

REZONING STAFF REPORT

Case: PLAN2409-0001
Sarah Arbour, Long Range Planner

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Planning Board:	October 7, 2024	County	Commission	ers: November	18, 2024
Rezoning Request	: Industrial to RA-20R				
Applicant Informat	ion				
Owner of Record:		<u>Appli</u>	icant:		
Name: Weeks Farms, Inc.		Name	Name: Seth Thompson		
Address: PO Box 787		Addre	Address: 510 N. Powell Avenue		
City/State/Zip: Dunn, NC 28335		City/S	State/Zip:	Dunn, NC 28334	
			· -		
Property Description	on				
PIN(s): 0558-89-	7024.000			Acreage:	+/- 38.8
Address/SR No.:	2561 US 401 S. Lillingtor	ı, NC			
Township:					
(01) Anderson C	reek (05)	Buckhorn	☐ (09) Jo	ohnsonville	
(02) Averasboro (06) Duke			= ` '	illington	
(03) Barbecue (07) Grove			= ` '	leill's Creek	
(04) Black River	= ' '	Hectors Creek	(12) S	tewart's Creek	
			(13) U	Ipper Little River	

Vicinity Map



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Site Description: The property is a 98-acre tract of land currently used for agricultural activities and a solar energy facility. It has direct access to US HWY 401, and a 100-foot railway right-of-way bounds the property on the eastern side.

Background: The property is currently split zoned with a +/- 19-acre portion of the property located in the RA-20R zoning district, and a +/- 79 acre portion of the property zoned Industrial. This zoning request will include the areas of the property outside of the solar energy facility, which will remain zoned Industrial.

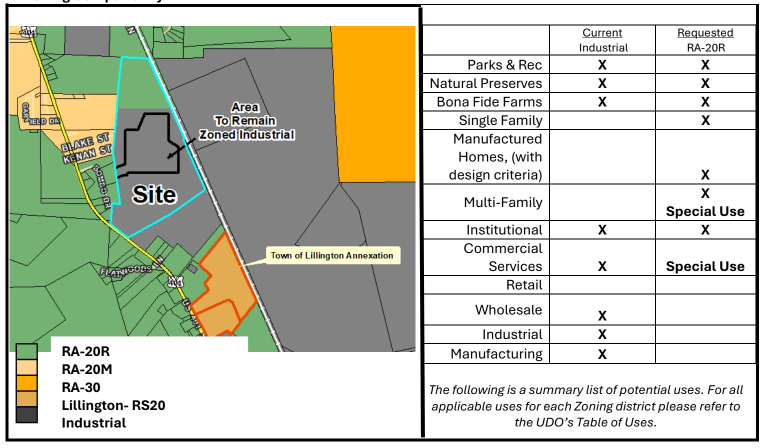
The property is one of three contiguous properties that the applicant has petitioned Planning Services to rezone from Industrial to RA-20R. The applicant's two other properties involved in the rezoning petition are on a separate application.

This area is beginning to change from industrial to a mixed-use environment that is becoming increasingly residential, particularly with the recent annexation and rezoning of a property by the town of Lillington from Harnett County Industrial to residential.

Surrounding Land Uses: Surrounding land uses consist of single-family residences, a manufactured home park, agricultural activities, vacant land, and forest land.

Services Available		
Water:	Sewer:	Transportation:
□ Public (Harnett County)	Public (Harnett County)	Annual Average Daily Counts: 6,000
Private (Well)	Private (Septic Tank)	Site Distances: Fair
Other: Unverified	Other: unverified	

Zoning Compatibility



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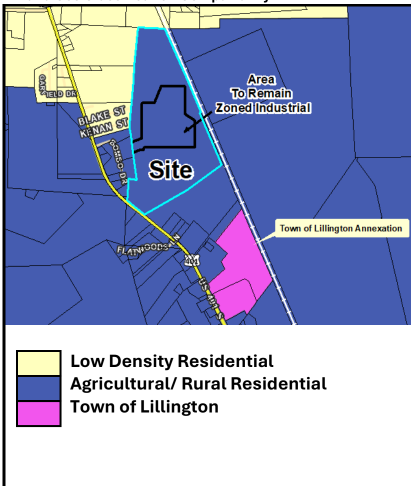
RA-20R:

The RA-20R Residential/Agricultural District (RA-20R) is established primarily to support agricultural and residential development. Inclusive in such higher density residential developments may consist of single-family dwellings, multifamily dwellings, and duplexes.

Industrial:

The purpose of this district, Industrial (IND), is to promote and protect both existing industrial activities and potential sites which are considered suitable for industrial use, to prohibit uses of land which would substantially interfere with the continuation of uses permitted in the district, and to promote the operation of well-planned and maintained industrial facilities.

Land Use Classification Compatibility



	ZONING	<u>Land Use</u>	
	Commercial	Low Density	
		Residential	
Parks & Rec	X	X	
Natural			
Preserves	X	X	
Bona Fide			
Farms	X	X	
Single Family		X	
Manufactured			
Homes,			
Design			
Regulated		X	
Manufactured			
Homes		X	
Multi-Family		Special Use	
Institutional	X	X	
Commercial			
Service	X	Special Use	
Retail	X		
Wholesale	Special Use		
Industrial			
Manufacturing			

The above is a summary list of potential uses. For all applicable uses for each Zoning district, please refer to the UDO's Table of Uses.

