

CITY COUNCIL MEETING

Awet Eyasu - Vice-Mayor

Jamie Carroll Ahmed Hassan Laura Hopkins Debra Johnson

Robin I. Gomez- City Manager

AGENDA

Tuesday, October 6, 2020 7:00PM By ZOOM

- A. CALL TO ORDER
- **B. ROLL CALL/ PLEDGE OF ALLEGIANCE**
- C. ADMINISTRATIVE BUSINESS/ PRESENTATION

C1) Approve Minutes: Council Meeting 9/12020

D. REPORTS:

- 1) Planning & Zoning Report
- 2) City Manager's Report
- 3) City Attorney's Report
- 4) Council Remarks
- 5) Mayor's Report

E. PUBLIC COMMENTS

Any member of the public may address the Council, during the time allotted for public comment. Each attendee will be allowed 3 minutes for comments at the discretion of the Presiding Officer. The public comment period will be limited to 40 minutes and it is not a time for dialogue. If your public comment contains a series of questions, please submit those to the City Clerk in writing. This will facilitate follow-up by the council or staff. The City Council desires to allow an opportunity for public comment; however, the business of the City must proceed in an orderly, timely manner.

F. OLD BUSINESS

G. <u>NEW BUSINESS</u>

- G1) Amend Chapter 13 of the City Code, Concerning Parks and Recreation, to Clarify Restrictions on Playing Baseball or Softball at Milam Park
- G2) Appoint a Council member to the Vacant Seat on DDA.
- G3) Approve Plantings in the open field and pollinator garden in Friendship Forest
- G4) Approve All park signage be written and coordinated by a park management professional, naturalist interpreter or someone with content knowledge in environmental studies, natural sciences such as watersheds, ecology, or zoology as well as park management.
- G5) Amend Chapter 22 of the City Code Concerning Stormwater Management, Specifically Article II Concerning Stream Buffer Protection, to Increase the Required Stream Buffer from Fifty to Seventy-Five Feet
- G6) Approve a Resolution declaring October as Domestic Violence Awareness Month in the City of Clarkston G7) Approve Alcohol Package Store License application Lulu's Package
- G8) Adopt a Resolution authorizing the City's Adoption of the DeKalb County Pre-Disaster Hazard Mitigation Plan
- G9) Appeal of City Denial of Sign Permit Application from Railroad Outdoor LLC, to Erect a 14' x 48' FF 20' VEE @ 50' OAH Billboard Sign on the Property Located at 3611 Church Street
- G10) Appeal of City Denial of Sign Permit Application from Railroad Outdoor LLC, to Erect a 14' x 48' FF 20' VEE @ 50' OAH Billboard Sign on the Property Located at 3874 E Ponce de Leon Ave.

CITY COUNCIL MEETING

G11) Appeal of City Denial of Sign Permit Application from Railroad Outdoor LLC, to Erect a 14' x 48' FF 20' VEE @ 50' OAH Billboard Sign on the Property Located at the southerly portion of Church St, just outside (East) of I-285.

G12) Appeal of City Denial of Sign Permit Application from Railroad Outdoor LLC, to Erect a 14' x 48' FF 20' VEE @ 50' OAH Billboard Sign on the Property Located at the southerly portion of Church St, just inside (West) of I-285.

H. ADJOURNMENT:

CLARKSTON CITY COUNCIL MEETING

ITEM I	NO: G1
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HEARING TYPE: Council Meeting **BUSINESS AGENDA / MINUTES**

ACTION TYPE: Ordinance

MEETING DATE: October 6, 2020

SUBJECT: Amend Section 13-3 of the Municipal Code

DEPARTMENT: City Administration

PUBLIC HEARING: □YES ☒ NO

ATTACHMENT: ⊠ YES □NO

Pages:

DUONE NUMBER. 404 206 6400

INFORMATION CONTACT: Laura Hopkins, Awet Eyasu

PHONE NUMBER: 404-296-6489

PURPOSE:

amend Section 13-3 from the Municipal Code

NEED/IMPACT:

Section 13-3 was adopted in 1991 to provide for Restriction on the use of certain athletic parks. The full section 13-3 is cited below:

- (a) It shall be unlawful for any person over the age of twelve (12) years to use the athletic field in Milam Park in the city which lies contiguous to Norman Road for the purpose of playing baseball or softball.
- (b) For the purposes of this section, one shall be considered as playing baseball or softball if he is a participant on a team which is playing or practicing baseball or softball on said field or if he strikes a baseball or softball with a bat while located on that field or throws a baseball or softball on that field; provided, however, nothing contained herein shall preclude any person who is acting as a coach for children twelve (12) years old and under to participate in coaching drills with such children.
- (c) The city shall post signs at the subject field to inform the public of the restrictions as set forth in this section.
- (d) Any person who shall be in violation of this section shall be punished in accordance with section 1-7 of this Code.

Council to amend section 13-3 to remove from paragraph (b) the reference to "throws a baseball or softball on that field," and to add the phrase "For the protection of park visitors on the playground, dog park and swimming pool," ahead of section (a).

RECOMENDATION

Staff has no recommendation.

ORDINANCE NO	
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AN ORDINANCE BY THE CLARKSTON CITY COUNCIL TO AMEND CHAPTER 13 OF THE CITY CODE, CONCERNING PARKS AND RECREATION, TO CLARIFY RESTRICTIONS ON PLAYING BASEBALL OR SOFTBALL AT MILAM PARK.

WHEREAS, the City Council desires to clarify and better explain the restrictions on playing baseball or softball at Milam Park.

NOW THEREFORE, BE IT ORDAINED by the Clarkston City Council as follows:

SECTION ONE

City Code Section 13-3 is hereby repealed and replaced with the following text:

"Sec. 13-3. - Restriction on the use of certain athletic parks.

- (a) In order to protect park visitors making use of the playground, dog park and swimming pool at Milam Park, it shall be unlawful for any person over the age of twelve (12) years to use the athletic field in Milam Park for the purpose of playing baseball or softball.
- (b) For the purposes of this section, a person shall be considered to be "playing baseball or softball" if he or she is a participant on a team which is playing or practicing baseball or softball on said field, or if he or she strikes a baseball or softball with a bat while located on that field. Throwing a baseball or softball on that field shall not constitute "playing baseball or softball" so long as such throwing is not part of an organized game or practice.
- (c) The forgoing notwithstanding, this section is not intended to prohibit any person who is acting as a coach for children twelve (12) years old and under from participating in coaching drills with such children.
- (d) The city manager shall cause signs to be posted at the subject field at Milam Park to inform the public of the restrictions as set forth in this section.
- (e) Any person who shall be in violation of this section shall be punished in accordance with section 1-7 of this Code."

SECTION TWO

This Ordinance shall become effective upon the date of its adoption by the City Council. Any provision of any ordinance in conflict herewith is hereby repealed.

[signature page follows]

SO ORDAINED , this	day of	, 2020.	
	CITY CO	OUNCIL, CITY OF CL	ARKSTON, GEORGIA
	Awet Eya	asu, Vice Mayor	
Attest:			
Tracy Ashby, City Clerk			
Approved as to Form:			
Stephen G. Quinn			

Stephen Quinn, City Attorney

CLARKSTON CITY COUNCIL MEETING

BUSINESS AGENDA / MINUTES

MEETING DATE: October 6, 2020

ACTION TYPE:

ACTION TYPE: CDA APPOINTMENT

SUBJECT: Appoint a Council member to the Vacant Seat on DDA

DEPARTMENT: City Administration

PUBLIC HEARING: YES $\ \square$ NO \boxtimes

ATTACHMENT: YES

HEARING TYPE: Council Meeting

NO X

Pages:

INFORMATION CONTACT: Awet Eyasu, Jamie Carroll

PHONE NUMBER: 404-296-6489

PURPOSE: To fill the vacant Clarkston Development Authority seat of former Council Member YT Bell.

<u>NEED/ IMPACT</u>: At the December 3, 2019 Council Meeting, YT Bell was appointed to serve a two year term on the Clarkston Development Authority. On August 12, 2020, YT Bell qualified as a candidate for the Clarkston Mayor Special Election and vacated her Council Seat.

RECOMMENDATION: Council to appoint a new CDA member.

CLARKSTON CITY COUNCIL MEETING

TEM	NO:	G3
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HEARING TYPE: Council Meeting **BUSINESS AGENDA / MINUTES**

MEETING DATE: October 6, 2020

ACTION TYPE: Resolution

SUBJECT: Approve plantings in the open field and pollinator garden in Friendship Forest

DEPARTMENT: City Administration

PUBLIC HEARING: □YES ☒ NO

ATTACHMENT: ⊠ YES □NO

Pages:

INFORMATION CONTACT: Awet Eyasu, Laura Hopkins

PHONE NUMBER: 404-296-6489

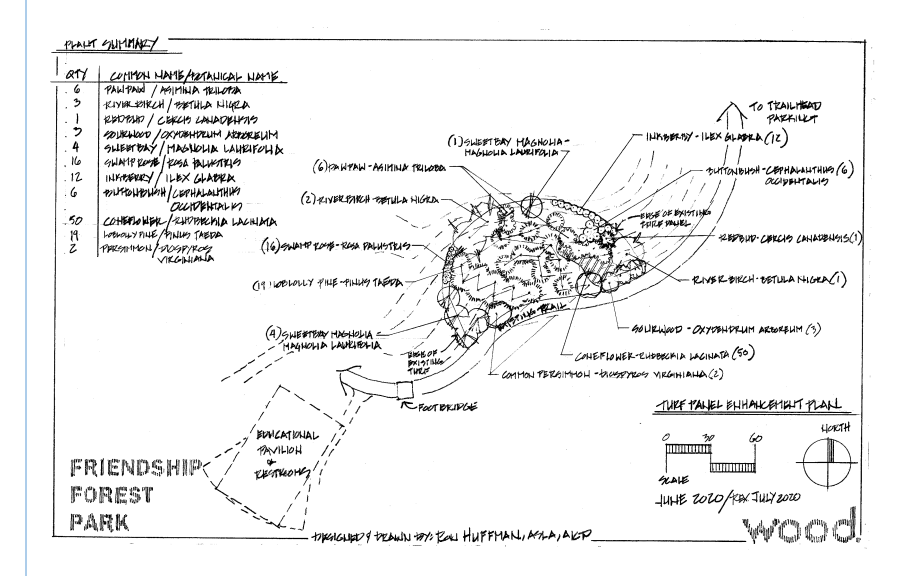
PURPOSE:

Approve Plantings in the open field and pollinator garden in Friendship Forest

RECOMENDATION

Staff has no recommendation.

E3. Discussion of plantings in open field and pollinator garden in Friendship Forest



CLARKSTON CITY COUNCIL MEETING

TTEMINO: G4
ACTION TYPE:

Resolution

HEARING TYPE: Council Meeting

BUSINESS AGENDA / MINUTES

MEETING DATE: October 6, 2020

SUBJECT Consider all park signage be written and coordinated by a park management professional, naturalist interpreter or someone with content knowledge in environmental studies, natural sciences such as watersheds, ecology, or zoology as well as park management.

DEPARTMENT: City Administration	PUBLIC HEARING: □YES ☒ NO
ATTACHMENT: ⊠ YES □NO	INFORMATION CONTACT: Awet Eyasu, Laura Hopkins
Pages:	PHONE NUMBER: 404-296-6489

PURPOSE:

Address all park signage be written and coordinated by a park management professional, naturalist interpreter or someone with content knowledge in environmental studies, natural sciences such as watersheds, ecology, or zoology as well as park management.

RECOMENDATION

Staff has no recommendation.

E4. Recommend that all park signage be written and coordinated by a park management professional, naturalist interpreter or someone with content knowledge in environmental studies, natural sciences such as watersheds, ecology, or zoology as well as park management

https://www.nps.gov/idp/interp/101/FoundationsCurriculum.pdf

"There are essentially two ways to deliver interpretation: personal services and media (non-personal) services. Personal services provide opportunities for visitors to interact with an interpreter in person. They include such things as informal contacts, talks, guided walks and demonstrations. However, personal services reach only as much as 22% of the visitors. In contrast over 62% of visitors receive interpretation through media services such as brochures, newspapers, audio tours and exhibit labels. Regardless of the type of interpretative service being provided, the definition of interpretation remains the same for both (Visitor Use and Evaluation of Interpretive Media, 2003).

So what is interpretation? It is a bridge between the meanings of the resources and interests of the visitors. It connects the tangible artifacts, collections or natural resources of a site to the intangible concepts they can represent."

Park Signage Resources: https://panniergraphics.com/

CLARKSTON CITY COUNCIL MEETING

TEI	Μľ	۱O:	G5

HEARING TYPE: Council Meeting

BUSINESS AGENDA / MINUTES

ACTION TYPE: Resolution

MEETING DATE: October 6, 2020

<u>SUBJECT</u> Amend Chapter 22 of the City Code Concerning Stormwater Management, Specifically Article II Concerning Stream Buffer Protection, to Increase the Required Stream Buffer from Fifty to Seventy-Five Feet

DEPARTMENT: City Administration

PUBLIC HEARING: □YES ☒ NO

ATTACHMENT: ☑ YES ☐NO

Pages:

INFORMATION CONTACT: Awet Eyasu, Laura Hopkins

PHONE NUMBER: 404-296-6489

PURPOSE:

Update to ordinance where land disturbance and stream buffers are concerned to increase undisturbed buffers from 50 ft to 75 ft

RECOMENDATION

Staff has no recommendation.

ORDINANCE NO	
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AN ORDINANCE BY THE CITY OF CLARKSTON TO AMEND CHAPTER 22 OF THE CITY CODE CONCERNING STORMWATER MANAGEMENT, SPECIFICALLY ARTICLE II CONCERNING STREAM BUFFER PROTECTION, TO INCREASE THE REQUIRED STREAM BUFFER FROM FIFTY TO SEVENTY-FIVE FEET.

WHEREAS, the City Council recognizes that the several streams that run through the City are a vital natural resource that must be protected; and

WHEREAS, one important means of protecting streams is to enforce a vegetative buffer on both sides of the stream that will prevent erosion, support wildlife and improve water quality; and

WHEREAS, the surrounding jurisdiction of DeKalb County requires a seventy-five foot vegetative stream buffer wherein land must remain undisturbed.

NOW THEREFORE, BE IT ORDAINED by the Clarkston City Council as follows:

SECTION 1. City Code § 22-54, entitled "Land Development Requirements" is hereby amended such that the number "fifty (50)" feet in the first sentence of subsection (1) is replaced with "seventy-five (75)" feet. Section 22-54 shall remain unchanged in all other respects.

SECTION 2. This ordinance shall be effective immediately upon its approval by the City Council.

SO ORDAINED, this 6th day of October, 2020.

ATTEST:	CITY COUNCIL, CITY OF CLARKSTON, GEORGIA
Tracy Ashby, City Clerk	Awet Eyasu, Vice-Mayor
Approved as to Form:	
_ <u>Stephen G. Quinn</u> Stephen G. Quinn, City Attorney	

CLARKSTON CITY COUNCIL MEETING

BUSINESS AGENDA / MI	NUTI	FS

ITEM NO: G6	
ACTION TYPE: RESOLUTION	

HEARING TYPE: Council Meeting

MEETING DATE: October 6 2020

<u>SUBJECT:</u> Approve a Resolution declaring October as Domestic Violence Awareness Month in the City of Clarkston.

DEPARTMENT: City Administration	PUBLIC HEARING: YES □ NO⊠
ATTACHMENT: YES ⊠ NO□ Pages: 1	INFORMATION CONTACT: DEBRA JOHNSON, PHONE NUMBER: 404-296-6489

<u>PURPOSE:</u> City Council to adopt a resolution declaring October as Domestic Violence Awareness Month in the City of Clarkston.

BACKGROUND/IMPACT:

The City of Clarkston joins other cities and local governments across our country in supporting victims of domestic violence and sharing the worthy goals of this month long observance including the continued support for the work of public and private agencies and organizations that strive to provide the best coordinated responses to domestic violence sending a loud and clear message to abusers that domestic violence is not and will not be tolerated in the City of Clarkston.

Domestic violence poisons relationships, destroys lives, and shatters the bedrock of our society — the family. Homes should be places of comfort and stability where love and mutual respect thrive. Domestic violence erodes this environment, leaving many Americans in potentially life-threatening situations. As a Nation, we must resolve to have zero tolerance for acts of domestic violence. During National Domestic Violence Awareness Month, we reaffirm our steadfast commitment to empowering survivors and ending this deeply destructive abuse — Federal Proclamation on National Domestic Violence Awareness Month.

RESOLUTION NO.	
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A RESOLUTION BY THE CITY OF CLARKSTON DECLARING OCTOBER AS DOMESTIC VIOLENCE AWARENESS MONTH IN THE CITY OF CLARKSTON.

WHEREAS, domestic violence is a serious crime that affects people of all races, ages, gender, and income levels; and

WHEREAS, domestic violence is widespread and affects over 4 million Americans each year; and

WHEREAS, 1 in 3 Americans have witnessed an incident of domestic violence; and

WHEREAS, on average, nearly 20 people per minute are physically abused by an intimate partner in the US, during one year, this equates to more than 10 million men and women; and

WHEREAS, 1 in 4 women, and 1 in 7 men have been victims of sever physical violence such as beatings, burnings, strangling, etc., by an intimate partner in their lifetime; and

WHEREAS, children that grow up in homes with violent acts and behaviors are believed to be abused and neglected at a rate higher than the national average; and

WHEREAS, domestic violence costs our country billions of dollars annually in medical expenses, police and court costs, shelters, foster care, sick leave, absenteeism, mental illness, and non-productivity; and

WHEREAS, only a comprehensive and coordinated community effort will help put a stop to this most heinous crime; and

WHEREAS, Domestic Violence Awareness Month provides an excellent opportunity for residents to learn more about preventing domestic violence and to show support for the numerous organizations and individuals who provide critical advocacy, services, and assistance to victims; and

NOW THEREFORE, BE IT RESOLVED by the City Council of the City of Clarkston, Georgia hereby adopts this Resolution declaring October as Domestic Violence Awareness Month in the City of Clarkston, GA. and the City of Clarkston will host an annual event in remembrance of the survivors of Domestic Violence each year, and publicize prevention awareness resources & materials on the City Website.

SO RESOLVED, this $___$	_ day of	, 2020
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CITY COUNCIL, CITY OF CLARKSTON, GEORGIA

	Awet Eyasu, Vice Mayor	
Attest:		
Tracy Ashby, City Clerk		

CLARKSTON CITY COUNCIL MEETING

L	
	ACTION TYPE:
	Resolution

ITEM NO: G7

HEARING TYPE: Council Meeting **BUSINESS AGENDA / MINUTES**

MEETING DATE: October 6, 2020

SUBJECT: To approve a new alcohol beverage license application.

DEPARTMENT: Alcohol Review Commit	ee	PUBLIC HEARING: ☐ YES ☒NO
ATTACHMENT: ⊠ YES □ NO		INFORMATION CONTACT: City Manager
Pages:		PHONE NUMBER: 404-296-6489

<u>PURPOSE</u>: The Alcohol Review Committee (ARC) has received and reviewed an ownership change application for alcohol beverage package store for Beer/Wine/Malt/Liquor. The location to be considered for this alcohol beverage license is Lulu's Package Store located at 3900 E Ponce De Leon Ave.

<u>NEED/ IMPACT:</u> The new owner of the Lulus Package store at 3900 E Ponce de Leon Ave has made application for an alcohol beverage, license for Beer/Wine/Malt/Liquor beverages for retail package sales. To date: all of the required inspections have been performed and the required background check has been passed. Code Compliance Officer Shennetha Smith has reviewed the application and has measured the location and found it does meet minimum distances as defined by the Code.

The ARC has performed a thorough review of the various components to this application.

RECOMMENDATIONS: Staff (ARC) recommends approval.

Under Clarkston Code Sec. 3-53, the City Council is vested with the final authority to grant an alcohol license.



NEW ALCOHOLIC BEVERAGE LICENSE INFORMATION & CHECK LIST

- □ A state license must be obtained before any alcoholic beverages can be served or sold in the City of Clarkston. Contact the Georgia Department of Revenue at (404) 417-4902.
- □ Read and understand the City's Alcohol Beverage Ordinance, Chapter 3 of the Code of Ordinances.
- \Box If applicant is a new establishment you must also obtain an Occupational Tax Permit, please contact City Hall at (404) 296-6489.
- ☐ The following information will be required at the time of submittal of the application:
 - □ Completed Application Form (signed and notarized);
 - ☐ Must obtain or have an Occupational Tax Certificate;
 - Personnel Statements from owner, partners, officers, directors, and major stockholders of private corporations, and general manager with two current passport photographs
 - □ Two (2) Fingerprint Cards; Must be obtained with DeKalb County, Police Headquarters, 3630 Camp Circle, Decatur, See attached form
 - □ All individuals required to complete personnel statements must contact the Police Department at (404) 292-9465 for background check.
 - ☐ Cash or check for the license fee plus the administrative fee;
 - ☐ Evidence of Ownership of the building or copy of the lease, if applicant is leasing the building;
 - □ A survey showing the distance to the nearest school/school grounds, church, library, public park, alcohol treatment facility, adult entertainment;
 - ☐ If applicant represents a franchise, copy of the franchise agreement;
 - ☐ If applicant represents an eating establishment, submit a copy of themenu;
 - ☐ If applicant represents a partnership, submit copy of the partnershipagreement;
 - □ If applicant represents a corporation, submit articles of incorporation and certificate of incorporation;
 - □ Project purchases/projected gross sales (if applying for distilled spirits consumption);
- □ Establishments holding an Alcohol Beverage License from the City of Clarkston must submit the following reports:

On-Premise Consumption

- □ Excise tax-reporting for Liquor Sales (to be submitted monthly). Due the 20th of each month;
 - □ Quarterly Reporting of food/alcohol sales; due the last day of the month after each calendar quarter.

New Alcohol Beverage License Application

Instructions: This application must be typed or printed legibly and executed under oath. Each question must be fully answered. If space provided is not sufficient to answer the question please use a separate sheet of paper. Holding an alcohol beverage license with the City of Clarkston is a privilege.

Business/Trade Name: DSMHJ Craud LLC D/B/A: LUM'S Package. Store Business Address: 3900 S. Power do long Mue clruking. Ga 3003 Emergency Contact Name:	▶ New □ Amendment
Business/Trade Name: \$\frac{\text{TAUM'S Package.}}{\text{Package.}}\$\frac{\text{Store}}{\text{Dubles.}}\$Discrete Plants of Alle Flows o	Date:
Business Address: 3900 S. Police do los A flue clauding do 300 genergency Contact Name:	Contact Name: 50 vait Fessahaye Phone: 573-812-5649
Business Address: 3900 \$. QOMER de leo LA Alle Claudiou de 3000 Emergency Contact Name:	Business/Trade Name: 55 MHI Croup LLC
Emergency Contact Name:Phone:	D/B/A: Luju's Package Store
Emergency Contact Name:Phone:	Business Address: 3900 & POWER de LOIA Ale clarkitor Ca 3000
Convenience Store Grocery Store Package Store Manufacturer Specialty Beverage Store Restaurant Wholesale Other: TYPE OF LICENSE AND FEES Retail Dealers On-Premise Consumption/Retail Dealers Package Beer/Malt Beverages \$750 Wine \$750 Beer/Wine/Malt Beverages \$1,000 Distilled Spirits \$2,500 Wholesale Wine or Beer/Malt \$350 Wholesale Beer/Wine/Malt \$450 Wholesale Distilled Spirits (City) \$5,000, No location in City \$450	
Convenience Store Grocery Store Package Store Manufacturer Specialty Beverage Store Restaurant Wholesale Other: TYPE OF LICENSE AND FEES Retail Dealers On-Premise Consumption/Retail Dealers Package Beer/Malt Beverages \$750 Wine \$750 Beer/Wine/Malt Beverages \$1,000 Distilled Spirits \$2,500 Wholesale Wine or Beer/Malt \$350 Wholesale Beer/Wine/Malt \$450 Wholesale Distilled Spirits (City) \$5,000, No location in City \$450	TYPE OF BUSINESS
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Wholesale Distilled Spirits (City) \$5,000, No location in City \$450	
Moninistrative (Investigative Application) Fee (applicable to all Licenses) \$200.00	
	Administrative (Investigative Application) Fee (applicable to all Licenses) \$200.00
	Employee Work Permit Initial/Renewal \$50.00 (per employee) Must apply Clarkston Municipal Courts Office

FOR OFFICE USE ONLY

Department	Date	Approxe/Deny/	Commens	
CityClark				
mengolyza & wilium N				
/Police Department				
Quality of late Officer				4.1
City Manager				

APPLICANT INFORMATION

Please submit a passport photograph of owner(s) with completed application.						
Full Name: Senait Kessohrug Date of Birth: 69/03/1966 Current Address: 2655 Lake Counties CF 5 Nothwillo, Ca 30078						
Name of Agent or Representative (if different from Applicant): 10 (11) 5 10 10 10 10 10 10 10 10 10 10 10 10 10						
Address of Applicant			,			
Have you ever been a	arrested? Yes	No (If yes, explain	n)			
BUSINESS INFORITY Type of business enti		torship Partners	hip X Corporation □ Other			
Has an Occupational by the City of Clarks		-	aid for at said business? 🗶 Yes 🗆 No (If cation.)	not issued		
Federal Tax ID Numl	ber: <u>SB-204</u>	-1991 s	tate Tax ID Number: 300 - 319	213		
	•		vide name, address, and contact number plication.)			
Name each person(s)	having a financial	l interest in the Es	tablishment.			
Full Name	Position	Social Security Number	Address	% of Interest		
SenailFean	ly owner		365 Lake Common Co Succluid., aa 300 75	10000		
	3			-		
	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,					

Have you or anyone with interest in the establishment ever or do you currently hold an alcohol beverage license with any other municipality, county, or state? \Box Yes \nearrow No

If so, have you or anyone holding interest in the establishment ever been placed on probation or had your license revoked?

