

TOWN OF ABINGDON, VIRGINIA PLANNING COMMISSION MEETING MONDAY, AUGUST 26, 2019 – 5:30 P.M. ARTHUR CAMPBELL MEETING ROOM MUNICIPAL BUILDING

Welcome to the Town of Abingdon, Virginia Planning Commission Regular Meeting. We appreciate your interest and we encourage public participation in our meeting. Your comments are important to our decision-making process. Please note that there will be opportunities during the meeting for you to address the Commission members. The first opportunity will come if there is a public hearing on the agenda when the Chairman declares the hearing open for comment. The second opportunity to address the Commission will come near the end of the agenda when the Chairman will inquire if anyone wishes to address the members of the Commission. Anyone addressing the Commission will approach the podium; give your first and last name and your complete physical address. Comments must be limited to three minutes.

- A. WELCOME Wayne Austin, Chair
- B. ROLL CALL Jason Boswell, Director of Planning
- C. APPROVAL OF MINUTES
 - July 22, 2019
- D. PUBLIC COMMENTS
- E. PUBLIC HEARINGS
 - 1. Proposed Zoning, Appendix B Zoning Ordinance Amendment: Consideration of an amendment to the Zoning Ordinance, Article 18, Site Plan Review; Section 18-9 Historic District Entrance Corridor Overlay District.
- F. CERTIFICATE OF APPROPRIATENESS
 - 1. Application for Certificate of Appropriateness; Marathon Realty Corp. P.O. Box 1158, Abingdon, VA 24212: Owner. COA for approval of the Final Plat to subdivide the property into two parcels, 1) containing 1.221± acres, 2) containing 1.461± acres. Located at the Meadows development-Lot 9, Parcel 9A and 9B. Tax Map ID (021-8-9)
 - 2. Application for Certificate of Appropriateness; Marathon Realty Corp. P.O. Box 1158, Abingdon, VA 24212: Owner. COA for approval of the Conceptual Preliminary

Plat Review for Washington Crossings to subdivide the property into two parcels, 1) containing 8.32± acres, 2) containing 3.22± acres. Located at Cummings Street. Tax Map ID (105A-2-16)

- G. DISCUSSION
 - 1. Comprehensive Plan Update
 - 2. Zoning Ordinance Update
- H. OLD BUSINESS/MATTERS NOT ON THE AGENDA
- I. ANNOUNCEMENTS
- J. ADJOURNMENT



APPLICATION FOR WAIVER OF

CERTIFICATE OF APPROPRIATENESS, Historic District Entrance Corridor Overlay District

Application is hereby made for waiver of Certificate of Appropriateness under Article 18, section 18-9-6, (b) of the Zoning Ordinance of the Town of Abingdon. Such waiver is limited to the following under the Guidelines adopted on ______ by the Town of Abingdon Planning Commission as follows:

The Zoning Administrator of the Town may determine that certain minor actions involving buildings and structures within the Historic District Entrance Corridor Overlay District, which will have no permanent effect on the character of the District, and, by written waivers exempt the minor actions from review by the Planning Commission. Such minor actions shall be limited to the following:

- A. Repainting in a paint scheme that duplicates the existing paint colors.
- **B**. Addition or deletion of storm windows and doors, window gardens, awnings, temporary canopies, window air conditioners or similar appurtenances.
- C. Any alterations or other changes within the building or structure which are not visible from a public street, right of way or determined by the administrator to have no permanent effect on the character of the district.
- D. Repair/replacement of roof using materials that replicate existing material.

Name of Owner		
Name of Business (if applicable)		
Address	Telephone	
Item and number from list above that is the	he subject of this request:	
Tax Map Number		
Approved by the Zoning Administrator	YES / NO	
Other comments		
Date and Signature of owner		
Date and Signature of Zoning Administrat	ator	

Each application for waiver should be on the form provided by the office of the Zoning Administrator and documented by appropriate drawings, plans or other depiction of the proposed addition, deletion or other alteration, together with samples of the materials and colors to be used in taking the minor actions.

Abingdon Zoning Ordinance

Section 18-9. - Historic district entrance corridor overlay district.

