### **ORDINANCE 8-2018**

AN ORDINANCE AMENDING THE OWENSBORO ZONING ORDINANCE ADOPTED MARCH 14, 1980, SO AS TO INCLUDE WITHIN THE P-1 PROFESSIONAL /SERVICE ZONE PROPERTY LOCATED AT 207 PHILLIPS COURT.

WHEREAS, the Owensboro Metropolitan Planning Commission met in regular session in Owensboro, Kentucky, on April 12, 2018, and did consider a proposal to change the zoning classification of the hereinafter described real property from its present classification of R-4DT Inner City Residential to P-1 Professional/Service; and

WHEREAS, by a vote of 8-1, the Owensboro Metropolitan Planning Commission has recommended that the proposal to change the zoning classification be approved. Findings of fact in support of adoption of the proposed revisions to the Owensboro Metropolitan Zoning Ordinance are as follows:

- 1. Staff recommends approval because the proposal is in compliance with the community's adopted Comprehensive Plan;
- 2. The subject property is located in a Central Residential Plan Area, where professional/service uses are appropriate in limited locations;
- 3. The proposed use as office space will be nonresidential in nature; and
- 4. The proposed P-1 zoning is a logical expansion of the existing P-1 zoning to the north and west; and

WHEREAS, an official transcript of the proceedings at said meeting, including the evidence presented, the findings of fact, and the conclusions and recommendations of the Owensboro Metropolitan Planning Commission have been filed with and considered by the Board of Commissioners and are attached hereto; and

WHEREAS, it is considered and declared that the rezoning of the territory hereinafter described will be to the best interest of the health, safety, and public welfare of the citizens of Owensboro, and will promote progress of the City.

# NOW, THEREFORE, BE IT ORDAINED BY THE CITY OF OWENSBORO, KENTUCKY, AS FOLLOWS:

**SECTION 1.** The proceedings before the April 12, 2018, meeting of the Owensboro Metropolitan Planning Commission relating to a zoning change of the property hereinafter described, including the findings of fact, and recommendations of the Planning Commission as to the zoning change relating to said property, are hereby confirmed and approved, and the zoning ordinance of the City of Owensboro and the maps pertaining thereto adopted March 14, 1980, be and the same are hereby amended and changed so that the following described property will be zoned P-1 Professional/Service, subject to the following conditions:

- The subject property shall be consolidated with the property to the west at 1535 Frederica Street.
- A Final Development Plan shall be submitted for Planning Commission
   Approval and the neighbors shall be notified of the plan submittal in the
   same manner as a zoning map amendment application.
- 3. No new access to Phillips Court shall be permitted.
- Signage shall be limited to a monument sign not to exceed 25 square feet on the face of the sign with up lighting only.
- 5. All parking lot lighting shall be down lighting only.

## LEGAL DESCRIPTION 207 PHILLIPS COURT

Beginning at a calculated point being in the north right-of-way line of Phillips Court and being the southeast corner of the W B W Properties, LLC property, as recorded in Deed Book 898, at Page 500 in the office of the Daviess County Clerk; thence with the east line of said W B W Properties. LLC property North 01 degrees 16 minutes, 27 seconds West, passing through the southeast corner of the Greater Yelvington Investments, LLC Property, as recorded in Deed Book 988, at Page 193 in said clerk's office, then continuing on the same course with the east line of said Greater Yelvington Investments, LLC property, in all a total distance of 170.00 feet to a calculated point being the northwest corner of the Ronald D. Shepherd property, as recorded in Deed Book 336, ag Page 407 in said clerk's office; then with the west line of said Ronald D. Shepherd property South 01 degrees 16 minutes 27 seconds East, a distance of 170.00 feet to a calculated point being in said north right-of-way line; thence with said north right-of-way line South 88 degrees 43 minutes 33 seconds West, a distance of 60.00 feet to the point of beginning and containing 0.234 acres. This description was prepared to be used for a Rezoning ONLY and is NOT to be used for the transfer of real property.

**SECTION 2.** All ordinances, or parts of ordinances, in conflict herewith are, to the extent of such conflict, hereby repealed.

INTRODUCED AND PUBLICLY READ ON FIRST READING, this 5th day of June, 2018.

**PUBLICLY READ AND APPROVED ON SECOND READING,** this the 12th day of June, 2018.

	Thomas H. Watson, Mayor
ATTEST:	
Beth Cecil, City Clerk	

C	or	IS	e	nt

# CITY OF OWENSBORO AGENDA REQUEST AND SUMMARY COVER SHEET

ltem	No.	

CO	VER SHEET
	TITLE
COMMISSION ON:	
ACKGROUND (Continue on a	additional sheet, if necessary):
BW Properties, LLC for a zo rofessional/Service for a 0.2 vensboro Metropolitan Plani amendment be approved ir	sion met in regular session on April 12, 2018, to consider the control of the con
	Check if continued on next page
N OR ACTION REQUEST!	ED (State the action requested or recommended):
	Check if no attachments
ation and Staff Report	
t E i A i r	COMMISSION ON: budget consequences): N/A  ACKGROUND (Continue on a tropolitan Planning Commis BW Properties, LLC for a zo rofessional/Service for a 0.2 wensboro Metropolitan Planning amendment be approved in (see attached Findings of

Note: All City Commission Agenda items submitted by staff, including appropriate backup materials, must be approved and submitted to the City Clerk not later than noon Thursdays preceding Tuesday, 6:30 p.m. meetings.

Submitted by	Dept. Head Approval	City Attorney Approval	City Manager Approval
ME	BIA	51	



# OMPC Recommendation Zoning Map Amendment

Address: 207 PHILLIPS CT

Applicant: WBW Properties, LLC

Document #: 1804.2040

### RECOMMENDATION of the Owensboro Metropolitan Planning Commission, Owensboro, Kentucky

Having considered the above matter at a Public Hearing on April 12, 2018

and having voted 8-1

to submit this Recommendation to the Owensboro City Commission

the Owensboro Metropolitan Planning Commission hereby recommends APPROVAL

of this proposal, based on the following findings of fact and conditions.

### **FINDINGS OF FACT**

- 1. Staff recommends approval because the proposal is in compliance with the community's adopted Comprehensive Plan;
- 2. The subject property is located in a Central Residential Plan Area, where professional/service uses are appropriate in limited locations;
- 3. The proposed use as office space will be nonresidential in nature; and,
- 4. The proposed P-1 zoning is a logical expansion of the existing P-1 zoning to the north and west.

### CONDITIONS

- 1. The subject property shall be consolidated with the property to the west at 1535 Frederica Street.
- 2. A Final Development Plan shall be submitted for Planning Commission Approval and the neighbors shall be notified of the plan submittal in the same manner as a zoning map amendment application.
- 3. No new access to Phillips Court shall be permitted.
- 4. Signage shall be limited to a monument sign not to exceed 25 square feet on the face of the sign with up lighting only.
- 5. All parking lot lighting shall be down lighting only.

