

### <u>Mayor</u>

John. D. Labriola

#### **Council Members**

F. Daniel Prickett Maryanne Connelly John Moffitt Scott M. Parker, MD

Town Administrator

Stephanie Monroe Tillerson

# TOWN COUNCIL SPECIAL CALL WORKSHOP

Municipal Center Council Chambers February 22, 2022; 10:00 am

#### **AGENDA**

I. Call to Order:
 II. Old Business:

 A. Discussion of the Draft Annexation Policy Plan & Procedures Manual

 III. Citizens' Comments:

IV.

Adjournment:

## ANNEXATION POLICY PLAN & PROCEDURES MANUAL



Town of Kiawah Island Effective Date:

### TABLE OF CONTENTS

Снарте	er 1   Annexation Authority and Methods	3
1.1	AUTHORITY	3
1.2	TOWN'S COMPREHENSIVE PLAN	
1.3	INITIATION OF PETITION BY MUNICIPALITY	3
1.4	Annexation Methods	
Снарте	er 2   Annexation Assessment	5
2.1	BEST INTEREST OF MUNICIPALITY	5
2.2	FEASIBILITY STUDY AND COST/BENEFIT ANALYSIS	
2.3	GUIDING PRINCIPLES FOR ASSESSMENTOF ANNEXATIONS	
Снарте	er 3   Annexation General Provisions	8
3.1	CONTIGUITY	8
3.2	PETITIONS	
3.3	PROPERTY OWNER	
3.4	FREEHOLDER	
3.5	ELECTOR	
3.6	ZONING	
3.7	CONCURRENT APPLICATIONS	_
3.8	ASSESSED VALUE OF REAL PROPERTY	
3.9	PUBLIC PROCESS	
3.10		
3.11		
3.11		
3.12		
Снарте	er 4   Annexation Petition Application	11
4.1	APPLICATIN MINIMUM SUBMITTAL REQUIREMENTS	11
Снарте	er 5   Annexation Narratives	12
5.1	100 PERCENT PETITION AND ORDINANCE METHOD	
5.1	75 PETITION AND ORDINANCE METHOD	
5.3	ANNEXATION BY ELECTOR PETITION AND ELECTION 25 PERCENT PETITION AND ELECTION METI	
CHARTE	er 6   Appendices	10
	•	
	PERCENT PETITION FORM	
	Percent Petition Form	
	NOTICE OF PUBLIC HEARING ON ANNEXATION	
	Percent Petition Form	
	RESOLUTION CERTIFYING 25 PERCENT ANNEXATION PETITION	
	LETTER TO COUNTY ELECTION COMMISSION REQUESTING ANNEXATION ELECTION	
	NOTICE TO OWNERS OF PROPERTY ELIGIBLE FOR EXCLUSION	
	NOTICE TO ANNEXATION ELECTION	
	CERTIFICATION OF ELECTION RESULTS BY COUNTY ELECTION COMMISSION	
F	RESOLUTION PUBLISHING ELECTION RESULTS	28

#### CHAPTER 1 | ANNEXATION AUTHORITY AND METHODS

#### 1.1 AUTHORITY

Changing the corporate limits of a municipality is authorized by S.C. Code Ann. §§ 5-3-10 through 5-3-315, as amended.

#### 1.2 TOWN'S COMPREHENSIVE PLAN

The Town of Kiawah Island Comprehensive Plan (the Plan) establishes the annexation goal outlined in Section 3 (g) — Land Use Element. The Plan lists five goals to help the Town further realize its Vision when evaluating proposals for change to include thoroughly evaluating any annexation proposals to ensure the protection of environmentally sensitive areas, is consistent with the Town's Vision, the spirit of the Town's Comprehensive Plan, and enhance the character of Kiawah Island.

The Town of Kiawah Island 2015 Comprehensive Plan, or as amended (the Plan) establishes that the Town of Kiawah Island (Town) "is oriented toward residential, parks, open space, recreation, and limited commercial development to service residents and visitors." Consistent with this objective, any annexation proposal shall be evaluated to ensure the protection of environmentally sensitive areas and actions taken are consistent with the Town's Vision and the spirit of the Town's Comprehensive Plan and that the character of Kiawah Island is enhanced.

Comments – Needs to be rolled back to "shall consider..." or similar language. We should consider using the original language.

#### 1.3 Initiation of Annexation Application and REview by Municipality

Consistent with the S.C. Code of Laws Title 5, Chapter 3, the Town of Kiawah regards Annexation as a voluntary process and does not initiate annexations except for the Town's property.

An Annexation Application is a request by a private property owner or owners (the "Applicant") to incorporate their property into the Town pursuant to the terms and processes provided herein. Consistent with the S.C. Code of Laws Title 5, Chapter 3, the Town regards Annexation as a voluntary process and does not initiate annexations except for property owned by the Town. The Town has the absolute right, in its sole discretion, to reject an Annexation Application for any reason whatsoever, at any time prior to its final approval.

Comments – Concern with their suggested change, it leaves out government entity. Second, while the statement is true, the concern is re-stating legal rights. We should conside using the original language.

#### 1.4 ANNEXATION METHODS

Three methods of Annexation for privately owned property are authorized:

- 100 percent property owner petition and ordinance method [S.C. Code Ann. §5-3-150(3)], as amended
- 75 percent freeholder petition and ordinance method [S.C. Code Ann. §5-3-150(1)], as amended
- 25 percent elector petition and election method [S.C. Code Ann. §5-3-300 315], as amended

Annexations of corporate, church or publicly owned property are dealt with in several statutes tailored to fit the type of property and body which holds the title. In addition, the Annexation of the following

types of property may be accomplished by Petition or consent of the owner and adoption of an ordinance. More information can be found in the S.C. Code Ann. §§ 5-3-10 through 5-3-315. These annexation procedures are treated individually in detail in the following pages.

### CHAPTER 2 | ANNEXATION ASSESSMENT

#### 2.1 BEST INTEREST OF MUNICIPALITY

Annexation is one of the most powerful tools available to municipalities for directing and influencing their future growth. Annexation is how the municipality extends its municipal services, regulations, voting privileges, and fees to conduct business in the municipality to new territory. The municipality annexes to provide municipal services to developed and developing areas and exercise the regulatory authority necessary to protect public health, safety, and general welfare. Annexation is also a means of ensuring that residents and businesses outside the municipal, corporate limits who benefit from access to municipal facilities and services share the burden associated with constructing and maintaining these facilities and services.

Annexation and the imposition of land development regulations may also be used as a growth management tool to implement the Comprehensive Plan. Annexation extends the Town's extraterritorial jurisdiction, enabling the Town to regulate the subdivision and development of land over an expanded area. Therefore, the Town of Kiawah Island should take a proactive yet responsible approach to annex lands adjacent to the corporate limits to manage peripheral growth and regulate the type, scale, and density of development.

Natural areas located adjacent to the municipal limits of Kiawah, if not now, then sometime in the future, may be expecting some level of services to the residents within the area. However, effectively planning for those services is often limited by our current boundaries. In some cases, Annexation is contingent on the property owners and the Town agreeing to specific terms or conditions. Issues could be particular zoning classification of property or proposed development plans.

Sometimes, the Town may enter into pre-annexation agreements with property owners that may not be annexed for some time. These agreements, which are binding for XX years, is a commitment between both the Town and the property owner to Annexation according to agree upon terms. After the Town and property owner agree to all terms, the Town Council will review and adopt an ordinance authorizing the Mayor to sign the agreement. At this point, the property owner will either annex or the agreement will be recorded with the County and used when the property becomes contiguous to the Town limits.

#### [Staff comments – further discussion w. Council]

A primary concern of Town Council is whether the proposed Annexation would be in the best interest of the citizens of the Town (for purposes of this Annexation Policy & Procedures Manual, the term "citizens" in connection with the Town shall mean the (i) residents of the Town, (ii) owners of real property interests located within the Town, and (iii) voters registered to vote in Town elections.) Nothwithsanding the foregoing, if an Applicant, or its affiliate happens to be a "citizen" of the Town, the Applicant shall not be entitled to receive any considerations and/or treatment above that of a non-citizen Applicant. While responsible growth can in some cases be good, in other cases, the burdens and detrimental impacts to the citizens of a municipality that is considering changing its corporate limits through Annexation outweigh the benefits that might otherwise result from an annexation. Therefore, Town Council has the duty to objectively weigh all of the relevant factors and make an informed, non-biased decision on each proposed Annexation.

Comments: Further discussion. We should consider leaving the original language and omitting the pre-annexation paragraph or incorporating the original language and the Group's suggested language.

