1. Meeting called to order.

2. Roll Call.

3. Set Meeting Agenda.

4. Approval of minutes of the regular meeting on October 24, 2017.

5. New Business:

   A. ZONING CASE Z-17-13 TEXT AMENDMENT

      (1) Consideration of a zoning text amendment to amend Section 11.24(o) to create a special use process to allow recycling centers as a special use in the I-2 Industrial district.

      (2) Consideration of a Resolution adopting a statement of consistency regarding the proposed text amendment request to amend Section 11.24(o) to create a special use process to allow recycling centers as a special use in the I-2 Industrial district.

6. Old Business

   A. ZONING CASE Z-17-06 MAP AMENDMENT

      (1) Consideration of a zoning map amendment request to rezone property at 1130 Friendly Road from Industrial – 2 to Industrial – 3. Request submitted by John Bolton, Property Owner.

      (2) Consideration of a Resolution adopting a statement of consistency regarding the proposed map amendment request to rezone property known as 1130 Friendly Road from Industrial – 2 to Industrial – 3.
(1) Consideration of a special use permit for a Scrap Metal Recycling facility as allowed for in Section 11.26(q)(3)(q), the special use requirements of the Board of Adjustment section of the City of Eden Zoning Ordinance as requested by Kenneth Davis, Mall Manager.

B. Items from Staff:

C. Items from the Planning Board:

D. Adjournment.

PLEASE CALL THE PLANNING AND INSPECTIONS DEPARTMENT IMMEDIATELY TO LET US KNOW YOUR PLANS FOR ATTENDING MEETING
336-623-2110 OPTION 2
A regular meeting of the Eden Planning Board was held on Tuesday, October 24, 2017, at 5:30 P.M. in the conference room at City Hall. Members present:

- Eddie Barker
- Amelia Dallas
- Jerry W. Holland, Jr.
- Steve Morgan
- Fred Ramsey
- Matt Smith
- Gwen Taylor
- Frank Wyatt

Members absent:
- Tamyra Caple
- Carol Helms*

Staff Present:
- Kelly K. Stultz, Planning Director
- Debra M. Madison, Planning Coordinator/Legal Assistant

Others Present:
- John Bolton

*Excused absence.

Chairman Matthew W. Smith called the meeting to order.

ROLL CALL:

It was noted that everyone was present except Tamyra Caple, and Carol Helms.

SET MEETING AGENDA:

A motion was made by Amelia Dallas and seconded by Jerry Holland to set the agenda. Motion carried unanimously.

APPROVAL OF MINUTES OF THE REGULAR MEETING ON SEPTEMBER 26, 2017.

The minutes of the regular meeting on September 26, 2017, were presented to the Board. Amelia Dallas made a motion to approve the minutes as submitted. Steve Morgan seconded the motion. Motion carried unanimously.
NEW BUSINESS:

A. ZONING CASE  Z-17-06  MAP AMENDMENT

(1) Consideration of a zoning map amendment request to rezone property at 1130 Friendly Road from Industrial – 2 to Industrial – 3. Request submitted by John Bolton, Property Owner.

(2) Consideration of a Resolution adopting a statement of consistency regarding the proposed map amendment request to rezone property known as 1130 Friendly Road from Industrial – 2 to Industrial – 3.

Kelly Stultz presented the Staff Report noting that the I-3 is for the heaviest of heavy industrial districts. In that district, scrap metal/recycling facilities is a permitted use. Mr. Bolton owns a piece of property on Friendly Road that has been zoned I-2 since 1979 which is the original zoning at the time the ETJ was established. There was a junkyard there throughout my childhood and a similar use was put back there several years ago and it ceased due to some unfortunate circumstances for longer than 6 months. Mr. Bolton has come in to have his property rezoned to I-3 and for a special use permit that if I-3 zoning is approved to create an indoor only salvage facility in and on this property. A description of the area and surrounding properties was given. A parcel in the I-3 zoning district has to have City water and sewer which means they would have to petition to be annexed. That could be made a condition in the Special Use Permit if the City Council approved the SU permit. However, at this time it only has City water but not sewer. The uses allowed in I-3 and not just this one, have such an egregious impact on the areas where they are to be located, we did not think I-3 would be an appropriate rezoning of this property and have recommended denial of the request.

