

Town of Hilton Head Island Emergency Meeting of Town Council

Tuesday, April 21, 2020, 2:00 pm

AGENDA

This meeting will be conducted electronically and broadcast via livestream on the Town's Facebook page (http://facebook.com/TownofHiltonHeadIslandSC) and the Town's website (https://www.hiltonheadislandsc.gov/).

- 1. Call to Order
- 2. FOIA Compliance Public notification of this meeting has been published, posted and distributed in compliance with the South Carolina Freedom of Information Act and the requirements of the Town of Hilton Head Island
- 3. Pledge of Allegiance
- 4. Invocation Rabbi Brad Bloom, Congregation Beth Yam https://youtu.be/f7k-jtRMVA4
- 5. Approval of Agenda
- 6. Hilton Head Hospital Update Jeremy Clark, CEO
- 7. Town Business
 - a. Second Reading of Proposed Ordinance 2020-01 Zero Lot Line LMO Amendments

Second Reading of Proposed Ordinance 2020-01 to amend Title 16 of the Municipal Code of the Town of Hilton Head Island, South Carolina, the Land Management Ordinance (LMO), Chapters 5 and 10. These amendments, commonly referred to as *Zero Lot Line Amendments* as noticed in the Island Packet on October 20, 2019, include changes that provide for General Amendments to several sections in the LMO described on Exhibit "A" to the Ordinance, and providing for severability and an effective date.

First Reading of Proposed Ordinance 2020-03 – General 2019 Amendments – Set 2

First Reading of Proposed Ordinance 2020-03 to amend Title 16 of the Municipal Code of the Town of Hilton Head Island, South Carolina, the Land Management Ordinance (LMO), Chapters 2, 3, 4k 5k 10, and Appendix D. These amendments, commonly referred to as *General 2019 Amendments – Set 2* as noticed in the Island Packet on December 15, 2019, include changes that provide for General Amendments to a variety of sections in the LMO described on Exhibit "A" to the Ordinance, and providing for severability and an effective date.

c. Consideration of Resolution Affirming Beach Access and Town Parks Closure until April 30, 2020

Consideration of a Resolution of the Town Council of the Town of Hilton Head Island, South Carolina, maintaining closures of Town Beach Parking Areas and Public Parks until April 30, 2020 and providing for guidance on the types of appropriate activities that can occur in these areas once they have been reopened to public use.

8. Discussion Items

9. Executive Session

- **a.** Personnel Matters Regarding Town Council Appointments of Boards, Committees, and Commissions
- 10. Possible actions by Town Council concerning matters discussed in Executive Session

11. Adjournment

Public comments concerning agenda items can be submitted electronically via the Town's Virtual Town Hall portal (https://hiltonheadislandsc.gov/opentownhall/). The portal will close TWO (2) HOURS prior to the scheduled meeting. All comments will be provided to Town Council for review and made part of the official record.



TOWN OF HILTON HEAD ISLAND

Community Development Department

TO: Stephen G. Riley, ICMA~CM, Town Manager

VIA: Shawn Colin, AICP, Director of Community Development FROM: Teri Lewis, AICP, Deputy Director of Community Development Nicole Dixon, AICP, CFM, Development Review Administrator CC:

March 18, 2020 **DATE:**

Zero Lot Line Amendments **SUBJECT:**

Proposed Ordinance #2020-01

Town Council made no changes to proposed ordinance 2020-01as a result of their meeting on March 17, 2020.

AN ORDINANCE OF THE TOWN OF HILTON HEAD ISLAND

ORDINANCE NO. 2020-#

PROPOSED ORDINANCE NO. 2020-01

AN ORDINANCE TO AMEND TITLE 16 OF THE MUNICIPAL CODE OF THE TOWN OF HILTON HEAD ISLAND, SOUTH CAROLINA, THE LAND MANAGEMENT ORDINANCE (LMO), CHAPTERS 5 AND 10. THESE AMENDMENTS, COMMONLY REFERRED TO AS ZERO LOT LINE AMENDMENTS AS NOTICED IN THE ISLAND PACKET ON OCTOBER 20, 2019, INCLUDE CHANGES THAT PROVIDE FOR GENERAL AMENDMENTS TO SEVERAL SECTIONS IN THE LMO DESCRIBED ON EXHIBIT "A" TO THIS ORDINANCE, AND PROVIDING FOR SEVERABILITY AND AN EFFECTIVE DATE.

WHEREAS, on October 7, 2014, the Town Council did adopt a new Land Management Ordinance (LMO); and

WHEREAS, from time to time it is necessary to amend the LMO; and

WHEREAS, the LMO Committee held public meetings on October 16, 2019 and October 30, 2019 at which time a presentation was made by Staff and an opportunity was given for the public to comment on the proposed amendments; and

WHEREAS, the LMO Committee recommended that the proposed amendments be forwarded to the Planning Commission with a recommendation of approval with the changes as discussed by Staff, the public and the Committee; and

WHEREAS, the Planning Commission held a public hearing on November 20, 2019 and January 15, 2020 at which time a presentation was made by Staff and an opportunity was given for the public to comment on the proposed LMO amendments; and

WHEREAS, after consideration of the Staff presentation and public comments the Planning Commission voted 7-0 to forward the proposed amendments to the Public Planning Committee with a recommendation of approval with some changes; and

WHEREAS, the Public Planning Committee held a public meeting on December 3, 2019 at which time a presentation was made by Staff and an opportunity was given for the public to comment on the proposed LMO amendments; and

WHEREAS, after consideration of the staff presentation and public comments, the Public Planning Committee voted 4-0 to recommend approval of the proposed LMO amendments with two changes related to the proposed amendments related to zero lot line residential subdivisions; and

WHEREAS, the proposed Zero Lot Line Amendments were reviewed at the January 15, 2020 Planning Commission meeting, and the Planning Commission voted unanimously to recommend that zero lot line subdivisions require a 50% maximum impervious coverage based on the entire development instead of per individual lot; and

WHEREAS, after due consideration of said LMO amendments and the recommendation of the Planning Commission, the Town Council, upon further review, finds it is in the public interest to approve the proposed amendments with the two changes recommended by the Public Planning Committee.

NOW, THEREFORE, BE IT ORDERED AND ORDAINED BY THE TOWN OF HILTON HEAD ISLAND, SOUTH CAROLINA, AND IT IS ORDAINED BY THE AUTHORITY OF THE SAID COUNCIL:

Section 1. Amendment. That the *Zero Lot Line Amendments* are adopted and the Land Management Ordinance is amended as shown on Exhibit "A" to this Ordinance. Newly added language is illustrated with <u>double underline</u> and deleted language is illustrated with <u>strikethrough</u>.

<u>Section 2. Severability.</u> If any section, phrase, sentence or portion of this Ordinance is for any reason held invalid or unconstitutional by any court of competent jurisdiction, such portion shall be deemed a separate, distinct and independent provision, and such holding shall not affect the validity of the remaining portions thereof.

<u>Section 3. Effective Date.</u> This Ordinance shall be effective upon its adoption by the Town Council of the Town of Hilton Head Island, South Carolina.