#### 2.2 FEASIBILITY STUDY AND COST/BENEFIT ANALYSIS

The purpose of a feasibility study is to objectively and rationally review and examine the strengths and weaknesses of the proposed Annexation. The Town requires preparing a Feasibility Study and Cost/Benefit Analysis (Study) for all annexation applications. Staff may prepare the Study, or for complex annexation petitions, the Town Council may authorize Staff to contract a consultant to complete the Study. In the event a consultant is contracted, the cost for the Study will be the Applicant's responsibility and due upon selection of a consultant. The Study will be completed prior to the first Public Hearing for presentation at that meeting. The Study should address public services the Town will assume or provide, fees acquired for those services, an estimate of revenue to the Town, and a timetable for services. In addition, the Study should address, but not be limited to, the following:

The purpose of a feasibility study and cost/benefit analysis is to objectively and rationally review and examine the strengths and weaknesses of any-proposed annexation. The Town requires preparing a Feasibility Study and Cost/Benefit Analysis (collectively the "Annexation Studies") for all Annexation Applications. For Annexation Applications for areas of less than five (5) acres where upzoning is not requested (the term "upzoning" for purposes of this Section 2.2 shall mean a reclassification of the zoning designation for the annexed property to allow for a higher density development or change of use of the property post-annexation), the Annexation Studies may be prepared by Staff. For all other Annexation Applications, the Town will contract with an independent consultant or consultants, as the case may require, to complete the Annexation Studies. If a consultant is contracted, the cost for the Annexation Studies will be the Applicant's responsibility, and payment for the Annexation Studies will be due upon selection of a consultant. The Annexation Studies will be completed prior to the Planning Commission Public Hearing (Step 10-100 Percent Petition and Ordinance Method) for presentation at that meeting. The Annexation Studies should address public services the Town will assume or provide, fees required for those services, an estimate of revenue to the Town, and a timetable for services. In addition, the Annexation Studies must address to the satisfaction of the Town, but not be limited to, the following:

#### Comments: consider leaving up to staff.

- Inventory of existing outside services;
- Identification of the provider of each service, contractual obligations, including the availability of service if desired after Annexation;
- If any part of the area to be annexed is currently served by a special service district, the anticipated cost to the Town of complying with S.C. Code Ann. §§ 5-3-310 through 5-3-315, as amended;
- Identification of efficient service areas and areas which cannot be fully served;
- Identification of services to be assumed or provided by the Town;
- Determination of the level of additional services needed;
- Determination of the most cost-effective way to provide services to the area;
- Projected timetable for the provision of services;
- Revenues required to support services;
- Estimated revenues from taxes (e.g., accommodation and hospitality), fees, and service charges;
- Comparison of cost to property owners before and after Annexation;
- Identification of burdens and benefits of Annexation;
- The projected level of fees required to support services; and
- Possible environmental impact of the proposed Annexation.

#### 2.3 GUIDING PRINCIPLES FOR ASSESSMENT OF ANNEXATIONS

Annexation should be of mutual benefit to the Applicant(s), the Town of Kiawah, and its citizens in terms of cost and services received. Each Annexation Application involves many unique factors and will be reviewed based upon its own individual merits. The Town sets forth the following guiding principles and considerations for assessing Annexation Applications:

- Meets the principles, policies, and procedures outlined in this Manual;
- Annexation of the property is in the best interest of the Town and the citizens;
- Avoids creating new enclaves (or donut holes) in the Town of Kiawah Municipal Boundary;
- Consistency with the recommendations of the Town of Kiawah Comprehensive Plan, including the Future Annexation Map;
- Appropriateness of requested zoning district(s), land use regulations, development standards, and environmental regulations;
- Consider the costs, benefits, and estimated revenues for a proposed annexation before taking action on the Annexation Application.
- Annexation will not create a measurably reduced level of service(s) provided to existing community and property owners;
- The fiscal impact of providing municipal services;
- Consideration of the annexation area's existing condition of utilities, infrastructure, and future needs for expansion improvements;
- The full impact that Annexation will have on law enforcement fire and emergency services and utility services;
- Demonstrates potential for the diversification of the economic base and job opportunities;
- Consideration and utilization of Development Agreements for the proposed annexation area when applicable;
  - [The Group Suggested language change, we can discuss] Consideration and utilization of development agreements (to address, among other things, developer responsibility for payment of impact fees, construction of public improvements, post-completion maintenance obligations), covenants/conditions/restriction agreement(s) to run with the annexed land, and community benefit agreement(s) for the proposed annexation area when Council in its sole opinion deems applicable;
- Applicant's understanding of all potential costs/benefits associated with Annexation; and
- Input provided by the public and affected agencies during the review process.

### CHAPTER 3 | ANNEXATION GENERAL PROVISIONS

General state statutory provisions applicable to annexations as they currently stand are described below. Each authorized annexation method is explained individually, including the statutory legal and procedural requirements. A checklist of steps necessary to complete the process and sample forms where appropriate. The applicable state statutes may be amended and reviewed for such amendments.

#### 3.1 CONTIGUITY

Property annexed pursuant to S.C. Code Ann. § 5-3-150 or § 5-3-300 must be "contiguous" to the annexing municipality. "Contiguous" is defined by S.C. Code Ann. § 5-3-305, as amended, and means property that is adjacent to a municipality and shares a continuous border. Contiguity is not established by a road, waterway, right-of-way, easement, railroad track, marshland, or utility line which connects one property to another; however, if the connecting road, waterway, easement, railroad track, marshland, or utility line intervenes between two properties, which but for the intervening connector would be adjacent and share a continuous border, the intervening connector does not destroy continuity.

#### 3.2 PETITIONS

A Petition is required for 75 percent and 25 percent annexations. The Petition must be dated before the first signature is affixed. All necessary signatures must be obtained within six months from the Petition Date. The Petition and all signatures are open for public inspection at any time.

#### 3.3 PROPERTY OWNER

For 100 percent annexations, "property owner" means all persons or entities owning real property.

#### 3.4 FREEHOLDER

For the 100 percent, 75 percent, and 25 percent Annexation Methods, and reduction of municipal boundaries under S.C. Code Ann. § 5-3-280, a "freeholder" is any person at least 18 years of age, and any firm or corporation, who or which owns legal title to a present possessory interest in real estate equal to a life estate or greater (expressly excluding leaseholds, easements, equitable interests, inchoate rights, and future interests) and who owns, at the date of the Petition or of the referendum, at least an undivided one-tenth (1/10) interest in a single tract and whose name appears on the county tax records as an owner of real estate. S.C. Code Ann. § 5-3-240.

A property owner is counted as one (1) freeholder regardless of the number of parcels of land owned by that freeholder in the area to be annexed.

#### 3.5 ELECTOR

For the 25 percent elector method, an "elector" is a registered qualified voter who is a resident in the area proposed for Annexation.

#### 3.6 ZONING

The Zoning of the proposed Annexation is an essential factor in reviewing and analyzing an Annexation Application. Therefore, a Zoning Map Amendment Application requesting the Zoning District(s) for the annexation area shall be submitted concurrently with the Annexation Application.

#### 3.7 CONCURRENT APPLICATIONS

Depending on the requested Zoning of the Annexation, other applications may be required. These applications shall be submitted concurrently with the Annexation Application and Zoning Map

Amendment Applications to allow for a complete and thorough review and consideration. These applications include Development Agreement, Concept Plan, and/or Initial Master Plan as applicable.

#### 3.8 ASSESSED VALUE OF REAL PROPERTY

- <u>25 Percent Method.</u> The assessed value of the real property of any single freeholder shall not at the time of a proposed annexation exceed 25 percent of the assessed value of real property of the existing area of the municipality. S.C. Code Ann. § 5-3-235. This limitation does not apply to any other methods of Annexation. S.C. Code Ann. § 5-3-300(I) contains opt-out provisions for the owner of 25 percent or more of the assessed value of land in the area to be annexed and for the owner of agricultural property.
- <u>75 Percent Method.</u> Annexation pursuant to the 75 percent petition and ordinance method in S.C. Code Ann. § 5-3-150(1) requires signatures of owners of 75 percent of freeholders owning at least 75 percent of the assessed value of property in the area to be annexed. When reassessment occurs after the Petition is started, but before it is acted upon, it appears from the definition of freeholder in S.C. Code Ann. § 5-3-240 that the assessed value as of the Petition date should be used.

#### 3.9 PUBLIC PROCESS

Notification and involvement throughout the annexation process are essential parts of the public process. Therefore, Annexation Applications are subject to Public Notice requirements as follows:

- <u>Public Notification.</u> Upon receipt of an application for approval that requires a public hearing, the Town shall fix a reasonable time for the hearing. Public notice of the public hearing must be published at least thirty (30) days prior to the hearing date in a newspaper of general circulation in the community. In addition, public notices shall also be electronically published on the Town website and emailed to those upon request.
- <u>Posting of Property.</u> Where the public hearing will be for a specific site, public notice signs shall be placed on the subject property as per the following method:
  - The Planning Manager or its designee shall post an adequate number of "notice of public hearing" signs on the property at least thirty (30) days prior to the date of the public hearing. All signs shall be removed within thirty (30) days after the public hearing.
  - Only official Town signs shall be posted and shall be placed in conspicuous locations on the subject property(s), with at least one sign placed at a location visible from a public thoroughfare.
- Mailing. To assure adjacent property owners and affected public entities are provided adequate public notice of the Application, no less than thirty (30) days prior to the public hearing, the Applicant shall send a public notification to all owners of real property within five hundred (500) feet of the subject property as well as the Charleston County Administrator, St. Johns Fire District, and Public Service providers. A sample public hearing notification letter including a map, complete legal description of the area to be annexed, and an official listing of adjacent property owners and other agencies shall be provided to the Applicant by Town Staff no less than 30 days prior to the public hearing. No less than fifteen (15) days prior to the public hearing, the Applicant shall submit a notarized, stamped, and sealed Affidavit of Compliance to the Planning Manager or its designee. The Affidavit must contain a list of all property owners contacted.

