



Staff Report

File #: LN-121

Zoning Board of Appeals
Meeting Date: May 20, 2021

SPECIAL EXCEPTION - P.C. REALTY OF FLORIDA

Request: Special Exception
P&Z# 21-17000006
Owner: P.C. Realty of Florida
Project Location: 951 SW 12 Avenue
Folio Number: 4942 02 00 0751/4942 02 00 0754
Land Use Designation: I- Industrial
Zoning District: I-1 (General Industrial)
Agent: James Kahn
Project Planner: Scott Reale

Summary:

The Applicant Landowner is requesting SPECIAL EXCEPTION approval as required by Section 155.4228(A) (1) [Districts Where Permitted] of the City's Code of Ordinances in order to utilize the subject property (Zoning District: I-1) for Outdoor Storage (as a principal use).

The property is located just west of SW 12th Avenue (aka: S Andrews Avenue), between SW 8th Street and SW 12th Street.

ZONING REGULATIONS

155.4228. INDUSTRIAL: WAREHOUSING AND FREIGHT MOVEMENT USES

A. Outdoor Storage (as a principal use)

1. Districts Where Permitted

RS-1	RS-2	RS-3	RS-4	RS-L	RD-1	RM-7	RM-12	RM-20	RM-30	RM-45	MH-12	B-1	B-2	B-3	B-4

M-1	CR	I-1	I-IX	OIP	M-2	TO	PR	CF	PU	T	BP	RPUD	PCD	PD-TO	LAC	PD-1
		S	P										P			

2. Definition

Outdoor storage as a principal use is the keeping, in an area that is not totally and permanently enclosed, of any finished goods, material, merchandise, boats, or vehicles in the same place for more than 24 hours, where such storage is the principal use of a lot. This use does not include a junkyard or salvage facility or the display and storage of vehicles as part of an automobile, recreational vehicle, trailer, or truck sales or rental use.

3. Standards

Outdoor storage as a principal use shall comply the following standards:

a. Perimeter buffer and screening standards

i. The area(s) used for outdoor storage shall be fully enclosed with a fence or masonry wall no less than eight feet high in accordance with Section 155.5302, Fences and Walls. The height of materials and equipment stored shall not exceed the height of the screening fence or wall .

ii. Perimeter buffers in accordance with Section 155.5203.F, Perimeter Buffers, shall be provided between the outdoor storage area(s) and the site's boundaries, with a type C buffer provided between an outdoor storage area and the front lot line, a type B buffer provided between an outdoor storage area and any side or rear lot line adjoining a street, and a type A buffer provided between an outdoor storage area and any other side or rear lot line.

iii. Development Existing on or Before April 27, 1999.

(A) Existing properties. Lawfully existing outdoor storage established prior to 1999, or lawfully existing outdoor storage established prior to annexation without a landscape plan approved on record shall comply with the perimeter buffer and screening standards of this section. Submission and approval of a landscape plan shall be required for compliance with this section. Upon compliance said outdoor storage facility shall be deemed a lawfully existing special exception use:

(1) A fully-opaque fence may be substituted for the wall where required.

(2) Any lot on public record prior to June 25, 1991, that is 100 feet or less in width may provide a five-foot wide perimeter buffer between an outdoor storage area and an interior side or street side lot line.

(3) Buffer and screening standards shall not apply to a property line abutting an active railroad siding servicing the property.

(4) Street trees shall be provided as required by the landscape ordinance.

b. Any repair of equipment shall be conducted on a paved surface or within an enclosed building.

c. All areas used for outdoor storage shall have a surface that avoids dust and safeguard groundwater.

d. If the outdoor storage area is covered, the covering shall include at least one of the predominant

exposed roofing colors on the primary structure.

e. Flammable liquids or gases in excess of 1,000 gallons shall be stored underground.

f. Materials shall not be stored higher than the height of the screening.

d. All areas used for outdoor storage shall have a surface that avoids dust and safeguard groundwater.

