NASSAU COUNTY, FLORIDA

Application for Appeal of the Planning

and Zoning Board Decision or

Conditional Use and Variance Board Decision

Land Development Code, Section 5.06

Part 1 General

General Information and Aggrieved Party Status

Site Plan Name and Application # Tyler Plaza West, CU 2023-017

Name:	Property Owner Miller Tyler West, LLC		
Registered Agent:*	Sodl & Ingram PLLC, Attn: Elizabeth Moore		
Address:	1617 San Marco Boulevard, Jacksonville, FL 32207		
Telephone #:	(904) 479-6425		
Fax #:	(004) 047 0700		
E-Mail Address:	beth.moore@si-law.com		

Name:	Appellant Miller Tyler West, LLC		
Registered Agent:*	Sodl & Ingram PLLC, Attn: Elizabeth Moore		
Address:	1617 San Marco Boulevard, Jacksonville, FL 32207		
Telephone #:	(904) 479-6425		
Fax #:	(904) 347-2738		
E-Mail Address:	beth.moore@si-law.com		

Substantial Interest of Appellant:

The Appellant is the property owner for the application that is the subject of this appeal.

• Add additional sheets as necessary.

Part II Decision being Appealed

Date of Preliminary Binding Site Plan Approval:

Date of Site Engineering Plan Approval:

*Date of Application Denial: November 16, 2023

Part III	Basis of Appeal
Decision or	portion of decision, being appealed: Please see attached sheets.
• Add a	dditional sheets as necessary
Code Section	ns allegedly applied in error: Please see attached sheets.
• Add a	dditional sheets as necessary
Expected ou	tcome if Code Sections were applied as described above:
	e attached sheets.
·	
Add a	dditional sheets as necessary
Dout IV	Signature
<u>Part IV</u>	Signature
Appellant:	
Appenant.	
TVLER PI	AZA WEST, L.L.C., a Florida limited liability company
	ALAX WEBT, LALAC, a Florida minice hability company
By:	ERGISI MANAGER, LLC, a Florida limited liability company, its Manager
<u> </u>	

By: Charles O. Britt

Name: Charles D. Smith Its: Authorized Signatory

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Date:

• If appellant is not the Property Owner, attach Owner's Authorization Sheet

Part III	Basis of Appeal
Decision or	portion of decision, being appealed: Please see attached sheets.
• Add	additional sheets as necessary
Code Sectio	ons allegedly applied in error: Please see attached sheets.
• Add	additional sheets as necessary
	utcome if Code Sections were applied as described above: se attached sheets.
• Add	additional sheets as necessary
Part IV	Signature
Appellant:	
MILLER	TYLER WEST, LLC, a Utah limited liability company
By:	CAMCAM MANAGEMENT, LLC, an Alaska limited liability company, its Manager
	By:
	Name: Alan Miller Its: Authorized Member
Date:	12/14/23

• If appellant is not the Property Owner, attach Owner's Authorization Sheet

Part III	Basis of Appeal		
Decision or portion of decision, being appealed: Please see attached sheets.			
Add addition	al sheets as necessary		
Code Sections alleg	gedly applied in error: Please see attached sheets.		
Add addition	al sheets as necessary		
Expected outcome Please see attac	if Code Sections were applied as described above: hed sheets.		
Add addition	al sheets as necessary		
Part IV	Signature		
Appellant:			

MNSTT-4, LLC, a Florida limited liability company

parla By: m Name: Charles D. Smith Its: Authorized Signatory

Date: 12/18/23

• If appellant is not the Property Owner, attach Owner's Authorization Sheet

Appeal of the Conditional Use and Variance Board Decision

Tyler Plaza West, CU2023-017

[attached pages]

Part II. Decision being Appealed

On November 16, 2023, the Conditional Use and Variance Board ("Board") heard application CU2023-017 (the "Application") seeking to allow for the sale of on-site or off-site consumption of beer and wine in the Commercial, General (CG) zoning district.

The Board denied the Application, and that denial is being appealed.

Part III. Basis of Appeal

Decision or portion of decision being appealed:

The denial of the Application is being appealed.

Code Sections allegedly applied in error:

The Board improperly found that the conditional use requested was not consistent with the review criteria in Section 5.04 of the Land Development Code ("LDC").

Under quasi-judicial procedures, the applicant had the burden of demonstrating, through competent and substantial evidence, that their application was consistent with Section 5.04(a) through (k) of the LDC. Those opposed must also demonstrate through competent and substantial evidence that the application does <u>not</u> meet those requirements. General objections, without specific evidence, does not constitute competent and substantial evidence. As a quasi-judicial hearing, large numbers of individuals for or against an item is not considered.

