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Chair
Town of Hope Mills

Charles C. Morris,
Vice-Chair
Town of Linden

Jami McLaughlin,
Town of Spring Lake
Harvey Cain, Jr.,
Town of Stedman

Donovan McLaurin
Wade, Falcon & Godwin



CUMBERLAND
★ **COUNTY** ★
NORTH CAROLINA

Planning & Inspections Department

Thomas J. Lloyd,
Director

Cecil P. Combs,
Deputy Director

Vikki Andrews,
Diane Wheatley,
Carl Manning,
Walter Clark,
Cumberland County

Benny Pearce,
Town of Eastover

September 24, 2015

Broadwell Land Co.
903 Hay Street
Fayetteville, NC 28305

SUBJECT: **P15-46. REZONING OF 252.00+/- ACRES FROM PND PLANNED NEIGHBORHOOD TO MXD MIXED USE/CZ CONDITIONAL ZONING OR TO A MORE RESTRICTIVE ZONING DISTRICT; LOCATED SOUTH OF SR 1606 (ELLIOTT FARM ROAD), WEST OF US 401 (RAMSEY STREET); SUBMITTED BY DOHN B. BROADWELL, JR. ON BEHALF OF BROADWELL LAND COMPANY (OWNER).**

Dear Mr. Broadwell,

This is to inform you that the Cumberland County Board of Commissioners met on September 21, 2015 and approved rezoning from PND Planned Neighborhood to MXD Mixed Use/CZ Conditional Zoning or to a more restrictive zoning district; on the subject property, subject to the contents of the application, site plan, and the following conditions:

Pre- Permit Related:

1. Prior to any development on the multi-family and commercial portions of this Mixed Use Development, the developer must submit five copies of a site plan for staff review and approval; the revised plans must include:
 - a. Landscaping provided in accordance with the provisions in Section 1102.N, Landscaping, County Zoning Ordinance;
 - b. Location of all freestanding signs reflected on the site plan in accordance with provisions in Article XIII, Sign Regulations, County Zoning Ordinance;
 - c. Off-street parking in accordance with the provisions in Section 1203, Off-Street Parking, County Zoning Ordinance;
 - d. Buffer locations and type separating the multi-family area from the adjacent residentially zoned properties;
 - e. Drives and internal circulation patterns; and
 - f. Loading space(s) in accordance with the provision in Section 1203, Off-Street Parking, County Zoning Ordinance.

In addition, recombination plats and/or subdivision plats may be processed at the same time as the plan approvals and the approval(s) conditioned with standard subdivision ordinance related provisions.

2. Prior to any tree removal, the developer is required to conduct a cavity tree survey - this condition is necessary so that a forest canopy sufficient to sustain foraging habitat for red-cockaded woodpeckers is retain. The developer is to take measures to retain as many mature canopy height pines to protect the dispersal corridor of the woodpecker.

Watershed-Related:

3. An application for watershed approval must be submitted to the Watershed Review Officer (WRO) and plans must be approved by the WRO and/or the County Board of Adjustment (high density) prior to final plat approval and/or prior to application for any building/zoning permits. (Note: This approval may require additional conditions restricting the development of this property.) A copy of the WRO's approval of this plat/plan must be submitted to Code Enforcement at the time of application for any permits.
4. Prior to application for the building final inspection, a Watershed Occupancy Permit must be issued for each lot/tract within this development.

Permit-Related:

5. The owner/developer(s) of these lots must obtain detailed instructions on provisions of the County Zoning Ordinance and permits required to place any structure within this development from the County Code Enforcement Section, Room 101 in the Historic Courthouse at 130 Gillespie Street. For additional information, the developer should contact a Code Enforcement Officer.
6. Connection to public water and sewer is required, Harnett County Utilities (HCDPU) must approve water and sewer plans prior to application for any permits. The proposed development must meet the requirements of HCDPU Preliminary Subdivision Review prior to approval by Harnett County. The Harnett County ordinance can be found at: <http://www.harnett.org/utilities/downloads/HCDPU%20Rules%20Ordinance%202015.pdf> A copy of the Harnett County approval must be provided to Code Enforcement at the time of application for building/zoning permits, (Section 2306 A.1, Public Water and Sewer Systems, County Subdivision and Development Ordinance)
7. The developer must provide a site-specific address and tax parcel number at the time of building/zoning permit application.
8. New development where the developer will disturb or intends to disturb more than one acre of land is subject to the Post-Construction Stormwater Management Permitting Program (Phase II Stormwater Management Requirements) administered by the Division of Water Quality, North Carolina Department of Environment and Natural Resources. If one acre or more of land is to be disturbed, prior to the issuance of any building/zoning permits for this site, a copy of the State's *Post-Construction Permit* must be provided to County Code Enforcement.
9. For any new development where the developer disturbs or intends to disturb more than one acre of land, the developer must provide the Code Enforcement Section with an approved NC Department of Environment and Natural Resources (NCDENR) sedimentation and erosion control plan (S&E) prior to any application for permits. (Note: If any retention/detention basins are required for state approval of this plan, then three copies of a revised plan must be submitted and approved by Planning & Inspections prior to application for any building/zoning permits.) A copy of the NCDENR approval must be provided to Code Enforcement at the time of application for any building/zoning permits.
10. At the time of preparation of these August 11, 2015 conditions, there is no *Special Flood Hazard Area* (SFHA) existing on the subject property; however, there is limits of a detailed study (floodplain) just

