Sponsors: Commissioner Powell Commissioner Stewart Second Reading: February 13, 2023
Publication Date: February 23, 2023

# **ORDINANCE NO. 2023-010**

# AN ORDINANCE REZONING APPROXIMATELY 16.003 ACRES ON HWY. 100 FROM R-2 (TOWNHOUSE DWELLING UNITS) TO R-4 (MULTI-FAMILY/HIGH DENSITY RESIDENTIAL DISTRICT) AS REQUESTED BY FRANKLIN 49, LLC

WHEREAS, Franklin 49, LLC filed a petition to rezone approximately 16.003 acres from R-2 (Townhouse Dwelling Units) to R-4 (Multi-Family/High Density Residential), all parcels being located fronting Hwy. 100 in Franklin, Simpson County, Kentucky; and

WHEREAS, Franklin 49, LLC desires to rezone the aforementioned property to make the property more productive for the community, and these changes are appropriate and consistent with the use of this property and surrounding properties; and

WHEREAS, a public hearing was held on October 18, 2022, after due public notice, in the manner provided by law; and

WHEREAS, the Planning & Zoning Commission unanimously recommended the granting of said zone changes as they are in agreement with the community's comprehensive plan;

NOW, THEREFORE, BE IT ORDAINED by the Board of Commissioners of the City of Franklin, Kentucky as follows:

The approximately 16.003 acres of which a zone change is requested from R-2 (Townhouse Dwelling Units) to R-4 (Multi-Family/High Density Residential), with all parcels being located fronting Hwy. 100 in Franklin, Simpson County, Kentucky, are granted the zone changes in accordance with this paragraph, with the property further described in the attached Exhibit 1. All Exhibits are incorporated herein as if the descriptions are set forth in full herein.

If any section, subsection, sentence, clause, phrase, or portion of this ordinance is for any reason held invalid or unconstitutional by any Court of competent jurisdiction, such portion shall be deemed a separate, distinct, and independent provision, and such holdings shall not affect the validity of the remaining portions of Ordinance.

All ordinances or parts of conflict, hereby repealed.	ordinances in conf	flict herewith, are, to	the extent of such
January 23, 2	023	FIRST READING	3
February 13,	2023	SECOND READ	ING
At a meeting of the City Com 13, 2023, on motion made by Com Commissioner	missioner	y of Franklin, Kentuck Lewart going ordinance was	_ and seconded by

LARRY DIXON, MAYOR

<u>√es</u> JAMIE POWELL

Ves DALE MCCREARY

<u>√es</u> wendell stewart

<u>Ves</u> HERBERT WILLIAMS

APPROVED BY:

Larry Dixon, Mayor

Larry Dixon, Mayor

ATTEST:

Cathy Dillard, City Clerk

# **EXHIBIT 1**

## Tract 1 R-4 Zone Boundary (7.744 acres)

Being a certain parcel of land located 4 miles east of Franklin, KY on the west side of Grace Road approximately 0.15 miles south from Kentucky Highway #100 and being further described as follows:

Unless stated otherwise, any monument referred to as an iron pin and cap is a 5/8-inch by 18-inch rebar with an orange plastic cap stamped "C. KENNER PLS 4120." All bearings contained herein are referenced to Geodetic North based upon GPS observation using a VRS network of KY CORS stations. Distances shown are ground distances based upon NAD83 and Geoid 18US in Kentucky Single Zone state plane coordinate system with a project scale factor of 0.9999200230 at the following grid origin coordinates: N=3419347.329, E=4699708.129, Elevation=722.957

Beginning at an iron pin and cap (set) in the west right-of-way line of Grace Road (30' R/W – Minor Plat Book 1 Page 22), southeast corner to Cornerstone Baptist Church (Deed Book 340 Page 676); thence along the west right-of-way line of Grace Road the following two (2) calls: South 07° 44' 31" West 538.75 feet to a point; thence South 08° 13' 10" West 183.39 feet to a point; thence along new lines the following four (4) calls: North 82° 03' 35" West 521.74 feet to a point; thence North 07° 56' 25" East 596.72 feet to a point; thence South 82° 03' 35" East 315.02 feet to a point; thence North 07° 57' 59" East 125.51 feet to an iron pin and cap (set), southwest corner to Cornerstone Baptist Church (Deed Book 340 Page 676); thence along the south line of Cornerstone Baptist Church South 82° 02' 01" East 205.69 feet to the Point of Beginning; containing 337,322 sq. ft. or 7.744 acres more or less, according to a field survey completed on December 9, 2021 conducted by Kenner Randolph Engineering & Surveying under the direction of Chris R. Kenner, "PLS 4120".

## Tract 2 R-4 Zone Boundary (8.289 acres)

Being a certain parcel of land located 4 miles east of Franklin, KY approximately 700 feet off the south side of Kentucky Highway #100 and approximately 600 feet off the west side of Grace Road and being further described as follows:

Unless stated otherwise, any monument referred to as an iron pin and cap is a 5/8-inch by 18-inch rebar with an orange plastic cap stamped "C. KENNER PLS 4120." All bearings contained herein are referenced to Geodetic North based upon GPS observation using a VRS network of KY CORS stations. Distances shown are ground distances based upon NAD83 and Geoid 18US in Kentucky Single Zone state plane coordinate system with a project scale factor of 0.9999200230 at the following grid origin coordinates: N=3419347.329, E=4699708.129, Elevation=722.957

Beginning at a 5/8-inch rebar and cap (found) PLS #3290, northeastern corner to Josh Raines (Deed Book 351 Page 84, Plat Cabinet 6 Page 19) and southwest corner to Doug Murray (Deed Book 233 Page 651); thence along the south line of Doug Murray South 81° 07' 04" East 288.95 feet to an iron pin and cap (set); thence along new lines the following three calls: South 82° 03' 35" East 315.02 feet to a point; thence South 07° 56' 25" West 596.72 feet to a point; thence North 82° 03' 35" West 603.94 feet to a point in the east line of Josh Raines (Deed Book 346 Page 582, Plat Cabinet 6 Page 8); thence along the east line of Josh Raines North 07° 56' 25" East 601.47 feet to the Point of Beginning; containing 361,066 sq. ft. or 8.289 acres more or less, according to a field survey completed on December 9, 2021 conducted by Kenner Randolph Engineering & Surveying under the direction of Chris R. Kenner, "PLS 4120".

Being a portion of the same property conveyed to Franklin 49, LLC, a Mississippi limited liability company, by Louise Summers, an unremarried widow, and James Erven Summers and John Howard Summers, Co-Trustees of the L.L. Summers Testamentary Trust; and Gary Lain Summers, Trustee of the Gary Lain Summers Revocable Trust, by deed dated March 9, 2022, of record in Deed Book 363, Page 477, Office of the Simpson County Clerk.

# FINDINGS OF FACT AND CONCLUSIONS OF LAW AND APPROVAL AND RECOMMENDATION OF ZONE CHANGE BY FRANKLIN-SIMPSON COUNTY PLANNING & ZONING COMMISSION

This matter came before the Franklin-Simpson County Planning & Zoning Commission on October 18, 2022, on the petition of Franklin 49, LLC, a Mississippi limited liability company, requesting a zone change of approximately 16.003 acres of property fronting Highway 100 (Scottsville Road) from R-2 (Townhouse Dwelling Units) to R-4 (Multi-Family/High Density Residential District), said property further described as follows:

# R-4 Zone Boundary (7.744 acres)

Being a certain parcel of land located 4 miles east of Franklin, KY on the west side of Grace Road approximately 0.15 miles south from Kentucky Highway #100 and being further described as follows:

Unless stated otherwise, any monument referred to as an iron pin and cap is a 5/8-inch by 18-inch rebar with an orange plastic cap stamped "C. KENNER PLS 4120." All bearings contained herein are referenced to Geodetic North based upon GPS observation using a VRS network of KY CORS stations. Distances shown are ground distances based upon NAD83 and Geoid 18US in Kentucky Single Zone state plane coordinate system with a project scale factor of 0.9999200230 at the following grid origin coordinates: N=3419347.329, E=4699708.129, Elevation=722.957

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# R-4 Zone Boundary (8.289 acres)

Being a certain parcel of land located 4 miles east of Franklin, KY approximately 700 feet off the south side of Kentucky Highway #100 and approximately 600 feet off the west side of Grace Road and being further described as follows:

Unless stated otherwise, any monument referred to as an iron pin and cap is a 5/8-inch by 18-inch rebar with an orange plastic cap stamped "C. KENNER PLS 4120." All bearings contained herein are referenced to Geodetic North based upon GPS observation using a VRS network of KY CORS stations. Distances shown are ground distances based upon NAD83 and Geoid 18US in Kentucky Single Zone state plane coordinate system with a project scale factor of 0.9999200230 at the following grid origin coordinates: N=3419347.329, E=4699708.129, Elevation=722.957

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Being a portion of the same property conveyed to Franklin 49, LLC, a Mississippi limited liability company, by Louise Summers, an unremarried widow, and James Erven Summers and John Howard Summers, Co-Trustees of the L.L. Summers Testamentary Trust; and Gary Lain Summers, Trustee of the Gary Lain Summers Revocable Trust, by deed dated March 9, 2022, of record in Deed Book 363, Page 477, Office of the Simpson County Clerk.

It was reported to the Commission that Franklin 49, LLC desired to rezone said property consistent with the Comprehensive Plan and due to the need for continued residential development in the area. The Petitioners were represented by Hon. Amanda L. East. The Commission heard statements of counsel and the testimony of Scott Randolph of Kenner Randolph Engineering and Surveying, Charlie Hill of AGRI Realty, Inc., and George Mears of Legacy Financial Group, LP. After considering the testimony, conceptual development plan, and statements of counsel, the following Findings of Fact and Conclusions of Law were adopted by the Franklin-Simpson County Planning & Zoning Commission:

- 1. The map amendment sought is in agreement with the community's Comprehensive Plan because the Comprehensive Plan contemplates the growth of residential land use and the need for future residential development. The Comprehensive Plan identifies Kentucky 100 and the area around the I-65 interchange as an area where significant future growth will be located. The Comprehensive Plan identifies this area as a gateway corridor for the community and contemplates that it should be designed and developed in a manner that promotes a positive introduction to Franklin. The Comprehensive Plan identifies one of its goals as encouraging the development of a diversified supply of safe, decent, affordable, and standard housing.
- 2. The original zoning classification given to the property was inappropriate or improper because of the need for the additional residential density permitted by R-4 (Multi-Family/High Density Residential District) and because residences of this nature are typically built on higher density lots. Amending the zoning classification from R-2 (Townhouse Dwelling Units) to R-4 (Multi-Family/High Density Residential District) will be consistent and bring it into conformity with the Comprehensive Plan.
- 3. There have been major changes of an economic, physical, or social nature within the area which were not anticipated in the community's Comprehensive Plan and which have substantially altered the basic character of such area. There have been physical changes in the area. Recent changes in this area include, without limitation, the Hunt Ford development, the redesign of Kentucky 100, the construction of Garvin Pointe Apartments, the rezoning of adjoining property to residential, and the continued expansion of the industrial parks. There have been social and economic changes including, but not limited to, the expansion of Franklin-Simpson population and an increased demand for diversified housing.

4. The applicants have complied with all procedural prerequisites including the proper filing of the request for a zone change, and payment of all necessary expenses.

