



At a regular meeting of the Board of Supervisors of the County of Bedford, Virginia held at the Bedford County Administration Building on the 24<sup>th</sup> day of February 2020, beginning at 7:00 pm.:

<u>MEMBERS:</u>	<u>VOTE:</u>
John Sharp, Chair	Yes
Charla Bansley, Vice-Chair	Yes
Mickey Johnson	Yes
Edgar Tuck	Yes
Tommy W. Scott	Yes
Bob Davis	Yes
Tammy Parker	Yes

On motion of Vice-Chairman Bansley, which carried by a vote of 7-0, the following was adopted:

**A RESOLUTION**

**AUTHORIZING THE SUBMISSION, ACCEPTANCE, AND APPROPRIATION OF  
A 2020 SAMHSA GRANT FOR THE DEPARTMENT OF SOCIAL SERVICES**

**WHEREAS**, the Substance Abuse and Mental Health Services Administration (SAMHSA), Center for Substance Abuse Treatment (CSAT) is accepting grant applications for the 2020 fiscal year; and

**WHEREAS**, the purpose of this program is to expand substance abuse treatment capacity in Family Treatment Drug Courts (FTDC) and substance use disorder (SUD) treatment services in existing drug courts; and

**WHEREAS**, the program and the County recognize the need for treatment, rather than incarceration, of individuals with SUDs; and

**WHEREAS**, the CEO of Horizon Behavioral Health authorized Horizon's staff to apply for the SAMHSA grant on behalf of Bedford County; and

**WHEREAS**, the funds would be used to employ an additional Family Services Specialist, at the Bedford County Department of Social Services, to provide case management to participants of the County's Family Treatment Drug Docket; and

**WHEREAS**, the SAMHSA grant is a 5-year grant that will cover the cost of the additional Family Services Specialist, including full salary and benefits.

**NOW, THEREFORE, BE IT RESOLVED,** by the Bedford County Board of Supervisors, that the Board does hereby approve Horizon Behavioral Health's submission of an application on behalf of Bedford County for the 2020 SAMHSA Center for Substance Abuse Treatment grant, which will be used to fund the full salary and benefits of an additional Family Services Specialist at the Bedford County Department of Social Services. If awarded, the Board authorizes acceptance and appropriation of the grant funds.

A Copy-Teste:

A handwritten signature in blue ink, appearing to read "Robert Hiss", is written over a horizontal line.

Robert Hiss  
County Administrator



At a regular meeting of the Board of Supervisors of the County of Bedford, Virginia held at the Bedford County Administration Building on the 24<sup>th</sup> day of February 2020, beginning at 7:00 pm.:

<u>MEMBERS:</u>	<u>VOTE:</u>
John Sharp, Chair	Yes
Charla Bansley, Vice-Chair	Yes
Mickey Johnson	Yes
Edgar Tuck	Yes
Tommy W. Scott	Yes
Bob Davis	Yes
Tammy Parker	Yes

On motion of Vice-Chairman Bansley, which carried by a vote of 7-0, the following was adopted:

**A RESOLUTION**

**AUTHORIZING THE APPLICATION, ACCEPTANCE, AND APPROPRIATION OF THE  
2021 DMV SELECTIVE ENFORCEMENT – ALCOHOL GRANT FOR THE SHERIFF’S OFFICE**

**WHEREAS**, the Bedford County Sheriff’s Office has prepared a DMV Bedford County Selective Enforcement - Alcohol grant application for grant funding with the Department of Motor Vehicles; and

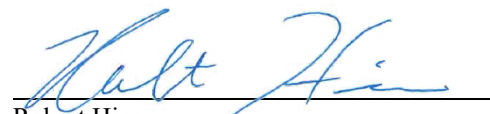
**WHEREAS**, the grant, if funded, will provide \$35,437.00 from October 1, 2020 to September 30, 2021; and

**WHEREAS**, these funds will be used to provide DUI/Safety checkpoints, training, and the purchase of 2 LIDAR, 15 safety vests, and 24 LED road flares; and

**WHEREAS**, the grant requires a 50% match of \$17,718.50, which will be met by using the cost of fuel and vehicle maintenance included in the FY2020-2021 budget proposal.

**NOW, THEREFORE, BE IT RESOLVED**, by the Bedford County Board of Supervisors, that the Board does hereby authorize the submission of a grant application in the amount of \$53,155.50 to the Department of Motor Vehicles. If awarded, the Board authorizes acceptance and appropriation of the funds awarded.