Yes
No (If yes, please explain on separate sheet of paper and attach hereto.)

Provide name, address, Social Security Number, and phone number for each Manager if different from owner. A passport photograph, Personnel Statement, and Background Check must be submitted for each manager.

Full Name Fessol are signe	, Downer.	Social Security Number	Address		% of Interest
	it managet		2653 Lake C	Ommons Of	
FOSS ahaste Soma.	De neton		Snellville.	6A 30078	100 do
	<u> </u>				
If new application for of school, church, lib	rary, or public rec	reation area to the	wall of the building	ng where alcohol bev	
Church: Survey a	attached, Code Of	ficer Smith comfi School:	irmed measureme	nt accuracy.	
Library:			eation:		
		•			
I hereby make applicathis license is a privile and accurate, and I un	ege. I do hereby at	ffirm and swear th	nat the information	provided herein is to	rue, complete
application and any accenforce any and all or conform with said ordered the English language felony to make false sometimes. Signature of Applicant	ction taken on this rdinances regardle linances in full. I had age and I freely a statements or writing or Agent	s application. I un ss of payment of hereby acknowled and voluntarily ha	derstand the City or license fee and furt lige that all requirer we completed this a	f Clarkston reserves her that it is my/our nents shall be adhere application. I underst	the right to responsibility to ed to. I can tand that it is a
application and any accenforce any and all or conform with said ordered the English language felony to make false said	ction taken on this rdinances regardle linances in full. I had age and I freely a statements or writing or Agent	s application. I un ss of payment of hereby acknowled and voluntarily ha	derstand the City or license fee and furt lige that all requirer we completed this a	f Clarkston reserves her that it is my/our nents shall be adhere application. I underst	the right to responsibility to ed to. I can tand that it is a
application and any accenforce any and all or conform with said ordered the English language felony to make false so Signature of Applicant	ction taken on this redinances regardle dinances in full. I have and I freely a statements or writing to Agent SSahaye NAIT FESS ne to the foregoing	s application. I unss of payment of nereby acknowled and voluntarily hangs to the City of	derstand the City of license fee and furt lige that all requirer we completed this at Clarkston pursuant ame of applicant) p	f Clarkston reserves her that it is my/our nents shall be adhere application. I underst t to O.C.G.A. §16-1	the right to responsibility to ed to. I can tand that it is a 0-20.
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application and any accenforce any and all or conform with said ordered the English language felony to make false so Signature of Applicant Print or Type Name I certify that Section that he signed his name said statements and are	ction taken on this redinances regardle dinances in full. I have and I freely a statements or writing to Agent SSahaye NAIT FESS ne to the foregoing aswers are true. MARCH MARCH ARCH	s application. I unss of payment of hereby acknowled and voluntarily hangs to the City of g statements and a 20 20	derstand the City of license fee and furtured lige that all requirest ve completed this at Clarkston pursuant arms of applicant) pursues made there are supplied that all requirest ve completed this at Clarkston pursuant arms of applicant) pursues made there are supplied to the complete that are supplied to the	f Clarkston reserves her that it is my/our nents shall be adherently application. I understate to O.C.G.A. §16-1 personally appeared in, and under oath, h	the right to responsibility to ed to. I can tand that it is a 0-20.

BACKGROUND CHECK OWNERS/MANAGERS

An Alcohol Permit Applications must include a background check for all owners, partners and managers.

Hours: 9:00a.m. to 4:00p.m. Monday through Friday

Application must be made to the City of Clarkston Police Department, Municipal Courts, 3921 Church Street, Clarkston, GA 30021, (404) 292-9465

Fees: Owner/Manger Permits are \$50.00 which includes processing of Criminal History record Payment Forms: Cash or Credit Card
Name: Sensit Fessayable Date: 3-3-20
Name: <u>Sensit</u> Fessayuhe Date: <u>3-3-20</u> Business: <u>DSMHJ Grup LLC</u> <u>Title: <u>Presidnt</u></u>
Are you an Owner or Manager? Manager Owner Partner
If you are an Owner/ Manager have you obtained Personnel Statement from City Hall? ☐ Yes ☐ No
Do you consent to the Clarkston Police Department checking your criminal history? ☐ Yes ☐ No
Have you ever been convicted or has plead guilty or entered a plea of nolo contendere to any crime, misdemeanor, and/or felony involving moral turpitude, lottery, or illegal possession or sale of narcotics or liquors within a period of ten (10) years immediately prior to the filing of such application. Yes, Please Explain No
Are you currently serving probation? ☐ Yes, Please Explain 🔀 No
For Official Use Only City Hall:
Authorized By:Date: ID Paid: ☐ Yes ☐ No
Police Department: Criminal History Record Checked? ★ Yes □ No Applicant is able to obtain Permit? ★ Yes □ No, If no, please state reason for denial.
Background check/fingerprinting conducted by DeKalb PD for GBI verification
Permit No
Signed By: Code S. Smith Date: 9-16-2020 Name: Shennetha Smith Please Print Name

ALCOHOLIC BEVERAGE PERSONNEL STATEMENT OWNERS/MANAGERS/ASSISTANT MANAGERS

For Official Use Only Type of License: Package Store	Business:	Lulu's Package 3900 E Ponce de Leon Ave
	Address: Telephone:	3900 E Ponce de Leon Ave
Instructions: This personnel statement must be exect ownership or profit sharing interest in, or managing Clarkston, Georgia to sell or deal in alcoholic bevera legible, Statement will not be accepted. Each question answer the question on a separate sheet and indicate personnel statement, including two (2) passport-size Questions 31 and 32, for all owners/managers/assist application. 1. Sevant Following Address	; any place of b ges or distilled on must be full e in the space p e photographs	usiness applying for license from the City of spirits. Please type or print clearly in ink. If not answered. If the space provided is not sufficient, provided that such separate sheet is attached. A and two (2) fingerprint cards are required by
2. Social Security Number:		
3. Driver's License Number: 4.3.7070700		
4. Date of Birth:	Place of Birt	h: Mandafara Entra
 5. U.S. Citizen A copy of verifiable identification must license or State photo ID card. a. () by birth b. Naturalized 	st be provided :	at the time of application. Copy of driver's
Petition Number: Derived Parent Certificate Number(s Alien Registration Number:		7. Mo Court: US District Court W Certificate Number: 36238013
Native Country: Eritrea		Date of Port Entry:
6. How long have you been a legal resident of Georgi	a?	Years 3 Months
7. Marital Status () Single () Married	() Widowed	() Divorced () Separated
8. If married, give spouse's full name WOLLEC	-iproje	Russom
9. Physical Description of Applicant Mr. Anti RaceAge	Sex BlackHair	<u> 5 グ Heig</u> ht <u>えら</u> Weight Color <u>Rroし∧</u> Eyes
10. Education and training specific to restaurant/alc	ohol field	
11. Have you ever used or been known by any other n 12. List maiden name, names by former marriages, for nicknames. For each, list the period which you were	ormer names c	es (V) No hanged legally or otherwise, aliases or
13. Are you registered to vote in the state of Georgia County Registered	() yes (\$\forall) N	·

14. For the last ca	alendar year, did you file	e and pay any County property tax	yes () No	
		e and pay any City property tax		_
16. Employment From T	record for the past ten (10) years (Give most recent experie	ence first, is self-employed give details) Reason for Leaving	
a. <u>f. a. s.</u>	- Side Cotdon	1755 CS fort Ci	Reason for Leaving	_
b. Fine	Ex Home Next	the Cook CNA		
с			S- 201	_
d	- 1662			_
				_
				_
g			9.81	_
h		1.1.		_
17. List, with you	r most recent place of re	sidence first, all of your residences	s for the past ten (10) years	
Date From	n/To LDILLE 2655 La	reet City Le Comm _{ens} & C.† 3Me	State UNILE GR 30078	14eat3nd
b. 440	6 MOCK a does	e couembia, no 63	5802	1 Sects
c. 1630	Brown From	L Dirice Ticke	D G18 30084	_
d.	,			<u>11-54</u>
			100 to 10	_
			Branch of Service	_
Period of	Service	Date of Discharge	Type of Discharge	_
of a crime oppose ordinances of the wine or liquor, or possession, trans	ed to decency and moral e city or any other city or r violations of the laws of	ity, or who has been convicted of a county relating to the use, sale, ta f the state and federal government beverages, wine or intoxicating liq	xability, or possession of malt beverages,	8
20. Full name of	dealer and trade name, i	f any, submitting application of wh	nich this personnel statement is a part.	_
21. Position of ap	plicant in dealer's busin	ess		_
22. Does applican	nt have any ownership/p	profit sharing interest in the busines	ss? ()Yes ()No	
State ann	ual salary of applicant o	r the estimated annual profit or co	mpensation derived from this business.	

23. Do you have any financial interest in any bar, lounge, tavern, restaurant, or other place of business where alcoholic beverages are sold and consumed on the business premises? () Yes No if yes, explain
24. Do you have any financial or are you employed in any wholesale or retail liquor business other than the business submitting the license application of which this personnel statement is a part? () Yes 🔀 No if yes, give names and locations and amount of interest in each.
25. Do you have any financial interest or are you employed in any business engaged in distilling, bottling, rectifying or selling (wholesale, retail or manufacturing) alcoholic beverages in this state or outside this state which has not otherwise been disclosed in the statement. () Yes 🔀 No If yes, explain
26. Have you ever had any financial interest in an alcoholic beverage business which was denied a permit? () Yes No if yes, explain
27. Has any alcoholic beverage business in which you hold or have held any financial interest or have been employed, ever been cited for any violation for the rules and regulations of the State Revenue Commission relating to the sale or distribution of distilled spirits? () Yes No If yes, explain
28. Have you ever been denied a bond by a commercial surety company? () Yes >No if yes, explain
29. Are you related by blood, marriage or adoption to any persons engaged in any business handling alcoholic beverages, whiskeys or liquors in the State of Georgia. () Yes X No
30. Personal References. Give three (3) personal references, not relatives (i.e., former employees, fellow employees or school teachers who are responsible adults, business or professional men or women) who have known you well during the past five (5) years.
Name FEFGA SECRUCLIME PORTER Residence 513 OLD HIGHWOOD 63 North ALL 65201 Business Address Telephone Number Number of years known
Name Keste Mahte Residence Business Address 3838 BUCKIMOSham Park Jeffersom City Telephone Number 573-353-1096 Number of years known 12 years Number of years known 12 years
Name Fifted home Meabth Cook THERS Residence W10 1 70 Drive Siv Columbia, mo 65203 Business Address
Telephone Number (573) 442 9911 Number of years known 7480 (5)
31. Attach two (2) passport-size photographs (front view). Write name on back of photographs and also the name of SE
dealer submitting a license application. Initial here if such photographs are attached.
32. There must be submitted with this personal statement the fingerprints of applicant on two (2) fingerprint cards, which will be furnished to the City of Clarkston. Initial here that such fingerprintcards are attached. Completed by DeKalb Police /Fingerprints

Verification

Fessahaye , applicant, do solemnly swear, subject to criminal penalties for false swearing, that the statements and answers made by me to the foregoing questions in this application for a City of Clarkston license as a dealer in alcoholic beverage and distilled spirits are true, and no false or fraudulent statements or answer is made therein to procure the granting of such license. I hereby submit for an Alcoholic Beverage Privilege License Personnel Statement for the City of Clarkston. I do hereby swear or affirm that the information provided herein is true, complete and accurate, and I understand that any inaccuracies may be considered just case for invalidation of this statement and any related application. I certify that neither I, nor any of the other owners of the retail or wholesale establishment, nor the manager of such establishment has been convicted or has plead guilty or entered a plea of nolo contendere to any crime, misdemeanor, and/or felony involving moral turpitude, lottery, or illegal possession or sale of narcotics or liquors within a period of ten (10) years immediately prior to the filing of such application. I understand the City of Clarkston reserves the right to enforce any and all ordinances regardless of payment of license fees and further that it is my/our responsibility to conform to said ordinance in full. I hereby acknowledge that all requirements shall be adhered to. I can read the English language and I freely and voluntarily have completed this application. I understand that it is a felony to make false statements or writings to the City of Clarkston pursuant to O.C.G.A. §16-10-20.

Applicant's Signature (full name in ink)

Applicant's Name (Print or Type)

I certify that SENALT FESSAHAYE (name of applicant) personally appeared before me, and that he signed his name to the foregoing statements and answers made therein, and under oath, has sworn that said statements and answers are true.

This 200 day of

71. 6

Notary Public

Seal:

ZUBAIR MAHMUD

NOTARY PUBLIC

Gwinnett County

State of Georgia

My Comm. Expires Aug. 28, 2022



DeKalb County Department of Planning & Sustainability



DEKALB COUNTY REGISTERED AGENT FORM

Business Name: DSM	\		
Business Address: 3900 5	ponerd	eleon Aus	
City/ State/ Zip Code:	Story Co	a 3002/	
continuously maintain a Registered Agent	for service of process of	g for or holding an Alcoholic Beverage License to any notice permitted by law under the Alcohole cowner can be their own Registered Agent if the	lic Beverage
I, Negasi-Endveas Officers, and/or Directors of the above buserve as a Registered Agent.	do hereby consent to se usiness and to perform al	rve as the Registered Agent for the Licensee, C I obligations of such background investigation	wners, in order to
Nedgi- Endens Agent's Name (type or print clearly)	.	Agent's Social Security Number	
118 Plantation Cir. Agent's Home Address	cle	Agent's Birthday (mm/dd/yyyy)	- - 11 - 4
Clarkston GA 30 City, State & Zip Code	0021	11 <u> BIK 5-07 134</u> Sex Race Height Weigh	
Signature of Agent	09.09.6 Date	2020 <u>404-449-413</u> Agent's Home Phone Numb	<u>2</u> er
		Agent's Business Phone Nur	nber
responsibility to maintain a Registered A	gent who lives in DeKall this form to cover the b	e person shown above to be their agent. It is be County. Please attach a money order, payabackground investigation. Failure to maintain alcoholic Beverage License.	le to DeKalb
SEMONT FRESCON Licensee's Name (type or print clearly)	20-10		
Licensee's Signature	Date		
SEMMIT FOSCAL	AUC		
Owner's Name (type or print clearly)	<i>(p-)</i>		
Benit	9/10/20		
Owner's Signature	Date		
Officer's Name (type or print clearly)	Title		
Officer's Signature	Date		



FINGERPRINTS NON-CRIMINAL JUSTICE APPLICANT'S PRIVACY RIGHTS

As an applicant that is the subject of a Georgia only or a Georgia and Federal Bureau of Investigation (FBI) national fingerprint/biometric-based criminal history record check for a non-criminal justice purpose (such as an application for a job or license, immigration or naturalization, security clearance, or adoption), you have certain rights which are discussed below.

- You must be provided written notification that your fingerprints/biometrics will be used to check the criminal history records maintained by the Georgia Crime Information Center (GCIC) and the FBI, when a federal record check is so authorized.
- If your fingerprints/biometrics are used to conduct a FBI national criminal history check, you are provided a copy of the Privacy Act Statement that would normally appear on the FBI fingerprint card.
- If you have a criminal history record, the agency making a determination of your suitability for the job, license, or other benefit must provide you the opportunity to complete or challenge the accuracy of the information in the record.
- The agency must advise you of the procedures for changing, correcting, or updating your criminal history record as set forth in Title 28, Code of Federal Regulations (CFR), Section 16.34.
- If you have a Georgia or FBI criminal history record, you should be afforded a reasonable amount of time to correct or complete the record (or decline to do so) before the agency denies you the job, license or other benefit based on information in the criminal history record.
- In the event an adverse employment or licensing decision is made, you must be informed of all information pertinent to that decision to include the contents of the record and the effect the record had upon the decision. Failure to provide all such information to the person subject to the adverse decision shall be a misdemeanor [O.C.G.A. § 35-3-34(b) and §35-3-35(b)].

You have the right to expect the agency receiving the results of the criminal history record check will use it only for authorized purposes and will not retain or disseminate it in violation of state and/or federal statute, regulation or executive order, or rule, procedure or standard established by the National Crime Prevention and Privacy Compact Council.

If the employment/licensing agency policy permits, the agency may provide you with a copy of your Georgia or FBI criminal history record for review and possible challenge. If agency policy does not permit it to provide you a copy of the record, information regarding how to obtain a copy of your Georgia, FBI or other state criminal history may be obtained at the GBI website (http://gbi.georgia.gov/obtaining-criminal-history-record-information).

If you decide to challenge the accuracy or completeness of your Georgia or FBI criminal history record, you should send your challenge to the agency that contributed the questioned information. Alternatively, you may send your challenge directly to GCIC provided the disputed arrest occurred in Georgia. Instructions to dispute the accuracy of your criminal history can be obtained at the GBI website (http://gbi.georgia.gov/obtaining-criminal-history-record-information).

PRIVACY ACT STATEMENT

Authority: The FBI's acquisition, preservation, and exchange of fingerprints and associated information is generally authorized under 28 U.S.C. 534. Depending on the nature of your application, supplemental authorities include Federal statutes, State statutes pursuant to Pub. L. 92-544, Presidential Executive Orders, and federal regulations. Providing your fingerprints and associated information is voluntary; however, failure to do so may affect completion or approval of your application.

Principal Purpose: Certain determinations, such as employment, licensing, and security clearances, may be predicated on fingerprint-based background checks. Your fingerprints and associated information/biometrics may be provided to the employing, investigating, or otherwise responsible agency, and/or the FBI for the purpose of comparing your fingerprints to other fingerprints in the FBI's Next Generation Identification (NGI) system or its successor systems (including civil, criminal, and latent fingerprint repositories) or other available records of the employing, investigating, or otherwise responsible agency. The FBI may retain your fingerprints and associated information/biometrics in NGI after the completion of this application and, while retained, your fingerprints may continue to be compared against other fingerprints submitted to or retained by NGI.

Routine Uses: During the processing of this application and for as long thereafter as your fingerprints and associated information/biometrics are retained in NGI, your information may be disclosed pursuant to your consent, and may be disclosed without your consent as permitted by the Privacy Act of 1974 and all applicable Routine Uses as may be published at any time in the Federal Register, including the Routine Uses for the NGI system and the FBI's Blanket Routine Uses. Routine uses include, but are not limited to, disclosures to: employing, governmental or authorized nongovernmental agencies responsible for employment, contracting, licensing, security clearances, and other suitability determinations; local, state, tribal, or federal law enforcement agencies; criminal justice agencies; and agencies responsible for rational security or public safety.

APPLICA ATURE

3/2/2020 DATE

SEAL

ZUBAIR MAHMUD

NOTARY PUBLIC Gwinnett County State of Georgia My Comm. Expires Aug. 28, 2022

Results confirmed by Code Officer S. Smith, Clarkston

March 17, 2020

To Whom It May Concern:

This is to confirm that I am 100% owner of DSMHJ Group, LLC. I have attached my certificate of corporation.

Sincerely,

Senait Fessahaye

Control Number: 20026455

STATE OF GEORGIA

Secretary of State

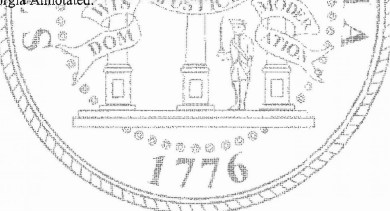
Corporations Division 313 West Tower 2 Martin Luther King, Jr. Dr. Atlanta, Georgia 30334-1530

CERTIFICATE OF ORGANIZATION

I, Brad Raffensperger, the Secretary of State and the Corporation Commissioner of the State of Georgia, hereby certify under the seal of my affine that

DSMHJ Group, LLC
a Domestic Limited Liability Company

has been duly organized under the laws of the State of Georgia on 02/20/2020 by the filing of articles of organization in the Office of the Secretary of State and by the paying of fees as provided by Title 14 of the Official Code of Georgia Annotated.



WITNESS my hand and official seal in the City of Atlanta and the State of Georgia on 02/24/2020.



Brad Raffensperger

Brad Raffensperger Secretary of State

ARTICLES OF ORGANIZATION

Electronically Filed
Secretary of State

Filing Date: 2/20/2020 1:13:56 PM

BUSINESS INFORMATION

CONTROL NUMBER

20026455

BUSINESS NAME

DSMHJ Group, LLC

BUSINESS TYPE

Domestic Limited Liability Company

EFFECTIVE DATE

02/20/2020

PRINCIPAL OFFICE ADDRESS

ADDRESS

3900 E Ponce De Leon Aver, Clarkston, GA, 30021-1812, USA

REGISTERED AGENT

NAME

ADDRESS

COUNTY

Senait Fessahaye

3900 E Ponce De Leon Ave., Clarkston, GA, 30021-1812, USA

Dekalb

ORGANIZER(S)

NAME

TITLE

ADDRESS

Senait Fessahaye

ORGANIZER

3900 E Ponce De Leon Ave.; Clarkston, GA, 30021-1812, USA

OPTIONAL PROVISIONS

The management of the company is vested in one or more Managers.

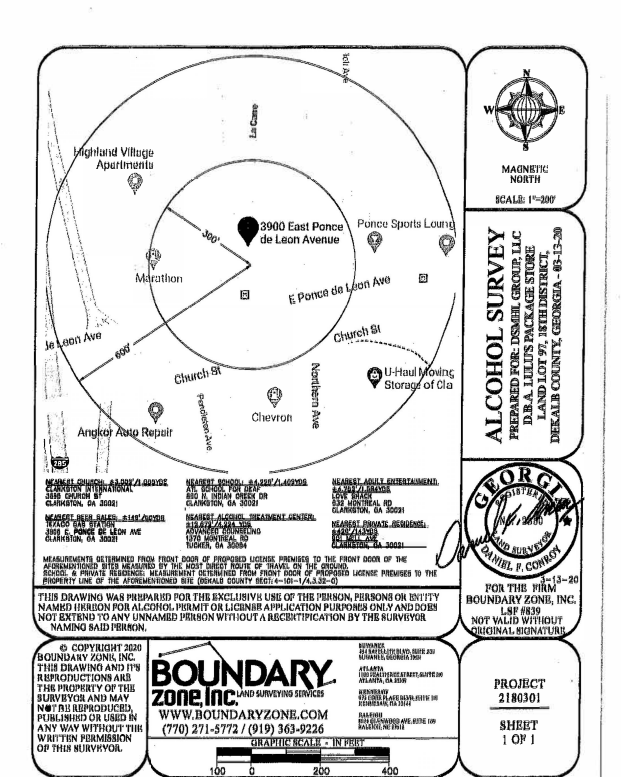
AUTHORIZER INFORMATION

AUTHORIZER SIGNATURE AUTHORIZER TITLE Senait Fessahaye

Organizer (%)

ALCOHOLIC DEVERAGE LICENSE SURVEY

Te: DeKalb Cou	nty Aleehel License	Date: _	3-13- <u>2020</u>		
Applicant's Name:	DBMHL GROUP LLC				
Trade Name:	LULU'S PACKAGE STORE				
Business Address:	Duelnese Address: 3800 E.PONCE DE LEON AVENUE, CLARKSTON, GA 30021				
The undersigned surveyor has examined the subject location and has made measurements to determine compliance or non-compliance with the following distance requirements:					
	BEER AND / WINE (100 YARDS	MINIMUM)			
1. <u>1,400</u> yard kind	s te the nearest school building, school ground, educa ergartans, or churches which have schools or kindergal	ational facility o rtens located 6	er college campus; this includes at following address;		
ATLANTA SCH	OOL <u>for</u> deaf: 880 n. <u>Indian</u> creek dr <u>clar</u> k	(STON, GA 3	0021		
2, <u>4,224</u> yarda	s to the nearest alcohol treatment center or adult entert	alnment estab	lishment at following address.		
ADVANCED CO	DUNBELING: 1370 MONTREAL RD TUCKER, GA 30	0084	:-		
	LIQUOR (200 YARDS MINIMUM)				
	s to the nearest church or other place used primarily for		less at the following address.		
CLARKSTON II	NTERNATIONAL: 3895 CHURCH ST CLARKSTON,	GA 30021			
2. <u>4,224</u> yard	2. 4,224 yards to the nearest alcohol treatment center or adult entertainment establishment at following address.				
ADVANCED C	<u>ounseling: 1370 montreal RD Tucker, ga 3</u>	00084			
3. <u>143</u> yarda	to private residence (includes houses, apartments, con	dos & ele). Gi	ve name if other than a house.		
901 MELL AV	ENUE, CLARKSTON, GA 30021				
	to nearest school building, school ground and college o hes which have schools or kindergartens. Give name s				
ATLANTA SCH	OOL FOR DEAF: 890 N. INDIAN CREEK DR CLAR	KSTON, GA	10021		
	LIQUOR STORES (1,000 yards m	ninimum)	Control of the contro		
1. <u>60</u> yards (to the nearest operating liquor store. Give complete na	ims and addre	iss on next line;		
TEXACO GAS STA	ATION: 3908 <u>E. PON</u> CE DE <u>LEON AVE CLARKSTO</u>	N, GA 30021			
ALL MEASUREMENTS ARE TO BE AS FOLLOWS:					
tal Brom the front			d or papied:		
(a). From the front door of the structure from which alcoholic beverage is to be sold or served: (b) In a straight line to the nearest public sidewalk, street, highway, road or walkway;					
(d) To the front doe	ille sidewalk, street, highway, read or walkway; or of the building, unless you are measuring to an e n measuring to a school, the measurement stops at	educational fa the nearest	reility (schools and school property line of the school.		
Note: Sarvey drawlr	<u>ig showing distance to the businesses described above</u>	must be allac	hed to this survey sertificate.		
	F. Conney 2350	D 45 5660			
Signature of Land Sur		3=13=2020 Date	3.		
Revised 04-2000	./				



CLARKSTON CITY COUNCIL MEETING

BUSINESS AGENDA / MINUTES

MEETING DATE: October 6, 2020

ITEM NO: G8		
ACTION TYPE:		
RESOLUTION		

HEARING TYPE: Council Meeting

SUBJECT:	Adopt a Resolution authorizing the City's Adoption of the DeKalb County Pre-Disaster Hazard Mitigation
	Plan

DEPARTMENT: City Administration	PUBLIC HEARING: YES □ NO ☒
ATTACHMENT: YES ⊠ NO □ Pages: 3	INFORMATION CONTACT: ROBIN I GOMEZ, PHONE NUMBER: 404-296-6489

<u>PURPOSE</u>: City Council to adopt a resolution authorizing the adoption of the 2016 DeKalb County Pre-Disaster Hazard Mitigation Plan.

