

FLUVANNA COUNTY BOARD OF ZONING APPEALS

Morris Room, Fluvanna County Administration Building May 21, 2019

7:00 PM (Morris Room)

TAB AGENDA ITEMS
REGULAR MEETING
1 – CALL TO ORDER: Harold Morris, Chairman
2 – APPROVAL OF MINUTES
Minutes of April 16, 2019
3 – PUBLIC HEARINGS
BZA 19:03 Keith Bray – Holly Steele, Planner
BZA 19:04 Greenberry's – Brad Robinson, Senior Planner
4 – UNFINISHED BUSINESS
None
5 – NEW BUSINESS
None
6 – ADJOURN

Planning/Zoning Administrator Review

PLEDGE OF ALLEGIANCE

I pledge allegiance to the flag of the United States of America and to the Republic for which it stands, one nation, under God, indivisible, with liberty and justice for all.

ORDER

- 1. It shall be the duty of the Chairman to maintain order and decorum at meetings. The Chairman shall speak to points of order in preference to all other members.
- 2. In maintaining decorum and propriety of conduct, the Chairman shall not be challenged and no debate shall be allowed until after the Chairman declares that order has been restored. In the event the Commission wishes to debate the matter of the disorder or the bringing of order; the regular business may be suspended by vote of the Commission to discuss the matter.
- 3. No member or citizen shall be allowed to use abusive language, excessive noise, or in any way incite persons to use such tactics. The Chairman shall be the judge of such breaches, however, the Commission may vote to overrule both.
- 4. When a person engages in such breaches, the Chairman shall order the person's removal from the building, or may order the person to stand silent, or may, if necessary, order the person removed from the County property.

PUBLIC HEARING RULES OF PROCEDURE

1. PURPOSE

- The purpose of a public hearing is to receive testimony from the public on certain resolutions, ordinances or amendments prior to taking action.
- A hearing is not a dialogue or debate. Its express purpose is to receive additional facts, comments and opinion on subject items.

2. SPEAKERS

- Speakers should approach the lectern so they may be visible and audible to the Commission.
- Each speaker should clearly state his/her name and address.
- All comments should be directed to the Commission.
- All questions should be directed to the Chairman. Members of the Commission are not expected to respond to questions, and response to questions shall be made at the Chairman's discretion.
- Speakers are encouraged to contact staff regarding unresolved concerns or to receive additional information.
- Speakers with questions are encouraged to call County staff prior to the public hearing.
- Speakers should be brief and avoid repetition of previously presented comments.

3. ACTION

- At the conclusion of the public hearing on each item, the Chairman will close the public hearing.
- The Commission will proceed with its deliberation and will act on or formally postpone action on such item prior to proceeding to other agenda items.
- Further public comment after the public hearing has been closed generally will not be permitted.

Fluvanna County...The heart of central Virginia and your gateway to the future!

FLUVANNA COUNTY BOARD OF ZONING APPEALS

Morris Room, Fluvanna County Administration
Building
April 16, 2019
7:00 PM (Morris Room)

Members Present: Harold Morris (Chairman)

Peter Von Keyserling (Vice-Chairman)

Carol Walker Ed Zimmer

Staff Present: Brad Robinson, Senior Planner

Frederick Payne, County Attorney

Valencia Porter, Senior Program Support Assistant

Members Absent: Jason Stewart, Planning and Zoning Administrator/Secretary

Easton Loving, Board Member

Holly Steele, Planner

CALL TO ORDER:

Chairman Mr. Morris called the Board of Zoning Appeals meeting of April 16, 2019 to order at 7:00 p.m.

APPROVAL OF MINUTES:

Von Keyserling made a motion to approve the minutes of March 19, 2019 as presented. Seconded by Zimmer. The motion to approve was carried by a vote of 4-0 AYES: Walker, Zimmer, Von Keyserling, and Morris NAYS: None ABSTAIN: None ABSENT: Loving

PUBLIC HEARING:

BZA 19:02—Virginia Properties—Brad Robinson, Senior Planner

A request for a variance to Fluvanna County Code Sec.22-11-6 of the Zoning Ordinance to allow for the reduction of the minimum yard required from an agricultural district, from 50 feet to 40 feet, for the purpose of constructing a lumber storage shed with respect to 23.8 acres of Tax Map 5, Section 7, Parcel 9C.

- The applicant is requesting a variance to reduce the minimum setback required from an agricultural district, from 50 feet to 40 feet
- The variance would allow for the construction of a proposed lumber storage shed

The Board may grant a variance if the evidence shows that the strict application of the terms of the ordinance would unreasonably restrict the utilization of the property or that the granting of the variance would alleviate a hardship due to a physical condition relating to the property or improvements thereon at the time of the effective date of the ordinance, and:

- The property interest for which the variance is being requested was acquired in good faith and any hardship was not created by the applicant for the variance;
- The granting of the variance will not be of substantial detriment to adjacent property and nearby properties in the proximity of that geographical area;
- The condition or situation of the property concerned is not of so general or recurring a nature as to make reasonably practicable the formulation of a general regulation to be adopted as an amendment to the ordinance;
- The granting of the variance does not result in a use that is not otherwise permitted on such property or a change in the zoning classification of the property; and
- The relief or remedy sought by the variance application is not available through a special exception process or the process for modification of a zoning ordinance at the time of the filing of the variance application.

Discussion:

Walker: The storage building that is there right now is not the building but the new building will come

out a few more feet?

Brad Robinson, Senior Planner: That's correct.

Walker: It's just going to come 10ft further than the building that we see there.

Zimmer: So that existing building, is that the 50ft setbacks, it's conforming to the zoning code?

Brad Robinson, Senior Planner: My understanding is that it is not going to be attached or connected to the existing building in the photo. The proposed shed is not going to be attached, but there will be some separation from the building and the shed.

Morris: This building is going to be open on both ends?

John Nunley, Applicant: No sir, it's going to be closed on three sides, the back and the two sides will be closed. The picture in the presentation shows how it's going to look, with both sides closed.

Zimmer: How deep is this new building?

John Nunley, Applicant: 10 Feet.

Zimmer: I'm not clear on why you need this, what is the problem in conforming to the setback, and how will that be a hardship on to do that. Because I understand you'd love to use more space, but I'm curious on what's the obstacle is to do that.

John Nunley, Applicant: We've moved all of our shipping material to our Zions Crossroads location and closed down that Route 29 location, so now instead of doing 50% of deliveries there we are doing now 100%. Another thing is that the composite decking market has begun to get huge. You used to have treated decks and now you have all sorts of different material. To have a safer environment.

Walker: Instead of coming directly out from the existing building, and making it look like a wing like the other one, you can't push it further into the payment instead of going back 10 ft towards the bank? **John Nunley, Applicant**: Yes ma'am, so we have more product and more traffic.

Walker: Plus can't you use the other exist to deliver materials out that other side. Is it easier that way than going through the building?

John Nunley, Applicant: We opened this in November 2007, long range goal is to have customer activity in the main two buildings. We have a card reader on each gate, and every truck has a card. Once we can justify another gate person then we can have people going out of that gate also. **Kelsey Schlein, Applicant's Representative:** A major utility A-1 is a (Special use I-1), no rear setback.

Motion:
Von Keyserling made a motion to approve BZA 19:02, a request for a variance to Fluvanna County Co Sec.22-11-6 of the Zoning Ordinance to allow for the reduction of the minimum yard required from a agricultural district, from 50 feet to 40 feet, for the purpose of constructing a lumber storage shed w
respect to 23.8 acres of Tax Map 5, Section 7, Parcel 9C. Seconded by Walker. The motion carried by vote of 4-0. AYES: Loving, Von Keyserling, Walker, Morris, NAY: None ABSTAIN: None ABSENT: Loving
<u>Unfinished Business</u> :
None
New Business:
None
ADJOURNMENT:
There being no further business, Chairman Morris adjourned the Board of Zoning Appeals meeting of April 16, 2019 at 7:30 p.m.
Minutes recorded by Valencia Porter, Senior Program Support Assistant
Chairman Harold Morris
Fluvanna County Board of
Zoning Appeals



COUNTY OF FLUVANNA

"Responsive & Responsible Government"

132 Main Street P.O. Box 540 Palmyra, VA 22963 (434) 591-1910 Fax (434) 591-1911 www.fluvannacounty.org

STAFF REPORT

To: Board of Zoning AppealsStaff: Holly SteeleCase Number: BZA 19:03District: PalmyraTax Map: 8, Section 6, Parcel 2Date: May 21, 2019

General Info: The Board of Zoning Appeals is scheduled to hear this request at

7:00 pm on Tuesday, May 21, 2019 in the Morris Room of the

Fluvanna County Administration Building.

Applicant: Keith Bray

Owner: Julie A. Negri

Requested Action: A request for a variance to Fluvanna County Code Sec.22-4-3(G)

of the Zoning Ordinance to allow for the reduction of the minimum rear setback, from 75 feet to 51 feet, for the purpose of constructing a new 42' x 70' garage building with a gable roof

with respect to 2.5 acres of Tax Map 8, Section 6, Parcel 2.

Code Section: Fluvanna County Code Sec.22-4-3(G) of the Zoning Ordinance

Location: The subject property is located in the Palmyra Election District at

the intersection of Lake Monticello Road (Route 618) and White

Oak Drive. (Attachment B)

Existing Zoning: A-1, Agricultural, General (Attachment C)

Existing Land Use: Dwelling

Adjacent Land Use: A-1, Agricultural, General and R-4, Residential, Limited

Comprehensive Plan: Rivanna Community Planning Area

Zoning History: None

Analysis:

The applicant is requesting a variance to reduce the minimum required rear building setback in order to construct a 42' x 70' garage with a gable roof. The subject property currently consists of an existing home, a carport, and another accessory building on 2.5 acres with an approximate 93 foot setback from the carport to the property line. The applicant wishes to remove the lean-to on the back of the carport and attach the new garage building to the existing carport. The edge of the new garage would lie 51 ½ feet from the rear property line.

