

CITY OF WALNUT GROVE November 20, 2025 10:00 AM 1021 PARK STREET MUNICIPAL BUILDING Council Work Session

Agenda

- I. Call to Order
- II. Invocation
- III. Pledge of Allegiance
- IV. Roll Call
- V. Agenda Approval
- VI. Old Business
 - 1. Discussion: Library Ordinance

VII. New Business

- 1. Discussion: Resolution 2025-07 One time salary increases for all City employees
- 2. Discussion: Conditional Use for 2610 Leone Ave. Proposed use of place of worship
- 3. Discussion: Quote for Public Works Vehicle
- 4. Discussion: Mayor Pro Tem for 2026

VIII. Adjourn

STATE OF GEORGIA

CITY OF WALNUT GROVE

RES 2025-07

A RESOLUTION TO ADOPT REVISED ONE TIME SALARY INCREASES FOR ALL CITY EMPLOYEES

WHEREAS, the Mayor and Council of the City of Walnut Grove appreciate all City employees for the work they do for the City and community; and

WHEREAS, the Mayor and City Council would like to show their appreciation for the City employee's continuous dedication and hard work for the City; and

NOW, THEREFORE BE IT RESOLVED, that the Mayor and Council of the City of Walnut Grove approve the following one-time salary increase for the month of December 2025 in the below referenced amounts based on time served for the City on this employment stent and weekly hours worked per week:

For full-time employees:

3 months-1year: \$ 200.00 1-3 years: \$ 350.00 4-6 years: \$ 500.00 7-9 years: \$ 750.00 10+ years: \$1,000.00

For employees that work below 40 hours a week, said employees shall receive the prorate amount for the average number of hours worked divided by 40 hours a week at the given level experience as stated above. For example: An employee who works 20 hours a week, who has been with the City for 2 years would be calculated as: $$350 \times 50\% = 175 on time increase. Contract-based employees are not eligible for this one-time salary increase.

SO RESOLVED this 11th day of December 2025.

	City of Walnut Grove, Georgia
	Stephanie Moncrief, Mayor
ATTEST:	
Lynn Heard, City Clerk	
APPROVED AS TO FORM:	
John J Crowley, City Attorney	
Powell & Crowley, LLP	

WALNUT GROVE APPLICATION FOR CONDITIONAL USE OR VARIANCE

Variance or Conditional Use Request

Date: 11/06/2025 Tax Map and Parcel Number(s) WG010-053 & WG010-054
PROPERTY ADDRESS 2610 Leone Ave. Loganville, GA 30052
USE REQUESTED (DESCRIBE BELOW): Church Use To modify the existing building into a place of worship which will be maintained and controlled by Chapel Woods Presbyterian Church Inc., a non-profit body organized to sustain public worship and ministry
Parts 1 and/or Part 2 below must be signed and notarized when petition is submitted.
 a) If you are the sole owner of the property and not the petitioner complete Part 1. b) If you are the petitioner and not the sole owner of the property complete Part 2. c) If you are the sole owner and petitioner complete Part 1. d) If there are multiple owners each must complete a separate Part 1 and include it in the application.
Part 1. The undersigned states under oath that he/she is the owner of the property and the application is true and complete. The owner also states under oath that the petitioner below is authorized to act on their behalf in the filing of this application.
PRINT NAME <u>Jessica Jacly</u> n Llyes
ADDRESS ENGLISHED FOR THE STATE OF THE STATE
SIGNATURE Sworn to and subscribed before me this Oth Day of Wolfall 1 20.35 NOTARY PUBLIC
NOTARY PUBLIC
Part 2. The undersigned states under oath that he/she is the petitioner and is authorized to act on the owner's behalf in the filing of this application and the application is true and complete.
PRINT NAME Chapet Woods Presbyterian Church Inc.
ADDRESS P.O. Box 308, Jersey, GA 30018
ADDRESS P.O. Box 308, Jersey, GA 30018 PHONE SIGNATURE AZ CARCA TRAFFE Swprn to and subscribed before me this 6th Day of 2025 Swprn to and subscribed before me this 6th Day of 2025
Sworn to and subscribed before me this 67 Day of 2000 2000 2000 2000 2000 2000 2000 2

