

James Island BZA Special Exception Application Package (1 of 2)

Forms to be returned to the Planning Department with Items 1-7

- Special Exception Application
- Restrictive Covenants Affidavit
- Posted Notice Affidavit

Town of James Island Board of Zoning Appeals

Town of James Island Zoning/Planning Department 1122 Dills Bluff Road James Island, SC 29412 Phone 843-795-4141 Fax 843-795-4878 www.jamesislandsc.us



This application must be complete and submitted in person to the Town of James Island Zoning/Planning Department in order to apply for a Special Exception. Please read the entire form prior to completing the application. The applicant shall receive a copy of this completed form at the time the application is filed. This application will be returned to the applicant within fifteen (15) working days if these items are not submitted with the application or if any are found to be inaccurate:

- 1) Completed Special Exception application signed by the current property owner(s).
- 2) Copy of **Current Recorded Deed** to the property (Owner's signature must match documentation). If the applicant is not the owner of the property, the **Current Property Owner(s)** must sign and print the **Designation of Agent** found below.
- **3)** Restrictive Covenants & Posted Notice Affidavit(s) signed by the applicant or current property owner(s).
- 4) A letter of intent signed by the applicant or property owner(s) stating the reason for the request that explains why this request should be granted and how it meets the Approval Criteria of §153.045 E. <u>All proposed Special Exceptions, except single family, shall satisfy the Site Plan</u> <u>Review process and attend at least one Site Plan Review meeting prior to submitting this application.</u>
- 5) An accurate, legible Site Plan drawn to Engineers Scale must be attached. The site plan must show property dimensions, dimensions and locations of all existing and proposed structures and improvements, parking areas, Grand trees(24" DBH or greater, Pine, Sweetgum, SC Invasive Pest Trees are exempt), wetlands(properties containing DHEC-OCRM Critical Line areas must contain an up to date DHEC-OCRM signature on site plan or plat), holding basins and buffers when applicable.

One 24 x 36 copy & fifteen (15) 11 x 17 copies.

- 6) Copy of a legible Approved and Recorded Plat showing present boundaries of property.
- 7) Fee \$250 check made out to "Town of James Island".

Applicant Name:			
Mailing Address:			
City, State, Zip Code:		Daytime Phone:	
Email Address:			
Subject Property Address:			
Present Use of Property:			
Special Exception Description:			
Applicant Signature		Date	
Designation of Agent (Complete only named as Applicant above as my (our)			
Owner Print Name	Date	Owner Mailing Address	
Owner Signature		City, State, Zip Code	
FOR OFFICE USE ONLY:			
Application #:	Floo	Flood Zone:	
Zoning District:	Fee	Fee Paid (\$250):	
Date Filed:	Zon	Zoning Officer:	
TMS#:			



843.795.4141 Fax: 843.795.4878 Town Hall 1122 Dills Bluff Road James Island, SC 29422

Zoning/Planning

PERMIT APPLICATION: RESTRICTIVE COVENANTS AFFIDAVIT

I, (Print Name)	, have reviewed the restrictive covenants applicable to
Parcel Identification Number(s)	, located at (TMS #)
(Address)	, and the proposed permit application is not
contrary to, does not conflict with,	and is not prohibited by any of the restrictive covenants, as
specified in South Carolina Code of	Laws, Section 6-29-1145.
(Signature)	(Date)
	(Print Name)
permit application, or in written instruction	e of Laws Section 6-29-1145 requires local governments to inquire in the ons provided to the applicant, if a tract or parcel of land is restricted by a oflicts with or prohibits an activity for which a permit is being sought. f this page)

Received by: _____

Application #: _____

"Section <u>6-29-1145</u>. (A) In an application for a permit, the local planning agency must inquire in the application or by written instructions to an applicant whether the tract or parcel of land is restricted by any recorded covenant that is contrary to, conflicts with, or prohibits the permitted activity.

(B) If a local planning agency has actual notice of a restrictive covenant on a tract or parcel of land that is contrary to, conflicts with, or prohibits the permitted activity:

- (1) in the application for the permit;
- (2) from materials or information submitted by the person or persons requesting the permit; or
- (3) from any other source including, but not limited to, other property holders, the local planning agency must not issue the permit unless the local planning agency receives confirmation from the applicant that the restrictive covenant has been released for the tract or parcel of land by action of the appropriate authority or property holders or by court order.
- (C) As used in this section:
 - (1) 'actual notice' is not constructive notice of documents filed in local offices concerning the property, and does not require the local planning agency to conduct searches in any records offices for filed restrictive covenants;
 - (2) 'permit' does not mean an authorization to build or place a structure on a tract or parcel of land; and
 - (3) 'restrictive covenant' does not mean a restriction concerning a type of structure that may be built or placed on a tract or parcel of land."



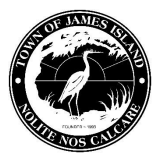
<u>Town of James Island Zoning and Land Development</u> <u>Regulations Ordinance (ZLDR)</u>

§153.040 (G) NOTICES

(2). Types

(b) Posted Notice

When the provisions of this Ordinance state that "Posted Notice" should be provided, the official responsible for accepting the application shall post the notice on the subject property in a manner that makes the notice clearly visible to neighboring residents and passers-by from each public street bordering the subject property. Unless otherwise expressly provided in state statutes or this Ordinance, Posted Notice shall be in place at least 15 calendar days before the public hearing, meeting, or date of action that is the subject of the notice



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Zoning/Planning

POSTED NOTICE AFFIDAVIT

This Affidavit must be filled out and signed by all owner(s) of the subject parcel(s)

I, _____, have reviewed §153.040 (G) (2) (b), Posted Notice on

[Print Name(s)]

the back of this affidavit and understand that a sign(s) will be posted on

Parcel Identification Number(s)

_____, located at (address)

_____, at least 15 calendar days prior to the

public hearing date for which my request is scheduled.