18-9-1. Intent. In accordance with the Town of Abingdon Virginia Comprehensive Plan adopted in December 2000, the Abingdon Historic District Entrance Corridor Overlay District is hereby created. The purpose of this district is: to achieve a balanced land use pattern that retains Abingdon's small town character while accommodating quality growth in a planned manner; insure that future business and employment centers do not adversely affect or overburden the public facilities, environment or existing town character of Abingdon; to protect and enhance Abingdon's attractiveness; protect Abingdon's scenic, historic, architectural and cultural resources; support and stimulate development which is appropriate and complimentary to the numerous properties of historic, architectural and cultural significance throughout the town; protect and enhance the architectural and scenic character of significant access routes to the town's historic areas, promote orderly and attractive development along these significant access routes and ensure that development within this district is compatible with these resources through architectural control of development.

Section 18-9-2. Area created, boundaries. In order to execute the intent of this article, there is hereby created an entrance corridor overlay district:

(a) The boundaries of the entrance corridor overlay district shall be the boundaries of the office and business zoning districts and limited industrial districts (B-l, B-2, B-3, M-l and O&I), as they are found on the following streets of the town:

East Main Street, from historic district to Thompson Drive.

West Main Street, from historic district to Porterfield Highway.

Cummings Street, from Interstate 81 to historic district.

Whites Mill Road, from historic District to corporate limits.

Russell Road [full length].

Valley Street and Waldon Road, from historic district to East c/l.

Jonesboro Road, from W. Main to corporate limits.

Porterfield Highway, from Main Street to north corporate limits.

Green Springs Road, from historic district to Cummings Street.

Pecan Street, from historic district to railroad.

Hillman Highway, from Main to Old Eleven Drive.

Baugh Lane [full length].

Wyndale Road [full length].

Trigg Street, from Main to Railroad.

Deadmore Street, from Main to A Street.

Thompson Drive [full length].

Court Street, from Valley Street to Interstate Route I-81.

- 18-9-3. *Permitted uses.* A building and/or land shall be used for the following purposes:
- (a) Unless otherwise specified herein, uses which are permitted in the underlying districts shall be permitted in the EC district.
- 18-9-4. *Special uses*. A building and/or land may be used for the purposes, subject to the issuance of a special use permit, as authorized in section 17-3.
- (a) Uses permitted with a special use permit in the underlying districts, shall be permitted with a special use permit in the EC district.
- (b) When otherwise permitted in the underlying district, any newly constructed building intended to be occupied with greater than 50,000 square feet of floor area devoted to retail use shall require a special use permit in the EC district. (Amd. of 7-7-03)
- 18-9-5. *Area and bulk regulations*. Uses, buildings and structures shall be subject to regulations for lot area, lot width, street frontage, setback, height, yards, parking and signs applicable in the underlying districts in which they are located.
- 18-9-6. Certificate of appropriateness required to erect, construct, reconstruct, alter, restore, move or demolish a building.
- a. Certificates of appropriateness. No building or structure within the Historic District Entrance Corridor Overlay District may be demolished or moved in whole or in part, nor may any architectural features of said building or structure which are subject to public view from any public street, right-of-way or place be altered in any way that affects the external appearance of the building or structure without (i) prior approval of an

application to the Planning Commission ("Commission") hereinafter created, and (ii) the Commission's issuance of a certificate of appropriateness. Neither shall any building or structure hereafter be erected, constructed, reconstructed, altered, restored, moved or demolished within the Historic District Entrance Corridor Overlay District without the same prior approval and issuance of a certificate of appropriateness.

- b. Routine maintenance and minor action exclusion. Upon written application, the zoning administrator of the Town of Abingdon (the "administrator") may determine that certain minor actions involving buildings and structures within the Historic District Entrance Corridor Overlay District will have no permanent effect on the character of the district, and, by written waivers issued to the parties wishing to take the minor actions, exempt them from review by the Commission. Such minor actions shall be limited to those listed in the design review guidelines described in section 18-9-11 below under the topic heading "routine maintenance and repair of buildings and other minor actions". Each application for waiver must be on the form provided by the office of the administrator and documented by appropriate samples of the materials and colors to be used in taking the minor actions. With respect to each waiver issued hereunder, the administrator shall see to it through the town's inspection department that the work performed and materials employed comply with the terms of the particular waiver. Provided, however:
- (i) If the administrator is uncertain about his authority to grant a waiver or if the administrator and the applicant cannot agree on changes in any application for waiver, the application shall be referred to the Commission at its next regularly scheduled meeting for a decision on the question, which decision shall be final;
- (ii) If the administrator denies an application for a waiver, the applicant may appeal the administrator's decision to the Commission, in which case the Commission's decision shall be final; and
- (iii) If a waiver is issued and the work is commenced but in the opinion of the administrator the work does not qualify for a waiver the administrator shall order that the work be stopped until the applicant secures a certificate of appropriateness pursuant to section 18-9-6 (a). In any such case the applicant may appeal to the Commission, whose decision on the question shall be final.

