CITY OF RIDGELAND
MISSISSIPPI

THE TOWNSHIP AT COLONY PARK
TRADITIONAL NEIGHBORHOOD DEVELOPMENT
OVERLAY DISTRICT ORDINANCE

ADOPTED AS OF
AUGUST 7, 2001

REVISED 06/11/03
THE TOWNSHIP AT COLONY PARK
TRADITIONAL NEIGHBORHOOD DEVELOPMENT (TND)
OVERLAY DISTRICT ORDINANCE

CITY OF RIDGELAND, MISSISSIPPI

INDEX

SECTION I PURPOSE
SECTION II INTERPRETATIONS AND DEFINITIONS
SECTION III DESIGNATION
SECTION IV REQUIRED COMPLIANCE
SECTION V LAND USES PERMITTED/PROHIBITED
SECTION VI PROCEDURAL RULES
SECTION VII CRITERIA FOR ISSUANCE OF SUITABILITY CERTIFICATE (S)/CERTIFICATE DURATION
SECTION VIII APPEALS
SECTION IX APPEALS TO A COURT OF LAW
SECTION X ISSUANCE OF CERTIFICATE OF OCCUPANCY
SECTION XI MAINTENANCE REQUIREMENTS
SECTION XII SUPPLEMENTAL DEVELOPMENT STANDARDS
SECTION XIII REPEALER
SECTION XIV ESTABLISHMENT OF COVENANTS
SECTION XV EXCEPTIONS
SECTION XVI DEVELOPMENT STANDARDS

EXHIBIT A LEGAL DESCRIPTION OF SUBJECT AREA
EXHIBIT B LOCATION MAP OF SUBJECT AREA
EXHIBIT C PROPOSED MASTER PLAN

APPENDIX A BUILD-TO LINE AND SETBACK SCHEDULE
APPENDIX B PARKING DIMENSION STANDARDS
APPENDIX C STANDARDS FOR TYPICAL CURB RADII AND STREET INTERSECTIONS
APPENDIX D STREET SECTIONS
THE TOWNSHIP AT COLONY PARK
TND OVERLAY DISTRICT ORDINANCE
CITY OF RIDGELAND, MISSISSIPPI

AN OVERLAY DISTRICT ORDINANCE ESTABLISHED TO PROVIDE MINIMUM DEVELOPMENT
STANDARDS FOR PROPOSED DEVELOPMENT, CONSTRUCTION AND/OR ALTERATION OF
IMPROVEMENTS; PROVIDING THE CRITERIA FOR EVALUATING SUCH PROPOSED ACTIVITIES
IN ORDER TO ISSUE ONE OR MORE SUITABILITY CERTIFICATES FOR DEVELOPMENT,
CONSTRUCTION AND/OR ALTERATION, AND ACCOMPLISHING RELATED PURPOSES.

SECTION I – PURPOSE

The City hereby recognizes that the City of Ridgeland is known for its dynamic and exciting growth. The
dramatic increase in residential newcomers to the City is unsurpassed in the State of Mississippi only to
be equaled by the quantity and quality of commercial development.

As a matter of Public Policy the City aims to enhance the sense of community and “place” that exists in
the City through responsible development standards.

Note:
Drawings are illustrative only, they do not represent required specific architectural designs.

The Township at Colony Park Traditional Neighborhood Development (TND)
Overlay District Ordinance ("TND Ordinance") is established to improve the
sense of place and community; improve the environment for businesses, including
smaller, locally-owned businesses; support a healthy economy by providing a
vibrant mix of commercial, ofﬁce, repair and residential uses in close proximity;
reduce crime by encouraging a 24-hour mix of uses and a significant number of
pedestrians; strike a balance between the needs of the pedestrian and automobile
by creating a pleasant ambiance and interesting human-scaled features, and
make the pedestrian feel safe while also providing convenient services; increase
transit viability; and improve independence of people without access to an
automobile (see Figures #1 & #1A). The Development Standards (as hereinafter
defined) that are part of this TND Ordinance are designed to make Ridgeland a
more vibrant, livable place; to provide an important source of job creation, a
strengthened tax base, and an incubator for new, entrepreneurial, locally-owned
businesses mixed with established national and local businesses, thus providing
stable job growth including professional employment and entry-level job
opportunities. The Development Standards (as hereinafter defined) established
hereby are also intended to protect the property values of nearby residential and
commercial areas while providing pedestrian sensitive services in a community
sensitive atmosphere.

SECTION II – INTERPRETATION AND DEFINITIONS

A. CONSTRUCTION OF OTHER ORDINANCES AND EFFECT OF CLASSIFICATION

To the extent this TND Ordinance conﬂicts with the Ofﬁcial Zoning Ordinance (as hereinafter defined), the
sign ordinance, the landscape ordinance or any other zoning or development ordinance of the City of
Ridgeland, Mississippi, this TND Ordinance shall control, except with regard to any technical codes such
as building codes, gas codes, mechanical codes, plumbing codes, electrical codes, etc. This is a TND
Overlay Zoning District Ordinance and therefore shall operate in conjunction with any Underlying Zoning District (as hereinafter defined) in the Subject Area, (as hereinafter defined). The administrative procedures of the appropriate Review Board (as hereinafter defined) shall apply to this TND Ordinance, with the Development Standards (as hereinafter defined) controlling the Development (as hereinafter defined). Further, the Architectural Review Ordinance of the City of Ridgeland, Mississippi shall not apply to a TND Single Family (as hereinafter defined) use under this TND Ordinance.

B. RULES FOR WORDS AND PHRASES

For the purposes of this TND Ordinance, words used in the present tense include the future tense; words in the singular number include the plural number, and words in the plural number include the singular number; the word "shall" is mandatory; the word "may" is permissive; the word "used" includes "designed" and "intended" or arranged to be used or occupied; and the word "person" includes a firm, association, organization, partnership, trust, foundation, company, corporation or other legal entity, as well as an individual.

C. DEFINITIONS

For the purposes of this TND Ordinance certain words, phrases and terms used herein shall be interpreted as stated in this Section II C. hereof. Any word, phrase or term not defined herein shall be defined by the City of Ridgeland Zoning Administrator, the interpretation based on its common ordinary usage.

For the purpose of this TND Ordinance, all definitions defined herein are in addition to all definitions in the City of Ridgeland "Official Zoning Ordinance" (as hereinafter defined).

"A" Street. A street that is designed with, or otherwise characterized by or planned to include, features that promote the safety, comfort, and convenience of pedestrians, and that does so in a relatively exceptional way. Such streets typically feature sidewalks at least 5 feet wide, narrow streets, buildings pulled up close to the street, no front yard off-street parking, pedestrian-scaled lighting, on-street parking, landscaped medians, articulated building walls, aligned building Facades, a building entrance on the street, modest turning radii, trash receptacles remote from the sidewalk and outdoor Mechanical Equipment on the side, rear or screened on the roof of buildings. An "A" Street is not a Private Entry Drive or a Surface Parking Area.

Adjacent. Property that physically abuts the subject property on the same side of the street.

Alteration. Any change to a Resource because of Construction, repair, maintenance, or other means.

Applicant. The Owner of Record of a Resource; the lessee thereof, with the approval of the Owner of Record in notarized form; or a person holding a bona fide contract to purchase a Resource.

Appurtenance. A feature related to a parcel of land or to a building, structure, object, site, or a related group thereof. The term includes, but is not limited to, structures, objects, sites, landscaping features, walls, fences, light fixtures, steps, paving, sidewalks, shutters, awnings, solar panels, satellite dishes and signs.

Arcade. An exterior covered passageway along a building Facade open to the street frontage (see Figures #2 & #2A).

Build-to Line. The line at which construction of the majority of a building Facade is to occur on a lot. A Build-to Line runs generally parallel to the front property line and is established to create an even (or more or less even) building Facade line on a street.

City. The City of Ridgeland, Mississippi.
Civic Buildings or Civic Use. Administrative and legislative government offices, schools, postal facilities, cultural facilities (such as libraries, theatres and museums), places of religious assembly, meeting halls, child care centers, clubhouses, band shells, pavilions, parks, pocket parks, water features, lakes, lake shores, swimming pools, tennis courts, green spaces, and the like.

Commercial Street. "A" Streets within the land area regulated by this TND Ordinance that have primarily commercial uses along their edges, not primarily residential uses.

Conservation Easement. An easement on and along the western boundary of the Subject Area to be established in connection with the issuance of a Corps of Engineers permit for the development of the Subject Area and to be recorded in the office of the Chancery Clerk of Madison County, Mississippi. Said Conservation Easement shall be maintained in accordance with, and subject to, the mitigation covenants the subject of the Corps of Engineers Permit issued for all or a portion of the Subject Area.

Construction. The addition or placement of any Improvement onto the Subject Area regulated by this TND Ordinance.

Development. The Improvements placed upon a Resource including, but not limited to, buildings, structures, streets, water features, and landscaping, etc. (see Improvements defined term herein).

Development Standards. Development design guidelines established herein to aid in the implementation of this TND Ordinance.

District. The section of the City for which the regulations governing the use of land, buildings and premises are uniform, which may include, but not be limited to, zoning Districts, Underlying Zoning Districts or the District(s) established by this TND Ordinance.

Facade. The principal face, front elevation, or vertical surface of a building which is set along a Frontage.

Family. One person living alone, or two or more persons living together as a single, housekeeping unit, whether related to each other legally or not, as distinguished from a group occupying a boarding house, rooming house, lodging house, hotel, motel, dormitory, or similar dwelling for group use. A family shall be deemed to include domestic servants employed by said family when these servants are on-premise residents.

Formal Landscaping. Street trees or shrubs, sometimes placed in grated tree wells, sidewalks, brick-paved sidewalks, planters, or distinctive screening walls, that form an aligned street wall parallel to the street. This tree arrangement forms an intimate, comfortable, dignified public place along a street corridor. The arrangement is often useful to visually "narrow down" a corridor when facing buildings on a street are set too far apart or are of insufficient height to establish the most preferred street width to building height ratios (see Figure #3).

Freestanding Retail. A retail building in which the entire building is used by a single retailer. A single, rather than mixed-use retail building.

Frontage. That side of a lot or building abutting an "A" Street. When a lot abuts more than one street, a Private Entry Drive, or Surface Parking Area, it is that side that abuts the more primary street or the street designed for the highest pedestrian volume (but never that side abutting a Private Entry Drive or a Surface Parking Area). For a corner lot, all sides abutting an "A" Street shall be considered Frontage.
**Glazed Area.** Combined geometric surface area of fixed or operable window units, storefront windows and glass doors. Glazed Area does not include glass block.

**Improvement.** An improvement(s) to the Resource, developed by human design, including, but not limited to, buildings, structures, objects, landscape features, manufactured units, docks, carports, and storage buildings.

**Landscape Feature.** Any landscape improvement, natural formation, or vegetation including, but not limited to: shrubbery, trees, plantings, outbuildings, walls, courtyards, fences, swimming pools, planters, gates, street furniture, exterior lighting, and site improvements, including, but not limited to, subsurface construction, fill depositing, and paving.

**Land Uses Permitted/Prohibited.** The land uses Permitted or specifically Prohibited as land uses within the Subject Area regulated by this TND Ordinance.

**Main Entrance.** That entrance of a building or structure, which is most architecturally prominent and contains operable doors and/or other special architectural features.

**Mechanical Equipment.** A heating, ventilation, or air conditioning unit placed outside of a building.

**Official Zoning Ordinance.** The current Official Zoning Ordinance of the City of Ridgeland, Mississippi as adopted February 6, 2001 in accordance with Section 12 of said Ordinance.

**Owner of Record.** The owner of a parcel of land in the Subject Area, improved or unimproved, reflected in the county deed records.

**Parapet.** A low, solid, protective screening or decorative wall; often used around a balcony or balconet, or along the edge of a roof (see Figure #4).

**Parking Structure.** A multi-story structure containing vehicle parking. Does not include a single-level parking area commonly known as a "Surface Parking Area".

**Pedestrian-Style/Scale or People-Scaled.** The establishment of appropriate proportions for building mass and features in relation to pedestrians and the surrounding context.

**Pilaster.** A rectangular or round column or shallow pier attached to a wall constructed to coordinate with the style of the building (see Figure #5).

**Private Entry Drive.** A right-of-way primarily designed to serve as a secondary access to the sides or rear of those properties for which principal Frontage is on another street and is intended to provide access for private entrances, refuse collection, loading/unloading, and for fire protection.

**Rear Yard.** That side of a lot or building to the rear of and directly opposite the Frontage. For a corner lot, that side of a lot or building to the rear of and directly opposite the Frontage abutting the more primary "A" Street.

**Residential Hotels and Houses for the Elderly Complexes.** A facility for the provision of residential, social, and personal care for the aged or elderly where medical care is not a significant consideration.

**Residential Street.** "A" Streets within the Subject Area regulated by this TND Ordinance that have primarily residential uses along their edges, not primarily commercial uses.
Resource. A landmark, landmark site, and all land or water within the Subject Area, together with the Appurtenances and Improvements, if any. The term resource includes, but is not limited to, buildings, structures, sites, objects, Landscape Features, and related groups thereof.

Review Board. The various entities of the City of Ridgeland, Mississippi responsible for the oversight and regulation of specific Development criteria (i.e. Site Plan Administrative Review, Architectural Review Board, Administrative Review of Preliminary Plat, Planning and Zoning Board, Mayor and Board of Aldermen), all as established by the ordinances of the City.

Rhythm. Regularly recurring façade elements, features, or building masses.

Screening Wall. A wall made of fieldstone, brick, stucco, wood, wrought iron (or equivalent to wrought iron), or a combination of these materials, excluding round industrial railing and chain link. The wall shall create a visual buffer and shall be at least twenty five percent (25%) solid design.

Setback. The required minimum horizontal distance from a building structure to a street or property line within which a structure may not be erected.

Side Yard. The side(s) of a lot or building that is not Frontage or Rear Yard.

Street Edge. The vertical face formed by building Facades, street trees, and Screening Walls which is aligned along a street, forming a comfortable People-Scaled space.

Subject Area. The designated area indicated by Section III hereof.

Suitability Certificate. A document signed and dated evidencing the approval of the City of Ridgeland, Mississippi (pursuant to the actions of the appropriate Review Board) of the proposed Development, Improvements and/or Alterations proposed by an Applicant in accordance with this TND Ordinance.

Surface Parking Area. Any off-street parking Improvements within the Subject Area (excluding parking in a Parking Structure).

TND Condominium. Real property consisting of an individual interest in common of a portion of a parcel of real property, plus a separate interest in space in either a residential, office, commercial, or other land use or building. (Derived from Mississippi Code of 1972, Annotated, Section 89-9-7). TND Condominiums may include individual building(s) or unit(s) of TND Live/Work, TND Live/Work Condominium, TND Office, TND Office Condominium, TND Residential Condominium, TND Retail, TND Retail Condominium or any other Land Use Permitted under this TND Ordinance except TND Live/Above, TND Single Family, or TND Townhome.

TND Live/Above. Contiguous attached residential dwelling units where each unit is designed for occupancy by one family only, either rented or leased to the occupants, and such unit(s) is located above the Land Uses Permitted under this TND Ordinance, except TND Live/Work, TND Live/Work Condominium, TND Residential Condominium, TND Single Family or TND Townhouse.

TND Live/Work. Single family dwellings constructed as either individual buildings or in a series or group of attached units with property lines separating each unit where office, commercial and/or retail space is provided, but said office, commercial and/or retail space is limited to first or second floor space of the dwelling only. TND Live/Work is not a TND Live/Above.

TND Live/Work Condominium. TND Live/Work that is all or part of a TND Condominium.

TND Nonconforming Edge. That portion of the Subject Area that is Adjacent to and fronts Highland Colony Parkway, Steed Road and an undedicated existing roadway connecting Highland Colony Parkway to Steed Road at the southeast property line of the Subject Area running from Highland Colony Parkway to Steed Road.
**TND Office.** A room, group of rooms or building in which commercial activities primarily involving the provision of services rather than the sale of commodities are conducted. TND Office may be a single story or multiple story individual building(s) or TND Condominiums and may also be part of a building(s) that also contains TND Retail, TND Live/Above, TND Residential Condominium, TND Condominium, other commercial Land Uses Permitted, or all such uses.

**TND Office Condominium.** TND Office that is all or part of a TND Condominium.

**TND Ordinance.** An ordinance establishing an overlay District designated and adopted by the City through an ordinance, which contains a geographically definable area, urban or rural, possessing significant concentration of sites, buildings, structures, or objects by plan, physical development or past events.

**TND Residential Condominium.** A single family dwelling unit that is part of a TND Condominium.

**TND Retail.** Commercial establishments planned, developed and managed for the sale of commodities to households and to the ultimate consumers in the trade area or neighborhood which the establishments serve. TND Retail may be a single story or multiple story individual building(s) or TND Condominiums and may also be part of a building(s) that also contains TND Office, TND Live/Above, TND Residential Condominium, TND Condominium, other commercial Land Uses Permitted or all such uses.