ATTEST: May 4, 2018

Executive Director, Brian R. Howard, AICP

### **ENCLOSURES**

Description, Plat, Applicable excerpts of minutes of meeting(s):

April 12, 2018 Transcript: Pages 18-55



### Zoning Map Amendment Staff Report

07/09 112M 1/1

### **APRIL 12, 2018**

/	
207 PHILLIPS CT	
ZONE CHANGE	

	ZONE CHANGE
From:	R-4DT Inner City Residential
To:	P-1 Professional/Service
Proposed Use:	Office Space
Acreage:	0.234
Applicant:	WBW Properties, LLC (1804.2040)
Surround	ling Zoning Classifications:

North: P-1 South: R-4DT
East: R-4DT West: P-1

### Proposed Zone & Land Use Plan

The applicant is seeking a P-1 Professional/Service zone. The subject property is located in a Central Residential Plan Area, where professional/service uses are appropriate in limited locations.

### SPECIFIC LAND USE CRITERIA

- (a) Building and lot patterns Building and lot patterns should conform to the criteria for "Nonresidential Development" (D7).
- (b) Logical expansions Existing areas of Professional/Service use may be expanded onto contiguous land that abuts the same street(s). An existing area of general business zone may be used as criteria to support a Professional/Service use as a logical expansion since the general business zone permits all uses within the Professional Service use category. If the contiguous land is located across an intervening street, the expansion should be at least one (1) acre in size, unless it would serve as a "buffer-use" (D1). An expansion of this use should not overburden the capacity of roadways and other necessary urban services that are available in the affected area.

## Planning Staff Review GENERAL LAND USE CRITERIA

### Environment

- It appears that the subject property is not located in a wetlands area per the US Department of Agriculture Soil Conservation Service dated March 6, 1990.
- The subject property is not located in a special flood hazard area per FIRM Map 21059CO138D.
- The developer is responsible for obtaining permits from the Division of Water, The Army Corp of Engineers, FEMA, the EPA, the OMPC building/electrical/HVAC division or other state and federal agencies as may be applicable.

### **Urban Services**

All urban services are available to the subject property, including sanitary sewer service.

### **Development Patterns**

The subject property is a single family residential home. The surrounding properties to the west and north are zoned P-1 while the other adjoining properties located on Phillips Court are zoned R-4DT Inner City Residential and used as single family residential. The applicant intends to convert the subject property to office space.

All vehicular use areas shall be screened from the neighboring residentially zoned properties as well as the road right-of-way with a 3 foot wide landscaping easement, a 3 foot continuous element and 1 tree every 40 feet of the vehicular use area boundary.

Prior to any construction activity on the property the applicant must obtain approval of an site plan or development plan to demonstrate compliance with zoning ordinance requirements including, but not limited to, parking, landscaping, building setbacks, access management and signage. The OMPC Building, Electrical & HVAC department shall be contacted before any construction activity takes place on the property.

#### SPECIFIC LAND USE CRITERIA

The applicant's proposal is in compliance with the Comprehensive Plan. The redevelopment of the subject property will be nonresidential in nature. The P-1 Professional/Service zoning is a logical expansion of the P-1 zoning to the north and west.

### **Planning Staff Recommendations**

The planning staff recommends approval subject to the findings of fact that follow:

### **Findings of Fact:**

- Staff recommends approval because the proposal is in compliance with the community's adopted Comprehensive Plan;
- 2. The subject property is located in a Central Residential Plan Area, where professional/service uses are appropriate in limited locations;
- 3. The proposed use as office space will be nonresidential in nature; and,
- **4.** The proposed P-1 zoning is a logical expansion of the existing P-1 zoning to the north and west.

## Zoning Map Amendment Application

01/18 8/8

## Applicant's Findings for Zone Change

In order for the Owensboro Metropolitan Planning Commission to make a recommendation for a zoning map amendment, it must make findings of fact in support of its recommendation. The type of facts that must be cited in support of the applicant's proposal depends on whether or not the proposal is found to be in compliance with the criteria of the adopted comprehensive plan. Below, the applicant must address either Type 1 Findings or Type 2 Findings.

Type 1 Findings - IN COMPLIANCE: If the applicant determines that his/her proposal is in compliance with the Comprehensive Plan, the applicant must cite specific facts with reference to the Land Use Criteria and/or other elements of the Comprehensive Plan in support of this determination.

Type 2 Findings - NOT IN COMPLIANCE: If the applicant determines that his/her proposal is NOT in compliance with the Comprehensive Plan, the applicant must state specific facts in support of one or both of the following:

- A. The existing zoning classification given to the property is inappropriate and the proposed zoning classification is appropriate; AND/OR
- B. There have been major changes of an economic, physical or social nature within the AREA involved which were not anticipated in the adopted comprehensive plan and those changes have substantially altered the basic character of the AREA involved.

Below, the applicant must address <u>either</u> Type 1 or Type 2 Findings in support of the Zone Change. The types of findings are described above. Attach additional sheets if more space is needed.

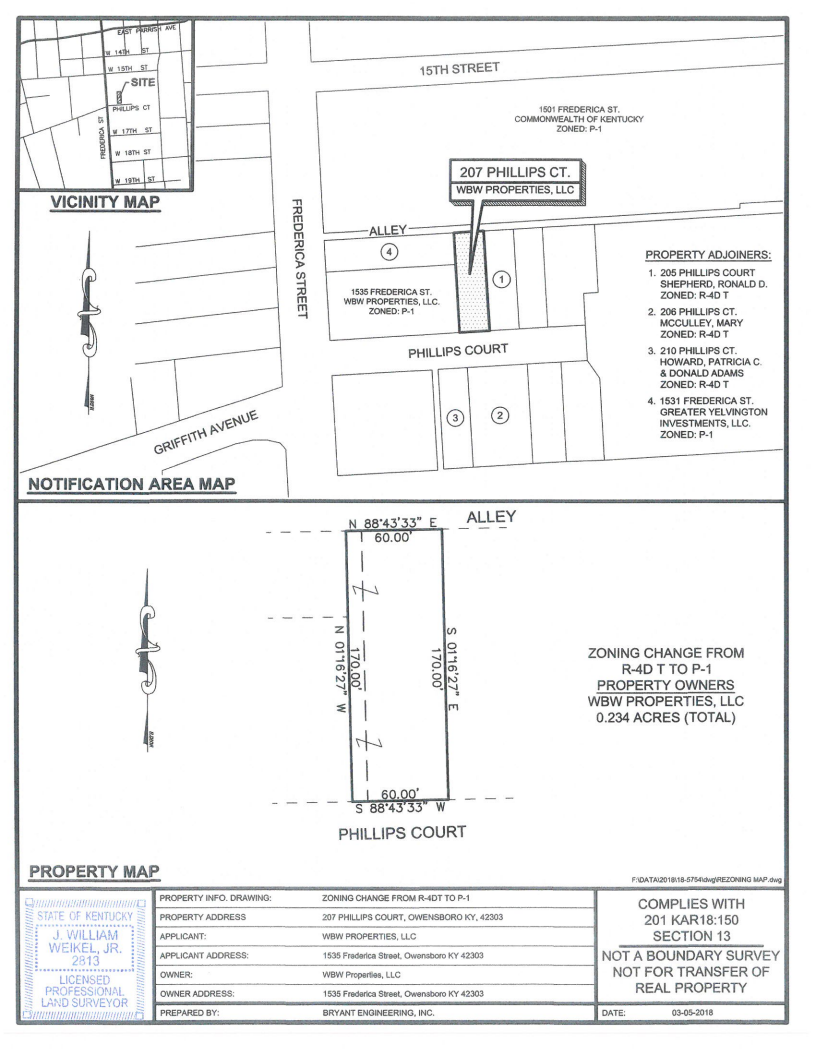
### Overview:

The Subject Property is an existing Single Family Residence located at 207 Phillips Court. The Subject Property is currently zone R4-DT, Single Family, and the Applicant is seeking a P-1, Professional / Service Zoning Classification.

### Findings:

The Subject Property is located in a n Urban Residential Land Use Plan Area where Professional Service uses are land use appropriate in Limited Locations. The specific criteria are (a), (b), & (d).

- (a) Building and lot patterns should conform to the criteria for nonresidential development. The Applicant contends that the Subject Property adjoins Professional / Service zoning classifications to the north and west.
- (b) Logical expansions ~ existing areas of Professional/Service use may be expanded onto contiguous land that abuts the same street(s). An expansion of this use should not overburden the capacity of roadways and other services that are available in the affected area. The Subject Property adjoins Bryant Engineering to the west. Said adjoining property abuts the same street, Phillips Court, as the Subject Property. At least than a quarter of an acre the Subject Property will not overburden roadways and other services.
- (d) New Locations ~ Not applicable.



1	the three conditions and Findings of Fact 1 through 5.
2	CHAIRMAN: A motion has been made for approval
3	based on the three conditions and Findings of Fact 1
4	through 5. Do we have a second?
5	MS. McENROE: Second.
6	CHAIRMAN: Second by Ms. McEnroe. Any
7	discussion or comment about the motion or the second?
8	(NO RESPONSE)
9	CHAIRMAN: There being none all those in favor
10	raise your right hand.
11	(ALL BOARD MEMBERS PRESENT RESPONDED AYE.)
12	CHAIRMAN: Motion carries.
13	ITEM 5
1 /	207 Phillips Court, 0.234 acres
14	
	Consider zoning change: From <b>R-4DT</b> Inner City Residential to <b>P-1</b> Professional/Service
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15 16 17	Residential to <b>P-1</b> Professional/Service
15 16 17	Residential to <b>P-1</b> Professional/Service Applicant: WBW Properties, LLC
15 16	Residential to P-1 Professional/Service Applicant: WBW Properties, LLC  PLANNING STAFF RECOMMENDATIONS
15 16 17 18	Residential to P-1 Professional/Service Applicant: WBW Properties, LLC  PLANNING STAFF RECOMMENDATIONS  The Planning Staff recommends approval subject
15 16 17 18	Residential to P-1 Professional/Service Applicant: WBW Properties, LLC  PLANNING STAFF RECOMMENDATIONS  The Planning Staff recommends approval subject to the findings of fact that follow:
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15 16 17 18 19 20 21	Residential to P-1 Professional/Service Applicant: WBW Properties, LLC  PLANNING STAFF RECOMMENDATIONS  The Planning Staff recommends approval subject to the findings of fact that follow:  FINDINGS OF FACT  1. Staff recommends approval because the proposal is in compliance with the community's adopted
15 16 17 18 19 20 21 22	Residential to P-1 Professional/Service Applicant: WBW Properties, LLC  PLANNING STAFF RECOMMENDATIONS  The Planning Staff recommends approval subject to the findings of fact that follow:  FINDINGS OF FACT  1. Staff recommends approval because the proposal is in compliance with the community's adopted Comprehensive Plan;

1	professional/service uses are appropriate in limited
2	locations;
3	3. The proposed use as office space will be
4	nonresidential in nature; and,
5	4. The proposed P-1 zoning is a logical
6	expansion of the existing P-1 zoning to the north and
7	west.
8	MS. EVANS: We would like to enter the Staff
9	Report into the record as Exhibit C.
10	CHAIRMAN: Thank you, Melissa.
11	Is there anyone here representing the
12	applicant?
13	MR. WEAVER: Yes.
L4	CHAIRMAN: Would you like to speak on their
15	behalf?
16	MR. WEAVER: Only if there's questions.
L7	CHAIRMAN: Thank you.
18	Do any of the commissioners have any questions
L9	concerning this application?
20	Yes, Commissioner Reeves.
21	MR. REEVES: Is there currently a building on
22	the property that's going to be used for this purpose?
23	MS. KNIGHT: Please state your name for the
24	record.
25	MR. WEAVER: David Weaver.

1 (DAVID WEAVER SWORN BY ATTORNEY.) 2 MR. WEAVER: I'm the property owner, WBW 3 Properties and Bryant Engineering, we own the property to the west. 4 5 There is an existing house on the property. 6 It's been vacated for some time. Actually it was previously gutted before we purchased the property. 7 8 CHAIRMAN: Thank you. 9 Thank you, Mr. Reeves. 10 Any other commissioners have any questions 11 concerning this application? 12 (NO RESPONSE) 13 CHAIRMAN: Anyone in the audience have a 14 question? 15 Please step forward. 16 MS. KNIGHT: Sir, could you state your name 17 for the record, please? 18 MR. ADAMS: Don Adams. 19 (DON ADAMS SWORN BY ATTORNEY.) 20 MR. ADAMS: I live across the street at 210 21 Phillips Court. Phillips Court is a very small 22 street. I don't know how many people they're planning 23 on putting in this building, but the parking will be 24 limited. There's not very good access to Phillips 25 Court. They said the P-1 or whatever it is zoning to

the west and north, that's true, but not on Phillips
Court. It's a very quiet residential neighborhood.
We don't care what happens on Frederica. We can't
control that, but Phillips Court is a different story.
Nobody said what they're going to do. I don't know if
they're going to be offices in there or use it for
storage. We don't know.

CHAIRMAN: Would you be able to address his question?

MR. WEAVER: David Weaver again.

With only the existing office to the west, our anticipated plan is to combine that property with ours and expand our parking lot slightly to allow room for parking along the side. There's currently no driveway access to Phillips Court from that existing lot.

There is access to the north. There's an existing alley. There's actually two or three unpaved parking spots there now. We anticipate utilizing that area for parking in the portion of our existing lot. There will be no new driveway. We understand what -- I'm sorry, I didn't catch his last name.

