CHESAPEAKE BAY PRESERVATION AREA BOARD

NOTICE OF PUBLIC HEARING

The City of Virginia Beach Chesapeake Bay Preservation Area (CBPA) Board will hold a Public Hearing on Monday, April 22, 2019, at 10:00 a.m. in the City Council Chamber, Virginia Beach Municipal Center, Virginia Beach, Virginia.

An informal session will be held at 9:00 a.m. in the City Manager’s Conference Room, Room 234 of Building 1 at the Municipal Center. During the informal session, Staff briefs the Board on agenda items. All interested persons are invited to attend. There is no opportunity for citizenry to speak at the briefing session; however, the public is invited to speak at the formal CBPA Board Public Hearing held at 10:00 a.m. in the City Council Chamber.

The Staff reviews all of the items on this agenda and offer recommendation for consideration by the Board, in the event they should approve the application. However, it should not be assumed that those conditions constitute all of the conditions that will ultimately be attached to the project. Staff agencies may impose further conditions and requirements applicable to city ordinances.

Those members of the public interested in attending the public hearing should be advised that, for reasons the Board deems appropriate, certain items on the agenda may be heard out of order and that it should not be assumed that the order listed below will be exactly followed during the public hearing.

THE FOLLOWING DESCRIBES THE ORDER OF BUSINESS FOR THE PUBLIC HEARING
(If you do not understand, ask a staff member sitting at the desk at the front of the chamber or the staff member at the desk outside the chamber).

1. DEFERRALS: The first order of business is the consideration of requests to defer an item. The Board will ask those in attendance at the hearing if there are any requests to defer an item that is on the agenda. Please note the requests that are made, as one of the items being deferred may be the item that you have an interest in.

If an item is deferred, a deferral date will be determined at the public hearing. Typically deferrals range from thirty (30) to sixty (60) days or may be deferred indefinitely. The Board will vote on all of the items deferred individually. It is important, therefore, if you have an objection to an item being deferred to note your objection as the Board goes through the items being considered for deferral.

2. CONSENT AGENDA: The second order of business is consideration of the “consent agenda.” The consent agenda contains those items:
   a. that the Board believes are unopposed and
   b. which have a favorable Staff recommendation.

If an item is placed on the Consent Agenda, that item will be heard with other items on the agenda that appear to be unopposed and have a favorable staff recommendation. The Board will vote on all of the items at one time. Once the Board has approved the item as part of the Consent Agenda, the variance request is granted and will not be discussed any further. It is important, therefore, if you
have an objection to an item being placed on the Consent Agenda to note your objection as the Board goes through the items being considered for the Consent Agenda.

**Process for the Consent Agenda:**

- The Board will announce the item number and item title being considered for inclusion on the Consent Agenda.
- The Board will ask if there is anyone in the audience representing the item, and if so, ask them to go up to the podium and state their name for the record.
- The Board will ask the representative of the item if they are aware of the conditions and if they agree to the conditions.
- The Board will then ask if there is anyone in the audience in opposition to the item. If you are opposed to the item, stand or raise your hand to let the Board know.
- If the item is opposed, it will be removed from the consent agenda and heard in its normal place on the agenda.
- After the Board has gone through all of the items that it believes should be on the Consent Agenda, it will vote at one time for all of the items, announcing the number of each item being voted on. Pay attention to the list of items being voted on.

3. **REGULAR AGENDA:** The Board will then proceed with the remaining items on the agenda, according to the following process:
   a. The applicant or applicant’s representative will have 10 minutes to present its case.
   b. Next, those who wish to speak in support to the application will have 3 minutes to present their case.
   c. If there is a spokesperson for the opposition, he or she will have 10 minutes to present their case.
   d. All other speakers not represented by the spokesperson in opposition will have 3 minutes.
   e. The applicant or applicant’s representative will then have 3 minutes for rebuttal of any comments from the opposition.
   f. There is then discussion among the Board members. No further public comment will be heard at that point. The Board may, however, allow additional comments from the opposition if a member of the Board sponsors the opposition. Normally, you will be sponsored only if it appears that new information is available and the time will be limited to 3 minutes.
   g. The Board does not allow slide or computer generated projections other than those prepared by the Department of Planning and Community Development Staff.

The Board asks that speakers not be repetitive or redundant in their comments. Do not repeat something that someone else has already stated. Petitions may be presented and are encouraged. If you are part of a group, the Board requests, in the interest of time, that you use a spokesperson, and the spokesperson is encouraged to have his or her supporters stand to indicate their support.

Those members of the public interested in speaking in support or in opposition to an agenda item shall be limited to 3 minutes in which to address the Board. At the discretion of the Board Chairman, this time may be increased to 5 minutes. Speakers will be electronically timed.

If you are **physically disabled** or **visually impaired** and need assistance at this meeting, please call The Department of Planning and Community Development at (757) 385-4621.
9:00 AM

- INFORMAL STAFF BRIEFINGS OF PUBLIC HEARING AGENDA ITEMS. STAFF BRIEFINGS HELD IN THE CITY MANAGER’S CONFERENCE ROOM.

