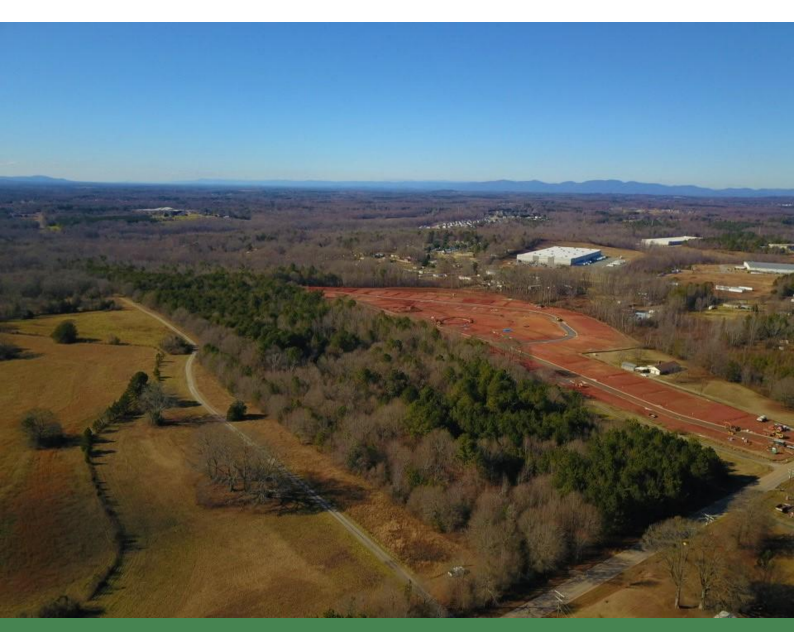
N BLACKSTOCK ROAD DEVELOPMENT SITE

39.58 +/- Acres
Spartanburg County, SC
\$950,000







National Land Realty 7001 Pelham Road Suite M Greenville, SC 29615 www.NationalLand.com



Edward Weathers
Office: 855.384.5263
Cell: 803.928.6188
Fax: 864.331.1610
Eweathers@nationalland.com



OVERVIEW:

This development tract located on N Blackstock Road is just under 40 +/- acres of level ground with water, power and buried cable on site (sewer can be tapped into). Located in one of the fastest growing cities in the country, this area is ripe for development opportunity. The property has roughly 340 feet of frontage on N Blackstock Road. It is 1 mile from both I-26 and I-85 and under 5 miles from the Spartanburg city limits. There is a creek running along the backside of the property with beautiful hardwood timber, creating the opportunity for a residential greenspace. There is a residential development going up next door, so this property has the potential for residential, commercial or even industrial site development. The daily traffic count is approximately 3,500 cars per day.

PARCEL #/ID: 6-11-00-023.00 TAXES: \$172/year (2020)

ADDRESS:

0 N Blackstock Road Spartanburg, SC 29303

LOCATION:

If you put Hughston Pond Road in your GPS, the property is directly adjacent (north) on the corner of Hughston Pond Road and N Blackstock Road.

VIEW FULL LISTING:

www.nationalland.com/viewlisting.php?listingid=1947346





PROPERTY HIGHLIGHTS:

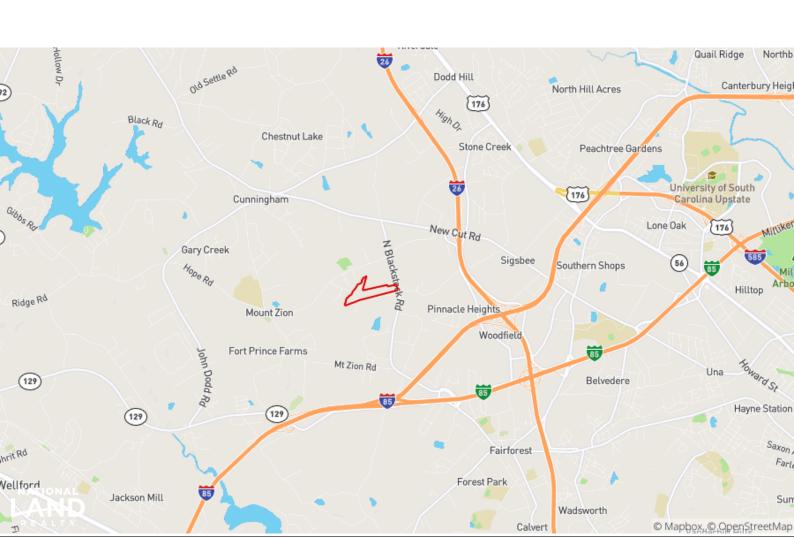
- · 1 mile from I-85 and I-26
- · Level topography
- · Water, power, and cable available (sewer close by)
- · 340 ft. of road frontage
- · Under 5 miles from downtown Spartanburg
- · 15 miles from GSP
- · 25 miles from Greenville
- · 2,400 ft. of creek frontage
- · Beautiful Hardwood Timber
- · Growing area

