Resolution Worksheet Non-Routine Change Application-3250 Valley Drive Handicapped Parking

Date: June 16, 2021

Suggested Motion:

"I move to approve a Non-Routine Change application to install a handicapped parking space at 3250 Valley Drive.

 2^{nd} :

Summary:

According to the Parking Policy, the Covenants Committee shall issue a recommendation on each handicapped parking request to the Board of Directors who is the only authority able to grant such request.

Vote:

1000	In Favor	Opposed	Abstained	Absent
Scott Buchanan				
James Konkel				
Dave Bush				
Jeff Lisanick				
Robin Woods				
Peggy Clancy				
Claire Eberwein				
Peter Ferrell				
Hector Mares				

Parkfairfax Condominium

A Historic District

UNIT OWNERS ASSOCIATION

3360 Gunston Road • Alexandria, Virginia 22302-2198

TELEPHONE (703) 998-6315

Fax (703) 998-8764

Non-Routine Change Approval

June 9, 2021

Arline Whitmarsh James Whitmarsh 3250 Valley Drive Alexandria, VA 22302

Re: 3250 Valley Drive - Application for Non-Routine Change

Dear Mr. and Mrs. Whitmarsh,

This letter is to inform you that your application for a *Handicapped Parking Space* has been approved by the Covenants Committee. This will now be recommended to the Board of Directors for final approval.

Enclosed you will find a copy of the original application. Please file this letter and your copy of the application away with your permanent papers. The original application will be kept on file at Parkfairfax for future reference.

If you have any questions or concerns, please do not hesitate to reach out to me at my contact information provided below.

Sincerely

Bryan Hudzina
Covenants Director
bhudzina@parkfairfax.info
703.998.6315 ext. 104

Enclosure

Cc: Unit file

COVENANTS APPLICATION FOR NON-ROUTINE CHANGES

Date: 125 21 Unit Owner(s): Attine	- James Whitmarsh 703-500 Phone#: 703-500
Building # 3/8 Unit Address: 3250 V. OWNERS ADDRESS (if different from above)	
I WISH TO DO THE FOLLOW	VING (Please mark the appropriate box)
BE SURE TO READ THE APROPRIATE S	PECIFICATIONS FOR THE WORK BEING PERFORMED
For the following changes an illustrat	ion or detailed description is required.
Install or Replace:	
1)	Brick Patio
2)	Flagstone Patio
3)	Alteration to A/C Sleeve
4)	Wooden Deck
5)	Plantings
6)	Garden
7)	Landscaping
8)	Gate
9)	Arbor
10)	Trellis
11)	Resident Installed Walkways
12)	HVAC/Central System Package
13)	Brick Modifications
14)	Subdivision of Units
15)	Combine two units into one
16) 🔀	Other: Handicapped Parking Space

Please notify the Covenants Director in writing within 30 days of installation to allow for a follow-up inspection to ensure compliance with our outlined specifications. BY MY SIGNATURE BELOW, I AFFIRM THE FOLLOWING:

- 1. The change identified herein and the manner of installation of that change meets all applicable codes and ordinances of the City of Alexandria.
- 2. I understand maintenance and repair of changes by me is my responsibility and I am obligated for all expenses relating to maintenance and repair.
- 3. I understand that I am personally liable for all damages and expenses to my unit, other units and/or the common elements resulting from improper installation or failure to properly maintain such changes by me or at my direction.

- 4. I understand changes are subject to inspection by the Association Management up 30 thirty days after changes are completed.
- 5. I affirm that I am installing/replacing the above items exactly as represented here. I understand that any variation from the above constitutes any variation from the above constitutes a violation of the architectural guidelines and automatically voids approval.
- 6. I understand and agree that no work on this proposed change shall commence without prior written approval of the Covenants Committee.
- 6. I understand asbestos is present in Parkfairfax units and the common elements. If the change I am proposing requires work which may disturb asbestos, I agree that I must specifically advise the Covenants Committee of the nature and extent of this work in writing prior to commencement of such work. I also agree I will endorse a separate indemnification agreement if such asbestos disturbing work is necessary. I also agree I and my contractor (if appropriate) will abide by all Federal, State and Local ordinances regarding the disturbance and removal of asbestos containing materials and will agree to have air testing conducted at my expense.

