CONDITIONAL USE PERMIT

APPLICATION



AUGUST 2019

Stafford County Department of Planning & Zoning

1300 Courthouse Road P.O. Box 339 Stafford, VA 22555-0339

Phone:540-658-8668Fax:540-658-6824

www.staffordcountyva.gov

NOTICE

Stafford County treats all applications and applicants equally. The County does not discriminate against religion, or on the basis of race, sex, age, national origin, or disability, in its planning, permitting, utilities, and land use processes.

Under the laws of the United States and the Commonwealth of Virginia, no government may discriminate against any religion or on the basis of race, sex, age, national origin, or disability, in its planning, permitting, utilities, and land use processes.

Under the Religious Land Use and Institutionalized Persons Act ("RLUIPA"), no government may apply its zoning or land use laws, or its policies and procedures in a manner that unjustifiably imposes a substantial burden on the religious exercise of a person, assembly, or institution.

RLUIPA also provides that no government may apply its zoning or land use laws in a manner that treats a religious assembly or institution on unequal terms with a non-religious institution or assembly.

Finally, RLUIPA provides that no government may impose or implement a land use regulation in a manner that discriminates against a religious assembly or institution.

Stafford County does not discriminate in its planning, permitting, utilities, and land use processes, practices, and policies. Stafford County treats all applications and applicants equally.

Background and Process Information

Conditional uses are uses which are generally compatible with the other land uses permitted in the zoning district but require individual review for their intensity, location, design and configuration. Conditions are imposed by the County in order to ensure the appropriateness of the use at a particular location.

Conditional Use Permits may be approved upon a finding by the Board of Supervisors that the use will not be detrimental to the character and development of the adjacent land and will be in harmony with the purpose and intent of the zoning ordinance. Applications for conditional use permits must be submitted to the Department of Planning & Zoning.

Each application for a Conditional Use Permit is forwarded to the Planning Commission for consideration. The Planning Commission will hold a public hearing on the application.

<u>The applicant is required to attend this public hearing</u>. After the public hearing, the Planning Commission forwards a recommendation to the Board of Supervisors.

The Board of Supervisors will hold a public hearing on the application. <u>The applicant is required to attend the public hearing</u>. The Board may approved or deny the request for a permit. Should the Board approve the permit, they may designate conditions which, in its opinion, will mitigate the impacts of the requested conditional use.

Conditions may be established to:

- 1. Abate or restrict noise, smoke, dust or other elements that may affect surrounding properties.
- 2. Provide for adequate parking, ingress and egress to public streets and roads.
- 3. Provide adjoining property with buffers or screening to mitigate visual and/or noise impacts.
- 4. Establish setback, side or rear yard requirements necessary for orderly expansion and to prevent traffic congestion.

Amendments to Approved Conditional Use Permit Conditions:

Any previous approved conditional use permit may be revised by the Board of Supervisors following a public hearing. Minor Amendments shall be allowed subject to the following requirements:

- 1. No more than two permit conditions can be changed at the time of request
- 2. Changes do not materially affect site layout

Conditional Use Permit Amendments are subject to the standard Conditional Use Permit fees. Minor Amendments are subject to the Minor Amendment fees in Section 2 of the Application Review Fees Calculation.

Conditional Use Permit Application Instructions

- 1. The applicant must meet with a Planner prior to submitting an application. A preliminary conference regarding the application may be scheduled with a Planner.
- 2. Fill-out, sign and date the application form. If the applicant is not the property owner, attach a notarized letter of consent from the property owner authorizing the applicant to act as the owner's agent for the application.
- 3. The applicant must provide three copies of a boundary survey and a metes and bounds description of the land for which the Conditional Use Permit would apply.
- 4. The applicant must provide the names and addresses of all adjacent property owners, including those immediately across the road(s) from the property. This list is used for the notification to the adjacent owners of the public hearing.
- 5. The applicant must provide a General Development Plan (GDP) drawn to standards in Article 13 of the Zoning Ordinance.
- 6. If available, it is recommended that the applicant(s) include architectural renderings that show building materials, building heights, site design amenities, etc. Staff may ask this to be submitted by the applicant(s) on a case-by-case-basis.
- 7. The applicant must submit impact statements with the application. Impact studies must address traffic volumes, public utility capacities, noise, dust and smoke emissions. A Transportation Impact Analysis (TIA) is required for all projects that meet the following criteria:
 - generate 150 or more vehicle trips per day above the existing use, and
 - the site would meet the VDOT requirements for TIAs under 24 VAC 30-155 or Stafford County Rezoning TIA requirements.

