

### CITY COUNCIL REGULAR MEETING AGENDA

Monday, July 28, 2025 7:00 PM Council Chambers 70 S. Clayton St, GA 30046

**Call to Order** 

**Prayer** 

**Pledge of Allegiance** 

**Agenda Additions / Deletions** 

#### **Approval of Prior Meeting Minutes**

- 1. June 25, 2025 Regular Meeting, Executive Session
- 2. July 09, 2025 Special Call, Special Call, Work Session, Executive Session

#### **Announcements**

#### **Public Comment**

To participate in the Public Comment part of the Agenda, you must register with the City Clerk prior to the beginning of the meeting. Presentations will be limited to 2 minutes per person and Council will not respond to the comment.

#### **Consent Agenda**

These are items on which the Mayor and Council are in agreement to approve and are placed on the agenda to be approved in one vote.

- Ordinance to amend Chapter 4 of the Code of the City of Lawrenceville regarding alcohol regulations
- 4. Firm Service Acquisition, Mississippi Hub Storage
- 5. Authorization for Firm Service Acquisition for Transco 85 North Expansion Project

6. Placement of Public Artwork on Public Property

#### **Public Hearing Old Business**

Discussion will be limited to 7 minutes per side including rebuttal. Discussions on Zoning issues will be limited to 10 minutes per side including rebuttal. Questions and answers from Council Members will not infringe on the time limit.

7. Adoption of Resolution for Fiscal Year 2026 Millage Rate

#### **Public Hearing New Business**

Discussion will be limited to 7 minutes per side including rebuttal. Discussions on Zoning issues will be limited to 10 minutes per side including rebuttal. Questions and answers from Council Members will not infringe on the time limit.

- 8. RZR2025-00028; The InVision Group, LLC; 215 Jackson Street
- RZR2025-00029; North DTL CC PH1, LLC; 750 North Clayton Street, 113 Maddox Street, 127
   Maddox Street
- 10. SUP2025-00108; HFA-Kelsey Kreher; 650 Gwinnett Drive
- 11. Ordinance to Amend Article 2 Supplementary Regulations of the City of Lawrenceville Zoning Ordinance 2020

#### **Council Business New Business**

There is no public comment during this section of the agenda unless formally requested by the Mayor and the Council.

- 12. Ratification of Emergency Work for Stormwater Repair at Collins Industrial Way
- 13. Contract Award for 460 Paper Mill Road Stormwater & Driveway Improvements
- 1st Amendment to the Agreement with Impact46 for use of funds to operate FIRST Housing Center
- 15. New Agreement with Impact46 for use of 10 Water Works Road
- 16. Acquisition of 232 West Pike Street
- 17. Resolution Authorizing Participation in an Amicus Brief in the Chang v. City of Milton Appeal

#### **Executive Session - Personnel, Litigation, Real Estate**

#### **Final Adjournment**



### AGENDA REPORT MEETING: REGULAR MEETING, JULY 28, 2025 AGENDA CATEGORY: CONSENT AGENDA

**Item:** Ordinance to amend Chapter 4 of the Code of the City of Lawrenceville

regarding alcohol regulations

**Department:** Finance

**Date of Meeting:** Monday, July 28, 2025

Fiscal Impact: N/A

**Presented By:** Keith Lee, Chief Financial Officer

**Action Requested:** Authorize the amendment to the alcohol ordinance for special event time

periods and commemorative ceramic mugs

**Summary:** This is a request to update the alcohol ordinance to provide for a longer period for outdoor special events. This could include festivals, holiday events, or other experiences that may include alcohol as part of the event. Additionally, this would include allowing the sale of ceramic mugs within the permitted space for the outdoor special events. These changes have been reviewed by the City Attorney.

Fiscal Impact: N/A

#### **Attachments/Exhibits:**

• Alcohol Ordinance - Revision.docx

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ORDINANCE	
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### ORDINANCE TO AMEND CHAPTER 4 OF THE CODE OF THE CITY OF LAWRENCEVILLE, GEORGIA REGARDING ALCOHOL REGULATIONS TO UPDATE THE SPECIAL EVENT PERMIT AND CONTAINERS INSIDE THE PERMITTE AREA AND FOR OTHER PURPOSES

The City Council of the City of Lawrenceville, Georgia hereby ordains that the Code of the City of Lawrenceville, Georgia shall be amended as follows:

#### Section1:

That subsubsection 4-70(B)(3) related to outdoor special event permits, is hereby amended by deleting subsubsection (a)(8) in its entirety and replacing the language to read as follows:

- (3) Outdoor special event permit.
  - This subsection shall apply to all events except those exempted by (ii) below. a. Outside in an area clearly marked for identification as an outdoor alcohol drinking area pursuant to a special event permit issued by Mayor and Council to allow consumption outside of a licensed establishment. Only establishments licensed and properly permitted by the State shall be eligible for special event permit and license under this subsection. The license shall be granted for a maximum of five consecutive days (provided the state issues a permit) and shall be governed by all of the other rules and regulations of the City as if the alcohol was being dispensed within an establishment licensed by the City for sale of alcohol for consumption on the premises. A permit fee of \$1.00 per square foot or \$2,000.00, whichever is greater, shall be charged per event payable at the time of issuance of the permit. The applicant shall be required to provide adequate security officers for the event as established by the Mayor and Council at the expense of the applicant. Security officers shall be off duty Police Officers or Sheriff's deputies from the County or one of its municipalities.
  - b. This subsection shall apply only in the case of an event sponsored by the City. Outside in an area clearly marked for identification as an outdoor alcohol drinking area pursuant to a special event permit issued by the City Manager to allow consumption outside of a licensed establishment. Only establishments licensed and properly permitted by the State shall be eligible for special event permit and license under this subsection. An application fee of \$100.00 shall be submitted with the special event application. The license shall be granted for a maximum of five consecutive days (provided the state issues a permit) and shall be governed

by all of the other rules and regulations of the City as if the alcohol was being dispensed within an establishment licensed by the City for sale of alcohol for consumption on the premises;

#### Section 2:

That subsubsection 4-71(b) related to dispensing and drinking alcohol, is hereby amended by deleting subsubsection 4-71(b) in its entirety and replacing the language to read as follows:

- (b) The following additional regulations shall apply to dispensing and drinking alcohol pursuant to the exceptions set forth in subsection 4-70(b)(3) and shall be made conditions of each special event permit issued for such exceptions:
  - (1) Two drink limit. Any establishment licensed to dispense alcoholic beverages by the drink for consumption on the premises is authorized to dispense an alcoholic beverage in a paper or plastic cup or aluminum container, for removal from the premises; provided, however, that no establishment shall dispense to any person more than two such alcoholic beverages at a time and provided the alcohol is consumed in the area specified in the special event permit granted in subsection 4-70(b)(3).
  - (2) Size limitation. No container in which an alcoholic beverage is dispensed or served pursuant to subsection 4-70(b)(3) shall exceed 16 fluid ounces in size; provided, however, that beer or a malt beverage may be dispensed or served in a container up to but not exceeding 24 fluid ounces in size. No person shall hold in possession within the defined area any open alcoholic beverage container which exceeds 16 fluid ounces in size, except for a container of beer or a malt beverage which shall not exceed 24 fluid ounces in size.
  - (3) Drinking from glass prohibited. It shall be unlawful for any person to drink or attempt to drink any alcoholic beverage from a glass container or to possess in a glass container any alcoholic beverage outside the defined area.
  - (4) Commemorative Ceramic Mug: It shall be permitted in the defined area to drink from a mug made of ceramic material, created to honor, celebrate or remember the event. The mug should serve as a keepsake for individuals attending the event.
  - (54) *Drinking outside the designated area*. It shall be a violation of this article to take an alcoholic beverage served in the designated area outside of the designated area for any reason.
  - (6) Hours and days. It shall be unlawful for any person to purchase, distribute, or consume alcoholic beverages outside of the hours of sale provisions contained in this article.

#### Section 3:

All ordinances, regulations, or parts of the same in conflict with this ordinance are hereby rescinded to the extent of said conflict and only to the extent of said conflict.

#### Section 4:

If any section, article, paragraph, sentence, clause, phrase, or word in this ordinance, or application thereof to any person or circumstance is held invalid or unconstitutional by a Court of competent jurisdiction, such holding shall not affect the validity of the remaining portions of this ordinance; and the City Council hereby declares it would have passed such remaining portions of the ordinance despite such invalidity, which remaining portions shall remain in full force and effect.

#### Section 5:

This ordinance shall become effective upon its adoption by the City Council.

IT IS SO ORDAINED this 28th day of July, 2025.

	 David R. Still, Mayor
Attest:	
Karen Pierce, City Clerk	



AGENDA REPORT
MEETING: REGULAR MEETING, JULY 28, 2025
AGENDA CATEGORY: CONSENT AGENDA

**Item:** Firm Service Acquisition, Mississippi Hub Storage

**Department:** Natural Gas

**Date of Meeting:** Monday, July 28, 2025

**Fiscal Impact:** Indicative Rate of \$506,776.00

**Presented By:** Todd Hardigree, Natural Gas Director

**Action Requested:** Approve Firm Service Acquisition, and to Authorize the Mayor or City

Manager to execute the Contract, Subject to review and approval by the

City Attorney

**Summary:** Demand growth, such as electric generation, and price volatility have continued to put pressure on market prices. This is an opportunity to authorize the gas authority to transact on behalf of the city to acquire the storage asset through a third-party holder of the asset to protect against price spikes during peak demand conditions. The gas director and gas authority are recommending participating in this project for a maximum daily withdrawal quantity of 5,677 Dth/day and has an indicative term of up to 5 years. This service does not reduce any of our peaking needs but supplies us with a reliable and economical supply source, at a minimal charge.

Fiscal Impact: Indicative rate of \$506,776.00. Estimated impact per firm customer is \$0.014/Ccf

#### **Attachments/Exhibits:**

- Lawrenceville Election form 5-2-25 Storage
- Transco Member Memo Mississippi Hub Storage Service 5.5.25

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#### **Authorization for Firm Contract Changes**

The Municipal Gas Authority of Georgia presents the firm service acquisition described below effective in 2025, when MS Hub Storage is contracted with a third-party holder of the asset, for the City of Lawrenceville, after formal city approval, if required, by July 31, 2025.

The purpose of this form is to authorize Gas Authority to transact on behalf of the city acquire the storage asset. We are thinking of an initial term of up to 5 years.

**Maximum Daily Withdrawal** 

Quantity (MDWQ)

As indicated below the City of Lawrenceville is authorizing the firm service changes described below.

Firm Services to be Added:

Description

**Date Signed** 

Mississippi Hub Storage	5,677 Dth/day	\$506,776
The change to firm services is:	Approved	Declined
On behalf of City of Lawrenceville:		
Name, Title (printed)		
Signature		

**Annual Demand Cost** 



#### MEMORANDUM

Date: May 5, 2025

To: Gas Authority Transco Members

From: Jeff Billings, VP, Gas Supply & Risk Management & Robin Young, Sr. Manager, Planning &

**Operations** 

Re: Mississippi Hub Storage Service

Due to the price volatility of the market in recent years and demand growth in the southeast continuing to put pressure on market prices, additional storage services are needed to help offset price spikes in peak demand conditions. Daily load swings in January are from 30,000 to 205,000 MMBtu. Transco issued OFOs more than 85% of time last year. Although 7 members have Pine Needle LNG storage, this is the only asset available on a last nomination cycle or post nomination cycle to reliably cover a supply Force Majeure situation. Purchasing rights to storage in the wellhead area would provide some assistance, if needed, for both a force majeure situation and/or to manage daily load and price swings.

We have evaluated the availability and terms of various storage services and recommend all Transco members subscribe to the Mississippi Hub Storage service. We are exploring acquiring a storage capacity release of this asset from another shipper that could start as early as September of 2025, with a term of up to 5 years. This service would be allocated to members on Transco pipeline based on a similar method of allocation as Swing Supply Charge calculation with total demand cost based on contract demand (excluding peaking services).

Mississippi Hub Storage is a FERC-certified, high-deliverability, underground salt cavern storage facility located in Simpson County, Mississippi. The facility is connected to Transco, Southern Natural Gas, and SESH. There are currently 3 storage caverns holding up to 22.4 bcf of working gas, with a planned expansion that will include an additional 3 storage caverns with total expected output of 55.9 bcf from the combined total caverns post-expansion. The demand cost of this service is \$0.24457/dth (of MDWQ). The program would additionally be set up so that financial hedges could be structured to provide some financial stability while balancing operational needs. This service does not reduce any peaking needs but is a reliable and economical supply source.

To indicate your approval of subscribing to this storage service, a signed member election form is required. This will be emailed to you in the coming days. Please sign, indicating your approval to participate in subscribing to this service, and return it to ryoung@gasauthority.com no later than 7/31/25.

If you have any questions or comments, please contact your Member Support representative or one of us as soon as possible.



AGENDA REPORT
MEETING: REGULAR MEETING, JULY 28, 2025
AGENDA CATEGORY: CONSENT AGENDA

**Item:** Authorization for Firm Service Acquisition for Transco 85 North Expansion

Project

**Department:** Natural Gas

**Date of Meeting:** Monday, July 28, 2025

**Fiscal Impact:** Indicative Rate of \$2,828,750.00

**Presented By:** Todd Hardigree, Natural Gas Director

**Action Requested:** Approve Firm Service Acquisition, and to Authorize the Mayor or City

Manager to execute the Contract, subject to review and approval by the

City Attorney

**Summary:** As the gas system continues to grow, firm gas load is needed to keep prices down. This keeps the gas authority from going to the expensive "peaking" market and buying gas that we need on a day-to-day basis, especially in the Winter. This is an opportunity to buy "firm" gas from our supplier, Transco (Williams), as part of a pipeline expansion project. The price is early at \$1.55/per dekatherm. The gas director is recommending participating in this project for a daily volume of 5,000 Dth/day. This number is based upon our growth and current usage. This gas will not come online until 2031 and has a term of 20 years.

Fiscal Impact: Indicative rate of \$2,828,750.00. Estimated impact per firm customer is \$0.076/Ccf

#### **Attachments/Exhibits:**

- Lawrenceville Election form 4-21-25 permanent acquisition
- Transco 85 North II -6.16.25
- 10 Year Demand & Capacity Plan Lawrenceville mocked up with T85 II N placeholder level

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MGAG 10 Year Demand and Capacity Analysis - Lawrenceville

				Prev Year	Year 1	Year 2	Year 3	Year 4	Year 5	Year 6	Year 7	Year 8	Year 9	Year 10
	2021-22	2022-23	2023-24	2024-25	2025-26	2026-27	2027-28	2028-29	2029-30	2030-31	2031-32	2032-33	2033-34	2034-35
Customer Count	50,109	51,488	52,678	53,569	54,640	55,733	56,848	57,985	59,145	60,328	61,535	62,766	64,021	65,301
Growth Rate				1.7%	2.0%	2.0%	2.0%	2.0%	2.0%	2.0%	2.0%	2.0%	2.0%	2.0%
Projected Design Day			HDD	2024-25	2025-26	2026-27	2027-28	2028-29	2029-30	2030-31	2031-32	2032-33	2033-34	2034-35
Firm Design Day Demand			51.5	70,098	73,650	75,123	76,626	78,159	79,722	81,317	82,944	84,603	86,295	88,020
NGV Demand				-	-	-	-	-	-	-	-	-	-	-
Interruptible Demand				-	-	-	-	-	-	-	-	-	-	-
Total Projected Design Day De	mand			70,098	73,650	75,123	76,626	78,159	79,722	81,317	82,944	84,603	86,295	88,020
Firm Services														
FT				36,494	39,994	39,994	39,994	39,994	39,994	39,994	44,994	44,994	44,994	44,994
GSS				-	-	-	-	-	-	-	-	-	-	-
Winter Service Pool				28,562	28,811	-	-	-	-	-	-	-	-	-
Delivered Service				-	-	-	-	-	-	-	-	-	-	-
Pine Needle				3,083	3,089	3,089	3,089	3,089	3,089	3,089	3,089	3,089	3,089	3,089
LNG/LGA				-	-	-	-	-	-	-	-	-	-	-
Propane Plant				-	-	-	-	-	-	-	-	-	-	-
Seasonal Capacity / (Shared v	with Othe	ers)		1,924	1,687	-	-	-	-	-	-	-	-	-
<b>Total Firm Services</b>				70,063	73,581	43,083	43,083	43,083	43,083	43,083	48,083	48,083	48,083	48,083
Firm Long/(Short) Dth				(35)	(69)	(32,040)	(33,543)	(35,076)	(36,639)	(38,234)	(34,861)	(36,520)	(38,212)	(39,937)
<u>-</u>				0%	0%	-74%	-78%	-81%	-85%	-89%	-73%	-76%	-79%	-83%
*3 500 dth in Transco's AGC (A	Jahama t	o Georgia C	onnector or	niect) project	ed ISD Octo	her 2025								

<sup>\*3,500</sup> dth in Transco's AGC (Alabama to Georgia Connector project) projected ISD October 2025

Long - There are firm services sufficient to meet the projected firm requirements on the design day

Short - The projected firm requirements on the design day are greather than the firm services available and more capacity is recommended if available

			FT	
Williams Transco Meter Station Summary			Capacity	
		Rated		
	Meter	Meter	Trasnco	5-Year
	Stations	Capacity	MDQ	Peak Day
	7304	24,840	39,994	65,760
	7408	28,980		
	7013	13,869		
	Combined	67,689		

<sup>\*\*5,000</sup> dth shown for Transco expansion project T85 II North in year 2031-32 forward - this is placeholder until final city approval (possible to be in service 2H 2030 or 1H 2031)



#### **Authorization for Firm Contract Changes**

The Municipal Gas Authority of Georgia presents the firm service acquisition described below effective in 2031, when Transco's 85 North II Expansion project is completed and in service, for the City of Lawrenceville, after formal city approval, if required, by June 30, 2025.

The purpose of this form is to authorize Gas Authority to submit a request form to Transco to permanently acquire firm capacity in the 85 North II Expansion project. This will have a term of twenty years. The Gas Authority understands the receipt point will be Transco pooling Station 85.

As indicated below the City of Lawrenceville is authorizing the firm service changes described below.

Firm Services to be Added:  Description	Daily Quantity	Annual Demand Cost	
Description		(indicative rate – final cost to be provided by Transco)	
Transco FT, Zone 4	5,000 Dth/day	\$2,828,750	
Delivery to MGAG VAD, 9002780			
[for modeling of project, Lawrenceville physical meter ]			

The change to firm services is:	Approved	Declined	
On behalf of City of Lawrenceville:			
Name, Title (printed)			
Signature			
Date Signed		'	

104 TownPark Drive Kennesaw, GA 30144

770-590-1000

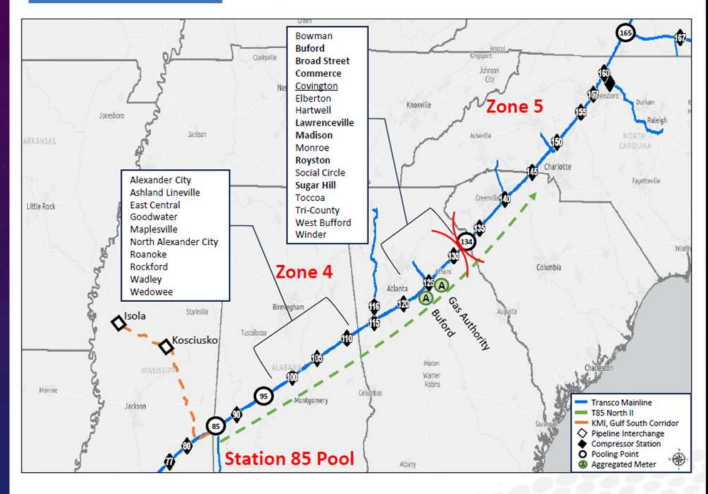
www.gasautho

## City of Lawrenceville

Transco 85 North II Expansion Project

Currently

### 85 North II Expansion



#### Project Scope:

- · Firm Transportation Capacity (Expansion)
- Up to 1,000 Mdth/d from Station 85 Pool as far north as Station 145
- ~ 150 miles of looping & brownfield HP at 11 compressor stations

#### Commercial Terms:

- Primary Term: (20) years
- Indicative Negotiated Rate\*:
  - Daily Reservation (\$/Dth): \$2.00\*
  - Tariff Max Commodity Rate (\$/Dth):
    - Sta 85 Zn4 Pool to Zn4: \$0.02290
    - Sta 85 Zn4 Pool to Zn5: \$0.03545
  - Tariff Fuel Retention Percentage\*\*:
    - Sta 85 Zn4 Pool to Zn4: 1.04%
    - Sta 85 Zn4 Pool to Zn5: 1.76%
  - Applicable ACA surcharges

#### Timeline:

- Execute PA's 2Q25
- Open Season & Final Design/Rates 3Q25
- Project Sanction / Board Approval 1Q26
- Target In-Service 1H 2031

#### Transco Advantage:

- Reliability Multiple large diameter lines, Bi-Directional Flow
- · Optimization Segmenting & Path Rights
- Flexibility Zn4 and/or Zn5 access to secondary receipts & deliveries
- Rolled-In System Fuel Rates (subject to FERC)
- Supply liquidity at Station 85

\* Subject to final Open Season results, facility design, and Board Approvals. Additional rate adders for customer-specific delivery lateral extensions and/or pressure commitments.

### Transco 85 North II Expansion Project

#### Lawrenceville request is for 5,000 Dth per day

#### Planned Firm Design Day (Winter 2024 - 2025):

- > 52% Firm Transportation contracts (like the new project). These are long term commitments 15 to 30 years.
- 4% Storage
- Estimated 3% Member sharing
- ▶ 41% Transco delivered Supply (peaking) services tied to Zone 5 pricing.

#### **Customer Growth Rate:**

- ▶ 1.3% to 2.3% growth rate over past 5 years.
- Average added meters per year for past 5 years is 967 meters.
- If FT Capacity from the Transco project isn't added, increasingly other Peaking services will be depended on to cover the additional growth and Firm Design Day requirements. Member pool capacity sharing analysis is revised annually and cannot be determined for future years in advance.

#### Other Considerations:

- There is no guarantee that economic peaking services will persist to be available years in the future.
- Portfolio approach will continue to have Firm Design Day met with combination of FT, Storage, and Peaking.
- With projected growth, adding small amounts of incremental capacity as open seasons are announced is prudent.
- These opportunities come along many years apart and the lead time for new projects is increasing.

### Transco 85 North II Expansion Project

#### **Project Details and Economics:**

- Project term is 20 years. Target in-service date is 2031.
- Indicative rate of \$1.55/Dth/day (as of 5/22/25; project was originally indicative priced at \$2.00/Dth/day)
- Estimated annual cost to Lawrenceville of \$2,828,750 for 5,000 Dth/day
- This will increase overall FT Quantity by 15%, and indicative total Demand/Storage costs by approximately 82% from today
- Impact to average Firm Customer: \$0.076/Ccf
- Estimated annual cost increase to customer: Residential \$38; Commercial \$186
- This new capacity is scheduled for delivery to Transco meter #7408 (Lawrenceville #3)
- To commit to the project, Gas Authority will submit a Precedent Agreement on behalf of Members following the open season bid period and final approval by Transco.



AGENDA REPORT
MEETING: REGULAR MEETING, JULY 28, 2025
CATEGORY: CONSENT AGENDA

**Item:** Placement of Public Artwork on Public Property

**Department:** City Manager

**Date of Meeting:** Monday, July 28, 2025

Fiscal Impact: N/A

**Presented By:** Michael Fischer, Assistant City Manager - Operations

**Action Requested:** Approval of policy to provide a set of standards for application, and

review guidelines for Public Artwork Placed on Public Property

**Summary:** This policy is to establish a clear and structured process for reviewing and approving requests for the placement of public artwork (murals, monuments, sculptures, etc.) on public property.

**Background:** The City of Lawrenceville receives requests for artwork to be placed on public property from time to time. The City of Lawrenceville and the Lawrenceville Arts Commission will collaborate to receive applications for such artwork in a structured format. The format will include a review process, recommendations from the Arts Commission, public engagement, and an impact assessment of the environmental, logistical and long-term maintenance implications of the artwork.

**Concurrences:** City Manager, Assistant City Manager, Community and Economic Development and Legal Review.

#### **Attachments/Exhibits:**

Placement of Public Artwork on Public Property Policy.pdf

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### LAWRENCEVILLE

### Policy Name: Placement of Public Artwork on Public Property

City Manager Policy: Effective Date:

#### **PURPOSE**

The purpose of this policy and procedure is to establish a clear and structured process for reviewing and approving requests for the placement of public artwork (murals, monuments, sculptures, etc.) on public property. This process ensures that all proposed artwork align with the city's values, cultural identity, and public interest, while considering artistic, historical, environmental, and social impacts. Installation of private artwork on public property is prohibited. Once approved and installed, the artwork shall become the property of the City, and the City shall be responsible for maintenance of the artwork.

#### **SCOPE**

This policy applies only to the placement of public artwork on property owned or managed by the City of Lawrenceville. This includes, but is not limited to, parks, streets, plazas, public buildings, and other city-owned or designated spaces.

#### **GENERAL POLICY**

#### **Policy Overview:**

The Lawrenceville Arts Commission (the Commission) will be responsible for reviewing all requests for the placement of artwork on public property and providing a formal recommendation to the City Council regarding the approval or denial of the proposal.

The Commission's role includes:

- 1. **Review of Proposals**: Evaluate the artistic, historical, cultural, and social significance of proposed artwork.
- 2. **Recommendation**: Provide a written and verbal recommendation to the City Council for each proposal.
- 3. **Public Engagement**: Ensure public participation and input into the decision-making process, by accepting public input at the Arts Commission meeting on the date the proposal is being considered.
- 4. **Impact Assessment**: Assess the environmental, logistical, and long-term maintenance implications of the artwork placement.

Policy Name Page 1 of 4

#### **Procedure for Requesting Placement of Public Artwork on Public Property:**

#### 1. Submission of Proposal:

- Any individual, organization, or entity wishing to place artwork on public property in Lawrenceville must submit an online formal request to the Commission.
- o The online proposal must include:
  - A detailed description of the artwork, including materials, design, size, and intended location.
  - Artist credentials or the artist's portfolio.
  - Purpose and significance of the artwork, detailing its historical, cultural, or educational value.
  - Community impact assessment, explaining how the artwork fits within the city's cultural framework and its anticipated public reception.
  - **Financial information** outlining the expected cost of commissioning, installation and ongoing maintenance.
  - Maintenance plan, outlining the long-term care and upkeep of the artwork.
  - Public engagement plan (if applicable), such as community meetings, surveys, or feedback processes.

#### 2. Initial Review:

- Upon receiving the proposal, the Commission will ensure that all required materials have been submitted.
- The Commission may request additional information or clarification from the applicant if needed. The application may be subject to additional staff review for engineering, building regulation compliance.

#### 3. Community Engagement:

- The Commission will facilitate public engagement activities for artwork proposals. This may include public meetings, surveys, or other methods of soliciting feedback from local residents, businesses, and relevant stakeholders.
- The Commission will collect and incorporate community input into its evaluation of the proposal.

Policy Name Page 2 of 4

- 4. **Evaluation Criteria:** The Commission will evaluate the proposal based on the following criteria:
  - Artistic Merit: The quality, creativity, and relevance of the proposed artwork in enhancing public spaces.
  - Cultural and Historical Relevance: The importance and appropriateness of the artwork to the community's heritage and values.
  - **Location Considerations**: The suitability of the proposed location in terms of visibility, accessibility, safety, and community context.
  - o **Community Impact**: The potential effects of the artwork on the community, including any divisiveness, inclusivity, or public benefit.
  - o **Maintenance and Durability**: The artwork's expected durability and maintenance needs, including a plan for long-term care.
  - Cost: The financial feasibility of installing and maintaining the artwork, including projected costs. Provide full details of the cost of the artwork not only the commissioning of the artwork, but also the estimated funding to cover installation and long term maintenance and upkeep.

#### 5. Recommendation to the City Council:

- o After completing its review, the Commission will prepare a formal recommendation to the City Council. The recommendation will include:
  - **Approval** of the proposed artwork and its location.
  - Conditional approval, with suggested changes or additional requirements (such as further community engagement, design revisions, etc.).
  - **Denial**, providing specific reasons for the decision.
- The Commission may also suggest an alternative location, or design if deemed appropriate.

#### 6. City Council Review and Final Decision:

- o The City Council will review the recommendation during a public meeting.
- o The City Council will vote to approve or deny the proposal.
- o If approved, the city will coordinate with the applicant for the installation of the artwork.

#### **Public Notification and Transparency:**

- The Commission will ensure that all proposals and recommendations are publicly available on the city's official communications platforms 30 days prior to the Arts Commission meeting when the proposal will be considered.
- Public notices will be issued for any meetings where artwork proposals are discussed or voted upon by the Commission or City Council.

Policy Name Page **3** of **4** 

• The public will be invited to submit comments online during the 30 days prior to the application being considered at the scheduled Arts Commission meeting or attend meetings related to the artwork proposals. Online comments will be received by the Arts Commission at the designated email address.

#### **Amendment and Review:**

- The policy and procedure will be reviewed periodically by the Commission to ensure it remains effective, transparent, and aligned with city goals.
- This policy shall not take effect until approved by the City Council in a public meeting. Any amendments or revisions to the process will require approval by the City Council in a public meeting.

Approved by: _		
	David Still, Mayor	

Policy Name Page 4 of 4



### AGENDA REPORT MEETING: REGULAR MEETING, JULY 28, 2025 AGENDA CATEGORY: PUBLIC HEARING OLD BUSINESS

**Item:** Adoption of Resolution for Fiscal Year 2026 Millage Rate

**Department:** Finance

**Date of Meeting:** Monday, July 28, 2025

**Fiscal Impact:** Maintain Millage Rate at 3.26

**Presented By:** Keith Lee, Chief Financial Officer

**Action Requested:** Approve the resolution setting the millage rate at 3.26 for tax year 2025

**Summary:** Three public hearings are required by Georgia State Law upon the City's consideration of a millage rate above the rollback rate. The City is proposing to set a millage rate of 3.26, which is 0.501 mills above the calculated rollback rate. The rollback rate is calculated to be 2.759 mills.

Fiscal Impact: Maintain the current millage rate

#### **Attachments/Exhibits:**

- Millage Resolution.docx
- FY 2026 Presentation.pptx

Page 1 of 1

Page 22

<b>RESOLUTION</b>	

### RESOLUTION OF THE CITY OF LAWRENCEVILLE TO SET THE MILLAGE RATE FOR 2025

**WHEREAS,** the City of Lawrenceville depends upon revenue derived from various sources; and

**WHEREAS,** the City of Lawrenceville is dependent upon revenues generated from property taxes;

**NOW, THEREFORE, BE IT RESOLVED** that the City of Lawrenceville hereby sets its 2025 tax rate at 3.26 mills.

IT IS SO RESOLVED this 28<sup>th</sup> day of July, 2025.

	David R. Still, Mayor	
ATTEST:		
- Circle I		
Karen Pierce, City Clerk		



# Fiscal Year 2026 Millage Rate Public Hearing

July 9, 2025



### Agenda

- Proposed Millage
- Public Hearing

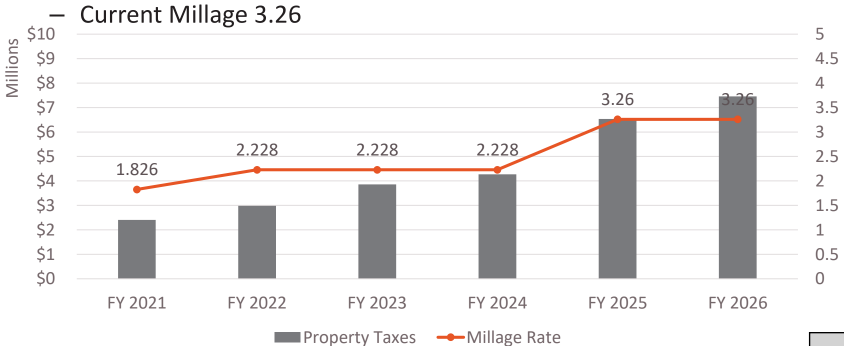
### Proposed Millage

- Proposed Millage is 3.26 (Same as FY 2025)
  - Increase of 0.501 mills above roll-back rate
  - Property Tax Revenue for FY 2025: \$7,458,000
    - Tax Revenue Increase: \$922,000
    - Helps cover services such as:
      - Increased Police Services include the real-time crime center.
      - Road and sidewalk maintenance, parks, art projects, and ADA Transitional
         Plan
      - Inflationary increases
  - With this change in millage rate, the combined County/City millage rate for inside and outside the City will be the same.



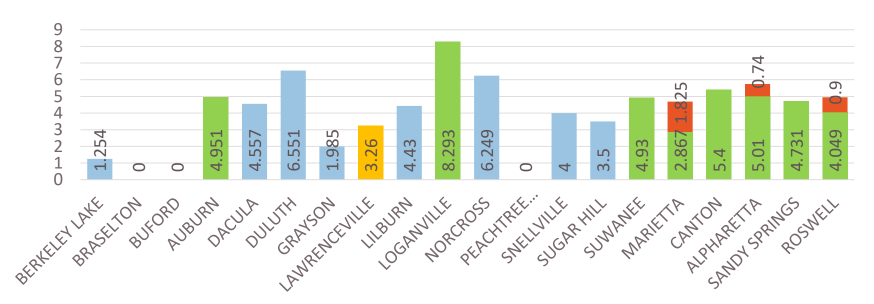
### **Proposed Millage**

- The Proposed Millage for FY 2025 is 3.26
  - Rollback Rate 2.759



# 7.

### Millage Comparison



■ M&O ■ Bond

#### COUNTY TAXES NOT ON CITY PROPERTY

County Police

2.9

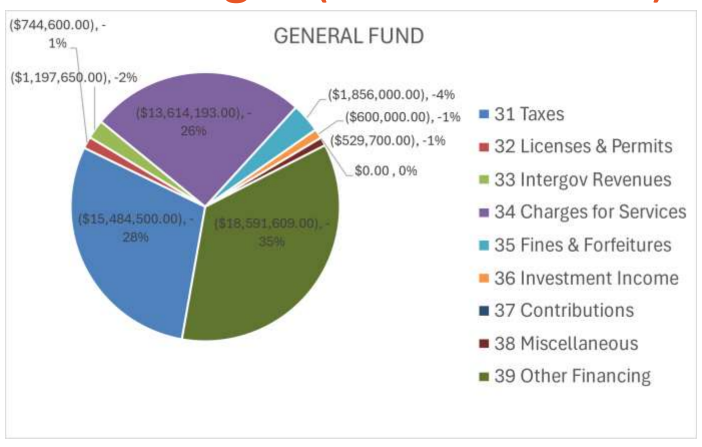
County Code Enforcement 0.36

• Total 3.26

Police Cities M&O

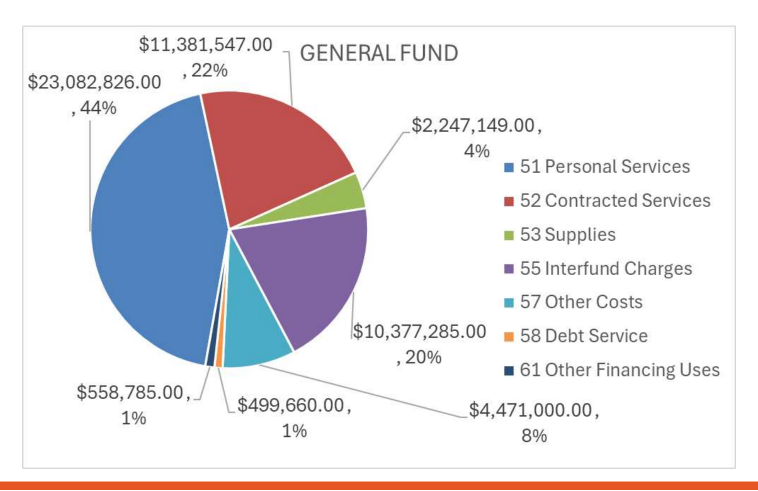


### FY 2025 Budget (General Fund)



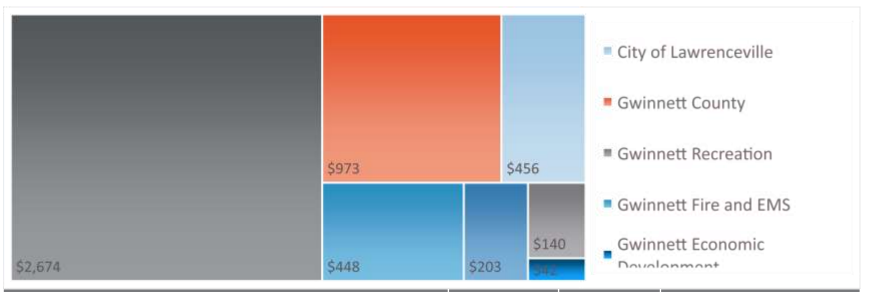


### FY 2025 Budget (General Fund)





### Millage (\$350,000 home)



District	Millage	Tax	Percent of Tax
City of Lawrenceville	3.26	\$457	9.25%
Gwinnett County	6.95	\$973	19.71%
Gwinnett Recreation	1	\$140	2.84%
Gwinnett Fire and EMS	3.2	\$448	9.08%
Gwinnett Economic Development	0.3	\$42	0.85%
Gwinnett County Schools	19.1	\$2,674	54.17%
Gwinnett County School Bond	1.45	\$203	4.11%
Total	35.26	\$4,936	1 Page 3



July 9, 2025 – 5:00 pm

Public Hearing

July 28, 2025 – 7:00 pm

- Public Hearing
- Adoption





### **Public Hearing**



#### AGENDA REPORT

MEETING: REGULAR MEETING, JULY 28, 2025 AGENDA CATEGORY: PUBLIC HEARING NEW BUSINESS

Item: RZR2025-00028; The InVision Group, LLC; 215 Jackson Street

**Department:** Planning and Development

**Date of Meeting:** Monday, July 28, 2025

**Presented By:** Todd Hargrave, Director of Planning and Development

**Applicants Request:** Rezone to RS-TH INF (Townhouse-Family Infill Residential) to develop

twelve (12) townhouses

**Planning &** 

**Development Approval with Conditions** 

**Recommendation:** 

**Planning** Commission

**Recommendation:** 

**Approval with Planning Commission Recommendations** 

**Summary:** The applicant requests a rezoning of an approximately 0.98-acre parcel from RS-150 (Single-Family Residential District) to RS-TH INF (Townhouse-Family Infill Residential District), which would represent a shift towards higher-density residential development in place of the established single-family residential zoning. The subject property is located on the eastern right-of-way of Jackson Street, just southeast of its intersection with Luckie Street. It is located directly east of the Southlawn subdivision in Downtown Lawrenceville.

#### **Attachments/Exhibits:**

- RZR2025-00028 RPRT 04172025
- RZR2025-00028 PC REC CNDS 07072025
- RZR2025-00028 MC REC CNDS 07222025 FINAL
- RZR2025-00028 M&C REC CNDS 07102025
- RZR2025-00028 P&D REC CNDS 04172025
- RZR2025-00028\_ATTCHMNTS\_06232025

Page 1 of 1 Page 34



# LAWRENCEVILLE

### Planning & Development

#### **REZONING**

CASE NUMBER(S): RZR2025-00028

**APPLICANT(S):** THE INVISION GROUP, LLC

**PROPERTY OWNER(S):**BENJAMIN BAILEY

LOCATION(S): 215 JACKSON STREET

PARCEL IDENTIFICATION NUMBER(S): R5146A129

**APPROXIMATE ACREAGE:** 0.98 ACRES

**CURRENT ZONING:** RS-150 (SINGLE-FAMILY RESIDENTIAL DISTRICT)

**PROPOSED ZONING:** RS-TH INF (TOWNHOUSE-FAMILY INFILL

**RESIDENTIAL DISTRICT)** 

**PROPOSED DEVELOPMENT:** 12 TOWNHOUSES

DEPARTMENT RECOMMENDATION: APPROVAL WITH CONDITIONS

**VICINITY MAP** 



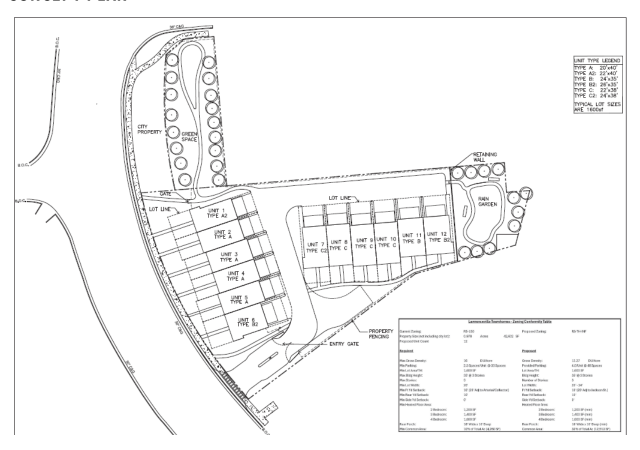
#### **ZONING HISTORY**

The subject property has been zoned RS-150 (Single-Family Residential District) since 1960, the earliest zoning record on file for the property.

#### **PROJECT SUMMARY**

The applicant requests a rezoning of an approximately 0.98-acre parcel from RS-150 (Single-Family Residential District) to RS-TH INF (Townhouse-Family Infill Residential District), which would represent a shift towards higher-density residential development in place of the established single-family residential zoning. The subject property is located on the eastern right-of-way of Jackson Street, just south of its intersection with Atha Street. It is located directly east of the Southlawn mixed-use development.

#### **CONCEPT PLAN**



#### **ZONING AND DEVELOPMENT STANDARDS**

The request represents a shift towards higher-density residential development in place of the traditional single-family residential zoning. By allowing for townhouses, the development would increase housing density on the site, possibly making the area more walkable and increasing the local population. As proposed, the development would consist of twelve (12) residential attached dwelling units as follows:

- Type: Attached Dwelling and Dwelling Units
- Building Height: Three stories (35 feet maximum)
- Building Features: Consolidated attached dwelling with shared common area, front stoops and back porches.
- Architecture: The same style of brick that maintains architectural consistency with the historic downtown area.
- Lot Area: 1,600 square feet (20-24 ft. width & 65-80 ft. depth)
- Site Features: The proposed development would be served by one gated access driveway onto Jackson Street. The development has been strategically designed to include approximately 30% common/greenspace areas, which are planned to include a picnic area, community fire pit, and landscaped rain garden.

The site plans as presented show an additional green space to the north of the subject property on land currently owned by the City; this an optional configuration should the City choose to sell the property to the developer. For the purposes of this development review, only the elements located within the boundaries of the subject property shall be included in density and green space calculations.

As presented, the proposed development otherwise meets the standards for the RS-TH INF zoning districts regarding common space, pedestrian connectivity, and architectural standards.

