Council Members

R. Gary Allen Charmaine Crabb Travis L. Chambers Glenn Davis Byron Hickey Bruce Huff R. Walker Garrett Toyia Tucker John Anker Joanne Cogle

Clerk of Council Lindsey G. McLemore



Council Chambers
C. E. "Red" McDaniel City Services Center- Second Floor
3111 Citizens Way, Columbus, GA 31906

September 16, 2025 9:00 AM Regular Meeting

MAYOR'S AGENDA

CALL TO ORDER: Mayor B.H. "Skip" Henderson, III, Presiding

INVOCATION: Offered by Dr. Tim Jones, Pastor of Columbus Baptist Association

PLEDGE OF ALLEGIANCE: Led by Mayor Skip Henderson

MINUTES:

1. Approval of minutes for the August 26, 2025, Council Meeting and Executive Session.

PROCLAMATIONS:

<u>2.</u> Proclamation: Public Safety Week

Receiving: Pastor Wayne Anthony

3. Proclamation: Big Brothers Big Sisters Month

Receiving: President & CEO Kwame Johnson

4. Proclamation: Constitution Week

Receiving: Ms. Marsha Newer

RESOLUTIONS:

5. Resolution - A resolution authorizing an audit by the Internal Auditor of the Office of Crime Prevention. (*Requested by Councilor Cogle*)

CITY ATTORNEY'S AGENDA

ORDINANCES

- **1. 2nd Reading-** REZN-06-25-1179: An Ordinance amending Ordinance No. 11-11 to provide a density change as it pertains to property located at **9101 Macon Road**. (Planning Department and PAC recommend approval.) (Mayor Pro-Tem)
- **2. 2nd Reading-** An Ordinance amending the "Official Street Map, City of Columbus, Georgia", by changing the official name of the public roadway designated as "Debutana Drive" to "Debutante Drive; authorizing the street name change; and for other purposes. (Mayor Pro-Tem)
- **3. 2nd Reading-** An ordinance amending Ordinance No. 15-35, Section 2, Columbus Police Department Pay Reform and Restructure Plan, as set forth in Administrative Policy No. 220-1002, to revise Court Pay, and for other purposes. (Budget Review Committee)
- 4. 1st Reading- REZN-06-25-1190: An ordinance rezoning property located at 2506 Riverside Drive from Residential Multifamily— 2 (RMF2) zoning district to Residential Multifamily— 1 (RMF1) zoning district with conditions. (Planning Department and PAC recommended Approval.) (Councilor Garrett)
- 5. 1st Reading- REZN-07-25-1262: An Ordinance rezoning property located at 109 23rd Street from Residential Multifamily 2 (RMF2) Single Family Residential 4 (SFR4). (The Planning Department and PAC recommended Approval.) (Councilor Cogle)
- 6. 1st Reading- REZN-07-25-1264: An ordinance rezoning property located at 5350 Veterans Parkway from Single Family Residential 3 (SFR3) zoning district to General Commercial (GC) zoning district. (The Planning Department and PAC recommend Approval.)(Councilor Garrett)
- 1st Reading REZN-07-25-1303: An ordinance rezoning property located at 2210 Wynnton Road from Neighborhood Commercial (NC) zoning district to General Commercial (GC) zoning district. (The Planning Department and PAC recommended Approval.) (Councilor Huff)
- **8. 1st Reading** An Ordinance amending the Columbus Code Section 8-14.1. to provide permitting and inspection fees for solar panel work; and for other purposes. (Mayor Pro-Tem)
- **1st Reading:** An ordinance providing for the demolition of various structures located at:

- 1) 3407 Victory Drive (Ricky Johnson, Owner)
- 2) **1209 Carmel Court** (Latasha Burns, Owner)
- 3) <u>1553 Holland Avenue</u> (Holmer Jenkins Jr., Owner)
- 4) <u>225 21st Avenue</u> (Marcelo Ramirez, Owner)
- 5) **517 Chesterfield Avenue** (Tawana Mckelvey, Owner)
- 6) **2614 Jones Avenue** (Alice Butler, Owner)
- 7) 4212 7th Avenue (Winston Marchan Jr., Owner)
- 8) 2928 10th Street (Audrey Palmore & Robert Holston, Owner)

and for demolition services for the Inspections and Code Department in accordance with the Tabulation of Bid sheet attached as Exhibit A; and for other purposes. (Mayor Pro Tem)

RESOLUTIONS

- 10. A Resolution granting a Special Exception Use for property located at 7701 River Road in the RE1 (Residential Estate 1) zoning district with conditions. The proposed use is to allow Places of Worship, 250 or more seats in the RE1 (Residential Estate 1) zoning district. (The Planning Department and PAC recommended Approval.) (Councilor Davis)
- 11. A Resolution authorizing the execution of Federal Aviation Administration Grant Airport Improvement Program (AIP) Grant No. 3-13-0035-063-2025. (Request of Columbus Airport Commission.)

PUBLIC AGENDA

- 1. Dr. Natalie Nicole, representing Role Model Academy, Re: Requesting measurable accountability to ensure residents receive reliable results for money invested in neighborhoods.
- 2. Reverend James Clements, representing IMA, Re: It's Not a Crime to be Without.
- 3. Ms. Theresa El-Amin, representing Southern Anti-Racism Network, Re: Do we need a mega jail? Strategies for housing the unhoused.
- 4. Mr. Val McGowan, Re: Section 8 Housing.

CITY MANAGER'S AGENDA

1. Contract Extension with Columbus Convention and Visitors Bureau (CCVB)

Approval is requested to extend the intergovernmental agreement between the Columbus Consolidated Government (CCG) and the Columbus Convention and Visitors Bureau (CCVB) for an additional five-year period as originally authorized in Resolution No. 294-09 and subsequent extensions per Resolution No. 282-15 and Resolution No. 337-20.

2. Temporary Use for Astible Acres, LLC

Approval is requested to authorize a temporary use at 1009 Bay Avenue for a fall market operated by Astible Acres, LLC in partnership with Uptown Columbus, Inc from September 19, 2025 to October 31, 2025.

3. 2025 TRANSCAER Hazmat Response Fund Grant

Approval is requested to apply for and accept a grant in the amount of \$1,567.35 or as otherwise awarded, from the Transcaer Hazmat Team Response Fund for the purchase of equipment used for the Columbus Fire & EMS regional hazmat team, with no matching funds required. And amend the Multi-Government fund by the amount of the award.

4. The Sleep Center Mattress Donation

Approval is requested to accept a donation of 28 Tempur-Pedic Mattresses valued at \$2,499.00 each for a total donation of \$70,000.00 from The Sleep Center to the Columbus Fire and Emergency Medical Service to support the health, rest, and recovery of Fire and EMS personnel, enabling them to perform at their best during emergency responses. There are no matching funds required.

5. Columbus Police Department: Donation

Approval is requested to accept a generous donation from the Columbus Kennel Club, Inc. in the amount of \$5,000.00 to directly assist in providing the necessary equipment, supplies, and ongoing training for the K-9s and their handlers, ensuring they are well-prepared to serve and protect our community.

6. International Paper Grant

Approval is requested to apply for and accept, if awarded, a grant in the amount of \$50,000.00 or as otherwise awarded by International Paper to help fund the purchase of a public safety robot – Spot and amend the multi-government fund by the amount of the award. There is no matching funds required.

7. PURCHASES

- A. Fire Hoses and Nozzles for Fire & EMS Department GSA Cooperative Contract Purchase
- B. Contract Extension for Course Instructors for the Department of Human Resources/The Learning Center (Annual Contract) RFP No. 19-0003
- C. Contract Extension for Banking Services (Annual Contract) RFP No. 19-0002

8. UPDATES AND PRESENTATIONS

A. Inspections and Code Update – Ryan Pruett, Inspections & Code, Director

BID ADVERTISEMENT

DATE: September 9, 2025

TO: Mayor and Councilors

FROM: Finance Department

SUBJECT: Advertised Bids/RFPs/RFQs

September 24, 2025

1. Double Churches Pool Repairs - RFB No. 26-0006

Scope of Bid

Provide all labor, equipment and materials to repair the pool at Double Churches Park.

A mandatory site visit is scheduled at 11:00 AM on Wednesday, September 17, 2025.

CLERK OF COUNCIL'S AGENDA

ENCLOSURES - ACTION REQUESTED

- 1. Resolution A resolution changing the regularly scheduled Council meetings for the month of September 2025.
- 2. Resolution A resolution excusing the absence of Councilor Toyia Tucker from the September 16, 2025, Council Meeting.

3. Minutes of the following boards

Board of Historic & Architectural Review 04-14-25

Board of Historic & Architectural Review 05-12-25

Board of Tax Assessors #28-25

Building Authority of Columbus 03-27-24

Convention and Visitors Board of Commissioners 06-11-25

Employee Benefits Committee 04-07-25

Retirees' Health Benefits Committee 05-21-25

BOARD APPOINTMENTS - ACTION REQUESTED

4. MAYOR'S APPOINTMENTS – ANY NOMINATIONS MAY BE CONFIRMED FOR THIS MEETING:

A. <u>BUILDING AUTHORITY OF COLUMBUS:</u>

_____ Open for Nominations

Vacant (Mayor's Appointment)

Term Expired: March 24, 2025

Terms are two years. Meets as needed.

Women:	1	
Senatorial District 15: 0		
Senatorial District 29:		3
Vacancies:	2	

B. CONVENTION & VISITORS BOARD OF COMMISSIONERS (CVB):

<u>Lauren Becker</u> Open for Nominations Not Eligible (Mayor's Appointment)

Term Expires: December 31, 2025

Miles Greathouse

<u>Not</u> Eligible

Open for Nominations (Mayor's Appointment)

(Restaurant/Retail Trade)

Term Expires: December 31, 2025

<u>NOTE:</u> These appointments are to be in July of each year prior to the expiration of the term with the new appointment term beginning in January.

Terms are three years. Meets monthly.

Women:	4	
Senatorial District 15:		5
Senatorial District 29:		4
Vacancies:	0	

C. HOUSING AUTHORITY OF COLUMBUS:

Vacant Open for Nominations (Mayor's Appointment)

Term Expired: April 30, 2025

The terms five years. Meets monthly.

Women: 4

Senatorial District 15: 3 **Senatorial District 29:** 3

Vacancies: 1

D. PENSION FUND, EMPLOYEES' BOARD OF TRUSTEES:

<u>Vacant</u> Open for Nominations (Mayor's Appointment)

(Business Community) Term Expires: June 30, 2026

The terms are four years. Meets monthly.

^{*}The Housing Authority is recommending William Burgin.

Women: 4

Senatorial District 15: 9 **Senatorial District 29:** 2

Vacancies: 1

5. <u>COUNCIL APPOINTMENTS – READY FOR CONFIRMATION:</u>

- **A. BOARD OF HONOR:** Beth Harris was nominated to serve another term. (*Councilor Crabb's nominee*) Term expires: October 31, 2029
- **B.** <u>LIBERTY THEATRE & CULTURAL ARTS CENTER ADVISORY BOARD:</u> Cleteus D. Richardson was nominated to serve another term. (*Mayor Pro Tem Allen's nominee*) Term expires: August 14, 2029
- C. <u>LIBERTY THEATRE & CULTURAL ARTS CENTER ADVISORY BOARD:</u>
 Arreasha Z. Lawrence Bryant was nominated to serve another term. (*Councilor Chambers's nominee*) Term expires: August 14, 2029

6. <u>COUNCIL DISTRICT SEAT APPOINTMENTS- ANY NOMINATIONS MAY BE</u> CONFIRMED FOR THIS MEETING:

A. <u>CIVIC CENTER ADVISORY BOARD:</u>

_____(District 8 – Garrett)

Vacant

Term Expired: March 1, 2025

The terms are two years. Meets quarterly.

Women: 3
Senatorial District 15: 8
Senatorial District 29: 4
Vacancies: 0

^{*}Councilor Garrett is nominating James Jordan.

B. COMMUNITY DEVELOPMENT ADVISORY COUNCIL:

Open for Nominations Vacant (District 2 – Davis)

Term Expires: March 27, 2026

Open for Nominations Vacant (District 6 – Allen)

Term Expires: March 27, 2026

Open for Nominations Vacant (District 8 – Garrett)

Term Expires: March 27, 2026

The terms for the Mayor's Appointments are three years and Council's Appointments are two years. Meets quarterly.

Women: 4

Senatorial District 15: 7 **Senatorial District 29:** 1

Vacancies: 4

C. PUBLIC SAFETY ADVISORY COMMISSION:

Abdel Hernandez Open for Nominations Eligible $(District\ 1 - Hickey)$

Term Expires: October 31, 2025 *Interested in serving another term.

Tracy Walton-King

Open for Nominations Eligible (District 3 – Huff)

Term Expires: October 31, 2025 *Interested in serving another term.

Paul T. Berry, III

Open for Nominations Eligible (District 5 – Crabb)

Term Expires: October 31, 2025

*Not interested in serving another term.

<u>Walter Taylor</u> Eligible		Open for Nominations (<i>District 7 – Cogle</i>)
Term Expires: October 3 *Interested in serving and		, , , , , , , , , , , , , , , , , , , ,
Scott Taft Not Eligible	1 2027	Open for Nominations (District 9 – Anker)
Term Expires: October 3	1, 2025	
The terms are three years	s. Meets monthly.	
Women: 3 Senatorial District 15: Senatorial District 29: Vacancies: 0		
D. <u>YOUTH ADVISORY C</u>	COUNCIL:	
District 9 Nominee: District 10 Nominee:		
7. COUNCIL APPOINTME THE NEXT MEETING:	ENTS – ANY NOMINATION	NS WOULD BE LISTED FOR
A. ANIMAL CONTROL	ADVISORY BOARD:	
Vacant (Georgia Licensed Vete Term Expires: October 1: *Councilor Crabb is non	· · · · · · · · · · · · · · · · · · ·	Open for Nominations (Council's Appointment)
The terms are two years.	Meet as needed.	
Women: 7 Senatorial District 15: Senatorial District 29: Vacancies: 5		

B. KEEP COLUMBUS BEAUTIFUL COMMISSION:

Vacant Open for Nominations (Council's Appointment)

(Senatorial District 29) Term Expires: June 30, 2026

The terms are three years. Meets every other month.

Women: 4

Senatorial District 15: 5 **Senatorial District 29:** 3

Vacancies: 1

C. <u>LIBERTY THEATRE & CULTURAL ARTS CENTER ADVISORY BOARD:</u>

<u>VACANT</u> Open for Nominations Eligible (Council's Appointment)

Term Expired: August 14, 2025

<u>VACANT</u> Open for Nominations Eligible (Council's Appointment)

Term Expired: August 14, 2026

The terms are four years. Meets every other month.

Women: 5

Senatorial District 15: 7 Senatorial District 29: 4

Vacancies: 2

D. <u>NEW HORIZONS BEHAVIORAL HEALTH – MENTAL HEALTH, ADDICTIVE DISEASES AND DEVELOPMENTAL DISABILITIES- COMMUNITY SERVICE BOARD:</u>

Judge David Ranieri

Does not desire reappointment

Term Expired: June 30, 2025

Open for Nominations (Council's Appointment)

The terms are three years. Meets every other month.

Women: 2

Senatorial District 15: 3 **Senatorial District 29:** 1

Vacancies: 0

The City of Columbus strives to provide accessibility to individuals with disabilities and who require certain accommodations in order to allow them to observe and/or participate in this meeting. If assistance is needed regarding the accessibility of the meeting or the facilities, individuals may contact the Mayor's Commission for Persons with Disabilities at 706-653-4492 promptly to allow the City Government to make reasonable accommodations for those persons.

1. Approval of minutes for the August 26, 2025, Council Meeting and Executive Session.					

File Attachments for Item:

COUNCIL OF COLUMBUS, GEORGIA

CITY COUNCIL MEETING MINUTES

Council Chambers
C. E. "Red" McDaniel City Services Center- Second Floor
3111 Citizens Way, Columbus, GA 31906

August 26, 2025 5:30 PM Regular Meeting

MAYOR'S AGENDA

PRESENT: Mayor B. H. "Skip" Henderson, III and Mayor Pro Tem R. Gary Allen and Councilors John Anker, Travis L. Chambers, Joanne Cogle, Charmaine Crabb, Walker Garrett, Byron Hickey, and Toyia Tucker. Deputy City Manager Lisa Goodwin, City Attorney Clifton Fay, Assistant City Attorney Lucy Sheftall, Clerk of Council Lindsey G. McLemore and Deputy Clerk of Council Tameka Colbert.

ABSENT: Councilors Glenn Davis and Bruce Huff were absent.

<u>The following documents have been included as a part of the electronic Agenda Packet:</u> (1) MA #51 Homeless Solutions Group PP (2) CA #14 SPLOST Background/Overview

<u>The following documents were distributed around the Council table:</u> (1) PA#2 Timely Accountability for Post-Eviction and Illegal Tire Disposal on Right-of-Way

CALL TO ORDER: Mayor B.H. "Skip" Henderson, III, Presiding

INVOCATION: Offered by Rev. Grace Burton Edwards, St. Thomas Episcopal Church

PLEDGE OF ALLEGIANCE: Led by Mayor Skip Henderson

MINUTES

1. Approval of minutes for the August 12, 2025, Council Meeting and Executive Session. Mayor Pro Tem Allen made a motion to approve the minutes, seconded by Councilor Tucker and carried unanimously by the eight members present, with Councilors Davis and Huff being absent from the meeting.

PROCLAMATIONS:

2. **Proclamation:** Attendance Awareness Month

Receiving: Mrs. Gwenetta Sullivan-Echols, School Social Worker

<u>Councilor Toyia Tucker</u> read the proclamation into the record proclaiming September 2025, as *Attendance Awareness Month*, recognizing Muscogee County School District for its role in fostering success, academic achievement and long-term opportunities for all children, and for its efforts to address and reduce student absenteeism.

Ms. Tonya Lindsey, School Program Manager of Social Work Services, Muscogee County School District, thanked the Council for the recognition and emphasized the importance of daily school attendance. She reported that the State of Georgia is focusing on chronic absenteeism, stressing that students cannot learn effectively if they are not in the classroom.

OATH OF OFFICE:

Youth Advisory Council - Administered by Mayor Henderson

Mayor Henderson administered the Oath of Office to the students of the Muscogee County School District who were appointed to the Youth Advisory Council for the 2025-2026 School Year.

RESOLUTIONS - CRIME PREVENTION GRANTS:

<u>Crime Prevention Director Seth Brown</u> approached the rostrum to present the requests for FY2026 Crime Prevention Grants, introducing members of the Crime Prevention Boards, and responding to questions from the members of Council.

15. <u>Columbus Technical College</u> - A Resolution and contract authorizing a request to enter into a local assistance grant agreement with Columbus Technical College for \$150,000.00 in Crime Prevention funds.

Resolution (241-25): A resolution authorizing the execution of a one-year contract with Columbus Technical College for \$150,000.00 for the purpose of funding the initiatives of the Non-Violent Felon Employment Program. Councilor Tucker made a motion to allow Councilors Chambers and Hickey to be recused from voting on this resolution, seconded by Councilor Garrett and carried unanimously by the eight members present, with Councilors Davis and Huff being absent for the meeting. Mayor Pro Tem Allen made a motion to approve the resolution, seconded by Councilor Garrett and carried

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unanimously by six of the members present, with Councilors Chambers and Hickey being recused, and Councilors Davis and Huff being absent from the meeting.

24. <u>Goodwill Industries of Southern Rivers</u> - A Resolution and contract authorizing a request to enter into a local assistance grant agreement with Goodwill Industries of Southern Rivers for \$20,000.00 in Crime Prevention funds.

Resolution (242-25): A resolution authorizing the execution of a one-year contract with the Goodwill Industries of Southern Rivers for \$20,000.00 for the purpose of funding the initiatives of Goodwill Industries of Sothern Rivers. Councilor Garrett made a motion to allow Councilor Chambers to be recused from voting on this resolution, seconded by Councilor Cogle and carried unanimously by the eight members present, with Councilors Davis and Huff being absent for the meeting. Mayor Pro Tem Allen made a motion to approve the resolution, seconded by Councilor Crabb and carried unanimously by seven of the members present, with Councilor Chambers being recused, and Councilors Davis and Huff being absent from the meeting.

25. <u>Hope Harbour</u> - A Resolution and contract authorizing a request to enter into a local assistance grant agreement with Hope Harbour for \$10,000.00 in Crime Prevention funds.

Resolution (243-25): A resolution authorizing the execution of a one-year contract with Hope Harbour for \$10,000.00 for the purpose of funding the initiatives of Hope Harbour. Councilor Garrett made a motion to allow Councilor Cogle to be recused from voting on this resolution, seconded by Mayor Pro Tem Allen and carried unanimously by the eight members present, with Councilors Davis and Huff being absent for the meeting. Councilor Garrett made a motion to approve the resolution, seconded by Mayor Pro Tem Allen and carried unanimously by seven of the members present, with Councilor Cogle being recused, and Councilors Davis and Huff being absent from the meeting.

35. Omega Lambda - A Resolution and contract authorizing a request to enter into a local assistance grant agreement with Omega Lambda for \$30,000.00 in Crime Prevention funds.

Resolution (244-25): A resolution authorizing the execution of a one-year contract with Omega Lambda for \$30,000.00 for the purpose of funding the initiatives of the Mentoring Program. Councilor Garrett made a motion to allow Councilor Chambers to be recused from voting on this resolution, seconded by Councilor Hickey and carried unanimously by the eight members present, with Councilors Davis and Huff being absent for the meeting. Councilor Garrett made a motion to approve the resolution, seconded by Mayor Pro Tem Allen and carried unanimously by seven of the

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members present, with Councilor Chambers being recused, and Councilors Davis and Huff being absent from the meeting.

4. <u>Better Work Georgia</u> - A resolution and contract authorizing a request to enter into a local assistance grant agreement with Better Work Georgia for \$15,000.00 in Crime Prevention funds.

Resolution (245-25): A resolution authorizing the execution of a one-year contract with Better Work Columbus for \$15,000 for the purpose of funding the Trade School Program. Mayor Pro Tem Allen made a motion to approve the resolution, seconded by Councilor Cogle and carried unanimously by the eight members present, with Councilors Davis and Huff being absent from the meeting.

5. <u>Boy Scouts of America</u> - A Resolution and contract authorizing a request to enter into a local assistance grant agreement with Boy Scouts of America for \$20,000.00 in Crime Prevention funds.

Resolution (246-25): A resolution authorizing the execution of a one-year contract with the Boy Scouts of America for \$20,000 for the purpose of funding the initiatives of Boy Scouts of America. Mayor Pro Tem Allen made a motion to approve the resolution, seconded by Councilor Cogle and carried unanimously by the eight members present, with Councilors Davis and Huff being absent from the meeting.

6. <u>Boyz 2 Men</u> - A Resolution and contract authorizing a request to enter into a local assistance grant agreement with Boyz 2 Men for \$10,000.00 in Crime Prevention funds.

Resolution (247-25): A resolution authorizing the execution of a one-year contract with Boyz 2 Men for \$10,000 for the purpose of funding the initiatives of Boyz 2 Men. Mayor Pro Tem Allen made a motion to approve the resolution, seconded by Councilor Cogle and carried unanimously by the eight members present, with Councilors Davis and Huff being absent from the meeting.

<u>Councilor Crabb</u> stated for the record that it may have appeared Council voted on a matter without sufficient information. She clarified that Crime Prevention Director Seth Brown had previously provided emails and videos, which Council members had been reviewing for several weeks. She emphasized that Council's decision was informed and not made without sufficient knowledge.

7. <u>Building Toward Wellness Community Coalition</u> - A Resolution and contract authorizing a request to enter into a local assistance grant agreement with Building Toward Wellness Community Coalition for \$5,000.00 in Crime Prevention funds.

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Resolution (248-25): A resolution authorizing the execution of a one-year contract with Building Towards Wellness for \$5,000.00 for the purpose of funding the initiatives of the Building Toward Wellness Community Coalition. Mayor Pro Tem Allen made a motion to approve the resolution, seconded by Councilor Cogle and carried unanimously by the eight members present, with Councilors Davis and Huff being absent from the meeting.

8. <u>Children 1st</u> - A Resolution and contract authorizing a request to enter into a local assistance grant agreement with Children 1st for \$5,000.00 in Crime Prevention funds.

Resolution (249-25): A resolution authorizing the execution of a one-year contract with Children 1st for \$5,000.00 for the purpose of funding the initiatives of Children 1st. Mayor Pro Tem Allen made a motion to approve the resolution, seconded by Councilor Cogle and carried unanimously by the eight members present, with Councilors Davis and Huff being absent from the meeting.

9. <u>Clement Arts</u> - A Resolution and contract authorizing a request to enter into a local assistance grant agreement with Clement Arts for \$15,000.00 in Crime Prevention funds.

Resolution (250-25): A resolution authorizing the execution of a one-year contract with Clement Arts for \$15,000.00 for the purpose of funding the initiatives of the Clement Arts Program. Mayor Pro Tem Allen made a motion to approve the resolution, seconded by Councilor Cogle and carried unanimously by the eight members present, with Councilors Davis and Huff being absent from the meeting.

 Columbus Community Center - A Resolution and contract authorizing a request to enter into a local assistance grant agreement with Columbus Community Center for \$20,000.00 in Crime Prevention funds.

Resolution (251-25): A resolution authorizing the execution of a one-year contract with Columbus Community Center for \$20,000.00 for the purpose of funding the initiatives of the Columbus Community Center. Mayor Pro Tem Allen made a motion to approve the resolution, seconded by Councilor Cogle and carried unanimously by the eight members present, with Councilors Davis and Huff being absent from the meeting.

11. <u>Columbus Community Orchestra</u> - A Resolution and contract authorizing a request to enter into a local assistance grant agreement with Columbus Community Orchestra for \$5,000.00 in Crime Prevention funds.

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Resolution (252-25): A resolution authorizing the execution of a one-year contract with Columbus Community Orchestra for \$5,000.00 for the purpose of funding the initiatives of the Orchestra Program. Mayor Pro Tem Allen made a motion to approve the resolution, seconded by Councilor Cogle and carried unanimously by the eight members present, with Councilors Davis and Huff being absent from the meeting.

12. <u>Columbus Dream Center</u> - A Resolution and contract authorizing a request to enter into a local assistance grant agreement with Columbus Dream Center for \$15,000.00 in Crime Prevention funds.

Resolution (253-25): A resolution authorizing the execution of a one-year contract with the Columbus Dream Center for \$15,000.00 for the purpose of funding the Restorative Program. Mayor Pro Tem Allen made a motion to approve the resolution, seconded by Councilor Cogle and carried unanimously by the eight members present, with Councilors Davis and Huff being absent from the meeting.

13. <u>Columbus Scholars</u> - A Resolution and contract authorizing a request to enter into a local assistance grant agreement with Columbus Scholars for \$10,000.00 in Crime Prevention funds.

Resolution (254-25): A resolution authorizing the execution of a one-year contract with Columbus Scholars for \$10,000.00 for the purpose of funding the education of juveniles within Muscogee County. Mayor Pro Tem Allen made a motion to approve the resolution, seconded by Councilor Cogle and carried unanimously by the eight members present, with Councilors Davis and Huff being absent from the meeting.

14. <u>Columbus Symphony Orchestra</u> - A Resolution and contract authorizing a request to enter into a local assistance grant agreement with Columbus Symphony Orchestra for \$10,000.00 in Crime Prevention funds.

Resolution (255-25): A resolution authorizing the execution of a one-year contract with Columbus Symphony Orchestra for \$10,000.00 for the purpose of funding the initiatives of the Making Music Matter Program. Mayor Pro Tem Allen made a motion to approve the resolution, seconded by Councilor Cogle and carried unanimously by the eight members present, with Councilors Davis and Huff being absent from the meeting.

16. <u>CORTA</u> - A Resolution and contract authorizing a request to enter into a local assistance grant agreement with CORTA for \$20,000.00 in Crime Prevention funds.

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Resolution (256-25): A resolution authorizing the execution of a one-year contract with CORTA for \$20,000.00 for the purpose of funding the initiatives of CORTA. Mayor Pro Tem Allen made a motion to approve the resolution, seconded by Councilor Cogle and carried unanimously by the eight members present, with Councilors Davis and Huff being absent from the meeting.

17. <u>East Carver Heights</u> - A Resolution and contract authorizing a request to enter into a local assistance grant agreement with East Carver Heights for \$30,000.00 in Crime Prevention funds.

Resolution (257-25): A resolution authorizing the execution of a one-year contract with East Carver-Boxwood Soccer of Columbus for \$30,000.00 for the purpose of funding the Boxwood Mentoring/Soccer Program. Mayor Pro Tem Allen made a motion to approve the resolution, seconded by Councilor Cogle and carried unanimously by the eight members present, with Councilors Davis and Huff being absent from the meeting.

18. <u>Enrichment Services</u> - A Resolution and contract authorizing a request to enter into a local assistance grant agreement with Enrichment Services for \$20,000.00 in Crime Prevention funds.

Resolution (258-25): A resolution authorizing the execution of a one-year contract with Enrichment Services for \$20,000.00 for the purpose of funding the initiatives of Enrichment Services. Mayor Pro Tem Allen made a motion to approve the resolution, seconded by Councilor Cogle and carried unanimously by the eight members present, with Councilors Davis and Huff being absent from the meeting.

19. <u>F.A.I.T.H.</u> - A Resolution and contract authorizing a request to enter into a local assistance grant agreement with F.A.I.T.H. for \$20,000.00 in Crime Prevention funds.

Resolution (259-25): A resolution authorizing the execution of a one-year contract with Feeding, Accepting, Inspiring, the Hurting, Inc. (F.A.I.T.H.) for \$20,000.00 for the purpose of funding the initiatives of Feeding, Accepting, Inspiring, the Hurting, Inc. (F.A.I.T.H.). Mayor Pro Tem Allen made a motion to approve the resolution, seconded by Councilor Cogle and carried unanimously by the eight members present, with Councilors Davis and Huff being absent from the meeting.

20. <u>Flourishing Ladies</u> - A Resolution and contract authorizing a request to enter into a local assistance grant agreement with Flourishing Ladies for \$50,000.00 in Crime Prevention funds.

Resolution (260-25): A resolution authorizing the execution of a one-year contract with Flourishing Ladies for \$50,000.00 for the purpose of funding the initiatives of Flourishing Ladies. Mayor Pro

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Tem Allen made a motion to approve the resolution, seconded by Councilor Cogle and carried unanimously by the eight members present, with Councilors Davis and Huff being absent from the meeting.

21. <u>Focus Program</u> - A Resolution and contract authorizing a request to enter into a local assistance grant agreement with Focus Program for \$30,000.00 in Crime Prevention funds.

Resolution (261-25): A resolution authorizing the execution of a one-year contract with the Focus Program for \$30,000.00 for the purpose of funding the mentoring program. Mayor Pro Tem Allen made a motion to approve the resolution, seconded by Councilor Cogle and carried unanimously by the eight members present, with Councilors Davis and Huff being absent from the meeting.

22. <u>Friends of Historic Claflin Inc.</u> - A Resolution and contract authorizing a request to enter into a local assistance grant agreement with Friends of Historic Claflin Inc. for \$10,000.00 in Crime Prevention funds.

Resolution (262-25): A resolution authorizing the execution of a one-year contract with Friends of Historic Claflin Inc. for \$10,000.00 for the purpose of funding the initiatives of Friends of Historic Claflin Inc. Mayor Pro Tem Allen made a motion to approve the resolution, seconded by Councilor Cogle and carried unanimously by the eight members present, with Councilors Davis and Huff being absent from the meeting.

23. <u>Girls, Inc.</u> - A Resolution and contract authorizing a request to enter into a local assistance grant agreement with Girls, Inc. for \$10,000.00 in Crime Prevention funds.

Resolution (263-25): A resolution authorizing the execution of a one-year contract with the Girls, Inc. of Columbus for \$10,000.00 for the purpose of funding the College and Career Prep Courses. Mayor Pro Tem Allen made a motion to approve the resolution, seconded by Councilor Cogle and carried unanimously by the eight members present, with Councilors Davis and Huff being absent from the meeting.

26. <u>Kappa Alpha Psi Fraternity, Inc. Columbus (GA) Alumni Chapter</u> - A Resolution and contract authorizing a request to enter into a local assistance grant agreement with Kappa Alpha Psi Fraternity, Inc. Columbus (GA) Alumni Chapter for \$15,000.00 in Crime Prevention funds.

Resolution (264-25): A resolution authorizing the execution of a one-year contract with Kappa Alpha Psi Fraternity, Inc. Columbus (GA) Alumni Chapter for \$15,000.00 for the purpose of funding the

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initiatives of Kappa Alpha Psi Fraternity, Inc. Columbus (GA) Alumni Chapter. Mayor Pro Tem Allen made a motion to approve the resolution, seconded by Councilor Cogle and carried unanimously by the eight members present, with Councilors Davis and Huff being absent from the meeting.

27. <u>Kingdom Sports</u> - A Resolution and contract authorizing a request to enter into a local assistance grant agreement with Kingdom Sports for \$5,000.00 in Crime Prevention funds.

Resolution (265-25): A resolution authorizing the execution of a one-year contract with Kingdom Sports for \$5,000.00 for the purpose of funding the initiatives of Kingdom Sports. Mayor Pro Tem Allen made a motion to approve the resolution, seconded by Councilor Cogle and carried unanimously by the eight members present, with Councilors Davis and Huff being absent from the meeting.

28. <u>Let's Grow STEAM Expo</u> - A Resolution and contract authorizing a request to enter into a local assistance grant agreement with Let's Grow STEAM for \$5,000.00 in Crime Prevention funds.

Resolution (266-25): A resolution authorizing the execution of a one-year contract with the Let's Grow STEAM Expo for \$5,000.00 for the purpose of funding the initiatives of Let's Grow STEAM Expo. Mayor Pro Tem Allen made a motion to approve the resolution, seconded by Councilor Cogle and carried unanimously by the eight members present, with Councilors Davis and Huff being absent from the meeting.

29. <u>Let's Grow STEAM - River City Race Program</u> - A Resolution and contract authorizing a request to enter into a local assistance grant agreement with Let's Grow STEAM - River City Race Program for \$5,000.00 in Crime Prevention funds.

Resolution (267-25): A resolution authorizing the execution of a one-year contract with the Let's Grow STEAM – River City Race Program for \$5,000.00 for the purpose of funding the initiatives of Let's Grow STEAM – River City Race Program. Mayor Pro Tem Allen made a motion to approve the resolution, seconded by Councilor Cogle and carried unanimously by the eight members present, with Councilors Davis and Huff being absent from the meeting.

30. <u>Literacy Alliance</u> - A Resolution and contract authorizing a request to enter into a local assistance grant agreement with Literacy Alliance for \$20,000.00 in Crime Prevention funds.

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Resolution (268-25): A resolution authorizing the execution of a one-year contract with Literacy Alliance of Columbus for \$20,000.00 for the purpose of funding the initiatives of Literacy Alliance. Mayor Pro Tem Allen made a motion to approve the resolution, seconded by Councilor Cogle and carried unanimously by the eight members present, with Councilors Davis and Huff being absent from the meeting.

31. <u>Micah's Promise</u> - A Resolution and contract authorizing a request to enter into a local assistance grant agreement with Micah's Promise for \$15,000.00 in Crime Prevention funds.

Resolution (269-25): A resolution authorizing the execution of a one-year contract with Micah's Promise for \$15,000.00 for the purpose of funding the initiatives of the Micah's Promise Program. Mayor Pro Tem Allen made a motion to approve the resolution, seconded by Councilor Cogle and carried unanimously by the eight members present, with Councilors Davis and Huff being absent from the meeting.

32. <u>Muscogee County Juvenile Court</u> - A Resolution and contract authorizing a request to enter into a local assistance grant agreement with Muscogee County Juvenile Court for \$20,000.00 in Crime Prevention funds.

Resolution (270-25): A resolution authorizing the execution of a one-year contract with Muscogee County Juvenile Court for \$20,000.00 for the purpose of funding the initiatives of Muscogee County Juvenile Court. Mayor Pro Tem Allen made a motion to approve the resolution, seconded by Councilor Cogle and carried unanimously by the eight members present, with Councilors Davis and Huff being absent from the meeting.

33. <u>Neighborhoods Focused on African American Youth, Inc.</u> - A Resolution and contract authorizing a request to enter into a local assistance grant agreement with Neighborhoods Focused on African American Youth, Inc. for \$15,000.00 in Crime Prevention funds.

Resolution (271-25): A resolution authorizing the execution of a one-year contract with Neighborhoods Focused on African American Youth, Inc. for \$15,000.00 for the purpose of funding the initiatives of Neighborhoods Focused on African American Youth, Inc. Mayor Pro Tem Allen made a motion to approve the resolution, seconded by Councilor Cogle and carried unanimously by the eight members present, with Councilors Davis and Huff being absent from the meeting.

34. Office of Dispute Resolution - A Resolution and contract authorizing a request to enter into a local assistance grant agreement with the Office of Dispute Resolution for \$15,000.00 in Crime Prevention funds.

Resolution (272-25): A resolution authorizing the execution of a one-year contract with Office of Dispute Resolution for \$15,000.00 for the purpose of funding the initiatives of Legitimation Station. Mayor Pro Tem Allen made a motion to approve the resolution, seconded by Councilor Cogle and carried unanimously by the eight members present, with Councilors Davis and Huff being absent from the meeting.

36. Open Door Community House - A Resolution and contract authorizing a request to enter into a local assistance grant agreement with Open Door Community House for \$15,000.00 in Crime Prevention funds.

Resolution (273-25): A resolution authorizing the execution of a one-year contract with Open Door Community House for \$15,000.00 for the purpose of funding the initiatives of Open Door. Mayor Pro Tem Allen made a motion to approve the resolution, seconded by Councilor Cogle and carried unanimously by the eight members present, with Councilors Davis and Huff being absent from the meeting.

37. Overflow Outreach Ministries - A Resolution and contract authorizing a request to enter into a local assistance grant agreement with Overflow Outreach Ministries for \$15,000.00 in Crime Prevention funds.

Resolution (274-25): A resolution authorizing the execution of a one-year contract with Overflow Outreach for \$15,000.00 for the purpose of funding the initiatives of the Overflow Outreach Program. Mayor Pro Tem Allen made a motion to approve the resolution, seconded by Councilor Cogle and carried unanimously by the eight members present, with Councilors Davis and Huff being absent from the meeting.

38. <u>Right from the Start</u> - A Resolution and contract authorizing a request to enter into a local assistance grant agreement with Right from the Start for \$20,000.00 in Crime Prevention funds.

Resolution (275-25): A resolution authorizing the execution of a one-year contract with Right from the Start for \$20,000.00 for the purpose of funding the initiatives of the Family Wellness Program. Mayor Pro Tem Allen made a motion to approve the resolution, seconded by Councilor Cogle and carried unanimously by the eight members present, with Councilors Davis and Huff being absent from the meeting.

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39. <u>Second Chance</u> - A Resolution and contract authorizing a request to enter into a local assistance grant agreement with Second Chance for \$65,000.00 in Crime Prevention funds.

Resolution (276-25): A resolution authorizing the execution of a one-year contract with Second Chance W.O.R.K.S. for \$65,000.00 for the purpose of funding the initiatives of Second Chance W.O.R.K.S. Mayor Pro Tem Allen made a motion to approve the resolution, seconded by Councilor Cogle and carried unanimously by the eight members present, with Councilors Davis and Huff being absent from the meeting.

40. <u>Service for Humanity</u> - A Resolution and contract authorizing a request to enter into a local assistance grant agreement with Service for Humanity for \$20,000.00 in Crime Prevention funds.

Resolution (277-25): A resolution authorizing the execution of a one-year contract with Service for Humanity for \$20,000.00 for the purpose of funding the initiatives of Service for Humanity. Mayor Pro Tem Allen made a motion to approve the resolution, seconded by Councilor Cogle and carried unanimously by the eight members present, with Councilors Davis and Huff being absent from the meeting.

41. <u>Take the City</u> - A Resolution and contract authorizing a request to enter into a local assistance grant agreement with Take the City for \$10,000.00 in Crime Prevention funds.

Resolution (278-25): A resolution authorizing the execution of a one-year contract with Take the City for \$10,000.00 for the purpose of funding the initiatives of Take the City. Mayor Pro Tem Allen made a motion to approve the resolution, seconded by Councilor Cogle and carried unanimously by the eight members present, with Councilors Davis and Huff being absent from the meeting.

42. <u>Truth Springs</u> - A Resolution and contract authorizing a request to enter into a local assistance grant agreement with Truth Springs for \$50,000.00 in Crime Prevention funds.

Resolution (279-25): A resolution authorizing the execution of a one-year contract with Truth Springs for \$50,000.00 for the purpose of funding the Trade School Program. Mayor Pro Tem Allen made a motion to approve the resolution, seconded by Councilor Cogle and carried unanimously by the eight members present, with Councilors Davis and Huff being absent from the meeting.

43. <u>Turn Around Columbus</u> - A Resolution and contract authorizing a request to enter into a local assistance grant agreement with Turn Around Columbus for \$20,000.00 in Crime Prevention funds.

Resolution (280-25): A resolution authorizing the execution of a one-year contract with Turn Around Columbus for \$20,000.00 for the purpose of funding the initiatives of Turn Around Columbus. Mayor Pro Tem Allen made a motion to approve the resolution, seconded by Councilor Cogle and carried unanimously by the eight members present, with Councilors Davis and Huff being absent from the meeting.

44. <u>Urban League of the River Valley</u> - A Resolution and contract authorizing a request to enter into a local assistance grant agreement with Urban League of the River Valley for \$40,000.00 in Crime Prevention funds.

Resolution (281-25): A resolution authorizing the execution of a one-year contract with Urban League of the River Valley (ULRV) for \$40,000.00 for the purpose of funding the initiatives of Urban League of the River Valley (ULRV). Mayor Pro Tem Allen made a motion to approve the resolution, seconded by Councilor Cogle and carried unanimously by the eight members present, with Councilors Davis and Huff being absent from the meeting.

45. <u>Voices of the Valley Children's Chorus</u> - A Resolution and contract authorizing a request to enter into a local assistance grant agreement with Voices of the Valley Children's Chorus for \$25,000.00 in Crime Prevention funds.

Resolution (282-25): A resolution authorizing the execution of a one-year contract with Voices of the Valley Children's Chorus for \$25,000.00 for the purpose of funding the initiatives of Voices of the Valley Children's Chorus. Mayor Pro Tem Allen made a motion to approve the resolution, seconded by Councilor Cogle and carried unanimously by the eight members present, with Councilors Davis and Huff being absent from the meeting.

46. Whole Person Ministries - A Resolution and contract authorizing a request to enter into a local assistance grant agreement with Whole Person Ministries for \$20,000.00 in Crime Prevention funds.

Resolution (283-25): A resolution authorizing the execution of a one-year contract with Whole Person Ministries for \$20,000.00 for the purpose of funding the initiatives of Whole Person Ministries. Mayor Pro Tem Allen made a motion to approve the resolution, seconded by Councilor

Cogle and carried unanimously by the eight members present, with Councilors Davis and Huff being absent from the meeting.

47. Wright Fitness - A Resolution and contract authorizing a request to enter into a local assistance grant agreement with Wright Fitness for \$20,000.00 in Crime Prevention funds.

Resolution (284-25): A resolution authorizing the execution of a one-year contract with Wright Fitness for \$20,000.00 for the purpose of funding the initiatives of Wright Fitness. Mayor Pro Tem Allen made a motion to approve the resolution, seconded by Councilor Cogle and carried unanimously by the eight members present, with Councilors Davis and Huff being absent from the meeting.

48. <u>YMCA of Columbus, Georgia</u> - A Resolution and contract authorizing a request to enter into a local assistance grant agreement with YMCA of Columbus, Georgia for \$10,000.00 in Crime Prevention funds.

Resolution (285-25): A resolution authorizing the execution of a one-year contract with YMCA of Columbus, Georgia for \$10,000.00 for the purpose of funding the initiatives of the YMCA of Columbus, Georgia. Mayor Pro Tem Allen made a motion to approve the resolution, seconded by Councilor Cogle and carried unanimously by the eight members present, with Councilors Davis and Huff being absent from the meeting.

49. <u>Young Life</u> - A Resolution and contract authorizing a request to enter into a local assistance grant agreement with Young Life for \$15,000.00 in Crime Prevention funds.

Resolution (286-25): A resolution authorizing the execution of a one-year contract with Young Life for \$15,000.00 for the purpose of funding the initiatives of Young Life. Mayor Pro Tem Allen made a motion to approve the resolution, seconded by Councilor Cogle and carried unanimously by the eight members present, with Councilors Davis and Huff being absent from the meeting.

50. <u>Youth Orchestra of Greater Columbus</u> - A Resolution and contract authorizing a request to enter into a local assistance grant agreement with Youth Orchestra of Greater Columbus for \$10,000.00 in Crime Prevention funds.

Resolution (287-25): A resolution authorizing the execution of a one-year contract with Youth Orchestra of Greater Columbus for \$10,000.00 for the purpose of funding the initiatives of the Youth Orchestra of Greater Columbus. Mayor Pro Tem Allen made a motion to approve the resolution,

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seconded by Councilor Cogle and carried unanimously by the eight members present, with Councilors Davis and Huff being absent from the meeting.

<u>Councilor John Anker</u> stated for the record that some of the items presented raised concern for him. He referenced a comment suggesting that crime prevention is centered on philanthropy, cautioning that when public funds are involved, philanthropy must be carefully considered. He expressed interest in reviewing laws in gray areas to determine whether funds could be reallocated to less risky uses.

He further noted that while he does not consider one million dollars a large sum when directed toward those most in need, state laws govern philanthropy and the appropriate use of city funds. He clarified that he is not questioning the positive outcomes achieved but emphasized the importance of exercising caution with public money.

Additionally, Councilor Anker raised concerns about the potential for staff increases and stressed the need to carefully evaluate any workforce growth.

REFERRAL(S):

FOR THE MAYOR:

- A request was made for an Internal Audit to be conducted in the Crime Prevention Department. (*Councilor Cogle*)
- Request to conduct an analysis of local needs based on data collected by NACo. (*Councilor Tucker*)

FOR THE INTERNAL AUDITOR:

- A request that Councilors be provided with a list of all audits conducted within the city, indicating which have been completed and which remain pending. (*Councilor Tucker*)

PRESENTATIONS:

51. Task Force on Homelessness – Pat Frey, Vice President of United Way

<u>President & CEO Ben Moser, United Way,</u> announced the formation of the Homeless Solutions Group, naming Cathy Williams as group leader and confirming that all members have been selected.

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He reported that a facilitator bid has been secured and that advisory panels will be established to support the group's work.

He further stated that the timeline for the study has been reduced from twelve months to six months and confirmed that regular updates will be provided to Council. He then proceeded to name the group members.

<u>Vice President of United Way Pat Frey</u> presented an overview of the goals and projected timeline for the Homeless Solutions Group. She reported a total projected cost of \$34,748.00, which includes expenses for supportive housing institutions, professional facilitation, and incidental costs.

In response to a question from Councilor Chambers regarding the source of funding for the plan, **Finance Director Angelica Alexander** explained that the funding for the plan would come from reserves.

REFERRAL(S):

FOR UNITED WAY:

- A request was made for Council to receive a copy of the previous homelessness plan, allowing them opportunity to review it for further discussion. (*Councilor Hickey*)

CITY ATTORNEY'S AGENDA

ORDINANCES

- 1. 2nd Reading- REZN-03-25-0489: An Ordinance rezoning of 4389 Weems Road, parcel # 082-018-026 from Single Family Residential 2 (SFR2) zoning district to Residential Multifamily 1 (RMF1) zoning district. The proposed use is Multifamily Residential Development. (Planning Department and PAC recommended Denial.) (Councilor Crabb) Councilor Crabb made a motion to deny the adoption of the ordinance, seconded by Mayor Pro Tem Allen and carried unanimously by the seven members present, with Councilor Cogle being absent for the vote and Councilors Davis and Huff being absent from the meeting.
- 2. Ordinance (25-041) 2nd Reading- REZN-05-25-1001: An Ordinance rezoning 2112 11th Avenue, parcel # 028-023-010 from General Commercial zoning district to Residential

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Multifamily 1 (RFM1) zoning district. (Planning Department and PAC recommend Approval) (Councilor Cogle) Mayor Pro Tem Allen made a motion to adopt the ordinance, seconded by Councilor Garrett and carried unanimously by the eight members present, with Councilors Davis and Huff being absent from the meeting.

- **3.** Ordinance (25-042) 2nd Reading- REZN-05-25-1002: An Ordinance rezoning of 4306 3rd Avenue, parcel # 013-001-031 from Light Industrial/ Manufacturing (LMI) zoning district to Residential Multifamily 1 (RMF1) zoning district with conditions. (Planning Department and PAC recommended Approval.) (Councilor Garrett) Councilor Garret made a motion to adopt the ordinance, seconded by Councilor Crabb and carried unanimously by the eight members present, with Councilors Davis and Huff being absent from the meeting.
- **4. Ordinance (25-043) 2nd Reading-** REZN-05-25-0928: An Ordinance rezoning **5674 Whittlesey Boulevard**, parcel # 072-016-002 from Planned Unit Development (PUD) and General Commercial (GC) zoning district to Residential Office (RO) zoning district. (The Planning Department and PAC recommended Approval.) (Councilor Garrett) Councilor Garrett made a motion to adopt the ordinance, seconded by Councilor Crabb and carried unanimously by the eight members present, with Councilors Davis and Huff being absent from the meeting.
- **5.** Ordinance (25-044) 2nd Reading: REZN-05-25-0929: An Ordinance rezoning of 5674 Whittlesey Boulevard, parcel # 072-016-002 from Planned Unit Development (PUD) and General Commercial (GC) zoning district to General Commercial (GC) zoning district. Planning Department and PAC recommended Approval. (Councilor Garrett) Councilor Garret made a motion to adopt the ordinance, seconded by Mayor Pro Tem Allen and carried unanimously by the eight members present, with Councilors Davis and Huff being absent from the meeting.
- **6.** Ordinance (25-045) 2nd Reading- REZN-06-25-1133: An Ordinance rezoning 3564 Forrest Road, parcel # 067-018-012 / 067-018-006 from Neighborhood Commercial (NC) and Single Family Residential 2 (SFR2) zoning district to Single Family Residential 2 (SFR2) zoning district. (The Planning Department and PAC recommended Approval.) Councilor Hickey made a motion to adopt the ordinance, seconded by Councilor Crabb and carried unanimously by the eight members present, with Councilors Davis and Huff being absent from the meeting.

- **7.** Ordinance (25-046) 2nd Reading- REZN-06-25-1135: An Ordinance rezoning of **0** Cusseta Road, parcel # 024-022-002 / 024-022-001fromLight Manufacturing/ Industrial (LMI) zoning district to Residential Multifamily 2 (RMF2) zoning district. (The Planning Department and PAC recommended Approval.) (Councilor Cogle) Councilor Chambers made a motion to adopt the ordinance, seconded by Mayor Pro Tem Allen and carried unanimously by the eight members present, with Councilors Davis and Huff being absent from the meeting.
- **8.** Ordinance (25-047) 2nd Reading- REZN-06-25-1136: An Ordinance rezoning 1222 5th Avenue, parcel # 018-010-010 from Light Manufacturing/ Industrial (LMI) zoning district to Uptown (UPT) zoning district. The Planning Department and PAC recommended Approval. (Councilor Cogle) Mayor Pro Tem Allen made a motion to adopt the ordinance, seconded by Councilor Crabb and carried unanimously by the eight members present, with Councilors Davis and Huff being absent from the meeting.
- **9. 1st Reading-** REZN-06-25-1179: An Ordinance amending Ordinance No. 11-11 to provide a density change as it pertains to property located at **9101 Macon Road**. (Planning Department and PAC recommend approval.) (Mayor Pro-Tem)

Attorney Austin Gibson, Page Scrantom Sprouse Tucker and Ford, P.C., explained that his clients are requesting an amendment to an existing ordinance, which originally went into effect in 2011 and was amended in 2012. He stated that the primary purpose of the rezoning request is to increase the density from 214 to 342 units.

He described Midland Downs as a mixed-use development that was originally designed to include approximately 100 single-family units, along with a multi-family component and a commercial area. Through the amendment process, the proposal seeks to increase the density of the multi-family portion while slightly reducing the commercial component.

<u>CEO Philip Thayer, Thayer-Bray Construction, LLC,</u> highlighted several properties in the Columbus area that his company has developed and improved. He also shared the projected price points for units in the upcoming apartment development.

PUBLIC COMMENTS:

• *Eddy Stallworth.* – Expressed concerns that the increase in population could potentially cause issues with traffic, crime, and drainage.

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- Danny Arencibia Expressed concerns that residents received inadequate and untimely information regarding the proposed change and highlighted the community's opposition to the development.
- Jesicca Hardin Commented on the notification process for the community and acknowledged the developers' efforts to address the concerns raised by neighborhood residents.
- *Kenya (Last Name Not Stated)* Expressed concerns about the lack of information regarding the development. She also raised concerns about the absence of schools in the area, as well as issues related to drainage, traffic, crime, and speeding.
- *Pamela Moffit* Expressed concerns regarding the additional units in the development and the problems they may cause.
- **10. 1st Reading-** An Ordinance amending the "Official Street Map, City of Columbus, Georgia", by changing the official name of the public roadway designated as "Debutana Drive" to "Debutante Drive; authorizing the street name change; and for other purposes. (Mayor Pro-Tem)

(NOTE: The floor was declared open for public comment. No public comment and no questions from the members of Council.)

(NOTE: A brief recess was called by Mayor Henderson at 7:38 p.m., with the meeting reconvening at 7:49 p.m.)

11. 1st Reading- An ordinance amending Ordinance No. 15-35, Section 2, Columbus Police Department Pay Reform and Restructure Plan, as set forth in Administrative Policy No. 220-1002, to revise Court Pay, and for other purposes. (Budget Review Committee)

(NOTE: The floor was declared open for public comment. No public comment and no questions from the members of Council.)

RESOLUTIONS

12. Resolution (288-25) - A Resolution approving a Special Exception to allow for a Place of Worship, 250 or more seat and School, Public or Private in the existing building located at 3654

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Forrest Road located in the Single Family Residential -2 (SFR2) zoning district. (Councilor Hickey) Mayor Pro Tem Allen made a motion to approve the resolution, seconded by Councilor Garrett and carried by the seven members present, with Councilor Tucker being absent for the vote and Councilors Davis and Huff being absent for the vote.

13. A Resolution pertaining to signature authority for small business, non-profit, or economic/tourism grant programs funded by the American Rescue Plan. (Councilor Hickey)

(NOTE: The resolution was delayed indefinitely at the request of Councilor Hickey to allow additional discussions. No objections were expressed by the members of Council.)