Proffers or conditions which limit the vehicle trips per day may be taken into consideration when calculating the maximum development. The TIA shall be developed in accordance with the guidelines established in 24 VAC 30-155.

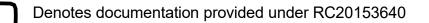
8. Applications are due the third Friday of any month. Public hearings are required by the Planning Commission and Board of Supervisors. Public hearing dates will be determined based on application filing date, date application is deemed complete, and available meeting dates.

- Completed "Project Information & Primary Contacts" form (Page 7)
- Signed "Statements of Understanding" from the owner(s) and applicant (Page 8)
- Signed and Notarized **Owner's Consent Statement** (if applicant/agent is not the owner)
- ☑ Completed "General Information" sheet (Page 9)
- Completed **"Review Fee Calculation"** sheet and appropriate **Fees** payable to "County of Stafford" (Page 10)
- Completed "List of Adjoining Property Owners" (Pages 12 & 13)
- X Completed "Application Affidavit" (Pages 14 17)
- Completed **"Checklist for Generalized Development Plans"** (Pages 18 & 19)
- **X** Completed **"Transportation Impact Analysis Determination Form"** (Page 20)
- Proof that **Real Estate Taxes** have been paid
- ☑ Complete Legal Description of the area to be reclassified (Acreage must match Boundary Survey Plat)
- ☑ Completed **Impact Statement**
- Completed Transportation Impact Analysis (TIA), if required (Five (5) paper copies with electronic copies or ftp site)

PLATS AND PLANS

- **Boundary Survey Plat** of area subject to rezoning (with 3 copies at 8¹/₂" x 11" size)
- Generalized Development Plan (12 full-size copies at 24"x 36" size)

* See "Checklist for Generalized Development Plans" (Pages 18 & 19)



RECEIVED

DATE: _____ INITIALS _____

OFFICIALLY SUBMITTED

DATE: _____INITIALS_____

Optional Application Materials

Although not required, the following additional materials are requested to be included with the initial application submission, if available. These items are often requested during the review process. Providing the information in advance can assist in accelerating the review:

- 1. Site Illustrations or Building Elevations
- 2. Electronic Version of generalized development plans, boundary survey, and any illustrations (a pdf on a CD, DVD, sent via email, or through ftp site is acceptable)

Project Information & Primary Contacts

PROJECT INFORMATION CLIFT FARM SUBDIVISION PROJECT NAME 399 Leeland Rd. Fredericksburg, VA 22405 ADDRESS (IF AVAILABLE) 46-79; 46-79H; 46-80 TAX MAP/PARCEL(S) Intersection of Leeland and Clift Farm Road, approximately 0.2 miles of LOCATION OF PROJECT	PROJECT # RC20153640 SECTION SECTION 53.91 rzn TOTAL SITE ACREAGE A-1 ZONING DISTRICT east of the intersection of Leeland and Morton Roads
APPLICANT/AGENT (Provide attachment if Applicant and Agent differ) James E. Jarrell IV- Vice Operating Manager	Primary Contact Person 🖬 JPI-Clift Farm, LLC (Applicant and Owner)
NAME 1005 Sophia St. Fredericksburg, VA 22401 CITY 540-899-3825 540-899-3827 PHONE NUMBER FAX NUMBER	STATE ZIP jjarrell4@jarrellinc.com EMAIL ADDRESS
<u>OWNER</u> (Provide attachments if multiple owners) Lillian Flippo	Primary Contact Person 🛛
NAME 399 Leeland Rd Fredericksburg, VA 22405	COMPANY
ADDRESS CITY	STATE ZIP hbflippo@gmail.com
PHONE NUMBER FAX NUMBER	EMAIL ADDRESS
PROFESSIONAL (Engineer, Surveyor, etc.)	Primary Contact Person 🗆
Jon Ernest, ASLA NAME 250 E. Elizabeth St. Harrisonburg, VA 22802	Monteverde Engineering & Design Studio
ADDRESS CITY 540-746-7320	STATE ZIP jernest@monteverdedesigns.com
PHONE NUMBER FAX NUMBER	EMAIL ADDRESS

