Development Processing County Office Building 111 West Chesapeake Avenue Jowson, Maryland 21204

November 12, 1997

John C. Wetzel, Esquire Niles. Barton & Wilmer 1400 Legg Mason Tower 111 S. Calvert Street Baltimore, MD 21202-6185

> RE: Zoning Verification 1300 York Road 9th Election District

Dear Mr. Wetzel:

Your letter dated October 27. 1997 has been referred to me for The above referenced property is also identified by three tax reply. identification numbers 190004626, 20-00-001731, and 20-00-001732. property currently has the zoning of R.O. and D.R.-5.5. I have enclosed for your reference a portion of the Baltimore County zoning map and have outlined the approximate location of the property lines.

This property was subject in zoning case 85-231-X. This case was the special exception which allowed this office building to be built in an R.O. I have included the case file for your reference, the site must have been built in accordance with this site plan to be in compliance with the Baltimore County Zoning Regulations. I have checked with the enforcement section of this department and they have indicated to me that there are no active zoning citations on this property.

the information set forth in this letter is that trust sufficiently detailed and responsive to the request. If you need further information or have any questions, please in not hesitate to contact me at 410-887-3391.

Sincerely,

Catherine A. Milton

Planner II

Zoning Review

CAM:rye

zoning case 85-231-X

Enclosure



rinted with Soybean Ink on Recycled Paper

PETITION FOR SPECIAL EXCEPTION TO THE ZONING COMMISSIONER OF BALTIMORE COUNTY: The undersigned, legal owner(s) of the property situate in Baltimore County and which is described in the description and plat attached hereto and made a part hereof, hereby petition for a Special Exception under the Zoning Law and Zoning Regulations of Baltimore County, to use the herein described property for ___Class "B" Office Building Property is to be posted and advertised as prescribed by Zoning Regulations. I, or we, agree to pay expenses of above Special Exception advertising, posting, etc., upon filing of this petition, and further agree to and are to be bound by the zoning regulations and restrictions of Baltimore County adopted pursuant to the Zoning Law for Baltimore County. I/We do solemnly declare and affirm, under the penalties of perjury, that I/we are the legal owner(s) of the property which is the subject of this Petition. Contract Purchaser: Legal Owner(s): C. Warnen Price (Type or Print Name) By: Eupen Wan 2324 West Joppa Road (Type or Print Name) Lutherville, Maryland 21093 Attorney for Petitioner: White, Mindel, Clarke & Hill (Type or Print Name) City and State Signature R. Bruce Alderman Name and telephone number of legal owner, con-29 West Susquehanna Avenue tract purchaser or representative to be contacted Towson, Maryland 21204 Attorney's Telephone No.: 301-822 1050 ORDERED By The Zoning Commissioner of Baltimore County, this ______ day of January 19.85, that the subject matter of this petition be advertised, as registed by the Zoning Law of Baltimore County, in two newspapers of general circulation throughtimore County, that property be posted, and that the public hearing be had before the Zoning Consissioner of Baltimore County in Room 106, County Office Building in Towson, Baltimore County, on the 25th day of February 1985, at 10:30 o'clock

BALTIMORE COUNTY OFFICE OF PLANNING & ZONING

County Office Building
111 W. Chesapeake Avenue
Towson, Maryland 21204

Your petition has been received and accepted for filing this 22nd day of January , 1988.

Petitioner Mackensie Preperties, Incheceived by Nicholas B. Commodari

Petitioner's R. Bruce Alderman, Esquire

Zoning Commissioner

Chairman Zoning Plans

Advisory Committee

BALTIMORE COUNTY ZONING PLANS ADVISORY COMMITTEE PETITION AND SITE PLAN EVALUATION COMMENTS MICROFILMEL

BALTIMORE COUNTY ZONING PLANS ADVISORY COMMITTEE

Enclosed please find additional comments submitted after my original comments of February 14, 1985

cc: George W. Stephens, Jr. & Associates, Inc. P.O. Box 6828

Towson, Maryland 21204

R. Bruce Alderman, Esquire 29 West Susquehanna Avenue

Towson, Maryland 21204

Dear Mr. Alderman:

NBC:bsc

Enclosure

February 22, 1985

Very truly yours,

Chairman

NICHOLAS B. COMMODARI

Item No. 181 - Case No. 85-231-X

Dichelas B Connedatific

Zoning Plans Advisory Committee

MacKenzie Properties, Inc. Special Exception Petition

BALTIMORE COUNTY
DEPARTMENT OF PUBLIC WORKS TOWSON, MARYLAND 21204 HARRY J. PISTEL, P. E. DIRECTOR March 4, 1985 Mr. Arnold Jablon Zoning Commissioner County Office Building Towson, Maryland 21204 Re: Item #181 (1984-1985) Property Owner: MacKenzie Properties, Inc. S/WS York Pd. 39.40' S/W from centerline Greenridge Rd. Acres: 4.52 District: 9th Dear Mr. Jablon: The following comments are furnished in regard to the plat submitted to this office for review by the Zoning Advisory Committee in connection with the subject General Comments: This site is being processed as a County Review Group Project, known as York Green, Project No. 84300. Comments prepared for the County Review Group Meeting, dated January 9, 1985, are applicable to this item. JAM:EAM:REC:ss cc: File

BALTIMORE COUNTY
FIRE DEPARTMENT
TOWSON, MARYLAND 21204-2586
494-4500

PAUL H. REINCKE . Mr. Arnold Jablon Zoning Commissioner Office of Planning and Zoning Baltimore County Office Building Towson, MD 21204

Attention: Nick Commodari, Chairman Zoning Plans Advisory Committee

RE: Property Owner: MacKenzie Properties, Inc. Location: SW/S York Road 39.40' S/W from c/l Greenridge Road Item No.: 181

> Bureau and the comments below marked with an "X" are applicable and required to be corrected or incorporated into the final plans for the property.

> () 1. Fire hydrants for the referenced property are required and shall be located at intervals or _____feet along an approved road in accordance with Baltimore County Standards as published by the Department of Public Works.

() 2. A second means of vehicle access is required for the site. () 3. The vehicle dead end condition shown at

() 4. The site shall be made to comply with all applicable parts of the Fire Prevention Code prior to occupancy or beginning of operation.

to occupancy.

() 6. Site plans are approved, as drawn.

() 7. The Fire Prevention Bureau has no comments, at this time.

REVIEWER: 11 1 1-1-15 Approved:

Flanhing Group

Special Inspection Division Fire Prevention Bureau

BALTIMORE COUNTY
DEPARTMENT OF TRAFFIC ENGINEERING
TOWSON, MARYLAND 21204
494-3550

STEPHEN E. COLLINS DIRECTOR

February 8, 1935

Mr. Arnold Jablon Zoning Commissioner County Office Building Towson, Maryland 21204

> -ZAC- Meeting of January 2, 1985 Property Owner: MacKenzie Properties, Inc. Location: SW/S York Road 39.40' S/W from c/l Greenridge Road Existing Zoning: R.O. (based on new zoning maps) Proposed Zoning: Special exception for Class B Office Building

Acres: District:

Dear Mr. Jablon:

This site is a C.R.G. item.

85-23!-X

PETITION FOR SPECIAL EXCEPTION

9th Election District

LOCATION:

Southwest side of York Road, 39.4 feet Southwest of Greenridge Road

DATE AND TIME: PUBLIC HEARING:

Monday, February 25, 1985 at 10:30 a.m. Room 106, County Office Building, 111 West Chesapeake Avenue, Towson, Maryland

The Zoning Commissioner of Baltimore County, by authority of the Zoning Act and Regulations of Baltimore County, will hold a public hearing: Petition for Special Exception for a Class "B" office building.

Being the property of MacKenzie Properties, Inc. the plat filed with the Zoning Office.

In the event that this Petition is granted, a building permit may be issued within the thirty (30) day appeal period. The Zoning Commissioner will, however, entergood cause shown. Such request must be received in writing by the date of the hearing set above or made at the hearing.

> BY ORDER OF ARNOLD JABLON ZONING COMMISSIONER OF BALTIMORE COUNTY

COUNTY OFFICE BLDG.

Bureau of

Department of

Bureau of Fire Prevention

Health Department

Project Planning

Building Department

Board of Education

Development

Zoning Administration

State Roads Commission

January 7, 1985

Zoning Agenda: Meeting of 1/2/85 Gentlemen:

Pursuant to your request, the referenced property has been surveyed by this

EXCEEDS the maximum allowed by the Fire Department.

(X) 5. The buildings and structures existing or proposed on the site shall comply with all applicable requirements of the National Fire Protection Association Standard No. 101 "Life Safety Code", 1976 Edition prior

The Petitioner seeks relief from Section 203.3.B.2 pursuant to Section

It is clear that the BCZR permit the use requested by the Petitioner in a R-O Zone by special exception. It is equally clear that the proposed use would not be detrimental to the primary uses in the vicinity. Therefore, it mujst be determined whether the conditions as delineated by Section 502.1 have been satisfied by the Petitioner.

After reviewing all of the testimony and evidence presented, it appears that the special exception should be granted with certain restrictions, as more fully described below.

The Petitioner had the burden of adducing testimony and evidence which would show that the proposed use met the prescribed standards and requirements set forth in Section 502.1. In fact, the Petitioner has shown that the proposed use would be conducted without real detriment to the neighborhood and would not actually adversely affect the public interest. The facts and circumstances of the use proposed by the Petitioner do not show that the proposed use at the particular location described by Petitioner's Exhibit 1 would have any adverse impact above and beyond that inherently associated with such a special exception use irrespective of its location within the zone. Schultz v. Pritts, 432 A.2d

The proposed use will not be detrimental to the health, safety, or general wellare of the locality, nor tend to create congestion in roads, streets, or allers therein, nor be inconsistent with the purposes of the property's zoning classification, nor in any other way inconsistent with the spirit and intent of

Pursuant to the adv rtisement, posting of property, and public hearing hell, and it appearing that by reason of the requirements of Section 502.

- 3 -

having been met and the health, safety, and general welfare of the community not being adversely affected, the special exception should be granted.

Therefore, IT IS ORDERED by the Zoning Commissioner of Baltimore County, day of March, 1985, that the Petition for Special Exception for a Class B office building in a R-O Zone be and the same is hereby GRANTED, from and after the date of this Order, subject, however, to the following restric-

- 1. The terms and conditions delineated in the Restrictive Covenant Agreement and the Agreement in Consideration of Restrictive Covenants entered into and executed between the Petitioner and he Orchard Hills Community Association, dated Novemi 13, 1984, shall be and are hereby incorporated in the r entirety and made part of this Order.
- 2. If the Petitioner determines that a minor change to the site plans, Petitioner's Exhibits 1 through 4, is needed, no hearing will be necessary to amend said plans. However, notice of the proposed modification must be given to representatives of the Orchard Hills Community Association and the People's Counsel.
- The Petitioner may apply for its building permit and be granted same upon receipt of this Order; however, Petitioner is hereby made aware that proceeding at this time is at its own risk until such time as the applicable appellate process from this Order has expired. If, for whatever reason, this Order is reversed, the Petitioner would be required to return, and be responsible for returning, said property to its original condition.

🚱 Bruce Alderman, Esquire

People's Counsel

2. The criss-cross-hatched area on the Site Plan designated "Buffer Strip #2" shall be maintained as a 20 foot wide open space. None of the healthy trees presently located within Buffer Strip #2 shall be removed by Owner and his successors and assigns as part of the development of the residential lots. The preservation and maintenance of these trees and any other landscaping within Buffer Strip #2 shall be in accordance with the Landscaping Manual of Baltimore County.

- 3. The multi-wing office building to be constructed on Parcel A shall be of a colonial Williamsburg or Federal Period architectural design.
- 4. The maximum gross leasable area of the multi-wing office buildings shall be 50,000 square feet plus additional square footage necessary for non-leasable areas such as lobby areas, stairwells, elevators, equipment rooms, storage areas and the like.
- 5. The height of the office building constructed on the property shall be as permitted under the R-O classification and shall not exceed three stories.
- 6. The exterior finish of the office building shall be a combination of brick, wood and metal.

7. Vehicular means of ingress and egress to Parcel A shall be limited to York Road and shall be generally as shown on the Site Plan.

- 3. Site lighting shall be limited to residential type fixtures on poles not to exceed 15 feet in height and architectural lighting on the building in conformity with the R-O zoning
- 9. Storm water management facilities shall be designed and constructed in accordance with applicable State and County regulations below the paved and undisturbed surfaces around the building on Parcel A. In no event shall storm water drainage systems be directed through any of the properties located on Lynn
- 10. Parcel B, which is classified DR 5.5, shall be developed as individual residential building lots, with the final

- 3 -

area, dimensions and number of such lots to be dependent upon County Review Group approval and the recording of a final subdivision plat. Only detached single family homes compatible to the homes presently existing on Malbay Drive, shall be constructed on the individual residential building lots to be developed on Parcel B. Upon taking title to the Property, the Contract Purchaser agrees to discontinue the landscaping and nursery business operation on Parcel B.

