

GOLDSBORO CITY COUNCIL REGULAR MEETING AGENDA MONDAY, MARCH 18, 2019

(Please turn off, or silence, all cellphones upon entering the Council Chambers)

I. ADOPTION OF THE AGENDA

II. WORK SESSION-5:00 P.M. - CITY HALL ADDITION, 200 N. CENTER ST., ROOM 206 OLD BUSINESS

- a. Davenport Presentation (Herman Park Center Financing)
- b. Parks and Recreation Advisory Board Discussion (Mayor)
- c. Summer Youth Employment Discussion (City Manager)

NEW BUSINESS

- d. Disclosure Forms Discussion (Councilmember Stevens)
- III. CALL TO ORDER 7:00 P.M. COUNCIL CHAMBERS, 214 N. CENTER ST. Invocation (Pastor Ronald Miller, St. James AME Zion Church) Pledge to the Flag
- IV. ROLL CALL
- **V.** APPROVAL OF MINUTES (*Motion/Second)
 A. Minutes of the Work Session and Regular Meeting of February 4, 2019

VI. PRESENTATIONS

B. Workforce Development Day Proclamation

VII. PUBLIC HEARINGS (*Motion/Second)

- C. CU-3-19 Michael Garrett Subject property located on the North side of E. Ash Street between Durant Street and Ridgewood Drive (Place of Entertainment w/out ABC) (Planning)
- D. CU-4-19 Scott and Christopher Wood Subject property located on the North side of E. Ash Street between N. James Street and N. Center Street (Planning)
- E. Z-3-19 Woodmac, LLC East side of North Berkeley Boulevard between Holly Road and E. New Hope Road (Planning)
- F. Z-4-19 MC Morgan & Associates- South side of Central Heights Road between N. Oak Forest Drive and Thoroughfare Road (R-12 Residential and R-16 Residential to R-12 CD Residential -Conditional District) (Planning)
- G. Z-5-19 Allsbrook Gardens- East side of Cuyler Best Road between Chafin Road and Oxford Boulevard (R -16 Residential to R-6 CD Residential Conditional District) (Planning)
- H. Unified Development Ordinance Amendments (Planning)

PLANNING COMMISSION EXCUSED

I. Public Hearing to Consider the Financing of the Construction of the Herman Park Recreation Center and Streetscape Improvements Project (Finance)

VIII. PUBLIC COMMENT PERIOD (TIME LIMIT OF 3 MINUTES PER SPEAKER)

IX. CONSENT AGENDA ITEMS (*Motion/Second--Roll Call)

- J. CU-1-19 EPark LLC- (Place of Entertainment w/ABC Permits) The property is located on the south side of W. Walnut Street between James Street and Center Street (Planning)
- K. Z-1-19 Villas at Adair Place South side of Keller Way Drive and North of Adair Drive (Shopping Center to R-6 CD Residential Conditional District)(Planning)
- L. Z-2-19 Adair Gardens South side of Keller Way Drive and North of Adair Drive (Shopping Center to R-6 CD Residential Conditional District) (Planning)
- M. S-4-10 Adair Place (Revision of Preliminary Subdivision Plat) (Planning)
- N. Intergovernmental Support Agreement (IGSA) with Seymour Johnson Air Force Base (SJAFB) – Contract FA480919CA004 (Public Works)
- O. Reimbursement Resolution Installment Financing of Garbage Trucks and Dumpsters for Seymour Johnson Air Force Base Commercial Refuse Contract, and Operating Budget Amendment Ordinance – Garbage Trucks (Finance)
- P. Audit Services for Fiscal Year Ending June 30, 2018 Amended (Finance)
- Q. 2018 Virginia Street Storm Sewer Improvements Formal Bid No. 2018-008 Rejection of All Bids (Engineering)
- R. Reject Bids for Stoney Creek Greenway Construction and Stoney Creek Parkway-Elm Street Greenway Construction (Parks and Recreation)
- S. Wings of Wayne-Military Appreciation Festival Temporary Street Closing and Lot Use Request (Police)
- T. 41st Annual Greater Goldsboro Road Run—Temporary Street Closing (Police)
- U. Rural Housing Recovery Infrastructure Grant (Community Relations)
- V. Municipal Records Retention and Disposition Schedule (City Manager)
- W. Advisory Board and Commission Appointments (City Manager)
- X. Departmental Monthly Reports

X. ITEMS REQUIRING INDIVIDUAL ACTION (*Motion/Second)

XI. CITY MANAGER'S REPORT

XII. MAYOR AND COUNCILMEMBERS' REPORTS AND RECOMMENDATIONS

- Y. Resolution Expressing Appreciation for Services Rendered by Curtis Vick as an Employee of the City of Goldsboro For More Than 30 Years
- Z. Child Abuse Prevention Month Proclamation
- AA. Month of the Military Child Proclamation

XIII. CLOSED SESSION

XIV. ADJOURN

MINUTES OF MEETING OF MAYOR AND CITY COUNCIL HELD FEBRUARY 4, 2019

WORK SESSION

The Mayor and Council of the City of Goldsboro, North Carolina, met in a Work Session in the Large Conference Room, City Hall Addition, 200 North Center Street, at 5:00 p.m. on February 4, 2019 with attendance as follows:

Present: Mayor Chuck Allen, Presiding Mayor Pro Tem Bill Broadaway Councilmember Antonio Williams Councilmember Mark Stevens Councilmember Bevan Foster Councilmember David Ham Councilmember Gene Aycock Ron Lawrence, Attorney Randy Guthrie, Interim City Manager Melissa Corser, City Clerk LaToya Henry, Public Information Officer Octavius Murphy, Assistant to the City Manager Jennifer Collins, Planning Director Mike West, Police Chief Scott Williams, IT Director Felicia Brown, Interim P&R Director Mike Wagner, Deputy Public Works Director - Utilities Rick Fletcher, Public Works Director Joe Dixon, Fire Chief Julie Metz, DGDC Director Bernadette Dove, HR Director Shycole Simpson-Carter, Community Relations Director Catherine Gwynn, Finance Director Chestine Faison, Executive Assistant Finance Department Ashlin Glatthar, Travel & Tourism Director Marty Anderson, City Engineer Ken Conners, News Director-Curtis Media Group East Joey Pitchford, News Argus Reporter Keyon Carter, Citizen Lonnie Casey, Citizen Bobby Mathis, Citizen Della Mathis, Citizen Taj Pollack, Citizen Jay Bauer, Citizen Yvonnia Moore, Citizen Carl Martin, Citizen Brenda Brewington, Citizen Carolyn Bratcher, Citizen Gabriela Blalock, Citizen Lauren Williamson, Citizen Toya Evans, Citizen Chanel Grant, Citizen Brandi Matthews, Citizen Doug McGrath, Citizen Jay Bauer, Citizen Myelle Thompson, Citizen Kimberly Rhodes, Citizen Yvonnia Moore, Citizen Vanessia Hill, Citizen Deborah Kornegay, Citizen Ashley Kornegay, Citizen Alicia Pierce, Citizen Allen Young, Citizen

Clifton Brewington, Citizen Le'Vonne Covington, Citizen Bryan Gery, Citizen

Call to Order. The meeting was called to order by Mayor Allen at 5:00 p.m.

Adoption of the Agenda. Mayor Pro Tem Broadaway made a motion to adopt the agenda. The motion was seconded by Councilmember Aycock. Mayor Allen, Mayor Pro Tem Broadaway, Councilmember Stevens, Councilmember Foster, Councilmember Ham and Councilmember Aycock voted in favor of the motion. Councilmember Williams voted against the motion. Mayor Allen stated the motion passed 6:1.

Closed Session Held. Upon motion of Councilmember Stevens, seconded by Councilmember Ham and unanimously carried, Council convened into Closed Session to discuss an economic development matter.

Council came out of Closed Session.

Boards and Commissions Appointments. Mayor Allen shared we had opened this back up and received applications until this past Friday. New applications were received. Councilmember Ham stated he would like more time to review. Upon motion of Councilmember Ham, seconded by Mayor Pro Tem Broadaway and unanimously carried, Council deferred action until the next meeting.

T.C. Coley Community Center Discussion. Mr. Randy Guthrie stated at the last meeting Council had asked staff to come back with some draft rental rates. Ms. Felicia Brown reviewed proposed rental rates. Councilmember Stevens shared concerns regarding rental rates. Councilmember Foster also shared concerns regarding rates and stated all of a sudden we are in the business of making money off of something we were supposed to be giving back to the community. Council discussed operation costs and facility use.

Councilmember Williams made a motion to table payment at this point, give them up to a year. Mayor Allen stated let's clarify that they will need to go through Parks & Recreation to schedule, we have to have a basis of control at the facility, it has to have a manager, and today that would be Parks & Recreation. Discussion continued on use of the facility and insurance requirements. Mr. Guthrie stated as individual requests come in we can work with our insurance company to ensure we are covered. Mayor Allen also asked if everyone could agree no alcohol on the premises and Council agreed. Mayor Pro Tem Broadaway seconded the motion. Councilmember Ham shared information regarding the public forum held at the center. We agreed it would not be a fully funded facility. Mayor Allen stated you are correct but today, we want nonprofits to use the building, give it a year and hope we can find a group to come in and take it. Mayor Allen stated those groups are not as easy to find as you may think. Council discussed uses of the building. Councilmember Foster stated he felt like right now, Council just keep on the non-profit side. Council agreed. Mayor Allen called for a vote. The vote was unanimous in support of the motion.

Conflict of Interest Investigation Results. Attorney Ron Lawrence stated at the last Council Meeting there was a request for an investigation to see if there was a conflict of interest that took place during the voting with Councilmember Ham during the same time he was serving on the DGDC Board. The first thing I did was look at the issue of whether or not it is a conflict to be on both at the same time, I feel like there was not one. I spoke with other municipal attorneys and they agreed it would not be a conflict. The second issue was, first you have a responsibility to this Council to vote; we have discussed that before, you may be excused from voting under certain circumstances such as financial benefit to yourself. From that point, I asked the city clerk to pull the agendas from January 1, 2016 up to when he resigned in January 2018 and pull anything that said downtown and/or DGDC. So I went through each of those. I did not find anything in those where Councilmember Ham had a direct financial benefit that he himself would receive either though the city or some type of funding or project from DGDC.

Councilmember Williams asked can I see a copy of what you have, I think everyone needs to see copies of what you have. Councilmember Williams stated you said that you felt as if it wasn't a conflict, but you didn't give me any law. My concern is not that, I think the paper had put it basically that it was printed, that I felt like it was a conflict to serve as ex-officio on the board. I do not have a problem with him being an ex-officio. My concern was while he was on the board, while on the non-profit side, he voted on issues and we had no knowledge that he sat on that board. There were several things he voted on, the TIGER 8 grant, he voted twice, each time voting for the TIGER grant. Attorney Lawrence stated that is not a conflict of interest for him. Councilmember Williams stated I disagree with you. Attorney Lawrence stated I respect that but my opinion is it is not a conflict of interest, there is not a direct financial benefit from that, as a result of that, every councilmember here just like yourself is required to vote. You can only be excused for certain circumstances. Those circumstance did not arise with Councilmember Ham.

Councilmember Williams stated I disagree. I believe that you cannot serve two masters. If you have an allegiance to the non-profit side of the DGDC, you basically will not vote. You are supposed to be here to vote for the citizens, you are not supposed to be here to vote for board members and he does have some type of financial gain in the future, because Cornerstone Commons will be built, he has property that is directly across from there; so there is some financial gain, even if it is not him personally, it is his building there.

Attorney Lawrence stated that would be for any councilmember who has property downtown.

Councilmember Williams stated he has people who lease from him as well so their business will generate additional funds too. I believe there is a conflict. He also voted on January 19th for \$20,000 that was approved through the DGDC. There have been a lot of issues and all he had to say was I would like to recuse myself but he didn't say that and didn't let us know he was a board member. I believe it is an ethic issue.

Councilmember Foster stated if you do own property downtown and you vote for millions of dollars downtown, which is going to raise your property value, at what point do you draw that line. Councilmember Foster stated I do not feel like it should be closed out at this point, we need to get more information from the School of Government, there are still a lot of questions.

Attorney Lawrence stated feel free to reach out to the School of Government if you want to.

Councilmember Williams stated when it comes to our code of ethics, which I am sure you all are familiar with, states "the proper operation of democratic government requires that public officials and employees be independent, impartial and responsible to the people, government decisions and policy must be made in proper channels of the governmental structure, the public office must not be used for personal gain; and the public must have confidence in the integrity of its government. So ethically was what he done correct; I do not think so.

Attorney Lawrence stated I disagree, I think it was.

SJAFB Commercial Refuse Agreement. Mr. Rick Fletcher shared the following information:

- Completed discussions with SJAFB Civil Engineers and contracting officers regarding establishing a new partnership through an Intergovernmental Support Agreement (IGSA) for commercial refuse collections on base
- Ten(10) year agreement with intent to continue in perpetuity starting 1 July 2019
- The Performance Work Statement (PWS) for the IGSA includes protection clauses for the City in lieu of early termination to cover initial equipment

purchases, tipping fees and fines, potential for future recycling fees and fines, fluctuating fuel prices, etc.

- ONLY variable cost in the contract is equipment maintenance—City will collect ~ \$15K the first year. All subsequent years increase by approximately 8% each year for the duration of the contract.
- Labor pay and benefits are adjusted/increased annually within the contract
- o Equipment loans are fixed
- Fuel costs are adjusted periodically based on current prices
- Equipment will be purchased by the City and amortized over 10 years—keeping monthly/annual costs down for SJAFB
 - Equipment includes: Front Loader, Rear Loader, Roll-off Dumpster Truck w/Grapple, 114 each 8 Yd³ Dumpsters, 12 each 8 Yd³ Cardboard Dumpsters, 4 each 30 Yd³ roll-off Containers and 200 each 96 Gallon Roll-out Containers
 - Estimated equipment costs are \$750K, all of which will be reimbursed through the agreement—including the interest at an estimated 3% APR.
- Personnel will need to hire one new Senior Heavy Equipment Operator
 - All other labor requirements will be accomplished within the City's current capabilities
- The "Annual Projected Cost & Revenue Breakdown" in the chart below is all inclusive—accounts for labor costs, equipment costs, loan interest, operational costs, fuel costs, administration costs and overhead costs
 - Only "NEW" costs beyond current Solid Waste costs are included in the calculations. Any service or capability already funded or covered with current assets or manpower was not counted as an additional cost

Annual Projecte	d Cost & Rev	venue Breakdown
Includes ALL Equip	ment Loans (10	Year Amortization)
LINE ITEM	COST	NOTES
Labor	\$53,384.95	Hiring ONLY one (1) new operator
Equipment	\$84,538.70	Includes Operational Costs ~\$15K and ALL three (3) New Pieces of Equipment
Dumpsters	\$16,576.90	
Fuel	\$17,472.00	
TOTAL ANNUAL EXPENDITURES	\$171,972.55	
ANNUAL REVENUE	\$250,696.67	
ANNUAL REVENUE OVER EXPENDITURES	\$78,724.12	
10 YEAR TOTAL	\$787,241.21	Plus a New Font Loader, Rear Loader, Roll
		Off Truck and 8 Yd ³ Refuse Containers

Council discussed equipment maintenance costs. Upon motion of Councilmember Aycock, seconded by Councilmember Williams and unanimously carried, Council agreed staff could move forward.

Seized Property Discussion. Chief West stated currently at the Police Department, we have 48,401 pieces of property and evidence. General Statute regulates disposing of any of that property. Property has to be claimed within 180 days; 60 days if it is a bicycle before it is considered unclaimed. Chief West stated one of the options permitted for disposing of unclaimed property is for the agency to auction the property off. Prior to the auction, the Police Department is required to publish a notice describing the property that is in the custody of the Police Department and that any person(s) who may have a claim or interest in the property must report that claim to the PD within 30 days of the date of publication of the notice. The Police Department currently uses an online auction site. Proceeds from the sale of unclaimed property go to either the Police Department or the Wayne County Schools. Where the money goes is in accordance with N.C. General Statute.

Chief West explained the current process which is time consuming and requires additional space and audit trail. The money comes back to finance and then it is determined where the money goes. With PropertyRoom.Com the items are picked up by their courier service, they prepare the items and post them to their web page, and once the items are sold, the check can be sent to the schools or the Police Department on a monthly basis.

Council discussed. Councilmember Aycock asked for clarification, did you say that firearms would be sold if they were not disposed of. Chief West responded yes, if they are serviceable and have serial numbers. Councilmember Aycock asked if we could keep them off the street. Chief West stated by law that's what has to be done. Councilmember Foster asked if we had been selling firearms all along. Chief West replied yes. Council agreed staff could proceed.

Consent Agenda Review. Each item on the Consent Agenda was reviewed. Additional discussion included the following:

Item B. Budget Ordinance Amendment – 2017 Urgent Repair Program (URP17). Councilmember Williams stated I got the amendment today and I have an issue with not having time to look it over. Councilmember Williams made a motion to table Item B. Budget Ordinance Amendment – 2017 Urgent Repair Program to allow more time to overlook it. Mayor Allen stated all we are doing is appropriating the \$100,000 from the Housing Finance Agency to use; why do you need more time. Councilmember Williams stated I have few questions, it has just been presented to us with no supporting info. Councilmember Foster stated we don't know what the money was spent on. Mayor Allen stated we have received monthly updates and asked if Councilmember Foster would like a copy. Discussion continued. Councilmember Foster seconded the motion. Councilmembers Williams and Foster voted in favor of the motion. Mayor Allen, Mayor Pro Tem Broadaway and Councilmembers Stevens, Ham and Aycock voted against the motion. Mayor Allen stated the motion failed 2:5.

Councilmember Williams stated before she presents I have a response. City Councilmembers role with respect to individual city employees, most citizens may think councilmembers are the employees ultimate boss who can cause an employee to be disciplined or even terminated, this is untrue. It is the job of our city manager and attorney to ensure proper disciplinary actions are taken against any employee who consistently displays bad behavior and brings unnecessary confusion to the city's workplace. I believe it would befit the city manager to allow an employee to continue to display bad behavior and to operate as if they are immune to the consequences of their actions. Who is more valuable, it is the voice of the citizens of the city. I will be recusing myself on this matter under statute GS 160A-75 which states any vote taken will be counted from me as a no.

Councilmember Williams left the room at 6:29 p.m.

Ms. Shycole Simpson-Carter, Community Relations Director presented the item. Councilmember Foster had several questions and concerns concerning the process and timeline for this item. Ms. Simpson-Carter shared a Resolution was adopted by City Council in September 2017 approving the URP17 Assistance, Procurement and Disbursement Policies, authorizing the Mayor and City Clerk to sign the policies and accept and sign the contract with the NC Housing Finance Agency.

Mayor Allen shared multiple updates on this program were provided through email.

Councilmember Williams returned to the room at 6: 38 p.m.

Item D. Authorization of an Agreement with Wayne County United Soccer Club. Councilmember Foster shared concerns regarding the legality of the contract and volunteers receiving a W-2 at the golf course. Councilmember Foster stated I would like to hold off on this to allow the attorney time to review and make sure we are perfectly legal and within the proper guidelines.

Upon motion of Councilmember Foster, seconded by Councilmember Williams and unanimously carried, Council removed Item D. Authorization of an Agreement with Wayne County United Soccer Club and deferred for two weeks. There being no further business, the meeting recessed until the 7:00 p.m. meeting.

CITY COUNCIL MEETING

The Mayor and Council of the City of Goldsboro, North Carolina, met in regular session in Council Chambers, City Hall, 214 North Center Street, at 7:00 p.m. on February 4, 2019 with attendance as follows:

Present: Mayor Chuck Allen, Presiding Mayor Pro Tem Bill Broadaway Councilmember Antonio Williams Councilmember Mark Stevens Councilmember Bevan Foster Councilmember David Ham Councilmember Gene Aycock

The meeting was called to order by Mayor Allen at 7:00 p.m.

Pastor Yelverton with Impact Church provided the invocation. Boy Scout Troop #258 from Rosewood led the Pledge to the Flag.

Employer Support of the Guard and Reserve Presentation. Mr. Jim Lee presented Assistant Fire Chief Frank Sasser with the Patriot Award from the Employer Support of the Guard and Reserve (ESGR) program. ESGR, a Department of Defense Program, was established in 1972 to promote cooperation and understanding between Reserve Component Service members and their civilian employers and to assist in the resolution of conflicts arising from an employee's military commitment. The Patriot Award is awarded to individual supervisors who make efforts to support citizen warriors through a wide-range of measures including flexible schedules, time off prior to and after deployment, caring for families, and granting leaves of absence if needed.

Public Comment Period. Mayor Allen opened the public comment period. No one spoke and the Public Comment Period was closed.

Consent Agenda - Approved as Recommended. Interim City Manager, Randy Guthrie, presented the Consent Agenda. All items were considered to be routine and could be enacted simultaneously with one motion and a roll call vote. If a Councilmember so requested, any item(s) could be removed from the Consent Agenda and discussed and considered separately. In that event, the remaining item(s) on the Consent Agenda would be acted on with one motion and roll call vote. Mr. Guthrie reminded Council Item D. Authorization of an Agreement with Wayne County United Soccer Club was deferred for two weeks. Councilmember Aycock moved the items on the Consent Agenda, Items B, C, E, F, G, H, I, J and K be approved as recommended by the Interim City Manager and staff. The motion was seconded by Councilmember Ham and a roll call vote resulted Mayor Allen, Mayor Pro Tem Broadaway, Councilmembers Stevens, Ham and Aycock voting in the affirmative. Councilmembers Williams and Foster voted against the motion. Mayor Allen declared the Consent Agenda approved as recommended with 5:2 vote. The items on the Consent Agenda were as follows:

Budget Ordinance Amendment - 2017 Urgent Repair Program (URP17). Ordinance Adopted. The City of Goldsboro applied for a grant in January 2017 for funding by North Carolina Housing Finance Agency (NCHFA) through the North Carolina Housing Trust Fund for the 2017 Urgent Repair Program (URP17) in the amount of \$100,000. This grant is to be in conjunction with the City's Community Development Block Grant Program.

North Carolina Housing Finance Agency (NCHFA) has awarded the City funding for the 2017 Urgent Repair Program (URP17) in the amount of \$100,000 to assist fourteen (14) eligible very-low and low-income homeowners with urgent repairs up to \$8,000 per home to prevent displacement, which poses an imminent threat to their life and/or safety. The time period of this grant is 18 months beginning on August 14, 2017 and ending on

December 31, 2018. (Grantees are provided an additional forty-five (45) days after grant ending date to complete all units and submit closeout documentation).

All work on the fourteen (14) eligible very-low and low-income homeowners has been completed. No matching funds are required of the City of Goldsboro in conjunction with this Program.

Staff recommended Council adopt the following entitled Budget Ordinance to reflect an increase in the Community Development revenues and an increase in the operating expenditures of the Community Development Block Grant's budget by a total of \$100,000. Consent Agenda Approval. Aycock/Ham (5 Ayes/2 Nays)

ORDINANCE NO. 2019-4 "AN ORDINANCE AMENDING THE BUDGET ORDINANCE FOR THE CITY OF GOLDSBORO FOR THE 2018-2019 FISCAL YEAR"

Engineering Department Standard Specifications and Details Manual. Approved. To provide greater consistency and transparency in workflow, Engineering staff has produced a *Standard Specifications and Details Manual* that aims to protect the health, safety, and welfare of citizens by regulating construction of infrastructure such that what is improved is safe, reliable, and consistent throughout the City.

The manual is to be used as a tool for city staff and for any persons working on new or existing City of Goldsboro infrastructure. It will work in concert with current guiding documents (e.g. our Unified Development Ordinance) and clarify best practices for the Engineering Department's responsibilities. Drafts of the manual were provided for review and comment by city staff in the Public Works and Inspections Departments as well as select local private firms. The current draft of the manual can be found at the following URL:

www.goldsboronc.gov/wp-content/uploads/COG-Engineering-Department-Standard-Specifications-and-Detail-Manual-DRAFT-12-7-2018.pdf

Staff recommended Council adopt the Engineering policy manual, which would allow for greater consistency and transparency to city staff and to our external partners. Consent Agenda Approval. Aycock/Ham (5 Ayes/2 Nays)

Elmwood and Willow Dale Cemetery Fence Repairs. Resolution Adopted. The perimeter fencing at both City cemeteries sustained damage during Hurricane Florence. In total, approximately 300 linear feet of fencing and hardware needs to be removed and replaced.

Seegars Fence Company will accomplish all necessary repairs at both cemeteries for \$7,523.95. All costs are eligible for reimbursement through FEMA.

In the interim, funds will be utilized from the City's Storm Damage Line Item 11-7310-3599 to initially cover this cost.

It is recommended City Council adopt the following entitled Resolution authorizing the Mayor and City Clerk to enter into an agreement with Seegars Fence Company in the amount of \$7,523.95. Consent Agenda Approval. Aycock/Ham (5 Ayes/2 Nays)

RESOLUTION NO. 2019-5 "RESOLUTION AUTHORIZING THE MAYOR AND CITY CLERK TO ENTER INTO AN AGREEMENT WITH SEEGARS FENCE COMPANY TO REPAIR FENCE DAMAGES CAUSED BY HURRICANE FLORENCE AT BOTH CITY CEMETERIES"

Informal Bid Request #2018-004 – Stump Grinding Services. Ordinance Adopted. Ordinance Adopted. The City of Goldsboro requested stump-grinding services on various City properties and right-of-ways throughout the City. These stumps are a result of trees removed due to Hurricane Florence. The City opened bids on December 21, 2018 from four (4) responsive bidders. The bids were reviewed by the Public Works Department, checked for accuracy and dependability and found to be in order. Bell's Tree Service had the low bid and council previously appropriated \$7,500 to start removing stumps on City right-of-ways, while the City parks were assessed.

After assessing Herman, Mina Weil and Berkeley Parks, thirty-nine (39) stumps were identified to be ground. Under the current contracted rate with Bell's Tree Service, grinding all 39 stumps will cost \$10,475.

It is recommended Council adopt the following entitled budget ordinance appropriating the \$10,475 to have all 39 stumps removed from the City's parks. Consent Agenda Approval. Aycock/Ham (5 Ayes/2 Nays)

ORDINANCE NO. 2019-5 "AN ORDINANCE AMENDING THE BUDGET ORDINANCE FOR THE CITY OF GOLDSBORO FOR THE 2018-2019 FISCAL YEAR"

T.C. Coley Community Center Board Ordinance Revision. Ordinance Adopted. On October 1, 2018, Council voted to create the T.C. Coley Community Center Board. At Council's meeting on November 15, 2018, Goldsboro City Council established an ordinance to delegate to the T.C. Coley Community Center Board the authority to oversee the operations, programs and upkeep of the Center.

After careful consideration, the Goldsboro City Council has chosen to revise the ordinance to make the T.C. Coley Community Center Board an advisory board.

Staff recommends Council adopt the revised ordinance amending Chapter 32 Boards, Commissions and Departments of the City of Goldsboro's Code of Ordinances and reestablishing the T.C. Coley Community Center Board as an advisory board. Consent Agenda Approval. Aycock/Ham (5 Ayes/2 Nays)

ORDINANCE NO. 2019-6 "AN ORDINANCE AMENDING CHAPTER 32 BOARDS, COMMISSIONS AND DEPARTMENTS OF THE CITY OF GOLDSBORO'S CODE OF ORDINANCES"

Condemnation of Vacant Lot. Resolution Adopted. The city has plans to pave the dirt potion of Chestnut Street from E. Chestnut Street at S. Slocumb Street to S. Leslie Street. The city has attempted numerous times with no success to purchase an empty lot (which has been advertised for sale) to acquire the property and/or a right of way, which will allow the road to be paved. The Interim City Manager recommends adoption of a resolution to authorize condemnation of 114 South Slocumb Street, parcel number 3509144522 for purchase of the property and the paving of the street.

Discussions with the owner of the property, ATL Holdings LLC. In Portland, Maine remain elusive. In order to insure completion of the project, initiation of condemnation of the above-mentioned property at the said address is necessary.

Staff recommends Council adopt the following entitled resolution authorizing condemnation proceedings for the lot located on the corner of Chestnut and Slocumb Streets with an address of 114 S. Slocumb Street. Consent Agenda Approval. Aycock/Ham (5 Ayes/2 Nays)

RESOLUTION NO. 2019-6 "RESOLUTION AUTHORIZING THE CITY ATTORNEY TO INITIATE CONDEMNATION PROCEEDINGS FOR THE RIGHT OF WAY AT 114 S. SLOCUMB STREET"

S-1-19 Wayco Corporation (2-Lot Final Subdivision Plat). Approved. The property is located on the east side of N. William Street between Park Avenue and Beech Street.

Total Area: .83 acres or 36,428 sq. ft.

Total Lots: 2

Lot No. 1: .52 acres or 22,936 sq. ft. Lot No. 2: .31 acres or 13,492 sq. ft.

Zoning: General Business (GB)

The subject property has been proposed for division into two lots for the purposes of selling Lot #1.

Currently, the lot is occupied by one existing two-story commercial building, a church and one-single family dwelling all built prior to the adoption of the City's Unified Development Code.

All properties are served by City water and sewer and are not located in a Special Flood Hazard Area. The church and the single-family dwelling are located in the Downtown Historic District.

The plat shows that Lots #1 and #2 are located in the General Business zoning district. The church encroaches 18.6 ft. into the required front setback of 20 ft. and 4.4 ft. into the required side yard setback of 15 ft. The commercial building encroaches 10 ft. into the required side yard setback of 15 ft. A modification of the front and side building setback is required.

In addition, Lot #1 shows that the existing single-family dwelling encroaches 13.4 ft. into the required front yard setback of 30 ft. A modification of the front building setback is required.

Since the property was developed prior to the adoption of City ordinances, the applicant is requesting a modification of the requirement for paved and striped vehicular surface areas, as well as, City landscape requirements for the church and commercial building.

Site and landscape plans will need to be approved by City Council if property is to be developed in the future.

The Planning Commission, at their meeting held on January 28, 2019 recommended approval of the two-lot final subdivision plat with modifications.

Staff recommended Council accept the recommendation of the Planning Commission and approve the two-lot final subdivision plat with the following modifications:

- 1. A modification of the front and side building setbacks for Lot 1.
- 2. A modification of the requirement for paved and striped vehicular surface areas, as well as, City landscape requirements for the church and commercial building. Site and landscape plans will be required prior to any future development. Consent Agenda Approval. Aycock/Ham (5 Ayes/2 Nays)

CU-13-18 Regina Exum- North side of Royall Avenue between Jefferson Street and Teakwood Drive (Adult Day Care). Denied w/o Prejudice. Applicant requests a Conditional Use Permit to allow the operation of an adult day care in conjunction with an existing child day care facility.

The property is zoned NB (Neighborhood Business). Adult day cares are a permitted only after the issuance of a Conditional Use Permit approved by City Council.

Frontage:	Approximately 130ft. (Royal Ave.)
Area:	49,107 sq. ft., or 1.13 acres

As previously stated, the applicant intends to operate an adult day care in conjunction with an existing child day care facility.

The site has operated as a child day care since January of 2008. Currently, the North Carolina Division of Child Development licenses the facility for up to 40 children. In addition to child day care services, the owner proposes to provide organized programs to senior adults in a supervised community group setting to promote social, physical and emotional well-being. Certification is required for adult day cares by the North Carolina Division of Aging and Adult Services.

Days/hours of Operation:	Monday-Friday: 5:30am-12:00 Midnight
Employees:	3-4

The site is served by two existing over-sized driveway cuts off Royal Avenue. Based on one space per 300 sq. ft. of gross floor area, plus an unloading and loading area capable of stacking 4 vehicles, 6 parking spaces are required.

Existing vegetation is sufficient to meet the intent of the City's landscape ordinance. Due to existing site conditions along Royal Avenue, a modification of street trees will be necessary.

Applicant is requesting a modification of the City sidewalk installation requirement and requests to waive the fee-in-lieu of sidewalk.

At the public hearing held on November 19, 2018, no one appeared to speak either for or against the request.

At the Planning Commission meeting on November 26, 2018, the applicant requested that her proposal be delayed since additional information was required from the North Carolina Department of Health and Human Services.

Since that time, the applicant has been unable to meet compliance with state and local guidelines and has now requested that her proposal to operate an adult daycare center be withdrawn without prejudice until further notice.

The Planning Commission, at their meeting held on January 28, 2019 recommended to accept the request of the applicant to withdrawal the Conditional Use permit without prejudice.

Staff recommended Council accept the recommendation of the Planning Commission and accept the withdrawal of the application without prejudice as requested by the applicant. Consent Agenda Approval. Aycock/Ham (5 Ayes/2 Nays)

Z-19-18 McArthur Properties – East side of North Berkeley Boulevard between Holly Road and E. New Hope Road. Ordinance Adopted. The applicant requests a rezoning from Residential 16 (R-16) to General Business Conditional District (GBCD).

In conjunction with this request, the applicant is requesting a waiver of the site plan requirement. If the rezoning is approved, the new owner/developer will be required to have the site plan approved by City Council before future development of the property.

Frontage:	325 ft. (N. Berkeley Blvd.)
Area:	66,087 sq. ft., or 1.51 acres
North:	R-16 (Residential); O&I-1 (Office and Institutional)
South:	General Business Conditional District (GBCD); R-16 (Residential);
East:	Residential-16 (Residential); and
West:	General Business (GB)

The property is currently vacant woodland.

As previously stated, the applicant is requesting a zoning change from Residential 16 (R-16) to General Business Conditional District (GBCD).

Currently, there are no plans for development of the property. The applicant believes the marketability of the property would be enhanced if it is rezoned to General Business Conditional District (GBCD). As previously noted, separate site plan review and approval by City Council is required before development of the property.

On October 21, 2013, property owned by the applicant adjacent to and southwest of the subject property was rezoned from Office and Institutional-1 to General Business Conditional District to allow the operation of a used car lot. At this time, the use has ceased to exist and the property is vacant.

The City's Comprehensive Land Use Plan recommends Mixed Use and Medium Density residential development for the property.

City water and sewer are available to serve the property. Subject area is not located in a Special Flood Hazard Area.

At the public hearing held on December 17, 2018, two people spoke in opposition the request, citing concerns with traffic, drainage issues and flooding, noise and depreciation of property values regarding the proposal.

The Planning Commission, at their meeting held on January 28, 2019 recommended approval of the zoning change with requirement to have site plan approved by City Council before future development of the property.

Staff recommended Council accept the recommendation of the Planning Commission and adopt the following entitled Ordinance changing the zoning for the property from Residential 16 (R-16) to General Business (GB) Conditional District with site plan approval required prior to development. Although not entirely compliant with the City's Land Use Plan, the Conditional District zoning would afford protection to adjoining properties and would extend commercial zoning along Berkeley Boulevard which is proposed to be upgraded to a four lane divided corridor. Consent Agenda Approval. Aycock/Ham (5 Ayes/2 Nays)

ORDINANCE NO. 2019-7 "AN ORDINANCE AMENDING THE UNIFIED DEVELOPMENT ORDINANCE OF THE CITY OF GOLDSBORO, NORTH CAROLINA CODE OF ORDINANCES"

End of Consent Agenda.

City Manager's Report. Mr. Randy Guthrie introduced Ms. Catherine Gwynn, the new Finance Director. Ms. Gwynn was the assistant city manager of the City of Kinston. She has served in public practice, industry and government for over 25 years and has spent 12 years in local government service. Gwynn has been a practicing Certified Public Accountant and has other certifications as well. I am really excited to have her here with us and look forward to working with her.

Ms. Gwynn thanked the Mayor, City Council and City Manager for the opportunity and stated everyone has been very welcoming.

Mayor and Councilmembers' Reports and Recommendations. Mayor Allen read the following Proclamation:

Proclamation – Black History Month. Mayor Allen proclaimed the month of February 2019 in the City of Goldsboro and encouraged all citizens to observe this month by participating and supporting all festivities celebrating the proud heritage of African Americans.

Councilmember Aycock stated no comment.

Councilmember Ham stated no comment.

Councilmember Foster stated no comment.

Councilmember Williams stated I would like to remind everyone to remember Black History Month as well. We have a lot of leaders that contributed to America in a positive way; Fredrick Douglas, Thurgood Marshall, John Lewis, Marcus Garvey, Adam Clayton Powell, Martin Luther King and Muhammad Ali just to name a few. I also want you to support Black businesses.

Councilmember Stevens stated to keep up with the harmonious tone and rhetoric, please come out and support all African American businesses and all African American events going on in the community. I believe we are all humans and should celebrate each other all together and this month is no different than any other month throughout the calendar year. Councilmember Stevens stated to the military, your golf course has closed, but our golf course is open and you are welcome to come to our golf course. Councilmember Stevens stated I also want to speak on two major things tonight. I want someone to please clarify what is going on with Edgewood. I hope Dr. Dunsmore and the Wayne County School Board will come and give us an answer to that. Secondly, it's funny, all my life my father would say be a man. I say to us as councilmembers sometimes it's hard to put away personal issues and deal with what is at hand. I ask you all to look inside yourself and say I am going to be a man, we are not going to fight about personal issues. We are going to work together and solve the problems that are needed and at hand and make a way for our citizens to have a better way of life.

Mayor Pro Tem Broadaway stated no comment.

Mayor Allen shared we had the Shriners in town over the weekend, we thank them for coming. I also want to thank them for the good work they do with the Children's Hospital. I thank everyone for coming.

There being no further business, the meeting adjourned at 7:22 p.m.

Chuck Allen Mayor

Melissa Corser, MMC/NCCMC City Clerk



City of Goldshoro

P.O. Drawer A North Carolina 27533-9701

WORKFORCE DEVELOPMENT DAY PROCLAMATION

WHEREAS, the Wayne County Chamber and the Wayne Education Network are sponsoring their 11th Annual Middle School Career (all middle school students; public, private, charter and home school students) on March 20, 2019 and their 5th Annual STEM Fair on March 21, 2019 at the Maxwell Center; and

WHEREAS, the Wayne County Chamber of Commerce's Wayne Education Network (WEN) is a program of the Wayne Charitable Partnership, Inc.; and is a countywide initiative created in 2009 to improve the quality of life and economic prosperity in Goldsboro and Wayne County through programs and partnerships to enhance the educational and training opportunities for students of all ages; and

WHEREAS, middle grades have been proven to be a critical time for students' academic, social and emotional development and students in the classrooms today will be the workforce of tomorrow; and

WHEREAS, the Wayne County Chamber of Commerce is working to support educators throughout the county by helping to further expose and prepare young adults for postsecondary opportunities and they are challenging all businesses – small and largeto participate in the county-wide workforce development effort to engage and inspire the students.

NOW, THEREFORE, I, Chuck Allen, Mayor of the City of Goldsboro, North Carolina, do hereby proclaim March 20, 2019 as

WORKFORCE DEVELOPMENT DAY

in the City of Goldsboro and urge all City of Goldsboro businesses to attend the Career Fair and to encourage local middle school students to focus on their future.

IN WITNESS, WHEREOF, I have hereunto set my hand and affixed the Seal of the City of Goldsboro this the 18th day of March, 2019.



Chuck Allen, Mayor

Item___C

CITY OF GOLDSBORO AGENDA MEMORANDUM MARCH 18, 2019 COUNCIL MEETING

SUBJECT:	PUBLIC HEARING CU-3-19 Michael Garrett – Subject property located on the North side of E. Ash Street between Durant Street and Ridgewood Drive (Place of Entertainment w/out ABC)
	Applicant requests a Conditional Use Permit to allow the operation of an indoor competitive axe and hatchet-throwing facility within the Ash Street Shopping Center located at 2305 E. Ash Street.
BACKGROUND:	The property is zoned SC (Shopping Center). Places of entertainment without ABC permits are a permitted only after the issuance of a Conditional Use Permit approved by City Council.
	Frontage (Tenant Space): 98 ft. Depth: 38 ft. Area: 3724 sq. ft.
DISCUSSION:	As previously stated, the applicant intends to operate an indoor competitive axe and hatchet-throwing facility within an existing commercial strip center.
	The submitted site plan indicates six (6) hatchet throwing lanes, a lounge and seating area, office space, a storage area and restrooms including one handicap accessible bathroom.
	Days/hours of Operation: Monday-Sunday: TBD
	Employees: 1-2
	<u>Access and Parking</u> : The site is served by three existing over-sized driveway cuts off E. Ash Street and Ridgewood Drive. Sufficient parking exist to serve customers of the Shopping Center.

RECOMMENDATION: No action necessary. The Planning Commission will have a recommendation for the Council meeting on April 1, 2019.

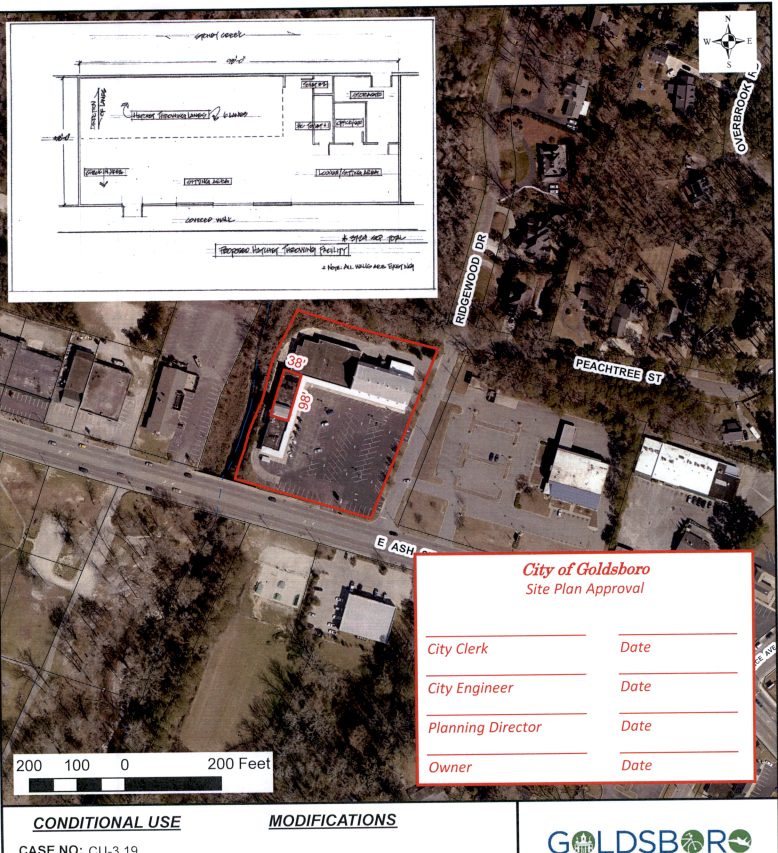
Date: 03/12/19

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Planning Director

Date: _____

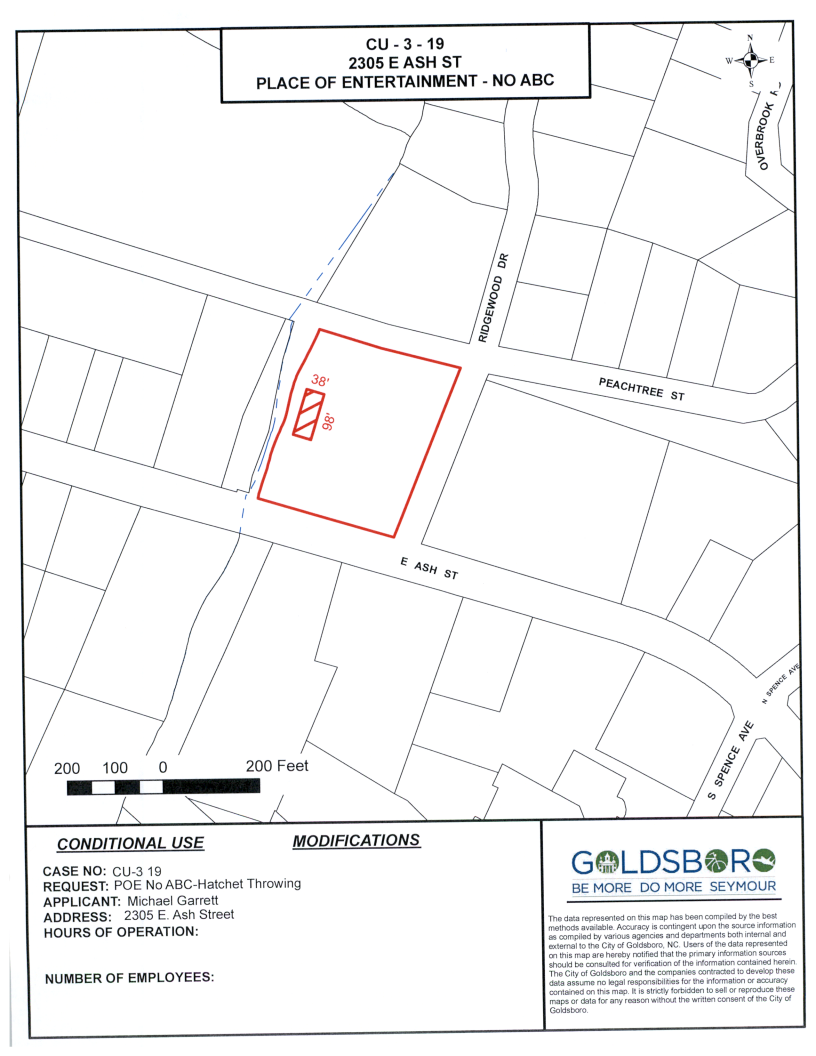
City Manager



CASE NO: CU-3 19 REQUEST: POE No ABC-Hatchet Throwing APPLICANT: Michael Garrett ADDRESS: 2305 E. Ash Street HOURS OF OPERATION: GOLDSBORS BE MORE DO MORE SEYMOUR

The data represented on this map has been compiled by the best methods available. Accuracy is contingent upon the source information as compiled by various agencies and departments both internal and external to the City of Goldsboro, NC. Users of the data represented on this map are hereby notified that the primary information sources should be consulted for verification of the information contained herein. The City of Goldsboro and the companies contracted to develop these data assume no legal responsibilities for the information or accuracy contained on this map. It is strictly forbidden to sell or reproduce these maps or data for any reason without the written consent of the City of Goldsboro.

NUMBER OF EMPLOYEES:



CITY OF GOLDSBORO AGENDA MEMORANDUM MARCH 18, 2019 COUNCIL MEETING

SUBJECT:	PUBLIC HEARING CU-4-19 Scott and Christopher Wood – Subject property located on the North side of E. Ash Street between N. James Street and N. Center Street
	Applicants are requesting a Conditional Use Permit to allow the operation of an auto oriented use limited to a motorcycle service, repair and performance shop.
BACKGROUND:	The property is zoned CBD (Central Business District). Auto-oriented uses are a permitted use within this district only after the issuance of a Conditional Use Permit approved by City Council.
	Frontage (Tenant Space): 132.70 ft. Depth: 161.14 ft. Area: 21,398 sq. ft. or 0.49 acres
DISCUSSION:	As previously stated, the applicants intend to operate a motorcycle service, repair and performance shop.
	According to the City's Unified Development Ordinance, auto-oriented uses are permitted in the Central Business District if located outside the area bounded by the south side of Ash Street, the east side of George Street, the north side of Chestnut Street and the west side of William Street. The subject property is located outside of this area.
	The submitted site plan indicates a retail sales area and showroom, an office space, a parts supply and workshop space, storage areas for bikes awaiting service and repair and restrooms.
	Days/hours of Operation: Monday-Saturday: 9am-6pm
5	Employees: 3-4
	<u>Access and Parking</u> : The site is served by two existing driveway cuts off W. Ash Street. Sufficient parking is available for patrons of the business.

<u>Buildings and Lot</u>: The buildings and lot existed prior to the adoption of City's Unified Development Code. Due to existing site conditions, the applicants are asking for a modification of the City's building setback and landscape requirements.

Since the property is located in the Historic District, any exterior improvements proposed for the facility will require a Certificate of Appropriateness before building permits can be issued.

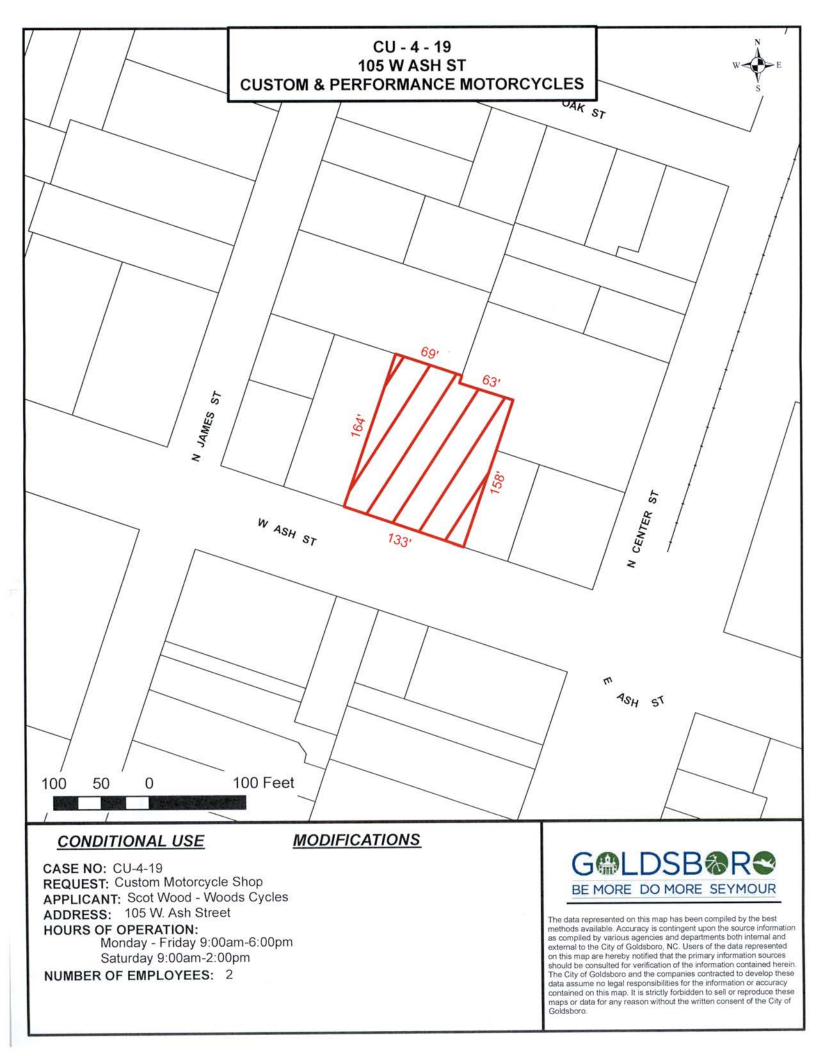
RECOMMENDATION: No action necessary. The Planning Commission will have a recommendation for the Council meeting on April 1, 2019.

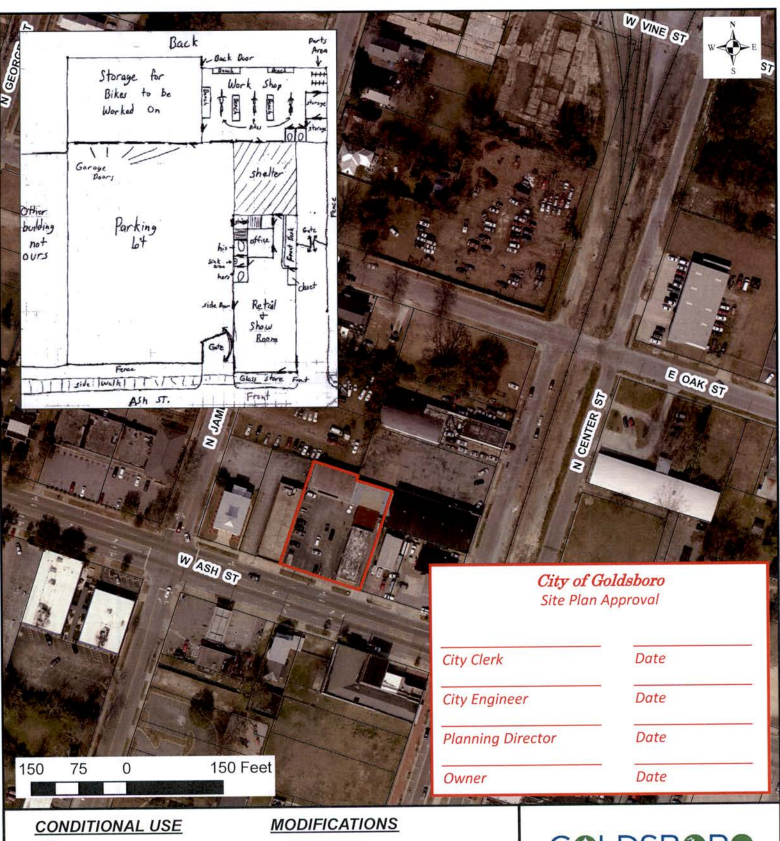
Date: 03/12/19

Planning Director

Date: _____

City Manager





CASE NO: CU-4-19 **REQUEST:** Custom Motorcycle Shop APPLICANT: Scot Wood - Woods Cycles ADDRESS: 105 W. Ash Street HOURS OF OPERATION: Monday - Friday 9:00am-6:00pm Saturday 9:00am-2:00pm

NUMBER OF EMPLOYEES: 2

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CITY OF GOLDSBORO AGENDA MEMORANDUM MARCH 18, 2019 COUNCIL MEETING

SUBJECT:Z-3-19 PUBLIC HEARINGWoodmac, LLC -- East side of North Berkeley Boulevard between Holly
Road and E. New Hope Road

BACKGROUND: The applicant requests the rezoning from R-16 (Residential) to General Business Conditional District (GBCD).

On February 4, 2019, City Council approved a request by the applicant to rezone property directly southwest and adjacent to the subject property to General Business Conditional District (GBCD). However, at the time of rezoning, subject property was not for sale. Now, the owner of subject property has agreed to sell the property to the applicant for future development purposes.

In conjunction with this request, the applicant is requesting a waiver of the site plan requirement. If the rezoning is approved, the new owner/developer will be required to have the site plan approved by City Council before future development of the property.

Frontage: 100 ft. (N. Berkeley Blvd.) Area: 17,249 sq. ft., or 0.39 acres Zoning: R-16 (Residential)

Surrounding Zoning:	North: R-16 (Residential); O&I-1 (Office Institutional);	
	South:	General Business Conditional District (GBCD); R-16 (Residential);
		Residential-16 (Residential); and General Business Conditional District (GBCD); R-16 (Residential)

Existing Use: The property is currently occupied by a single-family dwelling.

DISCUSSION: As previously stated, the applicant is requesting a zoning change from R-16 (Residential) to General Business Conditional District (GBCD).

> Currently, there are no plans for development of the property. The applicant believes the marketability of the property would be enhanced if it is rezoned to General Business Conditional District (GBCD). As previously noted, separate site plan review and approval by City Council is required before development of the property.

Land Use Plan Recommendation: The City's Comprehensive Land Use Plan recommends Medium Density residential development for the property.

<u>Engineering</u>: City water and sewer are available to serve the property. Subject area is not located in a Special Flood Hazard Area.

RECOMMENDATION:

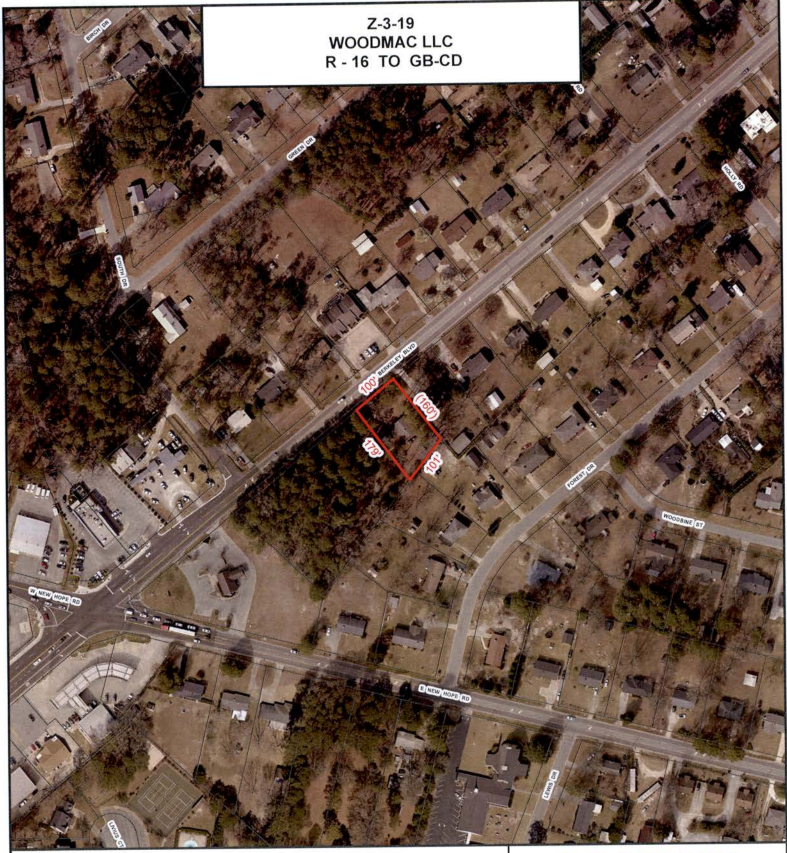
No action necessary. The Planning Commission will have a recommendation for the Council's meeting on April 1, 2019.