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Agricultural/Rural Residential:

Primarily agricultural and forestry uses with some rural residential areas. These areas are located outside of existing and future sewer service areas and rely on septic systems for wastewater treatment. They have a limited road network and in some cases lie within High Quality Watershed or Water Supply Watershed areas. The lack of utility and transportation infrastructure, the established low density development pattern and ongoing agricultural activities in these areas contribute to their rural character. This character can be enhanced by encouraging only low intensity uses, single family residential up to one unit per acre and context sensitive rural design.

Site



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Road View



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Across Road



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Evalua	tion	
⊠ Yes	☐ No	A. The proposal will place all property similarly situated in the area in the same category, or in appropriate complementary categories.
		The subject property is a split zoned property, and approximately 19 acres of the property is zoned RA-20R, the requested zoning designation. The property is also contiguous to properties zoned RA-20R. The request would not require an evaluation for reasonableness as a small-scale rezoning.
⊠Yes	□No	B. There is a convincing demonstration that all uses permitted under the proposed district classification would be in the general public interest and not merely in the interest of the individual or small group.
		There is a convincing demonstration that all uses permitted under the proposed district would be in the interest of the public and not merely in the interest of the individual group. A zoning change to the RA-20R zoning district would allow for residential uses of the property, which is more compatible with the surrounding land uses than the uses permitted in the current zoning district.
⊠ Yes	□No	C. There is a convincing demonstration that all uses permitted under the proposed district classification would be appropriate in the area included in the proposed change. (When a new district designation is assigned, any use permitted in the district is allowable, so long as it meets district requirements, and not merely uses which applicants state they intend to make of the property involved.)
		There is a convincing demonstration that all uses permitted in the proposed district classification would be appropriate in the area included in the proposed change. The uses permitted in the RA-20R zoning district are more appropriate than the more intense uses permitted in the current zoning designation.
⊠ Yes	□No	D. There is a convincing demonstration that the character of the neighborhood will not be materially and adversely affected by any use permitted in the proposed change.
		There is a convincing demonstration that the character of the neighborhood will not be materially and adversely affected by the uses permitted in the requested zoning district. Use of the property for residential purposes is more compatible with the surrounding land uses and poses a smaller risk of materially or adversely affecting the neighborhood than the uses permitted in the current zoning designation.
⊠ Yes	☐ No	E. The proposed change is in accordance with the comprehensive plan and sound planning practices.
		The request to change the zoning from the Industrial zoning designation to the RA-20R is in accordance with the comprehensive land use and sound planning practices. The underlying land use of the property is Agricultural/Rural Residential, a land use designation which primarily supports agriculture, forestry, and low-density residential uses.

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Suggested Statement-of-Consistency (Staff concludes that...)

As stated in the evaluation, the requested rezoning to **RA-20R** is reasonable. The requested zoning is more compatible with the surrounding land uses and the future land use designation. It is recommended that this rezoning request be **APPROVED**.

Standards of Review and Worksheet

TYPICAL REVIEW STANDARDS The Planning Board shall consider and make recommendations to the County Board of Commissioners concerning each proposed zoning district. The following policy guidelines shall be followed by the Planning Board concerning zoning districts and no proposed zoning district will receive favorable recommendation unless: Yes No A. The proposal will place all property similarly situated in the area in the same category, or in appropriate complementary categories. B. There is convincing demonstration that all uses permitted under the proposed district Yes classification would be in the general public interest and not merely in the interest of the individual or small group. Yes No C. There is convincing demonstration that all uses permitted under the proposed district classification would be appropriate in the area included in the proposed change. (When a new district designation is assigned, any use permitted in the district is allowable, so long as it meets district requirements, and not merely uses which applicants state they intend to make of the property involved.) D. There is convincing demonstration that the character of the neighborhood will not be Yes No materially and adversely affected by any use permitted in the proposed change. Yes E. The proposed change is in accordance with the comprehensive plan and sound planning practices. GRANTING THE REZONING REQUEST Motion to grant the rezoning upon finding that the rezoning is reasonable based on All of the above findings of fact A-E being found in the affirmative and that the rezoning advances the public interest. DENYING THE REZONING REQUEST Motion to deny the rezoning upon finding that the proposed rezoning does not advance the public interest and is unreasonable due to the following: The proposal will not place all property similarly situated in the area in the same category, or in appropriate complementary categories. There is not convincing demonstration that all uses permitted under the proposed district classification would be in the general public interest and not merely in the interest of the individual or small group. There is not convincing demonstration that all uses permitted under the proposed district classification would be appropriate in the area included in the proposed change. (When a new district designation is assigned, any use permitted in the district is allowable, so long as it meets district requirements, and not merely uses which applicants state they intend to make of the property involved.) There is not convincing demonstration that the character of the neighborhood will not be materially and

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The proposed change is not in accordance with the comprehensive plan and sound planning practices.

adversely affected by any use permitted in the proposed change.

The proposed change was not found to be reasonable for a small scale rezoning