



APPLICATION TO THE TOWN OF SEWALL'S POINT BOARD OF ZONING ADJUSTMENT

PRIMARY CONTACT	EMAIL ADDRESS:			
PROPERTY OWNER	:			
Name:				
Address:	22 E High Point Rd, Sewalls Point, FL 34996			
Telephone No.	(561) 741-1307			
	ty owner must sign application		A) augus agent	
Name:	Dustin Mizell / Environment De	sign Group () owner		
Address:	139 N County Rd, Ste 20B, Palm Beach, FL 33480			
Telephone No.	(561) 832-4600	Email dustin@environmento	lesigngroup.com	
SUBJECT PROPERT	<u>'Y</u> :			
Legal Description:	HIGH POINT ISLE ADDN LOT	98		
Parcel I.D. Number:	13-38-41-003-000-00980-8			
Address:	22 E HIGH POINT RD SEWAL	LS POINT FL		
Current Zoning Classi	ification 0100 - 0100 Single Fa	mily		
Description of request	ed variance and applicable cond	litions/circumstances justifying req attached variance criteria have b	uest (continue on separate been met.	
The homeowner is looking f	or relief from the lot coverage code section	on that limits the amount of impervious space	e. The site is currently non -	
conforming with a single lane driveway. We are proposing a secondary driveway to reduce the impacts to the street and traffic flow. The request				
is for 5% or 1,000 sf more impervious space to allow for these new traffic movements. The existing large trees will remain, and provisions for on				
site retention are shown on	plan as a placeholder until a civil enginee	er can review.	(A)	
Variance requested	d from Section_ 82-273_ of C	Code of Ordinance		
Please provide all r				
Example: Looking for ap Looking to add	proval of a new setback of 13' vs ti 5% of impervious space to a no	he required 15' side setback. Asking n-conforming site. See statemen	for a 2' variance t of benefits.	
Miller /	MUL Ada	un Mills	8/7/24	
Signature of Applicant			Date	

VARIANCES

§ 2-101, 2-102, 2-107 THE BOARD OF ZONING ADJUSTMENT TO HEAR VARIANCES; POWERS AND DUTIES OF BOARD AND ZONING ADMINISTRATOR

Application for Special Exceptions, Variances and Expansions, Exceptions, Permits, Replacement or Restoration of Non-Conforming Uses (referred to herein as "Exception")

To authorize upon appeal such Exception from the terms of the zoning ordinance as will not be contrary to the public interest when, owing to special conditions, a literal enforcement of the provisions of the zoning ordinance would result in unnecessary and undue hardship.

In order to authorize an Exception, an application must be submitted and a public hearing must be held which demonstrates to the satisfaction of the Board of Zoning Adjustment that the following six criteria, as contained in the Code of the Town of Sewall's Point, have been met:

- (1) That special conditions and circumstances exist which are peculiar to the land, structure, or building involved and which are not applicable to other lands, structures, or buildings in the same zoning district;
- (2) That the special conditions and circumstances do not result from any action of the applicant;
- (3) That granting the variance requested will not confer on the applicant any special privilege that is denied by this chapter to other lands, buildings, or structures, in the same zoning district;
- (4) That literal interpretation of the provisions of the chapter would deprive the applicant of rights commonly enjoyed by other properties in the same zoning district under the terms of the chapter and would work unnecessary and undue hardship on the applicant;
- (5) That the variance granted is the minimum variance that will make possible the reasonable use of the land, building, or structure;
- (6) That the granting of the variance will be in harmony with the general intent and purpose of the chapter and that the variance will not be injurious to the area involved or otherwise detrimental to the public welfare;

VARIANCES

The Board of Zoning Adjustment may authorize the variance from the provisions of this chapter as will not be contrary to the public interest when, owing to special conditions, a literal enforcement of the provisions will result in unnecessary and undue hardship. In order to authorize any variance from the terms of this chapter, the Board of Zoning Adjustment will consider the variance criteria in § 2-101, 2-102, 2-107 and consider your responses to the following when making a determination.