PASSED, APPROVED, AND AD HILTON HEAD ISLAND ON THIS	OPTED BY THE COUNCIL FOR THE TOWN OF, 2020.
	THE TOWN OF HILTON HEAD ISLAND, SOUTH CAROLINA
ATTEST:	John McCann, Mayor
Krista Wiedmeyer, Town Clerk	
Public Hearing: November 20, 2019 First Reading: Second Reading:	
APPROVED AS TO FORM:	
Curtis L. Coltrane, Town Attorney	
Introduced by Council Member:	

Proposed Zero Lot Line Subdivision Amendments

Chapter 16-5: Development and Design Standards

Section 16-5-102: Setback Standards

- B. Applicability
- 2. Exceptions
- a. For *development* within the CR District, see Sec 16-3-105.B.3.
- b. For *development* within a PD-1 District, adjacent street and use setback standards shall apply only along those *lot* lines and *street rights-of-way* located outside any *gates* restricting *access* by the general public to areas within the PUD, or constituting the boundaries of the district.
- c. For *development* within a PD-2 District, adjacent street and use setback standards shall apply only along those *lot* lines and *street rights-of-way* located within a Corridor Overlay District or constituting the boundaries of the district.
- d. For zero *lot* line *subdivisions*, adjacent street and use setback standards shall apply only along those *lot* lines and *street rights-of-way* constituting the perimeter of the *subdivision*.

Section 16-5-103: Buffer Standards

- B. Applicability
- 2. Exceptions
- a. For *development* within a PD-1 District, adjacent street and use buffer standards shall apply only along those *lot* lines and *street rights-of-way* located outside any *gates* restricting *access* by the general public to areas within the PUD, or constituting the boundaries of the district.
- b. For *development* within a PD-2 District, adjacent street and use buffer standards shall apply only along those *lot* lines and *street rights-of-way* located within a Corridor Overlay District or constituting the boundaries of the district.
- c. For zero *lot* line *subdivisions*, adjacent street and use buffer standards shall apply only along those *lot* lines and *street rights of way* constituting the perimeter of the *subdivision*.
- d. c. Adjacent street buffers shall not apply to *development* within the CR District.

Proposed Zero Lot Line Subdivision Amendments

Section 16-5-115: Subdivision Standards

D. Layout of Lots and Blocks

1. *Subdivisions* may be laid out in conventional, cluster, <u>zero lot line</u>, or a combination of block/ *lot* designs.

E. Zero Lot Line Residential Subdivisions

- 1. Zero lot line residential subdivisions are permitted in the following zoning districts: RM-4, RM-8, RM-12, SPC, MS, WMU, S, MF, MV, NC, LC and RD.
- 2. All *lots* created in a *zero lot line residential subdivision* shall be buildable *lots* (the appropriate size to construct a home) and shall be a minimum of .05 acres in size with a minimum *lot* width of 20 feet.
- 3. All lots in a zero lot line residential subdivision shall have a 50% maximum impervious coverage.
- 4. All zero lot line residential subdivisions shall provide 16% minimum open space.
- 5. No structure shall be located closer than ten feet from adjacent property lines, with the exception of structures that have a wall that rests on a common property line.
- 6. Where a proposed *zero lot line residential subdivision* is adjacent to an existing single family detached residential neighborhood or use, a setback of 20 feet is required along the perimeter of the proposed subdivision.
- 7. Where a proposed *zero lot line residential subdivision* is adjacent to an existing single family detached residential neighborhood or use, a Type A buffer, Option 1, is required along the perimeter of the proposed subdivision.
- 8. A zero lot line residential subdivision is not permitted on existing lots of record that were not previously platted as a zero lot line residential subdivision, unless the entire previously platted subdivision is combined and re-platted to be a zero lot line residential subdivision.

E. F. Street Access

Proposed Zero Lot Line Subdivision Amendments

Chapter 16-10: Definitions, Interpretation, and Measurement Section 16-10-103. Use Classifications, Use Types, and Definitions

- A. Residential Uses
- 2. Use Types and Definitions

Multifamily - A *building*, *parcel*, or *development* containing three or more *dwelling units*. This *use* includes townhouse developments, if all units are on one *lot*, and manufactured housing parks.

<u>Townhouse</u> – A multi-story structure containing one <u>dwelling unit</u> which is attached to one or more similar structures by shared walls in a <u>development</u>.

Section 16-10-105 – General Definitions

<u>Zero Lot Line Residential Subdivision</u> — A <u>subdivision</u> which permits side by side, <u>single</u> <u>family dwelling units</u> that have a minimum of seventy-five percent of the total party wall adjoined together as a common wall on a common shared property line. This includes <u>townhouse</u> developments if each dwelling unit is on a separate <u>lot</u>.



TOWN OF HILTON HEAD ISLAND

Community Development Department

TO: Stephen G. Riley, ICMA~CM, *Town Manager*

VIA: Shawn Colin, AICP, Director of Community Development
FROM: Teri Lewis, AICP, Deputy Director of Community Development
CC: Nicole Dixon, AICP, CFM, Development Review Administrator

DATE: January 24, 2020

SUBJECT: 2019 LMO Amendments – Set 2

Proposed Ordinance #2020-03

Recommendation

The Public Planning Committee recommends that Town Council approve the proposed amendments.

On January 23, 2020, the Public Planning Committee reviewed the proposed 2019 LMO Amendments – Set 2 and voted unanimously to recommend that Town Council approve the proposed amendments with the change listed below.

Summary

The proposed amendments were reviewed by the Public Planning Committee at their meeting on January 23, 2020. At that meeting the Committee voted to forward the proposed amendments to Town Council with a recommendation of approval with the following change:

• The amendment related to allowing HVAC units to encroach up to 5 feet into a setback not move forward for adoption.

The proposed amendments were reviewed by the Planning Commission at their meeting on January 15, 2020. At that meeting the Commission voted to forward the draft amendments to the Public Planning Committee with a recommendation of approval.

The LMO Committee met on October 30, 2019 and recommended approval of the proposed amendments.

Background

The LMO is generally amended on a bi-annual basis. Newly added language is illustrated with <u>double underline</u> and deleted language is illustrated with <u>strikethrough</u>.

Attachment

A. Rationale – 2019 LMO Amendments – Set 2

AN ORDINANCE OF THE TOWN OF HILTON HEAD ISLAND

ORDINANCE NO. 2020-#

PROPOSED ORDINANCE NO. 2020-03

AN ORDINANCE TO AMEND TITLE 16 OF THE MUNICIPAL CODE OF THE TOWN OF HILTON HEAD ISLAND, SOUTH CAROLINA, THE LAND MANAGEMENT ORDINANCE (LMO), CHAPTERS 2, 3, 4, 5, 10 AND APPENDIX D. THESE AMENDMENTS, COMMONLY REFERRED TO AS GENERAL 2019 AMENDMENTS – SET 2 AS NOTICED IN THE ISLAND PACKET ON DECEMBER 15, 2019, INCLUDE CHANGES THAT PROVIDE FOR GENERAL AMENDMENTS TO A VARIETY OF SECTIONS IN THE LMO DESCRIBED ON EXHIBIT "A" TO THIS ORDINANCE, AND PROVIDING FOR SEVERABILITY AND AN EFFECTIVE DATE.

