MAYOR: John Labriola

TOWN ADMINISTRATOR:

TOWN ADMINISTRATOR: Stephanie Monroe Tillerson

TOWN ATTORNEY: Joseph Wilson

TOWN OF



TOWN COUNCIL MEMBERS:

John Moffitt

Bradley D. Belt

Michael Heidingsfelder

Russell A. Berner

TOWN COUNCIL

2023 October Fall Planning Retreat

Municipal Center Council Chambers October 24, 2023; 3:00 pm

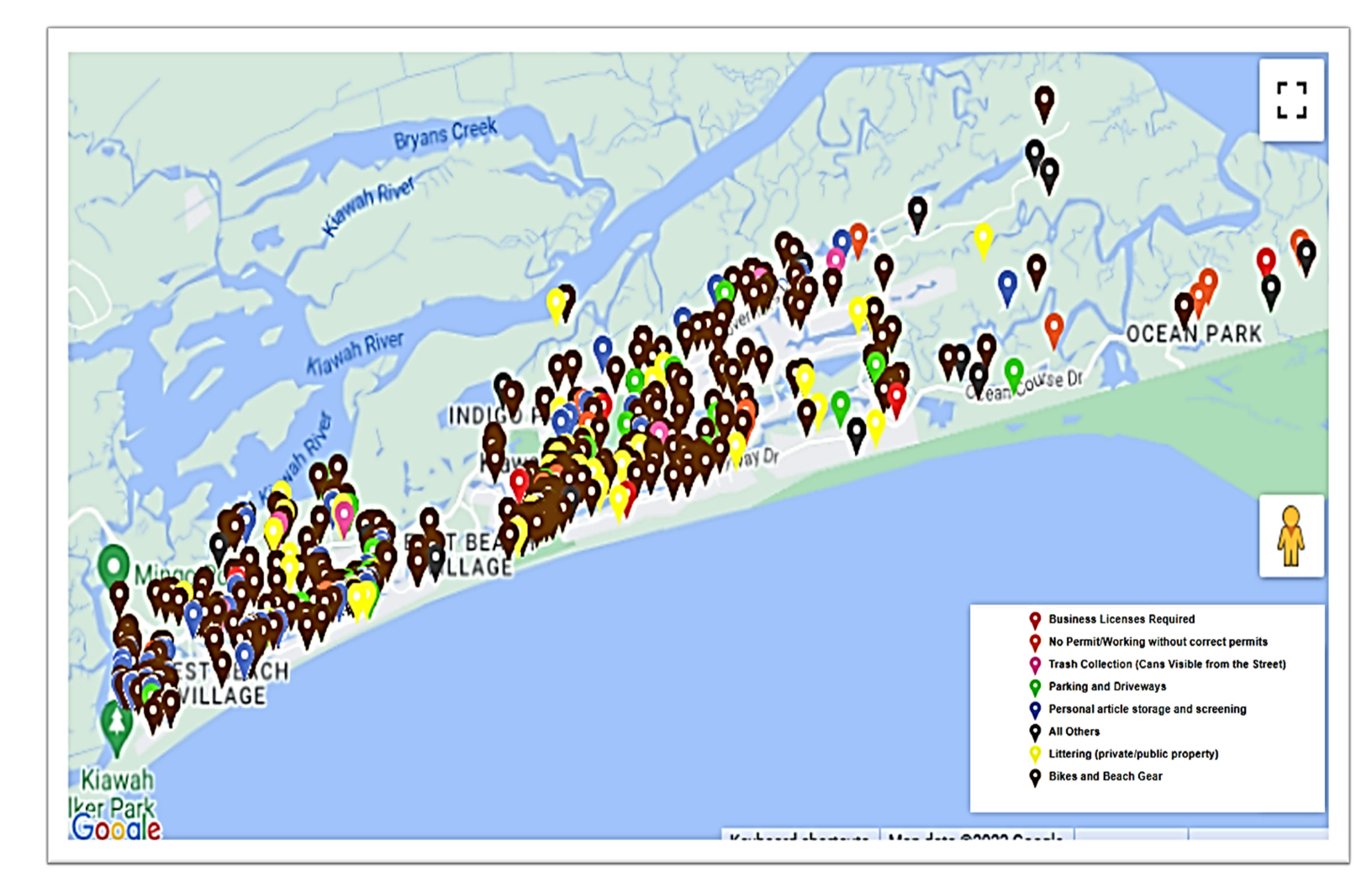
AGENDA

- I. Call to Order:
- II. Opening Comments
 - Mayor Labriola
- III. Community Engagement
 - Open discussion (opportunity to hear concerns from the community).
- IV. New Discussion Items:
 - Short-Term Rental Ordinance
 - Restricting the number of daytime vehicles allowed. Currently, we restrict overnight vehicles subject to the available parking confirmed on the STR business license and confirmed by staff.
 - Removing the +2 person allowance
 - o CAPS in certain communities or zoning districts
 - o Amend the advertisement requirements to include listing the number of beds.
 - Discussion of Traffic Mitigation Proposal presented by Councilman Heidingsfelder during the July TC Meeting.
 - Discussion of Traffic Mitigation along Beachwalker Drive during the expected construction projects.
 - Discussion of the RFP for Zoning Ordinance Review and Rewrite.
- V. Adjournment:



TOWN COUNCIL RETREAT





Short-Term Rental Inspections

Prior to scheduling a rental inspection, be advised that every bedroom will need a smoke alarm as well as any area immediately outside of it (i.e... hallway, sunrooms, common area, etc.). These areas must have a smoke alarm within 15 feet of the bedroom. If two or more bedrooms have entrances to a common room and are within 15 feet of the smoke alarm of this common room, one smoke alarm is enough. All smoke alarms must be functioning. For dwellings with gas appliances or fireplaces, carbon monoxide alarms shall be installed outside of each separate sleeping area in the immediate vicinity of the bedrooms. Where a fuel-burning appliance is located within a bedroom or its attached bathroom, a carbon monoxide alarm shall be installed within the bedroom. Combination carbon monoxide and smoke alarms may be used instead of carbon monoxide alarms. Also, a fire extinguisher meeting the requirements as a 1-A: 10-B: C needs to be underneath the kitchen sink in all rental units.

The minimum requirements for a room to qualify as a bedroom are:

- It must have an openable, unblocked emergency egress window (minimum 5.7 square feet of openable area and the net clear height opening shall be not less than 24 inches and the net clear width shall not be less than 20 inches); cannot be a skylight and must be not more than 44 inches above the finished floor. Windows must be easily openable without any tools or special knowledge.
- 2. There must be a working smoke alarm (inside the bedroom as well as within 15 ft. outside the bedroom).
- 3. There must be carbon monoxide alarms (applicable if there are gas appliances or a fireplace).
- 4. Every bedroom shall not contain less than 70 square feet and every bedroom occupied by more than one person shall contain not less than 50 square feet of floor area for each occupant thereof.

Sec. 12-128. Access, parking and loading regulations.

The following regulations are intended to aid in the design and location of proper access, parking, and loading areas in order to maintain safe and efficient traffic flow.

- (1) Access/driveways. The following regulations shall apply to all development to prevent the proliferation of poorly spaced driveways that can result in reduced safety and carrying capacity of community streets, except that the distances may be varied in accordance with section 12-163 to permit the construction of a single, safe access where no other access to a lot is possible.
 - Generally, any lot having access to more than one type of street shall provide access on the street designed for the lowest traffic volume.
 - b. Nonresidential properties having access to a minor and collector street may construct a single driveway on the collector street, provided that the driveway complies with the standards herein.
 - c. There shall be only one curb cut for an individual lot or parcel. Town approval shall be required for more than one curb cut to an individual lot or parcel from any street, where there is a compelling reason.
 - d. No lot or development parcel shall directly access Kiawah Island Parkway and the arterial portions of Governor's Drive and Flyway Drive.
 - e. Private residential driveways shall be a minimum of ten feet in width and provide a vertical clearance of a minimum of 13.5 feet. Nonresidential driveways shall be a minimum of 18 feet in width and provide a vertical clearance of a minimum of 13.5 feet.
- (2) Spacing between driveways and intersections. The centerline of driveways shall be separated from the centerline of other driveways and intersections in accordance with the following table 4D, excepting lots platted prior to adoption of the ordinance from which this article is derived and where relief is needed to protect essential natural features, such as specimen trees and dunes:

Table 4D. Driveway Separation Regulations			
Road Type Minimum driveway separation			
Arterial Driveways prohibited			
Collector 75 feet			
Minor No spacing limitation			

- a. No driveway shall be permitted providing access to an arterial street if the property has access to a collector or minor street.
- b. On minor streets, no driveway should be permitted within 60 feet of an intersection, except when relief is needed due to an existing tree, unusual lot configuration, wetlands or other topographical or geographic feature of the lot.
- c. When channelized right turn lanes are used, the Planning Director shall determine the minimum spacing between the driveways and intersections based on AASHTO standards as modified by site-specific conditions.
- (3) Parking and loading. This section specifies the minimum parking and loading standards for the Town. Where strict interpretation of these standards creates a unique hardship, an individual may seek a variance pursuant to section 12-163.
 - a. *Minimum parking requirements*. Each use shall provide the number of parking spaces specified in table 4F in subsection (3)c of this section and comply with the following:

- 1. The Planning Director shall determine the number of parking spaces required for uses not referenced in table 4F in subsection (3)c of this section by first applying the standard for the most similar use or uses as listed in the table. If there is no similar use, the Planning Director may make a determination or may request that the applicant undertake a parking study.
- 2. Any fraction of a parking space required under this article shall be counted as a full parking space.
- 3. Handicapped spaces shall be provided as required by the Americans with Disabilities Act (ADA) standards shown below in table 4E in subsection (3)b of this section, or as requirements are amended by Federal Law.
- 4. Parking requirements shall be based on gross leasable area.
- 5. Off-street parking facilities shall be provided for any new building constructed and for any new use established, for any addition or enlargement of an existing building or use, or for any change of occupancy or manner of operation that would result in additional parking spaces being required; provided, however, if insufficient parking exists on a lot or parcel, then the number of spaces required to meet the needs of both the existing and new buildings or uses shall be provided.
- 6. Facilities being used for off-street parking on the effective date of this article shall not be reduced in capacity to less than the number of spaces prescribed, nor shall they be altered in design or function to less than the minimum standards prescribed herein.
- 7. For sites with more than one use, or for adjacent sites served by a common parking facility, the parking requirement shall be the total number of spaces required for each site or use.
- b. Accessible parking for physically disabled persons. Handicapped spaces shall be provided as required by the Americans with Disabilities Act (ADA) standards shown in the following table 4E:

Table 4E. Minimum No Physically Disabled Pe	umber of Accessible Spaces for rsons				
Total Parking	Minimum Number of Space	Minimum Number of Spaces			
Spaces Provided	Accessible	Van Accessible	Car Accessible		
1—25	1	1	0		
26-50	2	1	1		
51—75	3	1	2		
76—100	4	1	3		
101—150	5	1	4		
151-200	6	1	5		
201-300	7	1	6		
301-400	8	1	7		
401-500	9	2	7		
501—1,000	2 percent of	1 out of every 8	7 out of every 8		
	total spaces	accessible spaces	accessible spaces		
Over 1,000	20 + 1 per each				
	100 spaces over 1,000				

c. *Minimum dimensions*. All parking spaces reserved for persons with disabilities shall comply with the parking space dimension standards of this section, provided that access aisles shall be provided immediately abutting such spaces, as follows:

- 1. *Car accessible spaces*. Car accessible spaces shall have at least a five-foot-wide access aisle located abutting the designated parking space.
- 2. *Van accessible spaces*. Van accessible spaces shall have at least an eight-foot-wide access aisle located abutting the designated parking space.
- 3. *Proximity to main entrance.* All accessible spaces shall be in close proximity to the main entrance of the facility being served.

Ta	ble 4F. Off-Street Parking Requirements				
Ту	pe of Development	Required No. of Parking Spaces ⁽¹⁾			
Re	e <mark>sidential</mark>	•			
	Single-family detached	2 spaces per dwelling unit (DU) ⁽²⁾			
	Duplex	2 spaces per dwelling unit			
	Patio homes	2 spaces per 2 bedroom per dwelling unit			
	Townhouses	2.5 spaces per 3 or more bedroom per dwelling unit			
	Multiple-family	1.5 spaces per efficiency or 1 bedroom per dwelling unit			
Н	otels	1.25 spaces per room			
	Guestrooms	1 space per 4 persons allowed under			
		maximum occupancy			
	Conference area (part of hotel	1 space per 75 square feet of indoor seating area, plus 1 per			
	structure)	200 square feet of outdoor seating area			
		50 percent of parking required for other uses			
Ot	her uses ⁽²⁾				
	General office	1 space per 300 square feet of GLA			
	Real estate sales/leasing	1 space per 100 square feet of GLA			
	Doctor/dentist office	1 space per 100 square feet of GLA			
	Retail/service	1 space per 250 square feet of GLA			
	Restaurant	1 space per 75 square feet of indoor			
		seating area, plus 1 per 200 square			
		feet of outdoor seating area			
	Religious activities and public assembly	1 space per 50 square feet of assembly area			
	Convention center (not accessory to hotel)	1 space per 4 persons allowed under			
		maximum posted occupancy, plus			
		1 per employee in shift			
	Community services	1 space per 2 employees plus 1 per			
		company car parked on the premises			
Re	creational				
	Driving range	1.5 spaces per tee			
	Golf courses	4 spaces per hole, plus 50 percent of the other uses, plus 1			
		space per employee on the largest shift ⁽³⁾			
	Tennis courts	2 spaces per court, plus 50 percent of the other uses, plus 1			
		space per employee on the largest shift ⁽³⁾			
	Marinas	3 spaces per 4 slips, plus 50 percent of the other uses ⁽³⁾			
	Swimming pool	1 space per 300 square feet pool and deck area			
	Food and beverage	1 space per 75 square feet of indoor seating area, plus 1			
		space per 200 square feet of food service area			
	Other recreational facilities, indoor	1 space per 300 sq. ft			

	Parks (note: in addition to any other uses in this table)	1 space per 2 acres with minimum of 3 spaces		
Mixed use parking Calculated per individual use as set forth in this table				
(1) The Planning Director may determine that parking in addition to any of the parking set forth in this table is necessary in the form of overflow parking on pervious surfaces.				
(2) Single-family residences shall have adequate turnaround space along driveways so that vehicles do not need to back into or out of driveways.				
(3) Other uses may include accessory meeting rooms/convention facilities and accessory restaurants.				

- d. Parking design standards. The following are minimum design standards, the Planning Director may require modifications to parking lot design to ensure the safety of pedestrians, bicyclists and motorists:
 - 1. All off-street parking shall be located outside of required landscape buffer areas and behind front building lines.
 - 2. Parking facilities constructed, or reconstructed greater than 50 percent of their original size, subsequent to the effective date of the ordinance from which this article is derived shall conform to these design standards.
 - 3. All required parking facilities shall be maintained for the duration of the use requiring such facilities. Parking facilities shall be used exclusively for the temporary parking of passenger automobiles, motor vehicles or light trucks not exceeding one ton in capacity, and shall not be used for the sale, display or storage of merchandise, or for the storage or repair of vehicles or equipment.
 - 4. All required parking facilities shall be located on the same site as the use for which such facilities are required.
 - 5. On street head-in parking is prohibited.
 - 6. Angled parking is prohibited.
 - 7. Required parking for residential uses shall be provided within an enclosed garage.
 - 8. Each standard parking space shall consist of an independently accessible rectangular or trapezoidal area.
 - 9. Each parking space shall have a vertical clearance of at least 7.5 feet.
 - Each parking and loading area shall have adequate drives, aisles, and turning and maneuvering areas for access and usability, and shall at all times have access to a street or alley.
 - 11. The minimum parking facility design standards are listed in table 4G in this subsection.
 - 12. Where applicable, the Planning Director may require overflow parking spaces in addition to those required in table 4F in subsection (3)c of this section. All overflow parking spaces shall be of a pervious surface.
 - 13. Required parking spaces shall not have direct access to a street or highway. Access to required parking spaces shall be provided by on-site driveways. Off-street parking spaces shall be accessible without backing into or otherwise reentering a public right-of-way.

Table 4G. Minimum Parking Facility Design Standards

Parking Pattern (degrees)	Maneuvering Lane Width (feet)		Parking Space Dimensions (feet)		Total Width of Two Tiers of Spaces and Maneuvering Lane (feet)	
	One-Way	Two-Way	Width	Length	One-Way	Two-Way
0 (parallel)	11	18	8.5	25	28	35
30—50	12	20	9	18	48	56
54—75	13	22	9	18	49	58
76—90	N/A 24		<mark>9</mark>	<mark>18</mark>	N/A	60

- e. *Markings*. In paved parking areas, each off-street parking space shall be identified by surface markings at least four inches in width. Marking shall be visible at all times. Such markings shall be arranged to provide for orderly and safe loading, unloading, parking and storage of vehicles.
- f. Off-street loading requirements.
 - 1. *Spaces required.* For every nonresidential use there shall be provided sufficient space to accommodate the maximum number of trucks that will be loading, unloading, or standing at any one time.
 - 2. Size of space. Each off-street loading space shall be of a size commensurate with the buildings to be accommodated. In no case shall required off street loading space encroach upon off street parking space required by this article.
 - 3. *Location*. All required off street loading spaces shall be located on the same lot as the building which they are intended to serve.
 - 4. *Entrances and exits.* Off-street loading entrance and exit drives shall be located at least 25 feet from any street intersection.
 - 5. Loading spaces adjacent to sidewalks. Where a loading space is adjacent to a public sidewalk or other public pedestrian way, it shall be so located, arranged, and improved with curbs or other barriers, as to provide adequate protection for pedestrians.
 - 6. *Maneuvering areas.* All off street loading spaces shall be provided with adequate off street maneuvering areas.

Table 4H. Loading Requirements			
Gross Floor Area	Loading and Unloading Spaces Required		
(square feet)			
0—1,999	None		
2,000—4,999	1 space at the discretion of the Planning Director		
5,000—19,000	1 space		
20,000—99,000	1 space, plus one space for each 20,000 square feet or portion thereof in excess of 20,000 square feet		
100,000 or more	5 spaces, plus one space for each 40,000 square feet or portion thereof in excess of 100,000 square feet		

- g. Parking, loading and vehicular use area landscaping.
 - Parking, loading and vehicular area perimeters. Unless otherwise expressly stated, perimeter landscaping shall be required around the outer perimeter of all off street, surface parking, loading and vehicular use areas. Parking areas for the exclusive use of

single-family dwellings shall be exempt from these requirements. Any off-street parking, loading or vehicular use area that will be entirely screened from view by an intervening building or structure or by a buffer provided to satisfy requirements contained elsewhere in this article shall also be exempt from these (parking, loading and vehicular use area) perimeter landscaping requirements.