14. Resolution (**289-25**) - A Resolution of the Council of Columbus, Georgia, authorizing the preparation of a Notice of Sale, a Preliminary Official statement, the acceptance of bids for the sale of General Obligation Sales Tax Bonds, Series 2025; and for other purposes. (Mayor ProTem) Mayor Pro Tem Allen made a motion to approve the resolution, seconded by Councilor Crabb and carried by the eight members present, with Councilors Davis and Huff being absent for the vote. (*Clerk of Council McLemore confirmed and announced the affirmative vote of Councilor Tucker.*)

<u>Finance Director Alexander</u> explained that the resolution on the agenda authorizes the issuance of bonds for the remaining \$50 million related to the 2021 SPLOST. She stated that as part of the SPLOST, Council approved the issuance of \$200 million in general obligation bonds for the construction of the new Judicial Center. She said in 2022, the City issued \$150 million of that total, and the current resolution seeks approval to issue the remaining \$50 million to complete the project.

<u>Senior Vice President Courtney Rogers, Davenport & Co.</u>, provided a presentation with background information and an overview of the SPLOST. He compared current interest rates with those from 2022, gave a market update, and outlined a recommended financing approach. He also presented a timetable and the steps involved in the financing process.

(NOTE: At approximately 7:53 p.m., Clerk of Council McLemore stated Councilor Tucker will be attending the remainder of the meeting virtually.)

PUBLIC AGENDA

Last Application Received: August 22, 2025, 11:45 a.m.

- 1. Ms. Paula Johnson, representing Audrianna Jamilia Nobles, Re: Daughter's Cold Murder Case. *Not Present*
- 2. Dr. Natalie Nicole, representing Role Model Academy, Re: Timely Accountability for Post-Eviction Debris and Illegal Tire Disposal on Right-of-Way.

In response to a question from Councilor Cogle, <u>Public Works Director Drale Short</u> advised that she recently met with staff to discuss these issues and is currently working to rectify the situation.

- 3. Ms. Theresa El-Amin, representing Southern Anti-Racism Network, Re: Crime Prevention Programs, Rules and Standards.
- 4. Dr. Marvin Broadwater, Sr., Re: Crime Prevention Grants
- 5. Mr. Timothy Veal, Re: Community Concerns. *Not Present*
- 6. Mr. Mark Lawrence, Re: Public Agenda Kindness Always Matters.

CITY MANAGER'S AGENDA

1. Georgia Environmental Finance Authority (GEFA) Loan for Landfill Expansion Project

Resolution (290-25): A resolution authorizing the Public Works Department of the Columbus Consolidated Government to apply for and accept a Georgia fund solid waste loan up to \$7,850,000 with a 15-year amortization period at an interest rate not to exceed 4.5% from the Georgia Environmental Finance Authority (GEFA). Mayor Pro Tem Allen made a motion to approve the resolution, seconded by Councilor Garrett and carried by the eight members present, with Councilors Davis and Huff being absent for the vote. (At the conclusion of the City Manager's Agenda, Clerk of Council McLemore confirmed and announced the affirmative vote of Councilor Tucker.)

<u>Finance Director Alexander</u> addressed the discussion regarding the initial cost of the landfill expansion project. She reminded Council that earlier this year, consultants for the Public Works Department presented the need to move forward with Phase Five of the expansion, with a total request of approximately \$8 million.

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She noted that Council approved \$1.3 million from the General Fund to support the project, leaving a balance of slightly more than \$6 million needed to complete the requested funding. She added that the fees will cover the debt service based on current interest rates with the Georgia Environmental Finance Authority.

<u>Public Works Director Drale Short</u> explained that the department is awaiting the road plans for the vertical expansion from the consultant. She stated that the heavy equipment operators cannot begin work until the layout has been received.

2. Proposed New Muscogee County Jail Location

Resolution (291-25): A resolution of the Council of Columbus, Georgia, authorizing the Mayor or his designee to issue a notice to proceed for schematic design services only, up to the current amount of the contract, for a proposed 1,600 bed new jail to be located on approximately 25 acres of city owned property at 601 & 602 11th avenue. Future design phases shall not begin until funding is identified and services are authorized by city council. Mayor Pro Tem Allen made a motion to approve the resolution, seconded by Councilor Chambers and carried by a seven-to-one vote, with Mayor Pro Tem Allen and Councilors Chambers, Cogle, Crabb, Garrett, Hickey and Tucker voting in favor and Councilor Anker voting in opposition, with Councilors Davis and Huff being absent for the vote. (At the conclusion of the City Manager's Agenda, Clerk of Council McLemore confirmed and announced the affirmative vote of Councilor Tucker.)

<u>Councilor John Anker</u> stated for the record that he did not receive answers to all his questions regarding the site selection, and that his vote would reflect this concern. He later stated that while he is in favor of the new jail, he will vote differently than most at this time because he believes that additional time is needed to fully understand the costs involved with such a project.

<u>Inspections and Code Director Ryan Pruett</u> explained that the resolution would authorize the City to issue a notice to proceed with consultants already under contract. He noted that several site options had been studied, and the fact that this property is city-owned was a key factor in its selection. He added that testing has already been conducted on the site, and if the resolution is approved, the design consultant would be authorized to begin the schematic design process.

3. FY25 Governor's Office of Highway Safety, State and Community - Highway Safety Program (HEAT- Muscogee) – Highway Enforcement of Aggressive Traffic

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Resolution (292-25): A resolution authorizing the Mayor to apply for, accept, and expend any awarded funds as per the grant guidelines and City regulations, if awarded, a grant of \$368,897.76, or as otherwise awarded, FY25 Governor's Office Of Highway Safety, State And Community - Highway Safety Program (HEAT – Muscogee), and to amend the Multi-governmental fund by the amount awarded. funds will be utilized for combating impaired and aggressive drivers. Mayor Pro Tem Allen made a motion to approve the resolution, seconded by Councilor Hickey and carried by the eight members present, with Councilors Davis and Huff being absent for the vote. (At the conclusion of the City Manager's Agenda, Clerk of Council McLemore confirmed and announced the affirmative vote of Councilor Tucker.)

4. FY25 Governor's Office of Highway Safety, State and Community - Highway Safety Program (Operation Safe Walk and Ride Columbus)

Resolution (293-25): A resolution authorizing the Mayor to apply for, accept, and expend any awarded funds as per the grant guidelines and City regulations, if awarded, a grant of \$79,400, or as otherwise awarded, FY25 Governor's Office of Highway Safety, State And Community - Highway Safety Program (Operation Safe Walk and Ride Columbus), and to amend the Multi-governmental fund by the amount awarded. Funds will be utilized to provide a Comprehensive Pedestrian and Bicycle Safety Program that promotes safe pedestrian and bicycle practices, educates drivers to share the road safely with other road users, and provides safe facilities for pedestrians and bicyclists through a combination of policy, enforcement, communication, education, incentive, and engineering strategies. Mayor Pro Tem Allen made a motion to approve the resolution, seconded by Councilor Hickey and carried by the eight members present, with Councilors Davis and Huff being absent for the vote. (At the conclusion of the City Manager's Agenda, Clerk of Council McLemore confirmed and announced the affirmative vote of Councilor Tucker.)

5. PURCHASES

A. Adoption of GDOT Procurement Policy for the Procurement Management and Administration of Engineering and Design-Related Consultant Services

Resolution (294-25): A resolution authorizing the Mayor to sign a letter of agreement to adopt the Georgia Department of Transportation (GDOT) policy for the procurement, management and administration of engineering and design-related consultant services that are federally funded and administered by GDOT. Mayor Pro Tem Allen made a motion to approve the resolution, seconded by Councilor Cogle and carried unanimously by the eight members present, with Councilors Davis and Huff being absent from the meeting. (At the conclusion of the City Manager's Agenda, Clerk of Council McLemore confirmed and announced the affirmative vote of Councilor Tucker.)

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B. Vehicle Buildout services for the Sheriff's Office

Resolution (295-25): A resolution authorizing payment to 911iNet (Phenix City, Alabama) in the total amount of \$55,000.00 for vehicle buildout services for the Sheriff's Office. Mayor Pro Tem Allen made a motion to approve the resolution, seconded by Councilor Cogle and carried unanimously by the eight members present, with Councilors Davis and Huff being absent from the meeting. (At the conclusion of the City Manager's Agenda, Clerk of Council McLemore confirmed and announced the affirmative vote of Councilor Tucker.)

C. Declaration of Surplus Equipment

Resolution (296-25): A resolution authorizing the declaration as surplus, the equipment shown on the attached lists, as well as, miscellaneous office equipment and furniture, in accordance with Section 7-501 of the Charter of Columbus Consolidated Government; additionally, approval is also requested to declare any items as surplus, which may be added to the list prior to the auction. The equipment has either been replaced or placed out of service due to excess maintenance cost. Mayor Pro Tem Allen made a motion to approve the resolution, seconded by Councilor Cogle and carried unanimously by the eight members present, with Councilors Davis and Huff being absent from the meeting. (At the conclusion of the City Manager's Agenda, Clerk of Council McLemore confirmed and announced the affirmative vote of Councilor Tucker.)

D. Declaration of Surplus and Recycling of Various Vehicles

Resolution (297-25): A resolution authorizing the declaration of various vehicles listed below as surplus, in accordance with section 7-501 of the Charter of Columbus Consolidated Government; and is further authorized to recycle the vehicles for parts. Mayor Pro Tem Allen made a motion to approve the resolution, seconded by Councilor Cogle and carried unanimously by the eight members present, with Councilors Davis and Huff being absent from the meeting. (At the conclusion of the City Manager's Agenda, Clerk of Council McLemore confirmed and announced the affirmative vote of Councilor Tucker.)

E. Intercom Control System Upgrade for Muscogee County Prison

Resolution (298-25): A resolution authorizing the purchase of an upgrade to the intercom control system at Muscogee County Prison from American Detention Services (Decatur, AL) in the amount of \$329,750.00. Mayor Pro Tem Allen made a motion to approve the resolution, seconded by Councilor Cogle and carried unanimously by the eight members present, with Councilors Davis

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and Huff being absent from the meeting. (At the conclusion of the City Manager's Agenda, Clerk of Council McLemore confirmed and announced the affirmative vote of Councilor Tucker.)

EMERGENCY PURCHASES

- 1. Emergency Purchase Information Only: Backup Generator, Diesel Tank and Trailer
- 2. Emergency Purchase Information Only: Eight (8) Ford Explorer PIU Interceptors Patrol Vehicles for the Columbus Police Department

CLERK OF COUNCIL'S AGENDA

ENCLOSURES - INFORMATION ONLY

- 1. Certificate of Need Application filed by The Medical Center, Inc. d/b/a/ Piedmont Columbus Regional Midtown (PCRM) on August 18, 2025, for its project to provide open heart services.
- 2. Public Meeting Invite: Community Reinvestment Department & Community Development Advisory Council (CDAC) Meeting, Thursday, September 11, 2025, at 2:00 p.m.

ENCLOSURES - ACTION REQUESTED

- 3. Request to declare the seats of Gloria Strode and Carolyn Star-Ross as vacant on the Liberty Theatre & Cultural Arts Center Advisory Board. Mayor Pro Tem Allen made a motion to declare the seats as vacant, seconded by Councilor Hickey and carried unanimously by the eight members present, with Councilors Davis and Huff being absent from the meeting. (Clerk of Council McLemore confirmed and announced the affirmative vote of Councilor Tucker.)
- 4. **Resolution** (299-25): A Resolution changing the regularly scheduled Council meetings for the month of November 2025. Mayor Pro Tem Allen made a motion to approve the resolution, seconded by Councilor Crabb and carried unanimously by the eight members present, with Councilors Davis and Huff being absent from the meeting. (*Clerk of Council McLemore confirmed and announced the affirmative vote of Councilor Tucker.*)

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5. **Resolution (300-25):** A Resolution changing the regularly scheduled Council meetings for the month of December 2025. Mayor Pro Tem Allen made a motion to approve the resolution, seconded by Councilor Crabb and carried unanimously by the eight members present, with Councilors Davis and Huff being absent from the meeting. (*Clerk of Council McLemore confirmed and announced the affirmative vote of Councilor Tucker.*)

6. Minutes of the following boards

457 Deferred Compensation Plan Board 05-01-25

Bd. of Historic & Architectural Review 02-10-25

Bd. of Historic & Architectural Review 03-10-25

Bd. of Historic & Architectural Review 12-09-24

Board of Tax Assessors #26-25

Board of Tax Assessors #27-25

Board of Water Commissioners 06-16-25

Development Authority of Columbus 07-10-25

Liberty Theatre Advisory Bd. 03-13-25

Liberty Theatre Advisory Bd. 05-21-25

Liberty Theatre Advisory Bd. 07-10-25

Mayor Pro Tem Allen made a motion to receive the minutes of various boards, seconded by Councilor Cogle and carried unanimously by the eight members present, with Councilors Davis and Huff being absent from the meeting. (Clerk of Council McLemore confirmed and announced the affirmative vote of Councilor Tucker.)

- 7. Resignation from John Sheftall from the Housing Authority of Columbus. (ADD-ON)
 - <u>NOTE:</u> Confirmed on 05-13-2025, to serve on the Historic & Architectural Review Board (BHAR) as the Historic Columbus Foundation Representative.

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Mayor Pro Tem Allen made a motion to receive the resignation, seconded by Councilor Cogle and carried unanimously by the eight members present, with Councilors Davis and Huff being absent from the meeting. (Clerk of Council McLemore confirmed and announced the affirmative vote of Councilor Tucker.)

ADD-ON RESOLUTIONS:

Resolution (301-25): A resolution excusing Councilor Glenn Davis from the August 26, 2025, Council Meeting. Councilor Cogle made a motion to approve the resolution, seconded by Councilor Hickey and carried unanimously by the eight members present, with Councilors Davis and Huff being absent from the meeting. (*Clerk of Council McLemore confirmed and announced the affirmative vote of Councilor Tucker.*)

Resolution (302-25): A resolution excusing Councilor Bruce Huff from the August 26, 2025, Council Meeting. Councilor Cogle made a motion to approve the resolution, seconded by Councilor Hickey and carried unanimously by the eight members present, with Councilors Davis and Huff being absent from the meeting. (*Clerk of Council McLemore confirmed and announced the affirmative vote of Councilor Tucker.*)

BOARD APPOINTMENTS - ACTION REQUESTED

8. MAYOR'S APPOINTMENTS – ANY NOMINATIONS MAY BE CONFIRMED FOR THIS MEETING:

A. <u>BUILDING AUTHORITY OF COLUMBUS:</u>

A nominee for a vacant seat with a term expiring on March 24, 2025, on the Building Authority of Columbus, (Mayor's Appointment). There were none.

B. COLUMBUS IRONWORKS CONVENTION & TRADE CENTER AUTHORITY:

A nominee for the seat of John Stacy (*Eligible to serve another term*) for a term that expires on October 24, 2025, on the Columbus Ironworks Convention & Trade Center Authority. (*Mayor's Appointment*). Clerk of Council McLemore announced that Mayor Henderson is renominating John

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Stacy to serve another term on the Columbus Ironworks Convention & Trade Center Authority. Mayor Pro Tem Allen made a motion for confirmation, seconded by Councilor Chambers and carried unanimously by the eight members present, with Councilors Davis and Huff being absent from the meeting. (Clerk of Council McLemore confirmed and announced the affirmative vote of Councilor Tucker.)

A nominee for the seat of Jemirian Pitts (*Eligible to serve another term*) for a term that expires on October 24, 2025, on the Columbus Ironworks Convention & Trade Center Authority. (*Mayor's Appointment*). Clerk of Council McLemore announced that Mayor Henderson is renominating Jemirian Pitts to serve another term on the Columbus Ironworks Convention & Trade Center Authority. Mayor Pro Tem Allen made a motion for confirmation, seconded by Councilor Hickey and carried unanimously by the eight members present, with Councilors Davis and Huff being absent from the meeting. (*Clerk of Council McLemore confirmed and announced the affirmative vote of Councilor Tucker*.)

A nominee for the seat of Jessica M. Ferriter (*Eligible to serve another term*) for a term that expires on October 24, 2025, on the Columbus Ironworks Convention & Trade Center Authority. (*Mayor's Appointment*). Clerk of Council McLemore announced that Mayor Henderson is renominating Jessica M. Ferriter to serve another term on the Columbus Ironworks Convention & Trade Center Authority. Mayor Pro Tem Allen made a motion for confirmation, seconded by Councilor Hickey and carried unanimously by the eight members present, with Councilors Davis and Huff being absent from the meeting. (*Clerk of Council McLemore confirmed and announced the affirmative vote of Councilor Tucker*.)

C. CONVENTION & VISITORS BOARD OF COMMISSIONERS (CVB):

A nominee for the seat of Amy Bryan (*Eligible to serve another term*) for a term that expires on December 31, 2025, on the Convention & Visitors Board of Commissioners. (*Mayor's Appointment*). Clerk of Council McLemore announced that Mayor Henderson is renominating John Amy Bryan to serve another term on the Convention & Visitors Board of Commissioners. Mayor Pro Tem Allen made a motion for confirmation, seconded by Councilor Hickey and carried unanimously by the eight members present, with Councilors Davis and Huff being absent from the meeting. (*Clerk of Council McLemore confirmed and announced the affirmative vote of Councilor Tucker*.)

A nominee for the seat of Lauren Becker (*Not Eligible to serve another term*) for a term that expired on December 31, 2025, on the Convention & Visitors Board of Commissioners (*Council's Appointment*). There were none.

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A nominee for the seat of Miles Greathouse (*Not Eligible to serve another term*) for a term that expired on December 31, 2025, on the Convention & Visitors Board of Commissioners (*Council's Appointment*). There were none.

D. HOUSING AUTHORITY OF COLUMBUS:

A nominee for the seat of John Greenman (*Eligible to serve another term*) for a term that expired on April 30, 2025, on the Housing Authority of Columbus (*Mayor's Appointment*). Mayor Henderson nominated Gwendolyn Ruff to succeed John Greenman on the Housing Authority of Columbus. Mayor Pro Tem Allen made a motion for confirmation, seconded by Councilor Hickey and carried unanimously by the eight members present, with Councilors Davis and Huff being absent from the meeting. (*Clerk of Council McLemore confirmed and announced the affirmative vote of Councilor Tucker*.)

E. PENSION FUND, EMPLOYEES' BOARD OF TRUSTEES:

A nominee for a vacant seat with a term that expired on June 30, 2025, as a representative of the Business Community on the Pension Fund, Employees' Board of Trustees (Mayor's Appointment). There were none.

9. COUNCIL APPOINTMENTS – READY FOR CONFIRMATION:

- **A. DOWNTOWN DEVELOPMENT AUTHORITY:** Bruce McPherson was nominated to serve another term. (Councilor Cogle's nominee) Term expires: August 15, 2029. Mayor Pro Tem Allen made a motion for confirmation, seconded by Councilor Cogle and carried unanimously by the eight members present, with Councilors Davis and Huff being absent from the meeting. (Clerk of Council McLemore confirmed and announced the affirmative vote of Councilor Tucker.)
- **B. DOWNTOWN DEVELOPMENT AUTHORITY:** Karl Douglass was nominated to serve another term. (*Councilor Hickey's nominee*) Term expires: August 15, 2029. Mayor Pro Tem Allen made a motion for confirmation, seconded by Councilor Cogle and carried unanimously by the eight members present, with Councilors Davis and Huff being absent from the meeting. (*Clerk of Council McLemore confirmed and announced the affirmative vote of Councilor Tucker.*)

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- C. <u>DOWNTOWN DEVELOPMENT AUTHORITY:</u> Sherri Carmack was nominated to fill a vacant seat. (Councilor Crabb's nominee) Term expires: August 15, 2027. Mayor Pro Tem Allen made a motion for confirmation, seconded by Councilor Cogle and carried unanimously by the eight members present, with Councilors Davis and Huff being absent from the meeting. (Clerk of Council McLemore confirmed and announced the affirmative vote of Councilor Tucker.)
- **D.** <u>KEEP COLUMBUS BEAUTIFUL COMMISSION:</u> Anthony Johnson was nominated to fill a vacant seat for a representative of Senatorial District 15. (Councilor Hickey's nominee) Term expires: June 30, 2026. Mayor Pro Tem Allen made a motion for confirmation, seconded by Councilor Cogle and carried unanimously by the eight members present, with Councilors Davis and Huff being absent from the meeting. (Clerk of Council McLemore confirmed and announced the affirmative vote of Councilor Tucker.)
- **E. KEEP COLUMBUS BEAUTIFUL COMMISSION:** Devon Moree was nominated to fill a vacant seat for a representative of Senatorial District 15. (Councilor Hickey's nominee) Term expires: June 30, 2027. Mayor Pro Tem Allen made a motion for confirmation, seconded by Councilor Cogle and carried unanimously by the eight members present, with Councilors Davis and Huff being absent from the meeting. (Clerk of Council McLemore confirmed and announced the affirmative vote of Councilor Tucker.)
- **F.** <u>RETIREES' HEALTH BENEFITS COMMITTEE:</u> Ricky Weeks was nominated to succeed Thomas Barron. (Councilor Crabb's nominee) Term Expires: June 30, 2029. Mayor Pro Tem Allen made a motion for confirmation, seconded by Councilor Cogle and carried unanimously by the eight members present, with Councilors Davis and Huff being absent from the meeting. (Clerk of Council McLemore confirmed and announced the affirmative vote of Councilor Tucker.)

10. <u>COUNCIL DISTRICT SEAT APPOINTMENTS- ANY NOMINATIONS MAY BE</u> <u>CONFIRMED FOR THIS MEETING:</u>

A. CIVIC CENTER ADVISORY BOARD:

A nominee for the vacant seat of the District 8 Representative for a term that expired on March 1, 2025, on the Civic Center Advisory Board (*District 8 – Garrett*). There were none.

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B. COMMUNITY DEVELOPMENT ADVISORY COUNCIL:

A nominee for the vacant seat of the District 2 Representative for a term expiring on March 27, 2026, on the Community Development Advisory Council (District 2 - Davis). There were none.

A nominee for the vacant seat of the District 6 Representative for a term expiring on March 27, 2026, on the Community Development Advisory Council (District 6 - Allen). There were none.

A nominee for the vacant seat of the District 8 Representative for a term expiring on March 27, 2026, on the Community Development Advisory Council (*District 8 – Garrett*). There were none.

C. PUBLIC SAFETY ADVISORY COMMISSION:

A nominee for the seat of Abdel Hernandez (*Eligible to serve another term*) for a term that expires on October 31, 2025, on the Public Safety Advisory Commission (*District 1 - Hickey*). There were none.

A nominee for the seat of Tracy Walton-King (*Eligible to serve another term*) for a term that expires on October 31, 2025, on the Public Safety Advisory Commission (*District 3 - Huff*). There were none.

A nominee for the seat of Paul T. Berry, III (*Eligible to serve another term*) for a term that expires on October 31, 2025, on the Public Safety Advisory Commission (*District 5 - Crabb*). There were none.

A nominee for the seat of Walter Taylor (*Eligible to serve another term*) for a term that expires on October 31, 2025, on the Public Safety Advisory Commission (*District 7 - Cogle*). There were none.

A nominee for the seat of Scott Taft (*Not eligible to serve another term*) for a term that expires on October 31, 2025, on the Public Safety Advisory Commission (*District 9 - Anker*). There were none.

C. YOUTH ADVISORY COUNCIL:

A nominee for the District 5 Representative on the Youth Advisory Council (*District 5 - Crabb*). Clerk of Council McLemore announced that Councilor Crabb is nominating Grayson Aldric Miley, Brookstone High School. Mayor Pro Tem Allen made a motion for confirmation, seconded by Councilor Hickey and carried unanimously by the eight members present, with Councilors Davis and

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Huff being absent from the meeting. (Clerk of Council McLemore confirmed and announced the affirmative vote of Councilor Tucker.)

A nominee for the District 9 Representative on the Youth Advisory Council (District 9 - Anker). There were none.

A nominee for the District 10 Representative on the Youth Advisory Council (District 10 – Chambers). There were none.

11. <u>COUNCIL APPOINTMENTS – ANY NOMINATIONS WOULD BE LISTED FOR THE</u> NEXT MEETING:

A. **BOARD OF HONOR:**

A nominee for the seat of Norma "Beth" Harris (*Eligible to serve another term*) for a term that expires on October 31, 2025, on the Board of Honor (*Council's Appointment*). Councilor Crabb renominated Norma "Beth" Harris to serve another term on the Board of Honor.

B. KEEP COLUMBUS BEAUTIFUL COMMISSION:

A nominee for a vacant seat with the term expiring on June 30, 2026, as a Senatorial District 29 Representative on the Keep Columbus Beautiful Commission (Council's Appointment). There were none.

C. <u>LIBERTY THEATRE & CULTURAL ARTS CENTER ADVISORY BOARD:</u>

A nominee for the seat of Gloria Strode (*Eligible to serve another term*) for a term that expired on August 14, 2025, on the Liberty Theatre & Cultural Arts Center Advisory Board (*Council's Appointment*). There were none. Clerk of Council McLemore reminded Council this seat was declared vacant as Item #3 on her agenda.

A nominee for the seat of Cleteus D. Richardson (*Eligible to serve another term*) for a term that expired on August 14, 2025, on the Liberty Theatre & Cultural Arts Center Advisory Board (*Council's Appointment*). Clerk of Councilor McLemore stated Mayor Pro Tem Allen is renominating Cleteus D. Richardson to serve another term.

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A nominee for the seat of Arreasha Z. Lawrence Bryant (*Eligible to serve another term*) for a term that expired on August 14, 2025, on the Liberty Theatre & Cultural Arts Center Advisory Board (*Council's Appointment*). Clerk of Council McLemore stated Councilor Chambers is renominating Arreasha Z. Lawrence Bryant to serve another term.

D. <u>NEW HORIZONS BEHAVIORAL HEALTH - MENTAL HEALTH, ADDICTIVE</u> <u>DISEASES AND DEVELOPMENTAL DISABILITIES- COMMUNITY SERVICE</u> BOARD:

A nominee for the seat of Judge David Ranieri (*Does not desire reappointment*) for a term that expired on June 30, 2025, on the New Horizons Behavioral Health – Mental Health, Addictive Diseases and Developmental Disabilities – Community Service Board (*Council's Appointment*). There were none.

PUBLIC AGENDA (continued)

- 3. Ms. Theresa El-Amin, representing Southern Anti-Racism Network, Re: Crime Prevention Programs, Rules and Standards.
- 4. Dr. Marvin Broadwater, Sr., Re: Crime Prevention Grants.

EXECUTIVE SESSION:

Mayor Henderson entertained a motion to go into Executive Session to discuss potential litigation and property acquisition and disposal as requested by City Attorney Fay. Mayor Pro Tem Allen made a motion to go into Executive Session, seconded by Councilor Hickey and carried unanimously by the eight members present, with Councilors Davis and Huff being absent from the meeting, and the time being 9:01 p.m.

The Regular Meeting was reconvened at 9:12 p.m., at which time, Mayor Henderson announced that the Council did meet in Executive Session to discuss potential litigation and property acquisition and disposal; however, there were no votes taken.

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<u>Mayor B. H. "Skip" Henderson</u> provided a brief update on the search to fill the position of City Manager, stating the Mercer Group held an open discussion with approximately 23 individuals appointed by members of Council. He expressed his belief that the discussion went exceptionally well and stated the job posting has been published.

With there being no further business to discuss, Mayor Henderson entertained a motion for adjournment. Motion by Councilor Garrett to adjourn the August 26, 2025, Regular Council Meeting, seconded by Mayor Pro Tem Allen and carried unanimously by the eight members present, with Councilors Davis and Huff being absent from the meeting, and the time being 9:14 p.m.

Lindsey G. McLemore Clerk of Council Council of Columbus, Georgia

File Attachments for Item:

5. Resolution - A resolution authorizing an audit by the Internal Auditor of the Office of Crime
Prevention. (Requested by Councilor Cogle)

RESOLUTION

NO				
WHEREAS , the Council has Crime Prevention.	as requested an audit by the Internal Auditor of the Office of			
NOW, THEREFORE, THESOLVES AS FOLLOWS:	HE COUNCIL OF COLUMBUS, GEORGIA, HEREBY			
•	prove the conduct of the audit listed above by the Internal upon completion as required by ordinance.			
	ing of the Council of Columbus, Georgia held on the 16 th day aid meeting by the affirmative vote of members of said			
Councilor Allen	voting			
Councilor Anker	voting			
Councilor Chambers	voting			
Councilor Cogle	voting			
Councilor Crabb	voting			
Councilor Davis	voting			
Councilor Garrett	voting			
Councilor Hickey	voting			
Councilor Huff	voting			
Councilor Tucker	voting			

Lindsey G. McLemore Clerk of Council B. H. "Skip" Henderson, III

Mayor

File Attachments for Item:

1. 2nd Reading- REZN-06-25-1179: An Ordinance amending Ordinance No. 11-11 to provide a density change as it pertains to property located at **9101 Macon Road**. (Planning Department and PAC recommend approval.) (Mayor Pro-Tem)

		ORDINANO	CE	
		NO		
An Ordinanc located at 9101 Mac		inance No. 11-11 to p	provide a density change as it pertains to proper	ty
THE COUN	CIL OF COLU	MBUS, GEORGIA,	HEREBY ORDAINS AS FOLLOWS:	
		Section 1.		
	-11 for parcel n) in addition to those Major Amendments adde 038 / 128-017-017, now known as 9101 Maco	
Section 2.5.7.C.3		ments: any increase in approved dwelling	Major Amendments: Increase in the number of approved apartment dwelling units from 214 to 342	
		Section 2.		
All other corremain in full force		n in Ordinance No. 1	1-11 and its attached Major Amendments sha	all
August 2025; introd	luced a second t	ime at a regular mee	of Columbus, Georgia held on the 26th day of eting of said Council held on the day of the affirmative vote of members of said council held on the day of the affirmative vote of members of said council held on the day of the affirmative vote of members of said council held on the 26th day of the affirmative vote of members of said council held on the 26th day of the affirmative vote of members of said council held on the day of the affirmative vote of members of said council held on the day of the affirmative vote of members of said council held on the day of the affirmative vote of members of said council held on the day of the affirmative vote of members of said council held on the day of the affirmative vote of members of said council held on the day of the affirmative vote of members of said council held on the day of the affirmative vote of members of members of day of	of
Council.	ozs and adopted	a at said meeting by	the diffinative vote of members of sa	Iu
Councilor Al Councilor An Councilor Councilor Councilor Councilor Councilor Douncilor Gouncilor Gouncilor His Councilor His Councilor Tu	nker nambers ogle rabb avis arrett ickey uff	voting		

B. H. "Skip" Henderson, III Mayor

Lindsey G. Mclemore Clerk of Council



COUNCIL STAFF REPORT

REZN-06-25-1179

Applicant: Midland Downs Development, LLC

Owner: Midland Downs Development, LLC

Location: 9101 Macon Road

Parcel: 131-001-024 & 038 / 128-017-017

Acreage: 143.9 Acres

Current Zoning Classification: PMUD (Planned Mixed Use Development

Proposed Zoning Classification: PMUD (Planned Mixed Use Development) with an

additional Major Amendment:

4) Increase the number of approved dwelling units of the apartments from 214 to 342 (see attached

Major Amendments).

Current Use of Property: Undeveloped

Proposed Use of Property: Multi-family residential

Council District: District 6 (Allen)

PAC Recommendation: Approval based on the Staff Report and

compatibility with existing land uses.

Planning Department Recommendation: Approval based on the fact that it is consistent

with the future land use map of the

Comprehensive Plan and is compatible with

existing land uses.

Fort Benning's Recommendation: Fort Benning concurs with the rezoning request in

2011 and recommended that smoke and noise

disclosure statements shall be included in all real estate documents. That condition is listed in

ordinance #11-011.

DRI Recommendation: N/A

General Land Use: Consistent

Planning Area B

Current Land Use Designation: Mixed-Use

Future Land Use Designation: Mixed-Use

Compatible with Existing Land-Uses: Yes

Environmental Impacts: The property does not lie within the floodway and

floodplain area. The developer will need an approved drainage plan prior to issuance of a Site Development permit, if a permit is required.

City Services: Property is served by all city services.

Traffic Engineering: This site shall meet the Codes and regulations of

the Columbus Consolidated Government for

commercial usage.

Surrounding Zoning: North HMI (Heavy Manufacturing/Industrial)

South RE1 (Residential Estate 1)
East RE1 (Residential Estate 1)

GC (General Commercial)

West HMI (Heavy Manufacturing/Industrial)

Reasonableness of Request: The request is compatible with existing land uses.

School Impact: No school impact per MCSD. The MCSD owns 177

acres at 7973 Old Pope Road (intended for future growth). Said property is bordered by Garrett

Creek subdivision on the west.

Buffer Requirement: See approved buffers on the Major Amendments

attachment.

Attitude of Property Owners: Fifty-one (51) property owners within 300 feet of

the subject properties were notified of the rezoning request. The Planning Department received no calls and/or emails regarding the

rezoning.

Approval Opposition

0 Responses

Numerous Responses

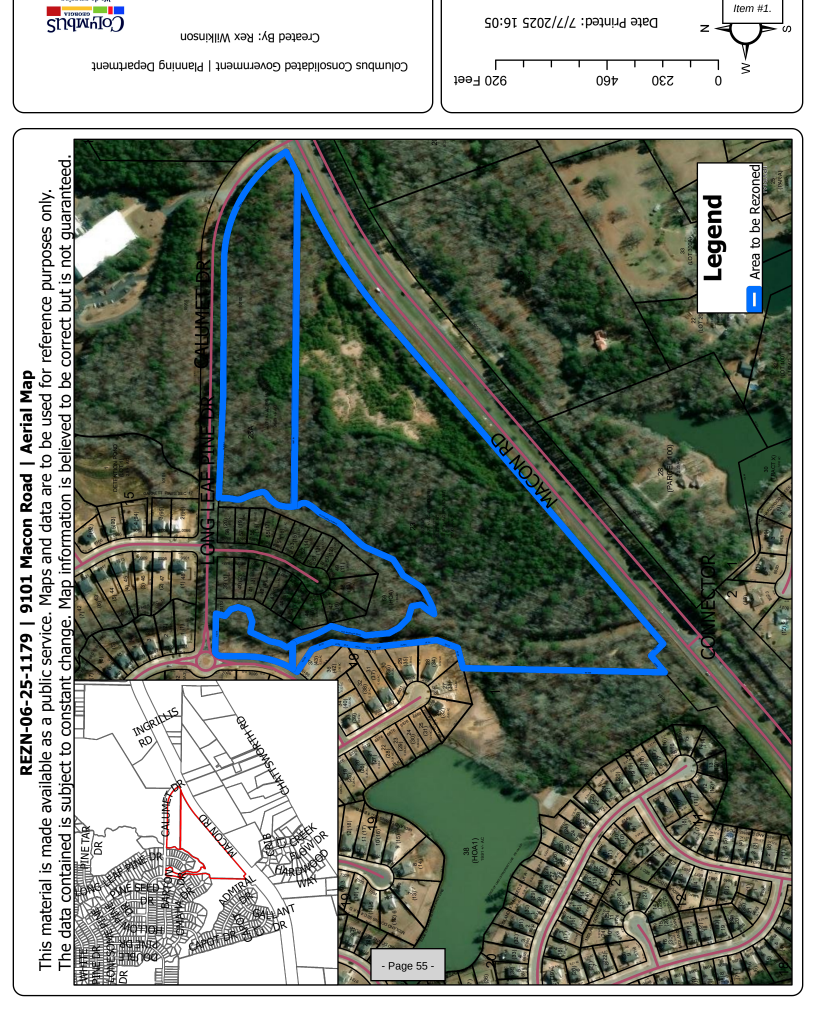
Additional Information:

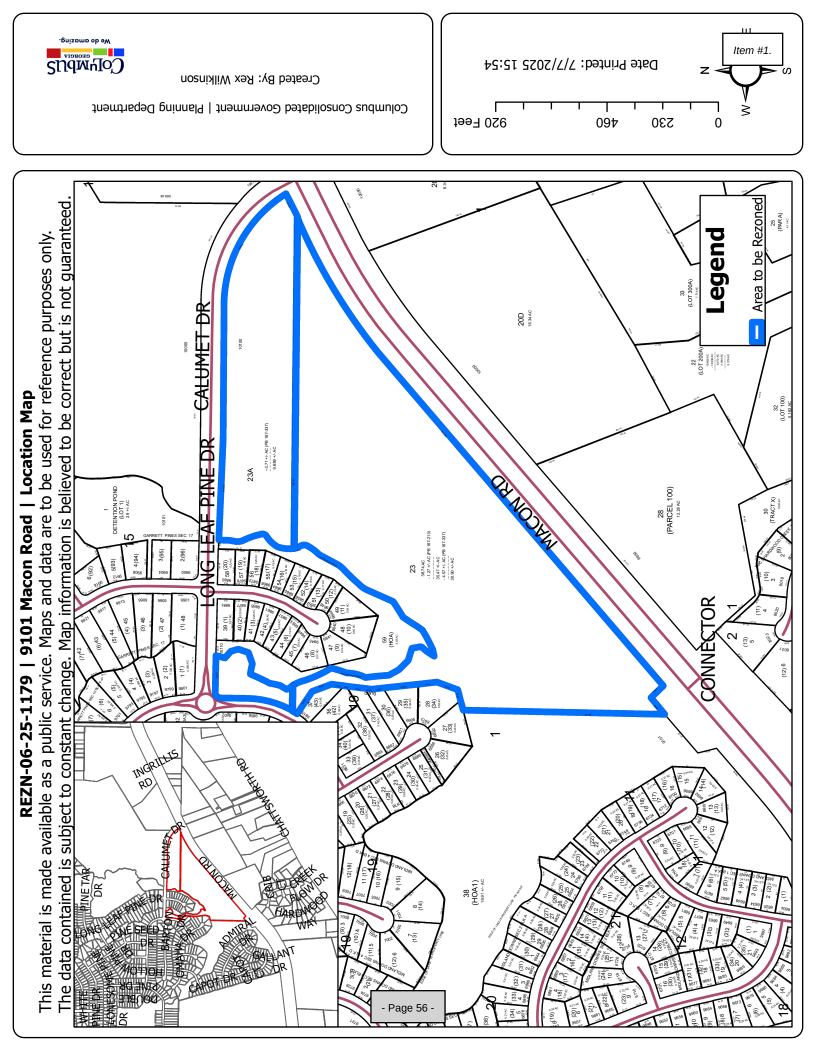
Midland Downs was rezoned to PMUD in 2011. The original proposal was for 232 single family lots on the western portion of the property; 220 apartment units on the east side of Dozier Creek; and 5.8 acres of commercial space at the intersection of Calumet Drive and US 80. In 2023, the developer asked to delete 6 apartment units and add 6 more single family lots (which doesn't change density). This request is to add density by adding 128 additional multifamily units to the apartment portion of the development. Those additional units also decrease the amount of commercial space from 5.8 acres to 4.7 acres.

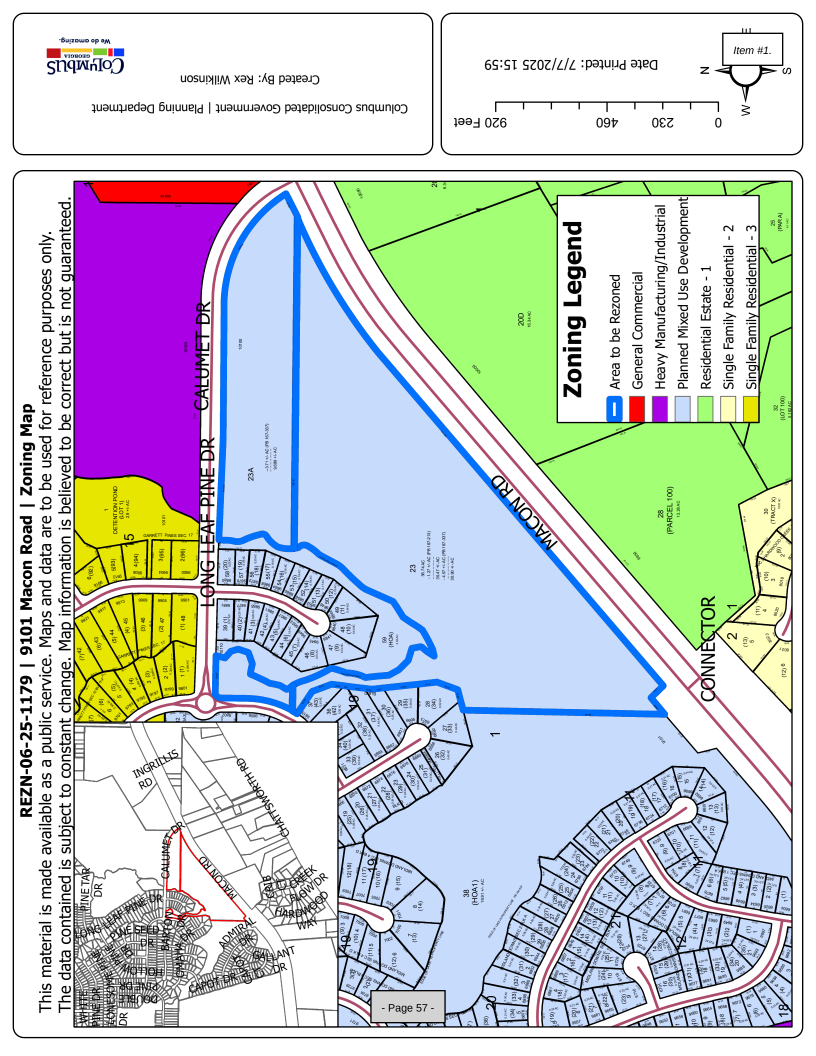
Councilor Allen requested a public meeting be held on July 21, 2025 at Psalmond Road Super Center with the developer and the residents to address issues and impacts that the adjustment may have on the residents.

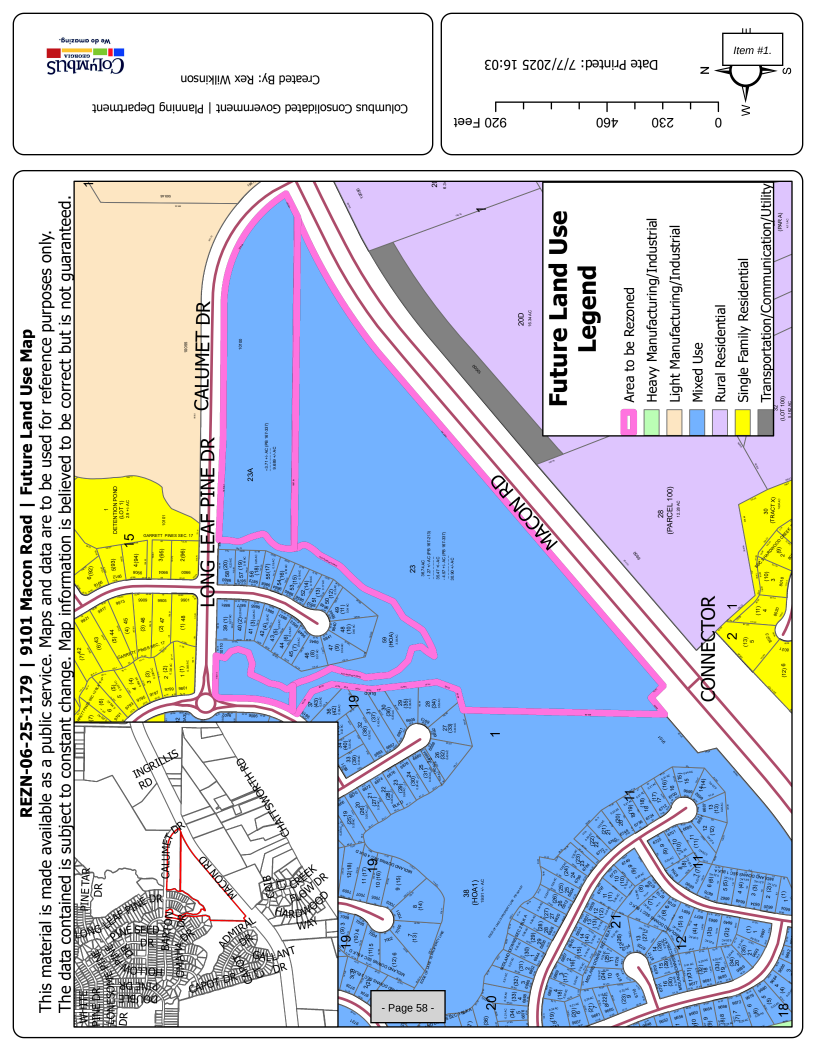
Attachments:

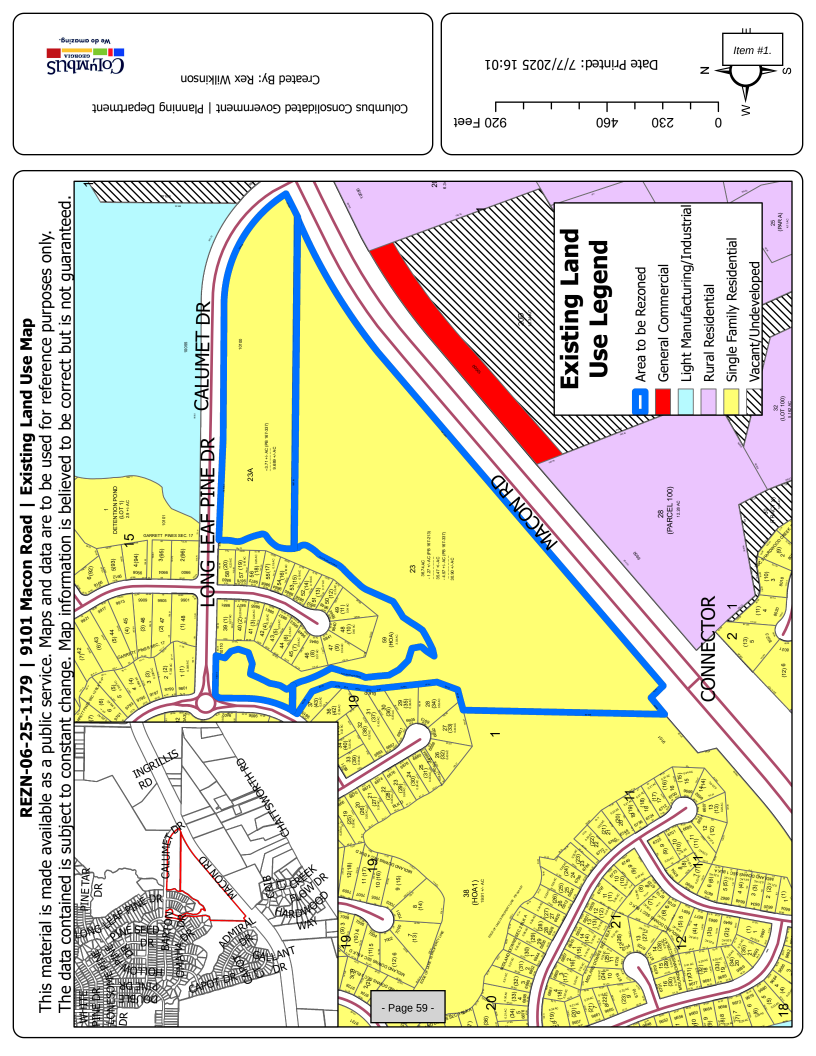
Aerial Land Use Map Location Map Zoning Map Existing Land Use Map Future Land Use Map Major Amendments Ord. 11-011











Rezoning Traffic Analysis Form

Zoning Case No. REZN-06-25-1179
Project 9101 Macon Road

Rezoning Request PMUD (with modification of conditions)

LAND USE

Trip Generation Land Use Code* 210,221,820
Existing Land Use Mixed Use
Proposed Land Use Mixed Use

Existing Trip Rate Unit Single Family - Acreage converted to square footage

Propose Trip Rate Unit Multifamily & Shopping Center - Acreage converted to square footage

TRIP END CALCULATION*

Land Use	ITE Code	Zone Code	Quantity	Trip Rate	Total Trips	
Daily (Existing Zoning)						Ī
Single Family Detached	210	PMUD	143.9	9.45	2,341	Daily
				Total	2,341	1
Daily (Proposed Zoning)]
Multifamily	221	PMUD	143.9	0.36	123	AM Peak
				0.44	150	PM Peak
				4.55	1,558	Saturday
Shopping Center	820	PMUD	143.9	0.96	19	AM Peak
				3.81	76	PM Peak
				41.8	836	Saturday
						1
				Total	1054	
				Grand Total	3,395	

TRAFFIC PROJECTIONS

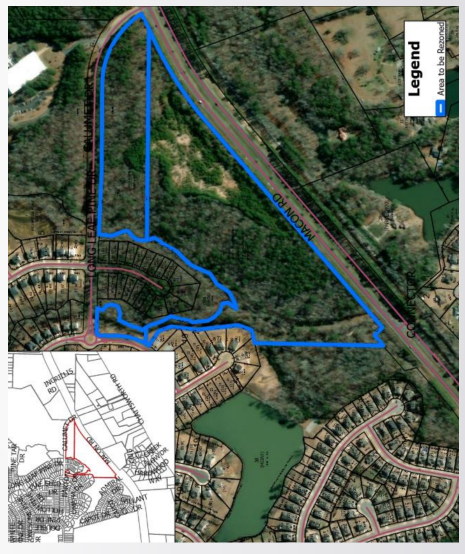
EXISTING ZONING

Name of Street	9101 Macon Road
Street Classification	Undivided Arterial
No. of Lanes	5
City Traffic Count	15,900
Existing Level of Service (LOS)	В
Additional Traffic due to Existing Zoning	2,341
Total Projected Traffic	18,241
Projected Level of Service (LOS)	В

Name of Street	9101 Macon Road
Street Classification	Undivided Arterial
No. of Lanes	5
City Traffic Count	15,900
Existing Level of Service (LOS)	В
Additional Traffic due to Existing Zoning	3,395
Total Projected Traffic	19,295
Projected Level of Service (LOS)	В

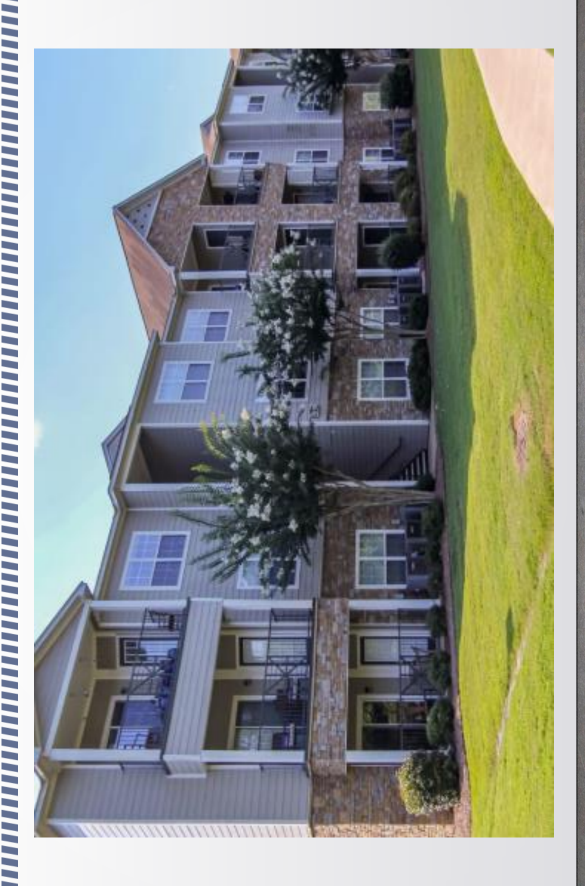
MIDLAND DOWNS DEVELOPMENT REZN-06-25-1179

APPLICANT: MIDLAND DOWNS DEVELOPMENT, LLC

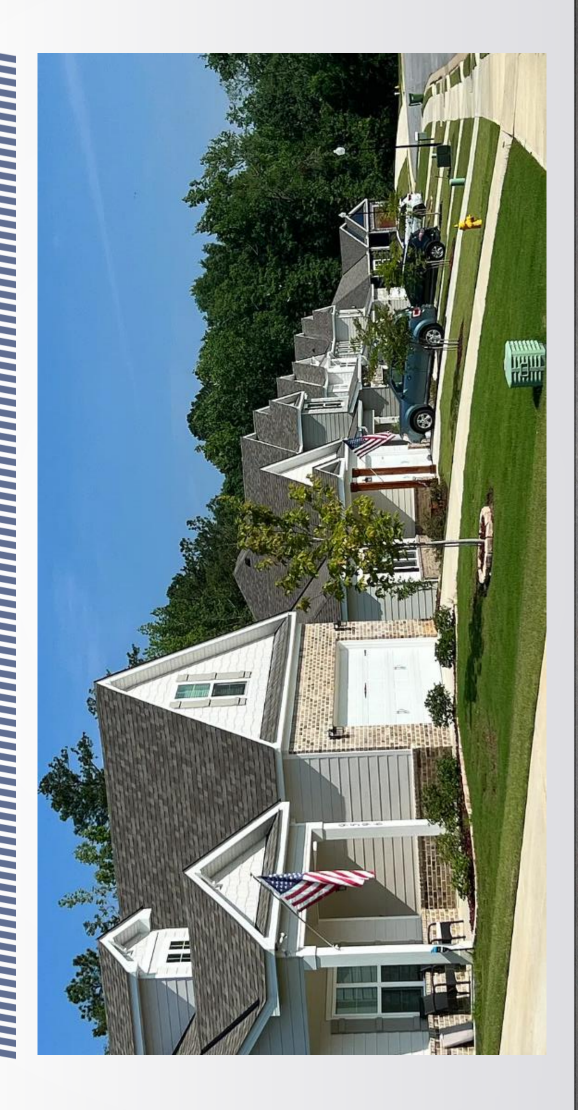


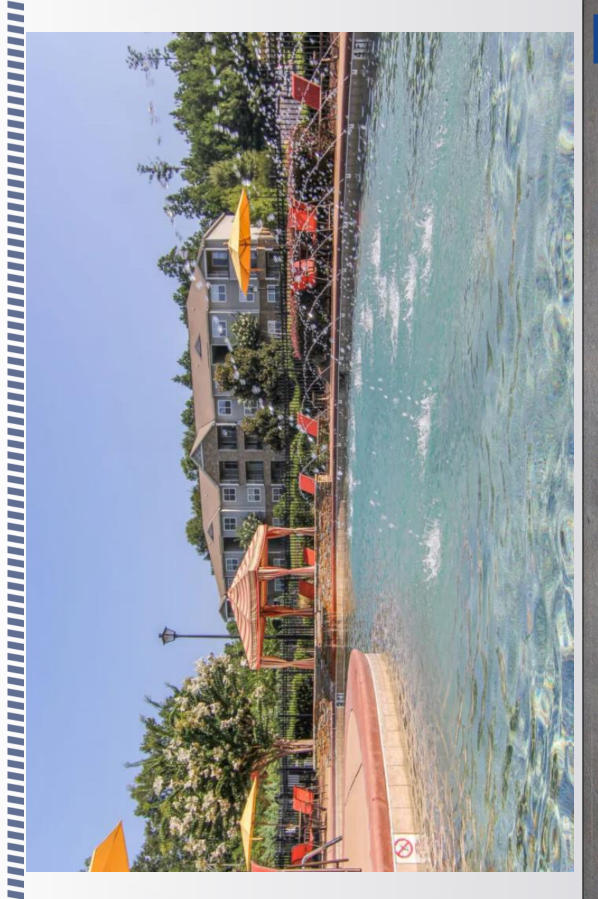


Requested Amendment	Minimum Frost Perimeter Buffer: 50 feet abutting (Macon Road)	Minimum Side Perimeter Buffers: 0 feet abutting residential future land use designation	Minimum Side Perimeter Buffers: 50 feet abutting residential future land use along Calumet Dr.	Major Amendments: Increase in the number of approved dwelling units from 214 to 342
Ordinance Requirements	Minimum Frost Perimeter Buffer: 100 feet abutting (Macon Minim Road)	Minimum Side Perimeter Buffer: 100 feet abutting residential Min future land use designation	Minimum Side Perimeter Buffer: 100 feet abutting residential Min future land use along Calumet Drive	Major Amendments: Any increase in the number of Maj approved dwelling units.
Ordinance Section	Table 2.5.2	Table 2.5.2	Table 2.5.2	Section 2.5.7C.3









AN ORDINANCE NO. 11-11

C.A. 02-22-11(3) C.A. 03-08-11(1) Item#1.