During several meetings and phone calls with Mr. Bray, the former Director of Community Development made the determination that this structure would be considered the primary structure on the property since it will be larger than the home. Based on this interpretation, Mr. Bray is being asked to meet the primary setbacks as opposed to the less stringent accessory setbacks. This application is to reduce the rear setback and is not an appeal of the director's determination. No official zoning letter was requested by Mr. Bray to be appealed.

(Attachment A)

Sec. 22-4-3(G) of the Fluvanna County Zoning Ordinance states:

(G) Minimum rear yard: 75 feet

As stated in Section 22-18-2(B) of the Fluvanna County Code, the Board of Zoning Appeals must consider certain statutory considerations when reviewing a variance request. The Board may grant a variance if the evidence shows that the strict application of the terms of the ordinance would unreasonably restrict the utilization of the property or that the granting of the variance would alleviate a hardship due to a physical condition relating to the property or improvements thereon at the time of the effective date of the ordinance, and:

- i. the property interest for which the variance is being requested was acquired in good faith and any hardship was not created by the applicant for the variance;
- ii. the granting of the variance will not be of substantial detriment to adjacent property and nearby properties in the proximity of that geographical area;
- iii. the condition or situation of the property concerned is not of so general or recurring a nature as to make reasonably practicable the formulation of a general regulation to be adopted as an amendment to the ordinance;
- iv. the granting of the variance does not result in a use that is not otherwise permitted on such property or a change in the zoning classification of the property; and
- v. the relief or remedy sought by the variance application is not available through a special exception process or the process for modification of a zoning ordinance at the time of the filing of the variance application.

The Board must make each of the above findings in order to grant a variance as required by the Code of Virginia. Approval of a variance that does not meet each finding would be unlawful. The Board may impose, as part of an approval, conditions regarding the location, character, and other features of the proposed structure or use as it may deem necessary in the public interest and may require a guarantee or bond to ensure that the conditions imposed are being and will continue to be complied with.

After evaluation of the above factors, staff has the following comments:

The property interest for which the variance is being requested was acquired in good faith and any hardship was not created by the applicant for the variance:

This property was acquired by Mr. Bray and Ms. Negri in good faith. One side of the property fronts on a public road and another side of the property fronts on a private road, thus creating more stringent setback requirements for the property than would otherwise be required. Additionally, there are powerlines that intersect the property and the applicant is not permitted to build on the utility easement area. However, the applicant is choosing to construct a garage that is larger than his dwelling on the property and this decision lead the former zoning administrator to determine this structure would be considered the primary structure on the property.

The granting of the variance will not be of substantial detriment to adjacent property and nearby properties in the proximity of that geographical area:

Adjoining properties, Lake Monticello Road, and White Oak Drive will be largely shielded from the structure by trees. Additionally, both the home and the downward slope of the property will prevent this structure from being visible from Lake Monticello Road and adjoining property owners in the Lake Monticello subdivision. (Attachment D)

The condition or situation of the property concerned is not of so general or recurring a nature as to make reasonably practicable the formulation of a general regulation to be adopted as an amendment to the ordinance:

Though all properties that are zoned A-1 are required to meet the same setback requirements per the ordinance, it is relatively uncommon for a property to have frontage on both a public and a private road. This decreases the amount of buildable land that Mr. Bray has to construct his garage on.

The granting of the variance does not result in a use that is not otherwise permitted on such property or a change in the zoning classification of the property:

The proposed accessory use for a garage is a permitted use by right in the A-1 District and would not necessitate a change in the property's zoning classification.

The relief or remedy sought by the variance application is not available through a special exception process or the process for modification of a zoning ordinance at the time of the filing of the variance application:

A special exception process is not available to the applicant and no zoning ordinance amendment is currently in progress.

A draft resolution is attached. (Attachment E)

Suggested Motion:

I move to approve/deny/defer BZA 19:03, a request for a variance to Fluvanna County Code Sec. 22-4-3(G) of the Zoning Ordinance to allow for the reduction of the minimum rear setback from 75 feet to 51 1/2 feet, for the purpose of constructing a 42' x 70' garage with respect to 2.5 acres of Tax Map 8, Section 6, Parcel 2.

Attachments:

A – Application and APOs

B – Aerial Vicinity Map

C – Zoning Map

D – Photos of Property

E – Draft Resolution

Copy:

Applicant: Keith Bray, via email - keithbray@comcast.net

File

ATTACHMENT A



COMMONWEALTH OF VIRGINIA COUNTY OF FLUVANNA Variance Application (BZA)

Owner of Record: Julie A N	egri	Applicant of Record:	Keith Bray
E911 Address: 955 Lake Montice		E911 Address: 955 La	ke Monticello Rd
Phone: 434-284-2560 Fax:		Phone: 434-284-2356	Fax:
Email:		Email: 1 / t /	+ +
			@comcast.net
Representative: Keith Bray			ne other than the owner of
E911 Address: 955 Lake Montic	ello Rd	the applicant as the author	tion by the owner designating orized agent for all matters
Phone: 434-284-2356 Fax:		concerning the request sh application.	all be filed with this
Email: Keithbray@comcas	t. net	_application.	
Tax Map and Parcel(s): 8-(0-2		d Book Reference: Boo	k 478 Page 244
Acreage: 2.5 Zoning: A	Dee	d Restrictions? No	
E911 Address of Parcel: 955 hake	Monticell	o Rd Palmyra	Va.
	dence	· ·	
Request for a variance from Section	C	of the Fluvanna County Code in re	espect to the requirement for 75
ear Yard (Primary Bldg 15 35'			
ac,	n order to build	larger garage for l	Home /st
Fill in only the line(s) that apply to your request(s)	Applicant h	nas Code requires or pern	nits Variance requested
Total Area			
Lot Width			
Front yard setback			
Minimum side yard setback	Noma 89"	100°	10'42"
Total side yard setback			
Rear yard setback	51	Tror Brimary	cessor y 24'
Public road frontage			
Other (write in)			
Two copies of a plan must be submitted, showing size and location dimensions and location of the existing structures on the lot.	on of the lot, dimension	s and location of the proposed building,	structure or proposed use, and the
By signing this application, the undersigned authorizes entry ont Zoning Appeals during the normal discharge of their duties in reg All plats must be folded prior to submission to	ard to this request. the Planning De		
The state of the s	-26-19 Date	Owner/Applicant Signat	ure
	OFFICE US		
Date Received: 712712010 PH Sign Deposit		Application #: BZA	9:0003
\$550 plus mailing cost and fee paid: Chech 270		1000	ty Owner (APO) after 1st 15, Certified
Stanta Binda Nati			, , , , , , , , , , , , , , , , , , , ,
rangra		1 Managa	munuty Planning Area
Approved Denied Date:		Zoning Administrator:	1 1010 * Fay (A2A)E01 1011



COUNTY OF FLUVANNA Public Hearing Sign Deposit

Name:	Keith Bray
Address:	955 Lake Monticello Rd
City:	Palmyra
State:	Vc Zip Code: 22963
ncidents w	ertify that the sign issued to me is my responsibility while in my possession. which cause damage, theft, or destruction of these signs will cause a partial orfull of this deposit.
Heit Applicant Si	4 Bray 3/26/2019 Date
'Number o	of signs depends on number of roadways property adjoins.

			See to the last		OFFICE (USE ONLY	e Hije Hije and			To all	J. W.
Application #: B	BZA	;	CPA		SUP_		ZMP		ZTA	;	W-8-11.
\$90 deposit paid	per sig	አርሶ# ነካ*:	2766	3/2	27/19	Approxim	ate date to l	oe retu	rned:		

SPECIAL CONDITIONS Relate here the special conditions or circumstances (topography, soil type, shape of property) peculiar to the above described land, building, or structure or to the intended use or development of the land, building or structure involved that do not apply generally to other property in the same district. This Property has a road on 3 sides Power kines Diagonally and now want to Build garage space on back of carport and tole it is a primary Building with a Rear yard requirement of 75 years by code 30 I have sking. This to be Defined as Asserb UNNECESSARY HARDSHIP As for Code. UNNECESSARY HARDSHIP As for Code. Describe the other house the literal interpretation and enforcement of Section of the Zoning Ordinance would effectively prohibit or unreasonably restrict the use or intended use or development of the properties involved by the applicant. The interpretation of a garage Larger than House of 75 vs/35 means a cannot store my camper in Side want Extra Polace of 75 vs/35 means a cannot store my camper in Side want Extra Polace of 75 vs/35 means a cannot store my camper in Side want Extra Polace of 75 vs/35 means a cannot store my camper in Side want Extra Polace of 75 vs/35 means a cannot store my camper in Side want Extra Polace of 75 vs/35 means a cannot store my camper in Side want Extra Polace of 75 vs/35 means a cannot store my camper in Side want Extra Polace of 75 vs/35 means a cannot store my camper in Side want Extra Polace of 75 vs/35 means a cannot store my camper in Side want Extra Polace of 75 vs/35 means a cannot store my camper in Side want Extra Polace of 75 vs/35 means a cannot store my camper in Side of 75 vs/35 means a cannot store my camper in Side of 75 vs/35 means a cannot store my camper in Side of 75 vs/35 means a cannot store my camper in Side of 75 vs/35 means a cannot store my camper in Side of 75 vs/35 means a cannot store my camper in Side of 75 vs/35 means a cannot store my camper in Side of 75 vs/35 means a cannot store my camper in Side of 75 vs/35 means a	•	would like to build Remove hear to on back of carport and replace with larger gole roof the new building being 42 x70. This
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7-31-87.