Here, the staff report correctly evaluated the criteria in Section 5.04(a) through (k) of the LDC, found the Application consistent with those criteria, and recommended approval of the Application.

During public comment, several individuals spoke out in opposition. Their testimony did <u>not</u>, however, constitute competent and substantial evidence; but, even if it did, such testimony did <u>not</u> establish that the application did not meet the criteria.

Specifically:

 Several individuals raised concerns about traffic, and mostly about the intersection of Meadowfield Bluffs Road and State Road 200. As the County Attorney reminded the Board during a break in the testimony, the relevant criteria are for the conditional use requested (sale of beer and wine), and not as to the traffic or as to the development as a whole. Moreover, when a Board member later stated that she wanted to hear more about traffic, the County Attorney <u>again</u> reminded the Board that traffic is not one of the criteria. Such general objections and speculation about traffic related to the development overall are simply not relevant to the requested use (sale of beer and wine). Traffic issues are reviewed at the appropriate time during the development process.

- Some individuals also voiced concerns about the potential location of a daycare on the site in proximity to the sale of beer and wine. These concerns are also irrelevant. As County Planner Joshua MacBeth stated, this Application is exempt from the applicable distance regulations pursuant to Chapter 4, Section 4-3(1) of the Nassau County Code of Ordinances. That provision states that vendors located in unincorporated areas of the County (like this site) "shall be exempt from the generally applicable distance regulations which state that the sale of alcoholic or intoxicating beverages shall not be permitted within one thousand (1,000) feet in distance measured from building to building at their closest points to any established school or church."
- Finally, other individuals spoke about wetlands and flooding. Similar to the traffic concerns, any wetlands or flooding issues are irrelevant to the conditional use requested (sale of beer and wine). Any wetlands impacts or stormwater management facilities are regulated by the St. Johns River Water Management District, and are considered by the County at the appropriate time during the development process.

During the public comment period, the Board did not question any of the individuals providing testimony. Moreover, when the Board deliberated, they did not discuss their findings or provide any reason why the testimony of the general public constituted competent and substantial evidence to rebut the findings in the staff report. Instead, they held private conversations that were not on the record, and denied the Application without any Board discussion.

As noted by Mr. MacBeth, the property has been zoned appropriately and it was already in the fourth stage of DRC review as of the hearing date. Since the hearing, the site engineering plans have been approved. The public comments received during the hearing were general objections and speculation about the development as a whole, and not tailored to the conditional use (sale of beer and wine). Those comments that did relate to the sale of beer and wine were focused on its proximity to a proposed daycare—which is irrelevant because of the exemption explained above.

Appellant respectfully requests that the Application be approved, as recommended by Staff.

Expected outcome if Code Sections were applied as described above:

If criteria in Section 5.04 of the LDC were followed, the Application would have been approved.

OWNER'S AUTHORIZATION FOR AGENT

SODL & INGRAM, PLLC	is hereby authorized TO ACT ON
BEHALF OF MILLER TYLER WEST, LLC	, the
owner(s) of those lands described within the attached	application, and as described in the
attached deeds or other such proof of ownership as ma	y be required, in applying to Nassau
County, Florida, for an application related to Developmen	t Permit or other action pursuant to a:

	Rezoning/Modification		Conditional Use	
	Variance		Preliminary Biding Site Plan	
\boxtimes	Appeal		Final Engineering Plan	
	Concurrence		Plat	
BY:	Signature of Owner			
	Alan Miller, Authorized Member of CAMCAM MANAGEMENT, LLC, an Alaska limited liability company, the Manager of MILLER TYLER WEST, LLC, a Utah limited liability company			

Signature of Owner Print Name 904-567-8351

alanmiller@gmail.com

Telephone Number

STATE OF FLORIDA County of Nassau

Signed and sworn before me on this <u>18th</u> day of <u>December</u>, 2023

By <u>Alan Miller, the Authorized Member for CAMCAM MA</u> the Manager of MILLER TYLER WEST, LLC Identification verified <u>Personally known</u>	NAGEMENT, LLC,	by means of physical presence
Oath Sworn X Yes	No	
Notary Signature My Commission Expires: 3/9/2026		MATTHEW DRAWD
MATTHEW Notary Public-S Commission My Commiss March 0	HH 238335	Notary Public-State of Floa Commission # HH 2383 My Commission Expires March 09, 2026