Statements of Understanding

I, as owner/co-owner of the property subject to this application, do hereby certify that I have read and understand the requirements for the submission of a reclassification as outlined in this application and as provided under the Stafford County Code, and further, that this submittal is in compliance with the requirements of this application and applicable provisions of the Stafford County Zoning Ordinance, Chapter 28 of the Stafford County Code.

Fillion H 7/10	Lillian Flippo	1 2020
Signature of Owner/Co Owner	Printed Name	Date
Ry: Javes E. Sweet I I Menhe of	JPI-Clift Farm, LLC	11/23/2020
Signeture of Owner/Co Owner	Printed Name	Date
N°		
Signature of Owner/Co-Owner	Printed Name	Date

I, as applicant or agent for the owner(s) of the property subject to this application, do hereby certify that I have read and understand the requirements for the submission of a reclassification as outlined in this application and as provided under the Stafford County Code, and further, that this submittal is in compliance with the required lits of this application and applicable provisions of the Stafford County Zoning Ordinance, Chapter 28 of the Stafford County Code.

· Printed Name Signature of Applicant/Agent

.. Additional sheets may be used, if necessary.

STAFFORD COUNTY PROFFER AMENDMENT APPLICATION OWNER'S NOTARJZED CONSENT

We, the undersigned. do hereby authorize the applicant, Jarrell Properties Inc., JPI-Clift Farm, LLC or its successors and assigns (collectively .. Applicant"), to file on our behalf all proffer amendment, conditional use permit, special use permit or other land use or permitting applications necessary to amend the proffers and develop Tax Map Parcels 46-79 and 46-80, and further authorize Applicant, at its sole cost and expense, to procure, file and provide all necessary studies, application, and content regarding said property, any proffer statements, plans and other applications materials, and to undertake all other actions necessary to obtain approval for all of the same without making any of the same binding upon Tax Map Parcels 46-79 and 46-80 unless and until Applicant closes title on the acquisition of said property.

OWNER ACKNOWLEDGEMENT & CONSENT

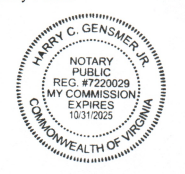
By: Lillian G. Flippo

COMMONWEALTH OF VIRGINIA CITY/ COUNTY OF

The foregoing instrument was acknowledged before me this $\frac{212}{2022}$, by Lillian G. Flippo

My commission expires:

Notary Public



General Information

Clearly indicate all information that applies to this project:

DETAILED DESCRIPTION OF PROJECT

Clift Farm Subdivision is a rezoning under number RC20153640, the community is envisioned and designed as an age restricted, 55 and older community. This CUP application is requested to run concurrent with the application and documents provided under RC20153640 "Clift Farm Rezoning"

INFORMATION FOR FEE CALCULATIONS

53.91 # of Acres

Type of Conditional Use Permit:

- Standard Conditional Use Permit (including amendments)
- Minor Conditional Use Permit Amendment *
- Minor Conditional Use Permit Amendment (submitted simultaneously with a Minor Proffer Amendment Application) *
- * See Background Information on page 3 to determine if the request qualifies as a minor amendment.