Date: 03 12 19

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Date: _____

City Manager



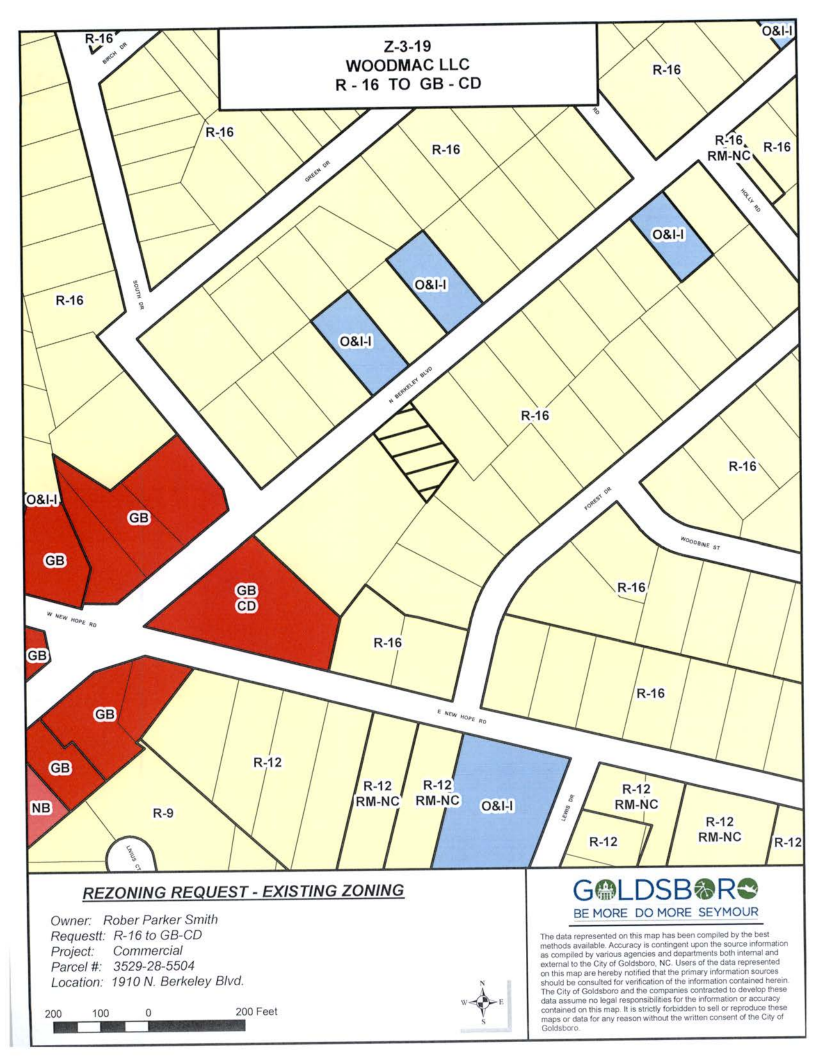
REZONING REQUEST

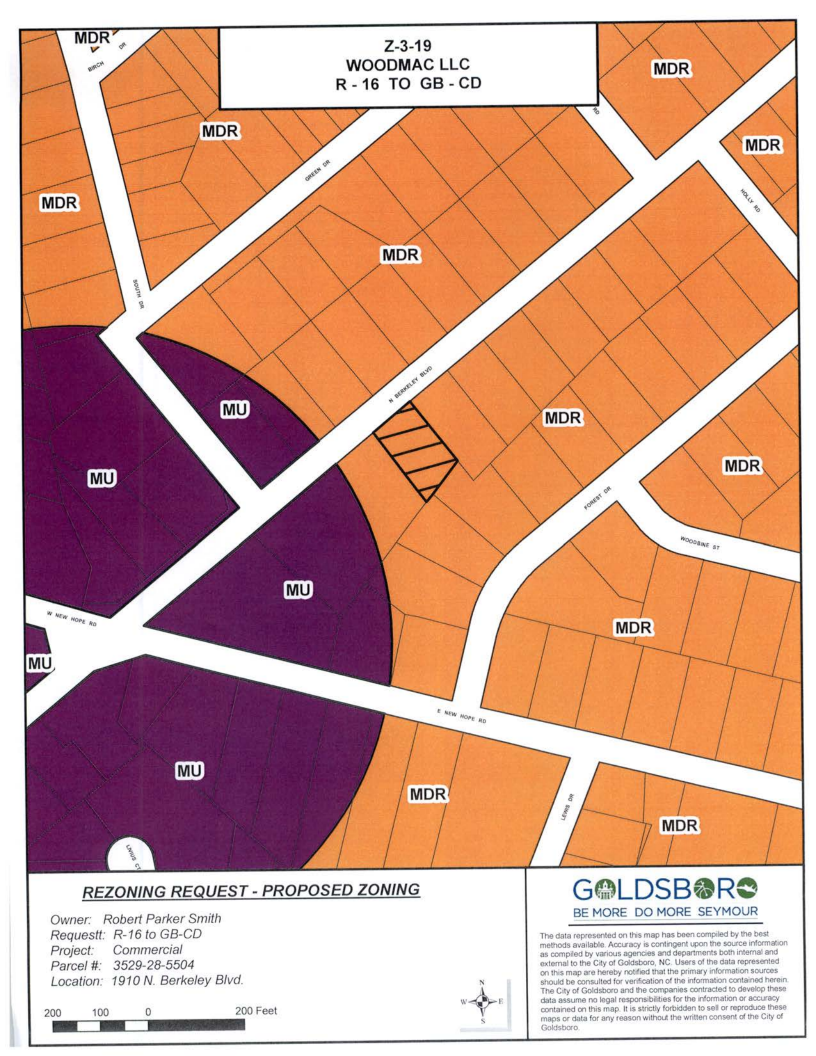
Owner: Robert Parker Smith Requestt: R-16 to GB-CD Project: Commercial Parcel #: 3529-28-5504 Location: 1910 N. Berkeley Blvd.

200	100	0	200 Feet
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CITY OF GOLDSBORO AGENDA MEMORANDUM MARCH 18, 2019 COUNCIL MEETING

SUBJECT:	PUBLIC HEARING Z-4-19 MC Morgan & Associates – South side of Central Heights Road between N. Oak Forest Drive and Thoroughfare Road (R-12 Residential and R-16 Residential to R-12 CD Residential - Conditional District).		
BACKGROUND:	The applicant requests a change of zone from R-12 Residential and R-16 Residential to R-12 Residential Conditional District limiting the use to an 84-unit apartment community.		
	Depth: 1,239	t. (Central Heights Road) 9 ft. (approximately) Acres	
	Surrounding Zoning	 North: R-16 Residential RM-NC South: R-16 Residential East: R-9 Residential West: R-16 Residential and R-12 Residential RM-NC 	
	Existing Use: The p	roperty is currently vacant.	
	Proposed Use: The apartment commun	applicant proposes to construct an 84-unit nity.	
	that the property b	emmendation: The City's Land Use Plan recommends e developed for Medium Density Residential (MDR). not be compatible with the City's Comprehensive	
DISCUSSION:	three-story apartm	iminary site plan indicates four newly-constructed ent buildings containing a total of 84 units. In nity building is also being proposed on site.	
2	over two. Thirty o will be 2-bedroom units. A total of 18	requires two spaces per unit plus .5 per bedroom f the 84 total units will be 3-bedroom units, 41 units units and the remaining 13 units will be 1-bedroom 33 parking spaces are required and 183 spaces have a preliminary site plan.	

Access to the site will be directly from Central Heights Road. Interconnectivity has not been shown, as property adjacent to the proposed apartment community is single-family residences. The applicant is requesting a modification of the interconnectivity requirement.

City sidewalks are required along frontage of the proposed development. Frontage along Central Heights Road is approximately 182 linear feet. The applicant will need to install sidewalks or pay the sidewalk fee in the amount of \$3,276 in lieu of installation of the sidewalks.

City water and sewer are available to serve the subject property. Portions of the property are located within a special flood hazard area. City Engineering will require approval of stormwater calculations and drainage plans prior to issuance of any building permits.

Street trees have been provided along Central Heights Road. A Type B 15' landscape buffer is required along all property lines and vehicular surface area landscape requirements must be met. Staff is working with the applicant to ensure landscape requirements are met per the requirements of the City's Unified Development Ordinance.

Dumpsters have been shown on the site plan and staff will work with the applicant to ensure the dumpsters are appropriately screened from off-site views and not located within the required 15' landscape buffer.

Building elevations have been submitted and indicate the proposed buildings will be constructed of brick veneer and vinyl siding. Roofing materials will be asphalt shingles. Staff will ensure all multi-family development design standards are met per the requirements of the City's Unified Development Ordinance prior to issuance of any building permits.

RECOMMENDATION:

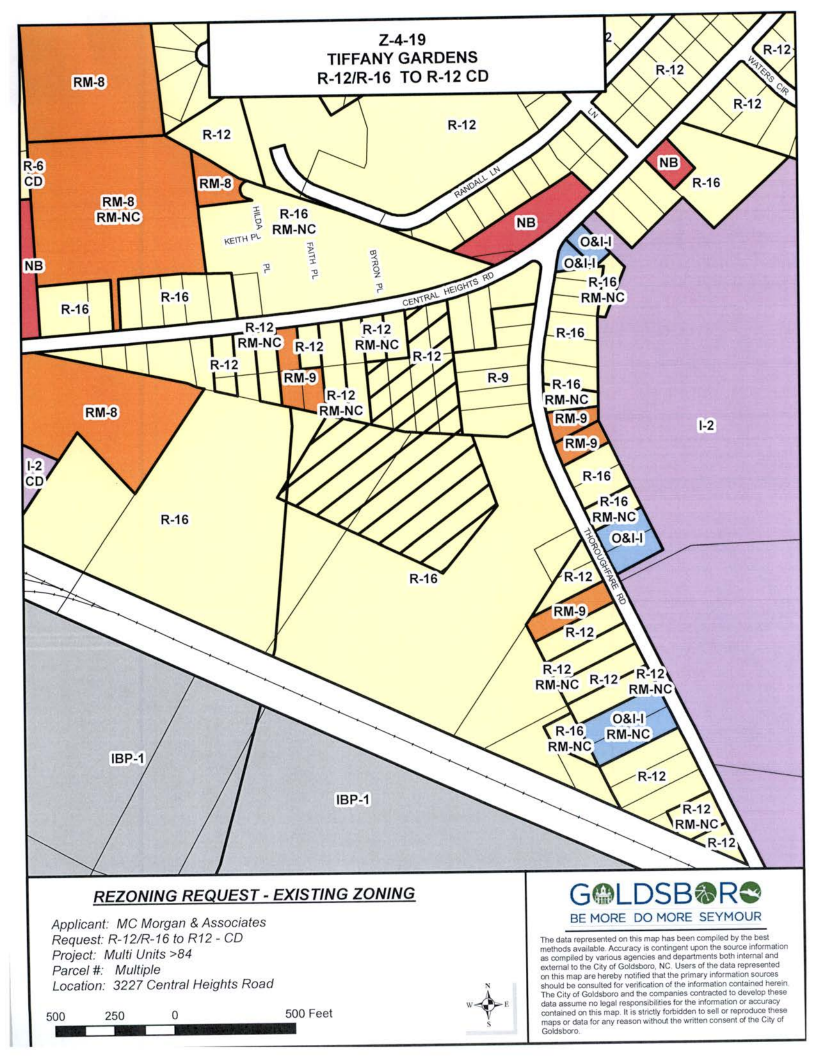
No action necessary. The Planning Commission will have a recommendation for the Council's meeting on April 1, 2019.

Date: 03 12/19

Planning Director

Date: ____

City Manager





REZONING REQUEST

Applicant: MC Morgan & Associates Request: R-12/R-16 to R12 - CD Project: Multi Units >84 Parcel #: Multiple Location: 3227 Central Heights Road

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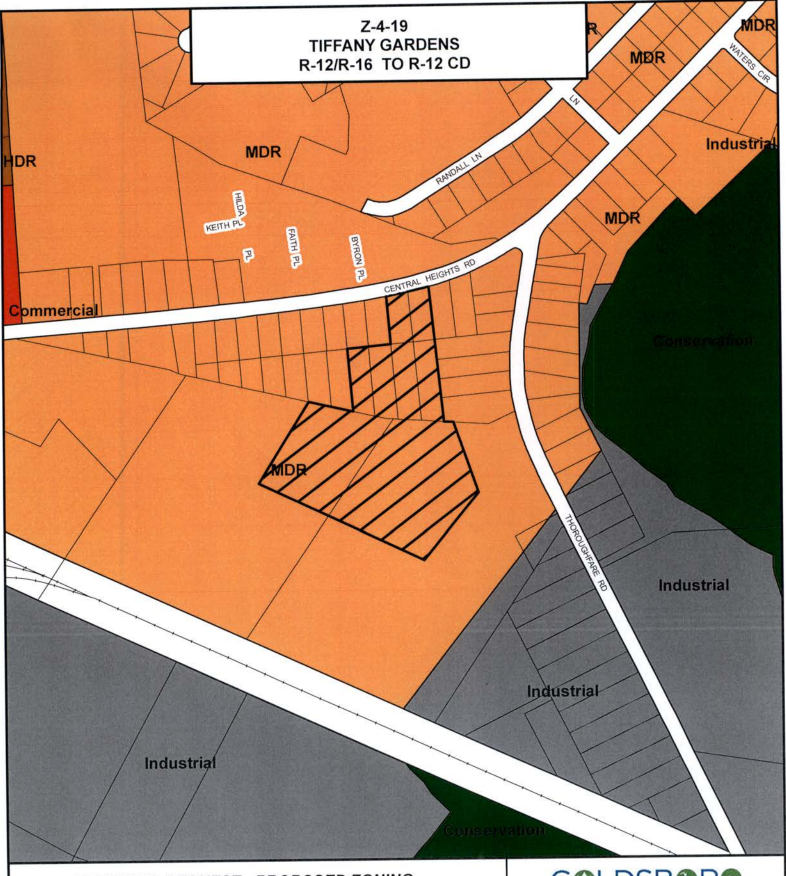
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REZONING REQUEST - PROPOSED ZONING

Applicant: MC Morgan & Associates Request: R-12/R-16 to R12 - CD Project: Multi Units >84 Parcel #: Multiple Location: 3227 Central Heights Road

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Carde and State	A CONTRACTOR	A A A A A A A A A A A A A A A A A A A	

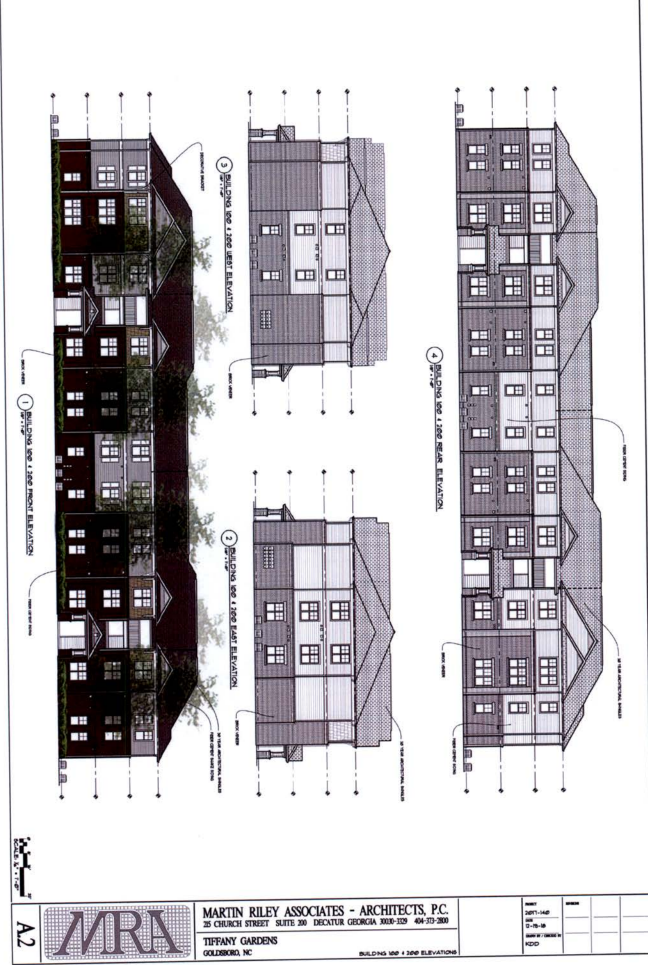
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NOT RELEASED FOR CONSTRUCT

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CITY OF GOLDSBORO AGENDA MEMORANDUM MARCH 18, 2019 COUNCIL MEETING

SUBJECT:	PUBLIC HEARING Z-5-19 Allsbrook Gardens – East side of Cuyler Best Road between Chafin Road and Oxford Boulevard (R-16 Residential to R-6 CD Residential - Conditional District).
BACKGROUND:	The applicant requests a change of zone from R-16 Residential to R-6 Residential Conditional District to limit the use of the property to 80 apartment units with related amenities.
	The applicant has requested a waiver of the site plan requirement at time of rezoning. If the rezoning is approved, full development plans would have to be approved prior to issuance of any building permits.
	Frontage: 860 ft. (Cuyler Best Road)
	200 ft. (North Park Drive)
	Depth: 399 ft. (approximately)
	Area: 5.5 Acres
	Surrounding Zoning: North: R-9 Residential South: Highway Business East: R-12 Residential West: O-R Office Residential
	Existing Use: The property is currently vacant.
DISCUSSION:	<u>Proposed Use</u> : As indicated previously, the requested R-6 Conditional District is requested to limit the use of the property to 80 apartment units and related amenities. Development plan approval would be required separately.
	<u>Land Use Plan Recommendation</u> : The City's Land Use Plan recommends that the property be developed for Medium Density Residential (MDR). This request would not be compatible with the City's Comprehensive Land Use Plan.
	<u>Engineering Comments:</u> City water is available to serve the subject property at this time however; a site plan is required to determine if an existing sanitary sewer outfall line that extends near this property can

serve the property. A portion of the property is located within a special flood hazard area.

RECOMMENDATION:

No action necessary. The Planning Commission will have a recommendation for the Council's meeting on April 1, 2019.

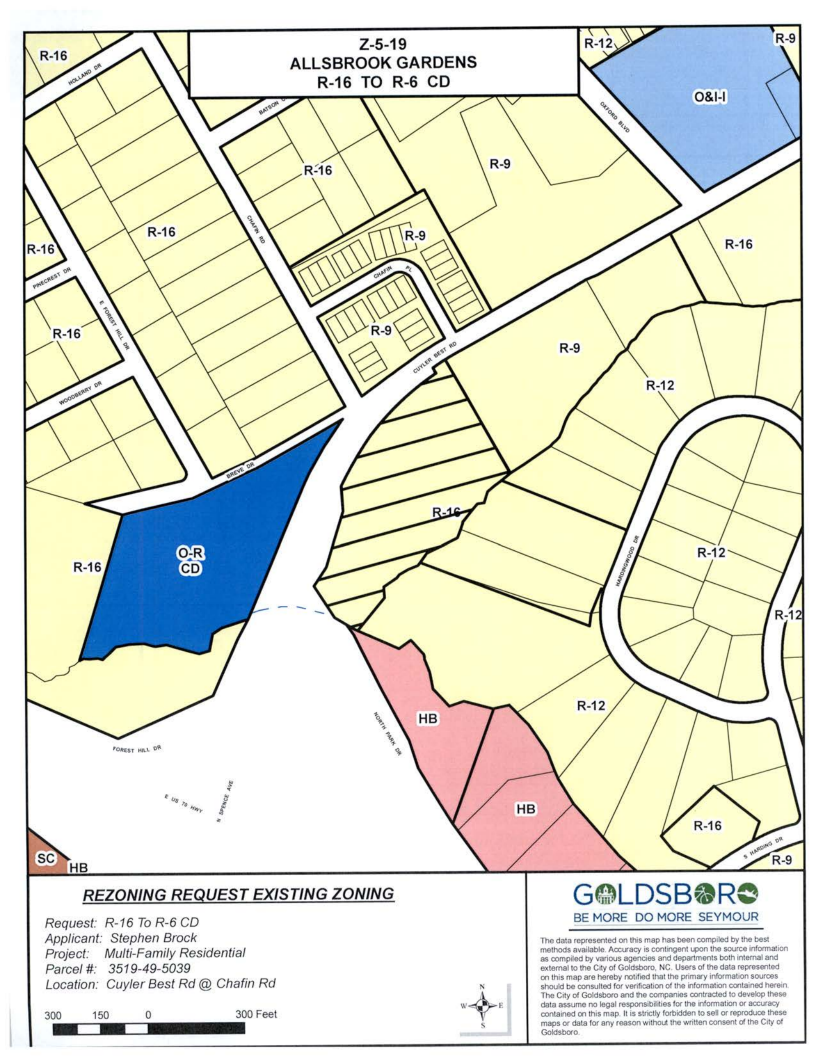
Date: 03 12 19

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Planning Director

Date: _____

City Manager





REZONING REQUEST

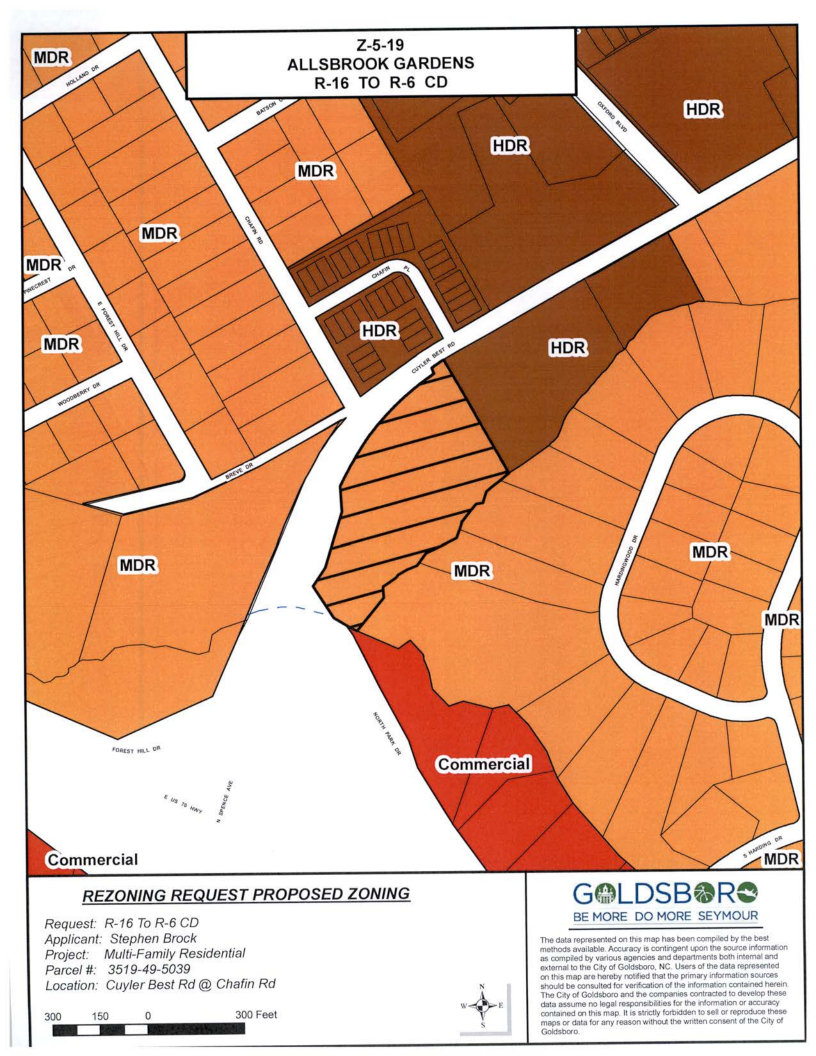
Request: R-16 To R-6 CD Applicant: Stephen Brock Project: Multi-Family Residential Parcel #: 3519-49-5039 Location: Cuyler Best Rd @ Chafin Rd

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CITY OF GOLDSBORO AGENDA MEMORANDUM MARCH 18, 2019 COUNCIL MEETING

SUBJECT:	PUBLIC HEARING Unified Development Ordinance Amendments
BACKGROUND:	The City Council adopted the Unified Development Ordinance on April 4, 2005, which replaced existing land development regulations for the City of Goldsboro and its extraterritorial jurisdiction.
	Since that time, the UDO has been amended, over the years, to address a number of minor text corrections and major changes as directed by the Council.
	Currently, a number of proposed changes for consideration are "Minor Text Amendments" to Sections within the UDO under Article 5.0 Zoning as follows:
	 Section 5.2 General Setback, Height and Area Standards; Section 5.3 General Use District Dimensional Tables/Standards; Section 5.4 Table of Permitted Uses; Section 5.9 Noise Overlay District; Section 5.10 Accident Potential Zone; and Section 9.0 Definitions.
	Proposed changes are to reflect the recommendations from the 2011 Seymour Johnson AFB Air Installation Compatible Use Zone (AICUZ) report.
DISCUSSION:	A Notice of Public Hearing listing all the Sections of the UDO under consideration for amendment was advertised for two consecutive weeks in the newspaper and posted on the City's website for review.
	Minor changes, which are included for possible amendment include:

- Amending Section 5.2 General Setback, Height and Area Standards by rewriting Subsection 5.2.7 Special Seymour Johnson Air Force Base and Goldsboro-Wayne Municipal Airport Height Regulations and Limitations;
- 2. Amending Section 5.3 General Use District Dimensional Tables/Standards by rewriting Subsection 5.3.5.1 Additional Standards;
- 3. Amending Section 5.4 Table of Permitted Uses by adding to Subsection 5.4.2 Criteria for Approving Unlisted Uses;
- 4. Amending Section 5.4 Table of Permitted Uses by adding a new Subsection 5.4.3 Permitted Uses within the Noise Overlay District or Accident Potential Zone;
- 5. Amending Section 5.9 Noise Overlay District by rewriting Subsections 5.9.1 Purpose and 5.9.2 Establishment;
- 6. Amending Section 5.9 Noise Overlay District by renaming Subsection 5.9.4 from "Permitted Uses" to "Land Use Compatibility and Noise Exposure and add table;
- 7. Amending Section 5.9 Noise Overlay District by adding new Subsections 5.9.4.1 Key to Land Use Compatibility Noise Exposure Table and 5.9.4.1.2 Notes to Land Use Compatibility Noise Exposure Table;
- 8. Amending Section 5.9 Noise Overlay District by rewriting Subsection 5.9.13 Replacement, Expansion and Reconstruction of Nonconforming Structures and Land Uses in the Noise Overlay District;
- 9. Amending Section 5.10 Accident Potential Zone by deleting in its entirety and rewriting and adding Land use Compatibility and Accident Potential Table to include Subsections 5.10.4.1 Key to Land Use Compatibility Accident Potential Table and 5.10.4.2 Notes to Land Use Compatibility Accident Potential Table; and

	 Amending Section 9.0 Definitions by rewriting Subsection 9.2 Definitions as it relates to the Definition for Agricultural Use.
	Staff has reviewed the proposed changes with Seymour Johnson AFB Deputy Base Engineer and SJAFB recommends approval of proposed amendments.
RECOMMENDATION:	No action necessary. The Planning Commission will have a recommendation for the Council's meeting on April 1, 2019.
Date:	Planning Director

Date: _____

City Manager

NOTICE OF PUBLIC HEARING BEFORE THE PLANNING COMMISSION AND CITY COUNCIL TO CONSIDER AMENDMENTS TO SECTION 5.0 ENTITLED "ZONING" OF THE CITY OF GOLDSBORO UNIFIED DEVELOPMENT ORDINANCE

1. Amend Section 5.2 General Setback, Height and Area Standards. By deleting and rewriting Subsection 5.2.7 Special Seymour Johnson Air Force Base and Goldsboro-Wayne Municipal Airport Height Regulations and Limitations to read as follows:

No structure shall exceed the applicable height limitations established by the Seymour Johnson Air Force Base "<u>AICUZ Update – Air Installation Compatibility Use Zone report</u>. The Air Force AICUZ height restrictions are based on those contained in Federal Aviation Administration (FAA) Regulation Part 77, and are documented in the U.S. Department of Defense document "Unified Facility Criteria 3-260-01, Airfield and Heliport Planning and Design" or the applicable height limitations of the Goldsboro-Wayne Municipal Airport Layout Plan Report on file at the City of Goldsboro Planning and Community Development Department.

2. Amend Section 5.3 General Use District Dimensional Tables/Standards. Subsection 5.3.5.1 Additional Standards. By deleting and adding the following:

- 4. The regulating densities for any proposed use within the AB District shall be <u>calculated per</u> <u>the Land Use Compatibility and Accident Potential table within Section 5.10 (Accident</u> <u>Potential Zone).</u>
 - Average Density Average density of persons per hour during a twenty four hour period are calculated by taking the number of persons per acre expected on site, multiplied by the number of hours they will be on site and dividing the total by twenty four.
 - Example: One eight hour shift of thirty workers on a one acre site.
 - Average Density 30 persons x 8 hours on site/1acre = 240 persons per acre per hour. 240 /24 = Average density of 10 persons per acre per hour per a twenty four hour period.
 - Maximum Density The maximum density of persons allowed per acre per hour is calculated by dividing the number of hours persons will be on site by twenty four hours and then dividing twenty five persons per acre, per hour by the result.
 - Example: Maximum density for two eight-hour shifts on a one-acre site. 25 (maximum average density) divided by 16 hours (two shifts) divided by twenty four hours = 37.5 persons per acre per hour allowed.

The average density for any use in the Airport Business District may not exceed twenty five persons per acre during a twenty four hour period. The maximum density may not exceed fifty persons per acre per hour at any one time.

3. Amend Section 5.4 Table of Permitted Uses. By adding the following to subsection 5.4.2 Criteria For Approving Unlisted Uses.

13. If the use is located within the Noise Overlay District or an Accident Potential Zone, recommendations from Seymour Johnson Air Force Base will be considered.

4. Amend Section 5.4 Table of Permitted Uses. By adding the new subsection 5.4.3 as follows:

5-4-3 PERMITTED USES WITHIN THE NOISE OVERLAY DISTRICT OR ACCIDENT POTENTIAL ZONE

 Not all uses listed in the Table of Permitted Uses are allowed within the Noise Overlay District or Accident Potential Zone, or they may be allowed under certain conditions. For permitted uses within the areas, refer to the tables in Section 5.9 and 5.10. For example, some uses listed as a Conditional Use for AB (Airport Business District) may not be permitted depending on which Accident Potential Zone the use is proposed in. If the use is located within the Noise Overlay District or an Accident Potential Zone, recommendations from Seymour Johnson AFB will be considered.

5. Amend Section 5.9 Noise Overlay District. By deleting and rewriting Subsections 5.9.1 Purpose and 5.9.2 Establishment to read as follows:

5.9.1 PURPOSE

The purpose of the Noise Overlay District is to provide for compatible development of land in areas subject to <u>increased</u> aircraft noise <u>exposure and accident potential due to aircraft</u> <u>operations</u> surrounding Seymour Johnson Air Force Base. The district is designed to limit uses that could increase risks to public health, safety and <u>general welfare while also protecting military</u> <u>aircrafts from</u> encroachment quality of life and to mitigate the impacts of aircraft noise on existing and newly permitted uses. In addition, the district is intended to require notification on plats and site plans to all present and future owners that property within this district is exposed to aircraft noise potentially in excess of a sound level of 65dB day – night average A – weighted sound level (DNL).

5.9.2 ESTABLISHMENT

The Goldsboro Noise Overlay District, known in this Section as the "noise overlay district or district," is hereby established as a district that overlaps and overlays existing zoning districts. The district is further divided into four sub-districts corresponding to the 65-7069dBDNL, 70-7574dBDNL, 75-8079dBDNL, 80-84DbDNL and 85+DNL noise contours of the Seymour Johnson AFB AICUZ Updated - Air Installation Compatibility Use Zone (AICUZ) Study report, a copy of which is kept on file in the Planning and Community Development Department. The boundaries of the noise district and sub-districts are indicated on the Official Zoning Map of the City.

6. Amend Section 5.9 Noise Overlay District. By renaming Subsection 5.9.4 from "Permitted Uses" to "Land Use Compatibility and Noise Exposure" to read as follows and by adding the indicated table.

5.9.4 LAND USE COMPATIBILITY AND NOISE EXPOSURE

The noise district contains several general use zoning districts. Uses permitted in such districts, whether by right or as a conditional or special use, shall be permitted in the Noise Overlay District according to the standards and the restrictions indicated in the following table except as provided in Section 5.9.13. Some uses are not permitted in the Noise Overlay District as indicated in the table below.

	1			Land Use Compatibility and Noise Exposure								
SLUCM NO.	Land Use Name	DNL 65-69 Contour	DNL 70-74 Contour	DNL 75-79 Contour	DNL 80-84 Contour	DNL 85+ Contour						
10	Residential											
11	Household Units	N ¹	N ¹	N	N	N						
11.11	Single units: detached	N ¹	N1	N	N	N						
11.12	Single units: semi-detached	N ¹	N1	N	N	N						
11.13	Single units: attached row	N ¹	N ¹	N	N	N						
11.21	Two units : side-by-side	N ¹	N ¹	N	N	N						
11.22	Two units : one above the other	N ¹	N1	N	N	N						
11.31	Apartments: walk-up	N ¹	Nl	N	N	N						
11.32	Apartments: elevator	N ¹	N1	N	N	N						
12	Group Quarters	N ¹	N ¹	N	N	N						
13	Residential hotels	N ¹	N ¹	N	N	N						

SLUCM NO.	Land Use	DNL 65- 69 Contour	DNL 70- 74 Contour	DNL 75- 79 Contour	DNL 80- 84 Contour	DNL 85+ Contour
14	Manufactured homes parks	N ¹	N1	N	N	N
15	Transient lodging	N1	N1	N ¹	N	N
16	Other residential, manufactured homes on individual lots	N ¹	N ¹	N^1	N	N
20	Manufacturing				· 7 · · ·	F. J. F.
21	Food and kindred products; manufacturing	Y	Y ²	Υ ³	Y ⁴	N
22	Textile mill products; manufacturing	Y	Y ²	γ³	Y ⁴	N
23	Apparel and other finish products; products made from fabrics, leather and similar materials; manufacturing	Y	Y ²	γ³	γ4	N
24	Lumber and wood products (except furniture; manufacturing	Y	Y ^{2 ·}	Y³	Y ⁴	N
25	Furniture and fixtures; manufacturing	Y	Y ²	Υ ³	Y ⁴	N
26	Paper and allied products; manufacturing	Y	Y ²	γ³	Y ⁴	N
27	Printing, publishing, and allied products; manufacturing	Y	Y ²	Y³	Y ⁴	N
28	Chemicals and allied products; manufacturing	Y	Y ²	Υ³	Y ⁴	N
29	Petroleum refining and related industries	Y	Y ²	Υ ³	Y ⁴	N
30	Manufacturing (cont.)					
31	Rubber and miscellaneous plastic products: manufacturing	Y	Υ²	Y ³	Y ⁴	N
32	Stone, clay and glass products; manufacturing	Y	Y ²	Y ³	Y ⁴	Ν
33	Primary metal products; manufacturing	Y	Y ²	Υ ³	γ4	N
34	Fabricated metal products; manufacturing	Y	Y ²	Y ³	Y ⁴	N

	Land Use Cor	npatibility a	nd Noise Exj	oosure		
SLUCM NO.	Land Use	DNL 65-69 Contour	DNL 70-74 Contour	DNL 75-79 Contour	DNL 80-84 Contour	DNL 85+ Contour
35	Professional, scientific, and controlling instruments, photographic and optical goods; watch & clocks	Y	25	30	N	N
39	Miscellaneous manufacturing	Y	Y ²	Y ³	Y ⁴	N
40	Transportation, communicatio	ons and utiliti	es			
41	Railroad, rapid rail transit and street railway transportation	Y	Y ²	γ³	Υ ⁴	N
42	Motor vehicle transportation	Y	Y ²	Y ³	Y ⁴	N
43	Aircraft transportation	Y	Y ²	γ ³	Y ⁴	N
44	Marine craft transportation	Y	Y ²	Υ ³	Y ⁴	N
45	Highway and street right-of- way	Y	Y	Y	Y	N
46	Automotive parking	Y	Y	Y	Y	N
47	Communication	Y	25 ⁵	30 5	N	N
48	Utilities	Y	Y ²	Y ³	Y ⁴	N
49	Other transportation, communication and utilities	Y	25 ⁵	30 ⁵	N	Ν
50	Trade					
51	Wholesale trade	Y	Υ ²	Y ³	Y ⁴	N
52	Retail Trade - building materials, hardware and farm equipment	Y	25	30	Y ⁴	N
53	Retail trade - including shopping centers, discount clubs, home improvement stores, electronics superstores, etc.	Y	25	30	N	N
54	Retail trade - food	Y	25	30	N	N
55	Retail trade - automotive, marine craft, aircraft and accessories	Υ	25	30	N	N
56	Retail trade - apparel and accessories	γ	25	30	N	N
57	Retail trade - furniture, home furnishings and equipment	Y	25	30	N	N
58	Retail trade - eating and drinking establishments	Y	25	30	N	N

SLUCM NO.	Land Use	DNL 65-69 Contour	DNL 70-74 Contour	DNL 75-79 Contour	DNL 80-84 Contour	DNL 85 Contou
59	Other retail trade	Y	25	30	N	N
60	Services					
61	Finance, insurance and real estate services	Y	25	30	N	N
62	Personal services	Y	25	30	N	N
62.4	Cemeteries	Y	Y ²	Y ³	Y ^{4,11}	Y ^{6,11}
63	Business services (credit reporting; mail, stenographic, reproduction; advertising)	Y	25	30	N	N
63.7	Warehousing and storage services	Y	Y ²	γ³	Y ⁴	N
64	Repair services	Y	Y ²	Y ³	Y ⁴	N
65	Professional services	Y	25	30	N	N
65.1	Hospitals, Other medical facilities	25	30	N	N	N
65.16	Nursing Homes	N ¹	N ¹	N	N	N
66	Contract construction services	Y	25	30	N	N
67	Government services	y ¹	25	30	N	N
68	Education services	25	30	N	N	N
68.1	Child Care services, child development centers, and nurseries	25	30	Ν	N	Ν
69	Miscellaneous	Y	25	30	N	N
69.1	Religious activities	Y	25	30	N	N
70	Cultural, entertainment and rec	reational				
71	Cultural activities	25	30	N	N	N
71.2	Nature exhibits	y ¹	N	N	N	N
72	Public assembly	Y	N	N	N	N
72.1	Auditoriums, concert halls	25	30	N	N	N
72.11	Outdoor music shells, amphitheaters	N	N	Ν	N	N
72.2	Outdoor sports arenas, spectator sports	Y ⁷	Y ⁷	N	N	N
73	Amusement - fairgrounds, miniature golf, driving ranges, amusement park, etc.	Y	Y	N	N	N
74	Recreational activities (including golf courses, riding stables, water recreation	Y	25	30	N	Ν

SLUCM NO.	Land Use	DNL 65-69 Contour	DNL 70-74 Contour	DNL 75-79 Contour	DNL 80-84 Contour	DNL 85+ Contour		
75	Resorts and group camps	Y	25	N	N	N		
76	Parks	Y	25	N	N	N		
79	Other cultural, entertainment and recreation	Y	25	Ν	N	N		
80	Resource production and extraction							
81	Agriculture (except live stock)	Υ ⁸	۲ ⁹	Y ¹⁰	Y ^{10,11}	Y ^{10,11}		
81.5	Livestock farming and breeding	Y ⁸	۲ ⁹	N	N	N		
81.7	Animal breeding	Y ⁸	Y ⁹	N	N	N		
82	Agriculture related activities	Y ⁸	Y ⁹	Y ¹⁰	Y ^{10,11}	Y ^{10,11}		
83	Forestry activities	Y ⁸	Y9	Y ¹⁰	Y ^{10,11}	Y ^{10,11}		
84	Fishing activities	Y	Y	Ŷ	Y	Y		
85	Mining activities	Ŷ	Y	Y	Y	Y		
89	Other resources production or extraction	Y	Y	Y	Y	Y		

7. Amend Section 5.9 Noise Overlay District. By adding the following new subsections relative to the foregoing table as follows:

5.9.4.1 KEY TO LAND USE COMPATIBILITY NOISE EXPOSURE TABLE

SLUCUM – Standard Land Coding Manual, U.S. Department of Transportation. **Y** (Yes) – Land Use and related structures are normally compatible without restriction. **N** (No) - Land Use and related structures are normally compatible without and should be prohibited.

 $\mathbf{Y}^{\mathbf{x}}$ - Yes with restrictions. The land uses and related structures are generally compatible; however, see notes indicated by the superscript.

 N^{x} - No with exceptions. The land uses and related structures are generally incompatible; however, see notes indicated by the superscript.

25, 30, or 35 - The numbers refer to noise level reduction (NLR) levels. NLR (outdoor to indoor) is achieved through the incorporation of noise attenuation into the design and construction of a structure. Land use and related structures are generally compatible; however, measures to achieve NLR of 25, 30, or 35 must be incorporated into design and construction of structures. However, measures to achieve an overall noise reduction do not necessarily solve noise difficulties outside the structure and additional evaluation is warranted. Also, see notes indicated by superscripts where they appear with one of these numbers.

5.9.4.1.2 NOTES TO LAND USE COMPATIBILITY NOISE EXPOSURE TABLE

1. General

a. Although local conditions regarding the need for housing may require residential use in these zones, residential use is discouraged in DNL 65-69 and strongly discouraged in DNL 70-74. Existing residential development is considered as pre-existing, nonconforming land uses.

b. Where these uses are allowed, measures to achieve outdoor to indoor NLR of at least 25 decibels (dB) in DNL 65-69 and 30 dB in DNL 70-74 must be incorporated

c. Normal permanent construction can be expected to provide an NLR of 20 dB, thus the reduction requirements are often stated as 5, 10, or 15 dB over standard construction and normally assume mechanical ventilation, upgraded sound transmission class ratings in windows and doors, and closed windows year round. Additional consideration will be given to modifying NLR levels based on peak noise levels or vibrations.

d. NLR criteria will not eliminate outdoor noise problems. However, building location, site planning, design, and use of berms and barriers can help mitigate outdoor noise exposure particularly from ground level sources. Measures that reduce noise at a site should be used wherever practical in preference to measures that only protect interior spaces.

2. Measures to achieve a NLR of 25 must be incorporated into the design and construction of portions of these buildings where the public is received, office areas, noise sensitive areas, or where the normal noise level is low.

3. Measures to achieve a NLR of <u>30</u> must be incorporated into the design and construction of portions of these buildings where the public is received, office areas, noise sensitive areas, or where the normal noise level is low.

4. Measures to achieve a NLR of 35 must be incorporated into the design and construction of portions of these buildings where the public is received, office areas, noise sensitive areas, or where the normal noise level is low.

5. If a projector or proposed development is noise sensitive, use indicated NLR; if not, land use compatible without NLR.

6. Buildings are not permitted.

7. Land use is compatible provided special sound reinforcement systems are installed.

- 8. Residential buildings require a NLR of 25.
- 9. Residential buildings require a NLR of 30.

10. Residential buildings are not permitted.

11. Land use that involves outdoor activities is not recommended, but if the community allows such activities, hearing protection devices should be worn when noise sources are present. Long-term exposure (multiple hours per day over many years) to high noise levels can cause hearing loss in some unprotected individuals.

8. Amend Section 5.9 Noise Overlay District Subsection 5.9.13 REPLACEMENT, EXPANSION AND RECONSTRUCTION OF NONCONFORMING STRUCTURES AND LAND USES IN THE NOISE OVERLAY DISTRICT by deleting and rewriting portions as follows:

Single-Family Dwellings

Existing single-family dwellings located within the <u>70-74, 75-79, 80-84 and 80+</u> <u>dBDNL</u> contour may be reconstructed if destroyed or damaged greater than 50% of their tax value, as shown on the Wayne County tax rolls, if a noise level reduction of 30 dB is provided inside the dwelling. Any reconstruction shall meet all applicable setbacks and lot area requirements of this Ordinance. Existing single-family dwellings within the <u>70-74, 75-79, 80-84</u> and 80+<u>dBDNL</u> contours may expand one time provided the expansion does not exceed 50% of the area of the existing dwelling and complies with all applicable Ordinance standards.

Existing Churches

Existing nonconforming churches located within the Noise Overlay District may rebuild if they are destroyed or damaged greater than 50% of its tax value provided they comply with the maximum noise level reduction standards of 30 dB as defined in Section 5.9.10. Churches that are located within the <u>70-74</u>, <u>75-79</u>, <u>80-84</u> and 80+<u>dBDNL</u> contours are permitted a one-time expansion of their building area by no more than 25% of the area of the existing church provided they comply with the appropriate noise attenuation standards and all other Ordinance standards.

Existing Non-Residential Uses

Existing non-residential land uses, excluding uses located within the 80+dB 80-84 DNL contour and 85+DNL contour, that are not permitted according to Section 5.9.4 (Permitted Use) may be reconstructed if destroyed or damaged greater than 50% of its tax value provided they comply with a noise level reduction of 30 dB in areas of the structure where the public will be present. Existing non-residential uses that are destroyed or damaged within the 80+dBDNL contour which are not permitted according to Section 5.9.4 of this Code shall not be reconstructed if the damage sustained exceeds 50% of its tax value as defined in Section 5.6

9. Amend Section 5.10 Accident Potential Zone. By deleting in its entirety and rewriting as follows:

5.10 Accident Potential Zone

5.10.1 PURPOSE

The purpose of the Accident Potential Zone (APZ) is to limit development in areas that have significant potential for accidents. The Clear Zone, the area closest to the runway end is the most hazardous. APZ-I is the area beyond the clear zone that possesses a significant potential for accidents. APZ-II is an area beyond APZ-1 having a measurable potential for accidents.

5.10.2 ESTABLISHMENT

The APZ is hereby established as a district that overlaps existing zoning districts. The APZ is divided into three sub districts corresponding to the clear zone, APZ-I and APZ-II as defined in the Seymour Johnson Air Force Base <u>AICUZ Update</u> Air Installation Compatible Use Zone Study report (AICUZ), a copy of which is kept on file in the Planning Department. Development Department. The boundaries of the APZ overlay district are indicated on the Official Zoning Map of the City of Goldsboro.

5.10.3 APPLICABILITY

Nothing herein shall require any change in any lawfully constructed or established building, structure or use in existence at the time of adoption or amendment of these regulations.

The provisions of this Section shall apply to any application for a building permit, certificate of occupancy, zoning, special use permit, conditional use permit, zoning compliance certificate, vested rights certificate and subdivision/site plan approval.

The requirements of this Section shall apply to the construction, alteration, moving, repair, replacement or new use of any building or occupied permanent structure within the City located within the Accident Potential Zone (APZ).

5.10.4 PERMITTED USES LAND USE COMPATIBILITY AND ACCIDENT POTENTIAL

The APZ overlay district overlaps several general use districts. Uses permitted in such districts, whether by right or as a special or conditional use shall be permitted in the APZ except as provided in the table below:

a. <u>Clear Zone</u>: All uses other than agricultural land uses shall be prohibited.

b. <u>APZ-I</u>: No residential land uses shall be allowed within the APZ-I overlay zone. Nonresidential land uses shall have to comply with the density standards as the defined for the Airport Business zoning district. The allowable densities for any propose use within he APZ-I overlay shall be calculated as follows:

• Average Density Average density of persons per hour during a twenty four hour period are calculated by taking the number of persons per acre expected on site, multiplied by the number of hours they will be on site and dividing the total by twenty four.

Example: One eight hour shift of thirty workers on a one acre site. Average Density - 30 persons x 8 hours on site/1acre = 240 persons per acre per hour. 240 /24 = Average density of 10 persons per acre per hour per a twenty four hour period. • Maximum Density – The maximum density of persons allowed per acre per hour is calculated by dividing the number of hours persons will be on site by twenty four hours and then dividing twenty-five persons per acre, per hour by the result.

Example: Maximum density for two eight-hour shifts on a one-aere site. 25 (maximum average density) divided by 16 hours (two shifts) divided by twenty-four hours = 37.5 persons per aere per hour allowed.

The average density for any use in the APZ may not exceed twenty five (25) persons per acre during a 24 hour period. The maximum density may not exceed 50 persons per acre per hour at any one time.

e. <u>APZ-II</u>: All residential land uses in the APZ-II overlay shall not exceed a density of two (2) units per acre.

Nonresidential land uses shall comply with the density standards as defined for the Airport Business (AB) zoning district. The allowable densities for any proposed use within the APZ-II overlay shall be calculated as follows:

• Average Density Average density of persons per hour during a twenty-four hour period are calculated by taking the number of persons per acre expected on site, multiplied by the number of hours they will be on site and dividing the total by twenty-four.

Example: One eight-hour shift of thirty workers on a one-acre site.

Average Density - 30 persons x 8 hours on site/1acre = 240 persons per acre per hour. 240 /24 = Average density of 10 persons per acre per hour per a twenty four hour period.

• Maximum Density The maximum density of persons allowed per acre per hour is calculated by dividing the number of hours persons will be on site by twenty four hours and then dividing twenty five persons per acre, per hour by the result.

Example: Maximum density for two eight hour shifts on a one-acre site.

25 (maximum average density) divided by 16 hours (two shifts) divided by twenty four hours = 37.5 persons per acre per hour allowed.

The average density for any use in the APZ may not exceed twenty-five (25) persons per acre during a 24 hour period. The maximum density may not exceed 50 persons per acre per hour at any one time.

SLUCM NO.	Land Use	Clear Zone Recommendation ¹	APZ I Recommendation ¹	APZ II Recommendation ¹	DENSITY Recommendation ¹
10	Residential				
11	Household Units				
11.11	Single units: detached	N	Ν	Y ²	Maximum density o 2 Du/ AC
11.12	Single units: semi-detached	N	N	N	
11.13	Single units: attached row	N	N	N	
11.21	Two units : side-by-side	N	N	N	
11.22	Two units : one above the other	N	Ν	N	
11.31	Apartments: walk-up	N	N	Ν	
11.32	Apartments: elevator	N	N	N	
12	Group quarters	N	N	N	
13	Residential hotels	N	N	N	
14	Manufactured homes parks or courts	N	N	N	
15	Transient lodgings	N	N	N	
16	Other residential	N	N	Ν	
20	Manufacturing ³				
21	Food and kindred products; manufacturing	N	N	Y	Maximum FAR 0.5 in APZ II
22	Textile mill products; manufacturing	Ν	Ν	Y	Maximum FAR 0.5 in APZ II
23	Apparel and other finish products; products made from fabrics, leather and similar materials; manufacturing	Ν	N	Ν	
24	Lumber and wood products (except furniture); manufacturing	N	Y	Y	Maximum FAR 0.2 in APZ 1 & 0.56 ir APZ II
25	Furniture and fixtures; manufacturing	N	Y	Y	Maximum FAR 0.2 in APZ 1 & 0.56 ir APZ II
26	Paper and allied products; manufacturing	N	Y	Y	Maximum FAR 0.2 in APZ 1 & 0.56 ir APZ II

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SLUCM NO.	Land Use	Clear Zone Recommendation ¹	APZ I Recommendation ¹	APZ II Recommendation ¹	DENSITY Recommendation
27	Printing, publishing, and allied products; manufacturing	Ν	Y	Y	Maximum FAR 0.2 in APZ 1 & 0.56 in APZ II
28	Chemicals and allied products; manufacturing	Ν	N	Ν	
29	Petroleum refining and related industries	Ν	N	Ν	
30	Manufacturing ³ (cont.)				
31	Rubber and miscellaneous plastic products: manufacturing	N	N	N	
32	Stone, clay and glass products; manufacturing	N	N	Y	Maximum FAR 0.5 in APZ II
33	Primary metal products; manufacturing	N	N	Y	Maximum FAR 0.5 in APZ II
34	Fabricated metal products; manufacturing	Ν	- N	Y	Maximum FAR 0.5 in APZ II
35	Professional, scientific, and controlling instruments, photographic and optical goods; watch & clocks	Ν	Ν	Ν	
39	Miscellaneous manufacturing	N	Y	Y	Maximum FAR 0.2 in APZ 1 & 0.56 ir APZ II
40	Transportation, communications	and utilities ^{3,4}			
41	Railroad, rapid rail transit and street railway transportation	N	Y ⁶	Y	Maximum FAR 0.2 in APZ 1 & 0.56 ir APZ II
42	Motor vehicle transportation	Ν	Y٥	Y	Maximum FAR 0.2 in APZ 1 & 0.56 ir APZ II
43	Aircraft transportation	N	Υ ⁶	Y	Maximum FAR 0.2 in APZ 1 & 0.56 ir APZ II
44	Marine craft transportation	N	Y6	Y	Maximum FAR 0.2 in APZ 1 & 0.56 ir APZ II
45	Highway and street right-of- way	Υ ⁵	Y ⁶	Y	Maximum FAR 0.2 in APZ 1 & 0.56 ir APZ II
46	Automotive parking	N	Ye	Y	Maximum FAR 0.2 in APZ 1 & 0.56 ir APZ II

SLUCM	Land Use	Clear Zone	APZ I	APZ II	DENSITY
NO.	Land Use	Recommendation ¹	Recommendation ¹	Recommendation ¹	Recommendation
47	Communication	N	Ye	Y	Maximum FAR 0.2 in APZ 1 & 0.56 ir APZ II
48	Utilities ⁷	N	γe	Υ ⁶	Maximum FAR 0.2 in APZ 1 & 0.56 in APZ II
48.5	Solid waste disposal (landfills, incinerators, etc.)	Ν	Ν	Ν	
49	Other transportation, communication and utilities	N	Υ ⁶	Y	See Note 6 below
50	Trade				
51	Wholesale trade	N	Ŷ	Y	Maximum FAR 0.24 in APZ 1 & 0.56 in APZ II
52	Retail trade - building materials, hardware and farm equipment	Ν	Y	Y	See note 8 below
53	Retail trade ⁹ - including shopping centers, discount stores, home improvement stores, electronics superstores, etc.	Ν	Ν	Y	Maximum FAR 0.1 in APZ II
54	Retail trade - food	Ν	N	Y	Maximum FAR 0.2 in APZ II
55	Retail trade – automotive, marine craft, aircraft and accessories	Ν	Y	Y	Maximum FAR 0.1 in APZ 1 & 0.28in APZ II
56	Retail trade - apparel and accessories	Ν	N	Y	Maximum FAR 0.2 in APZ II
57	Retail trade - furniture, home furnishings and equipment	N	Ν	Y	Maximum FAR 0.2 in APZ II
58	Retail trade - eating and drinking establishments	Ν	Ν	N	
59	Other retail trade	Ν	Ν	Y	Maximum FAR 0.1 in APZ II
60	Services				
61	Finance, insurance and real estate services	N	N	Y	Maximum FAR 0.2 in APZ II
62	Personal	N	N	Y	Office uses only. Maximum FAR 0.2 in APZ II

SLUCM NO.	Land Use	Clear Zone Recommendation ¹	APZ I Recommendation ¹	APZ II Recommendation ¹	DENSITY Recommendation ¹
62.4	Cemeteries	N	Y11	Y ¹¹	
63	Business services (credit reporting; mail, stenographic, reproduction; advertising)	N	N	Y	Maximum FAR 0.22 in APZ II
63.7	Warehousing and storage services ¹²	N	Y	Y	Maximum FAR 1.0 in APZ 1 & 2.0 in APZ i
64	Repair services	N	Y	Y	Maximum FAR 0.11 in APZ 1 & 0.22 in APZ II
65	Professional services	Ν	N	Y	Maximum FAR 0.22 in APZ II
65.1	Hospitals, nursing homes	N	N	N	
65.1	Other medical facilities	N	N	N	
66	Contract construction services	Ν	Y	Y	Maximum FAR 0.11 in APZ 1 & 0.22 in APZ II
67	Government services	N	N	Y	Maximum FAR 0.24 in APZ II
68	Education services	Ν	Ν	Ν	
68.1	Child Care services, child development centers, and nurseries	N	N	N	
69	Miscellaneous	Ν	Ν	Y	Maximum FAR 0.22 in APZ II
69.1	Religious activities	N	N	N	
70	Cultural, entertainment ar	d recreational			
71	Cultural activities	N	N	N	
71.2	Nature exhibits	Ν	Y ¹³	Y ¹³	
72	Public assembly	N	N	N	
72.1	Auditoriums, concert halls	Ν	N	N	
72.11	Outdoor music shells, amphitheaters	Ν	N	N	
72.2	Outdoor sports arenas, spectator sports	Ν	Ν	N	
73	Amusement - fairgrounds, miniature golf, driving ranges, amusement park, etc.	N	N	Y	

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Land Use and Compatibility and Accidental Potential (cont.)						
SLUCM NO.	Land Use	Clear Zone Recommendation ¹	APZ I Recommendation ¹	APZ II Recommendation ¹	DENSITY Recommendation	
74	Recreational activities (including golf courses, riding stables, water recreation	N	Y ¹³	Y ¹³	Maximum FAR 0.11 in APZ 1 & 0.22 in APZ II	
75	Resorts and group camps	N	N	N		
76	Parks	N	Y ¹³	Y ¹³	Maximum FAR 0.11 in APZ 1 & 0.22 in APZ II	
79	Other cultural, entertainment and recreation	N	Y ¹¹	Y ¹¹	Maximum FAR 0.11 in APZ 1 & 0.22 in APZ II	
80	Resource production and ex	traction				
81	Agriculture (except live stock)	Y ⁴	Y ¹⁴	Y ¹⁴		
81.5, 81.7	Livestock farming and breeding	N	Y ¹⁴	Y ¹⁵		
82	Agriculture related activities	N	Y ¹⁴	Y ¹⁵	Maximum FAR 0.28 in APZ 1 & 0.56 in APZ II; no activity that produces smoke glare or involves explosives	
83	Forestry activities ¹⁶	Ν	Y	Y	Maximum FAR 0.28 in APZ 1 & 0.56 in APZ II; no activity that produces smoke glare or involves explosives	
84	Fishing activities ¹⁷	N ¹⁷	Y	Y	Maximum FAR 0.28 in APZ 1 & 0.56 in APZ II; no activity that produces smoke, glare or involves explosives	

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SLUCM NO.	Land Use	Clear Zone Recommendation ¹	APZ I Recommendation ¹	APZ II Recommendation ¹	DENSITY Recommendation ¹
85	Mining activities ¹⁸	N	Y ¹⁸	Y ¹⁸	Maximum FAR 0.28 in APZ 1 & 0.56 in APZ II; no activity that produces smoke, glare or involves explosives
89	Other resources production or extraction	Ν	Y	Y	Maximum FAR 0.28 in APZ 1 & 0.56 in APZ II; no activity that produces smoke, glare or involves explosives
90	Other				
91	Undeveloped land	Y	Y	Y	
93	Water area ¹⁹	N ¹⁹	N ¹⁹	N ¹⁹	

5.10.4.1 KEY TO LAND USE COMPATIBILITY ACCIDENT POTENTIAL TABLE

SLUCM - Standard Land Use Coding Manual, U.S. Department of Transportation.

