BENNIE TUCKER

350 NORTH SHORE ROAD

PASADENA MARYLAND 21122

BENNIETUCKER2002@YAHOO.COM

443-306-5655 CELL

VIA PLANNING LAND USE NAVIGATOR AND HAND DELIVERY:

NOVEMBER 30, 2024 - REVISED 12.21.2024 VIA EMAIL

ANNE ARUNDEL COUNTY

OFFICE OF PLANNING AND ZONING

2664 RIVA ROAD, THIRD FLOOR

ANNAPOLIS, MARYLAND 21401

ATTN:

MS. JENNIFER LECHNER PZLECH23@AACOUNTY

RE: VARIANCE 2024-0220-V; B02421308, B-2023-393

DEAR; Ms. LECHNER:

REVISION TO LETTER:

THIS REVISED JUSTIFICATION LETTER ADDRESSES YOUR REQUEST FOR ADDITIONAL INFORMATION, AS WHY THE PATH TO THE WATER'S EDGE WAS INSTALLED WITH CURVES AND NOT PER THE PLAN ATTACHED TO THE APPROVED STANDING GRADING PLAN.

THE REMAINDER OF THE STATEMENT REMAINS IN THE RECORD.

THE PATHWAY WAS CURVED TO AVOID THE TREES PLANTED. THOSE TREES WERE PLANTED IN PART TO SATISFY THE MITIGATION REQUIREMENTS. ALL MITIGATION IS COMPLETE AND THE SECURITIES RELEASED, INCLUDING THE MITIGATION FOR THIS PATHWAY. WE BELIEVE WITH LESS COVERAGE AND PLANTED FOR THE HIGHER COVERAGE, THIS ALIGNMENT IS THE HIGHEST AND BEST, MANY PATHWAYS MEANDER, SOME ARE BOARDWALKS, SITE CONDITIONS GOVERN UNDER THE STANDARD GRADING PLAN APPROVAL..

THOSE TREES WERE PLANTED AS A FAMILY EVENT, ONE TREE FOR EACH OF OUR DAUGHTERS, KALA, PALMER AND SAVANNAH. IT WAS MEANT TO TEACH THEM GOOD STEWARDSHIP OF THE WATER WAYS AND TO ALLOW THEM TO MATURE AND GROW WITH THE TREES IN OUR FOREVER HOME. THOSE TREES ARE AN IMPORTANT PART OF OUR FAMILY.

THE SITE PLAN WAS MEANT AS AN EXHIBIT TO THE STANDARD GRADING PLAN WITH THE BENEFIT OF KNOWLEDGE OF THE FAMILY TREE LOCATIONS. THE PATHWAY INSTALLED AND LOCATED BY THE SURVEY INDICATES THE NEW PATH LOCATION YIELDED A PATH OF LESS COVERAGE THAN APPROVED.

THIS VARIANCE APPLICATION IS PRESENTED AT THE REQUEST OF MR. ADAM BROWN, MR. DANIEL SMITH, AND MS. SARA ÄNZELMO ON BEHALF OF PLANNING AND ZONING.

THE APPLICANT WISHES TO COMPLY WITH THE REQUEST FOR APPROVAL OF THE VARIANCE, AND THE ASSOCIATED PERMIT. THE VARIANCE PRE-FILE COMMENTS ARE HEREIN MADE A PART OF THIS RECORD.

THE CORE OF THIS MATTER IS THE RELIANCE OF THE APPROVED STANDARD GRADING PLAN DATED OCTOBER 7, 2022, WHEREAS THERE WAS NO BUILDING PERMIT REQUIRED AT THE TIME OF APPROVAL. (THE SGP IS VALID FOR TWO YEARS), COPY ATTACHED.

FROM THE DATE OF COMPLIANCE CASE BEING OPENED WE HAVE BEEN COMMUNICATING WITH SUBMITTALS, LETTERS OF EXPLANATION, HISTORICAL CHRONOLOGY,

PRE-FILE COMMENTS:

THE CRITICAL AREA TEAM:

THE TEAM COMMENTED THAT THE STANDARD GRADING PLAN SHOWED A STRAIGHT LINE FORM THE HOUSE TO THE PIER; HOWEVER THE CONDITIONS ON THE FIELD CAUSE FOR REALIGNMENT DUE TO THE BUFFER PLANTINGS INSTALLED TO COMPLY WITH THE DEVELOPMENT THAT HAD TAKEN PLACE.

WE ARE CERTAIN, IF THE STANDARD GRADING PLAN HAD ANTICIPATED THOSE CURVES FOR SAVING THE TREES BEEN SHOWN THAT SGP WOULD HAVE BEEN APPROVED AS WELL, AS THE CONDITIONS FOR APPROVAL ARE SIGNIFICANTLY UNDER THE MINIMUM STANDARDS.

THE ZONING ADMINISTRATION SECTION

THE ZONING COMMENTS ARE A COPY OF THE CRITICAL AREA COMMENTS, AGAIN A COPY IS ATTACHED.

BUILDING PERMIT ENVIRONMENTAL COMMENT:

MR. BROWN COMMENTED THAT A VARIANCE TO COMAR 27.01.09.01-E.

THE PROPOSED WALKWAY EXCEEDS THE ALLOWABLE WIDTH FOR A RIPARIAN ACCESS PATH AND CREATES DEVELOPMENT DISTURBANCE IN THE 100 FOOT CRITICAL AREA BUFFER. AS SUCH THE APPLICANT MUST OBTAIN A VARIANCE TO THE REFERENCED CODE PRIOR TO PERMIT APPROVAL.

BUILDING PERMIT ENVIRONMENTAL RESPONSE:

THE WALKWAY AND TREADS AND RISERS ARE LESS THAN 5 FEET IN WIDTH AS APPROVED BY THE PLANS REVIEWER. COMAR ALLOWS FOR A 6 FOOT ACCESS TO THE WATER'S EDGE.

THE LANDSCAPE WALLS ALL LESS THAN 4 FEET IN HEIGHT. THE FOOTERS, MINOR WALLS AND CAPS REPRESENT THE INFRASTRUCTURE NECESSARY TO NAVIGATE THE VERTICAL GRADE, CREATE TREADS AND RISERS COMPLY WITH THE STANDARD GRADING PLAN 2022-121, REGARDLESS OF THE TIMING OF INSTALLATION.

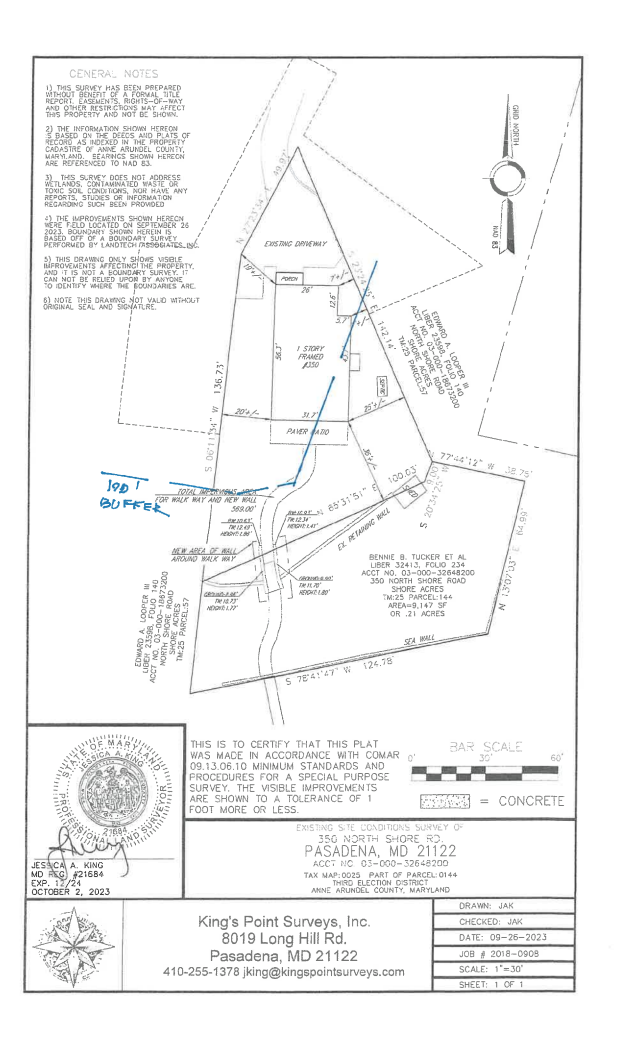
BUILDING PERMIT MITIGATION:

THE MITIGATION PLAN, AGREEMENT AND FINANCIAL MATTERS FOR 600 SQUARE FEET (OVER THE ACTUAL COVERAGE) WERE ACCEPTED. THE PLANTINGS INSTALLED, INSPECTED AND THE BOND RELEASED.

IN CONCLUSION, WE LOOK FORWARD TO YOUR FAVORABLE CONSIDERATION TOWARDS YOUR APPROVAL OF THIS VARIANCE APPLICATION, SO THE HEARING OFFICE HAS YOUR SUPPORT PRIOR TO THE HEARING.

SINCERELY

BENNIE TUCKER



CRITICAL AREA COMMISSION CHESAPEAKE AND ATLANTIC COASTAL BAYS 1804 WEST STREET, SUITE 100 ANNAPOLIS, MD 21401

PROJECT NOTIFICATION APPLICATION

GENERAL PROJECT INFORMATION

Jurisdiction	. Anne Arunde	el County			Date: 11.31.24	
-		1			FOR RESUBMITTAL O	NLY
Tax Map #	Parcel #	Block #	Lot#	Section	Corrections	
25	144	20	NS	Ns-	Redesign	
					No Change	
			1	1	Non-Critical Area	
		J	1		Trom Cition Titon	
					*Complete Only Page 1	
Tax ID:	3.600. 32	264-821	17		General Project Information	_
					General Project Information	<u>.</u>
						WANTED HILL
7						
Project Nam	ie (site name, su	bdivision name	e, or other)	351 N	ORTH SHIRE	
Project local	tion/Address	351 NORT	TI SKAR	F. RD.		
City 7	SPADENA				7:- 2426	
City 7	mr > 1 m (1) = 1000				Zip 21122	
T 1		1				
Local case n	umber 2.	24- 510	5			
Applicant:	Last name	TUCKER	`,		First name BENNIE	
					Thus haine	
Company	NZ.					
Company	1 N 2000 '					
Application	Type (check al	I that annly).				
zzppnoucox	rype (check at	that apply).				
Desilding Des				**		
Building Per				Variance		
Buffer Mana	_			Rezoning		
Conditional '	Use			Site Plan		
Consistency	Report	\Box		Special Excep	tion 🗍	
	> 5,000 sq ft	一		Subdivision		
		H				
Grading Perr	IIII	لبا		Other		
Local Jurisc	liction Contact	Information:				
Last name	AACo Zoning	Administration	Section	First name		
				- A HOCHAIN		
Dhon - 4	410-222-7437		70	· ~		
Phone #	71U-222-17J /		Respon	use from Comr	nission Required By TBD	
Fax #				Hearing date	TBD	

SPECIFIC PROJECT INFORMATION

Describe Proposed use									
STARS FOR	PST	H To	61	ER					
Intra-Family Transfer Grandfathered Lot	Yes				Growth Allo Buffer Exem		Yes	/	
Project Type (check a	ll that ap	ply)							
Commercial Consistency Report Industrial Institutional Mixed Use Other					Recreational Redevelopment Residential Shore Erosion Control Water-Dependent Facility				
SITE INVENTORY (Enter acr	es or sq	uare	feet)					
	Acı	es		Sq Ft	Total Disturbe	A Fo.	Acres	Sq Ft	
IDA Area					Total Disturbe	a Area	2-29	3,916.	
LDA Area	0.3	6	1.6	,755					
RCA Area					# of Lots Crea	ted Ø			
Total Area	0.34	9	16	755	# Of Lots Cica	ica ç			
	1	Acre	es	Sq Ft			Acres	Sq Ft	
Existing Forest/Woodland					Existing Lot Coverage				
Created Forest/Woodland					New Lot Coverage				
Removed Forest/Woodlar	id/I rees				Removed Lot Coverag	е			
					Total Lot Coverage				
VARIANCE INFORM	IATION								
Buffer Disturbance		Acre	:5	Sq Ft	D.CC TO .CI		Acres	Sq Ft	
Non-Buffer Disturbance		8.09		20 11	Buffer Forest Clearing	5	0	0	
Variance Type Buffer Forest Clearing HPA Impact Lot Coverage Expanded Buffer Nontidal Wetlands Setback Steep Slopes Other	PEX		_		Structure Acc. Structure Addition Barn Deck Dwelling Dwelling Addition Garage Gazebo Patio Pool Shed		G-9	3916	
				(Other	W	- LK WASY	+ GTAIRS	

Revised 12/14/2006

CRITICAL AREA REPORT

BENNIE TUCKER

350 NORTH SHORE ROAD

PASADENA MARYLAND 21122

BENNIETUCKER2002@YAHOO.COM

443-306-5655 CELL

CHEAPEAKE BAY CRITICAL AREA REPORT:

PREPARED: OCTOBER 14, 2024

OBJECTIVE:

THIS REPORT IS LIMITED TO THE CURRENT PERMIT AND COMPLIANCE MATTER BEFORE THE OFFICE OF PLANNING AND ZONING AND THE ADMINISTRATIVE HEARING OFFICE FOR THE APPROVAL OF A VARIANCE APPLICATION TO SECURE APPROVAL OF A BUILDING PERMIT APPLICATION (AFTER THE FACT) TO CLOSE THE COMPLIANCE CASE B2023-393 AS REQUESTED MULTIPLE TIMES BY THE BUILDING AND ZONING OFFICES. THIS REPORT DOES NOT MIMIC OR ATTACH THE FACTS AND FIGURES UNDER PREVIOUS PERMITS OR VARIANCES, UNLESS IT SPECIFICALLY BENEFITS THIS APPLICATION.

