Procedures and Instructions

Rezoning, Change in Conditions, and Special Use Permit Applications

> Department of Planning & Development Planning Division

EFFECTIVE SEPTEMBER 9, 2024



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Application Procedures

The following information is related to rezoning, change in conditions, and special use permit applications. Please note that the Planning Division processes applications for unincorporated Gwinnett County only. Refer to the <u>Public Hearing Schedule</u> for payment deadlines and public hearing dates.

For further information regarding each application type, please see the following sections of the Unified Development Ordinance (UDO):

- Section 270-20 Zoning Ordinance Text and Map Amendments (Rezoning)
- Section 270-20.10 Change in Conditions of Zoning
- Section 270-30 Special Use Permits

The Board of Commissioners has limited the number of rezoning requests considered at their public hearings to fourteen (14) per month, the number of special use permit requests to eight (8) per month, and the number of change in conditions requests to six (6) per month.

If you have any questions, please contact the Planning Division at 678.518.6000 or <u>P&D-PlanningZoning@gwinnettcounty.com</u>. The Planning Division is located in the One Justice Square building at 446 West Crogan Street, Suite 300, Lawrenceville, Georgia 30046. Office hours are 8 a.m. to 5 p.m., Monday through Friday.

Submittal and Review Process

All applications are reviewed by the Planning Division, the Gwinnett County Planning Commission, and the Gwinnett County Board of Commissioners. The following steps outline the application submittal and review process:

- A. Pre-Application Meeting. A pre-application meeting is required prior to application submittal. A pre-application meeting may be scheduled by completing a request and uploading a concept plan on the <u>ZIP Portal</u>. The applicant is required to attend the pre-application meeting; however, the applicant's design professionals and other representatives are also encouraged to attend. Following the pre-application meeting, staff will provide the applicant with pre-application meeting minutes. The pre-application meeting record number is required to be able to complete a rezoning, change in conditions, or special use permit application. Please see the <u>Traffic Impact Study</u> and <u>Sewer Capacity Certification</u> sections of these instructions prior to requesting a pre-application meeting. Representatives from the Department of Transportation and the Department of Water Resources may attend the pre-application meeting to answer any questions related to these requirements.
- B. Application Submittal. Applications must be completed electronically on the <u>ZIP Portal</u>. A separate request is required for each zoning district and application type (rezoning, special use permit, and change in conditions). Variances from Title 2 and waivers from Title 3 of the UDO must be requested concurrently with zoning applications. See <u>Application Submittal</u>

<u>Instructions</u> for required documents at time of submittal. Fees are not required at time of application submittal, and will be invoiced following official application acceptance.

- C. **Application Acceptance.** Staff reviews the application for completeness and communicates with the applicant regarding any missing or incorrect information through the <u>ZIP Portal</u>. Applicants will receive an immediate automated email when the application has been received, followed by an automated email within ten (10) business days notifying the applicant of outstanding issues with the application. The application will only be accepted once staff deems that all outstanding issues have been sufficiently addressed. Incomplete applications that have been dormant for six months will be automatically closed.
- D. Fee Payment. All required fees will be invoiced following official application acceptance by the Planning Division. Applicants will receive an automated email with a link for online payment. Refer to the <u>Fee Schedule</u> for details. The date that fees are paid will determine the public hearing dates for the request per the <u>Public Hearing Schedule</u>. Note: Once the application is officially accepted and fees are paid, no refunds will be issued.
- E. Public Participation Meeting and Report. An in-person Public Participation Meeting is required for all applications that meet the criteria outlined in the <u>Public Participation Requirements</u>. The meeting shall be held early in the process, at a convenient location and time. All interested parties identified in the Public Participation Plan shall be notified by written notice, a minimum of 14 days before the meeting. Following the Public Participation Meeting, a Public Participation Report shall be completed and provided to the Planning Division in accordance with the <u>Public Hearing Schedule</u>. This report will be made a part of the official file and will be provided to the Planning Commission and the Board of Commissioners.
- F. **Legal Notice.** The Planning Division will place a legal notice in the Gwinnett Daily Post newspaper and post one notice sign on the property for each road frontage, at least 15 days prior to the Planning Commission public hearing.
- G. Public Notice Mailing. The applicant is required to mail public notices to property owners within 1,000 feet of the subject property (by U.S. Mail) and provide proof of mailing. The applicant will receive an instruction packet approximately one month prior to the Planning Commission public hearing date, detailing the public notice mailing requirements. Letters must be mailed with first-class postage (certified or registered mail is not required). Applicants MUST use Postal Service Form(s) 3877 and include the itemized name and address of each addressee. This form must be postmarked no later than the notification deadline provided with the mailing list. Each Postal Service Form 3877 must be stamped by the U.S. Postal Service showing the date of mailing. The original Postal Service Form(s) 3877 must be uploaded to the <u>ZIP Portal</u> by the notification deadline. If the applicant fails to mail notices by the stated deadline, the case will be administratively held.
- H. **Application Withdrawal.** The applicant may withdraw the application prior to the withdrawal deadline in accordance with the <u>Public Hearing Schedule</u>. Following this deadline, all applications must proceed through the public hearing process and must receive final action