Based upon the foregoing specific Findings of Fact and Conclusions of Law, the Commission recommends to the City of Franklin, that the zone change for the property described herein from R-2 (Townhouse Dwelling Units) to R-4 (Multi-Family/High Density Residential District) be granted.

Approved and recommended for zoning change, this the \_\_\_\_\_ day of October, 2022.

day of October, 202

Ora No 2023-010

### **Minutes**

Franklin-Simpson Planning & Zoning Commission Tuesday, October 18, 2022, 6:30 pm. City Commission Meeting Room 117 West Cedar Street, Franklin, KY.

Members in Attendance: Madam Chair Debbie Thornton, Kent Wilson, Derrick Kepley, John Mayeur, Gary Sliger and George Weissinger.

Members Absent: Craig Mylor and Chad Konow

Others Present: Carter Munday, Emily Flora, Robert Link, April Pearson, James Adams, Ray Spears, Scott Randolph, Chris Klotter, George Mears, Charlie Hill, Amanda East, Jessica Scott, Dalton Scott and Ricky Kepley.

Madam Chair Debbie Thornton called the meeting to order at 6:30 p.m. Gary Sliger opened with prayer.

A motion was made by Gary Sliger and seconded by George Weissinger to approve the October 4<sup>th</sup> meeting minutes. All members voted in favor of the motion.

Ray Spears presented the board with a **Preliminary Development Plan** for 10 extra RV spaces in the Forrest Park RV Park located at 834 N Main Street.

Jim Adams stated that there would be no construction on the property, they were only requesting a change of use for those 10 lots. This change of use would be to convert the current mobile home spaces to use for an RV. Mr. Adams added that a conditional use permit for these 10 lots were granted Derrick Kepley inquired if the RV spots were to be for long term use. Mr. Adams stated that the current state statute says that an RV cannot be parked in one location for more than 60 days, so that would be the maximum amount of time that an RV would be allowed in one of those spots. Carter Munday stated that the only issue that he saw with the project was that the zoning regulations state that there is to be a screen along adjoining B2 and I2 properties. Mr. Spears stated that there is currently a fence there that is 6ft tall and borders along the B-2 property but ends at the beginning of the I-2 property. He also added that when Stark Truss opened, they installed a chain link fence around the section of the property that adjoins them. Bob Link stated that they could install a mesh cover to make it more private and comply with the requirements of the zone. Mr. Adams stated that they would meet with the Truss company and work something out about the fencing.

A motion was made by Gary Sliger and seconded by Derrick Kepley to approve the preliminary and final development plan for 10 extra RV spaces in the Forrest Park RV Park located at 834 N Main Street, with the condition that the fencing is altered to be non-see through. All members voted in favor of the motion.

A motion was made by Gary Sliger and seconded by Kent Wilson to exit the regular business meeting and enter the public hearing. All members voted in favor of the motion.

## PUBLIC HEARING

NOTE: SEE ATTACHED TRANSCRIPT FOR DETAILED DISCUSSION, QUESTIONS & COMMENTS.

Amanda East, attorney representing Franklin 49, LLC, presented the board with a request for a zone change from R-2 (Townhomes) to R-4 (Multi-Family) for an approximately 16.003-acre parcel located southside of Hwy-100 and westside of Grace Road.

Derrick Kepley recused himself as he had interest in property across the street from this development.

Ms. East stated that the client requested that the two zone change requests on the agenda be heard together since they were for phase I and phase II of the same project and the testimony would overlap. Madam Chair Debbie Thornton agreed to hear both zone change requests at the same time, as long as there were separate findings of facts and conclusions of law for the two.

Amanda East, attorney representing Joel & Hilda Cook, also presented the board with a request for zone changes I-2 (Heavy Industrial) to R-1S (Single Family Small Lot) for an approximately 18.5-acre parcel and (b) from I-2 (Heavy Industrial) to R-4 (Multi-Family) for an approximately 8.8-acre parcel located next to 705 Grace Road.

Ms. East stated that phase I of the Arrington Downs project encompasses the former Summers Property and that Franklin 49, LLC was requesting 16.003-acres of it be rezoned from R-2 to R-4. She also stated that phase II of the project encompassed the property that Joel & Hilda Cook currently own that was being requested to be rezoned from I-2 to R-1S and I-2 to R-4.

Kenton Powell, City Manager of Franklin, was sworn in, and Ms. East proceeded with testimony. Mr. Powell stated that the City Commission was supportive of the new addition of phase II and that it aligned with the growth pattern that they wanted to see.

Scott Randolph, engineer for the project, was sworn in, and Ms. East proceeded with testimony. Mr. Randolph stated that for phase I, none of the design elements had changed, they were simply requesting the rezone of R-2 to R-4 in order to comply with the density requirements. He added that for phase II there would be R-1S lots connecting to the R-1S lots in phase 1, with R-4 apartments located behind them. He also stated that there was a sanitary sewer lift station that was installed for phase I, that would be big enough to support phase II as well. He added that the believed that the proposed rezones would be appropriate because of the recent growth seen in the area. Kent Wilson expressed concern that there was no privacy buffer between the R-1S and R-4 zones in phase II. Mr. Randolph stated that they would be willing to install some sort of fence if the board requested it. Madam Chair Debbie Thornton inquired about the stormwater runoff for the site. Mr. Randolph stated that there were a couple of drainage areas in phase II that needed to be looked at but that overall, it was a very buildable area.

Charlie Hill, real estate agent, was sworn in, and Ms. East proceeded with testimony. Mr. Hill stated that he was involved with the purchase of the property for phase I and phase II, and that during the process, Mr. Mears was consistent, and followed through with what he said. He also added that the number of residences for phase I was not changing, and that the zone change request was only so that it could comply with the density requirements. He stated that phase II was a desirable concept that would help ease the apartment shortage in Franklin.

George Mears, owner and developer of the property, was sworn in, and Ms. East proceeded with testimony. Mr. Mears stated that in phase I, nothing in the design had changed, and that they had noticed that it did not comply with the density or setback requirements for the original zone, and therefore they were requested a rezone to R-4. He also stated that phase II would be a continuation of phase I with 82 R-1S lots, and 136 upscale apartments. He added that there would a splash pad and pickleball court amenities installed to appeal to residents. He stated that the property would be managed by Gertner, a company based out of Nashville, and that a block wall with landscaping would be installed between the R-4 and R-1S sections of phase II, since the R-4 apartments were to be designated as a gated community.

Jessica Scott, adjoining property owner, inquired if the expansion of Grace Road would cut into their property or not. Chris Kenner, surveyor, stated that the dedicated space for the new road would come from Mr. Mears property. Ms. Scott also stated that the fiber internet cable had been installed on Mr. Mears' side of the road. Scott Randolph stated that since they would be staying close to the existing grade, and not digging down much further, that the fiber cable shouldn't be disturbed. Mr. Mears added that if the fiber company had put the fiber in the right of way, that they would be obligated to move it.

A motion was made by Kent Wilson and seconded by John Mayeur to approve the requested zone change from R-2 (Townhomes) to R-4 (Multi-Family) for an approximately 16.003-acre parcel located southside of Hwy-100 and westside of Grace Road. All members voted in favor of the motion.

A motion was made by Gary Sliger and seconded by John Mayeur to approve the requested zone changes (a) from I-2 (Heavy Industrial) to R-1S (Single Family Small Lot) for an approximately 18.5-acre parcel and (b) from I-2 (Heavy Industrial) to R-4 (Multi-Family) for an approximately 8.8-acre parcel located next to 705 Grace Road. All members voted in favor of the motion.

A motion was made by Gary Sliger and seconded by George Weissinger to exit the public hearing. All members voted in favor of the motion.

Derrick Kepley rejoined the meeting.

Carter Munday presented the board with proposed R-1S-HA regulations. He stated that the Housing Authority of Franklin had acquired property along Orange Street that they wanted to create a subdivision of  $5500^2$  ft homes that could ease people into home ownership. He also added that if these regulations were to be passed, it would be restricted to only the Housing Authority at this time, and not available to the public to develop until after this project was underway. He requested that the board schedule a public hearing for this text amendment for

November 15<sup>th</sup>. A motion was made by Gary Sliger and seconded by Derrick Kepley to schedule the public hearing for a text amendment to R-1S-HA regulations on November 15<sup>th</sup>. All members voted in favor of the motion.

Madam Chair Debbie Thornton adjourned the meeting at 8:16 pm.

Respectfully Submitted:

Emily Flora, Administrative Assistant

Debbie Thornton, Madam Chair

FRANKLIN-SIMPSON PLANNING & ZONING COMMISSION

#### PUBLIC HEARING

FRANKLIN 49, L.L.C., TO REQUEST A ZONE CHANGE FROM R-2 (TOWNHOMES) TO R-4 (MULTIFAMILY) FOR AN APPROXIMATELY 15.10-ACRE PARCEL LOCATED SOUTH SIDE OF HWY-100 AND WEST SIDE OF GRACE ROAD

Ord No 2023-001 00

JOEL & HILDA COOK TO REQUEST ZONE CHANGES AS FOLLOWS: (A) FROM I-2 (HEAVY INDUSTRY) TO R-1S (SINGLE FAMILY SMALL LOT) FOR AN APPROXIMATELY 18.5-ACRE PARCEL and (B) FROM I-2 (HEAVY INDUSTRY) TO R-4 (MULTIFAMILY)FOR AN APPROXIMATELY 8.8-ACRE PARCEL LOCATED NEXT TO 705 GRACE ROAD

> \*\*\* OCTOBER 18, 2022

\*\*\*

APRIL PEARSON, C.C.R.

REPORTER

PEARSON COURT REPORTING P. O. BOX 5 BOWLING GREEN, KY 42102-0005 (270)781-7730 april@pearsonreporting.com

> PEARSON COURT REPORTING (270) 781-7730

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a public hearing.

The public hearing of Franklin-Simpson Planning and Zoning, taken pursuant to Notice, in the City Commission Meeting Room, City Hall, 117 West Cedar Street, Franklin, Simpson County, Kentucky, 42135, on Tuesday, October 18, 2022, at 6:52 p.m. (Central Time), upon oral examination and to be used in accordance with the Kentucky Rules of Civil Procedure.

#### APPEARANCES

For the Petitioners:

Ms. Amanda East Crocker and Crocker Attorneys at Law 126 West Kentucky Avenue Franklin, Kentucky 42134

For the Commission:

Mr. Robert Young Link Attorney at Law 205 West Kentucky Avenue Franklin, Kentucky 42134

Commission Members Present:

Ms. Debbie Thornton, Chairperson Mr. John Mayeur

Mr. George Weissinger Mr. Gary Sliger Mr. Kent Wilson Mr. Derrick Kepley

Also present:

Ms. Emily Flora Mr. Carter Munday

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PEARSON COURT REPORTING (270) 781-7730

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EXAMINATION

BY MS. EAST:

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EXHIBIT 2 PAGE 51 Letter From Dennis Griffin

Findings of Fact and Conclusions of Law for Franklin 49, L.L.C. EXHIBIT 3 PAGE 69

EXHIBIT 4 PAGE 69 Findings of Fact and Conclusions

of Law for Cook

PEARSON COURT REPORTING (270) 781-7730

MADAM CHAIRPERSON: Now, we are entering

With this public hearing, I want you all to know that it is not personal. We never want to take things as personal. We don't want to say things that could be unkind against our neighbors.