10:00 AM

- FORMAL REVIEW OF PUBLIC HEARING AGENDA ITEMS. FORMAL REVIEW HELD IN THE CITY COUNCIL CHAMBER.

NEW BUSINESS AGENDA ITEMS

1.

Jeffery & Michelle Kingsland  
[Applicant & Property Owner]

1286 S. Schooner Lane  
GPIN: 1498-86-7529  
COUNCIL DISTRICT – Lynnhaven  
Applicant’s Agent – Billy Garrington  
Staff Planner – PJ Scully  
Page 5

2.

Ronald W. Dozier, Et. al  
[Applicant & Property Owner]

3137 Lynnhaven Drive  
GPIN: 1499-08-1458  
COUNCIL DISTRICT – Lynnhaven  
Applicant’s Agent – Self-represented  
Staff Planner – PJ Scully  
Page 19
### Variance Request
Encroachment into the Resource Protection Area (RPA) buffer to redevelop the existing wood deck with associated steps and construct a free standing screened porch

**Applicant’s Agent**
Billy Garrington

**Staff Planner**
PJ Scully

**Lot Recordation**
6/8/1972  
Map Book 92, Page 3 – 4

**GPIN**
1498-86-7529

**SITE AREA**
78,748 square feet or 1.808 acres

**SITE AREA OUTSIDE OF WATER/WETLANDS**
34,903 square feet or 0.801 acres

**EXISTING IMPERVIOUS COVER OF SITE**
3,601 square feet or 10.3 percent of site

**PROPOSED IMPERVIOUS COVER OF SITE**
4,098 square feet or 11.7 percent of site

- **Area of Redevelopment in RPA**
  507 square feet

- **Area of New Development in RPA**
  523 square feet

- **Location of Proposed Impervious Cover**
  50 foot Landward Buffer  
  100 foot Variable Width Buffer

**AMOUNT OF LAND DISTURBANCE**
Less than 2,500 square feet

**Staff Recommendation**
Approval as conditioned
Summary of Proposal

Demolition Details
- Wood deck and steps
- Stoop and stairs
- Concrete patio/landing

Construction Details
- Wood deck with associated stairs and concrete landing
- Free standing screened porch

CBPA Ordinance Variance History
No Chesapeake Bay Preservation Area (CBPA) Board variance history to report.

Environmental Conditions

Flood Zone
Multiple Zones – Zone X and AE, Base Flood Elevation (BFE): 8

Soil Type(s)
Tetotum Series (deep, moderately well-drained soils)
Rumford Series (highly erodible soils)
Rappahannock Series (deep and poorly drained soils) – marsh portion of the lot

Shoreline
Shoreline is in a natural state with approximately 1 acre of the lot delineated as marsh.

Riparian Buffer
Heavily to moderately wooded lot

- Number of existing canopy trees requested for removal within the RPA: 3
- Evaluation of existing canopy tree removal request: Trees being requested for removal are within the delineated limits of construction. Given the mature canopy cover present and extent of the marsh, approximately 1 acre, Staff supports the request to remove the 3 subject trees and is of the opinion that the request will not have an adverse impact on water quality.

Evaluation and Recommendation
This lot was platted in 1972, prior to the adoption of the Chesapeake Bay Preservation Area (CBPA) Ordinance. While the area of the site is 78,748 square feet, only 34,903 square feet is above water or wetland leaving approximately 43,845 square feet, or just over 1 acre delineated as wetlands. The variance request proposes encroachment of an accessory structure within the upper reach of the 50 foot landward buffer and variable width buffer of the RPA. This area of the RPA is separated from the tidal marsh by a wooden retaining wall. The proposed improvements, both the free-standing...
porch and redeveloped deck area, will be elevated approximately 4 to 6 feet above the existing grade. Underdeck treatment is proposed under all the improvements in order to abate any future erosion potential from stormwater runoff.

During the schematic development process for this variance request, Staff consulted with the applicant’s Landscape Architect and Land Surveyor with regards to the location of the proposed improvements and discussed the potential to relocate the screened porch to the west side of the existing residence. However, after a site visit, Staff is of the opinion that the proposed location does not pose a detriment to water quality given the existing vegetation, topography, and retaining wall seaward of the proposed improvements. In addition, locating the proposed screened porch to the west side of the existing residence would require a setback variance from the Board of Zoning Appeals.

To further support this variance request, the applicant’s agent has provided the following comments relative to the findings of the CBPA Ordinance for the Board’s deliberation.

1) Granting the variance will not confer upon the applicant any special privilege or convenience not accorded to other owners of property in the Chesapeake Bay Preservation Areas who are subject to the provisions of this Ordinance and are similarly situated because “the proposed improvements are in keeping with the development of the neighborhood and adjacent parcels.” Staff agrees with the applicant’s statement and offers that several lots, platted during the 1970’s along this reach of the Lynnhaven River have been developed on narrow peninsulas, therefore resulting in limited buildable area above water and wetlands.

