7500 BUTNER ROAD SOUTH FULTON, GA

CUP ZONING. CONVENIENT ACCESS. OPPORTUNITY.



ARE YOU LOOKING FOR CONVENIENT ACCESS TO SURROUNDING AMENITIES ON CAMP CREEK PARKWAY AND SOUTH FULTON PARKWAY? I'M SO EXCITED TO WELCOME YOU TO 7500 BUTNER ROAD HERE IN THE CITY OF SOUTH FULTON, WHICH IS LESS THAN 15 MILES FROM HARTSFIELD-JACKSON INTERNATIONAL AIRPORT, THE WORLD'S BUSIEST AIRPORT WHICH EMPLOYS MORE THAN 63,000 PEOPLE. WITH 350+/- FT OF ROAD FRONTAGE, AND THE CURRENT ZONING OF CUP, THE OPPORTUNITY IS IN YOUR HANDS. THE TIME IS NOW TO START A NEW COMMUNITY IN A HIGHLY SOUGHT AFTER AREA JUST 25 MINUTES TO THE HARTSFIELD JACKSON INTERNATIONAL AIRPORT. JUST 20 MINUTES TO SERENBE, AND JUST 30 MINUTES TO THE NEW US Olivia Gentry, Realtor®

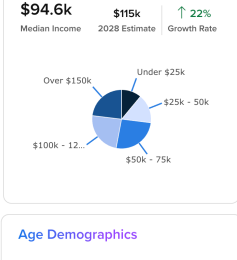
SOCCER FIELDS BY TRILITH.

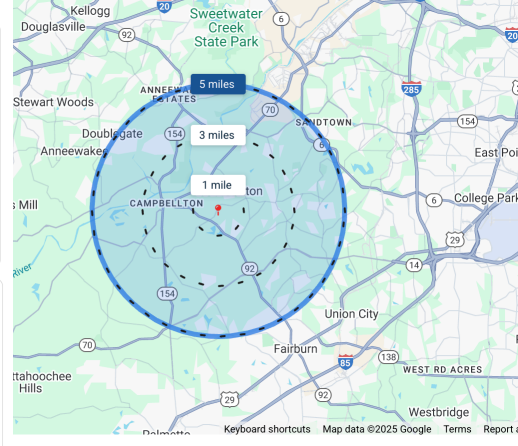


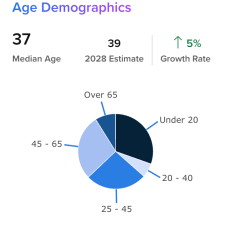


The Closing Agent Southern Real Estate Properties **470-216-8995** oliviagentryrealtor@gmail.com **@oliviagentryrealtor





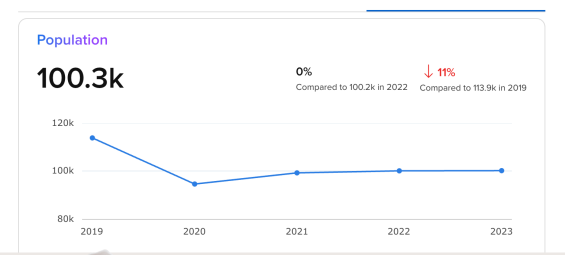






16:1 Occupied 18:1 predicted by 2028 Vacant

Renter to Homeowner Ratio 1:3 Renters 1:4 predicted by 2028 Homeowner







Olivia Gentry, Realtor® **The Closing Agent** Southern Real Estate Properties **470-216-8995** ✓ oliviagentryrealtor@gmail.com 👸 @oliviagentryrealtor

CONVENIENT ACCESS > ENDLESS OPPORTUNITY

? SOUTH FULTON

₹350+/- FT OF ROAD FRONTAGE

CUP ZONING

37 25 MINS TO HARTSFIELD JACKSON INTERNATIONAL AIRPORT

20 MINS TO SERENBE

30 MINS TO THE NEW US SOCCER FIELDS BY TRILITH

LETS SCHEDULE A SHOWING TODAY!!

OLIVIA GENTRY, REALTOR®

THE CLOSING AGENT

SOUTHERN REAL ESTATE PROPERTIES

40470-216-8995



BOARD OF COMMISSIONERS OF FULTON COUNTY



September 7, 2006

Mr. Holt Persinger Ruby Forest, Incorporated 1355 Brogdon Road, Suite 211 Suwanee, Georgia 30024

Re: Iten

Item 06-0815

Regular Meeting, September 6, 2006

Petition 2006Z 0037 FCS

Butner Road

Application of Bailey Johnson Heights

Dear Mr. Persinger:

The above-referenced application, 2006Z 0037, has been approved by the Board of Commissioners of Fulton County.