An Ordinance amending the Zoning Atlas of the Consolidated Government of Columbus, Georgia; this amendment changes certain boundaries of a district located at **7364**, **8997 and 9163 Macon Road** from RE1 (Residential Estate 1)/SFR3 (Single Family Residential 3) zoning district to PMUD (Planned Mixed Unit Development) zoning district.

THE COUNCIL OF COLUMBUS, GEORGIA, HEREBY ORDAINS:

That the Zoning Atlas on file with the Planning Department be, and the same is hereby amended by changing the following described property from RE1 (Residential Estate 1)/SFR3 (Single Family Residential 3) zoning district to PMUD (Planned Mixed Unit Development) zoning district:

Parcel 100

All that tract or parcel of land lying in and being part of land lots 158, 159, 162 & 163, $9^{\rm th}$ District, Columbus, Muscogee County, Georgia and being more particularly described as follows: Beginning a an iron stake at the intersection of the southwesterly line of Calumet Road and the northwesterly line of Macon Road; thence southwesterly along the northwesterly line of Macon road, South 60 degrees 11 minutes 20 seconds West, 268.62 feet to a concrete monument; thence along said street line, along the arc of a counterclockwise curve, (said arc having a radius of 2087.27 feet and being subtended by a 466.05 foot chord bearing south 53 degrees 47 minutes 30 seconds West, 214.34 feet to an iron stake; thence North 36 degrees 54 minutes 41 seconds West, 248.24 feet to thence North 02 degrees 34 minutes 52 seconds an iron stake; West, 140.0 feet to an iron stake on the southerly line of Calumet Road; thence easterly along the southerly line of Calumet Road, north 87 degrees 25 minutes 08 seconds East 500.0 feet to an iron stake; thence along said street line along the arc of a clockwise curve, (said arc having a radius of 534.56 feet and being subtended by a 506.94 chord bearing South 64 degrees 16 minutes $3\overline{4}$ seconds East) 528.16 feet to an iron stake on the northwesterly line of Macon Road and the point of beginning; containing 8.26 acres.

Parcel 101

All that tract or parcel of land lying in and being Part of Land Lots 158, 159 & 163, 9th District, Columbus, Muscogee County, Georgia, and being more particularly described as follows: Commence at an iron stake at the intersection of the southwesterly line of Macon Road, South 60 degrees 11 minutes 20 seconds West, 268.62 feet to a concrete monument; thence along said street line, along the arc of a counterclockwise curve, (said arc having a radius of 2087.27 feet and being subtended by a 466.05 foot chord bearing South 53 degrees 47 minutes 50 seconds west) 467.03 feet to an iron stake and the point of beginning; (the next three calls are along the northwesterly line of Macon Road) thence along said street line along the arc of a counterclockwise curve, (said arc having a radius of 2087.27 feet and being subtended by a 60.0 foot chord bearing South 46 degrees 33 minutes 50 seconds West) 60 feet to a concrete monument; thence South 45 degrees 42 minutes 52 seconds West, 1777.53 feet to a concrete monument; thence North 44 degrees 17 minutes 08 seconds West, 50.20 feet to a point in the center line of Dozier Creek; thence leaving said street line, northeasterly along the center line of Dozier Creek, 2105 feet, more or less, to a point on the southerly line of Calumet Road; thence easterly along the southerly line of Calumet road, north 87 degrees 25 minutes 08 second: -Page 69- 483.86 feet to an iron stake;

thence leaving said street line, South 02 degrees 34 minutes 52 seconds East, 145.34 feet to an iron stake; thence South 54 degrees 47 minutes 30 seconds East, 214.34 feet to an iron stake on the northwesterly line of Macon Road and the point of beginning; containing 26.9 acres, more or less.

Parcel 102

All that tract of parcel of land lying in and being part of land lots 130, 131, 158 and 159, 9th District, Columbus, Muscogee County, Georgia and being more particularly described as follows: Commence at an iron stake at the intersection of the southwesterly line of Calumet road and the northwesterly line of Macon Road; (the next five calls are along said street line, along the arc of a counterclockwise curve, (said arc having a radius of 2087.27 feet and being subtended by a 525.63 foot chord bearing bearing South 52 degrees 58 minutes 26 seconds west) 527.03 feet to a concrete monument; thence south 45 degrees 42 minutes 52 seconds west, 1777.53 feet to a concrete monument; thence North 44 degrees 17 minutes 16 seconds west, 88.90 feet to an iron stake and the point of beginning; (the next four calls are along the northwesterly line of Macon Road) thence along said street line, south 45 degrees 44 minutes 16 seconds west, 211.92 feet to a concrete monument; thence south 45 degrees 41 minutes 19 seconds west, 275.33 feet to an iron stake; thence along the arc of a clockwise curve, (said arc having a radius of 1699.31 feet and being subtended by a 928.47 foot chord bearing south 61 degrees 38minutes 23 seconds west) 940.43 feet to a concrete monument; thence leaving said street line, north 19 degrees 41 minutes 23 seconds west, 2448.01 feet to an iron stake; thence south 88 degrees 02 minutes 29 seconds west, 74.95 feet to an iron stake; thence north 12 degrees 58 minutes 57 seconds west, 329.38 feet to an iron stake on the southerly line of Yarbrough Road; thence easterly along the southerly line of Yarbrough Road, North 87 degrees 25 minutes 08 seconds east, 52.30 feet to an iron stake; thence along said street line, along the arc of a counterclockwise curve, (said arc having a radius of 300.21 feet and being subtended by a 138.63 foot chord bearing north 74 degrees 04 minutes 11 seconds east) 139.89 feet to an iron stake; thence leaving said street line, south 73 degrees 13 minutes 00 seconds east, 435.05 feet to an iron stake; thence north 33 degrees 40 minutes 00 seconds east, 126.17 feet to an iron stake; thence north 87 degrees 24 minutes 27 seconds east, 1337.61 feet to an iron stake at the intersection of the westerly line of Yellow Pine road and the southerly line of Calumet road; thence easterly along the southerly line of Calumet road, north 87 degrees 25 minutes 08seconds east, 30.0 feet to an iron stake; thence leaving said street line, south 02 degrees 24 minutes 24 seconds east, 1849.57 feet to an iron stake on the north westerly line of Macon Road and the point of beginning; containing 89.31 acres.

Parcel 103

All the tract or parcel of land lying in and being par of land lot 159, 9th District, Columbus, Muscogee County, Georgia and being more particularly described as follows: Commence at an iron stake at the intersection of the southwesterly line of Calumet road and the northwesterly line of Macon Road; thence northwesterly along the southerly and southwesterly line of Calumet Road, along the arc of a counterclockwise curve, (said arc having a radius of 534.56 feet and being subtended by a 506.94 foot chord bearing north 64 degrees 16 minutes 34 seconds west) 528.16 to an iron stake; thence along said street line, south 87 degrees 25 minutes 08 seconds west, 1690.81 feet to an iron stake at the intersection of the southerly line of Calumet Road and the westerly of yellow pine road and the point of beginning; thence leaving said street line, south 87 degrees 24 minutes 27 seconds west, 1337.67 feet to an iron stake; the north 33 Page 70- 8 40 minutes 00 east, 258.66

feet to an iron stake; north 87 degrees 24 minutes 23 seconds east, 1176.97 feet to an iron stake on the westerly line of Yellow Pine Road; thence southerly along the westerly line of yellow pine road, along the arc of a clockwise curve (said arc having a radius of 265.0 feet and being subtended by a 66.56 foot chord bearing south 09 degrees 36 minutes 59 seconds east, 66.73 feet to an iron stake; thence southerly along the westerly line of yellow pine road, south 02 degrees 24 minutes 08 seconds east, 142.53 feet to an iron stake on the southerly line of Calumet road and the point of the beginning; containing 6.04 acres.

The above-described property is rezoned subject to the following condition:

Smoke and noise disclosure statements shall be included in all real estate documents.

The development shall adhere to the characteristics of the 5-point site plan in color, which can be referenced in rezoning file (REZN 11-10-5370).

Introduced at a regular meeting of the Council of Columbus, Georgia held on the 22nd day of February, 2011; introduced a second time at a regular meeting of said Council held on the day of March, 2011 and adopted at said meeting by the affirmative vote of Aluer members of said Council.

Councilor Allen voting

Councilor Baker voting

Councilor Barnes voting

Councilor Davis voting

Councilor Henderson voting

Councilor Huff voting

Councilor McDaniel voting

Councilor Pugh voting

Councilor Thomas voting

Councilor Woodson voting

Councilor Woodson voting

Councilor No

B. WASHINGTON CLERK TERESA PIKE TOMLINSON MAYOR

This ordinance submitted to the Mayor for his signature, this the 10+6 day

L. 2011

of February Sec: 3-202 (1)

Clerk of Council

This ordinance received, signed by the Mayor at 9:43 A.M. on the 3rd day of February,

and became effective and became effective and became effective and became effective and became the

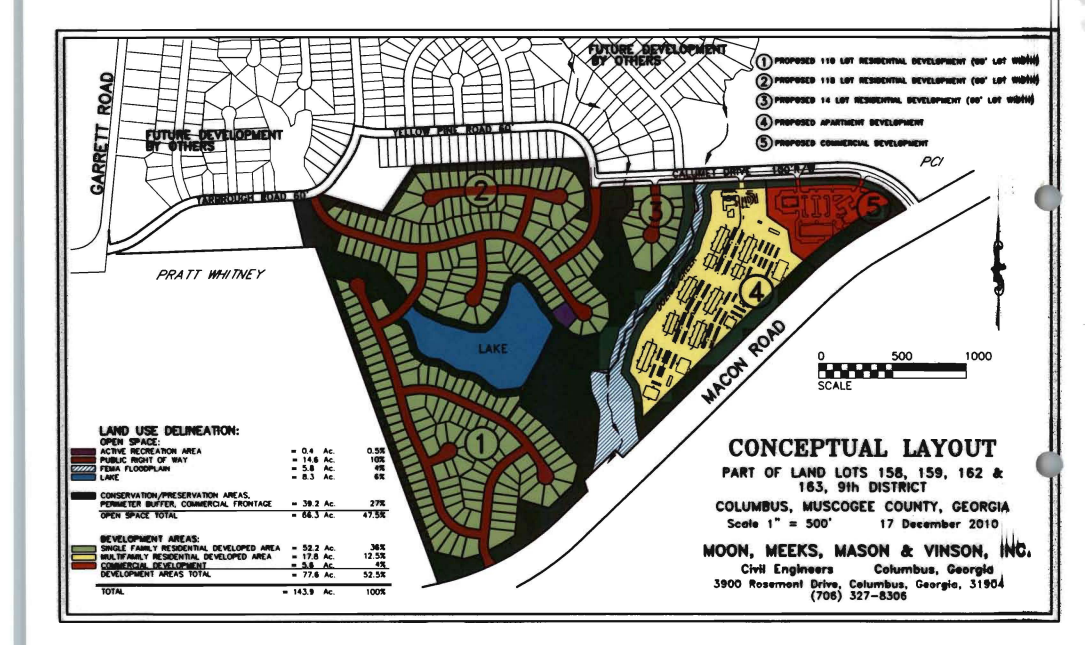
following day. Sec: 3-202 (2)

Clerk of Council

<u>Planned Mixed-Unit Development Plan – Major Amendments</u> Midland Downs

Macon Road, Columbus, GA

Ordinance Section	Ordinance Requirements	Requested Amendment			
Table 2.5.2	Minimum Front Perimeter Buffer: 100 feet abutting (Macon Road)	Minimum Front Perimeter Buffer: 50 feet abutting (Macon Road)			
Table 2.5.2	Minimum Side Perimeter Buffer: 100 feet abutting residential future land use designation.	Minimum Side Perimeter Buffers: 0 feet abutting residential future land use designation.			
Table 2.5.2	Minimum Side Perimeter Buffer: 100 feet abutting residential future land use along Calumet Dr.	Minimum Side Perimeter Buffer: 50 feet abutting residential future land use along Calumet Dr			



File Attachments for Item:

2. 2nd Reading- An Ordinance amending the "Official Street Map, City of Columbus, Georgia", by changing the official name of the public roadway designated as "Debutana Drive" to "Debutante Drive; authorizing the street name change; and for other purposes. (Mayor Pro-Tem)

ORDINANO	\mathbf{E}
NO	

AN ORDINANCE AMENDING THE "OFFICIAL STREET MAP, CITY OF COLUMBUS, GEORGIA", BY CHANGING THE OFFICIAL STREET NAME OF THE PUBLIC ROADWAY DESIGNATED AS "DEBUTANTA DRIVE" TO "DEBUTANTE DRIVE"; AUTHORIZING THE STREET NAME CHANGE; REPEALING ANY CONFLICTING ORDINANCES; AND FOR OTHER PURPOSES.

THE COUNCIL OF COLUMBUS, GEORGIA HEREBY ORDAINS: **SECTION I.**

That the "Official Street Map, City of Columbus, Georgia", as described in Section 18-1 of the Columbus Code is hereby revised as follows:

The public roadway designated as "Debutanta Drive" that begins at the north curb of Confetti Blush Drive and runs north to south curb of Massee Lane a distance of approximately 273 feet is hereby changed to "Debutante Drive".

SECTION II.

That official street name signs shall be erected designating the public roadway described herewith Section I as "Debutante Drive".

	SECTION III.	
All ordinances or parts o	ordinances in conflict with this ordinance are hereby repealed.	
August 2025; introduced a secon	meeting of the Council of Columbus, Georgia held on the 26 th dad time at a regular meeting of said Council held on theday of g by the affirmative vote of members of Council.	
Councilor Allen	voting	
Councilor Anker	voting	
Councilor Chambers	voting	
Councilor Cogle	voting	
Councilor Crabb	voting	
Councilor Davis	voting	
Councilor Garrett	voting	
Councilor Hickey	voting	
Councilor Huff	voting	
Councilor Tucker	voting	
Lindsey G. McLemore, Cler	k of Council B.H. "Skip" Henderson, III. Mayor	

Columbus Consolidated Government Council Meeting Agenda Item

Item #2.

TO:	Mayor and Councilors
AGENDA SUBJECT:	Renaming of Debutanta Drive to Debutante Drive
AGENDA SUMMARY:	Renaming of Debutanta Drive to Debutante Drive due to being misspelled on the original street acceptance submittal and acceptance of Deed September 11, 2018, as shown on Exhibit "A".
INITIATED BY:	Engineering Department

Recommendation: Approve the attached ordinance changing the name of Debutanta Drive to Debutante Drive.

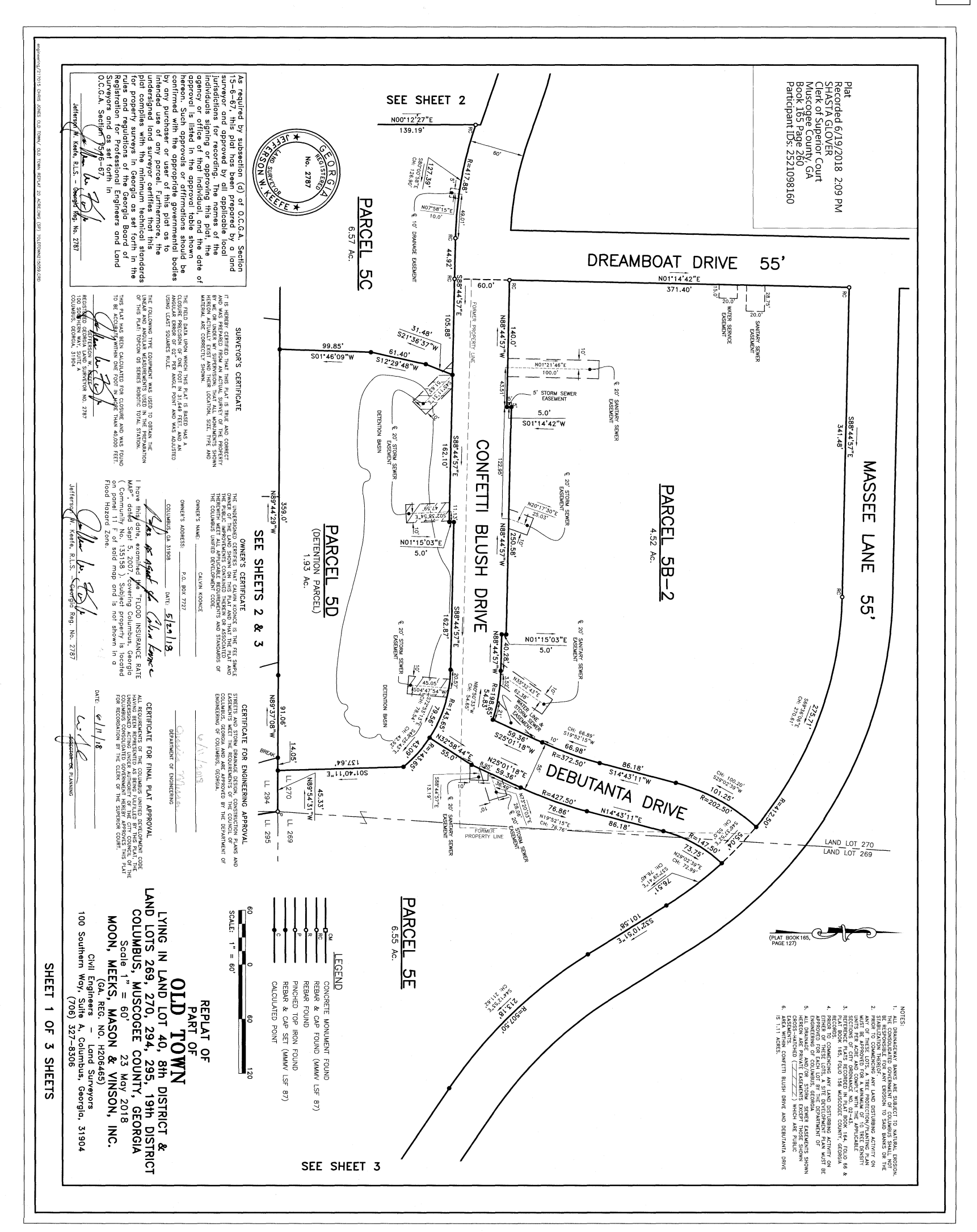
Background: Debutanta Drive is located within the Old Town development. Although development is beginning to occur in the area, no businesses have been completed for occupancy, there is only address where site development has begun with a Debutanta Drive address. The developer has requested the correction of the spelling of Debutanta Drive to Debutante Drive before occupancies are issued.

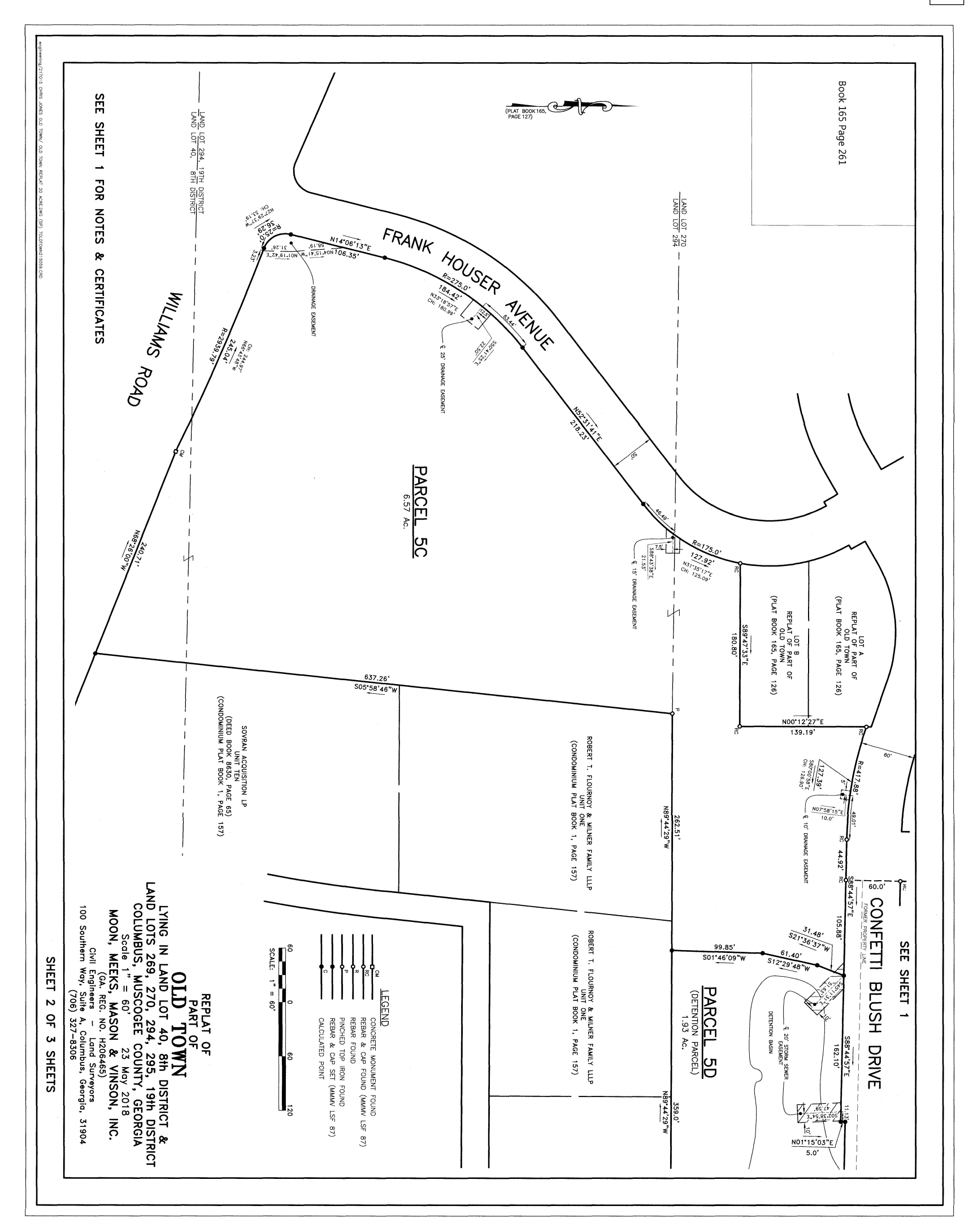
<u>Analysis:</u> Changing the street name can be easily accommodated since there is no street addresses assigned at this time for occupancy.

<u>Financial Considerations</u>: There is no cost for this name change. The developer has supplied all the signage for this development.

<u>Legal Considerations:</u> This action requires approval of Columbus Council in ordinance form.

Recommendation/Action: It is recommended that Council approve the street name change.





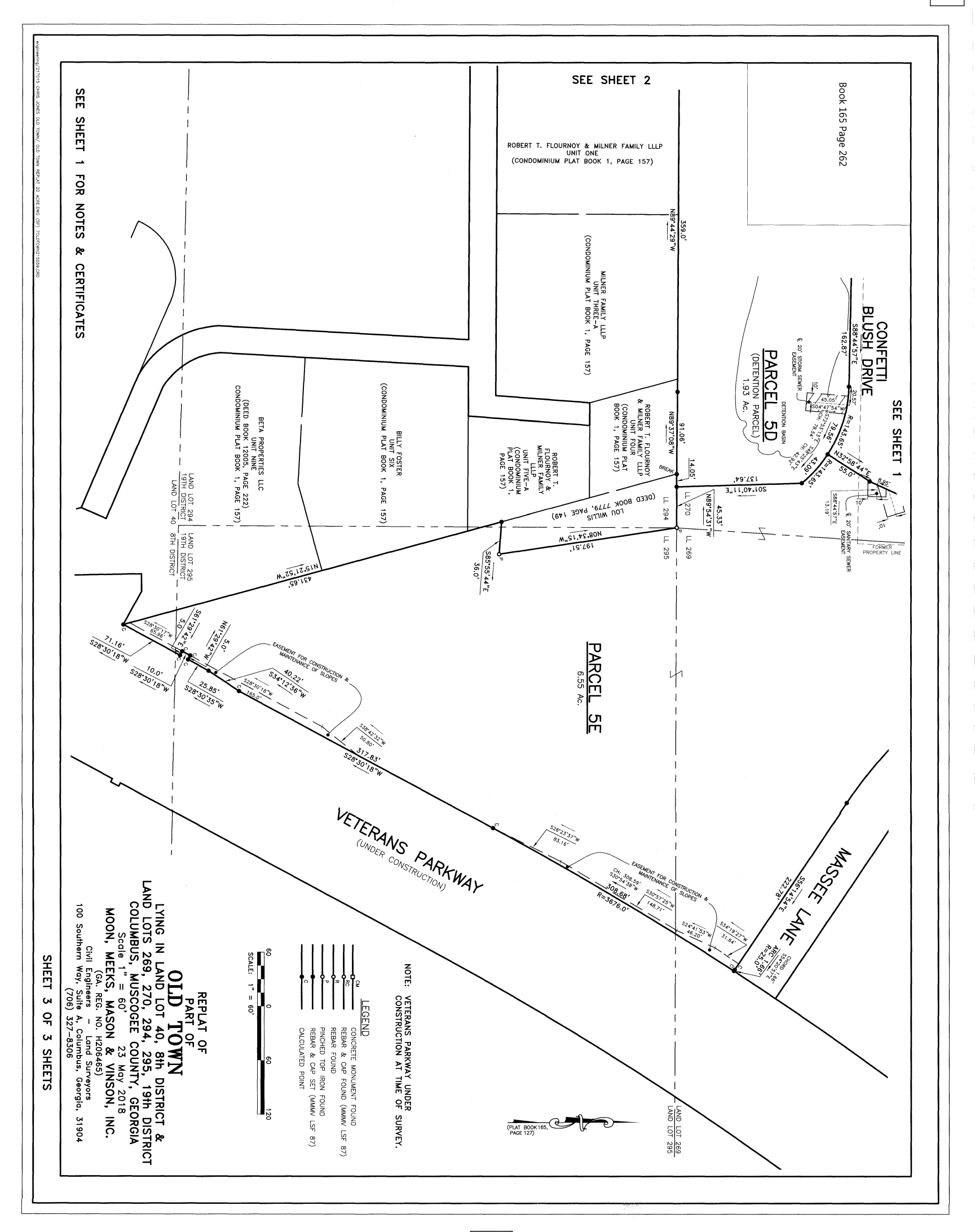
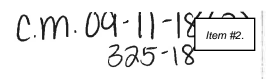


Exhibit A

A RESOLUTION NO. 3 2 5 - 18



A RESOLUTION AUTHORIZING THE ACCEPTANCE OF A DEED TO DEBUTANTA DRIVE AND THAT PORTION OF CONFETTI BLUSH DRIVE LOCATED IN REPLAT OF PART OF OLD TOWN ON BEHALF OF COLUMBUS, GEORGIA.

WHEREAS, Columbus, Georgia has been submitted a deed conveying Debutanta Drive and that Portion of Confetti Blush Drive located in replat of part of Old Town on behalf of Columbus, Georgia, a full description of property on said deed; and,

WHEREAS, said streets have been improved and meet the required specifications for acceptance by the City; and,

WHEREAS, the Engineering Department has inspected said streets and recommends acceptance of same.

NOW, THEREFORE, THE COUNCIL OF COLUMBUS, GEORGIA, HEREBY RESOLVES AS FOLLOWS:

That certain deed dated July 24, 2018, conveying Columbus, Georgia, Debutanta Drive and that Portion of Confetti Blush Drive located in replat of part of Old Town be and the same is hereby accepted. The Clerk of Council is hereby authorized to have said deed recorded in the Deed Records in the Office of the Superior Court of Muscogee County, Georgia. A copy of the deed is hereto attached and by this reference made a part of this resolution.

Introduced at a regular meeting of the Council of Columbus, Georgia, held the day of Selot., and adopted at said meeting by the affirmative vote of members of said Council.

Councilor Allen voting ABSENT Councilor Baker voting YES Councilor Barnes voting ABSENT Councilor Garrett voting ABSENT Councilor Davis voting YES Councilor House voting YES Councilor Huff voting YES Councilor Thomas voting YES YES Councilor Turner Pugh voting YES Councilor Woodson voting

Lindsey Glisson, Deputy Clerk of Council Teresa Pike Tomlinson, Mayor

Agenda Item # 2

Columbus Consolidated Government Council Meeting

09/11/2018

Agenda Report # 23

TO:

Mayor and Council

SUBJECT:

Street Acceptance - Debutanta Drive and That Portion of Confetti Blush

Drive located in Replat of Part of Old Town

INITIATED BY:

Engineering Department

<u>Recommendation:</u> Approval is requested the acceptance of Debutanta Drive and that portion Confetti Blush Drive located in Replat of Part of Old Town.

Background: Debutanta Drive and that portion Confetti Blush Drive located in Replat of Part of Old Town is part of a Planned Unit Development (PUD). The streets have been improved and meet the required specifications for acceptance by the City.

Analysis: A deed has been conveyed to the City conveying Debutanta Drive and that portion Confetti Blush Drive located in Replat of Part of Old Town. A description of property is as follows: All those tracts and parcels of land identified as Confetti Blush Drive and Debutanta Drive on the Plat titled "Replat of Part of Old Town" Lying in Land Lot 40, 8th District and Land Lots 269, 270, 294, 295, 19th District Columbus, Muscogee County, Georgia dated 23 May 2018 by Moon, Meeks, Mason & Vinson, Inc., recorded in Plat Book 165, Page 260, Muscogee County, Georgia Records.

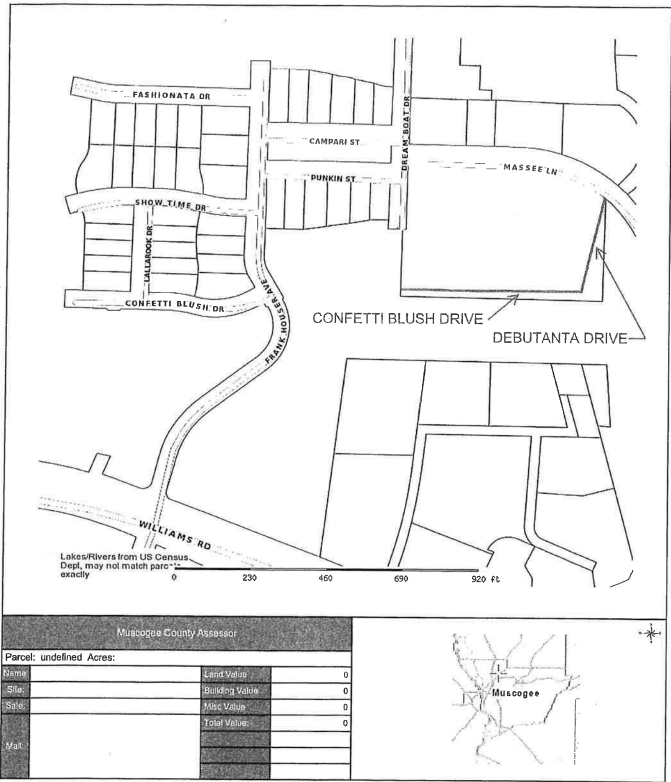
<u>Financial Considerations:</u> No City Funds are involved until maintenance is assumed after the two-year warranty.

<u>Projected Annual Fiscal Impact Statement:</u> No City Funds are involved until maintenance is assumed after the two-year warranty.

<u>Legal Considerations:</u> In accordance with Section 18-3 of the Columbus Code, all dedicated right-of-way must be accepted by Council.

<u>Recommendations/Actions:</u> Approval is requested for the acceptance of Debutanta Drive and that portion Confetti Blush Drive located in Replat of Part of Old Town.

VICINITY MAP



The Muscogee County Assessor's Office makes every effort to produce the most accurate information possible. No warranties, expressed or implied, are provided for the data herein, its use or interpretation. The assessment information is from the last certified taxroll. All data is subject to change before the next certified taxroll. PLEASE NOTE THAT THE PROPERTY APPRAISER MAPS ARE FOR ASSESSMENT PURPOSES ONLY NEITHER MUSCOGEE COUNTY NOR ITS EMPLOYEES ASSUME RESPONSIBILITY FOR ERRORS OR OMISSIONS ---THIS IS NOT A SURVEY-
Date printed: 05/01/17; 11:19:59



Columbus City Council 1111 1st Avenue Columbus, GA 31901

Debutante Drive Re:

Old Town Development

Dear Council,

On behalf of the Woodruff Company, who manages the development of Old Town, I am making a formal request to have a street name change in the Old Town Development. Debutanta Drive was accepted and shown on Plat recorded in Plat Book 165, Page 260. This street should have been named Debutante Drive and was misspelled on the plat and street acceptance package. There are no lots presently addressed to this street. The owners/developers are requesting council approve the name change from Debutanta Drive to Debutante Drive.

Sincerely,

MOON MEEKS & ASSOCIATES, INC.

Jefferson W. Keefe, R.L.S.

flow h. To

File Attachments for Item:

3. 2nd Reading- An ordinance amending Ordinance No. 15-35, Section 2, Columbus Police Department Pay Reform and Restructure Plan, as set forth in Administrative Policy No. 220-1002, to revise Court Pay, and for other purposes. (Budget Review Committee)

	NO
	Ordinance No. 25-026, Section 25 and Ordinance No. 15-35, artment Pay Reform and Restructure Plan, to revise Court Pay,
THE COUNCIL OF	COLUMBUS, GEORGIA, HEREBY ORDAINS:
	Section 1.
Department Pay Reform and Restr	ction 25 and Ordinance No. 15-35, Section 2, Columbus Police ructure Plan, as set forth in Administrative Policy No. 220-1002, ent Pay Reform and Restructure Plan," are hereby amended by \$50 per appearance.
	Section 2.
Court Pay shall be adminis	stered in accordance with the chart set forth on Exhibit A.
	Section 3.
	Fordinances in conflict herewith are hereby repealed, and this pay period beginning September 13, 2025.
of August 2025; introduced a secondary of, 2025 and adopt of Council. Councilor Allen	eting of the Council of Columbus, Georgia, held on the 26 th day and time at the regular meeting of said Council held on the ated at said meeting by the affirmative vote of members voting
Councilor Anker	voting
Councilor Chambers	voting
Councilor Cogle	voting
Councilor Crabb Councilor Davis	voting
Councilor Garrett	voting voting
Councilor Hickey	voting voting
Councilor Huff	voting voting
Councilor Tucker	voting
Lindsey G. McLemore	B.H. "Skip" Henderson, III
Clerk of Council	Mayor

ORDINANCE

EXHIBIT A

Court Pay shall be administered as follows:

- **Base Compensation**: \$50 per court appearance.
- **Time Recording**: Court Pay will be recorded in 15-minute increments, with a minimum of 15 minutes per appearance.

Extra Court Pay Calculation:

- 1. Calculate total hours worked excluding court appearance time outside regular duty hours.
- 2. Add court appearance time occurring outside regular duty hours.
- 3. If the total hours (regular + court time) are below the applicable FLSA overtime threshold, the officer will receive \$50 per court appearance.
- 4. If the total hours exceed the FLSA overtime threshold, the officer will be compensated at the applicable overtime rate for hours above the threshold.

Definition:

Court Pay: Compensation for court attendance outside of "regular duty hours" for a non-exempt officer who has not worked 171 hours during a 28-day schedule, as defined under O.C.G.A. § 24-13-28(b) and (c), and O.C.G.A. § 24-24-28(a)(3).

File Attachments for Item:

4. 1st Reading- REZN-06-25-1190: An ordinance rezoning property located at **2506 Riverside Drive** from Residential Multifamily—2 (RMF2) zoning district to Residential Multifamily—1 (RMF1) zoning district with conditions. (Planning Department and PAC recommended Approval.)(Councilor Garrett)

ORD	INANCE
NO.	

An Ordinance amending the Zoning Atlas of the Consolidated Government of Columbus, Georgia, to change certain boundaries of a district located at **2506 Riverside Drive** (parcel # 007-012-013) from Residential Multifamily – 2 (RMF2) Zoning District to Residential Multifamily – 1 (RMF1) Zoning District with conditions.

THE COUNCIL OF COLUMBUS, GEORGIA, HEREBY ORDAINS AS FOLLOWS:

Section 1.

The Zoning Atlas on file with the Planning Department is hereby amended by changing the property described below from Residential Multifamily -2 (RMF2) Zoning District to Residential Multifamily -1 (RMF1) Zoning District with conditions.

"All that lot, tract and parcel of land situate, lying and being in the State of Georgia, County of Muscogee and City of Columbus, and being known and designated as Lot Numbered FOURTEEN "A" (14A) of the RESURVEY OF LOTS 7 TO 14 INCLUSIVE OF A. L. CRAWFORD RIVERSIDE SURVEY AND PART OF LOT 88 OF CITY VILLAGE, as shown by a map or plat of said Resurvey, dated January 1948, by Siegel Engineering Company, and recorded in Plat Book Four (4), Page 280, in the Office of the Clerk of the Superior Court of Muscogee County, Georgia. Located thereon is house numbered 2506 Riverside Drive, according to the present system of numbering houses in Columbus, Georgia."

Section 2.

The property described above is rezoned subject to the following condition:

Introduced at a regular	meeting of the Council of Columbus, Georgia held on the 16th day of
September 2025; introduced a se	econd time at a regular meeting of said Council held on the day
of, 2025 and a	dopted at said meeting by the affirmative vote of members of
said Council.	
Councilor Allen	voting
Councilor Anker	voting
Councilor Chambers	voting
Councilor Cogle	voting
Councilor Crabb	voting
Councilor Davis	voting
Councilor Garrett	voting
Councilor Hickey	voting
Councilor Huff	voting
Councilor Tucker	voting

Mayor

Clerk of Council



COUNCIL STAFF REPORT

REZN-06-25-1190

Applicant:	Marian Taylor
Owner:	Marian Taylor
Location:	2506 Riverside Drive
Parcel:	007-012-013
Acreage:	0.09 Acres
Current Zoning Classification:	Residential Multifamily – 2
Proposed Zoning Classification:	Residential Multifamily – 1
Proposed Conditions:	1. Minimum Lot Size of 3,500 sq ft
Current Use of Property:	Vacant
Proposed Use of Property:	Single Family Residential
Council District:	District 8 (Garrett)
PAC Recommendation:	Approval based on the Staff Report and compatibility with existing land uses.
Planning Department Recommendation:	Approval based on compatibility with existing land uses.
Fort Benning's Recommendation:	N/A
DRI Recommendation:	N/A
General Land Use:	Consistent

Planning Area F

Current Land Use Designation: Single Family Residential

Future Land Use Designation: Mixed Use

Compatible with Existing Land-Uses: Yes

Environmental Impacts: The property does not lie within the floodway and

floodplain area. The developer will need an approved drainage plan prior to issuance of a Site Development permit, if a permit is required.

City Services: Property is served by all city services.

Traffic Engineering: This site shall meet the Codes and regulations of

the Columbus Consolidated Government for

residential usage.

Traffic Impact: The proposed rezoning from RMF2 to RMF1 for a

single-family house at 2506 Riverside Drive will result in a net reduction in traffic generation compared to a potential multifamily development

under the current zoning.

The estimated 9.4 daily trips and ~1 trip during peak hours will have a negligible impact on the existing road network, maintaining the current LOS

B on Riverside Drive.

The proposed use is compatible with the

surrounding residential community and supports the objectives of the Columbus Consolidated

Government's Unified Development Ordinance and

Comprehensive Plan.

Surrounding Zoning: North Residential Multifamily – 2 (RMF2)

South Residential Multifamily – 2 (RMF2)
East Residential Multifamily – 2 (RMF2)
West Residential Multifamily – 2 (RMF2)

Reasonableness of Request: The request is compatible with existing land uses.

School Impact: N/A

Buffer Requirement: N/A

Attitude of Property Owners: Four (4) property owners within 300 feet of the

subject properties were notified of the rezoning

request. The Planning Department received no calls

and/or emails regarding the rezoning.

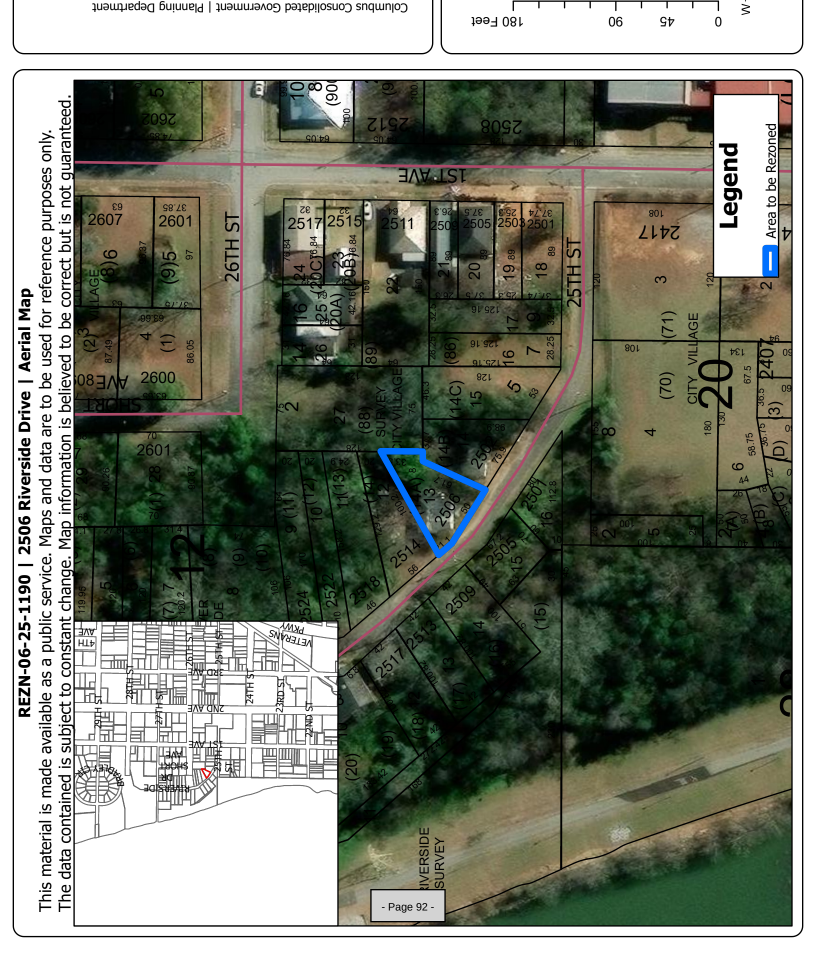
Approval 0 Responses
Opposition 0 Responses

Additional Information: Purpose is to build a single-family home.

Attachments: Aerial Land Use Map

Location Map Zoning Map

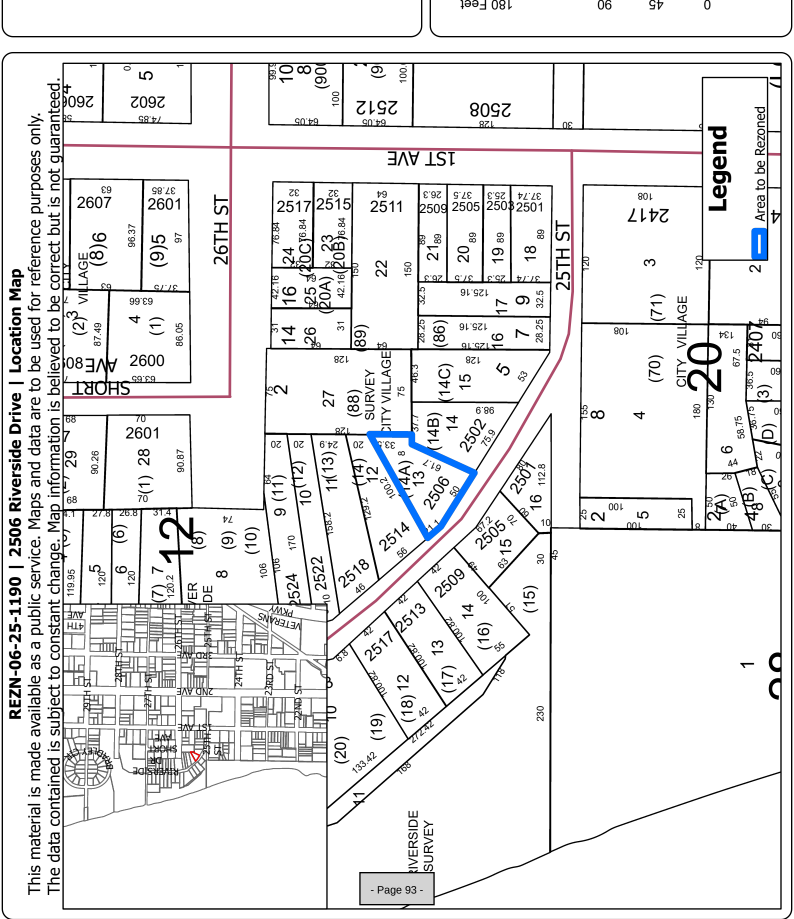
Existing Land Use Map Future Land Use Map

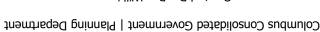


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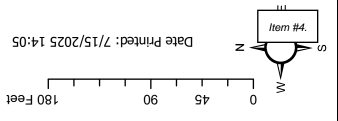
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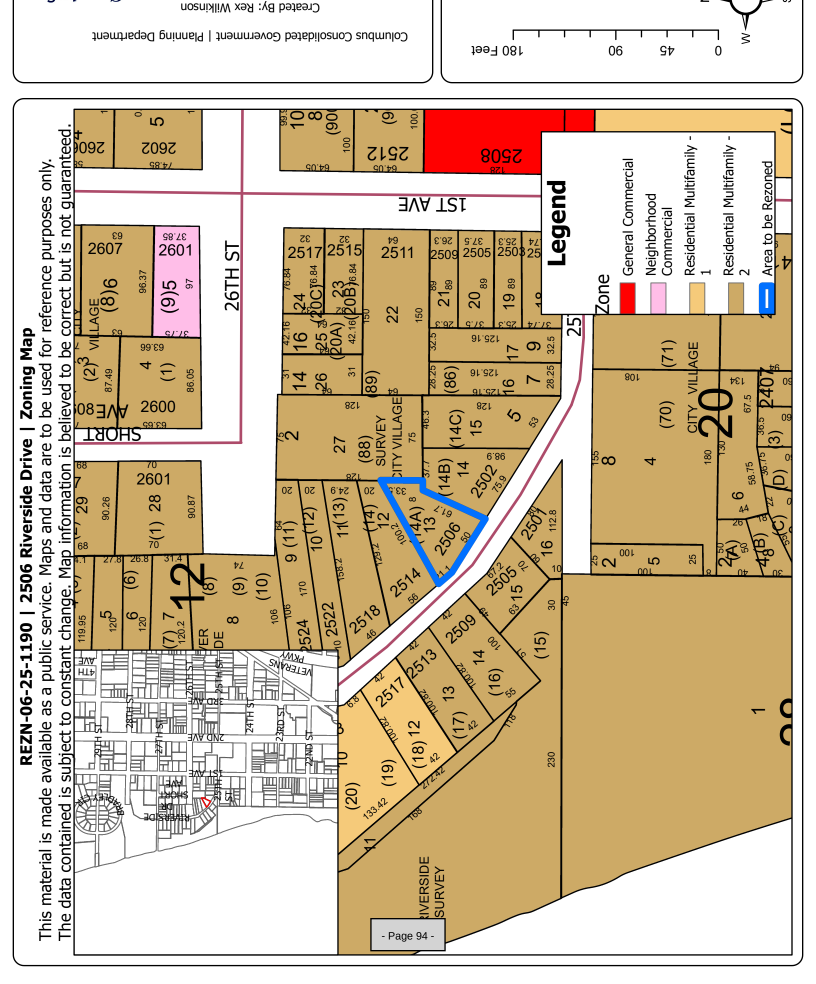




Created By: Rex Wilkinson

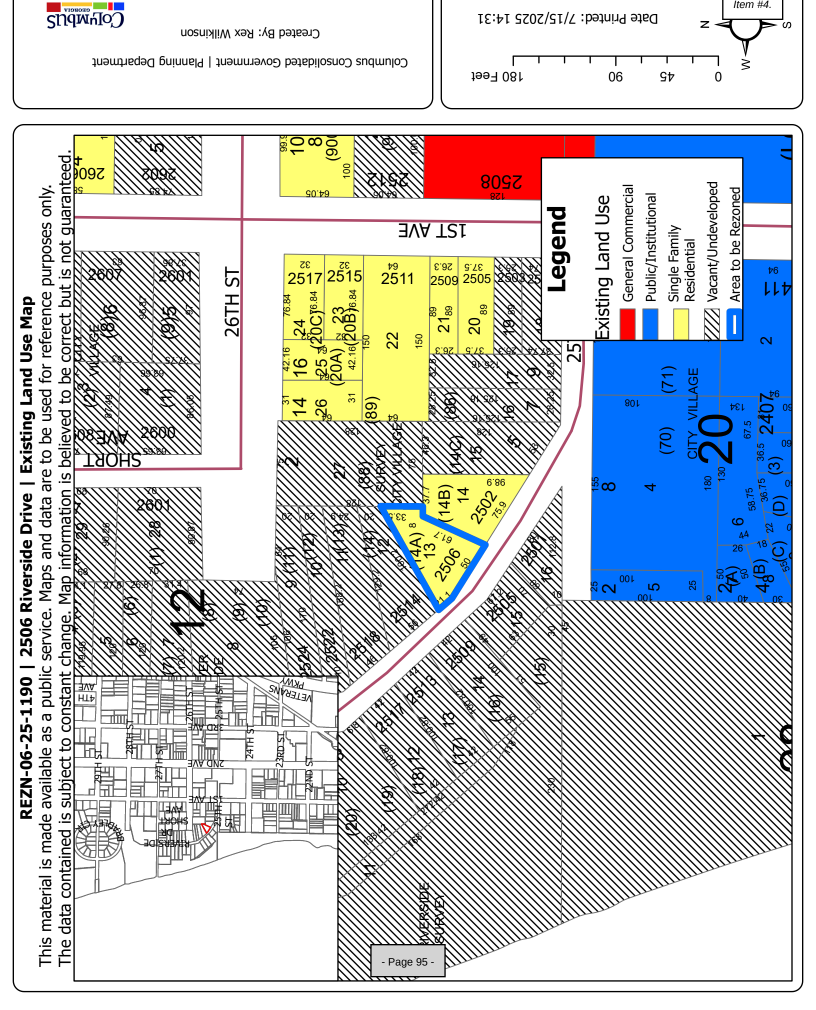
Columbils

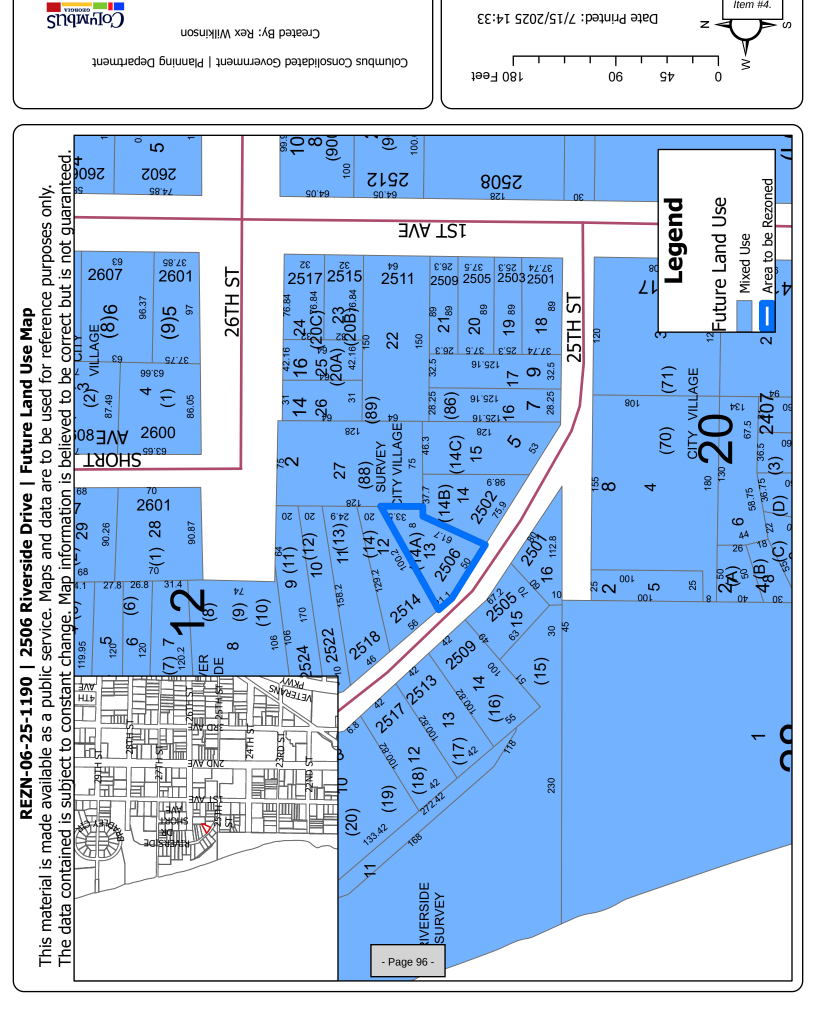




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File Attachments for Item:

5. 1st Reading- REZN-07-25-1262: An Ordinance rezoning property located at **109 23rd Street** from Residential Multifamily – 2 (RMF2) Single Family Residential 4 (SFR4). (The Planning Department and PAC recommended Approval.) (Councilor Cogle)

AN ORDINANCE

NO.		

