AGENDA ITEM: 5 AGENDA DATE: 4/20/2023



## THE MARYLAND-NATIONAL CAPITAL PARK AND PLANNING COMMISSION

14741 Governor Oden Bowie Drive Upper Marlboro, Maryland 20772 www.pgplanning.org

April 17, 2023

#### **MEMORANDUM**

TO: The Prince George's County Planning Board

VIA: James Hunt, Chief, Development Review Division

FROM: Angele L. Bynum, Urban Design Section ALB

**Development Review Division** 

SUBJECT: Item 5 – Specific Design Plan SDP-0609-H7 Balmoral Lot 21, Block E

Planning Board Agenda April 20, 2023 – Staff Revisions to Technical Staff Report

This supplemental memorandum provides staff's revised findings (added text <u>underlined</u>, deleted text [strikethrough]) and the following adjustments are recommended to the technical staff report dated April 6, 2023.

#### Proposed revisions to Finding 6, Design Features, page 5:

6. **Design Features:** The subject application includes a proposal for a 12-foot by 20-foot, irregular-shaped deck at the rear of an existing single-family detached home sited on a corner lot. The porch is elevated 8 feet above grade and does not have any stairs leading to, or from, the grade-level surface. The materials and roofing of the proposed screened porch will match and complement the architecture of the existing home and will be constructed of wood, with a white vinyl railing system and white vinyl wrap posts and beams. The proposed deck extends into the 15-foot rear yard setback by 6 feet and will be 9 feet from the rear property line. The porch conforms to all side yard setbacks. However, as stated in a letter that was included with the application and shown on the plan, the proposed deck has been approved by Balmoral Homeowners Association, Inc., with one stipulation that the deck cannot extend beyond the side of the house. The design of the deck shows that it extends beyond the side of the existing home, by approximately [6] 5 feet.

#### Proposed revisions to Finding 15, pages 7-8:

Regarding Criterion (C), staff believe that the requested addition will not substantially impair the intent, purpose, or integrity of the approved CDP. Modification of the minimum rear yard for the proposed elevated deck will not be detrimental to the community, nor will it negatively impact the visual characteristics of the neighborhood. However, in the letter of approval from the Balmoral Homeowners Association, it is stated that approval of the deck is sufficient, with a stipulation that it cannot extend beyond the side of the existing home. The addition is proposed to be built at the rear of the home and extends beyond the side of the home by 5 feet. There is an existing wall, with a 4-foot railing [6-foot-high fence] and maturing landscaping on the adjacent lot, which would eventually afford[ing] privacy to the occupants of both the subject property and the adjacent homeowners. In addition, a large [mature] maturing tree is located at the front yard of the same side in which the proposed addition extends beyond the side of the home, which would limit[s] visibility of the extended portion of the addition from the nearest public right-of-way over time.

#### Proposed revision to Conditions, page 8:

Based upon the foregoing evaluation and analysis, the Urban Design Section recommends that the Planning Board adopt the findings of this report and APPROVE Homeowner's Minor Amendment to a Specific Design Plan SDP-0609-H7, Balmoral, Lot 21 Block E. [, subject to the following condition:

1. The applicant must obtain approval of the proposed configuration and/or relocation of the proposed deck addition by the Balmoral Homeowners Association and submit proof of such to the Urban Design Section, by revising the plan to replace the letter currently shown on the plan and/or updating the plans to reflect either a reconfigured deck or its relocation within the limits of an approved rear/side yard setback.]

AGENDA ITEM: 5 AGENDA DATE: 4/20/2023



The Maryland-National Capital Park and Planning Commission Prince George's County Planning Department **Development Review Division** 301-952-3530

Note: Staff reports can be accessed at <a href="http://mncppc.igm2.com/Citizens/Default.aspx">http://mncppc.igm2.com/Citizens/Default.aspx</a>

## **Specific Design Plan** Balmoral, Lot 21 Block E

## SDP-0609-H7

REQUEST	STAFF RECOMMENDATION
A homeowner's minor amendment to construct a 12-foot by 20-foot elevated,	With the conditions recommended herein:
irregular-shaped deck, at the rear of an existing single-family detached dwelling within the rear yard setback.	•Approval of Specific Design Plan SDP-0609-H7

**Location:** In the Balmoral Phase 2 development, on the west side of US 301 (Robert Crain Highway), in the southwest

quadrant of the intersection of Cauncer Court and Perthshire Place		
Gross Acreage:	0.19	
Zone:	LCD	
Prior Zone:	R-S	
Reviewed per prior Zoning Ordinance:	Section 27-1704(b) and (h)	
Dwelling Units:	1	
Gross Floor Area:	2,350 sq. ft.	
Planning Area:	79	
Council District:	06	
Municipality:	N/A	
Applicant/Address:		
Michelle Clancy		
PO Box 310		
Perry Hall, MD 21128		
C: CC D . A LID		

**Staff Reviewer:** Angele L. Bynum **Phone Number:** 301-952-3087 Email: Angele.Bynum@ppd.mncppc.org



Planning Board Date:	04/20/2023	
Planning Board Action Limit:	04/21/2023	
Staff Report Date:	4/6/2023	
Date Accepted:	02/10/2023	
Informational Mailing:	01/10/2022	
Acceptance Mailing:	02/10/2022	
Sign Posting Deadline:	03/21/2023	

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## THE MARYLAND-NATIONAL CAPITAL PARK AND PLANNING COMMISSION

#### PRINCE GEORGE'S COUNTY PLANNING BOARD

#### STAFF REPORT

SUBJECT: Homeowner's Minor Amendment to Specific Design Plan SDP-0609-H7
Balmoral, Lot 21 Block E

The Urban Design staff has reviewed the homeowner's minor amendment to a specific design plan for the subject property and presents the following evaluation and findings leading to a recommendation of APPROVAL, with conditions, as described in the Recommendation section of this technical staff report.

#### **EVALUATION**

The property is within the Legacy Comprehensive Design (LCD) Zone, formerly the Residential Suburban Development (R-S) Zone. However, this application is being reviewed and evaluated in accordance with the prior Prince George's County Zoning Ordinance, pursuant to Section 27-1704(b) and (h) of the current Zoning Ordinance, which allows development applications for property in the LCD Zone to be reviewed under the prior Zoning Ordinance.

This amendment to a specific design plan was reviewed and evaluated for compliance with the following criteria:

- a. The requirements of the following sections of the prior Prince George's County Zoning Ordinance:
  - (1) Sections 27-512 and 27-515, regarding uses permitted in the Residential Suburban Development (R-S) Zone.
  - (2) Section 27-528, regarding required findings in specific design plan applications; and
  - (3) Section 27-530, regarding amendments to approved specific design plan applications.
- b. The requirements of Zoning Map Amendment (Basic Plan) A-9952;
- c. The requirements of Comprehensive Design Plan CDP-0302;
- d. The requirements of Specific Design Plan SDP-0609;
- e. The requirements of the 2010 *Prince George's County Landscape Manual*;

- f. The requirements of the 2010 Prince George's County Tree Canopy Coverage Ordinance; and
- g. The requirements of the Prince George's County Woodland Conservation and Tree Preservation Ordinance.

#### **FINDINGS**

Based upon the evaluation and analysis of the subject application, the Urban Design Section recommends the following findings:

1. Request: The subject homeowner's minor amendment to a specific design plan (SDP) is a request to construct a 12-foot by 20-foot, irregular-shaped deck that is elevated 8 feet high from the grade, with a 3-foot, 6-inch railing, at the rear of an existing single-family detached dwelling, extending 6 feet into the rear yard setback.

#### 2. Development Data Summary:

EXISTING		
Zone	LCD (Prior R-S)	
Use	Residential	
Lot size	8,366 sq. ft.	
Gross Acreage	0.19	
Lot	1	
Number of Dwelling Units	1	

- 3. Location: The subject property is in the Legacy Comprehensive Design (LCD) Zone, previously the Residential Suburban Development (R-S) Zone. It is located in the larger development known as Balmoral Phase 2 on the west side of US 301 (Robert Crain Highway), in the southwest quadrant of the intersection of Cauncer Court and Perthshire Place. More specifically, the subject property is located at 3808 Perthshire Place, Upper Marlboro, MD 20772, within Planning Area 79 and Council District 6.
- 4. **Surrounding Uses:** The subject property is on a corner lot and fronts on Cauncer Court, and is surrounded on four sides by similar single-family detached homes within the LCD Zone, in the Balmoral development, which is bounded to the north by LCD-zoned land (known as the Beech Tree development); to the west by single-family detached homes in the LCD Zone; to the south by single-family detached homes in the Residential Multifamily-48 (RMF-48) Zone; and to the east by the right-of-way of US 301.
- 5. **Previous Approvals:** The subject site, Lot 21 Block E, was developed as part of the Balmoral Phase 2 development, which has been the subject of several previous approvals. On June 10, 2002, the Prince George's County District Council approved Zoning Map Amendment A-9952 and the accompanying basic plan for the subject site, for approximately 210.79 acres of land known as the Buck Property, with three conditions, specific land use types, and quantities applicable to the R-S Zone. On April 26, 2004, the District Council approved Comprehensive Design Plan CDP-0302 for the Buck Property, consisting of

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approximately 210.79 gross acres, and proposed to be developed with 357 single-family dwelling units. On January 29, 2004, the Prince George's County Planning Board approved Preliminary Plan of Subdivision 4-03100 (PGCPB Resolution No. 04-21) with 27 conditions. On July 28, 2005, the Planning Board approved the SDP for the first phase of Balmoral, for 114 single-family detached houses, with 12 conditions. The site has an approved Stormwater Management Concept Plan 33050-2006-01, which was valid through 2011.

On January 8, 2009, the Planning Board approved SDP-0609 (PGCPB Resolution No. 08-177), subject to six conditions, none of which are applicable to the review of the subject SDP. Nine revisions to this SDP were subsequently approved: SDP-0609-03 was withdrawn prior to approval; two amendments, SDP 0609-01 and SDP-0609-02, for the addition of a total of 17 new architectural elevations; and six which were homeowner's minor amendments for construction of decks on individual lots. SDP-0609-H1 approved a 34-foot by 6-foot deck and a 12-foot by 16-foot covered porch; SDP-0609-H2 approved a 36-foot-wide open, elevated deck addition; SDP-0609-H3 approved a 14-foot by 26-foot covered deck; SDP-0609-H4 approved a 15-foot by 12-foot covered deck addition; SDP-0609-H5 approved a 23-foot by 14-foot enclosed deck; and SDP-0609-H6 approved a 20-foot by 14-foot deck with a covered porch and steps, to grade. The applicant is requesting a 6-foot reduction of the building restriction line for Lot 21, Block E.

6. **Design Features:** The subject application includes a proposal for a 12-foot by 20-foot, irregular-shaped deck at the rear of an existing single-family detached home sited on a corner lot. The porch is elevated 8 feet above grade and does not have any stairs leading to, or from, the grade-level surface. The materials and roofing of the proposed screened porch will match and complement the architecture of the existing home and will be constructed of wood, with a white vinyl railing system and white vinyl wrap posts and beams. The proposed deck extends into the 15-foot rear yard setback by 6 feet and will be 9 feet from the rear property line. The porch conforms to all side yard setbacks. However, as stated in a letter that was included with the application and shown on the plan, the proposed deck has been approved by Balmoral Homeowners Association, Inc., with one stipulation that the deck cannot extend beyond the side of the house. The design of the deck shows that it extends beyond the side of the existing home, by approximately 6 feet.