Y (Yes) - Land uses and related structures are normally compatible without restriction.

N (No) - Land uses and related structures are not normally compatible and should be prohibited.

 $\mathbf{Y}^{\mathbf{x}}$ - Yes with restrictions. The land uses and related structures are generally compatible; however, see notes indicated by the superscript.

N^x - No with exceptions. The land uses and related structures are generally incompatible; however, see notes indicated by the superscript.

FAR - Floor Area Ratio. A floor area ratio is the ratio between the square feet of floor area of the building and the gross site area. It is customarily used to measure non-residential intensities.

Du/Ac - Dwelling Units per Acre. This is customarily used to measure residential densities.

5.10.4.2 NOTES TO LAND USE COMPATIBILITY ACCIDENT POTENTIAL TABLE

1. A "Yes" or a "No" designation for compatible land use is to be used only for general comparison. Within each, uses exist where further evaluation may be needed in each category as to whether it is clearly compatible, normally compatible, or not compatible due to the variation of densities of people and structures. In order to assist air installations and local governments, general suggestions as to FARs are provided as a guide to density in some categories. In general, land use restrictions that limit occupants, including employees, of commercial, service, or industrial buildings or structures to 25 per acre in APZ I and 50 per acre in APZ II are considered to be low density. Outside events should normally be limited to assemblies of not more than 25 people per acre in APZ I, and maximum assemblies of 50 people per acre in APZ II. Recommended FARs are calculated using standard parking generation rates for various land uses, vehicle occupancy rates, and desired density in APZ I and APZ II. For APZ I, the formula is FAR = 25 people per acre/(Average Vehicle Occupancy x Average Parking Rate x (43560/1000)). The formula for APZ II is FAR = 50/(Average Vehicle Occupancy x Average Parking Rate x (43560/1000)).

2. The suggested maximum density for detached single family housing is two Du/Ac. In a planned unit development (PUD) of single family detached units where clustered housing development results in large open areas, this density could possibly be increased slightly provided the amount of surface area covered by structures does not exceed 20 percent of the PUD total area. PUD encourages clustered development that leaves large open areas.

3. Other factors to be considered: Labor intensity, structural coverage, explosive characteristics, air pollution, electronic interference with aircraft, height of structures, and potential glare to pilots.

4. No structures (except airfield lighting and navigational aids necessary for the safe operation of the airfield when there are no other siting options), buildings, or above-ground utility and communications lines should normally be located in Clear Zone areas on or off the air installation. The Clear Zone is subject to the most severe restrictions.

5. Rights-of-way for fenced highways, without sidewalks or bicycle trails, are allowed.

6. No above-ground passenger terminals and no above-ground power transmission or distribution lines. Prohibited power lines include high-voltage transmission lines and distribution lines that provide power to cities, towns, or regional power for unincorporated areas.

7. Development of renewable energy resources, including solar and geothermal facilities and wind turbines, may impact military operations through hazards to flight or electromagnetic interference. Each new development should be analyzed for compatibility issues on a case-by-case basis that considers both the proposal and potentially-affected mission.

8. Within SLUCM Code 52, maximum FARs for lumberyards (SLUCM Code 521) are 0.20 in APZ I and 0.40 in APZ II. For hardware, paint, and farm equipment stores, SLUCM Code 525, the maximum FARs are 0.12 in APZ I and 0.24 in APZ II.

9. A shopping center is an integrated group of commercial establishments that is planned, developed, owned, or managed as a unit. Shopping center types include strip, neighborhood, community, regional, and super-regional facilities anchored by small businesses, a supermarket or drug store, discount retailer, department store, or several department stores, respectively. Included in this category are such uses as big box discount clubs, home improvement superstores, office supply superstores, and electronics superstores. The maximum recommended FAR for SLUCM 53 should be applied to the gross leasable area of the shopping center rather than attempting to use other recommended FARs listed in Table 1 under Retail or Trade.

10. Ancillary uses such as meeting places, auditoriums, etc., are not recommended.

11. No chapels or houses of worship are allowed within APZ I or APZ II.

12. Big box home improvement stores are not included as part of this category.

13. Facilities must be low intensity, and provide no playgrounds, etc. Facilities such as clubs houses, meeting places, auditoriums, large classes, etc., are not recommended.

14. Livestock grazing is a compatible land use, but feedlots and intensive animal husbandry are excluded. Activities that attract concentrations of birds creating a hazard to aircraft operations should be excluded.

15. Feedlots and intensive animal husbandry are included as compatible land uses.

16. Lumber and timber products removed due to establishment, expansion, or maintenance of Clear Zone lands owned in fee will be disposed of in accordance with applicable Department of Defense guidance.

17. Controlled hunting and fishing may be permitted for the purpose of wildlife management.

18. Surface mining operations that could create retention ponds that may attract waterfowl and present bird/wildlife aircraft strike hazards (BASH), or operations that produce dust or light emissions that could affect pilot vision are not compatible.

19. Naturally occurring water features (e.g., rivers, lakes, streams, wetlands) are pre-existing, nonconforming land uses. Naturally occurring water features that attract waterfowl present a potential BASH. Actions to expand naturally occurring water features or construction of new water features should not be encouraged. If construction of new features is necessary for storm water retention, such features should be designed so that they do not attract waterfowl.

10. Amend Section 9.0 Definitions. By rewriting Subsection 9.2 Definitions as it relates to the Definition for Agricultural Use to read as follows:

9.2 DEFINITIONS

Agricultural Use: Property used to raise, harvest or store crops, feed, breed, or manage livestock, or to produce plants, trees, fowl, or animals useful to man. It includes, but is not limited to, property used for grazing, horticulture, forestry, dairying, and mariculture. For the purpose of Section 5.8 (Watershed Protection) agricultural use means the use of waters for stock watering, irrigation and other farm purposes. For the purpose of Section 5.9 and 5.10, agriculture land use is separate from residential land use, does not include forestry or fishing activities, and is divided as follows: agriculture (except livestock), livestock farming and breeding, animal breeding, and agriculture related activities (e.g., agricultural processing, animal husbandry services, and horticultural services).

All interested persons are invited to attend this public hearing and to be heard. If you plan to attend and require an interpreter, please contact the City Manager's office at least four days prior to the meeting.

Item No. __I

CITY OF GOLDSBORO AGENDA MEMORANDUM MARCH 18, 2019 COUNCIL MEETING

SUBJECT:	Public Hearing to Consider the Financing of the Construction of the Herman Park Recreation Center and Streetscape Improvements Project
BACKGROUND:	At the December 17, 2018 meeting, the City Council authorized the award of a design-build contract with T.A. Loving Company for the Herman Park Center for \$735,950. At the same meeting, the Council further adopted a reimbursement resolution and a budget amendment for Phase I costs of \$735,950.
DISCUSSION:	Financial Advisors, Davenport & Company, will present the findings of the request for proposals (RFP) for the financing of the Herman Park Center project and Streetscape Improvements at the Council Work Session.
	A public hearing will be conducted at the 7:00 p.m. meeting to seek public comment on the proposed \$11,750,000 project financing. On Friday, March 8, 2019, a notice was published in the Goldsboro News Argus as required by North Carolina General Statute. The preliminary estimate for the Herman Park Center is approximately \$10,969,986 and a portion of the Streetscape Improvements City match is estimated at approximately \$600,000. Costs of issuance are estimated at \$137,000.
	After said public hearing, staff is requesting Council consider adopting the attached Findings Resolution authorizing the Finance Director to file an application with the Local Government Commission for the financing of these two projects.
	After consideration of the Findings Resolution (above), staff is requesting consideration of the Approval Resolution authorizing the Mayor and City officials to enter into a financing agreement and execute a deed of trust and other required documents with Raymond James for a principal amount not to exceed \$11,750,000 for a fixed rate of 3.00% with level principal at a 15 year term. The City's financial advisors have been working with the representative from the Raymond James on the documentation and requirements connected with the financing. The installment financing agreement will comply in all respects with Section 160A-20 and Chapter 159 of Article 8 of the General Statutes of North Carolina and the guidelines of the Local Government Commission of North Carolina for all the financings and refinancing.

Finally, in accordance with G.S. 159-13.2, staff requests Council approve the creation of a Capital Project Budget Ordinance so that the project may commence and that sufficient expenditure appropriations can be made which shall be funded with revenue from debt issuance.

RECOMMENDATION: By motion, the Council adopt the following Resolutions:

- 1. The attached Findings Resolution be adopted authorizing the Finance Director to file an application with the North Carolina Local Government Commission for the construction of the Herman Park Recreation Center and the Streetscape Improvements Projects.
- 2. The attached Approval Resolution be adopted authorizing the Mayor, City Manager, City Clerk and Finance Director to enter into the installment financing contract with Raymond James in the amount not to exceed \$11,750,000 subject to finalization of the funding documents and approval of the Local Government Commission.
- 3. The attached Capital Projects Fund Ordinance be established in the amount of \$11,750,000.

Catherine F. Gwynn

Date: 3-13-19

Catherine F. Gwynn, Finance Director

Date:

Randy Guthrie, Interim City Manager

CITY COUNCIL OF THE CITY OF GOLDSBORO, NORTH CAROLINA

Excerpt of Minutes of Meeting of March 18, 2019

Present: Mayor Allen presiding, and Councilmembers

Absent:

* * * * * * * * * *

Councilmember ______ introduced the following resolution, the title of which was

read:

RESOLUTION AUTHORIZING THE FILING OF AN APPLICATION FOR APPROVAL OF AN INSTALLMENT FINANCING AGREEMENT AUTHORIZED BY NORTH CAROLINA GENERAL STATUTES §160A-20 AND MAKING CERTAIN FINDINGS REQUIRED BY NORTH CAROLINA GENERAL STATUTES §159-151

WHEREAS, the City Council (the "Council") of the City of Goldsboro, North Carolina (the "City") desires to pursue the financing of (a) the design and construction of the Herman Park Center, an approximately 39,000 square foot recreation facility, and (b) a portion of the City's Center Street streetscape project (collectively, the "Project") pursuant to an installment financing agreement, as permitted under N.C.G.S. §160A-20; and

WHEREAS, it is anticipated that the cost of financing the Project and the payment of issuance expenses in connection with the financing will be approximately \$11,750,000; and

WHEREAS, the installment financing agreement for the financing of the Project pursuant to N.C.G.S. §160A-20 must be approved by the North Carolina Local Government Commission (the "LGC") and will only be approved if the findings of N.C.G.S. §159-151(b) have been made;

NOW, THEREFORE, BE IT RESOLVED by the City Council of the City, as follows:

1. After consideration, the Council has determined that the most advantageous manner of financing the Project is by an installment financing contract pursuant to Section 160A-20 of the General Statutes of North Carolina, as amended.

2. Pursuant to Section 160A-20, the City is authorized to finance the Project by entering into an installment contract and security agreement or other security instrument that

creates a security interest in some or all of the property financed or refinanced to secure repayment of such financing.

3. The proposed financing is necessary or expedient because it will provide needed improvements for the City.

4. The proposed financing is preferable to a bond issue for the same purpose because of low fixed costs and favorable interest rates offered through installment contract financing compared to a bond issue.

5. The cost of the proposed undertaking exceeds the amount of funds that can be prudently raised from currently available appropriations, unappropriated fund balances, and nonvoted general obligation bonds that could be issued by the City in the fiscal year pursuant to Article V, Section 4, of the North Carolina Constitution.

6. The sums proposed to be provided under the financing are adequate and not excessive for the stated purpose of financing the Project.

7. The City's debt management procedures and policies are good and have been carried out in strict compliance with law and will henceforth be so carried out.

8. There will be no increase in taxes necessary to meet the sums to fall due under the proposed financing.

9. The City is not in default in any of its debt service obligations.

10. The attorney for the City will render an opinion that the proposed financing is authorized by law and is a purpose for which public funds may be expended pursuant to the Constitution and laws of North Carolina.

11. Each of the City Manager, the City Finance Director and other appropriate officers of the City is hereby authorized and directed to proceed with the financing of the Project and the filing of an application with the LGC for its approval of such financing as described above for the financing of the Project in an amount not to exceed \$11,750,000, and the actions of any of the Mayor, the City Manager, the City Finance Director, and other officers of the City in connection therewith are hereby approved and confirmed.

12. All other acts of the Council and the officers of the City which are in conformity with the purposes and intent of this resolution and in furtherance of the financing of the Project are hereby ratified, approved and confirmed.

13. This resolution shall take effect immediately.

Councilmember _____ moved the passage of the foregoing resolution and Councilmember _____ seconded the motion and the resolution was passed by the following vote:

Ayes:	Councilmembers
Nays:	Councilmembers
Not voting:	Councilmembers

* * * * * * *

I, Melissa Corser, Clerk for the City of Goldsboro, North Carolina, DO HEREBY CERTIFY that the foregoing is a true and complete copy of so much of the proceedings of the City Council for the City at a regular meeting duly called and held on March 18, 2019, as it relates in any way to the resolution hereinabove referenced and that such proceedings are recorded in the minutes of the Council. Pursuant to G.S. § 143-318.12, a current copy of a schedule of regular meetings of the City Council for the City is on file in my office.

WITNESS my hand and the official seal of the City this 18th day of March, 2019.

Melissa Corser, Clerk City of Goldsboro, North Carolina

(SEAL)

CITY COUNCIL OF THE CITY OF GOLDSBORO, NORTH CAROLINA

Excerpt of Minutes of Meeting of March 18, 2019

Present: Mayor Allen presiding, and Councilmembers

Absent:

* * * * * * * * * *

Councilmember _____ introduced the following resolution, the title of which was read:

RESOLUTION AUTHORIZING EXECUTION AND DELIVERY OF AN INSTALLMENT FINANCING CONTRACT TO FINANCE THE HERMAN PARK CENTER AND THE CENTER STREET STREETSCAPE PROJECT

WHEREAS, the City of Goldsboro, North Carolina (the "City") desires to finance (a) the design and construction of the Herman Park Center, an approximately 39,000 square foot recreation facility, and (b) a portion of the City's Center Street streetscape project (collectively, the "Project"); and

WHEREAS, the City desires to finance the Project by executing and delivering an installment financing contract, as authorized under North Carolina General Statutes Chapter 160A, Article 3, Section 20; and

WHEREAS, the City sent out a request for proposals to a number of banks relating to the financing; and

WHEREAS, Raymond James Capital Funding, Inc. (the "Bank") submitted a proposal dated February 5, 2019 (the "Proposal"), pursuant to which the Bank agreed to enter into an installment financing contract with the City in the amount of approximately \$11,750,000 at an interest rate of 3.00% and with a fifteen year term (the "Contract") to finance the Project and to pay certain costs associated with the financing, to be secured by a deed of trust and security agreement that creates a lien on a portion of the Project for the benefit of the Bank (the "Deed of Trust"); and

WHEREAS, the City has today held a public hearing regarding financing of the Project through the execution and delivery of the Agreement, as evidenced by the Certificate and Summary of Public Hearing attached hereto;

NOW, THEREFORE, BE IT RESOLVED by the City Council of the City as follows:

1. The City Council hereby accepts the Proposal and authorizes and directs the Mayor, the City Manager, the Finance Director and the Clerk, or any of them, to execute, acknowledge and deliver the Contract and the Deed of Trust on behalf of the City, with such changes and modifications as the person executing and delivering such instruments on behalf of the City shall find acceptable. The Clerk is hereby authorized to affix the official seal of the City to the Contract and the Deed of Trust and to attest the same.

2. Each of the Mayor, the City Manager, the Finance Director and the Clerk is authorized and directed to execute and deliver any and all papers, instruments, agreements, tax certificates, opinions, certificates, affidavits and other documents, and to do or cause to be done any and all other acts and things necessary or proper for carrying out this Resolution, the Contract and the Deed of Trust and the financing of the Project.

3. All other acts of the Council and the officers of the City which are in conformity with the purposes and intent of this Resolution and in furtherance of the financing of the Project are hereby ratified, approved and confirmed.

4. This resolution shall take effect immediately.

Not voting:

Councilmember _____ moved the passage of the foregoing resolution and Councilmember _____ seconded the motion and the resolution was passed by the following vote:

* * * * * * *

Councilmembers

I, Melissa Corser, Clerk for the City of Goldsboro, North Carolina, DO HEREBY CERTIFY that the foregoing is a true and complete copy of so much of the proceedings of the City Council for the City at a regular meeting duly called and held on March 18, 2019, as it relates in any way to the resolution hereinabove referenced and that such proceedings are recorded in the minutes of the Council. Pursuant to G.S. § 143-318.12, a current copy of a schedule of regular meetings of the City Council for the City is on file in my office.

WITNESS my hand and the official seal of the City this 18th day of March, 2019.

Melissa Corser, Clerk City of Goldsboro, North Carolina

(SEAL)

CERTIFICATE AND SUMMARY OF PUBLIC HEARING

The undersigned Clerk for the City of Goldsboro, North Carolina hereby certifies:

1. Notice of a public hearing (the "Hearing") to be held on March 18, 2019, with respect to the execution and delivery by the City of Goldsboro, North Carolina of an installment financing contract in the amount of approximately \$11,750,000 to finance a portion of the costs of (i) the design and construction of the Herman Park Center, an approximately 39,000 square foot recreation facility, and (ii) a portion of the City's Center Street streetscape project, was published on March 8, 2019, in the *Goldsboro News-Argus*.

2. The presiding officer of the Hearing was Mayor Chuck Allen.

3. The following is a list of the names and addresses of all persons who spoke at the Hearing:

4. The following is a summary of the oral comments made at the Hearing:

WITNESS my hand and the common seal of the City, this _____ day of March, 2019.

Clerk, City of Goldsboro, North Carolina

(SEAL)

ORDINANCE NO. 2019-

AN ORDINANCE ESTABLISHING THE CAPITAL PROJECTS FUND FOR THE HERMAN PARK RECREATION CENTER AND THE STREETSCAPE IMPROVEMENT CITY MATCH PROJECTS

WHEREAS, the City of Goldsboro desires to provide for the health, safety and welfare of its citizens, businesses and visitors; and

WHEREAS, it is necessary to provide for the health and welfare of the community by offering recreation amenities that encourage community unity by being available to all residents, tourists and visitors to Goldsboro and Wayne County; and

WHEREAS, the City of Goldsboro has the established that the site of the Herman Park Recreation Center to be an ideal location to provide these amenities; and

WHEREAS, the City of Goldsboro has determined it is in the City's best interest to demolish the existing structure, and reconstruct a 39,000 square foot modern facility in its place, and has contracted through a design-build process with T.A. Loving Company to furnish this facility; and

WHEREAS, the City of Goldsboro desires to encourage economic development by private investment by making infrastructure improvements; and

WHEREAS, it is necessary to provide the City's grant match for the Streetscape Improvements project for the TIGER Grant; and

WHEREAS, it is necessary to appropriate expenditures for the Herman Park Recreation Center for debt issuance and construction costs, and expenditures for the Streetscape Improvements project for the City match for construction costs. These expenditures will be funded with revenue from the issuance of debt.

NOW, THEREFORE, BE IT ORDAINED by the City Council of the City of Goldsboro, North Carolina, that the Herman Park Recreation Center and the Streetscape Improvements for the TIGER Grant Capital Project Ordinance be established by:

1.	Establishing the anticipated revenues:	
	Loan Proceeds	\$11,750,000

- 2. Establishing the anticipated expenditure:
Construction\$11,013,000Debt Issuance Costs\$ 137,000City Match Streetscape Improvements\$ 600,000
- 3. This Ordinance shall be in full force and effect from and after this _____ day of _____, 2019.

Approved as to form only:

Reviewed by:

City Attorney

CITY OF GOLDSBORO AGENDA MEMORANDUM March 18, 2019 COUNCIL MEETING

SUBJECT: CU-1-19 EPark LLC – (Place of Entertainment w/ABC Permits) The property is located on the south side of W. Walnut Street between James Street and Center Street.

BACKGROUND: The applicant requests a Conditional Use Permit to allow the operation of a place of entertainment with ABC permits (Cocktail Bar).

Frontage:	22 ft.
Depth:	50 ft.
Area:	1,100 sq. ft., or 0.02 acres
Zoning:	Central Business District (CBD)

The applicant has proposed to upfit an existing 1,100 sq. ft. single-story and brick-veneer structure for the operation of a bar specializing in "hand-crafted" cocktail drinks.

Since the site is located within the Historic District, any exterior improvements to the building will be required to receive a Certificate of Appropriateness from the Historic District Commission.

DISCUSSION: The applicant's floor plan indicates a bar area to include chairs and tables to accommodate no more than 30 occupants and two handicap accessible bathrooms.

The Unified Development Ordinance specifies that required parking standards would not apply in the Central Business District within an area bounded by the south side of Ash Street, the east side George Street, the north side of Chestnut Street and the west side of William Street. Since the subject site is located within this area, no off-street parking is required.

Hours of Operation:	Thursday-Saturday 4:00 p. m. – Midnight
No. of Employees:	1
Refuse Collection:	Dumpster proposed at rear of establishment

At the public hearing held on February 18, 2019, no one appeared to speak for or against this request.

The Planning Commission, at their meeting held on February 25, 2019, recommended approval of the Conditional Use Permit and submitted site plan.

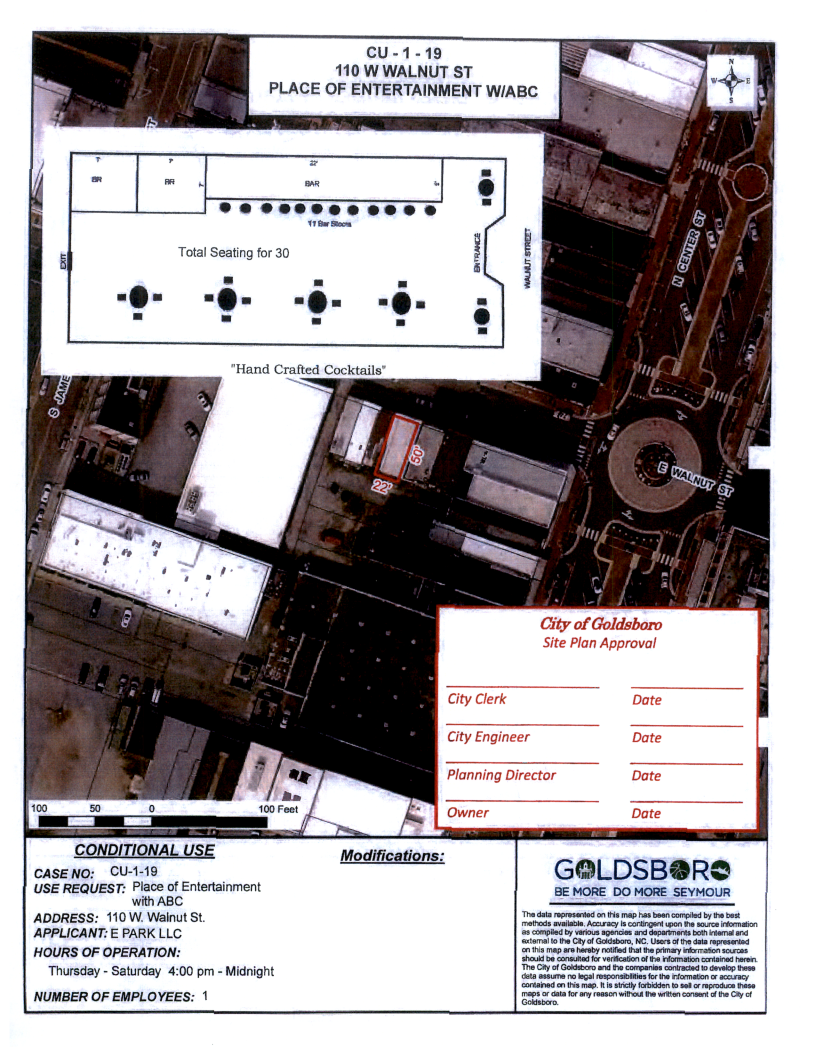
RECOMMENDATION: By motion, accept the recommendation of the Planning Commission and

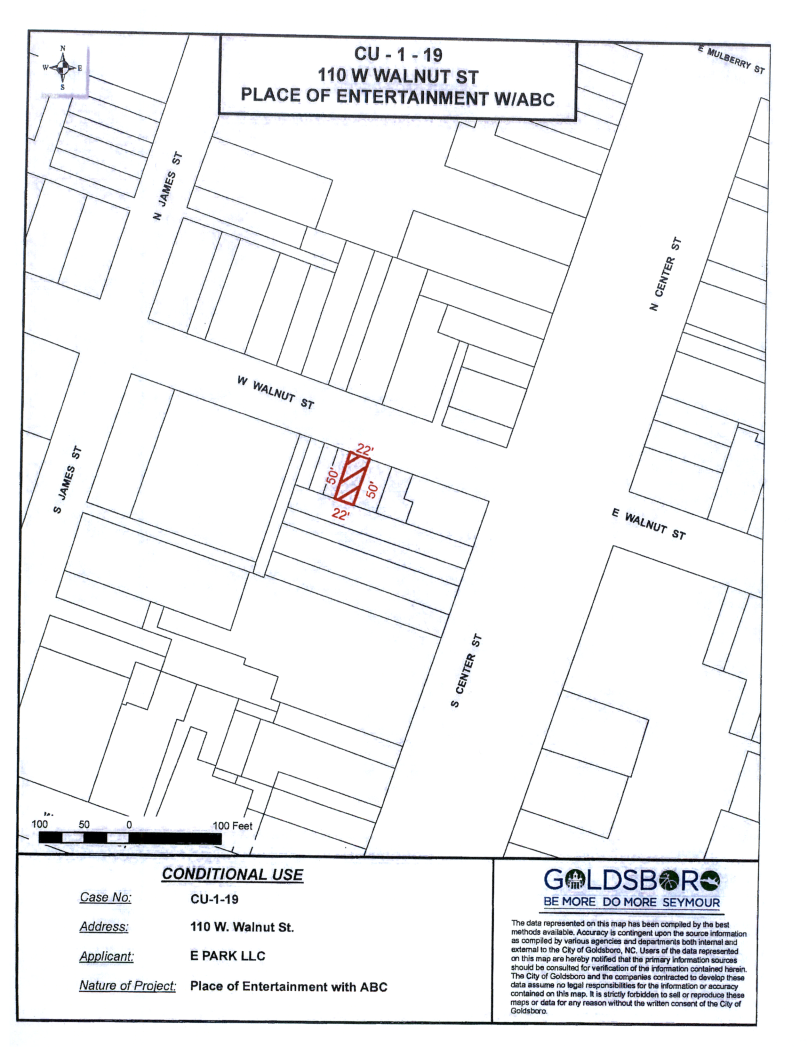
- 1. Adopt an Order approving the Conditional Use Permit to allow a place of entertainment with ABC permits (Cocktail Bar); and
- 2. Approve the submitted site plan.

03/12/19 Date:

Planning Director

Date: ___





CITY OF GOLDSBORO ORDER **APPROVING** A CONDITIONAL USE PERMIT

The City Council of the City of Goldsboro, North Carolina, having held a public hearing on **February 18**, **2019** to consider Conditional Use Permit application number:

CU-1-19 EPark, LLC – 110 W. Walnut Street - South side of W. Walnut Street between James Street and Center Street.

To allow operation of place of entertainment with ABC Permits within the Central Business zoning district, having heard all the evidence and arguments presented and reports from City Officials, and having received recommendation for approval from the Goldsboro Planning Commission pertaining to said application, makes the following findings of fact.

FINDINGS OF FACT

The City Council makes the CONCLUSION that the proposed use **does** satisfy the general conditions imposed on the Council in its deliberations for issuing a Conditional Use Permit under Sections 5.5 Supplemental Use Regulations and 5.5.4 Special and Conditional Use Specific Regulations pertaining to a place of entertainment having ABC permits.

In addition, the Council approved site and landscape plans detailing the proposed development.

Upon motion made by Councilmember ______ and seconded by Councilmember ______, the Council approved the applicant's request for a Conditional Use Permit to allow the operation of a used-car lot.

Therefore, because the City Council concludes that all of the general conditions precedent to the issuance of a CONDITIONAL USE PERMIT have **BEEN** satisfied,

IT IS ORDERED that the application for the issuance of a CONDITIONAL USE PERMIT be **APPROVED**.

Thus ordered this _____ day of _____, 2019.

Chuck Allen, Mayor

Ronald T. Lawrence, City Attorney

dcc

Item <u>K</u>

CITY OF GOLDSBORO AGENDA MEMORANDUM March 18, 2019 COUNCIL MEETING

SUBJECT: Z-1-19 Villas at Adair Place – South side of Keller Way Drive and North of Adair Drive (Shopping Center to R-6 CD Residential - Conditional District).

BACKGROUND: The applicant requests a change of zone from SC Shopping Center to R-6 Residential Conditional District limiting the use to a 72-unit apartment community.

This property is located behind Goshen Medical and adjacent to Lot 3 which was rezoned to R-6 Residential in April 2016 to allow 72 apartment units known as Adair Place Apartments.

Frontage:	385 ft. (Keller Way Drive)
Depth:	765 ft. (approximately)
Area:	6.85 Acres

Surrounding Zoning:

North:	Shopping Center
South:	Shopping Center
East:	Shopping Center
West:	R-6 Residential

The subject property is known as Lot 4 within the Adair, LLC Subdivision that was approved by City Council on May 3, 2010 and satellite annexed to the City effective November 30, 2009.

Existing Use: The property is currently vacant.

<u>Proposed Use</u>: The applicant proposes to construct a 72-unit apartment community.

Land Use Plan Recommendation: The City's Land Use Plan recommends that the property be developed for Mixed Use I. Mixed Use I land use category allows for a mixture of zoning districts such as O-R, O&I-1, O&I-2, and NB. This request would not be compatible with the City's Comprehensive Land Use Plan.

DISCUSSION: The submitted preliminary site plan indicates three newly-constructed three-story apartment buildings containing a total of 72 units. In addition, a community building is also being proposed on site.

Parking for the site requires two spaces per unit plus .5 per bedroom over two. Thirty-six of the 72 total units will be 3-bedroom units and the other 36 units will be 2-bedroom units. A total of 162 parking spaces are required and 156 spaces have been shown on the preliminary site plan. Staff will work with the applicant to ensure an additional 6 spaces are provided to meet parking requirements.

Access to the site will be directly from Keller Way Drive, which is being constructed as part of Adair Place Apartments just west of the project site. Interconnectivity is proposed along the western property line and the applicant is requesting a modification of the interconnectivity requirement along the eastern property line.

City sidewalks are required along frontage of the proposed development. Frontage along Keller Way Drive is approximately 385 linear feet. The applicant will need to install sidewalks or pay the sidewalk fee in the amount of \$6,930 in lieu of installation of the sidewalks.

The subject property would be served water through Fork Township Sanitary District. Sanitary sewer service will be provided by Fork Township but treated by the City of Goldsboro. City Engineering will require approval of stormwater calculations and drainage plans prior to issuance of any building permits.

Street trees have been provided along Keller Way Drive. A Type A 10' landscape buffer is required along the east, west and southern property lines and vehicular surface area landscape requirements must be met. Staff is working with the applicant to ensure landscape requirements are met per the requirements of the City's Unified Development Ordinance.

Dumpsters have been shown on the site plan and staff will work with the applicant to ensure the dumpsters are appropriately screened from off-site views.

Building elevations have not been submitted at this time however, applicant has indicated building elevations will be similar to building design approved for Adair Place Apartments. Staff will ensure all multifamily development design standards are met per the requirements of the City's Unified Development Ordinance prior to issuance of any building permits. At the public hearing held on February 18, 2019, the Attorney for the applicant spoke in favor of the request. There were no persons in opposition to the request.

The Planning Commission, at their meeting held on February 25, 2019, recommended approval of the zoning change and development plans.

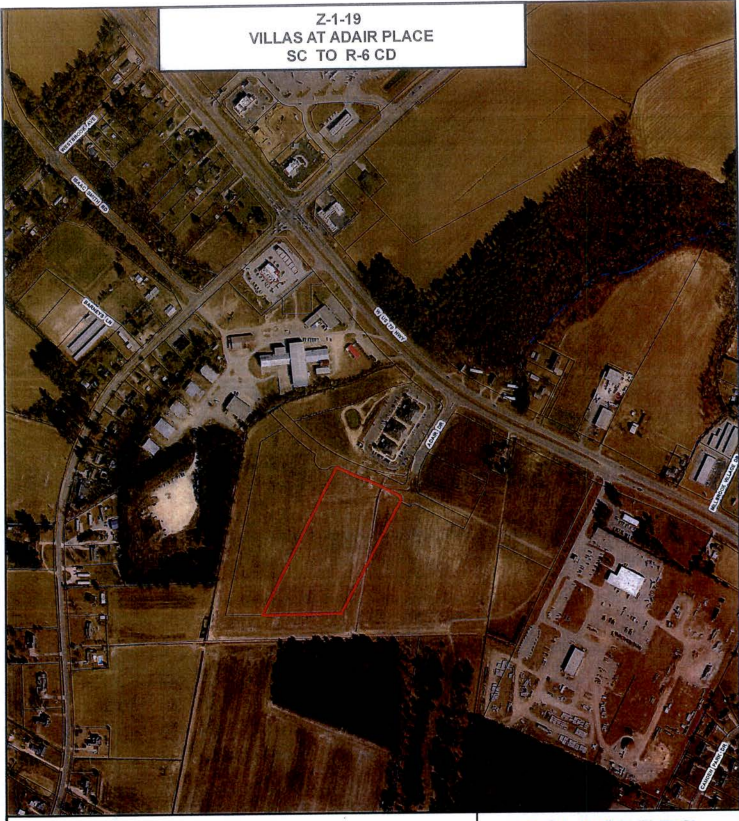
RECOMMENDATION: By motion, accept the recommendation of the Planning Commission and

 Adopt an ordinance changing the zoning for the property from Shopping Center (SC) to Residential 6 (R-6) Conditional District (R-6 CD). The rezoning to Residential 6 (R-6) Conditional District even though it is not consistent with the City's adopted Comprehensive Lane Use Plan, the proposed residential site would be appropriate and reasonable in conjunction with the mixed use development nearby.

Date: _____

Planning Director

Date: _____



REZONING REQUEST

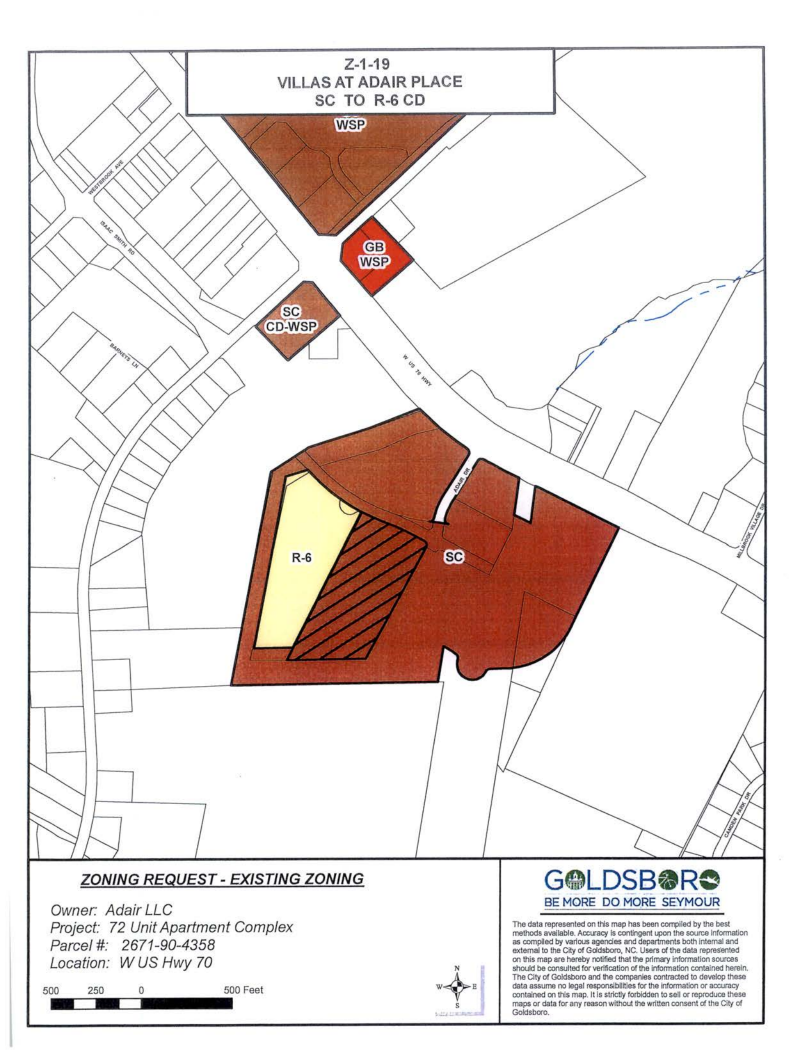
Owner: Adair LLC Project: 72 Unit Apartment Complex Parcel #: 2671-90-4358 Location: W US Hwy 70

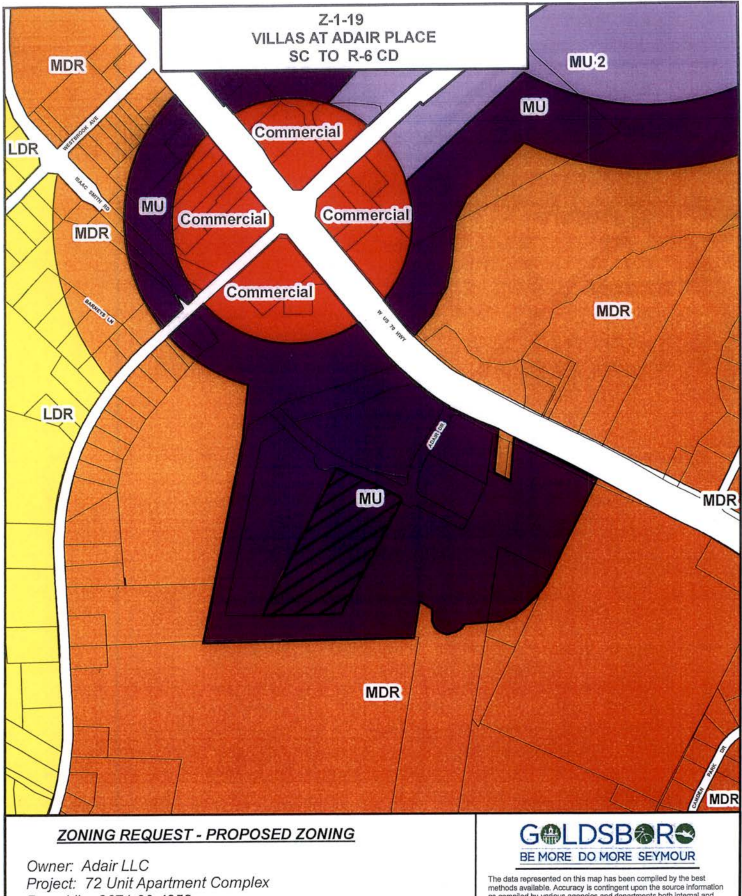
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The data represented on this map has been compiled by the best methods available. Accuracy is contingent upon the source information as compiled by various agencies and departments both internal and external to the City of Goldsboro, NC. Users of the data represented on this map are hereby notified that the primary information sources should be consulted for verification of the information contained herein. The City of Goldsboro and the companies contracted to develop these data assume no legal responsibilities for the information or accuracy contained on this map. It is strictly forbidden to sell or reproduce these maps or data for any reason without the written consent of the City of Goldsboro.





Parcel #: 2671-90-4358 Location: W US Hwy 70

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ORDINANCE NO. 2019 -

AN ORDINANCE AMENDING THE UNIFIED DEVELOPMENT ORDINANCE OF THE CITY OF GOLDSBORO, NORTH CAROLINA CODE OF ORDINANCES

WHEREAS, after notice duly given according to law, a public hearing was held before the City Council and the Planning Commission at a regular meeting held in the Council Chamber, City Hall, on Monday, March 18, 2019, at 7:00 p. m., for the purpose of considering and discussing the passing of an ordinance amending the Unified Development Ordinance of the City of Goldsboro, North Carolina; and

WHEREAS, after completion of said public hearing and receipt of the recommendation of the Planning Commission, the City Council of the City of Goldsboro deems it advisable and for the best interest of the City and those residing within its zoning jurisdiction that the Unified Development Ordinance be amended as herein below set forth;

NOW, THEREFORE, BE IT ORDAINED by the City Council of the City of Goldsboro, North Carolina:

1. That the Unified Development Ordinance of the City of Goldsboro, North Carolina Code of Ordinances, be and the same is hereby amended by changing:

From Shopping Center (SC) to Residential 6 (R-6) Conditional District with site plan approval required prior to development

Z-1-19 Villas at Adair Place – South side of Keller Way Drive and North of Adair Drive

The Wayne County Tax Identification No. is 2671-90-4358. The property has a total frontage of 385 ft., an average depth of approximately 765 ft. and a total area of approximately 6.85 acre.

2. That the Official Zoning Map, Goldsboro, North Carolina, on file in the Office of the Director of Planning and Community Development be promptly changed to reflect this amendment and the appropriate entries in reference thereto be entered in the descriptive record of changes as provided in Section 2 of the Unified Development Ordinance.

3. That this Ordinance shall become effective from and after the entry of the changes or amendments herein made on the said Official Zoning Map.

Adopted this day of, 20	Adopted this	day of	, 2019.
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Approved as to Form Only:

Reviewed by:

City Attorney

Item _____

CITY OF GOLDSBORO AGENDA MEMORANDUM March 18, 2019 COUNCIL MEETING

SUBJECT: Z-2-19 Adair Gardens – South side of Keller Way Drive and North of Adair Drive (Shopping Center to R-6 CD Residential - Conditional District).

BACKGROUND: The applicant requests a change of zone from SC Shopping Center to R-6 Residential Conditional District limiting the use for 48 one-story residential cottage community.

This property is located behind Goshen Medical and adjacent to Lot 4 which is currently requesting to be rezoned to R-6 Residential Conditional District for a 72-unit apartment community.

Frontage:	220 ft. (Keller Way Drive)
Depth:	750 ft. (approximately)
Area:	6.0 Acres

Surrounding Zoning:

North:	Shopping Center
South:	Wayne County jurisdiction
East:	Shopping Center
West:	R-6 Residential Conditional District request (currently SC)

The subject property is known as a portion of Lot 9 within the Adair, LLC Subdivision that was approved by City Council on May 3, 2010 and satellite annexed to the City effective November 30, 2009.

Existing Use: The property is currently vacant.

<u>Proposed Use</u>: The applicant proposes to construct 48 one-story residential cottages and a community building.

Land Use Plan Recommendation: The City's Land Use Plan recommends that the property be developed for Mixed Use I. Mixed Use I land use category allows for a mixture of zoning districts such as O-R, O&I-1, O&I-2, and NB. This request would not be compatible with the City's Comprehensive Land Use Plan.

DISCUSSION: The submitted preliminary site plan indicates nine newly-constructed residential buildings containing a total of 48 one-story residential

cottages. In addition, a community building is also being proposed on site.

Parking for the site requires two spaces per unit. A total of 96 parking spaces are required and 54 spaces have been shown on the preliminary site plan. Applicant is requesting a modification of 42 parking spaces as the proposed project is limited to individuals 55 years and older. Should the use change the applicant will be required to provide additional parking or seek a modification from City Council if necessary.

Access to the site will be directly from Keller Way Drive, which is being constructed as part of Adair Place Apartments (Lot 3) just west of the project site. Interconnectivity is not being proposed. The applicant is requesting a modification of the interconnectivity requirement along the eastern and western property line.

City sidewalks are required along frontage of the proposed development. Frontage along Keller Way Drive is approximately 220 linear feet. The applicant will need to install sidewalks or pay the sidewalk fee in the amount of \$3,960 in lieu of installation of the sidewalks.

The subject property would be served water through Fork Township Sanitary District. Sanitary sewer service will be provided by Fork Township but treated by the City of Goldsboro. City Engineering will require approval of stormwater calculations and drainage plans prior to issuance of any building permits.

Street trees have been provided along Keller Way Drive. A Type A 10' landscape buffer is required along the western property line and a Type C 20' landscape buffer along the eastern property line. Property along the southern property line is adjacent to Wayne County jurisdiction and is zoned Heavy Industrial. A Type D 50' landscape buffer is required and the applicate is requesting a modification from 50' to 20' due to adjacent property being used for agricultural related purposes. In addition, vehicular surface area landscape requirements must be met. Staff is working with the applicant to ensure landscape requirements are met per the requirements of the City's Unified Development Ordinance.

Dumpsters have been shown on the site plan and staff will work with the applicant to ensure the dumpsters are appropriately screened from off-site views.

Building elevations have been submitted and indicate the proposed buildings will be constructed of brick veneer and vinyl siding. Roofing materials will be asphalt shingles. Staff will ensure all multi-family development design standards are met per the requirements of the City's Unified Development Ordinance prior to issuance of any building permits.

At the public hearing held on February 18, 2019, the Attorney for the applicant spoke in favor of the request. There were no persons in opposition to the request.

The Planning Commission, at their meeting held on February 25, 2019, recommended approval of the zoning change and development plans.

RECOMMENDATION: By motion, accept the recommendation of the Planning Commission and

 Adopt an ordinance changing the zoning for the property from Shopping Center (SC) to Residential 6 (R-6) Conditional District (R-6 CD). The rezoning to Residential 6 (R-6) Conditional District even though it is not consistent with the City's adopted Comprehensive Lane Use Plan, the proposed residential site would be appropriate and reasonable in conjunction with the mixed use development nearby.

Date: _____

Planning Director

Date: _____



ZONING REQUEST

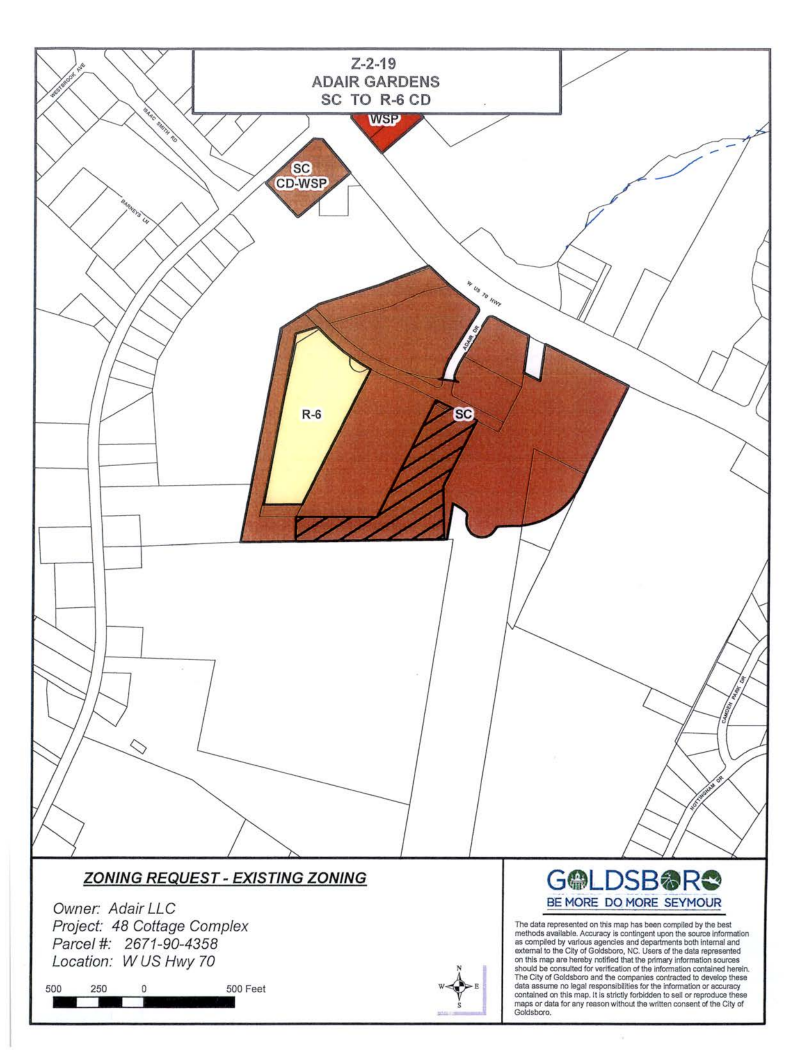
Owner: Adair LLC Project: 48 Cottage Complex Parcel #: 2671-90-4358 Location: W US Hwy 70

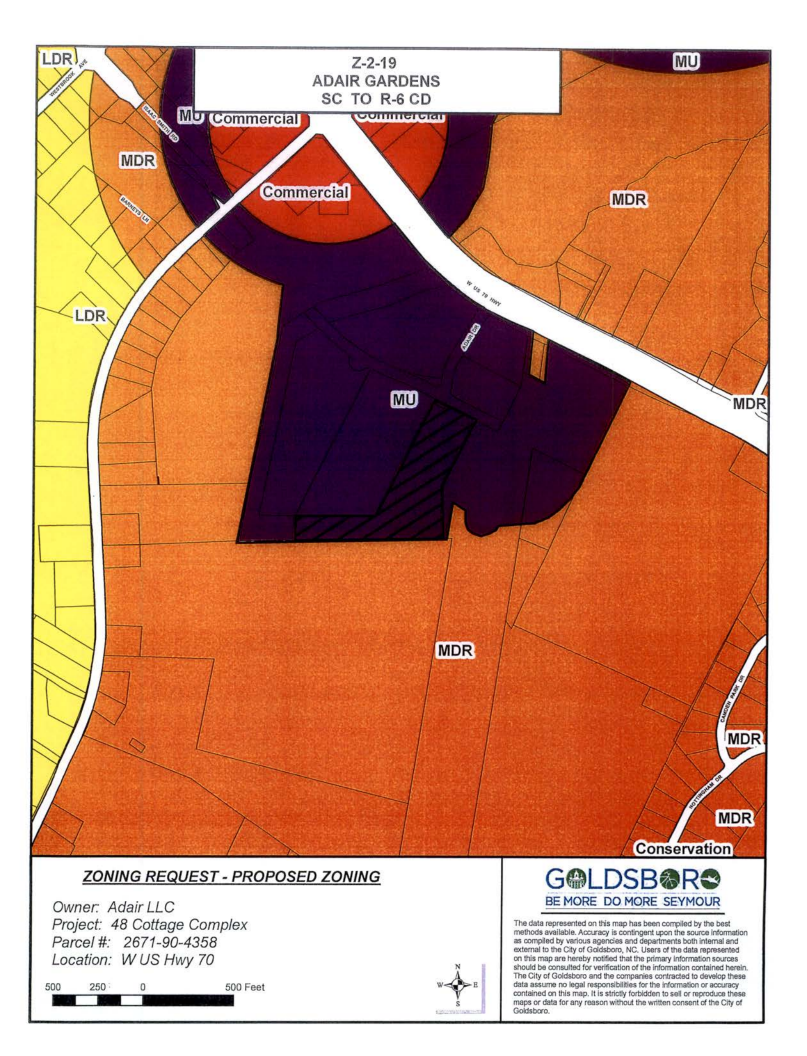
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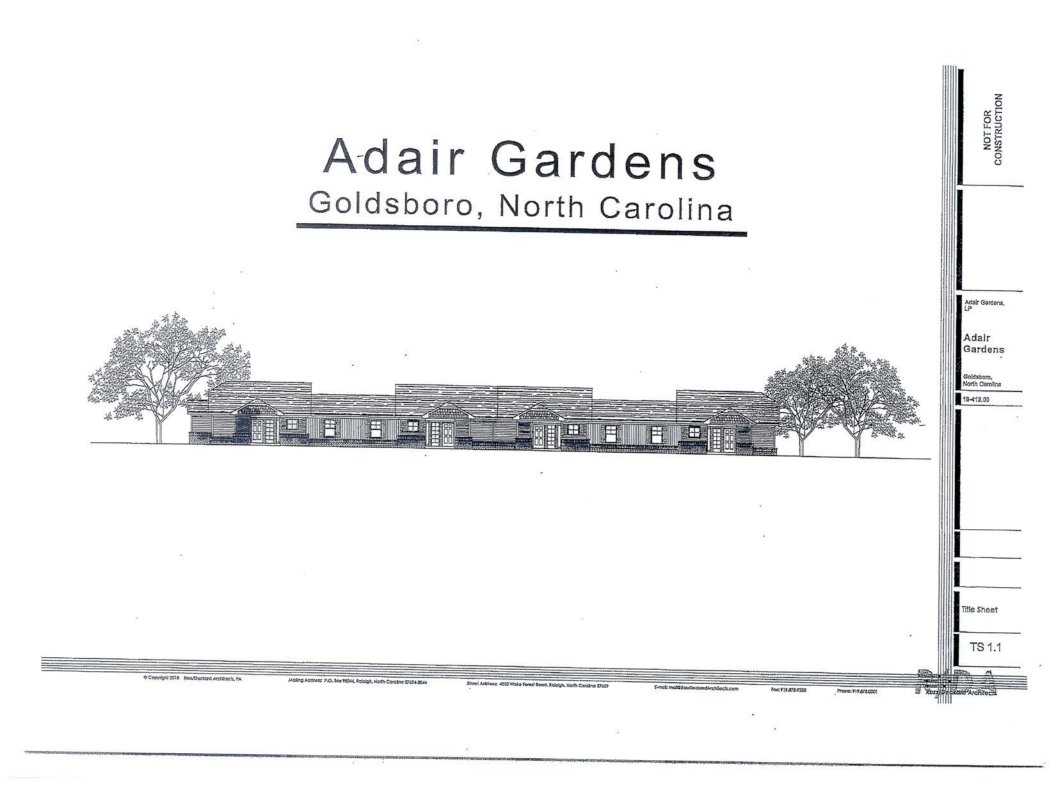
GOLDSBORS BE MORE DO MORE SEYMOUR

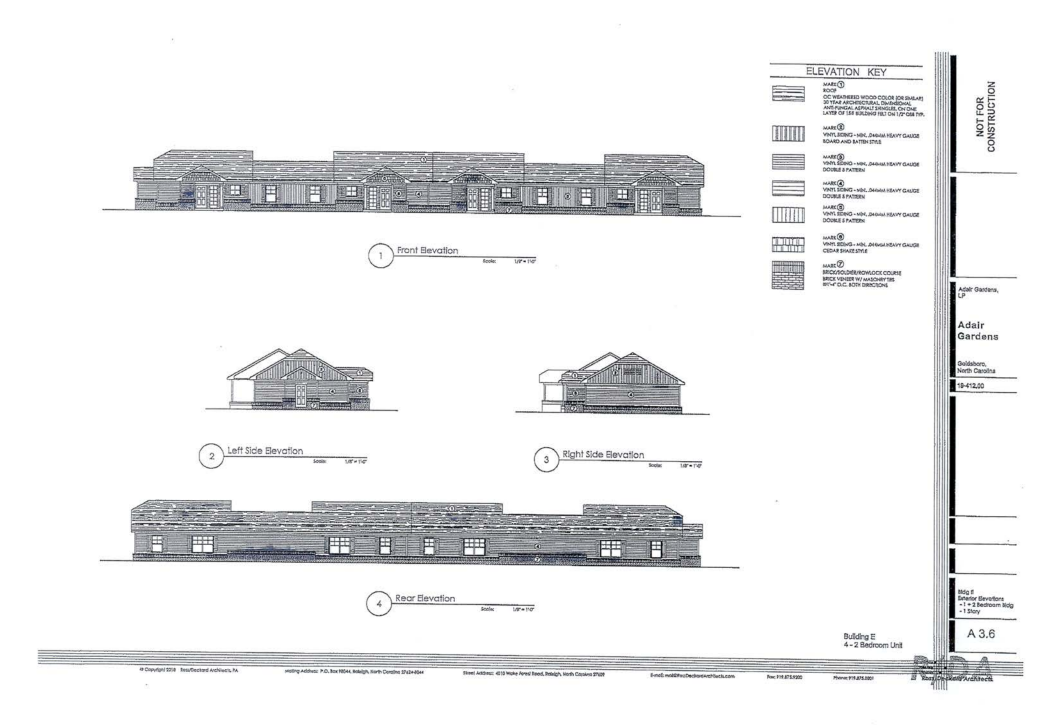
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ORDINANCE NO. 2019 -

AN ORDINANCE AMENDING THE UNIFIED DEVELOPMENT ORDINANCE OF THE CITY OF GOLDSBORO, NORTH CAROLINA CODE OF ORDINANCES

WHEREAS, after notice duly given according to law, a public hearing was held before the City Council and the Planning Commission at a regular meeting held in the Council Chamber, City Hall, on Monday, March 18, 2019, at 7:00 p. m., for the purpose of considering and discussing the passing of an ordinance amending the Unified Development Ordinance of the City of Goldsboro, North Carolina; and

WHEREAS, after completion of said public hearing and receipt of the recommendation of the Planning Commission, the City Council of the City of Goldsboro deems it advisable and for the best interest of the City and those residing within its zoning jurisdiction that the Unified Development Ordinance be amended as herein below set forth;

NOW, THEREFORE, BE IT ORDAINED by the City Council of the City of Goldsboro, North Carolina:

1. That the Unified Development Ordinance of the City of Goldsboro, North Carolina Code of Ordinances, be and the same is hereby amended by changing:

From Shopping Center (SC) to Residential 6 (R-6) Conditional District with site plan approval required prior to development

Z-2-19 Adair Gardens - South side of Keller Way Drive and North of Adair Drive

The Wayne County Tax Identification No. is 2671-90-4358. The property has a total frontage of 220 ft., an average depth of approximately 750 ft. and a total area of approximately 6 acres.