PERMIT:

- B02421308
- COMPLIANCE CASE B-2023-393

PROPERTY:

PARCEL 144, 350 NORTH SHORE ROAD PASADENA, MARYLAND 21144

CURRENT OWNER/APPLICANT:

TUCKER, BENNIE AND AMANDA

LEGAL DESCRIPTION:

- TAX MAP 25, GRID 20, PARCEL 144,
- DEED L.32413, PAGE 234

ZONING DESIGNATION:

R2

CRITICAL AREA DESIGINATION

- LDA\RCA
- BUFFER AND BUFFER MODIFIED

INTRODUCTION AND NARRITIVE:

THIS CHESAPEAKE BAY CRITICAL AREA REPORT IS BEING PREPARED TO MEET ANNE ARUNDEL COUNTY STANDARDS FOR DEVELOPMENT WITHIN THE CHESAPEAKE BAY CRITICAL AREA. THIS 16,770 SQUARE FOOT (0.38.5 AC.) SITE IS LOCATED AT TAX MAP 25, GRID 20, AND PARCEL 144, ADDRESSED AS 350 NORTH SHORE ROAD PASADENA, MARYLAND 21122.

This 0.38 acre parcel is waterfront on the Magothy River; this property is redeveloped with a Single Family principal residence. The site is served by private septic (I&A) system and a well under Permit No. T02045058 (2017).

ACCESS IS VIA A PAVED PRIVATE DRIVEWAY, GATED NEAR THE CONNECTION TO NORTH SHORE ROAD.

THE PARCEL IS VERY IRREGULAR IN SHAPE WITH THE LONG STEM LEADING TO THE MAIN ROAD.

PUBLIC UTILITY SERVICES ARE UNAVAILABLE TO THE PARCEL AS DESIGNATED BY THE MASTER WATER AND SEWERAGE MAPS ADOPTED BY THE COUNTY COUNCIL AND THE OFFICE OF PLANNING AND ZONING.

THE PROJECT WAS REDEVELOPED UNDER VARIANCE CASES 2020-107-V GRANTED ON OCTOBER 27, 2020.

OF NOTE:

PAGE 14 OF THAT DECISION SPECIFICALLY SHALL NOT PROHIBIT THE APPLICANTS FROM MAKING MINOR CHANGES TO THE FACILITIES AS PRESENTLY SHOWN TO COUNTY EXHIBIT 2 TO ADJUST FOR CHANGES MADE NECESSARY BY COMMENTS OR REQUIREMENTS THAT ARISE DURING PLAN REVIEW OR CONSTRUCTION, PROVIDED THOSE MINOR CHANGES DO NOT EXCEED THE VARIANCES GRANTED HEREIN.

EXISTING VEGETATION:

THE PROPERTY HAS MATURE MIX HARDWOODS ALONG THE EXISTING DRIVEWAY, THAT LAND AREA IS SUPPORTED BY LIGHT UNDERSTORY OF MOUNTAIN LAUREL AND NATIVE GRASSES. EXISTING VEGETATION HAS LITTLE RELEVANCE THIS MATTER, AS NO WOODLAND IMPACT OCCURRED.

THE AREA OF THE PRIMARY STRUCTURE WAS CLEAR OF WOODLAND COVER DUE TO THE DWELLING, SEPTIC AND WELL.

THIS APPLICATION:

CURRENTLY THE VEGETATION HAS BEEN ENHANCED WITH NEW PLANTINGS REQUIRED AND COMPLETED BY THE MITIGATION PLANS, AGREEMENTS ALL PLANTED WITH NATIVE SPECIES CERTIFIED BY THE FORESTRY DEPARTMENT AND THE SECURITIES RELEASED.

ENVIROMENTAL FEATURES AND HABITAT PROTECTION AREAS:

UNDER THIS APPLICATION, THERE ARE NO ENVIRONMENTAL FEATURE OR HABITAT PROTECTION AREAS WITHIN THIS 600 SQUARE FOOT LIMIT OF DISTURBANCE FOR THE AT GRADE WALKWAY AND STAIRWAY.

SOILS:

PLEASE SEE ATTACHED:

PROPOSED USE:

THIS APPLICATION IS AN AFTER THE FACT FOR THE STAIRWAY INSTALLED UNDER STANDARD GRADING PLAN SGP # 2022-121. THE STANDARD GRADING PLAN ALLOWED FOR THE INSTALLATION OF THE AT GRADE FLAGSTONE PATHWAY FROM THE HOME TO THE PIER WITHOUT CONCERN OR MATTER.

STORMWATER HAS BEEN SATISFIED BY PLANTINGS, AS STRUCTURE METHODS AND SETBACKS TO UTILITIES PRECLUDE OTHER METHODS. THE PLANTINGS HAVE BEEN INSTALLED, CERTIFIED AND SECURITY RELEASED.

MINIMAZATION OF IMPACTS:

THE 6 FOOT WIDE WALKWAY CONNECTION OF THE DWELLING TO THE WATER'S EDGE IS PROVIDED FOR WITHIN COMAR. THEREFORE WITH THIS WALKWAY BEING ONLY 5 FEET WIDE, THIS IS THE MINIMUM NECESSARY TO SATISFY THE NEEDS AND WANTS.

CONCULSION:

THIS CRITICAL AREA REPORT CONCLUDES HAVING CONCLUDED THAT THERE ARE NO IMPACTS TO THE CHESAPEAKE BAY CRITICAL AREA, ITS BUFFERS, ITS SLOPES AND ITS VEGETATION. THEREFORE NO IMPACT IS CALCULATED FOR THIS WALKWAY WITH THE STAIRWAYS. THE LESS THAN 600 SQUARE FEET OF COVERAGE LEAVE THE SITE WITH 3,686 SQUARE FEET OF TOTAL LOT COVERAGE. THE SITE IS ALLOWED 5,236 SQUARE FEET.

- MITIGATION IS COMPLETE:
- NO CLEARING OCCURRED.
- ALL WORK WAS HAND WORK FOR THE STAIRS, LESS THAT 30 YARDS OF SOIL MATERIAL WAS MANAGED, 1/3 OF WHICH WAS BACKFILL.

LIST OF FIGURES:

- VICINITY MAP
- ZONING MAP
- CRITICAL AREA MAP
- BOG MAP
- SOIL MAP
- PHOTOS
- TOPOGRAPHIC MAP
- AERIAL MAP
- FLOODPLAIN MAP
- BUFFER MAP
- ADMINISTRATION VARIANCE SITE PLAN/SURVEY
- VARIANCE 2020-107-V
- STANDARD GRADING GRADING 7-12-2022, 10-7-2022
- MITIGATION PLAN FOR WALKWAY AND STAIRWAY DATED 9-26-2022

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350 NORTH SHORE ROAD

PASADENA MARYLAND 21122

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CHEAPEAKE BAY CRITICAL AREA REPORT:

PREPARED: OCTOBER 10, 2024

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THIS 0.38 ACRE PARCEL IS WATERFRONT ON THE MAGOTHY RIVER; THIS PROPERTY IS REDEVELOPED WITH A SINGLE FAMILY PRINCIPAL RESIDENCE. THE SITE IS SERVED BY PRIVATE SEPTIC (I&A) SYSTEM AND A WELL UNDER PERMIT NO. TO2045058 (2017).

ACCESS IS VIA A PAVED PRIVATE DRIVEWAY, GATED NEAR THE CONNECTION TO NORTH SHORE ROAD.

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THE AREA OF THE PRIMARY STRUCTURE WAS CLEAR OF WOODLAND COVER DUE TO THE DWELLING, SEPTIC AND WELL.

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CURRENTLY THE VEGETATION HAS BEEN ENHANCED WITH NEW PLANTINGS REQUIRED AND COMPLETED BY THE MITIGATION PLANS, AGREEMENTS ALL PLANTED WITH NATIVE SPECIES CERTIFIED BY THE FORESTRY DEPARTMENT AND THE SECURITIES RELEASED.

ENVIROMENTAL FEATURES AND HABITAT PROTECTION AREAS:

Under this application, there are no environmental feature or habitat protection areas within this 600 square foot limit of disturbance for the at grade walkway and stairway.

SOILS:

PROPOSED USE:

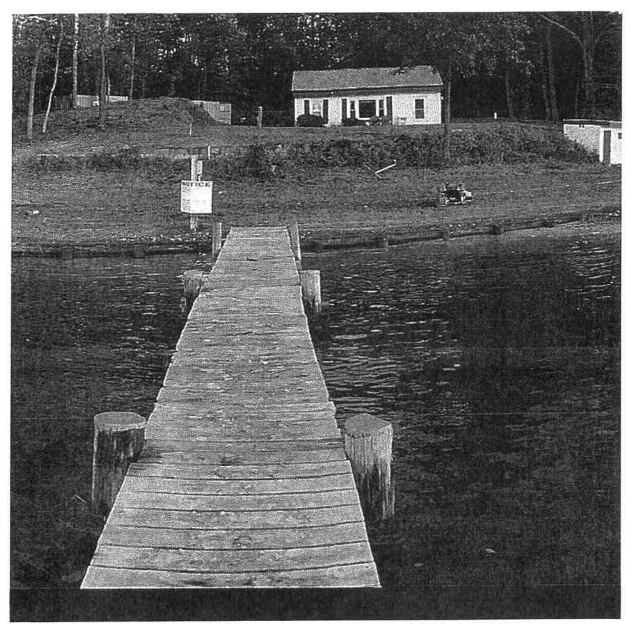
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8/26/2021 image5.jpeg



8/26/2021 image1.jpeg



2024 aerial





Legend

This map is a user generated static output from an Internet mapping site and is for reference only.

Data layers that appear on this map may or may not be accurate, current, or otherwise reliable.