#### <u>Article 1 Districts, Section 102.6 RS-TH INF - Townhouse-Family Infill Residential</u> **District, B. Lot Development Standards**

Standard	Requirement	Proposal	Recommendation
Minimum Lot Area	1,600 sq. ft.	1,600 sq. ft.	N/A
Maximum Building Height	35 feet	35 feet	N/A
Maximum Number of Stories	3 stories	3 stories	N/A
Minimum Lot/Unit Width	20 feet	20 feet	N/A
Maximum Units Per Row (UPR)	8 units	6 units	N/A
Minimum Units Per Row (UPR)	3 units	6 units	N/A
Min. Front Yard Setback	10 feet	10 feet	N/A
Min. Rear Yard Setback	10 feet	10 feet	N/A
Min. Side Yard Setback	0 feet	0 feet	N/A
External Setback (Local Street)	15 feet	15 feet	N/A
External Setback (Major Street)	20 feet	20 feet	N/A

#### <u>Article 1 Districts, Section 102.6 RS-TH INF - Townhouse-Family Infill Residential</u> **District, C. Site Development Standards**

Standard	Requirement	Proposal	Recommendation
Gross Density	16 units per acre (UPA)	12.27 units per acre (UPA)	N/A
Off-Street Parking	2.5 spaces per dwelling unit (30 spaces)	4 spaces per dwelling unit (48 spaces)	N/A

The proposed elevations appear to satisfy the minimum intent of the Architectural and Design Standards set forth in Article 6, Section 602 Non-Residential Minimum Architectural and Design Standards, however, the submitted elevations are incomplete as the document does include the required rear and side elevations. Therefore, it would be appropriate for the applicant to provide revised elevations prior to receiving a recommendation from the Planning Commission or the final binding decision of the City Council.

Access to the proposed development would be provided via a private utility and access easement. No buildable lot shall be created that does not have access to either a public street, a publicly approved street, publicly maintained street, or private street.

 A variance from the Subdivision Regulations, Article X Required Improvements, Design & Construction, Section 2. Required Improvements, Subsection 2.20 Private Access Drives includes specific language requiring a private access drives shall be permitted to serve no more than two residential land locked lots where, due to special problems created as a result of necessary unusual platting configuration, or as a result of special physical features, the property could not otherwise be developed. No more than one such drive shall be approved per subdivision development and must be approved as part of the original plat. Private access drives shall have the same right-of-way as is required for local streets, fifty (50) feet.

Typically, a combined utility and access easement (such as those for private roads and multiple utilities) requires a 40-foot utility easement, which may include a 20foot roadway or drive access; an additional 10 feet on each side of the roadway or drive access to accommodate for underground utilities (e.g., electric, gas, sewer, water), and; additional space may be required if above ground structures (e.g., service cabinets, streetlights, transformers, utility poles) or stormwater facilities are required.

Additionally, the RS-TH INF zoning classification includes specific language requiring the front facades of townhouse dwellings to be parallel or radial to a public street (public right-of-way). As currently proposed, the overall layout of the development would not align with the intent of the newly adopted zoning classification. As such, the following variance would be required:

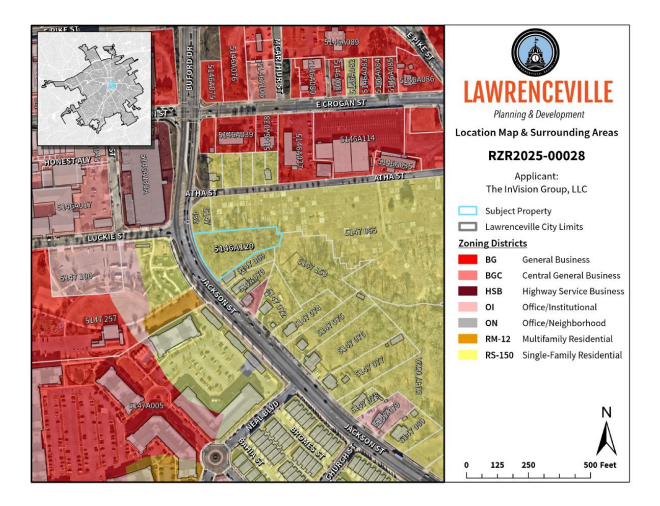
 A variance from the Zoning Ordinance, Article 1, Districts, Section 102.6 RS-TH INF - Townhouse-Family Infill Residential District, D. Lot Dimensional

Standards, Subsection 1. RS-TH Townhouse Units – General, Part a, which requires the front facades of townhouse dwelling units to be parallel or radial to the public street (Public Right-of-Way). The requested variance would allow the front facades of townhouse units 7-12 to be perpendicular to the public right-of-way of Jackson Street.

Given the narrow trapezoidal arrangement of the subject property, such a variance may be considered. Variance requests are intended to provide property owners with relief from certain zoning provisions due to the unique physical characteristics, shape, or topographical conditions of the property. In line with the City's efforts to improve its image, development should emphasize quality and value, rather than focusing solely on quantity.

These standards ensure that no lot is created without guaranteed access to critical services and public infrastructure. This can be through a public street, an approved or maintained street, or a private street that meets necessary construction standards. The core principle is to make sure all lots have proper access to roads and utility infrastructure (electric, gas, water and sewer), and access for life safety.

#### CITY OF LAWRENCEVILLE OFFICIAL ZONING MAP



#### **SURROUNDING ZONING AND USE**

The subject property is bordered primarily with residential uses and zoning districts, though there is a wide range of uses in the general vicinity of Downtown Lawrenceville. The properties directly surrounding the subject property on the eastern right-of-way of Jackson Street are all zoned RS-150 (Single-Family Residential District) and are used primarily as single-family residential dwellings. The adjacent properties to the east and north of the property as part of the Shadowlawn Memorial Garden cemetery and are also zoned RS-150. Across the right-of-way of Jackson Street is Lawrenceville Lawn as well as the Southlawn mixed-use development, both of which are composed of various zoning districts. It should be noted that Southlawn development includes a significant townhouse residential component which is similar in scope and character to the zoning proposal. To the northwest of the subject property is a parcel zoned HSB (Highway

Service Business District), site of a city-owned & operated parking deck and future site of a boutique hotel, currently under construction.

The purpose of infill zoning classifications is to enable the development of new structures on unused or underutilized land within existing urban areas. This approach aims to revitalize neighborhoods, promote density, reduce urban sprawl, enhance accessibility, and improve urban sustainability (quality of life). Therefore, the requested rezoning may align with the City Council's policies, which are designed to encourage growth and development.

# LAWRENCEVILLE Planning & Development Location Map & Surrounding Areas RZR2025-00028 Applicant: The InVision Group, LLC Subject Property Lawrenceville City Limits 2045 Character Areas Downtown Parks

#### LAWRENCEVILLE 2045 COMPREHENSIVE PLAN – FUTURE LAND USE PLAN MAP

#### **2045 COMPREHENSIVE PLAN**

The 2045 Comprehensive Plan and Future Development Map indicates the property lies within the Downtown character area, defined as such:

Lawrenceville's Downtown character area serves as the historical and cultural heart of the city, preserving its unique charm while nurturing economic vitality. With a robust economy and a focus on community life, Downtown is a hub of cultural activities and commerce.

The development, by incorporating townhouses, is expected to raise the housing density, potentially enhancing the walkability of the area and boosting the local population. Additionally, investments in pedestrian infrastructure and streetscape upgrades will focus on improving walkability and accessibility.

#### STAFF RECOMMENDATION

Approval of the requested variance for the alignment of townhouse units 7-12 is recommended, given the property's unique trapezoidal shape. This variance will help accommodate the site's physical constraints while still aligning with the broader goals of the development.

Revised elevations for all sides of the proposed townhouses should be submitted to ensure compliance with the architectural and design standards. This will also help maintain harmony with the historic character of Downtown Lawrenceville.

The applicant should address the 40-foot utility and access easement requirement and clarify how the private access drive will meet the necessary local street rightof-way standards. This review should take into account both utility infrastructure and emergency access needs.

The off-street parking and green space provisions exceed the minimum standards, which will positively impact the livability and overall community benefits of the development.

A comprehensive review of the utility infrastructure and the proposed private access drive is essential to ensure that the development meets all required access, safety, and service standards, including public and emergency access.

Given these factors, the proposal aligns well with the City's objectives for urban infill and neighborhood revitalization. The requested variances should be evaluated in light of the property's unique characteristics to facilitate a wellintegrated and functional development.

Given the aforementioned factors, the Planning and Development Department recommends APPROVAL WITH CONDITIONS for the proposed rezoning.

#### **CITY OF LAWRENCEVILLE DEPARTMENT COMMENTS:**

#### **ENGINEERING DEPARTMENT**

No comment

#### **PUBLIC WORKS**

No comment

#### **ELECTRIC DEPARTMENT**

Lawrenceville Power will serve this development.

#### **GAS DEPARTMENT**

Lawrenceville Gas will serve this development.

#### DAMAGE PREVENTION DEPARTMENT

No comment

#### **CODE ENFORCEMENT**

No comment

#### STREET AND SANITATION DEPARTMENT

No comment

#### **STATE CODE 36-67-3 (FMR.) REVIEW STANDARDS:**

1. Whether a zoning proposal will permit a use that is suitable in view of the use and development of adjacent and nearby property;

The proposed rezoning to RS-TH INF would permit a residential use that is suitable in view of the surrounding development. While adjacent properties are primarily zoned for single-family residential use, the subject site is located near Downtown Lawrenceville, directly across from the Southlawn mixed-use development, which includes similar townhouse units. The proposal offers a logical transition between traditional neighborhoods and higher-density urban development, aligning with the area's evolving character and supporting broader planning goals for walkability and housing diversity.

2. Whether a zoning proposal will adversely affect the existing use or usability of adjacent or nearby property;

The proposed rezoning is not expected to adversely affect the existing use or usability of adjacent or nearby properties. The development has been designed to meet required setbacks, height limits, and density standards, helping to minimize impacts on surrounding single-family homes. Additionally, the inclusion of landscaped common areas, architectural compatibility, and enhanced pedestrian features further supports a smooth transition with neighboring properties and maintains the overall character and function of the area.

3. Whether the property to be affected by a zoning proposal has a reasonable economic use as currently zoned;

Yes; the property could be developed according to the current standards of the RS-150 zoning district.

4. Whether the zoning proposal will result in a use which will or could cause an excessive or burdensome use of existing streets, transportation facilities, utilities, or schools;

The project will induce demand on public facilities in the form of traffic, utilities, stormwater runoff, and schools. However, the effects of this demand can be mitigated through zoning conditions, consistent monitoring of outcomes, and active planning efforts moving forward.

#### 5. Whether the zoning proposal is in conformity with the policy and intent of the Comprehensive Plan;

The proposed zoning change and development are in full conformity with the policy and intent of the 2045 Comprehensive Plan. The development aligns with key goals such as increasing residential density, promoting walkability, revitalizing the Downtown area, and encouraging infill development. It supports sustainable urban growth by enhancing housing options within the city's core, improving pedestrian infrastructure, and contributing to the overall vibrancy of the area. Therefore, the proposal is consistent with the city's long-term vision for urban development and should be seen as a step forward in achieving the goals outlined in the Comprehensive Plan.

#### 6. Whether there are other existing or changing conditions affecting the use and development of the property, which give supporting grounds for either approval or disapproval of the zoning proposal;

The ongoing growth and redevelopment in Downtown Lawrenceville, including nearby mixed-use and townhouse projects, represent changing conditions that support the rezoning by aligning with the city's goals for increased density, infill development, and improved walkability in the urban core; additionally, the irregular shape of the property presents unique site constraints that may justify the requested variance and support a more flexible approach to development.

Planning & Development

#### PLANNING COMMISSIONAND DEVELOPMENT

#### RECOMMENDED CONDITIONS 07072025

#### RZR2025-00028

Approval of a rezoning to RS-TH INF (Townhouse-Family Residential District), subject to the following enumerated conditions:

- 1. To restrict the use of the property as follows:
  - A. Twelve (12) Townhouse-Family dwellings and dwelling units, not to exceed thirteen units per acre (13 UPA).
  - B. Townhouse dwellings and dwelling units shall be constructed with three sides of brick. The remaining balance of the home may be the same, or fibercement shake or siding with a minimum thirty-six-inch (36 in.) brick water table.
  - C. The front façade of each townhouse dwelling and dwelling unit shall be adjacent to the public right-of-way. For the building adjoining Jackson Street, the front façade of each townhouse shall face the adjacent right-ofway. The second building to the rear may be oriented as shown on the submitted site plan. Final approval shall be subject to the review and approval of the Director of the Planning and Development Department.
  - **D.** Each dwelling unit/townhouse unit shall have a garage or covered carport that accommodates two cars. Tandem garages shall not be allowed. Minimum parking requirements shall be as follows:
    - Townhouse dwelling and dwelling units shall have a two-car garage-or covered carport, no parking spaces outside of the garage, and one additional space per townhouse within the project for guest parking. The plan shall be approved by the Director of Planning and Development.
  - **E.** Each unit/dwelling shall be rear loaded and accessed via a forty-foot (40 ft.) Private Access Utility Easement, subject to the approval of any necessary variances from Gwinnett County and City of Lawrenceville. Final approval

- shall be subject to the review and approval of the Director of the Planning and Development Department.
- F. Townhouse dwelling and dwelling units shall have a Minimum Heated Floor Area of 1,950 square feet for one-, two-, three- and four-bedroom units.
- **G.** Final site plans, landscape plans and building elevations shall be subject to review and approval of the Director of Planning and Development prior to the issuance of development or building permits.
- 2. To satisfy the following site development considerations:
  - **A.** Provide a minimum twenty-foot (120 ft.) Front Yard Building Setback adjacent to Jackson Street.
  - **B.** Provide a ten-foot (10 ft.) Rear/Side-Yard Building Setback adjacent to Parcel Identification Numbers R5147 065, R5147 <u>069<mark>153</mark>,</u> and R5147 <u>069153.</u>
  - C. Provide a fifteen-foot (15 ft.) internal Front Yard Building Setback adjacent to required internal 40-foot Private Access Utility Easement.
  - **D.C.** Provide a twenty foot (20 ft.) internal Rear Yard Building Setback adjacent to a 40 foot Private Access Utility Easement.
  - Underground utilities shall be provided throughout the development.
  - F.E. Natural vegetation shall remain on the property until the issuance of a development permit.
  - **G.** New billboards or oversized signs shall be prohibited.
  - **H.** Lighting shall be contained in cut-off type luminaries and shall be directed toward the property so as not to shine directly into adjacent properties or right of way.



#### **PLANNING AND DEVELOPMENT**

#### **MAYOR AND COUNCIL RECOMMENDED CONDITIONS 7-22-2025**

#### RZR2025-00028

Approval of a rezoning to RS-TH INF (Townhouse-Family Residential District), subject to the following enumerated conditions:

- 1. To restrict the use of the property as follows:
  - **A.** Twelve (12) Townhouse-Family dwellings and dwelling units, not to exceed thirteen units per acre (13 UPA).
  - B. Townhouse dwellings and dwelling units shall be constructed with <u>balconies</u> and three sides of brick with minor accents of stucco stucco or cement siding as depicted in the plan presented at the July 28, 2025 Council Regular Session Meeting. The remaining balance of the home may be the same, or fiber-cement shake or siding with a minimum thirty-six-inch (36 in.) brick water table. Units shall also include back porches and shall be stained if constructed of wood.
  - C. The front façade of each townhouse dwelling and dwelling unit shall be adjacent to the public right-of way. For the building adjoining Jackson Street, the front façade of each townhouse shall face the adjacent right-of-way. The second building to the rear may be oriented as shown on the submitted-site plan presented at the July 28, 2025 Council Regular Session meeting. Final approval shall be subject to the review and approval of the Director of the Planning and Development Department.

P. —Each dwelling unit/townhouse unit shall have a garage or covered carport that accommodates two cars. Tandem garages shall not be allowed.
Minimum parking requirements shall be as follows:

Townhouse dwelling and dwelling units shall have a two-car garage or covered carport, no parking spaces outside of the garage, and one additional space per townhouse within the project for guest parking. The plan shall be approved by the Director of Planning and Development.

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RZR2025-00028 - Recommended Conditions

Page 1 of 5

- Each unit/dwelling shall be rear loaded and accessed via a forty-foot (40 ft.) Private Access Utility Easement, subject to the approval of any necessary variances from Gwinnett County and City of Lawrenceville. Final approval shall be subject to the review and approval of the Director of the Planning and Development Department.
- F.E. Townhouse dwelling and dwelling units shall have a Minimum Heated Floor Area of 1,950 square feet for one-, two-, three- and four-bedroom units
- <u>F.</u> Final site plans, landscape plans and building elevations shall be subject to review and approval of the Director of Planning and Development prior to the issuance of development or building permits
- G. -Development shall be a gated community.
- 2. To satisfy the following site development considerations:
  - **A.** Provide a minimum t₩enty-foot (120 ft.) Front Yard Building Setback adjacent to Jackson Street.
  - **B.** Provide a ten-foot (10 ft.) Rear/Side—Yard Building Setback adjacent to Parcel Identification Numbers R5147 065, R5147 069153, and R5147 069153.
  - **C.** Provide a fifteen-foot (15 ft.) internal Front Yard Building Setback adjacent to required internal 40-foot Private Access Utility Easement.
  - <u>D.</u> Natural vegetation shall remain on the property until the issuance of a development permit
  - E. -Driveways for each unit shall be a minimum of 20' (twenty feet) 18'
    (Eighteen feet) 20' (Twenty feet) in length from edge of garage door building to the edge of the private street Private Access Utility Easement.
  - F. Internal open space shall be developed with landscaping, pedestrian walkways, picnic areas, and a community rain garden. Final design shall be subject to review and approval of the Director of Planning and Development prior to the issuance of a development or building permit
  - At no cost to the City, the developer shall connect the development to adjacent City property by providing landscaping, pedestrian walkways, and other hard scape amenities (such as benches, etc) as generally depicted on the site plan presented at the July 28, 2025 Council Regular Session meeting.

    Maintenance of this area shall be the responsibility of the development and

shall be included in the HOA documents. Final design shall be subject to review and approval of the Director of Planning and Development prior to the issuance of a development or building permit.

- 6. New billboards or oversized signs shall be prohibited.
- A. A variance from the Zoning Ordinance, Article 1 Districts, Section 102.6 RS-THINF Townhouse-Family Infill Residential District, D. Lot Development
  Standards, Table 102.6 C.1. Principal Structure, Minimum Lot Area to allow
  the elimination of the required minimum 1,600 square feet (10 ft.) lot area.
  Alternatively, all setbacks may be administratively varied in accordance with
  footnote of the Lawrenceville Zoning Ordinance.
- B. A variance from the Zoning Ordinance, Article 1 Districts, Section 102.6 RS-TH INF Townhouse-Family Infill Residential District, D. Lot Development Standards, Table 102.6 C.1. Principal Structure, Minimum Lot/Unit Width to allow the elimination of the required minimum twenty-foot (20 ft.) lot/unit width. Alternatively, all lot/unit width may be administratively varied in accordance with footnote 9 of Table 102.6 C.2 of the Lawrenceville Zoning Ordinance.
- C. A variance from the Zoning Ordinance, Article 1 Districts, Section 102.6 RS-TH INF Townhouse-Family Infill Residential District, D. Lot Development Standards, Table 102.6 C.2. Principal Structure, Minimum Front Yard Setback to allow the elimination of the required minimum ten-foot (10 ft.) front yard building setback adjacent to an internal local street, private access utility easement or private parking. Alternatively, all setbacks may be administratively varied in accordance with footnote 9 of Table 102.6 C.2 of the Lawrenceville Zoning Ordinance.
- D. A variance from the Zoning Ordinance, Article 1 Districts, Section 102.6 RS-TH INF Townhouse-Family Infill Residential District, D. Lot Development Standards, Table 102.6 C.2. Principal Structure, Minimum Rear Yard Setback to allow the elimination of the required minimum ten-foot (10 ft.) rear yard building setback adjacent to an internal local street, private access utility easement or private parking. Alternatively, all setbacks may be administratively varied in accordance with footnote 9 of Table 102.6 C.2 of the Lawrenceville Zoning Ordinance.

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- E. A variance from the Zoning Ordinance, Article 1 Districts, Section 102.6 RS-TH INF Townhouse-Family Infill Residential District, D. Lot Development Standards, Table 102.6 C.2. Principal Structure, Minimum Side Yard Setback to allow the elimination of the required minimum zero-foot (0 ft.) side yard building setback adjacent to an internal local street, private access utility easement or private parking. Alternatively, all setbacks may be administratively varied in accordance with footnote 9 of Table 102.6 C.2 of the Lawrenceville Zoning Ordinance.
- F. A variance from the Zoning Ordinance, Article 1 Districts, Section 102.6 RS-TH•

  INF Townhouse-Family Infill Residential District, D. Lot Development

  Standards, Table 102.6 C.2. Principal Structure, Minimum Lot Area to allow
  for reduction of minimum twenty-foot (20 ft.) front yard building setback
  adjacent to a classified arterial or collector (Principal, Major, Minor) shall be
  ten feet (10 ft.) adjacent to Jackson Street. Alternatively, all setbacks may be
  administratively varied in accordance with footnote 9 of Table 102.6 C.2 of
  the Lawrenceville Zoning Ordinance.
- G. A variance from the Zoning Ordinance, Article 1 Districts, Section 102.6 RS-TH INF Townhouse-Family Infill Residential District, D. Lot Development Standards, Table 102.6 C.2. Principal Structure, to allow for a reduction of a minimum twenty-foot (20 ft.) side and rear yard building setback adjacent to a private access utility easement or private parking shall be ten feet (10 ft.). Alternatively, all setbacks may be administratively varied in accordance with footnote 9 of Table 102.6 D.2 of the Lawrenceville Zoning Ordinance.
- H. A variance from the Zoning Ordinance, Article 1, Districts, Section 102.6 RS-TH INF Townhouse-Family Infill Residential District, D. Lot Dimensional Standards, Subsection 1. RS-TH Townhouse Units General. a. allowing the front façade(s) of townhouse dwelling units 7 through 12 to be oriented adjacent to the southern property as depicted on the submitted site plan titled "Townhomes @ The Lawn: Site Plan," prepared TSW Planning Architecture Landscape Architecture, dated February 28, 2025.

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Planning & Development

PLANNING AND DEVELOPMENT

#### MAYOR AND COUNCIL RECOMMENDED CONDITIONS 7-10-2025

#### RZR2025-00028

Approval of a rezoning to RS-TH INF (Townhouse-Family Residential District), subject to the following enumerated conditions:

- 1. To restrict the use of the property as follows:
  - A. Twelve (12) Townhouse-Family dwellings and dwelling units, not to exceed thirteen units per acre (13 UPA).
  - **B.** Townhouse dwellings and dwelling units shall be constructed with <u>balconies</u> and three sides of brick with minor accents of stucoo or cement siding as depicted in the plan presented at the July 28, 2025 Council Regular Session Meeting. The remaining balance of the home may be the same, or fibercement shake or siding with a minimum thirty-six-inch (36 in.) brick water table. Units shall also include back porches and shall be stained if constructed of wood.
  - C. The front façade of each townhouse dwelling and dwelling unit shall be adjacent to the public right-of-way. For the building adjoining Jackson Street, the front façade of each townhouse shall face the adjacent right-ofway. The second building to the rear may be oriented as shown on the submitted site plan presented at the July 28, 2025 Council Regular Session meeting. Final approval shall be subject to the review and approval of the Director of the Planning and Development Department.
  - **D.** Each dwelling unit/townhouse unit shall have a garage or covered carport that accommodates two cars. Tandem garages shall not be allowed. Minimum parking requirements shall be as follows:
    - Townhouse dwelling and dwelling units shall have a two-car garage-or covered carport, no parking spaces outside of the garage, and one additional space per townhouse within the project for guest parking. The plan shall be approved by the Director of Planning and Development.

- E. Each unit/dwelling shall be rear loaded and accessed via a forty-foot (40 ft.) Private Access Utility Easement, subject to the approval of any necessary variances from Gwinnett County and City of Lawrenceville. Final approval shall be subject to the review and approval of the Director of the Planning and Development Department.
- F. Townhouse dwelling and dwelling units shall have a Minimum Heated Floor Area of 1,950 square feet for one, two, three and four bedroom units.
- **G.** Final site plans, landscape plans and building elevations shall be subject to review and approval of the Director of Planning and Development prior to the issuance of development or building permits
- G.H. Development shall be a gated community.
- 2. To satisfy the following site development considerations:
  - **A.** Provide a minimum twenty-foot (120 ft.) Front Yard Building Setback adjacent to Jackson Street.
  - B. Provide a ten-foot (10 ft.) Rear/Side-Yard Building Setback adjacent to Parcel Identification Numbers R5147 065, R5147 069153, and R5147 069153.
  - C. Provide a fifteen-foot (15 ft.) internal Front Yard Building Setback adjacent to required internal 40-foot Private Access Utility Easement.
  - D. Provide a twenty foot (20 ft.) internal Rear Yard Building Setback adjacent to a 40-foot Private Access Utility Easement.
  - **E.C.** Underground utilities shall be provided throughout the development.
  - D. Natural vegetation shall remain on the property until the issuance of a development permit
  - E. -Driveways for each unit shall be a minimum of 20' (Twenty feet) in length from edge of building to the Private Access Utility Easement
  - F. Internal open space shall be developed with landscaping, pedestrian walkways, picnic areas, and a community rain garden. Final design shall be subject to review and approval of the Director of Planning and Development prior to the issuance of a development or building permit
  - F.G. At no cost to the City, the developer shall connect the development to adjacent City property by providing landscaping, pedestrian walkways, and other hard scape amenities (such as benches, etc) as generally depicted on

the site plan presented at the July 28, 2025 Council Regular Session meeting. Maintenance of this area shall be the responsibility of the development and shall be included in the HOA documents. Final design shall be subject to review and approval of the Director of Planning and Development prior to the issuance of a development or building permit.

- 6. New billboards or oversized signs shall be prohibited.
- H. Lighting shall be contained in cut off type luminaries and shall be directed toward the property so as not to shine directly into adjacent properties or right-of-way.
- **3.** The following variances are approved:
  - A. A variance from the Zoning Ordinance, Article 1 Districts, Section 102.6 RS-TH INF Townhouse-Family Infill Residential District, D. Lot Development Standards, Table 102.6 C.1. - Principal Structure, Minimum Lot Area to allow the elimination of the required minimum 1,600 square feet (10 ft.) lot area. Alternatively, all setbacks may be administratively varied in accordance with footnote of the Lawrenceville Zoning Ordinance.
  - B. A variance from the Zoning Ordinance, Article 1 Districts, Section 102.6 RS-TH INF Townhouse-Family Infill Residential District, D. Lot Development Standards, Table 102.6 C.1. - Principal Structure, Minimum Lot/Unit Width to allow the elimination of the required minimum twenty-foot (20 ft.) lot/unit width. Alternatively, all lot/unit width may be administratively varied in accordance with footnote 9 of Table 102.6 C.2 of the Lawrenceville Zoning Ordinance.
  - C. A variance from the Zoning Ordinance, Article 1 Districts, Section 102.6 RS-TH INF Townhouse-Family Infill Residential District, D. Lot Development Standards, Table 102.6 C.2. - Principal Structure, Minimum Front Yard Setback to allow the elimination of the required minimum ten-foot (10 ft.) front yard building setback adjacent to an internal local street, private access utility easement or private parking. Alternatively, all setbacks may be administratively varied in accordance with footnote 9 of Table 102.6 C.2 of the Lawrenceville Zoning Ordinance.
  - D. A variance from the Zoning Ordinance, Article 1 Districts, Section 102.6 RS-TH INF Townhouse-Family Infill Residential District, D. Lot Development Standards, Table 102.6 C.2. - Principal Structure, Minimum Rear Yard Setback to allow the elimination of the required minimum ten-foot (10 ft.) rear yard

- building setback adjacent to an internal local street, private access utility easement or private parking. Alternatively, all setbacks may be administratively varied in accordance with footnote 9 of Table 102.6 C.2 of the Lawrenceville Zoning Ordinance.
- E. A variance from the Zoning Ordinance, Article 1 Districts, Section 102.6 RS-TH INF Townhouse-Family Infill Residential District, D. Lot Development Standards, Table 102.6 C.2. - Principal Structure, Minimum Side Yard Setback to allow the elimination of the required minimum zero-foot (0 ft.) side yard building setback adjacent to an internal local street, private access utility easement or private parking. Alternatively, all setbacks may be administratively varied in accordance with footnote 9 of Table 102.6 C.2 of the Lawrenceville Zoning Ordinance.
- F. A variance from the Zoning Ordinance, Article 1 Districts, Section 102.6 RS-TH INF Townhouse-Family Infill Residential District, D. Lot Development Standards, Table 102.6 C.2. - Principal Structure, Minimum Lot Area to allow for reduction of minimum twenty-foot (20 ft.) front yard building setback adjacent to a classified arterial or collector (Principal, Major, Minor) shall be ten feet (10 ft.) adjacent to Jackson Street. Alternatively, all setbacks may be administratively varied in accordance with footnote 9 of Table 102.6 C.2 of the Lawrenceville Zoning Ordinance.
- G. A variance from the Zoning Ordinance, Article 1 Districts, Section 102.6 RS-TH INF Townhouse-Family Infill Residential District, D. Lot Development Standards, Table 102.6 C.2. - Principal Structure, to allow for a reduction of a minimum twenty-foot (20 ft.) side and rear yard building setback adjacent to a private access utility easement or private parking shall be ten feet (10 ft.). Alternatively, all setbacks may be administratively varied in accordance with footnote 9 of Table 102.6 D.2 of the Lawrenceville Zoning Ordinance.
- H. A variance from the Zoning Ordinance, Article 1, Districts, Section 102.6 RS-TH INF - Townhouse-Family Infill Residential District, D. Lot Dimensional Standards, Subsection 1. RS-TH Townhouse Units - General, a. allowing the front façade(s) of townhouse dwelling units 7 though 12 to be oriented adjacent to the southern property as depicted on the submitted site plan titled "Townhomes @ The Lawn: Site Plan," prepared TSW Planning Architecture Landscape Architecture, dated February 28, 2025.



Planning & Development

#### PLANNING AND DEVELOPMENT

#### RECOMMENDED CONDITIONS

#### RZR2025-00028

Approval of a rezoning to RS-TH INF (Townhouse-Family Residential District), subject to the following enumerated conditions:

- 1. To restrict the use of the property as follows:
  - A. Twelve (12) Townhouse-Family dwellings and dwelling units, not to exceed thirteen units per acre (13 UPA).
  - B. Townhouse dwellings and dwelling units shall be constructed with three sides of brick. The remaining balance of the home may be the same, or fibercement shake or siding with a minimum thirty-six-inch (36 in.) brick water table.
  - C. The front façade of each townhouse dwelling and dwelling unit shall be adjacent to the public right-of-way. Final approval shall be subject to the review and approval of the Director of the Planning and Development Department.
  - D. Each dwelling unit/townhouse unit shall have a garage or covered carport that accommodates two cars. Tandem garages shall not be allowed. Minimum parking requirements shall be as follows:
    - Townhouse dwelling and dwelling units shall have a two-car garage or covered carport, no parking spaces outside of the garage, and one additional space per townhouse within the project for guest parking. The plan shall be approved by the Director of Planning and Development.
  - E. Each unit/dwelling shall be rear loaded and accessed via a forty-foot (40 ft.) Private Access Utility Easement. Final approval shall be subject to the review and approval of the Director of the Planning and Development Department.
  - F. Townhouse dwelling and dwelling units shall have a Minimum Heated Floor

- Area of 1,950 square feet for one-, two-, three- and four-bedroom units.
- **G.** Final site plans, landscape plans and building elevations shall be subject to review and approval of the Director of Planning and Development prior to the issuance of development or building permits.

#### 2. To satisfy the following site development considerations:

- A. Provide a minimum twenty-foot (20 ft.) Front Yard Building Setback adjacent to Jackson Street.
- B. Provide a ten-foot (10 ft.) Rear Yard Building Setback adjacent to Parcel Identification Numbers R5147 065, R5147 153, and R5147 069
- C. Provide a fifteen-foot (15 ft.) internal Front Yard Building Setback adjacent to required internal 40-foot Private Access Utility Easement.
- **D.** Provide a twenty-foot (20 ft.) internal Rear Yard Building Setback adjacent to a 40-foot Private Access Utility Easement.
- **E.** Underground utilities shall be provided throughout the development.
- F. Natural vegetation shall remain on the property until the issuance of a development permit.
- **G.** New billboards or oversized signs shall be prohibited.
- **H.** Lighting shall be contained in cut-off type luminaries and shall be directed toward the property so as not to shine directly into adjacent properties or right-of-way.



#### **REZONING APPLICATION**

The Street Burst	PROPERTY OWN	ER INFORMATION*
NAME: The InVision Group,LLC	NAME:	
ADDRESS: 3390 Peachtree Rd. Suite 106	ADDRESS:	
CITY: Atlanta	CITY:	
STATE: GA ZIP: 30326	STATE:ZIP:	
CONTACT PERSON: Brian Wohl & Greg Wohl	PHONE: 404-969-	3342/404-969-3343
* If multiple property owners, each owner must file a Multiple projects with one owner, must file separat		
PRESENT ZONING DISTRICT(S): RS-150 REC	QUESTED ZONING DISTRICT: RS-	TH-INF
PARCEL NUMBER(S): R5146A129	ACREAGE: 0.9	978
ADDRESS OF PROPERTY: 215 Jackson Street Law		978
ADDRESS OF PROPERTY: 215 Jackson Street Law		DATE
ADDRESS OF PROPERTY: 215 Jackson Street Law  Bury Wohf 2/13 2025  SIGNATURE OF APPLICANT DATE	renceville, GA 30046	
ADDRESS OF PROPERTY: 215 Jackson Street Law	renceville, GA 30046	
ADDRESS OF PROPERTY: 215 Jackson Street Law  Bury Wohf 2/13 2025  SIGNATURE OF APPLICANT DATE  The InVision Group, LLC	SIGNATURE OF OWNER	
ADDRESS OF PROPERTY: 215 Jackson Street Law  Bury Wohf 2/13 2025  SIGNATURE OF APPLICANT DATE  The InVision Group, LLC	SIGNATURE OF OWNER	
ADDRESS OF PROPERTY: 215 Jackson Street Law  Buy Clopy 2/13/25  SIGNATURE OF APPLICANT DATE  The Invision Group, LLC  TYPED OR PRINTED NAME  TOTAL  TOTAL  TO S STEEN St. PO Box 2200 - L	SIGNATURE OF OWNER  TYPED OR PRINTED NAME	DATE



#### **REZONING APPLICATION**

APPLICANT INFORMATION	PROPERTY OWNER INFORMATION*	
NAME:	NAME: Benjamin Bailey	
ADDRESS:	ADDRESS: 3177 Hill Street	
CITY:	CITY: Duluth	
STATE:ZIP:	STATE:GAZIP:30096	
CONTACT PERSON:	PHONE:	
* If multiple property owners, each owner must fil Multiple projects with one owner, must file sepa	le an application form or attach a list, however only one fee. arate applications, with separate fees.	
PRESENT ZONING DISTRICT(S):	REQUESTED ZONING DISTRICT:	
PARCEL NUMBER(S):	ACREAGE:	
ADDRESS OF PROPERTY:		
	Qual Deg 1/25/202	
SIGNATURE OF APPLICANT DATE SIGNATURE OF OWNER DATE		
	Benjamin Bailey	
TYPED OR PRINTED NAME	TYPED OR PRINTED NAME	
NOTARY PUBLIC DATE	NOTARY PUBLIC DATE	

70 S Clayton St • PO Box 2200 • Lawrenceville, Georgia 30046-220

Notary for Benjamin Bailey Signature

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#### REZONING APPLICATION

APPLICANT INFOR	MATION	PROPERTY OWNER INFORMATION®
NAME:		NAME TAUID ANGEL (48 BEL
ADDRESS:		ADDRESS: 45 JACKSON STREET
CITY:		CITY: Lotal ENCE UK CE
STATE: ZIP:		STATE: 64 ZIP: 30046
CONTACT PERSON:		PHONE:
* if multiple property owners, ear Multiple projects with one own	ch owner must er, must file se	file an application form or attach a list, however only one fee. parate applications, with separate fees.
PRESENT ZONING DISTRICT(S)		REQUESTED ZONING DISTRICT:
PARCEL NUMBER(S):		ACREAGE:
ADDRESS OF PROPERTY:		1
SIGNATURE OF APPLICANT	DATE	SIGNATURE OF OWNER DATE
		DAVID ACEDINA AMERICA
TYPED OR PRINTED NAME		TYPED OR PRINTED NAME ON MISSION OF WORLD
NOTARY PUBLIC	DATE	NOTARY PUBLIC TO BLOCE OF THE PUBLIC OF THE
		William III



#### **DISCLOSURE OF CAMPAIGN CONTRIBUTIONS**

Have you, within the two years immediately preceding the filing of this application, made campaign contributions aggregating \$250.00 or more to the Mayor of the City of Lawrenceville, a member of the City Council, or to a member of the Planning Commission of the City of Lawrenceville? You

If the answer is yes, please complete the following section:

NAME OF GOVERNMENT OFFICIAL	CONTRIBUTIONS (List all which aggregate to \$250 or more)	DATE CONTRIBUTION WAS MADE (Within last two years)
David Still for Mayor	\$500	03.20.2023

Have you, within the two years immediately preceding the filing of this application, made gifts having in the aggregate a value of \$250.00 or more to the Mayor of the City of Lawrenceville, a member of the City Council, or to a member of the Planning Commission of the City of Lawrenceville?\_\_\_\_\_\_Y/N

If the answer is yes, please complete the following section:

NAME OF GOVERNMENT OFFICIAL	CONTRIBUTIONS (List all which aggregate to \$250 or more)	DATE CONTRIBUTION WAS MAI (Within last two years)

Attach additional sheets if necessary to disclose or describe all contributions/gifts.

70 S Clayton St • PO Box 2200 • Lawrenceville, Georgia 30046-2200 770.963.2414 • www.lawrencevillega.org



#### **DISCLOSURE OF CAMPAIGN CONTRIBUTIONS**

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NAME OF GOVERNMENT OFFICIAL	CONTRIBUTIONS (List all which aggregate to \$250 or more)	DATE CONTRIBUTION WAS MADE (Within last two years)

Have you, within the two years immediately preceding the filing of this application, made gifts having in the aggregate a value of \$250.00 or more to the Mayor of the City of Lawrenceville, a member of the City Council, or to a member of the Planning Commission of the City of Lawrenceville?\_\_\_\_\_Y/N

If the answer is yes, please complete the following section:

CONTRIBUTIONS (List all which aggregate to \$250 or more)	DATE CONTRIBUTION WAS MADE (Within last two years)
	(List all which aggregate to \$250

Attach additional sheets if necessary to disclose or describe all contributions/gifts.

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#### **REVISED LETTER OF INTENT AND** JUSTIFICATION FOR REZONING AND VARIANCES

**Rezoning Application** City of Lawrenceville, Gwinnett County, Georgia

**Applicant:** 

The InVision Group, LLC

**Property/Tax Parcel ID** R5146A 129

±0.978 Acres of Land Located at 215 Jackson Street, Lawrenceville, Georgia From RS150 to RS-TH-INF

#### **Submitted for Applicant by:**

Melody A. Glouton, Esq. ANDERSEN TATE & CARR, P.C. One Sugarloaf Centre 1960 Satellite Blvd. **Suite 4000** Duluth, Georgia 30097 770.822.0900 mglouton@atclawfirm.com

#### I. <u>INTRODUCTION</u>

This Application for Rezoning is submitted for a 0.978-acre of land located in Land Lot 146 of the 5<sup>th</sup> Land District, in the City of Lawrenceville, Georgia, and being shown on the survey prepared by Precision Planning, Inc., dated September 15, 2022 (hereinafter the "Property"). The Property is located in the City of Lawrenceville and is currently zoned RS150 (Single-family Residential District).

The Property that is the subject of this rezoning application is owned by Benjamin Hughes Bailey and David Andrew Harrell, and further identified below from the Gwinnett County Geographical Information System:



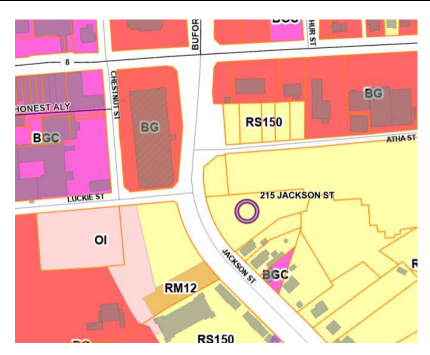
As indicated, the Property is currently zoned RS150 pursuant to the City of Lawrenceville Zoning Ordinance (the "Ordinance"). The Applicant, The InVision Group, LLC (the "Applicant"), now seeks approval to rezone the Property to RS-TH-INF (Townhouse-Family Infill Residential District) to develop a distinctive and attractive townhome community with 12 units.

This document is submitted as the Letter of Intent, Response to Standards Governing the Exercise of Zoning Power, and other materials required by the Ordinance.

#### II. <u>DESCRIPTION OF THE PROPERTY AND SURROUNDING AREA</u>

The Property is a single tax parcel with frontage on Jackson Street, just east of its intersection with Luckie Street in the City of Lawrenceville. The surrounding uses and zoning classifications are as follows:

Location	Land Use	Zoning
Proposed Site	Residential	RS-TH-INF
North	Cemetery	RS150
South	Residential	RS150
East	Cemetery	RS150
West	Commercial, Institutional	BG; RS150; RM12



The Applicant is requesting the City of Lawrenceville rezone the Property to allow for a residential development. The development will be compatible with the existing and adjacent properties. The Property is undeveloped and wooded. It is surrounded by a variety of uses, including commercial, residential and institutional. As such, it is an ideal location for a small, townhome community.

As stated in the City of Lawrenceville's 2045 Comprehensive Plan (the "2045 Plan"), the Property lies in the Downtown character area. The Downtown character area serves as the historical and cultural heart of the city, preserving its unique charm while nurturing economic vitality. Moreover, some of the key features of the Downtown character area include an emphasis on urbanist principles, such as mixed-use zoning to encourage a diverse range of activities, pedestrian-friendly streetscapes for accessibility and leisure, a diverse array of cultural events and festivals to create a sense of place and community. As indicated in the 2045 Plan, zoning codes that support the coexistence of residences, businesses, and recreational spaces are encouraged.

#### III. PROJECT SUMMARY

As shown on the site plan prepared by TSW and filed with this Application (hereinafter the "Site Plan"), the Applicant proposes to develop the Property into a unique townhome community. The development would include 12 rear-entry townhomes with double-car garages and front porches. Based on current market conditions, the three-story townhomes are anticipated to range

in size from approximately 1,950 to 2,200 square feet (not including basements, garages, and outdoor porches), with projected price points of the high \$600,000s. The proposed development would provide attractive, luxury townhomes at a size, quality, and price point commensurate with or exceeding homes in the surrounding communities. Generally, the architectural style and composition of the exterior of the townhomes would consist of brick, stone, cedar and/or cementitious shake, siding board and batten or combinations thereof. The proposed development would be served by one gated access driveway onto Jackson Street. The development has been strategically designed to include approximately 30% common/greenspace areas, which are planned to include a picnic area, community fire pit, and landscaped rain garden. Preliminary elevations of the townhomes are referenced on the Site Plan.

In order to develop the Property as a townhome community as shown on the site plan and as set forth in the Application, the Applicant respectfully requests the following waivers, modifications, variances and/or conditions of zoning, as applicable:

Variance from Article 1, Districts, Section 102.6.D.1 to eliminate the requirement for front facades of townhouse dwelling units to be parallel or radial to the public street (Public Right-of-Way). The Applicant submits the requested variance would allow the front facades of townhouse units 7-12 to be perpendicular to the public right-of-way of Jackson Street.

Variance from Article 1, Districts, Section 102.6.B (Lot Development Standards) to eliminate the requirement for a fifteen-foot (15 ft.) internal front yard building setback and a twenty-foot (20 ft.) internal rear yard building setback adjacent to a 40-foot Private Access Utility Easement.

