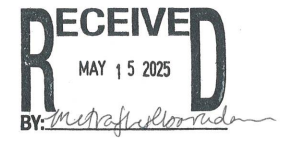
Rezoning Application and Checklist



Planning and Development Customer Service Center • One Exchange Plaza, Suite 400 | Raleigh, NC 27601 | 919-996-2500

Please complete all sections of the form and upload via the Permit and Development Portal (permitportal.raleighnc.gov). Please see page 11 for information about who may submit a rezoning application. A rezoning application will not be considered complete until all required submittal components listed on the Rezoning Checklist have been received and approved. For questions email rezoning@raleighnc.gov.

		Rezoning	grequest				
Rezoning	✓ General	use Condition	nal use	Master plan	OFFICE USE ONLY Rezoning case #		
Туре	Text ch	ange to zoning cor	nditions		Trezoning case #		
Existing zoning base d	listrict: R4	Height:	Front	tage:	Overlay(s):		
Proposed zoning base	district: OX	Height: 5	Fron	tage:	Overlay(s):		
Helpful Tip:	Zoong Pan to	search for the addr	ess to be re	zoned, then turn	on the 'Zoning' and 'Overlay'		
If the property has bee	n previously re	zoned, provide the	rezoning ca	ise number:			
		General I	nformation	<u> </u>			
Date: 04/29/2025		Date amended (1):	Date a	mended (2):		
Property address: 610	0 Creedmoor Ro	ad, Raleigh, NC 2761	2	3			
Property PIN: 0797408	870						
Deed reference (book/	page): 001689	/ 00524					
Nearest intersection: 0	Creedmoor Rd / L	ynn Rd	Property s	size (acres): 0.34			
For planned developm	For planned development		Total units:		Total square footage:		
applications only:		Total parcels:		Total b	Total buildings:		
Property owner name	and address: N	Mattie Mae H. Grissom					
Property owner email:	n/a						
Property owner phone	: 919-787-6647						
Applicant name and a	ddress: James	G. Grissom					
Applicant email: 3P3In	c@gmail.com						
Applicant phone: 984-2	220-0038						
Applicant signature(s)	mattee	Grissom					
Additional email(s): cgl							



	Conditional Use District Zoning Cond	ditions
Zoning case #:	Date submitted:	OFFICE USE ONLY Rezoning case #
Existing zoning: R4	Proposed zoning: OX-5	

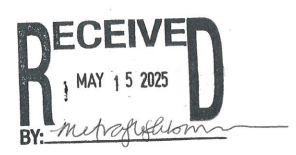
Narrative of Zoning Conditions Offered

The property owner(s) hereby offers, consents to, and agrees to abide, if the rezoning request is approved, the conditions written above. All property owners must sign each condition page. This page may be photocopied if additional space is needed.

Property Owner(s) Signature:	
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Printed Name: Mattie Mae H. Grissom

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raleighnc.gov

Rezoning Application Addendum #1							
Comprehensive Plan Analysis	OFFICE LISE ONLY						
The applicant is asked to analyze the impact of the rezoning request and its consistency with the Comprehensive Plan. The applicant is also asked to explain how the rezoning request is reasonable and in the public interest.	OFFICE USE ONLY Rezoning case #						
Statement of Consistency							
Provide brief statements regarding whether the rezoning request is consistent with the future land use designation, the urban form map, and any applicable policies contained within the 2030 Comprehensive Plan.							
Public Benefits							
Provide brief statements explaining how the rezoning request is reasonable and in the public interest.							

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Rezoning Application Addendum #2								
Impact on Historic Resources								
The applicant is asked to analyze the impact of the rezoning request on historic resources. For the purposes of this section, a historic resource is defined as any site, structure, sign, or other feature of the property to be rezoned that is listed in the National Register of Historic Places or designated by the City of Raleigh as a landmark or contributing to a Historic Overlay District.	OFFICE USE ONLY Rezoning case #							
Inventory of Historic Resources								
List in the space below all historic resources located on the property to be rezoned. For each resource, indicate how the proposed zoning would impact the resource.								
Proposed Mitigation								
Proposed wittgation Provide brief statements describing actions that will be taken to mitigate all negative impacts listed above.								