A Copy-Teste:

  
Robert Hiss  
County Administrator



At a regular meeting of the Board of Supervisors of the County of Bedford, Virginia held at the Bedford County Administration Building on the 24<sup>th</sup> day of February 2020, beginning at 7:00 pm.:

<u>MEMBERS:</u>	<u>VOTE:</u>
John Sharp, Chair	Yes
Charla Bansley, Vice-Chair	Yes
Mickey Johnson	Yes
Edgar Tuck	Yes
Tommy W. Scott	Yes
Bob Davis	Yes
Tammy Parker	Yes

On motion of Vice-Chairman Bansley, which carried by a vote of 7-0, the following was adopted:

**A RESOLUTION**

**AUTHORIZING THE APPLICATION, ACCEPTANCE, AND APPROPRIATION OF THE  
2021 DMV SELECTIVE ENFORCEMENT – SPEED GRANT FOR THE SHERIFF’S OFFICE**

**WHEREAS**, the Bedford County Sheriff’s Office has prepared a DMV Bedford County Selective Enforcement - Speed grant application for grant funding with the Department of Motor Vehicles; and

**WHEREAS**, the grant, if funded, will provide \$12,058.00 from October 1, 2020 to September 30, 2021; and

**WHEREAS**, these funds will be used to provide speed patrols; and

**WHEREAS**, the grant requires a 50% match of \$6,029.00 which will be met by using the cost of fuel and vehicle maintenance included in the FY2020-2021 budget proposal.

**NOW, THEREFORE, BE IT RESOLVED**, by the Bedford County Board of Supervisors, that the Board does hereby authorize the submission of a grant application in the amount of \$18,087.00 to the Department of Motor Vehicles. If awarded, the Board authorizes acceptance and appropriation of the funds awarded.

A Copy-Teste:

  
 Robert Hiss  
 County Administrator



At a regular meeting of the Board of Supervisors of the County of Bedford, Virginia held at the Bedford County Administration Building on the 24<sup>th</sup> day of February 2020, beginning at 7:00 pm.:

<u>MEMBERS:</u>	<u>VOTE:</u>
John Sharp, Chair	Yes
Charla Bansley, Vice-Chair	Yes
Mickey Johnson	Yes
Edgar Tuck	Yes
Tommy W. Scott	Yes
Bob Davis	Yes
Tammy Parker	Yes

On motion of Vice-Chairman Bansley, which carried by a vote of 7-0, the following was adopted:

**A RESOLUTION**

**AUTHORIZING THE APPLICATION, ACCEPTANCE, AND APPROPRIATION OF THE  
DMV SELECTIVE ENFORCEMENT – OCCUPANT PROTECTION GRANT FOR THE SHERIFF’S OFFICE**

**WHEREAS**, the Bedford County Sheriff’s Office has prepared a DMV Bedford County Selective Enforcement – Occupant Protection grant application for grant funding with the Department of Motor Vehicles; and

**WHEREAS**, the grant, if funded, will provide \$11,304.00 from October 1, 2020 to September 30, 2021; and

**WHEREAS**, these funds will be used to enforce the use of seatbelts and child safety seats; and

**WHEREAS**, the grant requires a 50% match of \$5,652.00 which will be met by using the cost of fuel and vehicle maintenance included in the FY2020-2021 budget proposal.

**NOW, THEREFORE, BE IT RESOLVED**, by the Bedford County Board of Supervisors, that the Board does hereby authorize the submission of a grant application in the amount of \$16,956.00 to the Department of Motor Vehicles. If awarded, the Board authorizes acceptance and appropriation of the funds awarded.

A Copy-Teste:

  
 Robert Hiss  
 County Administrator



At a regular meeting of the Board of Supervisors of the County of Bedford, Virginia held at the Bedford County Administration Building on the 24<sup>th</sup> day of February 2020, beginning at 7:00 pm.:

<u>MEMBERS:</u>	<u>VOTE:</u>
John Sharp, Chair	Yes
Charla Bansley, Vice-Chair	Yes
Mickey Johnson	Yes
Edgar Tuck	Yes
Tommy W. Scott	Yes
Bob Davis	Yes
Tammy Parker	Yes

On motion of Vice-Chairman Bansley, which carried by a vote of 7-0, the following was adopted:

**A RESOLUTION**  
**PARKS AND RECREATION PROGRAM BUS**

**WHEREAS**, the Bedford County Board of Supervisors has an interest in providing recreational programming; and

**WHEREAS** the current Bedford County Parks and Recreation program bus is 15 years old with more than 100,000 miles; and

**WHEREAS** the program bus is used weekly, mostly for the senior citizen population and these programs are dependent upon reliable transportation; and

**WHEREAS** funds have been appropriated for the purchase of a new program bus; and

**NOW, THEREFORE, BE IT RESOLVED**, by the Bedford County Board of Supervisors, that the Board does hereby authorize the purchase a new bus at the State Contract rate of \$57,773.

