



## Department of Planning & Zoning Staff Report – Map Amendment Case No. 2025-3-R

### APPLICATION INFORMATION

- **Submittal Date:** 2/27/25
- **Applicant / Property Owner**  
Jonte' Knight  
P.O. Box 327  
Boutte, LA 70039  
504.947.0944; jaxhill3@icloud.com
- **Request**  
Change of zoning:
  - Current - R-1A, Single Family Residential Detached Conventional Homes
  - Proposed - R-1A(M), Single Family Residential Detached Conventional Homes, Manufactured Homes, and Mobile Homes

### SITE INFORMATION

- **Location**  
Lot 8, Square 10, Village of Hahnville; between 210 and 230 Hahn Street, Hahnville
- **Size:** 17,113 sq. ft.
- **Current Use:** vacant but cleared
- **Surrounding Zoning**  
R-1A zoning is found on the Hahn, Pine, and Shaw Street sides; R-1A(M) zoning is adjacent to the Pine and Sycamore Street sides.
- **Surrounding Uses**  
The site is located in a developed residential neighborhood consisting primarily of site-built homes interspersed with manufactured homes.
- **Zoning History**  
The R-1A district was established with the 1981 comprehensive rezoning.
- **Future Land Use Recommendation**  
*Low-to-Moderate Residential: Single-family detached dwellings; attached dwellings such as duplexes, patio/zero-lot line homes and townhomes; and accessory units. Neighborhood retail, services, offices and institutions are also permitted in appropriate locations such as along transportation corridors or at intersections (over six dwellings per acre).*  
  
*Recommended Zoning Districts: R-1A (6,000 sf. min. lot size), R-1B (10,000 sf. min. lot size), R-1A(M) (accessory units and individual mobile homes).*
- **Flood Zone & Minimum Building Elevation**  
1992 Flood Insurance Rate Map: X  
2013 Digital Flood Insurance Rate Map: X
- **Traffic Access**  
Lot 8 has 109 ft. of frontage along Hahn Street.
- **Utilities**  
GIS shows Parish water and gravity sewer and drainage facilities along Hahn Street.

Representatives from the Departments of Public Works, Wastewater, and Waterworks have no objections to the rezoning.

**APPLICABLE REGULATIONS**

**Appendix A. Section VI. – Zoning District Criteria and Regulations**

[II.] *R-1A(M). Single Family Residential Detached Conventional Homes, Manufactured Homes, and Mobile Homes—Medium density.*

*Policy statement:* This district is composed of areas containing one-family dwellings constructed on a permanent foundation, connected to public utilities, and which meet the architectural and aesthetic standards of a permanent residence. Additionally, mobile homes which meet the special provisions below are allowed.

