

REZONING APPLICATION

	PROPERTY OWN	ER INFORMATION*
NAME: The InVision Group,LLC	NAME:	
ADDRESS: 3390 Peachtree Rd. Suite 106	ADDRESS:	
CITY: Atlanta	CITY:	
STATE: GA ZIP: 30326	STATE:ZIP:	
CONTACT PERSON: Brian Wohl & Greg Wohl	PHONE: 404-969-	3342/404-969-3343
PRESENT ZONING DISTRICT(S): RS-150 REG	QUESTED ZONING DISTRICT: RS-	TH-INF
PARCEL NUMBER(S): R5146A129	ACREAGE, O.S	78
	ACREAGE:	
ADDRESS OF PROPERTY: 215 Jackson Street Lav		
ADDRESS OF PROPERTY: 215 Jackson Street Lav	vrenceville, GA 30046	
		DATE
Buy Wohl 2/13 poss SIGNATURE OF APPLICANT DATE The InVision Group, LLC	signature of owner	
Buy Wohl 2/13 poss	vrenceville, GA 30046	
Buy Wohf 2/13 poss SIGNATURE OF APPLICANT DATE The InVision Group, LLC	signature of owner	
ADDRESS OF PROPERTY: 215 Jackson Street Law Bury Cloff 2/13 2025 SIGNATURE OF APPLICANT DATE The Invision Group, LLC TYPED OR PRINTED NAME DATE NOTAS TO SECRETARIST PO Box 2200	SIGNATURE OF OWNER TYPED OR PRINTED NAME	DATE



REZONING APPLICATION

APPLICANT INFORMATION	PROPERTY OWNER INFORMATION*
NAME:	NAME:Benjamin Bailey
ADDRESS:	ADDRESS: 3177 Hill Street
CITY:	CITY: Duluth
STATE:ZIP:	STATE:GAZIP:30096
	PHONE:
Multiple projects with one owner, must file sep	REQUESTED ZONING DISTRICT:
PARCEL NUMBER(S):	ACREAGE:
ADDRESS OF PROPERTY:	
	Dec 1/25/20
SIGNATURE OF APPLICANT DATE	SIGNATURE OF OWNER / DATE
TYPED OR PRINTED NAME	TYPED OR PRINTED NAME Jan 25, 2024
NOTARY PUBLIC DATE	NOTARY PUBLIC DATE

70 S Clayton St • PO Box 2200 • Lawrenceville, Georgia 30046-220

Notary for Benjamin Bailey signature Only.



REZONING APPLICATION

APPLICANT INFO	DRMATION	PROPERTY OWNER INFORMATION®
NAME:		NAME AUID ANJEW (APREL
ADDRESS:		ADDRESS: 45 JACKSON STREET
CITY:		CITY: LATULENCE UK CE
STATE: ZIP:		STATE: 64 ZIP: 30046
CONTACT PERSON:		PHONE:
" if multiple property owners, e Multiple projects with one ow	each owner m vner, must file	oust file an application form or attach a list, however only one fee. e separate applications, with separate fees.
PRESENT ZONING DISTRICT(S)	-	REQUESTED ZONING DISTRICT:
PARCEL NUMBER(S):		ACREAGE:
ADDRESS OF PROPERTY:		A
		A. HARRY 1/26/24
SIGNATURE OF APPLICANT	DATE	SIGNATURE OF OWNER DATE
TYPED OR PRINTED NAME		TYPED OR PRINTED NAME ON MISSION OF NOTARY
NOTARY PUBLIC	DATE	NOTARY PUBLIC Z BLACE D
		OUNTY WITH

DISCLOSURE OF CAMPAIGN CONTRIBUTIONS

Have you, within the two years immediately preceding the filing of this application, made campaign contributions aggregating \$250.00 or more to the Mayor of the City of Lawrenceville, a member of the City Council, or to a member of the Planning Commission of the City of Lawrenceville? You

If the answer is yes, please complete the following section:

NAME OF GOVERNMENT OFFICIAL	CONTRIBUTIONS (List all which aggregate to \$250 or more)	DATE CONTRIBUTION WAS MADI (Within last two years)
David Still for Mayor	\$500	03.20.2023

Have you, within the two years immediately preceding the filing of this application, made gifts having in the aggregate a value of \$250.00 or more to the Mayor of the City of Lawrenceville, a member of the City Council, or to a member of the Planning Commission of the City of Lawrenceville?

Y/N

If the answer is yes, please complete the following section:

NAME OF GOVERNMENT OFFICIAL	CONTRIBUTIONS (List all which aggregate to \$250 or more)	DATE CONTRIBUTION WAS MADI (Within last two years)

Attach additional sheets if necessary to disclose or describe all contributions/gifts.



DISCLOSURE OF CAMPAIGN CONTRIBUTIONS

Have you, within the two years immediately preceding the filing of this application, made campaign contributions aggregating \$250.00 or more to the Mayor of the City of Lawrenceville, a member of the City Council, or to a member of the Planning Commission of the City of Lawrenceville?

If the answer is yes, please complete the following section:

NAME OF GOVERNMENT OFFICIAL	CONTRIBUTIONS (List all which aggregate to \$250 or more)	DATE CONTRIBUTION WAS MADE (Within last two years)

Have you, within the two years immediately preceding the filing of this application, made gifts having in the aggregate a value of \$250.00 or more to the Mayor of the City of Lawrenceville, a member of the City Council, or to a member of the Planning Commission of the City of Lawrenceville?______Y/N

If the answer is yes, please complete the following section:

NAME OF GOVERNMENT OFFICIAL	CONTRIBUTIONS (List all which aggregate to \$250 or more)	DATE CONTRIBUTION WAS MADE (Within last two years)

Attach additional sheets if necessary to disclose or describe all contributions/gifts.