A Copy-Teste:

  
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 Robert Hiss  
 County Administrator



At a regular meeting of the Board of Supervisors of the County of Bedford, Virginia held at the Bedford County Administration Building on the 24<sup>th</sup> day of February 2020, beginning at 7:00 pm.:

<u>MEMBERS:</u>	<u>VOTE:</u>
John Sharp, Chair	Yes
Charla Bansley, Vice-Chair	Yes
Mickey Johnson	Yes
Edgar Tuck	Yes
Tommy W. Scott	Yes
Bob Davis	Yes
Tammy Parker	Yes

On motion of Supervisor Parker, which carried by a vote of 7-0, the following was denied:

**AN ORDINANCE  
TO AMEND AND READOPT THE BEDFORD COUNTY ZONING  
ORDINANCE BY AMENDING PROFFERED CONDITIONS FOR THE BELLEVUE TERRACE SUBDIVISION  
FOR TAX MAP NUMBERS 114-A-82, 114-11-1, 114-11-2, 114-11-3, 114-11-4, 114-11-5, 114-11-6, 114-11-7,  
114-11-8, 114-11-9, 114-11-10, 114-11-11 and 114-11-12.**

**WHEREAS**, Seven Hills Enterprises, LLC has submitted application #RZ050002 to amend proffered conditions associated with the Bellevue Terrace Subdivision and Rezoning; and

**WHEREAS**, the existing proffered conditions were approved with rezoning application RZ050002 on February 14, 2005, which rezoned the subject property to AV (Agricultural Village Center District); and

**WHEREAS**, the application requests to amend proffered condition Number 3 and Number 4 for the Bellevue Terrace Subdivision Phase One as follows:

Proffer #3 currently states: “No home shall be permitted to be constructed on any lot that contains less than 3,000 square-feet of finished living space for a two story house, or 2,500 feet for a one story house”. The applicant is proposing to amend Proffer #3 by adding the following sentence: "For lots 114-11-1 through 7, the minimum home square footage shall be 2000 square feet for a two-story home and 1600 square feet for a one-story home."

Proffer #4 currently states “Architectural standards for all homes and accessory structures are to be primarily brick or stone, with Hardi Plank or similar cement fiber siding product covering less than half of the building exterior. Architectural grade shingles or better roof material must be used. There shall be no

exposed concrete CMU foundations. Homes shall be of a generally traditional appearance, in keeping with other finer homes in the area". The applicant is proposing to amend Proffer #4 by adding "For lots 114-11-1 through 7, vinyl siding is allowed as an exterior finish material in lieu of brick, stone or Hardie"; and

**WHEREAS**, all existing proffered conditions will remain in effect for the remaining lots in the Bellevue Terrace Subdivision; and

**WHEREAS**, the application has been submitted pursuant to Section 30-14 of the Zoning Ordinance; and

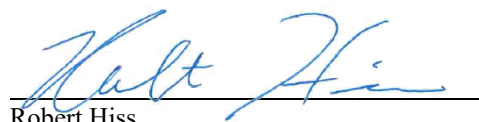
**WHEREAS**, the Board of Supervisors has carefully considered the public record, the public testimony, and the recommendation of the Planning Commission and determined that the requested amendment meets the goals and objectives of the Comprehensive Plan and the purposes of the Zoning Ordinance; and

**WHEREAS**, the Board finds that the public necessity, convenience, general welfare, and good zoning practice requires adoption of an ordinance to amend the proffered conditions of the subject property; and

**NOW, THEREFORE, BE IT ORDAINED**, by the Bedford County Board of Supervisors on this the 24th day of February, 2020, that the Bedford County Zoning Ordinance be and it hereby is amended and readopted by amending the proffered conditions as presented for the Bellevue Terrace Subdivision.

**NOW, THEREFORE, BE IT FURTHER ORDAINED**, that should any portion or provision of this ordinance be held by any court to be unconstitutional or invalid, that decision shall not affect the validity of the ordinance as a whole, or any part of the ordinance other than the part held to be unconstitutional or invalid.

A Copy-Teste:



Robert Hiss  
County Administrator





At a regular meeting of the Board of Supervisors of the County of Bedford, Virginia held at the Bedford County Administration Building on the 24th day of February 2020, beginning at 7:00 pm.:

<u>MEMBERS:</u>	<u>VOTE:</u>
John Sharp, Chair	Yes
Charla Bansley, Vice-Chair	Yes
Mickey Johnson	Yes
Edgar Tuck	Yes
Tommy W. Scott	Yes
Bob Davis	Yes
Tammy Parker	Yes

On motion of Supervisor Scott, which carried by a vote of 7-0, the following was adopted:

**A RESOLUTION**

**TO APPROVE AN AMENDMENT TO A SPECIAL USE PERMIT FOR THE EXPANSION OF A “CAMP” USE ON A PARCEL IDENTIFIED AS TAX MAP #53-A-1G**

