

Meeting Date: Monday, November 18, 2024, at 9:15AM

Watch In Person or Live via YouTube at:

https://www.youtube.com/channel/UCBmloqX05cKAsHm ggXCJIA

Instructions may also be found at the Jasper County website www.jaspercountysc.gov

FOR MORE INFORMATION, PLEASE CALL (843) 717-3696



JASPER COUNTY COUNCIL

SPECIAL COUNCIL MEETING And Workshop

Jasper County Clementa C. Pinckney Government Bldg. 358 3rd Avenue, Ridgeland, SC 29936 Monday, November 18, 2024 AGENDA

9:15AM

1. Call to Order of Council Meeting by Chairman Sauls

Clerk's Report of Compliance with the Freedom of Information Act.

In accordance with South Carolina Code of Laws, 1976, Section 30-4-80(d), as amended, notification of the meeting and the meeting agenda were posted at least 24 hours prior to the meeting on the County Council Building at a publicly accessible place, on the county website, and a copy of the agenda was provided to the local news media and all person's or organizations requesting notification.

- 2. Executive Session SECTION 30-4-70.
 - (a) A public body may hold a meeting closed to the public for one or more of the following reasons:
 - 1) Discussion of employment, appointment, compensation, promotion, demotion, discipline, or release of an employee, a student, or a person regulated by a public body or the appointment of a person to a public body Elected Officials Salaries

ANY EXECUTIVE SESSION MATTER ON WHICH DISCUSSION HAS NOT BEEN COMPLETED MAY HAVE DISCUSSION SUSPENDED FOR PURPOSES OF BEGINNING THE OPEN SESSION AT ITS SCHEDULED TIME, AND COUNCIL MAY RETURN TO EXECUTIVE SESSION DISCUSSION AFTER THE CONCLUSION OF THE OPEN SESSION AGENDA ITEMS. PLEASE BE ADVISED THERE MAY BE VOTES BASED ON ITEMS FROM THE EXECUTIVE SESSION.

- 3: Return to Open Session
 - o 3.1 Action coming out of Executive Session
- 4. Pledge of Allegiance and Invocation:
- 5. Approval of the Agenda:

RESOLUTIONS

- 6. David Tedder Consideration of Resolution #R-2024-41 of the Jasper County Council Declaring Results of the Referendum on Transportation Sales and Use Tax.
- 7. Kimberly Burgess Consideration of Resolution #R-2024-42 to Approve Special Services Contract with HDL Companies for Business License Collection Services.

Possible Return to Executive Session to Continue Discussion on Matters Regarding Agenda Item II. *Council may act on any item appearing on the agenda including items discussed in executive session.

8. Adjournment of Special Meeting:

Workshop:

- Euhaw Broad River Planning Area
- Jasper Telfair Planned Development District and Development Agreement

For this Jasper Telfair Planned Development District and Development DA item: Link for the document: #55237877v1 Active - Jasper Telfair PDD and Concept Plan Complete Application Package.pdf -OR-

If the link for this item will not work on your system, here is the full page address that can be typed in for the PDD document which can be reviewed and downloaded at: https://acrobat.adobe.com/id/urn:aaid:sc:VA6C2:e19e928d-ec64-466f-b609-c7c64547e908

If you are only wanting to view the County Zoning Ordinance Separately, due to the size of this Zoning Ordinance Document please click below:

Zoning Ordinance, Land Development Regulations, And Stormwater Management

If the link above will not work for you please refer to the Jasper County Planning and Zoning Page off of our website at www.jaspercountysc.gov and go to Departments then to Planning and Building and then to Ordinances and Regulations for that ordinance in full detail. If you would rather you may also click below, or type this in to get to that page: https://www.jaspercountysc.gov/planning-building/zoning-ordinance-land-development-regulations-and-stormwater-management

• Financial Accounting - Treasurer's Office and Finance Department

Adjournment of Workshop:

Special Accommodations Available Upon Request to Individuals with Disabilities, please contact the Jasper County ADA & Civil Rights Coordinator, <u>Tisha Williams</u> in person at 358 Third Avenue, Ridgeland, South Carolina, by telephone at (843) 717-3690 or via email at <u>icadministrator@jaspercountysc.gov</u> no later than 48 hours prior to the scheduled meeting.

Agenda Item # 6

STATE OF SOUTH CAROLINA JASPER COUNTY

RESOLUTION R-2024 -41

RESOLUTION OF JASPER COUNTY COUNCIL DECLARING RESULTS OF REFERENDUM ON TRANSPORTATION SALES AND USE TAX

WHEREAS, on November 5, 2024, there was conducted in connection with the General Election held that day, a referendum (the "Referendum") at which the following questions were submitted to the qualified electors of Jasper County (the "County"):

QUESTION 1

I approve a special sales and use tax in the amount of one percent (1%) to be imposed in Jasper County for not more than fifteen (15) years to fund the following projects:

Projects: Project (1) Using eighty percent (80%) of the referenced tax financing the costs of highways, roads, streets, bridges, and other transportation-related projects, including drainage facilities related thereto: \$376,000,000.

Project (2) Using twenty percent (20%) of the referenced tax for financing the costs of greenbelt projects (including but not limited to, purchasing property for conservation, purchasing conservation easements, creating passive greenspace, creating active greenspace, protecting natural resources, protecting agricultural or heritage landscapes, and protecting scenic corridors): \$94,000,000.

YES	:				
NO					

Instructions to Voters: All qualified electors desiring to vote in favor of levying the special sales and use tax shall vote "YES;" and

All qualified electors opposed to levying the special sales and use tax shall vote "NO."

QUESTION 2

I approve the issuance of not exceeding \$150,000,000 of general obligation bonds of Jasper County, payable from the special sales and use tax described in Question I above, maturing over a period not to exceed 15 years, to fund any of the projects from among the categories described in Question I above.

YES	-		
NO	_		

Instructions to Voters: All qualified electors desiring to vote in favor of the issuance of bonds for the stated purposes shall vote "YES;" and

All qualified electors opposed to the issuance of bonds for the stated purposes shall vote "NO."

WHEREAS, the managers of election appointed by the Board of Voter Registration and Elections of Jasper County, South Carolina (the "Board") conducted the Referendum and have delivered to the Board a written return of the results of the Referendum; a hearing on challenged and other provisional ballots in the Referendum was duly conducted on November 9, 2024, and disposition of such ballots has been completed in compliance with law; the written returns for each precinct in the County have been duly canvassed;

WHEREAS, the Board has certified the results of the Referendum to the County Council of Jasper County in accordance with Section 4-37-30(A)(4)(b) of the Code of Laws of South Carolina 1976, as amended;

NOW THEREFORE, BE IT RESOLVED BY THE COUNTY COUNCIL OF JASPER COUNTY, SOUTH CAROLINA, IN MEETING DULY ASSEMBLED, AS FOLLOWS:

<u>Section 1</u>. The first question in the Referendum resulted favorably to such question submitted therein, there being **9,248** votes in favor of the first question and **7,605** votes being cast in opposition to the first question.

Section 2. The second question in the Referendum resulted favorably to such question submitted therein, there being 9,173 votes in favor of the second question and 7,424 votes being cast in opposition to the second question.

of Common Pleas and General Sessions f	all forthwith be filed in the office of the Clerk of Court or Jasper County, South Carolina in accordance with the e of Laws of South Carolina 1976, as amended.
Section 4. This Resolution be County Council.	ecomes effective immediately upon its adoption by the
Adopted this day of November, 2	024.
(SEAL)	L. Martin Sauls, IV Chairman County Council of Jasper County, South Carolina
ATTEST:	
Wanda H. Giles Clerk County Council of Jasper County, South Carolina	
Approved as to Form:	
David L. Tedder, County Attorney	Date

CERTIFICATE OF RESOLUTION

I, the undersigned, Clerk of the County	Council of Jasper County, DO HEREBY
CERTIFY, that attached hereto is a true, correct	, and verbatim copy of the Resolution duly
adopted by the County Council of Jasper County,	having been adopted at a duly called regular
meeting on November, 2024, at which me	eeting a quorum was present and remained
throughout and which meeting was open to the publ	ic.
That the said Resolution remains in full f modified, or repealed and has been recorded and proceedings and remains in my custody as Clerk.	force and effect and has not been amended, indexed in the County Council's records of
WITNESS my Hand and the Seal of the Couthis day of November, A.D. 2024.	nty Council of Jasper County, South Carolina,
(SEAL)	
	Clerk, County Council of Jasper County

CERTIFICATION OF RESULTS OF REFERENDUM

The undersigned Members of the Board of Voter Registration and Elections of Jasper County, South Carolina (the "Board"), do hereby certify:

1. On November 5, 2024, there was conducted in connection with the General Election held that day, a referendum (the "Referendum") at which the following questions were submitted to the qualified electors of Jasper County (the "County"):

QUESTION 1

I approve a special sales and use tax in the amount of one percent (1%) to be imposed in Jasper County for not more than fifteen (15) years to fund the following projects:

Projects: Project (1) Using eighty percent (80%) of the referenced tax financing the costs of highways, roads, streets, bridges, and other transportation-related projects, including drainage facilities related thereto: \$376,000,000.

Project (2) Using twenty percent (20%) of the referenced tax for financing the costs of greenbelt projects (including but not limited to, purchasing property for conservation, purchasing conservation easements, creating passive greenspace, creating active greenspace, protecting natural resources, protecting agricultural or heritage landscapes, and protecting scenic corridors): \$94,000,000.

Instructions to Voters: All qualified electors desiring to vote in favor of levying the special sales and use tax shall vote "YES;" and

All qualified electors opposed to levying the special sales and use tax shall vote "NO."

QUESTION 2

I approve the issuance of not exceeding \$150,000,000 of general obligation bonds of Jasper County, payable from the special sales and use tax described in Question 1 above, maturing over a period not to exceed 15 years, to fund any of the projects from among the categories described in Question 1 above.

Instructions to Voters: All qualified electors desiring to vote in favor of the issuance of Board Certification of Sales Tax Referendum

bonds for the stated purposes shall vote "YES;" and

All qualified electors opposed to the issuance of bonds for the stated purposes shall vote "NO."

- 2. The managers of election appointed by the Board conducted the Referendum and have delivered to the Board a written return of the results of the Referendum. A hearing on challenged and other provisional ballots in the Referendum was duly conducted on November 9, 2024, and disposition of such ballots has been completed in compliance with law. The written returns for reach precinct in the County have been duly canvassed. The final results of the canvass are attached hereto as Exhibit A.
- 3. The first question in the Referendum resulted favorably to such question submitted therein, there being 9,248 votes in favor of the first question and 7,605 votes being cast in opposition to the first question.
- 4. The second question in the Referendum resulted favorably to such question submitted therein, there being <u>9,173</u> votes in favor of the second question and <u>7,424</u> votes being cast in opposition to the second question.
- 5. It is hereby certified that all acts, conditions, and things required of the Board by the Constitution and statutes of the State of South Carolina, including particularly, Titles 4 and 7 of the Code of Laws of South Carolina 1976, as amended, to exist, to have happened, and to have been performed precedent to and in the conduct of the Referendum, existed, have happened, and were performed in due time, form, and manner as required by law.

Done and dated this 8th day of November, 2024.

BOARD OF VOTER REGISTRATION AND ELECTIONS OF JASPER COUNTY

Cheryl Dopson, Vice Chairwoman

Christopher Bond, Board Member

Carrie B. Fair, Board Member

Todd Hutto, Board Member

Tilda S	teveson-Ste	wart, Bo	ard Member
M	#	20	W)
/ V -lenry J	Rawl, Bo	ard Mem	ber

SEC

	231
Statistics	TOTAL
Election Day Precincts Reporting	20 of 21
Precincts Complete	2 of 21
Precincts Partially Reported	18 of 21
Absentee/ Early Precincts Reporting	18 of 18
Registered Voters - Total	26,719
Ballots Cast - Total	18,382
Ballots Cast - Blank	11
Voter Turnout - Total	68.80%
Straight Party	
Vote For 1	
	TOTAL
Constitution	6
United Citizens	17
Green	11
Republican	4,683
Alliance	2
Libertarian	8
Democratic	3,469
Workers	5
Dunaldane and Maria Barrella	
President and Vice President Vote For 1	
	TOTAL
CON Randall A Terry/Stephen E Broden	30
JNC Cornel West/Melina Abdulla	37
GRN Jill Stein/Rudolph Butch Ware	34
REP Donald J Trump/JD Vance	9,900
JB Chase Oliver/Mike ter Maat	63
DEM Kamala D Harris/Tim Walz	8,144
VRK Claudia De La Cruz/Karina Garcia	19
J.S. House of Representatives Di	
ote For 1	Strict 1
	TOTAL
EP Nancy Mace	2,838
EM Michael B Moore	1,705
Vrite-In Totals	1
	- 1

U.S. House of Representatives Dis	trict 6			
Vote For 1	TOTAL			
UNC Gregg Marcel Dixon	351			
REP Duke Buckner	6,797			
ALN Joseph Oddo	43			
LIB Michael Simpson	158			
DEM James E Jim Clyburn	5,785			
Write-In Totals	12			
State Senate District 45				
Vote For 1	TOTAL			
DEM Marris Destant of				
DEM Margle Bright Matthews Write-In Totals	7,390			
wite-m rotals	205			
State Senate District 46				
vote ror i	TOTAL			
REP Tom Davis	3,029			
DEM Gwyneth J Saunders	1,542			
Write-In Totals	0			
State House of Representatives Dis	strict 120			
Vote For 1				
	TOTAL			
REP Weston Newton	2,923			
DEM Kate Creech	1,639			
Write-In Totals	6			
State House of Representatives District 122				
Vote For 1	TOTAL			
REP Bill Hager	6.672			
DEM Audrey Hopkins Williams	6,671 5,252			
Write-in Totals	8			
State House of Representatives District 123				
Vote For 1	TOTAL			
REP Jeff Bradley	490			
DEM Lisette Cifaidi	694			
Write-In Totals	4			
Solicitor Circuit 14				
Vate For 1				
	TOTAL			
REP Duffie Stone	11,611			
Write-In Totals	159			
Election Summary - 11/08/2024 12:39PM				

SEC

Sheriff	
Vote For 1	
	TOTAL
REP Christopher Malphrus	9,186
DEM Donald L Hipp	8,698
Write-In Totals	15
Clerk of Court	
Vote For 1	_25
	TOTAL
REP Keith Horton	11,011
Write-In Totals	2,629
	**
Coroner	
Vote For 1	
	TOTAL
REP Jeremiah Valgneur II	9,984
DEM Willie P Aiken	7,734
Write-In Totals	8
County Council At Large	
Votë For 1	
	TOTAL
REP John Kemp	10,722
DEM Barbara B Clark	6,820
Write-In Totals	47
County Council Hardeeville Township	p
Vote For 1	TOTAL
	TOTAL
REP Joseph Arzillo	11,908
Write-In Totals	141
County Council Pocotaligo Township	
vote nor 1	TOTAL
	TOTAL
REP William Joey Rowell	10,144
DEM Alvin Abby Adkins	7,238
Write-In Totals	7
Soil and Water District Commission /ote For 1	
rate For 1	TOTAL
	TOTAL
Brodie Etheridge	8,470
Vrite-In Totals	62

SEC

School Board District 1	
Vote For 1	
	TOTAL
Randy Horton	596
Shalonda Toomer	345
Write-In Totals	5
School Board District 3	
Vote For 1	
	TOTAL
Berty Riley	680
Write-In Totals	14
School Board District 5	
Vote For 1	TOTAL
	TUTAL
Daisy L Mitchell	736
Jerotd L Murray	322
Write-In Totals	22
School Board District 7	
Vote For 1	TOTAL
	IOTAL
Priscilla Jones Fraser	977
Write-In Totals	7
Outroll	
School Board District 9 Vote For 1	
vote FOI I	TOTAL
total on	
Angela C Bonaparte	456
Priscilla Green Write-In Totals	449
mitean rotals	6
Amendment 1	
Vote For 1	
	TOTAL
Yes, In Favor of the Question	14,055
No, Opposed to the Question	2,506
, spread to the Queditall	2,300
Capital Projects Sales and	Use Tax Referende
Vote For 1	
	TOTAL
Yes, In Favor of the Question	9,248
No, Opposed to the Question	7,605
. pp ma spanning!	7,003
	9

Capital Projects Sales and Use Tax Referendum Question 2

Vote For 1

TOTAL

Yes, In Favor of the Question

9.173

No, Opposed to the Question

7,424

Education Sales and Use Tax Referendum

Vote For 1

Yes, In Favor of the Question

8,851

No, Opposed to the Question

7,942

Board of Education Bond Referendum

Vote For 1

TOTAL

Yes, In Favor of the Question

9,122

No, Opposed to the Question

7,253

County Council Robertville Township (Unexpired Term)

Vote For 1

REP Chris VanGeison

10.012

DEM Misael Garzon

Write-In Totals

7,234 18

Mayor Hardeeville

Vote For 1

TOTAL

Harry Williams

6,213

Write-In Totals

75

City Council Hardeeville

Vote For 2

TOTAL

John M Carroll

4,294

Landon Papay

2,454

Bo White

2,943

Write-In Totals

Agenda Item # 7

STATE OF SOUTH CAROLINA JASPER COUNTY

RESOLUTION NUMBER R-2024 -42

RESOLUTION OF JASPER COUNTY COUNCIL TO APPROVE SPECIAL SERVICES CONTRACT WITH HdL COMPANIES FOR BUSINESS LICENSE CONSULTING SERVICES

WHEREAS, the Jasper County Business License Department would like to contract with HdL Companies to provide the following consulting services: HdL will utilize publicly available data to research and identify businesses currently not paying business license fees to Jasper County. HdL will contact such businesses which it identifies, and businesses identified by Jasper County, and work with Jasper County and business to see if the business is compliant with Jasper County's business license requirements.

WHEREAS, section 2-413 defines special services as those professional services provided by physicians, architects ministers, engineers, accountants, attorneys, and management and consulting services, which are normally obtained on a fee basis, and further provides that these services may be procured without utilization of a bidding process.

WHEREAS, section 2-413 further provides that the departments using such services may contract on their behalf for such services provided that the following: 1) the department solicits the best possible contract, 2) negotiation with the provider of such services shall include the department head and the purchasing officer, 3) the department shall obtain the approval of the county council, 4) the department procuring the services shall seek the advice of department heads with expertise on the subject, and 5) County council shall have the authority to continue to contract for the services from year to year when it is in the best interest of the county.

WHEREAS, the Business License Department in cooperation with the purchasing officer have solicited the best possible contract, and

WHEREAS, the Business License Department has sought the advice of other business license departments using the same or similar services within the region, and

WHEREAS, the proposed contract term is one year with an automatic one-year renewal unless canceled with sixty days written notice, and

NOW THEREFORE, BE IT RESOLVED by Jasper County Council, in the council duly assembled and by the authority of the same that Jasper County Council hereby is of the belief and finds that the requirements of Article V, Sec. 2-413 are met and hereby approves the services of HdL Companies.

BE IT FURTHER RESOLVED, that the County Council authorizes the County Administrator, Mr. Andrew Fulghum, to execute the contract after review by the County Attorney.

SIGNATURES FOLLOW	
This Resolution No. R- 2024-42 made this _	day of, 2024.
	L. Martin Sauls, IV Chairman
	ATTEST:
	Wanda H. Giles Clerk to Council
Reviewed for form and draftsmanship by the	Jasper County Attorney.
David L. Tedder	 Date

Agenda Item # 8

Adjournment of Special Meeting (going into a Workshop)

Workshop Agenda Item:

Euhaw Broad River Planning Area

STATE OF SOUTH CAROLINA COUNTY OF JASPER

ORDINANCE #2024-__

AN ORDINANCE OF JASPER COUNTY COUNCIL

To amend Jasper County Zoning Ordinance, Article 5, Zoning District Regulations, to add two new primary zoning districts; Rural Preservation – 10 (RP10) and Village Commercial (VC), one new overlay district, Euhaw Overlay District (EOD); amend Article 6, Use Regulations, to add uses for the RP-10 and VC zoning districts; amend Article 7, Primary Districts, to add lot size, lot width, and setback requirements for RP-10 and VC zoning districts, amend lot width requirements in the Residential, Community Commercial, Commercial, Industrial Development, and Mixed Business zoning districts, amend riparian buffer requirements, and add design standards for the Village Commercial zoning district; amend Article 8, Special Purpose Districts, to add design standards and requirements for the Euhaw Overlay District (EOD); Article 11, Conditional Use Review and Regulations; to add conditions for certain uses; amend Article 15, Sign Regulations to add standards for the RP-10 and VC districts; amend Article 22, Rural Small Lot Subdivisions, to provide alternative standards for subdivisions; and amend the Jasper County Official Zoning Map to re-zone some properties within the Euhaw Broad River Planning Area to the Rural Preservation-10 zoning district and the Village Commercial zoning district; Invoking application of the Pending Ordinance Doctrine; and other matters related thereto.

WHEREAS, Jasper County has been in the process of reviewing the Jasper County Comprehensive Plan, *Jasper's Journey* as required by Title 6, Chapter 29 of the SC Code of Laws; and

WHEREAS, Jasper County Council enacted a temporary moratorium for the Euhaw Broad River Planning Area on June 20, 2023 to allow for time to implement any changes to the Comprehensive Plan and/or zoning and land development regulations; and

WHEREAS, Jasper County Council is concerned over the impact of that new residential and commercial developments will have on road infrastructure, evacuation routes, streetscapes, traffic congestion, storm water, open space, natural habitats, and the quality of life in the Euhaw Broad River Planning Area; and

WHEREAS, several stakeholder meetings and public engagement meetings have been held over the past year; and

WHEREAS, the Jasper County Planning Department has prepared several zoning text amendments that are consistent with the Jasper County Comprehensive Plan and has submitted those zoning text amendments to the Jasper County Planning Commission; and

WHEREAS, the Jasper County Planning Commission reviewed the proposed zoning text amendments at their June 25, 2024 Special Called Meeting and recommends approval by Jasper County Council; and

WHEREAS, the Jasper County Council finds that it is in the public interest to invoke the pending ordinance doctrine upon first reading of this Ordinance, and announces a public hearing to be held prior to or at second reading of this Ordinance, tentatively scheduled for August 19, 2024 regularly scheduled County Council meeting; and

WHEREAS, this matter is now before the Jasper County Council for determination;

NOW THEREFORE BE IT ORDAINED by the Jasper County Council in council duly assembled and by the authority of the same, adopting and incorporating by reference the foregoing premises:

1. Amend Jasper County Zoning Ordinance, Article 5:1, Zoning District Regulations, to add two new Primary Zoning Districts, Rural Preservation-10 (RP10) and Village Commercial (VC), and one new Special Purpose District to the Chart of Zoning Districts, amended so as to read as follows:

5:1. Establishment of zoning districts.

PRIMA	RY DISTRICTS
R	Residential
RP	Rural Preservation
RP-10	Rural Preservation (10)
RE	Resource Extraction
RC	Resource Conservation
VC	Village Commercial
CC	Community Commercial
GC	General Commercial
ID	Industrial Development
MB	Mixed Business

SPECIA	L PURPOSE DISTRICTS
PDD	Planned Development Districts
FHOD	Flood Hazard Overlay Districts
ACOD	Airport Compatibility Overlay Districts
LLOD	Levy-Limehouse Overlay District
HCOD	Highway Corridor Overlay District
IPOD	Interstate Proximity Overlay District
SFFZ	Solar Farm Floating Zone
GCOD	Gateway Corridor Overlay District
EOD	Euhaw Overlay District

2. Amend Jasper County Zoning Ordinance, Article 5.3, *Primary Districts*, to define the purpose and intent of both the RP-10 and VC Districts and clarify the intent of the Community Commercial and General Commercial Zoning Districts, as amended so as to read as follows:

RP-10 - RURAL PRESERVATION DISTRICT

The intent of this classification is to preserve, sustain, and protect from suburban encroachment rural areas and resources, particularly forest and agricultural, and maintain a balanced rural-urban environment.

The retention of open lands, woodlands, plantations, and farmlands, which make up a large part of this area, are essential to clean air, water, wildlife, natural cycles, and a balanced environment, among other things. This district is intended to promote a rural environment of larger acreage lots.

VC - VILLAGE COMMERCIAL

The intent of this classification is to allow for small-scale retail and other commercial uses, typically located at or near roadway intersections, intended to primarily meet the needs of residents in the nearby communities. The design of village commercial uses should reflect vernacular building designs associated with the South Carolina Lowcountry.

CC - COMMUNITY COMMERCIAL

The intent of this district is to provide commercial nodes and more diverse housing options in convenient and strategic locations of the county to meet "community needs, and to encourage clustering commercial development as opposed to strip commercial development and commercial sprawl. Community commercial areas are intended to provide adequate, logically placed and convenient locations for commercial establishments in relation to residential housing and to minimize trip generation for those living in zoned rural preservation more rural areas of Jasper County.

GC - GENERAL COMMERCIAL DISTRICT

This district is intended to support large commercial development(s) in major unincorporated areas of Jasper County, such as Point South, during the time span of the county's comprehensive plan, to the year 2015. This district is projected to have most public facilities and infrastructure in support of urban development such as schools, sewer, water, streets, etc., and as such is intended to provide the regulations and capital improvements

which will support new development. It consists of areas where development logically should locate as a consequence of planned public facilities and associated capital expenditures. District regulations permit limited development of generally suburban character, providing for a full range of commercial, institutional, industrial and residential uses.

3. **Amend Jasper County Zoning Ordinance, Article 5:4,** *Special Purpose Districts*, to define the purpose and intent of the ECHOD Overlay District, amended so as to add to the end of section 5:4 as follows:

EOD EUHAW OVERLAY DISTRICT

The intent of the Euhaw Overlay District is to maintain the rural character of the area, protect important historic, cultural, and natural resources, and minimize the impacts of development on surrounding water resources, particularly the Broad River. Development in this area should respect the existing conditions and minimize the visual impact of buildings on the area through careful site planning, including maintaining and enhancing existing vegetation.

4. Amend Jasper County Zoning Ordinance, Article 6:1, *Permitted Use and Conditional Uses*, **Table 1**, to add uses for the RP-10 and VC zoning districts and amend other uses that aren't appropriate in their respective zoning districts. Minor changes will also be made to some uses in other zoning districts that seem to be inappropriate within the respective zoning district, amended so as to read as follows:

Section 6.1—Table 1

	NAICS	R	RRL	RP	RP- 10	RC	VC	CC	GC	ID	RE	MB
Sector 11: Agriculture, Fore	estry, Fishing	g and Hu	nting (Sec.	. 6:2.16)								<u> </u>
Agricultural Production, Crops	111	N	N	P	P	P	N	N	P	P	P	N
Agricultural Production, Livestock, Animals	112											
Livestock, Except Feedlots (Article 11:7.1)	112111	С	N	С	С	С	N	N	N	P	С	N
Feedlots	112112	N	N	N	N	С	N	N	N	N	N	N
Poultry and Eggs (Article 11:7.2)	1123	С	N	С	С	С	С	С	N	N	С	N
Animal Specialties (Article 11:7.3)	1129	С	N	С	С	Р	N	N	N	N	С	N

	NAICS	R	RRL	RP	RP- 10	RC	VC	СС	GC	ID	RE	MB
Horses and Other Equine (Article 1:7.3.A)	11292	P-C	N	P	P	P	N	N	N	N	P	N
General Farms	11299	₽N	N	P	P	P	N	N	P	N	P	N
Fishing, Hunting, Trapping	1141-2	N	N	P	P	P	N	P	P	N	P	N
Agricultural Services	115	N	N	P	P	P	N	P	P	N	P	N
Forestry	11531	N	N	P	P	P	P	N	N	P	P	N
Sector 21: Mining and Mine	Operation		<u> </u>			<u> </u>				<u>I</u>		
Mining (Article 11:7.4)	212	N	N	N	N	N	N	N	N	N	С	N
Sector 22: Utilities						1				1		
Electric, Gas, and Sanitary Services	221											
Electric	2211											1
Generation	22111	N	N	N	N	P	N	N	P	P	N	N
Solar Electric Power Generation Article 11:7.5A & 11:7.5B)	22114	С	С	С	С	С	C	С	С	С	С	С
Solar Farm (See Article 8:7)	22114											-
Fransmission	22112	P	P	P	P	P	P	P	P	P	N	P
Natural Gas Distribution	2212	P	P	P	P	P	P	P	P	P	N	P
Water Supply Systems	22131											1
Storage/Treatment	22131	N	N	P	P	P	N	P	P	P	N	P
Fransmission	22131	P	P	P	P	P	P	P	P	P	N	P
Sewerage Systems	22132											1
Collection	22132	P	P	P	P	P	P	P	P	P	N	P
Treatment (Article 11:7.5)	22132	N	N	N	N	P	N	С	P	P	N	P
Sector 23: Construction												
Bldg. Construction-General Contract and Operative Builders	233	N	N	N	N	N	N	N	P	P	N	P
Heavy Construction other than Building Construction-Contractors	234	N	N	N	N	N	N	N	P	P	N	P
Special Trade Contractors (Article	235	N	N	N	N	N	N	С	P	P	N	P

NAICS	R	RRL	RP	RP-	RC	VC	CC	GC	ID	RE	MB
				10							
311	N	N	N	N	N	N	N	N	P	N	С
312	N	N	N	N	N	N	N	N	P	N	С
313	N	N	N	N	N	N	N	N	P	N	С
314	N	N	N	N	N	N	N	N	P	N	С
315	N	N	N	N	N	N	N	N	P	N	С
316	N	N	N	N	N	N	N	N	P	N	С
321	N	N	N	N	N C	N	N	N	P	N	С
322	N	N	N	N	N	N	N	N	P	N	С
323	N	N	N	N	N	N	N	P	P	N	С
324	N	N	N	N	N	N	N	N	P	N	N
325	N	N	N	N	N	N	N	N	P	N	N
326	N	N	N	N	N	N	N	N	P	N	N
327	N	N	N	N	N	N	N	N	P	N	С
331	N	N	N	N	N	N	N	N	P	N	С
332	N	N	N	N	N	N	N	N	P	N	С
333	N	N	N	N	N	N	N	N	P	N	С
334	N	N	N	N	N	N	N	N	P	N	С
335	N	N	N	N	N	N	N	N	P	N	С
336	N	N	N	N	N	N	N	N	P	N	С
337	N	N	N	N	N	N	N	N	P	N	С
339	N	N	N	N	N	N	N	N	P	N	С
(Article 11:7	7.8)	1		<u> </u>	1		<u> </u>		<u> </u>		
421	N	N	N	N	N	N	N	P	P	N	P
421140	N	N	N	N	N	N	N	N	С	N	N
42193	N	N	N	N	N	N	N	N	С	N	N
	N	N	N	N	N	N	N	N	С	N	N
422	N	N	N	N	N	N	N	P	P	N	P
	312 313 314 315 316 321 322 323 324 325 326 327 331 332 334 335 336 337 339 (Article 11:7) 421 421140	312 N 313 N 314 N 315 N 316 N 321 N 322 N 322 N 323 N 324 N 325 N 326 N 327 N 331 N 332 N 331 N 332 N 333 N 334 N 335 N 336 N 337 N 339 N (Article 11:7.8) 421 N 421140 N	312 N N 313 N N 314 N N 315 N N 316 N N 321 N N 322 N N 322 N N 322 N N 324 N N 325 N N 326 N N 327 N N 331 N N 331 N N 332 N N 333 N N 334 N N 335 N N 336 N N 337 N N 339 N N (Article 11:7.8) 421 N N 421140 N N	312 N N N N N N N N N N N N N N N N N N N	312	311 N N N N N N 312 N N N N N N 313 N N N N N N 314 N N N N N N 315 N N N N N N 316 N N N N N N 321 N N N N N N 322 N N N N N N 323 N N N N N N 324 N N N N N N N 325 N	311 N N N N N N N N N	311 N	311	311 N	311 N