For your information, on April 10, 1991, the Board of Commissioners amended the Zoning Resolution, Article XXVIII, Section 28.6, Expirations & Extensions of Zonings. This amendment requires the applicant to obtain a building permit, certificate of occupancy, or land disturbance permit within 36 months.

A copy of the Verbatim Minutes for the September 6, 2006 Board of Commissioners Regular Meeting will be available upon ratification at the October 4, 2006, BOC Regular Meeting.

For further information, please contact Mr. Randy Beck, Planning Analysis Manager of the Planning and Zoning Division, at 404-730-8053.

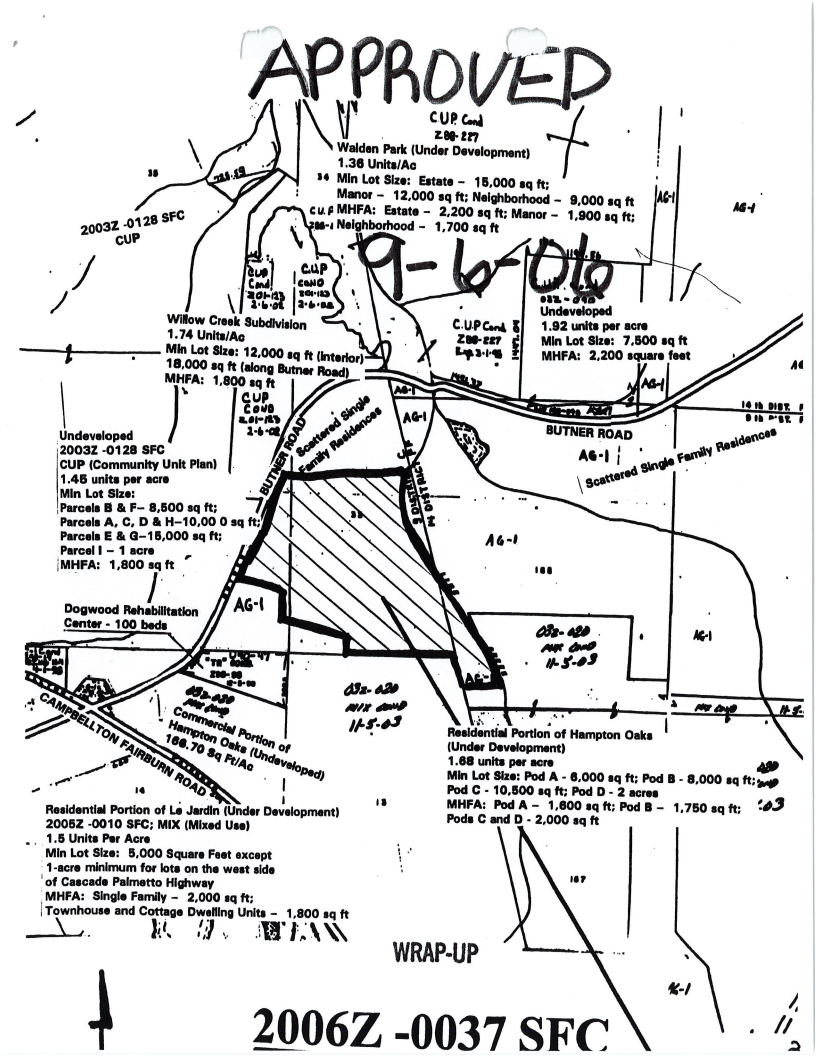
Sincerely,

Mark Massey

Clerk to the Commission

MM/jb

cc: Mr. Randy Beck, Planning Analysis Manager, Planning & Zoning Division Clerk's file



RECOMMENDED CONDITIONS

If this petition is approved by the Board of Commissioners, it should be approved CUP (Community Unit Plan) CONDITIONAL subject to the following enumerated conditions. Where these conditions conflict with the stipulations and offerings contained in the Letter of Intent, these conditions shall supersede unless specifically stipulated by the Board of Commissioners.