LEGAL DESCRIPTION:

All that certain piece, parcel or tract of land, with all improvements thereon, situated, lying and being in the State of South Carolina, County of Spartanburg, containing 39.58 acres more or less, as shown upon survey for C.P. Capell by Wolfe and Huskey, Inc, dated December 10, 1976, and being more particularly described on said survey as Tract A and having the following metes and bounds: BEGINNING at a point in South Carolina Road S, 42-41 (Fairforest Road) and running thence S. 77-10 W. 2324 feet to a stake in hedge, thence S. 69-32 W. 986.2 feet to stake by poplar, thence the branch the line sic the following courses and distances: N. 21-25 E. 513 feet, N. 52-00 E. 183 feet, N. 41-10 E. 412 feet, . 27-55 E. 250 feet, and N. 46-10 E. 880 feet to stake in branch; thence S. 16-35 W. 882 feet to a persimmon; thence N. 78-45 E.552 feet to a nail in center of road; thence S. 11-50 E. 362 feet to the beginning point.









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Spartanburg County, SC 39.58 +/- Acres

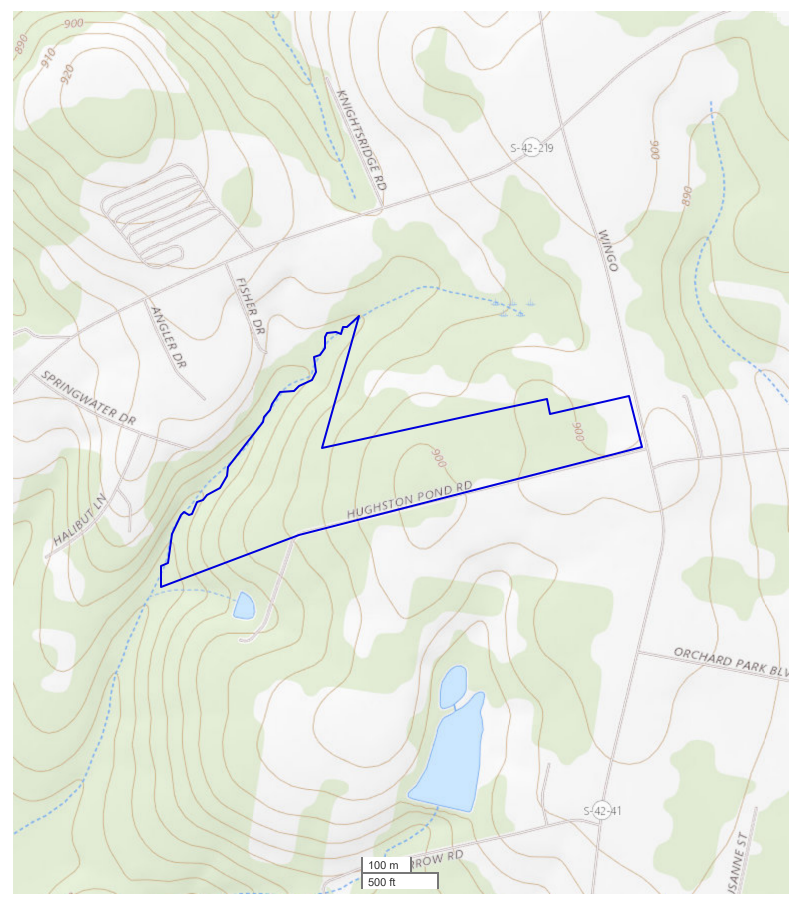


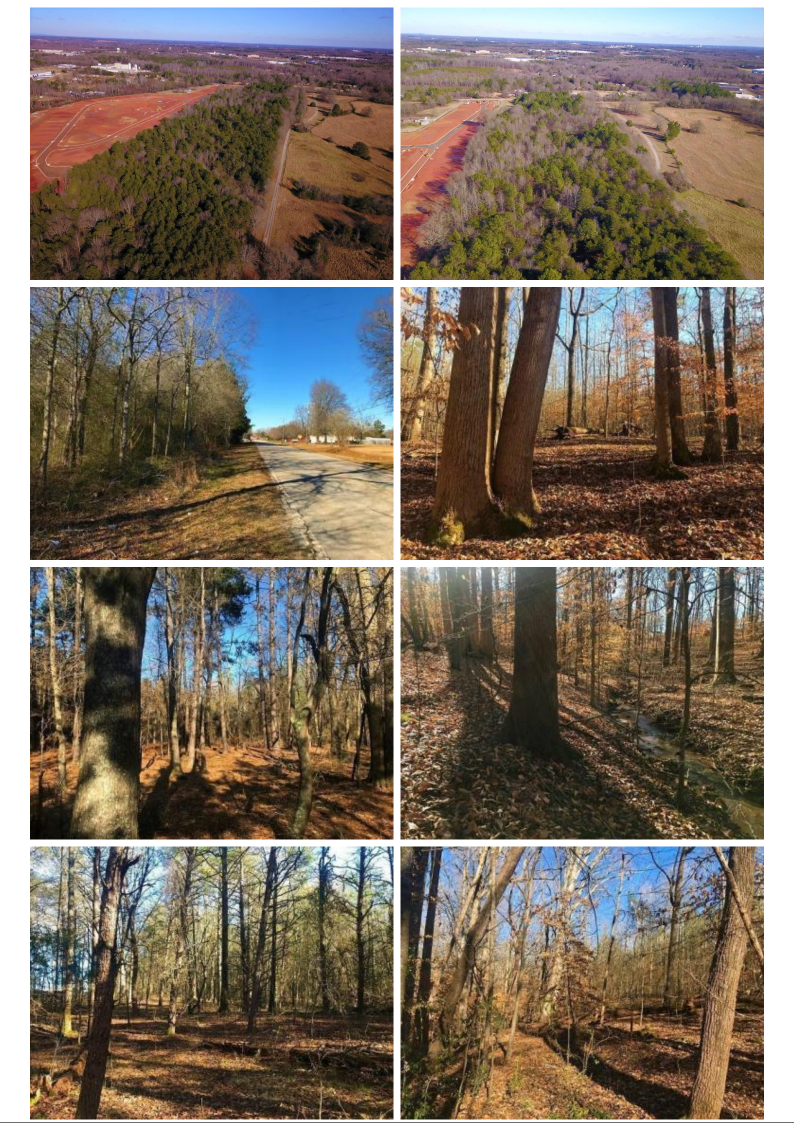


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SOUTH CAROLINA DISCLOSURE OF REAL ESTATE BROKERAGE RELATIONSHIPS



South Carolina Real Estate Commission

PO BOX 11847, Columbia, S.C. 29211-1847 Telephone: (803) 896-4400 Fax: (803) 896-4427

http://llr.sc.gov/POL/REC/

Pursuant to South Carolina Real Estate License Law in S.C. Code of Laws Section 40-57-370, a real estate licensee is required to provide you a meaningful explanation of agency relationships offered by the licensee's brokerage firm. This must be done at the first practical opportunity when you and the licensee have substantive contact.

