

Howard County Department Of Planning And Zoning

3430 Courthouse Drive ■ Ellicott City, Maryland 21043 ■ 410-313-2350

Marsha S. McLaughlin, Director

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November 19, 2012

George Roscoe 14527 MacClintock Drive Glenwood, Maryland 21738

> RE: WP-12-050/G. Roscoe Property Lots 1 to 3 & O.S.Lot 4 (F-08-158)

Dear Mr. Roscoe:

The Director of the Department of Planning and Zoning considered your request for waiver(s) from the Howard County Subdivision and Land Development Regulations.

As of the date of this letter, the Planning Director **approved** your request for waivers to Sections 16.144(p) requiring that within 120 days of receiving approval of the final plan (F-08-158) the developer shall: (1) Pay all required fees to the County, and (2) If subject to a developer agreement or major facility agreement, shall post all monies and file appropriate surety covering the developer's financial obligations for the required public or private improvements; and Section 16.144(q) - Requiring that within 180 days of final plan approval, the developer shall submit the final subdivision plat original to the Department of Planning and Zoning for signatures and recordation. Approval is subject to the following conditions:

- 1. Approval is granted for a **six month** extension from the date of October 30, 2012, by which to pay all required fees to the County; and, if subject to a developer agreement or major facility agreement, post all monies and file appropriate surety covering the developer's financial obligations for the required public or private improvements for F-08-158. The new deadline date is on or before **April 30, 2013**.
- 2. Approval is granted for a six month extension from the date of December 30, 2012, by which to submit the final plat mylar for signature processing and recordation for F-08-158. The new deadline date is on or before June 30, 2013.
- 3. Future request for extensions of time beyond the extended deadline dates will require submission of a new waiver petition application.
- 4. In accordance with the enclosed comments from the Development Engineering Division, the owner is advised that 2007 MDE Storm Water Management Regulations are in effect. All final approvals, bonds and financial obligations must be finalized pror to May 4, 2013, to qualify for grandfathering. However, the SWM design for this subdivision (F-09-158) are approved practices under the current regulations.

JUSTIFICATION FOR APROVAL:

1. Extraordinary hardship would result if the waiver requests were not approved. The final plat for the G. Roscoe Property (F-08-158) received a Technically Complete Letter dated July 24, 2008, has been granted tentative allocations and the Supplemental/Forest Conservation, Landscape and Grading Plan originals have been signed.

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The applicant was granted extension of time to the deadline dates under WP-09-81, WP-09-189, WP-11-46 and WP-12-050. This is the fifth request for extensions to the due dates. These extensions are once again necessary due to the economic condition of the housing market. The owner is unable to obtain bonding and financing in a timely manner and is in need of extensions to the deadline dates by which to execute developer's agreements, make payment of fees and submit the plat originals. To void the final plan at this time would create extraordinary hardship to the owner, resulting in the voiding of all previously approved plans and housing unit allocations. Resubmission of development plans would create redundant review of this subdivision by County and state agencies and further create financial burdens to the developer. A better solution would be to grant a six month extension of time to the deadline dates as approved under WP-12-050, allowing this project to move forward.

- 2. The requested waivers will not be detrimental to the interest of the public. The owner is not circumventing the intent of any Subdivision or Zoning Regulations but only once again requires extension to the due dates so as to delay construction until a more economically feasible market is met. Completion of all processing steps as outlined in the final plan Technically Complete Letter for F-08-158 will be complied with. Additionally, reconsideration of the due dates is in compliance with previously mandated state law and represents the most advantageous and adequate response to present day economic conditions. This project will meet current regulations including new Storm Water Management requirements. Although this subdivision based SWM requirements on the 2000 MDE storm water management regulations, all proposed practices (disconnections) are those required under the new regulations.
- 3. The intent of the Regulations will still be served to a greater extent through implementation of an alternative proposal and approval of the waiver request(s) will not nullify the intent of the Regulations. The applicant is not circumventing any of the Subdivision or Zoning Regulations by approval of the waiver requests, but only requires an extension to the due dates to delay construction until financial processing can be undertaken. All County and state comments have been addressed and the final plan has been approved. This alternative to grant a six month extension to the due dates is the better solution than voiding previously approved plans. Any further extension requests will require the submission of a new waiver petition application.

Indicate this waiver petition file number, request, section of the regulations, action taken, date and conditions of approval on all related future plats, site development plans and and/or building permits. This requested waiver will remain valid for as long as development plans are in process or as previously indicated in this letter. Should you have any questions regarding this matter, please contact Brenda Barth at (410) 313-2350 or email: bbarth@howardcountymd.gov.

Sincerely,

Kent Sheubrooks, Chief

Division of Land Development

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cc: Research/DED/RES FSH Associates F-08-158