OWNER'S AUTHORIZATION FOR AGENT

<u>SODL & INGRAM, PLLC</u> is hereby authorized TO ACT ON BEHALF OF <u>MNSTT-4, LLC</u>, the owner(s) of those lands described within the attached application, and as described in the attached deeds or other such proof of ownership as may be required, in applying to Nassau County, Florida, for an application related to Development Permit or other action pursuant to a:

	Rezoning	/Modification		Conditional Use	
	Variance			Preliminary Biding Site Plan	
\boxtimes	Appeal			Final Engineering Plan	
BY:	Concurrer Charles Signature of	D. Amt		Plat	
	Charles D. Smith, Authorized Signatory for MNSTT-4, LLC, a Florida limited liability company				
	Signature of	Owner D. Smith	**************************************		
	Print Name	904-567-8351	dou	g.smith@crossregions.com	
-	Telephone N	umber			
STATE C County of	OF FLORIDA fDuval				
		me on this <u>18th</u> day the Authorized Signatory for			
Identifica	tion verified	Personally known			
Oath Swo	m X	Yes	No		
Notary Si My Comr	gnature nission Expires	Sep 4 2	025	LAURA MCDANIELS Notary Public-State of Florida Commission # HH 159094 My Commission Expires September 04, 2025	

OWNER'S AUTHORIZATION FOR AGENT

	Rezoning/Modification		Conditional Use	
	Variance		Preliminary Biding Site Plan	
\boxtimes	Appeal		Final Engineering Plan	
BY:	Concurrency Churle D. AmA Signature of Owner		Plat	
Charles D. Smith, Authorized Signatory for ERGISI MANAGER, LLC, a Florida limited liability company, the Manager of TYLER PLAZA WEST, L.L.C., a Florida limited liability company				
	Signature of Owner		·	
	Charles D. Smith			
Print Name 904-567-8351 doug.smith@crossregions.com				
Telephone Number				
STATE C County o	DF FLORIDA f_Duval			
Signed and swom before me on this 18th day of December , 2023				
By Charles D. Smith, the Authorized Signatory for ERGISI MANAGER, by means of physical presence LLC, the Manager of TYLER PLAZA WEST, L.L.C. Identification verified Personally known				
Oath Swo	omXYes	No		
Notary Signature LAURA MCDANIELS Notary Public-State of Flori My Commission Expires: Sup 4 2025 My Commission Expires: September 04, 2025				

CONDITIONAL USE AND VARIANCE BOARD NASSAU COUNTY, FLORIDA

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David Ergisi (Owner) Doug Smith (Agent)

John A. Crawford - Appeals RCUDDEC18'23pm4:51 Application CU2023-017

AMENDED FINDINGS OF FACT, CONCLUSIONS OF REVIEW AND ORDER ESTABLISHING CONDITIONAL USE APPROVAL

THIS REQUEST came before the Conditional Use and Variance Board for a public hearing on **November 16, 2023,** at which time the Board heard testimony given under oath, received evidence, and rendered a decision based upon the review criteria as established in the Land Development Code, and Order as follows:

WHEREAS, Doug Smith, agent, and David Ergisi, owner of the real property described in this Order have applied to the Conditional Use and Variance Board of Nassau County for a conditional use permit pursuant to Section 16.03(E) of the Nassau County Land Development Code to allow for the sale of on-site or off-site consumption of beer and wine in the Commercial, General (CG) zoning district. This request is being made pursuant to Sec. 5.04 of the Nassau County Land Development Code.

Property Location: On the south side of SR 200, between Meadowfield Bluffs Road and Tyler Plaza

[PIN: 38-2N-27-0000-0001-0040].

WHEREAS, the technical staff of the Planning Department has reviewed the application and has issued a report; and

WHEREAS, Based upon competent and substantial evidence in the record and testimony received at the Public Hearing conducted on November 16, 2023, the Conditional Use and Variance Board finds the conditional use requested is not consistent with the review criteria of Section 5.04 of the Land Development Code.

Now, therefore,

BE IT ORDERED BY THE CONDITIONAL USE AND VARIANCE BOARD THAT

SECTION 1. <u>Conditional Use Denied</u>: The Applicant of the real property described in Section 2 of this Order is not granted approval pursuant to Section 16.03(E) of the Nassau County Land Development

Code to allow for the sale of on-site or off-site consumption of beer and wine in the Commercial, General (CG) zoning district.