We're here to do business. We have rules and regulations to go by. And we're glad that you are all here. And those of you that want to be heard, will certainly be heard. That's why we have public hearings.

So welcome. And let's get started.

Okay. I think we're going to jump in first to Franklin 49, L.L.C., is here to request a zone change from R-2, Townhomes, to R-4, Multifamily, for approximately a 15.10-acre parcel located south side of 100 and west side of Grace Road.

MS. EAST: And Madam Chairwoman, if it pleases the board, these are really co-applications for the Franklin 49 property, which was formally the Summers property, as well as the application for the Joe Cook property, that's directly behind it, where there's a rezone requested for. They're all part of the Arrington Downs development, and there's going to be a significant overlap in the proof.

25

So just trying to be mindful of your all's time, we would request that both applications be considered based on the same testimony given the overlap and, then, that there just be a separate vote as to the findings on whether or not to recommend approval.

MR. LINK: That's fine with me; however,
Mr. Kepley is going to have to withdraw because he's -
MR. KEPLEY: I have to withdraw from the first one.

MR. LINK: So he'd have to withdraw from

MADAM CHAIRPERSON: So then he has to withdraw from both, because, essentially, it's the same Findings of Fact.

 $\label{eq:ms.east:} \textbf{MS. EAST:} \quad \textbf{Okay.} \quad \textbf{Let me discuss that}$  with my --

MR. LINK: But we have a quorum without him.

MS. EAST: All right. Let me discuss it with my client and make sure that's okay with him.

MR. KEPLEY: I -- I have interest in the property across the road from the first one.

MADAM CHAIRPERSON: He's got an interest.

So --

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both.

MS. EAST: I see. With that -- well --

#### PEARSON COURT REPORTING (270) 781-7730

1 MR. MAYEUR: He can come back. 2 MADAM CHAIRPERSON: We just have a public hearing and --3 MR. LINK: These two things. 5 MADAM CHAIRPERSON: -- these two things. MR. MUNDAY: Well, I -- I've got -- I've 6 got something he'll need to see. 7 MADAM CHAIRPERSON: Oh, you have -- we need you to stay, then. I'm sorry. You can sit down. 10 (Off the record) 11 MS. EAST: We understand that Mr. Kepley feels that he needs to abstain from his involvement. We 12 13 would be okay with him continuing to participate, but 14 understand and respect if he needs to abstain this 15 evening. 16 MADAM CHAIRPERSON: Yes. Well, he -- he 17 cannot vote. 18 MS. EAST: Okay. 19 MADAM CHAIRPERSON: We cannot allow him to vote. I -- I -- I don't think that's what we need to 20 21 do. 22 MS. EAST: All right. 23 MADAM CHAIRPERSON: But thank you. MS. EAST: So with that said, we'll go 24

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                     MR. LINK: I think he's got some --
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                     MR. MAYEUR: If we deny one, they both
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      get denied, and you can't bring either one back for two
      vears when --
 5
                     MR. LINK: Right.
 6
                     MR. MAYEUR: -- you run them together.
 7
                     MADAM CHAIRPERSON: Yeah. If one goes,
      then you can't come back for two years. So --
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                     MR. MUNDAY: Very good, John.
10
                     MS. EAST: So -- well, let --
                     MR. MAYEUR: It already happened.
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12
                     MS. EAST: We'll discuss that real quick
13
     and just make sure --
14
                     MADAM CHAIRPERSON: Discuss it.
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                    MS. EAST: -- and then having --
                    MADAM CHAIRPERSON: You -- counsel --
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17
                    And again, we don't have any discussion
18
     in here, except counsel is certainly able to discuss
19
     with their -- their --
20
                    MR. LINK: -- client.
21
                    MADAM CHAIRPERSON: -- clients. I was
22
     going to say customers.
23
                    Okav. Mr. Keplev. I'm sorry to say this.
24
     but see ya. You know, you got -- you got an early
25
     night.
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PEARSON COURT REPORTING (270) 781-7730

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1
      reasons.
 2
                     Thank you for your time this evening.
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                     MR. LINK: So are you combining the two?
                     MS. EAST: So we're going to combine the
 5
     proof for the two --
 6
                     MR. LINK: Okay.
                     MS. EAST: -- but we have separate
 8
      findings prepared --
 9
                     MR. LINK: Okav.
10
                     MS. EAST: -- for each one.
11
                     MADAM CHAIRPERSON: Right.
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                     MS. EAST: All right. There we go.
13
     Thank you.
14
                    MADAM CHAIRPERSON: Ms. East is here this
15
     evening representing Franklin 49, L.L.C., and, also, the
16
     Joel and Hilda Cook properties.
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                    MS. EAST: Thank you, Madam Chairwoman.
                     MADAM CHAIRPERSON: Thank you, Ms. East.
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                    MS. EAST: So both of these are
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     applications for what is referred to as the
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     Arrington Downs development that's located on
     Scottsville Road.
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                    The Franklin 49 property that we're
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     discussing tonight is about 16.003 acres. This runs
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     along the front of Highway 100 right there. This used
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ahead and begin our presentation for those other

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to be the Summers property. It was purchased earlier this year by Franklin 49.

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And then the other piece of property is behind this one. It's the Joe David Cook property. And it consists of about 27.349 acres.

With regards to the Summers property, this is what we would refer to as phase one of the Arrington development.

 $\label{eq:This is actually phase two.} \ \ I \ think \ the$  next one would be phase one.

MR. MUNDAY: The next one?

MS. EAST: There should be a -- an additional slide after that one. If not, I've got copies for everyone that would show --

MR. MUNDAY: Conceptual?

MS. EAST: Yes. I think that's the one we're looking for. Yes.

So this is phase one of the Arrington Downs. Again, this was formally the Summers property. And we were previously here on this to do a mixed development that consisted of B-4, Commercial, along the front, as well as residential consisting of R-1S and R-2.

And then we had some back and forth discussions when we were going through this rezone

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developer for it.

Shifting to the Cook property, which is that first slide that we were looking at, this property was annexed into the city. It's the one that's outlined in red. It was annexed into the city this summer, as well as a portion of Grace Road that basically runs all the way from 100 back and then along to the Cook property itself.

And again, this is phase two of the Arrington Downs development. It is currently I-2, which would allow for heavy industrial. And -- and rather than see heavy industrial go in there in the future, given the growth that has occurred in that area and the rezone that we did earlier this year, the proposed rezone request is for R-1S, which is that first section that you're seeing, and then at the very back of the Cook property, would be for R-4, which would be for apartments.

And we believe that it would be appropriate to do that, specifically with regards to the apartments, given the current shortage that there is for apartments in Franklin, and then with regards to the R-1S, given that growing need for single-family dwellings in Franklin. And then in support of that rezone, we have with us tonight our City Manager, Kenton

process with regards to the R-2 -- if it was going to be more appropriate to do R-2 or if it was going to be more appropriate to do R-4.

And of course, it was the first time that we were putting in a development like this in Franklin, so we were all flying a little blind and trying to do the best we could with the information that we had. And so at that time, we requested that a portion be rezoned as R-2.

And then based on additional inquiry and discussions with planning and zoning, as well as with the planning and zoning attorney, we determined that that portion, that sixteen-ish acres of R-2, really needed to be zoned R-4 at that time and would request that it be just modified in that respect this evening. The basis for that being that the R-4 designation allows for a higher residential density, which is really just better suited for that type of development.

And then the witnesses that we will have this evening speaking in support of that rezone are Scott Randolph with Kenner Randolph Engineering. We also have Chris Kenner present with us this evening. We also will have Charlie Hill with AGRI Realty speaking in support and then George Meers who is wearing two hats tonight, as of the owner of this property and the

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Powell, and then as well as Scott Randolph, Charlie Hill, and Mr. Meers.

And we believe that the testimony with regards to both of these will show that the current zone, being R-2 for the Summers property and I-2 for the Cook property, was improper and that the proposed reasons that we have on the floor tonight -- again, just that modification on the Summers property from R-2 to R-4 and then the rezone from I-2 to R-1S to R-4 for the Cook property conforms with the Comprehensive Plan and that there have been changes in the area where it would be consistent to have those rezones.

And with that said, we'll go ahead and call our first witness.

MADAM CHAIRPERSON: I just have one question before we begin.

And I need to address this to Carter.

MS. EAST: Yes, ma'am.

MADAM CHAIRPERSON: Carter, is there anything in our rules and reg's that there needs to be a -- there needs to be a time lapse between rezoning?

MR. MUNDAY: No.

MADAM CHAIRPERSON: Thank you. I knew that, you know, if you have a turn down, it's two years.

MS. EAST: Yes. ma'am.

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1 MADAM CHAIRPERSON: So I just wanted to 2 make sure there was nothing that held us back on that. 3 Thank you. 4 MS. EAST: Thank you. 5 We'd like to go ahead and call the City 6 Manager, Kenton Powell, please, MADAM CHAIRPERSON: Sure. 8 Mr. Powell, come on forward. 9 (Off the record) 10 ... 11 12 KENTON POWELL, being first duly sworn, 13 gave the following answers in response to questions 14 propounded to him: 15 EXAMINATION BY MS. EAST: 16 17 And then could you, please, state your Q. 18 name again for the audience? 19 Α. Kenton Powell. Thank you. 20 ٥. 21 And what is your role at the City? A. City manager. 23 And how long have you held that position? 24 Α. Eleven vears. 25 ٥. And tonight, you've been asked to testify

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Have you ever played pickleball?

MADAM CHAIRPERSON: I hear it's fun.

A. Oh, it -- I love it.

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So it -- it's something that was really unique in, kindly, it captured the -- when you're saying that, you're -- you're really looking at the -- the clientele and stuff like that.

So the commission feels that you're looking at the data, you're looking at what brings people in and -- and the what kind of people will be staying there and using that area. So the commission kind of designated me as the spokeperson (sic) to come here to say -- to, you know -- they supported this project.

Q. And with the amenities that you're talking about, that's in connection with the apartments --

A. Yes.

Q. -- I suppose?

A. That's correct.

 $\ensuremath{\mathbf{Q}}.$  And then with regards to the R-1S, is the City also --

A. Yes, ma'am.

Q. -- in support of that?

And do you believe that this project is

only with regards to the  $\operatorname{--}$  the Cook property with that proposed R-1S and R-4.

Could you tell a little bit about the City's involvement with that project, starting with the annexation?

A. Yes. A previous meeting -- I guess it's been a long process, but both times that George Meers and -- and counsel has met with the city commission kind of explored the plans and -- and what their future is. And at all times, the commission has been very supportive in the process being it's by Exit 6 and in obviously changing that to more of a multipurpose as far as business, residential, and, also, multipurpose.

And then just recently, your all's last visit -- I guess it was October the 10th that we --

Q. That sounds about right.

 $\label{eq:A.Yeah--in looking at in changing that} % A.\qquad Yeah -- in looking at in changing that zone to I-2 to something that was more useful. % A.Y. The something that was more useful as the something that was more useful. % A.Y. The something that was more useful as the something that was more useful$ 

In -- in the very back, I think, is uniquely and --

A. -- is that I've heard that some of the accessories he's talking about; a splash pad, pickleball. So that was something --

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consistent with that continued development and residential growth we're seeing in Franklin?