**TND Retail Condominium.** TND Retail that is all or part of a TND Condominium.

**TND Single Family.** A detached residential building designed for occupancy by one family (single family), including TND Single Family (Rear Loaded) and TND Single Family (Side Loaded).

**TND Single Family (Rear Loaded).** A detached residential building designed for occupancy by one family (single family) which has primary vehicular off-street parking access to the residence provided at the rear of the residence via a Private Entry Drive.

**TND Single Family (Side Loaded).** A detached residential building designed for occupancy by one family (single family) which has primary vehicular off-street parking located at the rear or side of the residence accessed via an individual private driveway that enters the subject TND Single Family lot from an "A" Street.

**TND Townhouse.** A single family dwelling constructed in a series or group of attached units with property lines separating each unit.

**Underlying Zoning District.** The current Official Zoning Ordinance District classification(s) of the Subject Area as identified and delineated on the "Official Zoning Map: City of Ridgeland, Mississippi" (see Section 101 of the Official Zoning Ordinance).

**SECTION III – DESIGNATION**

The Township at Colony Park Overlay District shall include all land being situated in an area described in Exhibit "A" attached hereto and shown on a location map attached hereto as Exhibit "B" (the "Subject Area"), including the area within the Subject Area contained in the Conservation Easement, which runs on and along the western boundary of the Subject Area.

**SECTION IV – REQUIRED COMPLIANCE**

(A) All new Land Uses Permitted and Development, Improvements and/or Alterations shall be required to comply with the Sections of this TND Ordinance labeled "Development Standards".
(B) Presumptive vested rights:
Land Uses Permitted and Developments shall be presumptively vested for the purposes
of consistency with this TND Ordinance if the City has issued a Suitability Certificate
therefore.

(C) Non-conforming uses and buildings:
Shall comply with Section 40 of the Official Zoning Ordinance.

SECTION V – LAND USES PERMITTED/PROHIBITED

Because it is the intent of this TND Ordinance to establish a master planned community within the
Subject Area with the Land Uses Permitted herein organized in an efficient manner in order to maximize
functionality and land uses while providing protections to property owners within the Subject Area, there
are districts hereby established as a guideline for approval of the Land Uses Permitted hereunder within a
designated district. Within the Subject Area, there are established three districts designated as
"Township North District", "Township Central District", "Township South District" consisting of the general
areas shown on Exhibit "C" attached hereto and made a part hereof. As a guideline in the issuance of a
Suitability Certificate, the following shall be approved Land Uses Permitted within the designated districts:

**Township North District:** TND Single Family, TND Residential Condominium, TND
Townhouse, TND Live/Work, TND Live/Work Condominium, Civic Buildings or Civic
Uses, public streets and roadways, private streets and Private Entry Drives, scheduled
outdoor special events in accordance with Section V (A) (22) hereof, and any special
exception or conditional use granted in accordance with Section V (A) (28) hereof.

**Township Central District:** All Land Uses Permitted under this TND Ordinance except
TND Single Family.

**Township South District:** All Land Uses Permitted under this TND Ordinance except
TND Single Family and TND Townhouses.

Further it is the intent of this TND Ordinance that the district boundary-lines as depicted on Exhibit "C" are
established to serve as general boundary-line guidelines for the Land Uses Permitted within a general
area and the City (or appropriate Review Board) may issue a Suitability Certificate which deviates
therefrom but is substantially in conformance with said guidelines. The master plan depicted within
the districts as shown on Exhibit "C" is proposed and for reference purposes only and may be revised.

(A) The following land uses are **Land Uses Permitted** within the Subject Area:

1) Except as otherwise prohibited herein, all uses permitted under each of the current
Underlying Zoning Districts shall be permitted in those areas of the Subject Area which
are zoned for such uses. The Subject Area is currently zoned City of Ridgeland,
Mississippi General Commercial District (C-2) and Convenience Commercial District (C-
3) in accordance with the Official Zoning Map of the City.

2) Banks, branch banks and automatic teller machines and other banking facilities in
accordance with the Official Zoning Ordinance Section 430.02 G.

3) Laundry and Dry Cleaning pickup stations in accordance with the Official Zoning
Ordinance Section 430.02 H.

4) Photomats in accordance with the Official Zoning Ordinance Section 430.02 I.

5) Food Product carry-out and delivery stores in accordance with the Official Zoning
Ordinance Section 430.02 F.

6) Grocery stores including small convenience grocery stores.
7) Retail and/or food street vendors who have obtained an appropriate permit from the City of Ridgeland to conduct business and who also have written approval from the Owner of Record of TND Retail, TND Office and/or TND Condominium property (located where said vendor proposes to operate) to conduct business on said property at specific locations and specific times.

8) Child Care Facilities in accordance with the Official Zoning Ordinance Section 430.02 K.

9) Fine Arts and Community Movie Theatre facilities.

10) Residential Hotels and Houses for the Elderly Complexes (as defined herein) in accordance with the Official Zoning Ordinance Section 400.03 B. (but not as a conditional use or special exception but as a Permitted Use); provided, however, no more than one hundred fifty (150) of these units shall be permitted within the Subject Area.

11) Commercial sports and recreational facilities such as swimming pools, tennis courts and fully enclosed gymnasiums in accordance with the Official Zoning Ordinance Section 400.03 D. (but not as a conditional use or special exception but as a Permitted Use) and accessory uses or structures incidental to residential uses such as laundry facilities, vending machine centers, automobile wash bays and similar uses.

12) TND Live/Above as defined herein; provided however, no more than seventy-five (75) Live/Above units shall be permitted in the Subject Area.

13) TND Townhouses as defined herein.

14) TND Office as defined herein (including TND Office Condominium).

15) TND Retail as defined herein (including TND Retail Condominium).

16) TND Residential Condominium as defined herein.

17) TND Live/Work as defined herein (including TND Live/Work Condominium).

18) TND Single Family as defined herein.

19) Civic Buildings or Civic Uses as defined herein.

20) Buildings (up to but not exceeding 55' in height) and Improvements that comply with the intent of the Development Standards listed herein and that are Land Uses Permitted by this TND Ordinance.

21) Freestanding enclosed restaurants in accordance with the Official Zoning Ordinance which may include allowance for adjacent outdoor dining.

22) Scheduled outdoor special events such as ice-skating, festivals and outdoor musical events appropriately authorized by the City of Ridgeland, Mississippi.

23) Public streets and roadways.

24) Parking Structures.

25) Surface Parking Areas

26) Private streets and Private Entry Drives.

27) Freestanding Retail as defined herein.

28) Any special exception or conditional use for a Permitted Land Use granted by the City pursuant to the procedures established by the Official Zoning Ordinance under the specific Underlying Zoning District(s) (but not those land uses that are Land Uses Prohibited as listed herein). No special exception or conditional use may be granted under this TND Ordinance for multi-family residential apartments as listed in the Official Zoning Ordinance Section 410.03 C.

(B) The following land uses are Land Uses Prohibited within the Subject Area:

1) Auto Dealers, Auto Service and Limited Auto Service.

2) Carwashes.

3) Gas Service Station.

4) Outdoor storage as the principal use.

5) Gasoline pumps when accessory to a Food Store or a small convenience grocery store.

6) Any Adult Entertainment uses, activities or establishments including those defined as “Adult Entertainment Uses (Activity or Establishment)” in the Official Zoning Ordinance Section 21.
SECTION VI – PROCEDURAL RULES

The City of Ridgeland may adopt written rules of procedure in addition to those already adopted, which facilitate the administration of this TND Ordinance.

SECTION VII – CRITERIA FOR ISSUANCE OF SUITABILITY CERTIFICATE(S)/CERTIFICATE DURATION

Upon receipt by the City of an application for Suitability Certificate by Applicant and upon review and approval of said application by the appropriate Review Board, the City shall issue a Suitability Certificate for proposed Development, Improvements and/or Alterations within the Subject Area based upon the application being in conformance with this TND Ordinance and its Development Standards. No Suitability Certificate is required for routine ongoing maintenance of an Improvement. Any Suitability Certificate issued by the City shall expire twenty-four (24) months after its issuance (unless said Certificate indicates longer or shorter duration when issued or is otherwise extended) unless a building permit or a certificate of occupancy is issued by the City during such period. The issuance of a Suitability Certificate shall not relieve an Applicant of any requirements for a companion building permit, special use permit, or from compliance with any other applicable requirement or provision of the laws and ordinances of the City of Ridgeland, Mississippi.

SECTION VIII - APPEALS

Any party aggrieved with the administrative interpretation of the Zoning Administrator or a decision of the appropriate Review Board shall have the right to appeal such interpretation. Such appeals may be made directly to the Mayor and Board of Aldermen of the City of Ridgeland, Mississippi within thirty (30) days of said decision. The party aggrieved shall submit a written request to the City Clerk by 12:00 Noon on Wednesday preceding any regularly scheduled meeting of the Mayor and Board of Aldermen at which the aggrieved party desires to be heard. All appeals shall be in writing and shall include a copy of the original application for Suitability Certificate, together with a statement of the reason for the appeal. Appeals of the actions of the Mayor and Board of Aldermen shall be pursuant to the Mississippi Code of 1972, Annotated, as amended. Where applicable, all appeals shall be in accordance with the procedures established by the City of Ridgeland Development Review Process, Subdivision Development Regulations and Section 600.04 B. of the Official Zoning Ordinance.

SECTION IX – APPEALS TO A COURT OF LAW

An appeal from any action, decision, ruling, judgment or order by the City of Ridgeland, Mississippi may be taken by any person or persons in interest to the Circuit Court of Madison County.

SECTION X – ISSUANCE OF CERTIFICATE OF OCCUPANCY

Prior to the issuance of a Certificate of Occupancy, the Zoning Administrator shall verify that Construction complies with all stipulations of the Suitability Certificate. If compliance has not been met, the Certificate of Occupancy shall be withheld until substantial compliance has been made or satisfied through other means approved by the City.
SECTION XI – MAINTENANCE REQUIREMENTS

To ensure the protective maintenance of Resources, the exterior features of such properties shall be maintained to meet the minimum requirements of the City’s Standard Housing Code and the City of Ridgeland, Mississippi Building Code (2000 International Building Code and/or 2000 International Residential Code), as the same may be amended from time to time.

SECTION XII – SUPPLEMENTAL DEVELOPMENT STANDARDS

Supplemental Development Standards may from time to time be adopted by the Mayor and Board of Aldermen for additional guidance in the administration of this TND Ordinance in accordance with the procedures set forth in the Official Zoning Ordinance for amendments to the Zoning Ordinance text. The initial Development Standards are included herewith in Section XVI.

SECTION XIII – REPEALER

This TND Ordinance shall stand repealed upon the earlier of (i) six (6) years from the effective date of this TND Ordinance or (ii) five (5) years from the date the City issues the first Suitability Certificate hereunder, unless otherwise extended by the Mayor and Board of Aldermen; provided however, since certain portions of the Subject Area may have been developed in accordance with the provisions of this TND Ordinance, this TND Ordinance shall remain effective and in force with regard to such portions of the Subject Area which have been developed or which have been granted a Suitability Certificate. No property or Improvements shall become a non-conforming use by virtue of the repeal of this TND Ordinance as stated above. Upon repeal, the remaining undeveloped Subject Area shall convert to its Underlying Zoning District only.

SECTION XIV – ESTABLISHMENT OF COVENANTS

The Owner of Record shall record in the Office of the Chancery Clerk of Madison County, Mississippi a legal instrument(s) or covenants providing for the maintenance of open spaces, parks, pocket parks, lakes, green spaces, or other common improvements.

SECTION XV – EXCEPTIONS

Exceptions to the Development Standards established hereby can be granted by the appropriate Review Board of the City, upon a finding that either of the following criteria is met:

1) The proposed Development, Improvement(s), Construction and/or Alteration is consistent with the overall intent of these minimum Development Standards; or
2) The Applicant proves the Development Standard is unreasonable under the circumstances or that an undue hardship, owing to conditions peculiar to the land or structure and not the result of the action of the Applicant, would result from strict adherence to these Development Standards.

In addition to the exceptions that may be granted above, exceptions to the Build-to Line may be granted if the proposed Construction includes an existing structure which has been designated as an historic property, or has historic significance because it is potentially eligible for listing on the national or local register, and maintaining a view of the existing historic structure is in the public interest.
SECTION XVI – DEVELOPMENT STANDARDS

(A) The Development Standards for this TND Ordinance are established to aid in the implementation of this TND Ordinance and its' purpose stated in Section 1 hereof.

These Development Standards are intended to serve as a guide to the appropriate Review Board in their role as a review body and issuer(s) of a Suitability Certificate(s) required for Development, Improvement(s) and/or Alterations in the Subject Area. All Development, Improvement(s) and/or Alterations shall be required to comply with these Development Standards (subject to Section XV - Exceptions hereof) with regard to both sections of the text labeled “Intent” and “Standards”.

(B) Specific Development Standards

1) Build-to Line

(a) Intent. The intent of a Build-to Line is to pull the building Facade close to the street and streetside sidewalk on both Commercial Streets and Residential Streets. By doing so, building Facades along a block face will be aligned to form a Street Edge that frames the public realm, while retaining sufficient width for people to walk, and sufficient space to provide a Formal Landscape created by street trees (see Figures #6, #7 & #8). The street edge shapes the public realm to provide a sense of comfort and security for the public space. The Build-to Line prevents overly large Setbacks. Overly large Setbacks are inconvenient and unpleasant for pedestrians and increase walking distances from the public sidewalk. They prevent the pedestrian on the public sidewalk from enjoying building details and activity within the building. Similarly, on Commercial Streets overly large Setbacks contribute to sign proliferation and visual blight because a building set back a large distance often needs to “shout”, with signs, at passing motorists and transit users, bicyclists, and pedestrians in order to be noticed. Buildings pulled up to the street sidewalk have more of a human scale, and allow for the Construction of canopies which create shade and shield the pedestrian from wet weather on Commercial Streets, and allow for greater community interaction on Residential Streets.

In general, the goal of a Commercial Street Build-to Line should be that the width of the street corridor (as measured by opposing building Facades) and the height of the buildings on the Commercial Street shall be at a ratio that is consistent with the intent of the Build-to Line stated above; therefore, the minimum height of
a building's primary Facade located on a Commercial Street shall be eighteen feet (18').

(b) Standard. The Build-to Line and Setbacks (see Figures #9 & #10) shall be those which achieve the above stated intent and are in accordance with the standards outlined in Appendix "A" hereof. TND Nonconforming Edge buildings may, but are not required to comply with the Build-to Line requirements except that they shall comply with the minimum height requirement of eighteen feet (18'). In most instances the Build-to Line will be maintained for at least seventy percent (70%) of the building facade and is measured from the Frontage face of curb or property line. A Build-to Line shall also apply to buildings that front on more than one (1) primary street (Commercial Street or Residential Street, not a Private Entry Drive or Surface Parking Area).

Factors to be considered for variations to the Build-to Line standards outlined in Appendix "A" and in general:

- When considering a closer Build-to Line, the building Facade shall in all instances be no closer than ten feet (10') from the Frontage face of curb in order to leave space for adequate sidewalks and tree planting strip/grates.
- The appropriate Review Board may approve a Facade Build-to Line less than or greater than the distances listed in Appendix "A" so that a consistent Street Edge of Adjacent buildings can be maintained.
- Buildings on corner lots – A building fronting more than one primary street (not Private Entry Drive or Surface Parking Area) shall, in most instances, have the greater Build-to Line distance on the more primary street Frontage.
- Buildings may have a Build-to Line that exceeds (is deeper than) the standards established in Appendix "A" in order to create a courtyard or outdoor sidewalk cafe so long as the intent of this Build-to Line requirement is generally maintained on the overall street front.
- Places of religious assembly and other Civic Buildings or Civic Uses may have a Build-to Line up to sixty feet (60') to allow for congregation/assembly/open space.
- The appropriate Review Board may approve a greater Build-to Line (farther from the street) than the required Build-to Line when site constraints such as significant tree features, or significant design features warrant it. If such approval by the appropriate Review Board is granted, the Front yard area must be landscaped with tree plantings to provide shade for pedestrians and to establish the Street Edge articulation.
- The standards described in this Build-to Line subsection shall supersede any landscape buffer width requirements found in Sections 410, 420 and
430 of the Official Zoning Ordinance for front yard or frontage areas and any landscape ordinance of the City or other landscape requirements set forth in the Official Zoning Ordinance.

- Stoops, stairs, chimneys, bay windows and similar protrusions are allowed to extend beyond the Build-to Line as long as they do not exceed more than 25 percent of the front Façade. Open porches, projecting signs, balconies, Arcades, awnings and outdoor cafes may also extend beyond the Build-to Line; however, at least 5 feet of unobstructed sidewalk width and room for any required tree strip/grades must be retained.

