ZONING RECLASSIFICATION

APPLICATION



AUGUST 2020

Stafford County Department of Planning & Zoning

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

Phone:

540-658-8668

Fax:

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.

Reclassification Application Instructions

- 1. It is recommended that a preliminary conference should be held with the staff to discuss the application before it is filed.
- Resolution R16-170 is the policy for the filing of rezoning and proffer amendment applications with Stafford County and is provided in the Appendix of this application. Resolution 19-188 is the policy for processing rezoning and proffer amendment applications with Stafford County and is provided in the Appendix of this application.
- 3. The application process takes approximately 6 to 9 months from time of submittal to a final decision. The following are the steps involved in the processing of an application:
 - The application is filed. Note that the application can be filed at any time during the month.
 - The application is reviewed by staff for completeness to be deemed to be filed. The department director will provide a written notice to the applicant identifying the date the application is deemed to be filed.
 - If the application is filed by the third Friday of the month, it will be reviewed during the following month.
 - The application is scheduled for the staff Development Review Meeting on the first Wednesday of the following month.
 - Staff provides review comments by the end of the same month.
 - Applicant resubmits application materials in response to staff comments.
 - Staff reviews revised application materials. The length of time for review is dependent on the number of outstanding issues.
 - Once the issues are addressed, the case is scheduled for the next available Planning Commission public hearing. Approximately 1 month is needed to meet public notification requirements.
 - Following the Planning Commission public hearing, the Planning Commission has up to 100 days to make a decision.
 - Following the Planning Commission decision, the case is scheduled for a public hearing with the Board of Supervisors. The Chairman of the Board typically schedules the case, one month after the Planning Commission decision for required public notice.
 - Following the public hearing, the Board of Supervisors must decide to approve or deny the request no later than one year from the date the application is filed, unless extended at the Applicant's written request or consent.
- 4. Additional information regarding proffers is provided in the Appendix of this application.
- 5. Pursuant to R19-188, any pending application exceeding 18 months from the date of filing a complete application shall be administratively closed unless a time extension was requested in writing by the applicant and granted by the Board.

Application Submittal Checklist

X	Completed "Project Information & Primary Contacts" form (Page 6)
X	Signed "Statements of Understanding" from the owner(s) and applicant (Page 7)
X	Signed and Notarized Owner's Consent Statement (if applicant/agent is not the owner)
X	Completed "General Information" sheet (Page 8)
Ŏ	Completed "Review Fee Calculation" sheet and appropriate fees payable to "County of Stafford" and "Virginia Department of Transportation" (if applicable) (Pages $9-11$)
Ŏ	Completed "List of Adjoining Property Owners" (Pages 12 & 13)
凶	Completed "Application Affidavit" (Pages 14 – 17)
凶	Completed "Checklist for Generalized Development Plans" (Pages 19 & 20)
X	Completed "Transportation Impact Analysis Determination Form" (Page 21)
X	Proof that Real Estate Taxes have been paid
×	Complete Legal Description of the area to be reclassified (Acreage must match Boundary Survey Plat) Attached to GDP
X	Completed Impact Statements (See "Checklist for Impact Statements" (Page 18)
X	Completed Transportation Impact Analysis (TIA) , if required (Five (5) paper copies with electronic copies or ftp site) (See " VDOT Rezoning Package Checklist ", Page 23)
	ATS AND PLANS
M	Boundary Survey Plat of area subject to rezoning (with 3 copies at $8\frac{1}{2}$ " x 11 " size) (Acreage must match Legal Description) Attached to GDP
Ø	Generalized Development Plan (12 full-size copies at 24"x 36" size)
	* See "Checklist for Generalized Development Plans" (Pages 19 & 20)
Αp	plications for reclassification to the P-TND zoning district shall also include:
	Twenty (20) copies of the Regulating Plan
	Twenty (20) copies of the Neighborhood Design Standards
	OFFER STATEMENT – OPTIONAL

Proffer Statement (It is preferred for the proffer statement to be properly executed upon initial submittal, or as soon thereafter as possible. Prior to advertisement of any public hearing, the latest version of the proffer statement must be properly executed – see Notice to Applicants Regarding Proffers – Pages 24 & 25)

If Proffer Statement is for new residential developments and residential components of mixed-use properties:

N/A Completed Election of Code Provisions for Residential Proffers Worksheet (Page 26)

PROFFER REASONABLENESS ANALYSIS

☑ Proffer Reasonableness Analysis

Note: if electing to proceed under legislation requiring an evaluation of reasonableness, the Proffer Reasonableness Analysis is required. See Table on Page 26.