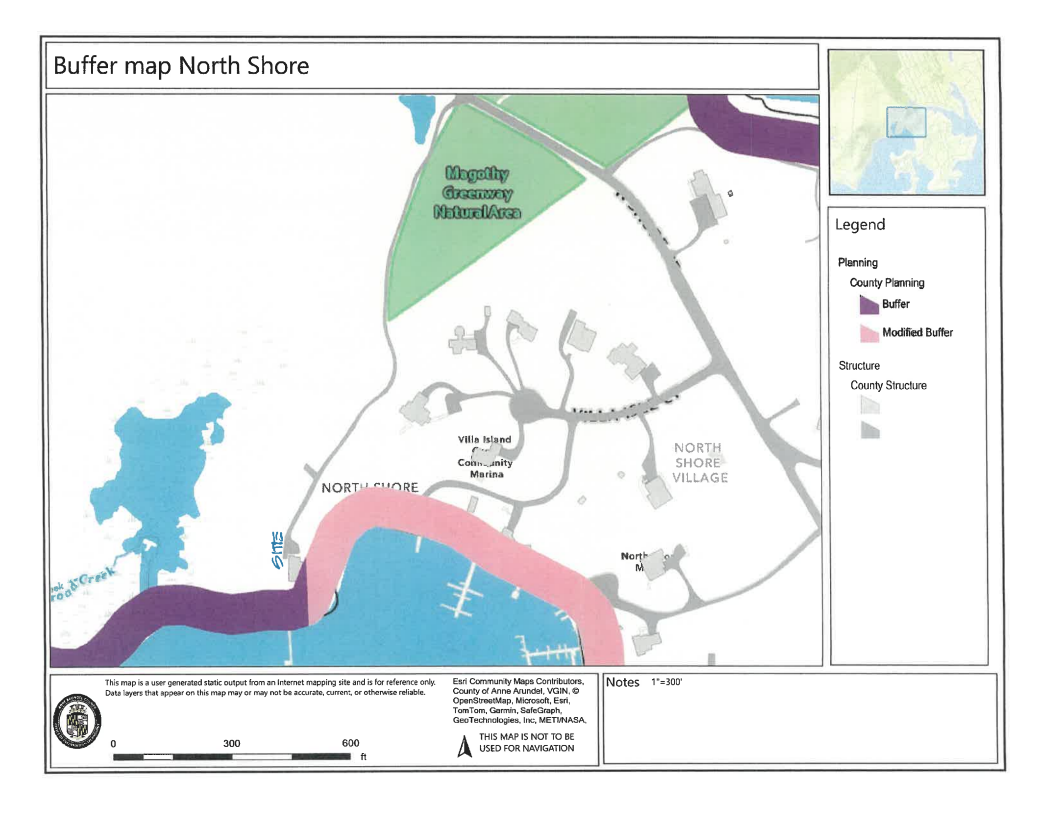
300

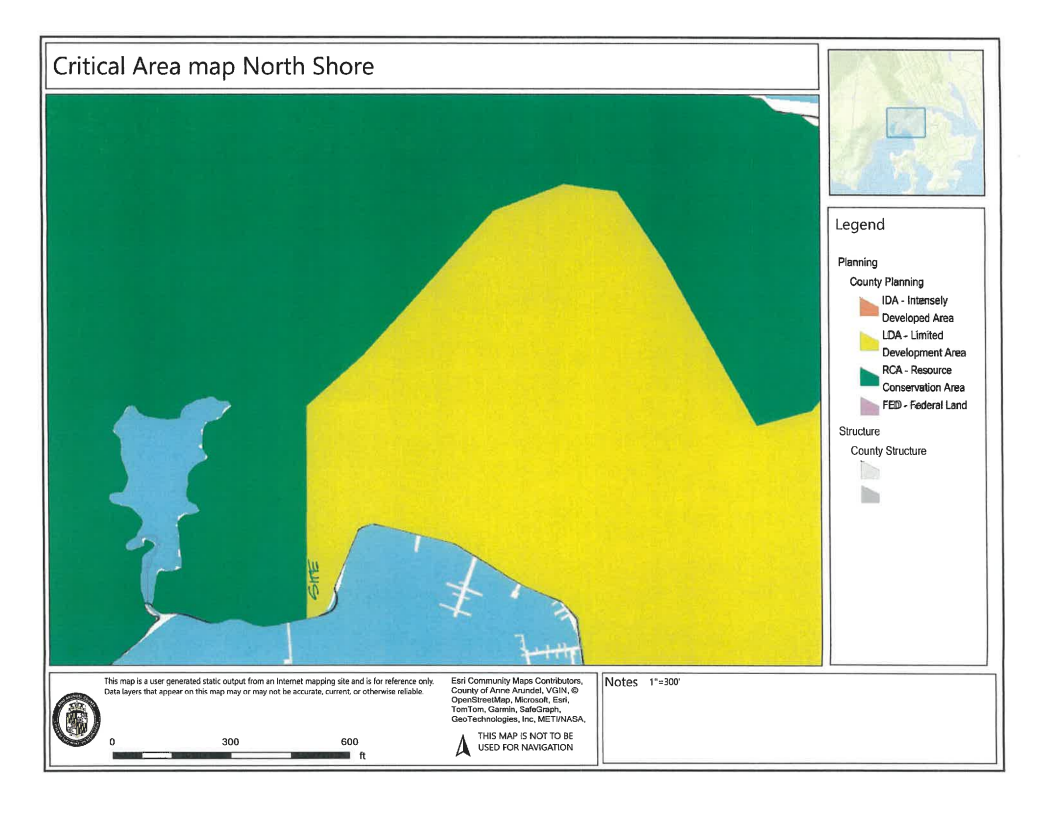


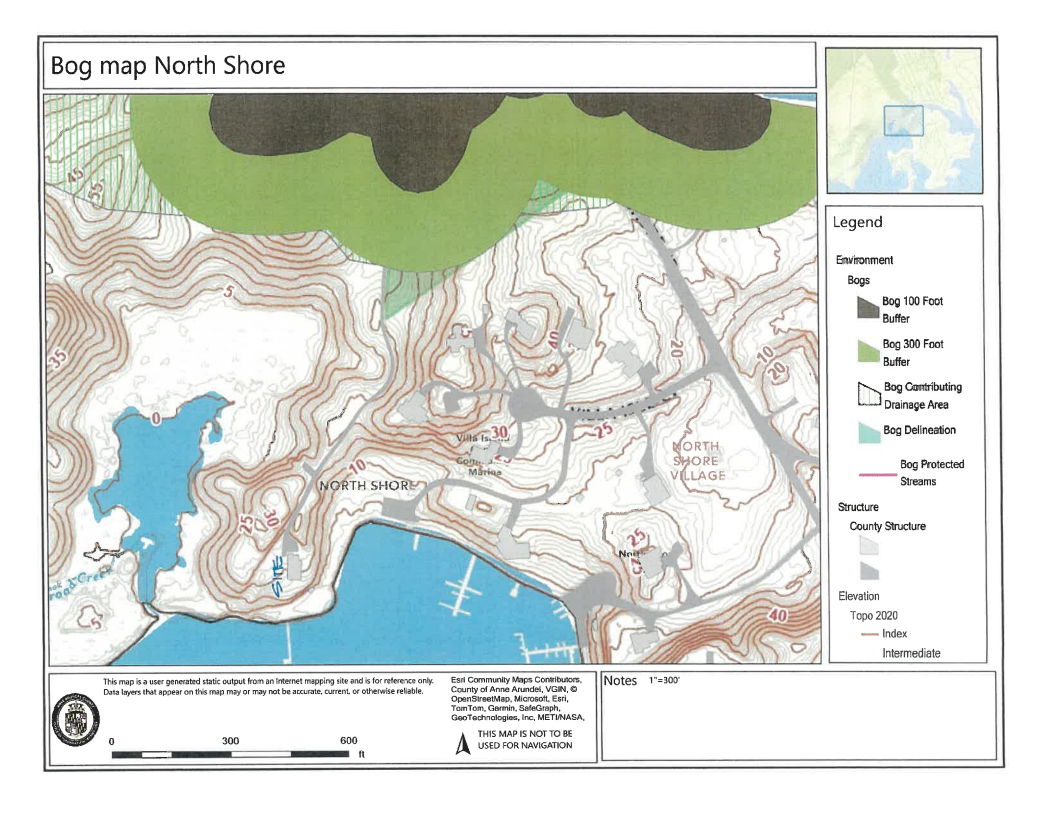
600

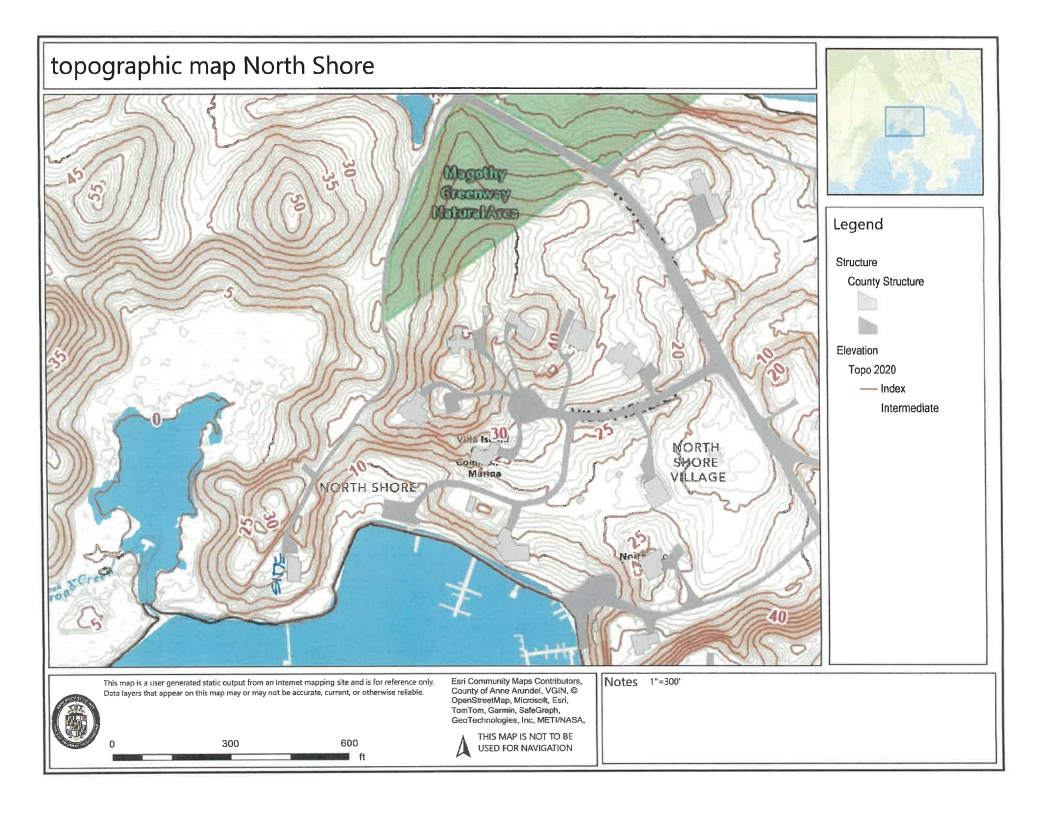
Notes 1"=300"

