

RESIDENTIAL ADDITIONS ZONING PERMIT APPLICATION

CHECKLIST OF REQUIREMENTS

	Completed Permit Application (attached)
	 Including the following information: Tax Map Number Exterior Elevation with Overall Height Dimensions Floor Square Footage (submitting Construction Plans recommended) Cost of Construction / Valuation
	Signed Tree Affidavit
	Signed Restrictive Covenants Affidavit
	Signed Existing Utilities Affidavit
	Site Plan
	 Drawn to Engineer's Scale: (1"=10', 20', 30', 40', 50', or 60') Includes the following information: Property Dimensions (may be found on a recorded plat, which can be obtained from the ROD Office) Dimensions and locations of all existing and proposed structures and improvements. Setbacks, Driveways, Parking Areas, Access Routes, Utilities, etc. All Grand Trees (Live Oaks 24" DBH or greater) present on the parcel, with applicable protection barricades. Wetlands/OCRM Critical Line delineated, approved, stamped, and signed every (5) years by Coastal Council, if applicable Jurisdictional Determination from the US Army Corp of Engineers, if applicable.
	Fee Required for Zoning Permit (\$25)
	NOTE: Payments in-person can be made with cash. Check payments can be made in-person or mailed to Town Hall. Credit/Debit Cards are accepted with a 2.9% + \$0.30 processing fee added and are accepted via online payment or in-person.
FI	ECTRONIC SUBMISSION PREFERRED. DI FASE EMAIL PEQUIPER DOCUMENTS TO: aravenel@townofmedgettsc.org

Important Contact Information:

Charleston County Building Services (843) 202-6930 OCRM/Coastal Council (843) 953-0200 DHEC/Septic/Well (843) 953-0150 ROD (Register of Deeds) (843) 958-4800



RESIDENTIAL ADDITIONS ZONING PERMIT APPLICATION

APPLICANT INFO	ORMATION				
Name(s):					
Address:					
Email:		_ Phone	Phone:		
PROJECT INFOR	MATION				
TMS#/Parcel ID:					
Project Address:					
Information	n for *NEW* Constr	uction (PLEASE DO NOT L	IST EXIST	ING DIMENSIO	ONS / INFO)
1 st Floor Sq Ft	2 nd Floor Sq Ft	3 rd Floor Sq Ft		ned or Drive Garage Sq Ft	Covered Porch Sq Ft
Uncovered Deck Sq Ft	Total Floor Sq Ft	Total Heated Sq Ft	Build	ling Height	Cost of Construction
APPLICANT AFF	IRMATION				
herein is correct and cor	mplete. I agree to co y authorize represe	tion and declare under penomply with all Town Ordinantatives of the Town of Megol misrepresentation listed o	nces and s	State laws rela	iting to building above-mentioned
grounds for permit revo	ocation.				
Signature		Printed Name			Date
OFFICE USE ONLY					
Received By:	Di	ate:		Application #	•



RESTRICTIVE COVENANTS

AFFIDAVIT

Please read the below affirmation carefully, sign if you agree, and return to Zoning & Planning Staff for review. Restrictive Covenants are filed with the Register of Deeds Office and copies, should they exist in association with your parcel, may be obtained from their Office.

I have researched the Restrictive Covenants applicable to the parcel identified below and have found that either there are no restrictive covenants applicable to the subject property/properties or that the proposed permit application is not contrary to, does not conflict with, and is not prohibited by any of the Restrictive Covenants, as specified in SC Code Ann. §6-29-1145.

TMS#(s)/PID#(s):					
Address:					
Signature	Printed Name	Date			

EXPLANATION:

Effective July 1, 2007, South Carolina Code of Laws §6-29-1145 requires local governments to inquire in the permit application, or in written instructions provided to the applicant, if a tract or parcel of land is restricted by a recorded covenant that is contrary to, conflicts with, or prohibits an activity for which a permit is being sought. A copy of this statute is available below for your convenience.

SECTION 6-29-1145. Determining existence of restrictive covenant; effect.

- (A) In an application for a permit, the local planning agency must inquire in the application or by written instructions to an applicant whether the tract or parcel of land is restricted by any recorded covenant that is contrary to, conflicts with, or prohibits the permitted activity.
- **(B)** If a local planning agency has actual notice of a restrictive covenant on a tract or parcel of land that is contrary to, conflicts with, or prohibits the permitted activity:
 - 1. in the application for the permit;
 - 2. from materials or information submitted by the person or persons requesting the permit; or
 - 3. from any other source including, but not limited to, other property holders, the local planning agency must not issue the permit unless the local planning agency receives confirmation from the applicant that the restrictive covenant has been released for the tract or parcel of land by action of the appropriate authority or property holders or by court order.