SECTION 2. <u>Owner and Description</u> The land to which the Conditional Use is denied by this Order is owned by David Ergisi. The subject property is legally described as follows:

Legal Description

A PORTION OF SECTION 38. TOWNSHIP 2 NORTH, RANGE 27 EAST, NASSAU COUNTY, FLORIDA BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

BEGIN AT THE INTERSECTION OF THE EASTERLY LINE OF A 100.0 FOOT WIDE EASEMENT FOR INGRESS AND EGRESS AS RECORDED IN OFFICIAL RECORDS BOOK 122, PAGES 554 AND 555 OF THE PUBLIC RECORDS OF NASSAU COUNTY, FLORIDA, AND THE SOUTHERLY RIGHT OF WAY LINE OF STATE ROAD NO. 200. (A VARIABLE RIGHT OF WAY AS PRESENTLY ESTABLISHED): THENCE SOUTH 86 DEGREES. 39 MINUTES, 32 SECONDS EAST ALONG SAID RIGHT OF WAY LINE. 249.61 FEET; THENCE SOUTH 84 DEGREES. 44 MINUTES. 59 SECONDS EAST ALONG SAID RIGHT OF WAY LINE. 50.53 FEET; THENCE DEPARTING SAID RIGHT OF WAY LINE SOUTH 05 DEGREES, 14 MINUTES, 44 SECONDS WEST, 600.0 FEET: THENCE NORTH 84 DEGREES 44 MINUTES. 59 SECONDS WEST, 371.31 FEET; THENCE NORTH 10 DEGREES, 35 MINUTES. 21 SECONDS WEST. 293.23 FEET TO A POINT ON THE EASTERLY LINE OF THE AFOREMENTIONED OFFICIAL RECORDS BOOK 122, PAGES 554 AND 555; THENCE NORTH 54 DEGREES. 24 MINUTES. 39 SECONDS EAST ALONG SAID EASTERLY LINE. 200.0 FEET: THENCE NORTH 05 DEGREES. 14 MINUTES. 44 SECONDS EAST ALONG SAID EASTERLY LINE. 778 80 FEET TO THE POINT OF BEGINNING.

TOGETHER WITH:

EASTERLY 40 FEET OF A PORTION OF A 100 FOOT WIDE EASEMENT PER OFFICIAL RECORDS BOOK 122, PAGE 554 FOR MEADOWFIELDS BLUFF ROAD

THAT PORTION OF A 100 FOOT WIDE INGRESS AND EGRESS EASEMENT AS RECORDED IN OFFICIAL RECORDS BOOK 122. PAGE 554 OF THE PUBLIC RECORDS OF NASSAU COUNTY, FLORIDA (ALSO KNOWN AS MEADOWFIELDS BLUFF ROAD), LYING IN SECTION 38. TOWNSHIP 2 NORTH, RANGE 27 EAST, SAID COUNTY AND STATE, AND BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

FOR A POINT OF BEGINNING COMMENCE AT THE INTERSECTION OF THE EASTERLY LINE OF SAID 100 FOOT WIDE INGRESS AND EGRESS EASEMENT AS RECORDED IN OFFICIAL RECORDS BOOK 122, PAGE 554 WITH THE SOUTHERLY RIGHT OF WAY LINE OF STATE ROAD NO. 200/A-1-A (A 184 FOOT RIGHT OF WAY PER FLORIDA DEPARTMENT OF TRANSPORTATION RIGHT OF WAY MAPS, SECTION 74060-2503) AND RUN SOUTH 05°14'44" WEST, ALONG SAID EASTERLY EASEMENT LINE RECORDED IN OFFICIAL RECORDS BOOK 122, PAGE 554, A DISTANCE OF 178 80 FEET TO AN ANGLE POINT: THENCE SOUTH 54°24'39" WEST, CONTINUING ALONG LAST SAID EASTERLY EASEMENT LINE, A DISTANCE OF 200.00 FEET: THENCE NORTH 35°35'21" WEST. DEPARTING SAID EASTERLY EASEMENT LINE. A DISTANCE OF 40.00 FEET: RUN THENCE THE FOLLOWING TWO (2) COURSES AND DISTANCES ALONG A LINE PARALLEL TO AND 40 FEET WESTERLY OF SAID EASTERLY EASEMENT LINE AS RECORDED IN OFFICIAL RECORDS BOOK 122, PAGE 554, AS MEASURED AT RIGHT ANGLES THERETO: FIRST COURSE, NORTH 54°24'39" EAST, 181 70 FEET: SECOND COURSE, NORTH 05°14'44" EAST, 159-17 FEET TO A POINT ON THE PREVIOUSLY MENTIONED SOUTHERLY RIGHT OF WAY LINE OF STATE ROAD NO. 200/ A-1-A: THENCE SOUTH 86°39'32" EAST, ALONG LAST SAID SOUTHERLY RIGHT OF WAY LINE. A DISTANCE OF 40.02 FEET TO THE POINT OF BEGINNING.