1

Check One: [] Attorney [Agent
TYPE OR PRINT ATTORNEY/AGENT NAME
MANA AMALANA
SIGNATURE OF ATTORNEY / AGENT
ADDRESS
AUI/KESS
CITY & STATE ZIP CODE
PETITIONER'S SIGNATURE PHONE NUMBER
PENTIONER'S SIGNATURE PHONE NOMBER
DISCLOSURE OF CAMPAIGN CONTRIBUTIONS
Reperced Payton, Business Admin & Trustee
PO Box 306 ADDRESS Jersey, GA 30016
PHONE NUMBER
Chapel Woods Presbyterian Church Inc. BUSINESS REPRESENTED
Check one of the following:
X (A) The applicant here certifies, under oath, that he or she has not made any campaign contributions or gifts having an aggregate total value of \$250 or more to any local government official of Walnut Grove, Georgia. as defined by O.C.G.A. 36-67A-1(5).
(B) The Applicant here certifies, under oath, that he or she has made the following campaign contributions or gifts having an aggregate total value of \$250 or more to a local government official of Walnut Grove, Georgia as defined by 0.C.G.A.36-67A-1 (5).
Please list total value of contribution(s) dates and names of the local Government Official:

and the state of t
IMPACT ANALYSIS
1. Map and Parcel #: <u>WG010-053 8 WG010-054</u>
2. Road Names): Leone Ave & Park St. 3. Use Request: Church Use
4. Petitioner's Name: Chapel Woods Presbyterian Church Inc. Address: P.O. Box 308, Jersey, GA 30018
Daytime Telephone No.:
EVOLUDITO DE OPDINIANCE APRILICANT MUST CERTIEV COMPLIANCE MITH

Describe in detail any diffs listed shows (example: quantity and nature, etc.)

Request for Conditional Use or Variance shall be processed in accordance with the following requirements:

- Initiation of Amendments. A proposed Conditional Use or Variance may be initiated by the Mayor and Council, or by application filed by the owner(s) of the property.
- Application procedure. Completed forms, together with an application fee plus any additional information the
 applicant feels to be pertinent, will be filed with the City Clerk. Any communication purporting to be an
 application for a Conditional Use or Variance shall be regarded as a mere notice to seek relief until it is made
 in the form required.
- Applications, including all required fees, attachments and supplemental information, must be submitted in proper form at least 21 days prior to a hearing to be heard at that hearing.
- 4. The applicant must set forth a written justification for the requested Conditional Use or Variance.
- The applicant must state the details of the exact Conditional Use or Variance requested and address all items in Section 1501.
- 6. Applications shall include:
 - A.A written legal description of the property which is the subject of the request, including the current tax parcel number.
 - B. Three copies of a plat of the subject property drawn to scale, prepared and sealed by an architect, engineer, landscape architect or land surveyor whose state registration is current and valid, showing:
 - 1. North arrow, land lot and district.
 - Property lines with dimensions and angles of tums.
 - 3. Adjoining streets with present right-of-way and pavement widths.
 - 4. Location of existing structures.

- 5. Proposed Conditional Use or Variance.
- C. An application shall be accompanied by such other plans, elevations or additional information as the City Clerk and the Ordinance may require, showing the impact on natural and built systems. Additional information may include without limitation traffic studies, utility studies, and drainage studies. At a minimum the following shall be submitted;
 - 1. Residential Zoning District Conditional Use or Variance
 - Show how the proposed property is to be subdivided including proposed streets.
 - List how utilities are to be provided including but not limited to water, sewer, well, septic tank
 - c) State minimum lot size and total number of lots proposed.
 - d) State minimum house size proposed.
 - 2. Commercial or Non-Residential and Multi-family Zoning District Conditional Use or Variance.
 - a) Show proposed layout of building locations with driveway and parking lots.
 - b) Show proposed curb cuts or existing driveway/roadways.
 - Show all required buffers and building set back lines.
 - List how utilities are to be provided including but not limited to water, sewer, well, septic tank
 - e) State the density per acre and the square feet per acre area of total buildings.
- 7. All applications shall include the notarized signature of the applicant and, if the applicant is not the current properly owner, such application shall include the notarized authorization from the property owner for the requested Conditional Use or Variance.

SUMMARY OF DEADLINES AND PROCEDURES

- Pre-application review is requested prior to the formal submittal of the application.
- The application <u>must be complete</u> and submitted in proper form <u>at least 21 days prior to a hearing</u>.
 Fees are to be paid, by check or money order, at the time of filing. Checks without pre-printed account information will not be accepted.
- Applications preferably should be submitted in-person by the applicant or an authorized agent.
 Applications submitted via courier or mail makes it harder to immediately communicate with the
 applicant about any potential deficiency or any ambiguity.
- Applicant is requested to submit any revisions to site plans, letters of intent, proposed conditions, etc. to the City Clerk immediately. Last minute revisions may delay the dates of public hearings.
- The applicant may be given a preliminary Public Notice sign to post on the property. This will identify the site for the City, who will post the official sign.
- The applicant must attend the public hearing at the municipal building. The hearing is at the Council meeting which is typically the second Thursday of each month, 7 p.m.
- Any staff analysis report may be available from the City Clerk a day before the hearing.