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	ne applicant must respond to the Urban Design Guidelines of The property to be rezoned is within a "City Growth Center."	
b) '	The property to be rezoned is located along a "Main Street Urban Form Map in the 2030 Comprehensive Plan.	
	·	ck here to view the Urban Form Map.
1	All Mixed-Use developments should generally provide reand banks), and other such uses as office and residential should be arranged in a compact and pedestrian friendly Response:	al within walking distance of each other. Mixed uses
2	Within all Mixed-Use Areas buildings that are adjacent to transition (height, design, distance and/or landscaping) theight and massing. Response:	
3	A mixed-use area's road network should connect directly surrounding community, providing multiple paths for move way, trips made from the surrounding residential neighbor possible without requiring travel along a major thorought Response:	vement to and through the mixed-use area. In this orhood(s) to the mixed-use area should be
4	Streets should interconnect within a development and w end streets are generally discouraged except where top configurations offer no practical alternatives for connecti provided with development adjacent to open land to provplanned with due regard to the designated corridors should represent the street of the designated corridors should be added to the designated corridors should be a street of the designated corridors.	ographic conditions and/or exterior lot line on or through traffic. Street stubs should be vide for future connections. Streets should be
5	New development should be comprised of blocks of pub faces should have a length generally not exceeding 660 f block structure, they should include the same pedestrian Response:	eet. Where commercial driveways are used to create
6	A primary task of all urban architecture and landscape d spaces as places of shared use. Streets should be lined provide interest especially for pedestrians. Garage entra side or rear of a property. Response:	by buildings rather than parking lots and should

Urban Design Guidelines

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	Buildings should be located close to the pedestrian-oriented street (within 25 feet of the curb), with off- street parking behind and/or beside the buildings. When a development plan is located along a high- volume corridor without on-street parking, one bay of parking separating the building frontage along the corridor is a preferred option.
7	Response:
8	If the site is located at a street intersection, the main building or main part of the building should be placed at the corner. Parking, loading or service should not be located at an intersection. Response:
9	To ensure that urban open space is well-used, it is essential to locate and design it carefully. The space should be located where it is visible and easily accessible from public areas (building entrances, sidewalks). Take views and sun exposure into account as well. Response:
10	New urban spaces should contain direct access from the adjacent streets. They should be open along the adjacent sidewalks and allow for multiple points of entry. They should also be visually permeable from the sidewalk, allowing passersby to see directly into the space. Response:
11	The perimeter of urban open spaces should consist of active uses that provide pedestrian traffic for the space including retail, cafés, and restaurants and higher-density residential. Response:
12	A properly defined urban open space is visually enclosed by the fronting of buildings to create an outdoor "room" that is comfortable to users. Response:
13	New public spaces should provide seating opportunities. Response:

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	Parking lots should not dominate the frontage of pedestrian-oriented streets, interrupt pedestrian routes, or negatively impact surrounding developments.
14	Response:
15	Parking lots should be located behind or in the interior of a block whenever possible. Parking lots should not occupy more than 1/3 of the frontage of the adjacent building or not more than 64 feet, whichever is less. Response:
16	Parking structures are clearly an important and necessary element of the overall urban infrastructure but, given their utilitarian elements, can give serious negative visual effects. New structures should merit the same level of materials and finishes as that a principal building would, care in the use of basic design elements cane make a significant improvement. Response:
17	Higher building densities and more intensive land uses should be within walking distance of transit stops, permitting public transit to become a viable alternative to the automobile. Response:
18	Convenient, comfortable pedestrian access between the transit stop and the building entrance should be planned as part of the overall pedestrian network. Response:
19	All development should respect natural resources as an essential component of the human environment. The most sensitive landscape areas, both environmentally and visually, are steep slopes greater than 15 percent, watercourses, and floodplains. Any development in these areas should minimize intervention and maintain the natural condition except under extreme circumstances. Where practical, these features should be conserved as open space amenities and incorporated in the overall site design. Response:
20	It is the intent of these guidelines to build streets that are integral components of community design. Public and private streets, as well as commercial driveways that serve as primary pedestrian pathways to building entrances, should be designed as the main public spaces of the City and should be scaled for pedestrians. Response:

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21	in commercial areas and Pedestrian Business Overlays should be a minimum of 14-18 feet wide to accommodate sidewalk uses such as vendors, merchandising and outdoor seating. Response:
21	
22	Streets should be designed with street trees planted in a manner appropriate to their function. Commercial streets should have trees which complement the face of the buildings and which shade the sidewalk. Residential streets should provide for an appropriate canopy, which shadows both the street and sidewalk, and serves as a visual buffer between the street and the home. The typical width of the street landscape strip is 6-8 feet. This width ensures healthy street trees, precludes tree roots from breaking the sidewalk, and provides adequate pedestrian buffering. Street trees should be at least 6 1/4" caliper and should be consistent with the City's landscaping, lighting and street sight distance requirements. Response:
23	Buildings should define the streets spatially. Proper spatial definition should be achieved with buildings or other architectural elements (including certain tree plantings) that make up the street edges aligned in a disciplined manner with an appropriate ratio of height to width. Response:
24	The primary entrance should be both architecturally and functionally on the front facade of any building facing the primary public street. Such entrances shall be designed to convey their prominence on the fronting facade. Response:
25	The ground level of the building should offer pedestrian interest along sidewalks. This includes windows entrances, and architectural details. Signage, awnings, and ornamentation are encouraged. Response:
26	The sidewalks should be the principal place of pedestrian movement and casual social interaction. Designs and uses should be complementary to that function. Response:

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Rezoning Checklist (Submittal Require	ements)				
To be completed by Applicant			To be completed by staff		
General Requirements – General Use or Conditional Use Rezoning	Yes	N/A	Yes	No	N/A
1. I have referenced this Rezoning Checklist and by using this as a guide, it will ensure that I receive a complete and thorough first review by the City of Raleigh					
2. Pre-application conference.					
Neighborhood meeting notice and report					
4. Rezoning application review fee (see Fee Guide for rates).					
 Completed application submitted through Permit and Development Portal 					
6. Completed Comprehensive Plan consistency analysis					
7. Completed response to the urban design guidelines					
8. Two sets of stamped envelopes addressed to all property owners and tenants of the rezoning site(s) and within 500 feet of area to be rezoned.					
9. Trip generation study					
10. Traffic impact analysis					
For properties requesting a Conditional Use District:					
11. Completed zoning conditions, signed by property owner(s).					
If applicable, see page 11:					
12. Proof of Power of Attorney					
For properties requesting a Planned Development or Campus District:					
13. Master plan (see Master Plan submittal requirements).					
For properties requesting a text change to zoning conditions:					
14. Redline copy of zoning conditions with proposed changes.					
15. Proposed conditions signed by property owner(s).					

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Master Plan (Submittal Requirements)					
To be completed by Applicant			To be completed by staff		
General Requirements – Master Plan	Yes	N/A	Yes	No	N/A
1. I have referenced this Master Plan Checklist and by using this as a guide, it will ensure that I receive a complete and thorough first review by the City of Raleigh.					
2. Total number of units and square feet					
3. 12 sets of plans					
4. Completed application; submitted through Permit & Development Portal					
5. Vicinity Map					
6. Existing Conditions Map					
7. Street and Block Layout Plan					
8. General Layout Map/Height and Frontage Map					
9. Description of Modification to Standards, 12 sets					
10. Development Plan (location of building types)					
11. Pedestrian Circulation Plan					
12. Parking Plan					
13. Open Space Plan					
14. Tree Conservation Plan (if site is 2 acres or more)					
15. Major Utilities Plan/Utilities Service Plan					
16. Generalized Stormwater Plan					
17. Phasing Plan					
18. Three-Dimensional Model/renderings					
19. Common Signage Plan					

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Who Can Initiate a Zoning Request?

If requesting to down-zone property, the rezoning application must be signed by all the property owners whose property is subject to the downzoning. Downzoning is defined as a zoning ordinance that affects an area of land in one of the following ways:

- 1. By decreasing the development density of the land to be less dense than was allowed under its previous usage.
- 2. By reducing the permitted uses of the land that are specified in a zoning ordinance or land development regulation to fewer uses than were allowed under its previous usage.

If requesting to rezone property to a conditional district, the rezoning application must be signed by all owners of the property to be included in the district. For purposes of the application only (not the zoning conditions), the City will accept signatures on behalf of the property owner from the following:

- 1. the property owner;
- 2. an attorney acting on behalf of the property owner with an executed power of attorney; or
- 3. a person authorized to act on behalf of the property owner with an executed owner's affidavit.

An owner's can grant power of attorney. This must be made under oath, properly notarized and, at a minimum, include the following information:

- The property owner's name and, if applicable, the property owner's title and organization name.
- The address, PIN and Deed Book/Page Number of the property.
- A statement that the person listed as the property owner is the legal owner of the property described.
- The name of the person authorized to act on behalf of the property owner as the applicant. If applicable, the authorized person's title and organization name.
- A statement that the property owner, as legal owner of the described property, hereby gives authorization and permission to the authorized person, to submit to the City of Raleigh an application to rezone the described property.
- A statement that the property owner understands and acknowledges that zoning conditions must be signed, approved and consented to by the property owner.
- The property owner's signature and the date the property owner signed the affidavit.

If requesting to rezone property to a general use district that is not a down-zoning, the rezoning application may be signed, for the purpose of initiating the request, by property owners or third-party applicants.