RECEIVED		OFFICIALLY	Y SUBMITTED
DATE:	_ INITIALS	DATE:	INITIALS

Other 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)
- 3. Additional Fiscal Impact Information for Commercial Rezonings, including:
 - a) Direct jobs expected to be created from the rezoning (years 1-5)
 - b) Estimated average wage
 - c) North American Industry Classification System (NAICS) business sector code
 - d) Projected investment in real property broken down by land and building (years 1-5)
 - e) Projected investment in machinery & tools/equipment (years 1-5)
 - f) Projected investment in business tangible personal property (years 1-5)
 - g) Other revenues projected such as Sales, Meals, Lodging Taxes (years 1-5)

Project Information & Primary Contacts

PROJECT INFORMATION	N		PROJECT#	V2	
The Arbors at Stafford PROJECT NAME 124 Old Potomac Church Road ADDRESS (IF AVAILABLE) 39 16 TAX MAP /PARCEL(S) Intersection of Old Potomac Chu LOCATION OF PROJECT	rch Road and Sou	uth Campus Blvd.		SECTION 8.4952 TOTAL SITE ACR B-3 ZONING DISTRIC	
APPLICANT/AGENT (Pro	ovide attachm licant and Age		Primary Cont	act Person 🛘	
Brian Staub		v	Marlyn Develo	pment Corporati	on
NAME			COMPANY		
308 35th Street, Suite 101		Virginia Beach	VA	23451	
ADDRESS		CITY	STATE	ZIP	
757-437-1677			bstaub@marlyn	dv.com	
PHONE NUMBER	FAX NUMBER		EMAIL ADDRESS		
OWNER (Provide attachm	ents if multiple	e owners)	Primary Cont	act Person 🏻	
OWNER (Provide attachm	-	e owners)	Primary Cont		
Donna G. Hart, Managing Membe	-	e owners)	Old Potomac Ch		
Donna G. Hart, Managing Membe			,		
Donna G. Hart, Managing Membe		Fredericksburg	Old Potomac Ch	nurch LLC	
Donna G. Hart, Managing Membe NAME 6308 Five Mile Centre Park, Suit		Fredericksburg	Old Potomac Cl COMPANY VA	nurch LLC 22407 ZIP	
Donna G. Hart, Managing Membe NAME 6308 Five Mile Centre Park, Suit ADDRESS	te 215	Fredericksburg	Old Potomac Ch COMPANY VA STATE	nurch LLC 22407 ZIP	
Donna G. Hart, Managing Membe NAME 6308 Five Mile Centre Park, Suit ADDRESS 540-785-9090	te 215 540-785-9117	Fredericksburg	Old Potomac Ch COMPANY VA STATE d.hart@vaprope	nurch LLC 22407 ZIP	
Donna G. Hart, Managing Membe NAME 6308 Five Mile Centre Park, Suit ADDRESS 540-785-9090	te 215 540-785-9117 FAX NUMBER	Fredericksburg CITY	Old Potomac Ch COMPANY VA STATE d.hart@vaprope	nurch LLC 22407 ZIP rtiesinc.com	
Donna G. Hart, Managing Member NAME 6308 Five Mile Centre Park, Suit ADDRESS 540-785-9090 PHONE NUMBER	te 215 540-785-9117 FAX NUMBER	Fredericksburg CITY	Old Potomac Ch COMPANY VA STATE d.hart@vaprope EMAIL ADDRESS	22407 ZIP rtiesinc.com	
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Donna G. Hart, Managing Member NAME 6308 Five Mile Centre Park, Suit ADDRESS 540-785-9090 PHONE NUMBER PROFESSIONAL (Engineer William S. Pyle, P.E.	te 215 540-785-9117 FAX NUMBER	Fredericksburg CITY	Old Potomac Ch COMPANY VA STATE d.hart@vaprope EMAIL ADDRESS Primary Cont Bowman Cons	22407 ZIP rtiesinc.com	
Donna G. Hart, Managing Member NAME 6308 Five Mile Centre Park, Suit ADDRESS 540-785-9090 PHONE NUMBER PROFESSIONAL (Engineer William S. Pyle, P.E. NAME	te 215 540-785-9117 FAX NUMBER	Fredericksburg CITY c.)	Old Potomac Ch COMPANY VA STATE d.hart@vaprope EMAIL ADDRESS Primary Cont Bowman Cons	22407 ZIP rtiesinc.com act Person ulting Group	
Donna G. Hart, Managing Member NAME 6308 Five Mile Centre Park, Suit ADDRESS 540-785-9090 PHONE NUMBER PROFESSIONAL (Enginee William S. Pyle, P.E. NAME 1300 Central Park Blvd.	te 215 540-785-9117 FAX NUMBER	Fredericksburg CITY c.) Fredericksburg	Old Potomac Ch COMPANY VA STATE d.hart@vaprope EMAIL ADDRESS Primary Cont Bowman Cons	act Person Ulting Group VA STATE	22401

Project Information & Primary Contacts

PROJECT INFORMATION	<u>N</u>	PROJECT #
The Arbors at Stafford PROJECT NAME 124 Old Potomac Church Road ADDRESS (IF AVAILABLE) 39 16 TAX MAP /PARCEL(S)	rch Road and South Campus Blvd.	SECTION 8.4950 TOTAL SITE ACREAGE B-3 ZONING DISTRICT
APPLICANT/AGENT (Pro	ovide attachment if licant and Agent differ)	Primary Contact Person 🛛
Charles W. Payne, Jr.		Hirschler
NAME		COMPANY
725 Jackson Street, Suite 200 ADDRESS	Fredericksburg CITY	VA 224041 STATE ZIP
540-604-2108	CIT	cpayne@hirschlerlaw.com
PHONE NUMBER	FAX NUMBER	EMAIL ADDRESS
OWNER (Provide attachme	ents if multiple owners)	Primary Contact Person
NAME		COMPANY
ADDRESS	CITY	STATE ZIP
ADDRESS PHONE NUMBER	CITY FAX NUMBER	STATE ZIP EMAIL ADDRESS
	FAX NUMBER	
PHONE NUMBER	FAX NUMBER	EMAIL ADDRESS
PHONE NUMBER PROFESSIONAL (Enginee	FAX NUMBER	Primary Contact Person □

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.