A. Yes. That's consistent with the commission's thoughts.

Q. And then you discussed your -- your interactions and dealings with -- with Mr. Meers.

And -- and could you tell the board what that has been like so far?

A. We've had a lot of discussions; although, not as much as Carter, but it's been very -- basically, if there's any concern one way or the other.

As far as opportunities or whatever,
George has been very compliant to -- to work the best
solution. So I always feels comfortable with -especially with this expansion of this complex with
George and his -- his -- I know he's got several things
going on, but just the demeanor about going through and
conducting business very professionally and getting
things done. So --

MS. EAST: We would have no further questions of this witness, and would open it up to the board at this time.

MADAM CHAIRPERSON: Anybody have any questions for Mr. Powell?

MS. EAST: Very good. Thank you, Mr.

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Powell --MR. POWELL: Thank you. 3 MS. EAST: -- for your assistance this evening. The next witness that we would like to call is Scott Randolph. 7 MADAM CHAIRPERSON: He's back. 8 Scott, it's your turn. Swear in. (Off the record) 9 10 ... ... 11 12 SCOTT RANDOLPH, being first duly sworn, 13 gave the following answers in response to questions 14 propounded to him: 15 EXAMINATION 16 BY MS. EAST: 17 Q. Could you, please, state your name for 18 the audience? 19 A. Scott Randolph. 20 ٥. And where are you currently employed and 21 work at? 22 Α. Pardon me? 23 Q. Where are you currently employed at? I work for Kenner Randolph Engineering 24 Α. 25 and Surveying.

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We're -- we're close to ready to come back to you guys for final. You know, so we're pretty much done with -- I think, with the final development plan for phase one.

- Q. And so the one piece that we need to address in this is that R-2 to R-4; can you tell me, is that right?
  - A. Correct.

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- Q. And then could you tell the court about your familiarity with the Cook property?
- A. Yep. The Cook property, we've been out doing some survey work for it and come up with a conceptual development plan to what's the zone change, so we've been on that property and talked to the owner extensively about having to tie it into the first phase.
- $\label{eq:Q.And did you all participate in that} \mbox{annexation that occurred this summer:}$ 
  - A. Yes.
- Q. And could you tell the board about your interactions with the -- with the owner of the Summers property and the developer for that?
- A. Yes. George, has -- he's been great to us as a client. So far, you know, the things that we've expressed concerns about, he's been very straight forward and forthcoming with his answers and has always

Q. And how long have you held that position?

A. I've been there for six and a half years.

(Whereupon 10/18/22 Exhibit 1 was duly received, marked for identification, and filed herewith as part hereof.)

Q. And how long have you been working in surveying and engineering?

A. I've been an engineer since 1992, so thirty years.

Q. And are you familiar with the Franklin community?

A. Very much; born and raised, and lived here. I lived in Henderson, Kentucky, worked in Evansville for a little -- for five years when I first got out of college, but other than that, I've lived in Franklin -- Simpson County.

Q. I'd like to start off first by talking about the phase one of the Arrington development, also known as the Summers property. Could you tell the board about your familiarity with this property?

A. Yeah. As you all know, we've been -we've -- we've been here, we've been working on this
project for a while. So phase one, you know, we came
and asked for the zone, the conceptual that we already
submitted for preliminary, and I have, within the last
couple weeks, submitted it to the City for their review.

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done what he said. If we need -- if he needed something, we would tell him whether or not we think it's good.

We had a very good communication back and forth, very easy to deal with and, so far, been a man of his word and somebody that I have enjoyed working with as a client.

Q. I'd like for you to walk us through -- it will be the second slide. It will be phase one of the rezone. This is what was formally the Summers property, where we're talking about that need to shift from --

MR. MUNDAY: This one here?

MS. EAST: The first one. Yeah.

Q. -- to shift from R-2 to R-4. And could you walk us through the design here?

It looks like we're looking at a -- a mixed residential use and would the -- where it was R-2, if it were to be approved for R-4, would that be located directly behind the commercial area?

A. That's right.

So you got the two kind of commercial lots that you see up front closest to Scottsville Road, and then the block on both sides of there. It would be a new road, basically, going through the middle. And you've got a block to the top side of that new road and

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a block to the bottom side of that new road. That's the R-2 current zone we would like to get switched to an R-4.

And then to the left of that, would be a single-family home that -- that we want to remain a single-family home.

- ο. And is the reason for that need to go to R-4 again to -- for that density that's available in
- That's correct. The drawing, as it's shown, is above the density allowance for an R-2, but below density requirements for an R-4.
  - ٥. I see.

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And do you believe it would be appropriate to have this sort of mixed residential use area?

- I do. I like the mixed, you know, from the very start of this project. It's a very interesting project with some business/commercial in the more visibility areas up front closer to Scottsville Road, then you've got a mix of single-family homes and townhomes, you know, in this area. So I think it's a -it's a good mixed use residential development with two residential areas.
  - ο. I'd like to shift to the Cook property,

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- ο. And then we've got the conceptual development plan up here for phase two. Could you just kind of walk us through what portion of this is R-1S and how it's laid out and then with the R-4?
- Yes. All right. So everything in red is the phase two portion. The part that Carter is motioning out, to the right would be R-1S, basically a continuation of.

To the right of that is the -- outside of the red -- the part in -- that's inside of the green and outside of the red, that's phase one area that we would need to rework a little bit if we get the phase two part, because, you know, obviously, right now, that road can't go through as is because it crosses over on Mr. Cook's property. So those lot's in our phase one plans that we have submitted don't look quite like that. So that green part would just kind of be changes to the phase one if we go on with phase two.

But everything in the red is the Cook property. So part of the red to the right would be R1-S that ties into the phase one R1-S area, and then the lefter (sic) -- the left part of the blocks in red would be the R-4 apartment area.

And could you show us where the entries will be off of Grace Road into these two developments?

which will be the second slide. This is Arrington Downs nhase two.

Would you characterize this as a continuation of the Arrington Downs development?

Yes. Well, we were -- you know, we were into the development of phase one a little bit and talking to George and he'd he kind of sit -- you know. with the phase one, the way it tied in at the southern end had some lots and stuff that would fit a little easier if he had this other property. And then George had started talking to Mr. Cook at that time.

So we knew part of the way through the initial design, you know, that he was looking at -trying to purchase some other property from Mr. Cook, and kind of came up with how we could tie that property into this existing phase one.

We did -- the phase one has a sanitary/sewer pump station at the southern end of it. Farthest away from Scottsville Road, there's -- the grade of it slopes downhill, so we had to put in a sanitary/sewer lift station. And we've even -- the way I have them submitted right now, that sanitary /sewer lift station is large enough to even handle the phase two portion. So we -- we knew we were hopeful that we would be able to develop phase two in the future.

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And is it okay to -- I quess, to go back here and point because --

I'm happy for you to and Madam Chairwoman ٥. isn't objecting, so we'll say ves.

Okay.

So you'd have an entrance here going into the R-4 apartments. You'd have an entrance here going into the R-1S. And then, this would be a new entrance that doesn't exist on the phase one R1-S. That would be an entrance into the R-1S; that entrance does exist already on phase one.

And with that, too, as we go through the design, you know, of course, like I say, we're not even to a preliminary on phase two. This is just conceptual for a zone change, but as we get a little deeper into the phase two design, you know, possibly we want to connect the two R-1S pieces together. Right now, the phase one R-1S doesn't connect directly to the phase two R-1S, except for inside -- the reason we'll rework the area.

We could put a road -- it came up. I'll talk to George more about this as we get into it. We could put a road that come -- came on into the phase one R-1S without getting on Grace Road. So, you know, we can work out some things like that during the process.

 $\label{eq:But right there, you would have two more entrances into the R-1S area and one entrance into the R-4 area off of Grace Road.}$ 

- Q. And then from phase two to phase one, you would have access from the R -- R-1S and R-4 to the R-1S in phase one, which would allow people to get to the commercial area up front, if they chose; correct?
  - A. Correct.
- Q. And do you -- are you aware of what this property, the Cook property, is currently zoned?
  - A. I-2

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- O. Yes. And that's for heavy industrial?
- A. Correct.
- Q. Do you believe it would be appropriate to rezone this property to R-1S and to R-4?
- A. I think so. With the current climate and just the residential demand that Franklin, Simpson County, seems to be having at the time, you know, I think there's -- there's some industrial complexes, industrial parks, that are designated, and to me, this would be a good fit for a residential area and meet a demand for residential.
- Q. With regards to the current zoning for the Summers property, is it accurate to say that, again, the reason for that modification has to do with that --

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is -- you know, made that a much better access point. You're right -- you're right at I-65, so you have people, even if they were working in Bowling Green or even in the Nashville area, you've got easy access on

So I think with the -- the demand for residential and the improvements that have happened on the Scottsville Road, Highway 100, in this area, that's makes this place a nice area to develop.

- Q. And when you discuss the industrial parks have expanded in the area, would the addition of residences help to support those industries?
- A. Yes. Right. The -- you know, the Henderson Industrial Park's right across the street. So theoretically, some of the people working here could go across the street to the Henderson Industrial Park, you've got the Tractor Supply warehouse that's right next door and, you know, a lot -- easy access to a lot of industrial -- gee, I guess you've got New Mather Metals and the tech center that are all right there together. So they would have good access to a -- a large percentage of places to work in Franklin, Simpson County.
- Q. And the proposed rezones, are those consistent with the Comprehensive replan -- Plan in that

the need for the additional residential density which makes the R-2 inappropriate?

A. Correct.

- Q. And then looking at the Cook property, again, where it's zoned I-2, that Heavy Industrial --
  - A. Yeah.
- Q. -- was that improper given the -- the location of this property along with identified as a gateway corridor?
  - A. I think so. Yes.
- Q. And do you believe that both of these zone changes would be consistent and in conformity with the Comprehensive Plan?
  - A. Yes.
- Q. I'd like now to discuss some of the major economic, physical, or social changes that have happened both with regards to the Summers property and the Cook property.

Are you aware of any social or economic changes that have happened that affected both those properties?

A. I think just the -- the residential growth and the demand and -- and even the development that's happened in this particular part of Franklin, Simpson County. Highway 100's recently improved, which

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they encourage a diversified and affordable housing of a broad range of types in our community?

- A. I think it is. You know, it does -- it allows for a higher density of residential use, which, you know, can get more -- more residential into a smaller amount of acreage so we're not taking up as much farmland, which is precious and, I think, appreciated in -- in our area, so you can get more homes in a smaller area.
- Q. And one thing we did not discuss was buffering in this area. Could you tell the board a little bit about that?

I realize we're still in the conceptual phase, but --

A. Right. So as we go through the design with that, particularly, you know, where we're adjoining -- and it could be up to the owner if he -- you know, if he wants the buffer between him and, like, the Tractor Supply warehouse is on -- where the Tractor Supply warehouse that's back on that -- basically, on the east side or on the top of the page, he can do buffering for his self.

And then for the -- really, the -- you know, the thing that's nice is there's the existing residential to the south of this new property, there's,

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I think, two different owners, three different tracts back there. And if they request buffering, we can do a landscape buffering, we can do, like, the berms. We can do the same thing just like we were talking about in the -- in the earlier discussion. So we can do buffering there. And --

- Q. And so you would work with the developer and the board to do whatever is deemed appropriate for the buffering?
- A. That's correct. We'll do that through the preliminary and final development phase.

 $$\operatorname{MS}.$$  EAST: That is all the questions I have for this witness. And we would open it up to the board at this time.