by the Board of Commissioners. Written notification, via email, of a request to withdraw is required. Withdrawals are not approved until the receipt of the request is confirmed by the Planning Division via email. **No refunds will be issued.**

- Staff Case Report. A staff case report is prepared, and generally includes a recommendation
 of approval, approval with conditions, or denial. A copy of the report is provided to the
 applicant via email prior to the Planning Commission public hearing. Staff cannot modify the
 report once it is published. Please note that this is only a recommendation. The Board of
 Commissioners makes the final decision on all applications.
- J. Planning Commission Public Hearing. A public hearing is required before the Planning Commission. The applicant, or the applicant's representative, must be present during the public hearing. Failure to appear at the Planning Commission meeting could result in delay of the public hearing or a recommendation of denial. Those in support of the application and those in opposition of the application will each be provided up to ten (10) minutes to speak at the public hearing. Following the public hearing, the Planning Commission will make a recommendation to the Board of Commissioners. Please refer to the <u>Public Hearing Schedule</u> for Planning Commission hearing dates. Meetings are typically held at 7:00 p.m. at the Gwinnett Justice and Administration Center Auditorium, 75 Langley Drive, Lawrenceville, Georgia. Please note that the Planning Commission on all applications.
- K. Board of Commissioners Public Hearing. A public hearing is required before the Board of Commissioners. The applicant, or the applicant's representative, must be present during the public hearing. Failure to appear at the meeting of the Board of Commissioners could result in delay of the public hearing or denial of the request. Those in support of the application and those in opposition of the application will each be provided up to ten (10) minutes to speak at the public hearing. Please refer to the <u>Public Hearing Schedule</u> for Board of Commissioners hearing dates. This meeting is typically held at 7:00 p.m. at the Gwinnett Justice and Administration Center Auditorium, 75 Langley Drive, Lawrenceville, Georgia. Staff will provide the applicant with a resolution verifying the Board of Commissioner's decision along with any conditions of approval, typically within 30 calendar days.
- L. The Planning Commission and the Board of Commissioners may also vote to table or continue the public hearing. In this case, the public hearing, recommendation, and/or decision will be tabled or continued to a specific future meeting.
- M. No application or reapplication affecting the same parcel of land shall be acted upon within six (6) months from the date of last action by the Board of Commissioners.

Application Submittal Instructions

Letter of Intent

One electronic copy of a letter of intent must be submitted with the application. This letter must give details of the proposed use and development of the property. For change in conditions requests, the letter must specify proposed modifications to the current zoning conditions and the reason for each proposed change. The letter of intent shall include a summary of all concurrent requests. For variance and waiver requests, the applicant must provide references to specific code sections to vary from. **Concurrent variance and waiver requests will be charged an additional \$100 per request.**

Boundary Survey including Existing Conditions

One electronic copy of a current boundary survey must be submitted with the application. The boundary survey must be to scale, prepared by a registered surveyor, and display all metes and bounds and existing site conditions. Existing site conditions include, but are not limited to, all impervious surfaces, environmental features, and easements. A survey is not necessary if the site plan for special use permits within a non-residential building in an established commercial center shows the required information.

Legal Description

One electronic copy of a legal description, submitted as a separate document, is required. The legal description must be a "metes and bounds" description matching the metes and bounds calls on the current boundary survey. If multiple parcels are involved in the request, all properties must be combined into one legal description reflecting the boundary of the zoning request. If the properties are <u>not</u> contiguous (including those divided by a right-of-way), a separate legal description must be submitted for each property. For requests for multiple zoning districts, a separate legal description must be noted on each legal description. If the property is a lot within a recorded subdivision, a metes and bounds description is not required. In this case, indicating the lot and block number on the application and providing a copy of the recorded plat is sufficient.

