PLANNING AND DEVELOPMENT DEPARTMENT For the Cities of Jefferson and Talmo, Georgia

CONDITIONAL USE APPLICATION FOR THE CITY OF _____

Note: The applicant must complete this and all attached forms. Failure to complete them will result in the refusal of the application. The Planning Department has up to five (5) working days to review all applications submitted for sufficiency. If the application is found insufficient, an agenda date will not be set until the required information is submitted.

Applicant	Property Owner
Phone: E-Mail:	Phone: E-Mail:
Existing Zoning District:	
Proposed Zoning District:	
Existing Use of Property:	
Proposed Use:	
Tax Map/Parcel Number	Acreage:
Location of Property (for legal ad):	
I hereby certify that the above information and all	attached information are true and correct.
Signature:	Date:
Application Withdraw:	••••••
I hereby withdraw the application. Signature:	
Staff Use Only	
Application Date:	Taken by:
Tentative Planning Commission Date:	
Date Applicant posts signs:	Fee:

CONDITIONAL USE DECISION CRITERIA

The Land Use Management Code specifies that the following criteria may be applicable to the decision to approve or deny an application for conditional use. Please complete information on this page or within the letter of intent as to which of these criteria you believe apply to your case, and provide information and facts that you believe are relevant and support your case:

CONDITIONAL USE DECISION CRITERIA	APPLICANT'S RESPONSE
1. Whether the proposal will permit a use that is	
suitable in view of the use and development of	
adjacent and nearby property (existing land use)	
2. Whether the proposal will adversely affect the	
existing use or usability of adjacent or nearby	
property	
3. Whether the property to be affected by the	
proposal has a reasonable economic use as	
currently zoned	
4. Whether the proposal will result in a use which	
will or could cause an excessive or burdensome use	
of existing streets, transportation facilities, utilities,	
or schools	
5. Whether the proposal is in conformity with the	
policy and intent of the comprehensive plan	
including land use element	
6. Whether there are other existing or changing	
conditions affecting the use and development of the	
property which give supporting grounds for either	
approval or disapproval of the proposal	
7. Existing use(s) and zoning of subject property	
8. Existing zoning of nearby property	
9. Suitability of the subject property under the	
existing zoning district and/or overlay district	
classification for the proposed use	
10. Possible effects of the change in zoning or	
overlay district map, or change in use, on the	
character of a zoning district or overlay district	
11. Whether a proposed zoning map amendment or	
conditional use approval will be a deterrent to the	
value or improvement of development of adjacent	
property in accordance with existing regulations	
12. The possible impact on the environment,	
including but not limited to, drainage, soil erosion	
and sedimentation, flooding, air quality and water	
quality	
13. The relation that the proposed map amendment	
or conditional use bears to the purpose of the overall	
zoning scheme, with due consideration given to	
whether or not the proposed change will help carry	
out the purposes of these zoning regulations	

14. The consideration of the preservation of the integrity of residential neighborhoods shall be considered to carry great weight. In those instances in which property fronts on a major thoroughfare and also adjoins an established residential neighborhood, the factor of preservation of the residential area shall be considered to carry great weight.	
15. The extent to which the proposed rezoning or conditional use will contribute to or detract from the community with regard to greenspace, architectural design, and landscaping.	

CAMPAIGN CONTRIBUTIONS DISCLOSURE FORM REQUIRED FOR ALL ZONING ACTIONS

Applicant, or person representing property owner

OCGA § 36-67A-3[c] Disclosure of campaign contributions:

- (a) When any applicant for zoning action has made, within two years immediately preceding the filing of the applicant's application for the zoning action, campaign contributions aggregating \$250.00 or more to a local government official who will consider the application, it shall be the duty of the applicant to file a disclosure report with the governing authority of the respective local government showing:
 - (1) The name and official position of the local government official to whom the campaign contribution was made; and
 - (2) The dollar amount and description of each campaign contribution made by the applicant to the local government official during the two years immediately preceding the filing of the application for the rezoning action and the date of each such contribution.
- (b) The disclosures required by subsection (a) of this Code section shall be filed within ten (10) days after the application for the zoning action is first filed. (Code 1981, Section OCGA § 36-67A-3[C], enacted by GA L. 1986, page 1269, Section 1, GA L. 1991, page 1365, Section 1).

I hereby certify that I have read the above and that:

I have**_____ I have not _____

Within the two years immediately preceding this date, made any contribution(s) aggregating \$250.00 or more to any local government official involved in the review or consideration of this application.

Applicant's Signature

Date

**If you have made such contributions, you must provide the data required in subsection (a) above within ten (10) days of filing this application.

AUTHORIZATION OF PROPERTY OWNER

I swear that I am the owner of the property which is the subject matter of the attached application, as shown in the records of Jackson County, Georgia.

Name of Owner(s)	
Address	
Telephone Number	
Signature of Owner(s)	

I authorize the person named below to act as applicant in the pursuit of a rezoning, conditional use, or variance of this property.

Name of Applicant(s)	
Address	
Telephone Number	

Personally appeared before me

who swears that the information contained in this authorization is true and correct to the best of his or her knowledge and belief.

Notary Public

Date

PLANNING & DEVELOPMENT CITY OF JEFFERSON

147 Athens Street Jefferson, GA 30549 706/367-5011

PUBLIC NOTICE REQUIREMENTS

The zoning regulations require that public notice must be given prior to all zoning hearings as follows:

- 1) A legal advertisement shall be published not less than 15 days and not more than 45 days prior to the public hearing.
- 2) A public notice sign shall be placed in a conspicuous location on the property not less than 15 days and not more than 45 days prior to the public hearing.

As the applicant, <u>you</u> are required to post the sign and ensure that it remains in place during the entire zoning proceeding. The sign must be placed on the property **within the specified time and in a conspicuous location. Failure to comply will result in a delay of your request.**

The purpose of the sign is to inform the public that an application has been filed. Legally, the Commission/Council cannot consider a request until all public notice requirements have been met. If it is determined at any time during the zoning proceeding that the sign has not been properly posted on the site, the Commission/Council must table or delay the request. Commission/Council members and planning staff often visit the site and will look for the sign. Additionally, local citizens often report when a sign has not been posted.

Multiple sign posting on a site may be required as determined by the planning department. The sign must be conspicuous and in a location where it is clearly visible. The sign cannot be obstructed in any manner, placed too far from the road, or placed in such manner that would cause it to blend into the landscape.

The sign must remain posted during the entire proceeding. Should you find the sign missing or vandalized in any manner, contact the planning department so the sign can be replaced. When the proceeding is complete and final Council action has occurred, the sign must then be removed from the property by the applicant.

THIS SIGN MUST BE POSTED NO LATER THAN _____

THIS AFFIDAVIT MUST BE SIGNED BY THE APPLICANT, DATED WITH THE DATE THE SIGN WAS CORRECTLY POSTED ON THE PROPERTY, AND RETURNED TO THE PLANNING DEPARTMENT NO LATER THAN ______.

If the affidavit is returned by mail, the envelope must be postmarked no later than the above-noted return date.

AFFIDAVIT

By my signature I, ______, hereby acknowledge that I have

read and understand the sign posting requirements. I further certify that the required

Public Notice Sign was posted on _____

(Date)

Signed _____

(Signature)