Chairman Smith asked for clarification on the request before the board. The discussion is currently only on the rezoning case and does not include the special use request.

There many questions and a lengthy discussion between the board members and the property owner, John Bolton, which included the availability of sewer to the property, the history of the property and what type of recycling would take place on the property. Mr. Bolton explained to the board how his other businesses operated and that the City of High Point had classifications of types of recycling. Chairman Smith explained to Mr. Bolton that if the property was rezoned to I-3, it would be open to any other uses permitted in that district in addition to recycling.

Jerry Holland made a motion that the Planning Staff revisit I-2 and I-3 zoning districts to see if it is conducive to operate this type of business in I-2. Eddie Barker seconded motion and the motion passed with 1 in opposition. Note: Amelia Dallas abstained from voting.

B. ZONING CASE  SU-17-03  SPECIAL USE PERMIT

(1) Consideration of a special use permit for a Scrap Metal Recycling facility as allowed for in Section 11.26(q)(3)(q), the special use requirements of the Board of Adjustment section of the City of Eden Zoning Ordinance as requested by Kenneth Davis, Mall Manager.
C. ZONING CASE Z-17-10 TEXT AMENDMENT

(1) Consideration of a zoning text amendment to repeal 11.24(e-1) (M-H Manufactured Homes District).

(2) Consideration of a Resolution adopting a statement of consistency regarding the proposed text amendment request to repeal 11.24(e-1) (M-H Manufactured Homes District).

Kelly Stultz presented the Staff Report which included the staff’s recommendation that the request be approved.

Steve Morgan made a motion to recommend approval of the text amendment to the City Council and to adopt the Statement of Consistency. Frank Wyatt seconded the motion. The motion passed.

ITEMS FROM STAFF

None

ITEMS FROM THE PLANNING BOARD

None

ADJOURNMENT:

There being no further business to come before the Board, Steve Morgan made a motion for adjournment. Eddie Barker seconded the motion. Motion carried unanimously.

Respectfully submitted,

______________________________
Kelly K. Stultz, Administrative Assistant to the Planning Board

Attest:

______________________________
Matthew W. Smith, Chair
CASE NUMBER: Z-17-13

REQUESTED ACTION: To amend Section 11.24(o) to create a special use process to allow recycling centers as a special use in the I-2 Industrial district.

APPLICANT: Planning Board

EXISTING TEXT

Section 11.24(o)(6)

(Currently not permitted)

PROPOSED TEXT

Section 11.24(o)(6) Uses Requiring Special Use Permits

Special Use Permits may be issued for the following special uses subject to the development standards and other requirements in this Section.

Violation of any City of Eden, State or Federal law or permit may result in the suspension or revocation of a permit issued by the City of Eden.

(a) Recycling Centers may be permitted in the Industrial-2 districts, provided all the following requirements of this section are met:

(1) All operations shall be conducted indoors.
(2) No operations or storage of any materials shall be permitted outside.
(3) No recycling operations shall be permitted within 200 feet of any residential use or district.
(4) Any recycling operation which adjoins any residential use or district shall have a minimum six foot solid fence and an evergreen buffer between the recycling operation and any residential use or district.
(5) No operations shall be undertaken before the hour of 7:00 a.m. or after 6:00 p.m. The operation shall meet all requirements of the noise ordinance for the City of Eden.
(6) All recycling centers shall meet all other applicable requirements of the zoning district, including parking and signage, and all applicable building code, fire code and occupancy requirements.
The Board of Adjustment shall, prior to the issuance of a Special Use Permit for a recycling center in an Industrial-2 district, find that such special use meets the following standards:

In addition to any other requirements with respect to the Petition authorized by this section, the Petition shall set forth the following:

Recycling centers may be permitted in the Industrial-2 districts, provided all the following requirements of this section:

(1) All operations shall be conducted indoors.
(2) No operations or storage of any materials shall be permitted outside.
(3) No recycling operations shall be permitted within 200 feet of any residential use or district.
(4) Any recycling operation which adjoins any residential use or district shall have a minimum six foot solid fence between the recycling operation and any residential use or district.
(5) No operations shall be undertaken before the hour of 7:00 a.m. or after 6:00 p.m. The operation shall meet all requirements of the noise ordinance for the City of Eden.
(6) All recycling centers shall meet all other applicable requirements of the zoning district, including parking and signage, and all applicable building code, fire code and occupancy requirements.