WHEREAS, on October 7, 2014, the Town Council did adopt a new Land Management Ordinance (LMO); and

WHEREAS, from time to time it is necessary to amend the LMO; and

WHEREAS, the LMO Committee held a public meeting on October 30, 2019 at which time a presentation was made by Staff and an opportunity was given for the public to comment on the proposed amendments; and

WHEREAS, the LMO Committee recommended that the proposed amendments be forwarded to the Planning Commission with a recommendation of approval; and

WHEREAS, the Planning Commission held a public hearing on January 15, 2020 at which time a presentation was made by Staff and an opportunity was given for the public to comment on the proposed LMO amendments; and

WHEREAS, after consideration of the Staff presentation and public comments the Planning Commission voted 8-0 to forward the proposed amendments to the Public Planning Committee with a recommendation of approval; and

WHEREAS, the Public Planning Committee held a public meeting on January 23, 2020 at which time a presentation was made by Staff and an opportunity was given for the public to comment on the proposed LMO amendments; and

WHEREAS, after consideration of the staff presentation and public comments, the Public Planning Committee voted 5-0 to recommend approval of the proposed LMO amendments with the exception of the amendment related to HVAC units being permitted to encroach up to five feet into a setback; and

WHEREAS, after due consideration of said LMO amendments and the recommendation of the Planning Commission, the Town Council, upon further review, finds it is in the public interest to approve the proposed amendments.

NOW, THEREFORE, BE IT ORDERED AND ORDAINED BY THE TOWN OF HILTON HEAD ISLAND, SOUTH CAROLINA, AND IT IS ORDAINED BY THE AUTHORITY OF THE SAID COUNCIL:

<u>Section 1. Amendment.</u> That the *General 2019 Amendments – Set 2* are adopted and the Land Management Ordinance is amended as shown on Exhibit "A" to this Ordinance. Newly added language is illustrated with <u>double underline</u> and deleted language is illustrated with <u>strikethrough</u>.

<u>Section 2. Severability.</u> If any section, phrase, sentence or portion of this Ordinance is for any reason held invalid or unconstitutional by any court of competent jurisdiction, such portion shall be deemed a separate, distinct and independent provision, and such holding shall not affect the validity of the remaining portions thereof.

<u>Section 3. Effective Date.</u> This Ordinance shall be effective upon its adoption by the Town Council of the Town of Hilton Head Island, South Carolina.

PASSED, APPROVED, AND AD HILTON HEAD ISLAND ON THIS		
		OF HILTON HEAD OUTH CAROLINA
ATTEST:	John McCa	nn, Mayor
Krista Wiedmeyer, Town Clerk		
Public Hearing: January 15, 2020 First Reading: Second Reading:		
APPROVED AS TO FORM:		
Curtis L. Coltrane, Town Attorney		
Introduced by Council Member:		

General Amendments

Chapter 16-2: Administration

Section 16-2-103.F.5. Subdivision Review (Minor or Major)

5. Effect of Approval

Approval of a Subdivision (Minor or Major) constitutes approval of a final preliminary plat for the *subdivision*. The final plat will not be approved or stamped for recording until issuance of the Certificate of Compliance for the subdivision. Recording of the final plat in the Office of the Register of Deeds for Beaufort County, South Carolina creates developable *lots* that may be sold or otherwise conveyed and may be developed in accordance with *development* applications authorized by this *Ordinance*.

Chapter 16-3: Zoning Districts

Section 16-3-105.C. Community Commercial District

2. Allowable Principal Uses		
	USE- SPECIFIC CONDITIONS	MINIMUM NUMBER OF OFF-STREET PARKING SPACES
Commercial Services		
Indoor Commercial Recreation	P	1 per 3 persons + 1 per 200 GFA of office or similarly used area

Proposed General 2019 Amendments – Set 2

Chapter 16-4: Use Standards

TABLE 16-4-102	ABLE 16-4-102.A.6: PRINCIPAL USE TABLE																				
P = Permitted b	P = Permitted by Right PC = Permitted Subject to Use-Specific Conditions																				
SE = Allowed as	SE = Allowed as a Special Exception Blank Cell = Prohibited																				
CLASSIFICATIO S											USE- SPECIFIC CONDITION										
USE TYPE	CON	PR			RSF -6	RM -4	RM -8	RM -12	C R	SP C	C C	M S	WM U	S	M F	M V	L C		ME D	I L	S
COMMERCIAL R	ECRE/	ATIC	N U	SES																	
Indoor Commercial Recreation Uses									Р	Р	P	Р	Р	P C	Р	Р	Р	Ρ			Sec. 16-4- 102.B.5.a

Chapter 16-3: Zoning Districts

Section 16-3-106. Overlay Zoning Districts

F. Corridor Overlay (COR) District

2. Delineation of District

f. If a proposed *development* will not be visible from the *right-of-way* of the associated arterial, the OCRM Base Line within the Town or the OCRM Critical Line once the project is completed, the *Official* will review it through the Minor Corridor Review Procedure (Sec. 16-2-103.I.3).

Chapter 16-5: Development and Design Standards

Section 16-5-102. Setback Standards

E. Allowable Setback Encroachments

Table 16-5-102.E, Allowable Setback Encroachments, identifies features that are allowed to encroach beyond the vertical and angled planes defined by minimum adjacent street and use setback requirements.

TABLE 16-5-102.E: ALLOWABLE SET	BACK ENCROACHMENTS
FEATURE	EXTENT AND LIMITATIONS
Fences or walls	 Allowed in adjacent use setbacks if located along common property lines and no more than 7 feet high Allowed in adjacent street setbacks if less than 4 feet high
Open balconies, fire escapes, or exterior stairways	May extend up to 5 feet into any setback
Chimneys or fireplaces	May extend up to 3 feet into any setback if no more than 5 feet higher than the highest point of <i>building</i> to which it is attached
Roof eaves and overhangs	May extend up to 3 feet into any setback
Awnings	May extend up to 5 feet into any setback
Bay windows	May extend up to 3 feet into any setback if no more than 9 feet wide
Sills or entablatures	May extend up to 1 foot into any setback
Uncovered porches, stoops, decks, patios or terraces	· · ·
Lighting fixtures	May be located in any setback if no more than 20 feet high
Roof dormers	May extend up to 5 feet beyond the setback angle plane (horizontally or vertically)
Spires, cupolas, domes, skylights, and similar rooftop architectural features	May extend up above the setback angle plane if they occupy no more than 25% of the roof area of the <i>structure</i> to which they are attached and extend no more than 25% more than the <i>height</i> limit defined by the setback angle plane at the point(s) of penetration
Solar collection devices	See Sec. 16-4-103.E.8
Television or radio antennas	May extend up to 10 feet above the setback angle plane if they are attached to a side or rear elevation of a <i>structure</i>
Small wind energy conversion systems	See Sec. 16-4-103.E.7
Amateur radio antenna	See Sec. 16-4-103.E.1
Bike racks, bollards and other site	Allowed in adjacent use and adjacent street setheaks
furnishings (such as tables and chairs)	Allowed in adjacent use and adjacent street setbacks
Other architectural features not listed above (parts of a <i>structure</i> that provide visual interest to the <i>structure</i> and are nonhabitable and decorative in nature)	dominant features of the <i>structure</i> ; • The excepted architectural elements will not penetrate the vertical plane of the minimum required setback distance; • The exception is the minimum reasonably required to achieve the architectural goal; and • If applicable, the placement of the <i>structure</i> provides protection of prominent natural features on the site, such as <i>trees</i> , wetlands, or historic <i>sites</i> .
Flagpoles/Flags	Unless they constitute a "sign" and thus subject to Sec. 16-5-114.E, Flagpoles no more than 20 feet high and flags no greater than 20 square feet in area may be located in setbacks
Signs	See Sec. 16-5-114.E
HVAC Units	May extend up to 5 feet into any setback