- 2. Perimeter landscape requirements.
 - (i) A curbed perimeter landscape area at least ten feet in depth shall be provided at the perimeter of all off-street parking, loading and vehicular use areas, except where permitted driveway openings are to be provided. Where drainage or other utility easements exist along property lines, the perimeter landscape area shall be located adjacent to the easement.
 - (ii) Required perimeter landscape areas shall be planted in accordance with the following minimum standards:
 - A. One canopy tree shall be provided for each 50 linear feet of parking, loading or vehicular use area perimeter. These trees may be used to satisfy the interior parking lot landscaping requirements;
 - B. A hedge or other landscape material of at least three feet in height (at maturity) shall be planted within the perimeter landscape area to provide a continuous landscape element, or a combination of trees, hedge, other durable landscape material or approved wall, fence or earth berm may be used to form the continuous landscape element;
 - C. All portions of the perimeter landscape area not planted with shrubs or trees or covered by a wall or fence barrier shall be planted in grass or ground cover; and
 - D. Parked vehicles may overhang a landscaped area if curbing is installed to prevent any damage to plants within the required perimeter landscape area. Landscaping, walls, fences and earth berms will be located to prevent their damage and/or destruction by overhanging vehicles.
- 3. Interior areas landscape requirements. The following interior parking lot landscaping requirements shall apply to all parking lots except those exclusively serving single-family residential uses.
 - (i) A minimum of one landscape island shall be provided for each ten parking spaces within an off-street parking area. Required landscape islands shall have a minimum of 325 square feet, variably dependent upon the species of the canopy tree proposed by the designer. Each parking lot bay must terminate with a tree island.
 - (ii) Each required landscaping island shall contain at least one canopy tree and there shall be at least one canopy tree per ten parking spaces within the offstreet parking area. Double-loaded interior parking landscape islands are to be no less than ten feet wide and canopy trees planted in these islands are to be planted in line with parking stripes (between vehicles).
 - (iii) Curbs, wheel stops or other approved protective barriers shall be installed around all required landscape islands, as approved by the Planning Director.
 - (iv) Landscaping provided to meet the right-of-way buffer standards of this article may not be used to satisfy interior parking lot landscaping requirements.

Canopy trees provided to meet perimeter landscaping requirements may be counted to satisfy interior parking lot landscaping requirements.

h. Paving and drainage.

- For all uses except single-family dwellings, parking and loading facilities shall be surfaced and maintained with asphaltic concrete or other permanent hard surfacing material sufficient to prevent mud, dust, loose material and other nuisances. Pervious materials may be allowed as approved by the Planning Director.
- 2. All parking and loading facilities shall be designed, graded and provided with permanent storm drainage facilities that prevent standing water on any parking area, and do not increase the flow of water onto adjacent properties, streets or alleys.

(Code 1993, § 12A-405; Ord. No. 94-12, § 2(12A-404), 9-26-1994; Ord. No. 2005-08, § 12A-405, 10-12-2005)

ADOPTED STR ORDINANCE 11-5-19 EFFECTIVE 1-1-20

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Chapter 5 Rental Applications and Regulations

The intent of these regulations is to promote public health, safety, and welfare and to discourage nuisance and behavioral issues associated with short-term rental properties in residential zoning districts, R-1, R-2, and R-3.

Sec. 14-501. – Definitions

The following words and phrases, as used in this Article, shall have the following meanings:

An authorized agent is an owner, the owner's agent, or the owner's designee who is normally available and authorized to respond to any issues arising from a short-term rental unit within two (2) hours and who is authorized to receive written notice on behalf of the owner.

CAPS is the maximum number of properties that may be licensed for short-term rental use, calculated as a percentage of total developed dwelling units and developable lots within each zoning district. Total properties are based on the records of the County Assessor's Office as of December 31 of each preceding year.

Destination or Private Vacation Clubs ("Destination Clubs") are classified as private and/or exclusive membership organizations or commercial businesses primarily engaged in providing short-term overnight accommodations and related services for its club members with non-ownership interest who seek alternative options to standard vacation home rentals. Destination Clubs typically own or lease properties from the owners on a long-term basis, provide those properties in a variety of locations to its members on a short-term basis, and model a membership access structure where its members purchase membership levels granting access to properties and personalized services. Properties offered by Destination Clubs to a member for less than thirty (30) days are considered STRs whether the Destination Club is an owner of record or a lessee. All references to "owners" in this Chapter apply to Destination Clubs

Non-Conforming Use is a use which was lawfully established and maintained, but which

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does not comply with the use regulations applicable to new uses in the zoning district in which it is located; the use any of any land, building, or structure which does not conform with currently applicable use regulations, but which complied with use regulations in effect at the time the use was established.

Owner in the context of short-term rental means the record owner of the property or any person or entity that leases from the record owner of the property, who engages in the business of furnishing for lease or for rent, either directly or through a third-party entity, a *short-term rental unit* and who must be licensed both as a business and under this Chapter.

Provisional Lot License (PLL) is a license that provides the owner of a vacant developable lot (hereafter referred to as "lot") the right to obtain a STR License. The PLL is valid for 3 years from issuance and guarantees the owner the right to obtain a Rental Business License upon issuance of a Certificate of Occupancy (CO). In the event construction is in the process, but a CO has not been issued, the PLL holder may appeal the expiration of the PLL to the Town Treasurer for an extension of up to 120 days.

Short-term rental (STR) property means an accommodation, rented or leased for less than thirty (30) consecutive days, used in a manner consistent with the residential character of the dwelling, when the property on which the accommodation is located is assessed, for county property tax purposes, as residential property. **Exceptions:** Rental properties that are available for rent for a period not to exceed 14 calendar days in a calendar year are exempt from the provisions of this Ordinance. Hotels, motels, inns, and bed and breakfasts are not considered STRs.

Any property which is leased from its owner on a long-term lease basis (30 days or greater), then made available by the lessee for short term rental or occupancy to a different party shall be considered a short-term rental and both lessor and lessee are subject to this ordinance. Vacation time-sharing plans are not short-term rentals and are not allowed pursuant to Section 14-201 of this Code.

Sec. 14-502. – Rental Business License Application

The town shall not grant a rental business license for a STR until the following conditions are satisfied:

- (1) An Owner or the Authorized Agent on behalf of the owner is required to obtain an annual Class 7 Rental Business License from the Town for each STR propertyprior to advertising or renting.
- (2) A Rental Business License application shall be completed for each STR by the owner or its authorized agent. The signed Rental Business License application shall be a legal and binding agreement acknowledging that all town ordinances and rental regulations shall be adhered to for the duration of the Rental Business License. The Rental Business License application shall be submitted, and subject to review, annually.
 - An owner of a lot within the R1/R2* area (see Table 14-505.1) may apply for a Rental Business License. Upon receipt of a completed application, the Town will issue, based on the availability of such licenses, a PLL.
- (3) The annual application fee for the Rental Business License, including lot applicants, is \$500 for any property in the R1 or R2 zoning districts subject to

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caps; \$200 for all other properties. In the event a license is not granted due to licenses being capped, the application fee will be suspended until such time that the application is approved, and a license is awarded. A license is nontransferable between owners. A change in ownership of the STR property shall require the new owner or its authorized agent to apply for a new license for the dwelling unit or lot, subject to license availability. The previous owner is responsible for all charges prior to the change of ownership and is responsible for properly closing his/her license with the Town of Kiawah Island.

- (4) If the applicant is someone other than an owner, the applicant shall submit a copy of the owner's written authorization of the applicant's right to apply for the rental business license. Where the property is leased to the applicant, the applicant must attach a copy of the lease.
- (5) It is the responsibility of the STR owner to report all gross income generated by each STR property, including gross income generated through a property management company, home-share platforms (such as VRBO, HomeAway, or Airbnb by way of example and not limitation), or any other source, in accord with the requirements of Sections 4-304 and 4-306 of the Town of Kiawah's Municipal Business License Ordinance. Reporting all gross income can be accomplished a) through the application submitted by a property management company reporting total gross income for the STR property, including income generated by home-share platforms and other sources, or b) if the property management company will only report gross income generated by the property management company, the STR owner must submit a separate business license application reporting gross income that has not been reported by the property management company, such as gross income generated by home-share platforms or other sources. An STR owner's failure to fully report all gross income, regardless of source, generated by a STR property is a violation of Section 14-507(a)(2) of this Chapter and Section 4-307 of the Town of Kiawah's Municipal Business License Ordinance.

Sec. 14-503. – Permit and Operating Requirements

- (a) It shall be the sole responsibility of the STR owner directly or through his or herauthorized agent to notify and educate the guests of all applicable STR rules and regulations, including all rules encompassed in Section 14-506.
- (b) No owner or his or her agent may advertise a STR property in any manner that would constitute a violation of this chapter. The property owner and his/her authorized agent shall be jointly responsible for the accuracy of advertising of all STR properties as required in 14-503(c).
- (c) The advertisement of any STR properties must include the rental business license number, the maximum number of vehicles permitted for overnight parking, number of approved bedrooms, and the maximum allowable occupancy
- (d) Prior to the issuance of a STR rental business license, all first-time STR's applying for a license or any property requesting a change in the number of bedrooms or a change in parking capacity are subject to and must pass a rental property inspection pursuant to Section 14-503 (e).