materials and will agree to have air testing conduc	cted at my expense.
Date: 5 25 2021	Unit Ownerse W White
Date: 125 2021	Unit Owner ames Lathers
Action Taken: Approved	Disapproved
Deferred	Acknowledged
Preliminary Approval, subject to receign Final Approval, copy of City Permit and Stipulations/Reason for Denial:	Inspection received
	•
for final approval)
Date: 6/8/2021	Signature:
	Covenants Committee Chair
* Meeting	held Asst. Gm
* Meeting Virtually	*

INDEMNIFICATION AGREEMENT AND COVENANT

THIS INDEMNIFICATION AND COVENANT AGREEMENT is made this day of MAY, 2021, by and between Active 1 Three Whiteh ("OWNER"), and the PARKFAIRFAX CONDOMINIUM UNIT OWNERS ASSOCIATION, ("ASSOCIATION"). WITNESSETH: WHEREAS, Owner is the Unit Owner of condominium Unit No 325 in Parkfairfax Condominium located at (address)

Alexandria, Virginia; AND WHEREAS, the Association is charged by the Condominium Instruments for Parkfairfax Condominium (recorded on February 7, 1977 in Deed Book 847 at Page 72 among the land records of the City of Alexandria, Virginia) with responsibility for maintaining the Common Elements of the Condominium and enforcing the provisions of the Condominium Instruments; AND WHEREAS, the Condominium Instruments require the approval of the Board of Directors of the Association prior to the making of any alterations by the Unit Owner affecting the Common Elements; AND WHEREAS, Owner wishes to make alterations affecting the common Elements and has approval therefore; AND WHEREAS, The Board of Directors of the Association will not approve such alterations in the absence of an indemnification against damages and assumption of responsibility by Owner; AND WHEREAS, In order to induce the Board of Directors of the Association to grant such approval owner is willing to indemnify the Association and affected Unit Owners and assume responsibility for damages. NOW, THEREFORE, IT IS AGREED AS FOLLOWS:

- 1. Installation, alteration or removal of Andicapped Anking Space specify) must be in accordance with any and all Guide Specifications and Exhibits approved by the Board of Directors.
- 2. Owner undertakes, of himself and his heirs, successors and assigns, to indemnify and hold harmless the Association and any Unit Owner from and against any loss or damage which the Association or any Unit Owner may suffer as a consequence of such improvements and alterations; including without limitations: (i) loss or damage caused by negligence in the design, construction or maintenance of such improvements and alterations; ii) loss or damage not the result of negligence but caused by the effect of such improvements and alterations on the structural components previously existing; (iii) expenses and consequential damage caused by or resulting from such improvements and alterations; and, (iv) fees, costs and expenses of any claims or suits arising as a result of such improvements and alterations.

- 3. Owner undertakes, for himself and his heirs, successors and assigns, to maintain and pay cost of maintaining such improvements and alterations, and all other appurtenant components.
- 4. Owner hereby warrants that the improvements and alterations have been and will be made in compliance with all applicable requirements of insurance policies covering the condominium and all applicable laws, governmental regulations, ordinances and codes. Owner hereby indemnifies the Association and any Unit Owner from and against any loss or damage attributable to the incorrectness of such warranty. Further, Owner hereby agrees to pay any increase in the cost of insurance coverage occasioned by the construction or maintenance of the improvements and alterations.
- 5. The approval by the Board of Directors of the Improvements and alterations set forth in paragraph 1 above does not constitute approval of any other improvements and alterations made without obtaining the express prior written approval of the Board of Directors pursuant to the provisions of the Condominium instruments and the procedures of the Board of Directors.
- 6. The parties agree that this Indemnification Agreement and Covenant shall be filed in the unit file at the Association office, and shall operate as a covenant running with the land, forevermore encumbering the condominium unit and binding Owner's heirs, successors and assigns, including without limitation all future owners of the condominium unit.
- 7. Wherever used herein the singular shall include the plural, the plural the singular, and the use of any gender shall include all genders, as context may require.

IN WITNESS WHEREOF, The parties have executed this instrument as of the date first written above.