	NAICS	R	RRL	RP	RP- 10	RC	VC	CC	GC	ID	RE	MB
Sector 44-45: Retail Trade							1					
Motor Vehicle and Parts	441	N	N	N	N	N	N	N	P	P	N	P
Automobile Dealers (Article 11:7.9)	4411	N	N	N	N	N	N	C	P	P	N	P
Automotive Parts and Accessories		1		- '		1	1				1	
Store (Article 11:7.9A)	441310	N	N	N	N	N	N	С	P	P	N	P
Furniture and Home Furnishings	442	N	N	N	N	N	P	P	Р	N	N	P
Electronics and Appliances	443	N	N	N	N	N	P	P	P	N	N	P
Building Materials, Garden Supplies	444										N	
Lumber and Building Materials (Article 11:7.10)	4441	N	N	N	N	N	P	С	P	P	N	P
Lawn and Garden Equipment and Supplies Stores	4442	N	N	N	N	N	P	P	P	P	N	P
Food and Beverage Stores	445											
Grocery Stores	4451	N	N	N	N	N	P	P	P	N	N	N
Convenience Stores	44512	N	N	N	N	N	P	P	P	N	N	N
Specialty Stores	4452	N	N	N	N	N	P	P	P	N	N	N
Fruit and Vegetable	44523	N	N	P	P	P	P	P	P	N	N	N
Beer, Wine, and Liquor	4453	N	N	N	N	N	N	P	P	N	N	N
Health and Personal Care	446	N	N	N	N	N	P	P	P	N	N	N
Gasoline Stations (Article 11.7.10A)	447	N	N	N	N	N	С	P	P	P	N	N
Truck Stops	44719	N	N	N	N	N	N	N	N	P	N	N
Clothing and Accessory Stores	448	N	N	N	N	N	N	P	P	N	N	N
Sporting Goods, Hobbies, Books, and Music	451	N	N	N	N	N	P	P	P	N	N	N
General Merchandise Stores	452	N	N	N	N	N	P	P	P	N	N	N
Miscellaneous Retail	453	N	N	N	N	N	P	P	P	N	N	N
Flea Markets	4533	N	N	N	N	N	N	N	P	N	N	P
Manufactured Home Dealers	45393	N	N	N	N	N	N	PN	P	N	N	P
Non-Store Retailers	454	N	N	N	N	N	N	P	P	P	N	С
Fuel Dealers (Article 11:7.11)	45431	N	N	N	N	N	N	P	P	N	N	N

	NAICS	R	RRL	RP	RP- 10	RC	VC	CC	GC	ID	RE	MB
Sector 48-49: Transportation	and Warel	nousing										<u> </u>
Air Transportation (Article 8:3)	481	N	N	N	N	N	N	N	С	С	С	N
Rail Transportation	482	N	N	N	N	N	P	P	P	P	N	С
Water Transportation	483	N	N	N	N	N	P	P	P	P	N	С
Truck Transportation	484	N	N	N	N	N	N	N	P	P	N	С
Used Household and Office Goods Moving (Article 11:7.11A)	484210	N	N	N	N	N	N	С	P	P	N	С
Transit and Ground Passenger Transportation	485	N	N	N	N	€ N	N	Р	P	P	N	С
Pipeline for Transportation	486	N	N	N	N	N	N	N	P	P	N	С
Scenic and Sightseeing Transportation Storage	487	N	N	Р	N	N	N	N	P	P	N	С
Support Activities for Transportation	488	N	N	N	N	N	N	N	P	P	N	С
U.S. Postal Service	491	N	N	P	P	N	P	P	P	P	N	P
Warehousing and Storage	493	N	N	N	N	N	N	N	P	Р	N	С
Motor Vehicle Towing (Article 11:7.11B)	488410	N	N	N	N	N	N	N	С	С	N	С
Sector 51: Information				<u> </u>	<u> </u>	<u> </u>	<u> </u>	<u>. </u>	<u> </u>	<u> </u>	<u> </u>	
Publishing Industries	511	N	N	N	N	N	N	N	P	P	N	P
Motion Pictures and Sound Industries	512	N	N	N	N	N	N	N	P	P	N	P
Motion Picture Theaters	512131	N	N	N	N	N	N	N	P	N	N	N
Broadcasting and Telecommunications	513	N	N	N	N	N	N	P	P	P	N	P
Communication Towers and Ant. (Article 11:7.12)	5131	С	С	С	С	С	С	С	С	С	С	С
Information Services and Data Processing	514	N	N	N	N	N	N	Р	P	P	N	P
Libraries (Article 11:7.13)	51412	С	С	N	N	PΝ	P	P	P	P	N	N
Sector 52: Finance and Insur	ance	1	1	1	1	1		1	1	1	1	
Banks	521	N	N	N	N	PN	N	P	P	P	N	N
Credit Intermediation	522	N	N	N	N	N	N	P	P	P	N	N
Pawn Shops	522298	N	N	N	N	N	N	N	P	N	N	N

1	NAICS	R	RRL	RP	RP- 10	RC	VC	CC	GC	ID	RE	MB
Security and Commodity Contracts, and Financial Investments	523	N	N	N	N	N	N	P	P	Р	N	N
Insurance Carriers and Related Activities	524	N	N	N	N	N	N	Р	P	Р	N	N
Funds, Trust, and Other Financial Vehicles	525	N	N	N	N	N	N	Р	Р	Р	N	N
Sector 53: Real Estate, Renta	l and Leasi	ng	<u>I</u>	<u> </u>		<u>I</u>			<u> </u>	<u> </u>		<u> </u>
Real Estate	531	N	N	N	N	N	N	P	P	P	N	N
Mini-Warehouses (Article 11:7.14)	53113	N	N	N	N	N	N	N	С	P	N	С
Rental and Leasing Services	532	N	N	N	N	N	N	P	P	N	N	P
Video Tape Rental	53223	N	N	N	N	N	N	P	P	N	N	N
Sector 54: Professional, Scien	tific, and T	echnical S	ervices									
Professional, Scientific, Technical Services	541	N	N	N	N	N	N	P	P	P	N	P
Display Advertising - Signs	54185	See Arti	cle 15		1							
Veterinary Services	54194	N	N	N	N	₽N	P	P	P	N	N	P
Sector 55: Management of Co	ompanies a	nd Enterp	rise									
Management of Companies and Enterprises	551	N	N	N	N	N	N	P	P	P	N	P
Sector 56: Administrative and	d Support,	Waste Ma	nagemen	t and R	emediati	on Servi	ces					
Administrative and Support Services	561	N	N	N	N	N	N	P	P	P	N	P
Repossession Services (Article 11:7.11B)	561491	N	N	N	N	N	N	N	С	С	N	С
Landscape Services	56173	N	N	N	N	N	N	P	P	P	N	P
Waste Management Services	562											
Waste Collection (Article 11:7.15)	5621	N	N	N	N	N	N	N	N	С	N	N
Hazardous Waste Treatment and Disposal	562211	N	N	N	N	N	N	N	N	N	N	N
Solid Waste Landfill (Article 11:7.16)	562212	N	N	N	N	N	N	N	N	С	N	N
Solid Waste Incinerators (Article 11:7.17)	562213	N	N	N	N	N	N	N	N	С	N	N
Repossession Services (Article 11:7.11B)	561491	N	N	N	N	N	N	N	N	С	N	N

	NAICS	R	RRL	RP	RP- 10	RC	VC	СС	GC	ID	RE	MB
Material Recovery Facilities (Article 11:18)	56292	N	N	N	N	N	N	N	N	С	N	N
All Other Waste Management (Article 11:19)	56299	N	N	N	N	N	N	N	N	С	N	N
Sector 61: Educational Servi	ces	<u> </u>				1				1		
Educational Services	611											
Elementary Schools	6111	P	N	P	P	N	P	P	P	N	N	N
Secondary Schools	6111	P	P	P	P	N	P	P	P	N	N	N
Jr. Colleges, Colleges, Universities, Professional Schools	6112-3	N	N	N	N	N	N	P	P	N	N	N
Business Schools, Computer, and Management Training	6114-5	N	N	N	N	N	N	P	P	P	N	N
Other Schools and Instruction (Article 11:7.19a	6116	С	С	N	N	N	N	P	P	N	N	N
Educational Support Services	6117	N	N	N	N	N	N	N	P	P	N	N
Sector 62: Health Care and S	Social Assist	ance			<u>I</u>		ı	<u>.</u>	<u>.</u>		<u>I</u>	I
Ambulatory Health Care Services	621	N	N	N	N	N	P	P	P	N	N	N
Hospitals	622	N	N	N	N	N	N	P	P	N	N	N
Nursing and Residential Care Facilities	623	N	N	N	N	N	P	P	P	N	N	N
Nursing Care Facilities (Article 11:7.20)	6231	С	С	С	С	N	P	P	P	N	N	N
Community Care for Elderly (Article 11:7.21)	6233	С	С	С	С	N	P	P	P	N	N	N
Other Residential Care Facilities (Article 11:7.21A)	623990	С	С	С	С	N	P	P	P	N	N	N
Social Assistance	624	N	N	N	N	N	P	P	P	N	N	N
Individual and Family Services	6241	N	N	N	N	N	P	P	P	N	N	N
Community, Food, and Housing and Emergency and Relief Services	6242	N	N	N	N	N	P	P	P	N	N	N
Vocational Rehabilitation Services	6243	N	N	N	N	N	N	P	P	P	N	N
Day Care Services (Article 11:7.22)	6244	С	С	С	С	N	C	С	С	С	N	N

	NAICS	R	RRL	RP	RP- 10	RC	VC	СС	GC	ID	RE	MB
Performing Arts, Spectator Sports and Related Industries	711	N	N	N	N	N	N	N	P	N	N	N
Museums, Historical Sites, and Similar Institutions (Article 11:7.23)	712	N	N	С	С	С	С	P	P	N	N	N
Amusement, Gambling, and Recreation	713	N	N	N	N	N	N	N	P	N	N	N
Golf Courses and Country Clubs	71391	P	P	P	P	P	P	P	P	N	N	N
Marinas (Article 11:7.24)	71393	С	С	Р	P	P	P	P	P	P	N	N
Gun Club and Skeet Ranges (Article 11:7.25)	713990	N	N	С	С	С	N	N	С	N	N	N
Sector 72: Accommodation a	nd Food Se	rvices		<u> </u>	1	<u> </u>	l	<u>I</u>	<u> </u>	1	1	
Accommodations	721											
Hotels and Motels	72111	N	N	N	N	N	N	P	P	N	N	N
Bed and Breakfast Inns (Article 11:7.26)	721191	С	С	С	С	С	P	P	P	N	N	N
Camps and Recreational Vehicle Parks (Article 11:7.27)	72121	N	N	С	С	С	С	С	С	N	N	N
Rooming and Boarding Houses, Dormitories, Group Housing	72131	N	N	N	N	N	N	P	P	N	N	N
Eating Places	7221-3	N	N	Р	P	N	P	P	P	P	N	N
Fast Food Restaurants		N	N	PN	N	N	N	P	P	P	N	N
Drinking Places	7224	N	N	N	N	N	N	N	P	N	N	N
Sector 81: Other Services (ex	cept Public	Adminis	tration)		•		ı		1	•	•	
Auto Repair and Maintenance (Article 11:7.27A)	8111	N	N	N	N	N	N	С	С	С	N	С
Personal and Laundry Services	812											1
Personal Care Services (Article 11:7.28)	8121	N	N	N	N	CN	N	P	P	P	N	N
Funeral Homes and Services	81221	N	N	N	N	N	P	P	P	P	N	N
Cemeteries (Article 11:7.29)	81222	N	N	С	С	С	С	С	С	С	N	N
Crematories	81222	N	N	N	N	N	N	P	P	P	N	P
Laundry and Dry Cleaning Services	8123	N	N	N	N	N	N	P	P	P	N	P

	NAICS	R	RRL	RP	RP- 10	RC	VC	CC	GC	ID	RE	MB
Coin Operated Laundries/Dry Cleaning	81231	N	N	N	N	N	N	P	P	N	N	N
Pet Care Services (Except for Animal Shelters)	81291	N	N	N	N	N	N	N	P	P	N	N
Animal Shelters Only (Article 11:7.29A)	812910	N	N	N	N	С	N	N	P	P	N	N
Automotive Parking Lots and Garages	81293	N	N	N	N	N	N	P	Р	P	N	P
Sexually Oriented Business (Article 17)	81299	N	N	N	N	N	N	N	С	N	N	N
All Other Personal Services	81299	N	N	N	N	N	N	P	P	N	N	N
Religious, Fraternal, Professional, Political, Civic, Business Organizations	813											N
Religious Organizations	81311	P	P	P	P	P	P	P	P	P	N	N
All Other Organizations	8132-9	N	N	N	N	N	P	P	P	P	N	N
Sector 92: Public Administra	tion			<u> </u>	1		<u> </u>					<u>[</u>
Executive, Legislative, and General Govt.	921	N	N	N	N	N	P	P	P	P	N	P
Justice, Public Order and Safety	922	N	N	N	N	N	N	P	Р	P	N	P
Courts	92211	N	N	N	N	N	N	P	P	P	N	P
Police Protection	92212	P	P	P	P	P	P	P	P	P	N	P
Correctional Institutions	92214	N	N	N	N	N	N	N	N	P	N	P
Fire Protection	92216	P	P	P	P	P	P	P	P	P	N	P
Administration of Human Resources	923	N	N	N	N	N	N	P	P	P	N	P
Administration Of Environmental Quality and Housing Program	924-5	N	N	N	N	N	N	P	P	P	N	P
Public Parks and Recreation	924120	P	P	P	P	P	P	P	P	P	N	P
Administration of Housing, Planning, CD Programs	925	N	N	N	N	N	N	P	P	P	N	P
Administration of Economic Programs	926	N	N	N	N	N	N	P	P	P	N	P
Residential Uses	1	<u> </u>		<u> </u>	1	<u> </u>						
Site Built Housing			Ī									
Existing Single-Family Detached	NA	P	P	P	P	P	P	P	P	N	N	N

	NAICS	R	RRL	RP	RP- 10	RC	VC	СС	GC	ID	RE	MB
Single-Family Detached	NA	P	P	P	P	P	P	P	P	N	N	N
Second Single-Family Residential Dwelling Unit (Sec. 11:7.30)	NA	С	N	С	С	N	С	С	N	N	N	N
Duplexes (Sec 11:7.31)	N/A	N	N	N	N	N	С	С	С	N	N	N
Multi-Family Apartments (Sec 11:7.31A)	N/A	N	N	N	N	N	N	С	С	N	N	N
Townhouses (Sec 11:7.32)	N/A	N	N	N	N	N	N	С	С	N	N	N
Patio Houses (Sec 11:7.33)	N/A	N	N	N	N	N	N	С	С	N	N	N
Manufactured Housing (Arti	cle 12:9		<u> </u>								<u> </u>	
Residential Designed (Sec. 11:7.30B)	NA	P	N	Р	P	P	С	С	N	N	N	N
Standard Designed (Sec. 11:7.30B)	NA	P	N	P	P	P	С	С	N	N	N	N
Second Unit, Family Member Only (Sec. 11:7.34)	N/A	С	N	С	С	N	С	С	N	N	N	N
Family Estate	<u> </u>										1	
Existing Single-Family Detached (Sec. 11:7.35)	NA	С	N	С	С	N	С	С	С	N	N	N
Single-Family Detached (Sec. 11:7.35)	NA	С	N	С	С	N	С	С	С	N	N	N
Manufactured Housing, Residential Designed (Sec. 11:7.35)	NA	С	N	С	С	N	С	С	С	N	N	N
Manufactured Housing, Standard Designed (Sec. 11:7.35)	NA	С	N	С	С	N	С	С	С	N	N	N
Accessory Uses to Residentia	l Uses	1				<u> </u>						
Bathhouses and Cabanas	NA	P	P	P	P	P	P	P	P	N	N	N
Domestic Animal Shelters	NA	P	P	P	P	P	P	P	P	N	N	N
Non-Commercial Greenhouses	NA	P	P	P	P	P	P	P	N	N	N	
Private Garage and Carport	NA	P	P	Р	P	P	P	P	P	N	N	N
Storage Building	NA	P	P	Р	P	P	P	P	P	N	N	N
Swimming Pool, Tennis Courts	NA	P	P	Р	P	P	P	P	P	N	N	N
Auxiliary Shed, Workshop	NA	P	P	P	P	P	P	P	P	N	N	N
Home Occupation (Article 11:7.34)	NA	С	С	С	P	С	С	С	С	N	N	N
Horticulture, Gardening	NA	P	P	P	P	P	P	P	P	N	N	N

	NAICS	R	RRL	RP	RP- 10	RC	VC	CC	GC	ID	RE	MB
Family Day Care Home	NA	P	P	P	P	P	P	P	P	N	N	N
Satellite Dishes, etc.	NA	P	P	P	P	P	P	P	P	N	N	N
Accessory Uses to Non-Resid	ential Uses	•				•	•			1		
Buildings, Structures, Lift Stations, etc. (Article 11:7.35)	NA	N	N	С	С	С	С	P	P	P	N	С
Open Storage (Article 11:7.36)	NA	N	N	N	N	С	N	С	С	С	С	С
Temporary Uses			ı	•								
All Temporary Uses; Non-Residential (Article 11:7.37)	NA	С	С	С	С	С	С	С	С	С	С	С
Temporary Accessory Dwelling Unit (Article 11:7.38)	NA	С	С	С	С	С	С	С	С	N	N	С

5. Amend Jasper County Zoning Ordinance, Article 7:3, Table 1, *Yard and Setback Requirements*, to add lot size, lot width, and setback requirements for RP-10 and VC zoning districts and increase minimum lot widths in the Residential, Community Commercial, General Commercial, Industrial Development, and Mixed Business zoning districts, amended so as to read as follows:

Table 1: Schedule of Lot Area, Yard, Setback, and Density By District

	R	RRL	RP	RP- 10**	RC	VC	CC	GC	ID	RE	MB
				Min	 imum L	ot per Uni	<u> </u> it				
Non Residential Area (SF)	40,000	N/A	2 acres	N/A	2 acres	10,000	10,000	10,000	12,000	2 acres	12,000
					Reside	ential	l				
Single-Family	.5 acre	7,800	1 acre	10 acres	5 acres	.5 acre	(B)	(A)	N/A	N/A	N/A
Patio	N/A	N/A	N/A	N/A	N/A	N/A	(B)	3,500	N/A	N/A	N/A
Duplex	N/A	N/A	N/A	N/A	N/A	(B)	(B)	(A)	N/A	N/A	N/A
Townhome	N/A	N/A	N/A	N/A	N/A	N/A	3,500	2,000	N/A	N/A	N/A
	(A)) 4 per ac	re for si	ngle-fam	ily dwell	ing units;	6 per acre	for attach	ed units.		
<u>-</u>	(B)	2 per acro	e for sing	gle-famil	y dwellii	ng units; 4	per acre f	or attached	d units.		

**These standards may be modified for subdivisions approved in accordance with the development standards set forth in Article 12.9, Open Space Subdivisions.

	Multi-Family, Single-Family and Nonresidential Uses											Patio	Duplex	Townhome
	R	RP	RP- 10**	RC	VC	CC	GC	ID	RE	MB	All Districts			
Minimum Yar	d and E	Buildin	g Setba	ck (fee	t)	<u> </u>	<u> </u>	<u>I</u>	<u>I</u>	<u>l</u>	<u> </u>			
Minimum lot width	50 100	200	200	200	50 100	80 100	80 100	90 100	200	90 100	Minimum lot width	45	50	20
Front											<u> </u>			
Major Street (Multi-Lane)	60	60	60	60	60	60	60	60	200	60	Major Street (Multi-lane)	60*	60*	60*
Major Street (Two-lane)	35	45	45	45	35	35	35	45	200	45	Major Street (Two-lane)	35	35	35
Minor Street	25	25	25	25	25	25	25	25	160	25	Minor Street	25	25	20
Side	<u>I</u>	<u> </u>		<u> </u>		<u> </u>	<u> </u>	<u> </u>		<u> </u>				
Residential	10	25	25	50	5	5	5	N/A	N/A	N/A	Interior	N/A	0	0
Non- residential	10	25	25	50	5	5	5	10	100	10	Street- side/Exterior	5	10	5
Rear	<u>I</u>	<u> </u>	<u>I</u>	<u> </u>	l .	<u> </u>	<u> </u>	<u>I</u>	<u>I</u>	<u>I</u>	<u> </u>		1	
Residential	25	25	25	100	10	10	10	N/A	100	N/A	Residential	20	20	5
Non- residential	40	50	50	150	10	10	10	15	100	15	Non- residential	N/A	N/A	N/A
4 A	. 1	L	. 1		. 1	L	11					1	, ,	. 1 1 11 1

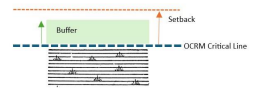
^{*}Access to units along a multi-lane major street shall generally have a common access onto a frontage road or similar, which shall be considered a minor street; the frontage road or similar may encroach into the 60' front setback from the multi-lane major street.

6. Amend Jasper County Zoning Ordinance, Article 7:4, *Riparian Buffers*, to add language to provide a setback from the riparian buffer requirements and amend the buffer widths in the riparian buffer and setback table, to read as follows:

A riparian buffer shall be provided along tidelands, wetlands, streams and rivers. Buffers and setback lines are measured from OCRM designated critical lines for tidelands; delineation lines for wetlands; and from stream banks and river banks. Setbacks are inclusive of the required buffer

^{**}These standards may be modified for subdivisions approved in accordance with the development standards set forth in Article 22, Rural Small Lot Subdivisions.

area. For example, an individual dwelling unit requires a 50' undeveloped buffer from the OCRM critical line and an additional 10' setback for the building (a total of 60' setback from the OCRM critical line).



The buffer area shall remain undeveloped, except for piers, docks and pervious access paths to the water or wetlands bank. Any disturbance of the buffer area shall adhere to OCRM's Best Management Practices (BMPs). Riparian buffers shall also be in accordance with any applicable state and federal regulation.

Buffer widths are based on land use. In the event that a setback standard in section 7:3 is less than the required buffer width, the required buffer regulation applies.

Riparian Buffer and Setback Table

	BUFFER	SETBACKS							
Water Resource		Individual Dwelling Unit	Single-Family Residential Development	Multi- Family Residential	Non- Residential				
Critical Area (Coastal Waters, Tidelands, Marshes, Beach/Dune System)	50'*	15' 60'	25' 60'*	100'*	100'*				
Jurisdictional Freshwater Wetlands Saltwater or Freshwater	20'*	15' 30'	25' 50'*	50'*	50'*				
Non-Jurisdictional Freshwater Wetlands Saltwater or Freshwater	20'*	15' 30'	25 ′ <mark>50'*</mark>	50'*	50'*				
Rivers, Streams (non-critical area)	50'	15' 60'	50'	100'	100'				

The above setbacks are total average widths; with widths not to be less than 15-10 feet for a 25-20-foot buffer, 20 feet for a 35 feet buffer, and 30 feet for a 50-foot buffer.

See Section 8.9 for additional buffer requirements within the Euhaw Overlay District.

Maintenance within a riparian buffer will adhere to the following limitations:

- 1. Trees can be limbed up to 15 feet.
- 2. Under brush can be cleared down to no less than four inches above grade.
- 3. Unprotected trees under three-inch caliper can be cut.

Uses Allowed Between Building Setback and River Buffer. The area located between the building setback and river buffer is called the transitional buffer. The purpose of this buffer is to

^{*} Buffer requirement may be waived or reduced if applicant provides an OCRM land disturbance permit and/or approved wetland mitigation plan as part of a PDD, Subdivision or Development Plan submittal.

allow for a construction envelope between the building and river buffer for the river buffer to be protected from construction damage. The following uses are permitted within the transitional buffer once construction is completed:

- 1. Residential playgrounds, fire pits, outdoor furniture, pervious hardscapes, uncovered decks, pools, etc.
- 2. Non-Residential picnic shelters, pervious hardscapes such as sidewalks and patios, etc.
- 7. Amend Jasper County Zoning Ordinance, Article 7, *Primary Districts*, to add a new section, Article 7:6, *Village Commercial Design Standards*, as amended, so as to read as follows:

7:6. Village Commercial Design Standards

7:6.1. *Intent*. The architectural design of retail and commercial buildings must consider the desire of Japer County to create and enhance the community's image. Jasper County's identity and sense of place will be strengthened through thoughtful design and development, reflecting the Lowcountry vernacular.

7:6.2. Architectural design and materials. Generally, architectural design shall contribute to the sense of place of Jasper County and reflect designs, materials, and colors historically present in the region. Building elevations must consider the surrounding area and further enhance community character. Lowcountry architecture is rooted in practicality, climate responsiveness, and a sense of place.

- 1. *Size*: Commercial buildings shall generally be limited to 2,500 square feet of heated floor area.
- 2. Design Principles:
 - a. Proportion and Order: Proper proportions are essential for timeless architecture. Buildings should adhere to human scale, emphasizing vertical proportions. Elements should generally be taller than they are wide.
 - b. Exterior Walls: Lowcountry buildings feature raised foundations, deep porches, and simple elegance. Materials should create strong textures and shadow lines.
 - c. Porches and Balconies: Deep porches are iconic in Lowcountry design. They provide shade, encourage outdoor living, and foster community interaction.
 - d. Window and Shutter Design: Windows should be vertically proportioned, reflecting the human scale. Shutters, if used, should be functional and appropriately sized.
 - e. Entry and Door Design: Entryways play a significant role in Lowcountry design. They should be welcoming and well-proportioned. Doors can be solid wood or glass, reflecting the overall style.
 - f. Roofs: Roofs should complement the building's proportions. Gabled, hipped, or shed roofs are common. Metal roofing is practical and adds character.
 - g. Fences, Walls, & Gates: Fences and walls define property boundaries. They can be decorative or functional. Gates should be well-designed and in harmony with the overall aesthetic.
 - h. Accessory buildings: Outbuildings, such as sheds or storage areas, should blend seamlessly with the main house. Their design should follow the same principles as the primary structure.

- i. Trim: Trim details, such as cornices, moldings, and brackets, enhance the overall appearance. Simplicity and craftsmanship are defining elements of Lowcountry buildings.
- 3. *Siding:* Wood clapboard, wood board and batten, wood shingle siding, brick, natural stone, stucco, tabby, faced concrete block, and any artificial siding material which closely resembles the natural materials listed above. Siding may be left natural or painted, stained or, in the case of wood, weathered.
- 4. Roofs: Wood shingles, slate shingles, multi-layered asphalt shingles, metal raised seam or tiles.
- 5. *Features:* Pitched roofs, roof overhangs, covered porches, canopies, awnings, trellises, gazebos, and open wood fences.
- 6. *Colors:* Earth tones (greens, tans, light browns, terra cotta, etc.), grays, pale primary and secondary colors (less than 50 percent color value), white cream tones, and the like. Dramatic accent colors, such as reds or blues, shall be avoided.
- 7. Fencing. Fencing shall be of durable construction using quality material (i.e., brick, stone, other masonry, wood, metal, or any combination thereof) and complimentary to the building design and materials. The finished side of the fence shall face the corridor right-of-way or other adjacent property. Chain link welded or woven wire, and other similar fencing are not permitted. Such fencing may be permitted for temporary use during construction and site development provided it is removed or replaced with compliant material upon completion of construction. This requirement is for aesthetic purposes only and is not associated with building code requirements or standards.
- 8. Outdoor Storage. All outdoor storage areas shall be located to the side or rear yard and shall be screened with a wooden fence or masonry wall, complimentary to the building design and materials, which is at least eight feet (8') high. One (1) evergreen shrub, with a mature growth of at least 8' in height, shall be installed for every five (5) linear feet of fence or wall on the side of the fence or wall facing a neighboring property or public right-of-way. The minimum shrub shall be a minimum of 5 gallons in size and shall be nursery stock with well-developed root systems. All planted areas shall be properly maintained and shall be provided with an irrigation system or a readily available water supply to ensure continuous healthy growth and development.

9. *Additional requirements.*

- a. The primary building façade shall face the street. When located on a corner, the primary façade shall face the higher order street.
- b. All sides of all buildings are to be treated with the same architectural style, materials, and details as the primary façade.
- c. A single building or development or multiple buildings within a development must maintain a consistent architectural theme. Architectural design, building materials, colors, forms, roof style and detailing should all work together to express a harmonious and consistent design. This includes, but is not limited to; signage, gasoline pump canopies or other accessory structures.
- d. Building elements must not function as signage. The appearance of "franchise architecture", where the building functions as signage is prohibited. Incorporation of franchise or business design elements unique or symbolic of a particular business must be inobtrusive and secondary to the overall architectural design.

- e. Access ways and parking lots shall be paved or, at the discretion of the Planning Director, may be surfaced using low-impact, contextual materials. Parking shall generally be located to the side of the building.
- 10. Exterior materials and features prohibited:
 - a. Plywood, cinderblock, unfinished poured concrete, unfaced concrete block, plastic and/or metal.
 - b. Partial (less than three sides) mansard roofs, flat roofs without a pediment, unarticulated roofs having a length exceeding 50 feet.
 - c. Unarticulated facades having a length exceeding 50 feet.
 - d. Incongruous architectural details or color contrasts as determined by the DSR or BZA.
 - e. Chain link or woven metal fences.
 - f. Reflective materials, including highly reflective glass. Window painting or view-blocking techniques are generally not permitted.

Design elements that may function as signage, roof lights, exposed neon lighting, exposed neon signage, illuminated trim of buildings or building elements, translucent awnings or illumination of translucent awnings, or any other undesirable design element, as determined by the DSR.

11. Screening.

- a. Mechanical equipment should not be located on the roof of a structure unless the equipment can be screened. The mechanical equipment should be clustered as much as possible. All rooftop equipment must be painted to match the surrounding rooftop color, if anticipated to be visible from any existing or future surrounding building, property or street. All mechanical equipment such as compressors, air conditioners, communications equipment, and any other type of mechanical equipment must be screened on all sides to full height by building parapet walls or other building elements that appear as integral elements of the overall building design, unless approved otherwise by the DSR.
- b. Ground level mechanical equipment shall be screened with landscaping and architectural walls using materials compatible with the building.
- c. Loading, service, and trash areas must be screened with walls that match the building materials and colors. Screen walls must be of sufficient height to fully screen utility areas from public view.
- **8.** Amend Jasper County Zoning Ordinance, Article **8**, *Special Purpose Districts*, to add a new section at the end of Article **8**, **Article 8:9**, *Euhaw Overlay District (EOD)* to include use regulations and design standards, as amended so as to read as follows:

8:9. Euhaw Overlay District (EOD).

- 8:9.1. *Purpose and intent*. The purpose of the Euhaw Overlay District is to maintain the rural character of the area, protect important historic and cultural resources, and minimize the impacts of development on surrounding water resources, particularly the Broad River. Development in this area should respect the existing conditions and minimize the visual impact of buildings on the area through careful site planning, maintaining and enhancing existing vegetation, and vernacular building design.
- 8:9.2. *Application*. The EOD shall apply to all land within the Euhaw Overlay District (EOD) as indicated on the official zoning map of Jasper County.

Unless a deviation from such restrictions are provided elsewhere in this section 8:9, property within the EOD shall be required to adhere to all provisions of the Jasper County Zoning Ordinance and Land Development Regulations otherwise applicable within the underlying zoning district.

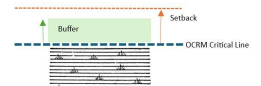
8:9.3. Use Regulations: Uses shall be governed by the underlying zoning district. Within the Euhaw Overlay District (EOD), zoning map amendments shall be evaluated within the following criteria:

- 1. No property shall be rezoned to a nonresidential district unless it is located at the intersection of a state highway or major roadway with another existing street with access provided by the lower-order street.
- 2. No property shall be zoned to Residential (R) unless designated in a Transition Zone according to the Future Land Use Map.

8:9.4 Design and development standards.

1. Riparian Buffers

A riparian buffer shall be provided along tidelands, wetlands, streams and rivers. Buffers and setback lines are measured from OCRM designated critical lines for tidelands; delineation lines for wetlands; and from stream banks and river banks. Setbacks are inclusive of the required buffer area, as shown in the graphic below.



The buffer area shall remain undeveloped, except for piers, docks and pervious access paths to the water or wetlands bank. Any disturbance of the buffer area shall adhere to OCRM's Best Management Practices (BMPs). Riparian buffers shall also be in accordance with any applicable state and federal regulation.

Riparian Buffer and Setback Table

Water Resource	Individual Septic Tank and Drain Field	Engineered Wastewater Treatment System	Primary Structure Buffer	Primary Structure Setback	Accessory Building (under 750 square feet) Setback
Critical Area (Coastal Waters, Tidelands, Beach/Dune System)	200'	2000° 1000°	75'	100'	85'
Jurisdictional Wetlands, Saltwater or Freshwater	200'	2000° 1000°	50'	75'	80'
Non-Jurisdictional Wetlands, Saltwater or Freshwater	200'	2000' 1000'	50'	75'	80'
Rivers, Streams, including stormwater management facilities such as ditches and	200'	2000'	75'	100'	85'

swales which discharge into the Broad River			
and/or its tributaries			

2. Requirements for lots served by septic tanks

- a. Minimum lot size required. For properties not served by public sewer, no new lot shall be created after the [EFFECTIVE DATE] smaller than one acre in size. For lots with a second dwelling unit, the minimum lot size shall be two acres.
- b. Septic Reserve Area required. Properties within the EOD are required to demonstrate an area of the property which is to remain undeveloped for use as a septic reserve area (SRA). The SRA must be shown as a part of the septic system prior to the issuance of a building permit. Lots of record as of [EFFECTIVE DATE] may be exempt from this requirement at the discretion of the DSR.
- c. The distance between the septic tank drain field and ground water shall be a minimum of twenty-four (24) inches.