2) Staff offers that the encroachment into the RPA on this lot is not based upon conditions or circumstances that are or have been created or imposed by the applicant, but rather is necessitated by the fact that this lot was platted prior to the adoption of the Chesapeake Bay Preservation Act and the City’s CBPA Ordinance, therefore portions of this lot are within the RPA.

3) The variance is the minimum necessary to afford relief with “the majority of the proposed development being over existing decks and walkways.” Staff is of the opinion that given the limited rear yard area, the finished floor elevation of the residence, the growing family dynamic, and the potential of a mosquito breeding ground in the adjacent wetland area that the proposed improvements offer merit towards being the minimum necessary to afford relief.

4) The variance is in harmony with the purpose and intent of the CBPA Ordinance and not injurious to the neighborhood, not of substantial detriment to water quality, or otherwise detrimental to the public welfare because “the proposed improvements are in keeping with the development of the neighborhood and adjacent parcels, if approved, additional planting buffer restoration will be placed between the improvements and the marsh.” Staff concurs.

5) Staff is of the opinion given the applicant’s specification of underdeck treatment with all of the proposed improvements, the removal of the existing at-grade concrete and retention of the existing riparian buffer canopy tree cover offers merit towards managing a no net increase in nonpoint source pollution load from the proposed improvements.

Should the Board desire to grant this variance request, Staff recommends the following 14 reasonable and appropriate conditions towards preventing the variance from causing or contributing to a degradation of water quality.
1. A pre-construction meeting shall be held with the CBPA Inspector prior to any land disturbance, including demolition.

2. Land disturbance shall be limited to the area necessary to provide for the proposed use or development. Said areas of land disturbance shall be quantified on revised site plan submittals.

3. The construction access way, staging area, stockpiling area and contractor parking area shall be noted on the site plan. Said areas shall be quantified as land disturbance if not occurring on a paved or graveled surface.

4. Wire reinforced 36 inch silt fence, for erosion and sedimentation control measures, shall be installed along the seaward portion of the project prior to any land disturbance and shall remain in place until such time as vegetative cover is established. Along the seaward portion of the project the required silt fence shall be installed 15 feet from improvements.

5. Construction limits along the seaward portion of the project shall lie a maximum of 15 feet seaward of improvements.

6. For all trees to be preserved outboard of the limits of construction that are encroached upon, replacement of existing vegetation shall be provided at a 3 to 1 ratio for all unauthorized (damaged or removed) vegetation impacts.

7. Permanent and / or temporary soil stabilization measures shall be applied to all disturbed / denuded area(s) prior to a final building inspection or certificate of occupancy. All disturbed or denuded areas shall be stabilized in accordance with the Virginia Erosion and Sediment Control Law and Regulations.

8. A Single Family Dwelling RPA Small Projects site plan shall be submitted to the Department of Planning and Community Development, Development Services Center (DSC) for review and approval prior to the issuance of a building permit. The DSC may require additional information that may affect the release of a building permit.

9. Submitted concurrent with the site plan shall be a separate planting / buffer restoration plan detailing location, number, and species of vegetation to be installed as per the buffer restoration requirements. The planting / buffer restoration plan shall clearly delineate existing naturalized area (forest floor), planting beds, turf zones and areas of shoreline vegetation to be managed permitting sunlight to interface with tidal fringe marsh.

10. Stormwater management shall comply with the requirements set forth within the Code of Ordinances, Appendix D – Stormwater Management.

11. Buffer restoration shall be installed equal to 200 percent of the proposed new impervious cover within the RPA: 523 square feet x 200 percent = 1,046 square feet.

   Said restoration shall achieve the full complement of vegetation consisting of canopy trees, understory trees, shrubs and groundcovers consistent with the Riparian Buffers Modification & Mitigation Guidance Manual, prepared by Virginia Department of Conservation & Recreation, Chesapeake Bay Local Assistance: 3 canopy trees, 3 understory trees, 6 large shrubs, and 9 small shrubs.
The required restoration shall be located in the Resource Protection Area, in areas currently devoted to turf or where impervious cover is removed. The restoration shall be installed beginning in the seaward portion of the buffer and progressing landward and shall have a mulch layer of organic material 4 inches to 6 inches in depth. Said mulched restoration areas shall be maintained and not removed or allowed to revert to turf in the future. The required trees shall be comprised of approximately 50 percent deciduous and 50 percent evergreen species and shall be evenly distributed within the RPA buffer. Trees shall not be planted within 15 feet of the shoreline where such planting would result in marsh shading or interference with the integrity of shoreline structures. Salt and flood tolerant plant species shall be planted below the five foot contour to ensure greater survival of the plantings. Said restoration shall be installed prior to the issuance of the certificate of occupancy or release of the building permit.