The administrator shall provide the Commission with a copy of each application for a waiver at the Commission's regularly scheduled meeting next following the date the application was received.

c. Work undertaken without authorization. In addition to the sanctions provided in <u>article 24, section 24-2</u> of this ordinance and any other remedy available at law or in equity, the administrator shall issue a stop work order if any work subject to this section is started without authorization by either the Commission or the administrator, as provided above.

Any such stop work order shall (i) remain in effect until the party proposing to do the work secures appropriate authorization; and, (ii) be subject to the right of such party to appeal the action of the administrator to the Commission.

- d. No building permit shall be issued involving construction or exterior modifications to a building until a certificate of appropriateness or waiver has been issued in accordance with section 18-9-6 for improvements subject to such building permit.
- e. No site plan shall be approved until a certificate of appropriateness or waiver has been issued in accordance with section 18-9-6 for all buildings and improvements shown thereon.
- f. No changes shall be made to the exterior color or colors of a building or sign until a certificate of appropriateness or waiver has been issued in accordance with section 18-9-6 for such color changes.
- 18-9-7. Administration. The planning commission shall be responsible for the issuance of certificates of appropriateness as required by this article. Application for a certificate of appropriateness shall be filed with the zoning administrator. Materials submitted shall include a preliminary site plan, landscaping plan, elevations of all buildings, facades visible from public streets, samples of proposed building materials, lighting plan and details and scale drawings of proposed signage to include materials, colors and proposed lighting. Architectural and landscaping plans should include elevations and renderings that depict colors, materials and designs. The planning commission shall review the application and, if approved, shall issue a certificate of appropriateness, with or without conditions, together with any modifications deemed necessary to ensure compliance with this section. Failure of the planning commission to act within 60 days from the date of application shall constitute approval of the application.

In making its determinations, the planning commission may consider any architectural feature which influences appearance, such as, but not limited to motif and style, color, texture and materials, configuration, orientation, mass, shape, height and location of buildings, location and configuration of parking areas, landscaping and buffering. The zoning administrator and/or the town manager or their designees shall approve signs.

In case of a building or use for which a special use permit is required, issuance of a certificate of appropriateness by the planning commission shall be required as set forth in this article. Such certificate of appropriateness shall be advisory to the town council, and shall be construed to be a part of the planning commission's recommendation to the council on the special use permit. The town council may attach such conditions or modify the certificate of appropriateness, as it deems necessary in conjunction with its action on the special use permit.

Section 18-9-8 Matters to be considered in acting on the appropriateness of the erection, construction, reconstruction, alteration, restoration, moving or demolition of a building or structure.

Section 18-9-9. Role of design review guidelines. In reviewing each project the Planning Commission must follow the suggestions and requirements of the design review guidelines, as such document now exists and may hereafter be revised and amended by the Commission. Provided, by either a six-to-one or unanimous vote the Commission may elect to disregard any guideline it considers unimportant or inappropriate to a particular project.

18-9-10. Review of design review guidelines. The Commission shall periodically review the design review guidelines in the context of the experience gained since the last review of that kind and make all such revisions that seem, in their judgment, to be necessary or advisable.

18-9-11. Matters the Commission shall and shall not consider. The Commission shall not consider interior arrangement of the building or structure or features not subject to view from a public street, right of way or place. In addition to those specified in the design review guidelines, the Commission shall consider the following matters in passing on the appropriateness of a particular project:

(a) Landscaping.