3. Access management

It is in the best interest of Jasper County to manage access along roadways in the interest of maintaining roadway safety and capacity. Reduction of access points to the corridor is required to the maximum extent possible. The following shall apply:

a. Consolidation of Access Points:

- i. Driveway and/or other access separation along the corridor shall be in accordance with the SCDOT, Access and Roadside Management Standards. In no event, however, shall residential driveways and non-residential full-access curb cuts be permitted at spacing less than as follows:
 - Principal Arterial road: 1,500 feet
 Minor Arterial road: 1000 feet
 - 3. Major Collector road: 800 feet4. Minor Collector road: 400 feet
 - 5. Residential/Subcollector road: 200 feet
- ii. Shared driveways between two or more parcels shall be required where there is not a conflict in use and a shared driveway is not restricted by topography or other existing site features. Shared driveways shall require mutually executed shared access agreements; and
- iii. Unless restricted by topography or other natural site features, adjoining parking lots serving non-residential buildings of non-conflicting use shall be connected and shall require mutually executed shared access agreements.

b. Stub Outs:

- i. Where an undeveloped adjacent parcel exists, a stub out or cross-access easement for future stub out, shall be required to allow for connection to future parking and/or shared driveways; and
- ii. Where a developed adjacent parcel exists, existing stub outs shall be utilized.

4. Stormwater Management

a. The SoLoCo stormwater management standards shall be applicable to all new residential subdivisions and nonresidential developments within the ECHOD. This standard shall be reviewed to determine if this standard creates unreasonable hardships on landowners within this district within 18 months of the adoption date of this ordinance.

5. Nonconforming lots.

If a lot of record at the time of adoption of this ordinance does not contain sufficient land area and/or lot width to meet the minimum lot size requirements of the ECHOD, such lot may be used for a residential use, as a building or placement site for a structure permitted in the district provided the following:

- a. There is conformance to the minimum yard setback requirements set forth in this ordinance for the district in which the use is located.
- b. All other standards of the ordinance are met.
- **9.** Amend Jasper County Zoning Ordinance, Article 11.7, *Industry Specific Conditional Use Regulations*, to add conditions for horses to be allowed conditionally in the Residential zoning district, add conditions for gasoline stations to be allowed conditionally in the Village Commercial zoning district, re-number section 11:7.10, add "village commercial" district to the conditions for manufactured housing, and add RP-10 and VC to the Family Estate Density Table, as amended, so as to make changes to the sections outlined below:

11:7, Industry Specific Conditional Use Regulations

11:7.3.A. Sector 1129: Horse and Equine.

- 1. The parcel size shall be a minimum of two acres.
- 2. The number of animals permitted shall be limited to no more than one per every one-half acre.
- 3. Horse stables shall be a minimum of 100 150 feet from any residential property line. No corral or riding area shall be permitted within 25 feet of any residential property line.

11:7.10.A. Sector 447: Gasoline Stations.

- 1. No more than two (2) single or double-sided fuel pumps are permitted.
- 2. Fuel islands shall not be located in the front yard unless permitted by the BZA due to physical site limitations or constraints.

11:7.10.B. Sector 45393: Manufactured Home Dealers.

- **11:7.30.B.** *Manufactured housing* in community commercial and village commercial. Where other residential care facilities are allowed as a conditional use, such uses shall meet the following requirements:
 - The standards for manufactured housing in community commercial and village commercial districts shall be the same as the standards for manufactured housing and single-family housing in the residential district, including but not limited to lot area, setbacks, and densities, as if in the residential district.

- 2. For all units the minimum setbacks shall be as prescribed in Article 7:3, Table 1.
- 3. Any applicable overlay district requirement shall be applied.

11:7.35 Family Estate. The purpose of the Family Estate is to address situations where there are title issues, i.e heirs property; and to support a traditional family way of life; and to respect cultural and historical settlement patterns in Jasper County. For purposes of this subsection, a single family dwelling unit includes, stick built house, manufactured homes, and modular homes. Family Estate shall meet the following requirements, where conditionally permitted by Table 6:1:

- 1. If the property is "heirs property", the county shall permit additional family dwelling units and/or permit a subdivision by the person or persons in control of the property (i.e. the family member or members who pays taxes, occupies the property), upon application and determination that both of the following are satisfied:
 - a. Either a single member of the family, multiple members of the family, or an unbroken succession of family members have owned the property for no less than 30 years.
 - b. The person for whom the family dwelling unit is to be built and/or the property subdivided, is related to the owner of the property by blood, marriage, or adoption.
- 2. Single family dwelling unit design is as follows:
 - a. Family dwelling units may be built at the densities set forth in Family Estate below as limited by subsection (4) of this section.

FAMILY ESTATE DENISTY TABLE

Density (Units per Acre									
Minimum Site Area (acres)	Zoning of the property is Residential, Village Commercial, Community Commercial or General Commercial:	Zoning of the property is Rural Preservation:	Zoning of the property is Rural Preservation – 10 (RP-10)						
1	2	1							
2	4	2							
3	6	3							
4	8	4							
5	10	5	1 Unit/10 acres						
<mark>6</mark>	12	6							
7	12	7							
8	12	8							

9	12	9	
10	12	10	
11	12	11	
12 or More	12	12	

- b. The applicant must provide a sketch plan, or work with the DSR to develop a sketch plan, to show dwelling location on an existing plat or tax map to demonstrate conditional use compliance at time of application. The following must be demonstrated:
 - i. All applicable lot area and setback requirements are met for all units as if they were established separately on their own lots and so arranged to ensure public service access in the event the property is subsequently subdivided for sale or transfer;
 - ii. If not connected to sewer, the lot is sufficient in size and shape so that all of the units can be designed around separate septic systems that can be entirely located on separate lots in the case of future subdivision for sale or transfer. Septic permits are necessary prior to conditional use approval.
- c. No family dwelling unit shall be built unless the appropriate agency has determined that septic and water supply systems and reserve areas in the family estate are sufficient to serve all units in the estate and are properly permitted. If three or more units are served by a single well, the well must be properly licensed and maintained in accordance with SC DHEC standards.
- d. Paved roads may not be required, but must comply with standards pursuant to Section 7.1 of the Jasper County Land Development Regulations. Any placement of homes under this section shall be accompanied by covenants and cross easements, or similar restrictions and reservations, guaranteeing essential infrastructure and 50 feet of vehicular access for each family subdivided lot.
- 3. No family dwelling unit shall be leased or rented for five years from the date of approval unless the lessee is related to the property owner by blood, marriage, or adoption.
- 4. No portion of a tract of land under this section shall be conveyed for five years from the date of approval unless the grantee is related to the property owner by blood, marriage, or adoption. This limitation on conveyance shall:
 - a. Be recorded on the plat of the applicant's property, on the plats of any property subdivided and conveyed by the applicant under this section, and in a database accessible to county staff.
 - b. Not operate to prohibit actions in foreclosure brought by lenders that are participating in the secondary mortgage market.
 - c. Not operate to prohibit sale by the county of the entire tract or a portion of it for

nonpayment of property taxes.

- 5. Violations and penalties for violation of this section are as follows:
 - a. Any person found in violation of this section may be assessed a fine of the maximum allowed by state law for each dwelling unit in violation.
 - b. A violation of this section shall consist of the following:
 - i. Intentional misrepresentation during the application process;
 - ii. Lease of a family dwelling unit to a nonfamily member within five years of approval; or
 - iii. Conveyance of any portion of a tract of land under this section to a nonfamily member within five years of approval.
 - c. The fine may be waived if it can be shown that lease or conveyance to a nonfamily member was absolutely necessary to avoid foreclosure on either a family dwelling unit or any portion of a tract granted a density bonus under this section.
 - d. Until the fine has been paid, the DSR shall not permit additional family dwelling units or further subdivision under this section in the violator's family estate.
 - e. As a condition of approval, the applicant and the person for whom the family dwelling unit is to be built or the property subdivided shall read and sign disclosure forms describing violations of this section and applicable penalties.
 - f. A violation shall not have the effect of clouding the title of a parcel subdivided under this section.
- 6. Applicants must submit a sworn affidavit with the following information:
 - a. Certification that the parcel in question has been in the family for at least 30 years as required by this section.
 - b. An agreement that all new parcels subdivided from the parent parcel shall be owned or used by family members or as otherwise provided for in this section.
 - c. Acknowledgment that resale of any parcel approved as part of a family estate shall be restricted for five years as provided for in this section.
- 7. If the property leaves the family, the new owner must comply with all applicable sections of the Jasper County Zoning Ordinance and Jasper County Land Development Regulations as it relates to minimum lot sizes, densities, setback requirements, access roads, mobile home park standards, and major or minor subdivision regulations.

10. Amend Jasper County Zoning Ordinance, Article 15:6.3, Regulation for Signs, to add RP-10 and VC zoning districts to the Sign Regulations Table, so as to read as follows:

Sign Regulation

Туре	Zoning District	Maximum Sign Area (square feet)	<mark>Maximum</mark> Height (feet)	Maximum Sign Width (feet)	# of Faces Allowed
Flags	VC,_CC, GC, MB, ID, PDD	In accordance with the Flag Manufacturers Association of America (FMAA)	1 flag per development at 60'; or 3 flags per development at 35'	<mark>n/a</mark>	<mark>n/a</mark>
	R, RP, RP- 10, RC	specifications based on height of flagpole	3 flags at 35'	<mark>n/a</mark>	<mark>n/a</mark>
Freestanding Signs- Including	RC, RP, RP-10, RE, R	25 per face, 50 total	Monument 6, Freestanding 8	10	2 back to back
Monument, Ground,	VC, CC	40 per face, 80 total	Monument 7, Freestanding 8	12	2 back to back
Pedestal Pedestal	<mark>GC, ID,</mark> PDD	55 per face, 110 total	Monument 7, Freestanding 15	<mark>16</mark>	2 back to back
	Commercial Centers greater than 5 acres, consisting of multiple lots	80 per face, 160 total	Monument 8, Freestanding 20	<mark>16</mark>	2 back to back
Freestanding Signs-Hanging Sign	GC, ID, VC, CC, PDD	8 per face, 16 total	Top edge of sign face not to exceed 6 feet above ground level	<mark>4</mark>	2 back to back
	RC, RP, RP-10, RE, R	8 per face, 16 total	Top edge of sign face not to exceed 6 feet above ground level	4	2 back to back
Wall Signs	GC, ID, VC, CC, PDD	10% of wall. The total area of wall signs shall not occupy more than 10% of the area of the wall upon which they are placed.	80% of wall height.	80% of wall width.	One sign per tenant per side. Tenant signs must be located on the facade of the tenant space being identified.

	RC, RP, RP-10 RE, R	X	X	X	X
Projecting Signs	GC, ID, VC, CC, PDD	8 per face, 16 total	Bottom of sign must be at least 8 feet above ground level or sidewalk.	4	Two total faces. One sign allowed per business at business entrance.
	RC, RP, RP-10 RE, R	X	X	X	X
Directory Signs	GC, ID, VC CC, PDD	25 per face	8		Four total faces. One sign is allowed per primary access.
	RC, RP, RP-10, RE, R	X	X	X	X
Window Signs	VC, GC, ID, CC, PDD	Not more than 25% of surface of window	<mark>n/a</mark>	<mark>n/a</mark>	<mark>n/a</mark>
	RC, RP, RP-10, RE, R	X	X	X	X
Awnings and Canopies	VC,_GC, ID, CC, PDD	⅓ of canopy or awning	Bottom of awning or canopy must be at least 7 feet above ground level or sidewalk.	n/a	n/a
	RC, RP, RP-10, RE, R	X	X	X	X

Additional Requirements from Table:

- A. <u>Freestanding Signs</u>. Freestanding signs shall be separated by a distance of no less than five hundred (500) foot intervals along each street frontage of the premises.
 - a. Each lot of record shall be allowed one (1) sign except a corner lot where a total of two (2) signs may be permitted, one on each road frontage, provided that the total linear frontage is a minimum of three-hundred (300) feet per side.
 - b. Masonry bases must that match the associated building(s). Landscaping shall be planted to minimize the appearance of the poles or braces.
- B. In lieu of a freestanding sign, a development may use signs on entrance structures such as fences or walls. The number of sign faces is limited to two (2) per entrance, on either side of

the entrance, and confined to the entrance area. The distance between sign faces shall not exceed one hundred (100) feet. Such signs are subject to the size limitations of this Section.

11. Amend Jasper County Zoning Ordinance, to add a new section, Article 22, Rural Small Lot Subdivision, to provide alternative standards for subdivisions, as amended, so as to read as follows:

ARTICLE 22. RURAL SMALL LOT SUBDIVISION STANDARDS

22.1. Purpose

The purpose of this Article is to maintain the character and heritage of the rural landscape by providing flexibility through alternative standards for the subdivision of rural lands in Jasper County in exchange for permanent protection of open space.

22.2. Applicability

The standards found in this Article are permitted within the Rural Preservation-10 zoning district.

22.3. Definitions

Base Site Area. The Base Site Area consists of the parent parcel minus areas not suitable for development due to legal, physical, natural, or other constraints. The Base Site Area shall be determined as follows:

Parent parcel gross site area as determined by actual survey:

Minus Land separated by a road or utility right-of-way

Minus Land within existing roads' ultimate rights-of-way

Minus Land separated by water and/or marsh

Minus Existing natural water bodies on the property, jurisdictional and non-jurisdictional wetlands, and land/tidal wetlands seaward of the OCRM critical line

Minus Land previously dedicated as open space

Equals = Base Site Area

Open Space Preservation Area. The land within the subdivision that is left undeveloped in exchange for reduction in lot size and/or other development requirements.

Parent Parcel. The parent parcel constitutes the parcel to be subdivided.

22.4. Development Standards.

Rural small lot subdivisions shall be subject to the following standards.

Table 1: Development Standards	
Maximum Density	1 principal dwelling unit per 5 acres
	1
Minimum Lot Area	1 acre
Minimum Lot Width	150 feet
Minimum Setbacks ²	
Front (major street, multi-lane)	60 feet

Front (major street, two-lane)	45 feet							
Front (minor street)	25 feet							
Side	25 feet							
Rear	25 feet							
¹ Base site area								
² Setbacks shall also apply to Open Space Protection Areas								

22.5. Open Space Preservation Area (OSPA) Standards.

Open space preservation areas shall be contiguous to the maximum extent practicable.

The OSPA must consist of a minimum of fifty percent (50%) of the base site area.

In instances where natural features (wetlands, waterbodies, forested areas, etc.) are part of a larger system which extends to adjacent property(ies), these areas shall be prioritized for protection. In instances where an existing parcel has already established open space preservation areas, the proposed rural lot subdivision shall include open space protection of natural features contiguous with the adjacent property(ies).

Land dedicated to open space shall not include land dedicated for uses such as community swimming pool(s), clubhouse(s), and similar uses. Recreational amenities, such as walking/biking trails, may be permitted within the OSPA in conformance with applicable state and federal laws. Recreational lakes or ponds used for storm water management and designed as naturalized features may be included in the land designated as open space. Fenced detention or retention areas used for storm water management shall not be included in the calculation of required open space.

The owner and developer, or subdivider, shall select land dedicated for open space purposes and type of ownership. The open space preservation area may remain with the parent parcel to be held in single ownership or subdivided into a separate parcel. In either case, a note shall appear on the plat and recorded in the deed that development of the open space preservation area is prohibited.

Type of ownership may include, but is not necessarily limited to, the following:

- 1. The County, subject to acceptance by the governing body;
- 2. Other public jurisdictions or agencies, subject to their acceptance;
- 3. Non-profit or quasi-public organizations committed to the protection and conservation of open space, subject to their acceptance;
- 4. Homeowner or cooperative associations or organizations; or
- 5. Shared, undivided interest by all property owners within the subdivision.

Maintenance of open space - The person(s) or entity identified above, as having the right to ownership or control over open space, shall be responsible for its continuing upkeep and proper maintenance.

22.6. Restrictions on Future Subdivisions.

A note shall appear on all plats for rural small lot subdivisions specifying the number of remaining by-right lots that can be subdivided from the parent tract. If all by-right lots are subdivided, the note shall state that remaining subdivisions of the parent parcel shall be prohibited, except in compliance with the open space preservation standards specified in Section 22.5.

- 12. Amend the Official Zoning Map of Jasper County so as to transfer the following properties from the Rural Preservation Zoning District to the Rural Preservation-10 (RP-10) Zoning District: 000-00-000; 027-00-02-045; 044-00-03-001; 044-00-03-002; 045-00-03-001; 045-00-03-002; 045-00-03-003; 060-00-04-005; 060-00-05-036; 062-00-09-001; 062-00-09-002; 062-00-09-040; 062-00-10-039; 062-00-10-085; 063-00-06-001; 063-22-02-006; 063-22-02-011; 064-00-01-001; 064-00-07-006; 064-00-07-025; 064-00-07-026; 064-00-08-002; 064-00-08-012; 064-00-08-016; 064-00-08-020; 064-00-08-021; 064-00-08-022; 064-00-08-027; 064-00-08-032; 064-00-08-049; 064-00-09-011; 064-16-00-003; 064-28-01-003; 064-28-01-011; 065-00-01-001; 065-00-01-002; 065-00-01-003; 065-00-01-005; 066-00-00-002; 081-00-01-012; 081-00-02-001; 081-00-02-002; 081-00-02-003; 081-00-02-004; 081-00-02-005; 081-00-02-007; 081-00-02-008; 081-00-02-010; 081-00-02-011; 081-00-03-001; 081-00-04-017; 081-00-04-020; 082-00-01-011; 082-00-02-002; 082-00-02-003; 082-00-02-014; 082-00-05-002; 082-00-05-003; 082-00-05-004; 083-00-02-003; 083-00-03-003; 083-00-03-008; 083-00-03-073; 083-00-03-080; 083-00-03-081; 083-00-03-083; 083-00-03-087; 083-00-04-001; 083-00-04-003; 083-00-04-007; 083-00-04-017; 083-00-05-002; 083-00-05-023; 083-00-06-015; 083-00-06-016; 083-00-06-071; 083-00-06-076; 083-00-06-077; 083-00-06-079; 083-00-06-080; 083-00-07-001; 084-00-01-005; 084-00-01-019; 084-00-01-070; 085-00-01-005; 085-00-01-013; 085-00-02-053; 085-00-02-056; 085-00-02-002; 085-00-02-057; 085-00-03-054; 085-00-06-028; 085-00-08-006; 085-00-08-026; 085-08-00-021; 086-00-01-004; 086-00-01-029; 086-00-01-031; 086-00-01-032; 086-00-01-035; 086-00-01-045; 086-00-02-051; 086-00-02-062; 086-00-02-063; 086-00-02-068; 086-00-04-001; 086-00-04-002; 086-00-04-020; 086-00-04-021; 086-00-04-022; 086-00-04-023; 086-00-04-024; 086-00-05-001; 087-00-01-001; 087-00-01-002; 087-00-02-001; 087-00-02-002; 087-00-03-001; 087-00-03-014; 087-00-03-015; 087-00-03-016; 087-00-09-014; 087-00-09-016; 087-00-09-017; 087-00-09-022; 087-00-09-023; 087-00-09-031; 087-00-09-045; 087-00-09-048; 088-00-076; 094-00-00-118; and 097-00-00-001
- **13. Amend the Official Zoning Map of Jasper County** so as to transfer the following properties from the Community Commercial Zoning District to the Rural Preservation-10 (RP-10) Zoning District: 087-00-03-001
- **14. Amend the Official Zoning Map of Jasper County** so as to transfer the following properties from split zoned Rural Preservation and Community Commerical Zoning Districts to the Rural Preservation-10 (RP-10) Zoning District: 083-00-06-070
- **15. Amend the Official Zoning Map of Jasper County** so as to transfer the following properties from split zoned Rural Preservation and Residential Zoning Districts to the Rural Preservation-10 (RP-10) Zoning District: 063-34-01-011; 063-34-01-004; 064-28-01-004; 083-00-01-007; 083-00-03-012; 083-00-03-037; 083-00-03-086; 085-00-08-086; 085-00-08-086; 085-00-08-086; 085-00-08-086; 085-00-08-086; 085-00-08-086; 085-00-08-086; 085-00-08-086; 085-00-08-086; 085-00-08-086; 085-00-08-086; 085-00-08-086; 085-00-08-086; 085-00-08-086; 085-086; 085-086; 085-086; 085-086; 085-086; 085-086; 085-08-086; 085-086

- 010; 085-00-03-035; 085-00-08-035; 086-00-02-046; 086-00-02-060; 086-00-02-065; and 086-00-02-069
- **16. Amend the Official Zoning Map of Jasper County** so as to transfer the following properties from split zoned Community Commercial, Rural Preservation, and Residential Zoning Districts to split zone Village Commercial Zoning District and the RP-10 Zoning District: 086-00-04-010
- **17. Amend the Official Zoning Map of Jasper County** so as to transfer the following properties from split zoned Community Commercial, Rural Preservation, and Residential Zoning Districts to the RP-10 Zoning District: 087-00-09-007
- **18. Amend the Official Zoning Map of Jasper County** so as to transfer the following properties from split zone Industrial Development District and Rural Preservation Zoning District to the Rural Preservation-10 (RP-10) Zoning District: 027-00-02-034; 061-00-03-001; 082-00-02-004; 086-00-01-002; and 087-00-03-002
- 19. Amend the Official Zoning Map of Jasper County so as to transfer the following properties from the Community Commercial Zoning District to the Village Commercial Zoning District: 063-30-03-004; 063-30-03-006; 063-30-03-007; 063-30-03-008; 063-30-03-009; 063-30-03-015; 063-30-03-016; 063-30-03-017; 063-30-03-018; 063-30-03-019; 063-30-03-020; 063-30-03-021; 063-30-03-023; 063-30-03-024; 063-41-02-050; 084-00-01-033; 081-00-04-001; 081-00-04-005; 081-00-04-006; 081-00-04-011; 081-00-04-018; 081-00-04-019; 081-00-04-049; 081-00-04-061; 081-00-04-073; 081-00-04-076; 081-00-04-080; 083-00-03-004; 083-00-03-005; 083-00-03-006; 083-00-03-013; 083-00-03-014; 083-00-03-015; 083-00-03-016; 083-00-03-017; 083-00-03-018; 083-00-03-019; 083-00-03-020; 083-00-03-021; 083-00-03-022; 083-00-03-023; 083-00-03-027; 083-00-03-028; 083-00-03-043; 083-00-03-044; 083-00-03-045; 083-00-03-050; 083-00-03-051; 083-00-03-052; 083-00-03-053; 083-00-03-054; 083-00-03-055; 083-00-03-056; 083-00-03-057; 083-00-03-061; 083-00-03-062; 083-00-03-063; 083-00-03-067; 083-00-03-068; 083-00-03-072; 083-00-05-001; 083-00-06-017; 083-00-06-024; 084-00-02-065; 084-00-03-006; 084-00-03-008; 084-00-03-009; 085-00-06-002; 085-00-06-003; 085-00-06-008; 085-00-06-069; 087-00-03-011; 087-00-05-004; 087-00-05-005; 087-00-05-012; 087-00-05-014; 087-00-05-015; 087-00-05-016; 087-00-05-017; 087-00-05-018; 087-00-05-019; 087-00-05-020; 087-00-05-021; 087-00-05-023; 087-00-05-026; 087-00-05-028; 087-00-06-001; 087-00-06-002; 087-00-06-003; 087-00-06-005; 087-00-06-006; 087-00-06-007; 087-00-06-008; 087-00-06-009; 087-00-06-010; 087-00-06-011; 087-00-06-015; and 087-00-06-016
- **20. Amend the Official Zoning Map of Jasper County** so as to transfer the following properties from the General Commercial Zoning District to the Village Commercial Zoning District: 083-00-04-021; 083-00-04-022; 083-00-04-023; 083-00-04-024; 083-00-04-025; and 083-00-04-026

- **21. Amend the Official Zoning Map of Jasper County** so as to transfer the following properties from the Residential Zoning District to the Village Commercial Zoning District: 083-00-03-025 and 083-00-03-026
- **22. Amend the Official Zoning Map of Jasper County** so as to transfer the following properties from split zoned Community Commercial and Residential Zoning Districts to split zone Village Commercial and Residential Zoning District: 081-00-04-010; 081-00-04-058; 085-00-06-001; 085-00-06-004; 085-00-06-006; 085-00-06-007; and 085-00-06-055
- **23. Amend the Official Zoning Map of Jasper County** so as to transfer the following properties from split zoned Community Commercial and Rural Preservation Zoning Districts to split zone Village Commercial and Rural Preservation (RP-10) Zoning District: 081-00-04-012 and 081-00-04-050
- **24. Amend the Official Zoning Map of Jasper County** so as to transfer the following properties from the Community Commercial Zoning District to the Residential Zoning District: 084-00-01-034; 084-00-01-035; 084-00-01-036; 084-00-01-073; 084-00-02-047; 084-00-02-048; 084-00-02-049; 084-00-02-050; 084-00-03-002; 084-00-03-010; 084-00-03-013; 084-00-03-014; 087-00-05-022; and 087-00-07-004
- **25. Amend the Official Zoning Map of Jasper County** so as to transfer the following properties from split zone Community Commercial Zoning District and Residential Zoning District to the Residential Zoning District: 081-00-03-003; 084-00-01-043; and 084-00-02-044
- **26. Amend the Official Zoning Map of Jasper County** so as to transfer the following properties from split zone Community Commercial Zoning District and Rural Preservation Zoning District to the Residential Zoning District: 084-00-03-001
- **27. Amend the Official Zoning Map of Jasper County** so as to depict the Euhaw/Okeetee Cultural Heritage Overlay District as shown on the map in Exhibit A.
- **28. Pending Ordinance Effective Date**. Applications for permits, plats or permissions of sufficient form and content and substantially complete as determined by the County staff, received by the County prior to June 20, 2023, may be reviewed and processed by the County. Otherwise, the provisions of this Ordinance shall be effective under the pending ordinance doctrine from the date of approval of the first reading and the announcement of Council intention to hold a public hearing, and any permit, application or plat accepted for filing by the Department of Development Services will be deemed in error, null and void and of no effect whatsoever.
- **29. Severability.** If any section, clause, paragraph, sentence or phrase of this ordinance, or the application thereof to any person or circumstances shall, for any reason, be held to be invalid or unconstitutional, such invalid section, clause, paragraph, sentence, phrase or

application is hereby declared to be severable; and any such invalid or unconstitutional section, clause, paragraph, sentence, phrase or application shall in no way affect the remainder of this ordinance; and it is hereby declared to be the intention of the County Council that the remainder of this ordinance would have been passed notwithstanding the invalidity or unconstitutionality of any section, clause, paragraph, sentence or phrase thereof.

30. This Ordinance shall take effect upon approval by Council.

	L. Martin Sauls IV
	Chairman
	ATTEST:
	Wanda Giles Clerk to Council
ORDINANCE: 2024	
First Reading: <u>July 15, 2024</u> Second Reading: Public Hearing: <u>September 19, 2024</u> Adopted:	
Council Workshop: <u>September 5, 2024</u>	
Considered by the Jasper County Plannin	ng Commission at it's meeting
on June 25, 2024; and August 28, 20	24 and recommended for

approval.

Reviewed for form and draftsmanship by the Jasper County Attorney.

<u> </u>	
David Tedder	Date

- CODE OF ORDINANCES Appendix A - ZONING ARTICLE 6. USE REGULATIONS

ARTICLE 6. USE REGULATIONS

6:1. Permitted use and conditional uses.

Principle uses shall be allowed within the base zoning districts of this ordinance in accordance with subsection 6.1 Table 1.

The <u>North American Industry Classification System</u>, 1997, is the basis for determining the use of property permitted by the various zoning districts. Where uncertainty exists relative to a given use not specifically listed by Table 1, the NAICS Manual should be consulted. In general, all uses listed by a given NAICS number and category should be construed as being permitted in the assigned zoning district, unless separately listed.

To aid in the use of Table 1, it is arranged by NAICS Sectors, followed by the uses and codes included in the respective sector:

- Sector 11: Agriculture, Forestry, Fishing and Hunting
- Sector 21: Mining
- Sector 22: Utilities
- Sector 23: Construction
- Sector 31—33: Manufacturing
- Sector 42: Wholesale Trade
- Sector 44—45: Retail Trade
- Sector 48-49: Transportation and Warehousing
- Sector 51: Information
- Sector 52: Finance and Insurance
- Sector 53: Real Estate and Rental and Leasing
- Sector 54: Professional, Scientific, and Technical Services
- Sector 55: Management of Companies and Enterprises
- Sector 56: Administrative and Support and Waste Management and Remediation Services
- Sector 61: Educational Services
- Sector 62: Health Care and Social Assistance
- Sector 71: Arts, Entertainment, and Recreation
- Sector 72: Accommodation and Food Services
- Sector 81: Other Services (except Public Administration)
- Sector 92: Public Administration

Uses and NAICS code references are displayed within the appropriate sector in numerical order, beginning with Sector 11 (Agricultural, Forestry, Fishing and Hunting) and running through Sector 92 (Public Administration).