REQUIRED ITEMS

- PRE-APPLICATION REVIEW MEETING: Prior to submitting an application, all applicants are
 encouraged to meet with the City Clerk or Designee, who will review your proposal. Bring to the meeting
 a plat or site plan. Call City Hall for an appointment.
- APPLICATION FORM: The applicant must have a notarized signature of all owners of the property authorizing the filing of the application. If the owner is not the petitioner, part 2 of the form must also be completed. The owner's signature of the application may serve as authorization for the petitioner/applicant or agent to act on their behalf in filing of the application.
- 3. NARRATIVE DESCRIPTION OF REQUEST: The applicant shall set forth a written justification for the request. This should include factual information such as requested use, acreage, square footage of buildings, number of residential structures, number of parking spaces, any special conditions, any subdivision of property, setbacks, existing and proposed buildings, parking, driveways, buffers, landscape areas, streams, and other features.
- 4. <u>PLAT</u>: The plat of the property must be prepared and sealed by a professional engineer or land surveyor registered in Georgia, and include: The complete boundaries of the subject property and all buildings and structures existing thereon; Notation as to whether or not any portion of the subject property is with the boundaries of the 100-year floodplain; and Notation as to the total acreage or square footage of the subject property.
- LEGAL DESCRIPTION: Must match the plat.
- 6. IMPACT ANALYSIS: Complete the form answering all questions regarding the impact of the use with respect to each standard and factor.
- STANDARDS OF REVIEW: Complete this form briefly addressing all requirements showing compliance with the standards of review. The standards are as follows:

complia	nce with the standards of review. The standards are as rollows:
enforcem Ordinance only upo	501. Hearings. The mayor and council shall have the following powers: To recommend variances as will not be contrary to the public interest where, owing to special conditions, a literal ent of the Zoning Ordinance will, in an individual case, result in unnecessary hardship, so that the spirit of the Zoning e shall be observed, public safety and welfare secured and substantial justice done. Such variances may be granted in a finding by the Mayor and Council that: There are extraordinary and exceptional conditions of the property in question because of its size, shape or
	opography;
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	e) A variance, if granted, would not cause substantial detriment to the public good nor impair the purposes of ntent of this Ordinance.
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	"
	 The variance is not a request to permit a use or land, buildings, or structures which is not permitted by right of by conditional use in the district;
	The variance is the minimum variance that will make possible an economically viable use of the land, building
	or structure; and
i	The variance is not for a use of land or buildings or structure that is prohibited by this Ordinance or to change
	the density of a use allowed by the Zoning Ordinance or to grant a development right or standard in conflict with a
	condition of zoning Imposed by the Mayor and Council.
2.	To recommend, in specific cases, Conditional Uses after a public hearing and determining the Conditional Use will
not be co	ontrary to the public interest and determining that the Conditional Use:
	a. Will not be injurious to the use and enjoyment of the environment or other property in the vicinity nor diminish and
	impair property values within the surrounding neighborhood;

Will not increase expenditures in relation to cost of serving neighboring properties or maintaining infrastructure;

