

Charleston County Zoning & Planning Department Major Subdivision (5 or more new lots) Application Packet

- *Notes:
- -Pre-application meeting is required;
- -Additional documents and/or forms may be required.

Submit electronically through the Charleston County CSS Portal: https://eplweb.charlestoncounty.org/energov_prod/selfservice#/home



CHARLESTON COUNTY ZONING & PLANNING DEPARTMENT <u>Subdivision Application</u>

COUNTY ■	D ATE:	APPLICA'	APPLICATION #:		
UTH CAROLINA	RECEIVED:	Түре:			
NER:		TMS #:			
DRESS:		LOCATION:			
		# of Lots:	ACRE	es:	
LEPHONE:		ZONING DISTRICT:			
PRE-API	PLICATION CONFERENC	E: YES / NO DATE_			
PLICANT:		SURVEYOR:			
		Address:			
		TELEPHONE:			
AT A PPROVED: _		PLAT RECORDED:	BK	PG PG	
		DEED RECORDED:			
ecial Notes:					



Joel H. Evans, AICP, PLA 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

SUBDIVISION AFFIDAVIT

NOTIFICATION CONCERNING ADDRESS AND STREET NAME CHANGES

I, , am the property owner/authoriz		vner/authorized signatory		
	(Print Name(s))			
of Parcel	Identification Number(s)			
located a	t			I understand that the
	(Address)			
proposed	subdivision of Parcel Ide	ntification Numbe	r(s)	
may affe	ct one or both of the follow	ving (please check	c all that apply):	
	The address of my prop	erty; and/or		
	The name of the road/ea	asement through v	which I access my property.	
	(Property Owner Signate	ure(s))		(Date)
	(Print Name(s))			
	required per ZLDR Sectio k of affidavit)	n 8.10.3, Effect of	f Subdivision on Existing Addre	ssed and/or street names
For Staff	Use Only:	Date	Application Nu	mber

8.10.3 EFFECT OF SUBDIVISION ON EXISTING ADDRESSES AND/OR STREET NAMES

The process of subdividing property and/or creating access to a lot(s) may affect the addresses on the subject property and/or adjacent properties and may affect the names of existing roads and/or easements. It is the responsibility of the applicant to ascertain from the Planning Department and Charleston County Consolidated Dispatch Center (CDC) if the proposed subdivision will impact existing addresses or road/easement names and comply with the following requirements prior to Final Plat approval:

- A. If the proposed subdivision will affect addresses on the subject property and/or adjacent properties, the applicant must submit affidavits signed by all owners of all affected properties stating they are aware of the pending address changes and understand that their addresses will be changed by the CDC following approval and recording of the proposed subdivision.
- B. If the proposed subdivision requires existing roads or easements to be named or renamed, the applicant must work with affected property owners to file a road name/road name change petition, along with a plat showing the proposed location of the road/easement to be named/renamed, with the CDC for review and approval. Upon approval of a road name by the CDC, the applicant shall submit to the Planning Department a revised plat showing the road/easement name in the approved location, the road name/road name change petition, and documentation of the CDC approval. If such road naming/renaming results in the changing of addresses, the requirements of subsection A above shall also apply.



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	Appl #
	TE OF SOUTH CAROLINA) OF CHARLESTON) OF CHARLESTON)
	W ALL MEN BY THESE PRESENTS, that I,
1.	Own that certain parcel of land located in Charleston County bearing TMS#
2.	The property was conveyed to me by
	Trustee by deed recorded in the RMC Office of Charleston County in Bookat Page
Swo	n to before me thisDay of Owner's Signature
	ry Public for South Carolina commission Expires:



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RESTRICTIVE COVENANTS AFFIDAVIT

1,	, have research	hed the restrictive covenants applica	ıble		
to Parcel Identification Number/s	s (PID #)	located	at		
(address/es)	, and have fo	und that either there are no restrict	tive		
covenants applicable to the subject	ect property/properties or	r that the proposed application is	not		
contrary to, does not conflict with	th, and is not prohibited	by any of the restrictive covenants,	, as		
specified in South Carolina Code of	of Laws, Section 6-29-1145	j.			
(Signature)		(Date)			
(Print Name)					
	ded to the applicant, if a tract or permit is	quires local governments to inquire in the per parcel of land is restricted by a recorded cover s being sought.			
For Staff Use Only:					
Received by	Oate	Application Number	_		

"Section 6-29-1145.

- (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 holder or by court order.

(C) As used in this section:

- '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."