Before you begin to work with a real estate licensee, it is important for you to know the difference between a broker-in-charge and associated licensees. The broker-in-charge is the person in charge of a real estate brokerage firm. Associated licensees may work only through a broker-in-charge. In other words, when you choose to work with any real estate licensee, your business relationship is legally with the brokerage firm and not with the associated licensee.

A real estate brokerage firm and its associated licensees can provide buyers and sellers valuable real estate services, whether in the form of basic **customer** services, or through **client**-level agency representation. The services you can expect will depend upon the legal relationship you establish with the brokerage firm. It is important for you to discuss the following information with the real estate licensee and agree on whether in your business relationship you will be a **customer** or a **client**.

You Are a Customer of the Brokerage Firm

South Carolina license law defines customers as buyers or sellers who choose <u>NOT</u> to establish an agency relationship. The law requires real estate licensees to perform the following *basic duties* when dealing with *any* real estate buyer or seller as customers: *present all offers in a timely manner, account for money or other property received on your behalf, provide an explanation of the scope of services to be provided, be fair and honest and provide accurate information, provide limited confidentiality, and disclose "material adverse facts" about the property or the transaction which are within the licensee's knowledge.*

Unless or until you enter into a written agreement with the brokerage firm for agency representation, you are considered a "customer" of the brokerage firm, and the brokerage firm will <u>not</u> act as your agent. As a customer, you should <u>not</u> expect the brokerage firm or its licensees to promote your best interest.

Customer service does not require a written agreement; therefore, you are not committed to the brokerage firm in any way <u>unless a transaction broker agreement or compensation agreement obligates you otherwise</u>.