Proposed General 2019 Amendments – Set 2

Section 16-5-109. Stormwater Management and Erosion and Sedimentation Control Standards

B. Applicability

1. General

This section applies to all land disturbing activity that disturbs ½ acre or greater of land and all development that is within ½ mile of *coastal receiving waters*, regardless of disturbed area. Additionally, this section applies to any project or activity that is part of a *Larger Common Plan*, regardless of size. Exceptions to these requirements are listed in subsection 2. below.

This section applies to all construction activities including clearing, grading, and excavating that result in land disturbance of equal to or greater than one (1) acre and less than five (5) acres and, in within one-half (½) mile of *coastal receiving waters* (but not for single-family homes which are not part of a subdivision development), that result in any land disturbance less than five (5) acres. Construction activity also includes the disturbance of less than one (1) acre of total land area that is part of a *larger common plan* of development or sale if the *larger common plan* will ultimately disturb equal to or greater than one (1) and less than five (5) acres. Construction activity does not include routine maintenance that is performed to maintain the original line and grade, hydraulic capacity, or original purpose of the facility.

C. General Standards for Stormwater Management

9. Reference Guides

The standards and design guidelines as set forth in the latest editions of the Beaufort County Manual for Storm Water Best Management and Design Practices, the South Carolina DHEC's Stormwater Management BMP Handbook, SCDHEC National Pollutant Discharge Elimination System (NPDES) Construction General Permit (CGP) and the SCDHEC Ocean & Coastal Resource Management (OCRM) Coastal Zone Consistency Certification (CZC) Heightened Stormwater Management Requirement and the Georgia Coastal Stormwater Supplement shall serve as guides to technical specifications for the design and construction of various types of stormwater management facilities (including, but not limited to, structural and nonstructural stormwater best management practices (BMPs) and maintenance standards).

D. Drainage Design Standards

1. General

a. Design Methodology

ii. The rational method may be used only for sizing individual culverts or storm drains that are not part of a pipe network or system and have a contributing drainage area of $\frac{20}{10}$ acres or less.

Proposed General 2019 Amendments – Set 2

16-10: Definitions, Interpretation, and Measurement

Section 16-10-103. - Use Classifications, Use Types, and Definitions

E. Commercial Recreation Uses

2. Use Types and Definitions

Indoor Commercial Recreation

An establishment that offers entertainment activities, events, or attractions to the general public on a commercial or fee basis. Indoor commercial recreation *uses* include: movie theaters, stage theaters, auditoriums, amusement and electronic game arcades (video games, pinball, etc.), pool or billiard tables, theme or amusement parks, boardwalks, midway type attractions such as rides, bumper cars, go-cart tracks, game booths, bowling alleys, pool halls, dance studios and dance halls, indoor firing ranges, health clubs and spas, indoor tennis and *swimming pools*, and indoor archery ranges.

G. Commercial Services

2. Use Types and Definitions

Other Commercial Services

A Commercial Services establishment other than those listed and defined above that primarily involves the sale, rental, and incidental servicing of consumer goods and commodities, or the provision of personal services or business-related services to consumers. This *use* includes, but is not limited to, day care centers, banks and other financial institutions, clothing stores, department and discount stores, furniture stores, hair and nail salons, <u>health clubs and spas</u>, laundry and dry-cleaning establishments, funeral homes, home electronics and small appliance stores, shoe *repair* shops, and tanning salons.

Bicycle Shop

An establishment that sells, services, or rents new or used bicycles, and accessories, with screened *outdoor storage* facilities permitted in certain zoning districts.

APPENDIX D

D-6. - Development Plan Review, Major

F. Site Development Plan

One black line print of a final *site plan* or set of plans, at a minimum scale of 1"=30' or other appropriate scale acceptable to the *Official*, showing the following:

Proposed General 2019 Amendments – Set 2

- 23. Location of <u>screened</u> outside trash receptacles and/or enclosures for use by the *building* occupants.
- 24. Location of proposed setback areas as required by Sec. 16-5-102.

D-7. - Development Plan Review, Minor

D. Site Development Plan

One black line print of a final *site plan* or set of plans, at a minimum scale of 1"=30' or other appropriate scale acceptable to the *Official*, showing the following:

- 23. Location of <u>screened</u> outside trash receptacles and/or enclosures for use by the *building* occupants
- 24. Location of proposed setback areas as required by Sec. 16-5-102.

Chapter 16-4: Use Standards

ABLE 16-4-102.A.6: PRINCIPAL USE TABLE																					
P = Permitted by Right PC = Permitted Subject to Use-Specific Conditions																					
SE = Allowed as a Special Exception Blank Cell = Prohibited																					
USE CLASSIFICATION/ TS SPECIAL RESIDENTIAL DISTRICTS TS					MIXED-USE AND BUSINESS DISTRICTS												USE-SPECIFIC				
CON	PR	RS F-3	RSF -5	RSF -6	RM -4	RM -8	RM -12	CR	SPC	СС	MS	WMU	S	MF	ΜV	NC	LC	RD	MED	IL	CONDITIONS
TION (JSE	S																			
								PC SE													Sec. 16-4- 102.B.5.a
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Grinding Operation Amendments

Chapter 16-3: Zoning Districts

Section 16-3-105. - Mixed-Use and Business Districts

E. Light Industrial (IL) District

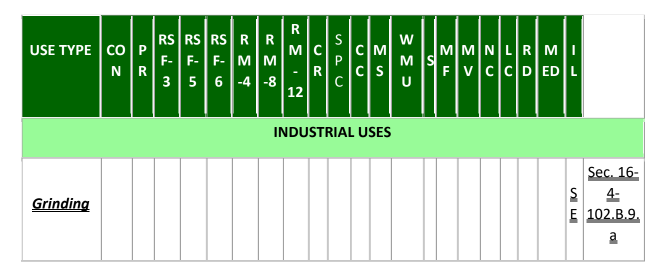
IL Light Industrial District											
2. Allowable Principal Uses											
		USE-SPECIFIC CONDITIONS	MINIMUM NUMBER OF OFF-STREET PARKING SPACES								
	Industrial Uses										
<u>Grinding</u>	<u>SE</u>	<u>Sec. 16-4-</u> <u>102.B.9.a</u>	1 per 1,300 GFA of indoor storage or manufacturing area + 1 per 350 GFA of office or administrative area								

