SPECIAL EXCEPTION USES

The Planning and Zoning Board, and Zoning Administrator, may authorize the special exception use from the provisions of § 158.260. In order to authorize any special exception use from the terms of this chapter, the Planning and Zoning Board, or Zoning Administrator, will consider the special exception criteria in § 158.260 and consider your responses to the following when making a determination.

| (A) Please explain how adequate ingress and egress will be obtained to and from the property, with particular reference to automotive and pedestrian safety and convenience, traffic flow, and control, and access in case of |
|--|
| fire or other emergency. Site access will be provided via both Kensington St. and Gatlin Blvd. See Site Plan. |
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| (B) Please explain how adequate off-street parking and loading areas will be provided, without creating undue noise, glare, odor or other detrimental effects upon adjoining properties. The drive through will be located at the rear of the building with a privacy wall between the drive through window |
| and the canal at the rear o fthe property. |
| |
| (C) Please explain how adequate and properly located utilities will be available or will be reasonably provided to serve the proposed development. The PSLUSD has both potable water and sanitary sewer service to the property. |
| |
| (D) Please explain how additional buffering and screening, beyond that which is required by the code, will be required in order to protect and provide compatibility with adjoining properties. A privacy wall will be constructed along the rear of the Property, screening the facility from the surrounding |
| neighborhood. |
| (E) Please explain how signs, if any, and proposed exterior lighting will be so designed and arranged so as to promote traffic safety and to eliminate or minimize any undue glare, incompatibility, or disharmony with adjoining properties. Light shields or other screening devices may be required. Site lighting will be situated to only light the project area. Shields will be used on the lights to ensure that there |
| will be no lighting spills onto the adjacent property. |
| |
| (F) Please explain how yards and open spaces will be adequate to properly serve the proposed development and to ensure compatibility with adjoining properties. The Site Plan has been designed to meet City Codes with the inclusion of a privacy wall at the rear of the |
| property. |
| |

| (G) Please explain how the use, as proposed, w requirements of the City's Land Development Regulation The Site Plan for the project complies with all City C | on. | all stated provisions and |
|---|---|---|
| The Oile Fian for the project complies with all City C | oues. | |
| | | |
| (H) Please explain how establishment and operation o will not impair the health, safety, welfare, or convenience. The drive through window is located at the rear of the | e of residents and workers in | the city. |
| | | |
| (I) Please explain how the proposed use will not conpersons who will attend or use the facility, or because movement, noise, fume generation, or type of physical at The project is located on Gatlin Blvd, a commercial co | se of the hours of operation activity. | n, or because of vehicular |
| community by 120' wide City Canal. The project will in | clude a privacy wall at the rea | ar to provide additional |
| separation from the community. | | |
| (J) Please explain how the use, as proposed for develouses of adjacent property. The proximity or separation size and height of buildings, access, location, light an submittal and analysis of the request. The City material proposed use to mitigate the impacts upon adjacent property will be a Waffle House restaurant | n and potential impact of the d noise) on nearby property y request project design ch perties and the neighborhood | e proposed use (including will be considered in the anges or changes to the di. |
| provided. | | |
| | | |
| to a contract of the contract | ırk Floyd | 8.18.21 |
| Signature of Applicant Har | d Print Name | Date |

PLEASE NOTE:

- (K) As an alternative to reducing the scale and/or magnitude of the project as stipulated in criteria (J) above, the City may deny the request for the proposed use if the use is considered incompatible, too intensive or intrusive upon the nearby area and would result in excessive disturbance or nuisance from the use altering the character of neighborhood.
- (L) Development and operation of the proposed use will be in full compliance with any additional conditions and safeguards which the City Council may prescribe, including but not limited to reasonable time limit within which the action for which special approval is requested shall be begun or completed or both.

SPECIAL EXCEPTION USE

§ 158.260 REQUIREMENTS AND APPROVAL

Special Exceptions are uses that would only be allowed under certain conditions and are required to be compatible with the existing neighborhood. It is expected that any such approval be implemented in a timely manner to ensure the use is established under the physical conditions of the area in place when approved. Therefore, Special Exception Uses shall expire after one year on the date of approval unless the applicant has received final site plan approval, or if a site plan is not required, the appropriate permits to allow development of the use to continue as approved.

Approval of a special exception application shall be granted by the City Council only upon a finding that:

- (A) Adequate ingress and egress may be obtained to and from the property, with particular reference to automotive and pedestrian safety and convenience, traffic flow, and control, and access in case of fire or other emergency.
- (B) Adequate off-street parking and loading areas may be provided, without creating undue noise, glare, odor or other detrimental effects upon adjoining properties.
- (C) Adequate and properly located utilities are available or may be reasonably provided to serve the proposed development.
- (D) Adequate screening or buffering. Additional buffering beyond that which is required by the code may be required in order to protect and provide compatibility with adjoining properties.
- (E) Signs, if any, and proposed exterior lighting will be so designed and arranged so as to promote traffic safety and to eliminate or minimize any undue glare, incompatibility, or disharmony with adjoining properties. Light shields or other screening devices may be required.
- (F) Yards and open spaces will be adequate to properly serve the proposed development and to ensure compatibility with adjoining properties.
- (G) The use as proposed will be in conformance with all stated provisions and requirements of this chapter.
- (H) Establishment and operation of the proposed use upon the particular property involved will not impair the health, safety, welfare, or convenience of residents and workers in the city.
- (I) The proposed use will not constitute a nuisance or hazard because of the number of persons who will attend or use the facility, or because of the hours of operation, or because of vehicular movement, noise, fume generation, or type of physical activity.
- (J) The use as proposed for development will be compatible with the existing or permitted uses of adjacent property. The proximity or separation and potential impact of the proposed use (including size and height of buildings, access, location, light and noise) on nearby property will be considered in the submittal and analysis of the request. The City may request project design changes or changes to the proposed use to mitigate the impacts upon adjacent properties and the neighborhood.
- (K) As an alternative to reducing the scale and/or magnitude of the project as stipulated in criteria (J) above, the City may deny the request for the proposed use if the use is considered incompatible, too intensive or intrusive upon the nearby area and would result in excessive disturbance or nuisance from the use altering the character of neighborhood.
- (L) Development and operation of the proposed use will be in full compliance with any additional conditions and safeguards which the City Council may prescribe, including but not limited to reasonable time limit within which the action for which special approval is requested shall be begun or completed or both.