Transaction Brokerage

A real estate brokerage firm may offer transaction brokerage in accordance with S.C. Code of Laws Section 40-57-350. Transaction broker means a real estate brokerage firm that provides customer service to a buyer, a seller, or both in a real estate transaction. A transaction broker may be a single agent of a party in a transaction giving the other party customer service. A transaction broker also may facilitate a transaction without representing either party. The duties of a brokerage firm offering transaction brokerage relationship to a customer can be found in S.C. Code of Laws Section 40-57-350(L)(2).

You Can Become a Client of the Brokerage Firm

Clients receive more services than customers. If client status is offered by the real estate brokerage firm, you can become a client by entering into a written agency agreement requiring the brokerage firm and its associated licensees to act as an agent on your behalf and promote your best interests. If you choose to become a client, you will be asked to confirm in your written representation agreement that you received this agency relationships disclosure document in a timely manner.

A *seller becomes a client* of a real estate brokerage firm by signing a formal listing agreement with the brokerage firm. For a seller to become a client, this agreement must be in writing and must clearly establish the terms of the agreement and the obligations of both the seller and the brokerage firm which becomes the agent for the seller.

A **buyer becomes a client** of a real estate brokerage firm by signing a formal buyer agency agreement with the brokerage firm. For a buyer to become a client, this agreement must be in writing and must clearly establish the terms of the agreement and the obligations of both the buyer and the brokerage firm which becomes the agent for the buyer.

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If you enter into a written agency agreement, as a client, the real estate brokerage has the following *client-level duties: obedience, loyalty, disclosure, confidentiality, accounting, and reasonable skill and care*. Client-level services also include advice, counsel and assistance in negotiations.

Single Agency

When the brokerage firm represents only one client in the same transaction (the seller or the buyer), it is called single agency.

Dual Agency

Dual agency exists when the real estate brokerage firm has two clients in one transaction – a seller client and a buyer client. At the time you sign an agency agreement, you may be asked to acknowledge whether you would consider giving written consent allowing the brokerage firm to represent both you and the other client in a disclosed dual agency relationship.

Disclosed Dual Agency

In a disclosed dual agency, the brokerage firm's representation duties are limited because the buyer and seller have recognized conflicts of interest. Both clients' interests are represented by the brokerage firm. As a disclosed dual agent, the brokerage firm and its associated licensees cannot advocate on behalf of one client over the other, and cannot disclose confidential client information concerning the price negotiations, terms, or factors motivating the buyer/client to buy or the seller/client to sell. Each Dual Agency Agreement contains the names of both the seller client(s) and the buyer client(s) and identifies the property.

Designated Agency

In designated agency, a broker-in-charge may designate individual associated licensees to act solely on behalf of each client. Designated agents are not limited by the brokerage firm's agency relationship with the other client, but instead have a duty to promote the best interest of their clients, including negotiating a price. The broker-in-charge remains a disclosed dual agent for both clients, and ensures the assigned agents fulfill their duties to their respective clients. At the time you sign an agency agreement, you may be asked to acknowledge whether you would consider giving written consent allowing the brokerage firm to designate a representative for you and one for the other client in a designated agency. Each Designated Agency Agreement contains the names of both the seller client(s) and the buyer client(s) and identifies the property.

It's Your Choice

As a real estate consumer in South Carolina, it is your choice as to the type and nature of services you receive.

- You can choose to remain a customer and represent yourself, with or without a transaction broker agreement.
- You can choose to hire the brokerage firm for representation through a written agency agreement.
- If represented by the brokerage firm, you can decide whether to go forward under the shared services of dual agency or designated agency or to remain in single agency.

If you plan to become a client of a brokerage firm, the licensee will explain the agreement to you fully and answer questions you may have about the agreement. Remember, however that until you enter into a representation agreement with the brokerage firm, you are considered a customer and the brokerage firm cannot be your advocate, cannot advise you on price or terms, and only provides limited confidentiality unless a transaction broker agreement obligates the brokerage firm otherwise.

The chaire of comitoes belongs to your the Court Courties		
The choice of services belongs to you – the South Carolina real estate consumer.		THIS DOCUMENT IS NOT A CONTRACT.
Acknowledgement of Receipt by Consumer:		This brochure has been approved by South
		Carolina Real Estate Commission for use in
Signature	Date	explaining representation issues in real
		estate transactions and consumer rights as a
Signature	Date	buyer or seller. Reprinting without
		permission is permitted provided no

changes or modifications are made.