south of the subject property that may/may not be influenced by the new flood maps which are expected to be published within the next year or two - currently there is no preliminary map that reflects this area. If SFHA is found to exist on the subject property at the time of permit application, any development within SFHA must have first flood elevations, including all mechanical and electrical equipment above base flood elevation (BFE) plus two feet of freeboard. Proper flood plain development permits would be required, issued by the County Engineer, prior to any building/permit application. If applicable, a copy of the approved flood plain permit must be provided to Code Enforcement at the time of building/zoning permit applications.

11. The building final inspection cannot be accomplished until a Code Enforcement Officer inspects the site and certifies that the site is developed in accordance with the approved plans.
12. A review of the data available to the Army Corp of Engineers indicates that jurisdictional waters are likely to be present on this property and therefore are likely to be impacted by the proposed project. However, without an official Jurisdictional Determination at the property, these findings cannot be confirmed.

A permit will be required for this project if construction will involve the temporary and/or permanent placement of fill in waters of the United States including wetlands. If a permit is required, the applicant will be required to avoid and minimize impacts to wetland/waters of the United States and may need to provide compensatory mitigation for unavoidable impacts.

13. The developer must formally notify the NC Department of Transportation once construction of the public streets is complete and initiate the process of transferring the responsibility of road maintenance to the NCDOT. If application to the NCDOT District Engineer has not been formally submitted by the time building permits have been issued for 80% of the lots shown on the preliminary plan, no additional building permits can be issued until the NCDOT District Engineer notifies this department of the receipt of the application.

Site-Related:

14. All uses, dimensions, setbacks and other related provisions of the County Subdivision and Development Ordinance and Zoning Ordinances for the MXD/CZ zoning district must be complied with, as applicable. All notes and calculations as shown on the site plan and contained within the application are to be considered as a part of this conditional approval.

Note: A very limited type of retail and other uses are allowed in the MXD/CZ zoning district specifically all the uses permitted in the O&I(P) and C1(P) districts and the listed uses in Section 603.C, Uses Allowed, County Zoning Ordinance for the C2(P) and C(P) zoning districts; the developer/property owner is encouraged to contact Code Enforcement or Land Use Codes prior to entering into a contract/lease with any tenant to verify the permissibility of the intended use.

15. All corner lots and lots fronting more than one street must provide front yard setbacks from each street.
16. This conditional approval is not approval of any freestanding or development signs. If a freestanding or development sign is desired, re-submittal of the site plan is required prior to application for any freestanding sign permits. Attached signage for this development must be in accordance with the applicable sign regulations as set forth in Article XIII of the County Zoning Ordinance and that the proper permit(s) must be obtained prior to the installation of any permanent signs on the property. (Note: This conditional approval is not approval of the size, shape, or location of any signs.)
17. All applicable provisions of Section 2401, "Group Developments", County Subdivision and Development Ordinance, must be complied with.