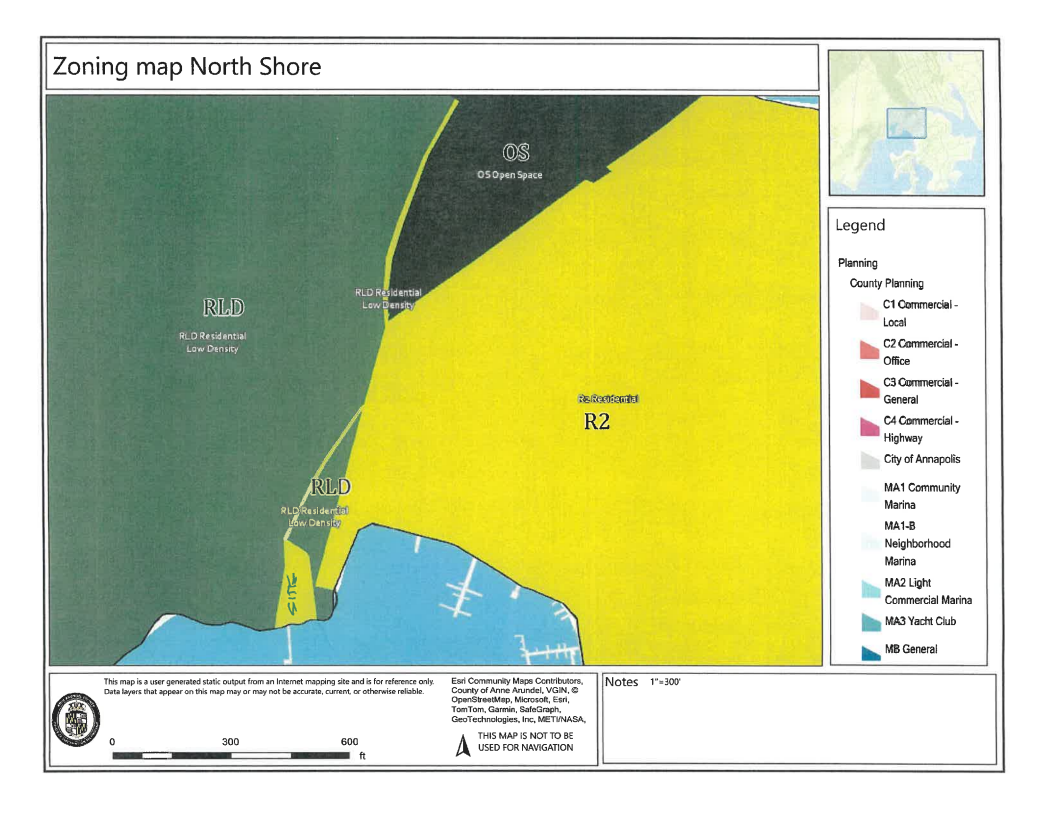
THIS MAP IS NOT TO BE USED FOR NAVIGATION

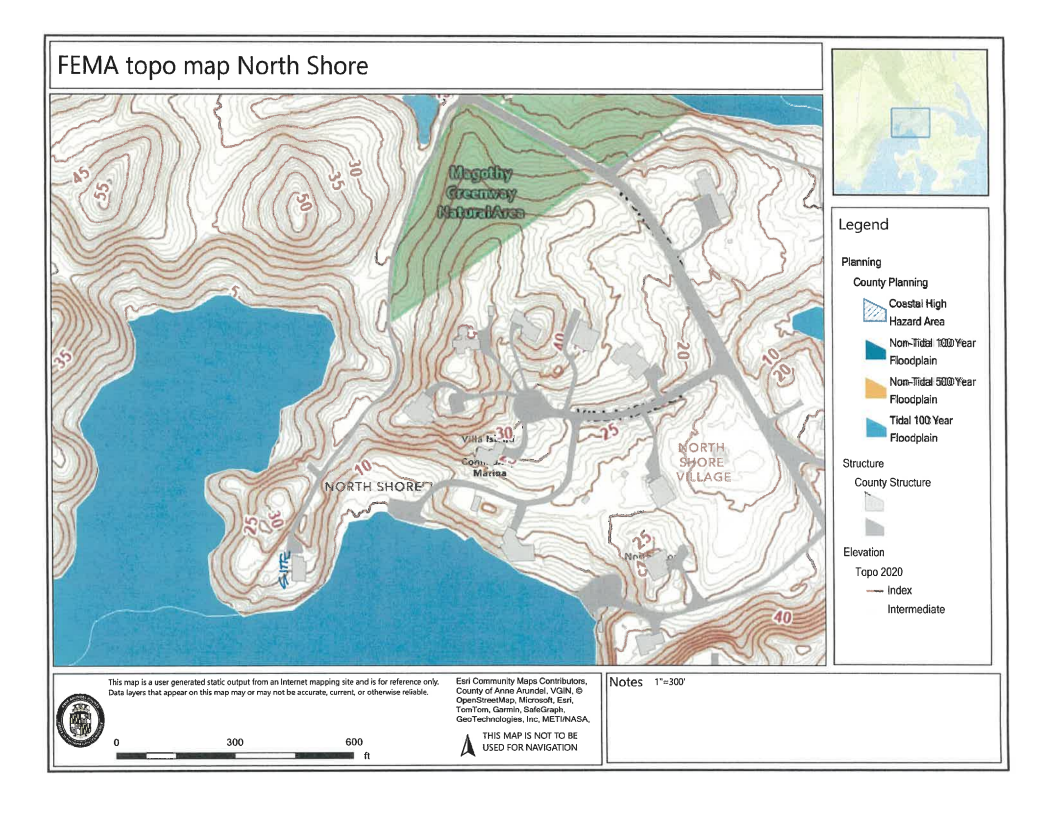


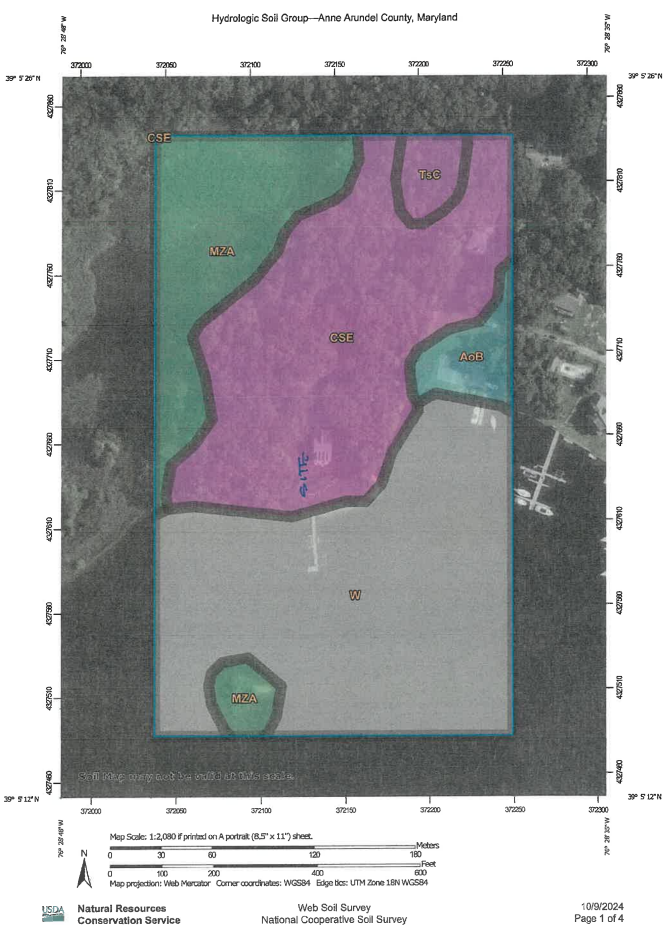












MAP LEGEND MAP INFORMATION Area of Interest (AOI) C The soil surveys that comprise your AOI were mapped at 1:12,000. Area of Interest (AOI) C/D Soils Warning: Soil Map may not be valid at this scale, D Soil Rating Polygons Enlargement of maps beyond the scale of mapping can cause Not rated or not available Α misunderstanding of the detail of mapping and accuracy of soil Water Features line placement. The maps do not show the small areas of A/D Streams and Canals contrasting soils that could have been shown at a more detailed В scale. Transportation B/D Rails +++ Please rely on the bar scale on each map sheet for map С measurements. Interstate Highways C/D Source of Map: Natural Resources Conservation Service **US Routes** Web Soil Survey URL: D Major Roads Coordinate System: Web Mercator (EPSG:3857) Not rated or not available Local Roads Maps from the Web Soil Survey are based on the Web Mercator projection, which preserves direction and shape but distorts Soil Rating Lines Background distance and area. A projection that preserves area, such as the Α Aerial Photography Albers equal-area conic projection, should be used if more A/D accurate calculations of distance or area are required. This product is generated from the USDA-NRCS certified data as of the version date(s) listed below. Soil Survey Area: Anne Arundel County, Maryland Survey Area Data: Version 23, Sep 6, 2024 Soil map units are labeled (as space allows) for map scales 1:50,000 or larger. D Not rated or not available Date(s) aerial images were photographed: Jun 20, 2022—Aug 13, 2022 Soil Rating Points The orthophoto or other base map on which the soil lines were Α compiled and digitized probably differs from the background A/D imagery displayed on these maps. As a result, some minor shifting of map unit boundaries may be evident. ₿ 嬴 B/D

Hydrologic Soil Group

Map unit symbol	Map unit name	Rating	Acres in AOI	Percent of AOI
AoB	Annapolis loamy sand, 2 to 5 percent slopes	С	0.7	3.8%
CSE	Collington, Wist, and Westphalia soils, 15 to 25 percent slopes	A	6.5	34.6%
MZA	Mispillion and Transquaking soils, 0 to 1 percent slopes, tidally flooded	A/D	3.3	17.5%
TsC	Tinton loamy sand, 5 to 10 percent slopes	A	0.4	2.4%
W	Water		7.8	41.8%
Totals for Area of Inter	est	18.7	100.0%	

Description

Hydrologic soil groups are based on estimates of runoff potential. Soils are assigned to one of four groups according to the rate of water infiltration when the soils are not protected by vegetation, are thoroughly wet, and receive precipitation from long-duration storms.

The soils in the United States are assigned to four groups (A, B, C, and D) and three dual classes (A/D, B/D, and C/D). The groups are defined as follows:

Group A. Soils having a high infiltration rate (low runoff potential) when thoroughly wet. These consist mainly of deep, well drained to excessively drained sands or gravelly sands. These soils have a high rate of water transmission.

Group B. Soils having a moderate infiltration rate when thoroughly wet. These consist chiefly of moderately deep or deep, moderately well drained or well drained soils that have moderately fine texture to moderately coarse texture. These soils have a moderate rate of water transmission.

Group C. Soils having a slow infiltration rate when thoroughly wet. These consist chiefly of soils having a layer that impedes the downward movement of water or soils of moderately fine texture or fine texture. These soils have a slow rate of water transmission.

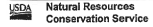
Group D. Soils having a very slow infiltration rate (high runoff potential) when thoroughly wet. These consist chiefly of clays that have a high shrink-swell potential, soils that have a high water table, soils that have a claypan or clay layer at or near the surface, and soils that are shallow over nearly impervious material. These soils have a very slow rate of water transmission.

If a soil is assigned to a dual hydrologic group (A/D, B/D, or C/D), the first letter is for drained areas and the second is for undrained areas. Only the soils that in their natural condition are in group D are assigned to dual classes.

Rating Options

Aggregation Method: Dominant Condition Component Percent Cutoff: None Specified

Tie-break Rule: Higher



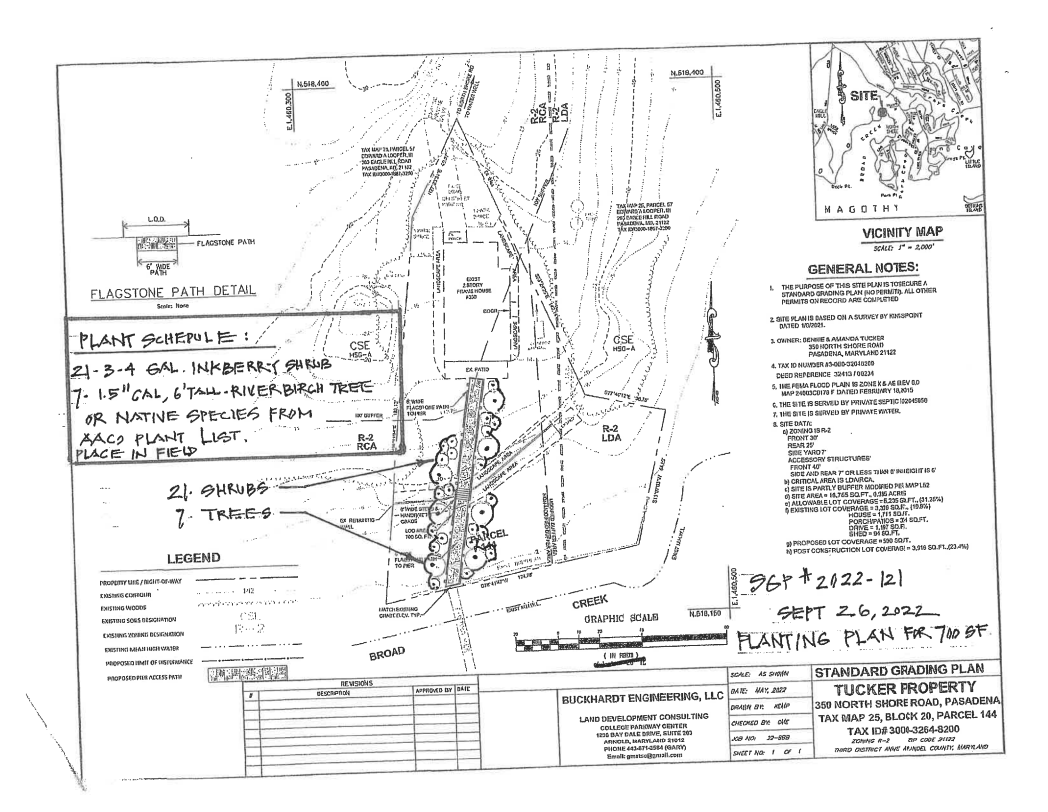
(+NE) 9.24.22 C314 PM

LETTER OF TRANSMITTAL

TO:		Anne Arundel County			REF: 350 North Shore Drive									
ĺ	Inspection & Permits			Standard Grading Plan 2022-121										
2664 Riva Road 2 nd Floor														
Annapolis, Maryland 21401			VIA:											
						U.S. MAIL X HAND CARRI					RIED			
AT	ΓN:	Ms	Va	lerie Gosnell		FEDEX OVERNIGHT TO BE PICKED I					JP			
DA.	 -					FEDEX 2-DAY	FEDEX 2-DAY UPS GROUND				۷D			
	1 bear	9/26	5/20	922		FEDEX STANDARD OTHER								
						ADDRESSEE PHONE	NO	: 44	3-8	71-3	584			
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RET	JRN TO) THE	: OF	FICE BELOW:	ATTENTION OF:	BUCKHARDT ENGINEERING, LLC					4			
	РО Во				PHONE:	443-871-3584				POR		20		
	Annap	oolis,	Mary	rland 21401	FAX:					Your	SUBM	BUS		
					gmetsc@gmail.com EMAIL:			FOR YOUR USE	FOR YOUR FILE	REVI	TALF	NTTAL	RET	잌
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1				Security \$2,100.00							х			
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Thank You			23								- 1			

SIGNATURE: Gary M. Evans

JOB NO: Bennie Tucker



FORESTATION AGREEMENT

THIS FORESTATION AGREEMENT is entered into this 26 day of September, 2022, by and between Bennie and Amanda Tucker,						
Owner, and ANNE ARUNDEL COUNTY, MARYLAND, a body corporate and politic of the						
State of Maryland ("County").						
WHEREAS, Owner is the owner of the real property with a street address of 350 North Shore Road Pasadena, Maryland 21122						
deed reference 32413/234 (the "Property"), and Owner has filed or permitted to						
be filed an application for subdivision or a site development plan with an application for a						
building or grading permit or a standard grading plan, Permit No. NA; and						
WHEREAS, the Owner is required by the Anne Arundel County Code ("Code") to enter						
into a Forestation Agreement.						
NOW, THEREFORE, in consideration of the mutual covenants and promises contained						
in this Agreement, the parties agree as follows:						
INSTALLATION AND INSPECTION						
1. The Owner or Purchaser has submitted and the County has approved a forest						
conservation plan, buffer management plan, reforestation plan ("Plan") for the Property, a copy						
of which is on file at the County Office of Planning and Zoning.						
2. The Owner is required to complete reforestation, afforestation, or replanting on						
the Property in accordance with the Plan and the Code.						
3. The Owner shall be responsible for the provision, installation, and maintenance of						
all plant materials required by the Plan and shall be bound by the terms and conditions of the						
approved Plan and all applicable law and regulations.						
4. The total approved estimated cost of the installed plant materials is						
\$2,100.00, and a copy of the approved cost estimate is attached as Exhibit A.						
5. Within 30 days after installation of all plant materials, the Owner shall notify the						
County in writing by certified mail, return receipt, that installation has been completed in						
accordance with the Plan and shall advise the County of any variations from the Plan or						
differences between the Plan and the final installation. The County will inspect the plant						
materials. Owner hereby grants to the County a right of entry onto the Property for the purpose						

of inspecting the approved installation and verifying compliance with the approved Plan.

6. The Owner has paid to the County an inspection fee in the amount of \$\frac{147.00}{\text{ which is 7\% of the total approved estimated cost of the installed plant materials.}}

The inspection fee will not be decreased even if the actual cost claimed by the Owner is less.

SECURITY

- 7. All security required by this Agreement shall be in the form of a _____cash deposit (including a certified or cashier's check), X ____irrevocable letter of credit, or _____performance and completion bond; from a surety acceptable to the County.
- 8. This Agreement is accompanied by performance and completion security if required by the Code. The amount of the security is \$2,100.00, which is equal to \$1.50 per square foot in the Critical Area or, otherwise, equal to the total approved estimated cost of the installed plant materials as set forth in paragraph 4.
- 9. In addition to the security posted with this Agreement, the Owner agrees to reimburse the County for any and all additional costs incurred to complete, restore, or repair the plantings required by the Plan, including all County administrative costs; independent contractor, consulting engineer, or other expert fees; attorneys' fees; and pre-judgment interest at the rate of 6% per year. The Owner further authorizes the County to recover these additional costs by collection pursuant to § 1-9-101 of the County Code.
- 10. The County shall retain the security required by this Agreement for a period of two years after installation and acceptance of the plant materials. After the expiration of at least one growing season, the County may reduce by no more than 50% the amount of the security required by this Agreement if the Owner has performed at least 50% of the obligations under this Agreement and the County determines that a partial release will not impair implementation of the Agreement. To request a reduction, the Owner shall file an application with the County; provide justification and any required documentation, including new or additional security if the County so requires; and agree that all other terms and conditions of this Agreement shall remain in full force and effect.
- 11. If the Owner fails to request in writing a return of the security within 180 days after the expiration of the two-year period that the security is held under the Code and this Agreement, the security shall be forfeited by operation of law to the County's Forest Conservation Fund or to the critical area fund, as determined by the Planning and Zoning

Officer.

REMEDIES

- 12. If the Owner fails to install the required plantings or fails to take appropriate and effective corrective action after written notice by the County or otherwise fails to perform this Agreement in any manner whatsoever, the County may declare the Owner in default and may complete, restore, or repair the plantings required by the Plan, either through its own forces or through a contractor. In addition, the County may take all action and pursue all available remedies, whether legal or equitable, provided for by applicable law, including forfeiture of any security and the recovery of any costs incurred by the County pursuant to the provisions of § 1-9-101 of the County Code.
- 13. No remedy available to the County is exclusive, all remedies shall be cumulative, and the exercise of one remedy by the County shall not preclude the exercise of other remedies at the same time or at different times.