Mount S. Start Signature of Owner/Co Owner	Donna G. Hart, Managing Member Printed Name	4-25-2023 Date
Signature of Owner/Co Owner	Printed Name	Date
Signature of Owner/Co Owner	Printed Name	Date
read and understand the requirement as provided under the Stafford Co	ts for the submission of a reclassificati unty Code, and further, that this s	olication, do hereby certify that I have ion as outlined in this application and submittal is in compliance with the d County Zoning Ordinance, Chapter
Signature of Applicant/Agent		Date

^{*} Additional sheets may be used, if necessary.

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.

	Donna G. Hart, Managing Member	
Signature of Owner/Co Owner	Printed Name	Date
Signature of Owner/Co Owner	Printed Name	Date
 Signature of Owner/Co Owner	 Printed Name	Date
Signature of Owner/Co Owner	I IIIIIeu Ivanic	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 requirements of this application and applicable provisions of the Stafford County Zoning Ordinance, Chapter 28 of the Stafford County Code.

Brian Staub

Signature of Applicant/Agent

Printed Name

Date

^{*} Additional sheets may be used, if necessary.

OWNER'S NOTARIZED CONSENT

I, the undersigned, do hereby authorize the applicant, Marlyn Development Corporation, a Virginia stock corporation, or its successors and assigns (the "Applicant"), to file on my behalf all rezoning, conditional use or other land use or permitting applications necessary to amend proffers, and develop Stafford County Tax Map Number 39-16 as Applicant may reasonably determine for purposes of age-restricted housing uses, and further authorize Applicant, at its sole cost and expense, to procure, file and provide all necessary studies, application content regarding said property, any proffer statements, plans and other application materials, and to undertake all other actions necessary to obtain approval for all of the same.

OWNER ACKNOWLEDGMENT & CONSENT

OLD POTOMAC CHURCH LLC, a Virginia limited liability company Mana G. Slart	
Signature	
Title: Manager Member Print: Donna G. Hart	
STATE/COMMONWEALTH OF VIACO to	6
by Dona G. Land, the Ma LLC, a Virginia limited liability company, on b	edged before me this 25 day of local, 2023, and the company.
	Notary Ruplic
My Commission expires: 5-3 2024 Notary Registration number: 29320\	_ -
SEAL:	ANITA J. THORPE Notary Public - Reg. # 293201 Commonwealth of Virginia My Commission Expires May 31, 2024

16011676.1 043873.00001

General Information

Clearly indicate all information that applies to this project:

DETA	CAILED DESCRIPTION OF PROJECT	
Reque	lest to rezone from B-3 to R-5 with a CUP for age-restricted apartment community consisting of 170 units for independent	nt living seniors.
INFC	ORMATION FOR FEE CALCULATIONS	
8.	# of Acres	
Туре	e of Rezoning:	
	Standard Rezoning	
	Planned Development	
	Proffer Amendment (Previous Ordinance # Date of Ordinance)
	Minor Proffer Amendment	
	Minor Proffer Amendment (when submitted simultaneously with Minor Condition Permit Application)	al Use
INFC	ORMATIONAL	
Previ	vious Ordinance #	
Prev	vious Resolution #	
# of I	Lots (if rezoning to residential)	
Orig	ginal Zoning B-3	
Prop	posed Zoning_R-5	
Prop	posed Use(s)Age-restricted housing	
<u></u>		

Review Fee Calculations

STAFFORD COUNTY FEES:

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

Section I. Standard Rezoning:		
A. Base Fee: (Required - Enter the dollar amount that applies) If less than 5.0 acres\$4,375.00 If 5.0 acres or greater\$12,500.00	\$_	12,500.00
B. General Fee: (If greater than 5 acres)		
(<u>8.5</u> Acres – 5) X \$125	\$_	437.50
C. Fire & Rescue Review Fee (required)	\$_	125.00
D. Utilities Department Review Fee (required)	\$_	215.00
E. Public Works Review Fee (required)	\$_	200.00
F. Traffic Impact Analysis Review Fee: (If TIA required) Volume <1,000 VPD\$200.00 Volume >1,000 VPD\$400.00	\$_	200.00
G. Adjacent Property Notification (required):		
(5Adjacent properties) X \$6.48	\$_	32.40
Sub-total (Add appropriate amounts from lines A thru G above)	\$_	13,709.90
H. Technology Fee (sub-total x 2.75% or 0.0275)	\$_	377.02
TOTAL (Sub-total + H. Technology Fee)	\$_	14,086.92