18. The small stream standards set forth in Section 6.5-44, County Flood Damage Prevention Ordinance, shall be complied with during construction and upon completion of development within this subdivision as enforced by the County Engineer's Office.
19. For any new development, an adequate drainage system must be installed by the developer in accordance with the NC Department of Environment and Natural Resources' (NCDENR) *Manual on Best Management Practices* and all drainage ways must be kept clean and free of debris. (Section 2306 D, County Subdivision and Development Ordinance)
20. For new development, all utilities, except for 25kv or greater electrical lines, must be located underground. (Section 2306 C, County Subdivision and Development Ordinance)
21. In the event a stormwater utility structure is required by the NC Department of Environment and Natural Resources (NCDENR), the owner/developer must secure the structure with a four foot high fence with a lockable gate, and is required to maintain the detention/retention basin, keeping it clear of debris and taking measures for the prevention of insect and rodent infestation.
22. This review does not constitute a "subdivision" approval by NC Department of Transportation (NCDOT). A separate submittal to NCDOT will be required prior to consideration for addition to the system of any street within this development.
23. The developer must obtain driveway permits from the NC Department of Transportation (NCDOT). A copy of the approved driveway permit must be provided to Code Enforcement at the time of application for building/zoning permits.
24. The NC Department of Transportation (NCDOT) must approve the street plans and the street(s) are required to be constructed to the NCDOT standards for secondary roads.
25. Turn lanes may be required by the NC Department of Transportation (NCDOT).
26. All lighting is required to be directed internally within this development and comply with the provisions of Section 1102 M, Outdoor Lighting, County Zoning Ordinance.

Plat-Related:

27. If all plats are not recorded and if Special Flood Hazard Area (SFHA) is found to exist on any portion of the subject property, the final plat must show the limits of the SFHA; information may be obtained from the County Engineer's office or the Federal Emergency Management Agency's (FEMA) website at www.ncfloodmaps.com. Any development within the SFHA is subject to the requirements of the County Flood Damage Prevention Ordinance administered by the County Engineering Department.
28. Prior to submission for final plat approval, fire hydrants must be installed along the proposed streets and drives; hydrants must be located no further than 1,000 feet apart and at a maximum of 500 feet from any lot. (Section 2306 B, Fire hydrants, County Subdivision and Development Ordinance) *Also see Condition No. 41 below.*
29. "Ramsey Street" must be labeled as "US HWY 401" and "Elliott Bridge Road" must be labeled as "SR 1607 (Elliott Farm Road)" on all final plats.
30. The final plat must be labeled as a "Zero Lot Line" development, and all open space and common areas are required to be labeled as "common area".
31. The developer is required to submit to Land Use Codes:

- a. Three copies of proposed covenants, by-laws and articles of incorporation for the proposed development designating responsibility for the maintenance and upkeep of the common area by the owners' association for the development;
- b. One copy of the deeds proposed for recordation conveying all common area to the proposed owners association;
- c. One copy of any proposed supplemental covenants if the proposed development is to be submitted for final approval in phases; and
- d. Two copies of each proposed final plat prior to the submission for final approval – can be a phase of the approved development or the complete development as approved.

These documents must be approved by the County Attorney prior to the sale of or submission for final plat approval of any lot or unit within this development. In the event the developer phases the final plats for this development, the open space (common area) must be recorded incrementally so that the percentage of open space recorded is consistent with the ordinance standard of 15%. **Note: The developer is encouraged to consider the creation of a master association for the entire mixed use development, with separate subordinate associations for the proposed residential developments.**

32. The street name signs, in compliance with the County Street Sign Specifications, must be installed prior to final plat approval. The developer should contact Location Services for inquiries regarding the County's policy for street sign installation or, if the sign is commissioned from a private source, to schedule an inspection of the street sign(s). Land Use Codes must receive notice of agreement with the Location Services Section for sign installation or of satisfactory inspection prior to the approval of the final plat.
33. The developer must contact the Location Services section of the Planning and Inspections Department for approval of street names within this development. The approved street names must be reflected on the final plat.
34. The builder/developer must provide the buildable envelopes on the final plat: providing a five-foot maintenance easement along each side of all common internal lines with all other applicable setbacks being provided for; or at the time of permit application, the individual plot plans must be approved by Land Use Codes prior to issuance of any permits.
35. Any/All easements must be reflected on the final plat and labeled as to type of easement, reference number for document creating the easement, and the name of the agency, individual, etc. who holds the easement.
36. All lots within this development must be served by an internal street system and a "no access" easement must be reflected on the final plat along SR 1607 (Elliot Farm Road) for the residential lots. If direct driveway access is not permitted to US HWY 401 (Ramsey Street) for the non-residential and multi-family portions of this development, a "no access" easement will also be required along those lots at the time of recording.
37. A 10' x 70' sight distance easement is required at the intersection of SR 1607 (Elliot Farm Road) with the development entrance streets and must be reflected on the final plat.
38. A 25' right-of-way radius is required at all intersections and must be reflected on the final plat. (Section 2304.10.c, Street Design, County Subdivision and Development Ordinance)
39. The NC Department of Transportation (NCDOT) stamp must be affixed to the final plat prior to submission for final plat approval by Land Use Codes.