**WHEREAS**, Thomas Road Baptist Church have submitted an amendment to approved Special Use Permit application #SU160007 to further expand the existing nonconforming use (“Camp” use) by adding one (1) 2,040 square foot staff cabin, ten (10) 2,040 square foot camper cabins, and two (2) 4,080 square foot family cabins on property identified as Tax Map Number #53-A-1G; and

**WHEREAS**, there is a fifty (50) percent or greater net increase (either one (1) time or cumulative) in the square footage of the use or structure proposed for expansion or enlargement; and

**WHEREAS**, the application has been submitted as an amendment to a Special use Permit that was approved on January 25, 2016 (with conditions) pursuant to Section 30-24-1(F) of the Zoning Ordinance, which allows a greater than 50 percent net increase (one time or cumulative) in the square footage of any use that was established prior to the adoption of the Zoning Ordinance after a Special Use Permit has been approved in accordance with Section 30-19 of the Zoning Ordinance; and

**WHEREAS**, the Board of Supervisors has carefully considered the public record, the public testimony, and the recommendations of the Planning Commission; and

WHEREAS, the Board of Supervisors finds that the requested rezoning meets the goals and objectives of the Comprehensive Plan and the purposes of the Zoning Ordinance; and

NOW, THEREFORE, BE IT RESOLVED, by the Bedford County Board of Supervisors that the Board does hereby approve of an amendment to a Special Use Permit pursuant to application #SU160007 with the following conditions:

1. Section 30-83-1 *General Standards* shall apply in perpetuity until the “Camp” use has been discontinued.
2. Approval of improvements to the property from the Virginia Outdoor Foundation is required prior to site plan approval.
3. Approval of improvements to the property from the Park Service is required prior to site plan approval.
4. Installation of a split-rail fence, gate(s), and posting the property (signs) where needed to prevent trespassing along the adjoining property line of Tax Map Number 53-A-1A. The applicant and any future property owner are responsible for all construction and maintenance costs until the “Camp” use has been discontinued.

A Copy-Teste:



Robert Hiss  
County Administrator



At a regular meeting of the Board of Supervisors of the County of Bedford, Virginia held at the Bedford County Administration Building on the 24<sup>th</sup> day of February 2020, beginning at 7:00 pm.:

<u>MEMBERS:</u>	<u>VOTE:</u>
John Sharp, Chair	Yes
Charla Bansley, Vice-Chair	Yes
Mickey Johnson	Yes
Edgar Tuck	Yes
Tommy W. Scott	Yes
Bob Davis	Yes
Tammy Parker	Yes

On motion of Chairman Sharp, which carried by a vote of 7-0, the following was adopted:

**AN ORDINANCE  
TO AMEND AND READOPT THE BEDFORD COUNTY ZONING  
ORDINANCE BY CHANGING THE ZONING DISTRICT DESIGNATION  
OF TAX MAP #100-A-12A**

**WHEREAS**, Gumtree, LLC have submitted Rezoning application #RZ19-0001 to rezone Tax Map #100-A-12A by removing the Historic Overlay (HO) district from the property, in order to establish a driving range (“Commercial Outdoor Sports and Recreation” use) on the property; and

**WHEREAS**, the application has been submitted pursuant to Section 30-14 of the Zoning Ordinance; and

**WHEREAS**, the Board of Supervisors has carefully considered the public record, the public testimony, and the recommendations of the Planning Commission; and

**WHEREAS**, the Board of Supervisors finds that the public necessity, general welfare, and good zoning practice requires adoption of an ordinance to amend the zoning district designation of the subject property; and

**WHEREAS**, the Board of Supervisors finds that the requested rezoning meets the goals and objectives of the Comprehensive Plan and the purposes of the Zoning Ordinance; and


WHEREAS, the Board of Supervisors does accept the voluntary proffer offered by Gumtree, LLC as follows:

- 1) The property will be developed as a golf driving range (similar to the submitted Concept Plan) which will be a part of the existing Colonial Hill Golf Course.

NOW, THEREFORE, **BE IT ORDAINED**, by the Bedford County Board of Supervisors that the Board does hereby amend and readopt the Zoning Ordinance by changing the zoning district designation of Tax Map #100-A-12A by removing the Historic Overlay (HO) district from the property; and

**BE IT FURTHER ORDAINED**, that should any portion or provision of this ordinance be held by any court to be unconstitutional or invalid, that decision shall not affect the validity of the ordinance as a whole, or any part of the ordinance other than the part held to be unconstitutional or invalid.