12. Under deck treatment of sand and gravel shall be installed.

13. **As offered by the applicant, payment shall be made to the Lynnhaven Oyster Heritage Program concurrent with site plan approval. Payment shall be in the amount of $119.85 and is based on 25 percent of the proposed impervious cover within the Resource Protection Area (RPA). Said payment shall provide for an oyster shell plant within the Lynnhaven River Basin.

14. The conditions and approval associated with this variance are based on the exhibit plan dated March 1, 2019, prepared by WPL, signed March 1, 2019 by Eric A. Garner. The conditions and approval associated with this variance are based on the Board exhibit prepared by the applicant and presented to the Board, the application submitted and the sworn presentation to the Board.

**NOTE**: The amount to be paid into the Lynnhaven River Oyster Heritage Fund may change based on the square footage of impervious cover shown on the final submitted site plan.

**NOTE**: The applicant is responsible for removal of the Chesapeake Bay Preservation Area Variance Signs posted on the property. Said signs shall be removed within 5 days after the Board renders a final decision on the variance request. Failure to remove the signs within 5 days is a violation of Section 113(E) of the Chesapeake Bay Preservation Area Ordinance.
## Disclosure Statement

### Applicant’s Name
Jeffrey R. & Michelle Kingsland

### Disclosure Statement Form
The completion and submission of this form is required for all applications that pertain to City real estate matters or to the development and/or use of property in the City of Virginia Beach requiring action by the City Council or a board, commission, or other body appointed by the City Council. Such applications and matters include, but are not limited to, the following:

<table>
<thead>
<tr>
<th>Acquisition of Property by City</th>
<th>Disposition of City Property</th>
<th>Modification of Conditions or Proffers</th>
</tr>
</thead>
<tbody>
<tr>
<td>Alternative Compliance, Special Exception for Board of Zoning Appeals</td>
<td>Economic Development Investment Program (EDIP)</td>
<td>Nonconforming Use Changes</td>
</tr>
<tr>
<td>Certificate of Appropriateness (Historic Review Board)</td>
<td>Encroachment Request</td>
<td>Rezoning</td>
</tr>
<tr>
<td>Chesapeake Bay Preservation Area Board</td>
<td>Floodplain Variance</td>
<td>Street Closure</td>
</tr>
<tr>
<td>Conditional Use Permit</td>
<td>Franchise Agreement</td>
<td>Subdivision Variance</td>
</tr>
<tr>
<td>License Agreement</td>
<td>Lease of City Property</td>
<td>Wetlands Board</td>
</tr>
</tbody>
</table>

The disclosures contained in this form are necessary to inform public officials who may vote on the application as to whether they have a conflict of interest under Virginia law.

### Section 1 / Applicant Disclosure

For City Use Only / All disclosures must be updated two (2) weeks prior to any Planning Commission and City Council meeting that pertains to the application(s).

- [ ] Applicant Notified of Hearing: Date:
- [ ] No Changes as of: Date:
- [ ] Revisions Submitted: Date:
Check here if the **APPLICANT IS NOT** a corporation, partnership, firm, business, or other unincorporated organization.

☐ Check here if the **APPLICANT IS** a corporation, partnership, firm, business, or other unincorporated organization.

(A) List the Applicant's name: **Jeffrey R. & Michelle Kingsland**
If an LLC, list all member’s names:
N/A

If a CORPORATION, list the the names of all officers, directors, members, trustees, etc. below: *(Attach list if necessary)*

N/A

(B) List the businesses that have a parent-subsidiary or affiliated business entity relationship with the Applicant: *(Attach list if necessary)*

N/A

See next page for information pertaining to footnotes and .

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**SECTION 2 / PROPERTY OWNER DISCLOSURE**

*Complete Section 2 only if property owner is different from Applicant.*

☐ Check here if the **PROPERTY OWNER IS NOT** a corporation, partnership, firm, business, or other unincorporated organization.

☐ Check here if the **PROPERTY OWNER IS** a corporation, partnership, firm, business, or other unincorporated organization, AND THEN, complete the following.

(A) List the Property Owner's name: ___________________________________________
If an LLC, list the member’s names:

_________________________________
If a Corporation, list the names of all officers, directors, members, trustees, etc. below: *(Attach list if necessary)*

N/A

(B) List the businesses that have a parent-subsidiary \(^1\) or affiliated business entity \(^2\) relationship with the Property Owner: *(Attach list if necessary)*

N/A

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\(^1\) "Parent-subsidiary relationship" means "a relationship that exists when one corporation directly or indirectly owns shares possessing more than 50 percent of the voting power of another corporation.* See State and Local Government Conflict of Interests Act, Va. Code § 2.2-3101.

\(^2\) "Affiliated business entity relationship" means "a relationship, other than parent-subsidiary relationship, that exists when (i) one business entity has a controlling ownership interest in the other business entity, (ii) a controlling owner in one entity is also a controlling owner in the other entity, or (iii) there is shared management or control between the business entities. Factors that should be considered in determining the existence of an affiliated business entity relationship include that the same person or substantially the same person own or manage the two entities; there are common or commingled funds or assets; the business entities share the use of the same offices or employees or otherwise share activities, resources or personnel on a regular basis; or there is otherwise a close working relationship between the entities." See State and Local Government Conflict of Interests Act, Va. Code § 2.2-3101.