2) Parking

(a) Intent. Parking is one component of the successful commercial area, but should not dominate the streetscape, degrade the public realm, or excessively inconvenience pedestrians or transit users in the TND. Good pedestrian and community environments are important competitive leverage for the TND. Off-street parking areas located in front of buildings are inconvenient and unpleasant for pedestrians. They significantly increase walking distances from the public sidewalk. They create hot expanses of paving, prevent the pedestrian on the public sidewalk from enjoying building details and activity within the building, and increase safety problems since pedestrians must avoid moving cars in the parking area. In addition, they prevent the building from contributing to an intimate, comfortable Street Edge. Buildings pulled up to the street without intervening parking areas have more of a human scale. A larger curb turning radius at a parking area ingress and egress point allows vehicles to negotiate a turn rapidly, whereas a small radius forces a vehicle to slow down.

Because a TND provides a vibrant mix of commercial, office, retail and residential uses in close proximity, the proven concepts of shared parking can be utilized in calculating the required motor vehicle parking for the Subject Area. The benefits of shared parking further enhances the desirable qualities of a TND.

(b) Standard.

i) All off-street motor vehicle parking, except for parking dedicated to single family dwellings, shall be located in the rear or interior side of the building, or both (see Figures #11, #11A, #11B and #14). No parking for motor vehicles is allowed between the Build-to Line and the Frontage property line. However, driveway entrances and exits to Surface Parking Areas for motor vehicles shall be allowed on the front side of the building. No Surface Parking Areas shall extend for a width of more than seventy feet (70') feet along any street front, without a building, outdoor
cafe, or other vertically prominent and articulated People-Scaled amenity such as Screening Walls or landscaping interrupting the parking streetscape. Surface Parking Areas for motor vehicles shall not abut the more primary street intersection (see Figure #13 for appropriate parking orientation) or occupy lots which terminate a street vista. Structured Parking shall be allowed at the Frontage of a Commercial Street if retail, office or residential uses are provided on the first floor abutting all Commercial Streets and sidewalks (see Figure #12). Parking for motor vehicles shall not be incorporated into the first floor Facade so that the first floor building space facing the frontage consists of parking. In addition, storm water basins shall not abut the more primary street intersection.

When a Surface Parking Area for motor vehicles is Adjacent to a street (not a Private Entry Drive), it shall be buffered with a Screening Wall a minimum of 3 feet to 4 feet in height in order to enclose the portion of the parking exposed (see Figure #15). Alternatively, landscaping a minimum of 3 to 4 feet high may be used if it adequately defines the street corridor and screens the parking with at least seventy five percent (75%) opacity at maturity. However, such walls or landscaping must be broken up at intervals no greater than seventy-five feet (75') feet to allow pedestrian access.

The minimum required number of on-street and off-street motor vehicle parking spaces required shall be established by utilizing the methodology for shared parking established by the “Shared Parking Study” performed for the Urban Land Institute (ULI) dated 1983 and prepared by Barton-Aschman Associates, Inc. This study requires beginning “unadjusted peak parking demand ratios” as the beginning point for the shared parking methodology calculations. For purposes of this TND Ordinance these “unadjusted peak parking demand ratios” shall be established as those ratios required by the Official Zoning Ordinance Section 37 for the respective Land Uses Permitted (with the exception of the neighborhood grocery ratio which shall be the standard retail trade ratio of one (1) parking space for each 200 square feet of gross floor area). For example, a restaurant in the Subject Area shall be required to utilize an “unadjusted peak parking ratio” (prior to the application of the methodology of the shared parking calculations) of one (1) space for each seventy five (75) square feet of floor area devoted to patron use, plus one space for each employee, as the beginning ratio; then applied to the shared parking calculations methodology for the subject restaurant. As another example, an office (other than physicians or dentists) shall be required to provide one (1) space for each three hundred (300) square feet of gross floor area as the beginning “unadjusted peak parking ratio” applied to the shared parking methodology calculations for the subject office space. The sum of all motor vehicle parking spaces on-street, off-street and in Structured Parking facilities shall comprise the total shared parking spaces of the Subject Area. All residential uses in the Subject Area other than TND Residential Condominiums and TND Live Above shall comply with a requirement of two (2) off-street parking spaces per dwelling unit (in accordance with Section 37 of the Official Zoning Ordinance) and these residential parking spaces shall not be calculated as part of the total shared parking spaces of the Subject Area, but are reserved exclusively for such residential use(s), therefore, the shared parking methodology
shall only be utilized within the areas designated as “Township Central District” or “Township South District”.

3) **TND Nonconforming Edge**

   (a) **Intent.** A relatively highly traveled arterial (with higher rates of motor vehicle speed) public street is by intent at the outer edges of a TND. The pedestrian friendly environment is within the TND, the more motor vehicle conducive environment is at the outer edges of the TND.

   (b) **Standard.** The street front outer edges of the Subject Area where TND Nonconforming Edge(s) exists shall comply with the following standards:
   - A yard setback in accordance with the Official Zoning Ordinance to a commercial use of a minimum of thirty feet (30') to any commercial building.
   - A yard setback of a minimum of thirty feet (30') to any residential building with the use of noise mitigation measures including a Screening Wall and landscaping.
   - Landscape requirements in these yard setbacks shall comply with the landscape ordinance of the City and landscape requirements set forth in the Official Zoning Ordinance.
   - For consistency with the development pattern of the Subject Area any building Adjacent to or fronting a TND Nonconforming Edge shall comply with the minimum building height standards established under “Build-to-Line” standards [eighteen feet (18')].
   - Surface Parking Areas may front the public streets of the TND Nonconforming Edge, however, any such Surface Parking Area shall comply with the landscape requirements of the Official Zoning Ordinance.
   - The Main Entrance to buildings fronting on TND Nonconforming Edge streets may, but are not required to be placed Adjacent and along said front yard.

4) **Trash, Recycling Receptacles, and Loading Docks**

   (a) **Intent.** Trash and recycling receptacles, grease containers, and loading docks typically provide an unsightly appearance and odor problem. Improperly located and screened receptacles and docks can cause noise problems for nearby land uses when receptacles and packages are being loaded or unloaded; therefore, they should be located as far from public sidewalks as possible and screened from view.

   (b) **Standard.** If stored outside of the building, all solid waste, recycling, yard trash containers (except litter containers), and grease containers shall be placed at either the side or the rear of the building and attached to that building, or shall be located as remote as is reasonably possible (see Figures #16, #16A) from higher intensity pedestrian activity. Either location shall be surrounded by an enclosing wall on all sides not exceeding eight feet (8') in height or also utilize walls of the adjacent building. All enclosing walls shall be architecturally coordinated with
adjacent building materials and colors. The enclosing wall(s) shall be fitted with
an opaque sliding or hinged door and working latch architecturally coordinated
with the side walls. All containers shall be located to minimize sound from and
visibility to abutting streets and residences. “Trash Shacks”, a sealed and cooled
self-compacting container, may be used. Loading docks shall be placed at the
side or rear of the building and shall be screened from the street.

5) Sidewalks

(a) Intent. Sidewalks, when properly designed and maintained, provide the
pedestrian with a pleasant, safe, and convenient place to walk, and serve to
mitigate traffic impacts by making the area more walkable; therefore, they are an
important public space in the TND. Sidewalks, which are too narrow are
inconvenient, especially in areas with large volumes of pedestrians. For
pedestrians, people using wheelchairs and walking side-by-side, a minimum
sidewalk width of five feet (5’) unobstructed is required. In addition, sidewalks
that are too curvilinear or that wrap around large block faces are an impediment
to pedestrian convenience.

(b) Standard. All buildings or Development must provide sidewalks along the Street
Edge(s) of their property. Sidewalks shall be placed to align with existing
sidewalks. Sidewalk connections from the principal building to the public
sidewalk must be provided, and be aligned to minimize walking distance.
Curvilinear sidewalks are not allowed unless they are necessary to avoid
significant trees, storm water basins, or topography, as determined by the
appropriate Review Board.

The maximum length of a Commercial Street block face shall be four hundred
eighty feet (480’), unless shortened with cross sidewalks, Arcades and alleys so
that the face is not greater than four hundred eighty feet (480’). The minimum
unobstructed sidewalk width shall be five feet (5’). At transit stops, the minimum
width is eight feet (8’) of unobstructed sidewalk. The minimum width for a tree
strip/grate area adjacent to a sidewalk shall be four feet six inches (4’6”) [five feet
(5’) less a typical six inch (6”) curb thickness]. Tree planting strips and or tree
grates shall be provided along all “A” Streets at the curb line.

6) Building Orientation

(a) Intent. A successful commercial area must have vibrant street fronts.
Neighborhoods with lively street fronts become the healthiest for business.
Street front entrances provide convenience for customers and residents by
minimizing walking distances from public sidewalks and nearby buildings. Rear
or side entrances or entrances oriented toward a parking lot, when no street front
entrance is available, make travel highly inconvenient for pedestrians and transit
users, cuts the building off from street life, “turns the building’s back” to the public
realm, and hides architectural character from public view. When a building is
located at an intersection, the most convenient entrance is usually abutting the
public sidewalks at the corner of the intersection.

(b) Standard. The Main Entrance of buildings shall be on the first floor of the most
primary street. The Main Entrance shall not be oriented toward a Surface
Parking Area. Direct access to the building shall be provided from the street (see
Figure #17). Buildings on a corner lot or a lot fronting on two (2) streets (not a
Private Entry Drive or Surface Parking Area) shall place the Main Entrance on
the most primary street or at the corner of the intersection. This standard does
not preclude or prohibit additional side or rear entrances facing any parking areas.

Those buildings fronting a TND Nonconforming Edge may, but are not required to comply with the standards of this subsection.

7) Building Wall Articulation

(a) **Intent.** All buildings and Development shall be designed to provide street front vitality. Long expanses of blank walls tend to be monotonous. Windows attract pedestrians and provide a sense of security for the business. Like the Build-to-Line, windows put "eyes on the street", which establishes citizen surveillance of the street side sidewalk. Buildings without relief and interest tend to create a "massive scale", and make the public realm impersonal.

(b) **Standard.** No more than twenty feet (20') of horizontal distance of wall shall be provided without articulation or architectural relief for building walls facing the street, even if the building wall faces a street outside of the overlay affected area. Walls along rear or side service areas or Surface Parking Areas are exempted. Building wall articulation or architectural relief can include, but is not limited to pilasters, windows, pedestrian entrances, Arcades, awnings, shutters and canopies, or other types of building massing that modulate the building mass or surface texture. Building wall articulation shall maintain a distinction between the street-level story and upper stories.

Development shall generally maintain the Rhythm established by the repetition of Façade elements. The relationship of the new building's width to its height particularly in lower floor bays, should be similar, if possible, to buildings in the same block face (see Figures #18 & #18A). Traditional, established breaks that occur between buildings, such as alleys or courtyards should not be eliminated.

Front and side building walls shall have non-reflective, transparent windows or glazed areas at pedestrian level [between not greater than three feet (3') above grade and to a minimum height of at least eight feet (8') above grade] on the first floor, even if the wall faces a street outside of the overlay-affected area (excluding residential buildings). For front building walls, windows shall cover at least 30 percent of this area. For side walls, windows or glazed areas shall cover at least 10 percent of this area except in conditions where the building use would reasonably prevent the use of windows or glazed areas for specific design requirements such as a theatre or fine arts building that require opaque side walls. Side wall windows or glazed area is only required if the building is set back at least three feet (3') from the side property line. Operable and glazed entrance doors shall be included in the calculations of total Façade area. Windows or glazed areas facing a sidewalk on the first story of a commercial
building shall use glass which is at least 80 percent transparent. In no case shall wall openings violate any provision for protected openings in Section 704.8 of the International Building Code 2000 edition, as the same may be amended from time to time.

Building walls that front TND Nonconforming Edges may but are not required to comply with the building wall articulation standards of this subsection.

8) Mechanical Equipment

(a) Intent. Mechanical Equipment, when improperly located on a site or improperly screened, can contribute to noise problems and create visual blight.

(b) Standard. All Mechanical Equipment must be placed on the roof, in the rear or at the side of the building, or otherwise visually screened from the street. In no case shall Mechanical Equipment be allowed along street frontage(s) (see Figure #19). Mechanical Equipment on the roof shall be screened from abutting streets with parapets or other types of visual screening.

9) Landscaping

(a) Intent. In the TND, landscaping should be used both to enhance the sense of place and community for the pedestrian, and make the pedestrian feel more comfortable by providing shade, reducing glare and helping to form public spaces, “outdoor rooms”, and corridor Street Edges while maintaining existing large trees where reasonably possible. Such formality of landscaping adds dignity to the TND.

(b) Standard. Landscaping fronting on an “A” Street must be aligned to provide a pleasant pedestrian atmosphere. Landscaping adjacent to existing and proposed street sidewalks must be Formal Landscaping (see Figure #3) and include shade trees that help to frame and define the public space and comply with the following standards:

- In general the current landscape ordinance of the City and landscape requirements set forth in the Official Zoning Ordinance represent the minimum landscaping standards for the Subject Area, subject however to Section II A hereof. This TND Ordinance establishes additional or alternative required landscape standards due to special landscape requirement conditions created by the Development Standards of this TND Ordinance. The additional or alternative standards are as follows:
  i) Shade trees (conducive to street conditions) reaching at least 40 feet in height at maturity must be planted at no more than 40-foot intervals along “A” Streets except where such planting would be impractical due to drives, structures, or other special conditions.
ii) On Commercial Streets the spacing of trees and plant material shall be designed to avoid obscuring entrance and building signs.

iii) To maintain sight lines on both Commercial and Residential Streets, trees and other objects should be restricted from corners for distances of at least fifteen feet (15') along planting strips/grates adjacent to street curbs. The vertical area between two feet six inches (2'-6") and seven feet (7') above ground shall be maintained as a clear zone to preserve sight lines and accommodate pedestrians.

iv) Within commercial areas on Commercial Streets, and on sidewalks with high pedestrian volumes, grated tree wells may be used in lieu of continuous planting strips adjacent to the street.

v) Chain link fences, barbed wire, line-voltage electrified wire, and razor wire fences are prohibited.

vi) Where sidewalks adjacent to buildings fronting on Commercial Streets or Residential Streets extend from the Build-to Line of a building to the adjacent street edge, grated tree wells, planted tree wells, or a combination of both shall be used, except where such grated tree wells or planted tree wells would be impractical due to drives, structures, or other special conditions.

vii) In addition to the required tree plantings specified herein, the continuous planting strips adjacent to Commercial Streets or Residential Streets shall be planted with live vegetation, ground cover, grass, or flowering plants with planting bed mulch, except where such plantings would be impractical due to drives, structures, or other special conditions. Shrubbery or hedge plantings may be planted in said continuous planting strips but are not required.

10) Lighting

(a) Intent. Appropriate lighting can enhance the intimate, pleasant and romantic character the City seeks to promote in the TND. Lighting designed for cars tends not to be human-scaled and detracts from a pleasant ambiance. Lights on tall structures cause light pollution by casting light into areas not needed by pedestrians. In addition, the lights present a poor, bleached out atmosphere as the pedestrian views an area from afar, and hides the nighttime sky completely.

(b) Standard. Appropriate street lighting shall be installed. Lighting structures, as installed, shall be pedestrian-style lighting along all sidewalks and around bicycle parking areas. Lighting structures, as installed, must be no more than twenty feet (20') high in pedestrian-oriented areas and no more than thirty feet (30') high if it is street lighting or Surface Parking Area lighting (see Figure #20). Building, wall, and freestanding exterior lighting fixtures shall be directed downward in order to reduce glare onto adjacent properties and street. Relatively low intensity up lighting and special feature lighting is permitted so long as the intent of this lighting standard is complied with.
11) Separation of Land Uses Permitted

(a) **Intent.** Because this TND Ordinance is “established to improve the sense of place and community; improve the environment for businesses, including smaller, locally-owned businesses; support a healthy economy by providing a vibrant mix of commercial, office, retail and residential uses in close proximity...”, the techniques for separation of land uses typical of standard zoning ordinances, which are, among other techniques, extensive buffers, setbacks, street walls and large separation distances are not utilized in the Subject Area. The intent of this TND Ordinance is to ensure that various Land Uses Permitted within the Subject Area do vibrantly mix and are in close proximity to one another for the purposes stated within this TND Ordinance.

(b) **Standard.** The implementation of the standards and Districts established by this TND Ordinance is sufficient to provide the required separation and privacy between Land Uses Permitted.

12) Minimum Lot Standards

(a) **Intent.** Relatively narrow lots enhance the comfort and convenience of pedestrians by reducing walking distances and increasing interest and activity along the sidewalk and streetscape.

(b) **Standard.** Minimum lot widths at the Build-to Line are established by Appendix “A” hereof.

13) Building Coverage

(a) **Intent.** Build-to Lines, Setbacks, required parking, landscape and storm water requirements and dedicated civic and park spaces already provide sufficient limitations on building coverage.

(b) **Standard.** There shall be no maximum building coverage required under this TND Ordinance.

14) Civil Engineering Standards and Code Compliance

(a) **Intent.** The purposes for which this TND Ordinance is established requires special civil engineering design standards.