1. Use Regulations:
  - a. A building or land shall be used only for the following purposes:
    - (1) Site-built, single-family detached dwellings.
    - (2) Manufactured homes.
    - (3) Mobile homes.
    - (4) Accessory uses.
    - (5) Private recreational uses.
    - (6) Farming on lots of three (3) acres or more and at least one hundred fifty (150) feet frontage.
  - b. Special exception uses and structures include the following:
    - (1) Additional residences for family and relatives on unsubdivided property on a non-rental basis, and which meet the criteria outlined in Special Provisions [subsection 3].
    - (2) Parks, public libraries, fire stations, police or sheriff's stations or substations, and sewer pumping stations.
    - (3) Showing and operation of historic buildings and/or sites and their related activities, provided a certificate from the United States Department of Interior is furnished by the owner verifying that the building and/or site is on the National Register of Historic Places.
    - (4) Accessory uses to golf courses and country clubs limited to the following:
      - Art studios
      - Churches and Religious Institutions
      - Commercial recreation facilities
      - Commercial schools
      - Personal service businesses, examples include but are not limited to beauty shops and barber shops, acupuncture, and massage services
      - Professional offices, examples include but are not limited to doctors, dentists, engineers, architects, landscape architects, plan services, realtors, insurance
      - Restaurants and cafeterias
  - c. Special permit uses and structures include the following:
    - (1) Child care centers.
    - (2) Public and private schools (except trade, business and industrial).
    - (3) Golf courses (but not miniature courses or driving ranges), country clubs, and accessory commercial uses on such properties.
    - (4) Educational, religious and philanthropic institutions. These buildings must be set back from all property lines a distance of at least one (1) foot for each foot of building height.
    - (5) Private commercial access roads, upon review by the Planning Commission and supporting resolution of the Council.
    - (6) Accessory dwelling units upon approval by the Planning Commission and supporting resolution of the Council.
    - (7) Garden Home Developments in accordance with Section VII Supplemental Regulations upon review and recommendation of the Planning Commission and supporting resolution of the St. Charles Parish Council.
2. Spatial Requirements.
  - a. Minimum lot size: Five thousand (5,000) square feet per family; minimum width-fifty (50) feet.
  - b. Minimum yard sizes:
    - (1) Front—Fifteen (15) feet.
    - (2) Side—Five (5) feet.
    - (3) Rear—Five (5) feet.
    - (4) For lots with less than one hundred (100) feet depth, front setback shall be fifteen (15) percent of lot depth with a minimum of ten (10) feet to the front lot line and five (5) feet to the rear lot line.
    - (5) Whenever property abuts a major drainage canal as defined by the Subdivision regulations the required setback for all structures shall be ten (10) feet measured from the inner boundary of such servitude or right-of-way, not withstanding any other more restrictive setbacks, this provision shall not apply to any lot of record created and existing prior to the effective date of Ordinance No. 99-12-8, December 15, 1999.
  - c. Accessory buildings:
    - (1) The accessory building shall not exceed two-story construction.
    - (2) Minimum setback of accessory buildings shall be three (3) feet.
    - (3) Nonresidential accessory buildings shall not be permitted.
  - d. Permitted encroachments:
    - (1) Overhangs projecting not more than twenty-four (24) inches, excluding gutter.
    - (2) Stairs and landings not more than three (3) feet in height, projecting no more than four (4) feet into required front yard.
3. Special Provisions:

- a. Additional dwellings on unsubdivided property:
  - (1) Additional dwellings on unsubdivided property referred to in 1.b(1) above will be permitted at the rate of one (1) dwelling unit for each seven thousand (7,000) square feet of lot area.
  - (2) The applicant for any additional dwellings on unsubdivided property shall submit a copy of all subdivision restrictions (covenants) which govern the property in order to protect the integrity of the neighborhood.
  - (3) Under no circumstances will the total number of dwellings per unsubdivided lot permitted under these provisions exceed four (4).
  - (4) Permits issued under this provision will be issued for a two-year period. At the expiration of this time, an investigation will be conducted by the Planning and Zoning Department to determine if this Code is complied with. Non-compliance will result in the revocation of the permit.
- b. All manufactured housing and mobile homes shall be secured according to the Federal Emergency Management Agency's Sept. 1985 publication *Manufactured Home Installation in Flood Hazard Areas*.
- c. *Reserved*.
- d. All dwelling units shall be connected to utility systems which provide for health and safety under all conditions of normal use. Home utility services shall only be connected to the supply source by means of approved materials, and shall be inspected by the appropriate agency.

**Appendix A. Section XV. - Amendment procedure**

- D. Rezoning guidelines and criteria: The proponent for a change should present reasonable factual proof that two or more of the following criteria are met:
  - 1. The proposed rezoning conforms to land development pattern established by the St. Charles Parish Comprehensive Plan Future Land Use Map and does not create a spot zone that is incompatible with the surrounding neighborhood.
  - 2. The Land-use pattern or character has changed to the extent that the existing zoning no longer allows reasonable use of the applicant's property, and that the proposed zoning does. In order to determine what is reasonable use of the property, the proponent for the zoning change should consider one or more of the following:
    - a. Consideration of uses on adjacent properties that would limit the use of the site under consideration.
    - b. Consideration of unique or unusual physical or environmental limitations due to size, shape, topography or related hazards or deficiencies.
    - c. Consideration of changes in land value, physical environment or economic aspects which can be shown to limit the usefulness of vacant land or buildings.
  - 3. Potential uses permitted by the proposed rezoning will not be incompatible with existing neighborhood character nor will they overburden public facilities and infrastructure.