A Copy-Teste:

  
Robert Hiss  
County Administrator



At a regular meeting of the Board of Supervisors of the County of Bedford, Virginia held at the Bedford County Administration Building on the 24th day of February 2020, beginning at 7:00 pm.:

<u>MEMBERS:</u>	<u>VOTE:</u>
John Sharp, Chair	Yes
Charla Bansley, Vice-Chair	Yes
Mickey Johnson	Yes
Edgar Tuck	Yes
Tommy W. Scott	Yes
Bob Davis	Yes
Tammy Parker	Yes

On motion of Chairman Sharp, which carried by a vote of 7-0, the following was adopted:

**A RESOLUTION  
TO APPROVE A SPECIAL USE PERMIT  
TO ESTABLISH A “COMMERCIAL OUTDOOR SPORTS AND RECREATION” USE  
ON A PARCEL IDENTIFIED AS TAX MAP #100-A-12A**

**WHEREAS**, Gumtree, LLC have submitted Special Use Permit application #SU19-0002to establish a driving range (“Commercial Outdoor Sports and Recreation” use)in a PCD (Planned Commercial Development) on property identified as Tax Map Number #100-A-12A; and

**WHEREAS**, the application has been submitted pursuant to Section 30-79-2 of the Zoning Ordinance, which allows a “Commercial Outdoor Sports and Recreation” use in the PCD zoning district after Special Use Permit has been approved in accordance with Section 30-19 of the Zoning Ordinance; and


**WHEREAS**, the Board of Supervisors has carefully considered the public record, the public testimony, and the recommendations of the Planning Commission; and

**WHEREAS**, the Board of Supervisors finds that the requested rezoning meets the goals and objectives of the Comprehensive Plan and the purposes of the Zoning Ordinance; and

**NOW, THEREFORE, BE IT RESOLVED**, by the Bedford County Board of Supervisors that the Board does hereby approve of a Special Use Permit pursuant to application #SU19-0002 with the following conditions:

1. Any proposed lighting associated with the “Commercial Outdoor Sports & Recreation” use shall be directed downward and away from adjoining properties.
2. Large evergreen trees shall be planted in accordance with Section 30-92-4(C) in a 20 foot buffer yard along all property lines adjoining Tax Map Number 100-A-12 (existing trees shall remain) and the existing wooded buffer along the property line of Tax Map Number 100-A-10 shall remain.

A Copy-Teste:

  
\_\_\_\_\_  
Robert Hiss  
County Administrator



At a regular meeting of the Board of Supervisors of the County of Bedford, Virginia held at the Bedford County Administration Building on the 24<sup>th</sup> day of February 2020, beginning at 7:00 pm.:

<u>MEMBERS:</u>	<u>VOTE:</u>
John Sharp, Chair	Yes
Charla Bansley, Vice-Chair	Yes
Mickey Johnson	Yes
Edgar Tuck	Yes
Tommy W. Scott	Yes
Bob Davis	Yes
Tammy Parker	Yes

On motion of Supervisor Tuck, which carried by a vote of 7-0, the following was adopted:

**AN ORDINANCE  
AMENDING SELECT PROVISIONS OF THE BEDFORD COUNTY ZONING ORDINANCE**

**BE IT HEREBY ORDAINED** by the Board of Supervisors of Bedford County, Virginia, that after having conducted a duly advertised public hearing and upon receiving the recommendation forwarded by the Bedford County Planning Commission, that the regulations of the Bedford County Zoning Ordinance be amended and readopted as follows:

**PART I.**

That Article IV - Use and Design Standards, §30-82-11 shall be amended to include the following:

*Sec. 30-82-11. Multifamily dwelling.*

- (a) *Intent.* The following minimum standards are intended to accommodate multifamily dwellings, ensuring adequate separation and other design characteristics to create a safe and healthy residential environment while protecting adjoining uses which are less intensive.
- (b) *General standards:*
  - (1) Minimum front yard setback: Thirty (30) feet from any street right-of-way for all structures.
  - (2) Minimum side yard setback: Twenty (20) feet for principal structures.
  - ~~(3) Minimum rear yard setback: Twenty five (25) feet for principal structures.~~
  - (4) Additional setbacks in the form of a buffer yard shall be required in accordance with article V where the property adjoins a less intensive zoning district.
  - (5) Each multifamily building shall be separated by forty (40) feet between facing living areas. This separation may be reduced to twenty (20) feet when both multifamily buildings contain windowless walls.