(1) Please explain special conditions and circumstances that exist which are peculiar to the land, structure, o building involved and which are not applicable to other lands, structures, or buildings in the same zoning district;		
See supplemental sheet labeled "Statement of Benefits"		
·		
(2) Please explain if these conditions and circumstances result from actions by the applicant;		
See supplemental sheet labeled "Statement of Benefits"		
<u></u>		
(3) Please explain how granting the variance requested will not confer on the applicant special privilege that is denied by this chapter to other lands, buildings, or structures, in the same zoning district;		
See supplemental sheet labeled "Statement of Benefits"		
/		
(4) Please explain how a literal interpretation of the provisions of the chapter would deprive the applicant of rights commonly enjoyed by other properties in the same zoning district under the terms of the chapter and would work unnecessary and undue hardship on the applicant;		
See supplemental sheet labeled "Statement of Benefits"		
(5) Please illustrate and explain if the variance requested is the minimum variance that will make possible the reasonable use of the land, building, or structure;		
See supplemental sheet labeled "Statement of Benefits"		

(6) Please indicate how granting variance will be in harmony with the general intent and purpose of the chapter and that granting the variance will not be injurious to the area involved or otherwise detrimental to the public welfare: See supplemental sheet labeled "Statement of Benefits" All 6 question must be answered before application can be reviewed In granting any Exception, the Board of Adjustment may prescribe appropriate conditions and safeguards in conformity with this ordinance. Violation of such conditions and safeguards, when made a part of the terms under which the Exception is granted, shall be begun or completed or both. The Board of Adjustment may prescribe a reasonable time limit within which the action for which the Exception is required shall be begun or completed or both. No non-conforming use of the neighboring lands, structures or buildings in the same district and no permitted use of lands, structures or buildings in other districts shall be considered for the issuance of a Exception. The Town shall post Notice of Public Hearing upon the Town Hall bulletin board and shall also see to the publication of the Notice of Hearing in a newspaper of general circulation printed in Martin County, Florida, at least fifteen (15) days prior to the date of the public hearing. All costs thereby incurred by the Town shall be reimbursed to the Town by the applicant prior to the Public Hearing. The Applicant shall post Notice of Public Hearing on the property for which the Exception is sought, and shall at the Applicant's expense, send written notice to property owners of record within 300 feet of the subject property, to be mailed by certified mail, return receipt requested, no later than fifteen (15) days PRIOR TO THE DATE OF THE HEARING. CERTIFICATION The Applicant hereby certifies that the information which he/she has provided on and together with this application is correct and accurate to the best of his/her knowledge and belief. The Applicant also certifies that existing deed restrictions or covenants on this property will be adhered to and that if this request is granted, all necessary permits will be obtained and that all orders, resolutions, codes, conditions, rules, regulations and ordinances pertaining to the use of the above-described property will be complied with. The Applicant further certifies that he/she has read all of the above and the Guide to Preparation of Application for Board of Zoning Adjustment and will comply therewith, understanding that failure to do so may result in a denial of the request or administrative dismissal of the application. tolam Mills Signature of Applicant or Applicant's Attorney Hand Print Name

Signature of Property Owner allowing an agent to be present in their place for the hearing



Land Planning Landscape Architecture Landscape Management

August 1,2024

Town of Sewall's Point Board of Zoning Adjustment One S. Sewall's Point Road Sewall's Point, FL 34996

Re: <u>Variance Request for 22 East High Point Rd.</u>

Statement of Benefits

The following information addresses the six criteria questions listed in the Variance Application.

(1) Please explain special conditions and circumstances that exist which are peculiar to the land, structure, or building involved and which are not applicable to other lands, structures, or buildings in the same zoning district;

The existing residence contains one single driveway and gated entry. The garage openings face away from the street and force the homeowner to maneuver in such a way to obtain access to the garage unit. The driveway is currently void of any additional parking spaces once you pass through the gate. Currently the site is over the max allowable imperious space by 17%. Removing of any exiting hardscape to offset the proposed request isn't optional since most of the hardscape spaces are tied to seawalls.