MISCELLANEOUS PROVISIONS

- 14. The parties agree that the obligations of this Agreement will run with the land and bind the current owner of the property only, and that upon conveyance of the Property the obligations of this Agreement shall be assumed by the Grantee and the Owner shall be released without further obligation hereunder.
- 15. The Owner hereby waives all right of appeal on any issue relating to the requirement for the provision, installation, and maintenance of all plant materials required by the Plan and this Agreement.
- 16. This document and its attachments contain the complete and final Agreement between the parties and representations, whether written or oral, not contained in this Agreement shall not be part of this Agreement.
 - 17. The laws of the State of Maryland shall govern this Agreement.
- 18. This Agreement shall inure to the benefit of and be binding on the parties and their heirs, personal representatives, legal representatives, successors, and assigns.
- 19. The parties agree that this Agreement constitutes a contract under seal and that they intend the twelve-year statute of limitations period as set forth in Maryland Courts and Judicial Proceedings Code Annotated §5-102 to apply to this Agreement.
 - 20. If a court of competent jurisdiction determines that any provision of this

Agreement is invalid, illegal, or incapable of being enforced, all other conditions and provisions of this Agreement shall nevertheless remain in full force and effect and the rights and obligations of the parties shall be given effect to the fullest extent possible notwithstanding the determination of invalidity, illegality, or unenforceability.

	OWNER:
9/26/2022	(SEAL)
Date	Bennie Tucker
	Print Name
	OWNER:
9/26/2022	(SEAL
Date	Amanda Tucker
	Print Name
	OWNER:
Date	(SEAL)
	Print Name
	ANNE ARUNDEL COUNTY, MARYLAND

BY:	(SEAL)
STEVE KAII-ZIEGLER, AICP,	
PLANNING AND ZONING OFFICE	R FOR
STEUART PITTMAN, COUNTY	
EXECUTIVE	

REVIEWED FOR FORM AND LEGAL SUFFICIENCY:

LR - Deed (No-Taxes) Recording Fee 20.00 Name: TUČKER Ref: LR - Deed (No-Taxes) Surcharge SubTotal: 80 00 Total: 120.00 08/22/2018 CCB2-SM

Return to: Navy Federal Title Services, LLC. Anne Arundel Prepared By: Kase & Associates, P.C. 21631 Ridgetop Circle, #265 21631 Ridgetop Circle, Ste 280 Sterling, VA 20166 Sterling, VA 20166

#10868920 CC0501 County/CC05.01.10 -Register 10

File No. NFT-18MD28266-R / 18NTMD28264 Property Address: 350 North Shore Road, Pasadena, MD 21122 Tax ID No. 03-000-32448200

NO TITLE INSURANCE ISSUED.

This deed transfers an interest in real property between spouses and is therefore exempt from state and county transfer and recordation taxes.

This Deed, made this day of 2018, by and between BENNIE B. TUCKER, Grantor and BENNIE B. TUCKER AND AMANDA R. TUCKER, husband and wife, Grantees.

- Witnesseth –

That in consideration of the sum of ZERO Dollars and No Cents (\$0.00), which includes the amount of any outstanding Mortgage or Deed of Trust, if any, the receipt of which is hereby acknowledged, the said Grantor does hereby grant and convey to the said Grantees, BENNIE B. TUCKER AND AMANDA R. TUCKER, as TENANTS BY THE ENTIRETY in FEE SIMPLE, all that lot of ground situate in the County of Anne Arundel in the State of Maryland and described as follows, that is to say:

BEGINNING FOR THE FIRST at a stone marked "K" previously set at the end of the eighth line of the second parcel described in the deed from George F. Flentje, Jr. to Edward A. Looper and Lola P. Looper, his wife, dated September 16, 1940, and recorded among the Land Records of Anne Arundel County in Liber J.H.H. No 224, folio 121; thence reversely along a portion of said eighth line, as now corrected for variation, South twenty-five degrees eighteen minutes West nine feet, more or less (S.25° - 18'W. 9'±) to the waters edge of Broad Creek; thence along the waters edge of said Creek South Seventy degrees fourteen minutes West one hundred feet, more or less (S.70° -14'W. 100'±); thence North ten degrees fifty-four minutes East nine feet, more or less (N.10° - 54'E. 9'±) to a pipe; thence continuing the same course North ten degrees fifty-four minutes East one hundred twenty-seven and seventy-three hundredths feet (N.10° - 54'E. 127.73') to a pipe; thence North thirty-two degrees six minutes East forty-nine and ninety-seven hundredths feet (N.32° -06'E.49.97') to a pipe; thence South eighteen degrees forty-two minutes East one hundred forty-two and fourteen hundredths feet (S.18° - 42'E. 142.14') to the place of beginning.

Containing two hundred nine thousandths (0.209) of an Acre, more or less, description is according to a survey by Ralph G. Snyder, Register Surveyor, dated March 21, 1951.

Together with a right-of-way Eight (8) feet in width, to be maintained at the sole expense of Grantees, their heirs and assigns, leading from North Shore Road to the property hereby conveyed, for the purposes of (a) ingress and egress to and from the property hereby conveyed (b) erecting and maintaining on, over, under and along said right-of-way, at any time, poles, conduits, wires and appurtenances thereto, for the transmission of electricity for electric light and power and for the transmission of telephone and telegraphic communications, and (c) to lay, construct and maintain in, under, through and/or along said right-of-way, pipes and appurtenances thereto for conveying gas, water, sewer and any and all other substances and materials incident to the use and enjoyment of the property hereby conveyed, the center-line of said right-of-way being described as follows, to wit:

ACCT. 3000 33648 3000 ALL LIENS ARE PAID AS OF 867/18 A.A. COUNTY BY

PAYMENTS

ANNE ARUNDEL COUNTY CIRCUIT COURT (Land Records) RPD 32413, p. 0234, MSA_CE59_32855. Date available 08/24/2018, Printed 09/24/2022

BEGINNING for the same at a point in the center of the road leading from Mountain Road to North Shore, said point being three hundred ninety-five feet, more or less (395'+/-) from the point where the ensterly line of the property of the current or previous grantor crosses said road; thence South sixtyone degrees forty-nine minutes West sixty-two and seventy-four hundredths feet (S. 61 deg - 49'W. 62.74'); South thirty-one degrees twenty-two minutes West two hundred fifty and thirty-eight hundredths feet (S. 31 deg - 22'W. 250.38'); South twenty-five degrees twelve minutes West one hundred fifty-three and eighty-six hundredths feet (S. 25 deg - 12'W. 153.86'); South eleven degrees sixteen minutes West one hundred fifty-nine and twenty hundredths feet (S. 11 deg - 16'W. 159.20'); South seven degrees forty-five minutes East one hundred three and forty-two hundredths feet (S. deg - 45'E. 103.42'); South twenty-three degrees thirty-one minutes West seventy-three and forty-six hundredths feet (S. 23 deg - 31'W. 73.46'); South sixty-four degrees seven minutes West seventy-two and thirteen hundredths feet (S. 64 deg - 07'W. 72.13'); South forty-three degrees forty-one minutes West one hundred sixty-eight and sixty-three hundredths feet (S. 43 deg - 41'W. 168.63'); South thirty-seven degrees twenty-six minutes West two hundred and seventy-seven hundredths feet (S. 37 deg - 26'W. 200, 77'); South forty-three degrees twenty-nine minutes West forty-four and seventyfive hundredths feet (S. 43 deg - 29'W. 44.75'); to the end of said center-line of said right-of-way, the point of ending being North twenty-three degrees six minutes West twenty-four and seventy-nine hundredths feet (N. 23 deg - 06'W. 24.79') from the pipe at the end of the fourth line of the parcel of ground being conveyed by the granter herein to the grantees herein. (Description of right-of-way is according to a survey by Ralph G. Snyder, Registered Surveyor, made on March 31, 1951).

BEGINNING FOR THE SECOND at a stone, heretofore set, said stone being the same point of beginning as described in a deed from Edward Looper, Jr. to William and Gloria Watson, his wife, dated April 6, 1951 and recorded among the Land Records of Anne Arundel County in Book 618, Page 392; thence, leaving said point of beginning and running with and binding on a line established by an Opinion and Order of the Circuit Court for Anne Arundel County (Law No. C-5411) 1) S73 deg 01' 47'E - 38.78 feet to a point on the existing wood bulkhead on Broad Creek; thence running along said bulkhead 2) S17 deg 49' 29"W - 64.99 feet to a point; thence, 3) S83 deg 24' 12"W - 110.91 feet to a point at the end of said bulkhead; thence, running with the existing shore line of said Broad Creek 4) S83 deg 24' 12"W - 13.87 feet to a point at the end of a southwestward extension of the 3rd or N10 deg 54'E - 9' (+/-) line of the aforementioned conveyance from Looper to Watson; thence, running with said extension 5) N10 deg 54' OO"E - 46.40 feet to a point at the aforementioned conveyance 6) N70 deg 14' 16"E - 100.3 feet to a point; thence, 7) N25 deg 18' OO"E - 9.00 feet to the Place of Beginning. Containing 0.176 Acres of Land more or less.

Being the same property conveyed from Bennie B. Tucker to Bennie B. Tucker on July 26, 2017 and recorded November 3, 2017 in Deed Book 31530, Page 357 among the Land Records of said County.

Together with the buildings and improvements thereon erected, made or being; and all and every, the rights, alleys, ways, waters, privileges, appurtenances and advantages thereto belonging, or in anywise appertaining.

To Have and To Hold the said tract of ground and premises above described and mentioned, and hereby intended to be conveyed, together with the rights, privileges, appurtenances and advantages thereto belonging or appertaining unto and to the proper use and benefit of the said BENNIE B. TUCKER AND AMANDAR. TUCKER, as TENANTS BY THE ENTIRETY in FEE SIMPLE.

And the Grantor hereby covenants that he has not done or suffered to be done any act, matter or thing whatsoever, to encumber the property hereby conveyed, that he will warrant specially the property hereby granted, and that he will execute such further assurances of the same as may be requisite.

In Witness Whereof, Grantor has caused this Deed to be properly executed and sealed the day and year first above written.

Bennie B. Tucker

STATE OF

CITY/COUNTY OF

to wit:

I hereby certify that on this Edday of Lucust 2018, before me, the subscriber, a Notary Public of the State and County aforesaid, personally appeared Bennie B. Tucker, known to me (or satisfactorily proven) to be the persons whose names are subscribed to the within instrument, and acknowledged the same for the purposes therein contained, and further acknowledged the foregoing Deed to be his act, and in my presence signed and sealed the same, giving oath under penalties of perjury that the consideration recited herein is correct.

IN WITNESS WHEREOF, I hereunto set my hand and official seal.

MICHELLE M TIMMERMAN NOTARY PUBLIC ANNE ARUNDEL COUNTY MARYLAND MY COMMISSION EXPIRES FEB. 7, 2021

Notary Public

My Commission Expires:

4

BOOK: 32413 PAGE: 237

THIS IS TO CERTIFY that the within Deed was prepared by, or under the supervision of the undersigned, an Attorney duly admitted to practice before the Court of Appeals of Maryland.

Christopher Joseph David, Esq.

AFTER RECORDING, PLEASE RETURN TO: Champion Title & Settlements, Inc. 21631 Ridgetop Circle, Ste 250 Sterling, VA 20166 ANNE ARUNDEL COUNTY CIRCUIT COURT (Land Records)

18Md 28266-R

LETTER OF TRANSMITTAL

TO:		Anne Arundel County				REF: 350 North Shore									
		Department of Inspection &Permit				Standard Grading Plan									
		2664 Riva Road Second Floor			Walkway to pier										
_		Annapolis, MD 21401			VIA:										
							U.S. MAIL			X HAND CARRIED					
ATTN:		Ronnell				FEDEX OVERNIGHT			TO BE PICKED UP						
DATE:					FEDEX 2-DAY			UPS GROUND							
		7/12/2022				FEDEX STANDARD				OTHER					
			Mental of St				DDRESSEE PHONE	NO	: 44	43-8	71-3	584			
				OT AS NOTED, PLEASE CO		_		_	_	_		-	_		
RET	URN TO	O THE	OF	FICE BELOW: ATTENTION OF:		BUC ENG	KHARDT INEERING, LLC								
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			<i>y</i> .												
File				Resubmittal for approval with CA Worksheet											
Please contac				Please contact us if yo	u have any add	ition	al questions or com	mer	ıts.						

SIGNATURE: Gary M. Evans

JOB NO: Tucker



Mark Wedemeyer, Director

2664 Riva Road Annapolis MD 21401 www.aacounty.org/ip

Phone: (410) 222-7790

October 7, 2022

Bennie Tucker Amanda Tucker 350 North Shore Rd Pasadena, MD, 21122

RE:

350 North Shore Rd Pasadena MD Tax Acct. # 300032648200

Standard Grading Plan 2022-121

Dear Mr. and Ms. Tucker:

On July 25, 2022, a Standard Grading Plan application was received by this office. Your standard grading plan has been approved with the following special conditions:

- Plan expires on October 7, 2022. All work must be completed per the approved plan and vegetative stabilization established before that date.
- The standardized erosion and sediment control plan total disturbed area(s) will be limited to 5,000 square feet/100 cubic yards during the development process. Please be advised failure to adhere to the above limitations will be cause for the enforcement section of the department to require a grading permit and stormwater management plan.
- Proposed grading will not alter or impair existing surface drainage, constitute a potential erosion hazard, or act as a source of sedimentation to any adjacent land or watercourse.
- · Bare ground is promptly seeded, sodded, or otherwise effectively protected from erosive action.
- Disturbed area must be stabilized (per 2018 Vegetative Establishment Specifications Attached) the same day or re-enforced silt fence installed around disturbed area.
- Removal of trees is <u>not</u> included in this approval.
- Addition of lot coverage is included in this approval.
- Nothing herein relieves the applicant from complying with any and all federal, state and county regulatory requirements.
- Call Inspector Robert McDowell no less than 24 hours before beginning work.
- Call Inspector Robert McDowell when completed for a final inspection.
- If this approval includes a Planting Plan, Bond, and Agreement, contact Forestry at 410-222-7442 to schedule the initial inspection for the (2) year requirement.