• <u>Public Notice Compliance.</u> Failure to comply with the public notice requirements shall result in the removal of the Application from the public hearing agenda.

#### 3.10 ELECTION PRE-CLEARANCE FOR 25 PERCENT METHOD

If the election(s) initiated by 25 percent petition pursuant to S.C. Code Ann. § 5-3-300 will be held on a date which has not already been cleared under § 5 of the Voting Rights Act for a county election, it may be necessary to submit the proposed date to the U.S. Attorney General and/or the Department of Justice before giving public notice of the election.

#### 3.11 ELECTION TIME LIMITATION

Annexations are deemed complete upon the adoption of an ordinance. When an annexation is defeated in an election by voters within the Town or the proposed annexed territory, another annexation election in the territory cannot be initiated within twenty-four (24) months after the election. S.C. Code Ann. § 5-3-210.

#### 3.12 ORDINANCES

Ordinances for the incorporation of annexed property into the Town of Kiawah Island necessarily incorporate the amendment of a zoning map and therefore must follow the procedure set forth in S.C. Code Ann. § 6-29-760 and, therefore, require a public hearing, regardless of annexation method. (Property owned by the Town or adjacent County can be annexed by Resolution, so these provisions are not applicable in that situation. S.C. Code Ann. § 5-3-100) Additionally, no governing body member who owns property or stock in a corporation owning property in the area proposed to be annexed is eligible to vote on the ordinance.

#### 3.13 APPEALS

When the limits of a municipality are ordered extended, no contest thereabout shall be allowed unless the person interested therein files, within sixty (60) days after the result has been published or declared, with both the clerk of the municipality and the clerk of court of the County in which the municipality is located, a notice of his intention to contest the Annexation, nor unless, within ninety (90) days from the time the result has been published or declared, an action is commenced in the Charleston County Court of Common Pleas and the original summons and complaint is filed with the Charleston County Clerk of Court. S.C. Code Ann. § 5-3-270.

#### CHAPTER 4 | ANNEXATION PETITION APPLICATION

#### 4.1 APPLICATION MINIMUM SUBMITTAL REQUIREMENTS

All Annexation Applicants are required to provide the following upon submittal:

- Completed Annexation Application.
- Completed Annexation Petition (type will depend on the annexation method chosen by the Applicant).
- Copy(s) of all documents, recorded with the Charleston County Register of Deeds, including:
  - Deed(s);
  - Plat(s);
  - Covenants and Restriction(s);
  - o Easement(s); and
  - Agreement(s).
- Location Map of proposed Annexation Area showing:
  - Existing Structures;
  - Current Charleston County Zoning District(s); and
  - Adjacent Property Owners.
- Annexation Letter of Intent:
  - Reason for annexation request and anticipated benefits;
  - Parcel numbers and acreage of each;
  - Contact information for the property owner(s), Applicant, attorney, and any other applicable consultant/firm;
  - Existing structure(s);
  - Current Special Districts (overlay, tax, and/or conservation);
  - Current Charleston County Zoning District(s) and Land Use(s);
  - Proposed Zoning District(s) and Land Use(s);
  - Current versus Proposed Zoning District and Land Use Comparison;
  - Consistency with Comprehensive Plan, Future Annexation Area Map, and Future Land Use Map;
  - Estimate of the current population of Annexation Area; and
  - Current utility service providers.
- Photographs of:
  - Existing Structures and Land Use; and
  - Adjacent Property.
- Parcel History letter from Charleston County providing:
  - Application(s) submitted for the past 10 years and their status; and
  - Any zoning, land development, building, or county code violations for the past 10 years and their status.
- Submittal of Zoning Map Amendment Application.
- Submittal of concurrent applications, as applicable, including:
  - Development Agreement;
  - Concept Plan; and/or
  - o Planned Unit Development Master Plan.
- Application Fee made payable to the Town of Kiawah Island.

### CHAPTER 5 | ANNEXATION NARRATIVES

The Town recognizes that many Annexation Applications include a proposed change to the Town's Zoning Map. Therefore, any annexation seeking a zoning reclassification necessarily requires compliance with State laws for amending zoning maps, S.C. Code Ann. § 6-29-760, including notice, a public hearing, and additional requirements. The Procedures set forth herein are intended to incorporate the process for amending zoning maps into the annexation process and comply with State law for both processes.

Comment: They all have to request a zoning classification. They suggest that the county zoning will have an equivalent TOKI zoning, which may not always be the case.

#### 5.1 100 Percent Petition and Ordinance Method

Annexation of any area or property contiguous to the Town may be initiated by filing an Annexation Application signed by all persons or entities owning real estate in the area requesting Annexation. Upon agreement to accept the Petition and annex the area and enactment of an ordinance by Town Council declaring the area annexed, the Annexation is complete. S.C. Code Ann. § 5-3-150(3).

#### Procedure

#### Procedure Step 1. Pre-Application Meeting

**Applicant & Staff** 

Prior to filing an Annexation Application, the Applicant is required to consult with the Planning Manager or its designee at a Pre-Application Meeting for comments and advice on the appropriate application process and the procedures and specifications necessary and applicable standards required by Town of Kiawah applicable ordinances.

#### Step 2. Application Check-In Meeting

**Applicant & Staff** 

Upon receiving input from Staff at the Pre-Application Meeting, the Applicant shall submit the Annexation Application and required submittal materials during a mandatory Application Check-In Meeting where the Planning Manager or its designee will review the submission for completeness.

#### **Step 3. Review by Planning Manager**

Staff

If the Planning Manager determines that the Annexation Application is complete, the Application shall advance as prescribed in the Town of Kiawah Island Annexation Policy and Procedure Manual.

#### Step 4. Drafting of Annexation Map

Staff

Staff will assist the Applicant in the drafting of the final annexation map.

## Step 5. Town Council Intent to Annex Initial Briefing and Acceptance of Annexation Application

Applicant, Staff & Town Council

Town Council will consider the Applicant's "intent to annex" for the annexation petition for an initial briefing or "intent to annex". Town Council discussion items for the initial meeting include development agreement (if applicable) and recommended Zoning. This initial meeting allows Town Council to review the "intent to annex" and to initiate the review process to determine if the Annexation of property into the Town would be mutually beneficial to all. The Mayor may create an Annexation Ah Hoc Committee. If Town Council desires to consider the proposed Annexation, Council may accept for consideration via the review process herein the annexation application by majority vote and forward the request to the Annexation Ad Hoc, if applicable.

#### Step 6. Annexation Ad Hoc Committee

**Applicant, Staff & Negotiating Committee** 

If applicable, per Town Council direction, the Annexation Ad Hoc Committee shall conduct meetings until the terms of the development agreement or other negotiations are complete. The Application (s) then proceed to Planning Commission for a workshop followed by Public Hearing and recommendation to Town Council.

#### Step 7. Planning Commission Public Workshop

Applicant, Staff & Planning Commission

In order to inform the public of the steps, preliminary costs and benefits, as well as a tentative timetable, Planning Commission will hold a public workshop. This will be a forum for the voicing of any concerns or comments. Staff and Planning Commission will also address the Comprehensive Plan, Future Land Use Map and Zoning Districts.

o	La. #
Step 8. Drafting of Feasibility Study	Staff
Dependent on the size and scope of the Annexation,	
·	y, request that bids be submitted for its completion, and
a consultant selected. As noted above, this cost may	·
· · ·	of the Annexation Studies and, if applicable pursuant to
Section 2.2, request that bids be submitted for its co	
Step 9. Public Notification	Applicant & Staff
The Applicant sends notification letters to each adjac	
receipts to the Town no later than thirty (30) days pr	ior to the Planning Commission meeting.
Step 10. Planning Commission Public Hearing and	Applicant, Staff & Planning Commission
Recommendation	
	makes recommendations to Town Council, which will be
	time, the Annexation Studies will be presented to the
Public Commission.	
Step 11. Town Council Public Hearing and 1st	Applicant, Staff & Town Council
Reading	
Town Council will hold the First Reading of the ordina	ance for the Annexation Petition, Zoning Map
Amendment, and any concurrent applications.	
Step 12. Public Notification	Applicant & Staff
The Applicant sends notification letters to each adjac	ent property owner and submits a copy of the same to
the Town no later than thirty (30) days prior to the To	own Council meeting.
Step 13. Town Council 2nd and Final Reading	Applicant, Staff & Town Council
Town Council will hold a Public Hearing and 2nd and	Final Reading of the Ordinances for the Annexation
Application, Zoning Map Amendment, and any concu	rrent applications.
Step 14. Annexation Notifications	Staff
Upon adoption of the Annexation Application by ordi	inance, the Town shall file written notice in accordance

with this Manual.

