

The Maryland-National Capital Park and Planning Commission Prince George's County Planning Department Development Review Division 301-952-3530 *Note: Staff reports can be accessed at <u>http://mncppc.iqm2.com/Citizens/Default.aspx</u>*

4-21030

Preliminary Plan of Subdivision Preserve at Piscataway–Bailey's Village

REQUESTSTAFF RECOMMENDATION26 lots and 6 parcels for the development of
26 townhouse dwelling units.APPROVAL with conditionsVariation from Section 24-128(b)(7)(A)APPROVAL

Location: At the southwest corner of the intersection of Floral Park Road and Saint Mary's View Road.						
Gross Acreage:	1.65					
Zone:	LCD	The second se				
Gross Floor Area:	N/A					
Dwelling Units:	26					
Lots:	26	$\leq H$				
Parcels:	6	Planning Board Date:	04/21/2022			
Planning Area:	84	Dianning Poord Action Limit.	04/20/2022			
Council District:	09	Planning Board Action Limit:	04/28/2022			
Election District:	05	Mandatory Action Timeframe:	70 days			
Municipality:	None	Staff Report Date:	04/07/2022			
Applicant/Address: NVR MS Cavalier Preserve, LLC 11700 Plaza America Drive, Suite 310 Reston, VA 20190 Staff Reviewer: Eddie Diaz-Campbell Phone Number: 301-952-3665 Email: Eddie.Diaz-Campbell@ppd.mncppc.org		Date Accepted:	02/18/2022			
		Informational Mailing:	07/28/2021			
		Acceptance Mailing:	02/16/2022			

The Planning Board encourages all interested persons to request to become a person of record for this application. Requests to become a person of record may be made online at http://www.mncppcapps.org/planning/Person of Record/. Please call 301-952-3530 for additional information.

Table of Contents

0	VERV	/IEW
SI	ETTI	NG
FI	NDI	NGS AND REASONS FOR STAFF RECOMMENDATION 4
	1.	Development Data Summary
	2.	Previous Approvals
	3.	Community Planning
	4.	Stormwater Management
	5.	Parks and Recreation
	6.	Bicycle/Pedestrian7
	7.	Transportation
	8.	Site Layout and Access
	9.	Schools12
	10.	Public Facilities12
	11.	Use Conversion14
	12.	Public Utility Easement
	13.	Historic14
	14.	Environmental15
	15.	Urban Design19
R	ECOI	MMENDATION

THE MARYLAND-NATIONAL CAPITAL PARK AND PLANNING COMMISSION

PRINCE GEORGE'S COUNTY PLANNING BOARD

STAFF REPORT

SUBJECT:Preliminary Plan of Subdivision 4-21030Type 1 Tree Conservation Plan TCP1-009-94-05Preserve at Piscataway–Bailey's Village

OVERVIEW

The site is located at the southwest corner of the intersection of Floral Park Road and Saint Mary's View Road. The site consists of one lot known as Lot 10, Block E of the Preserve at Piscataway, Bailey's Village, recorded in Plat Book PM 216 page 75. The property has an address of 2501 Saint Mary's View Road. The 1.65-acre property is in the Legacy Comprehensive Design (LCD) Zone and is being reviewed in accordance with the prior Prince George's County Zoning Ordinance and Subdivision Regulations, as required by Section 24-1703(a) of the Subdivision Regulations. Under the prior Zoning Ordinance, the site is in the Local Activity Center (L-A-C) Zone. The site is subject to the 2013 Approved Subregion 5 Master Plan and Sectional Map Amendment (master plan).

This preliminary plan of subdivision (PPS) proposes to subdivide the property into 26 lots (known as Lots 11–36, Block E) for development of 26 townhouse dwelling units. Six parcels, which are to be conveyed to a homeowners association (HOA), are also proposed for open space and a private alley that support the townhouse development. The subject site is currently vacant. The property is the subject of a previous PPS (4-03027) which anticipated commercial retail, office, and multifamily uses on Lot 10. A PPS is now required in order to permit the division of land for the proposed townhouse dwelling lots.

The property is subject to Comprehensive Design Plan CDP-9306-05 (PGCPB Resolution No. 2022-02), which was approved by the Prince George's County Planning Board on January 6, 2022, and as of this writing, is pending final decision of the Prince George's County District Council. The original CDP-9306 approved the overall Preserve at Piscataway development, which includes five distinct villages, the northernmost of which is Bailey's Village. The CDP-9306-05 amendment proposes to remove the previously approved commercial and multifamily uses within Bailey's Village and approve an additional 26 townhouse dwelling units. The CDP amendment results in a total of 132 maximum dwelling units for the L-A-C zoned portion of the overall Preserve at Piscataway development.

The applicant filed a variation request from Section 24-128(b)(7)(A) of the Subdivision Regulations, to allow development of lots in the L-A-C Zone which are served by alleys but front on private open space. This request applies to proposed Lots 25–36. The request is discussed further in the Site Layout finding of this technical staff report.

Staff recommends **approval** of the PPS, with conditions, and approval of the variation based on the findings contained in this technical staff report.

SETTING

The subject site is located on Tax Map 142 in Grids E-2 and F-2 and is within Planning Area 84. The site is bound to the north by Floral Park Road, with undeveloped land in the LCD and Agriculture Residential Zones (formerly the Residential Low and Residential-Agricultural Zones, respectively) beyond. The site is bound to the east, south, and west by existing development within Bailey's Village, which like the subject property, is currently zoned LCD and was formerly zoned L-A-C. Specifically, east of the property is Saint Mary's View Road, with townhouse development beyond. West of the property is Bailey's Pond Road, with townhouses beyond. South of the property is an open space parcel known as Parcel T, Block E, which has been developed with gardens, as well as picnic and seating areas. Approximately 325 feet west of the property is the Edelen House Historic Site, which is also within Bailey's Village.

FINDINGS AND REASONS FOR STAFF RECOMMENDATION

	EXISTING	PROPOSED
Zones	LCD	LCD
		(reviewed per L-A-C standards)
Use(s)	Vacant	Residential
Acreage	1.65	1.65
Parcels	0	6
Lots	1	26
Dwelling Units	0	26
Variance	No	No
Variation	No	Yes
		(Section 24-128(b)(7)(A))

1. Development Data Summary—The following information relates to the subject PPS application and the proposed development.