I also understand that once the notice has been posted, the owner(s) of the subject property are responsible for notifying the Zoning/Planning Department in writing if the Posted Notice is removed or damaged prior to the public hearing, meeting or date of action that is the subject of the notice. Failure to notify the Zoning/Planning Department in writing of removed or damaged Posted Notice may result in rescheduling of the public hearing and a delay in decision from the decision-making body. Property Owner is responsible for a \$45 (per sign) fee in the case of missing/discarded Posted Notice signs.

 [Property Owner(s) Signature(s)]
 [Date]

 [Print Name(s)]

 For Staff Use Only:

 Received by _____
 Date_____

 Application Number______



^{Zoning/Planning} James Island BZA Special Exception Application Package (2 of 2)

Information for Applicants

- BZA Schedule
- Special Exception Approval Criteria
- Owners signature information memo



<u>Town of James Island Zoning and Land Development</u> <u>Regulations Ordinance (ZLDR)</u>

APPROVAL CRITERIA FOR SPECIAL EXCEPTIONS

According to Article 153.045 Special Exceptions, §153.045 E Approval Criteria of the *Town of James Island Zoning and Land Development Regulations Ordinance (ZLDR)*, Special Exceptions may be approved only if the Board of Zoning Appeals finds that the proposed use:

- (1) Special Exceptions may be approved only if the Board of Zoning Appeals finds that the proposed use:
 - a. Is consistent with the recommendations contained in the Town of James Island *Comprehensive Plan* and the character of the underlying zoning district "Purpose and Intent";
 - b. Is compatible with existing uses in the vicinity and will not adversely affect the general welfare or character of the immediate community;
 - c. Adequate provision is made for such items as: setbacks, buffering (including fences and/or landscaping) to protect adjacent properties from the possible adverse influence of the proposed use, such as noise, vibration, dust, glare, odor, traffic congestion and similar factors;
 - d. Where applicable, will be developed in a way that will preserve and incorporate any important natural features;
 - e. Complies with all applicable rules, regulations, laws and standards of this Ordinance, including but not limited to any use conditions, zoning district standards, or Site Plan Review requirements of this Ordinance; and
 - f. Vehicular traffic and pedestrian movement on adjacent roads shall not be hindered or endangered.
- (2) In granting a Special Exception, the Board of Zoning Appeals may attach to it such conditions regarding the location, character, or other features of the proposed building or structure as the Board may consider advisable to protect established property values in the surrounding area or to promote the public health, safety, or general welfare.

TOWN OF JAMES ISLAND BOARD OF ZONING APPEALS 2024 MEETING DATES 5:00 PM Town Hall, 1122 Dills Bluff Road, James Island, SC 29412 3 rd Tuesday of the month			
FILING DEADLINES	MEETING DATES 2024		
December 15th, 2023	January 16th		
January 19th, 2024	February 20th		
February 16th	March 19th		
March 15th	April 16th		
April 19th	May 21st		
May 17th	June 18th		
June 14th	July 16th		
July 19th	August 20th		
August 16th	September 17th		
September 13th	October 15th		
October 18th	November 19th		
November 15th	December 17th		

Applications must be received in person no later than **12:00 pm Friday** on the filing deadline with the required fee, or on any work day preceding the filing deadline no later than 4:00 pm.

Incomplete applications will <u>not</u> be accepted.



Daniel C. Pennick, AICP Zoning/Planning Director 843.202.7200 1.800.524.7832 Fax: 843.202.7222 Lonnie Hamilton, III Public Services Building 4045 Bridge View Drive North Charleston, SC 29405-7464

MEMORANDUM

TO: Variance and Special Exception Applicants

FROM: Jenny J. Werking, AICP

DATE: April 30, 2008

SUBJECT: Signatures for Variance and Special Exception Applications

This memo is to inform potential and current Variance and Special Exception applicants of the documentation required for signatures on the applications. All signed documents submitted must be the <u>original</u> documents (<u>no copies</u>). All signed documents must be dated by the person(s) signing the document.

General:

Variance and Special Exception applications must be signed by <u>all</u> property owners as listed on the current, recorded deed of record for the subject property(ies). If more than one parcel is included in the request, the parcels <u>may</u> only be placed on the same application if (1) they are in the same zoning district; (2) they are owned by the same person(s) or entity(ies); (3) the properties are contiguous; and (4) the Variance or Special Exception request is the same (i.e. a tree variance and a setback variance would be a separate request, requiring an additional application and fee.) <u>Planning Staff will determine if separate applications are necessary</u>. Please consult Planning Staff in advance with any questions regarding this procedure.

Properties owned by corporations or partnerships:

Supporting documentation regarding owner signatures is required for properties that are owned by corporations or partnerships. As part of the Variance or Special Exception application, the applicant must submit a letter from an attorney that (1) states who can sign for the corporation or partnership and (2) describes that person's role in the corporation or partnership. This letter must be notarized and must include the raised seal of the notary.

Properties for which there are multiple owners:

Applicants for properties that are owned by multiple persons (as shown on the current, recorded deed) may submit separate sheets (other than the application) for the signatures of the owners on a case by case basis. If this is permitted, one property owner must sign on the application and each of the other owners must sign a statement that reads "I have read the application for and agree with the request for the Variance or Special Exception on property located at TMS # _____ (describe Variance or Special Exception request)" This statement must be notarized (with the raised seal) and submitted as part of the application.