- (6) Where buildings are placed at right angles (ninety (90) degrees) to one another and both interior walls are windowless, the minimum separation of buildings shall be twenty (20) feet.
  - (7) Standards for open space and recreational areas required below:
    - a. Shall be in addition to any buffer yard required under article V of this ordinance;
    - b. Shall be in addition to, and not be located in, any required front, side or rear yard setback;
    - c. Shall have a horizontal dimension of at least fifty (50) feet, except that areas with a horizontal distance of not less than twenty (20) feet shall be counted as open space provided such areas contain facilities such as, but not limited to, bikeways, exercise trails, tot lots, gazebos, picnic tables, etc.;
    - d. Shall not include proposed street rights-of-ways, open parking areas, driveways, or sites reserved for other specific uses; and
    - e. Shall be of an appropriate nature and location to serve the residents of the multifamily development.
- (c) *Additional standards in the AV district:*
- (1) Minimum lot size: Twenty thousand (20,000) square feet for the first dwelling unit, plus five thousand (5,000) square feet for each additional unit.
  - (2) Maximum density: Eight (8) dwelling units per acre.
  - (3) When adjoining a lot containing a single-family dwelling, a Type C buffer yard as described in article V shall be provided.
  - (4) Common open space and recreational areas required: Five (5) percent of the total lot area for parcels of two (2) to five (5) acres, and ten (10) percent for parcels over five (5) acres. No open space is required for parcels under two (2) acres.
  - (5) Minimum rear yard setback: Twenty five (25) feet for the principal structure(s)
- (d) *Additional standards in the R-3 district:*
- (1) Minimum lot size: Seven thousand two hundred (7,200) square feet for the first dwelling unit, plus three thousand six hundred thirty (3,630) square feet for each additional unit.
  - (2) Maximum density: Twelve (12) dwelling units per acre.
  - (3) The property shall be served by public sewer and water.
  - (4) Common open space and recreational areas required: Five (5) percent of the total lot area for parcels of two (2) to five (5) acres, and ten (10) percent for parcels over five (5) acres. No open space is required for parcels under two (2) acres.
  - (5) Minimum rear yard setback: Twenty five (25) feet for the principal structure(s)
- (e) *Additional standards in the R-4 district:*
- (1) Minimum lot size: Seven thousand two hundred (7,200) square feet for the first dwelling unit, plus one thousand eight hundred fifteen (1,815) square feet for each additional unit.
  - (2) Maximum density: Twenty-four (24) dwelling units per acre.
  - (3) The property shall be served by public sewer and water.

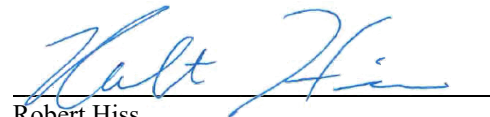


- (4) Common open space and recreational areas required: Five (5) percent of the total lot area for parcels of two (2) to five (5) acres, and ten (10) percent for parcels over five (5) acres. No open space is required for parcels under two (2) acres.
  - (5) Minimum rear yard setback: Twenty five (25) feet for the principal structure(s). For property bordering Smith Mountain Lake, the distance will be measured from the recognized full pond level. Additionally, the principal structure shall be located a minimum of ten (10) feet from the eight-hundred-foot (800') contour. Walkways and steps are exempt from rear yard requirements.
- (f) *General standards in the C-1 district, independent of the general standards above:*
- (1) The multifamily use shall be allowed only in the same structure as, and in conjunction with, an associated civic, office or commercial use type.
  - (2) The civic, office or commercial use type must occupy at least fifty (50) percent of the gross floor f the structure.
  - (3) Minimum rear yard setback: Twenty five (25) feet for the principal structure(s)

## **PART II.**

Should any portion or provision of this ordinance be held by any court to be unconstitutional or invalid, that decision shall not affect the validity of the ordinance as a whole, or any part of the ordinance other than the part held to be unconstitutional or invalid. This ordinance shall become effective immediately upon its adoption.

A Copy-Teste:



Robert Hiss  
County Administrator



At a regular meeting of the Board of Supervisors of the County of Bedford, Virginia held at the Bedford County Administration Building on the 24<sup>th</sup> day of February 2020, beginning at 7:00 pm.:

<u>MEMBERS:</u>	<u>VOTE:</u>
John Sharp, Chair	Yes
Charla Bansley, Vice-Chair	Yes
Mickey Johnson	Yes
Edgar Tuck	Yes
Tommy W. Scott	Yes
Bob Davis	Yes
Tammy Parker	Yes

On motion of Supervisor Davis, which carried by a vote of 7-0, the following was adopted:

**WHEREAS**, the County of Bedford has received an application from Crisis Response International requesting that its parcel of real estate (part of the former Camp Jaycee site) located at 2494 Camp Jaycee Road, Blue Ridge, Virginia (Tax Map No. 69-1-D) be tax exempt; and

**WHEREAS**, the application is for the 86.56 acre parcel of real estate which is estimated to have a value of \$1,884,900.00, and has been historically exempt from real-estate taxation; and

**WHEREAS**, the purpose of the organization is to provide and train a volunteer base of disaster relief workers, providing resources like emergency meals, down tree or debris removal, emotional support, and disaster relief supplies free of charge. The CRI property provides a way for everyday citizens to get training in disaster relief skills, CPR, Safe Food Handling, spiritual and emotional first-aid, light search and rescue, and disaster preparedness, The CRI camp has been offered for use to Search and Rescue associations of Virginia free of charge. CRI and the property will be of assistance to local first responders, local disaster agencies active in disaster management as well as other volunteer organizations active in disaster. Crisis Response International has a PTSD Post Traumatic Stress Disorder healing program for veterans and first responders. Crisis Response International has mobile kitchens that can serve 5000 meals per day. The CRI Camp property can serve as an evacuation center in times of disaster or fire.