Section 6.1—Table 1

		-				T			T		T		7
	NAICS	R	RRL	RP	RP- 10	RC	<u>vc</u>	СС	GC	ID	RE •	MB	Formatted Table
Sector 11: Agriculture, Fore	stry, Fishii	ng and Hu	ınting (S	ec. 6:2.	16)						-		Formatted: Right: 0.47"
Agricultural Production, Crops	111	N	N	Р	<u>P</u>	Р	<u>N</u>	N	Р	Р	Р	N	
Agricultural Production, Livestock, Animals	112				_		1						
Livestock, Except Feedlots (Article 11:7.1)	112111	С	N	С	<u>C</u>	P - <u>C</u>	<u>N</u>	N	N	Р	С	N	
Feedlots	112112	N	N	N	N	P C	N	N	N	N	N	N	1
Poultry and Eggs (Article 11:7.2)	1123	С	N	С	<u>C</u>	P C	<u>C</u>	С	N	N	С	N	
Animal Specialties (Article 11:7.3)	1129	С	N	С	<u>C</u>	Р	N	N	N	N	С	N	1
Horses and Other Equine (Article	11292	0.0	N	Р	6	Р	N	N	N	N	Р	N	1
<u>11:7.3.A)</u>		<u>P-C</u>	IN	Р	<u>P</u>	Р	<u>N</u>	IN	IN	IN	Р	N	
General Farms	11299	<u> PN</u>	N	Р	<u>P</u>	Р	N	N	Р	N	Р	N	
Fishing, Hunting, Trapping	1141-2	N	N	Р	<u>P</u>	Р	<u>N</u>	Р	Р	N	Р	N	
Agricultural Services	115	N	N	Р	<u>P</u>	Р	<u>N</u>	Р	Р	N	Р	N	
Forestry	11531	N	N	Р	<u>P</u>	Р	<u>P</u>	N	N	Р	Р	N	
Sector 21: Mining and Mine	Operatio												
Mining (Article 11:7.4)	212	N	N	N	<u>N</u>	N	N	N	N	N	С	N	
Sector 22: Utilities													
Electric, Gas, and Sanitary	221						l.						
Services					<u> </u>	<u> </u>			<u> </u>				
Electric	2211			<u> </u>	<u> </u>	<u> </u>			<u> </u>				
Generation	22111	N	N	N	<u>N</u>	Р	<u>N</u>	N	Р	Р	N	N	
Solar Electric Power Generation	22114	С	С	С	<u>C</u>	С	С	С	С	С	С	С	
Accessory (Article 11:7.5B)		_	_		<u> </u>	Ļ~			<u> </u>		Ļ.	-	4
Solar Farm (See Article 8:7)	22114					<u> </u>			<u> </u>				4
Transmission	22112	Р	Р	Р	<u>P</u>	Р	<u>P</u>	Р	Р	Р	N	Р	
Natural Gas Distribution	2212	Р	Р	Р	<u>P</u>	Р	<u>P</u>	Р	Р	Р	N	Р	4
Water Supply Systems	22131			<u> </u>	ļ	<u> </u>		<u> </u>	<u> </u>		ļ		4
Storage/Treatment	22131	N	N	Р	<u>P</u>	Р	<u>N</u>	Р	Р	Р	N	Р	4
Transmission	22131	Р	Р	Р	<u>P</u>	Р	<u>P</u>	Р	Р	Р	N	Р	4
Sewerage Systems	22132			<u> </u>	<u> </u>	<u> </u>		<u> </u>	ļ		<u> </u>		4
Collection	22132	Р	Р	Р	<u>P</u>	Р	<u>P</u>	Р	Р	Р	N	Р	4
Treatment (Article 11:7.5)	22132	N	N	N	<u>N</u>	Р	<u>N</u>	С	Р	Р	N	Р	4
Sector 23: Construction		T	T			T							
Bldg. Construction-General	233	N	N	N	<u>N</u>	N	<u>N</u>	N	Р	Р	N	Р	
Contract and Operative Builders	224		N.	N.	NI.	L.		N.	<u> </u>	_			-
Heavy Construction other than	234	N	N	N	N	N	<u>N</u>	N	Р	Р	N	Р	
Building Construction-Contractors	235	N	N	N	N	N	N	С	P	Р	N	P	-
Special Trade Contractors (Article 11:7.6)	233	IN	IN	IN	N	IN	<u>N</u>	١	۲	۲	IN	P	
Sector 31-33: Manufacturin	g (Article	11:7.7)					<u> </u>						
Food	311	N N	N	N	N	N	N	N	N	Р	N	С	
Beverage and Tobacco	312	N	N	N	N	N	N	N	N	P	N	С	
Textile Mills	313	N	N	N	N	N	N	N	N	P	N	С	
Textile Product Mills	314	N	N	N	N	N	N	N	N	P	N	С	
Apparel	315	N	N	N	N	N	N	N	N	P	N	С	
Leather and Allied Products	316	N	N	N	N	N	N	N	N	Р	N	С	
			N	N	N	€ N	N	N	N	P	N	C	1
Wood Products	321	N	IN	IN	IN	€ 11	IN i	IN	IN	P	IN	C	

	NAICS	R	RRL	RP	RP- 10	RC	<u>vc</u>	cc	GC	ID	RE •	MB	Formatted Table
Printing and Related Activities	323	N	N	N	N	N	N	N	Р	Р	N	С	
Petroleum Products	324	N	N	N	N	N	N	N	N	Р	N	N	
Chemical Products	325	N	N	N	N	N	N	N	N	Р	N	N	
Plastic and Rubber Products	326	N	N	N	N	N	N	N	N	Р	N	N	
Nonmetallic Mineral Products	327	N	N	N	N	N	N	N	N	Р	N	С	
Primary Metal	331	N	N	N	N	N	N	N	N	Р	N	С	1
Fabricated Metal Products	332	N	N	N	N	N	N	N	N	Р	N	С	1
Machinery	333	N	N	N	N	N	N	N	N	Р	N	С	1
Computer and Electronic Products	334	N	N	N	N	N	N	N	N	Р	N	С	1
Electrical Equipment, Appliances	335	N	N	N	N	N	N	N	N	Р	N	С	1
and Components					-		-						
Transportation Equipment	336	N	N	N	N	N	N	N	N	Р	N	С	
Furniture and Related Products	337	N	N	N	N	N	N	N	N	Р	N	С	
Miscellaneous Manufacturing	339	N	N	N	N	N	N	N	N	Р	N	С	
Sector 42: Wholesale Trad	e (Article 1	1:7.8)						•			•		
Wholesale Trade-Durable Goods	421	N	N	N	N	N	N	N	Р	Р	N	Р	
Used Motor Vehicle Parts, (Article	421140	N	N	N	N	N	N	N	N	С	N	N	
11:7.8)					_								
Recyclable Material, (Article	42193	N	N	N	N	N	N	N	N	С	N	N	İ
11:7.8)													
Junkyards (Article 18)		N	N	N	N	N	<u>N</u>	N	N	С	N	N	
Wholesale Trade-Nondurable	422	N	N	N	N	N	N	N	Р	Р	N	Р]
Goods													
Sector 44-45: Retail Trade													
Motor Vehicle and Parts	441	N	N	N	N	N	<u>N</u>	N	Р	Р	N	Р	
Automobile Dealers (Article	4411	N	Ν	Ν	N	Ν	NI	С	Р	Р	N	Р	
11:7.9)		IN	IN	IV	N	IN	<u>N</u>	C	Р	Р	IN	P	
Automotive Parts and Accessories	441310	N	N	N	N	N	N	С	Р	Р	N	Р	
Store (Article 11:7.9A)		- 1			15		14	Č			18	'	
Furniture and Home Furnishings	442	N	N	N	N	N	<u>P</u>	Р	P	N	N	Р	
Electronics and Appliances	443	N	N	N	N	N	<u>P</u>	Р	P	N	N	Р	
Building Materials, Garden	444										N		
Supplies					-		-				.,		
Lumber and Building Materials	4441	N	N	N	N	N	<u>P</u>	С	Р	Р	N	Р	
(Article 11:7.10)			1	1		1		1			1		
Lawn and Garden Equipment and	4442	N	N	N	N	N	<u>P</u>	Р	Р	Р	N	Р	
Supplies Stores							ļ -	-					
Food and Beverage Stores	445				-		-	<u> </u>	-				
Grocery Stores	4451	N	N	N	N	N	<u>P</u>	P	P	N	N	N	
Convenience Stores	44512	N	N	N	<u>N</u>	N	<u>P</u>	Р	Р	N	N	N	
Specialty Stores	4452	N	N	N	<u>N</u>	N	<u>P</u>	Р	Р	N	N	N	
Fruit and Vegetable	44523	N	N	Р	<u>P</u>	Р	<u>P</u>	Р	Р	N	N	N	
Beer, Wine, and Liquor	4453	N	N	N	<u>N</u>	N	<u>N</u>	Р	Р	N	N	N	
Health and Personal Care	446	N	N	N	N	N	<u>P</u>	Р	Р	N	N	N	
Gasoline Stations (Article	447	N	N	N	N	N	С	Р	Р	Р	N	N	
11.7.10A)							ļ —		Ŀ				
Truck Stops	44719	N	N	N	<u>N</u>	N	<u>N</u>	N	N	Р	N	N	
Clothing and Accessory Stores	448	N	N	N	N	N	<u>N</u>	Р	Р	N	N	N	
Sporting Goods, Hobbies, Books,	451	N	N	N	<u>N</u>	N	<u>P</u>	Р	Р	N	N	N	
and Music													

	NAICS	R	RRL	RP	RP- 10	RC	<u>vc</u>	СС	GC	ID	RE •	MB	Formatted Table
General Merchandise Stores	452	N	N	N	N	N	<u>P</u>	Р	Р	N	N	N	
Miscellaneous Retail	453	N	N	N	N	N	<u>P</u>	Р	Р	N	N	N	
Flea Markets	4533	N	N	N	N	N	N	N	Р	N	N	Р	
Manufactured Home Dealers	45393	N	N	N	N	N	N	N	Р	N	N	Р	1
Non-Store Retailers	454	N	N	N	N	N	N	Р	Р	Р	N •	С	Formatted Table
Fuel Dealers (Article 11:7.11)	45431	N	N	N	N	N	N	Р	Р	N	N	N	Tornatted Table
Sector 48-49: Transportation	on and Wa	rehousin	g]
Air Transportation (Article 8:3)	481	N	N	N	<u>N</u>	<u>←N</u>	<u>N</u>	N	С	С	С	N	
Rail Transportation	482	N	N	N	<u>N</u>	N	<u>P</u>	Р	Р	Р	N	С]
Water Transportation	483	N	N	N	N	N	<u>P</u>	Р	Р	Р	N	С	
Truck Transportation	484	N	N	N	N	N	N	N	Р	Р	N	С	
Used Household and Office Goods Moving (Article 11:7.11A)	484210	N	N	N	<u>N</u>	N	<u>N</u>	С	Р	Р	N	С	
Transit and Ground Passenger Transportation	485	N	N	N	<u>N</u>	N	<u>N</u>	Р	Р	Р	N	С	
Pipeline for Transportation	486	N	N	N	N	N	N	N	Р	Р	N	С	
Scenic and Sightseeing	487	N		Р			_	N	Р	Р	N	С	
Transportation Storage		N	N	P	<u>N</u>	N	<u>N</u>	N	Р	P	N	C	
Support Activities for Transportation	488	N	N	N	<u>N</u>	N	<u>N</u>	N	Р	Р	N	С	
Motor Vehicle Towing	488410	N	N	N	N	N	N	N	С	С	N	С]
US Postal Service	491	N	N	Р	<u>P</u>	N	<u>P</u>	Р	Р	Р	N	Р]
Warehousing and Storage	493	N	N	N	N	N	N	N	Р	Р	N	С	1
Sector 51: Information	•		•			•			•	•			<u> </u>
Publishing Industries	511	N	N	N	N	N	N	N	Р	Р	N •	Р	Formatted Table
Motion Pictures and Sound Industries	512	N	N	N	<u>N</u>	N	<u>N</u>	N	Р	Р	N	Р	Tomatted Table
Motion Picture Theaters	512131	N	N	N	N	N	N	N	Р	N	N	N	
Broadcasting and	513	N	N	١	NI.		N	Р	Р	Р	N	Р]
Telecommunications		IN	IN	N	N	N	<u>N</u>	Р	Р	Р	N	Р	
Communication Towers and Ant. (Article 11:7.12)	5131	С	С	С	<u>C</u>	С	<u>C</u>	С	С	С	С	С	
Information Services and Data Processing	514	N	N	N	<u>N</u>	N	<u>N</u>	Р	Р	Р	N	Р	
Libraries (Article 11:7.13)	51412	С	С	N	N	<u>₽-N</u>	<u>P</u>	Р	Р	Р	N	N	1
Sector 52: Finance and Insu	ırance												
Banks	521	N	N	N	<u>N</u>	<u>₽-N</u>	<u>N</u>	Р	Р	Р	N •	N	Formatted Table
Credit Intermediation	522	N	N	N	N	N	<u>N</u>	Р	Р	Р	N	N	
Pawn Shops	522298	N	N	N	N	N	<u>N</u>	N	Р	N	N	N	
Security and Commodity Contracts, and Financial	523	N	N	N	N	N	N	Р	Р	Р	N	N	
Investments Insurance Carriers and Related Activities	524	N	N	N	N	N	N	Р	Р	Р	N	N	
Funds, Trust, and Other Financial Vehicles	525	N	N	N	N	N	N	Р	Р	Р	N	N	
Sector 53: Real Estate, Ren	tal and Lea	asing											
Real Estate	531	N	N	N	N	N	N	Р	Р	Р	N •	N	Formatted Table
Mini-Warehouses (Article 11:7.14)	53113	N	N	N	<u>N</u>	N	N	N	С	Р	N	С	- Commission rubbs

	NAICS	R	RRL	RP	<u>RP-</u> <u>10</u>	RC	<u>vc</u>	СС	GC	ID	RE •	МВ	Formatted Table
Video Tape Rental	53223	N	N	N	N	N	N	Р	Р	N	N	N]
Sector 54: Professional, Sc	ientific, an	d Technic	cal Servi	ces	•		•		•		•		<u> </u>
Professional, Scientific, Technical Services	541	N	N	N	N	N	N	Р	Р	Р	N •	Р	Formatted Table
Display Advertising - Signs	54185	See Art	ticle 15	1	1		1	1	1	1			1
Veterinary Services	54194	N	N	N	N	P-N	Р	Р	Р	N	N	Р	
Sector 55: Management of	f Companie	s and En	terprise	10									<mark>ጎ</mark>
Management of Companies and Enterprises	551	N	N	N	N	N	N	Р	Р	Р	N	Р	Formatted Table
Sector 56: Administrative	and Suppor	rt, Waste	Manage	ement a	nd Rem	ediatio	n Servic	es				l =	<u> </u>
Administrative and Support Services	561	N	N	N	N	N	N	Р	Р	Р	N	Р	
Repossession Services (Article 11:7.11B)	561491	N	N	N	N	N	N	N	С	С	N	С	
Landscape Services	56173	N	N	N	<u>N</u>	N	<u>N</u>	Р	Р	Р	N	Р	
Waste Management Services	562												
Waste Collection (Article 11:7.15)	5621	N	N	N	<u>N</u>	N	<u>N</u>	N	N	С	N	N	
Hazardous Waste Treatment and Disposal	562211	N	N	N	N	N	N	N	N	N	N	N	
Solid Waste Landfill (Article 11:7.16)	562212	N	N	N	N	N	N	N	N	С	N	N	
Solid Waste Incinerators (Article 11:7.17)	562213	N	N	N	N	N	N	N	N	С	N	N	
Material Recovery Facilities (Article 11:18)	56292	N	N	N	N	N	N	N	N	С	N	N	
All Other Waste Management (Article 11:19)	56299	N	N	N	N	N	N	N	N	С	N	N	
Sector 61: Educational Ser	vices												
Educational Services	611										•		Formatted Table
Elementary Schools	6111	Р	N	Р	<u>P</u>	N	<u>P</u>	Р	Р	N	N	N	
Secondary Schools	6111	Р	Р	Р	<u>P</u>	N	<u>P</u>	Р	Р	N	N	N	
Jr. Colleges, Colleges, Universities, Professional Schools	6112-3	N	N	N	<u>N</u>	N	<u>N</u>	Р	Р	N	N	N	
Business Schools, Computer, and Management Training	6114-5	N	N	N	<u>N</u>	N	<u>N</u>	Р	Р	Р	N	N	
Other Schools and Instruction (Article 11:7.19a)	6116	С	С	N	<u>N</u>	N	С	Р	Р	N	N	N	
Educational Support Services	6117	N	N	N	<u>N</u>	N	<u>N</u>	N	Р	Р	N	N	<u></u>
Sector 62: Health Care and			1		,		,				1		,
Ambulatory Health Care Services	621	N	N	N	<u>N</u>	N	<u>P</u>	Р	Р	N	N •	N	Formatted Table
Hospitals	622	N	N	N	<u>N</u>	N	<u>N</u>	Р	Р	N	N	N	
Nursing and Residential Care Facilities	623	N	N	N	N	N	<u>P</u>	Р	Р	N	N	N	
Nursing Care Facilities (Article 11:7.20)	6231	С	С	С	<u>C</u>	N	<u>P</u>	Р	Р	N	N	N	
Community Care for Elderly (Article 11:7.21)	6233	С	С	С	<u>C</u>	N	<u>P</u>	Р	Р	N	N	N	
Other Residential Care Facilities (Article 11:7.21A)	623990	С	С	С	<u>C</u>	N	<u>P</u>	Р	Р	N	N	N	
Social Assistance	624	N	N	N	<u>N</u>	N	<u>P</u>	Р	Р	N	N	N	
Individual and Family Services	6241	N	N	N	<u>N</u>	N	<u>P</u>	Р	Р	N	N	N	

	NAICS	R	RRL	RP	RP-	RC	<u>vc</u>	CC	GC	ID	RE •	MB	Formatted Table
Community, Food, and Housing	6242	N	N	N	<u>10</u> <u>N</u>	N	<u>P</u>	Р	Р	N	N	N	
and Emergency and Relief	0242		14	14	18	14	_	'	'	14	14	14	
Services													
Vocational Rehabilitation Services	6243	N	N	N	N	N	<u>N</u>	Р	Р	Р	N	N	
Day Care Services (Article 11:7.22)	6244	С	С	С	<u>C</u>	N	С	С	С	С	N	N	
Sector 71: Arts, Entertainn	nent, and R	ecreation)										
Performing Arts, Spectator Sports	711	N	N	N	<u>N</u>	N	<u>N</u>	N	Р	N	N 🖣	N	Formatted Table
and Related Industries													
Museums, Historical Sites, and	712	N	N	С	<u>C</u>	С	<u>C</u>	Р	Р	N	N	N	
Similar Institutions (Article 11:7.23)													
Amusement, Gambling, and	713	N	N	N	N	N	N	N	Р	N	N	N	
Recreation	/13	IN	IN	IN	IN .	IN	<u>1N</u>	IN	P	IN	IN	IN	
Golf Courses and Country Clubs	71391	Р	Р	Р	Р	Р	Р	Р	Р	N	N	N	
Marinas (Article 11:7.24)	71393	C	C	P	<u>.</u> P	P	<u>-</u> P	P	P	P	N	N	
Gun Club and Skeet Ranges	713990	N	N	C	<u>C</u>	C	N	N	C	N	N	N	
(Article 11:7.25)					-		_						
Sector 72: Accommodation	n and Food	Services											
Accommodations	721										4		Formatted Table
Hotels and Motels	72111	N	N	N	N	N	<u>N</u>	Р	Р	N	N	N	
Bed and Breakfast Inns (Article	721191	С	С	С	<u>C</u>	С	<u>P</u>	Р	Р	Ν	N	N	
11:7.26)		Č	Č	C		Č	_	<u>'</u>	'		14	14	
Camps and Recreational Vehicle	72121	N	N	С	<u>C</u>	С	<u>C</u>	С	С	N	N	N	
Parks (Article 11:7.27)					l —								
Rooming and Boarding Houses,	72131	N	N	N	<u>N</u>	N	<u>N</u>	Р	Р	N	N	N	
Dormitories, Group Housing Eating Places	7221-3	N	N	P	P	N	P	P	P	P	N	N	
Fast Food Restaurants	7221-3	N	N	P-N	N	N	N N	P	P	P	N	N	
Drinking Places	7224	N	N	N N	N	N	N	N	P	N	N	N	
Sector 81: Other Services					111	IN	<u>IN</u>	IV	Г	IN	IN	IN	
Auto Repair and Maintenance	8111				1						4		Promote d Table
(Article 11:7.27A)	0111	N	N	N	<u>N</u>	N	<u>N</u>	С	С	С	N	С	Formatted Table
Personal and Laundry Services	812												
Personal Care Services (Article	8121				Ī			_	_	_			
11:7.28)		N	N	N	N	<u>←N</u>	<u>N</u>	Р	Р	Р	N	N	
Funeral Homes and Services	81221	N	N	N	<u>N</u>	N	<u>P</u>	Р	Р	Р	N	N	
Cemeteries (Article 11:7.29)	81222	N	N	С	<u>C</u>	С	<u>C</u>	С	С	С	N	N	
Crematories	81222	N	N	N	<u>N</u>	N	<u>N</u>	Р	Р	Р	N	Р	
Laundry and Dry Cleaning Services	8123	N	N	N	<u>N</u>	N	<u>N</u>	Р	Р	Р	N	Р	
Coin Operated Laundries/Dry	81231	N	N	N	N	N	N	Р	Р	N	N	N	
Cleaning	04204						_						
Pet Care Services (Except for	81291	N	N	N	<u>N</u>	N	<u>N</u>	N	Р	Р	N	N	
Animal Shelters) Animal Shelters Only (Article	812910												
11:7.29A)	012910	N	N	N	<u>N</u>	С	<u>N</u>	N	Р	Р	N	N	
Automotive Parking Lots and	81293												
Garages	31233	N	N	N	<u>N</u>	N	<u>N</u>	Р	Р	Р	N	Р	
Sexually Oriented Business	81299			N.			N.		_		N.	N	
(Article 17)		N	N	N	N	N	<u>N</u>	N	С	N	N	N	
,									Р				

	NAICS	R	RRL	RP	RP- 10	RC	<u>vc</u>	cc	GC	ID	RE 🔩	MB	Formatted Table
Religious, Fraternal, Professional,	813											N	
Political, Civic, Business													
Organizations													
Religious Organizations	81311	Р	Р	Р	<u>P</u>	Р	<u>P</u>	Р	Р	Р	N	N	
All Other Organizations	8132-9	N	N	N	<u>N</u>	N	<u>P</u>	Р	Р	Р	N	N	
Sector 92: Public Administ	ration												
Executive, Legislative, and	921	N	N	N	N	N	<u>P</u>	Р	Р	Р	N 🖣	P	Formatted Table
General Govt.													
Justice, Public Order and Safety	922	N	N	N	<u>N</u>	N	<u>N</u>	Р	Р	Р	N	Р	
Courts	92211	N	N	N	<u>N</u>	N	<u>N</u>	Р	Р	Р	N	Р	
Police Protection	92212	Р	Р	Р	P	Р	<u>P</u>	Р	Р	Р	N	Р	
Correctional Institutions	92214	N	N	N	N	N	N	N	N	Р	N	P	
Fire Protection	92216	Р	Р	Р	<u>P</u>	Р	<u>P</u>	Р	Р	Р	N	Р	
Administration of Human	923	N	N	N	N	N	N	Р	Р	Р	N	Р	
Resources					_		_						
Administration Of Environmental	924-5	N	N	N	N	N	N	Р	Р	Р	N	Р	
Quality and Housing Program					_		l						
Public Parks and Recreation	924120	Р	Р	Р	Р	Р	Р	Р	Р	Р	N	Р	
Administration of Housing,	925	N	N	N	N	N	N	Р	Р	Р	N	Р	
Planning, CD Programs					_		_						
Administration of Economic	926	N	N	N	N	N	N	Р	Р	Р	N	Р	
Programs							_						
Residential Uses													1
Site Built Housing											4		Formatted Table
Existing Single-Family Detached	NA	Р	Р	Р	Р	Р	Р	Р	Р	N	N	N	Formatteu Table
Single-Family Detached	NA	Р	Р	Р	P	Р	P	Р	Р	N	N	N	
Second Single-Family Residential	NA	_		_	_		_	_					
Dwelling Unit (Sec. 11:7.30)		С	N	С	<u>C</u>	N	<u>C</u>	С	N	N	N	N	
Duplexes (Sec 11:7.31)	N/A	N	N	N	N	N	С	С	С	N	N	N	
Multi-Family Apartments (Sec	N/A						_						
11:7.31A)	,	N	N	N	N	N	<u>N</u>	С	С	N	N	N	
Townhouses (Sec 11:7.32)	N/A	N	N	N	N	N	N	С	С	N	N	N	
Patio Houses (Sec 11:7.33)	N/A	N	N	N	N	N	N	С	С	N	N	N	
Manufactured Housing (A													ነ
Residential Designed (Sec.	NA NA				<u>P</u>		<u>C</u>				4		Formerstand Table
11:7.30B)	"	Р	N	Р	_	Р	=	С	N	N	N	N	Formatted Table
Standard Designed (Sec.	NA				<u>P</u>		<u>C</u>						
11:7.30B)		Р	N	Р	_	Р	_	С	N	N	N	N	
Second Unit, Family Member Only	N/A	_			<u>C</u>		<u>C</u>	_					
(Sec. 11:7.34)	'	С	N	С	_	N	-	С	N	N	N	N	
Family Estate		•	•										
Existing Single-Family Detached	NA	_						_	_		4		Formatted Table
(Sec. 11:7.35)		С	N	С	<u>C</u>	N	<u>C</u> _	С	С	N	N	N	Tornacted Table
Single-Family Detached (Sec.	NA	С	N.	_	•	N.		_	_	N.	N	N	Formatted: Font: Bold
11:7.35)		١	N	С	<u>C</u>	N	<u>C</u>	С	С	N	N	N	
•		1											
Manufactured Housing,	NA							1	i	1	i l		
Manufactured Housing, Residential Designed (Sec.	NA	С	N	С	<u>C</u>	N	<u>C</u>	С	C	N	N	N	
	NA	С	N	С	<u>C</u>	N	<u>C</u>	С	С	N	N	N	
Residential Designed (Sec.	NA NA												
Residential Designed (Sec. 11:7.35)		С	N N	С	<u>C</u>	N N	<u>C</u>	С	С	N N	N N	N N	

	NAICS	R	RRL	RP	RP- 10	RC	<u>vc</u>	СС	GC	ID	RE •	MB	Formatted Table
Bathhouses and Cabanas	NA	Р	Р	Р	<u>P</u>	Р	<u>P</u>	Р	Р	N	N •	N	Formatted Table
Domestic Animal Shelters	NA	Р	Р	Р	<u>P</u>	Р	<u>P</u>	Р	Р	N	N	N	
Non-Commercial Greenhouses	NA	Р	Р	Р	<u>P</u>	Р	<u>P</u>	Р	N	N	N		
Private Garage and Carport	NA	Р	Р	Р	<u>P</u>	Р	<u>P</u>	Р	Р	N	N	N	
Storage Building	NA	Р	Р	Р	<u>P</u>	Р	<u>P</u>	Р	Р	N	N	N	
Swimming Pool, Tennis Courts	NA	Р	Р	Р	<u>P</u>	Р	<u>P</u>	Р	Р	N	N	N	
Auxiliary Shed, Workshop	NA	Р	Р	Р	<u>P</u>	Р	<u>P</u>	Р	Р	N	N	N	
Home Occupation (Article 11:7.34)	NA	С	С	С	<u>P</u>	С	<u>C</u>	С	С	N	N	N	
Horticulture, Gardening	NA	Р	Р	Р	<u>P</u>	Р	<u>P</u>	Р	Р	N	N	N	
Family Day Care Home	NA	Р	Р	Р	<u>P</u>	Р	<u>P</u>	Р	Р	N	N	N	
Satellite Dishes, etc.	NA	Р	Р	Р	<u>P</u>	Р	<u>P</u>	Р	Р	N	N	N	
Accessory Uses to Non-Res	sidential Us	es											
Buildings, Structures, Lift Stations, etc. (Article 11:7.35)	NA	N	N	С	<u>C</u>	С	<u>C</u>	Р	Р	Р	N •	С	Formatted Table
Open Storage (Article 11:7.36)	NA	N	N	N	<u>N</u>	С	<u>N</u>	С	С	С	С	С	
Temporary Uses													
All Temporary Uses; Non- Residential (Article 11:7.37)	NA	С	С	С	<u>C</u>	С	<u>C</u>	С	С	С	C	С	Formatted Table
Temporary Accessory Dwelling Unit (Article 11:7.38)	NA	С	С	С	<u>C</u>	С	<u>C</u>	С	С	N	N	С	

- 6:1.1. *Uses Permitted By-Right = P.* The letter "P" indicates that a use type is permitted by-right in the respective zoning district, subject to compliance with all other applicable regulations of this ordinance.
- 6:1.2. Uses Subject to Conditions = C. The letter "C" indicates that a use type is permitted in the respective zoning district only if it complies with the industry specific and sometimes case specific conditions of article 11 and all other applicable regulations of this ordinance and if approved in accordance with the review procedures set forth in article 11. A section number reference following a use category means the use must meet the additional conditions and requirements of the referenced section.
- 6:1.3. *Uses Not Allowed = N*. The letter "N" indicates that a use type is not permitted in the respective zoning district, unless it is otherwise expressly allowed by other regulations of this ordinance.
- 6:1.4. New or Unlisted Uses. Any uses found in the latest edition of the NAICS Manual but not listed in Table 1 above shall adhere to the allowed uses as listed in the next available high order category. Should the allowed uses be unspecified in any of the higher order categories, the DSR(s) shall be authorized to make a similar use interpretation in accordance with South Carolina Code of Laws Section 6-29-710.

Uses not listed in the NAICS Manual are identified by the letters "NA" (Not Applicable) in the NAICS column. If an application is submitted for a use type that is not listed as an allowed use in one or more zoning districts, the DSR shall be authorized to make a similar use interpretation.

- 6:1.5. Reserved.
- 6:1.6. Accessory Uses. A use which is naturally and normally incident and subordinate to the principal use of a structure or lot shall be permitted in all zones unless otherwise stated.

 $(\text{Ord. No. } 08-11, \S\ 1, 5-5-08; \text{Ord. No. } 09-06, \S\ 1, 2-2-09; \text{Ord. No. } 09-12, \S\S\ 7, 9, 5-4-09; \text{Ord. No. } 09-28, \S\ 1, 10-5-09; \text{Ord. No. } 11-09, \S\ 1, 4-18-11; \text{Ord. No. } 11-24, \S\S\ 3-5, 9-6-11; \text{Ord. No. } 12-03, \S\ 1, 3-5-12; \text{Ord. No. } 12-16, \S\ 1, 9-17-12; \text{Ord. No. } 2013-04, \S\ 1, 4-1-13; \text{Ord. No. } 2015-18, \S\ 1, 8-17-15; \text{Ord. No. } 2015-29, \S\ 1, 9-21-15; \text{Ord. No. } 2015-29,$

2015-26, § 1, 12-7-15; Ord. No. 17-13, § 1, 5-15-17; Ord. No. 2020-22, § 1, 10-5-20; Ord. No. 2020-24, § 1, 1-21-20; Ord. No. 2020-25, § 1, 2-3-20)

6:2. Affordable housing bonus.

- A. Affordable housing general standards.
 - 1. Design. Design shall conform to the following:
 - a. The units shall be located in a random fashion throughout the development, and mixed in such a way that they blend with the character of the community. In multi-family developments, the designated units shall be mixed throughout the buildings.
 - b. Exterior materials, details, style, landscaping, and other elements of the units that are visible shall be identical to those of the other units in the development.
 - Control of units. The units shall be regulated to ensure that they remain available as affordable units. The following are acceptable methods of regulation:
 - a. Management may be by a private developer, nonprofit housing agency, or housing authority. The eligibility rules shall be reviewed and approved by the housing authority to ensure they meet state and federal requirements. Where there are no state or federal funds or programs involved, the housing authority shall review the pro forma to ensure the eligibility requirements match the cost reduction provided by the bonus.
 - b. Sales units. These units may be sold subject to agreements that limit appreciation and that require the units to be sold to people eligible for such units. Appreciation shall be geared to the percentage increase in assessed value in the development.
 - c. Nothing in subsection 2.a. or 2.b. of this section shall prohibit units to be sold to a housing authority or a recognized nonprofit, affordable housing corporation.
 - Rental units. These units shall be rented only to eligible tenants based on the approved eligibility program.
- B. Types of affordable housing bonuses.
 - Single-family cluster. In a single-family cluster, the developer shall submit the site capacity calculations
 to establish the base density. The bonus shall be granted provided all requirements of this article are
 met, as well as the following conditions:
 - a. The bonus shall be permitted only when natural resources do not limit the density.
 - b. Fifty percent of the additional units shall meet the criteria of subsection 6:2.15.A.
 - c. A site plan shows the additional units being accommodated by.
 - A revised set of lot standards which reduces lot area for all lots or uses several lot sizes; and/or
 - (ii) The amount of open space as required by this ordinance is maintained.
 - 2. Planned, community or multifamily developments. Developers of these uses can propose up to a 20-percent increase in density maximums, which shall be granted, provided the requirements of this article are met. The actual bonus shall be determined by this section. The developer shall submit the site capacity analysis to establish the base density, as well as meet the following conditions:
 - a. The bonus shall be permitted only when natural resources do not limit the density.

- b. Fifty percent of the additional units shall meet the criteria of subsection 6:2.15.A.
- A site plan showing the additional units being accommodated by any combination of the following:
 - (i) A revised mix of dwelling unit types. The developer may introduce a unit type that uses less land to partially achieve the increase in density.
 - (ii) The affordable units shall be mixed into all unit types used on the plan.
 - (iii) The amount of open space as required by this ordinance is maintained.

Example: Site capacity in a planned development permits 100 dwelling units. Use of the bonus would permit a total of 120 dwelling units, of which ten must be affordable units. The 100 base units would sell for \$180,000.00. The raw land cost, site development cost and profit on the lot would be 25 percent of the total or \$45,000.00 per lot. The building cost, including both hard costs and soft costs, would be \$80.00 per square foot or \$135,000.00 for a 1,688-square-foot house. The ten affordable units would be \$78.00 per square foot or \$109,000.00 for a 1,400-square-foot house. This represents a reduction of 39 percent which makes it very affordable when compared to the market housing. The developer's bonus is ten market units. Since there are 110 units to allocate over the cost of land and improvements of \$4,500,000.00, the ten-unit bonus in market units reduces the per-init cost to \$40,909.00. If the site was a suburban planned development with a 1.83 gross density and 40 percent open space, it would have the following land allocation: 54.6acres, of which 40 percent (21.9 acres) was open space, leaving 32.7 acres of buildable land. With about 15 percent streets, the average lot size would have been 12,100 square feet. The affordable project would have 120 units for a density of 2.19 dwelling units per gross acre. Open space would be reduced from 40 percent to 38.0 percent (20.7 acres), thus providing 33.9 acres for development and resulting in 120 lots of about 10,000 square feet each.

(Ord. No. 11-24, § 6, 9-6-11)

Editor's note(s)—Ord. No. 11-24, § 6, adopted September 6, 2011, amended section 6:2 in its entirety to read as herein set out. Formerly, section 6:2 pertained to conditional use regulations, and derived from Ord. No. 09-06, §§ 3—6, adopted February 3, 2009; Ord. No. 09-12, §§ 8, 10, adopted May 4, 2009; Ord. No. 09-28, § 2, adopted October 5, 2009, and Ord. No. 11-09, § 2, adopted April 18, 2011.

ARTICLE 7. PRIMARY DISTRICTS

7:1. Permitted uses.

See section 6.1, Table 1.

7:2. Minimum lot area.

The minimum lot areas per dwelling unit for each zoning district are listed in section 7.3, Table 1 unless otherwise required by the South Carolina Department of Health and Environmental Control (SCDHEC).

7:3. Yard and setback requirements.

All setback lines adjacent to a public right-of-way are measured from the edge of the public right-of-way. When the right-of-way is not known, the setback shall be measured from the edge of the pavement or back of the curb, if present, and each required setback shall be increased by a minimum of ten feet.

In such cases in the residential zone where the frontage along both sides of the street is at least 50 percent developed, then the required front yard setback for a new structure not the subject of a site plan or subdivision application may be modified to the average for the existing development.

Setbacks from existing roads will be consistent with the requirements outlined in the appropriate zoning district and listed in Table 1.

Table 1: Schedule of Lot Area, Yard, Setback, and Density By District

	R	RRL	RP	<u>RP-</u> 10**	RC	<u>vc</u>	сс	GC	ID	RE	МВ			
	Minimum Lot per Unit													
Non Residential Area (SF)	40,000	N/A	2 acres	<u>N/A</u>	2 acres	10,000	10,000	10,000	12,000	2 acres	12,000			
Residential														
Single-Family	.5 acre	7,800	1 acre	<u>10</u> acres	5 acres	.5 acre	(B)	(A)	N/A	N/A	N/A			
Patio	N/A	N/A	N/A	<u>N/A</u> -	N/A	N/A	(B)	3,500	N/A	N/A	N/A			
Duplex	N/A	N/A	N/A	<u>N/A</u> -	N/A	<u>(B)</u>	(B)	(A)	N/A	N/A	N/A			
Townhome	N/A	N/A	N/A	<u>N/A</u> -	N/A	<u>N/A</u>	3,500	2,000	N/A	N/A	N/A			

⁽A) 4 per acre for single-family dwelling units; 6 per acre for attached units.

