LAKE COUNTY PLANNING AND COMMUNITY DESIGN ANALYSIS PETITION TO REZONE PROPERTY

LAKE COUNTY ZONING BOARD January 4, 2012



BOARD OF COUNTY COMMISSIONERS January 24, 2012

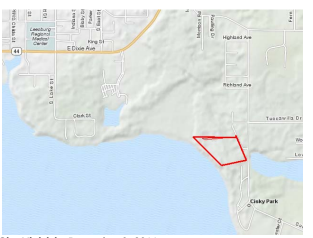
PH # 3-12-3 Summers Rezoning	Case Manager: Jennifer M. Cotch, Environmental Specialist	Agenda Item # 2
---------------------------------	--	-----------------

Owner: Bryan K. and Jacqueline A. Summers (the "Owner") **Applicant:** Valerie C. Fuchs, Esq. (the "Applicant")

Requested Action: The Applicant requests to change the zoning of a 16-acre property from Rural Residential (R-1) to Agriculture (A) to conduct general agricultural uses.

Site Location and Information

Approximate site location shown in red



Site Visit(s): December 9, 2011 Sign(s) Posted: December 9, 2011 (2 signs posted)

Future Land Use

City of Leesburg

Rural

Rural

Rural

Zoning

R-1

R-1

R-1

R-1-A

Size	16 acres		
Location	Sunnyside area, South of SR 44 and US 441 intersection S 31, T19S, R25E		
Alternate Key Number(s)	1260	060	
Future Land Use	Rural		
Existing Zoning District	Rural Residential (R-1)		
Zoning District	С	urrent	Proposed
Density	10	lu/ acre	1 du/5 acres
FAR		.20	.10
ISR		.30	.10
Joint Planning Area	Leesburg		
Utility Area	Leesburg		
Site Utilities	Individual well, septic system		
Road District	Local		
Flood Zone / FIRM Panel	Zone X and Zone A/Panel 0340		
Commissioner's District	District 1- Jennifer Hill		
Existing Use		Commen	ts
vacant		owned by Owners	
Subdivision/Residentia	I	North Cisky Park	
Subdivision/Residentia	I	Lenora Park S	
vacant		wetlands	

Land Use Table

North

South

East West

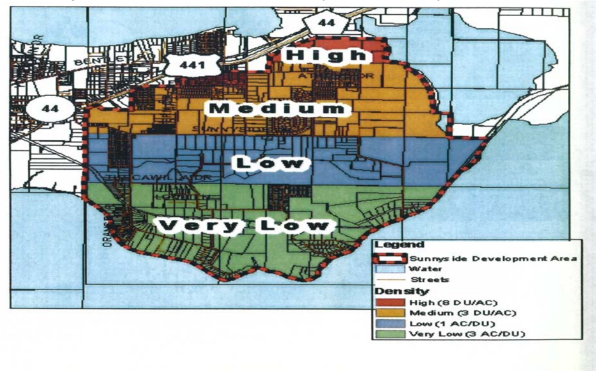
Summary of Staff Determination

STAFF RECOMMENDATION: Staff recommends **APPROVAL**, based on findings of facts, to rezone the 16-acre property from Rural Residential (R-1) to Agriculture (A).

ZONING BOARD RECOMMENDATION:

Summary of Analysis

The Owner is requesting to rezone a 16-acre property from Rural Residential (R-1) to Agriculture (A). The future land use is Rural, which allows the Agriculture zoning district. A vast majority of the parcels in the area have zoning districts not consistent with the Rural Future Land Use Category (FLUC). The prevailing use in this area is rural residential and agricultural uses. The Sunnyside Report completed by the City of Leesburg (in cooperation with the County) recommends this area of the Sunnyside Community to be maintained for rural uses and is a major reason for the reduced density. This rezoning request will start the reconciliation process with the existing Future Land Use Categories. The 2030 Comprehensive Plan Future Land Use Map designates the area as Rural. The report determined that the southernmost section of the area should have the lowest density, no more than one dwelling unit per three (3) acres. This was established to help maintain the quality of life in this area of the Sunnyside Community by encouraging more uniform development rather than the current hodge-podge of varying densities within the area parcels. The figure below shows the recommended density levels of the Sunnyside Area.



Analysis

(According to the Lake County Development Regulations, Section 14.03.03, Standards for Review)

A. Whether the proposed rezoning is in conflict with any applicable provisions of these Regulations;

The Applicant seeks to rezone the property in order to conduct general agriculture activities on the property. General agriculture is permitted in the Agriculture Zoning District and is defined as "Establishments for the keeping, grazing or feeding of livestock and animals; feedlots; croplands; silviculture; apiaries, honey extracting; and buildings which are an accessory use to these agriculture use". The proposed zoning is allowed in the Rural Future Land Use Category according to Table 3.00.03 of the Land Development Regulations.