#### 5.2 75 Petition and Ordinance Method

Annexation of any area or property contiguous to the Town may be initiated by filing a petition signed by 75 percent or more of the freeholders owning at least 75 percent of the assessed value of property in the area to be annexed. The Petition must be dated before the first signature is affixed, and all necessary signatures must be obtained within six months from the Petition Date. The Petition and all signatures are open for public inspection at any time. Upon agreement to accept the Petition and annex the area, compliance with required procedures, and enactment of an ordinance by the governing body declaring the area annexed, the Annexation is complete. S.C. Code Ann. § 5-3-150(3) & S.C. Code Ann. § 5-3-150(1).

[The group wanted to switch out Petition for Annexation Application. I didn't because, with this method, a petition form is required beyond just an application to the Town]

#### **Procedure**

Procedure		
Procedure Step 1. Pre-Application Meeting	Applicant/Petitioner & Staff	
Prior to filing an Annexation Application, the Applicant is required to consult with the Planning Manager or its		
	s and advice on the appropriate application process and	
	oplicable standards required by Town of Kiawah Island	
applicable ordinances.		
Step 2. Application Check-In Meeting	Applicant/Petitioner & Staff	
Upon receiving input from Staff at the Pre-Application	n Meeting, the Applicant shall submit the Annexation	
_	mandatory Application Check-In Meeting. The Planning	
Manager or its designee will review the submission for	or completeness.	
Step 3. Review by Planning Manager	Staff	
If the Planning Manager determines that the Annexat	ion Application is complete, the Application shall	
advance as prescribed in the Town of Kiawah Island A	nnexation Policy Plan and Procedure Manual.	
Step 4. Drafting of the Preliminary Annexation	Applicant/Petitioner & Staff	
Map		
	rties, Staff will assist in preparing the first draft of the	
annexation map detailing the parcel(s) under conside		
Step 5. Town Council Notification of	Applicant/Petitioner, Staff & Town Council	
Annexation Application		
	lication at the next available Town Council meeting. This	
•	Application, such as the Annexation Area, current Zoning,	
<b>-</b>	he next steps leading to the Petition submittal as well as	
the subsequent adoption process.		
Step 6. Planning Commission 1st Public Workshop	Applicant/Petitioner, Staff & Planning Commission	
•	nefits, as well as a tentative timetable, the first in a series	
	t forum to voice any concerns or comments and ensure	
	e subject area. Staff and Planning Commission will also	
address the Comprehensive Plan, Future Land Use Ma		
Step 7. Drafting of Final Annexation Map	Applicant/Petitioner & Staff	
and Petition		
	exation map and Petition. The documents will be given to	
those initiating the Annexation with copies available a		
Step 8. Submission of Petition	Applicant/Petitioner & Staff	
- · · · · · · · · · · · · · · · · · · ·	e number of signatures, the completed Petition will be	
submitted to the Town for verification by the Charleston County Election Commission.		
Step 9. Challenge to Annexation	Applicant/Petitioner & Staff	
A suit to challenge the Annexation may be filed by t	he municipality, any resident of the municipality, or any	

resident or owner of property in the area to be annexed.

### Step 10. Planning Commission 2nd Public Workshop

Applicant/Petitioner, Staff & Planning Commission

Once the Petition is certified, and all property owners eligible for opt-out have been notified, a public workshop will be held to discuss the remainder of the process. Any changes to the annexation map that may have occurred due to the opt-out provision will be detailed. The public will be informed of the impending feasibility study and the timetable for completion.

#### Step 11. Updated Timetable

Staff

The Town, in conjunction with the initiating party, will recommend a new timetable for action on the petition based on the scheduled completion and analysis of the feasibility study and Staff's completion of a land-use survey and recommended Zoning of the subject area.

#### Step 12. Town Council 1st Reading

#### Applicant/Petitioner, Staff & Town Council

Town Council will hold First Reading "intent to annex" for the annexation petition for an initial briefing or "intent to annex". Town Council discussion items for the initial meeting include development agreement (if applicable) and recommended Zoning. This initial meeting allows Town Council to review the "intent to annex" and determine if the Annexation of property into the Town would be mutually beneficial to all. If applicable, the Town Council may also refer the annexation request to the Annexation Ad Hoc Committee.

### Step 13. Drafting of Feasibility Study Scope and Bids

Staff

Dependent on the size and scope of the Annexation, the Town Administrator will initiate a formal cost/benefit analysis or outline the scope of the Study and request that bids be submitted for its completion, as applicable.

### Step 14. Contract for the Completion of Feasibility Study

Staff

Once the Petition is certified by a resolution of Town Council or the Charleston County Election Commission, a contract for the completion of the feasibility study may be enacted.

#### **Step 15. Annexation Ad Hoc Committee**

Applicant/Petitioner, Staff & Annexation Ad Hoc Committee

If applicable, per the Mayor's direction, the Annexation Ad Hoc Committee shall conduct meetings until the terms of the development agreement or other negotiations are complete. The Application (s) then proceed to Planning Commission for Public Hearing and recommendation.

#### **Step 16. Public Notification**

#### **Applicant/Petitioner & Staff**

The Applicant sends notification letters to each adjacent property owner and submits a copy to the Town no later than thirty (30) days prior to the Planning Commission meeting.

### Step 17. Planning Commission Public Hearing and Recommendation

Applicant/Petitioner, Staff & Planning Commission

The Planning Commission holds a public hearing and makes recommendations to Town Council for each applicable Application (s), including Zoning, land use, and Planned Unit Development Concept Plan and/or Initial Master Plan approval, as appropriate. The Zoning Map Amendment and applicable concurrent applications will be forwarded to Town Council for second and final Reading.

#### Step 18. Town Council Public Hearing, Second and Final Reading

Applicant/Petitioner, Staff & Town Council

Not less than thirty days before acting on an annexation petition, the Town must give notice of a public hearing by publication in a newspaper of general circulation in the community, by posting the notice of the public hearing on the municipal website, and by written notification to the taxpayer of record of all properties within the area proposed to be annexed, written notification to the taxpayer of record of all properties within a radius of five hundred (500) feet, to the chief administrative officer of the County, to all public service or special purpose districts, and all fire departments, whether volunteer or full time. This public hearing must include a map of the proposed annexation area, a complete legal description of the proposed annexation area, a statement as to what public services are to be assumed or provided by the municipality, and the fees required for these services. The notice must include a projected timetable for the provision or assumption of these services. Town Council will hold a Public Hearing and 2<sup>nd</sup> and Final Reading of the Annexation and Zoning Map Amendment and any concurrent applications.

#### Step 19. Annexation Notification

Staff

Upon adoption of the annexation petition by ordinance, the Town shall file written notice in accordance with this Manual.

#### 5.3 Annexation by Elector Petition and Election 25 Percent Petition and Election Method

The 25 percent petition and election method of Annexation authorized by S.C. Code Ann. § 5-3300 adopted in 1988 was not constitutional prior to the 2000 amendment because the election was initiated by a freeholder petition. The amendment changed this provision to a petition of 25 percent of qualified electors residing in the area to be annexed and makes a third method of Annexation of private property available. The procedure for this method is specified in detail in the statute and must be carefully followed.

It should be noted that the election in the area to be annexed is conducted by the Charleston County Election Commission, but the election within the Town is initiated pursuant to S.C. Code Ann. § 5-3-300(F), (G), and (H) by Petition of 5 percent of municipal electors is a municipal election conducted by the Charleston County Election Commission for the Town of Kiawah Island.

#### Procedure

#### **Step 1. Pre-Application Meeting**

#### Applicant/Petitioner & Staff

Prior to filing an Annexation Application, the Applicant is required to consult with the Planning Manager or its designee at a Pre-Application Meeting for comments and advice on the appropriate application process and the procedures and specifications necessary and applicable standards required by Town of Kiawah Island applicable ordinances.

#### Step 2. Application Check-In Meeting

#### **Applicant/Petitioner & Staff**

Upon receiving input from Staff at the Pre-Application Meeting, the Applicant shall submit the Annexation Application and required submittal materials during a mandatory Application Check-In Meeting. The Planning Manager or its designee will review the submission for completeness.

#### **Step 3. Review by Planning Manager**

#### Staff

If the Planning Manager determines that the Annexation Application is complete, the Application shall advance as prescribed in the Town of Kiawah Island's Annexation Policy Plan and Procedure Manual.

#### Step 4. Drafting of the Preliminary Annexation Map | Applicant/Petitioner & Staff

With the input and assistance of the interested parties, Staff will assist in preparing the first draft of the annexation map detailing the parcel(s) under consideration.