BACKGROUND/IMPACT:

The City has been requested by the Dekalb County Emergency Management Agency (DEMA) to adopt a Resolution authorizing the City's adoption of the referenced 2016 County plan enclosed in the following link:

 $https://www.dekalbcountyga.gov/sites/default/files/DeKalbCountyGA_CountywideHazardMitigationPlan_2016 with Appendices.pdf$

The County notified us that in preparation for the next update in 2022, the City of Clarkston had not submitted an Adoption Resolution for the plan. The resolution is necessary for the City to continue to remain eligible for disaster funds. The plan essentially serves as the comprehensive emergency guide to all types of natural disasters resulting from floods, hurricanes, tornadoes, ice, snow, earthquakes, droughts, etc. It is vitally important that the county and all cities have an adequate plan to best prepare and respond to all natural hazards and potential emergencies. The City was an active participant with the County and other cities in the 2016 plan adoption and will similarly participate for the 2022 update.

RECOMMENDATION:

Council to adopt a resolution authorizing the adoption of the 2016 DeKalb County Pre-Disaster Hazard Mitigation Plan



DEKALB COUNTY, GA - 2016 COUNTYWIDE HAZARD MITIGATION UPDATE

Unincorporated DeKalb, Avondale Estates, Brookhaven, Chamblee, Clarkston, Decatur, Doraville, Dunwoody, Lithonia, Pine Lake, Stone Mountain



Plan Highlights



cordially invite you to the

EMERGENCY
PREPAREDNESS
FESTIVAL

Save the Date

Saturday, September 19, 2015

10A.M. - 3P.M.

North DeKalb Mall 2050 Lawrenceville Highway Decatur, GA 30033

Are you prepared for floods, tornadoes or other natural disasters? Please join us to receive disaster & emergency preparedness information and learn about fire safety and crime prevention.

Presented by the DeKalb County Emergency Management Agency.



DeKaib County Government • Manuel J. Maloof Building • 1300 Commerce Drive, Decatur, GA 30030 • (404) 371-200 www.DeKaib.CountyGA.gov • ditsinDeKaib

- Representatives of DeKalb County and its municipalities reviewed vulnerability for 11 natural hazards
- A couple of the hazards (tornado and winter storm) were elevated to the highest category for planning consideration due to their impacts on the county over the past 5 to 10 years
- Brookhaven, incorporated in 2012, became one of the largest municipalities, and has been added to the mitigation planning process
- Each community participated in Advisory Committee Meetings, provided input to the planning process, and updated mitigation actions to reduce their vulnerability to natural hazard

RESOLUTION NO.

A RESOLUTION BY THE CITY OF CLARKSTON ADOPTING THE 2016 DEKALB COUNTY PRE-DISASTER HAZARD MITIGATION PLAN.

WHEREAS, DeKalb County and its municipal governments are required to complete a Pre- Distaster Hazard Mitigation Plan by the Disaster Mitigation Act of 2000; and
WHEREAS, under the provisions of the Disaster Mitigation Act of 2000, local governments that complete Pre-Disaster Hazard Mitigation Plans will remain eligible for Federal mitigation funding; and
WHEREAS, DeKalb County and its municipal governments have completed a Pre-Disaster Hazard Mitigation Plan that fulfills the Federal requirements of the Disaster Mitigation Act of 2000.
NOW THEREFORE, BE IT RESOLVED by the City Council of the City of Clarkston, Georgia that the City of Clarkston hereby adopts this Pre-Disaster Hazard Mitigation Plan.
SO RESOLVED, this day of, 2020.
CITY COUNCIL, CITY OF CLARKSTON, GEORGIA
Awet Eyasu, Vice Mayor
Attest:
Tracy Ashby, City Clerk

CITY OF CLARKSTON

CLARKSTON CITY COUNCIL MEETING

BUSINESS AGENDA / MINUTES

MEETING DATE: October 6, 2020

ITEM NO: G9	
ACTION TYPE: BUSINESS APPEAL	

HEARING TYPE: Council Meeting

SUBJECT: Appeal of City Denial of Sign Permit Application from Railroad Outdoor LLC, to Erect a 14' x 48' FF 20' VEE @ 50' OAH Billboard Sign on the Property Located at 3611 Church Street.

DEPARTMENT: City Administration	PUBLIC HEARING: YES □ NO⊠
ATTACHMENT: YES ⊠ NO□ Pages: 17	INFORMATION CONTACT: ROBIN I. GOMEZ, PHONE NUMBER: 404-296-6489

<u>PURPOSE</u>: City Council to discuss/review appeal by Railroad Outdoor LLC of City of Clarkston City Manager's denial of a sign permit application from Railroad Outdoor LLC to erect a 14' x 48' FF 20' VEE @ 50' OAH billboard sign on the property located at 3611 Church St.

BACKGROUND/IMPACT:

City received referenced sign permit application (copy enclosed) on September 10, 2020, and subsequently submitted a denial on September 14, 2020 (copy enclosed), based on the City's prohibition of pole signs. Applicant submitted a reply letter on September 16, 2020 (copy enclosed), appealing the City's decision, suggesting that the City look for the most specific applicable regulations for the denial. Our review found several specific City code references requiring denial of the application, specifically:

- 1. Billboard signs are prohibited within 500 feet of residential parcels (City Code, Sec 15.5-63f).
- 2. Billboard signs are prohibited within 1,000 feet of other billboards (City Code, Sec 15.5-63e).

City subsequently provided the applicant the specific denial reasons in a letter dated September 22, 2020 (copy enclosed) as well as advising the applicant of the appeal date/time, October 6, 2002, beginning at 7 pm.

RECOMMENDATION:

Council to deny applicant's sign permit application appeal.





SIGN PERMIT APPLICATION

This document must be completed in full by the Applicant. Please see Applicant Instructions for complete submittal requirements.

Date of Application	9/04/20
Applicant Name	1/ 1/ 50
Business Name	helly Show
Business Address	- Railroad Outdoot IIC
	P.O Roy 250/22 Hant 6420225
Business Phone Number	800-977-1988 7/19/19/10/150525
Alternate Phone Number	678-754-8630
Email Address	KShaw & hailman and down
Is this a commercial or	minuse railroad o 4 tdoor, com
residential use?	Commercial Residential
Zoning District	Commercial L Residential
Contractor Erecting Sign	100-
(required)	PI All II
Contractor Address	nailroad Outdoor 11
	P.O Rox 250627 Attento 6A 2,305
Contractor Business Phone	678-764-910
Contractor Email Address	VS1 213 6 36 1
Address where Sign will be	FSMOO PAITOGO OUTDOOL COM
Erected	3611 Church Stood Chatel IA
Description of Sign Position	3011 Charch Street Clarkston, BA
in Relation to Nearest	
Building	See sind plane
	ace sive plan
Permanent sign application for in	FOR OFFICE USE ONLY
and sign appareation jee is	10% of value of the sign to a maximum of \$500.00
Payment Type: Check #	
Amount Daid	Cash Money Order
3	Payment Received by
Comments:	
Submittal Instructions (see App	licant Instructions for full requirements):
1. Please make sure sign design co	nforms to City of Clarkston Code of Ordinances Section 15.5-1 et
seq., available online at www.ci	yofclarkston.com before constructing sign.
2. Do not construct sign prior to is:	suance of permit
3. Completed application and plan	Smust be in the City Clark of
day of the month in order to be	s must be in the City Clerk's office no later than 5:00pm on the first
4. If application is incomplete, it w	on that month's Zoning and Review Committee agenda. Il not be considered for approval.
5. Filing fee must be submitted with	h the application
Applicant may appeal any decisi	on the application.
7. Please include six (6) copies of t	on to the City Council,
a. Plans and specifications w	he following items with the application:
- Site plan of the building	Included
one plan of the building	g and all proposed and existing sign locations, including
Case #:	Page 1 of 3 Rev. 05/31/12
Case #:	Page 1 of 3 Rev. 05/31/12



SIGN PERMIT APPLICATION

Form # 200-SP

signs both attached to the building as well as any detached monument type signs. Include dimensions of the building face to which the sign will be attached. see siteplan If the sign will be attached to a shopping center, strip center and/or as part of a complex of connected buildings, it must be uniform in location, size, and color of lettering to the adjacent existing signs. If these conditions apply to your situation, you must provide photographs of the signs located adjacent to your proposed sign. If there is a major tenant in the shopping center, include a photograph and dimensions of the major tenant sign. If there is no major tenant, please directly state this. b. Sign dimensions and details, including a drawing and the following information: Attached signs: Overall size of the building façade Size of the sign Bolt size (no less than 3/8") and connection types and details Color and size of font lettering (no more than 4" on attached signs Materials to be used Distance of the sign from the ground Amount of projection of the sign from the building Detached monument signs: Billbeard Foundation details Sign colors Sign materials Distance of the sign from the ground c. The following additional documents Written consent of the owner of the building or land Electrical wiring diagrams where applicable Insured electrical contractor information Copy of stress sheets Dead loads and wind pressure in any direction Hold harmless agreement to save City from damages Estimated/Actual Cost of Sign (copy of invoice) 8. Your application will not be accepted or reviewed until all required submittal items are received. 9. Your application will be reviewed by the Planning and Zoning Commission on (date). The Planning and Zoning Commission meetings are held at City Hall.



SIGN PERMIT APPLICATION

Form # 200-SP

CONDITIONS

By submitting this Application, Applicant agrees to the following conditions which are mandatory for a sign permit in the City:

Insurance Requirement

Applicant must procure, maintain and keep in full force and effect at all times for so long as the sign that is the subject of this application is in place, liability insurance insuring against all third party liability claims and demands for injury to, or death of, persons, or damage to property which arise out of the installation, placement or maintenance of said sign. Such policy of insurance shall insure against any such claim, injury, or loss in an amount not less than \$500,000.00, per occurrence, \$1,000,000.00 General Aggregate for injury (including death) to one or more persons attributable to a single occurrence and for property damage. Such liability insurance may be in the form of general premises liability insurance. A certificate reflecting such insurance coverage shall be provided to the City before the issuance of any sign permit.

Maintenance of Sign

Applicant agrees to maintain said sign in a safe manner, so that it is not a hazard to pedestrian or vehicular traffic, and to conform to all zoning, traffic and safety ordinances of the City of Clarkston with regard to the placing of said sign.

Removal of Sign

Case #:

The undersigned agrees to remove any sign upon request by the City of Clarkston, in the event it should be deemed by the City Manager to be hazardous to the health, safety and welfare of the public.

Applicant Signature Applicant Signature Applicant Signature		
Approval Planning & Zoning Committee:		
	Print Name	Title
Approval by City Council (When Applicable):	Signature	Date
	Print Name	Title
-	Signature	Date

Page 3 of 3

Rev. 05/31/12



City of Clarkston 1055 Rowland Street

	PERMIT APPLICATION	in a
Job Address:		

	Cid KStoff, GA SUUZI	
PROPERTY OWNER TO Z WAY	and Ratio Ahmad	PHONE
MAILING ADDRESS 3611 C	harch St Clarkste	
GENERAL CONTRACTOR/CONTACT PERSON	V. II. CI	7 20021
CONTRACTOR ADDRESS: City, State, and Zip	nelly shaw	PHONE 678-754-8630
	P.O Box 250633 Attended	LICENSE NUMBER
PLUMBING CONTRACTOR		LICENSE NUMBER
ELECTRICAL CONTRACTOR	1 C Blue	LICENSE NUMBER E AL 2 LL 3
MECHANICAL CONTRACTOR		LICENSE NUMBER EN 211757
DESCRIPTION OF WORK: Sign etc	ection by caisson fo	
	110 1 09 00153011 10	oting (seesign plans)
	IMPORTANT- COMPLETE ALL ITEMS AND MAI	RK ALL APPLICABLE BOXES
B. PROPOSED PERMIT TYPE	A. SQUARE FOOTAGE	J. MISCELLANEOUS
RESIDENTIAL	Main Floor	Number of stories
{ } New Single Family Dwelling	Add. Floors	Lot Size
{ } New Accessory Structure	Basement	
{ } Alteration	Covered Porch	Number of Parking Spaces
{ } Addition	Decks	Control
{ } Accessory Structure-Alteration	Garage	Setbacks:
{ } Pool/Hot Tub	Other	Required: E: W: N: S
{ } Deck	- Ctriei	took to be for a
COMMERCIAL	W E	Shown: E: 100 W: 101 N: 40 + s 100 +
{ } New Commercial	D. TOTAL VALUE	
{ } Shell Only	Building Valuation \$	G. TYPE OF SEWERAGE DISPOSAL
{ } New Multi-Family	building valuation 5	{} Public
{ } Accessory Structure-New		{ } Individual (Septic tank)
{ } Alteration	E CONCEDUCTION TO	
{} Addition	E. CONSTRUCTION TYPE	H. TYPE OF WATER SUPPLY
{ } Accessory Structure-Alteration	{ } Wood Frame	{ } Private
{} Pool/Hot Tub	{ } Structural Steel	{} Public
MISCELLANEOUS	{ } Masonry	
{ } Electrical Work Only	{ } Other	I. HEATING FUEL TYPE
{ } Plumbing Work Only		{} Gas LP or NG
{} Mechanical Work Only		{ } Electricity
{} Occupancy		{}Solar
		{ } Other
{ } Retaining Wall		
{ } Deprolition N Sign-Stand Alone		
1		
{} Sign-Wall		
{ } Cell Tower- Electrical		
F.FEES (check box when paid) {} Permit	Fee { } Plan Review { } -	Trade Fee (1) C/O C/C 5
{ } Site Fee { } Other	Total Fees	{} (/ U, C/C Fee
applicant, his agents and employees shall comply with all the rules proteint in the same of the same o		

above proposed work for which the permit is granted. The City or its agents and employees shall comply with all the rules, restrictions and requirements of the City and Building Codes governing location, construction and erection of the above proposed work for which the permit is granted. The City or its agents are authorized to order the immediate cessation of construction at anytime a violation of the codes or regulations appears to have occurred. Violation of any of the codes or regulations applicable may result in the revocation of this permit.

Building MUST conform with plans, as submitted to the City. Any changes of plans or layout must be approved prior to the changes being made. Any change in the use or occupancy of the building or structure must be approved prior to proceeding with construction.

The applicant is required to call for inspections at various stages of the construction, and in accordance with the aforesaid rule, the applicant shall give the building inspector not less than the applicant shall give the applicant shall give

In the event construction is not commenced within 180 days of issuance of this permit, then the same is automatically void. Cessation of work for a period of 180 continuous days shall also be received by the same is automatically void. Permits are not transferable.

I hereby certify that the proposed work is authorized by the owner of record and that I have been authorized by the owner to make this application as an authorized agent, and agree to conform to all applicable laws of the State of Georgia. All information submitted on this application is accurate to the best of my knowledge.

SIGNATURE OF APPLICANT	APPLICATION DATE 9/04/20
APPROVED P&D MANAGER	DATE

CC	MM	MERICAL - NEW CONSTRUCTION
		Building Permit Application – Completed
	No.	3 Sets of Structural Drawings – (Sealed when Required)
		DeKalb County Sewer and Water permits
	-	DeKalb County Watershed Management Pre-Treatment Permit (If installing grease Trap
		Drawings must show all MEP'S
		State of Georgia Contractors License
		Current Business License
	Ц	Certificate of Occupancy- Fee only required with new Certificate of Occupancy o If new - compete the building permit application
CC	MN	1ERCIAL – ALTERATIONS
		Building Permit Application – Completed
		3 Sets of Structural Drawings – (Sealed when Required)
	П	Digital Copies of Drawings
	L	
	П	
	П	DeKalb County Watershed Management Pre- Treatment Permit (If installing grease Trap Drawings must show all MEP'S
		State of Georgia Contractors License
		Current Business License
MI		<u>LLANEOUS</u>
	П	Trade Permit Application
		o Trade permit application- completed
		State of Georgia Trade Contractors License
		o Current Business License
		Temporary Power Request- Electrical
	-	Required for ALL New Power Request
		o Temporary Power Release Affidavit
		Retaining Wall
		Retaining Wall Permit Application – Completed

o 3 Sers Drawings (Engineered if required)

o 3 Sets Site Plans, showing proposed wall location – drawn to scale

- o Retaining wall indemnification form- Completed
- o River corridor Properties require a hold and release Affidavit
- o Current business license

Demolition Permit

- o Demolition application completed
- o Land Disturbance Permit application completed-
 - Refer to land disturbance permit for requirements

Land Disturbance Permit

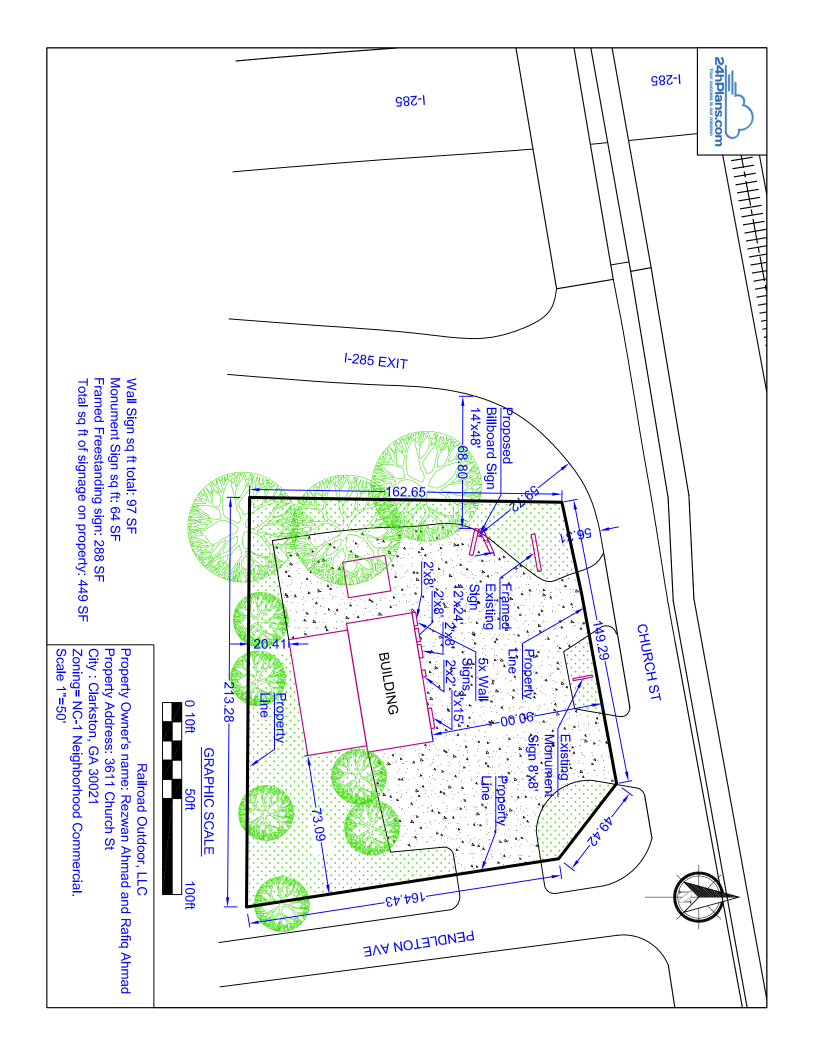
- 🦯 o See Checklist on Land Disturbance Permit Application
 - Sign Stand Alone (Monument & Wall Sign)
 - See Sign permit Application

Gas pressure Test – Mechanical/ Plumbing

- o See Re- stablishing Service Procedure
 - See Fuel Line Inspection Form (completed by staff)

CELL TOWER ELECTTRICAL

- 3 Sets of plans and structural analysis
- . Business License
 - When required (State license)



WEBB, KLASE & LEMOND, LLC

ATTORNEYS AT LAW

1900 THE EXCHANGE, S.E. • SUITE 480 • ATLANTA, GEORGIA 30339

(770) 444-9325 • (770) 217-9950 (facsimile)

<u>Author's Direct Dial:</u> (770) 444-0773

Email Address: Adam@WebbLLC.com

September 16, 2020

VIA E-MAIL & U.S. MAIL

Shawanna N. Qawiy, MPA, MSCM Planning & Development Director City of Clarkston 1055 Rowland Street Clarkston, GA 30021 sqawiy@cityofclarkston.com

Re: Sign Applications for Railroad Outdoor, LLC

Dear Ms. Qawiy:

I write to you in your capacity as Director of Planning and Development for the City of Clarkston on behalf of my client Railroad Outdoor, LLC ("Railroad"). Pursuant to Section 15.5-26(b)(1) of the Clarkston Code of Ordinances, please accept this letter as Railroad's written notice of appeal from the City's denial of my client's four sign applications. Based on my review of the City's denial (Exh. A hereto) and the Chapter 15.5 Signs of the City's Code of Ordinances, I wanted to outline my client's arguments on appeal. These articulated grounds for appeal are not exhaustive, and Railroad reserves the right to present additional arguments prior to and at the City Council appeal hearing.

All four of my client's sign applications were denied on the grounds that "Pole signs are not permitted in the City of Clarkston." Denial of my client's applications on this basis was incorrect for several reasons. First, as you note in your September 14 email, all four of my client's applications were for billboards, which are specifically governed by Section 15.5-63 of the Clarkston Code of Ordinances. Your attempt to rely upon a general prohibition on pole signs rather than apply the more specific code section that governs billboards is inconsistent with Georgia law, which provides that the terms of a specific statute govern over those of a more general statute. E.g., Denhardt v. Sparks, 844 S.E.2d 192, 195 (Ga. Ct. App. 2020); Vineville Capital Group, LLC v. McCook, 766 S.E.2d 156, 160 (Ga. Ct. App. 2014) ("the terms of a specific statute govern over those of a more general statute"); also Bellsouth Telecommunications, LLC v. Cobb County, 824 S.E.2d 233, 239 (Ga. 2019) ("the more specific statute governs over the more general one"). Had you properly applied the more specific billboard regulation, the basis of denial would not have been applicable.

Section 15.5-63 allows billboards in the City of Clarkston that are 672 square feet in sign area and 50 feet in height, so long as the billboards are on parcels zoned RC, NC-1, NC-2, TC, or I; are located on parcels adjacent to US Highway 78 or Interstate 285 and oriented thereto; and comply with the standards set by Georgia Department of Transportation as to the use of digital technology. See Section 15.5-63(a)-(g). My client's applications meet all of these criteria and should have been approved. Railroad is aware of several billboards that have been erected in Clarkston despite the ordinance's general prohibition on pole signs. It is plainly not applicable to billboards.

My client's applications for billboards on property owned by CSX Railroad should also have been granted. According to the City's Zoning Map (Exh. B hereto), the railroad property within the City of Clarkston has not been zoned. Therefore, Georgia law requires that my client be allowed to install the requested signs. The general rule is that the owner of property has the right to use their property in any lawful manner. E.g., Cherokee County v. Martin, 253 Ga. App. 395, 396 (2002); Picadilly Place Condo. Ass'n v. Frantz, 210 Ga. App. 676, 678 (1993). Because zoning regulations restrict this right, they must be strictly construed in favor of the property owner, and more specifically, the owner's free use of their property. DeKalb County v. Post Apartment Homes, L.P., 234 Ga. App. 409, 410(1) (1998); Martin, 253 Ga. App. at 396; Glynn County v. Palmatary, 247 Ga. 570, 574 (1981); also Fayette County v. Seagraves, 245 Ga. 196, 197-98, 264 S.E.2d 13 (1980). Consequently, land use limitations must (i) be clearly established, (ii) be enforced only as to their plain and explicit terms, and (iii) any ambiguities therein must be resolved in the owner's favor. E.g., Northside Corp. v. City of Atlanta, 278 Ga. 416 (2005); JWIC, Inc. v. City of Sylvester, 278 Ga. 416, 417 (2004); Martin, 253 Ga. App. at 396; Picadilly, 210 Ga. App. at 678; Bo Fancy Productions v. Rabun County Bd. of Comm's, 267 Ga. 341, 343 (1996); Beugnot v. Coweta County, 231 Ga. App. 715, 722 (1998).