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- (e) All rental properties shall remain compliant with the current edition of the International Property Maintenance Code (IPMC). All STR properties are subject at any time, with notice, to inspection for compliance to the IPMC and/or Town ordinances. Inspections will include, but not limited to:
 - (1) <u>Smoke Alarms.</u> Smoke alarms are required in each bedroom and the hall leading to the bedroom.
 - (2) Carbon monoxide detector.
 - (3) <u>Sprinkler System.</u> If the residence has a fire sprinkler system, it shall be the owner's or their authorized agent responsibility to furnish documentation to the code enforcement officer that their sprinkler system received an annual inspection and is in proper working order.
 - (4) <u>Fire Extinguishers</u>. A fire extinguisher meeting the requirements as a 1-A: 10-B:C shall be under the kitchen sink in all rental units.
 - (5) <u>Vehicle Parking Spaces</u>. Verification of the number of vehicle parking spaces permitted on site as set forth in Section.14-506 (d).
 - (6) <u>Bedroom Count</u>. Verification of the number of bedrooms within each rental unit as set forth in Section.14-506 (c).
 - (7) <u>Structural Elements</u>. Decks, stairs, handrails, and guardrails including boardwalks.
 - (8) Enclosed Trash Receptacles. Trash receptacles shall be enclosed in a garage or approved screened enclosure.
 - (9) <u>Posted Address and Contact Information and Rules and Regulations</u>. Each rental unit shall furnish the property's address, and the owner's or authorized agent's contact information, including all other information required by Section 14-506, inside the unit in a visible place to occupants in the event an emergency.

Sec. 14-504. – Rental Business License

- (a) Article 4 Finance and Taxation, Chapter 3. Municipal Business Licenses, regulates all business licenses. The following additional regulations apply specifically to STR business license.
- **(b)** A short-term Rental Business License expires annually on April 30th. License holdersmust renew each year and have until April 30th to renewtheir license without penalty. As of May1st, if the holder of an expired license submits arenewal request, one of the following conditions shall apply:
 - (1) If the property is in an R1 or R2 zoning district, and the License Cap in Table 15-805.1 has not been reached, the license is renewable subject to a \$1000 late fee, plus all applicable fees.
 - (2) For properties in all other zones, the license is renewable subject to a \$1000 late fee, plus all applicable fees. If the property is in an R1 or R2 zoning district subject to caps, and the Town is unable to issue a STR business license solely due to the percentage

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Caps established herein, (see 14-505.1), a new application can still be filed, and the applicant will be placed on a waiting list. If a permit becomes available, the Town will notify the applicant who has been on the waiting list the longest and allow him/her 7 business days to provide the Town with any and all information necessary toensure the application is current and otherwise complies with the ordinance. If theapplicant fails to respond and/or provide current information within 7 business days, the Town shall remove the applicant from the waiting list and repeat the process until a STR business license, or PLL, has been issued, or all of the applicants on the waiting list have been notified.

- (3) Late renewals (after the close of business on April 30th), are not permitted fornonconforming use properties previously holding a valid STR business license, including Destination or Vacation Clubs.
- (c) A license holder shall provide proof of accommodation tax payments for the previous year at the time of license renewal. Failure to pay all required accommodation taxes constitutes grounds to not renew a rental business license.
- (d) All fees related to STR business licenses must be paid in full at the time of application. Upon the closing of the license, the licensee is responsible for notifying the Town and properly closing their account.

Sec. 14-505. – Short-term Rental Property Caps

Short term rental Caps are established in the R1 zoning district and identified R2 zoning districts (see Table 14-505.1 for details). The limitations and requirements of this section apply to short-term rental properties in the Town's R1 and R2* zoning districts.

- (1) <u>License Caps</u>. Licenses for rental properties shall be distributed on a first-come, first-serve basis. Active licenses expire annually on April 30th of each year. Applications received after April 30th are subject to late fees as defined in Section.14-504(b)(1)(2).
 - **a.** Properties holding a rental business license will have first preference torenew by April 30th to maintain their license, as long as the license is in good standing with the Town.
 - **b.** Available licenses are subject to the percentage of rental caps allowed within the zoning district, pursuant to Table 14-505.1, Rental Property Zoning Caps.
 - **c.** If a license cap is reached within the R1/R2* zoning district, the applicant will be placed on a waiting list until a license becomes available, consistent with provisions in Section 14-504(b)(3).
 - d. STR or PLL licenses are not transferable. In the event of the transfer of property ownership, including the transfer of interests in corporations or partnerships that own a licensed property, the new owner may apply for anew STR or PLL license, subject to Section 14-502 and all other provisions of this ordinance. Exception: Intra-family transfers of property can include the transfer of a STR or PLL license.

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- **e.** A license may be subject to expiration or may not be renewed should an owner report <\$3,000 of annual rental revenue. In the event of annual revenue below \$3,000, an owner will need to demonstrate the short-term rentalproperty was available and advertised for rental throughout the previous year.
- (2) In calculating the number of rental business licenses available in any license year, the calculation will be based on the percentages defined in Table 14-505.1

Table 14-505.1: Rental Property Zoning Caps					
Zoning District R-1 and R-2* All other R-2 R-3					
Maximum % of STR properties allowed	20%	No Limit	No Limit		

Rental percentages are a ratio of rental licenses (including PLL's) to developed lots within the R1 zoning district, and the specific R2 zoned areas identified below. Developed lot numbers are defined from the County Assessor's Office as of December 31 of the prior calendar year.

*R-2 districts include: Indigo Park, Ocean Oaks, Ocean Park, and Silver Moss, Osprey Point (Club Cottage Lane, Marsh Cottage Lane, and Shell Creek Landing)

- (3) Destination Clubs and Private Vacation Clubs are not permitted by the Town's zoning regulations in Residential Zones R1, R2, and R3 unless the Destination Club complies with the following requirements:
 - **a.** The Destination Club obtains a STR business license:
 - **b.** The Destination Club pays all required State Sales Tax (8%), State (2%), County (2%) and Local Accommodation (1%) Taxes on gross receipts collected from STR's:
 - **c.** The Destination Club complies with all other rules and regulations applicable to STR's:
 - **d.** The Destination Club provides no commercial services on the subject property; and
 - **e.** The owner of the property obtains a business license.

Any applicable properties in R1, R2, or R3 holding a valid STR business license as of the effective date of this ordinance shall be grandfathered and included in calculating the license cap, subject to the following conditions:

- **a.** Residential Business Licenses expire as of April 30th of each year. The license holder has until April 30th of the following year to renew. Failure torenew by the close of business on April 30th will result in the expiration of the license. No late renewals will be permitted for non-conforming use properties, including Destination Clubs and Vacation Clubs.
- **b.** All grandfathered properties shall remain subject to the requirements of this Chapter as STRs.

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c. Destination Clubs and Private Vacations Clubs are permitted in Zones R2/Commercial, R3/Commercial, RST-1, RST-2, RST-1/R3, R-2(DA), R-3(DA), and RST-2(DA) are subject to the approval of uses prescribed in the Zoning Ordinance and the requirements of this Chapter as STRs.

Sec. 14-506. - Notice of Rental Residence Rules and Regulations

(a) The Town shall promulgate and distribute Rules and Regulations applicable to the rental of residential property to all property management companies and/or the owners. An owner or authorized agent shall furnish a copy of the rules and regulations to each rental guest. In addition, the owner (or authorized agent) shall post a copy of the rules and regulations in a visible location within each rental unit.

(b) Local Contacts

- (1) The owner (or authorized agent) who does not reside within the Charleston Metro Area must identify an individual or individuals to serve as local contacts and be authorized and able to respond to emergency conditions or complaints affecting the property and to inquiries from all entities having jurisdiction over the rental property.
- (2) The owner (or authorized agent) must have a 24-hour contact phone number posted in a visible location within each unit
- (3) A local contact designated under subsection (1) must be present within the Charleston Metro Area and be accessible and available to respond within two hours after being notified of an emergency by a guest of the short-term rental, or by a Town employee during any 24-hour period.
- (4) If there is a change to a local contact, the owner or authorized agent must provide updated or new information to the Town of Kiawah Island Business License Department in writing within three business days.

(c) Maximum Occupancy

The maximum occupancy for all short-term rental properties is two occupants per code-compliant bedroom. Two additional occupants are allowed per dwelling unit. As an example, a four-bedroom rental property shall have a maximum of ten occupants. Children under the age of 2 are not included in calculating maximum occupancy.

- (1) The number of bedrooms for purposes of determining occupancy shall be based on Charleston County Property Tax records. Should a rental business license applicant seek to claim more bedrooms than shown on Charleston County records, the owner or its agent shall contact the town code enforcement office for review and determination prior to renting the unit. Such review will consider the additional bedrooms per the building code requirements.
- **(2)** Temporary conversion of rooms such as dining rooms, living rooms, studies, etc., for use as bedrooms for rental purposes, is not permitted.

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(d) Parking and Driveways

The maximum number of vehicles permitted for overnight parking for each single-family dwelling unit shall be in accordance with the number of parking spaces as defined on the rental application.

- (1) Vehicles may only be parked on permanent paved or gravel parking surfaces, as approved by the Town or other entity having jurisdiction. Parking on grass or landscaped areas is prohibited at all times.
- (2) Vehicles must be parked in a manner that permits the free passage of emergency vehicles. Overnight parking in driveways must allow emergency vehicles to within 25 feet of the residence.
- (3) If a garage is utilized to determine allowable parking, access shall be provided at all times that the short-term rental is operational.
- **(4)** Parking for villa units shall be in parking lots that are integral to the villa complex.
- (5) Pickups greater than one-half ton, and cargo vans greater than 12 passengers, recreation vehicles (RVs), buses, trailers, boats, and other large vehicles are prohibited from parking overnight at residential dwellings. Vehicles shall not be used for sleeping or overnight accommodations.
- (6) STR properties must comply with St. Johns Fire District requirements and applicable Architectural Review Board regulations for residential zoning districts (R-1, R-2, and R-3) which require that driveway clearance for fire trucks be a minimum of ten feet wide for straight drives and have a height clearance of 13.6 feet.