Section II. Planned Development: (For requests to the PD-1, PD-2, or P-TND zoning districts) 15,000.00 A. Base Fee B. General Fee: _Acres – 75) X \$25 C. Fire & Rescue Review Fee (required) 125.00 D. Utilities Department Review Fee (required) 215.00 E. Public Works Review Fee (required)......\$_____\$ 200.00 F. Traffic Impact Analysis Review Fee: (If TIA required) Volume < 1,000 VPD\$200.00 Volume >1,000 VPD\$400.00..... \$_____ G. Adjacent Property Notification (required): _Adjacent properties) X \$6.48 Sub-total (Add lines A through G) \$_____ H. Technology Fee (sub-total x 2.75% or 0.0275)..... \$_____ TOTAL (Sub-total + H. Technology Fee)..... Section III. Proffer Amendment: A. General Fee: \$10,000 + If Acres>5 ((Acres – 5) X \$25) \$_____ B. If Planned Development: \$10,000 + ((_____ Acres - 75) X \$25) \$_____ C. Adjacent Property Notification (required): ____Adjacent properties) X \$6.48 \$______ Sub-total (Add lines A and C) or (Add lines B and C) \$______

TOTAL (Sub-total + D. Technology Fee)......\$_____

Section IV. Minor Proffer 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 V. Minor Proffer Amendment (when submitted simultaneously with minor Conditional Use Permit Application): B. Adjacent Property Notification (required): ___Adjacent properties) X \$6.48 \$_____ C. Technology Fee (sub-total x 2.75% or 0.0275)......\$______ TOTAL (Sub-total + C. Technology Fee)......\$___ Sections I, II, III, IV and V: 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. VIRGINIA DEPARTMENT OF TRANSPORTATION FEES: **Transportation Impact Analysis Fee:** (For applications that meet VDOT Traffic Impact Analysis thresholds)

MAKE CHECK PAYABLE TO "VIRGINIA DEPARTMENT OF TRANSPORTATION"

A. Subject to low volume road criteria (see 24 VAC 30-155-40 A 3)

B. All other submissions

For a third or subsequent submission of a rezoning proposal that is requested by VDOT on the basis of the failure of the applicant to address deficiencies previously identified by VDOT, the fee is equal to the initial fee paid. (per 24 VAC 30-155, §15.2-2222.1 of the Code of Virginia)

250.00

\$ 1000.00

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.

39 16C, 39 16F, 39 16G	Suzanne L Peake-Marsh		
TAX MAP / PARCEL	NAME		
50 Kelley Hill Lane			
MAILING ADDRESS			
Fredericksburg		VA	22405
CITY		STATE	ZIP

39 71A, 39 16J	Old Potomac Church LLC	
TAX MAP / PARCEL	NAME	
6308 Five Mile Cent MAILING ADDRESS	re Park, Suite 215	
Fredericksburg	VA	22407
I Teach textboar P		ZIP

39 16H, 39 16N	Abberly at Staff	ford LLC	
TAX MAP / PARCEL	NAME		
800 Hethwood Blvd.			
MAILING ADDRESS			
Blacksburg		VA	24060
CITY		STATE	ZIP

39 16P	South Campus LLC		
TAX MAP / PARCEL	NAME		
6308 Five Mile Centre	a Dorle Suita 215		
MAILING ADDRESS	e Park, Suite 213		
		***	22407
Fredericksburg		VA STATE	22407 ZIP
CIII		011112	And A.A.
39 16M	South Campus RE LLC		
TAX MAP / PARCEL	NAME		-
4300 Prince William I	Parkway		
WILLIAM			
Woodbridge		VA	22192
CITY		STATE	ZIP
ř————			
TAY MAD / DAD CEL	NAME		
TAX MAP / PARCEL	NAME		
MAILING ADDRESS			
CITY		STATE	ZIP
	9		
TAX MAP / PARCEL	NAME		
MAILING ADDRESS			
CITY		STATE	ZIP
			_

Rezoning

Application Affidavit

This form to be filed with: Internal Use Only STAFFORD COUNTY Project Name: **BOARD OF SUPERVISORS** A/P#: Date: 1300 COURTHOUSE ROAD STAFFORD, VIRGINIA 22555 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 as required herein. 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 Name of Applicant Brian Staub Marlyn Development Corporation Name of Company 308 35th Street, Suite 101 **Applicant Address** Virginia Beach, Virginia 23451 Applicant's Signature Name of Agent Charles W. Payne, Jr. 725 Jackson Street, Suite 200, Fredericksburg, Virginia 22401 **Address of Agent** 2. Type of Application **Conditional Use Permit** Variance

Special Exception

STAFFORD COUNTY Department of Planning and Zoning Application Affidavit

Application Affidavit Page 2 Applicant: Marlyn Developm	ent Corporation	Project Name: A/P #: Date:
3. Property Information		
Assessor's Parcel(s)	39-16	
Address	124 Old Potomac Church Ro Stafford, Virginia 22554	pad
4. Unless the equitable ownership, list all equita		ion, limited liability company or similar business erty.
Name of owners	Address	
business ownership, list	all officers, managing panshall not apply if the	a corporation, limited liability company or similar artners, general partners, share holders, owners and corporation is listed on a national or local stock
Name of Members	Address	There are Comment
Virginia Properties, Inc. Hunting Run Investments, Inc.	John Rowley OPC of VA LLC	Thomas Seaney
TRM, LLC	John Motz	Aye Minn Donna G. Hart (Manager, either of whom may act)
Edward Horn	Robert and Norma Pitts	Donn C. Hart, III (Manager, either of whom may act)
RTB, Inc.	Nancy Medsker	
6. Unless the applicant similar business owners Name of Members	is a contract purchaser hip, list all individuals i Address	and is a corporation, limited liability company or involved with the purchase of the property.