The Planning Staff shall base rezoning analyses on these criteria but shall not be prohibited from factoring unique circumstances of the application into the analysis. The Planning and Zoning Commission may state in its recommendations to the Council: its concurrence with, or rejection of, any or all of the proponents' case for the suggested amendment, and/or its position relative to proponents' statements on the case. Planning Staff analyses and recommendations shall be forwarded to the Council along with the Commission's recommendations.
- E. Rezoning approval criteria: Before the Council votes to approve a rezoning, there should be reasonable factual proof by the applicant that:
  - 1. The proposed map amendment is in compliance, or is not in conflict, with the goals and recommendations of the St. Charles Parish Comprehensive Plan and Future Land Use Map, also
  - 2. The proposed map amendment does not negatively impact the health, safety, and welfare of the community.

**REZONING GUIDELINE & CRITERIA EVALUATION**

- 1. *The proposed rezoning conforms to the land development pattern established by the St. Charles Parish Comprehensive Plan Future Land Use Map and does not create a spot zoning that is incompatible with the surrounding neighborhood.*

The site is designated *Low Density Residential* on the Future Land Use Map, which includes R-1A(M) as a recommended zoning district. The proposed R-1A(M) district cannot be considered a spot zone as it would not grant privileges to this small site not shared by others in the vicinity. R-1A(M) zoning is adjacent to each side and a larger established R-1A(M) district is located along nearby Sycamore Street. And as noted above the request is done in furtherance of the Comprehensive Plan designation. **The request meets the first guideline.**

- 2. *The Land-use pattern or character has changed to the extent that the existing zoning no longer allows reasonable use of the applicant's property and the proposed zoning does.*

Lot 8, Block 10 is depicted on the Plan of Hahnville dating back to 1877. Modern zoning of the area dates to 1981 when the current R-1A district was established. Significant zoning changes affecting the area occurred in the early-mid 1980s when large R-1A(M) districts were established along portions of Sycamore (Dostie) and Smith (Morgan) Streets (Ord. 82-12-4 and 84-7-6), focusing manufactured home development to those areas. R-1A(M) spot zones were approved within the R-1A

district, including adjacent to each side of the subject site. But these changes have not affected the surrounding land-use pattern or character to the point of making the R-1A zoning and the development of a site-built home on Lot 8 unreasonable. Despite the R-1A(M) zoning as noted above, the area still consists primarily of site-built homes, including within most of Block 10, along Hahn Street, and throughout the bounding blocks. The primary element making the R-1A(M) district a more reasonable option is permitting the more affordable placement of a manufactured home. **The request does not meet the second guideline.**

- 3. *Potential uses permitted by the proposed rezoning will not be incompatible with existing neighborhood character nor will they overburden public facilities and infrastructure.*

The surrounding area is developed primarily with site-built houses interspersed with manufactured homes. This character is demonstrated within Block 10, where two (2) manufactured homes abut directly to each side of the subject site, plus an additional manufactured home fronting Sycamore Street. But similar to the overall area the development within Block 10 is weighted toward site-built construction, with ten (10) site built homes occupying the square, including those properties abutting Lot 8 to the Pine and Shaw Street sides. The limited presence of manufactured homes within Block 10, along the length of Hahn Street, and within the bounding squares indicates this development type is an exception, and the site-built character of this historic area of Hahnville should be maintained. This is highlighted by the Comprehensive Plan which specifically identifies Hahnville as a place for infill development, further establishing the importance of maintaining the larger site-built character. **The request does not meet the third guideline.**

<b>DEPARTMENT RECOMMENDATION</b>
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**Denial, due to only meeting one rezoning criteria.**

**This request will be forwarded with the Planning Commission’s recommendation to the Parish Council for a second public hearing and final determination.**