I can be reached at 410-222-7775 or ipmcdo22@aacounty.org if I can be of further assistance.

Sincerely,

Robert McDowell

Environmental Code Compliance Inspector

Chotat M Me Dowell for



Standard Grading Plan Application

Permit Center 410-222-7730 Site Inspections 410-222-7780

Tax Account Number 3-000-3264-8200	Building Permit#_ (if applicable)	NA
Subdivision Name (if applicable) NA Tax Map 25/ Parcel Location 350 North Shore Road Pasadena Maryland	144 Lot	Block
Number Street Owner Bennie Tucker	Post Office	
Name 350 North Shore Road Pasadena Maryland 21122 Address	Phone	7ia
Proposed Work Construct a flagstone walk from existing		ng pier
include stairs and handrails through existing wall		
Critical Area Designation RCA Distance from v Steepest slope disturbed 3 % Lot size 16,755	water to disturbed are	a <u>100 to 0 _{ft.}</u> 1 ⁷⁰⁰ sq. ft
I/we certify that I/we have the authority to make this application; the owner in fee; that the information above is correct and that I our sediment control obligation. I/we certify that the proposed limitations established and contained in the Anne Arundel Soil C and Erosion Control Plan; and I/we have the ability and will me forth by said plan. Applicant's Signature Applicant's Name (please print) Bennie Tucker Company Name – if a corporation	/we have chosen this construction meets to conservation District Set all the limitations a	method to satisfy he conditions and Standard Sediment
Approved - Compliance with the Standard Erosion Control Plan fo If the attached Standard Plan becomes part of the building conditions listed below. If the attached Standard Plan allows for site grading without a seany special conditions listed below. Approval is granted for one	permit and is subje	ct to any special
Not Approved - Grading permit required. Site fails to meet t Arundel Soil Conservation District Standard Sediment and Ero		ailed in the <i>Anne</i>
nspector Sign and Print SPECIAL CONDITIONS:		Date



Anne Arundel Soil Conservation District Board of Supervisors Resolution 2010-5 (AA County Version)

Standard Sediment and Erosion Control Plan for Anne Arundel County

January 6, 2012

This Standard Sediment and Erosion Control Plan is issued only when the following limitations, conditions and requirements are met.

Limitations

- 1. The lot where the work is to be performed is on a paved, graveled or publicly maintained street where storm drains are in operation and roadside ditches are stabilized.
- 2. Not more than 5,000 square feet of ground shall be disturbed.
- 3. Cuts and fills shall not exceed 10 feet in depth or heights and shall not exceed 100 cubic yards in volume.
- 4. Slopes with a grade of 15% or greater shall not be disturbed and slopes steeper than 3:1 may not be created.
- 5. No earth disturbance shall occur within the following with the exception of shoreline stabilization projects and retaining wall replacements in kind:
 - a. the limits of the 100 year floodplain of any stream;
 - b. 100 feet of any perennial stream or water body;
 - c. 100 feet landward of Mean High Water Line of any water body affected by tidal action,
 - d. 100 feet from any tidal wetland or bog; or
 - e. 25 feet of any non-tidal wetland except for an approved Buffer Management Plan approved by the County Forester for clearing less than 5,000 square feet of vegetation.
- 6. The owner, builder or developer is not the same owner, builder or developer of any contiguous lots undergoing development.
- 7. The proposed construction is not a single family dwelling.
- 8. Any proposed grading will not impair existing surface drainage, constitute a potential erosion hazard or act as a source of sedimentation to adjacent land or watercourse or impact an erosion and sediment control plan previously approved by the Anne Arundel Soil Conservation District.
- 9. The site conditions must be such that it is possible to satisfy the required erosion and sediment control requirements by the use of reinforced silt fence, a stabilized construction entrance and vegetative stabilization.
- 10. The applicant has submitted a site plan adequately showing the property lines, site conditions, and the proposed work which is attached hereto and made a part thereof.
- 11. For work in the Critical Area, the applicant has submitted a Critical Area Worksheet detailing existing, and proposed lot coverage and impervious cover.
- 12. The proposed work does not require a State Waterway or Wetland Permit except where the project is a shoreline stabilization project.

Conditions

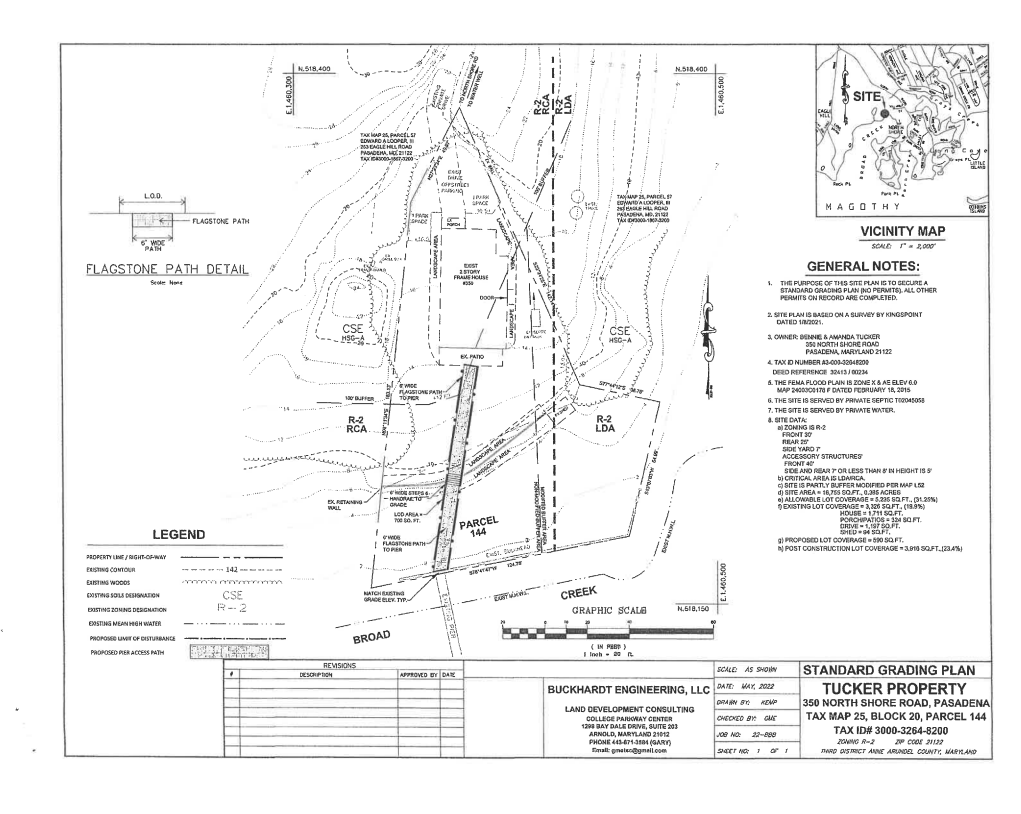
- 1. Nothing herein relieves the applicant from complying with any and all federal, state and county regulatory requirements.
- 2. This standard plan is valid for two years from the approval date and may not be renewed or extended.
- The failure to install and properly maintain the required sediment controls shall be considered a violation and shall be enforced in accordance with the Anne Arundel County grading ordinance.
- 4. The Anne Arundel County Department of Inspections and Permits shall have access to the property for inspection purposes.
- A Right of Way Permit is obtained from the Anne Arundel County Department of Public Works for all work in or abutting the county right of way if not approved under an issued building permit.
- 6. The approval of a standard plan may be revoked if the work is found to exceed the limits of the original application.

Requirements

- 1. Reinforced Silt Fence must be installed around the perimeter of the disturbed area and a stabilized construction entrance shall be installed prior to any earth disturbance.
- All erosion and sediment controls must be installed and maintained in accordance with the most recent edition of the Maryland Standards and Specification for Soil Erosion and Sediment Control.
- All erosion and sediment controls must be continuously maintained and those controls found to be damaged must be repaired or replaced within 24 hours.
- Any pumping of water must be filtered and performed in accordance with the most recent edition of the Maryland Standards and Specification for Soil Erosion and Sediment Control.
- Site disturbances that result in impaired drainage, create an erosion hazard or create a
 source of off-site sediment shall be considered a violation and shall be enforced in
 accordance with the Anne Arundel County Code.
- 6. Upon the completion of work, the site must be immediately stabilized and a stand of grass shall have a 95% groundcover of acceptable vegetation to be considered properly stabilized.
- 7. Building construction may not proceed past the ground floor until all remaining disturbed areas have been permanently or temporarily stabilized. During building construction beyond the ground, all disturbed areas must be stabilized at the end of each business day.

CRITICAL AREA REPORT WORKSHEET TO ACCOMPANY THE SITE PLAN

Permit Number _	NA			
Total Site Area	6,755	Square Fe	et (1 Acre = 43,560 Square Feet	A
COMMUNITY D	ea OMINATED BY	Squar	e Feet- 'Wooded' MEANS A B OTHER WOODY PLANTS (S AT HAVE BEEN CUT BUT N	IOLOGICAL
* Please In	dicate Square Foot	age of Woodl	and Removed for the following:	
	Sq.		5. Accessory Structure 0	Sq. Ft.
2. Septic or sewer			6. Additions 0	Sq. Ft.
	Sq. :	Ft.	7. Storm Water Management	
4. Driveway 0	Sq. 1	Ft.	8. Other Clearing: work area; a etc. 0	ccess; stockpiles,
	* Total Woodla	nd Removed =	0.00 Sq. Ft	
"Impervious Cover ROOFS, SIDEWAI GRAVAEL IS COI	age" IS ANY SUR LKS, DRIVEWAY	FACE THAT	WILL NOT ABSORB LIQUIT	
* Please Ind	icate Square Foota	ge of Impervi	ous Coverage for the following:	
	ting Impervious		Proposed Imperv	vious
1. House (roof area)		Sq. Ft.	1. House (roof area) 0	Sq. Ft.
		Sq. Ft.	2. Driveway + Sidewalks 600 r	new walk Sq. Ft.
3. Accessory Structu	rres	Sq. Ft.	3. Accessory Structures 0	Sq. Ft.
			4. Additions 0	Sq. Ft.
* Total I	Existing and Propos	sed Imperviou	s Coverage 3686/5236 allowed	Sq. Ft.
	SE INCLUDE ALI	EXISTING	AND PROPOSED SQUARE FO	OOTAGE.
I Bennie Tucker			(property owner and c	ontract nurchoose if
this property from me these computations si	e (or corporation, i	e critical area of the forego f applicable) a art of issuance	worksheet is true and correct baing document will be transferred the time of settlement. I hereby of a building permit for lot #	sed upon personal d to any purchaser of
I hereby certify that I Area requirements) as restrictions declared of	na nave minicaled (i the record pon the attached	at (if approved after 1986 and s I site plan any easements, buffer	ubject to Critical s, or other
Bennie Tucker		(Signat	uire)	Date)
Owner		(Title)		
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	4,	(Title)		Date)



LETTER OF TRANSMITTAL

TO		Anne Arundel County			REF: 350 North Shore										
Depar			oar	rtment of Inspection &Permit			Standard Grading Plan								
2664		4 R	Riva Road Second Floor			Walkway to pier									
Annapolis, MD 21401		lis, MD 21401	VIA:												
			U.S. MAIL			X HAND CARRIED									
ATI	Ronnell				FEDEX OVERNIGHT			TO BE PICKED UP							
DATE:				-			FEDEX 2-DAY				UPS GROUND				
DATE: 7/12/2			2/25	<u>8022</u>		FEDEX STANDARD			OTHER						
						DRESSEE PHONE	NO	: 44	43-8	71-3	584				
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				Drive, Suite 203	PHONE: 4	143-8	371-3584		of lates despera		FOR		22		
Arnold, MD 21012 FAX:								-		YOUR	Man	Wans			
					gmetsc@gmail.com AS REQUESTED AS REQUESTED		OR YOU	FOR YOUR FILE	FOR YOUR REVIEW AND COMMENT	SUBMITTAL FOR APPROVAL	RESUBMITTAL FOR APPROVAL	RETURNE	OTHER		
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8			SHEET NO(S)		DESCRIPTION	4					F				
COPIES	FILEN	O(S)	(S)												
1				Transmittal Cover							х				
1				Standard Grading P								х			
1				Site Plan								х			
1				Critical Area Works	heet								х		
COPIES TO: REMARKS:															
File Resubmittal for approval with CA Work			ksh	eet											
Diagno contact un if you have any			u hava anv add	:4:	ol eventions or com		ula.						1		
				Please contact us if you have any additional questions or comments. Thank You											
SIGNATURE: Con. M. Evono															

JOB NO: Tucker



Standard Grading Plan Application

Permit Center 410-222-7730 Site Inspections 410-222-7780

Tax Account Number 3-000-3264-8200	Building Permit # _ (if applicable)	NA						
Subdivision Name (if applicable) NA Tax Map 25/ Parcel		Block						
Location 350 North Shore Road Pasadena Maryland 21122								
Number Street	Post Office							
Owner Bennie Tucker								
350 North Shore Road Pasadena Maryland 21122	Phone							
Address Proposed Work Construct a flagstone walk from exist	State ing paito to existin	Zip na nier						
include stairs and handrails through existing wall	arig parto to existir	ig piei						
Critical Area Designation RCA Distance from	water to disturbed are:	a 100 to 0 ft.						
Steepest slope disturbed 3 % Lot size 16,755	_ Area to be disturbed	700 sq. ft.						
I/we certify that I/we have the authority to make this application; the owner in fee; that the information above is correct and that our sediment control obligation. I/we certify that the proposed limitations established and contained in the Anne Arundel Soil (and Erosion Control Plan; and I/we have the ability and will me forth by said plan. Applicant's Signature Applicant's Name (please print) Bennie Tucker Company Name – if a corporation	I/we have chosen this construction meets the Conservation District Seet all the limitations a	method to satisfy ne conditions and tandard Sediment						
 Approved - Compliance with the Standard Erosion Control Plan for the attached Standard Plan becomes part of the building conditions listed below. the attached Standard Plan allows for site grading without a sany special conditions listed below. Approval is granted for one 	permit and is subject eparate grading permit	ct to any special						
☐ Not Approved - Grading permit required. Site fails to meet Arundel Soil Conservation District Standard Sediment and Ero Inspector	the conditions as deta	ailed in the Anne						
Sign and Print		Date						
SPECIAL CONDITIONS:								