The Applicant's requested variances are the minimum necessary to afford the Applicant relief so that the Subject Property may be developed with an economically viable use. Due to the size, existing layout, and location of the Subject Property, strict adherence to the requirements of the Zoning Ordinance would cause an unnecessary hardship on the property and its ability to be developed as a townhome community. Further, granting the requested relief would not cause a substantial detriment to the public good. Rather, by granting relief, the Subject Property will be consistent with adjacent and nearby residential properties recently developed in the City. Moreover, the purpose of infill zoning classifications is to enable the development of new structures on unused or underutilized land within existing urban areas. This approach aims to revitalize neighborhoods, promote density, reduce urban sprawl, enhance accessibility, and improve urban sustainability (quality of life).

#### IV. <u>SITE IMPACT ANALYSIS</u>

The Applicant submits its written impact analysis which shows that rezoning to RS-TH-INF satisfies the "Standards Governing Exercise of the Zoning Power," as follows:

(A) WHETHER A PROPOSED REZONING WILL PERMIT A USE THAT IS SUITABLE IN VIEW OF THE USE AND DEVELOPMENT OF ADJACENT AND NEARBY PROPERTY:

Yes. The proposed rezoning is consistent and suitable with the existing use and development of adjacent and nearby properties. The Property maintains frontage on Jackson Street. The proposed townhome development is compatible with existing commercial and residential uses and will further diversify housing options in the surrounding area.

# (B) WHETHER A PROPOSED REZONING WILL ADVERSELY AFFECT THE EXISTING USE OR USEABILITY OF ADJACENT OR NEARBY PROPERTY:

No. The proposed rezoning will not adversely affect the existing use or usability of adjacent or nearby property. In fact, the proposed zoning classification is compatible with existing residential uses of adjacent property and would be a complimentary development.

# (C) WHETHER THE PROPERTY TO BE AFFECTED BY A PROPOSED REZONING HAS REASONABLE ECONOMIC USE AS CURRENTLY ZONED:

No, the Applicant submits that due to the size, location, layout, topography, and natural features of the Subject Property, it does not have reasonable economic use as currently zoned. By way of further response, the Applicant submits the rezoning of the Property would develop the site into a more viable and compatible use with surrounding properties and will serve to activate the east side of Jackson Street, whereby encouraging additional downtown development.

# (D) WHETHER THE PROPOSED REZONING WILL RESULT IN A USE WHICH WILL OR COULD CAUSE AN EXCESSIVE OR BURDENSOME USE OF EXISTING STREETS, TRANSPORTATION FACILITIES, UTILITIES, OR SCHOOLS:

No, the proposed rezoning will not result in an excessive or burdensome use of the infrastructure systems. The Property has convenient access to Jackson Street and Buford Drive. The proposed development would complement the existing and nearby residential uses.

# (E) WHETHER THE PROPOSED REZONING IS IN CONFORMITY WITH THE POLICY AND INTENT OF THE LAND USE PLAN:

The proposed rezoning application is in conformity with the policy and intent of the City of Lawrenceville Comprehensive Plan. The subject property is located within the Downtown character area which encourages zoning codes that support the coexistence of residences, businesses, and recreational spaces. As such, the proposed development would be compatible with and successfully co-exist with the surrounding uses.

# (F) WHETHER THERE ARE OTHER EXISTING OR CHANGING CONDITIONS AFFECTING THE USE AND DEVELOPMENT OF THE PROPERTY WHICH GIVE

# SUPPORTING GROUNDS FOR EITHER THE APPROVAL OR DISAPPROVAL OF THE ZONING PROPOSAL:

The Applicant submits that the character of the surrounding developments and the existing uses in the area provide supporting reasons for approval of the rezoning application. Anticipated growth in the City of Lawrenceville and Gwinnett County further suggests a strong need for this type of housing. In addition, the Applicant submits that the subject Property's location, size, and dimensions, as well as its proximity to downtown Lawrenceville provide further support for approval of the proposed rezoning application.

#### V. <u>JUSTIFICATION FOR REZONING</u>

The Applicant respectfully submits that "City of Lawrenceville Zoning Ordinance" (the "Ordinance"), as amended from time to time, to the extent that it classifies the Property in any zoning district that would preclude development of a townhome development, under the RS-TH-INF zoning classification, is unconstitutional as a taking of property, a denial of equal protection, an arbitrary and capricious act, and an unlawful delegation of authority under the specific constitutional provisions later set forth herein. Any existing inconsistent zoning of the Property pursuant to the Ordinance deprives the Applicant and Property owner of any alternative reasonable use and development of the Property. Additionally, all other zoning classifications, including ones intervening between the existing classification and that requested herein, would deprive the Applicant and Property owner of any reasonable use and development of the Property. Further, any attempt by the City of Lawrenceville Mayor and Council to impose greater restrictions upon the manner in which the Property will be developed than presently exist would be equally unlawful.

Accordingly, Applicant submits that the current zoning classification and any other zoning of the Property save for what has been requested as established in the Ordinance constitute an arbitrary and unreasonable use of the zoning and police powers because they bear no substantial relationship to the public health, safety, morality or general welfare of the public and substantially harm the Applicant and Property owner. All inconsistent zoning classifications between the existing zoning and the zoning requested hereunder would constitute and arbitrary and unreasonable use of the zoning and police powers because they bear or would bear no substantial relationship to the public health, safety, morality, or general welfare of the public and would substantially harm the Applicant and Property owner. Further, the existing inconsistent zoning classification constitutes, and all zoning and plan classifications intervening between the existing inconsistent zoning classification and that required to develop this Project would constitute, a taking of the owner's private property without just compensation and without due process in violation of the Fifth Amendment and Fourteenth Amendment of the Constitution of the United States, and Article I, Section I, Paragraph I and Article I, Section III, Paragraph I of the Constitution of the State of Georgia and the Due Process and Equal Protection Clauses of the Fourteenth Amendment to the Constitution of the United States.

Further, the Applicant respectfully submits that failure to approve the requested rezoning change would be unconstitutional and would discriminate in an arbitrary, capricious and unreasonable manner between the Applicant and Property owner and owners of similarly situated property in violation of Article I, Section III, Paragraph I of the Constitution of the State of Georgia

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and the Equal Protection Clause of the Fourteenth Amendment of the Constitution of the United States.

Finally, the Applicant respectfully submits that the City of Lawrenceville Mayor and Council cannot lawfully impose more restrictive standards upon the development of the Property than presently exist, as to do so not only would constitute a taking of the Property as set forth above, but also would amount to an unlawful delegation of their authority, in response to neighborhood opposition, in violation of Article IX, Section IV, Paragraph II of the Georgia Constitution.

This Application meets favorably with the prescribed test set out by the Georgia Supreme Court to be used in establishing the constitutional balance between private property rights and zoning and planning as an expression of the government's police power. See Guhl v. Holcomb Bridge Road Corp., 238 Ga. 322 (1977).

#### VI. <u>CONCLUSION</u>

For the foregoing reasons, the Applicant respectfully requests that this Application Rezone be approved. The Applicant welcomes the opportunity to meet with the City of Lawrenceville Planning Department staff to answer any questions or to address any concerns relating to this Letter of Intent or supporting materials.

Respectfully submitted this 6th day of March, 2025.

ANDERSEN, TATE & CARR, P.C.

Melody A. Glouton

Melody A. Glouton, Esq.

Enclosures MAG/dwb

4900-6023-2271, v. 1







# LAND DESCRIPTION

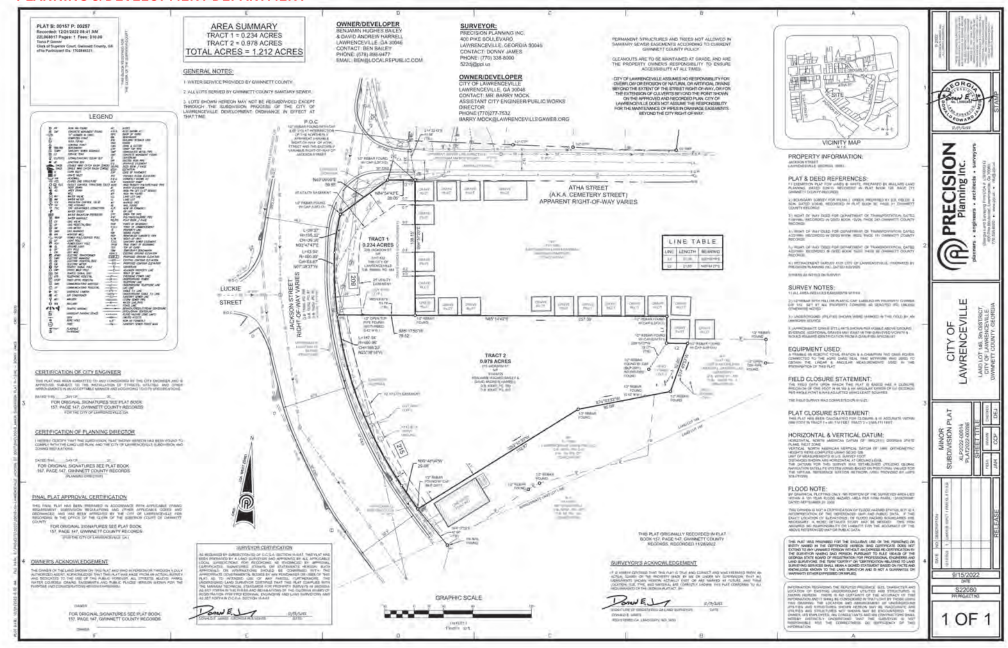
All that tract or parcel of land lying and being in The City of Lawrenceville, Land Lot 146 of the 5th Land District, in the City of Lawrenceville, Gwinnett County, Georgia and being more particularly described as follows:

To find the POINT OF COMMENCEMENT, begin at a 1/2" Rebar Found with Cap (LSF 313) at the Intersection of the Northerly Right-of-Way of Atha Street (a.k.a. Cemetery Street) (Apparent 30' R/W) and the Easterly Right-of-Way of Jackson Street (R/W Varies); Thence leaving said Intersection, South 14 degrees 32 minutes 42 seconds East for a distance of 40.84 feet to a 1/2" Rebar Found with Cap (LSF 313) on the Southerly Right-of-Way of Atha Street; Thence leaving said Right-of-Way, South 04 degrees 57 minutes 20 seconds East for a distance of 138.15 feet to a 1/2" Rebar Found, said point being THE POINT OF BEGINNING.

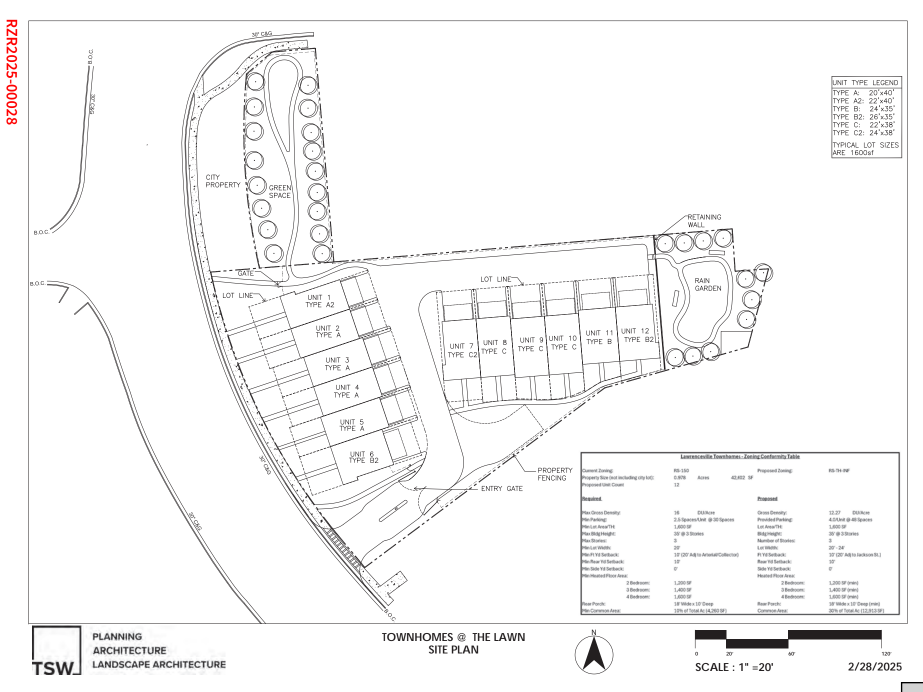
THENCE from said point as thus established North 85 degrees 14 minutes 42 seconds East for a distance of 257.39 feet to a 1/2" Rebar Found with Cap (LSF 313); THENCE South 03 degrees 59 minutes 19 seconds East for a distance of 27.38 feet to a 1/2" Rebar Found with Cap (LSF 313); THENCE North 85 degrees 44 minutes 27 seconds East for a distance of 21.55 feet to a 1/2" Rebar Found with Cap (LSF 313); THENCE South 14 degrees 40 minutes 53 seconds West for a distance of 52.05 feet to a 1/2" Rebar Found; THENCE South 74 degrees 03 minutes 32 seconds West for a distance of 95.99 feet to a 1/2" Rebar Found; THENCE South 53 degrees 10 minutes 35 seconds West for a distance of 192.97 feet to a 1/2" Rebar Found with Cap (BLP 2901) on the Easterly Right-of-Way of Jackson Street (R/W Varies); THENCE traveling along said Right-of-Way for the following two (2) courses and distances, North 39 degrees 48 minutes 04 seconds West for a distance of 29.08 feet to a Point; THENCE along a curve to the right having a radius of 400.99 feet and arc length of 187.94 feet being subtended by a chord of North 25 degrees 38 minutes 18 seconds West for a distance of 186.22 feet to an Iron Pin Set; THENCE leaving said Right-of-Way, North 85 degrees 17 minutes 55 seconds East for a distance of 79.52 feet to a 1/2" Rebar Found, said point being THE POINT OF BEGINNING.

Said property contains 0.978 acres as shown as Tract 2 on the Minor Subdivision Plat for the City of Lawrenceville, prepared by Precision Planning, Inc., dated September 15, 2022, last revised December 13, 2022. Said Plat being recorded in Plat Book 157, Page 257, Gwinnett County Records.

# **PLANNING & DEVELOPMENT DEPARTMENT**



RECEIVED MARCH 10, 2025
PLANNING & DEVELOPMENT DEPARTMENT



# LAWRENCEVILLE

Planning & Development

# VARIANCE APPLICATION

VARIANCE APPLICATION				
BC	OARD OF APPEALS		CITY COUNCIL	
GENERAL INFORMATION				
Unless otherwise provided for in the City of Lawrenceville Zoning Ordinance and Development Regulations, the Board of Appeals (BOA) and City Council has the authority to grant variances from the requirements of the Zoning Ordinance and Development Regulations, and The Code of City of Lawrencevlle in accordance with the standards and procedures as set forth in the Zoning Ordinance, Article 9 Administration and Enforcement, and the Development Regulations, Article III Amendment to Drainage Regulations of 1989, Article VIII Floodplain Management Ordinance, Article XVIII Model Floodplain Management/Flood Damage Prevention Ordinance and Article XIX Model Stream Buffer Protection Ordinance.  The Director of the Planning and Development Department shall have the power to grant a variance (except for density and use) from the development standards of the Zoning Ordinance where, in their opinion, the intent of the Zoning Ordinance can be achieved and equal performance obtained by granting a variance. The authority to grant such a variance shall be limited from the following requirements: 1. Front Yard or Yard adjacent to a public street – variance not to exceed ten (10) feet; 2. Side Yard – variance not to exceed five (5) feet; 3. Rear Yard – variance not to exceed ten (10) feet.				
APPLICANT	INFORMATION			
roup LLC c/o An	ndersen Tate &	Carr		
com	PHONE: 770822	0900		
TE BLVD	SUITE: 4000			
STATE: Georgia		ZIP CODE: 300	97	
SIGNATURE OF APPLICANT: DATE:				
	ORMATION (as appl	icable)		
PROPERTY OWNER NAME: Benjamin Bailey				
	PHONE: 678898	39477		
t	PHONE: <b>678898</b> SUITE:	89477		
		39477 ZIP CODE: 300	96	
t			96	
t state: Georgia	SUITE: 05/06/2025		96	
t state: Georgia	SUITE: 05/06/2025 DATE:		96	
t  STATE: Georgia  SITE INF	SUITE: 05/06/2025 DATE:		96	
t  STATE: Georgia  SITE INFO	SUITE:  05/06/2025 DATE:  ORMATION  SUITE/UNIT #:			
	general II  ty of Lawrenceville Zonir ity to grant variances fr awrencevlle in accordant and Enforcement, and the plain Management Ordin odel Stream Buffer Prote opment Department sha ne Zoning Ordinance whe ned by granting a variance or Yard adjacent to a pr dear Yard – variance not to  APPLICANT TOUP LLC C/O Ar COM ITE BLVD  STATE: Georgia	BOARD OF APPEALS  GENERAL INFORMATION  Try of Lawrenceville Zoning Ordinance and Deverity to grant variances from the requirements of awrencevile in accordance with the standards and Enforcement, and the Development Regular plain Management Ordinance, Article XVIII Mododel Stream Buffer Protection Ordinance.  Topment Department shall have the power to grave Zoning Ordinance where, in their opinion, the day granting a variance. The authority to grave or Yard adjacent to a public street – variance dear Yard – variance not to exceed ten (10) feet.  APPLICANT INFORMATION  TOUP LLC C/O Andersen Tate &  COM PHONE: 770822  TE BLVD SUITE: 4000  STATE: Georgia  DATE:  ROPERTY OWNER INFORMATION (as apple)	BOARD OF APPEALS  GENERAL INFORMATION  ty of Lawrenceville Zoning Ordinance and Development Regulation ity to grant variances from the requirements of the Zoning Ordinawrenceville in accordance with the standards and procedures as and Enforcement, and the Development Regulations, Article III Aplain Management Ordinance, Article XVIII Model Floodplain Managodel Stream Buffer Protection Ordinance.  Topment Department shall have the power to grant a variance (excepted by granting a variance. The authority to grant such a variance or Yard adjacent to a public street – variance not to exceed ten lear Yard – variance not to exceed ten (10) feet.  APPLICANT INFORMATION  TOUD LLC C/O Andersen Tate & Carr  COM PHONE: 7708220900  TE BLVD SUITE: 4000  STATE: Georgia ZIP CODE: 3006  DATE:  ROPERTY OWNER INFORMATION (as applicable)	

ZONING INFORMATION		
The act or process of partitioning a city, town, or borough into zones reserved for different purposes (such as residence or business.		
ZONING CLASSIFICATION: RS-150 ZONING CASE: RZR2025-00028		
PRINCIPAL USE: Vacant land SECONDARY USE (AS APPLICABLE):		

#### STANDARDS FOR GRANTING A VARIANCE

A variance shall not be granted unless evidence is presented supporting conclusions that the variance meet the following criteria:

a. Arises from a condition that is unique and peculiar to the building, land, and structures involved.

#### Please see attached Letter of Intent.

- b. Is necessary because the particular physical surroundings, the size, shape or topographical condition of the specific property involved would result in unnecessary hardship for the owner, lessee or occupants; as distinguished from a mere inconvenience, if the provisions of the Zoning Ordinance or Development Regulations literally enforced.
- The condition requiring the requested relief not ordinarily found in properties of the same zoning classification as the subject property.
- d. The condition is created by the regulations of the Zoning Ordinance or Development Regulations and not by action or actions of the property owner or the applicant.
- e. The granting of the variance will not impair or injure other property or improvements in the neighborhood in which the subject property is located, or impair an adequate supply of light or air to adjacent property, substantially increase the congestion in the public streets, increase the danger of fire, create a hazard to air navigation, endanger the public safety, or substantially diminish or impair property values within the neighborhood.
- f. The variance granted the minimum variance that will make possible the reasonable use of the building, land or structures.
- g. Does the variance desired meet the general spirit and intent of Zoning Ordinance or Development Regulations and/or the purpose and intent of the City of Lawrenceville 2040 Comprehensive Plan?

# <u>The InVision Group, LLC – Variance Application</u> Tax Parcel ID R5146A 129, 215 Jackson Street, Lawrenceville

# **Standards for Granting Variances**

Responses to the following criteria must be submitted for each variance requested (attach additional sheets as needed). According to the Zoning Ordinance, a variance shall not be granted unless evidence is presented supporting conclusions that the variance meets each of the following criteria:

- a. Does the request arise from a condition that is unique and peculiar to the land, structures, and buildings involved? Please explain: Yes. The request is due to the physical limitations that are unique to the property and necessary to develop a townhome community in accordance with the spirit and intent of the site plan.
- b. Is the request necessary because the particular physical surroundings, the size, shape, or topographical condition of the specific property involved result in an unnecessary hardship for the owner, lessee, or occupants; as distinguished from a mere inconvenience, if the provisions of the Zoning Ordinance or Development Regulations are literally enforced? Please explain: Yes. Due to the size and shape of the property, the proposed development of a townhome community cannot be developed in accordance with the site plan. Therefore, strict adherence to the Zoning Ordinance would place an undue burden on the Applicant as the unique shape and arrangement of the subject property prevents compliance with the development regulations.
- c. Is the condition requiring the requested relief not ordinarily found in properties of the same zoning district as the subject property? Please Explain: The condition requiring the requested relief is due to the narrow trapezoidal arrangement of the subject property and requiring strict adherence to Zoning Ordinance would be inconsistent with the surrounding zoning and development patterns.
- d. Is the request a result of conditions created by the regulations of the Zoning Ordinance or Development Regulations and not by an action or actions of the property owner or the applicant? Please explain: Yes. This request is a result of the requirement as outlined in the Development Regulations. The Applicant is proposing to develop the site as a small townhome community with 12 units. As outlined in the City's Comprehensive Plan, the purpose of infill zoning classifications is to enable the development of new structures on unused or underutilized land within existing urban areas.
- e. Would granting the variance impair or injure other property or improvements in the neighborhood in which the subject property is located, or impair an adequate supply of light or air to adjacent property, substantially increase the congestion in the public streets, increase the danger of fire, create a hazard to air navigation, endanger the public safety, or substantially diminish or impair property values within the neighborhood? Please explain: No. The Subject Property is currently zoned RS-150 and is surrounded by residential uses and zoning districts, though

there is a wide range of uses in the general vicinity of Downtown Lawrenceville. The Subject Property is also in close proximity to Southlawn, which includes a significant townhome component that is similar in scope and character.

- f. Is the variance requested the minimum variance that will make possible the reasonable use of the land, building, or structures? Please explain: Yes. The requested variances will allow for an infill zoning classification and allow the development of a new townhome community on what is effectively unused and/or underutilized land. By granting the requested variances, the townhome community can contribute to the continued revitalization of the City.
- g. Does the variance desired meet the general spirit and intent of the Zoning Ordinance or Development Regulations and/or the purpose and intent of the City of Lawrenceville 2040 Comprehensive Plan? Please explain: Yes. Granting the variances would allow a small townhome community to contribute to the revitalization of the City, promote density, enhance accessibility, and improve urban sustainability, which are all consistent with the City Council's policies to promote and encourage growth and development.

4923-9718-0751, v. 1







**PLANNING ARCHITECTURE** LANDSCAPE ARCHITECTURE

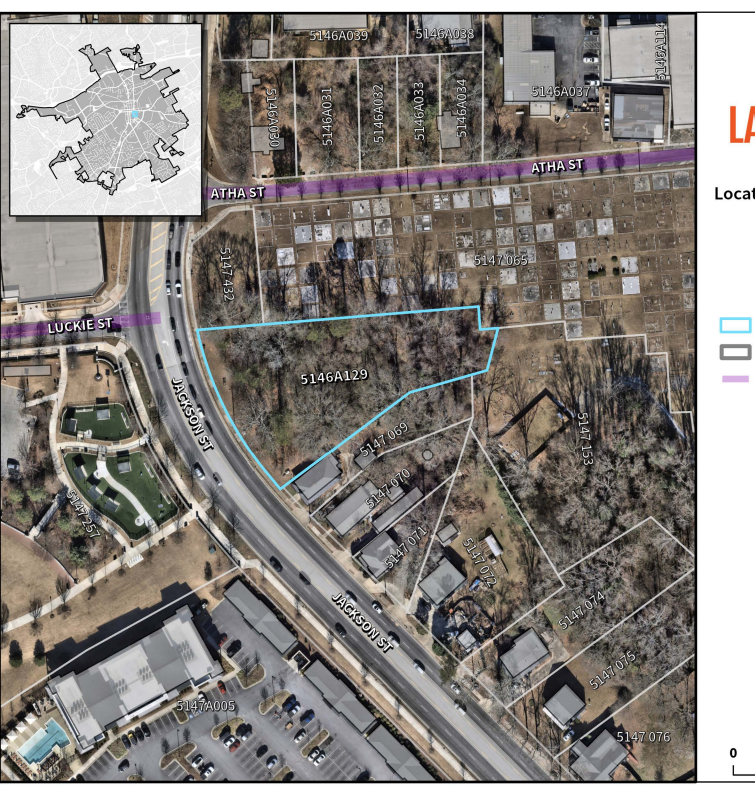
TOWNHOMES PLAN SITE PLAN

**RECEIVED MARCH 10, 2025** PLANNING & DEVELOPMENT DEPARTMENT



SCALE: 1"=20'

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Planning & Development

**Location Map & Surrounding Areas** 

RZR2025-00028

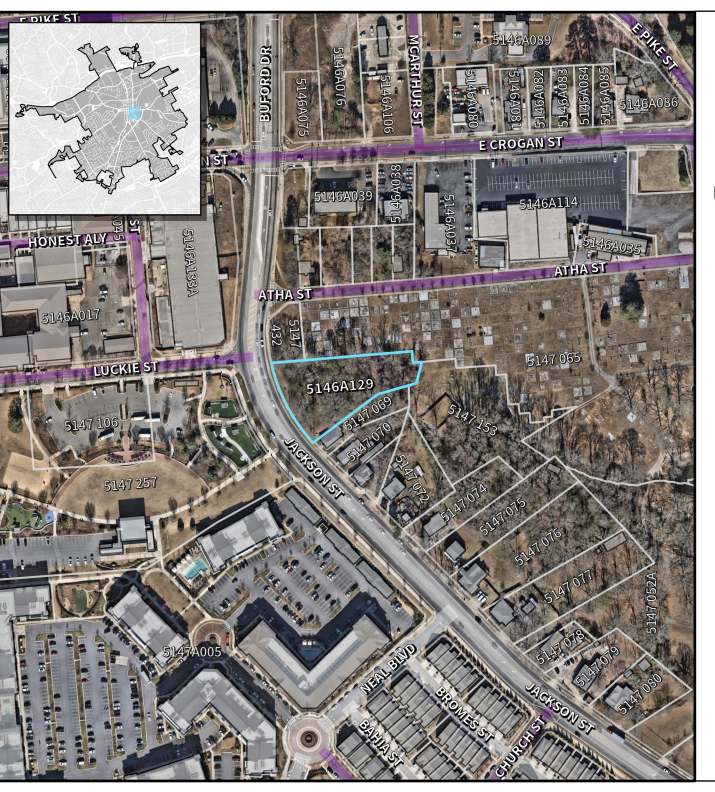
Applicant: The InVision Group, LLC

- Subject Property
- Lawrenceville City Limits
- City Maintained Streets
  County/State Maintained Streets

125

62.5

Page 82





Planning & Development

**Location Map & Surrounding Areas** 

RZR2025-00028

Applicant: The InVision Group, LLC

Subject Property

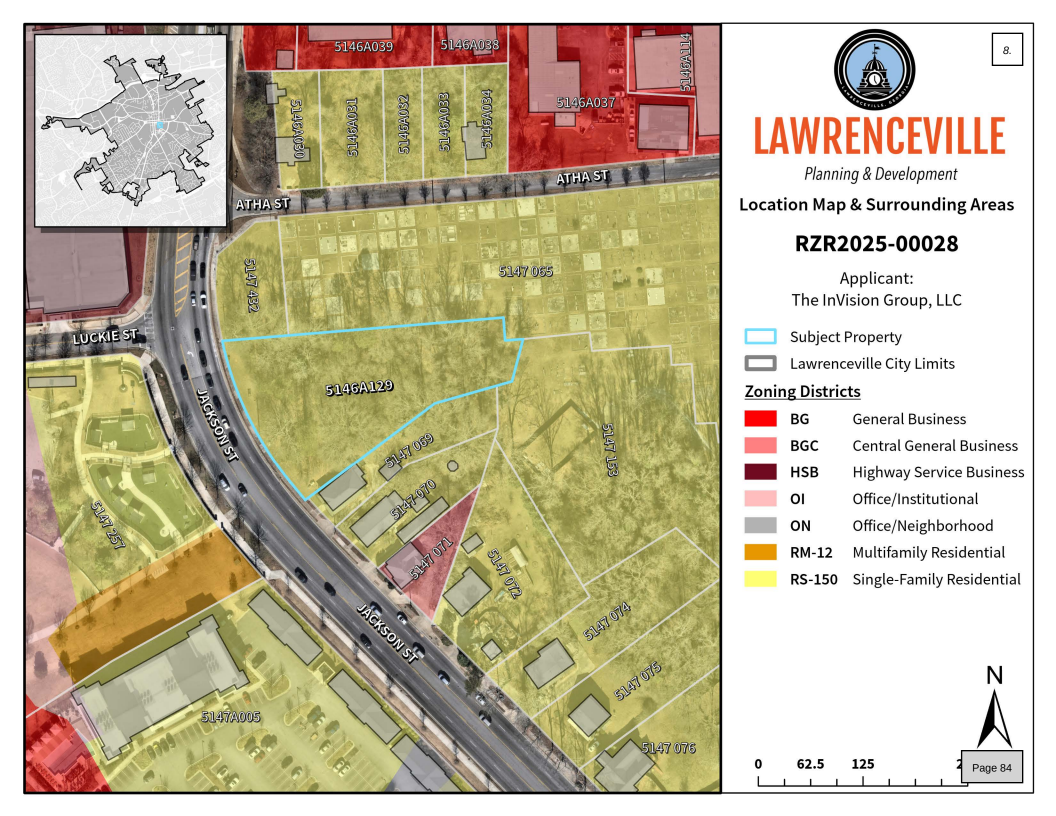
Lawrenceville City Limits

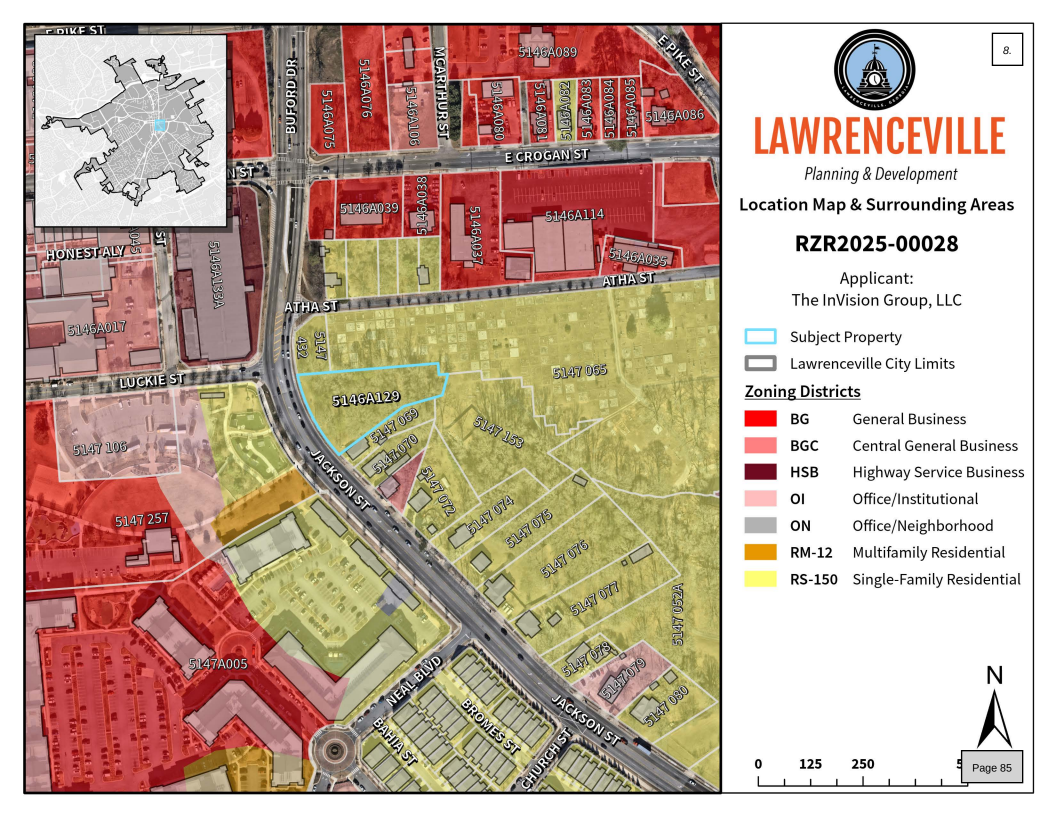
City Maintained Streets
County/State Maintained Streets

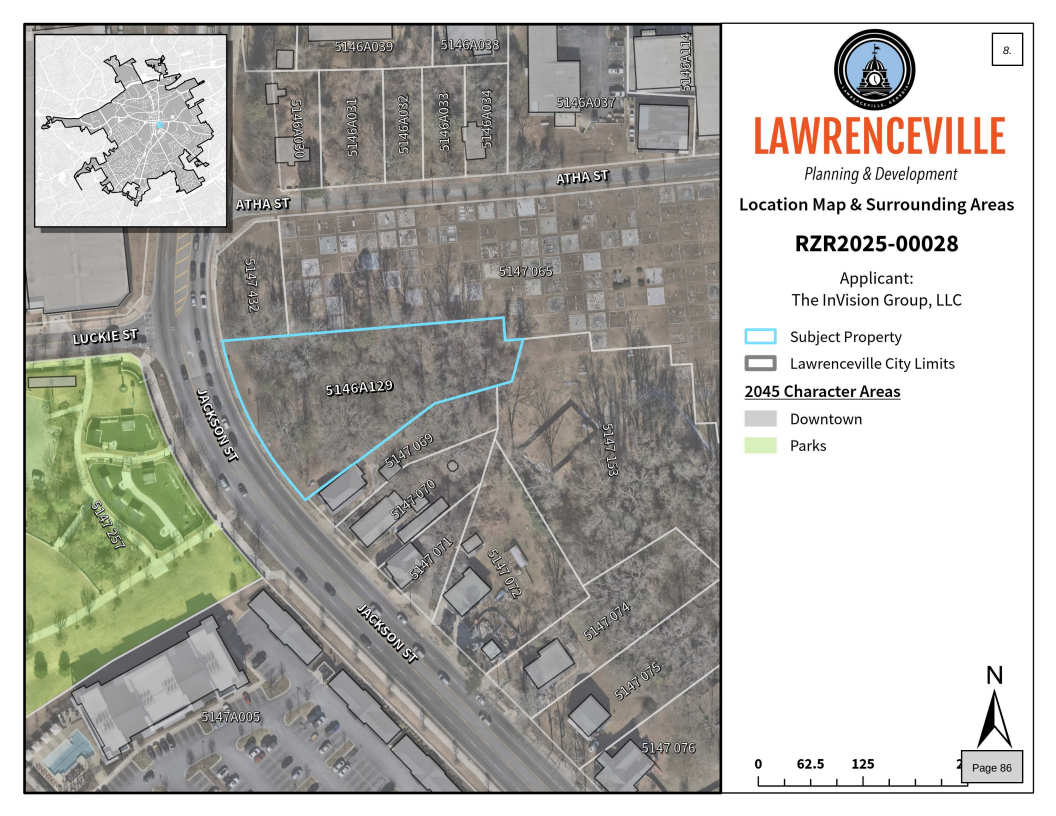
Page 83

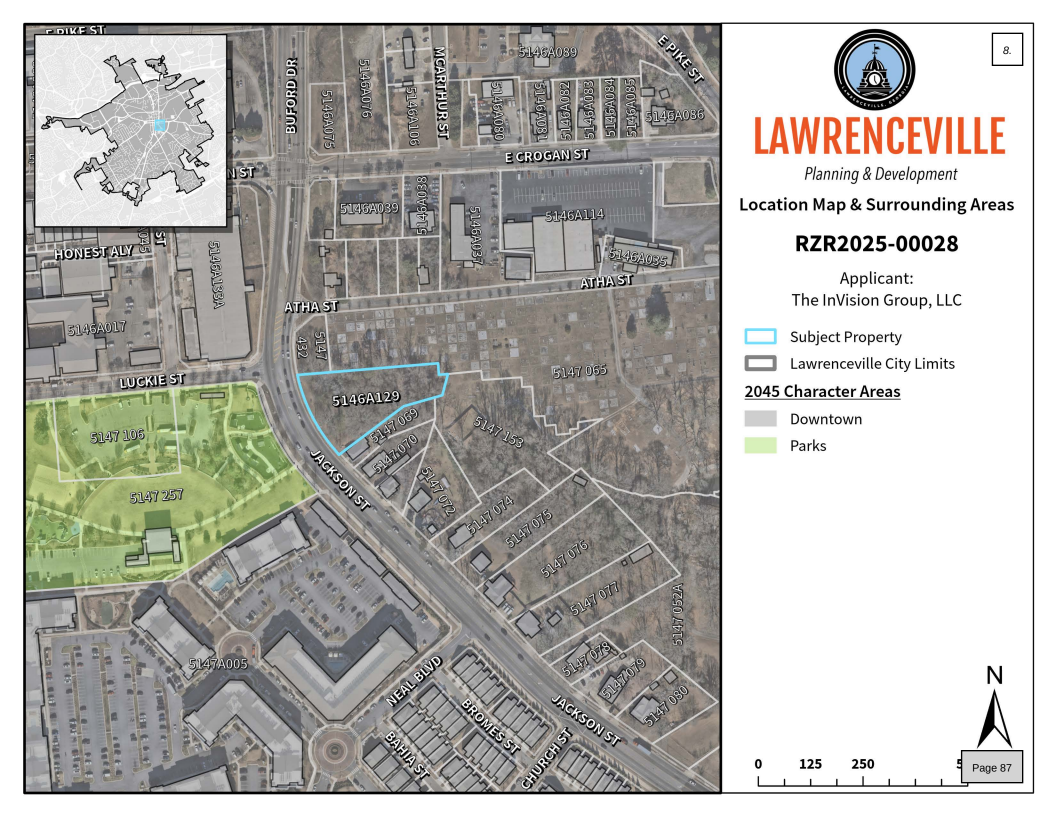
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#### AGENDA REPORT

MEETING: REGULAR MEETING, JULY 28, 2025 AGENDA CATEGORY: PUBLIC HEARING NEW BUSINESS

Item: RZR2025-00029; North DTL CC PH1, LLC; 750 North Clayton Street, 113

Maddox Street, 127 Maddox Street

**Department:** Planning and Development **Date of Meeting:** Monday, July 28, 2025

**Presented By:** Todd Hargrave, Director of Planning and Development

**Applicants Request:** Rezone to CMU (Community Mixed-Use District) to allow for a housing

master plan

Planning &

**Development** Approval with Conditions

**Recommendation:** 

Planning Approval with Staff Recommendations

**Commission** 

**Recommendation:** 

**Summary:** The applicant requests a rezoning of an approximately 1.3-acre parcel assemblage from RS-150 (Single-Family Residential District) and RM-12 (Multifamily Residential District) to CMU (Community Mixed-Use District), an addition to concurrent rezoning case RZR2024-00025. This would represent a shift towards higher-density residential development in place of the established commercial, multifamily residential, office institutional and one-family residential zoning. The subject property is composed of much of the block formed by North Clayton Street, Grizzly Parkway, and North Clayton Connector Road and includes several parcels located on the eastern right-of-way of North Clayton Street, just north of its intersection with Tanner Street.

# **Attachments/Exhibits:**

- RZR2025-00029\_RPRT\_06172025
- RZR2025-00029\_PC REC CNDS\_07072025
- RZR2025-00029\_M&C REC CNDS\_07102025
- RZR2025-00029\_P&D REC CNDS\_06172025
- RZR2025-00029\_ATTCHMNTS\_06162025

Page 1 of 1

# **REZONING**

Planning & Development

CASE NUMBER(S): RZR2025-00029

**APPLICANT(S):** NORTH DTL CC PH1, LLC

**PROPERTY OWNER(S):** MARY JOSEPHINE SHANNONHOUSE, H. PARKER

GANN, III, AS CONSERVATOR OF THE ESTATE OF H.

PARKER GANN, JR. AND GLENN EDWIN BAILEY

**REVOCABLE LIVING TRUST** 

LOCATION(S): 750 NORTH CLAYTON STREET, 113 MADDOX

STREET AND 127 MADDOX STREET

PARCEL IDENTIFICATION NUMBER(S): R5146C012, R5145C013, AND R5146C014

**APPROXIMATE ACREAGE:** 1.3 ACRES

**CURRENT ZONING:** RS-150 (SINGLE-FAMILY RESIDENTIAL DISTRICT)

AND RM-12 (MULTIFAMILY RESIDENTIAL DISTRICT)

**PROPOSED ZONING:** CMU (COMMUNITY MIXED-USE DISTRICT)

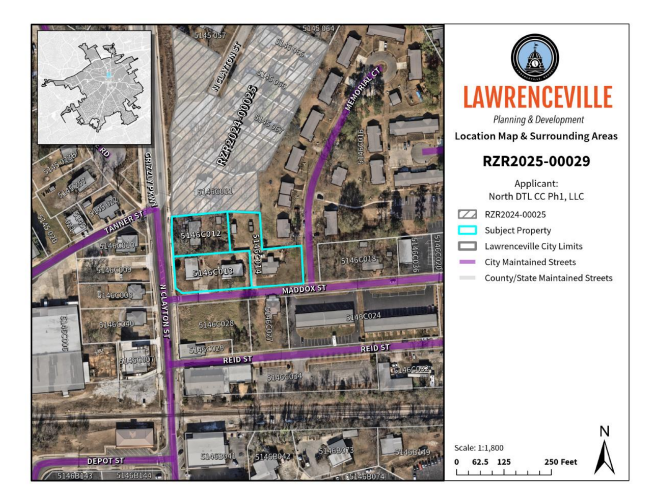
**PROPOSED DEVELOPMENT:** ADDITION OF LAND/UNITS TO THE PROPOSED

DEVELOPMENT OF 88 TOWNHOUSES AND 8 ONE-

**FAMILY HOMES** 

DEPARTMENT RECOMMENDATION: APPROVAL WITH CONDITIONS

# **VICINITY MAP**



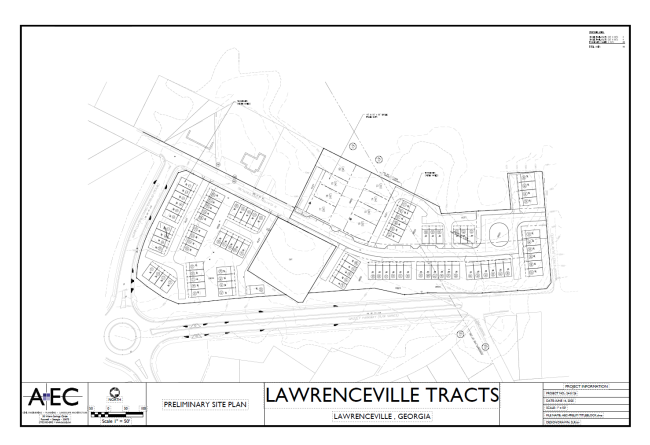
# **ZONING HISTORY**

The zoning of the subject properties has been unchanged since 1960, the earliest zoning record on file for the City of Lawrenceville.