Chapter 16-4: Use Standards

Section 16-4-102. - Principal Uses

- A. Principal Use Table
- 6. Principal Use Table

	TABLE 16-4-102.A.6: PRINCIPAL USE TABLE										
P = Permitted by Right PC = Permitted Subject to Use-Specific Conditions											
	SE = Allowed as a Special Exception Blank Cell = Prohibited										
USE CLASSIFIC ATION/	SPECI AL DISTRI CTS	RESIDEN DISTRIC		MIXED-USE AND BUSINESS DISTRICTS	USE- SPECIFI C						



- **B.** Use-Specific Conditions for Principal Uses
- 9. Industrial Uses

a. Grinding

All facility operations, including but not limited to, operating trucks and other equipment, loading and unloading of logs and materials, and grinding must comply with the decibel levels as stated in Title 17 (Noise Control) of the Municipal Code of the Town of Hilton Head Island. Additionally, all *grinding uses* in the IL district shall comply with the following conditions:

i. <u>Locational Restrictions</u>

A grinding use shall comply with the following locational restrictions:

- 01. <u>It shall not be located within 200 feet of the boundary of an RM-4, RM-8 or PD-1 zoning district.</u>
- 02. These distances shall be measured as the length of an imaginary straight line between the two closest points of the perimeter boundary of the property on which any *grinding use* is located, and the perimeter boundary of the property on which any *use* from which the separation is required.
- ii. The minimum acreage for a *grinding use* shall be four net acres.
- iii. The site shall not have direct vehicular access onto a major or minor arterial.

The above conditions do not apply to properties located within the PD-1 zoning district.

- **a. b.** Light Industrial, Manufacturing, and Warehouse Uses
- **b.** <u>c.</u> Seafood Processing Facilities
- e. d. Self-Service Storage

d. e. [Reserved]

Chapter 16-5: Development and Design Standards

Section 16-5-107. Parking and Loading Standards

- **D.** Parking Space Requirements
- 1. Minimum Number of Parking Spaces

TABLE 16-5-107.D.1: MINIMUM NUMBER OF PARKING SPACES										
USE CATEGORY/USE TYPE	MINIMUM NUMBER OF PARKING SPACES 1,2,3,4									
	CR DISTRICT	ALL OTHER DISTRICTS								
INDUSTRIAL USES										
<u>Grinding</u>	<u>n/a</u>	1 per 1,300 GFA of indoor storage or manufacturing area + 1 per 350 GFA of office or administrative area								

Chapter 10: Definitions, Interpretation and Measurement

Section 16-10-103. - Use Classifications, Use Types, and Definitions

- I. Industrial Uses
- 2. Use Types and Definitions

Grinding

<u>The reduction of vegetative materials in size or volume into materials such as but not limited to mulch or chips.</u>

MINISTERIAL AMENDMENTS

Chapter 16-2: Administration

Section 16-2-103. Application Specific Review Procedures

D. Planned Unit Development (PUD) District

4. PUD District Review Standards

In determining whether to recommend that *Town Council* adopt a proposed PUD zoning district classification, the *Planning Commission* may consider and weigh the standards of Sec. 16-2-103.C.3, Zoning Map Amendment (Rezoning) Review Standards, and the extent to which the proposed PUD District complies with the standards of Sec. 16-1-101 16-3-105.K, Planned Development Mixed-Use (PD-1) District or Sec. 16-3-106.G, Planned Development Overlay (PD-2) District.

Chapter 16-3: Zoning Districts

Section 16-3-105. - Mixed-Use and Business Districts

I. Mitchelville (MV) District

2. Allowable Principal Uses			
		USE-SPECIFIC CONDITIONS	MINIMUM NUMBER OF OFF-STREET PARKING SPACES
Vehicle Sales and Services			
Watercraft Sales, Rentals, or Services	PC	Sec. 16-4- 102.B.8.e <u>f</u>	1 per 200 GFA

K. Planned Development Mixed-Use (PD-1) District

3. Principal Uses Restricted by Master Plan

The Master Plans and associated text, as approved and amended by the Town, establish general permitted *uses* for the respective PUDs, except as may be modified by an *overlay zoning district*. Undesignated areas on these Master Plans shall be considered as *open space*.

The following *uses* are restricted to locations where a Town-approved Master Plan or associated text specifically states such *uses* are permitted. In addition, the *use* -specific conditions referenced below shall apply to any new such *use* or change to the site for any existing such *use*.

		USE-SPECIFIC CONDITIONS	MINIMUM NUMBER OF OFF-STREET PARKING SPACES
Vehicle Sales and Services			
Gas Sales	PC	Sec. 16-4-102.B.8. d	
Watercraft Sales, Rentals, or Services	PC	Sec. 16-4-102.B.8.e <u>f</u>	1 per 200 GFA

Proposed General 2019 Amendments – Set 2

Section 16-3-106. Overlay Zoning Districts

G. Planned Development Overlay (PD-2) District

5. PD-2 Listed Master Plans

The following PUDs are included in PD-2 Overlay Districts and their Town-approved Master Plans including associated text and any subsequent amendments are hereby incorporated by reference as a part of the *Official Zoning Map* and LMO text.

TABLE 1	6-3-106.G.4 <u>5</u> : PD-2	LISTED MASTER PLAN	
FILE NAME	NUMBER	PARCEL	TAX MAP #
Palmetto Headlands and H.H. Hospital	CUR-3-88	27/103/103A/337	4,8
Centre Court on Mathews Drive	CUR-1-89	88B	8
Presbyterian Conference Center	CUR-2-89	2	18
Marriott-South Forest Beach	CUR-1-90	67/69/71/73/252	15-A,18
Park Plaza Self Storage	CUR-2-90	336	15
Tidepointe Retirement	CUR-1-92	342/342A	14
Exec/Air Hilton Head	CUR-1-94	271A	5
Spanish Grove	CUR-1-95	34A/34B	10
First Baptist Church	CUR-1-96	138A/138C	18
Bermuda Point	CUR-1-97	1B	7
Waterside (Town Center)	N/A-JPC	202/202D	18
Palmetto Bay Marina	N/A-JPC	47/66A/273/273A/273C/314E	10
Tabby Village	ZA-000954-2017	223, 49, 14D, 16, 14I, 14, 58, 58A	3

Chapter 16-5: Development and Design Standards

Section 16-5-102. Setback Standards

C. Adjacent Street Setback Requirements

TABLE 16-5-102.C: ADJACENT STREET SETBACK REQUIREMENTS						
		MINIMUM SETBACK DISTANCE 1/ MAXIMUM SETBACK ANGLE 2 ADJACENT STREET (BY CLASSIFICATION)				
PROPOSED U	SE					
		MAJOR ARTERIAL	MINOR ARTERIAL	ALL OTHER STREETS		
C:1- E:1-	Structure > 24 in high	50 ft ^{3,4} /75°	40 ft ^{3,4} /70°	20 ft ^{3,4} /60°		
Single-Family	Structure ≤ 24 in high	50 ft ^{3,4} /n/a	30 ft ^{3,4} /n/a	$10 \text{ ft} ^{3,4}/\text{n/a}$		
All Other Uses 5		50 ft ^{3,4} /75°	40 ft ^{3,4} /70°	20 ft ^{3,4} /60°		

Section 16-5-105. - Mobility, Street, and Pathway Standards

I. Access to Streets

7. Gates

c. Gates shall be located at least 100 feet from any arterial or collector *street*, and shall comply with the stacking distance standards in Sec. 16-5-105.A.5.f Table 16-5-107.I.1, Vehicle Stacking Distance for Drive-Through and Related Uses.