GENERAL INFORMATION

This request was submitted by the Planning Board.

STAFF ANALYSIS

This amendment was initiated by the Planning Board after a request for a special use permit for a recycling center. Staff recommended denial of the initial request. In the original request, the property in question contained a former junkyard which has been closed for an extended period of time. While recycling centers are becoming more common, and are a necessary and viable operation, staff considered the option of allowing these uses with certain conditions in place. In the case of a number of I-2 properties, the properties were originally zoned based on conditions on the ground at the time of original zoning. Often these properties are located in rural or residential areas, and not in or near other I-2 properties. As development has occurred and conditions have changed over time, the I-2 zoning designation is often not appropriate for uses that might otherwise be permitted in more concentrated I-2 districts. Therefore, staff is of the opinion that creating a special use process for these types of uses could alleviate some of these concerns, while still allowing recycling operations to operate under certain conditions.

Based upon the foregoing information, staff recommends in favor of the text amendment.

STAFF RECOMMENDATION: Approval of the text amendment.
PLANNING & INSPECTIONS DEPARTMENT
APPLICATION FOR ZONING ORDINANCE AMENDMENT
PETITION FOR MAP AMENDMENT

INSTRUCTIONS: Please complete this application and provide the required information. In order for this application to be accepted, all applicable sections of this form must be completed, all required information provided and the application fee paid at the time of submittal.

(1) APPLICANT INFORMATION:
NAME: John Bolton TELEPHONE: 336-471-2378
MAILING ADDRESS: 5472 Tom Hill Road
CITY Trinity STATE NC ZIP CODE 27370
APPLICANT'S PROPERTY INTEREST OR LEGAL RELATIONSHIP TO OWNER(S): Self

(2) PROPERTY OWNER INFORMATION:
NAME: John Bolton TELEPHONE: 336-471-2378
MAILING ADDRESS: 5472 Tom Hill Road
CITY Trinity STATE NC ZIP CODE 27370

(3) PROPERTY INFORMATION:
TAX PROPERTY IDENTIFICATION NUMBER(S)(PIN): 26-4164622
STREET LOCATION: 1130 Friendly Road, Eden, NC 27288
DEED BOOK: 1512 PAGE NUMBER 2964
YEAR CURRENT OWNER ACQUIRED PROPERTY: 2016
PROPERTY SIZE (in acres or in square feet if less than 1 acre): 8.12
PUBLIC WATER AVAILABLE YES NO PUBLIC SEWER AVAILABLE YES NO
CURRENT USE OF PROPERTY: Vacant

(4) ZONING INFORMATION:
EXISTING ZONING DISTRICT: I2/ED REQUESTED ZONING DISTRICT: I3/ED

(5) ADDITIONAL INFORMATION:
INCLUDE WITH THIS APPLICATION A COPY OF THE RECORDED DEED TO THE PROPERTY.
INCLUDE WITH THIS APPLICATION A COPY OF THE RECORDED PLAT OR SURVEY FOR THE PROPERTY. IF SUCH A PLAT DOES NOT EXIST, THEN INCLUDE A MAP THAT INDICATES THE DIMENSIONS OF THE PROPERTY.
(6)  APPLICANT CERTIFICATION:
I hereby certify that, to the best of my knowledge, the information shown on this application is true and accurate, and that I hereby petition the Planning Board to recommend and the City Council to approve this application for zoning ordinance amendment.

Applicant’s Signature

Date of Signature

(7)  PROPERTY OWNER(S) CERTIFICATION:
I hereby certify that, to the best of my knowledge, the information shown on this application is true and accurate, and that I hereby petition the Planning Board to recommend and the City Council to approve this application for zoning ordinance amendment.

Property Owner’s Signature  9/6/2017

Date of Signature

(8)  CORPORATION CERTIFICATION:
IT IS HEREBY CERTIFIED, that _______________ Corporation, is the owner in fee simple of lands which is described in this application for zoning ordinance amendment and that the Corporation hereby petitions the Planning Board to recommend and the City Council to approve this application for zoning ordinance amendment.

IN TESTIMONY WHEREOF, that said Corporation has caused these presents to be signed by its duly authorized officer and has caused its Corporate Seal to be affixed thereto.

