

# Community Development Department ZONING HEARING BOARD AGENDA

Thursday, February 18, 2016 7: 30 P.M.

- 1. Call to Order
- 2. Pledge of Allegiance
- 3. **Appeal #2962** The Applicant, Providence One Development, property located at 15 Oakford Road and zoned R3, seeks deminimus relief from Section 280-25.E for a rear yard setback of 30.51 feet where 35 feet is required for a R3 zone.

## ZONING HEARING BOARD APPLICATION

#### TOWNSHIP OF RADNOR

301 IVEN AVENUE WAYNE, PA 19087 610-688-5600

FAX: 610-971-0450 www.radnor.com www.radnor.com

TOWNSHIP USE ONLY
APPEAL # 2962
FEE: 550
DATE RECEIVED: 1/14/14

and Information for Appeals to the Zoning Hearing Board" that are attached to his application. Ten (10) copies of this application and required attachments must be filed with the Community Development Department not less than thirty (30) calendar days prior to the hearing. INCOMPLETE APPLICATIONS WILL NOT BE ACCEPTED FOR PROCESSING

REQUIRED FEE DUE AT FILING: Please refer to the Consolidated Fee Schedule, as amended, on our website at <a href="https://www.radnor.com">www.radnor.com</a> for a copy of our current fees.

#### TYPE OR PRINT

Property Address: _	15 DAKFORD RD
Name of applicant:	DAVID HOPKINS FOR PROVIDENCE ONE DEVELOPMENT
Telephone number:	484.881.2729 Email: dave hopkins @ providence of
Property Owner (if	different than above): PROVIDENCE ONE DEVELOPMENT
Owner address:	1 STEEPLE CHASE LN MALVERN, PA 19355
Telephone number:	Save As Above Email: same as above

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Attorney's name:								
Address:		· · · · · · · · · · · · · · · · · · ·	-					
Telephone numb	er:		]	Email:				
Relief requested citation to any an necessary)								
SEEKING	DEMINIMUS	RELIEF	FROM	SECTION	280 ~ 25. E	FOR	Ą	REAR
YARD SE	TBACK OF	30.51	WHERE	35′ 15	ZEQUI	2ED	FOR	<u> </u>
R-3 201	<u>.</u>							
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Description of pl copies of decision					tinent to the	e prope	rty, or	attach
1. 14 DAKFO	LD LD - API	PEAL # 2	899 - 9	/19/2013	- REAR	YARD	SET	BACK
RELIE	FOR REAL	R PORCY						
2.606 W.	WAYNE AVE	- APPEAL	# 2878	-4/9/20	12 - 510	E/REA	LR Y	420
SETBAC	K RELIEF T	'o const	LUCT AD	DITION '	TO EXIST	126	RESID	<b>BAKE</b>
3. 142 W.	WAYNE AVE	- APPEAL	. 丑 268	0 - 6/16	12005	SET	BACK	RELIE
10 €	XPAND DEC	« 1NB	SIDE	YARD				·
4. 215 W.	WAYNE AVE	·	AL # 27	87 - 8/2	8/08 -	SETS	Acu	RELIEF

CONSTRUCTION	OF A DECK	20' WIDE A	ND 12' DEEP	, THE
LOT 15 PIE	SHAPED WITH	3 510ES	AS SHOWN	٠~٠_
THE PLAN. A	COENER POETI	on of the	DECK E	XTENOS
OVER THE SETT	SACK LINE DU	E TO THE	IRREGULAR	SUAPE
OF THE LOT.		40°44		
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### ATTACHMENTS: Ten (10) copies of each of the following must be provided:

- 1. 

  Engineered plan or survey of the property drawn to scale, prepared by a registered architect, engineer or surveyor licensed in Pennsylvania, containing the following information:
  - a) lot lines and lot dimensions described in metes and bounds (in feet);
  - b) total lot area;
  - c) location of easements and rights of way, including ultimate rights of way;
  - d) location of all setback lines for existing and proposed structures;
  - e) location of steep slopes, floodplains, riparian buffers, wetlands, and other pertinent features;
  - f) location of existing and proposed improvements;
  - g) table of zoning data including zoning district, required setbacks, existing and proposed building coverage, impervious coverage, height, and other pertinent zoning restrictions, and any degree of compliance or noncompliance; and
  - h) all other features or matters pertinent to the application.

## PLANS SHALL NOT EXCEED 24" X 36", AND MUST BE NEATLY FOLDED TO NO GREATER DIMENSION THAN 8 ½" X 11" AT FILING

- 2. List of witnesses and summary of their testimony attached. NA
- 3. Photographs of the property at issue and all adjoining properties. 🗸
- 4. Copies of any written professional reports, including traffic studies, land planning studies,  $\checkmark$

appraisals, floodplain analyses, economic forecasts or other written reports, which the applicant wishes to present at the hearing (note: the author of the study or a qualified representative of the entity who prepared the study must appear at the meeting and be available for cross-examination).

5. Copy of deed, lease, agreement of sale, or other authorization to file the appeal. (note: leases or agreements of sale either must expressly permit the tenant or buyer to file an appeal, or must be accompanied by a by a letter from the owner clearly authorizing tenant or buyer to file the appeal).

#### ADDITIONAL REQUIREMENTS

- Will this application involve the subdivision of land? Applications that involve the subdivision of land are referred to the Planning Commission for review and recommendation. Applicants will be notified of the date and time of the Planning Commission meeting
- 2. Will briefs or memoranda of law be filed in accordance with requirements of the Zoning Hearing Board? (note 10 copies of any brief or memorandum of law to be submitted by the applicant must be received by the Community Development Department no later than 14 days before the hearing).
- 3. Will the applicant (or duly authorized officer of the applicant, if applicant is not a natural person) be present at the hearing. If not, then power of attorney, notarized and in recordable form, authorizing the person who will testify on behalf of the applicant, and to bind the applicant in any proceedings of the Board must be presented at or before commencement of the hearing. Attorneys, agents, or other representatives of the applicant may not appear and testify on behalf of the applicant without power of attorney. Forms of power of attorney are available in the Community Development Department. (note: failure to provide power of attorney will result either in the appeal being discontinued, or being dismissed, at the discretion of the Board)

FOR PROVIDENCE ONE DEVELOPMENT

AN ADDITIONAL FEE OF \$200 SHALL BE CHARGED FOR ANY CONTINUANCE REQUESTED BY THE APPLICANT. THIS FEE SHALL BE PAID PRIOR TO THE RESCHEDULING OF THE HEARING.