2. That the Official Zoning Map, Goldsboro, North Carolina, on file in the Office of the Director of Planning and Community Development be promptly changed to reflect this amendment and the appropriate entries in reference thereto be entered in the descriptive record of changes as provided in Section 2 of the Unified Development Ordinance.

3. That this Ordinance shall become effective from and after the entry of the changes or amendments herein made on the said Official Zoning Map.

Adopted this	day of	, 2019.
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Approved as to Form Only:

Reviewed by:

City Attorney

 $\mathsf{Item}_^{\mathrm{M}}$

CITY OF GOLDSBORO AGENDA MEMORANDUM MARCH 18, 2019 COUNCIL MEETING

SUBJECT:	S-4-10 Adair Place (Revision of Preliminary Subdivision Plat)
BACKGROUND:	The property is located on the south side of U. S. Highway 70 West between NC 581 and Millbrook Village Drive.

A preliminary subdivision plat containing eight lots was approved on May 3, 2010. The Council also approved a revision of the eight lot preliminary plat on September 7, 2010 and a revision of the eight lot preliminary plat on October 2, 2017 to increase the lots to nine.

Frontage:	1,180 ft. (approx.)
Depth:	1,536 ft. (average)
Area:	48.42 Acres
Total Lots:	9
Zoning:	Shopping Center and R-6 Residential

The property was satellite annexed to the City effective November 30, 2009.

DISCUSSION: The approved revised preliminary plat indicates nine lots with two points of ingress and egress from U.S. Highway 70 West. Due to recent rezoning requests from Shopping Center to R-6 Residential, the applicant is requesting a revision of the Preliminary Subdivision Plat to indicate an increase in lots.

> Frontage: 1,180 ft. (approx.) Depth: 1,536 ft. (average) Area: 46.36 Acres Total Lots: 14 Zoning: Shopping Center and R-6 Residential

- Lot 1 5.283 acres (Goshen Medical)
- Lot 2 1.800 acres
- Lot 3 7.000 acres (80-unit apartments zoned R-6)
- Lot 4 6.850 acres (proposed R-6 CD for 72-unit apartments)
- Lot 5 1.736 acres (Davita Dialysis)
- Lot 6 2.06 acres
- Lot 7 1.48 acres

Lot 8 – 1.46 acres Lot 9 – 1.32 acres Lot 10 – 1.41 acres Lot 11 – 1.70 acres Lot 12 – 6.000 acres (proposed R-6 CD for 48-unit one-story cottage community) Lot 13 – 1.69 acres Lot 14 – 1.82 acres

All interior streets are shown as "conceptual" as their location may slightly change based on final plans for the lots within the subdivision. The developer has obtained approval for entrance driveways through NCDOT and the City of Goldsboro.

Stormwater calculations for the site are being reviewed by the City's Engineering Department for compliance with the City's Stormwater Management requirements.

The Planning Commission, at their meeting held on February 25, 2019, recommended approval of the revision to the Preliminary Subdivision Plat.

RECOMMENDATION: By motion, accept the recommendation of the Planning Commission and

1. Approve the submitted Preliminary Subdivision Plat.

Date: 03/12/19

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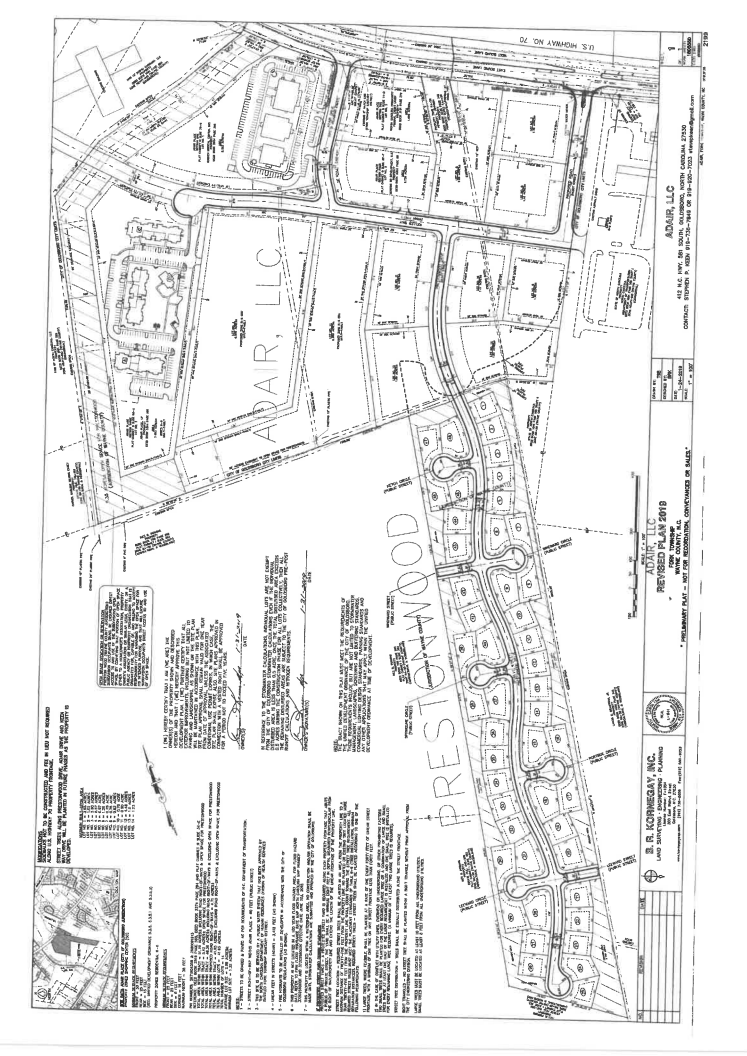
Planning Director

Date:	





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CITY OF GOLDSBORO AGENDA MEMORANDUM MARCH 18, 2019 COUNCIL MEETING

SUBJECT:	Intergovernmental Support Agreement (IGSA) with Seymour Johnson Air Force Base (SJAFB) – Contract FA480919CA004	
BACKGROUND:	The City of Goldsboro (City) and SJAFB staff have been working together to determine what, if any, services the City could provide the Air Force and be beneficial to all parties. Initial discussions encouraged further research into the possibility of providing commercial refuse and recycle collection services.	
DISCUSSION:	Based on preliminary research performed by SJAFB Engineering staff and our Public Works Department, it appears to be beneficial for both the City and the Air Force to enter into an IGSA for refuse and recycling collection services for Seymour Johnson AFB.	
	The proposed contract (FA480919CA004) will include all services as outlined in the Performance Work Statement (PWS) and be in effect for ten-years. The contract and PWS are attached for your reference.	
RECOMMENDATION:	It is recommended City Council adopt the attached resolution authorizing the Mayor and City Clerk to enter into an IGSA with SJAFB to provide commercial refuse and recycling collection services.	
Date:	Rick Fletcher, Public Works Director	

Date: _____

Randy Guthrie, Interim City Manager

RESOLUTION NO. 2019-

RESOLUTION AUTHORIZING THE MAYOR AND CITY CLERK TO SIGN AN INTERGOVERNMENTAL SUPPORT AGREEMENT TO PROVIDE COMMERCIAL REFUSE & RECYCLE SERVICE FOR SEYMOUR JOHNSON AIR FORCE BASE

WHEREAS, the City of Goldsboro currently provides commercial refuse services to local businesses;

WHEREAS, the City of Goldsboro was contacted by Seymour Johnson Air Force Base personnel and asked to consider providing commercial refuse and recycle services for the base through an Intergovernmental Support Agreement;

WHEREAS, the City of Goldsboro and Seymour Johnson Air Force Base personnel collaborated to determined entering an Intergovernmental Support Agreement for commercial refuse and recycle services would be beneficial to both parties;

WHEREAS, the City of Goldsboro wishes to enter into an Intergovernmental Support Agreement with Seymour Johnson Air Force Base;

NOW, THEREFORE, BE IT RESOLVED by the Mayor and City Council of the City of Goldsboro, North Carolina, that:

- 1. The Mayor and City Clerk be and are hereby authorized to sign an Intergovernmental Support Agreement with Seymour Johnson Air Force Base.
- 2. This Resolution shall be in full force and effect from and after this the _____ day of _____ 2019.

Approved as to Form Only:

Reviewed by:

City Attorney

Attachment 1 – FA480919CA004

INTERGOVERNMENTAL SUPPORT AGREEMENT PERFORMANCE WORK STATEMENT FOR MAIN BASE REFUSE AND RECYCLING COLLECTION SERVICES SEYMOUR JOHNSON AFB NORTH CAROLINA

19 Feb 2019

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B. Estimated Workload Data and Historical Estimated Frequencies

C. Maps and/or Site Plans

INTERGOVERNMENTAL SUPPORT AGREEMENT PERFORMANCE WORK STATEMENT

FOR MAIN BASE

REFUSE COLLECTION AND RECYCLING COLLECTION SERVICES

1. DESCRIPTION OF SERVICES. The City of Goldsboro, NC (here after referred to as "The City") shall provide all personnel, equipment, tools, materials, vehicles, supervision, and other items and services necessary to perform refuse and recycling collection services for the main base at Seymour Johnson AFB. The City shall perform to the standards in the contract as well as all local, state, and federal regulations. Refuse/Recycling Collection Service Standards are found in Appendix A. Estimated workload factors and historical estimated frequencies are found in Appendix B. Dumpster locations can be found in Appendix C.

1.1. COLLECTION REQUIREMENTS.

1.1.1 Main Base

1.1.1.1. Refuse and Recycling Collection. Empty containers IAW Appendix A and B. The City shall establish vehicle routes and collection schedules. They are to be submitted to the Contracting Officer (CO) five (5) calendar days prior to start of contract performance. The City may propose adjustments to the schedule at any time. The Contracting Officer's Representative (COR) must be notified of pickup schedule and haul route changes. Facility occupants are responsible for ensuring all litter, waste and recyclables are placed in their respective disposal containers. The City shall monitor for any litter, waste, and recyclable material that is placed on the ground within a 10 foot radius of the container and report it to the COR for follow up. If it's a minimal amount, i.e trash that was not purposely placed outside the container, the City will pick it up while servicing the container. With the exception of corrugated cardboard, all other recyclables will be commingled in City provided cardboard from all other commingled recyclables and dispose of it in the nearest City provided cardboard recycling container. The City shall also be responsible for ensuring corrugated cardboard is not placed in commingled recycling containers.

1.1.1.2. Refuse Containers. Empty containers used to dispose of food waste daily when the serviced facility is in operation. Other containers shall be emptied per the schedule in Appendix A and B (CLIN X002)

1.1.1.3. Public/Common Use Trash Receptacles. City shall empty, collect, and dispose of all waste and replace liners in government furnished trash receptacles located in public/common use areas before their capacity is exceeded. See Appendix C for receptacle locations. (CLIN X007)

1.1.1.4. Cardboard Recycling, Main Base. City shall place cardboard-only dumpsters at specified locations on the installation found in Appendix C.

1.1.1.5. Recycling Collection and Reimbursement of Credits: City shall collect and recycle these materials at an off base location IAW with federal, state and local laws/ordinances. When the markets are favorable to buy recycled material, 100% of the revenues generated from the base's collected recycling shall be retained by the Air Force and credited to the next month's billing.

1.1.2. Other. -RESERVED-

1.1.2.1. Special Events. In addition to the scheduled refuse/cardboard recycling collections, the CO may require the City to make unscheduled collections and disposals. For unscheduled events, the City shall respond within one business day of notification from the CO. For special events, the City shall also provide (or re-position as directed) refuse/cardboard recycling containers. These containers shall be placed in locations for a length of time designated by the COR (CLIN X004 & X005)

1.1.2.2. Unscheduled Pickup. In the event unusual conditions cause a container to require pickup before the scheduled time, the government may request pickup and the City will be compensated at a unit rate based on the container size. Pickup of refuse or recycling dumpsters may be requested by the COR (CLIN X006)

1.1.3. Inclement Weather Schedule. The City shall collect refuse and recyclable material during periods of inclement weather. In cases of severe weather, the COR may authorize exceptions. When exceptions are granted, the City shall make up all missed collections within 24 hours after the severe weather has terminated, unless the COR authorizes additional time.

1.1.4. Route Parameters.

1.1.4.1 The City shall prevent the loss or spillage of refuse and pavement damage from vehicle or equipment operations in the performance of this contract. Any spillage/damage shall be properly cleaned up/repaired immediately at no additional cost to the government.

1.1.5. Points of Collection. Collection stations for refuse and recyclable materials are shown in Appendix C. The City shall provide and position bulk containers for customer ease in depositing refuse. This may require repositioning of containers from time to time. The City shall also position containers to minimize interference with adjacent parking areas, sidewalks, roadways, overhead utilities, trees, and other potential obstructions.

1.1.6. Cubic Yard Capacity. Estimated capacity of containers is indicated in Appendix B. The City is encouraged to identify changes to the capacity of containers and/or pickup frequency that

improve the overall efficiency of refuse and recycling removal, and to propose these changes to the COR. No changes are to be made until approved by the COR and / or CO.

1.1.7. Government-Approved Containers. All containers and container color provided by the City shall be approved by the government.

1.1.8. Maintaining Containers and Collection Area. The City shall return main base refuse, garbage and recycling containers to their original location after servicing, in an upright position with the lids securely in place (closed). The City will be responsible for immediately cleaning up any spills, debris, etc., which may occur during servicing of containers and picking up all refuse on the ground within ten feet of the container that may have spilled during servicing. All debris will be placed in containers. The City shall notify the COR of locations where debris is frequently placed outside of containers so the COR may notify facility managers and, if necessary, adjust the container size or pickup frequency. The City will be responsible for monitoring the collection areas to ensure they remain free of refuse and debris.

1.1.9. Weighing of Vehicles. All vehicles used in the collection of refuse and recyclable materials shall be weighed on state certified vehicle scales. Incoming and outgoing vehicle weights shall be recorded on weight tickets provided by the operator at the weigh station. The City shall submit a monthly report (para 1.5) that includes weight tickets that reflect the disposed tonnage figures, date of disposal, and type of vehicle and cost of landfill tipping fees. The City shall be reimbursed for tipping fees according to submitted invoices.

1.2. RECYCLABLE MATERIALS PROCESSING. The City shall conduct direct sales of corrugated cardboard, with 100 percent of the revenues generated to be retained by the Air Force. Payment shall be in the form of a credit to the next month's billing. Due to the unpredictability of the recycling market and likelihood of tipping fees being imposed by local Materials Recovery Facilities (MRFs) for the disposal of recyclable materials, the City shall be reimbursed for any fees associated with recycled goods. The City would also be reimbursed for fines and fees associated with materials being rejected by the MRF due to trash contamination.

1.2.1. Materials. The following items will be recycled: office paper, newspaper, mixed paper, magazines, steel cans, aluminum cans, plastics #1 & #2 and cardboard. No regulated or hazardous wastes will be recycled under this contract.

1.2.2. Pickup Points. The City shall provide recycling containers at the locations specified in Appendix C. Containers shall be emptied as specified in section 1.1.1.1.

1.2.3. City Responsibilities. Collect and transport all commingled recyclable materials from main base to an off base location IAW with federal, state and local laws. Collect and transport corrugated cardboard from main base to an off base recycling location IAW with federal, state and local laws/ordinances with 100% of the revenues generated to be retained by the government. Provide appropriate personal protective equipment for employees. City-purchased

equipment will be procured at the City's expense, owned by the City and may be removed upon contract completion.

1.2.4. Marketing. The City shall provide for the marketing of recyclable materials, including transportation of recyclable commodities to the purchasers.

1.2.5. Sales Receipts. When recycled material markets are favorable to generate a profit stream, the City shall return 100 percent of revenues generated by sale of recyclable materials to the government in the form of a credit on the next month's billing. The City shall provide a summary of resale proceeds by type of item, along with original sales receipts for recyclable materials to the government evaluator no later than the tenth working day of the month following the sale month. The sales receipts shall contain the weight, type and price of the item recycled.

1.3. DISPOSAL.

1.3.1. Off-Base Disposal. The City shall transport and dispose of all solid waste to a state certified/licensed off-base disposal site. The City shall dispose of recyclable materials at an off-base recyclable processing center. Disposal shall be in accordance with existing local, state, and federal regulations. The City shall be responsible for any permit or fees associated with the use of off-base disposal locations. The reimbursable tipping fees shall not exceed the approved landfill rates.

1.3.2. Disposal of Non-marketable Materials. Disposal of non-marketable materials from processing recyclable materials at an off-base facility shall be the responsibility of the City. This includes any recyclable material rejected for any reason. The City will be reimbursed for any additional disposal fees associated with non-marketable materials.

1.4. EQUIPMENT MAINTENANCE. The City shall maintain all City provided containers ensuring they are free of unpleasant odors, dirt, debris, and pests. All containers must remain in good, workable condition. They must remain easily accessible to customers. City furnished containers shall match the color scheme of the base. Additional re-painting must match the approved color scheme. The City shall perform all cleaning, painting, repair and other maintenance tasks off-base. Trucks and trailers used for hauling and collecting shall be washed as required to ensure they are free of odor, dirt, debris, and pests.

1.5. REPORTS AND RECORDS. By the tenth of each month, the City shall provide a monthly report to the CO detailing total tonnage of refuse collected, landfill tipping fees and weight tickets, materials collected and recycled by commodity, and gross proceeds from recyclable sales. Sales receipts from recyclables must accompany the report.

2. SERVICE SUMMARY. The City service requirements are summarized into performance objectives that relate directly to mission essential items. The performance threshold describes the minimum acceptable levels of service required for each requirement. These thresholds are

critical to mission success.

Performance Objective	PWS para.	Surveillance Methods
SS-1 Collect and Dispose of Solid	1.1 - 1.3	Customer
Waste in accordance with the		Complaints
established schedule.		And Periodic
		Surveillances
SS-2 Process and Market	1.2	Periodic
Recyclable Materials.		Surveillances
SS-3 Maintain equipment in good	1.4	Customer
workable condition. Trucks should		Complaints
be washed and free of odors		And periodic
		Surveillances
SS-4 Perform unscheduled	1.1.3	Periodic
collections required by the CO in		Surveillances
accordance with paragraphs 1.1		
1.3.		
SS-5 Implement Quality Control	4.1	Periodic
Plan		Surveillances

2.1. Surveillance Methods.

2.1.2. Periodic Surveillances. This method requires the COR to employ a "spot check" style of \basis (daily, weekly, monthly, quarterly, semi-annual or annually) and may be adjusted, based on quality trends.

2.1.3. Customer Complaints. The COR will receive and investigate complaints. The COR shall be responsible for initially validating customer complaints. The CO shall make final determination of the validity of customer complaint(s) in cases of disagreement with the COR and the City. Validated customer complaints shall be re-performed after notification by the COR, at no additional cost to the government.

3. GOVERNMENT FURNISHED PROPERTY AND SERVICES. 28 base common use trash receptacles. The City shall provide liners and empty these containers.

4. GENERAL INFORMATION.

4.1. QUALITY CONTROL. The City shall develop and maintain a quality control program to ensure refuse and recycling services are performed in accordance with commonly accepted commercial practices and meet the requirements of this PWS.

4.2. QUALITY ASSURANCE. The government shall inspect and evaluate the City's performance to ensure services are received in accordance with requirements set forth in this contract.

4.3. HOURS OF OPERATION. 0730hrs to 1630hrs, Monday through Friday. Unless otherwise approved by CO/COR.

4.3.1 The following holidays are observed by the Federal Government:

New Year's Day Martin Luther King Day - 3rd Monday in January Washington's Birthday - 3rd Monday in February Memorial Day - last Monday in May Independence Day Labor Day - 1st Monday in September Columbus Day - 2nd Monday in October Veteran's Day Thanksgiving Day - 4th Thursday in November Christmas Day

The City shall observe/ provide services based on its holiday schedule. Base access is available on Federal holidays.

4.4.2 Base Closures. Work scheduled but not accomplished because of base closure due to weather, exercises, or actual alert, will be accomplished as soon as possible after reopening the base.

4.5. SECURITY REQUIREMENTS.

4.5.1 City/Employee Base Pass and Identification, Special Clearances and Vehicle Passes.

The City shall comply with the Base's entry requirements.

4.6. PERFORMANCE OF SERVICES DURING CRISIS DECLARED BY THE NATIONAL COMMAND AUTHORITY OR OVERSEAS COMBATANT

COMMANDER. According to Department of Defense Instruction (DoDI) 3020.37, Continuation of Essential DoD City Services During Crises, and the Air Force implementation thereof, unless otherwise directed by an authorized government representative, it is determined that Refuse/Recycling Collection Services requirements under this PWS are essential to be performed during a crisis.

4.7. SPILL RESPONSE. The City will be briefed on Seymour Johnson AFB spill response procedures at the pre-performance conference. The City is responsible to report and promptly cleanup all spills in a manner consistent with current environmental regulations. In the event that it is necessary to utilize government material, equipment or personnel to clean up a City caused spill, the City shall be required to reimburse the government for all associated costs.

4.8. TRAFFIC LAWS. The City and its employees shall comply with base traffic regulations.

4.9. WEAPONS, FIREARMS, AND AMMUNITION. City employees are prohibited from possessing weapons, firearms, or ammunition, on themselves or within their City-owned or privately owned vehicle while on Seymour Johnson AFB.

4.10. FOR OFFICIAL USE ONLY (FOUO). The City shall comply with DoD 5400-7-R, Chapter 4, DoD Freedom of Information Act (FOIA) Program requirements. This regulation sets policy and procedures for the disclosure of records to the public and for marking, handling, transmitting, and safeguarding FOUO material.

4.11. REPORTING REQUIREMENTS. City personnel shall report to an appropriate authority any information or circumstances of which they are aware which may pose a threat to the security of DoD or City personnel, resources, and classified or unclassified defense information.

4.12. EARLY CONTRACT TERMINATION/BUYOUT. Should the government terminate the Intergovernmental Support Agreement for any reason prior to completion of the full 10-year term, the City will be paid in full for all remaining equipment loan balances amortized over the 10-year term of the original agreement.

4.13 FUEL COST FACTOR ADJUSTMENTS. An increase or decrease in fuel purchase prices of 25% or more would justify a fuel cost adjustment.

5. APPENDICES.

A. Refuse/Recycling Collection Service Standards

B. Estimated Workload Data and Historical Estimated Frequencies

C. Maps and/or Site Plans

APPENDIX A

REFUSE/RECYCLING COLLECTION SERVICE STANDARDS

TASK / SERVICE		Standard		
Pickup - Refuse		Before overflowing		
Dumpsters		before overflowing		
Pickup - Recycling		Before overflowing		
Dumpsters		Before overnowing		
Pickup - Garbage	(Food Waste)	Daily (When Facility Operational)		
Dumpsters	(1000 waste)	Daily (when Facility Operational)		
Public Use Containers		Before overflowing		
		Maintain clean container when empty		
Clean Refuse Dumpsters		that doesn't present home for disease		
		vectors.		
Clean Garbage	(Food Waste)	Same as above		
Dumpsters	(1000 waste)	Same as above		
Paint/Maint. Dumpsters		Maintain professional appearance.		
	Periodic Service	es		
Unscheduled collection		4 work hrs		
General Comments				
	Reimbursed cost based on			
Landfill tipping fees	weighed tipping fee from			
	Wayne County Landfill			

APPENDIX B, TABLE B1 - ESTIMATED ANNUAL WORKLOAD DATA

ITEM	NAME	ESTIMATED QUANTITY	
1	Refuse/Garbage	1250	Tons
2	Co-mingled Recyclable	80	Tons
3	Cardboard Recyclable	80	Tons
4	Wood / Yard/Refuse	145	Tons

NUMBER OF CONTAINERS	LOCATION	SIZE	ТҮРЕ
12	Main Base	8 CU YD	Recycling (Cardboard)
110	Main Base	8 CU YD	Refuse
178	Main Base	90 gallon	Recycling
4	Main Base	30 CU YD	Wood/Yard Waste/ Refuse
28	Common Use Appendix C	50 gallon	Refuse

TABLE B2, HISTORICAL ESTIMATED FREQUENCIES

Refuse and Recycling Container Information

Container Location	Associated Location	Pick-up Freq	Container Type	Container Use
2134	NAOC	1 & 3 Fri of Mo	8 Cu Yd	Cardboard
				Only
2505	Elec. Stor	1 & 3 Fri of Mo	8 Cu Yd	Cardboard
				Only
2800	Med Group	1 & 3 Fri of Mo	8 Cu Yd	Cardboard
				Only
3300	CES	1 & 3 Fri of Mo	8 Cu Yd	Cardboard
				Only
3609	Chiller Plant	1 & 3 Fri of Mo	8 Cu Yd	Cardboard
				Only
3616	Dorm	1 & 3 Fri of Mo	8 Cu Yd	Cardboard
				Only
3710	CDC	1 & 3 Fri of Mo	8 Cu Yd	Cardboard
				Only
3730	Bowling	Fri	8 Cu Yd	Cardboard
1700	Center			Only
4522	Hanger	1 & 3 Fri of Mo	8 Cu Yd	Cardboard
4524		1.0.2.5. ()/		Only
4534	EMS	1 & 3 Fri of Mo	8 Cu Yd	Cardboard
4920	Desine	1.0.2 E.: . f.M.	9 C V-1	Only
4820	Boeing	1 & 3 Fri of Mo	8 Cu Yd	Cardboard
4016		1 & 3 Fri of Mo	8 Cu Yd	Only
4916	916 LRS	1 & 3 Fri of Mo	8 Cu Ya	Cardboard
1600	Com Cha		9 Cu Vd	Only
1600 1600	Com Ctr Com Ctr	M,W,F M,W,F	8 Cu Yd 8 Cu Yd	Refuse Refuse
		, ,		
1904	Vet	<u> </u>	8 Cu Yd	Refuse
2012	Skeet Rng		8 Cu Yd	Refuse
2020	CES Crounda Vd	<u> </u>	8 Cu Yd	Refuse
2104	Grounds Yd		8 Cu Yd	Refuse
2109	Flt Line	T,Th	8 Cu Yd	Refuse
2115	AGE	T,Th	8 Cu Yd	Refuse

Container	Associated	Pick-up Freq	Container	Container
Location	Location		Туре	Use
2121	Eng Repr	T,Th	8 Cu Yd	Refuse
2124	Eng Repr	T,Th	8 Cu Yd	Refuse
2130	NAOC	T,Th	8 Cu Yd	Refuse
2152	Flight Line	T,Th	8 Cu Yd	Refuse
2202	Munitions	T,Th	8 Cu Yd	Refuse
2205	Munitions	T,Th	8 Cu Yd	Refuse
2304	Indoor Rng	Т	8 Cu Yd	Refuse
2402	Red Horse	Т	8 Cu Yd	Refuse
2408	Red Horse	Т	8 Cu Yd	Refuse
2411	Thrift Shop	Т	8 Cu Yd	Refuse
2505	Electrical	Т	8 Cu Yd	Refuse
2507	Trng Area	Т	8 Cu Yd	Refuse
2641	Dock Stor	T,Th	8 Cu Yd	Refuse
2730	Fam Camp	T	8 Cu Yd	Refuse
2800	Clinic	M,W,F	8 Cu Yd	Refuse
2800	Clinic	M,W,F	8 Cu Yd	Refuse
2805	Dental	Т	8 Cu Yd	Refuse
2904	COMM	Т	8 Cu Yd	Refuse
3010	CSC	Т	8 Cu Yd	Refuse
3010	CSC	Т	8 Cu Yd	Refuse
3100	LRS	Т	8 Cu Yd	Refuse
3100	LRS	T,Th	8 Cu Yd	Refuse
3101	LRS	T,Th	8 Cu Yd	Refuse
3104	Auto Shop	T,Th	8 Cu Yd	Refuse
3300	CES	T,Th	8 Cu Yd	Refuse
3300	CES	T,Th	8 Cu Yd	Refuse
3300	CES	T,Th	8 Cu Yd	Refuse
3312	CES	T,Th	8 Cu Yd	Refuse
3422	CEX	Т	8 Cu Yd	Refuse
3500	LRS	T,Th	8 Cu Yd	Refuse
3500	LRS	T,Th	8 Cu Yd	Refuse
3500	LRS	T,Th	8 Cu Yd	Refuse
3505	LRS	T,Th	8 Cu Yd	Refuse
3506	FSS	T,Th	8 Cu Yd	Refuse
3606	Dorm	M,W,F	8 Cu Yd	Refuse
3606	Dorm	M,W,F	8 Cu Yd	Refuse
3607	Dorm	M,W,F	8 Cu Yd	Refuse
3607	Dorm	M,W,F	8 Cu Yd	Refuse
3609	Chiller plant	M,W,F	8 Cu Yd	Refuse
3613	Dorm	M,W,F	8 Cu Yd	Refuse
3614	Dorm	M,W,F	8 Cu Yd	Refuse
3614	Dorm	M,W,F	8 Cu Yd	Refuse
3616	Dorm	M,W,F	8 Cu Yd	Refuse
3650	Dining Hall	M,T,W,Th,F	8 Cu Yd	Refuse

Location	Associated Location	Pick-up Freq	Container Type	Container Use
3650	Dining Hall	M,T,W,Th,F	8 Cu Yd	Refuse
3652	Dorm	M,W,F	8 Cu Yd	Refuse
3652	Dorm	M,W,F	8 Cu Yd	Refuse
3660	Ed Ctr	M,W,F	8 Cu Yd	Refuse
3703	Gas Station	<u> </u>	8 Cu Yd	Refuse
3705	NCO Club	M,W,F	8 Cu Yd	Refuse
3710	CDC	T,Th	8 Cu Yd	Refuse
3722	Commissary	M,T,W,Th,F	8 Cu Yd	Refuse
3722	Commissary	M,T,W,Th,F	8 Cu Yd	Refuse
3722	Commissary	M,T,W,Th,F	8 Cu Yd	Refuse
3722	Commissary	M,T,W,Th,F	8 Cu Yd	Refuse
3730	Bowling Ctr	M,W,F	8 Cu Yd	Refuse
3735	BX	M,W,F	8 Cu Yd	Refuse
3735	BX	M,W,F	8 Cu Yd	Refuse
3740	Theater	T,Th	8 Cu Yd	Refuse
3803	Lodging	T,Th	8 Cu Yd	Refuse
3803	Lodging	T,Th	8 Cu Yd	Refuse
3803	Lodging	T,Th	8 Cu Yd	Refuse
3804	Lodging	T,Th	8 Cu Yd	Refuse
3815	Lodging	T,Th	8 Cu Yd	Refuse
3815	Lodging	T,Th	8 Cu Yd	Refuse
4012	916	T,Th	8 Cu Yd	Refuse
4012	Club House	T,Th	8 Cu Yd	Refuse
4082	Youth Ctr		8 Cu Yd	Refuse
4103	FSS	T,Th	8 Cu Yd	Refuse
4210	FSS		8 Cu Yd	Refuse
4312	COMM	T,Th	8 Cu Yd	Refuse
4402	OG/336 Flt	T,Th	8 Cu Yd	Refuse
4403	372 TRS	T,Th	8 Cu Yd	Refuse
4418	333 OPS	T,Th	8 Cu Yd	Refuse
4430	OPS	T,Th	8 Cu Yd	Refuse
4507	Base OPS	T,Th	8 Cu Yd	Refuse
4522	Hangar	T,Th	8 Cu Yd	Refuse
4531	Hangar	T,Th	8 Cu Yd	Refuse
4534	EMS	T,Th	8 Cu Yd	Refuse
4535	Hangar	T,Th	8 Cu Yd	Refuse
4536	Hangar	T,Th	8 Cu Yd	Refuse
4537	Hangar	T,Th	8 Cu Yd	Refuse
4538	Hangar	T,Th	8 Cu Yd	Refuse
4538	Hangar	T,Th	8 Cu Yd	Refuse
4601	FD	T,Th	8 Cu Yd	Refuse
4610	Flt Kitchen	T,Th	8 Cu Yd	Refuse
4713	CMS	T,Th	8 Cu Yd	Refuse
4725	EMS	T,Th	8 Cu Yd	Refuse

Container	Associated	Pick-up Freq	Container	Container
Location	Location		Туре	Use
4741	Pass Term.	T,Th	8 Cu Yd	Refuse
4745	Tower	T,Th	8 Cu Yd	Refuse
4828	916	T,Th	8 Cu Yd	Refuse
4820	916	Т	8 Cu Yd	Refuse
4811	FD 2	Т	8 Cu Yd	Refuse
4906	SFS	T,Th	8 Cu Yd	Refuse
4908	916	T,Th	8 Cu Yd	Refuse
4909	916	T,TH	8 Cu Yd	Refuse
4916	916	T,Th	8 Cu Yd	Refuse
5006	SFS	T,Th	8 Cu Yd	Refuse
5015	916	T,Th	8 Cu Yd	Refuse
10277	CES	Т	8 Cu Yd	Refuse
10374	Debdon Pk	T,Th	8 Cu Yd	Refuse
91001	C LOT	Т	8 Cu Yd	Refuse

Facility	Number of	Pick-up	Container
Number	Containers	Freq	Use
1600	1	Т	Recycling
1700	1	T,Th	Recycling
2020	1	Т	Recycling
2109	1	Т	Recycling
2115	1	Т	Recycling
2121	1	Т	Recycling
2124	1	Т	Recycling
2125	1	Т	Recycling
2150	1	Т	Recycling
2151	1	Т	Recycling
2154	1	Т	Recycling
2155	8	Т	Recycling
2201	1	Т	Recycling
2202	1	Т	Recycling
2205	1	Т	Recycling
2215	1	Т	Recycling
2216	1	Т	Recycling
2219	1	Т	Recycling
2304	1	Т	Recycling
2330	2	Т	Recycling
2401	1	Т	Recycling
2402	2	Т	Recycling
2405	1	Т	Recycling
2411	1	Т	Recycling
2416	1	<u>T</u>	Recycling
2510	1	Т	Recycling
2512	1	Т	Recycling
2624	1	Т	Recycling
2641	3	Т	Recycling
2800	8	Т	Recycling
2805	1	Т	Recycling
2810	1	Т	Recycling
2815	1	Т	Recycling
2902	2	Т	Recycling
2903	1	Т	Recycling

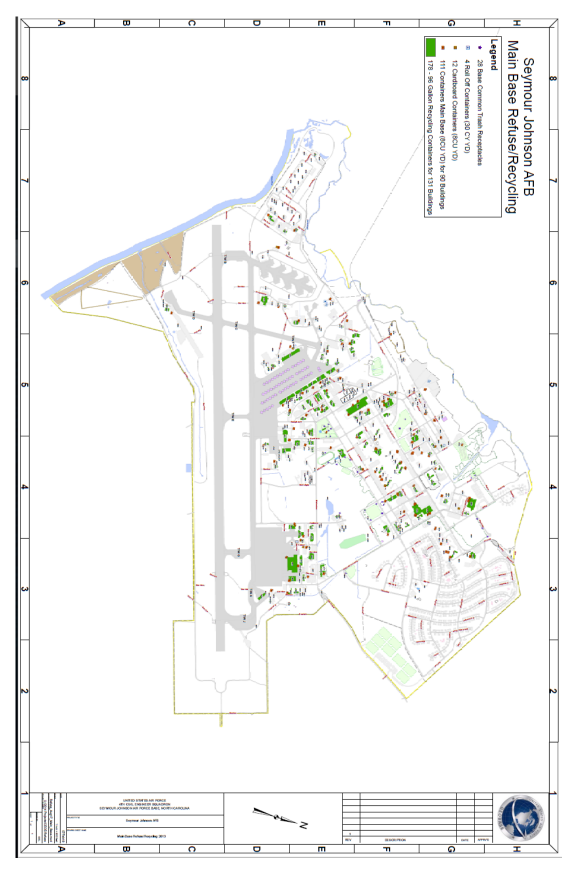
Recycling Pick-Up-Points, Main Base Information

Facility	Number of	Pick-up	Container
Number	Containers	Freq	Use
2904	2	Т	Recycling
3000	1	Т	Recycling
3100	3	Т	Recycling
3101	1	T,Th	Recycling
3104	1	Т	Recycling
3105	1	Т	Recycling
3200	1	Т	Recycling
3220	1	Т	Recycling
3300	3	M,W,F	Recycling
3312	1	T,TH	Recycling
3402	1	Т	Recycling
3425	1	Т	Recycling
3500	2	M,W,F	Recycling
3506	1	Т	Recycling
3511	1	Т	Recycling
3602	1	Т	Recycling
3606	1	Т	Recycling
3607	1	M,W,F	Recycling
3611	1	Т	Recycling
3613	1	M,W,F	Recycling
3616	1	Т	Recycling
3650	1	T,Th	Recycling
3660	1	M,W,F	Recycling
3672	1	T,Th	Recycling
3705	1	Т	Recycling
3710	1	T,Th	Recycling
3720	1	Т	Recycling
3721	1	Т	Recycling
3722	1	Т	Recycling
3730	1	Т	Recycling
3735	1	Т	Recycling
3740	1	Т	Recycling
3801	1	Т	Recycling
3804	1	Т	Recycling
4012	3	Т	Recycling
4082	2	T,Th	Recycling
4103	1	Т	Recycling

Facility	Number of	Pick-up	Container
Number	Containers	Freq	Use
4210	1	Т	Recycling
4212	1	Т	Recycling
4215	1	Т	Recycling
4312	1	Т	Recycling
4400	1	Т	Recycling
4402	1	Т	Recycling
4403	1	Т	Recycling
4404	1	Т	Recycling
4408	1	Т	Recycling
4418	2	Т	Recycling
4421	4	Т	Recycling
4423	2	Т	Recycling
4430	1	Т	Recycling
4500	1	Т	Recycling
4501	1	Т	Recycling
4502	1	Т	Recycling
4507	1	M,W,F	Recycling
4517	2	Т	Recycling
4522	1	Т	Recycling
4530	1	Т	Recycling
4531	1	Т	Recycling
4533	1	Т	Recycling
4534	3	M,W,F	Recycling
4535	1	Т	Recycling
4536	1	Т	Recycling
4537	1	Т	Recycling
4538	1	Т	Recycling
4601	1	Т	Recycling
4610	3	Т	Recycling
4711	1	Т	Recycling
4713	4	Т	Recycling
4720	1	Т	Recycling
4735	1	Т	Recycling
4741	1	Т	Recycling
4745	1	Т	Recycling
4750	1	Т	Recycling
4810	1	Т	Recycling

Facility	Number of	Pick-up	Container
Number	Containers	Freq	Use
4811	1	Т	Recycling
4814	1	Т	Recycling
4817	1	Т	Recycling
4820	1	Т	Recycling
4828	1	Т	Recycling
4900	1	Т	Recycling
4906	1	Т	Recycling
4908	1	Т	Recycling
4909	1	Т	Recycling
4910	1	Т	Recycling
4915	1	Т	Recycling
4916	5	Т	Recycling
5005	1	Т	Recycling
5006	1	Т	Recycling
5013	1	Т	Recycling
5015	2	Т	Recycling
4917	2	Т	Recycling
5019	1	Т	Recycling
5030	1	Т	Recycling
10352	1	Т	Recycling
10367	1	Т	Recycling
10374	1	Т	Recycling

APPENDIX C MAPS SITE DETAILS



SOLICITATION/CONTRA OFFEROR TO COMPLET				1. REQUISITION	I NUMBER		PAGE 1 C)F
2. CONTRACT NO.	3. AWARD/EFFECTIVE DATE			5. SOLICITATIO	N NUMBER		6. SOLICI DATE	TATION ISSUE
7. FOR SOLICITATION INFORMATION CALL:	a. NAME			b. TELEPHONE calls)	NUMBER (No	collect	8. OFFER LOCAL	DUE DATE/ TIME
9. ISSUED BY	CODE	Ξ	10. THIS ACQUISI SMALL BUSIN HUBZONE SN BUSINESS SERVICE-DIS VETERAN-0V SMALL BUSIN		ESTRICTED C IEN-OWNED \$ SB) ELIGIBLE LL BUSINESS OSB	SMALL BUS	HE WOMEN- M NAICS:	
11. DELIVERY FOR FOB DESTINA- TION UNLESS BLOCK IS MARKED	12. DISCOUNT TERMS	5	13a. THIS CO RATED	ONTRACT IS A ORDER UNDER 15 CFR 700)	13b. RATING		,	RFP
15. DELIVER TO	CODE	Ξ	16. ADMINISTERE	ED BY			CODE	
17a. CONTRACTOR/ CODE OFFEROR TELEPHONE NO. 17b. CHECK IF REMITTANCE IS			18a. PAYMENT W	VILL BE MADE BY	SS SHOWN I		CODE	BLOCK
OFFER			BELOW IS C			JM		
19. ITEM NO.	20. SCHEDULE OF SUP	PLIES/SERVICES		∠ 1.		23. PRICE	AN	24. MOUNT
25. ACCOUNTING AND APPROPRIA	<u>se and/or Attach Additio.</u> ΓΙΟΝ DΑΤΑ	nal Sheets as Necessa	ary)	26.	TOTAL AWAF	l RD AMOUN	IT (For Govt.	Use Only)
27a. SOLICITATION INCORPORATES 27b. CONTRACT/PURCHASE ORDER 28. CONTRACTOR IS REQUIRE	INCORPORATES BY REF	ERENCE FAR 52.212-4.	FAR 52.212-5 IS ATTA			ARE ARE		T ATTACHED T ATTACHED OFFER
COPIES TO ISSUING OFFICE. CONTRACTOR AGREES TO FURNISH AND DELIVER ALL ITEMS SET FORTH OR OTHERWISE IDENTIFIED ABOVE AND ON ANY ADDITIONAL SHEETS SUBJECT TO THE TERMS AND CONDITIONS SPECIFIED DATED YOUR OFFER ON SOLICITATION (BLOCK 5), INCLUDING ANY ADDITIONS OR CHANGES WHICH A SET FORTH HEREIN, IS ACCEPTED AS TO ITEMS:					S WHICH ARE			
30a. SIGNATURE OF OFFEROR/CON	ITRACTOR		31a. UNITED STA	TES OF AMERICA	(SIGNATURE) Ula(kr	OF CONT	RACTING C	OFFICER)
30b. NAME AND TITLE OF SIGNER (30c. DATE SIGNED	31b. NAME OF CC	ONTRACTING OFF	ICER (Type or	r print)	31c. I	DATE SIGNED

Solicitation/Contract Form

Supplies or Services and Prices/Cost

Additional Information/Notes

ltem	Supplies/Service	Quantity	Unit	Unit Price	Amount
0001	NON-PERSONAL SERVICES Provide all supervision, personnel, equipment, transportation, material, and other items and services necessary to perform Refuse Collections services at Seymour Johnson AFB in accordance with the PWS. Manufacturer's Part Number: Null Product Service Code: S205 Firm Fixed Price	12.0	Months	USD 12,989.08	Firm Price USD 155,868.96 Funded Amount USD 38,969.79
000101	FUNDING JUL - SEP Purchase Requisition Number: F3T3CE8108AW012 CIN: 0000000000003565381 ACRN: AA				Funded Amount USD 38,969.79
0002	NON-PERSONAL SERVICES Provide all supervision, personnel, equipment, transportation, material, and other items and services necessary to perform Recycling services at Seymour Johnson AFB in accordance with the PWS. Manufacturer's Part Number: Null Firm Fixed Price	12.0	Months	USD 5,566.75	Firm Price USD 66,801.00 Funded Amount USD 16,700.25
000201	FUNDING JUL - SEP Purchase Requisition Number: F3T3CE8108AW012 Purchase Requisition Number: F3T3CE8108AW012 CIN: 000000000003565382 ACRN: AB				Funded Amount USD 16,700.25
0003	NON-PERSONAL SERVICES Provide all supervision, personnel, equipment, transportation, material, and other items and services necessary to perform Special Events 30 CY Roll Off servicing at Seymour Johnson AFB in accordance with the PWS. Manufacturer's Part Number: Null Firm Fixed Price	76.0	Each	USD 256.23	Firm Price USD 19,473.48 Funded Amount USD 5,124.60
000301	FUNDING JUL SEP Purchase Requisition Number: F3T3CE8108AW012 CIN: 0000000000003565383 ACRN: AA				Funded Amount USD 5,124.60
0004	NON-PERSONAL SERVICES Provide all supervision, personnel, equipment, transportation, material, and other items and services necessary to perform Unscheduled/Special Events 8 CY Dumpster Servicing at Seymour Johnson AFB in accordance with the PWS. Manufacturer's Part Number: Null Firm Fixed Price	125.0	Each	USD 75.00	Firm Price USD 9,375.00 Funded Amount USD 2,400.00

000401	FUNDING JUL SEP Purchase Requisition Number: F3T3CE8108AW012 CIN: 0000000000003565384 ACRN: AA				Funded Amount USD 2,400.00
0005	Fees/Fines (Cost-Reimbursable) Must provide proof from Landfill/Recycling center with invoice IAW PWS Manufacturer's Part Number: Null Firm Fixed Price	1.0	Lot	USD 47,524.20	Firm Price USD 47,524.20 Funded Amount USD 12,524.20
000501	FUNDING JUL SEP Purchase Requisition Number: F3T3CE8108AW012 CIN: 0000000000003565387 ACRN: AA				Funded Amount USD 12,524.20
Option Line Item 1001	NON-PERSONAL SERVICES Provide all supervision, personnel, equipment, transportation, material, and other items and services necessary to perform Refuse Collections services at Seymour Johnson AFB in accordance with the PWS. Firm Fixed Price	12.0	Months	USD 13,054.02	Firm Price USD 156,648.24
Option Line Item 1002	NON-PERSONAL SERVICES Provide all supervision, personnel, equipment, transportation, material, and other items and services necessary to perform Recycling services at Seymour Johnson AFB in accordance with the PWS. Firm Fixed Price	12.0	Months	USD 5,594.58	Firm Price USD 67,134.96
Option Line Item 1003	NON-PERSONAL SERVICES Provide all supervision, personnel, equipment, transportation, material, and other items and services necessary to perform Special Events 30 CY Roll Off servicing at Seymour Johnson AFB in accordance with the PWS. Firm Fixed Price	76.0	Each	USD 257.51	Firm Price USD 19,570.76
Option Line Item 1004	NON-PERSONAL SERVICES Provide all supervision, personnel, equipment, transportation, material, and other items and services necessary to perform Unscheduled/Special Events 8 CY Dumpster Servicing at Seymour Johnson AFB in accordance with the PWS. Firm Fixed Price	125.0	Each	USD 75.00	Firm Price USD 9,375.00
Option Line Item 1005	Fees/Fines (Cost-Reimbursable) Must provide proof from Landfill/Recycling center with invoice IAW PWS Firm Fixed Price	1.0	Lot	USD 47,524.20	Firm Price USD 47,524.20
Option Line Item 2001	NON-PERSONAL SERVICES Provide all supervision, personnel, equipment, transportation, material, and other items and services necessary to perform Refuse Collections services at Seymour Johnson AFB in accordance with the PWS. Firm Fixed Price	12.0	Months	USD 13,119.29	Firm Price USD 157,431.48

Option Line Item 2002	NON-PERSONAL SERVICES Provide all supervision, personnel, equipment, transportation, material, and other items and services necessary to perform Recycling services at Seymour Johnson AFB in accordance with the PWS. Firm Fixed Price	12.0	Months	USD 5,622.55	Firm Price USD 67,470.60
Option Line Item 2003	NON-PERSONAL SERVICES Provide all supervision, personnel, equipment, transportation, material, and other items and services necessary to perform Special Events 30 CY Roll Off servicing at Seymour Johnson AFB in accordance with the PWS. Firm Fixed Price	76.0	Each	USD 258.80	Firm Price USD 19,668.80
Option Line Item 2004	NON-PERSONAL SERVICES Provide all supervision, personnel, equipment, transportation, material, and other items and services necessary to perform Unscheduled/Special Events 8 CY Dumpster Servicing at Seymour Johnson AFB in accordance with the PWS. Firm Fixed Price	125.0	Each	USD 75.00	Firm Price USD 9,375.00
Option Line Item 2005	Fees/Fines (Cost-Reimbursable) Must provide proof from Landfill/Recycling center with invoice IAW PWS Firm Fixed Price	1.0	Lot	USD 47,524.20	Firm Price USD 47,524.20
Option Line Item 3001	NON-PERSONAL SERVICES Provide all supervision, personnel, equipment, transportation, material, and other items and services necessary to perform Refuse Collections services at Seymour Johnson AFB in accordance with the PWS. Firm Fixed Price	12.0	Months	USD 13,184.89	Firm Price USD 158,218.68
Option Line Item 3002	NON-PERSONAL SERVICES Provide all supervision, personnel, equipment, transportation, material, and other items and services necessary to perform Recycling services at Seymour Johnson AFB in accordance with the PWS. Firm Fixed Price	12.0	Months	USD 5,650.67	Firm Price USD 67,808.04
Option Line Item 3003	NON-PERSONAL SERVICES Provide all supervision, personnel, equipment, transportation, material, and other items and services necessary to perform Special Events 30 CY Roll Off servicing at Seymour Johnson AFB in accordance with the PWS. Firm Fixed Price	76.0	Each	USD 260.09	Firm Price USD 19,766.84
Option Line Item 3004	NON-PERSONAL SERVICES Provide all supervision, personnel, equipment, transportation, material, and other items and services necessary to perform Unscheduled/Special Events 8 CY Dumpster Servicing at Seymour Johnson AFB in accordance with the PWS. Firm Fixed Price	125.0	Each	USD 75.00	Firm Price USD 9,375.00

Option Line Item 3005	Fees/Fines (Cost-Reimbursable) Must provide proof from Landfill/Recycling center with invoice IAW PWS Firm Fixed Price	1.0	Lot	USD 47,524.20	Firm Price USD 47,524.20
Option Line Item 4001	NON-PERSONAL SERVICES Provide all supervision, personnel, equipment, transportation, material, and other items and services necessary to perform Refuse Collections services at Seymour Johnson AFB in accordance with the PWS. Firm Fixed Price	12.0	Months	USD 13,250.81	Firm Price USD 159,009.72
Option Line Item 4002	NON-PERSONAL SERVICES Provide all supervision, personnel, equipment, transportation, material, and other items and services necessary to perform Recycling services at Seymour Johnson AFB in accordance with the PWS. Firm Fixed Price	12.0	Months	USD 5,678.92	Firm Price USD 68,147.04
Option Line Item 4003	NON-PERSONAL SERVICES Provide all supervision, personnel, equipment, transportation, material, and other items and services necessary to perform Special Events 30 CY Roll Off servicing at Seymour Johnson AFB in accordance with the PWS. Firm Fixed Price	76.0	Each	USD 261.39	Firm Price USD 19,865.64
Option Line Item 4004	NON-PERSONAL SERVICES Provide all supervision, personnel, equipment, transportation, material, and other items and services necessary to perform Unscheduled/Special Events 8 CY Dumpster Servicing at Seymour Johnson AFB in accordance with the PWS. Firm Fixed Price	125.0	Each	USD 75.00	Firm Price USD 9,375.00
Option Line Item 4005	Fees/Fines (Cost-Reimbursable) Must provide proof from Landfill/Recycling center with invoice IAW PWS Firm Fixed Price	1.0	Lot	USD 47,524.20	Firm Price USD 47,524.20
Option Line Item 5001	NON-PERSONAL SERVICES Provide all supervision, personnel, equipment, transportation, material, and other items and services necessary to perform Refuse Collections services at Seymour Johnson AFB in accordance with the PWS. Firm Fixed Price	12.0	Months	USD 13,317.07	Firm Price USD 159,804.84
Option Line Item 5002	NON-PERSONAL SERVICES Provide all supervision, personnel, equipment, transportation, material, and other items and services necessary to perform Recycling services at Seymour Johnson AFB in accordance with the PWS. Firm Fixed Price		Months	USD 5,707.31	Firm Price USD 68,487.72
Option Line Item 5003	NON-PERSONAL SERVICES Provide all supervision, personnel, equipment, transportation, material, and other items and services necessary to perform Special Events 30 CY Roll Off servicing	76.0	Each	USD 262.70	Firm Price USD 19,965.20

	at Seymour Johnson AFB in accordance with the PWS. Firm Fixed Price				
Option Line Item 5004	NON-PERSONAL SERVICES Provide all supervision, personnel, equipment, transportation, material, and other items and services necessary to perform Unscheduled/Special Events 8 CY Dumpster Servicing at Seymour Johnson AFB in accordance with the PWS. Firm Fixed Price	125.0	Each	USD 75.00	Firm Price USD 9,375.00
Option Line Item 5005	Fees/Fines (Cost-Reimbursable) Must provide proof from Landfill/Recycling center with invoice IAW PWS Firm Fixed Price	1.0	Lot	USD 47,524.20	Firm Price USD 47,524.20
Option Line Item 6001	NON-PERSONAL SERVICES Provide all supervision, personnel, equipment, transportation, material, and other items and services necessary to perform Refuse Collections services at Seymour Johnson AFB in accordance with the PWS. Firm Fixed Price	12.0	Months	USD 13,383.65	Firm Price USD 160,603.80
Option Line Item 6002	NON-PERSONAL SERVICES Provide all supervision, personnel, equipment, transportation, material, and other items and services necessary to perform Recycling services at Seymour Johnson AFB in accordance with the PWS. Firm Fixed Price	12.0	Months	USD 5,735.85	Firm Price USD 68,830.20
Option Line Item 6003	NON-PERSONAL SERVICES Provide all supervision, personnel, equipment, transportation, material, and other items and services necessary to perform Special Events 30 CY Roll Off servicing at Seymour Johnson AFB in accordance with the PWS. Firm Fixed Price	76.0	Each	USD 264.01	Firm Price USD 20,064.76
Option Line Item 6004	NON-PERSONAL SERVICES Provide all supervision, personnel, equipment, transportation, material, and other items and services necessary to perform Unscheduled/Special Events 8 CY Dumpster Servicing at Seymour Johnson AFB in accordance with the PWS. Firm Fixed Price	125.0	Each	USD 75.00	Firm Price USD 9,375.00
Option Line Item 6005	Fees/Fines (Cost-Reimbursable) Must provide proof from Landfill/Recycling center with invoice IAW PWS Firm Fixed Price	1.0	Lot	USD 47,524.20	Firm Price USD 47,524.20
Option Line Item 7001	NON-PERSONAL SERVICES Provide all supervision, personnel, equipment, transportation, material, and other items and services necessary to perform Refuse Collections services at Seymour Johnson AFB in accordance with the PWS. Firm Fixed Price	12.0	Months	USD 13,450.57	Firm Price USD 161,406.84

Option Line Item 7002	NON-PERSONAL SERVICES Provide all supervision, personnel, equipment, transportation, material, and other items and services necessary to perform Recycling services at Seymour Johnson AFB in accordance with the PWS. Firm Fixed Price	12.0	Months	USD 5,764.53	Firm Price USD 69,174.36
Option Line Item 7003	NON-PERSONAL SERVICES Provide all supervision, personnel, equipment, transportation, material, and other items and services necessary to perform Special Events 30 CY Roll Off servicing at Seymour Johnson AFB in accordance with the PWS. Firm Fixed Price	76.0	Each	USD 265.33	Firm Price USD 20,165.08
Option Line Item 7004	NON-PERSONAL SERVICES Provide all supervision, personnel, equipment, transportation, material, and other items and services necessary to perform Unscheduled/Special Events 8 CY Dumpster Servicing at Seymour Johnson AFB in accordance with the PWS. Firm Fixed Price	125.0	Each	USD 75.00	Firm Price USD 9,375.00
Option Line Item 7005	Fees/Fines (Cost-Reimbursable) Must provide proof from Landfill/Recycling center with invoice IAW PWS Firm Fixed Price	1.0	Lot	USD 47,524.20	Firm Price USD 47,524.20
Option Line Item 8001	NON-PERSONAL SERVICES Provide all supervision, personnel, equipment, transportation, material, and other items and services necessary to perform Refuse Collections services at Seymour Johnson AFB in accordance with the PWS. Firm Fixed Price	12.0	Months	USD 13,517.82	Firm Price USD 162,213.84
Option Line Item 8002	NON-PERSONAL SERVICES Provide all supervision, personnel, equipment, transportation, material, and other items and services necessary to perform Recycling services at Seymour Johnson AFB in accordance with the PWS. Firm Fixed Price	12.0	Months	USD 5,793.35	Firm Price USD 69,520.20
Option Line Item 8003	NON-PERSONAL SERVICES Provide all supervision, personnel, equipment, transportation, material, and other items and services necessary to perform Special Events 30 CY Roll Off servicing at Seymour Johnson AFB in accordance with the PWS. Firm Fixed Price	76.0	Each	USD 266.66	Firm Price USD 20,266.16
Option Line Item 8004	NON-PERSONAL SERVICES Provide all supervision, personnel, equipment, transportation, material, and other items and services necessary to perform Unscheduled/Special Events 8 CY Dumpster Servicing at Seymour Johnson AFB in accordance with the PWS. Firm Fixed Price	125.0	Each	USD 75.00	Firm Price USD 9,375.00

Option Line Item 8005	Fees/Fines (Cost-Reimbursable) Must provide proof from Landfill/Recycling center with invoice IAW PWS Firm Fixed Price	1.0	Lot	USD 47,524.20	Firm Price USD 47,524.20
Option Line Item 9001	NON-PERSONAL SERVICES Provide all supervision, personnel, equipment, transportation, material, and other items and services necessary to perform Refuse Collections services at Seymour Johnson AFB in accordance with the PWS. Firm Fixed Price	12.0	Months	USD 13,585.41	Firm Price USD 163,024.92
Option Line Item 9002	NON-PERSONAL SERVICES Provide all supervision, personnel, equipment, transportation, material, and other items and services necessary to perform Recycling services at Seymour Johnson AFB in accordance with the PWS. Firm Fixed Price	12.0	Months	USD 5,822.32	Firm Price USD 69,867.84
Option Line Item 9003	NON-PERSONAL SERVICES Provide all supervision, personnel, equipment, transportation, material, and other items and services necessary to perform Special Events 30 CY Roll Off servicing at Seymour Johnson AFB in accordance with the PWS. Firm Fixed Price	76.0	Each	USD 267.99	Firm Price USD 20,367.24
Option Line Item 9004	NON-PERSONAL SERVICES Provide all supervision, personnel, equipment, transportation, material, and other items and services necessary to perform Unscheduled/Special Events 8 CY Dumpster Servicing at Seymour Johnson AFB in accordance with the PWS. Firm Fixed Price	125.0	Each	USD 75.00	Firm Price USD 9,375.00
Option Line Item 9005	Fees/Fines (Cost-Reimbursable) Must provide proof from Landfill/Recycling center with invoice IAW PWS Firm Fixed Price	1.0	Lot	USD 47,524.20	Firm Price USD 47,524.20

Description/Specifications/Statement of Work

Requirements

The City of Goldsboro, NC shall provide all personnel, equipment, tools, materials, vehicles, supervision, and other items and services necessary to perform refuse and recycling collection services for the main base at Seymour Johnson AFB. The City shall perform to the standards in the Performance Work Statement as well as all local, state, and federal regulations.