⁽B) 2 per acre for single-family dwelling units; 4 per acre for attached units.

^{**}These standards may be modified for subdivisions approved in accordance with the development standards set forth in Article 22, Rural Small Lot Subdivisions.

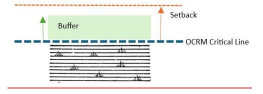
	Mult	i-Famil	y, Single	e-Famil	y and	Nonres	identia	al Uses				Patio	Duplex	Townhome
	R	RP	<u>RP-</u> 10**	RC	<u>VC</u>	СС	GC	ID	RE	МВ	All Districts			
Minimum Yard	and Bui	lding S	etback (feet)										
Minimum lot width	50 <u>100</u>	200	200	200	100	80 100	80 100	90 100	200	90 100	Minimum lot width	45	50	20
Front														
Major Street (Multi-Lane)	60	60	<u>60</u>	60	<u>60</u>	60	60	60	200	60	Major Street (Multi-lane)	60*	60*	60*
Major Street (Two-lane)	35	45	<u>45</u>	45	<u>35</u>	35	35	45	200	45	Major Street (Two-lane)	35	35	35
Minor Street	25	25	<u>25</u>	25	<u>25</u>	25	25	25	160	25	Minor Street	25	25	20
Side														
Residential	10	25	<u>25</u>	50	<u>5</u>	5	5	N/A	N/A	N/A	Interior	N/A	0	0
Non- residential	10	25	<u>25</u>	50	<u>5</u>	5	5	10	100	10	Street- side/Exterior	5	10	5
Rear														
Residential	25	25	<u>25</u>	100	<u>10</u>	10	10	N/A	100	N/A	Residential	20	20	5
Non- residential	40	50	<u>50</u>	150	<u>10</u>	10	10	15	100	15	Non- residential	N/A	N/A	N/A

^{*}Access to units along a multi-lane major street shall generally have a common access onto a frontage road or similar, which shall be considered a minor street; the frontage road or similar may encroach into the 60' front setback from the multi-lane major street.

(Ord. No. 09-06, § 7, 2-2-09; Ord. No. 09-12, § 11, 5-4-09; Ord. No. 09-38, § 1, 11-2-09; Ord. No. 11-24, § 7, 9-6-11; Ord. No. 13-04, § 3, 4-1-13)

7:4. Riparian buffers.

A riparian buffer shall be provided along tidelands, wetlands, streams and rivers. Buffers and setback lines are measured from OCRM designated critical lines for tidelands; delineation lines for wetlands; and from stream banks and river banks. Setbacks are inclusive of the required buffer area. For example, an individual dwelling unit requires a 50' undeveloped buffer from the OCRM critical line and an additional 10' setback for the building (a total of 60' setback from the OCRM critical line).



The buffer area shall remain undeveloped, except for piers, docks and pervious access paths to the water or wetlands bank. Any disturbance of the buffer area shall adhere to OCRM's Best Management Practices (BMPs). Riparian buffers shall also be in accordance with any applicable state and federal regulation.

Buffer widths are based on land use. In the event that a setback standard in section 7:3 is less than the required buffer width, the required buffer regulation applies.

^{**}These standards may be modified for subdivisions approved in accordance with the development standards set forth in Article 22, Rural Small Lot Subdivisions.

Riparian Buffer and Setback Table

	<u>BUFFER</u>		<u>SETBA</u>	<u>CKS</u>	
Water Resource		Individual	Single-Family	Multi-Family	Non-
		Dwelling	Residential	Residential	Residential
		Unit	Development		
Critical Area (Coastal Waters, Tidelands, Marshes,-Beach/Dune System)	<u>50'*</u>	15' <u>60'</u>	25' <u>60'</u> *	35 ' <u>100'</u> *	50 ' <u>100'</u> *
Jurisdictional Freshwater Wetlands, Saltwater or Freshwater	20'*	15' 30'	25 ' <u>50</u> *	35 ' <u>50'</u> *	50' [*]
Non-Jurisdictional <u>Freshwater</u> Wetlands ₇ Saltwater or Freshwater	20'*	15' 30'	<mark>25'</mark> 50 [*]	35 ' <u>50'</u> *	50' [*]
Rivers, Streams (non-critical area)	<u>50'</u>	25' <u>60'</u>	50'	50' <u>100'</u>	50' <u>100'</u>

The above setbacks buffers are total average widths; with widths not to be less than 15-10 feet for a 2520-foot buffer, 20 feet for a 35-foot buffer, and 30 feet for a 50-foot buffer.

See Section 8.9 for additional buffer requirements within the Euhaw Overlay District.

Maintenance within a riparian buffer will adhere to the following limitations:

- Trees can be limbed up to 15 feet.
- 2. Under brush can be cleared down to no less than four inches above grade.
- 3. Unprotected trees under three-inch caliper can be cut.

Uses Allowed Between Building Setback and River Buffer. The area located between the building setback and river buffer is called the transitional buffer. The purpose of this buffer is to allow for a construction envelope between the building and river buffer for the river buffer to be protected from construction damage. The following uses are permitted within the transitional buffer once construction is completed:

- 1. Residential playgrounds, fire pits, outdoor furniture, pervious hardscapes, uncovered decks, pools, etc.
- 2. Non-Residential picnic shelters, pervious hardscapes such as sidewalks and patios, etc.

(Ord. No. 09-37, § 2, 11-2-09)

7:5. Maximum height.

Maximum building height in all districts is 35 feet. Height measurement shall be made from the average finished grade elevation at the building line to the mean roof height.

The maximum building height may be increased to 50 feet, measured from the average finished grade elevation at the building line to the mean roof height, in areas where there is a public water distribution system and the Fire Chief or their appointed designee, confirms that there is adequate firefighting equipment capable of fighting a structure fire available in such areas to safely accommodate the increased height.

Chimneys, elevators, poles, spires, tanks, towers, and other projections not used for human occupancy may exceed the district height limit.

^{*} Buffer requirement may be waived <u>or reduced</u> if applicant provides an OCRM land disturbance permit and/or approved wetland mitigation plan as part of a PDD, Subdivision or Development Plan submittal.

Flagpoles shall not exceed 35 feet in height measured from the average finished grade except where flags are expressly permitted in Article 15, Sign Standards.

7:6 Maximum building size.

Non-residential buildings in the Village Commercial (VC) district shall generally be limited to 2,500 square feet of heated floor area. This restriction shall not apply to existing lots of record as of [date of moratorium adoption] where a Zoning Certification Letter was issued and a pre-application conference was held with the DSR prior to [date of moratorium].

(Ord. No. 16-29, § 2, 10-3-16)

- CODE OF ORDINANCES Appendix A - ZONING ARTICLE 8. SPECIAL PURPOSE DISTRICTS

ARTICLE 8. SPECIAL PURPOSE DISTRICTS

8:9. Euhaw Overlay District (EOD).

8:9.1 *Purpose and intent.* The purpose of the Euhaw Overlay District is to maintain the rural character of the area, protect important historic and cultural resources, and minimize the impacts of development on surrounding water resources, particularly the Broad River. Development in this area should respect the existing conditions and minimize the visual impact of buildings on the area through careful site planning, maintaining and enhancing existing vegetation, and vernacular building design.

8:8.2 Application. The standards contained herein shall apply to all land within Euhaw Overlay District (EOD) as indicated on the official zoning map of Jasper County.

<u>Unless a deviation from such restrictions are provided elsewhere in this section 8:9, property within the EOD shall be required to adhere to all provisions of the Jasper County Zoning Ordinance and Land Development</u>

Regulations otherwise applicable within the underlying zoning district.

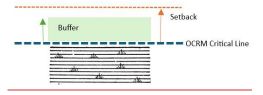
8:8.3 *Use regulations:* Uses shall be governed by the underlying zoning district. Within Euhaw Overlay District (EOD), zoning map amendments shall be evaluated within the following criteria:

- 1. No property shall be rezoned to a nonresidential district unless it is located at the intersection of a state highway or major roadway with another existing street with access provided by the lower-order street.
- 2. No property shall be zoned to Residential (R) unless designated in a Transition Zone according to the Future Land Use Map.

8:8.4 Design and development standards.

1. Riparian buffers

A riparian buffer shall be provided along tidelands, wetlands, streams and rivers. Buffers and setback lines are measured from OCRM designated critical lines for tidelands; delineation lines for wetlands; and from stream banks and river banks. Setbacks are inclusive of the required buffer area, as shown in the graphic below.



The buffer area shall remain undeveloped, except for piers, docks and pervious access paths to the water or wetlands bank. Any disturbance of the buffer area shall adhere to OCRM's Best Management Practices (BMPs). Riparian buffers shall also be in accordance with any applicable state and federal regulation.

Riparian Buffer and Setback Table

Water Resource	Individual Septic Tank and Drain Field ¹	Engineered Wastewater Treatment System	Primary Structure Buffer ²	Primary Structure Setback	Accessory Building (under 750 square feet) Setback
<u>Critical Area (Coastal Waters, Tidelands, Marshes, Beach/Dune System)</u>	<u>125'</u>	<u>1000'</u>	<u>75'</u>	100′	<u>85'</u>
Jurisdictional Wetlands	<u>100'</u>	<u>400'</u>	<u>50'</u>	<u>75'</u>	<u>80'</u>
Non-Jurisdictional Wetlands	<u>100'</u>	<u>400'</u>	<u>50'</u>	<u>75'</u>	<u>80'</u>
Rivers, Streams, including stormwater management facilities such as ditches and swales which discharge into the Broad River and/or its tributaries	<u>100°</u>	<u>400°</u>	<u>75'</u>	100'	<u>85'</u>

¹The drain field setback may be reduced to 75' if the applicant can demonstrate the seasonal high-water table is more than 15" below the drain field

²The above buffers are total average widths; with no part of the buffer measuring less than 50 percent of the required width.

Maintenance within a riparian buffer will adhere to the following limitations:

- Trees can be limbed up to 15 feet.
- 2. Under brush can be cleared down to no less than four inches above grade.
- 3. Unprotected trees under three-inch caliper can be cut.

2. Requirements for lots served by septic tanks

- a. Minimum lot size required. For properties not served by public sewer, no new lot shall be created after the [EFFECTIVE DATE] smaller than one acre in size. For lots with a second dwelling unit, the minimum lot size shall be two acres.
- b. Septic Reserve Area required. Properties within the ECHOD are required to demonstrate an area of the property which is to remain undeveloped for use as a septic reserve area (SRA). The SRA must be shown as a part of the septic system prior to the issuance of a building permit. Lots of record as of [EFFECTIVE DATE] may be exempt from this requirement at the discretion of the DSR.
- c. The distance between the septic tank drain field and ground water shall be a minimum of eighteen (18) inches.

3. Access management

It is in the best interest of Jasper County to manage access along roadways in the interest of maintaining roadway safety and capacity. Reduction of access points to the corridor is required to the maximum extent possible. The following shall apply:

- a. Consolidation of Access Points:
 - i. Driveway and/or other access separation along the corridor shall be in accordance with the SCDOT, Access and Roadside Management Standards. In no event, however, shall residential driveways and non-residential full-access curb cuts be permitted at spacing less than as follows:
 - 1. Principal Arterial road: 1,500 feet

- 2. Minor Arterial road: 1000 feet
- 3. Major Collector road: 800 feet
- 4. Minor Collector road: 400 feet
- 5. Residential/Subcollector road: 200 feet
- ii. Shared driveways between two or more parcels shall be required where there is not a conflict in use and a shared driveway is not restricted by topography or other existing site features. Shared driveways shall require mutually executed shared access agreements; and
- iii. Unless restricted by topography or other natural site features, adjoining parking lots serving non-residential buildings of non-conflicting use shall be connected and shall require mutually executed shared access agreements.

b. Stub Outs:

- Where an undeveloped adjacent parcel exists, a stub out or cross-access easement for future stub out, shall be required to allow for connection to future parking and/or shared driveways; and
- ii. Where a developed adjacent parcel exists, existing stub outs shall be utilized.

4. Stormwater management

a. The Southern Lowcountry Stormwater Design Manual (SoLoCo) shall be applicable to all new residential subdivisions and nonresidential developments within the EOD. This standard shall be reviewed to determine if this standard creates unreasonable hardships on landowners within this district within 18 months of the adoption date of this ordinance.

5. Fill Restrictions

- a. The amount of allowable fill must not increase the existing natural grade of the property by more than three vertical feet.
- b. The only portion of the property that may be filled is the area underneath the elevated structure, together with driveway and walkway access to the structure; Fill shall taper at a maximum slope of 1:3 from a five-foot perimeter around the outer foundation to the existing site elevation. The minimum amount of fill necessary for grading is permitted for parking, stormwater, and roads.
- c. If the lot area is 20 acres or more, in no case shall the maximum lot area of the property filled exceed 33.33 percent of the total area of the lot.
- d. If a new or reconstructed structure is to be elevated utilizing fill material, any required building elevation standard exceeding the three-foot fill limitation as referenced in section 5.13.20.B must be achieved through the use of elevation foundations, piers or similar structural elevation techniques that are in compliance with then-applicable county building code requirements as certified by a structural engineer.
- e. Non-conforming structures may utilize fill to expand up to 15% of the gross floor area in accordance with other development regulations.
- f. Any fill project must be designed to limit negative impacts upon adjacent and affected upstream and downstream property owners during flood events to the maximum extent practicable.
- g. No fill project shall fill in or obstruct any local drainage channels without an alternative drainage plan design, and shall limit soil erosion and water runoff onto adjacent properties to the maximum practicable extent, and be in compliance with the NPDES standards and stormwater requirements.
- h. All fill material that is brought in from offsite and will be placed at elevations below the seasonal high water table or within 1 foot above the seasonal high water table will be

required to meet the following clean requirements. Offsite soils brought in for use as fill shall be tested for Total Petroleum Hydrocarbons (TPH), Benzene, Toluene, Ethyl Benzene, and Xylene (BTEX) and full Toxicity Characteristic Leaching Procedure (TCLP) including ignitability, corrosivity and reactivity. Fill shall contain a maximum of 100 parts per million (ppm) of total petroleum hydrocarbons (TPH) and a maximum of 10 ppm of the sum of Benzene, Toluene, Ethyl Benzene, and Xylene and shall pass the TCPL test. Determine TPH concentrations by using EPA 600/4-79/020 method 1:18.1. Determine BTEX concentrations by using EPA SW-846.3-3 Method 5030/8020. Perform TCLP in accordance with TCLP from a composite sample of material from the borrow site, with at least one test from each borrow site. Within 24 hours of conclusion of physical tests, submit 3 copies of test results, including calibration curves and results of calibration tests. Fill material shall not be brought on site until tests have been approved by the Stormwater Department.

- i. Modulation from Fill Requirements: The DSR may grant flexibility from the fill requirements in the following cases:
 - 1. Lots 3 acres or less and all single-family residential lots with sloping terrain may provide greater than 3 feet of fill to provide a level foundation as long as the average fill does not exceed 3 feet.
 - 2. Where no other suitable site configuration is practicable, depressions, sinkholes, and borrow pits that are not part of the natural drainage of the site that are not delineated as tidal or non-tidal wetlands may be filled to provide for a level foundation.
 - 3. Single-family residential structures utilizing raised slabs with a masonry or concrete curtain wall may contain more than 3 feet of fill if it is limited to the footprint of the building.

6. Non-Residential Design Standards

- 7:6.1 Intent. The architectural design of retail, office, and other commercial buildings must consider the desire of Japer County to create and enhance the community's image. Jasper County's identity and sense of place will be strengthened through thoughtful design and development, reflecting the Lowcountry vernacular.
- 7:6.2 Architectural design and materials. Generally, architectural design shall contribute to the sense of place of Jasper County and reflect designs, materials, and colors historically present in the region. Building elevations must consider the surrounding area and further enhance community character. Lowcountry architecture is rooted in practicality, climate responsiveness, and a sense of place.

1. Design Principles:

- a. Proportion and Order: Proper proportions are essential for timeless architecture. Buildings should adhere to human scale, emphasizing vertical proportions. Elements should generally be taller than they are wide.
- b. Exterior Walls: Lowcountry buildings feature raised foundations, deep porches, and simple elegance.

 Materials should create strong textures and shadow lines.
- c. Porches and Balconies: Deep porches are iconic in Lowcountry design. They provide shade, encourage outdoor living, and foster community interaction.
- <u>d.</u> Window and Shutter Design: Windows should be vertically proportioned, reflecting the human scale.
 <u>Shutters, if used, should be functional and appropriately sized.</u>
- <u>e.</u> Entry and Door Design: Entryways play a significant role in Lowcountry design. They should be welcoming and well-proportioned. Doors can be solid wood or glass, reflecting the overall style.

- f. Roofs: Roofs should complement the building's proportions. Gabled, hipped, or shed roofs are common. Metal roofing is practical and adds character.
- g. Fences, Walls, & Gates: Fences and walls define property boundaries. They can be decorative or functional. Gates should be well-designed and in harmony with the overall aesthetic.
- <u>h. Accessory buildings: Outbuildings, such as sheds or storage areas, should blend seamlessly with the main house. Their design should follow the same principles as the primary structure.</u>
- i. Trim: Trim details, such as cornices, moldings, and brackets, enhance the overall appearance.

 Simplicity and craftsmanship are defining elements of Lowcountry buildings.
- 2. Siding: Wood clapboard, wood board and batten, wood shingle siding, brick, natural stone, stucco, tabby, faced concrete block, and any artificial siding material which closely resembles the natural materials listed above. Siding may be left natural or painted, stained or, in the case of wood, weathered.
- 3. Roofs: Wood shingles, slate shingles, multi-layered asphalt shingles, metal raised seam or tiles.
- 4. Features: Pitched roofs, roof overhangs, covered porches, canopies, awnings, trellises, gazebos, and open wood fences.
- 5. Colors: Earth tones (greens, tans, light browns, terra cotta, etc.), grays, pale primary and secondary colors (less than 50 percent color value), white cream tones, and the like. Dramatic accent colors, such as reds or blues, shall be avoided.
- 6. Fencing. Fencing shall be of durable construction using quality material (i.e., brick, stone, other masonry, wood, metal, or any combination thereof) and complimentary to the building design and materials. The finished side of the fence shall face the corridor right-of-way or other adjacent property. Chain link welded or woven wire, and other similar fencing are not permitted. Such fencing may be permitted for temporary use during construction and site development provided it is removed or replaced with compliant material upon completion of construction. This requirement is for aesthetic purposes only and is not associated with building code requirements or standards.
- 7. Outdoor Storage. All outdoor storage areas shall be located to the side or rear yard and shall be screened with a wooden fence or masonry wall, complimentary to the building design and materials, which is at least eight feet (8') high. One (1) evergreen shrub, with a mature growth of at least 8' in height, shall be installed for every five (5) linear feet of fence or wall on the side of the fence or wall facing a neighboring property or public right-of-way. The minimum shrub shall be a minimum of 5 gallons in size and shall be nursery stock with well-developed root systems. All planted areas shall be properly maintained and shall be provided with an irrigation system or a readily available water supply to ensure continuous healthy growth and development.

8. Additional requirements.

- a. The primary building façade shall face the street. When located on a corner, the primary façade shall face the higher order street.
- b. All sides of all buildings are to be treated with the same architectural style, materials, and details as the primary façade.
- c. A single building or development or multiple buildings within a development must maintain a consistent architectural theme. Architectural design, building materials, colors, forms, roof style and detailing should all work together to express a harmonious and consistent design. This includes, but is not limited to, signage, gasoline pump canopies or other accessory structures.
- d. Building elements must not function as signage. The appearance of "franchise architecture", where the building functions as signage is prohibited. Incorporation of franchise or business design elements unique or symbolic of a particular business must be inobtrusive and secondary to the overall architectural design.

e. Access ways and parking lots shall be paved or, at the discretion of the Planning Director, may be surfaced using low-impact, contextual materials. Parking shall generally be located to the side of the building.

9. Exterior materials and features prohibited:

- a. Plywood, cinderblock, unfinished poured concrete, unfaced concrete block, plastic and/or metal.
- b. Partial (less than three sides) mansard roofs, flat roofs without a pediment, unarticulated roofs having a length exceeding 50 feet.
- c. Unarticulated facades having a length exceeding 50 feet.
- d. Incongruous architectural details or color contrasts as determined by the DSR or BZA.
- e. Chain link or woven metal fences.
- f. Reflective materials, including highly reflective glass. Window painting or view-blocking techniques are generally not permitted.
- g. Design elements that may function as signage, roof lights, exposed neon lighting, exposed neon signage, illuminated trim of buildings or building elements, translucent awnings or illumination of translucent awnings, or any other undesirable design element, as determined by the DSR.

10. Screening.

- a. Mechanical equipment should not be located on the roof of a structure unless the equipment can be screened. The mechanical equipment should be clustered as much as possible. All rooftop equipment must be painted to match the surrounding rooftop color, if anticipated to be visible from any existing or future surrounding building, property or street. All mechanical equipment such as compressors, air conditioners, communications equipment, and any other type of mechanical equipment must be screened on all sides to full height by building parapet walls or other building elements that appear as integral elements of the overall building design, unless approved otherwise by the DSR.
- b. Ground level mechanical equipment shall be screened with landscaping and architectural walls using materials compatible with the building.
- c. Loading, service, and trash areas must be screened with walls that match the building materials and colors. Screen walls must be of sufficient height to fully screen utility areas from public view.

8:8.5 Nonconforming lots.

If a lot of record at the time of adoption of this ordinance does not contain sufficient land area and/or lot width to meet the minimum lot size requirements of the EOD, such lot may be used for a residential use, as a building or placement site for a structure permitted in the district provided the following:

- a. There is conformance to the minimum yard setback requirements set forth in this ordinance for the district in which the use is located.
- b. All other standards of the zoning ordinance are met.
- c. Administrative Adjustment for nonconforming lots.

1. Purpose: Administrative adjustments are specified deviations from otherwise applicable development standards where development is proposed that would be:

- a. Compatible with surrounding land uses;
- b. Harmonious with public interest; and
- c. Consistent with the purposes of this Zoning Ordinance.

2. Applicability: The DSR shall have authority to authorize an adjustment of up to twenty (20) percent of any numerical standard set forth in Article 8. No administrative adjustment shall increase the overall density or intensity of the development.

- CODE OF ORDINANCES Appendix A - ZONING ARTICLE 11. CONDITIONAL USE REVIEW AND REGULATIONS

ARTICLE 11. CONDITIONAL USE REVIEW AND REGULATIONS¹

11:1. Purpose and findings.

The county zoning ordinance provides for certain uses that, because of unique characteristics or potential impacts to adjacent land uses, are not permitted in zoning districts as a matter of right but which may, under appropriate standards set forth in the zoning ordinance or by the planning commission, be approved. These uses shall be permitted after plans prove adherence to the conditions through a zoning permit, zoning certification or site plan review and approval by the DSR.

No inherent right exists to establish a conditional use. Such authorization must be approved after satisfaction of a specific set of circumstances and conditions, in some cases applied by the planning commission. Each application and situation is unique. Every conditional use approval shall at a minimum be required to comply with all applicable regulations and rules in the county zoning ordinance and land development regulations and applicable industry or case specific conditions to ensure that the use can be appropriately accommodated on the specific property; that it will conform to the comprehensive plan; that it can be constructed and operated in a manner that is compatible with the surrounding land uses and overall character of the community; and that the public interest, health, safety, and general welfare will be promoted in some cases. Mere compliance with the generally applicable requirements however may not be sufficient, and additional measures and conditions may be necessary to mitigate the impact of the proposed development.

(Ord. No. 11-24, § 8, 9-6-11)

11:2. Conditional use review applicability.

The provisions of this section apply to any application for approval of a conditional use. Conditional uses are those uses that are generally compatible with the land uses permitted by right in a zoning district but that require individual review of their location, design, and configuration, and the imposition of conditions or mitigations in order to ensure the appropriateness of the use at a particular location within a given zoning district. This manner of approval is not required for any use permitted by right in a given zoning district.

(Ord. No. 11-24, § 8, 9-6-11)

11:3. Initiation.

Any landowner or that owner's authorized representative may apply for a conditional use review for a specific use by filing an application with the DSR at least three weeks prior to the desired planning commission meeting if the request is subject to planning commission review or at the time of application for site plan, zoning permit, or zoning certification if subject to DSR review.

¹Editor's note(s)—Ord. No. 11-24, § 8, adopted September 6, 2011, amended article 11 in its entirety to read as herein set out. Formerly, article 11, sections 11:1—11:6, pertained to provisions for conditional uses, and derived from an ordinance adopted November 13, 2007, and Ord. No. 08-11, § 8, adopted May 5, 2008.

In cases where planning commission review of the conditional use is required, the applicant shall provide at minimum a full narrative discussing the proposal and a site plan with sufficient refinement to adequately represent the proposed use and site layout.

(Ord. No. 11-24, § 8, 9-6-11)

11:4. Review authority.

Uses subject to industry specific conditions are approved by the DSR by issuance of a zoning permit, zoning certification or site plan development permit by demonstrating adherence to the conditions during review and construction. In cases where certain conditional uses are proposed for parcels adjacent to residential areas, public parks, day cares, religious uses, historic and archaeological sites (listed on the National List of Historic Places or identified by the state department of archives and history) or environmentally sensitive areas (protected lands, critical habitat for endangered species and receiving waterways as defined by DHEC OCRM), the planning commission shall review and decide upon any additional case specific conditions appropriate to add to the land use proposal after considering the recommendation of the DSR. Industries requiring planning commission review of conditions if triggered by the aforementioned adjacent uses include the following:

Sector 31-33: Manufacturing

Sector 42: Wholesale Trade

Sector 48-49: Transportation and Warehousing

Sector 56: Waste Management and Remediation Services

In all cases, the DSR reviews the final plans submitted by the applicant for the desired permit and enforces all conditions. Failure to satisfy industry specific conditions noted in this chapter or case specific conditions required by the planning commission will prevent the issuance of a zoning permit, zoning certification or site plan approval for a conditional use. Administrative appeal of any determination of the DSR is heard by the board of zoning appeals consistent with procedures outlined in article 3. In cases where industry specific conditions or case specific conditions required by the planning commission cannot be met, the BZA has the authority to hear and decide upon variances in cases of hardship as outlined in article 3.

(Ord. No. 11-24, § 8, 9-6-11)

11:5. Case specific conditions.

When considering uses subject to their review the planning commission may impose case specific conditions, including reasonable standards, conditions, or requirements, in addition to or that supersede any standard specified in the zoning ordinance or land development regulations as it may deem necessary to protect the public interest and welfare. However, if conditions cause hardship, the landowner or applicant may be eligible to be granted a variance from the case specific conditions by the BZA. Such additional standards may include, but need not be limited to:

- 1. Dedication or reservation of land;
- 2. Creation of restrictive covenants or easements;
- 3. Enhanced setbacks;
- 4. Yard requirements;
- 5. Increased screening or landscaping requirements;
- 6. Area requirements;

- 7. Development phasing;
- 8. Standards pertaining to traffic, circulation, noise, lighting, hours of operation, protection of environmentally sensitive areas, and similar characteristics;
- Provision of sustainable features, solar or other renewable energy source, rain water capture, storage and treatment.
- 10. Require that a performance guarantee acceptable in form, content, and amount to the DSR and county attorney be posted by the applicant to ensure continued compliance with all conditions and requirements as may be specified.

(Ord. No. 11-24, § 8, 9-6-11)

11:6. Consideration for determining case specific standards for Sector 31-33: Manufacturing, Sector 42: Wholesale Trade, Sector 48-49: Transportation and Warehousing, Sector 56: Waste Management and Remediation Services when subject to planning commission review.

During review the planning commission shall ensure the proposal shall have no more adverse effects on health, safety, or comfort of persons living or working in the neighborhood, or shall be no more injurious to property or improvements in the neighborhood than would any other use generally permitted in the same district. In making a determination of case specific conditional standards, consideration shall be given to the following factors which may assist with development of additional conditions (including but not limited to):

- Appropriateness of design and operation so as to be compatible with the existing or intended character
 of the general vicinity and so as not to change the essential character or negatively impact aesthetics of
 the area and/or corridor in which it is proposed;
- 2. Appropriateness of location, type, and height of buildings or structures;
- 3. Appropriateness of the type and extent of landscaping and screening on the site is sufficient; and
- 4. Consistency with any policy of the comprehensive plan that encourages mixed uses and/or densities.
- 5. Availability of utilities and services such as highways, streets, police and fire protection, drainage structures, water and sewage facilities.
- Minimization of traffic hazards and to minimize traffic congestion on the public roads.
- 7. Mitigation of vibration, noise, odor, dust, smoke, or gas.
- 8. Avoidance of impact to the use and enjoyment of the property in the immediate vicinity for the purposes already permitted nor substantially diminish or impair the property values within the neighborhood.
- 9. Avoidance of designs that may impede the orderly development and improvement of surrounding property for uses permitted within the zoning district.
- 10. Avoidance of detrimental impact or endangerment to the public health, safety, morals, comfort, or general welfare.
- 11. Compatibility with the goals, objectives, and policies of the county comprehensive plan and promote the intent of the zoning district in which the use is proposed.
- 12. Appropriateness of the hours of operation.

The planning commission has the authority to request additional information related to the use/site and, where necessary, require additional mitigating steps to ensure that the proposed use is compatible with the surrounding land uses as noted in the previous section (11:5).

(Ord. No. 11-24, § 8, 9-6-11)

11:7. Industry specific conditional use regulations.

The industry specific conditions contained in this section are intended to ameliorate the impact and improve the siting of uses, buildings, and projects whose design and/or operational characteristics could adversely affect surrounding property and environmental conditions. To this end, standards and criteria over and above those set forth elsewhere in this ordinance are imposed herein on all conditional uses listed on Table 6.1 and set out below.

11:7.1. Sector 112111: Livestock, except feedlots.

- 1. The parcel size shall be a minimum of two acres.
- 2. The number of animals permitted shall be limited to no more than one per every 6,000 square feet.
- 3. All buildings or structures (excluding fences) shall be located a minimum of 150 feet from the property line.

11:7.1.A. Sector 11531: Forestry.

All Forestry Activities must meet the criteria as defined in Act No. 48 of 2009.

11:7.2. Sector 1123: Poultry and eggs.

- 1. The parcel size shall be a minimum of two acres.
- 2. The number of animals permitted shall be limited to no more than one per every 6,000 square feet.
- 3. All buildings or structures (excluding fences) shall be located a minimum of 150 feet from the property line.

11:7.3. Sector 1129: Animal specialties.

- 1. The parcel size shall be a minimum of two acres.
- 2. The number of animals permitted shall be limited to no more than one per every 6,000 square feet.
- 3. All buildings or structures (excluding fences) shall be located a minimum of 150 feet from the property line.

11:7.3.A. Sector 1129: Horse and Equine.

- 1. The parcel size shall be a minimum of two acres.
- 2. The number of animals permitted shall be limited to no more than one per every one-half acre.
- 3. Horse stables shall be a minimum of 150 feet from any residential property line. No corral or riding area shall be permitted within 25 feet of any residential property line.

11:7.4. Sector 21: Mining and mine operation.

1. Article 6:1, Table 1 "Mining" encompasses "Mining and mine operation".

- 2. Mining and mine operation must have all required state and federal permits and meet the requirements of all state and federal statutes and regulations.
- 3. For the purposes of section 16:2, mining and mine operation shall be deemed to be a manufacturing use.
- 4. Mining and mine operation must meet all applicable roadway improvement standards.
- 5. Mining and mine operation must meet the following setbacks:

Setback Requirements for Mining and Mine Operation

Required Setbacks Where	Adjacent Zoning						
Permitted	RE	RC	RP	R	CC	GC	ID
From Property Line	50'	1,000'	300'	1,000'	1,000'	300'	100'
From Existing Residential	N/A	N/A	1,000'	N/A	N/A	1,000'	N/A
Structures*							
* Residential structures existing when submittal deemed complete.							

11:7.5. Sector 22132: Treatment.

1. Maximum 30,000 gallons per day.

11:7.5.B. Sector 22114: Solar electric power generation—Accessory solar.