40. The notarized signature(s) of all current tax record owner(s) and notary certifications appear on the final plat when submitted for final approval. (Section 2503 D, Certificate of Ownership and Dedication, County Subdivision and Development Ordinance)
41. The developer is reminded that the improvements must be in place or that final plat approval will only be granted in accordance with Section 2502 B, C, or D, Final Plat – Guarantees of Improvements, County Subdivision and Development Ordinance. (Note: Once the improvements are in place, the developer is responsible for contacting Jeff Barnhill to schedule an inspection of the improvements.)
42. The final plat must be submitted to Land Use Codes for review and approval for recording with the County Register of Deeds, and the plat must be recorded prior to any permit application for any structure and/or prior to the sale of any lot or unit within this development.

Plat-Required Statements:

43. All structures shall be shown on the final plat or the final plat shall reflect the following statement (Section 2504 D, County Subdivision and Development Ordinance):

“Nonconforming structures have not been created by this subdivision plat.”

44. Because the streets in this development have been approved as “public” streets and the streets do not yet qualify for acceptance by the NC Department of Transportation to the State system for maintenance purposes, the following statement is required to be included on the final plat (Section 2504 E, County Subdivision and Development Ordinance):

“The streets shown on this plat though labeled as “public” – unless otherwise noted – have not been accepted by the NC Department of Transportation as of the date of this recording. Until such time that the streets are accepted and formally added to the State system, maintenance and liability of the streets are the responsibility of the developer and any future lot owner(s).”

Other Relevant Conditions:

45. The US Postal Service most likely will require this development to have centralized cluster boxes for postal service to each lot or unit. The developer is advised contact the US Postal Growth Coordinator for the Mid-Carolinas District to determine the appropriate location for the cluster boxes. If the cluster box location requires changes to the subdivision or site plan, a revised preliminary/plan must be submitted to the Planning & Inspections Department for review and approval.
46. The applicant is advised to consult an expert on wetlands before proceeding with any development. There may be wetlands located in the project area that are subject to the permit requirements of Section 404 of the Clean Water Act. To avoid a violation of federal and/or state law, it is recommended the developer contact the Office of the Army Corp of Engineers or hire an environmental consultant to identify and delineate any wetlands in the project area prior to construction. A Section 404 permit will be required if the applicant needs to fill wetlands and the permit must be obtained prior to any construction on this site.
47. The subject property is located within a military aircraft high noise level area (65 decibels) and a flight limit of 1000 feet. This information is provided for developers’ consideration of the type of construction material and building design.
48. The owner/developer is responsible for ensuring easements which may exist on the subject property are accounted for, not encumbered and that no part of this development is violating the rights of the easement holder.

49. The developer(s) and any future lot owners are responsible for the maintenance and upkeep of the streets until such time the streets are added to the State system by the NC Department of Transportation (NCDOT) for maintenance purposes. The developer is advised to give notice of the street status to any future lot owners in the event the lots are conveyed prior to the NCDOT's acceptance.

Thank you for choosing Cumberland County for your development location!

If you need clarification of any conditions, please contact Ed Byrne at 910-678-7609 or Patti Speicher at 910-678-7605 with the Land Use Codes Section; otherwise, contact the appropriate agency at the contact numbers below.

Contact Information (Area Code is 910 unless otherwise stated):

Watershed Review Officer/Improvements:	Jeff Barnhill	678-7765
Subdivision/Site Plan/Plat	Ed Byrne	678-7609
Code Enforcement (Permits):	Scott Walters	321-6654
County Engineer's Office:	Wayne Dudley	678-7636
Harnett Co. Public Utilities:	Shane Cummings	(910) 893-7575 ext. 3275
Fayetteville Planning:	Marsha Bryant	433-1416
County Public Utilities:	Amy Hall	678-7637
Corp of Engineers (wetlands):	Emily Greer	(910) 251-4049
NCDENR (E&S):	Leland Cottrell	433-3300
Location Services:		
Site-Specific Address:	Ron Gonzales	678-7616
Street Naming/Signs:	Diane Shelton	678-7665
Tax Parcel Numbers:		678-7549
NCDOT (driveways/curb-cuts):	Troy Baker	486-1496
NCDOT (subdivision roads):	David Plummer	486-1496
US Fish and Wildlife Service	Susan Miller	(910) 695-3323
N.C. Division of Water Quality:	Mike Randall	(919) 733-5083 ext. 545
United States Postal Service	Laricia Mciver	(704) 393-4466

cc: Marsha Bryant, City of Fayetteville
Shane Cummings, Harnett Co Public Utilities