John W Whn tmarsl

STATE OF VIRGINIA)

CITY OF ALEXANDRIA)

I, the undersigned, a Notary Public in and for the State and City aforesaid, do hereby certify that when the state and whose names are signed to the foregoing instrument bearing date on the 25 day of 0, 20 2 , have acknowledged the same before me in the aforesaid jurisdiction to be their act and deed.

GIVEN under my hand and seal this $\frac{95}{2}$ day of $\frac{100}{2}$.

DANA MARIE CROSS
NOTARY PUBLIC
REG. #7607280
COMMONWEALTH OF VIRGINIA
MY COMMISSION EXPIRES MAY 31, 2022

NOTARY PUBLIC seal)

My commission expires:

May 31, 2022

Dana Cross

From:

Arline Whitmarsh

Sent:

Tuesday, May 25, 2021 2:25 PM

To:

Dana Cross

Subject:

Handicapped parking space

I am primary driver requesting the space Both my husband James and I are handicapped, he uses a walker I have not sort out a reserved spot with city because there is association parking directly in front of my unit.

Best Wishes,

Arline M. Whitmarsh

IMPORTANT: REMOVE BEFORE DRIVING VEHICLE



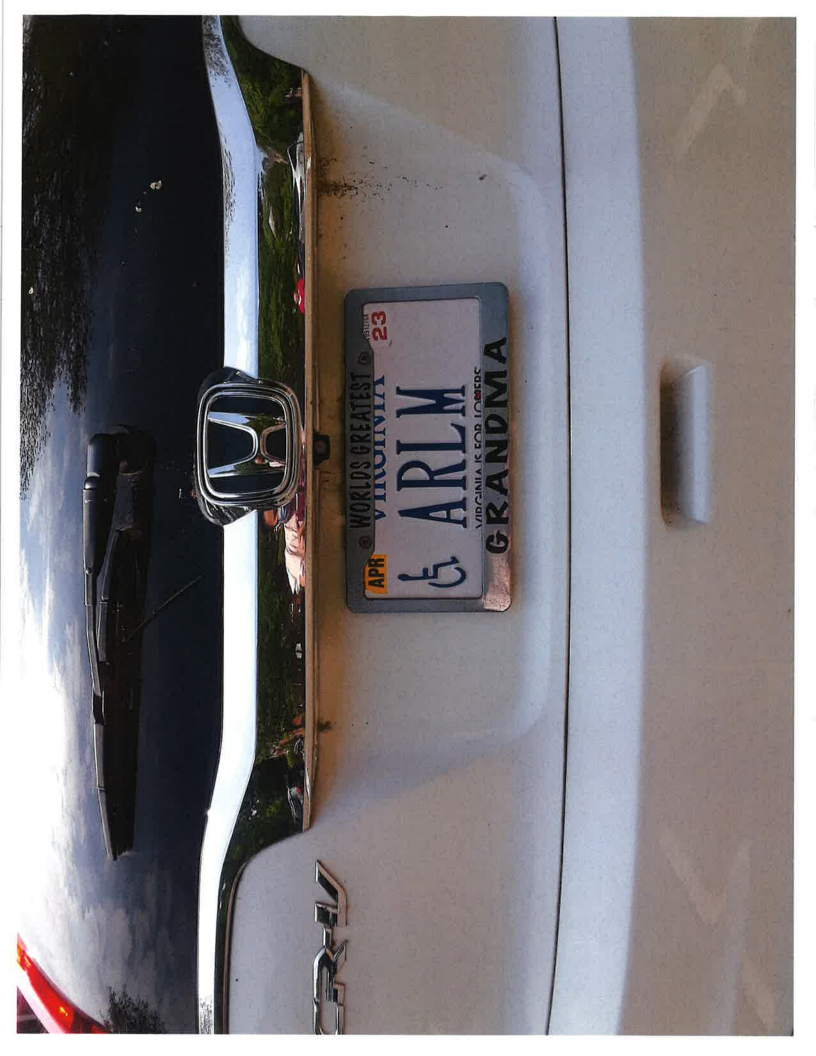
P01899801



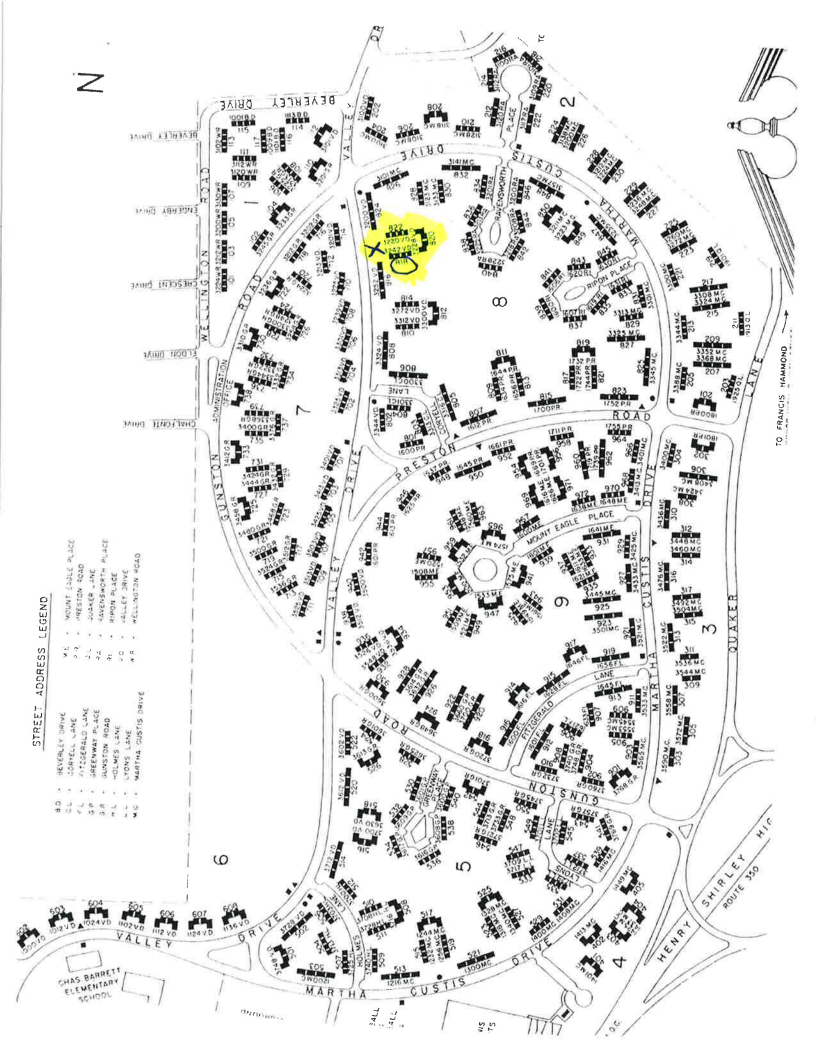
30 April 2026

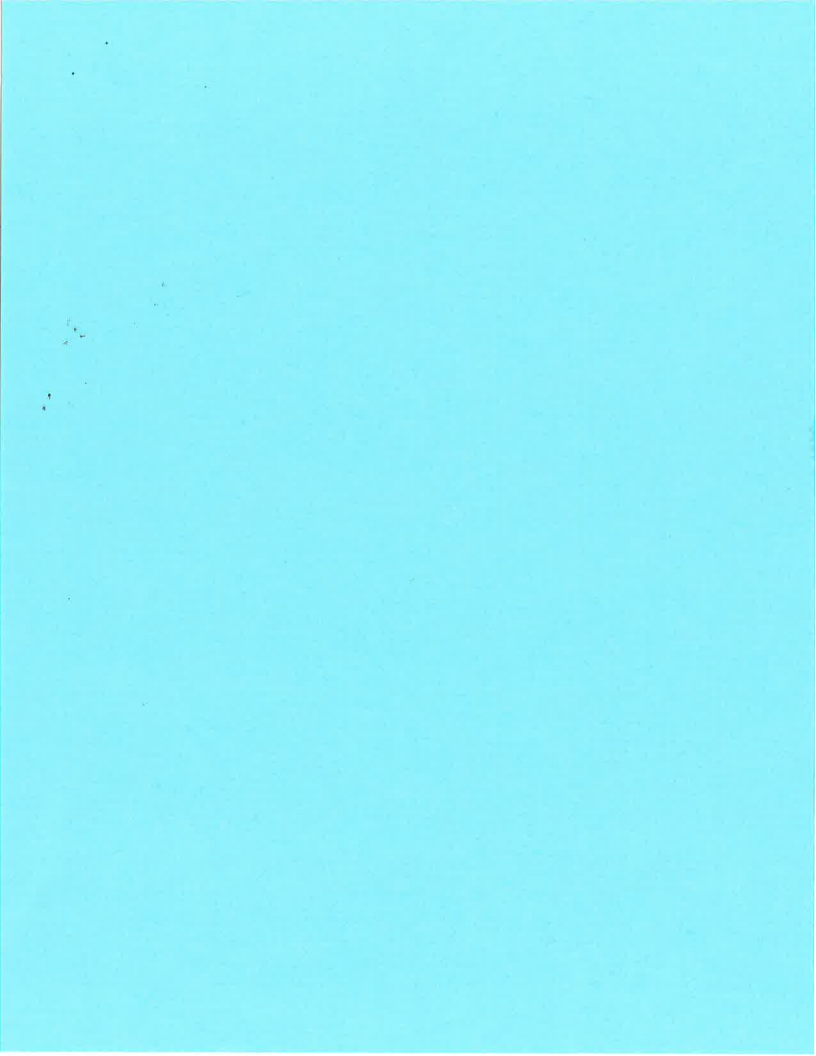
MISUSE, COUNTERFEITING OR ALTERATION of disabled placards may result in fines of up to \$1000, up to six months in fall and/or revocation of disabled parking privileges. Report expired placards, suspecied misuse or alteration by calling:

(804) 367-6602









Revised: 7/17/13

PARKFAIRFAX CONDOMINIUMS UNIT OWNERS ASSOCIATION POLICY RESOLUTION NUMBER SIX PARKING POLICIES RELATING TO VEHICLES

WHEREAS, Article III, Section Two of the Parkfairfax Condominium Unit Owners Association (Association) Bylaws assigns the Board of Directors (Board) with all of the powers and duties necessary for the administration of the affairs of the Association, and further states that the Board may do all such acts and things as are not by the Condominium Act, the Declaration or by these Bylaws required to be exercised and done by the Association; AND

WHEREAS, Article III, Section Two of the Association Bylaws enables the Board to adopt any rules and regulations deemed necessary for the benefit and enjoyment of the condominium; AND

WHEREAS, Article V, Sections Eight and Eleven of the Association Bylaws establish certain limitations on use of the common elements; AND

WHEREAS, in order to assure equitable parking arrangements, as well as safe and attractive parking areas, the Board hereby wishes to establish a Parking Management Policy;

NOW, THEREFORE, IT BE IT RESOLVED THAT the following parking policies be adopted by the Board for the Association:

1. PARKING RIGHTS: There are two types of parking areas in Parkfairfax: Association controlled and City of Alexandria controlled.

Association controlled parking areas are located in common elements (a) on streets with names ending in "Lane" (including Holmes Lane, Lyons Lane, Fitzgerald Lane, and Coryell Lane), (b) in cul-de-sac parking lots between building, and (c) in the Association parking lot on Valley Drive, maintenance yard parking lot, Martha Custis Pool parking lot and building 401 parking lot.

Parkfairfax residents are entitled to use available Association controlled parking areas for approved vehicles, together with the right on ingress and egress upon the parking area, on a first-come-first-serve basis. An approved vehicle shall be defined as any conventional passenger vehicle, motorcycle, van, truck, or commercial vehicle less than six feet in width and 18 feet in length. Vehicles must be parked so as not to block ingress and egress to the sidewalks, parking lot, or roadway.

Residents and guests may park on City of Alexandria controlled parking areas along the curb of all other streets in Parkfairfax. Use of the City of Alexandria controlled parking spaces are detailed in Alexandria City Code and careful attention should be paid to Code Section 10-4-8 (No parking on city streets for more than 72 continuous hours) and Section 10-4-37 (Penalties for failure to procure and display city license plate, windshield tag or decal).