ANDERSEN TATE CARR

REVISED LETTER OF INTENT AND JUSTIFICATION FOR REZONING AND VARIANCES

Rezoning Application City of Lawrenceville, Gwinnett County, Georgia

Applicant:

The InVision Group, LLC

Property/Tax Parcel ID R5146A 129

±0.978 Acres of Land Located at 215 Jackson Street, Lawrenceville, Georgia From RS150 to RS-TH-INF

Submitted for Applicant by:

Melody A. Glouton, Esq. ANDERSEN TATE & CARR, P.C. One Sugarloaf Centre 1960 Satellite Blvd. **Suite 4000** Duluth, Georgia 30097 770.822.0900 mglouton@atclawfirm.com

I. <u>INTRODUCTION</u>

This Application for Rezoning is submitted for a 0.978-acre of land located in Land Lot 146 of the 5th Land District, in the City of Lawrenceville, Georgia, and being shown on the survey prepared by Precision Planning, Inc., dated September 15, 2022 (hereinafter the "Property"). The Property is located in the City of Lawrenceville and is currently zoned RS150 (Single-family Residential District).

The Property that is the subject of this rezoning application is owned by Benjamin Hughes Bailey and David Andrew Harrell, and further identified below from the Gwinnett County Geographical Information System:



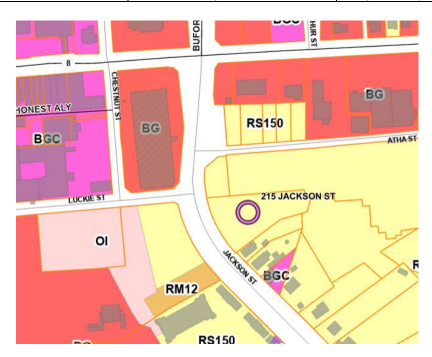
As indicated, the Property is currently zoned RS150 pursuant to the City of Lawrenceville Zoning Ordinance (the "Ordinance"). The Applicant, The InVision Group, LLC (the "Applicant"), now seeks approval to rezone the Property to RS-TH-INF (Townhouse-Family Infill Residential District) to develop a distinctive and attractive townhome community with 12 units.

This document is submitted as the Letter of Intent, Response to Standards Governing the Exercise of Zoning Power, and other materials required by the Ordinance.

II. <u>DESCRIPTION OF THE PROPERTY AND SURROUNDING AREA</u>

The Property is a single tax parcel with frontage on Jackson Street, just east of its intersection with Luckie Street in the City of Lawrenceville. The surrounding uses and zoning classifications are as follows:

Location	Land Use	Zoning
Proposed Site	Residential	RS-TH-INF
North	Cemetery	RS150
South	Residential	RS150
East	Cemetery	RS150
West	Commercial, Institutional	BG; RS150; RM12



The Applicant is requesting the City of Lawrenceville rezone the Property to allow for a residential development. The development will be compatible with the existing and adjacent properties. The Property is undeveloped and wooded. It is surrounded by a variety of uses, including commercial, residential and institutional. As such, it is an ideal location for a small, townhome community.

As stated in the City of Lawrenceville's 2045 Comprehensive Plan (the "2045 Plan"), the Property lies in the Downtown character area. The Downtown character area serves as the historical and cultural heart of the city, preserving its unique charm while nurturing economic vitality. Moreover, some of the key features of the Downtown character area include an emphasis on urbanist principles, such as mixed-use zoning to encourage a diverse range of activities, pedestrian-friendly streetscapes for accessibility and leisure, a diverse array of cultural events and festivals to create a sense of place and community. As indicated in the 2045 Plan, zoning codes that support the coexistence of residences, businesses, and recreational spaces are encouraged.

III. PROJECT SUMMARY

As shown on the site plan prepared by TSW and filed with this Application (hereinafter the "Site Plan"), the Applicant proposes to develop the Property into a unique townhome community. The development would include 12 rear-entry townhomes with double-car garages and front porches. Based on current market conditions, the three-story townhomes are anticipated to range

in size from approximately 1,950 to 2,200 square feet (not including basements, garages, and outdoor porches), with projected price points of the high \$600,000s. The proposed development would provide attractive, luxury townhomes at a size, quality, and price point commensurate with or exceeding homes in the surrounding communities. Generally, the architectural style and composition of the exterior of the townhomes would consist of brick, stone, cedar and/or cementitious shake, siding board and batten or combinations thereof. The proposed development would be served by one gated access driveway onto Jackson Street. The development has been strategically designed to include approximately 30% common/greenspace areas, which are planned to include a picnic area, community fire pit, and landscaped rain garden. Preliminary elevations of the townhomes are referenced on the Site Plan.

In order to develop the Property as a townhome community as shown on the site plan and as set forth in the Application, the Applicant respectfully requests the following waivers, modifications, variances and/or conditions of zoning, as applicable:

Variance from Article 1, Districts, Section 102.6.D.1 to eliminate the requirement for front facades of townhouse dwelling units to be parallel or radial to the public street (Public Right-of-Way). The Applicant submits the requested variance would allow the front facades of townhouse units 7-12 to be perpendicular to the public right-of-way of Jackson Street.

Variance from Article 1, Districts, Section 102.6.B (Lot Development Standards) to eliminate the requirement for a fifteen-foot (15 ft.) internal front yard building setback and a twenty-foot (20 ft.) internal rear yard building setback adjacent to a 40-foot Private Access Utility Easement.

The Applicant's requested variances are the minimum necessary to afford the Applicant relief so that the Subject Property may be developed with an economically viable use. Due to the size, existing layout, and location of the Subject Property, strict adherence to the requirements of the Zoning Ordinance would cause an unnecessary hardship on the property and its ability to be developed as a townhome community. Further, granting the requested relief would not cause a substantial detriment to the public good. Rather, by granting relief, the Subject Property will be consistent with adjacent and nearby residential properties recently developed in the City. Moreover, the purpose of infill zoning classifications is to enable the development of new structures on unused or underutilized land within existing urban areas. This approach aims to revitalize neighborhoods, promote density, reduce urban sprawl, enhance accessibility, and improve urban sustainability (quality of life).