11. The Association agrees to support the Contract Purchaser in obtaining, by zoning variance, necessary approval for the construction and installation of such signage as the Contract Purchaser may desire, so long as such signage would be permitted on the Property if the Property was classified for zoning purposes as

12. The parties hereto recognize that notwithstanding the provisions contained herein, conceptual changes in the Site Plan may be required as a result of the Special Exception Zoning Process, the County Review Group Process, and the issuance of required building and site permits for the development of the Property. To the extent that any minor changes are required by the governmental entities administering any of these processes, the parties hereto agree to such changes notwithstanding the fact that the terms of this Agreement provide otherwise; however, any change which materially changes the Site Plan shall be subject to approval by the Association, which approval shall not be unreasonably withheld. Notwithstanding the provisions of this paragraph 12, the parties hereto understand and agree that no change shall be made to the provisions of this Agreement concerning maximum building height, ingress and egress to Parcel A, square footage of the building, the maintenance and area of Buffer Strips #1 and #2 and the development of Parcel B as individual building lots with detached single family

13. Except to the extent provided for herein, this Agreement shall not in any way restrict the Owner or the Contract Purchaser from otherwise developing the Property in accordance with the provisions of the R-U zoning classification, as they may be

amended from time to time.

The Contract Purchaser and Owner hereby agree that these covenants, restrictions and conditions, once recorded among the Land Records of Baltimore County, shall run with and be binding on the Property and shall inure to the benefit of the heirs, successors and assigns of the parties hereto; and all persons claiming by or through them or any of them and shall run with the land and be binding upon the Property.

The failure to enforce any of the covenants, restrictions and conditions herein contained, in any instance, shall in no event constitute a waiver or estoppel of the right to enforce the same or any other covenants, restrictions or conditions in the event of another violation occurring prior or subsequent thereto. Moreover, in the event any one or more of the covenants, restrictions and conditions herein contained should for any reason be declared invalid, the remaining covenants, restrictions and conditions shall continue in full force and effect.

This Agreement is subject to the terms, conditions and provisions of an Agreement In Consideration of Restrictive Covenants of even date herewith. This Agreement contains the entire understanding between the parties and may only be amended by the written agreement of the Owner, his heirs, personal representatives or assigns, the Contract Purchaser, or its successors or assigns, and a duly authorized officer of the Association, or its successors or assigns. In the event that the Association shall dissolve and cease to exist for a period of 90 days or more and no successor or assign is duly appointed or designated by the Association, then this Agreement shall thereafter be null and void.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the day and year first above written.

,	
WITNESS:	
Jux Jihou	C. Harner Price general atte
ATTEST:	YORK GREEN LIMITED PARTNERSHIP
Colevi I Chemille	By: Claby. Musy.
Corporate Secretary	Clark F. MacKenziel General Partner
-	5 -

RESTRICTIVE COVEMANT AGREEMENT

THIS RESTRICTIVE COVENANT AGREEMENT is made and entered into as of this 13th day of November, 1984, by and between C. Warner Price (hereinafter the "Owner"), York Green Limited Partnership, a Maryland limited partnership, as assignee of a Contract of Sale between the Owner and MacKenzie Properties, Inc. (hereinafter the "Contract Purchaser"), parties of the first part, and the Orchard Hills Community Association, Inc., a Maryland Corporation (the "Association",, party of the second part.

> WHEREAS, the Owner is the fee simple owner of a tract of land containing approximately 6.5 acres described in a deed recorded in the Land Records of Baltimore County in Liber RJS 1348, folio 286; (the "Property"); and

> WHEREAS, pursuant to an Agreement of Sale, the Contract Purchaser, subject to certain contingencies, has agreed to purchase the Property, and thereafter desires to develop a multi-wing office building of colonial Williamsburg or Federal Period architectural design, containing a maximum of 50,000 square feet of gross leaseable area to be situated generally in accordance with the Site Plan entitled "York Green," prepared by Lapicki/Smith Associates, P.A., dated October 30, 1984, attached hereto as Exhibit A and incorporated herein (the "Site Plan"); and

WHEREAS, the development of the office building on the Property requires that the zoning on approximately 4.5 acres of the Property as outlined in black on Exhibit A (hereinafter referred to as "Parcel A") be reclassified to R-O; and

WHEREAS, the remaining portion of the Property containing approximately 2.0 acres (hereinafter referred to as "Parcel B") shall remain classified as DR 5.5 and shall be developed as individual residential building lots; and

WHEREAS, the Association has supported the reclassification of Parcel A to R-O and the development of Parcels A and B generally in accordance with the Site Plan; and

WHEREAS, the Association represents the residents and property owners in the area to be affected by the development of Parcels A and B, and being so affected, entered into this Agreement for the purpose of protecting the property of such owners and residents by limiting the use of the Property; and

WHEREAS, the Owner, Contract Purchaser and the Association desire to place certain restrictions and conditions upon the Property, subject to the terms of this Agreement; and

WHEREAS, in order to have the restrictions and conditions on the Property in this Agreement binding and in full force and effect upon the Owner, Contract Purchaser and any future owners of the Property, the parties have entered into this Agreement with the intent that the Owner. Contract Purchaser and its successors and assigns will hold, utilize and thereafter convey the Property subject to the covenants, restrictions and conditions herein contained.

NOW, THEREFORE, THIS AGREEMENT WITNESSETH: That in consideration of the mutual agreements, covenants, restrictions and conditions herein contained, the sum of Five Dollars (\$5.00) paid by each party to the other, and other good and valuable consideration, the receipt of which is hereby mutually acknowledged, the parties hereby agree to enter into these presents and to have the same recorded among the Land Records of Baltimore County, and that subject to the provisions hereof, the covenants, restrictions and conditions shall be binding upon the Property and upon the Contract Purchaser and all future owners thereof and shall inure to the benefit of each of the parties hereto, their successors, heirs, personal representatives and assigns, as follows:

1. The multi-wing office building, the sidewalks and walkways, and parking lot areas to be constructed on Parcel A shall be located generally in accordance with the Site Plan attached hereto as Exhibit A. The cross-hatched area on the Site Plan designated "Buffer Strip #1" shall serve as a 50 foot wide buffer strip between the parking areas on Parcel A and the residential lots to be located on Parcel B. Ownership of Buffer Strip #1 shall not be conveyed to purchasers of the residential lots but shall be retained and maintained by the Owner, or his successors or assigns as part of the proposed office building project on Parcel A. A six foot wooden screening fence shall be erected through the middle of Buffer Strip #1 as shown on the Site Plan. Screening within Buffer Strip #1 on the west side of the fence shall be provided by the planting of five foot evergreen trees every ten feet along the fence. The planting of these trees and any other landscaping within Buffer Strip #1 shall be undertaken in accordance with the Landscaping Manual of Baltimore County.

ATTEST:	ORCHARD HILLS COMMUNITY ASSOCIATION, INC.
On t. Siegonund	By 1 of Dwill Year de
Corporate Secretary	Ruth Walker, President
STATE OF MARYLAND, CITY OF BALT	MORE, TO WIT:

I HEREBY CERTIFY that on this 13th day of Movember, 1984, before me, a Notary Public of the State of Maryland, in and for the Baltimore County, personally appeared Anne P. Russell, as attorney-in-fact for C. Warner Price, her father, and she acknowledged the aforegoing Agreement to be her act and the act of C. Warner Price as his attorney-in-fact and in my presence signed and sealed the same.

and bearing and			
AS WITNESS m	y hand and No	tarial Seal.	
		Sense S. S	kaffer
		Notary Public	
My Commission Expires			

7/1/86: STATE OF MARYLAND, CITY OF BALTIMORE, TO WIT:

STATE OF MARYLAND, CITY OF BALTIMORE, TO WIT:

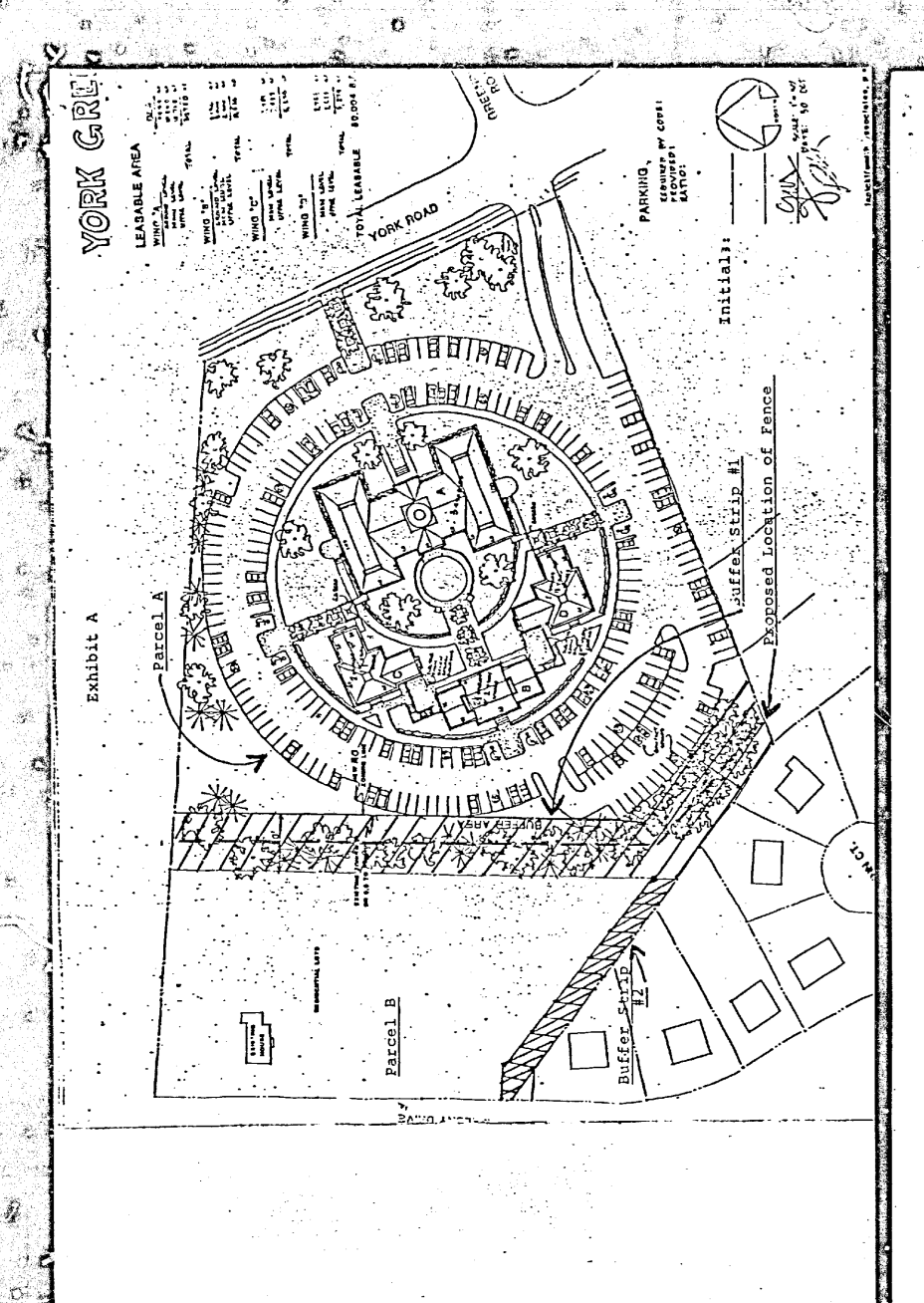
I HEREBY CERTIFY that on this 13th day of Mayember, 1984, before me, a Notary Public of the State of Maryland, in and for the Baltimore County, personally appeared Clark F. MacKenzie, general partner of York Green Limited Partnership, and he acknowledged the aforegoing Agreement to be his act and in my presence signed and sealed the same.

Processia		•	
•	AS WITNESS my hand an	d Notarial Seal. Senda 1.	Siatt
		Notary Public	
My Commis	ssion Expires On:		
· · ·	7/1/86		

I HEREBY CERTIFY that on this 12th day of Movember, 1984, before me, a Notary Public of the State of Maryland, in and for the Baltimore County, personally appeared Ruth Walker, president of the Orchard Hills Community Association, Inc., and she acknowledged the aforegoing Agreement to be her act and in my presence signed and sealed the same.

AS WITNESS my hand and Notarial Seal.

	Sinda S. Shaft	er:
	Notary Public	٠
y Commission Expires On:	UNDA S. SHAFFER TO MERY	LYND



AGREEMENT IN CONSIDERATION OF RESTRICTIVE COVENANTS

THIS AGREEMENT, is made and entered into as of this 13th day of November, 1984, by and between C. Warner Price ("Owner"), York Green Limited Partnership, a Maryland limited partnership and by assignment, contract purchaser of the Property (the "Partnership") and the Orchard Hills Community Association, Inc., a Maryland Corporation (the "Association").

EXPLANATORY STATEMENT

The Partnership, pursuant to an assignment of an Agreement of Sale, has agreed to purchase from the Owner a tract of land containing approximately 6.5 acres of land as shown on a Site Plan attached as Exhibit A to a Restrictive Covenant Agreement of even date herewith (the "Property"). A copy of the Restrictive Covenant Agreement and the Site Plan are attached hereto and incorporated here n. The Partnership intends to develop or ... + acres of the Property ("Parcel A"), a multi-wing office building of colonial Williamsburg or Federal Period architectural design, containing approximately 50,000 square feet of gross leasable area as well as various individual residential building lots on the remaining 2.0 + acres of the Property (the "Development Plan"). The Association, representing property owners in the immediate neighborhood, concurs with the Development Plan. In order to implement the Development Plan and provide protection to the Association and the residents in the immediate neighborhood, the parties hereto have contemporaneously herewith entered into the Restrictive Covenant Agreement which restricts the development of the Property in general accordance with the Development Plan.

The purpose of this Agreement is to set forth the understandings and agreements among the parties concerning the recording of the Restrictive Covenant Agreement in the Land Records of Baltimore County.

