DAWSON COUNTY PLANNING COMMISSION MEETING Agenda – Tuesday, April 18, 2023 DAWSON COUNTY GOVERNMENT CENTER ASSEMBLY ROOM 25 JUSTICE WAY, DAWSONVILLE GEORGIA 30534 6:00 PM

A. MEETING CALLED TO ORDER

B. INVOCATION

C. PLEDGE OF ALLEGIANCE

D. ROLL CALL

E. ANNOUNCEMENTS: There will be a Planning Commission Meeting May 16th 2023

F. APPROVAL OF MINUTES: March 21st 2023

G. APPROVAL OF THE AGENDA

H. STATEMENT OF DISCLOSURE:

For speakers in favor or opposition to any application who have made contributions more than \$250.00 to any local official campaign.

I. NEW BUSINESS:

Application for Rezoning:

- 1. Presentation of ZA 23-01 Clay Moss
- 2. Presentation of ZA 23-02 Red Oak Sanitation

J. UPDATES BY PLANNING & DEVELOPMENT:

K. ADJOURNMENT

Those with disabilities who require certain accommodations in order to allow them to observe and/or participate in this meeting, or who have questions regarding the accessibility of the meeting, should contact the ADA Coordinator at 706-344-3666, extension 44514. The county will make reasonable accommodations for those persons



ZA 23-01

Clay Moss Planning Commission Meeting April 18, 2023 Board of Commission Hearing May 18, 2023

Applicant Proposal

The applicant is seeking to zone the property from R-A (Residential Agriculture) to RSRMM (Residential Sub-Rural Manufactured Moved) for the purpose of building a primary residence.

Applicant	Clay Moss
Amendment #	ZA 23-01
Request	Rezone property from R-A to RSRMM
Proposed Use	Constructing a single-family residence.
Current Zoning	Residential Agriculture
Future Land Use	Rural Residential (1 unit per 3 acres)
Acreage	3 acres
Location	Leila Lane off of Holcomb Road
Commercial Square footage	n/a
Road Classification	Private
Tax Parcel	037-064
Dawson Trail Segment	n/a
Commission District	1
DRI	No
Planning Commission Recommendation	

Direction	Existing Zoning	Existing Use
North	RSRMM	Single Family Residential
South	R-A	Pasture/Farmland
East	R-A	Single Family Residential
West	R-A	Vacant

According to the Comprehensive Plan and accompanying Future Land Use Plan, the subject property is identified as Rural Residential – 130,680 square feet (3 Acre) the Rural Residential category seeks to preserve the pastoral landscape of the west of the county, limiting the need for public improvements and celebrating the natural landscape that remains both a scenic value to the community and a critical facet of supporting the environment and natural resources. This future land use category corresponds to lands west of the forest greenbelt which runs west of Dawsonville's proposed developed area. This area currently includes exurban and rural residences, farms, and forests. A three-acre lot size ensures that this area remains rural and very low density residential, so as to prevent the need to extend facilities and services to that area. It is desirable that conservation subdivision principles be followed in this area in order to encourage the set-asides of open space or retention of farm and forest lands.

The only zoning district designated for this land use is Residential Agriculture (RA)

County Agency Comments:

Environmental Health Department: No comments returned as 4/5/2023

Emergency Services: No comments returned as of 4/5/2023

Etowah Water & Sewer Authority: Well and septic only available at the site.

Planning and Development: The rezoning and subsequent division of this proposed three-acre tract would be consistent with the general character of this area and with parcels to the north zoned RSRMM and ranging in size from 1-4.5-acre tracts.

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Public Works Department: No comments necessary.

THE PLANNING COMMISSION SHALL MAKE ITS RECOMMENDATIONS BASED ON THE FOLLOWING CRITERIA:

(1) The existing uses and classification of nearby property;

(2) The extent to which property values are diminished by the particular land use classification;

(3) The extent to which the destruction of property values of the applicant promotes the health, safety, morals, or general welfare of the public;

(4) The relative gain to the public, as compared to the hardship imposed upon the individual property owner;

(5) The suitability of the subject property for the proposed land use classification;

(6) The length of time the property has been vacant under the present classification, considered in the context of land development in the area in the vicinity of the property; and

(7) The specific, unusual, or unique facts of each case, which give rise to special hardships, incurred by the applicant and/or surrounding property owners.

-Photos of Parcel-













Dawson County

Rezoning Application

(AMENDMENT TO LAND USE MAP)

APPLICANT INFORMATION (or Authorized Representative)

If applicant is other than owner, the Property Owner Authorization form must be completed.

Printed Name: <u>Clay Moss</u>	
Address:	
Phone (Listed only please)	
Email (Business/Personal):	
Status: Owner Authorized Agent Lessee Option to purchase	
I have 📝 / have not 🔲 participated in a pre-application meeting with Planning St	aff.
If not, I agree 🔲 /disagree 🔲 to schedule a meeting the week following the submitt	al deadline
Meeting Date: Applicant Signature:	
REQUESTED ACTION & DETAILS OF PROPOSED USE	
Rezoning to: <u>RSRMM</u> Special Use Permit for:	
Proposed Use: Stick-built house	
Existing Utilities: Water Sewer Gas Electric	
Proposed Utilities: Water Sewer Gas Electric	
RESIDENTIAL	
No. of Lots: Minimum Lot Size:3 (acres) No. of Units:	
Minimum Heated Floor Area:sq. ft. Density/Acre:	
Type: 🗌 Apartments 🔲 Condominiums 🔛 Townhomes 🖌 Single-family 🔲 C	other
Type of Amenity: N/A Amount of Open Space:	
COMMERCIAL & RESTRICTED INDUSTRIAL:	
Building area: No. of Parking Spaces:	
10 STAFF USE DATE STAMP	1

Property Owner/ Property Information

Name:
Street Address of Property being rezoned: Leila Lane Dawsonvile, Ga 30534
Rezoning from: <u>RA</u> to: <u>RSRMM</u> Total acrage being rezoned: <u>3</u>
Directions to Property (if no address):
Turn on Leila Ln and the property is on the left at the end of the road.
Subdivision Name (if applicable): Lot(s) #:
Current Use of Property: Vacant Wooded
Does this proposal reach DRI thresholds? <u>N/A</u> If yes, the application will require submittal of a transportation study. DRIs require an in depth review by County agencies, and regional impact review by the Georgia Mountains Regional Planning staff. This adds several weeks to processing; additionally, the applicant is responsible for the expense of third party review of the required technical studies associated with the project.
Please refer to Dawson County's Georgia 400 Corridor Guidelines and Maps

to answer the following:

Does the property lie within the Georgia 400 Corridor? <u>No</u> (yes/no)

SURROUNDING PROPERTY ZONING CLASSIFICATION:

North	South <u>RA</u>	East <u>RA</u>	West RA	
Future Land Use Map De	esignation:	2		
Access to the developm Road Name: Leila Lane	•	om: Type of Surface: <u>Grav</u>	/el	_

Applicant Certification

I hereby request the action contained within this application relative to the property shown on the attached survey, plat, and site plan and further request that this item be placed on both the Planning Commission and Board of Commissioners agenda(s) for a public hearing.

I understand that the Planning & Development staff may either accept or reject my request upon review. My request will be rejected if all the necessary data is not presented. The staff will send notices to adjacent property owners advising of the request and proposed use prior to the public hearing.

I understand that I have the obligation to present all data necessary and required by code to enable the Planning Commission and the Board of Commissioners to make an informed determination on my request. I will seek the advice of an attorney or a land use professional if I am not familiar with the zoning and land use requirements.

I understand that my request will be acted upon at the Planning Commission and Board of Commissioner hearings and that I am required to be present or to be represented by someone able to present all facts. I understand that failure to appear at a public hearing may result in the postponement or denial of my rezoning or special use application. I further understand that it is my responsibility to be aware of relevant public hearing dates and times regardless of notification from Dawson County.

I hereby certify that I have read the above and that the above information as well as the attached information is true and correct.

Signature Clay Mos Date 2/22/2023 Witness Donna McNeal Date 2/22/2023

Property Owner Authorization

I/we, <u>Horace and Leila Reecc</u>, hereby swear that I/we own the property located at (fill in address and/or tax map parcel #s):

Street Address of Property being rezoned: Leila Lave Dawsonville, Ga 30534

TMP#: 037 064

as shown in the tax maps and/or deed records of Dawson County, Georgia, and which parcel or parcels will be affected by this request.

I hereby authorize the person named below to act as the applicant or agent in pursuit of the rezoning requested on this property. I understand that any rezone granted, and/or conditions or stipulations placed on the property will be binding upon the property regardless of ownership. The under signer below is authorized to make this application. The under signer is aware that no application or reapplication affecting the same land shall be acted upon within six (6) months from the date of the last action by the Board of Commissioners.

Printed Name of applicant or agent: Clay Moss
Signature of applicant or agent: Clay It Date: 2-22-2023

Printed Name of Owner(s): Horace and Leila Reece
Signature of Owner(s): Marace Ruc Seila Reece Date: 2-7-23
Mailing address: _
City, State, Zip. Dawsonville, Gg 30534
Phone (Listed/Unlisted):
Sworn and subscribed before me this <u>1</u> day of <u>February</u> , 20 23. <i>D</i> fay d. <u>My</u> Notary Public My Commission Expires: <u>10 26 3025</u>

(The complete names of all owners must be listed; if the owner is a partnership, the names of all partners must be listed; if a joint venture, the names of all members must be listed. If a separate sheet is needed to list all names, please identify as applicant or owner and have the additional sheet notarized also.)