Packaging and Marking

Inspection and Acceptance

0001 Inspection and Acceptance Location

Both Destination Instructions: Add Jeffrey Oconnor to WAWF E-mail notificiations for invoice acceptance.

DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA

F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 United States

OfficeCode: Jeff O'Connor Email: jeffrey.oconnor.4@us.af.mil Telephone: 919-722-5528

0002 Inspection and Acceptance Location

Both Destination Instructions: Add Jeffrey Oconnor to WAWF E-mail notificiations for invoice acceptance.

DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA

F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 United States

OfficeCode: Jeff O'Connor Email: jeffrey.oconnor.4@us.af.mil Telephone: 919-722-5528

0003 Inspection and Acceptance Location

Both Destination Instructions: Add Jeffrey Oconnor to WAWF E-mail notificiations for invoice acceptance.

DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA

F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 United States

OfficeCode: Jeff O'Connor Email: jeffrey.oconnor.4@us.af.mil Telephone: 919-722-5528

0004 Inspection and Acceptance Location

Both

Destination Instructions: Add Jeffrey Oconnor to WAWF E-mail notificiations for invoice acceptance.

DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA

F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 United States

OfficeCode: Jeff O'Connor Email: jeffrey.oconnor.4@us.af.mil Telephone: 919-722-5528

0005 Inspection and Acceptance Location

Both Destination Instructions: Add Jeffrey Oconnor to WAWF E-mail notificiations for invoice acceptance.

DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA

F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 United States

OfficeCode: Jeff O'Connor Email: jeffrey.oconnor.4@us.af.mil Telephone: 919-722-5528

Option Inspection and Acceptance Location

Line Item

1001

Both Destination

Instructions: Add Jeffrey Oconnor to WAWF E-mail notificiations for invoice acceptance.

DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA

F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 United States

OfficeCode: Jeff O'Connor Email: jeffrey.oconnor.4@us.af.mil Telephone: 919-722-5528

Option Inspection and Acceptance Location

Line Item

1002

Both Destination Instructions: Add Jeffrey Oconnor to WAWF E-mail notificiations for invoice acceptance.

DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA

F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 United States

OfficeCode: Jeff O'Connor Email: jeffrey.oconnor.4@us.af.mil Telephone: 919-722-5528

Option Inspection and Acceptance Location

Line Item 1003

Both Destination Instructions: Add Jeffrey Oconnor to WAWF E-mail notificiations for invoice acceptance.

DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA

F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 United States

OfficeCode: Jeff O'Connor Email: jeffrey.oconnor.4@us.af.mil Telephone: 919-722-5528

Option Inspection and Acceptance Location

Line Item 1004

Both Destination Instructions: Add Jeffrey Oconnor to WAWF E-mail notificiations for invoice acceptance.

DoDAAC: F3T3CE

Cage: DunsNumber: Duns4Number: CountryCode: USA

F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 United States

OfficeCode: Jeff O'Connor Email: jeffrey.oconnor.4@us.af.mil Telephone: 919-722-5528

Option Inspection and Acceptance Location

Line Item 1005

Both Destination Instructions: Add Jeffrey Oconnor to WAWF E-mail notificiations for invoice acceptance.

DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA

F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 United States

OfficeCode: Jeff O'Connor Email: jeffrey.oconnor.4@us.af.mil Telephone: 919-722-5528

Option Inspection and Acceptance Location

Line Item 2001

Both Destination Instructions: Add Jeffrey Oconnor to WAWF E-mail notificiations for invoice acceptance.

DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA

F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 United States

OfficeCode: Jeff O'Connor Email: jeffrey.oconnor.4@us.af.mil Telephone: 919-722-5528

OptionInspection and Acceptance LocationLine Item2002Both

Destination Instructions: Add Jeffrey Oconnor to WAWF E-mail notificiations for invoice acceptance.

DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA

F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 United States

OfficeCode: Jeff O'Connor Email: jeffrey.oconnor.4@us.af.mil Telephone: 919-722-5528

Option Inspection and Acceptance Location

Line Item 2003

Both Destination Instructions: Add Jeffrey Oconnor to WAWF E-mail notificiations for invoice acceptance.

DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA

F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 United States

OfficeCode: Jeff O'Connor Email: jeffrey.oconnor.4@us.af.mil Telephone: 919-722-5528

Option Inspection and Acceptance Location

Line Item

2004 B

Both Destination Instructions: Add Jeffrey Oconnor to WAWF E-mail notificiations for invoice acceptance.

DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA

F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 United States

OfficeCode: Jeff O'Connor Email: jeffrey.oconnor.4@us.af.mil Telephone: 919-722-5528

Option Inspection and Acceptance Location

. Line Item

2005

Both Destination Instructions: Add Jeffrey Oconnor to WAWF E-mail notificiations for invoice acceptance.

DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA

F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 United States

OfficeCode: Jeff O'Connor Email: jeffrey.oconnor.4@us.af.mil Telephone: 919-722-5528

Option Inspection and Acceptance Location

Line Item

3001

Both Destination Instructions: Add Jeffrey Oconnor to WAWF E-mail notificiations for invoice acceptance.

DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA

F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 United States

OfficeCode: Jeff O'Connor Email: jeffrey.oconnor.4@us.af.mil Telephone: 919-722-5528

Option Inspection and Acceptance Location

Line Item

3002

Both Destination Instructions: Add Jeffrey Oconnor to WAWF E-mail notificiations for invoice acceptance.

DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA

F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 United States

OfficeCode:

Jeff O'Connor Email: jeffrey.oconnor.4@us.af.mil Telephone: 919-722-5528

Option Inspection and Acceptance Location

Line Item

3003

Both Destination

Instructions: Add Jeffrey Oconnor to WAWF E-mail notificiations for invoice acceptance.

DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA

F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 United States

OfficeCode: Jeff O'Connor Email: jeffrey.oconnor.4@us.af.mil Telephone: 919-722-5528

Option Inspection and Acceptance Location

Line Item

3004

Both Destination Instructions: Add Jeffrey Oconnor to WAWF E-mail notificiations for invoice acceptance.

DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA

F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 United States

OfficeCode: Jeff O'Connor Email: jeffrey.oconnor.4@us.af.mil Telephone: 919-722-5528

Option Inspection and Acceptance Location

Line Item 3005

Both Destination Instructions: Add Jeffrey Oconnor to WAWF E-mail notificiations for invoice acceptance.

DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA

F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 United States

OfficeCode: Jeff O'Connor Email: jeffrey.oconnor.4@us.af.mil Telephone: 919-722-5528

Option Inspection and Acceptance Location

Line Item 4001

Both Destination Instructions: Add Jeffrey Oconnor to WAWF E-mail notificiations for invoice acceptance.

DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA

F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 United States

OfficeCode: Jeff O'Connor Email: jeffrey.oconnor.4@us.af.mil Telephone: 919-722-5528

Option Inspection and Acceptance Location

Line Item

4002

Both Destination Instructions: Add Jeffrey Oconnor to WAWF E-mail notificiations for invoice acceptance.

DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA

CountryCode: USA

F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 United States

OfficeCode: Jeff O'Connor Email: jeffrey.oconnor.4@us.af.mil Telephone: 919-722-5528

Option Line Item 4003	Inspection and Acceptance Location
	Both
	Destination
	Instructions: Add Jeffrey Oconnor to WAWF E-mail notificiations for invoice acceptance.
	DoDAAC: F3T3CE
	Cage:
	DunsNumber:
	Duns4Number:

F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 United States

OfficeCode: Jeff O'Connor Email: jeffrey.oconnor.4@us.af.mil Telephone: 919-722-5528

Option Inspection and Acceptance Location

Line Item

4004

Both Destination Instructions: Add Jeffrey Oconnor to WAWF E-mail notificiations for invoice acceptance.

DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA

F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 United States

OfficeCode: Jeff O'Connor Email: jeffrey.oconnor.4@us.af.mil Telephone: 919-722-5528

Option Inspection and Acceptance Location

. Line Item

4005

Both Destination Instructions: Add Jeffrey Oconnor to WAWF E-mail notificiations for invoice acceptance.

DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA

F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 United States

OfficeCode: Jeff O'Connor Email: jeffrey.oconnor.4@us.af.mil Telephone: 919-722-5528

Option Inspection and Acceptance Location

Line Item

5001

Both Destination Instructions: Add Jeffrey Oconnor to WAWF E-mail notificiations for invoice acceptance.

DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA

F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 United States

OfficeCode: Jeff O'Connor Email: jeffrey.oconnor.4@us.af.mil Telephone: 919-722-5528

Option Inspection and Acceptance Location

Line Item 5002

Both Destination Instructions: Add Jeffrey Oconnor to WAWF E-mail notificiations for invoice acceptance.

DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA

F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 United States

OfficeCode: Jeff O'Connor Email: jeffrey.oconnor.4@us.af.mil Telephone: 919-722-5528

Option Inspection and Acceptance Location

Line Item

5003 Both Destination

Instructions: Add Jeffrey Oconnor to WAWF E-mail notificiations for invoice acceptance.

DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA

F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 United States

OfficeCode: Jeff O'Connor Email: jeffrey.oconnor.4@us.af.mil Telephone: 919-722-5528

Option Inspection and Acceptance Location

Line Item 5004 Both

Destination

Instructions: Add Jeffrey Oconnor to WAWF E-mail notificiations for invoice acceptance.

DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA

F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 United States

OfficeCode: Jeff O'Connor Email: jeffrey.oconnor.4@us.af.mil Telephone: 919-722-5528

Option Inspection and Acceptance Location

Line Item

5005

Both Destination Instructions: Add Jeffrey Oconnor to WAWF E-mail notificiations for invoice acceptance.

DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA

F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 United States

OfficeCode: Jeff O'Connor Email: jeffrey.oconnor.4@us.af.mil Telephone: 919-722-5528

Option Inspection and Acceptance Location

Line Item 6001

Both Destination Instructions: Add Jeffrey Oconnor to WAWF E-mail notificiations for invoice acceptance.

DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA

F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 United States

OfficeCode: Jeff O'Connor Email: jeffrey.oconnor.4@us.af.mil Telephone: 919-722-5528

Option Inspection and Acceptance Location

Line Item

6002

Destination

Both

Instructions: Add Jeffrey Oconnor to WAWF E-mail notificiations for invoice acceptance.

DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA

F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 United States

OfficeCode: Jeff O'Connor Email: jeffrey.oconnor.4@us.af.mil Telephone: 919-722-5528

Option Inspection and Acceptance Location

Line Item

6003

Both Destination Instructions: Add Jeffrey Oconnor to WAWF E-mail notificiations for invoice acceptance.

DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA

F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 United States

OfficeCode: Jeff O'Connor Email: jeffrey.oconnor.4@us.af.mil Telephone: 919-722-5528

Option Inspection and Acceptance Location

Line Item

6004

Both Destination Instructions: Add Jeffrey Oconnor to WAWF E-mail notificiations for invoice acceptance.

DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA

F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 United States

OfficeCode: Jeff O'Connor Email: jeffrey.oconnor.4@us.af.mil Telephone: 919-722-5528

Option Inspection and Acceptance Location

Line Item

6005

Destination

Both

Instructions: Add Jeffrey Oconnor to WAWF E-mail notificiations for invoice acceptance.

DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA

F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 United States

OfficeCode: Jeff O'Connor Email: jeffrey.oconnor.4@us.af.mil Telephone: 919-722-5528

Option Inspection and Acceptance Location

Line Item 7001

Both

Destination Instructions: Add Jeffrey Oconnor to WAWF E-mail notificiations for invoice acceptance.

DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA

F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 United States

OfficeCode: Jeff O'Connor Email: jeffrey.oconnor.4@us.af.mil Telephone: 919-722-5528

Option Inspection and Acceptance Location

Line Item

7002

Both Destination

Instructions: Add Jeffrey Oconnor to WAWF E-mail notificiations for invoice acceptance.

DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA

F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 **United States**

OfficeCode: Jeff O'Connor Email: jeffrey.oconnor.4@us.af.mil Telephone: 919-722-5528

Option Inspection and Acceptance Location

Line Item

7003

Both Destination Instructions: Add Jeffrey Oconnor to WAWF E-mail notificiations for invoice acceptance.

DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA

F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 United States

OfficeCode: Jeff O'Connor Email: jeffrey.oconnor.4@us.af.mil Telephone: 919-722-5528

Option Inspection and Acceptance Location

Line Item 7004

Both Destination Instructions: Add Jeffrey Oconnor to WAWF E-mail notificiations for invoice acceptance.

DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA

F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 United States

OfficeCode: Jeff O'Connor Email: jeffrey.oconnor.4@us.af.mil Telephone: 919-722-5528

Option Inspection and Acceptance Location

Line Item

7005

Both Destination Instructions: Add Jeffrey Oconnor to WAWF E-mail notificiations for invoice acceptance.

DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA

F3T3CE 4 CES CECH

1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 United States

OfficeCode: Jeff O'Connor Email: jeffrey.oconnor.4@us.af.mil Telephone: 919-722-5528

Option Inspection and Acceptance Location

Line Item

8001

Both Destination Instructions: Add Jeffrey Oconnor to WAWF E-mail notificiations for invoice acceptance.

DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA

F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 United States

OfficeCode: Jeff O'Connor Email: jeffrey.oconnor.4@us.af.mil Telephone: 919-722-5528

Option Inspection and Acceptance Location

Line Item 8002

Both Destination Instructions: Add Jeffrey Oconnor to WAWF E-mail notificiations for invoice acceptance.

DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA

F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 United States

OfficeCode: Jeff O'Connor Email: jeffrey.oconnor.4@us.af.mil Telephone: 919-722-5528

Option Inspection and Acceptance Location

Line Item 8003

Both Destination Instructions: Add Jeffrey Oconnor to WAWF E-mail notificiations for invoice acceptance.

DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA

F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 United States

OfficeCode: Jeff O'Connor Email: jeffrey.oconnor.4@us.af.mil Telephone: 919-722-5528

Option Inspection and Acceptance Location

Line Item

8004 Both

Destination Instructions: Add Jeffrey Oconnor to WAWF E-mail notificiations for invoice acceptance.

DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA

F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 United States

OfficeCode: Jeff O'Connor Email: jeffrey.oconnor.4@us.af.mil Telephone: 919-722-5528

Option Inspection and Acceptance Location

Line Item

8005

Both Destination Instructions: Add Jeffrey Oconnor to WAWF E-mail notificiations for invoice acceptance.

DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA

F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 United States

OfficeCode: Jeff O'Connor Email: jeffrey.oconnor.4@us.af.mil Telephone: 919-722-5528

Option Inspection and Acceptance Location

Line Item 9001

Both Destination Instructions: Add Jeffrey Oconnor to WAWF E-mail notificiations for invoice acceptance. DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA

F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 United States

OfficeCode: Jeff O'Connor Email: jeffrey.oconnor.4@us.af.mil Telephone: 919-722-5528

 Option
 Inspection and Acceptance Location

 Line Item
 Both

 9002
 Both

 Destination
 Instructions: Add Jeffrey Oconnor to WAWF E-mail notificiations for invoice acceptance.

DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA

F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 United States

OfficeCode: Jeff O'Connor Email: jeffrey.oconnor.4@us.af.mil Telephone: 919-722-5528

Option Inspection and Acceptance Location

Line Item

9003

Both Destination Instructions: Add Jeffrey Oconnor to WAWF E-mail notificiations for invoice acceptance.

DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA

F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 United States

OfficeCode: Jeff O'Connor Email: jeffrey.oconnor.4@us.af.mil Telephone: 919-722-5528

Option Inspection and Acceptance Location Line Item

9004 Both

Destination Instructions: Add Jeffrey Oconnor to WAWF E-mail notificiations for invoice acceptance.

DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA

F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 United States

OfficeCode: Jeff O'Connor Email: jeffrey.oconnor.4@us.af.mil Telephone: 919-722-5528

Option Inspection and Acceptance Location

Line Item

9005

Both Destination Instructions: Add Jeffrey Oconnor to WAWF E-mail notificiations for invoice acceptance.

DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA

F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 United States

OfficeCode: Jeff O'Connor Email: jeffrey.oconnor.4@us.af.mil Telephone: 919-722-5528

Deliveries or Performance

Government Destination			
0001	Delivery Schedule	Ship To Address	FoB Details
		Place of Performance	Destination
		DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA	
		F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 United States	
		OfficeCode: Terry Wooley Telephone: 9197225282 Email:	
	Period of Performance From 01 JUL 2019 to 30 JUN 2020		
000101	Delivery Schedule	Ship To Address	
		Place of Performance DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 91 SEYMOUR JOHNSON AFB, NO United States OfficeCode: Terry Wooley Telephone: 9197225282 Email:	
0002	Delivery Schedule	Ship To Address	FoB Details
		Place of Performance	Destination
		DoDAAC: F3T3CE Cage:	

DunsNumber: Duns4Number: CountryCode: USA

F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 United States

OfficeCode: Terry Wooley Telephone: 9197225282 Email:

Period of Performance From 01 JUL 2019 to 30 JUN 2020

000201

Delivery Schedule

Ship To Address

Place of Performance

DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA

F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 United States

OfficeCode: Terry Wooley Telephone: 9197225282 Email:

0003 Delivery Schedule

Ship To Address

Place of Performance

Destination

FoB Details

DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA

F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 United States

OfficeCode: Terry Wooley Telephone: 9197225282

PAGE 32 OF 75

Email:

Period of Performance From 01 JUL 2019 to 30 JUN 2020

000301	Delivery Schedule	Ship To Add	ress
		Place of Perf	ormance
		DoDAAC: F3 Cage: DunsNumber Duns4Numbe CountryCode	: er:
			SON AVE BILLS PROC CP 9197225521 OHNSON AFB, NC 27531 2187
		OfficeCode: Terry Wooley Telephone: 9 Email:	
0004	Delivery Schedule	Ship To Address	FoB Details
		Place of Performance	Destination
		DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA	
		F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PRO SEYMOUR JOHNSON NC 27531 2187 United States	
		OfficeCode: Terry Wooley Telephone: 9197225282 Email:	2
	Period of Performance From 01 JUL 2019 to 30 JUN 2020		
000401	Delivery Schedule	Ship To Add	ress
		Diago of Dorf	ormonoo

Place of Performance

DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA

F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 United States

OfficeCode: Terry Wooley Telephone: 9197225282 Email:

0005 **FoB Details Delivery Schedule** Ship To Address Place of Performance Destination DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA F3T3CE 4 CES CECH **1095 PETERSON AVE** AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 **United States** OfficeCode: **Terry Wooley** Telephone: 9197225282 Email: Period of Performance From 01 JUL 2019 to 30 JUN 2020 000501 **Delivery Schedule** Ship To Address Place of Performance DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 **United States** OfficeCode: **Terry Wooley**

Telephone: 9197225282 Email:

Option Line Item	Delivery Schedule	Ship To Address	FoB Details
1001		Place of Performance	Destination
		DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA	
		F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 United States	
		OfficeCode: Terry Wooley Telephone: 9197225282 Email:	
	Period of Performance From 01 JUL 2020 to 30 JUN 2021		
Ontion Line	Delivery Cakedala	ou ·	
Option Line	Delivery Schedule	Ship To Address	FoB Details
Item 1002	Delivery Schedule	Place of Performance	Destination
Item	Delivery Schedule	-	
Item	Denvery Schedule	Place of Performance DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number:	
Item	Denvery Schedule	Place of Performance DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187	

FoB Details

Destination

Place of Performance

DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA

F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 United States

OfficeCode: Terry Wooley Telephone: 9197225282 Email:

Period of Performance From 01 JUL 2020 to 30 JUN 2021

Option Line Item	Delivery Schedule	Ship To Address	FoB Details
1004		Place of Performance	Destination
		DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA	
		F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 United States	
		OfficeCode: Terry Wooley Telephone: 9197225282 Email:	
	Period of Performance From 01 JUL 2020 to 30 JUN 2021		
Option Line Item	Delivery Schedule	Ship To Address	FoB Details
1005		Place of Performance	Destination
		DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number:	

CountryCode: USA

F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 United States

OfficeCode: Terry Wooley Telephone: 9197225282 Email:

Period of Performance From 01 JUL 2020 to 30 JUN 2021

Option Line Item	Delivery Schedule	Ship To Address	FoB Details
2001		Place of Performance	Destination
		DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA	
		F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 United States	
		OfficeCode: Terry Wooley Telephone: 9197225282 Email:	
	Period of Performance From 01 JUL 2021 to 30 JUN 2022		
Option Line	Delivery Schedule	Ship To Address	FoB Details
Item 2002		Place of Performance	Destination
		DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA	
		F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB,	

NC 27531 2187

United States

OfficeCode: Terry Wooley Telephone: 9197225282 Email:

Period of Performance From 01 JUL 2021 to 30 JUN 2022

Option Line	Delivery Schedule	Ship To Address	FoB Details
ltem 2003		Place of Performance	Destination
		DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA	
		F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 United States	
		OfficeCode: Terry Wooley Telephone: 9197225282 Email:	
	Period of Performance From 01 JUL 2021 to 30 JUN 2022		
Option Line	Delivery Schedule	Ship To Address	FoB Details
ltem 2004		Place of Performance	Destination
		DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA	
		F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 United States	
		OfficeCode: Terry Wooley Telephone: 9197225282 Email:	

Period of Performance From 01 JUL 2021 to 30 JUN 2022

to

30 JUN 2023

Option Line	Delivery Schedule	Ship To Address	FoB Details
ltem 2005		Place of Performance	Destination
		DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA	
		F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 United States	
		OfficeCode: Terry Wooley Telephone: 9197225282 Email:	
	Period of Performance From 01 JUL 2021 to 30 JUN 2022		
Option Line Item	Delivery Schedule	Ship To Address	FoB Details
3001		Place of Performance	Destination
		DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA	
		F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 United States	
		OfficeCode: Terry Wooley Telephone: 9197225282 Email:	
	Period of Performance From 01 JUL 2022 to		

FA480919CA004

Option Line	Delivery Schedule	Ship To Address	FoB Details
ltem 3002		Place of Performance	Destination
		DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA	
		F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 United States	
		OfficeCode: Terry Wooley Telephone: 9197225282 Email:	
	Period of Performance From 01 JUL 2022 to		
	30 JUN 2023		
Option Line Item	Delivery Schedule	Ship To Address	FoB Details
3003		Place of Performance	Destination
		DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA	
		F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 United States	
		OfficeCode: Terry Wooley Telephone: 9197225282 Email:	
	Period of Performance From 01 JUL 2022 to 30 JUN 2023		

Option Line Item 3004 **Delivery Schedule**

Ship To Address

FoB Details

Place of Performance

Destination

DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA

F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 **United States**

OfficeCode: **Terry Wooley** Telephone: 9197225282 Email:

Period of Performance From 01 JUL 2022 to 30 JUN 2023

Option Line Item 3005

Delivery Schedule

Place of Performance

Ship To Address

DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA

F3T3CE 4 CES CECH **1095 PETERSON AVE** AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 **United States**

OfficeCode: **Terry Wooley** Telephone: 9197225282 Email:

Period of Performance From 01 JUL 2022 to 30 JUN 2023

Option Line Item 4001	Delivery Schedule	Ship To Address	FoB Details
		Place of Performance	Destination
		DoDAAC: F3T3CE	
		Cage: DunsNumber:	
		Duns4Number:	
		CountryCode: USA	

F3T3CE 4 CES CECH

FoB Details

Destination

1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 United States

OfficeCode: Terry Wooley Telephone: 9197225282 Email:

Period of Performance From 01 JUL 2023 to 30 JUN 2024

Option Line Item	Delivery Schedule	Ship To Address	FoB Details
4002		Place of Performance	Destination
		DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA	
		F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 United States	
		OfficeCode: Terry Wooley Telephone: 9197225282 Email:	
	Period of Performance From 01 JUL 2023 to 30 JUN 2024		
Option Line	Delivery Schedule	Ship To Address	FoB Details
ltem 4003		Place of Performance	Destination
		DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA	
		F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 United States	
		OfficeCode:	

Terry Wooley Telephone: 9197225282 Email:

Period of Performance From 01 JUL 2023 to 30 JUN 2024

Option Line	Delivery Schedule	Ship To Address	FoB Details
ltem 4004		Place of Performance	Destination
		DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA	
		F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 United States	
		OfficeCode: Terry Wooley Telephone: 9197225282 Email:	
	Period of Performance From 01 JUL 2023 to 30 JUN 2024		
Option Line	Delivery Schedule	Ship To Address	FoB Details
ltem 4005		Place of Performance	Destination
		DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA	
		F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 United States	

OfficeCode: Terry Wooley Telephone: 9197225282 Email: 01 JUL 2023 to 30 JUN 2024

Option Line	Delivery Schedule	Ship To Address	FoB Details
ltem 5001		Place of Performance	Destination
		DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA	
		F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 United States	
		OfficeCode: Terry Wooley Telephone: 9197225282 Email:	
	Period of Performance From 01 JUL 2024 to 30 JUN 2025		
Option Line Item	Delivery Schedule	Ship To Address	FoB Details
5002		Place of Performance	Destination
		DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA	
		F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 United States	
		OfficeCode: Terry Wooley Telephone: 9197225282 Email:	
	Period of Performance From 01 JUL 2024 to		

to 30 JUN 2025

Option Line Item	Delivery Schedule	Ship To Address	FoB Details
5003		Place of Performance	Destination
		DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA	
		F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 United States	
		OfficeCode: Terry Wooley Telephone: 9197225282 Email:	
	Period of Performance From 01 JUL 2024 to 30 JUN 2025		
Option Line	Delivery Schedule	Ship To Address	FoB Details
Option Line Item 5004	Delivery Schedule	Ship To Address Place of Performance	FoB Details Destination
Item	Delivery Schedule		
Item	Delivery Schedule	Place of Performance DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number:	
Item	Delivery Schedule	Place of Performance DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187	

Option Line Item 5005	Delivery Schedule	Ship To Address	FoB Details
		Place of Performance	Destination
		DoDAAC: F3T3CE Cage: DunsNumber:	

to

30 JUN 2025

Duns4Number: CountryCode: USA

F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 United States

OfficeCode: Terry Wooley Telephone: 9197225282 Email:

Period of Performance From 01 JUL 2024 to 30 JUN 2025

Option Line Delivery Schedule Ship To Address **FoB Details** Item 6001 Place of Performance Destination DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA F3T3CE 4 CES CECH **1095 PETERSON AVE** AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 **United States**

> OfficeCode: Terry Wooley Telephone: 9197225282 Email:

Period of Performance From 01 JUL 2025 to 30 JUN 2026

Option Line Item	Delivery Schedule	Ship To Address	FoB Details
6002		Place of Performance	Destination
		DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA	
		F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521	

SEYMOUR JOHNSON AFB, NC 27531 2187 United States

OfficeCode: Terry Wooley Telephone: 9197225282 Email:

Period of Performance From 01 JUL 2025 to 30 JUN 2026

Option Line Item	Delivery Schedule	Ship To Address	FoB Details
6003		Place of Performance	Destination
		DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA	
		F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 United States	
		OfficeCode: Terry Wooley Telephone: 9197225282 Email:	
	Period of Performance From 01 JUL 2025 to 30 JUN 2026		
Option Line	Delivery Schedule	Ship To Address	FoB Details
ltem 6004		Place of Performance	Destination
		DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA	
		F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 United States	
		OfficeCode: Terry Wooley Telephone: 9197225282	

Email:

Period of Performance From 01 JUL 2025 to 30 JUN 2026

to

Option Line Item	Delivery Schedule	Ship To Address	FoB Details
6005		Place of Performance	Destination
		DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA	
		F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 United States	
		OfficeCode: Terry Wooley Telephone: 9197225282 Email:	
	Period of Performance From 01 JUL 2025 to 30 JUN 2026		
Option Line Item	Delivery Schedule	Ship To Address	FoB Details
7001		Place of Performance	Destination
		DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA	
		F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 United States	
		OfficeCode: Terry Wooley Telephone: 9197225282 Email:	
	Period of Performance		

Option Line	Delivery Schedule	Ship To Address	FoB Details
Item 7002		Place of Performance	Destination
1002		DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA	Destination
		F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 United States	
		OfficeCode: Terry Wooley Telephone: 9197225282 Email:	
	Period of Performance From 01 JUL 2026 to 30 JUN 2027		
Option Line	Delivery Schedule	Ship To Address	FoB Details
ltem 7003		Place of Performance	Destination
		DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA	
		F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187	
		United States	
		United States OfficeCode: Terry Wooley Telephone: 9197225282 Email:	
	Period of Performance From 01 JUL 2026 to 30 JUN 2027	OfficeCode: Terry Wooley Telephone: 9197225282	

Item 7004

Destination

DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA

F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 United States

OfficeCode: Terry Wooley Telephone: 9197225282 Email:

Period of Performance From 01 JUL 2026 to 30 JUN 2027

Option Line Item 7005 Delivery Schedule

Place of Performance

Ship To Address

DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA

F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 United States

OfficeCode: Terry Wooley Telephone: 9197225282 Email:

Period of Performance From 01 JUL 2026 to 30 JUN 2027

Option Line Item 8001	Delivery Schedule	Ship To Address	FoB Details
		Place of Performance	Destination
		DoDAAC: F3T3CE	
		Cage:	
		DunsNumber:	
		Duns4Number:	
		CountryCode: USA	

F3T3CE 4 CES CECH

FoB Details

Destination

1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 United States

OfficeCode: Terry Wooley Telephone: 9197225282 Email:

Period of Performance From 01 JUL 2027 to 30 JUN 2028

Option Line Item	Delivery Schedule	Ship To Address	FoB Details
8002		Place of Performance	Destination
		DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA	
		F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 United States	
		OfficeCode: Terry Wooley Telephone: 9197225282 Email:	
	Period of Performance From 01 JUL 2027 to 30 JUN 2028		
Option Line	Delivery Schedule	Ship To Address	FoB Details
ltem 8003		Place of Performance	Destination
		DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA	
		F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 United States	
		OfficeCode:	

Terry Wooley Telephone: 9197225282 Email:

Period of Performance From 01 JUL 2027 to 30 JUN 2028

Option Line Item	Delivery Schedule	Ship To Address	FoB Details
8004		Place of Performance	Destination
		DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA	
		F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 United States	
		OfficeCode: Terry Wooley Telephone: 9197225282 Email:	
	Period of Performance From 01 JUL 2027 to 30 JUN 2028		
Option Line Item	Delivery Schedule	Ship To Address	FoB Details
8005		Place of Performance	Destination
		DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA	
		F3T3CE 4 CES CECH 1095 PETERSON AVE	

AF NO MILSBILLS PROC CP 9197225521

SEYMOUR JOHNSON AFB,

Terry Wooley Telephone: 9197225282

NC 27531 2187 United States

OfficeCode:

Email:

Period of Performance From 01 JUL 2027 to 30 JUN 2028

Ontion Line	Delivery Schedule	Shin To Address	FoB Details
Option Line Item 9001	Delivery Schedule	Ship To Address	FOD Details
		Place of Performance	Destination
		DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA	
		F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 United States	
		OfficeCode: Terry Wooley Telephone: 9197225282 Email:	
	Period of Performance From 01 JUL 2028 to 30 JUN 2029		
Option Line	Delivery Schedule	Ship To Address	FoB Details
ltem 9002		Place of Performance	Destination
		DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA	
		F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 United States	
		OfficeCode: Terry Wooley Telephone: 9197225282 Email:	
	Period of Performance From 01 JUL 2028 to 30 JUN 2029		

to 30 JUN 2029

FoB Details

Destination

Option Line Item	Delivery Schedule	Ship To Address
9003		Place of Performance
		DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA

F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 United States

OfficeCode: Terry Wooley Telephone: 9197225282 Email:

Period of Performance From 01 JUL 2028 to 30 JUN 2029

Option Line Item 9004	Delivery Schedule	Ship To Address	FoB Details
		Place of Performance	Destination
		DoDAAC: F3T3CE Cage: DunsNumber: Duns4Number: CountryCode: USA	
		F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 United States	
		OfficeCode: Terry Wooley Telephone: 9197225282 Email:	
	Period of Performance From 01 JUL 2028 to 30 JUN 2029		
Option Line	Delivery Schedule	Ship To Address	FoB Details
ltem 9005		Place of Performance	Destination
		DoDAAC: F3T3CE Cage: DunsNumber:	

Duns4Number: CountryCode: USA

F3T3CE 4 CES CECH 1095 PETERSON AVE AF NO MILSBILLS PROC CP 9197225521 SEYMOUR JOHNSON AFB, NC 27531 2187 United States

OfficeCode: Terry Wooley Telephone: 9197225282 Email:

Period of Performance From 01 JUL 2028 to 30 JUN 2029

Contract Administration Data

ACRN				Lin	e of Accounting		
AA	5793400	309 18AQ	374446 01	53330 27479F	387700 F87700	WO:EQDOLI	
Amount							USD 38,969.79
AB	5793400	309 18AQ	374446 01	53308 27479F	387700 F87700	WO:EQDULB	
Amount							USD 16,700.25
AA	5793400	309 18AQ	374446 01	53330 27479F	387700 F87700	WO:EQDOLI	•
Amount							USD 5,124.60
AA	5793400	309 18AQ	374446 01	53330 27479F	387700 F87700	WO:EQDOLI	
Amount							USD 2,400.00
AA	5793400	309 18AQ	374446 01	53330 27479F	387700 F87700	WO:EQDOLI	•
Amount							USD 12,524.20

ACRN	CLIN/SLIN	CIN	Amount
AA	000101	000000000003565381	USD 38,969.79
AA	000301	000000000003565383	USD 5,124.60
AA	000401	000000000003565384	USD 2,400.00
AA	000501	000000000003565387	USD 12,524.20
AB	000201	000000000003565382	USD 16,700.25

DFARS Clauses Incorporated by Reference

Number	Title	Effective Date
252.201-7000	Contracting Officer's Representative	1991-12
252.204-7006	Billing Instructions.	2005-10
252.232-7003	Electronic Submission of Payment Requests and Receiving Reports.	2018-12

DFARS Clauses Incorporated by Full Text

252.232-7006 Wide Area WorkFlow Payment Instructions. 2018-12

As prescribed in 232.7004(b), use the following clause: WIDE AREA WORKFLOW PAYMENT INSTRUCTIONS (DEC 2018) (a) Definitions. As used in this clause- Department of Defense Activity Address Code (DoDAAC) is a six position code that uniquely identifies a unit, activity, or organization. Document type means the type of payment request or receiving report available for creation in Wide Area WorkFlow (WAWF). Local processing office (LPO) is the office responsible for payment certification when payment certification is done external to the entitlement system. Payment request and receiving report are defined in the clause at 252.232-7003, Electronic Submission of Payment Requests and Receiving Reports. (b) Electronic invoicing. The WAWF system provides the method to electronically process vendor payment requests and receiving reports, as authorized by Defense Federal Acquisition Regulation Supplement (DFARS) 252.232-7003, Electronic Submission of Payment Requests and Receiving Reports. (c) WAWF access. To access WAWF, the Contractor shall- (1) Have a designated electronic business point of contact in the System for Award Management at https://www.sam.gov; and (2) Be registered to use WAWF at https://wawf.eb.mil/ following the step-by-step procedures for self-registration available at this web site. (d) WAWF training. The Contractor should follow the training instructions of the WAWF Web-Based Training Course and use the Practice Training Site before submitting payment requests through WAWF. Both can be accessed by selecting the Web Based Training link on the WAWF home page at https://wawf.eb.mil/ (e) WAWF methods of document submission. Document submissions may be via web entry, Electronic Data Interchange, or File Transfer Protocol. (f) WAWF payment instructions. The Contractor shall use the following information when submitting payment requests and receiving reports in WAWF for this contract or task or delivery order: (1) Document type. The Contractor shall submit payment requests using the following document type(s): (i) For cost-type line items, including labor-hour or time-and-materials, submit a cost voucher. (ii) For fixed price line items (A) That require shipment of a deliverable, submit the invoice and receiving report specified by the Contracting Officer. __INVOICE 2 IN 1__ (Contracting Officer: Insert applicable invoice and receiving report document type(s) for fixed price line items that require shipment of a deliverable.) (B) For services that do not require shipment of a deliverable, submit either the Invoice 2in1, which meets the requirements for the invoice and receiving report,

or the applicable invoice and receiving report, as specified by the Contracting Officer. INVOICE 2 IN 1 (Contracting Officer: Insert either Invoice 2in1 or the applicable invoice and receiving report document type(s) for fixed price line items for services.) (iii) For customary progress payments based on costs incurred, submit a progress payment request. (iv) For performance based payments, submit a performance based payment request. (v) For commercial item financing, submit a commercial item financing request. (2) Fast Pay requests are only permitted when Federal Acquisition Regulation (FAR) 52.213-1 is included in the contract. (f) [Note: The Contractor may use a WAWF combo document type to create some combinations of invoice and receiving report in one step.] (3) Document routing. The Contractor shall use the information in the Routing Data Table below only to fill in applicable fields in WAWF when creating payment requests and receiving reports in the system. Routing Data Table* | Field Name in WAWF || Data to be entered in WAWF || Pay Official DoDAAC || _F87700__ || Issue By DoDAAC || __FA4809__ || Admin DoDAAC || __FA4809__ || Inspect By DoDAAC || _ II Ship To Code || __F3T3CE__ || Ship From Code || ____ || Mark For Code || ____ || Service Approver (DoDAAC) || __ || Service Acceptor (DoDAAC) || ___FA4809/F3T3CE__ || Accept at Other DoDAAC || __ || LPO DoDAAC || || DCAA Auditor _ || Other DoDAAC(s) || _____ | (*Contracting Officer: Insert applicable DoDAAC information. If multiple ship DoDAAC || to/acceptance locations apply, insert See Schedule or Not applicable.) (**Contracting Officer: If the contract provides for progress payments or performance-based payments, insert the DoDAAC for the contract administration office assigned the functions under FAR 42.302(a)(13).) (4) Payment request. The Contractor shall ensure a payment request includes documentation appropriate to the type of payment request in accordance with the payment clause, contract financing clause, or Federal Acquisition Regulation 52.216-7, Allowable Cost and Payment, as applicable. (5) Receiving report. The Contractor shall ensure a receiving report meets the requirements of DFARS Appendix F. (g) WAWF point of contact. (1) The Contractor may obtain clarification regarding invoicing in WAWF from the following contracting activitys WAWF point of contact. michael.demers.4@us.af.mil (Contracting Officer: Insert applicable information or Not applicable.) (2) Contact the WAWF helpdesk at 866-618-5988, if assistance is needed. (End of clause)

252.232-7007 Limitation of Governments Obligation. 2014-04

As prescribed in 232.705-70, use the following clause: LIMITATION OF GOVERNMENTS OBLIGATION (APR 2014) (a) Contract line item(s) 0001, 0002, 0003, 0004 & 0005 are incrementally funded. For this/these item(s), the sum of \$75,718.84 of the total price is presently available for payment and allotted to this contract. An allotment schedule is set forth in paragraph (i) of this clause. (b) For item(s) identified in paragraph (a) of this clause, the Contractor agrees to perform up to the point at which the total amount payable by the Government, including reimbursement in the event of termination of those item(s) for the Governments convenience, approximates the total amount currently allotted to the contract. The Contractor is not authorized to continue work on those item(s) beyond that point. The Government will not be obligated in any event to reimburse the Contractor in excess of the amount allotted to the contract for those item(s) regardless of anything to the contrary in the clause entitled Termination for Convenience of the Government. As used in this clause, the total amount payable by the Government in the event of termination of applicable contract line item(s) for convenience includes costs, profit, and estimated termination settlement costs for those item(s). (c) Notwithstanding the dates specified in the allotment schedule in paragraph (j) of this clause, the Contractor will notify the Contracting Officer in writing at least ninety days prior to the date when, in the Contractors best judgment, the work will reach the point at which the total amount payable by the Government, including any cost for termination for convenience, will approximate 85 percent of the total amount then allotted to the contract for performance of the applicable item(s). The notification will state (1) the estimated date when that point will be reached and (2) an estimate of additional funding, if any, needed to continue performance of applicable line items up to the next scheduled date for allotment of funds identified in paragraph (j) of this clause, or to a mutually agreed upon substitute date. The notification will also advise the Contracting Officer of the estimated amount of additional funds that will be required for the timely performance of the item(s) funded pursuant to this clause, for a subsequent period as may be specified in the allotment schedule in paragraph (j) of this clause or otherwise agreed to by the parties. If after such notification additional funds are not allotted by the date identified in the Contractors notification, or by an agreed substitute date, the Contracting Officer will terminate any item(s) for which additional funds have not been allotted, pursuant to the clause of this contract entitled Termination for Convenience of the Government. (d) When additional funds are allotted for continued performance of the contract line item(s) identified in paragraph (a) of this clause, the parties will agree as to the period of contract performance which will be covered by the funds. The provisions of paragraphs (b) through (d) of this clause will apply in like manner to the additional allotted funds and agreed substitute date, and the contract will be modified accordingly. (e) If, solely by reason of failure of the Government to allot additional funds, by the dates indicated below, in amounts sufficient for timely performance of the contract line item(s) identified in paragraph (a) of this clause, the Contractor incurs additional costs or is delayed in the performance of the work under this contract and if additional funds are allotted, an equitable adjustment will be made in the price or prices (including appropriate target, billing, and ceiling prices where applicable) of the item(s), or in the time of delivery, or both. Failure to agree to any such equitable adjustment hereunder will be a dispute concerning a question of fact within the meaning of the clause entitled Disputes. (f) The Government may at any time prior to termination allot additional funds for the performance of the contract line item(s) identified in paragraph (a) of this clause. (g) The termination provisions of this clause do not limit the rights of the Government under the clause entitled Default. The provisions of this clause are limited to the work and allotment of funds for the contract line item(s) set forth in paragraph (a) of this clause. This clause no longer applies once the contract is fully funded except with regard to the rights or obligations of the parties concerning equitable adjustments negotiated under paragraphs (d) and (e) of this clause. (h) Nothing in this clause affects the right of the Government to terminate this contract pursuant to the clause of this contract entitled Termination for Convenience of the Government. (i) Nothing in this clause shall be construed as authorization of voluntary services whose acceptance is otherwise prohibited under 31 U.S.C. 1342. (j) The parties contemplate that the

Special Contract Requirements

Contract Clauses

52.212-4 Contract Terms and Conditions -- Commercial Items (Oct 2018)

52.212-5 -- Contract Terms and Conditions Required to Implement Statutes or Executive Orders -- Commercial Items.

As prescribed in 12.301(b)(4), insert the following clause:

Contract Terms and Conditions Required to Implement Statutes or Executive Orders -- Commercial Items (Jan 2019)

(a) The Contractor shall comply with the following Federal Acquisition Regulation (FAR) clauses, which are incorporated in this contract by reference, to implement provisions of law or Executive orders applicable to acquisitions of commercial items:

(1) 52.203-19, Prohibition on Requiring Certain Internal Confidentiality Agreements or Statements (Jan 2017) (section 743 of Division E, Title VII, of the Consolidated and Further Continuing Appropriations Act 2015 (Pub. L. 113-235) and its successor provisions in subsequent appropriations acts (and as extended in continuing resolutions)).

(2) 52.204-23, Prohibition on Contracting for Hardware,

Software, and Services Developed or Provided by Kaspersky Lab and

Other Covered Entities (Jul 2018) (Section 1634 of Pub. L. 115-91).

(3) 52.209-10, Prohibition on Contracting with Inverted Domestic Corporations (Nov 2015)

(4) 52.233-3, Protest After Award (AUG 1996) (31 U.S.C. 3553).

(5) 52.233-4, Applicable Law for Breach of Contract Claim (OCT 2004) (Public Laws 108-77, 108-78 (19 U.S.C. 3805 note)).

(b) The Contractor shall comply with the FAR clauses in this paragraph (b) that the contracting officer has indicated as being incorporated in this contract by reference to implement provisions of law or Executive orders applicable to acquisitions of commercial items:

[Contracting Officer check as appropriate.]

____ (1) 52.203-6, Restrictions on Subcontractor Sales to the Government (Sept 2006), with Alternate I (Oct 1995) (41 U.S.C. 4704 and 10 U.S.C. 2402).

____ (2) 52.203-13, Contractor Code of Business Ethics and Conduct (Oct 2015) (41 U.S.C. 3509).

____ (3) 52.203-15, Whistleblower Protections under the American Recovery and Reinvestment Act of 2009 (Jun 2010) (Section 1553 of Pub L. 111-5) (Applies to contracts funded by the American Recovery and Reinvestment Act of 2009).

____ (4) 52.204-10, Reporting Executive Compensation and First-Tier Subcontract Awards (Oct 2018) (Pub. L. 109-282) (31 U.S.C. 6101 note).

____ (5) [Reserved]

(6) 52.204-14, Service Contract Reporting Requirements (Oct 2016) (Pub. L. 111-117, section 743 of Div. C).

____ (7) 52.204-15, Service Contract Reporting Requirements for Indefinite-Delivery Contracts (Oct 2016) (Pub. L. 111-117, section 743 of Div. C).

____ (8) 52.209-6, Protecting the Government's Interest When Subcontracting with Contractors Debarred, Suspended, or Proposed for Debarment (Oct 2015) (31 U.S.C. 6101 note).

____ (9) 52.209-9, Updates of Publicly Available Information Regarding Responsibility Matters (Oct 2018) (41 U.S.C. 2313).

____ (10) [Reserved]

____ (11) (i) 52.219-3, Notice of HUBZone Set-Aside or Sole-Source Award (Nov 2011) (15 U.S.C. 657a).

____ (ii) Alternate I (Nov 2011) of 52.219-3.

____ (12) (i) 52.219-4, Notice of Price Evaluation Preference for HUBZone Small Business Concerns (Oct 2014) (if the offeror elects to waive the preference, it shall so indicate in its offer)(15 U.S.C. 657a).

- ____ (ii) Alternate I (Jan 2011) of 52.219-4.
- ____ (13) [Reserved]
- ____ (14) (i) 52.219-6, Notice of Total Small Business Aside (Nov 2011) (15 U.S.C. 644).
- ____ (ii) Alternate I (Nov 2011).
- ____ (iii) Alternate II (Nov 2011).
- (15) (i) 52.219-7, Notice of Partial Small Business Set-Aside (June 2003) (15 U.S.C. 644).
- ____ (ii) Alternate I (Oct 1995) of 52.219-7.
- (iii) Alternate II (Mar 2004) of 52.219-7.
- (16) 52.219-8, Utilization of Small Business Concerns (Oct 2018) (15 U.S.C. 637(d)(2) and (3)).
- (17) (i) 52.219-9, Small Business Subcontracting Plan (Aug 2018) (15 U.S.C. 637 (d)(4)).
- (ii) Alternate I (Nov 2016) of 52.219-9.
- (iii) Alternate II (Nov 2016) of 52.219-9.
- (iv) Alternate III (Nov 2016) of 52.219-9.
- ____ (v) Alternate IV (Aug 2018) of 52.219-9.
- (18) 52.219-13, Notice of Set-Aside of Orders (Nov 2011) (15 U.S.C. 644(r)).
- (19) 52.219-14, Limitations on Subcontracting (Jan 2017) (15 U.S.C. 637(a)(14)).
- (20) 52.219-16, Liquidated Damages--Subcontracting Plan (Jan 1999) (15 U.S.C. 637(d)(4)(F)(i)).
- ____ (21) 52.219-27, Notice of Service-Disabled Veteran-Owned Small Business Set-Aside (Nov 2011) (15 U.S.C. 657f).
- ____ (22) 52.219-28, Post Award Small Business Program Rerepresentation (Jul 2013) (15 U.S.C. 632(a)(2)).

____ (23) 52.219-29, Notice of Set-Aside for, or Sole Source Award to, Economically Disadvantaged Women-Owned Small Business Concerns (Dec 2015) (15 U.S.C. 637(m)).

____ (24) 52.219-30, Notice of Set-Aside for, or Sole Source Award to, Women-Owned Small Business Concerns Eligible Under the Women-Owned Small Business Program (Dec 2015) (15 U.S.C. 637(m)).

- ____ (25) 52.222-3, Convict Labor (June 2003) (E.O. 11755).
- ____ (26) 52.222-19, Child Labor--Cooperation with Authorities and Remedies (Jan 2018) (E.O. 13126).
- (27) 52.222-21, Prohibition of Segregated Facilities (Apr 2015).
- ____ (28) (i) 52.222-26, Equal Opportunity (Sep 2016) (E.O. 11246).
- (ii) Alternate I (Feb 1999) of 52.222-26.
- (29) (i) 52.222-35, Equal Opportunity for Veterans (Oct 2015) (38 U.S.C. 4212).
- (ii) Alternate I (July 2014) of 52.222-35.
- ____ (30) (i) 52.222-36, Equal Opportunity for Workers with Disabilities (Jul 2014) (29 U.S.C. 793).

(ii) Alternate I (July 2014) of 52.222-36.

(31) 52.222-37, Employment Reports on Veterans (Feb 2016) (38 U.S.C. 4212).

____ (32) 52.222-40, Notification of Employee Rights Under the National Labor Relations Act (Dec 2010) (E.O. 13496).

____ (33) (i) 52.222-50, Combating Trafficking in Persons (JAN 2019)

(22 U.S.C. chapter 78 and E.O. 13627).

(ii) Alternate I (Mar 2015) of 52.222-50, (22 U.S.C. chapter 78 and E.O. 13627).

____ (34) 52.222-54, Employment Eligibility Verification (Oct 2015). (E. O. 12989). (Not applicable to the acquisition of commercially available off-the-shelf items or certain other types of commercial items as prescribed in 22.1803.)

____ (35) (i) 52.223-9, Estimate of Percentage of Recovered Material Content for EPA-Designated Items (May 2008) (42 U.S.C. 6962(c)(3)(A)(ii)). (Not applicable to the acquisition of commercially available off-the-shelf items.)

____ (ii) Alternate I (May 2008) of 52.223-9 (42 U.S.C. 6962(i)(2)(C)). (Not applicable to the acquisition of commercially available off-the-shelf items.)

____ (36) 52.223-11, Ozone-Depleting Substances and High Global Warming Potential Hydrofluorocarbons (Jun 2016) (E.O.13693).

____ (37) 52.223-12, Maintenance, Service, Repair, or Disposal of Refrigeration Equipment and Air Conditioners (Jun 2016) (E.O. 13693).

____ (38) (i) 52.223-13, Acquisition of EPEAT(r) -Registered Imaging Equipment (Jun 2014) (E.O.s 13423 and 13514

____ (ii) Alternate I (Oct 2015) of 52.223-13.

____ (39) (i) 52.223-14, Acquisition of EPEAT(r) -Registered Television (Jun 2014) (E.O.s 13423 and 13514).

(ii) Alternate I (Jun 2014) of 52.223-14.

____ (40) 52.223-15, Energy Efficiency in Energy-Consuming Products (Dec 2007) (42 U.S.C. 8259b).

____ (41) (i) 52.223-16, Acquisition of EPEAT(r) -Registered Personal Computer Products (Oct 2015) (E.O.s 13423 and 13514).

____ (ii) Alternate I (Jun 2014) of 52.223-16.

XX (42) 52.223-18, Encouraging Contractor Policies to Ban Text Messaging while Driving (Aug 2011) (E.O. 13513).

- (43) 52.223-20, Aerosols (Jun 2016) (E.O. 13693).
- ____ (44) 52.223-21, Foams (Jun 2016) (E.O. 13696).
- (45) (i) 52.224-3, Privacy Training (Jan 2017) (5 U.S.C. 552a).
- (ii) Alternate I (Jan 2017) of 52.224-3.

____ (46) 52.225-1, Buy American--Supplies (May 2014) (41 U.S.C. chapter 83).

_____ (47) (i) 52.225-3, Buy American--Free Trade Agreements--Israeli Trade Act (May 2014) (41 U.S.C. chapter 83, 19 U.S.C. 3301 note, 19 U.S.C. 2112 note, 19 U.S.C. 3805 note, 19 U.S.C. 4001 note, Pub. L. 103-182, 108-77, 108-78, 108-286, 108-302, 109-53, 109-169, 109-283, 110-138, 112-41, 112-42, and 112-43).

- (ii) Alternate I (May 2014) of 52.225-3.
- ____ (iii) Alternate II (May 2014) of 52.225-3.
- ____ (iv) Alternate III (May 2014) of 52.225-3.

___ (48) 52.225-5, Trade Agreements (Aug 2018) (19 U.S.C. 2501, et seq., 19 U.S.C. 3301 note).

____ (49) 52.225-13, Restrictions on Certain Foreign Purchases (June 2008) (E.O.'s, proclamations, and statutes administered by the Office of Foreign Assets Control of the Department of the Treasury).

____ (50) 52.225-26, Contractors Performing Private Security Functions Outside the United States (Oct 2016) (Section 862, as amended, of the National Defense Authorization Act for Fiscal Year 2008; 10 U.S.C. 2302 Note).

____ (51) 52.226-4, Notice of Disaster or Emergency Area Set-Aside (Nov 2007) (42 U.S.C. 5150).

____ (52) 52.226-5, Restrictions on Subcontracting Outside Disaster or Emergency Area (Nov 2007) (42 U.S.C. 5150).

____ (53) 52.232-29, Terms for Financing of Purchases of Commercial Items (Feb 2002) (41 U.S.C. 4505), 10 U.S.C. 2307(f)).

____ (54) 52.232-30, Installment Payments for Commercial Items (Jan 2017) (41 U.S.C. 4505, 10 U.S.C. 2307(f)).

XX (55) 52.232-33, Payment by Electronic Funds Transfer--System for Award Management (Oct 2018) (31 U.S.C. 3332).

____ (56) 52.232-34, Payment by Electronic Funds Transfer--Other Than System for Award Management (Jul 2013) (31 U.S.C. 3332).

____ (57) 52.232-36, Payment by Third Party (May 2014) (31 U.S.C. 3332).

(58) 52.239-1, Privacy or Security Safeguards (Aug 1996) (5 U.S.C. 552a).

____ (59) 52.242-5, Payments to Small Business Subcontractors (Jan 2017) (15 U.S.C. 637(d)(12)).

____ (60) (i) 52.247-64, Preference for Privately Owned U.S.-Flag Commercial Vessels (Feb 2006) (46 U.S.C. Appx 1241(b) and 10 U.S.C. 2631).

(ii) Alternate I (Apr 2003) of 52.247-64.

(iii) Alternate II (Feb 2006) of 52.247-64.

(c) The Contractor shall comply with the FAR clauses in this paragraph (c), applicable to commercial services, that the Contracting Officer has indicated as being incorporated in this contract by reference to implement provisions of law or executive orders applicable to acquisitions of commercial items:

[Contracting Officer check as appropriate.]

(1) 52.222-17, Nondisplacement of Qualified Workers (May 2014) (E.O. 13495)

____ (2) 52.222-41, Service Contract Labor Standards (Aug 2018) (41 U.S.C. chapter 67.).

(3) 52.222-42, Statement of Equivalent Rates for Federal Hires (May 2014) (29 U.S.C. 206 and 41 U.S.C. chapter 67).

