



**Cochise County**  
**Community Development**  
 Development Services  
*Public Programs...Personal Service*  
 www.cochise.az.gov

2-19-03

COCHISE COUNTY  
 MAR 13 2018  
 PLANNING

**REZONING APPLICATION**

401-17-206 Lot 40B For 3 lots  
 401-17-207 A

401-17-206 (LOT 40A)

1. Applicant's Name: ALEXANDER AVNON / GREG L. STOTTS  
P.O. BOX PEARCE, AZ 85625 / P.O. BOX 772, PEARCE, AZ 85625

2. Mailing Address: \_\_\_\_\_  
 \_\_\_\_\_

City \_\_\_\_\_ State \_\_\_\_\_ Zip Code \_\_\_\_\_

3. Telephone Number of Applicant: (480) 516 8302 or (649) 201-3557

4. Telephone Number of Contact Person if Different: ( ) \_\_\_\_\_

5. Email Address: ALEXA@AUNON-ONCOMPANY.COM

6. Assessor's Tax Parcel Number: 401-17-206 B 401-17-206 A  
401-17-207 A  
 (Can be obtained from your County property tax statement)

7. Applicant is (check one):  
 ① Sole owner: yes  
 ② Joint Owner: \_\_\_\_\_ (See number 8)  
 ③ Designated Agent of Owner: \_\_\_\_\_  
 If not one of the above, explain interest in rezoning: \_\_\_\_\_

- a. If applicant is **not** sole owner, attach a list of all owners of property proposed for rezoning by parcel number. Include all real parties in interest, such as beneficiaries of trusts, and specify if owner is an individual, a partnership, or a corporation:  
 List attached (if applicable): \_\_\_\_\_
- b. If applicant is **not** sole owner, indicate which **notarized** proof of agency is attached:  
 If corporation, corporate resolution designating applicant to act as agent: \_\_\_\_\_  
 If partnership, written authorization from partner: \_\_\_\_\_  
 If designated agent, attach a **notarized** letter from the property owner(s) authorizing representation as agent for this application.

**Bisbee Office**  
 1415 Melody Lane, Building E  
 Bisbee, Arizona 85603  
 520-432-9300  
 520-432-9278 fax  
 1-877-777-7958  
 planningandzoning@cochise.az.gov

**Highway and Floodplain**  
 1415 Melody Lane, Building F  
 Bisbee, Arizona 85603  
 520-432-9300  
 520-432-9337 fax  
 1-800-752-3745  
 highway@cochise.az.gov  
 floodplain@cochise.az.gov

8. Attach a proof of ownership for all property proposed for rezoning. Check which proof of ownership is attached:

- Copy of deed of ownership: ① ✓ ② ✓ ③ ✓
- Copy of title report: \_\_\_\_\_
- Copy of tax notice: \_\_\_\_\_
- Other, list: \_\_\_\_\_

9. Will approval of the rezoning result in more than one zoning district on any tax parcel?  
▪ Yes \_\_\_\_\_ No \_\_\_\_\_

10. If property is a new split, or the rezoning request results in more than one zoning district on any tax parcel then a copy of a survey and associated legal description stamped by a surveyor or engineer licensed by the State of Arizona must be attached.

11. Is more than one parcel contained within the area to be rezoned? Yes  
No \_\_\_\_\_  
▪ If yes and more than one property owner is involved, have all property owners sign the attached consent signature form.

12. Indicate existing Zoning District for Property: R-36

13. Indicate proposed Zoning District for Property: R U 4

Note: A copy of the criteria used to determine if there is a presumption in favor of or against this rezoning is attached. Review these criteria and supply all information that applies to your rezoning. Feel free to call the Development Services Department with questions regarding what information is applicable.