Here, the CSX property is unzoned and thus not restricted by any applicable zoning regulations. Although the CSX property has been inside the City limits for decades, the City has chosen not to zone the property. As such, CSX has never had any opportunity to appear before the City Council to show the City what zoning and land use restrictions would be appropriate for the railroad property. Thus, any restrictions being enforced by the City are invalid and void. E.g., Davidson Mineral Properties, Inc. v. Monroe County, 257 Ga. 215, 217 (1987) (holding county could not restrict use of property). Because the City's official zoning map unambiguously shows that the railroad property has not been zoned, the requested billboards must be allowed.

Beyond these errors in misapplying the City's Code of Ordinances and instances of undue discretion, Railroad also believes that the City's guidelines with respect to billboard signs regulate on the basis of content. Why else would your September 14 email request that my client resubmit renderings of the proposed signs with the proposed wording of the sign. In the decision of Reed v. Town of Gilbert, 135 S. Ct. 2218, 2227 (2015), the Supreme Court held that "[g]overnment regulation of speech is content-based if a law applies to particular speech because of the topic discussed or the idea or message expressed." Id. at 2227 (citations omitted). The

Court deemed this rule to be "commonsense" and requires a reviewing court to determine whether a law "on its face' draws distinctions based on the message a speaker conveys." <u>Id.</u>

The Court then devoted several pages of its opinion to rejecting the rationales of the lower courts for finding that the law was content-neutral. <u>Id.</u> at 2227-31. For instance, the Court found that the government's motives in adopting the law are irrelevant if the law regulates by content on its face. <u>Id.</u> at 2228 ("Innocent motives do not eliminate the danger of censorship presented by a facially content-based statute, as future government officials may one day wield such statutes to suppress disfavored speech"). The Court also noted that "a speech regulation targeted at specific subject matter is content-based even if it does not discriminate among viewpoints within that subject matter." Id. at 2230.

The Court then analyzed whether the content-based law could survive strict scrutiny, "which requires the Government to prove that the restriction furthers a compelling interest and is narrowly tailored to achieve that interest." <u>Id.</u> at 2231 (citations omitted). The Court held that the law could not survive strict scrutiny because, even if the town's interests in traffic safety and aesthetics were considered compelling governmental interests, the code was "hopelessly underinclusive." <u>Id.</u> (noting that signs bearing certain messages were "no greater an eyesore" than other types of signs, as well as the lack of evidence that signs bearing some messages are more detrimental to traffic safety than signs conveying favored content).

Since Reed, courts have *repeatedly* recognized that distinguishing between signs based on content is unconstitutional. For example, in Thomas v. Schroer, 116 F.3d 869 (W.D. Tenn. 2015), a court relied upon Reed to enjoin the Tennessee Department of Transportation from enforcing state sign laws that subjected off-premise signs to more regulation than on-premise signs. Id. at 875-76. This decision was affirmed by the Sixth Circuit Court of Appeals in Thomas v. Bright, 937 F.3d 721 (6th Cir. 2019), which held that the content-based nature of the sign regulations post-Reed was "neither a close call nor a difficult question." Id. at 729, 733 ("Tennessee's Billboard Act contains a non-severable regulation of speech based on the content of the message. Applied to [the plaintiff's] billboard, it is, therefore, a content-based regulation of non-commercial speech, which subjects it to strict scrutiny"). The State of Kentucky's sign regulations were just thrown out on the same basis as the Thomas case. See L.D. Mgmt. Co. v. Thomas, 2020 WL 1978387, at *4 (W.D. Ky. Apr. 24, 2020).

Even more recently, the Fifth Circuit Court of Appeals weighed in on this issue. In Reagan National Advertising, Inc. v. City of Austin, __ F.3d __, 2020 WL 5015455 (5th Cir. Aug. 25, 2020), two sign companies filed applications to convert existing off-premise signs (a/k/a billboards) to digital technology. The city denied the applications because its ordinance did not allow off-premise signs to be digitized (even though signs bearing on-premise content could be digitized). The sign companies sued arguing the ordinance was unconstitutional pursuant to Reed but the district court granted judgment in favor of the city. The Fifth Circuit reversed, finding the ordinance content-based and unconstitutional under Reed. The court noted that "to determine whether a sign is on-premises or off-premises, one must read the sign and ask: does it advertise 'a business, person, activity, goods, products, or services not located on the site

where the sign is installed, or that directs persons to any location not on that site." <u>Id.</u> at *6. This fact rendered the code content-based and unconstitutional. <u>Id.</u> at *6-11. The City's admitted intent to review the content on Railroad's proposed signs as part of the review process is similarly unconstitutional.

Moreover, the City's strict regulation of signs in general runs afoul of the Georgia Supreme Court's requirement that governmental bodies employ the "least restrictive means" when regulating speech activity. <u>E.g.</u>, <u>Coffey v. Fayette County</u>, 279 Ga. 111, 111 (2005) ("<u>Coffey I</u>"); <u>Statesboro Publ'g Co. v. City of Sylvania</u>, 271 Ga. 92, 95-96 (1999). Under this standard, cities and counties must carry a heavy burden in order to justify their sign restrictions. <u>Coffey v. Fayette County</u>, 280 Ga. 656, 657-58 (2006). In order to meet this high threshold, the Georgia Supreme Court requires that evidence be presented to support the regulations. <u>Id.</u> This is because Georgia law is the most protective in the nation toward the use of signs for free speech activity. <u>Coffey I</u>, 279 Ga. at 111 ("This Court has interpreted the Georgia Constitution to provide even broader protection than the First Amendment"). Clarkston cannot meet this strict standard as to its Sign Ordinance.

We will also contend that the City's zoning procedures, Sign Ordinance, zoning code, and/or zoning map have been adopted in an improper manner. Georgia's Zoning Procedures Law is mandatory and strict compliance is required. We have made requests for the necessary documentation simultaneously herewith and will supplement this appeal upon receipt.

Under Georgia law an application must be granted if the ordinance is invalid for any reason. E.g., Tilley Properties, Inc. v. Bartow County, 261 Ga. 153, 165 (1991) (holding that "[w]here, as in this case, the zoning ordinance is invalid, there is no valid restriction on the property, and the appellant has the right under the law to use the property as it so desires"); Davidson Mineral Props., 257 Ga. at 216-17 (invalidating basis of denial and then mandating that applicant was authorized to proceed with proposed use). As such, Railroad is entitled to the requested permits.

If you have any questions regarding this appeal or need any additional information regarding the same, please do not hesitate to contact me. I look forward to the hearing in front of the City Council.

Respectfully yours,

E. Adam Webb

EAW/ss

Attachments/Enclosures

From: Shawanna Qawiy < sqawiy@cityofclarkston.com >

Sent: Monday, September 14, 2020 4:03 PM

To: kshaw@railroadoutdoor.com
Subject: CSX Sign Permit Requests

Good Day,

The City is in receipt of your request for sign permits.

A review of the four (4) sign permit applications from Railroad Outdoor, LLC shows that all of the proposed signs will be located on poles.

Poles signs are prohibited in the City of Clarkston;

- 1. 3611 Church Street- Pole Sign (Billboard Sign)
 - a. Pole signs are not permitted in the City of Clarkston.
- 2. 3874 East Ponce de Leon Avenue (Billboard Sign)
 - a. Pole Signs are not permitted in the City of Clarkston.
- 3. CSX Outside LED I-285(Billboard)
 - a. Pole Signs are not permitted in the City of Clarkston.
- 4. CSX Inside LED I-285 (Billboard)
 - a. Pole Signs are not permitted in the City of Clarkston.

Therefore, the submitted applications are DENIED.

You may resubmit the applications for review with the applicable required documents and information. Please include the following for each sign (location/type) request;

- 1. Completion of the sign permit application (page 2-b) with all related dimension(s) listed.
- 2. Actual (real) colored renderings of the proposed sign on a site plan (at the actual location) with the proposed lettering/wording.
- 3. Completed Hold Harmless Form (attached) for each location.
- 4. Invoice for each sign location.

If you have any questions or concerns, please contact me.

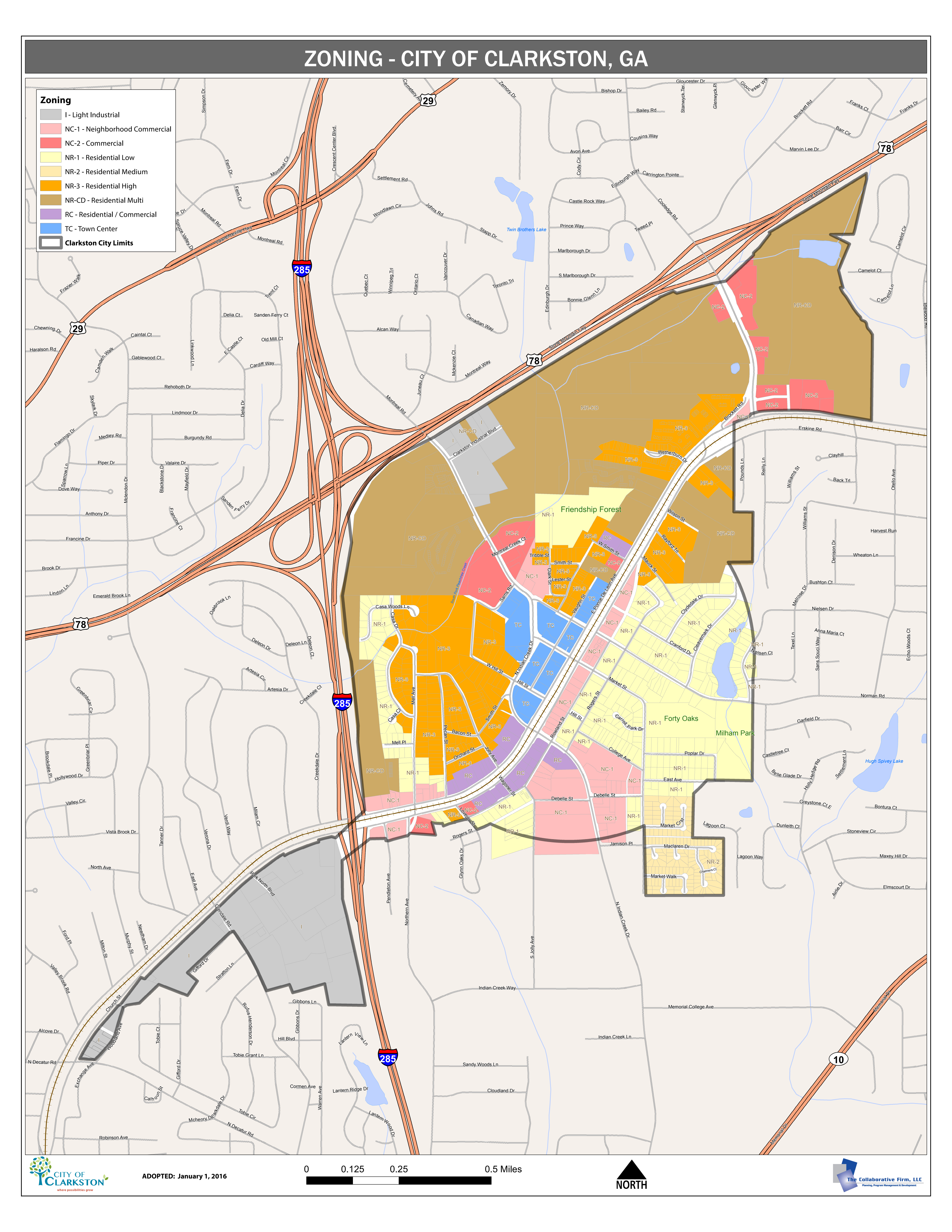
Thank you.

Shawanna N. Qawiy, MPA, MSCM Planning & Development Director



1055 Rowland St. | Clarkston, GA 30021 (O) 404-296-6489 (F) 404-296-6480 SQawiy@cityofclarkston.com

Exhibit "B"





September 22, 2020

VIA FIRST CLASS MAIL AND EMAIL: adam@webbllc.com

E. Adam Webb, Esq. Webb, Klase & Lemond, LLC 1900 The Exchange, SE Suite 480 Atlanta, GA 30339

RE: Billboard Sign Applications by Railroad Outdoor, LLC

Dear Mr. Webb:

Thank you for your letter dated September 16, 2020. In light of your letter, the City of Clarkston has reevaluated the four sign applications submitted by Railroad Outdoor, LLC. We agree that we prematurely denied the applications based on the prohibition of pole signs.

Per your request, we have reviewed the four applications anew, keeping in mind your suggestion to look for the most specific applicable regulations. In so doing, we found several specific grounds requiring denial of each of the four applications. Please find enclosed documents reflecting the City Manager's official decision with regard to each application.

We will consider your September 16th letter to constitute written appeals of the four revised permit denials enclosed herewith. The Clarkston City Council will hear appeals of the four sign permit denials at its next regular meeting, which will be held on October 6, 2020 beginning at 7:00 p.m. City Code Sec. 15.5-26(b).

Due to Covid-19, this meeting will be held via Zoom pursuant to O.C.G.A. § 50-14-1(g). You may find instructions for joining the meeting by Zoom at <u>clarkstonga.gov</u>. If you would like to submit any documents for consideration by the City Council in connection with these appeals, please email them to City Clerk Tracy Ashby at tashby@clarkstonga.gov.

Sincerely,

Shawanna Qawiy

Clarkston Planning & Zoning Director

cc:

Kelly Shaw

Mike Fitzgerald

Robin Gomez, City Manager Tracy Ashby, City Clerk

CITY of CLARKSTON SIGN PERMIT REVIEW



Applicant's Name: Kelly Shaw

Railroad Outdoor LLC

PO Box 250633 Atlanta, GA 30325

Phone No.:678.754.8630

Email: kshaw@railroadoutdoor.com

Address: 3611 Church Street, Clarkston, GA 30021 Zoning District: NC-1 Low Density Neighborhood

Commercial District

Property Owners Name(s) and Address: Rezwan

Ahmad and Rafig Ahmad / 3611 Church Street

A Lease Agreement with Railroad Outdoor LLC was provided with the application

DESCRIPTION OF REQUESTED SIGN(S)

BILLBOARD SIGN: 14' x 48' FF 20' VEE @50' OAH Billboard Sign

The applicant is requesting to erect a 14' x 48' FF 20' VEE @50' OAH Billboard Sign on the property located at 3611 Church Street.

A 14' x 48' full flagged (pole at point) unit with 20'VEE and 50' over-all height with a drilled foundation base on 150 psf/ft. (x2) soils. Estimated size: 6' x 25' with approximately 17 yards of concrete.

CITY MANAGER'S DECISION: DENIAL

Reasons for decision:

- Billboard signs are prohibited within 500 feet of residential parcels. City Code Sec. 15.5-63(f). The proposed location is within 500 feet of residential property including, but not limited to, residential properties on Pendleton Road just south of the subject property, the Highland Village Apartments north/northeast of the subject property and various residences on Creekdale Drive west/northwest of the subject property
- Secondarily, Billboard signs are prohibited within 1000 feet of other billboards. City Code Sec. 15.5-63(e). The other three billboard signs proposed by Railroad Outdoor are within 1000 feet of this location.

Date: 9.22-2020

Robin Gomez, Clarkston City Manager

CITY OF CLARKSTON

CLARKSTON CITY COUNCIL MEETING

BUSINESS AGENDA / MINUTES

MEETING DATE: October 6, 2020

ITEM NO: G1	LO
ACTION TYPE BUSINESS AP	•

Council Meeting

SUBJECT: Appeal of City Denial of Sign Permit Application from Railroad Outdoor LLC, to Erect a 14' x 48' FF 20' VEE @ 50' OAH Billboard Sign on the Property Located at 3874 E Ponce de Leon Ave.

DEPARTMENT: City Administration	PUBLIC HEARING: YES □ NO⊠
ATTACHMENT: YES ⊠ NO□ Pages: 17	INFORMATION CONTACT: ROBIN I. GOMEZ, PHONE NUMBER: 404-296-6489

PURPOSE: City Council to discuss/review appeal by Railroad Outdoor LLC of City of Clarkston City Manager's denial of a sign permit application from Railroad Outdoor LLC to erect a 14' x 48' FF 20' VEE @ 50' OAH billboard sign on the property located at 3874 E Ponce de Leon Ave.

BACKGROUND/IMPACT:

HEARING TYPE:

City received referenced sign permit application (copy enclosed) on September 10, 2020, and subsequently submitted a denial on September 14, 2020 (copy enclosed), based on the City's prohibition of pole signs. Applicant submitted a reply letter on September 16, 2020 (copy enclosed), appealing the City's decision, suggesting that the City look for the most specific applicable regulations for the denial. Our review found several specific City code references requiring denial of the application, specifically:

- 1. Billboard signs are prohibited within 500 feet of residential parcels (City Code, Sec 15.5-63f).
- 2. Billboard signs are prohibited within 1,000 feet of other billboards (City Code, Sec 15.5-63e).

City subsequently provided the applicant the specific denial reasons in a letter dated September 22, 2020 (copy enclosed) as well as advising the applicant of the appeal date/time, October 6, 2002, beginning at 7 pm.

RECOMMENDATION:

Council to deny applicant's sign permit application appeal.



SIGN PERMIT APPLICATION

This document must be completed in full by the Applicant. Please see Applicant Instructions for complete submittal requirements.

D.	ate of Application	aluiba		
	oplicant Name	1707 Jac		
	usiness Name	Relly Shaw		
	usiness Name	Pailroga Outdoor LLC Po Rox 250 633 Atlanta 6A 30325		
	usiness Address usiness Phone Number	P.O. Box 250 633 Atlanta, 61 30325		
-		678-754-8630		
	Iternate Phone Number	800-977-6889		
	mail Address	Kshawp railroad outdool, com		
	this a commercial or	Commercial Residential		
	esidential use?	Commercial Li Residential		
	oning District	NC-		
	ontractor Erecting Sign	Railroad Outdoor 110		
	equired) ontractor Address	Da Du 050/32 4 114 64 203 35		
		P.O 150 150 635 ATMITTED 1 303 65		
	ontractor Business Phone	800-971-6889		
	ontractor Email Address	Kshawp rail road outdool, com		
	ddress where Sign will be	3874 F Ponce De leon Ave Clarkst		
	rected	3874 E PONCE DE JEONTIVE CLAUSE		
	Pescription of Sign Position			
	Relation to Nearest	See Site Plan		
Ь	uilding	JEC 3/1C IAI		
		FOR OFFICE USE ONLY 10% of value of the sign to a maximum of \$500.00 Cash Money Order		
1	nent Type: Check #	Payment Received by		
	unt Paid: \$	- Ayment Received by		
Comi	ments:			
		pplicant Instructions for full requirements):		
1. P	Please make sure sign design	conforms to City of Clarkston Code of Ordinances Section 15.5-1 et		
S	eq., available online at www.	<u>cityofclarkston.com</u> before constructing sign.		
2 [o not construct sign prior to	issuance of permit.		
3. (Completed application and plans must be in the City Clerk's office no later than 5:00pm on the first			
C	day of the month in order to be on that month's Zoning and Review Committee agenda. If application is incomplete, it will not be considered for approval.			
4.	f application is incomplete, it	will not be considered for approval.		
5. F	Filing fee must be submitted	with the application.		
6. /	Applicant may appeal any dec	of the following items with the application:		
7. I	a. Plans and specifications	which must include: Included		
	- Site plan of the buil	Iding and all proposed and existing sign locations, including		
	Diec plant of and don			
		Page 1 of 3 Rev. 05/31/12		
	Case #:	1 050 1 012		



8. 9.

SIGN PERMIT APPLICATION

Form # 200-SP

•	signs both attached to the building as well as any detached monument type signs. Include dimensions of the building face to which the sign will be attached. If the sign will be attached to a shopping center, strip center and/or as part of a complex of connected buildings, it must be uniform in location, size, and color of lettering to the adjacent existing signs. If these conditions apply to your situation, you must provide photographs of the signs located adjacent to your proposed sign. If there is a major tenant in the shopping center, include a photograph and dimensions of the major tenant sign. If there is no major tenant, please directly state this.	see site plan
b.	ign dimensions and details, including a drawing and the following information:	
	Attached signs:	
	Overall size of the building façade	
	Size of the sign	
	Bolt size (no less than 3/8") and connection types and details	
	Color and size of font lettering (no more than 4" on attached signs	Andrew Andrewson and Andrewson
	Materials to be used	And the second s
	Distance of the sign from the ground	
	Amount of projection of the sign from the building	
	Detached monument s igns: Billboard	e sign plans attached
		2 Signi plant avached
	- Sign colors	Black
	Sign materials	Stee
	Distance of the sign from the ground	50
c.	The following additional documents	was a second and a
	Written consent of the owner of the building or land	
	- Electrical wiring diagrams where applicable	
	 Insured electrical contractor information 	3
	- Copy of stress sheets	
	- Dead loads and wind pressure in any direction	
	 Hold harmless agreement to save City from damages 	Marie Control of the
	- Estimated/Actual Cost of Sign (copy of invoice)	A.
Your	application will not be accepted or reviewed until all required submittal items are re application will be reviewed by the Planning and Zoning Commission on). The Planning and Zoning Commission meetings are held at City Hall.	eceived.



SIGN PERMIT APPLICATION

Form # 200-SP

CONDITIONS

By submitting this Application, Applicant agrees to the following conditions which are mandatory for a sign permit in the City:

Insurance Requirement

Applicant must procure, maintain and keep in full force and effect at all times for so long as the sign that is the subject of this application is in place, liability insurance insuring against all third party liability claims and demands for injury to, or death of, persons, or damage to property which arise out of the installation, placement or maintenance of said sign. Such policy of insurance shall insure against any such claim, injury, or loss in an amount not less than \$500,000.00, per occurrence, \$1,000,000.00 General Aggregate for injury (including death) to one or more persons attributable to a single occurrence and for property damage. Such liability insurance may be in the form of general premises liability insurance. A certificate reflecting such insurance coverage shall be provided to the City before the issuance of any sign permit.

Maintenance of Sign

Applicant agrees to maintain said sign in a safe manner, so that it is not a hazard to pedestrian or vehicular traffic, and to conform to all zoning, traffic and safety ordinances of the City of Clarkston with regard to the placing of said sign.

Removal of Sign

Case #:

The undersigned agrees to remove any sign upon request by the City of Clarkston, in the event it should be deemed by the City Manager to be hazardous to the health, safety and welfare of the public.

SO AGREED: Applicant Signature	elle		9/04/20 Date
Approval Planning & Zoning Committee:	Print Name		Title
Approval by City Council	Signature		Date
(When Applicable):	Print Name		Title
	Signature		Date
		Page 3 of 3	Rev. 05/31/12



City of Clarkston 1055 Rowland Street Clarkston, GA 30021

		PERMI	T APPLICA	TION	1	-
Job Address:	38	74	Eas	1	ODCE	ne
lean A	ve	Clar	ksten	6A	3000	21

PROPERTY OWNER	Mart Inc	PHONE		
MAILING ADDRESS 3874	F Ponce Deleon Ave	Clarkston BA 30021		
GENERAL CONTRACTOR/CONTACT PERSON	KellyShaw	PHONE 678-754-8630		
CONTRACTOR ADDRESS: City, State, and Zip	0 Box 250633 Athenta 6A 30325	LICENSE NUMBER : 9 erector traditional exempt		
PLUMBING CONTRACTOR		LICENSE NUMBER		
ELECTRICAL CONTRACTOR John	C Blue	LICENSE NUMBER EN 211757		
MECHANICAL CONTRACTOR		LICENSE NUMBER		
DESCRIPTION OF WORK: Sign	erection by calss	on footing (see sign plans)		
10	MPORTANT- COMPLETE ALL ITEMS AND MARK	ALL APPLICABLE BOXES		
B. PROPOSED PERMIT TYPE RESIDENTIAL {} New Single Family Dwelling {} New Accessory Structure {} Addition {} Accessory Structure-Alteration {} Pool/Hot Tub {} Deck COMMERCIAL {} New Commercial {} Shell Only {} New Multi-Family {} Accessory Structure-New {} Alteration {} Addition {} Accessory Structure-Alteration {} Pool/Hot Tub MISCELLANEOUS {} Electrical Work Only {} Plumbing Work Only {} Mechanical Work Only {} Occupancy {} Retaining Wall {} Demolition {} Sign-Stand Alone {} Sign-Stand Alone {} Sign-Wall	A. SQUARE FOOTAGE Main Floor Add. Floors Basement Covered Porch Decks Garage Other D. TOTAL VALUE Building Valuation \$ E. CONSTRUCTION TYPE {} Wood Frame {} Structural Steel {} Masonry {} Other	J. MISCELLANEOUS Number of stories Lot Size Number of Parking Spaces Setbacks: Required: E:		
{} Site Fee {} Other		Trade Fee { } C/O, C/C Fee of the City and Building Codes governing location, construction and erection or		

The applicant, his agents and employees shall comply with all the rules, restrictions and requirements of the City and Building Codes governing location, construction and erection of the above proposed work for which the permit is granted. The City or its agents are authorized to order the immediate cessation of construction at anytime a violation of the codes or regulations appears to have occurred. Violation of any of the codes or regulations applicable may result in the revocation of this permit.