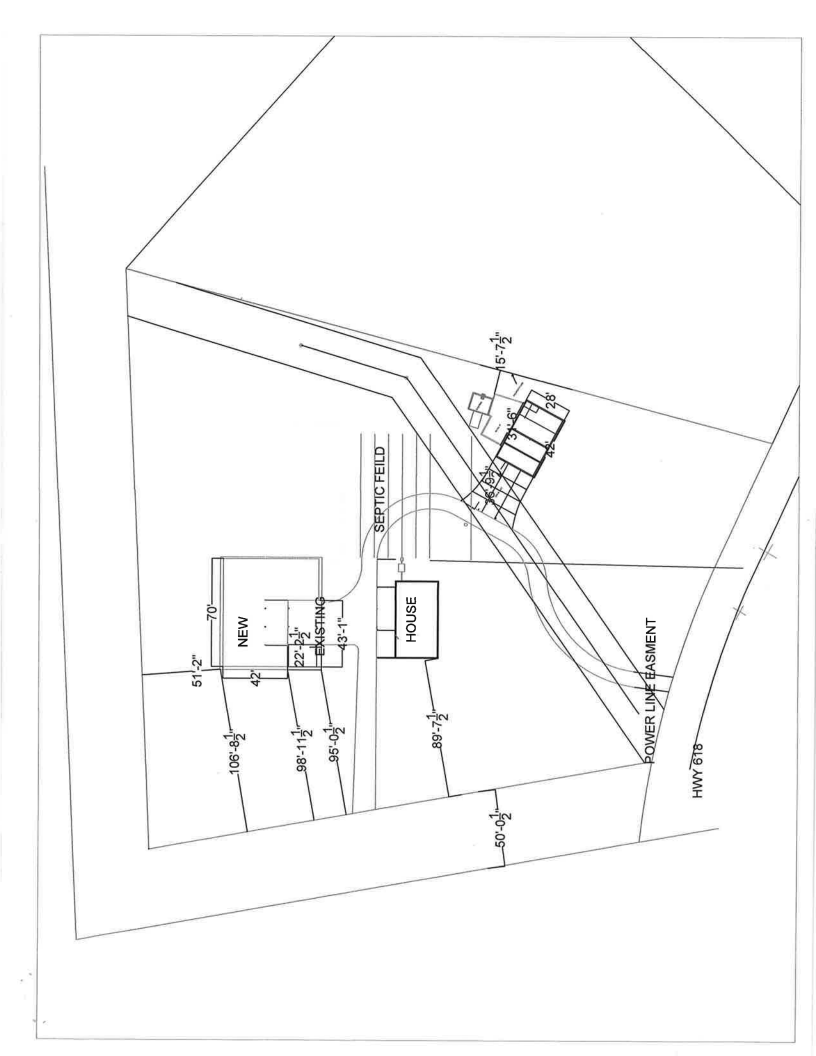
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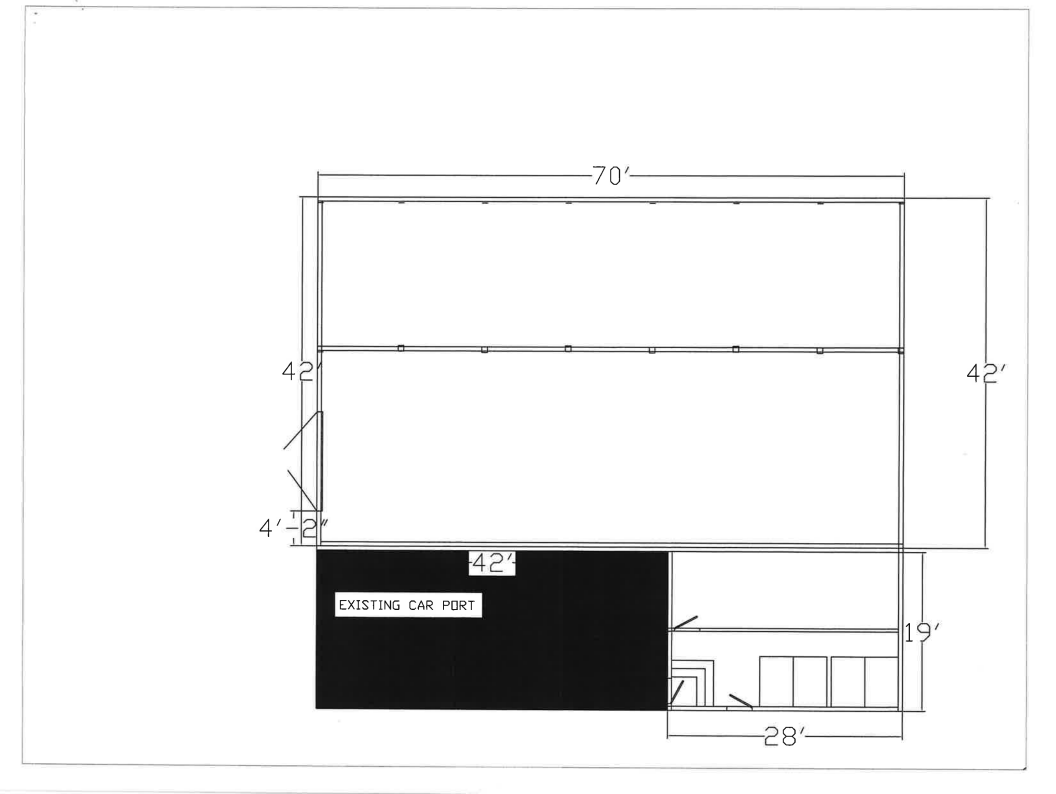
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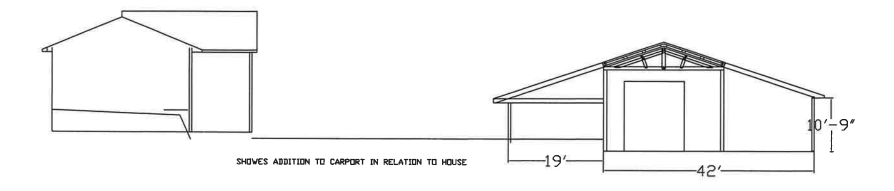
179 562 OWNER! S **APPROVAL** STATEMENT OF TITLE COUNTY SANIT. The subdivision of the land described herein is with the free consent of the undersigned owner, trustees. The land shown here was obtained by Harold Beverage D.B. 128/359 and to the best of my knowledge meets all the requirements regard— A soil study shows this subdivision is generally suitable for septic tank and subsurface sewage disposal. However, each lot is to be 232 or proprietors. ing the platting of subdivisions. Robert L. Lun determined on an individual To wit the foregoing instrument was acknowledged before me this 13 day of may JOHN HUTCHERSON 8 7 V. Potterson My Comm. exp. DCc - 8-1988 CHORD RADIUS CHORD BEARING DELTA ARC TANGENENT 143.46 13 57 22 590.44 143.82 \$74 45 59 J. and W. GILLESPIE 574.49' to property Original Plat Yiled with deeds dated D.B. 163/818 518°58'84"V 350.80 140 iron fd. Lot i 2.000 Ac. D.B. 128/359 58 25 LOT Property line is 25' from centerline of 2.500 Ac. Route 618 D.B. 128/359 HAROLD BEVERAGE liron D.B. 128/359 Ina. RICHARD T. HARRY