MADAM CHAIRPERSON: Gentlemen, any questions for Mr. Randolph?

MR. WILSON: I guess, maybe, I've just got one concern, I guess. And it's if both of these properties were to get passed the way they've been presented to us, it's like on this map, these residential properties, the R-IS's, I don't know if these homeowners are going to want to have their homes backed up to apartments, especially these right here that adjoin it. I don't know if I was a single-family homeowner I would want my backyard backed up to

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concern.

MR. RANDOLPH: Yeah. From a personal perspective, it would really just depend on what the apartments look like and -- and -- you know, and who I thought was in them. And I don't mean who as far as -- I just mean, you know, do they keep their place looking nice. And -- and that, I mean, I -- you know, that's something everybody gets with everyday, even from a -- from single-family homes. Some of them -- some of them don't look as good as even the apartments, so -- but I think that's a legitimate concern.

To me, layout wise, you know, the majority of single -- of course, the phase one single-family home adjoins the townhomes, which hopefully will be basically, you know, individual ownership. And they'll -- we've seen the drawings from George. They'll look nice. I think -- I don't think those single-family homes will be -- I don't think there will be anything but how they're made that makes them not attractive from a single-family standpoint.

Hopefully, the apartments, you know, would be the same way. If the apartment complex looks nice, you know, they -- it may not be a detraction at all. I'd say it depends on the architecture of the development, really -- would be my personal opinion.

apartments -- or my house, actually, backed up -- so I
don't know. What do you think of that? I mean, what's
your feclings towards that?

MR. RANDOLPH: Yeah. Of course, this

probably gets more -- from an engineering point of view, you know, I probably don't have any -- no concern.

 $\label{eq:mr.wilson:} \mbox{$I$ mean, that may be a}$  question for somebody else. Huh?

MR. RANDOLPH: May be. You know, from -yeah, from an engineering standpoint, I think it
probably doesn't matter. I'm fine with having houses
backed up to apartments.

MR. WILSON: Yeah. I mean --

MR. RANDOLPH: I don't think there's

anything, but I understand your point. And -
MR. WILSON: And you're mixing. I mean,

I could see the residential home backed up to more or less a townhome because of clients that you would have there, I'm guessing.

MR. RANDOLPH: Right.

MR. WILSON: A lot of people that's going to have their own home, you know, private home, don't want to be backed up to apartments, usually.

MR. RANDOLPH: And to me --

MR. WILSON: That's my -- that's my only

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 $$\operatorname{MR}.$$  SLIGER: When you bring back the preliminary development plan, we could ask for the fence --

MR. WILSON: Well --

MR. SLIGER: -- to separate it.

MR. WILSON: -- I could see where a parcel of this R-1S probably wouldn't affect them. You know, what I'm saying --

MR. SLIGER: Yeah.

MR. WILSON: But these to the right on

11 the very back, then their -- their --

MR. SLIGER: On the red one, going

13 through the middle --

MR. WILSON: -- then their backyards and their homes are backed up to apartment complexes, I'm not sure that's a good fit in my opinion, but -- you know.

MR. WEISSINGER: What of the possibility of putting a fence down through there to separate the backyards of the R-1S and the apartments?

MR. RANDOLPH: All right. That's --

MR. WILSON: You know, yeah.

MR. RANDOLPH: Fancy landscaping. I'm --

I agree.

that's an easy -- an easy option to do.

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MADAM CHAIRPERSON: Pickleball --
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                     MR. RANDOLPH: Yeah, evergreens.
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                     MADAM CHAIRPERSON: -- courts.
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                     MR. SLIGER: Doesn't that come on another
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     mecting?
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                    MR. RANDOLPH: Right.
                     MADAM CHAIRPERSON: That's -- that's
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     in --
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                    MR. RANDOLPH: All that will come to you
     guys through a preliminary.
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                    I'll be talking to the owner, and the
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     owner, himself, maybe, will have opinions on how he
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     would like to separate that, because, obviously, he has
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     the vested interest in the value of --
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                    MADAM CHAIRPERSON: Sure.
                    MR. RANDOLPH: -- those R-15 lots. So
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     he's going to want them to be as marketable as possible.
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                    MADAM CHAIRPERSON: I know this is not on
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     a flood plain at all. How -- how is -- how do you think
     the water will be and hold up there?
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                    MR. RANDOLPH: Yeah. I haven't gotten as
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     much into that on the phase two part, obviously, because
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     we haven't gotten --
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                    MADAM CHAIRPERSON: Yes. sir.
                    MR. RANDOLPH: -- to the design, really,
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City for review.
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                     The phase two does have some depression
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     areas and a couple smaller depression areas in it that
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     we'll, you know, like to look at it. It might be that
 5
      there's some areas we can't put a single-family home on
     and it's -- you know, or we may have to move a little
 7
     more earth to make it more buildable.
 Я
                     But I think as a whole, the drainage is
     good. A lot of it drains onto itself and drains up to
 9
10
      the phase -- from a sanitary/sewer standpoint, it's --
11
      they kind of tie it together. A lot of it drains
12
     back -- the phase two portion will drain back up to the
     phase one portion where we've already got a detention
13
     basin planned. And then, it does drain a little bit
14
15
     over to the Tractor Supply warehouse, that's to the top
16
     of the page, from the red -- red area.
17
                     But overall, I would say it's good
     drainage and looks to me like a very buildable area.
18
19
                     MADAM CHAIRPERSON: Thank you.
20
                     MS. EAST: All right.
                    MADAM CHAIRPERSON: Any further questions
21
22
     for Mr. Randolph?
23
                     MS. EAST: I just had some redirect --
24
                    MADAM CHAIRPERSON: Oh, forgive me.
                    MS. EAST: -- from that.
25
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1
     but we have gone out and we -- we've been -- I've been
 2
     all across the property.
 3
                    There are some -- there are a couple of
     drainage areas on the second phase that we'll have to be
5
     concerned about. Where Carter's showing on phase one.
 6
     that crosshatched area is, you know, a large drainage
     detention basin and stuff. In the phase one part, that
      we hope -- we think we've addressed during the design of
9
     it, and I think the drainage on the phase one part is
     good. We'll see what the city comes back when they --
10
                    MADAM CHAIRPERSON: And the utilities --
11
12
                    MR. RANDOLPH: -- they might have us come
13
     and --
14
                    MADAM CHAIRPERSON: -- everything is
15
     okav?
                    MR. RANDOLPH: Yeah. Yeah.
16
17
                    MADAM CHAIRPERSON: Electrical? It's
18
     all -- okay.
19
                    MR. RANDOLPH: Uh-huh. We got all that
     done for phase one. It's in -- well, it's not done
20
21
     until it's approved.
22
                    MADAM CHAIRPERSON: Yes.
23
                    MR. RANDOLPH: You know, they have --
24
                    MADAM CHAIRPERSON: I understand.
25
                    MR. RANDOLPH: -- to submit it to the
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MADAM CHAIRPERSON: Redirect. sure.

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MS. EAST: Thank you.
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 3
                     MADAM CHAIRPERSON: Thank you.
                                  ***
                                           ***
                         CONTINUED EXAMINATION
 7
                            OF MR. RANDOLPH
     BY MS. EAST:
 я
                     And so in regards to drainage, buffering,
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      anything of that nature, you all would work with -- with
11
      this board or the City or whatever other government
12
      entity it is that would need to be -- to address those
13
      issues?
14
                     That's correct. We'll have a -- we'll
15
      have a preliminary and a final development plan process
      to address all those concerns.
16
17
                     MS. EAST: Okay. That's all the
18
      questions that I have, then. So we'll dismiss that
19
      witness.
                     And I'll would call Charlie Hill as our
21
     next witness.
22
                     MADAM CHAIRPERSON: Thank you, Mr.
23
     Randolph.
24
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MR. RANDOLPH: Thank you. (Off the record)

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1 2 3 CHARLIE HILL, being first duly sworn, 4 gave the following answers in response to questions 5 propounded to him: EXAMINATION 7 BY MR. EAST: R ٥. Could you, please, state your name for 9 the board? 10 Charlie Hill. A. 11 Q. And what is your profession? 12 Α. Real estate sales. 13 ο. And how long have you been involved with that? 14 15 Α. Forty, forty-five years. 16 And what is your familiarity with the 17 Summers property, that Arrington phase one? I was involved in the first phase. When 18 Mr. Meers came to town. I was involved in working with 19 20 him on purchasing that property. 21 And then how about the Cook property? 22 I'm involved with him purchasing that A. 23 property, also. ٥. And could you tell the board about your 24 25 interactions with the developer?

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And would that allow for a variety of

٥.

housing options?

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3 A. And do you believe that would be 5 desirable for people who are looking to move to Franklin? 7 Yeah. Some people just don't want a R vard. Yeah. That would be good. And then with regards to the Cook 9 ٥. 10 property, again, this is a continuation of that 11 Arrington Downs, do you believe that the proposed 12 concept of R-1S with R-4 is a desirable concept? 13 Α. Yes. 14 ο. Are you aware of an apartment shortage 15 that might exist here in Franklin, Simpson county? 16 A. Yes. Matter of fact, I was -- since that 17 area is starting to grow up, I've had some retail 18 clients come in wanting in that area. And I had some 19 out there a couple weeks ago. And one of the guvs that 20 I had out there to look at -- to put in a gas/convenient 21 store type thing on that side of the interstate to get 22 away from the trucks on the other side, and he'd already 23 been over to the apartment complex to determine whether 24 or not if he built it he could put some of his employees 25 in there, and they had sixty-five on the waiting list as

ever said to me, he's come through. So --And then with regards to the -- the ٥. Summers proposed development, is it your understanding that that would be a mixed residential use? And then the portion that we're coming back and asking for the rezone on from R-2 to R-4. that's due to the -- the density concerns; is that That's the only reason it's being changed. The plans are not changing. The number of -the number of residences that were in there to start with, that we approved on the R -- on the R-2 is -- is the same. They're not changing anything. As far as the -- okay. It's just they found out -- yeah, just found out needed to go to R-4 to put that density in. So -ο. MADAM CHAIRPERSON: It's good to know. It's a good point. Thank you. THE WITNESS: Uh-huh. And then, do you believe that it would be o. desirable to have that area as R-4 instead of R-2?

Straight up. He -- everything's he's

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Yes, if he wants to put that density in.

40

of two weeks ago. And is this that Garvin Point Apartments ٥. you're talking about? A. Yes. Yes. And it's a fairly new structure; isn't ٥. Yeah. Three years old, max. A. ٥. Okav. MADAM CHAIRPERSON: He had sixty-five people on the waiting list. Sixty -- yeah. This -- this guy says I'll have to go somewhere else for housing for my employees, because there's sixty-five on the waiting list right now. MADAM CHAIRPERSON: Wow.

allow for more commercial to come to the area; is

that -
A. It's -- it's going to have to have more
residential if you're going to bring commercial in.

Q. Okay. With regards to the Summers
property, again, the current zoning of R-2, the
impropriety, it comes down to that residential density;
that's what's improper about the zone?