(e) Trash Collection

- (1) Rental dwelling units shall subscribe to back-door trash collection two times per week, including recycling service. Trash receptacles shall be stored in an enclosed garage or approved screened enclosure whereby the receptacles are not visible from the street.
- (2) Villas shall use provided dumpsters for trash disposal. Dumpster pick-up service shall be sufficiently frequent to avoid trash overflow. Dumpsters shall be stored on an approved screened pad.
- (f) Bicycles and beach gear shall not be visible from the street side or adjoining properties from dusk to dawn for all single-family dwellings and multi-family dwellings. These articles shall be placed in the appropriate storage location from dusk to dawn and shall not be left in a driveway, yard, or parking lot from dusk to dawn. No articles of clothing, beach towels, or other similar items shall be draped over railings or deck chairs or be visible beyond property lines at any time of day or night.
 - (1) Villa complexes shall provide adequate bicycle racks for overnight bicycle storage. All other gear shall be stored indoors or in provided storage closets.
- **(g)** All exterior lighting shall comply with Article 16 Beach Management, Chapter 1. Beach Lighting, which regulates beach lighting to protect sea turtle hatchlings.

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ADOPTED STR ORDINANCE 11-5-19 EFFECTIVE 1-1-20

(h) The provisions of Subsections (d), (e), (f), and (g) herein shall apply to the STR property at all times, including when the property in use by the owners, guests, or renters.

Sec. 14-507. - Violation of Rental Regulations

- (a) It shall be a violation of this chapter to:
 - (1) Operate a rental property without complying with the requirements of this chapter and the Town code of ordinances;
 - (2) Make a misrepresentation on a short term rental business license application;
 - (3) Advertise, offer, or otherwise make available, a property as being available as a rental without first complying with the requirements of this chapter; excluding properties exempt from these provisions of the rental program not exceeding 14 calendar days on an annual basis;
 - (4) Expand the allowable occupancy or parking of a rental unit without obtaining a new license;
 - **(5)** Advertise a rental property as being available for more overnight occupants than have been permitted pursuant to this chapter;
 - (6) Advertise or rent separate guest houses or pool houses as an independent rental unit. Such units can be included under a rental business license issued to a single address, but it cannot be rented as a stand-alone unit;
 - (7) Rent out a portion only of the rental or individual rooms of a property, to include detached homes, villas, cottages, and any other property designation. No rental business license will be issued unless the subject property is to be rented in its entirety. Owners are permitted to lock off closets or bedrooms from guest access;
 - (8) Operate a commercial business in a STR property. Examples include, but are not limited to catering, telemarketing, or distribution of goods; and
 - **(9)** Prune or otherwise alter vegetation and dunes without the required permits from the Town or other applicable jurisdiction (Kiawah Island Community Association, or the Kiawah Island Architectural Review Board).

Sec. 14-508. – Liability

- (a) Any person violating any provision of this ordinance shall be subject to a fine of up to \$500 plus required statutory assessments or imprisonment for not more than 30 days, or both, upon conviction. Each day of violation shall be considered a separate offense. Punishment for the violation shall not relieve the offender of liability for delinquent taxes, penalties, and any other costs.
- (b) An owner may authorize an agent or property management firm to comply with the requirements of this ordinance on behalf of the owner. However, the owner shall not be relieved from any personal responsibility and personal liability for noncompliance with any applicable law, rule or regulation pertaining to the use and rental of the STR property, regardless of whether such noncompliance was committed by the owner's authorized agent, local contact person, renter, or guest of the short-term rental.

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ADOPTED STR ORDINANCE 11-5-19 EFFECTIVE 1-1-20

(c) A property management firm or authorized agent shall be jointly and severally liable for any violations occurring on any of its managed STRs in the Town.

Sec. 14-509. – Revocation or Suspension of a Short-term Rental Business License

In addition to applicable fines and penalties:

- (1) The failure of the rental business licensee to comply with any sections of this ordinance shall constitute grounds for the suspension or revocation of the license. Any action to suspend or revoke the license shall be conducted by the license official in accordance with Municipal Code, Chapter 3, Municipal Business License, Section 4-315.
- (2) Any property with three violations of this ordinance during any 12-month rolling period and found guilty by admissions or by the Municipal Judge will be considered cause for license revocation. The owner or agent may reapply for a new STR license no sooner than twelve months after revocation, subject to all provisions contained herein.

On receipt of notice of revocation or suspension, the owner (or authorized agent) shall immediately stop the operation of the short-term rental establishment. All advertisements for future short term rentals shall immediately cease. If such property is advertised or occupied by short term renters after the revocation or suspension of the STR license, fines shall be levied against the owner and agent.

Sec. 14-510. - Appeals to Town Council

(a) A person aggrieved by the town's decision to revoke, suspend, or deny a rental business license may appeal the decision in accordance with Municipal Code, Chapter 3, Municipal Business License, Section 4-316. Timely filing of anappeal shall stay the revocation, suspension, or denial, pending a decision on the appealby the Town Council.

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TOWN COUNCIL RETREAT

Traffic Mitigation Proposal



Kiawah Island Traffic Mitigation A Proposal to Better Manage Commercial Traffic on the Island

Dr. Michael Heidingsfelder Town Council Meeting Tuesday, July 11th, 2023

Kiawah Island Traffic MitigationIntroduction



- ► The Town Council has talked multiple times about the **problems caused by the**increased traffic volumes along the corridor of county roads from West Ashley or
 Charleston towards Freshfields as well as onto the island and on the island itself.
- ▶ Both as it relates to commercial and **especially construction-related traffic** and the increased volume of cars residing on Kiawah as well as visiting Kiawah
- ► Most importantly, one of the frequently voiced concerns from community members at many of our regular community outreach meetings has been the perceived and factual problem of ever-increasing ...

Traffic Congestion

- ▶ It seems to be a consensus among many on the island, that we need to do something about this matter more decisively ... as otherwise we will drown in traffic. And not only at the 1st Gate.
- ► CONCLUSION: Something need to be done! For all of us ... and for our environment and wildlife!

Kiawah Island Traffic MitigationBackground (1)



- ► The recent survey by the Comprehensive Plan team among property owners and stake-holders showed that the topic of "Traffic Flow and Congestion" was rated as a major weakness of our island (60+% rated it as a "Great Weakness" or "Weakness").
- As in prior years, the 2023 KICA Member Survey revealed that "**Traffic Congestion**" (20%) is one of the Top-3 concerns for the membership ... besides the questions surrounding "Amenities" (25%) and "Area Development" (23.5%).
- The highest rated concern for the members within the traffic category is the "**inbound** "**Traffic Congestion during Weekdays**" (27%) by contractors and delivery services.
- ► The topic of "inbound Traffic Congestion during weekends" due to Resort and Vacation-rental guests" was with 22% the 3rd highest ranked concern (right after "Traffic Congestion on Johns Island).
- ► Furthermore, according to the yearly traffic study on the island, between 150,000 (January) to 450,000 (e.g., July or August) vehicles cross into the 1st Gate every month ... or **up to 14,500 vehicles per day** are entering and exiting the island every day.

Kiawah Island Traffic MitigationBackground (2)



- ▶ Some interim solutions implemented by the Town have started to provide some urgently needed relief due to:
 - ▶ the elimination of the STOP sign when exiting the island at the 1st Gate ... which has notably eliminated the usual traffic back-up at this location in the afternoons
 - ► The daily duty of TOKI employees guiding traffic entering the island in the morning hours has partially reduced the back-up towards the 1st Gate when approaching he island
- ... but the traffic volumes are too big to be solved by these interim measures.

Kiawah Island Traffic Mitigation Actions Required



- ► Therefore, it could be within the reach of the Town's jurisdiction to take some additional, more decisive actions to mitigate or limit the traffic coming onto the island and going beyond the 1st Gate.
- ▶ Unfortunately, the long-term plan to mitigate the traffic back-up at the 1st Gate during the morning rush hours and the busy weekends with (for example) a roundabout is stalled. Mostly due to the inability to agree on a fair price with the KI Partners for the KIRE property at the entrance to the island. Without this property and the roundabout, a traffic backup at the 1st Gate will remain a fact every day.

► CONCLUSION:

- We need to think about short- to mid-term solutions to reduce the amount of construction-related traffic we face onto and on the island every day.
- ▶ We need to continue the conversation with the Developer about the KIRE property and an acceptable value for the land and building.
- ► The following pages will outline a proposal with two concepts to accomplish the objective of reducing the construction-related traffic onto and on the island.

Kiawah Island Traffic Mitigation Proposed Plans to Reduce Traffic



► The following **two concepts** can help to reduce construction-related traffic and help to mitigate the regular traffic back-ups during peak times:

1. BLACKOUT

Stop of all non-urgent construction work during peak weeks for the island – for example around Easter, Memorial Day, July 4th, Labor Day, Thanksgiving and Christmas to New Year.

This measure will need to be implemented and enforced in collaboration with KICA at the 1st Gate based on a Town's Ordinance.

2. LIMIT

Cap the number of building permits issued per year by the Town of Kiawah Island for new construction, alteration, renovation or remodel and major repair projects.

▶ Both concepts could substantially reduce the amount of commercial and construction-related traffic onto and on the island and significantly improve the perceived experience for both our residents and visitors to the island.