NOW, THEREFORE, in consideration of the mutual covenants and agreements set forth herein, the parties hereto, intending to be legally bound, hereby agree as follows:

- 1. Escrow of Restrictive Covenant Agreement. The Restrictive Covenant Agreement executed by the parties hereto shall be held in escrow by R. Bruce Alderman, Esquire, as escrow agent, until such time as the last of the following events shall have occurred:
- a. The Baltimore County Council has, by final legislative enactment, changed the zoning classification on Parcel A of the

· Property to R- 0.

- b. The Partnership has obtained from the appropriate authorities of Baltimore County approval of its Petition for Special Exception allowing for the construction of the multi-wing office building on Parcel A in accordance with the Development Plan and the time for the appeal of that approval has expired, resulting in "final approval" of the Petition.
- Review Group in accordance with the Development Regulations of Baltimore County and the time for the appeal of that approval has expired, resulting in "final approval" of the Development Plan. Within five (5) days after the last of the foregoing events has occurred, the escrow agenc shall record the Restrictive Covenant Agreement in the Land Records of Baltimore County. The cost of recording the Agreement shall be paid for by the Partnership. In the event that any one of the foregoing events does not occur, then in that event, the escrow agent is hereby instructed to cause the Restrictive Covenant Agreement, in its executed form, to be returned to the joint custody of the Partnership and the Owner, it being understood and agreed that the Restrictive Covenant Agreement shall thereafter be null and void and have no further legal force or effect.
- 2. Undertakings of the Partnership. Subsequent to the reclassification of Parcel A of the Property to R-O, the Partnership shall file a Petition for Special Exception with the appropriate authorities seeking zoning approval for the implementation of the Development Plan and simultaneously file for approval of the Development Plan through the Courty Review Group process.
- 3. Undertakings of the Association. The Association agrees to support the Development Plan of the Partnership as follows:
- a. Visibly and actively support the reclassification of Parcel A of the Property to R-O. To this effect, the president of the Association agrees to communicate in writing with the members of the Baltimore County Council and the County Review Group concerning the Association's support and approval of the Development Plan and

- 2 -

the rezoning of Parcel A of the Property to R-O.

- b. Visibly and actively support in writing or by testimony, as requested by the Partnership, the Petitics for Special Exception filed by the Partnership with the appropriate zoning authorites of Baltimore County.
- c. Not to protest, challenge or appeal any approval obtained by the Partnership of its Petition for Special Exception or the Development Plan through the County Review Group Process or otherwise obtained from Baltimore County or the State of Maryland for any permit, approval or public works agreement necessary for the development of the Property in accordance with the Development Plan except as to any material changes in the Development Plan as reasonably determined by the Association.
- 4. Persons Bound. This Agreement shall be binding upon the respective heirs, administrators, personal representatives, successors and assigns of the parties herets.

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- 5. Governing Law. This Agreement is to be construed and interpreted in accordance with the laws of the State of Maryland.
- 6. Entire Agreement. This Agreement constitutes the entire agreement between the parties hereto and may not be modified, amended or otherwise changed except by a written instrument duly signed by all the parties to this Agreement.
- IN WITNESS WHEREOF, the parties hereto have hereunto set their hands and seals the day and year first above written.

hands and seals the day and year	first above wifeten.
WITNESS:	
- 1, - line	C. Warner Price cower of attorne
ÀTTEST:	YORK GREEN LIMITED PARTNERSHIP
<i>,</i> 1	^
Robert O Chuille	BY: Clark F. MacKenzie (SEAL)
, , , , , , , , , , , , , , , , , , ,	General Partner
ATTEST:	ORCHARD HILLS COMMUNITY ASSOCIATION INC
C & Since	BY FITH () CUARD (15EAL)
Orn J. Sugmund	Ruth Walker, President
\mathcal{O}	

January 25, 1 R. Bruce Alderman, Esquire 29 West Susquehanna Avenue CERTIFICATE OF POSTING Towson, MD 21204 85-231-X NOTICE OF HEARING Date of Posting 2 - 5 - 85 RE: Petition for Special Exception SW/S of York Rd., 39.4 feet SW Special Exception of Greenridge Road Petitiner: mac Kenzie Prepities INC. MacKenzie Properties, Inc. - Petitioner Case No. 85-231-X Location of property: SW of Equinity Boad, 39.4' SW of Fremings Boad TIME: 10:30 a.m. Road and loign Cast side of malbay Drive opposite malbay Court DATE: Monday, February 25, 1985 PLACE: Room 106, County Office Building, 111 West Chesapeake Date of return: 2-15-85 Avenue, Towson, Maryland No. 003118 BALTIMORE COUNTY, MARYLAND OFFICE OF FINANCE - REVENUE DIVISION CER FICATE OF PUBLICASION MISCELLANEOUS CASH RECEIPT PETITION FOR SPECIAL EXCEPTION RO1-615.00 missioner Ø · County * RECEIVED White, Hadd Clarke + Hill to the avest inst this Position is granted, a particular period, in the district that the position is granted, as possible period. The Zoning Communication appear will, flowerer, entertain any request for a stay of the insurror of and period during the 6 366************ 2262F

0	85-23/-X
2	CERTIFICATE OF PUBLICATION
PETITION FOR SPECIAL EXCEPTION	TOWSON, MD., February 7 19 8
9th Election Provinces side	THIS IS TO CERTIFY, that the annexed advertisement wa
of tork of Greenvide	published in THE JEFFERSONIAN, a weekly newspaper printe
Road DATE AND TIME: Monday, DATE AND TIME: Monday, Pebrusry 25, 1985 at 10:30	and published in Towson, Baltimore County, Md., appearing of
PUBLIC HEARING: Rosm 104. County Office Building. 111 W. Chesspeaks Avenus. Towson, Maryland	February 7 , 19 85
The Zoning Commissioner of	
of the Coning Act and Regu- of the Coning Act and Regu- of the Coning of Baltimore County, tations of Baltimore County, tations of Baltimore County, will hold a public hearing:	THE JEFFERSONIAN,
tion for building. Being the property of Mac- Being the properties, Inc. as Kennie Properties, Inc. as Kennie Properties, Inc. as Kennie Properties, Inc. as the Zoning Office, In the event that this Peti- tion is granted, a building tion is granted, a building permit may be issued within permit may be issued within permit may be issued within	18 Venetoile Publisher
the thirty (30) day appropriate for a stay of the instance of said permit during this area of said permit during this period for good cause shown such request must be remired in writing by the date of the hearing set above or made at the hearing. By Order Of ARNOLD JABLON. Zoning Commissioner of Baltimore County Feb. 7.	Cost of Advertising

BALTIMORE COUNTY OFFICE OF PLANNING & ZONING TOWSON, MARYLAND 21204 494-3353		
ARNOLD JABLON ZONING COMMISSIONER		
	February 21, 1985	
R. Bruce Alderman, Esquire 29 West Susquehanna Avenue Towson, Maryland 21204		
	RE: Petition for Special SW/S of York Rd., 39 Greenridge Road MacKenzie Properties Case No. 85-231-X	.4' SW of
Dear Mr. Alderman:		
This is to advise you that\$54 of the above property.	.91 is due for advertising	and posting
This fee must be paid and our of the hearing before an Order is issued	zoning sign and post returned ted. Do <u>not</u> remove sign unti	l on the day l day of hearing.
Please make the check payable remit to Mrs. Arlene January, Zonin Towson, Maryland 21204, before the	g Office, Room 113. County 6	and, and Office Building,
	Sincerely,	
BALTIMORE COUNTY, MARYLAND OFFICE OF FINANCE - REVENUE DIVISION MISCELLANEOUS CASH RECEIPT	05307 LD JABLON g Commissione	•
DATE 3/1/95 ACCOUNT R-01-615-4/00		
## P#		•

R. Bruce Alderman, Esquire

8020 ... \$... 543114 3018F

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Cost of Advertisement: \$24.

AUG 1 4 1985

from the office of GEORGE WILLIAM STEPHENS, JR, & ASSOCIATES, INC. ENGINEERS P.O. BOX 6828, TOWSON, MARYLAND 21204

Description to Accompany Zoning Plat for Special Exception for a Class 'B' Office Building in an Existing RO Zone

Beginning for the same at a point on the southwest side of York Road (variable width), said point being measured South 45° 40' 06" West 39.40 feet from the center line intersection of York Road and Greenridge Road, thence leaving York Road, running the four following lines: (1) South 72° 06' 13" West 446.37 fe_t, (2) North 51° 49° 37" West 150.05 feet, (3) North 3° 38' 40" East 409.76 feet and (4) South 82° 50' 10" East 395.26 feet to intersect the southwest side of York Road, thence binding thereon (5) South 21° 33' 17" East 338.91 feet to the place of be-

Containing 4.52 Acres of Land More or Less.

Mr. Arnold Jablon February 22, 1985 Page 2

We believe that the findings of the CRG have established that our Plan for development meets the various tests of the County regulations as they relate to the adequacy of facilities, environmental consider ions, compatibility with the surrounding environmental consider ions, compatibility with the surrounding neighborhood and such one or matters that must be taken into consideration as part of a CRG hearing or a Special Exception hearing. Of particular note, we believe, is the fact that the property has access to York Road through a signalized traffic intersection which essentially eliminates the possibility that this development will result in traffic safety or traffic congestion

The potential development of this property has been an ongoing concern of the neighborhood for a number of years and we are pleased to have been able to satisfy their concerns this past Fall during the Comprehensive Zoning Maps process. Our accord with the association is evidenced in the aforementioned restrictive covenants and representatives of the association are present today to affirm

We have our staff of professionals here today to answer any questions which may arise. We believe that our development proposal offers an excellent opportunity to provide a quality development on

Enclosures

PETITION FOR SPECIAL EXCEPTION

9th Election District

Southwest side of York Road, 39.4 feet Southwest

of Greenridge Road

Monday, February 25, 1985 at 10:30 a.m. DATE AND TIME:

PUBLIC HEARING: Room 106, County Office Building, 111 West Chesapeake Avenue, Towson, Maryland

The Zoning Commissioner of Baltimore County, by authority of the Zoning Act and Regulations of Baltimore County, will ho 'a public hearing: Petition for Special Exception for a Class "B" office building.

Being the property of MacKenzie Properties, Inc. the plat filed with the Zoning Office.

as shown on

In the event that this Petition is granted, a building permit may be issued within the thirty (30) day appeal period. The Zoning Commissioner will, however, entertain any request for a stay of the issuance of said permit during this period for good cause shown. Such request must be received in writing by the date of the hearing set above or made at the hearing.

> BY ORDER OF ARNOLD JABLON ZONING COMMISSIONER OF BALTIMORE COUNTY



Real Estate Development/Leasing & Management



February 22, 1985

Mr. Arnold Jablon Zoning Commissioner Baltimore County Office Bldg. 111 W. Chesapeake Avenue Towson, MD 21204

> RE: York Green - C.W. Price Property Special Exception Hearing for Class "B" Office Building

Dear Mr. Jablon,

We are before you today to petition for a Special Exception to construct a Class "B" office building in an R-O zone. In association with that petition, we wish to highlight herein certain facts about the project. In the way of supporting data, you will also find enclosed a property fact sheet, restrictive covenants executed with the community association, photographs of the property and the project rendering.

The York Green project, which consists of approximately 50,000 square feet of gross leasable, general office space, will be developed by the York Green Limited Partnership of which Clark F. MacKenzie is the sole general partner. We have the property under a contract of sale which was executed with the Price family in May, 1984. Subsequent to that, we submitted for rezoning under the 1984 Comprehensive Map process and obtained R-O zoning on the front 4.5 acres with DR 5.5 zoning retained on the rear portion of the property. On January 10, 1985, we obtained CRG appoval of the Plan, which will be presented as an exhibit for this hearing.

Our development proposal calls for the construction of a moderate density, low profile general office building of Williamsburg/Federal Period architecture which will be highly compatible with the existing residential community. Residential use will be retained on the rear portion of the property and landscaped buffer areas are being provided over and above County requirements. These limitations, as well as other limitations on site lighting, vehicle access points, building materials, etc., are documented in the restrictive covenants which have been executed with the Orchard Hills Community Association.

> REAL ESTATE DEVELOPMENT / LEASING ★ MANAGEMENT 2324 West Joppa Road Suite 530

YORK GREEN

1/9/84

PROJECT SUMMARY

I. SITE

Postal Address: 1310 York Road Lutherville, MD 21093

Assessment Number: 09-16-750520

Deed Reference: 1348/286

Election District: 9 Councilmanic District: 4

R-O: 4.5 acres+ Land Area: DR5.5: 2.5 acres \pm

Road Frontage: 340'+

Site Dimensions: 340'+ x 510'+ - R-O portion

Parking Provided: 254 spaces - 5.08 spaces/1000 sq. ft. of (office portion) gross leasable area

Metropolitan Utilities Service:

Sanitary Sewer: 8" in Orthoridge Road, and 8" in Malbay Metropolitan Water: 10" and 30" in York Road, and 8" in Malbay Drive Storm Water Management - Underground Storage

II. BUILDING

Stories:

Wing B: 2 1/2 Wings C & D:

Height:

Average heights for each wing

YORK GREEN Project Summary

Gross Leasable Area:

30,920 sq. ft. Wing A: 8,536 sq. ft. Wing B: 5,274 sq. ft. Wing C: Wing D: 5,274 sq. ft.

TOTAL SITE: 50,004 sq. ft.