INFORMATIONAL

Previous Resolution #_____

Zoning District Current A-1 Requested R-2

Proposed Use(s) Residential

Age Restricted 55 and older

Review Fee Calculations

The County review fee calculations are divided into two sections. Each section is based on a different type of application. Determine the application fee by filling out the one section that applies.

Section I. Standard Conditional Use Permit:

A. Base Fee: (Required)	\$	9,750.00
B. General Fee: (If greater than 5 acres)		
(<u>53.91</u> Acres – 5) X \$125	\$ <u>6113</u>	.75
C. Fire & Rescue Review Fee (required)	\$	95.00
D. Utilities Department Review Fee (required)	\$	95.00
E. Public Works Review Fee (required)	\$	120.00
F. Traffic Impact Analysis Review Fee: (If TIA required) Volume <1,000 VPD\$200.00 Volume >1,000 VPD\$400.00	<u>\$</u> 200.(00
G. Adjacent Property Notification (required):		
(<u>23</u> Adjacent properties) X \$6.48	<u>\$</u> 149.0)4
Sub-total (Add appropriate amounts from lines A thru G above)	. <u></u> 1652	2.79
H.Technology Fee (sub-total x 2.75% or 0.0275)	\$ <u>454.38</u>	3
TOTAL (Sub-total + H. Technology Fee)	<u>\$1697</u>	77.17

Section II. Minor Conditional Use Permit Amendment:

A. General Fee:	\$ 6,190.00
B. Adjacent Property Notification (required):	
(Adjacent properties) X \$6.48	\$
Sub-total (Add lines A and B)	\$
C. Technology Fee (sub-total x 2.75% or 0.0275)	\$

Section III. Minor Conditional Use Permit Amendment (when submitted simultaneously with a Minor Proffer Amendment Application):

A. General Fee:	\$ 3,095.00
B. Adjacent Property Notification (required):	
(Adjacent properties) X \$6.48	\$
Sub-total (Add lines A and B)	\$
C. Technology Fee (sub-total x 2.75% or 0.0275)	\$
TOTAL (Sub-total + C. Technology Fee)	\$ _

MAKE CHECK PAYABLE TO "STAFFORD COUNTY"

- If an application is withdrawn prior to the first public hearing, fifty (50) percent of the amount of the application fee may be refunded to the applicant.
- If an application is withdrawn after the first public hearing, the application fee is non-refundable.

List of Adjoining Property Owners

The applicant is required to provide a list of the owners as shown on the current real estate tax assessment books of all abutting properties and properties immediately across the street or road from the property to be rezoned or issued a Conditional Use Permit. If the application requests a rezoning of only a portion of the parcel or a Conditional Use Permit on only a portion of the parcel, the entire parcel must be the basis for the below listing.

Provide additional pages if needed.

<u>46-80A</u>	Peter & Bridgette M. Ryne		
TAX MAP / PARCEL	NAME		
85 Clift Farm Road			
Fredericksburg		Virginia STATE	22405 ZIP
<u>46-80B</u>	Ann R. Trustee & Kenneth F. We	est	
TAX MAP / PARCEL	NAME		
75 Clift Farm Road			
Fredericksburg		Virginia STATE	22405 ZIP

46-79G TAX MAP / PARCEL	Robert A. & Nathalie J. Rowlette		
76 Clift Farm Road			
Fredericksburg		Virginia STATE	22405 ZIP

Г

<u>46-79D</u> TAX MAP / PARCEL	Timothy B. & Lori B. Diehr NAME		
<u>54 Clift Farm Road</u> MAILING ADDRESS			
Fredericksburg CITY		Virginia STATE	22405 ZIP

46-78B TAX MAP / PARCEL	Sean R. & Iris W. Pyles		
485 Leeland Road			
Fredericksburg		Virginia STATE	22405 ZIP

46-78A TAX MAP / PARCEL	<u>Eric C. & Abigail Carter Rude</u> NAME	nshiold	
489 Leeland Road			
<u>Fredericksburg</u> CITY		Virginia STATE	22405 ZIP