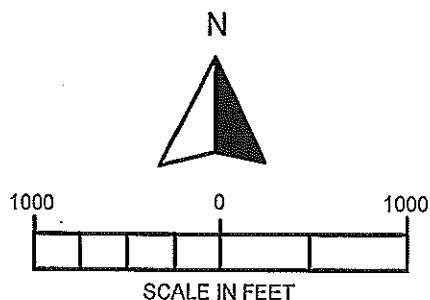
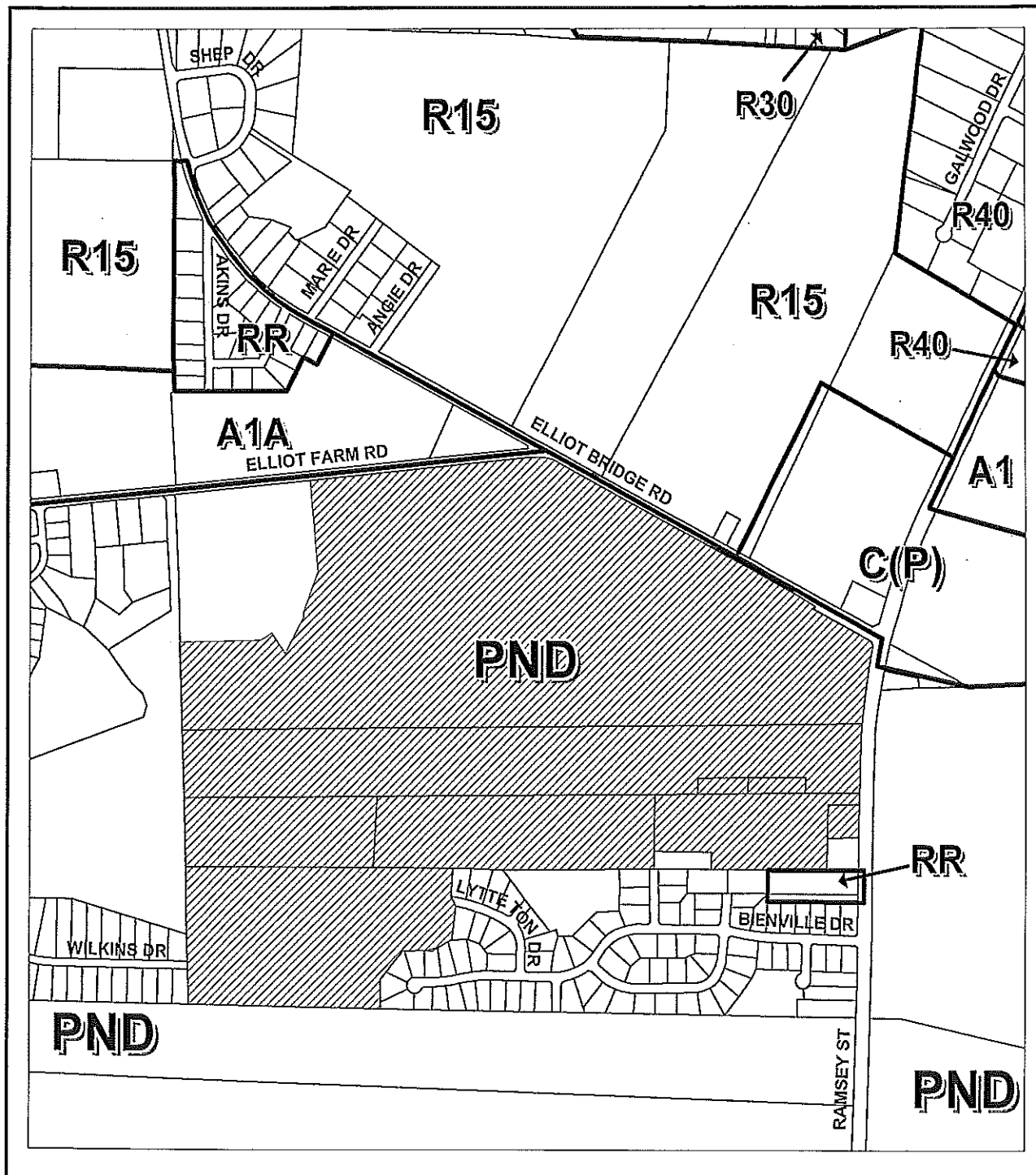
If you have any questions, please contact Johnny Scott at 910-678-7603, email: jscott@co.cumberland.nc.us or me at 910-678-7605, email: pspeicher@co.cumberland.nc.us.

