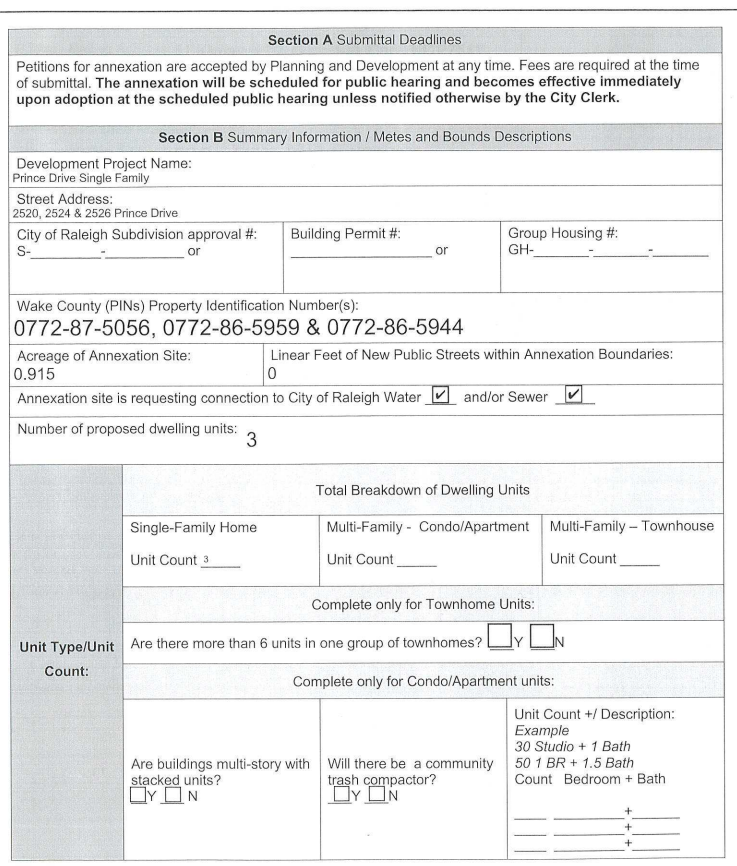


## Petition for Annexation into Raleigh City Limits

Planning and Development Department • One Exchange Plaza, Suite 300 | Raleigh, NC 27601 | 919-996-2682



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Raleigh

uilding Square Footage of Non-Residential Space	ce:		
Specific proposed use (office, retail, warehouse, s	school, etc.):		
Projected market value at build-out (land and imp	provements): \$ \$175,000 Perc LOT		
Applican	nt Contact Information		
Property Owner(s): A Squared LLC			
Primary Mailing Address: 51 Kilmayne Dr, Suite 100, Cary, NC 27511			
<sup>ione:</sup> 919-623-7719 E <sup>mail:</sup> aj_stillittano@outlook.com			
Project Contact informa	ation (if different that property owner)		
Contact(s): Chase Massey			
Primary Mailing Address: PO Box 91727, Ralei	igh, NC 27675		
hone: 919-423-8975 Email: cmassey@flmengineering.com			
Written metes and bounds description of prop An electronic copy in word format must be e-maile Carmen.Kuan@raleighnc.gov.	<b>berty to be annexed</b> : Attach additional sheets if necessary. ed to: JP.Mansolf@raleighnc.gov or		