Where solar electric power generation is allowed as a conditional use and considered accessory solar, such uses shall meet the following requirements:

- A solar collection device or combination of devices are to be designed and located to avoid directing glare or reflection onto adjacent properties and adjacent roadways and shall not interfere with traffic or create a safety hazard.
- 2. A plan must be submitted showing the proposed location of solar panels, the arrangement of the panels, distance from the roof, pitch of the finished roof, and distance from the proposed site improvements to all property lines.
- 3. Solar energy system components must have a UL listing and must be designed with anti-reflective glare coatings to minimize solar glare, and the entire system must meet all requirements of the prevailing edition of the National Electric Safety Code and the International Fire Code.
- 4. Written authorization from the local public utility company acknowledging that it has been informed of the applicant's intent to install an interconnected (i.e., back into the public utility grid) customer-owned generator and that it also approves such connections shall be provided by the applicant.
- 5. Roof-mounted solar collector systems shall meet the following additional standards:
 - a. The system shall comply with the maximum height standards for the zone in which it is located, provided that a roof-mounted system shall not extend more than the width of the panel above the roofline of the structure on which it is mounted, and be in accordance with the manufacturer's recommendation for exposure above the roof line
 - b. Panels and all component parts shall be installed per manufacturer's specifications.
 - c. The collector surface and mounting devices for roof-mounted systems shall not extend beyond the exterior perimeter of the building on which the system is mounted or built.

- d. Roof mounted systems shall be located so as not to impede the ability of emergency personnel to access the roof for firefighting purposes.
- 6. Ground mounted solar collector systems shall meet the following additional standards:
 - a. Ground mounted accessory collector systems in the commercial/industrial districts shall not exceed the height restriction of the district for accessory buildings.
 - b. In residential and rural preservation districts, the location of solar panels shall be limited to the side and rear of the structure and rear lot only, within applicable setback requirements, and shall not exceed eight feet in height.
 - c. Ground mounted accessory collector systems in parking lots or over travel lanes in commercial areas shall have a minimum bottom edge clearance above the travel surface of 14 feet and six inches.
 - d. Ground mounted systems shall be located so as not to impede the ability of emergency personnel to access the site for firefighting purposes.
 - e. Maximum area coverage. For residential properties, a ground-mounted solar energy system shall not exceed 50 percent of the footprint of the principal building served or 1,000 square feet per ½ acre, whichever is greater.
 - f. Solar panels shall be placed such that concentrated solar radiation or glare shall not be directed onto other properties or public access areas.
 - g. Mounting hardware and framing shall be non-reflective or matte black in color.
 - h. Panels, ground mounts, and all component parts shall be installed per manufacturer's specifications.
 - i. A ground-mounted system shall not be located over a septic system, leach field area or identified reserve area unless approved by the health department.
 - j. If located in a floodplain or an area of known localized flooding, all panels, electrical wiring, automatic transfer switches, inverters, etc. shall be located above the base flood elevation.

11:7.6. Sector 235: Special trade contractors.

1. Screen on-site storage and construction vehicles as required in section 12.8.

11:7.7. Sector 31-33: Manufacturing.

1. No such use shall be located closer than 1,000 feet to the property line of any existing residential use, church, school, historical place or public park.

11:7.8. Sector 42: Wholesale trade.

Sector 421140. Used Motor Vehicle Parts and Sector 42193. Recyclable Materials:

- 1. The use shall be consistent with the most current Jasper County Solid Waste Management Plan.
- 2. No such use shall be located closer than 1,000 feet to any residential use, church, school, historical place or public park, measured from the property line.
- 3. No such use shall be located within view of and/or 1,000 feet of Interstate I-95, US 17, US 17A, US 278, US 301, US 321, US 601, SC 46, SC 170, SC 315, and SC 462 from I-95 (Exit 28) to Highway 170 (North Okatie Highway).
- 4. The outdoor operations area, including parking and storage areas, shall be located outside the 100 year floodplain.

- 5. No material incapable of being reused or recycled in some form shall be placed in open storage.
- 6. No material shall be placed in open storage in such a manner that it is capable of being transferred out by wind, water, or other causes.
- 7. All paper, rags, cloth and other fibers, and activities involving the same other than loading and unloading shall be within fully closed buildings.
- 8. All materials and activities not within fully enclosed buildings shall be enclosed on all sides by a chain link fence with evergreen screening of an approved type, a wooden privacy fence, or fencing of other material which has been given approval by the DSR. All metal or wooden fence posts shall have at least one-third of their length below ground level and shall be set in hard packed clay or concrete. All metal fence posts shall be treated with an anti-corrosive coating. All wooden posts shall be pressure treated or creosote coated lumber with at least a four inch by four inch nominal cross section.
 - a. The term "fence" shall mean an eight foot tall chain link, wooden fence, or fencing of other material which has been given approval by the DSR, which forms a substantial physical barrier which completely surrounds the operations area, including all recyclable material and non-recyclable materials defined as "junk" in article 18 of the Jasper County Zoning Ordinance, and shields the operation area and recyclable material and non-recyclable materials from view, and is capable of withstanding the effects of the local climate.
 - b. The term "evergreen screening" shall mean evergreen trees or shrubs with a minimum height of five feet at time of installation, and not less than eight feet when mature; spacing shall be based upon the species used so that at maturity the body of the branches of the tree or shrub shall not be more than one foot from the body of the adjacent planting. Acceptable species include, but are not limited to, Ligustium, Euonymous, Leyland Cypress, White Pine, Cedar, Arborvitae, Hemlock, and upright varieties of Juniper, Holly and Yew.
 - c. Landscaping is required outside of the fencing when evergreen screening is not used. One evergreen shrub shall be installed for every five linear feet of fence on the side of the fence facing a neighboring property or public right-of-way. The minimum shrub shall be three to five gallons in size and shall be nursery stock with well-developed root systems. All planted areas shall be properly maintained and shall be provided with an irrigation system or a readily available water supply to ensure continuous healthy growth and development.
- 9. In addition to the fencing requirements, buffering and landscaping requirements shall be met in accordance with article 12:8.
- 10. No items/materials may be stacked higher than the required fencing.
- 11. All activity conducted on the premises must be contained within the visual screen, and the fencing shall be securely locked unless being actively and contemporaneously supervised.
- 12. Disposal of garbage unrelated to motor vehicles shall be in an approved container and regularly maintained. Open dumping of garbage shall be prohibited.
- 13. No outdoor burning of any material other than material specifically designed or suitable for the purpose of employee comfort. Any exception must be approved by state or local fire officials given a minimum of 24 hours' notice of such burn.
- 14. Upon receiving an appliance, vehicle, or any other material for recycling purposes, the business shall remove, as applicable, the battery, lubricants, fluids, coolants, refrigerants, and the like and shall recycle or dispose of same in accordance with all applicable state and federal laws regarding disposal of waste and hazardous materials.

- 15. Disposal of toxic/hazardous matter is prohibited anywhere without a state permit.
- 16. At least 75 percent of the total volume of each separated material type received during a calendar year and remaining on site from a previous year shall be used, reused, recycled, or transferred to a different site for use, reuse, or recycling
- 17. Storage of items/materials shall be so arranged as to permit easy access for firefighting purposes.
- 18. New construction, expansion or renovation of these facilities shall require submission to the planning commission of a storm water management plan using best management practices designed to protect adjacent properties, wetlands, ditches and watersheds.
- 19. Certain activities permitted by DHEC or other state or federal agencies may require a bond, letter of credit or other form of financial security to provide for de-commission, clean-up and/or close-out of these facilities. No development permit or business license for activities requiring such financial securities shall be issued by Jasper County unless the county is provided a copy of such financial security, and the financial security must also be in favor of Jasper County, if available as part of the State's financial security, to cover any costs or expenses incurred by the county in the event the operation or condition of the facility result in the need to abate a nuisance situation, ameliorate a public health or safety condition, clean-up, decommission and/or close-out the facility. In the event Jasper County cannot for whatever reason be included as a covered party under the state financial security, or it is more efficient and economical to provide a separate financial security to the County, then a separate financial security may be provided to the county instead.
 - a. In the event a financial security is not required by DHEC as part of its permitting requirements, or no DHEC permit is required, nonetheless, a letter of credit or other financial security in favor of the county approved by the county administrator is required before either a development permit or business license can be issued, to be in an amount no less than the total capacity of the facility at a rate of \$60.00 per cubic yard.

11:7.9. Sector 441; Motor Vehicles, Retail Trade.

- 1. Minimum lot size one acre.
- 2. Automobile hoods shall not be propped up as a form of advertising or to draw attention.
- 3. No banners are allowed.
- 4. Maximum number of automobiles for sale shall not exceed 25 at any time.
- 5. Retail sales of motor vehicle parts shall not be allowed.
- 6. Maintenance, service, or dismantling of motor vehicles shall not be allowed.
- 7. Other than motor vehicles for sale, outside storage shall not be allowed.
- 8. Outdoor speaker systems shall not be allowed.
- 9. Hours of operation are limited to Monday Saturday from 8:00 a.m. 8:00 p.m.
- 10. A structure consisting of a minimum of 400 square feet must be provided for an office with a restroom facility.
- 11. Where an existing residential use is adjacent to the site, a visually opaque screen shall be provided. An opaque screen may be composed of a wall, fence, building, landscaping, landscaped berm, or combination thereof. Natural vegetation may also be used to meet screening requirements.
- 12. A site plan is required in accordance with the Jasper County Land Development Regulations.

- 11:7.9A. Sector 441310: Automotive parts and accessories store.
 - Buildings limited to 5,000 square feet.
 - 2. No outdoor display and storage.
- 11:7.10. Sector 4441: Lumber and building materials.
 - 1. Buildings limited to 5,000 square feet.
 - 2. No outdoor display and storage.
- 11:7.10.A. Sector 447: Gasoline Stations.
 - a. No more than two (2) single or double-sided fuel pumps are permitted.
 - b. Fuel islands shall not be located in the front yard unless permitted by the BZA due to physical site limitations or constraints.
- <u>11:7.10.B.</u> Sector 45393: Manufactured Home Dealers.
 - a. Sales office only.
 - b. No inventory or models allowed.
- 11:7.11. Sector 45431: Fuel dealers.
- 11:7.11A. Sector 484210: Used household and office goods moving. Where used household and office goods moving is allowed as a conditional use, such uses shall meet the following requirements:
 - A. No outdoor display and storage.
 - B. Adequate access must be provided for anticipated truck traffic.
 - C. Structures must meet screening and buffering requirements per article 12.
 - D. Article 16: Manufacturing use performance standards apply to this specific use.
 - E. Hours are limited to 7:00 a.m. to 7:00 p.m., Monday to Saturday.
 - F. Vehicles used for this specific use shall not exceed FHWA Class 8.
- 11:7.11.B. Sector 488410: Motor Vehicle Towing and Sector 561491, Repossession Services.
 - In the General Commercial District, Industrial Development District and the Mixed Business
 District, the use shall be at least 250 feet from any existing residential developed property,
 measured from the property line.
 - 2. Vehicles and/or any outdoor storage shall be stored to the rear of the principal structure and completely screened (100 percent opacity) from adjacent properties using berms, fencing, landscaping, buildings or a combination thereof.
 - 3. Screening shall be a minimum of eight feet in height and a maximum of ten in height. Tin is not allowed.
 - 4. Landscaping is required for all outdoor storage areas. One evergreen shrub shall be installed for every five linear feet of screened area on the side of the screened area facing a neighboring property or public right-of-way. The minimum shrub shall be three to five gallons in size and shall be nursery stock with well-developed root systems. All planted areas shall be properly maintained and shall be provided with an irrigation system or a readily available water supply to ensure continuous healthy growth and development.

- 5. In addition to the outdoor screening requirements, buffering and landscaping requirements shall be met in accordance with article 12:8.
- 6. The number of vehicles stored on site shall be limited to ten vehicles; storage of more than ten vehicles shall constitute a junkyard.
- 7. Individual vehicles shall not be stored more than 90 consecutive days unless the owner or operator of the establishment demonstrates steps have been taken to remove the vehicles from the premises using the appropriate legal means.

11:7.12. Sector 5131: Communications and antenna.

New towers:

- 1. All new towers shall be designed to accommodate additional antennas equal in number to the applicant's present and future requirements.
- 2. The proposed structure will not endanger the health and safety of residents, employees, or travelers, including, but not limited to, the likelihood of the failure of such structure; and all applicable safety code requirements shall be met.
- 3. The proposed structure will not impair the use of or prove detrimental to neighboring properties.
- 4. The proposed structure is necessary to provide a service that is beneficial to the surrounding community.
- 5. The proposed tower is located in an area where it does not substantially detract from aesthetics and neighborhood character.
- 6. The proposed use is consistent with potential land uses as outlined in the comprehensive plan.
- 7. Towers or antennas shall not be painted or illuminated unless otherwise required by state or federal regulations.
- 8. No tower or antenna shall be located within 1,000 feet of an existing tower or antenna, except where the applicant certifies that the existing tower does not meet the applicant's structural specifications and applicant's technical design requirements, or that a co-location agreement could not be obtained after mediation.
- 9. Towers or antennas shall have a maximum height of 185 feet.
- 10. Tower or antennas shall be located such that adequate setbacks are provided on all sides to prevent the tower's fall zone from encroaching onto adjoining properties. Should this fall zone encroach onto another property, a recorded easement may be prepared and signed by the adjacent property owner to ensure that no structure will be built within the fall zone. In addition to the tower's fall zone, the permitted uses shall meet the setback requirements of the underlying zoning district in which it is located.
- 11. Landscaping shall be required as follows:
 - a. Around the base of the communication tower, outside of the security fence, at least one row of evergreen plant material capable of forming a continuous screen at least six feet in height shall be provided, with individual plantings spaced not more than five feet apart. In addition, at least one row of evergreen trees with a minimum two inches DBH (diameter at breast height) measured three and one-half feet above grade, at the time of planting and spaced not more than 25 feet apart shall be provided within 50 feet of the perimeter security fence.

- b. The landscaping requirements may be waived in whole or in part by the DSR if it is determined that existing natural vegetation provides adequate screening or if the DSR determines that the landscaping requirements are not feasible due to physical constraints or characteristics of the site on which the communication tower is to be located.
- c. All required landscaping shall be installed according to established planting procedures using good quality plant materials.
- d. A certificate of use and occupancy shall not be issued until the required landscaping is completed in accordance with the approved landscape plan and verified by an on-site inspection by the DSR unless such landscaping has been waived in accordance with subsection b. above. A temporary certificate of use and occupancy may, however, be issued prior to completion of the required landscaping if the owner or developer provides to the county a form of surety satisfactory to the county attorney and in an amount equal to the remaining plant materials, related materials, and installation costs as agreed upon by the DSR and the owner or developer.
- e. All required landscaping must be installed and approved by the first planting season following issuance of the temporary certificate of use and occupancy or the surety bond will be forfeited to the county.
- f. The owners and their agents shall be responsible for providing, protecting, and maintaining all landscaping in healthy and growing condition, replacing unhealthy or dead plant materials within one year or by the next planting season, whichever first occurs.

 Replacement materials shall conform to the original intent of the landscape plan.
- g. Eight-foot high fencing shall be provided around the communication tower and any associated structure.
- 12. A single sign for the purposes of emergency identification shall be permitted. The permitted sign shall not exceed two square feet in area and shall be attached to the fence surrounding the tower. Under no circumstances shall any signs for purposes of commercial advertisement be permitted.
- 13. Each parcel on which a communication tower is located must have access to a public road 20 feet in width.

Submittal information:

- 1. One copy of typical specifications for proposed structures and antenna, including description of design characteristics and material.
- 2. A current map or update of an existing map on file, showing locations of applicant's antenna, facilities, existing towers, and proposed towers which are reflected in public records, serving any property.
- 3. Identification of the owners of all antennae and equipment to be located on the site.
- 4. Written authorization from the site owner for the application.
- 5. Evidence that a valid FCC license for the proposed activity has been issued.
- 6. A line of sight analysis showing the potential visual and aesthetic impacts on adjacent residential districts.
- 7. A written agreement to remove the tower and/or antenna within 120 days after cessation of use. Must put a bond up front for the removal of the tower.

- 8. A certificate from a registered engineer that the proposed facility will contain only equipment meeting FCC rules, together with written indemnification of the affected government and proof of liability insurance or financial ability to respond to claims up to \$1,000,000.00 in the aggregate which may arise from operation of the facility during its life, at no cost to the county.
- 9. A statement shall be submitted from a registered engineer that the NIER (non-ionizing electromagnetic radiation) emitted there from does not result in a ground level exposure at any point outside such facility which exceeds the lowest applicable exposure standards by any regulatory agency of the United States Government or the American National Standards Institute. For roof mounted communication towers, the statement regarding the NIER shall address spaces, which are capable of being occupied within the structure on which the communication tower is mounted.
- 10. Communication towers and their foundations shall meet the requirements of the current building code for wind and seismic loads. Drawings and calculations shall be prepared and sealed by a South Carolina registered professional engineer and shall be submitted with the building permit application.
- 11. Satisfactory evidence shall be submitted, with the building permit application for a freestanding communication tower, that alternative towers, buildings, or other structures do not exist within the applicant's tower site search area that are structurally capable of supporting the intended antenna or meeting the applicant's necessary height criteria, or provide a location free of interference from AM towers.
- 12. Prior to issuance of a building permit, applicants shall provide documentation that the proposed communication tower has been reviewed by the FAA, if so required, and that a finding of no hazard to air navigation has been determined. Copies of the plans shall also be provided for comment to the Ridgeland Airport and Savannah/Hilton Head International Airport, prior to the issuance of permits. If any airport has an objection to the proposed tower, an advisory conference composed of airport officials, county officials and representatives of the communication company(ies) shall be convened. The results and findings of such conference shall be presented to the DSR prior to any permit being issued. Because the proximity of communication towers near aeronautical facilities affects the safety of the public, careful consideration should be given to the results and findings and such may be grounds for the DSR denying the issuance of a permit or requiring that certain additional requirements be imposed as a condition for the issuance of a permit.
- 13. Site plan, which shall include the following information:
 - a. The location of tower(s), guy wires and anchors (if any);
 - b. Tower height;
 - c. Transmission building and other accessory uses;
 - d. Existing structures and proposed structures;
 - e. Fall zone;
 - f. Parking;
 - g. Access;
 - h. Landscaped areas;
 - i. Fences;
 - j. Adjacent land uses; and

k. Photos of site and immediate area.

Existing towers:

- The increase in height to the existing transmission tower shall not exceed 25 feet; and communication towers on buildings, the maximum height shall be 20 feet above the roofline of buildings 50 feet or less in height, and 40 feet above the roofline of buildings 50 feet in height or greater. In addition, with the exception of towers constructed for aeronautical purposes, communication towers may not penetrate any imaginary surface, as described in Title 14 of the Code of Federal Regulations, Federal Aviation Regulation (FAR) Part 77, associated with existing or proposed runways at any publicly owned airport;
- 2. The total number of antennae added to an existing transmission tower shall not exceed six; and
- 3. Any additions, changes, or modifications that are proposed to the site or its components, proper plans, specifications, and calculations shall be submitted for permit approval to the DSR. Drawings indicating various types of antenna(s) to be located on the communication tower shall be submitted at the time of the permit application.

11:7.13. Sector 51412: Libraries.

11:7.14. Sector 53113: Mini-warehouses.

- 1. No such use shall be located closer than 250 feet to the property line of any existing residential use, church, school, historical place or public park.
- 2. Screen units from public right-of-way as required in section 12.8.
- 3. Minimum lot size of one acre; maximum lot size of five acres.

11:7.15. Sector 5621: Waste collection.

- 1. Shall be consistent with the most current county solid waste management plan.
- 11:7.16. Sector 562212: Solid waste landfill. Shall be consistent with the most current county solid waste management plan. Solid waste landfills are divided by this section into two categories and regulated as follows:
 - A. Sanitary Landfills (Class 3).
 - The boundary of the fill area shall not be located within 1,000 feet of any residence, daycare center, church, school, hospital or publicly owned recreational park area. The state will determine whether the proposed landfill or landfill expansion meets this requirement prior to publication of the notice of intent to file a permit application pursuant to Part I, Section D.1 of the state regulation.
 - 2. The boundary of the fill area shall not be located within 200 feet of any property line not under control of the permittee.
 - 3. The boundary of the fill area shall not be located within 200 feet of any surface water that holds visible water for greater than six consecutive months, excluding ditches, sediment ponds, and other operational features on the site.
 - 4. The boundary of the fill area shall not be located within the distances designated below from any well used as a source of water for human consumption that is in a hydrologic unit potentially affected by the landfill. Exemptions may be granted if the applicant can demonstrate to the satisfaction of the DSR and state that the hydrologic conditions below the landfill provide protection to the aquifer in use.

- a. The boundary of the fill area shall not be located any closer than 500 feet from a well hydraulically up gradient of the landfill.
- b. The boundary of the fill area shall not be located any closer than 750 feet from a well hydraulically side gradient of the landfill.
- The boundary of the fill area shall not be located any closer than 1,000 feet from a well hydraulically down gradient of the landfill.
- 5. Waste material shall not be placed on or within any property rights-of-ways or 50 feet of underground or above ground utility equipment or structures, i.e., water lines, sewer lines, storm drains, telephone lines, electric lines, natural gas lines, etc., without the written approval of the impacted utility.
- 6. A geotechnical engineering firm approved by the DSR shall render a written opinion that, to the best professional judgment, the formations being used to contain the waste are impermeable and that surrounding ground water sources will not be contaminated.
- 7. The facility shall be enclosed by an eight-foot high opaque fence or wall structure on all sides visible from the street serving the facility and an opaque cyclone fence on the remaining unexposed boundaries.
- 8. A plan showing restoration of the site on completion of use as a landfill shall accompany the request.
- B. Construction and demolition landfills (Class 2).
 - The boundary of the fill area shall not be located within 1,000 feet of any residence, school, day-care center, church, hospital, or publicly owned recreational park areas. The state will determine whether the new landfill or expansion of an existing landfill meets this requirement prior to the publication of the notice of intent to file a permit application pursuant to Part I, Section D.1 of the state regulation.
 - 2. The boundary of the fill area shall not be located within 100 feet of any property line.
 - 3. A landfill located in a 100-year floodplain shall demonstrate that engineering measures have been incorporated into the landfill design to ensure the landfill will not restrict the flow of the 100-year flood, reduce the temporary water storage capacity of the floodplain, minimize potential for floodwaters coming into contact with waste, or result in the washout of solid waste so as to pose a hazard to human health or the environment.
 - 4. The landfill shall be in compliance with applicable requirements concerning wetlands imposed by U.S. Army Corps of Engineers, the U.S. Environmental Protection Agency, and the department of health and environmental control.
 - 5. Access to the landfill shall be controlled through the use of fences, gates, berms, natural barriers, or other means to prevent promiscuous dumping and unauthorized access.
 - 6. The boundary of the fill area shall not be located within 200 feet of any surface water that holds visible water for greater than six consecutive months, excluding drainage ditches, sedimentation ponds and other operational features on the site.
 - 7. The boundary of the fill area shall not be located within 100 feet of any drinking water well. A greater buffer may be required for compliance with the state's bureau of water requirements.
 - 8. Waste material shall not be placed on or within any property rights-of-way or 50 feet of underground or above ground utility equipment or structures, i.e., water lines, sewer lines,

- storm drains, telephone lines, electric lines, natural gas lines, etc., without the written approval of the impacted utility.
- 9. Owners/operators of all Class 2 landfills located within 10,000 feet of any runway end used by turbojet aircraft or within 5,000 feet of any airport runway end used by only piston-type aircraft shall demonstrate that the units are designed and operated so that the Class 2 landfill does to pose a bird hazard to aircraft.
- 10. Owners/operators proposing to site new Class 2 landfills and lateral expansions located within a five-mile radius of any airport runway end used by turbojet or piston-type aircraft shall notify the affected airport and the Federal Aviation Administration (FAA).
- 11. No material shall be placed in open storage or areas in such a manner that is capable of being transferred out by wind, water, or other causes.
- 12. All materials and activities shall be screened in such fashion as not to be visible from offsite. The provisions of this subsection may be waived by the DSR where such facility will be utilized for a period not to exceed 90 days.

11:7.17. Sector 562213: Solid waste incinerators.

1. Shall be consistent with the most current county solid waste management plan.

11:7.18. Sector 56292, Material Recovery Facilities (including single stream recycling).

- The use shall be consistent with the most current Jasper County Solid Waste Management Plan.
- 2. The material recovery facility may only accept non-food items, such as, glass, newspaper, cardboard, metal, construction and demolition debris, or other similar materials. Sewage or hazardous substances shall not be permitted.
- 3. All recovery and storage activities shall be conducted within an enclosed building with a concrete floor. Doors may remain open during active operations but must be closed otherwise and should not face the right-of-way; nor should they be visible from adjacent properties through the use of complete screening (100 percent opacity) using berms, fencing, landscaping, buildings or a combination thereof
- 4. Recovered wood, concrete, and dirt may be stored outside temporarily, but shall not be stacked or stored higher than the required fencing.
- 5. All areas adjacent to the transfer point, such as the tipping floor, the turning area, and the area supporting the trailer while it is being packed, shall be paved with concrete.
- 6. Adequate standing and parking facilities shall be provided on the site so that no packers or other collection vehicles at any time stand on a public right-of-way waiting entrance to the site.
- 7. All materials and activities not within fully enclosed buildings shall be enclosed on all sides by a chain link fence with evergreen screening of an approved type, a wooden privacy fence, or fencing of other material which has been given approval by the DSR. All metal or wooden fence posts shall have at least one-third of their length below ground level and shall be set in hard packed clay or concrete. All metal fence posts shall be treated with an anti-corrosive coating. All wooden posts shall be pressure treated or creosote coated lumber with at least a four inch by four inch nominal cross section.
 - a. The term "fence" shall mean an eight foot tall chain link, wooden fence, or fencing of other material which has been given approval by the DSR, which forms a substantial physical barrier which completely surrounds the operations area, including all recyclable material and non-recyclable materials defined as "junk" in article 18 of the Jasper County Zoning

- Ordinance, and shields the operation area and recyclable material and non-recyclable materials from view, and is capable of withstanding the effects of the local climate.
- b. The term "evergreen screening" shall mean evergreen trees or shrubs with a minimum height of five feet at time of installation, and not less than eight feet when mature; spacing shall be based upon the species used so that at maturity the body of the branches of the tree or shrub shall not be more than one foot from the body of the adjacent planting. Acceptable species include, but are not limited to, Ligustium, Euonymous, Leyland Cypress, White Pine, Cedar, Arborvitae, Hemlock, and upright varieties of Juniper, Holly and Yew.
- c. Landscaping is required outside of the fencing when evergreen screening is not used. One evergreen shrub shall be installed for every five linear feet of fence on the side of the fence facing a neighboring property or public right-of-way. The minimum shrub shall be three to five gallons in size and shall be nursery stock with well-developed root systems. All planted areas shall be properly maintained and shall be provided with an irrigation system or a readily available water supply to ensure continuous healthy growth and development.
- 8. Screening, buffering and landscaping requirements shall be met in accordance with article 12:8. Buildings viewable from a public right-of-way are required to have foundation buffers as part of its landscape plan. The DSR may require additional landscaping to make the site more aesthetically pleasing.
- 9. All activity conducted on the premises must be contained within the visual screen, and the fencing shall be securely locked unless being actively and contemporaneously supervised.
- 10. No burning of any material other than material specifically designed or suitable for the purpose of employee comfort. Any exception must be approved by state or local fire officials given a minimum of 24 hours' notice of such burn.
- 11. At least 75 percent of the total volume of each separated material type received during a calendar year and remaining on site from a previous year shall be used, reused, recycled, or transferred to a different site for use, reuse, or recycling
- 12. Storage of items/materials shall be so arranged as to permit easy access for firefighting purposes.
- 13. Stormwater runoff shall be addressed through the use of BMPs listed in the Jasper County Stormwater Management Manual to prevent additional post development runoff discharge rate and volume as seen in article 10:6 of the Jasper County Land Development Regulations.
- 14. The use shall comply with all state and federal regulations.
- 15. New construction, expansion or renovation of these facilities shall require submission to the planning commission of a storm water management plan using best management practices designed to protect adjacent properties, wetlands, ditches and watersheds.
- Certain activities permitted by DHEC or other state or federal agencies may require a bond, letter of credit or other form of financial security to provides for de-commission, clean-up and/or close-out of these facilities. No development or other permit, or business license for activities requiring such financial securities shall be issued by Jasper County unless such financial security is also in favor of Jasper County, if available as part of the state's financial security, to cover any costs or expenses incurred by the county in the event the operation or condition of the facility result in the need to abate a nuisance situation, ameliorate a public health or safety condition, clean-up, decommission and/or close-out the facility. In the event Jasper County cannot for whatever reason be included as a covered party under the state financial security, or it is more efficient and economical to provide a separate financial security to the county, then a separate financial security may be provided to the county instead.

- a. In the event a financial security is not required by DHEC as part of its permitting requirements, or no DHEC permit is required, nonetheless, a letter of credit or other financial security in favor of the county approved by the county administrator is required before either a development permit or business license can be issued, to be in an amount no less than the total capacity of the facility at a rate of \$60.00 per cubic yard.
- 17. County owned and operated facilities are exempt from these regulations.

11:7.19. Sector 56299: All other waste management.

Shall be consistent with the most current county solid waste management plan.

11:7.19a. Section 6116: Other schools and instructions.

- Use is subject to all applicable zoning code requirements and land development regulations.
- 2. Facilities are limited to 3,000 square feet.
- 3. Architecture of new structures must complement the nearby community and be compatible with the character of the area.
- 4. Services are limited to 20 students at any one time.
- 5. Owner/operator must provide proof of all outside agency approvals for services provided.
- 6. Hours are limited to 7:00 a.m. to 7:00 p.m., Monday to Friday and 7:00 [a.m.] to 5:00 p.m. on Saturdays.
- 7. Structures must meet buffering and screening requirements per article 12.
- 8. Off-street parking must be accommodated on-site.
- 9. Off street parking is prohibited within the building setback.
- 10. One flat two-sided business sign not larger than four square feet per face is permitted to identify the business. Signs shall not be illuminated.
- 11. Use of existing structures is subject to fire marshal and building official review and approval.
- 12. Facilities must be served by sewer systems or by septic systems sized appropriately to meet DHEC minimum standards for the use and size.

11:7.20. Sector 6231: Nursing care facilities.

- The facility shall be designed to be compatible with residential development.
- 2. Screen parking from adjacent properties and public right-of-way as required in section 12.8.

11:7.21. Sector 6233: Community care for elderly.

- 1. The facility shall be designed to be compatible with residential development.
- 2. Screen parking from adjacent properties and public right-of-way as required in section 12.8.
- 11:7.21.A. Sector 623990: Other residential care facilities. Where other residential care facilities are allowed as a conditional use, such uses shall meet the following requirements:
 - The residence and its grounds shall be designed to be compatible with surrounding residential development.
 - 2. There shall be minimal visually identifiable differences from the outside of the residential structure that would distinguish the residence from a typical residential dwelling as determined by the development services representative.

3. For all units the minimum setbacks shall be as prescribed in Article 7:3, Table 1.

11:7.22. Sector 6244: Day care services.

- Approval must be obtained from the South Carolina State Department of Public Welfare Rules and Regulations relating to licensing care facilities and care centers, and the following requirements.
- 2. The minimum lot area for a care center shall be 20,000 square feet. At least 75 square feet of outdoor exercise area shall be available for each person based on the maximum enrollment.
- 3. The building shall contain a minimum of 35 square feet of floor area for each person based on the maximum enrollment.
- 4. A fence having a minimum height of six feet constructed to provide maximum safety to the occupants shall enclose the entire outdoor exercise area.
- 5. Off-street parking shall be provided in accordance with provisions set forth in section 12:1, Off-street parking.
- 6. Applicant must show an indication of impact for such items as traffic, noise, delivery vehicles, site access, etc. of the proposed care center.

11:7.23. Sector 712: Museums and historical sites.

Screening of parking as required in section 12.8.

11:7.24. Sector 71393: Marinas.

- 11:7.25. Sector 713990: Gun club and skeet ranges. The unique nature of this use is such that the following criteria shall be observed in placing any such use in the county.
 - 1. It shall be located no closer than one mile to any residential use.
 - 2. Gunfire shall be oriented away from habitable areas.
 - 3. The site upon which the use is proposed shall be suitable in size and topography to ensure the safety of surrounding residents.
 - 4. Adequate warning signs shall be placed to warn public of activity.
- 11:7.26. Sector 721191: Bed and breakfast inns. Bed and breakfast inns are intended to provide a unique transit lodging experience. As a result, care should be taken to protect the environs that contribute to the experience of such lodging while promoting their use. Toward this end, bed and breakfast inns, where permitted by this ordinance, shall:
 - 1. Be occupied by the resident/owner.
 - 2. Serve no regularly scheduled meal other than breakfast.
 - 3. Provide off-street parking on the basis of one and one-half space per guest room, plus two spaces for the resident innkeeper; further provided that sufficient off-street parking space shall be available on site to accommodate private gatherings, where proposed by the applicant.
 - 4. Be permitted one non-illuminated identification sign, not to exceed four square feet in area. Self illuminated, can use landscape lighting.
- 11:7.27. Sector 72121: Camps and recreational vehicle. Camps and recreational vehicle (RV) park, where permitted by Table 6.1, shall comply with the following site and design standards:
 - 1. The site shall be at least five acres.

