PLANNING ADVISORY BOARD APPLICATION FOR PLANNED MIXED USE ZONING DISTRICT



THE APPLICATION FEE OF \$400.00 MUST ACCOMPANY THIS APPLICATION

Application Fee:	Receipt#					
D HEARING DATE:		Time	:			
	City	State	Zip code			
Email:						
LOCATION INFO	DRMATION					
		Acreage:				
1ATION (To be completed if owner	of location is different t	han that of a	pplicant)			
		City	State	Zip code		
t the information is true, correct, ar	nd complete.					
			Date:			
g board decision by		on the date	of			
	APPLICANT INFO APPLICANT INFO Section 1 applicable): Email: LOCATION INFO MATION (To be completed if owner) Email: Email: t the information is true, correct, and	APPLICANT INFORMATION of business, if applicable): City Email: LOCATION INFORMATION MATION (To be completed if owner of location is different to the information is true, correct, and complete.	APPLICANT INFORMATION of business, if applicable): City State LOCATION INFORMATION ACREAGE MATION (To be completed if owner of location is different than that of a city the information is true, correct, and complete.	APPLICANT INFORMATION of business, if applicable): City State Zip code Email: LOCATION INFORMATION Acreage: Acreage: MATION (To be completed if owner of location is different than that of applicant) Email: Location is true, correct, and complete. Date: Date:		

This application must be filed by the 5th of the month to be considered for the Planning Advisory Board Meeting of the following month.

The Planning Advisory Board decision on a PM District matter will result in a recommendation to the City Council.

The City Council will make the final decision. Withdrawals prior to a hearing must be made in writing by the applicant.

Attendance at the Planning Advisory Board and City Council meetings is strongly encouraged. Failure to attend may result in a denial of this application/request. If you are unable to attend, it is recommended that you select a representative to attend in your place to answer any questions the board or the Council may have.

Contact Information:

Office – (706) 866-2544 ext.1201 Cell – (423) 362-3117 thutwagner@fortoglethorpega.gov

PM DISTRICT CHECKLIST

- Application filed by the 5th of the month to be considered for the Planning Advisory Board meeting the following month.
- Written legal description of property (i.e., copy of deed), full metes and bounds description, and plat showing property lines with lengths and bearings, adjoining streets, locations of existing buildings, north arrow and to scale (if available). Please submit seven (7) copies if the plat is printed on paper 11" x 17" or smaller. If the plat is printed on paper larger than 11"x 17", please submit sixteen (16) copies.
- Disclosure of campaign contributions and gifts form.
- Provide a completed owner authorization form. Provide an executed certificate of corporation resolution if the owner and/or applicant is a corporation.
- Payment of filing fee to the City of Fort Oglethorpe. Schedule of fees may be found at fortogov.com

Office Use:	Revised 08/7/2025
Application received by:Application fee receipt #:	
Application Verified By:	
Notes:	

Property Owner Authorization

Instructions: Each property owner <u>must</u> complete and sign a **Property Owner Authorization** page and provide the information requested under the **Owner Information Certification** section. In the event there is more than one property owner, a separate Property Owner Authorization page <u>must</u> be completed by <u>each</u> property owner, signed by the owner and the applicant, and notarized.

Owner Information Certification

I swear that I am the owner of the property, which is the subject shown in the records of Georgia:	matter of this application, as
Property owner (Please print legibly):	
Property owner's address:	
City/State/Zip Code:	
Property owner's phone number:	
As the owner of the subject property, I hereby authorize the pers behalf as Applicant in the pursuit of a Planned Mixed Use District	•
Property owner's signature:	
Notary Public Certification	
Instructions: All Property Owner Authorization forms must be conotarized.	emplete, signed, and duly
Notary Public Certification	
Personally appeared before me the following	
Signature of property owner:	
Signature of applicant:	
Who swears that the information contained in this authorization of his or her knowledge and belief.	is true and correct to the best
Notary Public	Date
My Commission Expires:	

Disclosure of Campaign Contributions

(Required by Title 36, Chapter 67A Official Code of GA Annotated)

Instructions: Each property owner and applicant <u>must</u> complete and sign a **Disclosure of Campaign Contributions** form. In the event there is more than one property owner, a separate Disclosure of Campaign Contributions form <u>must</u> be completed by <u>each</u> property owner, <u>each</u> applicant, signed by the owner and the applicant, and duly notarized.

Reference: Application filed on	, for PM District to
real property described as follows:	
Within the two (2) years preceding the above filing date, the or made campaign contributions aggregating \$250 or more to any recity Council who will consider the application.	wner and/or the applicant has
() No, I have not made any contributions as described above.	
() Yes, I have made contributions as described above.	
Name of Elected Official:	
Dollar amount of donation: \$	
I hereby depose and say that all statements herein are true, corremy knowledge and belief.	ect, and complete to the best of
Signature of Owner:	
Signature of Applicant:	
Sworn to and subscribed before me this day of	'
Notary Public, Georgia State at Large	
My Commission Expires:	

PLANNED MIXED USE DISTRICT PLAN REVIEW AND APPROVAL PROCEDURES

Prior to filing a formal application for a Planned Mixed Use district, the applicant is encouraged to confer with the Economic Development Department in order to review the general character of the plan (on the basis of tentative land use sketch, if available), and to obtain information on development standards and ordinances affecting the proposed project.