Kiawah Island Traffic Mitigation Plan 1: Blackout Construction Work



- ► The proposal would be to not allow general construction work for new building projects as well as renovation, remodel and large repair projects on the island during peak times.
- This measure would be **very similar to other high-end resorts and gated communities** around the country who have implemented such measures years ago.
- ► Exceptions could be made for urgent repair needs like for HVACs or plumbing matters or pool cleaning and landscaping needs.
- Non-urgent contractors for general construction projects would not be allowed onto the roadways of the island during the following peak times (for example):
 - ▶ Easter: Friday before Easter to Monday after Easter
 - ▶ **Memorial Day:** Friday before Memorial Day to Tuesday after Memorial Day
 - ▶ July 4th: Friday the week before July 4th until Sunday after July 4th
 - ▶ Labor Day: Thursday before Labor Day to Tuesday after Labor Day
 - ► Thanksgiving: Friday the week before Thanksgiving until Sunday after Thanksgiving
 - ▶ Christmas to New Year: Starting December 22nd until January 2nd

Kiawah Island Traffic Mitigation

Plan 1: Blackout Construction Work



- As example, the following **peak weeks in 2023** would be defined under this proposal (start and end dates are included in the blackout) as follows:
 - ► Easter Sunday, April 9th 2023 Friday, April 7th to Monday, April 10th – Total of 2 workdays
 - ► Memorial Day Monday, May 29th 2023 Friday, May 26th to Tuesday, May 30th – Total of 2 workdays
 - ▶ July 4th Tuesday in 2023 Friday, June 30th to Sunday July 9th - Total of 5 workdays
 - ► Labor Day Monday, September 4th 2023
 Friday, September 1st to Tuesday, September 5th Total of 2 workdays
 - ► Thanksgiving Thursday, November 23rd 2023
 Saturday, November 18th to Sunday, November 26th Total of 4 workdays
 - ► Christmas to New Year 2023
 Starting December 23rd until January 2nd Total of 5 workdays
- ► This would be a total of 20 regular workdays or less than 8% of total workdays per year (excl. Saturdays).

Kiawah Island Traffic Mitigation Plan 2: Limit Building Permits



- ► The **issuing of Building Licenses by the Town of Kiawah Island** for new building projects and remodel, alteration and larger maintenance/repair projects has increased significantly over the past 3+ years.
- ► The total numbers for these projects have increased steadily between July 1st 2018 and June 30th 2023:

	2018/19	2019/2020	2020/2021	2021/2022	2022/2023
Renovations	201	363	495	560	584
New Constructions	58	55	101	136	74
TOTAL	259	418	596	696	658
Compared to 2018/19		+61%	+130%	+169%	+154%

The yearly data shown is for July 1st to June 30th in line with the regular Financial Budgets of the Town of Kiawah Island

These numbers do not include yet the upcoming large construction activities for Andell West, Seafields and the MUSC Emergency Care Facility. Neither would Lower Beachwalker Drive and Upper Beachwalker Drive yet be in the above numbers.

Kiawah Island Traffic Mitigation Plan 2: Limit Building Permits



The proposal would be to **limit the total number of building licenses** issued by the Town each year to a level slightly above pre-Covid numbers or to ...

400 (or minus 40%)

- ... building licenses for Renovation and New Construction projects per year.
- ► This measure would **reduce construction-related traffic** over the entire year.
- ▶ At the same time, this measure would also **impact the Town's budget** in terms of the **financial revenue stream** coming from building licenses:
 - ▶ 2023/24 TOKI Budget estimates 70 New Construction and 600 Renovation permits
 - New Construction Permits average 10,000 USD, Renovation permits are 830 USD.
 - ▶ Assuming that the reduction of building licenses from these 670 permits in total would be reduced proportionally (-40%), we can expect:
 - ▶ 42 New Construction projects equal to 420,000 USD (minus 280,000 USD)
 - ▶ 360 Renovation projects equal to 300,000 USD (minus of 200,000 USD)
 - ▶ 480,000 USD lower revenue stream or -4% of 12.1 mn USD total revenue

Kiawah Island Traffic Mitigation Benefits of Plan 1 and 2



- ▶ The benefits from both measures for the community would be significant:
 - 1. Reduced construction-related traffic by a notable number during peak times and over the entire year onto and on the island
 - 2. Less traffic congestion on the roads leading to the island
 - Reduced construction noise on the island during these peak times and over the entire year
 - **4. Help protect our entire eco-system** on the island by reducing the speed of destruction of our natural resources of maritime forests, beaches, marshes and wildlife
 - 5. Help reduce the carbon footprint of our island notably ... which is one of the objectives for the Kiawah Goes Green Initiative
 - 6. Last but not least, the budgeting process and the estimation of **building license** revenue for the Town would be much easier to predict

Kiawah Island Traffic Mitigation Problems from Plan 1 and 2



- Beside the benefits, we would also need to consider some unfavorable "side effects" from these measures:
 - 1. Many **property owners** who have spent 2+ years on planning for their new home would now potentially need to wait for the next 12 months period to start
 - 2. Renovation projects are often triggered or at least contain also **urgent repair and maintenance matters**, which could now be delayed by a few months of the quota has been reached and therefore could cause harm and separate problems
 - 3. An entire industry of **Developers/Builders/Contractors** surrounding Kiawah could be strongly opposing these measures
 - 4. Building projects will now **use more of Saturday's as a semi-workday** to work on the island, which would cause traffic to increase and noise levels to go up on Saturday's
 - 5. Proper **enforcement of Plan 1 measures** would require KICA to support and enforce this plan ... which could create some additional operational problems
 - 6. Misunderstandings and confusion if **measures are not properly communicated** to the community and all stakeholders (especially including the construction industry)

Kiawah Island Traffic Mitigation Next Steps



- ► This proposal should be **discussed further among Council members and staff** in the coming days/weeks to finetune some of the suggestions and ensure that no legal limitations exists or laws being violated.
- ► Community input will be very vital for the following steps to ensure that all concerns are voiced and can be addressed.
- ► Town staff would then **propose two Ordinances** which should come before the Town Council for a 1st and 2nd reading.
- ▶ Both Ordinances could be in place towards the end of the year ...
- while KICA will of course need to collaborate with TOKI on the measures of Plan
 1 as we can implement and enforce these measures only together with KICA.
- ▶ We can **consider a trial period of perhaps 6 or 12 months**, after which the Town Council will discuss the outcome of these measures and the feedback from property owners and members of the construction/renovation/repair community and revise the Ordinances accordingly.



TOWN COUNCIL RETREAT

RFP for Land Use
Planning and Zoning
Ordinance Review and
Update



REQUEST FOR PROPOSALS

FOR PLANNING SERVICES FOR THE TOWN OF KIAWAH ISLAND, SOUTH CAROLINA

PROJECT OVERVIEW

Town of Kiawah Island
Land Use Planning & Zoning Ordinance Review and Update

PRE-SUBMITTAL INFORMATIONAL MEETING

November 9, 2023 10:00 AM EST

Attendees Must Register in Advance via link below:

Register for Informational Meeting

Credentials to virtual informational meeting will be emailed.

PROPOSAL OPEN DATE

October 13, 2023, 3:00 PM

PROPOSAL SUBMITTAL DEADLINE

November 20, 2023, 3:00 PM EST

CONTACT PERSON

John Taylor, Jr., Planning Manager 843-768-9166 | <u>itaylor@kiawahisland.org</u> Kiawah Island Municipal Center 4475 Betsy Kerrison Parkway Kiawah Island, SC 29455

REQUEST FOR PROPOSAL (RFP) FOR PLANNING SERVICES FOR REVIEW AND UPDATE OF THE TOWN OF KIAWAH ISLAND LAND USE PLANNING AND ZONING ORDINANCE

The selected consultant will conduct a public process with the assistance from Town staff to review and update the Town's Land Use Planning and Zoning Ordinance. It is anticipated that the consultant will work with the planning staff to review and update the Town's Land Use Planning and Zoning Ordinance. The updated zoning ordinance will streamline current zoning standards and incorporate modern community standards, processes and review procedures appropriate to Kiawah and compatible to established neighborhoods and developments. The review and update of the zoning code must consider the goals, recommendations and strategies identified within the Town's Comprehensive Plan (Kiawah Next) and other essential planning documents. The updated zoning code will recognize established neighborhoods and permitted land uses while incorporating legally sound, clear, consistent, and forward-thinking standards, definitions and procedures that align with the community's established plans and policies. The final work program will be developed together with Town staff but the scope should include but not be limited to the following:

- Review of the Town's Comprehensive Plan and Special Plans. The consultant will review various plan goals, objectives, and recommendations to ensure the updated zoning code will be consistent with recent planning documents. This should include but not limited to Kiawah Next Plan, Comprehensive Plan, Comprehensive Marsh Management Plan, Designing with Nature, 2021 Local Beach Management Plan and executed development agreements.
- Zoning Ordinance Analysis. Analysis of all zoning, subdivision and stormwater standards and procedural requirements including executed development agreements. The consultant will work closely with Town staff in producing a summary of recommended modifications to the Town's existing zoning regulations and procedures.
- Incorporate legally sound, clear, consistent, and streamlined processes, and ensure that interrelated issues are addressed with no inconsistencies or conflict among various sections of the zoning code.
- Update the subdivision regulations and zoning ordinance to meet the evolving needs of residents, property owners, businesses and visitors.
- Land Use Recommendations. Review existing land use regulations and provide recommendations for additions, deletions, and changes of all land uses including permitted by right, conditional uses and uses requiring special exception.
- Review of procedural requirements and processes. Conduct a thorough review of procedural requirements and processes to ensure that they are effective and efficient to include administrative and non-administrative reviews which are also consistent with the Town's policies and regulations of other Town departments as

well as local and state agency review processes.