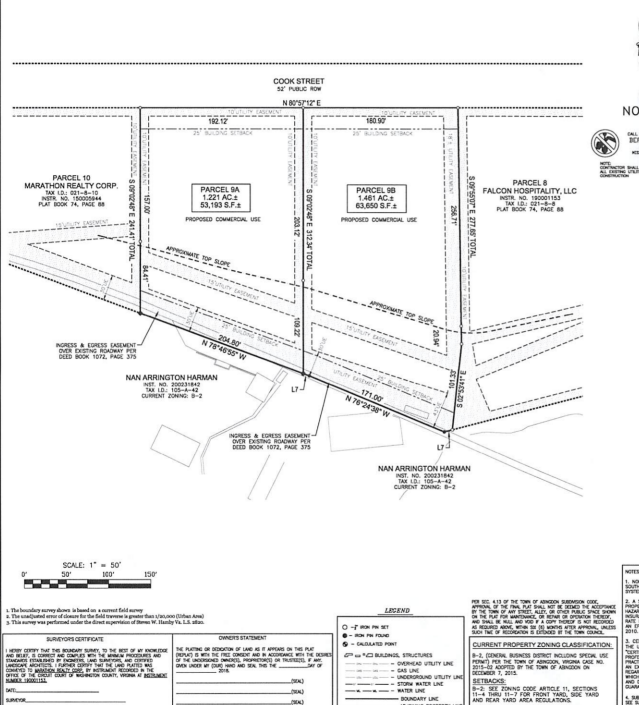
- (1) Landscaping shall be used to soften the visual impact of development and enhance the appearance of the area.
- (2) Landscaping shall be sufficient to soften the visual effects of parking lots, reduce the effective visual mass of large buildings, and provide screening between the development, the street and surrounding lots.
- (3) Landscape buffers, shall be provided adjacent to public streets of sufficient size to permit street trees and plantings to be installed to reduce the visibility into parking lots.
- (4) Landscaping shall be compatible with landscaping on adjacent properties.
- (5) Landscaping shall be of a high quality and designed in a professional manner.
- (b) Signage. In addition to the limitations on the numbers and sizes of signs imposed under article 21 of this ordinance are the following:
- (1) Each parcel shall have an overall sign plan which reflects a consistent style and specifies the size(s), and color scheme for proposed signage.
- (2) Materials used in signs and their support structures should reflect the building served by the sign.

- (3) Sign colors should be harmonious with the building which they serve.
- (c) Architecture and General Building Characteristics: The following recommendations are provided for architectural styles and general building characteristics:
- (1) Materials, colors and general style of buildings within a development should be coordinated.
- (2) Heating and air conditioning units, ventilation units, and mechanical equipment shall be screened from view from public streets.
- (3) Loading docks, trash containers, mechanical equipment and any sites for storage facilities shall be screened from view from public streets.
- (4) The effective visual mass of large buildings should be reduced by variations in roof line, building angles, dimension, relief, color, architectural detailing and landscaping.
- (d) Design guidelines.
- (1) New buildings or exterior alterations to existing structures should include one or a combination of the following materials/methods of construction:
- (2) Wood frame, (or fiber cement board), with brick, stone, or concrete foundations; brick construction or brick facing; finished concrete block; roof materials of standing seam metal, asphalt shingle, and rubber membrane/parapet for flat roof forms.
- (3) Windows should be used to provide interest and surface variations on building elevations. Blank building walls are discouraged for most commercial applications.
- (4) The design of gas station canopies, building canopies and other accessory structures should be compatible with the scale, color, materials, and detail of the buildings they serve.
- (5) Site walls and retaining walls should be comprised of brick, or concrete; brick facing on a concrete or concrete masonry unit wall. The use of segmental/modular concrete block is discouraged. Site walls should be considered as part of site terracing in increments; site walls out of proportion with building foundations or the human figure are discouraged.
- (6) Roof forms may be single gable, cross gable, gambrel, hip, parapet, or flat forms. Mansard roof forms are not recommended on modern-styled buildings.
- (7) Site materials shall be limited to local stone, asphalt, concrete, and exposed aggregate concrete.
- (8) Façade colors preferably shall be of low reflectance white, earth tone, muted, subtle, or neutral colors. Building trim may feature brighter colors as an accent

material. The use of high-intensity, metallic, fluorescent, day glow, or neon colors are discouraged.