**WHEREAS**, the Bedford County Board of Supervisors made the required findings pursuant to Section 58.1-3651 of the Virginia Code and Section 17-3.5 of Chapter 17 “Taxation” of the Bedford County Code; and

**WHEREAS**, in addition to the required findings, it is the finding of the Board of Supervisors that the organization meets the general public need with the benefits that can be derived by the community at large and that the benefits that will be received by the citizens of the County are equivalent to or exceed the County's loss in revenue from taxes.

**NOW THEREFORE**, it is the finding of the Board of Supervisors that Crisis Response International is an organization that conducts charitable activities; that the organization does not have an annual alcoholic beverage license nor will the organization have such a license; that the Directors, Officers, and Trustees of the organization are paid in an amount commensurate with similar non-profit organizations; that none of the net earnings of the organization inure to the benefit of any individual and that a significant portion of the income is not from local and state grants; that the organization provides services that are for the common good of the public; that no portion of the activities of the organization include legislative or political campaigning for any office; and it is the finding of the Board of Supervisors that services provided by the organization exceeds the potential loss of taxation from the organization.

**NOW THEREFORE, BE IT ORDAINED** by the Bedford County Supervisors that all of the real property of Crisis Response International shall be considered tax exempt pursuant to Section 58.1-3651 of the Virginia Code and Section 17-3.5 of Chapter 17 "Taxation" of the Bedford County Code. This exemption shall be effective immediately. Should the use of the property change in the future, the continuance of the exemption shall be contingent on the continued use of the property in accordance with the purpose for which the organization is classified.

A Copy-Teste:



Robert Hiss  
County Administrator



At a regular meeting of the Board of Supervisors of the County of Bedford, Virginia held at the Bedford County Administration Building on the 24<sup>th</sup> day of February 2020, beginning at 7:00 pm.:

<u>MEMBERS:</u>	<u>VOTE:</u>
John Sharp, Chair	Yes
Charla Bansley, Vice-Chair	No
Mickey Johnson	Yes
Edgar Tuck	Yes
Tommy W. Scott	Yes
Bob Davis	Yes
Tammy Parker	Yes

On motion of Supervisor Davis, which carried by a vote of 6-1, the following was adopted:

**AN ORDINANCE TO AMEND CHAPTER 1 OF THE CODE OF BEDFORD COUNTY, VIRGINIA BY AMENDING SECTION 1-15, RELATING TO COURT FEES.**

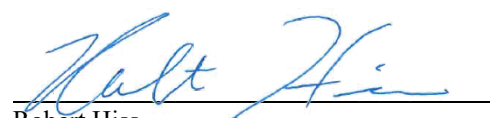
**BE IT HEREBY ORDAINED, that the Board of Supervisors of the County of Bedford, Virginia, hereby amends Chapter 1 “General Provisions” by amending Section 1-15 as follows:**

**Sec. 1-15. Electronic summons system fee; amount; administration.**

There is hereby imposed, in addition to any other fees prescribed by law, the sum of \$5.00 in each criminal and traffic case in which the defendant is convicted of a violation of any statute of the Commonwealth or any ordinance of the County filed in the general district court, **juvenile and domestic relations court**, and the circuit court. The clerk of court in which the action is filed shall collect the assessment and remit it to the county treasurer. The County Treasurer, subject to appropriation by the Board of Supervisors, shall disburse such funds in accordance with Virginia Code § 17.1-279.1.

2. This ordinance shall take effect March 1, 2020.

A Copy-Teste:

  
Robert Hiss  
County Administrator



At a regular meeting of the Board of Supervisors of the County of Bedford, Virginia held at the Bedford County Administration Building on the 24<sup>th</sup> day of February 2020, beginning at 7:00 pm.:

<u>MEMBERS:</u>	<u>VOTE:</u>
John Sharp, Chair	Yes
Charla Bansley, Vice-Chair	Yes
Mickey Johnson	Yes
Edgar Tuck	Yes
Tommy W. Scott	Yes
Bob Davis	Yes
Tammy Parker	Yes

On motion of Vice-Chairman Bansley, which carried by a vote of 7-0, the following was adopted:

**AN ORDINANCE TO AMEND CHAPTER 10 OF THE CODE OF  
BEDFORD COUNTY, VIRGINIA BY UPDATING SECTION 10-21, RELATING TO THE  
AUTHORITY OF THE TRI-COUNTY LAKES ADMINISTRATIVE COMMISSION TO  
REGULATE NAVIGATIONAL MARKERS**

**BE IT HEREBY ORDAINED, that the Board of Supervisors of the County of Bedford, Virginia, hereby amends Chapter 10 “LAKES AND WATERWAYS” by amending Section 10-21 as follows:**

Chapter 10 - LAKES AND WATERWAYS

ARTICLE I. - IN GENERAL

Secs. 10-1—10-20. - Reserved.