Site Plan

One electronic copy of a high-resolution site plan drawn to scale and reduced to 8.5" x 11" must be submitted with the application. This site plan must show the proposed conditions of the site. Existing features to be removed should not be shown on the Site Plan, as they are included in the boundary survey. The following features are required, as applicable to the development:

- External and internal property lines with dimensions;
- Property address of subject site and adjoining parcels;
- Proposed zoning district(s) and adjoining property zoning district(s);
- Required and proposed lot widths and lot areas;
- Required and proposed setbacks, buffers, and landscape strips;
- Required and proposed lot coverage (impervious surface areas);

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- Existing and proposed building and structure locations labeled with total square footage and proposed and maximum height;
- Proposed density and minimum heated square footage for all residential development;
- Breakdown of housing types for single-family development;
- Breakdown of unit mix by the number of bedrooms for multifamily development;
- Proposed FAR (LRR, MRR, HRR, O-I, C-1, C-2, C-3, M-1, M-2, MU-M, MU-C, and MU-R);
- Existing and proposed streets (paving, curb and gutter, and right-of-way dimensions) and indication whether private or public;
- Existing and proposed sidewalks and trails;
- Driveways, loading spaces, and parking spaces with parking calculations;
- Dumpster locations;
- Open space and common area locations, dimensions, percentage, and features;
- Floodplain, wetlands, state waters (including streams), dam breach zones, lakes, ponds, and associated buffers and setbacks;
- Stormwater management facilities;
- Location of any existing or proposed septic fields;
- Existing and proposed easements (drainage, utility and access);
- Topography;
- Fences and retaining walls with maximum height and materials;
- North arrow, vicinity map, legend, and scale; and
- Additional items may be required.

Any other site plan elements required by the <u>Unified Development Ordinance (UDO)</u>, as detailed below shall be submitted by the applicant.

Additional Site Plan Requirements

The Unified Development Ordinance (UDO) requires additional zoning exhibits be submitted for certain zoning districts, as follows:

- A. A Land Use Category Calculation must be included on submitted site plans for rezoning requests to the <u>TND District</u> and <u>Mixed-Use Districts (MU-N, MU-C, MU-R)</u>.
- B. A Phasing Plan must be included for rezoning requests to the <u>Mixed-Use Districts (MU-N, MU-C, MU-R)</u>. This Phasing Plan shall describe and illustrate in written and graphic format the incremental implementation of the mixed-use development over time, including the sequence, timing, and responsibility for construction of each building, support facilities, infrastructure, and utilities.
- C. An **Existing Features Site Analysis Plan** prepared by an authorized registered professional, botanist, ecologist, or a biologist is required for rezoning requests to the <u>OSC District</u> and must include the following elements:
 - a. Delineation of areas that have been identified as worthy of permanent protection in conservation space because of their environmental values.
 - b. Set forth the particulars of the site, including but not limited to boundary, flora and fauna ecosystems, topographic data (minimum 4-foot contour intervals), existing

structures and utility easements in a plan that shall include at a minimum the following information:

- i. Closed boundary of the site;
- ii. Flora and fauna ecosystems with their locations mapped and delineated on the plan;
- iii. The date in which the flora and fauna were surveyed;
- iv. Identification of protected plant species as listed by the Georgia Department of Natural Resources, to be certified by a forester, arborist, biologist, botanist or horticulturist;
- v. Perennial and intermittent streams, FEMA designed 100-Year Flood Hazard Zones and Wetlands. The source of this information shall also be indicated;
- vi. Identification of tree lines, native woodlands, open fields or meadows, peaks or rock outcroppings, and prime agricultural land;
- vii. Delineation of tree resource areas by type such as hardwoods, pines or mixed; and old or new growth;
- viii. Delineation of steep slope areas (25 percent and greater) and very steep slopes (40 percent and greater).
- ix. Identification of historical, archaeological or other significant features;
- x. The plan also shall include certification by the owner that timber harvesting activity has not occurred on the property in the previous 24 months prior to filing an application for OSC zoning; and

Building Elevations

Scaled, high-resolution, color elevations of all sides of proposed buildings reduced to 8.5" x 11" and/or color photography of all sides of existing buildings to remain must be submitted with the application. Elevations must include notation of specific material types and finishes including color names with an associated legend. Elevations meeting these requirements are also required for proposed canopies.