PROPERTY INFORMATION

1. The subject property has three open code compliance violation cases (Code Case #161627, #15040175, #15070067) which are included in the backup.
2. The subject property has two entities with active business tax receipts: North Atlantic International Ocean Carrier (storage yard and import/export) and P C Realty of Florida (rental building)
3. The subject property was annexed into the City in 1965 by Ordinance 1964-114.
4. On June 15, 2017, the subject property obtained outdoor storage Special Exception approval from the Board (PZ #17-17000005). However, that order expired because the associated Site Plan (PZ #17-12000011) was never fully implemented and also expired. The applicant has filed a new Site Plan (PZ #21-12000021) which is scheduled for DRC on May 19, 2021.
5. Outdoor storage, as a principal use, is allowable in the I-1 zoning district by Special Exception approval.

LAND USE PATTERNS

Subject property (Zoning / Existing Use):

- I-1 / Storage Yard & Import/Export

Surrounding Properties (Zoning District / Existing Use):

- North: I-1 / Truck/Car Rental
- South: I-1 / Wholesale and Offices
- East: I-1 / Manufacturing, RV Sales
- West: I-1 / Truck Services

SPECIAL EXCEPTION REVIEW STANDARDS

A Special Exception shall be approved only on a finding that there is competent substantial evidence in the record that the Special Exception, as proposed:

1. Is consistent with the comprehensive plan;
2. Complies with all applicable zoning district standards;
3. Complies with all applicable use-specific standards in Article 4: Use Standards;
4. Avoids overburdening the available capacity of existing public facilities and services, including, but not limited to, streets and other transportation facilities, schools, potable water facilities, sewage disposal, stormwater management, and police and fire protection;
5. Is appropriate for its location and is compatible with the general character of neighboring lands and the uses permitted in the zoning district(s) of neighboring lands. Evidence for this standard shall include, but not be limited to, population density, intensity, character of activity, traffic and parking conditions and the number of similar uses or special exception uses in the neighborhood;
6. Avoids significant adverse odor, noise, glare, and vibration impacts on surrounding lands regarding refuse collection, service delivery, parking and loading, signs, lighting, and other site elements;
7. Adequately screens, buffers, or otherwise minimizes adverse visual impacts on neighboring lands;
8. Avoids significant deterioration of water and air resources, scenic resources, and other natural resources;
9. Maintains safe and convenient ingress and egress and traffic flow onto and through the site by vehicles and pedestrians, and safe road conditions around the site and neighborhood;
10. Allows for the protection of property values and the ability of neighboring lands to develop uses permitted in the zoning district;
11. Fulfills a demonstrated need for the public convenience and service of the population of the neighborhood for the special exception use with consideration given to the present availability of such uses;
12. Complies with all other relevant city, state and federal laws and regulations.; and
13. For purposes of determining impacts on neighboring properties and/or the neighborhood, the terms neighboring properties and neighborhood shall include the area affected by the requested special exception, which is typically an area of 500 ft to a one-half mile radius from the subject site.

Staff Conditions:

Should the Board determine the applicant has provided competent substantial evidence sufficient to satisfy the thirteen Special Exception review standards, staff request the Board include the following conditions as part of the Order:

1. Obtain all necessary governmental permits and approvals, including site plan approval, building and zoning compliance permits with all necessary final inspections, zoning use certificate and city-issued Business Tax Receipt.
2. Substantial compliance to the site plan submitted (PZ #21-12000011).
3. Any repair of the vehicles or equipment shall be conducted within an enclosed building.
4. Outdoor storage areas shall be located on a surface that avoids dust and safeguards groundwater.
5. All vehicles and materials must be stored on a hard, dustless and bonded surface.
6. Vehicles in containers shall not be stored for longer than 45 days.
7. All operations of the business must be conducted on-site, including the loading & unloading of vehicles, and may not obstruct the flow of traffic within the ingress/egress easement (aka: SW 9th Street) or SW 12th Avenue (aka: S Andrews Avenue).

CITY OF POMPANO BEACH AERIAL MAP



1 in = 500 ft

PREPARED BY:
DEPARTMENT OF
DEVELOPMENT SERVICES