Section 16-5-109. Stormwater Management and Erosion and Sedimentation Control Standards

- D. Drainage Design Standards
- 1. General
- d. Engineering Stormwater Plan Review Checklist

Detailed design standards for all stormwater management systems required by this section can be found in the Engineering Stormwater Plan Review Checklist maintained by the Town Engineer.

Chapter 16-2: Administration Section 16-2-103.F.5: Subdivision Review – Effect of Approval

Proposed Amendment

This change will clarify the language to make it clear that a final plat will not be stamped for recording of the subdivision with Beaufort County until a final Certificate of Compliance (C of C) has been issued.

Reason for Change

- The current language has caused some confusion with the public.
- The language indicates that the approval of the subdivision constitutes approval of the plat.
- While the approval of the subdivision and issuance of the Notice of Action (written approval) does constitute approval of the plat, the plat will not be stamped for recording until the C of C is issued.
- A C of C is not issued until staff inspects the site and determines that all requirements such as infrastructure, fire lanes and landscaping have been met.
- Once the C of C is issued, staff stamps the plat, the applicant gets the plat recorded with Beaufort County and the lots are then subdivided and can be sold.

Pros and Cons of Amendment

Pros:	The process will be easier to understand.
Cons:	None

Additional Information

• Without this process in place of requiring the C of C prior to stamping of the final plat, staff would not be able to ensure that all requirements of the subdivision plan were met.

Recommendations

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October 30, 2019: The LMO Committee voted 4-0 to forward this amendment to the Planning Commission with a recommendation of approval with a minor change to the language.

Planning Commission

January 15, 2020: The Planning Commission voted 8-0 to forward this amendment to the Public Planning Committee with a recommendation of approval.

Public Planning Committee

Chapter 16-3: Zoning Districts

Section 16-3-105.C.2: Community Commercial (CC) Zoning District

- Allowable Principal Uses

Chapter 16-4: Use Standards

Table 16-4-102.A.6: Principal Use Table

Proposed Amendment

This change will allow an Indoor Commercial Recreation use as an allowed use in the CC zoning district.

Reason for Change

• Indoor Commercial Recreation uses fit in with the purpose statement of the CC zoning district but are currently not allowed in this district.

Pros and Cons of Amendment

Pros:	This will allow for an appropriate use to be located in an appropriate zoning district. It
	will allow opportunities for existing empty commercial spaces to be filled with an
	appropriate use. Staff has had several requests for this type of use in existing vacant
	spaces in the CC zoning district and has had to turn them down.
Cons:	

Additional Information

- The purpose of the CC zoning district is to provide lands for community-scale commercial activity centers that attract people from the island and the mainland. The district is more auto-oriented than some business districts, and provides land for moderate-sized retail stores. The district also provides opportunities for limited vehicle sales and service uses.
- Indoor Commercial Recreation uses are establishments that offer entertainment activities, events or attractions to the general public on a commercial or fee basis.
- Examples of this use include: movie theaters, stage theaters, auditoriums, amusement and electronic game arcades (video games, pinball, etc.), pool or billiard tables, theme or amusement parks, boardwalks, midway type attractions such as rides, bumper cars, go-cart tracks, game booths, bowling alleys, pool halls, dance studios and dance halls, indoor firing ranges, health clubs and spas, indoor tennis and swimming pools, and indoor archery ranges.
- All of the above uses must be located indoors to be allowed.
- Staff has received several requests to open indoor recreation businesses in this district and
 has had to turn them down even though there is no legitimate reason to not allow this use in
 this district.
- This use was permitted in this district prior to the LMO Rewrite.

Recommendations

LMO Committee

October 30, 2019: The LMO Committee voted 4-0 to forward this amendment to the Planning Commission with a recommendation of approval.

Planning Commission

January 15, 2020: The Planning Commission voted 8-0 to forward this amendment to the Public Planning Committee with a recommendation of approval.

Public Planning Committee

Chapter 16-3: Zoning Districts

Section 16-3-106.F.2.f: Corridor Overlay (COR) District —

Delineation of District

Proposed Amendment

This will allow projects that fall within the COR but are not visible from the OCRM Baseline or the OCRM Critical Line to be reviewed through the Minor Corridor Review Procedure.

Reason for Change

Currently projects that fall within the COR but are not visible from an arterial right-of-way
are reviewed through the Minor Corridor Review Procedure rather than the Major Corridor
Review Procedure. This change will allow a shorter review time and it will eliminate
unnecessary projects from going to the DRB.

Pros and Cons of Amendment

	The process will be easier to understand and clearer for the applicants. It will also allow
	for shorter review times in keeping with Department goals.
Cons:	

Recommendations

LMO Committee

October 30, 2019: The LMO Committee voted 4-0 to forward this amendment to the Planning Commission with a recommendation of approval.

Planning Commission

January 15, 2020: The Planning Commission voted 8-0 to forward this amendment to the Public Planning Committee with a recommendation of approval.

Public Planning Committee

Chapter 16-5: Development and Design Standards Table 16-5-102.E – Allowable Setback Encroachments

Proposed Amendment

• This change will add HVAC units to the table of allowable setback encroachments.

Reason for Change

Several developers of homes on smaller lots have approached the Town about why other encroachments such as uncovered porches, stoops, decks, patios and terraces are allowed but HVAC units are not. Since those other uses can have items on them, staff believes that allowing a platform with an HVAC on it is consistent with other setback encroachments.

Pros and Cons of Amendment

Pros:	This will create some relief for developers and will allow a greater use of the lot.
Cons:	The noise from the HVAC unit may cause problems with adjacent neighbors.

Additional Information

 Similar to other encroachments, HVAC units would be permitted to extend up to 5 feet into any setback.

Recommendations

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October 30, 2019: The LMO Committee voted 4-0 to forward this amendment to the Planning Commission with a recommendation of approval.

Planning Commission

January 15, 2020: The Planning Commission voted 8-0 to forward this amendment to the Public Planning Committee with a recommendation of approval.

Public Planning Committee

January 23, 2020: The Public Planning Committee voted 5-0 to not move this amendment forward for adoption.