Application Affidavit		A/P#:	
Page 3		Date:	
Applicant: Marlyn Developme	ent Corporation		
- TO 11 12 13	. ((i	ad liability company or similar
7. If the applicant is a co	ntract purchaser and	is a corporation, limit	ed liability company or simila
business ownership, list	all officers, managing	parmers, general pan	tners, share holders, owners and
_			ed on a national or local stock
exchange and has more t	nan 500 snare noiders	i	
Name of Members			
Robert J. Bosely, Jr. Hussein A Easmeil			
	÷		
Christian H. Gardner			
M. David Jester			
Brian L. Staub			
Scott A. Troutman			
OTT 11 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		1	
8. Have all individuals in	isted on this affidavit	been notified of the p	ourpose of the application?
₩ Ves	□ No		
X Yes	☐ No		
O TO HO! BT 15 (11 ! 11 !		the an matified also set t	this application plus submit th
9. If #8 is No, list all indi	ividuais wno nave noi	r peen notifieu about i	this application plus submit the
			Administration to send certified
letters notifying those li	sted below of this app	oncation prior to the p	ublic nearing.
Nove o	Address including	zip code, no P.O. Box	nlesse
Name	Address, medding	zip code, no 1.O. box	picase

Number of owners to be			1 1)
Cost for certified letters	\$,	•
Total due:	\$	(Make checks payable	to County of Stafford)

Project Name: _____

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

Project Name: A/P#: **Application Affidavit** Date: Applicant: Marlyn Development · Corp. 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 name of Signer Brian Staub Corporate Office of Signer ___ C F O Date COMMONWEALTH OF VIRGINIA COUNTY OF STAFFORD, to wit: The forgoing affidavit was acknowledged before me this 27th day of April _____owner/applicant. My commission expires: 02 28 2026 ley Mae Dadler MY CON.
02/28/
05 VIRGIN

Checklist for Impact Statements

Impact statements are required for rezoning requests which meet at least one of the following criteria:

- a. would allow for a use(s) that could generate more than 500 average daily vehicle trips;
- b. would have a gross density of more than seven (7) dwelling units per acre;
- c. would have more than fifty (50) dwelling units;
- d. would be greater than fifty (50) acres in size;
- e. propose a commercial rezoning adjacent to residentially zoned property.

Impact Statements must address the following:

- a. current capacity of and anticipated demands on highways, utilities, storm drainage, schools and recreational facilities;
- b. fiscal impact: potential tax revenues and anticipated cost to County services;
- c. environmental impact;
- d. impact on adjacent property;
- e. location and proximity to designated and identified historic sites.
- ** These studies shall describe the differences which would result from maximum, ultimate development of the land under the proposed zoning classification as compared to maximum development under the existing zoning classification.

Transportation Impact Analysis

A Transportation Impact Analysis Determination Form (provided on page 18) must be submitted to determine if a Transportation Impact Analysis is required. A Transportation Impact Analysis (TIA) may be required by the County or VDOT depending on the amount of traffic generated by the proposed development. The thresholds are provided on the determination form.

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.

The following items must be shown on a GDP:

N/A	COMPLETE	
	<u>Z</u>	Sec 28-225(1) Date of drawing,
	A A A A A A A	true north arrow, scale,
) [2 [*]	legend for all symbols used,
	Ø	name of the applicant,
	ď	name of the owner,
	5	name of the development,
		person preparing the drawing,
	4	match lines if applicable; Sec 28-225(2)
		Boundaries of the area covered by the application,
	A	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)
	Ø	Approximate locations and identification of any easements and rights-of- way on or abutting the site;
		Sec 28-225(4)
	Ø	Approximate location of each existing and proposed structure on the site
	Ø	the number of stories,
	<u>Z</u>	height,
		roof line,
	<u>γ</u> Δ	gross floor areas and location of building entrances and exits;
	حو	Sec 28-225(5)
	Ø	Identification and location of uses and structures on all abutting
		properties;
		Sec 28-225(6)
	Ø	Approximate location of all existing and proposed parking and loading
П	ď	areas, outdoor trash storage,
		lighting facilities, and
	A A	pedestrian walkways;

Checklist for Generalized Development Plans (continued)

N/A	COMPLETE	
	ø	Sec 28-225(7) Approximate location, height and type of each existing and proposed wall, fence, and other types of screening;
		Sec 28-225(8) Approximate location and description of all proposed landscaping; Sec 28-225(9)
	Ø	Approximate location, height and dimensions of all proposed signage on
, D	<u>A</u>	site; Sec 28-225(10) Approximate location of all existing drainage ways, floodplains and wetlands on site;
	Þ	Sec 28-225(11) Approximate location of all common open space, recreational areas and bufferyards;
Ø		Sec 28-225(12) 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)
Ø		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 or one of the above required components 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.