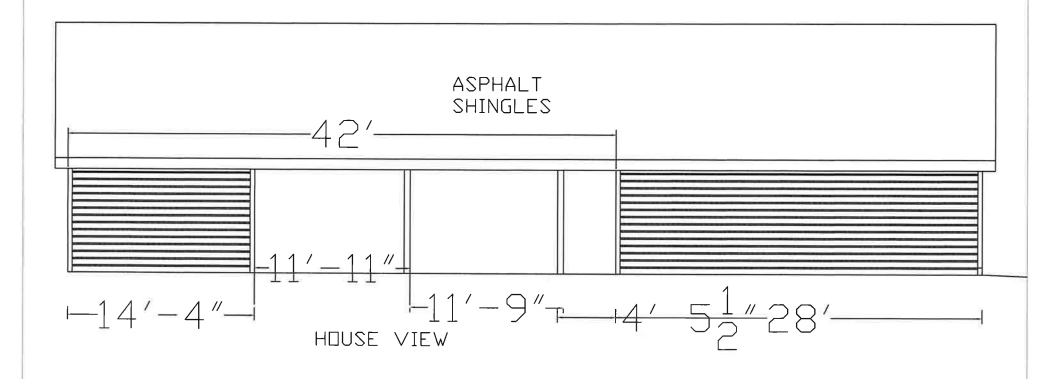
A SURVEY SHOWING

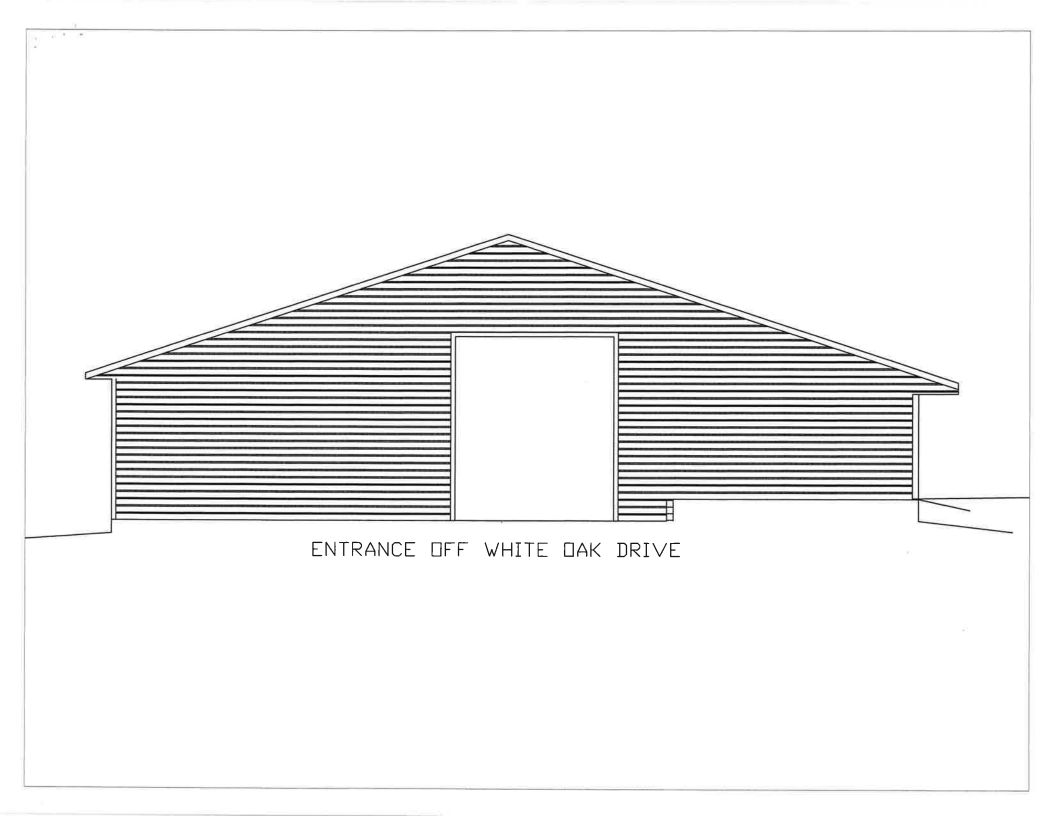
TAX MAP 8 A PORTION OF PARCEL 29

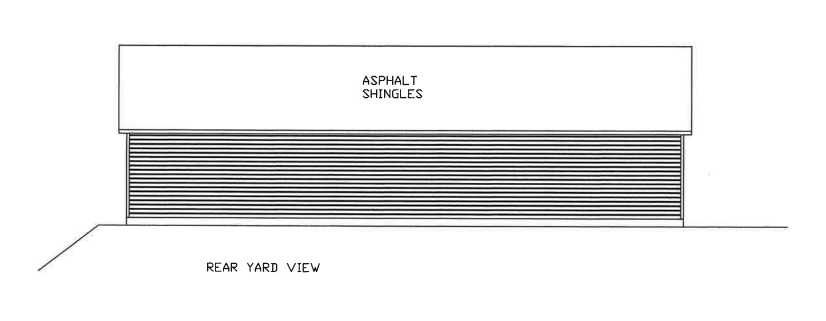






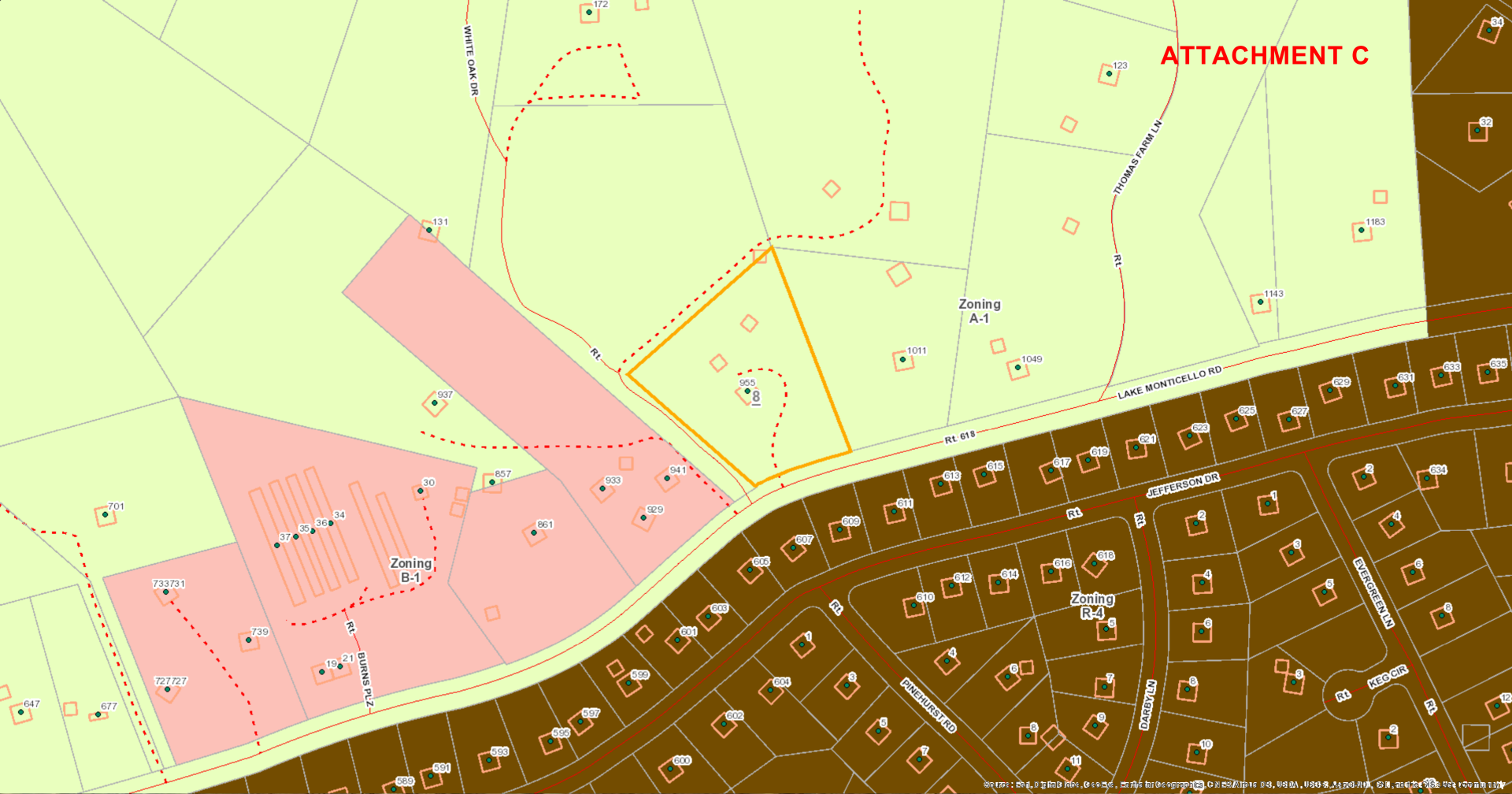




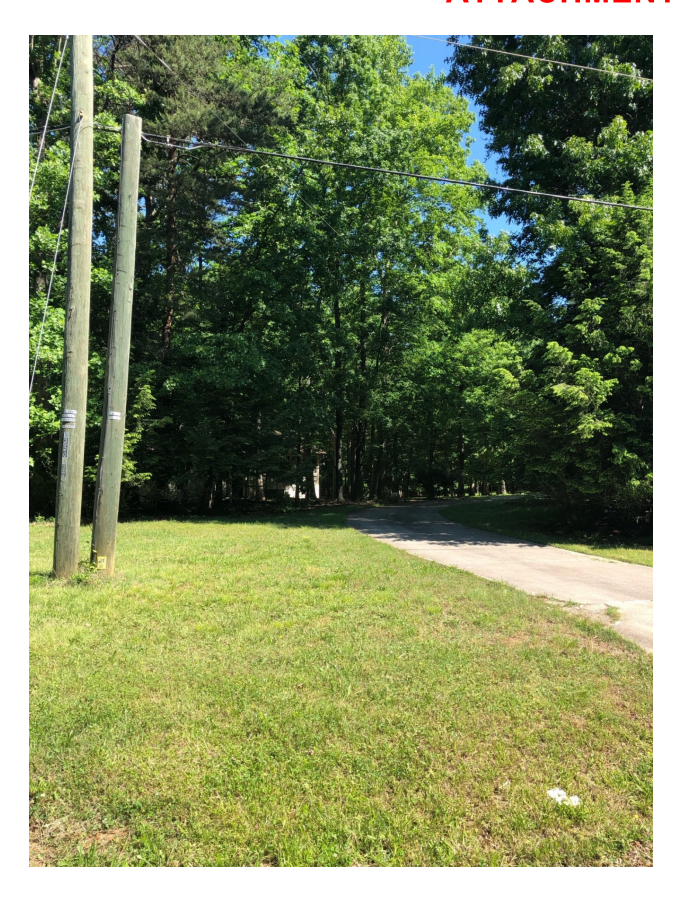


	ADJACENT PRO	PERTY OWNERS BZA 19:0°	1
TAX MAP	NAME	ADDRESS	CITY/STATE/ZIP
TMP 8-6-1	Stephen and Suzanne Brownell	1011 Lake Monticello Rd.	Palmyra, VA 22963
TMP 8-7-4	David Mawyer	70 White Oak Dr.	Palmyra, VA 22963
TMP 8-7-3A	Peggy Vandevander	172 White Oak Dr.	Palmyra, VA 22963
TMP 18A-5-118	Danny Swain and Judy Fellenstein	607 Jefferson Dr.	Palmyra, VA 22963
TMP 18A-5-117	Robert Sr. and Joanne Harris	609 Jefferson Dr.	Palmyra, VA 22963
TMP 18A-5-116	Bobbie Meadows	611 Jefferson Dr.	Palmyra, VA 22963