____ (4) 52.222-43, Fair Labor Standards Act and Service Contract Labor Standards -- Price Adjustment (Multiple Year and Option Contracts) (Aug 2018) (29 U.S.C.206 and 41 U.S.C. chapter 67).

____ (5) 52.222-44, Fair Labor Standards Act and Service Contract Labor Standards -- Price Adjustment (May 2014) (29 U.S.C. 206 and 41 U.S.C. chapter 67).

____ (6) 52.222-51, Exemption from Application of the Service Contract Labor Standards to Contracts for Maintenance, Calibration, or Repair of Certain Equipment--Requirements (May 2014) (41 U.S.C. chapter 67).

XX(7) 52.222-53, Exemption from Application of the Service Contract Labor Standards to Contracts for Certain Services--Requirements (May 2014) (41 U.S.C. chapter 67).

(8) 52.222-55, Minimum Wages Under Executive Order 13658 (Dec 2015) (E.O. 13658).

____ (9) 52.222-62, Paid Sick Leave Under Executive Order 13706 (JAN 2017) (E.O. 13706).

(10) 52.226-6, Promoting Excess Food Donation to Nonprofit Organizations. (May 2014) (42 U.S.C. 1792).

(d) Comptroller General Examination of Record The Contractor shall comply with the provisions of this paragraph (d) if this contract was awarded using other than sealed bid, is in excess of the simplified acquisition threshold, and does not contain the clause at 52.215-2, Audit and Records -- Negotiation.

(1) The Comptroller General of the United States, or an authorized representative of the Comptroller General, shall have access to and right to examine any of the Contractor's directly pertinent records involving transactions related to this contract.

(2) The Contractor shall make available at its offices at all reasonable times the records, materials, and other evidence for examination, audit, or reproduction, until 3 years after final payment under this contract or for any shorter period specified in FAR Subpart 4.7, Contractor Records Retention, of the other clauses of this contract. If this contract is completely or partially terminated, the records relating to the work terminated shall be made available for 3 years after any resulting final termination settlement. Records relating to appeals under the disputes clause or to litigation or the settlement of claims arising under or relating to this contract shall be made available until such appeals, litigation, or claims are finally resolved.

(3) As used in this clause, records include books, documents, accounting procedures and practices, and other data, regardless of type and regardless of form. This does not require the Contractor to create or maintain any record that the Contractor does not maintain in the ordinary course of business or pursuant to a provision of law.

(e)

(1) Notwithstanding the requirements of the clauses in paragraphs (a), (b), (c) and (d) of this clause, the Contractor is not required to flow down any FAR clause, other than those in this paragraph (e)(1) in a subcontract for commercial items. Unless otherwise indicated below, the extent of the flow down shall be as required by the clause--

(i) 52.203-13, Contractor Code of Business Ethics and Conduct (Jan 2019) (41 U.S.C. 3509).

(ii) 52.203-19, Prohibition on Requiring Certain Internal Confidentiality Agreements or Statements (Jan 2017) (section 743 of Division E, Title VII, of the Consolidated and Further Continuing Appropriations Act, 2015 (Pub. L. 113-235) and its successor provisions in subsequent appropriations acts (and as extended in continuing resolutions)).

(iii) 52.204-23, Prohibition on Contracting for Hardware,

Software, and Services Developed or Provided by Kaspersky Lab and

Other Covered Entities (Jul 2018) (Section 1634 of Pub. L. 115-91).

(iv) 52.219-8, Utilization of Small Business Concerns (Oct 2018) (15 U.S.C. 637(d)(2) and (3)), in all subcontracts that offer further subcontracting opportunities. If the subcontract (except subcontracts to small business concerns) exceeds \$700,000 (\$1.5 million for construction of any public facility), the subcontractor must include 52.219-8 in lower tier subcontracts that offer subcontracting opportunities.

(v) 52.222-17, Nondisplacement of Qualified Workers (May 2014) (E.O. 13495). Flow down required in accordance with paragraph (1) of FAR clause 52.222-17.

(vi) 52.222-21, Prohibition of Segregated Facilities (Apr 2015).

(vii) 52.222-26, Equal Opportunity (Sep 2016) (E.O. 11246).

(viii) 52.222-35, Equal Opportunity for Veterans (Oct 2019) (38 U.S.C. 4212).

(ix) 52.222-36, Equal Opportunity for Workers with Disabilities (Jul 2014) (29 U.S.C. 793).

(x) 52.222-37, Employment Reports on Veterans (Feb 2016) (38 U.S.C. 4212).

(xi) 52.222-40, Notification of Employee Rights Under the National Labor Relations Act (Dec 2010) (E.O. 13496). Flow down required in accordance with paragraph (f) of FAR clause 52.222-40.

(xii) 52.222-41, Service Contract Labor Standards (Aug 2018), (41 U.S.C. chapter 67).

(xiii) (A) 52.222-50, Combating Trafficking in Persons (Jan 2019) (22 U.S.C. chapter 78 and E.O. 13627).

(B) Alternate I (Mar 2015) of 52.222-50 (22 U.S.C. chapter 78 E.O. 13627).

(xiv) 52.222-51, Exemption from Application of the Service Contract Labor Standards to Contracts for Maintenance, Calibration, or Repair of Certain Equipment--Requirements (May 2014) (41 U.S.C. chapter 67.)

(xv) 52.222-53, Exemption from Application of the Service Contract Labor Standards to Contracts for Certain Services--Requirements (May 2014) (41 U.S.C. chapter 67)

(xvi) 52.222-54, Employment Eligibility Verification (Oct 2015) (E. O. 12989).

(xvii) 52.222-55, Minimum Wages Under Executive Order 13658 (Dec 2015).

(xviii) 52.222-62, Paid sick Leave Under Executive Order 13706 (JAN 2017) (E.O. 13706).

(xix) (A) 52.224-3, Privacy Training (Jan 2017) (5 U.S.C. 552a).

(B) Alternate I (Jan 2017) of 52.224-3.

(xx) 52.225-26, Contractors Performing Private Security Functions Outside the United States (Oct 2016) (Section 862, as amended, of the National Defense Authorization Act for Fiscal Year 2008; 10 U.S.C. 2302 Note).

(xxi) 52.226-6, Promoting Excess Food Donation to Nonprofit Organizations. (May 2014) (42 U.S.C. 1792). Flow down required in accordance with paragraph (e) of FAR clause 52.226-6.

(xxii) 52.247-64, Preference for Privately-Owned U.S. Flag Commercial Vessels (Feb 2006) (46 U.S.C. Appx 1241(b) and 10 U.S.C. 2631). Flow down required in accordance with paragraph (d) of FAR clause 52.247-64.

(2) While not required, the Contractor may include in its subcontracts for commercial items a minimal number of additional clauses necessary to satisfy its contractual obligations.

(End of Clause)

52.216-4 -- Economic Price Adjustment -- Labor and Material (Jan 2017) AS ADJUSTED

(a) The Contractor shall notify the Contracting Officer if, at any time during contract performance, the rate of pay for labor (including fringe benefits) or the unit price for fuel increase or decrease. (Fuel rate is set at \$2.25 per gallon) The Contractor shall furnish this notice within 60 days after the increase or decrease, or within any additional period that the Contracting Officer may approve in writing, but not later than the date of final payment under this contract. The notice shall include the Contractor's proposal for an adjustment in the contract unit prices to be negotiated under paragraph (b) of this clause, and shall include, in the form required by the Contracting Officer, supporting data explaining the cause, effective date, and amount of the increase or decrease and the amount of the Contractor's adjustment proposal.

(b) Promptly after the Contracting Officer receives the notice and data under paragraph (a) of this clause, the Contracting Officer and the Contractor shall negotiate a price adjustment in the contract unit prices and its effective date. However, the Contracting Officer may postpone the negotiations until an accumulation of increases and decreases in the labor rates (including fringe benefits) and unit prices of material shown in the Schedule results in an adjustment allowable under subparagraph (c)(3) of this clause. The Contracting Officer shall modify this contract

(1) to include the price adjustment and its effective date and

(2) to revise the labor rates (including fringe benefits) or unit prices of material as shown in the Schedule to reflect the increases or decreases resulting from the adjustment. The Contractor shall continue performance pending agreement on, or determination of, any adjustment and its effective date.

(c) Any price adjustment under this clause is subject to the following limitations:

(1) Any adjustment shall be limited to the effect on unit prices of the increases or decreases in the rates of pay for labor (including fringe benefits) or unit prices for material shown in the Schedule. There shall be no adjustment for --

(i) Supplies or services for which the production cost is not affected by such changes;

(ii) Changes in rates or unit prices other than those shown in the Schedule; or

(iii) Changes in the quantities of labor or material used from those shown in the Schedule for each item.

(2) No upward adjustment shall apply to supplies or services that are required to be delivered or performed before the effective date of the adjustment, unless the Contractor's failure to deliver or perform according to the delivery schedule results from causes beyond the Contractor's control and without its fault or negligence, within the meaning of the Default clause.

(3) There shall be no adjustment for any change in rates of pay for labor (including fringe benefits) or unit prices for material which would not result in a net change of at least 3 percent of the then-current total contract price. This limitation shall not apply, however, if, after final delivery of all line items, either party requests an adjustment under paragraph (b) of this clause.

(4) The aggregate of the increases in any contract unit price made under this clause shall not exceed 25 percent of the original unit price. There is no percentage limitation on the amount of decreases that may be made under this clause.

(d) The Contracting Officer may examine the Contractor's books, records, and other supporting data relevant to the cost of labor (including fringe benefits) and material during all reasonable times until the end of 3 years after the date of final payment under this contract or the time periods specified in Subpart 4.7 of the Federal Acquisition Regulation (FAR), whichever is earlier.

(End of Clause)

52.222-43 -- Fair Labor Standards Act and Service Contract Labor Standards -- Price Adjustment (Multiple Year and Option Contracts) (Aug 2018)

(a) This clause applies to both contracts subject to area prevailing wage determinations and contracts subject to collective bargaining agreements.

(b) The Contractor warrants that the prices in this contract do not include any allowance for any contingency to cover increased costs for which adjustment is provided under this clause.

(c) The wage determination, issued under the Service Contract Labor Standards statute, (41 U.S.C. chapter 67), by the Administrator, Wage and Hour Division, U.S. Department of Labor, current on the anniversary date of a multiple year contract or the beginning of each renewal option period, shall apply to this contract. If no such determination has been made applicable to this contract, then the Federal minimum wage as established by section 6(a)(1) of the Fair Labor Standards Act of 1938, as amended, (29 U.S.C. 206) current on the anniversary date of a multiple year contract or the beginning of each renewal option period.

(d) The contract price, contract unit price labor rates, or fixed hourly labor rates will be adjusted to reflect the Contractor's actual increase or decrease in applicable wages and fringe benefits to the extent that the increase is made to comply with or the decrease is voluntarily made by the Contractor as a result of:

(1) The Department of Labor wage determination applicable on the anniversary date of the multiple year contract, or at the beginning of the renewal option period. For example, the prior year wage determination required a minimum wage rate of \$4.00 per hour. The Contractor chose to pay \$4.10. The new wage determination increases the minimum rate to \$4.50 per hour. Even if the Contractor voluntarily increases the rate to \$4.75 per hour, the allowable price adjustment is \$.40 per hour;

(2) An increased or decreased wage determination otherwise applied to the contract by operation of law; or

(3) An amendment to the Fair Labor Standards Act of 1938 that is enacted after award of this contract, affects the minimum wage, and becomes applicable to this contract under law.

(e) Any adjustment will be limited to increases or decreases in wages and fringe benefits as described in paragraph (d) of this clause, and the accompanying increases or decreases in social security and unemployment taxes and workers' compensation insurance, but shall not otherwise include any amount for general and administrative costs, overhead, or profit.

(f) The Contractor shall notify the Contracting Officer of any increase claimed under this clause within 30 days after receiving a new wage determination unless this notification period is extended in writing by the Contracting Officer. The Contractor shall promptly notify the Contracting Officer of any decrease under this clause, but nothing in the clause shall preclude the Government from asserting a claim within the period permitted by law. The notice shall contain a statement of the amount claimed and the change in fixed hourly rates (if this is a time-and-materials or labor-hour contract), and any relevant supporting data, including payroll records, that the Contracting Officer may reasonably require. Upon agreement of the parties, the contract price, contract unit price labor rates, or fixed hourly rates shall be modified in writing. The Contractor shall continue performance pending agreement on or determination of any such adjustment and its effective date.

(g) The Contracting Officer or an authorized representative shall have access to and the right to examine any directly pertinent books, documents, papers and records of the Contractor until the expiration of 3 years after final payment under the contract.

FAR Clauses Incorporated by Reference

Number	Title	Effective Date
52.203-6	Restrictions on Subcontractor Sales to the Government.	2006-09
52.203-6 Alternate I	Restrictions on Subcontractor Sales to the Government (Alternate I)	1995-10
52.203-19	Prohibition on Requiring Certain Internal Confidentiality Agreements or Statements.	2017-01
52.204-10	Reporting Executive Compensation and First-Tier Subcontract Awards.	2018-10
52.204-23	Prohibition on Contracting for Hardware, Software, and Services	2018-07
	Developed or Provided by Kaspersky Lab and Other Covered Entities.	
52.209-6	Protecting the Government's Interest When Subcontracting with	2015-10
	Contractors Debarred, Suspended, or Proposed for Debarment.	
52.209-10	Prohibition on Contracting with Inverted Domestic Corporations.	2015-11
52.219-8	Utilization of Small Business Concerns.	2018-10
52.222-21	Prohibition of Segregated Facilities.	2015-04
52.222-37	Employment Reports on Veterans.	2016-02
52.222-53	Exemption from Application of the Service Contract Labor Standards to	2014-05
	Contracts for Certain Services-Requirements.	
52.222-54	Employment Eligibility Verification.	2015-10
52.223-18	Encouraging Contractor Policies to Ban Text Messaging While Driving.	2011-08
52.225-13	Restrictions on Certain Foreign Purchases.	2008-06
52.228-5	Insurance-Work on a Government Installation.	1997-01
52.232-33	Payment by Electronic Funds Transfer-System for Award Management	.2018-10
52.232-40	Providing Accelerated Payments to Small Business Subcontractors.	2013-12
52.233-3	Protest after Award.	1996-08
52.233-4	Applicable Law for Breach of Contract Claim.	2004-10
52.237-2	Protection of Government Buildings, Equipment, and Vegetation.	1984-04
52.237-3	Continuity of Services.	1991-01

DFARS Clauses Incorporated by Reference

Number	Title	Effective Date
252.203-7000	Requirements Relating to Compensation of Former DoD Officials	2011-09
252.203-7002	Requirement to Inform Employees of Whistleblower Rights.	2013-09
252.204-7003	Control of Government Personnel Work Product.	1992-04
252.204-7012	Safeguarding Covered Defense Information and Cyber Incident	2016-10
	Reporting.	
252.204-7015	Notice of Authorized Disclosure of Information for Litigation Support.	2016-05
252.205-7000	Provision of Information to Cooperative Agreement Holders	1991-12
252.209-7004	Subcontracting with Firms that are Owned or Controlled by the	2015-10
	Government of a Country that is a State Sponsor of Terrorism.	
252.223-7006	Prohibition on Storage, Treatment, and Disposal of Toxic or Hazardous	2014-09
	Materials.	
252.225-7001	Buy American and Balance of Payments Program.	2017-12
252.225-7002	Qualifying Country Sources as Subcontractors.	2017-12
252.225-7012	Preference for Certain Domestic Commodities.	2017-12
252.225-7048	Export-Controlled Items.	2013-06
252.226-7001	Utilization of Indian Organizations, Indian-Owned Economic	2004-09
	Enterprises, and Native Hawaiian Small Business Concerns.	
252.232-7010	Levies on Contract Payments.	2006-12
252.237-7010	Prohibition on Interrogation of Detainees by Contractor Personnel.	2013-06
252.243-7001	Pricing of Contract Modifications.	1991-12
252.243-7002	Requests for Equitable Adjustment.	2012-12
252.244-7000	Subcontracts for Commercial Items	2013-06
252.246-7000	Material Inspection and Receiving Report	2008-03

AFFARS Clauses Incorporated by Reference

Effective Date 11/1/2012

FAR Clauses Incorporated by Full Text

52.217-9 Option to Extend the Term of the Contract. 2000-03

As prescribed in 17.208(g), insert a clause substantially the same as the following: Option to Extend the Term of the Contract (Mar 2000) (a) The Government may extend the term of this contract by written notice to the Contractor within __30 days__ [insert the period of time within which the Contracting Officer may exercise the option]; provided that the Government gives the Contractor a preliminary written notice of its intent to extend at least __60 days__ days [60days unless a different number of days is inserted] before the contract expires. The preliminary notice does not commit the Government to an extension. (b) If the Government exercises this option, the extended contract shall be considered to include this option clause. (c) The total duration of this contract, including the exercise of any options under this clause, shall not exceed __120 months_ (months) (years). (End of clause)

52.219-28 Post-Award Small Business Program Rerepresentation. 2013-07

As prescribed in 19.309(c), insert the following clause: (Jul 2013) (a) Definitions. As used in this clause- Long-term contract means a contract of more than five years in duration, including options. However, the term does not include contracts that exceed five years in duration because the period of performance has been extended for a cumulative period not to exceed six months under the clause at 52.217-8, Option to Extend Services, or other appropriate authority. Small business concern means a concern, including its affiliates, that is independently owned and operated, not dominant in the field of operation in which it is bidding on Government contracts, and gualified as a small business under the criteria in 13 CFR part 121 and the size standard in paragraph (c) of this clause. Such a concern is not dominant in its field of operation when it does not exercise a controlling or major influence on a national basis in a kind of business activity in which a number of business concerns are primarily engaged. In determining whether dominance exists, consideration shall be given to all appropriate factors, including volume of business, number of employees, financial resources, competitive status or position, ownership or control of materials, processes, patents, license agreements, facilities, sales territory, and nature of business activity. (b) If the Contractor represented that it was a small business concern prior to award of this contract, the Contractor shall rerepresent its size status according to paragraph (e) of this clause or, if applicable, paragraph (g) of this clause, upon the occurrence of any of the following: (1) Within 30 days after execution of a novation agreement or within 30 days after modification of the contract to include this clause, if the novation agreement was executed prior to inclusion of this clause in the contract. (2) Within 30 days after a merger or acquisition that does not require a novation or within 30 days after modification of the contract to include this clause, if the merger or acquisition occurred prior to inclusion of this clause in the contract. (3) For long-term contracts- (i) Within 60 to 120 days prior to the end of the fifth year of the contract; and (ii) Within 60 to 120 days prior to the date specified in the contract for exercising any option thereafter. (c) The Contractor shall rerepresent its size status in accordance with the size standard in effect at the time of this rerepresentation that corresponds to the North American Industry Classification System (NAICS) code assigned to this contract. The small business size standard corresponding to this NAICS code can be found at http://www.sba.gov/content/table-small-businesssize-standards. (d) The small business size standard for a Contractor providing a product which it does not manufacture itself, for a contract other than a construction or service contract, is 500 employees. (e) Except as provided in paragraph (g) of this clause, the Contractor shall make the representation required by paragraph (b) of this clause by validating or updating all its representations in the Representations and Certifications section of the System for Award Management (SAM) and its other data in SAM, as necessary, to ensure that they reflect the Contractor's current status. The Contractor shall notify the contracting office in writing within the timeframes specified in paragraph (b) of this clause that the data have been validated or updated, and provide the date of the validation or update. (f) If the Contractor represented that it was other than a small business concern prior to award of this contract, the Contractor may, but is not required to, take the actions required by paragraphs (e) or (g) of this clause. (g) If the Contractor does not have representations and certifications in SAM, or does not have a representation in SAM for the NAICS code applicable to this contract, the Contractor is required to complete the following rerepresentation and submit it to the contracting office, along with the contract number and the date on which the rerepresentation was completed: The Contractor represents that it [_] is, [_] is not a small business concern under NAICS Code __562111__ assigned to contract number __FA480919CA004__. [Contractor to sign and date and insert authorized signer's name and title]. (End of clause)

52.222-26 Equal Opportunity. 2015-09

As prescribed in 22.810(e), insert the following clause: Equal Opportunity (Sept 2015) (a) Definition. As used in this clause. "Compensation" means any payments made to, or on behalf of, an employee or offered to an applicant as remuneration for employment, including but not limited to salary, wages, overtime pay, shift differentials, bonuses, commissions, vacation and holiday pay, allowances, insurance and other benefits, stock options and awards, profit sharing, and retirement. "Compensation information" means the amount and type of compensation provided to employees or offered to applicants, including, but not limited to, the desire of the Contractor to attract and retain a particular employee for the value the employee is perceived to add to the Contractor's profit or productivity; the availability of employees with like skills in the marketplace; market research about the worth of similar jobs in the relevant marketplace; job analysis, descriptions, and evaluations; salary and pay structures; salary surveys; labor union agreements; and Contractor decisions, statements and policies related to setting or altering employee compensation. "Essential job functions" means the fundamental job duties of the employment position an individual holds. A job function may be considered essential if- (1) The access to compensation

information is necessary in order to perform that function or another routinely assigned business task; or (2) The function or duties of the position include protecting and maintaining the privacy of employee personnel records, including compensation information. "Gender identity" has the meaning given by the Department of Labor's Office of Federal Contract Compliance Programs, and is found at http://www.dol.gov/ofccp/LGBT/LGBT FAQs.html. "Sexual orientation" has the meaning given by the Department of Labor's Office of Federal Contract Compliance Programs, and is found at http://www.dol.gov/ofccp/ LGBT/LGBT FAQs.html. "United States." means the 50 States, the District of Columbia, Puerto Rico, the Northern Mariana Islands, American Samoa, Guam, the U.S. Virgin Islands, and Wake Island. (b) (1) If, during any 12-month period (including the 12months preceding the award of this contract), the Contractor has been or is awarded nonexempt Federal contracts and/or subcontracts that have an aggregate value in excess of \$10,000, the Contractor shall comply with this clause. except for work performed outside the United States by employees who were not recruited within the United States. Upon request, the Contractor shall provide information necessary to determine the applicability of this clause. (2) If the Contractor is a religious corporation, association, educational institution, or society, the requirements of this clause do not apply with respect to the employment of individuals of a particular religion to perform work connected with the carrying on of the Contractor's activities (41 CFR 60-1.5). (c) (1) The Contractor shall not discriminate against any employee or applicant for employment because of race, color, religion, sex, sexual orientation, gender identity, or national origin. However, it shall not be a violation of this clause for the Contractor to extend a publicly announced preference in employment to Indians living on or near an Indian reservation, in connection with employment opportunities on or near an Indian reservation, as permitted by 41CFR 60-1.5. (2) The Contractor shall take affirmative action to ensure that applicants are employed, and that employees are treated during employment, without regard to their race, color, religion, sex, sexual orientation, gender identity, or national origin. This shall include, but not be limited to- (i) Employment: (ii) Upgrading: (iii) Demotion: (iv) Transfer: (v) Recruitment or recruitment advertising; (vi) Layoff or termination; (vii) Rates of pay or other forms of compensation; and (viii) Selection for training, including apprenticeship. (3) The Contractor shall post in conspicuous places available to employees and applicants for employment the notices to be provided by the Contracting Officer that explain this clause. (4) The Contractor shall, in all solicitations or advertisements for employees placed by or on behalf of the Contractor, state that all qualified applicants will receive consideration for employment without regard to race, color, religion, sex, sexual orientation, gender identity, or national origin. (5) (i) The Contractor shall not discharge or in any other manner discriminate against any employee or applicant for employment because such employee or applicant has inquired about, discussed, or disclosed the compensation of the employee or applicant or another employee or applicant. This prohibition against discrimination does not apply to instances in which an employee who has access to the compensation information of other employees or applicants as a part of such employee's essential job functions discloses the compensation of such other employees or applicants to individuals who do not otherwise have access to such information, unless such disclosure is in response to a formal complaint or charge, in furtherance of an investigation, proceeding, hearing, or action, including an investigation conducted by the employer, or is consistent with the Contractor's legal duty to furnish information. (ii) The Contractor shall disseminate the prohibition on discrimination in paragraph (c)(5)(i) of this clause, using language prescribed by the Director of the Office of Federal Contract Compliance Programs (OFCCP), to employees and applicants by- (A) Incorporation into existing employee manuals or handbooks; and (B) Electronic posting or by posting a copy of the provision in conspicuous places available to employees and applicants for employment. (6) The Contractor shall send, to each labor union or representative of workers with which it has a collective bargaining agreement or other contract or understanding, the notice to be provided by the Contracting Officer advising the labor union or workers' representative of the Contractor's commitments under this clause, and post copies of the notice in conspicuous places available to employees and applicants for employment. (7) The Contractor shall comply with Executive Order11246, as amended, and the rules, regulations, and orders of the Secretary of Labor. (8) The Contractor shall furnish to the contracting agency all information required by Executive Order11246, as amended, and by the rules, regulations, and orders of the Secretary of Labor. The Contractor shall also file Standard Form100 (EEO-1), or any successor form, as prescribed in 41CFR Part60-1. Unless the Contractor has filed within the 12months preceding the date of contract award, the Contractor shall, within 30days after contract award, apply to either the regional Office of Federal Contract Compliance Programs (OFCCP) or the local office of the Equal Employment Opportunity Commission for the necessary forms. (9) The Contractor shall permit access to its premises, during normal business hours, by the contracting agency or the OFCCP for the purpose of conducting on-site compliance evaluations and complaint investigations. The Contractor shall permit the Government to inspect and copy any books, accounts, records (including computerized records), and other material that may be relevant to the matter under investigation and pertinent to compliance with Executive Order11246, as amended, and rules and regulations that implement the Executive Order. (10) If the OFCCP determines that the Contractor is not in compliance with this clause or any rule, regulation, or order of the Secretary of Labor, this contract may be canceled, terminated, or suspended in whole or in part and the Contractor may be declared ineligible for further Government contracts, under the procedures authorized in Executive Order11246, as amended. In addition, sanctions may be imposed and remedies invoked against the Contractor as provided in Executive Order11246, as amended; in the rules, regulations, and orders of the Secretary of Labor; or as otherwise provided by law. (11) The Contractor shall include the terms and conditions of this clause in every subcontract or purchase order that is not exempted by the rules, regulations, or orders of the Secretary of Labor issued under Executive Order11246, as amended, so that these terms and conditions will be binding upon each subcontractor or vendor. (12) The Contractor shall take such action with respect to any subcontract or purchase order as the Director of OFCCP may direct as a means of enforcing these terms and conditions, including sanctions for noncompliance, provided, that if the Contractor becomes involved in, or is threatened with, litigation with a subcontractor or vendor as a result of any direction, the Contractor may request the United States to enter into the litigation to protect the interests of the United States. (d) Notwithstanding any other clause in this contract, disputes relative to this clause will be governed by the procedures in 41CFR 60-1.

52.222-35 Equal Opportunity for Veterans. 2015-10

As prescribed in 22.1310(a)(1), insert the following clause: Equal Opportunity for Veterans (Oct 2015) (a) Definitions. As used in this clause- "Active duty wartime or campaign badge veteran," "Armed Forces service medal veteran," "disabled veteran," "protected veteran," "qualified disabled veteran," and "recently separated veteran" have the meanings given at FAR 22.1301. (b) Equal opportunity clause. The Contractor shall abide by the requirements of the equal opportunity clause at 41 CFR 60-300.5(a), as of March 24, 2014. This clause prohibits discrimination against qualified protected veterans, and requires affirmative action by the Contractor to employ and advance in employment qualified protected veterans. (c) Subcontracts. The Contractor shall insert the terms of this clause in subcontracts of \$150,000 or more unless exempted by rules, regulations, or orders of the Secretary of Labor. The Contractor shall act as specified by the Director, Office of Federal Contract Compliance Programs, to enforce the terms, including action for noncompliance. Such necessary changes in language may be made as shall be appropriate to identify properly the parties and their undertakings.

52.222-36 Equal Opportunity for Workers with Disabilities. 2014-07

As prescribed in 22.1408(a), insert the following clause: Equal Opportunity for Workers with Disabilities (Jul 2014) (a) Equal opportunity clause. The Contractor shall abide by the requirements of the equal opportunity clause at 41 CFR 60-741.5(a), as of March 24, 2014. This clause prohibits discrimination against qualified individuals on the basis of disability, and requires affirmative action by the Contractor to employ and advance in employment qualified individuals with disabilities. (b) Subcontracts. The Contractor shall include the terms of this clause in every subcontract or purchase order in excess of \$15,000 unless exempted by rules, regulations, or orders of the Secretary, so that such provisions will be binding upon each subcontractor or vendor. The Contractor shall act as specified by the Director, Office of Federal Contract Compliance Programs of the U.S. Department of Labor, to enforce the terms, including action for noncompliance. Such necessary changes in language may be made as shall be appropriate to identify properly the parties and their undertakings.

52.222-40 Notification of Employee Rights Under the National Labor Relations Act. 2010-12

As prescribed in 22.1605, insert the following clause: Notification of Employee Rights Under the National Labor Relations Act (Dec 2010) (a) During the term of this contract, the Contractor shall post an employee notice, of such size and in such form, and containing such content as prescribed by the Secretary of Labor, in conspicuous places in and about its plants and offices where employees covered by the National Labor Relations Act engage in activities relating to the performance of the contract, including all places where notices to employees are customarily posted both physically and electronically, in the languages employees speak, in accordance with 29CFR471.2 (d) and (f). (1) Physical posting of the employee notice shall be in conspicuous places in and about the Contractor's plants and offices so that the notice is prominent and readily seen by employees who are covered by the National Labor Relations Act and engage in activities related to the performance of the contract. (2) If the Contractor customarily posts notices to employees electronically, then the Contractor shall also post the required notice electronically by displaying prominently, on any website that is maintained by the Contractor and is customarily used for notices to employees about terms and conditions of employment, a link to the Department of Labor's website that contains the full text of the poster. The link to the Department's website, as referenced in (b)(3) of this section, must read, "Important Notice about Employee Rights to Organize and Bargain Collectively with Their Employers." (b) This required employee notice, printed by the Department of Labor, may be- (1) Obtained from the Division of Interpretations and Standards, Office of Labor-Management Standards, U.S. Department of Labor, 200 Constitution Avenue, NW., Room N-5609, Washington, DC 20210, (202) 693-0123, or from any field office of the Office of Labor-Management Standards or Office of Federal Contract Compliance Programs; (2) Provided by the Federal contracting agency if requested; (3) Downloaded from the Office of Labor-Management Standards Web site at http://www.dol.gov/olms/regs/compliance/ EO13496.htm; or (4) Reproduced and used as exact duplicate copies of the Department of Labor's official poster. (c) The required text of the employee notice referred to in this clause is located at Appendix A, Subpart A, 29 CFR Part 471. (d) The Contractor shall comply with all provisions of the employee notice and related rules, regulations, and orders of the Secretary of Labor. (e) In the event that the Contractor does not comply with the requirements set forth in paragraphs (a) through (d) of this clause, this contract may be terminated or suspended in whole or in part, and the Contractor may be suspended or debarred in accordance with 29 CFR 471.14 and subpart 9.4. Such other sanctions or remedies may be imposed as are provided by 29 CFR part 471, which implements Executive Order 13496 or as otherwise provided by law. (f) Subcontracts. (1) The Contractor shall include the substance of this clause, including this paragraph (f), in every subcontract that exceeds \$10,000 and will be performed wholly or partially in the United States, unless exempted by the rules, regulations, or orders of the Secretary of Labor issued pursuant to section 3 of Executive Order 13496 of January 30, 2009, so that such provisions will be binding upon each subcontractor. (2) The Contractor shall not procure supplies or services in a way designed to avoid the applicability of Executive Order 13496 or this clause. (3) The Contractor shall take such action with respect to any such subcontract as may be directed by the Secretary of Labor as a means of enforcing such provisions, including the imposition of sanctions for noncompliance. (4) However, if the Contractor becomes involved in litigation with a subcontractor, or is threatened with such involvement, as a result of such direction, the Contractor may request the United States, through the Secretary of Labor, to enter into such litigation to protect the interests of the United States. (End of clause)

52.222-50 Combating Trafficking in Persons. 2015-03

As prescribed in 22.1705(a)(1), insert the following clause: Combating Trafficking in Persons (Mar 2015) (a) Definitions. As used in this clause- Agent means any individual, including a director, an officer, an employee, or an independent contractor, authorized to act on behalf of the organization. Coercion means- (1) Threats of serious harm to or physical restraint against any person; (2) Any scheme, plan, or pattern intended to cause a person to believe that failure to perform an act would result in serious harm to or physical restraint against any person; or (3) The abuse or threatened abuse of the legal process. Commercially available off-the-shelf (COTS) item means- (1) Any item of supply (including construction material) that

is- (i) A commercial item (as defined in paragraph (1) of the definition at FAR 2.101); (ii) Sold in substantial quantities in the commercial marketplace; and (iii) Offered to the Government, under a contract or subcontract at any tier, without modification, in the same form in which it is sold in the commercial marketplace; and (2) Does not include bulk cargo, as defined in 46 U.S.C. 40102(4), such as agricultural products and petroleum products. Commercial sex act means any sex act on account of which anything of value is given to or received by any person. Debt bondage means the status or condition of a debtor arising from a pledge by the debtor of his or her personal services or of those of a person under his or her control as a security for debt, if the value of those services as reasonably assessed is not applied toward the liquidation of the debt or the length and nature of those services are not respectively limited and defined. Employee means an employee of the Contractor directly engaged in the performance of work under the contract who has other than a minimal impact or involvement in contract performance. Forced Labor means knowingly providing or obtaining the labor or services of a person- (1) Any item of supply (including construction material) that is- (i) A commercial item (as defined in paragraph (1) of the definition at FAR 2.101); (ii) Sold in substantial quantities in the commercial marketplace; and (iii) Offered to the Government, under a contract or subcontract at any tier, without modification, in the same form in which it is sold in the commercial marketplace; and (2) Does not include bulk cargo, as defined in 46 U.S.C. 40102(4), such as agricultural products and petroleum products. Commercial sex act means any sex act on account of which anything of value is given to or received by any person. Debt bondage means the status or condition of a debtor arising from a pledge by the debtor of his or her personal services or of those of a person under his or her control as a security for debt, if the value of those services as reasonably assessed is not applied toward the liquidation of the debt or the length and nature of those services are not respectively limited and defined. Employee means an employee of the Contractor directly engaged in the performance of work under the contract who has other than a minimal impact or involvement in contract performance. Forced Labor means knowingly providing or obtaining the labor or services of a person- (1) By threats of serious harm to, or physical restraint against, that person or another person; (2) By means of any scheme, plan, or pattern intended to cause the person to believe that, if the person did not perform such labor or services, that person or another person would suffer serious harm or physical restraint; or (3) By means of the abuse or threatened abuse of law or the legal process. Involuntary servitude includes a condition of servitude induced by means of- (1) Any scheme, plan, or pattern intended to cause a person to believe that, if the person did not enter into or continue in such conditions, that person or another person would suffer serious harm or physical restraint; or (2) The abuse or threatened abuse of the legal process. Severe forms of trafficking in persons means- (1) Sex trafficking in which a commercial sex act is induced by force, fraud, or coercion, or in which the person induced to perform such act has not attained 18 years of age; or (2) The recruitment, harboring, transportation, provision, or obtaining of a person for labor or services, through the use of force, fraud, or coercion for the purpose of subjection to involuntary servitude, peonage, debt bondage, or slavery. Sex trafficking means the recruitment, harboring, transportation, provision, or obtaining of a person for the purpose of a commercial sex act. Subcontract means any contract entered into by a subcontractor to furnish supplies or services for performance of a prime contract or a subcontract. Subcontractor means any supplier, distributor, vendor, or firm that furnishes supplies or services to or for a prime contractor or another subcontractor. United States means the 50 States, the District of Columbia, and outlying areas. (c) Policy. The United States Government has adopted a policy prohibiting trafficking in persons including the trafficking-related activities of this clause. Contractors, contractor employees, and their agents shall not- (1) Engage in severe forms of trafficking in persons during the period of performance of the contract; (2) Procure commercial sex acts during the period of performance of the contract; (3) Use forced labor in the performance of the contract; (4) Destroy, conceal, confiscate, or otherwise deny access by an employee to the employee's identity or immigration documents, such as passports or drivers' licenses, regardless of issuing authority; (5) (i) Use misleading or fraudulent practices during the recruitment of employees or offering of employment, such as failing to disclose, in a format and language accessible to the worker, basic information or making material misrepresentations during the recruitment of employees regarding the key terms and conditions of employment, including wages and fringe benefits, the location of work, the living conditions, housing and associated costs (if employer or agent provided or arranged), any significant cost to be charged to the employee, and, if applicable, the hazardous nature of the work; (ii) Use recruiters that do not comply with local labor laws of the country in which the recruiting takes place; (6) Charge employees recruitment fees; (7) (i) Fail to provide return transportation or pay for the cost of return transportation upon the end of employment- (A) For an employee who is not a national of the country in which the work is taking place and who was brought into that country for the purpose of working on a U.S. Government contract or subcontract (for portions of contracts performed outside the United States): or (B) For an employee who is not a United States national and who was brought into the United States for the purpose of working on a U.S. Government contract or subcontract, if the payment of such costs is required under existing temporary worker programs or pursuant to a written agreement with the employee (for portions of contracts performed inside the United States); except that- (i) The requirements of paragraphs (b)(7)(i) of this clause shall not apply to an employee who is- (A) Legally permitted to remain in the country of employment and who chooses to do so; or (B) Exempted by an authorized official of the contracting agency from the requirement to provide return transportation or pay for the cost of return transportation; (ii) The requirements of paragraph (b)(7)(i) of this clause are modified for a victim of trafficking in persons who is seeking victim services or legal redress in the country of employment, or for a witness in an enforcement action related to trafficking in persons. The contractor shall provide the return transportation or pay the cost of return transportation in a way that does not obstruct the victim services, legal redress, or witness activity. For example, the contractor shall not only offer return transportation to a witness at a time when the witness is still needed to testify. This paragraph does not apply when the exemptions at paragraph (b)(7)(ii) of this clause apply. (8) Provide or arrange housing that fails to meet the host country housing and safety standards; or (9) If required by law or contract, fail to provide an employment contract, recruitment agreement, or other required work document in writing. Such written work document shall be in a language the employee understands. If the employee must relocate to perform the work, the work document shall be provided to the

employee at least five days prior to the employee relocating. The employee's work document shall include, but is not limited to, details about work description, wages, prohibition on charging recruitment fees, work location(s), living accommodations and associated costs, time off, roundtrip transportation arrangements, grievance process, and the content of applicable laws and regulations that prohibit trafficking in persons. (d) Contractor requirements. The Contractor shall- (1) Notify its employees and agents of- (i) The United States Government's policy prohibiting trafficking in persons, described in paragraph (b) of this clause; and (ii) The actions that will be taken against employees or agents for violations of this policy. Such actions for employees may include, but are not limited to, removal from the contract, reduction in benefits, or termination of employment; and (2) Take appropriate action, up to and including termination, against employees, agents, or subcontractors that violate the policy in paragraph (b) of this clause. (e) Notification. (1) The Contractor shall inform the Contracting Officer and the agency Inspector General immediately of- (i) Any credible information it receives from any source (including host country law enforcement) that alleges a Contractor employee, subcontractor, subcontractor employee, or their agent has engaged in conduct that violates the policy in paragraph (b) of this clause (see also 18 U.S.C. 1351, Fraud in Foreign Labor Contracting, and 52,203-13(b)(3)(i)(A), if that clause is included in the solicitation or contract, which requires disclosure to the agency Office of the Inspector General when the Contractor has credible evidence of fraud); and (ii) Any actions taken against a Contractor employee, subcontractor, subcontractor employee, or their agent pursuant to this clause. (2) If the allegation may be associated with more than one contract, the Contractor shall inform the contracting officer for the contract with the highest dollar value. (f) Remedies. In addition to other remedies available to the Government, the Contractor's failure to comply with the requirements of paragraphs (c), (d), (g), (h), or (i) of this clause may result in- (1) Requiring the Contractor to remove a Contractor employee or employees from the performance of the contract; (2) Requiring the Contractor to terminate a subcontract: (3) Suspension of contract payments until the Contractor has taken appropriate remedial action: (4) Loss of award fee, consistent with the award fee plan, for the performance period in which the Government determined Contractor non-compliance; (5) Declining to exercise available options under the contract; (6) Termination of the contract for default or cause, in accordance with the termination clause of this contract; or (7) Suspension or debarment. (g) Mitigating and aggravating factors. When determining remedies, the Contracting Officer may consider the following: (1) Mitigating factors. The Contractor had a Trafficking in Persons compliance plan or an awareness program at the time of the violation, was in compliance with the plan, and has taken appropriate remedial actions for the violation, that may include reparation to victims for such violations. (2) Aggravating factors. The Contractor failed to abate an alleged violation or enforce the requirements of a compliance plan, when directed by the Contracting Officer to do so. (h) Full cooperation. (1) The Contractor shall, at a minimum- (i) Disclose to the agency Inspector General information sufficient to identify the nature and extent of an offense and the individuals responsible for the conduct; (ii) Provide timely and complete responses to Government auditors' and investigators' requests for documents; (iii) Cooperate fully in providing reasonable access to its facilities and staff (both inside and outside the U.S.) to allow contracting agencies and other responsible Federal agencies to conduct audits, investigations, or other actions to ascertain compliance with the Trafficking Victims Protection Act of 2000 (22 U.S.C. chapter 78), E.O. 13627, or any other applicable law or regulation establishing restrictions on trafficking in persons, the procurement of commercial sex acts, or the use of forced labor; and (iv) Protect all employees suspected of being victims of or witnesses to prohibited activities, prior to returning to the country from which the employee was recruited, and shall not prevent or hinder the ability of these employees from cooperating fully with Government authorities. (2) The requirement for full cooperation does not foreclose any Contractor rights arising in law, the FAR, or the terms of the contract. It does not- (i) Require the Contractor to waive its attorney-client privilege or the protections afforded by the attorney work product doctrine; (ii) Require any officer, director, owner, employee, or agent of the Contractor, including a sole proprietor, to waive his or her attorney client privilege or Fifth Amendment rights; or (iii) Restrict the Contractor from- (A) Conducting an internal investigation; or (B) Defending a proceeding or dispute arising under the contract or related to a potential or disclosed violation. (i) Compliance plan. (1) This paragraph (h) applies to any portion of the contract that- (i) Is for supplies, other than commercially available off-the-shelf items, acquired outside the United States, or services to be performed outside the United States; and (ii) Has an estimated value that exceeds \$500,000. (2) The Contractor shall maintain a compliance plan during the performance of the contract that is appropriate- (i) To the size and complexity of the contract; and (ii) To the nature and scope of the activities to be performed for the Government, including the number of non-United States citizens expected to be employed and the risk that the contract or subcontract will involve services or supplies susceptible to trafficking in persons. (3) Minimum requirements. The compliance plan must include, at a minimum, the following: (i) An awareness program to inform contractor employees about the Government's policy prohibiting trafficking-related activities described in paragraph (b) of this clause. the activities prohibited, and the actions that will be taken against the employee for violations. Additional information about Trafficking in Persons and examples of awareness programs can be found at the website for the Department of State's Office to Monitor and Combat Trafficking in Persons at http://www.state.gov/i/tip/. (ii) A process for employees to report, without fear of retaliation, activity inconsistent with the policy prohibiting trafficking in persons, including a means to make available to all employees the hotline phone number of the Global Human Trafficking Hotline at 1-844-888-FREE and its email address at help@befree.org. (iii) A recruitment and wage plan that only permits the use of recruitment companies with trained employees, prohibits charging recruitment fees to the employee, and ensures that wages meet applicable host-country legal requirements or explains any variance. (iv) A housing plan, if the Contractor or subcontractor intends to provide or arrange housing, that ensures that the housing meets host-country housing and safety standards. (v) Procedures to prevent agents and subcontractors at any tier and at any dollar value from engaging in trafficking in persons (including activities in paragraph (b) of this clause) and to monitor, detect, and terminate any agents, subcontracts, or subcontractor employees that have engaged in such activities. (4) Posting. (i) The Contractor shall post the relevant contents of the compliance plan, no later than the initiation of contract performance, at the workplace (unless the work is to be performed in the field or not in a fixed location) and on the Contractor's Web site (if one is maintained). If posting at the workplace or on the Web

site is impracticable, the Contractor shall provide the relevant contents of the compliance plan to each worker in writing. (ii) The Contractor shall provide the compliance plan to the Contracting Officer upon request. (5) Certification. Annually after receiving an award, the Contractor shall submit a certification to the Contracting Officer that- (i) It has implemented a compliance plan to prevent any prohibited activities identified at paragraph (b) of this clause and to monitor, detect, and terminate any agent, subcontract or subcontractor employee engaging in prohibited activities; and (ii) After having conducted due diligence, either- (A) To the best of the Contractor's knowledge and belief, neither it nor any of its agents, subcontractors, or their agents is engaged in any such activities; or (B) If abuses relating to any of the prohibited activities identified in paragraph (b) of this clause have been found, the Contractor or subcontractor has taken the appropriate remedial and referral actions. (i) Subcontracts. (1) The Contractor shall include the substance of this clause, including this paragraph (i), in all subcontracts and in all contracts with agents. The requirements in paragraph (h) of this clause apply only to any portion of the subcontract that- (A) Is for supplies, other than commercially available off-the-shelf items, acquired outside the United States, or services to be performed outside the United States; and (B) Has an estimated value that exceeds \$500,000. (2) If any subcontractor is required by this clause to submit a certification, the Contractor shall require submission prior to the award of the subcontract and annually thereafter. The certification shall cover the items in paragraph (h)(5) of this clause. | Document Title || Document may be obtained fro || Applies to performance in/at: || ____ || ____ || ____ || ____ || ____ || ____ || . 11

[Contracting Officer shall insert title of directive/notice; indicate the document is attached or provide source (such as website link) for obtaining document; and, indicate the contract performance location outside the United States. to which the document applies.]

52.252-2 Clauses Incorporated by Reference. 1998-02

As prescribed in 52.107(b), insert the following clause: Clauses Incorporated By Reference (Feb 1998) This contract incorporates one or more clauses by reference, with the same force and effect as if they were given in full text. Upon request, the Contracting Officer will make their full text available. Also, the full text of a clause may be accessed electronically at this/ these address(es): __http://farsite.hill.af.mil/vmfara.htm_ ____ [Insert one or more Internet addresses] (End of clause)

DFARS Clauses Incorporated by Full Text

252.208-7000 Intent to Furnish Precious Metals as Government-Furnished Material 1991-12 As prescribed in 208.7305(a), use the following clause: INTENT TO FURNISH PRECIOUS METALS AS GOVERNMENT-FURNISHED MATERIAL (DEC 1991) (a) The Government intends to furnish precious metals required in the manufacture of items to be delivered under the contract if the Contracting Officer determines it to be in the Government's best interest. The use of Government-furnished silver is mandatory when the quantity required is one hundred troy ounces or more. The precious metal(s) will be furnished pursuant to the Government Furnished Property clause of the contract. (b) The Offeror shall cite the type (silver, gold, platinum, palladium, iridium, rhodium, and ruthenium) and quantity in whole troy ounces of precious metals required in the performance of this contract (including precious metals required for any first article or production sample), and shall specify the national stock number (NSN) and nomenclature, if known, of the deliverable item requiring precious metals. | Precious Metal* || Quantity || Deliverable Item (NSN and Nomenclature) || _____ || _____ | *If platinum or palladium, specify whether sponge or granules are required. (c) Offerors shall submit two prices for each deliverable item which contains precious metals-one based on the Government furnishing precious metals, and one based on the Contractor furnishing precious metals. Award will be made on the basis which is in the best interest of the

based on the Contractor furnishing precious metals. Award will be made on the basis which is in the best interest of the Government. (d) The Contractor agrees to insert this clause, including this paragraph (d), in solicitations for subcontracts and purchase orders issued in performance of this contract, unless the Contractor knows that the item being purchased contains no precious metals. (End of clause)

252.237-7023 Continuation of Essential Contractor Services. 2010-10

As prescribed in 237.7603(a), use the following clause: CONTINUATION OF ESSENTIAL CONTRACTOR SERVICES (OCT 2010) (a) Definitions. As used in this clause (1) Essential contractor service means a service provided by a firm or individual under contract to DoD to support mission-essential functions, such as support of vital systems, including ships owned, leased, or operated in support of military missions or roles at sea; associated support activities, including installation, garrison, and base support services; and similar services provided to foreign military sales customers under the Security Assistance Program. Services are essential if the effectiveness of defense systems or operations has the potential to be seriously impaired by the interruption of these services, as determined by the appropriate functional commander or civilian equivalent. (2) Mission-essential functions means those organizational activities that must be performed under all circumstances to achieve DoD component missions or responsibilities, as determined by the appropriate functional commander or civilian equivalent. Failure to perform or sustain these functions would significantly affect DoD's ability to provide vital services or exercise authority, direction, and control. (b) The Government has identified all or a portion of the contractor services performed under this contract as essential contractor services in support of mission essential functions. These services are listed in attachment __1_, Mission-Essential Contractor Services, dated __19 Feb 2019_. (c)(1) The Mission-Essential Contractor Services Plan submitted by the Contractor, is incorporated in this contract. (2) The Contractor shall maintain and update its plan as necessary. The Contractor shall provide all plan updates to the Contracting Officer for approval. (3) As directed by the Contracting Officer, the Contractor shall participate in training events, exercises, and drills associated with Government efforts to test the effectiveness of continuity of operations procedures and practices. (d)(1) Notwithstanding any other clause of this contract, the contractor shall be responsible to perform those services identified as essential contractor services during crisis situations (as directed by the Contracting Officer), in accordance with its MissionEssential Contractor Services Plan. (2) In the event the Contractor anticipates not being able to perform any of the essential contractor services identified in accordance with paragraph (b) of this section during a crisis situation, the Contractor shall notify the Contracting Officer or other designated representative as expeditiously as possible and use its best efforts to cooperate with the Government in the Government's efforts to maintain the continuity of operations. (e) The Government reserves the right in such crisis situations to use Federal employees, military personnel or contract support from other contractors, or to enter into new contracts for essential contractor services. (f) Changes. The Contractor shall segregate and separately identify all costs incurred in continuing performance of essential services in a crisis situation. The Contractor shall notify the Contracting Officer of an increase or decrease in costs within ninety days after continued performance has been directed by the Contracting Officer, or within any additional period that the Contracting Officer approves in writing, but not later than the date of final payment under the contract. The Contractor's notice shall include the Contractor's proposal for an equitable adjustment and any data supporting the increase or decrease in the form prescribed by the Contracting Officer. The parties shall negotiate an equitable price adjustment to the contract price, delivery schedule, or both as soon as is practicable after receipt of the Contractor's proposal. (g) The Contractor shall include the substance of this clause, including this paragraph (g), in subcontracts for the essential services. (End of clause)

AFFARS Clauses Incorporated by Full Text

5352.201-9101 Ombudsman 6/1/2016

"(a) An ombudsman has been appointed to hear and facilitate the resolution of concerns from offerors, potential offerors, and others for this acquisition. When requested, the ombudsman will maintain strict confidentiality as to the source of the concern. The existence of the ombudsman does not affect the authority of the program manager, contracting officer, or source selection official. Further, the ombudsman does not participate in the evaluation of proposals, the source selection process, or the adjudication of protests or formal contract disputes. The ombudsman may refer the interested party to another official who can resolve the concern.

(b) Before consulting with an ombudsman, interested parties must first address their concerns, issues, disagreements, and/ or recommendations to the contracting officer for resolution. Consulting an ombudsman does not alter or postpone the timelines for any other processes (e.g., agency level bid protests, GAO bid protests, requests for debriefings, employee-employer actions, contests of OMB Circular A-76 competition performance decisions).

(c) If resolution cannot be made by the contracting officer, the interested party may contact the ombudsman, Lt Col Aaron D. Judge, 114 Thompson St., Bldg 586, Room 129 Langley AFB, VA 23665, phone number (757) 764-5372, facsimile number (757) 764-4400, Email address: aaron.judge@us.af.mil. Concerns, issues, disagreements, and recommendations that cannot be resolved at the Center/MAJCOM/DRU/SMC ombudsman level, may be brought by the interested party for further consideration to the Air Force ombudsman, Associate Deputy Assistant Secretary (ADAS) (Contracting), SAF/AQC, 1060 Air Force Pentagon, Washington DC 20330-1060, phone number (571) 256-2395, facsimile number (571) 256-2431.

(d) The ombudsman has no authority to render a decision that binds the agency.

(e) Do not contact the ombudsman to request copies of the solicitation, verify offer due date, or clarify technical requirements. Such inquiries shall be directed to the Contracting Officer."

5352.223-9000 Elimination of Use of Class I Ozone Depleting Substances (ODS) 11/1/2012 "(a) Contractors shall not:

(1) Provide any service or product with any specification, standard, drawing, or other document that requires the use of a Class I ODS in the test, operation, or maintenance of any system, subsystem, item, component, or process; or

(2) Provide any specification, standard, drawing, or other document that establishes a test, operation, or maintenance requirement that can only be met by use of a Class I ODS as part of this contract/order.
 [Note: This prohibition does not apply to manufacturing.]

(b) For the purposes of Air Force policy, the following products that are pure (i.e., they meet the relevant product specification identified in AFI 32-7086) are Class I ODSs:

(1) Halons: 1011, 1202, 1211, 1301, and 2402;

(2) Chlorofluorocarbons (CFCs): CFC-11, CFC-12, CFC-13, CFC-111, CFC-112, CFC-113, CFC-114, CFC-115, CFC-211, CFC-212, CFC-213, CFC-214, CFC-215, CFC-216, and CFC-217, and the blends R-500, R-501, R-502, and R-503; and

(3) Carbon Tetrachloride, Methyl Chloroform, and Methyl Bromide.

[Note: Material that uses one or more of these Class I ODSs as minor constituents do not meet the Air Force definition of a Class I ODS.]"

5352.242-9000 Contractor Access to Air Force Installations 11/1/2012

"(a) The contractor shall obtain base identification and vehicle passes, if required, for all contractor personnel who make frequent visits to or perform work on the Air Force installation(s) cited in the contract. Contractor personnel are required to wear or prominently display installation identification badges or contractor-furnished, contractor identification badges while visiting or performing work on the installation.

(b) The contractor shall submit a written request on company letterhead to the contracting officer listing the following: contract number, location of work site, start and stop dates, and names of employees and subcontractor employees needing access to the base. The letter will also specify the individual(s) authorized to sign for a request for base identification credentials or vehicle passes. The contracting officer will endorse the request and forward it to the issuing base pass and registration office or Security Forces for processing. When reporting to the registration office, the authorized contractor individual(s) should provide a valid driverâ€[™]s license, current vehicle registration, valid vehicle insurance certificate, and a letter from Contracting to obtain a vehicle pass.

(c) During performance of the contract, the contractor shall be responsible for obtaining required identification for newly assigned personnel and for prompt return of credentials and vehicle passes for any employee who no longer requires access to the work site.

(d) When work under this contract requires unescorted entry to controlled or restricted areas, the contractor shall comply with AFI 31-101, Volume I, The Air Force Security Program, and AFI 31-501, Personnel Security Program Management citing the appropriate paragraphs as applicable.

(e) Upon completion or termination of the contract or expiration of the identification passes, the prime contractor shall ensure that all base identification passes issued to employees and subcontractor employees are returned to the issuing office.

(f) Failure to comply with these requirements may result in withholding of final payment."

List of Attachments

Number	Attachment Name	Attachment Description	Reference Identifier	Date	URL	Line Item
01	Attachment 1 P WS	Performance Wo rk Statement		12 JUN 2018		

ITEM NO: O

CITY OF GOLDSBORO AGENDA MEMORANDUM MARCH 18, 2019 COUNCIL MEETING

SUBJECT: Reimbursement Resolution – Installment Financing of Garbage Trucks and Dumpsters for Seymour Johnson Air Force Base Commercial Refuse Contract, and Operating Budget Amendment Ordinance – Garbage Trucks

- BACKGROUND: At the February 4, 2019 meeting, Council discussed the ongoing contract negotiations with Seymour Johnson Air Force Base for the performance of the Main Base refuse and recycling collections services beginning July 1, 2019. The discussion included a detail of costs (labor, operational and capital equipment) to be included in the Intergovernmental Support Agreement.
- DISCUSSION: At this time, the Base wishes to execute the contract. Mr. Rick Fletcher, Public Works Director, has requested that the purchase order for the equipment be issued to allow for the manufacture lead time which is approximately 3 months. The equipment will be purchased based on State Contract pricing. The cost of the equipment and interest costs are included in the calculated contract fee with the Base.

	E	stimate Per
Description	Ri	ick Fletcher
Front Loader	\$	268,450.00
Rear Loader	\$	102,211.05
Roll-Off Truck with Grapple	\$	216,374.87
Issuance Costs	\$	15,000.00
Total	\$	602,035.92

We have requested our Financial Advisors, Davenport & Company, to issue a request for proposal (RFP) for the financing of the \$602,035.92 purchase cost. We will bring a resolution before Council once the bids are received and tabulated. In order to comply with Section 1.150-2 of the U.S. Treasury Regulations, it is requested that Council adopt the attached Reimbursement Resolution declaring our intent to use the financing proceeds to reimburse for the cost of rolling stock and the cost of issuance.