14. Comprehensive Plan Category: \_\_\_\_\_ (A County planner can provide this information.)

15. Comprehensive Plan Designation or Community Plan: \_\_\_\_\_  
(A County planner can provide this information.)

**Note: In some instances, a Plan Amendment might be required before the rezoning can be processed. Reference the attached rezoning criteria.**

16. Describe all structures already existing on the property: NONE

17. List all proposed uses and structures which would be established if the zoning change is approved. Be complete. Please attach a site plan: LIVESTOCK RAISING  
with eggs, turkeys & CORN, LIVESTOCK  
BARNs AND WEATHER BARRIERS FOR LIVESTOCK.

18. Are there any deed restrictions or private covenants in effect for this property?

- Yes \_\_\_\_\_ No \_\_\_\_\_
- If yes, is the proposed zoning district compatible with all applicable deed restrictions/private covenants? Yes \_\_\_\_\_ No \_\_\_\_\_
- Provide a copy of the applicable restrictions (these can be obtained from the Recorder's office using the recordation Docket number)

19. Which streets or easements will be used for traffic entering and exiting the property?

E. TURKEY TROT RD.

20. What off-site improvements are proposed for streets or easements used by traffic that will be generated by this rezoning? NONE

\_\_\_\_\_  
 \_\_\_\_\_  
 \_\_\_\_\_  
 \_\_\_\_\_  
 \_\_\_\_\_

21. How many driveway cuts do you propose to the streets or easements used by traffic that will be generated by this rezoning? NONE

22. Identify how the following services will be provided:

Service	Utility Company/Service Provider	Provisions to be made
Water	φ	NONE.
Sewer/Septic	φ	NONE
Electricity	φ	NONE
Natural Gas	φ	NONE
Telephone	φ	NONE
Fire Protection	φ	NONE

23. This section provides an opportunity for you to explain the reasons why you consider the rezoning to be appropriate at this location. The attached copy of the criteria used to determine if there is a presumption in favor of or against this rezoning is attached for your reference (attach additional pages as needed).

Zoning to improve use of <sup>the</sup> Valuable<sup>er</sup>  
Fertile Land with shallow water table  
for Agriculture And Livestock use year  
round. FOR OPT OUT DWELLING ZONING  
FOR BARN Build "without" a Residential/  
structure which R-36 does not permit.

24. AFFIDAVIT "SAME AS NEIGHBORS TO THE NORTH"

I, the undersigned, do hereby file with the Cochise County Planning Commission this petition for rezoning. I certify that, to the best of my knowledge, all the information submitted herein and in the attachments, is correct. I hereby authorize the Cochise County Planning Department staff to enter the property herein described for the purpose of conducting a field visit.

Applicant's Signature: ALEXANDER ANNON / GREG STOTTS

Date: 3-10-19



## Rezoning Application Evaluation Criteria

Section 2208.03.B. of the Cochise County Zoning Regulations provides fifteen (15) rezoning evaluation factors with which to measure and analyze the appropriateness of the proposed rezoning. An analysis of how the Project addresses these evaluation factors is required for staff report to the Commission and Board. The Rezoning application must provide sufficient information for staff to make this analysis.