#### **PROJECT SUMMARY**

The applicant requests a rezoning of an approximately 1.3-acre parcel assemblage from RS-150 (Single-Family Residential District) and RM-12 (Multifamily Residential District) to CMU (Community Mixed-Use District), an addition to concurrent rezoning case RZR2024-00025. This would represent a shift towards higher-density residential development in place of the established commercial, multifamily residential, office institutional and one-family residential zoning. The subject property is composed of much of the block formed by North Clayton Street, Grizzly Parkway, and North Clayton Connector Road and includes several parcels located on the eastern right-of-way of North Clayton Street, just north of its intersection with Tanner Street.

# **CONCEPT PLAN**



#### ZONING AND DEVELOPMENT STANDARDS

The request represents a shift towards higher-density residential development in place of the traditional commercial, multifamily residential, office institutional and one-family residential zoning. By allowing for townhouses and smaller onefamily homes, the development would likely increase housing density on the site, possibly making the area more walkable and increasing the local population.

As proposed, the development would consist of a mix of eighty-eight (88) attached and eight (8) detached dwellings and dwelling units for a total of ninety-six (96) dwellings. They are described as follows:

# 1. Detached Single Family

- Type: Detached Dwelling and Dwelling Unit
- Building Height: Two Story (35 feet maximum)
- Building Size: 2,400 to 3,200 square feet
- Layout: Three bedrooms, two and one-half bathrooms
- Features: Private yard, front and back porches, two-car garages
- Architecture: The exterior will feature a blend of traditional and contemporary design elements using materials like brick, stacked stone, and wooden elements (cedar/cementitious shake or board-and-batten siding), which could evoke a more rustic or upscale neighborhood feel
- Lot Area: 2,840 to 5,250 square feet (40 50 ft. width & 71 105 ft. depth)

# 2. Townhomes

- Type: Attached Dwelling and Dwelling Units
- Building Height: Three stories (35 feet maximum)
- Building Size: 1,500 square feet
- Configuration: Two bedrooms, two bathrooms
- Features: Consolidated attached dwelling with shared common area, front stoops and back porches.
- Architecture: The same style of materials will be used here, continuing the cohesive design theme across the development
- Lot Area: 1,440 to 1,600 square feet (18 20 ft. width & 80 ft. depth)

Approval of the requested CMU (Community Mixed Use) zoning district would require variances from the minimum standards as outlined below:

# Article 1 Districts, Section 102.11 CMU Community Mixed-Use District, Subsection B. Land Use Mix, Table 1. and 2.

Each CMU development shall include a mix of land uses, as indicated in the table below.

1. The intent of allowing these nonresidential uses is to create a small node of retail and commercial services primarily for the convenience and amenity of residents of the CMU District. Nonresidential development must be compatible with the residential component of the development, and in general with the Architectural Design Standards specified in this section and Article 6, Architectural Standards and Design Guidelines.

**Exception**: The minimum percentage of gross land area for civic/institutional, commercial/retail, industrial or office land uses may be reduced administratively for CMU developments within the Infill District, which consist solely of RS-50 INF & RS-TH INF residential zoning and land uses. Exceptions to the rule shall be subject to the review and approval of the Director of the Planning and Development Department.

Land Use	Percentage of Gross Land Area			Recommendation
Lunu Ose	Minimum	Maximum	Proposed	Recommendation
Residential	30%	75%	100%	Administrativo
Civic/Institutional	15%	50%	0%	Administrative Variance
Commercial/Retail, Light Industrial, Office	15%	50%	0%	(within Infill District)

- 2. This district provides for a diversity of housing types. Each CMU development shall include at least one housing option, including apartments, single-family residences, or townhomes.
- a. Single-family detached dwellings on large lots
- b. Single-family detached dwellings on mid-size lots
- c. Single-family detached dwellings on small lots (see RS-50 INF standards, below)

# d. Townhouses (see RS-TH INF standards, below)

e. Multifamily

# Article 1 Districts, Section 102.5 RS-50 INF - One-Family Infill Residential **District, B. Lot Development Standards**

Standard	Requirement	Proposal	Recommendation
Minimum Lot Area	3,500 sq. ft.	2,840 sq. ft.	Variance
Minimum Lot Width	50 feet	40 feet	Variance
Minimum Front Yard Setback	10 feet	10 feet	N/A
Minimum Rear Yard Setback	10 feet	10 feet	N/A
Minimum Side Yard Setback	5 feet	5 feet	N/A
Minimum Heated Floor Area	1,600 sq. ft. (1 story) 1,800 sq. ft. (2 stories)	1,600 sq. ft. (1 story) 1,800 sq. ft. (2 stories)	N/A
Maximum Building Height	35 feet	35 feet	N/A

# <u>Article 1 Districts, Section 102.6 RS-TH INF - Townhouse-Family Infill Residential</u> **District, B. Lot Development Standards**

Standard	Requirement	Proposal	Recommendation
Minimum Lot Area	1,600 sq. ft.	1,440 sq. ft.	Variance
Maximum Building Height	35 feet	35 feet	N/A
Maximum Number of Stories	3 stories	3 stories	N/A
Minimum Lot/Unit Width	20 feet	18 feet	Variance
Maximum Units Per Row (UPR)	8 units	6 units	N/A

Minimum Units Per Row (UPR)	3 units	1 unit	Variance
Minimum Front Yard Setback	10 feet	10 feet	N/A
Minimum Rear Yard Setback	10 feet	10 feet	N/A
Minimum Side Yard Setback	0 feet	0 feet	N/A
Minimum Heated Floor Area	1,200 sq. ft. (2-bedroom)	1,500 sq. ft. (2-bedroom)	N/A

# Article 1 Districts, Section 102.11 CMU Community Mixed-Use District, **Subsection C. Lot Development Standards**

Standard	Requirement	Proposal	Recommendation
Minimum Lot Area	5 acres	5.9 acres	N/A
Road Frontage	40 feet per lot	N/A	N/A
Maximum Height	45 feet	45 feet	N/A
Internal Minimum Front Setback	5-15 feet	10 feet	N/A
Internal Minimum Side Setback	10-20 feet	10 feet	N/A
Internal Minimum Rear Setback	25-50 feet	25 feet	N/A
Minimum Setback along classified Arterials/Collectors	50 feet	0 feet	Variance

# Article 1 Districts, Section 102.11 CMU Community Mixed-Use District, Subsection I. Parking and Article 5 Parking, Section 508 Number of Off-Street Parking Spaces Required, Table 5-3

Standard	Requirement	Proposal	Recommendation
Dwelling Unit (80 units)	1.5 spaces per dwelling unit (120 spaces)	1.5 spaces per dwelling unit (120 spaces)	N/A

# <u>Article 1 Districts, Section 102.5 RS-50 INF - One-Family Infill Residential District</u> and Section 102.6 RS-TH INF - Townhouse-Family Infill Residential District, C. Site Development Standards, 2. Off-Street Parking

Standard	Requirement	Proposal	Recommendation
Off-Street Attached or Garage	2 spaces per dwelling unit (160 spaces)	2 spaces per dwelling unit	N/A
Off-Street Parking Lot	2.5 spaces per dwelling unit (200 spaces)	(160 spaces)	N/A

# Article 4 Buffers, Section 403 Buffers Table

Standard	Requirement	Proposal	Recommendation
CMU / BG	N/A	N/A	N/A
CMU / RM-12	N/A	N/A	N/A
CMU / RS-150	50 ft	0 ft	Variance

The specific variances requested are as follows:

- A variance from the Zoning Ordinance, Article 1 Districts, Section 102.11 CMU Community Mixed-Use District, F.2. Allows for reduction of the net project acreage dedicated to Green/Common Space from 15% to 10%.
- A variance from the Zoning Ordinance, Article 1 Districts, Section 102.11 CMU Community Mixed-Use District, C. Lot Development Standards to provide that single-family detached lots shall be designed and developed in accordance with the standards set forth in Section 102.5 RS-50 INF - One-Family Infill Residential District, B Lot Development standards and that townhome lots shall be designed and developed in accordance with the standards set forth in Section 102.6 RS-TH INF - Townhouse-Family Infill Residential District, B. Lot Development Standards.
- A variance from the Zoning Ordinance, Article 1 Districts, Section 102.11 CMU Community Mixed-Use District, C. Lot Development Standards, Footnote 11. Allows for reduction of building setbacks adjacent to a classified arterial or collector (Principal, Major, Minor) shall be zero (0 ft.) adjacent to Grizzly Parkway and North Clayton Connector Road. Alternatively, all setbacks may be administratively varied in accordance with footnote 5 of Table 102.5 C.2 and footnote 9 of Table 102.6 C.2 of the Lawrenceville Zoning Ordinance.
- A variance from the Zoning Ordinance, Article 1 Districts, Section 102.11 CMU Community Mixed-Use District, J. Parking, 1. Vehicle Parking. Allows for satisfaction of off-street parking in conformance with Section 102.5 RS-50 INF - One-Family Infill Residential District, C. Site Development Standards. 2. Off-Street Parking and Section 102.6 RS-TH INF - Townhouse-Family Infill Residential District, C. Site Development Standards. 2. Off-Street Parking.
- A variance from Zoning Ordinance, Article 102.11 CMU Community Mixed-Use District, K. Landscape, Buffers, and Tree Protection. 2. Allows for a reduction of required buffers between CMU and RS-150 properties from 50 feet to zero feet.
- A variance from the Zoning Ordinance, Article 1 Districts, Section 102.5 RS-50 INF -One-Family Infill Residential District, B. Lot Development Standards. Allows for the reduction of the Minimum Lot Width for the detached singlefamily residential dwellings from fifty (50) feet to forty (40) feet.

- A variance from Zoning Ordinance, Article 1 Districts, Section 102.5 RS-50 INF - One-Family Infill Residential District, B. Lot Development Standards. Allows for a reduction in the Minimum Lot Size for the detached singlefamily residential dwelling from three thousand, five hundred square feet (3,500 sq. ft) to two thousand, eight hundred forty square feet (2,840 sq. ft).
- A variance from the Zoning Ordinance, Article 1 Districts, Section 102.5 RS-50 INF -One-Family Infill Residential District, B. Lot Development Standards. TH INF -Townhouse-Family Infill Residential District, B. Lot Development Standards. Allows for the reduction of the Minimum Lot/Unit Width for the attached townhouse residential dwelling units from twenty (20) feet to eighteen (18) feet.
- A variance from Zoning Ordinance, Article 1 Districts, Section 102.6 RS-TH INF - Townhouse-Family Infill Residential District, B. Lot Development Standards. Allows for reduction in the Minimum Lot Area from one thousand, six hundred square feet (1,600 sq. ft) to one thousand, four hundred and forty square feet (1,440 sq. ft).
- A variance from the Zoning Ordinance, Article 1 Districts, Section 102.6 RS-TH INF -Townhouse-Family Infill Residential District, B. Lot Development Standards. Allows for the reduction of the Minimum Units Per Row (UPR) for the attached townhouse residential dwelling units from three (3) units to one (1) unit.
- A variance from Zoning Ordinance, Article 1 Districts, Section 102.6 RS-TH INF -Townhouse-Family Infill Residential District, D. Lot Dimensional Standards. 1. RS-Townhouse Units - General. a. Allows front façade(s) of townhouse dwelling units to be either parallel or radial or perpendicular to a Public Street (Public Right-of-Way).
- A variance from Zoning Ordinance, Article 1 Districts, Section 102.6 RS-TH INF -Townhouse-Family Infill Residential District, D. Lot Dimensional Standards. 1. RS-TH Townhouse Units – General. c. Allows rear elevations of each townhouse dwelling unit shall consist of porch measuring 10 feet in width and 10 feet in depth rather than 18 feet in width and 10 feet in depth.
- A variance from Zoning Ordinance, Article 504 Residential Parking and Driveways, 6. Allows for impervious surfaces in front yard area to be limited from 35% to 90%.

The recently adopted RS-50 INF (One-Family Infill Residential District) and RS-TH INF (Townhouse-Family Infill Residential District) zoning districts have specific provisions that will impact the need for certain variances. Specifically, the Minimum Dwelling Separation rule indicates multiple detached one-family and attached townhouse dwellings on a singular lot could be developed and constructed to the requirements of the International Residential Code (IRC), Part III, Section R302, which addresses Fire-Resistant Construction. Specific requirements of this section shall be reviewed and monitored throughout the development process, should this proposal be approved.

See *Exhibit A* below for approximate boundaries of proposed development that will be designed according to RS-50 INF or RS-TH INF standards.

# RS-50 INF Standards RS-TH INF Standards

LAWRENCEVILLE TRACTS

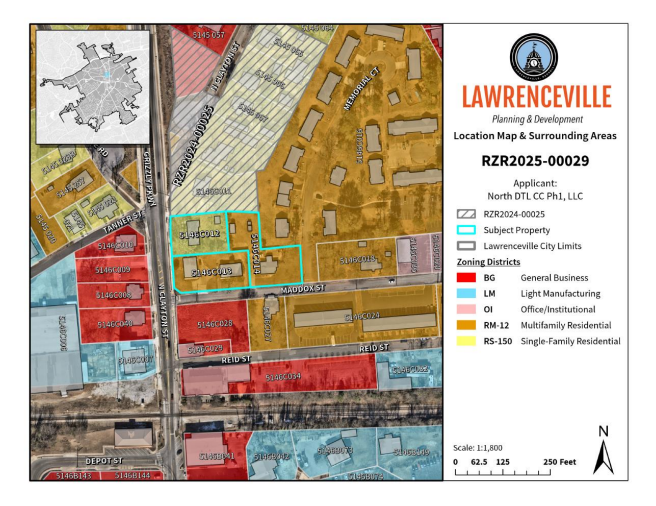
LAWRENCEVILLE, GEORGIA

**EXHIBIT A - ZONING STANDARDS BOUNDARIES** 

A full-sized version of this exhibit is included in this item's attachments.

PRELIMINARY SITE PLAN

#### CITY OF LAWRENCEVILLE OFFICIAL ZONING MAP



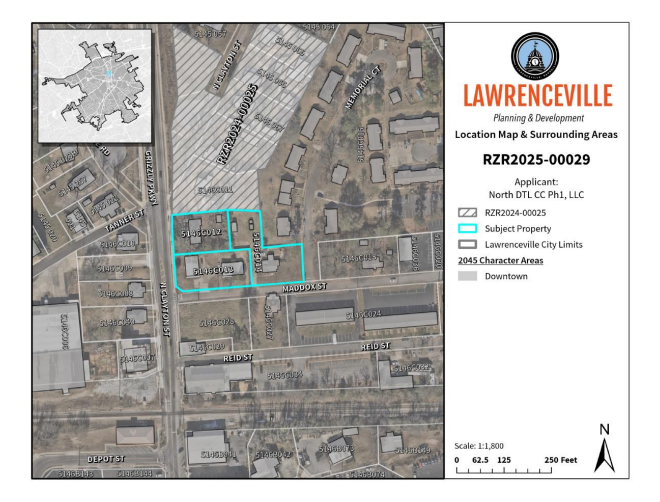
#### SURROUNDING ZONING AND USE

The area surrounding the subject property consists of a wide variety of uses and zoning categories. The properties to the north and northeast of the subject property are zoned BG (General Business District) and contain commercial and light industrial uses such as offices and existing nonconforming warehouses and auto service garages. To the east is a Lawrenceville Housing Authority (LHA) property zoned RM-12 (Multifamily Residential District), the location of several duplexes. Otherwise, the surrounding area is composed of single-family homes used both residentially (zoned RS-150 - Single-Family Residential District) and commercially (zoned BG). Further out from the subject property - west of Northdale Road and east of Buford Drive - there are locations zoned LM (Light Manufacturing District) and HM (Heavy Manufacturing District), used for a variety of industrial activities; for example, distilleries/breweries, warehouses, auto service garages, used car lots, self-storage facilities, and vehicle impound lots.

This proposal would continue with the precedent set by City Council's approvals for RZM2021-00009, RZM2022-00012, RZM2024-00016, and RZM2024-00019, all similar projects in the nearby vicinity that were rezoned to CMU (Community Mixed Use District) to allow for the development of mixed-use projects consisting of large tracts of land, and a variety of multifamily, townhouse, and retail components.

The purpose of infill zoning classifications is to enable the development of new structures on unused or underutilized land within existing urban areas. This approach aims to revitalize neighborhoods, promote density, reduce urban sprawl, enhance accessibility, and improve urban sustainability (quality of life). Therefore, the requested rezoning aligns with the City Council's policies, which are designed to encourage positive growth and development.

# LAWRENCEVILLE 2045 COMPREHENSIVE PLAN – FUTURE LAND USE PLAN MAP



# **2045 COMPREHENSIVE PLAN**

The 2045 Comprehensive Plan and Future Development Map indicates the property lies within the Downtown Character Area. Lawrenceville's Downtown character area serves as the historical and cultural heart of the city, preserving its unique charm while nurturing economic vitality. With a robust economy and a focus on community life, Downtown is a hub of cultural activities and commerce. The development, by incorporating townhouses and smaller single-family homes, is expected to raise the housing density, potentially enhancing the walkability of the area and boosting the local population. Additionally, investments in pedestrian infrastructure and streetscape upgrades will focus on improving walkability and accessibility.

#### STAFF RECOMMENDATION

In conclusion, the requested rezoning is a strategic step towards achieving higher-density, sustainable urban development and aligns with the city's long-term goals of fostering positive community growth and enhancing the downtown area.

Given the aforementioned factors, the Planning and Development Department recommends **APPROVAL WITH CONDITIONS** for the proposed rezoning.

# **CITY OF LAWRENCEVILLE DEPARTMENT COMMENTS:**

# **ENGINEERING DEPARTMENT**

No comment

# **PUBLIC WORKS**

No comment

# **ELECTRIC DEPARTMENT**

Lawrenceville Power will serve this development.

# **GAS DEPARTMENT**

No comment

# DAMAGE PREVENTION DEPARTMENT

No comment

# **CODE ENFORCEMENT**

No comment

# STREET AND SANITATION DEPARTMENT

No comment

# STATE CODE 36-67-3 (FMR.) REVIEW STANDARDS:

1. Whether a zoning proposal will permit a use that is suitable in view of the use and development of adjacent and nearby property;

Yes. The surrounding area is host to a wide variety of commercial, industrial, multifamily, and single-family uses.

2. Whether a zoning proposal will adversely affect the existing use or usability of adjacent or nearby property;

No. As discussed; the area is predominantly a mix of commercial, industrial, office institutional and residential uses and zoning in nature.

3. Whether the property to be affected by a zoning proposal has a reasonable economic use as currently zoned;

Yes; the properties could be developed according to the current standards of the BG, RS-150, OI, and RM-12 zoning districts. However, such a rezoning will help in the assemblage of a variety of parcels into a larger development with a cohesive design.

4. Whether the zoning proposal will result in a use which will or could cause an excessive or burdensome use of existing streets, transportation facilities, utilities, or schools;

The project will induce demand on public facilities in the form of traffic, utilities, stormwater runoff, and schools. However, the effects of this demand can be mitigated through zoning conditions, consistent monitoring of outcomes, and active planning efforts moving forward.

5. Whether the zoning proposal is in conformity with the policy and intent of the Comprehensive Plan;

Policies of the City are intended to benefit or enhance the quality of life for existing and potential members of the public choosing to reside within the city limits. The Downtown character area is intended as a mixed-use district that includes both townhomes and single-family homes, so this rezoning conforms with the long-range plan.

6. Whether there are other existing or changing conditions affecting the use and development of the property, which give supporting grounds for either approval or disapproval of the zoning proposal;

The proposal would continue with the precedent set by similar recent rezonings and variance request in the immediate vicinity, including V-19-01, RZM2021-00009, RZM2022-00012, RZM2024-00016, and RZM2024-00019.

# PLANNING COMMISSION& DEVELOPMENT

# RECOMMENDED CONDITIONS\_07072025

#### RZR2025-00029

Approval of a rezoning to CMU (Community Mixed-Use District), subject to the following enumerated conditions:

# 1. To restrict the use of the property as follows:

- A. A maximum of ninety-six (96) housing units, including a minimum of eight (8) single-family dwellings and a maximum of eighty-eight (88) rear-entry townhomes. These limits may be modified only through an approved rezoning of adjacent or nearby properties and a corresponding amendment to the master site plan.
- B. The development shall be in general accordance with the submitted site plan received by the Department of Planning and Development, dated June 16, 2025, with variances necessary to meet zoning conditions and development regulations. Any changes shall be subject to review and approval by the Director of Planning and Development. The design and exterior appearance shall be in general accordance with the examples presented during June 25, 2025, Mayor and Council meeting and final design and exterior appearance shall be approved by the Director of Planning and Development.
- C. All detached residential units shall have a two-car garage.

# 2. To satisfy the following site development considerations:

- A. Natural vegetation shall remain on the property until the issuance of a development permit.
- B. The homeowner's association shall repaint or repair any graffiti or vandalism in common areas within seventy-two (72) hours of notice from the City.
- C. The required parking ratio shall be one and one half (1.5) spaces per unit.
- D. Provide City Standard Pedestrian lighting along Grizzly Parkway, both sides of North Clayton Street (to North Clayton Connector Road), and the south side

- of North Clayton Connector Road.
- E. Building setbacks off internal streets or driveways shall be in general accordance with the submitted site plans and architectural renderings, and otherwise subject to review and approval of the Director of Planning and Development.
- F. Any use or expansion of existing City owned water quality/quantity facilities shall be reviewed and approved by the City Engineer.
- G. Pedestrian connections from the development to Grizzly Parkway and North Clayton Street shall be provided and shall be reviewed and approved by the City Engineer.
- H. A minimum five-foot (5 ft.) sidewalk shall be provided (if not existing) along both sides of North Clayton Street from the end of North Clayton Street to North Clayton Connector Road.
- I. Vehicle access to Grizzly Parkway or North Clayton Connector Road for alleyways, driveways, and the extensions shall be prohibited.
- J. Internal alleyways shall be privately owned and maintained by the Homeowners Association.
- K. The Developer shall coordinate and receive approval from the City Engineer to relocate and extend North Clayton Street. Dedicate Right-of-Way to the City

# 3. The following variances are approved:

- A. A variance from the Zoning Ordinance, Article 1 Districts, Section 102.11 CMU Community Mixed-Use District, F.2. Allows for reduction of the net project acreage dedicated to Green/Common Space from 15% to 10%.
- B. A variance from the Zoning Ordinance, Article 1 Districts, Section 102.11 CMU Community Mixed-Use District, C. Lot Development Standards, Footnote 11. Allows for reduction of building setbacks adjacent to a classified arterial or collector (Principal, Major, Minor) shall be zero (0 ft.) adjacent to Grizzly Parkway and North Clayton Connector Road. Alternatively, all setbacks may be administratively varied in accordance with footnote 5 of Table 102.5 C.2 and footnote 9 of Table 102.6 C.2 of the Lawrenceville Zoning Ordinance.
- C. A variance from Zoning Ordinance, Article 102.11 CMU Community Mixed-Use District, K. Landscape, Buffers, and Tree Protection. 2. Allows for a reduction

- of required buffers between CMU and RS-150 properties from 50 feet to zero feet.
- D. A variance from the Zoning Ordinance, Article 1 Districts, Section 102.5 RS—50 INF—One-Family Infill Residential District, B. Lot Development Standards. Allows for the reduction of the Minimum Lot Width for the detached single-family residential dwellings from fifty (50) feet to forty (40) feet.
- E. A variance from Zoning Ordinance, Article 1 Districts, Section 102.5 RS-50 INF One-Family Infill Residential District, B. Lot Development Standards. Allows for a reduction in the Minimum Lot Size for the detached single-family residential dwelling from three thousand, five hundred square feet (3,500 sq. ft) to two thousand, eight hundred forty square feet (2,840 sq. ft).
- F. A variance from the Zoning Ordinance, Article 1 Districts, Section 102.5 RS—50 INF—One-Family Infill Residential District, B. Lot Development Standards. TH INF—Townhouse-Family Infill Residential District, B. Lot Development Standards. Allows for the reduction of the Minimum Lot/Unit Width for the attached townhouse residential dwelling units from twenty (20) feet to eighteen (18) feet.
- G. A variance from Zoning Ordinance, Article 1 Districts, Section 102.6 RS-TH INF —Townhouse-Family Infill Residential District, B. Lot Development Standards. Allows for reduction in the Minimum Lot Area from one thousand, six hundred square feet (1,600 sq. ft) to one thousand, four hundred and forty square feet (1,440 sq. ft).
- H. A variance from Zoning Ordinance, Article 1 Districts, Section 102.6 RS-TH INF

   Townhouse-Family Infill Residential District, D. Lot Dimensional Standards.
   1. RS-Townhouse Units General. a. Allows front façade(s) of townhouse dwelling units to be either parallel or radial or perpendicular to a Public Street (Public Right-of-Way).
- A variance from Zoning Ordinance, Article 1 Districts, Section 102.6 RS-TH INF
   —Townhouse-Family Infill Residential District, D. Lot Dimensional Standards.

   RS-TH Townhouse Units General. c. Allows rear elevations of each townhouse dwelling unit shall consist of porch measuring 10 feet in width and 10 feet in depth.
- J. A variance from Zoning Ordinance, Article 504 Residential Parking and Driveways, 6. Allows for impervious surfaces in front yard area to be limited from 35% to 90%.



#### **PLANNING & DEVELOPMENT**

### MAYOR AND COUNCIL RECOMMENDED CONDITIONS 7-10-2025

#### RZR2025-00029

Approval of a rezoning to CMU (Community Mixed-Use District), subject to the following enumerated conditions:

### 1. To restrict the use of the property as follows:

- A. A maximum of sixteen (16) housing units. This amount is included in the overall masterplan that shall have a A-maximum of ninety-six (96) housing units, including a minimum of eight (8) single-family dwellings and a maximum of eighty-eight (88) rear-entry townhomes. These limits may be modified only through an approved rezoning of adjacent or nearby properties and a corresponding amendment to the master site plan.
- B. The development shall be in general accordance with the submitted site plan received by the Department of Planning and Development, dated June 16, 2025, with variances necessary to meet zoning conditions and development regulations. Any changes shall be subject to review and approval by the Director of Planning and Development. The design and exterior appearance shall be in general accordance with the examples presented during June 25, 2025, Mayor and Council meeting and final design and exterior appearance shall be approved by the Director of Planning and Development.
- C. All detached-residential units shall have a two-car garage.

### 2. To satisfy the following site development considerations:

- A. Natural vegetation shall remain on the property until the issuance of a development permit.
- B. The homeowner's association shall repaint or repair any graffiti or vandalism in common areas within seventy-two (72) hours of notice from the City.
- C. The required parking ratio shall be one and one half (1.5) spaces per unit.
- D. Provide City Standard Pedestrian lighting along Grizzly Parkway and the

northside of Maddox Street along the limits of the property. , both sides of North Clayton Street (to North Clayton Connector Road), and the south side of North Clayton Connector Road.

- E. Building setbacks off internal streets or driveways shall be in general accordance with the submitted site plans and architectural renderings, and otherwise subject to review and approval of the Director of Planning and Development.
- F. Any use or expansion of existing City owned water quality/quantity facilities shall be reviewed and approved by the City Engineer.
- G. Pedestrian connections from the development to Grizzly Parkway and <u>Maddox</u>

  <u>Street North Clayton Street</u> shall be provided and shall be reviewed and approved by the City Engineer.
- H. A minimum five-foot (5 ft.) sidewalk shall be provided (if not existing) along the northside of Maddox Steet along the limits of the property. both sides of North Clayton Street from the end of North Clayton Street to North Clayton Connector Road.
- I. Vehicle access to Grizzly Parkway or North Clayton Connector Road for alleyways and , driveways, and the extensions shall be prohibited.
- J. Internal alleyways shall be privately owned and maintained by the Homeowners Association.
- K. The Developer shall coordinate and receive approval from the City Engineer to relocate and extend North Clayton Street to Maddox Street and shall d-Dedicate all Right-of-Way for relocation or extension of North Clayton Street to the City. The extension of North Clayton Street to Grizzly Parkway is prohibited.

### 3. The following variances are approved:

- A. A variance from the Zoning Ordinance, Article 1 Districts, Section 102.11 CMU Community Mixed-Use District, F.2. Allows for reduction of the net project acreage dedicated to Green/Common Space from 15% to 10%.
- B. A variance from the Zoning Ordinance, Article 1 Districts, Section 102.11 CMU Community Mixed-Use District, C. Lot Development Standards, Footnote 11. Allows for reduction of building setbacks adjacent to a classified arterial or collector (Principal, Major, Minor) shall be zero (0 ft.) adjacent to Grizzly Parkway and North Clayton Connector Road. Alternatively, all setbacks may

- be administratively varied in accordance with footnote 5 of Table 102.5 C.2 and footnote 9 of Table 102.6 C.2 of the Lawrenceville Zoning Ordinance.
- C. A variance from Zoning Ordinance, Article 102.11 CMU Community Mixed-Use District, K. Landscape, Buffers, and Tree Protection. 2. Allows for a reduction of required buffers between CMU and RS-150 properties from 50 feet to zero feet.
- D. A variance from the Zoning Ordinance, Article 1 Districts, Section 102.5 RS–50 INF –One-Family Infill Residential District, B. Lot Development Standards. Allows for the reduction of the Minimum Lot Width for the detached single-family residential dwellings from fifty (50) feet to forty (40) feet.
- E. A variance from Zoning Ordinance, Article 1 Districts, Section 102.5 RS-50 INF One-Family Infill Residential District, B. Lot Development Standards. Allows for a reduction in the Minimum Lot Size for the detached single-family residential dwelling from three thousand, five hundred square feet (3,500 sq. ft) to two thousand, eight hundred forty square feet (2,840 sq. ft).
- F. A variance from the Zoning Ordinance, Article 1 Districts, Section 102.5 RS—50 INF—One-Family Infill Residential District, B. Lot Development Standards. TH INF—Townhouse-Family Infill Residential District, B. Lot Development Standards. Allows for the reduction of the Minimum Lot/Unit Width for the attached townhouse residential dwelling units from twenty (20) feet to eighteen (18) feet.
- G. A variance from Zoning Ordinance, Article 1 Districts, Section 102.6 RS-TH INF —Townhouse-Family Infill Residential District, B. Lot Development Standards. Allows for reduction in the Minimum Lot Area from one thousand, six hundred square feet (1,600 sq. ft) to one thousand, four hundred and forty square feet (1,440 sq. ft).
- H. A variance from Zoning Ordinance, Article 1 Districts, Section 102.6 RS-TH INF

  —Townhouse-Family Infill Residential District, D. Lot Dimensional Standards.
  1. RS-Townhouse Units General. a. Allows front façade(s) of townhouse dwelling units to be either parallel or radial or perpendicular to a Public Street (Public Right-of-Way).
- A variance from Zoning Ordinance, Article 1 Districts, Section 102.6 RS-TH INF

   Townhouse-Family Infill Residential District, D. Lot Dimensional Standards.
   RS-TH Townhouse Units General. c. Allows rear elevations of each townhouse dwelling unit shall consist of porch measuring 10 feet in width and

- 10 feet in depth rather than 18 feet in width and 10 feet in depth.
- J. A variance from Zoning Ordinance, Article 504 Residential Parking and Driveways, 6. Allows for impervious surfaces in front yard area to be limited from 35% to 90%.



### **PLANNING & DEVELOPMENT**

### **RECOMMENDED CONDITIONS**

#### RZR2025-00029

Approval of a rezoning to CMU (Community Mixed-Use District), subject to the following enumerated conditions:

### 1. To restrict the use of the property as follows:

- A. A maximum of ninety-six (96) housing units, including a minimum of eight (8) single-family dwellings and a maximum of eighty-eight (88) rear-entry townhomes. These limits may be modified only through an approved rezoning of adjacent or nearby properties and a corresponding amendment to the master site plan.
- B. The development shall be in general accordance with the submitted site plan received by the Department of Planning and Development, dated June 16, 2025, with variances necessary to meet zoning conditions and development regulations. Any changes shall be subject to review and approval by the Director of Planning and Development. The design and exterior appearance shall be in general accordance with the examples presented during June 25, 2025, Mayor and Council meeting and final design and exterior appearance shall be approved by the Director of Planning and Development.
- C. All detached residential units shall have a two-car garage.

### 2. To satisfy the following site development considerations:

- A. Natural vegetation shall remain on the property until the issuance of a development permit.
- B. The homeowner's association shall repaint or repair any graffiti or vandalism in common areas within seventy-two (72) hours of notice from the City.
- C. The required parking ratio shall be one and one half (1.5) spaces per unit.
- D. Provide City Standard Pedestrian lighting along Grizzly Parkway, both sides of North Clayton Street (to North Clayton Connector Road), and the south side

- of North Clayton Connector Road.
- E. Building setbacks off internal streets or driveways shall be in general accordance with the submitted site plans and architectural renderings, and otherwise subject to review and approval of the Director of Planning and Development.
- F. Any use or expansion of existing City owned water quality/quantity facilities shall be reviewed and approved by the City Engineer.
- G. Pedestrian connections from the development to Grizzly Parkway and North Clayton Street shall be provided and shall be reviewed and approved by the City Engineer.
- H. A minimum five-foot (5 ft.) sidewalk shall be provided (if not existing) along both sides of North Clayton Street from the end of North Clayton Street to North Clayton Connector Road.
- I. Vehicle access to Grizzly Parkway or North Clayton Connector Road for alleyways, driveways, and the extensions shall be prohibited.
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- K. The Developer shall coordinate and receive approval from the City Engineer to relocate and extend North Clayton Street. Dedicate Right-of-Way to the City

### 3. The following variances are approved:

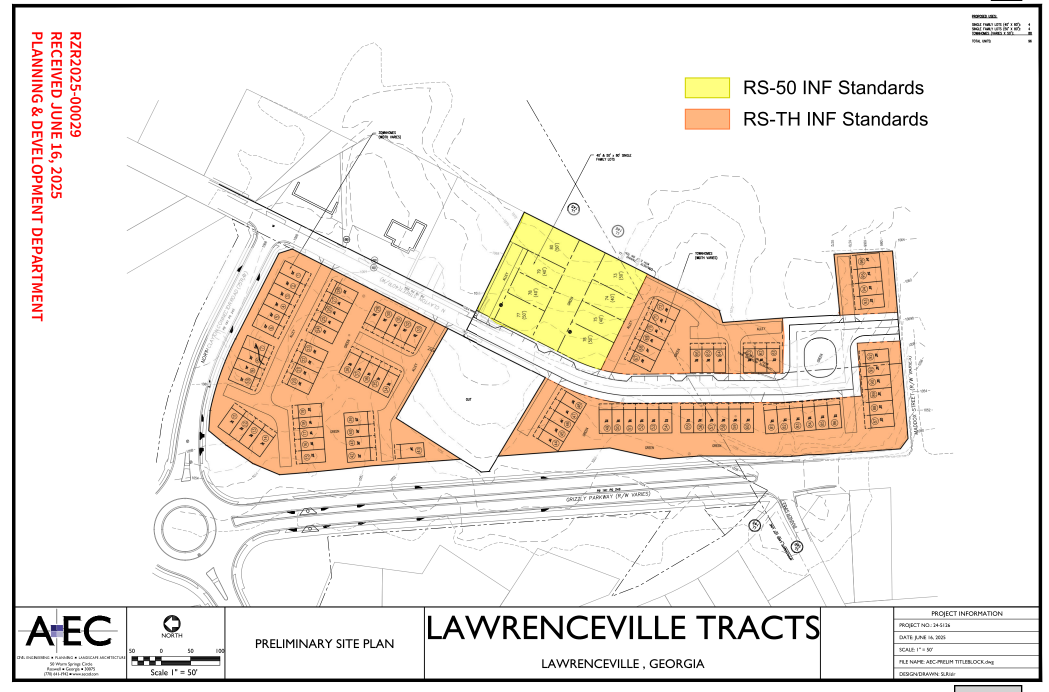
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- C. A variance from Zoning Ordinance, Article 102.11 CMU Community Mixed-Use District, K. Landscape, Buffers, and Tree Protection. 2. Allows for a reduction

- of required buffers between CMU and RS-150 properties from 50 feet to zero feet.
- D. A variance from the Zoning Ordinance, Article 1 Districts, Section 102.5 RS—50 INF—One-Family Infill Residential District, B. Lot Development Standards. Allows for the reduction of the Minimum Lot Width for the detached single-family residential dwellings from fifty (50) feet to forty (40) feet.
- E. A variance from Zoning Ordinance, Article 1 Districts, Section 102.5 RS-50 INF One-Family Infill Residential District, B. Lot Development Standards. Allows for a reduction in the Minimum Lot Size for the detached single-family residential dwelling from three thousand, five hundred square feet (3,500 sq. ft) to two thousand, eight hundred forty square feet (2,840 sq. ft).
- F. A variance from the Zoning Ordinance, Article 1 Districts, Section 102.5 RS—50 INF—One-Family Infill Residential District, B. Lot Development Standards. TH INF—Townhouse-Family Infill Residential District, B. Lot Development Standards. Allows for the reduction of the Minimum Lot/Unit Width for the attached townhouse residential dwelling units from twenty (20) feet to eighteen (18) feet.
- G. A variance from Zoning Ordinance, Article 1 Districts, Section 102.6 RS-TH INF —Townhouse-Family Infill Residential District, B. Lot Development Standards. Allows for reduction in the Minimum Lot Area from one thousand, six hundred square feet (1,600 sq. ft) to one thousand, four hundred and forty square feet (1,440 sq. ft).
- H. A variance from Zoning Ordinance, Article 1 Districts, Section 102.6 RS-TH INF

   Townhouse-Family Infill Residential District, D. Lot Dimensional Standards.
   1. RS-Townhouse Units General. a. Allows front façade(s) of townhouse dwelling units to be either parallel or radial or perpendicular to a Public Street (Public Right-of-Way).
- A variance from Zoning Ordinance, Article 1 Districts, Section 102.6 RS-TH INF

   Townhouse-Family Infill Residential District, D. Lot Dimensional Standards.
   RS-TH Townhouse Units General. c. Allows rear elevations of each townhouse dwelling unit shall consist of porch measuring 10 feet in width and 10 feet in depth.
- J. A variance from Zoning Ordinance, Article 504 Residential Parking and Driveways, 6. Allows for impervious surfaces in front yard area to be limited from 35% to 90%.

# **EXHIBIT A**





### **REZONING APPLICATION**

APPLICANT INFORMATION	PROPERTY OWNER INFORMATION*
NAME: North DTL CC Ph1, LLC	NAME: Mary Josephine Shannonhouse
ADDRESS: 2494 Jett Ferry Rd., Ste 202	ADDRESS: 750 N Clayton St.
CITY: Atlanta	CITY: Lawrenceville
STATE: GA ZIP: 30338	STATE: GA ZIP: 30046
CONTACT PERSON: Ty White	PHONE: 770-844-9976
,	·
* If multiple property owners, each owner must file an ap Multiple projects with one owner, must file separate ap	
PRESENT ZONING DISTRICT(S): RS150 REQUES	STED ZONING DISTRICT:
PARCEL NUMBER(S): R5146C012	ACREAGE: .36
ADDRESS OF PROPERTY: 750 N Clayton St., Lawrence	ceville, GA 30046
3/1/	Mary I Shannowhan 5/22/25
SIGNATURE OF APPLICANT DATE	SIGNATURE OF OWNER DATE
North DTL CC Ph1, LLC	Máry Josephine Տիգորջոիouse
TYPED OR PRINTED NAME	TYPED OR PRINTED HAMP COL
Michelle 5.27,205	Pannal Sin Nor 10 10 10 10 10 10 10 10 10 10 10 10 10
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NO TARY PUBLIC MICHELLE URREA  Notary Public - State of Georgia	NOTARY PUBLIC TO DATE OF THE PUBLIC TO THE P



Have you, within the two years immediately preceding the filing of this application, made campaign contributions aggregating \$250.00 or more to the Mayor of the City of Lawrenceville, a member of the City Council, or to a member of the Planning Commission of the City of Lawrenceville? N

If the answer is yes, please complete the following section:

NAME OF GOVERNMENT OFFICIAL	CONTRIBUTIONS (List all which aggregate to \$250 or more)	DATE CONTRIBUTION WAS MADE (Within last two years)

Have you, within the two years immediately preceding the filing of this application, made gifts having in the aggregate a value of \$250.00 or more to the Mayor of the City of Lawrenceville, a member of the City Council, or to a member of the Planning Commission of the City of Lawrenceville? N

If the answer is yes, please complete the following section:

NAME OF GOVERNMENT OFFICIAL	CONTRIBUTIONS (List all which aggregate to \$250 or more)	DATE CONTRIBUTION WAS MADE (Within last two years)

Attach additional sheets if necessary to disclose or describe all contributions/gifts.



### REZONING APPLICATION

APPLICANT INFORMATION	PROPERTY OWNER INFORMATION*
NAME: North DTL CC Ph1, LLC	NAME: GLENN EDWIN BAILEY REVOCABLE LIVING TRUST
ADDRESS: 2494 Jett Ferry Rd., Ste 202	ADDRESS: 127 Maddox St
CITY: Atlanta	CITY: Lawrenceville
STATE: GA ZIP: 30338	STATE: GA ZIP: 30046
CONTACT PERSON: Ty White	PHONE: 770-844-9976
* If multiple property owners, each owner must file an ap Multiple projects with one owner, must file separate ap	
PRESENT ZONING DISTRICT(S): RM-12 REQUES	STED ZONING DISTRICT: RS-TH-INF
PARCEL NUMBER(S): R5146C014	ACREAGE: .52
ADDRESS OF PROPERTY: 127 Maddox St., Lawrence	ville, GA 30046
SIGNATURE OF APPLICANT DATE	Glenn E. Bailey 4-20-25 SIGNATURE OF OWNER DATE
North DTL CC Ph1, LLC	GLENNI E, BAILEY
MICHELLE URREA Notary Public - State of Georgia Fulton County My Commission Expires Apr. 15, 2028	NOTARY PUBLIC SSA ANDATE OF THE PROPERTY OF TH



Have you, within the two years immediately preceding the filing of this application, made campaign contributions aggregating \$250.00 or more to the Mayor of the City of Lawrenceville, a member of the City Council, or to a member of the Planning Commission of the City of Lawrenceville? N

If the answer is yes, please complete the following section:

NAME OF GOVERNMENT OFFICIAL	CONTRIBUTIONS (List all which aggregate to \$250 or more)	DATE CONTRIBUTION WAS MADE (Within last two years)

Have you, within the two years immediately preceding the filing of this application, made gifts having in the aggregate a value of \$250.00 or more to the Mayor of the City of Lawrenceville, a member of the City Council, or to a member of the Planning Commission of the City of Lawrenceville? N

If the answer is yes, please complete the following section:

NAME OF GOVERNMENT OFFICIAL	CONTRIBUTIONS (List all which aggregate to \$250 or more)	DATE CONTRIBUTION WAS MADE (Within last two years)

Attach additional sheets if necessary to disclose or describe all contributions/gifts.



### REZONING APPLICATION

APPLICANT INFORMATION	PROPERTY OWNER INFORMATION*	
NAME: North DTL CC Ph1, LLC	H. Parker Gam, III, as Concernator  NAME: of the Estate of H. Parker Guar, Jr.	
ADDRESS: 2494 Jett Ferry Rd., Ste 202	ADDRESS: 706 Wilhaven Ct	
CITY: Atlanta	CITY: Loganville	
STATE: GA ZIP: 30338	STATE: GA ZIP: 30052	
CONTACT PERSON: Ty White	PHONE: 770-844-9976	
* If multiple property owners, each owner must file an ap Multiple projects with one owner, must file separate ap		
PRESENT ZONING DISTRICT(S): RM-12 REQUESTED ZONING DISTRICT:  PARCEL NUMBER(S): R5146C013 ACREAGE: .46		
ADDRESS OF PROPERTY: 113 Maddox St., Lawrence	/ille, GA 30046	
SIGNATURE OF APPLICANT DATE  SIGNATURE OF OWNER DATE  H. Porton Gam, III. 45 Conservator  TYPED OR PRINTED NAME  TYPED OR PRINTED NAME  TYPED OR PRINTED NAME		
NOTARY PUBLIC DATE	NOTARY PUBLIC DATE	
MICHELLE URREA Notary Public - State of Georgia Fulton County My Commission Expires Apr 15, 2028	Stacy B Williamson NOTARY PUBLIC Walton County, GEORGIA My Commission Expires 04/01/2020	



### **DISCLOSURE OF CAMPAIGN CONTRIBUTIONS**

Have you, within the two years immediately preceding the filing of this application, made campaign contributions aggregating \$250.00 or more to the Mayor of the City of Lawrenceville, a member of the City Council, or to a member of the Planning Commission of the City of Lawrenceville?