- 2. The site shall be developed in a manner that preserves natural features and landscape.
- 3. The following dimensional requirements shall serve as parameters beyond which development shall not exceed.
 - a. Maximum impervious surface ratio shall not exceed 15 percent of the project site.
 - Minimum setbacks for all structures and recreational vehicles shall be:

Street frontage: 100 feet.

All other property lines: 50 feet.

- c. Maximum density shall not exceed ten vehicles per acre.
- d. Bufferyards shall be as specified by article 12.
- 4. Areas designated for parking and loading or for trafficways shall be physically separated from public streets by suitable barriers against unchanneled motor vehicle ingress and egress. All drivers shall be located at least 150 feet from any street intersection and shall be designated in a manner conductive to safe ingress and egress.
- 5. All streets within RV parks shall be private and not public.
- 6. Each park site shall be serviced by public water and sewer or other systems approved by DHEC.

11:7.27.A. Sector 8111: Auto repair and maintenance.

- 1. In the Community Commercial District, the use shall be 250 feet from any existing residential development, school or daycare. Measured from the property line.
- 2. Openings to repair bays shall not face road ROWs and shall be designed to minimize visual intrusion onto adjacent properties.
- 3. Repair and storage of all vehicles shall occur within an enclosed building. Temporary outdoor vehicle storage may be allowed in an outdoor storage area located to the rear or the side of the principal structure and completely screened (100 percent opacity) from adjacent properties and ROWs using berms, fencing, landscaping, buildings or a combination thereof.
- 4. Vehicles that are repaired and are awaiting removal shall not be stored or parked for more than 30 consecutive days unless the owner or operator of the establishment demonstrates steps have been taken to remove the vehicles from the premises using the appropriate legal means.
- 5. All automobile parts and similar materials shall be stored within an enclosed building or completely screened (100 percent opacity) from adjacent properties and ROWs using berms, fencing, landscaping, buildings or a combination thereof.
- 6. Landscaping is required for all outdoor storage areas. One evergreen shrub shall be installed for every five linear feet of screened area on the side of the screened area facing a neighboring property or public right-of-way. The minimum shrub shall be three to five gallons in size and shall be nursery stock with well-developed root systems. All planted areas shall be properly maintained and shall be provided with an irrigation system or a readily available water supply to ensure continuous healthy growth and development.
- 7. In addition to the requirements of the outdoor storage area, Buffering and Landscaping requirements shall be met in accordance with Article 12:8.
- 8. The open storage of wrecked vehicles, dismantled parts, or parts visible beyond the premises is prohibited.
- 9. The use shall not include outdoor storage lots or impoundment yards for towed vehicles.

11:7.28. Sector 8121: Personal care services.

1. Screening of parking required in section 12.8.

11:7.29. Sector 81222: Cemeteries.

- 1. The minimum area for a perpetual care cemetery shall be 30 acres. Cemeteries in existence prior to January 1, 2003 are exempt from this requirement. The minimum area for a church cemetery shall be one acre.
- Where a cemetery adjoins non-residentially-zoned property, no setback is required. When a cemetery adjoins residentially zoned property, no building, structure, burial plot or storage of equipment or materials shall be located closer than 35 feet of any property line, and mausoleums, columbaria, and chapels shall not be located closer than 50 feet of any property line.
- 3. Screening shall be provided in accordance with the provisions set forth in section 12:8, Screening and buffering requirements.
- 4. Adequate off-street waiting space shall be provided for funeral processions so that no vehicle stands or waits in a road right-of-way.
- 5. All cemetery access shall be provided from an arterial or collector street.
- 6. Mausoleums may be located only within the boundaries of approved cemeteries.
- 7. Cemetery review standards in accordance with S.C. Code 1976, tit. 27, ch. 43, shall apply to all cemeteries, regardless of zoning classification.
- 8. A storm water plan must be submitted and approved by the DSR before cemetery approval may be granted.
- 9. A cemetery may not be located in a flood hazard overlay district.

Pre-existing cemeteries. Any cemetery or portion of a cemetery that was approved, or was in the process of gaining approval, on the date of adoption of this ordinance shall be considered a nonconforming use. All others shall be subject to the specific provisions of this ordinance.

11:7.29.A. Sector 812910; Animal Shelters.

- Minimum lot size five acres.
 - No exotic animals as defined by Title 9 of the Code of Federal Regulations, Section 1.1 are allowed.
- 2. Structures that house animals must be at least 100 feet away from adjacent property lines.
- 3. Where an existing residential use is adjacent to the subject property Bufferyard 4 shall be required (See Article 12:8.2, *Bufferyards*).
- 4. Where the Shelter is for non-household animals, i.e., horses, cattle, goats, sheep, etc., the minimum site area must accommodate one-half acre per horse or cow, and one-quarter acre for smaller animals such as sheep and goats.
- 5. A five-foot high fence shall be provided for all paddock and pasture areas.

11:7.30. Second single-family residential dwelling unit.

The minimum lot size for a second single-family residential dwelling unit shall be 200 percent of the minimum lot size of the district There is a minimum of one-half acre per dwelling unit in the residential and community commercial district (one acre parcel minimum) and a minimum of one

acre per dwelling unit in the rural preservation district (two acre parcel minimum), so as to not increase overall allowed density.

- 2. The applicant must provide a sketch plan, or work with the DSR to develop a sketch plan, to show dwelling location on an existing plat or tax map copy to demonstrate conditional use compliance at time of application. The following must be demonstrated:
 - a. All applicable lot area and setback requirements are met for both units as if they were established separately on their own lots and so arranged to ensure public access in the event the property is subsequently subdivided for sale or transfer.
 - b. If not connected to sewer, the lot is sufficient in size and shape so that the two units can be designed around two separate septic systems that can be entirely located on separate lots in the case of future subdivision for sale or transfer. Septic permits are necessary prior to conditional use approval.
- 3. Second single-family residential dwelling unit cannot share a septic system and separate DHEC septic permits must be attained prior to issuance of a conditional use review zoning permit, if units are not connected to sewer lines.
- 4. Zoning and building permits must be attained prior to construction.
- 11:7.30.B. *Manufactured housing in community commercial <u>and village commercial</u>. Where other residential care facilities are allowed as a conditional use, such uses shall meet the following requirements:*
 - 1. The standards for manufactured housing in community commercial and village commercial districts shall be the same as the standards for manufactured housing and single-family housing in the residential district, including but not limited to lot area, setbacks, and densities, as if in the residential district.
 - 2. For all units the minimum setbacks shall be as prescribed in Article 7:3, Table 1.
 - 3. Any applicable overlay district requirement shall be applied.
- 11:7.31. *Duplexes*. Due to the unique design features of duplex housing, the following supplemental design requirements shall apply:
 - 1. Such projects shall be located in areas that are served by public water and sewer providers. Septic systems, including community septic systems are strictly prohibited.
 - 2. Such projects shall have a minimum of one acre and a maximum often ten acres in the Residential, Community Commercial and General Commercial Zoning Districts.
 - 3. Such projects shall have a minimum of two acres and a maximum of ten acres in the Rural Preservation District.
 - 4. For all units, the lot area, yard, and setbacks shall be as prescribed in Article 7:3-Table 1.
 - 5. Building orientation shall be representative of that exhibited by surrounding single-family development.
 - 6. The size, bulk, height and scale of proposed structures shall reflect the characteristics of existing single-family structures in the area.
 - 7. At least one duplex front door should be visible from the front of the structure.
 - 8. Entrances should be visible and approaches to the front entrance of each dwelling unit should be clearly delineated by improved walkways and landscaping.

- 9. The site plan shall be designed in a way to complement the existing character of the surrounding area. The planning commission may impose such other requirements as it deems necessary to protect the established character of the neighborhood, where appropriate.
- 10. When a duplex development is proposed on a single parcel of land for rental purposes, it shall be considered a major subdivision, except within an approved Planned Development District (PDD) where a development agreement is in effect and a master plan has been approved.
- 11:7.31.A. *Multi-family apartments*. Where multi-family apartments are allowed as a conditional use, such uses shall meet the following requirements:
 - 1. Such projects shall be a minimum of five acres.
 - 2. Such project shall have a maximum density of ten units per acre.
 - 3. For all units the minimum setbacks shall be as prescribed in Article 7:3, Table 1.
 - 4. Sidewalks not less than five feet in width shall be provided along the front property line of each project, building.
 - 5. Not less than 15 percent of the project site shall be diverted to contiguous common open space which is designated for use by the residents.
 - 6. The project must demonstrate availability of water and sewer that will meet the capacity requirements of the development.
 - 7. The site plan shall be designed in a way to complement the existing character of the surrounding area. The planning commission may impose such other requirements as it deems necessary to protect the established character of the neighborhood, where appropriate.
- 11:7.32. *Townhouses.* Due to the unique design features of townhouses, the following supplemented design requirements shall apply:
 - 1. Such projects shall be located in areas that are served by water and sewer.
 - 2. Such projects shall have a minimum of one and one-half acre.
 - 3. Not more than eight or fewer than three townhouses may be joined together, with approximately the same front line (may be staggered).
 - 4. Minimum distance between rows of buildings shall be not less than 20 feet.
 - 5. For all units, the lot area, yard, and setbacks shall be as prescribed in Article 7:3-Table 1.
 - 6. Sidewalks not less than four feet in width shall be provided along the front property line of each project, building.
 - 7. Not less than ten percent of the project site shall be diverted to contiguous common open space which is designed for use by the residents.
 - 8. The site plan shall be designed in a way to complement the existing character of the surrounding area. The planning commission may impose such other requirements as it deems necessary to protect the established character of the neighborhood, where appropriate.
 - 9. When a townhouse development is proposed on a single parcel of land for rental purposes, it shall be considered a major subdivision, except within an approved Planned Development District (PDD) where a development agreement is in effect and a master plan has been approved.
- 11:7.33. *Patio homes.* Due to the unique design features of patio homes, the following supplemental design requirements shall apply:

- 1. Such projects shall be located in areas that are served by public water and sewer providers. Septic systems, including community septic systems, are strictly prohibited.
- 2. Such projects shall have a minimum of one acre and a maximum of ten acres.
- 3. For all units, the lot area, yard, and setbacks shall be as prescribed in Article 7:3-Table 1.
- 4. Not less than ten percent of the project site shall be diverted to contiguous common open space which is designed for use by the residents.
- 5. The site plan shall be designed in a way to complement the existing character of the surrounding area. The planning commission may impose such other requirements as it deems necessary to protect the established character of the neighborhood, where appropriate.
- 6. When a patio home development is proposed on a single parcel of land for rental purposes, it shall be considered a major subdivision, except within an approved Planned Development District (PDD) where a development agreement is in effect and a master plan has been approved, and must comply with major site plan requirements.
- 11:7.34. Manufactured Housing Second Unit, Family Member Only. The purpose of allowing, in certain circumstances, the placement of a second manufactured house on the same parcel is for the benefit of family members only; and excludes any property or structures that are used for rental properties. The property shall be subdivided whenever possible; however, in the event that the property cannot be subdivided at such time of application, a second manufactured house will be allowed by the County for family members, where conditionally permitted by Table 6:1, provided that the following requirements must be met:
 - 1. The person whom will occupy the second manufactured house is related to the owner of the property by blood, marriage, or adoption.
 - 2. A second manufactured house shall not be leased or rented for five years from the date of approval unless the lessee is related to the property owner by blood, marriage, or adoption.
 - 3. The minimum lot size for a second single-family residential dwelling unit shall be 200 percent of the minimum lot size of the district. There is a minimum of a half-acre per dwelling unit in the Residential and Community Commercial District (1 acre parcel minimum) and a minimum of one acre per dwelling unit in the Rural Preservation District (2 acre parcel minimum), so as to not increase overall allowed density.
 - 4. The applicant must provide a sketch plan, or work with the DSR to develop a sketch plan, to show dwelling location on an existing plat or tax map to demonstrate conditional use compliance at time of application. The following must be demonstrated:
 - a. All applicable lot area and setback requirements are met for both units as if they were established separately on their own lots and so arranged to ensure public service access in the event the property is subsequently subdivided for sale or transfer;
 - o. If not connected to sewer, the lot is sufficient in size and shape so that the two units can be designed around two separate septic systems that can be entirely located on separate lots in the case of future subdivision for sale or transfer. Septic permits are necessary prior to conditional use approval.
 - 5. Second Manufactured House cannot share a septic system and separate DHEC septic permits must be attained prior to issuance of a conditional use review Zoning Permit, if units are not connected to sewer lines.
- 11:7.35 Family Estate. The purpose of the Family Estate is to address situations where there are title issues, i.e heirs property; and to support a traditional family way of life; and to respect cultural and historical

settlement patterns in Jasper County. For purposes of this subsection, a single family dwelling unit includes, stick built house, manufactured homes, and modular homes. Family Estate shall meet the following requirements, where conditionally permitted by Table 6:1:

- If the property is "heirs property", the county shall permit additional family dwelling units and/or
 permit a subdivision by the person or persons in control of the property (i.e. the family member
 or members who pays taxes, occupies the property), upon application and determination that
 both of the following are satisfied:
 - a. Either a single member of the family, multiple members of the family, or an unbroken succession of family members have owned the property for no less than 30 years.
 - b. The person for whom the family dwelling unit is to be built and/or the property subdivided, is related to the owner of the property by blood, marriage, or adoption.
- 2. Single family dwelling unit design is as follows:
 - a. Family dwelling units may be built at the densities set forth in Family Estate below as limited by subsection (4) of this section.

Family Estate Density Table

	Density (Units per Acre)			
Minimum Site Area (acres)	Zoning of the property is Residential, Village Commercial, Community Commercial, or General Commercial:	Zoning of the property is Rural Preservation:	Zoning of the property is Rural Preservation (10):	
1	2	1		
2	4	2]	
3	6	3		
4	8	4]	
5	10	5		
6	12	6	1 unit/1 acre up to 25 units	
7	12	7	1 unit/1 acre up to 25 units	
8	12	8]	
9	12	9		
10	12	10		
11	12	11		
12 or More	12	12		

- b. The applicant must provide a sketch plan, or work with the DSR to develop a sketch plan, to show dwelling location on an existing plat or tax map to demonstrate conditional use compliance at time of application. The following must be demonstrated:
 - All applicable lot area and setback requirements are met for all units as if they
 were established separately on their own lots and so arranged to ensure public
 service access in the event the property is subsequently subdivided for sale or
 transfer;
 - ii. If not connected to sewer, the lot is sufficient in size and shape so that all of the units can be designed around separate septic systems that can be entirely

located on separate lots in the case of future subdivision for sale or transfer. Septic permits are necessary prior to conditional use approval.

- c. No family dwelling unit shall be built unless the appropriate agency has determined that septic and water supply systems and reserve areas in the family estate are sufficient to serve all units in the estate and are properly permitted. If three or more units are served by a single well, the well must be properly licensed and maintained in accordance with SC DHEC standards.
- d. Paved roads may not be required, but must comply with standards pursuant to Section 7.1 of the Jasper County Land Development Regulations. Any placement of homes under this section shall be accompanied by covenants and cross easements, or similar restrictions and reservations, guaranteeing essential infrastructure and 50 feet of vehicular access for each family subdivided lot.
- 3. No family dwelling unit shall be leased or rented for five years from the date of approval unless the lessee is related to the property owner by blood, marriage, or adoption.
- 4. No portion of a tract of land under this section shall be conveyed for five years from the date of approval unless the grantee is related to the property owner by blood, marriage, or adoption. This limitation on conveyance shall:
 - a. Be recorded on the plat of the applicant's property, on the plats of any property subdivided and conveyed by the applicant under this section, and in a database accessible to county staff.
 - b. Not operate to prohibit actions in foreclosure brought by lenders that are participating in the secondary mortgage market.
 - c. Not operate to prohibit sale by the county of the entire tract or a portion of it for nonpayment of property taxes.
- 5. Violations and penalties for violation of this section are as follows:
 - a. Any person found in violation of this section may be assessed a fine of the maximum allowed by state law for each dwelling unit in violation.
 - b. A violation of this section shall consist of the following:
 - i. Intentional misrepresentation during the application process;
 - ii. Lease of a family dwelling unit to a nonfamily member within five years of approval; or
 - ii. Conveyance of any portion of a tract of land granted a density bonus under this section to a nonfamily member within five years of approval.
 - c. The fine may be waived if it can be shown that lease or conveyance to a nonfamily member was absolutely necessary to avoid foreclosure on either a family dwelling unit or any portion of a tract granted a density bonus under this section.
 - d. Until the fine has been paid, the DSR shall not permit additional family dwelling units or further subdivision under this section in the violator's family estate.
 - e. As a condition of approval, the applicant and the person for whom the family dwelling unit is to be built or the property subdivided shall read and sign disclosure forms describing violations of this section and applicable penalties.

- f. A violation shall not have the effect of clouding the title of a parcel subdivided under this section.
- 6. Applicants must submit a sworn affidavit with the following information:
 - a. Certification that the parcel in question has been in the family for at least 30 years as required by this section.
 - b. An agreement that all new parcels subdivided from the parent parcel shall be owned or used by family members or as otherwise provided for in this section.
 - c. Acknowledgment that resale of any parcel approved as part of a family estate shall be restricted for five years as provided for in this section.
- 7. If the property leaves the family, the new owner must comply with all applicable sections of the Jasper County Zoning Ordinance and Jasper County Land Development Regulations as it relates to minimum lot sizes, densities, setback requirements, access roads, mobile home park standards, and major or minor subdivision regulations.
- 11:7.36. *Home occupation.* Home occupations, as defined by this ordinance, shall meet the following requirements, where conditionally permitted by Table 6.1.
 - 1. The home occupation shall be carried on wholly within the principal building.
 - 2. The floor area dedicated to such use shall not exceed 25 percent of the floor area of the principal building, up to 400 square feet.
 - 3. No activity shall be conducted outside, nor shall there be any outdoor storage, display, or refuse area in the yard.
 - 4. No signs shall be allowed.
 - 5. No merchandise or articles shall be displayed so as to be visible from outside the building.
 - 6. One person not residing in the residence shall be employed in the home occupation in addition to residents.
 - 7. No traffic shall be generated in an amount above that normally expected in a residential neighborhood.
 - 8. No parking is needed above that required by the principal residential use.
 - 9. There is no alteration whatsoever of the residential character of the building(s) and/or premises.
 - 10. The occupation, profession, or trade generates no noise, glare, heat, vibration, smoke, dust, or odor perceptible to adjacent uses.
 - 11. The occupation shall not involve the retail sale of merchandise manufactured off the premises.
- 11:7.37. Buildings, structures, lift stations, etc.
 - 1. Such uses shall be enclosed within a building or by a suitable fence providing protection and screening against light, noise, fumes, or unsightliness.
 - 2. Open area on the premises shall be landscaped.
- 11:7.38. Open storage.
 - 1. Such storage area does not occupy over 20 percent of the build-able area.
 - 2. Shall not be located in any required setback area.
 - 3. Must be screened from public view.

11:7.39. Temporary uses.

Type and location. The following temporary uses and no others may be permitted, subject to the conditions herein.

- 1. Tents or other temporary structures for the conduct of any use permitted in the GC and CC Districts for a period not to exceed 45 days.
- 2. Contractor's office and equipment shed, in any district, for a period covering construction phase of a project not to exceed one year unless re-permitted; provided that such office be placed on the property to which it is appurtenant.
- 3. Portable classrooms in any district for cultural or community facilities, educational facilities, or religious complexes, for an indefinite period provided all required setbacks for the district in which the structures are to be located shall be met and the portable structure shall be located on the same site as the principal structure.
- 4. Temporary office trailers in any commercial or industrial district where the principal building is being expanded, rebuilt, or remodeled for the conduct of business while the principal building is under construction.

Permit required.

- 1. No temporary use may be established without receiving such permit.
- 2. Temporary use permits may be renewed no more than twice within a 12-month period, provided that said use will not create traffic congestion or constitute a nuisance to surrounding uses.
- 3. Any temporary use that is determined to be creating a nuisance or disruption may have its temporary permit revoked by the DSR.
- 4. Temporary uses and structures from which temporary uses are operated shall be removed from the site after the temporary permit has expired.
- 11:7.40. Temporary accessory dwelling unit. A manufactured home as defined in article 4 of this ordinance may be permitted in any zoning district as a temporary accessory residential use which shall be clearly subordinate to a principal single-family detached dwelling or manufactured home, whether or not such principal use is conforming, subject to all of the requirements listed below. In authorizing the temporary accessory residential use, the DSR may impose such reasonable and additional stipulations, conditions, or safeguards that in the DSR's judgment will better fulfill the intent of this ordinance.

The DSR may authorize issuance of a permit for a temporary accessory residential use for a period not to exceed six months. At the end of that time, the DSR may, after a complete review of the request, grant an extension of the permit for a period not to exceed one year. The review procedure shall be the same as the original application procedure. It shall be the responsibility of the DSR to present to the council after each six-month period a status report of the conditions and to notify the applicant of the review.

The DSR may at any time terminate the authorization at the request of the initiating applicant or upon the finding that the extenuating conditions no longer exist. The temporary accessory residential use and any associated services shall be removed from the premises within 30 days after notice of termination.

The DSR shall determine that the following requirements have been satisfied:

1. The use shall be necessitated by the incapacity, infirmity, or extended illness of an individual who requires continuous nursing care. The attending physician shall certify the physical and/or mental condition of the person in question.

- 2. The use is intended only to meet a temporary need or hardship.
- 3. If the principal residential use is nonconforming, the provisions of section 9:3, Nonconforming uses and structures, shall be satisfied.
- 4. The temporary accessory residential use shall meet all of the requirements contained in this ordinance for accessory uses.
- 5. The temporary accessory residential use shall conform to all of the requirements for uses permitted by conditional use as set forth in subsection 6:2.6, Conditional uses.
- 6. No minimum lot area or lot width requirements shall be required for the temporary accessory residential use.
- 7. The temporary accessory residential use shall conform to the front, side, and rear yard requirements established for the district in which the use is located.
- 8. Off-street parking shall be provided in accordance with the provisions set forth in section 12:1, Off-street parking, for the principal residential dwelling only.
- 9. A manufactured home which is being utilized as a temporary accessory residential use may not be physically attached to or be a part of the principal structure located on the lot.
- 10. No permit to allow a temporary accessory residential use shall be issued until all applicable regulations of the county building department and other public agencies have been satisfied in regard to the adequate provision of water, sewer, access, electrical service, and fire protection. In seeking approval of the temporary accessory residential use, the applicant must demonstrate to the DSR that these facilities and services are adequately situated with respect to the lot in question.
- 11. The principal for whom the accessory use is requested must be a relative by blood or marriage or in a relationship created through adoption or through foster parental care.
- 12. To provide for adequate notification of the permit application to surrounding property owners, the applicant shall provide to the DSR signatures of the following:
 - a. All property owners who own property abutting the subject property.
 - b. All property owners of property located directly across a street from the subject property.

(Ord. No. 11-24, § 8, 9-6-11; Ord. No. 12-03, § 2, 3-5-12; Ord. No. 12-09, §§ 1, 2, 6-18-12; Ord. No. 12-16, § 2, 9-17-12; Ord. No. 13-04, § 2, 4-1-13; Ord. No. 14-25, §§ 2—6, 12-1-14; Ord. No. 15-18, § 2, 8-17-15; Ord. No. 15-29, § 2, 9-21-15; Ord. No 15-26, § 2, 12-7-15; Ord. No. 17-04, § 4, 4-17-17; Ord. No. 17-13, § 2, 5-15-17; Ord. No. 2020-04, § 1, 3-16-20; Ord. No. 2020-22, § 2, 10-5-20; Ord. No. 2020-24, §§ 3—5, 1-21-20; Ord. No. 2020-25, §§ 2, 3, 2-3-20; Ord. No. 2023-15, §§ 3—5, 9-18-23)

Editor's note(s)—Ord. No. 2020-24, adopted Jan. 21, 2020, added new provisions designated as Sections 11:7.34 and 11:7.35, and subsequently renumbered Sections 11:7.34—11:7.38 as Sections 11:7.36—11:7.40.

ARTICLE 22. RURAL SMALL LOT SUBDIVISION STANDARDS

22.1. Purpose

The purpose of this Article is to maintain the character and heritage of the rural landscape by providing flexibility through alternative standards for the subdivision of rural lands in Jasper County in exchange for permanent protection of open space.

22.2. Applicability

The standards found in this Article are permitted within the Rural Preservation-10 zoning district for existing lots of record that have been owned by an individual or family since January 1, 1995, or before. Either a single member of the family, multiple members of the family, or an unbroken succession of family members have owned the property for no less than 30 years.

22.3. Definitions

Base Site Area. The Base Site Area consists of the parent parcel minus areas not suitable for development due to legal, physical, natural, or other constraints. The Base Site Area shall be determined as follows:

Parent parcel gross site area as determined by actual survey:

Minus Land separated by a road or utility right-of-way

Minus Land within existing roads' ultimate rights-of-way

Minus Land separated by water and/or marsh

Minus Existing natural water bodies on the property, jurisdictional and non-jurisdictional wetlands, and land/tidal wetlands seaward of the OCRM critical line

Minus Land previously dedicated as open space

Equals = Base Site Area

<u>Open Space Preservation Area.</u> The land within the subdivision that is left undeveloped in exchange for reduction in lot size and/or other development requirements.

Parent Parcel. The parent parcel constitutes the parcel to be subdivided.

22.4. Development Standards.

Rural small lot subdivisions shall be subject to the following standards.

<u>Table 1: Development Standards</u>				
Maximum Density	1 principal dwelling unit per 10 acres 1			
Minimum Lot Area	<u>1 acre</u>			
Minimum Lot Width	<u>150 feet</u>			
Minimum Setbacks ²				
Front (major street, multi-lane)	<u>60 feet</u>			
Front (major street, two-lane)	<u>45 feet</u>			
Front (minor street)	<u>25 feet</u>			
<u>Side</u>	<u>25 feet</u>			
<u>Rear</u>	<u>25 feet</u>			
¹ Base site area				
² Setbacks shall also apply to Open Space Protection Areas				

22.5. Open Space Preservation Area (OSPA) Standards.

Open space preservation areas shall be contiguous to the maximum extent practicable.

The OSPA must consist of a minimum of fifty percent (50%) of the base site area.

In instances where natural features (wetlands, waterbodies, forested areas, etc.) are part of a larger system which extends to adjacent property(ies), these areas shall be prioritized for protection. In instances where an existing parcel has already established open space preservation areas, the proposed rural lot subdivision shall include open space protection of natural features contiguous with the adjacent property(ies).

Land dedicated to open space shall not include land dedicated for uses such as community swimming pool(s), clubhouse(s), and similar uses. Recreational amenities, such as walking/biking trails, may be permitted within the OSPA in conformance with applicable state and federal laws. Recreational lakes or ponds used for storm water management and designed as naturalized features may be included in the land designated as open space. Fenced detention or retention areas used for storm water management shall not be included in the calculation of required open space.

The owner shall select land dedicated for open space purposes and type of ownership. The open space preservation area may remain with the parent parcel to be held in single ownership or subdivided into a separate parcel. In either case, a note shall appear on the plat and recorded in the deed that development of the open space preservation area is prohibited.

Type of ownership may include, but is not necessarily limited to, the following:

- 1. The County, subject to acceptance by the governing body;
- 2. Other public jurisdictions or agencies, subject to their acceptance;
- 3. <u>Non-profit or quasi-public organizations committed to the protection and conservation of open space,</u> subject to their acceptance;
- 4. Homeowner or cooperative associations or organizations; or
- 5. <u>Shared, undivided interest by all property owners within the subdivision.</u>
- B. Maintenance of open space The person(s) or entity identified above, as having the right to ownership or control over open space, shall be responsible for its continuing upkeep and proper maintenance.

22.6. Restrictions on Future Subdivisions.

A note shall appear on all plats for rural small lot subdivisions specifying the number of remaining by-right lots that can be subdivided from the parent tract. If all by-right lots are subdivided, the note shall state that remaining subdivisions of the parent parcel shall be prohibited, except in compliance with the open space preservation standards specified in Section 22.5.

22.7 Roadside Buffer

A minimum fifty foot (50') wide continuous landscaped buffer shall be established and maintained parallel and adjacent to the highway corridor. This buffer is separate and distinct from the buffering requirements of Section 12.8 except that, where that section may call for a greater setback from the highway because of a specific activity, the greater setback distance shall be observed. Likewise, should Section 12.8 require total screening because of a specific activity, the fifty foot (50') wide landscaped buffer may be used to accommodate such screening.

Only the following activities shall be permitted within the landscaped buffer:

- 1. Vehicular access drives which tie into approved access points as determined by SCDOT and/ or Jasper County, and which run perpendicular to the right-of-way, or as nearly perpendicular as is feasible owing to terrain, horizontal curves and the like.
- 2. Landscaped walls and fences less than six feet (6') high.

- 3. Lighting.
- 4. Landscaping fixtures.
- 5. Signage.
- 6. Underground utility lines.
- 7. Overhead utility lines which run perpendicular to the road right-of-way and are consolidated with vehicular access drives wherever possible.

STATE OF SOUTH CAROLINA JASPER COUNTY

RESOLUTION NUMBER R-2024 -42

RESOLUTION OF JASPER COUNTY COUNCIL TO APPROVE SPECIAL SERVICES CONTRACT WITH HdL COMPANIES FOR BUSINESS LICENSE CONSULTING SERVICES

WHEREAS, the Jasper County Business License Department would like to contract with HdL Companies to provide the following consulting services: HdL will utilize publicly available data to research and identify businesses currently not paying business license fees to Jasper County. HdL will contact such businesses which it identifies, and businesses identified by Jasper County, and work with Jasper County and business to see if the business is compliant with Jasper County's business license requirements.

WHEREAS, section 2-413 defines special services as those professional services provided by physicians, architects ministers, engineers, accountants, attorneys, and management and consulting services, which are normally obtained on a fee basis, and further provides that these services may be procured without utilization of a bidding process.

WHEREAS, section 2-413 further provides that the departments using such services may contract on their behalf for such services provided that the following: 1) the department solicits the best possible contract, 2) negotiation with the provider of such services shall include the department head and the purchasing officer, 3) the department shall obtain the approval of the county council, 4) the department procuring the services shall seek the advice of department heads with expertise on the subject, and 5) County council shall have the authority to continue to contract for the services from year to year when it is in the best interest of the county.

WHEREAS, the Business License Department in cooperation with the purchasing officer have solicited the best possible contract, and

WHEREAS, the Business License Department has sought the advice of other business license departments using the same or similar services within the region, and

WHEREAS, the proposed contract term is one year with an automatic one-year renewal unless canceled with sixty days written notice, and

NOW THEREFORE, BE IT RESOLVED by Jasper County Council, in the council duly assembled and by the authority of the same that Jasper County Council hereby is of the belief and finds that the requirements of Article V, Sec. 2-413 are met and hereby approves the services of HdL Companies.

BE IT FURTHER RESOLVED, that the County Council authorizes the County Administrator, Mr. Andrew Fulghum, to execute the contract after review by the County Attorney.

SIGNATURES FOLLOW	
This Resolution No. R- 2024-42 made this _	day of, 2024.
	L. Martin Sauls, IV Chairman
	ATTEST:
	Wanda H. Giles Clerk to Council
Reviewed for form and draftsmanship by the	Jasper County Attorney.
David L. Tedder	——————————————————————————————————————

Workshop Agenda Item:

Jasper Telfair Planned
Development District and
Development Agreement

STATE OF SOUTH CAROLINA JASPER COUNTY

ORDINANCE #2024 -____

AN ORDINANCE OF JASPER COUNTY COUNCIL

To adopt Planned Development District Zoning, Planned Development District Standards, and Conceptual Master Plan for three tracts of land consisting of approximately 30 acres, bearing Jasper County Tax Map Numbers 037-00-02-014, 037-00-02-017, and 037-00-02-018, located along Speedway Boulevard (Highway 17), at the southeast intersection of South Okatie Highway (Highway 315) and known as Jasper Telfair PDD.

WHEREAS, The Planned Development District Zoning standards were adopted by Jasper County to permit and encourage flexibility in the development of land in order to promote its most appropriate use; and to do so in a manner that will enhance public health, safety, morals, and general welfare; and

WHEREAS, Jasper County has received a request from the owner of three tracts of land consisting of a total of approximately 30 acres, bearing Jasper County Tax Map Numbers 037-00-02-014, 037-00-02-017, and 037-00-02-018, located along Speedway Boulevard (Highway 17), at the southeast corner of the intersection of South Okatie Highway (Highway 315), to zone such in accordance with submitted Planned Development District Standards prepared for Jasper Telfair One, LLC and accompanying Planned Development District Standards and Conceptual Master Plan; and

WHEREAS, the above mentioned property was duly posed, with public meetings properly noticed and held by the Jasper County Planning Commission on October 8,

2024, which recommended approval and adoption, and by the Jasper County Council on October 8, 2024; and

WHEREAS, Jasper County Council finds the Planned Development District Standards and the Concept Map (Appendix C) to be in accordance with the statutory requirements of the state, and consistent with the Jasper County Comprehensive Plan, *Jasper's Journey*, as well as the Jasper County Zoning and Land Development Ordinances; and

NOW THEREFORE, BE IT RESOLVED by Jasper County Council, in council duly assembled and by the authority of the same:

- 1. Jasper County Council finds in accordance with the staff report, and the recommendation of Jasper County Planning Commission, the proposed zoning is consistent with the continued pattern of growth in the vicinity and is in harmony with the Jasper County Comprehensive Plan. Good cause having been shown to approve the applicant's request for Planned Development District Zoning for the Property, and of the Planned Development District Standards and Conceptual Master Plan (Appendix C), and to amend the Jasper County Official Zoning Map to reflect Planned Development District zoning for two tracts of land consisting of approximately 30 acres, bearing Jasper County Tax Map Numbers 037-00-02-014, 037-00-02-017, and 037-00-02-018 and known as Jasper Telfair PDD.
- 2. This ordinance shall take effect upon approval by Council.