Pursuant to Section 24-119(d)(2) of the Subdivision Regulations, this case was heard at the Subdivision and Development Review Committee (SDRC) meeting on March 4, 2022. The requested variation from Section 24-128(b)(7)(A) was accepted on March 22, 2022, and heard at the SDRC meeting on April 1, 2022, as required by Section 24-113(b) of the prior Subdivision Regulations.

2. **Previous Approvals**—On September 14, 1993, the Prince George's County Council, sitting as the District Council for the part of the Maryland-Washington Regional District in Prince George's County, adopted Prince George's County Council Resolution CR-60-1993, approving the 1993 *Subregion 5 Master Plan and Sectional Map Amendment for Subregion V, Planning Areas 81A, 81B, 83, 84, 85A, and 85B.* CR-60-1993 rezoned 858.7 acres in the Residential-Agriculture (R-A) Zone to the Residential Low Development (R-L) Zone and 19.98 acres to the L-A-C Zone. CR-60-1993 also approved Basic Plans A-9869 and A-9870, along with 39 conditions and 11 considerations. A new master plan was approved in 2013,

the 2013 *Approved Subregion 5 Master Plan and Sectional Map Amendment.* The 2013 sectional map amendment retained the same zoning for the subject property.

On March 31, 1994, the Planning Board approved CDP-9306 for the overall development, known then as the Villages of Piscataway, as described in PGCPB Resolution No. 94-98(C)(A), with 36 conditions. The CDP included the entire ±878.9 acres of land zoned R-L and L-A-C, which was to be developed as a golf course community with five distinct villages, one of which was Bailey's Village. A Type I Tree Conservation Plan (TCPI-009-94) was also approved. The CDP was amended in June 2007, October 2008, March 2016, July 2021, and January 2022. Only the January 2022 amendment, which is discussed below, is relevant to this PPS.

On June 17, 2003, the Planning Board approved PPS 4-03027 (PGCPB Resolution No. 03-122) for 794 lots and 66 parcels, subject to 47 conditions. This approval also included up to 16,000 square feet of commercial/retail uses, up to 6,500 square feet of institutional uses, 57 single-family detached, 49 single-family attached, and 34 multifamily dwelling units in the 19.98-acre L-A-C-zoned Bailey's Village area. The subject PPS will supersede PPS 4-02027 for Lot 10, Block E only, if approved. Additional PPS applications have been approved by the Planning Board for other villages within the Preserve at Piscataway, and those have also supersede PPS 4-03027 for certain areas.

Multiple specific design plans (SDPs) have been approved by the Planning Board, which facilitated the development of the Preserve at Piscataway. SDP-0319, as amended, was approved for the existing development within Bailey's Village.

On January 6, 2022, the Planning Board approved CDP-9306-05 (PGCPB No. 2022-02), for the purpose of amending the CDP to remove the commercial, retail, office, and multifamily uses from the L-A-C zoned portion of Bailey's Village and replace them with 26 single-family attached dwelling units. CDP-9306-05 was appealed to the District Council and was subject to a public hearing before the Council on March 28, 2022. As of this writing, the District Council has not made a final decision on the CDP amendment. Section 24-119(b) of the Subdivision Regulations permits the concurrent filing of a CDP and PPS, and these plans are consistent. However, disapproval or substantial modifications to CDP-9306-05 may result in the inability to proceed with final platting of this subdivision and require the approval of a new PPS. Staff recommends that this PPS be found to conform to the final decision adopted for pending CDP-9306-05, prior to signature approval.

One condition from CDP-9306 is relevant to the review of the subject PPS, as follows:

28. The design of Bailey Village should be compatible with the height, scale, building mass, directional expression, roof shapes, building materials and architectural details found in the historic village of Piscataway. Particular attention should be given to the view of Bailey Village from Floral Park Road and Piscataway Road. The view from this area shall not be exclusively the view of large blocks of townhouse units, either fronts or backs.

Conformance to this condition is discussed in the Urban Design finding of this technical staff report.

3. Community Planning—The 2014 *Plan Prince George's 2035 Approved General Plan* (Plan 2035) is briefly discussed below, as well as the application's conformance with the master plan:

Plan 2035

This application is in the Established Communities area. The vision for the Established Communities is context-sensitive infill and low- to medium-density development (page 20).

Master Plan

The PPS must conform to the master plan, including maps and text, unless the Planning Board finds that events have occurred to render the relevant recommendations within the plan no longer appropriate, no longer applicable, or the District Council has not imposed the recommended zoning (Section 24-121(a)(5) of the Subdivision Regulations). All master plans duly adopted and approved prior to the date of adoption of Plan 2035 remain in full force and effect until those plans are revised or superseded by subsequently adopted and approved plans (page 270 of Plan 2035).

The development pattern established in the master plan defines the location and quantity of land that should be developed for different uses: residential, employment, commercial, mixed-use, and institutional (page 29 of the Subregion 5 Master Plan). A Future Land Use map (Map IV-1) serves as a guide to where different uses are recommended for future development (page 30). The Future Land Use map recommends commercial land uses on the subject property (page 32). However, staff finds the Planning Board's approval of CDP-9306-05, removing commercial uses and approving 26 single-family attached dwelling units on the subject property, renders the land use recommendations in the master plan no longer applicable, pursuant to Section 24-121(a)(5) of the Subdivision Regulations.

4. **Stormwater Management**—An approved Stormwater Management (SWM) concept plan and approval letter (31844-2021-00) has been submitted with this PPS. The concept plan, approved by the Prince George's County Department of Permitting, Inspections and Enforcement (DPIE), provides that the...." applicant must treat the minimum 1-inch runoff on-site and retrofit the existing Pond No. 2 to provide the 1-inch water quality volume, channel protection volume and 100-year Dam Safety." A SWM fee of \$6,500.00 for on-site attenuation/quality control measures is required. The concept plan proposes to construct two micro-bioretention facilities. This stormwater approval expires September 16, 2024.

In accordance with Section 24-130 of the Subdivision Regulations, development of the site shall conform with the SWM concept plan and any subsequent revisions to ensure no on-site or downstream flooding occurs.