### **Step 5. Town Council Notification of Annexation**

### Applicant/Petitioner, Staff & Town Council

Staff will notify Town Council of the Annexation Application at the next available Town Council meeting. This notification serves to provide a basic overview of the Application, such as Annexation Area, current Zoning, and proposed Zoning. Additionally, Staff will outline the next steps leading to the Petition submittal as well as the subsequent adoption process.

#### Step 6. Planning Commission 1st Public Workshop | Applicant/Petitioner, Staff & Planning Commission

To inform the public of the steps, preliminary costs, and benefits, as well as a tentative timetable, the first in a series of public workshops will be held. This will be the first forum to voice any concerns or comments and ensure that all applicable parcels have been included in the subject area. Staff will also address the Comprehensive Plan, Future Land Use Map, and Zoning Districts.

#### Step 7. Drafting of Final Annexation Map and **Petition**

#### **Applicant/Petitioner & Staff**

Staff will assist the Petitioner in drafting the final annexation map and Petition. The documents will be given to those initiating the Annexation with copies available at Town Hall. Also, during this step, Staff will collect and organize the necessary parcel-based information and determine if anyone landholder meets the 25 percent of the assessed property value opt-out provision.

### Step 8. Drafting of Final Annexation Map and Applicant/Petitioner & Staff Petition

Once the initiating party has obtained the requisite number of signatures, the completed Petition will be submitted to Town Council for verification. The Petition must contain a description of the area to be annexed, the signature of the qualified elector, the address of residence, and the act or code section pursuant to which the proposed Annexation is to be accomplished - § 5-3-300.

## Step 9. Town Council Petition Certification Staff & Town Council Resolution

If the Council finds the Petition has been signed by 25 percent or more of qualified resident electors, it will certify that fact to the Charleston County Election Commission by Resolution.

#### Step 10. Notification of Opt-Out Freeholders Staff

If applicable, the Town will send written notification via certified return receipt letter to any property owners eligible for the opt-out provision. Those eligible are freeholders owning 25 percent of the assessed value of property to be annexed or freeholders owning 10 acres or more of agricultural real property.

If the freeholder files a written notice with the municipal clerk objecting to the Annexation, the freeholder's property must be excluded from the annexation area. If the freeholder does not reply at least ten days before the election, the area is included in the area to be annexed.

#### Step 11. Planning Commission 2<sup>nd</sup> Public Workshop | Applicant/Petitioner, Staff & Planning Commission

Once the Petition is certified, and all property owners eligible for opt-out have been notified, a public workshop will be held to discuss the remainder of the process. Any changes to the annexation map that may have occurred due to the opt-out provision will be detailed, and the public will be informed of the impending feasibility study and the timetable for completion.

#### Step 12. Updated Timetable Staff

In conjunction with the initiating party, the Town will recommend a new timetable for action on the Petition based on the scheduled completion and analysis of the feasibility study and Staff's completion of a land-use survey and recommended Zoning of the subject area.

#### Step 13. Town Council Public Hearing and 1st Reading | Applicant/Petitioner, Staff & Town Council

A public hearing will be conducted as required for the 25 percent annexation method. The results of the feasibility study will be published and evaluated, and all costs, fees, and public service changes that will be made as a result of the Annexation. Town Council will hold First Reading "intent to annex" for the annexation petition for an initial briefing or "intent to annex". Town Council discussion items for the initial meeting include development agreement (if applicable) and recommended Zoning. This initial meeting allows Town Council to review the "intent to annex" and determine if the Annexation of property into the Town of Kiawah Island would be mutually beneficial to all. If applicable, the Town Council may also refer the annexation request to the Annexation Ad Hoc Committee.

#### Step 14. Drafting of Feasibility Study Scope and Bids | Staff

Dependent on the size and scope of the Annexation, the Town Administrator will initiate a formal cost/benefit analysis or outline the scope of the Study and request that bids be submitted for its completion, as applicable.

## Step 15. Contract for the Completion of Feasibility Staff

Once the Petition is certified by a resolution of the Town Council or the Charleston County Election Commission, a contract for the completion of the feasibility study may be enacted.

### Step 16. Annexation Ad Hoc Committee Applicant/Petitioner, Staff & Annexation Ad Hoc Committee

If applicable, per Town Council direction, the Annexation Ad Hoc Committee shall conduct meetings until the terms of the development agreement or other negotiations are complete. The Application (s) then proceed to Planning Commission for Public Hearing and recommendation.

## Step 17. Planning Commission Public Hearing and Recommendation Applicant/Petitioner, Staff & Planning Commission

The Planning Commission holds a public hearing and makes recommendations to Town Council for each applicable Application (s), including Zoning, land use, and Planned Unit Development Concept Plan and/or Initial Master Plan approval, as appropriate. The Zoning Map Amendment and applicable concurrent applications will be forwarded to Town Council for Second and Final Reading.

#### Step 18. Call for Election Charleston County Election Commission

Once the Petition is certified, the Charleston County Election Commission will call for a special election to be held within the proposed annexation area under S.C. Code Ann. Title 7 Chap. 13 & 17. The election is for qualified registered electors residing in the proposed annexation area. Furthermore, the election must take place within the subject area. Pre-clearance under § 5 of the Voting Rights Act may be necessary for a date that has not been cleared for a county election.

The Commission shall give 30 days' newspaper notice in the area to be annexed. Registered qualified electors residing within the area to be annexed vote in the election. Election box or boxes shall be in the area proposed to be annexed. The election commission shall certify the election result to Town Council.

#### Step 19. Publishing of Results

Staff

Town Council must publish the election results if a majority of the qualified electors vote in favor of the Petition to annex. However, suppose a majority of all eligible and qualified voters do not vote in favor of the ordinance. In that case, the motion dies and may not be initiated for twenty-four (24) months from the day of the election.

#### **Step 20. Publishing of Fact**

Staff

After the results of the election are made public, Town Council must publish in a newspaper of general circulation a notice containing:

- a. A description of the area being annexed;
- b. The code section under which the proposed area is being annexed;
- c. A statement that qualified electors in the area voted to be annexed; and
- d. A statement that Town Council may approve the Petition unless a petition signed by five percent or more of the electors within the municipality is presented to the Town Council within (30) days from the date of the notice requesting an election to be held within the municipality on the question of the Annexation.

#### **Step 21. Municipal Election**

#### **Charleston County Election Commission**

If a five percent petition is received and certified, a municipal election of all qualified voters in the Town of Kiawah (not including those in the annexation subject area) must be called pursuant to S.C. Code Ann. Title Chap. 13 & 17. Town Council must give at least thirty (30) days' notice.

If a 5 percent petition is presented to Town Council, the Council must delay the final Reading of the annexation ordinance and certify the Petition to the Charleston County Election Commission.

- a. The municipal election must be conducted under S.C. Code Ann. Title 7 Chap. 13 and 17.
- b. The Commission shall give at least 30 days' newspaper notice of the election.
- c. If a majority of electors of the municipality vote in favor of the Annexation, Council shall give final Reading to the ordinance declaring the area annexed.
- d. If a majority of votes are opposed the Annexation, Council shall publish the results and table the proposed annexation ordinance. Another annexation election may not be initiated within the territory for 24 months from the date of the vote. S.C. Code Ann. § 5-3-210.

If no 5 percent petition is presented to Council, the Annexation may be completed by enacting the ordinance 30 days after publication of the notice.

#### Step 22. Town Council Public Hearing, Second and | Applicant/Petitioner, Staff & Town Council **Final Reading**

Town Council will hold a Public Hearing and 2nd and Final Reading of the Annexation and Zoning Map Amendment and any concurrent applications.

#### **Step 23. Annexation Notification**

Staff

Upon adoption of the annexation petition by ordinance, the Town shall file written notice in accordance with this Manual.

### CHAPTER 6 | APPENDICES

#### **100 Percent Annexation Form**

TO THE MAYOR AND COUNCIL OF THE TOWN OF KIAWAH ISLAND:

The undersigned, being 100 percent of the freeholders owning 100 percent of the assessed value of the property in the contiguous territory described below and shown on the attached plat or map, hereby Petition for Annexation of said territory into the Town by ordinance effective as soon hereafter as possible, pursuant to S.C. Code Ann. § 5-3-150(3).

The territory to be annexed is described	as follows:
The property is designated as follows on	the County tax maps:
It is requested that the property be zone	d as follows:
Signature	Date
Print Name	
Street Address, City, Zip	
FOR MUNICIPAL LICE.	=======================================
FOR MUNICIPAL USE:	Data
Petition received by	, Date , Date
	, Date
By:, Date	
5,, Date	<del></del>

#### **75 PERCENT PETITION FORM**

TO THE MAYOR AND COUNCIL OF THE TOWN OF KIAWAH ISLAND:

The undersigned, being at least 75 percent of the freeholders owning at least 75 percent of the assessed value of the property in the contiguous territory described below and shown on the attached plat, hereby Petition for Annexation of said territory to the Town by ordinance effective as soon hereafter as possible, pursuant to S.C. Code Ann. § 5-3-150(1).