Witness the signature(s) and seal(s) this ___________ day of ____________________, 20__________.

CORPORATE SEAL

______________________________ Secretary

By: ____________________________

______________________________ President

DEPARTMENTAL USE ONLY

APPLICATION NUMBER: 2-17-D16  FEE PAID: ✓
RECEIVED BY: KKS  DATE: 9/6/17
CASE NUMBER: Z-17-06
EXISTING ZONING DISTRICT: I-2
REQUESTED ZONING DISTRICT: I-3
APPLICANT: John Bolton
APPLICANT’S STATUS: Property Owner

PROPERTY INFORMATION

LOCATION: 1130 Friendly Rd.
PIN: 7081-0054-9862
SIZE: 8.12 acres
ACCESS: Friendly Rd.
LAND USE: Vacant (former salvage yard)
PHYSICAL CHARACTERISTICS: Vacant, open parcel containing a house, shop building and several outbuildings
ZONING HISTORY: Zoned I-2 at time of original ETJ zoning

AREA INFORMATION

CHARACTERISTICS: Bordered on the north by R-12S property containing a single-family residence; bordered on the east by R-12S property containing residential farmland; bordered on the south by R-12S property containing a single-family residence; bordered on the west (across Friendly Road) by vacant R-4/PUDR property.

ADJACENT ZONING: North: R-12S
South: R-12S
East: R-12S
West: R-4/PUDR
PLANNING AND DEVELOPMENT INFORMATION

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<th>STREET IMPROVEMENTS:</th>
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<tr>
<td>PUBLIC WATER AVAILABLE:</td>
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<tr>
<td>PUBLIC SEWER AVAILABLE:</td>
<td>No</td>
</tr>
<tr>
<td>LAND DEVELOPMENT PLAN (2007):</td>
<td>Traditional Neighborhood</td>
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<td>FLOOD HAZARD AREA:</td>
<td>None</td>
</tr>
<tr>
<td>WATER SUPPLY WATERSHED:</td>
<td>None</td>
</tr>
</tbody>
</table>

STAFF ANALYSIS

The request is to rezone approximately 8.12 acres from Industrial-2 to Industrial-3. The I-2 Industrial District is established as a district in which the principal use of land is for industries that by their nature may create some nuisance and which are not properly associated with nor compatible with uses in other zoning districts. The Industrial-3 District is designed for high-impact industrial uses which, by their nature, produce objectionable levels of noise, odors, vibrations, fumes, light, smoke, traffic and/or other impacts upon the lands adjacent to them. High impact uses are required to be connected to City of Eden water and sewer services. Any discharge, leachate or other industrial waste shall be treated by the City of Eden. Uses listed in the I-3 Industrial District shall be allowed only upon approval of a Special Use Permit. Special Use Permits in the I-3 Industrial District shall be heard and decided by the City Council according to the procedures established in Section 11.26 of this Ordinance.

The subject parcel is located in an area of primarily large-lot single-family residences, vacant wooded areas and agricultural uses. Across Friendly Road is a large parcel of undeveloped R-4/PUDR property and a development of manufactured homes and new construction single-family homes. The subject property was formerly the site of an automobile salvage yard and a metal recycling facility, which has been closed for some time. The subject property is adjacent to (across Friendly Road) the Smith River WS-IV watershed. The property was originally zoned I-2 due to its use as an automobile salvage facility when the ETJ was originally zoned in 1979. Staff is of the opinion that any higher intensity industrial uses would not be appropriate for this property, due to the fact that it is completely surrounded by residential and agricultural uses, and also because of its proximity to the watershed. Also, the I-3 zoning district requires that the property be connected to City water and sewer facilities; while this property does have City water, it is not connected to City sewer. In addition, Friendly Road is not designed for the amount of heavier vehicle traffic that would likely be associated with any higher impact industrial use. Therefore, staff does not feel it is in the best interest of the neighborhood to recommend a heavier industrial use for the property, and staff could not recommend in favor of any I-3 special use permit for the property.
Based upon the character of the area and the residential and agricultural uses in the area, staff recommends denial of the request.