IV. <u>SITE IMPACT ANALYSIS</u>

The Applicant submits its written impact analysis which shows that rezoning to RS-TH-INF satisfies the "Standards Governing Exercise of the Zoning Power," as follows:

(A) WHETHER A PROPOSED REZONING WILL PERMIT A USE THAT IS SUITABLE IN VIEW OF THE USE AND DEVELOPMENT OF ADJACENT AND NEARBY PROPERTY:

Yes. The proposed rezoning is consistent and suitable with the existing use and development of adjacent and nearby properties. The Property maintains frontage on Jackson Street. The proposed townhome development is compatible with existing commercial and residential uses and will further diversify housing options in the surrounding area.

(B) WHETHER A PROPOSED REZONING WILL ADVERSELY AFFECT THE EXISTING USE OR USEABILITY OF ADJACENT OR NEARBY PROPERTY:

No. The proposed rezoning will not adversely affect the existing use or usability of adjacent or nearby property. In fact, the proposed zoning classification is compatible with existing residential uses of adjacent property and would be a complimentary development.

(C) <u>WHETHER THE PROPERTY TO BE AFFECTED BY A PROPOSED REZONING</u> HAS REASONABLE ECONOMIC USE AS CURRENTLY ZONED:

No, the Applicant submits that due to the size, location, layout, topography, and natural features of the Subject Property, it does not have reasonable economic use as currently zoned. By way of further response, the Applicant submits the rezoning of the Property would develop the site into a more viable and compatible use with surrounding properties and will serve to activate the east side of Jackson Street, whereby encouraging additional downtown development.

(D) WHETHER THE PROPOSED REZONING WILL RESULT IN A USE WHICH WILL OR COULD CAUSE AN EXCESSIVE OR BURDENSOME USE OF EXISTING STREETS, TRANSPORTATION FACILITIES, UTILITIES, OR SCHOOLS:

No, the proposed rezoning will not result in an excessive or burdensome use of the infrastructure systems. The Property has convenient access to Jackson Street and Buford Drive. The proposed development would complement the existing and nearby residential uses.

(E) WHETHER THE PROPOSED REZONING IS IN CONFORMITY WITH THE POLICY AND INTENT OF THE LAND USE PLAN:

The proposed rezoning application is in conformity with the policy and intent of the City of Lawrenceville Comprehensive Plan. The subject property is located within the Downtown character area which encourages zoning codes that support the coexistence of residences, businesses, and recreational spaces. As such, the proposed development would be compatible with and successfully co-exist with the surrounding uses.

(F) WHETHER THERE ARE OTHER EXISTING OR CHANGING CONDITIONS AFFECTING THE USE AND DEVELOPMENT OF THE PROPERTY WHICH GIVE

<u>SUPPORTING GROUNDS FOR EITHER THE APPROVAL OR DISAPPROVAL OF</u> THE ZONING PROPOSAL:

The Applicant submits that the character of the surrounding developments and the existing uses in the area provide supporting reasons for approval of the rezoning application. Anticipated growth in the City of Lawrenceville and Gwinnett County further suggests a strong need for this type of housing. In addition, the Applicant submits that the subject Property's location, size, and dimensions, as well as its proximity to downtown Lawrenceville provide further support for approval of the proposed rezoning application.

V. <u>JUSTIFICATION FOR REZONING</u>

The Applicant respectfully submits that "City of Lawrenceville Zoning Ordinance" (the "Ordinance"), as amended from time to time, to the extent that it classifies the Property in any zoning district that would preclude development of a townhome development, under the RS-TH-INF zoning classification, is unconstitutional as a taking of property, a denial of equal protection, an arbitrary and capricious act, and an unlawful delegation of authority under the specific constitutional provisions later set forth herein. Any existing inconsistent zoning of the Property pursuant to the Ordinance deprives the Applicant and Property owner of any alternative reasonable use and development of the Property. Additionally, all other zoning classifications, including ones intervening between the existing classification and that requested herein, would deprive the Applicant and Property owner of any reasonable use and development of the Property. Further, any attempt by the City of Lawrenceville Mayor and Council to impose greater restrictions upon the manner in which the Property will be developed than presently exist would be equally unlawful.

Accordingly, Applicant submits that the current zoning classification and any other zoning of the Property save for what has been requested as established in the Ordinance constitute an arbitrary and unreasonable use of the zoning and police powers because they bear no substantial relationship to the public health, safety, morality or general welfare of the public and substantially harm the Applicant and Property owner. All inconsistent zoning classifications between the existing zoning and the zoning requested hereunder would constitute and arbitrary and unreasonable use of the zoning and police powers because they bear or would bear no substantial relationship to the public health, safety, morality, or general welfare of the public and would substantially harm the Applicant and Property owner. Further, the existing inconsistent zoning classification constitutes, and all zoning and plan classifications intervening between the existing inconsistent zoning classification and that required to develop this Project would constitute, a taking of the owner's private property without just compensation and without due process in violation of the Fifth Amendment and Fourteenth Amendment of the Constitution of the United States, and Article I, Section I, Paragraph I and Article I, Section III, Paragraph I of the Constitution of the State of Georgia and the Due Process and Equal Protection Clauses of the Fourteenth Amendment to the Constitution of the United States.

Further, the Applicant respectfully submits that failure to approve the requested rezoning change would be unconstitutional and would discriminate in an arbitrary, capricious and unreasonable manner between the Applicant and Property owner and owners of similarly situated property in violation of Article I, Section III, Paragraph I of the Constitution of the State of Georgia

and the Equal Protection Clause of the Fourteenth Amendment of the Constitution of the United States.