	Further, Council is asked to adopt the attached operating budget amendment to authorize the appropriation of expenditures related to this agreement which will be funded with revenue from debt issuance in the same amount.
RECOMMENDATION:	 It is recommended that Council, by motion: Authorize the Finance Director to move forward with the purchase of the garbage trucks and dumpsters. Adopt the attached resolution declaring the City Council's intent to reimburse the City of Goldsboro from the proceeds of the installment financing for the garbage trucks. Adopt the attached budget ordinance amending the FY 2018-19 budget for the purchase of the garbage trucks.
Date: <u>3-11-19</u>	Catherine F. Gwynn
Date:	Catherine F. Gwynn, Finance Director Randy Guthrie, Interim City Manager

RESOLUTION NO. 2019-

RESOLUTION OF THE CITY COUNCIL OF THE CITY OF GOLDSBORO, NORTH CAROLINA DECLARING ITS INTENTION TO REIMBURSE THE CITY OF GOLDSBORO, NORTH CAROLINA FROM THE PROCEEDS OF DEBT FOR VEHICLES AND EQUIPMENT

WHEREAS, the City of Goldsboro, North Carolina (the "Issuer") is a political subdivision organized and existing under the laws of the State of North Carolina; and

WHEREAS, the Issuer will pay monies for rolling stock purchases; and

WHEREAS, the City Council of the Issuer has determined that these monies being advanced to that date hereof are available only for a temporary period and it is necessary to reimburse the Issuer for the expenditures from the proceeds of debt.

NOW, THEREFORE, BE IT RESOLVED by the Mayor and City Council of the City of Goldsboro, North Carolina that:

- 1. This declaration of official intent is made pursuant to Section 1.150-2 of the Treasury Regulations to expressly declare the official intent of the City to reimburse itself with the proceeds of debt for certain expenditures paid by the City on or after the date which is sixty (60) days prior to the date hereof.
- 2. Each expenditure will be either (a) of a type properly chargeable to capital account under general federal income tax principles (determined in each case as of the date of expenditure), (b) a cost of issuance with respect to the purchase, (c) a nonrecurring item that is not customarily payable from current revenues, or (d) a grant to a party that is not related to or an agent of the Issuer so long as such grant does not impose any obligation or condition (directly or indirectly) to repay any amount to or for the benefit of the Issuer.
- 3. The estimated maximum principal amount of the debt expected to be incurred for the installment purchase is not to exceed \$602,100.
- 4. The Issuer will make a reimbursement allocation, which is a written allocation by the Issuer that evidences the Issuer's use of funds to reimburse an expenditure, no later than 18 months after the later of the date on which the expenditure is paid or the project is placed in service or abandoned, but in no event more than three years after the date on which the expenditure is paid. The Issuer recognizes the exceptions are available for certain "preliminary expenditures", costs of issuance, certain de minimis amounts, expenditures by "small issuers", (based on the year of issuance and not the year of expenditure) and expenditures for construction project of at least five years.

This Resolution is effective upon its adoption this _____ day of _____, 2019.

Approved as to Form Only:

Reviewed by:

City Attorney

City Manager

ORDINANCE NO. 2019-

AN ORDINANCE AMENDING THE ANNUAL OPERATING BUDGET FOR THE CITY OF GOLDSBORO FOR THE 2018-2019 FISCAL YEAR

WHEREAS, the City of Goldsboro is authorized to provide refuse services; and

WHEREAS, the U.S. government requests to enter into an Intergovernmental Support Agreement for Main Base Refuse and Recycling Collection Services for Seymour Johnson Air Force Base beginning July 1, 2019 through June 30, 2029 with the City; and

WHEREAS, it is necessary to purchase rolling stock to service the customer, and since the funds were not appropriated in the operating budget for FY 2018-19, it is necessary to appropriate expenditures for the capital outlay which will be funded with an appropriation of debt issuance revenues in the General Fund.

NOW, THEREFORE, BE IT ORDAINED by the City Council of the City of Goldsboro that the Budget Ordinance for the Fiscal Year 2018-2019 be amended by:

- 1. Increasing the revenue line item entitled "Loan Proceeds" (11-0005-8267) in the amount of \$602,100.
- 2. Establishing the line item entitled "Garbage Packer" (11-4143-5402) in the Sanitation Department's budget of the General Fund in the amount of \$602,100.
- 3. This Ordinance shall be in full force and effect from and after the 18th day of March, 2019.

Approved as to form only:

Reviewed by:

City Attorney

Interim City Manager

CITY OF GOLDSBORO AGENDA MEMORANDUM MARCH 18, 2019 COUNCIL MEETING

SUBJECT:	Audit Services for Fiscal Year Ending June 30, 2018 - Amended
BACKGROUND:	The General Statutes of the State of North Carolina require that the City of Goldsboro undertake an independent audit of its financial records on an annual basis. The Audit examines, by fund, all categories of the City's revenues and expenditures. It also illustrates revenues and expenditures by reporting the amounts on the original budget plus the final budget compared to the amounts that were actually received and spent throughout the Fiscal Year.
DISCUSSION:	The City requested an extension on its June 30, 2018 audit with the LGC and amended its contract to reflect this time extension to February 28, 2019. The extension was due to Carr, Riggs & Ingram undergoing an extensive process to enhance the audit quality to better service the City. This process includes more specialized guidance within the Single Audit area, compliance with federal and state laws and updating the City's statements with the new GASB auditing standards. Also, the auditors had some delays with audit service deliveries due to Hurricane Florence.
RECOMMENDATION:	It is recommended that the Council, by motion, amend the contract for the auditing services for the Fiscal Year ending June 30, 2018 to Carr, Riggs and Ingram, LLC. for its completion date of February 28, 2019.
Date: <u>3-11-19</u>	Catherine F. Gwynn
	Catherine F. Gwynn, Finance Director
Date:	Randy Guthrie. Interim City Manager

Randy Guthrie, Interim City Manager

LGC-205 Amended AMENDMENT TO CONTRACT TO AUDIT ACCOUNTS

Whereas	Primary Government Unit
and	Discretely Presented Component Unit (DPCU) (if applicable)
and	Auditor

entered into a contract in which the Auditor agreed to audit the accounts of the Primary Government Unit and DPCU (if applicable)

for

Fiscal Year Ending

and originally due on

Audit Report Due Date

hereby agree that it is now necessary that the contract be modified as follows.

Modification to due date:	Original due date	Modified due date
Modification to fee:	Original fee	Modified fee

EXPLANATION OF MODIFIED CONTRACT TERMS

Please provide an explanation for the modification of terms. If the amendment is submitted to extend the due date, please indicate the steps the unit and auditor will take to prevent late filing of audits in subsequent years.

By their signatures on the following pages, the Auditor, the Primary Government Unit, and the DPCU (if applicable), agree to these modified terms.

SIGNATURE PAGE

AUDIT FIRM

Audit Firm	
Authorized Firm Representative (typed or printed)	Signature
Date	Email Address

GOVERNMENTAL UNIT

Governmental Unit	
Date Primary Government Unit Governing Board Ap	proved Audit Contract (Ref: G.S. 159-34(a) or G.S. 115C-447(a))
Mayor/Chairperson (typed or printed)	Signature
Date	Email Address

Chair of Audit Committee (typed or printed, or "NA")	Signature
Date	Email Address

GOVERNMENTAL UNIT – PRE-AUDIT CERTIFICATE *ONLY REQUIRED IF FEES ARE MODIFIED IN THE AMENDED CONTRACT*

(Pre-audit certificate not required for charter schools or hospitals)

Required by G.S. 159-28(a1) or G.S. 115C-441(a1)

This instrument has been pre-audited in the manner required by The Local Government Budget and Fiscal Control Act or by the School Budget and Fiscal Control Act.

Primary Governmental Unit Finance Officer	Signature
Date of Pre-Audit Certificate	Email Address

SIGNATURE PAGE – DPCU (complete only if applicable)

DISCRETELY PRESENTED COMPONENT UNIT

DPCU			
Date DPCU Governing Board Approved Audit Contract (Ref: G.S. 159-34(a) or G.S. 115C-447(a))			
DPCU Chairperson (typed or printed)	Signature		
Date	Email Address		

Chair of Audit Committee (typed or printed, or "NA")	Signature
Date	Email Address

DPCU – PRE-AUDIT CERTIFICATE *ONLY REQUIRED IF FEES ARE MODIFIED IN THE AMENDED CONTRACT*

(Pre-audit certificate not required for charter schools or hospitals)

Required by G.S. 159-28(a1) or G.S. 115C-441(a1)

This instrument has been pre-audited in the manner required by The Local Government Budget and Fiscal Control Act or by the School Budget and Fiscal Control Act.

DPCU Finance Officer (typed or printed)	Signature
Date of Pre-Audit Certificate	Email Address

CITY OF GOLDSBORO AGENDA MEMORANDUM MARCH 18, 2019 COUNCIL MEETING

SUBJECT:	2018 Virginia Street Storm Sewer Improvements Formal Bid No. 2018-008 – Rejection of All Bids		
BACKGROUND:	Three (3) sealed bids were received for the 2018 Virginia Street Storm Sewer Improvements Project on Tuesday, February 12, 2019, as follows:		
	<u>Name of Bidder</u> Vortex Drainage Systems Durham, NC	<u>Amount of Bid</u> \$398,580.00	
	North American Pipeline Marietta, GA	\$413,775.00	
	Trader Construction Company New Bern, NC	\$545,639.00	
DISCUSSION	Staff has an investigated the hide for this and		

DISCUSSION: Staff has reviewed the bids for this project and checked for accuracy. Due to insufficient funding in the 2017-18 Budget, staff recommends rejection of all bids.

RECOMMENDATION: By motion, the City Council rejects all bids submitted on February 12, 2019 for the 2018 Virginia Street Storm Sewer Improvements.

Date: Le Mar 1

Guy M. Anderson, P. E., City Engineer

Date:

Randy Guthrie, Interim City Manager

CITY OF GOLDSBORO AGENDA MEMORANDUM MARCH 18, 2019

SUBJECT:	Reject Bids for Stoney Creek Greenway Construction and Stoney Creek Parkway- Elm Street Greenway Construction			
BACKGROUND:	 City of Goldsboro Parks and Recreation was awarded a GoWayneGo Grant and a Recreational Trails Program Grant – each required a City match. The GoWayneGo Grant funding is to complete the paving of the greenway in Stoney Creek Park (combined cash amount is \$40,000). The Recreational Trails Program Grant funding is to pave the Stoney Creek Greenway-Elm Street (combined cash amount is \$103,400). City of Goldsboro Parks and Recreation requested informal bids for the installation of these greenways from January 22nd through February 21, 2019. The scope of the project included: Paving greenway in Stoney Creek Park from intersection of Walnut Street to Elm Street (rock base already in place) Paving greenway along Stoney Creek Parkway-Elm Street (rock base would need to be added before paving) Two cost options were requested – paving a 10' greenway and paving an 8' greenway; along with an alternate for the construction company to provide the rock base for Stoney Creek Parkway-Elm Street 			
	At 2 pm on February 21, 2019, the informal bids submitted by Carolina Earth Movers, Inc.; Fred Smith Company; and Hines Sitework, Inc. were opened in the Large Conference Room of City Hall Annex. Parks and Recreation staff reviewed each bid proposal. Carolina Earth Movers, Inc. had the low bid for paving an 8' greenway at \$260,067.70. Fred Smith Company had the low bid for paving an 8' greenway when you include Alternate A at \$297,232.00.			
DISCUSSION:	After reviewing the bid proposals, Parks and Recreation Staff are recommending to reject the bids and bid this project as two projects instead of one.			
RECOMMENDATION:	By motion, accept the recommendation of staff to reject the bids and bid the project as two projects.			
Date:	Interim Parks and Recreation Director			

Date: _____

Interim City Manager



Finance Department PO Drawer A Goldsboro, NC 27530-9701 (919) 580-4354

IFB2019-001

STONEY CREEK GREENWAY CONSTRUCTION and

STONEY CREEK PARKWAY-ELM STREET CONSTRUCTION

Bid Opening: February 21, 2019 @ 2 pm

	FSC II, LLC dba Fred Smith Company	Carolina Earth Movers, Inc.	Hine Sitework, Inc.
	701 Corporate Center Drive, Suite 101	2552 Allpine Taylor Road	Post Office Box 1275
	Raleigh, NC 27607	Greenville, NC 27834	Goldsboro, NC 27533
OPTION 1	\$280,512.00	\$291,676.94	\$342,300.00
OPTION 2	\$268,792.00	\$260,067.70	\$282,600.00
ALTERNATE A	\$ 28,440.00	\$ 44,391.88	\$108,900.00

CITY OF GOLDSBORO AGENDA MEMORANDUM MARCH 18, 2019 COUNCIL MEETING

- SUBJECT:
 Wings of Wayne-Military Appreciation Festival– Temporary Street

 Closing and Lot Use Request
- BACKGROUND: An application was received from the Goldsboro Elks, requesting permission to use the lot at 207 S. Center Street and to close the street for the Wings of Wayne-Military Appreciation Festival on May 25, 2019. The request is from 2:00 p.m. to 9:00 p.m.
- DISCUSSION: The event is scheduled to be held at the empty lot at 207 S. Center Street with street closings from Chestnut to Spruce Streets. The Police, Fire, Public Works Department and Downtown offices have been notified of this request.

Staff recommends approval of this request subject to the following conditions:

- 1. All intersections remain open for Police Department traffic control.
- 2. A 14-foot fire lane is maintained in the center of the street to provide access for fire and emergency vehicles.
- 3. All activities, changes in plans, etc. will be coordinated with the Police Department.
- 4. The Police, Fire, Public Works Department and Downtown offices are to be involved in the logistical aspects of this event.

RECOMMENDATION: It is recommended that the City Council by motion, grant street closings on Center Street from Chestnut to Spruce Streets on Saturday, May 25, 2019 from 2:00 p.m. to 9:00 p.m. and allow the Goldsboro Elks to use the empty lot at 207 S. Center Street in order that Wings of Wayne-Military Appreciation Festival may take place, subject to the above conditions.

DATE:

Mike West, Police Chief

DATE:

Randy Guthrie, Interim City Manager



CITY OF GOLDSBORO SPECIAL EVENTS/PARADE/STREET CLOSING PERMIT APPLICATION

**In the event of a street closing, an application should be submitted at least 30 days prior to your parade or special event.

I. General Information

Type of Event: (please check all that apply)
🗈 Parade 🗆 Run/Walk 🗹 Festival 🗹 Street Closure 🗀 Other (explain):
Event Name: Wings of Wayne Military Appreciation Festival
Event Date(s): <u>5125/19</u> Event Website: <u>www. Wingr Of Wayne.</u> org Inclement Weather/Rain Date(s): <u>N/a-rhin w shine the event will take</u> glass
Inclement Weather/Rain Date(s): M/a-rhin & shine the event will take glass
Description of Event (Please briefly describe the event.)
Family Friendly Military Advertision Fretrical tration laws music dellars
Family friendly Military Appreciation Festival teating Live music, childrens activities, craft i retail vendors, Chicken Way Core. off, Military Appreciation
Awrands, Admission is free to the public.
Requested Event Location: Employ lot - 207 S. Center Chrest, Gildsborg, NC.
Event Start Time/End Time: Event - 5/25/14 3 pm - 8:30 pm
Set-Up: Date & Time (start/end): 52519 3 am.
Dismantle (Completion): Date & Time (start/end): 526(9 4 pm
Estimated Daily Attendance: 2,560
Will this event require street closures? BY ves \Box No Closure Times $\frac{2}{2}$ pm - $\frac{9}{7}$ PM
If yes, please list the streets that you are requesting to be closed: <u>Center</u> Street (both
Sides) from Chestmut to Spruce St.
Applicant and Sponsoring Organization Information
Sponsoring Organization Name: Goldsboro Elky
Are you a non-profit? XYes No If yes, are you: X501c (3) 501c (6) Place of worship
Applicant Name: Doug MI Grath Title: Chauman, Veterans Committee.
Address: 105 E. Christmut St.
City: Goldshoro State: NC Zip: 27530 Phone: 919-735-3131
Cell Phone: 919.440, 0451 Email: dougo Wingi Of Wayne org, or dougrathe beknown.
carrie of the carrier

II.

	Name: Dorg M. Groth Phone: 919-440. 0451		
III.	Event Map		
	For Run/Walk/Parades - FORMATION AREA LOCATION:		
	For Run/Walk/Parades - STARTING POINT:		
	For Run/Walk/Parades - ENDING POINT:		

*Please provide a detailed map of your event, including race/walk/parade route(s), stage(s), inflatables, booths, tents, parking, etc. (Please attach additional pages as needed)

IV.	RESTROOMS & SITE CLEANUP (Bathroom facilities are required for events
	lasting longer than two hours and must be ADA compliant.)

One Port-A-Jon is recommended per 100 people, and is based on event duration instead of number of participants.

How do you plan to handle restroom services? A Portable Toilets \Box Other If portable toilets will be provided, please list the name/contact of the company: ande

SEE Enclosed

If no portable toilets will be provided, how will these requirements be handled?

How do you plan to remove garbage and/or recycling? (City receptacles must be requested separately no less than 30 days prior to the event. Contact the Public Works Department at 919-750-7450.)

We will stage trash cans throughout the event i we will empty those into a dissipation.

December 2017

v. **Event Details:** Please answer the following questions regarding your event.

No Does the event involve the sale of alcohol? Yes If "YES" has the health department been notified? For events with food, a letter from the health department must be submitted 30 days prior to the event. o Health Department: (919) 731-1000 5-The ABC Permit, issued by the NC ABC Commission, must be submitted to the Goldsboro Police Department prior to the event. The event permit will not be issued until the ABC Permit is submitted. NC ABC Commission: (919) 779-0700 Yes 🛛 No 🛛 Will there be **musical entertainment** at your event? If "YES", please provide the following information: Note: Any Live or Loud Music cannot begin prior to 10am, must end by 10pm and is subject to all city noise ordinances, unless approved in advance by the Goldsboro City Council. Please contact the City of Goldsboro Planning Department at 919-580-4333 for questions regarding City Ordinances. es 🔲 No Will there be any **tents or canopies** in the proposed event site? If "YES", please provide the following information: Approximate Number of tents: 20 Approximate Sizes: ____ O × \o 🖌 Yes 🔅 No Will any tent exceed 400 sq. feet in area? Note: It is the renter's responsibility to contact the Inspections Department to arrange for all tent inspections that are required by City of Goldsboro ordinance. A permit is required when using any type of tent. City of Goldsboro Inspections Department (919) 580-4385 Yes 🗆 No Will you require electrical hook-ups for this event? (Please note that electrical availability is limited.) Will admission fees be charged to attend this event? If "YES", provide the cost(s) of all tickets: _____ Yes D No Will fees be charged to vendors to participate in this event? If YES", please provide the schedule of fees: Up to \$100 vender hooth / 200 for food truck n > n q > 1 > nies \Box No Applicant has read, in its entirety, the City of Goldsboro Use of City-Owned Property for Special Events Policy. The Policy Regarding the Use of City-Owned Property for Special Events is available at http://www.goldsboronc.gov/special-events/.

*The temporary closing of a NC Department of Transportation street would be at the discretion of the NC Department of Transportation.

VI. Miscellaneous:

Parking:

How will overall patron parking be accommodated for this event? On site - see map am

Note: You may be required to provide a shuttle if the event places undue demands on surrounding parking areas.

** Submitting this Special Event/Parade Permit Application does not provide permission to conduct your planned event. Please do not send out publicity, flyers, or other media prior to receiving confirmation of approval. Your confirmation will be in the form of a Permit, issued to the organization and/or person responsible for conducting the event.

**For street closing applications: the Goldsboro Police Department will notify the applicant when the Goldsboro City Council has approved the permit.

Agreement

I have read and understand this application and the requirements placed upon this applicant and organization. I agree to abide by the City of Goldsboro rules, regulations and ordinances should my permit application be approved. I will fulfill the requirements placed upon this permit application.

Authorized Signature:	Dong	M' GH	Date:	2/19/19
Organization:G	roldibaro	Elles		· · · · · · · · · · · · · · · · · · ·

Please return this application and all supporting documentation by email, mail or in person to:

Goldsboro Police Department Community Police Services 204 S. Center Street Goldsboro, NC 27530 jadams@goldsboronc.gov

CANCELLATION POLICY: Written notification of intent to cancel your event must be received in writing a minimum of 21 days prior to the scheduled event date to Sgt. Jason Adams at adams are coldsborone, toy.

For Inner Office Use Only:

Goldshoro Police Department Representative

Downtown Goldsboro Representative



Special Event Release of Liability Waiver

The undersigned person is applying for Use of City-Owned Property for Special Event on behalf of <u>Hu</u> <u>Goldsboro</u> <u>Elby</u> from the City of Goldsboro and hereby agrees to indemnify and hold the City of Goldsboro, its officers, agents and employees harmless from all claims, liabilities, demands, expenses, of any nature or kind, expresses or implied, whether sounding in tort or in contract that may be asserted against the City, its officials, agents and employees by any person, firm, or corporation, that may arise out of any acts or omissions, active or passive, related to operating an event on the city's property.

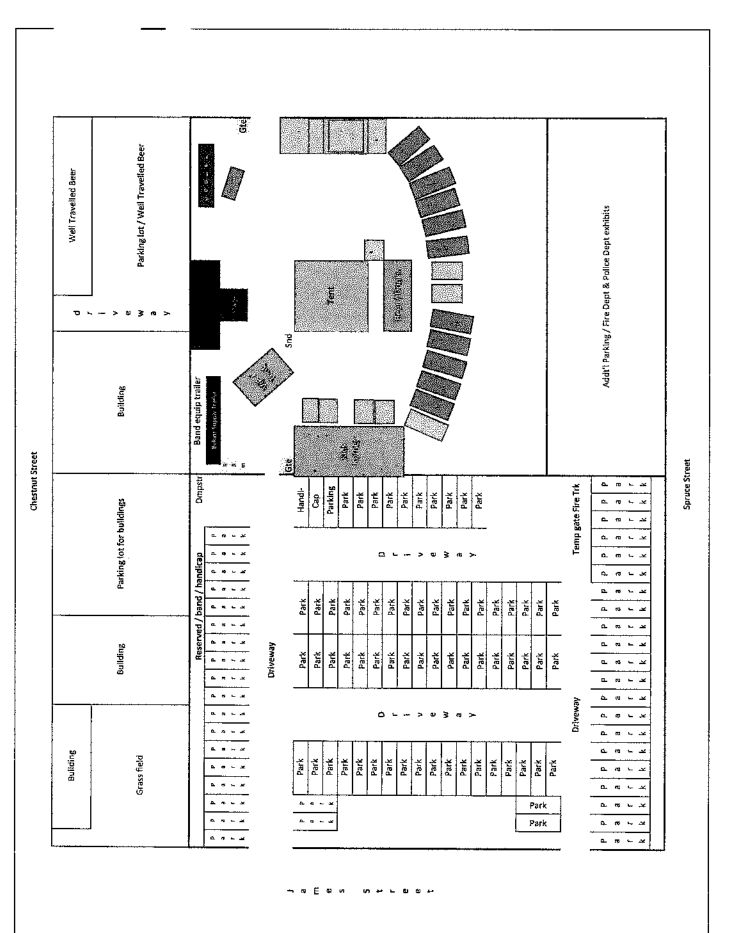
This the 19th day of February, 20 19.

Hong Mi Ge (SEAL)

(Applicant & Authorized Representative of Event)

This form must be completed, signed and returned with the completed application.





LTR THE OF INSURANCE FOLLOW MAILELY (MM/DD/YYYY) (MM/DD/YYYY) EACH 51,500,000 QENERAL LIABILITY A COMMERCIAL GENERAL MWZY 312892 03/31/18 03/31/19 PERSON A ADV \$1,500,000 QENERAL CAMME X OCCUR MWZY 312892 03/31/18 03/31/19 PERSON A ADV \$1,500,000 QENERAL MADE MWZY 312892 03/31/18 03/31/19 COMBINED S1,500,000 QENT AGGREGATE LIMIT MWZY 312891 03/31/18 03/31/19 COMBINED S1,500,000 AUTOMOBILE LIABILITY MWZY 312891 03/31/18 03/31/19 COMBINED S1,500,000 A TOMBILE LIABILITY MWZY 312891 03/31/18 03/31/19 COMBINED S1,500,000 A TOMBILE LIABILITY MWZY 312891 03/31/18 03/31/19 COMBINED S1,500,000 A TOMOBILE LIABILITY MWZY 312891 03/31/18 03/31/19 S1,500,000 S1,500,000 A TOMOBILE LIABILITY MWZY 312891 03/31/18 03/31/19 COMBINED S1,500,000 DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (Attach ACORD 101, Additional Remarks Schedule, if more space is required) Exact and the core of the core of the core of the core of coverage as result of the property owner's negligence Coverage d		CORD CERTIFIC	CAT	E OF LIABI	LITY INSUF	RANCE	4	(MM/DD/YYYY) //10/2018
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CITY OF GOLDSBORO AGENDA MEMORANDUM MARCH 18, 2019 COUNCIL MEETING

SUBJECT:	41 st Annual Greater Goldsboro Road Run—Temporary Street Closing
BACKGROUND:	A letter was received from the Scott Edwards, requesting permission for the Sunrise Kiwanis Club to hold their 41 st Annual Greater Goldsboro Road Run on April 13, 2019 from 7:00 a.m. to 11:30 a.m.
DISCUSSION:	The race is scheduled to begin and end on Center Street and runs through the downtown area of Spruce, Walnut, Jefferson, Pine, Chestnut and Mulberry Streets. The Police, Fire, Public Works and Downtown Goldsboro offices have been notified of this request.
	The Sunrise Kiwanis have been notified that due to Streetscape construction, there is a possibility the route may have to be adjusted.
	 Staff recommends approval of this request subject to the following conditions: 1. All intersections remain open for Police Department traffic control. 2. A 14-foot fire lane is maintained in the center of the street to provide access for fire and emergency vehicles. 3. All activities, changes in plans, etc. will be coordinated with the Police Department. 4. The Police, Fire, Public Works and Downtown Goldsboro offices are to be involved in the logistical aspects of this event.
RECOMMENDATION	It is recommended that the City Council by motion, grant street closings on Center, Spruce, Walnut, Pine, Jefferson, Chestnut and Mulberry Streets on April 13, 2019 from 7:00 a.m. to 11:30 a.m. in order that the 41 st Annual Greater Goldsboro Road Run event may take place, subject to the above conditions.
DATE:	Mike West, Police Chief
DATE:	

Randy Guthrie, Interim City Manager



CITY OF GOLDSBORO SPECIAL EVENTS/PARADE/STREET CLOSING PERMIT APPLICATION

**In the event of a street closing, an application should be submitted at least 30 days prior to your parade or special event.

I. <u>General Information</u>

Type of Event: (please check all that apply)
🗆 Parade 🗹 Run/Walk 🗆 Festival 🗹 Street Closure 🗆 Other (explain):
Event Name: 41 st Annual Greater Goldsboro Road Run-Run For a Child
Event Date(s): April 13, 2019 Event Website: www.goldsborosunrise, portalbuzz.
Inclement Weather/Rain Date(s): へのへん
Description of Event (Please briefly describe the event.)
The event consists of a 1-mile Fun Run/Walk, a
5K Run / Walk, and a lok Run.
Requested Event Location: East side of N. Center St. between Mulberry and Walnut Sts.
Event Start Time/End Time:9:00 AM - 11:00 AM
Set-Up: Date & Time (start/end): 4/13/2019 - 7:00 AM
Dismantle (Completion): Date & Time (start/end): 4/13/2019 -11:30 AM
Estimated Daily Attendance:300
Will this event require street closures? \overrightarrow{M} Yes \Box No Closure Times <u>b.8:30-10:30</u> AM
If yes, please list the streets that you are requesting to be closed: 1. Center StQ. Southbound (Pive St. to Ash St.) b. Northbound (Spruce St. to Mulberry St.)
Applicant and Sponsoring Organization Information
Sponsoring Organization Name:Sunrise Kiwanis of Goldsboro
Are you a non-profit? \Box Yes \Box No If yes, are you: $\overline{\Box}/501c$ (3) \Box 501c (6) \Box Place of worship
Applicant Name: 5 cott Edwards Title: Race O! rector
Address: 1205 Parkway Drive
City: Goldsboro State: NC zip: 27534 Phone: 919-751-5100
Cell Phone: 919-520-6498 Email: 500+ @ cox-edwards, com

December 2017

II.

	Day of Event	Contact:		
	Name:	Scott Edwards	Phone:	919 - 580 - 6498
111.	Event Ma	p	٨	Median Parking spaces - N. center St. East side between Mulberry and
	For Run/Walk,	Parades - FORMATION AREA I	OCATION:	Walnut Streets 5. Contor (Pine Sts. int.; 5K- Center/
	For Run/Walk	Parades - STARTING POINT:	Walnut S.	its but : 10K - same as fluish
	For Run/Walk,	/Parades - ENDING POINT:	Chestnut	reway on 5. center st. between and Spruce Streets (ALL EVENTS)

*Please provide a detailed map of your event, including race/walk/parade route(s), stage(s), inflatables, booths, tents, parking, etc. (Please attach additional pages as needed)

(see attachments)

IV. <u>RESTROOMS & SITE CLEANUP (Bathroom facilities are required for events</u> lasting longer than two hours and must be ADA compliant.)

One Port-A-Jon is recommended per 100 people, and is based on event duration instead of number of participants.

How do you plan to handle restroom services? Portable Toilets D Other If portable toilets will be provided, please list the name/contact of the company:

If no portable toilets will be provided, how will these requirements be handled?

How do you plan to remove garbage and/or recycling? (City receptacles must be requested separately no less than 30 days prior to the event. Contact the Public Works Department at 919-750-7450.)

Tyler Ham Sundse Kiwants member and Rec. Leader of Goldsboro Parts and Recreation, will coordinate with Public Works to drop 2 off trash can barrels.

December 2017

V. **Event Details:** Please answer the following questions regarding your event.

- □ Yes ☑ No Does the event involve the sale of food?
- \Box Yes \Box No Does the event involve the sale of alcohol?
 - If "YES" has the health department been notified?
 - For events with food, a letter from the health department must be submitted 30 days prior to the event.
 - o Health Department: (919) 731-1000
 - The ABC Permit, issued by the NC ABC Commission, must be submitted to the \triangleright Goldsboro Police Department prior to the event. The event permit will not be issued until the ABC Permit is submitted. NC ABC Commission: (919) 779-0700
- [Yes □ No Will there be **musical entertainment** at your event? → Only pre-recorded music If "YES", please provide the following information: through sound system If "YES", please provide the following information:
 - > Amplification?
 Yes
 No

Note: Any Live or Loud Music cannot begin prior to 10am, must end by 10pm and is subject to all city noise ordinances, unless approved in advance by the Goldsboro City Council. Please contact the City of Goldsboro Planning Department at 919-580-4333 for questions regarding City Ordinances.

- Ves IN No Will there be any tents or canopies in the proposed event site? If "YES", please provide the following information:

 - Approximate Number of tents: _______
 Approximate Sizes: ________
 \o' x lo'
 - ➢ Will any tent exceed 400 sq. feet in area? □ Yes B No

Note: It is the renter's responsibility to contact the Inspections Department to arrange for all tent inspections that are required by City of Goldsboro ordinance. A permit is required when using any type of tent. City of Goldsboro Inspections Department (919) 580-4385

- Yes I No Will you require electrical hook-ups for this event? (Please note that electrical availability is limited.)
- □ Yes ☑ No Will admission fees be charged to attend this event? If "YES", provide the cost(s) of all tickets: _____
- □ Yes ☑ No Will fees be charged to vendors to participate in this event? If 'YES", please provide the schedule of fees: _
- Yes INO Applicant has read, in its entirety, the City of Goldsboro Use of City-Owned Property for Special Events Policy. The Policy Regarding the Use of City-Owned Property for Special Events is available at http://www.goldsboronc.gov/special-events/.

*The temporary closing of a NC Department of Transportation street would be at the discretion of the NC Department of Transportation.

VI. Miscellaneous:

Parking:

How will overall patron parking be accommodated for this event? Oountown City of Goldsboro along Cetter Street and side streets to the west of Center St.

Note: You may be required to provide a shuttle if the event places undue demands on surrounding parking areas.

** Submitting this Special Event/Parade Permit Application does not provide permission to conduct your planned event. Please do not send out publicity, flyers, or other media prior to receiving confirmation of approval. Your confirmation will be in the form of a Permit, issued to the organization and/or person responsible for conducting the event.

**For street closing applications: the Goldsboro Police Department will notify the applicant when the Goldsboro City Council has approved the permit.

Agreement

I have read and understand this application and the requirements placed upon this applicant and organization. I agree to abide by the City of Goldsboro rules, regulations and ordinances should my permit application be approved. I will fulfill the requirements placed upon this permit application.

Authorized Signature:	Scatt	Edwards	Date:	12/13/2018
Organization:	Sauria	Klwanis of	Galdsborg	

Please return this application and all supporting documentation by email, mail or in person to:

Goldsboro Police Department Community Police Services Attn: Sgt. Jason Adams 204 S. Center Street Goldsboro, NC 27530 jadams@goldsboronc.gov

CANCELLATION POLICY: Written notification of intent to cancel your event must be received in writing a minimum of 21 days prior to the scheduled event date to Sgt. Jason Adams at jadams@goldsboronc.gov.

For Inner Office Use Only:

Sof Adams Goldstoro Police Department Representative

Downtown Goldsboro Representative



Special Event Release of Liability Waiver

The undersigned person is applying for Use of City-Owned Property for Special Event on behalf of

Sunrise Kiwants from the City of Goldsboro and hereby agrees to indemnify

and hold the City of Goldsboro, its officers, agents and employees harmless from all claims, liabilities, demands,

expenses, of any nature or kind, expresses or implied, whether sounding in tort or in contract that may be asserted

against the City, its officials, agents and employees by any person, firm, or corporation, that may arise out of any

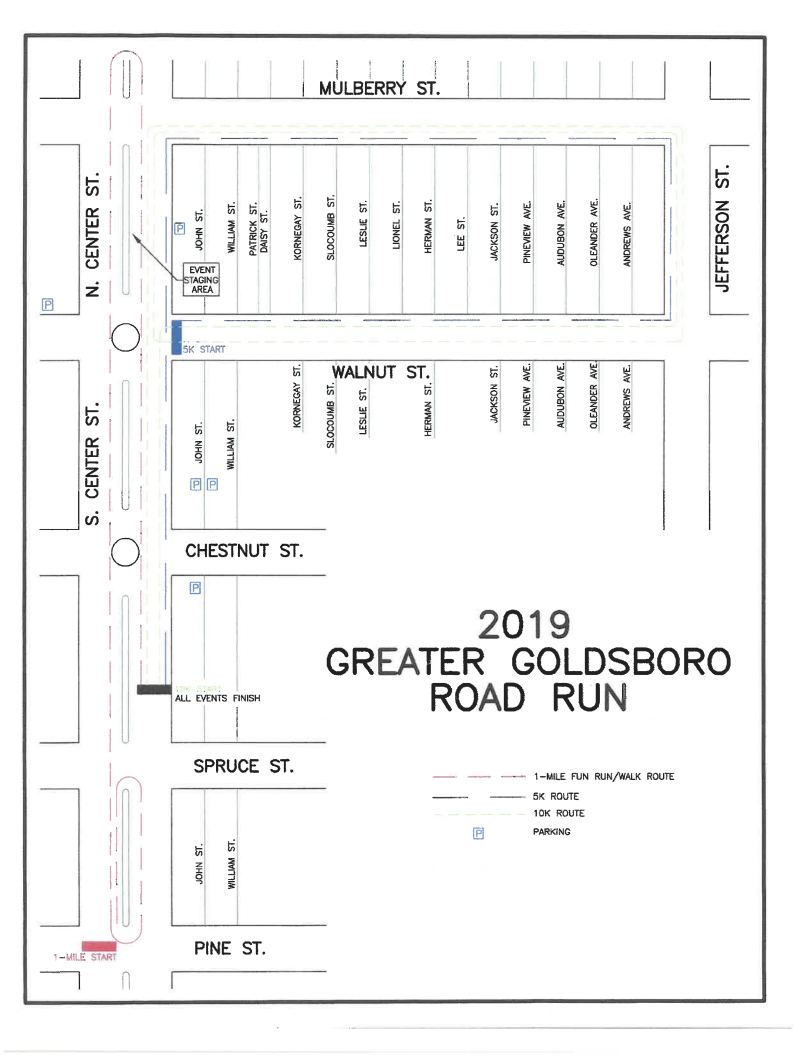
acts or omissions, active or passive, related to operating an event on the city's property.

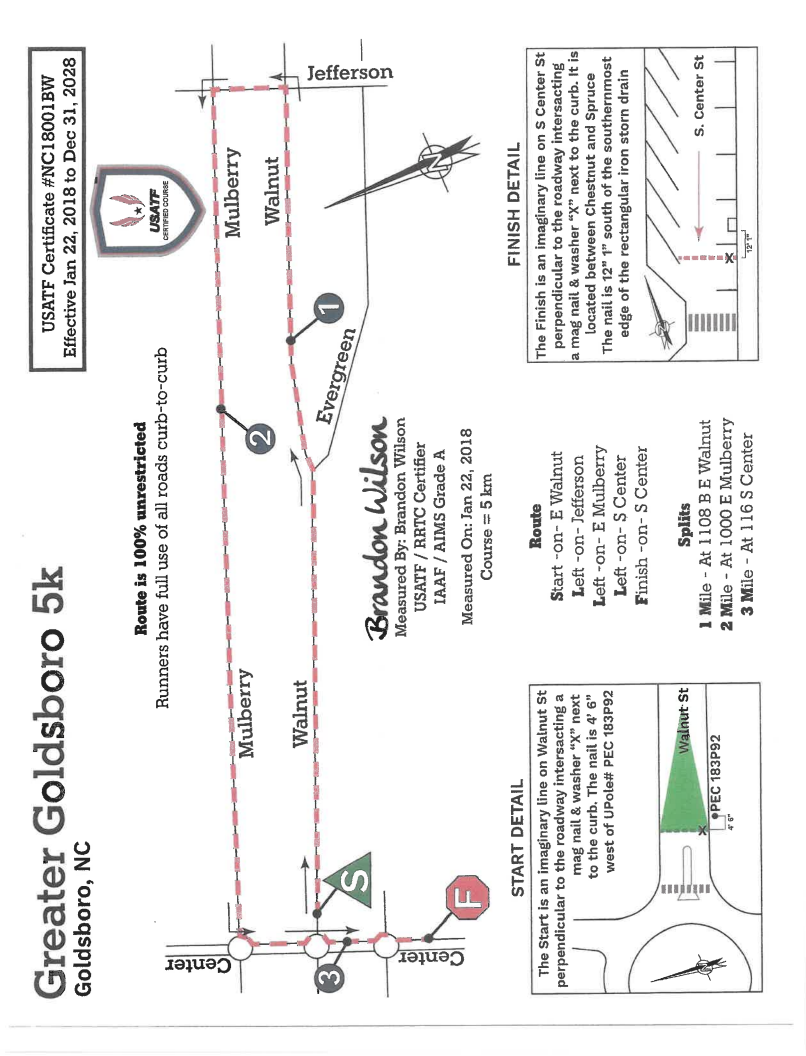
This the 12th day of <u>December</u>, 20 12.

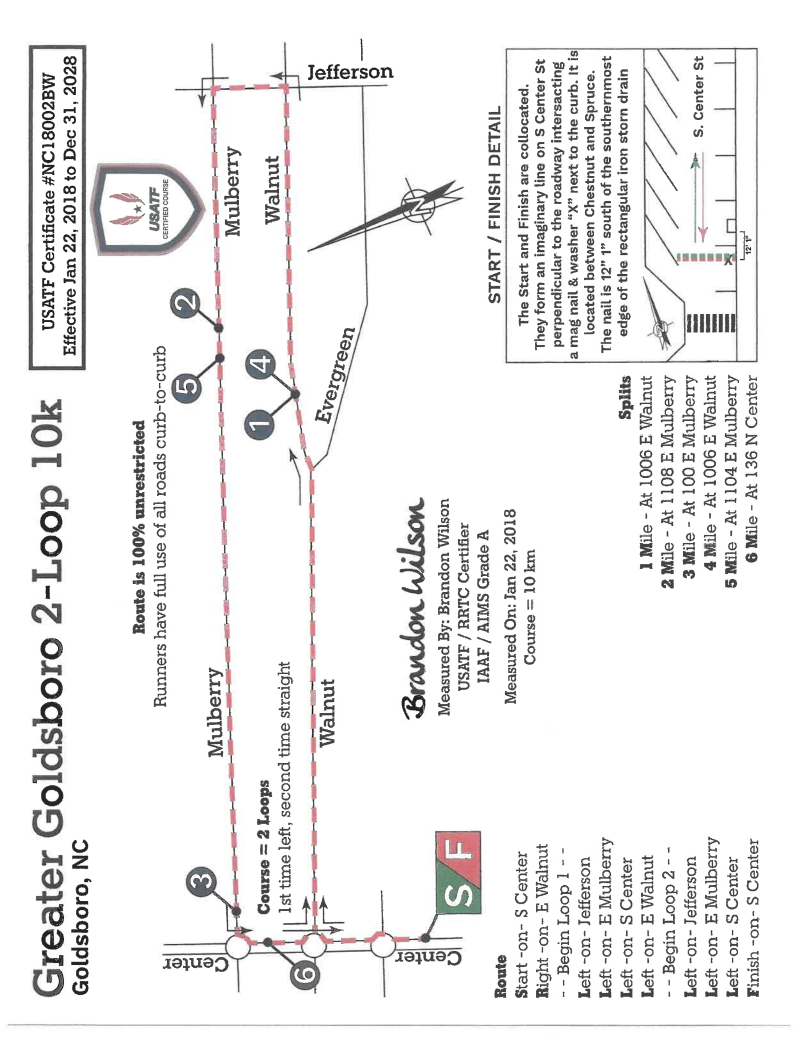
H Edwards, Rase Director (SEAL)

(Applicant & Authorized Representative of Event)

This form must be completed, signed and returned with the completed application.







ACORD	0

CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 12/12/2018

C B R	THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.									
lf	IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must have ADDITIONAL INSURED provisions or be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).									
	DUCER) the	Geru	incate holder in neu of st	CONTAC NAME:	CT Lies Obsid			_	
	lant - Indianapolis							FAX (A/C, No): 3	17 04	7 5454
10	401 North Meridian St, Ste 200				(A/C. No	Ext): 317-817	-01/2		517-01	7-5151
Ind	lianapolis IN 46290				ADDRES	ss: kiwanisce			T	
								DING COVERAGE		NAIC #
					INSURE	RA: Lexington	n Insurance (Company		19437
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	lianapolis IN 46268				INSURE	RD:				
					INSURE	RE:				
					INSURE	RF:				
CO				NUMBER: 1247880904				REVISION NUMBER:		
TI IN C E	HIS IS TO CERTIFY THAT THE POLICIES IDICATED. NOTWITHSTANDING ANY RE ERTIFICATE MAY BE ISSUED OR MAY I XCLUSIONS AND CONDITIONS OF SUCH I	QUIR PERT. POLIC	EMEI AIN, CIES.	NT, TERM OR CONDITION THE INSURANCE AFFORD LIMITS SHOWN MAY HAVE	OF AN' ED BY	Y CONTRACT THE POLICIES REDUCED BY I	or other i 5 describei Paid Claims.	Document with respec D herein is subject to	τ το ι	WHICH THIS
INSR		INSD	SUBR	POLICY NUMBER		POLICY EFF (MM/DD/YYYY)	(MM/DD/YYYY)	LIMITS	3	
A	X COMMERCIAL GENERAL LIABILITY	Y		013136005		11/1/2018	11/1/2019	DAMAGE TO RENTED	\$ 2,000 \$ 500,0	
								MED EXP (Any one person)	\$ 5,000	
	X Liquor Liability								\$ 2,000	.000
	CEN'L AGGREGATE LIMIT APPLIES PER:								\$ 2,000	
	PRO-								\$ 2,000	C
									\$1,000	
A	OTHER: AUTOMOBILE LIABILITY			013136005		11/1/2018	11/1/2019	COMBINED SINGLE LIMIT (Ea accident)	\$ 1,000	.000
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	DED RETENTION \$				_			PER OTH-	\$	
	WORKERS COMPENSATION AND EMPLOYERS' LIABILITY Y / N		l i					STATUTE		
	ANYPROPRIETOR/PARTNER/EXECUTIVE	N/A						E.L. EACH ACCIDENT	\$	
	(Mandatory in NH)							E.L. DISEASE - EA EMPLOYEE		
	If yes, describe under DESCRIPTION OF OPERATIONS below		-					E.L. DISEASE - POLICY LIMIT		
A	Self-Insured Retention Sexual Misconduct Liability			013136005		11/1/2018	11/1/2019	All Claims Limit Aggregate	\$75,0 2,000 2,000	,000
DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required) The Certificate Holder and others as defined in the written agreement are additional insured subject to the terms, conditions, and exclusions on the policy with respects to the General Liability only regarding the following Kiwanis event (setup, take down & rain date(s) during the policy term are included). April 13, 2019 or any future date in the policy term. Kiwanis sponsored Greater Goldsboro Road Run Held at along various streets in the City of Goldsboro, NC Sunrise Kiwanis Club of Goldsboro										
CE	RTIFICATE HOLDER				CAN	CELLATION				
	City of Goldsboro, NC North Center Street				SHC THE ACC	OULD ANY OF EXPIRATION CORDANCE WI	N DATE TH TH THE POLIC	ESCRIBED POLICIES BE CA EREOF, NOTICE WILL E CY PROVISIONS.	ANCELI Be de	Led Before Livered in
	P.O. Drawer A Goldsboro NC				AUTHO	udug	K. L	Viloon		
AC	© 1988-2015 ACORD CORPORATION. All rights reserved, ACORD 25 (2016/03) The ACORD name and logo are registered marks of ACORD									

ENDORSEMENT

This endorsement, effective 12:01 AM 11/01/2018

Forms a part of policy no.: 013136005

Issued to: KIWANIS INTERNATIONAL, INC.

By: LEXINGTON INSURANCE COMPANY

ADDITIONAL INSURED - DESIGNATED PERSON OR ORGANIZATION (Based on CG 2026 04/13)

(Based on CG 2020 04/13)

This endorsement modifies insurance provided by the following:

COMMERCIAL GENERAL LIABILITY POLICY

SCHEDULE

Name of Additional Insured Person(s) or Organization(s)

City of Goldsboro, NC North Center Street P.O. Drawer A Goldsboro, NC

Information required to complete this Schedule, if not shown above, will be shown in the Declarations

- A. Section II Who Is An Insured is amended to include as an additional insured the person(s) or organization(s) shown in the Schedule, but only with respect to liability for "bodily injury", "property damage" or "personal and advertising injury" caused, in whole or in part, by your acts or omissions or the acts or omissions of those acting on your behalf:
 - 1. In the performance of your ongoing operations; or
 - 2. In connection with your premises owned by or rented to you.
 - However:
 - 1. The insurance afforded to such additional insured only applies to the extent permitted by law; and
 - If coverage provided to the additional insured is required by a contract or agreement, the insurance afforded to such additional insured will not be broader than that which you are required by the contract or agreement to provide for such additional insured.
- B. With respect to the insurance afforded to these additional insureds, the following is added to Section III Limits Of Insurance:

If coverage provided to the additional insured is required by a contract or agreement, the most we will pay on behalf of the additional insured is the amount of insurance:

1. Required by the contract or agreement; or

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2. Available under the applicable Limits of Insurance shown in the Declarations; whichever is less.

This endorsement shall not increase the applicable Limits of Insurance shown in the Declarations

All other terms and conditions of the policy remain the same.

RA

Authorized Representative

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CITY OF GOLDSBORO AGENDA MEMORANDUM MARCH 18, 2019 COUNCIL MEETING

SUBJECT: Resolution – Rural Housing Recovery Infrastructure Grant

BACKGROUND: The City of Goldsboro applied for a grant on February 22, 2019 for funding by North Carolina Department of Commerce through the Rural Economic Development Division for the Rural Housing Recovery Infrastructure Grant in the amount of \$350,000.

DISCUSSION: The Rural Housing Recovery Infrastructure Grant Application submitted will be a public-private partnership between the City of Goldsboro and Adair Place Apartments to consist of infrastructure improvements to construct street extension of Keller Way (fka Keenway Drive) (a public street). In addition, to construction of street extension of the roadway per City of Goldsboro standards, storm drainage, curbs, gutters, sidewalks, parking lots, ABC stone and paving. The project will added to the affordable housing stock three newly constructed three-story apartment buildings containing 72 units including a community building. Thirtysix of the 72 total units will be three-bedroom units with the other 36 units to be 12 one-bedroom units and 24 two-bedroom units. Location of the project is 200, 202, 204 & 206 Keller Way, Goldsboro NC.

> As part of the application process for the Rural Housing Recovery Infrastructure Grant, the City of Goldsboro must adopt a resolution in support of the application submission to North Carolina Department of Commerce for rural housing recovery infrastructure funds to address critical housing shortages caused by recent hurricanes. No matching funds are required of the City of Goldsboro in conjunction with the Rural Housing Recovery Infrastructure Grant.

RECOMMENDATION: By motion, adopt the attached resolution:

- 1. Approving the support of the application submission to North Carolina Department of Commerce for rural housing recovery infrastructure funds to address critical housing shortages caused by recent hurricanes.
- 2. Authorize the Mayor and City Clerk to accept and sign a contract with North Carolina Department of Commerce through the Rural Economic Development Division for the Rural Housing Recovery Infrastructure Grant in the amount of \$350,000 if the City is awarded.

Date:_____

Community Relations Director

Date:_____

RESOLUTION NO. 2019 -

RESOLUTION SUPPORTING AN APPLICATION TO THE NORTH CAROLINA DEPARTMENT OF COMMERCE FOR RURAL HOUSING RECOVERY INFRASTRUCTURE FUNDS TO ADDRESS CRITICAL HOUSING SHORTAGES CAUSED BY RECENT HURRICANES

WHEREAS, due to recent hurricanes, the need for safe, decent and affordable housing in the Goldsboro area is greater than ever; and

WHEREAS, the North Carolina Department of Commerce, through the Rural Economic Development Division, in conjunction with the North Carolina Housing Finance Agency, has made funding available to address critical housing shortages caused by such storms; and

WHEREAS, the funding from these agencies provides grants for public infrastructure to support housing developments in communities impacted by recent hurricanes; and

WHEREAS, the Adair Place Apartment development qualifies for the disaster recovery funding.

NOW, THEREFORE, BE IT RESOLVED by the City Council of the City of Goldsboro, North Carolina, that:

- 1. The City of Goldsboro supports the application submission to the North Carolina Department of Commerce for the receipt of Rural Housing Recovery Funds relating to the infrastructure improvements to Keller Way (the "Project") in association with the development and construction of Adair Place Apartments to be located at 200, 202, 204 & 206 Keller Way in the City of Goldsboro (the "Apartments").
- 2. The public-private partnership between the City of Goldsboro and Adair Place addresses critical housing shortages in the area. The construction of three newly three-story apartment buildings containing a total of 72 multi-family units (12 one-bedroom units, 24 two-bedroom units and 36 three-bedroom units) will improve housing options, quality of life, and provide safe, decent and affordable housing for low-to-moderate income residents displaced by Hurricane Matthew and Florence within Goldsboro, as well. The Adair Place Apartment project will utilize low-income housing tax credits as one tool to ensuring affordability 25% of all units will be affordable to persons earning at or below 40% of the area median income and the remaining 75% of the units will be affordable to persons earning at or below 60% of area median income.
- 3. This Resolution shall be in full force and effect from and after the 18th of March, 2019.

Approved as to form only:

Reviewed by:

City Attorney

City Manager

CITY OF GOLDSBORO AGENDA MEMORANDUM MARCH 18, 2019 COUNCIL MEETING

SUBJECT:	Municipal Records Retention and Disposition Schedule
BACKGROUND:	The North Carolina Department of Cultural Resources, Division of Archives and Records provides a comprehensive records disposition plan which ensures compliance with General Statutes 121 and 132. The current records retention schedule was adopted on September 10, 2012 with amendments adopted in 2016.
DISCUSSION:	General Statute 121-5(b) states that no person may destroy, sell, loan or otherwise dispose of any public record without the consent of the Department of Cultural Resources effective October 1, 1994. Without a retention program, public records can accumulate; causing the need for additional storage space and valuable documents can be mistakenly discarded.
	The North Carolina Department of Cultural Resources, Division of Archives and Records has released a universal update covering General Records. This update to the schedule went into effect on March 1, 2019 by the North Carolina Department of Cultural Resources, Division of Archives and Records.
RECOMMENDATION:	Approve the attached Resolution adopting the Municipal Records Retention and Disposition Schedule as stipulated in the North Carolina Department of Cultural Resources, Division of Archives and Records.
Date:	

City Clerk

Date: _____

Interim City Manager

RESOLUTION NO. 2019-

A RESOLUTION ADOPTING THE 2019 MUNICIPAL RECORDS RETENTION AND DISPOSITION SCHEDULE

WHEREAS, the North Carolina Department of Cultural Resources, Division of Archives and Records provides a comprehensive records disposition plan which ensures compliance with General Statues121 and 132; and

WHEREAS, General Statute 121-5(b) states that no person may destroy, sell, loan or otherwise dispose of any public record without the consent of the Department of Cultural Resources effective October 1, 1994; and

WHEREAS, without a retention program, public records can accumulate, causing the need for additional storage space and without a schedule for disposal, valuable documents can be mistakenly discarded; and

WHEREAS, the North Carolina Department of Cultural Resources, Division of Archives and Records has released a universal update covering General Records. This update to the schedule went into effect on March 1, 2019 by the North Carolina Department of Cultural Resources, Division of Archives and Records.

NOW, THEREFORE, BE IT RESOLVED by the City Council of the City of Goldsboro, North Carolina that:

- 1. The City Council adopts the 2019 Municipal Records Retention and Disposition Schedule; and
- 2. The Mayor, City Manager and City Clerk are hereby authorized to sign the Municipal Records Retention and Disposition Schedule as stipulated by the North Carolina Department of Cultural Resources, Division of Archives and Records.
- 3. This Resolution shall be in full force and effect from and after its adoption this the 18th day of March, 2019.

Approved as to Form Only:

Reviewed By:

City Attorney

City Manager

2019 Local Government Agencies General Records Retention and Disposition Schedule

The records retention and disposition schedule and retention periods governing the records series listed herein are hereby approved. In accordance with the provisions of Chapters 121 and 132 of the *General Statutes of North Carolina*, it is agreed that the records do not and will not have further use or value for official business, research, or reference purposes after the respective retention periods specified herein and are authorized to be destroyed or otherwise disposed of by the agency or official having custody of them without further reference to or approval of either party to this agreement. The local government agency agrees to comply with 07 NCAC 04M .0510 when deciding on a method of destruction. Confidential records will be destroyed in such a manner that the records cannot be practicably read or reconstructed. However, records subject to audit or those legally required for ongoing official proceedings must be retained until released from such audits or official proceedings, notwithstanding the instructions of this schedule. *Public records, including electronic records, not listed in this schedule are not authorized to be destroyed.*

All local government agencies and the Department of Natural and Cultural Resources agree that certain records series possess only brief administrative, fiscal, legal, research, and reference value. These records series have been designated by retention periods that allow these records to be destroyed when "reference value ends." All local government agencies hereby agree that they will establish and enforce internal policies setting minimum retention periods for the records that Natural and Cultural Resources has scheduled with the disposition instruction "destroy when reference value ends." If a local government agency does not establish internal policies and retention periods, the local government agency is not complying with the provisions of this retention schedule and is not authorized by the Department of Natural and Cultural Resources to destroy the records with the disposition instruction "destroy when reference value ends."

All local government agencies and the Department of Natural and Cultural Resources concur that the long-term and/or permanent preservation of electronic records requires additional commitment and active management by the agency. Agencies agree to comply with all policies, standards, and best practices published by the Department of Natural and Cultural Resources regarding the creation and management of electronic records.

It is further agreed that these records may not be destroyed prior to the time periods stated; however, for sufficient reason they may be retained for longer periods. This schedule supersedes the general standards in all previous local government retention and disposition schedules and is to remain in effect from the date of approval until it is reviewed and updated.