46-78C TAX MAP / PARCEL	James O. & Catherine A. Hanse	en	
475 Leeland Road			
Fredericksburg		Virginia STATE	22405 ZIP

CLIFT FARM CUP ADJOINING PROPERTY OWNERS

Tax Map: 46-79E

Name: Daniel Valenzuela Mailing Address: 445 Leeland Road Fredericksburg, VA 22405

Tax Map: 46N-6 Name: Leeland Creek Estates, Inc. Mailing Address: *P.O. Box 6443 Fredericksburg, VA 22403*

Tax Map: 46N-5 Name: Leeland Creek Estates, Inc. Mailing Address: *P.O. Box 6443 Fredericksburg, VA 22403*

Tax Map: 46N-4 Name: Leeland Creek Estates, Inc. Mailing Address: *P.O. Box 6443 Fredericksburg, VA 22403*

Tax Map: 46N-3 Name: Leeland Creek Estates, Inc. Mailing Address: *P.O. Box 6443 Fredericksburg, VA 22403*

Tax Map: 46N-2 Name: Leeland Creek Estates, Inc. Mailing Address: *P.O. Box 6443 Fredericksburg, VA 22403*

Tax Map: 46N-1 Name: Leeland Creek Estates, Inc. Mailing Address: *P.O. Box 6443 Fredericksburg, VA 22403* Tax Map: 46-57H Name: Steven L. Jr. & Janice M. Wood Mailing Address: 382 Leeland Road Fredericksburg, VA 22405

Tax Map: 46-57G Name: Steven L. Jr. & Janice M. Wood Mailing Address: 382 Leeland Road Fredericksburg, VA 22405

Tax Map: 46-59A Name: Dennis L. Jr. & Christine S. R. Campbell Mailing Address: 381 Leeland Road Fredericksburg, VA 22405

Tax Map: 46G-11-A Name: Hickory Ridge Homeowner's Assoc. Inc. Mailing Address: 103 Pegram Lane Fredericksburg, VA 22408

Tax Map: 46G-11-350 Name: Alomkone Sirikool Mailing Address: 16 Plumosa Drive Fredericksburg, VA 22405

Tax Map: 46G-11-349 Name: Julia & Victoria Tabor Mailing Address:

> 18 Plumosa Drive Fredericksburg, VA 22405

Tax Map: 46G-11-348 Name: Benjamin M. & Karlee Ann Akers Mailing Address: 20 Plumosa Drive Fredericksburg, VA 22405

Adjoining Property Owners

CLIFT FARM CUP ...CONTINUED

Tax Map: 46G-11-347

Name: Nathan A. & Tammy E. Macey Mailing Address: 22 Plumosa Drive Fredericksburg, VA 22405

Tax Map: 46G-6B-B

Name: Hickory Ridge Homeowner's Assoc. Inc. Mailing Address: 103 Pegram Lane Fredericksburg, VA 22408

Application Affidavit

This form to be filed with:

STAFFORD COUNTY BOARD OF SUPERVISORS

1300 COURTHOUSE ROAD STAFFORD, VIRGINIA 22555

	Internal Use Only	
Project Name:		
A/P #:		
Date:		

All applicants for a special exception, a special use permit, conditional use permit, amendment to the zoning ordinance or variance shall make complete disclosure of the equitable ownership of the real estate involved in the application, including in the case of corporate ownership, limited liability company ownership or similar business ownership, the name of stockholders, officers, managing partners, general partners, owners and members, and in any case the names and addresses of all of the real parties in interest. The requirement of listing names of stockholders, officers and directors shall not apply to a corporation whose stock is traded on a national or local stock exchange and having more than 500 shareholders. In the event the ownership of the involved real estate changes in any respect during the time the application is pending, the applicant shall make complete disclosure of the new equitable ownership of the real estate involved in the application. If the applicant is a contract purchaser, the ownership information required herein shall be provided for the contract purchaser in addition to the owner of the real estate involved in the application. This section applies to applications before the board of supervisors, planning commission and board of zoning appeals.