The territory to be annexed is described a	as follows:
A plat of the area must be attached.	
The property is designated as follows on t	the County tax maps:
It is requested that the property be zoned	d as follows:
	st signature is affixed, and all signatures must be obtained gnature was affixed on this Petition on
Signature	ate
Print Name	
Street Address, City, Zip	
======================================	
Petition received by	, Date
Description and Ownership verified by	, Date
Recommendation:	
Rv: Date	

### **NOTICE OF PUBLIC HEARING ON ANNEXATION**

The Mayor and Council of the Town of Kiawah Island will conduct a public hearing at Town Hall
on, 20, at o'clockm pursuant to S.C. Code Ann. § 5-3-150(1) on a petition for annexation of the following property:
The following services for the area will be assumed or provided by the Town on the following timetable:
The taxes and fees required for these services are:
The Petition requests that the property be zoned
The Petition is available for public inspection at the Town Clerk's office in Town Hall during normal business hours.
PUBLICATION CHECKLIST - 30 DAYS PRIOR TO HEARING:
<ul> <li>□ Publish in a newspaper of general circulation in the community.</li> <li>□ Post on the municipal website.</li> <li>□ Mail copy of the notice to taxpayers of record of properties in area to be annexed.</li> <li>□ Mail to the chief administrative officer of the County.</li> <li>□ Mail to all public service or special purpose districts in the area to be annexed.</li> <li>□ Mail to all fire departments, whether volunteer or full time, in the area to be annexed.</li> </ul>

#### **25 PERCENT PETITION FORM**

TO THE MAYOR AND COUNCIL OF THE TOWN OF KIAWAH ISLAND:

The undersigned qualified elector's resident within the territory described below hereby Petition for an election in said territory pursuant to S.C. Code Ann. § 5-3-300, et seq., on the question of extension of the corporate limits of the municipality by Annexation of the described territory.

e territory to be annexed is described as follows:
e property is designated as follows on the County tax maps:
s requested that the property be zoned as follows:
e Petition must be dated before the first signature is affixed, and all signatures must be obtained thin six months of that date. The first signature was affixed on this Petition on
nature Date  nt Name
eet Address, City, Zip
R MUNICIPAL USE:
tition received by, Date
scription and Ownership verified by, Date, Date
. Date

#### **RESOLUTION CERTIFYING 25 PERCENT ANNEXATION PETITION**

BE IT RESOLVED by the Mayor and Council of the Town of Kiawah Island, South Carolina, this day of, 20, as follows:
It is hereby certified that the Town of Kiawah Island has received petitions signed by 25 percent or more of the qualified electors residing within the area described below, which is proposed to be annexed into the Town pursuant to S.C. Code Ann. § 5-3-300, et seq., and the Charleston County Election Commission is hereby requested to conduct an election to be held on, 20, within the area proposed to be annexed on the question of extension of the corporate limits of the municipality by Annexation of the following described area:
The Charleston County Election Commission is requested to certify the results of the election to Town Council.
MAYOR:
Attest: TOWN CLERK

\_\_\_\_\_

[NOTE: If the election is to be held on a date which has not already been precleared under § 5 of the Voting Rights Act for a county election, it may be necessary to submit the proposed date to the U.S. Attorney General before giving public notice of the election. The attorney general has 60 days in which to respond to a complete submission.]

### **LETTER TO COUNTY ELECTION COMMISSION REQUESTING ANNEXATION ELECTION**

To: Charleston County Commissioners of Election
Ladies and Gentlemen:
We enclose a copy of the Resolution adopted by the Town Council of the Town of Kiawah Island on
the annexation.
The election is not a municipal election, but it is a special county election which must be conducted pursuant to S.C. Code Title 7, Chapters 13 and 17, as provided by S.C. Code Ann. § 5-3-300(D).
We also enclose a Notice of Election for your convenience in giving the necessary notice by newspaper at least 30 days prior to the date set for the election in accordance with S.C. Code Ann. § 5-3-300(D), and a form which you may use to report the results of the election.
Because the proposed election date is not a date already precleared by the U.S. Attorney General under § 5 of the Voting Rights Act for a county election, it was set to allow enough time for a § 5 submission and response.
Yours very truly,
Town Clerk
cc: Municipal Attorney County Attorney

### NOTICE TO OWNERS OF PROPERTY ELIGIBLE FOR EXCLUSION

To: Owners of 25 percent of the assessed value of property to be annexed and (if appliable, owners of the agricultural property) in the area to be annexed
Pursuant to S.C. Code Ann. § 5-3-300(I), please take notice that the area described in the enclosed Resolution of the Town Council of the Town of Kiawah Island has been proposed for Annexation to the municipality upon favorable vote of electors in the area in an election to be held on, 20
You may be a freeholder of property eligible for exclusion from the Annexation. Written notice of your objection to the Annexation of your property must be filed with the undersigned Town Clerk at least ten (10) days prior to the election.
Please refer to S.C. Code Ann. § 5-3-300(I) to determine eligibility for exclusion. A copy is enclosed.
Date mailed
Sincerely,
Town Clerk
CERTIFIED MAIL
RETURN RECEIPT REQUESTED

### **N**OTICE TO ANNEXATION ELECTION

Date:
In accordance with the certificate of the Town Council of the Town of Kiawah Island, South Carolina, and pursuant to S.C. Code Ann. § 5-3-300, a special election will be held in the territory described below on, 20, for the purpose of determining whether said territory shall be annexed to the Town of Kiawah Island, South Carolina.
The territory proposed to be annexed is described as follows:
Polling places where registered voters residing in the described area may vote are located at:
The polls will be open from 7:00 AM to 7:00 PM.  Sincerely, , Chairman,
Charleston County Floation Commission
Charleston County Election Commission

### **CERTIFICATION OF ELECTION RESULTS BY COUNTY ELECTION COMMISSION**

To: Mayor and Council, Town of Kiawah Island Re: Annexation Election Area:
Pursuant to S.C. Code Ann. § 5-3-300(D), the results of the annexation election conducted this date in the above area described in the Resolution Certifying the 25 percent Annexation Petition is certified to be as follows:
In favor of annexation votes
Opposed to annexation votes
Contested ballots
TOTAL BALLOTS
CHARLESTON COUNTY ELECTION COMMISSION
Date:
Ву:

### **RESOLUTION PUBLISHING ELECTION RESULTS**

BE IT RESOLVED by the Mayor and Council of the Town of Kiawah Island this day of, 20, as follows:
Pursuant to S.C. Code Ann. § 5-3-300, et seq., an annexation election was held in the area described in the attached notice by the Charleston County Election Commission which has reported the attached results of election which are hereby published.
The Town Clerk is hereby directed to publish the newspaper notice of intent to annex attached hereto as required by S.C. Code Ann. § 5-3-300(E).
MAYOR
Attest:
TOWN CLERK

#### **NOTICE OF INTENT TO ANNEX**

Pursuant to S.C. Code Ann. § 5-3-300, et seq., the qualified electors of the area described below voted in an election on \_\_\_\_\_\_\_, 20\_\_\_\_\_, to be annexed to the Town of Kiawah Island. Town Council intends to approve the Annexation by ordinance 30 days hereafter unless a petition signed by five percent or more of the electors within the Town of Kiawah Island is presented to Town Council within 30 days from the date of publication of this notice requesting an election within the Town of Kiawah Island on the question of Annexation of the following area:

[NOTE: This notice must be run in a newspaper of general circulation within the Town after the results of the annexation election are published by written Resolution of Town council. If a petition is received, an election within the Town must be held pursuant to S.C. Code Ann. § 5-3-300(G), and Annexation must be approved by majority vote.]





### **TOWN COUNCIL**

Staff Revisions of Proposed Amendments to Section 12-79. - Designation of Annexed Territory.

#### Sec. 12-79. Designation of annexed territory.

- (a) Purpose and intent. This section describes the Town's policies and procedures for annexation of property located outside of the Town's boundaries.
- (b) Authority. Changing the corporate limits of a municipality is authorized by S.C. Code Ann. §§ 5-3-10 through 5-3- 315, as amended.
- (c) Annexation Policy. Applications for annexation of territory located outside of Township corporate limits shall follow the Town's Annexation Policy Plan & Procedures Manual.
- (d) Zoning Designation. Zoning of the proposed annexation is an important factor in the review and analysis of an annexation petition.
  - (i) A Zoning Map Amendment application requesting the permanent zoning district(s) for the annexation area may be submitted concurrently with the annexation petition pursuant to Section 12-158.
  - (ii) No permit applications shall be filed until proceedings to designate permanent zoning for the newly annexed territory pursuant to Section 12-158 or Section 12-159 as applicable have been completed.
  - (iii) If a zoning map amendment application requesting a specific zoning designation does accompany the annexation petition, the territory shall be subject to the R-1, Residential Zoning District designation at the time of annexation.