(b) **Standard.** Development within the Subject Area shall comply with the following standards and the intent of this TND Ordinance.

- Standards for Build-to Lines and Setbacks are in accordance with Appendix “A” hereof.
- Standards for parking dimensions in accordance with Appendix “B” hereof.
- Standards for typical curb radii and street intersections in accordance with Appendix “C” hereof.
- Standards for street sections for Commercial Streets, Residential Streets, Private Entry Drives and Surface Parking Area street connections in accordance with Appendix “D” hereof.
- Compliance with all applicable building codes and the “Americans with Disabilities Act” (ADA), the 2000 International Building Code, and the International Residential Code, as applicable.
Exhibit “A” The Township at Colony Park TND Overlay District Ordinance

LEGAL DESCRIPTION OF SUBJECT AREA

PARCEL A

BEING SITUATED IN THE SW 1/4 OF SECTION 13 AND THE NW 1/4 OF SECTION 24, T7N-R1E, RIDGELAND, MADISON COUNTY, MISSISSIPPI AND BEING ALSO A PART OF LOTS 4 AND 5 OF BLOCK 7 OF HIGHLAND COLONY SUBDIVISION ALL BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCE AT A 1" SQUARE IRON BAR MARKING THE SOUTHWEST CORNER OF AFORESAID SECTION 13 AND RUN THENCE N0°17'05"W, ALONG THE WEST BOUNDARY OF SAID SECTION 13, 1408.28' TO THE POINT OF BEGINNING FOR THE PROPERTY HEREIN DESCRIBED; CONTINUE THENCE N0°17'05"W, ALONG THE WEST BOUNDARY OF SECTION 13, 14.07' TO THE SOUTHWEST CORNER OF THE PARKWAY MEMORIAL CEMETERY CORPORATION PROPERTY AS RECORDED IN DEEDBOOK 317 AT PAGE 311 OF THE CHANCERY RECORDS OF MADISON COUNTY, MISSISSIPPI; RUN THENCE N89°41'32"E, ALONG THE SOUTH BOUNDARY OF THE SAID PARKWAY MEMORIAL CEMETERY PROPERTY, 1776.33' TO THE WESTERN RIGHT-OF-WAY LINE OF HIGHLAND COLONY PARKWAY; RUN THENCE S0°50'56"E, ALONG THE WESTERN RIGHT-OF-WAY LINE OF SAID PARKWAY, 240.34' TO THE BEGINNING OF A CURVE; RUN THENCE SOUTHEASTERLY, COUNTERCLOCKWISE, ALONG THE ARC OF A CURVE IN THE WESTERN RIGHT-OF-WAY LINE, 435.64'; SAID CURVE HAVING THE FOLLOWING CHARACTERISTICS: CENTRAL ANGLE OF 12°11'24", RADIUS OF 2047.64' AND CHORD BEARING AND DISTANCE OF S6°56'38"E, 434.82'; RUN THENCE S29°43'05"W, ALONG SAID WESTERN RIGHT-OF-WAY LINE, 44.14'; RUN THENCE S14°45'35"E, ALONG SAID RIGHT-OF-WAY LINE, 60.00'; RUN THENCE S59°14'15"E, ALONG SAID RIGHT-OF-WAY LINE, 44.14'; RUN THENCE SOUTHEASTERLY, COUNTERCLOCKWISE, ALONG THE ARC OF A CURVE IN THE SAID WESTERN RIGHT-OF-WAY LINE, 593.03'; SAID CURVE HAVING THE FOLLOWING CHARACTERISTICS: CENTRAL ANGLE OF 16°38'59", RADIUS OF 2047.84' AND CHORD BEARING AND DISTANCE OF S24°48'20"E, 592.94'; RUN THENCE S93°37'36"W, ALONG SAID WESTERN RIGHT-OF-WAY LINE, 44.14'; RUN THENCE S34°51'04"E, ALONG SAID RIGHT-OF-WAY LINE, 60.00'; RUN THENCE S79°19'44"E, ALONG SAID RIGHT-OF-WAY LINE, 44.14'; RUN THENCE SOUTHEASTERLY, COUNTERCLOCKWISE ALONG THE ARC OF A CURVE IN THE SAID WESTERN RIGHT-OF-WAY LINE, 219.06' TO THE POINT OF TANGENCY; SAID CURVE HAVING THE FOLLOWING CHARACTERISTICS: CENTRAL ANGLE OF 6°07'46", RADIUS OF 2047.64' AND CHORD BEARING AND DISTANCE OF S39°38'13"E, 218.95'; RUN THENCE S42°42'06"E, ALONG THE SAID WESTERN RIGHT-OF-WAY LINE, 469.31'; RUN THENCE S2°17'54"W, ALONG SAID WESTERN RIGHT-OF-WAY LINE, 42.43'; RUN THENCE S42°42'06"E, ALONG SAID RIGHT-OF-WAY LINE 60.00'; RUN THENCE S88°10'56"E, ALONG SAID RIGHT-OF-WAY LINE, 41.92'; RUN THENCE SOUTHEASTERLY, COUNTERCLOCKWISE ALONG THE ARC OF A CURVE IN THE SAID WESTERN RIGHT-OF-WAY LINE, 394.61'; SAID CURVE HAVING THE FOLLOWING CHARACTERISTICS: CENTRAL ANGLE OF 15°17'04", RADIUS OF 1479.25' AND CHORD BEARING AND DISTANCE OF S34°22'10"E, 393.44'; THENCE LEAVING THE WESTERN RIGHT-OF-WAY LINE OF HIGHLAND COLONY PARKWAY, RUN S13°26'49"W, 47.20'; RUN THENCE SOUTHWESTERLY, COUNTERCLOCKWISE ALONG THE ARC OF A CURVE, 50.00' NORTHERLY OF AS MEASURED RADially FROM AND PARALLEL WITH THE NORTHWESTERLY BOUNDARY OF THE DEPOSIT GUARANTY NATIONAL BANK PROPERTY, AS RECORDED IN DEEDBOOK 321 AT PAGE 404 AND DEEDBOOK 344 AT PAGE 153 OF THE AFORESAID CHANCERY RECORDS, 563.40' TO THE PRESENT (MARCH, 2000) NORTH RIGHT-OF-WAY LINE.

THE HEREIN DESCRIBED PARCEL NO. A CONTAINS 92.5116 ACRES, MORE OR LESS (SAID LEGAL DESCRIPTION IS IN ACCORDANCE WITH SURVEY PREPARED BY CASE & ASSOCIATES, INC. DATED REVISED 04/27/00).

PARCEL B

THAT PORTION OF THE GLEN T. RAY AND MARY BETH STEED RAY PROPERTY LOCATED EAST OF THE CENTERLINE OF PURPLE CREEK, NORTH OF THE CITY OF RIDGELAND PUBLIC ROADWAY KNOWN AS STEED ROAD AND ADJACENT TO THE SOUTH AND WEST BOUNDARY LINE OF THE ABOVE DESCRIBED PARCEL.

Revised June 15, 2001 for inclusion in public record
Exhibit “C” The Township at Colony Park TND Overlay District Ordinance

THE TOWNSHIP AT COLONY PARK
PROPOSED MASTER PLAN
WHICH MAY BE AMENDED FROM TIME TO TIME
August 7, 2001
### APPENDIX A to The Township at Colony Park TND Overlay District Ordinance

<table>
<thead>
<tr>
<th>Build-to-Line and Setback Schedule</th>
<th>FRONTAGE BUILD-TO-LINE</th>
<th>SIDE YARD SETBACK</th>
<th>REAR YARD SETBACK</th>
<th>TYPICAL MINIMUM LOT WIDTH</th>
<th>TYPICAL MINIMUM LOT DEPTH</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>BUILDINGS FRONTING ON A RESIDENTIAL STREET</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>TND SINGLE FAMILY (Rear Loaded)</td>
<td>Distance from the Build-to-Line to the Frontage property line shall be a minimum of 10' and a maximum of 25'</td>
<td>3'6&quot; and 10' from the property line opposite the 3'6&quot; side</td>
<td>18' or greater or 8' or less to rear lot line</td>
<td>25'</td>
<td>80'</td>
</tr>
<tr>
<td>TND SINGLE FAMILY (Side Loaded)</td>
<td>Distance from the Build-to-Line to the Frontage property line shall be a minimum of 10' and a maximum of 25'</td>
<td>3'6&quot; and 15' on driveway side</td>
<td>Minimum 15' to rear lot line</td>
<td>50'</td>
<td>80'</td>
</tr>
<tr>
<td>TND RESIDENTIAL CONDOMINIUMS</td>
<td>Distance from the Build-to-Line to face-of-curb of the most dominant Street Edge shall be a minimum of 12'</td>
<td>NONE REQUIRED</td>
<td>NONE REQUIRED</td>
<td>NONE REQUIRED</td>
<td>NONE REQUIRED</td>
</tr>
<tr>
<td>TND TOWNHOUSES</td>
<td>Distance from the Build-to-Line to the Frontage property line shall be a minimum of 10' and a maximum of 25'</td>
<td>No sideyard required for attached internal units and 3'6&quot; at end units</td>
<td>18' or greater or 8' or less to rear lot line</td>
<td>25'</td>
<td>80'</td>
</tr>
<tr>
<td>TND LIVE/WORK</td>
<td>Distance from the Build-to-Line to the Frontage property line shall be a minimum of 10' and a maximum of 25'</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>BUILDINGS FRONTING ON A COMMERCIAL STREET</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>TND OFFICE</td>
<td>Distance from the Build-to-Line to face-of-curb of the most dominant Street Edge shall be a minimum of 12'</td>
<td>NONE REQUIRED</td>
<td>NONE REQUIRED</td>
<td>NONE REQUIRED</td>
<td>NONE REQUIRED</td>
</tr>
<tr>
<td>TND RESIDENTIAL CONDOMINIUMS</td>
<td>Distance from the Build-to-Line to face-of-curb of the most dominant Street Edge shall be a minimum of 12'</td>
<td>NONE REQUIRED</td>
<td>NONE REQUIRED</td>
<td>NONE REQUIRED</td>
<td>NONE REQUIRED</td>
</tr>
<tr>
<td>TND TOWNHOUSES</td>
<td>Distance from the Build-to-Line to face-of-curb of the most dominant Street Edge shall be a minimum of 12'</td>
<td>NONE REQUIRED</td>
<td>NONE REQUIRED</td>
<td>16'</td>
<td>50'</td>
</tr>
<tr>
<td>TND LIVE/WORK</td>
<td>Distance from the Build-to-Line to face-of-curb of the most dominant Street Edge shall be a minimum of 12'</td>
<td>NONE REQUIRED</td>
<td>NONE REQUIRED</td>
<td>NONE REQUIRED</td>
<td>NONE REQUIRED</td>
</tr>
<tr>
<td>TND LIVE/ABOVE</td>
<td>Distance from the Build-to-Line to face-of-curb of the most dominant Street Edge shall be a minimum of 12'</td>
<td>NONE REQUIRED</td>
<td>NONE REQUIRED</td>
<td>NONE REQUIRED</td>
<td>NONE REQUIRED</td>
</tr>
<tr>
<td><strong>OTHER &quot;LAND USES PERMITTED&quot; FRONTING ON A COMMERCIAL OR RESIDENTIAL STREET</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>OTHER &quot;LAND USES PERMITTED&quot;</td>
<td>Distance from the Build-to-Line to face-of-curb of the most dominant Street Edge shall be a minimum of 12'</td>
<td>NONE REQUIRED</td>
<td>NONE REQUIRED</td>
<td>NONE REQUIRED</td>
<td>NONE REQUIRED</td>
</tr>
<tr>
<td>BUILDING Type</td>
<td>FRONTAGE BUILD-TO-LINE</td>
<td>SIDE YARD SETBACK</td>
<td>REAR YARD SETBACK</td>
<td>TYPICAL MINIMUM LOT WIDTH</td>
<td>TYPICAL MINIMUM LOT DEPTH</td>
</tr>
<tr>
<td>-------------------------------------</td>
<td>----------------------------------------------------------------------------------------</td>
<td>-----------------------------</td>
<td>-------------------</td>
<td>---------------------------</td>
<td>---------------------------</td>
</tr>
<tr>
<td><strong>BUILDINGS FRONTING ON A RESIDENTIAL STREET</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>TND SINGLE FAMILY (Rear Loaded)</td>
<td>Distance from the Build-to-Line to the Frontage contrary line shall be a minimum of 10' and a maximum of 25' See Appendix D Street Sections</td>
<td>3' 6&quot; and 6'-6&quot; from the property line opposite the 3' 6&quot; side</td>
<td>16' or greater or 8' or less to rear lot line</td>
<td>25'</td>
<td>60'</td>
</tr>
<tr>
<td>TND SINGLE FAMILY (Side Loaded)</td>
<td>Distance from the Build-to-Line to the Frontage contrary line shall be a minimum of 10' and a maximum of 25' See Appendix D Street Sections</td>
<td>3' 6&quot; and 15' on driveway side</td>
<td>Minimum 15' to rear lot line</td>
<td>50'</td>
<td>60'</td>
</tr>
<tr>
<td>TND RESIDENTIAL CONDOMINIUMS</td>
<td>Distance from the Build-to-Line to face-of-curb of the most dominant Street Edge shall be a minimum of 12' See Appendix D Street Sections</td>
<td>NONE REQUIRED</td>
<td>NONE REQUIRED</td>
<td>NONE REQUIRED</td>
<td>NONE REQUIRED</td>
</tr>
<tr>
<td>TND TOWNHOUSES</td>
<td>Distance from the Build-to-Line to the Frontage contrary line shall be a minimum of 10' and a maximum of 25' See Appendix D Street Sections</td>
<td>No sideyard required for attached internal units and 3' 6&quot; at end units</td>
<td>16' or greater or 8' or less to rear lot line</td>
<td>16'</td>
<td>75'</td>
</tr>
<tr>
<td>TND LIVE/WORK</td>
<td>Distance from the Build-to-Line to the Frontage contrary line shall be a minimum of 10' and a maximum of 25' See Appendix D Street Sections</td>
<td>No sideyard required for attached internal units and 3' 6&quot; at end units</td>
<td>16' or greater or 8' or less to rear lot line</td>
<td>16'</td>
<td>65'</td>
</tr>
<tr>
<td><strong>BUILDINGS FRONTING ON A COMMERCIAL STREET</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>TND OFFICE</td>
<td>Distance from the Build-to-Line to face-of-curb of the most dominant Street Edge shall be a minimum of 15' See Appendix D Street Sections</td>
<td>NONE REQUIRED</td>
<td>NONE REQUIRED</td>
<td>NONE REQUIRED</td>
<td>NONE REQUIRED</td>
</tr>
<tr>
<td>TND RETAIL</td>
<td>Distance from the Build-to-Line to face-of-curb of the most dominant Street Edge shall be a minimum of 15' See Appendix D Street Sections</td>
<td>NONE REQUIRED</td>
<td>NONE REQUIRED</td>
<td>NONE REQUIRED</td>
<td>NONE REQUIRED</td>
</tr>
<tr>
<td>TND RESIDENTIAL CONDOMINIUMS</td>
<td>Distance from the Build-to-Line to face-of-curb of the most dominant Street Edge shall be a minimum of 12' See Appendix D Street Sections</td>
<td>NONE REQUIRED</td>
<td>NONE REQUIRED</td>
<td>NONE REQUIRED</td>
<td>NONE REQUIRED</td>
</tr>
<tr>
<td>TND TOWNHOUSES</td>
<td>Distance from the Build-to-Line to face-of-curb of the most dominant Street Edge shall be a minimum of 12' See Appendix D Street Sections</td>
<td>NONE REQUIRED</td>
<td>NONE REQUIRED</td>
<td>16'</td>
<td>60'</td>
</tr>
<tr>
<td>TND LIVE/WORK</td>
<td>Distance from the Build-to-Line to face-of-curb of the most dominant Street Edge shall be a minimum of 12' See Appendix D Street Sections</td>
<td>NONE REQUIRED</td>
<td>NONE REQUIRED</td>
<td>NONE REQUIRED</td>
<td>NONE REQUIRED</td>
</tr>
<tr>
<td>TND LIVE/ABOVE</td>
<td>Distance from the Build-to-Line to face-of-curb of the most dominant Street Edge shall be a minimum of 12' See Appendix D Street Sections</td>
<td>NONE REQUIRED</td>
<td>NONE REQUIRED</td>
<td>NONE REQUIRED</td>
<td>NONE REQUIRED</td>
</tr>
<tr>
<td>OTHER &quot;LAND USES PERMITTED&quot; FRONTING ON A COMMERCIAL OR RESIDENTIAL STREET</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>OTHER &quot;LAND USES PERMITTED&quot;</td>
<td>Distance from the Build-to-Line to face-of-curb of the most dominant Street Edge shall be a minimum of 12' See Appendix D Street Sections</td>
<td>NONE REQUIRED</td>
<td>NONE REQUIRED</td>
<td>NONE REQUIRED</td>
<td>NONE REQUIRED</td>
</tr>
</tbody>
</table>
APPENDIX “B” to The Township at Colony Park TND Overlay District Ordinance