5. **Parks and Recreation**—This PPS has been reviewed for conformance with the requirements and recommendations of Plan 2035; the master plan; the *Land Preservation, Parks and Recreation Plan for Prince George's County*; the 2013 *Formula 2040: Functional Master Plan for Parks, Recreation and Open Space*; and the Subdivision Regulations (Subtitle 24), as they pertain to public parks and recreation and facilities.

Section 24-134 of the Subdivision Regulations requires the mandatory dedication of 0.25 acre of land suitable for active and passive recreation to serve the proposed development, based on the subject site's area and density. However, Section 24-134(a)(3)(D) of the Subdivision Regulations also states that any re-subdivision

of property on which land was previously dedicated, or fee-in-lieu paid, the applicant shall be credited to the extent that the land dedication or fee would otherwise be required upon such subdivision.

This subdivision is exempt from the mandatory dedication requirements because the applicant previously dedicated 100.32 acres of land, adjacent and nearby to this subdivision, as a condition of approval with PPS 4-03027. The provision of land and existing on-site private recreational facilities in the vicinity of the project area meets and exceed the mandatory dedication requirements of Section 24-134.

This property is located approximately 2.8 miles southwest of Hillantrae Community Park, 4.5 miles southwest of Cosca Regional Park, and 4 miles north of Accokeek East Park. The Preserve at Piscataway is also located approximately three miles southeast of Fort Washington Forest Community Center. The master plan indicates that Accokeek contains 260 acres of local parkland and has sufficient parkland to meet the projected needs through 2030. In addition, there are no floating park symbols near the proposed Preserve at Piscataway development.

With Bailey's Village being part of the larger Preserve at Piscataway community, the new residents will join the existing HOA. The Preserve at Piscataway has existing private recreational facilities consisting of a clubhouse with an outdoor swimming pool, a half basketball court, and a playground. The community also contains an additional recreational location that has two outdoor tennis courts and two full basketball courts. In addition, the Preserve at Piscataway has an extensive trail network, tot lots, and open space for active and passive recreation.

6. **Bicycle/Pedestrian**—This PPS was reviewed for conformance with the 2009 *Approved Countywide Master Plan of Transportation* (MPOT), the master plan, and the Subdivision Regulations to provide the appropriate pedestrian and bicycle transportation recommendations.

Master Plan Pedestrian and Bike Facilities

The MPOT recommends a side path along Floral Park Road, which currently exists. The MPOT provides policy guidance regarding multimodal transportation and the Complete Streets element of the MPOT recommends how to accommodate infrastructure for people walking and bicycling (pages 9-10), as follows:

Policy 1: Provide standard sidewalks along both sides of all new road construction within the Developed and Developing Tiers.

Policy 4: Develop bicycle-friendly roadways in conformance with the latest standards and guidelines, including the 1999 AASHTO Guide for the Development of Bicycle Facilities.

The master plan also recommends a dual route along Floral Park Road, and the following policies (page 118):

• Promote pedestrian and bicycle opportunities as part of a multi-modal transportation network.

• Promote and encourage cycling and walking for commuting purposes as an alternative to driving a car.

There are no pedestrian and bicycle facilities shown with this application. However, there are existing facilities abutting the site that were approved with previous applications. An eight-foot-wide side path is constructed along the property frontage of Floral Park Road and a five-foot-wide sidewalk along the property frontage of Saint Mary's View Road, which the planned townhomes will front. In addition to the existing facilities, the site will also include a five-foot-wide sidewalk along the property frontage of Baileys Pond Road, as well as sidewalk connections from the site to the existing paths along Floral Park Road and Saint Mary's View Road. The access alley to the proposed townhomes will not include an internal sidewalk, as the homes are planned to be rear loading. These existing and planned facilities support the goals and policies of the MPOT and master plan. At the time of detailed site plan, all sidewalks should be included on the site plan.

7. Transportation—In accordance with the Subdivision Regulations, transportation-related findings for adequacy are made for this application, along with any needed determinations related to dedication, access, and general subdivision layout.

Due to the change in use, the proposed development results in a decrease of potential trips generated than previously approved for this site with PPS 4-03027. The original approval allowed 12,000 square feet of retail/office space and 34 multifamily residences. This application would replace this development with 26 townhouse dwellings. The trip differences for the site (existing Lot 10) are summarized in the table below:

Trip Generation Summary, Preserve at Piscataway, Lot 10, Block E									
	Use		AM Peak Hour		PM Peak Hour				
Land Use	Quantity	Metric	In	Out	Tot	In	Out	Tot	
Current Proposal	Current Proposal								
Townhouse residences	26	Units	4	14	18	14	7	21	
Total Trips: Current Pro	Total Trips: Current Proposal			14	18	14	7	21	
Previous Approval									
Multifamily residences	34	Units	3	15	18	13	7	20	
Office/retail	12,000	Square feet	7	4	11	54	59	113	
Less Pass-By (50 percent AM and PM)			-3	-2	-5	-27	-30	-57	
Net office/retail trips			4	2	6	27	29	56	
Total Trips: Previous Approval			7	17	24	40	36	76	
Difference in Trips: Current Proposal versus Previous Approval				-6			-55		

Given that the current proposal would generate fewer trips than the original approval within Lot 10, Block E, it is determined that the proposal would be within the trip cap established by the underlying CDP and PPS. Also, by generating fewer trips than the original approval for this site, the required traffic-related finding that the staging of development will not be an unreasonable burden on available transportation facilities can be made.

The submitted PPS includes the appropriate right-of-way along Floral Park Road and along internal streets consistent with the prior approvals. The proposed development is within the established trip cap through prior approvals. Therefore, no additional traffic analysis is required.

Master Plan Compliance

The property will be served by Floral Park Road, a master planned primary road in the MPOT. The required right-of-way dedication was achieved with a prior PPS. The PPS accommodates this master-planned road; therefore, the PPS will conform with the MPOT and the master plan recommendations for vehicular transportation.

Based on the preceding findings, adequate transportation facilities will exist to serve the proposed subdivision, in accordance with Section 24-124 of the Subdivision Regulations, the MPOT, and the master plan if the application is approved with the conditions recommended in this technical staff report.

8. Site Layout and Access—The subject application will create 26 single-family attached lots. Pedestrian access to the fronts of the lots will be provided from the north along Floral Park Road, from the east along St. Mary's View Road, from the south along a sidewalk abutting the existing village green, and from the west along a sidewalk on proposed Parcel Y. Vehicular access to the rears of the lots will be from a private alley with two points of access onto Bailey's Pond Road.