#### **COMPLIANCE WITH EVALUATION CRITERIA**

- **7. Prince George's County Zoning Ordinance:** The subject application has been reviewed for compliance with the requirements of the R-S Zone of the prior Zoning Ordinance, as follows:
  - a. The project conforms with the requirements for purposes, uses, and regulations in Sections 27-514.08, 27-514.09, and 27-514.10 of the prior Zoning Ordinance by providing low-density residential use in a planned development.
  - b. Per Section 27-515 of the prior Zoning Ordinance, regarding uses permitted in the R-S Zone, a single-family detached dwelling is a permitted use in the zone.
  - c. The project also conforms to the requirements of Section 27-528 of the prior Zoning Ordinance, regarding required findings for SDP applications, and Section 27-530 of the prior Zoning Ordinance, regarding amendments to approved SDP applications.

- **8. Zoning Map Amendment (Basic Plan) A-9952:** The project is in compliance with the requirements of Basic Plan A-9952, as the proposed deck addition in the rear yard setback does not alter findings of conformance with the basic plan that were made at the time of approval of the SDP.
- **9. Comprehensive Design Plan CDP-0302:** The project complies with the requirements of CDP-0302, except regarding the required rear yard setback and the stipulation set by the Balmoral Homeowners Association. The CDP stipulates that the minimum rear yard setback for single-family detached houses is 15 feet. The proposed elevated deck would be approximately 9 feet from the rear property line, encroaching 6 feet into the rear setback.
- **10. Specific Design Plan SDP-0609:** SDP-0609 was approved by the Planning Board on January 8, 2009 (PGCPB Resolution No. 89-489), with six conditions, none of which are applicable to the review of the subject SDP. The subject application is in compliance with the requirements of SDP-0609, except for the rear yard setback. The proposed elevated deck would encroach into the required 20-foot setback by 6 feet.
- **2010 Prince George's County Landscape Manual:** The addition of an elevated deck is exempt from the requirements of the 2010 *Prince George's County Landscape Manual* (Landscape Manual) because the requirements were satisfied at the time of SDP-8912 approval.
- **12. Prince George's County Tree Canopy Coverage Ordinance:** The subject application is exempt from the Prince George's County Tree Canopy Coverage Ordinance because the applicant proposes less than 5,000 square feet of gross floor area or disturbance.
- 13. Prince George's County Woodland Conservation and Tree Preservation Ordinance:
  The proposed elevated deck would not alter the previous findings of conformance with the
  Prince George's County Woodland Conservation and Tree Preservation Ordinance that were
  made at the time of approval of the CDP and SDP.
- **14.** Section 27-528 requires that the Planning Board make the following findings before approving an SDP, unless an application is being processed as a limited minor amendment. Each required finding is listed in **BOLD** text below, followed by staff comments.
  - (a) Prior to approving a Specific Design Plan, the Planning Board shall find that:

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(1) The plan conforms to the approved Comprehensive Design Plan, the applicable standards of the Landscape Manual, and except as provided in Section 27-528(a)(1.1), for Specific Design Plans for which an application is filed after December 30, 1996, with the exception of the V-L and V-M Zones, the applicable design guidelines for townhouses set forth in Section 27-274(a)(1)(B) and (a)(11), and the applicable regulations for townhouses set forth in Section 27-433(d) and, as it applies to property in the L-A-C Zone, if any portion lies within one-half (1/2) mile of an existing or Washington Metropolitan Area Transit Authority Metrorail station, the regulations set forth in Section 27-480(d) and (e);

The subject amendment conforms to the requirements of CDP-0302, as outlined in Finding 9, and the applicable standards of the Landscape Manual, as outlined in Finding 12. The subject amendment does not involve townhouse construction, nor is it located in the prior Local Activity Center Zone. The second portion of this required finding does not apply to the subject application.

(2) The development will be adequately served within a reasonable period of time with existing or programmed public facilities either shown in the appropriate Capital Improvement Program, provided as part of the private development or, where authorized pursuant to Section 24-124(a)(8) of the County Subdivision Regulations, participation by the developer in a road club;

This finding was made with the approval of the original SDP and will not be affected by the proposed porch addition.

(3) Adequate provision has been made for draining surface water so that there are no adverse effects on either the subject property or adjacent properties;

The site is consistent with the approved stormwater management concept plan, and this minor addition will not impact that approval. Therefore, adequate provision has been made for draining surface water, so that there are no adverse effects on either the subject property or adjacent properties, in accordance with this required finding.

(4) The plan is in conformance with an approved Type 2 Tree Conservation Plan; and

The addition of an elevated deck to an existing single-family detached dwelling and setback modification does not impact the previously approved Type 2 tree conservation plan.

(5) The plan demonstrates that the regulated environmental features are preserved and/or restored to the fullest extent possible in accordance with the requirement of Subtitle 24-130(b)(5).

No regulated environmental features exist on the subject lot. Therefore, this finding is not applicable to the subject SDP.

- 15. Section 27-530(c)(3) of the prior Zoning Ordinance sets forth the criteria for granting minor amendments to approved SDPs, for the purpose of making home improvements requested by a homeowner (or authorized representative) and approved by the Planning Director (or designee), in accordance with specified procedures, including meeting the following criteria:
  - (A) Are located within the approved Comprehensive Design Plan building lines and setbacks or any approved amendments to the Comprehensive Design Plan;

- (B) Are in keeping with the architectural and site design characteristics of the approved Specific Design Plan; and
- (C) Will not substantially impair the intent, purpose, or integrity of the approved Comprehensive Design Plan.

SDP-0609 established the rear yard setback at a minimum of 15 feet. The proposed elevated deck addition extends into this rear yard setback by 6 feet, proposing a setback of approximately 9 feet from the rear property line. The subject application does not meet Criterion (A) and, therefore, the subject Homeowner's Minor Amendment to SDP-0609-H7 is to be heard by the Planning Board, as stated in Section 27-530(d)(3)(A) of the prior Zoning Ordinance.

Regarding Criterion (B) above, the proposed elevated deck addition is consistent with the architectural and site design characteristics of the approved SDP, except regarding the rear yard setback. The proposed screened porch will be constructed of wood, with a white vinyl railing system and white vinyl wrap posts and beams, with a screened enclosure. The proposed screened porch and roof of the enclosure will be in keeping with the existing architectural and site design characteristics of the SDP, in materials and design.

Regarding Criterion (C), staff believe that the requested addition will not substantially impair the intent, purpose, or integrity of the approved CDP. Modification of the minimum rear yard for the proposed elevated deck will not be detrimental to the community, nor will it negatively impact the visual characteristics of the neighborhood. However, in the letter of approval from the Balmoral Homeowners Association, it is stated that approval of the deck is sufficient, with a stipulation that it cannot extend beyond the side of the existing home. The addition is at the rear of the home and extends beyond the side of the home by 5 feet. There is an existing 6-foot-high fence and landscaping on the adjacent lot, affording privacy to the occupants of both the subject property and the adjacent homeowners. In addition, a large mature tree is located at the front yard of the same side in which the proposed addition extends beyond the side of the home, which limits visibility of the extended portion of the addition from the nearest public right-of-way.

#### RECOMMENDATION

Based upon the foregoing evaluation and analysis, the Urban Design Section recommends that the Planning Board adopt the findings of this report and APPROVE Homeowner's Minor Amendment to a Specific Design Plan SDP-0609-H7, Balmoral, Lot 21 Block E, subject to the following condition:

1. The applicant must obtain approval of the proposed configuration and/or relocation of the proposed deck addition by the Balmoral Homeowners Association and submit proof of such to the Urban Design Section, by revising the plan to replace the letter currently shown on the plan and/or updating the plans to reflect either a reconfigured deck or its relocation within the limits of an approved rear/side yard setback.

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# BALMORAL, LOT 21 – BLOCK E 12X20 ELEVATED DECK

Homeowner's Minor Amendment Companion/Parent Case (if applicable) and case number