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**SECTION 3. SERVICES DISCLOSURE**

Are any of the following services being provided in connection with the subject of the application or any business operating or to be operated on the Property. If the answer to any item is YES, please identify the firm or individual providing the service: IF THE OWNER AND APPLICANT ARE DIFFERENT, EACH MUST COMPLETE THE SECTION SEPARATELY.
### APPLICANT

<table>
<thead>
<tr>
<th>SERVICE</th>
<th>PROVIDER (use additional sheets if needed)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Accounting and/or preparer of your tax return</td>
<td>WPL</td>
</tr>
<tr>
<td>Architect / Landscape Architect / Land Planner</td>
<td></td>
</tr>
<tr>
<td>Contract Purchaser (if other than the Applicant) - identify purchaser and purchaser's service providers</td>
<td></td>
</tr>
<tr>
<td>Any other pending or proposed purchaser of the subject property (identify purchaser(s) and purchaser's service providers)</td>
<td></td>
</tr>
<tr>
<td>Construction Contractors</td>
<td>WPL</td>
</tr>
<tr>
<td>Engineers / Surveyors / Agents</td>
<td>Bank of America</td>
</tr>
<tr>
<td>Financing (include current mortgage holders and lenders selected or being considered to provide financing for acquisition or construction of the property)</td>
<td>GPC, Inc. Billy Garrington</td>
</tr>
<tr>
<td>Legal Services</td>
<td></td>
</tr>
<tr>
<td>Real Estate Brokers / Agents/Realtors for current and anticipated future sales of the subject property</td>
<td></td>
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</tbody>
</table>

### SECTION 4. KNOWN INTEREST BY PUBLIC OFFICIAL OR EMPLOYEE

**YES** ☐  **NO** ☒

Does an official or employee of the City of Virginia Beach have an Interest in the subject land or any proposed development contingent on the subject public action?

If yes, what is the name of the official or employee and what is the nature of the interest?

N/A
CERTIFICATION:
I certify that all of the information contained in this Disclosure Statement Form is complete, true, and accurate.

I understand that, upon receipt of notification that the application has been scheduled for public hearing, I am responsible for updating the information provided herein two weeks prior to the Planning Commission, Council, VBDA meeting, or meeting of any public body or committee in connection with this Application.

M. Kingsland
Michelle M Kingsland 3/12/19
PROPERTY OWNER'S SIGNATURE
PRINT NAME
DATE

*Last 2 pages of the Disclosure Statement not provided – Applicant and Property Owner are the same.

Jeffery & Michelle Kingsland
Agenda Item 1
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Variance Request
Encroachment into the Resource Protection Area (RPA) buffer to construct an in-ground swimming pool and associated pool surround.

Applicant’s Agent
Self-represented

Staff Planner
PJ Scully

Lot Recordation
9/9/1954
Map Book 37, Page 8

GPIN
1499-08-1458

SITE AREA
15,979 square feet or 0.3668 acres

SITE AREA OUTSIDE OF WATER/WETLANDS
15,979 square feet or 0.3668 acres

EXISTING IMPERVIOUS COVER OF SITE
5,126 square feet or 32 percent of site

PROPOSED IMPERVIOUS COVER OF SITE
5,983 square feet or 37.4 percent of site
  
  Area of Redevelopment in RPA
  557 square feet
  
  Area of New Development in RPA
  857 square feet
  
  Location of Proposed Impervious Cover
  50 foot Landward Buffer

AMOUNT OF LAND DISTURBANCE
Less than 2,500 square feet

Staff Recommendation
Approval as conditioned
Summary of Proposal

Demolition Details
- Concrete patio

Construction Details
- Swimming pool with concrete surround
- Concrete patio area - redeveloped

CBPA Ordinance Variance History
No Chesapeake Bay Preservation Area (CBPA) Board variance history to report.

Environmental Conditions

Flood Zone
Multiple Zones – Zone X and AE, Base Flood Elevation (BFE): 7

Soil Type(s)
Psamments Series (moderately well-drained soils, disturbed from excavation)
Corolla Series (deep and moderately well drained to somewhat poorly drained sandy marine sediment)

Shoreline
Shoreline is hardened by a bulkhead along a man-made canal.

Riparian Buffer
Heavily Wooded Lot
- Number of existing canopy trees requested for removal within the RPA: 0

Evaluation and Recommendation
The variance request to construct an inground swimming pool with concrete pool surround encroaches within the 50 foot landward buffer of the Resource Protection Area (RPA) along one of the manmade canals of Lynnhaven Colony. In addition to the proposed swimming pool, the applicant also desires to redevelop the existing concrete patio within the same footprint. Prior to submitting the variance request, Staff met with the applicant’s contractor to discuss the CBPA Board variance process and the desired extent of the proposed improvements. During that meeting, the following items were discussed.
- Access to the area of redevelopment utilizing the existing driveway.
- Limits of construction being a maximum of 10 feet outboard the proposed improvements.
- No encroachment into the 50 foot seaward buffer with the proposed improvements.
- Providing the minimum width necessary for access around the proposed swimming pool.