### Rezoning Evaluation Factors:

1. **Application.**The Application Site Plan must provide sufficient information to determine that the proposed size and layout would comply with the applicable uses and standards for the types and intensity of uses permitted in the requested zoning district.
2. **Compliance with Site Development Standards.** Each parcel must meet the site development standards of the proposed zoning district including minimum lot size, setbacks, lot coverage, driveway width, parking and ADA-access requirements. The rezoning Concept Site Plan should show how these standards would be met.
3. **Adjacent Districts Remain Capable of Development.** Adjacent parcels should be able to meet minimum lot size and development standards of the remaining zoning district.
4. **Limitation on Creation of Nonconforming Uses.** The subject property should contain no structures or uses that would not be permitted or would not meet development standards of the new district.
5. **Compatibility With Existing Development.** The proposed rezoning district should be compatible with existing development in the vicinity.
6. **Rezonings To More Intense Districts.** The proposed new district should:
  - Be buffered by an intermediate district of sufficient size to provide a reasonable transition of intensity from the existing area (as a guide, a reasonable transition is considered to be a difference of intensity or density of two levels as described in Section 2208.02);
  - Be a reasonable extension of a similar density district within the area; and
  - Provide a transition between an existing less intense district and a more intensive district or an arterial street; or
  - Provide adequate protection to the adjacent less intense development in the form of enhanced screening, landscaping, setbacks, large lot size, building orientation or other design measures.
7. **Adequate Services and Infrastructure.** The following factors are used to determine if there are adequate services and infrastructure to serve an intensification of zoning:
  - (a) For a rezoning to a more intensive district, the applicant has provided adequate information to evaluate the impacts of the rezoning on roads, other infrastructure, and public facilities. The applicant must demonstrate that there are adequate provisions to address the impacts identified. The applicant shall provide data supporting the estimated traffic volumes as part of the application.
  - (b) If the site accesses on a road where existing demonstrable traffic problems created by incremental development have already been identified, such as a high number of accidents, substandard road design or surface, or the road is near or over capacity, the applicant has proposed a method to address these problems.

(c) The proposed development meets or will meet the applicable requirements for street, sewer, or water improvements.

(d) The site has access to streets that are adequately designed and constructed to handle the volume and nature of traffic typically generated by the use.

#### 8. Traffic Circulation Criteria.

(a) Any rezoning shall be consistent with preservation of the functions of surrounding streets as defined in Section 102.B.3 (a through g) of the Comprehensive Plan. [see page 11 of the Comp Plan]

(b) If the rezoning is to GB, LI or HI, the development shall not result in the use of any residential street for through traffic to and from the proposed district.

(c) Consideration of future circulation needs in the surrounding area have been taken into account through right-of-way dedication and off-site improvements if warranted.

9. Development Along Major Streets. The rezoning size [the size of the land area to be rezoned] limits the number of access points on major thoroughfares or arterial streets, and County collectors through the use of frontage roads, shared access, no access easements or other safe methods designed to minimize road cuts that create unsafe traffic conflicts, hazardous traffic congestion and obstruct the functioning of arterials.

10. Infill. If rezoning to GB, LI or HI, the site is in an existing Enterprise or Enterprise Redevelopment plan designation area. This factor is designed to encourage infill in areas where commercial and industrial development already exists, thereby discouraging sprawl and locating new non-residential developments where adequate infrastructure may already exist and where they are most likely to be compatible with existing uses.

11. Unique Topographic Features. A rezoning to a more intensive zoning district shall not take place if there are areas of unstable soils, steep slopes, severe washes, floodplains, etc. which are not appropriate for intense development. Rezonings encompassing such areas will be discouraged unless the developer carefully plans development around these areas, such that they are appropriately protected.

12. Water Conservation. Uses proposed with the rezoning involving Master Development Plans shall show compliance with the water conservation policies of Section 102E in the Comprehensive Plan and the approved Master Development Plan. Other rezonings shall show compliance at the time of building permit issuance.

13. Public Input. If there is a major public opposition to a proposed rezoning, this may indicate that the technical evaluation regarding compatibility of the proposed district does not concur with the view of local residents and a recommendation of denial may be appropriate. If public concerns have been raised, it is fair to ask if the applicant has made a reasonable effort to address these concerns through the Citizen Review Process.

14. Hazardous Materials. Adequate data has been submitted to determine that impacts from uses that may involve hazardous or dangerous materials are adequately mitigated.

15. Compliance with Applicable Area Plan, Master Development Plan or Comprehensive Plan Policies. The proposed uses and design are in substantial conformance with adopted area plan, master development plan or comprehensive plan land use designations and policies.