Standard Grading Plan Application

Permit Center 410-222-7730 Site Inspections 410-222-7780

JUL 15 2022

	Building Permit	# NA						
Tax Account Number 3-000-3264-8200	(if applicable)							
Subdivision Name (if applicable) NA Tax Map 25/ Parce		Block						
Location 350 North Shore Road Pasadena Maryland 21122								
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Owner Bennie Tucker								
Name 350 North Shore Road Pasadena Maryland 21122	Phone							
Address	State	Zip						
Proposed Work Construct a flagstone walk from exis	ting paito to exis	sting pier						
include stairs and handrails through existing wall								
Critical Area Designation RCA Distance from	water to disturbed	area 100 to 0 ft.						
Steepest slope disturbed 3 % Lot size 16,755	_ Area to be distur	bed 700 sq. ft.						
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The state of the s	L	Date 5/19/2022						
Poppio Tucker	<u> </u>	Date						
		Oate <u>5/19/2022</u>						
Applicant's Name (please print) Bennie Tucker	for Anne Arundel Co permit and is su separate grading pe	ounty, and: bject to any special ermit and is subject to						



Anne Arundel Soil Conservation District Board of Supervisors Resolution 2010-5 (AA County Version)

Standard Sediment and Erosion Control Plan for Anne Arundel County

January 6, 2012

This Standard Sediment and Erosion Control Plan is issued only when the following limitations, conditions and requirements are met.

Limitations

- 1. The lot where the work is to be performed is on a paved, graveled or publicly maintained street where storm drains are in operation and roadside ditches are stabilized.
- 2. Not more than 5.000 square feet of ground shall be disturbed.
- 3. Cuts and fills shall not exceed 10 feet in depth or heights and shall not exceed 100 cubic yards in volume.
- 4. Slopes with a grade of 15% or greater shall not be disturbed and slopes steeper than 3:1 may not be created.
- 5. No earth disturbance shall occur within the following with the exception of shoreline stabilization projects and retaining wall replacements in kind:
 - a. the limits of the 100 year floodplain of any stream;
 - b. 100 feet of any perennial stream or water body;
 - c. 100 feet landward of Mean High Water Line of any water body affected by tidal action,
 - d. 100 feet from any tidal wetland or bog; or
 - e. 25 feet of any non-tidal wetland except for an approved Buffer Management Plan approved by the County Forester for clearing less than 5,000 square feet of vegetation.
- 6. The owner, builder or developer is not the same owner, builder or developer of any contiguous lots undergoing development.
- 7. The proposed construction is not a single family dwelling.
- 8. Any proposed grading will not impair existing surface drainage, constitute a potential erosion hazard or act as a source of sedimentation to adjacent land or watercourse or impact an erosion and sediment control plan previously approved by the Anne Arundel Soil Conservation District.
- 9. The site conditions must be such that it is possible to satisfy the required erosion and sediment control requirements by the use of reinforced silt fence, a stabilized construction entrance and vegetative stabilization.
- 10. The applicant has submitted a site plan adequately showing the property lines, site conditions, and the proposed work which is attached hereto and made a part thereof.
- 11. For work in the Critical Area, the applicant has submitted a Critical Area Worksheet detailing existing, and proposed lot coverage and impervious cover.
- 12. The proposed work does not require a State Waterway or Wetland Permit except where the project is a shoreline stabilization project.

Conditions

- 1. Nothing herein relieves the applicant from complying with any and all federal, state and county regulatory requirements.
- 2. This standard plan is valid for two years from the approval date and may not be renewed or extended.
 - The failure to install and properly maintain the required sediment controls shall be considered
 a violation and shall be enforced in accordance with the Anne Arundel County grading
 ordinance.
 - 4. The Anne Arundel County Department of Inspections and Permits shall have access to the property for inspection purposes.
 - A Right of Way Permit is obtained from the Anne Arundel County Department of Public Works for all work in or abutting the county right of way if not approved under an issued building permit.
 - 6. The approval of a standard plan may be revoked if the work is found to exceed the limits of the original application.

Requirements

- Reinforced Silt Fence must be installed around the perimeter of the disturbed area and a stabilized construction entrance shall be installed prior to any earth disturbance.
- 2. All erosion and sediment controls must be installed and maintained in accordance with the most recent edition of the Maryland Standards and Specification for Soil Erosion and Sediment Control.
- 3. All erosion and sediment controls must be continuously maintained and those controls found to be damaged must be repaired or replaced within 24 hours.
- Any pumping of water must be filtered and performed in accordance with the most recent edition of the Maryland Standards and Specification for Soil Erosion and Sediment Control.
- Site disturbances that result in impaired drainage, create an erosion hazard or create a source of off-site sediment shall be considered a violation and shall be enforced in accordance with the Anne Arundel County Code.
- Upon the completion of work, the site must be immediately stabilized and a stand of grass shall have a 95% groundcover of acceptable vegetation to be considered properly stabilized.
- 7. Building construction may not proceed past the ground floor until all remaining disturbed areas have been permanently or temporarily stabilized. During building construction beyond the ground, all disturbed areas must be stabilized at the end of each business day.

IN THE OFFICE OF ADMINISTRATIVE HEARINGS

CASE NUMBER 2020-0107-V

BENNIE B. TUCKER AND AMANDA R. TUCKER

THIRD ASSESSMENT DISTRICT

DATE HEARD: OCTOBER 13, 2020

ORDERED BY:

DOUGLAS CLARK HOLLMANNADMINISTRATIVE HEARING OFFICER

PLANNER: ROBERT KONOWAL

DATE FILED: OCTOBER 27, 2020

PLEADINGS

Bennie B. Tucker and Amanda R. Tucker, the applicants, seek a variance (2020-0107-V) to perfect an accessory structure (retaining wall) with less setbacks and buffer than required and with disturbance to slopes of 15% or greater (steep slopes) on property with a street address of 350 North Shore Road, Pasadena, MD 21122.

PUBLIC NOTIFICATION

The hearing notice was posted on the County's website in accordance with the County Code. The file contains the certification of mailing to community associations and interested persons. Each person designated in the application as owning land that is located within 300 feet of the subject property was notified by mail, sent to the address furnished with the application. Bennie Tucker testified that the property was posted for more than 14 days prior to the hearing. Therefore, I find and conclude that there has been compliance with the notice requirements.

FINDINGS

A hearing was held on October 13, 2020, in which the witnesses were sworn and the following was presented regarding the proposed variance requested by the applicants.

The Property

The applicants own the subject property which has frontage on the south side of North Shore Road, 1,000 feet northwest of Villa Isle Court, Pasadena. It is known as Parcel 144 in Block 20 on Tax Map 25. The property comprises 16,770

square feet and is zoned R2 – Residential District. This waterfront lot on the Magothy River is designated in the Chesapeake Bay Critical Area as limited development area (LDA) and resource conservation area (RCA). The property is also partially located in a buffer modification area (BMA).

The site is currently developed with a single-family dwelling. There is a pier located at the water's edge as well as a retaining wall and shed in the front yard. The retaining wall is the subject of this decision and order.

The Proposed Work

The applicants seek to perfect the construction of a 1-foot wide by 4 feet high 100-foot long retaining wall that was constructed without proper approvals. The construction of the retaining wall disturbed 1,200 square feet of the buffer and approximately 700 square feet of steep slopes.

The Anne Arundel County Code

§ 18-13-104(a) provides that there shall be a minimum 100-foot buffer landward from the mean high-water line of tidal waters, tributary streams, and tidal wetlands. Specific development criteria apply as set forth in Article 17 of this Code and COMAR.

§ 17-8-301(b) prohibits new structures in the 100-foot buffer and expanded buffer, except for water dependent uses or shore erosion protection measures.

§ 17-8-201(a) states that development in the LDA and RCA designated areas may not occur on slopes of 15% or greater unless development will facilitate stabilization of the slope, is necessary to allow connection to a public utility, or is

to provide direct access to the shoreline. All disturbance shall be limited to the minimum necessary.

The Variances Requested

The proposed work will require the following zoning variances:

- 1. A critical area variance from the prohibition in § 17-8-301 against disturbing the buffer to perfect the construction of the 1-foot wide by 4 feet high 100-foot long retaining wall as shown on County Exhibit 2, with the actual disturbance to be determined at the time of permitting.
- 2. A critical area variance from the prohibition in § 17-8-201(a) against disturbing steep slopes to perfect the construction of the 1-foot wide by 4 feet high 100-foot long retaining wall as shown on County Exhibit 2, with the actual disturbance to be determined at the time of permitting.

The Evidence Submitted At The Hearing

Findings and Recommendations of the Office of Planning and Zoning (OPZ)

Robert Konowal, a zoning analyst with the OPZ, presented the following:

• The property is the subject of an open compliance case (B-2018-455) which pertained to replacement of a retaining wall that was not "in kind". This variance seeks to remedy this violation. Two additional variances have been granted for the property (Case Nos. 2019-0027-V and 2017-0255-V). A variance granted in 2017 pertained to a dwelling addition and a variance in 2019 a front attached deck.

- The subject retaining wall attempts to address a previously constructed retaining wall that was in a deteriorating state and that according to the applicants, had been in existence since 1974. The applicants have built a new retaining wall forward of the old wall rather than replace the existing retaining wall. According to the applicants, the original wall was not removed to reduce disturbance.
- Historical aerial photos do show the faint outline of a retaining wall but it is difficult to ascertain its ultimate extent. While some form of a retaining wall did previously exist the applicant has not furnished any independent evidence that the new retaining wall and the significant additional disturbance to the buffer and steep slopes was necessary for slope stabilization. In summary, the applicants have not cited any unique site condition that might warrant the requested variances.
- Since the variances are not warranted they cannot be considered the minimum necessary to afford relief. According to the applicants, the previous retaining wall measured 128 feet in length and five feet in height. The replacement retaining wall is somewhat smaller in size measuring 100 feet in length and four feet in height. While the new wall does appear to be located in close proximity to the previous wall it has resulted in a significant amount of disturbance to the slopes and the critical area buffer. Essentially the slopes have been removed. A retaining wall has been installed and the lands behind and forward of the retaining wall graded level resulting in over 1,200 square

- feet of disturbance. This disturbance appears to be far beyond what was necessary to replace a retaining wall that was failing.
- A literal interpretation of the County's Critical Area Program would not deprive the applicants of rights that are commonly enjoyed by other properties in similar areas. The disturbance that has been undertaken here is not commonly enjoyed by others in the critical area and there is no right to disturb the critical area buffer. The granting of the variances would confer on the applicants a special privilege that would normally be denied by COMAR, Title 27.
- This request is a result of actions by the applicants including commencement of development before obtaining required approvals. The applicants replaced the wall without permits before the County could determine if the wall and any additional disturbance was needed to stabilize the slopes which might have partially eliminated the need for variances. The variances do not arise from any condition relating to land or building use on any neighboring property.
- The granting of the variances may adversely affect water quality or impact fish, wildlife or plant habitat and would not be in harmony with the general spirit and intent of the County's Critical Area Program. In this case, the applicants have not overcome the presumption that the specific development does not conform to the general purpose and intent of the critical area law and have not adequately evaluated and implemented site planning alternatives.

- Approval of the variances will alter the essential character of the neighborhood
 as the related development significantly disturbs the buffer along this section
 of shoreline and replaces a naturally occurring slope with a retaining wall.
- The variances will not substantially impair the appropriate use or development
 of any adjacent property. With mitigation the variances will not reduce forest
 cover and will not be contrary to acceptable clearing and replanting practices.
 Finally, there is no evidence that the granting of the variances will be
 detrimental to the public welfare.
- The Department of Health Department has no objection to the variance request.
- The Soil Conservation District will provide comments during the sediment control review.
- The Development Division (Critical Area Team) had no objection.
- The Critical Area Commission advised appropriate mitigation shall be provided.
- Based upon the standards set forth in § 18-16-305 of the Anne Arundel County Code under which a variance may be granted, OPZ recommends that the variances be *denied*. However, if the requested variances are approved the granting of the variances should be conditioned pursuant to § 18-16-305(d) as follows:
 - o (1) For a property with an outstanding violation, the granting of a variance under this subsection shall be conditioned on the applicant

completing the following within 90 days of the date of decision, as applicable:

- (i) obtaining an approved mitigation or restoration plan;
- (ii) completing the abatement measures in accordance with the
 County critical area program; and
- (iii) paying any civil fines assessed and finally adjudicated.
- (2) Notwithstanding the provisions of subsection (d)(1), OPZ may extend the time for abatement to the next planting season because of adverse planting conditions. An applicant may also be granted a 180 day extension to satisfy the conditions of a variance upon timely application to the Planning and Zoning Officer and good cause shown.
- (e) Lapse. Any critical area variance granted shall lapse by operation of law if the conditions are not satisfied within 90 days or as extended.