- To the owner's agreement to restrict the use of the subject property as follows:
 - a. Single family detached dwellings and accessory uses and structures.
 - b. No more than *133 total dwelling units at a maximum density of *2.0 dwelling units per acre, whichever is less, based on the total acreage zoned. Approved lot/unit totals are not guaranteed. The developer is responsible through site engineering (at the time of application for a Land Disturbance Permit) to demonstrate that all lots/units within the approved development meet or exceed all the development standards of Fulton County. The total lot/unit yield of the subject site shall be determined by this final engineering.
 - c. The minimum lot size shall be 6,000 to 7,000 square feet for no more than 48 lots, 7,001 to 8,000 square feet for no more than 48 lots, and 8,001 square feet or more for no less than 37 lots.
 - d. The minimum heated floor area per dwelling unit shall be 1,600 square feet for the 6,000 to 7,000 square foot lots, 2,000 square feet for the 7,001 to 8,000 square foot lots, and 2,200 square feet for the 8,001 square foot and greater lots.
- 2. To the owner's agreement to abide by the following:
 - a. To the revised site plan received by the Department of Environment and Community Development on July 5, 2006. Said site plan is conceptual only and must meet or exceed the requirements of the Zoning Resolution and these conditions prior to the approval of a Land Disturbance Permit. The applicant shall be required to complete the concept review procedure prior to application for a Land Disturbance Permit. Unless otherwise noted herein, compliance with all conditions shall be in place prior to the issuance of the first Certificate of Occupancy.
 - b. All areas which are not part of an individual lot and held in common shall be accessible and shall be maintained by a mandatory homeowners association, whose proposed documents of incorporation shall be submitted to the Director of the Department of Environment and Community Development for review and approval prior to the recording of the first final plat.

- 3. To the owner's agreement to the following site development considerations:
 - a. The minimum design standards are:

Minimum Front Yard Setback: 20 25 feet Minimum Rear Yard Setback: 15 20 feet

Minimum Side Yard Setback (interior): 7.5 feet Minimum Side Yard (adjacent to street): 20 feet

Minimum Building Separation: 44 15 feet

Minimum Lot Width: 60 feet Minimum Lot Frontage: 35 feet

- b. Provide attached or detached 2 car garages.
- Provide a Junior Olympic size swimming pool, a minimum of 2 tennis courts, a children's playground, and a 1,200 square foot minimum clubhouse.
- d. Provide brick, stucco, masonry, or equivalent material, on the full front façade of each dwelling, and either brick, stucco, masonry, Hardiplank siding or equivalent, on the remaining sides, with no vinyl or aluminum siding or exposed foundations.
- 4. To the owner's agreement to abide by the following traffic requirements, dedications and improvements:
 - a. Reserve for Fulton County along the necessary property frontage of the following roadways, prior to the approval of a Land Disturbance permit, sufficient land as necessary to provide for compliance with the Comprehensive Plan. All building setback lines shall be measured from the dedication but at no time shall a building be allowed inside the area of reservation. All required landscape strips and buffers may straddle the reservation line so that the reservation line bisects the required landscape strip or buffer. At a minimum, 10 feet of the required landscape strip or buffer shall be located outside the area of reservation. All required tree plantings per Article 4.23 shall be placed within the portion of the landscape strip or buffer that lies outside the area of reservation.
 - 45 feet from centerline of Butner Road.
 - b. Dedicate at no cost to Fulton County along the entire property frontage, prior to the approval of a Land Disturbance Permit, sufficient land as necessary to provide the following rights-of-way, and dedicate at no cost to Fulton County such additional right-of-way as may be required to provide at least 10.5 feet of right-of-way from the back of curb of all abutting road improvements, as well as allow the necessary construction easements while the rights-of-way are being improved:
 - 30 feet from centerline of Butner Road.

- 5. To the owner's agreement to abide by the following:
 - a. Prior to submitting the application for a (LDP) with the Department of Environment and Community Development, Development Review Division, arrange to meet with the Fulton County Traffic Engineer. A signed copy of the results of these meetings will be required to be submitted along with the application for a Land Disturbance Permit.
 - b. Prior to submitting the application for an LDP, arrange an on-site evaluation of existing specimen trees/stands, buffers, and tree protection zones within the property boundaries with the Fulton County Arborist. A signed copy of the results of these meetings will be required to be submitted along with the application for an LDP.
 - c. Prior to submitting the application for an LDP, the developer/engineer shall contact the Public Works Department, Water Services Division, and arrange to meet on-site with an engineer from the Surface Water Management Program (SWMP), who is responsible for review of Storm Water Concept Plan submittals.
 - Prior to submitting the application for an LDP, the developer and/or engineer d. shall submit to the SWMP, through the Development Review Division, a project Storm Water Concept Plan. This concept plan shall indicate the preliminary location of the storm water management facilities intended to manage the quality and quantity of storm water. The concept plan shall specifically address the existing downstream off-site drainage conveyance system(s) that the proposed development surface runoff will impact, and the discharge path(s) from the outlet of the storm water management facilities to the off-site drainage system(s) and/or appropriate receiving waters. As part of the Storm Water Concept Plan submittal, a preliminary capacity analysis shall be performed by the engineer on the off-site drainage system(s) points of constraint. The capacity analysis shall determine the capacity of all existing constraint points, such as pipes, culverts, etc. from the point of storm water discharge at the proposed development site boundary downstream to the confluence of the receiving drainage course at a point where the drainage area is at least ten times the proposed development site area and the next downstream drainage area having a drainage area of fifty acres or more. The critical capacity points shall be selected based upon the engineer's field observation, professional judgment, and limited field survey data. The analysis shall identify the downstream properties pre and postdevelopment 100-year water surface elevations, and for any post-development water surface elevation increase exceeding 0.05 feet, the developer shall acquire the applicable offsite drainage easement to accommodate the 100-year storm flow through impacted properties. Where Fulton County has completed a model of the basin, it shall be used by the developer in the analyses.
 - e. Where storm water currently drains by sheet flow and it is proposed to be collected to and/or discharged at a point, such that the discharge from the storm water management facility outlet crosses a property line, such discharge shall