Finally, the Applicant respectfully submits that the City of Lawrenceville Mayor and Council cannot lawfully impose more restrictive standards upon the development of the Property than presently exist, as to do so not only would constitute a taking of the Property as set forth above, but also would amount to an unlawful delegation of their authority, in response to neighborhood opposition, in violation of Article IX, Section IV, Paragraph II of the Georgia Constitution.

This Application meets favorably with the prescribed test set out by the Georgia Supreme Court to be used in establishing the constitutional balance between private property rights and zoning and planning as an expression of the government's police power. See Guhl v. Holcomb Bridge Road Corp., 238 Ga. 322 (1977).

VI. CONCLUSION

For the foregoing reasons, the Applicant respectfully requests that this Application Rezone be approved. The Applicant welcomes the opportunity to meet with the City of Lawrenceville Planning Department staff to answer any questions or to address any concerns relating to this Letter of Intent or supporting materials.

Respectfully submitted this 6th day of March, 2025.

ANDERSEN, TATE & CARR, P.C.

Melody A. Glouton

Melody A. Glouton, Esq.

Enclosures MAG/dwb

4900-6023-2271, v. 1

RZR2025-00028





LAND DESCRIPTION

All that tract or parcel of land lying and being in The City of Lawrenceville, Land Lot 146 of the 5th Land District, in the City of Lawrenceville, Gwinnett County, Georgia and being more particularly described as follows:

To find the **POINT OF COMMENCEMENT**, begin at a 1/2" Rebar Found with Cap (LSF 313) at the Intersection of the Northerly Right-of-Way of Atha Street (a.k.a. Cemetery Street) (Apparent 30' R/W) and the Easterly Right-of-Way of Jackson Street (R/W Varies); Thence leaving said Intersection, South 14 degrees 32 minutes 42 seconds East for a distance of 40.84 feet to a 1/2" Rebar Found with Cap (LSF 313) on the Southerly Right-of-Way of Atha Street; Thence leaving said Right-of-Way, South 04 degrees 57 minutes 20 seconds East for a distance of 138.15 feet to a 1/2" Rebar Found, said point being **THE POINT OF BEGINNING**.

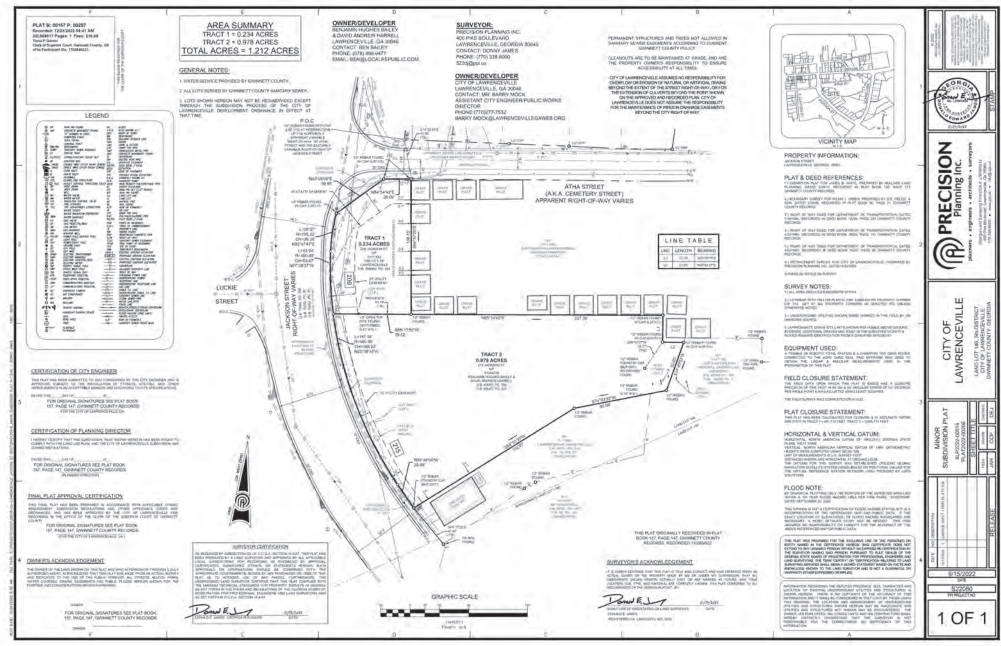
THENCE from said point as thus established North 85 degrees 14 minutes 42 seconds East for a distance of 257.39 feet to a 1/2" Rebar Found with Cap (LSF 313); THENCE South 03 degrees 59 minutes 19 seconds East for a distance of 27.38 feet to a 1/2" Rebar Found with Cap (LSF 313); THENCE North 85 degrees 44 minutes 27 seconds East for a distance of 21.55 feet to a 1/2" Rebar Found with Cap (LSF 313); THENCE South 14 degrees 40 minutes 53 seconds West for a distance of 52.05 feet to a 1/2" Rebar Found; THENCE South 74 degrees 03 minutes 32 seconds West for a distance of 95.99 feet to a 1/2" Rebar Found; THENCE South 53 degrees 10 minutes 35 seconds West for a distance of 192.97 feet to a 1/2" Rebar Found with Cap (BLP 2901) on the Easterly Right-of-Way of Jackson Street (R/W Varies); THENCE traveling along said Right-of-Way for the following two (2) courses and distances, North 39 degrees 48 minutes 04 seconds West for a distance of 29.08 feet to a Point; THENCE along a curve to the right having a radius of 400.99 feet and arc length of 187.94 feet being subtended by a chord of North 25 degrees 38 minutes 18 seconds West for a distance of 186.22 feet to an Iron Pin Set; THENCE leaving said Right-of-Way, North 85 degrees 17 minutes 55 seconds East for a distance of 79.52 feet to a 1/2" Rebar Found, said point being THE POINT OF BEGINNING.