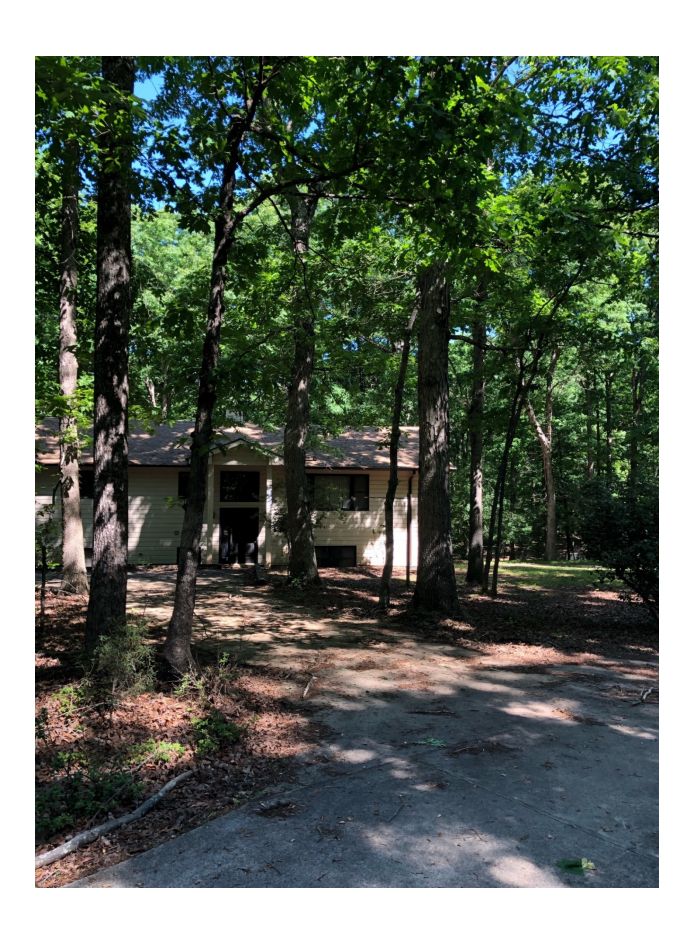




ATTACHMENT D















RESOLUTION APPROVING VARIANCE CASE NUMBER BZA 19:03

BE IT RESOLVED BY THE BOARD OF ZONING APPEALS OF FLUVANNA COUNTY, VIRGINIA, that the strict terms of the Fluvanna County Zoning Ordinance be varied with respect to the property described as set forth in the application for case number BZA 19:03 in the following respects:

A request for a variance to Fluvanna County Code Sec.22-4-3(G) of the Zoning Ordinance to allow for the reduction of the minimum rear setback, from 75 feet to 51 feet, for the purpose of constructing a new 42' x 70' garage building with a gable roof with respect to 2.5 acres of Tax Map 8, Section 6, Parcel 2.

The Board, having considered the evidence presented to it as reflected in the record of this case, finding as facts that the strict application of the terms of the ordinance would unreasonably restrict the utilization of the property or that the granting of the variance would alleviate a hardship due to a physical condition relating to the property or improvements thereon at the time of the effective date of the ordinance, and:

- i. the property interest for which the variance is being requested was acquired in good faith and any hardship was not created by the applicant for the variance;
- ii. the granting of the variance will not be of substantial detriment to adjacent property and nearby properties in the proximity of that geographical area;
- iii. the condition or situation of the property concerned is not of so general or recurring a nature as to make reasonably practicable the formulation of a general regulation to be adopted as an amendment to the ordinance;
- iv. the granting of the variance does not result in a use that is not otherwise permitted on such property or a change in the zoning classification of the property; and
- v. the relief or remedy sought by the variance application is not available through a special exception process or the process for modification of a zoning ordinance at the time of the filing of the variance application.

PROVIDED, HOWEVER, that the said variance be subject to the following conditions:



COUNTY OF FLUVANNA

"Responsive & Responsible Government"

132 Main Street P.O. Box 540 Palmyra, VA 22963 (434) 591-1910 Fax (434) 591-1911 www.fluvannacounty.org

STAFF REPORT

To: Board of Zoning AppealsStaff: Brad RobinsonCase Number: BZA 19:04District: ColumbiaTax Map: 5, Section 24, Parcel 6Date: May 21, 2019

General Info: The Board of Zoning Appeals is scheduled to hear this request at

7:00 pm on Tuesday, May 21, 2019 in the Morris Room of the

Fluvanna County Administration Building.

Applicant: Greenberry's

Owner: Holding Tree Ventures II

Representative: Collins Engineering

Requested Action: A request for a variance to Fluvanna County Code Sec.22-11-5 of

the Zoning Ordinance to allow for the reduction of the minimum building setback required from a street right-of-way, from 50 feet to 25 feet, for the purpose of constructing a light manufacturing facility with respect to 1.095 acres of Tax Map 5, Section 24,

Parcel 6.

Code Section: Fluvanna County Code Sec.22-11-5 of the Zoning Ordinance

Location: The affected property is located in the Columbia Election District

within the Zion Station industrial subdivision at the intersection of Zion Station Road (Route 1021) and Zion Station Court (Route

1022) (Attachment B)

Existing Zoning: I-1, Industrial, Limited (Attachment C)

Existing Land Use: Vacant / undeveloped

Adjacent Land Use: Adjacent properties are zoned I-1, I-2, Industrial, General and

B-1, Business, General.

Comprehensive Plan: Zion Crossroads Community Planning Area

Zoning History:

This property was rezoned from A-1 to I-1 on August 5, 1985 (ZMP 85:02). A sketch plan for SDP 17:07 to establish an approximately 8,000 sq. ft. building and associated parking for Greenberry's light manufacturing operation was approved by the Planning Commission on October 10, 2017.

Analysis:

The applicant is requesting a variance to reduce the minimum setback required from a street right-of-way in order for Greenberry's Coffee Co. to construct its headquarters and manufacturing operation on the property. Greenberry's is currently headquartered in Charlottesville with several stores in Virginia and D.C. Greenberry's desires to relocate its headquarters to Fluvanna County in the Zion Station industrial subdivision. The subject parcel is Lot 6 of Zion Station which was approved in 2007 and contains a total of 12 lots. Approximately six (6) lots have been developed to date. Lot 6 is a corner lot located at the intersection of Zion Station Road (Route 1021) and Zion Station Court (Route 1022).

Site development plan SDP 17:07 was submitted August 7, 2017 for Greenberry's to establish an 8,050 square foot building (115' x 70') on the subject parcel. The Planning Commission approved the associated sketch plan on October 10, 2017. The sketch plan proposed the building towards the center of parcel meeting the minimum 50-foot setback required from both adjacent streets. It is important to note that only a 50-foot setback is required as opposed to the standard 100-foot setback of the I-1 district because the adjacent streets are an access road "within a subdivision for business or industrial uses and serves properties that contain industrial zoning district classifications only."

In an effort to plan for future growth and expansion, the applicant now desires to reposition the building on the site along the property line of Lot 5 in order to include potential future offices (480 sq. ft.) and warehouse/production expansion (1,248 sq. ft.) which can be accommodated only by encroaching the minimum setback. The initial building size is still 8,000 square feet as approved by the SDP 17:07 sketch plan, but the total size would be 9,728 square feet at full buildout.

The applicant is requesting to reduce the required setback from the street right-of-way of both adjacent streets from 50 feet to 25 feet which is the minimum setback required for parking areas (the proposed parking area complies with the 25-foot setback requirement). The variance would result in a total reduction of 25 feet. A minimum setback from all other property lines is not required since the subject parcel does not adjoin agricultural, residential or business districts in these areas.

(Attachment A)

Sec. 22-11-5 of the Fluvanna County Zoning Ordinance states:

Sec. 22-11-5. Setback regulations.

Buildings and accessory uses shall be located not less than one hundred feet (100') from any street right-of-way and all parking lots shall be located not less than fifty feet (50') from any street right of way except that:

- (A) Buildings and accessory uses may be located less than one hundred feet (100'), but not less than fifty feet (50'), from a street right-of-way, provided that said street:
 - (i) is an access road within a subdivision for business or industrial uses and serves properties that contain industrial zoning district classifications only;
 - (ii) is a cul-de-sac or an interior road; and
- (B) All parking lots shall be located not less than twenty-five feet (25') from any street right of way.

This shall be known as the "building setback line."

As stated in Section 22-18-2(B) of the Fluvanna County Code, the Board of Zoning Appeals must consider certain statutory considerations when reviewing a variance request. The Board may grant a variance if the evidence shows that the strict application of the terms of the ordinance would unreasonably restrict the utilization of the property or that the granting of the variance would alleviate a hardship due to a physical condition relating to the property or improvements thereon at the time of the effective date of the ordinance, and:

- i. the property interest for which the variance is being requested was acquired in good faith and any hardship was not created by the applicant for the variance;
- ii. the granting of the variance will not be of substantial detriment to adjacent property and nearby properties in the proximity of that geographical area;
- iii. the condition or situation of the property concerned is not of so general or recurring a nature as to make reasonably practicable the formulation of a general regulation to be adopted as an amendment to the ordinance;
- iv. the granting of the variance does not result in a use that is not otherwise permitted on such property or a change in the zoning classification of the property; and
- v. the relief or remedy sought by the variance application is not available through a special exception process or the process for modification of a zoning ordinance at the time of the filing of the variance application.

The Board must make each of the above findings in order to grant a variance as required by the Code of Virginia. Approval of a variance that does not meet each finding would be unlawful. The Board may impose, as part of an approval, conditions regarding the location, character, and other features of the proposed structure or use as it may deem necessary in the public interest and may require a guarantee or bond to ensure that the conditions imposed are being and will continue to be complied with.

After evaluation of the above factors, staff has the following comments:

The property interest for which the variance is being requested was acquired in good faith and any hardship was not created by the applicant for the variance:

The applicant has not created any hardship.

The granting of the variance will not be of substantial detriment to adjacent property and nearby properties in the proximity of that geographical area:

All adjoining properties are also located within the Zion Station industrial subdivision and most are already developed with similar light industrial uses. Lot 3 to the south across Zion Station Road is currently undeveloped but has a site development plan under review. Lot 7 to the west across Zion Station Court is zoned B-1 and contains a civic use (Lafayette School). Much of the county's industrial zoning is located within the vicinity of the subject property which is an area targeted for economic development.