- (2) Please explain if these conditions and circumstances result from actions by the applicant;
 - 1. These actions are not a result of the homeowner or applicant. These conditions were came with the sale of the lot and residence.
- (3) Please explain how granting the variance requested will not confer on the applicant special privilege that is denied by this chapter to other lands, buildings, or structures, in the same zoning district;

Based on the fact that the site was bought in the non-conforming manner, the application was not given the ability to meet minimum standards and the request is more a functional request and not



Land Planning Landscape Architecture Landscape Management

one of special privilege. The request will also make the site safer for the homeowner and keep traffic off of the street.

(4) Please explain how a literal interpretation of the provisions of the chapter would deprive the applicant of rights commonly enjoyed by other properties in the same zoning district under the terms of the chapter and would work unnecessary and undue hardship on the applicant;

There are numerous adjacent properties that contain a circular driveway in the area. Since the site was purchased in this non-conforming state related to impervious space, the site is limited on what we can modify. The fact that most residences have offsite parking, and this homeowner doesn't it the main topic. There isn't sufficient space on the site for more than one car movement at a time. The driveway is a single lane driveway and on street parking is prohibited in the town. Therefore the shifting of cars onsite becomes a hardship to the homeowner who is trying to provide space for his family to park cars without impacting the street.

- (5) Please illustrate and explain if the variance requested is the minimum variance that will make possible the reasonable use of the land, building, or structure;
 - 1. The proposed variance request is for a minimal drive aisle to allow for a car to have ingress and egress access unrelated to the movement of cars behind the gate. This would allow the homeowner flexibility for his family even when they aren't all in the house at the same time. The driveway is minimal in width (11') and of materials present on the site. The use of pavers to match the existing driveway are proposed. The driveway interior is proposed to be gravel to allow for permeability in the site. The plan also maintains the existing large trees and root systems. The use of small earth mounds and rocks will help to minimize off site drainage. The proposed improvements would also be softened by plant material. The request is to add 945' sf of driveway and 55 sf of stepping stones to provide access to side yard gate. The total request is for an additional 1,000 sf, or 5% of site, more in impervious area.
- (6) Please indicate how granting variance will be in harmony with the general intent and purpose of the chapter and that granting the variance will not be injurious to the area involved or otherwise detrimental to the public welfare;
 - By granting the variance the homeowner would be free of shifting around cars at all hours
 of the day to accommodate schedules of the family members that reside at the home. The
 proposed design would appear to fit in with the context of the existing site and not pose as



Land Planning Landscape Architecture Landscape Management

an appendage to the original layout. The landscape design and grading would also alleviate the public welfare. The existing trees are to be maintained. The drainage will be maintained onsite.

We respectfully request you review of the criteria responses above and look forward to a public hearing were we can discuss the project details further.

Dustin Mizell, MLA RLA #6666784 Environment Design Group

LIMITED POWER OF ATTORNEY

KNOW BY ALL MEN THAT THESE PRESENTS:

THAT: Cynthia Hauser has made, constituted, and appointed, and by these presents do make, constitute, and appoint Adam Mills, of Environment Design Group., true and lawful attorney for Cynthia Hauser and in their name, place and stead do hereby give and grant unto Adam Mills, said attorney, full power and authority to:

1. Obtain building permits and all other permits related to, and/or to obtain any and all approvals and authorizations in order to commence and complete improvements to the following Property:

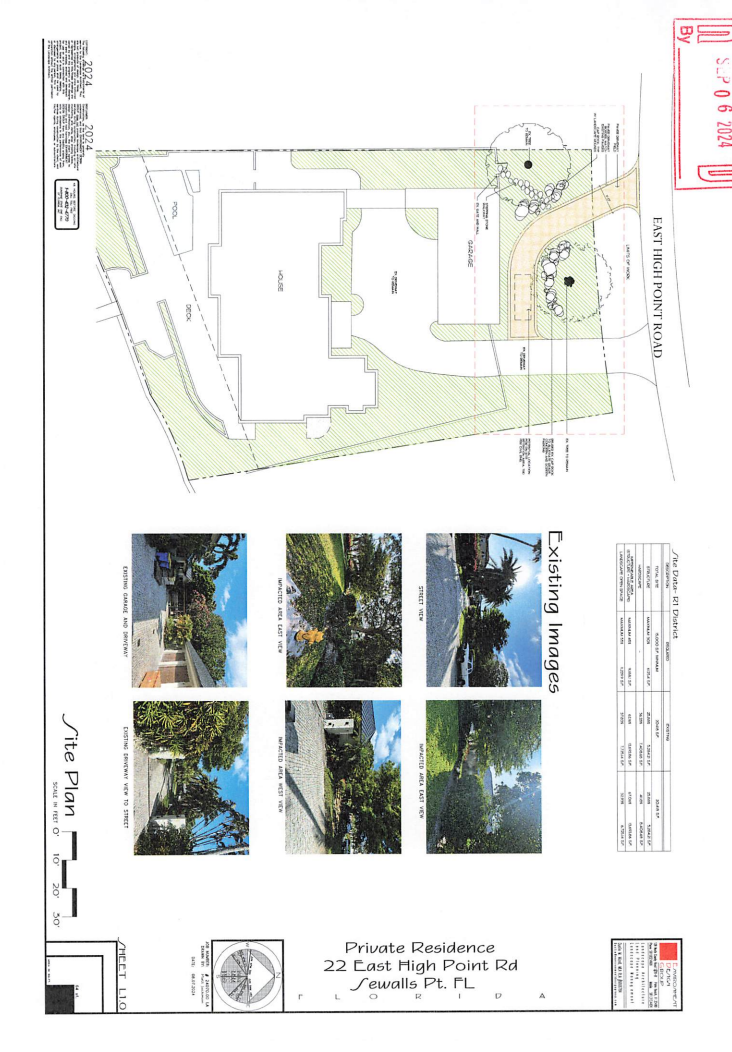
22 E High Point Rd Sewalls Point, FL 34996

Without limitation, the foregoing includes the power to obtain all governmental agencies approvals and other approvals from the Impact Review Board of jurisdiction, Florida Department of Environmental Protection, Town of Sewall's Point Building Department & Utilities, Martin County Departments, Army Corps of Engineers and any Association and Community Review Boards and to activate and deactivate utilities services at the property as required prior to and during the work.

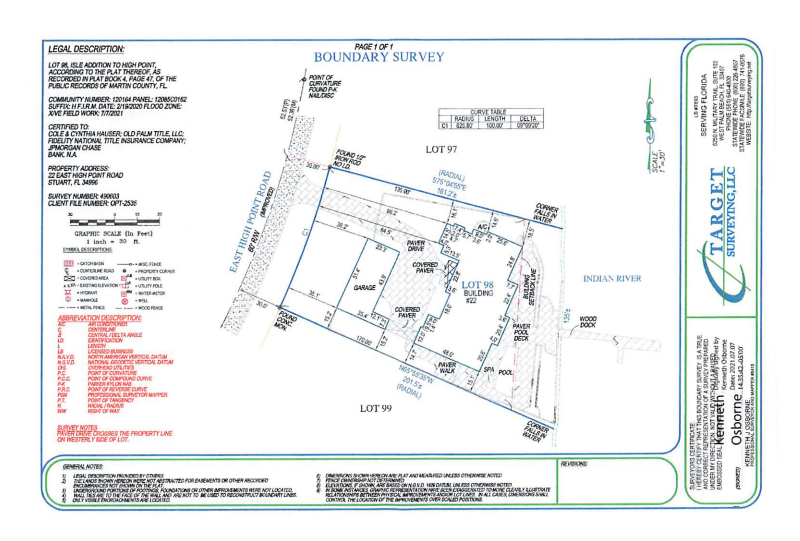
As Cynthia Hauser might or could do if personally present, with full power of substitution and revocation, hereby ratifying and confirming all that Adam Mills, said attorney, shall lawfully do or cause to be done by virtue thereof.