Sincerely,



Patti Speicher
Land Use Codes Section

Attachments: Sketch Map
Site Plan
Application



REQUESTED REZONING PND TO MXD/CZ

ACREAGE: 252.00 AC.+/-

HEARING NO: P15-46

ORDINANCE: COUNTY

HEARING DATE

ACTION

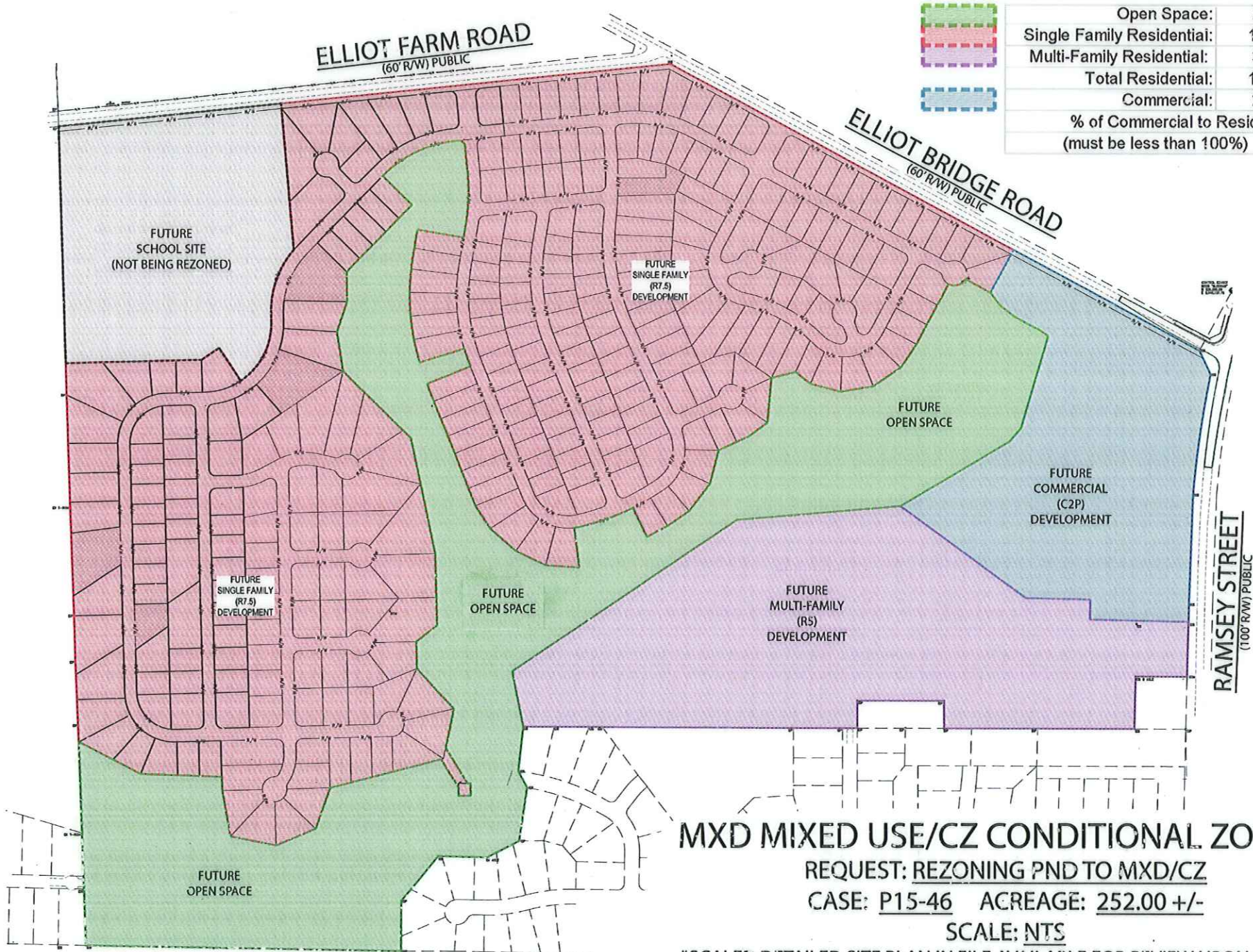
STAFF RECOMMENDATION

PLANNING BOARD

GOVERNING BOARD

PIN: 0542-18-1405
0542-17-3803
0542-28-6475, 6962
0542-48-0745, 2510, 4705, 8553
PORT OF PIN: 0542-29-4877

JM
7/28/15



Open Space:	58	23%
Single Family Residential:	133	53%
Multi-Family Residential:	37	15%
Total Residential:	170	67%
Commercial:	24	9%
% of Commercial to Residential: (must be less than 100%)		14%