(C) As used in this section:

- 1. "actual notice" is not constructive notice of documents filed in local offices concerning the property, and does not require the local planning agency to conduct searches in any records offices for filed restrictive covenants;
- 2. "permit" does not mean an authorization to build or place a structure on a tract or parcel of land; and
- 3. "restrictive covenant" does not mean a restriction concerning a type of structure that may be built or placed on a tract or parcel of land.

HISTORY: 2007 Act No. 45, Section 3, eff June 4, 2007, applicable to applications for permits filed on and after July 1, 2007; 2007 Act No. 113, Section 2, eff June 27, 2007.



TREE PROTECTION & PRESERVATION AFFIDAVIT

Please read the below affirmation carefully, sign if you agree, and return to Zoning & Planning Staff for review.

I hereby certify that the proposed activity or development on the parcel identified below will be undertaken without the disturbance, alteration, removal, or destruction of any required Grand Tree (Live Oaks with a DBH of 24" or greater) as defined in **Chapter 9, Tree Protection & Preservation**, of the *Town of Meggett Zoning and Land Development Regulations Ordinance* (ZLDR).

I assume full legal responsibility for any actions not in compliance with the tree preservation requirements of the Town. I am aware that violations may result in stop work orders, revocation of zoning and building permits, delays in issuance of certificate of occupancy, fines, and replacement trees as mandated by the Board of Zoning Appeals or Planning Director.

	w.\		
TMS#(s)/PID#	‡(s):		
Address:			
Signature		Printed Name	Date
Please read the	e information given below and INITIA	L to confirm you understand the information as it has beer	n provided to you.
1	TREE PROTECTION DURING DE	VELOPMENT & CONSTRUCTION	
F	Protective barricades shall be placed around all required trees in or near development areas on all zoning		
ŗ	parcels, <u>prior to the start of devel</u>	opment activities. These barricades, constructed of v	vood or plastic

(Initial Here)

parcels, <u>prior to the start of development activities</u>. These barricades, constructed of wood or plastic fencing or other approved materials shall be erected in accordance with standards by the Zoning Administrator and placed beneath the canopy drip line **OR** one-foot times the DBH of the tree as a radius from the trunk. The barricades shall remain in place until development activities are complete. The area within the protective barricade shall remain free of all building materials, dirt, fill, or other construction debris, vehicles, and development activities.

NOTE: Representatives of the Town are authorized under the conditions of this permit application to make random site inspections to verify that these standards and requirements are being complied with during construction. Failure to implement these requirements may result in enforcement action.

DEFINITION OF "TREE REMOVAL"

(Initial Here)

For the purpose of this Article, the term "tree removal" shall include, but not be limited to, damage inflicted to the root system by machinery; girdling; storage of materials and soil compaction, changing the natural grade above or below the root system or around the trunk; damage inflicted on the tree permitting fungus infection or pest infestation; excessive pruning; excessive thinning; paving with concrete, asphalt or other impervious material within such proximity as to be harmful to the tree; or any act of malicious damage to a tree.



EXISTING UTILITIES AFFIDAVIT

 ${\it Please read the below affirmation carefully, sign if you agree, and return to Zoning \& Planning Staff for review.}$

Signature	Printed Name	Date
Add 633.		
Address:		
TMS#(s)/PID#(s):		
as mandated by the Planning Director.		
Orders, revocation of Zoning and Building	g permits, delays in issuance of Certificate of Oc	ccupancy, and fines
SC DHEC Regulation 61-56, Onsite Waster	water Systems. I am aware that violations may	result in Stop Work
Meggett's Zoning & Land Development F	Regulations Ordinance (ZLDR), Sewer Ordinanc	e (Ord. 2012-01), or
I assume full legal responsibility for any a	ctions not in compliance with the requirement	s of the Town of
☐ EXISTING PRIVATE WELL	☐ EXISTING SEPTIC SYSTEM*	
☐ EXISTING PUBLIC WATER	☐ EXISTING PUBLIC SEWER	
I hereby certify that the parcel identified	below has functioning (select applicable option	ns):

*New construction projects intending to connect to an existing septic system will be required to have the septic system inspected by an SC DHEC licensed contractor prior to Zoning Permit approval.