PARKING DIMENSION STANDARDS

The following drawings represent minimum parking dimension standards for Surface Parking Areas:

90 Degree Parking – Two Way Double Loaded
90 Degree Parking – Two Way Single Loaded

75 Degree Parking – One Way Double Loaded
75 Degree Parking – One Way Single Loaded

60 Degree Parking – Two Way Double Loaded
60 Degree Parking – Two Way Single Loaded

60 Degree Parking – One Way Double Loaded
60 Degree Parking – One Way Single Loaded

45 Degree Parking – One Way Double Loaded
45 Degree Parking – One Way Single Loaded

R:\1003 Series\061049_Township HC\Rezoning\TND Overlay District Ordinance\Misc-01-08-07-Appendix B-Title Page-Parking Dimension Standards-TND Overlay-01.doc
THE TOWNSHIP AT COLONY PARK

STANDARD DETAILS FOR SURFACE PARKING AREAS

Drawn: 06/05/01 (Not To Scale)

75 DEGREE PARKING - One Way
DOUBLE LOADED and SINGLE LOADED
THE TOWNSHIP AT COLONY PARK

STANDARD DETAILS FOR SURFACE PARKING AREAS

Drawn: 06/05/01  (Not To Scale)

60 DEGREE PARKING - Two Way
DOUBLE LOADED and SINGLE LOADED
THE TOWNSHIP AT COLONY PARK

STANDARD DETAILS FOR SURFACE PARKING AREAS

45 DEGREE PARKING - One Way
DOUBLE LOADED and SINGLE LOADED

Drawn: 06/05/01 (Not To Scale)
APPENDIX “C” to The Township at Colony Park TND Overlay District Ordinance

STANDARDS FOR TYPICAL CURB RADIUS AND STREET INTERSECTIONS

Drawings:

Typical Street Corner Detail (A) – Commercial Area (10’ Radius)

Typical Street Corner Detail (B) – Commercial Area (10’ Radius)

Typical Street Corner Detail – Residential Area (5’ Radius)

Typical Private Entry Drive Entrance to a Residential Street

Typical Entrance to a Surface Parking Area
THE TOWNSHIP AT COLONY PARK

STREET PAVING

CONC. APRON

LANDSCAPE STRIP OF SIDEWALK

S-5' MD

SIDE IN

SIDE OUT

VARI

ENTRANCE WIDTH VARIES

ENTRANCE TO SURFACE PARKING AREA

THE TOWNSHIP AT COLONY PARK

Drawn: 06/05/01  (Not To Scale)  STREET GRADE DEPICTED IS NOT INTENDED TO ILLUSTRATE FINAL AS BUILT DRAINAGE CONDITIONS.

TYPICAL ENTRANCE TO A SURFACE PARKING AREA
APPENDIX “D” to The Township at Colony Park TND Overlay District Ordinance

STREET SECTIONS

Drawings:

Street Section A drawn 06.05.01
Street Section B drawn 06.05.01
Street Section C drawn 06.05.01
Street Section D drawn 06.05.01
Street Section E drawn 06.05.01
Street Section F drawn 06.05.01
Street Section G drawn 06.05.01
Street Section H drawn 06.05.01
Street Section I drawn 06.05.01
Street Section J drawn 06.05.01
Street Section K drawn 06.05.01
Street Section L drawn 06.05.01
Street Section M drawn 06.05.01
Street Section N drawn 06.05.01
Street Section O drawn 06.05.01
VARIATES - SEE APPENDIX A FOR MIN. STANDARDS

SIDEWALK      LANDSCAPE     PARKING     TWO-WAY TRAVEL LANE     PARKING     LANDSCAPE     SIDEWALK
5'-0"          5'-0"         8'-0"        20'-0"                   8'-0"        5'-0"         5'-0"

56'-0"
R.O.W.

THE TOWNSHIP AT COLONY PARK

STREET SECTION B - Commercial Street

Drawn: 06/05/01  (Not To Scale)

STREET GRADE DEPICTED IS NOT INTENDED TO ILLUSTRATE FINAL AS BUILT DRAINAGE CONDITIONS.
TOWNSHIP AT COLONY PARK

STREET SECTION D - Commercial Street

Drawn: 06/05/01 (Not To Scale)

STREET GRADE DEPICTED IS NOT INTENDED TO ILLUSTRATE FINAL AS BUILT DRAINAGE CONDITIONS.
THE TOWNSHIP AT COLONY PARK

STREET SECTION F - Commercial Street

Drawn: 06/05/01 (Not To Scale)

STREET GRADE DEPICTED IS NOT INTENDED TO ILLUSTRATE FINAL AS BUILT DRAINAGE CONDITIONS.
THE TOWNSHIP AT COLONY PARK

STREET SECTION G - Residential Street

Drawn: 06/05/01  (Not To Scale)

STREET GRADE DEPICTED IS NOT INTENDED TO ILLUSTRATE FINAL AS BUILT DRAINAGE CONDITIONS.
TOWNSHIP AT COLONY PARK

STREET SECTION I - Residential Street

Drawn: 06/05/01   (Not To Scale)
THE TOWNSHIP AT COLONY PARK

Drawn: 06/05/01 (Not To Scale)

STREET SECTION J

STREET GRADE DEPICTED IS NOT INTENDED TO ILLUSTRATE FINAL AS BUILT DRAINAGE CONDITIONS.

PRIVATE ENRTY DRIVE AT CORNER LOT
THE TOWNSHIP AT COLONY PARK

STREET SECTION L - Commercial Street

Drawn: 06/05/01 (Not To Scale)

STREET GRADE DEPICTED IS NOT INTENDED TO ILLUSTRATE FINAL AS BUILT DRAINAGE CONDITIONS.
VARY - SEE APPENDIX A FOR MIN. STANDARDS

5'-0"  5'-0"  8'-0"  22'-0"  8'-0"  5'-0"  5'-0"
SIDE-
WALK  LAND-
SCAPE  PARKING  TWO-WAY DRIVE Lanes  PARKING  LAND-
SCAPE  SIDE-
WALK

THE TOWNSHIP AT COLONY PARK

STREET SECTION M - Commercial Street

Drawn: 06/05/01 (Not To Scale)  STREET GRADE DEPICTED IS NOT INTENDED TO ILLUSTRATE FINAL AS BUILT DRAINAGE CONDITIONS.
TOWNSHIP AT COLONY PARK

STREET SECTION N - Commercial Street

Drawn: 06/05/01  (Not To Scale)
ORDINANCE TO AMEND THE TOWNSHIP AT COLONY PARK
TRADITIONAL NEIGHBORHOOD DEVELOPMENT OVERLAY DISTRICT
ORDINANCE OF THE CITY OF RIDGELAND, MISSISSIPPI

WHEREAS, The Township at Colony Park Traditional Neighborhood
Development Overlay District Ordinance of the City of Ridgeland, Mississippi, ("The
Ordinance") was adopted as of August 7, 2001 and revised June 11, 2003; and,

WHEREAS, the Petitioner, The Township Land Company, LLC, has petitioned
the Mayor and Board of Aldermen to amend certain sections of the Ordinance to
accommodate changes that have occurred in the area since the last revision; and,

WHEREAS, the Ordinance provides that these amendments can be made by
petition to the Mayor and Board of Aldermen; and,

WHEREAS, the Mayor and Board of Aldermen of the City of Ridgeland,
Mississippi did consider the petition and conduct a full and complete discussion and
hereby find that it would be in the best interest of the City, the Petitioner and the future
land use planning of the City that the Ordinance be amended as set out hereinafter; and,

WHEREAS, having considered all the facts and discussions made, and after
further discussion thereof, Aldermen __________________________ offered the following
Ordinance and moved that it be adopted, to-wit:

NOW, THEREFORE, BE IT ORDAINED by the Mayor and Board of Aldermen
of the City of Ridgeland, Madison County, Mississippi, as follows, to-wit:

Section I

That the matters and facts stated in the preamble hereof are found to be true and
correct.
Section II

Section V-Land Uses Permitted/Prohibited shall be amended to include within the Township North District the additional use of TND Office together with appurtenant vehicular parking for that parcel of land hereinafter known as Block E of The Township of Colony Park, Part 2, shown on a plat recorded in the land records of Madison County, Mississippi in Plat Cabinet D at Slide 163.

Section III

That the Master Plan of Township of Colony Park dated December 11, 2006, attached to the Petition as Exhibit “P-B” is hereby adopted as the current Master Development Plan of The Ordinance.

Section IV

That there shall be added to Section V (A) the following land use permitted:

29) One (1) building of not greater than two hundred thousand (200,000) gross square feet of building area with a maximum height of seventy-eight (78) feet and of no more than six stories on the parcel of land identified on Exhibit “P-B” as “Area for Height Increase” and shown on the Master Development Plan as future mixed commercial in the southeast corner of The Township at Colony Park.

Section V

The Ordinance shall be, and the same is hereby amended to reflect the foregoing changes in the text of the Ordinance from and after thirty (30) days from the date of adoption by this Board.

ORDAINED, ADOPTED AND APPROVED by the Mayor and Board of Aldermen of the City of Ridgeland, Mississippi at a meeting thereof held on the 7th day of December, 2006.
The motion for adoption was seconded by Alderman Gautier

and the foregoing Ordinance having been first reduced to writing, was considered and approved section by section and then as a whole and was submitted to the Board of Aldermen for passage or rejection on roll call vote being as follows, to-wit:

Alderman Ken Heard  Aye
Alderman Chuck Gautier  Aye
Alderman Kevin Holder  Absent
Alderman Larry Roberts  Aye
Alderman Scott Jones  Aye
Alderman Linda S. Davis  Aye
Alderman Gerald Steen  Aye

Whereupon, the Mayor declared the motion carried and Ordinance adopted.

The foregoing Ordinance is approved this the 26 day of December, 2006.

CITY OF RIDGELAND, MISSISSIPPI

By: [Signature]

Gene F. McGee, Mayor of the City of Ridgeland, Mississippi

ATTEST:

[Signature]

DAVID OVERBY, City Clerk
ORDINANCE OF THE MAYOR AND BOARD OF ALDERMEN OF
THE CITY OF RIDGELAND, MISSISSIPPI ADOPTING THE
TOWNSHIP AT COLONY PARK TRADITIONAL NEIGHBORHOOD
DEVELOPMENT OVERLAY DISTRICT ORDINANCE

WHEREAS, on August 7, 2001, the Mayor and Board of Aldermen of the City of
Ridgeland, Mississippi adopted a Township at Colony Park Traditional Neighborhood
Development Overlay District Ordinance which included therein a repealer to be reviewed
upon the earlier of (i) six (6) years from the effective date of this TND Ordinance or (ii) five
(5) years from the date the City issued the first Suitability Certificate; and,

WHEREAS, it is nearing six (6) years from the effective date of the Township at
Colony Park Traditional Neighborhood Development Overlay District Ordinance, and
pursuant thereto, the Mayor and Board of Aldermen are required to determine whether the
Ordinance should be allowed to continue in effect or should be repealed, and;

WHEREAS, public notice announcing a public hearing for the purpose of
determining whether to readopt the Township at Colony Park Traditional Neighborhood
Development Overlay District Ordinance as amended was published on July 19, 2007, in
the Madison County Journal in the same manner as required for a zoning change; and,

WHEREAS, at 6:30 o’clock p.m. on August 7, 2007, the time, date and place
specified in the notice, the Mayor and Board of Aldermen did conduct a full and complete
hearing on whether to extend, modify or otherwise amend the Township at Colony Park
Traditional Neighborhood Development Overlay District Ordinance as amended and
Section XIII-The Repealer thereto based upon an evaluation of the continued effectiveness
of the Ordinance, and at said hearing the Mayor and Board of Aldermen did receive
comments and heard evidence presented by all who appeared at said hearing; and,

WHEREAS, the Mayor and Board of Aldermen are familiar with the property
which makes up the Overlay District and the existing land uses within the City of Ridgeland
and in acting on an Ordinance, have fully considered the matters and facts within their
personal knowledge which affect the land uses involved; and,

WHEREAS, the matter was presented to the Mayor and Board of Aldermen, and
after discussion thereof, Alderman Gautier offered the following
Ordinance and moved that it be adopted, to-wit:

NOW, THEREFORE, be it ordained by the Mayor and Board of Aldermen of the
City of Ridgeland, Madison County, Mississippi as follows, to-wit:

SECTION 1. That the matters and facts stated in the preamble hereof are found,
determined and adjudicated to be true and correct.

SECTION 2. That the Mayor and Board of Aldermen hereby find it would be in
the best interest of the City of Ridgeland and its citizens that the Township at Colony
Park Traditional Neighborhood Development Overlay District Ordinance of August 7,
2001 as amended, should be continued as written and amended, and that Section XIII-The
Repealer is no longer necessary and should be deleted and hereby is.

SECTION 3. The remainder of the Ordinance shall remain unaffected.

SECTION 4. That the City of Ridgeland Zoning Regulations Ordinance of
February 6, 2001, and the Official Zoning Map shall continue to show the boundaries of
the Township at Colony Park Traditional Neighborhood Development Overlay District
and that the terms and conditions of the Ordinance as amended should continue to be
enforced.

SECTION 5. This ordinance shall be effective thirty (30) days after its passage
and after publication of same as required in §21-13-11 Mississippi Code of 1972,
provided, however, that there shall be no interruption of the Ordinance as amended from
and after November 7, 2005.

ORDAINED, ADOPTED AND APPROVED by the Mayor and Board of
Aldermen of the City of Ridgeland, Madison County, Mississippi at a regular meeting
thereof held on the 7th day of August, 2007.

The motion for adoption was seconded by Alderman __________, and the foregoing
Ordinance having been first reduced to writing, was submitted to the Board of
Aldermen for passage or rejection on roll call vote with the following results:

Alderman Ken Heard (Ward 1) voted: __________

Alderman Chuck Gautier (Ward 2) voted: __________

Alderman Kevin Holder (Ward 3) voted: __________

Alderman Larry Roberts (Ward 4) voted: __________

Alderman Scott Jones (Ward 5) voted: __________

Alderman Linda S. Davis (Ward 6) voted: __________

Alderman Gerald Steen (At large) voted: __________

WHEREUPON, the Mayor declared the Motion had carried and that the
Ordinance was adopted.
The foregoing Ordinance is approved, this the 7th day of August, 2007.

Gene F. McGee, Mayor of the
City of Ridgeland, Mississippi

ATTEST:

David Overby, City Clerk

[ SEAL ]
BEFORE THE MAYOR AND BOARD OF ALDERMEN OF
THE CITY OF RIDGELAND, MADISON COUNTY, MISSISSIPPI

THE TOWNSHIP LAND COMPANY, LLC

PETITIONER

Petition and Application to Revise
The Township at Colony Park
Traditional Neighborhood Development
Overlay District Ordinance
Adopted as of
August 7, 2001
First Revision June 11, 2003
Second Revision December 20, 2006

COMES NOW, The Township Land Company, LLC, (hereinafter the “Petitioner”) and respectfully petitions the Mayor and Board of Aldermen of the City of Ridgeland, Mississippi, to revise The Township at Colony Park Traditional Neighborhood Development Overlay District Ordinance adopted as of August 7, 2001, First Revised June 11, 2003, and Second Revised December 20, 2006 (hereinafter the “TND Overlay District Ordinance”) as follows:

1. The name of the Petitioner is The Township Land Company, LLC.

2. The Petitioner’s mailing address is The Township Land Company, LLC, Attention:
   Clinton G. Herring, Jr., Post Office Box 16436, Jackson, MS 39236.

3. The Petitioner’s telephone number is 601-368-9950.

4. The Township Central District is all land being situated in the area defined “Township Central District” and the Township North District is all land being situated in the area defined “Township North District”, all as shown and located on the Proposed Master Plan dated August 7, 2001, attached as Exhibit “C” to the TND Overlay District Ordinance, all as more particularly set forth in Section V of the TND Overlay District Ordinance.
5. Petitioner requests that the TND Overlay District Ordinance be revised to include within the Township Central District rather than within the Township North District, all as defined in Section V of the TND Overlay District Ordinance, that certain property which is known as Block E of The Township at Colony Park, Part 2 as more particularly described on Exhibit “A” attached hereto and made a part hereof (hereinafter “Block E”) and to revise the Proposed Master Plan, designated as The Township at Colony Park Proposed Master Plan dated August 7, 2001, for the TND Overlay District Ordinance to include Block E as shown on The Township at Colony Park Proposed Master Plan dated August 7, 2001, revised October 8, 2013, which is attached hereto as Exhibit “B” and made a part hereof; provided however, as to Block E only, the Land Uses Permitted, as specified in Section V (A) of the TND Overlay District Ordinance shall not include freestanding enclosed restaurants in accordance with the Official Zoning Ordinance which may include allowance for adjacent outdoor dining as specified in Section V(A) 21 thereof.