MR. ADAMS: Don Adams.

MR. WEAVER: Mr. Adams.

We understand what Mr. Adams says because, you know, our office is on that court.

We don't plan on enlarging the existing structure. We plan on using it -- it's about 2022 maybe square feet at the most. So it's not large enough for very many offices in it. I couldn't tell you how many people might work there eventually, but I wouldn't suspect very many.

CHAIRMAN: Does that somewhat answer your question?

MR. ADAMS: Well, somewhat.

CHAIRMAN: Please approach the podium and direct your questions to the Chair, please.

MR. ADAMS: The gentleman said his office is on Phillips Court. I have a question about that. I don't believe his address is Phillips Court. I think it's Frederica. He's got an access, driveway access on Phillips, and that's understandable, but it's at the very edge of Phillips close to Frederica.

MR. WEAVER: David Weaver again.

He is correct. Our street address is 1535
Frederica Street. Our drive access is off of Phillips
Court. Obviously we're at the intersection there at
the northeast quadrant of that intersection, Bryant
Engineering. I'm sure you know where it is.

CHAIRMAN: I think your question was around utilization of that, which I think he addressed that

question.

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MR. ADAMS: Sort of. He's saying he's not going to use Phillips Court for parking, like street parking, I believe is what I understood him to say. I understand he said he was going to combine the two properties and extend his parking from his Frederica address, and that's fine. I just want to make sure that everyone knows what's going on because there's not very good access off Phillips Court onto Frederica unless you're turning right. I know what the previous Planning Commission. He said that light there controls Phillips Court, but it doesn't. You can't hardly make a left-hand turn off of Phillips Court to Frederica. That's my only concern. More traffic. don't know what they're going to do with the building. Are they going to change the look of the building? They did a great job on their new office, when they moved into their new office. They did an awesome job, and they've been good neighbors.

CHAIRMAN: I think the issue here, we're looking at a rezoning of the property for some utilization of what he's going to use it for at a later date. It sounds like he's answered your question about what he's going to be using it for, I think.

MR. ADAMS: Maybe I have a different idea of understanding. He said he's going to use it for office space is all I got out of it.

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CHAIRMAN: And I believe parking as well; is that correct? Did hear parking as well?

MR. WEAVER: David Weaver again.

There's not a whole lot of width on that lot. I think it's 60 feet wide, if I remember correctly. We're not going to have any -- that lot itself will not have any parking that will come off of Phillips Court. What we're anticipating doing is with only that lot that gives us the ability to widen out. There's some grass green space between our existing pavement and that existing house. It gives us room enough to widen out and create two aisles of parking along the side of our property. So we're anticipating doing that, and then anticipating utilizing parking off of that alley. In theory, you know, half of the parking that will support an office there would have access to the alley to the north. You know, a 2000 square foot office would require five parking spots per the zoning ordinance. We'll probably have two or three of those off the alley or two or three of those off of our parking lot.

CHAIRMAN: Thank you.

Approach the podium, please.

MS. KNIGHT: Please state your name for the record.

MS. McCULLEY: Mary McCulley.

(MARY McCULLEY SWORN BY ATTORNEY.)

MS. McCULLEY: I had some questions again for the applicant.

I'm also at 206 Phillips Court, directly across the street. If you can take a minute to look up at the view or the aerial view, you can clearly see where across the street from their building, which is the Boswell building, is a parking lot. Of course, heard paved paradise and turned it into a parking lot. That's kind of how I feel is what is happening.

I would like to understand why you cut down those two 100 year old Maple trees on the side of your building a couple of months ago. There is a large tree to the rear of the lot, as you can see on the alley, that I photographed today that's just magnificent. Again, I can see them just say, well, let's just chop that down and pave over and get more parking spots. That concerns me, as well as the fact that we are in a historic designated area. My building has a Historic of America plaque on it, my house. I'm not sure if that one does or not, but

certainly the street has a historic designation, and I would not want to see it just getting more commercial. I can understand and I do appreciate that they've been very low key on their existing building. I've never seen their parking lot full so I don't understand about more parking, perhaps more office space, but there is no access off of Phillips Court. Don is correct. I think about that; signage, you know, trees and such.

CHAIRMAN: Thank you.

MR. WEAVER: David Weaver again. I'll address the trees first.

I believe there were two trees on Maple
Street. They actually weren't our trees. They were
the City of Owensboro's trees. They were on the
right-of-way. The City actually cut those down.

Now, we did call the City and ask for them to look at those trees because they were dropping large limbs. A pretty good size limb had fallen and we got concerned over a limb falling on a car, that sort of thing. There was a lot of dead in both of those trees that came down.

As far as the look of the house, we intend to keep it generally like it is now. If you're familiar with what the house looks like currently right now,

it's got an old aluminum storm door on the front.
We're going to get rid of that door. We're going to
put in a nice entry and spruce it up.

We won't be utilizing that building for Bryant Engineering. Our anticipation is to lease that office space to whoever we could lease it to, and to be able to -- when that property become available, it was a logical purchase for us because it does adjoin us and that gives us room for future growth, if we were to need it. In the interim, the intention is to utilize the existing house basically as it is with the exception of some remodeling.

Does that answer the questions?

MS. McCULLEY: So you're just going to make it, you got an \$80,000 piece of commercial property right across from Griffith Avenue that you're just going to lease; is that correct? You're going to basically upgrade it and then put some parking spots and lease it somebody else?

MR. WEAVER: That's our intention, yes.

MS. McCULLEY: I don't agree to that obviously. You know, we're a residential area and we have a lot of children in that area. Mary Kendall home is there. You know, I don't like the idea of just, you know, suddenly growing a business. I think

1 it'd be better a residence. \$80,000 was a reasonable 2 amount to pay for a residence. I think that's a 3 ridiculously cheap amount to pay for a business in 4 that location and allow them just to do whatever and 5 turn it into a rental. 6 MR. EDGE: May I ask a question? 7 CHAIRMAN: Yes. 8 MR. EDGE: How long has it been vacant? 9 MR. WEAVER: If you're asking me, I don't know 10 for sure. The house was foreclosed on. We tried to 11 purchase it when it went for auction at the courthouse 12 steps, and weren't able to do so. We ended up 13 purchasing from the individual that did acquire the 14 property. I'm not sure on that. 15 MS. McCULLEY: About two years probably. 16 MR. WEAVER: We did purchase it for, I'll say 17 we purchased it for 75,000. It's about what you would 18 expect for a 2,000 square foot house in a nice area 19 for 75,000. It's gutted. There's no kitchen. 20 There's no bathrooms. We intend to put a considerable 21 amount of money into it. 22 CHAIRMAN: Question maybe for Mr. Howard or 23 Planning Staff. I'm assuming what their intention is

CHAIRMAN: Question maybe for Mr. Howard or Planning Staff. I'm assuming what their intention is would not be able to be covered under the R-4DT Inner City Residential current zoning; is that correct?