Gross Leasable Area by Floor:

lst floor: 9,884 sq. ft.
2nd floor: 10,268 sq. ft.
3rd floor: 10,768 sq. ft. Wing A:

1st floor: 3,136 sq. ft. 2nd floor: 3,000 sq. ft. 3rd floor: 2,400 sq. ft.

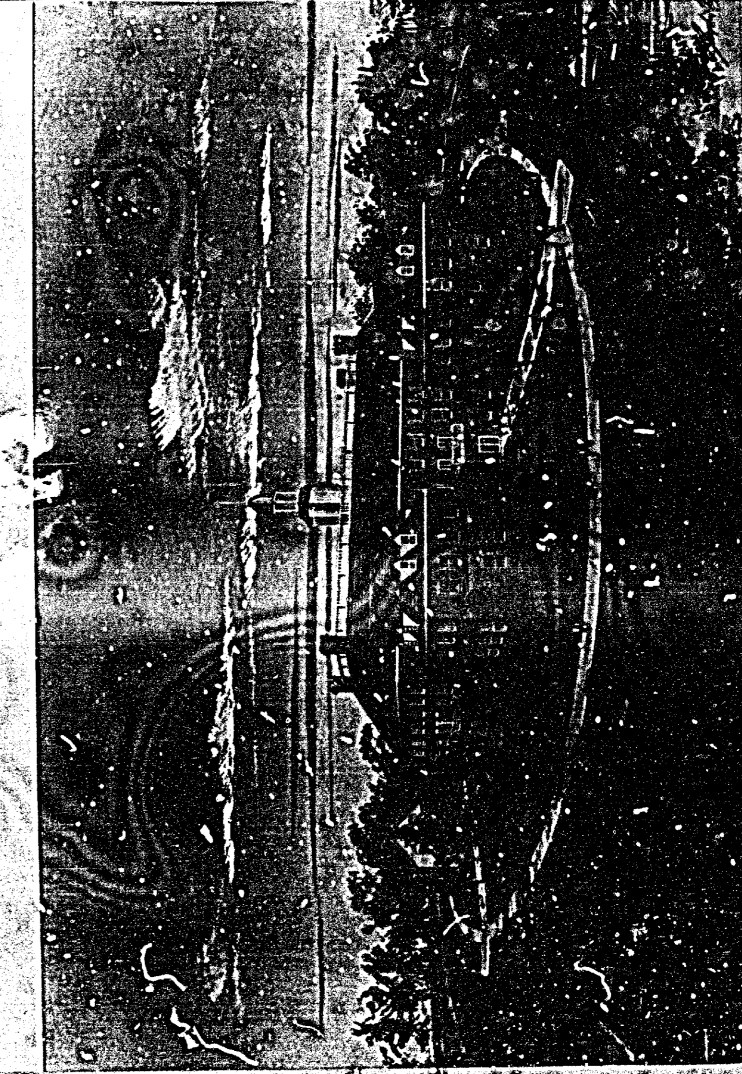
1st floor: 2,752 sq. ft. 2nd floor: 2,522 sq. ft.

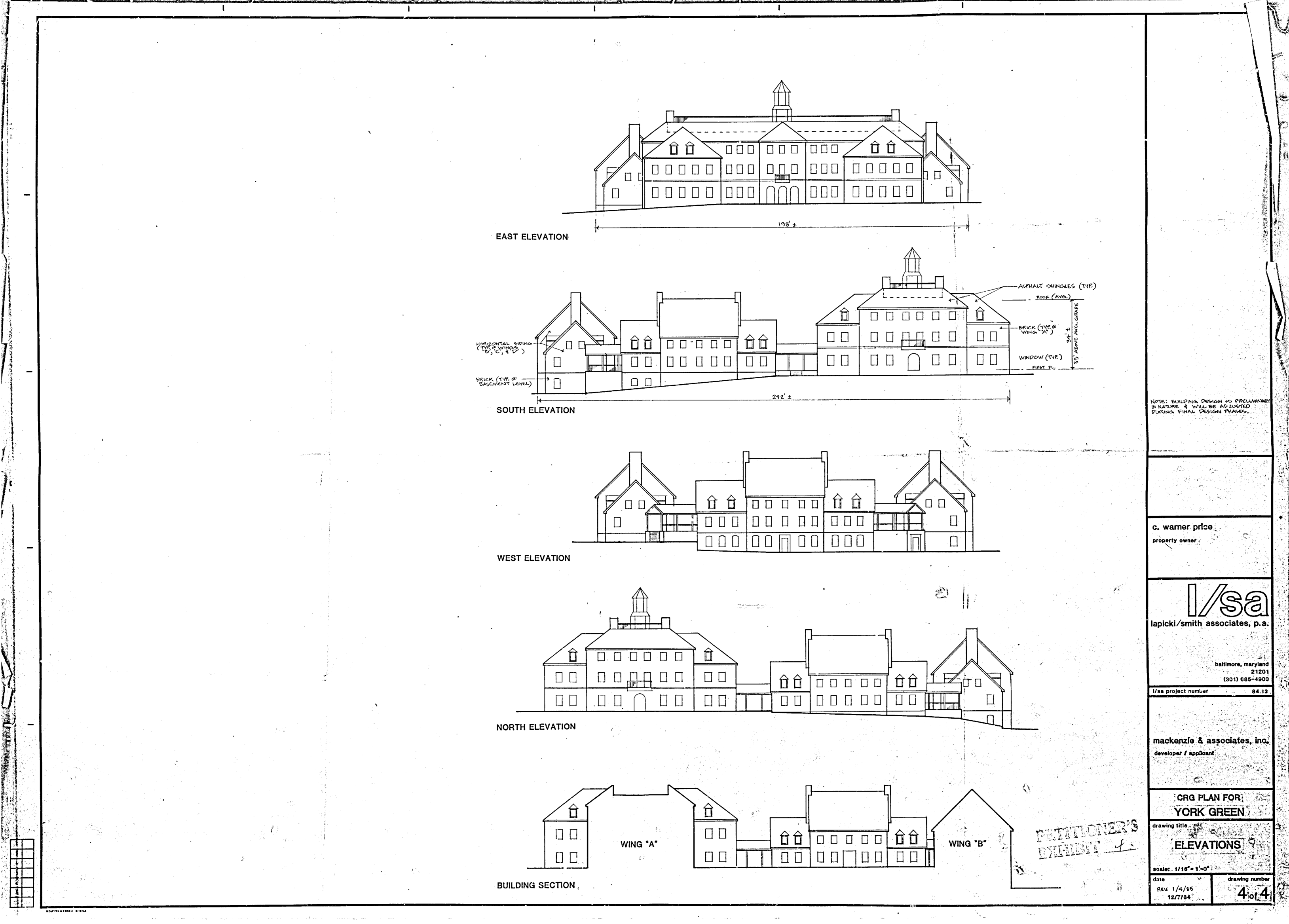
1st floor: 2,752 sq. ft. 2nd floor: 2,522 sq. ft.

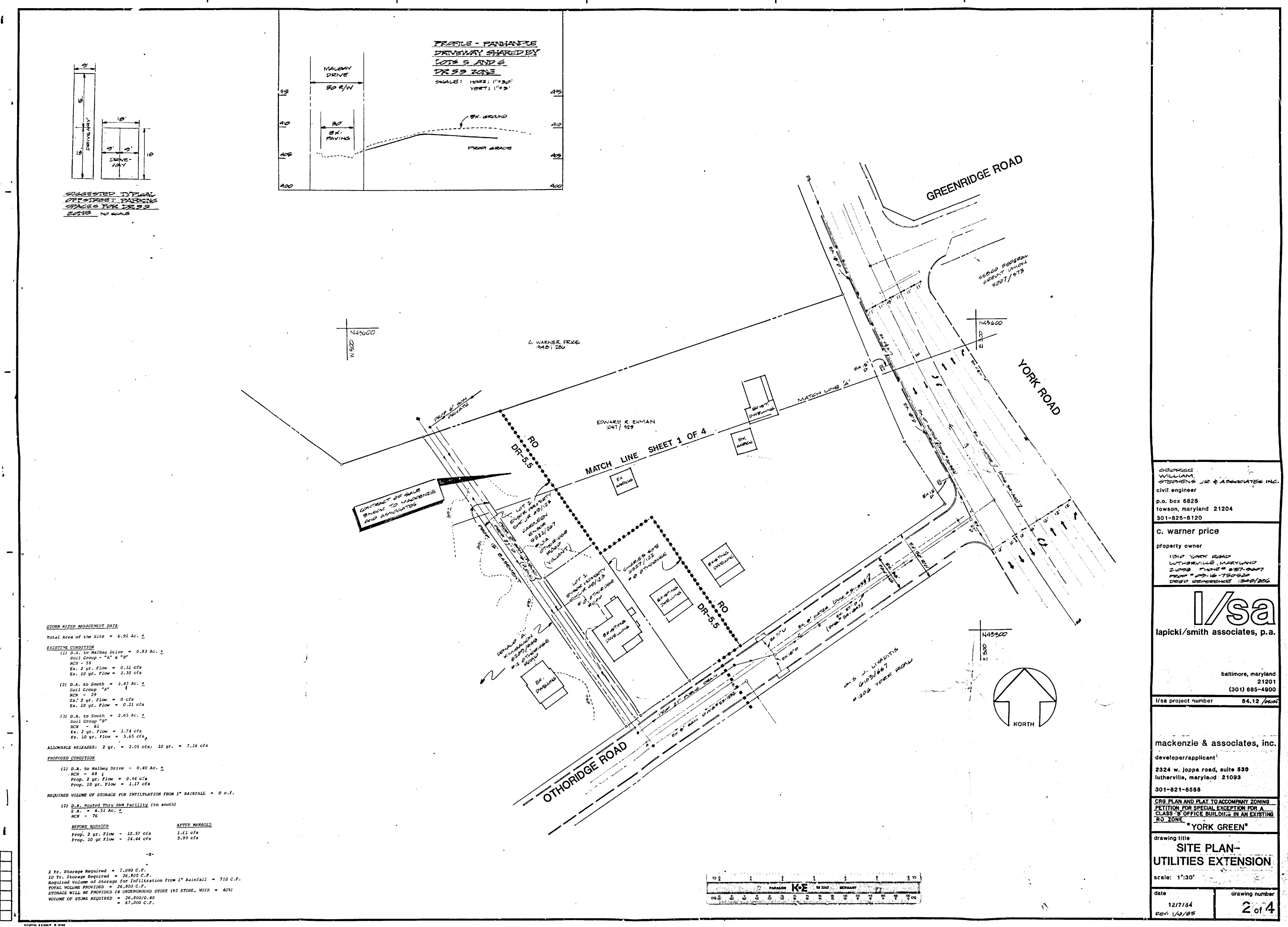
Miscellaneous Building Information:

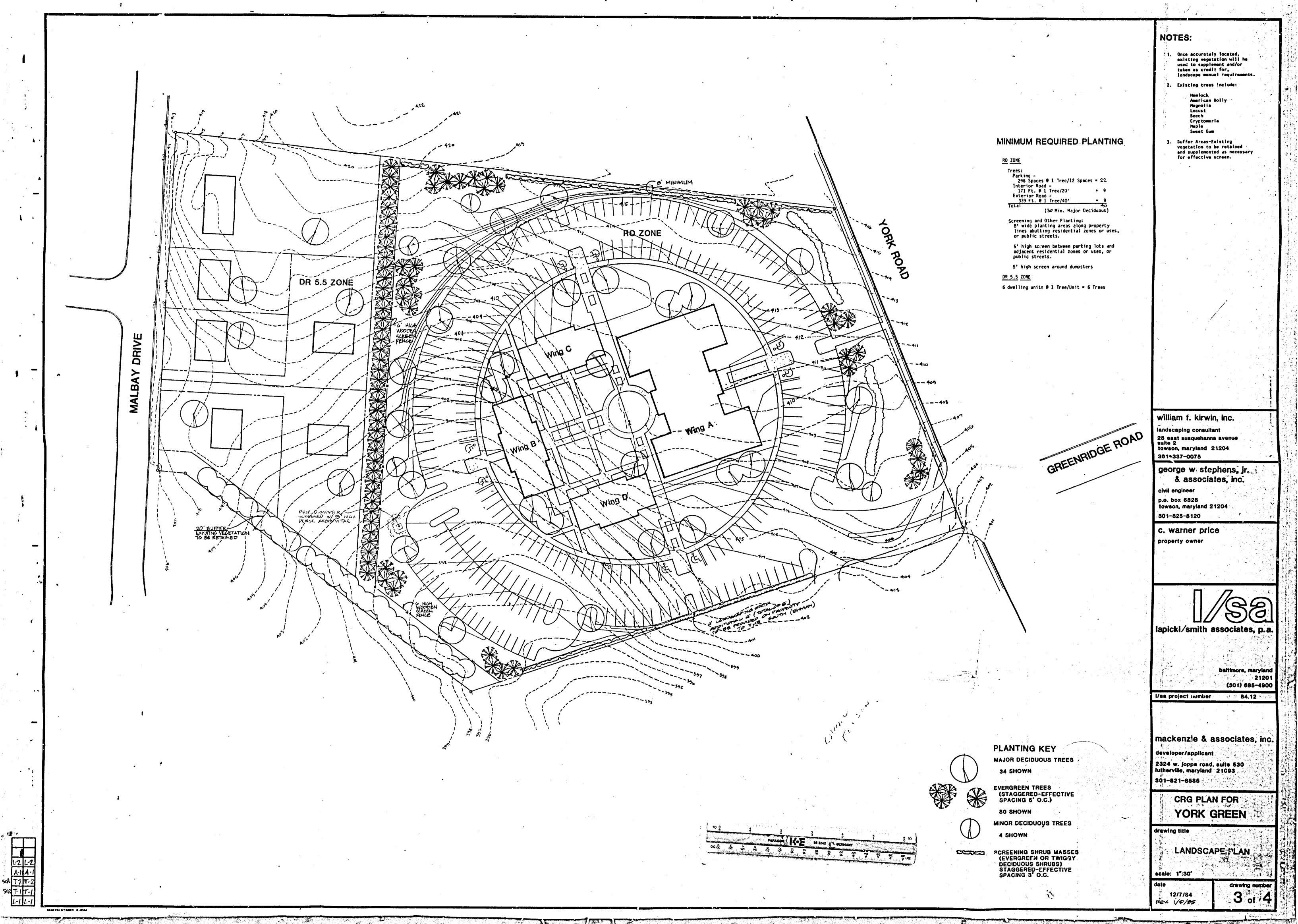
The Federal style building consists of four wings joined by canopies. Each wing will be of brick construction with the smaller wings having wood siding as an accent material. All four wings will have operable windows in wood window frames and will be served by a water source heat pump, heating and air conditioning system.