As a result, the proposed improvements have been situated directly adjacent to the existing concrete patio to avoid encroachment into the 50 foot seaward buffer. To minimize the amount of proposed impervious cover, the width of the

Ronald W. Dozier, et al.
Agenda Item 2
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concrete pool surround is specified at 3 feet along the south and east sides and 5 feet along the north side of the proposed swimming pool. In addition, during discussions with the contractor Staff explained the plant material quantities associated with the buffer restoration as specified by condition 12 below and the reinstallaation of the existing bioretention planting bed specified by condition 8 below. The bioretention planting bed is a byproduct of a 2005 request to construct a second floor building addition over the existing garage. Said request has been approved and constructed. A component of that approval was the installation of a bioretention planting bed within the rear yard.

To further support this variance request, the applicant’s agent has provided the following comments relative to the findings of the CBPA Ordinance for the Board’s deliberation.

1) Granting the variance will not confer upon the applicant any special privilege or convenience not accorded to other owners of property in the Chesapeake Bay Preservation Areas who are subject to the provisions of this Ordinance and are similarly situated because “other properties in the area have similar improvements.” Staff concurs and offers that this reach of the canal consists of R-10 zoned residential lots with the average distance from the edge of water to the primary residence being approximately 48 linear feet. This lot has approximately 70 linear feet of yard from the edge of water to the primary structure of which, the proposed improvements are adjacent too, and landward of the 50 foot seaward buffer.

2) Staff offers that the encroachment into the RPA on this lot is not based upon conditions or circumstances that are or have been created or imposed by the applicant, but rather is necessitated by the fact that this lot was platted prior to the adoption of the Chesapeake Bay Preservation Act and the City’s CBPA Ordinance, therefore portions of this lot are within the RPA.

3) The variance is the minimum necessary to afford relief because, “the proposed pool and pool deck are adjacent to the residence with minimal walkway.” Staff concurs and offers that the dimensions of the proposed swimming pool are consistent with others within the neighborhood and the specified pool surround of 3 feet by 3 feet by 5 feet is minimal for access.

4) The variance is in harmony with the purpose and intent of this ordinance and not injurious to the neighborhood, not of substantial detriment to water quality, or otherwise detrimental to the public welfare because, “the proposed improvements are in the landward buffer and the site is stable.” Staff offers that the construction access to the area of the proposed improvements is from a hard surface, which offers a means towards managing water quality within the site during construction. In addition, the lot slopes from front to rear and the topography of the 50 foot seaward buffer is relatively flat and stabilized with turf, which offers a means of sediment control and infiltration of sheetflow given the underlying soil conditions.

5) To manage towards a no net increase in nonpoint source pollution load, “buffer restoration and minimal runoff will be produced from the improvements.” Staff is of the opinion that all of the proposed buffer restoration should be focused in the rear yard and seaward of the proposed improvements, given the mature canopy cover within the front yard. An analysis of the aerial photography for this neighborhood shows a substantial cover of deciduous canopy north of and running parallel to Lynnhaven Drive.

Should the Board desire to grant this variance request, Staff recommends the following 15 reasonable and appropriate conditions towards preventing the variance from causing or contributing to a degradation of water quality.
1. A pre-construction meeting shall be held with the CBPA Inspector prior to any land disturbance, including demolition.

2. Land disturbance shall be limited to the area necessary to provide for the proposed use or development.

3. The construction access way and contractor parking area shall utilize the existing driveway. The area within the limits of construction and existing concrete patio shall be utilized for staging and stockpiling areas.

4. Wire reinforced 36 inch silt fence, for erosion and sedimentation control measures, shall be installed along the seaward portion of the project prior to any land disturbance and shall remain in place until such time as vegetative cover is established. Along the seaward portion of the project the required silt fence shall be installed 10 feet from improvements.

5. Construction limits along the seaward portion of the project shall lie a maximum of 10 feet seaward of improvements. **Within the RPA, exclusive of limits of construction, areas of existing landscaped beds, trees, areas of existing leaf litter or forest floor, and other naturalized areas, such as shoreline vegetation, may not be removed.**

6. For all trees to be preserved outboard of the limits of construction that are encroached upon, replacement of existing vegetation shall be provided at a 3 to 1 ratio for all unauthorized (damaged or removed) vegetation impacts.

7. Permanent and / or temporary soil stabilization measures shall be applied to all disturbed / denuded area(s) prior to a final building inspection or certificate of occupancy. All disturbed or denuded areas shall be stabilized in accordance with the Virginia Erosion and Sediment Control Law and Regulations.