**Staff Recommendation**: APPROVAL

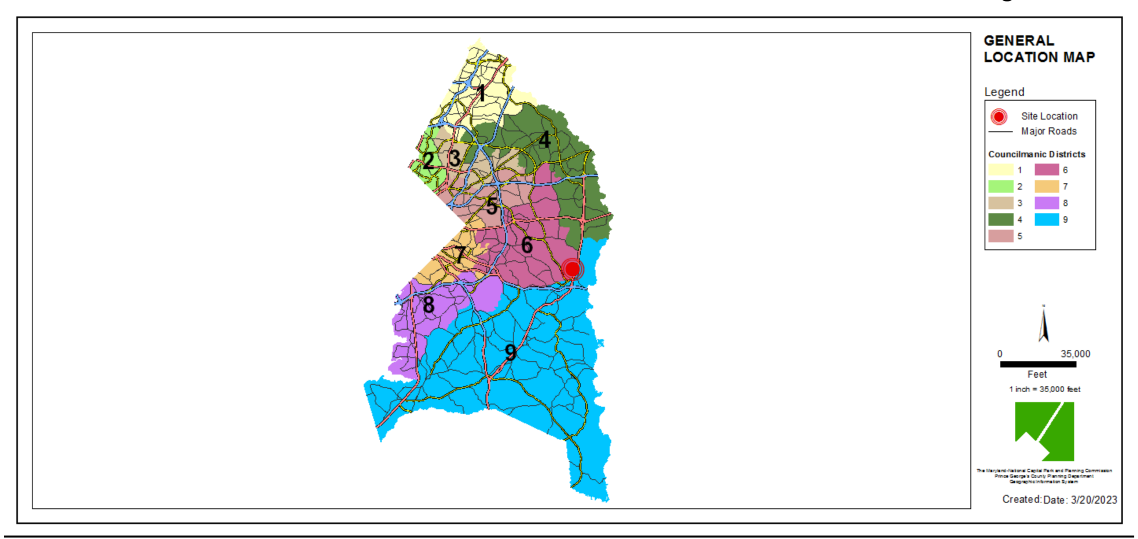


# **GENERAL LOCATION MAP**

Council District: 06

Case: SDP-0609-H7

Planning Area: 079



# SITE VICINITY MAP



# **ZONING MAP**

Property Zone: LCD

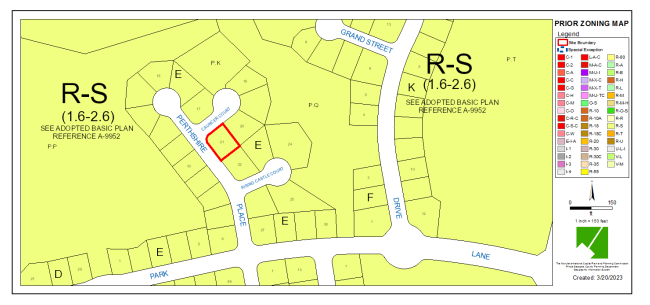
Case: SDP-0609-H7

Prior Zoned: R-S

## **CURRENT ZONING MAP**

# P.T Control Map Logend Resource Resource

## PRIOR ZONING MAP

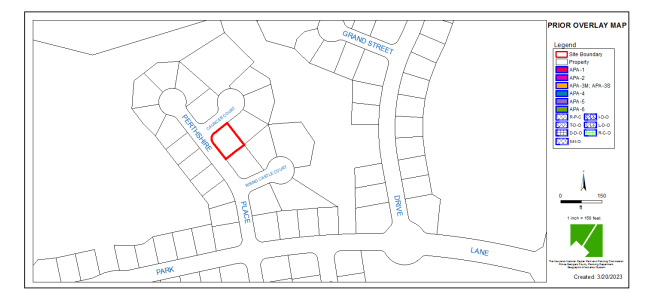


# **OVERLAY MAP**

## **CURRENT OVERLAY MAP**

# OVERLAY MAP | Legend | Property | APA-11 | APA-25 | APA-34 | APA-35 | APA-45 | APA-65 | APA-

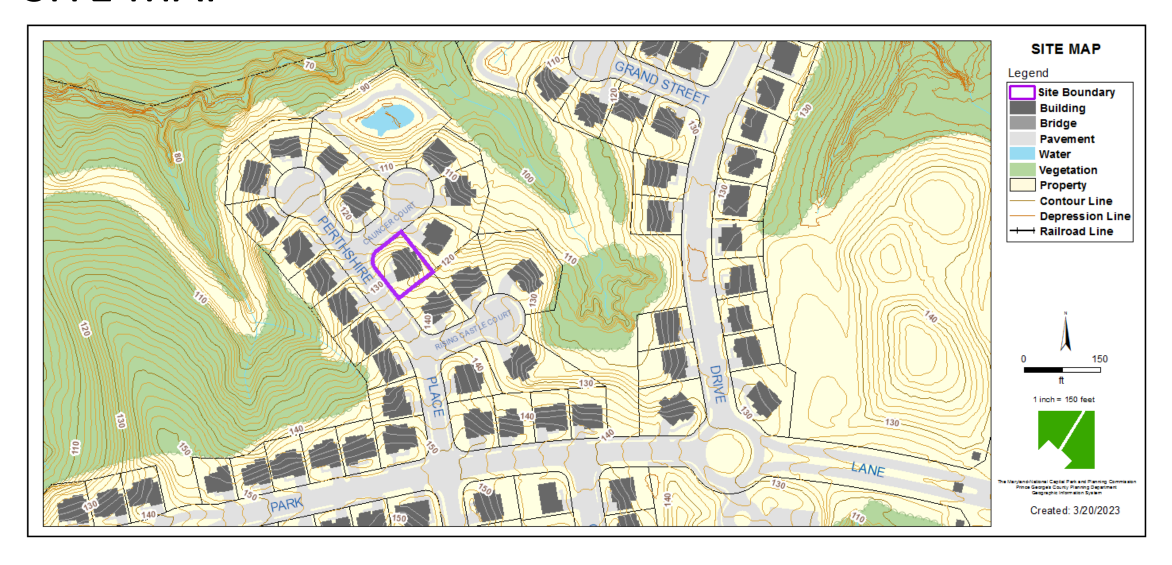
## PRIOR OVERLAY MAP



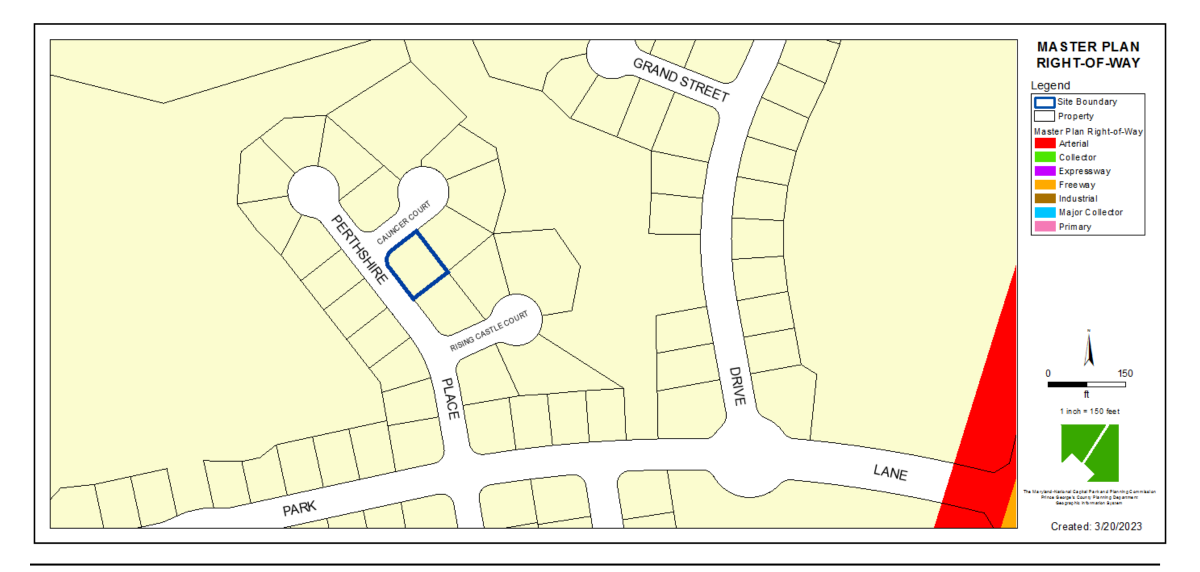
# **AERIAL MAP**



# SITE MAP



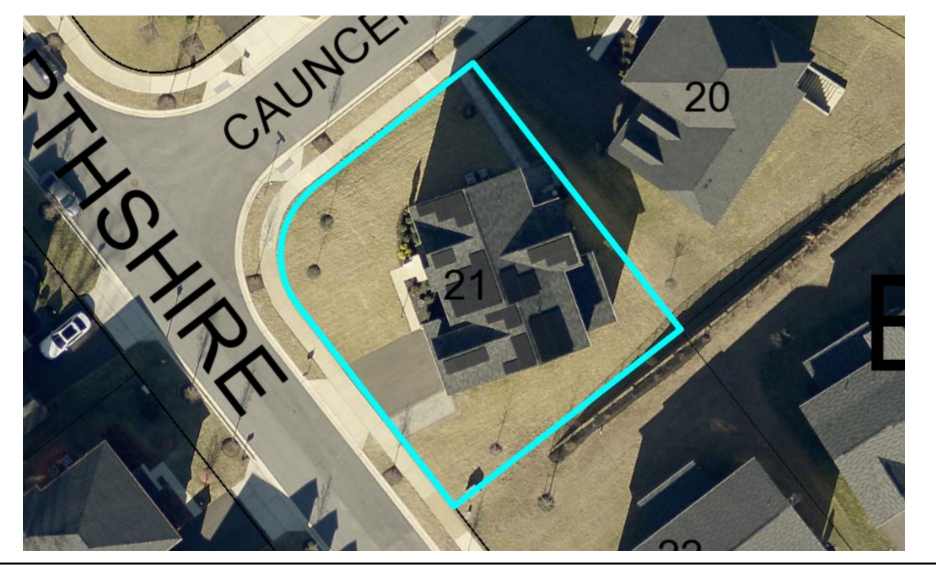
## MASTER PLAN RIGHT-OF-WAY MAP



Case: SDP-0609-H7

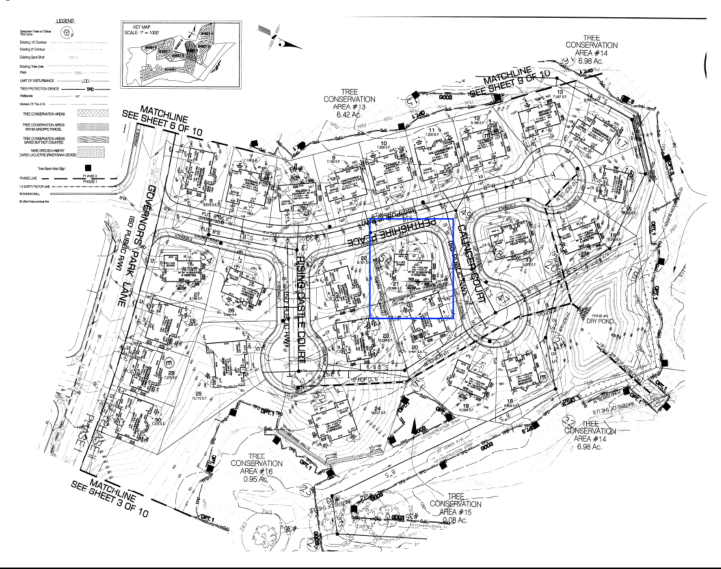
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## BIRD'S-EYE VIEW WITH APPROXIMATE SITE BOUNDARY OUTLINED

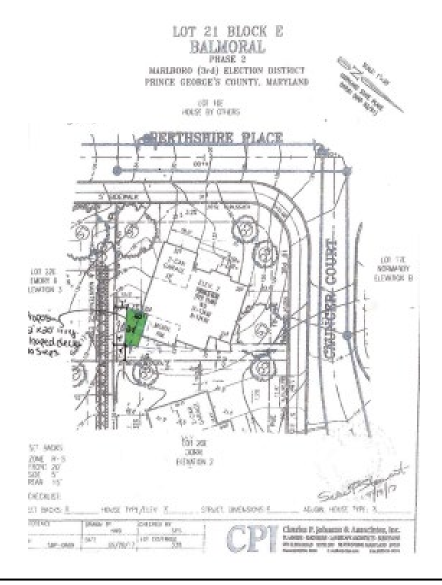


## Case: SDP-0609-H7

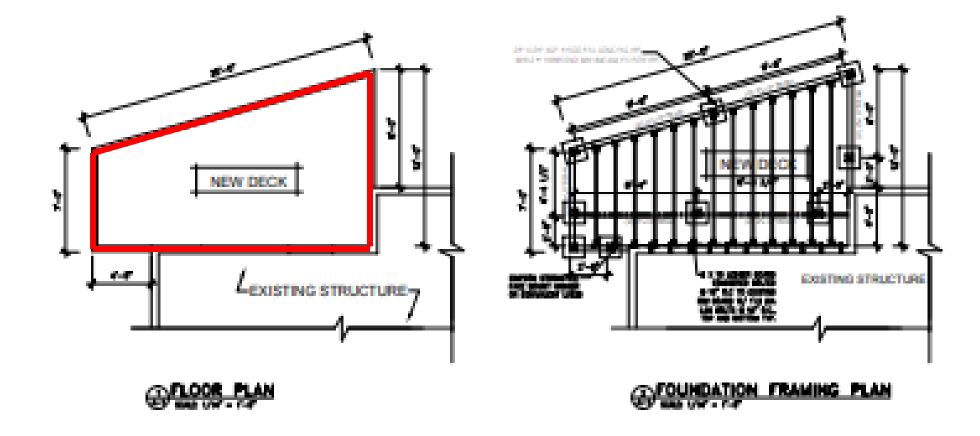
# SITE PLAN



# SITE PLAN



# **DECK PLANS**



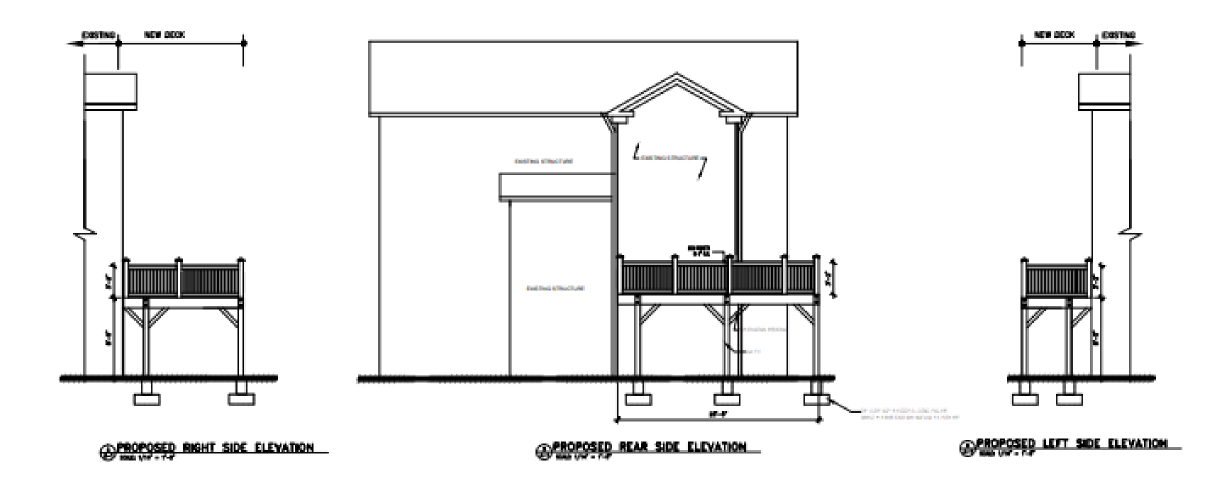
Case: SDP-0609-H7

Outline of Proposed Deck

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## Case: SDP-0609-H7

## **DECK ELEVATIONS**



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# **LOT IMAGES**



Case: SDP-0609-H7

Front View of Existing Property

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# STAFF RECOMMENDATION

## **APPROVAL**

## Major/Minor Issues:

None

## **Applicant Required Mailings:**

- Acceptance Mailings 1/10/2023
- Informational Mailing 2/10/2023

Case: SDP-0609-H7

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AGENDA ITEM: 5 AGENDA DATE: 4/20/2023



## THE PRINCE GEORGE'S COUNTY GOVERNMENT

Office of the Clerk of the Council (301) 952-3600

May 19, 2004

RE: CDP 0302 The Buck Property

#### NOTICE OF FINAL DECISION OF THE DISTRICT COUNCIL

Pursuant to the provisions of Section 27-134 of the Zoning Ordinance of Prince George's County, Maryland requiring notice of decision of the District Council, you will find enclosed herewith a copy of the Council Order setting forth the action taken by the District Council in this case on April 26, 2004.