B. Whether the proposed rezoning is consistent with all elements of the Lake County Comprehensive Plan;

This property is located within the Rural FLUC (2030 Future Land Use Map). Policy 1-1.4.4 of the Comprehensive Plan allows agriculture and residential uses within the Rural FLUC. New Plan Policy I-1.4.1 *Elements of Rural Character* describes development within the Rural FLUC as "Individual parcels that are generally equal to or larger than five (5) acres in size." The proposed rezoning is consistent with the Rural FLUC and would bring the zoning of the property into conformance with the Rural Future Land Use.

C. Whether, and the extent to which, the proposed rezoning is inconsistent with existing and proposed land uses;

The proposed rezoning is consistent with the surrounding land uses within the area. The surrounding area includes a mix of permitted low intensity agriculture uses, a citrus farm, and large acre residential tracks with non-intensive agriculture uses.

D. Whether there have been changed conditions that require a rezoning;

The conditions of the area have not changed. There have been no rezonings in the area since the adoption of the Official Zoning Map in 1987. However, the zoning districts assigned to the area are not reflective of the current uses and/or the current Future Land Use Category for the area.

E. Whether, and the extent to which, the proposed rezoning would result in demands on public facilities, and whether, or to the extent to which, the proposed rezoning would exceed the capacity of such public facilities, including, but not limited to police, roads, sewage facilities, water supply, drainage, solid waste, parks and recreation, schools, and fire and emergency medical facilities;

No adverse impacts on public facilities are anticipated from the proposed rezoning. The site is currently served by an on-site individual well and septic system.

F. Whether, and the extent to which, the proposed rezoning would result in significant adverse impacts on the natural environment;

Although the property contains wetlands, no wetland impacts are anticipated by this rezoning.

G. Whether, and the extent to which, the proposed rezoning would adversely affect the property values in the area;

No information has been submitted to indicate that the proposed rezoning would adversely affect the property values in the area.

H. Whether, and the extent to which, the proposed rezoning would result in an orderly and logical development pattern, specifically identifying any negative effects on such patterns;

The proposed rezoning will not affect the existing development patterns for the area. The proposed rezoning will make the property consistent with the future land use for this area, as well as the Sunnyside Report. The surrounding development pattern is a mix of agriculture and rural residential development. This request is a continuation of the agriculture/residential development pattern for the area.

I. Whether the proposed rezoning would be in conflict with the public interest, and in harmony with the purpose and intent of these Regulations;

The proposed rezoning would be in harmony with the general intent of the Comprehensive Plan and LDR as stated in Sections A through H above.

J. Any other matters that may be deemed appropriate by the Lake County Zoning Board or the Board of County Commissioners, in review and consideration of the proposed rezoning.