The condition or situation of the property concerned is not of so general or recurring a nature as to make reasonably practicable the formulation of a general regulation to be adopted as an amendment to the ordinance:

The subject property is the smallest lot in Zion Station and is situated at the intersection of two streets, which requires additional area for front setbacks from each street unlike parcels that have frontage along only one street. Zion Station contains three corner lots altogether which include Lots 1, 6 and 7. Lot 7 is currently developed while Lots 1 and 6 are still vacant.

The granting of the variance does not result in a use that is not otherwise permitted on such property or a change in the zoning classification of the property:

The proposed use of the property is permitted by right in the I-1 zoning district and does not necessitate a change in the property's zoning classification.

The relief or remedy sought by the variance application is not available through a special exception process or the process for modification of a zoning ordinance at the time of the filing of the variance application:

A special exception process is not available to the applicant and no zoning ordinance amendment is currently in progress.

A draft resolution is attached. (Attachment D)

Suggested Motion:

I move to approve/deny/defer BZA 19:04, a request for a variance to Fluvanna County Code Sec.22-11-5 of the Zoning Ordinance to allow for the reduction of the minimum building setback required from a street right-of-way, from 50 feet to 25 feet, for the purpose of constructing a light manufacturing facility with respect to 1.095 acres of Tax Map 5, Section 24, Parcel 6.

Attachments:

- A Application and APOs
- B Aerial Vicinity Map
- C Zoning Map
- D SDP 17:07 sketch plan approval letter, staff report and application
- E Zion Station recorded plat (PB 2, Pages 284-285)
- F Draft Resolution

Copy: Scott Collins, Collins Engineering via email – scott@collins-engineering.com
Sean Simmons, Greenberry's via email – sean@greenberrys.com
File



COMMONWEALTH OF VIRGINIA COUNTY OF FLUVANNA Variance Application (BZA)

Received APR 0 1 2019

Fluvanna County

Owner of Record: Holding Tree Ventures II	Applicant of Record: Greenberry's
E911 Address: Zion Station Court; Fluvanna County	E911 Address: 1610 Quail Run, Charlottesville, VA
Phone: 434-964-1655 Fax:	Phone: 434-964-1655 Fax:
Email: sean@greenberrys.com	Email: scott@collins-engineering.com
Representative: Collins Engineering	Note: If applicant is anyone other than the owner of
E911 Address: 200 Garrett Street, Charlottesville, VA	record, written authorization by the owner designating the applicant as the authorized agent for all matters
Phone: 434-293-3719 Fax:	concerning the request shall be filed with this application.
Email: scott@collins-engineering.com	FF
Tax Map and Parcel(s): 5-24-6 Dee	d Book Reference: 781 - 656
Acreage: 1.095 Zoning: I-1 Dee	d Restrictions? (X No C Yes (Attach copy)
E911 Address of Parcel: Zion Station Court	
Description of Property: Vacant property located within t	the Zion Station Business Park
Request for a variance from Section 22-18-2 11-5	of the Fluvanna County Code in respect to the requirement for
50' bldg. setback from public roads in order to build	the propose Greenberry's facility
Fill in only the line(s) that apply to your request(s) Applicant h	as Code requires or permits Variance requested
Total Area	
Total Alea	
Lot Width	
	ack 50' setback from public roads 25' front bldg setback reduction
Lot Width	ack 50' setback from public roads 25' front bldg setback reduction
Lot Width Front yard setback Bldg. Setback 25' front bldg setb	ack 50' setback from public roads 25' front bldg setback reduction
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Lot Width Front yard setback Bldg. Setback Minimum side yard setback Total side yard setback Rear yard setback Public road frontage Other (write in) Two copies of a plan must be submitted, showing size and location of the lot, dimensions dimensions and location of the existing structures on the lot. By signing this application, the undersigned authorizes entry onto the property by Count Zoning Appeals during the normal discharge of their duties in regard to this request. All plats, must, be folded prior to submission to the Planning Del	s and location of the proposed building, structure or proposed use, and the cy employees, the Planning Commission, the Board of Supervisors, and the Board of
Lot Width Front yard setback Bldg. Setback Minimum side yard setback Total side yard setback Rear yard setback Public road frontage Other (write in) Two copies of a plan must be submitted, showing size and location of the lot, dimensions dimensions and location of the existing structures on the lot. By signing this application, the undersigned authorizes entry onto the property by Count Zoning Appeals during the normal discharge of their duties in regard to this request. All plats must be folded prior to submission to the Planning Department of t	s and location of the proposed building, structure or proposed use, and the cy employees, the Planning Commission, the Board of Supervisors, and the Board of partment. Rolled plans will not be accepted.
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Scott Collins - Collins Engineering

Name:

\$90 deposit paid per sign*:

COMMONWEALTH OF VIRGINIA COUNTY OF FLUVANNA Public Hearing Sign Deposit

City: State:	Charlottesville	7in Codo		
State.	VA	Zip Code:	22902	
forfeiture	of this deposit.		ese signs will cause a partial or	
18	/		41,119	
Applicant S	ignature	<u></u>		
	signature of signs depends on numb	ber of roadways prop		
Applicant S		ber of roadways prop		

Approximate date to be returned:

IMPROVEMENTS PROPOSED

Describe the improvements proposed. State whether new buildings or structures are to be constructed, existing buildings or structures are to be used, or additions made to existing buildings or structures.

Greenberry's is proposing to construct their headquaters and manufacturing operation on this property. A sketch plan was approved about 1 year ago and they have recently purchased the property from JA-ZAN LLC. Over the past year, they have been working on a plan that will allow the building to be constructed for the present needs of Greenberry's, but allow for future expansion. The original sketch plan would not allow for future expansion. The attached plan is now proposed for the Greenberry's facility on the property, which would accommodate the current needs and future expansion of the facility. However, in order to fit the proposed building on the site, a reduction of the building setback from the public street is necessary to accommodate the proposed building.

SPECIAL CONDITIONS

Relate here the special conditions or circumstances (topography, soil type, shape of property) peculiar to the above described land, building, or structure or to the intended use or development of the land, building or structure involved that do not apply generally to other property in the same district.

The shape of the property makes it very challenging to develop the property for future expansion. With (2) sides adjacent to public streets, the available area to construct the proposed building on the 1.095 acre site is 0.42 acres (outside the current required setbacks). Then, with the location of the access points onto the property and circulation for a tractor-trailer, the shape of the property with the current 50' building setbacks drastically affects the size and location of the building, and limits the ability to expand the facility over the current 8,000 SF building for the current use. Comparing the original sketch plan to the proposed layout, the modification of the front building setbacks would greatly enhance the overal development of the site.

UNNECESSARY HARDSHIP

Describe here how the literal interpretation and enforcement of Section 22-11-5 of the Zoning Ordinance would effectively prohibit or unreasonably restrict the use or intended use or development of the properties involved by the applicant.

Adhering to the setback regulations for I-1 development would restrict the future expansion for the proposed facility. Greenberry's is hesitant to construct a facility on this property that can not be expanded in the future for their growing needs. The original building (8,000 SF) that was designed a year ago included expansion. Now, as they are getting ready to move forward with the building process, the 8,000 SF building meets the current demand, and they need to ensure that they can construct a building that can be expanded in the future.

ADJACENT PROPERTY

Describe the effects of this variance on adjacent property and the surrounding neighborhood. How will adjoining property owners be protected.

The proposed front yard reduction along the public internal streets will not have an adverse affect on the surrounding neighborhood. Constructive the building close to the roads within these (2) areas will not negatively affect the current or future uses of the adjacent properties or the properties across the public streets.

PLAN

Furnish plot plan showing boundaries and dimensions of property, width of abutting right-of-ways, location and size of buildings and structures on the site, roadways, walks, off-street parking and loading space, landscaping and the like. (Architect's sketches showing elevations of proposed buildings and structures and complete plans are desirable and may be required with the application if available.)

See the (2) attached sketch plans.	



COUNTY OF FLUVANNA

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MEMORANDUM

Date: May 6, 2019
From: Valencia Porter

To: Eric Dahl

Subject: Board of Zoning Appeals

Please be advised the attached letter went out to the attached list of Adjacent Property Owners for the May 21, 2019 Board of Zoning Meeting.



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NOTICE OF PUBLIC HEARING

May 6, 2019

«Owner» «Address» «City_State» «Zip_Code» TMP# «TMP»

Re: Public Hearing on BZA 19:04

Dear «Owner»:

This letter is to notify you that the Fluvanna County Board of Zoning Appeals will hold a public hearing on the above referenced item as noted below:

Purpose: Board of Zoning Appeals Hearing

Day/Date: Tuesday, May 21, 2019

Time: 7:00 PM

Location: Morris Room, Fluvanna County Administration Building, Palmyra, VA

The applicant or applicant's representative will be present at the Board of Zoning Appeals meeting for a request for a variance that is described as follows:

BZA 19:04 – Greenberry's: A request for a variance to Fluvanna County Code Sec.22-11-5 of the Zoning Ordinance to allow for the reduction of the minimum building setback required from a street right-of-way, from 50 feet to 25 feet, for the purpose of constructing a light manufacturing facility with respect to 1.095 acres of Tax Map 5, Section 24, Parcel 6. The subject property is located in the Columbia Election District within the Zion Station industrial subdivision at the intersection of Zion Station Road (Route 1021) and Zion Station Court (Route 1022). The property is zoned I-1, Industrial, Limited and is within the Zion Crossroads Community Planning Area.

You are welcome to attend the Public hearing and you will have an opportunity to comment, if desired. The tentative agenda and staff report for this action is available for public review on the County website at http://fluvannacounty.org/meetings. You can also view the report in the Fluvanna County Planning and Zoning Department during working hours (8:00 am – 5:00 pm, Monday through Friday).

If you have any questions regarding this variance request or the Public Hearing, please contact me at 434–591–1910.