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MR. HOWARD: That's right. They're proposing to use it for office space. That's not a permitted use in a residential zone.

CHAIRMAN: Thank you, Mr. Howard.

MS. Mcculley: Again, my concern is there is no access on Phillips Court. So we have such an issue with, you know, it's a dead end basically. Okay. So he leases as an office and they suddenly get this office at 206 Phillips Court or 207 Phillips Court, well, and there goes all the Google maps. You know what I mean? The only access is off that alley. There is no way to access that property unless you park right on that street, and it's not even wide enough for two cars to park. It's an old, old street. So there's my concern. How do people find this to rent this new business; a doctor's office or it could be, I don't know.

CHAIRMAN: Well, if you use Google maps, they're usually two years behind anyway.

MS. McCULLEY: Right. They're going to end up driving up and down and not knowing, you know. Does that mean they're going to have to get signage permit on the alley and that old bridal shop which is, again, falling down. I mean it was enough for them to think they were going to use it for office space, but to

understand they're just going to develop it and lease it, I think that's unacceptable for you to put that in the middle of a historic residential neighborhood with old trees right across from Griffith Avenue. They would never tolerate that on Griffith. I really want you to think about it.

CHAIRMAN: Thank you.

MR. WEAVER: David Weaver again.

I wish I had brought a picture of what the house looks like. It's a dull blue vinyl right now. It does have a real nice looking hip roof to it. It doesn't have the historic look that the rest of the neighborhood has. I agree there's several really nice houses in that neighborhood and we like being there. Our intent is to make it look better than it does. I think, as I stated previously, we're not planning on cutting a new access point to Phillips Court. We're going to be utilizing our existing parking lot and parking to the north off the alley, which that alley will see half the parking that this office would generate. That traffic doesn't comingle with Phillips Court traffic.

CHAIRMAN: Thank you.

Yes, Mr. Reeves.

MR. REEVES: My supposition, Mr. Howard, is

1 they could have applied for this to be B-4, right? 2 MR. HOWARD: They could have submitted 3 application for B-4, yes. MR. REEVES: P-1 is much less onerous than a 4 5 B-4 rezoning; would that not be accurate? 6 MR. HOWARD: A P-1 zone, a professional zone 7 would not have the traffic generating uses in it that a B-4 zone will allow. Like retail sales, 8 9 restaurants, things like that are not permitted in a 10 P-1 zone. 11 MR. REEVES: Thank you. 12 CHAIRMAN: Mr. Kazlauskas. 13 MR. KAZLAUSKAS: Mr. Weaver, looking at the 14 overhead here, I just want to make sure that I 15 understood what you said. Here at 207 to the west 16 where your parking lot ends, is there a fence or just 17 some green area there, and is it your intention to 18 make parking up to that house or is that just going to 19 stay green space, and is the additional parking going 20 to be to the north? Can you explain that, give us 21 some ideas at what you're thinking there? 22 MR. WEAVER: Yes, I think I can explain that. 23 The additional parking to the north is pretty 24 easy to explain. There's an existing alley.

Currently there's a gravel area where two to three

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cars can park. We'll end up paving that in compliance with the ordinance and have that set up such that cars can park off the alley.

As far as what I'm talking about in relationship to improvements to our parking lot, our parking lot on the side adjoining that is not 60 feet wide, but having that house would allow us to widen that parking lot enough to achieve a 60 foot width, which a 60 foot width would give you an 18 foot parking lane, 24 foot traffic aisle, and then 18 foot parking lane. I can't really recall the exact image, but there's a pretty wide green area between the edge of our parking and the existing house. So we'd be paving just enough to achieve that 60 foot width and still be a green strip between the existing house and the edge of our parking.

MR. KAZLAUSKAS: Access will still be coming off of wherever your access is now?

MR. WEAVER: Yes. We'll be utilizing the existing access.

MR. KAZLAUSKAS: You'll be using that access point?

MR. WEAVER: Yes. You know, by the Zoning Ordinance you're talking about five parking spots is all that's required to support that.

MR. KAZLAUSKAS: Thank you.

CHAIRMAN: Yes.

MR. ADAMS: Don Adams again.

I'm a little confused about the parking from the existing lot. He's saying he's going to cut in and do something off of his, I believe that's the eastern side, the western side of the proposed parking, I guess. So is he going to change the dimensions of his lot? Is that what you're saying? Another way to look at is, is that property going to be in whatever WBW Property name, is the other property which is the engineering firm, is that the same company that owns that? We're getting confused here.

MR. WEAVER: I think I can clarify that.

Bryant Engineering is the company that operates out of the existing office there at the corner of Frederica and Phillips Court. It's owned by WBW Properties. Jason Baker and myself own both companies. We have WBW Properties. We have some rental houses, our office building, and now this tract here. So the thought process is what we would do is combine the two tracts together such that we could comingle the parking and then it would come to the Planning Staff as a final development plan. That

would also enable us to put a sign out on Frederica

Street that would be for the purpose of this office.

Our intent is to make this building blend in with the existing neighborhood. We don't plan on framing anything that would be incompatible with the general vicinity.

CHAIRMAN: Yes, sir.

MS. McCULLEY: Again, you can't tell that much from the photograph, but yes, there is existing greenery. There are full grown Crepe Myrtles that separate the properties, as well as an arbor and some other trees that are currently there. Their parking lot pretty much goes right up to that property line. I'm going to guess they're 15 feet from the side of that house to the property line.

MR. ADAMS: It's probably more like 30, 25 or 30.

MS. McCULLEY: I don't know if you can tell from these other drawings don't show it. I don't know.

What I'm hearing is he wants to make his parking lot bigger so they can park two rows of cars by encroaching into the green space of the other one that they purchased. I guess they just have to knock the trees, I don't see no other way to do it because

1 it's just right there. I wish we could go back and 2 maybe -- is it on the drawings? Is there a 3 measurement on that layout? CHAIRMAN: That wouldn't really be anything 4 5 that we would deal with tonight. That would come 6 later on if it's rezoned and he would have to put 7 forth a more developed plan about what they're going 8 to be doing. 9 MS. McCULLEY: Thank you. 10 CHAIRMAN: Yes, Mr. Reeves. 11 MR. REEVES: I have a question. Mr. Weaver 12 might be able to answer this. 13 This property was sold because of nonpayment 14 of taxes initially; would that be correct? 15 MR. WEAVER: I couldn't tell you per se if it 16 was taxes. I know that they had to foreclose because 17 of the mortgage. I'm not sure. 18 MR. REEVES: It was a foreclosure sale then? 19 MR. WEAVER: Yes, it was initially a 20 foreclosure sale. Actually, this particular house and 21 Abbington's both came up for auction at the same time. 22 MR. REEVES: The next question is: 23 is the owner that bought it in foreclosure own the 24 property before you purchased it from them? 25 MR. WEAVER: Maybe a month or two. We kind of

had our thumb on that property trying to acquire it when it went into foreclosure. We just weren't able to get it at the courthouse steps. So we had to go after the auction and obtain it.

