

Where Georgia comes together.

Application for Special Exception Contact Community Development (478) 988-2720

*Inc	dicates Required Field			
	*Applicant	*Property Owner		
	<mark>lame</mark>			
	Title The second			
_	Address			
	Phone Phone			
*E	<mark>mail</mark>			
Property Information				
	Street Address			
*T	Tax Map Number(s) *Zo	ning Designation		
<u>Request</u>				
*F	*Please describe the proposed use:			
Instructions				
<u>Instructions</u>				
1.	. The application and *\$306.00 fee (made payable to the City of Perry) must be received by the Community			
	Development Office or filed on the online portal no later than the date reflected on the attached schedule.			
2.	. *The applicant/owner must respond to the 'standards' on page 2 of this application (The applicant bears the burden o			
	proof to demonstrate that the application complies with these standards). See Sections 2-2 and 2-3.5 of the Land			
	Management Ordinance for more information. You may include additional pages when describing the use and			
	addressing the standards.			
3.	*For applications in which a new building, building addition and/or site modifications are proposed, you must submit a			
	site plan identifying such modifications.			
4.	The staff will review the application to verify that all required information has been submitted. The staff will contact the			
	applicant with a list of any deficiencies which must be corrected	d prior to placing the application on the planning		
	commission agenda.			
5. Special Exception applications require an informational hearing before the planning commission and a public he				
	before City Council. Public notice sign(s) will be posted on the property at least 15 days prior to the scheduled			
	hearing dates.			
6.				
7.				
	supplemental information, is true and correct to the best of their knowledge and they have provided full disclosure of			
	the relevant facts.			
8.	*Signatures:			
*/	<mark>vpplicant</mark>	*Date		
*F	Property Owner/Authorized Agent	*Date		

Standards for Granting a Special Exception

The applicant bears the burden of proof to demonstrate that an application complies with these standards.

Are there covenants and restrictions pertaining to the property which would preclude the uses permitted in the proposed zoning district?

- (1) The existing land use pattern.
- (2) Whether the proposed use is consistent with the Comprehensive Plan.
- (3) Whether all proposed structures, equipment or material will be readily accessible for fire and police protection.
- (4) Whether the proposed use will be of such location, size, and character that, in general, it will be in harmony with the appropriate and orderly development of the area in which it is proposed to be situated and will not be detrimental to the orderly development of adjacent properties or a deterrent to the improvement of adjacent properties in accordance with the zoning classification of such properties, the existing land use pattern or the Comprehensive Plan.
- (5) Whether, in the case of any use located in, or directly adjacent to, a residential district or area:
 - (a) The nature and intensity of operations will be such that both pedestrian and vehicular traffic to and from the use and the assembly of persons in connection therewith will not be hazardous or inconvenient to, or incongruous with, said residential district or area, or conflict with the normal traffic of the neighborhood; and
 - (b) The location and height of buildings, and other structures, and the nature and extent of screening, buffering or landscaping on the site will be such that the use will not hinder or discourage the appropriate development and use of adjacent land and buildings in conformance with existing zoning districts and development pattern.
- (6) Whether the proposed use will increase the population density resulting in the increase or overtaxing of the load on public facilities such as schools, utilities, streets, etc.; or approval of the use would encourage adjacent areas to develop at higher densities than provided in the comprehensive plan resulting in the overtaxing of such public facilities.
- (7) Whether the proposed use will cause a health hazard, a public safety problem, or create a nuisance or cause excessively increasing traffic and associated congestion; create a drainage problem; generate unnecessary disturbance due to noise, the emission of smoke or other contaminants, odor, electrical interference, or cause pollution to land, air and/or water.
- (8) Whether the proposed change will adversely affect property values in adjacent areas.
- (9) Whether there are substantial reasons why the property cannot be used for a permitted use in the district where the property is located.