NOTICE OF RESIDENTIAL EXURBAN/ AGRICULTURAL DISTRICT (R-A) ADJACENCY

Agricultural districts include uses of land primarily for active farming activities and result in odors, noise, dust and other effects, which may not be compatible with adjacent development. **Future abutting developers in non RA land use districts shall be provided with this "Notice of <u>RA Adjacency"</u> prior to administrative action on either the land use district or the issuance of a building or occupancy permit.**

Prior to administrative action the applicant shall be required to sign this waiver which indicates that the applicant understands that a use is ongoing **adjacent** to his use which will produce odors, noise, dust and other effects which may not be compatible with the applicant's development. Nevertheless, understanding the **effects of the adjacent RA use**, the applicant agrees by executing this form to waive any objection to those effects and understands that his district change and/or his permits are issued and processed in reliance on his agreement not to bring any action asserting that the adjacent uses in the RA district constitute a nuisance) against local governments and adjoining landowners whose property is located in an RA district.

This notice and acknowledgment shall be public record.

Applicant Signature: Clay Man
Applicant Printed Name: Clay Moss
Date Signed: $2/22/2023$ Sworn and subscribed before me this 32 day of February 20.23. Add Add Notary Publia My Commission Expires: $10/2b/3025$ 10/2b/3025 10/2b/3025

{Notary Seal}

Letter of Intent

I Clay Moss, am requesting a re-zoning of 3 acres out of TMP 037 064 located at Leila Lane from RA to RSRMM. These 3 acres are on a private road which is owned by the property owner to which I will be purchasing the land from. There is recorded documentation of an easement on the private road that leads to the property. The land is not visible from a public road. The 3 acres are wooded. There are both RA and RSRMM lots abutting the 3 acres. If the rezoning is approved, we will build a stick-built house on the land and we plan on this being our forever home. We have looked diligently for two plus years for land or possibly a house in Dawson County, but due to astronomical prices and cash buyers we were and are still not able to afford to do so. We both work in Dawson County and have been residents of the County all our lives. Thank you for your consideration in this matter.

Chay Mar 2/22/2023 Clay Moss





Site plan



EXHIBIT "B"

Abutting Property Owners

JOHNS DANIEL W & PATRICIA P O BOX 569 TATE, GA 30177	RA
WREN KEVIN BRYAN & MARY LUCINDA 326 BIDDYS LANE DAWSONVILLE, GA 30534	RA
SHADBURN CHARLES C 179 THELMAS CT DAWSONVILLE, GA 30534	RSRMM
LOY CHRISTOPHER A 19 THELMAS WAY DAWSONVILLE, GA 30534	RSRMM
REECE ENSLEY 230 LEILA LANE	RA

DAWSONVILLE, GA 30534

Taxes

Printed: 2/23/2023 1:17:32 PM

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Official Tax Receipt Dawson County 25 Justice Way, Suite 1222 Dawsonville, GA 30534 --Online Receipt-- Phone: (706) 344-3520 Fax: (706) 344-3522

Trans No	Property ID / District Description	Original Due	Interest & Penalty	Amount Due	Amount Paid	Transaction Balance
2022 - 22262	037 064 / 1 LL478 544 LD 4-1 FMV: 637500	\$882,61	\$0.00 Fees: \$0.00 \$0.00	\$0.00	\$882.61	\$0.00
	Totals	s: \$882.61	\$0.00	\$0.00	\$882.61	\$0.00

Paid Date: 9/26/2022

Charge Amount: \$882.61

PEECE HOPACE WELDON & LEILA INEZ

DAWSONVILLE, GA 30534



Scan this code with your mobile phone to view this bill







REZONING STAFF REPORT

ZA 23-02 Red Oak Sanitation Planning Commission Meeting April 18th 2023 Board of Commission Hearing May 18th 2023

Applicant Proposal

Rezone approximately 8.3 +/- acres to Commercial Industrial Restrictive to facilitate development of a transfer station used to transfer solid waste from one transportation vehicle to another for transportation to a disposal facility or processing operation; and expand the garbage service operating on parcel 106-079 currently zoned Residential Agriculture (RA).

Applicant:	Albert Anderson obo Red Oak Sanitation
Amendment #:	ZA 23-02
Request:	Rezone three RA parcels equal to 6.23 acres; and a C-HB parcel of 2.07 acres to C-IR.
Existing Use:	Garbage Service business on Parcel 106-079 27 Evans Circle; office and residential units.
Proposed Use:	Expansion of the structure located on parcel 106-079 ; construct a maintenance building for trucks and equipment.
Current Zoning:	R-A on Parcel ID Numbers 106-077, 106-060-001, 106-079 C-HB on Parcel ID 106 076 2.07 Acres
Future Land Use:	C-HB
Acreage	8.304
Location	Evans Circle off of Dawson Forest Road
Commercial Square Footage	Proposed Truck maintenance building
Road Classification	Private (Evans Circle) & County Collector (Dawson Forest Road)
Tax Parcels	106-079, 106-060-001, 106-076, 106-077
Dawson Trail Segment	n/a
Commission District	4
DRI	No

Direction	Future Land Use	Zoning	Existing Land Use
North	C-HB & RPC	C-CB	Commercial
South	C-OI	CPCD	Residential
East	C-HB	C-HB	Vacant and Commercial
West	C-HB	CPCD C-HB	Single Family Residential Daycare facility

According to the Comprehensive Plan and Future Land Use Plan, the subject property is identified as Commercial Business. Development in this area includes developed or undeveloped land on both sides of State Road GA 400. This area includes retail centers, office and employment areas usually located on large tracts of land with campus or unified development, mixed use activity centers, multi-family development, light industrial and other associated uses.

The desired development pattern should seek to:

• Locate employment centers in areas with ample sewer capacity, with direct access to major arterials; Provide suitable transitions to surrounding residential uses

• Establish a grid pattern of public streets with block lengths between 300 and 600 feet

• Locate employment centers on land that has good access to GA 400 and other high-capacity highways, utilities and infrastructure

• Emphasize connectivity with adjacent subdivisions and/or commercial developments in the layout of new developments; Create a network of interconnected streets and parking lots

• Provide safe facilities for pedestrians, school buses, and bicyclists using the road right-of-way

•Create safe, convenient pedestrian and bicycle connections to neighborhoods and subdivisions that are adjacent to the commercial corridors; • Incorporate sidewalks, crosswalks and bike paths; Require dedicated right-of-way; Limit driveway spacing along the highway frontage and align driveways where needed to improve traffic flow

- · Encourage shared driveways and inter-parcel access for adjacent commercial uses
- Require residential subdivisions accessing the highway to be interconnected and to provide at least two entrances; Encourage shared parking lots between uses
- Relate road alignment to topography; Ensure environmental protection

Land Uses : Parks, Recreation and Conservation • Urban Residential • Multi-family Residential • Office Professional • Commercial Highway • Light Industrial • Campus-style Business Park • Urban Activity Center •

<u>Zoning Districts</u> RMF (multi-family residential 6 units per acre density neutral) • C-OI (Office Professional) • C-HB; C-PCD (Commercial) • C-IR (Light Industrial) • Georgia 400 Corridor

COUNTY AGENCY COMMENTS:

Planning and Development: The applicant seeks to expand the industrial activities associated with Evans Garbage Service, Inc. Evans Garbage Service is an existing nonconforming use. Per the county occupational license file the activity was established in 1992 and issued a business license in September of 2008. The licensed was issued for Parcel ID 106-079. The business license is current.

The majority of the property subject to this application is zoned Residential Agriculture (RA) and is part of the Commercial Highway Business Future Land Use category. The parcel zoned Highway Business (HB) was zoned to commercial sometime after 2003 – it is depicted as commercial on the 2009 zoning map and is part of the Commercial Highway Business Future Land Use category.

The subject site has operated as a garbage service on two acres +/- and a residential structure converted for office use on parcel 106 060 001 zoned RA.

The expansion of the site to add heavy commercial vehicles and the maintenance thereof (eight acres) is not compatible with the adjacent and nearby land uses and zoning. A residential community lies to the south, and the area has developed and is developing as retail and residential.

As found on the census.gov/naics site: 562111 Solid Waste Collection

This U.S. industry comprises establishments primarily engaged in one or more of the following: (1) collecting and/or hauling nonhazardous solid waste (i.e., garbage) within a local area; (2) operating nonhazardous solid waste transfer stations; and (3) collecting and/or hauling mixed recyclable materials within a local area.

Cross-References. Establishments primarily engaged in--

- Long-distance trucking of waste--are classified in Industry 484230, Specialized Freight (except Used Goods) Trucking, Long-Distance;
- Collecting and/or hauling in combination with disposal of nonhazardous waste materials--are classified in Industry 56221, Waste Treatment and Disposal;
- Collecting and/or hauling hazardous waste within a local area and/or operating hazardous waste transfer stations--are classified in U.S. Industry 562112, Hazardous Waste Collection;
- Collecting and removing debris, such as brush or rubble, within a local area--are classified in U.S. Industry 562119, Other Waste Collection;
- Operating facilities for separating and sorting recyclable materials from nonhazardous waste streams (i.e., garbage) and/or for sorting commingled recyclable materials, such as paper, plastics, and metal cans, into distinct categories--are classified in Industry 562920, Materials Recovery Facilities; and
- Merchant wholesaling automotive, industrial, and other recyclable materials--are classified in Industry 423930, Recyclable Material Merchant Wholesalers.

Public Works Department: Access to the site must be as close to 90 degrees as possible. Public Works prefers the access to align with G.W. Taffer Road and must be to commercial standards. Verify adequate sight distance requirements per County standards. A transportation study shall document impacts to the roadway based on the proposed use to determine if additional turn lanes or improvements will be required on Dawson Forest Road. The County shall require proof an EPD approval of a transfer station.