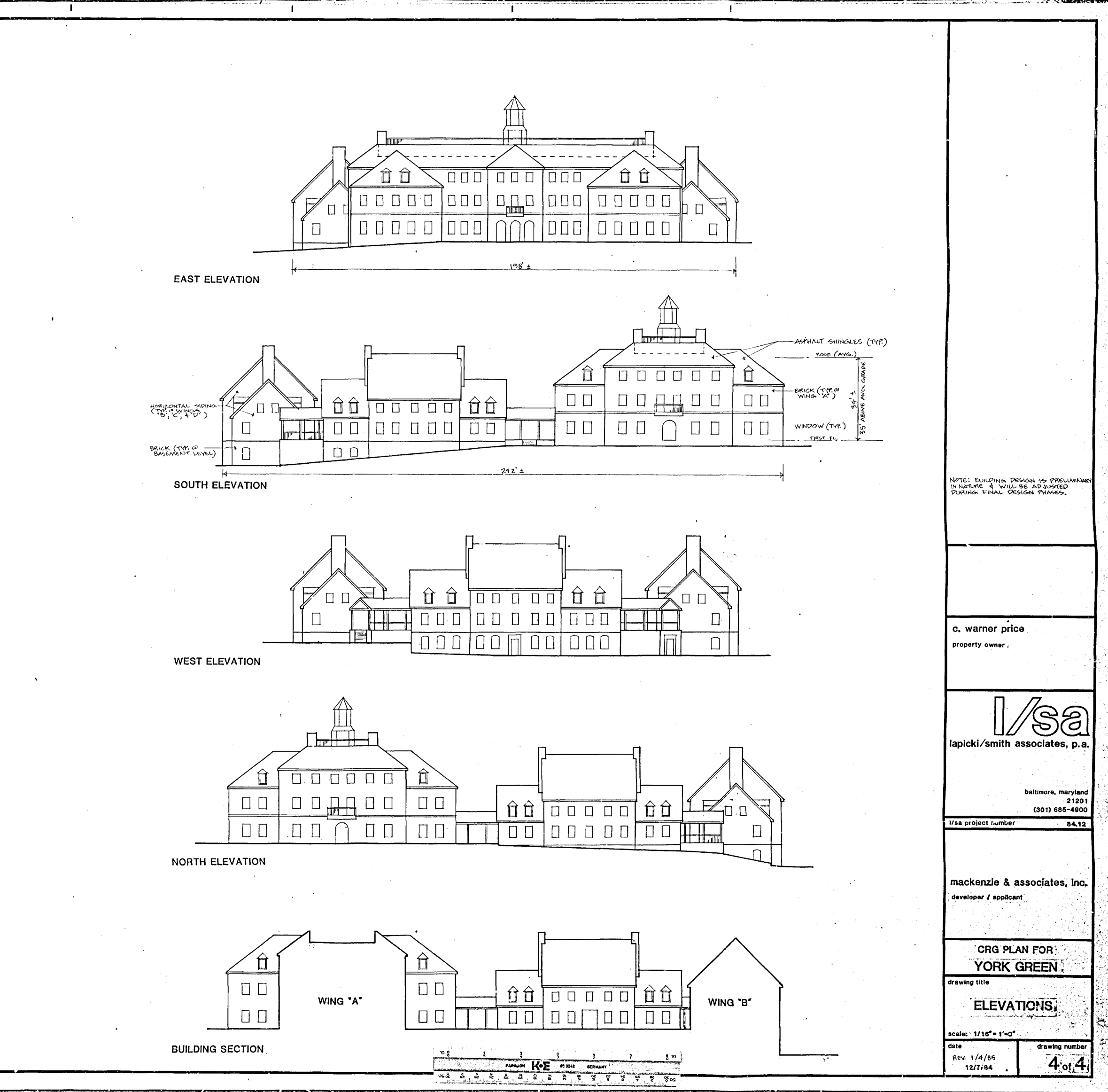
III. Residential Lots: 6 Residential lots are proposed on the DR5.5 portion along Malbay Drive

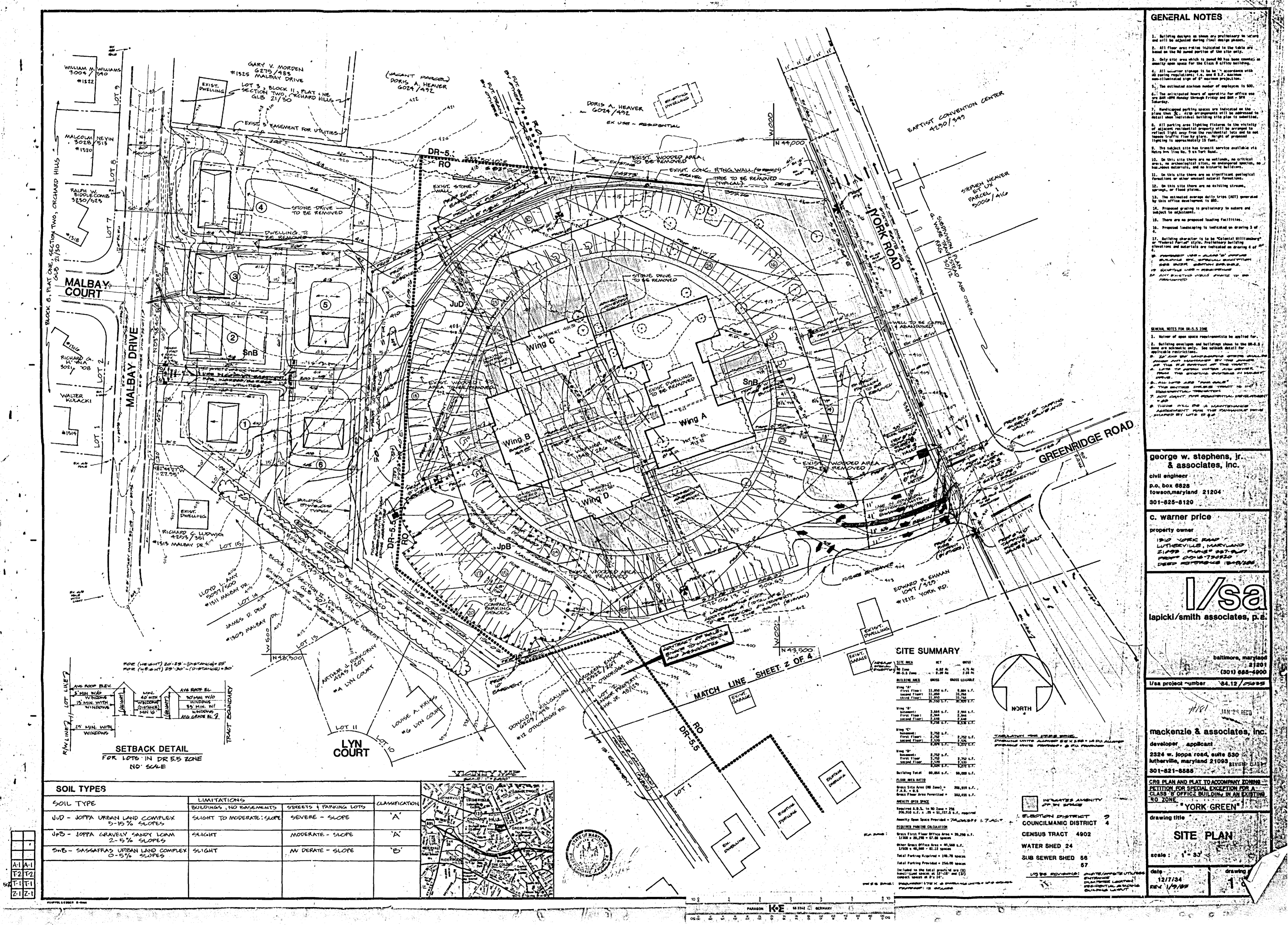












BRANCE AND SERVICE OF THE SERVICE. BALTIMORE COUNTY, MARYLAND Pursuant to the edvertisement, posting of property, and public hearing on the Petition and it INTER-OFFICE CORRESPONDENCE appearing that by reason of the requirements of Section 502.1 of the Baltimore County Zoning BALTIMORE COUNTY ZONING PLANS ADVISORY COMMITTEE January 10, 1985 Arnold Jablon TO Zoning Commissioner Date February 8, 1985 February 14, 1985 Norman E. Gerber, Director A sanitary sewer study is required by the Developers Engineering Division for IT IS ORDERED by the Zoning Commissioner of Baltimore County, this FROM Office of Planning and Zoning COUNTY OFFICE BLDG. R. Bruce Alderman, Esquire 111 W. Chesapeake Ave.
Torrann, Maryland 21204

29 West Susquehanna Avenue provision of public sewer service to properties to the north of this development. The day of _____, 19___, that the herein Petition for Special Exception MacKenzie Properties, Inc. Storm Water Management Section requests a storm drain scudy for the existing 27-inch Towson, Maryland 21204 SUBJECT No. 85-231-X drain for the storm water management outfall. The Office of Planning agrees with RE: Item No. 181 - Case No. 85-231-X Nicholas B. Commodari ` Traffic Engineering for the use-in-common access to serve this property and the propert Petitioner - MacKenzie Properties, Inc. Chairman Special Exception Petition to the south. Access easements must be recorded for this entrance. A special excep-The plan was approved by the County Review Group on January 10, 1985 Dear Mr. Alderman: tion for a Class B office building and approval of this plan is contingent upon the outcome of this hearing. The guard house is not permitted in an RO zone. Bureau of The Zoning Plans Advisory Committee and the County Review Group (CRG) have both reviewed the plans submitted with the above referenced The plan was approved by the Dept. of Public Works and the Office of Planning. Department of petition. The following comments from the CRG have been substituted for those of the Zoning Plans Advisory Committee. They are not intended The meeting adjourned at 11:00 a.m. to indicate the appropriateness of the zoning action requested, but to State Roads Commissio Office of Planning and Zoning assure that all parties are made aware of plans or problems with regard Bureau of Fire Prevention NEG/JGH/sf to the development plans that may have a bearing on this case. The Director of Planning may file a written report with the Zoning Commissioner Health Departmen with recommendations as to the suitability of the requested zoning. Project Planning Building Department This petition was accepted for filing on the date of the enclosed filing certificate and a hearing scheduled accordingly. Board of Education Zoning Administration Very truly yours, Industrial Richolas B. Commoderipse NICHOLAS B. COMMODARI Chairman Zoning Plans Advisory Committee cc: George W. Stephens, Jr. & Associates, Inc. P. O. Box 6828 Towson, Maryland 21204 COUNTY REVIEW GROUP MEETING MINUTES

Thursday, January 10, 1985

YORK GREEN District 9 C4

COUNTY REVIEW GROUP - THOSE PRESENT* Gilbert Benson, Chairman - Dept. of Public Works Eugene A. Bober, Co-Chairman - Office of Planning

Agency Representatives

Kenneth Arnreim - Bureau of Sanitation - Developers Engineering Division Bob Covahey Stephanie Taylor - Health Dept. Judith Platt - Health Dept. - State Highway Administration

George Wittman Larry Pilson Bebe Kernan Greg Jones

The second second

- Health Dept. - Economic Development

- Traffic Engineering Developer and/or Representatives E. Guy Stanton - Street Traffic Studies, Ltd.

Joseph Warfield - Mackenzie & Associates Bob Aumiller - Mackenzie & Associates Caroleen Ensor - Property Owner Brian A. Effinger - Mackenzie & Associates Donald D. Smith - Lapicki/Smith Associates

*Interested Citizens - Mike Ruby, Towson Times Ruth Walker, President, Orchard Hills Comm. Charles Stanton, Orchard Hills Community Assoc.

The meeting was opened at 10:00 a.m. by Mr. Benson, Chairman of the County Review Group. Mr. Benson introduced the staff and explained the purpose of the meeting. Mr. Charles Fick from G. W. Stephens, Jr. & Associates, the developer's engineer, presented the plan. They propose to develop this site into an office building and some residential lots. The property is zoned RO and DR 5.5. Access for the residential lots is from Malbay Drive and access to the office building will be from York Road. A waiver for open space will be requested for the residential lots. Public utilities will be made available by extensions.