See Section 15.2-2289 for State Enabling Authority

1. Applicant information

2.

Name of Applicant Name of Company	James E. Jarrell IV – Vice Operating Manager JPI-Clift Farm, LLC	-
Applicant Address	1005 Sophia St Fredericksburgt VA 22401	
Applicant's Signature	foul	
Name of Agent	James Everrell IV	
Address of Agent	1005 Sophia St. Fredericksburg, VA 22401	
Type of Application		
🛛 Conditional U	Jse Permit 🗌 Variance	
Rezoning	□ Special Exception	

		Project Name:	
Application Affidavit		A/P #:	
Page 2		Date:	
Applicant: James E. Jarrell IV	- Vice Operating Manager		1
3. Property Information			
Assessor's Parcel(s)	46-79; 46-79H; 46-80		
Address	399 Leeland Rd Frederick	sburg, VA 22405	

4. Unless the equitable ownership is a corporation, limited liability company or similar business ownership, list all equitable owners of the property.

<u>Name of owners</u> Lillian Flippo - 46-79, 46-80	<u>Address</u> 399 Leeland Rd Fredericksburg, VA 22405	

5. If the equitable ownership of the property is a corporation, limited liability company or similar business ownership, list all officers, managing partners, general partners, share holders, owners and members. This provision shall not apply if the corporation is listed on a national or local stock exchange and has more than 500 shareholders.

Name of Members	Address
James E. Jarrell III - JPI-Clift Farm, LLC Operating Manager	1005 Sophia St. Fredericksburg, VA 22401
James E. Jarrell IV - JPI-Clift Farm, LLC	
Vice Operating Manager	¹⁰⁰⁵ Sophia St. Fredericksburg, VA 22401
Elizabeth O. Jarrell -Member	¹⁰⁰⁵ Sophia St. Fredericksburg, VA 22401
Julianne E. Jarrell -Member	¹⁰⁰⁵ Sophia St. Fredericksburg, VA 22401

6. Unless the applicant is a contract purchaser and is a corporation, limited liability company or
similar business ownership, list all individuals involved with the purchase of the property.Name of MembersAddress

Page 15

Application Affidavit Page 3 Applicant: <u>James E. Jarrell IV – Vice Operating Manager</u>

Project Name:	
A/P #:	
Date:	

7. If the applicant is a contract purchaser and is a corporation, limited liability company or similar business ownership, list all officers, managing partners, general partners, share holders, owners and members. This provision shall not <u>apply if the corporation</u> is listed on a national or local stock exchange and has more than 500 share holders

Name of Members

James E. Jarrell III - JPI-Clift Farm,	, LLC
Operating Manager	1005 Sophia St. Fredericksburg, VA 22401
James E. Jarrell IV - JPI-Clift Farm	, LLC
Vice Operating Manager	1005 Sophia St. Fredericksburg, VA 22401
Julianne E. Jarrell -Member	1005 Sophia St. Fredericksburg, VA 22401
Elizabeth O. Jarrell -Member	1005 Sophia St. Fredericksburg, VA 22401

8. Have all individuals listed on this affidavit been notified of the purpose of the application?

Yes	
-----	--

No No

9. If #8 is No, list all individuals who have not been notified about this application plus submit the cost required for the Department of Planning and Zoning or Code Administration to send certified letters notifying those listed below of this application prior to the public hearing.

<u>Name</u>	Address, including zip code, no P.O. Box please	
Number of owners to be n	otified:	
Cost for certified letters Total due:	<pre>\$ (Cost as of the day of submittal) \$ (Make checks payable to County of Stafford)</pre>	

Please submit a check in the amount due with this application to cover the cost of serving the individuals listed in this section.