Environmental Health Department: No comments returned as of 4/6/2023

Emergency Services: No comments returned as of 4/6/2023

Etowah Water & Sewer Authority: No comments returned as of 4/6/2023

Photos of Parcel ID 106 079:









After reviewing all relevant information, should the Planning Commission recommend approval of this rezoning request, staff recommends the following stipulations:

Land Use.

- 1. A transfer station will not be a component of the garbage service business.
- 2. All new construction shall meet a minimum rear yard (southern) setback of 200-hundred feet.
- 3. A survey of the property to combine the lots and delineate the environmental constraints must be presented prior to or with the land disturbance permit application.
- 4. There shall be a one-hundred-foot setback from any creeks or streams.

Landscaping.

- 1. There shall be a minimum 25-foot-wide buffer (natural undisturbed, planted, or both) along the property line with Mansie Park neighborhood.
- 2. All landscape required shall incorporate a minimum of forty percent (40%) evergreen plantings (trees, shrubs, and groundcovers).
- 3. Landscape plans depicting plant materials to be used to mitigate development impacts along the southern project boundary shall be submitted at the time of application for development permits. The plans shall include the required buffers necessary for screening.
- 4. Buffers in which vegetation is nonexistent or is inadequate to meet the screening requirements of this resolution shall be planted with supplemental plantings so as to provide an effective visual screen.

Public Works.

- 1. Access to the site and frontage improvements shall be subject to the approval of the Dawson County Public Works Department prior to an issuance of a Land Disturbance Permit or Business License (whichever occurs first).
- 2. A transportation study shall document impacts to the roadway based on the proposed use to determine if additional turn lanes or improvements will be required on Dawson Forest Road.

The Planning Commission shall make its recommendations based on the following criteria:

(1) The existing uses and classification of nearby property;

(2) The extent to which property values are diminished by the particular land use classification;

(3) The extent to which the destruction of property values of the applicant promotes the health, safety, morals, or general welfare of the public;

(4) The relative gain to the public, as compared to the hardship imposed upon the individual property owner;

(5) The suitability of the subject property for the proposed land use classification;

(6) The length of time the property has been vacant under the present classification, considered in the context of land development in the area in the vicinity of the property; and

(7) The specific, unusual, or unique facts of each case, which give rise to special hardships, incurred by the applicant and/or surrounding property owners.



A MUNIMUM TEN 107 FULL BREAKING AREA NO GREATER 1 FIVE (5) INCHES ABOVE THE CROWN OF THE STREET OR ROAD

DUE TO THE EXISTING GRADES A DRIVEWAY PIPE WILL NOT BE REQUIRED TO ACCESS THE PROPERTY.

RIGHT-DF-WAY SHALL BE REQUIRED TO KEEP THE EASEMENT FR OF OBSTRUCTIONS AND WILL MAINTAIN SAME IN SUCH A WAY ASSURE FREE AND MAXIMUM FLOW AT ALL TIMES.

IT IS RECOMMENDED THAT POTENTIAL BUYERS/DEVELOPERS VER WITH LOCAL GOVERNING AUTHORITIES REGARDING BUILDING

LINE	BEARING	DISTANCE
L1	N 89'40'57" E	46.86'
L3	S 88'14'27" E	47.18'
L4	N 86'50'10" W	46.80'
L5	S 86°47'06" E	29.41'

10-Z-0	90 106 079	
	DAWSON COUNTY	5
	DAWSON COUNTY BUSINESS LICENSE APPLICATION	2
	PHONE 706-344-3651 76 HOWARD AVE. EAST, SUITE 100 FAX 706-344-3652 DAWSONVILLE, GA 30534	
	IN ACCORDANCE WITH RESOLUTION 89-3, ANY BUSINESS OPERATING WITHIN DAWSON COUNTY OUTSIDE THE CITY LIMITS, MUST HAVE A DAWSON COUNTY BUSINESS LICENSE PLEASE BE AWARE THAT YOU MAY BE SUBJECT TO INSPECTION BY DAWSON COUNTY CODE ENFORCEMENT	2 01-0
	LICENSE #_ 9-08-5743 OFFICE USE ONLY MONTH/YEAR BUSINESS STARTED IN DAWSON 1992	
	TYPE OR PRINT CLEARLY Date Applied 92008 C/O Number CHOOSE ONE HOME OFFICE HOME OCCUPATION COMMERCIAL Crowner TMP # DG - 079 LONE DA VERIFICATION OF ZONING Miles	etre.
	PLEASE FILL OUT - LEAVE NO BLANKS	
	BUSINESS NAME EVANS Garbage Service, Inc.	
	DAWSON STREET ADDRESS AN EUGINS Circle	
	LOCAL CITY Dawsonville STATE OU. ZIP 30534	
	DAWSON PHONE () $106-016-4030$ CELL/PAGER () $106-505-9066$	
	MAILING ADDRESS 21 EVENS CITCLE CITY DUNSONVILLE STATE/ZIP COU 30534	
×	MANAGER OR OWNER: JEFF / Denise Evans HOME PHONE () 706216-2097	
	TYPE OF BUSINESS AND SERVICES(S) OFFERED - IN DETAIL:	
	THE ABOVE INFORMATION IS PUBLIC AND MAY BE RELEASED UPON INQUIRY	
а. 19	THE INFORMATION REQUIRED BELOW IS CONFIDENTIAL AND CANNOT BE RELEASED EXCEPT AS PROVIDED FOR BY BUSINESS RESOLUTION 48-13-15 ET SEQ.	
	# OF EMPLOYEES EIN # OR S/S # CORPORTION TYPE	
	IF YOU ARE REQUIRED TO HAVE A GA LICENSE OR REGISTRATION, ATTACH A CURRENT COPY; YOUR LICENSE <u>WILL NOT</u> BE PROCESSED WITHOUT A CURRENT COPY	
х.	I Denise Evans (PRINT) BEING THE: OWNER OFFICER AGENT CERTIFY THAT ALL INFORMATION CONTAINED HEREIN IS TRUE AND CORRECT. I UNDERSTAND THAT SUBMITTAL OF THIS APPLICATION AND FEE DOES NOT ENTITLE THE APPLICANT TO ENGAGE IN THE BUSINESS APPLIED FOR. I ALSO UNDERSTAND THAT IT IS THE BUSINESSES RESPONSIBILITY TO RENEW YEARLY.	
	SIGNED Deniso Evans	
	MAKE YOUR CHECK PAYABLE TO DAWSON COUNTY	





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Planning and Dev	elopn	nent
Staff Repor	33	

-	Legend RA
-	C-HB
	C-CB
	C-PCD Parcels

Parcel#:106-060-001,106-076, 106-077,106-079 Current Zoning: C-HB & RA FLU: C-HB Application #:ZA 23-02



Scale: 1:24,764

34 Staff Report

Application #:ZA 23-02





Richard E. Dunn, Director

Land Protection Branch 4244 International Parkway Suite 104 Atlanta, Georgia 30354 404-362-2537

ENVIRONMENTAL PROTECTION DIVISION

TRANSFER STATION AND COLLECTION GUIDANCE

October 2018

The purpose of this guidance document is to clarify Rule 391-3-4-.06 as it relates to the operation of solid waste transfer stations and solid waste collection operations.

Solid waste transfer stations and collection operations are regulated by the Rules for Solid Waste Management, Chapter 391-3-4. Below are excerpts from sections -.01, -.04, and -.06 as they apply to transfer station and collection operations.

391-3-4-.01 Definitions

(15) "Collector" means the person or persons as defined herein who, under agreements, verbal or written, with or without compensation does the work of collecting and/or transporting solid wastes, from industries, offices, retail outlets, businesses, institutions, and/or similar locations, or from residential dwellings, provided however, that this definition shall not include an individual collecting and/or transporting waste from his own single family dwelling unit.

(79) "Transfer Station" means a facility used to transfer solid waste from one transportation vehicle to another for transportation to a disposal facility or processing operation.

391-3-4-.04 General

(8) Asbestos Containing Waste

(a) Collection.

1. Vehicles used for the transportation of containerized asbestos waste shall have an enclosed carrying compartment or utilize a covering sufficient to contain the transported waste, prevent damage to containers, and prevent release or spillage from the vehicle.

2. Vehicles used to reduce waste volume by compaction shall not be used.

3. Vacuum trucks used to transport waste slurry must be constructed and operated to ensure that liquids do not leak from the truck.
Rule 391-3-4-.06 Permit by Rule for Collection, Transportation, Processing, and Disposal.

(1) Permit-by-Rule. Notwithstanding any other provision of these Rules, collection operations, transfer station operations, inert waste landfill operations, waste processing and thermal treatment operations, wastewater treatment and pretreatment plant sludge disposal operations, and yard trimmings waste landfill operations shall be deemed to have a solid waste handling permit if the conditions in paragraph (2) are met and the conditions in paragraph (3), for that particular category of operation are met.

(2) Notification. Within 30 days of commencing solid waste handling activities which are covered under a permit-by-Rule, notification must be made to the Director of such activity. Notification shall be made on such forms as are provided by the Director. Persons failing to notify the Director of such activities shall be deemed to be operating without a permit.

(3) Categories of Operations:

(a) Collection Operations:

1. Vehicle construction: vehicles or containers used for the collection and transportation of garbage and similar putrescible wastes, or mixtures containing such wastes, shall be covered, substantially leakproof, durable, and of easily cleanable construction.

2. Vehicle maintenance: solid waste collection and transportation vehicles shall be cleaned frequently and shall be maintained in good repair.