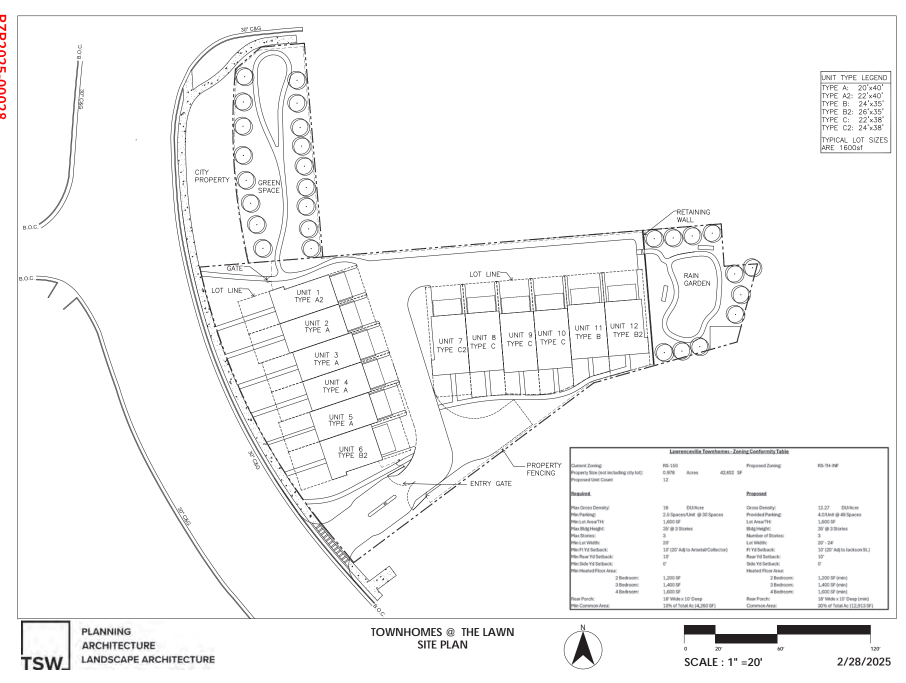
Said property contains 0.978 acres as shown as Tract 2 on the Minor Subdivision Plat for the City of Lawrenceville, prepared by Precision Planning, Inc., dated September 15, 2022, last revised December 13, 2022. Said Plat being recorded in Plat Book 157, Page 257, Gwinnett County Records.

RZR2025-00028

RECEIVED MARCH 10, 2025

PLANNING & DEVELOPMENT DEPARTMENT







LAWRENCEVILLE

Planning & Development

VARIANCE APPLICATION



✓ ADMINISTRATIVE	В	OARD OF APPEALS		CITY COUNCIL
	GENERAL I	NFORMATION		
Unless otherwise provided for in the C (BOA) and City Council has the autho Regulations, and The Code of City of Ordinance, Article 9 Administration a Regulations of 1989, Article VIII Flood Prevention Ordinance and Article XIX N The Director of the Planning and Deve from the development standards of tachieved and equal performance obta following requirements: 1. Front Yard variance not to exceed five (5) feet; 3.	rity to grant variances for Lawrencevlle in accordand Enforcement, and the plain Management Ordited Stream Buffer Protect lopment Department shape Zoning Ordinance when the department of a part or Yard adjacent to a p	rom the requirements of nee with the standards ne Development Regulariance, Article XVIII Modection Ordinance. all have the power to go nere, in their opinion, to ce. The authority to graublic street – variance	of the Zoning Ordina and procedures as ations, Article III And del Floodplain Mana rant a variance (exce the intent of the Zon nt such a variance sl	ence and Development set forth in the Zoning mendment to Drainage gement/Flood Damage ept for density and use) ming Ordinance can be mall be limited from the
	APPLICANT	INFORMATION		
APPLICANT NAME: The Invision C	Group LLC c/o Ar	ndersen Tate &	Carr	
EMAIL: mglouton@atclawfirm.com PHONE: 7		PHONE: 770822	0900	
STREET ADDRESS: 1960 SATELLITE BLVD SUITE: 4000				
CITY: Duluth	STATE: Georgia		ZIP CODE: 3009	97
SIGNATURE OF APPLICANT:		DATE:		
F	ROPERTY OWNER INI	FORMATION (as appl	icable)	
PROPERTY OWNER NAME: Benjamir	Bailey			
EMAIL: ben@lrgrp.com	PHONE: 6		39477	
STREET ADDRESS: 3177 Hill Street SUITE:				
CITY: Duluth	STATE: Georgia		ZIP CODE: 3009	96
SIGNATURE OF PROPERTY SHIPER:	P	05/06/2025 DATE:		
	SITE INF	ORMATION		
VARIANCE DESCRIPTION: See attached	Letter of Intent			
STREET ADDRESS: 215 Jackson S	Street	SUITE/UNIT #:		
			ZIP CODE: 300	46
CITY: Lawrenceville	JIMIL. Georgia			

ZONING INFORMATION		
The act or process of partitioning a city, town, or borough into zones reserved for different purposes (such as residence or business.		
ZONING CLASSIFICATION: RS-150 ZONING CASE: RZR2025-00028		
PRINCIPAL USE: Vacant land	SECONDARY USE (AS APPLICABLE):	

STANDARDS FOR GRANTING A VARIANCE

A variance shall not be granted unless evidence is presented supporting conclusions that the variance meet the following criteria:

a. Arises from a condition that is unique and peculiar to the building, land, and structures involved.

Please see attached Letter of Intent.