mimic pre-development sheet flow conditions. A description of the method proposed to achieve post-development sheet flow conditions shall be provided as part of the Storm Water Concept Plan. Should the method to achieve sheet flow across an external property line be unsuccessful, the developer shall acquire an easement(s) from the point of discharge to a point down gradient at a live dry weather stream sufficient to contain the 25 year storm flow or other location as approved by the Director of Public Works. This condition will not apply when the storm water management facility is designed and approved to discharge directly to a stream or watercourse.

- f. A draft of the Inspection and Maintenance Agreement required by Fulton County Code Section 26-278 shall be submitted to the Department of Public Works with the Storm Water Concept Plan.
- The Inspection and Maintenance Agreement shall provide that all storm water g. management/detention facility outlet control structures shall be inspected, photographed, and cleaned, if necessary, on a monthly basis, by the owner. The Inspection and Maintenance Agreement shall require that the design engineer shall prepare an operation and maintenance guidance document, for use by the owner and/or any professionals retained by the owner, to plainly describe the basic operational function of the facility(ies), including a description of a permanent marker post(s) which shall indicate that the level of sediment which, if exceeded, requires sediment removal. The Inspection and Maintenance Agreement shall require an annual operation and maintenance report for all storm water management/detention facilities be prepared by a licensed design professional and submitted to the SWMP. The annual report shall include monthly inspections, photographs, and documentation of the cleaning of storm water management/detention facilities outlet control structure(s) as well as an operational assessment of the facilities indicating that they do, or do not, function as described in the design guidance document (described above), and if they do not, a description of the specific actions to be taken to allow the facilities to function as intended.
- h. The required Inspection and Maintenance Agreement shall be recorded with the Clerk of Superior Court prior to issuance of an LDP, Grading Permit, or Building Permit associated with the development.
- i. The engineer/developer is required to submit, along with the application for an LDP, signed documentation verifying approval of the Storm Water Concept Plan.
- j. Where paved parking areas (including access aisles) are proposed to exceed 5,000 square feet, the storm water management facilities shall be designed to reduce pollutants such as oil, grease and other automobile fluids that may leak from vehicles. A general description, or concept, of the storm water management facilities proposed to achieve the removal of such pollutants shall be submitted with the Storm Water Concept Plan. A detailed design of such facilities shall be included in applicable documents for a land disturbance permit.

- k. With the application for an LDP, provide documentation (such as channel crosssections, centerline profile, etc.) describing the geometry of those existing natural streams, creeks, or draws within the proposed development boundary which in the design engineer's judgment are at risk of erosion due to increased flow, provide a description of the basis utilized in judging areas to be at risk, and provide details on the Storm Water Management Plan of the post-development channel bank protection measures.
- I. The developer/engineer shall demonstrate to the County by engineering analysis submitted with the LDP application, that the discharge rate and velocity of the storm water runoff resulting from the development is restricted to seventy-five percent (75%) of the pre-development conditions for the 1-year frequency storm event, up to and including the ten (10)-year frequency storm event.
- m. Drainage from all disturbed areas shall be collected and conveyed to a storm water management facility provided as part of the development. The Storm Water Concept Plan shall identify any proposed areas with incidental and minor release of storm water not conveyed to such facilities, subject to the approval of the Director of Public Works. Plans for any land disturbance permit shall show all proposed drainage patterns for the proposed development after its completion. Any incidental release of unmanaged or untreated storm flows from any disturbed portion of the developed property shall be allowed only with the approval of the Director of Public Works. Other than minimal incidental flows shall be specifically approved by the Director of Public Works. Bypass flows will not be permitted except from undisturbed areas within a buffer or other protected easement. Final plans shall provide for collection, conveyance and treatment of all approved incidental flows from developed lots or parcels, individual residences or building structures.
- n. Storm water management facility(ies) volumes shall be designed to achieve water quality treatment, channel protection, over bank flood protection and extreme flood protection, in accordance with the Georgia State Storm water Manual, except that the duration of release for water quality treatment shall be 48 hours.