Individual, detailed elevations are not required for proposed single-family detached and attached buildings within a residential development. Instead, color elevations demonstrating the general design characteristics of the front, side, and rear of homes may be submitted. Elevations are not required for applications related to requests within existing, individual, single-family detached residential lots or homes.

The <u>Gwinnett County Architectural Design Standards</u> apply to all buildings and structures in the County. Any proposed alternate building designs, architectural materials, or color selections that vary from the architectural design standards must be reviewed and approved by the Director of Planning and Development or the Planning Commission as an Alternative Architectural Review. Any such requests should be detailed in the applicant's Letter of Intent and noted on the submitted building elevations.

Standards of Review

The following standards of review must be completed in the application. A response of "Yes" or "No" is not sufficient when addressing these standards.

- A. Whether a proposed rezoning, change in conditions, or special use permit will permit a use that is suitable in view of the use and development of adjacent and nearby property;
- B. Whether a proposed rezoning, change in conditions, or special use permit will adversely affect the existing use or usability of adjacent or nearby property;
- C. Whether the property to be affected by a proposed rezoning, change in conditions, or special use permit has a reasonable economic use as currently zoned;
- D. Whether the proposed rezoning, change in conditions, or special use permit will result in a use which will or could cause an excessive or burdensome use of existing streets, transportation facilities, utilities, or schools;
- E. Whether the proposed rezoning, change in conditions, or special use permit is in conformity with the policy and intent of the <u>Unified Plan and Future Development Map</u>; and
- F. Whether there are other existing or changing conditions affecting the use and development of the property which give supporting grounds for either approval or disapproval of the proposed rezoning, change in conditions, or special use permit.

Property Owner Certification

One electronic copy of a signed and notarized <u>Property Owner Certification Form</u> for each property owner associated with the request must be submitted with the application. **Please complete this** form prior to starting your application on the ZIP Portal, as it is required to submit the application.

Verification of Current Paid Property Taxes

The applicant must submit proof that property taxes have been paid on all land proposed for a rezoning, change in conditions, or special use permit. This <u>Property Tax Verification Form</u> must be signed by the applicant and verified and signed by the <u>Tax Commissioner's Office</u>. The Tax Commissioner's Office is located at the Gwinnett Justice and Administration Center, 75 Langley Drive, Lawrenceville, GA 30046. Please complete this form prior to starting your application on the ZIP Portal, as it is required to submit the application.

Sewer Capacity Certification

The Gwinnett County Department of Water Resources (DWR) implements a Sewer Capacity Certification program. This program verifies capacity in the public sewer system for new developments or re-developments, to ensure that development flows can safely connect to the existing wastewater system without exceeding the capacity of the existing pipes, pump stations, or treatment facilities.

A rezoning, change in conditions, or special use permit application meeting any of the following criteria will require Sewer Capacity Certification at time of application submittal to the Department of Planning and Development:

• All mixed-used and multi-family residential developments;

- All single-family residential (detached and townhouses) developments greater than 7 units;
- All commercial developments greater than 10,000 square feet, including building additions;
- All industrial and institutional developments;
- Any development within an existing building with a change in use requiring increased water usage; or
- Agricultural development (vertical farms, hydroponic, and other urban agricultural operations).

Applications meeting any of the following criteria will not require Sewer Capacity Certification:

- Applications for an existing building or tenant space with no change in use or increased water usage;
- Rezoning for refinancing purposes only;
- Single-family residential (detached and townhouses) developments less than or equal to 7 units; or
- Developments to be served by private septic systems.

An electronic copy of an approved Sewer Capacity Form must be submitted at time of application submittal to the Department of Planning and Development, if applicable.

Applicants are encouraged to contact DWR early in the planning process to confirm sewer capacity availability and water connection requirements. For sewer capacity forms and requirements, please visit the <u>Department of Water Resources Developer Resources</u>.

Traffic Impact Study

The Gwinnett County Department of Transportation (GCDOT) has guidelines to complete Traffic Impact Studies (TIS) as part of the zoning process. The guidelines establish uniform criteria in developing a TIS and are intended to facilitate communication and coordination between all parties who conduct business within Gwinnett County.