Building MUST conform with plans, as submitted to the City. Any changes of plans or layout must be approved prior to the changes being made. Any change in the use or occupancy of the building or structure must be approved prior to proceeding with construction.

The applicant is required to call for inspections at various stages of the construction, and in accordance with the aforesaid rule, the applicant shall give the building inspector not less than one day's notice to perform such activities.

In the event construction is not commenced within 180 days of issuance of this permit, then the same is automatically void. Cessation of work for a period of 180 continuous days shall also cause this permit to be void. Permits are not transferable.

I hereby certify that the proposed work is authorized by the owner of record and that I have been authorized by the owner to make this application as an authorized agent, and agree to conform to all applicable laws of the State of Georgia. All information submitted on this application is accurate to the best of my knowledge.

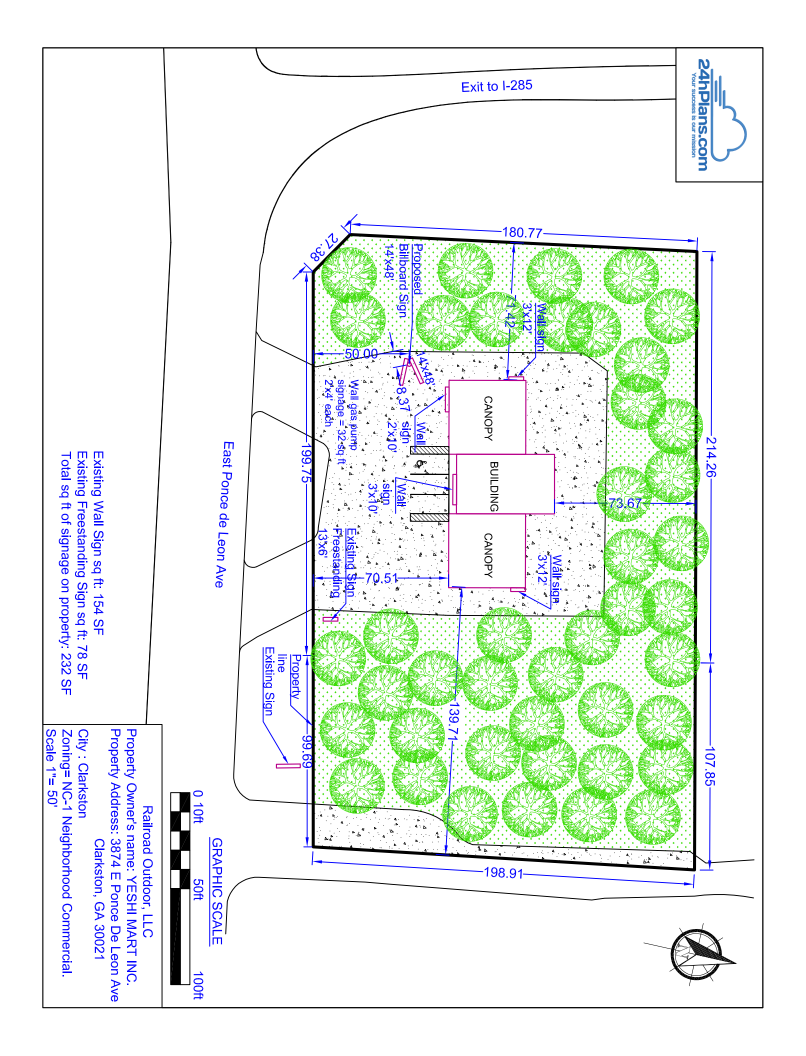
2			-	
SIGNATURE OF APPLICANT	16091	APPLICATION DATE	1041	20
APPROVED P&D MANAGER	i	DATE		

<u>u</u>	IVIIV	<u>IERICAL - NEW CONSTRUCTION</u>			
		Building Permit Application – Completed			
		3 Sets of Structural Drawings – (Sealed when Required)			
		Digital Copies of Drawings			
	П	DeKalb County Sewer and Water permits			
	П	DeKalb County Watershed Management Pre- Treatment Permit (If installing grease Trap)			
		Drawings must show all MEP'S			
		State of Georgia Contractors License			
		Current Business License			
	Ц	Certificate of Occupancy- Fee only required with new Certificate of Occupancy			
		 If new - compete the building permit application 			
CO	MN	IERCIAL – ALTERATIONS			
		Building Permit Application Completed			
		3 Sets of Structural Drawings – (Sealed when Required)			
		DeKalb County Sewer and Water permits			
	[]				
		Drawings must show all MEP'S			
		State of Georgia Contractors License			
	П	Current Business License			
Mi	SCE	LLANEOUS			
	Π	Trade Permit Application			
		o Trade permit application- completed			
		State of Georgia Trade Contractors License			
		o Current Business License			
		Temporary Power Request- Electrical			
		o Required for ALL New Power Request			
		o Temporary Power Release Affidavit			
		Retaining Wall			
		o Retaining Wall Permit Application – Completed			
		o 3 Sers Drawings (Engineered if required)			
		o 3 Sets Site Plans, showing proposed wall location – drawn to scale			

- o Retaining wall indemnification form- Completed
- o River corridor Properties require a hold and release Affidavit
- o Current business license
- □ Demolition Permit
 - o Demolition application completed
 - o Land Disturbance Permit application completed-
 - Refer to land disturbance permit for requirements
- ☐ Land Disturbance Permit
 - o See Checklist on Land Disturbance Permit Application
- ✓ Sign Stand Alone (Monument & Wall Sign)
 - See Sign permit Application
- ☐ Gas pressure Test Mechanical/ Plumbing
 - o See Re- stablishing Service Procedure
 - See Fuel Line Inspection Form (completed by staff)

CELL TOWER ELECLTRICAL

- ☐ 3 Sets of plans and structural analysis
- ☐ Business License
- ☐ When required (State license)



WEBB, KLASE & LEMOND, LLC

ATTORNEYS AT LAW

1900 THE EXCHANGE, S.E. • SUITE 480 • ATLANTA, GEORGIA 30339

(770) 444-9325 • (770) 217-9950 (facsimile)

<u>Author's Direct Dial:</u> (770) 444-0773

Email Address: Adam@WebbLLC.com

September 16, 2020

VIA E-MAIL & U.S. MAIL

Shawanna N. Qawiy, MPA, MSCM Planning & Development Director City of Clarkston 1055 Rowland Street Clarkston, GA 30021 sqawiy@cityofclarkston.com

Re: Sign Applications for Railroad Outdoor, LLC

Dear Ms. Qawiy:

I write to you in your capacity as Director of Planning and Development for the City of Clarkston on behalf of my client Railroad Outdoor, LLC ("Railroad"). Pursuant to Section 15.5-26(b)(1) of the Clarkston Code of Ordinances, please accept this letter as Railroad's written notice of appeal from the City's denial of my client's four sign applications. Based on my review of the City's denial (Exh. A hereto) and the Chapter 15.5 Signs of the City's Code of Ordinances, I wanted to outline my client's arguments on appeal. These articulated grounds for appeal are not exhaustive, and Railroad reserves the right to present additional arguments prior to and at the City Council appeal hearing.

All four of my client's sign applications were denied on the grounds that "Pole signs are not permitted in the City of Clarkston." Denial of my client's applications on this basis was incorrect for several reasons. First, as you note in your September 14 email, all four of my client's applications were for billboards, which are specifically governed by Section 15.5-63 of the Clarkston Code of Ordinances. Your attempt to rely upon a general prohibition on pole signs rather than apply the more specific code section that governs billboards is inconsistent with Georgia law, which provides that the terms of a specific statute govern over those of a more general statute. E.g., Denhardt v. Sparks, 844 S.E.2d 192, 195 (Ga. Ct. App. 2020); Vineville Capital Group, LLC v. McCook, 766 S.E.2d 156, 160 (Ga. Ct. App. 2014) ("the terms of a specific statute govern over those of a more general statute"); also Bellsouth Telecommunications, LLC v. Cobb County, 824 S.E.2d 233, 239 (Ga. 2019) ("the more specific statute governs over the more general one"). Had you properly applied the more specific billboard regulation, the basis of denial would not have been applicable.

Section 15.5-63 allows billboards in the City of Clarkston that are 672 square feet in sign area and 50 feet in height, so long as the billboards are on parcels zoned RC, NC-1, NC-2, TC, or I; are located on parcels adjacent to US Highway 78 or Interstate 285 and oriented thereto; and comply with the standards set by Georgia Department of Transportation as to the use of digital technology. See Section 15.5-63(a)-(g). My client's applications meet all of these criteria and should have been approved. Railroad is aware of several billboards that have been erected in Clarkston despite the ordinance's general prohibition on pole signs. It is plainly not applicable to billboards.

My client's applications for billboards on property owned by CSX Railroad should also have been granted. According to the City's Zoning Map (Exh. B hereto), the railroad property within the City of Clarkston has not been zoned. Therefore, Georgia law requires that my client be allowed to install the requested signs. The general rule is that the owner of property has the right to use their property in any lawful manner. E.g., Cherokee County v. Martin, 253 Ga. App. 395, 396 (2002); Picadilly Place Condo. Ass'n v. Frantz, 210 Ga. App. 676, 678 (1993). Because zoning regulations restrict this right, they must be strictly construed in favor of the property owner, and more specifically, the owner's free use of their property. DeKalb County v. Post Apartment Homes, L.P., 234 Ga. App. 409, 410(1) (1998); Martin, 253 Ga. App. at 396; Glynn County v. Palmatary, 247 Ga. 570, 574 (1981); also Fayette County v. Seagraves, 245 Ga. 196, 197-98, 264 S.E.2d 13 (1980). Consequently, land use limitations must (i) be clearly established, (ii) be enforced only as to their plain and explicit terms, and (iii) any ambiguities therein must be resolved in the owner's favor. E.g., Northside Corp. v. City of Atlanta, 278 Ga. 416 (2005); JWIC, Inc. v. City of Sylvester, 278 Ga. 416, 417 (2004); Martin, 253 Ga. App. at 396; Picadilly, 210 Ga. App. at 678; Bo Fancy Productions v. Rabun County Bd. of Comm's, 267 Ga. 341, 343 (1996); Beugnot v. Coweta County, 231 Ga. App. 715, 722 (1998).

Here, the CSX property is unzoned and thus not restricted by any applicable zoning regulations. Although the CSX property has been inside the City limits for decades, the City has chosen not to zone the property. As such, CSX has never had any opportunity to appear before the City Council to show the City what zoning and land use restrictions would be appropriate for the railroad property. Thus, any restrictions being enforced by the City are invalid and void. E.g., Davidson Mineral Properties, Inc. v. Monroe County, 257 Ga. 215, 217 (1987) (holding county could not restrict use of property). Because the City's official zoning map unambiguously shows that the railroad property has not been zoned, the requested billboards must be allowed.

Beyond these errors in misapplying the City's Code of Ordinances and instances of undue discretion, Railroad also believes that the City's guidelines with respect to billboard signs regulate on the basis of content. Why else would your September 14 email request that my client resubmit renderings of the proposed signs with the proposed wording of the sign. In the decision of Reed v. Town of Gilbert, 135 S. Ct. 2218, 2227 (2015), the Supreme Court held that "[g]overnment regulation of speech is content-based if a law applies to particular speech because of the topic discussed or the idea or message expressed." Id. at 2227 (citations omitted). The

Court deemed this rule to be "commonsense" and requires a reviewing court to determine whether a law "on its face' draws distinctions based on the message a speaker conveys." <u>Id.</u>

The Court then devoted several pages of its opinion to rejecting the rationales of the lower courts for finding that the law was content-neutral. <u>Id.</u> at 2227-31. For instance, the Court found that the government's motives in adopting the law are irrelevant if the law regulates by content on its face. <u>Id.</u> at 2228 ("Innocent motives do not eliminate the danger of censorship presented by a facially content-based statute, as future government officials may one day wield such statutes to suppress disfavored speech"). The Court also noted that "a speech regulation targeted at specific subject matter is content-based even if it does not discriminate among viewpoints within that subject matter." Id. at 2230.

The Court then analyzed whether the content-based law could survive strict scrutiny, "which requires the Government to prove that the restriction furthers a compelling interest and is narrowly tailored to achieve that interest." <u>Id.</u> at 2231 (citations omitted). The Court held that the law could not survive strict scrutiny because, even if the town's interests in traffic safety and aesthetics were considered compelling governmental interests, the code was "hopelessly underinclusive." <u>Id.</u> (noting that signs bearing certain messages were "no greater an eyesore" than other types of signs, as well as the lack of evidence that signs bearing some messages are more detrimental to traffic safety than signs conveying favored content).

Since Reed, courts have *repeatedly* recognized that distinguishing between signs based on content is unconstitutional. For example, in Thomas v. Schroer, 116 F.3d 869 (W.D. Tenn. 2015), a court relied upon Reed to enjoin the Tennessee Department of Transportation from enforcing state sign laws that subjected off-premise signs to more regulation than on-premise signs. Id. at 875-76. This decision was affirmed by the Sixth Circuit Court of Appeals in Thomas v. Bright, 937 F.3d 721 (6th Cir. 2019), which held that the content-based nature of the sign regulations post-Reed was "neither a close call nor a difficult question." Id. at 729, 733 ("Tennessee's Billboard Act contains a non-severable regulation of speech based on the content of the message. Applied to [the plaintiff's] billboard, it is, therefore, a content-based regulation of non-commercial speech, which subjects it to strict scrutiny"). The State of Kentucky's sign regulations were just thrown out on the same basis as the Thomas case. See L.D. Mgmt. Co. v. Thomas, 2020 WL 1978387, at *4 (W.D. Ky. Apr. 24, 2020).

Even more recently, the Fifth Circuit Court of Appeals weighed in on this issue. In Reagan National Advertising, Inc. v. City of Austin, __ F.3d __, 2020 WL 5015455 (5th Cir. Aug. 25, 2020), two sign companies filed applications to convert existing off-premise signs (a/k/a billboards) to digital technology. The city denied the applications because its ordinance did not allow off-premise signs to be digitized (even though signs bearing on-premise content could be digitized). The sign companies sued arguing the ordinance was unconstitutional pursuant to Reed but the district court granted judgment in favor of the city. The Fifth Circuit reversed, finding the ordinance content-based and unconstitutional under Reed. The court noted that "to determine whether a sign is on-premises or off-premises, one must read the sign and ask: does it advertise 'a business, person, activity, goods, products, or services not located on the site

where the sign is installed, or that directs persons to any location not on that site." <u>Id.</u> at *6. This fact rendered the code content-based and unconstitutional. <u>Id.</u> at *6-11. The City's admitted intent to review the content on Railroad's proposed signs as part of the review process is similarly unconstitutional.

Moreover, the City's strict regulation of signs in general runs afoul of the Georgia Supreme Court's requirement that governmental bodies employ the "least restrictive means" when regulating speech activity. <u>E.g.</u>, <u>Coffey v. Fayette County</u>, 279 Ga. 111, 111 (2005) ("<u>Coffey I</u>"); <u>Statesboro Publ'g Co. v. City of Sylvania</u>, 271 Ga. 92, 95-96 (1999). Under this standard, cities and counties must carry a heavy burden in order to justify their sign restrictions. <u>Coffey v. Fayette County</u>, 280 Ga. 656, 657-58 (2006). In order to meet this high threshold, the Georgia Supreme Court requires that evidence be presented to support the regulations. <u>Id.</u> This is because Georgia law is the most protective in the nation toward the use of signs for free speech activity. <u>Coffey I</u>, 279 Ga. at 111 ("This Court has interpreted the Georgia Constitution to provide even broader protection than the First Amendment"). Clarkston cannot meet this strict standard as to its Sign Ordinance.

We will also contend that the City's zoning procedures, Sign Ordinance, zoning code, and/or zoning map have been adopted in an improper manner. Georgia's Zoning Procedures Law is mandatory and strict compliance is required. We have made requests for the necessary documentation simultaneously herewith and will supplement this appeal upon receipt.

Under Georgia law an application must be granted if the ordinance is invalid for any reason. E.g., Tilley Properties, Inc. v. Bartow County, 261 Ga. 153, 165 (1991) (holding that "[w]here, as in this case, the zoning ordinance is invalid, there is no valid restriction on the property, and the appellant has the right under the law to use the property as it so desires"); Davidson Mineral Props., 257 Ga. at 216-17 (invalidating basis of denial and then mandating that applicant was authorized to proceed with proposed use). As such, Railroad is entitled to the requested permits.

If you have any questions regarding this appeal or need any additional information regarding the same, please do not hesitate to contact me. I look forward to the hearing in front of the City Council.

Respectfully yours,

E. Adam Webb

EAW/ss

Attachments/Enclosures

From: Shawanna Qawiy < sqawiy@cityofclarkston.com >

Sent: Monday, September 14, 2020 4:03 PM

To: kshaw@railroadoutdoor.com
Subject: CSX Sign Permit Requests

Good Day,

The City is in receipt of your request for sign permits.

A review of the four (4) sign permit applications from Railroad Outdoor, LLC shows that all of the proposed signs will be located on poles.

Poles signs are prohibited in the City of Clarkston;

- 1. 3611 Church Street- Pole Sign (Billboard Sign)
 - a. Pole signs are not permitted in the City of Clarkston.
- 2. 3874 East Ponce de Leon Avenue (Billboard Sign)
 - a. Pole Signs are not permitted in the City of Clarkston.
- 3. CSX Outside LED I-285(Billboard)
 - a. Pole Signs are not permitted in the City of Clarkston.
- 4. CSX Inside LED I-285 (Billboard)
 - a. Pole Signs are not permitted in the City of Clarkston.

Therefore, the submitted applications are DENIED.

You may resubmit the applications for review with the applicable required documents and information. Please include the following for each sign (location/type) request;

- 1. Completion of the sign permit application (page 2-b) with all related dimension(s) listed.
- 2. Actual (real) colored renderings of the proposed sign on a site plan (at the actual location) with the proposed lettering/wording.
- 3. Completed Hold Harmless Form (attached) for each location.
- 4. Invoice for each sign location.

If you have any questions or concerns, please contact me.

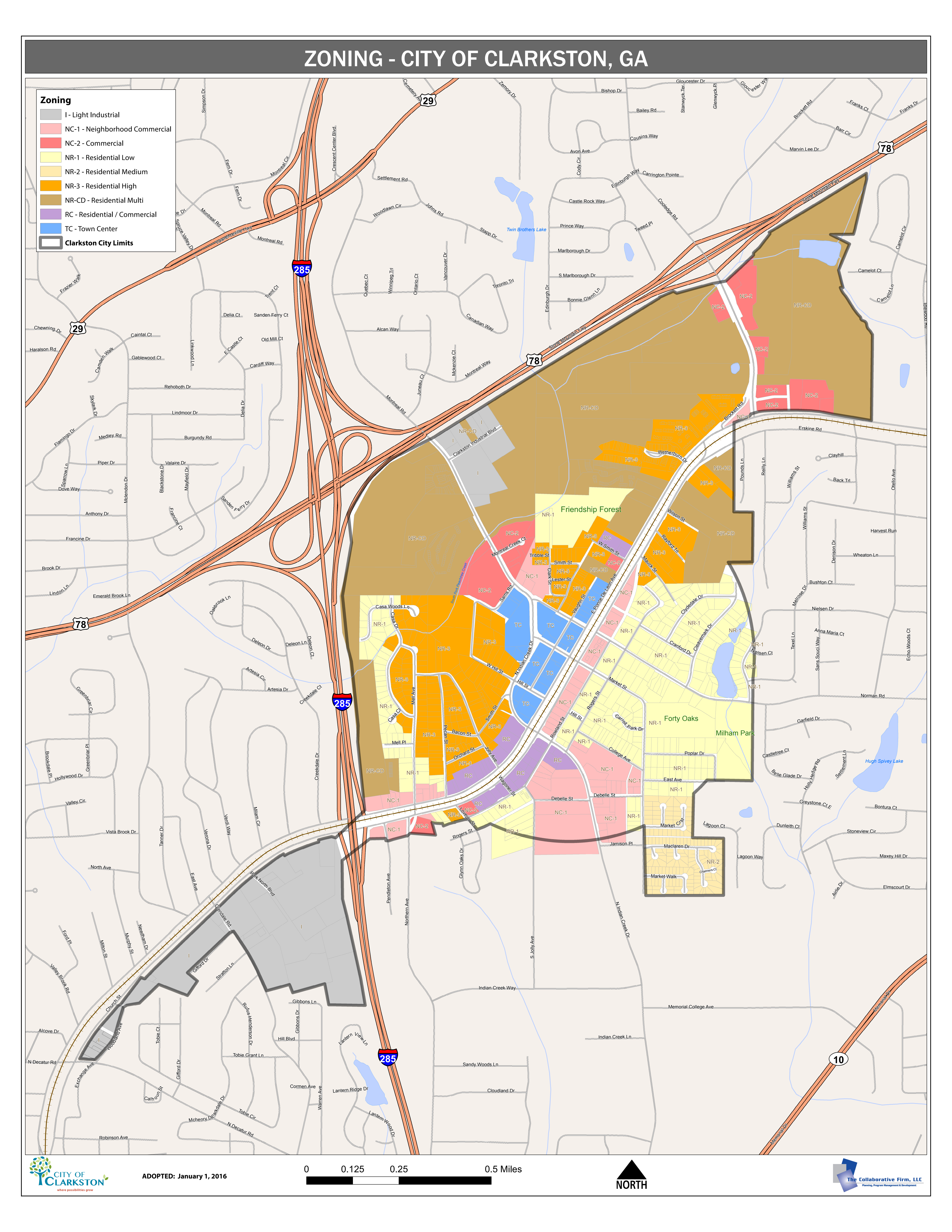
Thank you.

Shawanna N. Qawiy, MPA, MSCM Planning & Development Director



1055 Rowland St. | Clarkston, GA 30021 (O) 404-296-6489 (F) 404-296-6480 SQawiy@cityofclarkston.com

Exhibit "B"





September 22, 2020

VIA FIRST CLASS MAIL AND EMAIL: adam@webbllc.com

E. Adam Webb, Esq. Webb, Klase & Lemond, LLC 1900 The Exchange, SE Suite 480 Atlanta, GA 30339

RE: Billboard Sign Applications by Railroad Outdoor, LLC

Dear Mr. Webb:

Thank you for your letter dated September 16, 2020. In light of your letter, the City of Clarkston has reevaluated the four sign applications submitted by Railroad Outdoor, LLC. We agree that we prematurely denied the applications based on the prohibition of pole signs.

Per your request, we have reviewed the four applications anew, keeping in mind your suggestion to look for the most specific applicable regulations. In so doing, we found several specific grounds requiring denial of each of the four applications. Please find enclosed documents reflecting the City Manager's official decision with regard to each application.

We will consider your September 16th letter to constitute written appeals of the four revised permit denials enclosed herewith. The Clarkston City Council will hear appeals of the four sign permit denials at its next regular meeting, which will be held on October 6, 2020 beginning at 7:00 p.m. City Code Sec. 15.5-26(b).

Due to Covid-19, this meeting will be held via Zoom pursuant to O.C.G.A. § 50-14-1(g). You may find instructions for joining the meeting by Zoom at <u>clarkstonga.gov</u>. If you would like to submit any documents for consideration by the City Council in connection with these appeals, please email them to City Clerk Tracy Ashby at <u>tashby@clarkstonga.gov</u>.

Sincerely,

Shawanna Qawiy

Clarkston Planning & Zoning Director

cc:

Kelly Shaw.

Mike Fitzgerald

Robin Gomez, City Manager Tracy Ashby, City Clerk

CITY OF CLARKSTON

CITY of CLARKSTON SIGN PERMIT REVIEW

Applicant's Name: Kelly Shaw

Railroad Outdoor LLC

PO Box 250633

Atlanta, GA 30325

Phone No.:678.754.8630

Email: kshaw@railroadoutdoor.com

Address: 3874 East Ponce de Leon Avenue,

Clarkston, GA 30021

Zoning District: NC-1 Low Density Neighborhood

Commercial District

Property Owners Name(s) and Address: Yeshi Mart, Inc. / Henock M. Yerge- 3874 East Ponce de

Leon Avenue

A Lease Agreement with Railroad Outdoor, LLC was

provided with the application

DESCRIPTION OF REQUESTED SIGN(S)

BILLBOARD SIGN: 14' x 48' FF 20' VEE @50' OAH Billboard Sign

The applicant is requesting to erect a 14' x 48' FF 20' VEE @50' OAH Billboard Sign on the property located at 3874 East Ponce de Leon Avenue.

A 14' x 48' full flagged (pole at point) unit with 20'VEE and 50' over-all height with a drilled foundation base on 150 psf/ft. (x2) soils. Estimated size: 6' x 25' with approximately 17 yards of concrete.