	G.	Will not impede the normal and orderly development of surrounding property for uses predominant in the area;
	3	Use a tasellan and abstractor consistent with a desirable pattern of development.
3. The	follo	wing ovidence must be solicizatorily demonstrated before the 4 determinations above with the
	a.	Evidence of reduction of adverse environmental impacts to acceptable levels.
	12.	Evidence that traffic will not be substantially hindered or endangered;
	C.	Evidence that parking and loading will be adequate;
	d.	Evidence that public facilities and utilities are capable of serving the proposed use:
	0.	Evidence that public facilities and utilities are capable of serving the proposed bas,
		at the same of the same
	Ĩ.	Evidence that the proposed use would not lead to congestion, noise or traffic hazards;
	g.	Evidence that the use conforms to the comprehensive land use plan; Evidence that the use would not have a domino effect creating a "wedge" for further rapid growth beyond that
	h.	Evidence that the use would not have a domino effect creating a "wedge" for latitles rapid growing beyond the
		contemplated by the comprehensive land use plan.
4. Add	ition	contemplated by the comprehensive land use plan
2		It is Jatamained that is addition to magniful top regularity buildings within addition to magniful top regularity
zonina	distr	ict in which the conditional use permit is located, satisfactory provisions and arrangements have been made
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	a.	A
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	b.	a willing the second second with other properties in the same 70000 (0500).
	C.	the state of the s
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		the author property and to all proposed difficults, and uses thereon, with
	pa	rigress and egress to the subject property and to air proposes scalaring flow and control, and access in the riicular reference to pedestrian and automotive safety and convenience, traffic flow and control, and access in the
	GA	4.6
	(2)	Whether the proposed use will create unreasonable adverse impacts upon any adjoining rand use by reason
	of	the state of the state of the proposed use.
	f	Whether the proposed use will create unreasonable adverse impacts upon any adjoining ratio use by reason
	of	the area and conditional upor
	g.	the state of the s
	a:	the manner of operation of the proposed USE:
	11.	the state of the s
	5	Whether the length of time for which the conditional use permit is granted should be limited in duration;
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	i.	Whether the size, scale and massing of proposed buildings are appropriate in relation to the size of the
	L.1	bject properly and in relation to the size, scale and massing of adjacent and nearby lots and buildings.
	31	
	k.	Whether the proposed plan will adversely affect historic bulldings, sites, districts, or archaeological resources;
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	l.	Whether the proposed plan will have an unreasonable darries important the proposed plan will have an unreasonable darries in which will be without the proposed plan will have an unreasonable darries in which will be without the proposed plan will have an unreasonable darries in proposed plan will have a propose
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and a	licci	nents made have not been of are not being runned by the holder, and varianced for any reason, it may be reinstated and such use discontinued. If a Variance or Conditional Use permit is terminated for any reason, it may be reinstated
temun	aled	and such use discontinuous at a transfer and approval thereof.
only a	ner a	spunic healing for a new approach, and appro-
150 000	10.00	and Action
Section		08. Mayor and Council Public Hearing and Action. The Mayor and Council may also require that the land area for such application be reduced, or that
	L.	The Mayor and Council may also require that the land area for some annuntriale
		conditions be added or deleted, as the Mayor and Council deems appropriate. It is the duty of the applicant to carry the burden of proof regarding his application under this Article.
	5	It is the duty of the applicant to carry the builder of proof regarding his application when

- In approving a Variance or Conditional Use request, the Mayor and Council may impose special conditions it deems necessary in order to make the requested action acceptable and consistent with the purposes of the zoning district(s) involved and to thither the goals and objectives of the Comprehensive Plan. Such conditions include but are not limited to: selback requirements from any lot line; specified or prohibited locations for buildings, parking, loading or storage areas or other land uses; driveway curb cut restrictions, restrictions as to what land uses or activities shall be permitted; maximum building size; special drainage or erosion provisions; landscaping or planted area which may include the location, type and maintenance of plant materials; fences, walls, berms, or other buffer provisions or protective measures; preservation of existing trees or other vegetation; special measures to alleviate undesirable views, glare, noise, dust or odor; permitted hours of operation; architectural style; a requirement that the existing building(s) be retained; a requirement that the applicant must build according to the site plans as adopted; a limitation on exterior modifications of existing buildings; or any other requirement that the Mayor and Council may deem appropriate and necessary as a condition of the Conditional Use or Variance.
- 8. <u>WATER AND SEWER LETTER</u>: A letter or statement indicating the availability of water and sewer service and any upgrades necessary to provide continued service.
- 9. TRAFFIC STUDY: A traffic study must be submitted if the development reaches a threshold as specified by the zoning ordinance. A traffic study is also required as part of the Development of Regional Impact.
- 10. <u>DEVELOPMENT OF REGIONAL IMPACT</u>: When an application includes uses that exceed the listed thresholds of intensity it is deemed to be a <u>Development of Regional Impact</u>. Applicants shall first file the permit request, then no action shall be taken on the application until a finding is made by the N.E. Georgia Regional Development Center.



A.C.E.
ALCOUS CONSULTING ENGINEERING AND ASSOCIATES, LLC.

POL TRUINGER

485 Edwards Pd.
Oxford, Georgia 30054
Prione: 770-463-4002
spaceBufgmail.com



SITE PLAN

PROPOSED CHAPEL WOODS **PRESBYTERIAN** CHURCH

PARCEL: WG010053 & WG010054

LAND LOT 198

PARK ST.

CITY OF WALNUT GROVE, GA

DATE: 11/7/2025

SCALE: 1" = 40"

OWNER/PRIMARY PERMITTE

KATHY & RICHARD WAYNE DIMSDALE. 2610 LEONE AVE LOGANVILLE GA 30052

JUSTIN MYERS
PHONE: 404-319-4593
MYEROON@GMAIL.COM

24 HOUR - EMERGENCY CONTACT JUSTIN MYERS PHONE: 404-319-4583 MYERCON@GMAR_COM

REVISIONS NO. DATE DESCRIPTION

C-1



Chapel Woods Presbyterian Church P.O. Box 308 Jersey, GA 30018 www.chapelwoods.org

Chapel Woods Presbyterian Church requests a Conditional Permit for 0 & 2610 Leone Ave. for our church to use to worship and minister to the community. We hope the Lord will use our church body to improve and serve the community of Walnut Grove and surrounding areas.