If the answer is yes, please complete the following section:

NAME OF GOVERNMENT OFFICIAL	CONTRIBUTIONS (List all which aggregate to \$250 or more)	DATE CONTRIBUTION WAS MADE (Within last two years)
David Still	uz to \$1,000	??

Have you, within the two years immediately preceding the filing of this application, made gifts having in the aggregate a value of \$250.00 or more to the Mayor of the City of Lawrenceville, a member of the City Council, or to a member of the Planning Commission of the City of Lawrenceville? N

If the answer is yes, please complete the following section:

NAME OF GOVERNMENT OFFICIAL	CONTRIBUTIONS (List all which aggregate to \$250 or more)	DATE CONTRIBUTION WAS MADE (Within last two years)

Attach additional sheets if necessary to disclose or describe all contributions/gifts.

# BLUM & CAMPBELL, LLC

### **Attorneys at Law**

JODY CHARLES CAMPBELL ATTORNEY AT LAW LICENSED IN GA 3000 Langford Road, Building 100 Peachtree Corners, Georgia 30071

TELEPHONE: (470) 365-2890 FACSIMILE: (470) 365-2899 JODY@BLUMCAMPBELL.COM

June 14, 2025

### **VIA Electronic Delivery**

Honorable Mayor David Still
Council Member Bruce Johnson
Council Member Victoria Jones
Council Member Austin Thompson
Council Member Marlene Taylor-Crawford
City of Lawrenceville, Georgia
70 South Clayton Street
PO Box 2200
Lawrenceville, Georgia 30046

Re: North DTL CC PH1, LLC

**Rezoning Application** 

Property Address: 113 and 127 Maddox Street and 750 North Clayton Street,

Lawrenceville, Georgia 30046

Parcel Nos. R51464C012, R5146C013 and R5146C014

Dear Mayor and City Council Members:

As you are aware, this law firm has the pleasure of representing North DTL CC PH1, LLC ("North DTL"). North DTL has this day filed a rezoning application the above referenced properties in the old Depot District along the existing North Clayton Street and Maddox Street (the "Maddox Street Parcels"). This application is the second filed by North DTL as part of an assemblage project designed to develop high-quality, executive-style housing along the North Clayton Street and Grizzly Parkway corridor within walking distance of the Downtown area. The first application is current pending and has been assigned case number RZR2024-00025. This second application should be read in conjunction with the first zoning application, as the Maddox Street Parcels will be developed as part of the overall master development. If approved, the rezoning would allow for sixteen (16) additional townhome units, a pocket park/greenspace area, and, most importantly, the relocation of the second entrance to the development from Grizzly Parkway to Maddox Street.

Below you will find an area map showing the present zoning for the properties that are the subject of the enclosed application as well as a number of parcels that are located immediately adjacent thereto:



North DTL seeks to rezone the Maddox Street Parcels from a mixture of RS-150 and RM-12 properties to Community Mixed-Use District (CMU) with a administrative variance as permitted by Section 102.11(b) of the Code to reduce the percentage of civic/institutional, commercial/retail, industrial and office land used to 0% and allow 100% of the project to be developed in accordance with the Lot Development Standards of the City's new RS 150 INF and RS TH INF districts.

### I. Description of the Property and Surrounding Area

The Maddox Street Parcels contain a mixture of aging residential uses. The surrounding area contains a variety of uses including both residential and commercial applications. The project is adjoined by the following zoning classifications and uses.

Location	Land Use	Zoning
Proposed Site	Residential	RS-150 and RM-12
North	Residential	RS-150 (rezoning application
		pending)
South	Commercial	BG
East	Residential –	RM-12
	Lawrenceville Housing	
	Authority	
West	Commercial	BG

In the City's 2045 Comprehensive Plan, the Project lies within the Downtown Character Area, which is designed to serve as the historical and cultural heart of the City. The Comprehensive Plan calls for an emphasis on redevelopment of existing properties using urbanist principles including pedestrian friendly streetscapes, promotion of walkability to the city center and infill residential development targeting the "missing middle" housing options that includes higher density single-family detached, bungalow and townhome style housing.



### II. Project Summary

As shown on the attached Site Plan, North DTL proposes to develop the Project into a residential development, which presently includes a mixture of eight (8) executive-style single-family detached houses and ninety-six (96) high-end townhomes. The proposed housing products are targeted toward young professionals and executives who seeks intown living options within walking distance to the City's entertainment and employment centers. The development will provide a new living option for doctors, nurses, teachers, public safety employees, public sector workers, and employees of Georgia Gwinnett College.

The development's European Village aesthetic will feature cottage style detached homes and townhomes with rear entry garages and rear porches. The façade of the homes will include a mixture of brick, stone, and cityscape finishes facing Grizzly Parkway, Maddox Street and the Project's greenspaces. The Project will have homes ranging in size from 1,200 to 3,200 square feet with luxury interior finishes and appliances. Attached to the Site Plan also contains illustrative pictures and floorplans showing examples of the types of housing options that the Project will offer. Further examples of the European Village inspired development at Trilith in Fayetteville, Serenbe in Chattahoochee Hills, and The 1858 and Mayfair on Main in Alpharetta.

North DTL has developed its Site Plan and discussed possible zoning conditions with the City's staff using the dimensional and development requirements of the City's Infill Zoning Districts. However, the possibility of future phases of the development necessarily compels North DTL to maintain the maximum amount of flexibility relative to possible adjustments and changes to the Site Plan as additional properties are added. Given this reality, demarcating specific portions of the Project as infill townhome versus infill single-family detached is problematic.

The solution to this problem is to amend the rezoning request to instead seek CMU zoning and take advantage of the exception provision in Section 102.11(B)(1). This exception provision allows the Director of Planning and Development to administratively vary the required division of

CMU uses to make the development 100% residential if the property is located within the Infill District identified in Section 103.3 of the Code. Additionally, Section 102.11(B)(2)(c) and (d) further provides that single family detached dwellings on small lots shall be developed in accordance with the RS-50 INF standards and that townhomes be developed using RS-TH INF standards and dimensions.

In addition to appropriate zoning conditions confirming the above, North DTL respectfully requests the following waivers, modifications, variances and/or conditions of zoning, as applicable:

- 1. A variance from the Zoning Ordinance, Article 1 Districts, Section 102.11 CMU Community Mixed-Use District, F.2. Allows for reduction of the net project acreage dedicated to Green/Common Space from 15% to 10%.
- 2. A variance from the Zoning Ordinance, Article 1 Districts, Section 102.11 CMU Community Mixed-Use District, C. Lot Development Standards to provide that single family detached lots shall be designed and developed in accordance with the standards set forth in Section 102.5 RS-50 INF One-Family Infill Residential District, B Lot Development standards and that townhome lots shall be designed and developed in accordance with the standards set forth in Section 102.6 RS-TH INF Townhouse-Family Infill Residential District, B. Lot Development Standards.
- 3. A variance from the Zoning Ordinance, Article 1 Districts, Section 102.11 CMU Community Mixed-Use District, C. Lot Development Standards, Footnote 11. Allows for reduction of building setbacks adjacent to a classified arterial or collector (Principal, Major, Minor) shall be zero (0 ft.) adjacent to Grizzly Parkway and N Clayton Connector Road. Alternatively, all setbacks may be administratively varied in accordance with footnote 5 of Table 102.5 C.2 and footnote 9 of Table 102.6 C.2 of the Lawrenceville Zoning Ordinance.
- 4. A variance from the Zoning Ordinance, Article 1 Districts, Section 102.11 CMU Community Mixed-Use District, J. Parking, 1. Vehicle Parking. Allows for satisfaction of off-street parking in conformance with Section 102.5 RS-50 INF One-Family Infill Residential District, C. Site Development Standards. 2. Off-Street Parking and Section 102.6 RS-TH INF Townhouse-Family Infill Residential District, C. Site Development Standards. 2. Off-Street Parking.
- 5. A variance from Zoning Ordinance, Article 102.11 CMU Community Mixed-Use District, K. Landscape, Buffers, and Tree Protection. 2. Allows for reduction of required buffers between CMU and RS-150 properties from 50 feet to zero feet.
- 6. A variance from the Zoning Ordinance, Article 1 Districts, Section 102.5 RS–50 INF One-Family Infill Residential District, B. Lot Development Standards. Allows for the reduction of the Minimum Lot Width for the detached single-family residential dwellings from fifty (50) feet to forty (40) feet.

- 7. A variance from Zoning Ordinance, Article 1 Districts, Section 102.5 RS-50 INF One-Family Infill Residential District, B. Lot Development Standards. Allows for reduction in the Minimum Lot Size for the detached single-family residential dwelling from three thousand, five hundred square feet (3,500 sq. ft) to two thousand, eight hundred, forty square feet (2,840 sq. ft.).
- 8. A variance from the Zoning Ordinance, Article 1 Districts, Section 102.5 RS-50 INF One-Family Infill Residential District, B. Lot Development Standards. TH INF Townhouse-Family Infill Residential District, B. Lot Development Standards. Allows for the reduction of the Minimum Lot/Unit Width for the attached townhouse residential dwelling units from twenty (20) feet to eighteen (18) feet.
- 9. A variance from Zoning Ordinance, Article 1 Districts, Section 102.6 RS-TH INF Townhouse-Family Infill Residential District, B. Lot Development Standards. Allows for reduction in the Minimum Lot Area from one thousand, six hundred square feet (1,600 sq. ft) to one thousand, four hundred and forty square feet (1,440 sq. ft.).
- 10. A variance from the Zoning Ordinance, Article 1 Districts, Section 102.6 RS-TH INF Townhouse-Family Infill Residential District, B. Lot Development Standards. Allows for the reduction of the Minimum Units Per Row (UPR) for the attached townhouse residential dwelling units from three (3) units to one (1) unit.
- 11. A variance from Zoning Ordinance, Article 1 Districts, Section 102.6 RS-TH INF Townhouse-Family Infill Residential District, D. Lot Dimensional Standards. 1. RS-TH Townhouse Units General. a. Allows front façade(s) of townhouse dwelling units to be either parallel or radial or perpendicular to a Public Street (Public Right-of-Way).
- 12. A variance from Zoning Ordinance, Article 1 Districts, Section 102.6 RS-TH INF Townhouse-Family Infill Residential District, D. Lot Dimensional Standards. 1. RS-TH Townhouse Units General. c. Allows rear elevations of each townhouse dwelling unit shall consist of porch measuring 10 feet in width and 10 feet in depth rather than 18 feet in width and 10 feet in depth.
- 13. A variance from Zoning Ordinance, Article 504 Residential Parking and Driveways, 6. Allows for impervious surfaces in front yard area to be limited from 35% to 90%.

### III. Site Impact Analysis

The Ordinance outlines the standards and considerations the City Council should utilize in exercising its Zoning Power. Section 907(c) of the Ordinance outlines six factors the Council should weigh:

1. Whether a proposed rezoning will permit a use that is suitable in view of the use and development adjacent and nearby property:

Yes. The proposed use is consistent with existing residentially zoned properties in the vicinity, which are primarily older, higher density housing including RS 150 and RM 12. The proposed development would further provide needed rooftops to support both the Downtown commercial uses and the burgeoning Depot District businesses.

2. Whether a proposed rezoning will adversely affect the existing use or useability of adjacent or nearby properties.

No. The proposed use would further the process of redeveloping the existing, older residential properties along North Clayton Street. Additionally, commercial uses along the North Clayton Street Connector will not be impacted by the additional traffic from the Project, which will be funneled to Buford Drive and Grizzly Parkway. The addition of additional residences will support and bolster the expanding Depot District and Downtown businesses.

3. Whether the property to be affected by a proposed rezoning has reasonable economic use as currently zoned.

No. North DTL respectfully submits that the portions of the Project currently zoned residential do not have reasonable economic use. The residential structures on said properties have exceeded their useful lifespan, yet with the appreciation of residential property values in Lawrenceville, the acquisition cost for such properties makes construction and redevelopment of said homes cost prohibitive on an individual basis.

4. Whether the proposed rezoning will result in a use which will or could cause an excessive burdensome use of existing streets, transportation facilities, utilities, or schools.

No. The proposed development will not create an excessive burden on the City's existing infrastructure. The City of Lawrenceville has already invested significant amounts in the development of the Grizzly Parkway with both traffic control devices (roundabouts, etc.), sidewalks and stormwater facilities. These improvements were installed to promote a denser redevelopment of adjacent parcels. Traffic to the development will be funneled to the North Clayton Connector Road, which in turn allows for the orderly distribution of traffic onto major arterials. Specifically, these Maddox Street Parcels allows for the secondary entrance to the development to exit onto Maddox Street rather than Grizzly Parkway. Although the Project will add additional housing units to the City, the target market for said development will not unreasonably increase its burden on the school system.

5. Whether the proposed rezoning is in conformity with the policy and intent of the land use plan.

Yes. The proposed development is consistent with and in furtherance of the policy and intent of the land use plan expressed in the 2045 Comprehensive Plan. The Project is within the Downtown Character Area, which seeks to redevelop older properties in a manner that creates high quality, executive housing. The Project promotes walkability to the City's employment and entertainment centers while offering housing solutions for the "missing middle" identified in the 2045 Comprehensive Plan Downtown character area.

6. Whether there are other existing or changing conditions affecting the use and development of the property which give supporting grounds for either the approval or disapproval of the zoning proposal

Yes. The continued growth of the college corridor along Grizzly Parkway and the Depot District has greatly expanded the City's commercial offerings that now require additional houses and customers. The Project will provide much needed balance to the redevelopment of older properties along Grizzly Parkway and in Depot District.

North DTL is excited to bring this Project to the City Council for consideration. We believe that the Project is the next step in the redevelopment of the northern part of the Downtown area and implementation of the 2045 Comprehensive Plan. We look forward to working with the City and its staff to bring the Project to fruition. Should the City have any additional questions or need any additional information, please do not hesitate to contact me. I remain,

Very Truly Yours,

BLUM & CAMPBELL, LL

Jody Charles Campbell

### **Legal Description**

### Parcel 1:

All that tract or parcel of land lying and being in the County of Gwinnett, State of Georgia, being one town lot lying on the East side of Clayton Street, and in the City of Lawrenceville, Georgia, fronting 100 feet on said street, and running back 200 feet, more or less, in an easterly direction; thence in a southerly direction 100 feet to the point of beginning. Said lot being bounded once on the north by E.M. Gunter property, on the east by other lands of F.B. Maddox, deceased; on the south side by Maddox Street; the west by North Clayton Street. This is the same property described in Warranty Deed from Mary B. Franchiseur to Margaret B. Gann, dated October 20, 1951 and recorded in Deed Book 114, page 151, Gwinnett County Records.

Address: 113 Maddox Street, Lawrenceville, Georgia 30046

Tax Parcel: 5146C013

### Parcel 2:

TRACT ONE: All that tract or parcel of land lying and being in Land Lot 146 of the 5<sup>th</sup> Land District, Gwinnett County, Georgia, in the City of Lawrenceville and being more particularly described as follows:

Beginning at a point on the North side of Maddox Street located 200 feet east as measured along the North Side of Maddox Street from the East side of North Clayton Street and run thence North 5 degrees 45 minutes West 105 feet to a corner; run thence North 83 degrees 40 minutes East 185.3 feet to a corner; run thence South 5 degrees 40 minutes East 106 feet to a point on the North side of Maddox Street 185.3 feet to the place or point of BEGINNING.

This is the same property conveyed from Joel Q. Maddox to Quincy Rigdon by Warranty Deed dated July 7, 1954, recorded in Deed Book 114, Page 491, Gwinnett County Records.

Less and except from the above parcel a portion thereof conveyed to the Housing Authority of the City of Lawrenceville by Warranty Deed dated June 14, 1957, recorded in Deed Book 132, Page 394, Gwinnett County Records.

TRACT TWO:

All that tract or parcel of land lying and being in Land Lots 145 & 146 of the 5<sup>th</sup> Land District, Gwinnett County, Georgia, described according to a survey and plat by S. R. Fields, Surveyor, dated June 1, 1957, as follows:

To locate the point of BEGINNING begin at a common corner of property of the Housing Authority of the City or Lawrenceville and property of the Lawrenceville Church of God on the West side of the Buford-Lawrenceville Highway, run thence South 83 degrees 47 minutes West 678.8 feet to the point of BEGINNING; thence South 83 degrees 47 minutes West for a distance of 85 feet; run thence North 5 degrees 37 minutes West for a distance of 85 feet; run thence South 88 degrees 37 minutes East 88 feet; run thence South 4 degrees East 93.6 feet to the point of BEGINNING.

This is the same property conveyed from Mrs. E. M. Gunter, et al., to Quincy Rigdon by Warranty Deed dated June 14, 1957, recorded in Deed Book 132, Page 393, Gwinnett County, Georgia Records.

Address: 127 Maddox Street, Lawrenceville, Georgia 30046

Tax Parcel: 5146C014

### Parcel 3:

All that tract or parcel of land lying and being in Land Lot 146 of the 5<sup>th</sup> District, Gwinnett County, Georgia, Survey for Betty A. Bacon, being one and the same property as depicted on plat of survey recorded in Plat Book 46, Page 223-A, Gwinnett County, Georgia Records, which plat is hereby referred to and made a part hereof by reference.

Address: 750 North Clayton Street, Lawrenceville, Georgia 30046

Tax Parcel: 5146C012

8 60

### **PLANNING & DEVELOPMENT DEPARTMENT**

# OWNER ACKNOWLEDGEMENT & DECLARATION SIGNATURE OF OWNER- 5145 056 SIGNATURE OF OWNER- 5145 065

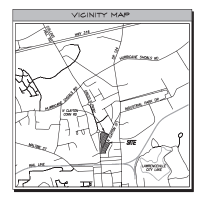
### RECOMBINATION PLAT

**FOR** 

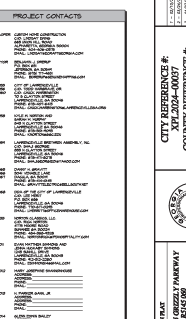
### LAWRENCEVILLE QUAD XPL2024-00037

PARCEL NUMBER: R5145 060 285 GRIZZLY PARKWAY LAND LOTS 145 & 146 OF THE 5TH DISTRICT CITY OF LAWRENCEVILLE GWINNETT COUNTY, GEORGIA

FINAL PLAT CERTIFICATION	
HIS FINAL PLAT HAS BEEN PREPARED IN ACCORDANCE BITH APPLICABLE ZONNER RECOVERABINES. PROVIDED BY THE CITY OF LAMBOCKSHALL FOR RECORDING HIS THE CITYCE OF THE CLERK OF THE REPROPER COURT OF CHARMACT COURT.	
XTY ENGINEER DATE	
PLANNING DIRECTOR DATE	



	PROJECT CONTACTS
DEVELOPER	CUSTOM HOME CONSTRUCTION C/O. LINDSAY DRIVE 669 LINDS AY DRIVE 669 LINDS HLL ROAD ALPHARETTA, SEGRAIA 50004 PHONE: 404-409-0578 PHONE: 404-409-0578 ALL LINDSAYSECRAFISEORGIA.COM
SURVEYOR	BENJAMIN J. DRORUP P.O. BOX 681 JETESSON, 6A SOSAA PHORE. (678) TIT-4681 BMALL BOTREUPSGENINEMAPPING.COM
5145 055 5145 056 5145 060	CITY OF LAWRENCEVILLE CIO. TOOD HARRANGE OR CIO. CHICK WARRINGTON TO 5 CLAYTON STREET LAWRENCEVILLE 64 BOO46 PRORE 679-4076-648 FALL CHICKLAWRENGTONBLAWRENCEVILLEGA.ORG
5145 058	KYLE N. KORTON AND SARAH M. MURPHY 849 N. CLAYTON STREET LANGENCE/ILLE GA 30046 FKORE. 678-304-009 EMAL. N. KORTON BASEDU
5145 <i>0</i> 54	LAYRENCE/ILLE BRETT-REN ASSEMBLY, INC. CO. SHAL SEGREE 628 IN GLAYTON STREET LAYRENCE/ILLE GA 30046 PHONE. 619-471-8213 FALL SHALDSCREEDINGYAHOO.COM
5145 <i>065</i> 5145 <i>066</i> 5145 <i>067</i>	DANNY H. GRAVITT BOH VIDMBLE LIME DACULA, BA SOOM FHANE: 618-414-045 BHALL GRAVITTELECTRICEBELLSOUTHNET
5145 068	DOA OF THE CITY OF LAWRENCEVILLE C/O. LEE MERT F/O. BOX 666 LAWRENCEVILLE, GA 30046 FRORE. T/O-61-0098 HALL IMPRINTE/OFFICE/MAREHOUSE/COM
5145 255	NORTON CLASSICS, LLC. COS. RICK, NORTON 4TS MODRE ROAD SYMANES AS ACQUA FICHE: 464-360-4529 FIGHAL HORTONICKSIPPHOSPITALITY.COM
5146CON	EVAN MATTHEN SIMPONS AND LENA HICKASY SIMPONS 1245 SAHILL DRIVE LAMERICE/LILE SA 30048 PHORE. 413-912-2260 EVAIL 125-94008/46694AL.COM
5/46CO(2	MARY JOSEPHINE SHANKONHOUSE ADDRESS. ADDRESS. PHORE.
51466019	H. PARKER GAIN, JR. ADDRESS ADDRESS PHONE EMAL.
5146CO14	GLEN EDWIN BAILEY ADDRESS ADDRESS FICAR: BAIL:





- 8) THIS PLAT HAS BEEN ON CHILATED FOR CLOSURE AND IS FOUND TO BE ACCURATE WITHIN ONE FOOT IN 419.526. FEFT.
- 10) THE LOTS SHOWN HEREON MAY NOT BE RE-SUBDIVIDED EXCEPT THROUGH THE SUBDIVISION PROCESS AS PROCEED LAWRENCEVALE ZONING ORDINANCE IN EFFECT AT THAT TIME.
- 11) ALL EXISTING STRUCTURES WILL BE DEMOLISHED.
- 12) AT THIS TIME THE OWNER ON ALL PARCELS IS NOT THE SAME

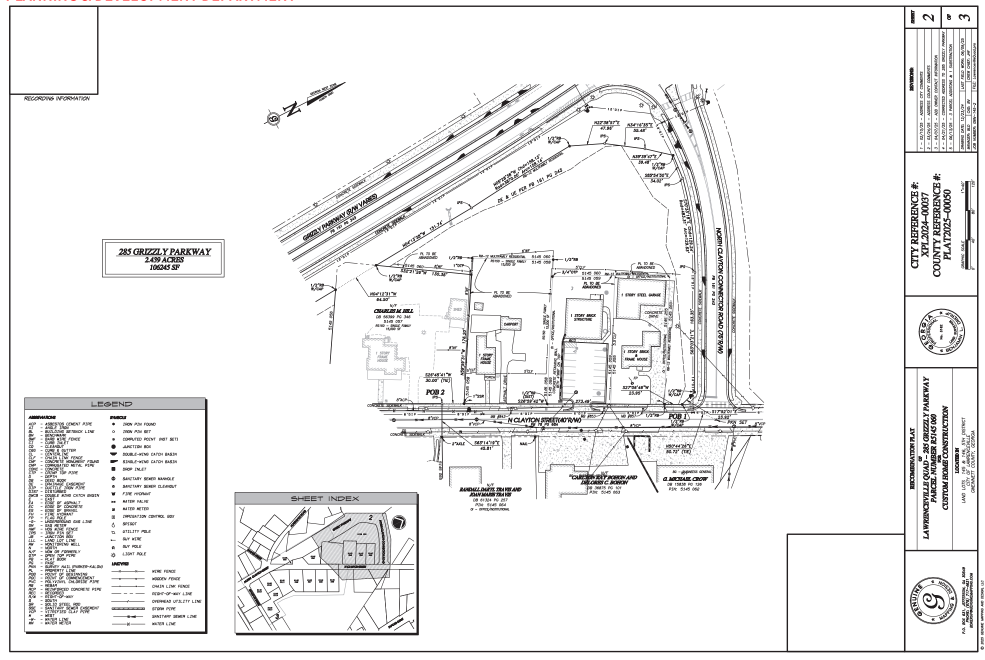
SURVEYOR'S CERTIFICATION
IT IS MERBEY CERTIFED THAT THE PLAT IS TRUE AND CORRECT AS TO THE PROPERTY LIVES AND ALL, APPROVAGENTS SHOWN THEREON AND HIS PREVIOUS THE MAINTAIN SHOW OF THE AMERICAN AND THE PROPERTY SHOWN THE PLAN AND THE PLAN CORRECTLY SHOWN, THE PLAN LIVES HAVE CORRECTLY SHOWN, THE PLAN AND THE PLAN AN
AS REQUIRED BY SUBSCITION (10) OF O.C.O.A. SCITION 15-E-67, THIS PHAT HAS BEEN PREPARED BY A HOUS SUBSCIANT AND PROPROBE BY ALL PROPURSEL ELOCAL MERISCHTONS FOR RECOMMEN AS EMBERCED BY APPROVIAL CERTIFICIATS, SIGNATURES, STAMPS, OR STATEMENTS HEREON, SUCH PROPULS OR APPROVIACIS SHOULD BE CONFIRMED WITH THE APPROPRIME COMERNIZATION, BODIES BY ANY PURCHASER OR USER OF THIS PLAT AS TO INTENDED USE OF MAY PARCEL.
FURTHERMORE, THE UNDERSIGNED LAND SURVEYOR CERTIFIES THAT THIS PLAT COMPLES WITH THE WINNUM TECHNICAL STANDARDS FOR PROPERTY SURVEYS IN GEORGIA AS SET FORTH IN THE RULES AND REGULATIONS OF THE GEORGIA BOARD OF REGISTRATION FOR PROFESSIONAL

AND LAND SURVEYORS AND AS SET FORTH IN O.C.G.A. SECTION 15-6-6;

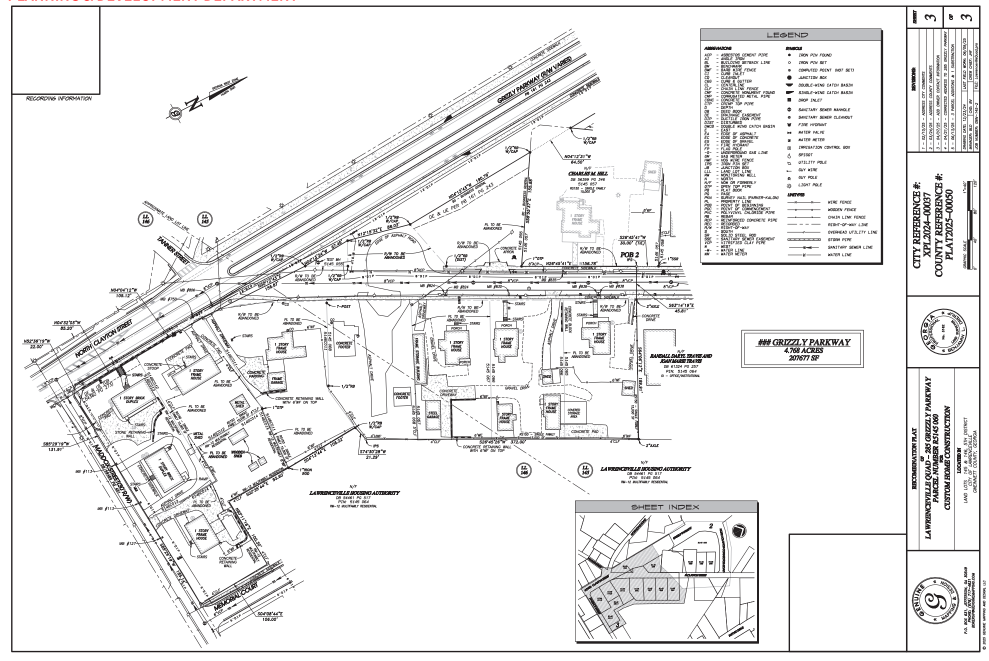
PARCEL SUMMARY				
PROPERTY ID	AREA (AG)	ADDRESS OF PARCEL	ZONIN6	
5145 058	0.508 AC	843 N CLAYTON STREET	RS150 - SINGLE FAMILY RESIDENCE 15,000 SF	
5145 059	0.344 AC	853 N CLAYTON STREET	OI - OFFICE INSTITUTIONAL	
5145 060	1.287 AC	863 N CLAYTON STREET	RM12 - MULTIFAMILY RESIDENTIAL	
5145 255	0.301 AC	857 N CLAYTON STREET	OI - OFFICE INSTITUTIONAL	
TRACT I	2.499 AG	285 GRIZZLY PARKWAY		
5145 055	0.023 AC	815 N CLAYTON STREET	BG - GENERAL BUSINESS	
5145 056	0.345 AC	823 N CLAYTON STREET	BG - GENERAL BUSINESS	
5145 065	0.436 AC	838 N CLAYTON STREET	RS150 - SINGLE FAMILY RESIDENCE 15,000 SF	
5145 066	0.433 AC	830 N CLAYTON STREET	RS150 - SINGLE FAMILY RESIDENCE 15,000 SF	
5145 067	0.448 AC	824 N CLAYTON STREET	RS150 - SINGLE FAMILY RESIDENCE 15,000 SF	
5145 068	0.468 AC	816 N CLAYTON STREET	RS150 - SINGLE FAMILY RESIDENCE 15,000 SF	
51460011	0.585 AC	806 N CLAYTON STREET	RS150 - SINGLE FAMILY RESIDENCE 15,000 SF	
51460012	0.370 AC	750 N CLAYTON STREET	RS150 - SINGLE FAMILY RESIDENCE 15,000 SF	
51460013	0.455 AC	113 MADDOX STREET	RM12 - MULTIFAMILY RESIDENTIAL	
51460014	0.527 AC	127 MADDOX STREET	RM12 - MULTIFAMILY RESIDENTIAL	
EXISTING R/W	0.678 AC	N/A	N/A	
TRACT 2	4.768 AC	### GRIZZLY PARKWAY		
TOTAL	7 207 AC			

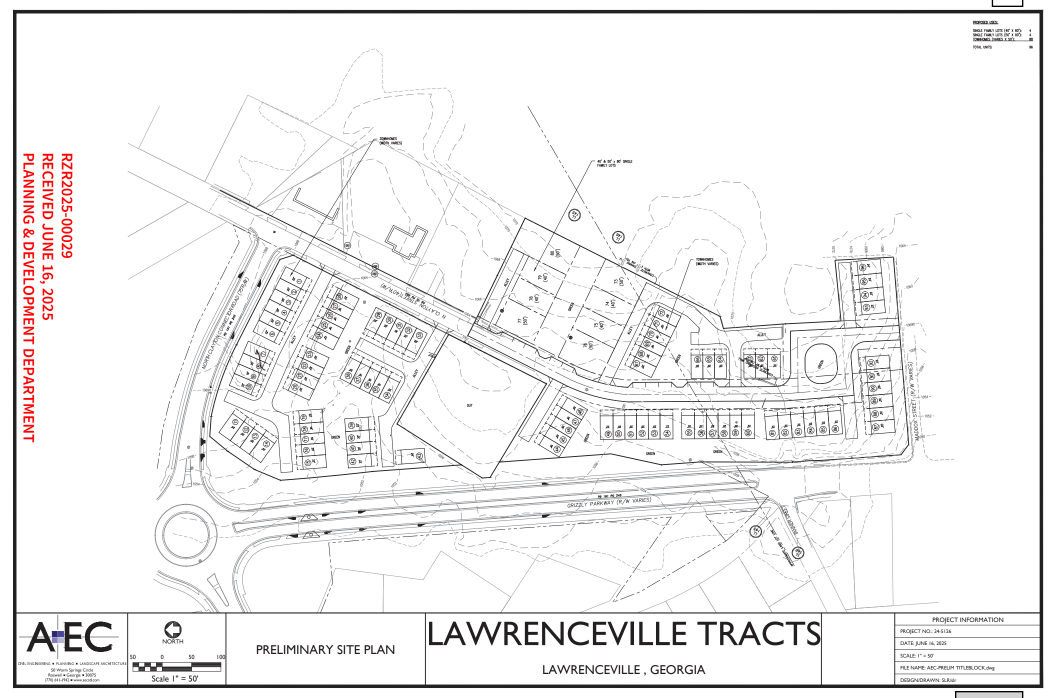


### **PLANNING & DEVELOPMENT DEPARTMENT**



### **PLANNING & DEVELOPMENT DEPARTMENT**







Location Map & Surrounding Areas

RZR2025-00029

Applicant: North DTL CC Ph1, LLC

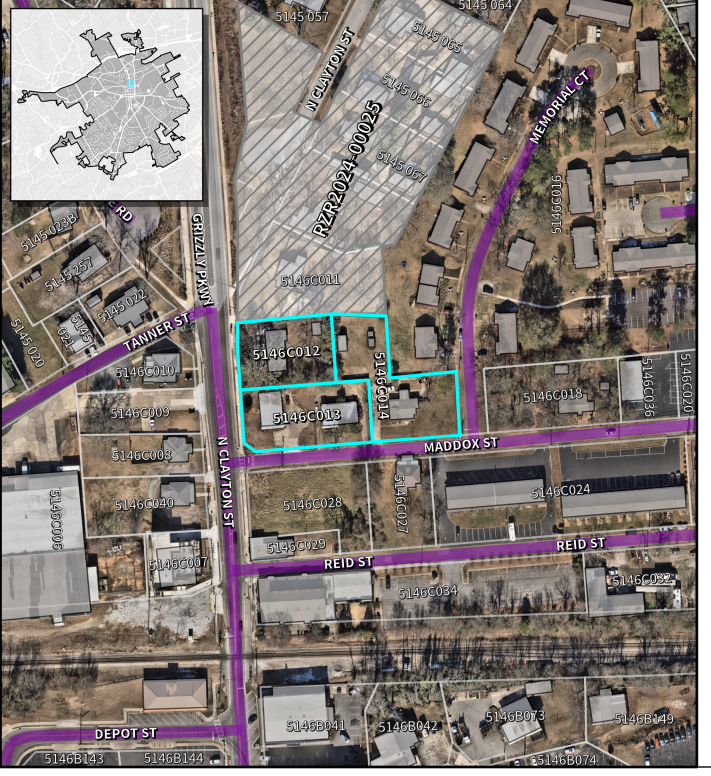
ZZ RZR2024-00025

Subject Property

Lawrenceville City Limits

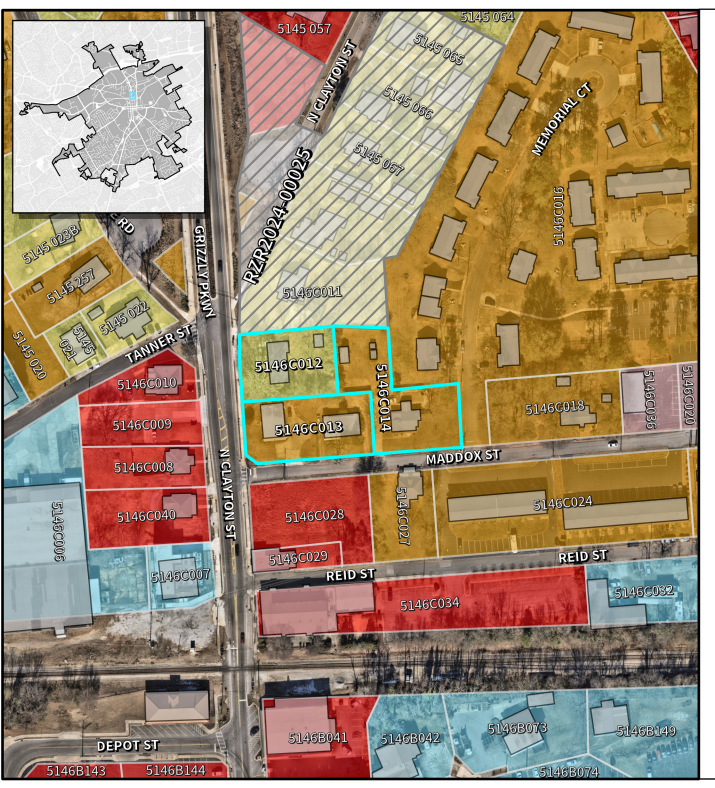
City Maintained Streets

County/State Maintained Streets



Scale: 1:1,800

62.5 125 250 Feet





**Location Map & Surrounding Areas** 

RZR2025-00029

Applicant: North DTL CC Ph1, LLC

RZR2024-00025

Subject Property

Lawrenceville City Limits

**Zoning Districts** 

**BG** General Business

**LM** Light Manufacturing

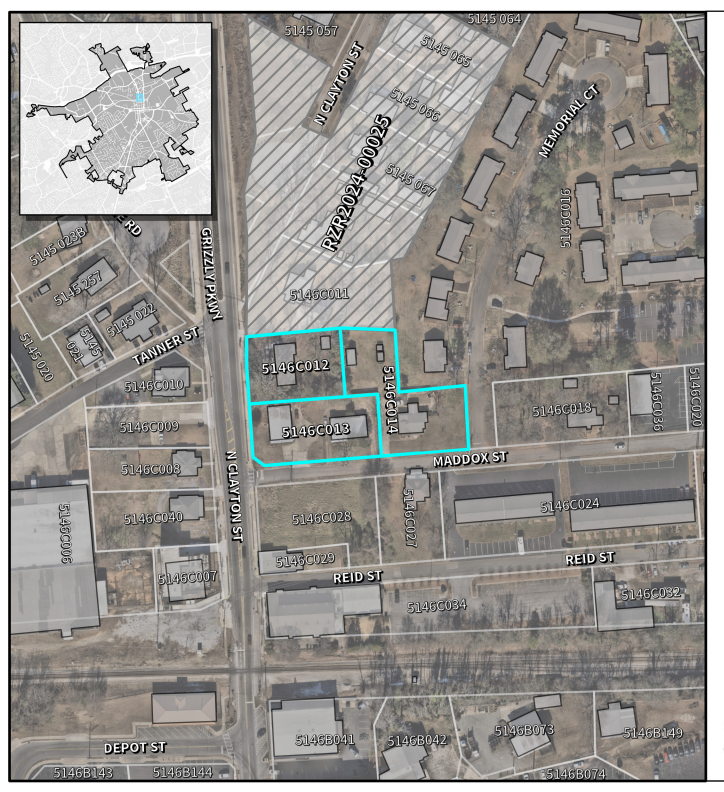
OI Office/Institutional

RM-12 Multifamily Residential

**RS-150** Single-Family Residential

Scale: 1:1,800

0 62.5 125 250 Feet





**Location Map & Surrounding Areas** 

RZR2025-00029

Applicant: North DTL CC Ph1, LLC

ZZ RZR2024-00025

Subject Property

Lawrenceville City Limits

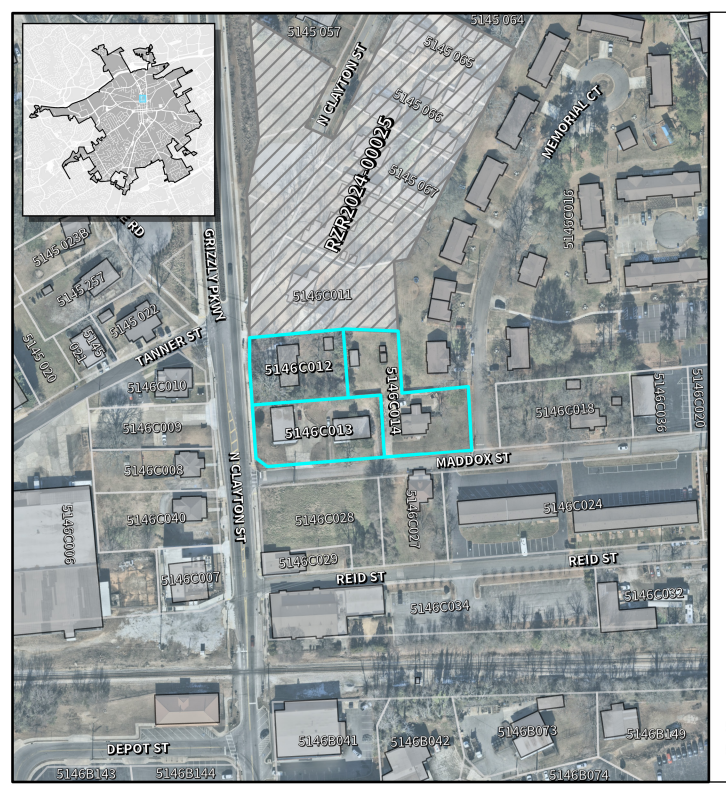
2045 Character Areas

Downtown

Scale: 1:1,800

62.5 125

250 Feet | Range 420





**Location Map & Surrounding Areas** 

RZR2025-00029

Applicant: North DTL CC Ph1, LLC

ZZ RZR2024-00025

Subject Property

Lawrenceville City Limits

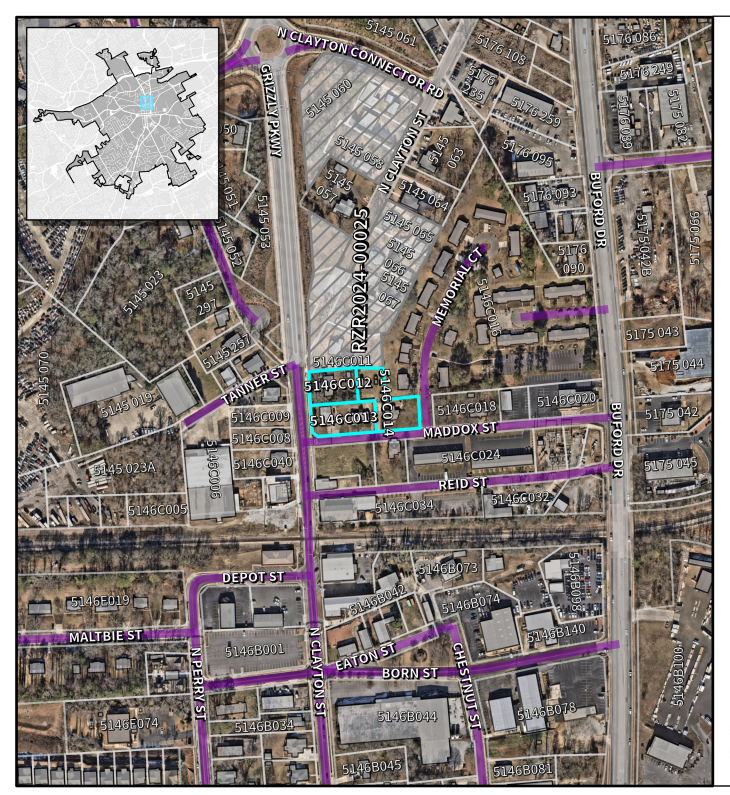
DDA Boundary

Scale: 1:1,800

62.5 125 250 Feet









**Location Map & Surrounding Areas** 

RZR2025-00029

Applicant: North DTL CC Ph1, LLC

RZR2024-00025

**Subject Property** 

Lawrenceville City Limits

**City Maintained Streets** 

**County/State Maintained Streets** 

Scale: 1:3,600

125 250 500 Feet



**Location Map & Surrounding Areas** 

RZR2025-00029

Applicant: North DTL CC Ph1, LLC

RZR2024-00025

Subject Property

Lawrenceville City Limits

### **Zoning Districts**

**BG** General Business

BGC Central General Business

**LM** Light Manufacturing

HM Heavy Manufacturing

OI Office/Institutional

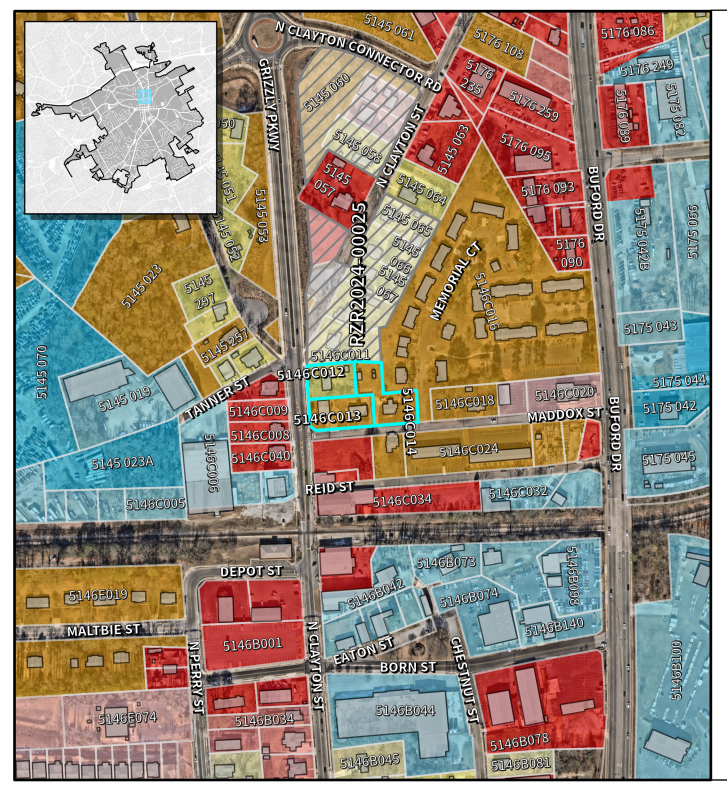
RM-12 Multifamily Residential

**RS-60** Single-Family Residential

RS-150 Single-Family Residential

Scale: 1:3,600

125 250 500 Feet





**Location Map & Surrounding Areas** 

RZR2025-00029

Applicant: North DTL CC Ph1, LLC

RZR2024-00025

Subject Property

Lawrenceville City Limits

2045 Character Areas

Downtown

Commercial Corridor

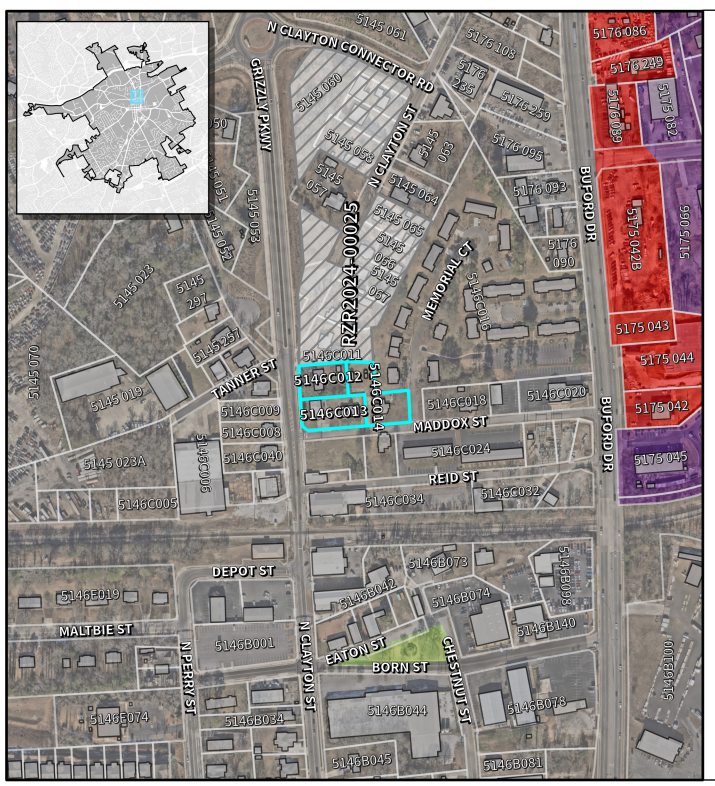
Industrial

Parks

Scale: 1:3,600

125 250

500 Feet Page 143





Applicant: North DTL CC Ph1, LLC

ZZ RZR2024-00025

Subject Property

Lawrenceville City Limits

DDA Boundary

N GLAYTON CONNECTOR RD RIZZLY PKWY 5175 043 5175 044 5146Ç018 5146C020 BUFORD DR 5146C009 5146C013 g MADDOX ST 5146C008 5146C024 5146C040 5145 023A REID ST 146C034 **DEPOTST** 5146B074 5146E019 MALTBIE ST 5146B001 BORN ST 5146B044 5146B034 5146B045 5146B081

Scale: 1:3,600

125 250

500 Feet



### AGENDA REPORT

MEETING: REGULAR MEETING, JULY 28, 2025
AGENDA CATEGORY: PUBLIC HEARING NEW BUSINESS

Item: SUP2025-00108; HFA-Kelsey Kreher; 650 Gwinnett Drive

**Department:** Planning and Development **Date of Meeting:** Monday, July 28, 2025

**Presented By:** Todd Hargrave, Director of Planning and Development

**Applicants Request:** Special Use Permit for an Automobile Repair and Maintenance (Oil

Change) facility

Planning &

**Development** Approval with Conditions

**Recommendation:** 

Planning Approval with Planning Commission Recommendations

**Commission** 

**Recommendation:** 

**Summary:** The applicant requests a Special Use Permit for an Automobile Repair and Maintenance (Oil Change) facility for an approximately 0.38-acre portion of the property located at 650 Gwinnett Drive. The subject property is located on the northwestern right-of-way of Gwinnett Drive, just southwest of its intersection with Grayson Highway.