A. Correct.

So having that mixed residential would

Okay. And then, with regards to the Cook 1 property, it's currently zoned I-2, Heavy Industrial. 3 Do you believe that was appropriate? Not really. A. And --5 ٥. 6 Α. Not that far off of 100. And is that because the Comprehensive Plan identifies that area as a gateway corridor where q future growth would occur? Α. 10 Yes. 11 ٥. And certainly, with it being I-2 at the 12 moment, that could allow for other potentially even more 13 incompatible uses to be built on that I-2 zone? 14 Α. 15 ο. And then 100, itself, it's one of the 16 main highways in Franklin; is that correct? 17 Yes. You ought to go out there at six A. 18 o'clock in the morning, you get run over. 19 ٥. So if we're talking about major changes of an economic, physical, or social nature, then 20 21 looking at both the Summers and Cook property, have 22 there been social or economic changes? 23 A. 24 ٥. Would that include an increase in our 25 population?

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Have there been along the -- behind the ٥. I.G.A. with the Jackson --3 Α. Yeah. 4 o. -- park townhomes? Yeah. Yeah. They're building in several 5 different locations in town to accommodate the people я ٥. Okav. And then, of course, we just kind of have that general continued growth around Exit 6 10 itself? 11 A. We do. 12 And then with the Cook property, the ο. 13 change around it, of course, would have the rezone of 14 the Summers property? 15 16 So -- and again, the -- the -- both properties are consistent with the Comprehensive Plan 17 where it envisions as one of the -- it states as one of 18 19 its goals the development of a diversified range of 20 housing? 21 Yes. MS. EAST: All right. That is all the 22 23 questions I have for this witness, and we open it up to

Α. Yes. And where are these people moving from? Just from around here. It's people that 3 are working here that are -- that are influxing (sic) each day to work. They're starting to move closer to 5 their work. And are there people that are being pushed out of bigger markets like Nashville or Bowling 9 Green? 10 A. Yes. And is that bringing some younger 11 ο. 12 professionals into the area? 13 14 ٥. And then, again, you're seeing that there's a demand for housing and that demand for housing 15 has also sparked a need for diverse housing, including 16 17 apartments; is --18 Α. Yes. -- that right? 1 9 ο. Yes. 20 A. And then you spoke to some of the -- the 21 ٥. physical with the Garvin Point. 22 23 Have there been any additional residences that have come up in the past couple of years? 24 25 Not there. Α.

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questions for Mr. Charlie Hill?

MS. EAST: If we have no questions, I'll dismiss him. And we'll call our final witness -MADAM CHAIRPERSON: Thank you, Mr. Hill.
MS. EAST: -- for the evening.

MADAM CHAIRPERSON: Our time --

MS. EAST: I mean --

MADAM CHAIRPERSON: -- with Mr. --

MS. EAST: -- Mr. Meers.

MADAM CHAIRPERSON: -- Mr. Meers. Hello,

Mr. Meers.

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MR. MEERS: Hello. How are you? Nice to be back in Franklin.

MADAM CHAIRPERSON: We're good. We're qlad to have you.

(Off the record)

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GEORGE MEERS, being first duly sworn, gave the following answers in response to questions propounded to him:

EXAMINATION

BY MS. EAST:

Q. And then could you, please, state your name again for the board?

MADAM CHAIRPERSON: Does anyone have

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the board at this time.

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24 25 George Meers.

So -- and could you tell us about some of ο. the projects that you have going on in Franklin?

I have a project of ninety-six townhomes and two one-acre lots of development right next to Lowe's on 31W called Cross Creek Commons and we will -pending Kentucky department of water rubber-stamped letter, we will be appearing in two weeks with our final development plan on that.

MADAM CHAIRPERSON: Right.

MS. EAST: And then with regards to the proposed zone changed on the Summers property, could you walk us through what all is going to be staying the same with that property if we go from R-2 to R-4?

A. Nothing has changed on that property from when we appeared before this board on April 19th and got our concept plan approved.

In November of '21, we first appeared before this board with our Cross Creek Commons Project, which was townhomes, which have never been built in Franklin. And Carter had told me, he said, you know, George, this is new to us. You're going to have to work with us and we'll -- and we're -- and we with you, to go through this process.

And having gone through that process with

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One of the things that we have found -well, one of the things that COVID has taught us is that while we're hiding indoors with our mask, that one thing that's passing us by is called life.

MR. MUNDAY: Uh-huh.

And we have found that in our apartment communities it was a lot better to provide amenities to get people back on track of living in their life.

So what we propose to do on those is, as Mr. Powell pointed out, we're going to put in a splash pad instead of a pool, the top lot, pickleball courts, a Bocce ball court, only because it's the same size. It's the same length as a pickleball court. I've never played it.

MADAM CHAIRPERSON: I know that --

It's like lawn bowling, to me.

And then, what we typically have done in the past -- and I haven't mentioned this to Scott, but we tend to have -- we tend to have done this in our other developments. Where we have our detention basins, they're fenced off. And we have an association -- and we will hire Ghertner, which is a property management company that is -- they're based in Nashville. They've been in business since 1949. They're very well established -- to professionally manage the apartments.

Cross Creek Commons, we've determined that the zoning we originally applied for was the wrong zoning, that it needed to be R-4 to match the density and the setbacks of what we presented to the board on April 18th or April 19th.

But aside from that, nothing's changed. The density is the same. The layout's the same. There have been no -- no changes. So the only change -- well, no. There is no changes with an R-4. I was going to the R-1S. And with the R-1S, the only change is we just repositioned the street.

And then could you walk us through the proposed concept for the R -- for the Cook property with the R-1S and proposed R-4?

Right. So on Arrington Downs phase two. Α. we just have a continuation of the -- the R-1S for an additional eighty-two lots. And then backing up to that, we have a hundred and thirty-six, what we call, luxury, upscale apartments. If you look at the architecture and the engine -- and the elevations that we presented, they are --

MS. EAST: And they should be in your packet.

Α. -- stone and brick facades. Hardie siding. It will be a gated community.

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MADAM CHAIRPERSON: To be your H.O.A., to watch it professionally?

But what we'll do with detention basins, we typically make those dog parks. And you have a key fob to get in.

MADAM CHAIRPERSON: Uh-huh.

And they're able -- and they're Wi-Fi. So the property manager is able to turn that off so that when it's -- when it's raining the key fob doesn't work, MADAM CHAIRPERSON: That's pretty cool. Yeah.

And we put in concretes -- concrete benches and aluminum shade structures inside there: things that if they get covered up with water, they don't deteriorate. But it gives a second use, a secondary use for that area instead of just being wasted space. Again, drawing out that social aspect of people to go outdoors.

MADAM CHATRPERSON: Yeah

So we've had some -- we've had some Α. success with that on our other --

MADAM CHAIRPERSON: Uh-huh.

-- projects, but that's kind of our --A. our vision of those. So --

> ٥. And then you would buffer that R-4

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in --

appropriately to minimize any disruption to either the proposed R-1S or your neighbors to the south; is that --

A. Right.

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We're very familiar with your subdivision regulations. You have multiple types of buffering, whether it be type ten, fifteen, twenty, or thirty, depending upon if it's an arterial, a side road, or what have you.

Around the -- the left side in the -- the back, I'd probably put up a block wall. I -- I like landscaping. I like being able to see through it. But the whole point of the perimeter is not to see through it.

MADAM CHAIRPERSON: Safety.

A. Right.

The block wall will cost more. And then we would put vine pockets or, you know, something along -- along those lines. Same thing that we would do with the commercial.

The people in the townhomes don't want to see into the commercial and -- and --

MADAM CHAIRPERSON: Right.

A. -- and vice versa. So -- but we would buffer it with landscaping.

In between the R-1S and the apartments, I

Okay. So we prepared the annexation of

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with -- with it in conjunction with these developments?

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Grace Road -- and I believe that's already done -- all the way from Scottsville all the way down to the -- the far left corner of the -- of the property. And so our intention is to improve Grace Road to city standards. And then the city will take that over once we're past our warranty and off bond. ٥. The last thing that -- that I would say before turning it over to the board is that we do have a letter in support of this Cook rezone from Franklin-Simpson Industrial Authority that I will just share with the board. MADAM CHAIRPERSON: Sure. That's great. Thank you, Ms. East. (Whereupon 10/18/22 Exhibit 2 was duly received, marked for identification, and filed herewith as part hereof.) MR. MEERS: Thank you. And with that, I'll turn it over to the

MR. WEISSINGER: You know, you're talking about a block wall. So you are going to put a wall up in between these homes there, the red, in between the

MADAM CHAIRPERSON: Gentlemen, do vou all

board for any questions they may have.

have any questions for Mr. Meers?

think I would probably still do a solid wall with -with landscaping around it, with vine pockets and trees.

MADAM CHAIRPERSON: Okav.

A. I just don't -- I just don't think that landscaping is enough between those two, especially when we have a gated --

MADAM CHAIRPERSON: Community.

A. -- a gated apartment structure. It kind of defeats that purpose. And it's not -- it's not a low end apartment project.

MADAM CHAIRPERSON: Right.

A. There's no -- there is no laundry room, per se. There's laundry facilities in every single unit. So they're apartment homes. They're just not, you know, the apartment building that your kids were in when they went to college and --

MADAM CHAIRPERSON: Right.

MADAM CHAIRPERSON: Uh-huh.

O. And --

MADAM CHAIRPERSON: Oh, yeah, with that

Q. -- could you tell us about the annexation with Grace Road, itself, and what will be going on

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R-1 and the -- the apartments?

MR. MEERS: Yeah. It -- it will be a solid wall of six foot in height, per subdivision regulations.

I just don't think -- well, to not have a solid wall is problematic. If I live in one of those houses and I have pets, there's my issue, because all of those houses are going to have side yards with probably vinyl fencing that terminate, you know, to the -- by the main door of -- of their garage. So in my eyes, it has to be a solid wall, not a landscape buffer.

We can landscape around it -MADAM CHAIRPERSON: Yeah.
MR. MEERS: -- to soften it.
MADAM CHAIRPERSON: Right.

MR. WEISSINGER: True. That sounds good,

though.

MR. MEERS: But it has to be solid.

MADAM CHAIRPERSON: But it's a gated

community, this apartment condo -- the complex, so you

want it not so easy to get in, too. Create more safety

for them inside.

 $\label{eq:mr.meers: Exactly. That's why -- it's} % \label{eq:mr.meers: Exactly. That's why -- it's % \label{eq:mr.meers: Exactly. That's % \labe$ 

MADAM CHAIRPERSON: Privacy.

