

Planning Division Development Department

AN21-008

(24.45 ± acres in Mifflin Township)

Status: Service Ordinance pending 6/7/2021 as

emergency

Committee: Economic Development

Legislation

1367-2021 Service Ordinance

Principal Parties

Petitioners/property owners/Developer: KIPP Columbus

Foundation

Attorney/Agent: Jill Tangeman Staff: Marc Rostan (process)

Key Dates

County Application Date: 5/26/2021 Tentative County Hearing: 7/6/2021



Site Information

- The 24.45± acre site is an infill-type annexation.
- The current use is vacant (residential uses in the image above have been demolished). The anticipated use is an expansion of the school facility to the east which is in the City of Columbus.
- The site is located within the boundaries of the Northeast Area Plan, which recommends Low Density Residential.
- The site is within the boundaries of the Northeast Area Commission.
- The site does not require a boundary conformance.

Key Issues

- Annexation is sought to obtain city services to facilitate future development.
- Planning staff have conducted a preliminary review and are supportive of the proposed use. Although inconsistent with the plan recommendation, the proposed institutional use will serve a public purpose for the wider community.
- Annexation does not guarantee a zoning application will be approved. Zoning requests require a separate application process through the Department of Building and Zoning Services.

Legislative Information

- The applicant must provide a statement of municipal services to the county for their consideration within 20 days.
- The annexation is tentatively scheduled for consideration at a Franklin County Commissioner hearing.
- The Ohio Revised Code stipulates that once an annexation has been approved by the county, it must be accepted by the receiving municipality in order for the annexation process to be completed. The acceptance process involves a second city ordinance that may be acted upon a minimum of 60 days from the date the City Clerk receives record of the commissioner's action and a maximum of 120 days of City Council's first consideration of the second city ordinance.