3. Littering and spillage: vehicles or containers used for the collection and transportation of solid waste shall be loaded and moved in such manner that the contents will not fall, leak or spill therefrom and shall be covered when necessary to prevent blowing of material from the vehicle.

4. No regulated quantities of hazardous wastes may be collected and transported except in accordance with the provisions of the Georgia Hazardous Waste Management Act, O.C.G.A. 12-8-60 et seq.

5. Local ordinances: it is the responsibility of the collector to comply with all local rules, regulations, and ordinances pertaining to operation of solid waste collection systems.

6. All wastewater from cleaning of vehicles must be handled in a manner which meets all applicable environmental laws and regulations.

7. All collected solid waste must be deposited only in a permitted solid waste handling facility authorized to receive the applicable waste types.

8. After July 1, 1992, municipal solid waste may not be transported from a jurisdiction to a municipal solid waste disposal facility located in another county unless the jurisdiction

generating the waste is actively involved in and has a strategy for meeting the state- wide goal of waste reduction by July 1, 1996.

(b) Transfer Station operations:

1. Solid Waste shall be confined to the interior of transfer stations buildings, and not allowed to scatter to the outside. Waste shall not be allowed to accumulate, and floors shall be kept clean and well drained.

2. Sewage solids shall be excluded from transfer stations.

3. Dust, odors and similar conditions resulting from transfer operations shall be controlled at all times.

4. Rodents, insects and other such pests shall be controlled.

5. Any contaminated runoff from washwater shall be discharged to a wastewater treatment system and, before final release, shall be treated in a manner approved by the Division.

6. Hazardous Waste: no person owning or operating a transfer station shall cause, suffer, allow, or permit the handling of regulated quantities of hazardous waste.

7. Liquid wastes restricted from landfill disposal by Rule 391-3-4-.04(9) shall be excluded from transfer stations. Transfer stations in existence on August 1, 2004 and in compliance with all other regulations applicable to permit by rule transfer stations may continue to handle such liquid wastes until a solid waste processing facility permit is issued or August 1, 2006, whichever occurs first.

(Note: Categories (c)-(f) are omitted from this guidance.)

<u>General</u>

The siting of transfer station and collection operations are subject to local zoning and land use regulations. As such, these operations may be located in or near residential areas or public facilities. The facility operator should be sensitive to the fact that this is a solid waste handling facility and continuously monitor the operation and minimize the impact the operation may have on the surrounding community.

The following sections expand on certain rules selected from the referenced section, 391-3-4-.06, for transfer stations and collection operations. These explanations aim to clarify for both operators and regulators what is meant by the Rules. This guidance is directed towards municipal solid waste and construction/demolition (C&D) waste transfer stations and collection operations. It is not intended to include other transfer stations and collection operations that may handle other types of waste such as biomedical waste.

Any operational changes required at existing facilities must be implemented by March 1, 2019. Structural changes to the facilities, including addition of or updates to enclosed structures and holding tanks, must be made by October 1, 2019.

Interpretations: Collection Operations

Applicability. An operation is considered solid waste collection and must comply with this rule if the collector, as defined in 391-3-4-.01 above, is aggregating waste from multiple individuals, or picking up solid waste from multiple locations per day. This includes house to house garbage pick-up as well as roll-off/dumpster operations.

Collection operations do not include personally owned vehicles used by individuals to transport their own wastes, or personally owned vehicles used for junk hauling that are not registered as a commercial vehicle.

Any collection operation that transports asbestos containing waste must also meet the criteria in 391-3-4-.04(8)(a) above.

1. Vehicle Construction

EPD interprets "covered" to mean that collection vehicles will be covered with a tarp or similar device when there is waste in the collection vehicle and after waste has been removed. Once the truck is cleaned after removal of waste, it is not necessary to cover until it picks up more waste.

EPD interprets "substantially leakproof" to mean that only intermittent drops of liquid can escape the collection vehicle. If the amount of liquid escaping is a steady stream then the collection vehicle is not considered substantially leakproof. If the rate of liquid release would, in the opinion of an enforcement officer, equal a significant release over the duration of the collection route, the vehicle is not substantially leakproof.

2. Vehicle Maintenance

Collection vehicles will be visually inspected for cleanliness at least daily, or more frequently when necessary. Cleaning efforts must remove litter that remains within trucks, trailers and other containers, or that is stuck to the exterior of the vehicle.

If complaints are received, the collector will implement regular cleaning procedures. Vehicles will not go unwashed overnight if they have transported particularly malodorous wastes. If vehicles are not cleaned overnight or particularly malodorous vehicles are left unwashed overnight, they must be covered with an impermeable tarp or parked inside an enclosed structure, or the vehicle must have a fully enclosed trailer so as not to attract vectors and create odors.

3. Littering and Spillage

Collection vehicles shall meet the conditions described in Vehicle Construction and Vehicle Maintenance above to prevent littering and spillage. If these conditions cannot be met, a vehicle shall not carry waste until the deficiencies have been corrected.

5. Local Ordinances

All local ordinances must be met for the Permit-by-Rule to be valid. EPD does not verify compliance with local ordinances prior to acknowledging a Permit-by-Rule application. If EPD becomes aware of a violation of local codes, the operation is non-compliant with the Permit-by-Rule and will be notified that they are handling solid waste without a permit.

6. Washwater from Cleaning of Vehicles

When collection vehicles are cleaned, all washwater must be treated before discharge to the environment. This means that collection vehicles will be cleaned in an enclosed and/or curbed structure with an impervious floor, or another location where the washwater can be collected. Washwater from collection vehicles shall not be allowed to run off or be discharged without treatment. Washwater from cleaning of vehicles can be handled in the same ways as wastewater at transfer stations (below). Washwater can be discharged to a permitted wastewater treatment system, or it can be collected in a holding tank and transported to a permitted wastewater treatment facility. Please review the Washwater section under Transfer Stations below for more detail on treatment options.

Interpretations: Transfer Stations

An operation is considered a transfer station and must comply with this rule if the facility is used to transfer solid waste from a collection vehicle to another vehicle for transportation to a permitted disposal facility or processing operation. In order to be registered as a transfer station, some type of facility with structures, machinery or devices must exist. It is not the intent of the EPD to regulate those types of waste collections which use smaller collection vehicles to directly transfer wastes to a larger collection vehicle or trailer without intermediate placement of waste on the ground. Any facility that transfers waste onto a tipping floor or other intermediate locations, and that does not currently operate within a building will be required to build an enclosed structure with an impervious floor. The structure must also serve as a means to contain the waste, prevent exposure of waste to precipitation, deter vectors, and reduce odors.

A convenience center is a facility consisting of one or more solid waste and/or recycling containers where individuals may deposit their own solid waste for eventual management at another location. A convenience center is not considered a transfer station and not subject to this rule.

1. Solid Waste Confined to Interior

EPD interprets this rule to mean that all solid waste must be contained inside transfer station buildings. A building is an enclosed structure consisting of an impermeable floor, roof, and at least three walls that are capable of confining all solid waste to the building. The building must be constructed to prevent precipitation from reaching solid waste inside the structure. The building must be constructed and operated in such a manner as to contain waste inside the building and control litter, liquid runoff, vectors, and odors. All solid waste unloading and loading must take place inside the building. Solid waste shall not be dumped or allowed to scatter outside the building. There are no solid wastes that are exempt from this rule: C&D and inert waste must also be kept inside the transfer station buildings.

To prevent solid waste accumulation, municipal solid waste must be continuously removed from the tipping floor during the operating day for transportation to a solid waste handling facility. At least once during each operating day all municipal solid waste must be removed from every portion of the tipping floor and the floor cleaned per the following guidelines.

To maintain clean and well drained floors at municipal solid waste transfer stations, the floors should be scraped clean daily. Periodic cleaning with pressure washers or other such devices may be necessary to control odors and vectors. Washing transfer station floors with water and cleaning compounds should be done when necessary to maintain a sanitary facility. EPD's expected best management practice is that cleaning is an ongoing process during operating hours, and that as waste is moved from one area to another or from the floor to the truck, the cleared area will be scraped clean. Any solid waste remaining on the floor of the transfer station shall be concentrated to the smallest possible area. For C&D transfer stations, floors are expected to be scraped clean at least weekly. All transfer stations should keep a written cleaning log that includes daily (or weekly for C&D facilities) photographic records showing that the entire floor has been cleaned. These records should be kept for 3 years and be available for any compliance inspections. Dated digital photographs documenting compliance are sufficient provided that EPD has a means to view them.

3. Dust and Odors

If there are still dust and odor issues while the above Solid Waste Confined to the Interior for transfer stations is being met, regardless of waste type, other methods will have to be employed. First, facilities should prioritize sending disproportionately malodorous waste for disposal as soon as possible to a permitted disposal facility. It may also be necessary to reduce or eliminate the amount of the malodorous waste if it cannot be sent for disposal promptly or if sending it promptly does not mitigate odor issues. It may further be necessary to install a deodorizing system, either within the transfer station building or at the edge of the property. Facilities can also provide a complaint system for neighbors, so that it may be easier to notice any patterns in odor issues and correct the problem.

4. Vectors

Keeping the transfer station buildings clean and removing (or securing) waste overnight should reduce the presence of vectors. If vectors are still a problem, control methods must be employed specific to the vector present.

5. Washwater

All liquids generated from solid waste, floor cleaning, or vehicle washing operations at the transfer station facility are required to be collected and discharged to a permitted wastewater treatment system or a permitted on-site treatment system.