- b. Is necessary because the particular physical surroundings, the size, shape or topographical condition of the specific property involved would result in unnecessary hardship for the owner, lessee or occupants; as distinguished from a mere inconvenience, if the provisions of the Zoning Ordinance or Development Regulations literally enforced.
- The condition requiring the requested relief not ordinarily found in properties of the same zoning classification as the subject property.
- d. The condition is created by the regulations of the Zoning Ordinance or Development Regulations and not by action or actions of the property owner or the applicant.
- e. The granting of the variance will not impair or injure other property or improvements in the neighborhood in which the subject property is located, or impair an adequate supply of light or air to adjacent property, substantially increase the congestion in the public streets, increase the danger of fire, create a hazard to air navigation, endanger the public safety, or substantially diminish or impair property values within the neighborhood.
- f. The variance granted the minimum variance that will make possible the reasonable use of the building, land or structures.
- g. Does the variance desired meet the general spirit and intent of Zoning Ordinance or Development Regulations and/or the purpose and intent of the City of Lawrenceville 2040 Comprehensive Plan?

RZR2025-00028_ADMN VAR_06202025

<u>The InVision Group, LLC – Variance Application</u> Tax Parcel ID R5146A 129, 215 Jackson Street, Lawrenceville

Standards for Granting Variances

Responses to the following criteria must be submitted for each variance requested (attach additional sheets as needed). According to the Zoning Ordinance, a variance shall not be granted unless evidence is presented supporting conclusions that the variance meets each of the following criteria:

- a. Does the request arise from a condition that is unique and peculiar to the land, structures, and buildings involved? Please explain: Yes. The request is due to the physical limitations that are unique to the property and necessary to develop a townhome community in accordance with the spirit and intent of the site plan.
- b. Is the request necessary because the particular physical surroundings, the size, shape, or topographical condition of the specific property involved result in an unnecessary hardship for the owner, lessee, or occupants; as distinguished from a mere inconvenience, if the provisions of the Zoning Ordinance or Development Regulations are literally enforced? Please explain: Yes. Due to the size and shape of the property, the proposed development of a townhome community cannot be developed in accordance with the site plan. Therefore, strict adherence to the Zoning Ordinance would place an undue burden on the Applicant as the unique shape and arrangement of the subject property prevents compliance with the development regulations.
- c. Is the condition requiring the requested relief not ordinarily found in properties of the same zoning district as the subject property? Please Explain: The condition requiring the requested relief is due to the narrow trapezoidal arrangement of the subject property and requiring strict adherence to Zoning Ordinance would be inconsistent with the surrounding zoning and development patterns.
- d. Is the request a result of conditions created by the regulations of the Zoning Ordinance or Development Regulations and not by an action or actions of the property owner or the applicant? Please explain: Yes. This request is a result of the requirement as outlined in the Development Regulations. The Applicant is proposing to develop the site as a small townhome community with 12 units. As outlined in the City's Comprehensive Plan, the purpose of infill zoning classifications is to enable the development of new structures on unused or underutilized land within existing urban areas.
- e. Would granting the variance impair or injure other property or improvements in the neighborhood in which the subject property is located, or impair an adequate supply of light or air to adjacent property, substantially increase the congestion in the public streets, increase the danger of fire, create a hazard to air navigation, endanger the public safety, or substantially diminish or impair property values within the neighborhood? Please explain: No. The Subject Property is currently zoned RS-150 and is surrounded by residential uses and zoning districts, though

there is a wide range of uses in the general vicinity of Downtown Lawrenceville. The Subject Property is also in close proximity to Southlawn, which includes a significant townhome component that is similar in scope and character.

- f. Is the variance requested the minimum variance that will make possible the reasonable use of the land, building, or structures? Please explain: Yes. The requested variances will allow for an infill zoning classification and allow the development of a new townhome community on what is effectively unused and/or underutilized land. By granting the requested variances, the townhome community can contribute to the continued revitalization of the City.
- g. Does the variance desired meet the general spirit and intent of the Zoning Ordinance or Development Regulations and/or the purpose and intent of the City of Lawrenceville 2040 Comprehensive Plan? Please explain: Yes. Granting the variances would allow a small townhome community to contribute to the revitalization of the City, promote density, enhance accessibility, and improve urban sustainability, which are all consistent with the City Council's policies to promote and encourage growth and development.