AND

THAT PART OF OFFICIAL RECORDS BOOK 122, PAGE 554 LYING BETWEEN OFFICIAL RECORDS BOOK 454, PAGE 569 AND OFFICIAL RECORDS BOOK 1559, PAGE 749, NASSAU COUNTY, FLORIDA.

THAT PORTION OF A 100 FOOT WIDE INGRESS AND EGRESS EASEMENT AS RECORDED IN OFFICIAL RECORDS BOOK 122, PAGE 554 OF THE PUBLIC RECORDS OF NASSAU COUNTY, FLORIDA, LYING IN SECTION 38, TOWNSHIP 2 NORTH, RANGE 27 EAST. SAID COUNTY AND STATE, AND BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

FOR A POINT OF REFERENCE COMMENCE AT THE INTERSECTION OF THE EASTERLY LINE OF SAID 100 FOOT WIDE INGRESS AND EGRESS EASEMENT AS RECORDED IN OFFICIAL RECORDS BOOK 122. PAGE 554 (ALSO BEING THE EASTERLY LINE OF LANDS RECORDED IN OFFICIAL RECORDS BOOK 1559. PAGE 749 OF SAID PUBLIC RECORDS) WITH THE SOUTHERLY RIGHT OF WAY LINE OF STATE ROAD NO. 200/A-1-A (A 184 FOOT RIGHT OF WAY PER FLORIDA DEPARTMENT OF TRANSPORTATION RIGHT OF WAY MAPS. SECTION 74060-2503) AND RUN NORTH 86°39'32" WEST, ALONG SAID SOUTHERLY RIGHT OF WAY LINE OF STATE ROAD NO. 200, A DISTANCE OF 40 02 FEET TO THE NORTHWESTERLY CORNER OF SAID OFFICIAL RECORDS BOOK 1559. PAGE 749: THENCE SOUTH 05°14'44" WEST, ALONG THE WESTERLY LINE OF SAID OFFICIAL RECORDS BOOK 1559, PAGE 749 (ALSO BEING THE EASTERLY LINE OF A 60 FOOT RIGHT OF WAY KNOWN AS MEADOWFIELDS BLUFF ROAD AND RECORDED IN OFFICIAL RECORDS BOOK 454, PAGE 569 OF SAID PUBLIC RECORDS), A DISTANCE OF 84 27 FEET TO A POINT OF CURVATURE FOR THE POINT OF BEGINNING.

FROM THE POINT OF BEGINNING THUS DESCRIBED RUN IN A SOUTHERLY DIRECTION ALONG THE ARC OF A CURVE IN THE EASTERLY LINE OF SAID OFFICIAL RECORDS BOOK 454, PAGE 569, SAID CURVE BEING CONCAVE WESTERLY AND HAVING A RADIUS OF 163-72 FEET. AN ARC DISTANCE OF 140.49 FEET TO THE POINT OF TANGENCY OF SAID CURVE, SAID ARC SUBTENDED BY A CHORD BEARING AND DISTANCE OF SOUTH 29°49'41" WEST, 136-22 FEET: THENCE NORTH 54°24'39" EAST. ALONG SAID WESTERLY LINE OF OFFICIAL RECORDS BOOK 1559, PAGE 749, A DISTANCE OF 74 90 FEET TO AN ANGLE POINT: THENCE NORTH 05°14'44" EAST. CONTINUING ALONG SAID WESTERLY LINE OF OFFICIAL RECORDS BOOK 1559, PAGE 749, A DISTANCE OF 74 90 FEET TO THE POINT OF BEGINNING.

This Application was duly advertised via: Legal Ad (Nassau County Record) – November 1, 2023 Posting of the Property – November 1, 2023 Posted in Public Notice Boxes – November 1, 2023 Posted on the Nassau County Official Website – November 10, 2023

SECTION 3. Effective Date This Order shall become effective on the 16th day of November, 2023. Done on this 16th day of November, 2023.

Kohn Van Delinder, VICE SHAIR Nassay County, FL Conditional Use & Variance Board

ATTEST:

Joshua Macbeth, Senior Planner, Planning Department Nassau County, FL Board of County Commissioners

RIGHT TO APPEAL

PLEASE BE ADVISED THAT AN AGGRIEVED PARTY HAS THE RIGHT TO APPEAL THIS ORDER TO THE NASSAU COUNTY BOARD OF COUNTY COMMISIONERS, SAID NOTICE OF APPEAL SHALL BE FILED WITHIN (30) DAYS OF THE DATE THE ACTION BEING APPEALED WAS RENDERED.