Revised: 7/17/13

2. USE OF ASSOCIATION CONTROLLED SPACES: The Bylaws permit only one vehicle per unit to park in Association controlled parking areas (as defined above) without the written consent by the Board. Parking is on a first-come-first-serve basis, and there are no assigned spaces. A parking space shall be defined as the area between two white lines painted on the surface of the Association controlled parking areas. Entrances and exits of the Association controlled parking areas will be marked by a yellow curb. Unless parked in a space, any vehicle parking at the entrances or exits or part thereof to the common element (as defined by the City of Alexandria) will be subject to immediate towing as the owner's expense and risk, except when the white lines or yellow curbs are obscured by snow or ice.

- 3. PARKING RESTRICTIONS: Residents may park in Association controlled parking areas for up to 30 days. Any vehicle reported to or noted by Association management to be abandoned or not moved in 30 days will have a 72-hour notice placed on it. If the owner does not respond within the allotted time, the vehicle will be towed at the owner's expense and risk. Any vehicle parked in a manner that obstructs reasonable flow of traffic or blocks ingress or egress to the parking lot will be towed immediately.
 - All vehicles must have current license plates, valid Commonwealth of Virginia inspection sticker (where applicable), and valid City of Alexandria sticker (or equivalent) in order to park in any Association controlled parking areas. Vehicles parking in Association controlled parking areas or on city streets may not be covered, such as with a tarpaulin, in a way that obstructs the viewing of the license plate tags and vehicle registration stickers.
- 4. HANDICAPPED PARKING: Application for handicapped parking in the Association controlled parking areas must be submitted in writing to the Covenants Committee for review. The Covenants Committee will review the application and may request a public hearing to gather input from affected neighbors. The Covenants Committee will issue a recommendation to the Board for a final disposition on the application. Applications should include the following information:
 - (A) Copy of the authorizing documentation from the Virginia Department of Motor Vehicles for a disabled parking placard or plate, including the duration of such disability and whether the disability is temporary or permanent.
 - (B) Whether the applicant is the primary driver requesting the reserved space. If not, explain how the reserved space will be used.
 - (C) Explanation of how the absence of a reserved space creates a hardship on the applicant.
 - (D) Whether the applicant has sought a reserved parking space through the City of Alexandria. If so, when the application was made, and what was the result.

Revised: 7/17/13

Emergency or temporary applications may be approved by the General Manager, who may waive all conditions governing approval for obtaining a handicapped parking space for a period of not more than 42 days.

- 5. DAMAGE TO COMMON ELEMENTS: Driving or parking any motorized vehicle on the common elements not specifically designated for vehicular use (such as grass, sidewalks, and breezeways) is strictly prohibited. Any damage to Association common elements by use of any vehicle, including those hired or leased, shall be the responsibility of the offending unit owner. The unit owner shall be liable and responsible for all repair or replacement of damages to the common elements.
- 6. VEHICLE CONDITION AND REPAIRS: All vehicles must be kept in proper operating condition so as not to be a hazard or nuisance by noise, exhaust, or appearance. Except for minor adjustments, repair to or painting of vehicles shall not be permitted at any time on the common elements. Drainage of any automotive fluids is strictly prohibited. Any vehicles found on the common elements supported on jacks or blocks will be removed by Management at the owner's expense and risk.
- 7. NO ALTERNATION OF PARKING SPACES: No signs, initials, numbers, or any other additions or alternations may be painted, displayed, or erected by any resident in Association controlled parking areas. This does not apply to a uniform numbering, lettering, or permit system that may be applied to parking spaces at the direction of the Board.
- 8. ASSOCIATION NOT RESPONSIBLE FOR DAMAGES: Nothing in this resolution shall be construed as to hold the Association or the Board responsible for damage to vehicles or loss of property from vehicles parked on common elements.
- 9. ENFORCEMENT OF THE REGULATIONS: In addition to the towing provisions above, breaches (alleged or actual) of the above regulations are subject to appropriate action by the Covenants Committee under the provisions of Policy Resolution Number Four. All towing will be on an on-call basis. All towing authorization and supervision will be done by Management or the President of the Board only.