MR. REEVES: We don't know what the intended purpose the original buyer at the foreclosure might have had for the home, but obviously not such he wasn't willing to sell it pretty quickly after that.

MR. WEAVER: Yes. We paid for it what he paid.

MR. REEVES: He recovered his money.

MR. WEAVER: Yes.

MR. REEVES: That was my concern.

MR. WEAVER: I can't tell you, I can't recall, but there will be some landscape area between the edge of the parking and the house. The intent isn't to create a sea of asphalt. We don't really need it. We have enough parking for our use as was previously stated. Our parking lot is rarely ever full. This proposed office here, you know, the Zoning Ordinance required five parking spots, but if we leased it to, I don't know, like an Edward Jones agent, you know, you're probably talking maybe the need for two or three parking spots. It's not big enough to need that many parking spots.

MR. REEVES: As I understand from Mr. Adams' comments, the house has sat vacant for a couple of years, and I suppose was deteriorating during that period of time?

MR. WEAVER: Yes.

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MS. McCULLEY: I'm sorry. I had visited that property a lot looking at purchasing it as well, but I just don't have any contractors in any back pocket.

Actually the bank took pretty good care of this property. They came by on a weekly basis and mowed the lawn every week. It was a foreclosure, but the taxes were paid. That's the way banks handle it. They came and winterized it when it was time. interior of the house is quite amazing. Actually it still has a lot of the original wood doors, floors. It actually has some wonderful attributes to it. Outside, you know, the basement area is bad, but the bank took pretty good care of it considering it was in foreclosure. We're just hoping for something residential. Again, if you put an Edward Jones there, people are trying to get to Edward Jones, they're going to be driving up and down Phillips Court. Are they going to put a sign right there? How are they going to find this business address when there's no access from Phillips Court to that building? It only

comes from the alley.

CHAIRMAN: Thank you, ma'am.

Any further questions from the, Commission?

(NO RESPONSE)

CHAIRMAN: Yes, Mr. Adams.

MR. ADAMS: I'm confused again about the parking. He said they don't need the parking, but they're going to cut in at the property line to extend their lot, parking lot. I mean it's all very confusing. Really this is the first we've heard about it being a leased building. We thought, we assumed it they were going to use it for their own use because they got a very nice building. I wish they were expanding a little bit. This is the first we've heard about it being leased out.

Phillips Court is a very quiet residential street. The average age on that street, except for Mary, is about 65. Mary is much younger than that.

I mean what's it going to do to this old street? The houses on my side of the street are all registered houses with the Historical Housing Registry. The only traffic we really get is our residence and some employees from Mary Kendall and that's it.

CHAIRMAN: I think Mr. Weaver may want to

1 address this.

When you are referring to not having the need for additional parking, were you talking about your current business there and the additional parking you were talking about if something would be done with this property that you're wanting to be rezoned?

MR. WEAVER: This is David again.

When you look at the Zoning Ordinance requirement, there's two different ways to look at the parking.

There's a Zoning Ordinance requirement on how many you have to have to support the square footage or whatever for an office space off square footage for the required parking. Then there is the required parking that we need as a company that we know that we generate. Those two numbers are quite often different.

In looking at the additional square footage of this office along with our office, we'll need to add a few parking spots to satisfy the Zoning Ordinance.

There again, you're looking at five total parking spots and I think we, if I remember correctly, I think we have two over. We're not looking at creating a sea of parking as I previously stated.

CHAIRMAN: With the access to those parking

spaces will still come through your existing driveway or entrances?

MR. WEAVER: Yes. I'm sorry if you misunderstood.

There will be we no new street cuts onto Phillips Court.

Our intent is it's going to have the same basic look as it has today. We're going to treat it like we treated our existing office when we remodeled it. We're going to keep the nice doors that were referred to and the trim. The hardwood floors we're going to try to keep those. They had some areas where carpet was glued down. There's a little rough places, but the intent is to utilize that, if we can, and then utilize, there's some led glass windows that we intend to utilize those. We want to blend in with the neighborhood.

It's almost kind of a transition from our office being quite a bit larger to this office being quite a bit smaller. You know, 2000 square foot you're not going to have that many employees in an office that size. With it utilizing our parking lot, I don't feel like it's that much of a disruption to Phillips Court, especially when you look, as I previously stated, with the access off the alley and

half of the supporting parking would come off the 1 2 alley. 3 CHAIRMAN: Thank you. MR. ADAMS: Well, that clears up quite a bit, 4 5 but we still have the issue of that building being 6 leased out to who knows who. I hear his words. He's 7 got all the great intentions in the world, but 8 Phillips Court, again, is a historical street. Most 9 of the houses on it are registered as such. Everyone 10 on that street is older than dirt, except for Mary. 11 We just don't need it. 12 CHAIRMAN: I don't think you're going to get 13 an answer tonight about who he's going to lease it out 14 to because he hasn't gotten to that point yet. That's 15 probably an answer you're not going to get. 16 MR. ADAMS: Once this goes through and it gets 17 approved, he can lease it to whoever he wants to and we'll have no say so whatsoever. I'm not saying they 18 19 haven't been good neighbors, but --20 MR. EDGE: Larry. 21 CHAIRMAN: Yes, go ahead. 22 I would ask you or Mr. Reeves to MR. EDGE: 23 explain the difference for him on the B-1 versus P-1. 24 CHAIRMAN: B-4? 25 MR. EDGE: Yes, I'm sorry. I think that

limits his ability to who he leases to.

CHAIRMAN: I think Brian would be the better one to answer that.

MR. HOWARD: Yes and no. As the question was raised earlier, what's the difference between B-4 and P-1. The B-4 zoning, general business, would allow retail sales, restaurant, that kind of thing. But we as Staff and you all as a commission, as far as who they would lease it to, whether it's zoned, whatever it's zoned, you all could not make a stipulation that it can only be leased to, Mr. Weaver mentioned Edward Jones. You know, you all could not make a specific condition that it could only be leased to one specific entity. There is a significant difference between uses allowed between B-4 and P-1.

MR. EDGE: That's what I mean.

MR. HOWARD: I just want to clarify. As far as who they lease to, if this rezoning were approved, you all can't govern that, we cannot govern that as the Staff.

Since the question was asked and just kind of distilling some of what I've heard tonight, and I guess this question would be for Mr. Weaver and we move through this.

There have been statements made tonight, would

you all be willing to add conditions potentially that you would consolidate the properties and do a final development plan, which is something that you mentioned, that there would be no new access to Phillips Court and that there would be no new signage, say stand alone signage on Phillips Court at this location? That wouldn't necessarily mean you couldn't put a small directional sign or something along the wall there on the front that would say, turn here for Edward Jones, if that's what we're going to use. Are those conditions that we as Staff hearing this as we work through the meeting, you know, would you all be agreeable to add maybe those two your application?