Holding tanks may be used to collect liquids generated at solid waste transfer stations. The contents of the tanks must be periodically pumped out and transported to a permitted wastewater treatment facility. The tank must be sealed and there must be no openings other than the access opening for pumping the contents of the holding tank. The access opening must be located hydraulically higher than the wash down area that it serves or the tank must have a sealed or capped opening. A routine pumping schedule must be followed with all contents transported in a leak proof vehicle to a permitted wastewater treatment system. Manifests documenting

proper liquid disposal shall be utilized and records of those manifests maintained at the transfer station facility and available for EPD review during solid waste inspections for a minimum three-year period.

Frequently Asked Questions

Can solid waste remain at the transfer station overnight?

Solid waste may remain at the transfer station overnight provided that the building is fully enclosed, meaning that it must have a floor, roof, three walls, and a door or similar device on the fourth side to completely enclose the waste from the outside. If the building does not have a door or similar device on the fourth side, waste may remain at the transfer station overnight if the waste is in a covered container so as not cause odors or be accessible to vectors. Municipal solid waste shall not remain at the transfer station for more than 24 hours. Transfer stations that receive segregated C&D or inert waste may store that waste inside the transfer station building for up to one week.

Trucks loaded with solid waste and covered with mesh tarps may remain overnight if parked inside the enclosed structure. Loaded trucks may remain on transfer station property if they are completely enclosed or if covered with impervious tarps and are substantially leakproof. Care must be taken to ensure that this practice does not create or contribute to vector or odor problems, or in causing contaminated runoff from leaking trucks. If any odor, vector, or runoff issues are noticed due to these practices, the overnight storage of loaded vehicles must be discontinued immediately.

Can separate waste streams be handled in one building?

Yes, as long as the waste is delivered and kept separate until transported. Any co-mingled waste must be handled as municipal solid waste.

Can recycling take place in a transfer station?

Recycling may only take place at transfer stations where separate recycling containers have been placed in or near the transfer station buildings for individuals to place previously sorted recyclables. No processing or sorting of recyclables may occur at transfer stations under Permit-by-Rule. Any sorting or processing of solid waste requires a solid waste handling permit for a materials recovery facility. Routine removal of unacceptable waste from the solid waste stream is not considered to be recycling.

Is a transfer station required to have an Industrial Storm Water General Permit?

Storm water runoff from the areas outside of most transfer station buildings may be required to be covered under an Industrial Storm Water General Permit. There may be unique operations that qualify for the conditional exclusion from storm water permitting based on the "no exposure" of industrial activities to storm water. Transfer station owners should coordinate this permitting activity with EPD's Non-Point Source Program at (404) 675-6240.

Does EPD issue the "DOT number" for collection operations?

EPD does not issue the "DOT number" for collection operations. It is up to the permittee to obtain a USDOT number from the Federal Motor Carrier Safety Administration.

What are the requirements for a Permit-by-Rule facility at a permitted solid waste handling facility?

Any transfer station, collection operation, or other Permit-by-Rule facility that will be within the permitted boundary of a landfill or other permitted solid waste handling facility must submit a *Notification of Permit by Rule* form and a *Request for Minor Modification*. Any transfer station or collection operation at a permitted solid waste handling facility must follow the conditions set forth in this guidance document, unless other site specific conditions are approved in the Design and Operation Plans.

Whose responsibility is it to maintain clean collection vehicles?

It is the responsibility of the collection operation permittee to maintain clean vehicles and prevent littering and spillage. It is not up to the facilities that receive the waste, unless they also own the vehicles. While facilities that receive the waste are not responsible for the cleanliness of independent collection vehicles, facilities are strongly encouraged to adopt cleaning policies for vehicles delivering waste.

William Cook

William Cook, Manager Solid Waste Management Program

<u>10-3-2018</u> Date

Replaces and supersedes: Transfer Stations, November 28, 2006 (Revised June 15, 2011)

Dawson County

Rezoning Application

(AMENDMENT TO LAND USE MAP)

APPLICANT INFORMATION (or Authorized Representative)

If applicant is other than owner, the Property Owner Authorization form must be completed.

Printed Name:Albert Anderson
Address:
Phone (Listed only please)
Email (Business/Personal)
Status: Owner Authorized Agent Lessee Option to purchase
I have 🔲 / have not 🚺 participated in a pre-application meeting with Planning Staff.
If not, I agree 🚺 /disagree 🔲 to schedule a meeting the week following the submittal deadline
Meeting Date: Applicant Signature:
REQUESTED ACTION & DETAILS OF PROPOSED USE
Rezoning to: <u>C-1R</u> Special Use Permit for:
Proposed Use:
Existing Utilities: 🗹 Water 🗌 Sewer 🔲 Gas 📝 Electric
Proposed Utilities: 🗗 Water 🔄 Sewer 🔄 Gas 🥤 Electric
RESIDENTIAL Netric All 4 lok to be combined to make 8.304 Auros total No. of Lots: 4 Minimum Lot Size: (acres) No. of Units:
No. of Lots: Minimum Lot Size: (acres) No. of Units:
Minimum Heated Floor Area:
Type: Apartments Condominiums Townhomes Single-family 🗹 Other
Type of Amenity: Amount of Open Space: 517 Amous
COMMERCIAL & RESTRICTED INDUSTRIAL:
Building area: 18,900 sq H- No. of Parking Spaces: 34

Property Owner/ Property Information
Name: Evans GARbage
Street Address of Property being rezoned: 27 Evans Civcle
Rezoning from: C-HB-RA to: C-TR Total acrage being rezoned: 8,304 ACRES
Directions to Property (if no address):
Addition
Subdivision Name (if applicable): Mansie Park Lot(s) #: 4 Current Use of Property: Waste Handling / Tranfer Station Does this proposal reach DRI thresholds? Yes If yes, the application will require
submittal of a transportation study. DRIs require an in depth review by County agencies, and regional impact review by the Georgia Mountains Regional Planning staff. This adds several weeks to processing; additionally, the applicant is responsible for the expense of third party review of the required technical studies associated with the project.
Please refer to Dawson County's Georgia 400 Corridor Guidelines and Maps to answer the following:
Does the property lie within the Georgia 400 Corridor? (yes/no)
SURROUNDING PROPERTY ZONING CLASSIFICATION:
North <u>C-CB</u> South <u>C-PCD</u> East <u>C-HB</u> West <u>C-HB</u>
Future Land Use Map Designation:
Access to the development will be provided from: Road Name: <u>DAWSDN Forest Road</u> Type of Surface: <u>Acphalt</u>

Applicant Certification

I hereby request the action contained within this application relative to the property shown on the attached survey, plat, and site plan and further request that this item be placed on both the Planning Commission and Board of Commissioners agenda(s) for a public hearing.

I understand that the Planning & Development staff may either accept or reject my request upon review. My request will be rejected if all the necessary data is not presented. The staff will send notices to adjacent property owners advising of the request and proposed use prior to the public hearing.

I understand that I have the obligation to present all data necessary and required by code to enable the Planning Commission and the Board of Commissioners to make an informed determination on my request. I will seek the advice of an attorney or a land use professional if I am not familiar with the zoning and land use requirements.

I understand that my request will be acted upon at the Planning Commission and Board of Commissioner hearings and that I am required to be present or to be represented by someone able to present all facts. I understand that failure to appear at a public hearing may result in the postponement or denial of my rezoning or special use application. I further understand that it is my responsibility to be aware of relevant public hearing dates and times regardless of notification from Dawson County.

I hereby certify that I have read the above and that the above information as well as the attached information is true and correct.

Signature Witness

Verson Date FEB, 15 2023 _ Date February 15, 2023

Property Owner Authorization

1/we, JEFFEVANS

_ hereby swear that I/we own

4

the property located at (fill in address and/or tax map parcel #s):

Street Address of Property being rezoned:

TMP#:

as shown in the tax maps and/or deed records of Dawson County, Georgia, and which parcel or parcels will be affected by this request.

I hereby authorize the person named below to act as the applicant or agent in pursuit of the rezoning requested on this property. I understand that any rezone granted, and/or conditions or stipulations placed on the property will be binding upon the property regardless of ownership. The under signer below is authorized to make this application. The under signer is aware that no application or reapplication affecting the same land shall be acted upon within six (6) months from the date of the last action by the Board of Commissioners.

Printed Name of applicant or agent: Vivginia Banli	\}
Signature of applicant or agent: VUginia Baulet	Date: 2-23-23
******	*****
Printed Name of Owner(s): JEFFEVANS	
Signature of Owner(s): DIL EVanz	Date: 2-23-2023
Mailing address:	
City, State, Zip.	
Phone (Listed/Unlisted):	
Sworn and subscribed before me this 23 ¹ day of <u>february</u> , 2023. Notary Public My Commission Expires. May 5th 2023	{Notary Seal}
The complete names of all owners must be listed: if the owner is a partner	rship, the names of all partners must be

(The complete names of all owners must be listed; if the owner is a partnership, the names of all partners must be listed; if a joint venture, the names of all members must be listed. If a separate sheet is needed to list all names, please identify as applicant or owner and have the additional sheet notarized also.)

NOTICE OF RESIDENTIAL EXURBAN/ AGRICULTURAL DISTRICT (R-A) ADJACENCY

Agricultural districts include uses of land primarily for active farming activities and result in odors, noise, dust and other effects, which may not be compatible with adjacent development. **Future abutting developers in non RA land use districts shall be provided with this "Notice of RA Adjacency"** prior to administrative action on either the land use district or the issuance of a building or occupancy permit.

Prior to administrative action the applicant shall be required to sign this waiver which indicates that the applicant understands that a use is ongoing **adjacent** to his use which will produce odors, noise, dust and other effects which may not be compatible with the applicant's development. Nevertheless, understanding the **effects of the adjacent RA use**, the applicant agrees by executing this form to waive any objection to those effects and understands that his district change and/or his permits are issued and processed in reliance on his agreement not to bring any action asserting that the adjacent uses in the RA district constitute a nuisance) against local governments and adjoining landowners whose property is located in an RA district.