(Code 1993, § 12A-220; Ord. No. 94-12, § 2(12A-206), 9-26-1994; Ord. No. 2005-08, § 12A-220, 10-12-2005)



TC Workshop

### **TOWN COUNCIL**

Staff Revisions of Proposed Amendments to Section 12-159. - Planned Development.

#### Sec. 12-159. Planned development.

- (a) Definition. The term "planned development," is as defined by the South Carolina Local Government Comprehensive Planning Enabling Act of 1994, as amended, S.C. Code 1976, § 6-29-740, and is a type of zoning district (PD, Planned Development District) and a type of development plan. PD zoning districts are inextricably linked to planned development plans, in that no rights of development apply to a PD zoning designation other than those of the approved planned development plan.
- (b) Purpose and intent. These Planned Development provisions are intended to encourage innovative site planning for residential, commercial and institutional developments within Planned Development Districts. Planned Development Districts may provide for variations from other ordinances and the regulations of other established zoning districts established within the Town concerning use, setbacks, lot size, density, bulk, and other requirements to accommodate flexibility in the arrangement of uses for the general purpose of promoting and protecting the interests of the community, public health, safety, and general welfare. The PD, Planned Development District regulations of this article are intended to encourage achievement of the goals of the Town of Kiawah Island Comprehensive Plan and to allow flexibility in development that will result in improved design, character, and quality of new mixed use developments and preserve natural and scenic features of open spaces. The following objectives may be attained through the use of the planned development process:
  - (1) A maximum choice in the types of environment available to the public by allowing a development that would not be possible under the strict application of the standards of this article that were designated primarily for development on individual lots;
  - (2) A greater freedom in selecting the means to provide access, light, open space and design amenities;
  - (3) Quality design and environmentally sensitive development by allowing development to take advantage of special site characteristics, locations and land use arrangements;
  - (4) A development pattern in harmony with the land use density, transportation facilities and community facilities objectives of the Comprehensive Plan;
  - (5) The permanent preservation of common open space, recreation areas and facilities;
  - (6) An efficient use of the land resulting in more economical networks of utilities, streets, public grounds and buildings, and other facilities;
  - (7) A creative approach to the use of land and related physical facilities that results in better development and design and the construction of amenities; and
  - (8) A development pattern that incorporates adequate public safety and transportation-related measures in its design and complements the developed properties in the vicinity and the natural features of the site.
- (c). Applicability. The Town's zoning district designation of Planned Development shall apply to areas shown as such on the Town Zoning Map as planned development. Areas designated as Planned Development may also be incorporated into any zoning district subject to approval of a planned development criteria and containing a minimum lot size of four acres. Areas within approved PD Development Plan(s) shall be indicated on the Town Zoning Map by way of amendment to the Zoning Map. The review and approval of a PD Development Plan shall be subject to the PD, Planned Development District regulations of this article. Planned development applications may be submitted along with annexation petitions for properties that are the subject of petition for annexation into the Town and such annexation petition and Planned Development Applications shall adhere to the provisions of this article and the Town's Annexation Policy Plan & Procedures Manual.

- (d) Development standards. Development standards pertaining to density, lot size, location, and arrangement of buildings and structures, lot dimensions, and landscaping shall be defined in Planned Development districts. The development standards set forth in this subsection, those in approved planned development stipulations, and any in the approved planned development sketch plans shall apply the standards outlined below. The development standards of the existing zoning district in which a subject property(ies) was located at the time of submission of the application to rezone to the PD Development District may be altered, but shall apply the standards outlined below.
  - (1) Dimensional standards. Each lot located on the perimeter of the planned development shall maintain the rear yard setback requirements and any buffer requirements of the adjacent zoning district.
  - (2) Architectural standards. Architectural design shall comply with all other requirements of this article or other ordinances of the Town.
  - (3) Lots to abut upon common open space. Residential properties shall maximize exposure to common open space or similar areas.
  - (4) Access.
    - (i) Areas between structures shall be covered by easements where necessary for access and to provide for maintenance and utility service.
    - (ii) Primary vehicular access to commercial development shall be through limited access roads.
  - (5) Commercial areas.
    - (i) Commercial areas and adjacent residential areas shall be directly connected through paved sidewalks, trails or other pedestrian infrastructure.
    - (ii) Commercial areas shall be planned as groups having common parking areas and common ingress and egress points.
  - (6) Signs. Signs shall comply with the Architectural Review Board standards.
  - (7) Parking. Parking shall be provided in accordance with the standards of this article. Modifications to the parking standards may be proposed in a planned development request where the Town Council determines that the amount of parking proposed, and its location is sufficient for the contemplated uses.
  - (8) Resource areas. Planned developments shall protect any resources determined significant by the Town Council, including, but not limited to, wetlands, mature trees, scenic views, water access and shoreline buffers, and habitat of species designated as of Federal, State or Local concern.
- (e) Common open space. A proposed development that is applying for a higher density than the base zoning district allows shall designate a minimum amount of the usable land area as common open space. This common open space shall be located to preserve any significant resources. Where common open space is designated, the following standards apply:
  - (1) The common open space area shall be detailed on each sketch plan and recorded with the final plat or separate instrument.
  - (2) The proposed common open space shall be usable and appropriate to the size of the development and to the new residents of the planned development. The purpose of common open space is to permit areas, which could otherwise be developed into buildable lots or otherwise sold individually, to provide a significant amenity to the residents who will interact with the open space on a daily basis. It is not the purpose of common open space to permit open space for land that is otherwise unusable on a daily basis by residents. Common open space may include unimproved land, landscaped areas, improved recreation areas, recreational buildings and structures totally accessory to recreational uses,

as well as freshwater wetland areas and water surfaces, all located within the development. Natural landscapes, such as wetlands, may also be considered as open space if preserved intact and if they include a recreation component (e.g., trails, etc.). The term "usable" means the open space includes uses or facilities that are adaptable to recreational or leisure use and are accessible to the residents of the proposed development or the general public, such as seating areas, picnic shelter, community garden, pedestrian and bicycle trail access to a designated greenway, public square, swimming pools, playing fields, or a new playground. The use or facility must be approved by Town Council in accordance with the approval and conveyance procedures in subsection (8)c.6 of this section.

- (3) Land designated as common open space shall not be occupied by streets, drives, parking areas or structures, other than recreational structures.
- (4) All property owners in the planned development shall have access to the open space by means of a public or private street or walkway in an easement a minimum of 20 feet in width.
- (5) Common open space shall be provided within each phase of the planned development in sufficient amounts to serve the expected population of that phase.
- (6) The applicant must have proof of commitment from the entity that will be responsible for the common open space prior to the Planning Commission Meeting for which the case is scheduled. The common open space shall be conveyed prior to recording the final plat, in accordance with one of the following methods:
  - (i) By dedication to the Town or its designee as publicly owned open space. Parks, open space, and recreation facilities proposed for dedication to the Town must be acceptable to the Town Council with regard to the size, shape, location, improvement, environmental condition (i.e., the applicant may be required to provide an environmental assessment), and budgetary and maintenance terms.
  - (ii) By leasing or conveying title (including beneficial ownership) to a corporation, homeowner's association or other legal entity. The terms of such lease or other instrument of conveyance must restrict the use of the area to open space/recreational uses.
- (f) Planned development procedure. This procedure involves a preapplication meeting and approval of a PD Development Plan and PD Zoning Map amendment.
  - (1) Pre-application Meeting. Before submitting a PD Development Plan for a planned development, the applicant shall confer with the Planning Director and any other officials designated by the Planning Director. The purpose of this pre-application conference is to discuss the proposal, community involvement, and to provide comments and advice on the appropriate application process and the required procedures, specifications, and applicable standards required by Town of Kiawah applicable ordinances.
  - (2) Formal Submittal. Upon receiving input from Staff at the Pre-application Meeting, the Applicant shall submit the planned development and required submittal materials where the Planning Director or its designee will review the submission for completeness.
  - (3) Conceptual PD Development Plan Presentation. At least one time prior to formal application submittal, Planned Development applicants shall present their Conceptual PD Development Plan to the Town of Kiawah Island Planning Commission at a Planning Commission workshop. This presentation shall be for discussion and feedback purposes only and no action shall be taken on the Conceptual PD Development Plan at the workshop.
    - (i) At least 20 days prior to the Planning Commission workshop, the applicant shall submit a memo and presentation describing the proposed PD Development Plan.

- (ii) This requirement applies to Planned Developments that contain 50 or more dwelling units and/or 5 or more acres of nonresidential development.
- (iii) The Planning Commission or Planning Director may require applicants for Planned Developments that do not meet the thresholds in sub-section ii, above, to present the proposed Development at a Planning Commission workshop prior to submitting a formal application.
- (4) *Community Workshop*. After the pre-application meeting, the applicant shall hold at least one community workshop. The purpose of a community workshop is to:
  - (i) Ensure early citizen participation in an informal forum, in conjunction with the development applications; and
  - (ii) Provide an applicant the opportunity to understand and try to mitigate any impacts an application may have on an affected community.
  - (iii) A community workshop is not intended to produce complete consensus on all applications, but to encourage engagement between an applicant and neighbors.
  - (iv) It shall be the responsibility of the applicant to provide neighbor and parties in interest notice of the community workshop with the following notice details:

Indicate the date, time, and place of the public hearing or date of action that is the subject of the notice;

Describe the property involved in the application by street address and, if required, by legal description;

Describe the nature, scope, and purpose of the application or proposal; and Indicate where additional information on the matter can be obtained.