Submission of application for Planned Mixed Use:

- A. The applicant must file an application with the Economic Development Department. This application must be supported by a development plan and a written summary of intent. The relationship between the proposed development and the surrounding area, both existing and proposed, must be shown. The following information must be presented with the application:
 - 1. A general location map.
 - 2. Existing topographic conditions, including contour intervals of no more than five feet based on field surveys or photogrammetric methods.
 - 3. The existing and proposed land uses and the approximate location of all buildings and structures.
 - 4. The approximate location of existing and proposed streets.
 - 5. The approximate location of all existing and proposed utilities, including a preliminary utility and drainage plan.
 - 6. The present zoning pattern in the area.
 - 7. A legal description of the subject property (i.e. deed).
 - 8. The location and use of existing and proposed public, semipublic, and community facilities such as schools, parks, and open areas on the site. This includes areas proposed to be dedicated or reserved for community or public use.
 - 9. Perspective drawings of representative building types; however, this is not required for single family detached dwellings.
- B. If a proposed development creates special problems or involves unusual circumstances, additional information may be required in order to properly evaluate the proposal as follows:
- C. An off-street parking and loading plan.
- D. An economic feasibility report or market analysis.
- E. A traffic study of the area, and a circulation plan within the proposed development as well as to and from existing streets adjacent to the site.
- F. The written summary of intent submitted with the development plan must include the following information:
 - 1. An off-street parking and loading plan.
 - 2. An economic feasibility report or market analysis.
 - 3. A traffic study of the area, and a circulation plan within the proposed development as well as to and from existing street adjacent to the
- G. The written summary of intent submitted with the development plan must include the following:
 - 1. A statement of the present ownership of all land within the proposed development.
 - 2. An explanation of the character of the proposed development; this includes a summary of Acres, number and types of dwelling units, and gross density by type of land use.
 - 3. A general statement of the proposed development schedule.
 - 4. Agreements, provisions, and covenant which govern the use, maintenance and protection of the development and any common or open area

H. Review and approval of PM district

- 1. An application for approval of a PM district is treated administratively as an application for an application for an amendment to this ordinance (rezoning). This is because PM districts are created only upon request of a developer, whose application materials demonstrate a firm commitment to construction of a well-designed PM district. Upon approval of the PM district, existing zoning must be changed to a PM zone, which is an amendment to the ordinance. The amendment procedure contained in Article VII must be followed in granting the amendment to permit the PM district.
- The zoning administrator officer will tum over the application materials to the planning commission for its recommendation. The planning commission will thoroughly study the materials and make written recommendations to the mayor and city council stating reasons for its recommendations (according to procedures contained in article VII).
- 3. The power to approve an amendment creating a PM district rests with the mayor and city council. After conducting the public hearing and considering recommendations form the planning commission, the mayor and city council will then make an official decision on the proposed PM district. The mayor and city council may approve, disapprove, or conditionally approve the development plan.
- 4. If the development plan is approved as submitted, the official map will change to indicate the PM district. If the plan is approved with modifications, the applicant must file with the zoning administrator the following:
- 5. Written notice of consent to the modifications.
- 6. A properly revised site plan.
- 7. The official map will then be changed. The site plan and supporting information of any approved plan will be properly identified and permenant
- 8. No building permits will be issued by the Catoosa County Department of Planning and Inspections until the development plan has been approved by the mayor and City Council.

I. Revision of development plan after approval of plan

- 1. Minor extensions, alterations, or modifications of existing building or structure may be permitted after review and approval by the zoning administrator; such changes must be consistent with the purpose and intent of the development plan. A request for a revision of the development plan must be supported by a written statement indicating the nature of the revision and the reasons it is considered necessary or desirable to revise the development.
- 2. Any major or substantial change in the approved development plan which affects the intent and character of the development, the density of land use patterns, the location or dimensions of streets, or singular substantial changes must be reviewed and approved by the mayor and city council after receipt of recommendations from the planning commission. A request for a revision of the development plan must be supported by a written statement indicating the nature of the revision and the reasons it is considered necessary or desirable to revise the development.

Approval of PM district revoked if construction not begun

Construction of the Planned Mixed Use Development must begin within one year of the approval of the Planned Mixed Use Zoning District. If no construction has begun by then, or the applicant fails to maintain the approved development schedule, approval of the development plan will laspe. At the dicretion and for good cause, the City Council may extend the period for beginning construction of any phase of the project for one additional year. If approval of the development plan laspes under this provision, the subject Planned Mixed Use District will be removed from the Offical Zoning Map, and the zoning districts and regulations which were in effect prior to the approval of the development plan will be reinstated.

SUPPORTING PLANNED MIXED USE DISTRICT INFORMATION QUESTIONS

1.	Explain why the proposed Planned Mixed Use District is needed and necessary at this time?
2.	Note any services that are not available to the site. Discuss any improvements of services that would be paid for by the public.
3.	What is the amount of traffic to be generated from the proposed Planned Mixed Use District(# of trips/day, deliveries/week)? Show ingress/egress on the site plan.
4.	Is there a potential for excessive noise (children, machinery) or the production of smoke, fumes, lights, dust or glare with this Planned Mixed Use District? If yes, how will you alleviate these problems for your neighbors?
5.	What type of landscaping are you proposing to screen this proposed Planned Mixed Use District use from your neighbors?
6.	Describe the ways in which the proposed Planned Mixed Use District is consistent with the Comprehensive Plan?
7.	Describe the ways in which the proposed Planned Mixed Use District addresses a demonstrated by community needs.
8.	Explain the ways in which the proposed Planned Mixed Use District is compatible with existing and proposed uses surrounding the subject land.