An Ordinance amending the Zoning Atlas of the Consolidated Government of Columbus, Georgia, to change certain boundaries of a district located at **109 23rd Street** (parcel # 007-026-015) from Residential Multifamily – 2 (RMF2) Zoning District to Single Family Residential – 4 (SFR4) Zoning District.

THE COUNCIL OF COLUMBUS, GEORGIA, HEREBY ORDAINS AS FOLLOWS:

Section 1.

The Zoning Atlas on file with the Planning Department is hereby amended by changing the property described below from Residential Multifamily – 2 (RMF2) Zoning District to Single Family Residential – 4 (SFR4) Zoning District.

"All that lot, tract, or parcel of land situate, lying, and being in Columbus, Muscogee County, Georgia, and being known and designated as PART OF LOT NUMBERED FORTY-NINE (49) of that certain subdivision of land known as the SEABORN JONES SURVEY OF CITY VILLAGE, a retracing of said survey being recorded in Plat Book 18, at Folio 1, in the Office of the Superior Court of Muscogee County, Georgia, said Part of said lot being more particularly described as follows:

COMMENCE at the intersection of the northerly line of 23rd Street with the easterly line of First Avenue, both public rights-of-way in Columbus, Muscogee County, Georgia, and run thence East along the northerly line of 23rd Street for a distance of 100 feet to a point, which point is the POINT OF BEGINNING of the property herein described; and from said POINT OF BEGINNING continuing thence East along the northerly line of 23rd Street for a distance of 24 feet; running thence North 108.5 feet to a point on the south line of a 20-foot alley; running thence West along the south line of said alley for a distance of 24 feet; and running thence South a distance of 108.5 feet to the point that marks the POINT OF BEGINNING previously described.

Situated thereon is dwelling numbered 109 - 23rd Street, according to the present system of numbering dwellings in Columbus, Georgia.

Said property is the identical. property identified as Parcel 15 in that certain Deed of Assent executed by Jordan A. Miles and LaDonna Morsie, as Coe Executors of the Last Will and Testament and Estate of Thelma Joyce Faircloth, deceased, late of Columbus, Muscogee County, Georgia, in favor of Jordan A. Miles, dated July 31, 2019, and recorded in Deed Book 12733, at Folio 60, in the Office of the Clerk of the Superior Court of Muscogee County, Georgia."

Introduced at a regular med	eting of the Council of Columbus, Georgia held on the
16th day of September 2025; into	roduced a second time at a regular meeting of said
Council held on the day of	£ 2025 and adopted at said meeting by the
affirmative vote of member	
G " A"	
Councilor Allen	voting
Councilor Anker	voting
Councilor Chambers	voting
Councilor Cogle	voting
Councilor Crabb	voting
Councilor Davis	voting
Councilor Garrett	voting
Councilor Hickey	voting
Councilor Huff	voting
Councilor Tucker	voting
Lindsey G. Mclemore	B. H. "Skip" Henderson, III
Clerk of Council	Mayor



Current Land Use Designation:

COUNCIL STAFF REPORT

REZN-07-25-1262

Applicant:	Ryan Clements, Aaron & Clements, Inc
Owner:	Columbus Housing Initiative, Inc dba Neighborworks Columbus
Location:	109 23 rd Street
Parcel:	007-026-015
Acreage:	0.07 Acres
Current Zoning Classification:	Residential Multifamily – 2
Proposed Zoning Classification:	Single Family Residential - 4
Current Use of Property:	Vacant/Undeveloped
Proposed Use of Property:	Single Family Residential
Council District:	District 7 (Cogle)
PAC Recommendation:	Approval based on the Staff Report and compatibility with existing land uses.
Planning Department Recommendation:	Approval based on compatibility with existing land uses.
Fort Benning's Recommendation:	N/A
DRI Recommendation:	N/A
General Land Use:	Inconsistent

Planning Area F

Vacant/Undeveloped

Future Land Use Designation: Mixed Use

Compatible with Existing Land-Uses: Yes

Environmental Impacts: The property does not lie within the floodway and

floodplain area. The developer will need an approved drainage plan prior to issuance of a Site Development permit, if a permit is required.

City Services: Property is served by all city services.

Traffic Engineering: This site shall meet the Codes and regulations of

the Columbus Consolidated Government for

residential usage.

Traffic Impact: The rezoning from RMF2 to SFR4 for a single-family

house at 109 23rd Street will result in a significant reduction in trip generation compared to the potential multi-family development under current zoning (10.79 fewer daily trips, 0.50–0.59 fewer

peak-hour trips).

The projected traffic impact is minimal, with no anticipated change to the existing LOS A on 23rd

Street.

The proposed use is consistent with the

surrounding residential community and will not

adversely affect the local road network.

Surrounding Zoning: North Residential Multifamily – 2 (RMF2)

South Residential Multifamily – 2 (RMF2)

East Residential Multifamily – 2 (RMF2)

West Single Family Residential – 4 (SFR4)

Reasonableness of Request: The request is compatible with existing land uses.

School Impact: N/A

Buffer Requirement: N/A

Attitude of Property Owners: Thirty (30) property owners within 300 feet of the

subject properties were notified of the rezoning request. The Planning Department received no calls

and/or emails regarding the rezoning.

Approval 0 Responses
Opposition 0 Responses

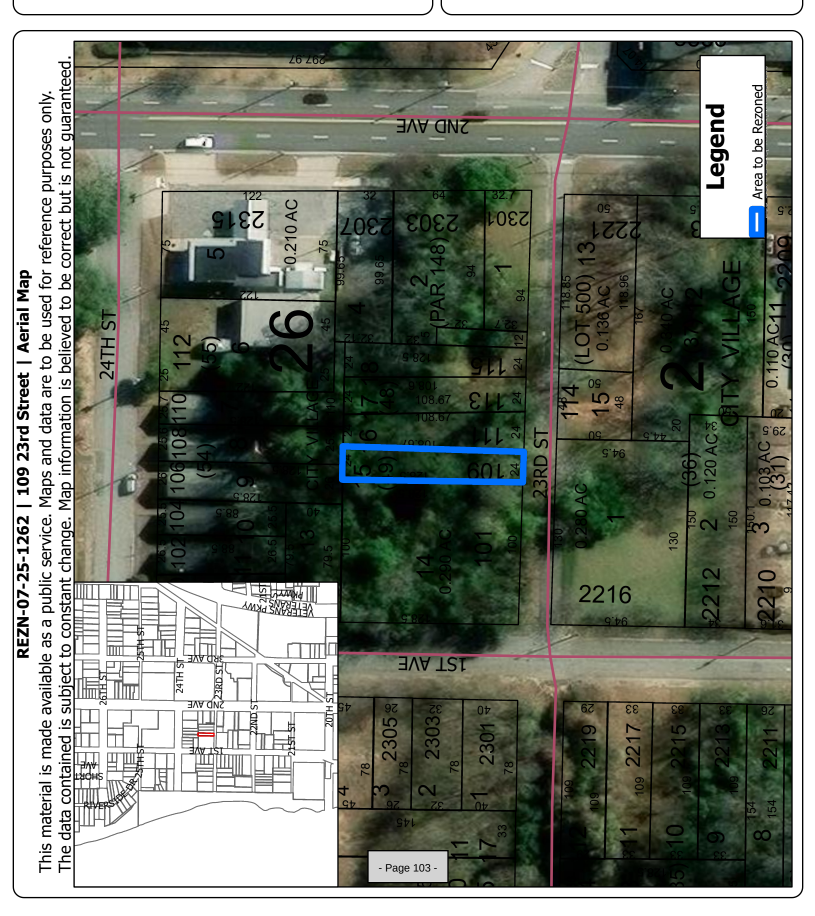
Additional Information: Purpose is to resubdivide with adjacent lot and

build single family residential homes.

Attachments: Aerial Land Use Map

Location Map Zoning Map

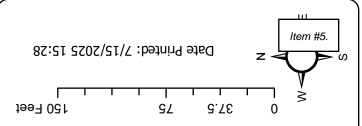
Existing Land Use Map Future Land Use Map

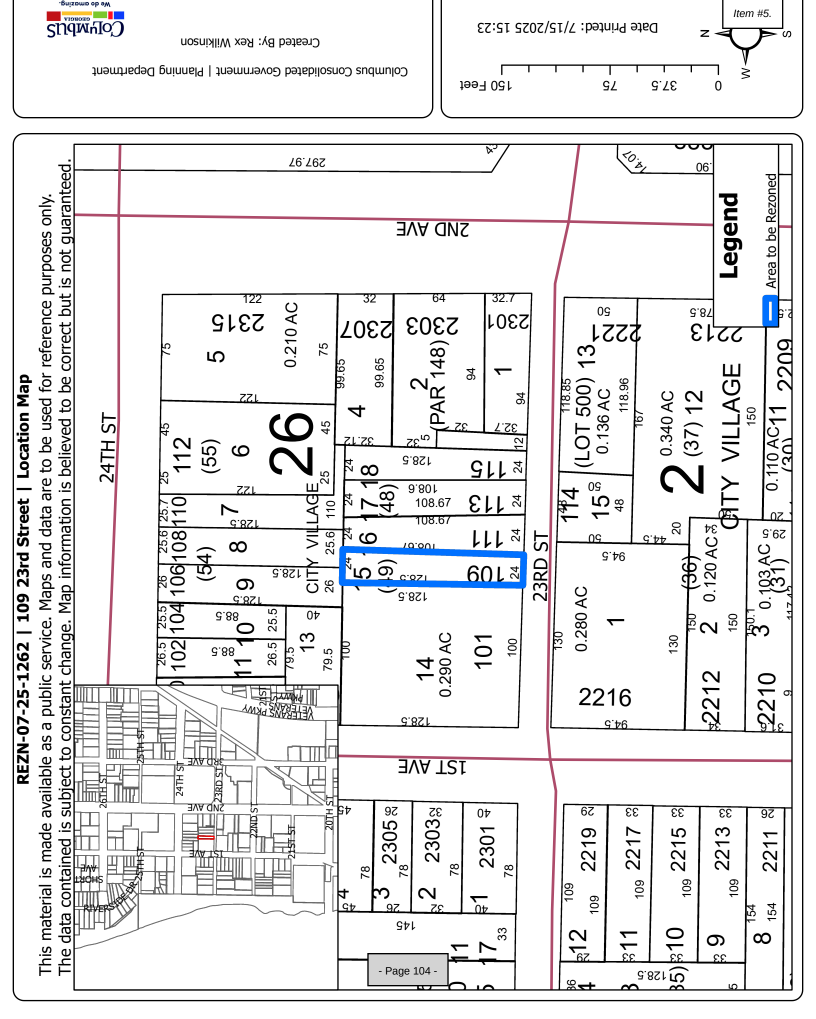


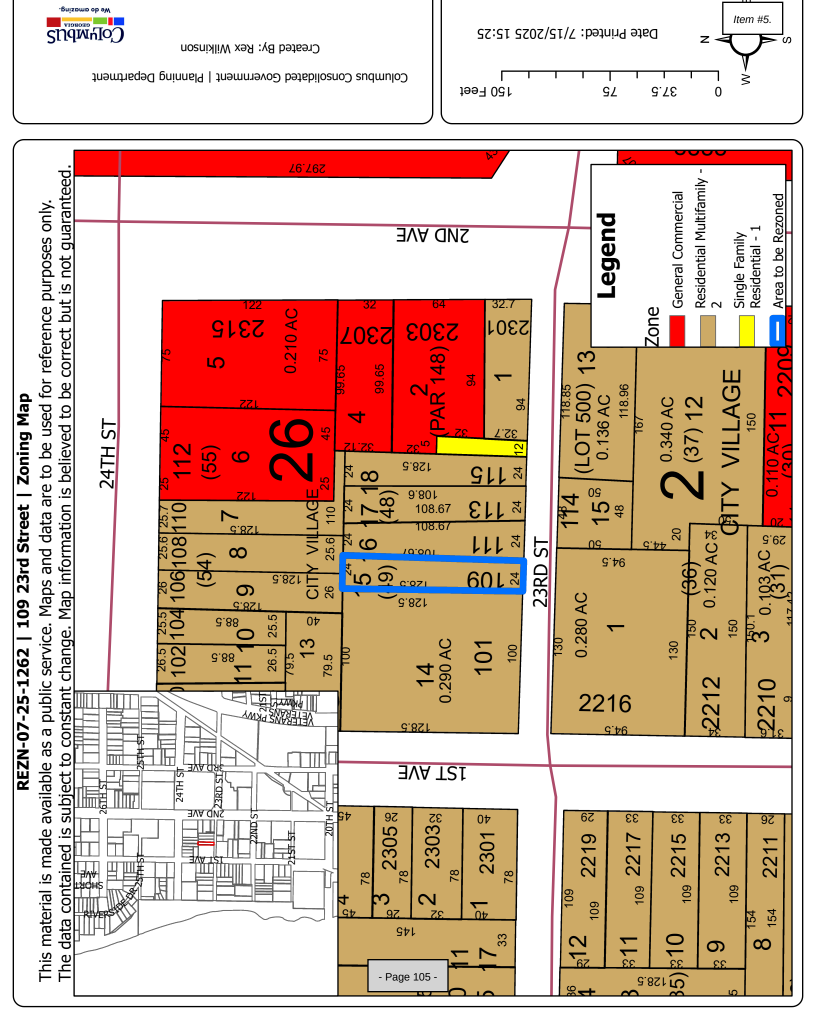


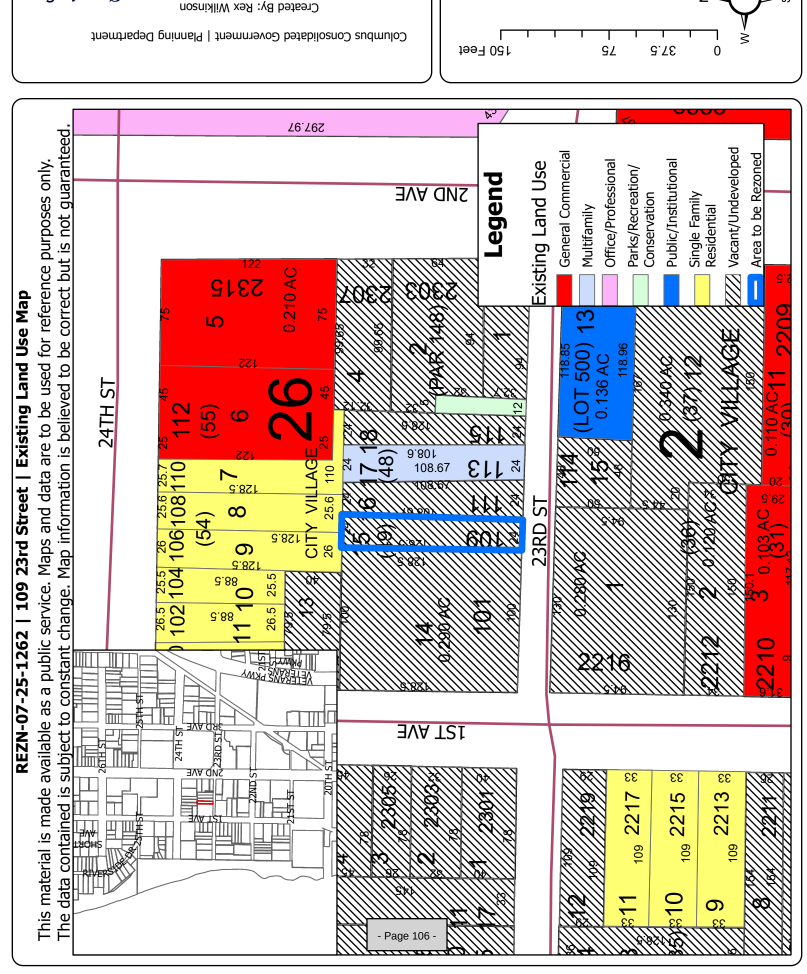
Created By: Rex Wilkinson







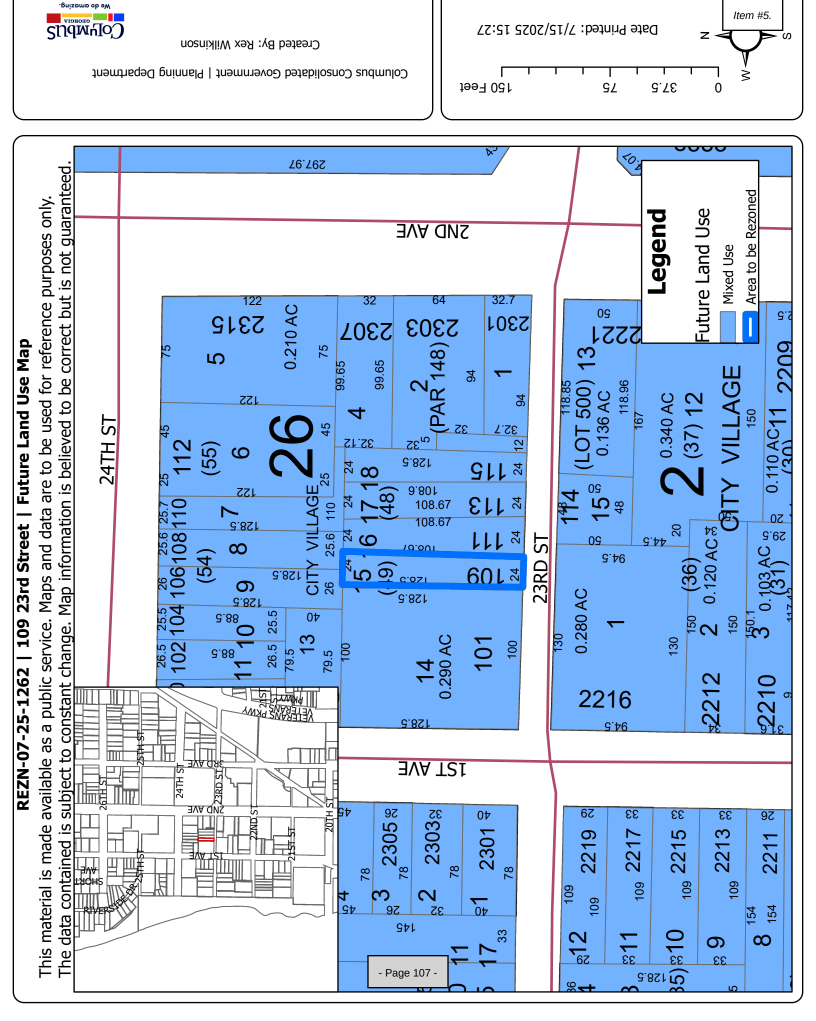




Item #5.

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File Attachments for Item:

6. 1st Reading- REZN-07-25-1264: An ordinance rezoning property located at **5350 Veterans Parkway** from Single Family Residential 3 (SFR3) zoning district to General Commercial (GC) zoning district. (The Planning Department and PAC recommend Approval.)(Councilor Garrett)

AN ORDINANCE

NO.	

An Ordinance amending the Zoning Atlas of the Consolidated Government of Columbus, Georgia, to change certain boundaries of a district located at **5350 Veterans Parkway** (parcel # 188-029-052) from Single Family Residential – 3 (SFR3) Zoning District to General Commercial (GC) Zoning District.

THE COUNCIL OF COLUMBUS, GEORGIA, HEREBY ORDAINS AS FOLLOWS:

Section 1.

The Zoning Atlas on file with the Planning Department is hereby amended by changing the property described below from Single Family Residential – 3 (SFR3) Zoning District to General Commercial (GC) Zoning District.

"All of Grantor's right, title and interest in and to the following described parcels of real property lying and being in Part of Land Lot 55 of the 8th Land District of Columbus, Muscogee County, Georgia, as shown upon a map or plat entitled "Survey for Windsor Corporation, Part of Land Lot 55, 8th District, Columbus, Muscogee County, Georgia", prepared by Moon, Meeks & Patrick, Inc., Civil Engineers, Columbus, Georgia, under date of 21 January 1976 as revised 24 October 1977, a copy of said plat being recorded in Plat Book 65; folio 91, in the office of the clerk of the Superior Court of Muscogee County, Georgia, and being-more particularly described as follows:

PARCEL A: All that tract and parcel of land designated as Cushing Drive on the aforementioned plat and lying east of that certain tract of land shown as "Parcel Two, 4.375 Ac." and conveyed by Grantor herein to Grantee herein contemporaneously herewith. The portion of said Cushing Drive hereby quit claimed extends from said Parcel Two in an easterly direction to the point at which Cushing Drive intersects Oxford Drive. PARCEL B: All that tract and parcel of land lying within the 50-foot right-of-way of Old Hamilton Road as shown on said plat and between the westerly boundary of said Parcel Two and the easterly margin of the Beallwood Connector."

C '1 A11	
Councilor Allen	voting
Councilor Anker	voting
Councilor Chambers	voting
Councilor Cogle	voting
Councilor Crabb	voting
Councilor Davis	voting
Councilor Garrett	voting
Councilor Hickey	voting
Councilor Huff	voting
Councilor Tucker	voting



Current Land Use Designation:

COUNCIL STAFF REPORT

REZN-07-25-1264

Applicant: Mike McGarvey Owner: Mike McGarvey Location: 5350 Veterans Parkway Parcel: 188-029-052 14.407 Acres Acreage: **Current Zoning Classification:** Single Family Residential - 3 **Proposed Zoning Classification: General Commercial Current Use of Property:** Place of Worship **Proposed Use of Property:** Place of Worship with commercial coffee shop **Council District:** District 8 (Garrett) **PAC Recommendation:** Approval based on the Staff Report and compatibility with existing land uses. **Planning Department Recommendation:** Approval based on compatibility with existing and future land uses. Fort Benning's Recommendation: N/A **DRI Recommendation:** N/A **General Land Use:** Inconsistent

Planning Area F

General Commercial

Future Land Use Designation: General Commercial

Compatible with Existing Land-Uses: Yes

Environmental Impacts: The property does not lie within the floodway and

floodplain area. The developer will need an approved drainage plan prior to issuance of a Site Development permit, if a permit is required.

City Services: Property is served by all city services.

Traffic Engineering: This site shall meet the Codes and regulations of

the Columbus Consolidated Government for

commercial usage.

Surrounding Zoning: North General Commercial/SFR - 3

South General Commercial/SFR - 3
East Single Family Residential - 3
West General Commercial/NC

Reasonableness of Request: The request is compatible with existing land uses.

School Impact: N/A

Buffer Requirement: The site shall include a Category C buffer along all

property lines bordered by the SFR3 zoning district. The 3 options under Category C are:

1. **20 feet** with a certain amount of canopy trees, under story trees, and shrubs / ornamental

grasses per 100 linear feet.

2. **10 feet** with a certain amount of shrubs / ornamental grasses per 100 linear feet and a

wood fence or masonry wall.

3. **30 feet** undisturbed natural buffer.

Attitude of Property Owners: Sixty-Seven (67) property owners within 300 feet

of the subject properties were notified of the rezoning request. The Planning Department received no calls and/or emails regarding the

rezoning.

Approval 0 Responses
Opposition 0 Responses

Additional Information: Third party will take over operation of existing

coffee shop.

Attachments: Aerial Land Use Map

Location Map Zoning Map

Existing Land Use Map Future Land Use Map



Item #6.

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901

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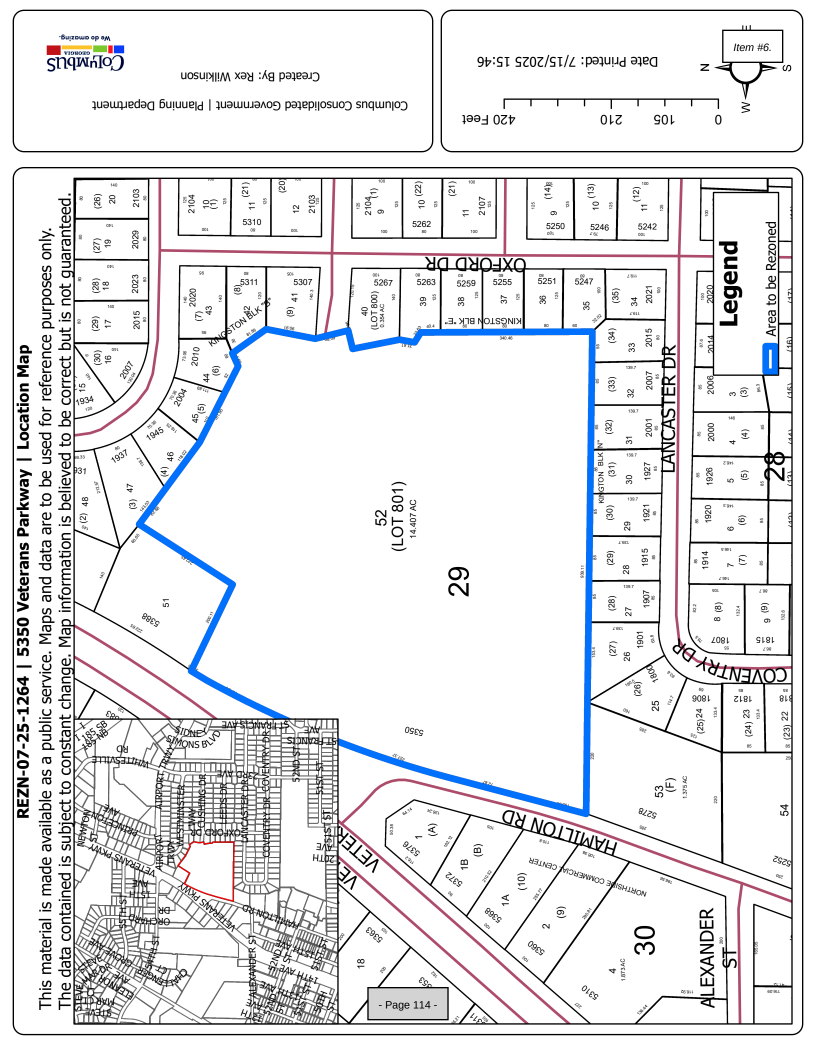
420 Feet

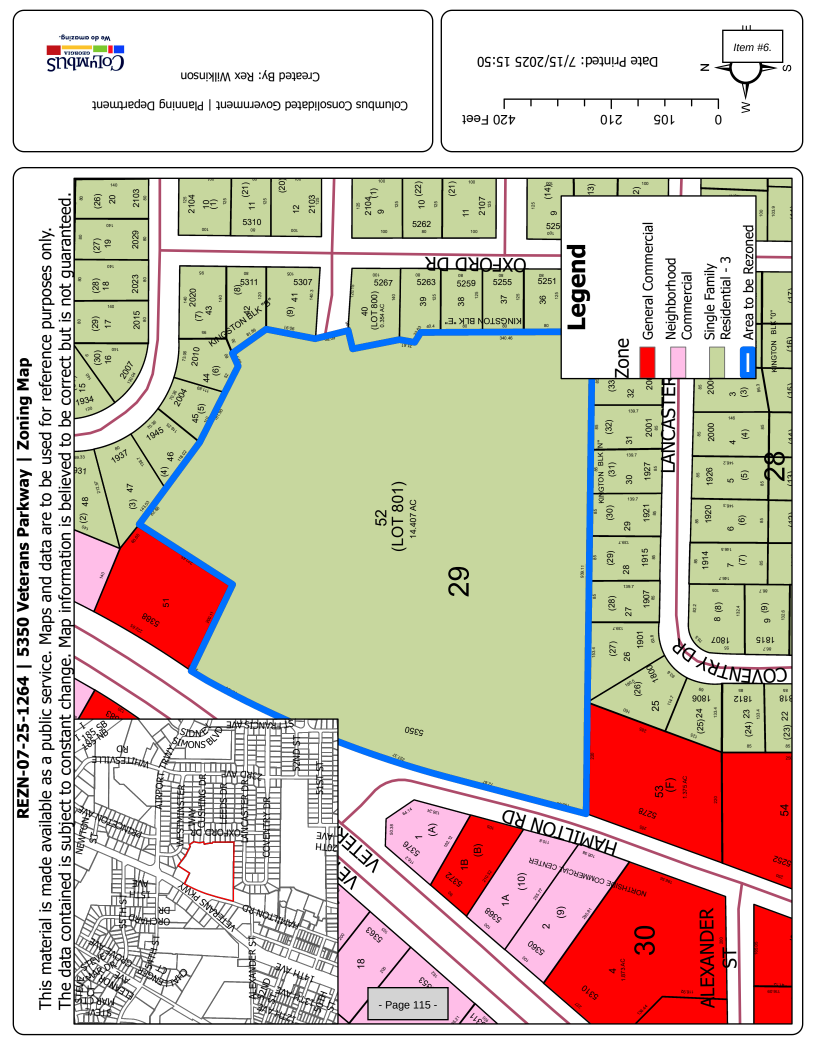
Aerial Map

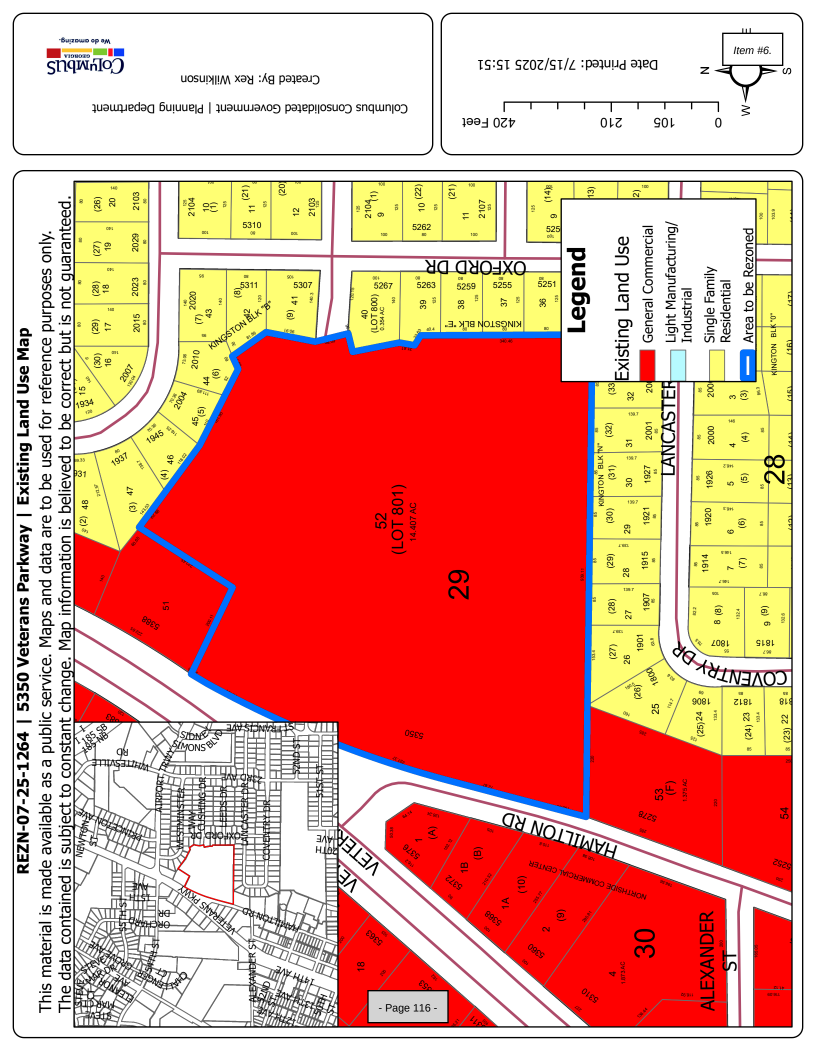
Created By: Rex Wilkinson

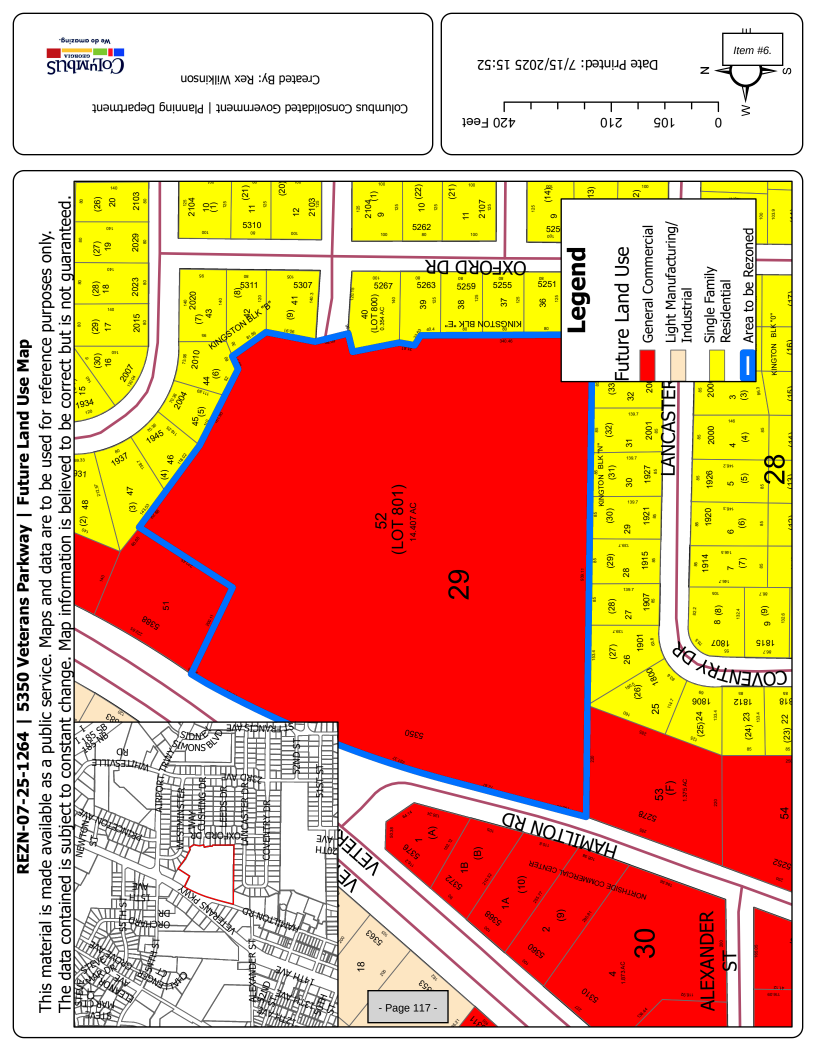
Columbus Consolidated Government | Planning Department











File Attachments for Item:

7. 1st Reading - REZN-07-25-1303: An ordinance rezoning property located at **2210 Wynnton Road** from Neighborhood Commercial (NC) zoning district to General Commercial (GC) zoning district. (The Planning Department and PAC recommended Approval.) (Councilor Huff)

NO		
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An Ordinance amending the Zoning Atlas of the Consolidated Government of Columbus, Georgia, to change certain boundaries of a district located at **2210 Wynnton Road** (parcel #184-015-002) from Neighborhood Commercial (NC) Zoning District to General Commercial (GC) Zoning District.

THE COUNCIL OF COLUMBUS, GEORGIA, HEREBY ORDAINS AS FOLLOWS:

Section 1.

The Zoning Atlas on file with the Planning Department is hereby amended by changing the property described below from Neighborhood Commercial (NC) Zoning District to General Commercial (GC) Zoning District.

"All those certain lots, tracts or parcels of land situate, lying and being in Land Lot 77 of the Coweta Reserve, Columbus Muscogee County, Georgia, and being more particularly shown and described as LOT 100, 0.092 AC., LOT 200, 0.14 AC., LOT 300, 0.46 AC., LOT 400, 0.15 AC., and LOT 500, 0.66 AC., on that certain plat of survey entitled "REPLAT OF LOTS 5 & 6 AND PART OF LOT 1, BLOCK 'A', EAST WYNNTON SURVEY AND ADJACENT LANDS, PART OF LAND LOT 77, COWETA RESERVE, COLUMBUS, MUSCOGEE COUNTY, GEORGIA", which plat was dated January 5, 2021, was prepared by Moon Meeks & Associates, Inc., and was duly recorded on February 15, 2021 in Plat Book 166, Page 249, in the Office of the Clerk of the Superior Court of Muscogee County, Georgia, which plat is made for the exact metes and bounds descriptions of said LOT 100, 0.092 AC., LOT 200, 0.14 AC., LOT 300, 0.46 AC., LOT 400, 0.15 AC., and LOT 500, 0.66 AC., herein described. Together with all of Grantors right, title, interest and claim in and to the terms, conditions and obligations as contained in that certain Easement for Access and Maintenance by and between Ace Group Realty, LLC, a Georgia limited liability company, and SunTrust Bank, a Georgia Banking corporation, dated December 20, 2012, filed for record December 26, 2012 at 3:49 p.m., recorded in Deed Book 10784, Page 325, Records of Muscogee County, Georgia."

Sep	tember 2025; introduced a se	neeting of the Council of Columbus, Georgia held on the 16th day o cond time at a regular meeting of said Council held on the day o said meeting by the affirmative vote of members of said Council
	Councilor Allen	voting
	Councilor Anker	voting
	Councilor Chambers	voting
	Councilor Cogle	voting
	Councilor Crabb	voting
	Councilor Davis	voting
	Councilor Garrett	voting
	Councilor Hickey	voting
	Councilor Huff	voting
	Councilor Tucker	voting
	Lindsey G. Mclemore Clerk of Council	B. H. "Skip" Henderson, III Mayor

- Page 119 -



Current Land Use Designation:

COUNCIL STAFF REPORT

REZN-07-25-1303

Applicant:	Flournoy Wynnton Village, LLC
Owner:	Jennifer Flournoy
Location:	2210 Wynnton Road
Parcel:	184-015-002
Acreage:	0.46 Acres
Current Zoning Classification:	Neighborhood Commercial
Proposed Zoning Classification:	General Commercial
Current Use of Property:	Commercial
Proposed Use of Property:	Commercial
Council District:	District 3 (Huff)
PAC Recommendation:	Approval based on the Staff Report and compatibility with existing land uses.
Planning Department Recommendation:	Approval based on compatibility with existing land uses.
Fort Benning's Recommendation:	N/A
DRI Recommendation:	N/A
General Land Use:	Consistent Planning Area D

General Commercial

Future Land Use Designation: Mixed Use

Compatible with Existing Land-Uses: Yes

Environmental Impacts: The property does not lie within the floodway and

floodplain area. The developer will need an approved drainage plan prior to issuance of a Site Development permit, if a permit is required.

City Services: Property is served by all city services.

Traffic Engineering: This site shall meet the Codes and regulations of

the Columbus Consolidated Government for

commercial usage.

Surrounding Zoning: North Neighborhood Commercial

South Neighborhood Commercial

East Neighborhood Commercial

West Neighborhood Commercial

Reasonableness of Request: The request is compatible with existing land uses.

School Impact: N/A

Buffer Requirement: N/A

Attitude of Property Owners: Forty-Two (42) property owners within 300 feet of

the subject properties were notified of the rezoning request. The Planning Department received no calls and/or emails regarding the

rezoning.

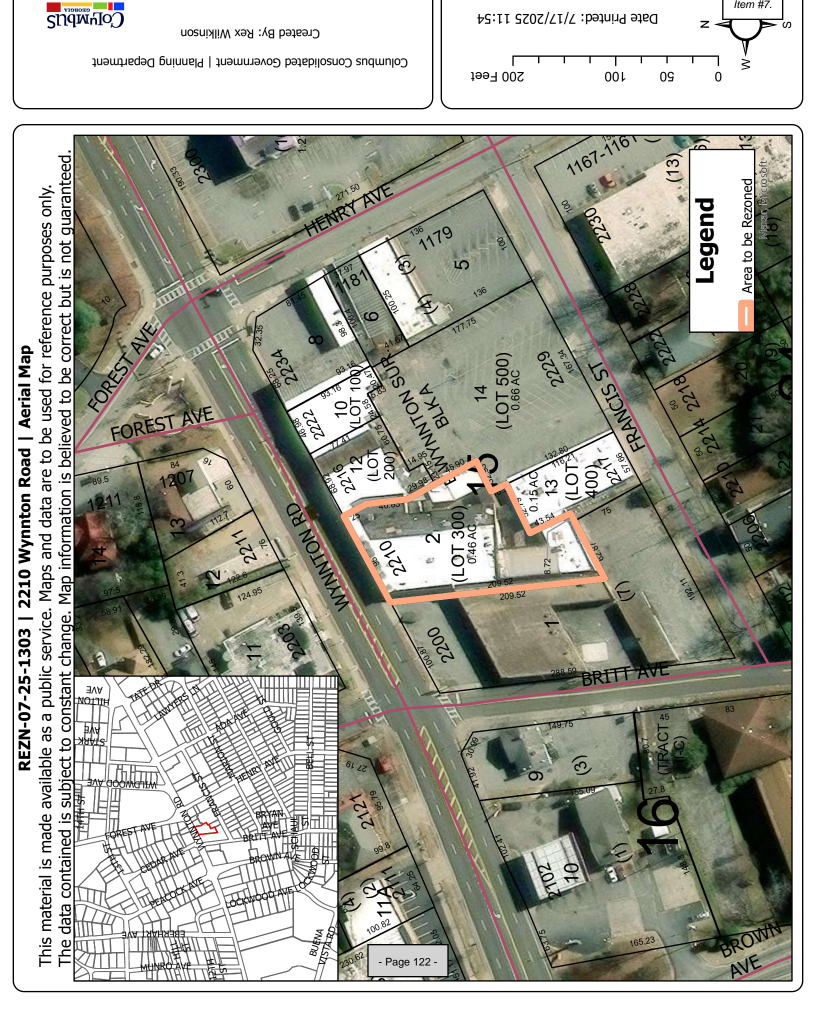
ApprovalOppositionOppositionResponses

Additional Information: Allow for a dog boarding/day care business

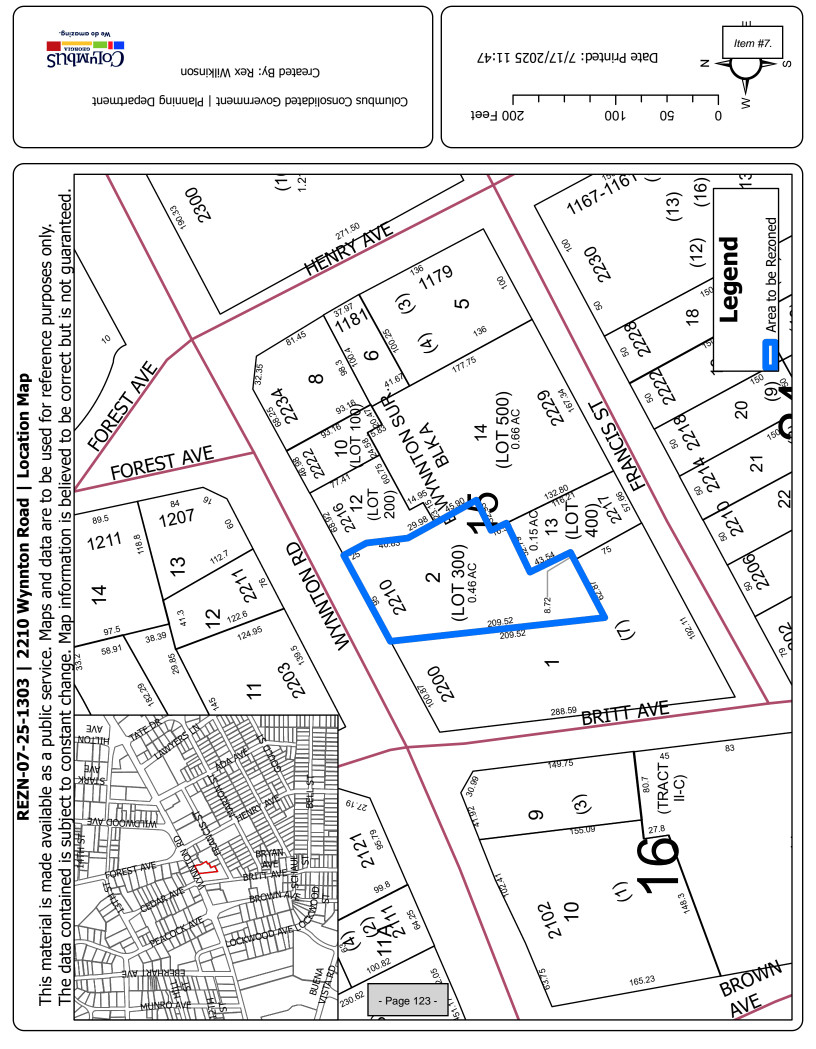
Attachments: Aerial Land Use Map

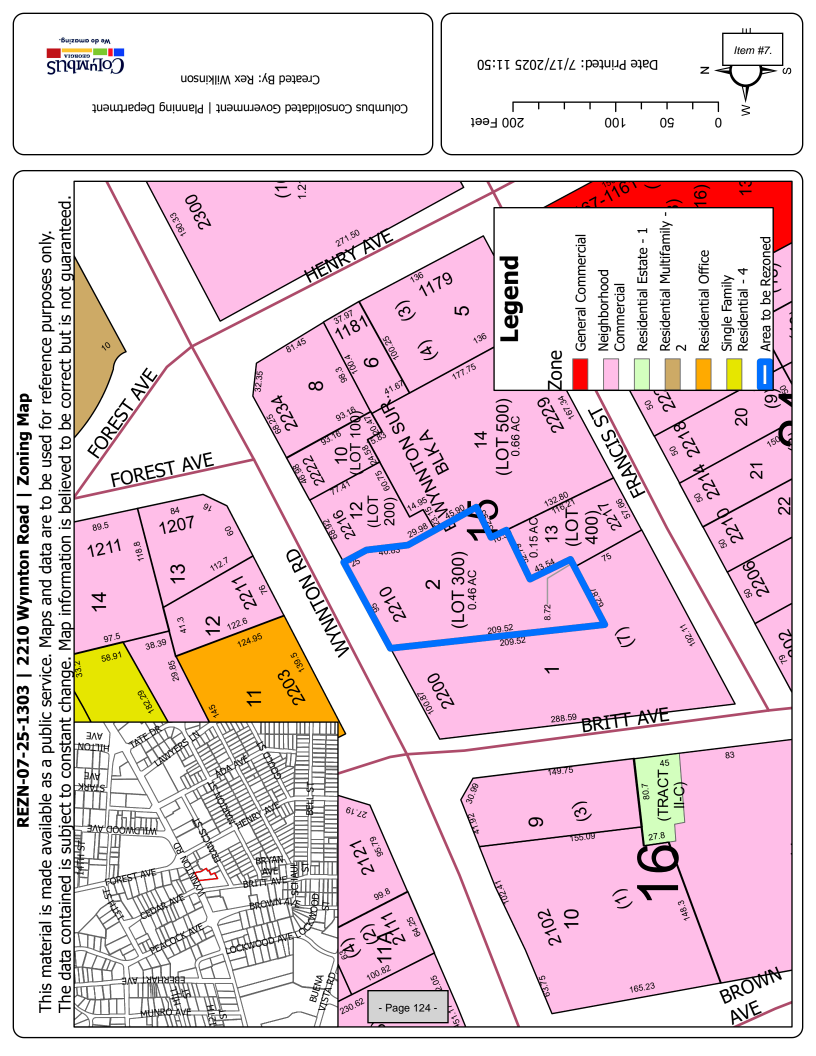
Location Map
Zoning Map

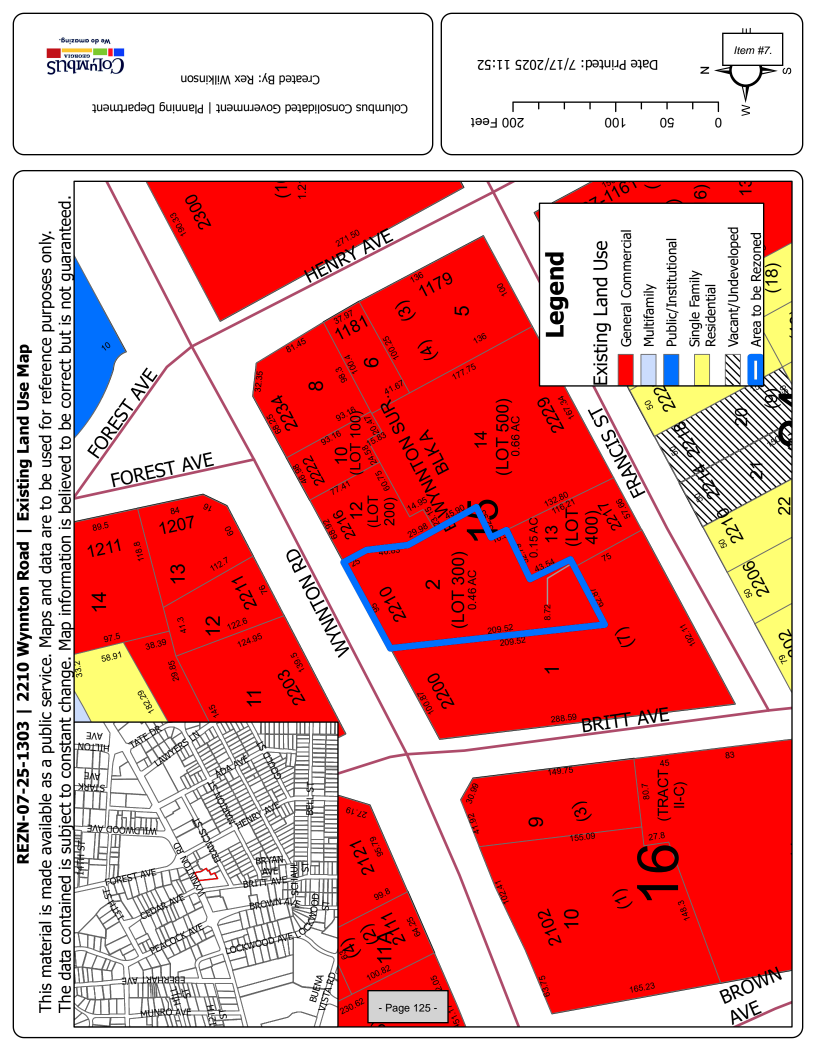
Existing Land Use Map Future Land Use Map

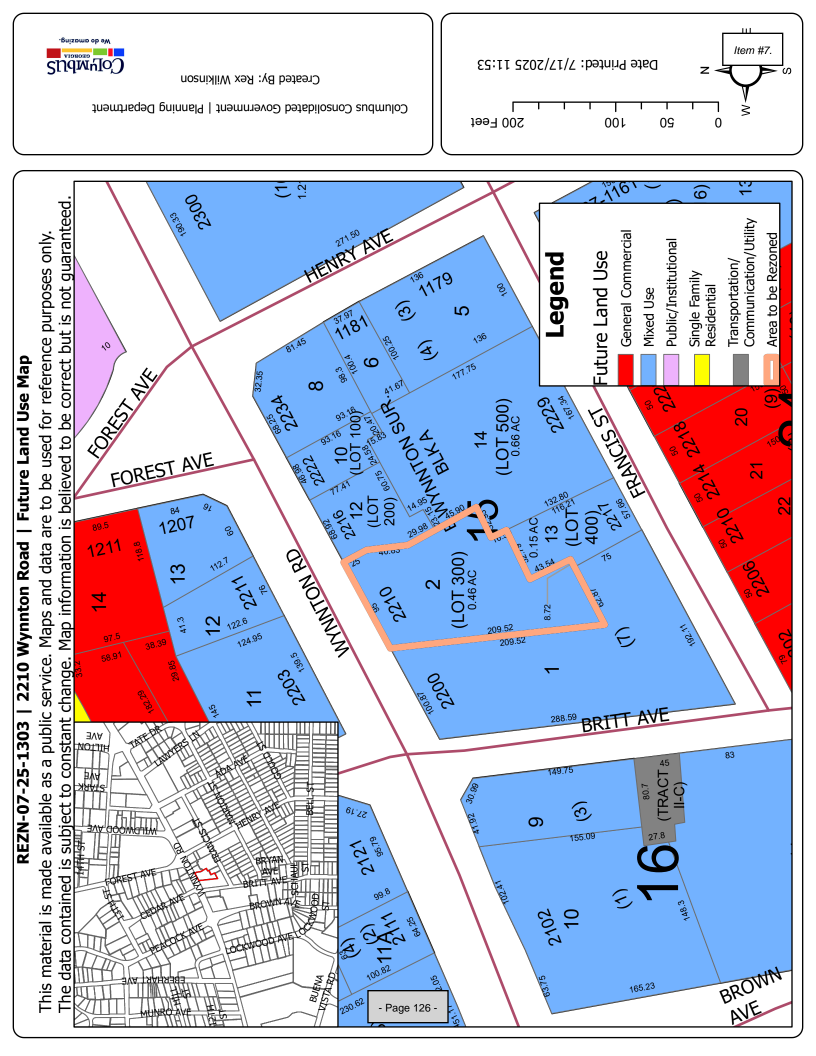


Item #7.









File Attachments for Item:

8. 1st Reading- An Ordinance amending the Columbus Code Section 8-14.1. to provide permitting and inspection fees for solar panel work; and for other purposes. (Mayor Pro-Tem)

ORD	INANCE
NO.	

An Ordinance amending the Columbus Code Section 8-14.1. to provide permitting and inspection fees for solar panel work; and for other purposes.

THE COUNCIL OF COLUMBUS, GEORGIA, HEREBY ORDAINS:

SECTION 1.

Section 8-14.1 of the Columbus Code is hereby amended by inserting a new paragraph (f) *Solar Panels* which shall read as follows and redesignating the current paragraph (f) *Building Permit Violations* as paragraph (g):

"f. Solar Panels. For all solar panel work requiring a permit, a fee shall be paid as required at the time such permit is issued, in accordance with the following schedule:

- 1. For the installation, repair, alteration or addition of solar panel systems on one- or two-family dwellings, the fee shall be \$250.00. For the installation, repair, alteration or addition of solar panel systems on all other structures, the permit fee shall be \$0.25/square feet of solar panel area with a minimum fee of \$250.00 and there shall also be a plan review fee of one-fourth of the permit fee with a minimum review fee of \$75.00.
- 2. Where any work or installation has been disapproved, the fee for a re-inspection shall be as follows:
 - i. For first occurrence there will be no charge.
 - ii. For subsequent occurrences the fee shall be \$75.00.
- 3. Where inspections are required after hours for approved shut downs, or other emergency needs, the fee shall be \$75.00, for the first hour, plus \$50.00 for each additional hour thereafter."