MR. WEAVER: Totally agreeable to all of those comments except for one that I would like to discuss a little further.

We are agreeable to consolidated it with our tract. We're agreeable the no new access points to Phillips Court. We're agreeable to the submission of a final development plan.

The signage is somewhat important. What we're anticipating, and there again we don't know fully what we want to do until we get a little further along, but we're anticipating having a sign on Frederica Street that would be the primary sign, but we'd like to have

some kind of a smaller sign there at the new office such that people would know that that was it. It would look far better to have a small monument sign in the yard that would say Edward Jones or whatever it would be as opposed to putting a sign on the house itself. We could state that the signage would be limited to a monument sign no more than, oh, I don't know, I'll throw out 25 square feet of face or something.

MR. HOWARD: What about illumination on that sign, would you be willing to say that it wouldn't be

MR. WEAVER: Like our existing sign.

Up-lighting on the sign only. We'd also be agreeable if you wanted to add in a condition that, you know, it's typically done that any street lighting or parking lot lighting would be down-lighting. I can tell you we don't anticipate adding any parking lot lights at this time. Really there's no need for it.

MS. HARDAWAY: I have a question. With the signage where would you place that signage? Would you place the signage at the access point that's currently there or would you be putting it in front of the house? Because if you put it in front of the house at 207, then I think that's going to address Ms. Mary's

point where people are going to pass that access point and realize, oh, I can't get there. They're going to back up traffic on Phillips Court. So where are you putting the signage if you were to place one there?

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MR. WEAVER: There again, I don't know all the details. We haven't worked through all the details yet. We're kind of anticipating that we would have two signs in relation to this project. That we have a sign near the corner of Frederica Street and Phillips Court. It would be more directional, you know, Edward Jones this way. The other sign would more than likely be close to the western corner of that property such that, like you said, such that it doesn't get passed up because the drive if you wanted to pull into is our existing drive. It may work best if we put that drive more so on our property. We do have an existing wall that kind of prohibits putting a sign there. I haven't worked through the details yet. We're not looking to put up, like any office we're not looking to put up a large sign that would be in front of the building.

CHAIRMAN: Does that answer your question, Ms. Hardaway?

MS. HARDAWAY: Yes.

CHAIRMAN: Thank you.

MS. McCULLEY: Thank you, Ms. Hardaway.

That's exactly my concern. Again, if you look at the blue area where this property is, if you walk directly

across the street from that that would be my side yard

where I spend my summers pretty much out there.

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You know, again, to have a sign over there with more light pollution, we try not to have too much light pollution. We like to see the stars too. Then there is nowhere to turn around. I mean there is no -- once they pass that thing, it's either turn into my driveway, which has huge concrete pillars next to it that's gated, or then Colby MacQuarrie's driveway, or they're at Mary Kendall. We're the only ones that even have driveways off that street. Don's is before that. Prior to that on the red line is the access to his parking. So it is a concern because there's nowhere for them to turn around. Again, that's an address. So why don't they just change the address to Frederica. You know, if they're going to incorporate it, not have the address on Phillips Court and somehow work all the signage prior to getting to that point of not being able to turn around except in two driveways which are available.

MR. WEAVER: We'd certainly be willing to put a Frederica Street address on this property, if we

could get one. I guess that would be more of a question for Melissa Evans. You know, with the house facing Phillips I'm not sure we could get one on Frederica.

MS. EVANS: No, I don't think that that would be a possibility. You would be on the same lot if you consolidated with your property that does have Frederica Street address, but I don't --

MR. WEAVER: It's a 911 type thing.

MS. EVANS: It's a safety standard. So for 911 access to get to that property, they would need to know that they have to go on Phillips Court to get access to that property and I don't think that that would be, from a safety standpoint, the right to give the Frederica Street access.

MR. WEAVER: What if we admitted that condition we talked about on the sign issue such that the developer would work with the Planning Staff on the location and size of the sign such that it was, I don't know how quite to say it, directional in nature. I think my intent is, I want to achieve the same thing that they want to achieve. I want a sign there such that it doesn't get passed up. That you know that you're at the Edward Jones office or whatever it ends up being. Any kind of office needs something to tell

you that that's where you're at, other you don't know. I certainly don't want to put a sign on the house itself because that won't have a look that everybody wants to achieve. I think a nice decorative monument sign in the front yard that's not very big would work with that.

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Brian, maybe you can help me with the wording on a condition.

MR. HOWARD: I don't know what the wording on something like that would be necessarily just off the cuff. Just hearing all the discussion tonight, you know, in my mind, and of course it's up to the commission, but to me it sounds like one of those instances, if this is recommended for approval and it moves forward, that when the development plan is submitted that it should come back to the Planning Commission for them to hear it and the neighbors be notified so they have an opportunity to look at it.

MR. WEAVER: We can be agreeable to that as a condition. We want -- I think we want the same thing that the neighbors want. I don't want people that would come to this business to pass it up. I don't want to put anything gaudy in the front yard either.

MR. REEVES: I appreciate Mr. Weaver being willing to do that, but I really don't want us to get

into the business I don't think that we are helping people prepare signs prior to being submitted for some kind of development plan or whatever. I think that's not part of --

CHAIRMAN: That's not part of the rezoning.
MR. REEVES: Right.

MR. HOWARD: That's why I feel that if they put together your final development plan, at that point they will know what their signage looks like, it comes back to this commission. That way Staff is not providing the direction an it allows the neighbors an opportunity to see it.

MR. REEVES: My comment too is if this is approved, there's going to be signage. It's not in the owner's best interest to have a gaudy sign, a sign that's going to take away the look of the property. I don't see anything in it for them to put a big flashing neon sign up there. We're kind of getting into weaves here if were' not real careful.

MR. WEAVER: Fred, to your statement. You know, however you guys want to do it. If you want us to notify th neighbors and have a final development plan that would come before the Planning Commission, we're okay with that. If you would want to place a condition such that we agree to work with Planning

Staff on achieving the end results that were discussed here tonight, you know, it would be up to whoever makes the motion, if it goes that direction, to come up with the wording.

MR. REEVES: Mr. Weaver, would you still be

MR. REEVES: Mr. Weaver, would you still be okay with the limitations on the 25 square foot uplift?

MR. WEAVER: Yes. And you can call it a monument sign because we're not going to have a pole mounted sign.

MR. REEVES: Yes, I know what you're talking about.

CHAIRMAN: Thank you, Mr. Weaver.

Any further questions?