### **Attachments/Exhibits:**

- SUP2025-00108\_REPORT\_05062025
- SUP2025-00108\_PC RECO COND\_07072025
- SUP2025-00108\_P&D REC CNDS\_05062025
- SUP2025-00108\_ATTCH\_05122025



# LAWRENCEVILLE

# Planning & Development

### **SPECIAL USE PERMIT**

**CASE NUMBER(S):** SUP2025-00108

**APPLICANT(S):** HFA - KELSEY KREHER

**PROPERTY OWNER(S):** LAWRENCEVILLE OUTPARCEL, LLC

LOCATION(S): 650 GWINNETT DRIVE

PARCEL IDENTIFICATION NUMBER(S): **PORTION OF R5141 333** 

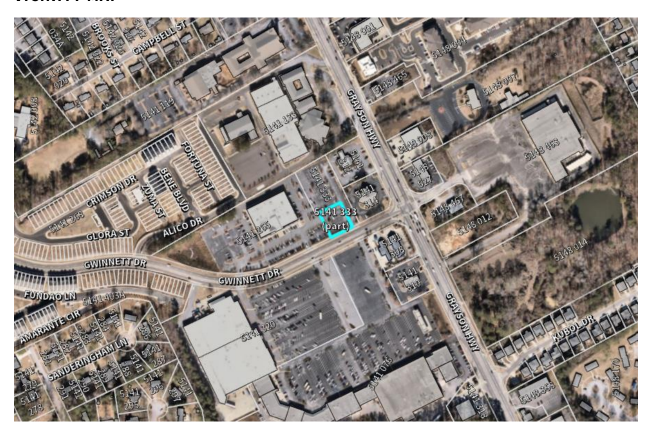
**APPROXIMATE ACREAGE: 0.38 ACRES** 

BG (GENERAL BUSINESS DISTRICT) **CURRENT ZONING:** 

PROPOSED DEVELOPMENT: AUTOMOBILE REPAIR AND MAINTENANCE

**DEPARTMENT RECOMMENDATION: APPROVAL WITH CONDITIONS** 

**VICINITY MAP** 



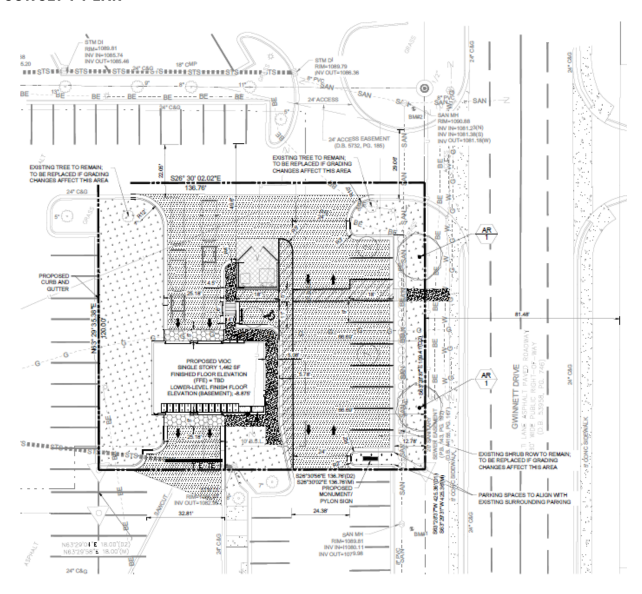
### **ZONING HISTORY**

The subject property has been zoned BG (General Business District) since 1960, which is the earliest zoning record on file.

### **PROJECT SUMMARY**

The applicant requests a Special Use Permit for an Automobile Repair and Maintenance (Oil Change) facility for an approximately 0.38-acre portion of the property located at 650 Gwinnett Drive. The subject property is located on the northwestern right-of-way of Gwinnett Drive, just southwest of its intersection with Grayson Highway.

### **CONCEPT PLAN**



### **ZONING AND DEVELOPMENT STANDARDS**

The applicant proposes the development of a two-bay, 1,462 square foot oil change facility at the subject property with associated parking, driveways, stacking lanes, and landscaping. The proposed use specializes in oil changes; no other automotive services will be offered.

The proposal meets the following standards established in the zoning ordinance:

<u>Article 1 Districts, Section 102.13 BG - General Business District, B. Lot Development Standards</u>

Standard	Requirement	Proposal	Recommendation
Minimum Lot Area	20,000 sq. ft.	16,411 sq. ft.	Variance
Minimum Lot Width	100 ft.	159.41 ft.	N/A
Maximum Building Height	35 feet	35 feet	N/A
Minimum Front Yard Setback	50 feet	50 feet	N/A
Minimum Side Yard Setback	10 feet	10 feet	N/A
Minimum Rear Yard Setback	10 feet	10 feet	N/A
Impervious Surface Coverage	95%	63%	N/A

Article 1 Districts, Section 103.2 Use Table

Standard	Requirement	Proposal	Recommendation
Automobile Repair	BG-	BG-	Approval w/
and Maintenance	Special Use Permit	Special Use Permit	Conditions

### <u>Article 2 Supplementary Regulations, Section 200.3.7 - Automobile Body, Repair,</u> Rebuilding, or Repair and Maintenance Facilities reads as follows:

Automobile Body, Repair, Painting, Rebuilding or Repair and Maintenance Facilities shall comply with the following:

### A. Permitted Use

Automobile Body, Repair, Painting, Rebuilding or Repair and Maintenance Facilities may be permitted in the LM and HM zoning classifications.

### B. Special Use Permit

Automobile Body, Repair, Painting, Rebuilding or Repair and Maintenance Facilities may be permitted in the BG and HSB zoning classifications with the approval of a Special Use Permit allowing Outdoor Storage, pursuant to the City of Lawrenceville Zoning Ordinance, Article 9, Section 907. Rezoning and Special Use Permit Application Public Hearing

### C. Outdoor Storage

Outdoor Storage, as defined by this Zoning Ordinance, Article 10 Definitions, shall conform to this Article, Sub Section(s) 200.3.53 Outdoor Storage – Retail, and 200.3.55 Outdoor Storage – Industrial, as applicable.

- **D.** Automobile service bays shall not be adjacent to or visible from a public right-ofway.
- **E.** A 15-foot landscaped buffer shall be required adjacent to a public right-of-way.
- **F.** Overnight parking is permitted in a side and rear yard area, but the parking must be screened from view with minimum six-foot opaque fencing.
- **G.** No work shall be conducted on the outside grounds of the establishment; and
- **H.** No metal building facades.

If City Council intends to prohibit Outdoor Storage for this Special Use Permit, an amendment to the **Zoning Ordinance**, **Article 2 - Supplementary Regulations**, **Section 200.3.7 - Automobile Body**, **Repair**, **Rebuilding**, **or Repair and Maintenance Facilities** shall be required.

### Article 4 Buffers, Section 403 - Buffers Table

Standard	Requirement	Proposal	Recommendation
BG / BG	0 ft	0 ft	N/A
BG / RS-150	75 ft	75 ft	N/A

# <u>Article 5 Parking, Section 508 - Number of Off-Street Parking Spaces Required,</u> Table 5-3: Number of Off-Street Parking Spaces Required

Standard	Requirement	Proposal	Recommendation
Retail Sales and Service	1 parking space per 300 SF GFA (5 spaces)	1 parking space per 162 SF GFA (9 spaces)	N/A

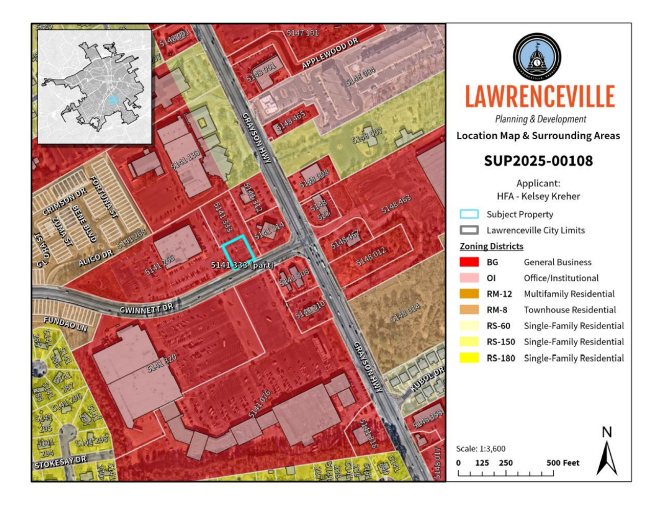
### <u>Article 6 Architectural and Design Standards, Section 602 - Non-Residential</u> Minimum Architectural and Design Standards

The proposed structure consists of a flat-roofed building with a tower element next to the main entry and glazed bay doors. The submitted elevations show all four sides of the structure with a façade consisting of a dark brown brick wainscot base, a red/orange brick main finish, and EIFS stucco accents.

As proposed, the development requires the following variances from the standards established in the zoning ordinance:

- A variance from the Zoning Ordinance, Article 1 Districts, Section 102.13
   BG General Business District, B. Lot Development Standards, Minimum Lot
   Area. Allows for the reduction of the Minimum Lot Area from twenty
   thousand (20,000) to sixteen thousand four hundred eleven (16,411) square feet.
- A variance from the Zoning Ordinance, Article 2 Supplementary Regulations, Section 200.3.7 – Automobile Body, Repair, Rebuilding, or Repair and Maintenance Facilities, Part D. Automobile service bays shall not be adjacent to or visible from a public right-of-way. The approval of a variance would allow for the two (2) automobile service bays to be visible from the public right-of-way (Marathon Boulevard).

The proposal otherwise meets the standards established in the zoning ordinance.



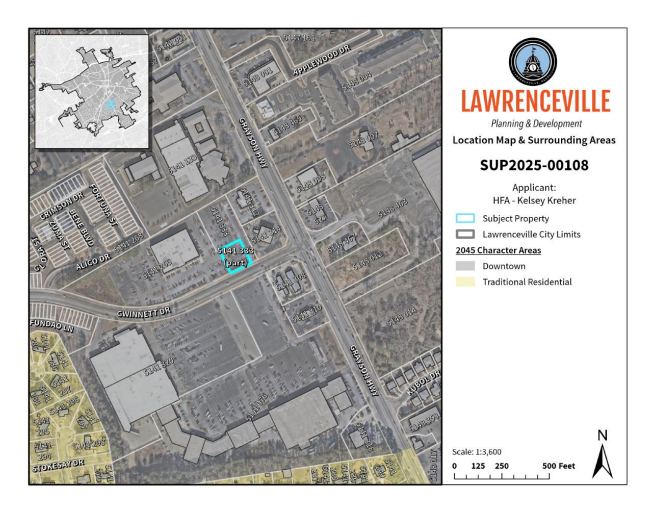
### CITY OF LAWRENCEVILLE OFFICIAL ZONING MAP

### SURROUNDING ZONING AND USE

The subject property is surrounded primarily by commercial/retail uses and zoning districts. Directly to the subject property's east, west, and south (across the rightof-way of Gwinnett Drive) are properties also zoned BG, which host retail uses such as banks, automated car wash, a fitness center, and a multitenant retail center. To the north of the subject property, there is a place of worship (Lawrenceville Church of God) on land split zoned BG and RS-150 (Single-Family Residential District). The larger area is primarily characterized by commercial uses and zoning districts along the major thoroughfares (i.e., Grayson Highway), with single-family attached and detached uses and zoning districts on the periphery.

An Auto Repair & Maintenance (Oil Change) facility would be generally appropriate for the subject property given its location within a predominantly commercial area surrounded by BG-zoned properties with similar auto-oriented and retail uses; however, its proximity to a place of worship and nearby residential zoning to the north may warrant additional consideration regarding site design, buffering, and potential impacts.

### LAWRENCEVILLE 2045 COMPREHENSIVE PLAN – FUTURE LAND USE PLAN MAP



### **2045 COMPREHENSIVE PLAN**

The 2045 Comprehensive Plan and Future Development Map indicates the property lies within the Downtown character area, defined as such:

Lawrenceville's Downtown character area serves as the historical and cultural heart of the city, preserving its unique charm while nurturing economic vitality. With a robust economy and a focus on community life, Downtown is a hub of cultural activities and commerce.

[The Downtown character area] emphasizes urbanist principles such as mixed-use zoning to encourage a diverse range of activities, pedestrian-friendly streetscapes for accessibility and leisure, a diverse array of cultural events and festivals to create a sense of place and community. Where appropriate, emphasize historic preservation to maintain architectural heritage.

Given that the subject property is located at the periphery of the Downtown character area — near its transition with the Traditional Residential and Commercial Corridor character areas — the proposed use of an Auto Repair & Maintenance (Oil Change) facility may be considered conditionally appropriate. While not typically encouraged in the urban core due to its auto-oriented nature, this transitional location may allow for greater flexibility, especially if the development incorporates enhanced design elements (e.g., screening, pedestrian-friendly site layout, and architectural compatibility) to mitigate potential conflicts with the area's urbanist goals.

### STAFF RECOMMENDATION

While the proposal requires variances for minimum lot area and visibility of service bays from the right-of-way, the subject property is located within a predominantly commercial corridor and surrounded by compatible BG-zoned retail and service uses. Its transitional location at the edge of the Downtown character area allows for more flexibility, provided the design includes buffering, architectural consistency, and mitigates potential visual impacts.

As such, the Planning and Development Department recommends the **APPROVAL WITH CONDITIONS** of the request. However, this recommendation is contingent upon the decision made for SUP2025-00106 (to be heard in May 2025) to ensure consistency in policy and zoning treatment for similar land use requests.

### **CITY OF LAWRENCEVILLE DEPARTMENT COMMENTS:**

### **ENGINEERING DEPARTMENT**

No comment

### **PUBLIC WORKS**

No comment

### **ELECTRIC DEPARTMENT**

Power for the proposed development will be served by the City of Lawrenceville.

### **GAS DEPARTMENT**

Natural gas for the proposed development will be served by the City of Lawrenceville.

### DAMAGE PREVENTION DEPARTMENT

No comment

### **CODE ENFORCEMENT**

No comment

### STREET AND SANITATION DEPARTMENT

No comment

### **STATE CODE 36-67-3 (FMR.) REVIEW STANDARDS:**

1. Whether a zoning proposal will permit a use that is suitable in view of the use and development of adjacent and nearby property;

Yes, the proposed use is generally suitable given the surrounding commercial zoning and auto-oriented uses; however, care should be taken to mitigate potential impacts on nearby residential and institutional properties.

2. Whether a zoning proposal will adversely affect the existing use or usability of adjacent or nearby property;

The proposed use is not expected to adversely affect the existing use or usability of adjacent or nearby properties, which are already developed with compatible commercial uses.

3. Whether the property to be affected by a zoning proposal has a reasonable economic use as currently zoned;

Yes; the property has a reasonable economic use as currently zoned BG (General Business), which allows a variety of commercial uses without the need for a Special Use Permit.

4. Whether the zoning proposal will result in a use which will or could cause an excessive or burdensome use of existing streets, transportation facilities, utilities, or schools;

The project will induce demand on public facilities in the form of traffic, utilities, and stormwater runoff. However, the effects of this demand can be mitigated through zoning conditions, consistent monitoring of outcomes, and active planning efforts moving forward.

5. Whether the zoning proposal is in conformity with the policy and intent of the Comprehensive Plan;

The proposal is somewhat consistent with the Comprehensive Plan, as the property lies at the edge of the Downtown character area where transitional, auto-oriented uses may be conditionally appropriate with enhanced design considerations.

6. Whether there are other existing or changing conditions affecting the use and development of the property, which give supporting grounds for either approval or disapproval of the zoning proposal;

The property's location at the periphery of the Downtown character area, near established commercial corridors, and the pending decision on a nearly identical nearby case (SUP2025-00106) are relevant conditions that support deferring a final determination until consistency can be ensured.

### PLANNING COMMISSIONAND DEVELOPMENT

### RECOMMENDED CONDITIONS 07072025

### SUP2025-00108

Approval of a Special Use Permit to allow an Automobile Repair and Maintenance (Oil Change) facility at the subject property, subject to the following enumerated conditions:

### 1. To restrict the Special Use Permit as follows:

- **A.** An Automobile Repair and Maintenance facility, specifically oil change, as a Special Use Permit in BG (General Business District) zoning.
- **B.** The development shall be in general accordance with the submitted site plan received by the Department of Planning and Development on May 6, 2025, with changes necessary to meet zoning and development regulations. Any changes shall be subject to review and approval by the Director of Planning and Development. The proportions of materials of the exterior facades shall be in general accordance with those detailed in the elevations received on May 6, 2025.
- **C.** Final site plans, landscape plans and building elevations shall be subject to review and approval of the Director of Planning and Development prior to the issuance of development or building permits.
- **D.** Metal building facades are prohibited.

### 2. To satisfy the following site development considerations:

- **A.** Provide a fifty-foot-wide (50 ft.) building setback adjacent to all rights-of-way (Gwinnett Drive).
- **B.** Provide a minimum tenfifteen-foot (105 ft.) landscape strip along all rights-of-way (Gwinnett Drive). Front Yard Landscape Strips require the following plantings every one-hundred-linear foot (100 LF) of property line adjacent to a right-of-way, two (2) understory trees; eighteen (18) Shrubs; eighteen (18) Ornamental Grasses; and eighteen (18) Ground Cover. Final approval of

- a landscape plan shall be subject to the review and approval of the Director of the Planning and Development Department.
- **C.** Natural vegetation shall remain on the property until the issuance of a development permit.
- **P.C.** Provide a 5-foot concrete sidewalk along the road frontage of Gwinnett Drive.
- the overall development and shall be subject to review and approval by the Director of Planning & Development. The sign shall include a minimum two-foot-high brick or stacked stone base, and the sign cabinet shall be fully surrounded by the same materials, matching the building's architectural treatments.
- F.E. Billboards or oversized signs shall be prohibited.
- **G.F.** Lighting shall be contained in cut-off type luminaries and shall be directed toward the property so as not to shine directly into adjacent properties or rights-of-way.
- H.G. Compactor/d Dumpsters shall be located interior in the site away from adjacent residential property and screened by a one hundred percent (100%) opaque brick or stacked stone wall with an opaque metal gate enclosure. Compactor/d Dumpster enclosure shall be a minimum of eleventen feet (110 ft) in width and fourteenthirty feet (1430 ft) in length. Hours of dumpster pick up shall be limited to between 7:00 a.m. and 7:00 p.m.
- H.H. No tents, canopies, temporary banners, streamers, or roping decorated with flags, tinsel, or other similar material shall be displayed, hung or strung on the site. Yard signs or bandit signs, sign-walkers or sign-twirlers shall be prohibited.
- ## Peddlers and/or parking lot sales shall be prohibited.
- K.J. The owner shall repaint or repair any graffiti or vandalism within seventy-two (72) hours of notice from the City.
- L.K. No direct access onto Gwinnett Drive permitted. Applicant shall provide evidence of cross access easement with adjacent property owner(s).
- M.L. The owner at their own expense shall construct the improvements required by Gwinnett County for public water and sewer for the subject

property and shall convey the same to the County, free of all liens. Said improvements shall include on- and off-site improvements as are required by the County to provide service to the subject property.

### **3.** The following variances are approved:

**A.** A variance from the Zoning Ordinance, Article 2 – Supplementary Regulations, Section 200.3.7 – Automobile Body, Repair, Rebuilding, or Repair and Maintenance Facilities, Part D. Automobile service bays shall not be adjacent to or visible from a public right-of-way. Allowing for the two (2) automobile service bays to be visible from the public right-of-way (Gwinnett Drive).



### PLANNING AND DEVELOPMENT

### **RECOMMENDED CONDITIONS**

### SUP2025-00108

Approval of a Special Use Permit to allow an Automobile Repair and Maintenance (Oil Change) facility at the subject property, subject to the following enumerated conditions:

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### 2. To satisfy the following site development considerations:

- **A.** Provide a fifty-foot-wide (50 ft.) building setback adjacent to all rights-of-way (Gwinnett Drive).
- **B.** Provide a minimum fifteen-foot (15 ft.) landscape strip along all rights-of-way (Gwinnett Drive). Front Yard Landscape Strips require the following plantings every one-hundred-linear foot (100 LF) of property line adjacent to a right-of-way, two (2) understory trees; eighteen (18) Shrubs; eighteen (18) Ornamental Grasses; and eighteen (18) Ground Cover. Final approval of

- a landscape plan shall be subject to the review and approval of the Director of the Planning and Development Department.
- **C.** Natural vegetation shall remain on the property until the issuance of a development permit.
- **D.** Provide a 5-foot concrete sidewalk along the road frontage of Marathon Boulevard.
- **E.** Ground signage shall be limited to one monument-type sign serving the overall development and shall be subject to review and approval by the Director of Planning & Development. The sign shall include a minimum two-foot-high brick or stacked stone base, and the sign cabinet shall be fully surrounded by the same materials, matching the building's architectural treatments.
- F. Billboards or oversized signs shall be prohibited.
- **G.** Lighting shall be contained in cut-off type luminaries and shall be directed toward the property so as not to shine directly into adjacent properties or rights-of-way.
- H. Compactor/dumpsters shall be located interior in the site away from adjacent residential property and screened by a one hundred percent (100%) opaque brick or stacked stone wall with an opaque metal gate enclosure. Compactor/dumpster enclosure shall be a minimum of ten feet (10 ft) in width and thirty feet (30 ft) in length. Hours of dumpster pick-up shall be limited to between 7:00 a.m. and 7:00 p.m.
- 1. No tents, canopies, temporary banners, streamers, or roping decorated with flags, tinsel, or other similar material shall be displayed, hung or strung on the site. Yard signs or bandit signs, sign-walkers or sign-twirlers shall be prohibited.
- J. Peddlers and/or parking lot sales shall be prohibited.
- **K.** The owner shall repaint or repair any graffiti or vandalism within seventy-two (72) hours of notice from the City.
- L. Any access to Gwinnett Drive shall be coordinated with GCDOT.
- **M.** The owner at their own expense shall construct the improvements required by Gwinnett County for public water and sewer for the subject property and shall convey the same to the County, free of all liens. Said improvements

shall include on- and off-site improvements as are required by the County to provide service to the subject property.

### 3. The following variances are approved:

- A. A variance from the Zoning Ordinance, Article 1 Districts, Section 102.13 BG – General Business District, B. Lot Development Standards, Minimum Lot Area. Allows for the reduction of the Minimum Lot Area from twenty thousand (20,000) to sixteen thousand four hundred eleven (16,411) square feet.
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CASE: SUP2025-00108

### SPECIAL USE PERMIT APPLICATION

APPLICANT INFORMATION	PROPERTY OWNER INFORMATION*	
NAME: HFA - Kelsey Kreher	NAME: Lawrenceville Outparcel, LLC	
ADDRESS: 1705 S Walton Blvd. #3	ADDRESS: 565 Taxter Road	
CITY: Bentonville, AR	CITY: Elmsford, NY	
STATE:ZIP:	STATE:ZIP: 10523	
PHONE: 816-872-7190	PHONE: 914-304-5681	
CONTACT PERSON: Kelsey Kreher PHONE: 816-872-7190		
CONTACT'S E-MAIL: kelsey.kreher@hfa	-ae.com	
* If multiple property owners, each owner must file one fee. Multiple projects with one owner, must	7.1. The state of	
ZONING DISTRICT(S): BG ACREAGE	.:	
PARCEL NUMBER(S): 5141-333		
ADDRESS OF PROPERTY: 650 Gwinnett Dr. Lawre	nceville, GA 30046	
PROPOSED SPECIAL USE: Oil Change Facility		

Kelsey Kreher Fallsoy Justines Challegoog Krehe	4.29.25
SIGNATURE OF APPLICAN	T DATE
Kelsey Ka	her
TYPED OR PRINTED NAME	
1 horse	4-29-25
NOTARY PUBLIC	DATE
RHETT TURNER Notary Public • Arkansas	

y Commission Expires Sep 12, 2032

CDigitally signed by Kalsey Kreher

SIGNATURE OF OWNER DATE Basil Donnelly, EVP, DLC Management alof lawrenceville nutracres, LLC Corporation a fall Lawrenceville Outparcel, LLC TYPED OR PRINTED NAME

Meghan Ditues 5/1/2025 NOTARY PUBLIC DATE 01DE0025997 Meghan Deluca

Commission # 12721071 Clay on St • PO Box 2200 • Lawrenceville, Georgia 30046-2200 770.963.2414 · www.lawrencevillega.org

**DISCLOSURE OF CAMPAIGN CONTRIBUTIONS** 

Have you, within the two years immediately preceding the filing of this application, made campaign contributions aggregating \$250.00 or more to the Mayor of the City of Lawrenceville, a member of the

City Council, or to a member of the Planning Commission of the City of Lawrenceville?  $\underline{N}$  Y/N

If the answer is yes, please complete the following section:

NAME OF GOVERNMENT OFFICIAL	CONTRIBUTIONS (List all which aggregate to \$250 or more)	DATE CONTRIBUTION WAS MADE (Within last two years)

Have you, within the two years immediately preceding the filing of this application, made gifts having in the aggregate a value of \$250.00 or more to the Mayor of the City of Lawrenceville, a member of the City Council, or to a member of the Planning Commission of the City of Lawrenceville? N

If the answer is yes, please complete the following section:

NAME OF GOVERNMENT OFFICIAL	CONTRIBUTIONS (List all which aggregate to \$250 or more)	DATE CONTRIBUTION WAS MADE (Within last two years)

Attach additional sheets if necessary to disclose or describe all contributions/gifts.



### **VERIFICATION OF CURRENT PAID PROPERTY TAXES FOR SPECIAL USE PERMIT**

THE UNDERSIGNED BELOW IS AUTHORIZED TO MAKE THIS APPLICATION. THE UNDERSIGNED CERTIFIES THAT ALL CITY OF LAWRENCEVILLE PROPERTY TAYES BILLED TO DATE FOR THE PARCEL LISTED RELOW

5th	144	_ <b>33</b> 3	
District .	Land Lot	Parcel	5
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	THE TAX COMMISS	rall PE V:	Date  Nall PE Vice President  THE TAX COMMISSIONER'S OFFICE AT THE GWINNETT JUST



April 29, 2025

City of Lawrenceville, GA

RE: Special Use Permit Request

Valvoline Instant Oil Change

650 Gwinnett Dr.

Lawrenceville, GA 30046

Dear City of Lawrenceville,

Please find included the submittal for a Special Use Permit on behalf of Valvoline Instant Oil Change, interested in developing the .372-acre outparcel site at 650 Gwinnett Dr. with a two-bay oil change facility as shown in the included Site Plan and Building Elevations.

Valvoline Instant Oil Change has a business model where customers remain in their vehicles while minor automotive preventative maintenance services are performed, usually taking 15-20 minutes per vehicle. Vehicles enter the bay for their services, which are completed through the basement component of the building. Additional vehicles await service in the stacking spaces behind the bays. Because of this model, the parking on our site is used for the employees of the store only.

We have included a site plan detailing how the business would operate on the site and how we anticipate the site to flow within the existing developed area. We have also included our building elevations which show we're proposing a flat roofed building with a tower element next to the front entry. The tripartite façades are composed of a dark brown brick wainscot base, a red/orange brick main finish, and EIFS top level. The colors embrace a warm earth tone palette. The fully glazed overhead doors elevate the façade and provide a storefront like appearance which fits the contemporary aesthetic of the building design.

We believe Valvoline fits into the area by providing an amenity to an under utilized parking area and providing a service to the residents of Lawrenceville. We believe the aesthetics of our building will suit the area well. Additionally, we also believe our business model to be above the standard auto shop in that we have no vehicles remaining on site for extended periods of time, there is no overnight storage of vehicles onsite and Valvoline is a low traffic producer due to our services.

If our request is approved, Valvoline and HFA will work together to create a formal plan submittal adhering to the City of Lawrenceville code.

If additional information is needed, or if questions arise associated with this request or business operations, please contact me.

Sincerely,

Kelsey Kreher Team Lead HFA 479.273.7780 ext. 355 kelsey.kreher@hfa-ae.com

HFA-AE, Ltd. www.hfa-ae.com CASE: SUP2025-00108 RECEIVED: 5/6/2025

PLANNING AND DEVELOPMENT DEPARTMENT

### AS-SURVEYED DESCRIPTION

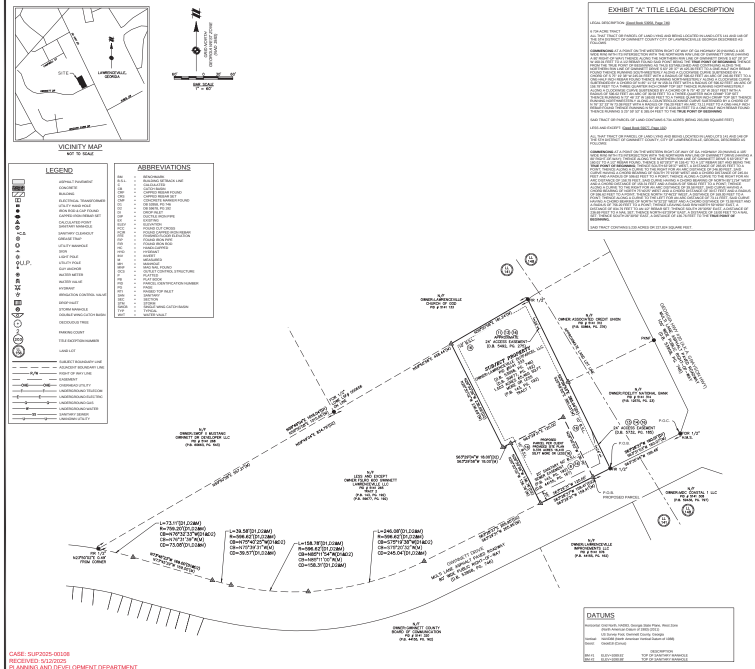
A TRACT OF LAND SITUATED IN LAND LOTS 141 & 148 OF THE 5TH DISTRICT, GWINNETT COUNTY, GEORGIA, ALSO BEING TRACT 1 OF THE SUBDIVISION PLAT FOR ROYAL ABSTRACT OF NEW YORK, LLC. AS RECORDED IN PLAT BOOK 143, PAGE 192 IN THE OFFICE OF THE CLERK OF SUPERIOR COURT OF GWINNETT COUNTY, AND BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCE AT THE SOUTHEAST CORNER OF THE AFORESAID TRACT 1, BEING A 1/2 INCH REBAR FOUND THENCE ALONG THE SOUTHERN LINE OF SAID TRACT 1 AND ALONG NORTHERN MARGIN OF GWINNETT DRIVE (80' WIDE RIGHT-OF-WAY) SOUTH 63°28'37" WEST A DISTANCE OF 39.41 FEET TO THE POINT OF BEGINNING; THENCE CONTINUE ALONG THE LAST DESCRIBED COURSE SOUTH 63°28'37" WEST A DISTANCE OF 120.00 FEET TO THE SOUTHWEST CORNER OF SAID TRACT 1; THENCE LEAVING SAID NORTHERN MARGIN AND ALONG THE WEST LINE OF SAID TRACT 1 NORTH 26°30'02" WEST A DISTANCE OF 136.76 FEET; THENCE LEAVING SAID WEST LINE NORTH 63°28'37" EAST FOR A DISTANCE OF 120.00 FEET; THENCE SOUTH 26°30'02" EAST FOR A DISTANCE OF 136.76 FEET TO THE POINT OF BEGINNING.

HAVING AN AREA OF 16,411 SQUARE FEET, OR 0.377 ACRES, MORE OR LESS

CASE: SUP2025-00108 RECEIVED: 5/6/2025

PLANNING AND DEVELOPMENT DEPARTMENT



### TITLE COMMITMENT

PIDELITY NATIONAL TITLE INSURANCE COMPANY
COMMITTEEM NO. DOL-16-1111. EFFECTIVE DATE COTORER 1,2024

[Items 1 - 8 are not survey related issues, or are not applicable to sobbler Proveny, or were critical from Schadule therefore, no opinion is offered herein by the undestriped as so their respective locations or possible affect on the Subjective locatio

UNIFOCKED COMMENTS PERTAIN TO THE PROPRIED PARCEL. SPIONN HEREON.

Consistent of Exemuna and Placetistion by Branch Counter Associates. It. a Georgia breathy and reserved properties of the pro

Conveyance of Access Rights from Town Center Associates, Ltd. to Department of Transportation, State of Georgia, dised November 22, 1988, filed for record November 28, 1988 at 4:19 p.m., recorded in <u>Deed Book S216</u>, Page 157, derosald Records, DOES NOT AFFECT THE SUBJECT PROPERTY.

Restrictive covenants as contained in that certain Warranty Deed from Town Center Associates, a Ge-partment plo CNL Income Find V, Ltd., a Florida firmide partmenting, disset March 17; 1989, 84ed for 17, 1998 at 81; 3 m., recordate in Dage Bodg, 431E, Plage 1, dissetsial Records; but centring any setting covenant in 3 is exempt under Chapter 42; Section 3607 of the United States Code or (b) solates to hard does not described apparts bandscroped persons. DCS SENT AFFECT THE SUBJECT THE

Acknowledgement of Eristing Exclusives Granted by The Citizens and Southern National Bank, dated May 24, 1989, recorded in <u>David Book 5497, Page 296</u>, abnessaid Rocceds, as re-recorded June 28, 1989 at 9:00 a.m., recorded in <u>David Book 5589, Page 29</u>, adressaid Rocceds, DDS NOT AFFECT SUBJECT PROPERTY.

Eastment and Operating Agreement and Declaration of Restriction by and believed Town Center Associates, and Control Center Associates, and Control Center Associates, and Control Center Associates, and Control Center Associates in English (See 1996). The See 1996 and 1996 are 1996 and 1996 and 1996 and 1996 are 1996 and 1996 are 1996 and 1996 are 1996 and 1996 and 1996 are 1996 and 1996 are 1996 and 1996 are 1996 and 1996 and 1996 are 1996 are 1996 and 1996 are 1996 and 1996 are 1996 and 1996 are 1996 are 1996 and 1996 are 1996 are 1996 are 1996 and 1996 are 1996 a

Land as indirectly by the central Message for Eastern by and season between Seymont Life. Debases intelled letting company, Flores instructional LLC, a California indirect letting company, found as of December 19, 277; first for Landscrapes and Landscrapes, and as of December 19, 277; first for Landscrapes and Landsc

Maintenance and Access Essement, recorded February 9, 2022, in <u>Deed Book 59977, Page 198</u>, Gerinnett County, Georgia records. AFFECTS THE SUBJECT PROPERTY: BLANKET MAINTENANCE AND ACCESS EASEMENT OVER DETENTION POND FACILITIES.

Declaration of Reciprocal Easement with Covenants, Conditions and Restrictions, recorded February 9, 2022, in <u>Deed Book 59677, Page 34,</u> Geliniant Courty, Georgia records. AFFECTS THE SUBJECT PROPERTY AND HAS NO PLOTTABLE ITEMS.

### SURVEY NOTES

THIS SURVEY WAS PREPARED FOR THE EXCLUSIVE USE OF THE PERSON, PERSONS, OR ENTITY NAMED HEREON. THIS SURVEY DOES NOT EXTEND TO ANY UNINAMED PERSON, PERSONS OR ENTITY WITHOUT EXPRESS WRITTEN CERTIFICATION BY THE SURVEYOR NAMING SAID PERSON, PERSONS, OR ENTITY.

BEARINGS SHOWN HEREON ARE BASED ON THE GEORGIA STATE PLANE COORDINATE SYSTEM, ZONI WEST, NORTH AMERICAN DATUM OF 1983 (2011 ADJUSTMENT).

THE PROPERTY SHOWN AND DESCRIBED HEREIN HAS AN PROPOSED AREA OF 65,464 SQUARE FEET OR 1.503 ACRES, MORE OR LESS.

ACCORDING TO THE FLOOD INSURANCE RATE MAP (FIRM), COMMUNITY PANEL NO.1313360088F, DATED 08/28/2008, THE SUBJECT PROPERTY LIES WITHIN ZONE "X" AND IS NOT IN A SPECIAL FLOOD HAZARID ABE.

NORTH ARROW AND BEARINGS SHOWN HEREON ARE BASED ON GEORGIA STATE PLANE, ZONE WEE - NAD 83 ADJUSTED 2011. ALL DISTANCES ARE HORIZONTAL GROUND MEASUREMENTS EXPRESSED U.S. SURVEY FEET.

ELEVATIONS SHOWN HEREON ARE RELATIVE TO THE NAVD88 DATUM

THE RELATIVE POSITIONAL ACCURACY AS CALCULATED ACCORDING TO THE FEDERAL GEOGRADATA COMMITTEE PART 3: NATIONAL STANDARD FOR SPATIAL DATA ACCURACY, IS 0.04 FEET HORIZONTAL AND 0.07 FEET VERTICAL AT THE 95% CONFIDENCE LEVEL.

. THE LOCATIONS OF UNDERGROUND UTILITIES SHOWN HEREON ARE BASED ON MARKINGS ON THE GROUND BY GPRS ON (22/22/22/3. ALL UTILITY COMPANIES SHOULD BE CONTACTED BEFORE BEGINNING ANY DESIGN OR CONSTRUCTION.

NO PROPOSED CHANGES IN STREET RIGHT OF WAY LINES WAS MADE AVAILABLE TO THE SURVEYOR BY THE CONTROLLING JURISDICTION NOR WAS ANY EVIDENCE OF RECENT STREET OR SIDEWALK CONSTRUCTION OR REPAIRS ORSERVED IN THE PROCESS OF COMMITCHING THE FIFE INVORK

THERE WAS NO EVIDENCE OF RECENT EARTH MOVING WORK, BUILDING CONSTRUCTION OR ADDITIONS ON THE SUBJECT PROPERTY OBSERVED IN THE PROCESS OF CONDUCTING THE FIELDWORK.