4923-9718-0751, v. 1

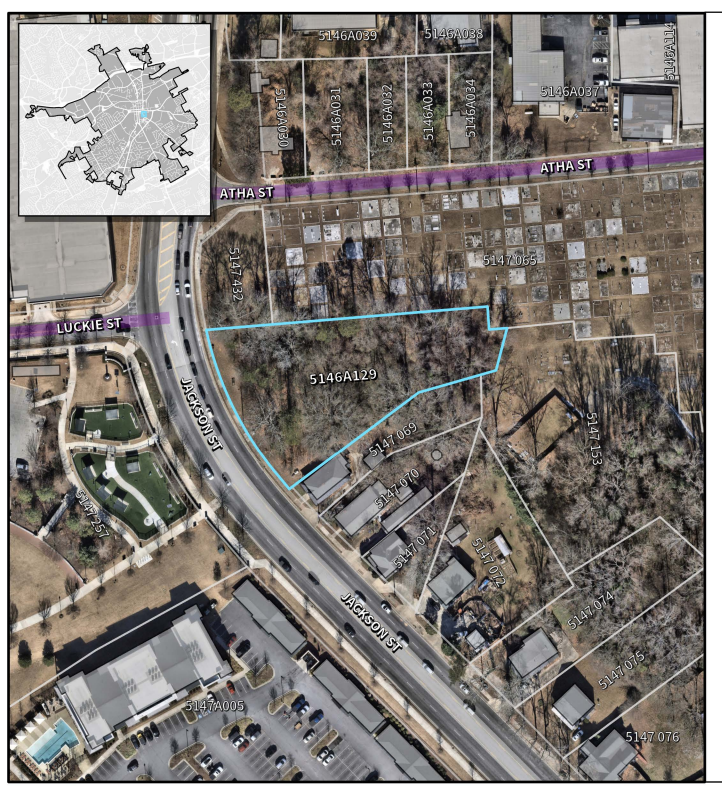




PLANNING ARCHITECTURE LANDSCAPE ARCHITECTURE

TOWNHOMES PLAN SITE PLAN







Location Map & Surrounding Areas

RZR2025-00028

Applicant: The InVision Group, LLC

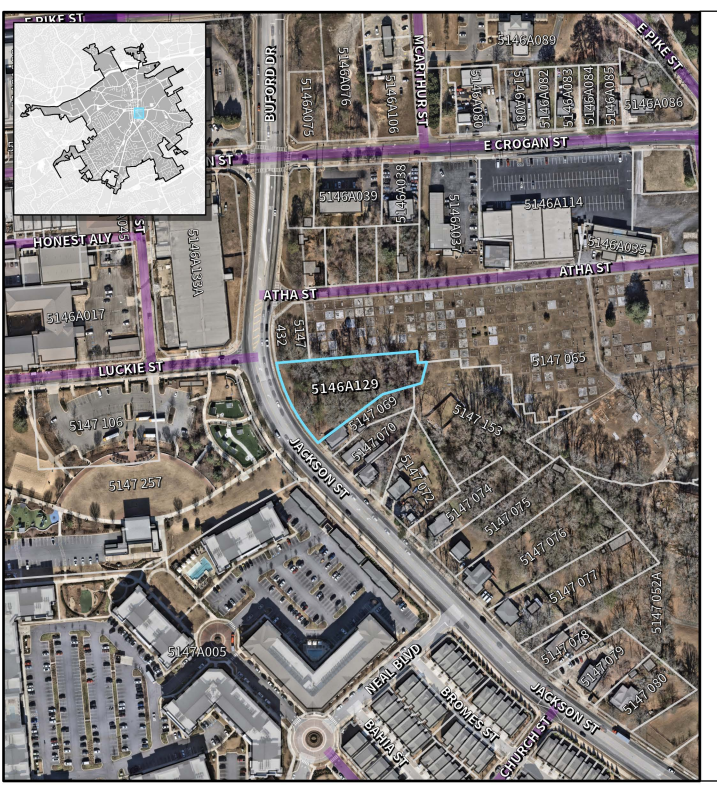
Subject Property

Lawrenceville City Limits

City Maintained Streets
County/State Maintained Streets

N

0 62.5 125 250 Feet





Location Map & Surrounding Areas

RZR2025-00028

Applicant: The InVision Group, LLC

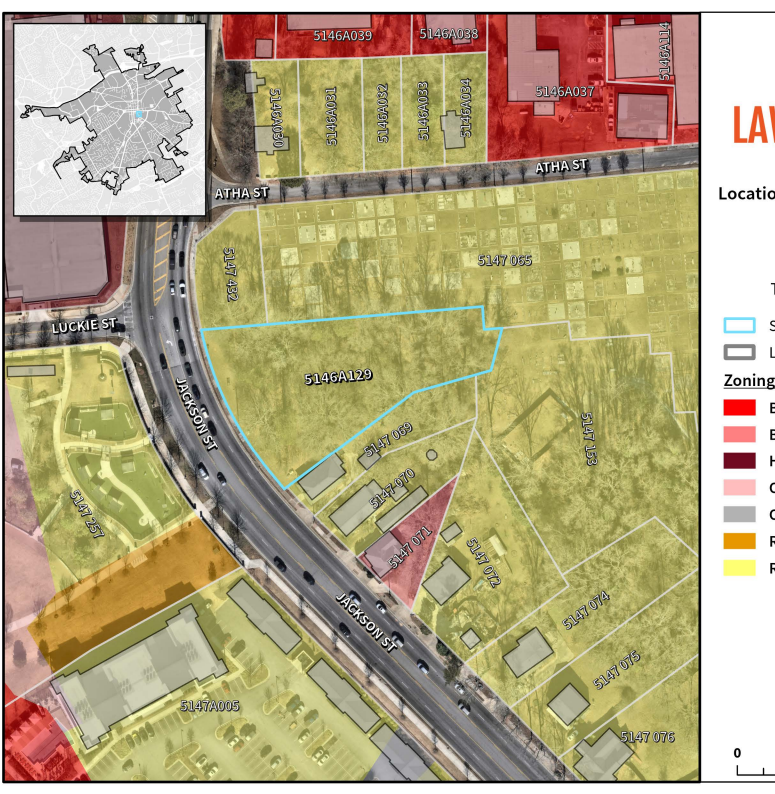
Subject Property

Lawrenceville City Limits

City Maintained Streets
County/State Maintained Streets

500 Feet

0 125 250 5





Location Map & Surrounding Areas

RZR2025-00028

Applicant: The InVision Group, LLC

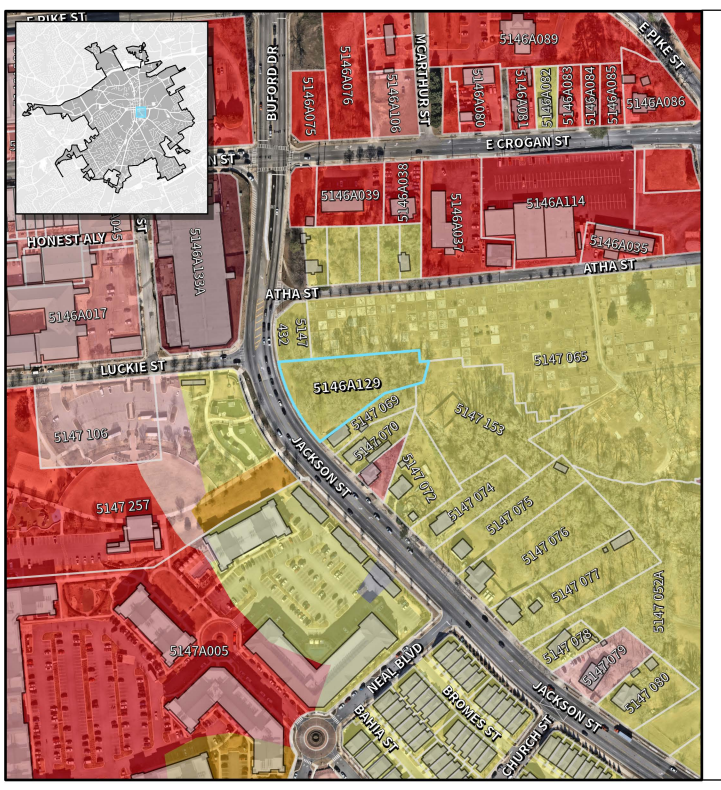
- Subject Property
- Lawrenceville City Limits

Zoning Districts

- **BG** General Business
- BGC Central General Business
- HSB Highway Service Business
- OI Office/Institutional