MR. ADAMS: Yes. Mr. Weaver just stood here and said that they want the same thing we want. I'm a little confused because we don't want a sign on Phillips Court at all. I know his business across the street has a monument sign, it's pretty nice, on Frederica. Now he's got a big wall down there. I don't know what he's going to do about putting signage up. I guess maybe once he tears out this parking lot to extend the lots over, you know, I don't know. You know, once again, this is a quiet residential street. Old people. If he's concerned about the neighborhood,

1 why don't he remodel it and sell it or use it for 2 rental property. 3 CHAIRMAN: We appreciate it. I think you've 4 mentioned that a number of times. 5 MR. ADAMS: Well, something needs to mention 6 it because I think you all are going to do what you 7 want to anyway. 8 CHAIRMAN: Any further questions? 9 Yes, Mr. Rogers. 10 MR. ROGERS: Mr. Chairman, of course, we get 11 back into the development plan. If they took their 12 driveway and moved it down closer to that house, then 13 the sign would be there, which that gets them further 14 into Phillips Court. If they move their access into 15 their property down closer to this line, then they're 16 not going to passing up that building, but then that 17 puts them on down into Phillips Court. That comes 18 again with the development plan. 19 CHAIRMAN: Are you talking about locating the 20 sign at one of their entrances? 21 MR. ROGERS: The second entrance, move it down to the property line to 207. There you are again with 22 23 the development plan. 24 CHAIRMAN: Thank you, Mr. Rogers. 25 Any further questions from the commissioners

or anyone in the audience? 1 2 (NO RESPONSE) 3 CHAIRMAN: Being none then the Chair is ready 4 for a motion. 5 Mr. Ball. 6 MR. BALL: I would like to make a motion to 7 approve based on the conditions that the two 8 properties will be consolidated and a final 9 development plan will be submitted. That there will 10 be no new access to Phillips Court, and that the 11 signage on Phillips Court is limited to a monument 12 sign no larger than 25 square feet for the face of the 13 sign with only allowing up-lighting on the sign 14 itself, and any parking lot lighting would be 15 down-lighting only, as well as Findings of Fact 1 16 through 4. 17 CHAIRMAN: A motion has been made for approval 18 based on Findings of Fact 1 through 4. 19 You may have to help me with some of these, 20 Mr. Ball, to consolidate the locations. 21 MR. HOWARD: Could I interject before we get 22 too far. 23 CHAIRMAN: Yes. 24 MR. HOWARD: I would also suggest that you

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make a condition that the final development plan that

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1 they submit be required to come back to this 2 commission for approval and that the neighbors be 3 notified. It's up to you, but that's a recommendation 4 that I think as Staff we would make. 5 MR. BALL: In lieu of actually the Staff 6 working on the signage itself, a final development 7 plan --MR. HOWARD: Yes, because the issue, again, 9 the neighbors are here tonight. They've expressed 10 concerns. We as Staff don't want to be the one that 11 says, oh, yes, this is exactly what everybody wants 12 or, no, this is atrocious. In my mind there needs to 13 be some opportunity for the people in the vicinity to 14 be heard, as far as what the signage looks like. 15 MR. BALL: I know that the applicant said he 16 was okay with that. Can we double check to make sure 17 that the applicant is okay with bringing that back to 18 the commission? 19 CHAIRMAN: Yes. 20 MR. WEAVER: Mr. Ball, your question was are 21 we okay to bring the final development plan before the 22 commission? 23 MR. BALL: That's correct. MR. WEAVER: Yes, we are. 24

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MR. BALL: Then I would like to add that to my

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1	motion as well; that the final development plan be
2	approved by the Planning Commission.
3	MR. HOWARD: And that the neighbors be
4	notified.
5	MR. BALL: And the neighbors be notified.
6	CHAIRMAN: That's also been added to the
7	findings of fact, with the final development plan be
8	brought back before the commission with the neighbors
9	notified, and that the light would be up-lighting on
10	the monument sign; is that correct?
11	MR. BALL: That's correct.
12	CHAIRMAN: And there's no new access on
13	Phillips Court.
14	MR. BALL: Correct.
15	CHAIRMAN: And the locations will be
16	consolidated; is that correct?
17	MR. BALL: Correct. Both properties will be
18	consolidated.
19	CHAIRMAN: Does that cover everything, Mr.
20	Ball?
21	MR. BALL: I think the only other thing I say
22	was that any parking lot lighting would be
23	downing-light only.
24	CHAIRMAN: Parking lot lighting would be
25	down-lighting.

1	Mr. Weaver, do you understand all of those
2	conditions?
3	MR. WEAVER: Yes, I do.
4	CHAIRMAN: And you're in agreement with those
5	conditions?
6	MR. WEAVER: Yes, they're fine.
7	CHAIRMAN: A motion has been made by Mr. Ball
8	with all findings of fact, including the new
9	information that we just went over. Is there a
10	second?
11	MR. REEVES: Second.
12	CHAIRMAN: Second by Mr. Reeves. Any
13	discussion about the motion or the second?
14	(NO RESPONSE)
15	CHAIRMAN: There being none all those in favor
16	raise your right hand.
17	(BOARD MEMBERS IRVIN ROGERS, BEVERLY McENROE,
18	MANUEL BALL, LARRY BOSWELL, LEWIS JEAN, FRED REEVES,
19	MIKE EDGE AND JOHN KAZLAUSKAS RESPONDED AYE.)
20	CHAIRMAN: All opposed.
21	(BOARD MEMBER ANGELA HARDAWAY RESPONDED NAY.)
22	CHAIRMAN: Motion passes.
23	ITEM 6
24 25	6200 Sutherlin Lane, 2922 London Pike W, 26.803 acres Consider zoning change: From <b>R-1A</b> Single-Family Residential & <b>A-R</b> Rural Agriculture to <b>A-R</b> Rural Agriculture



# Request for Legislative Body to Decide Zoning Map Amendment

05/07 110B 1/1

Address of property requested for zone change:	207 Phillips Ct., Owensbors Kygos		
Acreage involved :	0.234		
Zone change requested:	Pil		
Applicant:	WBW properties acc.		
Date of OMPC public hearing:	April 12 2018		
OMPC Recommendation:	Date: 4/12/18 APPROVE X Date: 4/12/18 DENY		
NOTICE FOR LEGISLATIVE OMPC recommendation)	BODY TO DECIDE ZONING MAP AMENDMENT (Must be filed within 21 days of		
	NOTICE FILED BY :		
Please indicate by checking appropriate box for notice or request to have legislative body decide zoning application	Daviess County Fiscal Court City of Owensboro City of Whitesville Aggrieved Person		
Name ( please print): Signature:	many Mcculley		
Date Notice filed:	5/3/18		
KIND TO BE STORY			
Submittal of this notice serves as written request in accordance with KRS 100.2111 to the Owensboro Metropolitan Planning Commission (OMPC) that the final decision on the above referenced map amendment is to be made by the appropriate Legislative Body. If no written request or notice is made by the Legislative Body or any aggrieved person to the OMPC within 21 days after the final action of the OMPC then the recommendation made by the OMPC relating to the proposed amendment shall become final and if recommended for approval by the OMPC, the map amendment shall be automatically implemented subject to the provisions of KRS 100.347			
RECEIVED IN OMPC OFFICE	FON: 612110		