6. Petitioner has shown that the request listed in Section 5 immediately above is consistent with the intent of the TND Overlay District Ordinance and the Township Central District therein, and further with the construction of the new Interstate 55 interchange which is now underway, this proposed revision is not only consistent with the development of The Township at Colony and the Township Central District but is also desirable for uniform and consistent development of The Township at Colony Park and the Township Central District.

7. The required filing fee has been paid with the filing of this Petition.
BEFORE THE MAYOR AND BOARD OF ALDERMAN OF
THE CITY OF RIDGELAND, MADISON COUNTY, MISSISSIPPI

THE TOWNSHIP LAND COMPANY, LLC

PETITIONER

Respectfully submitted,

The Township Land Company, LLC,
a Mississippi limited liability company

By: [Signature]
Clinton G. Herring, Jr., Manager

Date: October 31, 2013
BEFORE THE MAYOR AND BOARD OF ALDERMAN OF
THE CITY OF RIDGELAND, MADISON COUNTY, MISSISSIPPI

THE TOWNSHIP LAND COMPANY, LLC                     PETITIONER

EXHIBIT "A"
LEGAL DESCRIPTION OF BLOCK E

Block E, The Township at Colony Park, Part 2 subdivision according to a map or
plat thereof which is on file and of record in the office of the Chancery Clerk of
Madison County at Canton, Mississippi, in Plat Cabinet D, Slide 163, reference to
which is hereby made in aid of and as a part of this description.
Exhibit "C" The Township at Colony Park TND Overlay District Ordinance

THE TOWNSHIP AT COLONY PARK
PROPOSED MASTER PLAN
WHICH MAY BE AMENDED FROM TIME TO TIME
August 3, 2011
REVISED OCTOBER 8, 2013
ORDINANCE TO AMEND THE TOWNSHIP AT COLONY PARK TRADITIONAL NEIGHBORHOOD DEVELOPMENT OVERLAY DISTRICT ORDINANCE OF THE CITY OF RIDGELAND, MISSISSIPPI

WHEREAS, The Township at Colony Park Tradition Neighborhood Development Overlay District Ordinance of the City of Ridgeland, Mississippi (the “Ordinance”) was adopted as of August 7, 2001 and amended June 11, 2003, December 20, 2006 and August 7, 2007; and,

WHEREAS, the Petitioner, The Township Land Company, LLC, a Mississippi limited liability company, has petitioned the Mayor and Board of Aldermen to amend certain sections of the Ordinance to accommodate changes that have occurred in the area since the last amendment; and,

WHEREAS, the Ordinance provides that these amendments can be made by petition to the Mayor and Board of Aldermen; and,

WHEREAS, public notice announcing a public hearing for the purpose of determining whether to amend the Township at Colony Park Traditional Neighborhood Development Overlay District Ordinance as amended was published on November 7, 2013, in the Madison County Journal in the same manner as required for a zoning change; and

WHEREAS, at 6:00 o’clock p.m. on December 3, 2013, the time, date and place specified in the notice the Mayor and Board of Aldermen of the City of Ridgeland, Mississippi did consider the Petition filed by The Township Land Company, LLC, as Petitioner, and conduct a full and complete public hearing and hereby find that it would be in the best interest of the City, the Petitioner and the future land use planning of the City that the Ordinance be amended as set out hereinafter; and,

WHEREAS, the Mayor and Board of Aldermen are familiar with the property which makes up the Overlay District and the existing land uses within the City of Ridgeland and in
acting on an Ordinance, have fully considered the matters and facts within their personal knowledge which affect the land uses involved; and,

WHEREAS, having considered all the facts and discussions made, and after further discussion thereof, Alderman Ken Heard offered the following Ordinance and moved that it be adopted, to-wit:

Section I

That the matters and facts stated in the preamble hereof are found to be true and correct.

Section II

The Ordinance is hereby amended to include within the Township Central District rather than within the Township North District, all as defined in Section V of the Ordinance, that certain property which is known as Block E of The Township at Colony Park, Part 2 as more particularly described on Exhibit “A” attached hereto, and further, the Ordinance is hereby amended to substitute in full place and stead for the Proposed Master Plan, designated as The Township at Colony Park Proposed Master Plan dated August 7, 2001, and to replace the same with The Township at Colony Park Proposed Master Plan dated August 7, 2001, revised October 8, 2013, which is attached hereto as Exhibit “B”; provided however, as to Block E only, the Land Uses Permitted, as specified in Section V (A) of the TND Overlay District Ordinance shall not include freestanding enclosed restaurants in accordance with the Official Zoning Ordinance which may include allowance for adjacent outdoor dining as specified in Section V(A) 21 thereof.

Section III
The Township at Colony Park Proposed Master Plan dated August 7, 2001, revised October 8, 2013 attached as Exhibit “B” hereto, is hereby adopted as the current Proposed Master Plan of the Ordinance.

Section IV

The Ordinance shall be, and the same is hereby amended to reflect the foregoing changes from and after thirty (30) days from the date of adoption by this Board.

ORDAINED, ADOPTED, AND APPROVED by the Mayor and Board of Aldermen of the City of Ridgeland, Mississippi at a meeting thereof held on the 3rd day of December, 2013.

The motion for adoption was seconded by Alderman D. I. Smith and the foregoing Ordinance, having been first reduced to writing, was considered and approved section by section and then as a whole and was submitted to the Board of Aldermen for passage or rejection on roll call vote being as follows, to-wit:

Alderman Ken Heard  Aye
Alderman Chuck Gautier  Absent
Alderman Kevin Holder  Aye
Alderman Brian Ramsey  Aye
Alderman Scott Jones  Aye
Alderman Wesley Hamlin  Aye
Alderman D. I. Smith  Aye

Whereupon, the Mayor declared the motion carried and the Ordinance adopted.
The foregoing Ordinance is approved on this the 3rd day of December, 2013.
CITY OF RIDGELAND, MISSISSIPPI

By: __________
Gene F. McGee, Mayor of the City of
Ridgeland, Mississippi

ATTEST: __________
CITY CLERK

[Stamp: City of Ridgeland, Madison County, 1899]
BEFORE THE MAYOR AND BOARD OF ALDERMEN OF
THE CITY OF RIDGELAND, MADISON COUNTY, MISSISSIPPI

RIDGELAND HOTEL GROUP, LLC

PETITIONER

Petition and Application to Revise
The Township at Colony Park
Traditional Neighborhood Development
Overlay District Ordinance
Adopted as of
August 7, 2001
First Revision June 11, 2003
Second Revision December 20, 2006

COMES NOW, Ridgeland Hotel Group, LLC, (hereinafter the “Petitioner”) and respectfully petitions the Mayor and Board of Aldermen of the City of Ridgeland, Mississippi, to revise The Township at Colony Park Traditional Neighborhood Development Overlay District Ordinance adopted as of August 7, 2001, First Revised June 11, 2003, and Second Revised December 20, 2006 (hereinafter the “TND Overlay District Ordinance”) as follows:

1. The name of the Petitioner is Ridgeland Hotel Group, LLC, by and through its representative The Township Land Company, LLC.

2. The Petitioner’s mailing address is Ridgeland Hotel Group, LLC c/o The Township Land Company, LLC, Attention: Clinton G. Herring, Jr., Post Office Box 16436, Jackson, MS 39236.

3. The Petitioner’s representative’s telephone number is 601-368-9950.

4. The Subject Area is all land being situated in the area defined as “Subject Area” within the TND Overlay District Ordinance and as shown and located on the location map attached to the TND Overlay District Ordinance as Exhibit “B”, all as more particularly set forth in Section III of the TND Overlay District Ordinance.

EXHIBIT
5. Petitioner requests that the TND Overlay District Ordinance be revised to annex into the Subject Area, as defined in the TND Overlay District Ordinance, that certain property which adjoins The Township at Colony Park as more particularly described on Exhibit “A” attached hereto and made a part hereof (the “Annexed Property”) and to revise the location map designated as EXHIBIT “B” – LOCATION MAP OF SUBJECT AREA, for the TND Overlay District Ordinance to include the Annexed Property as shown on the location map designated EXHIBIT “B” - LOCATION MAP OF SUBJECT AREA REVISED TO INCLUDE Annexed Property, Revised October 10, 2013, which is attached hereto as Exhibit “B” and made a part hereof. Further, Petitioner requests that the TND Overlay District Ordinance be revised to include within the Township South District, as defined in Section V of the TND Overlay District Ordinance, the Annexed Property and to revise the Proposed Master Plan, designated as The Township at Colony Park Proposed Master Plan dated August 7, 2001, for the TND Overlay District Ordinance to include the Annexed Property as shown on The Township at Colony Park Proposed Master Plan dated August 7, 2001, revised October 10, 2013, which is attached hereto as Exhibit “C” and made a part hereof.

6. Petitioner has shown that the request listed in Section 5 immediately above is consistent with the intent of the TND Overlay District Ordinance and will allow the Annexed Property to be owned, developed, operated, and maintained in accordance with the covenants, conditions and restrictions of The Township at Colony Park Central Business District and the Township South District, including the architectural guidelines, thus creating a more harmoniously and aesthetically consistent use of the Annexed Property.
BEFORE THE MAYOR AND BOARD OF ALDERMAN OF
THE CITY OF RIDGELAND, MADISON COUNTY, MISSISSIPPI

RIDGELAND HOTEL GROUP, LLC          PETITIONER

7. The required filing fee has been paid with the filing of this Petition.

Respectfully submitted,

The Ridgeland Hotel Group, LLC
By: The Township Land Company, LLC,
its authorized representative

By: [Signature]
Clinton G. Herring, Jr., Manager

Date: October 31, 2013
BEFORE THE MAYOR AND BOARD OF ALDERMAN OF
THE CITY OF RIDGELAND, MADISON COUNTY, MISSISSIPPI

RIDGELAND HOTEL GROUP, LLC

P ETITIONER

EXHIBIT “A”
LEGAL DESCRIPTION OF ANNEXED PROPERTY

A tract or parcel of land containing 1.85 acres, more or less, lying and being situated in the Northeast ¼ of the Northwest ¼ of Section 24, Township 7 North, Range 1 East, City of Ridgeland, Madison County, Mississippi and being more particularly described by metes and bounds as follows:

Commence at a found 1 inch square bar marking the Northwest corner of said Section 24; run thence
South for a distance of 1,328.10 feet; thence

East for a distance of 2,037.19 feet to a found ½ inch iron pin marking the Southeast corner of 602 Steed Road Condominium as recorded in Plat Cabinet E, Slots 102a and 102b in the Office of the Chancery Clerk of Madison County and the Northerly right of way of Steed Road and the Point of Beginning of the herein described property; thence
North 00 degrees 24 minutes 17 seconds East along the East line of said 602 Steed Road Condominium for a distance of 314.75 feet to a found ½ inch iron pin marking the Northeast corner of said 602 Steed Road Condominium and the Southerly line of The Township Land Company, LLC (Tract 5) property as recorded in Deed Book 509, Pages 214-217 in the Office of the Chancery Clerk of Madison County; thence

South 85 degrees 27 minutes East along said Southerly line of The Township Land Company, LLC (Tract 5) property for a distance of 243.00 feet to a set ½ inch iron pin marking the Northwest corner of The Township Land Company, LLC (Tract 37) property as recorded in Deed Book 2343, Pages 736-746 in the Office of the Chancery Clerk of Madison County; thence

South 00 degrees 26 minutes 03 seconds West along the West line of said The Township Land Company, LLC (Tract 37) property for a distance of 346.83 feet to a found ½ inch iron pin marking the Southwest corner of said The Township Land Company, LLC (Tract 37) property and said Northerly right of way of Steed Road; thence
Northwesterly along said Northerly right of way of Steed Road and the arc of a curve to the right for a distance of 242.04 feet, said curve having a radius of 5,689.58 feet, and a deflection angle of 2 degrees 26 minutes 15 seconds, (chord bearing and distance, North 78 degrees 07 minutes 40 seconds West, 242.02 feet) to a set ½ inch iron pin; thence

North 72 degrees 34 minutes 53 seconds West along said Northerly right of way of Steed Road for a distance of 5.23 feet to the Point of Beginning.
EXHIBIT "B" - LOCATION MAP OF SUBJECT AREA

REVISED TO INCLUDE Annexed Property

Highland Colony Parkway

Wright and Ferguson

The Township at Colony Park

I-55

Purple Creek

Concourse Office Park

Steed Road

ANNEXED INTO SUBJECT AREA
REVISED OCTOBER 19, 2011
THE TOWNSHIP AT COLONY PARK
PROPOSED MASTER PLAN
WHICH MAY BE AMENDED FROM TIME TO TIME
August 2001
REVISED OCTOBER 10, 2013
ORDINANCE TO AMEND THE TOWNSHIP AT COLONY PARK TRADITIONAL NEIGHBORHOOD DEVELOPMENT OVERLAY DISTRICT ORDINANCE OF THE CITY OF RIDGELAND, MISSISSIPPI

WHEREAS, The Township at Colony Park Tradition Neighborhood Development Overlay District Ordinance of the City of Ridgeland, Mississippi (the “Ordinance”) was adopted as of August 7, 2001 and amended June 11, 2003, December 20, 2006 and August 7, 2007; and,

WHEREAS, the Petitioner, Ridgeland Hotel Group, LLC, through its authorized representative, The Township Land Company, LLC, has petitioned the Mayor and Board of Aldermen to amend certain sections of the Ordinance to accommodate changes that have occurred in the area since the last amendment; and,

WHEREAS, the Ordinance provides that these amendments can be made by petition to the Mayor and Board of Aldermen; and,

WHEREAS, public notice announcing a public hearing for the purpose of determining whether to amend the Township at Colony Park Traditional Neighborhood Development Overlay District Ordinance was published November 7, 2013, in the Madison County Journal in the same manner as required for a zoning change; and

WHEREAS, at 6:00 o’clock p.m. on December 3, 2013, the time, date and place specified in the notice the Mayor and Board of Aldermen of the City of Ridgeland, Mississippi did consider the Petition filed by Ridgeland Hotel Group, LLC, as Petitioner, and conduct a full and complete public hearing and hereby find that it would be in the best interest of the City, the Petitioner and the future land use planning of the City that the Ordinance be amended as set out hereinafter; and,

WHEREAS, the Mayor and Board of Aldermen are familiar with the property which makes up the Overlay District and the existing land uses within the City of Ridgeland and in
acting on an Ordinance, have fully considered the matters and facts within their personal knowledge which affect the land uses involved; and,

WHEREAS, having considered all the facts and discussions made, and after further Discussion thereof, Alderman Brian Ramsey offered the following Ordinance and moved that it be adopted, to-wit:

Section I

That the matters and facts stated in the preamble hereof are found to be true and correct.

Section II

The legal description of the Subject Area as set forth in the Ordinance is hereby amended to include within the Subject Area the Annexed Property, as more particularly described on Exhibit "A" attached hereto.

Section III
The Ordinance is hereby amended to substitute in full place and stead for the location map designated as EXHIBIT "B" – LOCATION MAP OF SUBJECT AREA, of the Ordinance and to replace the same with the location map which includes the Annexed Property designated as EXHIBIT "B" - LOCATION MAP OF SUBJECT AREA REVISED TO INCLUDE Annexed Property, revised October 10, 2013, which is attached hereto as Exhibit "B". Further, the Ordinance is hereby amended to include the Annexed Property within the Township South District, as defined in Section V of the Ordinance, and to substitute in full place and stead for The Township at Colony Park Proposed Master Plan dated August 7, 2001, and replace the same with The Township at Colony Park Proposed Master Plan dated August 7, 2001, revised October 10, 2013, which is attached hereto as Exhibit "C".
IV

The Township at Colony Park Proposed Master Plan dated August 7, 2001, revised October 10, 2013 attached as Exhibit “C” hereto, is hereby adopted as the current Proposed Master Plan of the Ordinance.

Section V

The Ordinance shall be, and the same is hereby amended to reflect the foregoing changes in the Ordinance from and after thirty (30) days from the date of adoption by this Board.

ORDAINED, ADOPTED, AND APPROVED by the Mayor and Board of Aldermen of the City of Ridgeland, Mississippi at a meeting thereof held on the 3rd day of December, 2013.

The motion for adoption was seconded by Alderman Scott Jones and the foregoing Ordinance, having been first reduced to writing, was considered and approved section by section and then as a whole and was submitted to the Board of Aldermen for passage or rejection on roll call vote being as follows, to-wit:

Alderman Ken Heard       Aye
Alderman Chuck Gautier    Absent
Alderman Kevin Holder     Aye
Alderman Brian Ramsey     Aye
Alderman Scott Jones      Aye
Alderman Wesley Hamlin    Aye
Alderman D. I. Smith      Aye

Whereupon, the Mayor declared the motion carried and the Ordinance adopted.
The foregoing Ordinance is approved on this the 3rd day of December, 2013.