- (9) Trademark buildings and related features including signs shall be modified to meet these design standards.
- (10) Routine maintenance and repair of buildings and other minor actions. The following minor actions involving buildings and structures within the Historic District Entrance Corridor Overlay District, which will have no permanent effect on the character of the district, shall by written waiver be exempt from review by the Commission.
 - (a) Repainting in a paint scheme that duplicates the existing paint colors.
 - (b) Replacement of windows that duplicate the existing windows.
 - (c) Relocation of heating and cooling systems on the property provided they be screened per the Design Guidelines.
 - (d) Addition or deletion of awnings, temporary canopies, window air conditioners or similar appurtenances.
 - (e) Exterior alterations to existing structures not visible from a public street, right of way or determined by the administrator to have no permanent effect on the character of the district.
 - (f) Replacement of roof using materials that replicate existing materials.
- (e) Site planning. In addition to the requirements of section 18-2 et seq., the following standards are required in the entrance corridor overlay district:
- (1) Parking lot layouts shall respond to the topographic characteristics of the site.
- (2) the number of access points to parking lots from a street will be minimized and shall relate to other existing curb cuts whenever possible.
- (3) Parking lots will be interconnected on adjacent parcels whenever possible.
- (4) Small, landscaped and interconnected parking lots, rather than large, central parking lots shall be encouraged.
- (5) Parking lots shall not dominate the image of a site.
- (6) Where sidewalks exist adjacent to individual project sites pedestrian access from the sidewalk into individual project sites as well as within sites and between sites shall be provided.
- (7) The planning commission is permitted to reduce the parking space requirement when the interests of the town are better served.

- (f) Lighting.
- (1) Lighting should be in keeping with the design of the complex.
- (2) Lighting should be of uniform style for each project site.
- (3) Lighting should be contained within the site and designed to limit spillover to streets and adjacent properties and to minimize the amount of light that is directed to the sky.
- (4) Light poles shall not exceed 24 feet in height.
- (g) *Temporary, mobile and modular structures*. No temporary, mobile or modular structure may be placed or used in this zoning district, with the exception that temporary structures may be placed upon property within this district by contractors for their use during development and construction upon property within this district.
- 18-9-12. Appeals. Appeals may be taken from any action or decision of the zoning administrator and planning commission granting or refusing to grant a certificate of appropriateness, pursuant to the provisions of this article. Appeals shall be taken to the town council within 30 days of the action taken by the planning commission appeal shall be made by letter addressed to the town manager noting the particular action being appealed. Any owner or other party aggrieved by the decision of the town council shall have the right to appeal to the Circuit Court of Washington County within 30 days of the action taken by the town council.



___ w ___ - WATER LINE

- BOUNDARY LINE

----- ADJOINING PROPERTY LINE

_(SEAL)

(SEAL)

STRANDO



NORTH

BEFORE YOU DIG DIAL 811 HISS VIRING UTILITY



VICINITY MAP

DECLARATION OF RESTRICTIVE COVENANTS AND RECIPROCAL ACCESS EASEMENT AGREEMENT RECORDED AT INSTRUMENT NO. 170000379 IN THE COUNTY CLERK'S OFFICE FOR WASHINGTON COUNTY, VIRGINIA

TOWN MANAGER'S CERTIFICATE

COVENANTS FOR PERMANENT MAINTENANCE OF STORM WATER MANAGEMENT FACILITIES AND BEST MANAGEMENT PRACTICES RECORDED IN THE COUNTY CLERK'S OFFICE FOR WASHINGTON COUNTY, VIRGINIA, AT INSTRUMENT NO. 170000384.

THIS IS TO CERTIFY THAT THIS PLAT HAS BEEN REMEMED BY AND MEETS THE ADMINISTRATIVE APPROVAL REQUIREMENTS OF THE TOWN MANAGER AS PROVIDED IN THE TOWN OF ABRICDON SUBDIVISION ORDINANCE. Appalachia Design

ACTIVE DESIGN PHASE CONCERT DESIGN DESIGN DEVELOPMENT

ADS PROJ No: NA

Property Owner:

Plat Reference: Plat Book 74, Page 88

Tax I.D.: 021-8-9

Marathon Realty Corp. P.O. Box 1158

Abingdon, VA 24212 Deed Reference Instrument No.: 190001153

CONSTRUCTION BIDDING PHASE

THE MEADOWS **PROJECT**

CONSTRUCTION DOCUMENTS

☐ CONSTRUCTION ADMINISTRATION

Subject Property Information:

Services INCORPORATED



245 Birch Street Biountville, TN 37617 Phone: (423) 323-1206 Fax: (423) 323-1732

> TOWN OF ABINGDON, VIRGINIA **PLANNING** DEPARTMENT

	IN MANAGER, ABINGDON, VIRGINIA
	NOTARY STATEMENT
	TE OF VIRGINIA INTY OF MASHINGTON TO WIT:
A N	OTARY PUBLIC IN AND FOR THE STATE AND COUNTY AFORESAD, DO
WHO APP SAW	SE NAME(S) IS (ARE) SIGNED TO THE FOREGOING STATEMENT, PERSON EARED BEFORE ME IN MY STATE AND COUNTY AND ACKNOWLEDGED TO E.
W	COMMISSION EXPIRES
	ON UNDER MY HAND THIS
_	NOTARY STATEMENT
	ate of virginia
	UNITY OF MASHINGTON TO WIT:
8	
S LAHE WE	NOTARY PUBLIC IN AND FOR THE STATE AND COUNTY AFORESAD, DO
C LAHE WERE	NOTARY PUBLIC IN AND FOR THE STATE AND COUNTY AFORESAD, DO NEET CERTIFY THAT. ONE NAMES; S. (ANE.) SKINED TO THE FOREDOING STATEMENT, PSOMULTY APPEARED BEFORE ME IN MY STATE AND COUNTY AND

5. SURVEYOR HAS MADE NO INVESTIGATION OR INDEPENDENT SEARCH FOR EASEMENTS OF RECORD, ENCLUMENANCES, RESTRICTIVE COMPANITS, OWNESSHIP TILLE EADENCE, OR MAY OTHER FACTS THAT MIL ACCURATE MID CURRENT TITLE SEARCH

THIS SURVEY IS SUBJECT TO ANY EASEMENTS THAT MAY AFFECT SUBJECT PROPERTY, WHETHER OF RECORD OR IMPLIED.

ALL FUTURE CONSTRUCTION WILL CONFORM TO THE REQUIREMENTS OF THE PLANNING AND ZONING ORDINANCE IN EFFECT AT THE TIME OF CONSTRUCTION.

B. THIS SURVEY IS BASED UPON EXISTING MONUMENTS AND EMDENCE WHICH WERE FOUND IN THE FIELD AS OF THIS DATE.

9. SUBJECT PROPERTY IS SUBJECT TO ALL APPLICABLE EASIMENTS, SETBACKS, RICHT-OF-WAYS & RESTRICTIONS OF RECORD OR CLAMAS OF EASIMENTS OR RICHT-OF-WAYS, NOT SHOWN BY PUBLIC RECORDS.

10. THERE IS A 10 FT. UTILITY EASEMENT ALONG THE INTERIOR OF ALL LOT LINES.

DRAWING INFORMATION		
SCALE	1"=50"	
SCALE GUIDE:		
DWG ISSUED:	June 28, 2019	
PROJ ADMIN:	JSF	
DRAWN BY:	SWH	
CHECKED BY:	2MH	
DRAWING TITLE:		

PLAT SHOWING: SUBDIVISION OF PARCEL 9 OF THE MEADOWS SUBDIVISION (PLAT BOOK 74, PAGE 74). 2.682 AC.± (TOTAL)

BEING ALL OF THOSE CERTAIN TRACTS OF LAND LYNG IN THE TOWN OF ABRIGIOON IN THE MOISON MIGGITERAL DISTRICT OF MASHRITON COUNTY, VA AND RECORDED AT INSTRUMENT NUMBER 190001153.