MXD MIXED USE/CZ CONDITIONAL ZONING

REQUEST: REZONING PND TO MXD/CZ

CASE: P15-46 ACREAGE: 252.00 +/-

SCALE: NTS

*SCALED DETAILED SITE PLAN IN FILE AVAILABLE FOR REVIEW UPON REQUEST

8-11-15



County of Cumberland

Planning & Inspections Department

CASE #: P15-46

PLANNING BOARD
MEETING DATE: 8-18-15

DATE APPLICATION
SUBMITTED: 7-15-15

RECEIPT #: 69492

RECEIVED BY: PSS

APPLICATION FOR CONDITIONAL ZONING DISTRICT REZONING REQUEST CUMBERLAND COUNTY ZONING ORDINANCE

Upon receipt of this application (petition), the Planning and Inspections Staff will present to the Planning Board the application at a hearing. In accordance with state law and board's policy, a notice of the hearing will be mailed to the owners of the adjacent and surrounding properties, which may be affected by the proposed Conditional Zoning.

The Planning Board will make a recommendation to the Cumberland County Board of Commissioners concerning the request. The Board of Commissioners will schedule a public hearing and issue a final decision on the matter. Generally, the Commissioners will hold a public hearing four weeks following the meeting of the Planning Board. The Conditional Zoning District shall not be made effective until the request is heard and received approval by the Board of Commissioners.

The following items are to be submitted with the completed application:

1. A copy of the recorded deed and/or plat,
2. If a portion of an existing tract is/are being submitted for rezoning, an accurate written legal description of only the area to be considered;
3. A copy of a detailed site plan drawn to an engineering scale, showing the location of all buildings, yard dimensions, driveways, fencing, lighting parking areas, landscaping, and all other pertinent data to the case; and
4. A check made payable to the "Cumberland County" in the amount of \$ 800.00 (See attached Fee Schedule)

NOTE: Any revisions, inaccuracies or errors to the application or site plan may cause the case to be delayed and will be scheduled for the next available Board meeting according to the Board's meeting schedule. Also, the application fee is *nonrefundable*.

The Planning and Inspections Staff is available for advice on completing this application; however, they are not available for completion of the application or preparation of the site plan.

Harnett Util. ✓ AOD no
MIA Fay
SSA no
NCDOT n/a
Smile Yes

**TO THE CUMBERLAND COUNTY JOINT PLANNING BOARD AND THE BOARD OF
COUNTY COMMISSIONERS OF CUMBERLAND COUNTY, NC:**

I (We), the undersigned, hereby submit this application, and petition the County Commissioners to amend and to change the zoning map of the County of Cumberland as provided for under the provisions of the County Zoning Ordinance. In support of this petition, as hereinafter requested, the following facts are submitted:

1. Applicant/Agent Broadwell Land Company
2. Address: 903 Hay Street, Fayetteville, NC Zip Code 28305
3. Telephone: (Home) 910-391-1104 (Work) 910-484-5193
4. Location of Property: Elliot Bridge & Elliot Farm & Ramsey Street
5. Parcel Identification Number (PIN #) of subject property: See attached list of parcels.
(also known as Tax ID Number or Property Tax ID)
6. Acreage: 252 ACRES KSC ~~-9 parcels = 273~~ Frontage: 4,500 Depth: 3,500
7. Water Provider: Harnett County
8. Septage Provider: Harnett County
9. Deed Book See attached parcel list, Page(s) _____, Cumberland County Registry. (Attach copy of deed of subject property as it appears in Registry).
10. Existing use of property: Vacant
11. Proposed use(s) of the property: Open Space: 60 ac/24%; Single Fam Res: 133 ac/52%;
Multi Fam Res: 37 ac/15%; Commercial: 24 ac/9%

NOTE: Be specific and list all intended uses.

12. It is requested that the foregoing property be rezoned FROM: PND

TO: (Select one)

- Conditional Zoning District, with an underlying zoning district of _____
(Article IV)
- ☒ Mixed Use District/Conditional Zoning District (Article VI)
- Planned Neighborhood District/Conditional Zoning District (Article VII)
- Density Development/Conditional Zoning District, at the _____ Density
(Article VIII)

The Planning and Inspections Staff is available for advice on completing this application; however, they are not available for completion of the application.