CITY OF RIDGELAND, MISSISSIPPI

By: [Signature]
Gene F. McGee, Mayor of the
City of Ridgeland, Mississippi

ATTEST:

[Signature]
CITY CLERK
ORDINANCE OF THE MAYOR AND BOARD OF ALDERMEN OF THE CITY OF RIDGELAND, MADISON COUNTY, MISSISSIPPI AMENDING THE TND OVERLAY DISTRICT ORDINANCE OF THE CITY OF RIDGELAND, MISSISSIPPI, TO INCLUDE CERTAIN LANGUAGE INCLUDING NEW PERMITTED LAND USES

WHEREAS, the Township Land Company, LLC (the "Petitioner") did make a request to revise for the fifth time a certain ordinance, Township at Colony Park Traditional Neighborhood Development Overlay District Ordinance, as previously revised four times in 2003, 2006, and 2013, (the "TND Overlay District Ordinance"), of the City of Ridgeland, Mississippi.

WHEREAS, the Mayor and Board of Aldermen scheduled a hearing on said Petition for the 4th day of August, 2015 at 6:00 o'clock p.m.; and,

WHEREAS, the Zoning Board did cause notice of the July 16, 2015, hearing to be published in the Madison County Journal, a newspaper of general circulation published in the City of Ridgeland, Madison County, Mississippi, in the manner and for the time required by law, and the Zoning Administrator did post notice of same upon the affected property in the manner and for the time required by law, as shown on Exhibit "A," attached hereto; and,

WHEREAS, the Petitioners did provide evidence to the Ridgeland Mayor and Board of Alderman that the statutory notice requirements had been met and all requirements under City ordinances had likewise been met; and,

WHEREAS, at the time, date and place specified in the notice, on Aug. 4, 2015, at its regular public meeting established in accordance with the law, the Mayor and Board of Aldermen of the City of Ridgeland did recognize and hear the Petitioners in a public hearing, and at said meeting, the said Mayor and Board of Aldermen received comments and heard evidence presented by the Petitioner and all others who appeared at said meeting / public hearings; and,

WHEREAS, the Petitioner requested that the TND Overlay District Ordinance be revised to

1

EXHIBIT "A"
include and insert certain language, including new permitted land uses, as shown on their Petition, attached hereto as Exhibit “B,” as well as the drawings attached hereto as Exhibit “C,” and,

WHEREAS, at its regular public meeting held on Aug. 18, 2015, the Mayor and Board of Aldermen agreed the matter should be approved, and thereafter voted to recommend that the Petition be approved; and,

WHEREAS, the Mayor and Board of Aldermen are familiar with the property and existing land uses within the City of Ridgeland and in the area of the City where the property is located, and in acting on the Ordinance, have duly considered the matters and facts within their personal knowledge as same affect the land uses requested in the Petition filed herein; and,

WHEREAS, the Mayor and Board of Aldermen hereby finds that it is empowered to grant the request in the Petition and that the granting of the Petition will not adversely affect the public interest; and,

WHEREAS, the matter was presented to the Mayor and Board of Aldermen along with the recommendation of the Community Development Director, and after discussion thereof, Alderman Ramsey offered the following Ordinance and moved that it be adopted, to-wit:

NOW, THEREFORE, be it ordained by the Mayor and Board of Aldermen of the City of Ridgeland, Madison County, Mississippi as follows, to-wit:

SECTION 1. That the matters and facts stated in the preamble hereof are found, determined and adjudicated to be true and correct.

SECTION 2. That it is hereby found and determined that the conditions precedent to the granting of the request as required by the City of Ridgeland’s 2014 Official Zoning Ordinance exist and have been satisfied in regard to the granting of the Petition.

SECTION 3. That the request meets the threshold standards the Zoning Ordinance
considered by the Mayor and Board in that the request is in accord with all elements of the city’s Comprehensive Plan the character of the neighborhood has changed to such an extent as to justify granting the request, and that there is a public need for the new uses.

SECTION 4. That the TND Overlay District Ordinance is revised to include and insert certain language, including new permitted land uses, as shown on their Petition, attached hereto as Exhibit “B” with the exception that references to CST (Central Standard Time) be replaced with “Local Time”.

SECTION 5. That the City of Ridgeland’s TND Overlay District Ordinance of Aug. 7, 2001, be, and the same is hereby amended to effectuate this change as herein described.

SECTION 6. This ordinance shall be effective thirty (30) days after its passage and after publication of same as required in § 21-13-11 Mississippi Code of 1972.

ORDAINED, ADOPTED AND APPROVED by the Mayor and Board of Aldermen of the City of Ridgeland, Madison County, Mississippi at a regular meeting thereof held on the 18th day of Aug., 2015.

The motion for adoption was seconded by Alderman Smith, and the foregoing Ordinance having been first reduced to writing, was submitted to the Board of Aldermen for passage or rejection on roll call vote with the following results:

- Alderman Ken Heard (Ward 1) voted: Aye / ☑
- Alderman Chuck Gautier (Ward 2) voted: Aye / ☑
- Alderman Kevin Holder (Ward 3) voted: Aye / ☑
- Alderman Brian Ramsey (Ward 4) voted: Aye / ☑
- Alderman Scott Jones (Ward 5) voted: Aye / ☑
- Alderman Wesley Hamlin (Ward 6) voted: Aye / ☑
Alderman D.I. Smith (At large) voted: Aye / [redacted]

WHEREUPON, the Mayor declared the Motion had carried and that the Ordinance was adopted.

The foregoing Ordinance is approved, this the 18th day of August, 2015.

Gene F. McGee, Mayor of the City of Ridgeland, Mississippi

ATTEST:

Paula Tierce, City Clerk
PROOF OF PUBLICATION
THE STATE OF MISSISSIPPI
MADISON COUNTY

PERSONALLY appeared before me, the undersigned notary, Mississippi, Michael Simmons, Associate Editor and Publisher, JOURNAL, a weekly newspaper of general circulation in Madison County, being duly sworn, states that the notice, a true copy of which is attached, and contains all the issues of said newspaper as follows:

Date __________, 2015
Vol. ________, No. ________

Date __________, 2015
Vol. ________, No. ________

Date __________, 2015
Vol. ________, No. ________

Date __________, 2015
Vol. ________, No. ________

Signed: ____________________________
Associate Editor and Publisher
THE MADISON COUNTY JOURNAL

SWORN TO AND SUBSCRIBED before me the __________ day of __________, 2015.

Notary Public

EXHIBIT "A"
BEFORE THE MAYOR AND BOARD OF ALDERMEN OF
THE CITY OF RIDGELAND, MADISON COUNTY, MISSISSIPPI

THE TOWNSHIP LAND COMPANY, LLC

PETITIONER

Petition and Application to Revise
The Township at Colony Park
Traditional Neighborhood Development
Overlay District Ordinance
Adopted as of
August 7, 2001
First Revision June 11, 2003
Second Revision December 20, 2006
Third Revision December 3, 2013
Fourth Revision December 3, 2013

COMES NOW, The Township Land Company, LLC, (hereinafter the "Petitioner") and respectfully petitions the Mayor and Board of Aldermen of the City of Ridgeland, Mississippi, to revise The Township at Colony Park Traditional Neighborhood Development Overlay District Ordinance adopted as of August 7, 2001, First Revised June 11, 2003, Second Revised December 20, 2006, Third Revised December 3, 2013 and Fourth Revised December 3, 2013 (hereinafter the "TND Overlay District Ordinance") as follows:

1. The name of the Petitioner is The Township Land Company, LLC
2. The Petitioner's mailing address is The Township Land Company, LLC, Attention: Clinton G. Herring, Jr., Post Office Box 16436, Jackson, MS 39236.
3. The Petitioner's telephone number is 601-368-9950.
4. The Subject Area is all land being situated in the area defined as "Subject Area" within the TND Overlay District Ordinance and as shown and located on the location map attached to the TND Overlay District Ordinance as Exhibit "B", all as more particularly set forth in Section III of the TND Overlay District Ordinance and as Revised for the annexed area pursuant to the Fourth Revision to the TND Overlay District Ordinance December 3, 2013.

Page 1

EXHIBIT "A"  EXHIBIT "B"
BEFORE THE MAYOR AND BOARD OF ALDERMEN OF
THE CITY OF RIDGELAND, MADISON COUNTY, MISSISSIPPI

THE TOWNSHIP LAND COMPANY, LLC

PETITIONER

5. Petitioner requests that the TND Overlay District Ordinance be revised to include and insert certain language at the Section(s) and Sub-Section(s) noted immediately below:

a) At Section II C, insert immediately before "TND Live/Above" and immediately after "TND Condominiums" the following language:

**TND LINER FLEX.** Contiguous attached or detached building(s) primarily constructed with the intent of providing a liner edge along a street to assist with concealing from view large unattractive areas of surface parking. TND Liner Flex building(s) may be single story or multiple stories. TND Liner Flex building(s) may contain any of the following uses, or a combination thereof: TND Office, TND Retail, TND Live/Work, TND Live/Above, TND Townhouse, enclosed storage, TND Office Condominium, TND Retail Condominium and TND Live/Work Condominium.

b) At Section V (A) insert at the end of the sub-section (A) the following language:

29) Within the TND Overlay District Subject Area, one (1) nail salon (not exceeding 2500 SF of premises area) as a "primary business" as a Permitted Use without the need for any granting of a special exception or conditional use by the City. The allowance hereof of one (1) nail salon as a "primary business" is not intended to limit
BEFORE THE MAYOR AND BOARD OF ALDERMEN OF
THE CITY OF RIDGELAND, MADISON COUNTY, MISSISSIPPI

THE TOWNSHIP LAND COMPANY, LLC       PETITIONER

nail salons in businesses whose "primary business" is not a nail salon (i.e., full service salons or spas, etc.).

30) Within the TND Overlay District Subject Area, as a "primary business" and as a Permitted Use without the need for any granting of a special exception or conditional use by the City, one (1) specialty restaurant establishment with an emphasis on the sale of craft beer ("Craft Beer") and/or wine ("Wine") for primarily on premises consumption where the requirement for the percentage of food sales in said specialty establishment is sixty percent (60%), hereinafter a CBW Specialty Restaurant ("CBW Specialty Restaurant"). For the purposes hereof a "CBW Specialty Restaurant as a primary business" is an establishment whose primary business is the sale of beer made in a traditional and/or non-mechanized way by a small brewery ("Craft Beer") and/or Wine. For the purposes of this TND Overlay District Ordinance said establishment shall not be open for business later than 11:00PM CST and no more than forty-nine percent (49%) of the sales of said Craft Beer may be sold for off premises consumption. The allowance hereof of one (1) CBW Specialty Restaurant as a primary
BEFORE THE MAYOR AND BOARD OF ALDERMEN OF
THE CITY OF RIDGELAND, MADISON COUNTY, MISSISSIPPI

THE TOWNSHIP LAND COMPANY, LLC

PETITIONER

business is not intended to limit Craft Beer and/or Wine sales in businesses whose
"primary business" is not a Craft Beer and/or Wine Establishment but are merely businesses
that offer Craft Beer and/or Wine but not as their "primary business" (i.e. a restaurant, retail
store or other appropriate and allowable Land Uses Permitted in the TND Overlay District).

31) Within the TND Overlay District Subject Area
one (1) off premises consumption only Craft Beer Establishment (not exceeding 2500 SF of
premises area) as a "primary business" as a Permitted Use without the need for any granting
of a special exception or conditional use by the City. For the purposes hereof an "off premises
only consumption Craft Beer Establishment as a primary business" is an establishment whose
primary business is the sale (for off premises consumption only) of beer made in a traditional
and/or non-mechanized way by a small brewery. The allowance hereof of one (1) off
premises consumption only Craft Beer Establishment as a primary business is not
intended to limit beer sales (craft or otherwise) in businesses whose "primary business" is not

Page 4

EXHIBIT "A"
BEFORE THE MAYOR AND BOARD OF ALDERMEN OF
THE CITY OF RIDGELAND, MADISON COUNTY, MISSISSIPPI

THE TOWNSHIP LAND COMPANY, LLC

PETITIONER

an off premises consumption only Craft Beer
Establishment but are merely businesses that
offer beer (craft or otherwise) but not as their
"primary business" (i.e. a retail store or other
appropriate and allowable Land Uses Permitted
in the TND Overlay District).

6. Petitioner has shown that the request(s) listed in Section 5. Immediately above
is/are consistent with the intent of the TND Overlay District Ordinance and will
allow the TND Overlay District Subject Area to be owned, developed, operated
and maintained in accordance with the Covenants, Conditions and Restrictions
of The Township at Colony Park, including the Architectural Guidelines and will
also allow for the continued harmonious and aesthetical use of the TND Overlay
District Subject Area.

7. The required filing fee has been paid with the filing of this Petition.

Respectfully submitted,

The Township Land Company, LLC,
a Mississippi limited liability company

By:  
Clinton G. Herring, Jr., Manager

Date: July 30, 2015

Page 5

EXHIBIT "A"
PROOF OF PUBLICATION

THE STATE OF MISSISSIPPI

MADISON COUNTY

PERSONALLY appeared before me, the undersigned notary public in and for Madison County, Mississippi, Michael Simmons, Associate Editor and Publisher of THE MADISON COUNTY JOURNAL, a weekly newspaper of general circulation in Madison County, Mississippi as defined and prescribed in Section 13-3-31, of the Mississippi Code of 1972, as amended, who, being duly sworn, states that the notice, a true copy of which is attached hereto was published in the issues of said newspaper as follows:

Date __________, 2017
Vol. __________, No. __

Date __________, 2017
Vol. __________, No. __

Date __________, 2017
Vol. __________, No. __

Date __________, 2017
Vol. __________, No. __

Signed: _________________________

Associate Editor and Publisher

THE MADISON COUNTY JOURNAL

SWORN TO AND SUBSCRIBED before me the ___ day of __________, 2017.

Notary Public

EXHIBIT "A"
LEGAL DESCRIPTION OF AN PROPERTY AS RECINCED IN DEEDBOOK 223 AT PAGE 356 OF THE AFORESAID CHANCERY RECOR AS FOLLOWS: N25 degrees 37'42" W, 91.87; N27 degrees 59' 56" W, 168.09; N33 degrees 07' 04" W, 192.14; N34 degrees 16' 58" W, 226.80; N33 degrees 33'56" W, 353.42; N31 degrees 33'07" W, 294.09; N32 degrees 58'56" W, 595.20 TO THE POINT OF BEGINNING.

The herein described parcel contains 92.511 acres, more or less (said legal description is in accordance with the metes and bounds as prepared by Case and Associates, Inc. dated revised 04/27/00).

Parcel hereby described is a portion of the Glenn T. Ray and Mary Beth Steed Ray property located east of the centerline of purple creek road, north of the city of Ridgefield, Washington and lying south and west of the centerline of the above described parcel. According to plat recorded May 25, 2001 for inclusion in public record.

LEGAL DESCRIPTION OF AN PROPERTY AS RECINCED IN DEEDBOOK 223 AT PAGE 356 OF THE AFORESAID CHANCERY RECOR AS FOLLOWS: N25 degrees 37'42" W, 91.87; N27 degrees 59' 56" W, 168.09; N33 degrees 07' 04" W, 192.14; N34 degrees 16' 58" W, 226.80; N33 degrees 33'56" W, 353.42; N31 degrees 33'07" W, 294.09; N32 degrees 58'56" W, 595.20 TO THE POINT OF BEGINNING.

The herein described parcel contains 92.511 acres, more or less (said legal description is in accordance with the metes and bounds as prepared by Case and Associates, Inc. dated revised 04/27/00).

Parcel hereby described is a portion of the Glenn T. Ray and Mary Beth Steed Ray property located east of the centerline of purple creek road, north of the city of Ridgefield, Washington and lying south and west of the centerline of the above described parcel. According to plat recorded May 25, 2001 for inclusion in public record.

LEGAL DESCRIPTION OF AN PROPERTY AS RECINCED IN DEEDBOOK 223 AT PAGE 356 OF THE AFORESAID CHANCERY RECOR AS FOLLOWS: N25 degrees 37'42" W, 91.87; N27 degrees 59' 56" W, 168.09; N33 degrees 07' 04" W, 192.14; N34 degrees 16' 58" W, 226.80; N33 degrees 33'56" W, 353.42; N31 degrees 33'07" W, 294.09; N32 degrees 58'56" W, 595.20 TO THE POINT OF BEGINNING.

The herein described parcel contains 92.511 acres, more or less (said legal description is in accordance with the metes and bounds as prepared by Case and Associates, Inc. dated revised 04/27/00).