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MR. MEERS: -- I'm not going to call it
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      luxury, because I think that's misleading, but I will
 3
      call it upscale --
 4
                     MADAM CHAIRPERSON: I do think --
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                     MR. MEERS: -- as far -- as far as
 6
      apartments go, because it will gated. They will have a
 7
      key fob to get in and out.
 8
                     MR. WEISSINGER: Yeah. Like Mr. Wilson
      said, I -- I feel like if I was going to buy one of
 9
10
      these houses --
11
                     MADAM CHAIRPERSON: Do you like that
12
      Mr. Wilson?
13
                     MR. WEISSINGER: -- I would love to have
      the -- something in there to --
14
15
                    MADAM CHAIRPERSON: Great.
16
                     MR. WEISSINGER: -- separate them, even
17
      though they're nice apartments and upscale apartments,
      and the property is going to be taken care of, I'd still
18
19
      like the have that separation --
20
                    MR. MEERS: Right.
21
                     MR. WEISSINGER: -- from my backyard
     part.
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23
                    MADAM CHAIRPERSON: Right.
                    MR. WEISSINGER: Because you're going to
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     have cars going in and out of there much more than you
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                     Ghertner is also managing Cross Creek --
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                    MADAM CHAIRPERSON: Great. Wonderful.
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                    MR. MEERS: -- on that. And we -- we
     think it will be basically the same H.O.A. regulations
5
     we've already presented to --
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                    MADAM CHAIRPERSON: Yes.
                    MR. MEERS: -- Carter on Cross Creek.
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                    MR. MAYEUR: And the concept you
     presented was you actually own the exterior, the roof
10
     and everything, and the people own wall to wall so you
11
     can make sure the maintenance of the exterior was --
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                    MR. MEERS: Correct.
                    MR. MAYEUR: -- kept up? That's still
13
     the concept?
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                    MR. MEERS: That's still --
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                    MR. MAYEUR: Okav.
17
                    MR. MEERS: -- yeah. And there --
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                    MADAM CHAIRPERSON: Zero lot lines.
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                    MR. MEERS: Yeah. It's pretty strict.
                    MR. MAYEUR: Okay. Yeah.
20
21
                    MR. MEERS: It's -- it's pretty strict,
22
     and there's -- and there's teeth in it.
23
                    You know, if -- if the guy thinks he's
24
     going, oh, wow, I'm working from home and I'm an auto
25
     mechanic --
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      will this other way.
 2
                     MR. MEERS: Right.
 3
                     And we're going to own those. We're not
 4
      selling those.
                     MADAM CHAIRPERSON: You're going to own
 6
      them. Great.
                     MS. EAST: That would be all the
 8
     presentation that we would have.
                     MADAM CHAIRPERSON: More questions for
      Mr. Meers, gentlemen?
11
                     MR. SLIGER: In the first phase, the
12
      apartments, they were also H.O.A.?
                     MR. MEERS: I'm sorry?
13
14
                     MR. SLIGER: Those were townhome
15
     condominium units?
16
                     MR. MEERS: The townhomes?
17
                     MR. SLIGER: Is that what --
                     MR. MEERS: Yeah. There --
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19
                     MR. SLIGER: -- we were talking about?
                     MR. MEERS: There's an H.O.A.
21
                     MADAM CHAIRPERSON: That's an H.O.A.
22
                    MR. SLIGER: All right. So both -- the
23
     beginning and end of both with H.O.A.?
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                    MR. MEERS: Right. And they'll both be
25
     managed by Ghertner.
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                     MR. MAYEUR: Yeah.
                     MR. MEERS: -- that's not going to
 2
 3
     happen.
                     MADAM CHAIRPERSON: Good.
                     MR. MAYEUR: So the -- the -- Carter, the
     reason --
                     MADAM CHAIRPERSON: A good H.O.A. serve
 8
     well.
                     MR. MAYEUR: -- for this rezoning was, it
10
     was so new to us we just missed the density when we
11
     approved it the first time?
12
                     MR. MUNDAY: Yes.
13
                     MR. MAYEUR: Is that --
                     MR. MUNDAY:
14
15
                     MR. MAYEUR: Okav.
                    MR. MUNDAY: That's exactly --
16
17
                    MR. MAYEUR: All right.
18
                     MR. MUNDAY:
                                 It's very new.
19
                    MR. MAYEUR:
                                 So it's everything's the
20
     same, we're just clearing up --
21
                    MR. MUNDAY: We learned from Cross Creek.
22
                     MR. MAYEUR: -- an item of density.
23
     Okay. Yep. All right.
24
                    MADAM CHAIRPERSON: I currently live
25
     within an H.O.A., and I believe that, on the whole, it
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helps people take more pride in their property and they
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 2
      want to -- because of you're kind of working together to
 3
      keep your property value where it should be -- or -- or
 4
      raise it.
 5
                     MR. MEERS: I -- I find that if you
      have -- if you have good H.O.A. documents --
 7
                     MADAM CHAIRPERSON: Yes.
 я
                     MR. MEERS: -- which is one of the
 9
      reasons why we became Ghertner, because they've been
10
      around so long, I don't really think there's anything
11
      that they haven't seen.
12
                     MADAM CHAIRPERSON: Probably. Yeah.
13
                     MR. MEERS: So they reviewed our H.O.A.
14
      documents, which were already pretty strict, and they --
15
      they came in with a few -- a few other items, which we
16
      amended in adding those before we presented those to
17
     Carter.
18
                     MADAM CHAIRPERSON: Great.
19
                     Anything else for Mr. Meers, gentlemen,
20
      or anyone?
21
                     Okay. Thank you, very much --
22
                     MR. MEERS: All right.
                     MADAM CHAIRPERSON: -- Mr. Neers.
23
24
                     MR. MEERS: Thank you.
25
                     MADAM CHAIRPERSON: We appreciate you.
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JESSICA SCOTT, being first duly sworn. made the following statement: 3 MADAM CHAIRPERSON: And Ms. Jessica, do 4 you live in this neighborhood? 5 MS. SCOTT: Yes. We live on Grace Road. We're the house that's right across from everything 7 that's going to be developed. 8 MADAM CHAIRPERSON: Yes, ma'am. MS. SCOTT: I think our --MADAM CHAIRPERSON: Is this your husband? 10 11 MS. SCOTT: Yes. This is my husband. 12 MADAM CHAIRPERSON: Hello, Mr. Scott. 13 MS. SCOTT: I think our biggest question is with the road coming in, will that be taking care 14 15 of just -- like, where we are, will that go into the 16 property that has been bought already or will that be --17 will any of our property be taken out? Like, once the 18 road gets expended, will that affect our property any 19 way; like, the tree line that we have? 20 MR. MEERS: Could I --MADAM CHAIRPERSON: Mr. Meers, you can --21 22 I can't answer that. MR. MEERS: Come on. 23 24 Okay. So I need to know -- I don't 25 understand where your house is.

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MS. EAST: I didn't know if you wanted to
 2
     open it up to the floor?
 3
                     MADAM CHAIRPERSON: Yes. We're going to
 4
     open it up to the floor.
                     Anyone here that would like to speak in a
     positive manner in regards to these changes? Do I have
      anyone that would like to speak in a positive manner?
                     MS. SCOTT: We're good.
                     MADAM CHAIRPERSON: Do I have anyone that
10
     would like to speak with some concerns in regards to
11
      these zone changes?
12
                     MS. SCOTT: I do on that.
                    MADAM CHAIRPERSON: You have a concern?
13
                    MS. SCOTT: Uh-huh.
14
15
                    MADAM CHAIRPERSON: Okav.
16
                    MS. SCOTT: A concern question.
17
                    MADAM CHAIRPERSON: Okay. You need to --
     you have to be sworn in, dear. Stand -- no, you've got
18
19
     to come up and --
                    MS. SCOTT: All right.
20
21
                    MADAM CHAIRPERSON: -- get in the middle
22
     of us all and have fun, too.
23
                    (Off the record)
24
25
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60 MR. MUNDAY: She's right in here. MS. SCOTT: We're -- we're the one -- the 3 only house. MR. MEERS: Okay. Right here? MS. SCOTT: Yes. MR. MEERS: Okay. So the dedication has been done --MS. SCOTT: Uh-huh. MR. MEERS: -- for this. Grace Road 10 now -- now belongs to the city. 11 MS. SCOTT: Right. 12 MR. MEERS: So --13 What is the -- what's the right-of-way, 14 Scott? 15 MR. RANDOLPH: Fifty feet. 16 But we did not take any -- we were only 17 able to give additional -- the subdivision regulations 18 say if a road doesn't have fifty-foot right-of-way --19 MS. SCOTT: Uh-huh. 20 MR. RANDOLPH: -- and you're doing it on 21 one side, we have to dedicate half of fifty. So on 22 Mr. Meers' side of the property we dedicated additional 23 right-of-way --24 MS. SCOTT: Okav. 25 MR. RANDOLPH: -- but on your side, we

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1
      couldn't do that. So essentially, Grace Road will be
 2
      fifteen foot from center line on your side, which is how
 3
      it's always been --
 4
                     MS. SCOTT: Correct.
                     MR. RANDOLPH: -- and then Mr. Meers is
 5
 6
      dedicating additional to the city as a part --
                     MS. SCOTT: Okay.
 8
                     MR. RANDOLPH: -- of his development.
 q
                     MS. SCOTT: Okay.
10
                     MR. MEERS: All right. So we didn't take
11
     your property line. It's still your property line.
12
                     MS. SCOTT: Right.
13
                     MR. MEERS:
                                We didn't take --
14
                    MS. SCOTT: Okay.
15
                    MR. MEERS: -- any of it, and so the --
     that fifty foot of the road --
16
17
                    MS. SCOTT: Uh-huh.
                     MR. MEERS: -- came from our property.
18
19
                    MS. SCOTT: Okay. That's -- that was
20
     just our main concern with -- we didn't know how all
     that was going into play. That was --
21
22
                    MR. MEERS: So --
                    MS. SCOTT: -- our big concern.
23
24
                    MR. MEERS: And when we -- when we do
25
     that --
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MR. MEERS: About eleven foot off the
1
     edge of the pavement?
2
                    MS. SCOTT: Yeah.
                     (Off the record)
                    MR. LINK: We just need to make sure the
5
     court reporter --
6
                    MADAM CHAIRPERSON: This is Scott
     Randolph now speaking
                    MR. LINK: She's having trouble hearing.
9
                    MR. RANDOLPH: Okav. To kind of give you
10
     a rundown on how that's going, so the way they have it
11
12
     submitted right now, which like I said it's subject to
     review by the city, but I do know this part. There will
13
14
     being curb and gutter on George's side of the road, of
15
     the new Grace Road. So you're -- they're eleven foot
     off the existing edge of pavement. We've got to widen
16
17
     the new road. To meet city standards, will have to be
18
     thirteen foot to the face of the gutter and you got --
     let's acc, there's sidewalk. I think so -- I think the
19
     existing road is pretty skinny, you know, in there.
20
21
                    MS. SCOTT: Uh-huh.
                    MR. RANDOLPH: So it will be -- it's only
22
     eleven foot -- I mean, probably that's okay. I don't
23
24
     know how deep it is there.
25
                    Right now, we're staying pretty close to
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MS. SCOTT: Uh-huh.
                     MR. MEERS: -- I'll give you my cell
 2
 3
      phone tonight --
                     MS. SCOTT: Okay.
                     MR. MEERS: -- when we start -- well.
 5
 6
      when we do that, if you want -- if you want some -- like
      a drive-in fence or curb pad or something like that --
                     MS. SCOTT: Yeah.
 9
                     MR. MEERS: -- it's -- that's -- that's
10
     minor for us.
11
                     MS. SCOTT: Yeah.
12
                     MR. MEERS: But we'd be happy to do that
13
     for you at the time.
14
                     MADAM CHAIRPERSON: Do you have any other
15
     questions here tonight?
16
                     MS. SCOTT: No. That will be all.
17
                     MADAM CHAIRPERSON: Thank you.
18
                     MS. SCOTT: Thank you.
19
                    MR. SCOTT: Do you want to ask them if
20
     they know that there's fiber on that road right now?
21
                    MR. SLIGER: Well, there is -- they have
22
     put fiber in on the -- on that side into -- where on
23
     your side of the road they have put fiberoptics.
24
     only, like, eleven feet off of the road, what will
25
     happen to that?
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existing grade. And there will -- there will have to be