Other Testimony and Exhibits

Bennie Tucker was assisted at the hearing by Jeff Smith of Kimley Horn, the applicants' engineer. Evidence was presented that the applicants purchased the subject property in 2017 and built a new home. A variance was obtained to construct the dwelling and a later variance to allow a deck. The applicants replaced an existing failing retaining wall with the one that is the subject of this decision and order. The failing retaining wall 128 feet in length; the new wall is

100 feet in length. The failing retaining wall was 5 feet in height; the new wall is 4 feet high. The new wall was built by hand forward of the failing retaining wall which was buried under landscaping installed in the applicants' front yard. The wall has been in existence since 2018 and is not failing. The applicants believe the wall has performed its function, that is, to stabilize the slope between the dwelling and the shoreline.

There was no other testimony taken or exhibits received in the matter. The Hearing Officer did not visit the property.

DECISION

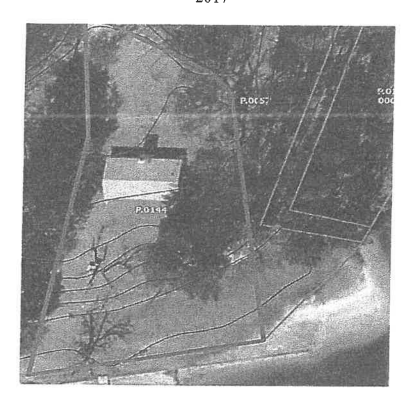
County Requirements for Critical Area Variances

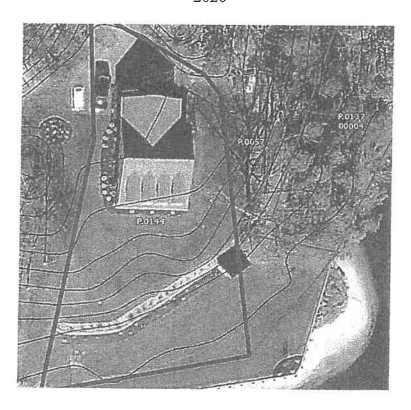
§ 18-16-305(b) sets forth six separate requirements (in this case) that must be met for a variance to be issued for property in the critical area. They are (1) whether a denial of the requested variance would constitute an unwarranted hardship, (2) whether a denial of the requested variance would deprive the applicants of rights commonly enjoyed by other property owners, (3) whether granting the variance would confer a special privilege on the applicants, (4) whether the application arises from actions of the applicants, or from conditions or use on neighboring properties, (5) whether granting the application would not adversely affect the environment and be in harmony with the critical area program, and (6) whether the applicants have overcome the presumption in Natural Resources Article, § 8-1808(d)(2)(ii), of the State law that the variance request should be denied.

Provided that the applicants meet the above requirements, a variance may not be granted unless six additional factors are found: (1) the variance is the minimum variance necessary to afford relief; (2) the granting of the variance will not alter the essential character of the neighborhood or district in which the lot is located; (3) the variance will not substantially impair the appropriate use or development of adjacent property; (4) the variance will not reduce forest cover in the limited development and resource conservation areas of the critical area; (5) the variance will not be contrary to acceptable clearing and replanting practices required for development in the critical area; or (6) the variance will not be detrimental to the public welfare.

Findings - Critical Area Variances

Upon review of the facts and circumstances, I find and conclude that the applicants are entitled to relief from the Code. The evidence shows that the applicants have good cause to keep the retaining wall they built without permits or variances. It is serving the purpose of stabilizing the shoreline. Aerial photographs of the applicants' property from before the wall was replaced and current conditions make it clear that the buffer has been improved by the work carried out by the applicants.





It may be that, had the applicants sought permission to reconstruct the failing retaining wall, a plan to regrade the steep slopes may have been preferred to constructing the new wall. It would have been less expensive for the applicants to do so. However, that did not happen. On the current facts, the new wall is performing its intended function and will not have to be removed. Denial of the variances would constitute an unwarranted hardship because the applicants would be denied a reasonable and significant use of their property, which use cannot be accomplished elsewhere on the property without a variance. Assateague Coastal Trust, Inc. v. Roy T. Schwalbach, et al., 448 Md. 112, 2016. It would also deny the applicants of rights commonly enjoyed by other property owners and would not confer on them a special privilege. The application does not arise from conditions or use on neighboring properties and would not adversely affect the environment. While the wall was constructed by the applicants without permits or variances, this factor is insufficient to require denial on these facts.

I further find that the variances would be in harmony with the Critical Area Program. Finally, the applicants have overcome the presumption in Natural Resources Article, § 8-1808(d)(2)(ii), of the State law that the variance request should be denied.

¹ It should be noted that the variances in this case are *not* being granted because removal would cause disturbance to the buffer or steep slopes. There is no provision in the critical area law to allow a property owner to keep an illegally constructed structure because removal would cause disturbance to the buffer or steep slopes. Otherwise, every illegal structure would be allowed. The word would go out and the number of critical area buffer/steep slope violations would undoubtedly increase.

Furthermore, the critical area variances are the minimum necessary to afford relief; the granting of the variances will not alter the essential character of the neighborhood or district in which the lot is located; the variances will not substantially impair the appropriate use or development of adjacent property; the variances will not reduce forest cover in the LDA of the critical area; the variances will not be contrary to acceptable clearing and replanting practices required for development in the critical area; and the variances will not be detrimental to the public welfare.

ORDER

PURSUANT to the application of Bennie B. Tucker and Amanda R.

Tucker, petitioning for a variance to perfect an accessory structure (retaining wall) with less setbacks and buffer than required and with disturbance to slopes of 15% or greater on property with a street address of 350 North Shore Road, Pasadena;

PURSUANT to the notice, posting of the property, and public hearing and in accordance with the provisions of law, it is this 27th day of October 2020,

ORDERED, by the Administrative Hearing Officer of Anne Arundel County, that the applicants are **granted**

1. A critical area variance from the prohibition in § 17-8-301 against disturbing the buffer to perfect the construction of the 1-foot wide by 4 feet high 100-foot long retaining wall as shown on County Exhibit 2, with the actual disturbance to be determined at the time of permitting.

2. A critical area variance from the prohibition in § 17-8-201(a) against disturbing steep slopes to perfect the construction of the 1-foot wide by 4 feet high 100-foot long retaining wall as shown on County Exhibit 2, with the actual disturbance to be determined at the time of permitting.

The foregoing variances are subject to the following conditions:

A. The applicants shall comply with any instructions and necessary approvals from the Office of Planning and Zoning, the Department of Inspections and Permits, the Department of Health, and/or the Critical Area Commission.

- B. The applicants shall comply with the following requirements of
- § 18-16-305(d) Conditions for granting a variance in the critical area.
 - (1) For a property with an outstanding violation, the granting of a variance under this subsection shall be conditioned on the applicant completing the following within 90 days of the date of decision, as applicable:
 - (i) obtaining an approved mitigation or restoration plan;
 - (ii) completing the abatement measures in accordance with the County critical area program; and
 - (iii) paying any civil fines assessed and finally adjudicated.
- (2) Notwithstanding the provisions of subsection (d)(1), the Office of Planning and Zoning may extend the time for abatement to the next planting season because of adverse planting conditions. An

applicant may also be granted a 180 day extension to satisfy the conditions of a variance upon timely application to the Planning and Zoning Officer and good cause shown.

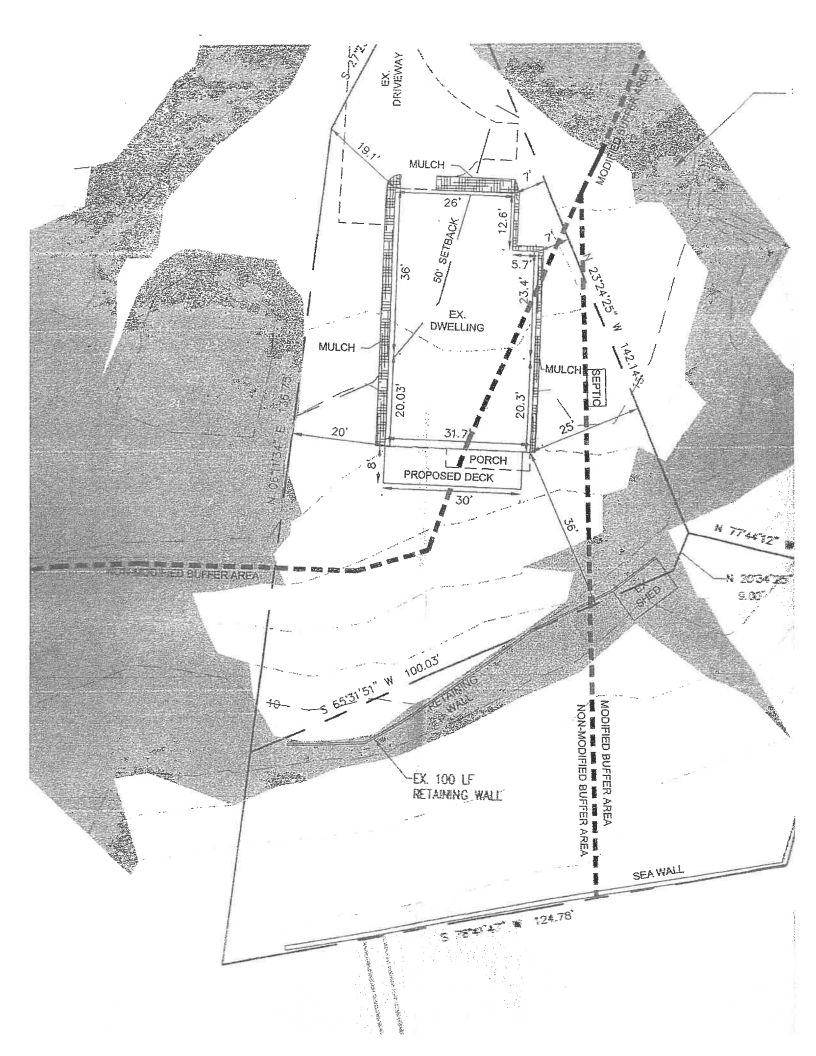
This Order does not constitute a building permit. In order for the applicants to construct the structures permitted in this decision, they must apply for and obtain the necessary building permits, along with any other approvals required to perform the work described herein.

Furthermore, County Exhibit 2, referenced in this decision, is incorporated herein as if fully set forth and made a part of this Order. The proposed improvements shown on County Exhibit 2 shall be constructed on the subject property in the locations shown therein. The decision and order shall not prohibit the applicants from making minor changes to the facilities as presently shown on County Exhibit 2 to adjust for changes made necessary by comments or requirements that arise during plan review or construction, provided those minor changes do not exceed the variances granted herein. The reasonableness of any such change shall be determined by the Office of Planning and Zoning.

Douglas Clark Hollmonn Admini trative Hearing Officer

NOTICE TO APPLICANTS

This Order does not constitute a building permit. In order for the applicants to perform the work permitted in this decision, the applicants must





OFFICE OF PLANNING AND ZONING

CONFIRMATION OF PRE-FILE (2024-0105-P)

12 Sept 20 Sep	DATE OF MEETING:					
	P&Z STAFF: Sara Anzelmo, Kelly Krinetz					
APPLICANT/REPRESENTATIVE: Bennie Tucker	EMAIL: bennietucker2002@yahoo.com					
SITE LOCATION: 350 Shore Road, Pasadena	LOT SIZE: 9,147 sf ZONING: R2					
CA DESIGNATION: RCA & LDA BMA: Part or BU	FFER: Part APPLICATION TYPE: Critical Area Variance					
1						

The applicant seeks approval to perfect the construction of an irregularly shaped paved walkway between the house and the shoreline. The width at the widest point (which includes the walls) is greater than six feet, and the Critical Area Team has determined that the walkway exceeds that which is allowed for direct access by COMAR.

Therefore, a Critical Area variance to perfect disturbance within the 100-foot buffer and a Critical Area variance to perfect disturbance within slopes of 15% or greater are required.

COMMENTS

The **Critical Area Team** commented that the SGP [Standard Grading Plan] that was issued for access to the pier on this site was for a straight line, direct access of less than 6' as contemplated by COMAR and Critical Area Regulations. The access that was constructed is not in compliance with the approved plan and is not the minimum necessary to provide access. Therefore, the Critical Area Team cannot support this request.

The **Zoning Administration Section** concurs with the Critical Area Team and reminds the applicant that, in order for a Critical Area variance to be approved, the applicant must demonstrate and the Hearing Officer must find that the proposal complies with each and every one of the Critical Area variance standards provided under Section 18-16-305(b) and (c) of the Anne Arundel County Zoning Ordinance. As such, the letter of explanation should be revised to address all of the variance standards. The site plan should also be corrected to show the buffer.

INFORMATION FOR THE APPLICANT

Section 18-16-201 (b) Pre-filing meeting required. Before filing an application for a variance, special exception, or to change a zoning district, to change or remove a critical area classification, or for a variance in the critical area or bog protection area, an applicant shall meet with the Office of Planning and Zoning to review a pre-file concept plan or an administrative site plan. For single lot properties, the owner shall prepare a simple site plan as a basis for determining what can be done under the provisions of this Code to avoid the need for a variance.

*** A preliminary plan checklist is required for development impacting environmentally sensitive areas and for all new single-family dwellings. A stormwater management plan that satisfies the requirements of the County Procedures Manual is required for development impacting environmentally sensitive areas OR disturbing 5,000 square feet or more. State mandates require a developer of land provide SWM to control new development runoff from the start of the development process.

Section 18-16-301 (c) Burden of Proof. The applicant has the burden of proof, including the burden of going forward with the production of evidence and the burden of persuasion, on all questions of fact. The burden of persuasion is by a preponderance of the evidence.

A variance to the requirements of the County's Critical Area Program may only be granted if the Administrative Hearing Officer makes affirmative findings that the applicant has addressed all the requirements outlined in Article 18-16-305. Comments made on this form are intended to provide guidance and are not intended to represent support or approval of the variance request.