	Sauls IV
Chairmar	1
ATTEST:	

Wanda Giles Clerk to Council

ORDINANCE: # 2024
First Reading: October 21, 2024 Public Hearing: November 4, 2024 Second Reading: Adopted:
Considered by the Jasper County Planning Commission at it's meeting on October 8, 2024 and recommended for approval.
Reviewed for form and draftsmanship by the Jasper County Attorney.
David Tedder Date

Workshop Agenda Item:

Financial Accounting –
Treasurer's Office and
Finance Department

MEMORANDUM OF AGREEMENT BETWEEN JASPER COUNTY ADMINISTRATION AND JASPER COUNTY TREASURER

This agreement for financial and supportive services is entered into between the Jasper County Administration (hereinafter referred to as "Administration") and Jasper County Treasurer (hereinafter referred to as "Treasurer").

Whereas, the Jasper County Council has, in Resolution #R-2024-26 (Exhibit A), directed the Jasper County Administration to work with the Treasurer to prepare a more detailed memorandum of agreement that incorporated policies and procedures to be utilized by the Treasurer's Office and Administration in performing the responsibilities of each, that addresses the sharing of financial information between these offices so as to promote the efficient maintenance of the general ledger and audit functions, as well as the needs of the Treasurer to receive, account for, and invest the funds controlled by Jasper County Council.

Whereas, the sole purpose of this memorandum of understanding is to encourage cooperation between Administration and the Treasurer and to identify the respective roles and responsibilities.

Whereas, Administration and the Treasurer are desirous to enter into a memorandum of understanding between them, setting out the working arrangements that each agree are necessary for proper receipt, identification and recording of receipts and disbursements transactions into the County's financial software while maintaining adequate internal controls and segregation of duties.

Whereas, the Administration roles and responsibilities related to the proper receipt, identification and recording of receipts and disbursements transactions into the County's financial software while maintaining adequate internal controls and segregation of duties are performed by the Financial and Administrative Services department, and therefore Financial and Administrative Services is referenced below.

Purpose and Scope: The purpose of this memorandum is to provide the framework, the scope of work, terms and conditions, and responsibilities of the Financial and Administrative Services and the Treasurer associated with their work in the recording of cash transactions. Financial and Administrative Services and the Treasurer agree to work together in such a manner that will promote a genuine atmosphere of collaboration in support of an effective and efficient partnership and leadership meant to maintain, safeguard, and sustain sound and optimal financial, managerial, and administrative commitment regarding all matters related to the recording of cash transactions.

Financial and Administrative Services and the Treasurer have unique, specialized expertise that each will draw upon to meet the objectives of this agreement. To that end, the following is an outline of the responsibilities.

Responsibilities of the Treasurer

- Establish and maintain the bank and investment accounts at various financial institutions under the
 authority of Jasper County to include County funds, School District funds, Special Revenue funds,
 and Investment funds. County bank accounts include property tax accounts, bond accounts, a
 decal account, the local option sales tax account, the local transportation sales tax account,
 appropriate clerk of court and magistrate accounts, appropriate sheriff accounts, and the County
 general fund bank account.
- 2. Collect and apportion the taxes for all tax districts within Jasper County including the County, School District, Bonds, Municipalities, and Special Tax Districts.
- 3. Collect and identify other County and State revenues for the County and School District.
- 4. Transfer funds between appropriate bank accounts as needed or requested upon presentation of a warrant.

MEMORANDUM OF AGREEMENT BETWEEN JASPER COUNTY ADMINISTRATION AND JASPER COUNTY TREASURER

- 5. Invest cash on hand to earn additional income.
- 6. Reconcile County bank statements listed in responsibility 1 to the activity within each bank account.
- 7. Provide Administrative and Financial Services monthly with a copy of the reconciled bank statements for recording in the County financial software.
- 8. Review bank reconciliations prepared by the Financial and Administrative Services office on a quarterly basis.
- 9. Provide a monthly report from the Treasurer to the County Council.

Responsibilities of Financial and Administrative Services

- 1. Establish and maintain the financial software of the County for all bank accounts under the authority of Jasper County to include all County funds, School District funds, Special Revenue funds, and Investment funds.
- 2. As provided in Section 1 of An Ordinance to Establish for Jasper County Provisions for Disposition of Fees Collected adopted December 5, 1994, the Finance and Administrative Services office will collect in the form of checks or cash the funds generated from fees collected and monies received by Jasper County departments' employees and remit those funds monthly, for the month prior, to the Treasurer for deposit into the County's general fund bank account. (See Exhibit B.)
- Record the receipts and disbursements for the activities in all bank accounts under the authority of Jasper County to include all County funds, School District funds, Special Revenue funds, and Investment funds.
- 4. Record the receipts and disbursements for the activities in bank accounts under the authority of the County Administration.
- 5. Reconcile bank statements under the authority of County Administration to the activity within each bank account and ensure bank reconciliations reflect the balances reported in the County's financial software.
- 6. Review activity within the County's financial software to monitor identification and budgetary results.
- 7. Maintain bank accounts currently under the authority of County Administration, to include change of signers and assignment of rights.
- 8. Provide the Treasurer with reconciliations of bank accounts at least quarterly or upon written request of the Treasurer.

Responsibilities of the County Council

- 1. Authorize the County Administration to maintain bank accounts under the authority of the County Administration as listed in Resolution #R-2024-26 (see Exhibit A) by resolution at a special called meeting of the Jasper County Council on August 27, 2024.
- **2.** Authorize the County Administration to open or close bank accounts, if necessary, by resolution at a publicly held County Council meeting.

Process to Achieve Purpose

 The Treasurer shall submit documentation for all deposits and disbursements to/from bank accounts under the Treasurer's authority to the Finance Department daily. Documentation includes apportionment reports, details for deposits and transfers, and copies of checks written from bank accounts along with the accompanying details. (See Exhibit C for deposit documentation, Exhibit D for transfer documentation, Exhibit E for apportionment reports and Exhibit F documentation for for court checks, a SC Court Revenue Form.)

MEMORANDUM OF AGREEMENT BETWEEN JASPER COUNTY ADMINISTRATION AND JASPER COUNTY TREASURER

- 2. The Treasurer shall submit monthly bank statements for accounts not included in the Treasury Navigator portal to the Finance department no later than fourteen (14) days after the end of the previous month, i.e. the Local Government account (LGIP) account.
- 3. The Treasurer shall develop and maintain a list of every cash or investment account under the authority of the Treasurer. This list should be updated each time an account is opened or closed. This form should be attached to the documentation from the financial institution that supports the change in the account status.
- 4. The Director of Finance shall develop and maintain a list of every cash or investment account under the authority of the County Administration. This list should be updated each time an account is opened or closed. This form should be attached to the documentation from the financial institution that supports the change in the account status.
- 5. At least quarterly, the Treasurer and the Director of Finance shall meet to review financial information, and the process established in this Memorandum of Understanding.
- 6. The Director of Finance shall submit documentation of expenditures when requesting reimbursement transfers from one bank account to another, including but not limited to, the Local Option Transportation Sales Tax bank account, to the general fund bank account.

Freedom of Information Act

The information provided in the bank statements and account transactions may be subject to the Freedom of Information Act, therefore bank statements shall not be distributed to parties outside of the County without review and permission of the County Attorney.

STATE OF SOUTH CAROLINA

COUNTY OF JASPER

RESOLUTION NO. R-2024-26

A resolution of Jasper County Council Authorizing the Jasper County Administrator to Grant Viewing Access to the Jasper County Treasurer for Bank Accounts under the Control of the Administration and County Council, and Directing the Administration to Prepare a Memorandum of Agreement regarding Related Matters

Whereas, there has been a request by the Treasurer of Jasper County to access certain accounts under the control of Jasper County Council and its Administration, and issues regarding the accounting needs of the Finance Department for information from the Treasurer to maintain the General Ledger and perform audits as needed from time to time; and

Whereas, the County Council of Jasper County, South Carolina desires to provide access to these accounts:

Now Therefore, Be It Resolved by the Jasper County Council, in Council Duly assembled, that:

- The Jasper County Council finds the best interests and public welfare of the citizens of Jasper County directs Administration to authorize viewing access to the Treasurer to all of the Jasper County bank accounts as set forth on Exhibit "A" hereto.
- 2. No additional signature authority is conferred upon the Treasurer by the granting of these access privileges;
- 3. The Treasurer shall provide access to Administration and its Finance Department to the bank account information maintained in his Office needed by the Finance

Exhibit A

Department and Administration to maintain the County General Ledger and

perform/complete audits;

4. Recognizing that certain of these accounts may contain Private Personal

Information, HIPPA information, or otherwise subject to statutory restrictions on

public disclosure, the information being shared shall not be further disseminated

without reasonable efforts being taken to prevent unauthorized distribution or

access to such information.

5. The Administration is directed to work with the Treasurer to prepare a more

detailed Memorandum of Agreement that incorporates policies and procedures to

be utilized by the Treasurer's Office and Administration in performing the

responsibilities of each, that addresses the sharing of financial information

between these offices so as to promote the efficient maintenance of the General

Ledger and audit functions, as well as the needs of the Treasurer to receive, account

for, and invest the funds controlled by Jasper County Council. The proposed

Memorandum of Agreement will be delivered to Council by November 1, 2024.

SO RESOLVED THIS _____ DAY OF AUGUST, 2024.

L. Martin Sauls, IV	
Chairman, Jasper County Council	

ATTEST: Wanda Giles, Clerk to Council APPROVED AS TO FORM: David L. Tedder

County Attorney

EXHIBIT A Resolution R-2024-26

	Acct #		Name on Acct	<u>Identifier</u>
1	XXXXXX1539	CHECKING	JASPER CO BUSINESS LICENSE	OPERATING ACCOUNT
2	XXXXXX6760	CHECKING	JASPER CO LOCAL HOSP TAX	LOCAL HOSPITALITY TAX
3	XXXXXX861	CHECKING	JASPER CO REGISTER OF DEEDS	CHECKING ACCOUNT
4	XXXXXX6508	CHECKING	JASPER CO REGISTER OF DEEDS	ESCROW ACCOUNT
5	XXXXX2856	CHECKING	JASPER COUNTY	INMATE WELFAIR FUND
6	XXXXXX0226	CHECKING	JASPER COUNTY	BUILDING DEPARTMENT
7	XXXXXX1117	CHECKING	JASPER COUNTY BUSINESS LICENSE	SIGN ACCOUNT
8	XXXXXX6661	CHECKING	JASPER COUNTY ACCOUNT	REVIEW FEES
9	XXXXX9299	CHECKING	JASPER COUNTY	DELINQUENT TAX SALES
10	XXXXXX7043	CHECKING	JASPER COUNTY	DELINQUENT TAX
11	XXXXXX5156	CHECKING	JASPER COUNTY	SERGEANT JASPER PARK
12	XXXXXX8603	CHECKING	JASPER COUNTY	AIRPORT CONSTRUCTION
13	XXXXXX38726	CHECKING	JASPER COUNTY	DBA SKYBLUE AVIATION
14	XXXXXX7527	CHECKING	JASPER COUNTY	THE SETTINGS TRUST ACCOUNT
16	XXXXXX4022	CHECKING	JASPER COUNTY	LOCAL ACCOMMODATIONS TAX ACCT
17	XXXXXX5869	CHECKING	JASPER COUNTY	RDA FUNDS
18	XXXXXX2665	CHECKING	JASPER COUNTY	JCFR 1%
19	XXXXXX4134	CHECKING	JASPER COUNTY DETENTION CENTER	COMISSARY ACCOUNT



Jasper County Council

P.O. DRAWER F · RIDGELAND, SOUTH CAROLINA 29936

I Acidad 2-53

PHONES: 803-726-7700
FAX 803-726-7800
D. P. LOWTHER
Chairman
DANNY M. MCKENZIE
Vice Chairman
JESSIE E. CLELAND
LEROY SNEED
THOMAS E. MCCLARY
HENRY P. MOSS, JR.
Administrator

AN ORDINANCE TO ESTABLISH FOR JASPER COUNTY PROVISIONS FOR DISPOSITION OF FEES COLLECTED

SECTION I

All such funds generated from fees collected and monies received by Jasper County departments' employees and/or elected officials shall be memorialized with appropriate accounting methods for the purposes of audit and all such funds shall be timely deposited with the Jasper County Treasurer's Office.

Adopted this December 5 , 1994.

Jasper County Council

ATTEST:

Gladys N Jones Clerk to Council

First Reading Natolev 3, 1994
Second Reading Natolev 17, 1994
Public Hearing Nov 21, 1994
Third Reading New 5, 1994

~	Ridgeland, S.C., 8/30/24 No. 11615
OFFICE OF COUNTY TREASURER JASPER COUNTY	RECEIVED OF TIMENCE JIX HUNDRED TWENTY-FIVE 96/100 DOLLARS FOR HEALTH PREVIOUSE ACCOUNT 94 MICHAEL T. SKINNER. County Treasurer 8 625.96 By Mat.



JASPER COUNTY RECEIPTS

TREASURE	ER'S RECEIPT#:		DATE:	8/28/2024
	RECEIVED FROM	DESCRIPTION	AMOUNT	PAYMENT CODE
		1		
1.		Health Insurance Premium	\$37.80	Health Insurance
2.		Health Insurance Premium	\$588.16	Health Insurance
3.		Health Insurance Premium		Health Insurance
4.	***************************************	Health Insurance Premium		Health Insurance
5		Health Insurance Premium		Health Insurance
6.		Health Insurance Premium		Health Insurance
7		Health Insurance Premium		Health Insurance
8		Health Insurance Premium		Health Insurance
9.		Health Insurance Premium		Health Insurance
10		Health Insurance Premium		Health Insurance
			TOTAL:	\$625.96
SIGNATUR	RE Kunhala Bu	em-	SIGNATUE	RE-
	COUNTY 8/30	904	SIGNATOR	TREASURER
SIGNATUR	RE: Kunhaly Bu	904	SIGNATUR	RE: TREASURER

ATR-04290024 - Jasper County Treasurer (565)



Account Transfer Details

Transaction Number ATR-04290024
Recurring Frequency One-Time Payment

Company Name Jasper County Treasurer (565)

Contact Name Michael T Skinner (mtskinner)
Notify Initiator Options Pending Actions. Not fy via EMAIL

System Events: Notify via EMAIL
Complete - Unsuccessful: Notify via EMAIL
Complete - Successful: Notify via EMAIL
Early Action Taken: Notify via EMAIL
Early Action Removed: Notify via EMAIL

Expired: Notify via EMAIL

Creation Date Sep 6, 2024 9:59 AM EDT Transfer Date 09/08/2024

Transfer Date	Transfer From Account	Transfer To Account	Status	Amount	Memo	
09/06/2024	*9808 - DDA (State Funds)	*0036 - DDA (General Fund)	Completed Confirmation Number:	\$150,491.49	LOST	

 Status History
 Timestamp
 Status
 Initiator
 Description

 Sep 6, 2024 9:59 24 AM EDT
 Created
 565 / miskinner (Michael 7 Skinner)
 Transfer Created





nvoice Record Details

nly the state agency listed below is able to provide detailed information about this payment. To inquire about the payment, please locate the phone number for the gency in the <u>SC State Phone Directory.</u>

you need further assistance, you may email the State Treasurer's Office or call us at 803.734.2686.

ou searched for EIN / SSN: 0024, Issued amount: 150491.49

Item Summary:

Issue Date 08/28/2024

Issue Amount \$150,491.49

Check Payee JASPER COUNTY TREASURER

ED! Reference Number 1001888834

EDI Identifier 121000240000065

Clearing Doc Number 3433345933

Warrant Number

Fiscal Year 2025

Agency Number E160

Agency Name STATE TREASURERS OFFICE

Item Details:

ontact Information

r discrepanties with search result, pleas contail the <u>Sf Treasurer's Office</u>; **803.734.2101** r technical questions concerning this application, contact <u>SC.gov</u>;

tail: support@scrov.atlassian.net one: 866.340.7105 | M-F, 8a.m.-5p.m.

pyright © 2024 State of South Carolina



Payee:
JASPER COUNTY TREASURER
PO 80x 722
RIDGELAND SC 29936

Exhibit D

Payment advice Issue Date 08/28/2024 Issue Amount \$150,491.49 Clearing Document 3433345933 Fiscal Year 2025 Agency Number/Numb E160 STATE TREASURERS OFFICE

FI Doc	Invoice Number	Inv. Date	Inv. Amount	Cust. Ref.	Account Reference
3032488470	FY25AUGLOSTREV	08/27/2024	150,491.49	ISNE .	W- 1
Sum total			150,491.49		

	PER COUNTY 07/31/24		TAX LEVY BREAKDOWN		TRICT ALL YEAR ALL	Exhibit E	иля	PAGE 90 DATE 08/09/24 REFUNDS Y PART REF Y ADJSTMTS Y
BREAKDOWN		LEVY	TAX	RES EX	LOST CREDIT	VEH CR	PENALTY 1	NET
			****			*****		441
ORIGINAL TAX			979,229.95	73.04-	47,160.25-	.00	.00	931,996.66
TOTAL TAX PAID NUMBER OF NOTICES			979,229.95 3,933	73.04	47,160.25-	.00	.00	931,996.66
ORDINARY CNTY			396,284.95	.00	47,160.25-	.00	.00	349,124.70
SCHOOL			469,839,11	73.04-	.00	.00	.00	469,766.07
SCHOOL DEBT			70,758,79	.00	,00	.00	.00	70,758.79
COUNTY DEBT			33,964,26	.00	.00	.00	.00	33,964.26
C H FIRE DISTR			8,382.84	.00	.00	.00	.00	8,382.84
GRAND TO	DTAL		979,229.95	73.04-	47,160.25-	.00	.00	931,996.66
TOTAL APPORTIONED			979,229.95 71,925.00	73.04-	47,160.25-	.00	.00	931,996.66 71,925.00
DMV FEES DECAL FEES			54,021,13 2,624.00 1,430.00					54,021_13 2,624.00 1,430.00
DNR FEES TOTAL + FEES		:	1109,230.00				.00	1061,996.79
CITY	M ø er	TAX	не ехфрт	NET TAX	VEHCR/FEES	LOST/LREX	PENALTY	NET
	1,206	107,107.58	.00	107,107.58	.00	20,158.22-	,00	86,949.36
HARDEEVILLE RIDGELAND	215	19,337.59	.00	19,337.59	.00	6,737.98-	.00	12,599.61
KIDGELOO	213	19,337.59	.00	19,337.39	.00	6,737.74	.00	22,333.02
TOTAL CITY	1,421	126,445.17	.00	126,445.17	.00	26,896.20-	.00	99,548.97
TOTAL COUNTY	3,933	979,229.95	.00	979,229.95	.00 130,000.13	47,160.25- 73,04* LR	.00	1061,996.79
TOTAL	5,354	1105,675.12	.00	1105,675.12	.00 130,000.13	74,056.45- 73.04- LR	.00	1161,545.76

REAL/FERSONAL JASPE FROM 07/01/24 TO 0' TAX YEAR ALL ADJ CATG ALL	R COUNTY		TAX LEVY BREAKDOWN	DIST LEVY		ALL ALL	Exhibit E	RUN	PAGE 8 DATE 08/09/24 REFUNDS Y PART REF Y ADJSTMTS Y
BREMOOWN		LEVY	TAX	RES EX	LOST	CREDIT	VEH CR	PENALTY 1	NET
			***						***
ORIGINAL TAX HE EXEMPT TAX			9,390.49	73.04-		387.99-	.00	.00	8,929.46
TOTAL TAX PAID NUMBER OF NOTICES			9,390.49	73.04-		387.99-	.00	.00	8,929.46
ORDINARY CNTY			3,842.50	.00		387.99-	. 00	.00	3,454.51
SCHOOL			4,536.78	73.04-		.00	.00	.00	4,463,74
SCHOOL DEBT			683.25	.00		.00	.00	.00	683.25
COUNTY DEBT			327.96	.00		.00	,00	.00	327.96
NET COLLECTIONS	B		9,390.49	73.04-		387.99-	.00	.00	8,929.46
TOTAL APPORTIONED			9,390.49	73.04-		387.99-	.00	.00	8,929.46
CITY	MAGER	TAX	HE EXAPT	NET TAX	VEHC	CR/PEES	LOST/LREX	PENALTY	NET
TOTAL CITY		.00	.00	.00		. 00	.00	.00	.00
TOTAL COUNTY	4	9,390.49	.00	9,390.49		.00	387.99- 73.04- LR	.00	B,929.46
TOTAL	4	9,390.49	.00	9,390.49		.00	387.99- 73.04- LR	.00	8,929.46

VEHICLES JASE FROM 07/01/24 TO TAX YEAR ALL ADJ CATG ALL	ER COUNTY 07/31/24		TAX LEVY BREAKDOWN		RICT ALL YEAR ALL	Exhibit E	RUN	PACE 60 DATE 08/09/24 REFURDS Y PART REF Y ADJENTS Y
BRENDOWN		LEVY	TAX	RES EX	LOST CREDIT	VEH CR	PENALTY I	NET
ORIGINAL TAX HE EXCEPT TAX TOTAL TAX PAID			929,427.09 .00 929,427.09 3,690	.00	44,713.39- 44,713.39-	.00	.00	884,713.70 884,713.70
NUMBER OF NOTICES ORDINARY CNTY SCHOOL SCHOOL DEBT COUNTY DEBT C FIRE DISTR NET COLLECTIO	NA.		375,945.51 445,745.87 67,130.29 32,222.58 8,382.84 929,427.09	.00 ,00 .00 .00	44,713.39- .00 .00 .00 .00	.00 .00 .00 .00	.00 .00 .00 .00	331,232.12 445,745.87 67,130.29 32,222.58 8,392.84 884,713.70
TOTAL APPORTIONED ROAD MAINTENANCE F DRV FEES DECAL FEES TOTAL + FRES			929,427.09 71,925.00 54,021.13 2,624.00 1057,997.22	.00	44,713.39-	.00	.00	884,713,70 71,925.00 54,021.13 2,624.00 1013,283.83
CITY RARDEEVILLE RIDGELAND	NUMBER 1,183 201	105,839.50 18,173.05	HE EXHPT .00	NET TAX 105,839.50 19,173.05	.00	19,917.41- 6,300.36-	PENALTY .00	NET 85,922.09 11,864.69
TOTAL CITY	1,384	124,012.55	.00	124,012.55	.00	26,225.77-	.00	97,786.78
TOTAL COUNTY	3,690	929,427.09	.00	929,427.09	.00 120,570.13 FE	44,713.39-	.00	1013,203.03
TOTAL	5,074	1053,439.64	.00	1053,439.64	.00 120,570.13 FE	70,939.16-	.00	1111,070.61

WATERCRAFT JASPE FROM 07/01/24 TO 0 TAX YEAR ALL ADJ CATG ALL	R COUNTY 7/31/24		TAX LEVY GREARDOWN	DIST LEVY	RICT ALL YEAR ALL	Exhibit E	RUN	PAGE 89 DATE 08/09/24 REFUNDS Y PART REF Y ADJSTMTS Y
BREAKDOWN		LEVY	TAX	RES EX	LOST CREDIT	VEB CR	PENALTY 1	TZM
			***			***		0 W.E.
ORIGINAL TAX			40,412.37	.00	2,058.87-	.00	.00	38,353.50
TOTAL TAX PAID NAMER OF NOTICES			40,412.37 239	.00	2,058.87-	.00	.00	38,353.50
ORDINARY CNTY			16,496,94	.00	2,058.87-	.00	.00	14,438.07
SCHOOL			19,556.46	.00	.00	.00	.00	19,556.46
SCROOL DEBT			2,945.25	.00	.00	.00	,00	2,945.25
COUNTY DEBT			1,413.72	.00	.00	.00	.00	1,413.72
NET COLLECTION	3		40,412.37	.00	2,058.87-	.00	.00	38,353.50
TOTAL APPORTIONED DNR FRES			40,412.37	.00	2,058.87-	.00	.00	38,353.50 1,430.00
TOTAL + PEES			41,842.37				.00	39,783.50
CITY	MA-BER	TAX	BE EX-12-7	NET TAX	VEHCR/FEE8	LOST/LREX	PENALTY	NET
		1 000 00		1 000 00	.00	240.81-	.00	1.027.27
HARDEEVILLE	23	1,268.08	.00 .00	1,268.08	.00	429.62-	.00	734.92
RIDGELAND	14	1,164.54	.00	1,164.54	.00	423.02-	.00	,34.72
TOTAL CITY	37	2,432.62	.00	2,432.62	.00	670 . 43	.00	1,762.19
TOTAL COUNTY	239	40,412.37	.00	40,412.37	.00 1,430.00 FEE	2,058.87-	.00	39,783.50
TOTAL	276	42,844.99	.00	42,844.99	.00 1,430.00 FEI	2,729.30+	.00	41,545.69

Jasper County Appropriation Calculation FY2025 Motor Carrier

Amount Received Aug		52,481.72
Appropriation Amounts		
Jasper County Operations	0.359	18,840.94
Jasper County School	0.4454	23,375.36
Jasper County School Debt	0.0671	3,521.52
Jasper County Debt	0.0322	1,689.91 /
Hardeevile	0.0841	4,413.71
Ridgeland	0.0122	640.28
	1	52,481.72

JASPER COUNTY TAX ACCT MICHAEL T SKINNER COUNTY TREASURER PC BOX 722 RIDGELAND, SC 29936	DATE 9/16/2024	5564 63-1403/631 — ACHECK ARRIVO
Six Hundred Forty 28/100	\$ 6 ²	-10.28
SouthState Motor Convier Aug 2024 #005564# #063114030# 113000	12.5C	

JASPER COUNTY TAX ACCT	ENVIOLENT MOVEMENT OF THE	5563
MICHAEL T SKINNER COUNTY TREASURER PO BOX 722 RIDGELAND, SC 29936	DATE 9 6 24	63-1403/631 ACHECK ANNO
PAY HE OF Hardewille	- 1 S L	1413.71
For Thorand For Hundred Thirteen SouthState	100	LARS
FOR AUG 2084 MOAR CANIER	Mr. T.SC	3-03-0

ATR-04290897 - Jasper County Treasurer (565)



Account Transfer Details

Transaction Number ATR-04296897
Recurring Frequency One-Time Payment

Company Name Jasper County Treasurer (585)
Contact Name Michael T Skinner (miskinner)

Notify Initiator Options Pending Actions: Notify via EMAIL
System Events: Notify via EMAIL

Complete - Unsuccessful: Notify via EMAIL.
Complete - Successful: Notify via EMAIL
Early Action Taken: Notify via EMAIL
Early Action Removed: Notify via EMAIL

Expired: Notify via EMAIL

Creation Date Sep 6, 2024 11:39 AM EDT

Transfer Date 09/06/2024

Transfer Date	Transfer From Account	Transfer To Account	Status	Amount	Memo
09/06/2024	*9808 - DDA (State Funds)	*7709 - DDA (Tax Account 2)	Completed Confirmation Number:	\$52,481.72	Motor Carrier Aug

Timestamp	Status	Initiator	Description
Sep 6, 2024 11:39:11 AM EDT	Created	585 / miskinner (Michael T Skinner)	Transfer Created

ATR-04290909 - Jasper County Treasurer (565)



Account Transfer Details

Transaction Number ATR-04290909
Recurring Frequency One-Time Payment

Company Name Jasper County Treasurer (585)
Contact Name Michael T Skinner (mtskinner)

Notify Initiator Options Pending Actions: Notify via EMAIL

System Events Notify via EMAIL.
Complete - Unsuccessful: Notify via EMAIL.
Complete - Successful: Notify via EMAIL.
Early Action Taken: Notify via EMAIL.
Early Action Removed: Notify via EMAIL.

Expired: Notify via EMAIL.

Creation Date Sep 6, 2024 11:40 AM EDT

Transfer Date 09/06/2024

Transfer Date	Transfer From Account	Transfer To Account	Status	Amount	Memo
09/06/2024	*7709 - DDA (Tax Account 2)	*0036 - DDA (General Fund)	Completed Confirmation Number:	\$18,840.94	Motor Carrier Aug

 Status History

 Timestamp
 Status
 Initiator
 Description

 Sep 6, 2024 11:40.37 AM EDT
 Created
 565/ mtskinner (Michael T Skinner)
 Transfer Created

ATR-04290927 - Jasper County Treasurer (565)



Account Transfer Details

Transaction Number AYR-04290927
Recurring Frequency One-Time Payment

Company Name Jasper County Treasurer (565)
Contact Name Michael T Skinner (mtskinner)
Notify Initiator Options Pending Actions: Notify via EMAIL

System Events: Notify via EMAIL
Complete - Unsuccessful: Notify via EMAIL
Complete - Successful: Notify via EMAIL.
Early Action Taken: Notify via EMAIL
Early Action Removed: Notify via EMAIL

Expired: Notify via EMAIL

Creation Date Sep 6, 2024 11:41 AM EDT

Transfer Date 09/06/2024

Transfer Date	Transfer From Account	Transfer To Account	Status	Amount	Memo
09/06/2024	*7709 - DDA (Tax Account 2)	*1692 - DDA (School Account)	Completed Confirmation Number:	\$23,375.36	Motor Carrier Aug

Timestamp	Status	Initiator	Description
Sep 6, 2024 11:41:35 AM EDT	Created	565 / miskinner (Michael T Skinner)	Transfer Created

Account Transf &

ATR-04290952 - Jasper County Treasurer (565)



Account Transfer Details

Transaction Number ATR-04290952
Recurring Frequency One-Time Payment

Company Name Jasper County Treasurer (565)
Contact Name Michael T Skinner (mtskinner)

Notify Initiator Options Pending Actions: Notify via EMAIL

System Events Notify via EMAIL
Complete - Unsuccessful: Notify via EMAIL
Complete - Successful: Notify via EMAIL
Early Action Taken. Notify via EMAIL
Early Action Removed: Notify via EMAIL

Expired: Notify via EMAIL

Sep 6 2024 11:45 AM FOT

Creation Date Sep 8, 2024 11:45 AM EDT

Transfer Date 09/06/2024

Transfer Date	Transfer From Account	Transfer To Account	Status	Amount	Memo
09/08/2024	*7709 - DDA (Tax Account 2)	*3237 - DDA (2008 SCHOOL BOND ACCOUNT)	Completed Confirmation Number:	\$3,521.52	Motor Carrier Aug

Timestamp	Status	Initiator	Description
Sep 6, 2024 11:45:28 AM EDT	Created	565 / mtskinner (Michael T Skinner)	Transfer Created

ATR-04290945 - Jasper County Treasurer (565)



Account Transfer Details

Transaction Number ATR-04280945
Recurring Frequency One-Time Payment

Company Name Jasper County Treasurer (565)
Contact Name Michael T Skinner (mtskinner)

Notify Initiator Options Pending Actions: Notify via EMAIL

System Eventa: Notify via EMAIL
Complete - Ursuccessful: Notify via EMAIL
Complete - Successful: Notify via EMAIL
Early Action Taken: Notify via EMAIL
Early Action Removed: Notify via EMAIL

Expired: Notify v.s EMAIL
Creation Date Sep 6, 2024 11:44 AM EDT

Transfer Date 09/06/2024

Transfer Date	Transfer From Account	Transfer To Account	Status	Amount	Memo
09/06/2024	*7709 - DDA (Tax Account 2)	*4409 - DDA (COUNTY BOND DEBT)	Completed Confirmation Number:	\$1,689.91	Motor Carrier Aug

Timestamp	Status	Initiator	Description
Sep 6, 2024 11:44:12 AM EDT	Created	565 / mtskinner (Michael T Skinner)	Transfer Created



South Carolina Treasurer's Office 1200 Senate Street, Suite 214 Wade Hampton Building Columbia, SC 29201

Payee: JASPER COUNTY TREASURER PO Box 722 RIDGELAND SC 29936

Payment advice

139UB Date 09/04/2024 \$52,481.72 \$52,481.72
Clearing Document
3433371025
Feach Year
2025
Agency Number/Name
E160
STATE TREASURERS OFFICE

FI Doc	Invoice Number Inv. Date	Inv. Amount	Cust. Ref.	Account Reference
3032493411	MOTORCARR-FM02 08/28/2024	52,481.72		
Sum total		52,481.72		