To: Suttons Bay Planning Commission

From: Sara Kopriva, AICP, Village Planner

Date: May 6, 2022

RE: Introduction to Conditional Rezoning of 28-043-828-031-00

The applicant has requested to rezone a portion of their property from SFWR to NVR with the conditions that only detached single family dwellings would be constructed with a maximum floor area of 2,400 sq ft, and with a waterfront setback equal to where the neighboring dwellings are located. The NVR district does not have a waterfront setback requirement since this district is currently on the water.

This would allow for them to split the property and construct 2 dwellings (1 on each parcel) on the property. To split the property, the applicant would be required to file the property paperwork with the Village and meet the requirements of the zoning ordinance and land division ordinance and act. This conditional rezoning is not splitting the property.

The zoning ordinance allows for conditional rezonings in section 18-4 and requires compliance with section 18-2 for all rezonings.

As the applicant has explained in their application packet, conditional rezonings are allowed by the Michigan Zoning Enabling Act and the Village Ordinance. Conditions on a rezoning can be offered by the applicant. The Village cannot request that conditions be added or negotiate specific conditions in order to approve. The Village is not obliged to accept the conditions or rezoning as proposed.

Following review by the Planning Commission, the Planning Commission must hold a public hearing and make a recommendation to Village Council.

Below is information on the current property, the current zoning, and future land use from the Master Plan.

Property Information

Parcel Number 28-043-828-031-00



Current Zoning (Parcel outlined in Red)



SFWR= Single-Family Waterfront Residential NVR=Newer Village Residential SG= South Gateway

Uses Allowed

Table 4-2 Schedule of Uses: Residential Distr	icts					
Use	CR	NVR	SFWR	HR	WC	Specific Conditions
ACCESSORY USES						
Accessory dwelling	Р	Р	Р	Р		Section 9-2
Accessory building	Р	Р	Р	Р	P	Section 2-3
Home occupation	Р	Р	Р	Р		Section 9-6
Primary caregiver facility	Р	Р	Р	Р	Р	Section 9-10
ACCOMODATIONS, HOSPITALITY, ENTERTA	INMENT					
Bed and breakfast	Р	Р	Р	Р		Section 9-4
INFRASTRUCTURE, TRANSPORTATION, COI	MMUNIC	CATIONS				
Essential service	Р	Р	Р	Р	P	Section 2-7
INSTITUTIONAL/CIVIC						
Parks, playgrounds, outdoor recreation areas	Р	Р	Р	Р	Р	
Place of worship	Р	Р				Section 9-5
School, private	Р	Р				Section 9-5
RESIDENTIAL						
Day care (children), family day care home	Р	Р	Р	Р	P	
Day care (children), group day care home	SLU	SLU	SLU	SLU	SLU	
Dwellings, multi-family					P	Section 9-7
Dwellings, single-family detached	Р	Р	Р	Р	P	
Dwellings, two-family		Р		Р		
Foster care home (adult), adult foster care family home	Р	Р	Р	Р	Р	
Foster care home (adult), adult foster care small group home		SLU				
Foster care home (adult), adult foster care large group home		SLU				
Foster family home (children), foster family home	Р	Р	Р	Р	Р	
Foster family home (children), foster family group home		SLU				
Home, convalescent or nursing		Р				
Housing, independent and assisted living		Р				
OTHER						
Similar uses	SLU/ P	SLU/ P	SLU/ P	SLU/ P	SLU/ P	Section 3-5

District Regulations

Section 4-3 Spatial Requirements

A. Spatial Requirements- Residential Districts. All lots shall meet the minimum area and width requirements of Table 4-3. New lots shall not be created, except in conformance with these requirements. All structures and their placement on a lot shall conform to the minimum dimensional requirements listed in Table 4-3.

Table 4	4-3 Spa	tial Require	ements-	Reside	ntial Distr	icts					
			Setbacks (feet)								
Residential Districts	Min. Depth (ft.)	Min. Width/ Frontage	Primary Street Front	Side Street Front	Side	Rear/ Alley	Lake Michigan	Height of Primary (feet)	Stories	Building Coverage	Max. Impervious Coverage
CR	100	40/40	15- 25 ¹	6 ²	6	10	•	30	2.5	40%	50%
NVR	100	80/40	15	15	15	15	•	30	2.5	30%	40%
SFW R	200	100/100	25	25	15		50	30 (street) 40 (lowest grade)	2.5	Greate r of 30% or 2,500 SF	Greater of 30% or 2,500 SF

Future Land Use (Outlined in Red, Approximately)



Shoreline Residential

The Shoreline Residential category includes residential developments that occur along shorelines. These developments incorporate techniques which help minimize the potential negative environmental and aesthetic impacts on the water resource. For example, shoreline buffers that help prevent erosion and filter storm water run-off is an encouraged design feature of new residential developments. In addition, developments that provide visual access to the water, pedestrian paths, public parks, and open space are preferred over developments that "wall off" the community from the water resource.