- (5). Planned development plan.
  - (i) Application. After the required pre-application meeting and community workshop, a complete application for PD development plan approval must be submitted to the Planning Director on a form established by the Planning Director including an approved and recorded plat showing the current property lines of the property/properties to be included in the planned development, a current recorded deed and applicable fees. The PD development plan application shall include the requested planned development stipulations and sketch plan. The sketch plan shall be drawn to scale.
  - (ii) Planned development stipulations. The following shall be included in the requested planned development stipulations:
    - A. The name of the planned development, not duplicating the name of any other planned development or subdivision, the final plat of which has been recorded in Charleston County, South Carolina;
    - B. A statement of objectives of the proposed development;
    - C. The total acreage of the planned development, broken down into total acreage, total highland acreage, total freshwater wetland acreage and total critical line wetland or marsh acreage;
    - D. A table of proposed land uses including:

- A table of proposed maximum and average residential densities for each residential use;
- ii. The maximum total acreage of each residential use;
- iii. The maximum allowable number of each type of residential unit requested;
- The maximum proposed floor area ratios (percent of lot in relation to building floor area), and the maximum building/lot coverage for each nonresidential use;
- All dimensional and lot standards requested, including waterfront development standards where applicable, for each land use type designated;
- E. An analysis of the impact of the proposed development on existing public facilities and services (e.g., roads and streets, utility service, water, sewer, fire, ambulance, etc.). Any proposed future improvements to these facilities and services to be made as part of the planned development shall also be included;
- F. A traffic study for planned developments that:
  - i. Contain 50 or more units; or
  - ii. Are comprised of five or more acres;
- G. A development schedule with a generalized phasing schedule, if appropriate. The phasing schedule shall include the number of dwelling units, total acreage of each residential use, total gross floor area of each nonresidential use, and percentage of common open space to be included in each phase;
- A statement indicating how any common open space/recreation areas will be owned or managed;
- I. A statement defining proposed stormwater system design approach and system integration within the proposed plan and how the system will me owned and maintained. Statement should include conceptual stormwater system design configuration including site specific natural and man-made features (e.g. wetland, ditches, canals, rivers, water bodies) incorporated within the stormwater management system.
- J. A statement indicating how all roads will be owned and maintained;
- K. A statement of inclusion and compliance with processes included in this chapter that are not mentioned in the planned development stipulations;
- L. A statement of agreement to proceed with proposed development in accordance with the provisions of these zoning regulations, applicable provisions of the Town of Kiawah Island Comprehensive Plan, and with such conditions as may be attached to any rezoning to the applicable PD district;
- M. A statement that the provisions of section 12-163, variances, shall not apply to the planned development and that all major modifications to the planned development must be approved by Town Council. The Planning

Director shall determine whether a proposed modification affecting one or more Parcels in a previously approved PD Development Plan is considered a minor or major modification;

- i. Minor modifications are categorized as:
  - a. Increase in Common Open Space area;
  - b. Decrease in residential Density or number of Dwelling Units;
  - c. Increase in Setbacks;
  - d. Increase in the area, dimensions, and/or Density of Landscape Buffers;
  - e. Decrease in Building Floor Area;
  - f. Decrease in the number or size of Signs;
  - g. Minor shifts in the layout of the land uses in the Sketch Plan; and
  - Minor shifts in the location of access points or internal Roadways necessary to resolve regulatory (e.g., SCDOT) permitting issues;
- ii. Any modification not considered "minor" pursuant to section i., above, is considered a major modification. Major modifications require an amendment to the PD Development Plan, in accordance with the procedure specified in this Article.
- N. Letters of coordination from all agencies from which the applicant must either:
  - i. Obtain permits; or
  - ii. Obtain services and/or facilities;
- O. A list of professionals engaged by the applicant at the time of the application, both as to the companies and the development team of individuals for such companies that will be involved in the development that have already been retained by the applicant at the time of application.
- P. Any other information that the Planning Director determines is necessary to determine whether the application complies with the standards established in this section.
- (iii) Sketch plan. Multiple sketch plans may be submitted and the sketch plans shall be drawn to scale. The following shall be included on the requested sketch plan:
  - A. The general location and amount of land proposed for each land use including single-family residential, multifamily residential, institutional, office, commercial, industrial, common open space/recreation, street use, etc.;
  - B. Conceptual lot lines;
  - C. Pedestrian and motor traffic circulation;

- Location, acreage, and type (freshwater or critical line/marsh) of all
  wetlands as they exist prior to development. The location and acreage of
  all freshwater wetlands to be developed upon shall be indicated;
- E. Architectural elevations for each type of residential and nonresidential unit;
- F. The general location, size and capacity of all existing and proposed water and sewer lines;
- G. Areas to be included in each phase of development, including the location of all common open space areas;
- H. The location of all construction entrances;
- I. A landscaping sketch plan, including the location and composition of all screening and buffering materials;
- J. A utility sketch plan with the location of any on-site natural areas, buffers, trees and sidewalks that may be impacted by utility facilities including existing and proposed location of any easements or rights-ofway;
- K. Any other information that the Planning Director determines is necessary to determine whether the application complies with the standards established in this section.
- (iv) Planning Director review and report. Once an application is deemed complete and to contain all information required herein by the Planning Director, the application will be scheduled for a Planning Commission meeting and the applicant and other interested parties will be notified in accordance with this article. The Planning Director shall prepare a staff report that reviews the PD development plan application in light of the underlying zoning district standards contained in division 2 of this article, and all other applicable development standards and planning policies.
- Planning Commission review and recommendation. The Planning Commission (v) shall review the proposed PD development plan and adopt a resolution recommending that the Town Council approve, approve with conditions or deny the proposed development plan. The Planning Commission's recommendation shall be based on the approval criteria set forth in subsection (8)d.2(vii) of this article. The Planning Commission shall submit its recommendation to the Town Council within 30 calendar days of the Planning Commission meeting at which the PD development plan was introduced. At any time prior to action by the Planning Commission, the applicant may request that the Planning Commission enter mediation. When mediation is requested, the Planning Commission shall assign one of its members as a representative in mediation proceedings and the Planning Director shall represent the planning staff. A majority vote of the entire Planning Commission membership in a public meeting shall be required to accept any mediated settlement. An accepted mediated settlement cannot waive the standards of this article. Prior to beginning talks, applicable time limits for review and action on complete applications must be extended by mutual agreement of the applicant and Planning Commission.

- (vi) Town council hearing and decision. After receiving the recommendation of the Planning Commission, the Town Council shall hold at least one public hearing, and any time after the close of the public hearing, take action to approve, approve with conditions or deny the proposed PD development plan based on the approval criteria set forth in subsection (8)d.2(vii) of this article. If the Town Council takes action to approve the PD development plan, it shall establish required timeframes for development of the entire planned development and its individual phases, if any. Within ten working days of approval by Town Council of a planned development, the applicant shall submit three copies of the approved planned development guidelines and sketch plan to the department. This plan shall contain all changes and conditions approved by Town Council.
- (vii) Approval criteria. Applications for PD development plan approval may be approved only if the Town Council determines that the following criteria are met:
  - A. The PD development plan complies with the standards contained in this article;
  - B. The development is consistent with the comprehensive plan and other adopted policy documents; and
  - C. The Town and other applicable agencies will be able to provide necessary public services, facilities, and programs to serve the development proposed, at the time the property is developed.

#### Town Council will also consider:

- A. The development's impact on health, safety, and general welfare of the public;
- B. The development's potential adverse impact on the natural environment, including air, water, noise, stormwater management, wildlife and vegetation; and
- C Any other factors that the Town Council deems appropriate to consider.
- (viii) *Identification of zoning maps*. Approved planned developments shall be indicated on the official zoning map.
- (ix) Compliance with other regulations. Unless expressly stated in this section or approved at the time of a planned development approval, all applicable standards of this article and other law shall apply to development within a planned development. Planned developments may provide for variations from other ordinances and the regulations of other established zoning districts concerning use, setbacks, lot area, density, bulk and other requirements to accommodate flexibility in the arrangement of uses for the general purpose of promoting and protecting the public health, safety, and general welfare.
- (x) Subdivision of land located within approved planned developments. All subdivision of land located within approved planned developments shall be consistent with the stipulations approved by Town Council, and shall satisfy the requirements of this article.

(Code 1993, § 12A-505; Ord. No. 94-12, § 2(12A-508), 9-26-1994; Ord. No. 2005-08, § 12A-505, 10-12-2005)