CITY MANAGER'S DECISION: DENIAL

Reasons for decision:

- Billboard signs are prohibited within 500 feet of residential parcels. <u>City Code Sec. 15.5-63(f)</u>. The proposed location is within 500 feet of residential property including, but not limited to, the Highland Village Apartments located immediately north of the subject property, residential properties on Pendleton Road south of the subject property, and various residences on Creekdale Drive west of the subject property
- Secondarily, Billboard signs are prohibited within 1000 feet of other billboards. <u>City Code Sec. 15.5-63(e)</u>. The other three billboard signs proposed by Railroad Outdoor are within 1000 feet of this location.

Date: 9.22-2020

Robin Gomez, Clarkston City Manager

CITY OF CLARKSTON

CLARKSTON CITY COUNCIL MEETING

BUSINESS AGENDA / MINUTES

MEETING DATE: October 6, 2020

ITEM NO: G11
ACTION TYPE:

BUSINESS APPEAL

HEARING TYPE: Council Meeting

SUBJECT: Appeal of City Denial of Sign Permit Application from Railroad Outdoor LLC, to Erect a 14' x 48' FF 20' VEE @ 50' OAH Billboard Sign on the Property Located at the southerly portion of Church St, just outside (East) of I-285.

DEPARTMENT: City Administration	PUBLIC HEARING: YES □ NO⊠
ATTACHMENT: YES ⊠ NO□ Pages: 17	INFORMATION CONTACT: ROBIN I. GOMEZ, PHONE NUMBER: 404-296-6489

<u>PURPOSE</u>: City Council to discuss/review appeal by Railroad Outdoor LLC of City of Clarkston City Manager's denial of a sign permit application from Railroad Outdoor LLC to erect a 14' x 48' FF 20' VEE @ 50' OAH billboard sign on the property located at the southerly portion of Church St, just outside of (East) of I-285.

BACKGROUND/IMPACT:

City received referenced sign permit application (copy enclosed) on September 10, 2020, and subsequently submitted a denial on September 14, 2020 (copy enclosed), based on the City's prohibition of pole signs. Applicant submitted a reply letter on September 16, 2020 (copy enclosed), appealing the City's decision, suggesting that the City look for the most specific applicable regulations for the denial. Our review found several specific City code references requiring denial of the application, specifically:

- 1. Signs are prohibited within public rights of ways and utility easements (City Code, Sec 15.5-41.3).
- 2. Signs are prohibited within the railroad right of way (City Code, Sec 15.5-41, 4).
- 3. Billboard signs are only permitted on parcels zoned RC, NC-1, NC-2, TC, or I (City Code, Sec 15.5-63,b). The CSX RR right-of-way is not a parcel and does not have any of the permissible zoning designations.
- 4. Billboard signs are prohibited within 500 feet of residential parcels (City Code, Sec 15.5-63f).
- 5. Billboard signs are prohibited within 1,000 feet of other billboards (City Code, Sec 15.5-63e).

City subsequently provided the applicant the specific denial reasons in a letter dated September 22, 2020 (copy enclosed) as well as advising the applicant of the appeal date/time, October 6, 2002, beginning at 7 pm.

RECOMMENDATION:

Council to deny applicant's sign permit application appeal.



Form # 200-SP

\$500 APPLICATION
FEE ATTACHED BY

IT CHECK

This document must be completed in full by the Applicant. Please see Applicant Instructions for complete submittal requirements.

Date of Application	
Date of Application	
Applicant Name MIKE FITZEIZPALD (678-571-8889)	
Business Name RAILROAD OUTBOR, LIC	
Business Address Do Box 250633, ATLANTA, 6A 30325	
Business Phone Number 800 - 977 - 6889	
Alternate Phone Number 678 - 591 - 888 9	
Email Address mike erailroado tdor. Com	
Is this a commercial or	
residential use?	
Zoning District UNFONED	
Contractor Erecting Sign	
(required) RALLROAD OVTDOR, LLC	
Contractor Address R BOX 250633, ATLANTA, GA 3032+	
Contractor Business Phone \$50 - 9 32 - 6889	
Contractor Email Address mike e pailrandoutdon com	
Address where Sign will be	
Erected SAUTHERLY PORTION OF CSX ROW TUST OUTSIDE	1
Description of Sign Position	
in Relation to Nearest Building NO BULDINGS ON PROPERTY (SER ATTACHED STE	0
Building NO BUILDINGS ON PROPERTY (SER HTIFFCHED SINE	-1
FOR OFFICE USE ONLY	
Permanent sign application fee is 10% of value of the sign to a maximum of \$500.00	
remainent sign application fee is 1070 of value of the sign to a maximum of 4500.00	
Payment Type: Check # Cash Money Order	
Payment Type: Check # Cash Money Order	
Amount Paid: \$ Payment Received by	
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Amount Paid: \$ Payment Received by Comments: Submittal Instructions (see Applicant Instructions for full requirements): 1. Please make sure sign design conforms to City of Clarkston Code of Ordinances Section 15.5-1 et seq., available online at www.cityofclarkston.com before constructing sign. 2. Do not construct sign prior to issuance of permit.	
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Page 1 of 3

Case #: _____

Rev. 05/31/12



Form # 200-SP

signs both attached to the building as well as any detached monument type signs. Include dimensions of the building face to which the sign will be NO OTHER SIENS attached. If the sign will be attached to a shopping center, strip center and/or as part of a complex of connected buildings, it must be uniform in location, size, and color of lettering to the adjacent existing signs. If these conditions apply to your situation, you must provide photographs of the signs located adjacent to your proposed sign. If there is a major tenant in the shopping center, include a photograph and dimensions of the major tenant sign. If there is no major tenant, please directly state this. b. Sign dimensions and details, including a drawing and the following information: Attached signs: Overall size of the building façade Size of the sign Bolt size (no less than 3/8") and connection types and details Color and size of font lettering (no more than 4" on attached signs Materials to be used Distance of the sign from the ground Amount of projection of the sign from the building Detached monument signs: BILL BODED SIGN ATTACHED MECHANICA Foundation details Sign colors STEEL, CONCRETE, LEW PANEI Sign materials Distance of the sign from the ground The following additional documents ATTACHED LICENSE AGREEMENT Written consent of the owner of the building or land Electrical wiring diagrams where applicable Insured electrical contractor information Copy of stress sheets Dead loads and wind pressure in any direction Hold harmless agreement to save City from damages Estimated/Actual Cost of Sign (copy of invoice)

8. Your application will not be accepted or reviewed until all required submittal items are received.



Form # 200-SP

CONDITIONS

By submitting this Application, Applicant agrees to the following conditions which are mandatory for a sign permit in the City:

Insurance Requirement

Applicant must procure, maintain and keep in full force and effect at all times for so long as the sign that is the subject of this application is in place, liability insurance insuring against all third party liability claims and demands for injury to, or death of, persons, or damage to property which arise out of the installation, placement or maintenance of said sign. Such policy of insurance shall insure against any such claim, injury, or loss in an amount not less than \$500,000.00, per occurrence, \$1,000,000.00 General Aggregate for injury (including death) to one or more persons attributable to a single occurrence and for property damage. Such liability insurance may be in the form of general premises liability insurance. A certificate reflecting such insurance coverage shall be provided to the City before the issuance of any sign permit.

Maintenance of Sign

Applicant agrees to maintain said sign in a safe manner, so that it is not a hazard to pedestrian or vehicular traffic, and to conform to all zoning, traffic and safety ordinances of the City of Clarkston with regard to the placing of said sign.

Removal of Sign

Case #:

The undersigned agrees to remove any sign upon request by the City of Clarkston, in the event it should be deemed by the City Manager to be hazardous to the health, safety and welfare of the public.

Applicant Signature	9	9/9 Date	7/20
Approval Planning & Zoning			
Committee:			
	Print Name		Title
	Signature		Date
Approval by City Council (When Applicable):			
	Print Name		Title
	Signature		Date

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City of Clarkston 1055 Rowland Street Clarkston, GA 30021

	P	ERMIT AP	PLICA	TION	
lob Address:	CSX	ROW	0	285	

OUTSIDE PERIMETER

PROPERTY OWNER CSX TRAM	SPORTATION, INC.	PHONE 25-357-358 BOB OPLANTO
MAILING ADDRESS 500 WATE	ER ST. JACKSONVILLE FL	32202 RAWRIAD AGENT
GENERAL CONTRACTOR/CONTACT PERSON	RAILROYD OUTDOOR, LIC	PHONE / 2 53 22 29
PO BUX 2506	33, ATLANTA, 6A 30325	(078371-880)
CONTRACTOR ADDRESS: City, State, and Zip		SIEN ERECTOR TRADITIONAL EXEMPT
PLUMBING CONTRACTOR		LICENSE NUMBER
ELECTRICAL CONTRACTOR PARAGO	n Electric N Blue	LICENSE NUMBER EN 211757
MECHANICAL CONTRACTOR		LICENSE NUMBER
DESCRIPTION OF WORK:		/ 2.1
SIEN EREC	etton By CAISSON Foo	TING (SEE SIGN PLANS)
	IMPORTANT- COMPLETE ALL ITEMS AND MAR	K ALL APPLICABLE BOXES
a ananagra arang Type	A COULARS FOOTAGE	J. MISCELLANEOUS
B. PROPOSED PERMIT TYPE	A. SQUARE FOOTAGE	407
RESIDENTIAL	Main Floor	Number of stories
{ } New Single Family Dwelling	Add. Floors	Lot Size
{ } New Accessory Structure	Basement	Number of Parking Spaces
{ } Alteration	Covered Porch	
{ } Addition	Decks	Setbacks:
{ } Accessory Structure-Alteration	Garage	Required: E: W: N: S
{} Pool/Hot Tub	Other	
{} Deck		Shown: E: W: S
COMMERCIAL		
{ } New Commercial	D. TOTAL VALUE	G. TYPE OF SEWERAGE DISPOSAL
W. Company C.	Building Valuation \$	{} Public
{ } Shell Only	Building Valuation 5	{ } Individual (Septic tank)
{ } New Multi-Family		() Individual (Septic tank)
{ } Accessory Structure-New		
{ } Alteration	E. CONSTRUCTION TYPE	H. TYPE OF WATER SUPPLY
{ } Addition	{ } Wood Frame	{ } Private
{ } Accessory Structure-Alteration	{ } Structural Steel	{} Public
{ } Pool/Hot Tub	{ } Masonry	
MISCELLANEOUS	{ } Other	I. HEATING FUEL TYPE
{ } Electrical Work Only		{ } Gas LP or NG
{ } Plumbing Work Only		{} Electricity
{ } Mechanical Work Only		{} Solar
{} Occupancy		{} Other
{ } Retaining Wall	e e	
{ } Demolition		
{\sqrt{Sign-Stand Alone}		
{ } Sign-Wall		
{ } Cell Tower- Electrical		
F.FEES (check box when paid) {}Perm	it Fee { } Plan Review { }	Trade Fee { } C/O, C/C Fee
{ } Site Fee { } Other		
e applicant, his agents and employees shall con	mply with all the rules, restrictions and requirements	of the City and Building Codes governing location, construction and erection of the

The applicant, his agents and employees shall comply with all the rules, restrictions and requirements of the City and Building Codes governing location, construction and erection of the above proposed work for which the permit is granted. The City or its agents are authorized to order the immediate cessation of construction at anytime a violation of the codes or regulations appears to have occurred. Violation of any of the codes or regulations applicable may result in the revocation of this permit.

Building MUST conform with plans, as submitted to the City. Any changes of plans or layout must be approved prior to the changes being made. Any change in the use or occupancy of the building or structure must be approved prior to proceeding with construction.

The applicant is required to call for inspections at various stages of the construction, and in accordance with the aforesaid rule, the applicant shall give the building inspector not less than one day's notice to perform such activities.

In the event construction is not commenced within 180 days of issuance of this permit, then the same is automatically void. Cessation of work for a period of 180 continuous days shall also

cause this permit to be void. Permits are not transferable.

I hereby certify that the proposed work is authorized by the owner of record and that I have been authorized by the owner to make this application as an authorized agent, and agree to conform to all applicable laws of the State of Georgia. All information submitted on this application is accurate to the best of my knowledge.

SIGNATURE OF APPLICANT RAND B VALUE	APPLICATION DATE 9/9/20
APPROVED P&D MANAGER	DATE

COMIN	IEKICAL.	- NEW CONSTRUCTION			
	Building	g Permit Application – Completed			
L	3 Sets of Structural Drawings – (Sealed when Required)				
	Digital Copies of Drawings				
Π	DeKalb	County Sewer and Water permits			
Π Θ		County Watershed Management Pre-Treatment Permit (If installing grease Trap) gs must show all MEP'S			
\Box		f Georgia Contractors License			
1.1		t Business License			
U		ate of Occupancy- Fee only required with new Certificate of Occupancy If new - compete the building permit application			
COMM	IERCIAL -	- ALTERATIONS			
	Buildin	g Permit Application – Completed			
		of Structural Drawings – (Sealed when Required)			
П	Digital	Copies of Drawings			
U	DeKalb	County Sewer and Water permits			
(7		County Watershed Management Pre- Treatment Permit (If installing grease Trap)			
1		gs must show all MEP'S			
\Box	State o	f Georgia Contractors License			
[]	Curren	t Business License			
MISCE	LLANEO	<u>us</u>			
\bigcap	Trade F	Permit Application			
	0	Trade permit application- completed			
	0	State of Georgia Trade Contractors License			
	0	Current Business License			
	Tempo	rary Power Request- Electrical			
	0	Required for ALL New Power Request			
	0	Temporary Power Release Affidavit			
П	Retaini	ing Wall			
	0	Retaining Wall Permit Application – Completed			
	0	3 Sers Drawings (Engineered if required)			

o 3 Sets Site Plans, showing proposed wall location – drawn to scale

- o Retaining wall indemnification form- Completed
- o River corridor Properties require a hold and release Affidavit
- o Current business license

Demolition Permit

- o Demolition application completed
- o Land Disturbance Permit application completed-
 - Refer to land disturbance permit for requirements

Land Disturbance Permit

- o See Checklist on Land Disturbance Permit Application Sign Stand Alone (Monument & Wall Sign)
 - See Sign permit Application

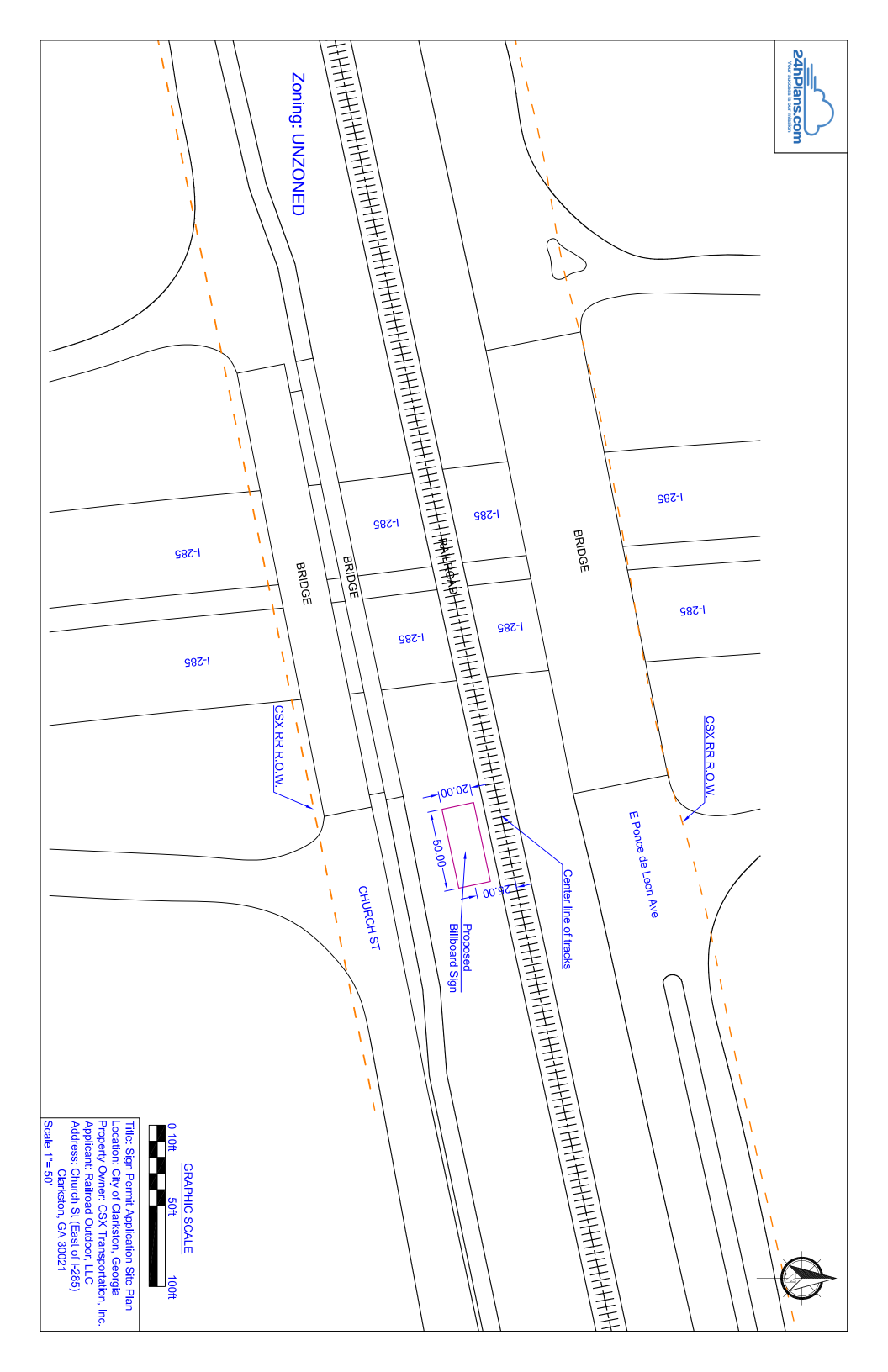
Gas pressure Test - Mechanical/ Plumbing

- o See Re- stablishing Service Procedure
 - See Fuel Line Inspection Form (completed by staff)

CELL TOWER ELECTTRICAL

- 3 Sets of plans and structural analysis
- . Business License

When required (State license)



WEBB, KLASE & LEMOND, LLC

ATTORNEYS AT LAW

1900 THE EXCHANGE, S.E. • SUITE 480 • ATLANTA, GEORGIA 30339

(770) 444-9325 • (770) 217-9950 (facsimile)

<u>Author's Direct Dial:</u> (770) 444-0773

Email Address: Adam@WebbLLC.com

September 16, 2020

VIA E-MAIL & U.S. MAIL

Shawanna N. Qawiy, MPA, MSCM Planning & Development Director City of Clarkston 1055 Rowland Street Clarkston, GA 30021 sqawiy@cityofclarkston.com

Re: Sign Applications for Railroad Outdoor, LLC

Dear Ms. Qawiy:

I write to you in your capacity as Director of Planning and Development for the City of Clarkston on behalf of my client Railroad Outdoor, LLC ("Railroad"). Pursuant to Section 15.5-26(b)(1) of the Clarkston Code of Ordinances, please accept this letter as Railroad's written notice of appeal from the City's denial of my client's four sign applications. Based on my review of the City's denial (Exh. A hereto) and the Chapter 15.5 Signs of the City's Code of Ordinances, I wanted to outline my client's arguments on appeal. These articulated grounds for appeal are not exhaustive, and Railroad reserves the right to present additional arguments prior to and at the City Council appeal hearing.

All four of my client's sign applications were denied on the grounds that "Pole signs are not permitted in the City of Clarkston." Denial of my client's applications on this basis was incorrect for several reasons. First, as you note in your September 14 email, all four of my client's applications were for billboards, which are specifically governed by Section 15.5-63 of the Clarkston Code of Ordinances. Your attempt to rely upon a general prohibition on pole signs rather than apply the more specific code section that governs billboards is inconsistent with Georgia law, which provides that the terms of a specific statute govern over those of a more general statute. E.g., Denhardt v. Sparks, 844 S.E.2d 192, 195 (Ga. Ct. App. 2020); Vineville Capital Group, LLC v. McCook, 766 S.E.2d 156, 160 (Ga. Ct. App. 2014) ("the terms of a specific statute govern over those of a more general statute"); also Bellsouth Telecommunications, LLC v. Cobb County, 824 S.E.2d 233, 239 (Ga. 2019) ("the more specific statute governs over the more general one"). Had you properly applied the more specific billboard regulation, the basis of denial would not have been applicable.

Section 15.5-63 allows billboards in the City of Clarkston that are 672 square feet in sign area and 50 feet in height, so long as the billboards are on parcels zoned RC, NC-1, NC-2, TC, or I; are located on parcels adjacent to US Highway 78 or Interstate 285 and oriented thereto; and comply with the standards set by Georgia Department of Transportation as to the use of digital technology. See Section 15.5-63(a)-(g). My client's applications meet all of these criteria and should have been approved. Railroad is aware of several billboards that have been erected in Clarkston despite the ordinance's general prohibition on pole signs. It is plainly not applicable to billboards.

My client's applications for billboards on property owned by CSX Railroad should also have been granted. According to the City's Zoning Map (Exh. B hereto), the railroad property within the City of Clarkston has not been zoned. Therefore, Georgia law requires that my client be allowed to install the requested signs. The general rule is that the owner of property has the right to use their property in any lawful manner. E.g., Cherokee County v. Martin, 253 Ga. App. 395, 396 (2002); Picadilly Place Condo. Ass'n v. Frantz, 210 Ga. App. 676, 678 (1993). Because zoning regulations restrict this right, they must be strictly construed in favor of the property owner, and more specifically, the owner's free use of their property. DeKalb County v. Post Apartment Homes, L.P., 234 Ga. App. 409, 410(1) (1998); Martin, 253 Ga. App. at 396; Glynn County v. Palmatary, 247 Ga. 570, 574 (1981); also Fayette County v. Seagraves, 245 Ga. 196, 197-98, 264 S.E.2d 13 (1980). Consequently, land use limitations must (i) be clearly established, (ii) be enforced only as to their plain and explicit terms, and (iii) any ambiguities therein must be resolved in the owner's favor. E.g., Northside Corp. v. City of Atlanta, 278 Ga. 416 (2005); JWIC, Inc. v. City of Sylvester, 278 Ga. 416, 417 (2004); Martin, 253 Ga. App. at 396; Picadilly, 210 Ga. App. at 678; Bo Fancy Productions v. Rabun County Bd. of Comm's, 267 Ga. 341, 343 (1996); Beugnot v. Coweta County, 231 Ga. App. 715, 722 (1998).

Here, the CSX property is unzoned and thus not restricted by any applicable zoning regulations. Although the CSX property has been inside the City limits for decades, the City has chosen not to zone the property. As such, CSX has never had any opportunity to appear before the City Council to show the City what zoning and land use restrictions would be appropriate for the railroad property. Thus, any restrictions being enforced by the City are invalid and void. E.g., Davidson Mineral Properties, Inc. v. Monroe County, 257 Ga. 215, 217 (1987) (holding county could not restrict use of property). Because the City's official zoning map unambiguously shows that the railroad property has not been zoned, the requested billboards must be allowed.

Beyond these errors in misapplying the City's Code of Ordinances and instances of undue discretion, Railroad also believes that the City's guidelines with respect to billboard signs regulate on the basis of content. Why else would your September 14 email request that my client resubmit renderings of the proposed signs with the proposed wording of the sign. In the decision of Reed v. Town of Gilbert, 135 S. Ct. 2218, 2227 (2015), the Supreme Court held that "[g]overnment regulation of speech is content-based if a law applies to particular speech because of the topic discussed or the idea or message expressed." Id. at 2227 (citations omitted). The

Court deemed this rule to be "commonsense" and requires a reviewing court to determine whether a law "on its face' draws distinctions based on the message a speaker conveys." <u>Id.</u>

The Court then devoted several pages of its opinion to rejecting the rationales of the lower courts for finding that the law was content-neutral. <u>Id.</u> at 2227-31. For instance, the Court found that the government's motives in adopting the law are irrelevant if the law regulates by content on its face. <u>Id.</u> at 2228 ("Innocent motives do not eliminate the danger of censorship presented by a facially content-based statute, as future government officials may one day wield such statutes to suppress disfavored speech"). The Court also noted that "a speech regulation targeted at specific subject matter is content-based even if it does not discriminate among viewpoints within that subject matter." Id. at 2230.

The Court then analyzed whether the content-based law could survive strict scrutiny, "which requires the Government to prove that the restriction furthers a compelling interest and is narrowly tailored to achieve that interest." <u>Id.</u> at 2231 (citations omitted). The Court held that the law could not survive strict scrutiny because, even if the town's interests in traffic safety and aesthetics were considered compelling governmental interests, the code was "hopelessly underinclusive." <u>Id.</u> (noting that signs bearing certain messages were "no greater an eyesore" than other types of signs, as well as the lack of evidence that signs bearing some messages are more detrimental to traffic safety than signs conveying favored content).