2017-12075

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Requested By: Greg Stotts  
David W. Stevens - Recorder  
Cochise County, AZ

04-19-2017 12:30 PM Recording Fee \$15.00

RECORDING REQUESTED BY  
AND WHEN RECORDING MAIL TO:

Greg Stotts

2009 Powell Drive

El Cajon, CA 92020

SPACE ABOVE THIS LINE FOR RECORDER'S USE

WARRANTY DEED

For the consideration of ten dollars, and other valuable considerations, I or we,  
DIDI FREIMAN, AN UNMARRIED MAN

Do/Does hereby convey to:

GREG STOTTS, A SINGLE MAN.

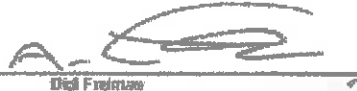
The following real estate property situated in COCHISE County ARIZONA:

APN 401-17-206 LOT 40 BLOCK 24, SUNIZONA ACRES # 3

SUBJECT TO: Current taxes and other assessments, reservations in patents and all easements, right of way, encumbrances, liens, covenants, conditions, restrictions, obligations, and liabilities as may appear of record. And I or we do warrant the title against all persons whatsoever, subject to the matters set forth above.

SELLER: Didi Freiman

6-13-17  
Date

  
Didi Freiman

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

STATE OF CALIFORNIA COUNTY OF SAN DIEGO

On 6-13-17 before me, Taryn Zimmer A Notary Public.  
(Date) (Name and title of the officer)

personally appeared Didi Freiman, who proved to me on the basis of  
(Name of person signing)

satisfactory evidence to be the person whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his authorized capacity, and that by his signature on the instrument the person, or the entity upon behalf of which the person acted, executed the instrument. I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct. WITNESS my hand and official seal

  
Signature of Officer



RECORDING REQUESTED BY

AND WHEN RECORDING MAIL TO:

ALEXANDER AUNON

PO BOX 586

PEARCE, AZ 85625

SPACE ABOVE THIS LINE FOR RECORDER'S USE

### WARRANTY DEED

For the consideration of ten dollars, and other considerations, I or we,

GREG STOTTS, A SINGLE MAN

Do/Does hereby convey to:

ALEXANDER AUNON, A SINGLE MAN

The following real estate property situated in COCHISE County ARIZONA:

PARCEL B

LOT 40, BLOCK 24, "SUNIZONA ACRES #3" AS RECORDED IN BOOK 4 OF PLATS, PAGE 64, RECORDS OF COCHISE COUNTY, ARIZONA

EXCEPT THE NORTH 427.00 FEET.

CONTAINING 5.32 ACRES

SUBJECT TO: Current taxes and other assessments, reservations in patents and all easements, right of way, encumbrances, liens, covenants, conditions, restrictions, obligations, and liabilities as may appear of record. And I or we do warrant the title against all persons whomever, subject to the matters set forth above.