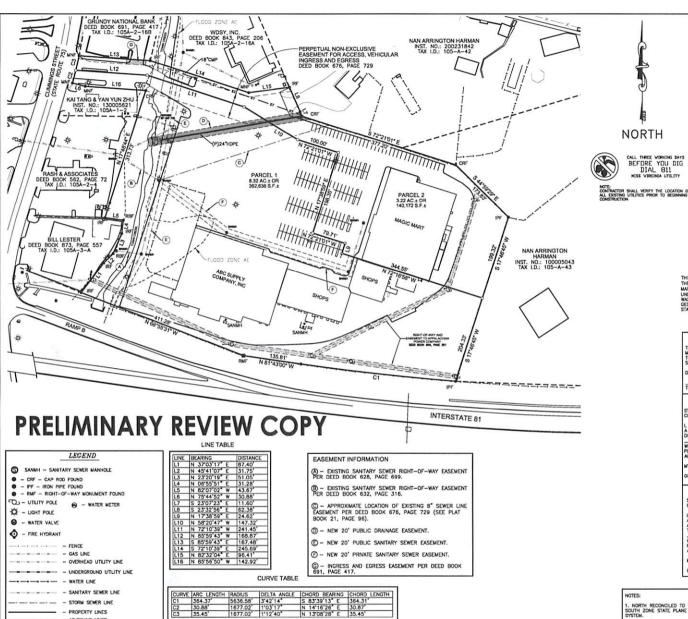
SUR-1 OF 1

1. NORTH RECONCILED TO THE VIRGINA SOUTH ZONE STATE PLANE COORDINATE SYSTEM.

2. A SMALL PORTION OF THE SUBJECT PROPERTY IS LOCATED IN A SPECIAL FLOOD HAZARD AREA PER THE NATIONAL FLOOD INSURANCE PROGRAM FLOOD INSURANCE RATE MAP NUMBER 5/1191C/200C, BEARING AN EFFECTIVE DATE OF SEPTEMBER 29,

3. CERTIFICATION DEFINED:
THE USE OF THE WORD "CERTIFY" OR
"CERTIFICATION" OF A REGISTERED IN THE
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PROVINCIONAL LING SURVICION, IN THE
PROVINCIONAL LING SURVICION, IN THE
PROVINCIONAL OF PROFITS CONCENTION
RECLARGE OF PROPERTY OF PROVINCION
WHICH ARE SUBJECT OF THE CERTIFICATION,
AND DOES NOT CONSTITUE A WARRANTY OR
CUMANTIEL CHIEFE DEPRESS OR MAYELD.

4. SUBJECT PROPERTY REFERENCE DOCUMENTS: SEE SURVEY



SCALE: 1" = 100" 1001 200' 300

(SEAL)

The boundary survey shown is based on a current field survey
 The unadjusted error of closure for the field traverse is greater than 1/20,000 (Urban Area)
 This survey was performed under the direct supervision of Steven W. Hamby Va. I.S. 2820.

SURVEYOR'S CERTIFICATE I HERBY CERTIFY THAT THIS BOUNDARY SURVEY, TO THE BEST OF MY KNOWEDE AND BELLIF, IS CORPECT AND COMPLES WITH THE MINIMUM PROCUMES AND STRANDS ESTABLED BY ENGHERS, LAND SURVEYORS, AND CERTIFIED LANDSOFF ARCHITICES, I FURTHER LAND SURVEYORS, AND CERTIFIED LANDSOFF ARCHITICES, I FURTHER LAND CORP. THE CRUCK CORP. BY INSTRUMENT RECORDED IN THE OFFICE OF THE ORIGINAL COURT OF WASHINGTON COUNTY, VIRGINA AT INSTRUMENT, MAMBER 100000683.

DATE:

SURVEYOR

-- - ADJOINING LINES

OWNER'S STATEMENT THE PLATTING OR DEDICATION OF LAND AS IT APPEARS ON THIS PLAT (REPLAT) IS WITH THE FREE CONSENT AND IN ACCORDANCE WITH THE DESIRES OF THE UNDERSIGNED WOMENE(S), PROMETE(S), P

ZONING INFORMATION

B-2" GENERAL INDUSTRIAL DISTRICT

** SEE TOWN OF ABINGDON ZONING CODE FOR DETAILED REQUIREMENTS: ARTICLE 3 AND ARTICLE 11.

7. THIS SURVEY IS SUBJECT TO ANY EASEMENTS THAT MAY AFFECT SUBJECT PROPERTY, WHETHER OF RECORD OR IMPLIED.

9. THIS SURVEY IS BASED UPON EXISTING MONUMENTS AND EVIDENCE WHICH WERE FOUND IN THE FIELD AS OF THIS DATE.

10. SUBJECT PROPERTY IS SUBJECT TO ALL APPLICABLE EASEMENTS, SETBACKS, RIGHT-OF-WAYS & RESTRICTIONS OF RECORD OR CLAIMS OF EASEMENTS OR IT-OF-WAYS, NOT SHOWN BY PUBLIC

DEMONS DATE DESCRIPTION 8.00.10 CONCEPT DESIGN DESIGN DEVELOPMENT CONSTRUCTION BIDDING PHASE CONSTRUCTION DOCUMENTS ☐ CONSTRUCTION ADMINISTRATION

ADS PROJ. No.: NA

PROJECT:

NORTH

+ SITE

VICINITY MAP

THIS MAPPING PROJECT/ELEVATION SURVEY, WAS COMPLETED UNDER THE DIRECT AND RESPONSIBLE CHARGE OF, ROBERT H. TUCK (TUCK MAPPING SOLITORIS, INC.), FROM A CITULA ARRONDE SURVEY MORE UNDER MY SUPERNISON; THAT THE IMAGEN AND/OR ORIGINAL DATA MAS OBTAINED ON 12-11-14; MOT THAT THE PLAT, MAP, OR DIGITAL CODSTAIN. DATA INCLUDING METANTA MEETS MINIMUM ACCURACY STRANDARDS UNESS OTHERWISE NOT.