some communication with you guys through the

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3
      construction process. We're probably going to have to,
      you know, cut --
                     MS. SCOTT: Right.
                     MR. RANDOLPH: What I'm envisioning --
 7
     and like I said, this is still beings what -- what we've
      submitted, so we -- this could change, but I'll talk to
     George some more.
10
                     I would say, you know, we'll probably
11
      save Grace Road construction to the last and build the
     development so we can -- at least can send you through
12
13
     the development to get to your house while we improve
     Grace Road and widen Grace Road, because it's going to
14
15
     basically shut -- you know, it will shut it down, pretty
16
     much
17
                     We're staying close to existing grade
18
     from Scottsville Road to your house. From your house,
19
     your drive, to the south is where the big drop is.
     There's no sight distance. We've got to fill that in.
20
```

hill, where the top of the hill is right now. And then

It was -- I thought about trying to cut the hill down in

front of your house, but that would just make it that

much harder to get in your drive.

So we're staying right at the top of the

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we'll fill in. Coming off from your drive, going to the south, we're filling in several feet, because that's kind of some drainage issues right through there on Grace Road at the pipe -- where, actually, I think, you know, there's one culvert going from Mr. Cook's property going over into the Summers property right now. We're replacing that culvert with bigger pipe, but then, also, adding another culvert just right at the south end of your all's property on Cook.

Does water stand down there pretty often?

MS. SCOTT: Yeah.

MR. RANDOLPH: You know, and there's not a pipe under the road right there.

MS. SCOTT: I mean, it stands -MR. SCOTT: Just -- just outside our

MADAM CHAIRPERSON: That's a good thing.

property it stands.

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MR. RANDOLPH: Yeah. Right outside of your property, it looks like it stands. And so we're adding another culvert there, picking it up and bringing it over in the storm sewer system under the curb and gutter on our side and bringing it on through.

MR. RANDOLPH: Hopefully, we'll help some drainage issues right there, but it -- and also, first, well, we will have to improve the sight distance through

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fiber probably will be okay.
                    MR. MEERS: Does it -- does that fiber
 2
     just run to your house?
 3
                    MS. SCOTT: I think they've run it all
     the way, but there's a box at our house, but that's as
     far as it goes -- for the box. But I think they've run
     it back on --
                    MR. SCOTT: All the way to --
 8
                    MS. SCOTT: -- all the way to -- I think
10
     to Rapids Road. I think they've run it all the way
11
     through.
12
                    MR. MEERS: Fiber companies have an
13
     engineering department, too.
14
                    MS. SCOTT: Okay.
15
                    MR. MEERS: And they are very well aware
     of the fifty-foot right-of-way.
16
17
                    MR. RANDOLPH: Uh-huh.
18
                    MR. MEERS: And if they put something
19
     that's going to be underneath the asphalt, they're
     obligated to move it --
20
                    MS. SCOTT: Okay.
21
22
                    MR. MEERS: -- because that's a code
23
     issue.
24
                    MS. SCOTT: Okav.
25
                    MR. MEERS: You -- you can't -- you can
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there or it's never going to get approved.
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So we are filling in from the hillside onto the south -- from your all's driveway to the south, we're planning on filling in.

There -- there probably will be some ditch work along your all's property we'll work out before we ever get a permit to start construction. And then, you know, if we improve some of that, the slopes may go up into your property, and we'd have to work with you guys to allow us to do that. But that's the desire right now, so that we would improve some ditching and stuff through there.

So on George's side, would be curb and gutter, but on your all's side, it will be -- it will be edge of -- edge of payment and ditch. And that's because they don't want curb and gutter into -- up along somebody else's property that's not being developed at this time, but -- so that's -- that's the plan.

Yeah. And the fiber, of course, that wasn't even in when we went in to do the survey. I -- I don't think -- as long as -- really we're not cutting down much, so I don't think we'll get into the fiber and it will still be outside the back curb. Probably somewhere between the back curb and the sidewalk that's going to be in on George's side. So I -- I think the

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.....

bury sewer and water under asphalt, you know, and there's -- thore's an easement there --

MS. SCOTT: Right.

MR. MEERS: -- but -- at least, that's -- that's always been my experience and it's -- and it happens a lot; cable there, fiber, oh, yeah, we didn't -- we didn't put it on the plan. So --

MR. RANDOLPH: If they were almost twelve foot off the edge of the pavement and, say, that the road right now is at least half what it's probably should be -- about eight foot for half of the road, because you can -- it's pretty close to pass each other right through there.

MS. SCOTT: Yeah.

MR. RANDOLPH: You might have to get off a little bit. So that ought to be about twenty foot over, which would be outside of the curb -- outside of our curb.

MADAM CHAIRPERSON: Wonderful.

Is there any more concerns here?

MS. SCOTT: No. We're good.

MADAM CHAIRPERSON: Okay. Do you have

MS. EAST: I do -MADAM CHAIRPERSON: Okay.

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1
                       MS. EAST: -- for both of them.
                       (Whereupon 10/18/22 Exhibit 3 was duly
 2
                      received, marked for identification, and filed herewith as part hereof.)
 3
 4
                       (Whereupon 10/18/22 Exhibit 4 was duly
                      received, marked for identification, and filed herewith as part hereof.)
 5
 6
                       MADAM CHAIRPERSON: Do you guys have any
 7
      further questions for anyone?
 8
                      I'm prepared to take motions.
 9
                      MR. WILSON: We can't until we get them
10
11
                      MADAM CHAIRPERSON: Oh, forgive me --
12
      till I get these.
13
                      MS. EAST: I'll move as quickly as I can.
14
                      MADAM CHAIRPERSON: I can take a motion
15
      before we get this.
16
                      MR. WILSON: You're all good. I'll just
17
      correct you when you're wrong.
18
                      MADAM CHAIRPERSON: You just correct me.
19
      You've always got my back. Thank you.
20
                      Thank you all so much for voicing your
21
      concerns in such an elegant way,
22
                      He didn't hear me. He didn't pay --
23
     thank you so much for voicing your concerns in such a
24
     manner which was so easy to work with.
25
                      MS. SCOTT: No problem. Thank you.
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71
                     Is there a second?
 2
                     MR. MAYEUR: Second, ves.
 3
                     MADAM CHAIRPERSON: Thank you.
                     Mr. Wilson has placed a motion on the
 5
      floor and Mr. Mayeur has seconded in regards to the zone
 6
      change from an R-2 to an R-4 for Franklin 49, L.L.C.,
 7
      and, also, the Findings of Fact and Conclusions of Law.
                    Is there further discussion before we
 8
      vote?
10
                     Okay.
11
                     MS. EAST: I just wanted to check on the
12
     acreage real quick. We've got it listed as 16.003 for
13
      that and I thought he said fifteen something.
14
                     MADAM CHAIRPERSON: I have --
15
                     MR. WILSON: That's -- that's --
                     MADAM CHAIRPERSON: -- fifteen ten.
16
17
                     MR. WILSON: That's what's on our --
18
                     MS. EAST: May I see what it is?
19
                     MADAM CHAIRPERSON: I have fifteen ten in
20
     front of me. You have 16.3 three acres on the --
21
                    MS. EAST: That's based on what the
22
     survey is --
23
                    MADAM CHAIRPERSON: So it is 16.3.
24
                    MS. EAST: Sixteen point-o-o-3.
25
                    MR. LINK: Sixteen point-o-o-3.
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MADAM CHAIRPERSON: Thank you. Thank
 2
      you.
 3
                     These appear to be fine, our counsel has
 4
      said.
                     I'm prepared to take a motion on
 6
      Franklin 49, L.L.C. They've requested a zone change
 7
      from R-2, Townhomes, to R-4, Multifamily, for
      approximately 15.10 acres off Highway 100 west side of
 R
 9
      Grace Road and Findings of Facts and Conclusions of
10
      Law -- an approval and recommendation for the zone
11
      changes.
12
                     Is there a motion on the floor?
                     MR. WILSON: I'll make a motion we
13
14
     approve the zone change from R-2 to R-4. Multifamily.
15
      for approximately a 15.10-acre parcel located south side
16
      of Highway 100 and the west side of Grace Road and the
17
     Conclusions of Law and Findings of Facts be included.
18
                     MADAM CHAIRPERSON: Is there a second?
                     MR. MAYEUR: I thought we were doing all
19
20
     this together.
21
                     MADAM CHAIRPERSON: No. It's two
22
     different --
23
                     MR. LINK: It's two separate.
24
                     MR. MAYEUR: Okav.
25
                     MADAM CHAIRPERSON: It's two separate.
```

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72
                     MADAM CHAIRPERSON: Sixteen point-o-o-3.
 2
      Forgive me.
                     MR. LINK: Uh-huh.
                     MADAM CHAIRPERSON: Sixteen point-o-o-3
 5
      instead of fifteen ten. Let record state that that's
      what we're voting on.
 7
                     Do we need to restate it or can we --
 8
                     MR. LINK: No.
 q
                     MADAM CHAIRPERSON: -- vote?
10
                     Okay. I'm ready to take a vote.
11
                     All in favor, say aye.
12
                     INDISCERNIBLE VOICES: Ave.
13
                     MADAM CHAIRPERSON: With no opposition --
14
      is there any opposition on this?
15
                     Zone change passes.
16
                     Going onto the Cook property, they're --
17
      is here to request zone changes as follows: From I-2,
18
      Heavy Industry, to R-1S, Single Family Small Lots, for
19
      approximately an 18.5-acre property and, also, from I-2,
20
     Heavy Industry, to R-4, Multifamily, for approximately
21
      8.830-acres located at 705 Grace Road and Findings of
22
      Fact and Conclusions of Law.
23
                    Is there a motion on the floor?
24
                    MR. SLIGER: I make the motion.
25
                    MADAM CHAIRPERSON: Mr. Sliger has placed
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a motion on the floor.
 2
                     Is there a second?
                     MR. MAYEUR: Second.
 3
 4
                     MADAM CHAIRPERSON: Mr. Mayeur has
 5
      seconded that.
 6
                     Any further discussion, gentlemen?
 7
                     All in favor, say aye.
 Я
                     INDISCERNIBLE VOICES: Aye.
                     MADAM CHAIRPERSON: Is there any
10
      opposition?
11
                     Motion passes.
12
                     Congratulations. You have your zone
13
     changes, and you're good to go. Thank you, very much.
14
           (Whereupon the hearing concluded at 7:58 p.m.)
15
16
                          ...
                                  ...
                                          ...
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PEARSON COURT REPORTING (270) 781-7730 STATE OF KENTUCKY )
(SS)
(COUNTY OF WARREN )

 I, April Pearson, C.C.R., a Notary Public within and for the State at Large, do hereby certify that the foregoing Franklin-Simpson Planning and Zoning public hearing was taken before me at the time and place and for the purpose in the caption stated; that the public hearing was reduced to shorthand writing by me in the presence of the individuals; that the foregoing is a full, true and correct transcript so given to the best of my ability, and the appearances were as stated in the caption.

I further certify that I am neither of counsel nor of kin to either of the parties to this action, and am in no wise interested in the outcome of said action.

WITNESS MY SIGNATURE this 20th day of October, 2022. My commission expires October 28, 2022.

April Pearson, CCR Notary Public State at Large, Kentucky

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