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NOTIFICATION LETTER TEMPLATE

Date:

Re: Potential (REZONING/TEXT CHANGE TO ZONING CONDITIONS) of (SITE LOCATION)

Neighboring Property Owners and Tenants:

You are invited to attend a neighborhood meeting on (MEETING DATE and TIME). The meeting will be held at (MEETING LOCATION, INCLUDING ADDRESS) and will begin at (TIME).

The purpose of this meeting is to discuss a potential rezoning of the property located at (SITE ADDRESS AND NEARBY LANDMARKS). This site is currently zoned (CURRENT ZONING DISTRICT) and is proposed to be rezoned to (PROPOSED ZONING DISTRICT). (ANY OTHER RELEVANT DETAILS OF THE REQUEST.)

Prior to the submittal of any rezoning application, the City of Raleigh requires that a neighborhood meeting be held for all property owners and tenants within 500 feet of the area requested for rezoning.

Information about the rezoning process is available online; visit www.raleighnc.gov and search for "Rezoning Process." If you have further questions about the rezoning process, please contact Raleigh Planning & Development at 919-996-2682 (option 2) or rezoning@raleighnc.gov.

If you have any concerns or questions about this potential rezoning I (WE) can be reached at: (NAME)

(CONTACT INFO)

Sincerely,

Date: 02/24/2025

Re: Potential REZONING of 6100 Creedmoor Road, Raleigh, NC 27612

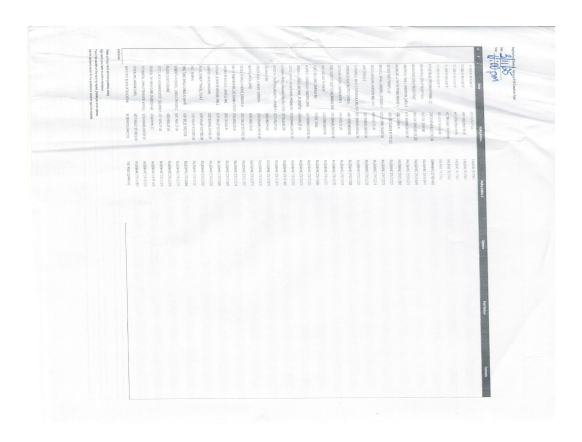
Neighboring Property Owners and Tenants:

You are invited to attend a neighborhood meeting on March 11th, 2025. The meeting will be held at Baptist Grove Missionary Baptist Church, located at 7109 Leesville Road, Raleigh, NC 27613 and will begin at 6:00PM. The purpose of this meeting is to discuss a potential rezoning of the property located at 6100 Creedmoor Rd, Raleigh, NC 27612. Property starred () below.

This site is currently zoned R-4 and is proposed to be rezoned to OX-5, for the development of a mixed-use facility that will provide a combination of commercial office and residential space.

Prior to the submittal of any rezoning application, the City of Raleigh requires that a neighborhood meeting be held for all property owners and tenants within 500 feet of the area requested for rezoning. Information about the rezoning process is available online; visit www.raleighnc.gov and search for "Rezoning Process." If you have further questions about the rezoning process, please contact: Metra Sheshbaradaran, MCRP at (919) 996-2682, or .

If you have any concerns or questions about this potential rezoning, I can be reached: James G. Grissom, 3P3 Inc. at (984) 220-0038, or .



ATTENDANCE ROSTER	
NAME	ADDRESS



2636 Quarry Ridge Lane Raleigh, NC 27610

LETTER OF CONSTAT

I, Matte M. Grissom, as the lawful owner of the property located at 6100 Creedmoor Road, Raleigh, NC, hereby authorize James G. Grissom, Principal Consultant and Owner of 3P3 Inc., to act on my behalf and complete the rezoning process for the aforementioned property. This authorization includes, but is not limited to, the submission of applications, coordination with city officials, and any required communications or documentation necessary to facilitate the rezoning request.

Legal Protections & Acknowledgements:

- 1 acknowledge and affirm that by granting this authorization, James G. Grissom and 3P3 Inc. have the right to represent me in matters related to the rezoning process, including filing applications, signing documents, and attending meetings or hearings as required.
- 1 understand that I retain ultimate authority over any decisions made in connection with the rezoning request and that any decisions that require my approval will be communicated directly to me.
- 3P3 Inc. and its representatives, including James G. Grissom, will act in accordance with all applicable laws, regulations, and policies to ensure the protection of my interests throughout the process.
- This authorization is granted with the understanding that 3P3 Inc. will act in good faith and in my best interests in relation to the rezoning request. However, 3P3 Inc. is not responsible for any unforescen delays or changes in the zoning process initiated by city officials or other third parties.

Signature of Property Owner:

 $\frac{7 \text{ Mattie Mae II. Grissom}}{4 / 29 / 2075}$