TOWN MANAGER'S CERTIFICATE

This is to certify that this plat has been reviewed by and meets the administrative approval requirements of the town manager as provided in the town of abingdon

NOTARY STATEMENT

NOTARY STATEMENT

WHOSE NAME(S) IS (ARE) SIGNED TO THE FOREGOING STATEMENT PERSONALLY APPEARED BEFORE ME IN MY STATE AND COUNTY AND ACKNOWLEDGED THE SAME.

A NOTARY PUBLIC IN AND FOR THE STATE AND COUNTY AFORESAID, DO HEREBY CERTIFY THAT

TOWN MANAGER, ARINGDON, VIRGINIA

STATE OF VIRGINIA COUNTY OF WASHINGTON TO WIT:

MY COMMISSION FYPIRES

MEN UNDER MY HAND THIS___

STATE OF VIRGINIA COUNTY OF WASHINGTON TO WIT:

MY COMMISSION EXPIRES

GIVEN UNDER MY HAND THIS.....

Washington Crossing **Shopping Center**

Property Located in the Town of Abinadon. Washington County, Virginia,

Property Owner Marathon Realty Corp. Owner Address P.O. Boy 1158 Abingdon, VA 24212 Property Address: 588 Cummings Street

Instrument No.: 150005883 Tax Map Reference: 105A-2-16 Survey For: Marathon Realty Corp P.O. Box 1158 Abingdon, VA 24212

Appalachia Design Services

INCORPORATED



245 Birch Street Blountville, TN 37617 Phone: (423) 323-1206 Fax: (423) 323-1732

> TOWN OF ABINGDON, VIRGINIA PLANNING DEPARTMENT

DRAWING INFORMATION		
SCALE:	1"=100"	
SCALE GUIDE:		
DWG ISSUED:	July 02, 2019	
PROJ ADMIN:	JSF	
DRAWN BY:	SWH	
CHECKED BY:	SWH	

PLAT SHOWING: SUBDIVISION OF THE MARATHON REALTY CORP. PROPERTY (WASHINGTON CROSSING SHOPPING

CENTER) 11.54 AC + COTALL

BEING ALL OF THOSE CEXTAIN TRACTS OF LAND LYING IN THE TOWN OF ABRICOON IN THE MACISTERIAL DISTRICT OF WASHINGTON COURTY, VA AND RECORDED AT INSTRUMENT NUMBER 150005853.

SUR-1 OF 1

NORTH

CALL THREE VORKING DAYS

BEFORE YOU DIG

NORTH RECONCILED TO THE VIRGINIA SOUTH ZONE STATE PLANE COORDINATE SYSTEM.

2. A PORTION OF THE SUBJECT PROPERTY IS LOCATED IN A SPECIAL FLOOD HAZARD AREA PER THE NATIONAL FLOOD INSURANCE PROGRAM FLOOD INSURANCE RATE MAP NUMBER 51191002800, BEARING AN EFFECTIVE DATE OF SEPTEMBER 29, 2010.

S. CERTIFICATION DETAILS:
THE USE OF THE WORD CERTIFY OR
THE USE OF THE

5. VERTICAL DATUM: NAVD 1988

6. SURVEYOR HAS MADE NO INVESTIGATION OR INDEPENDENT SEARCH FOR EASEMENTS OF RECORD, ENCUMENANCES, RESTRICTIVE COVENANTS, OWNERSHIP TITLE EVIDENCE, OF ANY OTHER FACTS THAT AN ACCURRIE AND CURRENT TITLE SEARCH MAY DISCLOSE.

8. ALL FUTURE CONSTRUCTION WILL CONFORM TO THE REQUIREMENTS OF THE PLANNING AND ZONING ORDINANCE IN EFFECT AT THE TIME OF CONSTRUCTION.