#### CERTIFICATE OF SERVICE

This is to certify that on May 19, 2004 this notice and attached Council Order were mailed, postage prepaid, to all persons of record.

Redis C. Floyd Clerk of the Council

Redis E. Hoyd

(10/97)

County Administration Building - Upper Marlboro, Maryland 20772

Case No.: CDP-0302

Applicant: M/I Schottenstein

Homes, Inc.

## COUNTY COUNCIL OF PRINCE GEORGE'S COUNTY, MARYLAND SITTING AS THE DISTRICT COUNCIL

## ORDER AFFIRMING PLANNING BOARD DECISION WITH ADDITIONAL CONDITION

IT IS HEREBY ORDERED, after review of the administrative record, and after hearing oral argument, that the Planning Board's decision in Resolution PGCPB No. 03-250, to approve a comprehensive design plan, CDP-0302, for 357 single-family dwellings on R-S Zone property described as approximately 210.73 acres of land on the west side of US 301, approximately one mile north of its intersection with MD 725, Upper Marlboro, is hereby:

AFFIRMED, for the reasons stated in the Planning Board's resolution, whose decision is hereby adopted as the findings of fact and conclusions of law of the District Council.

Affirmance of the Planning Board's decision is subject to the following conditions.

- 1. At the time of preliminary plan, the applicant shall dedicate all rights-of-way for A-61, F-10 as identified by the Planning Department. The applicant shall also provide a new traffic study that includes an analysis of the Trade Zone Ave/US 301 intersection.
- Prior to the issuance of any building permit, the following improvements shall be in place, under construction or bonded and permitted.

#### US 301/Leeland Road

- a. Construct a third northbound and southbound through lane along US 301.
- Construct an eastbound triple left turn lane along Leeland Road for approximately 375 feet and a free-flowing rightturn lane.
- c. Construct a fourth southbound through lane along US 301 beginning at a point approximately 500 feet north of Leeland Road and extending to a point approximately 2,600 feet south of Leeland Road (to Swanson Road).

## US 301/Village Drive

- a. Construct a third northbound and southbound through lane along US 301.
- b. Widen Village Drive (westbound) to provide four (4) lanes; two (2) exclusive left-turn lanes, an exclusive through lane, and a free-flowing right-turn lane.

### US 301/MD 725

- a. Construct a third northbound and southbound through lane along US 301.
- b. Construct a fourth southbound through lane along US 301.
- Restripe westbound approach to provide a second through lane.
- 3. In order to alleviate the negative impact on fire and rescue services due to the inadequate engine service, a fire suppression system shall be installed in all residential structures in accordance with National Fire Protection Association Standard 13D and all applicable Prince George's County laws.
- 4. Prior to the submittal of the Specific Design Plan, all specimen trees located within 50 feet of the limit of disturbance shall be surveyed and reevaluated for retention potential. The specimen tree shall be shown on the SDP at their surveyed locations along with their respective critical root zone.

- 5. Prior to certification of the Comprehensive Design Plan, the following note shall be added to each sheet of the TCPI and a table shall be added to the plan that provides a detailed listing of all PMA impacts, an identifying number or letter, the area of the proposed impact and the area of forest disturbed by the proposed impact: "Woodland cleared within the Patuxent River Primary Management Area Preservation Area shall be mitigated on site at a ratio of 1:1 and shown on the Type II Tree Conservation Plan."
- 6. Prior to the issuance of any permits that impact jurisdictional wetlands, wetland buffers, streams or Waters of the US, the applicant shall submit copies of all federal and State wetland permits, evidence that approval conditions have been complied with, and associated mitigation plans.
- 7. Prior to certification of the Comprehensive Design Plan, Type I Tree Conservation Plan TCPI/30/03 shall be revised to clarify the exact acreage of woodland clearing within the PMA. This clearing and the associated impacts will be evaluated further during the review of the preliminary plan of subdivision. The TCPI shall be revised as needed to preserve the PMA to the fullest extent possible.
- 8. At the time of the preliminary plan of subdivision, the geotechnical report will need to address the 1.5 safety factor line and all other aspects of Marlboro clay.
- Prior to certification of the Comprehensive Design Plan (CDP), the CDP and the TCPI shall be revised to show the location of the 65dBA (Ldn) noise contour as identified by the Phase I noise study.
- 10. Prior to certification of the CDP, Type I Tree Conservation Plan TCPI/30/03 shall be revised as follows:
  - a. Revise the worksheet to show the acreage of existing woodland on the net tract correctly.
  - b. Revise the plans to show the proposed stormwater management outfalls to convey the treated water to the existing stream channels.
  - c. Clarify the exact acreage of woodland clearing within the PMA. This clearing and the associated impacts will be evaluated further during the review of the preliminary plan

- of subdivision. The TCPI shall be revised as needed to preserve the PMA to the fullest extent possible.
- d. Add the following note to the TCPI: "The TCPI submitted for review with the preliminary plan of subdivision shall clearly show the proposed trail locations."
- e. Add a legend to each sheet of the TCP that shows each of the symbols used on the plan.
- f. Make other revisions as necessary to address revisions noted above.
- g. Have the revised plans signed and dated by the licensed landscape architect, licensed forester, or MD-DNR qualified professional who prepared the plans.
- 11. Prior to the approval of the Specific Design Plan, all species identified by the Maryland Department of Natural Resources (DNR) Natural Heritage Program as rare, threatened or endangered that are found to occur on the site shall be surveyed and accurately located according to DNR protocol. The SDP shall be designed to eliminate any impacts to specific habitats and/or populations. Prior to approval of the SDP, the forest stand delineation for the site shall be revised to show the location of the specific habitats and/or populations.
- 12. Land to be dedicated to M-NCPPC for the master-planned Collington Branch stream valley park shall include 100-year floodplain and floodplain buffers as shown on attached Exhibit "A."
- 13. Recreational facilities on park property shall be designed and constructed in accordance with the applicable standards in the Parks and Recreation Facilities Guidelines.
- 14. Construction drawing for the recreational facilities on parkland shall be reviewed and approved by Department of Parks and Recreation staff prior to SDP approval.
- 15. All trails shall be constructed to assure dry passage. If wet areas must be traversed, suitable structures shall be constructed. Designs for any needed structures shall be reviewed by DPR.

- The handicapped accessibility of all trails shall be determined during SDP review.
- 17. At least one suitable vehicular access to the land being dedicated shall be provided from a primary residential street, to be determined at the time of preliminary plan of subdivision.
- All additional accesses to the parkland from development pods, school and recreation facilities shall be at least 40 feet wide, or otherwise required.
- All primary and secondary roads shall be standard sidewalks on a least one side.
- 20. All primary and secondary roads shall be developed in accordance with the 1999 American Association of State Highway and Transportation Officials Guidelines for the Development of Bicycle Facilities, where feasible.
- All HOA trails shall be six feet wide and made of asphalt.
- 22. The most visible side elevations of dwelling units on corner lots or other lots whose side or rear elevation is highly visible to public rights-of-way shall employ a minimum of three standard architectural features on those elevations, such as windows, doors and fireplace chimneys, and these features shall form a reasonably balanced composition.
- 23. The community center shall be provided with distinctive details, be equally attractive from all four sides, and incorporate a high-pitched roof, masonry exterior and facade articulation, unless alternative design treatments can be demonstrated to achieve the same high quality of design and appearance.
- 24. At the time of the first Specific Design Plan for residential areas, the applicant shall submit and obtain Planning Board approval of a special purpose Specific Design Plan devoted to elements of streetscape including but not limited to street trees, entry monuments, signage, and special paving at important intersections. This SDP shall also address utilizing distinctive landscape treatments to emphasize important focal points, intersections, and trail heads.
- 25. The following recreational facilities (or equivalent) shall be provided and reviewed at the time of SDP review for each phase:

Facility	Location	Completion of Construction
2 Picnic Areas	Community Building	Prior to release of 150th BP
1 Open Play Area	US 301 Buffer	Prior to release of 25th BP
4 Sitting Areas	1 @ Community Building	Prior to release of 150th BP
8	1 @ US 301 Buffer	Prior to release of 25th BP
	1 @ Neighborhood "F"	Prior to release of 300th BP
	1 @ Neighborhood "D"	Prior to release of 300th BP
1 Tot Lot	Neighborhood "D"	Prior to release of 300th BP
1 Multiage Play Area	•	Prior to release of 150th BP
Private Trails		In phase with development
Community Building rooms and fitness		Prior to release of 150th BP

- 26. All recreational facilities shall be incorporated in recreational facilities agreements (as specified in the *Parks and Recreation Facilities Guidelines*) prior to final plat of subdivision. Bonding of recreational facilities shall occur prior to issuance of permits for the development pod where the facility is located.
- 27. The applicant shall provide a usable 3.5-acre site for the community building. The cul-de-sac in Neighborhood "A" may have to be reduced in size or eliminated to ensure that a usable area is provided for the community building.
- 28. The area on the north side of the US 301 entrance road shall contain an open play area, designed and constructed in accordance with *Parks and Recreational Facilities Guidelines*.
- 29. The community building shall include an area for parking based on the number of spaces required by Part 11 of the Zoning Ordinance.
- 30. This open space area on either side of the main access road off of US 301 shall not be a manicured green grassy area, but shall contain native grasses, wildflowers and shrubs for an attractive rural appearance.
- 31. The following design standards shall be added to the face of the CDP plan:
  - a. Variations to the lot development standards may be granted by the Planning Board or its designee at the time of Specific Design Plan in order to protect natural features or to accommodate infrastructure.

- b. All yards abutting a street shall be considered to be front yards. Only one yard shall be considered to be a rear yard, and it shall be opposite a front yard. All other yards are side yards.
- c. Covered open porches, steps, and stoops may extend up to eight feet beyond the front setback line. Paved walks may extend beyond the front setback line without any distance restrictions.
- d. Enclosed porches must be located fully behind all setback lines. Screening, latticework, jalousie windows and other nonweather-tight visual screens shall be considered as enclosure for this restriction.
- e. Eaves, bay windows, chimneys, and decorative features such as attached lamps string courses, cornices, and brackets, may extend beyond all setback lines by up to two feet.
- f. Construction that shall be used in determining the lot coverage shall include principal buildings (including covered porches and decks), accessory buildings and driveways. Uncovered and unenclosed porches, decks, patios, paved walks and swimming pools shall not be counted toward maximum lot coverage. Uncovered and unenclosed porches, decks, and patios whose surface is within three feet of finished grade shall be set back at least two feet from side and rear lot lines. Uncovered and unenclosed porches, decks, and patios whose surface is greater than three feet above finished grade shall be located behind the setback lines.
- g. Building height shall be measured from the average grade along the elevation facing the street to the midpoint between the eave and the peak of sloped roofs.
- h. The maximum number of stories shall not include basements where the grade at the front elevation is less than five feet below the first floor elevation.
- Accessory buildings shall not be located in any yard adjacent to a street. Accessory buildings shall be located at least two feet from side or rear lot lines.