Parcel hereby described is a portion of the Glenn T. Ray and Mary Beth Steed Ray property located east of the centerline of purple creek road, north of the city of Ridgefield, Washington and lying south and west of the centerline of the above described parcel. According to plat recorded May 25, 2001 for inclusion in public record.
BEFORE THE MAYOR AND BOARD OF ALDERMEN OF THE CITY OF RIDGELAND, MADISON COUNTY, MISSISSIPPI

THE TOWNSHIP LAND COMPANY, LLC

PETITIONER

Petition and Application to Revise
The Township at Colony Park
Traditional Neighborhood Development
Overlay District Ordinance
Adopted as of
August 7, 2001
First Revision June 11, 2003
Second Revision December 20, 2006
Third Revision December 3, 2013
Fourth Revision December 3, 2013
Fifth Revision August 18, 2015

COMES NOW, The Township Land Company, LLC, (hereinafter the “Petitioner”) and respectfully petitions the Mayor and Board of Aldermen of the City of Ridgeland, Mississippi, to revise The Township at Colony Park Traditional Neighborhood Development Overlay District Ordinance adopted as of August 7, 2001, First Revised June 11, 2003, Second Revised December 20, 2006, Third Revised December 3, 2013, Fourth Revised December 3, 2013 and Fifth Revised August 18, 2015 (hereinafter the "TND Overlay District Ordinance") as follows:

1. The name of the Petitioner is The Township Land Company, LLC

2. The Petitioner's mailing address is The Township Land Company, LLC, Attention: Clinton G. Herring, Jr., Manager, 361 Township Avenue, Suite 200, Ridgeland, MS 39157.

3. The Petitioner's telephone number is 601-368-9950.

4. The Subject Area is all land being situated in the area defined as "Subject Area" within the TND Overlay District Ordinance and as shown and located on the location map attached to the TND Overlay District Ordinance as Exhibit "B", all as more particularly set forth in Section III of the TND Overlay District Ordinance

EXHIBIT "B"
and as Revised for the annexed area along Steed Road pursuant to the Fourth Revision to the TND Overlay District Ordinance December 3, 2013.

5. Petitioner requests that the TND Overlay District Ordinance be revised to approve as a "Land Uses Permitted" two (2) buildings of not greater than one hundred twenty five thousand (125,000) gross square feet of building area each, each building being limited to not more than five (5) floors/stories that contain heated and cooled (or outdoor patio) useable floor space including, but not limited to, office space, restaurant space, roof top patios, public areas, hotel rooms, building services areas, special building amenities, vehicular service entrances and all other permitted Uses in the TND Overlay District Ordinance for the Township Central and South Districts and a maximum height for each building(s) of eighty (80) feet (which includes the height of the parapets and architectural features utilized to screen roof top mechanical equipment) on the parcel(s) of land identified on Exhibit "T.AVE-B" attached hereto and labeled "Area(s) for Height Increase". For purposes herein a roof is not a floor or a story and the distance from the dominant first floor elevation of the building(s) to the adjacent outside grade does not constitute and is not a floor/story. This revision will be in addition to those "Land Uses Permitted" granted originally under the TND Overlay District Ordinance for the land area labeled "Area(s) for Height Increase". Unless additional revisions to the TND Overlay District Ordinance are approved by the Mayor and Board of Aldermen of the City of Ridgeland, Mississippi, all other improvements or buildings in said "Area(s) for Height Increase" shall comply with the original TND Overlay District Ordinance Adopted as of August 7, 2001 as Revised through Fifth Revision dated August 18, 2015.

6. Petitioner has shown that the request listed in number 5, immediately above is consistent with the intent of the TND Overlay District Ordinance and that said revision(s) is/are also aesthetically consistent and harmonious with other adjacent buildings as to gross square feet and maximum height and will allow the TND Overlay Subject Area to be owned, developed, operated and maintained in accordance with the Covenants, Conditions and Restrictions of The Township at Colony Park including the Architectural Guidelines. Further, to the extent as may be required by law or otherwise, Petitioner has shown that there has been a change of character and a demonstrated public need for the revisions requested in this Petition. Change of character has been demonstrated as evidenced by including, but not limited to, buildings being approved and constructed in close proximity to the subject property that were taller than allowed by original City Ordinance such as the Butler Snow Building, the CSpire Building and the Embassy Suites Hotel. Additionally, change of character has been demonstrated by traffic improvements including, but not limited to, the construction of Colony Park Boulevard with new traffic signalization and turn lanes, etc. Public need for Hospitality and Conference Center offerings have been demonstrated by market conditions and Hospitality and Conference Center studies. The public need for Class "A" office and high end residential is also demonstrated by high occupancy, low vacancy, new development market feasible rents and absorption studies.
7. The required filing fee has been paid with the filing of this Petition.

Respectfully submitted,

The Township Land Company, LLC,
a Mississippi limited liability company

By: [Signature]
Clinton G. Herring, Jr., Manager

Date: 6/20, 2017
Exhibit "T.AVE-B" - Master Development Plan
May 23, 2017

Vicinity Map

Area(s) for Height Increase Inside White Boxes

Legend

- Townhomes
- Mixed Commercial
- Retail Mixed Use
- Single Family Residential
- Mixed Commercial and Residential Condominiums
- Lakeside Residential Condominiums
- Residential Condominiums
- Golf Course
- Covered Parking
- Special Use
- Hotel
- Professional Office
- Bank
- School
- Mixed Commercial-Hotel/Retail

As of 12/01/2015

Disclaimer: In the interest of creating special places, The Township Land Company, LLC and Kerlosh Corporation reserve the right to alter and/or modify The Township Master Plan and the development plan and/or illustrations. These are subject to change without notice.

A Kerlosh Corporation Development - CREATING SPECIAL PLACES™ - www.kerlosh.com

EXHIBIT "B"
ORDINANCE TO AMEND THE TOWNSHIP AT COLONY PARK  
TRADITIONAL NEIGHBORHOOD DEVELOPMENT OVERLAY DISTRICT  
ORDINANCE OF THE CITY OF RIDGELAND, MISSISSIPPI

WHEREAS, The Township at Colony Park Traditional Neighborhood Development  
Overlay District Ordinance of the City of Ridgeland, Mississippi was adopted as of August 7,  
December 3, 2013, Fourth Revised December 3, 2013 and Fifth Revised August 18, 2015  
(collectively the “Ordinance”); and,

WHEREAS, the Petitioner, The Township Land Company, LLC, a Mississippi limited  
liability company, has petitioned the Mayor and Board of Aldermen to amend certain sections of  
the Ordinance to accommodate changes and public need that have occurred in the area since the  
last revision; and,

WHEREAS, the Ordinance provides that these amendments can be made by petition to  
the Mayor and Board of Aldermen; and,

WHEREAS, the City Clerk did cause notice of the June 20, 2017, hearing to be published  
in the Madison County Journal, a newspaper published in the City of Ridgeland, Madison  
County, Mississippi, in the manner and for the time required by law, and the Zoning  
Administrator did post notice of same upon the affected property in the manner and for the time  
required by law; and,

WHEREAS, at the time, date and place specified in the notice, the Mayor and Board of  
Aldermen of the of City of Ridgeland, Mississippi, did conduct a full and complete hearing on  
the Petition, and received comments and heard evidence presented by the Petitioner; and,

WHEREAS, the Mayor and Board of Aldermen are familiar with the property and  
existing land uses within the City of Ridgeland and in the area of the City where the property is
located, and in acting on this Ordinance, have duly considered the matters and facts within their personal knowledge as same affect the land uses required in the Petition; and,

WHEREAS, the Mayor and Board of Aldermen of the City of Ridgeland, Mississippi did consider the Petition filed by The Township Land Company, LLC, as Petitioner, and conduct a full and complete discussion and hereby find that it would be in the best interest of the City, the Petitioner and the future land use planning of the City that the Ordinance be amended as set out hereinafter; and,

WHEREAS, having considered all the facts and discussions made, and after further discussion thereof, Alderman _____________ offered the following Ordinance and moved that it be adopted, to-wit:

Section I

That the matters and facts stated in the preamble hereof are found to be true and correct.

Section II

1. The Ordinance is hereby amended to approve as a "Land Uses Permitted" two (2) buildings of not greater than one hundred twenty five thousand (125,000) gross square feet of building area each, each building being limited to not more than five (5) floors/stories that contain heated and cooled (or outdoor patio) useable floor space including, but not limited to, office space, restaurant space, roof top patios, public areas, hotel rooms, building services areas, special building amenities, vehicular service entrances and all other Permitted Uses in the TND Overlay District Ordinance for the Township Central and South Districts and a maximum height for each building(s) of eighty (80) feet (which includes the height of the parapets and architectural features
utilized to screen roof top mechanical equipment) on the parcel(s) of land identified on Exhibit "T.AVE-B" attached hereto and labeled "Area(s) for Height Increase". For purposes herein a roof is not a floor or a story and the distance from the dominant first floor elevation of the building(s) to the adjacent outside grade does not constitute and is not a floor/story. This revision will be in addition to those "Land Uses Permitted" granted originally under the TND Overlay District Ordinance for the land area labeled "Area(s) for Height Increase". Unless additional revisions to the TND Overlay District Ordinance are approved by the Mayor and Board of Aldermen of the City of Ridgeland, Mississippi, all other improvements or buildings in said "Area(s) for Height Increase" shall comply with the original TND Overlay District Ordinance Adopted as of August 7, 2001 as Revised through Fifth Revision dated August 18, 2015.

Section III

The Ordinance shall be, and the same is hereby amended to reflect the foregoing changes in the text of the Ordinance from and after thirty (30) days from the date of adoption by this Board.

ORDAINED, ADOPTED, AND APPROVED by the Mayor and Board of Aldermen of the City of Ridgeland, Mississippi at a meeting thereof held on the _____ day of __________, 2017.

The motion for adoption was seconded by Alderman _______________ and the foregoing Ordinance, having been first reduced to writing, was considered and approved section by section and then as a whole and was submitted to the Board of Aldermen for passage or rejection on roll call vote being as follows, to-wit:

EXHIBIT "D"
Whereupon, the Mayor declared the motion carried and the Ordinance adopted.

The foregoing Ordinance is approved on this the _____ day of __________________, 2017.

CITY OF RIDGELAND, MISSISSIPPI

By: ____________________________
   Gene F. McGee, Mayor of the City of
   Ridgeland, Mississippi

ATTEST: _______________________
   CITY CLERK
Remarks for Randy Keng
Mayor and Board of Aldermen
Tuesday, June 20, 2017

Good evening. I'm Randy Keng. I am the 2017 President of the City of Ridgeland's Chamber of Commerce.

The mission, of the City of Ridgeland's Chamber of Commerce, is to encourage an economic environment, conducive to the continuing development, of new and existing business.

On behalf of our 12-member Board of Directors, we support the proposed amendment of the Township's Overlay District Ordinance, which will enable the Township development to construct two new, five-star quality hotels and a much needed conference center.

These two luxury boutique hotels by Marriott will be unique to this area and will increase employment opportunities, along with expanding and enhancing economic development and tourism.

Through the capable leadership of our elected officials – our Mayor and Board of Aldermen – Ridgeland development has been innovative, thoughtful and successful.

The quality of growth and character of our City is a showcase example which communities across the state wish to emulate.

The Ridgeland Chamber of Commerce Board of Directors takes great pride in what our City leaders and community-at-large have accomplished.

We are confident, that this amendment, is consistent, with the vision, and direction, of our City, and will serve our community well.

In keeping with our 2017 theme, the Chamber Of Commerce, is all about "Making Business Happen!!!"

THANK YOU!

#
<table>
<thead>
<tr>
<th>NAME</th>
<th>ADDRESS</th>
</tr>
</thead>
<tbody>
<tr>
<td>Randy Keny</td>
<td>591 North Park Drive</td>
</tr>
<tr>
<td>Clint Herring, Township</td>
<td>360 Township Avenue Suite A 260 Ridgeland Ave 39157</td>
</tr>
<tr>
<td>Joell Escude</td>
<td>313 Westpark St. 39157</td>
</tr>
<tr>
<td>Jan Collins</td>
<td>MCRL+F</td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

EXHIBIT "F"
ORDINANCE TO AMEND THE TOWNSHIP AT COLONY PARK
TRADITIONAL NEIGHBORHOOD DEVELOPMENT Overlay DISTRICT
ORDINANCE OF THE CITY OF RIDGELAND, MISSISSIPPI

WHEREAS, The Township at Colony Park Traditional Neighborhood Development Overlay District Ordinance of the City of Ridgeland, Mississippi was adopted as of August 7, 2001, First Revised June 11, 2003, Second Revised December 20, 2006, Third Revised December 3, 2013, Fourth Revised December 3, 2013 and Fifth Revised August 18, 2015 (collectively the “Ordinance”); and,

WHEREAS, the Petitioner, The Township Land Company, LLC, a Mississippi limited liability company, has petitioned the Mayor and Board of Aldermen to amend certain sections of the Ordinance to accommodate changes and public need that have occurred in the area since the last revision; and,

WHEREAS, the Ordinance provides that these amendments can be made by petition to the Mayor and Board of Aldermen; and,

WHEREAS, the City Clerk did cause notice of the June 20, 2017, hearing to be published in the Madison County Journal, a newspaper published in the City of Ridgeland, Madison County, Mississippi, in the manner and for the time required by law, and the Zoning Administrator did post notice of same upon the affected property in the manner and for the time required by law; and,

WHEREAS, at the time, date and place specified in the notice, the Mayor and Board of Aldermen of the of City of Ridgeland, Mississippi, did conduct a full and complete hearing on the Petition, and received comments and heard evidence presented by the Petitioner; and,

WHEREAS, the Mayor and Board of Aldermen are familiar with the property and existing land uses within the City of Ridgeland and in the area of the City where the property is

EXHIBIT "G"
located, and in acting on this Ordinance, have duly considered the matters and facts within their personal knowledge as same affect the land uses required in the Petition; and,

WHEREAS, the Mayor and Board of Aldermen of the City of Ridgeland, Mississippi did consider the Petition filed by The Township Land Company, LLC, as Petitioner, and conduct a full and complete discussion and hereby find that it would be in the best interest of the City, the Petitioner and the future land use planning of the City that the Ordinance be amended as set out hereinafter; and,

WHEREAS, having considered all the facts and discussions made, and after further discussion thereof, Alderman Jones offered the following Ordinance and moved that it be adopted, to-wit:

Section I

That the matters and facts stated in the preamble hereof are found to be true and correct.

Section II

1. The Ordinance is hereby amended to approve as a “Land Uses Permitted” two (2) buildings of not greater than one hundred twenty five thousand (125,000) gross square feet of building area each, each building being limited to not more than five (5) floors/stories that contain heated and cooled (or outdoor patio) useable floor space including, but not limited to, office space, restaurant space, roof top patios, public areas, hotel rooms, building services areas, special building amenities, vehicular service entrances and all other Permitted Uses in the TND Overlay District Ordinance for the Township Central and South Districts and a maximum height for each building(s) of eighty (80) feet (which includes the height of the parapets and architectural features
utilized to screen roof top mechanical equipment) on the parcel(s) of land identified on Exhibit "T.AVE-B" attached hereto and labeled "Area(s) for Height Increase". For purposes herein a roof is not a floor or a story and the distance from the dominant first floor elevation of the building(s) to the adjacent outside grade does not constitute and is not a floor/story. This revision will be in addition to those "Land Uses Permitted" granted originally under the TND Overlay District Ordinance for the land area labeled "Area(s) for Height Increase". Unless additional revisions to the TND Overlay District Ordinance are approved by the Mayor and Board of Aldermen of the City of Ridgeland, Mississippi, all other improvements or buildings in said "Area(s) for Height Increase" shall comply with the original TND Overlay District Ordinance Adopted as of August 7, 2001 as Revised through Fifth Revision dated August 18, 2015.

Section III

The Ordinance shall be, and the same is hereby amended to reflect the foregoing changes in the text of the Ordinance from and after thirty (30) days from the date of adoption by this Board.

ORDAIN, ADOPTED, AND APPROVED by the Mayor and Board of Aldermen of the City of Ridgeland, Mississippi at a meeting thereof held on the 20th day of June, 2017.

The motion for adoption was seconded by Alderman Holder and the foregoing Ordinance, having been first reduced to writing, was considered and approved section by section and then as a whole and was submitted to the Board of Aldermen for passage or rejection on roll call vote being as follows, to-wit:
Alderman Ken Heard  AYE
Alderman Chuck Gautier  ABSENT
Alderman Kevin Holder  AYE
Alderman Brian Ramsey  AYE
Alderman Scott Jones  AYE
Alderman Wesley Hamlin  AYE
Alderman D. I. Smith  AYE

Whereupon, the Mayor declared the motion carried and the Ordinance adopted.

The foregoing Ordinance is approved on this the 20th day of June, 2017.

CITY OF RIDGELAND, MISSISSIPPI

By:  
Gene F. McGee, Mayor of the City of Ridgeland, Mississippi

ATTEST:  
CITY CLERK

EXHIBIT "G"
Exhibit "T.AVE-B" - Master Development Plan
May 23, 2017

Area(s) for Height Increase Inside White Boxes

Legend
- Townhomes
- Mixed Commercial
- Retail Mixed Use
- Single Family Residential
- Mixed Commercial and Residential Condominiums
- Lakeside Residential Condominiums
- Residential Condominiums
- Civic Use
- Covered Parking
- Special Use
- Hotel
- Professional Office
- Bank
- Senior Living
- Mixed Commercial-Hotel/Retail

A Kerioth Corporation Development - CREATING SPECIAL PLACES™ - www.kerioth.com

EXHIBIT "G"