RECLASSIFICATION TRANSPORTATION IMPACT ANALYSIS DETERMINATION

Name of development The Arbors at Stafford Type of development Age Restricted Housing	DATE: INITIALS OFFICIALLY SUBMITTED:
Parcel #_39-16	DATE: INITIALS
Traffic Volume Calculations This site generates:	

RECEIVED BUT NOT OFFICIALLY

SUBMITTED:

T

Τ

276 VPH (highest VPH)

_VPD on state controlled highways (highest) 551

_VPH Peak AM 34

__VPH Peak PM

_VPH Peak Saturday

551 _VPD highest intensity*

Minimum Thresholds to submit a TIA

County: Any proposals generating 1,000 or more VPD.

VDOT: 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 redeveloped as a higher intensity use, 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 1,000 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.

^{***}Attach a page showing the calculations and the ITE trip generation codes to this form.***

Table 1. Site Trip Generation

				Weekda	y AM Pea	k Hour ⁽¹⁾	Weekda	ny PMI Pea	k Hour ^{ES}	Avera	ge Week	day ⁽¹⁾
Development	Carro Ose	3926	Call	'n	Out	Total	U)	3mO	Total	5	Out	Total
Senior Adult Housing - Multifamily	252	170	DO	12	22	¥	24	55	43	275	276	551

⁽¹⁾ Based on the Institute of Transportation Engineers Trip Generation Manual, 11th Edition for Land Use 252.

*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 trip generation for the highest intensity use shall be analyzed in the study. The only exception is if proffers limit the area and type of uses.

VDOT Traffic Impact Analysis Requirements

Proc	ess	Threshold	Review Process*	Fee**
Comprehensi Plan Amendmei small area	nts (including	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 \$1900 - All other submissions
	All Other Land Uses including residential	5,000 VPD on state controlled highways, or 5,000 VPD on locality maintained streets AND within 2000 feet of a state controlled highway	Review to be completed in 120 days if VOOT 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.	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.

[&]quot;Third or subsequent submissions require additional fee as though they were an initial submission.

VDOT Rezoning Package Checklist*

Traffic Impact Analysis Regulations: 24VAC30-155-40.B

☐ A COVER SHEET containing:
☐ Contact Information for the
☐ Locality, Stafford County Office of Transportation P.O. Box 339 Stafford, VA 22555-0339 540-658-4900
☐ Developer (or owner), if applicable;
☐ Site Information
□ Rezoning location,□ Highways adjacent to the site,□ Parcel number or numbers;
☐ Proposal Summary with the
 □ Development's name, □ Size (acreage), □ Proposed zoning; □ Proposed types of land uses, including maximum number of lots or maximum business square feet, and
\square A Statement regarding the proposal's compliance with the comprehensive plan.
☐ A LOCAL TRAFFIC IMPACT ANALYSIS OR, IF LOCAL REQUIREMENTS FOR TRAFFIC STUDIES HAVE NOT BEEN CERTIFIED BY VDOT, A VDOT TRAFFIC IMPACT STATEMENT.
☐ A CONCEPT PLAN of the proposed development.
☐ ANY PROFFERED CONDITIONS submitted by the applicant.
□ FEES -
☐ For a locality or other public agency initiated proposal – No fee charged.
☐ For the initial or second review of a rezoning proposal, a single fee for both reviews will be determined by the number of vehicle trips generated per peak hour, as follows:
☐ Low Volume Road (24VAC30-155-40 A 1 c) \$250 ☐ All other submissions - \$1,000
□ For a third or subsequent submission of a rezoning proposal that is requested by VDOT on the basis of the failure of the applicant to address deficiencies previously identified by VDOT, the fee is equal to the initial fee paid.

This checklist is available on the VDOT Traffic Impact Analysis Regulations website in a MS Word editable format.

^{*} One paper copy and one electronic copy to be submitted.

NOTICE TO APPLICANTS REGARDING PROFFERS

Background

Proffers may be provided by an applicant in order to offset the impacts of development. They are voluntary conditions that run with the zoning of the property. Proffers may restrict the use of the property, accommodate specified public improvements, or provide monetary contributions to offset impacts of the proposed development. Proffers must be signed by the applicant, notarized, and submitted to the County in final form before the Board of Supervisors' public hearing on the zoning reclassification application. You are not required to submit proffers as part of your zoning reclassification application.

Staff Review

Proffers (if submitted) will be reviewed and approved to form by the County Attorney and the Zoning Administrator. Additionally, all affected County Departments shall comment on the purposed proffer prior to the publication of any staff report. Planning staff will be responsible for coordinating review comments and scheduling public hearing dates. The timeline for public hearings included in the application is for informational purposes only. Staff will recommend that the Board of Supervisors reject any final proffers that have not been approved to form.

Notice to Applicants Regarding Residential Proffer Submissions

The General Assembly passed a law, effective July 1, 2016, which applies to proffers relating to new residential developments and residential components of mixed-use properties. Such law was amended again in 2019, effective July 1, 2019. The law, Virginia Code § 15.2-2303.4 as currently stated (the "Statute"), makes it unlawful for a locality to require an "unreasonable proffer." In order to ensure compliance with the Statute, unless proffers are deemed reasonable by the applicant and owner as described below, certain applications must include an analysis showing how each proffer made complies with the Statute's requirements. Refer to the Election of Proffer Legislation for Residential Development Worksheet on page 28 to determine if a Proffer Reasonableness Analysis is required with your application. Guidance for preparing a Proffer Reasonableness Analysis is provided below.