THE PROPERTY HAS ACCESS TO GWINNETT DRIVE BEING A PAVED PUBLIC ROADW.

14. EQUIPMENT USED FOR MEASUREMENT: ANGULAR: TRIMBLE R12/85 ROBOTIC TOTAL STATION LINEAR: TRIMBLE R12/95 ROBOTIC TOTAL STATION GPS: TRIMBLE R12 GPS RECIEVER

. STATE, COUNTY, & LOCAL BUFFERS AND SETBACKS MIGHT EXIST ON THE SUBJECT PRO ARE NOT SHOWN HEREON.

. MAP CLOSURE: THIS MAP HAS BEEN CALCULATED FOR CLOSURE AND IS FOUND TO BE WITHIN ONE FOOT IN 132,495 FEET. (MEASURED)

### SURVEYOR'S ALTA CERTIFICATION



THIS PLAT IS A RETRACEMENT OF AN EXISTING PARCEL OR PARCELS OF LAND AND DOES NOT SUBDIVIDE CREATE A NEW PARCEL OR MAKE ANY CHANGES TO ANY REAL PROPERTY BOUNDARIES. THE RECORDING CIGATE A RIPP MACE, OT MAKE MY CHARGES TO ARE YELL RICHEST VERADULES. THE ECONOMISM MACE AND COMMENTA MAY RECOMMEND AND COMMENTA MACE AND COMMENTA MAKE AND







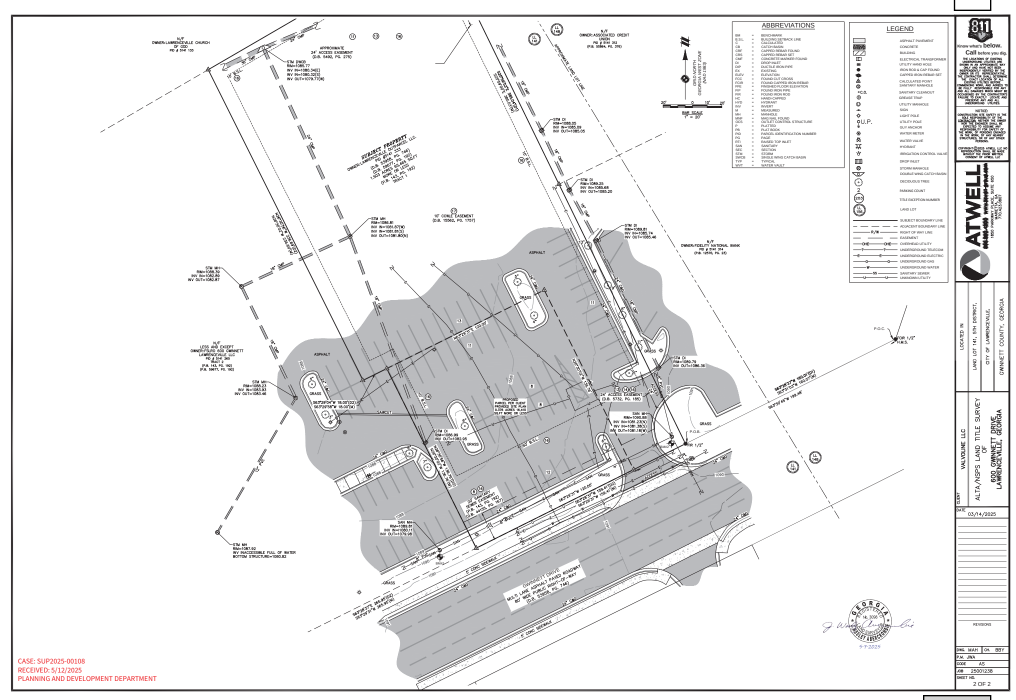
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03/14/2025

REVISIONS

DWG, MAH CH. BBY P.M. JWA AS J08 25001238 1 OF 2



# BIS STORE BEACHER AND TO SERVE BEACHER AND TO SERVE

(N.T.S.)

### GENERAL SITE NOTES:

- 1. CONTRACTOR MUST SECURE ALL NECESSARY PERMITS PRIOR TO STARTING WORK.
- IF THE CONTRACTOR, IN THE COURSE OF THE WORK, FINDS ANY DISCREPANCES BETWEEN THE PLANS AND THE PHYSICAL CONDITIONS OF THE LOCALITY, OR ANY ERRORS OR CHRISCHES HE THE PLANS OR IN THE LAYOUT AS GIVEN BY THE CHRISCHES, IT SHALL BE SHOUT YO THE MODERNEY WINFORM THE DEGREET WINFORM, AND THE RINGBERF WILL PROMPTLY WERRY THE SAME, ANY WORK DONE AFTER SUCH A DISCOVERY, UNTIL AUTHORIZED, UNLIE AT THE COURTMENTOR'S RISK.
- CONTRACTOR SHALL BE RESPONSIBLE FOR VERIFICATION OF ALL SETBACKS, EASEMENTS, AND DIMENSIONS SHOWN HEREON BEFORE BEGINNING CONSTRUCTION.
- ALL CONSTRUCTION MATERIALS AND WORKMANSHIP SHALL BE IN ACCORDANCE TO THE STATE AND LOCAL GOVERNMENT AGENCY'S LATEST CONSTRUCTION SPECIFICATIONS AND DETAILS.
- 5. ALL HANDICAP SITE FEATURES SHALL BE CONSTRUCTED TO MEET ALL FEDERAL, STATE AND LOCAL CODE.
- 6. NOTIFY THE CITY INSPECTOR TWENTY-FOUR (24) HOURS BEFORE BEGINNING EACH PHASE OF CONSTRUCTION.
- THE CONTRACTOR SHALL CAREFULLY PRESERVE BENCHMARKS, REFERENCE POINTS, AND STAKES.
   ARCHITECTURAL PLANS ARE TO BE USED FOR BUILDING STAKE OUT.
- 9. ALL DIMENSIONS ARE FROM FACE OF BUILDING, CURB, AND WALL UNLESS OTHERWISE SPECIFIED ON PLANS.
- CONTRACTOR SHALL MAINTAIN THE SITE IN A MANNER SO THAT WORKMEN AND PUBLIC SHALL BE PROTECTED FROM INJURY, AND ADJOINING PROPERTY PROTECTED FROM DAMAGE.
- CONTRACTOR IS RESPONSIBLE FOR DAMAGE TO ANY EXISTING ITEM AND/OR MATERIAL INSIDE OR OUTSIDE CONTRACT LIMITS DUE TO CONSTRUCTION OPERATION.
- ALL STREET SURFACES, DRIVEWAYS, CULVERTS, CURB AND GUTTERS, ROADSIDE DRAINAGE DITCHES AND OTHER STRUCTURES THAT ARE DISTURBED OR DAMAGED IN ANY MANNER AS A RESULT OF CONSTRUCTION SHALL BE REPLACED OR REPAIRED IN ACCORDANCE WITH THE SEPCEFICATIONS.
- ALL ROAD WORK SHALL BE PERFORMED IN ACCORDANCE WITH THE STATE AND LOCAL GOVERNMENT AGENCY SPECIFICATIONS.
- STANDARD/HEAVY DUTY PAVEMENT AND CONCRETE SECTIONS SHALL FOLLOW THE RECOMMENDATIONS OF THE GEOTECHNICAL REPORT PREPARED BY GILES ENGINEERING, DATED AUGUST 8, 2023
- 15. ALL CURB RADII SHALL BE 5' UNLESS OTHERWISE NOTED ON THE PLANS.
- 16. NO EXISTING BUILDING STRUCTURES ARE ON THE SUBJECT PROPERTY.
- NO STREAMS, STREAM BUFFERS, OR FLOOD HAZARD ZONES ARE ON THE SUBJECT PROPERTY PER FEMA FIRM 1313SQ089F EFFECTIVE 9/29/2006.
- 18 22. WIRPOWTY OF MUNITIONING SURETY FOOD FIRM, METHALATION OF PIEMT TISES, SPIESS OF CHIEFS AND STREET AND STREET RESPONDENCE. AND COLORISM ADDRESSED OF THIS CORRANGE, AND COLORISM ACCEPTANCE BY THE DEPORTMENT OF ACCEPTANCE WITH THE PROCESSED SET FORTH IN THE DEPORTMENT OF ACCEPTANCE WITH THE PROCESSED OF WIRPOWTY OF DEPORT AMONTONING BOILD OF OTHER CORPETANCE SURETY, WIRPOWTH OF THE CONTROL OF THE COLORISM AND STREET OF A PRINCIPLO OF A DUE STREET AND STREET OF A PRINCIPLO OF A DUE STREET AND STREET OF A PRINCIPLO OF THE ACCEPTANCE SURETY, WIRPOWTH OF THE PRINCIPLO OF THE ACCEPTANCE SURETY WIRPOWTH OF THE PRINCIPLO OF THE ACCEPTANCE OF THE CITY THE SECTION
- 19. ALL ENTRANCES AND EXITS WILL HAVE INTERPACEL ACCESS AGREEMENTS PRIOR TO PERMIT APPROVA

### PLANT SCHEDULE

SYMBOL	CODE	BOTANICAL / COMMON NAME	SIZE		QTY	DETAIL	REMARKS
TREES	AR	Acer rubrum / Red Maple	3° Cal.		2		Min. 6ft. tall at time of planting
SYMBOL	CODE	BOTANICAL / COMMON NAME	SIZE	SPACING	QTY	DETAIL	REMARKS
GROUND	COVERS CT	Cynodon x 'Tifton 328' / Tifgreen Bermudagrass	sod or hydro seed		4,442 sf		

		CITY PLANTING F	REQUIREMENTS	
ľ			REQUIRED	PROVIDED
İ	GENERAL LANDSCAPING		MIN. 10FT LANDSCAPE STRIP ALONG ROW; 1-2 TREES (PER PRE-APP MEETING NOTES)	YES



### EXISTING LEGEND

EM		BENCHMARK
0.51		BUILDING SETBACK LINE
C	-	CALCULATED
CB	-	CATCH BASIN
CRF	-	CAPPED REBAR FOUND
CRS		CAPPED REBAR SET
CMF		CONCRETE MARKER FOUND
DI		DROP INLET
DIP	-	DUCTILE IRON PIPE
EX		EXISTING
ELEV		ELEVATION
FCC		FOUND OUT CROSS
FOR		FOUND CAPPED IRON REBAR
FFE	-	FINISHED FLOOR ELEVATION
FIP		FOUND IRON PIPE
FIR		FOUND IRON ROD
HC		HANDI-CAPPED
HYD		HYDRANT
INV	-	INVERT
M		MEASURED
MH		MANHOLE
MNF		MAG NAIL FOUND
ocs		OUTLET CONTROL STRUCTURE
P		PLATTED
PB	-	PLAT BOOK
PID		PARCEL IDENTIFICATION NUMBER
PG		PAGE
RTI		RAISED TOP INLET
SAN		SANITARY
SEC		SECTION
STM		STORM
SWC8		SINGLE WING CATCH BASIN
TYP		TYPICAL
WVT		WATER VALILT

PROPOSED LEGEND

PROPERTY LINE PROPOSED CURB & GUTTER DIRECTIONAL PAVEMENT MARKING

PROPOSED HEAVY DUTY CONCRETE PAVEMENT. REFER TO DETAIL P9 ON PAVING PLAN

UTILITY MANHOLE
SIGN
USH FROLE
UTILITY FOLIS
GLY ANCIGN
MATERIAL THE
M

LEGEND

# HFA-AE, LTD.

1705 S. Walton Blvd., Suite Bentonville, Arkansas 7271 t 479.273.7780 f 888.520,9685

> GRT NOTICE traving is the property of the referenced Professional and is be used for any purpose other he specific project and site therein, and cannot be used in any manner without the a written permission from the sional.

ISSUE 1/2025 SITE PLAN EXHIBIT

# PROFESSIONAL SEAL

PROFESSIONAL LICENSE NO: 050075

PROJECT MANAGER
KK

QUALITY CONTROL
WFM

DRAWN BY

PROPOSED BLACK "COLOR TOP" CONCRETE SEALER BY SHERWIN WILLIAMS.

PROPOSED STANDARD DUTY ASPHALT PAVEMENT. REFER TO KEYNOTE PS ON PAVING PLAN.

VALVOLINE INSTANT OIL CHANGE

650 GWINNETT DRIVE LAWRENCEVILLE, GA 30044

PROJECT NUMBER 05-24-20009 SHEET NAME

SPECIAL USE PERMIT SITE PLAN EXHIBIT

-SUP



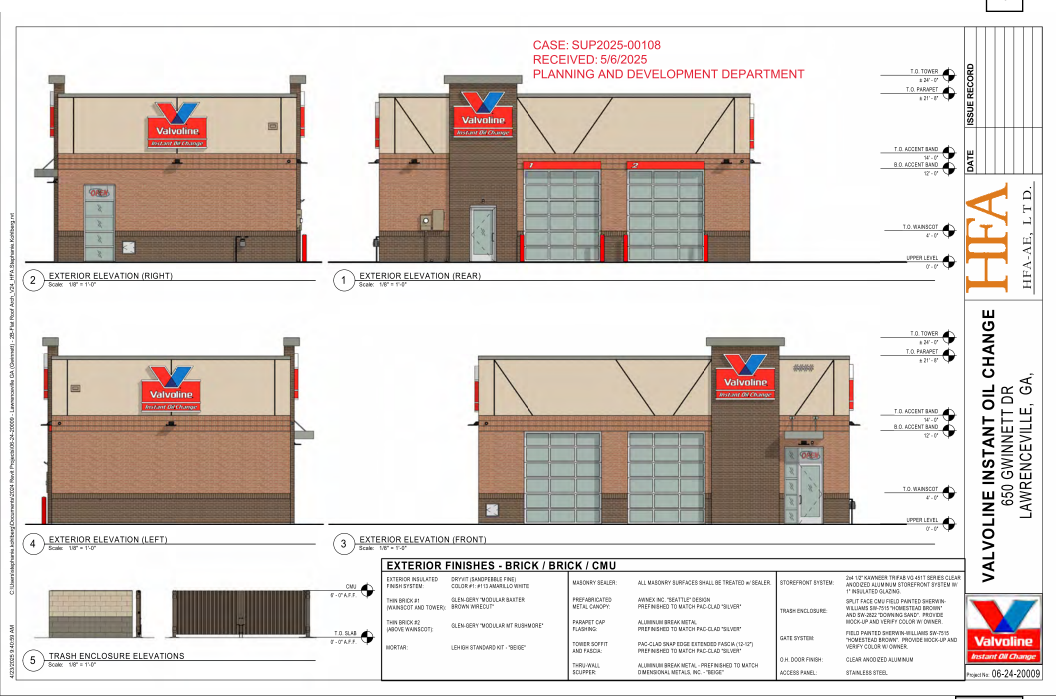
CASE: SUP2025-00108

PLANNING AND DEVELOPMENT DEPARTMENT

## 

SURVEY PROVIDED BY:

ATWELL 1850 PARKWAY PLACE, SUITE 650 MARIETTA, GA 30062 (770) 423-0807







**Location Map & Surrounding Areas** 

SUP2025-00108

Applicant:

HFA - Kelsey Kreher

**Subject Property** 

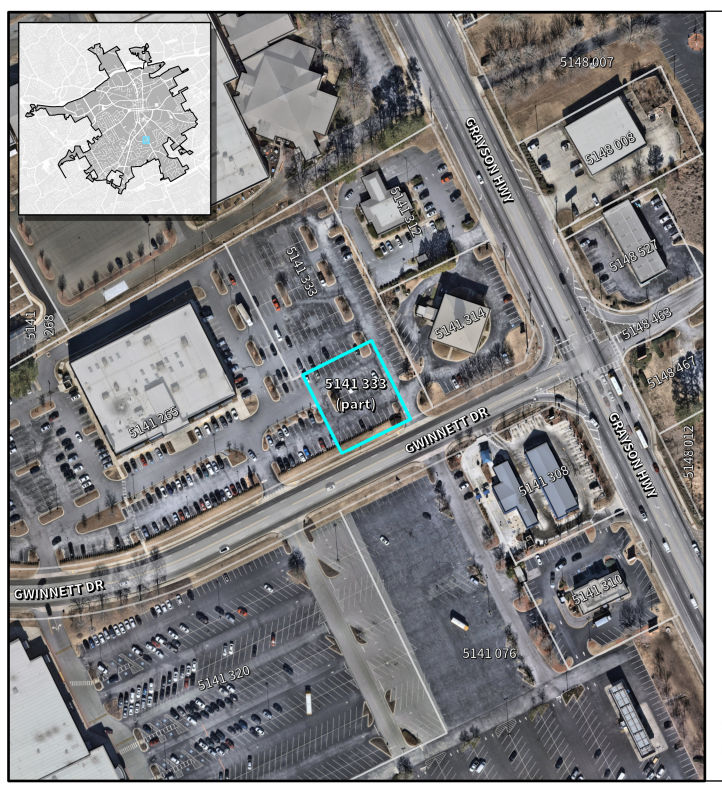
Lawrenceville City Limits

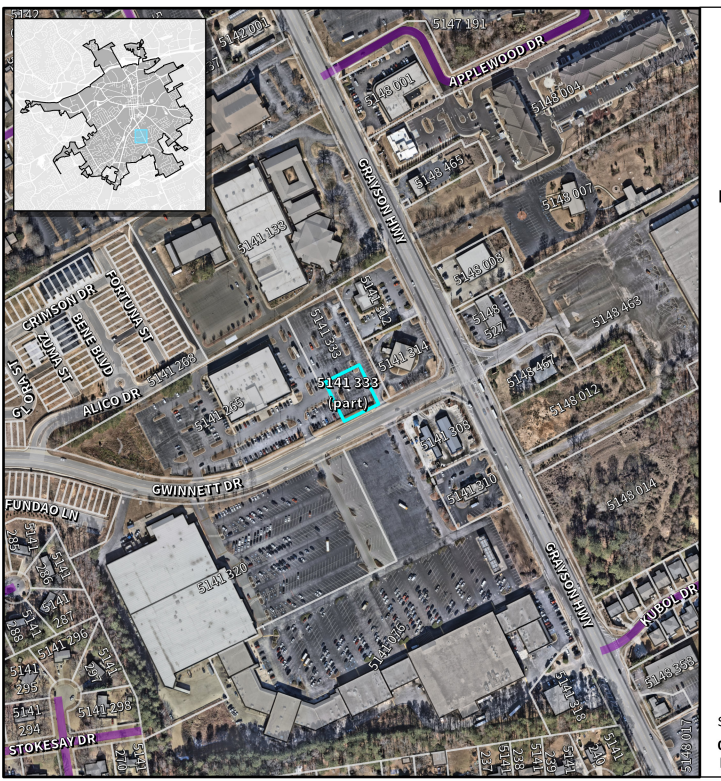
**City Maintained Streets** 

**County/State Maintained Streets** 

Scale: 1:1,800

62.5 125 250 Feet Page 172







**Location Map & Surrounding Areas** 

SUP2025-00108

Applicant:

HFA - Kelsey Kreher

Subject Property

Lawrenceville City Limits

City Maintained Streets

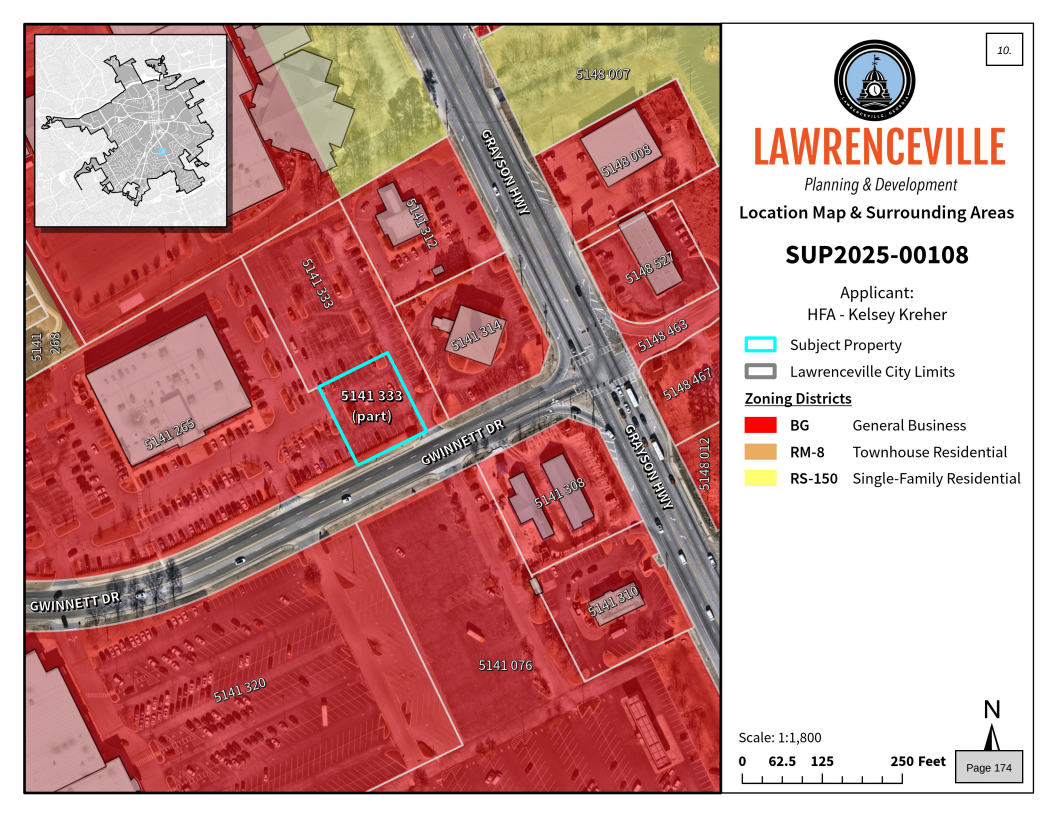
County/State Maintained Streets

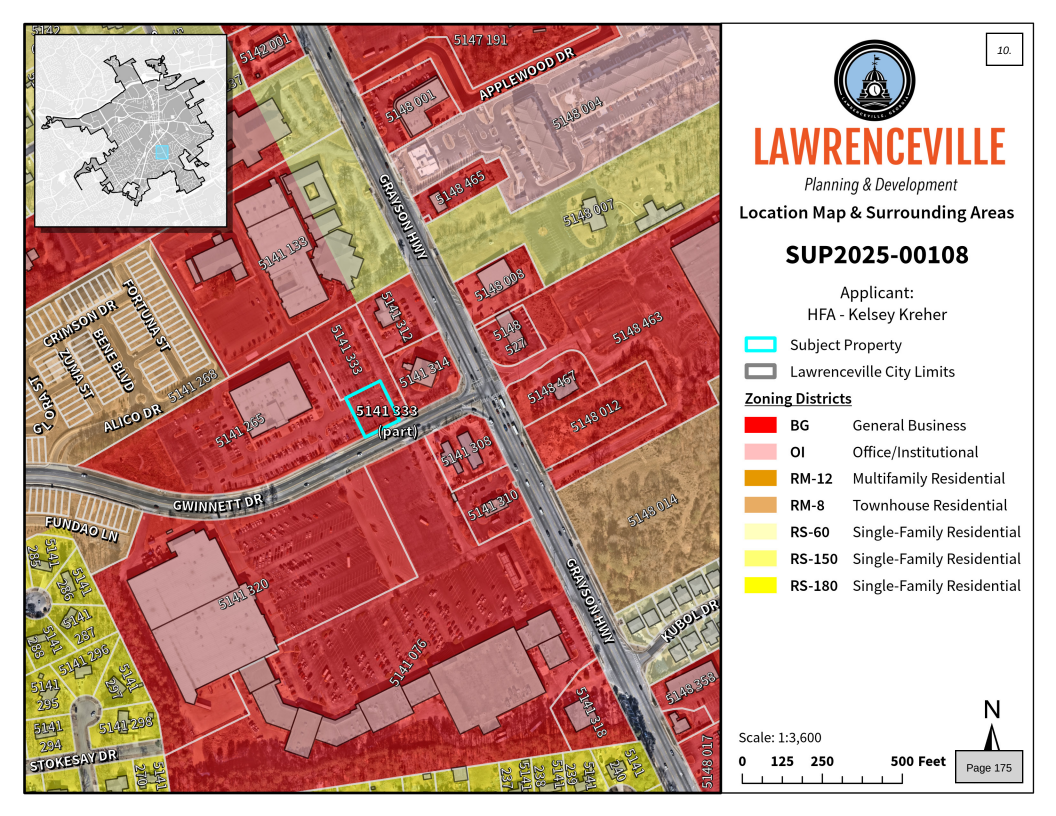
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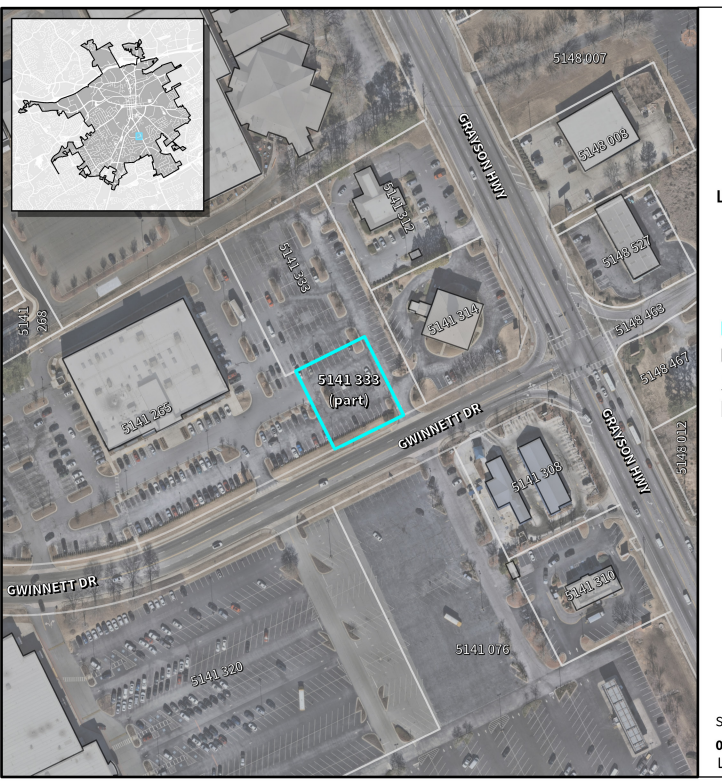
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500 Feet Page

Page 173









**Location Map & Surrounding Areas** 

SUP2025-00108

Applicant:

HFA - Kelsey Kreher

Subject Property

Lawrenceville City Limits

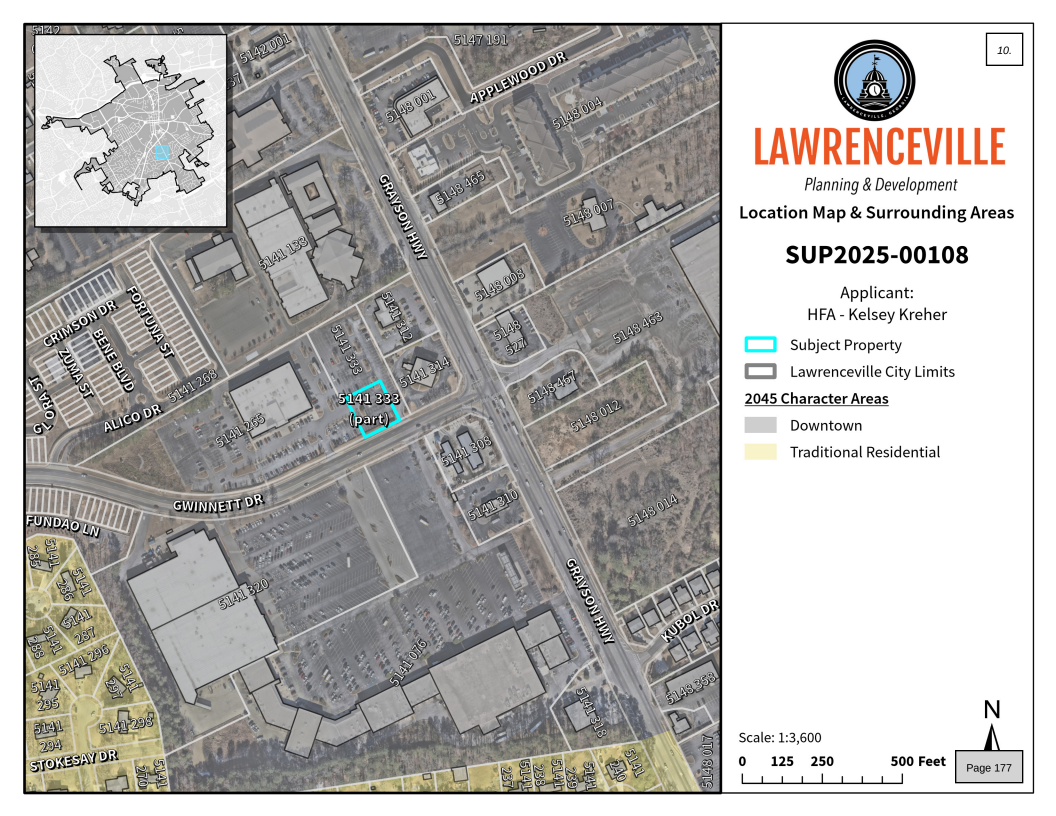
2045 Character Areas

Downtown

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62.5 125 250 Feet

Page 176





### AGENDA REPORT

MEETING: REGULAR MEETING, JULY 28, 2025 AGENDA CATEGORY: PUBLIC HEARING NEW BUSINESS

**Item:** Ordinance to Amend Article 2 Supplementary Regulations of the City of

Lawrenceville Zoning Ordinance 2020

**Department:** Planning and Development

**Date of Meeting:** Monday, July 28, 2025

**Presented By:** Todd Hargrave, Director of Planning and Development

**Applicants Request:** Approval of Amendment

Planning &

**Development** Approval

**Recommendation:** 

**Planning** 

Commission Approval with Staff Recommendations

**Recommendation:** 

**Summary:** An ordinance to amend the City of Lawrenceville Zoning Ordinance 2020, Article 2 Supplemental and Accessory Use Standards, by deleting Section 200.3.58 Personal Care Home, Family in its entirety, and replace with a new Section 200.3.58 Personal Care Home, Family.

### **Attachments/Exhibits:**

• ORD-2025-XXXXX\_ZO ART 2\_SEC 200.3.58\_06092025

Page 1 of 1

### AN ORDINANCE TO AMEND

### THE ZONING ORDINANCE OF THE CITY OF LAWRENCEVILLE

The City Council of the City of Lawrenceville, Georgia hereby ordains the Zoning

Ordinance of the City of Lawrenceville is amended as follows:

Section 1: That the Zoning Ordinance, Article 2 Supplemental and Accessory Use

Standards of the City of Lawrenceville, Georgia is hereby amended to delete Section 200.3.58

Personal Care Home, Family in its entirety, and add replace Section 200.3.58 Personal Care

Home, Family as follows:

### 200.3.58 PERSONAL CARE HOME, FAMILY

### A. Special Use Permit

A Personal Care Home, Family facility may be permitted in the AR, RS-180 and RS-150 zoning classifications with the approval of a Special Use Permit, pursuant to the City of Lawrenceville Zoning Ordinance, Article 9, Section 907. Rezoning and Special Use Permit Application Public Hearing Process.

### B. Lot Size and Resident Capacity

Personal Care Homes shall be located on a lot of at least one acre in size, with a maximum resident capacity of six (6) individuals.

### C. Architectural Consistency

The dwelling unit shall feature a residential facade which is architecturally consistent with the surrounding dwelling units.

### D. On-Site Staffing

A qualified employee must always be present on the premises during operation.

### E. Roadway Access

The Personal Care Home shall be located adjacent to and directly accessed from a roadway classified as an Arterial (Principal, Major, Minor) or Collector (Major, Minor). A Personal Care Home shall not be located adjacent to nor, directly accessed from a

### **ORDINANCE NO. ZON ORD-2025-**

roadway classified as a Street - Local Residential, Street - Private Alley or Street - Private Utility Easement.

- 1. Street Local Residential, Street Private Alley or Street Private Utility Easement shall be defined as follows:
  - a. Street Local Residential A surface street intended primarily to provide local access to adjacent residential development and not for through traffic.
  - b. Street Private Alley or Street A private access way having the same function as a public street, providing access to more than one property, but held in private ownership (as distinct from a "driveway").
  - c. Street Private Utility Easement A private utility easement dedicated to a private Homeowners Association or Multifamily Professional Property Management and intended for vehicle traffic or over which the City of Lawrenceville may hold a prescriptive easement for public access.

### F. Proximity Limitations

A Personal Care Home shall not be located within 1,000 feet of another Personal Care Home

G. Licensing and Compliance

The Personal Care Home shall be licensed by the State of Georgia and operate in full compliance with the rules and regulations of the Georgia Department of Community Health at all times.

H. Building Code and Zoning Compliance

The Personal Care Home shall comply with the International Building Code, as well as applicable City codes, ordinances and regulations.

## ORDINANCE NO. ZON ORD-2025-

IT IS SO ORDAINED, this <sup>th</sup>	day of, 2025.
	David R. Still, Mayor
Attest:	
Karen Pierce, City Clerk	



MEETING: REGULAR MEETING, JULY 28, 2025
AGENDA CATEGORY: COUNCIL BUSINESS NEW BUSINESS

**Item:** Ratification of Emergency Work for Stormwater Repair at Collins

Industrial Way

**Department:** Engineering

**Date of Meeting:** Monday, July 28, 2025

**Fiscal Impact:** \$255,883.00

**Presented By:** Reginald Anderson, City Engineer

**Action Requested:** Ratification of Payment for Emergency Work for Stormwater Repair at

Collins Industrial Way to Carrol Daniel Construction in the amount not to

exceed \$255,883.00.

**Summary:** This emergency work is for stormwater repair of the collapsed section of the existing 48-inch Corrugated Metal Pipe in the right-of-way of Collins Industrial Way. The collapsed section was located near the Parking Lot "L" and Building "I" under Collins Industrial Way.

**Background:** Collins Industrial Way is a three-lane undivided roadway made up of two through lanes and a center two-way left-turn lane. Collins Industrial Way serves multiple residents and businesses, including Georgia Gwinnett College.

On June 23<sup>rd</sup>, the City of Lawrenceville was contacted by Georgia Gwinnett College via email to investigate the drainage issue along Collins Industrial Way.

On June 24<sup>th</sup>, the City of Lawrenceville Engineering Department met with representatives from Georgia Gwinnett College. During the meeting, it was observed that the 48-inch Corrugated Metal Pipe had separated from the Outlet Control Structure. The pipe integrity was unknown, and site assessment was complex due to the sinkhole. Georgia Gwinnett College contacted the construction company that worked on the recent parking lot project to further investigate (Carroll Daniel Construction). Georgia Gwinnett College requested stormwater camera footage from the south side of Collins Industrial Way to the Outlet Control Structure on GGC property.

Page 1 of 2

On June 30<sup>th</sup>, the City of Lawrenceville Engineering Department met with Georgia Gwinnett College and Carroll Daniel Construction representatives. The stormwater camera footage showed the collapse point and overall pipe condition. Also, it was identified that two sections of the 48-inch Corrugated Metal Pipe needed replacement, one section inside Georgia Gwinnett College property and another inside the City right-of-way limits. It was discussed that Georgia Gwinnett College would be financially responsible for repairs from the Outlet Control Structure to the right-of-way limits. City of Lawrenceville would be financially responsible for repairs inside the City right-of-way. Georgia Gwinnett College and the City of Lawrenceville Engineering Department requested an emergency quote from Carroll Daniel Construction. The City Manager was informed of the meeting findings. There was a rain event during nighttime.

On July 1<sup>st</sup>, the City of Lawrenceville Engineering Department informed the City Manager that the compromised pipe under the roadway was a public hazard, and the recommendation was immediate repair. City Manager informed the Chief Financial Officer and the Purchasing Director of the emergency repair.

On July 2<sup>nd</sup>, the City of Lawrenceville Engineering Department received the emergency quote from Carroll Daniel Construction and forwarded the quote to the City Manager. Carrol Daniel Construction started emergency stormwater repairs for Georgia Gwinnett College. Due to the compromised pipe under the roadway, the Engineering Department considered this a roadway threat and a potential public hazard and recommended immediate repair by Carroll Daniel Construction. City Manager acknowledged the City of Lawrenceville Engineering Department recommendation and informed them to ratify this emergency stormwater repair work under the next City Council Meeting.

On July 3<sup>rd</sup>, the stormwater repair was substantially completed.

**Fiscal Impact:** Amount of \$255,883.00. This will be funded by the Capital Outlay Fund (5614320.541000) Project 25-002

### **Attachments/Exhibits:**

- 25-303-001\_City of Lawrenceville Emergency Pipe Repair @ Collins Industrial
- City of Lawrenceville Emergency Pipe Repair @ Collins Industrial-R1
- Site Pictures from 6\_24 to 7\_3
- Collins Industrial Way Existing Pipe Condition



PO Box 1438 Gainesville, GA 30503 Phone: (770) 536-3241 Fax: (770) 534-3799 www.carrolldaniel.com

# **INVOICE**

Emergency Pipe Repair @ Collins Industrial

70 South Clayton Street

PROJECT: Way DATE: 7/8/2025

TO: City of Lawrenceville INVOICE #: 25-303-001

Lawrenceville, GA 30046 CDCC NUMBER: 25-303

ATTN: Reginald Anderson PO #:

ITEM	DESCRIPTION	QUANITY		ITEM		TOTAL
	Francisco Dina Dancis & Calling Industrial					
1	Emergency Pipe Repair @ Collins Industrial Way Per Revised Quote 7/02/2025	1	\$	268,383.00	\$	268,383.00
'	Deduct: Delete Cleaning of Existing CMP @		φ	200,303.00	Ψ	200,303.00
2	Road	-1	\$	21,000.00	\$	(21,000.00
	Add: Modify additional new section of 36" CMP			,		,
	to create sleeve between new 48" CMP and					
	existing deformed 48" CMP. Seal with hydraulic					
3	cement.	1	\$	8,500.00	\$	8,500.00
				TOTAL	\$	255,883.00

Please make checks payable to Carroll Daniel Construction Company, PO Box 1438, Gainesville, GA 30503



Revised - July 2, 2025

Mr. Anderson City of Lawrenceville

Re: Emergency Pipe Repair at Collins Industrial Way – Pricing Revision

Mr. Anderson,

For the referenced job, we propose a lump sum price of \$268,383.

### Scope Breakdown:

The intent of the work being performed in this Proposal is the emergency replacement of the collapsed section of the existing CMP Storm Sewer line running under Collins Industrial Way, to begin immediately. Due to the condition of the existing pipe joints, we cannot guarantee the subgrade conditions around the existing pipe to remain. A future proposal will be provided to line the interior of the existing pipe to remain, but that work is not included in this proposal. \*Revision – Price reduced due to existing conditions allowing for a reduction in extent of scope following excavation of the work area.

#### 1) Included General Provisions

- a) Supervision and Project Management
- b) Builder's Risk, GL, & Worker's Compensation Insurance
- c) Layout
- d) Temporary Toilets
- e) Traffic Control
- f) Equipment
- g) Overtime & Night Work as required

### 2) Included Interim Erosion Stabilization Measures

- a) Install perimeter silt fence around area of excavation
- b) Removal & reinstallation of existing guard rail as required
- c) Excavate and backfill @ pipe replacement area
- d) Trench Boxes as required
- e) Removal and Replacement of collapsed section of 48" CMP (approx.. 20')
- f) Seed & Straw Disturbed Areas upon completion of work
- g) Video Inspection & Cleaning of Existing Storm Sewer Line upon completion



### Exclusions:

- Engineering and/or Design Services
- P&P Bond
- Third-party testing
- Geotechnical consultant
- Unforeseen conditions
- Escalation
- Permits
- Impact Fees
- Any items not specifically listed as included
- Does not include repair and/or stabilization of roadway, or existing to remain pipe under roadways.
- Lining of existing pipe to remain (to be priced in a future proposal)
- Removal & reinstallation of existing sidewalk (revised due to surface excavation not being possible due to existing utilities)

We appreciate the opportunity to work with the City of Lawrenceville on this project.

Thank you,

Mike Sims **Operations Manager** Carroll Daniel Construction Company



















## CARROLL DANIEL

Carroll Daniel Construction Co.

Job #: 25-303 City of Lawrenceville - Emergency Pipe Repair @ Collins Industrial Way





**Description** 

**Taken Date** 

07/02/2025 at 03:04 pm

**Upload Date** 

**Description** 

07/02/2025 at 04:17 pm

**Album** 

Unclassified

**Uploaded By** Mike Sims

**File Name** 

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**Taken Date** 

07/02/2025 at 03:03 pm

**Upload Date** 

07/02/2025 at 04:16 pm

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Mike Sims

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Mike Sims

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MEETING: REGULAR MEETING, JULY 28, 2025 AGENDA CATEGORY: CITY COUNCIL NEW BUSINESS

**Item:** Contract Award for 460 Paper Mill Road Stormwater & Driveway

Improvements

**Department:** Engineering

**Date of Meeting:** Monday, July 28, 2025

**Fiscal Impact:** Funding available in Project 25-002

**Presented By:** Reginald Anderson, City Engineer

**Action Requested:** Award the contract for 460 Paper Mill Road Stormwater & Driveway

Improvements to the lowest responsive responsible bidder, Gradeco, Inc. in an amount not to exceed of \$180,136.00 and authorize the Mayor or City Manager to execute the contract subject to review and approval of

the City Attorney

**Summary:** The City issued Invitation to Bid No. SB027-25 for the 460 Paper Mill Road Stormwater & Driveway Improvements Project, with sealed bids accepted until July 8, 2025. The project scope includes culvert extension, driveway realignment, guardrail installation, and associated drainage and slope stabilization work at the City-owned property on Paper Mill Road.

We received a total of eight (8) bids. After review by staff and the City's project engineer, we are recommending award to the lowest responsive and responsible bidder, Gradeco, Inc., with a total bid amount of \$180,136.00.

Gradeco, Inc. has met all bid requirements, provided the required documentation, and demonstrated the experience and qualifications necessary to perform the work. The bid falls within the expected budget range, and staff is confident in Gradeco's ability to complete the project within the required 60 calendar days.

Pending Council approval, staff will issue the Notice of Award and begin contract execution, followed by the Notice to Proceed.