SECTION 2.

All ordinances and parts	of ordinances in conflict with this ordinance are hereby repealed.
September 2025; and introduced	neeting of the Council of Columbus, Georgia held on the 16 th day on second reading at a regular meeting of said Council held on the pted at said meeting by the affirmative vote of members of said
Council.	
Councilor Allen Councilor Anker Councilor Chambers Councilor Cogle Councilor Crabb Councilor Davis Councilor Garrett Councilor Hickey Councilor Huff Councilor Tucker	voting

Lindsey G. McLemore

Clerk of Council

B. H. "Skip" Henderson, III

Mayor

Sec. 8-14.4. Permits.

(a) Permit application.

- (1) Required. Any owner or authorized agent who intends to construct, enlarge, alter, repair, move, demolish or change the occupancy of a building or structure, or to erect, install, enlarge, alter, repair, remove, convert or replace any electrical, gas, mechanical or plumbing system, the installation of which is regulated by this code, or to cause any such work to be done, shall first make application to the building official and obtain the required permit.
- (2) Work exempt from permit. Permits shall not be required for the following. Exemption from permit requirements of this code shall not be deemed to grant authorization for any work to be done in any manner in violation of the provisions of this code or any other laws or ordinances of this jurisdiction.

a. Building:

- 1. Painting, papering, tiling, carpeting, cabinets, counter tops and similar finish work.
- 2. Temporary motion picture, television, and theatre stage sets and scenery.
- 3. Prefabricated swimming pools that are less than 24 inches (610 mm) deep.
- 4. Swings and other playground equipment.
- 5. Window awnings supported by an exterior wall which do not project more than 54 inches (1372 mm) from the exterior wall and do not require additional support.

b. Electrical:

- 1. Listed cord and plug connected temporary decorative lighting. Temporary electric power and lighting installations shall be permitted for a period not to exceed 90 days.
- 2. Reinstallation of attachment plug receptacles but not the outlets therefor.
- 3. Replacement of branch circuit overcurrent devices of the required capacity in the same location.
- 4. Electrical wiring, devices, appliances, apparatus or equipment operating at less than 25 volts and not capable of supplying more than 50 watts of energy.
- 5. Minor repair work, including the replacement of lamps or the connection of approved portable electrical equipment to approved permanently installed receptacles.

c. Gas:

- 1. Portable heating, cooking or clothes drying appliances.
- 2. Replacement of any minor part that does not alter approval of equipment or make such equipment unsafe.
- 3. Portable fuel cell appliances that are not connected to a fixed piping system and are not interconnected to a power grid.

d. Mechanical:

- 1. Portable heating appliances.
- 2. Portable ventilation appliances.
- 3. Portable cooling units.

- 4. Replacement of any minor part that does not alter approval of equipment or make such equipment unsafe.
- 5. Portable evaporative coolers.
- 6. Self-contained refrigeration systems containing 10 pounds (4.54 kg) or less of refrigerant or that are actuated by motors of 1 horsepower (746 W) or less.
- 7. Portable fuel cell appliances that are not connected to a fixed piping system and are not interconnected to a power grid.

e. Plumbing:

- The stopping of leaks in drains, water, soil, waste or vent pipe; provided, however, that if
 any concealed trap, drainpipe, water, soil, waste or vent pipe becomes defective and it
 becomes necessary to remove and replace the same with new material, such work shall be
 considered as new work and a permit shall be obtained and inspection made as provided in
 this code.
- 2. The clearing of stoppages or the repairing of leaks in pipes, valves or fixtures, and the removal and reinstallation of water closets, provided such repairs do not involve or require the replacement or rearrangement of valves, pipes or fixtures.

f. Repairs:

- Ordinary minor repairs may be made without a permit, provided that such repairs shall not violate any of the provisions of the technical codes. Such minor repairs shall not include the cutting away of any wall, partition or portion thereof, the removal or cutting of any structural beam or loadbearing support, or the removal or change of any required means of egress, or rearrangement of parts of a structure affecting the egress requirements; nor shall ordinary repairs include addition to, alteration of, replacement or relocation of any water supply, sewer, drainage, drain leader, gas, soil, waste, vent or similar piping, electric wiring or mechanical or other work affecting public health or general safety. The building official or his designee shall be available to determine whether a proposed repair is exempt.
- 2. Emergency repairs. Where equipment replacements and repairs that otherwise require a permit, must be performed in an emergency situation, the permit application shall be submitted within the next working business day to the building official.
- (3) Temporary structures. The erection of temporary structures such as construction sheds, seats, canopies, tents and fences used in construction work or for temporary purposes such as reviewing stands shall not require a permit as long as such structures shall be completely removed in a timely fashion.
- (4) Work authorized. A building permit shall carry with it the right to construct or install the work, provided the same are shown on the drawings and set forth in the specifications filed with the application for the permit. Where these are not shown on the drawings and covered by the specifications submitted with the application, separate permits shall be required.
- (5) Information required. Each application for a permit, with the required fee, shall be filed with the building official on a form furnished for that purpose and shall contain a general description of the proposed work and its location. The application shall be signed by the owner or his authorized agent. The building permit application shall indicate the proposed occupancy of all parts of the building and of that portion of the site or lot, of any, not covered by the building or structure, and shall contain such other information as may be required by the building official.

- (b) Drawings and specifications.
 - (1) Requirements. When required by the building official, two or more copies of specifications, and of drawings drawn to scale with sufficient clarity and detail to indicate the nature and character of the work, shall accompany the application for the permit. Such drawings and specifications shall contain information, in the form of notes or otherwise, as to the quality of materials, where quality is essential to conformity with the technical codes. Such information shall be specific, and the technical codes shall not be cited as a whole or in part, nor shall the term "legal" or its equivalent be used as a substitute for specific information. All information, drawings, specifications, and accompanying date shall bear the name and signature of the person responsible for the design.
 - (2) Additional data. The building official may require details, computations, stress diagrams, and other data necessary to describe the construction or installation and the basis of calculations. All drawings, specifications, and accompanying data, required by the building official to be prepared by an architect or engineer, shall be affixed with their official seal.
 - (3) Design professional. The design professional shall be an architect or engineer, legally registered under the laws of this state regulating the practice or architecture or engineering, and shall affix his official seal to said drawings, specifications, and accompanying data, for the following:
 - a. All group A, E, and I occupancies.
 - b. Buildings and structures three stories or more high.
 - c. Buildings and structures 5,000 square feet (465 m) or more in area.

For all other buildings and structures, the submittal shall bear the certification of the applicant that some specific state law exception permits its preparation by a person not so registered.

- (4) Structural and fire resistance integrity. Plans for all buildings shall indicate how required structural and fire resistance integrity will be maintained where a penetration of a required fire resistant wall, floor or partition will be made for electrical, gas, mechanical, plumbing and communication conduits, pipes and systems and also indicate in sufficient detail how the fire integrity will be maintained where required fire resistant floors intersect the exterior walls.
- (5) Site drawings. Drawings shall show the location of the proposed building or structure and of every existing building or structure on the site or lot. The building official may require a boundary line survey prepared by a qualified surveyor.
- (6) Hazardous occupancies. The building official may require the following:
 - a. General site plan. A general site plan drawn at a legible scale which shall include, but not be limited to, the location of all buildings, exterior storage facilities, permanent access ways, evacuation routes, parking lots, internal roads, chemical loading areas, equipment cleaning areas, storm and sanitary sewer accesses, emergency equipment, and adjacent property uses. The exterior storage areas shall be identified with the hazard classes and the maximum quantities per hazard class of hazardous materials stored.
 - b. Building floor plan. A building floor plan drawn to a legible scale which shall include, but not be limited to, all hazardous materials storage facilities within the building and shall indicate rooms, doorways, corridors, exits, fire rated assemblies, with their hourly rating, location of liquid tight rooms, and evacuation routes. Each hazardous materials storage facility shall be identified on the plan with the hazard classes and quantity range per hazard class of the hazardous materials stored.
- (c) Examination of documents.

- (1) Plan review. The building official shall examine, or cause to be examined, each application for a permit and the accompanying documents, consisting of drawings, specifications, computations and additional data, and shall ascertain by such examinations whether the construction indicated and described is in accordance with the requirements of the technical codes and all other pertinent laws or ordinances.
- (2) Affidavits. The building official may accept a sworn affidavit from a registered architect or engineer stating that the plans submitted conform to the technical codes. For buildings and structures, the affidavit shall state that the plans conform to the laws as to egress, type of construction and general arrangement and, if accompanied by drawings, show the structural design and that the plans and design conform to the requirements of the technical codes as to strength, stresses, strains, loads and stability. The building official may, without any examination or inspection, accept such affidavit, provided the architect or engineer who made such affidavit agrees to submit to the building official copies of inspection reports as inspections are performed and upon completion of the structure, electrical, gas, mechanical, or plumbing systems a certification that the structure, electrical, gas, mechanical or plumbing system has been erected in accordance with the requirements of the technical codes. Where the building official relies upon such affidavit, the architect or engineer shall assume full responsibility for the compliance with all provisions of the technical codes and other pertinent laws or ordinances.

(d) Issuing permits.

- (1) Action on permits. The building official shall act upon an application for a permit without unreasonable or unnecessary delay. If the building official is satisfied that the work described in an application for a permit and the contract documents filed therewith conform to the requirements of the technical codes and other pertinent laws and ordinances, he shall issue a permit to the applicant.
- (2) Refusal to issue permit. If the application for a permit and the accompanying contract documents describing the work do not conform to the requirements of the technical codes or other pertinent laws or ordinances, the building official shall not issue a permit, but shall return the contract documents to the applicant with his refusal to issue such permit. Such refusal shall, when requested, be in writing and shall contain the reason for refusal.
- (3) Special foundation permit. When application for permit to erect or enlarge a building has been filed and pending issuance of such permit, the building official may, at his discretion, issue a foundation only permit. The applicant may proceed at his own risk and without assurance that a permit for the remainder of the work will be granted or that corrections will not be required in order to meet provisions of the technical codes.
- (4) Public right-of-way. A permit shall not be given by the building official for the construction of any building, or for the alteration of any building where said building is to be changed and such change will affect the exterior walls, bays, balconies, or other appendages or projections fronting on any street, alley or public lane, or for the placing on any lot or premises of any building or structure removed from another lot or premises of any building or structure removed from another lot or premises, unless the applicant has made application at the office of the director of the Department of Engineering identifying the public street on which he proposes to build, erect or locate said building; and it shall be the duty of the building official to see that the street lines are not encroached upon except as provided for in this code.
- (e) Contractor's responsibilities. It shall be the duty of every contractor who shall make contracts for the installation or repairs of building, structure, electrical, gas, mechanical or plumbing systems, for which a permit is required, to comply with state or local rules and regulations concerning licensing which the applicable governing authority may have adopted.
 - (1) Electrician's license.

- a. No person, firm or corporation shall engage in the electrical construction, installation or repair business, within the corporate limits of the City of Columbus, without obtaining a business license as required by the ordinances of the City of Columbus.
- b. No person shall engage in the business of electrical contractor unless such person holds a valid license issued by the State Construction Industry Board, Division of Electrical Contractors. No partnership or corporation shall have the right to engage in the business of electrical contractor unless there is regularly connected with such partnership or corporation a person or persons actually engaged in the performance of such business on a fulltime basis who have valid licenses issued by the State Construction Industry Board, Division of Electrical Contractors.
- c. Any person, partnership or corporation making application for a license to engage in the business of electrical contracting in Columbus, Georgia, shall furnish the Revenue Collections Division of Columbus, Georgia, a copy of the license issued by the division of electrical contractors.
- d. No person shall engage in alarm system, general system, or telecommunication system, low-voltage contracting unless such person has a valid license issued by the state construction industry licensing board, division of low-voltage contracting. No partnership or corporation shall have the right to engage in the business of low-voltage contracting unless there is regularly connected with such partnership or corporation a person or persons, actually engaged in the performance of such business on a fulltime basis and supervising the low-voltage systems installation, repair, alteration, and service work of all employees of such partnership or corporation, who have valid licenses issued by the state construction industry licensing board, division of low-voltage contracting.
- e. Any person, partnership or corporation, making application for a license to engage in the business of low-voltage contracting in the city shall furnish the revenue collections division of the city a copy of the license issued by the division of low-voltage contracting of the state construction industry licensing board.
- (2) Plumber license. No person shall engage in the business of plumbing contractor unless such person holds a valid license for master plumber issued by the state construction industry board, division of master plumbers and journeyman plumbers. No partnership or corporation shall have the right to engage in the business of plumbing unless there is regularly connected with such partnership or corporation a person or persons actually engaged in the performance of such business on a full-time basis who hold a valid license for master plumber issued by the state construction industry board, division of master plumbers and journeyman plumbers. Any person, partnership or corporation making application for a license to engage in the business of plumbing in Columbus, Georgia, shall furnish the revenue collections division of Columbus, Georgia, a copy of the license issued by the division of master plumbers and journeyman plumbers.
- (3) Mechanical license. No person shall engage in the business of conditioned air contractor unless such person holds a valid license for conditioned air contractor issued by the state construction industry board, division of conditioned air contractors. No partnership or corporation shall have the right to engage in the business of conditioned air contractor unless there is regularly connected with such partnership or corporation a person or persons actually engaged in the performance of such business on a full-time basis who hold a valid license for conditioned air contractor issued by the state construction industry board, division of conditioned air contractors.. Any person, partnership or corporation making application for a license to engage in the business of conditioned air contractor in Columbus, Georgia, shall furnish the revenue collections division of Columbus, Georgia, a copy of the license issued by the division of conditioned air contractors.
- (f) Conditions of the permit.

- (1) Permit intent. A permit issued shall be construed to be a license to proceed with the work and not as authority to violate, cancel, alter, or set aside any of the provisions of the building official from thereafter requiring a correction of errors in plans, construction, or violations of this code. Every permit issued shall become invalid if the work authorized by such permit is not commenced within six months after its issuance, or if the work authorized by such permit is commenced within six months after its issuance, but then is suspended or abandoned for a period of six months after the time the work is commenced. One or more extensions of time, for periods not more than 90 days each, may be allowed for the permit. The extension shall be requested in writing and justifiable cause demonstrated. Extensions shall be in writing by the building official.
- (2) Permit issued on basis of an affidavit. Whenever a permit is issued in reliance upon an affidavit or whenever the work to be covered by a permit involves installation under conditions which, in the opinion of the building official, are hazardous or complex, the building official shall require that the architect or engineer who signed the affidavit or prepared the drawings or computations shall supervise such work. In addition, they shall be responsible for conformity with the permit, provide copies of inspection reports as inspections are performed, and upon completion make and file with the building official written affidavit that the work has been done in conformity with the reviewed plans and with the structural provisions of the technical codes. In the event such architect or engineer is not available, the owner shall employ in his stead a competent person or agency whose qualifications are reviewed by the building official.
- (3) Plans. When the building official issues a permit, he shall endorse, in writing or by stamp, both sets of plans "Reviewed for Code Compliance." One set of drawings so reviewed shall be retained by the building official and the other set shall be returned to the applicant. The permit drawings shall be kept at the site of work and shall be open to inspection by the building official or his authorized representative.

(g) Fees.

- (1) Prescribed fees. A permit shall not be issued until the fees prescribed herein have been paid. Nor shall an amendment to a permit be released until the additional fee, if any, due to an increase in the estimated cost of the building, structure, electrical, plumbing, mechanical or gas systems, has been paid.
- (2) Work commencing before permit issuance. Any person who commences any work on a building, structure, electrical, gas, mechanical or plumbing system before obtaining the necessary permits shall be subject to a penalty of 100 percent of the usual permit fee in addition to the required permit fees.
- (3) Accounting. The building official shall keep a permanent and accurate accounting of all permit fees and other monies collected, the names of all persons upon whose account the same was paid, along with the date and amount thereof.
- (4) Fee schedule.
 - a. *Building*. For all buildings, structures, or alterations requiring a building permit, a fee shall be paid as required at the time such permit is issued, in accordance with the following schedule:
 - 1. The permit fee for new construction and substantial renovation of one- or two-family residential structures shall be \$0.35 per square feet of the structure. All areas under a roof shall be included in the total square feet of the structure. The minimum fee shall be \$250.00.
 - 2. The permit fee for new construction and substantial renovation of commercial structures shall be calculated per square foot and type of occupancy below:
 - Assembly and Educational Occupancies = \$0.65/square foot

- Business and Mercantile Occupancies = \$0.50/square foot
- Residential Occupancy = \$0.55/square foot
- All other occupancies = \$0.40/square foot

All areas under a roof shall be included in the total square feet of the structure. The minimum fee shall be \$250.00.

- 3. For renovation projects under \$25,000. the permit fee shall be \$100.00.
- 4. For renovation projects over \$25,000.00, up to and including \$50,000 the permit fee shall be \$150.00.5. For renovation projects over \$50,000.00, up to and including \$75,000 the permit fee shall be \$250.00. Renovation projects over \$75,000.00 shall be deemed substantial renovation projects and fees will be calculated per paragraphs 1 and 2 above.
- 6. A plan review fee, for commercial construction shall be one-fourth the permit fee to be submitted with permit application, \$75.00 minimum. Plan review fee is a separate fee from the permit fee and shall not be deducted from the permit fee.
- 7. For the moving of any building or structure, other than a portable building, the fee shall be \$150.00.
- 8. For the moving of any portable building the fee shall be \$150.00.
- 9. For the demolition of any residential building or structure, the fee shall be \$75.00.
- 10. For the issuance of any certificate of occupancy, the fee shall be \$60.00.
- 11. Where any work or installation has been disapproved, the fee for a reinspection shall be as follows:
 - i. For first occurrence there will be no charge.
 - ii. For subsequent occurrences the fee shall be \$75.00.
- Where any building permit has been expired less than 24 months, the reactivation fee shall be \$75.00
- 13. Where inspections are required after hours for approved shut downs, or other emergency needs, the fee shall be \$75.00, for the first hour, plus \$50.00 for each additional hour thereafter.
- b. Gas. For all gas systems requiring a permit, a fee shall be paid as required at the time such permit is issued, in accordance with the following schedule:
 - 1. For the installation, repair, alteration or addition of gas piping, appliances or appurtenances, the fee shall be \$75.00 per meter.
 - 2. Where any work or installation has been disapproved, the fee for a reinspection shall be as follows:
 - i. For first occurrence there will be no charge.
 - ii. For subsequent occurrences the fee shall be \$75.00.
 - 3. Where inspections are required after hours for approved shut downs, or other emergency needs, the fee shall be \$75.00, for the first hour, plus \$50.00 for each additional hour thereafter.
- c. *Electrical*. For all electrical systems requiring a permit, a fee shall be paid as required at the time such permit is issued, in accordance with the following schedule:

- For the installation, repair, alteration or addition of electrical work the fee shall be \$75.00 per meter.
- 2. For temporary electrical service, the fee shall be \$75.00 per meter.
- 3. For construction power permits the fee shall be \$75.00 per meter.
- 4. Where any work or installation has been disapproved, the fee for a re-inspection shall be as follows:
 - i. For first occurrence there will be no charge.
 - ii. For subsequent occurrences the fee shall be \$75.00.
- 5. Where inspections are required after hours for approved shutdowns, or other emergency needs, the fee shall be \$75.00, for the first hour, plus \$50.00 for each additional hour thereafter.
- 6. Construction power approval shall be issued for a period of no more than 180 days. If necessary for temporary work to remain for more than 180 days, request for such extension of temporary approval shall be made in writing by the person, firm or corporation holding the permit.
- d. *Plumbing.* For all plumbing work requiring a permit a fee shall be paid as required at the time such permit is issued, in accordance with the following schedule:
 - 1. For the installation, repair, alteration or addition to any plumbing system, fixture, or appliance the fee shall be \$75.00 per meter.
 - 2. Where any work or installation has been disapproved, the fee for a re-inspection shall be as follows:
 - i. For first occurrence there will be no charge.
 - ii. For subsequent occurrences the fee shall be \$75.00.
 - 3. Where inspections are required after hours for approved shut downs, or other emergency needs, the fee shall be \$75.00, for the first hour, plus \$50.00 for each additional hour thereafter.
- e. *Mechanical.* For all heating and air conditioning work requiring a permit, a fee shall be paid as required at the time such permit is issued, in accordance with the following schedule:
 - 1. For the installation, repair, alteration or addition of heating, ventilating, duct, air conditioning and refrigeration systems, the fee shall be \$75.00.
 - 2. Where any work or installation has been disapproved, the fee for a re-inspection shall be as follows:
 - i. For first occurrence there will be no charge.
 - ii. For subsequent occurrences the fee shall be \$75.00.
 - 3. Where inspections are required after hours for approved shut downs, or other emergency needs, the fee shall be \$75.00, for the first hour, plus \$50.00 for each additional hour thereafter

f. Solar Panels. For all solar panel work requiring a permit, a fee shall be paid as required at the time such permit is issued, in accordance with the following schedule:

- 1. For the installation, repair, alteration or addition of solar panel systems on one- or two-family dwellings, the fee shall be \$250.00. For the installation, repair, alteration or addition of solar panel systems on all other structures, the permit fee shall be \$0.25/square feet of solar panel area with a minimum fee of \$250.00 and there shall also be a plan review fee of one-fourth of the permit fee with a minimum review fee of \$75.00.
- 2. Where any work or installation has been disapproved, the fee for a re-inspection shall be as follows:
 - i. For first occurrence there will be no charge.
 - ii. For subsequent occurrences the fee shall be \$75.00.
- 3. Where inspections are required after hours for approved shut downs, or other emergency needs, the fee shall be \$75.00, for the first hour, plus \$50.00 for each additional hour thereafter
- gf. Building permit valuations. If for substantial renovation projects, in the opinion of the building official, the valuation of building, alteration, structure, electrical, gas, mechanical or plumbing systems appears to be underestimated on the application, permit shall be denied, unless the applicant can show detailed estimates to meet the approval of the building official. Permit valuations shall include total cost, such as electrical, gas, mechanical, plumbing equipment and other systems, including materials and labor.

(Ord. No. 17-19, § 2, 5-9-17; Ord. No. 18-24, § 1, 6-12-18, eff. 7-1-18; Ord. No. 24-034, § 1, 6-11-24)

File Attachments for Item:

- **9. 1st Reading:** An ordinance providing for the demolition of various structures located at:
- 1) 3407 Victory Drive (Ricky Johnson, Owner)
- 2) 1209 Carmel Court (Latasha Burns, Owner)
- 3) **1553 Holland Avenue** (Holmer Jenkins Jr., Owner)
- 4) 225 21st Avenue (Marcelo Ramirez, Owner)
- 5) **517 Chesterfield Avenue** (Tawana Mckelvey, Owner)
- 6) **2614 Jones Avenue** (Alice Butler, Owner)
- 7) 4212 7th Avenue (Winston Marchan Jr., Owner)
- 8) **2928 10th Street** (Audrey Palmore & Robert Holston, Owner)

and for demolition services for the Inspections and Code Department in accordance with the Tabulation of Bid sheet attached as Exhibit A; and for other purposes. (Mayor Pro Tem)

ORDINANCE

NO. _____

An ordinance providing for the demolition of various structures located at:

- 1) 3407 Victory Drive (Ricky Johnson, Owner)
- 2) **1209 Carmel Court** (Latasha Burns, Owner)
- 3) **1553 Holland Avenue** (Holmer Jenkins Jr., Owner)
- 4) **225 21st Avenue** (Marcelo Ramirez, Owner)
- 5) **517 Chesterfield Avenue** (Tawana Mckelvey, Owner)
- 6) **2614 Jones Avenue** (Alice Butler, Owner)
- 7) **4212 7th Avenue** (Winston Marchan Jr., Owner)
- 8) **2928 10th Street** (Audrey Palmore & Robert Holston, Owner)

and for demolition services for the Inspections and Code Department in accordance with the Tabulation of Bid sheet attached as Exhibit A; and for other purposes.

WHEREAS, Section 8-81 through 8-90 of the Columbus Code specifies the procedure and requirements for removal of buildingsunsafe or unfit for human habitation;

WHEREAS, these provisions and requirements have been and arefully complied with on the properties listed below;

WHEREAS, administrative implementation instructions pertaining to this Ordinance are on file in the Finance Department, Accounting Division, the Inspections and Code Department, the Clerk of Council's Office, and the City Manager's Office;

WHEREAS, W.T. Miller is the contractor for the demolition of all structures located at:

- 1) 3407 Victory Drive (Ricky Johnson, Owner)
- 2) 1209 Carmel Court (Latasha Burns, Owner)
- 3) 1553 Holland Avenue (Holmer Jenkins Jr., Owner)
- 4) 225 21st Avenue (Marcelo Ramirez, Owner)
- 5) **517 Chesterfield Avenue** (Tawana Mckelvey, Owner)
- 6) **2614 Jones Avenue** (Alice Butler, Owner)
- 7) 4212 7th Avenue (Winston Marchan Jr., Owner)
- 8) 2928 10th Street (Audrey Palmore & Robert Holston, Owner)

in the total amount of \$172,529.98 for demolition services; and

WHEREAS, funds are budgeted in the FY26 Budget, in the GeneralFund (0101-240-2200-6381).

NOW, THEREFORE, THE COUNCIL OF COLUMBUS, GEORGIA HEREBY ORDAINS:

SECTION 1.

After adoption and approval of this Ordinance and compliance with such required procedures, including the notices and hearingset forth, the demolition of the structures listed above, and fortotal costs listed above, in accordance with Sections 8-81 through 8-90 of the Columbus Code, is hereby authorized.

SECTION 2.

After validation by signature of duly appointed officials, the City's Chief Accountant shall cause the assessments to be entered in the Demolition Lien Book located in the Office of the Clerk of Superior Court.

theClerk of Superior	Court.		
		SECT	ΓΙΟΝ 3.
			ailed to each property owner immediately after of the Demolition Lien Book.
day of September 20	025; introduce ember 2025, a	ed a secondt	e Council of Columbus,Georgia, held on the 16 th ime at a regular meeting of said council held on at said meeting by the affirmation vote of
Councilor Councilor Councilor Councilor Councilor Councilor Councilor Councilor Councilor	Allen Anker Chambers Cogle Crabb Davis Garrett Hickey Huff Tucker	voting	
Lindsey G. Mclem Clerk of Council	ore		B.H. "Skip" Henderson, III Mayor

September 2025 Demolition Bid Tabulation Sheet		
Property	Demolition Amount	
1) 3407 Victory Drive(Ricky Johnson, Owner)	\$52,582.56	
2) 1209 Carmel Court (Latasha Burns, Owner)	\$16,087.12	
3) 1553 Holland Avenue (Holmer Jenkins Jr., Owner)	\$13,167.40	
4) 225 21st Avenue (Marcelo Ramirez, Owner)	\$23,671.86	
5) 517 Chesterfield Avenue (Tawana Mckelvey, Owner)	\$6,417.08	
6) 2614 Jones Avenue (Alice Butler, Owner)	\$33,115.72	
7) 4212 7th Avenue (Winston Marchan Jr., Owner)	\$17,675.54	
8) 2928 10th Street (Audrey Palmore & Robert Holston, Owner)	\$9,812.70	
TOTAL	\$172,529.98	



INSPECTIONS & CODE DEPARTMENT

Demolition Properties



Tabulation Bid Sheet – WT Miller September 2025

Proposed Properties to be Demolished

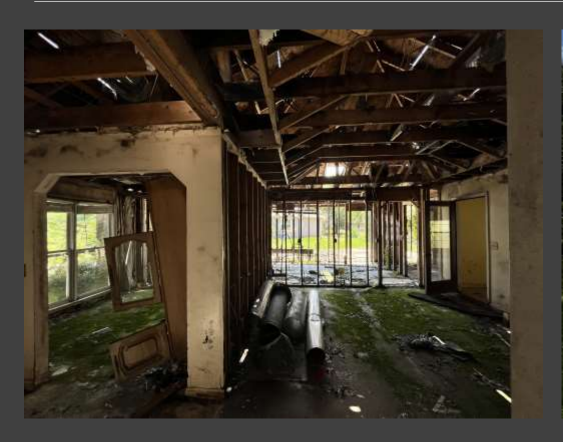
September 2025 Demolition Bid Tabulation Sheet		
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6) 2614 Jones Avenue (Alice Butler, Owner)	\$33,115.72	
7) 4212 7th Avenue (Winston Marchan Jr., Owner)	\$17,675.54	
8) 2928 10th Street (Audrey Palmore & Robert Holston, Owner)	\$9,812.70	
TOTAL	\$172,529.98	

3407 Victory Drive (Ricky Johnson, Owner)





1209 Carmel Court (Latasha Burns, Owner)





1553 Holland Avenue (Holmer Jenkins Jr., Owner)





225 21st Avenue (Marcelo Ramirez, Owner)





517 Chesterfield Avenue (Tawana Mckelvey, Owner)





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2614 Jones Avenue (Alice Butler, Owner)



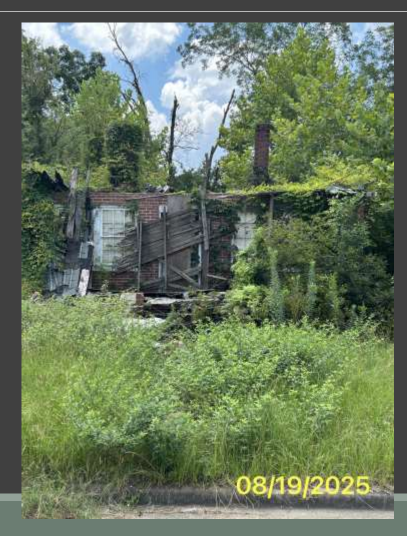


4212 7th Avenue (Winston Marchan Jr., Owner)





2928 10th Street (Audrey Palmore, Robert Holston, Et al. Owner)







INSPECTIONS & CODE DEPARTMENT

Questions?

File Attachments for Item:

10. A Resolution granting a Special Exception Use for property located at **7701 River Road** in the RE1 (Residential Estate 1) zoning district with conditions. The proposed use is to allow Places of Worship, 250 or more seats in the RE1 (Residential Estate 1) zoning district. (The Planning Department and PAC recommended Approval.) (Councilor Davis)

AN RESOLUTION

NO.			

A resolution approving a Special Exception to allow for a Place of Worship, 250 or more seats located at **7701 River Road** located in the Residential Estate 1 (RE1) zoning district.

WHEREAS, Church of the Highlands (the "Church") has appropriately applied for a Special Exception to allow a Place of Worship, 250 or more seats, in a Residential Estate 1 (RE1) zone on the property described above; and,

WHEREAS, a Place of Worship with 250 or more seats is permitted solely as a Special Exception Use under the current Residential Estate 1 (RE1) zoning district; and,

WHEREAS, the Planning Department and the Planning Advisory Commission have reviewed the request and recommend approval of the Special Exception Use with conditions.

NOW, THEREFORE, THE COUNCIL OF COLUMBUS, GEORGIA, HEREBY RESOLVES AS FOLLOWS:

That all the criteria listed under Section 3.2.53 of the Unified Development Ordinance have been properly met and a Special Exception Use to operate a Place of Worship, 250 or more seats, is approved for the property located at 7701 Forrest Road subject to the following conditions:

- 1. Landscaping and buffering shall meet the requirements of the River Road Overlay District.
- 2. Schools and daycare centers shall not be permitted.
- 3. Access to River Road shall meet all GDOT standards.
- 4. All improvements required by GDOT shall be the responsibility of the Church.
- 5. Construction shall not be permitted on weekends and holidays.
- 6. Onsite detention shall not be viewable from River Road and shall be hidden and/or buffered by landscaping.
- 7. A 25-foot undisturbed natural buffer shall be placed along the east, west, and south property lines.
- 8. Lighting and illumination shall meet the requirements of Section 4.2.2 of the Unified Development Ordinance.
- 9. All lighting shall be reduced when there are no services taking place.
- 10. All grassed areas shall be sod, not seeding.
- 11. Height of buildings shall not exceed 35 feet.
- 12. Acoustic material shall be utilized to keep sound within the building.
- 13. Any exterior sound/music shall be directed towards the ground.
- 14. A gymnasium and/or recreation center shall not be permitted.
- 15. No additions to the building without prior approval
- 16. No concrete shall be poured before 8:00 a.m.

- 17. Materials of the building and signage shall meet the requirements of the River Road Overlay.
- 18. Church will provide public safety traffic control for River Road.
- 19. Any signage shall be natural materials (no wood, metal or digital signage).
- 20. Developer shall submit a list of trees for approval by the City Arborist and the Director of Planning.
- 21. Grouping of trees along River Road shall be required as specified on a plan pre-approved by the City Arborist and Director of Planning.
- 22. New maturing trees shall have a minimum of 3 inch calipers.

Clerk of Council

	23. Wall signage shall not	be permit	ted.		
	troduced at a regular meeti	_			0
16 th day c	of September 2025 and ado	_	iid meetii	ng by the affirm	native vote of
	_ members of said Council.				
	Councilor Allen	voting _			
	Councilor Anker				
	Councilor Chambers				
	Councilor Cogle	voting _			
	Councilor Crabb	voting			
	Councilor Davis	voting			
	Councilor Garrett	voting			
	Councilor Hickey	voting			
	Councilor Huff				
	Councilor Tucker	voting			
		-			
Lindse	ey G. Mclemore,		B.H. "S	Skip" Henderso	n, <mark>III</mark>

Mayor



CONSOLIDATED GOVERNMENT
What progress has preserved.
PLANNING DEPARTMENT

August 14, 2025

Honorable Mayor and Councilors City Manager City Attorney Clerk of Council

Subject: (EXCP-06-25-1138) Special Exception Use request to allow for a Placed of Worship, 250 or more seats located at 7701 River Road, Georgia 31904.

Places of Worship, 250 or more seat

Church of the Highlands has submitted an application for the Special Exception Use cited above. The property is located in a RE1 (Residential Estate 1) zoning district. The site for the proposed Places of Worship, 250 or more seat located at 7701 River Road. The purpose of the Special Exception Use is to allow for the operation of a Places of Worship, 250 or more seat located within the RE1 (Residential Estate 1) zoning district:

(1) <u>Access</u>: Is or will the type of street providing access to the use be adequate to serve the proposed special exception use?

River Road is an undivided arterial. It will provide adequate free flow movement.

(2) <u>Traffic and Pedestrian Safety</u>: Is or will access into and out of the property be adequate to provide for traffic and pedestrian safety, the anticipated volume of the traffic flow, and access by emergency vehicles?

Access into and out of the property in question will provide for adequate traffic and pedestrian safety and emergency access.

(3) <u>Adequacy of Public Facilities</u>: Are or will public facilities such as school, water, or sewer utilities and police and fire protection be adequate to serve the special exception use?

Services such as water, utilities, police, and fire protection are adequate.

(4) <u>Protection from Adverse Affects</u>: Are or will refuse, service, parking and loading areas on the property be located or screened to protect other properties in the area from such adverse effects as noise, light, glare or odor?

The property is surrounded by SFR2. Noise, light, flare and odor should be limited due to the nature of the structure.

(5) <u>Hours of Operation</u>: Will the hours and manner of operation of the special exception use have no adverse effects on other properties in the area?

The hours of operation for this use will not have an adverse impact on the neighboring properties in the area.

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(6) <u>Compatibility</u>: Will the height, size, or location of the buildings or other structures on the property be compatible with the height, size, character, or location of buildings or other structures on neighboring properties?

This structures height, size and location should match the uses found in other RE1 (Residential Estate 1) properties.

Council District: District 2 (Davis)

Twenty-five (25) property owners within 300 feet of the property have been notified by mail of the proposed Special Exception Use. The Planning Department received no calls and/or emails regarding the rezoning.

Approval: 0 Reponses

Opposition: 0 Responses

The Planning Advisory Commission recommended *approval* and the Planning Department recommended *approval*.

Additional Information: N/A

Respectfully,

Will Johnson
Director, Planning Department

Attachments: Aerial Land Use Map

Location Map Zoning Map

Existing Land Use Map Future Land Use Map

Site Plan Traffic Report



What progress has preserved.

PLANNING DEPARTMENT

July 10, 2025

Planning Advisory Commission

Subject: (EXCP-06-25-1138) Special Exception Use request to allow for a Placed of Worship, 250 or more seats located at 7701 River Road, Georgia 31904.

Places of Worship, 250 or more seat

Church of the Highlands has submitted an application for the Special Exception Use cited above. The property is located in a RE1 (Residential Estate 1) zoning district. The site for the proposed Places of Worship, 250 or more seat located at 7701 River Road. The purpose of the Special Exception Use is to allow for the operation of a Places of Worship, 250 or more seat located within the RE1 (Residential Estate 1) zoning district:

(1) <u>Access</u>: Is or will the type of street providing access to the use be adequate to serve the proposed special exception use?

River Road is an undivided arterial. It will provide adequate free flow movement.

(2) <u>Traffic and Pedestrian Safety</u>: Is or will access into and out of the property be adequate to provide for traffic and pedestrian safety, the anticipated volume of the traffic flow, and access by emergency vehicles?

Access into and out of the property in question will provide for adequate traffic and pedestrian safety and emergency access.

(3) <u>Adequacy of Public Facilities</u>: Are or will public facilities such as school, water, or sewer utilities and police and fire protection be adequate to serve the special exception use?

Services such as water, utilities, police, and fire protection are adequate.

(4) <u>Protection from Adverse Affects</u>: Are or will refuse, service, parking and loading areas on the property be located or screened to protect other properties in the area from such adverse effects as noise, light, glare or odor?

The property is surrounded by SFR2. Noise, light, flare and odor should be limited due to the nature of the structure.

(5) <u>Hours of Operation</u>: Will the hours and manner of operation of the special exception use have no adverse effects on other properties in the area?

The hours of operation for this use will not have an adverse impact on the neighboring properties in the area.

(6) <u>Compatibility</u>: Will the height, size, or location of the buildings or other structures on the property be compatible will a size, character, or location of buildings or other structures on neighboring a size, character, or location of buildings or other structures on neighboring a size of the buildings or other structures on neighboring a size of the buildings or other structures.

This structures height, size and location should match the uses found in other RE1 (Residential Estate 1) properties.

Council District: District 2 (Davis)

Twenty-five (25) property owners within 300 feet of the property have been notified by mail of the proposed Special Exception Use. The Planning Department received no calls and/or emails regarding the rezoning.

Approval: 0 Reponses

Opposition: 0 Responses **Additional Information:** N/A

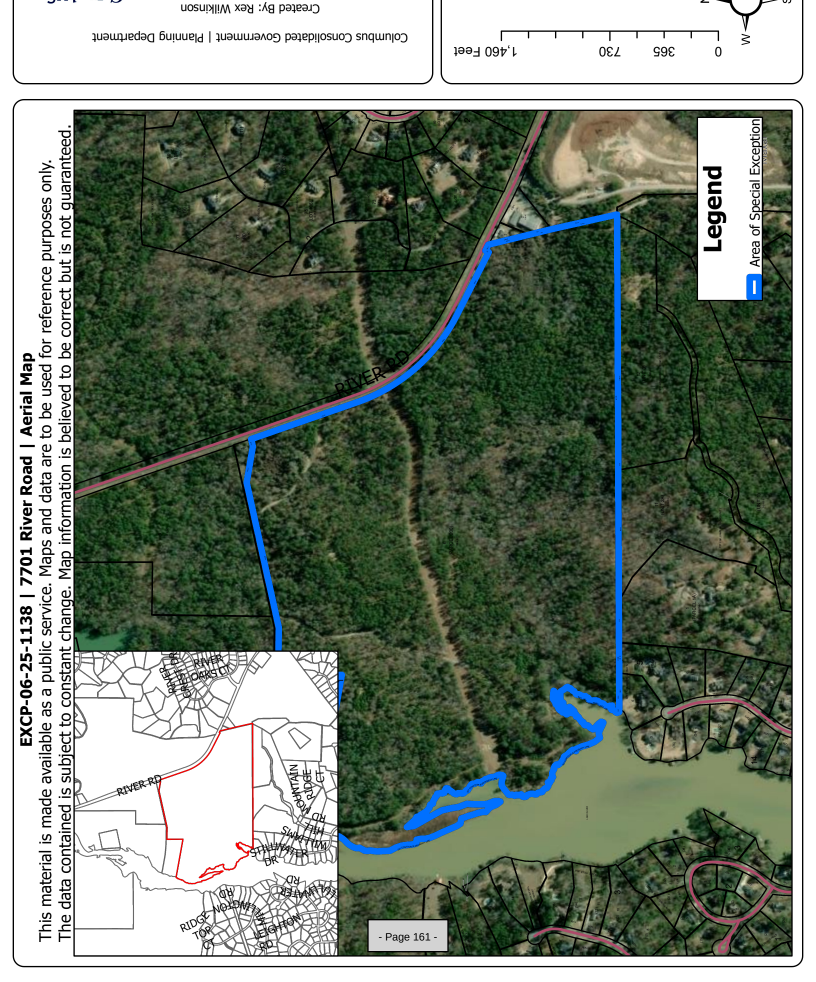
Attachments: Aerial Land Use Map

Location Map
Zoning Map

Existing Land Use Map Future Land Use Map

Site Plan

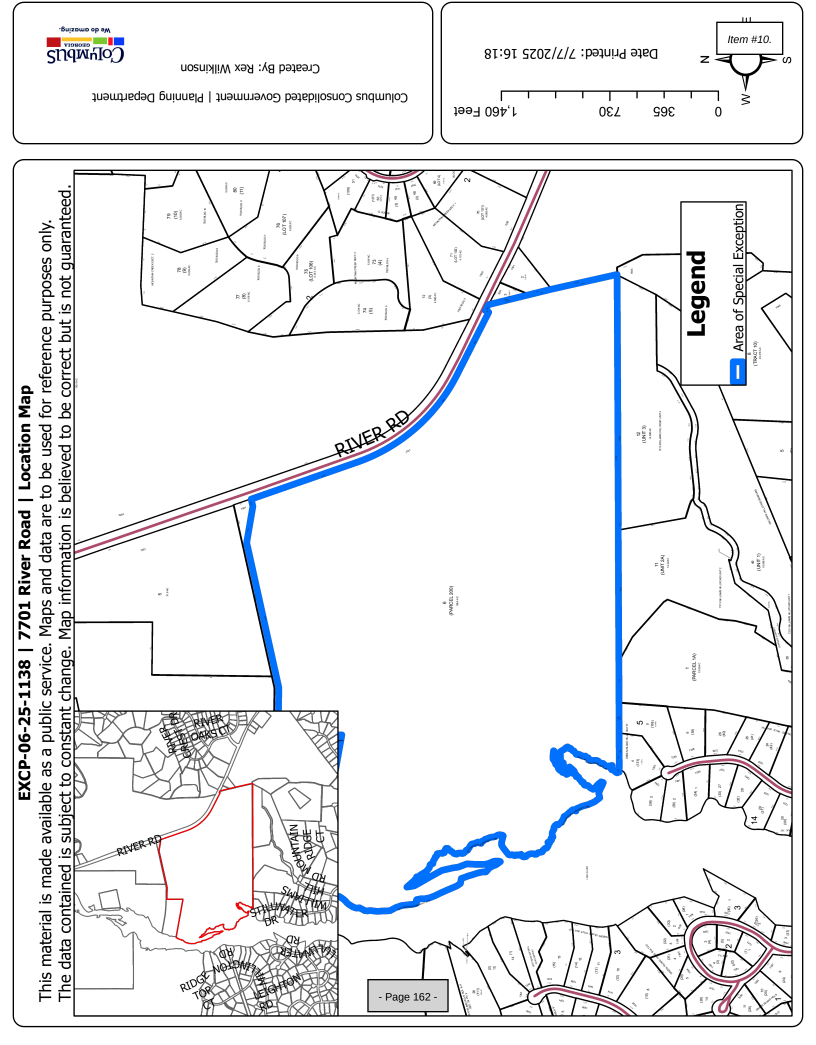
Traffic Report

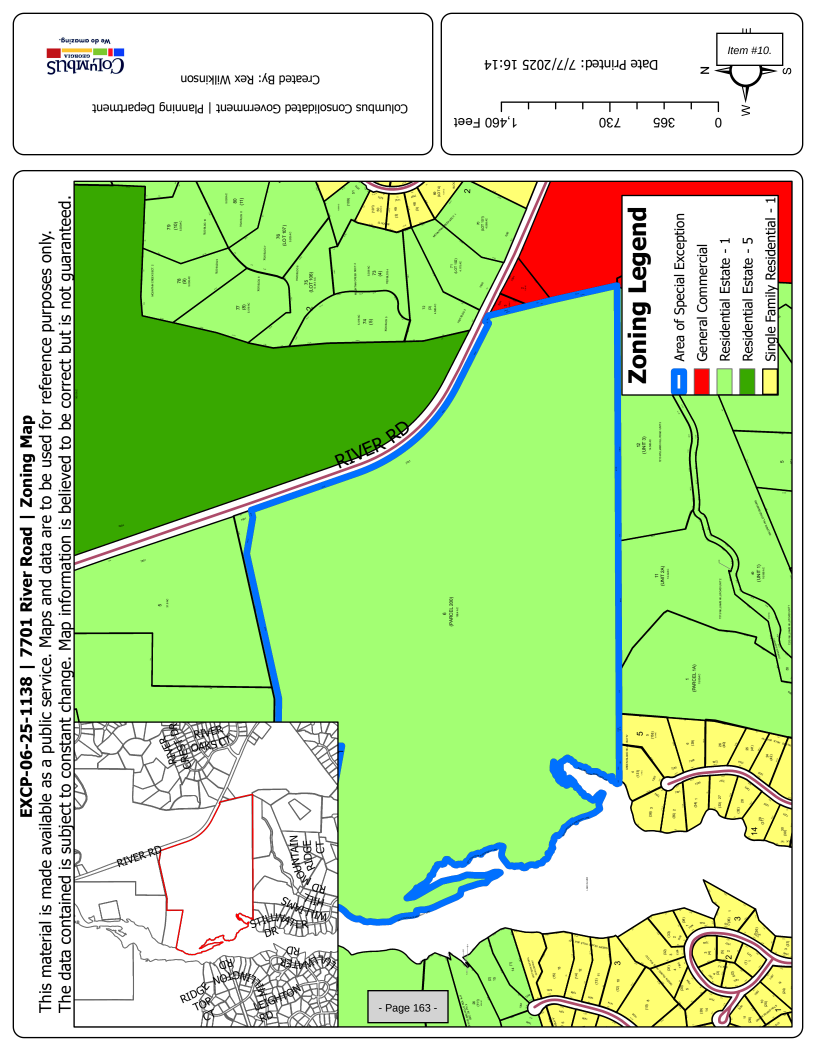


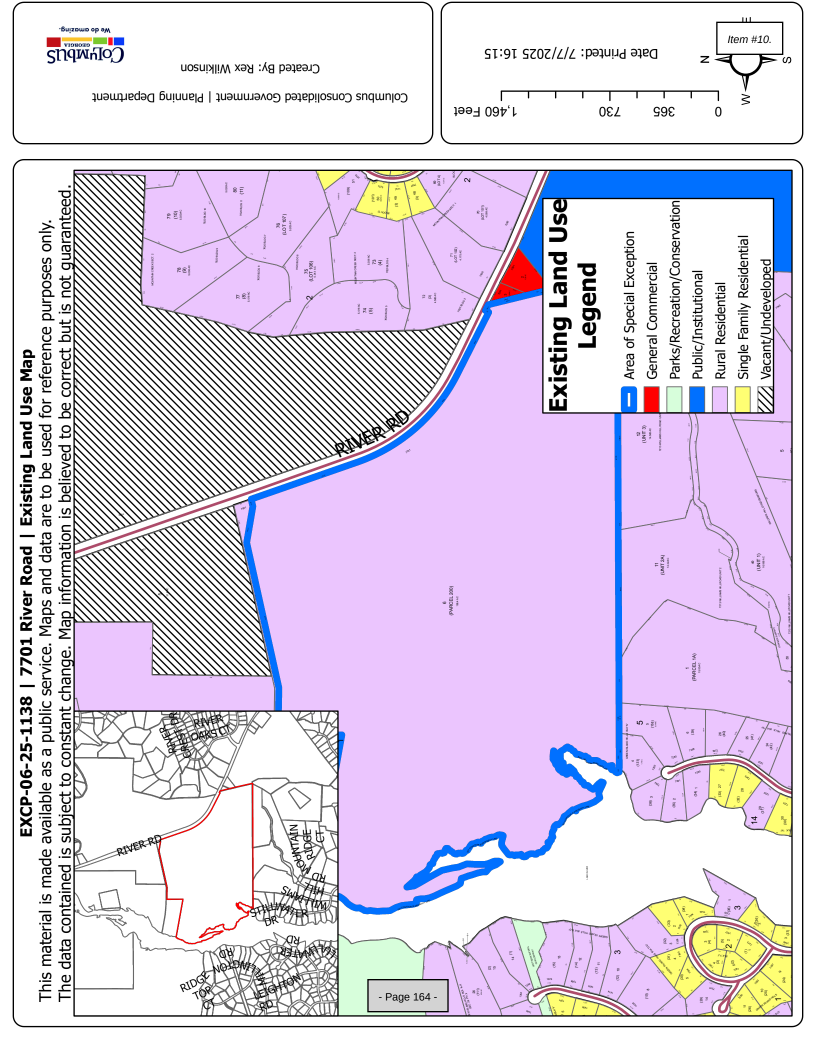
Item #10.

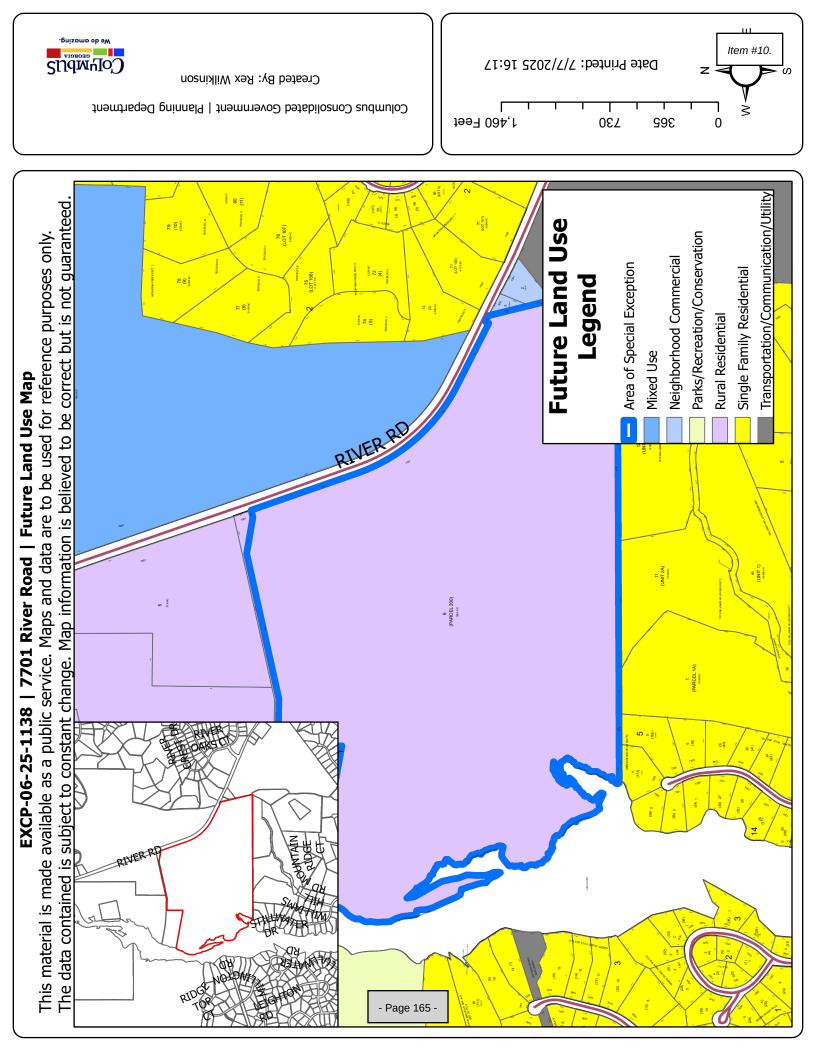
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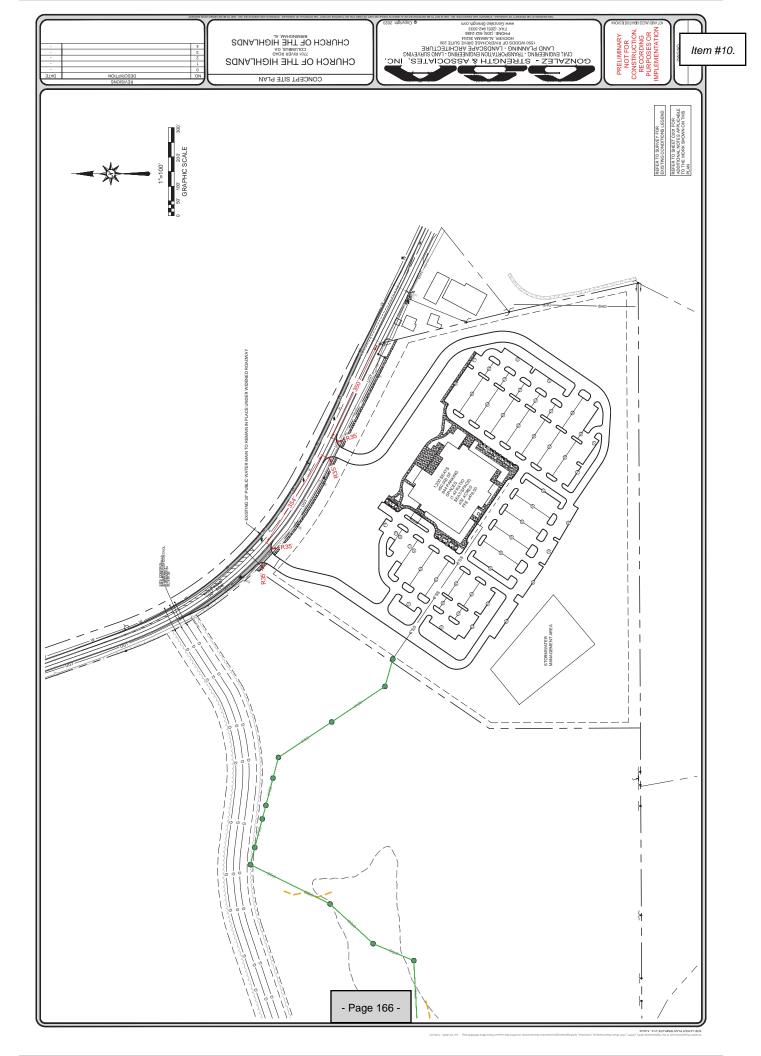












CONCLUSIONS

Based upon the analyses and evaluations presented in this report, the following conclusions can be stated:

- The proposed church campus, Church of the Highlands, is planned to be located along River Road in Columbus, Georgia. The church campus is planned to include a 1,200-seat main auditorium. Access to the church campus is planned via two driveways along River Road.
- 2. The proposed church campus is anticipated to generate approximately 612 total trips (300 in and 312 out) during the Sunday midday peak hour.
- 3. Turn lane warrant evaluations were conducted for the study intersections for future (post-development) traffic conditions associated with the Sunday peak hour traffic expected to be generated by the proposed church campus. The results of the turn lane warrant evaluations indicate:
 - A southbound right turn lane and northbound left turn lane would be warranted along River Road at Site Access #1 (north access);
 - A left turn lane would be warranted along northbound River Road at Site Access #2 (south access); and
 - Sunday peak hour traffic volumes would not warrant a right turn lane along River Road at the Site Access #2 (south access) as right turn inbound traffic from the north would be directed to Site Access #1 (north access) during peak periods.
- 4. The following roadway and traffic control improvements are recommended to accommodate development traffic:

River Road at Site Access #1 (north access)

- Construct Site Access #1 (north access) as a three-lane cross-section providing two outbound lanes and one inbound lane.
- Implement side street stop control.
- Construct a northbound left turn lane and southbound right turn lane along River Road for traffic entering the site.