The following images represent the intended appearance and general feel of the *Shoreline Residential* category:







Shoreline Path

Shoreline Buffer

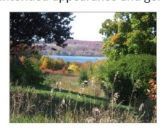
Shoreline Park

Conservation

The *Conservation* category includes lands that have extremely sensitive natural systems, significant public/semi-public land holdings, or managed forest preserves. Permanent alterations to the natural landscape and the development of infrastructure are discouraged in these areas.

The following images represent the intended appearance and general feel of the Conservation category:







Forestland

Scenic Views

Wetlands

Section 18-2 Zoning Map Amendments

- A. *Initiation.* Zoning Map amendments may be initiated by the Village Council, the Planning Commission, Village Staff, or by petition of a Village property owner. **Initiated by property owner**
- B. *Process and Notice*. Zoning Map amendments shall be processed as provided for in the Michigan Zoning Enabling Act, including notification to adjoining property owners and occupants, where applicable, and public hearings. The notices for all public hearings before the Planning Commission concerning amendments shall comply with all of the requirements set forth in Section 15-4. **Public hearing required at future meeting**
- C. Application and Fee. If an amendment is requested by a property owner, the request shall be filed on a form provided for that purpose and accompanied by an application fee, as set by the Village Council. **Provided**
- D. *Criteria for Map Amendments*. The following guidelines shall be used by the Planning Commission, and may be used by the Village Council, in consideration of amendments to the Zoning Map:
 - 1. Whether or not the proposed rezoning is consistent with the goals, policies and future land use map of the master plan; or, if conditions have changed significantly since the master plan was adopted, and the map change would be consistency with recent development trends in the area.

The Planning Commission finds

2. Whether the proposed district and the uses allowed are compatible with the physical, geological, hydrological and other environmental features of the site. The potential uses allowed in the proposed zoning district shall also be compatible with surrounding uses in terms of land suitability, impacts on the community, density, potential influence on property values and traffic impacts.

The Planning Commission finds

3. Whether, if rezoned, the site is capable of accommodating the uses allowed, considering existing or planned infrastructure including streets, sanitary sewers, storm sewer, water, sidewalks, and street lighting.

The Planning Commission finds

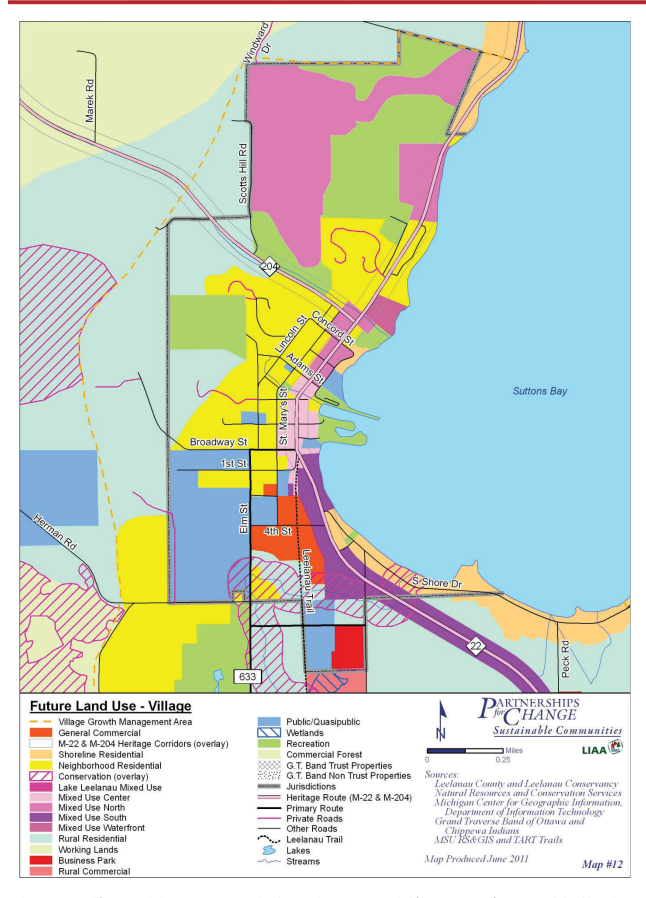
4. Other factors deemed appropriate by the Planning Commission or Village Council.

The Planning Commission finds



Zoning Districts





This map is used for general planning purposes only. The map layers are compiled from a variety of sources and should not be used for site specific decision making. No liability is assumed for the accuracy of the data delineated herein either expressed or implied.



Office of Planning and Zoning 420 N Front Street P O Box 395 Suttons Bay, MI 49682 231-271-3051 or 231-392-5828 zoning@suttonsbayvillage.org

APPLICATION FOR ZONING MAP AMENDMENT

This application must be typed or printed in ink and completed in full. An incomplete or improperly prepared application will not be accepted and will result in processing delays.