STAFF RECOMMENDATION: Denial of the I-3 Industrial request.
ZONING CASE
Z-17-06
AERIAL MAP

1130 Friendly Road
Zoned: Industrial - 2
Requested: Industrial - 3
ZONING CASE
Z-17-06
ZONING MAP

1130 Friendly Road
Zoned: Industrial - 2
Requested: Industrial - 3
WHEREAS, pursuant to North Carolina General Statutes Chapter 160A-383, all City of Eden zoning decisions must be made in accordance with the Land Development Plan. Prior to adopting or rejecting any zoning amendment, the City of Eden Planning Board shall advise and comment in writing as to whether the proposed amendment is consistent with the Land Development Plan and why the Board considers the action taken to be reasonable and in the public interest; and

WHEREAS, on August 21, 2007, the Eden City Council adopted the Land Development Plan. Plans such as the City of Eden Land Development Plan are not designed to be static but are meant to reflect the City of Eden's needs, plans for future development and to remain in compliance with North Carolina State Law and the City of Eden's ordinances; and

WHEREAS, the City of Eden Planning Board received a request for an amendment to the Zoning Ordinance as follows:

To rezone property located at 1130 Friendly Road from I-2 to I-3.

STATEMENT OF NEED:

Staff is recommending denial of the request due to the close proximity to the Smith River WS-IV Watershed and the high intensity industrial uses would not be appropriate for this property in a mainly residential and agricultural area.

STATEMENT OF CONSISTENCY.

The goals of the 2007 City of Eden Land Development Plan, as amended, are to make smart growth decisions by carefully managing growth to:

A. Strategically locate new land development in the most appropriate places.
B. Maintain and enhance Eden's community character and heritage.
C. Use infrastructure investments as effectively as possible.
D. Attract new jobs and a more diverse tax base.
E. Protect natural, cultural and historic resources and open space as we grow.

WHEREAS, the Board finds that this amendment would not be consistent with the goals and policies expressed in the Land Development Plan, including, but not limited to, strategically locating new land development in appropriate
places; maintaining the city’s character; using infrastructure investments as effectively as possible, attracting new jobs and a more diverse tax base; and protecting natural, cultural and historic resources and open space with growth consistent with our Growth Strategy Map and Future Land Use Map;

NOW THEREFORE, BE IT RESOLVED BY THE PLANNING BOARD THAT:

1. The Planning Board of the City of Eden finds that the proposed zoning text amendment is not consistent with the goals and recommendations of the 2007 City of Eden Land Development Plan, as amended.

2. At no time are land use regulations or plans of the City of Eden, nor any jurisdiction in the State of North Carolina, permitted to be in violation of the North Carolina General Statutes.

3. Therefore, based upon the foregoing information, the amendment to the Zoning Ordinance is not reasonable and is not in the public’s best interest.

Approved, adopted and effective this 24th day of October, 2017.

CITY OF EDEN PLANNING BOARD

By __________________________

Matthew W. Smith, Chair

ATTEST:

______________________________

Kelly K. Stultz, Administrative
Assistant to the Planning Board
PLANNING & INSPECTIONS DEPARTMENT
APPLICATION FOR A SPECIAL USE PERMIT

INSTRUCTIONS: Please complete this application and provide the required information. In order for this application to be accepted, all applicable sections of this form must be completed, all required information provided and the application fee paid at the time of submittal.

(1) APPLICANT INFORMATION:
NAME: John Bolton TELEPHONE: 336-471-2378
MAILING ADDRESS: 5472 Tom Hill Road
CITY Trinity STATE NC ZIP CODE 27370
APPLICANT'S PROPERTY INTEREST OR LEGAL RELATIONSHIP TO OWNER(S): Self

(2) PROPERTY OWNER INFORMATION:
NAME: John Bolton TELEPHONE: 336-471-2378
MAILING ADDRESS: 5472 Tom Hill Road
CITY Trinity STATE NC ZIP CODE 27370

(3) PROPERTY INFORMATION:
TAX PROPERTY IDENTIFICATION NUMBER(S)(PIN): 26-4169633
STREET LOCATION: 1130 Friendly Road, Eden, NC 27288
DEED BOOK: 1512 PAGE NUMBER: 2964
YEAR CURRENT OWNER ACQUIRED PROPERTY: 2016
PROPERTY SIZE (in acres or in square feet if less than 1 acre): 8.12
PUBLIC WATER AVAILABLE: X YES NO PUBLIC SEWER AVAILABLE: __ YES X NO
CURRENT USE OF PROPERTY: Vacant