Chapter 16-5: Development and Design Standards
Section 16-5-109.B.1: Stormwater Management and Erosion and
Sedimentation Control Standards – Applicability

Proposed Amendment

■ This change will clarify that stormwater requirements are applicable to any land disturbing activity that both disturbs ½ acre of land or greater and is within ½ mile of coastal receiving waters.

Reason for Change

This change is necessary to mirror the South Carolina Department of Health and Environmental Control (SCDHEC) regulations which will make it easier for applicants to understand all of the stormwater regulations. Currently the LMO requires any land disturbing activity that disturbs ½ acre or greater or is within ½ mile of coastal receiving waters to comply with the Town's stormwater standards.

Pros and Cons of Amendment

Pros:	The process will be easier for the public to understand. It will eliminate the conflict with
	SCDHEC requirements.
Cons:	

Additional Information

Recommendations

LMO Committee

October 30, 2019: The LMO Committee voted 4-0 to forward this amendment to the Planning Commission with a recommendation of approval with minor changes to the language.

Planning Commission

January 15, 2020: The Planning Commission voted 8-0 to forward this amendment to the Public Planning Committee with a recommendation of approval.

Public Planning Committee

Chapter 16-5: Development and Design Standards
Section 16-5-109.C.9: Stormwater Management and Erosion and
Sedimentation Control Standards – General Standards for
Stormwater Management – Reference Guides

Proposed Amendment

This change will add the SCDHEC National Pollutant Discharge Elimination System (NPDES) Construction General Permit (CGP) and the SCDHEC Ocean & Coastal Resource Management (OCRM) Coastal Zone Consistency Certification (CZC) Heightened Stormwater Management Requirement to the list of acceptable reference guides.

Reason for Change

 The LMO should include these references to facilitate the efforts of non-local engineers and design professionals.

Recommendations

LMO Committee

October 30, 2019: The LMO Committee voted 4-0 to forward this amendment to the Planning Commission with a recommendation of approval.

Planning Commission

January 15, 2020: The Planning Commission voted 8-0 to forward this amendment to the Public Planning Committee with a recommendation of approval.

Public Planning Committee

Chapter 16-5: Development and Design Standards
Section 16-5-109.D.1.a: Stormwater Management and Erosion and
Sedimentation Control Standards – General Standards for
Stormwater Management – Design Methodology

Proposed Amendment

This change will state that the rational method (one of two accepted hydrological methodologies for computing surface runoff) may be used only for sizing individual culverts or storm drains that are not part of a pipe network or system and have a contributing drainage area of 10 acres or less.

Reason for Change

 These changes are necessary to reflect the standards found in SCDHEC's guidance for stormwater plan review.

Pros and Cons of Amendment

Pros:	The process will be easier for the public to understand. It will eliminate the conflict with SCDHEC requirements.
Cons:	

Recommendations

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October 30, 2019: The LMO Committee voted 4-0 to forward this amendment to the Planning Commission with a recommendation of approval.

Planning Commission

January 15, 2020: The Planning Commission voted 8-0 to forward this amendment to the Public Planning Committee with a recommendation of approval.

Public Planning Committee

Chapter 16-10: Definitions, Interpretation, and Measurement
Section 16-10-103.E.2: Use Classifications, Use Types and
Definitions – Commercial Recreation Uses – Use Types and
Definitions – Indoor Commercial Recreation
Section 16-10-103.G.2: Use Classifications, Use Types and
Definitions – Commercial Services Uses – Use Types and Definitions
– Other Commercial Services

Proposed Amendment

- This change will delete health club/spa from examples under Indoor Commercial Recreation.
- This change will add health club/spa as an example under Other Commercial Services.

Reason for Change

It is more logical for this use to be considered 'Other Commercial Services'.

Pros and Cons of Amendment

Pros:	
Cons:	

Recommendations

LMO Committee

October 30, 2019: The LMO Committee voted 4-0 to forward this amendment to the Planning Commission with a recommendation of approval.

Planning Commission

January 15, 2020: The Planning Commission voted 8-0 to forward this amendment to the Public Planning Committee with a recommendation of approval.

Public Planning Committee

Chapter 16-10: Definitions, Interpretation, and Measurement Section 16-10-103.G.2: Use Classifications, Use Types and Definitions – Commercial Services Uses – Use Types and Definitions – Bicycle Shop

Proposed Amendment

• This change will add 'screened' in front of 'outdoor storage' in the Bicycle Shop definition.

Reason for Change

 Outdoor bike storage always has to be screened per the conditions for bicycle shops found in Chapter 4. This will add clarification and consistency.

Pros and Cons of Amendment

Pros:	This will make it easier for applicants to understand what is required of them.
Cons:	

Recommendations

LMO Committee

October 30, 2019: The LMO Committee voted 4-0 to forward this amendment to the Planning Commission with a recommendation of approval.

Planning Commission

January 15, 2020: The Planning Commission voted 8-0 to forward this amendment to the Public Planning Committee with a recommendation of approval.

Public Planning Committee

Appendix D: Application Submittal Requirements

D-6.F.23: Development Plan Review, Major – Site Development

Plan

D-7.D.23: Development Plan Review, Minor – Site Development

Plan

Proposed Amendment

 This change will add a requirement that dumpsters be screened in keeping with the Design Guide.

Reason for Change

• The Design Guide (specifically page 32) requires that dumpsters be screened.

Pros and Cons of Amendment

Pros:	This will make the process easier to understand.
Cons:	

Recommendations

LMO Committee

October 30, 2019: The LMO Committee voted 3-1 to forward this amendment to the Planning Commission with a recommendation of approval.

Planning Commission

January 15, 2020: The Planning Commission voted 8-0 to forward this amendment to the Public Planning Committee with a recommendation of approval.

Public Planning Committee

D-6.F: Development Plan Review, Major – Site Development Plan D-7.D: Development Plan Review, Minor – Site Development Plan

Proposed Amendment

• This change will require that setbacks be shown on the site plan.

Reason for Change

• Setbacks are required but were inadvertently left off of the list of requirements.

Recommendations

LMO Committee

October 30, 2019: The LMO Committee voted 4-0 to forward this amendment to the Planning Commission with a recommendation of approval.

Planning Commission

January 15, 2020: The Planning Commission voted 8-0 to forward this amendment to the Public Planning Committee with a recommendation of approval.

Public Planning Committee

Chapter 16-4: Use Standards
Table 16-4-102.A.6: Principal Use Table

Proposed Amendment

• This change will require that outdoor commercial recreation uses be approved by special exception.

Reason for Change

Staff recently determined that a go-cart track was not a permitted Outdoor Commercial Recreation use because it is listed as an example of Indoor Commercial Recreation uses. This determination was appealed to the BZA and they reversed staff's decision because they believed the list of examples was not intended to be exhaustive. There is concern that some Outdoor Commercial Recreation uses may not be appropriate on every parcel where they are permitted. A special exception review allows the BZA to review the potential use against specific criteria and approve or deny the proposed location.