This notice and acknowledgment shall be public record.

Applicant Signature: _____

Applicant Printed Name:

Date Signed: _____

Sworn and subscribed before me

this _____ day of ______, 20____.

Notary Public

My Commission Expires: _____

{Notary Seal}

Application Number (by staff):

48

DISCLOSURE OF CAMPAIGN CONTRIBUTIONS (APPLICANT(S) AND REPRESENTATIVE(S) OF REZONING)

Pursuant to O.C.G.A. Section 36-67 A-3.A, the following disclosure is mandatory when an applicant or any representation of application for rezoning has been made within two (2) years immediately preceding the filing of the applicant's request for rezoning, campaign contributions aggregating \$250.00 or more to a local government official who will consider the application for rezoning.

It shall be the duty of the applicant and the attorney representing the applicant to file a disclosure with the governing authority of the respective local government showing the following:

- 1. Name of local official to whom campaign contribution was made:
- 2. The dollar amount and description of each campaign contribution made by the opponent to the local government official during the two (2) years immediately preceding the filing of the application for the rezoning action and the date of each such contribution.

Amount \$ _____ Date: _____

Enumeration and description of each gift when the total value of all gifts is \$250.00 or more made to the local government official during the two (2) years immediately preceding the filing of application for rezoning:

Signature of Applicant/Representative of Applicant

Date

BY NOT COMPLETING THIS FORM YOU ARE MAKING A STATEMENT THAT NO **DISCLOSURE IS REQUIRED**

This form may be copied for each applicant. Please attach additional sheets if needed.

A & A Construction Mgmt, LLC

P.O. Box 505 Gainesville, Ga 30503 Albert Anderson 678-776-7020

February 15, 2023

LETTER OF INTENT

Applicant:
Subject Property:
Current Zoning:
Proposed Zoning:
Proposed Use:
Application:
ROW Access:

Red Oak Sanitation 8.304 Acres with frontage on Dawson Forest Road C-HB/RA/C-PCD C-IR Transfer Station Rezoning from RA to C-IR Direct access to Dawson Forest Road

PROPOSED USE:

Red Oak Sanitation proposes to purchase the property from Evans Garbage at 27 Evans Circle, Dawsonville, Ga. and not change the current operation of the business as a Transfer Station, but completely clean up the property, remove all mobile homes and existing structures that do not comply with the operation. We are requesting to add to the front of the Transfer Station building so that all loading & unloading is inside. (A Transfer Station is not a holding facility. It is used to move from a small truck to a big truck, then hauled to the landfill.)

Red Oak wants to add a new metal structure building for routine maintenance, keeping equipment inside the building, doing basic repairs and maintenance. The structure will be to the back side, lower property from the main road. Building will be no higher than 20', bathroom with small office/breakroom. 36 onsite parking spaces.

In addition, increase parking for the trucks and employees to get the trucks to go on route, then bring trucks back at the end of the day. 2 parking per driver to allow driver personal parking and truck parking.

Water, Septic Tank & Electricity are available to the Subject Property. Provided by Etowah Water & Sewer Authority. Increase usage on power and water will be minimal. Also, NO OUTSIDE STORAGE.

Approximately 20 employees. Everything will be landscaped to meet county requirements. There will be a full-time employee to maintain the property, cut the grass, add & remove plants, etc..

Official Tax Receipt Nicole Stewart DAWSON COUNTY Tax Commissioner

25 Justice Way Suite 1222 Dawsonville, GA 30534

Trans No		erty ID/Distric Description	t	Original Due	Interest & Penalty	Prev Paid	Amount Due	Amount Paid	Transaction Balance
15425	106 079 LT 6 7 8 SLATC		/ 001	3,108.57	0.00	0.00	3,108.57	3,108.57	0.00
Year-Bill No	LI 0 / 0 SLAIC	N 3/D			Fees				
2022 - 14867	FMV: \$362,770.00				0.00		3		
								Paid Date	Current Due
								11/16/2022 10:56:38	0.00
Transactions:	15418	- 15426	Totals	3,108.57	0.00	0.00	3,108.57	3,108.57	0.00

EVANS JEFFREY CHARLES 27 EVANS CIRCLE DAWSONVILLE, GA 30534

Paid By :



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55 Sec 231

2022 Property Tax Statement	Bill No.	Due Date	TOTAL DUE		
Nicole Stewart	2022-14867		.00		
Dawson County Tax Commissioner 25 Justice Way Suite 1222 Dawsonville, GA 30534	Map : 106 079 Last payment made on: 11/16/2022 Printed: 02/2: Location: 27 EVANS CIR				
MAKE CHECK OR MONEY ORDER PAYABLE TO:	Dear Taxpayer, This is your current year / Statement, This bill must				
Dawson County Tax Commissioner	Statement. This bill must be paid in full by December 1st in order to avoid interest and penalty charges. If payment is made after the due date, please call the office for the current amount due. State law requires all bills to be mailed to the owner of record as of January 1st of the tax year. If you have sold this property, please forward this bill to the NEW OWNER and notify our office.				
EVANS JEFFREY CHARLES 27 EVANS CIRCLE					
DAWSONVILLE, GA 30534	Thank you for the privilege of serving you as your Tax Commissioner. Nicole Stewart				
RETURN THIS PORTION WITH PAYMENT					

(Interest will be added per month if not paid by due date)

Nicole Stewart Dawson County Tax Commissioner 25 Justice Way Suite 1222 Dawsonville, GA 30534 Tax Payer: EVANS JEFFREY CHARLESMap Code: 106 079REALDescription: LT 6 7 8 SLATON S/DLocation: 27 EVANS CIRBill No: 2022-14867District: 001 DAWSON COUNTY UNINCORPORATE

Phone: (706) 344-3520 Fax: (706) 344-3522

Building Value	Land Value	Acres	Fair Market Value	Due Date	Billing Date	1		ment Through	Exemptions
61,770	301,000	3.0100	362,770						
	Entity	Adjuste FMV	d Net Assessme	ent Exemptions	Taxable Value	Millage Rate	Gross Tax	Credit	Net Tax
STATE TAX		362	2,770 145	,108	145,108	.0000			.00
COUNTY M&O		362	2,770 145	,108	145,108	12.3455	1,791.43		1,048.04
SALES TAX F	ROLLBACK				145,108	3 -5.1230		-743.39	9
SCHOOL M&O		362	2,770 145	,108	145,108	3 14.2000	2,060.53		2,060.53
Т	OTALS	" ·				21.4225	3,851.96	-743.3	3,108.5

This gradual reduction and elimination of the state property tax millage rate is the result of property tax relief passed by the Governor and the House of Representatives and the Georgia State Senate.

You can pay your bill in person, by mail, by phone (706-701-2576), online at	Current Due	3,108.57
www.dawsoncountytax.com, or at the drop box in front of the courthouse at the		
crosswalk. If Postmarked after December 1st, interest at a rate prescribed by law will	Penalty	0.00
be added monthly. An additional penalty as prescribed by law will be added every 120	Interest	0.00
days. If the bill is marked appealed, then this bill is only 85% of the total bill pending.	Other Fees	0.00
	Previous Payments	3,108.57
NO PAYMENT CONTRACTS WILL BE ALLOWED. \$35.00 FEE FO	Back taxes	0.00
The PATMENT CONTRACTS WILL BE ALLOWED. \$33.00 TEL TO 54	TOTAL DUE	.00

Official Tax Receipt Nicole Stewart DAWSON COUNTY Tax Commissioner

Phone: (706) 344-3520 Fax: (706) 344-3522

25 Justice Way Suite 1222 Dawsonville, GA 30534

Trans No	Pr	operty ID/Distric Description	;t	Original Due	Interest & Penalty	Prev Paid	Amount Due	Amount Paid	Transaction Balance
15425 Year-Bill No 2022 - 14867	106 079 LT 6 7 8 SLA EMV:	TON S/D \$362.770.00	/ 001	3,108.57	0.00 Fees 0.00		3,108.57	3,108.57	0.00
		4302,770.00						Paid Date 11/16/2022 10:56:38	Current Due 0.0
Transactions:	15418	- 15426	Totals	3,108.57	0.00	0.00	3,108.57	3,108.57	0.0

EVANS JEFFREY CHARLES 27 EVANS CIRCLE DAWSONVILLE, GA 30534 Paid By :

EVANS GARBAGE SERVICE	Cash Amt:	0.00
27 EVANS CIRCLE	Check Amt:	0.00
DAWSONVILLE, GA 30534	Charge Amt:	0.00
706-216-4232	Change Amt:	0.00
Check No	Refund Amt:	0.00
Charge Acct	Overpay Amt:	0.00

2022 Property Tax Statement	Bill No.	Due Date	TOTAL DUE		
Nicole Stewart	2022-14862		.00		
Dawson County Tax Commissioner 25 Justice Way Suite 1222 Dawsonville, GA 30534	Map : 106 060 001 Last payment made on: 11/16/2022 Printed: 02/2 Location: 161 EVANS CIR				
MAKE CHECK OR MONEY ORDER PAYABLE TO: Dawson County Tax Commissioner	Dear Taxpayer, This is your current year Ad Valorem Property Tax Statement. This bill must be paid in full by December 1st in order to avoid interest and penalty charges. If payment is made after the due date, please call the office for the current amount due. State law requires				
EVANS JEFF 27 EVANS CIRCLE DAWSONVILLE, GA 30534	all bills to be mailed to th January 1st of the tax yea property, please forward t and notify our office. Thank you for the privileg Tax Commissioner. Nicole Stewart	r. If you have sold thi this bill to the NEW O	s WNER		
RETURN THIS PORTION WITH PAYMENT					