 Fences shall not be constructed in any front yards, or nearer to a street than a point six feet to the rear of the front-most house corners (not including open covered porches).

k.

Neighborhood	A, B, C, D	All	All
Lot Standard	Small	Medium	Large
Minimum Lot Size (square feet)	5,000	6,000	7,500
Minimum Lot Width at Street (feet)	25	25	25
Minimum Lot Width at Front Building Line (feet)	50	60	80
Front Yard Setback (feet)	20	20	20
Side Yard Setback (feet)	5	5	5
Rear Yard Setback (feet)	15	15	15
Maximum Building Height (feet)	35	35	35
Maximum Building Height (stories)	3	3	3
Maximum Lot Coverage (percent)	65	60	55

- 32. All lots adjacent to the Beech Tree golf course shall be a minimum of 7,500 square feet.
- 33. The three smallest models (Emory I, Oxford I, Syracuse) shall have a minimum of 2,400 square feet gross floor area.
- 34. All flag lots shall be eliminated.
- 35. Wherever feasible, a tree save buffer shall be placed between lots, as approved by the staff of the Urban Design Section.

Ordered this 26th day of April, 2004, by the following vote:

In Favor: Council Members Knotts, Bland, Exum, Hendershot, Peters and Shapiro

Opposed:

Abstained:

Absent: Council Members Dean, Dernoga and Harrington



## THE PRINCE GEORGE'S COUNTY GOVERNMENT

Office of the Clerk of the Council (301) 952-3600

March 26, 2009

RE: SDP 0609 Balmoral, Phase 2 MI Homes, Applicant



### NOTICE OF FINAL DECISION OF THE DISTRICT COUNCIL

Pursuant to the provisions of Section 27-134 of the Zoning Ordinance of Prince George's County, Maryland requiring notice of decision of the District Council, you will find enclosed herewith a copy of the Council Order setting forth the action taken by the District Council in this case on March 23, 2009.

#### CERTIFICATE OF SERVICE

This is to certify that on March 26, 2009 this notice and attached Council Order were mailed, postage prepaid, to all persons of record.

Redis C. Floyd

Clerk of the Council

(10/97)

Case No.: SDP-0609

Applicant: MI Homes

## COUNTY COUNCIL OF PRINCE GEORGE'S COUNTY, MARYLAND, SITTING AS THE DISTRICT COUNCIL

## ORDER AFFIRMING PLANNING BOARD DECISION, WITH CONDITIONS

IT IS HEREBY ORDERED, after review of the administrative record, that the Planning Board's decision in Resolution PGCPB No. 08-177, approving with conditions a specific design plan for construction of 160 single-family detached homes, for a project referred to as Balmoral, Phase 2, described as 194.77 acres in the R-S Zone, located on the west side of U.S. 301, approximately 900 feet south of its intersection with Village Lane, Upper Marlboro, is hereby:

APPROVED, as stated by the Planning Board whose decision and conditions are hereby adopted by the District Council, except that the following is added to the findings and conclusions of the Planning Board, in the exercise of the Council's original jurisdiction in reviewing Planning Board decisions, after a full review of the administrative record:

- A. The District Council concludes that conditions concerning dwelling facades, chimneys, siding, and lots adjoining the Beechtree development should be modified or added to the Planning Board's approval resolution.
- B. The Planning Board conditions do not sufficiently recognize the proximity of the subject property to Beechtree, a planned golf course community under construction after many years of District Council review. The Balmoral project, in the appearance and design of its green areas, recreational facilities, open space,

and housing units, should be commensurate in quality to the appearance and design of the Beechtree properties.

- C. The front facades of all dwelling units must match the quality of units at Beechtree. Chimneys may not be of metal, and any vinyl siding that is used only on facades not highly visible from public streets must be of highest quality, and exhibited to Urban Design before certification of the specific design plan.
- D. Among the models shown in the SDP-0609 application, the Bell Aire and Montana models are incompatible in appearance with Beechtree units to the north.

Affirmance of the Planning Board's decision is subject to the following conditions.

- 1. Prior to certificate approval of this specific design plan, the following revisions shall be made or additional information submitted:
  - (a) Revise the building templates to show the base finished square footage for each proposed model.
  - (b) Provide cut sheets of the recreational facilities within the sitting area to be constructed in Neighborhood F on the detail sheet.
  - (c) Provide Sections 4.1 (c) and (d) landscape schedules on the Landscape Plan.
  - (d) Demonstrate that the rear lot lines of lots adjoining the proposed golf course north of the site shall be set back from the centerline of the golf hole a minimum of 175 feet.
  - (e) Include the design standards from CDP-0302, condition 31, that are applicable to this development's site plan notes.
  - (f) Employ a minimum of three standard architectural features on those elevations, such as windows, doors, and fireplace chimneys, so that these features shall form a reasonably balanced composition on the most visible side elevations of dwelling units on corner lots, or other lots whose side and rear elevations are highly visible to public rights-of-way.

- 2. Prior to issuance of each building permit, the applicant and the applicant's heirs, successors or assignees, shall pay to Prince George's County a fee contribution to be applied to improvements along U.S. 301 as follows:
  - (a) A fee calculated as \$497.84 per residential DU X (the most recent FHWA Highway Construction Cost Composite Index four-quarter average available at time of building permit application)/(the FHWA Annual Highway Construction Cost Composite Index for 2nd quarter, 1989.
- 3. Prior to the issuance of any permits which impacts wetlands, wetland buffers, streams, or Waters of the U.S., the applicant shall submit copies of all federal and State wetland permits, evidence that approval conditions have been complied with, and associated mitigation plans.
- 4. Prior to issuance of the 274th building permit, the following recreational facilities as identified in the approval of CDP-0302 shall be completed:
  - (a) Two sitting areas in Neighborhoods D and F.
  - (b) One neighborhood park in Neighborhood D.
- 5. All recreational facilities shall be incorporated in recreational facilities agreements (as specified in the Park and Recreation Facilities Guidelines) prior to final plat of subdivision. Bonding of recreational facilities shall occur prior to issuance of permits for the development pod where the facility is located.
- 6. In order to alleviate the negative impact on fire and rescue services due to the inadequate service, an automatic fire suppression system shall be provided in all new buildings proposed in this development unless the Prince George's County Fire/EMS Department determines that an alternative method of fire suppression is appropriate.
- 7. The following shall be added as site plan notes:
  - (a) All dwelling units shall have a full front façade (excluding gables, windows, trim and doors) constructed of brick, stone or stucco or shall be treated with a full width front porch.
  - (b) All chimneys shall be constructed of brick, stone or stucco material.

- (c) The Bell Aire and Montana models shall not be constructed on any lot adjoining the Beechtree development.
- (d) Dwellings on Lot J-1 and Lots D-3 through D-19, adjacent to the South Village section of the Beechtree development must be architecturally compatible and of comparable quality to Beechtree, with square footage of no less than 3,200 square feet, excluding basements.
- Prior to certification approval of SDP-0609, the applicant shall identify 8. high visibility side elevations, which directly face the public street on corner lots or other lots whose side and rear elevations are highly visible to public rights-of-way. The high visibility elevations shall be designed with materials and details in a manner consistent with the front elevation and employ significant architectural features which contribute to the aesthetics of the unit. Significant architectural features include, but are not limited to, bay windows, box windows, wrap-around porches, sunrooms, conservatories, pergolas and other architectural embellishments consistent with the architecture defined on the front elevation of the unit to form a reasonably balanced composition. At time of building permit, in the event the opposite side of such dwelling unit is not highly visible from the public street and, as a result, the homeowner chooses not to display such treatment, the side yard of such unit shall be planted with an evergreen buffer.
- 9. Prior to certification approval of SDP-0609, the applicant shall provide a material board to show that all vinyl sidings specified as construction materials are high-quality vinyl or better and installed utilizing building techniques that prevent shifting, distortion, buckling, or detaching of the panel. A note shall also be provided on the site plan.

Council Members Bland, Campos, Dean, Dernoga, Harrison, Knotts,

Ordered this 23<sup>rd</sup> day of March, 2009, by the following vote:

III T U VOI	Olson, and Turner.	
Opposed:		
Abstained:		
Absent:	Council Member Exum.	

Vote:

8-0

COUNTY COUNCIL OF PRINCE GEORGE'S COUNTY, MARYLAND, SITTING AS THE DISTRICT COUNCIL FOR THAT PART OF THE MARYLAND-WASHINGTON REGIONAL DISTRICT IN PRINCE GEORGE'S COUNTY, MARYLAND

By:

Marilynn M. Bland, Chairperson

ATTEST:

Redis C. Floyd

Clerk of the Council

14741 Governor Oden Bowie Drive Upper Marlboro, Maryland 20772 TTY: (301) 952-4366 www.mncppc.org/pgco

January 13, 2009

Mi Homes 21355 Ridgetop Circle, Suite 160 Sterling, Virginia 20166

> Re: Notification of Planning Board Action on Specific Design Plan SDP-0609 Balmoral, Phase 2

Dear Applicant:

This is to advise you that the above-referenced Specific Design Plan was acted upon by the Prince George's County Planning Board January 8, 2009 in accordance with the attached Resolution.

Pursuant to Section 27-528.01, the Planning Board's decision will become final 30 calendar days after the date of the final notice **January 13, 2009** of the Planning Board's decision unless:

- 1. Within the 30 days, a written appeal has been filed with the District Council by the applicant or any Person of Record in the case; or
- 2. Within the 30 days (or other period specified by Section 27-291), the District Council decides, on its own motion, to review the action of the Planning Board.

Please direct any future communications or inquires regarding this matter to Ms. Redis C. Floyd, Clerk to the County Council, at the above address.

By:

Very truly yours,

Arie Stouten, Acting Chief

Development Review Division

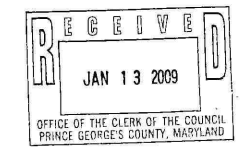
Reviewer

cc:

Ms. Redis C. Floyd, Clerk to the County Council

Persons of Record

PGCPB NO. 08-177



## THE MARYLAND-NATIONAL CAPITAL PARK AND PLANNING COMMISSION

14741 Governor Oden Bowie Drive Upper Marlboro, Maryland 20772 TTY: (301) 952-3796

PGCPB No. 08-177

File No. SDP-0609

#### RESOLUTION

WHEREAS, the Prince George's County Planning Board is charged with approval of Specific Design Plans pursuant to Part 8, Division 4 of the Zoning Ordinance of the Prince George's County Code; and

WHEREAS, in consideration of evidence presented at a public hearing on December 4, 2008, regarding Specific Design Plan SDP-0609 for Balmoral, Phase 2, the Planning Board finds:

1. Request: The subject specific design plan is for approval of 160 single-family detached houses in the second phase of the Balmoral Subdivision.