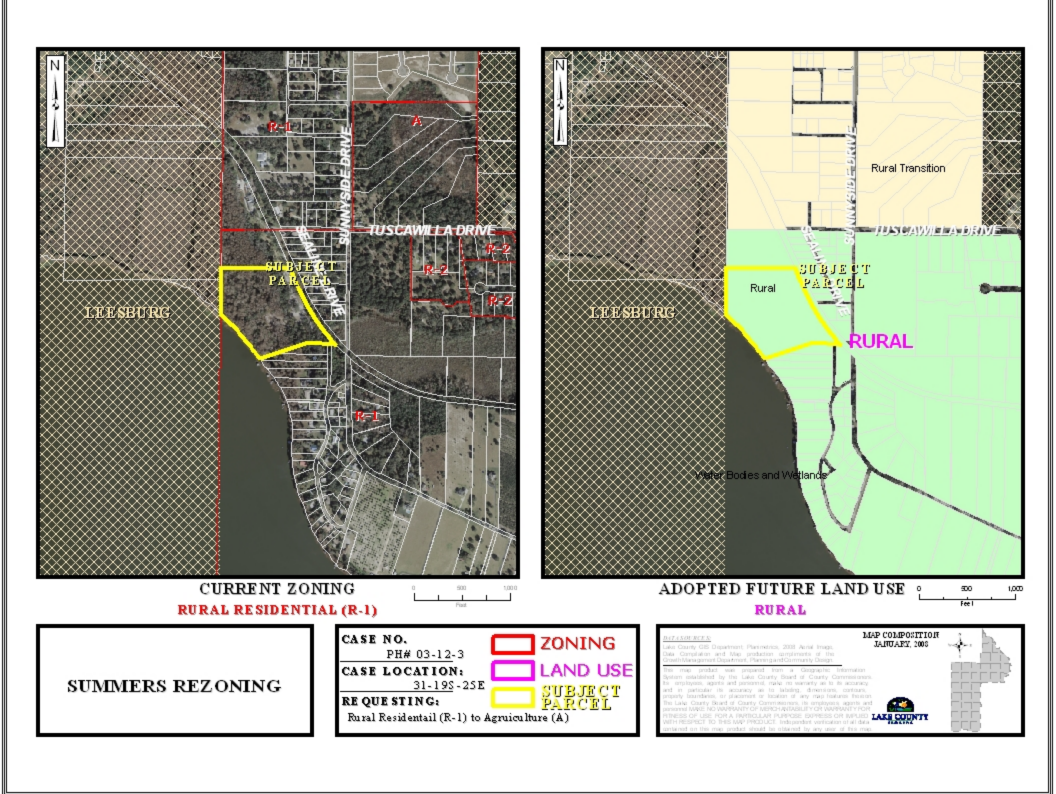
N/A

FINDINGS OF FACT: Staff has reviewed the application for this rezoning request and found:

- 1. The request is consistent with Comprehensive Plan Policy-1.4, which allows agriculture and residential uses in the Rural Future Land Use Category.
- 2. This request is consistent with LDR Tables 3.00.03 and 3.01.03, which allows agriculture/residential uses in the Agriculture Zoning District.
- 3. The request is consistent with the recommendations of the Sunnyside Report.

Based on these findings of fact, Staff recommends **APPROVAL**, as specified in the proposed ordinance.

WRITTEN COMMENTS FILED: Support: -0- Concern: -0- Oppose: -0-



1		ORDINANCE #2012-XX
2		Summer Property Rezoning
3		PH #3-12-3
4		
5		
6		RDINANCE OF THE LAKE COUNTY BOARD OF COUNTY COMMISSIONERS
7		iding the lake county zoning maps; and providing for an
8	EFFE	CTIVE DATE.
9		
10		REAS , Valerie C. Fuchs, Esq. (the "Applicant") has submitted a rezoning petition on behalf of
11	5	Jacqueline A. Summers (the "Owner") to rezone property from Rural Residential (R-1) to
12	Agriculture (A)	and;
13		
14		REAS , the property consists of approximately 16+/- acres located in the Leesburg area,
15		Tuscawilla Drive and west of Kentucky Avenue, in Section 31, Township 19 South, Range
16	as follows:	e County, Florida, lying within Alternate Key Numbers 1260060, more particularly described
17 18	as 10110WS:	
18 19		LEGAL DESCRIPTION: [EXHIBIT "A" – ATTACHED]
20		LEGAL DESCRIPTION. [EXHIBIT A - ATTACHED]
21	WHEE	REAS, the subject property is located within the Rural Future Land Use Category as shown
22		ounty Comprehensive Plan Future Land Use Map (FLUM); and
23		
24	WHEF	REAS, the Lake County Zoning Board reviewed petition PH #03-12-3 on the 4 th day of
25	January, 2012, after giving Notice of Hearing on a petition for a change in the use of land, including a notice	
26	that said petition would be presented to the Board of County Commissioners of Lake County, Florida, on	
27	•	of January, 2012; and
28	-	-
29		REAS, the Board of County Commissioners reviewed said petition, the recommendations of
30		unty Zoning Board, and any comments, favorable or unfavorable, from the public and
31	surrounding pr	operty owners at a duly advertised public hearing;
32		
33		THEREFORE, BE IT ORDAINED by the Board of County Commissioners of Lake County,
34		he Land Development Regulations of Lake County, Florida, be altered and amended as they
35	pertain to the a	above subject property, as described in EXHIBIT "A", subject to the following terms:
36	Continu 1	Terme. The County Manager or designed shall amond the Official Zening Man from Dural
37	Section 1.	Terms : The County Manager or designee shall amend the Official Zoning Map from Rural
38		Residential (R-1) to Agriculture (A) in accordance with this Ordinance.
39 40	Section 2.	Severability: If any section, sentence, clause, or phrase of this Ordinance is held to be
40 41	Section 2.	invalid or unconstitutional by any court of competent jurisdiction, then said holding shall in
41 42		no way affect the validity of the remaining portions of this Ordinance.
43		no way area the valuary of the remaining portions of this Ordinance.
44	Section 3.	Development Review and Approval: Development shall comply with all County codes
45	20010110	and ordinances, as amended.
46		
47	Section 4.	Effective Date. This Ordinance shall become effective as provided for by law.
	-	