The use of private alleys to serve townhouse development in the L-A-C Zone is permitted, in accordance with Section 24-128(b)(7)(A), with the stipulation that when alleys are used to serve townhouse lots the lots must also front on a public street. However, in this case, the applicant has proposed that Lots 25–36 instead front on private open space. Specifically, Lots 25–31 are proposed to front on the village green (off-site Parcel T) while Lots 32–36 are proposed to front on Parcel Y, an open space parcel between the lots and Bailey's Pond Road. In order to permit the use of alleys to serve these lots, the applicant has requested a variation from Section 24-128(b)(7)(A).

Variation

Section 24-113 of the Subdivision Regulations requires that the following criteria be met for the Planning Board to approve a variation. The criteria are in **BOLD** text below, while staff findings for each criterion are in plain text.

(a) Where the Planning Board finds that extraordinary hardship or practical difficulties may result from strict compliance with this Subtitle and/or that the purposes of this Subtitle may be served to a greater extent by an alternative proposal, it may approve variations from these Subdivision Regulations so that substantial justice may be done and the public interest secured, provided that such variation shall not have the effect of nullifying the intent and purpose of this Subtitle and Section 9-206 of the Environment

Article; and further provided that the Planning Board shall not approve variations unless it shall make findings based upon the evidence presented to it in each specific case that:

(1) The granting of the variation will not be detrimental to the public safety, health, or welfare, or injurious to other property.

The Subdivision Regulations generally require frontage on public streets to ensure adequate access and public safety. The affected lots will have rear-loaded garage units which allow vehicles to access each unit from the alley rather than directly from the public street. The proposed alley connects to the public street at each end for full circulation. The design separates vehicular traffic using the alleys from pedestrian traffic using the sidewalks in front of the units, thereby reducing the number of sidewalk/driveway crossings, and improving safety for residents and visitors. This better achieves the purpose of the Subdivision Regulations that land be subdivided in such a way that it can be used safely for building purposes without danger to health, safety, and welfare.

The design includes a continuous sidewalk crossing private Lots 25–31 which will require the residents using the pedestrian path to pass through each other's lots to reach their own units. In order to ensure the lots cannot impede access to one another, staff recommends that an access easement to the benefit of Lots 25–31 be granted over the sidewalk to ensure clear passage. This easement should also give access to the HOA for the purpose of maintaining the sidewalk. Such an easement would ensure the sidewalk acts as a common leadwalk that will not detract from the private open space within the front yards of these lots. With this recommended easement, provided as a condition in the Recommendation section of this technical staff report, granting the variation will not be detrimental to the public safety, health, or welfare, or injurious to other property.

(2) The conditions on which the variation is based are unique to the property for which the variation is sought and are not applicable generally to other properties.

Staff finds that the conditions on which the variation is based are unique to this property and are not applicable generally to other properties. Existing Lot 10 already fronts onto three public roadways and an established village green. The lot was previously sized for commercial and multifamily uses, and it remains an unusual undeveloped pocket in an otherwise fully developed subdivision. These conditions are unique limitations that establish the limited parameters in which the applicant must work within, in order to develop the site. Under these conditions, for example, it would be difficult to avoid having part of the development front on the village green, especially since such frontage could be considered highly desirable by homeowners. The necessary positioning of the alley also limits the available frontage on Bailey's Pond Road, resulting in the need to push Lots 32–36 away from the road and have them front on an open space parcel instead. Staff also finds this alternative design will result in a better overall

development than what would be achieved through strict compliance with the Subdivision Regulations.

(3) The variation does not constitute a violation of any other applicable law, ordinance, or regulation.

Staff is not aware of any applicable law, ordinance, or regulation that will be violated if this variation is granted.

(4) Because of the particular physical surroundings, shape, or topographical conditions of the specific property involved, a particular hardship to the owner would result, as distinguished from a mere inconvenience, if the strict letter of these regulations is carried out.

Staff finds that because of the property's particular physical surroundings and previous approvals, a particular hardship to the owner would result if the strict letter of these regulations is carried out. As stated above, the proposed property and its surroundings have unique physical features, including a village green, and is of a shape not originally designed for townhouse development. An alley loop serving outward-facing townhouses is the most efficient way of developing the site so that dwelling will face outward towards the surrounding existing streets and development. Requiring the applicant to reconfigure their design to meet the strict letter of the regulations would confer a particular hardship on the owner given that any reconfiguration would result in a less efficient site layout. Such reconfiguration would also result in a development that lessens achievement of the purposes of the Subdivision Regulations than the alternative proposal.

(5) In the R-30, R-30C, R-18, R-18C, R-10A, R-10, and R-H Zones, where multifamily dwellings are proposed, the Planning Board may approve a variation if the applicant proposes and demonstrates that, in addition to the criteria in Section 24-113(a), above, the percentage of dwelling units accessible to the physically handicapped and aged will be increased above the minimum number of units required by Subtitle 4 of the Prince George's County Code.

This property is not in any of the above listed zones. Therefore, this section does not apply.

Staff finds that the site is unique to the surrounding properties, and the variation request is supported by the required findings. Approval of the variation will not have the effect of nullifying the intent and purpose of the Subdivision Regulations, but instead will result in a better outcome than could be achieved through strict compliance with the Subdivision Regulations. Therefore, staff recommends approval of the variation from Section 24-128(b)(7)(A), to allow Lots 25–36 to be served by the alley, without direct frontage on a public street.

9. Schools—This PPS has been reviewed for impact on school facilities, in accordance with Section 24-122.02 of the Subdivision Regulations and Council Resolutions CR-23-2001 and CR-38-2002, *Amended Adequate Public Facilities Regulations for Schools*. The subject property is located within Cluster 6, as identified in the 2020 Update of the *Pupil Yield Factors & Public-School Clusters*. Staff has conducted an analysis and the results are as follows:

	Affected School Cluster			
	Elementary School Cluster 6	Middle School Cluster 6	High School Cluster 6	
Townhouse (TH) Dwelling Units	26	26	26	
Pupil Yield Factor (PYF) – Townhouse (TH)	0.114	0.073	0.091	
TH x PYF = Future Subdivision Enrollment	3	2	2	
Adjusted Student Enrollment 9/30/19	4,856	2,912	3,490	
Total Future Student Enrollment	4,859	2,914	3,492	
State Rated Capacity	6,381	3,340	5,206	
Percent Capacity	76 percent	87 percent	67 percent	

Impact on Affected Public School Clusters by Dwelling Units

Per Section 24-114.01 of the Subdivision Regulations, School Planning Capacity Analysis, this adequacy analysis was completed for planning purposes to assess the need for new or expanded school facilities; it is not a condition of approval for a subdivision.