Application Affidavit Page 4 Applicant: James E. Jarrell IV – Vice Operating Manager

Project Name:	
A/P #:	
Date:	

10. Affirmation & Witness

I hereby make oath or affirmation that the contents of this affidavit are true and correct to the best of my knowledge, information and belief. In the event the ownership of the involved real estate changes during the time the application is pending, I shall make complete disclosure of the new equitable ownership of the real estate involved in the application as required herein.

Printed	Printed name of Signer James E. Jarrell IV			
Corpor	ate Office of Signer <u>Vice-Operating Manager</u>	-		
Signatu	are			
Date	10-10-2022			
	IONWEALTH OF VIRGINIA TY OF STAFFORD, to wit:			
]	The forgoing affidavit was acknowledged before me this	_day of	/	by
	owner/applicant.			
1	My commission expires:			

Notary Public

Checklist for Generalized Development Plans (GDP)

In accordance with Section 28-224 of the Stafford County Code, when a GDP involves engineering, architecture, urban land use planning or design, landscape architecture, or surveying, such work shall be performed by persons qualified and authorized to perform such professional work, in accordance with applicable provisions of the Code of Virginia.

N/A	COMPLETE	
		Sec 28-225(1)
	×	Date of drawing,
	XXXXXXXX	true north arrow,
	X	scale,
	×	legend for all symbols used,
	×	name of the applicant,
	X	name of the owner,
	×	name of the development,
	×	person preparing the drawing,
	X	match lines if applicable;
		Sec 28-225(2)
	X X	Boundaries of the area covered by the application,
	×	vicinity map showing the general location of the proposed development,
		major roads and existing subdivisions at a scale of one inch equals two
		thousand (2,000) feet;
		Sec 28-225(3)
	×	Approximate locations and identification of any easements and rights-of-
		way on or abutting the site;
		Sec 28-225(4)
	×	Approximate location of each existing and proposed structure on the site
XXXXX		the number of stories,
X		height,
X		roof line,
X		gross floor areas and
\mathbf{X}		location of building entrances and exits;
		Sec 28-225(5)
	×	Identification and location of uses and structures on all abutting
		properties;
		Sec 28-225(6)
	X	Approximate location of all existing and proposed parking and loading
		areas,
X		outdoor trash storage,
X	□ X	lighting facilities, and
	X	pedestrian walkways;
	• •	Sec 28-225(7)
	\mathbf{X}	Approximate location, height and type of each existing and proposed
		wall, fence, and other types of screening;

Checklist for Generalized Development Plans (continued)

N/A	COMPLETE	
		Sec 28-225(8)
	×	Approximate location and description of all proposed landscaping;
		Sec 28-225(9)
	X	Approximate location, height and dimensions of all proposed signage on
		site;
		Sec 28-225(10)
	\mathbf{X}	Approximate location of all existing drainage ways, floodplains and
		wetlands on site;
		Sec 28-225(11)
	×	Approximate location of all common open space, recreational areas and
		bufferyards;
		Sec 28-225(12)
$m{X}$		Where the site abuts any tidal water body or impoundments, the
		approximate high water line, low water line, top of bank and toe of slope;
		Sec 28-225(13)
	X	Approximate location and identification of all significant natural or
		noteworthy features including, but not limited to, historic and
		archeological sites, cemeteries, existing trees with a trunk diameter
		greater than six (6) inches DBH

Waiver of GDP Requirements

In accordance with Section 28-223 of the Stafford County Code, the Director of Planning and Zoning may waive the requirement for the submission of a GDP if the application meets one of the following standards:

- (1) There will be less than two thousand five hundred (2,500) square feet of total land disturbance on lots or parcels of less than ten thousand (10,000) square feet.
- (2) For single-family dwellings intended for the occupancy of the applicant and where there will be less than five thousand (5,000) square feet of land disturbance.
- (3) For specific items of information when, in the opinion of the director of planning, their application to the subject property does not serve the purpose and intent of this article.

A request for a waiver shall be made in writing to the Director of Planning and Zoning identifying the sections in which you are requesting a waiver and the reason for the request.