Since Reed, courts have *repeatedly* recognized that distinguishing between signs based on content is unconstitutional. For example, in Thomas v. Schroer, 116 F.3d 869 (W.D. Tenn. 2015), a court relied upon Reed to enjoin the Tennessee Department of Transportation from enforcing state sign laws that subjected off-premise signs to more regulation than on-premise signs. Id. at 875-76. This decision was affirmed by the Sixth Circuit Court of Appeals in Thomas v. Bright, 937 F.3d 721 (6th Cir. 2019), which held that the content-based nature of the sign regulations post-Reed was "neither a close call nor a difficult question." Id. at 729, 733 ("Tennessee's Billboard Act contains a non-severable regulation of speech based on the content of the message. Applied to [the plaintiff's] billboard, it is, therefore, a content-based regulation of non-commercial speech, which subjects it to strict scrutiny"). The State of Kentucky's sign regulations were just thrown out on the same basis as the Thomas case. See L.D. Mgmt. Co. v. Thomas, 2020 WL 1978387, at *4 (W.D. Ky. Apr. 24, 2020).

Even more recently, the Fifth Circuit Court of Appeals weighed in on this issue. In Reagan National Advertising, Inc. v. City of Austin, __ F.3d __, 2020 WL 5015455 (5th Cir. Aug. 25, 2020), two sign companies filed applications to convert existing off-premise signs (a/k/a billboards) to digital technology. The city denied the applications because its ordinance did not allow off-premise signs to be digitized (even though signs bearing on-premise content could be digitized). The sign companies sued arguing the ordinance was unconstitutional pursuant to Reed but the district court granted judgment in favor of the city. The Fifth Circuit reversed, finding the ordinance content-based and unconstitutional under Reed. The court noted that "to determine whether a sign is on-premises or off-premises, one must read the sign and ask: does it advertise 'a business, person, activity, goods, products, or services not located on the site

where the sign is installed, or that directs persons to any location not on that site." <u>Id.</u> at *6. This fact rendered the code content-based and unconstitutional. <u>Id.</u> at *6-11. The City's admitted intent to review the content on Railroad's proposed signs as part of the review process is similarly unconstitutional.

Moreover, the City's strict regulation of signs in general runs afoul of the Georgia Supreme Court's requirement that governmental bodies employ the "least restrictive means" when regulating speech activity. <u>E.g.</u>, <u>Coffey v. Fayette County</u>, 279 Ga. 111, 111 (2005) ("<u>Coffey I</u>"); <u>Statesboro Publ'g Co. v. City of Sylvania</u>, 271 Ga. 92, 95-96 (1999). Under this standard, cities and counties must carry a heavy burden in order to justify their sign restrictions. <u>Coffey v. Fayette County</u>, 280 Ga. 656, 657-58 (2006). In order to meet this high threshold, the Georgia Supreme Court requires that evidence be presented to support the regulations. <u>Id.</u> This is because Georgia law is the most protective in the nation toward the use of signs for free speech activity. <u>Coffey I</u>, 279 Ga. at 111 ("This Court has interpreted the Georgia Constitution to provide even broader protection than the First Amendment"). Clarkston cannot meet this strict standard as to its Sign Ordinance.

We will also contend that the City's zoning procedures, Sign Ordinance, zoning code, and/or zoning map have been adopted in an improper manner. Georgia's Zoning Procedures Law is mandatory and strict compliance is required. We have made requests for the necessary documentation simultaneously herewith and will supplement this appeal upon receipt.

Under Georgia law an application must be granted if the ordinance is invalid for any reason. E.g., Tilley Properties, Inc. v. Bartow County, 261 Ga. 153, 165 (1991) (holding that "[w]here, as in this case, the zoning ordinance is invalid, there is no valid restriction on the property, and the appellant has the right under the law to use the property as it so desires"); Davidson Mineral Props., 257 Ga. at 216-17 (invalidating basis of denial and then mandating that applicant was authorized to proceed with proposed use). As such, Railroad is entitled to the requested permits.

If you have any questions regarding this appeal or need any additional information regarding the same, please do not hesitate to contact me. I look forward to the hearing in front of the City Council.

Respectfully yours,

E. Adam Webb

EAW/ss

Attachments/Enclosures

From: Shawanna Qawiy < sqawiy@cityofclarkston.com >

Sent: Monday, September 14, 2020 4:03 PM

To: kshaw@railroadoutdoor.com
Subject: CSX Sign Permit Requests

Good Day,

The City is in receipt of your request for sign permits.

A review of the four (4) sign permit applications from Railroad Outdoor, LLC shows that all of the proposed signs will be located on poles.

Poles signs are prohibited in the City of Clarkston;

- 1. 3611 Church Street- Pole Sign (Billboard Sign)
 - a. Pole signs are not permitted in the City of Clarkston.
- 2. 3874 East Ponce de Leon Avenue (Billboard Sign)
 - a. Pole Signs are not permitted in the City of Clarkston.
- 3. CSX Outside LED I-285(Billboard)
 - a. Pole Signs are not permitted in the City of Clarkston.
- 4. CSX Inside LED I-285 (Billboard)
 - a. Pole Signs are not permitted in the City of Clarkston.

Therefore, the submitted applications are DENIED.

You may resubmit the applications for review with the applicable required documents and information. Please include the following for each sign (location/type) request;

- 1. Completion of the sign permit application (page 2-b) with all related dimension(s) listed.
- 2. Actual (real) colored renderings of the proposed sign on a site plan (at the actual location) with the proposed lettering/wording.
- 3. Completed Hold Harmless Form (attached) for each location.
- 4. Invoice for each sign location.

If you have any questions or concerns, please contact me.

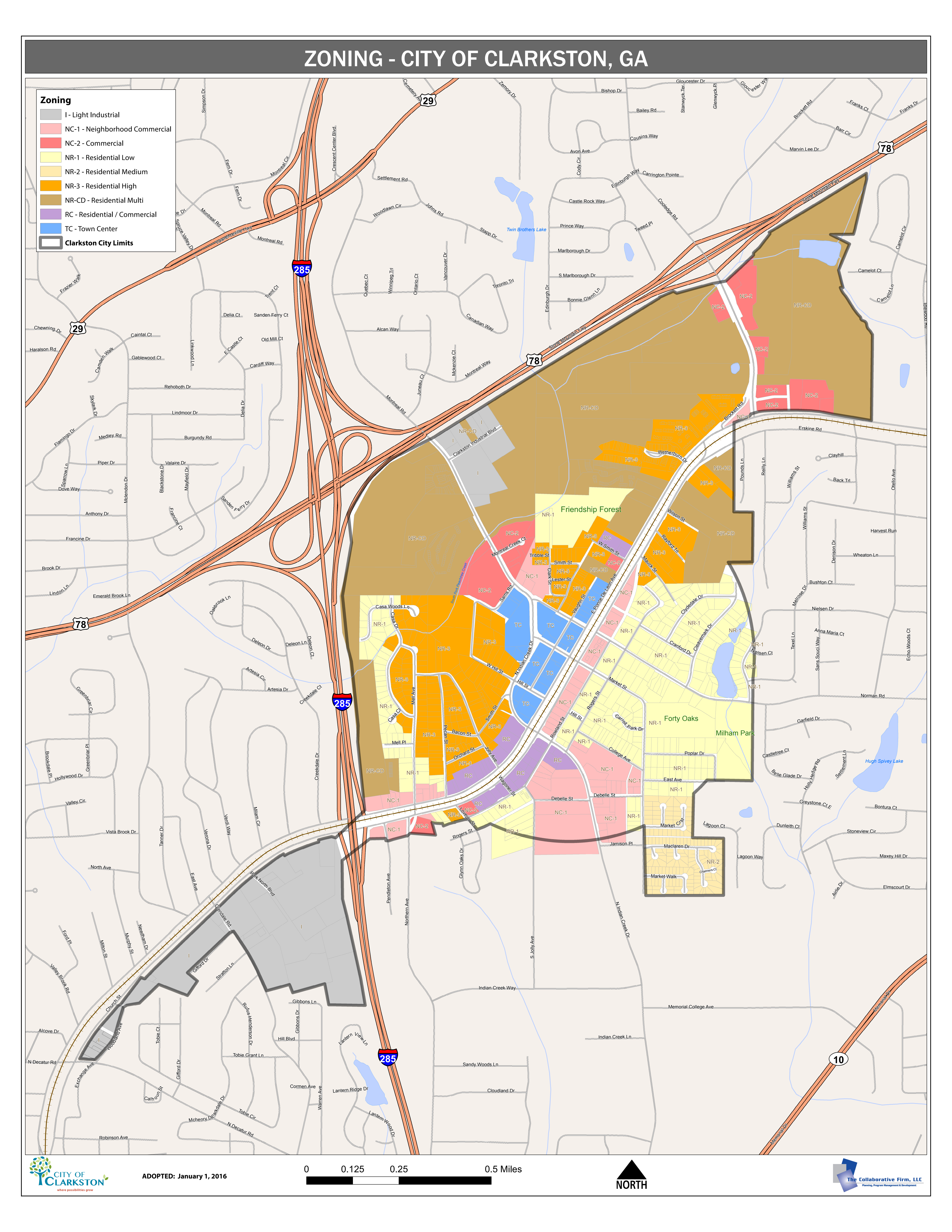
Thank you.

Shawanna N. Qawiy, MPA, MSCM Planning & Development Director



1055 Rowland St. | Clarkston, GA 30021 (O) 404-296-6489 (F) 404-296-6480 SQawiy@cityofclarkston.com

Exhibit "B"





September 22, 2020

VIA FIRST CLASS MAIL AND EMAIL: adam@webbllc.com

E. Adam Webb, Esq. Webb, Klase & Lemond, LLC 1900 The Exchange, SE Suite 480 Atlanta, GA 30339

RE: Billboard Sign Applications by Railroad Outdoor, LLC

Dear Mr. Webb:

Thank you for your letter dated September 16, 2020. In light of your letter, the City of Clarkston has reevaluated the four sign applications submitted by Railroad Outdoor, LLC. We agree that we prematurely denied the applications based on the prohibition of pole signs.

Per your request, we have reviewed the four applications anew, keeping in mind your suggestion to look for the most specific applicable regulations. In so doing, we found several specific grounds requiring denial of each of the four applications. Please find enclosed documents reflecting the City Manager's official decision with regard to each application.

We will consider your September 16th letter to constitute written appeals of the four revised permit denials enclosed herewith. The Clarkston City Council will hear appeals of the four sign permit denials at its next regular meeting, which will be held on October 6, 2020 beginning at 7:00 p.m. City Code Sec. 15.5-26(b).

Due to Covid-19, this meeting will be held via Zoom pursuant to O.C.G.A. § 50-14-1(g). You may find instructions for joining the meeting by Zoom at <u>clarkstonga.gov</u>. If you would like to submit any documents for consideration by the City Council in connection with these appeals, please email them to City Clerk Tracy Ashby at tashby@clarkstonga.gov.

Sincerely,

Shawanna Qawiy

Clarkston Planning & Zoning Director

cc:

Kelly Shaw

Mike Fitzgerald

Robin Gomez, City Manager Tracy Ashby, City Clerk

CITY of CLARKSTON SIGN PERMIT REVIEW



Applicant's Name: Mike Fitzgerald

Railroad Outdoor LLC

PO Box 250633

Atlanta, GA 30325

Phone No.:678.571.8889

Email: mike@railroadoutdoor.com

Address: Southerly portion of CSX ROW just outside

(east) of I-285

Clarkston, GA 30021

Zoning District: None; railroad right of way

Property Owners Name(s) and Address:

CSX Transportation Incorporated a Virginia corporation and Railroad Outdoor, LLC

Mailing address: 500 Water Street, Jacksonville,

Florida 32202 (CSX Transportation, Inc.)

A lease agreement with CSX was provided

DESCRIPTION OF REQUESTED SIGN(S)

BILLBOARD SIGN: 14' x 48' CM 20' VEE @50' OAH LED Billboard Sign

The applicant is requesting to erect a 14' x 48' CM 20' VEE @50' OAH LED Billboard Sign on the property located at the southerly portion of injust with the southerly portion of the southerl

A 14' x 48' center mounted unit with 20'VEE and 50' over-all height with a drilled foundation base on 150 psf/ft. (x2) soils. Estimated size: 6' x 23' with approximately 18 yards of concrete.

CITY MANAGER'S DECISION: DENIAL

Reasons for decision:

- Signs are prohibited within public rights of way and utility easements. City Code Sec. 15.5-41(3)
- Signs are prohibited within the railroad right of way. City Code Sec. 15.5-41(4)
- Billboard signs are only permitted on parcels zoned RC, NC-1, NC-2, TC or I. <u>City Code Sec. 15.5-63(b)</u>. The CSX Railroad right of way is not a parcel and does not have any of the permissible zoning designations.
- Billboard signs are prohibited within 500 feet of residential parcels. <u>City Code Sec. 15.5-63(f)</u>. The proposed location is within 500 feet of residential property including, but not limited to, the Highland Village Apartments north/northeast of the proposed location, various residences on Creekdale Drive west/northwest of the proposed location and on Pendleton Road south of the proposed location
- Billboard signs are prohibited within 1000 feet of other billboards. <u>City Code Sec. 15.5-63(e)</u>. The other three billboard signs proposed by Railroad Outdoor are within 1000 feet of this location.

Re 1 Date: 9.22.2020

Robin Gomez, Clarkston City Manager

CITY OF CLARKSTON

CLARKSTON CITY COUNCIL MEETING

BUSINESS AGENDA / MINUTES

MEETING DATE: October 6, 2020

ITEM NO: G12

ACTION TYPE: BUSINESS APPEAL

Council Meeting

HEARING TYPE:

SUBJECT: Appeal of City Denial of Sign Permit Application from Railroad Outdoor LLC, to Erect a 14' x 48' FF 20' VEE @ 50' OAH Billboard Sign on the Property Located at the southerly portion of Church St, just inside (West) of I-285.

DEPARTMENT: City Administration	PUBLIC HEARING: YES □ NO⊠
ATTACHMENT: YES ⊠ NO□ Pages: 17	INFORMATION CONTACT: ROBIN I. GOMEZ, PHONE NUMBER: 404-296-6489

<u>PURPOSE</u>: City Council to discuss/review appeal by Railroad Outdoor LLC of City of Clarkston City Manager's denial of a sign permit application from Railroad Outdoor LLC to erect a 14' x 48' FF 20' VEE @ 50' OAH billboard sign on the property located at the southerly portion of Church St, just inside of (West) of I-285.

BACKGROUND/IMPACT:

City received referenced sign permit application (copy enclosed) on September 10, 2020, and subsequently submitted a denial on September 14, 2020 (copy enclosed), based on the City's prohibition of pole signs. Applicant submitted a reply letter on September 16, 2020 (copy enclosed), appealing the City's decision, suggesting that the City look for the most specific applicable regulations for the denial. Our review found several specific City code references requiring denial of the application, specifically:

- 1. Signs are prohibited within public rights of ways and utility easements (City Code, Sec 15.5-41,3).
- 2. Signs are prohibited within the railroad right of way (City Code, Sec 15.5-41, 4).
- 3. Billboard signs are only permitted on parcels zoned RC, NC-1, NC-2, TC, or I (City Code, Sec 15.5-63,b). The CSX RR right-of-way is not a parcel and does not have any of the permissible zoning designations.
- 4. Billboard signs are prohibited within 500 feet of residential parcels (City Code, Sec 15.5-63f).
- 5. Billboard signs are prohibited within 1,000 feet of other billboards (City Code, Sec 15.5-63e).

City subsequently provided the applicant the specific denial reasons in a letter dated September 22, 2020 (copy enclosed) as well as advising the applicant of the appeal date/time, October 6, 2002, beginning at 7 pm.

RECOMMENDATION:

Council to deny applicant's sign permit application appeal.



Form # 200-SP

\$5.50 APPCICATION

PEE ATTACHED BY

ant CHEEK

This document must be completed in full by the Applicant. Please see Applicant Instructions for complete submittal requirements.

	Date of Appli	cation	9/9/20	
	Applicant Na		MIKE FITZGRAND (1278-571-8885)	
	Business Nan		RAILROAD OUTDOOR, LLC	_
	Business Add	ress	PO BOX 200633, ATLANTA, GA 30325	-
	Business Pho	ne Number	800 - 977 - 6889	
	Alternate Pho	one Number	678-571-8889	
	Email Addres	is	mike o railroadoutdour.com	-
	Is this a comm	nercial or	THE COMMITTEE THE TOTAL OF THE TENT OF THE	-
	residential us	e?	Commercial Residential	
	Zoning Distri	ct	UNZONED	
	Contractor Er	recting Sign	2	-
	(required)		KAILROAD OUTDER, LLC	
	Contractor A	ddress	PO BOX 210 633, ATLANTA, GA 30325	
	Contractor Bu	usiness Phone	800 - 977 - 6889	-
	Contractor Er	mail Address	minebrailroadoutdoor.com	
		re Sign will be		
	Erected		SOUTHERLY PORTION OF CSX ROW JUST INSIDE	-1-2
		f Sign Position		
	in Relation to Building	Nearest	No BULDINGS ON PROPERTY (SEE ATTACHED S	
	bollaring		NO DURDINGS OF PROPERTY (SEE ATTIMITIES &	HE
			FOR OFFICE USE ONLY	
Pei	rmanent sign a	pplication fee is	s 10% of value of the sign to a maximum of \$500.00	
Pay	ment Type:	Check #	Cash Money Order	
Am	ount Paid:	\$	Payment Received by	
Cor	mments:			
Sub	mittal Instru	ctions (see Ar	oplicant Instructions for full requirements):	
301	iniccai inscro	ictions (see Ap	opticant instructions for full requirements):	
1.	Please make s	ure sian desian	conforms to City of Clarkston Code of Ordinances Section 15.5-1 et	
	seq., available	online at www.	<u>cityofclarkston.com</u> before constructing sign.	
2.	Do not constru	oct sign prior to	issuance of permit.	
3.	Completed ap	plication and pla	ans must be in the City Clerk's office no later than 5:00pm on the first	
			be on that month's Zoning and Review Committee agenda.	
4.			will not be considered for approval.	
5. 6.			with the application.	
			cision to the City Council. of the following items with the application:	
7.			which must include : Included	
			ding and all proposed and existing sign locations, including	
	Case #	#:	Page 1 of 3 Rev. 05/31/12	



Form # 200-SP

signs both attached to the building as well as any detached monument type signs. Include dimensions of the building face to which the sign will be NG OTHER SIGNS attached. If the sign will be attached to a shopping center, strip center and/or as part of a complex of connected buildings, it must be uniform in location, size, and color of lettering to the adjacent existing signs. If these conditions apply to your situation, you must provide photographs of the signs located adjacent to your proposed sign. If there is a major tenant in the shopping center, include a photograph and dimensions of the major tenant sign. If there is no major tenant, please directly state this. b. Sign dimensions and details, **including** a drawing and the following information: Attached signs: Overall size of the building façade Size of the sign Bolt size (no less than 3/8") and connection types and details Color and size of font lettering (no more than 4" on attached signs Materials to be used Distance of the sign from the ground Amount of projection of the sign from the building Detached monument signs: EE ATTACHED MECHANICAL Foundation details Sign colors Sign materials Distance of the sign from the ground The following additional documents AGREEMENT ATTACKED Written consent of the owner of the building or land Electrical wiring diagrams where applicable Insured electrical contractor information Copy of stress sheets

8.	Your application wi	ll not be accepted	or reviewed unti	l all required	submittal items	are received
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Dead loads and wind pressure in any direction

Hold harmless agreement to save City from damages Estimated/Actual Cost of Sign (copy of invoice)



Form # 200-SP

CONDITIONS

By submitting this Application, Applicant agrees to the following conditions which are mandatory for a sign permit in the City:

Insurance Requirement

Applicant must procure, maintain and keep in full force and effect at all times for so long as the sign that is the subject of this application is in place, liability insurance insuring against all third party liability claims and demands for injury to, or death of, persons, or damage to property which arise out of the installation, placement or maintenance of said sign. Such policy of insurance shall insure against any such claim, injury, or loss in an amount not less than \$500,000.00, per occurrence, \$1,000,000.00 General Aggregate for injury (including death) to one or more persons attributable to a single occurrence and for property damage. Such liability insurance may be in the form of general premises liability insurance. A certificate reflecting such insurance coverage shall be provided to the City before the issuance of any sign permit.

Maintenance of Sign

Applicant agrees to maintain said sign in a safe manner, so that it is not a hazard to pedestrian or vehicular traffic, and to conform to all zoning, traffic and safety ordinances of the City of Clarkston with regard to the placing of said sign.

Removal of Sign

The undersigned agrees to remove any sign upon request by the City of Clarkston, in the event it should be deemed by the City Manager to be hazardous to the health, safety and welfare of the public.

SO AGREED:			
Mind B JA	W	9	19/20
Applicant Signature		Date	
Approval Planning & Zoning			
Committee:			
	Print Name		Title
	Signature		Date
Approval by City Council (When Applicable):			
	Print Name		Title
	Signature		Date

Cons. H.	Page 3 of 3	Rev. 05/31/12
Case #:	1 age 3 01 3	ICV. 03/31/12



City of Clarkston 1055 Rowland Street Clarkston, GA 30021

		PERMIT APPLICATION		
- b A d duc	Ca	en:	0	1-185

Job Address: _____

PROPERTY OWNER (SX TRAW	SPORTATION INC.	PHONE 215-357-3908	BOB ORLAN DO
MAILING ADDRESS 500 HATIZR	, ,	12	RAWRIND ALENT
GENERAL CONTRACTOR/CONTACT PERSON		PHONE 678-571-8880	
CONTRACTOR ADDRESS: City, State, and Zip	TA, 6A 30325	LICENSE NUMBER	TRADITIONAL EXEMPTION
PLUMBING CONTRACTOR		LICENSE NUMBER	
ELECTRICAL CONTRACTOR PARAGONA	ELECTRIC DE BLUE	LICENSE NUMBER EN 21195	7
MECHANICAL CONTRACTOR		LICENSE NUMBER	
DESCRIPTION OF WORK: SIGN ERRETION BY CAISSON FOOTHE (SEE SIGN PLANS)			
ı	MPORTANT- COMPLETE ALL ITEMS AND MAR	K ALL APPLICABLE BOXES	
B. PROPOSED PERMIT TYPE RESIDENTIAL {} New Single Family Dwelling {} New Accessory Structure {} Alteration {} Accessory Structure-Alteration {} Pool/Hot Tub {} Deck COMMERCIAL {} New Commercial {} Shell Only {} New Multi-Family {} Accessory Structure-New {} Alteration {} Addition {} Accessory Structure-Alteration {} Pool/Hot Tub MISCELLANEOUS {} Electrical Work Only {} Plumbing Work Only {} Mechanical Work Only {} Occupancy {} Retaining Wall {} Demolition {} Sign-Stand Alone {} Sign-Wall {} Cell Tower- Electrical	A. SQUARE FOOTAGE Main Floor Add. Floors Basement Covered Porch Decks Garage Other D. TOTAL VALUE Building Valuation \$ E. CONSTRUCTION TYPE {} Wood Frame {} Structural Steel {} Masonry {} Other	J. MISCELLANEOUS Number of stories Lot Size Number of Parking Spaces Setbacks: Required: E: W: N: S Shown: E: W: N: S G. TYPE OF SEWERAGE DISPOSAL {} Public {} Individual (Septic tank) H. TYPE OF WATER SUPPLY {} Private {} Public I. HEATING FUEL TYPE {} Gas LP or NG {} Electricity {} Solar {} Other	
F.FEES (check box when paid) {}Permit {}Site Fee{}Other	Fee { } Plan Review {} Total Fees	Trade Fee { } C/O, C/C Fee_	
[] Site Fee [] [] [] [] [] [] [] [] [] [] [] [] []	. otal rees		

The applicant, his agents and employees shall comply with all the rules, restrictions and requirements of the City and Building Codes governing location, construction and erection of the above proposed work for which the permit is granted. The City or its agents are authorized to order the immediate cessation of construction at anytime a violation of the codes or regulations appears to have occurred. Violation of any of the codes or regulations applicable may result in the revocation of this permit.

Building MUST conform with plans, as submitted to the City. Any changes of plans or layout must be approved prior to the changes being made. Any change in the use or occupancy of the building or structure must be approved prior to proceeding with construction.

The applicant is required to call for inspections at various stages of the construction, and in accordance with the aforesaid rule, the applicant shall give the building inspector not less than one day's notice to perform such activities.

In the event construction is not commenced within 180 days of issuance of this permit, then the same is automatically void. Cessation of work for a period of 180 continuous days shall also cause this permit to be void. Permits are not transferable.

I hereby certify that the proposed work is authorized by the owner of record and that I have been authorized by the owner to make this application as an authorized agent, and agree to conform to all applicable laws of the State of Georgia. All information submitted on this application is accurate to the best of my knowledge.