Mr. Smith, the developer's architect, proposes a parking ring around the building as shown on the plan. The height is a maximum of 35 feet. Amenity open space would exceed the requirements.

Mr. Lober summarized the written staff comments submitted from Fire Prevention, Health Dept., Planning, Zoning, Developers Engineering Division, State Highway Administrati Board of Education, and the Storm Water Management Section. These comments have been made a part of these minutes, and a copy has also been given to the developer and his engineer.

BALTIMORE COUNTY, MARYLAND

SUBDIVISION PEVIEW COMMENTS

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DATE: January 9, 1985

Edward A. McDonough, P.E., Chief Developers Engineering Division

PROJECT NAME: York Green PROJECT NUMBER: #84300

1310 York Road, W/S of York Road opp. Greenridge Road LOCATION: DISTRICT:

The Plan for the subject site, dated December 7, 1984, has been reviewed -- by the Developers Engineering Division and we comment as follows: GENERAL COMMENTS:

All private contracts for construction of storm drains and roads intended for public title and maintenance must be let under a contract form, proposal and attachments adopted by the Baltimore County Department of Public Works. The Develope has the option of placing the storm drains under a public contract.

All construction drawings and construction for public use shall conform with Baltimore County Department of Public Works Design Standards and Standard Specifications and Details for Construction.

The Developer is responsible for the full cost of all highway and storm

The responsibilities of the Developer involving public improvements shall include the Inspection Fees, Burden and Fringe Costs incurred. Currently these charges are 2.5 times payroll for Metropolitan District Projects and 2 times payroll for the Capital Improvement Fund.

The State Health Department Construction Permits for each private utility (water, sanitary sewer and storm drains) totaling over 400 feet in length will be obtained through the Baltimore County Department of Public Works.

All improvements, intersections, entrances, drainage requirements and construction affecting a State Road right-of-way are subject to the standards, specifications and approval of the Maryland State Highway Administration in addition to those of Baltimore County.

The Developer shall be responsible for damages to the County's facilities, such as water meters, manholes, curbs and gutters and inlets within his subdivision. Occupancy Permits will be withheld until such damages have been corrected. Project #84700 York Green January 9, 1985

cross-section.

GENERAL COMMENTS: (Cont'd)

A Public Works Agreement must be executed by the owner and Baltimore County for the required public improvements, prior to the recording of a record plat or the approval of any building permit.

The Plan is satisfactory pending conformance with the following comments. HIGHWAY COMMENTS:

The proposed entrance cnto York Road must be designed in a manner which is acceptable to both the Baltimore County Department of Traffic Engineering

and the State Highway Administration. Malbay Drive is an existing road improved with a concrete curb and gutter

Driveways shall be constructed in accordance with Baltimore County Standards (Detail 15A), with depressed curb and 7-inch concrete aprons within the right-of-way.

Prior to removal of any existing curb for entrances, the Developer shall obtain a permit from the Bureau of Public Services, Attention: Mr. C. E. Brown, 494-3321.

Sidewalks are required adjacent to the public roads serving this site. The walks shall be 4 feet wide and shall be installed to conform with Baltimore County Standards. The sidewalk should be aligned to connect to the existing sidewalk on the southern end of the project.

The Developer shall be fully responsible for the cost of relocation of any utilities or poles as required by the development of this property.

Ramps shall be provided for physically handicapped persons at all street intersections.

It shall be the responsibility of the Developer's engineer to clarify all rights-of-way within the property and to initiate such action that may be necessary to abandon, widen or extend said rights-of-way. The Developer shall be responsible for the submission of all necessary plats and for all costs of acquisition and/or abandonment of these rights-of-way.

Panhandles shall be a minimum of 20 feet in width to serve one lot and a minimum of 10 feet in width per lot where two or more lots are involved. If both water and sanitary sewer service are to be provided within the panhandles, the minimum panhandle width for two or more lots is 12 feet per lot. The Developer shall be required to provide a paved panhandle drive where more than one lot is to be served prior to occupancy.

Covenants must be recorded prior to, or along with the recording of the plat, establishing a cross easement over the panhandles for access over and maintenance of the common panhandle driveway; and for installation and maintenance of the private water and/or sewer connections where applicable.

Project #84300 York Green Page 3 January 9, 1985

HIGHWAY COMMENTS: (Cont'd)

-Street lights exist on both York Road and Malbay Drive.

The Developershall be responsible for construction stake-out of all highway improvements required in connection with this site and all stake-outs shall be in accordance with Baltimore County Standards.

It shall be the Developer's responsibility to have his engineer set property line control stakes on the points of curvature and points of tangency and on adjacent rights-of-way along proposed roads to be used as control for the stake-out

Screening shall be placed so as to prevent headlights within the parking areas from interfering with the traffic on the adjacent road.

STORM DRAINS, SEDIMENT CONTROL AND STORM WATER MANAGEMENT COMMENTS:

The Developer is responsible for the total actual cost of drainage facilities required to carry the storm water run-off through the property to be developed to a suitable outfall. The Developer's cost responsibilities include the acquiring of easements and rights-of-way - both onsite and offsite - and the deeding in fee of said rights-of-way to the County. Preparation of all construction, rights-of-way and easement drawings, engineering and surveys, and payment of all actual construction costs including the County overhead both within and outside the development, are also the responsibilities of the Developer.

The Developer must provide necessary drainage facilities (temporary or permanent) to prevent creating any nuisances or damages to adjacent properties, especially by the concentration of surface waters. Correction of any problem which may result, due to improper grading or improper installation of drainage facilities, would be the full responsibility of the Developer.

It appears that public storm drains will be required through this site to provide an outfall for upstream properties. Additional study will be required to determine exactly how the Heaver Properties to the north of this site will be drained at the time of development.

Onsite drainage facilities serving only areas within the site are considered private. Therefore, construction and maintenance shall be the Developer's responsibility. However, a drainage area map, scale 1"=200', including all facilities and drainage areas involved, shall be shown on the required construction plans.

A sediment control plan is required.

Development of this property through stripping, grading and stabilization could result in a sediment pollution problem, damaging private and public holdings downstream of the property. A grading permit is, therefore, necessary for all grading, including the stripping of top soil.

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Project #84300 York Green Page 4 January 9, 1985

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STORM DRAINS, SEDIMENT CONTROL AND STORM WATER MANAGEMENT COMMENTS: (Cont'd)

In accordance with Baltimore County Council Grading Ordinance (Bill No. 10-77) a grading plan shall be approved and a Performance Bond posted prior to issuance of a grading permit. The number of square feet of land disturbed shall be indicated on the sediment control drawing.

The Developer shall be responsible to stabilize the sidewalk areas and supporting slopes on all road rights-of-way following completion of the initial grading of the boxed-out subgrade. The stabilization shall be accomplished within the nearest period of optimum seeding as established in the Baltimore County Sediment Control Manual. Minimum acceptable stabilization measures will be as specified in the Baltimore County Sediment Control Manual under "Critical Area Stabilization (With Semi-Permanent Seedings) ".

Failure by the Developer to accomplish the stabilization as aforementioned will result in the termination of all processing phases of this development.

O-(O) A permanent method for retaining storm water runoff in excess of the original runoff based on a 2-year and 10-year frequency storm must be provided on the site.

Storm water management must comply with the requirements of the 1984 Baltimore County Storm Water Management Policy and Design Manual adopted September 11, 1984.

Drainage studies and storm water management drawings will be necessary to be reviewed and approved prior to the recording of any record plat or the issuance of any grading or building permits.

The Developer is responsible for the cost of temporary structures and measures required in the event of sectional development.

For the residential portion of this property, the Developer shall provide a minimum 10-foot drainage and utility easement along all bordering property lines which are not adjacent to County rights-of-way or storm drain reservations, unless a similar easement has previously been provided along the property lines of the adjacent subdivision.

Offsite rights-of-way are necessary for storm drains or other utilities. The Developer is hereby advised that the final plat and/or building permits will not be approved until the offsite right-of-way is acquired.

With the acquisition of Lot #2 of the Ensor Property by the Developer, the need for offsite easements would be eliminated. While not absolutely essential, temporary construction strips would be desirable for construction between the homes fronting on Othoridge Road.

The grading on the residential portion of this tract should be restudied to provide a better drainage pattern.

Project #84300 York Green Page 5 January 9, 1985

WATER AND SANITARY SEWER COMMENTS:

Public water exists along the road frontage of this site; however, the adequacy of flow for fire protection from the 10-inch main in York Road is doubtful. The Developer's engineer is requested to work with the Fire Protection Division of the Fire Department and the Water Design Section of the Bureau of Engineering to determine if adequate flow is available or how it can be made available.

The Developer is responsible for any deficit to be incurred by the construction, under County contract and inspection, of public water main extension and/or public sanitary sewerage required to serve this property. He is responsible for the preparation and the cost of construction drawings and right-of-way plats required. He is further responsible for conveying any required right-of-way to Baltimore County at no cost to the County.

The commercial portion of this property is subject to Water and/or Sewer System Connection Charges based on the size of water meters utilized in accordance with current County Policy.

For the residential portion of this | operty the determination of the Water System Connection Charges applicabl ill be predicated on the established relationship using a 5/8 inch water meter a. a cost of \$575.00 per living unit. The Sewer System Connection Charge likewise is based on a 5/8 inch water mater at a cost of \$875.00 per living unit.

The total Water and/or Sewer System Connection Charge is determined, and payable, upon application for the Plumbing Permit. This Charge is in addition to the normal front foot assessment and permit charges.

The Developer will be given credit for one System Connection Charge for each existing house which is now connected into the public services.

The Developer is responsible for the cost of capping or plugging any existing house connection not used to serve the proposed site.

For the residential portion of this property, permission to obtain metered connections from the existing main and to connect to the existing public sanitary sewer may be obtained from the Department of Permits and Licenses.

Onsite private water mains with fire hydrants shall be metered at the public source. The size and design of the meters shall conform with Baltimore City Standards. Permission to obtain a metered connection may be obtained from the Department of Permits and Licenses.

Fire hydrant spacing and location are subject to review and approval by the Fire Protection Section of the Fire Department.

Project #84300 York Green Page 6

January 9, 1985

WATER AND SANITARY SEWER COMMENTS: (Cont'd)

Public sanitary sewer with the associated right-of-way appears to be required through "York Green" for future construction upstream of this property. Additional study will be required to determine exactly how the Heaver Properties, to the north of this site, will be served by sanitary sewer at the time of

The Developer is entirely responsible for the construction, and the cost of the construction and maintenance, of his onsite private sanitary sewerage, which must conform with the Baltimore County Plumbing Code.

For the construction of two or more buildings, the Developer shall submit one (1) set of engineering drawings, signed and sealed by a Design Engineer, to be directed to the Plumbing Division via the Buildings Review Section when applying for a new building permit application. These drawings will include, but are not limited to the following information:

a. All proposed lines will be marked with size of line and type of pipe.

> b. Length of line between changes in direction or changes in grade, or between manholes and/or cleanouts.

c. Invert elevations for all proposed cleanouts and/or manholes.

d. Proposed elevations and grades of proposed building floor elevations and finished grades.

e. Percent grades betweencleanouts and/or manholes.

f. Proposed location of connection to each building.

g. The number of dwelling units in each building.

h. Certification by Design Engineer that all lines were designed for the required capacity by the Fixture-Unit Method of Design described in A.S.C.E. Manual of Practice No. 37, and that a 2-foot per second minimum velocity is available at the design flow for the size and slope selected.

This drawing will become the copy for the Baltimore County Plumbing Department's permanent files and records. When received, the Plumbing Inspection Division will authorize issuance of a permit for the construction of the private sewer system upon proper application by a master plumber with installation to be made by journeyman plumbers.

No building permit applications will be approved until these drawings have been submitted to the Plumbing Division.

Developers Engineering Division

January 7, 1984

Maryland Department of Transportation

BUREAU OF PUBLIC SERVICES

Over/Under

-107

-458

-504

Estimated

To Open

Estimated

To Open

January 14, 1985

DEPARTMENT OF PLANNING

BALTIMORE COUNTY PUBLIC SCHOOLS

COUNTY REVIEW GROUP MEETING

Location 1310 York Rd. Westside of York Rd. Off. Greenridge Rd.

Enrollment

Capacity

Development York Green

District Q

School Situation

Ridgely Middle

Future Construction

*Programmed Construction

Possible Student Yield

*Subject to availability of funds

Elementary

Junior 1

Senior \

Towson High

Lutherville-Timenium El.

Of 1/10/85

1775

Capacity

Year

Programmed

Mr. J. Markle Chief Bureau of Public Service County Office Bldg. Towson, Maryland 21204

Re: Additional Comments to the revised site plan of 1/9/85 "York Green" w/s York Road, Route 45 opposite Green Ridge Rd.

Dear Mr. Markle,

On review of the revised submittal of 1/9/85 for York Green, the State Highway Administration finds the plan generally acceptable.

Very truly yours,

Charles Lee, Chief Bureau of Engr. Access Permits

by: George Wittman

CL~GW/es

cc: Mr. J. Ogle

Teletypewriter for Impaired Hearing or Speech 383-7555 Baltimore Metro -- 565-0451 D.C. Metro -- 1-800-492-5062 Statewide Toll Free P.O. Cox 717 / 707 North Calvert St., Baltimore, Maryland 21203 - 0717

CRG MESTING OF JAN 10, 1785 YORK GREEN

.1. Soils indicated on plan are desirable for infiltration. All infiltration structures with a basement (i.e. Wing B4 Wing D)

Boil borning data is required with final design. Infiltration of the first inch of reinfall is required.