8. The bioretention planting bed/stormwater management facility – 3 feet wide by 12 feet long by 24 inches deep, associated with the prior redevelopment approval shall be reinstalled.

9. A Single Family Dwelling RPA Small Projects site plan shall be submitted to the Department of Planning and Community Development, Development Services Center (DSC) for review and approval prior to the issuance of a building permit. The DSC may require additional information that may affect the release of a building permit.

10. Submitted concurrent with the site plan shall be a separate planting / buffer restoration plan detailing location, number, and species of vegetation to be installed as per the buffer restoration requirements. The planting / buffer restoration plan shall clearly delineate existing naturalized area (forest floor), planting beds, turf zones and areas of shoreline vegetation to be managed permitting sunlight to interface with tidal fringe marsh.

11. Stormwater management shall comply with the requirements set forth within the Code of Ordinances, Appendix D – Stormwater Management.

12. Buffer restoration shall be installed equal to 200 percent of the proposed new impervious cover within the RPA: **857 square feet x 200 percent = 1,714 square feet.**

   Said restoration shall achieve the full complement of vegetation consisting of canopy trees, understory trees, shrubs and groundcovers consistent with the Riparian Buffers Modification & Mitigation Guidance Manual,
prepared by Virginia Department of Conservation & Recreation, Chesapeake Bay Local Assistance: **5 canopy trees, 5 understory trees, 10 large shrubs, and 15 small shrubs.**

The required restoration shall be located in the Resource Protection Area, in areas currently devoted to turf or where impervious cover is removed. The restoration shall be installed beginning in the seaward portion of the buffer and progressing landward and shall have a mulch layer of organic material 4 inches to 6 inches in depth. Said mulched restoration areas shall be maintained and not removed or allowed to revert to turf in the future. The required trees shall be comprised of approximately 50 percent deciduous and 50 percent evergreen species and shall be evenly distributed within the RPA buffer. Trees shall not be planted within 15 feet of the shoreline where such planting would result in marsh shading or interference with the integrity of shoreline structures. Salt and flood tolerant plant species shall be planted below the five foot contour to ensure greater survival of the plantings. Said restoration shall be installed prior to the issuance of the certificate of occupancy or release of the building permit.

13. No perimeter fill, other than the minimum necessary to facilitate positive drainage away from the proposed improvements is authorized outboard or seaward of the proposed improvements.

14. **As offered by the applicant, payment shall be made to the Lynnhaven Oyster Heritage Program concurrent with site plan approval. Payment shall be in the amount of $196.39 and is based on 25 percent of the proposed impervious cover within the Resource Protection Area (RPA). Said payment shall provide for an oyster shell plant within the Lynnhaven River Basin.**

15. The conditions and approval associated with this variance are based on the exhibit prepared by the applicant and presented to the Board. The conditions and approval associated with this variance are based on the Board exhibit prepared by the applicant and presented to the Board, the application submitted and the sworn presentation to the Board.

**NOTE: The amount to be paid into the Lynnhaven River Oyster Heritage Fund may change based on the square footage of impervious cover shown on the final submitted site plan.**

***NOTE: The applicant is responsible for removal of the Chesapeake Bay Preservation Area Variance Signs posted on the property. Said signs shall be removed within 5 days after the Board renders a final decision on the variance request. Failure to remove the signs within 5 days is a violation of Section 113(E) of the Chesapeake Bay Preservation Area Ordinance.***
Disclosure Statement

APPLICANT'S NAME

DISCLOSURE STATEMENT FORM

The completion and submission of this form is required for all applications that pertain to City real estate matters or to the development and/or use of property in the City of Virginia Beach requiring action by the City Council or a board, commission, or other body appointed by the City Council. Such applications and matters include, but are not limited to, the following:

<table>
<thead>
<tr>
<th>Acquisition of Property by City</th>
</tr>
</thead>
<tbody>
<tr>
<td>Alternative Compliance, Special Exception for</td>
</tr>
<tr>
<td>Board of Zoning Appeals</td>
</tr>
<tr>
<td>Certificate of Appropriateness (Historic Review Board)</td>
</tr>
<tr>
<td>Chesapeake Bay Preservation Area Board</td>
</tr>
<tr>
<td>Conditional Use Permit</td>
</tr>
</tbody>
</table>

| Disposition of City Property |
| Economic Development Investment Program (EDIP) |
| Encroachment Request |
| Floodplain Variance |
| Franchise Agreement |
| Lease of City Property |
| License Agreement |

| Modification of Conditions or Proffers |
| Nonconforming Use Changes |
| Rezoning |
| Street Closure |
| Subdivision Variance |
| Wetlands Board |

The disclosures contained in this form are necessary to inform public officials who may vote on the application as to whether they have a conflict of interest under Virginia law.

SECTION 1 / APPLICANT DISCLOSURE

FOR CITY USE ONLY / All disclosures must be updated two (2) weeks prior to any Planning Commission and City Council meeting that pertains to the application(s).