- ON Office/Neighborhood
 - RM-12 Multifamily Residential
 - RS-150 Single-Family Residential



0 62.5 125 25





Location Map & Surrounding Areas

RZR2025-00028

Applicant: The InVision Group, LLC

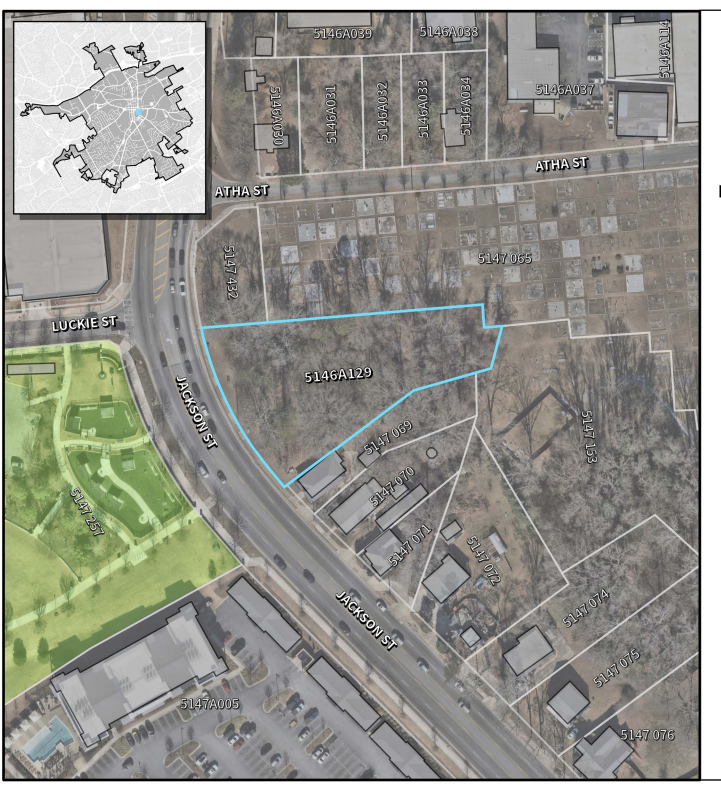
- Subject Property
- Lawrenceville City Limits

Zoning Districts

- **BG** General Business
- **BGC** Central General Business
- HSB Highway Service Business
- OI Office/Institutional
- **ON** Office/Neighborhood
 - RM-12 Multifamily Residential
 - RS-150 Single-Family Residential



0 125 250 50





Location Map & Surrounding Areas

RZR2025-00028

Applicant: The InVision Group, LLC

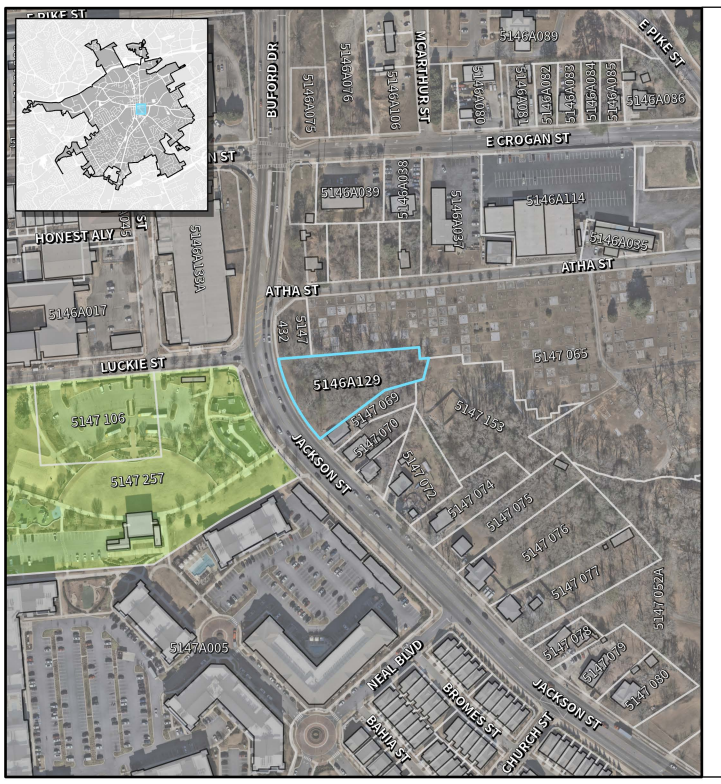
- Subject Property
- Lawrenceville City Limits

2045 Character Areas

- Downtown
- Parks



0 62.5 125 2





Location Map & Surrounding Areas

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- Subject Property
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500 Feet

0 125 250 5