Section 10-192.01 of the Prince George's County Code establishes school surcharges and an annual adjustment for inflation, unrelated to the provision of Subtitle 24. The current amount is \$10,180 per dwelling if a building is located between I-95/495 (Capital Beltway) and the District of Columbia; \$10,180 per dwelling if the building is included within a basic plan or CSP that abuts an existing or planned mass transit rail station site operated by the Washington Metropolitan Area Transit Authority; or \$17,451 per dwelling for all other buildings. This project is located outside the Capital Beltway; thus, the surcharge fee is \$17,451 per dwelling. This fee is to be paid to DPIE at time of issuance of each building permit.

The PPS was reviewed for conformance to the master plan recommendations for schools, in accordance with Section 24-121(a)(5) and Section 24-122 of the Subdivision Regulations, and found to be in conformance, as described in greater detail in the Public Facilities finding below.

10. Public Facilities—In accordance with Section 24-122.01 of the Subdivision Regulations, water and sewerage, police, and fire and rescue facilities will be adequate to serve the subject site, with the recommended conditions, as outlined in a memorandum from the Special Projects Section dated March 1, 2022 (Perry to Diaz-Campbell), provided in the backup of this technical staff report, and incorporated by reference herein. Fire and rescue adequacy requires additional discussion, as provided below.

Fire and Rescue Facilities

This PPS was reviewed for adequacy of fire and rescue services in accordance with Section 24-122.01(d) of the Subdivision Regulations. The subject property is served by the Accokeek Volunteer Fire/EMS Station Co. 824, located at 16111 Livingston Road in Accokeek. The response time standard established by Section 24-122.01(e) of the Subdivision Regulations is a maximum of seven-minutes travel time from the first due station.

Prince George's County Fire and EMS Department representative, James V. Reilly, stated in writing (via email) that as of February 22, 2022, the subject project fails the seven-minute travel time test from the first due station, Accokeek VFD Co. 824. Therefore, mitigation will be required prior to the issuance of permits unless a waiver of the Public Safety Facilities mitigation requirement is issued, in accordance with Section 24-122.01(f) of the Subdivision Regulations (Prince George's County Council Bill CB-20-2020 enacted July 21, 2020). The mitigation fee to be assessed is \$1,741 per dwelling unit. This fee is subject to adjustment on an annual basis, in accordance with the percentage change in the Consumer Price Index for All Urban Consumers. The actual fee to be paid will be determined at the time the grading permit is issued.

At this time, mitigation has not been waived; therefore, prior to the Planning Board's approval of the PPS, the applicant shall enter into and submit a ratified Public Safety Mitigation Fee agreement with the Maryland-National Capital Park and Planning Commission (M-NCPPC)-Prince George's County Planning Department for 26 dwellings, in accordance with the *Guidelines for the Mitigation of Adequate Public Facilities: Public Safety Infrastructure* (CR-078-2005).

In order to alleviate the negative impact on fire and rescue services, due to the inadequate service response discussed above, the Fire Department recommends that a fire suppression system be installed in all residential structures, in accordance with National Fire Protection Association Standard 13D and all applicable Prince George's County laws. Since this is a building code requirement, no condition to this effect is necessary as part of this PPS.

The Fire Department reported that there is adequate equipment to meet the standards stated in Section 24-122.01(e)(1)(C) of the Subdivision Regulations.

Master Plan Conformance with Public Facilities

This PPS was reviewed for conformance to the master plan recommendations for public facilities in accordance with Sections 24-121(a)(5) and 24-122. The master plan provides goals and policies related to public facilities (pages 129–143). The proposed development aligns with the master plan goal of ensuring "needed public facilities are provided at locations that effectively and efficiently serve the existing and future population." The plan conforms to the policies and appropriate strategies for schools, libraries, public safety, parks and recreation, solid waste management/recycling, and water and sewer service. There are no police, fire and emergency medical service facilities, schools, parks, or libraries proposed on the subject property. The 2008 *Approved Public Safety Facilities Master Plan* also provides guidance on the location and timing of upgrades and renovations to existing facilities and construction of new facilities; however, there are no recommendations of this plan that currently affect the site.

- **11. Use Conversion**—The total development included in this PPS is for 26 townhouse dwellings in the L-A-C Zone. If a substantial revision to the mix of uses on the subject property is proposed, including any nonresidential development, that affects Subtitle 24 adequacy findings, as set forth in the resolution of approval and reflected on the PPS, that revision of the mix of uses shall require approval of a new PPS, prior to approval of any building permits.
- **12. Public Utility Easement**—In accordance with Section 24-122(a) of the Subdivision Regulations, when utility easements are required by a public company, the subdivider shall include the following statement in the dedication documents recorded on the final plat:

"Utility easements are granted pursuant to the declaration recorded among the County Land Records in Liber 3703 at Folio 748."

The standard requirement for public utility easements (PUEs) is 10 feet wide along both sides of all public rights-of-way. The subject site fronts on the existing public rights-of-way of Floral Park Road to the north, Saint Mary's View Road to the east, and Bailey's Pond Road to the west. The PPS shows the required PUEs along these streets.

Section 24-128(b)(12) of the Subdivision Regulations requires a 10-foot-wide PUE along one side of all private streets, not including alleys. The PPS includes a new private alley to serve the new lots but does not include any private streets.

- **13. Historic**—The subject portion of the project known as Bailey's Village is adjacent to the Edelen House (Historic Bailey's Plantation), a County designated historic site (84A-023-06). Bailey's Village was required to be designed to be compatible with the adjacent historic site as stated in Condition 10 of PGCPB Resolution No. 94-98(C)(A) of CDP-9306:
 - 10. The L-A-C portion of the project known as Bailey's Village shall be designed so as to be compatible with the adjacent Historic Bailey's Plantation (Edelen House) and the historic village. Specific details pertaining to the building mass, height, scale, and construction materials and details shall be provided as part of the SDP submission.

