Text amendment to the Unified Development Ordinances (UDO) proposed by Hill Oil Company

Text amendment proposed by Hill Oil Company (UDO-58) to amend Article II "Definitions" of the UDO regarding the definition of "Fuel Dealer" to permit the retail sale of motor fuels.

After consideration, the Planning Board recommended approval of the zoning text amendment.

ATTACHMENTS:  X YES  ____ NO

SIGNATURE: _______________________________ DATE: __________________________
STAFF REPORT

DOCKET #  UDO-58
STAFF:      Ronald B. Grubbs

REQUEST

Proposal submitted by G. Emmett McCall, attorney for Hill Oil Company to amend Article II of Chapter A "Definitions Ordinance" of the Unified Development Ordinances (UDO) regarding the definition of "Fuel Dealer".

BACKGROUND

The current definition of "Fuel Dealer" reads, "An establishment primarily engaged in the retail sale of fuel oil (excluding retail sale of motor fuels), bottled gas, coal, wood, or other fuels." The petitioners in this case would like to deleted the exception that does not allow for the sale of motor fuel.

The petitioners have been working with the Inspections Division concerning the construction of a fully automated (unmanned) motor fuel facility in one of the city's industrial parks. No other retail sales besides motor fuel is planned. Since motor fuel is excluded from the definition of Fuel Dealer, the only use in the UDO this facility could be classified is "Convenience Store". That definition did not exactly fit the applicant's desired activity since they do not plan to sell anything but motor fuel and the facility is to be without staff. In addition, semi-trailer trucks and industrial-related vehicles are intended to be served by the facility in addition to other vehicles, and locating the facility within or near industrially zoned areas is desirable. Fuel Dealers are allowed in industrial districts, while Convenience Stores are not allowed in any of the industrial zoning districts except the CI (Central Industrial) zoning district, located in the downtown.

ANALYSIS

Most retail uses are currently excluded from industrial zoning districts in the UDO. This exclusion was an objective of the UDO because of the desire to protect industrially zoned land from conversion, often piecemeal, to retail or other business uses. These commercial uses would in turn compromise the viability of the larger tracts for industrial projects with job creation and revenue (and tax) generation potential.

In this case, staff is of the opinion that including the exclusive sale of motor fuel in the definition of "Fuel Dealer" would not be detrimental to the industrial zoning districts. Adding such a use to industrial areas would allow larger vehicles such as tractor trailers using diesel fuel the opportunity to refuel in the industrial park and not at other busy commercial areas. In addition, having a fuel facility in some of these industrial areas would allow employees the benefit of having access to motor fuel near their employment and may help reduce the need to go to other busy commercial areas for that commodity.
Removing the prohibition of motor fuels from the definition of Fuel Dealer should not encourage commercial establishments, such as a convenience store, in industrial areas. Industrial zoning districts in the UDO permit primarily industrial uses just as commercial zoning districts permit primarily commercial uses. Adding the "exclusive sale of motor fuels" in the definition of Fuel Dealer should sufficiently limit retail activity in industrial areas and also draw a clear distinction between this type of Fuel Dealer and a Convenience Store.

**STAFF RECOMMENDATION**

Staff recommends **APPROVAL** of the proposed text amendment.

Ronnie Grubbs presented the staff report.

**PUBLIC HEARING**

FOR: None

AGAINST: None

**WORK SESSION**

MOTION: Steve Johnson moved approval of the zoning text amendment.
SECOND: Kerry Avant
VOTE:
  FOR: Avant, Bost, Johnson, Powell, Rousseau, Stewart
  AGAINST: None
  EXCUSED: None

A. Paul Norby, AICP
Director of Planning
AN ORDINANCE
AMENDING CHAPTER A "DEFINITIONS ORDINANCE"
OF THE UNIFIED DEVELOPMENT ORDINANCES
REGARDING THE DEFINITION OF “FUEL DEALER”

Be it ordained by the Board of Commissioners of Forsyth County, North Carolina, that the Unified Development Ordinances is hereby amended as follows:

Section 1. Article II "Definitions" of Chapter A is amended by revising the definition of “Fuel Dealer" by deleting in the first sentence “(excluding the retail sale of motor fuels)" and inserting the following new sentence after that first sentence in the definition:

“This definition shall also include an establishment for the exclusive sale of motor fuels."

Section 2. This ordinance shall become effective upon adoption.