- [ ] APPLICANT NOTIFIED OF HEARING  DATE
- [ ] NO CHANGES AS OF  DATE
- [ ] REVISIONS SUBMITTED  DATE

Page 1 of 7
Check here if the **APPLICANT IS NOT** a corporation, partnership, firm, business, or other unincorporated organization.

Check here if the **APPLICANT IS** a corporation, partnership, firm, business, or other unincorporated organization.

(A) List the Applicant’s name: __________
   If an LLC, list all member’s names:

   If a CORPORATION, list the the names of all officers, directors, members, trustees, etc. below: *(Attach list if necessary)*

(B) List the businesses that have a parent-subsidiary \(^1\) or affiliated business entity \(^2\) relationship with the Applicant: *(Attach list if necessary)*

See next page for information pertaining to footnotes \(^1\) and \(^2\)

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**SECTION 2 / PROPERTY OWNER DISCLOSURE**

*Complete Section 2 only if property owner is different from Applicant.*

Check here if the **PROPERTY OWNER IS NOT** a corporation, partnership, firm, business, or other unincorporated organization.

Check here if the **PROPERTY OWNER IS** a corporation, partnership, firm, business, or other unincorporated organization, AND THEN, complete the following.

(A) List the Property Owner’s name: __________
   If an LLC, list the member’s names:

   __________

Page 2 of 7
If a Corporation, list the names of all officers, directors, members, trustees, etc. below: (Attach list if necessary)

(B) List the businesses that have a parent-subsidiary \(^1\) or affiliated business entity \(^2\) relationship with the Property Owner: (Attach list if necessary)

\(^1\) “Parent-subsidiary relationship” means “a relationship that exists when one corporation directly or indirectly owns shares possessing more than 50 percent of the voting power of another corporation.” See State and Local Government Conflict of Interests Act, Va. Code § 2.2-3101.

\(^2\) “Affiliated business entity relationship” means “a relationship, other than parent-subsidiary relationship, that exists when (i) one business entity has a controlling ownership interest in the other business entity, (ii) a controlling owner in one entity is also a controlling owner in the other entity, or (iii) there is shared management or control between the business entities. Factors that should be considered in determining the existence of an affiliated business entity relationship include that the same person or substantially the same person own or manage the two entities; there are common or commingled funds or assets; the business entities share the use of the same offices or employees or otherwise share activities, resources or personnel on a regular basis; or there is otherwise a close working relationship between the entities.” See State and Local Government Conflict of Interests Act, Va. Code § 2.2-3101.

SECTION 3. SERVICES DISCLOSURE

Are any of the following services being provided in connection with the subject of the application or any business operating or to be operated on the Property. If the answer to any item is YES, please identify the firm or individual providing the service: IF THE OWNER AND APPLICANT ARE DIFFERENT, EACH MUST COMPLETE THE SECTION SEPARATELY

X

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## Applicant

<table>
<thead>
<tr>
<th>YES</th>
<th>NO</th>
<th>SERVICE</th>
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<tr>
<td></td>
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<td>Accounting and/or preparer of your tax return</td>
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<td>Architect / Landscape Architect / Land Planner</td>
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<tr>
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<td>Contract Purchaser (if other than the Applicant) - identify purchaser and purchaser’s service providers</td>
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<tr>
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<td></td>
<td>Any other pending or proposed purchaser of the subject property (identify purchaser(s) and purchaser’s service providers)</td>
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<td></td>
<td>Construction Contractors</td>
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<td>✔️</td>
<td>Engineers / Surveyors / Agents</td>
</tr>
<tr>
<td></td>
<td>✔️</td>
<td>Financing (include current mortgage holders and lenders selected or being considered to provide financing for acquisition or construction of the property)</td>
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<td></td>
<td>✔️</td>
<td>Legal Services</td>
</tr>
<tr>
<td></td>
<td>✔️</td>
<td>Real Estate Brokers / Agents/Realtors for current and anticipated future sales of the subject property</td>
</tr>
</tbody>
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### SECTION 4. KNOWN INTEREST BY PUBLIC OFFICIAL OR EMPLOYEE

<table>
<thead>
<tr>
<th>YES</th>
<th>NO</th>
</tr>
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</table>

Does an official or employee of the City of Virginia Beach have an interest in the subject land or any proposed development contingent on the subject public action?

If yes, what is the name of the official or employee and what is the nature of the interest?
CERTIFICATION:
I certify that all of the information contained in this Disclosure Statement Form is complete, true, and accurate.

I understand that, upon receipt of notification that the application has been scheduled for public hearing, I am responsible for updating the information provided herein two weeks prior to the Planning Commission, Council, VBDA meeting, or meeting of any public body or committee in connection with this Application.

Carolyn Dozier
APPLICANT'S SIGNATURE

Carolyn Dozier
PRINT NAME

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*Last 2 pages of the Disclosure Statement not provided – Applicant and Property Owner are the same.