River Road at Site Access #2 (south access)

- Construct Site Access #2 (south access) as a three-lane cross-section providing one inbound lane and two outbound lanes.
 - It should be noted that during peak periods of operations for the church, the outbound traffic flow would be right turn movements only with the inbound traffic flow consisting of left turn movements only at this access.
- Implement side street stop control.
- Construct a left turn lane along northbound River Road for traffic entering the site.

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Potential Police Officer Control

- Traffic conditions for peak periods associated with the church's operations should be
 monitored and the use of off-duty police officers should be considered to assist in accessing
 the campus and helping to promote safe and efficient traffic operations along River Road, as
 needed. Such efforts should be coordinated with local agencies and the Georgia Department
 of Transportation, as appropriate.
- 5. The future capacity and operation of the site's access intersections with River Road were evaluated assuming projected Sunday peak hour traffic volumes and the recommended improvements and access concept would be in place. Based on the evaluations, all study intersection approaches and movements would operate with acceptable levels of service during the Sunday peak hour studied for future conditions.

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File Attachments for Item:

11. A Resolution authorizing the execution of Federal Aviation Administration Grant Airport Improvement Program (AIP) Grant No. 3-13-0035-063-2025. (Request of Columbus Airport Commission.)

RESOLUTION NO.

RESOLUTION AUTHORIZING EXECUTION OF FEDERAL AVIATION ADMINISTRATION GRANT AIRPORT IMPROVEMENT PROGRAM (AIP) GRANT NO. 3-13-0035-063-2025

A Resolution authorizing and approving the execution of a Grant Agreement by and among United States of America, acting through the Federal Aviation Administration ("FAA"), the Columbus Airport Commission and Columbus, Georgia, a Consolidated Government.

WHEREAS, the Columbus Airport Commission on June 27, 2025, submitted an application pursuant to the Airport Improvement Program ("AIP") to the FAA to assist with the design related to reconstruction of Taxiway D at the Columbus Airport; and

WHEREAS, by a proposed Grant Agreement, the FAA has offered a sum not to exceed \$276,756; and

WHEREAS, because this is an Airport Improvement Project grant, the FAA is obligated to contribute up to ninety-five percent (95%) of the funding thereunder, the remaining five percent (5%) being paid by the Columbus Airport Commission; and

WHEREAS, Columbus, Georgia, a Consolidated Government, is co-sponsor with the Columbus Airport Commission for this FAA grant and the execution of such Grant Agreement by Columbus, Georgia is necessary for the Columbus Airport Commission to receive the funding anticipated from the FAA; and

WHEREAS, the Columbus Airport Commission by resolution passed at a special called meeting thereof held on September 15, 2025, has formally agreed to accept the offer of such grant from the FAA and has caused the Grant Agreement to be executed by its duly authorized officers; and

WHEREAS, the Columbus Airport Commission has agreed in a separate Memorandum of Understanding with Columbus, Georgia that it will be responsible for performing all responsibilities assumed by all Sponsors signing the Grant Agreement and to indemnify and hold Columbus harmless for any liabilities associated with failure to perform the Sponsor Obligations under the Grant Agreement;

and

WHEREAS, Columbus, Georgia, deems it in the best interest of Columbus, Georgia, and the Columbus Airport Commission to accept the FAA's offer of funding; and

WHEREAS, said Grant Agreement must be accepted and executed by Columbus, Georgia, and the Columbus Airport Commission and returned to the FAA on or before September 17, 2025.

NOW, THEREFORE, be it resolved by the Council of Columbus, Georgia:

- 1. That Columbus, Georgia, a Consolidated Government, hereby authorizes the acceptance of the offer of a grant proposed by the FAA and hereby authorizes, approves the execution of the Grant Agreement among the FAA and the Columbus Airport Commission and Columbus, Georgia, a Consolidated Government, as co-sponsors of the Columbus Airport, in the form presented to Council and made a part hereof by this specific reference; and
- 2. That the execution of the Grant Agreement referred to hereinabove, on behalf of said Columbus, Georgia, a Consolidated Government, by the Honorable Skip Henderson, as Mayor, and the Honorable Lindsey G. McLemore, as Clerk, and the impression of the official seal of Columbus, Georgia, a Consolidated Government, which shall be electronic pursuant to FAA execution requirements, is hereby authorized, adopted, approved, accepted, and ratified.
- 3. That Mayor is also authorized to enter into a Memorandum of Understanding with the Columbus Airport Commission in accordance form attached hereto.

Introduced at a regular n	neeting of the Council of Columbus, Georgia, held on the 16th day of
September, 2025, and adopted a	at said meeting by the affirmative vote of members of said
Council.	
Councilor Anker vo Councilor Chambers vo Councilor Cogle vo Councilor Crabb vo Councilor Davis vo Councilor Garrett vo Councilor Hickey vo Councilor Huff vo	ting
LINDSEY G. McLEMORE, CLERK OF COUNCIL	B. H. "SKIP" HENDERSON, III, MAYOR

MEMORANDUM OF UNDERSTANDING BY AND BETWEEN THE COLUMBUS AIRPORT COMISSION AND COLUMBUS, GEORGIA, A CONSOLIDATED GOVERNMENT

[See attached.]

MEMORANDUM OF UNDERSTANDING BY AND BETWEEN THE COLUMBUS AIRPORT COMISSION AND COLUMBUS, GEORGIA, A CONSOLIDATED GOVERNMENT

WHEREAS, the FAA has offered a grant pursuant to the Airport Improvement Program to the Columbus Airport (No. 3-13-0035-063-2025); and

WHEREAS, by Grant Agreement No. 3-13-0035-063-2025 dated September ____, 2025, a copy of which is attached hereto, the FAA has offered the sum of \$275,756.00; and

WHEREAS, five percent (5%) of such grant amount is due from the Columbus Airport Commission; and

WHEREAS, Columbus, Georgia, a Consolidated Government, is required to be named as a co-equal sponsor with the Columbus Airport Commission for this FAA grant and the execution of such Grant Agreements by Columbus, Georgia is necessary for the Columbus Airport Commission to receive the funding anticipated from the FAA; and

WHEREAS, the Columbus Airport Commission by resolution has formally agreed to accept the offer of such grants from the FAA and has caused the Grant Agreements to be executed by its duly authorized officers; and

WHEREAS, the Columbus Council has authorized Mayor B.H. "Skip" Henderson, III to sign the attached Grant Agreements based upon the assurance that all Sponsor responsibilities as outlined in the Grant Agreements will be performed and carryout out by or at the direction of the Columbus Airport Commission and that Columbus, Georgia will not perform any Sponsor responsibilities and not suffer any risk or financial liability and a result of signing the Grant Agreements as a Sponsor;

THE PARTIES HEREBY MUTUALLY AGREE AS FOLLOWS:

Item #11.

In consideration for the Columbus Council's authorization for the Mayor to sign the Grant

Agreements and facilitate the receipt of the FAA Grant by the Airport Commission, the Airport

Commission hereby agrees as follows:

1. The Columbus Airport Commission agrees that as between the two parties designated

as Sponsor to the Grant Agreements, it shall act as the Grant recipient and perform and

assume all responsibilities financial and otherwise which a Sponsor may be obligated

to carry out under the Grant Agreements.

2. The Columbus Airport Commission will indemnify and hold the Columbus, Georgia

consolidated government or any officer, official, agent or employee thereof, harmless

against any and all financial obligations of either Sponsor under the Grant Agreements

and for claims brought against it resulting from the Project or the Columbus Airport

Commission's obligations under the Grant Agreements.

ENTERED INTO THIS day of September, 2025.

Columbus Airport Commission

Columbus, Georgia Consolidated Govt.

By: James Barker Title: Chair

By: B.H. "Skip" Henderson, III

Mayor



Airports Division Southern Region Georgia Atlanta Airports District Office: 1701 Columbia Ave., Suite 220 College Park, GA 30337

{{DateTime_es_:signer1:calc(now()):format(date," mmmm d, yyyy")}}

Chairman James Barker Columbus Airport Commission 3250 W Britt David Road Columbus, GA 31901

Honorable B.H Henderson, III Mayor, City of Columbus 100 10th Street Columbus, GA 31901

Dear Chairman Barker, Mayor Henderson:

The Grant Offer for Infrastructure Investment and Jobs Act (IIJA) Airport Infrastructure Grant (AIG) Project No. 3-13-0035-063-2025 at Columbus Airport is attached for execution. This letter outlines the steps you must take to properly enter into this agreement and provides other useful information. Please read the conditions, special conditions, and assurances that comprise the grant offer carefully.

You may not make any modification to the text, terms or conditions of the grant offer.

Steps You Must Take to Enter Into Agreement.

To properly enter into this agreement, you must do the following:

- 1. The governing body must give authority to execute the grant to the individual(s) signing the grant, i.e., the person signing the document must be the sponsor's authorized representative(s) (hereinafter "authorized representative").
- 2. The authorized representative must execute the grant by adding their electronic signature to the appropriate certificate at the end of the agreement.
- 3. Once the authorized representative has electronically signed the grant, the sponsor's attorney(s) will automatically receive an email notification.
- 4. On the <u>same day or after</u> the authorized representative has signed the grant, the sponsor's attorney(s) will add their electronic signature to the appropriate certificate at the end of the agreement.
- 5. If there are co-sponsors, the authorized representative(s) and sponsor's attorney(s) must follow the above procedures to fully execute the grant and finalize the process. Signatures must be obtained and finalized no later than **September 17, 2025**.
- 6. The fully executed grant will then be automatically sent to all parties as an email attachment.

Payment. Subject to the requirements in 2 CFR § 200.305 (Federal Payment), each payment request for reimbursement under this grant must be made electronically via the Delphi elnvoicing System. Please see the attached Grant Agreement for more information regarding the use of this System.

Project Timing. The terms and conditions of this agreement require you to complete the project without undue delay and no later than the Period of Performance end date (1,460 days from the grant execution date). We will be monitoring your progress to ensure proper stewardship of these Federal funds. We expect you to submit payment requests for reimbursement of allowable incurred project expenses consistent with project progress. Your grant may be placed in "inactive" status if you do not make draws on a regular basis, which will affect your ability to receive future grant offers. Costs incurred after the Period of Performance ends are generally not allowable and will be rejected unless authorized by the FAA in advance.

Reporting. Until the grant is completed and closed, you are responsible for submitting formal reports as follows:

- For all grants, you must submit by December 31st of each year this grant is open:
 - A signed/dated SF-270 (Request for Advance or Reimbursement for non-construction projects) or SF-271 or equivalent (Outlay Report and Request for Reimbursement for Construction Programs), and
 - 2. An SF-425 (Federal Financial Report).
- For non-construction projects, you must submit <u>FAA Form 5100-140</u>, <u>Performance Report</u> within 30 days of the end of the Federal fiscal year.
- For construction projects, you must submit <u>FAA Form 5370-1</u>, <u>Construction Progress and Inspection Report</u>, within 30 days of the end of each Federal fiscal quarter.

Audit Requirements. As a condition of receiving Federal assistance under this award, you must comply with audit requirements as established under 2 CFR Part 200. Subpart F requires non-Federal entities that expend \$1,000,000 or more in Federal awards to conduct a single or program specific audit for that year. Note that this includes Federal expenditures made under other Federal-assistance programs. Please take appropriate and necessary action to ensure your organization will comply with applicable audit requirements and standards.

Closeout. Once the project(s) is completed and all costs are determined, we ask that you work with your FAA contact indicated below to close the project without delay and submit the necessary final closeout documentation as required by your Region/Airports District Office.

FAA Contact Information. Russell Maraman, (404) 305-6745, russell.b.maraman@faa.gov is the assigned program manager for this grant and is readily available to assist you and your designated representative with the requirements stated herein.

We sincerely value your cooperation in these efforts and look forward to working with you to complete this important project.

Sincerely,

Parks Preston

Manager





FY 2025 AIRPORT INFRASTRUCTURE GRANT GRANT AGREEMENT Part I - Offer

Federal Award Offer Date	{{DateTime_es_:signer1:calc(now()):format(date," mmmm d, yyyy")}}
Airport/Planning Area	Columbus Airport
Airport Infrastructure Grant Number	3-13-0035-063-2025
Unique Entity Identifier	SQNPGJ1NZY13

TO: Columbus Consolidated Government

(herein called the "Sponsor") (For Co-Sponsors, list all Co-Sponsor names. The word "Sponsor" in this Grant Agreement also applies to a Co-Sponsor.)

FROM: **The United States of America** (acting through the Federal Aviation Administration, herein called the "FAA")

WHEREAS, the Sponsor has submitted to the FAA a Project Application dated June 27, 2025, for a grant of Federal funds for a project at or associated with the Columbus Airport, which is included as part of this Grant Agreement; and

WHEREAS, the FAA has approved a project for the Columbus Airport (herein called the "Project") consisting of the following:

Rehabilitate Taxiway D (Design)

which is more fully described in the Project Application.

NOW THEREFORE, Pursuant to and for the purpose of carrying out the Infrastructure Investment and Jobs Act(IIJA) (Public Law (P.L.) 117-58) of 2021; FAA Reauthorization Act of 2024 (P.L. 118-63); and the representations contained in the Project Application; and in consideration of (a) the Sponsor's adoption and ratification of the attached Grant Assurances dated April 2025, interpreted and applied consistent with the FAA Reauthorization Act of 2024; (b) the Sponsor's acceptance of this Offer; and (c) the

Item #11.

benefits to accrue to the United States and the public from the accomplishment of the Project and compliance with the Grant Assurance and conditions as herein provided;

THE FEDERAL AVIATION ADMINISTRATION, FOR AND ON BEHALF OF THE UNITED STATES, HEREBY OFFERS AND AGREES to pay (95) % of the allowable costs incurred accomplishing the Project as the United States share of the Project.

Assistance Listings Number (Formerly CFDA Number): 20.106

This Offer is made on and SUBJECT TO THE FOLLOWING TERMS AND CONDITIONS:

CONDITIONS

1. **Maximum Obligation.** The maximum obligation of the United States payable under this Offer is \$275,756.

The following amounts represent a breakdown of the maximum obligation for the purpose of establishing allowable amounts for any future grant amendment, which may increase the foregoing maximum obligation of the United States under the provisions of 49 U.S.C. § 47108(b): \$275,756 for airport development or noise program implementation.

- 2. **Grant Performance.** This Grant Agreement is subject to the following Federal award requirements:
 - a. Period of Performance:
 - 1. Shall start on the date the Sponsor formally accepts this Agreement and is the date signed by the last Sponsor signatory to the Agreement. The end date of the Period of Performance is 4 years (1,460 calendar days) from the date of acceptance. The Period of Performance end date shall not affect, relieve, or reduce Sponsor obligations and assurances that extend beyond the closeout of this Grant Agreement.
 - 2. Means the total estimated time interval between the start of an initial Federal award and the planned end date, which may include one or more funded portions or budget periods (2 Code of Federal Regulations (CFR) § 200.1) except as noted in 49 U.S.C § 47142(b).
 - b. Budget Period:
 - 1. For this Grant is 4 years (1,460 calendar days) and follows the same start and end date as the Period of Performance provided in paragraph 2(a)(1). Pursuant to 2 CFR § 200.403(h), the Sponsor may charge to the Grant only allowable costs incurred during the Budget Period and as stated in 49 U.S.C § 47142(b). Eligible project-related costs incurred on or after November 15, 2021 that comply with all Federal funding procurement requirements and FAA standards are allowable costs.
 - 2. Means the time interval from the start date of a funded portion of an award to the end date of that funded portion during which Sponsors are authorized to expend the funds awarded, including any funds carried forward or other revisions pursuant to 2 CFR § 200.308.
 - c. Close Out and Termination

Unless the FAA authorizes a written extension, the Sponsor must submit all Grant closeout documentation and liquidate (pay-off) all obligations incurred under this award no later than 120 calendar days after the end date of the Period of Performance. If the Sponsor does

not submit all required closeout documentation within this time period, the FAA will proceed to close out the grant within one year of the Period of Performance end date with the information available at the end of 120 days (2 CFR § 200.344). The FAA may terminate this agreement and all of its obligations under this agreement if any of the following occurs:

- (a) (1) The Sponsor fails to obtain or provide any Sponsor grant contribution as required by the agreement;
 - (2) A completion date for the Project or a component of the Project is listed in the agreement and the Recipient fails to meet that milestone by six months after the date listed in the agreement;
 - (3) The Sponsor fails to comply with the terms and conditions of this agreement, including a material failure to comply with the Project Schedule even if it is beyond the reasonable control of the Sponsor;
 - (4) Circumstances cause changes to the Project that the FAA determines are inconsistent with the FAA's basis for selecting the Project to receive a grant; or
 - (5) The FAA determines that termination of this agreement is in the public interest.
- (b) In terminating this agreement under this section, the FAA may elect to consider only the interests of the FAA.
- (c) The Sponsor may request that the FAA terminate the agreement under this section.
- 3. <u>Ineligible or Unallowable Costs.</u> In accordance with P.L. 117-58, Division J, Title VIII, and 49 U.S.C. § 47110, the Sponsor is prohibited from including any costs in the grant funded portions of the project that the FAA has determined to be ineligible or unallowable, including costs incurred to carry out airport development implementing policies and initiatives repealed by Executive Order 14148, provided such costs are not otherwise permitted by statute.
- 4. <u>Indirect Costs Sponsor</u>. The Sponsor may charge indirect costs under this award by applying the indirect cost rate identified in the project application as accepted by the FAA, to allowable costs for Sponsor direct salaries and wages.
- 5. <u>Determining the Final Federal Share of Costs.</u> The United States' share of allowable project costs will be made in accordance with 49 U.S.C. § 47109, the regulations, policies, and procedures of the Secretary of Transportation ("Secretary"), and any superseding legislation. Final determination of the United States' share will be based upon the final audit of the total amount of allowable project costs and settlement will be made for any upward or downward adjustments to the Federal share of costs.
- 6. Completing the Project Without Delay and in Conformance with Requirements. The Sponsor must carry out and complete the project without undue delays and in accordance with this Agreement, IIJA (P.L. 117-58), and the regulations, policies, and procedures of the Secretary. Per 2 CFR § 200.308, the Sponsor agrees to report and request prior FAA approval for any disengagement from performing the project that exceeds three months or a 25 percent reduction in time devoted to the

- project. The report must include a reason for the project stoppage. The Sponsor also agrees to comply with the grant assurances, which are part of this Agreement.
- 7. <u>Amendments or Withdrawals before Grant Acceptance</u>. The FAA reserves the right to amend or withdraw this offer at any time prior to its acceptance by the Sponsor.
- 8. <u>Offer Expiration Date</u>. This offer will expire and the United States will not be obligated to pay any part of the costs of the project unless this offer has been accepted by the Sponsor on or before September 17, 2025, or such subsequent date as may be prescribed in writing by the FAA.
- 9. Improper Use of Federal Funds and Mandatory Disclosure.
 - a. The Sponsor must take all steps, including litigation if necessary, to recover Federal funds spent fraudulently, wastefully, or in violation of Federal antitrust statutes, or misused in any other manner for any project upon which Federal funds have been expended. For the purposes of this Grant Agreement, the term "Federal funds" means funds however used or dispersed by the Sponsor, that were originally paid pursuant to this or any other Federal grant agreement. The Sponsor must obtain the approval of the Secretary as to any determination of the amount of the Federal share of such funds. The Sponsor must return the recovered Federal share, including funds recovered by settlement, order, or judgment, to the Secretary. The Sponsor must furnish to the Secretary, upon request, all documents and records pertaining to the determination of the amount of the Federal share or to any settlement, litigation, negotiation, or other efforts taken to recover such funds. All settlements or other final positions of the Sponsor, in court or otherwise, involving the recovery of such Federal share require advance approval by the Secretary.
 - b. The Sponsor, a recipient, and a subrecipient under this Federal grant must promptly comply with the mandatory disclosure requirements as established under 2 CFR § 200.113, including reporting requirements related to recipient integrity and performance in accordance with Appendix XII to 2 CFR Part 200.
- 10. <u>United States Not Liable for Damage or Injury</u>. The United States is not responsible or liable for damage to property or injury to persons which may arise from, or be incident to, compliance with this Grant Agreement.
- 11. System for Award Management (SAM) Registration and Unique Entity Identifier (UEI).
 - a. Requirement for System for Award Management (SAM): Unless the Sponsor is exempted from this requirement under 2 CFR § 25.110, the Sponsor must maintain the currency of its information in the SAM until the Sponsor submits the final financial report required under this Grant, or receives the final payment, whichever is later. This requires that the Sponsor review and update the information at least annually after the initial registration and more frequently if required by changes in information or another award term. Additional information about registration procedures may be found at the SAM website (currently at http://www.sam.gov).
 - b. Unique entity identifier (UEI) means a 12-character alpha-numeric value used to identify a specific commercial, nonprofit or governmental entity. A UEI may be obtained from SAM.gov at https://sam.gov/content/entity-registration.
- 12. <u>Electronic Grant Payment(s)</u>. Unless otherwise directed by the FAA, the Sponsor must make each payment request under this Agreement electronically via the Delphi elnvoicing System for Department of Transportation (DOT) Financial Assistance Awardees.

13. <u>Informal Letter Amendment of IIJA Projects</u>. If, during the life of the project, the FAA determines that the maximum grant obligation of the United States exceeds the expected needs of the Sponsor by \$25,000 or five percent (5%), whichever is greater, the FAA can issue a letter amendment to the Sponsor unilaterally reducing the maximum obligation.

The FAA can, subject to the availability of Federal funds, also issue a letter to the Sponsor increasing the maximum obligation if there is an overrun in the total actual eligible and allowable project costs to cover the amount of the overrun provided it will not exceed the statutory limitations for grant amendments. The FAA's authority to increase the maximum obligation does not apply to the "planning" component of Condition No. 1, Maximum Obligation.

The FAA can also issue an informal letter amendment that modifies the grant description to correct administrative errors or to delete work items if the FAA finds it advantageous and in the best interests of the United States.

An informal letter amendment has the same force and effect as a formal grant amendment.

- 14. **Environmental Standards.** The Sponsor is required to comply with all applicable environmental standards, as further defined in the Grant Assurances, for all projects in this grant. If the Sponsor fails to comply with this requirement, the FAA may suspend, cancel, or terminate this Grant Agreement.
- 15. <u>Financial Reporting and Payment Requirements</u>. The Sponsor will comply with all Federal financial reporting requirements and payment requirements, including submittal of timely and accurate reports.
- 16. <u>Buy American</u>. Unless otherwise approved in advance by the FAA, in accordance with 49 U.S.C. § 50101, the Sponsor will not acquire or permit any contractor or subcontractor to acquire any steel or manufactured goods produced outside the United States to be used for any project for which funds are provided under this Grant. The Sponsor will include a provision implementing Buy American in every contract and subcontract awarded under this Grant.
- 17. <u>Build America</u>, Buy American. The Sponsor must comply with the requirements under the Build America, Buy America Act (P.L. 117-58).
- 18. <u>Maximum Obligation Increase</u>. In accordance with 49 U.S.C. § 47108(b)(3), as amended, the maximum obligation of the United States, as stated in Condition No. 1, Maximum Obligation, of this Grant:
 - a. May not be increased for a planning project;
 - b. May be increased by not more than 15 percent for development projects, if funds are available;
 - c. May be increased by not more than the greater of the following for a land project, if funds are available:
 - 1. 15 percent; or
 - 2. 25 percent of the total increase in allowable project costs attributable to acquiring an interest in the land.

If the Sponsor requests an increase, any eligible increase in funding will be subject to the United States Government share as provided in IIJA (P.L. 117-58), or other superseding legislation if applicable, for the fiscal year appropriation with which the increase is funded. The FAA is not responsible for the same Federal share provided herein for any amount increased over the initial

grant amount. The FAA may adjust the Federal share as applicable through an informal letter of amendment.

19. Audits for Sponsors.

PUBLIC SPONSORS. The Sponsor must provide for a Single Audit or program-specific audit in accordance with 2 CFR Part 200. The Sponsor must submit the audit reporting package to the Federal Audit Clearinghouse on the Federal Audit Clearinghouse's Internet Data Entry System at http://harvester.census.gov/facweb/. Upon request of the FAA, the Sponsor shall provide one copy of the completed audit to the FAA. Sponsors that expend less than \$1,000,000 in Federal awards and are exempt from Federal audit requirements must make records available for review or audit by the appropriate Federal agency officials, State, and Government Accountability Office. The FAA and other appropriate Federal agencies may request additional information to meet all Federal audit requirements.

- 20. <u>Suspension or Debarment</u>. When entering into a "covered transaction" as defined by 2 CFR § 180.200, the Sponsor must:
 - a. Verify the non-Federal entity is eligible to participate in this Federal program by:
 - 1. Checking the System for Award Management (SAM.gov) exclusions to determine if the non-Federal entity is excluded or disqualified; or
 - 2. Collecting a certification statement from the non-Federal entity attesting they are not excluded or disqualified from participating; or
 - 3. Adding a clause or condition to covered transactions attesting the individual or firm are not excluded or disqualified from participating.
 - b. Require prime contractors to comply with 2 CFR § 180.330 when entering into lower-tier transactions with their contractors and sub-contractors.
 - c. Immediately disclose in writing to the FAA whenever (1) the Sponsor learns it has entered into a covered transaction with an ineligible entity or (2) the Public Sponsor suspends or debars a contractor, person, or entity.

21. Ban on Texting While Driving.

- a. In accordance with Executive Order 13513, Federal Leadership on Reducing Text Messaging While Driving, October 1, 2009, and DOT Order 3902.10, Text Messaging While Driving, December 30, 2009, the Sponsor is encouraged to:
 - 1. Adopt and enforce workplace safety policies to decrease crashes caused by distracted drivers including policies to ban text messaging while driving when performing any work for, or on behalf of, the Federal government, including work relating to a grant or subgrant.
 - 2. Conduct workplace safety initiatives in a manner commensurate with the size of the business, such as:
 - i. Establishment of new rules and programs or re-evaluation of existing programs to prohibit text messaging while driving; and
 - ii. Education, awareness, and other outreach to employees about the safety risks associated with texting while driving.
- b. The Sponsor must insert the substance of this clause on banning texting while driving in all subgrants, contracts, and subcontracts funded with this Grant.

22. Trafficking in Persons.

- 1. Posting of contact information.
 - a. The Sponsor must post the contact information of the national human trafficking hotline (including options to reach out to the hotline such as through phone, text, or TTY) in all public airport restrooms.
- 2. Provisions applicable to a recipient that is a private entity.
 - a. Under this Grant, the recipient, its employees, subrecipients under this Grant, and subrecipients employees must not engage in:
 - i. Severe forms of trafficking in persons;
 - ii. The procurement of commercial sex act during the period of time that the grant or cooperative agreement is in effect;
 - iii. The use of forced labor in the performance of this grant; or any subaward; or
 - iv. Acts that directly support or advance trafficking in person, including the following acts;
 - a) Destroying, concealing, removing, confiscating, or otherwise denying an employee access to that employee's identity or immigration documents;
 - b) Failing to provide return transportation of pay for return transportation costs to an employee from a country outside the United States to the country from which the employee was recruited upon the end of employment if requested by the employee, unless:
 - 1. Exempted from the requirement to provide or pay for such return transportation by the federal department or agency providing or entering into the grant; or
 - 2. The employee is a victim of human trafficking seeking victim services or legal redress in the country of employment or witness in a human trafficking enforcement action;
 - Soliciting a person for the purpose of employment, or offering employment, by means of materially false or fraudulent pretenses, representations, or promises regarding that employment;
 - d) Charging recruited employees a placement or recruitment fee; or
 - e) Providing or arranging housing that fails to meet the host country's housing and safety standards.
 - The FAA, may unilaterally terminate this Grant, or take any remedial actions authorized by 22 U.S.C 7104b(c), without penalty, if any private entity under this Grant;
 - Is determined to have violated a prohibition in paragraph (2)(a) of this Grant;
 - ii. Has an employee that is determined to have violated a prohibition in paragraph (2)(a) of this Grant through conduct that is either:
 - a) Associated with performance under this Grant; or
 - b) Imputed to the recipient or subrecipient using the standards and due process for imputing the conduct of an individual to an organization that are provided in 2 CFR

Part 180, "OMB Guidelines to Agencies on Government-wide Debarment and Suspension (Nonprocurement)," as implemented by the FAA at 2 CFR Part 1200.

- 3. Provision applicable to a recipient other than a private entity.
 - a. The FAA may unilaterally terminate this award or take any remedial actions authorized by 22 U.S.C 7104b(c), without penalty, if subrecipient than is a private entity under this award;
 - i. Is determined to have violated a prohibition in paragraph (2)(a) of this Grant or
 - ii. Has an employee that is determined to have violated a prohibition in paragraph (2)(a) of this Grant through conduct that is either:
 - a) Associated with performance under this Grant; or
 - b) Imputed to the subrecipient using the standards and due process for imputing the conduct of an individual to an organization that are provided in 2 CFR Part 180, "OMB Guidelines to Agencies on Governmentwide Debarment and Suspension (Nonprocurement)," as implemented by our agency at 2 CFR Part 1200.
- 4. Provisions applicable to any recipient.
 - a. The recipient must inform the FAA and the DOT Inspector General, immediately of any information you receive from any source alleging a violation of a prohibition in paragraph (2)(a) of this Grant.
 - b. The FAA's right to unilaterally terminate this Grant as described in paragraph (2)(b) or (3)(a) of this Grant, implements the requirements of 22 U.S.C. chapter 78 and is addition to all other remedies for noncompliance that are available to the FAA under this Grant:
 - c. The recipient must include the requirements of paragraph (2)(a) of this Grant award term in any subaward it makes to a private entity.
 - d. If applicable, the recipient must also comply with the compliance plan and certification requirements in 2 CFR 175.105(b).
- 5. Definitions. For purposes of this Grant award, term:
 - a. "Employee" means either:
 - i. An individual employed by the recipient or a subrecipient who is engaged in the performance of the project or program under this Grant; or
 - ii. Another person engaged in the performance of the project or program under this Grant and not compensated by the recipient including, but not limited to, a volunteer or individual whose services are contributed by a third party as an in-kind contribution toward cost sharing or requirements.
 - b. "Private entity" means:
 - Any entity, including for profit organizations, nonprofit organizations, institutions of higher education, and hospitals. The term does not include foreign public entities, Indian Tribes, local governments, or states as defined in 2 CFR 200.1.
 - ii. The terms "severe forms of trafficking in persons," "commercial sex act," "sex trafficking," "Abuse or threatened abuse of law or legal process," "coercion," "debt

bondage," and "involuntary servitude" have the meaning given at section 103 of the TVPA, as amended (22 U.S.C. 7102).

- 23. <u>IIJA Funded Work Included in a PFC Application</u>. Within 120 days of acceptance of this Grant Agreement, the Sponsor must submit to the FAA an amendment to any approved Passenger Facility Charge (PFC) application that contains an approved PFC project also covered under this Grant Agreement as described in the project application. The airport sponsor may not make any expenditure under this Grant Agreement until project work addressed under this Grant Agreement is removed from an approved PFC application by amendment.
- 24. <u>Exhibit "A" Property Map</u>. The Exhibit "A" Property Map dated February 01, 2008, is incorporated herein by reference or is submitted with the project application and made part of this Grant Agreement.
- 25. Employee Protection from Reprisal. In accordance with 2 CFR § 200.217 and 41 U.S.C. § 4701, an employee of a grantee, subgrantee contractor, recipient or subrecipient must not be discharged, demoted, or otherwise discriminated against as a reprisal for disclosing to a person or body described in paragraph (a)(2) of 41 U.S.C. 4712 information that the employee reasonably believes is evidence of gross mismanagement of a Federal contract or grant, a gross waste of Federal funds, an abuse of authority relating to a Federal contract or grant, a substantial and specific danger to public health or safety, or a violation of law, rule, or regulation related to a Federal contract (including the competition for or negotiation of a contract) or grant. The grantee, subgrantee, contractor, recipient, or subrecipient must inform their employees in writing of employee whistleblower rights and protections under 41 U.S.C. § 4712. See statutory requirements for whistleblower protections at 10 U.S.C. § 4701, 41 U.S.C. § 4712, 41 U.S.C. § 4304, and 10 U.S.C. § 4310.
- 26. <u>Prohibited Telecommunications and Video Surveillance Services and Equipment</u>. The Sponsor agrees to comply with mandatory standards and policies relating to use and procurement of certain telecommunications and video surveillance services or equipment in compliance with the National Defense Authorization Act [P.L. 115-232 § 889(f)] and 2 CFR § 200.216.
- 27. <u>Critical Infrastructure Security and Resilience</u>. The Sponsor acknowledges that it has considered and addressed physical and cybersecurity and resilience in its project planning, design, and oversight, as determined by the DOT and the Department of Homeland Security (DHS). For airports that do not have specific DOT or DHS cybersecurity requirements, the FAA encourages the voluntary adoption of the cybersecurity requirements from the Transportation Security Administration and Federal Security Director identified for security risk Category X airports.
- 28. <u>Title VI of the Civil Rights Act.</u> As a condition of a grant award, the Sponsor shall demonstrate that it complies with the provisions of Title VI of the Civil Rights Act of 1964 (42 U.S.C. §§ 2000d et seq) and implementing regulations (49 CFR part 21), the Airport and Airway Improvement Act of 1982 (49 U.S.C. § 47123), the Age Discrimination Act of 1975 (42 U.S.C. 6101 et seq.), Section 504 of the Rehabilitation Act of 1973 (29 U.S.C. § 794 et seq.), the Americans with Disabilities Act of 1990 (42 U.S.C. § 12101, et seq.), U.S. Department of Transportation and Federal Aviation Administration (FAA) Assurances, and other relevant civil rights statutes, regulations, or authorities, including any amendments or updates thereto. This may include, as applicable, providing a current Title VI Program Plan to the FAA for approval, in the format and according to the timeline required by the FAA, and other information about the communities that will be benefited and impacted by the project. A completed FAA Title VI Pre-Grant Award Checklist is required for every grant application, unless excused by the FAA. The Sponsor shall affirmatively ensure that when carrying out any project supported by this grant that it complies with all federal nondiscrimination and civil rights

laws based on race, color, national origin, sex, creed, age, disability, genetic information, in consideration for federal financial assistance. The Department's and FAA's Office of Civil Rights may provide resources and technical assistance to recipients to ensure full and sustainable compliance with Federal civil rights requirements. Failure to comply with civil rights requirements will be considered a violation of the agreement or contract and be subject to any enforcement action as authorized by law.

29. FAA Reauthorization Act of 2024. This grant agreement is subject to the terms and conditions contained herein including the terms known as the Grant Assurances as they were published in the Federal Register April 2025. On May 16, 2024, the FAA Reauthorization Act of 2024 made certain amendments to 49 U.S.C. chapter 471. The Reauthorization Act will require the FAA to make certain amendments to the assurances in order to best achieve consistency with the statute. Federal law requires that the FAA publish any amendments to the assurances in the Federal Register along with an opportunity to comment. In order not to delay the offer of this grant, the existing assurances are attached herein; however, the FAA shall interpret and apply these assurances consistent with the Reauthorization Act. To the extent there is a conflict between the assurances and Federal statutes, the statutes shall apply. The full text of the FAA Reauthorization Act of 2024 is at

https://www.congress.gov/bill/118th-congress/house-bill/3935/text

- 30. <u>Applicable Federal Anti-Discrimination Laws.</u> Pursuant to Section (3)(b)(iv), Executive Order 14173, Ending Illegal Discrimination and Restoring Merit-Based Opportunity, the sponsor:
 - a. Agrees that its compliance in all respects with all applicable Federal anti-discrimination laws is material to the government's payment decisions for purposes of 31 U.S.C. 3729(b)(4); and
 - b. certifies that it does not operate any programs promoting diversity, equity, and inclusion (DEI) initiatives that violate any applicable Federal anti-discrimination laws.
- 31. Federal Law and Public Policy Requirements. The Sponsor shall ensure that Federal funding is expended in full accordance with the United States Constitution, Federal law, and statutory and public policy requirements: including but not limited to, those protecting free speech, religious liberty, public welfare, the environment, and prohibiting discrimination; and the Sponsor will cooperate with Federal officials in the enforcement of Federal law, including cooperating with and not impeding U.S. Immigration and Customs Enforcement (ICE) and other Federal offices and components of the Department of Homeland Security in and the enforcement of Federal immigration law.

32. National Airspace System Requirements

- a. The Sponsor shall cooperate with FAA activities installing, maintaining, replacing, improving, or operating equipment and facilities in or supporting the National Airspace System, including waiving permitting requirements and other restrictions affecting those activities to the maximum extent possible, and assisting the FAA in securing waivers of permitting or other restrictions from other authorities. The Sponsor shall not take actions that frustrate or prevent the FAA from installing, maintaining, replacing, improving, or operating equipment and facilities in or supporting the National Airspace System.
- b. If the FAA determines that the Sponsor has violated subsection (a), the FAA may impose a remedy, including:

- (1) additional conditions on the award;
- (2) consistent with 49 U.S.C chapter 471, any remedy permitted under 2 C.F.R. 200.339—200.340, including withholding of payments; disallowance of previously reimbursed costs, requiring refunds from the Recipient to the USDOT; suspension or termination of the award; or suspension and debarment under 2 CFR part 180; or
- (3) any other remedy legally available.
- c. In imposing a remedy under this condition, the FAA may elect to consider the interests of only the FAA.
- d. The Sponsor acknowledges that amounts that the FAA requires the Sponsor to refund to the FAA due to a remedy under this condition constitute a debt to the Federal Government that the FAA may collect under 2 CFR 200.346 and the Federal Claims Collection Standards (31 CFR parts 900–904).
- 33. Signage Costs for Construction Projects. The airport grant recipient hereby agrees that it will require the prime contractor of a Federally- assisted airport improvement project to post signs consistent with a DOT/FAA-prescribed format, as may be requested by the DOT/FAA, and further agrees to remove any signs posted in response to requests received prior to February 1, 2025.
- 34. <u>Title 8 U.S.C., Chapter 12, Subchapter II Immigration.</u> The sponsor will follow applicable federal laws pertaining to Subchapter 12, and be subject to the penalties set forth in 8 U.S.C. § 1324, Bringing in and harboring certain aliens, and 8 U.S.C. § 1327, Aiding or assisting certain aliens to enter.

SPECIAL CONDITIONS

- 35. <u>Plans and Specifications Prior to Bidding</u>. The Sponsor agrees that it will submit plans and specifications for FAA review prior to advertising for bids.
- 36. Plans and Specifications Approval Based Upon Certification. The FAA and the Sponsor agree that the FAA's approval of the Sponsor's Plans and Specification is based primarily upon the Sponsor's certification to carry out the project in accordance with policies, standards, and specifications approved by the FAA. The Sponsor understands that:
 - a. The Sponsor's certification does not relieve the Sponsor of the requirement to obtain prior FAA approval for modifications to published FAA airport development grant standards or to notify the FAA of any limitations to competition within the project;
 - b. The FAA's acceptance of a Sponsor's certification does not limit the FAA from reviewing appropriate project documentation for the purpose of validating the certification statements; and
 - c. If the FAA determines that the Sponsor has not complied with their certification statements, the FAA will review the associated project costs to determine whether such costs are allowable under this Grant and associated grants.
- 37. <u>Design Grant</u>. This Grant Agreement is being issued in order to complete the design of the project. The Sponsor understands and agrees that within two (2) years after the design is completed that the Sponsor will accept, subject to the availability of the amount of Federal funding identified in the Airport Capital Improvement Plan (ACIP), a grant to complete the construction of the project in order to provide a useful and usable unit of work. The Sponsor also understands that if the FAA has provided Federal funding to complete the design for the project, and the Sponsor has not completed the design within four (4) years from the execution of this Grant Agreement, the FAA may suspend or terminate grants related to the design.
- 38. <u>Buy American Executive Orders</u>. The Sponsor agrees to abide by applicable Executive Orders in effect at the time this Grant Agreement is executed, including Executive Order 14005, Ensuring the Future Is Made in All of America by All of America's Workers.

The Sponsor's acceptance of this Offer and ratification and adoption of the Project Application incorporated herein shall be evidenced by execution of this instrument by the Sponsor, as hereinafter provided, and this Offer and Acceptance shall comprise a Grant Agreement, constituting the contractual obligations and rights of the United States and the Sponsor with respect to the accomplishment of the Project and compliance with the Grant Assurances, terms, and conditions as provided herein. Such Grant Agreement shall become effective upon the Sponsor's acceptance of this Offer.

Please read the following information: By signing this document, you are agreeing that you have reviewed the following consumer disclosure information and consent to transact business using electronic communications, to receive notices and disclosures electronically, and to utilize electronic signatures in lieu of using paper documents. You are not required to receive notices and disclosures or sign documents electronically. If you prefer not to do so, you may request to receive paper copies and withdraw your consent at any time.

I declare under penalty of perjury that the foregoing is true and correct.



¹ Knowingly and willfully providing false information to the Federal government is a violation of 18 U.S.C. § 1001 (False Statements) and could subject you to fines, imprisonment, or both.

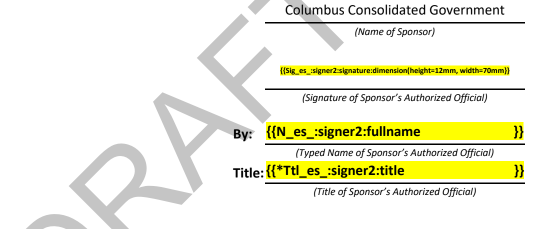
Part II - Acceptance

The Sponsor does hereby ratify and adopt all assurances, statements, representations, warranties, covenants, and agreements contained in the Project Application and incorporated materials referred to in the foregoing Offer, and does hereby accept this Offer and by such acceptance agrees to comply with all of the Grant Assurances, terms, and conditions in this Offer and in the Project Application.

Please read the following information: By signing this document, you are agreeing that you have reviewed the following consumer disclosure information and consent to transact business using electronic communications, to receive notices and disclosures electronically, and to utilize electronic signatures in lieu of using paper documents. You are not required to receive notices and disclosures or sign documents electronically. If you prefer not to do so, you may request to receive paper copies and withdraw your consent at any time.

I declare under penalty of perjury that the foregoing is true and correct.²

Dated {{DateTime_es_:signer2:calc(now()):format(date," mmmm d, yyyy")}}



² Knowingly and willfully providing false information to the Federal government is a violation of 18 U.S.C. § 1001 (False Statements) and could subject you to fines, imprisonment, or both.

CERTIFICATE OF SPONSOR'S ATTORNEY

I, {{N_es_:signer3: fullname}}, acting as Attorney for the Sponsor do hereby certify:

That in my opinion the Sponsor is empowered to enter into the foregoing Grant Agreement under the laws of the State of <u>Georgia</u>. Further, I have examined the foregoing Grant Agreement and the actions taken by said Sponsor and Sponsor's official representative, who has been duly authorized to execute this Grant Agreement, which is in all respects due and proper and in accordance with the laws of the said State; the Infrastructure Investment and Jobs Act (IIJA) (P.L. 117-58) of 2021; FAA Reauthorization Act of 2024 (P.L. 118-63); and the representations contained in the Project Application. In addition, for grants involving projects to be carried out on property not owned by the Sponsor, there are no legal impediments that will prevent full performance by the Sponsor. Further, it is my opinion that the said Grant Agreement constitutes a legal and binding obligation of the Sponsor in accordance with the terms thereof.

Please read the following information: By signing this document, you are agreeing that you have reviewed the following consumer disclosure information and consent to transact business using electronic communications, to receive notices and disclosures electronically, and to utilize electronic signatures in lieu of using paper documents. You are not required to receive notices and disclosures or sign documents electronically. If you prefer not to do so, you may request to receive paper copies and withdraw your consent at any time.

I declare under penalty of perjury that the foregoing is true and correct.³

Dated at {{DateTime_es_:signer3:calc(now()):format(date," mmmm d, yyyy")}}

By: {{Sig_es_:signer3:signature:dimension(height=12mm, width=70mm}}

(Signature of Sponsor's Attorney)

18

³ Knowingly and willfully providing false information to the Federal government is a violation of 18 U.S.C. § 1001 (False Statements) and could subject you to fines, imprisonment, or both.

The Sponsor does hereby ratify and adopt all assurances, statements, representations, warranties, covenants, and agreements contained in the Project Application and incorporated materials referred to in the foregoing Offer, and does hereby accept this Offer and by such acceptance agrees to comply with all of the Grant Assurances, terms, and conditions in this Offer and in the Project Application.

Please read the following information: By signing this document, you are agreeing that you have reviewed the following consumer disclosure information and consent to transact business using electronic communications, to receive notices and disclosures electronically, and to utilize electronic signatures in lieu of using paper documents. You are not required to receive notices and disclosures or sign documents electronically. If you prefer not to do so, you may request to receive paper copies and withdraw your consent at any time.

I declare under penalty of perjury that the foregoing is true and correct.⁴

Dated {{DateTime_es_:signer4:calc(now()):format(date," mmmm d, yyyy")}}

(Name of Sponsor)

{
(Sig_es_:signer4:signature:dimension(height=12mm, width=70mm)}

(Signature of Sponsor's Authorized Official)

By: {
{
N_es_:signer4:fullname
}

(Typed Name of Sponsor's Authorized Official)

Title: {
{
Title: for Sponsor's Authorized Official}

(Title of Sponsor's Authorized Official)

Columbus Consolidated Government

⁴ Knowingly and willfully providing false information to the Federal government is a violation of 18 U.S.C. § 1001 (False Statements) and could subject you to fines, imprisonment, or both.

Item #11.

CERTIFICATE OF SPONSOR'S ATTORNEY

I, {{N es :signer3: fullname}}, acting as Attorney for the Sponsor do hereby certify:

That in my opinion the Sponsor is empowered to enter into the foregoing Grant Agreement under the laws of the State of <u>Georgia</u>. Further, I have examined the foregoing Grant Agreement and the actions taken by said Sponsor and Sponsor's official representative, who has been duly authorized to execute this Grant Agreement, which is in all respects due and proper and in accordance with the laws of the said State; the Infrastructure Investment and Jobs Act (IIJA) (P.L. 117-58) of 2021; FAA Reauthorization Act of 2024 (P.L. 118-63); and the representations contained in the Project Application. In addition, for grants involving projects to be carried out on property not owned by the Sponsor, there are no legal impediments that will prevent full performance by the Sponsor. Further, it is my opinion that the said Grant Agreement constitutes a legal and binding obligation of the Sponsor in accordance with the terms thereof.

Please read the following information: By signing this document, you are agreeing that you have reviewed the following consumer disclosure information and consent to transact business using electronic communications, to receive notices and disclosures electronically, and to utilize electronic signatures in lieu of using paper documents. You are not required to receive notices and disclosures or sign documents electronically. If you prefer not to do so, you may request to receive paper copies and withdraw your consent at any time.

I declare under penalty of perjury that the foregoing is true and correct.⁵

Dated at {{DateTime_es_:signer5:calc(now()):format(date," mmmm d, yyyy")}}

By: {{Sig_es_:signer5:signature:dimension(height=12mm, width=70mm}}

(Signature of Sponsor's Attorney)

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⁵ Knowingly and willfully providing false information to the Federal government is a violation of 18 U.S.C. § 1001 (False Statements) and could subject you to fines, imprisonment, or both.

ASSURANCES

AIRPORT SPONSORS

A. General.

- 1. These assurances shall be complied with in the performance of grant agreements for airport development, airport planning, and noise compatibility program grants for airport sponsors.
- 2. These assurances are required to be submitted as part of the project application by sponsors requesting funds under the provisions of Title 49, U.S.C., subtitle VII, as amended. As used herein, the term "public agency sponsor" means a public agency with control of a public-use airport; the term "private sponsor" means a private owner of a public-use airport; and the term "sponsor" includes both public agency sponsors and private sponsors.
- 3. Upon acceptance of this grant offer by the sponsor, these assurances are incorporated in and become part of this Grant Agreement.

B. Duration and Applicability.

1. Airport Development or Noise Compatibility Program Projects Undertaken by a Public Agency Sponsor.

The terms, conditions, and assurances of this Grant Agreement shall remain in full force and effect throughout the useful life of the facilities developed or equipment acquired for an airport development or noise compatibility program project, or throughout the useful life of the project items installed within a facility under a noise compatibility program project, but in any event not to exceed twenty (20) years from the date of acceptance of a grant offer of Federal funds for the project. However, there shall be no limit on the duration of the assurances regarding Exclusive Rights and Airport Revenue so long as the airport is used as an airport. There shall be no limit on the duration of the terms, conditions, and assurances with respect to real property acquired with federal funds. Furthermore, the duration of the Civil Rights assurance shall be specified in the assurances.

2. Airport Development or Noise Compatibility Projects Undertaken by a Private Sponsor.

The preceding paragraph (1) also applies to a private sponsor except that the useful life of project items installed within a facility or the useful life of the facilities developed or equipment acquired under an airport development or noise compatibility program project shall be no less than ten (10) years from the date of acceptance of Federal aid for the project.

3. Airport Planning Undertaken by a Sponsor.

Unless otherwise specified in this Grant Agreement, only Assurances 1, 2, 3, 5, 6, 13, 18, 23, 25, 30, 32, 33, 34, 37, and 40 in Section C apply to planning projects. The terms, conditions, and assurances of this Grant Agreement shall remain in full force and effect during the life of the project; there shall be no limit on the duration of the assurances regarding Exclusive Rights and Airport Revenue so long as the airport is used as an airport.

C. Sponsor Certification.

The sponsor hereby assures and certifies, with respect to this grant that:

1. General Federal Requirements

The Sponsor will comply with all applicable Federal laws, regulations, executive orders, policies, guidelines, and requirements as they relate to the application, acceptance, and use of Federal funds for this Grant. Performance under this agreement shall be governed by and in compliance with the following requirements, as applicable, to the type of organization of the Sponsor and any applicable sub-recipients. The applicable provisions to this agreement include, but are not limited to, the following:

FEDERAL LEGISLATION

- a. 49 U.S.C. subtitle VII, as amended.
- b. Davis-Bacon Act, as amended 40 U.S.C. §§ 3141-3144, 3146, and 3147, et seg.¹
- c. Federal Fair Labor Standards Act 29 U.S.C. § 201, et seq.
- d. Hatch Act 5 U.S.C. § 1501, et seq.²
- e. Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970, 42 U.S.C. 4601, et seq.^{1, 2}
- f. National Historic Preservation Act of 1966 Section 106 54 U.S.C. § 306108.1
- g. Archeological and Historic Preservation Act of 1974 54 U.S.C. § 312501, et seq.¹
- h. Native Americans Grave Repatriation Act 25 U.S.C. § 3001, et seq.
- i. Clean Air Act, P.L. 90-148, as amended 42 U.S.C. § 7401, et seq.
- j. Coastal Zone Management Act, P.L. 92-583, as amended 16 U.S.C. § 1451, et seq.
- k. Flood Disaster Protection Act of 1973 Section 102(a) 42 U.S.C. § 4012a.¹
- I. 49 U.S.C. § 303, (formerly known as Section 4(f)).
- m. Rehabilitation Act of 1973 29 U.S.C. § 794.
- n. Title VI of the Civil Rights Act of 1964 (42 U.S.C. § 2000d et seq.) (prohibits discrimination on the basis of race, color, national origin).
- o. Americans with Disabilities Act of 1990, as amended, (42 U.S.C. § 12101 et seq.) (prohibits discrimination on the basis of disability).
- p. Age Discrimination Act of 1975 42 U.S.C. § 6101, et seq.
- q. American Indian Religious Freedom Act, P.L. 95-341, as amended.
- r. Architectural Barriers Act of 1968, as amended 42 U.S.C. § 4151, et seq.¹
- Powerplant and Industrial Fuel Use Act of 1978 Section 403 42 U.S.C. § 8373.¹
- t. Contract Work Hours and Safety Standards Act 40 U.S.C. § 3701, et seq.¹
- u. Copeland Anti-kickback Act 18 U.S.C. § 874.¹
- v. National Environmental Policy Act of 1969 42 U.S.C. § 4321, et seq.¹

- w. Wild and Scenic Rivers Act, P.L. 90-542, as amended 16 U.S.C. § 1271, et seq.
- x. Single Audit Act of 1984 31 U.S.C. § 7501, et seq.²
- y. Drug-Free Workplace Act of 1988 41 U.S.C. §§ 8101 through 8105.
- z. The Federal Funding Accountability and Transparency Act of 2006, as amended (P.L. 109-282, as amended by section 6202 of P.L. 110-252).
- aa. Civil Rights Restoration Act of 1987, P.L. 100-259.
- bb. Infrastructure Investment and Jobs Act, P.L. 117-58, Title VIII.
- cc. Build America, Buy America Act, P.L. 117-58, Title IX.
- dd. Endangered Species Act 16 U.S.C. 1531, et seq.
- ee. Title IX of the Education Amendments of 1972, as amended 20 U.S.C. 1681–1683 and 1685–1687.
- ff. Drug Abuse Office and Treatment Act of 1972, as amended 21 U.S.C. 1101, et seq.
- gg. Alcohol Abuse and Alcoholism Prevention, Treatment and Rehabilitation Act of 1970, P.L. 91-616, as amended 42 U.S.C. § 4541, et seq.
- hh. Appropriated Funds to Influence Certain Federal Contracting and Financial Transactions 31 U.S.C. § 1352.