APPLICATION FOR
CONDITIONAL ZONING

1. PROPOSED USE(S):

- A. List the use(s) proposed for the Conditional Zoning. (Use of the underlying district will be restricted only to the use(s) specified in this application.)

1. R7.5: Single-Family Residential: 133 ac / ~~52~~%
2. R5. Multi Fam Res: 37 ac / 15% *53 ksl*
3. C1P. Commercial: 24 ac / 9%
4. Open Space: ~~60~~ ac / ~~24~~%
58 23

- B. Density: List the amount of acreage that will be residential, commercial, and/or open space, and the number of lots and/or dwelling units proposed, and the square footage of the non-residential units.

R7.5 Single Family Residential: 307 units / 133 ac = 2.31 lots per acre

Multi-Family and Commercial are to be determined and shall be submitted with future site plans.

2. DIMENSIONAL REQUIREMENTS:

- A. Reference either the dimensional requirements of the district, Sec. 1104 or list the proposed setbacks.

Specified setbacks for underlying districts as applicable.

- B. Off-street parking and loading, Sec.1202: List the number of spaces, type of surfacing material and any other pertinent information.

To be determined for Commercial and Residential Areas--shall be submitted for approval in the future.

3. SIGN REQUIREMENTS:

Reference the district sign regulations proposed from Article XIII.

Sign regulations shall be adhered to.

4. LANDSCAPE AND BUFFER REQUIREMENTS:

- A. For all new non-residential and mixed use development abutting a public street, indicate the number and type of large or small ornamental trees used in the streetscape, yard space, and/or parking areas, plus the number and type of shrubs. (Sec. 1102N). **NOTE: All required landscaping must be included on the site plan.**

Commercial and Multi-Family Buffers shall be as required by section 1102.G

- B. Indicate the type of buffering and approximate location, width and setback from the property lines.

To be determined for Commercial and Multi-Family areas and will be submitted for approval with site plan.

5. MISCELLANEOUS:

List any information not set forth above, such as the days and hours of the operation, number of employees, exterior lighting, noise, odor and smoke, emission controls, etc.

6. SITE PLAN REQUIREMENTS:

The application must include a site plan drawn to the specifications of Sec. 1402. If the proposed uses involve development subject to the County Subdivision Ordinance, the site plan required may be general in nature, showing a generalized street pattern, if applicable, and the location of proposed uses. If the proposed uses include development not subject to the Subdivision Ordinance, the site plan shall be of sufficient detail to allow the Planning and Inspections Staff and the Planning Board to analyze the proposed uses and arrangement of uses on the site. It shall also include the footprints of all buildings (proposed and existing), the proposed number of stories, location and number of off-street parking and loading spaces, proposed points of access to existing streets and internal circulation patterns. In addition, the location of all proposed buffers and fences and landscaping shall be included on the site plan.

7. STATEMENT OF ACKNOWLEDGMENT:

It is understood by the undersigned that the official zoning map, as originally adopted and subsequently amended, is presumed to be appropriate to the property involved and that the burden of proof for a zoning amendment (rezoning) rest with the petitioner.

It is the responsibility of the petitioner (personally or by agent) to submit to the Planning and Inspections Department a valid request within a complete application.

I further understand I must voluntarily agree to all ordinance related conditions prior to the first hearing on the case or any disagreement may be cause for an unfavorable recommendation. The undersigned hereby acknowledge that the Planning and Inspections Staff has conferred with the petitioner or assigns, and the application as submitted is accurate and correct.

Broadwell Land Company

NAME OF OWNER(S) (PRINT OR TYPE)

903 Hay Street, Fayetteville, NC

28305

ADDRESS OF OWNER(S)

dbbwell@earthlink.net

E-MAIL

910-391-1104

910-484-5193

HOME TELEPHONE

WORK TELEPHONE

SIGNATURE OF OWNER(S)

SIGNATURE OF OWNER(S)

NAME OF AGENT, ATTORNEY, APPLICANT (by assign) (PRINT OR TYPE)

ADDRESS OF AGENT, ATTORNEY, APPLICANT

HOME TELEPHONE

WORK TELEPHONE

E-MAIL ADDRESS

FAX NUMBER

SIGNATURE OF AGENT, ATTORNEY, OR APPLICANT