SELLER: GREG STOTTS

2/2/2019

Date

Greg Stotts

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

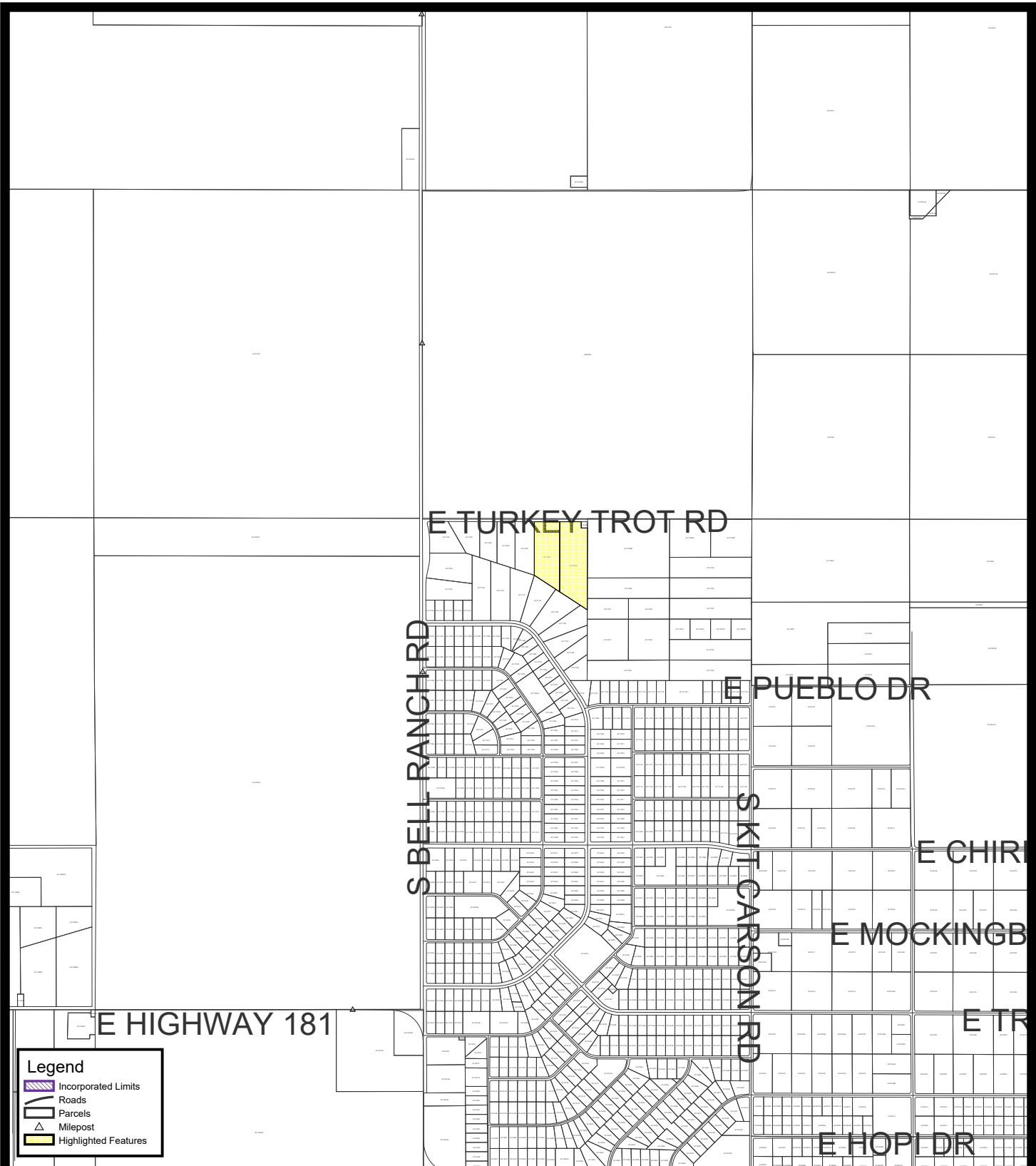
STATE OF: ARIZONA. COUNTY OF COCHISE

On: 2/2/2019 before me, Jacalyn Kay Sanders, Notary Public,

Personally appeared Greg Stotts, who proved to me on the basis of satisfactory evidence to be the person whose name is subscribed to the written instrument and acknowledged to me that he executed the same in his authorized capacity, and that by his signature on the instrument the person, or the entity upon behalf of which the person acted, executed the instrument. I certify under PENALTY OF PERJURY under the laws of the State of Arizona that the foregoing paragraph is true and correct. WITNESS my hand and official seal.

Signature of Notary:   
JACALYN KAY SANDERS  
NOTARY PUBLIC - ARIZONA  
Cochise County  
My Commission Expires February 18, 2021

JACALYN KAY SANDERS  
NOTARY PUBLIC - ARIZONA  
Cochise County  
My Commission Expires



**Legend**

- Incorporated Limits
- Roads
- Parcels
- Milepost
- Highlighted Features



Z-19-03

This map is a product of the Cochise County GIS Information Technology Dept.

0' 1" = 2202'