- Coastal Management. Consolidation of salt marsh-related standards and critical area standards to provide a comprehensive approach to all waterfront property standards.
- Evaluation of Existing Neighborhoods, Corridors and Districts. Kiawah contains many unique areas that will justify context-sensitive regulations. Staff will work with the consultant to confirm areas included but not limited to Beachwalker Drive, West Beach Village, East Beach Village, Atlantic Beach, Freshfields Village, Night Heron Park, Resort Overlay Districts.
- Public Outreach. The consultant will develop a public outreach strategy designed to engage, inform and receive input from community stakeholders, as well as conducting regular meetings, workshops, and interaction throughout the process.
- Drafting the Document. The consultant will prepare drafts of the updated zoning ordinance, including tables and graphics, for review by staff and the Planning Commission, culminating in a final version to be presented to and considered by Town Council.
- Integration of the updated code into user-friendly formats. The consultant will work
 with Town staff as well as its information technology vendors to make the new code
 accessible and interactive with the public, as part of the existing online version of the
 code.
- Launch and Training. The consultant shall provide resources to assist Town staff with the implementation of the new code through a 'start-up' period not to exceed 180 days.

INTRODUCTION:

The intent of this REQUEST FOR PROPOSAL, hereinafter referred to as RFP, is to obtain a qualified (licensed) person, firm, or corporation, hereinafter referred to as CONSULTANT, for the preparation of review and update of the Town of Kiawah Island's Land Use Planning and Zoning Ordinance. The Town of Kiawah Island is looking to evaluate its zoning code to parallel with the long-term established vision for the future of Kiawah Island. The Comprehensive Plan plays a critical role in establishing and implementing the vision for the future of Kiawah Island. The Town's current comprehensive plan was adopted in 2015 with recent updates in 2018 and is currently under the update process. The plan's update will include, at a minimum, comprehensive land use planning, contextual neighborhood planning, and will guide future development of the Town for the next 10 years.

Some of the factors that are important for consideration of this Land Use Planning and Zoning Ordinance update include the Town's zoning district standards, key dock location, accessory structures, land use regulations, compatibility buffers, parking standards, tree preservation, landscape standards, signage and zoning review procedures. The process will include a thorough community engagement process that will involve the Planning Commission, key stakeholders, and members of the public.

The Land Use Planning and Zoning Ordinance update will establish a framework of highly actionable items, amendments and recommendations intended to safeguard the quality of life for Kiawah Island. The CONSULTANT(S) will be responsible for preparing an outline for the contract for professional services related to this project for review and approval by the Town of Kiawah Island. To be eligible for consideration, the CONSULTANT(S) must be capable of supplying the services as noted herein and must also meet all other criteria outlined in this proposal.

BACKGROUND INFORMATION:

Kiawah Island is a residential master planned community that encompasses a world class resort. The right balance of concentrated high density residential and resort land uses to low density residential land use is a priority for Kiawah. This is focused through lenses of designing with nature. The Town of Kiawah is a party to two executed development agreements to which there are limited areas of remaining developable tracts of land within the Town limits. Kiawah has a rich variety of maritime habitats and scenic natural resources that include over 10 miles of beach, a broad salt marsh with tidal creeks, freshwater wetlands, and extensive maritime forest and shrub thickets. As a result of environmentally sensitive planning, Kiawah Island has been recognized nationally for its creative balance between natural and developed areas. The ordinance update should focus on resilient planning standards.

Kiawah is made up of a diverse group of owners, including full-time residents, second homeowners, and property investors. These groups have varied viewpoints and interests that reflect their experience on Kiawah. However, all share a common goal in ensuring the long-term health of the housing market and that Kiawah remains a market leader among

master-planned residential resort communities.

Kiawah Island is unique in that all roads and infrastructure within the Island's front gate are privately owned. While the Town is not responsible for their maintenance and replacement, it is responsible for the safety and welfare of its citizens in driving these roads and impact of other infrastructure. The Town is responsible, however, for the maintenance and replacement of the two roads outside the front security gate (Kiawah Island Parkway and Beachwalker Drive).

PROPOSAL SUBMITTAL DEADLINE:

All proposals must be delivered prior to 3:00 PM EST on Monday, November 20, 2023. Proposals must be submitted in a sealed envelope plainly marked "REQUEST FOR PROPOSAL – Land Use Planning And Zoning Ordinance Update for the Town of Kiawah Island," addressed to Petra Reynolds, Town Clerk. Proposals can be mailed, or hand delivered to the Town of Kiawah Island, 4475 Betsy Kerrison Pkwy., Kiawah Island, SC 29455. The proposals shall consist of two (2) printed versions and one (1) electronic version on a USB Drive.

PRE-SUBMITTAL INFORMATIONAL MEETING:

An in-person and virtual option consultant informational meeting will be held on **Thursday**, **November 9**, **2023 at 10:00 a.m.** at Town of Kiawah Island – Municipal Center (Council Chambers) to answer questions about the project expectations and scope. Attendees should register in advance to attend the meeting. Additional documentation will be available online. Register in advance for this meeting using the link below:

Informational Meeting Registration Link

LATE AND ELECTRONIC PROPOSALS:

Late proposals will not be accepted under any circumstances, and any proposal so received shall be returned to the proposing CONSULTANT(S) unopened. In addition, proposals sent electronically are not acceptable and will be rejected upon receipt. Each proposing CONSULTANT will be expected to allow adequate time for delivery of proposal. Sole responsibility rests with the proposing CONSULTANT(S) to see that their proposal is received on time.

CONDITIONS OF PROPOSAL SUBMITTAL:

All proposing CONSULTANT(S) shall comply with all conditions, requirements, and specifications contained herein; any departure will constitute sufficient cause for rejection of the proposal.

A duly authorized official of the proposing CONSULTANT submitting the proposal must sign the proposal.

Only one proposal will be accepted from any firm.

All price quotes must be firm for a period of ninety (90) days following the proposal due date.

The Town of Kiawah reserves the right to reject any and all proposals or any part(s) thereof; to waive any formalities or informalities contained in any proposal; and to award the proposal to the most responsive and responsible proposing CONSULTANT(S) as deemed in the best interest of the Town of Kiawah Island.

The Town of Kiawah Island will not return proposals or other information supplied to them by any proposing firm.

PROPOSAL SELECTION/EVALUATION FACTORS:

The Town of Kiawah Island's established review committee will evaluate all proposals and make a recommendation to the Planning Manager who will present the recommendation to the Town of Kiawah Island Ways and Means Committee. The Ways and Means Committee decision is in the form of a recommendation to the Town Council for final approval.

The CONSULTANT(S) selected for the award will be chosen on the basis of the apparent greatest benefit to the Town of Kiawah Island, and not necessarily on the basis of the lowest price. Following notification of the successful CONSULTANT, it is expected that a contract will be executed between the parties dependent upon and subject to the availability of specific funding for these professional services.

Proposals shall be evaluated by the review committee on the basis of the following criteria:

- □ Relevant Experience of Firm (30 pts)
- □ Relevant Experience and Accessibility of Project Team (30 pts)
- □ Understanding of the Issues and Community Needs (20 pts)
- □ Public Process & Timeline (10 pts)
- □ Clarity of Presentation / Proposal (10 pts)

The outlined criteria specifically include responsiveness to the needs of the Town of Kiawah Island, both in cost of services and in scope of the services offered; responsibility of the proposing CONSULTANT, and its experience in dealing with municipal governments, specifically on projects of similar scope and nature; the degree to which the proposal meets or exceeds the terms of the RFP; and the proposed fee structure shall be based on the services to be provided.

All CONSULTANT(S) who submit a proposal may be requested to meet with the Town to review their proposal prior to being recommended and or formally selected.

PROPOSAL ELEMENTS AND FORMAT:

Proposals submitted shall contain all information as requested herein and any additional information necessary to summarize the overall benefit of the proposal to the Town of Kiawah Island. Proposals shall include the following:

A cover letter shall be provided stating the name, physical and email address and telephone number of the CONSULTANT(S)'s contact person and must bear the signature of the person having the authority to issue the proposal for the CONSULTANT(S) and bind the firm in a formal contract with the Town of Kiawah Island.

A project response that defines the methods and means by which the proposing CONSULTANT(S) will perform the services outlined in the RFP.

A project schedule that indicates the dates at which each task is expected to be complete, deliverables are to be available for review, critical milestones will be met, community engagement activities are to take place and more as seen necessary by the CONSULTANT(S)

Evidence that the CONSULTANT(S) has worked on similar projects.

A statement of qualifications which will include a list of those individuals who will be working on the project either as employees/principals or as employees of a subcontractor who will work on the project under the supervision of the CONSULTANT(S).

A list of references for which services have been provided by the proposing CONSULTANT(S) for municipal governmental agencies for projects of this or similar type. Include contact names, addresses, and telephone numbers.

A project budget which details the cost for completing the scope of work. The CONSULTANT(S) should submit a budget describing categorical costs necessary to complete the proposal and indicate the approximate percentage of available funding estimated to be required for each task. This should include material costs and a not to exceed figure as well as all other costs that may be incurred for the delivery of services requested. Respondents should be prepared to provide a detailed budget in a timely fashion should they be selected. The Town has budgeted \$100,000 for this project.

Any other information deemed necessary by the proposing CONSULTANT(S) that you feel will assist the review committee in the evaluation of your proposal.

Please provide two (2) printed copies and one (1) electronic (USB Drive) of the proposal.

Submittal of a proposal shall be taken as prima facie evidence that the CONSULTANT(S) has full knowledge of the scope, nature, quality, and quantity of work to be performed, and the detailed requirements and conditions under which the work is to be performed.

The CONSULTANT(S) will develop a scope of work for the Land Use and Zoning Ordinance review and update, identifying strengths, weaknesses, and areas for improvement. Assess the ordinance's compatibility with state and federal laws, as well as its alignment with the long-term vision of the community.

The CONSULTANT(S) should define deliverables in terms of the stages at which deliverables will be provided as well as the type of deliverables to be expected. The CONSULTANT(S), if selected for the project, will be responsible for development or production of all materials needed for meetings and presentations, unless otherwise determined in coordination with the Town's Planning Manager, including graphics, images, tables, documents and more.