ARTICLE II. - SMITH MOUNTAIN LAKE AND LEESVILLE LAKE

Sec. 10-21. - Placement or removal of no-wake buoys or other markers.

(a) Any person who desires to place or remove no-wake buoys or other markers relating to the safe and efficient operation of vessels on Smith Mountain Lake **or Leesville Lake** shall apply to the **Tri-County Lakes Administrative Commission** ~~Smith Mountain Lake Policy Advisory Board~~.

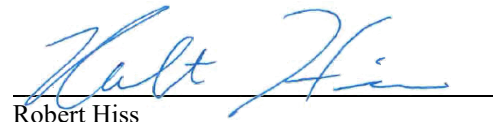
(b) The **Tri-County Lakes Administrative Commission** ~~Smith Mountain Lake Policy Advisory Board~~ shall act as agent for the Bedford County Board of Supervisors and shall approve, disapprove or approve with modifications, the application and forward it to the Virginia Department of Game and Inland Fisheries Director.

(c) The **Tri-County Lakes Administrative Commission** ~~Smith Mountain Lake Policy Advisory Board~~ shall develop policies and procedures for review of such applications which shall include a procedure for notice to the public and a public hearing; however, such policies and procedures shall provide that the

policy advisory board itself shall not initiate an application for removal of no-wake buoys lawfully in existence as of the date of this ordinance unless there has been a substantial change in the conditions which led to the approval for the placement of said buoys, but subject to review according to the regulations of the Virginia Department of Game and Inland Fisheries. Otherwise, the policy advisory board shall develop policies and procedures which are subject to the approval of the Bedford County Board of Supervisors.

2. This ordinance shall take effect immediately.

A Copy-Teste:



Robert Hiss  
County Administrator



At a regular meeting of the Board of Supervisors of the County of Bedford, Virginia held at the Bedford County Administration Building on the 24<sup>th</sup> day of February 2020, beginning at 7:00 pm:

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**Supervisor Johnson made a motion for the Board to enter into closed session** pursuant to Section 2.2-3711 (A) (1) as to the discussion, consideration, or interviews of prospective candidates for employment; assignment, appointment, promotion, performance, demotion, salaries, disciplining, or resignation of specific public officers, appointees, or employees of any public body; specifically, related to the County Administrator duties and the IT Director.

**Voting yes: Mr. Johnson, Mr. Tuck, Mrs. Bansley, Mr. Sharp, Mr. Scott, Mr. Davis, and Mrs. Parker**

**Voting no: none**

**Motion passed.**

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**Supervisor Tuck made a motion to go back into regular session.**

**Voting yes: Mr. Johnson, Mr. Tuck, Mrs. Bansley, Mr. Sharp, Mr. Scott, Mr. Davis, and Mrs. Parker**

**Voting no: none**

**Motion passed.**

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
**WHEREAS**, the Bedford County Board of Supervisors has convened a Closed Meeting, pursuant to an affirmative recorded vote and in accordance with the provisions of the Virginia Freedom of Information Act; and

**WHEREAS**, §2.2-3712 of the Code of Virginia requires a certification by the Bedford County Board of Supervisors that such closed meeting was conducted in conformity with Virginia Law.

**NOW, THEREFORE BE IT RESOLVED**, that the Bedford County Board of Supervisors does hereby certify that, to the best of each member's knowledge, (i) only public business matters lawfully exempted from open meeting requirements by Virginia law were discussed in the closed meeting to which this certification resolution applies, and (ii) only such public business matters as were identified in the motion convening the closed meeting was heard, discussed or considered by the Bedford County Board of Supervisors.

<u>MEMBERS:</u>	<u>VOTE:</u>
John Sharp, Chair	Yes
Charla Bansley, Vice-Chair	Yes
Mickey Johnson	Yes
Edgar Tuck	Yes
Tommy Scott	Yes
Bob Davis	Yes
Tammy Parker	Yes

A Copy-Teste:

A handwritten signature in blue ink, appearing to read "Robert Hiss", is written over a horizontal line.

Robert Hiss  
County Administrator