(4) ZONING INFORMATION:
ZONING DISTRICT: I-3/ED
SPECIAL USE PERMIT REQUESTED: I-3/ED

APPLICABLE SECTION OF THE ZONING ORDINANCE: Section 11.24(p)

(5) ADDITIONAL INFORMATION:
INCLUDE WITH THIS APPLICATION A COPY OF THE RECORDED DEED TO THE PROPERTY.
INCLUDE A DEVELOPMENT PLAN FOR THE PROPERTY THAT SHOWS EXISTING AND PROPOSED FEATURES ON THE PROPERTY AS THEY RELATE TO THE SPECIAL USE PERMIT REQUESTED.
(6) SPECIAL USE REQUIREMENTS:

ALL SPECIAL USE PERMITS ISSUED MUST MEET THE FOLLOWING GENERAL REQUIREMENTS IN THE SPACE PROVIDED OR ON A SEPARATE SHEET OF PAPER INDICATING THE FACTS THAT YOU INTEND TO PRESENT REGARDING HOW THE PROPOSED USE MEETS THESE GENERAL REQUIREMENTS.

a. The use will not materially endanger the public health or safety if located where proposed and developed according to plan as submitted and approved.

b. The use meets all required conditions and specifications. (Please note the zoning ordinance for the conditions and specifications on each special use.)

c. The use will not substantially injure the value of adjoining or abutting property, or that the use is a public necessity.

d. The location and character of the use if developed according to the plan as submitted and approved will be in harmony with the area in which it is to be located and in general conformity with the plan of development of Eden and its environs.
(7) APPLICANT CERTIFICATION:

I hereby certify that, to the best of my knowledge, the information shown on this application is true and accurate, and that I hereby request the issuance of a special use permit as described herein.

Applicant's Signature

Date of Signature

(8) PROPERTY OWNER(S) CERTIFICATION:

The undersigned property owner(s) hereby certify to the ownership of the property shown and described in this application for a special use permit, and hereby requests the issuance of a special use permit as described herein.

Property Owner's Signature

Date of Signature

9/5/2017

(9) CORPORATION CERTIFICATION:

IT IS HEREBY CERTIFIED, that __________________________, a Corporation, is the owner in fee simple of lands which is described in this application for a special use permit and that the Corporation hereby requests the issuance of a special use permit as described herein.

IN TESTIMONY WHEREOF, that said Corporation has caused these presents to be signed by its duly authorized officer and has caused its Corporate Seal to be affixed thereto.

Witness the signature(s) and seal(s) this ______ day of __________________________, 20________.

CORPORATE SEAL

Secretary

Name of Corporation

By: ______________

President

DEPARTMENTAL USE ONLY

APPLICATION NUMBER: __________________

FEE PAID: __________________

RECEIVED BY: __________________

DATE: __________________
John Bolton, Owner
5472 Tom Hill Road
Trinity, NC 27370

September 6, 2017

Dear Planning & Inspections Department, City Council, and Planning Board,

We are applying for a special permit to rezone our property at 1130 Friendly Road, Eden, NC 27288 from an I2/ED zone to an I3/ED zone. In this document, I, John Bolton, will include how Central Recycling, LLC will meet the general requirements for rezoning.

When permitted to operate Central Recycling, LLC at 1130 Friendly Road, Eden, NC, 27288 as a Zone I3/ED, we will purchase precious and non-ferrous metals. The purchase of these metals will not require processing and will be stored inside our main building in proper containers. There will be no metals of any kind stored outside the building on the ground. A list of non-ferrous metals currently purchased at our Thomasville location will be provided later in this document. A copy of the deed to the property and a survey of the land will also be included.

SPECIAL USE REQUIREMENTS:

- The Use will not materially endanger the public health or safety if located where proposed and developed according to plan as submitted and approved.

John Bolton owned 1130 Friendly Road and was grandfathered to operate the location as an I3/ED zone as a scrap metal recycling center. John sold the company to Greer Recycling, LLC and it was also grandfathered to operate as a scrap metal recycling company. In 2016, John repurchased the property and
the grandfather clause was lost.

The property at 1130 Friendly Road, has limited vehicle traffic and is located off the main road. However, the property is located near residential zoning. Customers entering and leaving the property and the storage of non-ferrous metals will not violate or endanger the public. However, if violations happen, we will follow proper procedures to correct any violations.