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Section C Annexa	ation	Petition
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			nonanor	outuon		
State of North C North Carolina	Carolina, County o	f Wake, Petition o	of Annex	ation of Pro	operty to th	e City of Raleigh,
respectfully requinderstand and installed by the	est the annexation agree that all stre developer accord annexed area are	of said property to eets and utilities v ing to the Subdiv	the City vithin th	of Raleigh, I e annexed dinance an	North Caroli area will be d any utiliti	
V	Contiguous to the	e present corporate	e limits c	of the City of	Raleigh, No	orth Carolina, or
	within three miles		nits of th	e City of Ral	eigh, North	Carolina and is located Carolina (pursuant to
https://raleighnc., application, inclu- assessment lien	rsigned certify that t gov/services/doing- ding any portion the rolls. If the property s] for such assessn	business/assessmereof,is /is /is /is /	ient-liens	<li>b), and that that that the function of the</li>	he property e) listed on	described in this
statement declar	al Statutes require ing whether vested properties subject t	rights have been e	contiguo establish	ous and sate ed in accord	llite annexa ance with G	tions to file a signed S.S. §160D-108 and G.S.
Do you declare s	uch vested rights fo	or the property sub	ject to th	is petition?	Yes	No
						hereby declare that my quired for this property.
Signed this _2	day ofday.cl	1, 20 <u>_7</u> _by th	e owner	s of the prop	erty describ	ed in Section B.
<b>Owner's Signat</b> u Signature			Date	3.2.2	2	Corporate Seal
Signature			Date			
Signature			Date	-		
Signature			Date			
Print Owner Nar	ne(s) and Informa	tion:				
Name: <u>45 5711</u> Address: 51 u	LITTANO ILYMAYNE DIZ	Phone: 919	- 62" CARY	5 - 7719		
Above signature	e(s) attested by					
Council meeting	City Council of Rale duly held. City Clerk and Tr		a, this	DE	CEIV	20, at a
<b>3</b> of <b>6</b>				BY:	AY 0 3 202	2 REVISION 07.28 raleighnc

## Section D Standard Payment Contract

If petitioner desires to be considered for waiver of outside sewer connection fees required by Raleigh City Code Section 8-2004 (a) and (b), which is generally a \$200 fee per dwelling, business, or industrial unit charged at the time sewer connection permit is issued if a property is outside the city limits, petitioner should submit the standard payment contract (see **Agreement**, pages 4-5). The project will be eligible for waiver of this sewer connection fee: (1) if corresponding petition is administratively recommended to be approved by City Council and (2) if the following payment contract has been submitted to the City with appropriate signatures.

L					
	State of North Carolina County of Wake Agreement				
This Agreement ("the Agreement") is made this the day of, year of					
	by and between the City of Raleigh, North Carolina, (the "City") and				
	, (the "Owner");				
	WITNESSETH				
WHEREAS, The Owner has petitioned the City to be annexed into the corporate City limits, City File No.					
	WHEREAS, The Owner has initiated a development project at,				
City file, and said development contains sewer connections with the utility system of the City; and					
	WHEREAS, The parties hereto intend that during the pendency of the annexation petition, and after the petition has been recommended by staff to be approved by the City Council, the Owner should pay the City the same utility connection charges paid for developments located inside the corporate limits of the City, and further, if the City Council rejects the petition, then within thirty days following said rejection, the Owner shall pay additional moneys so that the total payment by Owner to the City is the same utility connection charges paid for developments located outside the City limits as set forth in Raleigh City Code Section 8-2004 (a) and (b).				
	<b>NOW THEREFORE</b> , in consideration for the mutual promises contained herein and other valuable consideration, the receipt of which is acknowledged by the parties, the parties hereto agree as follows:				
	<ol> <li>Owner will be allowed to commence development without paying the City outside sewer connection charges.</li> </ol>				
	2. That in the event that the annexation petition made by Owner is rejected by the City, Owner shall pay to the City all sewer connection fees required of developments located outside the City limits, as set forth in Raleigh City Code Section 8-2004 (a) and (b). Full payment shall be made within thirty days following the action of the City to deny the annexation petition.				
	3. That in the event Owner shall fail to make full payment to the City as required in paragraph two, the City in any cause of action for collection shall be entitled to interest at ten percent per annum plus reimbursement for all collection costs, including reasonable attorney fees.				
	4. That in the event Owner shall fail to make full payment to the City as required in paragraph two, the Owner agrees to allow the City to retain, as liquidated damages, any and all reimbursements owed to Owner by the City.				
	5. All rights granted herein in favor of the City are cumulative and supplemental to any other powers the City may have, and the rights established herein in favor of the City shall not in any way diminish or restrict the				

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City from exercising its police powers.