Proffer Reasonableness Analysis

A Proffer Reasonableness Analysis must include individual analysis for each proffer (on-site and off-site, as those terms are defined in the Statute) showing how it addresses an impact which is specifically attributable to the proposed new residential development or use. You must include an additional individual analysis for each off-site proffer showing:

1) The proffer addresses an impact to at least one offsite public facility.

- 2) That the proffer addresses a need, or an identifiable portion of a need, for a listed public facility or facilities, in excess of existing public facility capacity at the time of the rezoning or proffer condition amendment.
- 3) That the new residential development or use will receive a direct and material benefit from the proffer, with respect to any stated public facility improvement(s).

Your analysis for each proffer should clearly and separately address each of the above requirements.

Unreasonable Proffers

If you ever believe that a County official has required that you make an unreasonable proffer, as that term is defined in the Statute, you shall immediately notify the County's Director of Planning and Zoning and in any event, at least prior to when such application is considered and/or decided by the Board. In the event such a requirement is made, the County will not consider the unreasonable proffer when processing the zoning reclassification application.

Applicants should be aware that any and all project impacts can serve as a basis for denial, even though not all impacts can be mitigated by proffers under the Statute. Applicants must rely on the thoroughness of their written analysis to show how any proffers being made mitigate impacts, and to what extent. Some proffers may be deemed unreasonable and therefore unlawful because they overstate an impact, or understate available capacity at a public facility. The County may reject a proffer for being unreasonable, but it will not suggest or request that a substitute proffer be made, even if there is a substitute proffer which may be permissible under the Statute. This is due to the possibility that an unreasonable proffer could be accidentally suggested, requested, or accepted in violation of the law. It is incumbent on applicants to put forth the best possible application throughout the process.

Notwithstanding the above, the applicant or owner may, at the time of filing an application or during the development review process, submit any onsite or offsite proffer that the owner and applicant deem reasonable and appropriate, as conclusively evidenced by the signed proffers.

Election of Code Provisions for Residential Proffers Worksheet

The Code of Virginia establishes standards that localities must follow when considering conditional rezoning proffers. The legislation and accompanying standards have changed over the past several years. What standards apply is dependent on when an application is submitted. In addition, in certain instances, an applicant can elect to choose which standards to apply.

If you are submitting a proffer statement for residential developments or residential components of mixed-use properties, please complete the following form to determine which Virginia Code legislation you are electing to have applied to your project. This form also will determine if a Proffer Reasonableness Analysis is required or optional.

-	-				
арр	P 1: Identify what type of lication is being submitted eck box that applies)	version of the		row selected in STE nich you elect to ha valuated.	
		Pre – July 1, 2016 Law	July 1, 2016 to July 1, 2019 Law	Post July 1, 2019 Law § 15.2- 2303.4 <u>Part C</u>	Post July 1, 2019 Law § 15.2- 2303.4 <u>Part D</u>
	Pending Rezoning or Proffer Amendment applications submitted prior to July 1, 2016				
	Pending Rezoning or Proffer Amendment applications submitted between July 1, 2016 and July 1, 2019				
	New Proffer Amendment application amending a Rezoning which was filed between July 1, 2016 and July 1 2019				
	New Rezoning applications submitted after July 1, 2019				
	New Proffer Amendment applications submitted after July 1, 2019 amending a Rezoning which was filed after July 1, 2019				
	TEP 3: Corresponding equirements based on STEP 2		Proffer Reasonableness Analysis (PRA) REQUIRED	PRA REQUIRED	PRA OPTIONAL

APPENDIX

Policy for filing Zoning Reclassification and Proffer Condition Amendment Applications (Resolution R16-170)

Policy for processing Zoning Reclassification and Proffer Condition Amendment Applications (Resolution R19-188)

BOARD OF SUPERVISORS COUNTY OF STAFFORD STAFFORD, VIRGINIA

RESOLUTION

At a regular meeting of the Stafford County Board of Supervisors (the Board) held in the Board Chambers, George L. Gordon, Jr., Government Center, Stafford, Virginia, on the 7th day of June, 2016:

MEMBERS:	VOTE:
Robert "Bob" Thomas, Jr., Chairman	Yes
Laura A. Sellers, Vice Chairman	Yes
Meg Bohmke	Yes
Jack R. Cavalier	Yes
Wendy E. Maurer	Yes
Paul V. Milde, III	Yes
Gary F. Snellings	Absent

On motion of Mrs. Maurer, seconded by Ms. Sellers, which carried by a vote of 6 to 0, the following was adopted:

A RESOLUTION ESTABLISHING WHEN APPLICATIONS FOR ZONING RECLASSIFICATIONS (REZONINGS) AND PROFFER CONDITION AMENDMENTS (PROFFER AMENDMENTS) HAVE BEEN FILED WITH THE COUNTY

WHEREAS, Stafford County Code Sec. 28-203 stipulates the submission requirements for rezoning and proffer amendment applications; and

WHEREAS, Stafford County Code Sec. 28-203 requires the submittal of applicable impact analysis, although such analysis is not required when an application is submitted; and

WHEREAS, although the Department of Planning and Zoning (Department) has an administrative process in place, the County does not currently have a written policy stating when a rezoning or proffer amendment application is considered filed; and