Recommendations

LMO Committee

October 30, 2019: The LMO Committee voted 4-0 to forward this amendment to the Planning Commission with a recommendation of approval.

October 16, 2019: The LMO Committee voted 3-0 to ask staff to bring this amendment back to the Committee with the following change:

 Make Outdoor Commercial Recreation uses Special Exception uses in the zoning districts where these uses are permitted.

Planning Commission

January 15, 2020: The Planning Commission voted 8-0 to forward this amendment to the Public Planning Committee with a recommendation of approval. The Commission also asked that the existing condition related to vehicular access be reviewed by the LMO Committee at a future meeting.

Public Planning Committee

Attachment A

Rationale for General 2019 Amendments – Set 2

Chapter 16-3: Zoning Districts

Section 16-3-105.E.2: Light Industrial (IL) District, Allowable

Principal Uses

Chapter 16-4: Use Standards

Section 16-4-102.A.6: Principal Use Table

Section 16-4-102.B.9: Use-Specific Conditions for Principal Uses,

Industrial Uses

Chapter 16-5: Development and Design Standards

Section 16-5-107: Parking and Loading Standards

Table 16-5-107.D.1: Minimum Number of Parking Spaces

Chapter 16-10: Definitions, Interpretation, and Measurement

Section 16-10-103.I: Use Classifications, Use Types, and Definitions,

Industrial Uses

Proposed Amendment

• These amendments will establish grinding as a standalone use and will provide for where it is allowed, establish conditions, required parking spaces and a definition.

Reason for Change

As a result of various noise complaints related to grinding, amendments to the Municipal Code were recently adopted. In conjunction with those changes, staff is proposing to add grinding as a standalone use to make it clear what is considered grinding and where it is allowed.

Recommendations

LMO Committee

October 30, 2019: The LMO Committee voted 4-0 to forward this amendment to the Planning Commission with a recommendation of approval.

October 16, 2019: The LMO Committee voted 3-0 to ask staff to bring this amendment back to the Committee with the following change:

• Exempt PD-1 zoning districts from the conditions associated with these amendments.

The Committee also requested that staff inform Bruno Landscaping and Nursery about these proposed amendments.

Planning Commission

January 15, 2020: The Planning Commission voted 8-0 to forward this amendment to the Public Planning Committee with a recommendation of approval.

Public Planning Committee

Ministerial Amendments

Chapter 16-2

Section 16-2-103.D.4 – PUD District Review Standards

• There is an incorrect reference that will be corrected.

Chapter 16-3

16-3-105.I (MV), 16-3-105.K (PD-1) and Table 16-3-106.G.4 (PD-2 Listed Master Plan)

• There are incorrect references that will be corrected.

Chapter 16-5

Table 16-5-102.C (Adjacent Street Setback Requirements)

• There is an incorrect footnote labeled which will be corrected.

16-5-105.I.7.c (Access to Streets)

• There is an incorrect reference that will be corrected.

16-5-109.D.1.d (Engineering Checklist)

• The checklist has been renamed and this new name will be reflected.

Recommendations

LMO Committee

October 30, 2019: The LMO Committee voted 4-0 to forward this amendment to the Planning Commission with a recommendation of approval.

Planning Commission

January 15, 2020: The Planning Commission voted 8-0 to forward this amendment to the Public Planning Committee with a recommendation of approval.

Public Planning Committee

A RESOLUTION OF THE TOWN COUNCIL OF THE TOWN OF HILTON HEAD ISLAND, SOUTH CAROLINA, MAINTAINING CLOSURES OF TOWN BEACH PARKING AREAS AND PUBLIC PARKS UNTIL APRIL 30, 2020 AND PROVIDING FOR GUIDANCE ON THE TYPES OF APPROPRIATE ACTIVITIES THAT CAN OCCUR IN THESE AREAS ONCE THEY HAVE BEEN REOPENED TO PUBLIC USE

WHEREAS, On March 16, 2020, our Mayor, under the authority of § 7-7-20, *Municipal Code of the Town of Hilton Head Island* (1983), declared that a State of Emergency exists throughout the Town as a result of impacts arising from the COVID-19 pandemic; and

WHEREAS, on March 30, 2020 Governor of South Carolina Henry McMaster issued Executive Order 2020-16 and by which he declared that "any and all public beach access points, to include any adjacent or associated public parking lots or facilities, shall be closed to public access for recreational activities for the duration of the State of Emergency"; and

WHEREAS, on March 30, 2020 the Town Council for Hilton Head Island adopted Resolution 2020-06 which closed all Town owned parking lots through April 30, 2020; and

WHEREAS, it is in the best interest of the Town that this declaration be considered and approved by the Town Council, and that it be put into effect; and

WHEREAS, the Mayor is authorized by § 7-7-20, *Municipal Code of the Town of Hilton Head Island* (1983), to impose additional restrictions as may be necessary to appropriately respond to the State of Emergency; and

WHEREAS, Town Council may, by two thirds majority vote of those members present, adopt emergency ordinances as are authorized and limited by S. C. Code Ann. §5-7-250(d)(Supp. 2019), during this State of Emergency.

NOW, THEREFORE, BE IT, AND IT HEREBY IS, RESOLVED BY THE TOWN COUNCIL FOR THE TOWN OF HILTON HEAD ISLAND, SOUTH CAROLINA, AS FOLLOWS:

- 1. The parking lots for all Town owned parks and beach accesses will remain closed through April 30, 2020. The park areas, beaches accesses, and beach access amenities such as restrooms will remain closed through April 30, 2020. This prohibition shall also include all public parking spaces on Burkes Beach Road which are declared to be closed through April 30, 2020.
- 2. Restrictions regarding the removal of any unattended vehicle parked that are parked in violation of these restrictions as well as the restrictions contained within Emergency Ordinance 2020-06 are hereby declared to a be a public nuisance, and the Town Manager or his designee may cause the removal of any vehicle that is a public nuisance, and that the costs of removing any vehicles shall be the personal obligation of the owner.
- 3. All private property owners' associations and private clubs are urged to continue their voluntarily closure of any parking lots that facilitate beach access through April 30, 2020.

4. On May 1, 2020 Items 1-3 above will expire, and public access to these areas will resume with the following guidance being issued to the public on how they can safely use these areas:

Activities that are encouraged include: running, walking, dog-walking, biking, surfing, fishing (where authorized) and other recreational activities that are consistent with proper social distancing practices.

Activities that are discouraged include: sunbathing (to include either use of towels or chairs), loitering without moving, setting up tents or other structures, use of coolers, and any other activities that are inconsistent with social distancing.

5. Nothing in this Resolution shall be construed to remove or limit the enforceability of the Governor's Executive Order regarding the prohibition of groups gather together in numbers larger than three (3) and other such similar matters related to proper social distancing practices.

MOVED, APPROVED, AND ADOPTED THIS 21st DAY OF April, 2020.

John J. McCann, Mayor	
ATTEST:	
By: Krista M. Wiedmeyer, Town Clerk	
APPROVED AS TO FORM:	
Curtis L. Coltrane, Town Attorney	
Introduced by Council Member:	