We will not be processing any vehicles or scrap steel/iron metals on the property. We will also not be storing any metal outside the main non-ferrous building. This means there will be no oil waste/spills that could endanger the water table or surrounding water bodies.

We not only want to meet city and county regulations but we as a company strive to be reasonably responsible company. Currently at our Thomasville location, we follow regulations of Storm Pollution Prevention Plans, Osha, perform weekly safety meetings, follow EPA regulations, provide proper trainings to employees, and complete proper cleaning and disposal equipment of oil spills. We also do daily maintenance on all heavy machinery and equipment.

- The use meets all required conditions and specifications. (Please note the zoning ordinance for the conditions and specifications on each special use.)

Central Recycling, LLC will meet all required conditions and specifications required to operate in an I3/ED zone.

As a scrap metal recycling company, our approach and departure traffic routes are as follows:

This is how we plan to process customers at 1130 Friendly Road. Our hours of operation will be between 8 AM and 5 PM, Monday through Friday. Customers will enter the property at the right gate entrance, follow the dirt/rock road that leads into the property and around the left side of the building. This will allow an efficient flow of vehicles entering the property. This will not leave customers out on the main road. Customers will then meet an employee that will collect the metals from their vehicles and then weigh the metals inside the building. Once the metals are weighed, they will then be sorted and put into containers for storage. Lastly, the customer will then be produced a check written by the company. The customer will continue through the gate on the left side of the building and proceed to enter the main road during departure.

When shipping goods to sell, we will use a freightliner and an enclosed trailer attached to the truck to enter the premises. An employee will
operate a forklift to assist the loading of the containers into the trailer. The freightliner and the forklift will be the only two fixed assets the company will use that will cause any concern for noise ordinance.

- The use will not substantially injure the value of adjoining or abutting property, or that the use is a or that the use is a public necessity.

Central Recycling, LLC is beside residential properties. We plan to abide by all noise ordinances and follow normal hours of operation, 8AM to 5PM, Monday through Friday. The only heavy machinery that will be used that could cause noise will be a forklift to assist in moving metal filled containers. Also, we will use a freightliner to pick up loads of containers to ship to vendors. Because we plan to increase the curb appeal for the front of our property and not processing metals to be stored on the back yard of the property, this should not hinder the value of adjoining or abutting property.

- The location and character of the use if developed according to the plan as submitted and approved will be in harmony with the area in which it is to be located and in general conformity with the plan of development of Eden and its environs.

The location and character of the use of this property will be in harmony with the area in which it is located. We are planning to clean the grounds, boost curb appeal, and repair current buildings and fences. This will make the company more appealing to the residential area.

Noise Mitigation—We have good faith effort to reduce the emission of noise or diminish the effects that emitted noise has on adjacent parcels or the neighborhood

Central Recycling, LLC strives to be a reasonably responsible company. We take pride in growing the scrap metal industry and we would like to build a more reputable and positive reputation in this industry. We truly work with our local law enforcement and giving back to the community. We also support local companies in our area in Thomasville, NC. We purchase metals from residential customers but most of our business comes from the surrounding local companies. When we purchase metals from our customers, the capital flows back into our community and surrounding cities. This will help the City of Eden grow economically and help boost spending.

I am providing a purchase report of all the metals purchased at our Thomasville location for the year 2016. Prepared and Sharable metal commodities are considered scrap steel/iron metal in our industry (We are in understanding that our main objective of operation is to focus on non-ferrous metals for the Eden location.) Our Thomasville location purchases these commodities the most. We process this metal very quickly and ship out on an average of 7 to 10 loads of metal a week in just scrap steel/iron metal. This industry allows residentially to clean up their yards from metal debris and for local companies to sell metal that is no longer in use at
their companies. We are truly proud of what we’ve accomplished in the city of Thomasville and look forward to working with the city and our local authorities.