A Phase I archeology survey was conducted on the subject property in 1997. No archeological sites were identified in the area within the subject proposal and no additional archeological investigations are recommended.

The subject 1.65-acre parcel does not contain and is not adjacent to any designated Prince George's County historic sites or resources. However, staff determined that the proposed new construction may be visible from the Edelen House Historic Site (84A-023-06). Therefore, staff recommended that the applicant provide a sightline study to determine whether the new construction would be visible from the Edelen House Historic Site. In response, the applicant provided a cross section that includes the Edelen House Historic Site and existing and proposed development. The applicant's exhibit demonstrates that the intervening development between the Edelen House Historic Site and the proposed new development will preclude the new development from being visible from the historic site.

The master plan includes goals, policies, and strategies related to historic preservation and archaeology (pages 155–159). Staff finds that, based on currently available information, the proposed development will be compatible with the surrounding historic sites and resources. Therefore, the PPS conforms to the policies and the relevant strategies of the master plan related to historic preservation. The compatibility of the development with the surrounding historic sites and resources will be further evaluated at the time of DSP. The PPS conforms to the policies and the relevant strategies of the master plan related to archaeology as there are no archaeological sites on the property.

14. Environmental—The subject PPS and TCP1-009-94-05 were received on February 18, 2022. Comments were provided in an SDRC meeting on February 18, 2022. Revised plans were received on March 11, 2022.

The following applications and associated plans for the subject site applicable to this case were previously reviewed:

Review Case	Associated Tree	Authority	Status	Action Date	Resolution
Number	Conservation Plan				Number
	Number				
A-9869	N/A	District Council	Approved	9/14/1993	CR-60-1993
A-9870	N/A	District Council	Approved	9/14/1993	CR-60-1993
4-94017	TCPI-009-94-01	Planning Board	Approved	6/24/1994	94-213
SDP-9804	TCPII-098-99	Planning Board	Approved	2/14/2002	96-301
4-03027	TCP1-009-94-02	Planning Board	Approved	5/29/2003	03-122
SDP-0320	TCPII-048-04	Planning Board	Approved	6/10/2004	04-133
CDP-9306	TCPI-009-94	Planning Board	Approved	10/28/2004	94-98(A)
SDP-0320-01	N/A	Staff Level	Approved	8/31/2005	N/A
SDP-0320-02	TCPII-048-04-01	Planning Board	Approved	11/14/2013	13-131
CDP-9306-03	TCPI-009-94-03	Planning Board	Approved	3/10/2016	16-37
CDP-9306-04	N/A	Planning Board	Approved	7/8/2021	2021-90
NRI-037-2021	N/A	Staff	Approved	5/3/2021	N/A
CDP-9306-05	TCPI-009-94-04	District Council	Pending	Pending	2022-02
4-21030	TCPI-009-94-05	Planning Board	Pending	Pending	Pending

Grandfathering

The project is subject to the environmental regulations contained in Subtitles 24, 25, and 27 that came into effect on September 1, 2010, because the application is for a new PPS.

Site Description

The overall Preserve at Piscataway subdivision consists of a gross tract area of 878.90 acres, including 79.80 acres of 100-year floodplain, resulting in a net tract area of 799.10 acres in the R-L and L-A-C Zones. The site is in Planning Area 84, Subregion 5, primarily south of Floral Park Road and west of Danville Road.

This PPS is focused on a 1.65-acre section of The Preserve at Piscataway called Bailey's Village. The site is located at the southwest corner of Floral Park Road and Saint Mary's View Road and is undeveloped. Within the boundaries of the PPS, there are no streams, wetlands, 100-year floodplain, steep slopes, woodlands, specimen trees, or rare, threatened, or endangered species on-site. The subject property is a maintained grass field. The portion

of Floral Park Road that is fronting the site is identified as both a primary collector roadway and a historic and scenic roadway. According to the United States Department of Agriculture, Natural Resources Conservation Service Web Soil Survey, the predominate soils found within the boundaries of the PPS Bailey's Village area are two types of Grosstown gravelly silt loam (0–2 percent slopes and 5–10 percent slopes). Marlboro clay and Christiana complexes are not found on or near this application area. The site is in Environmental Strategy Area 2 (formerly the Developing Tier) of the Regulated Environmental Protection Areas Map, as designated by Plan 2035. According to the 2017 *Countywide Green Infrastructure Plan of the Approved Prince George's Resource Conservation Plan: A Countywide Functional Master Plan* (Green Infrastructure Plan), the entire area is within an Evaluation Area.

CONFORMANCE WITH APPLICABLE PLANS—Environmental

Master Plan Conformance

The section on Environmental in the master plan contains eight (8) sub-sections (A–H), each of which contain policies and strategies. The text in **BOLD** is the text from the master plan and the plain text provides comments on plan conformance.

- A. Green Infrastructure
- Implement the master plan's desired development pattern while protecting sensitive environmental features and meeting the full intent of environmental policies and regulations.
- Ensure the new development incorporates open space, environmental sensitive design, and mitigation activities.
- Protect, preserve, and enhance the identified green infrastructure network.

The geographical area of the PPS is in the Bailey's Village section of the Preserve at Piscataway and consists of a 1.65-acre area that has been graded from previous approvals. This area is identified as being totally within the Evaluation Area of the Green Infrastructure Plan network. Currently, this application area is entirely maintained grass with no woodlands, trees, or regulated environmental features.

B. Water Quality, Stormwater Management, and Groundwater

- Encourage the restoration and enhancement of water quality in degraded areas and the preservation of water quality in areas not degraded.
- Protect and restore groundwater recharge areas such as wetlands and the headwater areas of streams.

The SWM design is required to be reviewed and approved by DPIE to address surface water runoff issues, in accordance with Subtitle 32, Water Quality Resources and Grading Code. This requires that environmental site design be implemented to the maximum extent practicable. The site has an approved SWM concept plan, 31844-2021-00, which was submitted with the subject application. The concept plan states that the" ...applicant must treat the minimum 1-inch runoff on-site and retrofit the existing Pond No. 2 to provide the 1-inch water quality volume, channel protection volume and 100-year Dam Safety."

No regulated environmental features are proposed to be impacted with this application.