APPROVAL RECOMMENDED

Muncipal/County Clerk or Manager Title:

Sarah E. Koonts, Director Division of Archives and Records

APPROVED

Susi H. Hamiltón, Secretary Department of Natural and Cultural Resources

Municipality/County:

Head of Governing Body Title:

CITY OF GOLDSBORO AGENDA MEMORANDUM MARCH 18, 2019 COUNCIL MEETING

SUBJECT:	Advisory Board and Commission Appointments
BACKGROUND:	There are currently several vacancies on Advisory Boards and Commissions. Citizen involvement is vital to the performance of City government. It is necessary that additional appointments be made in an effort to fill these vacancies.
DISCUSSION:	Recommendations for appointments were requested from the respective Boards and Commissions. Applications were also solicited from the public at large.
	The City Council met during the Work Session on February 18, 2019, to review vacancies and applications received to fill the current vacancies. With these appointments, one regular vacancy and one student vacancy on the Parks and Recreation Advisory Commission remain.
	It is also customary for the City of Goldsboro to express its appreciation by Resolution to those members whose terms have expired, who have moved or resigned.
RECOMMENDATION:	By motion, Council adopt the attached Resolutions:
	1. Appointing members to various Advisory Boards and Commissions in the City of Goldsboro.
	2. Commending those individuals whose terms have expired, who have moved or resigned.
Date:	Melissa Capps, City Clerk
Date:	Randy Guthrie, Interim City Manager

RESOLUTION NO. 2019-

RESOLUTION APPOINTING MEMBERS AND ADJUSTING TERMS TO ADVISORY BOARDS AND COMMISSIONS

WHEREAS, continued involvement of citizens is vital to the performance of City government; and

WHEREAS, the terms of several members on the City's Advisory Boards and Commissions have expired or been vacated due to members moving or resigning; and

WHEREAS, the following distinguished citizens have expressed a desire to serve upon the indicated Board or Commission;

NOW, THEREFORE, BE IT RESOLVED by the Mayor and City Council of the City of Goldsboro, North Carolina, that:

1. The following individuals be and are hereby appointed to the specified Boards and Commissions. The terms of the appointees shall expire on the dates indicated:

Historic District Commission

First Term Appointee		
Ravonda Jacobs	Term Expires	12-31-21
Linda Liegel	Term Expires	12-31-21
Alana Moore (Alternate)	Term Expires	12-31-21
Filling An Unexpired Term		
Beverly Weeks (Alternate)	Term Expires	12-31-19
Parks and Recreation Advisory C	<u>ommission</u>	
First Term Appointees		
Linda Farmer	Term Expires	12-31-21
Khalil Cobb	Term Expires	12-31-21
Maurice Mitchell	Term Expires	12-31-21
<u>Filling An Unexpired Term</u> Kimberly Tovar	Term Expires	12-31-20
Goldsboro Planning Commission First Term Appointee	T D '	10.01.01
Mia Barnett	Term Expires	12-31-21

2. This Resolution shall be in full force and effect from and after this 18th day of March, 2019.

Approved as to Form Only:

Reviewed by:

RESOLUTION NO. 2019 -

RESOLUTION COMMENDING INDIVIDUALS WHO HAVE SERVED ON VARIOUS ADVISORY BOARDS AND COMMISSIONS OF THE CITY OF GOLDSBORO AND DIRECTING THE MAYOR ON BEHALF OF THE CITY COUNCIL TO PRESENT THE INDIVIDUALS WITH A CERTIFICATE OF APPRECIATION

WHEREAS, citizen participation is vital to responsible government; and

WHEREAS, the following individuals have served the local citizenry by their service upon the advisory Boards and Commissions of the City of Goldsboro; and

WHEREAS, the Mayor and City Council wish to commend these civic-minded citizens for their voluntary contributions to the City of Goldsboro.

NOW, THEREFORE BE IT RESOLVED by the Mayor and the City Council of the City of Goldsboro, North Carolina, that:

1. The following individuals are recognized for their service on the City's advisory Boards and Commissions and are commended for their contributions to the operation of Goldsboro's municipal government:

> <u>Goldsboro Historic District Commission</u> Joshua Johnson

Parks and Recreation Advisory Commission John Falkenstein Carl Martin Theresa Merritt Floyd Wingfield

<u>Goldsboro Planning Commission</u> Pat McArthur

- 2. The Mayor of the City of Goldsboro is hereby directed to present to each of these individuals a Certificate of Appreciation for their civic contributions.
- 3. These Certificates are to be presented at the next regularly scheduled meeting of the various Boards and Commissions or as close to that meeting date as possible.
- 4. This Resolution shall be in full force and effect from and after this 18th day of March, 2019.

Approved as to Form Only:

Reviewed by:

City Attorney

City Manager

Item X



North Carolina

200 North Center Street, 27530 P 919.580.4362

City of Goldsboro Departmental Monthly Reports February 2019

- 1. Human Resources
- 2. Community Relations
- 3. Paramount Theater-GEC
- 4. Inspections
- 5. Downtown Development
- 6. Information Technology
- 7. Public Works-Maintenance
- 8. Public Works-Utilities
- 9. Finance
- 10. Planning
- 11. Engineering
- 12. Fire
- 13. Police
- 14. Parks and Recreation
- 15. Travel and Tourism

Human Resources Management Department MONTHLY REPORT – FEBRUARY 2019

Prepared by: *Pamela C. Leake*

The Human Resources Department posted 34 jobs and processed 320 applications this month. 369 notices were sent to applicants (367 sent to applicants not selected for an interview and 32 sent to candidates interviewed but not selected for hire). There were eight new hires: Seven full-time -- (David Evans – Police Officer; Andrew Matthews – Crime Analyst; James McCreary – Compost Operator; Michael Moncada – Police Officer; Jasmine Phillips – Operator I; Kyle Sleppy – Police Officer; Andrea Thompson – Assistant Finance Director; Robert Rogers – Firefighter; Ryan Swisher – Firefighter; Tiffany Parker – Firefighter) and one part-time: Naiesha Parks – Building Attendant. There was one retirement: Curtis Vick – Utility Maintenance Mechanic (Public Works – Distribution & Collections) and two resignations: Steven Cox and Davis Hodges, Firefighters. Total employment for February: 625 (456 full time and 169 part-time).

Go Red for Women is the American Heart Association's national movement to end heart disease and stroke in women. In recognition of the event, staff from all over the city recognized Heart Health Month on February 1 by wearing **red** and our Occupational Health Nurse distributed information to all City employees about heart health. The Senior HR Consultant spoke with select supervisors regarding creation of development plans for performance management. She also attended a webinar sponsored by the Government Affairs Taskforce Committee. This was an update regarding federal legislation and employment laws. Employees who have supplemental vision coverage through Community Eye Care should have received new insurance cards with new ID numbers. If they have an appointment, they can call Community Eye Care at 1-888-254-4290 to get a new ID number. Employees can contact Susan Thornton, HR Consultant, if they have questions. Diane Swindell, Prudential Representative, met with new hires and current employees on February 25, 2019. Employees will now be able to meet with her on a monthly basis to make changes to their 401K, or 457 plans. Emails will be sent out with dates of her availability or contact the Human Resources office for more information. New Hire Orientation was held February 21, 2019. New hires who attended were **Michael Braswell - Grounds Maintenance Technician (Public Works – Buildings and Grounds); Catherine Gwynn - Finance Director; Sakeithia Reece - Customer Service Representative (Finance), and Braxton Shetley – Park Technician. The next orientation will be held on March 14, 2019. The HR Consultant attended the newly formed Communications Committee meeting on January 31, 2019. The purpose is to discuss the future plans of marketing for the City, both internally and externally.**

The following is a summary of this month's safety activities:

- Attended safety appeals hearing for two accident cases on February 6 and Eastern Carolina Safety and Health Conference board meeting on February 7.
- Presented for New Hire Orientation on February 21, 2019.
- Created Safety Shoe policy for review; forwarded Spotter training information to affected supervisors.
- Posted OSHA 300/300A logs; completed applications for this year's NC Department of Labor Safety Awards.
- Safe Driving Policy sent to Interim City Manager, HR Director, and Safety committee members for review and recommendations.
- In process of reviewing emergency evacuation maps so fire drills can be conducted annually as required.
- Investigated personal injury accident on fire training grounds.
- Working with Fleet Maintenance Superintendent regarding information/pricing on collision avoidance systems, such as, wide angle back-up cameras, lasers, radars.
- Escorted service company to conduct their annual inspections of all portable fire extinguishers at City Hall.
- There were eight accidents this month. The Safety Accident Review Committee met on February 26 and reviewed eight cases: six vehicle accidents and two personal injuries. The safety coordinator composed minutes and submitted recommendations to City Manager for review.
- Attended Confined Space and Chemical, Biological Safety training at City Hall on February 20 and 27. Staff from all Public Utilities' facilities attended the sessions. Total attendance: 70.

This month's health beat was **Hearing Conservation**. 101 employees were tested. There were 44 clinic visits. There were six random non-DOT drug screens and one breathalyzer: all negative. There were no post-accident or DOT tests this month.

2019	Jan	Feb	Mar	Apr	Мау	Jun	Jul	Aug	Sep	Oct	Nov	Dec	Avg.
Applications	348	320											334
New Hires*	11	7											9
Separations*	3	3											3
Vehicle Accidents	7	4											5
Workers Compensation	2	4											3
2018	Jan	Feb	Mar	Apr	Мау	Jun	Jul	Aug	Sep	Oct	Nov	Dec	Avg.
Applications	264	247	266	204	274	231	398	346	230	256	244	219	265
New Hires*	9	2	3	2	2	5	7	8	1	1	4	2	4
Separations*	3	3	3	4	7	3	6	4	5	2	4	9	4
Vehicle Accidents	3	0	1	3	2	6	8	3	3	5	7	5	4
Workers Compensation	2	0	3	1	1	2	2	0	0	2	0	1	1

*Monthly stats for new hires, resignations, retirements, and terminations include <u>full-time</u> personnel only.



Prepared By: Shycole Simpson- Carter

- The Commission on Community Relations and Development met on Tuesday, February 12, 2019. The next scheduled meeting is Tuesday, April 9, 2019 at 6:00 pm. The Commission discussed the planning and rescheduling for the Human Relations Banquet to be held on March 22nd at 6:30 pm and Interfaith Breakfast for March 30th at 9:00 am, in addition to possibly facilitating a cultural festival in late fall.
- The Department received (4) housing complaints (1) against a multi-family residential unit for maintenance and (3) pertaining to substandard roofing and heating issues and (4) requests for assistance with resources.
- The Department submitted two grant applications in the month of February. A grant application was submitted to the National League of Cities to participate in the Mayors' Institute on Affordable Housing and Health. Another grant application was submitted to NC Commerce through the Rural Economic Development Division for Rural Housing Recovery Infrastructure funds to address critical housing shortages in need of public infrastructure to support housing development in communities impacted by recent hurricanes.
- The Goldsboro Mayor's Youth Council (GYC) met on Feb 6th & 14th, 2019. The next scheduled meetings are Wednesday, April 3rd & 17th, 2019 at 7:00 pm. The GYC also spent February 14th Valentine Day at Brookdale Country Day Road to present the residents with Valentine cards and treats.
- The Mayor's Committee for Persons with Disabilities met on February 28, 2019. The next scheduled meeting is Thursday, April 18, 2019 at 12:00 pm.
- The City of Goldsboro 2019 Summer Youth Employment Initiative Program launched February 18, 2019. The process for recruiting SYEI Applications for youth employment and worksite designation will be from February 18, 2019 until March 18, 2019.

2019 Complaints	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec	AVG
Housing	1	4											3
Consumer & Others	3	4											4
2018 Complaints	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec	AVG
Housing	5	5	9	3	2	3	1	3	0	9	0	1	3
Consumer	1	2	0	0	3	2	9	10	2	5	7	2	4



Prepared by: Stephanie Slusser, Service Coordinator

- The Paramount hosted The Platters as part of the Paramount Performing Arts Series.
- Center Stage Theatre, Encore Entertainment returned to the Paramount for February performances. The Hitmen a cappella group rented the theatre for the first time.
- Paramount staff presented to Wayne County Public School Board and the Wayne County Commissioners about the collaboration to present a performance by actor/playwright Mike Wiley to all WCPS 6th graders and a community presentation by Mr. Wiley at GHS on March 5.
- Paramount & Goldsboro Event Center staff met for their quarterly staff meeting.
- Director Sherry Archibald submitted her resignation to accept the position of Executive Director of the United Way of Wayne County. Her last day is March 7, 2019.
- The Paramount hosted the NC Presenters Consortium for their annual booking meeting. The meeting brought just over 40 presenters from across the state for two days of planning.
- Paramount staff participated in the following meetings, presentations or training: Conference Call with the Dance Touring Initiative, Leadership Wayne, UNC Wayne Hearth Health Luncheon, Chamber of Commerce Education Luncheon, and Junior Leadership.
- Expenses -\$ 33,393.59
 Labor \$21,518.18 /Operational \$11,875.41
 Revenue \$13,259.50
 Rentals -\$2,656.75 /Tickets \$10,326.75 /Concession \$276.00

	Jan-19	Feb-19	Mar19	April19	May19	June19	July19	Aug19	Sept19	Oct19	Nov19	Dec19	Average 2019	Total
Exp	\$34,447	\$33,393												\$67,840
Rev	\$12,993	\$13,259												\$26,252
													Average	Total
	Jan-18	Feb-18	Mar18	April18	May18	June18	July18	Aug18	Sept18	Oct18	Nov18	Dec18	2018	
Exp	\$32,968	\$25,012	\$48,050	\$39,962	\$32,137	\$24,298	\$55,630	\$40,550	\$68,803	\$42,545	\$40,161	\$32,024	\$40,178	\$482,140
Rev	\$16,549	\$7,471	\$35,001	\$8,954	\$15,408	\$11,597	\$6,293	\$17,910	\$332	\$5,741	\$23,896	\$16,954	\$14,995	\$179,948

*August 2018 revenue reflects box office fees transferred from 2017/2018 fiscal year. Sept. 18 expense includes reapirs to exterior building



- The Goldsboro Event Center was utilized for 9 uses in February including golf uses, internal meetings, council retreat, the Parks and Rec. Daddy/Daughter Dance, a baby shower, and a valentine dinner. 5 of the 9 uses were internal uses; therefore, non-income producing.
- GEC staff has been working on improvements to the interior and exterior to include internal painting and external power-washing.
- GEC staff represented GEC, Paramount, and DGDC in the Ram Rent-All Wedding Expo on Feb. 23.
- Expenses- \$ 8,623.59
 Revenues- \$ 7,203.93

Labor - \$5,652.06 /Operational - \$2,971.53 Rentals -\$6,990.40 /Concessions- \$213.53

	lan 10	5ab 10	Ma#10	Amril 10	May 10	lune10	lulu10	1	Cont10	0+10	New10	De e10	Average	Total
	Jan-19	Feb-19	Mar19	April19	May19	June19	July19	Aug19	Sept19	Oct19	Nov19	Dec19	2019	
Exp	\$9,198	\$8,623.59												\$9,198
Rev	\$4,645	\$7,203.93												\$4,645
													Average	Total
	Jan-18	Feb-18	Mar18	April18	May18	June18	July18	Aug18	Sept18	Oct18	Nov18	Dec18	2018	
Exp	\$5,379	\$7,310	\$14,096	\$14,484	\$7,852	\$7,072	\$9,083	\$11,367	\$7,815	\$16,427	\$8,760	\$10,306	\$9,995	\$119,951
Rev	\$2,890	\$5,556	\$7,526	\$15,201	\$9,980	\$4,309	\$7,971	\$7,131	\$2,143	\$10,781	\$3,326	\$5,224	\$6,836	\$82,038

Monthly Report- February 2019

Goldsboro Inspections Department Monthly Report – Feb 2019 Prepared by: Allen Anderson

The valuation of all building permits issued during the month of February totaled \$13,795,374. Five (5) of these permits were new residential single-family dwellings at a valuation of \$1,063,954.

The valuation of all miscellaneous (Mechanical, gas, insulation, electrical, plumbing, fire, sprinkler, pool, tank, demolition, signs, business inspection, & itinerant merchant) permits issued during this time period totaled \$2,254,133.

All permit fees collected for the month totaled \$40,372. Of the permit fees collected for the month, \$3,345 was collected in technology fees. Plan review fees collected during the month totaled \$1,610. Business Registration fees collected totaled \$605.

The Inspectors did a total of 603 inspections for the month. During the month of February eleven (11) business inspections were completed. A total of 296 permits were issued for the month. Forty-seven (47) plan reviews were completed for February. We now have a total of 99 residential structures in the Minimum Housing Process and 4 commercial structures in the Demolition by Neglect Process.

2019 Permit Valuation	Jan	Feb	Mar	Apr	May	Jun	Jul A	ug Sep	Oct	Nov	Dec	AVG	
All Buildings (millions)	\$2	\$14										\$7 \$024	1
Residential (thousands) Miscellaneous**(millions)	\$805 \$5	\$1063 \$2										\$934 \$4	ł
Permit Fees (thousands)	\$3 \$34	\$2 \$40										\$4 \$37	
Inspections (total)	614	603										609	
Permits Issued (total)	296	296										296	
Plan Reviews Completed	39	47										43	
Minimum Housing in Process	171	99										135	
2018	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec	AVG
Permit Valuation													
All Buildings (millions)	\$10	\$13	\$3	\$5	\$5	\$2	\$5	\$6	\$3	\$5	\$12	\$6	\$6
Residential (thousands)	\$848	\$518	\$1345	\$786	\$1389	\$1589	\$1000	\$1734	\$120	\$207	\$246	\$807	\$882
Miscellaneous**(millions)	\$2	\$2	\$2	\$3	\$2	\$1	\$2	\$2	\$1	\$1	\$2	\$1	\$2
Permit Fees (thousands)	\$31	\$33	\$30	\$31	\$48	\$51	\$65	\$60	\$21	\$41	\$49	\$21	\$40
Inspections (total)	524	539	544	564	582	692	675	659	345	589	516	373	550
Permits Issued (total)	258	263	284	295	418	351	344	373	279	326	258	226	306
Plan Reviews Completed	75	41	52	74	85	39	42	67	51	85	39	50	58
Minimum Housing in Process	163	163	143	152	152	152	161	161	161	161	163	171	159



Downtown Development Department February 2019

Current Downtown Development Office Projects Staff Worked On Over the Month Include:

- Staff continued to work through TIGER VIII developments and draft plans for the streetscape project with TA Loving.
- Staff met with (or conversed by email/phone) 14 potential new property acquisition projects/persons and/or business interests regarding downtown.
- Over the past month, staff visited current downtown businesses 30 different times.
- Julie continued to work on strategic planning and attended several meetings throughout the month.
- Julie worked on the Wayfinding Signage Bid Package related to the TIGER grant
- Staff began to work through a bid document for the TIGER VIII grant project, Wayfinding Signage System.
- Staff issued the RFP for the Union Station Adaptive Reuse Study.
- Staff worked through the completion of Rehab Development agreements with City and County attorneys.

Downtown Development Office Events or Activities that Staff Administered or Assisted During the Month:

- Staff created ads for Go, Buzz, 107.9, digital billboards and News-Argus for upcoming downtown events.
- Staff attended multiple Merchants Association meetings throughout the month.
- Staff hosted the Small Business Center in Downtown event on the first Monday of the month.
- Staff attended Grow Goldsboro's Planning Meeting on February 4th.
- Staff attended the Merchant's Association meeting on February 5th.
- Staff attended a Streetscapes Plan Review meeting with TA Loving on February 7th.
- Staff attended and presented at the NCDDA Board Meeting on February 8th.
- Staff presented at the February 19th SJAFB Newcomer's Briefing.
- Staff attended the Merchant's Association Executive meeting on February 19th.
- Staff attended the Military Affairs Committee B-Course Social on February 19th.
- Staff attended the YMCA Board Meeting on February 21st.
- Staff presented at the North Carolina Presenter's Consortium at the Paramount on January 28th.

DGDC Events or Activities that Staff Administered or Assisted During the Month:

- Staff facilitated and attended the following monthly meetings: DGDC Board (02/20), DGDC Executive Committee (02/19), DGDC Design (02/19), DGDC EV (02/19), DGDC Promotions (02/19) and Org. Work Plan (02/19).
- Staff assisted the DGDC with their work on the 2019 Annual Sponsorship Campaign.
- Staff assisted with a Junior Leadership Tour on February 7th.
- Staff helped assist the DGDC with 3 DGDC board room rentals throughout the month.
- Staff worked with committees on the 2019 Work Plan development.
- Staff accepted a grant from the Elks Lodge on the evening of February 20th.
- Staff helped prepare a presentation along with the Chamber of Commerce for the 2020 NC Travel Guide meeting on February 21st.

Upcoming Events/Activities:

- Staff and DGDC Board will be working during January- March on the 2019 Sponsorship Drive: "Be part of the FUN"
- Shamrock Shuffle will be held on March 15th at 8pm. The shuffle will start at Well-Travelled Beer and move on to visit 4 other downtown bars/ restaurants in 4 hours.

Businesses Opening/Properties Purchased:

- Southern Rebel continued relocating to 118 S. Center Street
- Cosa Bella opened up at 119 N. Center Street
- Design by Design (205 E. Walnut Street): Coming Soon
- The White Picket Fence (121 N. Center Street): Grand Opening scheduled for 3/16/2019

Other:

• Downtown Goldsboro's Facebook page followers/likes grew from 10,095 to 10,176 in the month of February.

Information Technology Monthly Report – February 2019

Prepared by: Patricia Wischmann

- Testing text based distribution lists and automated "Chat Bot" for citizen engagement.
- Launched Boards and Commission management in CoDa for City Manager's office.
- Upgraded video connection in the Council Chambers and Event Center to improve displayed video.
- Installed and configured multiple devices and sites to improve City networking.
- Deployed new MDTs for Fire Department vehicles.
- Launched Brew It Downtown website.
- Continued drone flights in support of Police and other departments.
- Recorded the Council Retreat and broadcasted live on Facebook.
- Purchased Fiber Splicing trailer to install, maintain, or repair city fiber.
- Began the process of creating a recruiting video for the Goldsboro Police Department.
- Completed the upgrade of building security systems.

2019	JAN	FEB	MAR	APR	MAY	JUN	JUL	AUG	SEP	OCT	NOV	DEC	AVG
Tickets Opened	662	536											
Tickets Closed	551	467											

2018	JAN	FEB	MAR	APR	MAY	JUN	JUL	AUG	SEP	OCT	NOV	DEC	AVG
Tickets Opened	578	535	568	494	408	458	494	572	538	677	560	386	524
Tickets Closed	504	544	648	496	389	468	451	656	514	614	573	361	520

PUBLIC WORKS DEPARTMENT

Monthly Highlights

D&C: Responded to 12 after hour calls for a total of 30.5 hours. Repainted 90 fire hydrants. Cleared easements along Koonce St. and West Mulberry St.

Streets & Storms: Completed Olivia Lane bus shelter pad. Graded/repaired four unpaved streets; Cleared residential ditches at Shelly and Todd Drive, Teakwood Subdivision, Darby Rd, Scotty and Boyette Drive; Removed beaver dam blockage from Stoney Creek behind Issac Drive; Between Ash St. and Elm St removed 560 tons of sand/ debris from Big Ditch; Ditch vegetation management 3,828 feet.

Bidg. & Grounds: At Herman Park Center painted inside walls and striped parking lot; Installed Center St banners; Installed new bus shelter on Olivia Lane. Cleaned up enhancement areas on Ash St. and at Spence. Put out mulch at various facilities.

_							20	19						AVG
L	Departments	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec	AVG
~	Utility Line Maint (1000-ft)	8.7	8.0		1			1						8.4
Distribution & Collections	Lines Camera'd (1000-ft)	10.8	11.3											11.1
istribution . Collections	Water Repairs	27	20											23.5
'ibu llec	Sewer Repairs	31	7		Į – – – – – – – – – – – – – – – – – – –			[19.0
istı Co	Hydrants Replaced/Fixed	37	16								Í			26.5
	Meter Install/Changed	102	63											82.5
<u>~ ~</u>	Radio, Electrical, Bldg	260	219											239.5
s & inds int.	Sign Repairs	48	72											60.0
Bldg & Grounds Maint.	ROW Mowing (ac)	10	0											5.0
<u> </u>	City-Owned Lots Mowing (ac)	0	0											0.0
Corose	Total Work Orders	365	309											337.0
Garage	Total Fuel Cost (x1000)	\$ 61	\$ 53											57.0
C - 1: J	Refuse (x1000 tons)	1.0	0.7											0.9
Solid Waste	Recyclables (tons)	13	78											45.7
waste	Leaf-n-Limbs (x1000 tons)	0.8	0.6		j			j						0.7
Ce	emetery Funerals	4	4		Í			Í			[4.0
ם <u>ג</u>	Utility Cut Repairs	15	12		·			<u> </u>			í			13.5
Street & Storm	Pot Hole Repairs	56	49											52.5
st st	Streets Swept (miles)	110	143											126.5
						2018								
ഷ്	Utility Line Maint (1000-ft)	7.4	2.9	4.0	24.0	19.0	26.3	27.5	13.2	12.8	14.7	6.8	2.7	13.4
no Sno	Lines Camera'd (1000-ft)	5.1	3.3	4.6	9.5	12.5	10.3	9.3	13.2	7.3	15.5	7.7	10.8	9.1
utic	Water Repairs	87	25	25	45	47	64	71	34	21	27	52	14	42.7
istribution . Collections	Sewer Repairs	4	14	9	12	20	13	17	14	8	22	6	5	12.0
Distribution & Collections	Hydrants Replaced/Fixed	3	32	38	45	42	23	30	26	32	9	12	10	25.2
	Meter Install/Changed	25	32	28	36	49	76	60	61	87	78	66	54	54.3
Bldg	Radio, Electrical, Bldg	225	195	167	224	268	204	158	150	127	204	206	171	191.6
Maint.	Sign Repairs	43	72	51	70	13	77	36	61	28	89	52	16	50.7
Garago	Total Work Orders	360	341	322	366	337	316	299	362	313	456	277	277	335.5
Garage	Total Fuel Cost (x1000)	\$ 55	\$ 47	\$ 55	\$ 55	\$ 60	\$ 60	\$ 60	\$ 70	\$ 52	\$ 71	\$ 52	\$ 49	57.2
Solid	Refuse (x1000 tons)	0.9	0.8	0.8	0.9	1.0	0.9	0.9	1.0	0.9	1.0	0.8	1.0	0.9
Waste	Recyclables (tons)	102	107	82	101	59	93	79	94	111	0	0	0	68.9
waste	Leaf-n-Limbs (x1000 tons)	0.5	0.7	0.8	1.1	0.8	0.9	0.9	0.8	2.0	2.0	0.9	1.1	1.0
Ce	emetery Funerals	8	9	6	8	5	6	6	6	7	10	3	7	6.8
. 5	Utility Cut Repairs	0	14	10	12	30	37	23	11	4	32	12	8	16.1
s & /ate	Pot Hole Repairs	45	82	50	20	45	25	61	43	14	43	18	63	42.4
eet: nw	Streets Swept (miles)	82.5	229	171	229	197	143	192	145	198	170	135	110	166.8
Streets & Stormwater	ROW Mowing (ac)	0	0	3	8.0	68.9	167.0	16.6	29.0	48.0	59.1	6.5	0	33.8
St	City-Owned Lots Mowing	0	0	0	135	318	410	159	187	110	85	54	15	122.8

Public Utilities Department

Monthly Report-February 2019

Gebudden Contraction Contracti

Prepared by: Michael Wagner

Water Reclamation Facility

The Water Reclamation Facility operations are proceeding smoothly. The average daily flows for February were 11.76 MGD. High flows continue to be a concern with compliance and future infrastructure needs. All of the city's 26 pump stations are operating well, but communications are quickly deteriorating with outdated radios and programming.

Water Treatment Plant

The Water Treatment Plant operations are proceeding smoothly. Minor repairs are still being made following Hurricane Florence and mitigation measures are being explored. The Plate Settler project has passed the Clearinghouse review stage.

Compost Facility

Three hundred and nineteen cubic yards of compost/mulch was sold in February 2019.

Historical data for water and sewer volumes are in million gallons per day (MGD) and are average daily flows for each month.

2019 MGD	Jan	Feb	Mar	Apr	Мау	Jun	Jul	Aug	Sep	Oct	Nov	Dec	Monthly Average
Water*	6.206	6.053											6.129
Sewer**	11.66	11.76											11.71
CY Compost	52	319											186

*Water permit- 12.0 MGD; **Wastewater permit- 14.2 MGD

2018 MGD	Jan	Feb	Mar	Apr	Мау	Jun	Jul	Aug	Sep	Oct	Nov	Dec	Monthly Average
Water*	6.625	6.232	6.262	6.017	6.303	6.83	6.632	6.727	6.149	6.692	6.374	6.027	6.405
Sewer**	7.66	10.45	9.97	9.41	10.77	7.83	6.71	11.50	17.46	10.54	11.48	13.97	10.64
CY Compost	395	876	686	913	951	910	220	604	157	144	233	238	527

*Water permit- 12.0 MGD; **Wastewater permit- 14.2 MGD

G@LDSB&R	Finance Dep	artment		
BE MORE DO MORE SEYMOUR MON	thly Report -	February 2019)	
Prepared by: Catherine Gwynn , Finance	Director			
	FY 2018	8-19		
	GENERAL			
	Actual	Adjusted Budget	Actual to Date	YTD %
Revenues	FY '17-18	FY '18-19	FY '18-19	Collected
Tax Revenues	\$ 14,680,729	\$ 16,432,843	\$ 14,825,464	90.22
License & Permits	237,593	382,650	252,353	65.95
Revenue Other Agencies	15,600,659	19,390,876	11,559,500	59.61
Charges for Services	2,967,256	10,992,084	3,002,055	27.31
Capital Returns	183,374	563,884	325,627	57.75
Miscellaneous Revenues	214,482	1,201,500	183,587	15.28
FB Withdrawal/PO Appropriation	214,402	2,487,402	105,507	13.20
Total	\$33,884,093	\$ 51,451,239	\$ 30,148,586	58.60
10(a)	\$ 55,884,095	\$ 51,451,259	\$ 50,148,580	58.00
	Actual	Adjusted Budget	Actual to Date	YTD %
Departmental Expenditures	FY '17-18	FY '18-19	FY '18-19	Collected
Mayor/Council				59.21
City Manager		. ,		41.95
	522,232	1,404,615	589,302	
Human Resources Management	399,089	596,154	385,328	64.64
Community Relations	116,554	161,085	120,806	75.00
Paramount Theater	283,860	508,333	347,568	68.37
Goldsboro Event Center	84,093	165,051	81,582	49.43
Inspections	608,008	831,196	407,733	49.05
Downtown Development	215,179	459,764	227,357	49.45
Information Technology	747,603	2,161,817	1,509,690	69.83
Public Works - Adm.	257,286	473,747	309,337	65.30
Garage	1,388,757	2,308,330	1,546,688	67.00
Garage Credits	(737,653)	(1,680,000)	(890,345)	53.00
Building & Grounds	394,127	771,779	510,957	66.21
Cemetery	205,971	329,995	195,156	59.14
Finance	884,261	1,312,841	916,760	69.83
Office Supplies Credits	(4,373)	(9,000)	(4,044)	44.93
Planning & Redevelopment	722,437	1,530,223	689,265	45.04
Postage Credits	(12,702)	(30,000)	(9,416)	31.39
Streets & Storms - General	1,091,352	1,130,103	761,581	67.39
Streets & Storms - Utilities	330,435	732,507	375,711	51.29
Street Paving	82,044			0.00
Solid Waste	1,949,840	2,960,194	2,040,647	68.94
Engineering	617,102	992,718	587,344	59.17
Fire Department	5,477,800	6,317,039	4,196,479	66.43
Police Department	6,095,680	15,617,531	6,549,639	41.94
Special Expense Fees	6,807,431	6,270,000	4,061,321	64.77
Parks & Recreation	2,189,592	4,744,104	2,520,468	53.13
Golf Course	460,713	1,026,839	751,159	73.15
Total	\$31,435,355	\$ 51,451,239	\$ 28,993,769	56.35

		UTILITY	FUN	JD			
		Actual	1	djusted Budget	Α	ctual to Date	YTD %
Re	venues	FY '17-18		FY '18-19		FY '18-19	Collected
	Charges for Services	\$10,406,269	\$	16,778,500	\$	10,604,199	63.20%
	Capital Returns	22,326		37,900		64,638	170.55%
	Miscellaneous Revenues	1,740,172		5,409,333		2,995,247	55.37%
	FB Withdrawal/PO Appropriation	\$ -	\$	2,136,177		,, ·	0.00%
	Total	\$12,168,767	\$	24,361,910	\$	13,664,084	56.09%
-		Actual	A	djusted Budget	Α	ctual to Date	YTD %
De	partmental Expenditures	FY '17-18		FY '18-19	^	FY '18-19	Collected
	Distribution & Collections	\$ 2,447,024	\$	3,600,782	\$	2,331,161	64.74%
	Water Treatment Plant	2,599,220		6,035,271		3,183,407	52.75%
	Water Reclamation Plant	3,146,720		7,457,465		4,124,883	55.31%
	UF - Capital	2,682,603		6,135,889		3,009,517	49.05%
	Compost Facility	555,372		1,132,503		795,568	70.25%
	Total	\$11,430,939	\$	24,361,910	\$	13,444,536	55.19%
	DO	WNTOWN DIS					
		Actual	A	djusted Budget	A	ctual to Date	YTD %
Re	venues	FY '17-18		FY '18-19		FY '18-19	Collected
	Tax Revenues	\$ 62,214	\$	72,155	\$	66,901	92.72%
	Capital Revenue	284		315		852	270.48%
	FB Withdrawal/PO Appropriation			35,366	\$	384	1.09%
	Total	62,498		107,836		68,137	63.19%
		Actual	A	djusted Budget	A	ctual to Date	YTD %
De	partmental Expenditures	FY '16-17		FY '17-18		FY '17-18	Spent
	Downtown District	\$ 17,805	\$	107,836	\$	33,119	30.71%
	Total	\$ 17,805	\$	107,836	\$	33,119	30.71%
		OCCUPANCY '	ГАХ	K FUND			
		Actual	A	djusted Budget	A	ctual to Date	YTD %
Re	venues	FY '17-18		FY '18-19		FY '18-19	Collected
-	Occupancy Tax/Civic Center	\$ 413,943	\$	690,000	\$	490,339	71.06%
	Occupancy Tax/Travel & Tourism	103,486	~	170,000	~	133,055	78.27%
	County of Wayne Occupancy Tax	139,184	+	170,000		105,087	61.82%
	Capital Returns/Misc./Property Sale	\$ 6,651	\$	29,641	\$	70,865	0.00%
	FB Withdrawal/PO Appropriation	φ 0,001	\$	128,501	Ψ	,0,005	0.0070
	Total	\$ 663,264	\$	1,188,142	\$	799,346	67.28%
		Actual	Δ	ljusted Budget	Δ	ctual to Date	YTD %
De	partmental Expenditures	FY '17-18		FY '18-19		FY '18-19	Collected
10	Civic Center	\$ 908,093	\$	818,261	\$	635,416	77.65%
	Travel & Tourism	244,175	φ	369,881	φ	254,286	68.75%
		,	\$,	\$		74.88%
	Total	\$ 1,152,268	Э	1,188,142	Ф	889,702	/4.00%

		STC	ORMWATI	ER H	FUND				
			Actual	Ad	justed Budget	Act	ual to Date	YTD %	
Rev	venues	F	'Y '17-18		FY '18-19	F	Y '18-19	Collected	
	Stormwater Fee	\$	364,063	\$	1,512,900	\$	969,862	64.11%	
	B Withdrawal/PO Appropriation				10,861				
	Total		364,063		1,523,761		969,862	63.65%	
			Actual	Ad	justed Budget	Act	ual to Date	YTD %	
Dej	partmental Expenditures	F	'Y '17-18		FY '18-19	F	Y '18-19	Spent	
	Stormwater Division	\$	364,063	\$	1,523,761	\$	671,863	44.09%	
	Total	\$	364,063	\$	1,523,761	\$	671,863	44.09%	

PLANNING DEPARTMENT MONTHLY REPORT – February 2019 Prepared by: <u>Debra Creighton</u>

General Tasks

During the month of February, the Planning staff reviewed and signed off on all commercial and residential building and sign permits. Staff continues to prepare for upcoming meetings and has overseen contracted projects for the MTP Update, a marketing contract for GWTA and landscaping maintenance for Welcome to Goldsboro signs and enhancement areas. On-going projects include tree and stump removal, preparation of transportation-related documents and preparation of case reports. The City received 4 hours of Community Service work during the month of February. Code Enforcement is now issuing \$25.00 parking violation tickets within the downtown area or upon notification elsewhere in the City. During the month of February, fifteen (15) tickets were issued.

Parked in Wrong Direction	15
Parked in Proximity to Fire Hydrant	0
Parked in a Prohibited Area (No Parking Zone)	0
Other (Bus Loading Zone, Crosswalk, Sidewalk)	0

2019

	Jan	Feb	Mar	Apr	May	June	July	Aug	Sept	Oct	Nov	Dec	Total	Average
Planning Commission Cases	3	6											9	5
Historic District Comm. Cases	0/1	0/1											0/2	0/1
Code Enforceme	nt													
Grass Cutting	0	0											0	0
Junk Vehicles Tagged/Towed	4	4											8	4
Illegal Signs Removed	444	79											523	262
Bags of Litter Picked Up	388	551											939	470

2018

_	Jan	Feb	Mar	Apr	May	June	July	Aug	Sept	Oct	Nov	Dec	Total	Average
Planning Commission Cases	5	6	5	3	7	4	7	7	8	4	5	3	64	6
Historic District Comm. Cases	2/1	2/1	1/1	1/0	0/2	2/0	1/2	1/2	1/2	0/0	1/1	0/0	12/12	1/1
Code Enforceme	nt													
Grass Cutting	0	0	0	0	102/ \$6,100	69/ \$4,540	65/ \$3,775	79/ \$4,400	94/ \$5,590	74/ \$4,377	0	0	483/ \$28,782	80/ \$4,797
Junk Vehicles Tagged/Towed	30/1	22/2	23/3	16/5	21/3	20/5	18/3	0/0	35	18/0	0/28	2/4	170/31	15/3
Illegal Signs Removed	130	127	110	56	85	92	61	62	297	103	336	42	1239	103
Bags of Litter Picked Up	331	473	583	316	552	437	319	394	321	399	283	173	4557	379



ENGINEERING DEPARTMENT MONTHLY REPORT – FEBRUARY 2019

Prepared by: Guy M. Anderson, P. E.

Stoney Creek Greenway

- Right of way certification has been received;
- The preconstruction notification has been submitted to NCDOT;
- Project manual and final estimate are 90% complete.

Phase IV Sewer Collection Rehabilitation

- T. A. Loving Company is currently performing pipe bursting and CCTV work for sections of sanitary sewer line;
- Contract completion date is November 26, 2019.

Center/Holly Street Water Tank Painting

- Lead abatement evaluation has been completed;
- Invitation to Bid was advertised on February 17th with a bid opening date of March 19, 2019.

SJAFB Sewer Outfall Improvements

- Staff is coordinating having the sewer line CCTV work completed to determine if sewer line can be lined using CIPP;
- Staff is waiting on a quote from the Phase IV Sewer Collection Rehabilitation contractor, T. A. Loving Company.

Glenwood Trail Storm Drain Replacement Project

· Smith-Rowe, LLC is in the process of performing punch list items for completion of this project.

2018 Street Improvement Project

- This paving project includes Oak Hill Drive from North Berkeley Boulevard to Green Drive and East Chestnut Street from South Slocumb Street to South Leslie Street;
- Design phase is complete;
- The City Attorney is coordinating the acquisition of the required additional right of way.

2018 Street Resurfacing

- Contract completion date is May 6, 2019;
- Project is 75% complete.

2018 Wastewater Collection System Rehabilitation Project

- City Council awarded contract to Herring-Rivenbark, Inc. for the low bid of \$603,224.00;
- Project is 15% complete.

2018 Virginia Street Storm Sewer Improvements

- Bids received were higher than funding included in the 2017-18 Budget;
- A recommendation will be made to City Council on March 18th to reject all bids received.

Ash Street/Alabama Avenue Sidewalk

- Preliminary construction plans have been started;
- Duke Energy has been contacted to relocate needed poles.

Best Management Practices (BMPs) Inspections

- Approximately 300 BMPs have been approved and 254 BMPS have been constructed to date;
- All BMP inspections have been completed through the month February 2019.

Goldsboro Fire Department Monthly Report – February 2019

Report Prepared By: Joseph Dixon JD/CL

Fire Prevention and Outreach

- January/February: EMT Recertification Class. Personnel are required to obtain 28 hrs. /year.
- 2/1 Public Education Goldsboro High School
- 2/2 Station Tour Station 1 Cub Scouts
- 2/6, 2/20 Community Service Car Seat Safety Check Station 2
- 2/8 Public Education Wayne Preparatory Academy
- 2/15 Community Service Car Seat Safety Check Station 3
- 2/19 Community Service Car Sear Safety Check Station 1
- 2/23 Station Tour Station 2

Working Structure Fires

- 2/3 609 N Berkeley Blvd
- 2/5 1013 Maple St
- 2/9 1610 Maple St

Working Vehicle Fires

- 2/24 2817 Royall Ave
- 2/26 101 Banks Ave

<u>2019</u>	Jan.	Feb.	Mar.	Apr.	May	Jun.	July	Aug.	Sept.	Oct.	Nov.	Dec.	Avg.
Total Incidents:	196	191											194
Structure Fires:	5	3											4
EMS Calls:	72	84											78
Vehicle Accidents:	27	30											29
Fire Alarms:	33	33											33
Other:	59	41											50
Training Hours:	3122	3211											3167
Safety Car Seat Checks:	3	8											6
Inspections:	94	86											90
<u>2018</u>	Jan.	Feb.	Mar.	Apr.	May	Jun.	Jul.	Aug.	Sept.	Oct.	Nov.	Dec.	Avg.
Total Incidents:	234	165	196	197	222	182	195	229	375	223	205	197	218
Structure Fires:	3	6	2	2	6	2	1	2	4	4	2	3	3
EMS Calls:	63	52	63	68	89	69	71	87	138	79	87	69	78
Vehicle Accidents:	49	22	39	27	38	34	38	31	36	34	41	29	35
Fire Alarms:	49	34	44	35	38	38	47	59	80	50	35	45	46
Other:	70	51	48	65	51	39	38	50	117	56	40	51	56
Training Hours:	2683	2871	2149	2172	1962	1878	2776	3228	1465	1909	2138	1163	2199
Safety Car Seat Checks:	2	10	10	9	10	4	3	8	3	11	6	11	7
Inspections:	52	67	68	95	102	106	99	142	64	19	69	65	79

Note: Other Fire Calls includes Good Intent Calls, Bomb Scares, Vehicle Fires, Cooking Fires, False Alarms, Assist GPD, Service Calls, Haz-Mat Calls, Grass Fires and Unauthorized Burning.

Goldsboro Police Department Monthly Report - February 2019

Report Prepared by: *Michael D.West* ____ MDW/KB

Total IBR offenses (homicide, rape, robbery, assault, burglary, motor vehicle theft, arson and fraud) for February 2019 were 212 compared to 265 for January 2019.

Property with an estimated value of \$282,821 was reported stolen while property with an estimated value of \$121,965 was recovered.

Officers arrested 146 people and 526 citations were issued during the month. There were 32 drug -related charges.

There were 1 report(s) of assault on an officer.

Revenue collected for February 2019 included:

	Police Finge Speci	rprints	s ents			\$ \$ \$ \$	1	38.00 80.00 25.00 43.00						
			Total	100 (•	C S TREN							
2019	Jan	Feb	Mar	Apr	May	Jun	July	Aug.	Sept	Oct	Nov	Dec	Total	AVG
OFFENSE	Juli	105	Indi	7.01	way	oun	oury	7 tug.	Copt	000	1107	Dee	Total	AIG
Homicide	0	0											0	0.0
Rape(&attempts)	1	0											1	0.5
Robbery	6	4											10	5.0
Aggravated Assault	7	8											15	7.5
Simple Assault	30	30											60	30.0
Breaking & Entering	33	31											64	32.0
Larceny	157	92											249	124.5
Motor Vehicle Theft	7	9											16	8.0
Arson	0	1											1	0.5
Fraud	24	37											61	30.5
TOTALS	265	212	0	0	0	0	0	0	0	0	0	0	477	238.5
2018	Jan	Feb	Mar	Apr	May	Jun	July	Aug.	Sept	Oct	Nov	Dec	Total	AVG
OFFENSE														
Homicide	0	0	0	0	0	0	0	0	2	1	0	0	3	0.3
Rape(&attempts)	2	1	0	2	1	0	2	0	2	0	0	0	10	0.8
Robbery	1	10	7	5	4	6	6	5	2	2	3	8	59	4.9
Aggravated Assault	6	12	11	13	15	13	17	9	17	12	7	11	143	11.9
Simple Assault	34	29	55	34	32	32	24	46	43	25	24	41	419	34.9
Breaking & Entering	40	27	23	31	37	41	36	27	30	31	35	39	397	33.1
Larceny	129	115	126	134	132	121	127	110	107	96	108	142	1447	120.6
Motor Vehicle Theft	7	4	7	7	7	5	6	11	6	12	13	8	93	7.8
Arson	0	2	0	0	0	1	1	1	0	3	0	2	10	0.8
Fraud	46	33	22	34	42	38	42	35	25	34	23	34	408	34.0
TOTALS	265	233	251	260	270	257	261	244	234	216	213	285	2989	249.1

GOLDSBORO PARKS AND RECREATION DEPARTMENT MONTHLY REPORT – February 2019 Prepared by: *Felicia L. Brown (J. Shockley)*

During the month of February, WA Foster Recreation Center hosted the "Eastern Elite Volleyball Tournament." Herman Park Center collaborated with Dillard Charter School to host their 2019 Black History program. The "Daddy-Daughter Dance", held at the Goldsboro Event Center, was a sold out event that included 200+ participants.

2019	JAN	FEB	MAR	APR	MAY	JUN	JUL	AUG	SEP	ОСТ	NOV	DEC	
Herman Park and W A Foster Centers													AVG
Program Revenue	\$2,005	\$4,125											\$3,065
Rental Revenue	\$1,210	\$2,665											\$1,938
Facility Usage	9,634	9,974											9,804
Specialized Rec. and Senior Citizens, Pools													
Program Revenue	\$242	\$366											\$304
Facility Usage	1,945	2,111											2,028
Athletics and Field Picnic Shelters, MSCX													
Program Revenue	\$5,206	\$3,573											\$4,390
Field/Shelter Rental	\$1,600	\$150											\$875
Facility Usage	15,250	14,340											14,795
Golf Course													
Revenues	\$43,326	\$22,930											\$33,128
Expenditures	\$33,159	\$24,354											\$28,756
Special Events													
Sponsorships	\$0	\$0											\$0
Attendance	\$0	\$0											\$0
TOTAL REVENUE	\$53,589	\$33,810											\$43,699
TOTAL REVENUE FOR TH	E YEAR												\$87,399

2018	JAN	FEB	MAR	APR	MAY	JUN	JUL	AUG	SEP	ост	NOV	DEC	
Herman Park and W A Foster Centers													AVG
Program Revenue	\$3,906	\$3,821	\$2,091	\$3,153	\$2,899	\$12,306	\$18,807	\$8,450	\$815	\$400	\$0	\$2,497	\$4,929
Rental Revenue	\$1,610	\$1,385	\$4,572	\$3,927	\$2,625	\$2,647	\$3,660	\$4,660	\$2585	\$1195	\$1575	\$2,327	\$2,731
Facility Usage	11,813	10,235	11,470	13,633	10,862	10,576	9,700	9,415	5724	7335	8234	8719	9,810
Specialized Rec. and Senior Citizens, Pools													
Program Revenue	\$191	\$264	\$311	\$231	\$850	\$10,281	\$6,354	\$3,621	\$838.50	\$208	\$1670	\$214	\$2,086
Facility Usage	5,890	2,220	1,616	3,107	3,662	6,369	4,840	2,689	1090	1392	1423	1354	2,971
Athletics and Field Picnic Shelters, MSCX													
Program Revenue	\$1,500	\$2,430	\$1,560	\$195	\$920	\$3,880	\$2,197	\$2,960	\$0	\$3,690	\$2091	\$1,840	\$1,939
Field/Shelter Rental	\$0	\$60	\$0	\$1,165	\$1,250	\$1,480	\$1,120	\$,1310	\$1410	\$610	\$200	\$0	\$717
Facility Usage	3,459	9,382	3,605	5,315	9,725	4,867	7,890	9100	13,275	26,225	18645	10052	10,128
Golf Course													
Revenues	\$44,090	\$30,092	\$30,483	\$64,936	\$38,070	\$47,941	\$58,197	\$36,486	\$29,770	\$56,828	\$19,518	\$12,515	\$39,077
Expenditures	\$44,811	\$60,293	\$49,545	\$56,766	\$103,701	\$56,726	\$61,129	\$74,147	\$241,017	\$45,259	\$39,270	\$209,995	\$86,888
Special Events													
Sponsorships	\$1,500	\$0	\$	\$200	\$225	\$200	\$1,012	\$0	\$32,100	\$2000	\$42	\$1000	\$3,480
Attendance	0	0	2,000	215	50	215	315	160	12,662	1700	375	4650	1862
TOTAL REVENUE	\$52,797	\$38,052	\$39,017	\$73,807	\$46,839	\$78,735	\$91,347	\$57,488	\$67,519	\$64,931	\$25,097	\$20,395	\$54,669
TOTAL REVENUE FOR TH	E YEAR												\$656,024



Travel & Tourism Department Monthly Report – February 2019 *Prepared by: Ashlin Glatthar*

- ▲ 362 inquiries were fulfilled for the month of February by the TTO— 171 incoming phone calls, 38 visitors to the office, and 153 e-inquiries.
- Total hotel revenue generated in January was \$1,761,720, which is up 52% YOY. This increase is caused by the demand generated from two Kinston hotels being closed indefinitely due to flooding/damages.
- For the month, TTO Facebook page had 61 new page likes. Instagram page has 60 new followers. Twitter page has gained 11 new followers.
- On February 4th, UNC-TV's NC Weekender published on social media the promo of the SJAFB Base Tours segment for their full show airing February 7th. The social media promo video had over 50,000 views, and after the full episode aired on the 7th on UNC-TV's network, the base monthly tours filled for the following three months.
- Ashlin continues to meet with SJAFB representatives for the Wings Over Wayne Air Show on a biweekly basis.
- TTO is planning to conduct several public tours for the Thursday and Friday leading into the air show weekend as a way for visitors and locals to have a more well-rounded experience of Goldsboro-Wayne County. Trial tours will be March 27th & 28th for hoteliers and city staff, and public tours will be April 25th and 26th. Registration to launch March 4th on social media and the Wings Over Wayne website.
- Ashlin is working on the 3v3 Soccer 2020-2021 RFP to host a regional championship at the Bryan Multi-Sports Complex. Hosting this event will bring in 300 athletes and over 1,000 spectators for the weekend, generating 300 room nights conservatively.
- Josie Jenkins attended the Dick Broadcasting Advantage Program seminar in Jacksonville, NC on the 12th to learn about the benefits of the radio advertising program for next fiscal year's media plan.
- TTO worked with Downtown Development staff to build the Brew It Downtown website to showcase available properties, incentive opportunities, and market information for new or expanding breweries to consider Downtown Goldsboro as a destination for their business.
- Ashlin attended City Council Retreat on the 14th and shared updates on what the department's efforts.
- Josie and Ashlin traveled to Wilmington, NC to pitch the story of historic downtown's transformation and its unique sense of place for the 2020 NC Visitor's Guide. Next year, the state's tourism brochure will focus on stories or unique places within the state, rather than directory-style format in the guide.
- TTO hosted a hotelier meeting on the 22nd at the Hampton Inn. 12 hoteliers attended the meeting representing 5 different hotels to discuss the performance of past events and upcoming events that produce room nights in our market.
- TTO is working on an economic impact report for both the Maxwell Center and the Bryan Multi-Sports Complex by working with the venues and local hoteliers to compile actualization reports and attendance numbers. TTO is aiming to have the reports complete by May, pending the data reported by the hotels.
- Ashlin participated in the review committee for the Goldsboro Union Station feasibility study proposals. Review meetings took place on the 27th. Later that day, TTO met with Wilber's and Adam's BBQ to discuss participation and plans for the BBQ Trail Tours coming up in March and April. TTO has made 7 phone calls to Grady's BBQ, and they have yet to provide an answer on whether they will participate.
- TTO held conference calls with Our State Magazine to learn about digital media for next fiscal year's marketing efforts and with Arrivalist to dissect the performance of the software tracking actual visitation from those who have been exposed to TTO paid marketing.

Occupancy Tax Collections YTD

	July	Aug	Sept	Oct	Nov	Dec	Jan	Feb	March	April	May	June	YTD	Average
2018-19	\$76,448	\$71,981	\$72,429	\$89,311	\$85,534	\$49,108	\$104,633	\$73,949					\$549,444	\$77,924
2017-18	\$81,794	\$70,849	\$71,323	\$66,920	\$68,268	\$60,726	\$43,748	\$51,800	\$53,393	\$68,272	\$69,725	\$78,449	\$785,269	\$65,439
2016-17	\$69,073	\$77,434	\$67,869	\$58,613	\$86,744	\$87,662	\$63,904	\$60,529	\$75,368	\$68,577	\$64,312	\$64,218	\$844,303	\$70,359

RESOLUTION NO. 2019-10

RESOLUTION EXPRESSING APPRECIATION FOR SERVICES RENDERED BY CURTIS VICK AS AN EMPLOYEE OF THE CITY OF GOLDSBORO FOR MORE THAN 30 YEARS

WHEREAS, Curtis Vick retired on March 1, 2019 as a Utility Maintenance Mechanic with the Public Works Department of the City of Goldsboro with more than 30 years of service; and

WHEREAS, Curtis began his career on March 16, 1988 as a Laborer I with the Public Works Department; and

WHEREAS, on July 28, 1989, Curtis' position was reclassified as a Laborer II with the Public Works Department; and

WHEREAS, on January 1, 2016, Curtis' position was again reclassified as a Utility Maintenance Mechanic with the Public Works Department where he has served until his retirement; and

WHEREAS, Curtis has proven himself to be a dedicated and efficient public servant who has gained the admiration and respect of his fellow workers and the citizens of the City of Goldsboro; and

WHEREAS, the Mayor and City Council of the City of Goldsboro are desirous, on behalf of themselves, City employees and the citizens of the City of Goldsboro, of expressing to Curtis Vick their deep appreciation and gratitude for the service rendered by him to the City over the years.

NOW, THEREFORE, BE IT RESOLVED by the Mayor and City Council of the City of Goldsboro, North Carolina that:

- 1. We express our deep appreciation and gratitude for the dedicated service rendered during Curtis' tenure with the City of Goldsboro and offer him our very best wishes for success, happiness, prosperity and good health in his future endeavors.
- 2. This Resolution shall be incorporated into the official Minutes of the City of Goldsboro, and shall be in full force and effect from and after this 18th day of March, 2019.

Approved as to Form Only:

Reviewed by:

City Attorney

City Manager



City of Goldshoro

P.O. Drawer A North Carolina 27533-9701

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WHEREAS, Curtis began his career on March 16, 1988 as a Laborer I with the Public Works Department; and

WHEREAS, on July 28, 1989, Curtis' position was reclassified as a Laborer II with the Public Works Department; and

WHEREAS, on January 1, 2016, Curtis' position was again reclassified as a Utility Maintenance Mechanic with the Public Works Department where he has served until his retirement; and

WHEREAS, Curtis has proven himself to be a dedicated and efficient public servant who has gained the admiration and respect of his fellow workers and the citizens of the City of Goldsboro; and

WHEREAS, the Mayor and City Council of the City of Goldsboro are desirous. on behalf of themselves, City employees and the citizens of the City of Goldsboro, of expressing to Curtis Vick their deep appreciation and gratitude for the service rendered by him to the City over the years.

NOW, THEREFORE, BE IT RESOLVED by the Mayor and City Council of the City of Goldsboro, North Carolina that:

- 1. We express our deep appreciation and gratitude for the dedicated service rendered during Curtis' tenure with the City of Goldsboro and offer him our very best wishes for success, happiness, prosperity and good health in his future endeavors.
- 2. This Resolution shall be incorporated into the official Minutes of the City of Goldsboro, and shall be in full force and effect from and after this 18th day of March, 2019.



Chuc Mayor

Child Abuse Prevention Month Proclamation

Whereas, children are vital to our state's future success, prosperity and quality of life as well as being our most vulnerable assets;

Whereas, all children deserve to have the safe, stable, nurturing homes and communities they need to foster their healthy growth and development;

Whereas, child abuse and neglect is a community responsibility affecting both the current and future quality of life of a community;

Whereas, communities that provide parents with the social support, knowledge of parenting and child development and concrete resources they need to cope with stress and nurture their children ensure all children grow to their full potential;

Whereas, effective child abuse prevention strategies succeed because of partnerships created among citizens, human service agencies, schools, faith communities, health care providers, civic organizations, law enforcement agencies, and the business community;

Therefore, I do hereby proclaim April as Child Abuse

Prevention Month and call upon all citizens, community agencies, faith groups, medical facilities, elected leaders and businesses to increase their participation in our efforts to support families, thereby preventing child abuse and strengthening the communities in which we live.

The Honorable Mayor Chuck Allen The 18th day of March, 2019



City of Goldshoro

P.O. Drawer A North Carolina 27533-9701 Office of the Mayor

MONTH OF THE MILITARY CHILD PROCLAMATION

WHEREAS, thousands of brave Americans have demonstrated their courage and commitment to freedom by serving in our country's armed forces in active duty posts around the world; and

WHEREAS, more than forty percent of these service members have left families and children behind; and

WHEREAS, nearly two million children have at least one parent currently serving active military duty; and

WHEREAS, Goldsboro, North Carolina is the home of Seymour Johnson Air Force Base and the Wayne County Public School system has over nineteen hundred students who are military dependents; and

WHEREAS, the United States Department of Defense celebrates the month of April as the Month of the Military Child, further highlighting the important role military children play in the armed forces community, and honoring military dependents for their commitment, struggles, and unconditional support of our troops.

NOW, THEREFORE, I, Chuck Allen, Mayor of the City of Goldsboro, North Carolina, do hereby proclaim April as the

MONTH OF THE MILITARY CHILD

in the City of Goldsboro, and encourage all residents to recognize the contributions of our military families and to celebrate the spirit of military children across our district and nation.

IN WITNESS, WHEREOF, I have hereunto set my hand and affixed the Seal of the City of Goldsboro, North Carolina, this 18th day of March, 2019.



Chuck Allen, Mayor