12.2.10 \$ 100 year teak management is required in Roland Kon

B. The existing 27" Draw outfall most be verified adequate.

Maryland Department of Transportation State Highway Administration

Hr. J. Harkle, Chief Bureau of Public Services County Office Building Towson, Maryland 21204

Re: CRG Meeting of 1-10-85 "York Green", W/B York Rd., Route 45 Opposite Green Ridge ad

Boar Mr. Harkle:

On review of the submittal of 12-7-84 and field inspection. In State Highway Administration - Bureau of Engineering Access Paralls offers the following comments.

With the centerline of Greenridge Road and the York Road intersection falling 15'+ north of the adjoining property line of the Ehman Property" (#1212 York Road), the State Highway Administration etrongly recommends that all access to the "York Administration etrongly recommends that all access to the "York "Yor Green bite be constructed on the Greenridge centerline as a incomment entrance.

This alignment will require a letter from the adjoining owner to the south agreeing to the radius return crossing the adverse frontage and that no access will be requested within this area, at, a future date.

We recommend to Baltimore County that if and when the property to the south developes, "all" access to York Road should be by of a incommon access opposite Greenridge Road with any additional access by way of Othoridge Road. In-common access to York Road must be by way of a standard 35 radius return entrance, with 20 radii centered on Greenridge

If approval can not be obtained from the adjoining owner to the south for a incommon access, the developer of the "York

My telephone number is (301) 659-1350 Teletypewriter for Impaired Hearing or Speech 🔻 🖼 🛣 nore Metro - 565-0451 D.C. Metro - 1-800-492-5082 Statewide Toll Free

All reconstruction of the York Road and Greenridge Road intersection traffic signals shall be at the expense of the developer. The proposed Guard House located 50' west of the York

Road curb line could cause traffic to back into the proposed intersection, we recommend a minimum of 100 + for the Guard House to the York Road curb line.

The submittal of 12-7-84 was forwarded to the State Highway Administration District #4 Traffic Engineer for review and comment. On receipt of these comments additional information will be for- A warded to Baltimore County.

All work within the State Highway Administration right of way must be through SHA permit with the posting of a bond to guarantee, construction.

Very truly yours,

Charles Lee, Chief Bureau of Engineering Access Permits By: George Wittman

Attachment . de Nr. J. Ogle

Mackenzie & Assoc., Inc. Mr. S. Plemens

CLICH: MAW

Green site must provide a 5' tangent distance from the property line prior to a depressed 35' entrance with 3' transitions.

P.O. Box 717 / 707 North Calvert St., Baltimore, Maryland 21203 - 0717

William K. Hellmann Hal Kassoff

January 19, 1985

Mr. A. Jablon Zoning Commissioner County Office Building Towson, Maryland 21204

Attention: Mr. N. Commodari

Re: ZAC Meeting of 1-2-85 ITEM: #181. Property Owner: MacKenzi Properties, Inc. Location: SW/S York Road
Route 45, 39.40' S/W from
c/1 Greenridge Road Existing Zoning: R.O. Proposed Zoning: Special Exception for Class B Office Building Acres: 4.52 District: 9th

Dear Mr. Jablon:

Attached for your review are County Reveiw Group comments dated 1-7-85.

Be advised the developer has revised his site plan dated 1-9-85, that the State Highway Administration finds generally acceptable.

> Very truly yours, Charles Lee, Chief Bureau of Engineering Access Permits

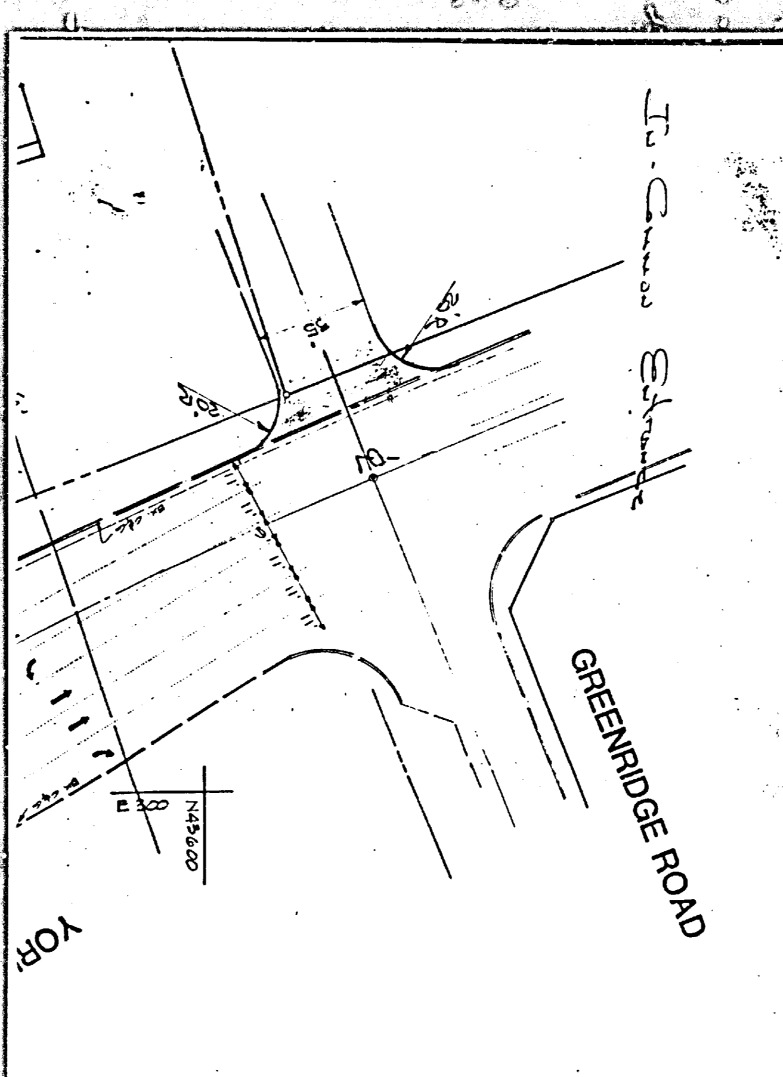
By: George Wittman

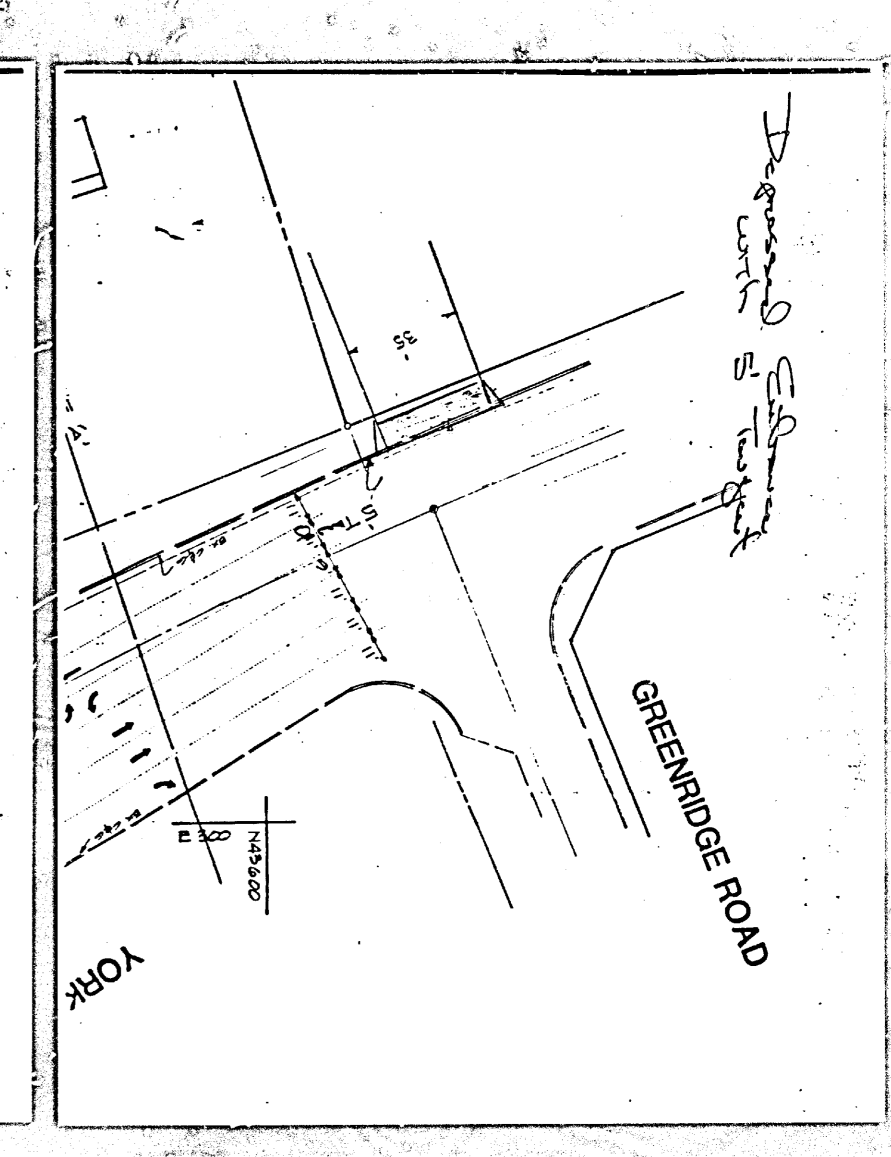
CL:GW:maw Attachment

THE SECOND

cc: Mr. J. Ogle

My tale, 'ne number is (301) 659-1350 Teletypewriter for Impaired Hearing or Speech
333-7555 Baltimore Metro — 565-0451 D.C. Metro — 1-800-492-5062 Statewide Toll Free P.O. Box 717 / 707 North Calvert St., Baltimore, Maryland 21203 - 0717





BALTIMORE COUNTY, MARYLAND SUBJECT: COUNTY REVIEW GROUP COMMENTS FROM: OFFICE OF PLANNING AND ZONING DATE: January 9, 1985 PROJECT NAME: York Green PLAN COUNCIL & ELECTION DISTRICT IX-444 PLAN EXTENSION REVISED PLAN PLAT

The Office of Planning and Zoning has reviewed the subject plan and has the following

The property located on the South side of this site is zoned R.O. and is proposed for office development. This office concurs with the Department of Traffic Engineering's recommendation that an in common entrance be provided opposite Greenridge Road to serve both developments. An access easement must be recorded for the use in common area which establishes access rights, utility rights and maintenance responsibilities.

The possibility of internal vehicular and pedestrian access between this site and the Heaver property to the North must be studied since the Heaver property is also proposed for office development in the R.O. zone.

A formal request for modification of Landscape Manual standard for use of a stockage fence along the South side of the site has not been submitted to this office. The fact that the adjoining property is zoned R.O. is not sufficient reason to justify the waiver to the required 8' landscape strip. It is recommended that the parking in this area be redesigned to accommodate landscaping. A Final landscape plan prepared by a registered landscape architect must be approved by this office prior to issuance of any permits.

The parliandle driveway must be 16' wide and should be relocated opposite Malbey Court. Lots 1 and 2 must also use the panhandle driveway for access. The trash pad and mail box area must be detailed on the Final Development Plan. It is recommended that the mail boxes be clustered and the trash pad area be attractively fenced.

A Final Development Plan, a Plat, and a Final Landscape Plan will be required for the residential lots prior to issuance of any permits.

S. Carrell

BALTIMORE COUNTY, MARYLAND

DATE: 1/9/85

of any building permits is contingent upon the outcome of the zoning

plan prior to plan approval. a. The elevation drawings show the parapet extending more than L' above the limiting height of 35'. The top of the parapet is considered to

be the top of the railing therefore the overall height appears to be approximately 47. The building should either be redesigned so that the height of the parapet is no more than 39' or a Variance may be

clearly labeled on the plan.

on the building wall. e. It should be noted that the guardhouse shown on the plans is not

no more than one building on a lot.

f. It should be noted that the 8' X 14' compact car spaces are accep-

On the final development plan the following height and area requirements must be met.

all height to height requirements if there areno windows on the units

a. 4. - 🐧

SUBJECT: COUNTY REVIEW GROUP COMMENTS FROM: ZONING OFFICE PROJECT NAME: York Green

LOCATION: n/s York Rd. opposite Greenridge Rd. DEVELOPMENT PLAN: DISTRICT: 9th Election District

These comments were written on the CRG plan and accompanying elevation drawings dated 12/7/84.

1. A Special Exception for a Class B Office Building, Item 181, was filed on 12/21/84 with the Zoning Office. If CRG approval occurs, final approval

2. There are several revisions needed on both the elevation drawings and CRG

b. The CRG plan shows "basement connectors" between Wing B and Wings C & D. These connections are evidently above grade and do attach the wings making this all one building. The connection must be more

c. A note must be added to the CRG plan which states that all amenity open space which adjoins a parking lot will be a minimum 7' in width, and 10' in width if adjacent to the building. d. Note 4 with regard to R. O. signage must state that the sign must be

permitted in an R.O. zone since a Class B office building allows

able but only because they are excess spaces. 3. The D. R. 5.5 portion of the site will require a final development plan. 15' window to lot line

> 40' between facing windows DIANA ITTER
> Zoning Associate III

35' window to tract boundary

BALTIMORE COUNTY, MARYLAND

INTER-OFFICE CORRESPONDENCE

TO _____Cy Benson Date January 8, 1985 Charles K. Weiss, Chief Duvernment Bureau of Sanitation

SUBJECT York Green -- 1310 York Road

Although this is a commercial venture to which Baltimore County does not provide collection, it should be noted that if the dumpster pad is in scale (1"-30'), a front end truck could not pick up the container. It would necessitate a wheeled rear end container that could be physically pulled down a ramp and put on the parking lot to be dumped or take up one additional parking spot and angle the pad for accessibility by a front end loader truck, if screening is enforced.