WHEREAS, the Board desires to confirm the process already followed by the Department and adopt this policy as to when a rezoning or proffer amendment application is considered filed with the County;

NOW, THEREFORE, BE IT RESOLVED by the Stafford County Board of Supervisors on this the 7th day of June, 2016, that it be and hereby does establish the following policy for filing of rezoning and proffer amendment applications with Stafford County:

STAFFORD COUNTY BOARD OF SUPERVISORS

POLICY FOR FILING ZONING RECLASSIFICATION (REZONING) AND PROFFER CONDITION AMENDMENT (PROFFER AMENDMENT) APPLICATIONS

A rezoning and proffer amendment application shall be <u>filed</u> with Stafford County when the following criteria are met:

- 1. Completed applications, to include all applicable checklists, on forms supplied by the Department of Planning and Zoning (Department), have been submitted to the Department.
- 2. All applicable application review fees have been processed and paid in full.
- 3. All required information pursuant to Stafford County Code Sec. 28-203, including applicable impact statements, has been provided.
- 4. All applicable supplementary forms have been provided.
- 5. Pursuant to Stafford County Code Sec. 28-203, verification that real estate taxes are paid in full is required. If real estate taxes are no longer considered paid in full or become delinquent, the application shall become incomplete and not considered filed until such time as all real estate taxes due are paid in full.

A Copy, teste:

Anthony I Romanello, ICMA-CM County Administrator

AJR:JAH:dfk

BOARD OF SUPERVISORS COUNTY OF STAFFORD STAFFORD, VIRGINIA

RESOLUTION

At a regular meeting of the Stafford County Board of Supervisors (the Board) held in the Board Chambers, George L. Gordon, Jr., Government Center, Stafford, Virginia, on the 2nd day of July, 2019:

MEMBERS:	<u>VOTE</u> :
Gary F. Snellings, Chairman	Yes
L. Mark Dudenhefer, Vice Chairman	Yes
Meg Bohmke	Yes
Jack R. Cavalier	Yes
Thomas C. Coen	Absent
Wendy E. Maurer	Yes
Cindy C. Shelton	Yes

On motion of Mrs. Maurer, seconded by Ms. Bohmke, which carried by a vote of 6 to 0, the following was adopted:

A RESOLUTION ESTABLISHING A POLICY FOR THE PROCESSING ZONING RECLASSIFICATION (REZONING) AND PROFFER CONDITION AMENDMENT (PROFFER AMENDMENT) APPLICATIONS THAT HAVE BEEN FILED WITH STAFFORD COUNTY

WHEREAS, Stafford County Code Sec. 28-303 stipulates the submission requirements for rezoning and proffer amendment applications; and

WHEREAS, Resolution R16-170 established a policy for filing rezoning and proffer amendment applications with Stafford County; and

WHEREAS, the Board desires to adopt this Resolution to establish a policy regarding the processing of rezoning or proffer condition amendment applications, in addition to all the other administrative processes and procedures in place by the Department of Planning and Zoning;

NOW, THEREFORE, BE IT RESOLVED by the Stafford County Board of Supervisors on this the 2nd day of July, 2019, that it be and hereby does establish the following policy for processing rezoning and proffer condition amendment applications by Stafford County, Virginia:

STAFFORD COUNTY BOARD OF SUPERVISORS

POLICY FOR PROCESSING ZONING RECLASSIFICATION (REZONING) AND PROFFER CONDITION AMENDMENT (PROFFER AMENDMENT) APPLICATIONS

A rezoning and/or proffer amendment application submitted through the Stafford County Department of Planning and Zoning shall be processed as follows:

- 1. When applicable, an applicant must select on the application form which provision(s) of the Code of Virginia will be applied to the processing of the application.
- 2. If applying for a proffer amendment, the applicant shall identify in the application form the date and ordinance number of the rezoning giving rise to the amendment.
- 3. Staff shall acknowledge the Code provision(s) selected by the applicant in staff's reports to the Board and Planning Commission.
- 4. Upon an application being considered "filed," as prescribed in Resolution R16-170, staff shall forward the application to all applicable county and state departments and agencies for review and comment.
- 5. If a proffer statement is proposed by an applicant, it must first be submitted in writing and executed preferably with the application or as soon as possible thereafter.
- 6. Prior to the advertisement of any public hearing on the application before the Planning Commission, the applicant shall provide a newly executed proffer statement if any proffer has been changed since its first submission.
- 7. Prior to the advertisement of any public hearing on the application before the Board, the applicant shall provide a newly executed proffer statement if any proffer has been changed since the application and proffer statement was considered by the Planning Commission.
- 8. It shall be the responsibility of the applicant to pay for any costs to re-advertise a public hearing necessitated by any substantial change to an application, including failing to provide timely executed proffer statements.
- 9. Consideration of any pending application exceeding one-year from the date of being "filed," may only be extended by written request of the applicant subject to approval by the Board or Planning Commission.

10. Any pending application exceeding 18 months from the date of being "filed," shall administratively be closed by staff. The applicant may request a time extension in writing prior to the 18-month deadline, which request must contain a definite time for moving forward with or withdrawing the application. Such extension request may only be granted by the Board.

A Copy, teste:

Thomas C. Foley

Thomas C. Foley

County Administrator

TCF:JAH:

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