EXECUTIVE ORDERS

- a. Executive Order 11990 Protection of Wetlands
- b. Executive Order 11988 Floodplain Management
- c. Executive Order 12372 Intergovernmental Review of Federal Programs
- Executive Order 12699 Seismic Safety of Federal and Federally Assisted New Building Construction¹
- e. Executive Order 14005 Ensuring the Future is Made in all of America by All of America's Workers
- f. Executive Order 14149 Restoring Freedom of Speech and Ending Federal Censorship
- g. Executive Order 14151 Ending Radical and Wasteful Government DEI Programs and Preferencing
- h. Executive Order 14154 Unleashing American Energy
- i. Executive Order 14168 Defending Women from Gender Ideology Extremism and Restoring Biological Truth to the Federal Government
- j. Executive Order 14173 Ending Illegal Discrimination and Restoring Merit-Based Opportunity

FEDERAL REGULATIONS

- a. 2 CFR Part 180 OMB Guidelines to Agencies on Governmentwide Debarment and Suspension (Nonprocurement).
- b. 2 CFR Part 200 and 1201 Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards. ^{3, 4, 5}
- c. 2 CFR Part 1200 Nonprocurement Suspension and Debarment.

- d. 14 CFR Part 13 Investigative and Enforcement Procedures.
- e. 14 CFR Part 16 Rules of Practice for Federally-Assisted Airport Enforcement Proceedings.
- f. 14 CFR Part 150 Airport Noise Compatibility Planning.
- g. 28 CFR Part 35 Nondiscrimination on the Basis of Disability in State and Local Government Services.
- h. 28 CFR § 50.3 U.S. Department of Justice Guidelines for the Enforcement of Title VI of the Civil Rights Act of 1964.
- 29 CFR Part 1 Procedures for Predetermination of Wage Rates.¹
- j. 29 CFR Part 3 Contractors and Subcontractors on Public Building or Public Work Financed in Whole or in Part by Loans or Grants from the United States.¹
- k. 29 CFR Part 5 Labor Standards Provisions Applicable to Contracts Covering Federally Financed and Assisted Construction (Also Labor Standards Provisions Applicable to Nonconstruction Contracts Subject to the Contract Work Hours and Safety Standards Act).¹
- 41 CFR Part 60 Office of Federal Contract Compliance Programs, Equal Employment Opportunity, Department of Labor (Federal and Federally-assisted contracting requirements).¹
- m. 49 CFR Part 20 New Restrictions on Lobbying.
- n. 49 CFR Part 21 Nondiscrimination in Federally-Assisted Programs of the Department of Transportation Effectuation of Title VI of the Civil Rights Act of 1964.
- o. 49 CFR Part 23 Participation by Disadvantage Business Enterprise in Airport Concessions.
- p. 49 CFR Part 24 Uniform Relocation Assistance and Real Property Acquisition for Federal and Federally-Assisted Programs.^{1, 2}
- q. 49 CFR Part 26 Participation by Disadvantaged Business Enterprises in Department of Transportation Financial Assistance Programs.
- r. 49 CFR Part 27 Nondiscrimination on the Basis of Disability in Programs or Activities Receiving Federal Financial Assistance.¹
- s. 49 CFR Part 28 Enforcement of Nondiscrimination on the Basis of Handicap in Programs or Activities Conducted by the Department of Transportation.
- t. 49 CFR Part 30 Denial of Public Works Contracts to Suppliers of Goods and Services of Countries That Deny Procurement Market Access to U.S. Contractors.
- u. 49 CFR Part 32 Governmentwide Requirements for Drug-Free Workplace (Financial Assistance).
- v. 49 CFR Part 37 Transportation Services for Individuals with Disabilities (ADA).
- w. 49 CFR Part 38 Americans with Disabilities Act (ADA) Accessibility Specifications for Transportation Vehicles.
- x. 49 CFR Part 41 Seismic Safety.

FOOTNOTES TO ASSURANCE (C)(1)

- ¹ These laws do not apply to airport planning sponsors.
- ² These laws do not apply to private sponsors.

- ³ 2 CFR Part 200 contains requirements for State and Local Governments receiving Federal assistance. Any requirement levied upon State and Local Governments by this regulation shall apply where applicable to private sponsors receiving Federal assistance under Title 49, United States Code.
- Cost principles established in 2 CFR Part 200 subpart E must be used as guidelines for determining the eligibility of specific types of expenses.
- ⁵ Audit requirements established in 2 CFR Part 200 subpart F are the guidelines for audits.

SPECIFIC ASSURANCES

Specific assurances required to be included in grant agreements by any of the above laws, regulations or circulars are incorporated by reference in this Grant Agreement.

1. Responsibility and Authority of the Sponsor.

a. Public Agency Sponsor:

It has legal authority to apply for this Grant, and to finance and carry out the proposed project; that a resolution, motion or similar action has been duly adopted or passed as an official act of the applicant's governing body authorizing the filing of the application, including all understandings and assurances contained therein, and directing and authorizing the person identified as the official representative of the applicant to act in connection with the application and to provide such additional information as may be required.

b. Private Sponsor:

It has legal authority to apply for this Grant and to finance and carry out the proposed project and comply with all terms, conditions, and assurances of this Grant Agreement. It shall designate an official representative and shall in writing direct and authorize that person to file this application, including all understandings and assurances contained therein; to act in connection with this application; and to provide such additional information as may be required.

2. Sponsor Fund Availability.

It has sufficient funds available for that portion of the project costs which are not to be paid by the United States. It has sufficient funds available to assure operation and maintenance of items funded under this Grant Agreement which it will own or control.

3. Good Title.

- a. It, a public agency or the Federal government, holds good title, satisfactory to the Secretary, to the landing area of the airport or site thereof, or will give assurance satisfactory to the Secretary that good title will be acquired.
- b. For noise compatibility program projects to be carried out on the property of the sponsor, it holds good title satisfactory to the Secretary to that portion of the property upon which Federal funds will be expended or will give assurance to the Secretary that good title will be obtained.

4. Preserving Rights and Powers.

a. It will not take or permit any action which would operate to deprive it of any of the rights and powers necessary to perform any or all of the terms, conditions, and assurances in this Grant Agreement without the written approval of the Secretary, and will act promptly to acquire, extinguish or modify any outstanding rights or claims of right of others which would interfere

- with such performance by the sponsor. This shall be done in a manner acceptable to the Secretary.
- b. Subject to 49 U.S.C. 47107(a)(16) and (x), it will not sell, lease, encumber, or otherwise transfer or dispose of any part of its title or other interests in the property shown on Exhibit A to this application or, for a noise compatibility program project, that portion of the property upon which Federal funds have been expended, for the duration of the terms, conditions, and assurances in this Grant Agreement without approval by the Secretary. If the transferee is found by the Secretary to be eligible under Title 49, United States Code, to assume the obligations of this Grant Agreement and to have the power, authority, and financial resources to carry out all such obligations, the sponsor shall insert in the contract or document transferring or disposing of the sponsor's interest, and make binding upon the transferee all of the terms, conditions, and assurances contained in this Grant Agreement.
- c. For all noise compatibility program projects which are to be carried out by another unit of local government or are on property owned by a unit of local government other than the sponsor, it will enter into an agreement with that government. Except as otherwise specified by the Secretary, that agreement shall obligate that government to the same terms, conditions, and assurances that would be applicable to it if it applied directly to the FAA for a grant to undertake the noise compatibility program project. That agreement and changes thereto must be satisfactory to the Secretary. It will take steps to enforce this agreement against the local government if there is substantial non-compliance with the terms of the agreement.
- d. For noise compatibility program projects to be carried out on privately owned property, it will enter into an agreement with the owner of that property which includes provisions specified by the Secretary. It will take steps to enforce this agreement against the property owner whenever there is substantial non-compliance with the terms of the agreement.
- e. If the sponsor is a private sponsor, it will take steps satisfactory to the Secretary to ensure that the airport will continue to function as a public-use airport in accordance with these assurances for the duration of these assurances.
- f. If an arrangement is made for management and operation of the airport by any agency or person other than the sponsor or an employee of the sponsor, the sponsor will reserve sufficient rights and authority to ensure that the airport will be operated and maintained in accordance with Title 49, United States Code, the regulations and the terms, conditions and assurances in this Grant Agreement and shall ensure that such arrangement also requires compliance therewith.
- g. Sponsors of commercial service airports will not permit or enter into any arrangement that results in permission for the owner or tenant of a property used as a residence, or zoned for residential use, to taxi an aircraft between that property and any location on airport. Sponsors of general aviation airports entering into any arrangement that results in permission for the owner of residential real property adjacent to or near the airport must comply with the requirements of Sec. 136 of Public Law 112-95 and the sponsor assurances.

5. Consistency with Local Plans.

The project is reasonably consistent with plans (existing at the time of submission of this application) of public agencies that are authorized by the State in which the project is located to plan for the development of the area surrounding the airport.

6. Consideration of Local Interest.

It has given fair consideration to the interest of communities in or near where the project may be located.

7. Consultation with Users.

In making a decision to undertake any airport development project under Title 49, United States Code, it has undertaken reasonable consultations with affected parties using the airport at which project is proposed.

8. Public Hearings.

In projects involving the location of an airport, an airport runway, or a major runway extension, it has afforded the opportunity for public hearings for the purpose of considering the economic, social, and environmental effects of the airport or runway location and its consistency with goals and objectives of such planning as has been carried out by the community and it shall, when requested by the Secretary, submit a copy of the transcript of such hearings to the Secretary. Further, for such projects, it has on its management board either voting representation from the communities where the project is located or has advised the communities that they have the right to petition the Secretary concerning a proposed project.

9. Metropolitan Planning Organization.

In projects involving the location of an airport, an airport runway, or a major runway extension at a medium or large hub airport, the sponsor has made available to and has provided upon request to the metropolitan planning organization in the area in which the airport is located, if any, a copy of the proposed amendment to the airport layout plan to depict the project and a copy of any airport master plan in which the project is described or depicted.

10. Pavement Preventive Maintenance-Management.

With respect to a project approved after January 1, 1995, for the replacement or reconstruction of pavement at the airport, it assures or certifies that it has implemented an effective airport pavement maintenance-management program, and it assures that it will use such program for the useful life of any pavement constructed, reconstructed, or repaired with Federal financial assistance at the airport. It will provide such reports on pavement condition and pavement management programs as the Secretary determines may be useful.

11. Terminal Development Prerequisites.

For projects which include terminal development at a public use airport, as defined in Title 49, it has, on the date of submittal of the project grant application, all the safety equipment required for certification of such airport under 49 U.S.C. 44706, and all the security equipment required by rule or regulation, and has provided for access to the passenger enplaning and deplaning area of such airport to passengers enplaning and deplaning from aircraft other than air carrier aircraft.

12. Accounting System, Audit, and Record Keeping Requirements.

a. It shall keep all project accounts and records which fully disclose the amount and disposition by the recipient of the proceeds of this Grant, the total cost of the project in connection with which this Grant is given or used, and the amount or nature of that portion of the cost of the project supplied by other sources, and such other financial records pertinent to the project. The accounts and records shall be kept in accordance with an accounting system that will facilitate an effective audit in accordance with the Single Audit Act of 1984. b. It shall make available to the Secretary and the Comptroller General of the United States, or any of their duly authorized representatives, for the purpose of audit and examination, any books, documents, papers, and records of the recipient that are pertinent to this Grant. The Secretary may require that an appropriate audit be conducted by a recipient. In any case in which an independent audit is made of the accounts of a sponsor relating to the disposition of the proceeds of a grant or relating to the project in connection with which this Grant was given or used, it shall file a certified copy of such audit with the Comptroller General of the United States not later than six (6) months following the close of the fiscal year for which the audit was made.

13. Minimum Wage Rates.

It shall include, in all contracts in excess of \$2,000 for work on any projects funded under this Grant Agreement which involve labor, provisions establishing minimum rates of wages, to be predetermined by the Secretary of Labor under 40 U.S.C. §§ 3141-3144, 3146, and 3147, Public Building, Property, and Works), which contractors shall pay to skilled and unskilled labor, and such minimum rates shall be stated in the invitation for bids and shall be included in proposals or bids for the work.

14. Veteran's Preference.

It shall include in all contracts for work on any project funded under this Grant Agreement which involve labor, such provisions as are necessary to insure that, in the employment of labor (except in executive, administrative, and supervisory positions), preference shall be given to Vietnam era veterans, Persian Gulf veterans, Afghanistan-Iraq war veterans, disabled veterans, and small business concerns owned and controlled by disabled veterans as defined in 49 U.S.C. 47112. However, this preference shall apply only where the individuals are available and qualified to perform the work to which the employment relates.

15. Conformity to Plans and Specifications.

It will execute the project subject to plans, specifications, and schedules approved by the Secretary. Such plans, specifications, and schedules shall be submitted to the Secretary prior to commencement of site preparation, construction, or other performance under this Grant Agreement, and, upon approval of the Secretary, shall be incorporated into this Grant Agreement. Any modification to the approved plans, specifications, and schedules shall also be subject to approval of the Secretary and incorporated into this Grant Agreement.

16. Construction Inspection and Approval.

It will provide and maintain competent technical supervision at the construction site throughout the project to assure that the work conforms to the plans, specifications, and schedules approved by the Secretary for the project. It shall subject the construction work on any project contained in an approved project application to inspection and approval by the Secretary and such work shall be in accordance with regulations and procedures prescribed by the Secretary. Such regulations and procedures shall require such cost and progress reporting by the sponsor or sponsors of such project as the Secretary shall deem necessary.

17. Planning Projects.

In carrying out planning projects:

a. It will execute the project in accordance with the approved program narrative contained in the project application or with the modifications similarly approved.

- b. It will furnish the Secretary with such periodic reports as required pertaining to the planning project and planning work activities.
- c. It will include in all published material prepared in connection with the planning project a notice that the material was prepared under a grant provided by the United States.
- d. It will make such material available for examination by the public and agrees that no material prepared with funds under this project shall be subject to copyright in the United States or any other country.
- e. It will give the Secretary unrestricted authority to publish, disclose, distribute, and otherwise use any of the material prepared in connection with this grant.
- f. It will grant the Secretary the right to disapprove the sponsor's employment of specific consultants and their subcontractors to do all or any part of this project as well as the right to disapprove the proposed scope and cost of professional services.
- g. It will grant the Secretary the right to disapprove the use of the sponsor's employees to do all or any part of the project.
- h. It understands and agrees that the Secretary's approval of this project grant or the Secretary's approval of any planning material developed as part of this grant does not constitute or imply any assurance or commitment on the part of the Secretary to approve any pending or future application for a Federal airport grant.

18. Operation and Maintenance.

- a. The airport and all facilities which are necessary to serve the aeronautical users of the airport, other than facilities owned or controlled by the United States, shall be operated at all times in a safe and serviceable condition and in accordance with the minimum standards as may be required or prescribed by applicable Federal, state, and local agencies for maintenance and operation. It will not cause or permit any activity or action thereon which would interfere with its use for airport purposes. It will suitably operate and maintain the airport and all facilities thereon or connected therewith, with due regard to climatic and flood conditions. Any proposal to temporarily close the airport for non-aeronautical purposes must first be approved by the Secretary. In furtherance of this assurance, the sponsor will have in effect arrangements for:
 - 1. Operating the airport's aeronautical facilities whenever required;
 - 2. Promptly marking and lighting hazards resulting from airport conditions, including temporary conditions; and
 - 3. Promptly notifying pilots of any condition affecting aeronautical use of the airport. Nothing contained herein shall be construed to require that the airport be operated for aeronautical use during temporary periods when snow, flood, or other climatic conditions interfere with such operation and maintenance. Further, nothing herein shall be construed as requiring the maintenance, repair, restoration, or replacement of any structure or facility which is substantially damaged or destroyed due to an act of God or other condition or circumstance beyond the control of the sponsor.
- b. It will suitably operate and maintain noise compatibility program items that it owns or controls upon which Federal funds have been expended.

19. Hazard Removal and Mitigation.

It will take appropriate action to assure that such terminal airspace as is required to protect instrument and visual operations to the airport (including established minimum flight altitudes) will be adequately cleared and protected by removing, lowering, relocating, marking, or lighting or otherwise mitigating existing airport hazards and by preventing the establishment or creation of future airport hazards.

20. Compatible Land Use.

It will take appropriate action, to the extent reasonable, including the adoption of zoning laws, to restrict the use of land adjacent to or in the immediate vicinity of the airport to activities and purposes compatible with normal airport operations, including landing and takeoff of aircraft. In addition, if the project is for noise compatibility program implementation, it will not cause or permit any change in land use, within its jurisdiction, that will reduce its compatibility, with respect to the airport, of the noise compatibility program measures upon which Federal funds have been expended.

21. Economic Nondiscrimination.

- a. It will make the airport available as an airport for public use on reasonable terms and without unjust discrimination to all types, kinds and classes of aeronautical activities, including commercial aeronautical activities offering services to the public at the airport.
- b. In any agreement, contract, lease, or other arrangement under which a right or privilege at the airport is granted to any person, firm, or corporation to conduct or to engage in any aeronautical activity for furnishing services to the public at the airport, the sponsor will insert and enforce provisions requiring the contractor to:
 - 1. Furnish said services on a reasonable, and not unjustly discriminatory, basis to all users thereof, and
 - 2. Charge reasonable, and not unjustly discriminatory, prices for each unit or service, provided that the contractor may be allowed to make reasonable and nondiscriminatory discounts, rebates, or other similar types of price reductions to volume purchasers.
- c. Each fixed-based operator at the airport shall be subject to the same rates, fees, rentals, and other charges as are uniformly applicable to all other fixed-based operators making the same or similar uses of such airport and utilizing the same or similar facilities.
- d. Each air carrier using such airport shall have the right to service itself or to use any fixed-based operator that is authorized or permitted by the airport to serve any air carrier at such airport.
- e. Each air carrier using such airport (whether as a tenant, non-tenant, or subtenant of another air carrier tenant) shall be subject to such nondiscriminatory and substantially comparable rules, regulations, conditions, rates, fees, rentals, and other charges with respect to facilities directly and substantially related to providing air transportation as are applicable to all such air carriers which make similar use of such airport and utilize similar facilities, subject to reasonable classifications such as tenants or non-tenants and signatory carriers and non-signatory carriers. Classification or status as tenant or signatory shall not be unreasonably withheld by any airport provided an air carrier assumes obligations substantially similar to those already imposed on air carriers in such classification or status.

- f. It will not exercise or grant any right or privilege which operates to prevent any person, firm, or corporation operating aircraft on the airport from performing any services on its own aircraft with its own employees (including, but not limited to maintenance, repair, and fueling) that it may choose to perform.
- g. In the event the sponsor itself exercises any of the rights and privileges referred to in this assurance, the services involved will be provided on the same conditions as would apply to the furnishing of such services by commercial aeronautical service providers authorized by the sponsor under these provisions.
- h. The sponsor may establish such reasonable, and not unjustly discriminatory, conditions to be met by all users of the airport as may be necessary for the safe and efficient operation of the airport.
- i. The sponsor may prohibit or limit any given type, kind or class of aeronautical use of the airport if such action is necessary for the safe operation of the airport or necessary to serve the civil aviation needs of the public.

22. Exclusive Rights.

It will permit no exclusive right for the use of the airport by any person providing, or intending to provide, aeronautical services to the public. For purposes of this paragraph, the providing of the services at an airport by a single fixed-based operator shall not be construed as an exclusive right if both of the following apply:

- a. It would be unreasonably costly, burdensome, or impractical for more than one fixed-based operator to provide such services, and
- b. If allowing more than one fixed-based operator to provide such services would require the reduction of space leased pursuant to an existing agreement between such single fixed-based operator and such airport. It further agrees that it will not, either directly or indirectly, grant or permit any person, firm, or corporation, the exclusive right at the airport to conduct any aeronautical activities, including, but not limited to charter flights, pilot training, aircraft rental and sightseeing, aerial photography, crop dusting, aerial advertising and surveying, air carrier operations, aircraft sales and services, sale of aviation petroleum products whether or not conducted in conjunction with other aeronautical activity, repair and maintenance of aircraft, sale of aircraft parts, and any other activities which because of their direct relationship to the operation of aircraft can be regarded as an aeronautical activity, and that it will terminate any exclusive right to conduct an aeronautical activity now existing at such an airport before the grant of any assistance under Title 49, United States Code.

23. Fee and Rental Structure.

It will maintain a fee and rental structure for the facilities and services at the airport which will make the airport as self-sustaining as possible under the circumstances existing at the particular airport, taking into account such factors as the volume of traffic and economy of collection. No part of the Federal share of an airport development, airport planning or noise compatibility project for which a Grant is made under Title 49, United States Code, the Airport and Airway Improvement Act of 1982, the Federal Airport Act or the Airport and Airway Development Act of 1970 shall be included in the rate basis in establishing fees, rates, and charges for users of that airport.

24. Airport Revenues.

- a. All revenues generated by the airport and any local taxes on aviation fuel established after December 30, 1987, will be expended by it for the capital or operating costs of the airport; the local airport system; or other local facilities which are owned or operated by the owner or operator of the airport and which are directly and substantially related to the actual air transportation of passengers or property; or for noise mitigation purposes on or off the airport. The following exceptions apply to this paragraph:
 - 1. If covenants or assurances in debt obligations issued before September 3, 1982, by the owner or operator of the airport, or provisions enacted before September 3, 1982, in governing statutes controlling the owner or operator's financing, provide for the use of the revenues from any of the airport owner or operator's facilities, including the airport, to support not only the airport but also the airport owner or operator's general debt obligations or other facilities, then this limitation on the use of all revenues generated by the airport (and, in the case of a public airport, local taxes on aviation fuel) shall not apply.
 - 2. If the Secretary approves the sale of a privately owned airport to a public sponsor and provides funding for any portion of the public sponsor's acquisition of land, this limitation on the use of all revenues generated by the sale shall not apply to certain proceeds from the sale. This is conditioned on repayment to the Secretary by the private owner of an amount equal to the remaining unamortized portion (amortized over a 20-year period) of any airport improvement grant made to the private owner for any purpose other than land acquisition on or after October 1, 1996, plus an amount equal to the federal share of the current fair market value of any land acquired with an airport improvement grant made to that airport on or after October 1, 1996.
 - 3. Certain revenue derived from or generated by mineral extraction, production, lease, or other means at a general aviation airport (as defined at 49 U.S.C. 47102), if the FAA determines the airport sponsor meets the requirements set forth in Section 813 of Public Law 112-95.
- b. As part of the annual audit required under the Single Audit Act of 1984, the sponsor will direct that the audit will review, and the resulting audit report will provide an opinion concerning, the use of airport revenue and taxes in paragraph (a), and indicating whether funds paid or transferred to the owner or operator are paid or transferred in a manner consistent with Title 49, United States Code and any other applicable provision of law, including any regulation promulgated by the Secretary or Administrator.
- c. Any civil penalties or other sanctions will be imposed for violation of this assurance in accordance with the provisions of 49 U.S.C. 47107.

25. Reports and Inspections.

It will:

- a. submit to the Secretary such annual or special financial and operations reports as the Secretary may reasonably request and make such reports available to the public; make available to the public at reasonable times and places a report of the airport budget in a format prescribed by the Secretary;
- b. for airport development projects, make the airport and all airport records and documents affecting the airport, including deeds, leases, operation and use agreements, regulations and

other instruments, available for inspection by any duly authorized agent of the Secretary upon reasonable request;

- c. for noise compatibility program projects, make records and documents relating to the project and continued compliance with the terms, conditions, and assurances of this Grant Agreement including deeds, leases, agreements, regulations, and other instruments, available for inspection by any duly authorized agent of the Secretary upon reasonable request; and
- d. in a format and time prescribed by the Secretary, provide to the Secretary and make available to the public following each of its fiscal years, an annual report listing in detail:
 - 1. all amounts paid by the airport to any other unit of government and the purposes for which each such payment was made; and
 - 2. all services and property provided by the airport to other units of government and the amount of compensation received for provision of each such service and property.

26. Use by Government Aircraft.

It will make available all of the facilities of the airport developed with Federal financial assistance and all those usable for landing and takeoff of aircraft to the United States for use by Government aircraft in common with other aircraft at all times without charge, except, if the use by Government aircraft is substantial, charge may be made for a reasonable share, proportional to such use, for the cost of operating and maintaining the facilities used. Unless otherwise determined by the Secretary, or otherwise agreed to by the sponsor and the using agency, substantial use of an airport by Government aircraft will be considered to exist when operations of such aircraft are in excess of those which, in the opinion of the Secretary, would unduly interfere with use of the landing areas by other authorized aircraft, or during any calendar month that:

- a. Five (5) or more Government aircraft are regularly based at the airport or on land adjacent thereto; or
- b. The total number of movements (counting each landing as a movement) of Government aircraft is 300 or more, or the gross accumulative weight of Government aircraft using the airport (the total movement of Government aircraft multiplied by gross weights of such aircraft) is in excess of five million pounds.

27. Land for Federal Facilities.

It will furnish without cost to the Federal Government for use in connection with any air traffic control or air navigation activities, or weather-reporting and communication activities related to air traffic control, any areas of land or water, or estate therein as the Secretary considers necessary or desirable for construction, operation, and maintenance at Federal expense of space or facilities for such purposes. Such areas or any portion thereof will be made available as provided herein within four months after receipt of a written request from the Secretary.

28. Airport Layout Plan.

- a. The airport owner or operator will maintain a current airport layout plan of the airport showing:
 - boundaries of the airport and all proposed additions thereto, together with the boundaries
 of all offsite areas owned or controlled by the sponsor for airport purposes and proposed
 additions thereto;

- the location and nature of all existing and proposed airport facilities and structures (such as runways, taxiways, aprons, terminal buildings, hangars and roads), including all proposed extensions and reductions of existing airport facilities;
- 3. the location of all existing and proposed non-aviation areas and of all existing improvements thereon; and
- 4. all proposed and existing access points used to taxi aircraft across the airport's property boundary.
- b. Subject to subsection 49 U.S.C. 47107(x), the Secretary will review and approve or disapprove the plan and any revision or modification of the plan before the plan, revision, or modification takes effect.
- c. The owner or operator will not make or allow any alteration in the airport or any of its facilities unless the alteration—
 - 1. is outside the scope of the Secretary's review and approval authority as set forth in subsection (x); or
 - 2. complies with the portions of the plan approved by the Secretary.
- d. When the airport owner or operator makes a change or alteration in the airport or the facilities which the Secretary determines adversely affects the safety, utility, or efficiency of any federally owned, leased, or funded property on or off the airport and which is not in conformity with the airport layout plan as approved by the Secretary, the owner or operator will, if requested, by the Secretary:
 - 1. eliminate such adverse effect in a manner approved by the Secretary; or
 - 2. bear all costs of relocating such property or its replacement to a site acceptable to the Secretary and of restoring the property or its replacement to the level of safety, utility, efficiency, and cost of operation that existed before the alteration was made, except in the case of a relocation or replacement of an existing airport facility due to a change in the Secretary's design standards beyond the control of the airport sponsor.

29. Civil Rights.

It will promptly take any measures necessary to ensure that no person in the United States shall, on the grounds of race, color, and national origin (including limited English proficiency) in accordance with the provisions of Title VI of the Civil Rights Act of 1964 (42 U.S.C. 2000d to 2000d-4); creed and sex per 49 U.S.C. 47123 and related requirements; age per the Age Discrimination Act of 1975 and related requirements; or disability per the Americans with Disabilities Act of 1990 and related requirements, be excluded from participation in, be denied the benefits of, or be otherwise subjected to discrimination in any program and activity conducted with, or benefiting from, funds received from this Grant.

- a. Using the definitions of activity, facility, and program as found and defined in 49 CFR 21.23(b) and 21.23(e), the sponsor will facilitate all programs, operate all facilities, or conduct all programs in compliance with all non-discrimination requirements imposed by or pursuant to these assurances.
- b. Applicability

- 1. Programs and Activities. If the sponsor has received a grant (or other federal assistance) for any of the sponsor's program or activities, these requirements extend to all of the sponsor's programs and activities.
- 2. Facilities. Where it receives a grant or other federal financial assistance to construct, expand, renovate, remodel, alter, or acquire a facility, or part of a facility, the assurance extends to the entire facility and facilities operated in connection therewith.
- 3. Real Property. Where the sponsor receives a grant or other Federal financial assistance in the form of, or for the acquisition of real property or an interest in real property, the assurance will extend to rights to space on, over, or under such property.

c. Duration.

The sponsor agrees that it is obligated to this assurance for the period during which Federal financial assistance is extended to the program, except where the Federal financial assistance is to provide, or is in the form of, personal property, or real property, or interest therein, or structures or improvements thereon, in which case the assurance obligates the sponsor, or any transferee for the longer of the following periods:

- 1. So long as the airport is used as an airport, or for another purpose involving the provision of similar services or benefits; or
- 2. So long as the sponsor retains ownership or possession of the property.
- d. Required Solicitation Language. It will include the following notification in all solicitations for bids, Requests For Proposals for work, or material under this Grant Agreement and in all proposals for agreements, including airport concessions, regardless of funding source:

"The (Columbus Consolidated Government), in accordance with the provisions of Title VI of the Civil Rights Act of 1964 (42 U.S.C. 2000d to 2000d-4) and the Regulations, hereby notifies all bidders or offerors that it will affirmatively ensure that for any contract entered into pursuant to this advertisement, all businesses will be afforded full and fair opportunity to submit bids in response to this invitation and no businesses will be discriminated against on the grounds of race, color, national origin (including limited English proficiency), creed, sex, age, or disability in consideration for an award."

e. Required Contract Provisions.

- 1. It will insert the non-discrimination contract clauses requiring compliance with the acts and regulations relative to non-discrimination in Federally-assisted programs of the Department of Transportation (DOT), and incorporating the acts and regulations into the contracts by reference in every contract or agreement subject to the non-discrimination in Federally-assisted programs of the DOT acts and regulations.
- 2. It will include a list of the pertinent non-discrimination authorities in every contract that is subject to the non-discrimination acts and regulations.
- 3. It will insert non-discrimination contract clauses as a covenant running with the land, in any deed from the United States effecting or recording a transfer of real property, structures, use, or improvements thereon or interest therein to a sponsor.
- 4. It will insert non-discrimination contract clauses prohibiting discrimination on the basis of race, color, national origin (including limited English proficiency), creed, sex, age, or

disability as a covenant running with the land, in any future deeds, leases, license, permits, or similar instruments entered into by the sponsor with other parties:

- a. For the subsequent transfer of real property acquired or improved under the applicable activity, project, or program; and
- b. For the construction or use of, or access to, space on, over, or under real property acquired or improved under the applicable activity, project, or program.
- f. It will provide for such methods of administration for the program as are found by the Secretary to give reasonable guarantee that it, other recipients, sub-recipients, sub-grantees, contractors, subcontractors, consultants, transferees, successors in interest, and other participants of Federal financial assistance under such program will comply with all requirements imposed or pursuant to the acts, the regulations, and this assurance.
- g. It agrees that the United States has a right to seek judicial enforcement with regard to any matter arising under the acts, the regulations, and this assurance.

30. Disposal of Land.

- a. For land purchased under a grant for airport noise compatibility purposes, including land serving as a noise buffer, it will dispose of the land, when the land is no longer needed for such purposes, at fair market value, at the earliest practicable time. That portion of the proceeds of such disposition which is proportionate to the United States' share of acquisition of such land will be, at the discretion of the Secretary, (1) reinvested in another project at the airport, or (2) transferred to another eligible airport as prescribed by the Secretary. The Secretary shall give preference to the following, in descending order:
 - 1. Reinvestment in an approved noise compatibility project;
 - 2. Reinvestment in an approved project that is eligible for grant funding under 49 U.S.C. 47117(e);
 - 3. Reinvestment in an approved airport development project that is eligible for grant funding under 49 U.S.C. 47114, 47115, or 47117;
 - 4. Transfer to an eligible sponsor of another public airport to be reinvested in an approved noise compatibility project at that airport; or
 - 5. Payment to the Secretary for deposit in the Airport and Airway Trust Fund.

If land acquired under a grant for noise compatibility purposes is leased at fair market value and consistent with noise buffering purposes, the lease will not be considered a disposal of the land. Revenues derived from such a lease may be used for an approved airport development project that would otherwise be eligible for grant funding or any permitted use of airport revenue.

b. For land purchased under a grant for airport development purposes (other than noise compatibility), it will, when the land is no longer needed for airport purposes, dispose of such land at fair market value or make available to the Secretary an amount equal to the United States' proportionate share of the fair market value of the land. That portion of the proceeds of such disposition which is proportionate to the United States' share of the cost of acquisition of such land will, upon application to the Secretary, be reinvested or transferred to another eligible airport as prescribed by the Secretary. The Secretary shall give preference to the following, in descending order:

- 1. Reinvestment in an approved noise compatibility project;
- 2. Reinvestment in an approved project that is eligible for grant funding under 49 U.S.C. 47117(e);
- 3. Reinvestment in an approved airport development project that is eligible for grant funding under 49 U.S.C. 47114, 47115, or 47117;
- 4. Transfer to an eligible sponsor of another public airport to be reinvested in an approved noise compatibility project at that airport; or
- 5. Payment to the Secretary for deposit in the Airport and Airway Trust Fund.
- c. Land shall be considered to be needed for airport purposes under this assurance if (1) it may be needed for aeronautical purposes (including runway protection zones) or serve as noise buffer land, and (2) the revenue from interim uses of such land contributes to the financial self-sufficiency of the airport. Further, land purchased with a grant received by an airport operator or owner before December 31, 1987, will be considered to be needed for airport purposes if the Secretary or Federal agency making such grant before December 31, 1987, was notified by the operator or owner of the uses of such land, did not object to such use, and the land continues to be used for that purpose, such use having commenced no later than December 15, 1989.
- d. Disposition of such land under (a), (b), or (c) will be subject to the retention or reservation of any interest or right therein necessary to ensure that such land will only be used for purposes which are compatible with noise levels associated with operation of the airport.

31. Engineering and Design Services.

If any phase of such project has received Federal funds under Chapter 471 subchapter 1 of Title 49 U.S.C., it will award each contract, or sub-contract for program management, construction management, planning studies, feasibility studies, architectural services, preliminary engineering, design, engineering, surveying, mapping or related services in the same manner as a contract for architectural and engineering services is negotiated under Chapter 11 of Title 40 U S.C., or an equivalent qualifications-based requirement prescribed for or by the sponsor of the airport.

32. Foreign Market Restrictions.

It will not allow funds provided under this Grant to be used to fund any project which uses any product or service of a foreign country during the period in which such foreign country is listed by the United States Trade Representative as denying fair and equitable market opportunities for products and suppliers of the United States in procurement and construction.

33. Policies, Standards, and Specifications.

It will carry out any project funded under an Airport Improvement Program Grant in accordance with policies, standards, and specifications approved by the Secretary including, but not limited to, current FAA Advisory Circulars (https://www.faa.gov/sites/faa.gov/files/aip-pfc-checklist_0.pdf) for AIP projects as of June 27, 2025.

34. Relocation and Real Property Acquisition.

a. It will be guided in acquiring real property, to the greatest extent practicable under State law, by the land acquisition policies in Subpart B of 49 CFR Part 24 and will pay or reimburse property owners for necessary expenses as specified in Subpart B.

- b. It will provide a relocation assistance program offering the services described in Subpart C of 49 CFR Part 24 and fair and reasonable relocation payments and assistance to displaced persons as required in Subpart D and E of 49 CFR Part 24.
- c. It will make available within a reasonable period of time prior to displacement, comparable replacement dwellings to displaced persons in accordance with Subpart E of 49 CFR Part 24.

35. Access By Intercity Buses.

The airport owner or operator will permit, to the maximum extent practicable, intercity buses or other modes of transportation to have access to the airport; however, it has no obligation to fund special facilities for intercity buses or for other modes of transportation.

36. Disadvantaged Business Enterprises.

The sponsor shall not discriminate on the basis of race, color, national origin, or sex, in the award and performance of any DOT-assisted contract covered by 49 CFR Part 26, or in the award and performance of any concession activity contract covered by 49 CFR Part 23. In addition, the sponsor shall not discriminate on the basis of race, color, national origin or sex in the administration of its Disadvantaged Business Enterprise (DBE) and Airport Concessions Disadvantaged Business Enterprise (ACDBE) programs or the requirements of 49 CFR Parts 23 and 26. The sponsor shall take all necessary and reasonable steps under 49 CFR Parts 23 and 26 to ensure nondiscrimination in the award and administration of DOT-assisted contracts, and/or concession contracts. The sponsor's DBE and ACDBE programs, as required by 49 CFR Parts 26 and 23, and as approved by DOT, are incorporated by reference in this agreement. Implementation of these programs is a legal obligation and failure to carry out its terms shall be treated as a violation of this agreement. Upon notification to the sponsor of its failure to carry out its approved program, the Department may impose sanctions as provided for under Parts 26 and 23 and may, in appropriate cases, refer the matter for enforcement under 18 U.S.C. § 1001 and/or the Program Fraud Civil Remedies Act of 1986 (31 U.S.C. §§ 3801-3809, 3812).

37. Hangar Construction.

If the airport owner or operator and a person who owns an aircraft agree that a hangar is to be constructed at the airport for the aircraft at the aircraft owner's expense, the airport owner or operator will grant to the aircraft owner for the hangar a long term lease that is subject to such terms and conditions on the hangar as the airport owner or operator may impose.

38. Competitive Access.

- a. If the airport owner or operator of a medium or large hub airport (as defined in 49 U.S.C. § 47102) has been unable to accommodate one or more requests by an air carrier for access to gates or other facilities at that airport in order to allow the air carrier to provide service to the airport or to expand service at the airport, the airport owner or operator shall transmit a report to the Secretary that:
 - 1. Describes the requests;
 - 2. Provides an explanation as to why the requests could not be accommodated; and
 - 3. Provides a time frame within which, if any, the airport will be able to accommodate the requests.

b. Such report shall be due on either February 1 or August 1 of each year if the airport has been unable to accommodate the request(s) in the six-month period prior to the applicable due date.

39. Access to Leaded Aviation Gasoline

- a. If 100-octane low lead aviation gasoline (100LL) was made available at an airport, at any time during calendar year 2022, an airport owner or operator may not restrict or prohibit the sale of, or self-fueling with 100-octane low lead aviation gasoline.
- b. This requirement remains until the earlier of December 31, 2030, or the date on which the airport or any retail fuel seller at the airport makes available an unleaded aviation gasoline that has been authorized for use by the FAA as a replacement for 100-octane low lead aviation gasoline for use in nearly all piston-engine aircraft and engine models; and meets either an industry consensus standard or other standard that facilitates the safe use, production, and distribution of such unleaded aviation gasoline, as determined appropriate by the FAA.
- c. An airport owner or operator understands and agrees, that any violation of this grant assurance is subject to civil penalties as provided for in 49 U.S.C. § 46301(a)(8).



File Attachments for Item:

1. Contract Extension with Columbus Convention and Visitors Bureau (CCVB)

Approval is requested to extend the intergovernmental agreement between the Columbus Consolidated Government (CCG) and the Columbus Convention and Visitors Bureau (CCVB) for an additional five-year period as originally authorized in Resolution No. 294-09 and subsequent extensions per Resolution No. 282-15 and Resolution No. 337-20.

TO:	Mayor and Councilors
AGENDA SUBJECT:	Contract Extension with Columbus Convention and Visitors Bureau (CCVB)
AGENDA SUMMARY:	Approval is requested to extend the intergovernmental agreement between the Columbus Consolidated Government (CCG) and the Columbus Convention and Visitors Bureau (CCVB) for an additional five-year period as originally authorized in Resolution No. 294-09 and subsequent extensions per Resolution No. 282-15 and Resolution No. 337-20.
INITIATED BY:	Finance Department

Recommendation: Approval is requested to extend the intergovernmental agreement between the Columbus Consolidated Government (CCG) and the Columbus Convention and Visitors Bureau (CCVB) for an additional five-year period as originally authorized in Resolution No. 294-09 and subsequent extensions per Resolution No. 282-15 and Resolution No. 337-20.

Background: Pursuant to O.C.G.A. §48-13-50 et seq., the Columbus Council levies and collects a tax upon the occupancy of hotel rooms and motel rooms within Columbus which is currently levied at a rate of 8% effective August 1, 2009, per Ordinance No. 09-33. Since the CCVB has been established by Columbus, as allowed by State Legislature, to provide professional services to Columbus for the promotion of conventions, trade shows, and tourism, CCVB currently receives funding from the hotel-motel taxes levied and collected for said services. On August 25, 2009, Columbus Council also approved Resolution No. 294-09 which designated the CCVB as the official destination marketing organization for Columbus as well as the exclusive provider of conventions, trade shows, and tourism promotion services for Columbus. According to State Legislature, Council must appropriate no less than 4% of the 8% hotel-motel tax proceeds for the limited purpose of promoting conventions, trade shows, and tourism. Thus, the contract between CCG and the CCVB ensures compliance with Georgia law as it relates to the use of hotel-motel tax proceeds and has been subsequently extended by Resolution No. 282-15 and Resolution No 337-20.

<u>Analysis:</u> This resolution ensures compliance with Georgia law for the use of hotel- motel tax proceeds.

<u>Financial Considerations:</u> The 8% hotel-motel tax is currently distributed as follows: 4% CCVB, 2% Civic Center, 1% Trade Center, and 1% Performing Arts.

<u>Legal Considerations:</u> Extension of the intergovernmental agreement meets the requirements of the hotel-motel tax law.

<u>Recommendations/Actions:</u> Approval is requested to extend the intergovernmental agreement between the Columbus Consolidated Government (CCG) and the Columbus Convention and Visitors Bureau (CCVB) for an additional five-year period as originally

authorized in Resolution No. 294-09 and subsequent extensions per Resolution No. 282-15 and Resolution No. 337-20.

Item #1.

Item #1.

NO.	
110.	

A RESOLUTION AUTHORIZING A FIVE-YEAR CONTRACT EXTENSION WITH THE COLUMBUS CONVENTION AND VISTIORS BUREAU (CCVB) UNDER THE SAME CONTRACT TERMS AND CONDITIONS ORIGINALLY SET FORTH WITH THE APPROVAL OF RESOLUTION NO. 294-09 AND SUBSEQUENT EXTENSIONS PER RESOLUTION NO. 282-15 AND RESOLUTION NO. 337-20.

WHEREAS, the City's contract with the Columbus Convention and Visitors Bureau (CCVB) will end soon and the need to extend said contract for an additional five year period is beneficial to the City; and,

WHEREAS, the CCVB has been established by the City, as allowed by State Legislature, to provide professional services to Columbus for the promotion of conventions, trade shows, and tourism; and,

WHEREAS, the CCVB has been designated by Council as the official destination marketing organization for Columbus per Resolution No. 294-09 and subsequent extensions per Resolution No. 282-15 and Resolution No. 337-20; and

WHEREAS, the CCVB is the exclusive provider of conventions, trade shows, and tourism promotion services for Columbus per Resolution No. 294-09 and subsequent extensions per Resolution No. 282-15 and Resolution No. 337-20; and,

WHEREAS, no less than 4% of the 8% hotel-motel tax proceeds must be appropriated by the Council for the limited purpose of promoting conventions, trade shows, and tourism; and,

WHEREAS, it is the current practice of Columbus to provide funding of hotel-motel taxes levied and collected to the CCVB to comply with Georgia law; and,

WHEREAS, the CCVB will continue to promote the benefits and advantages of Columbus and the surrounding Columbus metropolitan area, for conventions, trade shows, and tourism for the purpose of stimulating economic growth on behalf of Columbus.

NOW, THEREFORE, THE COUNCIL OF COLUMBUS, GEORGIA HEREBY RESOLVES AS FOLLOWS:

That the Mayor, City Manager or designee is hereby authorized to execute a five-year contract extension of the intergovernmental agreement as originally authorized with Resolution No. 294-09 and subsequent Resolution No. 282-15 and Resolution No. 337-20 between the Columbus Consolidated Government (CCG) and the Columbus Convention and Visitors Bureau (CCVB).

•	gular meeting of the Council of Columbus, Georgia held on , 2025 and adopted at said meeting by the affirmative vote of
Councilor Allen voting Councilor Anker voting Councilor Chambers voting	- Page 218 -

Councilor Cogle voting

Councilor Crabb voting	·		
Councilor Davis voting	·	г	
Councilor Garrett voting	·		Item #1
Councilor Hickey voting	·	l	
Councilor Huff voting	·		
Councilor Tucker voting	·		
Lindsey G. McLemore, Clerk o	of Council	B.H. "Skip" Henderson, III, Mayor	

Columbus Convention & Visitors Bureau Professional Services Contract Extension with Columbus, Georgia

This Contract Extension, hereinafter the "Extension", is made and entered into by the City of Columbus, hereinafter referred to as "Columbus", and the Columbus Convention & Visitors Bureau, hereinafter referred to as "CCVB", each acting by and through its authorized officials, who declare as follows:

WHEREAS, the CCVB has been established by Columbus, as allowed by State Legislature, to provide professional services to Columbus for the promotion of conventions, trade shows, and tourism; and,

WHEREAS, the CCVB has been designated by Columbus Council as the official destination marketing organization for Columbus per Resolution No. 294-09 and subsequent extensions per Resolution No. 282-15 and Resolution No. 337-20; and

WHEREAS, the CCVB is the exclusive provider of conventions, trade shows, and tourism promotion services for Columbus per Resolution No. 294-09 and subsequent extensions per Resolution No. 282-15 and Resolution No. 337-20; and,

WHEREAS, no less than 4% of the 8% hotel-motel tax proceeds must be appropriated by the Columbus Council for the limited purpose of promoting conventions, trade shows, and tourism; and,

WHEREAS, it is the current practice of Columbus to provide funding of hotel-motel taxes levied and collected to the CCVB to comply with Georgia law; and,

WHEREAS, the CCVB will continue to promote the benefits and advantages of Columbus and the surrounding Columbus metropolitan area, for conventions, trade shows, and tourism for the purpose of stimulating economic growth on behalf of Columbus.

NOW, THEREFORE, in consideration of the mutual covenants contained herein, it is mutually agreed upon as follows:

- 1. This Extension shall be for a 5-year period commencing on the expiration of the current contract or November 1, 2025, whichever occurs first, once said Extension is approved by Columbus Council under all the existing terms and conditions as the original contract.
- 2. In all other respects, the terms and conditions of the Extension shall continue unchanged and in full force and effect.

IN WITNESS WHEREOF, the parties has authorized officers at Columbus, Georgia, this	ave executed this Extension and through their duly date of, 2025.
ATTEST:	By:
	Ashley Woitena, President-CEO
(Seal)	
Lindsey G. McLemore, Clerk of Council	B.H. "Skip" Henderson III, Mayor
ATTEST: APPROVED AS TO LEGAL FORM	
Clifton C. Fay, City Attorney	- Page 220 -

File Attachments for Item:

2. Temporary Use for Astible Acres, LLC

Approval is requested to authorize a temporary use at 1009 Bay Avenue for a fall market operated by Astible Acres, LLC in partnership with Uptown Columbus, Inc from September 19, 2025 to October 31, 2025.

TO:	Mayor and Councilors
AGENDA SUBJECT:	Temporary Use for Astible Acres, LLC
AGENDA SUMMARY:	Approval is requested to authorize a temporary use at 1009 Bay Avenue for a fall market operated by Astible Acres, LLC in partnership with Uptown Columbus, Inc from September 19, 2025 to October 31, 2025.
INITIATED BY:	City Manager's Office

Recommendation: Approval is requested to authorize a temporary use at 1009 Bay Avenue for a fall market operated by Astible Acres, LLC in partnership with Uptown Columbus, Inc from September 19, 2025 to October 31, 2025.

Background: Astible Acres, LLC received authorization for a 10-day temporary use in accordance with Section 3.2.63 of the UDO. City Council approval is necessary for the event to last longer than 10 days.

<u>Analysis:</u> According to UDO section 3.2.63, the City Manager may approve a Temporary Use permit for up to ten days. City Council must approve any event more than ten days in length.

Financial Considerations: There are no financial obligations.

<u>Legal Considerations:</u> City Council is the authority for approval temporary uses longer than 10 days per UDO section 3.2.63.

Recommendation/Action: Approval is requested to authorize a temporary use at 1009 Bay Avenue for a fall market operated by Astible Acres, LLC in partnership with Uptown Columbus, Inc from September 19, 2025 to October 31, 2025.

NO.

A RESOLUTION OF THE COUNCIL OF COLUMBUS, GEORGIA, AUTHORIZING A TEMPORARY USE FOR ASTIBLE ACRES, LLC FOR THE OPERATION OF A FALL MARKET AT 1009 BAY AVENUE FROM SEPTEMBER 19, 2025 THROUGH OCTOBER 31, 2025.

WHEREAS, Astible Acres, LLC has requested a temporary use permit to operate a fall market at 1009 Bay Avenue; and,

WHEREAS, the Mayor has authorized a temporary use permit for the fall market from September 9, 2025 until September 18, 2025 in accordance with section 3.2.63 of the UDO; and,

WHEREAS, section 3.2.63 of the UDO requires City Council approval of all Temporary Uses in excess of 10 days; and,

WHEREAS, the Inspections and Code Department has reviewed this request and confirms that all requirements of section 3.2.63 of the UDO are met; and,

NOW, THEREFORE, BE IT RESOLVED BY THE COUNCIL OF COLUMBUS, GEORGIA, AS FOLLOWS:

The City Council authorizes the Mayor or his designee to approve a Temporary Use for Astible Acres, LLC for the operation of fall market at 1009 Bay Avenue from September 19, 2025 through October 31, 2025.

		Council.	
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File Attachments for Item:

3. 2025 TRANSCAER Hazmat Response Fund Grant

Approval is requested to apply for and accept a grant in the amount of \$1,567.35 or as otherwise awarded, from the Transcaer Hazmat Team Response Fund for the purchase of equipment used for the Columbus Fire & EMS regional hazmat team, with no matching funds required. And amend the Multi-Government fund by the amount of the award.

то:	Mayor and Councilors
AGENDA SUBJECT:	2025 TRANSCAER Hazmat Response Fund Grant
AGENDA SUMMARY:	Approval is requested to apply for and accept a grant in the amount of \$1,567.35 or as otherwise awarded, from the Transcaer Hazmat Team Response Fund for the purchase of equipment used for the Columbus Fire & EMS regional hazmat team, with no matching funds required. And amend the Multi-Government fund by the amount of the award.
INITIATED BY:	FIRE/EMS

Recommendation: Approval is requested to apply for and accept a grant in the amount of \$1,567.35 or as otherwise awarded, from the Transcaer Hazmat Team Response Fund for the purchase of equipment used for the Columbus Fire & EMS regional hazmat team, with no matching funds required. And amend the Multi-Government fund by the amount of the award.

Background: Funds have been allocated to the 2025 TRANSCAER Hazmat Team Response Fund Grant for the purchase of equipment used for the Columbus Fire & EMS regional hazmat team. The team responds to local hazardous material incidents as well as provide mutual aid and hazardous material response capabilities to multiple jurisdictions outside of Muscogee County.

<u>Analysis:</u> Chemtrec, a division of the American Chemistry Council is providing the funds for the new equipment for the Hazardous Material Team.

<u>Financial Considerations</u>: The grant is for equipment amounting to total of \$1,567.35 with no matching funds required.

<u>Legal Considerations:</u> The Consolidated Government of Columbus is eligible to receive these funds.

Recommendation/Action: Approval is requested to apply for and accept a grant in the amount of \$1,567.35 or as otherwise awarded, from the Transcaer Hazmat Team Response Fund for the purchase of equipment used for the Columbus Fire & EMS regional hazmat team, with no matching funds required. And amend the Multi-Government fund by the amount of the award.

Item #3.

NO._____

A RESOLUTION AUTHORIZING THE MAYOR, OR THEIR DESIGNEE, TO SUBMIT AND ACCEPT, IF AWARDED, FUNDING FROM THE 2025 TRANSCAER HAZMAT TEAM RESPONSE FUND GRANT, IN THE AMOUNT OF \$1,567.35, OR AS OTHERWISE AWARDED, WITH NO LOCAL MATCH REQUIRED, AND AMEND THE MULTI-GOVERNMENT FUND BUDGET BY THE AMOUNT AWARDED.

WHEREAS, the Columbus Fire and Emergency Medical Services has been approved by the Governor's office to fund the Columbus Fire and EMS Hazmat Team; and,

WHEREAS, the purchase of new equipment requested in the grant proposal will greatly enhance the current emergency response program; and,

WHEREAS, the funds have been allocated through the 2025 TRANSCAER Hazmat Team Response fund grant; and,

WHEREAS, the equipment will be utilized to respond to hazardous material emergencies to Columbus and the surrounding counties; and,

WHEREAS, this grant proposal requires no matching funds.

NOW, THEREFORE, BE IT RESOLVED BY THE COUNCIL OF COLUMBUS, GEORGIA, AS FOLLOWS:

That the City Manager, the Mayor, or their designee is authorized to apply for and accept, if awarded, a grant from the 2025 TRANSCAER Hazmat Team Response Fund Grant in the amount of \$1,567.35, or as otherwise awarded, with no local match required and amend the Multi-Government Fund budget by the amount awarded.

Introduced at a regular r of, 2025, and add				C	
Council.					
Councilor Allen voting					
Councilor Anker voting					
Councilor Chambers voting		·			
Councilor Cogle voting		i			
Councilor Crabb voting					
Councilor Davis voting		_			
Councilor Garrett voting					
Councilor Hickey voting					
Councilor Huff voting					
Councilor Tucker voting					
Lindsey G. Mclemore, Clerk	of Council		B.H. "Skip"	"Henderson I	II, Mayor

File Attachments for Item:

4. The Sleep Center Mattress Donation

Approval is requested to accept a donation of 28 Tempur-Pedic Mattresses valued at \$2,499.00 each for a total donation of \$70,000.00 from The Sleep Center to the Columbus Fire and Emergency Medical Service to support the health, rest, and recovery of Fire and EMS personnel, enabling them to perform at their best during emergency responses. There are no matching funds required.

TO:	Mayor and Councilors
AGENDA SUBJECT:	The Sleep Center Mattress Donation
AGENDA SUMMARY:	Approval is requested to accept a donation of 28 Tempur-Pedic Mattresses valued at \$2,499.00 each for a total donation of \$70,000.00 from The Sleep Center to the Columbus Fire and Emergency Medical Service to support the health, rest, and recovery of Fire and EMS personnel, enabling them to perform at their best during emergency responses. There are no matching funds required.
INITIATED BY:	FIRE/EMS

Recommendation: Approval is requested to accept a donation of 28 Tempur-Pedic Mattresses valued at \$2,499.00 each for a total donation of \$70,000.00 from The Sleep Center to the Columbus Fire and Emergency Medical Service to support the health, rest, and recovery of Fire and EMS personnel, enabling them to perform at their best during emergency responses. There are no matching funds required.