### 2. Development Data Summary:

	EXISTING	PROPOSED
Zone(s)	R-S	R-S
Use(s)	Vacant	Single-family detached
Acreage	194.77	194.77
Lots	163	160
Parcels	21	21

#### ARCHITECTURAL MODEL DATA

#### Single-Family Detached Models

Base Finished Square Footage
2,837 (two-car garage)
2,735 (two-car garage)
3,496 (two-car garage)
3,204 (two-car garage)
3,319 (two-car garage)
3,276 (two-car garage)
2,595 (two-car garage)
2,936 (two-car garage)
4,160 (two-car garage)
2,994 (two-car garage)
2,949 (two-car garage)
4,078 (two-car garage)

#### Lot Size

Square footage	Number of Lots	Percentage
5,000-9,999	131	82%
10,000-12,000	13	8%
12,001-15,000	12	8%
Larger than 15,000	4	3%
Total:	160	100%

- 3. Location: The site is located on the west side of US 301, approximately 900 feet south of its intersection with Village Lane, in Planning Area 79 and Council District 6.
- 4. **Surrounding Uses:** The property is bounded to the north by R-S-zoned land (known as the Beech Tree development) currently under construction; to the west by vacant R-E-zoned property; to the south by vacant R-A- and R-80-zoned land; and to the east by the right-of-way of US 301.
- 5. Previous Approvals: The site has been the subject of several previous approvals. On June 10, 2002, the Prince George's County District Council approved Zoning Map Amendment A-9952 and the accompanying basic plan for the subject site (Zoning Ordinance No. 8-2002) for approximately 210.79 acres of land known as the Buck Property with 37 conditions, specific land use types, and quantities applicable to the R-S Zone. On April 26, 2004, the District Council approved Comprehensive Design Plan CDP-0302 for the Buck Property, consisting of approximately 210.79 gross acres and proposed to be developed with 357 single-family dwelling units. On January 29, 2004, the Planning Board approved Preliminary Plan of Subdivision 4-03100 (PGCPB No. 04-21) with 27 conditions. On July 28, 2005, the Planning Board approved the specific design plan for the first phase of Balmoral for 114 single-family detached houses with 12 conditions. The site has an approved Stormwater Management Concept Plan 33050-2006-01, which is valid through 2011.
- 6. Design Features: The 160 single-family detached dwelling units are the second phase of the Balmoral development. The site will be accessed through the main entrance off US 301 as approved and constructed pursuant to SDP-0413. A secondary access has been shown to connect to Presidential Golf Drive of the Beech Tree development to the north of the subject site. The proposed single-family detached houses are located in four separate clusters along both sides of two internal streets extending and branching out of the existing streets constructed in Phase I of Balmoral development. At the time of Phase I approval, a clubhouse with meeting rooms, fitness equipment and pool, entry features, and a variety of recreational facilities were approved by the Planning Board. The subject application includes only the siting of 160 single-family detached houses and the associated grading and landscaping. In addition, there are six stormwater management ponds contained in this application. The size of the proposed 160 lots varies from 6,255 square feet to 19,517 square feet.

Twelve architectural models have been provided with this SDP. The total base finished area of the models is between 2,595 and 4,160 square feet. The base finished area of the models in Phase I varies between 3,668 and 7,943 square feet. If the applicant wishes the models approved in Phase 2 to be used in Phase I or vice versa, an administrative revision will be required to authorize this. The models are of the traditional style of single-family detached houses that are popular in the Washington Metropolitan area. The twelve models all have two above-grade stories and all have a two-car garage as a standard feature. Building materials for the architecture include a combination of brick, stone, vinyl siding, asphalt shingles and standing-seam metal roofs, and a variety of styles and roof pitches. Since this is the second phase of the development, the main entrance along with the entrance feature along US 301 has been constructed in accordance with the approved Specific Design Plan SDP-0413. There is no signage included in this application.

7. Recreational Facilities: At the time of the approvals of Comprehensive Design Plan CDP-0302 and Preliminary Plan of Subdivision 4-03100, the applicant agreed to dedicate approximately 32 acres of parkland, construct a ten-foot-wide hiker/biker trail and equestrian trails along the Collington Branch, trail connectors to the neighborhoods, and to construct private recreational facilities on the site to fulfill requirements for land dedication and recreational facilities. Along with the CDP-0302 approval, a complete on-site recreational list was approved with specific completion deadlines prior to issuance of certain numbers of building permits, as follows:

Facility Location	Completion of Construction		
2 Picnic Areas	Community Building	Prior to release of 150th BP	
1 Open Play Area	US 301 Buffer	Prior to release of 25th BP	
4 Sitting Areas	1 @ Community Building	Prior to release of 150th BP	
	1 @ US 301 Buffer	Prior to release of 25th BP	
	1 @ Neighborhood "F"	Prior to release of 300th BP	
	1 @ Neighborhood "D"	Prior to release of 300th BP	
1 Tot Lot	Neighborhood "D"	Prior to release of 300th BP	
1 Multiage Play Area Community Building		Prior to release of 150th BP	
Private Trails		In phase with development	
Community Building (with meeting rooms and	Prior to release of 150th BP		

The above recreational facilities were reviewed and approved at the time of SDP-0413. According to the estimates provided by the applicant, total cost for provision of the above recreational facilities is estimated at approximately 2.2 million dollars. According to the current formula for calculating the dollar amount of the on-site recreational facilities, for the proposed development a total of \$280,000 worth of on-site recreational facilities is required. This development exceeds the on-site recreational facility obligation.

With the approval of the subject SDP, the total number of dwelling units for Balmoral will be 274, which are 26 units short of the 300 units authorized in the CDP-0302 approval. Since the above completion dates of the sitting areas in Neighborhoods D and F are conditioned at the issuance of the 300<sup>th</sup> building permit, the completion dates should be changed to the issuance of the 274<sup>th</sup> building permit. A condition has been proposed in the recommendation section to reflect the change of the total number of dwelling units for the Balmoral development.

- 8. **Zoning Ordinance No. 8-2002**: The District Council approved Zoning Map Amendment Application A-9952 with 37 conditions. The following conditions of approval attached to A-9952 are applicable to the review of this SDP.
  - 7. The applicant shall provide adequate, private recreational facilities in lieu of mandatory dedication of parkland to meet the future subdivision requirements for the proposed development. The private recreational facilities shall be constructed in accordance with the standards outlined in the Parks and Recreational Facilities Guidelines.

At the subsequent approvals (CDP-0302 and 4-03100) for this development, a combination of parkland dedication and provision of stream valley trails and on-site private recreational facilities was agreed upon between the applicant and the District Council. See above Finding 7 for a detailed discussion on provision of the on-site recreational facilities.

11. Cul-de-sac should allow for, as a minimum, the turning movement for a standard WB-40 vehicle and a standard length fire engine. When considering the turning movement, it must be ensured that parking is provided on the outside edge or radius of said culs-de-sac [sic].

There are nine culs-de-sac proposed for the second phase as shown on the SDP. All nine culs-de-sac are designed with the standard radius pursuant to primary residential street standards of the Department of Public Works and Transportation (DPW&T) because the internal streets including the culs-de-sac will be dedicated as public rights-of-way. The culs-de-sac have a 50-foot radius. The pavement section has a 40-foot radius. There is no parking allowed on the internal streets.

- 12. All improvements within the public right-of-way, as dedicated to the County, are to be in accordance with the County Road Ordinance, DPW&T's Specifications and Standards, and the Americans with Disabilities Act.
- 13. All storm drainage systems and storm drainage facilities to be in accordance with DPW&T's and the Department of Environmental Resources'[sic] requirements.

This SDP complies with those two conditions.

25. Prior to approval of the Specific Design Plan by the Planning Board, a Stormwater Design Concept Plan shall be approved by the Prince George's County Department of Environmental Resources.

The authority for approving stormwater management concept plans has been transferred to the Department of Public Works and Transportation (DPW&T). The applicant submitted an approved Stormwater Management Concept Plan 33050-2006-01, which is valid through 2011, with this application. As stated in a memorandum from DPW&T (Abraham to Rashtian, August 4, 2008), the storm drain plan submitted with this SDP is consistent with the approved concept and Stormwater Management Plan.

 All primary and secondary roads shall have standard sidewalks on at least one side.

The site plan shows a five-foot wide sidewalk on one side of all streets and is in conformance with this condition.

34. All primary and secondary roads shall be developed in accordance the 1999 American Association of State Highway and Transportation Officials Guidelines for the Development of Bicycle Facilities, where feasible.

The roads included in this SDP are designed as the extensions of the roads approved in the first phase of the Balmoral development. The roads in both phases are designed to meet the same standards as approved in Phase I. The SDP meets this requirement.

All HOA trails shall be six-feet wide and paved with asphalt.

The SDP meets this requirement.

37. The rear lot lines of parcels adjoining the proposed golf course north of the site shall be set back from the centerline of the golf hole a minimum of 175 feet.

Not enough information has been provided with this SDP. A condition has been proposed in the recommendation section to require the applicant to comply with this condition prior to certification.

- 9. **Zoning Ordinance**: The subject SDP is in general compliance with the applicable requirements of the Zoning Ordinance as follows:
  - a. The proposed 160 single-family dwelling units are part of a larger project known as Balmoral, which is the subject of numerous approvals. Therefore, the subject SDP is in general compliance with the requirements of the R-S Zone as stated in Sections 27-511, 512, 513 and 514 with regard to permitted use and other regulations such as general standards and minimum size of property.
  - b. Section 27-528 of the Zoning Ordinance requires the following findings for approval of a specific design plan:
    - (a) Prior to approving a Specific Design Plan, the Planning Board shall find that:
      - (1) The plan conforms to the approved Comprehensive Design Plan and the applicable standards of the Landscape Manual.

As stated in Findings 10 and 14, the proposed specific design plan conforms to the approved comprehensive design plan and the applicable standards of the Landscape Manual.

(2) The development will be adequately served within a reasonable period of time with existing or programmed facilities either shown in the appropriate Capital Improvement Program or provided as part of the private development.

Findings for adequate public facilities including fire, rescue, police, and transportation were made in conjunction with the preliminary plan of subdivision. Per a review by the Transportation Planning Section (February 11, 2008, Burton to Rashtian), the subject SDP proposal is consistent with the previous transportation adequacy findings. The subject site will be adequately served within a reasonable period of time with nearby transportation facilities existing and planned to be completed in the near future.

Per a review by the Historic Preservation and Public Facilities Planning Section (April 7, 2005, Harrell to Wagner), at time of the first phase approval (SDP-0413), other existing or planned private and public facilities, which exist, are under construction, or for which construction funds are contained in the first six years of the adopted county Capital Improvement Program (CIP) (such as schools, recreation areas, water and sewage system, libraries and fire stations) will be adequate for the proposed development.

(3) Adequate provision has been made for draining surface water so that there are no adverse effects on either the subject property or adjacent properties.

The DPW&T has stated that the proposal is consistent with approved Stormwater Management Concept Approval 33050-2006-01, which will be valid through September 2011. Therefore, adequate provision has been made for draining surface water and ensuring that there are no adverse effects on the subject property or adjacent properties.

(4) The Plan is in conformance with an approved Tree Conservation Plan.

As indicated in Finding 13 below, a Type II Tree Conservation Plan, TCPII/162/04-01, has been submitted with this SDP. TCPII/162/04-01 has been found to meet the requirement of the Woodland Conservation Ordinance according to the review by the Environmental Planning Section. The Environmental Planning Section recommended approval of the subject SDP and TCPII/162/04-01 subject to certain conditions that have been incorporated into the recommendation section of this report.

- 10. Comprehensive Design Plan: The District Council approved Comprehensive Design Plan CDP-0302 with 35 conditions on April 26, 2004. The specific design plan is in general conformance with the CDP. The following conditions of CDP-0302 that are applicable to the review of this SDP warrant discussion:
  - 4. Prior to the submittal of the Specific Design Plan, all specimen trees located within 50 feet of the limit of disturbance shall be surveyed and reevaluated for retention potential. The specimen tree shall be shown on the SDP at their surveyed locations along with their respective critical root zone.