Sincerely,

[Signature]

John Bolton, Owner

Attachments:

1130 Friendly Road Property Deed
Land Survey
Non-Ferrous Commodity List
2016 Purchase Report
Non-Ferrous Metal List

- Aluminum Cans
- Old Sheet Aluminum
- Cast
- Irony Aluminum
- Painted Aluminum
- Extruded Aluminum
- Aluminum Wheels
- Aluminum Radiators
- EC Wire
- Transmissions
- Starters
- Electric Motors
- Computer Towers
- Auto AC Compressors
- Laptops
- Electronics
- Circuit Boards
- Bare Bright Copper
- #1 Copper
- #2 Copper
- Copper Turnings
- Light Copper
- Romex
- #2 Insulated Copper
- Harness Wire
- Communication Wire
• AL/CU Radiators
• Christmas Lights
• Heater Cores
• Hard Yellow Brass
• Yellow Brass
• Irony Yellow Brass
• Batteries
• Lead
• Light Ballast
• 304 Stainless Steel
• Converter
• Carbide
• Flat Screen TVs
• Laptops
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<th>Item Description</th>
<th>Jan - Dec 16 Qty</th>
<th>Jan - Dec 16 Amount</th>
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<td>114 (Aluminum Truck wheels)</td>
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<td>118 (Alum Rad (Clean))</td>
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<td>205 (Romex)</td>
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<td>210 (Copper Breakage (AL/CU Radiator Ends))</td>
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<td>219 (Low Grade Insulated Wire)</td>
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<td>304 (Irony Yellow Brass)</td>
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<td>305 (Yellow Brass Turnings)</td>
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<td>402 (Lead)</td>
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<td>Item Description</td>
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<td>606 (Carbide)</td>
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<td><strong>Total Inventory</strong></td>
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<td><strong>Parts</strong></td>
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<td>1000 (Freight (USE WHEN PAYING TOW COMPA NY))</td>
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<td><strong>Total Parts</strong></td>
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<td><strong>Total Other Charges</strong></td>
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<td><strong>TOTAL</strong></td>
<td>8,523,768.91</td>
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CASE NUMBER: SU-17-03
REQUEST: Special Use Permit: Scrap Metal Recycling, I-3 Industrial
APPLICABLE REGULATIONS: Section 11.24(q)(3)(q)
APPLICANT: John Bolton
APPLICANT’S STATUS: Property owner

PROPERTY INFORMATION
LOCATION: 1130 Friendly Road
PIN: 7081-0054-9862
ZONING: I-2
ZONING HISTORY: Zoned I-2 at time of original ETJ zoning.

GENERAL INFORMATION
The subject property is located at 1130 Friendly Road. The property is vacant, and formerly contained an automobile salvage facility and scrap metal recycling facility.

The application submitted is complete and therefore eligible for consideration.

FINDINGS OF FACT
(a) That the use will not materially endanger the public health or safety if located where proposed and developed according to the plan as submitted;
(b) That the use meets all required conditions and specifications;
(c) That the use will not substantially injure the value of the adjoining or abutting properties, or that the use is a public necessity;
(d) That the location and character of the use, if developed according to the plan as submitted, will be in harmony with the area in which it is to be located and in general conformity with the plan of development for Eden and its environs.

STAFF ANALYSIS
With respect to the findings of fact, staff provides the following analysis:

(a) The applicant has submitted an application to operate a scrap metal recycling facility. Staff is of the opinion that such use on the subject property would not be in harmony with the surrounding neighborhood and could be a danger to public health and safety in the area.
(b) The use does not meet all required conditions and specifications:

1. Approach and departure traffic routes for a scrap metal storage or recycling facility shall not be permitted through streets primarily intended to provide access for a residential neighborhood. – The property is only accessible via Friendly Road, which is the only access to the surrounding residential neighborhood.

2. Applications for a Special Use Permit must be accompanied with a request for voluntary annexation if the area is not within the municipal boundary. – The subject property is not within the municipal boundary and no such petition for annexation has been received.

3. The I-3 zoning district requires that all high impact uses in the district must be connected to City of Eden water and sewer services. – The subject property is not connected to City sewer.

(c) Staff is of the opinion that the use could substantially injure the value of the adjoining or abutting properties. The use is not a public necessity.

(d) Staff is of the opinion that the use would not be in harmony with the surrounding area nor in conformity with the general development plans for the area.

STAFF CONCLUSION

Based upon the facts submitted and discovered at the time of this report, staff finds that sufficient facts are not proven to recommend approval of the special use permit. Therefore, staff recommends denial of the special use permit.

STAFF RECOMMENDATION: Denial of the Special Use Permit Request.