1 2	ENACTED thisday of,	2012.
3		
4	FILED with the Secretary of State,	2012.
5		010
6 7	EFFECTIVE,2	2012.
8	BOARD OF COUNTY COMMISSIONERS	
9	LAKE COUNTY, FLORIDA	
10		
11		
12		
13	Leslie Campion, Chairman	
14	ATTEST:	
15		
16		
17		
18	NEIL KELLY, Clerk of the Board of County Commissioners	
19 20	Lake County, Florida	
21	Lake County, Honda	
22	APPROVED AS TO FORM AND LEGALITY	
23		
24		
25		
26	SANFORD A. MINKOFF, County Attorney	
27		
28		
29		
30		
31		
32		
33		
34		
35		
36		
37		
	Summers Rezoning Proj. #2011110001/ AR#1952 11/21/11 2	

EXHIBIT "A"

LEGAL DESCRIPTION

1	EXHIBIT "A"
2	
3	LEGAL DESCRIPTION
4	
5	That part of Lot 10, lying North of a drainage ditch, being in Section 31, Township 19 South, Range 25 East
6	of Mary K. and T.S. Johnson's Subdivision of the John M. Hanson Tract on Lake Harris, according to the
7	Plat thereof, as recorded in Plat Book 1, Page 7, Public Records of Lake County, Florida AND All of Lot 11
8	and Lot 12, lying West of the former Leesburg and Indian River Railroad right of way, and Lot 17 in Mary K.
9	and T.S. Johnson's Subdivision, according to the Plat thereof, as recorded in Plat Book 1, Page 7, Public
10	Records of Lake County, Florida.
11	Together with Easements for Ingress and Egress as set forth in instrument recorded in Official Records
12	Book 3314, Page 668 and Official Record Book 3314, Page 670, Public Records of Lake County, Florida,
13	more particularly described as follows:
14	A 40.00 foot wide none-exclusive easement, over and across the following described lands:
15	Beginning at the intersection of the North right-of-way line of Kentucky Avenue, being 40.00 feet wide, as
16	per the Plat of Lenora Park, recorded in Plat Book 11, Page 103, in the Public Records of Lake County,
17	Florida and the Easterly right-of-way line as per said plat, of the Seaboard Airline Railroad, being 60.00 feet
18	wide, (now abandoned); thence run North 89 degrees 30 minutes 10 seconds West, along a Westerly
19	projection of the North right-of-way of said Kentucky Avenue to the Westerly right-of-way line Seaboard
20	Airline Railroad, (now abandoned); thence Southeasterly along said Westerly right-of-way line to an
21	intersection with the Westerly right-of-way line of said Kentucky Avenue; thence South 89 degrees 30
22	minutes 10 seconds East, along a Westerly projection of the South right-of-way line of said Kentucky
23	Avenue to the Easterly right-of-way line of said Seaboard Airline Railroad, (now abandoned); thence
24	Northwesterly along the Easterly right-of-way of said Seaboard Airline Railroad, (now abandoned) to the
25	Point of Beginning. AND A 20.00 foot wide non-exclusive easement, over and across the following described lands:
26 27	Begin at the intersection of the North right-of-way line of Carolina Avenue, being 40.00 feet wide, as per the
27	plat of Lenora Park, recorded in Plat Book 11, Page 103, in Public Records of Lake County, Florida and the
28 29	Easterly right-of-way line as per said plat, of the Seaboard Airline Railroad, being 60.00 feet wide, (now
29 30	abandoned); thence North 89 degrees 30 minutes 10 seconds West along a Westerly projection of the
31	South right-of-way line of said Carolina Avenue to the Westerly right-of-way line of said Seaboard Airline
32	Railroad (now abandoned); thence Northwesterly along said Westerly right-of-way line to an intersection
33	with the Westerly right-of-way line of said Seaboard Airline Railroad and a Westerly projection of the
34	centerline of said Carolina Avenue; thence South 89 degrees 30 minutes 10 seconds East along a Westerly
35	projection of a centerline of said Carolina Avenue to the Easterly right-of-way line said Seaboard Airline
36	Railroad (now abandoned); thence Southeasterly along the Easterly right-of-way line of said Seaboard
37	Airline Railroad (now abandoned), to the Point of Beginning.
38	V V V V V V V V V V

39