SIGNATURE OF APPLICANT MENTS	APPLICATION DATE 9/9/20
APPROVED P&D MANAGER	DATE

COMN	MERICAL - NEW CONSTRUCTION
	Building Permit Application – Completed
L	3 Sets of Structural Drawings – (Sealed when Required)
	Digital Copies of Drawings
Π	DeKalb County Sewer and Water permits
F	DeKalb County Watershed Management Pre-Treatment Permit (If installing grease Trap
	Drawings must show all MEP'S
	State of Georgia Contractors License
1.1	Current Business License
	Certificate of Occupancy- Fee only required with new Certificate of Occupancy
	 If new - compete the building permit application
COMM	MERCIAL — ALTERATIONS
	Building Permit Application – Completed
	3 Sets of Structural Drawings – (Sealed when Required)
	Digital Copies of Drawings
U	DeKalb County Sewer and Water permits
f3	DeKalb County Watershed Management Pre-Treatment Permit (If installing grease Trap
17	Drawings must show all MEP'S
\Box	State of Georgia Contractors License
	Current Business License
MISCE	LLANEOUS
Π	Trade Permit Application
	o Trade permit application- completed
	 State of Georgia Trade Contractors License
	o Current Business License
	Temporary Power Request- Electrical
	o Required for ALL New Power Request
	o Temporary Power Release Affidavit
	Retaining Wall
	 Retaining Wall Permit Application – Completed
	 3 Sers Drawings (Engineered if required)

o 3 Sets Site Plans, showing proposed wall location – drawn to scale

- e Retaining wall indemnification form- Completed
- o River corridor Properties require a nold and release Affidavit
- o Current business license

Demolition Permit

- o Demolition application completed
- o Land Disturbance Permit application completed-
 - Refer to land disturbance permit for requirements

Land Disturbance Permit

- o See Checklist on Land Disturbance Permit Application Sign Stand Alone (Monument & Wall Sign)
 - See Sign permit Application

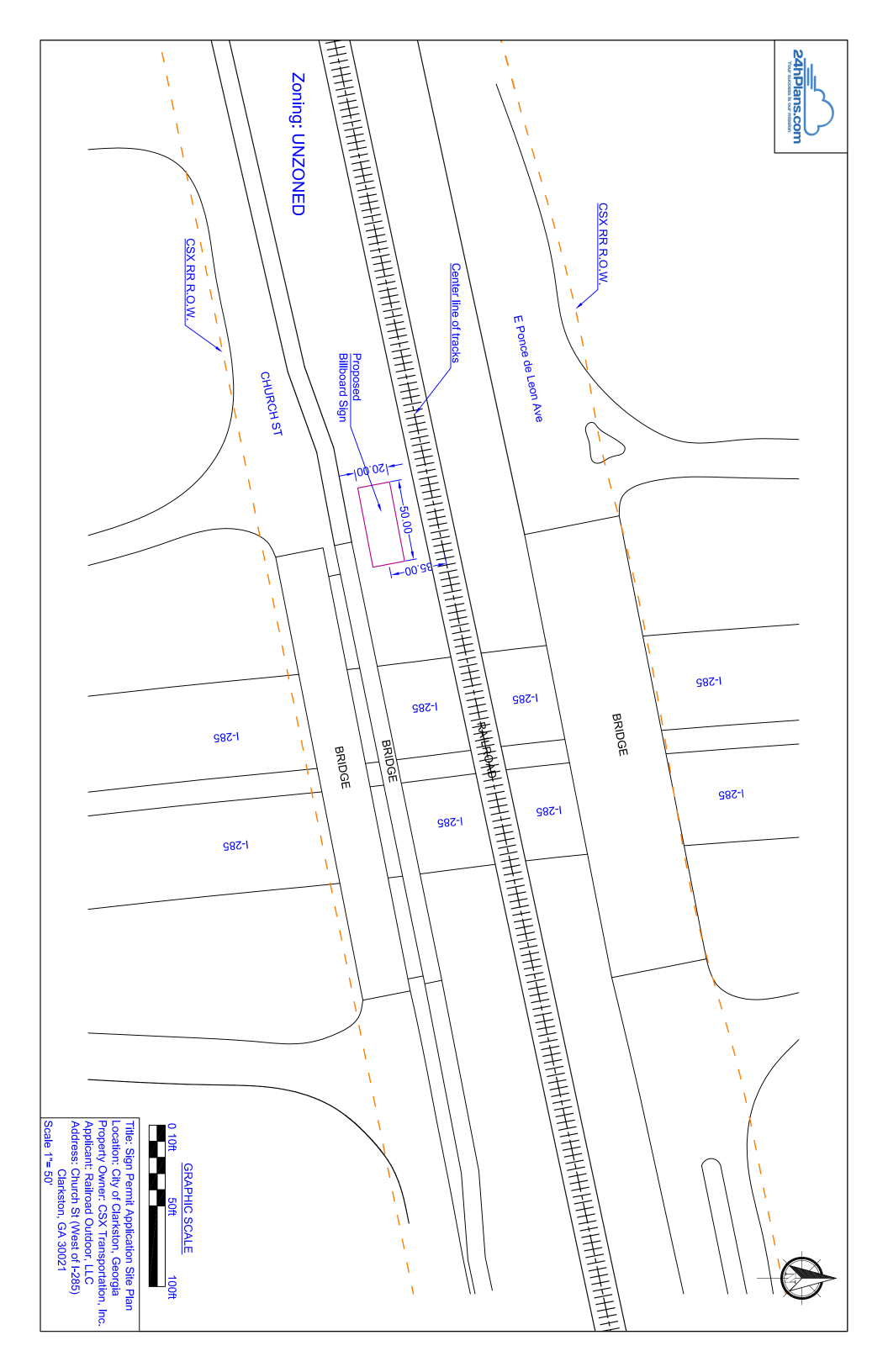
Gas pressure Test - Mechanical/ Plumbing

- o See Re-stablishing Service Procedure
 - See Fuel Line Inspection Form (completed by staff)

CELL TOWER ELECTRICAL

- 3 Sets of plans and structural analysis
- . Business License

When required (State license)



WEBB, KLASE & LEMOND, LLC

ATTORNEYS AT LAW

1900 THE EXCHANGE, S.E. • SUITE 480 • ATLANTA, GEORGIA 30339

(770) 444-9325 • (770) 217-9950 (facsimile)

<u>Author's Direct Dial:</u> (770) 444-0773

Email Address: Adam@WebbLLC.com

September 16, 2020

VIA E-MAIL & U.S. MAIL

Shawanna N. Qawiy, MPA, MSCM Planning & Development Director City of Clarkston 1055 Rowland Street Clarkston, GA 30021 sqawiy@cityofclarkston.com

Re: Sign Applications for Railroad Outdoor, LLC

Dear Ms. Qawiy:

I write to you in your capacity as Director of Planning and Development for the City of Clarkston on behalf of my client Railroad Outdoor, LLC ("Railroad"). Pursuant to Section 15.5-26(b)(1) of the Clarkston Code of Ordinances, please accept this letter as Railroad's written notice of appeal from the City's denial of my client's four sign applications. Based on my review of the City's denial (Exh. A hereto) and the Chapter 15.5 Signs of the City's Code of Ordinances, I wanted to outline my client's arguments on appeal. These articulated grounds for appeal are not exhaustive, and Railroad reserves the right to present additional arguments prior to and at the City Council appeal hearing.

All four of my client's sign applications were denied on the grounds that "Pole signs are not permitted in the City of Clarkston." Denial of my client's applications on this basis was incorrect for several reasons. First, as you note in your September 14 email, all four of my client's applications were for billboards, which are specifically governed by Section 15.5-63 of the Clarkston Code of Ordinances. Your attempt to rely upon a general prohibition on pole signs rather than apply the more specific code section that governs billboards is inconsistent with Georgia law, which provides that the terms of a specific statute govern over those of a more general statute. E.g., Denhardt v. Sparks, 844 S.E.2d 192, 195 (Ga. Ct. App. 2020); Vineville Capital Group, LLC v. McCook, 766 S.E.2d 156, 160 (Ga. Ct. App. 2014) ("the terms of a specific statute govern over those of a more general statute"); also Bellsouth Telecommunications, LLC v. Cobb County, 824 S.E.2d 233, 239 (Ga. 2019) ("the more specific statute governs over the more general one"). Had you properly applied the more specific billboard regulation, the basis of denial would not have been applicable.

Section 15.5-63 allows billboards in the City of Clarkston that are 672 square feet in sign area and 50 feet in height, so long as the billboards are on parcels zoned RC, NC-1, NC-2, TC, or I; are located on parcels adjacent to US Highway 78 or Interstate 285 and oriented thereto; and comply with the standards set by Georgia Department of Transportation as to the use of digital technology. See Section 15.5-63(a)-(g). My client's applications meet all of these criteria and should have been approved. Railroad is aware of several billboards that have been erected in Clarkston despite the ordinance's general prohibition on pole signs. It is plainly not applicable to billboards.

My client's applications for billboards on property owned by CSX Railroad should also have been granted. According to the City's Zoning Map (Exh. B hereto), the railroad property within the City of Clarkston has not been zoned. Therefore, Georgia law requires that my client be allowed to install the requested signs. The general rule is that the owner of property has the right to use their property in any lawful manner. E.g., Cherokee County v. Martin, 253 Ga. App. 395, 396 (2002); Picadilly Place Condo. Ass'n v. Frantz, 210 Ga. App. 676, 678 (1993). Because zoning regulations restrict this right, they must be strictly construed in favor of the property owner, and more specifically, the owner's free use of their property. DeKalb County v. Post Apartment Homes, L.P., 234 Ga. App. 409, 410(1) (1998); Martin, 253 Ga. App. at 396; Glynn County v. Palmatary, 247 Ga. 570, 574 (1981); also Fayette County v. Seagraves, 245 Ga. 196, 197-98, 264 S.E.2d 13 (1980). Consequently, land use limitations must (i) be clearly established, (ii) be enforced only as to their plain and explicit terms, and (iii) any ambiguities therein must be resolved in the owner's favor. E.g., Northside Corp. v. City of Atlanta, 278 Ga. 416 (2005); JWIC, Inc. v. City of Sylvester, 278 Ga. 416, 417 (2004); Martin, 253 Ga. App. at 396; Picadilly, 210 Ga. App. at 678; Bo Fancy Productions v. Rabun County Bd. of Comm's, 267 Ga. 341, 343 (1996); Beugnot v. Coweta County, 231 Ga. App. 715, 722 (1998).

Here, the CSX property is unzoned and thus not restricted by any applicable zoning regulations. Although the CSX property has been inside the City limits for decades, the City has chosen not to zone the property. As such, CSX has never had any opportunity to appear before the City Council to show the City what zoning and land use restrictions would be appropriate for the railroad property. Thus, any restrictions being enforced by the City are invalid and void. E.g., Davidson Mineral Properties, Inc. v. Monroe County, 257 Ga. 215, 217 (1987) (holding county could not restrict use of property). Because the City's official zoning map unambiguously shows that the railroad property has not been zoned, the requested billboards must be allowed.

Beyond these errors in misapplying the City's Code of Ordinances and instances of undue discretion, Railroad also believes that the City's guidelines with respect to billboard signs regulate on the basis of content. Why else would your September 14 email request that my client resubmit renderings of the proposed signs with the proposed wording of the sign. In the decision of Reed v. Town of Gilbert, 135 S. Ct. 2218, 2227 (2015), the Supreme Court held that "[g]overnment regulation of speech is content-based if a law applies to particular speech because of the topic discussed or the idea or message expressed." Id. at 2227 (citations omitted). The

Court deemed this rule to be "commonsense" and requires a reviewing court to determine whether a law "on its face' draws distinctions based on the message a speaker conveys." <u>Id.</u>

The Court then devoted several pages of its opinion to rejecting the rationales of the lower courts for finding that the law was content-neutral. <u>Id.</u> at 2227-31. For instance, the Court found that the government's motives in adopting the law are irrelevant if the law regulates by content on its face. <u>Id.</u> at 2228 ("Innocent motives do not eliminate the danger of censorship presented by a facially content-based statute, as future government officials may one day wield such statutes to suppress disfavored speech"). The Court also noted that "a speech regulation targeted at specific subject matter is content-based even if it does not discriminate among viewpoints within that subject matter." Id. at 2230.

The Court then analyzed whether the content-based law could survive strict scrutiny, "which requires the Government to prove that the restriction furthers a compelling interest and is narrowly tailored to achieve that interest." <u>Id.</u> at 2231 (citations omitted). The Court held that the law could not survive strict scrutiny because, even if the town's interests in traffic safety and aesthetics were considered compelling governmental interests, the code was "hopelessly underinclusive." <u>Id.</u> (noting that signs bearing certain messages were "no greater an eyesore" than other types of signs, as well as the lack of evidence that signs bearing some messages are more detrimental to traffic safety than signs conveying favored content).

Since Reed, courts have *repeatedly* recognized that distinguishing between signs based on content is unconstitutional. For example, in Thomas v. Schroer, 116 F.3d 869 (W.D. Tenn. 2015), a court relied upon Reed to enjoin the Tennessee Department of Transportation from enforcing state sign laws that subjected off-premise signs to more regulation than on-premise signs. Id. at 875-76. This decision was affirmed by the Sixth Circuit Court of Appeals in Thomas v. Bright, 937 F.3d 721 (6th Cir. 2019), which held that the content-based nature of the sign regulations post-Reed was "neither a close call nor a difficult question." Id. at 729, 733 ("Tennessee's Billboard Act contains a non-severable regulation of speech based on the content of the message. Applied to [the plaintiff's] billboard, it is, therefore, a content-based regulation of non-commercial speech, which subjects it to strict scrutiny"). The State of Kentucky's sign regulations were just thrown out on the same basis as the Thomas case. See L.D. Mgmt. Co. v. Thomas, 2020 WL 1978387, at *4 (W.D. Ky. Apr. 24, 2020).

Even more recently, the Fifth Circuit Court of Appeals weighed in on this issue. In Reagan National Advertising, Inc. v. City of Austin, __ F.3d __, 2020 WL 5015455 (5th Cir. Aug. 25, 2020), two sign companies filed applications to convert existing off-premise signs (a/k/a billboards) to digital technology. The city denied the applications because its ordinance did not allow off-premise signs to be digitized (even though signs bearing on-premise content could be digitized). The sign companies sued arguing the ordinance was unconstitutional pursuant to Reed but the district court granted judgment in favor of the city. The Fifth Circuit reversed, finding the ordinance content-based and unconstitutional under Reed. The court noted that "to determine whether a sign is on-premises or off-premises, one must read the sign and ask: does it advertise 'a business, person, activity, goods, products, or services not located on the site

where the sign is installed, or that directs persons to any location not on that site." <u>Id.</u> at *6. This fact rendered the code content-based and unconstitutional. <u>Id.</u> at *6-11. The City's admitted intent to review the content on Railroad's proposed signs as part of the review process is similarly unconstitutional.

Moreover, the City's strict regulation of signs in general runs afoul of the Georgia Supreme Court's requirement that governmental bodies employ the "least restrictive means" when regulating speech activity. <u>E.g.</u>, <u>Coffey v. Fayette County</u>, 279 Ga. 111, 111 (2005) ("<u>Coffey I</u>"); <u>Statesboro Publ'g Co. v. City of Sylvania</u>, 271 Ga. 92, 95-96 (1999). Under this standard, cities and counties must carry a heavy burden in order to justify their sign restrictions. <u>Coffey v. Fayette County</u>, 280 Ga. 656, 657-58 (2006). In order to meet this high threshold, the Georgia Supreme Court requires that evidence be presented to support the regulations. <u>Id.</u> This is because Georgia law is the most protective in the nation toward the use of signs for free speech activity. <u>Coffey I</u>, 279 Ga. at 111 ("This Court has interpreted the Georgia Constitution to provide even broader protection than the First Amendment"). Clarkston cannot meet this strict standard as to its Sign Ordinance.

We will also contend that the City's zoning procedures, Sign Ordinance, zoning code, and/or zoning map have been adopted in an improper manner. Georgia's Zoning Procedures Law is mandatory and strict compliance is required. We have made requests for the necessary documentation simultaneously herewith and will supplement this appeal upon receipt.

Under Georgia law an application must be granted if the ordinance is invalid for any reason. E.g., Tilley Properties, Inc. v. Bartow County, 261 Ga. 153, 165 (1991) (holding that "[w]here, as in this case, the zoning ordinance is invalid, there is no valid restriction on the property, and the appellant has the right under the law to use the property as it so desires"); Davidson Mineral Props., 257 Ga. at 216-17 (invalidating basis of denial and then mandating that applicant was authorized to proceed with proposed use). As such, Railroad is entitled to the requested permits.

If you have any questions regarding this appeal or need any additional information regarding the same, please do not hesitate to contact me. I look forward to the hearing in front of the City Council.

Respectfully yours,

E. Adam Webb

EAW/ss

Attachments/Enclosures

From: Shawanna Qawiy < sqawiy@cityofclarkston.com >

Sent: Monday, September 14, 2020 4:03 PM

To: kshaw@railroadoutdoor.com
Subject: CSX Sign Permit Requests

Good Day,

The City is in receipt of your request for sign permits.

A review of the four (4) sign permit applications from Railroad Outdoor, LLC shows that all of the proposed signs will be located on poles.

Poles signs are prohibited in the City of Clarkston;

- 1. 3611 Church Street- Pole Sign (Billboard Sign)
 - a. Pole signs are not permitted in the City of Clarkston.
- 2. 3874 East Ponce de Leon Avenue (Billboard Sign)
 - a. Pole Signs are not permitted in the City of Clarkston.
- 3. CSX Outside LED I-285(Billboard)
 - a. Pole Signs are not permitted in the City of Clarkston.
- 4. CSX Inside LED I-285 (Billboard)
 - a. Pole Signs are not permitted in the City of Clarkston.

Therefore, the submitted applications are DENIED.

You may resubmit the applications for review with the applicable required documents and information. Please include the following for each sign (location/type) request;

- 1. Completion of the sign permit application (page 2-b) with all related dimension(s) listed.
- 2. Actual (real) colored renderings of the proposed sign on a site plan (at the actual location) with the proposed lettering/wording.
- 3. Completed Hold Harmless Form (attached) for each location.
- 4. Invoice for each sign location.

If you have any questions or concerns, please contact me.

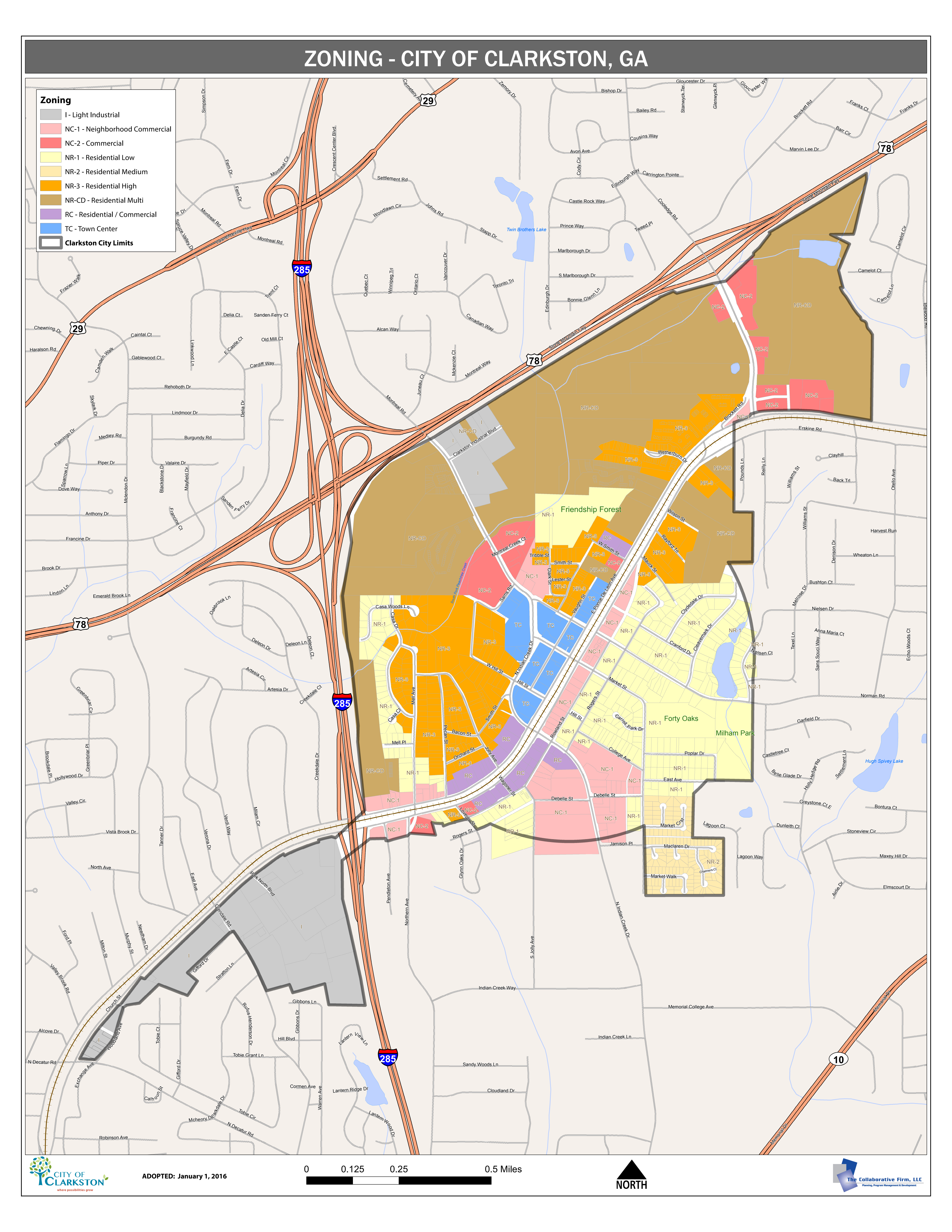
Thank you.

Shawanna N. Qawiy, MPA, MSCM Planning & Development Director



1055 Rowland St. | Clarkston, GA 30021 (O) 404-296-6489 (F) 404-296-6480 SQawiy@cityofclarkston.com

Exhibit "B"





September 22, 2020

VIA FIRST CLASS MAIL AND EMAIL: adam@webbllc.com

E. Adam Webb, Esq. Webb, Klase & Lemond, LLC 1900 The Exchange, SE Suite 480 Atlanta, GA 30339

RE: Billboard Sign Applications by Railroad Outdoor, LLC

Dear Mr. Webb:

Thank you for your letter dated September 16, 2020. In light of your letter, the City of Clarkston has reevaluated the four sign applications submitted by Railroad Outdoor, LLC. We agree that we prematurely denied the applications based on the prohibition of pole signs.

Per your request, we have reviewed the four applications anew, keeping in mind your suggestion to look for the most specific applicable regulations. In so doing, we found several specific grounds requiring denial of each of the four applications. Please find enclosed documents reflecting the City Manager's official decision with regard to each application.

We will consider your September 16th letter to constitute written appeals of the four revised permit denials enclosed herewith. The Clarkston City Council will hear appeals of the four sign permit denials at its next regular meeting, which will be held on October 6, 2020 beginning at 7:00 p.m. City Code Sec. 15.5-26(b).

Due to Covid-19, this meeting will be held via Zoom pursuant to O.C.G.A. § 50-14-1(g). You may find instructions for joining the meeting by Zoom at <u>clarkstonga.gov</u>. If you would like to submit any documents for consideration by the City Council in connection with these appeals, please email them to City Clerk Tracy Ashby at tashby@clarkstonga.gov.

Sincerely,

Shawanna Qawiy

Clarkston Planning & Zoning Director

cc:

Kelly Shaw

Mike Fitzgerald

Robin Gomez, City Manager Tracy Ashby, City Clerk



CITY of CLARKSTON SIGN PERMIT REVIEW

Applicant's Name: Mike Fitzgerald

Railroad Outdoor LLC

PO Box 250633

Atlanta, GA 30325

Phone No.:678.571.8889

Email: mike@railroadoutdoor.com

Address: Southerly portion of CSX ROW just inside

(west) of I-285

Clarkston, GA 30021

Zoning District: None; railroad right of way

Property Owners Name(s) and Address:

CSX Transportation Incorporated a Virginia corporation and Railroad Outdoor, LLC

Mailing address: 500 Water Street, Jacksonville,

Florida 32202 (CSX Transportation, Inc.)

A lease agreement with CSX was provided

DESCRIPTION OF REQUESTED SIGN(S)

BILLBOARD SIGN: 14' x 48' CM 20' VEE @50' OAH LED Billboard Sign

The applicant is requesting to erect a 14' x 48' CM 20' VEE @50' OAH LED Billboard Sign on the property located at the southerly portion of the just inside of I-285, Church Street (West of I-285).

A 14' x 48' center mounted unit with 20'VEE and 50' over-all height with a drilled foundation base on 150 psf/ft. (x2) soils. Estimated size: 6' x 23' with approximately 18 yards of concrete.

CITY MANAGER'S DECISION: DENIAL

Reasons for decision:

- Signs are prohibited within public rights of way and utility easements. City Code Sec. 15.5-41(3)
- Signs are prohibited within the railroad right of way. City Code Sec. 15.5-41(4)
- Billboard signs are only permitted on parcels zoned RC, NC-1, NC-2, TC or I. <u>City Code Sec. 15.5-63(b)</u>. The CSX Railroad right of way is not a parcel and does not have any of the permissible zoning designations.
- Billboard signs are prohibited within 500 feet of residential parcels. <u>City Code Sec. 15.5-63(f)</u>. The proposed location is within 500 feet of residential property including, but not limited to, various residences on Creekdale Drive just north of the proposed location, on Pendleton Road southeast of the proposed location and the Highland Village Apartments east/northeast of the proposed location
- Billboard signs are prohibited within 1000 feet of other billboards. <u>City Code Sec. 15.5-63(e)</u>. The other three billboard signs proposed by Railroad Outdoor are within 1000 feet of this location.

Re 7. Sur_ Date: 9-22-2020

Robin Gomez, Clarkston City Manager