All specimen trees within 50 feet of the limit of disturbance and their critical root zones are shown on the Type II tree conservation plan.

11. Prior to the approval of the Specific Design Plan, all species identified by the Maryland Department of Natural Resources (DNR) Natural Heritage Program as rare, threatened or endangered that are found to occur on the site shall be surveyed and accurately located according to DNR protocol. The SDP shall be designed to eliminate any impacts to specific habitats and/or populations. Prior to approval of the SDP, the forest stand delineation for the site shall be revised to show the location of the specific habitats and/or populations.

The forest stand delineation (FSD) was revised as part of the preliminary plan approval to show the location of the plant species Carex lacustris (River bank sedge), a State of Maryland threatened species that was identified in the emergent wetlands at the western

end of the property near Collington Branch. This condition was fulfilled at time of the first phase approval. No information related to the FSD is required for this SDP.

- 12. Land to be dedicated to M-NCPPC for the master-planned Collington Branch Stream Valley Park shall include a 100-year floodplain and floodplain buffers as shown on attached Exhibit "A".
- 13. Recreational facilities on park property shall be designed and constructed in accordance with the applicable standards in the Parks and Recreation Facilities Guidelines.
- 14. Construction drawings for the recreational facilities on parkland shall be reviewed and approved by the Department of Parks and Recreation staff prior to SDP approval.
- 15. All trails shall be constructed to assure dry passage. If wet areas must be traversed, suitable structures shall be constructed. Designs for any needed structures shall be reviewed by DPR.

These four conditions have been fulfilled with the approval of Phase I of the Balmoral project.

 The handicapped accessibility of all trails shall be determined during SDP review.

According to the review of the trails planner, this condition has been fulfilled at time of approval of the first phase of the Balmoral project.

18. All additional accesses to the parkland from development pods, school and recreational facilities shall be at least 40 feet wide, or otherwise required.

There are no additional accesses included.

- 19. All primary and secondary roads shall be standard sidewalks on at least one side.
- 20. All primary and secondary roads shall be developed in accordance the 1999 American Association of State Highway and Transportation Officials Guidelines for the Development of Bicycle Facilities, where feasible.
- 21. All HOA trails shall be six-feet wide and paved with asphalt.

The SDP complies with these three conditions.

22. The most visible side elevations of dwelling units on corner lots or other lots whose side or rear elevation is highly visible to public rights-of-way shall employ a minimum of three standard architectural features on those elevations, such as windows, doors and fireplace chimneys, and these features shall form a reasonably balanced composition.

Most of the models employ three standard architectural features on the side elevations; however, some do not. All architectural elevations should demonstrate compliance to this condition prior to certification of the specific design plan. Also, as additional assurance that the above condition is met, the condition should be carried forward as a condition of approval of the specific design plan.

23. The community center shall be provided with distinctive details, be equally attractive from all four sides, and incorporate a high-pitched roof, masonry exterior and facade articulation, unless alternative design treatments can be demonstrated to achieve the same high quality of design and appearance.

The community center was included in the approval of the first phase of Balmoral. The community center has been designed to incorporate the above features and meets the intent of this condition.

24. At the time of the first Specific Design Plan for residential areas, the applicant shall submit and obtain Planning Board approval of a special purpose Specific Design Plan devoted to elements of streetscape including but not limited to street trees, entry monuments, signage, and special paving at important intersections. This SDP shall also address utilizing distinctive landscape treatments to emphasize important focal points, intersections, and trail heads.

The Specific Design Plan SDP-0413 that was approved by the Planning Board in 2005 also acts as the special purpose specific design plan and includes details for the streetscaping, entry monuments, signage, and landscaping that meet the above condition. Additional landscaping consisting of ornamental and evergreen trees, shrubs and space for annual plantings should be provided on either side of the entrance to the community-building parcel and along the foundation of the community building.

25. The following recreational facilities (or equivalent) shall be provided and reviewed at the time of SDP review for each phase:

Facility Location	Completion of Construction		
2 Picnic Areas	Community Building	Prior to release of 150th BP	
1 Open Play Area	US 301 Buffer	Prior to release of 25th BP	
4 Sitting Areas	1 @ Community Building	Prior to release of 150th BP	
	1 @ US 301 Buffer	Prior to release of 25th BP	
	1 @ Neighborhood	Prior to release of 300th BP	
	1 @ Neighborhood "D"	Prior to release of 300th BP	
1 Tot Lot	Neighborhood "D"	Prior to release of 300th BP	
1 Multiage Play Area Community Building		Prior to release of 150th BP	
Private Trails		In phase with development	
Community Building (with meeting rooms and fitness equipment)		Prior to release of 150th BP	

As discussed previously, due to the change in the number of the dwelling units proposed in this development, there are only 274 dwelling units included in the Balmoral development. The completion dates related to the 300<sup>th</sup> building permit should be changed to prior to the issuance of the 274<sup>th</sup> building permit.

26. All recreational facilities shall be incorporated in recreational facilities agreements (as specified in the *Park and Recreation Facilities Guidelines*) [sic] prior to final plat of subdivision. Bonding of recreational facilities shall occur prior to issuance of permits for the development pod where the facility is located.

This condition will be carried forward as a condition of the specific design plan.

27. The applicant shall provide a usable 3.5-acre site for the community building. The cul-de-sac in Neighborhood "A" may have to be reduced in size or eliminated to ensure that a usable area is provided for the community building.

A usable site was provided for the community building and associated recreational facilities with the approval of the first phase of the Balmoral development. This SDP includes only 160 single-family detached houses in the second phase of this development.

28. The area on the north side of the US 301 entrance road shall contain an open play area, designed and constructed in accordance with *Park and Recreational Facilities Guidelines* [sic].

The open play area has been provided with SDP-0413.

29. The community building shall include an area for parking based on the number of spaces required by Part 11 of the Zoning Ordinance.

This condition has been fulfilled by SDP-0413.

30. This open space area on either side of the main access road off of US 301 shall not be a manicured green grassy area, but shall contain native grasses, wildflowers and shrubs for an attractive rural appearance.

This condition has been fulfilled by SDP-0413. The portion of the site included in this SDP is away from US 301.

- 31. The following design standards shall be added to the face of the CDP plan:
  - a. Variations to the lot development standards may be granted by the Planning Board or its designee at the time of Specific Design Plan in order to protect natural features or to accommodate infrastructure.
  - All yards abutting a street shall be considered to be front yards.
     Only one yard shall be considered to be a rear yard, and it shall be opposite a front yard. All other yards are side yards.
  - c. Covered open porches, steps, and stoops may extend up to eight feet beyond the front setback line. Paved walks may extend beyond the front setback line without any distance restrictions.
  - d. Enclosed porches must be located fully behind all setback lines.

    Screening, latticework, jalousie windows and other nonweather-tight visual screens shall be considered as enclosure for this restriction.
  - e. Eaves, bay windows, chimneys, and decorative features such as attached lamps, [sic] string courses, cornices, and brackets, may extend beyond all setback lines by up to two feet.

- f. Construction that shall be used in determining the lot coverage shall include principal buildings (including covered porches and decks), accessory buildings and driveways. Uncovered and unenclosed porches, decks, patios, paved walks and swimming pools shall not be counted toward maximum lot coverage. Uncovered and unenclosed porches, decks, and patios whose surface is within three feet of finished grade shall be set back at least two feet from side and rear lot lines. Uncovered and unenclosed porches, decks, and patios whose surface is greater than three feet above finished grade shall be located behind the setback lines.
- g. Building height shall be measured from the average grade along the elevation facing the street to the midpoint between the cave and the peak of sloped roofs.
- h. The maximum number of stories shall not include basements where the grade at the front elevation is less than five feet below the first floor elevation.
- Accessory buildings shall not be located in any yard adjacent to a street. Accessory buildings shall be located at least two feet from side or rear lot lines.
- j. Fences shall not be constructed in any front yards, or nearer to a street than a point six feet to the rear of the front-most house corners (not including open covered porches).

k.

Neighborhood	A, B, C, D	All	All
Lot Standard	Small	Medium	Large
Minimum Lot Size (square feet)	5,000	6,000	7,500
Minimum Lot Width at Street (feet)	25	25	25
Minimum Lot Width at Front	50	60	80
Building Line (feet)			
Front Yard Setback (feet)	20	20	20
Side Yard Setback (feet)	5	5	5
Rear Yard Setback (feet)	15	15	15
Maximum Building Height (feet)	35	35	35
Maximum Building Height (stories)	3	3	3
Maximum Lot Coverage (percent)	65	60	55

This condition will be carried forward as a condition of the specific design plan.

32. All lots adjacent to the Beech Tree golf course shall be a minimum of 7,500 square feet.

The minimum lot size as shown on the site plan is 8,351 square feet for those lots adjacent to the Beech Tree golf course.

34. All flag lots shall be eliminated.

There are no flag lots included in this SDP.

35. Whenever feasible, a tree save buffer shall be placed between lots, as approved by the staff of the Urban Design Section.

No tree save buffer has been placed between lots in this SDP because the houses are very close to each other.

- 11. **Preliminary Plan of Subdivision**: The Planning Board approved Preliminary Plan of Subdivision 4-03100 (PGCPB No. 04-21) with 27 conditions on January 29, 2004. The specific design plan is in general conformance with the approved preliminary plan. Conditions of approval that warrant discussion are as follows:
  - 2. The following note shall be placed on the final plat:
    - An automatic fire suppression system shall be provided in all new buildings proposed in this subdivision, unless the Prince George's County Fire/EMS Department determines that an alternative method of fire suppression is appropriate.

At time of Preliminary Plan of Subdivision 4-03100 approval, the Historic Preservation and Public Facilities Planning Section found that the existing fire and rescue service is not sufficient to serve the proposed development because the existing fire engine service at Upper Marlboro Fire Station, Company 20, located at 14815 Pratt Street has a service travel time of 3.46 minutes, which is outside the 3.25-minute travel time guideline. In order to alleviate the negative impact on fire and rescue services due to the inadequate service, this condition that requires an automatic fire suppression system be provided has been attached to the approval. This condition also will be carried forward to be a condition of approval for this SDP.

3. Development of this property shall be in conformance with the approved Stormwater Management Concept Plan, Concept 14105-2001-00, or any approved revisions thereto.

The SDP complies with this condition. A Stormwater Management Concept Approval which was based on previously approved concept plan was submitted with this SDP.

15. At the time of submittal of the Specific Design Plan, an updated geotechnical report shall be submitted addressing the proposed grading and its affect on the 1.5 safety factor line. The existing and proposed 1.5 safety factor lines shall be clearly shown on the Specific Design Plan and on the TCPII. All proposed lots shall be located entirely outside of the 1.5 safety factor line.

An updated geotechnical report was submitted with the SDP. Marlboro clay is discussed in detail in the environmental review section below.

16. Prior to the submittal of the Specific Design Plan, all specimen trees located within 50 feet of the limit of disturbance shall be surveyed and reevaluated for retention potential. Each specimen tree shall be shown on the SDP at its surveyed location along with its respective critical root zone.

All specimen trees within 50 feet of the limit of disturbance and their critical root zones are shown on the Type II tree conservation plan.

20. A Type II Tree Conservation Plan shall be approved at time of Specific Design Plan.

TCPII/162/04-01 has been submitted with this SDP. The Environmental Planning Section has recommended approval of TCPII/162/04-01 along with this SDP.