As a final product, the CONSULTANT(S) shall, at minimum, provide:

- □ A single, bound, full-color, hard copy document
- □ A high-resolution, print-ready, fully bookmarked digital version of the final product, including any appendices, maps, or other attachments in PDF format
- □ A lower resolution version of the same document suitable for placement on the Town's website or other resources
- □ All original files in editable format, including graphics and GIS files (to include but limited to .docx, .ppt, .shp, .gdb, and .mxd files)

PROPOSAL EXPECTATIONS:

Involving and engaging the community's residents, property owners, and key stakeholders is a critical component to the success of the update. The engagement process will educate the public and stakeholders on the purpose and importance of the zoning ordinance and will give participants a chance to meaningfully engage at stages throughout the review and update. The Town expects the CONSULTANT(S) to:

Engage in meaningful and relevant dialogue – The community should feel that the dialogue has been meaningful and relevant to Kiawah Island's quality of life.

The perspectives and participation of a broad range of community members, neighborhood types and stakeholders should be equitably represented in the process and resulting documents.

Provide clear understanding of Kiawah's development history and land use patterns and its evolution connection to executed development agreements.

Consider creative outreach and engagement opportunities as focused work sessions, pop up events, interactive online tools, community workshops, project website, and social media.

Clearly review and define zoning standards which establish an responsible hierarchy of residential densities and commercial resort activity ensuring compatibility of all land uses.

Provide recommendations for updated zoning standards and regulations considering the existing standards, existing land use patterns and future land use patterns.

GENERAL REQUIREMENTS OF THE SUCCESSFUL PROPOSING FIRM:

The successful proposing CONSULTANT(S), and its employees, will operate as an independent contractor and will not be considered employees of the Town of Kiawah Island.

INQUIRIES AND CORRECTIONS:

All inquiries relating to this request shall be addressed to:

John Taylor, Jr., Planning Manager Town of Kiawah Island 4475 Betsy Kerrison Pkwy. Kiawah Island, SC 29455 (843) 768-9979 jtaylor@kiawahisland.org

ADDITIONAL EXHIBITS

A - Comprehensive Plans

B - Land Use Planning and Zoning Ordinance

<u>C - Planning & Zoning Resources (Maps, Process Flow Charts, Boards & Commissions)</u>

D - Executed Development Agreements

<u>E – Designing with Nature (Kiawah Island Architectural Review Board Standards & Guidelines)</u>

F - Comprehensive Marsh Management Plan

G – Annexation Policy Plan and Procedures Manual

RIGHT TO REFUSE PROPOSALS

The Town of Kiawah Island reserves the right, without prejudice, to reject any and all proposals or any part(s) of any proposal.

OFFEROR'S CHECKLIST

NOTE: These items are the criteria on which your proposal will be evaluated.

Please make sure that the following items are included with your submittal:

- □ Submittal Form (Required)
- □ Non-Collusion Oath (Required)
- Documentation of Insurance Coverage (Required)
- Copy of Business License (If applicable)
- Minority/Women Owned Business Certification (Preferred but not required)

NOTE: IN ADDITION TO THE ABOVE, THE FOLLOWING ITEMS <u>MUST</u> ALSO BE INCLUDED OR ADDRESSED IN YOUR SUBMITTAL:

- Organization Information (Required)
- Personnel List (i.e. names of persons to be used in this engagement) (Required)
- References (Required)
- □ All Inclusive Cost (**Required**)

You do not have to submit the Offeror's Checklist. This list is included for your convenience. However, all required information must be provided. Failure to submit the required items may deem your submittal to be non-responsive.

SUBMITTAL FORM (Offeror to complete all blanks)

Page One

DATE:	, 2023	
ORGANIZATIONAL	. INFORMATION	
NAME OF OFFEROR:		
BUSINESS ADDRESS:		

BY SUBMITTING THIS PROPOSAL, THE UNDERSIGNED OFFEROR REPRESENTS:

- 1. The offeror has carefully examined specifications for the Services;
- 2. The offeror is familiar with all the conditions surrounding the performance of the Services;
- 3. If awarded the Contract, the offeror will provide all labor, material, supplies and equipment necessary to execute the Services in accordance with the Contract Documents;
- 4. understands the Town reserves the right to reject any or all responses which does not meet the proposal requirements, or all proposals in the event the Project is canceled, postponed, or if it is in the best interest of Town of Kiawah Island;
- 5. If awarded the Contract, will enter and execute a contract as required in the Invitation to Bid;
- 6. The Offeror is legally able to enter into and perform a contract, if awarded;
- 7. The Offeror is current on all taxes and fees owed to the Town;
- 8. The Offeror has provided proof of insurance as required by the Town.

REFERENCES / EXPERIENCE: At least three (3) references for sin may provide as many as five (5) ref	nilar work performed are required; erences.	howe
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I.

PERSONNEL:

REFERENCES / EXPERIENCE (Continued):

	COMPANY NAME:		
		To	
	Geographic Area Served		
	Address:		
		State:	
	Telephone:		
	Email:		
	COMPANY NAME:		
	Contract Title:		
	Contract Period: From	To	
	Geographic Area Served		
	Title.		
	Address:		
	City:	State:	
	Telephone:Email:		

REFERENCES / EXPERIENCE (Continued):

COMPANY NAME:		
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Geographic Area Served		
City:	State:	
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III. COST:

In compliance with Request for Proposals, the undersigned hereby proposes to provide all materials, equipment, and labor, except as otherwise provided noted, for the Comprehensive Plan Update for the following cost:

All-inclusive Project Cost	
\$	

NAME OF COMPANY:		
By:		
By:Signature	Print Name	
Title:	(i.e., Owner, Partner, 0	Corporate Officer, etc.)
Address:		
City:	_State:	_ Zip:
Telephone Number:	_Business Fax Number: _	
Is your firm a Corporation,	_ Sole Proprietorship, or	Partnership?
If incorporated, please list state of inco	orporation:	
FEIN or SSN:		

BUSINESS LICENSE:

The Offeror is not required to have valid business licenses to submit a Proposal. However, Offeror's must possess a valid Business License for business undertaken within the corporate limits of the Town of Kiawah Island.

Does your bu	siness have a valid Town of Kiawah Island Business License?
Yes N	lo If yes, list the number
Contact (843) 768-9166 with any questions. If no, a business license must be obtained upon
award of the	contract.

INSURANCE:

The successful offeror, at his own expense, shall keep in force and at all times and maintain during the term of any contract resulting from this RFP the insurance requirements as outlined below.

GENERAL LIABILITY: \$1,000,000 combined single limit per occurrence for bodily injury, property damage, and personal injury with a \$2,000,000 general aggregate limit.

AUTOMOBILE LIABILITY: \$1,000,000 combined single limit per accident for bodily injury and property damage.

WORKERS' COMPENSATION: Statutory limits are required by South Carolina state law, and employer's liability limits of \$100,000 per accident.

The successful offeror shall provide acceptable Insurance Certificate(s) and Endorsement(s) to the Town no later than at the execution of any contract resulting from this RFP. The Town reserves the right to receive any additional documentation or information verifying insurance coverage as the Town deems necessary. The Town may contact the successful offeror's insurance agent(s) or carrier(s) directly concerning any insurance issues.

The Town of Kiawah Island must be advised immediately of any changes in required coverage(s).

INDEMNIFICATION

Except for expenses or liabilities arising from the negligence of the Town, the offeror hereby expressly agrees to indemnify and hold the Town of Kiawah Island harmless against any and all expenses and liabilities arising out of performance or default of any resulting contract as follows:

The offeror expressly agrees to the extent that there is a causal relationship between its negligent, reckless or intentionally wrongful action or inaction, or the negligent, reckless or intentionally wrongful action or inaction of any of its employees or any person, firm or corporation directly or indirectly employed by the offeror, and any damage, liability, injury, loss or expense (whether in connection with bodily injury or death or property damage or loss) that is suffered by the Town and its employees or any member of the public, to indemnify and save the Town and its employees harmless against any and all liabilities, penalties, demands, claims, lawsuits, losses, damages, costs, and expenses arising out of the performance or default of any resulting contract from this RFP. Such costs are to include any defense, settlement, or reasonable attorneys' fees incurred by the Town or its employees. This promise to indemnify shall include bodily injuries or death occurring to offeror's employees and any person directly or indirectly employed by the offeror (including without limitation any employee of any subcontractor), the Town's employees, the employees of any other independent contractors, or occurring to any member of the public. When the Town submits notice, offeror shall promptly defend any aforementioned action. This obligation shall survive the suspension or termination of this Agreement. The limits of insurance coverage required herein shall not serve to limit this obligation to indemnify. The recovery of costs and fees shall extend to those incurred in the enforcement of this indemnity.

MINORITY/WOMEN-OWNED ENTERPRISE:

Are you a Minority or Woman-Owned business? Yes No
If so, are you certified? Yes No
If you are certified, you must furnish a copy of your certificate with your submittal

NON-COLLUSION OATH

COUNTY OF:	
STATE OF:	
Before me, the Undersigned, a Notary Publi	c, for and in the County and State aforesaid,
personally appeared	and made oath that the Offeror
herein, his agents, servants, and/or employees	s, to the best of his knowledge and belief, have
not in any way colluded with anyone for and or	behalf of the Offeror, or themselves, to obtain
information that would give the Offeror an	unfair advantage over others, nor have they
colluded with anyone for and on behalf of the	Offeror, or themselves, to gain any favoritism
in the award of the contract herein.	
SWORN TO BEFORE ME THISDAY OF	, 2023
	Authorized Signature for Offeror
	Please print Offeror's name and address:
	
NOTARY PUBLIC FOR THE STATE OF	
My Commission Expires:	
Print Name:	