RETURN THIS PORTION WITH PAYMENT

(Interest will be added per month if not paid by due date)

Nicole Stewart Dawson County Tax Commissioner 25 Justice Way Suite 1222 Dawsonville, GA 30534 Tax Payer:EVANS JEFFMap Code:106 060 001REALDescription:LOTS 9 LL 370 LD 13-SLocation:161 EVANS CIRBill No:2022-14862District:001 DAWSON COUNTY UNINCORPORATE

Phone: (706) 344-3520 Fax: (706) 344-3522

Building Value	Land Value	Acres	Fair Market Value	Due Date	Billing Date	Su gui		ment Fhrough	Exemptions
179,200	43,800	1.9900	223,000						
	Entity	Adjuste FMV	d Net Assessme	ent Exemptions	Taxable Value	Millage Rate	Gross Tax	Credit	Net Tax
STATE TAX		223	3,000 89	,200	89,20	0000.0			.00
COUNTY M&O		223	3,000 89	0,200	89,20	0 12.3455	1,101.22		644.25
SALES TAX R	OLLBACK				89,20	0 -5.1230		-456.97	7
SCHOOL M&O		223	3,000 89	,200	89,20	0 14.2000	1,266.64		1,266.64
Т	OTALS					21.4225	2,367.86	-456.97	7 1,910.89

This gradual reduction and elimination of the state property tax millage rate is the result of property tax relief passed by the Governor and the House of Representatives and the Georgia State Senate.

You can pay your bill in person, by mail, by phone (706-701-2576), online at	Current Due	1,910.89
www.dawsoncountytax.com, or at the drop box in front of the courthouse at the		
crosswalk. If Postmarked after December 1st, interest at a rate prescribed by law will	Penalty	0.00
be added monthly. An additional penalty as prescribed by law will be added every 120	Interest	0.00
days. If the bill is marked appealed, then this bill is only 85% of the total bill pending.	Other Fees	0.00
	Previous Payments	1,910.89
NO PAYMENT CONTRACTS WILL BE ALLOWED. \$35.00 FEE FO	Back taxes	0.00
56	TOTAL DUE	.00

Official Tax Receipt Nicole Stewart DAWSON COUNTY Tax Commissioner

25 Justice Way Suite 1222 Dawsonville, GA 30534

Trans No	Property ID/Distri Description	ct 🖂	Original Due	Interest & Penalty	Prev Paid	Amount Due	Amount Paid	Transaction Balance
15424 Year-Bill No 2022 - 14862	106 060 001 LOTS 9 LL 370 LD 13-S FMV: \$223,000.00	/ 001	1,910.89	0.00 Fees 0.00		1,910.89	1,910.89 Paid Date 11/16/2022 10:56:38	0.00 Current Due 0.00
Transactions:	15418 - 15426	Totals	1,910.89	0.00	0.00	1,910.89	1,910.89	0.00

EVANS JEFF 27 EVANS CIRCLE DAWSONVILLE, GA 30534 Paid By :

EVANS GARBAGE SERVICE	Cash Amt:	0.00
27 EVANS CIRCLE	Check Amt:	0.00
DAWSONVILLE, GA 30534	Charge Amt:	0.00
706-216-4232	Change Amt:	0.00
Check No	Refund Amt:	0.00
Charge Acct	Overpay Amt:	0.00





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2022 Property Tax Statement	Bill No.	Due Date	TOTAL DUE		
Nicole Stewart	2022-14864		.00		
Dawson County Tax Commissioner 25 Justice Way Suite 1222 Dawsonville, GA 30534	Map : 106 076Last payment made on: 11/16/2022Printed: 02Location: 204 EVANS CIR				
MAKE CHECK OR MONEY ORDER PAYABLE TO: Dawson County Tax Commissioner	Dear Taxpayer, This is your current year Statement. This bill must 1st in order to avoid inter payment is made after the office for the current amo all bills to be mailed to th	be paid in full by Dec rest and penalty charge due date, please cal punt due. State law re e owner of record as	ember ges. If II the quires		
EVANS JEFF C & DENISE P 27 EVANS CR DAWSONVILLE, GA 30534	January 1st of the tax yea property, please forward and notify our office. Thank you for the privileg Tax Commissioner. Nicole Stewart	this bill to the NEW O	WNER		
RETURN THIS PORTION WITH PAYMENT					

RETURN THIS PORTION WITH PAYMENT

(Interest will be added per month if not paid by due date)

Nicole Stewart Dawson County Tax Commissioner 25 Justice Way Suite 1222 Dawsonville, GA 30534

Tax Payer: EVANS JEFF C & DENISE P Map Code: 106 076 REAL Description: LT 11 12 PT 10 Location: 204 EVANS CIR Bill No: 2022-14864 District: 001 DAWSON COUNTY UNINCORPORATE

Phone: (706) 344-3520 Fax: (706) 344-3522

Building Value	Land Value	F Acres	air Market Value	Due Date	Billing Date			ment Through	Exemptions
0	45,500	2.0700	45,500						
	Entity	Adjusted FMV	Net Assessmen	Exemptions	Taxable Value	Millage Rate	Gross Tax	Credit	Net Tax
STATE TAX		45,50	0 18,2	DO	18,200	.0000			.00
OUNTY M&O		45,50	0 18,2	00	18,200	12.3455	224.69		131.4
SALES TAX F	ROLLBACK		· · · · · · · · · · · · · · · · · · ·		18,200	-5.1230		-93.2	4
SCHOOL M&O		45,50	0 18,2	00	18,200	14.2000	258.44		258.44
Т	OTALS					21.4225	483.13	-93.24	4 389.89

This gradual reduction and elimination of the state property tax millage rate is the result of property tax relief passed by the Governor and the House of Representatives and the Georgia State Senate.

You can pay your bill in person, by mail, by phone (706-701-2576), online at	Current Due	389.89
www.dawsoncountytax.com, or at the drop box in front of the courthouse at the		
crosswalk. If Postmarked after December 1st, interest at a rate prescribed by law will	Penalty	0.00
be added monthly. An additional penalty as prescribed by law will be added every 120	Interest	0.00
days. If the bill is marked appealed, then this bill is only 85% of the total bill pending.	Other Fees	0.00
allys. If the bill is marked appealed, then this bill is only ovir of the total bill pertaining.	Previous Payments	389.89
NO PAYMENT CONTRACTS WILL BE ALLOWED. \$35.00 FEE FO	Back taxes	0.00
10 FATMENT CONTRACTS WILL BE ALLOWED. \$33.00 FEET C 10 KILL OTEORG	TOTAL DUE	.00
		D : 1 1 00/00/0000

Official Tax Receipt Nicole Stewart DAWSON COUNTY Tax Commissioner

25 Justice Way Suite 1222 Dawsonville, GA 30534

Trans No	Property ID/Distr Description	ict	Original Due	Interest & Penalty	Prev Paid	Amount Due	Amount Paid	Transaction Balance
15423	106 076	/ 001	389.89	0.00	0.00	389.89	389.89	0.00
Year-Bill No	LT 11 12 PT 10			Fees				
2022 - 14864	FMV: \$45,500.00			0.00				
							Paid Date	Current Due
							11/16/2022 10:56:38	0.00
Transactions:	15418 - 15426	Totals	389.89	0.00	0.00	389.89	389.89	0.0

EVANS JEFF C & DENISE P 27 EVANS CR DAWSONVILLE, GA 30534

Paid By :

EVANS GARBAGE SERVICE	Cash Amt:	0.00
27 EVANS CIRCLE	Check Amt:	0.00
DAWSONVILLE, GA 30534	Charge Amt:	0.00
706-216-4232	Change Amt:	0.00
Check No	Refund Amt:	0.00
Charge Acct	Overpay Amt:	0.00



2022 Property Tax Statement	Bill No.	Due Date	TOTAL DUE
Nicole Stewart	2022-14879		.00
Dawson County Tax Commissioner 25 Justice Way Suite 1222 Dawsonville, GA 30534	Map: 106 077 Last payment made on: 11/16/ Location: 176 EVANS CIR	2022	Printed: 02/23/2023
MAKE CHECK OR MONEY ORDER PAYABLE TO: Dawson County Tax Commissioner	Dear Taxpayer, This is your current year Statement. This bill must 1st in order to avoid inter payment is made after the office for the current amo all bills to be mailed to th	be paid in full by Dec est and penalty charg due date, please cal ount due. State law rec	ember jes. If I the quires
EVANS MICHAEL WILLIAM & CRYSTAL PINION 176 EVANS CIRCLE DAWSONVILLE, GA 30534	January 1st of the tax yea property, please forward and notify our office. Thank you for the privileg Tax Commissioner. Nicole Stewart	this bill to the NEW O	WNER
RETURN THIS PORTION WITH PAYMENT			
(Interest will be added per month if not paid by due date)			

Nicole Stewart Dawson County Tax Commissioner 25 Justice Way Suite 1222 Dawsonville, GA 30534 Tax Payer:EVANS MICHAEL WILLIAM & CRYSTAMap Code:106 077REALDescription:PT LOTS 9 10 T J SLATON LL 370Location:176 EVANS CIRBill No:2022-14879District:001 DAWSON COUNTY UNINCORPORATE

Phone: (706) 344-3520 Fax: (706) 344-3522

Building Value	Land Value	Acres	Fair Marke Value	et	Due Date	Billing Date			ment Through	Exemptions
37,316	33,100	1.4900	70,416						S1	
	Entity	Adjuste FMV		let ssment	Exemptions	Taxable Value	Millage Rate	Gross Tax	Credit	Net Tax
STATE TAX		7	0,416	28,166	2,000.00	26,166	.0000			.00
COUNTY M&O	_	7	0,416	28,166	2,000.00	26,166	12.3455	323.03		188.98
SALES TAX F	ROLLBACK		· · · · ·			26,166	-5.1230		-134.05	5
SCHOOL M&O		7	0,416	28,166	2,000.00	26,166	14.2000	371.56		371.56
<u>ана 316 - Т</u>	OTALS		109 6.201				21.4225	694.59	-134.05	560.54

This gradual reduction and elimination of the state property tax millage rate is the result of property tax relief passed by the Governor and the House of Representatives and the Georgia State Senate.