Page 1 of 2

**Fiscal Impact:** Funding is approved and available in Project 25-002.

## **Attachments/Exhibits:**

- SB027-25 Checklist
- SB027-25 Bid Tab



## **Solicitation Award Checklist**

SB027-25-460 Paper Mill Ro	d Stormwater and Driveway	Improvements
Purchasing Procedural Requirements		
Addenda Acknowledgement	Received	N/A 🗸
Bid Bond	Received 🗸	N/A
Bid Schedule	Received 🔽	N/A
Certificate of Insurance	Received 🔽	N/A
E-Verify	Received 🗸	N/A
Non-Collusion Affidavit	Received 🔽	N/A
Secretary of State Registered	Yes	N/A
Purchasing Signature <u>Chris Duncan</u>		
Department / Stakeholder		
Meets technical requirements as stated	Yes 🗸	N/A 🗍
References checked	Yes 🗸	N/A 📋
Statement of Bidders Qualifications	Yes 🔽	N/A 🗌
Department Signature Reginald M. And	farson	

SB027-25 460 Paper Mill Rd. Stormwater and Driveway Improvements Project Engineering Department

		Blount Construction Company, LLC		Gradeco, Inc.		N.S.E.W. Inc.		Ohmshiv Construction, LLC		Professional Pipeline, LLC			
ITEM #	DESCRIPTION		ROX. TY	UNIT PRICE	TOTAL PRICE	UNIT PRICE	TOTAL PRICE	UNIT PRICE	TOTAL PRICE	UNIT PRICE	TOTAL PRICE	UNIT PRICE	TOTAL PRICE
1	Warranties & Bonds	1	LS	\$5,200.00	\$5,200.00	\$9,000.00	\$9,000.00	\$15,000.00	\$15,000.00	\$6,500.00	\$6,500.00	\$8,000.00	\$8,000.00
2	Mobilization	1	LS	\$12,814.65	\$12,814.65	\$12,500.00	\$12,500.00	\$15,000.00	\$15,000.00	\$6,500.00	\$6,500.00	\$5,000.00	\$5,000.00
3	Traffic Control	1	LS	\$11,310.00	\$11,310.00	\$4,500.00	\$4,500.00	\$10,000.00	\$10,000.00	\$6,500.00	\$6,500.00	\$4,500.00	\$4,500.00
4	Erosion Control. Complete as per plans.	1	LS	\$18,553.25	\$18,553.25	\$6,900.00	\$6,900.00	\$20,000.00	\$20,000.00	\$7,500.00	\$7,500.00	\$5,000.00	\$5,000.00
5	Demolition Complete	1	LS	\$15,837.37	\$15,837.37	\$3,500.00	\$3,500.00	\$10,000.00	\$10,000.00	\$35,500.00	\$35,500.00	\$7,500.00	\$7,500.00
6	Grading Complete	1	LS	\$117,096.14	\$117,096.14	\$12,000.00	\$12,000.00	\$80,000.00	\$80,000.00	\$35,500.00	\$35,500.00	\$25,000.00	\$25,000.00
7	New Black Vinyl Coated Wire Gate & Fence 6' tall. 30 LF Double Swing Gate and 20 LF of fencing. See sheet C5.0. All included.	1	LS	\$9,750.00	\$9,750.00	\$5,900.00	\$5,900.00	\$7,000.00	\$7,000.00	\$12,500.00	\$12,500.00	\$8,500.00	\$8,500.00
8	City to Provide Pipe: 60" RCP Storm Pipe. City to provide all four (4) of 8LF pipe units (pipe only, contractor to provide gaskets). Contractor to install piping provided and include #57 stone as foundation backfill (compacted 95% max. dry density) and backfill compacted (95% STD. proctor) up to GAB level or ground surface	32	LF	\$503.83	\$16,122.56	\$250.00	\$8,000.00	\$218.00	\$6,976.00	\$185.00	\$5,920.00	\$250.00	\$8,000.00
9	City to Provide Pipe: 18" RCP Storm Pipe. City to provide ten (10) of 8LF pipe units (pipe only, contractor to provide gaskets). Contractor to install piping and include #57 stone as foundation backfill (compacted 95% max. dry density) and backfill compacted (95% STD. proctor) up to GAB level or ground surface	80	LF	\$206.16	\$16,492.80	\$100.00	\$8,000.00	\$112.00	\$8,960.00	\$60.00	\$4,800.00	\$90.00	\$7,200.00
10	18" RCP Storm Pipe. Include #57 stone as foundation backfill (compacted 95% max. dry density) and backfill compacted (95% STD. proctor) up to GAB level or ground surface	17	LF	\$428.19	\$7,279.23	\$150.00	\$2,550.00	\$112.00	\$1,904.00	\$100.00	\$1,700.00	\$125.00	\$2,125.00
11	Storm Structure – 60" Concrete Headwall. All completed per plans and specs.	1	EA	\$9,464.13	\$9,464.13	\$7,000.00	\$7,000.00	\$10,000.00	\$10,000.00	\$8,500.00	\$8,500.00	\$6,500.00	\$6,500.00
12	Storm Structure – Junction Box. All completed per plans and specs.	1	EA	\$26,071.12	\$26,071.12	\$19,500.00	\$19,500.00	\$3,000.00	\$3,000.00	\$12,500.00	\$12,500.00	\$10,500.00	\$10,500.00
13	Storm Structure – Median Drop Inlet (GDOT 9031S). All completed per plans and specs.	1	EA	\$7,389.33	\$7,389.33	\$7,000.00	\$7,000.00	\$3,000.00	\$3,000.00	\$5,500.00	\$5,500.00	\$6,500.00	\$6,500.00
14	W-Beam Guardrail including connections and Terminal End Pieces. All completed per plans and specifications.	166	LF	\$97.50	\$16,185.00	\$75.00	\$12,450.00	\$90.00	\$14,940.00	\$70.00	\$11,620.00	\$86.00	\$14,276.00
15	4" Thick Sidewalk	60	SY	\$15.37	\$922.20	\$63.00	\$3,780.00	\$34.00	\$2,040.00	\$50.00	\$3,000.00	\$65.00	\$3,900.00

COST TABULATION PAGE 2

16	Heavy Duty Asphalt (1.5" 9.5mm, 3" 19mm BINDER, 8" GAB compacted). Tack & Coat included.		SY	\$89.20	\$34,788.00	\$75.00	\$29,250.00	\$52.00	\$20,280.00	\$75.00	\$29,250.00	\$125.00	\$48,750.00
17	Type 3 Rip Rap including plastic filter fabric	120	TN	\$108.81	\$13,057.20	\$100.00	\$12,000.00	\$134.00	\$16,080.00	\$70.00	\$8,400.00	\$55.00	\$6,600.00
18	Thermoplastic STRIPING 24" STOP BAR	40	LF	\$13.78	\$551.20	\$35.00	\$1,400.00	\$12.00	\$480.00	\$10.00	\$400.00	\$15.00	\$600.00
	STRIPING DOUBLE SOLID 5" YELLOW line Thermoplastic, INCL. REFLECTIVE PAVEMENT MARKERS all colors.	40	LF	\$58.50	\$2,340.00	\$35.00	\$1,400.00	\$25.00	\$1,000.00	\$2.00	\$80.00	\$15.00	\$600.00
20	30" x 30" STOP SIGN and 10' Galvanized Steel Pole including breaking away	1	EA	\$650.00	\$650.00	\$950.00	\$950.00	\$1,000.00	\$1,000.00	\$350.00	\$350.00	\$750.00	\$750.00
21	Sod – Bermuda Grass	316	SY	\$32.97	\$10,418.52	\$16.00	\$5,056.00	\$15.00	\$4,740.00	\$10.00	\$3,160.00	\$10.00	\$3,160.00
22	By-Pass Pump	1	LS	\$22,553.14	\$22,553.14	\$7,500.00	\$7,500.00	\$30,000.00	\$30,000.00	\$6,500.00	\$6,500.00	\$2,500.00	\$2,500.00
TOTAL \$374,845.84		\$180,	136.00	\$281,	400.00	\$212.	180.00	\$185,	461.00				

COST TABULATION

PAGE 4 13.

16	Heavy Duty Asphalt (1.5" 9.5mm, 3" 19mm BINDER, 8" GAB compacted). Tack & Coat included.	390	SY	\$250.00	\$97,500.00	\$89.00	\$34,710.00	\$101.28	\$39,499.20
17	Type 3 Rip Rap including plastic filter fabric	120	TN	\$200.00	\$24,000.00	\$65.00	\$7,800.00	\$140.00	\$16,800.00
18	Thermoplastic STRIPING 24" STOP BAR	40	LF	\$80.00	\$3,200.00	\$115.00	\$4,600.00	\$37.01	\$1,480.40
19	STRIPING DOUBLE SOLID 5" YELLOW line Thermoplastic, INCL. REFLECTIVE PAVEMENT MARKERS all colors.	40	LF	\$80.00	\$3,200.00	\$65.00	\$2,600.00	\$37.01	\$1,480.40
20	30" x 30" STOP SIGN and 10' Galvanized Steel Pole including breaking away	1	EA	\$1,500.00	\$1,500.00	\$950.00	\$950.00	\$230.00	\$230.00
21	Sod – Bermuda Grass	316	SY	\$30.00	\$9,480.00	\$21.00	\$6,636.00	\$13.00	\$4,108.00
22	By-Pass Pump	1	LS	\$10,000.00	\$10,000.00	\$47,142.00	\$47,142.00	\$5,000.00	\$5,000.00

COST TABULATION PAGE 5 13

TOTAL	\$514,320.00	\$263,478.00	\$186,162.08
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Recommended vendor:

Gradeco, Inc. 452 Hwy 53E, 1540 Dawsonville, GA 30534 Attn: Brian Echuck gradeco2018@gmail.com



MEETING: REGULAR MEETING, JULY 28, 2025 AGENDA CATEGORY: COUNCIL BUSINESS NEW BUSINESS

**Item:** 1st Amendment to the Agreement with Impact46 for use of funds to

operate FIRST Housing Center

**Department:** City Manager

**Date of Meeting:** Monday, July 28, 2025

Fiscal Impact: N/A

**Presented By:** Barry Mock, Assistant City Manager

**Action Requested:** Approve the 1<sup>st</sup> amendment to modify the agreement with Impact46 for

the use of funds to operate FIRST Housing Center as presented, and to authorize Mayor to execute amendment subject to review and approval

by the City Attorney.

**Summary:** The original agreement between the City & Impact46 for the use of funds to operate the FIRST Housing Center listed, in paragraph 2, the approved positions to be supported with the funds. This amendment seeks to update this list of approved positions to better align with the latest operational strategy for the FIRST Housing Center.

Fiscal Impact: N/A

### **Attachments/Exhibits:**

- Original agreement between City and Impact46
- 1<sup>st</sup> Amendment

# AGREEMENT FOR FUNDS TO BE USED TO OPERATE THE PROPERTY AT 179 PLAINVIEW DRIVE

WHEREAS, the City of Lawrenceville (hereinafter the "City") owns the property located at 179 Plainview Drive, Lawrenceville, GA, (Tax Parcel R5142 117) (hereinafter the "Property"); and

WHEREAS, the City has previously leased the Property to Impact 46, Inc. (hereinafter "Impact 46") and;

WHEREAS, Impact 46 is assisting the City in coordinating efforts to address homelessness; and

WHEREAS, the City and Impact 46 seek to use the Property for the creation and operation of a transitional housing center to be known as the F.I.R.S.T. (For Intensive Response and Supportive Transitions) Center; and

WHEREAS, The City desires to provide funds to Impact 46 to be used to assist with the operation of the F.I.R.S.T. Center subject to certain terms and conditions; and

WHEREAS, Impact 46 is willing to accept the funds subject to the terms and conditions established by the City;

NOW THEREFORE in consideration of the amounts set forth herein, the cooperation between the City and Impact 46 to address homelessness, and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the City and Impact 46 hereby agree as follows:

- 1. The City shall provide Impact 46 with Two Hundred Thousand Dollars (\$200,000.00) in calendar year 2025 and Two Hundred Thousand Dollars (\$200,000.00) in calendar year 2026 (hereinafter "City Operational Funds") to be used solely to assist with the operations of the F.I.R.S.T. Center. The payment of the City Operational Funds shall be made on or before January 15 of each calendar year.
- 2. These City Operational Funds shall be used for salaries and benefits associated with specific personnel needed to operate the F.I.R.S.T. Center. The positions funded through these City Operational Funds shall include 1 full-time Program Director, 1 full-time Case Manager, 1 part-time Clinical Lead and 1 part-time security officer. In addition, the City Operational Funds may be used to provide supplies, utilities, program participant needs including food and clothing, employee travel, employee training, and technology needs associated with the operation of the FIRST Center.
- 3. Impact 46 shall be responsible for any additional funds needed for funding the positions specified in paragraph two (2) above or for any other operational costs associated with the FIRST Center that exceed the amount allocated in this agreement.

- 4. If Impact 46 desires to use these City Operational Funds for different purposes related to the operation of the FIRST Center, such changes must be approved in writing by City of Lawrenceville City Manager or designee.
- 5. The City Shall provide Impact 46 with an additional One Hundred Sixty Thousand Dollars (\$160,000.00) (hereinafter City Improvement Funds) to be used solely for site improvements and/or furniture, fixtures, and equipment for the F.I.R.S.T. Center. Any City Improvement Funds not used by the end of the term of this Agreement shall be returned to the City.
- 6. This Agreement shall become effective on January 1, 2025, and shall expire on December 31, 2026. All funds provided under this Agreement must be spent by December 31, 2026, for the purposes allowed. If any funds provided under this Agreement have not been spent by December 31, 2026, those funds must be returned to the City.
- 7. The funds provided to Impact 46 under this Agreement are American Rescue Plan Act (ARPA) funds allotted to the City. Impact 46 shall comply with all federal laws and regulations applicable to the use of ARPA funds and shall provide the City with an accounting of all funds used by Impact 46 that are provided under this Agreement.
- 8. The Mayor, Mayor Pro Tem, City Manager, City Clerk, and City Attorney, and/or their appropriate designees are hereby authorized to complete the transfer of the City Funds and to take any and all action necessary and appropriate to carry out the intent of this Agreement between the parties.
- 9. This Agreement and the rights and obligations of the parties hereto shall be governed, construed and interpreted according to the laws of the State of Georgia.
- 10. This Agreement expresses the entire understanding and agreement between the parties hereto.
- 11. The invalidity of any one or more phrases, sentences, clauses or sections contained in this Agreement shall not affect the remaining portions of this Agreement or any part thereof.
- 12. This Agreement may be executed in several counterparts, each of which shall be an original, and all of which shall constitute one and the same instrument.
- 13. No waiver, amendment, release, or modification of this Agreement shall be effective unless made in writing and executed by both parties hereto, and properly approved in accordance with the provisions of Georgia law.
- 14. Impact 46 shall indemnify and save harmless the City from and against any and all loss, cost (including reasonable attorney's fees), damage, expense and liability in connection

with any and all claims for damages as a result of any activities associated with the use of the funds provided under this Agreement or as a result of any breach of this Agreement by Impact 46.

It is so agreed this 180 day of December, 2024.

IMPACT 46, INC.

CITY OF LAWRENCEVILLE, GEORGIA

Jen Young, Executive Director

David R. Still, Mayor

Karen Pierce, City Clerk

# FIRST AMENDMENT TO AGREEMENT FOR FUNDS TO BE USED TO OPERATE THE PROPERTY AT 179 PLAINVIEW DRIVE

WHEREAS, the City of Lawrenceville (hereinafter the "City") and Impact 46, Inc. (hereinafter "Impact 46") entered into an AGREEMENT FOR FUNDS TO BE USED TO OPERRATE THE PROPERTY AT 179 PLAINVIEW DRIVE (hereinafter "Original Agreement") on December 18, 2024; and

WHEREAS, the City and Impact 46 desire to amend the Original Agreement;

NOW THEREFORE in consideration of the amounts set forth herein, the cooperation between the City and Impact 46 to address homelessness, and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the City and Impact 46 hereby agree that the Original Agreement is amended by deleting paragraph 2 of the Original Agreement in its entirety and replacing it with the following:

2. These City Operational Funds shall be used for salaries and benefits associated with specific personnel needed to operate the F.I.R.S.T. Center. The positions funded through these City Operational Funds shall include 1 full-time Program Director, 1 Service Coordinator, and 1 part-time security officer. In addition, the City Operational Funds may be used to provide supplies, utilities, program participant needs including food and clothing, employee travel, employee training, cleaning services, and technology needs associated with the operation of the FIRST Center.

Except as specifically amended herein, all other provisions of the Original Agreement shall remain in full force and effect.

It is so agreed this \_\_\_\_\_\_ day of \_\_\_\_\_\_\_, 2025.

IMPACT 46, INC. CITY OF LAWRENCEVILLE, GEORGIA

By: \_\_\_\_\_\_ By: \_\_\_\_\_\_

Jen Young, Executive Director David R. Still, Mayor

ATTEST: \_\_\_\_\_\_

Karen Pierce, City Clerk



MEETING: REGULAR MEETING, JULY 28, 2025
AGENDA CATEGORY: COUNCIL BUSINESS NEW BUSINESS

**Item:** New Agreement with Impact46 for use of 10 Water Works Road

**Department:** City Manager

**Date of Meeting:** Monday, July 28, 2025

Fiscal Impact: N/A

**Presented By:** Barry Mock, Assistant City Manager

**Action Requested:** Approve new agreement with Impact46 for the use of 10 Water Works

Road as presented and authorize Mayor to execute new agreement

subject to review and approval by the City Attorney.

**Summary:** The original agreement between the City & Impact46 for the use of 10 Water Works Road was signed in February 2022, and is set to expire December 31, 2026. The new agreement seeks to extend the use of the property to align with the agreement between the City & Impact46 for the use and operation of the FIRST Housing Center.

Additionally, the new agreement seeks to update the intended uses for the building at 10 Water Works Road beyond services related to ReCAST, to include services for Students46, Lawrenceville Response Center, and FIRST Housing Center.

**Fiscal Impact:** N/A

### **Attachments/Exhibits:**

New agreement between City and Impact46

#### AGREEMENT FOR USE

### OF PROPERTY AT 10 WATER WORKS ROAD BY IMPACT 46

WHEREAS, Impact 46, Inc., (hereinafter "TENANT") has used the property located at 10 Water Works Road, Lawrenceville, Georgia, being a portion of Gwinnett County Tax Parcel R5175 031 (hereinafter "the Subject Property"), as a tenant since February 1, 2022, and desires to expand the use of the Subject Property and to extend the terms of the Agreement For Use of Property at 10 Water Works Road by Impact 46 dated February 1, 2022 (hereinafter "Use Agreement") with the City of Lawrenceville, Georgia (hereinafter "CITY"); and

WHEREAS, TENANT desires to utilize the Subject Property as the Impact Enrichment Center (IEC) and has requested that TENANT be permitted to use a portion of the Subject Property for operations and service provision of the Impact Enrichment Center to include Students46, ReCAST programming, Lawrenceville Response Center programming, and First Housing Center Stabilization workshops, trainings and group sessions; and

WHEREAS, TENANT and CITY desire to terminate the Use Agreement and memorialize the terms and conditions of TENANT utilizing a portion of the Subject Property in a new written document.

NOW THEREFORE in consideration of the provision of services to City residents by TENANT, the payment of Ten Dollars the receipt and sufficiency of which is hereby acknowledged, and other good and valuable consideration, TENANT and CITY hereby agree as follows:

- 1. The Use Agreement dated February 1, 2022, is hereby terminated and replaced by this Agreement.
- 2 TENANT shall have the right to use the Subject Property, through and until December 31, 2025, at which time this lease shall automatically renew on a year-to-year basis unless terminated by either party on ninety (90) days' written notice to the other party. There shall be no automatic renewal that runs beyond December 31, 2034.
- 3 TENANT shall pay rent at the rate of One-hundred Dollars (\$100) per month. In addition, TENANT shall be responsible for paying for garbage collection, janitorial services and utilities (to include monthly internet service) for the facility during the TENANT's use of the Subject Property.

Notice to the TENANT shall be delivered to:

Ms. Jen Young, Executive Director Impact 46 279 W. Crogran Street Lawrenceville, Georgia 30046

Notice to the CITY shall be delivered to:

Mr. Chuck Warbington, City Manager P.O. Box 2200 Lawrenceville, Georgia 30046

TENANT agrees to carry at its own expense, public liability insurance covering the Premises and TENANT's use thereof, in a form reasonably satisfactory to CITY with minimum of \$1,000,000.00 on account of bodily injuries to and death of more than one person as a result of any one accident or disaster and to deposit said policy or policies (or certificates thereof) with CITY prior to the date of any use or occupancy of the Premises by TENANT; said policy shall protect TENANT and CITY, as their interest may appear (including but not limited to naming CITY as an additional insured party).

- The CITY shall be responsible for maintaining property and property insurance on the Subject Property and structures thereon but shall not be responsible for maintaining any insurance on any personal property or contents belonging to TENANT. TENANT shall be responsible for obtaining renters' insurance or other appropriate insurance if TENANT desires for personal property and contents to be insured during time of use. In the event of fire or other casualty or such other governmental ordinance, rule regulation or law that renders the Subject Property uninhabitable, the right of TENANT to use the Subject Property shall terminate immediately and the CITY shall have the right to immediate possession of the Subject Property.
- 5. Should TENANT fail to vacate use of the Subject Property on or before any date of termination given in compliance with this lease, the CITY shall have the right to immediate possession of the Subject Property. Should TENANT not have vacated the Subject Property on or before such date and time, TENANT shall be considered a TENANT at sufferance and may be immediately removed from the premises. Any property of TENANT remaining on the subject property as of such date and time, shall be considered abandoned, and the CITY shall have the right to remove the property and dispose of said property in any manner deemed appropriate, and shall owe absolutely no duty to TENANT regarding the abandoned property.
- 6 CITY shall be responsible for maintenance of the facility at the CITY's discretion with the intent to have a well-maintained facility for TENANT'S use.
- 7. CITY shall own and operate the facility as the CITY best decides and is in no way obligated to Impact 46 beyond providing space for uses as outlined in this agreement. Nothing prevents Impact 46 and City from agreeing to other uses of the facility from time to time.

- 8 CITY may use or allow other entities to use the facility at the CITY's sole discretion. CITY shall coordinate any such use with TENANT. Anyone using the facility will be responsible for keeping the facility clean and damage free.
- 9. TENANT shall only sublet, assign, or otherwise convey the right to use the Subject Property to Families First and Georgia Center for Opportunity without the express written approval of CITY prior to any such sublet.
- Indemnity and Hold Harmless. TENANT shall indemnify and save harmless the CITY from and against any and all loss, cost (including reasonable attorney's fees), damage, expense and liability in connection with any and all claims for damages as a result of injury or death of any person or property damage to any property sustained by TENANT or TENANT's guests, invitees, etc., regardless and irrespective of the cause of such claims for damages.

It is so agreed this	day of	2025.
Lawrenceville IMPACT4	16	CITY OF LAWRENCEVILLE, GEORGIA
By:		By:
Jen Young, Executive Di	rector	David Still, Mayor
		ATTEST:
		Karen Pierce, City Clerk



MEETING: REGULAR MEETING, JULY 28, 2025 CATERGORY: COUNCIL BUSINESS NEW BUSINESS

**Item:** Acquisition of 232 West Pike Street

**Department:** City Administration

**Date of Meeting:** Monday, July 28, 2025

**Fiscal Impact:** \$975,000 (2023 SPLOST – Downtown Parking)

**Presented By:** Chuck Warbington, City Manager

**Action Requested:** Approval of a Purchase and Sale Agreement for 232 West Pike Street for

\$975,0000 authorizing the Mayor or City Manager to execute the lease

upon the review and approval of the City Attorney

**Summary:** Approval of a Purchase and Sale Agreement for 232 West Pike Street for \$975,0000 authorizing the Mayor or City Manager to execute the lease upon the review and approval of the City Attorney.

### **Attachments/Exhibits:**

232 W Pike-PSA.pdf

### CONTRACT FOR PURCHASE AND SALE

### STATE OF GEORGIA GWINNETT COUNTY

THIS IS A CONTRACT for the purchase and sale of certain real estate by and between **R.P.A.C. Properties, LLC**, a Georgia limited liability company (hereinafter called "Seller"), and **City of Lawrenceville, Georgia**, a Georgia Municipal Corporation (hereinafter called "Buyer").

In consideration of the amounts set forth herein, the mutual covenants herein contained, and other good and valuable considerations, the receipt and sufficiency of which is hereby acknowledged, the parties hereby agree as follows:

### 1. Agreement to Buy and Sell.

(a) Seller hereby agrees to sell, and Buyer hereby agrees to buy approximately 0.45 acres of property known as 232 West Pike Street, Lawrenceville, Georgia 30046, Gwinnett Tax Parcel R5146D004 together with all rights, members, appurtenances and improvements thereto set forth herein. (the Property). The Property is further described in Exhibit A which is attached hereto and incorporated herein.

### 2. Purchase Price.

- (a) The purchase price for the Property shall be Nine Hundred Seventy-Five Thousand Dollars (\$ 975,000.00).
- (b) The purchase price shall be paid in all cash at closing. Buyer shall receive credit for the earnest money paid hereunder.

### 3. Seller's Warranties and Representations.

- (a) Seller hereby warrants and represents that to the actual knowledge of the Seller, without any independent investigation (which warranties and representations shall be effective as of the date of Closing) the following: That
  - i) Seller will have good, insurable and marketable title to the Property, free and clear of all liens, encumbrances and restrictive covenants other than zoning ordinances affecting said Property and recorded general utility easements, restrictions and covenants serving or affecting the Property.
  - ii) there are no special assessments against or relating to the Property.
  - iii) no goods or services have been contracted for or furnished to the Property which might give rise to any mechanic's liens affecting all or any part of the Property.

iv) Seller has not entered into any outstanding agreements of sale, leases, options, or other rights of third parties to acquire an interest in the Property other than disclosed herein.

Seller shall not further encumber the Property or allow an encumbrance upon the title to the Property or modify the terms or conditions of any existing leases, contracts or encumbrances, if any, without the written consent of Buyer. Buyer acknowledges that Seller may encumber the Property provided that the encumbrance contains a provision that the Property will be released free and clear of encumbrance at or before closing for an amount less than the Purchase Price.

- v) Seller has not entered into any agreements with any state, county or local governmental authority or agency which are not of record with respect to the Property, other than those approved in writing by Buyer.
- vi) there are no encroachments upon the Property.
- vii) there are no deed restrictions or covenants that affect or apply to the Property.
- viii) Seller has full power to sell, convey, transfer and assign the Property on behalf of all parties having an interest therein.
- ix) Seller has disclosed to Buyer any and all known conditions of a material nature with respect to the Property which may affect the health or safety of any tenant or occupant of the Property or the use of the Property for the purposes intended by Buyer.
- x) To the best of Seller's knowledge, no investigation, administrative order, consent order or agreement, litigation or settlement with respect to hazardous materials or hazardous materials contamination is proposed, threatened, anticipated, or in existence with respect to the Property Seller has not received any notice of violation or any laws, rules or regulations regulating hazardous materials or any request for information from any federal, state or local governmental authority concerning hazardous materials and hazardous materials contamination on the Property. The Property neither is currently on, nor has the Property ever been on, any federal or state "Superfund" or "Superlien" list.
- xi) the Property contains no burial ground, burial object or cemetery as defined in O.C.G.A. § 36-72-2 which would subject the Property to

the provisions of the Abandoned Cemeteries and Burial Grounds Act (O.C.G.A. § 36-72-1 et seq.). There are no burial grounds, burial objects, cemeteries, sites or structures of historical significance located on the Property that development of the Property would be restricted or require any special approval.

xii) the execution nor delivery of this Agreement or the consummation of the transactions completed by this Agreement will not (i) conflict with or result in a breach of the terms, conditions, or provisions of or constitute a default under any agreement or instrument to which Seller is a party; or (ii) violate any restriction to which Seller is subject; or (iii) result in the creation of any lien, charge, or encumbrance on the Property.

The purchase of the Property is contingent upon the substantial accuracy of the Seller's material representations and warranties.

# 4. <u>Inspection and Deliverables.</u>

On or before August 15, 2025, Buyer and Buyer's engineers, surveyors, agents and representatives shall have the right to go on the Property to inspect, examine, and survey the same and otherwise do what is reasonably necessary to determine the boundaries of the Property and to make all necessary tests to verify the accuracy of the warranties of Seller with respect to the condition of the Property and to determine the suitability of the Property for Buyer's intended use. To the extent permitted by law, if any, Buyer shall indemnify and hold Seller harmless from all losses, claims, damages, and suits resulting from Buyer or Buyer's agents inspecting or testing the Property pursuant to this paragraph. This period shall be deemed the Inspection Period. The Buyer may cancel this Contract at any time during the Inspection Period by providing written notice to Seller and upon said notice Buyer shall be entitled to the return of any Earnest Money paid in accordance with terms of this Contract.

# 5. Objections to Title.

On or before the end of the Inspection Period, Buyer shall deliver to Seller a statement of any objections to Seller's title and Seller shall have a reasonable period of time, not to exceed ten (10) days, to notify Buyer in writing which objections, if any, Seller intends to cure (it being acknowledged that Seller shall have no obligation to cure any objections). In the event that Seller fails or refuses to cure such objections at least five (5) days prior to closing, Buyer may terminate this Agreement by providing written notice to Seller and Buyer may recover the earnest money or waive the objections and proceed to close. Marketability of the title herein required to be conveyed by the Seller shall be determined in accordance with Georgia law as supplemented by the Title Standards of the State Bar of Georgia.

## 6. Closing.

- (a) The purchase and sale hereunder shall be closed on or before August 29, 2025, time being expressly made of the essence of this Contract. The closing shall be conducted in Lawrenceville, Georgia, or such other place as may be agreed to by the parties. Seller may elect to have the transaction closed via an escrow arrangement reasonably suitable to the parties.
- (b) At closing, Seller shall execute and deliver or cause to be delivered to Buyer the following original documents:
  - i) A good and marketable limited warranty deed.
  - ii) Owner's Affidavit and additional documents as may be required in such form as is necessary to enable the Buyer to remove any liens and parties in possession exceptions. The affidavit or such additional documents shall run to the benefit of the Buyer and Buyer's Attorney and/or Title Company, be in such form and content acceptable to Seller, Buyer and Buyer's Attorney and/or Title Company and contain without limitation the following information: That:
    - a) there are no outstanding unrecorded contracts of sale, options, leases or other arrangements with respect to the Property to any person other than Buyer.
    - b) the Property is being conveyed unencumbered except for the Permitted Exceptions (listed in the title commitment or otherwise applicable to the Property), if any.
    - c) no construction or repairs have been made by Seller nor any work done to or on the Property by Seller which have not been fully paid for, nor any contract entered into, nor anything done the consequence of which could result in a lien or a claim of lien to be made against the Property.
    - d) there are no parties other than Seller in possession of the Property being conveyed, other than any tenants which have been approved by Buyer.
    - e) there are no filings in the office of the Clerk of the Courts of Gwinnett County, nor in the office of the Secretary of State which indicate a lien or security interest in, on or under the Property which will not be released or terminated at Closing.
  - iii) Affidavit in compliance with the Foreign Investment in Real Property Tax Act of 1980, as amended, affirming that the Seller is

not a "foreign person" as defined by the Internal Revenue Code.

- iv) All other documents as may be reasonably required to be executed and delivered to complete this transaction as contemplated hereunder.
- (c) Ad valorem taxes and stormwater fees shall be prorated as of the date of closing.
- (d) All closing costs involved in the purchase of the Property (other than attorney's fees incurred by Seller), including, without limitation, any transfer tax, shall be paid by Buyer.

# 7. Conditions to Closing.

The obligation of Buyer under this Agreement to purchase the Property is hereby expressly made subject to the truth and accuracy as of the date of this Agreement and as of the date of closing of each and every warranty or representation herein made by Seller, and the suitability of the inspections and tests set forth in Paragraph 4. If the results of the inspections and tests indicate any difficulty of Buyer to develop the Property, including rock, sewer, water, environmental hazards, hazardous materials, hazardous materials contamination, asbestos or other problems, then this Agreement shall be null and void and initial earnest money shall be refunded to Buyer. Buyer must furnish Seller written notice of cancellation by the end of the Inspection Period if Buyer desires to cancel the contract based on this condition.

#### 8. Earnest Money.

Contemporaneously with the execution of this Agreement, Buyer has paid as Earnest Money the sum of One Hundred Thousand Dollars (\$100,000.00) to Pereira, Kirby, Kinsinger & Nguyen, LLP. At the closing hereunder all Earnest Money shall be applied against the purchase price provided herein. If Seller refuses to or cannot convey unencumbered marketable fee simple title to the Property as provided herein, or in the event any condition set forth herein is not met within the time provided, such condition not having been waived by Buyer, then said Earnest Money shall be returned to Buyer and this Contract shall terminate. Should Sellers refuse to close and Buyer desires to close, Buyer shall have the right to pursue specific performance. If the purchase and sale hereunder is not closed due to default hereunder by Buyer, the Earnest Money shall be paid to Seller as Seller's sole remedy as full and complete liquidated damages for such default. The parties acknowledge damages caused by the default of the Buyer would be difficult or impossible to ascertain and agree that the payment of the Earnest Money represents a fair and equitable remedy for the Seller.

#### 9. Broker.

Seller is being represented in this transaction by Linda Campbell of L. Campbell and Company, Inc., (Broker) and Seller has agreed to pay the Broker a commission of Thirty Thousand Dollars (\$30,000.00) under a separate agreement. Seller shall be solely responsible for any commission or fees owed to the Broker and the Broker shall provide a broker's affidavit at

closing confirming that all fees or commissions have been paid in full. No Brokers are involved in this transaction on behalf of the Buyer. To the extent allowed by law, Buyer and Seller agree to indemnify and hold the other party harmless against any claim, suit, or action for a real estate brokerage commission as a result of their actions in the sale and purchase of the Property, including reasonable attorney's fees and costs.

#### 10. Notices.

Any notices required or permitted to be given under this Contract to Seller or to the Buyer shall be in writing. The notice may be sent by registered or certified mail, postage pre-paid, or by documented overnight delivery by courier of choice. A courtesy copy of any notice may be sent by electronic mail (e-mail). The notice shall be delivered based on the information set forth below:

Buyer:

City of Lawrenceville, Georgia

70 S Clayton St P.O. Box 2200

Lawrenceville, Georgia 30046

Attention: Chuck Warbington, City Manager Email <a href="mailto:chuck.warbington@lawrencevillega.org">chuck.warbington@lawrencevillega.org</a>

Copy To:

Pereira, Kirby, Kinsinger & Nguyen, LLP

P.O. Box 1250 690 Longleaf Drive Lawrenceville, GA 30046

Attention: Lawrenceville City Attorney

Email: fhartley@pkknlaw.com and lthompson@pkknlaw.com

Seller:

R.P.A.C. Properties, LLC

232 W Crogan Street Lawrenceville, GA 30046

Attn: Ray Cogdill

Email:

Broker:

Linda Campbell

189 W. Pike Street

Suite 101

Lawrenceville, GA 30046

Email:

# 11. <u>Miscellaneous</u>.

(a) Interpretation. In this Agreement, the neuter gender includes the feminine and masculine, and the singular number includes the plural, and the words "person" and "party" include corporation, partnership, individual, form, trust, or association wherever the context so requires.

- (b) Attorney's Fees. In the event it becomes necessary for either Buyer or Seller to bring an action at law or other proceeding to enforce any of the terms, covenants or conditions of this Contract, the prevailing party in any such action or proceeding shall be entitled to recover its costs and expenses incurred in such action from the other party, including without limitations reasonable attorney's fees as determined by the court without a jury. As used herein, the term "prevailing party" shall mean as to the plaintiff, obtaining substantially all relief sought, and such term shall mean as to the defendant, denying the obtaining of substantially all relief sought by the plaintiff.
- (c) Time of Essence. Buyer and Seller hereby agree that this Agreement was entered into with the understanding that time is of the essence.
- (d) Severability. In the event any provision, or any portion of any provision, of this Contract shall be deemed to be invalid, illegal, or unenforceable by a court of competent jurisdiction, such invalid, illegal or unenforceable provision or portion of a provision shall not alter the remaining portion of any provision or any other provision, as each provision of this Agreement shall be deemed to be severable from all other provisions.
- (e) Inurement. This Agreement shall be binding upon and inure to the benefit of the successors and assigns, if any, of the respective parties hereto.
- (f) Effective Date. The Effective Date of the Agreement shall be the date the last party signs a fully executed copy of the Contract for Purchase and Sale.
- (g) Governing Law. This Agreement shall be governed by the laws of the State of Georgia.

#### 12. Modification of Contract.

No modification of this Agreement shall be deemed effective unless in writing and signed by the parties hereto, and any waiver granted shall not be deemed effective except for the instance and in the circumstances particularly specified therein and unless in writing and executed by the party against whom enforcement of the waiver is sought.

#### 13. Entire Contract.

This Agreement constitutes the entire agreement between the parties for the purchase and sale of the Property. All terms and conditions contained in any other writings previously executed by the parties regarding the Property shall be deemed to be superseded.

## 14. Mutual Drafting.

Each party has participated in the drafting of this Agreement and the provisions of this Agreement shall not be construed against or in favor of either party.

## 15. Survival of Contract.

This Agreement shall not merge into the documents executed at the closing, and any representations and warranties regarding title and right of possession of the Property shall survive the closing.

# 16. Special Stipulations

- A. This Contract is contingent on the final approval of this Contract in a public meeting by the Buyer in accordance with the provisions of the Georgia Open Meetings Act and compliance with all purchase and sale procedures of the Buyer.
- B. The Seller has advised the Buyer that the Property is subject to three lease agreements for a florist, residential apartment, and a retail shop, and that the annual income for these leases is Sixty Thousand Dollars (\$60,000.00). Seller has represented to the Buyer that the lease with the florist will expire or may be terminated on July31, 2026, and that the leases for the residential apartment and the retail shop will expire or may be terminated on May 31, 2026. The Seller has also represented to the Buyer that the lease with the florist contains a first right of refusal that has been terminated. The Buyer is willing to acquire the Property subject to the leases provided the representations from the Seller regarding the leases are correct and may be verified and confirmed in writing by the Buyer. The Seller agrees to provide the Buyer with written copies of the current leases and the termination of the first right of refusal within five (5) business days of the Effective Date of this Agreement.
- C. The Gwinnett County ad valorem taxes and the City of Lawrenceville ad valorem taxes and stormwater fees will be prorated as of the date of closing based on the amounts of the 2024 bills. The Buyer will be responsible for paying the 2025 bills including any additional amounts that may be due if the 2025 bills are higher than the 2024 bills used for the prorations.
- D. The Seller shall have the right to remove and retain certain personal property from the Property prior to the expiration or termination date of the leases, and the parties acknowledge that this personal property is not included in the sale of the Property. The personal property to be removed is shown on Exhibit B which is attached hereto and incorporated herein by reference.

This Agreement is agreed to day of	
R.P.A.C. Properties, LLC	
By:	
SELLER	

[Signature page for Contract for Purchase and Sale between R.P.A.C. Properties, LLC and the City of Lawrenceville, Georgia}

This Agreement is agreed to this, 2025.
CITY OF LAWRENCEVILLE, GEORGIA
By:
Name:
Title:
RUVER

[Signature page for Contract for Purchase and Sale between R.P.A.C. Properties, LLC and the City of Lawrenceville, Georgia}

#### **EXHIBIT A**

# **Legal Description**

All that tract or parcel of land lying and being in Land Lot 146 of the 5<sup>th</sup> Land District of Gwinnett County, Georgia, containing 0.4609 acres, including all easements as per plat made by Pinion & McGaughey, Surveyors, on May 29, 1991, said land more particularly described as follows:

BEGINNING at the point of intersection of the westerly side of Culver Street with the southerly right of way line of West Pike Street a/k/a Georgia Highway No. 120; thence South 04 degrees 48' 30" East 131 feet to an iron pin set; thence South 84 degrees 18' 00" West 150.50 feet to a one-half inch rbf; thence North 06 degrees 12'58" West 133 feet to an iron pin set on the south side of West Pike Street; thence North 85 degrees 02' 58" East 153.75 feet to the POINT OF BEGINNING.



# Items not included in sale = 5 Light Fixtures



Located Center of Showroom



Located upstairs showroom near fireplace



Located upstairs showroom near front door



Pair of lights, one over register and one downstairs at front steps

These items are being used by the current tenant in her showrooms. Items will be removed by seller upon termination of her lease.



#### AGENDA REPORT

MEETING: REGULAR MEETING, JULY 28, 2025
AGENDA CATEGORY: COUNCIL BUSINESS NEW BUSINESS

**Item:** Resolution Authorizing Participation in an Amicus Brief in the Chang v.

City of Milton Appeal

**Department:** City Manager

**Date of Meeting:** Monday, July 28, 2025

Fiscal Impact: N/A

**Presented By:** Frank Hartley, City Attorney

**Action Requested:** Adopt a Resolution Authorizing participation in an amicus brief in the

Chang v. City of Milton appeal pending before the Georgia Supreme Court

**Summary:** Adopt a Resolution Authorizing participation in an amicus brief in the Chang v. City of Milton appeal pending before the Georgia Supreme Court

#### **Attachments/Exhibits:**

Change v. Milton Resolution Brief to Supreme Court

Page 1 of 1

RESOLUTION					

# RESOLUTION OF THE CITY OF LAWRENCEVILLE, GEORGIA (the "CITY") AUTHORIZING PARTICIPATION IN AN AMICUS BRIEF IN THE <u>CHANG V. CITY OF MILTON</u> APPEAL PENDING BEFORE THE GEORGIA SUPREME COURT

WHEREAS, the <u>Chang v. Milton</u> litigation involves a claim of liability against the City of Milton, Georgia, for personal injuries due to a 2016 vehicle collision with a fixed obstruction (a masonry planter) located on City-owned right of way where the obstruction was outside the motoring lanes of travel;

**WHEREAS**, the masonry planter had been at the same location since 1992 and had never been the subject of a complaint or prior accident;

**WHEREAS**, at the trial court, the City of Milton was found to be partially at fault and a jury awarded money damages against the City of Milton of \$35,000,000;

**WHEREAS**, on September 16, 2024, the Court of Appeals affirmed the findings of the trial court, City of Milton v. Chang, et. al., 373 Ga. App. 667 (2024) ("Court of Appeals Ruling");

**WHEREAS**, on June 24, 2025, the Supreme Court of Georgia granted certiorari, Supreme Court docket number S25G0476;

**WHEREAS**, the Georgia Supreme Court identified three issues upon which it wanted the Parties to focus in their appellate briefing:

- 1. Is the design and placement of objects on a shoulder of a roadway part of the ministerial duty of a municipality to keep its "streets and sidewalks in a reasonably safe condition" or is it a governmental function? Compare Mayor, Etc., of Dalton v. Wilson, 118 Ga. 100 (44 SE 830) (1903) with Town of Fort Oglethorpe v. Phillips, 224 Ga. 834 (165 SE2d 141) (1968). See generally OCGA § 36-33-1.
- 2. Is the placement of a planter on the shoulder of a roadway a "defect[] in the public roads of [the municipality's] municipal street system"? See OCGA § 32-4-93 (a).
- 3. For municipal immunity to be waived under the circumstances of this case, must the plaintiff show that the municipality violated its ministerial duty to keep its "streets and sidewalks in a reasonably safe condition" and that the planter on the shoulder of the roadway is a "defect[] in the public roads of [the municipality's] municipal street system"? Please address the interplay between OCGA § 36-33-1 and OCGA § 32-4-93 (a).

**WHEREAS**, the CITY believes that answers to the above legal questions are of significant value to its citizens and residents;

<u>WHEREAS</u>, the CITY believes that Supreme Court guidance on such questions may lead to the Court of Appeals Ruling being overturned;

**WHEREAS**, the CITY believes the Court of Appeals Ruling is inconsistent with existing legal precedent; and,

WHEREAS, the CITY believes that it is in the best interests of the health, welfare, and safety of its citizens that the Court of Appeals Ruling be reversed and that the questions presented by the Supreme Court be answered in a way that benefits Georgia's cities.

**NOW THEREFORE BE IT RESOLVED**, that the CITY does hereby authorize participation in an amicus brief before the Georgia Supreme Court asking that the Court of Appeals Ruling be reversed and that the Supreme Court's three proffered questions be answered in a way that is legally advantageous to Georgia's cities. An amicus brief so tendered may include the City's name as a participating party subject to the review and approval of the city attorney.

IT IS SO RESOLVED this	, day of July, 2025.				
	David R. Still, Mayor				
Attest:					
Karen Pierce, City Clerk	-				
[SEAL]					