- C. Watersheds
- Ensure that, to the fullest extent possible, land use policies support the protection of the Mattawoman Creek and Piscataway Creek watersheds.
- Conserve as much land as possible, in the Rural Tier portion of the watershed, as natural resource land (forest, mineral, and agriculture).
- Minimize impervious surfaces in the Developing Tier portion of the watershed through use of conservation subdivisions and environmentally sensitive design and, especially in the higher density Brandywine Community Center, incorporate best stormwater design practices to increase infiltration and reduce run-off volumes.

This application is for the continued construction of a townhouse development within an existing residential subdivision. The project is located within a previously graded area surrounded by existing development. Currently, this application area is entirely within a maintained grass area with no woodlands, trees, or regulated environmental features. The main stem of Piscataway Creek is located off-site approximately 1,000 feet to the north across Floral Park Road. This Bailey's Village section PPS is part of a larger subdivision of The Preserve at Piscataway. The woodland conservation requirement has been met implementing the previously approved development.

The subject property is located within the Environmental Strategy Area 2, which was formerly the developing tier. All the proposed development will be outside the environmentally sensitive areas.

- D. Chesapeake Bay Critical Area
- Enhance the County's Critical Area protection program in response to local, regional, and statewide initiatives and legislative changes.

The subject property is not located in the Chesapeake Bay Critical Area.

- E. Air Quality and Greenhouse Gas Emissions
- Reduce air pollution through transportation demand management (TDM) projects and programs.

- Promote "climate-friendly" development patterns though planning processes and land use decisions.
- Increase awareness of the sources of air pollution and greenhouse gas emissions.

Air quality is a regional issue that is currently being addressed by the Council of Governments.

Conformance with the Countywide Green Infrastructure Plan

According to the Green Infrastructure Plan, the entire site is within the Evaluation Area within the designated network of the plan. The conceptual design, as reflected on the PPS and TCP1, is in keeping with the goals of the Green Infrastructure Plan and focuses development outside of the most sensitive areas of the site. A detailed evaluation of major green infrastructure components has been provided in the Master Plan Conformance section of this finding.

ENVIRONMENTAL REVIEW

Natural Resources Inventory Plan

An approved Natural Resources Inventory (NRI-037-2021) was submitted with the application. This NRI was a requirement for the subject PPS application area and not the entire Preserve at Piscataway. The site was graded and cleared when the original development occurred. This overall subdivision contains natural features that were required to be protected under Section 24-130, at the time of first PPS review, and were addressed with appropriate development applications. The current PPS application does not include regulated environmental features (streams, wetlands, floodplain, steep slopes), woodlands, or specimen trees, only maintained lawn.

No additional information is required regarding the NRI.

Woodland Conservation

This property is subject to the provisions of the Prince George's County Woodland and Wildlife Habitat Conservation Ordinance because the property is greater than 40,000 square feet in size and contains more than 10,000 square feet of existing woodland. This application area was part of previously approved TCP1 and Type II tree conservation plans (TCPII). A TCP1 revision was required for review of PPS 4-21030.

TCPI-009-94 was approved with CDP-9306, and updated and approved with PPS 4-94017, PPS 4-03027, CDP-9306-03, and CDP-9306-05. The -05 revision to the TCP1 was submitted for review with the current application. The subject PPS application area is part of an overall approved TCPII plan area that was approved, and the woodland conservation requirement has been met. No woodlands are located within the subject PPS application area.

No technical revisions to the TCP1 are required.

Mount Vernon Viewshed Area of Primary Concern

The property subject to the current application is entirely located in the Mount Vernon Viewshed Area of Primary Concern, which has been delineated as an evaluation tool for the protection of the Mount Vernon Viewshed. Properties located within the Area of Primary Concern are evaluated for the location and elevation of the subject property, the elevation of structures proposed on the site, and the potential for vegetative management and screening because of the associated viewshed from the front porch of Mount Vernon as the viewing point.

In November 2021, a viewshed analysis was conducted by M-NCPPC staff on the proposed Bailey's Village development. A maximum building elevation of 39.9 feet and a ground base of 44.33 feet was provided by the applicant for the finished building heights of the various townhouse locations. The viewshed analysis determined that the proposed townhouse finished height elevation is significantly lower and would have to be over 150 feet to impact or be visible from Mount Vernon.

- **15. Urban Design**—Townhouse development is permitted in the L-A-C Zone, subject to the District Council's approval of CDP-9306-05. In addition, this development will need to show conformance with applicable Zoning Ordinance regulations at the time of SDP, including but not limited to the following:
 - Section 27-494, L-A-C Zone
 - Section 27-515, Uses (L-A-C Zone)
 - Section 27-496, Regulations (L-A-C Zone)
 - Part 11, Off-street Parking and Loading, and
 - Part 12, Signs

Conformance with Previous Approvals

The property is the subject of prior approvals, including CR-60-1993, which rezoned the overall Preserve at Piscataway project from the R-A Zone to the R-L and L-A-C Zones in September of 1993. The property is also the subject of CDP-9306 and its amendments. The most recent application, CDP-9306-05, was approved by the Planning Board to eliminate the previously approved retail use and allow the construction of townhouses on the subject site. It is noted that the CDP associated with this application was reviewed by the District Council on March 28, 2022, but the Council's decision is pending, as of the date of this technical staff report, and this PPS may conform with the District Council's decision. Condition 28 of the CDP is applicable to the review of this PPS, as follows:

28. The design of Bailey Village should be compatible with the height, scale, building mass, directional expression, roof shapes, building materials and architectural details found in the historic village of Piscataway. Particular attention should be given to the view of Bailey Village from Floral Park Road and Piscataway Road. The view from this area shall not be exclusively the view of large blocks of townhouse units, either fronts or backs. The applicant has indicated that the lots proposed with the PPS are large enough to accommodate additional treatments to allow for site improvements and architectural details that are consistent with the historic village of Piscataway. In addition, the lot layout will not provide views exclusively comprised of large blocks of townhouse units. The architectural and site treatments of the units in this area will be further evaluated at the time of SDP.