A TIS is not required for the following:

- All single-family residential (detached and townhouses) developments less than 8 units;
- Agricultural development with daily trips below 1,000 trips (per the latest version of the Institute of Transportation Engineers Trip Generation Manual);
- Any application for existing development with no proposed change in use;
- Rezoning for refinancing purposes only; or
- If the TIS requirement is waived by GCDOT.

An electronic copy of a Traffic Impact Study that meets the requirements below must be submitted at time of application submittal to the Department of Planning and Development, if applicable.

The level of analysis for a TIS is proportional to the size, scope, and trip generation of the proposed development as described in the <u>GCDOT Traffic Impact Study Guidelines</u>. Levels of analysis range from a Level 1 analysis for projects generating 20 or less peak hour trips to a Level 4 analysis for a Development of Regional Impact, and/or projects generating 500 or more peak hour trips. The TIS is required to be completed by an engineer or firm that is prequalified by the Georgia Department of

Transportation (GDOT) in Area Class 3.06 – Traffic Operations Studies. It is recommended that the professional engineer also has a Professional Traffic Operations Engineer (PTOE) certification to complete a Level 3 or Level 4 TIS.

Public Participation Plan

For any rezoning, special use permit, or change in conditions application that meets any of the following criteria, a Public Participation Plan shall be completed and submitted as part of the application. See <u>Public Participation Requirements</u> for the required forms and additional details. **Please complete the Public Participation Plan prior to starting your application on the ZIP Portal, as it is required to submit the application. The Public Participation Report will be required after the public meeting and prior to the public hearing.**

1. Rezoning Applications:

- a) Resulting in the creation of more than 10 new residential lots and/or units.
- b) Resulting in the construction of more than 5,000 square feet of non-residential buildings and/or additions to buildings.
- c) Resulting in more than 10,000 square feet of land disturbance for non-residential development.

2. Special Use Permit Applications:

- a) Resulting in the construction of more than 5,000 square feet of non-residential buildings and/or additions to buildings.
- b) Resulting in more than 10,000 square feet of land disturbance for non-residential development.

3. Change-in-Conditions Applications:

- a) Resulting in the creation of more than 10 additional residential lots and/or units.
- b) Resulting in the construction of more than 5,000 square feet of additional nonresidential buildings and/or additions to buildings.
- c) Resulting in more than an additional 10,000 square feet of land disturbance.
- d) Requesting any increase in building height, reduction of any building setback from an external property line, reduction of buffers, changes to the architecture of exterior façades, change in use or mixture of uses, or major changes to approved site plans as determined by the Planning and Development Director.

Developments of Regional Impact

Certain developments require regional review as a Development of Regional Impact (DRI) facilitated by the Atlanta Regional Commission (ARC) and Georgia Regional Transportation Authority (GRTA). The DRI review will be initiated by the Planning Division upon acceptance of an application. For information about DRI, please visit <u>ARC's Developments of Regional Impact (GRTA/DRI) Review</u>.

Fee Schedule

Important: There will be an additional \$100 fee for each concurrent variance or waiver request. The maximum application fee is \$10,000.

- Sign Fee: \$250 per sign for each property road frontage
- Single-Family Zoning Districts (RA-200, R-LL, R-100, R-75, R-60, R-SR, R-TH, R-IF)

 Fee:

 0-5
 Acres = \$ 750

 >
 5-10
 Acres = \$ 1,000

 >
 10-20
 Acres = \$ 1,500

 >
 20-100
 Acres = \$ 2,000

 >
 100
 Acres = \$ 2,500 plus \$40 for each additional acre over 100

Special Residential and Multifamily Zoning Districts (OSC, TND, LRR, MRR, HRR)

 Fee:

 0-5
 Acres = \$1,000

 >
 5-10
 Acres = \$1,500

 >
 10-20
 Acres = \$2,000

 >
 20-100
 Acres = \$2,500

 >
 100
 Acres = \$2,500 plus \$40 for each additional acre over 100

Non-residential Zoning Districts (0-I, C-1, C-2, C-3, M-1, M-2)

 Fee:

 0-5
 Acres = \$1,000

 >
 5-10
 Acres = \$1,500

 >
 10-20
 Acres = \$2,000

 >
 20-100
 Acres = \$2,500

 >
 100
 Acres = \$3,000 plus \$50 for each additional acre over 100

Mixed-use Zoning Districts (MU-N, MU-C, MU-R)

Fee:

MU-N = \$1,000 plus \$100 per acre MU-C = \$2,000 plus \$150 per acre MU-R = \$3,000 plus \$200 per acre