<u>Background:</u> The Sleep Center would like to thank CFEMS for the opportunity to make another donation of Tempur-Pedic mattresses to our Columbus heroes and first responders. These mattresses will be utilized to support fire and rescue personnel at the fire stations. <u>Analysis:</u> Fire personnel are required to work a twenty-four-hour shift and be available to answer service calls during the overnight hours. Columbus Fire and Emergency Medical Services is requesting acceptance of the mattress donation which will directly support the health, rest and recovery of Fire and EMS personnel, enabling them to perform at their best during emergency responses.

<u>Financial Considerations</u>: The donation is for Tempur-Pedic Mattresses valued at \$2,499.00 each for a total of \$70,000.00. No matching funds are required.

<u>Legal Considerations:</u> The Consolidated Government of Columbus is eligible to receive these items.

Recommendation/Action: Approval is requested to accept a donation of 28 Tempur-Pedic Mattresses valued at \$2,499.00 each for a total donation of \$70,000.00 from The Sleep Center to the Columbus Fire and Emergency Medical Service to support the health, rest, and recovery of Fire and EMS personnel, enabling them to perform at their best during emergency responses. There are no matching funds required.

Item #4.

NO.____

A RESOLUTION AUTHORIZING THE ACCEPTANCE OF DONATED FUNDS IN THE AMOUNT OF \$70,000.00 FROM THE SLEEP CENTER MATTRESS, ON BEHALF OF COLUMBUS FIRE AND EMERGENCY MEDICAL SERVICE.

WHEREAS, Columbus Fire and Emergency Medical Services (CFEMS) is requesting acceptance of a donation of 28 Tempur-Pedic mattresses valued at a total of \$70,000.00.

WHEREAS, the mattress donation will directly support the health, rest, and recovery of Fire and EMS personnel, enabling them to perform at their best during emergency responses.

WHEREAS, the Sleep Center supports Columbus Fire and EMS efforts to provide fire and rescue services throughout the community.

WHEREAS, this donation will require no matching funds.

NOW, THEREFORE, BE IT RESOLVED BY THE COUNCIL OF COLUMBUS, GEORGIA, AS FOLLOWS:

- 1) That the Mayor or his designee is hereby authorized to accept the Sleep Center's donation of 28 Tempur-Pedic mattresses valued at \$70,000.00 for the Columbus Fire and Emergency Medical Services with no matching funds.
- 2) That the Multi-Governmental Fund will be amended by the amount of the award.

Introduced at a regular r	neeting of the Council of Columbus, Georgia held on the	day
of, 2025, and add	opted at said meeting by the affirmative vote of mem	bers of said
Council.		
Councilor Allen voting		
Councilor Anker voting		
Councilor Chambers voting		
Councilor Cogle voting		
Councilor Crabb voting		
Councilor Davis voting		
Councilor Garrett voting		
Councilor Hickey voting		
Councilor Huff voting		
Councilor Tucker voting		
Lindsey G. Mclemore, Clerk	of Council B.H. "Skin" Henderson III. Ma	vor

File Attachments for Item:

5. Columbus Police Department: Donation

Approval is requested to accept a generous donation from the Columbus Kennel Club, Inc. in the amount of \$5,000.00 to directly assist in providing the necessary equipment, supplies, and ongoing training for the K-9s and their handlers, ensuring they are well-prepared to serve and protect our community.

Item #5.

то:	Mayor and Councilors
AGENDA SUBJECT:	Columbus Police Department: Donation
AGENDA SUMMARY:	Approval is requested to accept a generous donation from the Columbus Kennel Club, Inc. in the amount of \$5,000.00 to directly assist in providing the necessary equipment, supplies, and ongoing training for the K-9s and their handlers, ensuring they are well-prepared to serve and protect our community.
INITIATED BY:	Columbus Police Department

Recommendation: Approval is requested to accept a generous donation from the Columbus Kennel Club, Inc. in the amount of \$5,000.00 to directly assist in providing the necessary equipment, supplies, and ongoing training for the K-9s and their handlers, ensuring they are well-prepared to serve and protect our community.

<u>Background:</u> The Columbus Kennel Club, after many years of dedicated service and operation in Columbus, GA, has made the difficult decision to dissolve the club. With most of their active members now older and the lack of new membership, it has become increasingly challenging to continue their efforts.

In closing this chapter, the members of the Columbus Kennel Club chose to make a lasting impact by donating their remaining funds to several worthwhile organizations. We are honored that they have so graciously selected the Columbus Police Department as one of the recipients of these generous contributions.

<u>Analysis:</u> The Columbus Police Department has recently expanded its Special Operations Unit with the addition of a four-officer K-9 Unit. These highly trained K-9s play a vital role in supporting law enforcement operations, particularly in high-risk situations where their specialized skills are essential.

Although the unit has been established, the budget for the new fiscal year did not include an increase to support the added costs of this expansion. The generous funding received will directly assist in providing the necessary equipment, supplies, and ongoing training for the K-9s and their handlers, ensuring they are well-prepared to serve and protect our community.

<u>Financial Considerations</u>: Approval is requested to accept a generous donation from the Columbus Kennel Club, Inc. in the amount of \$5,000.00 to directly assist in providing the necessary equipment, supplies, and ongoing training for the K-9s and their handlers, ensuring they are well-prepared to serve and protect our community.

<u>Legal Considerations:</u> The Consolidated Government of Columbus is eligible to receive the donated funds.

Recommendation/Action: Approval is requested to accept a generous donation from the Columbus Kennel Club, Inc. in the amount of \$5,000.00 to directly assist in providing the

Item #5.

NO.

A RESOLUTION AUTHORIZING THE ACCEPTANCE OF A DONATION IN THE AMOUNT OF \$5,000.00 FROM THE COLUMBUS KENNEL CLUB, INC.

WHEREAS the Columbus Police Department is requesting acceptance of this donation of \$5,000.00. The donation will assist in pongoing training for the K-9s and their har protect our community; and,

WHEREAS this donation is specifically for the Columbus Police Department's K9 Unit and will be at no cost to the Columbus Consolidated Government; and,

Item #5.

WHEREAS the Columbus Police Department wishes to express its sincere thanks and gratitude for this display of generosity.

NOW, THEREFORE, THE COUNCIL OF COLUMBUS, GEORGIA HEREBY RESOLVES:

That the Mayor or his designee is hereby authorized to accept donated funds in the

amount of \$5,000.00 for the Columbus Police	ce Department.	
Introduced at a regular meeting of the Co of 2025 and adopted at said meeting Council.		•
Councilor Allen voting Councilor Anker voting Councilor Chambers voting Councilor Cogle voting Councilor Crabb voting Councilor Davis voting Councilor Garrett voting Councilor Hickey voting Councilor Huff voting Councilor Tucker voting		
Lindsey G. Mclemore, Clerk of Council	B.H. "Skip" Henderson III,	Mayor

File Attachments for Item:

6. International Paper Grant

Approval is requested to apply for and accept, if awarded, a grant in the amount of \$50,000.00 or as otherwise awarded by International Paper to help fund the purchase of a public safety robot – Spot, and amend the multi-government fund by the amount of the award. There is no matching funds required.

TO:	Mayor and Councilors
AGENDA SUBJECT:	International Paper Grant
AGENDA SUMMARY:	Approval is requested to apply for and accept, if awarded, a grant in the amount of \$50,000.00 or as otherwise awarded by International Paper to help fund the purchase of a public safety robot — Spot, and amend the multi-government fund by the amount of the award. There are no matching funds required.
INITIATED BY:	Fire/EMS

Recommendation: Approval is requested to apply for and accept, if awarded, a grant in the amount of \$50,000.00 or as otherwise awarded by International Paper to help fund the purchase of a public safety robot – Spot, and amend the multi-government fund by the amount of the award. There are no matching funds required.

Background: Funds will be requested from the International Paper grant program to help fund the purchase of a public safety robot – Spot. The acquisition of this robot represents a strategic investment in public safety infrastructure. Robotics is part of the Fire-EMS Department's Digital Vanguard Initiative – a bold step forward in technology to support public safety in Columbus and Muscogee County. Spot is engineered to navigate challenging terrains and environments, making it an invaluable asset for emergency response teams. Equipped with advanced sensors and cameras, Spot can assess hazardous situations—such as chemical spills, structurally compromised buildings, or areas with potential explosive threats—without endangering human personnel. This capability allows first responders to obtain critical situational awareness remotely, facilitating informed decision-making and enhancing the safety of both the public and emergency personnel. By integrating Spot into our public safety operations, the city council is embracing innovative technology to proactively address complex emergencies, ultimately aiming to save lives and reduce risk.

<u>Analysis:</u> Columbus Fire and Emergency Medical Services is requesting funds for the purchase of a Spot robot to support all of public safety.

<u>Financial Considerations</u>: The grant is for seed money towards the purchase of a Spot robot with public safety payloads. The total amount requested is \$50,000.00, with no matching funds required.

<u>Legal Considerations:</u> The Consolidated Government of Columbus is eligible to receive these funds.

Recommendation/Action: Approval is requested to apply for and accept, if awarded, a grant in the amount of \$50,000.00 or as otherwise awarded by International Paper to help fund the purchase of a public safety robot – Spot, and amend the multi-government fund by the amount of the award. There are no matching funds required.

- Page 235 -

A RESOLUTION NO.

Item #6.

A RESOLUTION AUTHORIZING THE MAYOR OR HIS DESIGNEE TO APPLY FOR AND ACCEPT, IF AWARDED, A GRANT FOR SEED MONEY TOWARDS THE PURCHASE OF A SPOT ROBOT WITH PUBLIC SAFETY PAYLOADS FOR \$50,000.00, OR AS OTHERWISE AWARDED, FROM THE INTERNATIONAL PAPER GRANT PROGRAM WITH NO MATCHING FUNDS REQUIRED. THE MULTI-GOVERNMENTAL FUND WILL BE AMENDED BY THE AMOUNT OF THE AWARD.

WHEREAS, Columbus Fire and Emergency Medical Services (CFEMS) is requesting funds for seed money towards the purchase of a robot and public safety payloads for a total of \$50,000.00.

WHEREAS, the robot is part of the Fire-EMS Department's Digital Vanguard Initiative, designed to support all public safety,

WHEREAS, the acquisition of robotics in public safety represents a bold step forward in responder safety and the prudent utilization of technology to support public safety,

WHEREAS, this grant proposal will require no matching funds.

NOW, THEREFORE, THE COUNCIL OF COLUMBUS, GEORGIA HEREBY RESOLVES:

- 1) That the Mayor or his designee is hereby authorized to apply for and approve the International Paper grant program application for seed money towards a Spot robot for Columbus Fire and Emergency Medical Services for \$50,000.00 or as otherwise awarded, with no matching funds required.
- Introduced at a regular meeting of the Council of Columbus, Georgia held on the _____ day of _____, 2025 and adopted at said meeting by the affirmative vote of ____ members of said Council.

 Councilor Allen voting _____.

 Councilor Chambers voting _____.

 Councilor Cogle voting _____.

 Councilor Crabb voting _____.

 Councilor Davis voting _____.

 Councilor Garrett voting _____.

 Councilor Hickey voting _____.

 Councilor Huff voting _____.

 Councilor Tucker voting _____.

Lindsey G. McLemore, Clerk of Council

- Page 237 -

A. Fire Hoses and Nozzles for Fire & EMS Department – GSA Cooperative Contract Purchase

File Attachments for Item:

TO:	Mayor and Councilors
AGENDA SUBJECT:	Fire Hoses and Nozzles for Fire & EMS Department – GSA Cooperative Contract Purchase
INITIATED BY:	Finance Department

It is requested that Council approve the purchase of fire hoses and nozzles for the Fire & EMS Department from North America Fire Equipment Company (NAFECO) (Decatur, AL) in the amount of \$131,576.00. The purchase will be accomplished by Cooperative Purchase via Federal GSA Contract #GS-07F-0304W.

The fire hoses and nozzles are needed to replace equipment on some of the Department's fire trucks.

The purchase will be accomplished by Cooperative Purchase via Federal GSA Contract #GS-07F-0304W, awarded to North America Fire Equipment Company (NAFECO) (Decatur, AL). General Services Administration (GSA) is the Federal purchasing cooperative providing products and services for purchase by state and local governments. The City's Procurement Ordinance, Article 9-101, authorizes the use of cooperative purchasing.

Funds are available in the FY26 budget as follows: 2021 Sales Tax Project Fund – 2021 SPLOST – 21 SPLOST Public Safety – Capital Expenditures/Under \$5,000 – Public Safety Vehicles/Equipment-Fire/EMS; 0567 – 696 – 3111 – STPS – 7763 – 54152-20240.

NO.	

A RESOLUTION AUTHORIZING THE PURCHASE OF FIRE HOSES AND NOZZLES FOR THE FIRE & EMS DEPARTMENT FROM NORTH AMERICA FIRE EQUIPMENT COMPANY (NAFECO) (DECATUR, AL) IN THE AMOUNT OF \$131,576.00. THE PURCHASE WILL BE ACCOMPLISHED BY COOPERATIVE PURCHASE VIA FEDERAL GSA CONTRACT #GS-07F-0304W.

WHEREAS, the fire hoses and nozzles are needed to replace equipment on some of the Department's fire trucks; and,

WHEREAS, the purchase will be accomplished by Cooperative Purchase via Federal GSA Contract #GS-07F-0304W, awarded to North America Fire Equipment Company (NAFECO) (Decatur, AL). General Services Administration (GSA) is the Federal purchasing cooperative providing products and services for purchase by state and local governments. The City's Procurement Ordinance, Article 9-101, authorizes the use of cooperative purchasing.

NOW, THEREFORE, THE COUNCIL OF COLUMBUS, GEORGIA, HEREBY RESOLVES AS FOLLOWS:

That the Mayor and/or his designee is hereby authorized to purchase fire hoses and nozzles for the Fire & EMS Department from North America Fire Equipment Company (NAFECO) (Decatur, AL) in the amount of \$131,576.00. The purchase will be accomplished by Cooperative Purchase via Federal GSA Contract #GS-07F-0304W. Funds are available in the FY26 budget as follows: 2021 Sales Tax Project Fund – 2021 SPLOST – 21 SPLOST Public Safety – Capital Expenditures/Under \$5,000 – Public Safety Vehicles/Equipment-Fire/EMS; 0567 – 696 – 3111 – STPS – 7763 – 54152-20240.

0307 - 070 - 3111 - 3113 - 7703 - 34132-20240.			
Introduced at a re	gular meeting of the Council of Columbus, Georgia, held the		
day of, 2	025 and adopted at said meeting by the affirmative vote of		
members of said Council			
Councilor Allen	voting		
Councilor Anker	voting		
Councilor Chambers	voting		
Councilor Cogle	voting		
Councilor Crabb	voting		
Councilor Davis	voting		
Councilor Garrett	voting		
Councilor Hickey	voting		
Councilor Huff	voting		
Councilor Tucker	voting		



Lindsey G. McLemore, Clerk of Council

B.H. "Skip" Henderson III, Mayor

File Attachments for Item:

B. Contract Extension for Course Instructors for the Department of Human Resources/The Learning Center (Annual Contract) – RFP No. 19-0003

TO:	Mayor and Councilors
AGENDA SUBJECT:	Contract Extension for Course Instructors for the Department of Human Resources/The Learning Center (Annual Contract) – RFP No. 19-0003
INITIATED BY:	Finance Department

It is requested that Council authorize the extension of the annual contract for Course Instructors for the Department of Human Resources/The Learning Center with The Leadership Institute at Columbus State University (Columbus, GA) through January 17, 2026.

The Contractor provides instructors to teach new and innovative training that will be beneficial to City employees that will include, but not limited to: Business Writing, Meeting Planning, Documentation, Evaluations and Discipline, Project Management, Interviewing, Firing and Hiring, Workplace Safety, Sexual Harassment and Discrimination, Customer Services, as well as Media Relations.

Per Resolution No. 187-19, Council authorized a five-year contract with The Leadership Institute at Columbus State University. The contract expired on June 17, 2024. In accordance with Article 3-109 (Annual Contracts: Price Agreement and Service Contracts) of the Procurement Ordinance, the contract was extended for one year, through June 17, 2025. However, it is necessary to request additional time to complete the RFP advertisement and evaluation process for the next contract. Council approval is required for contract extensions beyond one year.

Funds are budgeted each fiscal year for this ongoing expense: General Fund - Human Resources – Employee Benefits – Consulting, 0101-220-2100-BENE-6315; General Fund - Human Resources – Human Resources – Contractual Services; 0101-220-1000-HRDR-6319.

NO.

A RESOLUTION AUTHORIZING THE EXTENSION OF THE ANNUAL CONTRACT FOR COURSE INSTRUCTORS FOR THE DEPARTMENT OF HUMAN RESOURCES/THE LEARNING CENTER WITH THE LEADERSHIP INSTITUTE AT COLUMBUS STATE UNIVERSITY (COLUMBUS, GA) THROUGH JANUARY 17, 2026.

WHEREAS, the contractor provides instructors to teach new and innovative training that will be beneficial to City employees that will include, but not limited to: Business Writing, Meeting Planning, Documentation, Evaluations and Discipline, Project Management, Interviewing, Firing and Hiring, Workplace Safety, Sexual Harassment and Discrimination, Customer Services, as well as Media Relations; and,

WHEREAS, Per Resolution No. 187-19, Council authorized a five-year contract with The Leadership Institute at Columbus State University. The contract expired on June 17, 2024. In accordance with Article 3-109 (Annual Contracts: Price Agreement and Service Contracts) of the Procurement Ordinance, the contract was extended for one year, through June 17, 2025. However, it is necessary to request additional time to complete the RFP advertisement and evaluation process for the next contract. Council approval is required for contract extensions beyond one year.

NOW, THEREFORE, THE COUNCIL OF COLUMBUS, GEORGIA, HEREBY RESOLVES AS FOLLOWS:

That the Mayor and/or his designee is hereby authorized to extend the annual contract for Course Instructors for the Department of Human Resources/The Learning Center with The Leadership Institute at Columbus State University (Columbus, GA) through January 17, 2026. Funds are budgeted each fiscal year for this ongoing expense: General Fund - Human Resources – Employee Benefits – Consulting; 0101-220-2100-BENE-6315; General Fund - Human Resources – Human Resources – Contractual Services; 0101-220-1000-HRDR-6319.

Resources – Human Reso	ources – Contractual Services; 0101-220-1000-HRDR-	6319.
•	eeting of the Council of Columbus, Georgia, held the adopted at said meeting by the affirmative vote of	
of said Council.		
Councilor Allen	voting	
Councilor Anker	voting	
Councilor Chambers	voting	
Councilor Cogle	voting	
Councilor Crabb	voting	
Councilor Davis	voting	
Councilor Garrett	voting	
Councilor Hickey	voting	
Councilor Huff	voting	
Councilor Tucker	voting	

Item #B.

Lindsey G. McLemore, Clerk of Council

B.H. "Skip" Henderson III, Mayor

- Page 245 -

C. Contract Extension for Banking Services (Annual Contract) - RFP No. 19-0002

File Attachments for Item:

TO:	Mayor and Councilors
AGENDA SUBJECT:	Contract Extension for Banking Services (Annual Contract) – RFP No. 19-0002
INITIATED BY:	Finance Department

It is requested that Council authorize the extension of the annual contract with Synovus Bank (Columbus, GA) for financial services: Option 1-Banking Services, through June 30, 2026.

Per Resolution No. 459-18, Council authorized a five-year contract with Synovus Bank to provide Banking Services. The contract expired on June 30, 2024. In accordance with Article 3-109 (Annual Contracts: Price Agreement and Service Contracts) of the Procurement Ordinance, the contract was extended for one year through June 30, 2025. A three-month extension was approved on May 13, 2025, per Resolution No. 150-25, to allow time to advertise a new RFP. However, it is necessary to request additional time to complete the RFP advertisement and evaluation process for the next contract. Council approval is required for contract extensions beyond one year.

Funds are budgeted each fiscal year for these ongoing expenses: General Fund - Finance Department-Cash Management-Contractual Services; 0101-200-2950-CASH-6319.

A RESOLUTION AUTHORIZING THE EXTENSION OF THE ANNUAL CONTRACT WITH SYNOVUS BANK (COLUMBUS, GA) FOR FINANCIAL SERVICES: OPTION 1 - BANKING SERVICES, THROUGH JUNE 30, 2026.

WHEREAS, per Resolution No. 459-18, Council authorized a five-year contract with Synovus Bank to provide Banking Services. The contract expired on June 30, 2024. In accordance with Article 3-109 (Annual Contracts: Price Agreement and Service Contracts) of the Procurement Ordinance, the contract was extended for one year through June 30, 2025. A three-month extension was approved on May 13, 2025, per Resolution No. 150-25, to allow time to advertise a new RFP. However, it is necessary to request additional time to complete the RFP advertisement and evaluation process for the next contract. Council approval is required for contract extensions beyond one year.

NOW, THEREFORE, THE COUNCIL OF COLUMBUS, GEORGIA, HEREBY RESOVES AS FOLLOWS:

That the City Manager and/or his designee is hereby authorized to extend the annual contract with Synovus Bank (Columbus, GA) for financial Services: Option 1 - Banking Services through June 30, 2026. Funds are budgeted each fiscal year for these ongoing expenses: General Fund - Finance Department - Cash Management - Contractual Services; 0101- 200-2950-CASH-6319.

	gular meeting of the Council of Columbus, Georgia, held the025 and adopted at said meeting by the affirmative vote of	
Councilor Allen	voting	
Councilor Anker	voting	
Councilor Chambers	voting	
Councilor Cogle	voting	
Councilor Crabb	voting	
Councilor Davis	voting	
Councilor Garrett	voting	
Councilor Hickey	voting	
Councilor Huff	voting	
Councilor Tucker	voting	

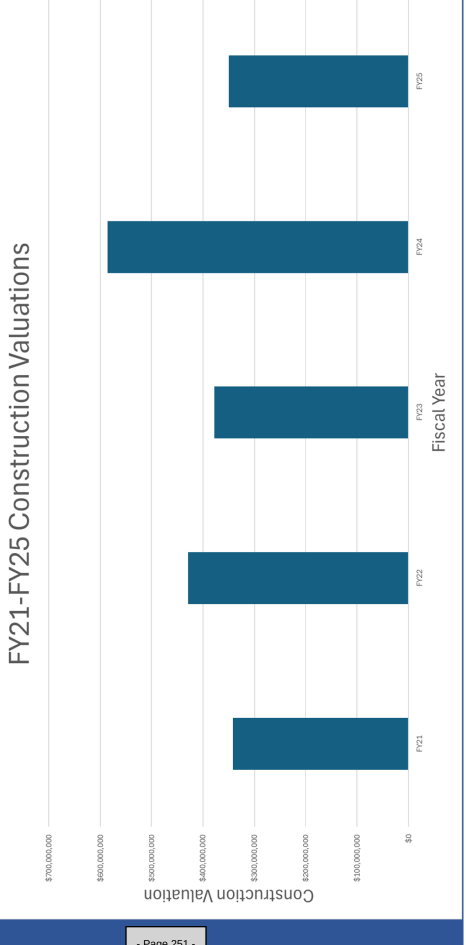
A. Inspections and Code Update – Ryan Pruett, Inspections & Code, Director

File Attachments for Item:



Inspections and Code Update – 09-09-2025

Building Permitting and Inspections



Building Permitting and Inspections

- effective January 1, 2026. These include the following mandatory codes: The State of Georgia has adopted new minimum construction codes
- 2024 International Residential Code (IRC) with Georgia Amendments
- 2024 International Building Code (IBC) with Georgia Amendments
- 2024 International Mechanical Code (IMC) with Georgia Amendments
- 2024 International Fuel Gas Code (IFGC) with Georgia Amendments
- 2024 International Plumbing Code (IPC) with Georgia Amendments
- 2024 International Swimming Pool and Spa Code (ISPSC) with Georgia **Amendments**
- 2026 Georgia Amendments to the 2023 National Electrical Code (NEC)
- Inspections and Code has begun sharing this information with our industry partners.

Building Permitting and Inspections

- Civic Access Self Service (CASS) portal is now available for the online submission of the following plan and permit types:
- Commercial Building Plans/Permits
- Residential Building Plans/Permits
- BZA Variance Requests
- Swimming Pool Plans/Permits
- Sign Plans
- Demolition Plans
- All Trade Permits (Electrical, Mechanical, Plumbing, Gas)

Building Permitting and Inspections

- The following plan and permit types are being reviewed for addition to CASS:
- Short-Term Rentals
- Certificate of Occupancy
- energovpub.tylerhost.net/Apps/SelfService#/home Link to CASS: https://columbusga-
- Inspections and Code will offer in person training sessions in Fall 2025.







Welcome to Civic Access Self Service (CASS)

Home Apply Map Search Q



0

Login or Register

account. You can also find help if you Login to an existing or create a new forgot your login information.

0

This tool can be used to apply for a permit, plan or license.

Apply

Click here to find out about certain events like holidays and public Calendar hearings.

Explore the map to see the activity occurring in your neighborhood.

> This tool can be used to search for existing permits, plans, inspections, code cases, requests and licenses.

Search Public Records

Use this tool to pay for individual invoices.

Pay Invoice

- Page 255 -

Dashboard Home My Business Apply My Work Map Report Search & Calendar 10

Welcome to Civic Access Self Service (CASS)



My Account

Click here to access your account information.

- Page 256 -



App permit, plan or license.



Calendar

Click here to find out about certain events like holidays and public hearings.



Explore the map to see the activity occurring in your neighborhood.

Pay Invoice

existing permits, plans, inspections, This tool can be used to search for Search Public Records Ø

code cases, requests and licenses.

Use this tool to pay for individual

Ryan Pruett • 📮 0

Code Enforcement Update

- 2 Sign/License Inspectors have been hired and are actively enforcing City Ordinances.
- Inspections and Code with a list of businesses that On July 31, 2025, Finance Department provided had not renewed their license for 2025.
- List included a total of 1030 businesses; 906 businesses in Muscogee County
- Code Enforcement currently in the process of visiting all 906 businesses.

Code Enforcement Update

- As of 08/31/2025, 373 business have been visited. 178 of those have come into compliance, 59 are confirmed out of business, 136 are in process.
- confirmed out of business and that Code Enforcement After completion of non-renewal list review, a final list will be presented to Council of all businesses that are has not been able to contact.

Questions?

File Attachments for Item:

DATE: September 9, 2025

TO: Mayor and Councilors

FROM: Finance Department

SUBJECT: Advertised Bids/RFPs/RFQs

September 24, 2025

Double Churches Pool Repairs - RFB No. 26-0006

Scope of Bid

Provide all labor, equipment and materials to repair the pool at Double Churches Park.

A mandatory site visit is scheduled at 11:00 AM on Wednesday, September 17, 2025.

Columbus Consolidated Government Bid Advertisement - Agenda Item

DATE: September 9, 2025

TO: Mayor and Councilors

FROM: Finance Department

SUBJECT: Advertised Bids/RFPs/RFQs

September 24, 2025

1. <u>Double Churches Pool Repairs - RFB No. 26-0006</u>

Scope of Bid

Provide all labor, equipment and materials to repair the pool at Double Churches Park.

A mandatory site visit is scheduled at 11:00 AM on Wednesday, September 17, 2025.

File Attachments for Item:

1. Resolution – A resolution changing the regularly scheduled Council meetings for the month of September 2025.

RESOLUTION

NO			
A Resolution changing the September 2025,	regularly scheduled Council meetings for the month of		
moving the Regular Council Meetin	ires to ratify changes made in its regular meeting schedule by g previously scheduled for September 9, 2025, at 9:00 a.m. September 16, 2025, at 9:00 am due to the lack of a quorum 9, 2025; and,		
NOW, THEREFORE, TH RESOLVES:	E COUNCIL OF COLUMBUS, GEORGIA HEREBY		
for September 16, 2025, at 9:00 a.m.; September 16, 2025 - Regular Council	g previously scheduled for September 9, 2025, is rescheduled thereby setting the month of September schedule as follows: il Meeting at 9:00 a.m., September 23, 2025 - Regular Council 30, 2025 - Consent Agenda / Work Session at 9:00 a.m.		
	g of the Council of Columbus, Georgia, held the 16th day of l meeting by the affirmative vote of members of said		
	voting		
Councilor Anker			
Councilor Chambers	<u> </u>		
Councilor Cogle	voting		
Councilor Crabb	voting		
Councilor Davis	voting		
Councilor Garrett	voting		
Councilor Hickey	voting		
Councilor Huff	voting		
Councilor Tucker	voting		

B. H. "Skip" Henderson, III

Mayor

Lindsey G. McLemore

Clerk of Council

File Attachments for Item:

2. Resolution – A resolution excusing the absence of Councilor Toyia Tucker from the September 16, 2025, Council Meeting.

RESOLUTION

	NO	
A Resolution excusing Cou	uncilors absence.	
THE COUNCIL OF COLU	JMBUS, GEORC	GIA, HEREBY RESOLVES:
	from attendance	er of Columbus, Georgia, Councilor of the September 16, 2025, Council
Professional Business:		
_	voting	
Lindsey G. McLemore Clerk of Council		B. H. "Skip" Henderson, III Mayor

Form revised ll-1-79, Approved by Council ll-6-79

File Attachments for Item:

3. Minutes of the following boards

Board of Historic & Architectural Review 04-14-25

Board of Historic & Architectural Review 05-12-25

Board of Tax Assessors #28-25

Building Authority of Columbus 03-27-24

Convention and Visitors Board of Commissioners 06-11-25

Employee Benefits Committee 04-07-25

Retirees' Health Benefits Committee 05-21-25

BOARD OF HISTORIC AND ARCHITECTURAL REVIEW

MINUTES

CCG Annex | First Floor Conference Room
420 10TH Street, Columbus, GA
April 14, 2025 | 3:30 PM

I. CALL TO ORDER / ESTABLISH QUORUM

Present: Kyle Pelletier, Fran Carpenter, Alex Griggs, Mollie Smith, Toney Johnson, Emily Flournoy.

II. APPROVAL OF MINUTES AND STAFF REPORT

Fran Carpenter moves to approve the March Minutes. Toney Johnson seconds. All are in favor.

Emily Flournoy moves to approve the April Staff Report. Fran Carpenter seconds. All are in favor.

III. NEW CASES:

1. <u>425 2nd Ave:</u> Crystal Hawkins, applicant, intends to add railings to the front steps and seeks approval from the Board for the front porch spindles which have been replaced.

Mollie Smith states that the Board cannot hear the applicant's case without authority from the owner. Fran Carpenter moves to table the application until the owner authorizes the applicant to represent the case. Toney Johnson seconds. Four to one in favor of tabling. Alex Griggs objects.

2. <u>925 Blanford Ave:</u> Drew Brooks, applicant, intends to install eight new round columns & two new square half columns. The applicant also intends to replace/repair the roof.

Allison Slocum reads the Staff Report. Emily Flournoy moves to approve as submitted with the understanding the applicant is returning the home to its original condition (Frieze board & soffit). Fran Carpenter seconds. All are in favor.

 1517 Hilton Ave: Christopher Hoffman, applicant, seeks to replace wood sashes and single panes.

Allison Slocum reads the Staff Report. Alex Griggs suggests the applicant do an energy audit before replacing windows. Allison Slocum suggests the applicant try solar shades before replacement.

Mollie Smith explains that window replacement is a last resort after exhausting all other resources. Emily Fournoy moves to deny the application as submitted with the suggestion to try alternatives discussed. Toney Johnson seconds. All are in favor.

4. 222 5th Street: Fourth Street Missionary Baptist Church, applicant, seeks replace existing storage shed with proposed storage shed.

Allison Slocum reads the Staff Report. Emily Flournoy moves to approve as submitted with documentation of QR code context. Kyle Pelletier seconds. All are in favor.

5. <u>524 Broadway:</u> Kathryn Rizzo, applicant, seeks approval to raise the back of the home, add a screened in porch, a door, and steps to access the southside of home.

Allison Slocum reads the Staff Report aloud. Toney Johnson moves to approve with the exception of the side porch and the understanding wood siding should be on the original and new siding will be on the new back addition. Emily Flournoy seconds. All are in favor.

IV. ADJOURNMENT - 5:11 PM

SECRETARY

BOARD OF HISTORIC AND ARCHITECTURAL REVIEW MINUTES

CCG Annex | First Floor Conference Room
420 10TH Street, Columbus, GA
May 12, 2025 | 3:30 PM

CALL TO ORDER / ESTABLISH QUORUM

Present: Toney Johnson, Mike Johnson, Emily Flournoy, Shea Spencer, Jen Lamb, Fran Carpenter, Allen Cline.

Call to order at 3:30 PM.

APPROVAL OF MINUTES AND STAFF REPORT

Emily Flournoy moves to approve the May 2025 Staff Report. Toney Johnson seconds. All are in favor.

Toney Johnson moves to table the April 2025 Minutes. Mike Johnson seconds. All are in favor.

NEW CASES:

<u>1510 Stark Ave:</u> Catherine Hopkins, applicant, intends to install solar panels.

Emily Flournoy moves to table due to no representative. Shea Spencer seconds. Jen Lamb is in opposition. Remaining are in favor 6 to 1.

1934 Dimon Street: Emily Flournoy, applicant, intends to install a fence on the northeast and southeast portion of property.

Emily Flournoy recuses herself. Allison Slocum reads the Staff Report. Jen Lamb moves to approve as submitted. Mike Johnson seconds. All are in favor.

1249 Forest Ave: Amir Family LLC, applicant, seeks to replace the existing windows on the property.

Allison Slocum reads the Staff Report aloud. Emily Flournoy moves to approve with the condition the windows be wood with a six over one grid pattern. The chimneys will be dormant and capped. Shea Spencer seconds. All are in favor.

245 6th Street: Larry Bussey, applicant, seeks to renovate existing storage and construct an addition.

Allison Slocum reads the Staff Report aloud. In order to meet code the roof will be connected from the main home to the accessory building. Jen Lamb moves to approve the application as submitted (minus the read side porch) with the exception that the existing accessory structure has not been dwelled in as a residence since its relocation from original property. The property will now become single family residential. Shea Spencer seconds. All are in favor.

1420 2nd Ave: Shaun Bussey, applicant, intends to erect fencing along the north and south property lines.

Allison Slocum reads the Staff Report aloud. Jen Lamb moves to approve as submitted with the understanding it will be wrought iron with a decorative cap. Toney Johnson second. All are in favor.

Additional:

Chris Breault asked the Board to vote to hear his case at the May meeting instead of the June meeting. Jen Lamb moved to deny the request due to there having not been a correlating Staff Report nor had the Board had the opportunity to see the correlating applications. Toney Johnson seconds. All are in favor.

ADJOURNMENT: 4:35 PM

CHAIRMAN

SECRETARY





Columbus, Georgia, Board of Tax Assessors

GEORGIA'S FIRST CONSOLIDATED GOVERNMENT

City Services Center 3111 Citizens Way Columbus, GA 31906 Mailing Address: PO Box 1340 Columbus, GA 31902 Telephone (706) 653-4398, 4402 Fax (706) 225-3800

Board Members

Jayne Govar Chairman Kathy Jones Assessor Clay Hood Assessor Doug Jefcoat Assessor Lanitra Sandifer Hicks Vice Chairman

Chief Appraiser Suzanne Widenhouse

MINUTES #28-25

<u>CALL TO ORDER</u>: Chairman Jayne Govar calls the Columbus, Georgia Board of Assessors' meeting to order on Monday, August 13th, 2025 at 9:00 A.M.

PRESENT ARE:

Chairman Jayne Govar
Vice Chairman Lanitra Sandifer Hicks
Assessor Kathy Jones
Assessor Clay Hood
Chief Appraiser/Secretary Suzanne Widenhouse
Recording Secretary Katrina Culpepper

<u>APPROVAL OF AGENDA:</u> Assessor Hood motions to accept the agenda with noted changes. Assessor Jones seconds and the motion carries.

<u>APPROVAL OF MINUTES:</u> Assessor Jones motions to accept the minutes as presented. Assessor Hood seconds and the motion carries.

MISCELLANEOUS: Assessor Hood motions to excuse the absence of Assessor Jefcoat from the Board meeting today. Assessor Jones seconds and the motion carries.

At 9:04, Administrative Manager Mary Hale presents to the Board:

- Mobile Home Appeals certified to BOE placed into record.
- Homesteads # 114 033 007; 065 028 009; 097 043 027; 065 021 030; 085 017 008;
 081 015 013; 096 063 016; 068 080 001 & 089; 014 027 011 Signed & Approved.

At 9:13, Personal Property Manager Stacy Pollard presents to the Board:

- Audit Results Signed & Approved.
- No Change Audit Results no signatures needed. Placed into record.

At 9:15, Residential Property Manager Jeff Milam presents to the Board:

2025 Value Change - # 012 016 003 - Signed & Approved.

At 9:17, Deputy Chief Appraiser Glen Thomason presents to the Board:

Map Splits - # 100 046 014 & 070; 115 009 014C & 030; 127 001 051 & 001 & 122 - Signed & Approved.

At 9:23, Chief Appraiser Suzanne Widenhouse presents to the Board:

Department of Audit Sales Ratio Study - placed into record. The Chief Appraiser explained the study statistically tests and measures the values, uniformity and bias levels. The results of the audit show the measures are all well within standards meaning the valuations for ad valorem taxation are fair, uniform and lacking in bias.

At 9:31, Chairman Govar calls for Executive Session to discuss personnel issues. No votes were taken. At 10:04, Assessor Jones motions to adjourn the Executive Session. Assessor Hood seconds and the motion carries.

Assessor Jones motions to adjourn the meeting. Vice Chairman Lanitra Sandifer Hicks seconds and the motion carries. At 10:05, Chairman Jayne Govar adjourns the meeting without any objections.

Suzanne Widenhouse Chief Appraiser/Secretary

APPROVED:

J. GOVAR CHAIRMAN K. JONES

ASSESSOR

D. ALTCOAT

ASSESSOR

C.HOOD

ASSESSOR

L. SANDIFER HICKS VICE CHAIRMAN

MIN# 29-25 AUG 27 2025

MINUTES OF THE BUILDING AUTHORITY OF COLUMBUS March 27, 2024

Deputy City Manager Conference Room - CCG Annex Building, 420 10th Street

MEMBERS PRESENT: Christopher Smith, Board Chairman (attendance via TEAMS); Johnny

Byrd, II, Member; Angelica Alexander, Board Secretary/Treasurer; Tyler

Martindill, Member; and Olive Vidal-Kendall, Member.

MEMBERS ABSENT: Renee Sturkie, Assistant Board Secretary

OTHERS ATTENDING: Pamela Hodge, Deputy City Manager; Lucy Sheftall, Assistant City

Attorney; Nicholas Clinkscales, Assistant Finance Director; Rob McKenna,

Board Counsel; Jon Pannell, Bond Counsel (attendance via TEAMS);

Stephen Swinson (attendance via TEAMS), Bond Counsel; and Christopher

Holt, Financial Advisor, Davenport and Company

CALL TO ORDER:

Board Chairman, Christopher Smith, called the March 27, 2024, meeting of the Building Authority of Columbus to order. A quorum was present, and notice was given regarding attendance.

ACTION ITEMS:

Approval of January 22, 2024, CBA Board Meeting Minutes

The minutes from the January 22, 2024 Columbus Building Authority Board Meeting minutes were presented. A motion was made to approve the minutes by Olive Vidal-Kendall. Johnny Byrd II seconded the motion. The board voted and it was unanimously approved.

Presentation of Bond Sale Results for the Series 2024 Bonds

Christopher Holt of Davenport & Company presented to the board information about the \$50M bond sale results as they relate to the Golden Park Improvements. Davenport & Company met with the Building Authority Board in January to discuss the plan for financing outlines and bond parameters and how the board wished to have the bond sale yesterday. Mr. Holt said that he was pleased to report that they had successful results at the bond sale followed by the city council approving the bond sale and the results. The board was here this morning to walk through the presentation that outlines the pricing results and gives a summary of the transaction.

As part of the recognition, the representatives met with the rating agencies and received a bond rating. Columbus was previously rated AA2 and AA+. These results were confirmed by Moody's and the S&P respectfully. Mr. Holt stated that he was

happy to report that those ratings were affirmed. There is some potential for an upgrade if economic factors are to increase.

Regarding the results for the bid, we received six bids with Robert W Baird at 5.01% as the recommended winner. Hilltop was second as a cover bid at 5.50%. There were 9 basis points between the first and second bid. The final pricing results, Columbus will be paying about \$4.1 million annually over the next 20 years. The par amount was \$50 million. That amount has a slight premium. Overall, the net purchase price which will take out the underwriter discount will be \$49.7 million.

Mr. Holt then gave an overview of the process regarding the bond. The City Council adopted the resolution yesterday. The board is now looking to get the supplemental bond resolution and lease contract approved this morning. And after that is done, we will be looking to close on the bonds on April 9. Mr. Holt then opened for questions and discussion.

Jon Pannel spoke to the board regarding the final action.

Approval of Supplemental Bond Resolution for Series 2024 Bonds

After discussion a motion was made to approve the Supplemental Bond Resolution for the Series 2024 bonds by Olive Vidal Kendall. It was seconded by Renee Sturkie. The board voted and it was unanimously approved.

Approval of Lease Contract between Columbus Building Authority and Columbus, GA The purpose of the lease agreement is it serves as the security for the bond. A motion was made to approve the Lease Contract between Columbus Building Authority and Columbus, Georgia by Johnny Byrd. It was seconded by Olive Vidal Kendall. The board voted and it was unanimously approved.

OLD BUSINESS:

None.

NEW BUSINESS:

None.

With there being no further business to discuss, Mr. Smith declared the meeting adjourned.

<u>Glen Arrington</u> Glen Arrington Recording Secretary



BOARD OF COMMISSIONERS MEETING Wednesday, June 11, 2025

Commissioners Present: Pace Halter, Chair; Dan Gilbert, Secretary/Treasurer; Amy Bryan, Miles Greathouse, Michelle Spivey, and Mayor Skip Henderson

Commissioners Absent: Sherricka Day, Vice Chair; Lauren Becker, Pete Jones, and Alex Naik

Staff Present: Ashley Woitena, Kim Gonzalez, and Tonja Ray-Smith

Special Invitees Present: Hayley Tillery-Columbus GA Convention & Trade Center, Merri Sherman-Columbus Sports Council, and Steve Morse-Uptown Columbus, Inc.

• The June 2025 meeting was called to order at 8:31am.

Secretary Treasurer Report......Dan Gilbert

 Dan Gilbert presented the consent agenda that included minutes and financials for the May 2025 meetings. He asked if there were any questions or discussion. There being none, a motion was made by Amy Bryan to approve the consent agenda, seconded by Miles Greathouse. A vote was taken, and the motion was approved.

Chair Report......Pace Halter

- Mr. Halter provided an update on the Ernst and Young study for the regional prosperity initiative, which will involve small group meetings with civic organization leaders, government officials, and other stakeholders, followed by a larger meeting after July 4th. The planning process is expected to take the rest of the year.
- Pace also discusses recent meetings with Merri Sherman and her board chair regarding organizational structure.
- He also discussed a visit he and Ashley took to the NIM to improve relationships with the
 military base. They are working on better communication with soldiers and their families about
 the benefits of visiting Columbus.
- An initiative with Carl Vincent Institute from UGA was mentioned. This initiative is to promote regional tourism, which could benefit Columbus as a hub for visitors to surrounding counties.

• The members of the Board were asked if there should be a July 2025 meeting, due to summer vacations and travel schedules. A motion was made by Michelle Spivey to forgo the July 2025 meeting, seconded by Mayor Skip Henderson. A vote was taken, and the motion was approved.

President's Report......Ashley Woitena

- Ms. Woitena introduced Tonja Ray-Smith, Director of Sales, as a new team member.
- Ashley mentioned that Visit Columbus GA has implemented a staff policy to check Columbus Airport (CSG) first for flights, with certain exceptions. The policy aims to support the airport's efforts to recruit more airlines.
- Updates on various completed and in-progress initiatives, including organizational assessments, technology upgrades, and marketing efforts were provided. She reported on recent travel writer visits and upcoming FAM trips focused on meetings and conventions.
- Publications in the Georgia Trend magazine which include an article on Ashley Woitena and a page advertisement from VisitColumbusGA were given to the board members.
- Amber Clark, Airport Director, was introduced. She explained the upcoming runway construction
 and the importance of increasing air traffic through Columbus to attract more airlines and
 improve flight options.

Adjournment.......Pace Halter

With no further business, Mr. Halter adjourned the meeting at 9:29am.

Columbus Consolidated Government

Employee Benefits Committee

Meeting Minutes

April 7, 2025



We do amazing.

Members Present: Rachel Blanks, Troy Vanerson, Tim Smith, Shannon Hubbard, Ardria McGruder, Nancy Boren, Reather Hollowell

Members Absent: Holli Browder

Staff Present: Sheila Risper, Destiny Chisolm

Consultant: Melodee Lewis, Todd Hooper

CareATC Rep: Erin McDill

Key Topics:

• **Approval of Minutes:** The minutes of February 26, 2025, meeting were approved without any objections.

- New Committee Members Announcement: Two (2) city employees were nominated to be part of the Employee Benefits Committee. After being sworn in, they will attend the next committee meeting. These members (Jules Hazen, Columbus Fire & EMS and Tommy Beauchamp, Public Works) will replace Tim Smith, Columbus Fire & EMS and Troy Vanerson, Civic Center.
- 2024 Health & Wellness Impact: NFP team Reviewed impact of engaged vs. nonengaged employees. Findings showed both financial and health outcome improvements for engaged participants.
- Proposed FY26 Contributions: Increases are projected to be across all plans.
 Wellness participants will continue to pay lower rates than non-wellness participants.
- National employer-sponsored health care costs are projected to increase 9% in 2025. Introduced virtual primary and urgent care services.

Action Items:

- Finalize FY26 contribution recommendations, along with discussing strategic approaches for FY26 budgeting and employee communications regarding upcoming changes.
- Continue evaluating wellness program participation.



Minutes of the

Retiree Health Benefits Committee

Wednesday, May 21, 2025, 11:00 AM

Deputy City Manager's Conference Room, City Services Center

ATTENDEES	P	A	ATTENDEES	P	A
Renee McAneny	X		Shirley Gaultney (Online)	X	
Larry Campbell	X		Tom Barron	X	
Christi Johnson (Virtual)	X		Cynthia Holliman (Virtual)	X	
John D. Hawk	X		Cheryl Tate	X	
Reather Hollowell, Ex-Officio	X				

Others Present: Sheila Risper, Destiny Chisolm, CCG

Todd Hooper, Melodee Lewis, Mariah McCaleb NFP CALL

TO ORDER: 11:00 AM, Christi Johnson, Chair

- November 20, 2024, meeting minutes approved.
- NFP gave benefits update and enrollment recap. NFP expressed interest in developing a user-friendly guide designed to help retirees navigate available resources more easily.
- Issues raised regarding lack of discretion during open enrollment at the Health & Wellness Fair due to the open setting.
- Interest expressed in exploring volunteer opportunities through the Retiree Health Association for Open Enrollment.

Meeting adjourned at 12:10 PM.

Respectfully Submitted,

Destiny Chisolm

Administrative Assistant HR



Retiree Health Benefits Committee Meeting

Columbus Consolidated Government City Services Center, DCM Conference Room Meeting Option: Microsoft Teams Meeting Online May 21, 2025, 11:00 AM

AGENDA

Call to Order- Christi Johnson-Chair

Attendance

Minutes – February 19, 2025

Retiree Health Benefits Update- NFP, Benefits Consultant

UHC Update, Sheri Harmon-Butts, Sr. Strategic Account Executive

Open Forum/ Announcements

Adjourn

Retiree Health Benefits Committee Members/Advisors

Christi Johnson – Chair – Term End 06/30/2025

Tom Barron – Term End 06/30/2025

Cheryl Tate - Term End 06/30/2025

John D. Hawk – Term End 06/30/2026

Renee McAneny- Term End 06/30/2025

Larry Campbell, President of Retired Employee Association – Continues in Office

Shirley Gaultney, Advisor

Jack D. Kinsman, Advisor

Saundra Hunter, Advisor

Cynthia Holliman, Pension Plan Administrator

Reather Hollowell, Human Resources Dir. - Continues in Office

Next Committee Meeting: August 20, 2025, at 10:00 AM

File Attachments for Item:

. EnterTextHere

Columbus Consolidated Government Board Appointments – Action Requested

4. MAYOR'S APPOINTMENTS – ANY NOMINATIONS MAY BE CONFIRMED FOR THIS MEETING:

A. BUILDING AUTHORITY OF COLUMBUS:

Vacant Open for Nominations (Mayor's Appointment)

Term Expired: March 24, 2025

Terms are two years. Meets as needed.

Women:	1	
Senatorial District 15: 0		0
Senatorial District 29:		3
Vacancies:	2	

B. CONVENTION & VISITORS BOARD OF COMMISSIONERS (CVB):

<u>Lauren Becker</u> Open for Nominations
<u>Not Eligible</u> (Mayor's Appointment)

Term Expires: December 31, 2025

Miles Greathouse
Not Eligible
Open for Nominations
(Mayor's Appointment)

(Restaurant/Retail Trade)

Term Expires: December 31, 2025

<u>NOTE:</u> These appointments are to be in July of each year prior to the expiration of the term with the new appointment term beginning in January.

Terms are three years. Meets monthly.

Women:	4	
Senatorial District 15: 5		
Senatorial District 29:		4
Vacancies:	0	

C. HOUSING AUTHORITY OF COLUMBUS:

Vacant Open for Nominations (Mayor's Appointment)

Term Expired: April 30, 2025

*The Housing Authority is recommending William Burgin.

The terms five years. Meets monthly.

Women: 4

Senatorial District 15: 3 **Senatorial District 29:** 3

Vacancies: 1

D. PENSION FUND, EMPLOYEES' BOARD OF TRUSTEES:

<u>Vacant</u> Open for Nominations (Mayor's Appointment)

(Business Community)
Term Expires: June 30, 2026

The terms are four years. Meets monthly.

Women: 4

Senatorial District 15: 9 **Senatorial District 29:** 2

Vacancies: 1

5. COUNCIL APPOINTMENTS – READY FOR CONFIRMATION:

A. BOARD OF HONOR: Beth Harris was nominated to serve another term. (*Councilor Crabb's nominee*) Term expires: October 31, 2029

B. <u>LIBERTY THEATRE & CULTURAL ARTS CENTER ADVISORY BOARD:</u>

Cleteus D. Richardson was nominated to serve another term. (Mayor Pro Tem Allen's nominee) Term expires: August 14, 2029

C. <u>LIBERTY THEATRE & CULTURAL ARTS CENTER ADVISORY BOARD:</u>

Arreasha Z. Lawrence Bryant was nominated to serve another term. (Councilor Chambers's nominee) Term expires: August 14, 2029

6. <u>COUNCIL DISTRICT SEAT APPOINTMENTS- ANY NOMINATIONS MAY BE</u> CONFIRMED FOR THIS MEETING:

A. <u>CIVIC CENTER ADVISORY BOARD:</u>

Vacant
Term Expired: March 1, 2025

(District 8 – Garrett)

*Councilor Garrett is nominating James Jordan.

The terms are two years. Meets quarterly.

Women:	3	
Senatorial District 15: 8		
Senatorial District 29: 4		
Vacancies:	0	

B. COMMUNITY DEVELOPMENT ADVISORY COUNCIL:

Open for Nominations
(District 2 – Davis)

Term Expires: March 27, 2026

Open for Nominations
(District 6 – Allen)

Term Expires: March 27, 2026

Open for Nominations
(District 6 – Allen)

Term Expires: March 27, 2026

The terms for the Mayor's Appointments are three years and Council's Appointments are two years. Meets quarterly.

(District 8 – Garrett)

Women: 4

Vacant

Senatorial District 15: 7 **Senatorial District 29:** 1

Vacancies: 4

C. <u>PUBLIC SAFETY ADVISORY COMMISSION:</u>

<u>Abdel Hernandez</u> Eligible	Open for Nominations (<i>District 1 – Hickey</i>)
Term Expires: October 31, 2025	
*Interested in serving another term.	
Tracy Walton-King	Open for Nominations
Eligible	(District 3 – Huff)
Term Expires: October 31, 2025 *Interested in serving another term.	
incressed in serving unioner terms	
Paul T. Berry, III	Open for Nominations
Eligible Town Euripean October 21, 2025	$(District\ 5 - Crabb)$
Term Expires: October 31, 2025 *Not interested in serving another term.	
incressed in serving unother term.	
Walter Taylor	Open for Nominations
Eligible	(District 7 – Cogle)
Term Expires: October 31, 2025	
*Interested in serving another term.	
Scott Taft	Open for Nominations
Not Eligible	(District 9 – Anker)
Term Expires: October 31, 2025	
The terms are three years. Meets monthly.	
Women: 3	
Senatorial District 15: 4	
Senatorial District 29: 3	

District 10 Nominee:

7. <u>COUNCIL APPOINTMENTS – ANY NOMINATIONS WOULD BE LISTED FOR THE NEXT MEETING:</u>

A. ANIMAL CONTROL ADVISORY BOARD:

Vacant Open for Nominations (Council's Appointment)

(Georgia Licensed Veterinarian) Term Expires: October 15, 2026

*Councilor Crabb is nominating Dr. Jo April Brown.

The terms are two years. Meet as needed.

Women: 7

Senatorial District 15: 3 **Senatorial District 29:** 4

Vacancies: 5

B. KEEP COLUMBUS BEAUTIFUL COMMISSION:

Vacant Open for Nominations (Council's Appointment)

(Senatorial District 29) Term Expires: June 30, 2026

The terms are three years. Meets every other month.

Women: 4

Senatorial District 15: 5 **Senatorial District 29:** 3

Vacancies: 1

C. <u>LIBERTY THEATRE & CULTURAL ARTS CENTER ADVISORY BOARD:</u>

<u>VACANT</u> Open for Nominations Eligible (Council's Appointment)

Term Expired: August 14, 2025

VACANT

Open for Nominations Eligible (Council's Appointment)

Term Expired: August 14, 2026

The terms are four years. Meets every other month.

Women: 5

Senatorial District 15: Senatorial District 29: 4

Vacancies: 2

D. <u>NEW HORIZONS BEHAVIORAL HEALTH - MENTAL HEALTH, ADDICTIVE</u> DISEASES AND DEVELOPMENTAL DISABILITIES- COMMUNITY SERVICE **BOARD:**

Judge David Ranieri

Does not desire reappointment Term Expired: June 30, 2025

Open for Nominations (Council's Appointment)

The terms are three years. Meets every other month.

Women: 2

Senatorial District 15: 3 **Senatorial District 29:** 1

Vacancies: 0