Conformance with the Prince George's County Tree Canopy Coverage Ordinance

Subtitle 25, Division 3, the Tree Canopy Coverage Ordinance, requires a minimum percentage of the site to be covered by tree canopy for any development projects that propose more than 5,000 square feet of gross floor area or disturbance and require a grading permit. The property is in the LCD Zone, and per Section 25-128 of the Prince George's County Code, the property must meet the minimum tree canopy coverage threshold for the prior zoning. Under the prior zoning, the property is in the L-A-C Zone, and so will require 10 percent of gross tract area to be in the tree canopy coverage (TCC). Compliance with the TCC requirements will be evaluated at the time of SDP review.

Conformance with the requirements of the Prince George's County Landscape Manual

As this application is reviewed under its prior L-A-C zoning, pursuant to Section 27-124.03 of the prior Zoning Ordinance, the proposed development is subject to the 2010 *Prince George's County Landscape Manual*, including Section 4.1, Residential Requirements, Section 4.6, Buffering Development from Streets, and Section 4.9, Sustainable Landscaping Requirements. The layout shown includes lots that front on Floral Park Road, which is designated as a historic roadway and requires a 20-foot-wide buffer planted with a minimum of 80 plant units per 100 linear feet of frontage, excluding driveway openings. Conformance with the applicable landscape requirements will be determined at the time of SDP review.

Other Urban Design Considerations

Only two additional parking spaces are shown on the PPS for visitors. In the past, the Planning Board has required up to 10 percent more parking than currently required by the Zoning Ordinance, in a compact townhouse development like this one. It is recommended that additional parking spaces for guests be provided, to the extent practical, which may result in the loss of some lots. This issue will be further reviewed with a future SDP.

RECOMMENDATION

APPROVAL, subject to the following conditions:

- 1. Prior to signature approval of the preliminary plan of subdivision (PPS), the plan shall be revised as follows:
 - a. Show an access and maintenance easement over the common sidewalk on Lots 25 through 31.
 - b. Revise General Note 6 to state that the property is located in the developing tier (instead of the developing growth tier).

- c. Revise General Note 26 to state that the property is located in Sustainable Growth Tier 1.
- d. Revise the Site Data column to indicate that the site is zoned Legacy Comprehensive Design. Add a line item to the Site Data column to indicate that the PPS was evaluated according to the Local Activity Center Zone standards of the prior Prince George's County Zoning Ordinance.
- 2. Any nonresidential development shall require the approval of a new preliminary plan of subdivision, prior to approval of any building permits.
- 3. Development of this site shall be in conformance with approved Stormwater Management Concept Plan 31844-2021-00 and any subsequent revisions.
- 4. Prior to approval of a final plat, in accordance with the approved preliminary plan of subdivision, the final plat shall include the granting of public utility easements along the public roadways.
- 5. Prior to approval of a final plat, the applicant and the applicant's heirs, successors, and/or assignees shall demonstrate that a homeowners association has been established for the subdivision. The draft covenants shall be submitted to the Subdivision Section of the Development Review Division, to ensure that the rights of the Maryland-National Capital Park and Planning Commission are included. The Liber/folio of the declaration of covenants shall be noted on the final plat, prior to recordation.
- 6. Prior to approval of building permits, the applicant and the applicant's heirs, successors, and/or assignees shall convey to the homeowners association land, as identified on the approved preliminary plan of subdivision. Land to be conveyed shall be subject to the following:
 - a. A copy of the recorded deed for the property to be conveyed shall be submitted to the Subdivision Section of the Development Review Division.
 - b. All waste matter of any kind shall be removed from the property, and all disturbed areas shall have a full stand of grass or other vegetation upon completion of any phase, section, or the entire project.
 - c. The conveyed land shall not suffer the disposition of construction materials or soil filling, other than the placement of fill material associated with permitted grading operation that are consistent with the permit and minimum soil class requirements, discarded plant materials, refuse, or similar waste matter.
 - d. Any disturbance of land to be conveyed to the association shall be in accordance with an approved site plan and tree conservation plan. This shall include, but not be limited to, the location of sediment control measures, tree removal, temporary or permanent stormwater management facilities, utility placement, and stormdrain outfalls.

- e. Stormdrain outfalls shall be designed to avoid adverse impacts on land to be conveyed to the association. The location and design of drainage outfalls that adversely impact property to be conveyed shall be reviewed and approved by the Development Review Division.
- f. The Prince George's County Planning Board, or its designee, shall be satisfied that there are adequate provisions to ensure retention and future maintenance of the property to be conveyed.
- 7. Total development within the preliminary plan of subdivision (PPS) shall be limited to uses which generate no more than 18 AM peak-hour trips and 21 PM peak-hour trips. Any development generating an impact greater than that identified herein shall require a new determination of the adequacy of transportation facilities and a new PPS.
- 8. Prior to the acceptance of a detailed site plan, the applicant shall include all sidewalk facilities on the site plans, consistent with the prior approved facilities.
- 9. Prior to signature approval, this preliminary plan of subdivision (PPS) shall be found to conform to the final decision adopted for pending Comprehensive Design Plan CDP-9306-05. Disapproval or substantial modifications to CDP-9306-05 may result in the inability to obtain signature approval of this PPS and require the approval of a new PPS.
- 10. Unless waived pursuant to Section 24-122.01(f) of the Prince George's County Subdivision Regulations, prior to the issuance of a grading permit for the development, a Public Safety Mitigation Fee shall be paid in the amount of \$45,266 (\$1,741 x 26 dwelling units). The per unit factor of \$1,741 is subject to adjustment on an annual basis, in accordance with the percentage change in the Consumer Price Index for All Urban Consumers. The actual fee to be paid will be determined at the time the grading permit is issued.
- 11. Prior to approval of a final plat, a draft access and maintenance easement or covenant over the common sidewalk on Lots 25–31 shall be approved by the Maryland-National Capital Park and Planning Commission (M-NCPPC) and be fully executed. This easement or covenant shall ensure access to the common sidewalk for the owners of Lots 25–31 and shall grant access to the homeowners association for the purpose of maintaining the common sidewalk. The easement or covenant document shall set forth the rights, responsibilities, and liabilities of the parties and shall include the rights of M-NCPPC. The limits of the easement shall be shown on the final plat and shall be recorded in the Prince George's County Land Records, and the Liber/folio of the easement shall be indicated on the final plat prior to recordation.

STAFF RECOMMENDS:

- Approval of Preliminary Plan of Subdivision 4-21030
- Approval of Type 1 Tree Conservation Plan TCP1-009-94-05
- Approval of a Variation from Section 24-128(b)(7)(A)