Our current schedule of services are:

Sundays

9:45am Sunday School

11:00am Morning Worship Services

Every 4th Sunday of each month:

Fellowship Lunch Immediately following the Morning Worship Service 1:30pm Afternoon Service (no Evening Service)

6:00pm Evening Worship Service

Wednesdays

7:00pm Bible Study and Prayer Meeting

Every 2nd Wednesday of the month – 5:30pm Covered Dish Supper followed by Prayer Meeting.

2nd Saturday of every month - breakfast at 8:00am

Ingress/Egress

Our proposed site plan has our main entrance on Park Street abiding by city ordinances for driveways. While exiting the property, right turn only onto Hwy 81 will be encouraged. If attendees need to turn left onto Hwy 81, they will be directed to turn right onto Park St and right onto Guthrie Cemetery Rd. to utilize the traffic light. This will ease flow of traffic directly on Hwy 81. The existing driveway will not be utilized for regular use.

Below addresses the topics of Section 1501.

Church use will not be injurious to the use and enjoyment of the environment or other property in the vicinity nor diminish and impair property values within the surrounding neighborhood.



Chapel Woods Presbyterian Church P.O. Box 308 Jersey, GA 30018 www.chapelwoods.org

It will not increase expenditures in relation to cost of serving neighboring properties or maintaining infrastructure as we can utilize what is existing on the property and be able to create a driveway for the appropriate amount of parking.

It will not impede the normal and orderly development of surrounding property for uses predominant in the area.

It has a location and character consistent with a desirable pattern of development.

Evidence of reduction of adverse environmental impacts to acceptable levels as we will only be creating a driveway and parking area needed and is larger than 3 acres. The rest of the property will be maintained and hold it's current topography.

Evidence that traffic will not be substantially hindered or endangered as our service times will be on Sundays and on Wednesday evenings. We will also encourage right turn only onto Hwy 81 from Park Street and to utilize the Guthrie Cemetery Rd/Hwy 81 red light for left turn onto Hwy 81.

We plan for 60 seats in the sanctuary, requiring 15 parking spots; the site map shows evidence that parking and loading will be adequate as we have planned for 33 parking spaces to provide more than adequate parking and consideration for older congregation members.

Evidence that public facilities and utilities are capable of serving the proposed use as we are a small congregation and the house is situated in such a way as to be able to be renovated for a small sanctuary and classrooms with adequate bathrooms and kitchen.

Evidence that the use will not cause a damaging volume of commercial use in a stable neighborhood which would lead to decreasing property values, and/or that this use would not lead to additional requests that would expand these problems as we are a small congregation resulting in minimal traffic changes on off traffic hours and will improve the site.

The proposed use would not lead to congestion, noise or traffic hazards due to being a small congregation, service times on off rush and school traffic hours.

Evidence that the use conforms to the comprehensive land use plan as there is minimal construction, grading, etc. needed to adhere to the city ordinances.

The location of the property is evidence that the use would not have a domino effect creating a "wedge" for further rapid growing beyond that contemplated by the comprehensive land use plan as it is a combined commercial and residential proposal totaling in 3.96 acres.

Church use will not create unreasonable adverse impacts upon any adjoining land use by reason of noise, smoke, odor, dust, or vibration generated by the proposed use.



Chapel Woods Presbyterian Church P.O. Box 308 Jersey, GA 30018 www.chapelwoods.org

The proposed use will not create unreasonable adverse impacts upon any adjoining land use by reason of the hours of operation of the proposed conditional use (see schedule above)

Church use will not create unreasonable adverse impacts upon any adjoining land use because our schedule is on weekends and evenings during the week, will be held mostly inside, will not create traffic hazards, will be minimal change to the property itself, and we will be able to utilize the existing building.

The properties are being purchased as a church and will always be used as such.

There are no new buildings being proposed to be built, we will renovate the existing building.

The proposed plan will not adversely affect historic buildings, sites, districts, or archaeological resources; and the proposed plan will not have an unreasonable adverse impact on natural resources or environmentally sensitive areas, including floodplains, wetlands, prime plant or animal habitat, or other similar features.

Thank you for your consideration in the conditional use of the property. We look forward to your response and being a part of and serving the community of Walnut Grove.