21. Prior to the Planning Board approval of the Specific Design Plan, all species identified by the Maryland Department of Natural Resources (DNR) Natural Heritage Program as rare, threatened or endangered that are found to occur on the site shall be surveyed and accurately located according to DNR protocol. The SDP shall be designed to eliminate any impacts to specific habitats and/or populations. Prior to approval of the SDP, the Forest Stand Delineation for the site shall be revised to show the location of the specific habitats and/or populations.

See above finding for discussion. No information related to the FSD is required for this SDP because this requirement has been fulfilled by the previous approvals.

- 22. Prior to the submittal of the Specific Design Plan, each of the proposed PMA impacts shall be evaluated in an effort to further minimize the proposed PMA impacts. The SDP shall then be designed to further minimize proposed PMA impacts 1–12. The off-site sewer alignment is of particular concern because the alignment as currently shown impacts PMA areas previously protected during the approval of the Beech Tree development.
- 23. Prior to Planning Board approval of the Specific Design Plan for the areas of

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lots requiring off-site sewer, the applicant shall obtain written authorization from the owners of Beech Tree allowing the proposed off-site sewer alignment through that property. In the event written authorization cannot be obtained, an alternative sewer alignment will be required in order to provide sewer service for nearly one-half of the lots proposed by this application.

The applicant and the developer of Beechtree held a series of discussions; however, no agreement for a sewer right-of-way could be reached. The applicant has proposed an alignment that is different from that shown on the Type I tree conservation plan and it results in different impacts to the primary management area (PMA) than were previously approved. The proposed new alignment is wholly within the subject property. The previously proposed alignment through the Beechtree property would have created 93,654 square feet of impacts to the PMA and would have crossed streams at four locations. The new proposed alignment would create 76,630 square feet of impacts to the PMA and includes no stream crossings. The alignment proposed with this application and shown on the revised Type II Tree Conservation Plan, TCPII/162/04-01 is the preferred alternative. Staff recommends that the Planning Board find that the revised design is in conformance with the preliminary plan approval because the PMA impacts have been reduced from those previously approved.

# 27. The following recreational facilities (or equivalent) shall be provided and reviewed at the time of SDP review for each phase:

Facility Location	Completion of Construction		
2 Picnic Areas	Community Building	Prior to release of 150th BP	
1 Open Play Area	US 301 Buffer	Prior to release of 25th BP	
4 Sitting Areas	1 @ Community Building	Prior to release of 150th BP	
	1 @ US 301 Buffer	Prior to release of 25th BP	
	1 @ Neighborhood "F"	Prior to release of 300th BP	
	1 @ Neighborhood "D"	Prior to release of 300th BP	
1 Tot Lot	Neighborhood "D"	Prior to release of 300th BP	
1 Multiage Play Area Community Building		Prior to release of 150th BP	
Private Trails		In phase with development	
Community Building (with meeting rooms and fitness equipment)		Prior to release of 150th BP	

See previous findings for a detailed discussion of recreational facilities.

11. **Prince George's County Landscape Manual**: The proposal is subject to the requirements of Section 4.1 (Residential Requirements) of the Landscape Manual.

Section 4.1 (c) requires that single-family detached lots which are 9,500 square feet or larger but less than 20,000 square feet shall be planted with a minimum of two major shade trees and one ornamental or evergreen tree per lot. The DSP has 39 lots fitting into this category and the Landscape Plan should provide a minimum 78 shade trees, and 39 ornamental trees or evergreen trees.

Section 4.1 (d) requires that single-family detached lots which are smaller than 9,500 square feet shall be planted with a minimum of one major shade tree and one ornamental or evergreen tree per lot. The DSP has 121 lots fitting into this category and the Landscape Plan should provide a minimum 121 shade trees, and 121 ornamental trees or evergreen trees.

The Landscape Plan shows graphically the required number of plant materials for both Sections 4.1 (c) and (d). However, the required landscape schedules should be provided on the Landscape Plan prior to certification of this SDP. A condition has been proposed in the recommendation section of this report.

- 12. Woodland Conservation and Tree Preservation Ordinance: This property is subject to the provisions of the Prince George's County Woodland Conservation Ordinance because the gross tract area is in excess of 40,000 square feet; there are more than 10,000 square feet of existing woodland on-site; and there is a previously approved Tree Conservation Plan, TCPI/30/03, which was approved in conjunction with the approval of CDP-0302. A revised Type I Tree Conservation Plan, TCPI/30/03-01, addressed the plan refinements associated with the Preliminary Plan of Subdivision 4-03100.
  - a. The detailed forest stand delineation (FSD) submitted with the Comprehensive Design Plan, CDP-0302, was found to generally address the requirements for an FSD. The FSD was revised as part of the preliminary plan approval to show the location of the plant species Carex lacustris (River bank sedge), a State of Maryland threatened plant species that was identified in the emergent wetlands at the western end of the property near Collington Branch. No further information is required with respect to the forest stand delineation for this SDP.
  - b. The Type II Tree Conservation Plan, TCPII/162/04-01, submitted with this application, has been reviewed by the Environmental Planning Section. The worksheet contains two phases. Phase I includes 116.98 acres and Phase II contains 93.75 acres for a total of 210.73 acres. The submitted TCPII includes the area for the entire site and fulfills previous conditions. TCPII/162/04-01 addresses the requirements of the Prince George's County Woodland Conservation Ordinance.
- 13. **Referral Comments:** The subject application was referred to the concerned agencies and divisions. The referral comments are summarized as follows:
  - a. The Community Planning Division (Carlson-Jameson to Rashtian, January 9, 2008) has stated that this application is consistent with the 2002 General Plan Development Pattern Policies for the Developing Tier and conforms to the 1993 Subregion VI Study Area Master Plan's principles and guidelines for land use, density, and location of land uses.
  - b. The Subdivision Section (Chellis to Rashtian, March 3, 2008) has indicated that the property is the subject of Preliminary Plan of Subdivision 4-03100, and listed the conditions of approval contained in the resolution. See above Finding 11 for a discussion of the conditions attached to the approval of 4-03100 that are applicable to the review of this SDP.
  - c. The Transportation Planning Section (Burton to Rashtian, February 11, 2008) has listed all the required transportation improvements as approved in previous plans for this property. The

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transportation planner concludes that the subject development will be adequately served within a reasonable period of time if the subject SDP is approved with one recommended condition that requires a fee to be paid for each dwelling unit prior to issuance of each building permit. This condition has been included in the recommendation section of this report.

In a separate memorandum (Shaffer to Rashtian, January 17, 2008) on specific design plan review for master plan trail compliance, the Transportation Planning Section has provided a background review of trails-related requirements in the master plan and the previous approved plans for this property including the preliminary plan of subdivision. The Transportation Planning Section concludes that the relevant conditions have been either fulfilled at time of Phase I approval or been properly reflected on the submitted SDP.

- d. The Department of Public Works and Transportation (DPW&T) (Abraham to Rashtian, August 4, 2008) has provided standard conditions on issues such as right-of-way dedication, frontage improvement, sidewalks, street trees and lighting, storm drainage systems and facilities in order to be in accordance with the requirements of DPW&T. The storm drain plan is in conformance with the approved concept and stormwater management plan. Those conditions will be enforced at time of issuance of access permit.
- e. The Environmental Planning Section (Stasz to Zhang, October 27, 2008) has provided a comprehensive review of the applicable conditions attached to the previous approvals for this project. The Environmental Planning Section recommends approval of this detailed site plan subject to one condition, which has been incorporated into the recommendation section of this report.
- f. The Historic Preservation and Public Facilities Planning Section (Stabler to Rashtian, December 21, 2007) has stated that a Phase I archeological survey was conducted on the subject property in August 2005. Three archeological sites were identified. According to the memorandum, the proposed archeological easement would be sufficient to protect site 18PR797 and a Phase II survey was not recommended. Therefore, no further archeological work is necessary on the Balmoral Phase II property.
- g. The Permit Section (Stone to Rashtian, December 27, 2007) has provided nine comments which have been addressed as necessary with revised plans and proposed conditions.
- h. The Town of Upper Marlboro offered no comments with regard to the proposed specific design plan.

NOW, THEREFORE, BE IT RESOLVED, that pursuant to Subtitle 27, including Section 27-528, of the Prince George's County Code, the Prince George's County Planning Board of The Maryland-National Capital Park and Planning Commission adopted the findings contained herein and APPROVED the Type I Tree Conservation Plan (TCPI/162/04-01), and further APPROVED Specific Design Plan SDP-0609 for the above-described land, subject to the following conditions:

- 1. Prior to certificate approval of the specific design plan, the applicant shall:
  - a. Revise the building templates to show the base finished square footage for each proposed model.
  - b. Provide cut sheets of the recreational facilities within the sitting area to be constructed in Neighborhood F on the detail sheet.
  - c. Provide Sections 4.1 (c) and (d) landscape schedules on the Landscape Plan.
  - d. Demonstrate that the rear lot lines of lots adjoining the proposed golf course north of the site shall be set back from the centerline of the golf hole a minimum of 175 feet.
  - e. Include the design standards from CDP-0302 Condition 31 that are applicable to this development as site plan notes.
  - f. The most visible side elevations of dwelling units on corner lots or other lots whose side and rear elevations are highly visible to public rights-of-way shall employ a minimum of three standard architectural features on those elevations, such as windows, doors and fireplace chimneys and these features shall form a reasonably balance composition.
- 2. Prior to issuance of each building permit, the applicant and the applicant's heirs, successors or assignees, shall pay to Prince George's County a fee contribution to be applied to improvements along US 301 as follows:
  - A fee calculated as \$497.84 per residential DU X (the most recent FHWA Highway
    Construction Cost Composite Index four-quarter average available at time of building
    permit application)/ (the FHWA Annual Highway Construction Cost Composite Index for
    2nd quarter, 1989.
- 3. Prior to the issuance of any permits which impacts wetlands, wetland buffers, streams, or Waters of the U.S., the applicant shall submit copies of all federal and state wetland permits, evidence that approval conditions have been complied with, and associated mitigation plans.
- 4. Prior to issuance of the 274<sup>th</sup> building permit, the following recreational facilities as identified in the approval of CDP-0302 shall be completed:
  - a. Two sitting areas in Neighborhoods D and F.
  - b. One tot lot in Neighborhood D.
- 5. All recreational facilities shall be incorporated in recreational facilities agreements (as specified in the *Park and Recreation Facilities Guidelines*) prior to final plat of subdivision. Bonding of



May 24, 2022

Sirita Harmon 3808 Perthshire Pl Upper Marlboro, MD 20772

Reference: 3808 Perthshire Pl- 00442-7126

Balmoral Homeowners Association, Inc.

Dear Sirita Harmon:

I am pleased to inform you that the Architectural Review Board of the Balmoral Homeowners Association, Inc. has approved your application for the listed item(s) with the following stipulation(s):

Item(s): #22-10 - Deck

### Stipulation(s):

· The deck cannot extend beyond the side of the house.

The approval is contingent upon compliance with the community's design guidelines and specifications set forth in the approved application including the above stated stipulation(s). If your request requires a city/county permit or zoning approval, it must be obtained before construction. Failure to comply with any county code/permitting requirements rescinds any approval by the Board/Committee. Please check with the County for compliance. In accordance with the ARB guidelines you have the right to appeal the decision of the board.

You may retain this letter in your files. If you should have any questions, please do not hesitate to contact me at (703) 631-7200 or e-mail arc@cmc-management.com.

Sincerely,

Architectural & Covenants Administrator

Acting in capacity as agent for Balmoral Homeowners Association, Inc.

4800 Westfields Blvd., Suite 300, Chantilly, VA 20151 / P.O. Box 10821 Chantilly, Virginia 20153-0821 Telephone 703.631.7200 Fax 703.631.9786
8920 Stephens Road, Suite 101 Laurel, Maryland 20723 Telephone 301.692.1700 Fax 240.221.0443

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