RESOLUTION 2025-PC-02

AN RESOLUTION OF RECOMMENDATION TO AMENDING TITLE 14, ZONING AND LAND USE CONTROL, CHAPTER 2, ZONING ORDINANCE, OF THE MOUNT PLEASANT MUNICIPAL CODE, THE SAME BEING THE ZONING ORDINANCE FOR THE CITY OF MOUNT PLEASANT, TENNESSEE, INCLUDING THE MUNICIPAL ZONING MAP INCORPORATED THEREIN BY REZONING A PROPERTY FROM HIGH DENSITY RESIDENTIAL (R-3) to HIGHWAY COMMERCIAL (CH)

WHEREAS, Title 14, Zoning and Land Use Control, Chapter 2, Zoning Ordinance, of the Mt. Pleasant Municipal Code (hereinafter referred to as the "Zoning Ordinance") constitutes the comprehensive zoning ordinance for the City of Mount Pleasant, Tennessee, and incorporated therein is the Municipal Zoning Map; and

WHEREAS, The City Commission of Mount Pleasant, Tennessee has broad discretion to change or amend the Zoning Ordinance for the purpose of promoting the health, safety, prosperity, morals and general welfare of the City; and

WHEREAS, Owner, John King, submitted an application to the Mount Pleasant Planning Commission staff requesting that said Zoning Ordinance be amended by rezoning approximately 1.10 acres of property located S Cross Bridges Rd. identified as Tax Map 133, Parcel 001.00, more fully described below and shown on Exhibit A attached hereto from High Density Residential (R-3) to Highway Commercial (CH)

WHEREAS, the property is currently zoned High Density Residential (R-3) Property. The property to the North is zoned High Density Residential (R-3). The property to the West is zoned High Density Residential (R-3). The property to the East is zoned Highway Commercial (CH) and The property to the South is zoned Medium Density Residential (R-2); and,

WHEREAS, Mount Pleasant Planning Department staff comments are attached hereto and incorporated herein as Exhibit A; and,

WHEREAS, the Mount Pleasant Planning Commission adopts the considerations and Findings of Fact set forth in the Zoning Amendment Worksheet attached hereto as **Exhibit B**; and,

		E	
	WHEREAS, upon consideration	of the foregoing the Mount Pleasant Plan	ning Commissio
	RECOMMENDS	DOES NOT RECOMMEND	the requeste
Taylor 1	rezoning of the property.		
	TENNESSEE, AS FOLLOWS:	RDAINED BY THE CITY OF MOU	
	1. City of Mount Pleasant Municipal Plant DOES NOT RECOMME to (IL) Light Industrial as described in the	ND that the City of Mount Pleasant re-z	MENDS one the property
	to (12) Digit industrial as described in the	ic body of this resolution.	ž
	2. Pursuant to Mount Pleasant Zoning Or review and recommendation make the spamendment.		
	Approved and adopted this 8	day of Morch, 2025.	<i>*</i>
		Cp/M	
<	PAM JOHNSON, SECRETARY	JOHN HUNTER, CHAIRM	IAN
	LEGAL FORM APPROVED:		
	KORI BELDSOE JONES, ATTORNEY		
	KORI BELDSOE JONES, ATTORNEY		
	ROM DELUSOE JONES, ATTORNET		

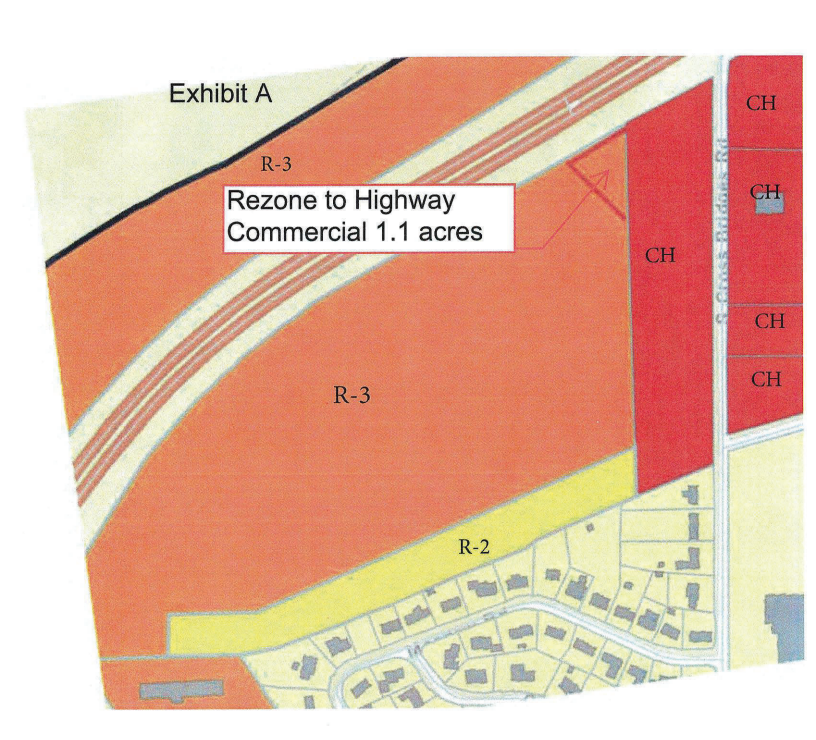


Exhibit B

ZONING AMENDMENT WORKSHEET

The regulations imposed and the districts created by the Zoning Ordinance may be amended from time to time. This process for amending the Zoning Ordinance Text or the Zoning Map is intended to permit modifications in response to changed conditions or changes in City policy. Amendments are not intended to relieve particular hardships or confer special privileges or rights upon any person or party.

CONSIDERATIONS:

The zoning amendment for property located on S Cross Bridges Rd., further identified by Tax Map 133 Parcel 001.00 and legally recorded in Plat Book R2653 Page(s) 582 on file at Register of Deeds Office of Maury County is presented to the Planning Commission for review. Request from applicant/owner Gary John King ETUX Neelley Parkes is for consideration to change the current zoning designation of (R-3) High Density Residential to that of (CH) Highway Commercial.

This zoning amendment request should be considered based on evidence presented at the public hearing, and viewed as a singular stand-alone request. Consideration should not be given to prior rulings when making a decision.

The Planning Commission shall forward their recommendation to the Mount Pleasant City Commission along with their findings of fact listed below.

FINDI	NGS OF FACT FOR ZONING AMENDMENT:
1,	The amendment IS/IS NOT in agreement with the Land Use plan for the area because:
X-1	
2.	There WILL / WILL NOT be an adverse effect upon adjoining property owners because:
	If there is an adverse effect on adjoining property owners, such effect CAN / CANNOT be justified by the overwhelming public good or welfare because:
3.	There IS/IS NOT a property owner or small group of property owners that will benefit materially from the change to the detriment of the general public. Reasons:
4.	The following conditions affecting the area HAVE/HAVE NOT changed to a sufficient extent to warrant
	an amendment to the area's Land Use plan and subsequently, the zoning map:
	2 20
he Pla	unning Commission recommends that the zening amendment has
APPRO	OVED DISAPPROVED Commission Member:
	Date: 3 - 8 - 2.5