	Dated in Martin County, Florida, this day of September, 2024.
	By:
	Cynthia Hauser
	E OF FLORIDA TY OF MARTIN
	Before me a Notary Public, personally appeared, (to sonally known) or (identified by legal documentation) and who did acknowledge before me that he/she ed the foregoing POWER OF ATTORNEY for the uses and purposes set forth therein.
2024.	In Witness Whereof, I have hereunto set my hand and official seal, this day of set the day of se
	Notary Public
	My commission expires:





m



Sec. 82-273. - Lot coverage.

All buildings, including accessory buildings, shall not cover more than 30 percent of the area of the lot. Nevertheless, in no case shall the percentage of the lot taken up by the impermeable area exceed 45 percent of the lot size.

(Ord. No. 95, § VI.F, 11-17-1976; Ord. No. 191, § 1, 7-25-1990; Ord. No. 274, 12-21-1999; Ord. No. 290, Exh. A, 1-15-2002; Ord. No. 327, § 2, 9-12-2006; Ord. No. 330, § 2, 2-27-2007)



From the office of Jenny Fields, CFA Martin County Property Appraiser

NOTICE

Public information data is furnished by the Martin County Property Appraiser's office, and must be accepted and used by the recipient with the understanding that this office makes no warranties, expressed or implied, as to the correctness, accuracy, reliability, completeness, usefulness, suitability and/or timeliness of information or links herein. This data is not certified. This data does not include any owners who qualify for confidentiality pursuant to FS 119.071 & 493.6122. This office assumes no liability associated with the use or misuse of such data.

Note that search results may not be complete due to public records exemptions. If compiling results for legal notice, a complete list is required. For assistance with missing parcel owner information, please contact the Martin County Property Appraiser's Office at 772-288-5608.

The address labels are formatted for 1" x 2 5/8" labels. 3 across by 10 down. Compatible with Avery 5160.

BAKER JAMES BAKER ANDREA 21 E HIGH POINT RD STUART FL 34996 MARKUS THEODORE MARKUS CAROL C 12 MIDDLE RD STUART FL 34996

BARRETT HAROLD A BARRETT GRACE G 23 E HIGH POINT RD STUART FL 34996 NICHOLSON ERIC NICHOLSON JENNIFER 2550 SHINGLETOWN RD STATE COLLEGE PA 16801

CRISPIN JULIE 30 E HIGHPOINT RD STUART FL 34996 RICARDO BENITEZ REVOCABLE TRUST MERCEDES MARIA BENITEZ REVOCABLE TRUST 14 MIDDLE RD

DONNA A FRARACCIO REVOCABLE TRUST FRARACCIO DONNA A TTEE 26 E HIGH POINT RD STUART FL 34996 SEXTON MATTHEW 18 MIDDLE RD STUART FL 34996

STUART FL 34996

FL22 TRUST KAPP STUART T TTEE 7900 GLADES RD #550 BOCA RATON FL 33434 SMITH JERRY L/E SMITH ANNE L/E 24 MIDDLE RD STUART FL 34996

GREENE ROBERT D GREENE ANA K 26 ISLAND RD STUART FL 34996 SPEARS KIMBERLY J LOVE DAVID 22 MIDDLE RD STUART FL 34996

HAUSER COLE HAUSER CYNTHIA 22 E HIGH POINT RD SEWALLS POINT FL 34996 TUFANO CHARLES C L/E 16 E HIGH POINT RD STUART FL 34996

JOHN S MASSAD SR LIVING TRUST 403 SOMERSET AVE RICHMOND VA 23226 ZUCKER STEPHEN A ZUCKER HELEN E 20 E HIGH POINT RD STUART FL 34996

LAGANA ARLENE E LAGANA ANTHONY R 19 E HIGH POINT RD STUART FL 34996

MAJEWSKI THEODORE J MAJEWSKI KATHRYN 24 E HIGHPOINT RD STUART FL 34996