CKW:gjw

Mr. Brooks : Environmen	Stafford tal Effects Report Green (Name)
Page Two	1. The developer must follow the Health Department Wetland Guidelines.
•	2. (Other)
с.	BEST MANAGEMENT PRACTICES All areas except that used for buildings, sidewalks and cover and/or landscaped

l. All areas except that used for buildings, sidewalks and paved parking will be planted with regetated cover and/or landscaped as soon as possible after final grading and maintained in such condition. 2. Dirt and debris accumulating on private roads and parking lots will be removed according to the following schedule: May through October, concurrent with grass mowing; November through April, monthly. 3. Snow removal will be by mechanical means except in severe snow and ice conditions, when deicing compounds may be used.

4. Application of fertilizers, herbicides and pesticides will not exceed recommendations of the University of Maryland Cooperative Extension Service.

5. Filling will not occur in grassed or lined drainage ditches

Jelanen, y BALTIMORE COUNTY, MARYLAND COUNTY REVIEW GROUP CONTENTS ON PROPOSED SUBDIVISION PLANS DATE: _January 7. 1985 BALTIMORE COUNTY DEPARTMENT OF HEALTH SUBDIVISION REVIEW COMMENTS YORK GREEN BALTIMORE COUNTY FIRE DEPARTMENT, FIRE PREVENTION BUREAU Subdivision Name, Section and/or Plat Captain Joseph Kelly C. Warnie Frie · PROJECT NAME York Green PRELIMINARY PLAN PROJECT NUMBER CRG Agenda 1/10/85, 10:00 am TENTATIVE PLAN 1310 York Road COMMENTS ARE AS FOLLOWS: Soil percolation tests are required; a minimum of two test are required within a designated 10,000 square foot sewage disposal reserve area. For further information regarding these requirements, contact this office at 494-2762. Soil percolation test have been conducted. Revised plans, ____ must be submitted prior to approval of plat, _____ are not required and the plat can be approved as submitted. Contact this office for more complete information, Comments 1. Proposed buildings shall be designed and constructed so as to meet the applicable provisions of the Fire Prevention Public sewers ____, public water ____, must be utilized and/or extended to Code and the NFPA 101 Life Safety, Code, 1981 Edition. A Hydrogeological Study and Environmental Effects Report for this subdivision, must be submitted, ____ are not required, ____ is incomplete and must be revised, ____ has/have been reviewed and approved. 2. Fire flow test is required to be conducted by the Baltimore City Water Dept. on York Road as close to proposed site as possible. A Water Appropriation Permit Application, ____ must be submitted, ____ has been submitted. NOTE: Greater than 33 lots necessitates a public hearing with Test results are to be forwarded to the office of the Fire Protection Engineer. Water Resources Administration as part of the permit process. Proposed panhandle driveways must be a minimum of 16 feet in width and of a hard surface capable of supporting emergency apparatus, weighing 50,000 pounds on two axles. 4. Submitted site plan fails to indicate proposed fire hydrant spacing at 300 feet intervals according to Baltimore County It is recommended this plan not be approved at this time. See revisions and/or. Standard Design Manual. comments. SLP Business building wings A, B, C, D have poor access for fire 1. The abordened, due will located approximately 50'
from York Rd. milst be onekfilled with vielen earth
tigner signing of the reconstruct. apparatus, due to covered walkways and lack of roadways in rear of buildings. Plan is unacceptable as shown. 6. Are buildings connected by basement connectors shown on Dwg. 10F4? strued as the full extent of any permit. If desired, additional information may be obtained by visiting Room 122 (Plans Review) at 111 W. Chesapeake Ave.,

BALTIMORE COUNTY
DEPARTMENT OF PERMITS & LICENSES January 11, 1985 TOWSON, MARYLAND 21204 TED ZALESKI, JR. Mr. Arnold Jablon, Zoning Commissioner Office of Planning and Zoning County Office Building Towson, Maryland 21204 Dear Mr. Jablons Comments on Item # 181 Zoning Advisory Committee Meeting are as follows: Property Owner: MacKenzie Properties, Inc.
Location: SW/S York Road 39.40' S/W from c/l Greenridge Road
Existing Zoning: R.O. (based on new zoning maps)
Proposed Zoning: Special exception fr Class B Office Building (A.) All structures shall conform to the Baltimore County Building Code 1981/Council Bill 4-82 State of Maryland Code for the Handicapped and Aged; and other applimiscellaneous

B. A building/ & other / permit shall be required before beginning construction C. Residential: Three sets of construction drawings are required to file a permit application. Architect/Engineer seal is/is not required. Non-reproduced neals and signatures are required on Plans and Technical Data. D. Commercial: Three sets of construction drawings with a Maryland Registered Architect or Engineer shall be required to file a permit application. E. An exterior wall erected within 6'0 for Commercial uses or 3'0 for One & Two Family use group.of an adjacent lot line shall be of one hour fire resistive construction, no openings permitted within 3'0 of lot lines. A firewall is required if construction is on the lot line, see Table 401, line 2, Section 1407 and Table 1402, also Section 503.2. F. Requested variance appears to conflict with the Baltimore County Building Code. G. A change of occupancy shall be applied for, along with an alteration permit application, and three required sets of drawings indicating how the structure will meet the Code requirements for the projosed change. Drawings may require H. Before this office can comment on the above structure, please have the owner, thru the services of a Registered in Maryland Architect or Engineer certify to this office, that, the structure for which a proposed change in use is proposed can comply with the height/area requirements of Table 505 and the required construction classification of Table 401. .) Comments - See attached comments. NOTE: These comments reflect only on the information provided by the drawings submitted to the office of Planning and Zoning and are not intended to be con-

Marko E Sumban

Charles E. Burnham, Chief

INTER-OFFICE CORRESPONDENCE TO Nicholas Commodari, Zoning Department Date January 11, 1985 FROM C. E. Burnham, Chief, Building Plans Review C & B SUBJECT__Item #181 1. All buildings are noted as having more than two levels. Section .06 "Interior Access" of the Code of Maryland Regulations 05.01.07 requires access to all levels be provided for the handicapped, by elevator, ramp or other approved means in buildings more than two levels, irregardless of areas unless a waiver is granted by the State. 2. Building or buildings shall comply with the height and area requirements of the building code in force at the time the permit is applied for. Tables 401 and 505.

BALTIMORE COUNTY, MARYLAND

3. Beware of the rating of exterior walls caused by separation requirements for accessory structures such as gazebos.

4. Where 5'-0 setback envelopes are permitted a structure built under the B.O.C.A. Basic Building Code would require a 1 hour rated wall assembly if it came within 6'-0 of the interior lot line. However, the 1 and 2 family code is more lenient permitting construction to within 3'-0 of an interior lot line. Consider this a point of information.

5. Show curb cuts, legitimate handicapped signs, etc.

CEB/vw

RE: PETITION FOR SPECIAL EXCEPTION : BEFORE THE ZONING COMMISSIONER SW/S of York Rd., 39.4' SW of Greenridge Rd., 9th District MacKENZIE PROPERTIES, INC., : Case No. 85-231-X

EVIRY OF APPEARANCE

Please enter the appearance of the People's Counsel in the above-captioned matter. Notices should be sent of any hearing dates or other proceedings in this matter and of the passage of any preliminary or final Order.

> Phyllis Cole Friedman Phyllis Cole Friedman People's Counsel for Baltimore County

Peter Max Zimmerman Deputy People's Counsel Rm. 223, Court House Towson, MD 21204

I HEREBY CERTIFY that on this 13^{17} day of February, 1985, a copy of the foregoing Entry of Appearance was mailed to R. Bruce Alderman, Esquire, White, Mindel, Clarke & Hill, 29 W. Susquehanna Ave., Towson, MD 21204, Attorney for Petitioner.

Peter Max Zimmerman

TOWSON MARYLAND 21204 Mr. Arnold Jablon, Zoning Commissioner Office of Planning and Zoning County Office Building Towson, Maryland 21204 Dear Mr. Jablon: Comments on Item # 181/Zoning Advisory Committee Meeting are as follows: Property Owner: MacKenzie Properties, Inc.
Location: SW/S York Road 39.40 S/W from c/l Greenridge Road
Existing Zoning: R.O. (based on new zoning maps) Special exception for Class B Office Building All structures shall conform to the Baltimore County Building Code 1981/Council Bill 4-82 State of Maryland Code for the Handicapped and Aged; and other appli-B. A building/& other / miscellaneous permit shall be required before beginning construction. C. Residential: Three sets of construction drawings are required to file a permit application. Architect/Ergineer seal is/is not required. Non-reproduced seals and signatures are required on Plans and Technical Data. (D.) Commercial: Three sets of construction drawings with a Maryland Registered Architect or Engineer shall be required to file a permit application. . An exterior wall erected within 6'0 for Commercial uses or 3'0 for One & Two Family use group of an adjacent lot line shall be of one hour fire resistive construction, no openings permitted within 3'0 of lot lines. A firewall is required if construction is on the lot line, see Table 401, line 2, Section 1407 and Table 1402, also Section 503.2. F. Requested variance appears to conflict with the Baltimore County Building Code, G. A change of occupancy shall be applied for, along with an alteration permit application, and three required sets of drawings indicating how the structure will meet the Code requirements for the proposed change. Drawings may require H. Before this office can comment on the above structure, please have the owner, thru the services of a Registered in Maryland Architect or Engineer certify to this office, that, the structure for which a proposed change in use is proposed can comply with the height/area requirements of Table 505 and the required construction classification of Table 401. I. Comments-The designer is knowledgable of the height/area, construction types, Handicapped and other Code requirements so I will not comment on the building design at this time. It will be reviewed thoroughly when a permit is applied for. However, in order to use Section 506.2 for perimeter markup access to that open area is required for Fire Department use by an 18'-0 fire lane.

NOTE: These comments reflect only on the information provided by the drawings sub-

mitted to the office of Planning and Zoning and are not intended to be con-

strued as the full extent of any permit. If desired, additional information

BALTIMORE COUNTY
DEPARTMENT OF PERMITS & LICENSES

IN RE: PETITION SPECIAL EXCEPTION BEFORE THE SW/S of York Road, 39.4' SW of Greenridge Road - 9th ZONING COMMISSIONER Election District OF BALTIMORE COUNTY MacKenzie Properties, Inc., Case No. 85-231-X Petitioner FINDINGS OF FACT AND CONCLUSIONS OF LAW The Petitioner herein requests a special exception for a Class B office building in a R-O Zone, as more particularly described on Petitioner's Exhibit 1. The Petitioner, by the Contract Purchaser, MacKenzie Properties, Inc. (Mac-Kenzie), appeared and was represented by Counsel. Also appearing and testifying on behalf of the Petitioner were Gary T. Gill, Executive Vice President of MacKenzie, Nathaniel Fick, a registered engineer, and Donald Smith, a registered architect. There were no Protestants. Testimony indicated that the subject property, zoned R-O and D.R.5.5, is adjacent to York Road in Lutherville. The Petitioner proposes to construct a three-story Class B office building, consisting of approximately 60,000 square feet, on those 41 acres zoned R-O and fronting York Road. The building will consist of approximately 50,000 square feet of gross leasable general office space., Residential use will be retained for the rear portion and landscaped buf areas will be provided. Indeed, the Petitioner has entered into and execut an agreement containing restrictive covenants with the Orchard Hills Com-mun ty Association which will be recorded among the Land Records of Baltimore Courty. See Petitioner's Exhibit 5. These covenants delineate the conditions Egricul upon by both parties as to buffer areas, site lighting, vehicle access

Testimony from Mr. Smith and Mr. Fick was that all of the conditions set forth in Section 502.1 of the Baltimore County Zoning Regulations (BCZR) will be satisifed. One issue of importance is the height of the proposed building. A Class B office building can be no higher than 35 feet, Section 101 - Office Building,

Class B, BCZR, and the height of a building is the vertical distance measured from the average grade to the average elevation of the roof of the highest story, as defined in Section 101 - Building Height.

The proposed building is unusual as it is composed of two roof lines with one higher than the other. The "H-shaped" building has wings with dormers which have roof lines lower than the roof line of the main building. The Zoning Office computed the height of the building from the average grade to the average elevation of the roof of the main building, while the Petitioner averaged the roof lines of the wings and the main building. The difference is 3 feet, i.e., 38 feet as opposed to 35 feet.

The Baltimore County Building Code (BOCA), p. 31, defines building neight as the vertical distance from the grade to the top of the highest roof beams of a flat roof or the mean level of the highest gable or slope of a hip roof. There is no disparity between the BCZR and the BOCA. It is clear that the Baltimore County Council intended that the building height be measured from the average grade to the average elevation of the highest roof line of the highest story. Any contrary finding would be inconsistent with the obvious intent of

owever, inasmuch as the difference in computation is minor and as there is adverse impact on the public interest, as exhibited by the agreement invoking restrictive coventants cited above, the proposed building will be approved as

- 2 -

the ligislature when it enacted the various laws defining building height.

February 27, 1985