You can pay your bill in person, by mail, by phone (706-701-2576), online at	Current Due	560.54
www.dawsoncountytax.com, or at the drop box in front of the courthouse at the		
crosswalk. If Postmarked after December 1st, interest at a rate prescribed by law will	Penalty	0.00
be added monthly. An additional penalty as prescribed by law will be added every 120	Interest	0.00
days. If the bill is marked appealed, then this bill is only 85% of the total bill pending.	Other Fees	0.00
	Previous Payments	560.54
NO PAYMENT CONTRACTS WILL BE ALLOWED. \$35.00 FEE FO	Back taxes	0.00
10 PATMENT CONTRACTS WILL BE ALLOWED: \$55.00 TELTO	TOTAL DUE	.00

Official Tax Receipt Nicole Stewart DAWSON COUNTY Tax Commissioner

Phone: (706) 344-3520 Fax: (706) 344-3522

25 Justice Way Suite 1222 Dawsonville, GA 30534

·									
Trans No	F	Property ID/Distri Description	ct	Original Due	Interest & Penalty	Prev Paid	Amount Due	Amount Paid	Transaction Balance
15418 Year-Bill No 2022 - 14879	13-S	10 T J SLATON L \$70,416.00	/ 001 L 370 LD	560.54	0.00 Fees 0.00		560.54	560.54 Paid Date 11/16/2022 10:56:38	0.00 Current Due 0.00
Transactions:	15418	- 15426	Totals	560.54	0.00	0.00	560.54	560.54	0.00

Paid By :

	EVANS GARBAGE SERVICE	Cash Amt:	0.00
EVANS MICHAEL WILLIAM & CRYSTAL	27 EVANS CIRCLE	Check Amt:	0.00
PINION 176 EVANS CIRCLE	DAWSONVILLE, GA 30534	Charge Amt:	0.00
DAWSONVILLE, GA 30534	706-216-4232	Change Amt:	0.00
,,,	Check No	Refund Amt:	0.00
	Charge Acct	Overpay Amt:	0.00









A MUNIMUM TEN 107 FULL BREAKING AREA NO GREATER 1 FIVE (5) INCHES ABOVE THE CROWN OF THE STREET OR ROAD

DUE TO THE EXISTING GRADES A DRIVEWAY PIPE WILL NOT BE REQUIRED TO ACCESS THE PROPERTY.

RIGHT-DF-WAY SHALL BE REQUIRED TO KEEP THE EASEMENT FR OF OBSTRUCTIONS AND WILL MAINTAIN SAME IN SUCH A WAY ASSURE FREE AND MAXIMUM FLOW AT ALL TIMES.

IT IS RECOMMENDED THAT POTENTIAL BUYERS/DEVELOPERS VER WITH LOCAL GOVERNING AUTHORITIES REGARDING BUILDING

LINE	BEARING	DISTANCE
L1	N 89'40'57" E	46.86'
L3	S 88'14'27" E	47.18'
L4	N 86'50'10" W	46.80'
L5	S 86°47'06" E	29.41'

SURVEY NOTES: 1.) FIELD DATA:



3.) PLAT PRECISION: 1'/965,281'. THIS PLAT HAS BEEN DONE FOR THE USE AND PURPOSE OF THE CLIENT ASCRIBED AND CONTRACTED WITH BELOW.

ALL OTHER PARTIES ARE SUBSEQUENTLY PUT ON NOTICE AS TO THE LIMITED DEGREE OF RELIANCE UPON THIS PLAT BY THIRD PARTIES. 5.) THE PUBLIC RECORDS REFERENCED HEREON REFLECT

THOSE RECORDS NECESSARY TO THE BOUNDARY OF THE SUBJECT PROPERTY. THEY DO NOT CONSTITUTE A TITLE SEARCH. PROPERTY IS SUBJECT TO ALL RIGHT OF WAYS, EASEMENTS, AND RESTRICTIONS OF RECORD.

6.) THE NORTH MERIDIAN SHOWN HEREON IS BASED ON GRID NORTH GA WEST ZONE OBTAINED BY GPS RTK METHODS.

LEGEND

P.P. -P- N/F D.B. P.B. PG. POC	= RE-BAR = RIGHT OF WAY = PROPERTY LINE = CENTER LINE = BUILDING LINE = LAND LOT = LAND LOT LINE = POWER POLE = POWER LINE = NOW OR FORMERLY = DEED BOOK	



NO SIDE OR REAR SETBACK MAY BE REQUIRED WHEN THE ADJACENT PROPERTY IS COMMERCIAL AND THERE IS NO FIRE HAZARD CREATED BY LACK OF SETBACK. REAR SETBACK WHEN ABUTTING A RESIDENTIAL DISTRICT IS 50 FEET. WHERE THE COMMERCIAL DISTRICT ABUTS A RESIDENTIAL DISTRICT, AN ADDITIONAL 10 FEET SETBACK MAY BE REQUIRED IN ORDER TO PROVIDE A 10 FOOT WIDE SCREEN OR BUFFER AT THE DISCRETION OF THE PLANNING COMMISSION OR BOARD OF COMMISSIONERS TO REDUCE OR ELIMINATE NOICE FACTORS, VISUAL EFFECTS OR THE POSSIBILITY OF NOXIOUS ODORS THAT MAY NEGATIVELY IMPACT THE ADJACENT RESIDENTIAL AREA. DAWSON COUNTY LAND DEVELOPMENT ORDINANCES CHAPTER 121-ARTICLE IV-SEC. 121-102.



CURVE	RADIUS	ARC LENGTH	CHORD LENGTH	CHORD BEARING	IDE
C1	1672.71'	171.24'	171.17'	S 86°31'11" W	5'5
C1 C2	2083.06'	240.95'	240.82	S 81°27'02" E	6'3

TOTAL AREA = 8.304 ACRES

THIS PLAT HAS BEEN PREPARED FOR THE EXCLUSIVE USE AND PURPOSE OF THE PERSON, PERSONS OR ENTITY NAMED HEREON, SAID CERTIFICATION DOES NOT EXTEND TO ANY UNNAMED PERSON WITHOUT AN EXPRESS RECERTIFICATION BY THE SURVEYOR.

THIS SURVEY IS SUBJECT TO ANY AND ALL EASEMENTS, R/W's, ETC., OF RECORD OR NOT OF RECORD, ABOVE OR BELOW GROUND. ALL MATTERS OF TITLE ARE EXCEPTED.

THE PUBLIC RECORDS REFERENCED HEREON REFLECT ONLY THOSE RECORDS NECESSARY TO ESTABLISH THE BOUNDARIES SHOWN HEREON, AND REFERENCE TO THE SAME DOES NOT AND IS NOT INTENDED TO CONSTITUTE A TITLE SEARCH OR TITLE OPINION.

ACCORDING TO FIRM MAP NO. 13085C 0225C, DATED 04/04/2018, THIS PROPERTY IS NOT LOCATED WITHIN SPECIAL FLOOD HAZARD AREA.

DAWSON COUNTY SHALL NOT BE RESPONSIBLE FOR THE MAINTENANCE OF ANY PIPES, DITCHES, DETENTION PONDS OR OTHER STRUCTURES WITHIN ANY DRAINAGE EASEMENT BEYOND THE COUNTY RIGHT-DF-WAY.

NO STRUCTURES, FENCES OR OTHER OBSTRUCTIONS MAY BE LOCATED WITHIN A DRAINAGE OR ACCESS EASEMENT WITHOUT PRIOR APPROVAL BY THE DAWSON COUNTY DEPARTMENT OF ENGINEERING.

THE COMMON DRIVEWAYS IDENTIFIED AS "PRIVATELY MAINTAINED" ARE PRIVATE WAYS AND ARE NOT MAINTAINED BY STATE, COUNTY, CITY OR OTHER PUBLIC AGENCIES.

PRIVATELY MAINTAINED COMMON DRIVEWAYS ARE INELIGIBLE FOR ADOPTION AS PUBLIC ROADS OR STREETS.

ALL DRIVEWAYS ENTERING ANY COUNTY STREET OR ROAD SHALL HAVE A MINIMUM TEN (10) FOOT BREAKING AREA NO GREATER THAN FIVE (5) INCHES ABOVE THE CROWN OF THE STREET OR ROAD.

DUE TO THE EXISTING GRADES A DRIVEWAY PIPE WILL NOT BE REQUIRED TO ACCESS THE PROPERTY.

PRIVATE DEVELOPMENT DRAINAGE EASEMENTS OFF STREET RIGHT-OF-WAY SHALL BE REQUIRED TO KEEP THE EASEMENT FREE OF OBSTRUCTIONS AND WILL MAINTAIN SAME IN SUCH A WAY TO ASSURE FREE AND MAXIMUM FLOW AT ALL TIMES.

IT IS RECOMMENDED THAT POTENTIAL BUYERS/DEVELOPERS VERIFY WITH LOCAL GOVERNING AUTHORITIES REGARDING BUILDING REGULATIONS/PERMITS PRIOR TO PURCHASE,





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