- 6. This Agreement shall be binding on and shall inure to the benefit of the parties hereto and their respective successors and assigns.
- 7. This Agreement may only be amended in writing signed by the parties hereto or their respective successors.
- 8. This Agreement and the legal relations of the parties hereto shall be governed by the laws of the State of North Carolina.
- 9. The parties hereto for themselves, their agents, officials, employees and servants agree not to discriminate in any manner on the basis of actual or perceived age, mental or physical disability, sex, religion, race, color, sexual orientation, gender identity or expression, familial or marital status, economic status, veteran status or national origin with reference to the subject matter of this Agreement, no matter how remote. The parties further agree in all respects to conform to the provisions and intent of Raleigh City Code, Section 4-1004, as amended. This provision is hereby incorporated into this Agreement for the benefit of the City of Raleigh and its residents, and may be enforced by action for specific performance, injunctive relief, or other remedy as by law provided.

In Witness Whereof, the parties hereto have caused this agreement to be executed the day and year first above written.

Owner By	Attest			
The City By Marchell Adams-David, City Manager	Attest Gail G. Smith			
North Carolina	Wake			
This is to certify that on theday ofin the year, before me personally came Gail G. Smith, with whom I am personally acquainted, who, being by me duly sworn, says that she is the City Clerk and Treasurer and Marchell Adams-David is the City Manager of the City of Raleigh, the municipal corporation described in and which executed the foregoing; that she knows the corporate seal of said municipal corporation, that the seal affixed to the foregoing instrument is said corporate seal, and the name of the municipal corporation was subscribed thereto by the said City Clerk and Treasurer and that the said corporate seal was affixed, all by order of the governing body of said municipal corporation, and that the said instrument is the act and deed of said municipal corporation.				
Notary Public		Seal		
Witness my hand and official seal this the the year of	day ofin			
Notary Public:				
My commission expires		2		
Add appropriate notarized acknowledgement for owner such as individual owners, corporation owners, partnership owners, or limited liability corporation (LLC) owners.				

Section E Submittal Checklist					
<b>Please include all of the following (check off).</b> If any information is missing from the application package, you will be asked to complete the application and re-submit the petition, so please check the list below carefully before you submit:					
V	Annexation Petition Fee (see the Development Fee Guide webpage for current fee)				
1	Written metes and bounds description of the property to be annexed must be attached to this application. See page 1				
	Electronic Word document of the written metes and bounds must be e-mailed to: JP.Mansolf@raleighnc.gov or Carmen.Kuan@raleighnc.gov.				
~	<b>Survey or Plat</b> showing above written metes and bounds description of the property to be annexed must be submitted electronically in .pdf format, if possible. The survey or plat, if not already recorded, must be signed by a land surveyor licensed in the State of NC. The survey must be valid for the purposes of recording as set forth in NC General Statute § 47-30.				
~	<b>City or County Property Map</b> with parcels included in the annexation request clearly marked. An excerpt of a property map is acceptable, but the map number must appear on the excerpt. This map must show the <b>existing and proposed city limits</b> .				
	<b>Copy of Approved Preliminary Site Plan or Final Site</b> <b>Plan</b> showing City Building Permit Transaction Number or Group Housing Number (GH13, etc.) <b>or</b>	Copy of Subdivision Plat submitted for lot recording approval with City file number (S13, etc.)			
V	Projected Market Value of Development at build-out (land and improvements).				
1	General Annexation Area Data: Linear feet of public streets, total annexation area acreage, number of proposed residential units or square footage of commercial space, type of utility connections involved, specific land uses proposed.				
V	This application form completed, <u>dated and signed</u> by the property owner(s) and attested submitted by the deadlines noted in section B of this application, pages 1 and 2.				
Required, but often missing information. Please make sure to include the following:					
~	<b>Correct Parcel Identification Number(s) (PIN).</b> Call Wake County Geographic Information Services at 919-856-6360, if there is any question about the parcel identifier. <b>This is very important.</b> Please indicate if the property being requested for annexation is only a portion of an existing parcel.				
~	<b>Owner's Signatures and Date of Signatures.</b> See page 3 of this application. All real property owners must sign the application, and the <u>date of signature MUST be filled in</u> !				
~	Corporate Seal for property owned by a corporation.				
	Rezoning Application, if the property is currently outside Ra	leigh's Extraterritorial Jurisdiction.			
Optional, but necessary if petitioner desires to have development project waived from paying outside sewer connection charges prior to annexation effective date.					
	Standard Payment Contract should be <u>dated</u> , signed and notarized and submitted with this application (see Section D).				