CONDITIONAL USE PERMIT TRANSPORTATION IMPACT ANALYSIS DETERMINATION

Name of development Clift Farm

Type of development Residential Age Restricted 55 and older Parcel # 46-79; 46-79H; 46-80

Traffic Volume Calculations

This site generates:

<u>63</u> VPH (insert the highest VPH)

762 VPD on state controlled highways (insert highest volume).

- 53 Peak AM (VPH)
- 63 Peak PM (VPH)
- <u>131</u> Peak Saturday (VPH)
- 762 VPD highest intensity*

Attach a page showing the calculations and the ITE trip generation codes to this form.

Minimum Thresholds to submit a TIA

Any proposal that generates 150 or more vehicle trips per day above the existing use, and the site meets the VDOT requirements for TIAs under 24 VAC 30-155 or Stafford County Rezoning TIA requirements. See "VDOT Traffic Impact Analysis Requirements" table on next page.

Trip Generation Calculation Guidelines

- Traffic volumes shall be based on the rates or equations published in the latest edition of the Institute of Transportation Engineers Trip Generation.
- If a site has multiple entrances to highways, volumes on all entrances shall be combined for the purposes of this determination.
- If the site does not have direct access to a state maintained road, the site's connection is where the site connects to the state highway system.
- Traffic volumes shall NOT be reduced through internal capture rates, pass by rates, or any other reduction methods.
- For redevelopment sites only: when the existing use is to be developed at a higher intensity, trips currently generated by the existing development that will be removed may be deducted from the total trips that will be generated by the proposed land use.
- When rezoning, use the highest possible traffic generating use unless development is limited by proffer to less than the possible highest traffic generation.

For development proposals that generate 1000 or more vehicle trips per peak hour the applicant shall request a scope of work meeting with VDOT and Stafford County Office of Transportation to discuss the required elements of a traffic impact analysis.

*The highest intensity use is the highest possible use allowable under the zoning requirements for the entire property should it be developed to its fullest extent possible under the current building guidelines. The only exception is if proffers limit the area and type of uses.

RECEIVED BUT NOT OFFICIALLY SUBMITTED DATE:_____ INITIALS _____

OFFICIALLY SUBMITTED

DATE: _____ INITIALS _____

VDOT Traffic Impact Analysis Requirements

Process		Threshold	Review Process*	Fee**
Comprehensive Plan and Plan Amendments (including small area plans)		5,000 VPD on state- controlled highways, or Major change to infrastructure / transportation facilities	Application submitted to VDOT for review and comment VDOT may request a meeting with the locality within 30 days Review to be completed in 90 days or later if mutually agreed	\$1000 covers first and second review. No fee if initiated by locality or public agency. No fee for citizens' organization or neighborhood association proposing plan amendments.
Rezoning	Residential Low Volume Road Submission	400 VPD AND exceeds the current traffic volume on a state controlled highway	VDOT or local TIA (certified by VDOT) and Application submitted to VDOT for review and comment VDOT may request a meeting with the locality & applicant within 45 days	For first and second review: \$250 - Low Volume Rd
	All Other Land Uses including residential	5,000 VPD on state controlled highways, or 5,000 VPD on locality maintained streets AND within 3000 feet of a state controlled highway	Review to be completed in 120 days if VDOT requests a meeting Otherwise review to be completed in 45 days NOTE: When a related comprehensive plan revision and rezoning proposal are being considered concurrently for the same geographical area, then only a rezoning TIA package is required.	\$1000 – All other submissions No fee if initiated by locality or public agency No fee if using a VDOT TIA prepared for a small area plan

* For proposals generating less than 1000VPH the locality and/or applicant may request a Scope of Work Meeting with VDOT. For proposals generating 1000 VPH or more the locality and/or applicant shall hold a Scope of Work Meeting with VDOT.

** Third or subsequent submissions require additional fee as though they were an initial submission.