Sincerely,

Jason Stewart

Planning and Zoning Administrator

ADJACENT PROPERTY OWNERS BZA 19:04					
ТАХ МАР	NAME	ADDRESS	CITY/STATE/ZIP		
5 24 8	4933 RICHMOND ROAD LLC	P.O.BOX 332	KESWICK, VA 22947		
5 24 9	BAELLOW PROPERTIES LLC	95 ZION STATION CT	TROY, VA 22974		
5 24 3 4 5 7 &10	JA-ZAN LLC	P.O.BOX 332	KESWICK, VA 22947		
5 24 2	STONEGATE LAND HOLDINGS LLC	1459 OXFORD ROAD	CHARLOTTESVILLE, VA 22903		
5 24 12	TIGER FUEL CO:	P.O.BOX 1607	CHARLOTTESVILLE, VA 22902		







COUNTY OF FLUVANNA

132 Main Street P.O. Box 540 Palmyra, VA 22963 (434) 591-1910 Fax (434) 591-1911 www.fluvannacounty.org

Attachment D

"Responsive & Responsible Government"

October 11, 2017

Sean Simmons 1610 Quail Run Charlottesville VA, 22911

Delivered via email to sean@greenberrys.com

Re: SDP 17:07- Greenberrys Coffee Roasters Inc.

Tax Map 5, Section 24, Parcel 6

Dear Mr. Simmons

Please accept this letter as notification of the action taken on October 10, 2017 by the Planning Commission in regard to the request referenced above. This request was **approved** (4-0 with one absent) to establish an approximately 8,000 sq. ft. building and associated parking for a light manufacturing operation with respect to 1.095 acres of Tax Map 5, Section 24, Parcel 6 subject to the following three conditions:

- 1. Meeting all final site plan requirements which include, but are not limited to, providing parking, landscaping, and screening;
- 2. Meet all required Erosion and Sedimentation Control regulations;
- 3. Meet all VDOT requirements

Your sidewalk waiver was also **approved** 4-0 (with one absent).

You may now submit final plats for agency review. Our Site Development Final Plat checklist can be found online at https://www.fluvannacounty.org/planning/page/site-development-forms.

If I may be of any further assistance, please feel free to contact me at jnewman@fluvannacounty.org or at 434 591 1910.

Sincerely,

James Newman Planner

Dept. of Planning & Community Development

Copy: File

Attachment D



COUNTY OF FLUVANNA

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STAFF REPORT

To: Fluvanna County Planning CommissionFrom: James NewmanCase Number: SDP 17:07District: ColumbiaTax Map: Tax Map 5, Section 24, Parcel 6Date: October 10, 2017

General Information: This item is scheduled to be heard by the Planning Commission on

Tuesday October 10, 2017 at 7:00 p.m. in the Circuit Courtroom of

the Fluvanna County Courts Building.

Owner: JA-ZAN LLC.

Applicant/Representative: Sean Simmons of Greenberrys Coffee Roasters Inc.

Requested Action: A site development plan request to establish an approximately

8,000 sq. ft. building and associated parking for a light manufacturing operation with respect to 1.095 acres of Tax Map 5,

Section 24, Parcel 6. (Attachment A)

Location The properties is zoned I-1, Industrial, Limited, and is located at the

intersection of Zion Station Court and Zion Station Road. The property is located within the Zion Crossroads Community Planning Area and is in the Columbia Election District.

(Attachment B)

Existing Zoning: I-1, Industrial, Limited

Existing Land Use: Vacant

Adjacent Land Uses: Adjacent properties are zoned I-1, Industrial, Limited; I-2,

Industrial, General; and B-1 Business, General

Comprehensive Plan: Zion Crossroads Community Planning Area

Zoning History: None

Analysis:

A site development plan request to establish an approximately 8,000 sq. ft. building and associated parking for a light manufacturing operation. The building will act as a coffee-bean roasting facility, training center, and offices for Greenberrys.

Utility Lot

The sketch plan shows a proposed subdivision for a utility lot. This subdivision would not be approved as part of the site plan process, but would instead need to go through the normal application channels. A note on the final plan stating this will be required.

Parking/Roads

The site would be accessed from Zion Station Road, although final plans may have access from Zion Station Court as well, depending on the final grading achieved. VDOT would have to approve the final site plan, as usual.

The sketch plan shows 18 parking spaces, of which one is handicap designated. Section 22-26-4.B.3 requires that there be at least 2 handicap parking spaces if there are over 5 parking spaces in total. The current sketch plan does not meet this requirement; the applicant was notified during the TRC meeting that additional handicap spaces are required, and they have stated that they will rectify the situation.

Landscaping/Screening

The sketch plan shows landscaping on the sides of the property facing public roads, as well as adjacent to parking areas. There are no apparent issues at this time with the sketch plan proposed landscaping.

Stormwater Management

An erosion and sediment control plan would also be required for review and approval prior to the issuance of any land disturbing permit.

Exception requested to not construct a sidewalk:

Per Sec. 22-11-11 of the Zoning Ordinance, the applicant is requesting an exception from the Planning Commission to not install sidewalks along the parcel's road-frontage on Zion Station Court. Staff recommend approval. (Attachment C)

This is a limited-lot, industrial subdivision that was designed prior to the effective ordinance amendment date (5-4-2011) that requires sidewalks "on both sides of all roadways, public and private". In lieu of not installing sidewalks with this development, staff has advised the applicant to ensure that the final site development plan provides for safe and convenient internal

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pedestrian access to and from the building's main entrance, placing particular emphasis on handicapped parking spaces.

Technical Review Committee

The following comments are the result of the Technical Review Committee meeting that was held on Thursday, September 14, 2017:

- 1. Planning Staff: Parking will require one more handicap space. Please show lighting on the plan. Note 1 on the sketch plan stated you were seeking a sidewalk waiver; please provide a written waiver request.
- 2. Fire Chief: Any hazardous materials on site? Applicant responded that bean roasting process would be fueled by liquid propane stored in two 1,000 gallon underground tanks. Fire Chief requested that bollards be placed near the caps.
- 3. The Department of Forestry stated they have no comments
- 4. Environmental Health Dept: Will require permit from engineer. Engineered septic system is in place, but permits are required for tanks, pumps, lines etc. Old Dominion Engineering in Waynesboro, VA has issued previous permits and is monitoring hookups so as not to exceed the system design.
- 5. The Chamber of Commerce stated they have no comments
- 6. School Board representative had no comments.
- 7. Erosion and Sediment Control: No comments at this time; separate E&SC plans will need to be submitted.
- 8. VDOT: As of this time, VDOT has not given any comments.

(Attachment D)

Conclusion:

The submitted sketch plan appears to broadly meet the sketch plan requirements of Section 22-23-8.A of the Fluvanna County Zoning Ordinance, though some changes are required (specifically in regards to handicap parking spaces). Prior to final approval, a site development plan that meets the requirements of Sections 23, 24, 25 and 26 of the Fluvanna County Zoning Ordinance must be submitted for staff review and approval.

Recommended Conditions:

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- 1. Meeting all final site plan requirements which include, but are not limited to, providing parking, landscaping, and screening;
- 2. Meet all required Erosion and Sedimentation Control regulations;
- 3. Meet all VDOT requirements;

Suggested Motion:

I move to approve/deny/defer SDP 17:07, a sketch plan to establish an approximately 8,000 sq. ft. building and associated parking for a light manufacturing operation with respect to 1.095 acres of Tax Map 5, Section 24, Parcel 6 subject to the three (3) conditions listed in the staff report.

I move to approve/deny/defer a sidewalk waiver to SDP 17:07, a sketch plan to establish an approximately 8,000 sq. ft. building and associated parking for a light manufacturing operation with respect to 1.095 acres of Tax Map 5, Section 24, Parcel 6, pursuant to County Code Section 22-23-6.6.A

Attachments:

A – Application

B – Aerial Vicinity Map

C -- Sidewalk Waiver Request

D – TRC Letter

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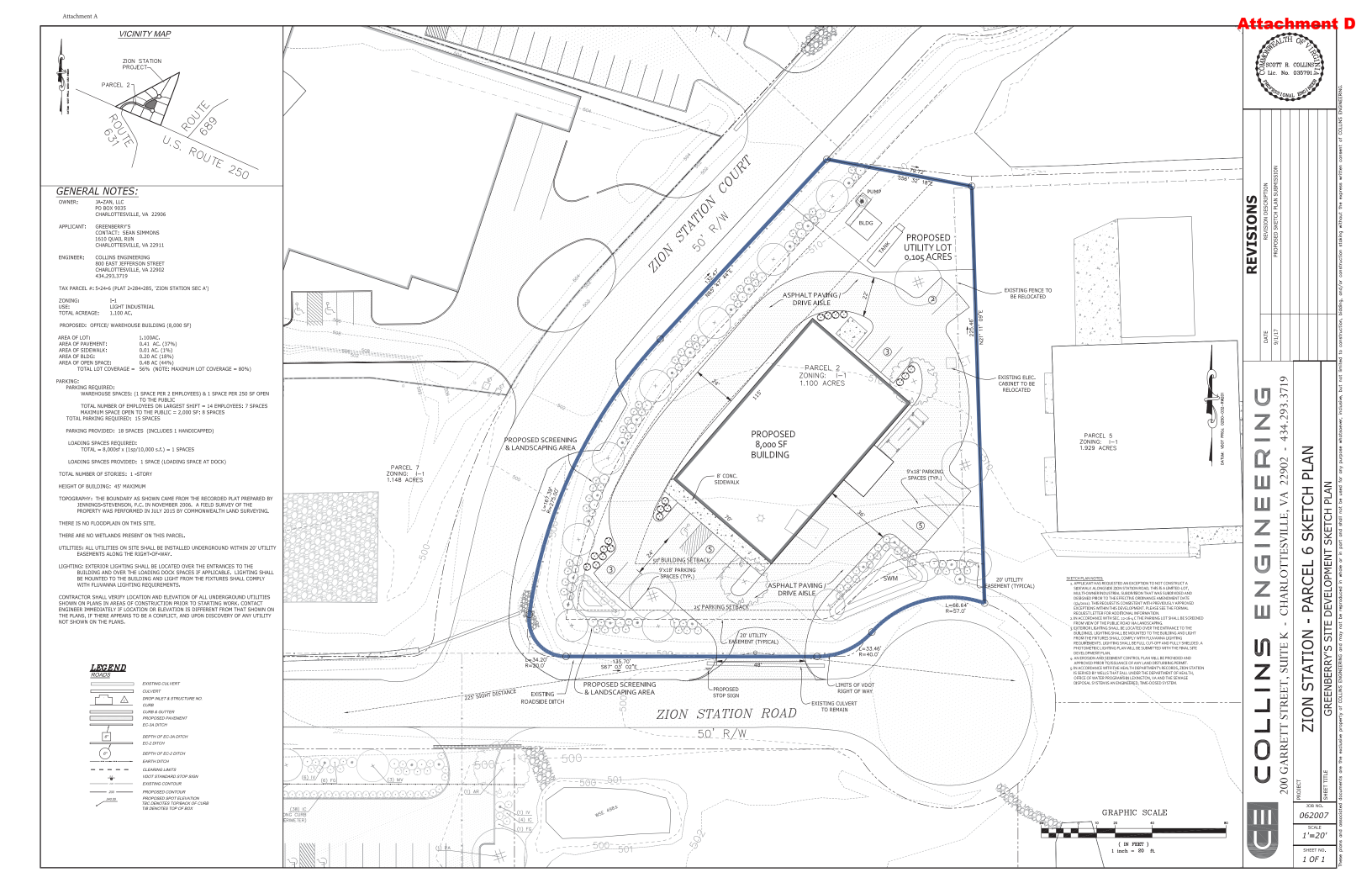
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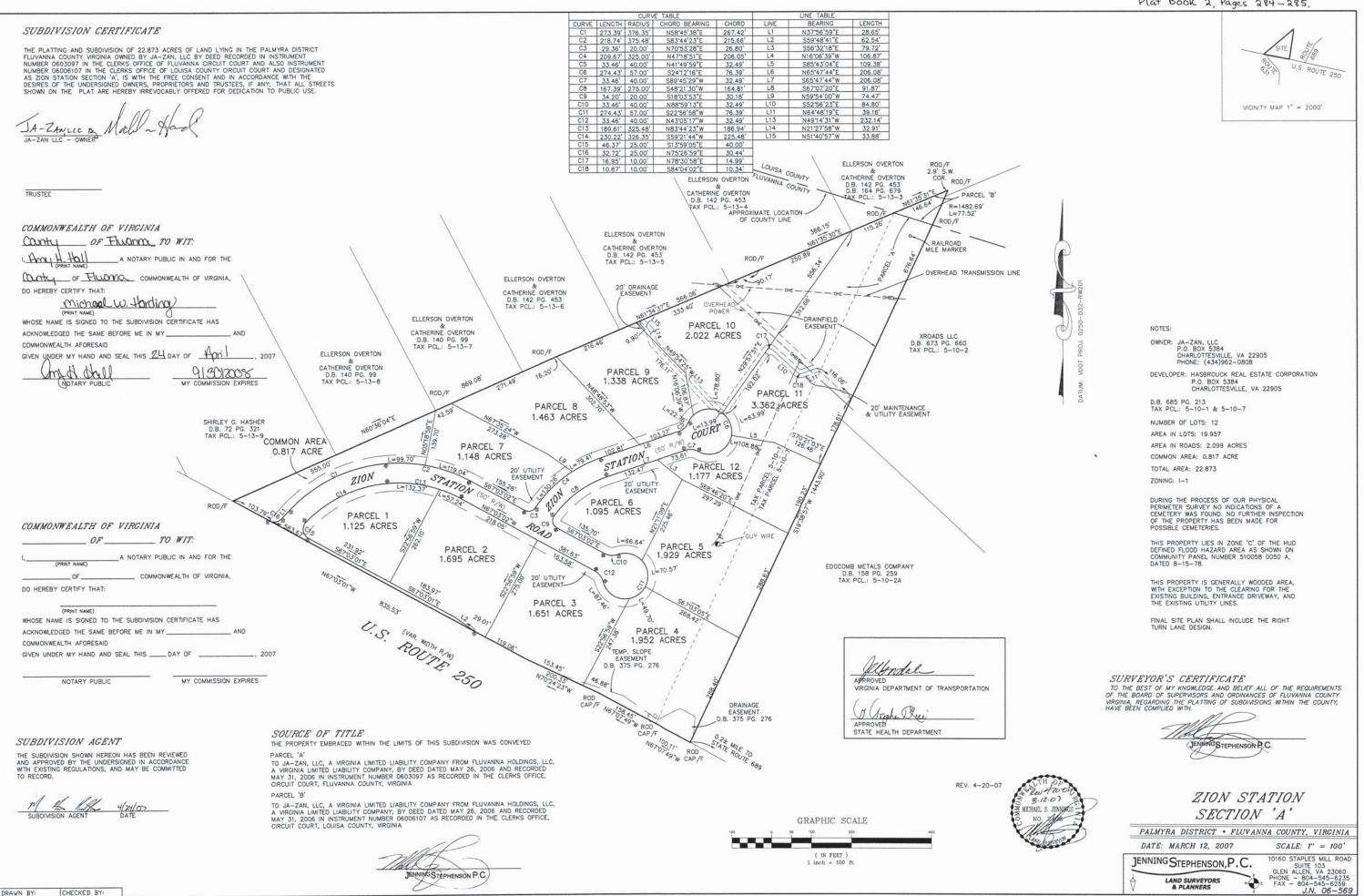
Sean Simmons at sean@greenberrys.com



COUNTY OF FLUVANNA Site Development Application

Owner of Record:	JA-Zan LLC	Applicant of Record: Same as Representation		
E911 Address: P.O.	box 9035, culle, UA 22906	E911 Address:		
Phone:	Fax:	Phone: Fax:		
Email:		Email:		
Representative: 68	senberrys Coffee Rousless Inc.	Note: If applicant is anyone other than the owner of record, written authorization by the owner designating the applicant		
E911 Aldress: /6/0 (Ivail Rom Chapteralle 1/4 1174	as the authorized agent for all matters concerning the request		
Phone: 434-242-5	937 Fax: 434-984-0163	shall be filed with this application. Is property in Agricultural Forestal District? No Yes		
Email: Sean Q	Greenberrys, com	If Yes, what district:		
Tax Map and Parcel(s): 5-24-6 Dec	ed Book Reference: 781 - 656		
Acreage: / 10 93		ed Restrictions? No Yes (Attach copy)		
Location:				
Description of Propert	V: Zion Station I.	advistrial to E		
Proposed Structure:		> SF		
Dimensions of Buildin		Lighting Standards on Site: No Yes		
# of Employees:	# of	Parking Spaces: 15 + 2 Hardican		
Noise Limitations:				
I declare that the statements made and information given on this application are true, full and correct to the best of my knowledge and belief. I agree to conform fully to all terms of any certificate or permit which may be issued on account of this application. M. Sean Simmons Geenberrs Coffee Rosers Applicant Name (Please Print) Applicant Signature and Date				
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Data Passivade Ch. 1				
Date Received: 8/7/1-	Fee Paid: 150.00	Application #: SDP_IT_: 007		
- Coll	Planning Area: Zion Cro	ssroads CPA Number of Lots:		
Sketch Plan \$1	50.00 Minor Plan: \$550.0			
	Additional Fees Due			
Street Sign Installation:	\$200.00 Per Interse			
Amendment of Plan	\$150.00			
Outdoor Lighting Plan I	Review* \$ 50.00			
Landscape Plan Review*	\$ 50.00			
Tree Protection Plan Rev	view* \$ 50.00			
	* If not part of a !	Site Plan Review		





CHECKED BY

RESOLUTION APPROVING VARIANCE CASE NUMBER BZA 19:04

BE IT RESOLVED BY THE BOARD OF ZONING APPEALS OF FLUVANNA COUNTY, VIRGINIA, that the strict terms of the Fluvanna County Zoning Ordinance be varied with respect to the property described as set forth in the application for case number BZA 19:04 in the following respects:

<u>BZA 19:04 – Greenberry's</u>: A request for a variance to Fluvanna County Code Sec. 22-11-5 of the Zoning Ordinance to allow for the reduction of the minimum building setback required from a street right-of-way, from 50 feet to 25 feet, for the purpose of constructing a light manufacturing facility with respect to 1.095 acres of Tax Map 5, Section 24, Parcel 6. The subject property is located in the Columbia Election District within the Zion Station industrial subdivision at the intersection of Zion Station Road (Route 1021) and Zion Station Court (Route 1022). The property is zoned I-1, Industrial, Limited and is within the Zion Crossroads Community Planning Area.

The Board, having considered the evidence presented to it as reflected in the record of this case, finding as facts that the strict application of the terms of the ordinance would unreasonably restrict the utilization of the property or that the granting of the variance would alleviate a hardship due to a physical condition relating to the property or improvements thereon at the time of the effective date of the ordinance, and:

- i. the property interest for which the variance is being requested was acquired in good faith and any hardship was not created by the applicant for the variance;
- ii. the granting of the variance will not be of substantial detriment to adjacent property and nearby properties in the proximity of that geographical area;
- iii. the condition or situation of the property concerned is not of so general or recurring a nature as to make reasonably practicable the formulation of a general regulation to be adopted as an amendment to the ordinance;
- iv. the granting of the variance does not result in a use that is not otherwise permitted on such property or a change in the zoning classification of the property; and
- v. the relief or remedy sought by the variance application is not available through a special exception process or the process for modification of a zoning ordinance at the time of the filing of the variance application.

conditions:	