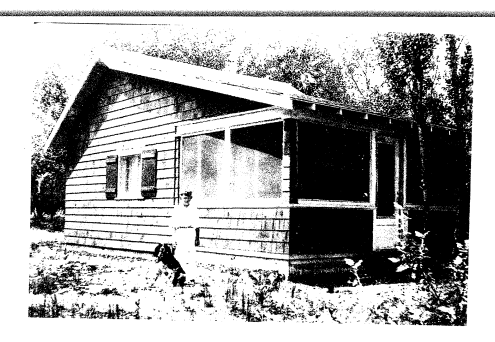
A. APPLICATION INFORMATION Name of Applicant: Lois Bahle, Rich Bahle, Karl Bahle, Chris Bahle
Address: PO Box 39 210 St. Joseph St., Suttons Bay, MI 49682
Phone: 231-866-1466 E-mail: loisbahle@gmail.com
Name of Agent: Timothy J. Figura, Esq.
Address: PO Box 447 11470 S. Leelanau Hwy, Empire, MI 49630
Address: 231-326-2072
Name of Owner: Lois Bahle, Rich Bahle, Karl Bahle, Chris Bahle
PO Box 39 210 St. Joseph St., Suttons Bay, MI 49682 Address:
Phone: 231-866-1466 E-mail: loisbahle@gmail.com rich@bahles.net
Please specify to whom all communications should be sent: Applicant X Agent X Owner
B. LOCATION/LEGAL DESCRIPTION OF SUBJECT LANDS Tax Parcel ID Number: 043-828-031-00
Parcel Address: 301 S. Shore Dr. Suttons Bay, MI 49682
Legal Description: Please Attach
Are there any easements or restrictive covenants affecting the subject lands? Yes No X
If yes, describe the easement or covenant and its effect:
C. PURPOSE OF APPLICATION Current Zoning: Single Family Waterfront Residential and NewVillage Residential
Proposed Zoning: Conditional Rezoning from Single Family Waterfront Residential to New Village Residential
Present Village of Suttons Bay Master Plan Designation: Shoreline Residential & Mixed Use South
Explain how the application for the amendment conforms to the Master Plan: New Village Residential zoning as modified by offered conditions meets the 2011 Master Plan and is similar to Single Family Waterfront as it existed in the Village in 2011 at the time of the development of the Master Plan.
Are conditions being voluntarily offered as part of this zoning map amendment application? Yes X No
If yes, please attach a detailed description of the conditions being offered as part of this application. D. PROPERTY INFORMATION Present use of the subject lands: Residential, Vacant

Proposed use of the subject lands: Small-scale traditional cottages
Present use of adjacent properties: Small cottages
If known, the length of time the existing uses have existed on the subject lands: Current home constructed in 1954
Are there any existing buildings or structures on the subject lands? Yes X No
Are any existing buildings on the subject lands designated as being historically significant? Yes No XI If yes, identify and provide details of the historically significant building(s).
If known, the date existing buildings or structures were constructed on the subject lands:
E. PREVIOUS USE OF THE PROPERTY Has there been an industrial or commercial use on the subject or adjacent lands? Yes \(\subseteq \text{No} \(\subseteq \) Unknown \(\subseteq \) If yes, specify the use(s):
Has a gas station been located on the subject lands or adjacent lands at any time? Yes ☐ No ▼ Unknown ☐
Has there been petroleum or other fuel stored on the subject lands or adjacent lands at any time? Yes \(\overline{\chi} \) No \(\overline{\chi} \) Unknown \(\overline{\chi} \) *Fuel oil tank for residential heating, removed in the 1960's.
Is there any reason to believe the subject lands may have been contaminated by former uses on or adjacent to the site? Yes \[\times \overline{\times} \] Unknown \[\times \]
If you answered yes to any of the questions above, a previous use inventory, showing all known former uses of the subject lands, or is appropriate, the adjacent lands, is needed. Is the inventory attached? Yes No \omega
F. OTHER INFORMATION If there is other information that you think may be useful in the review of this application, please attach it to this application or explain on a separate sheet.
 G. SUPPORTING MATERIAL TO BE SUBMITTED BY APPLICANT In order for your application to be considered complete, twelve (12) copies of a site plan(s) must be submitted drawn to scale, as part of the application, which shows: The scale of the drawing and the north arrow. Boundaries and dimensions of the subject lands. The legal description of the subject lands. Any major topographical features. The approximate location of all natural and artificial features including but not limited to: Buildings, railways, roads watercourses, drainage ditches, banks of rivers or streams, pipelines, gas wells, wetlands and wooded areas that are located or the subject land and on land adjacent to it that may affect the application. The name and location of any adjacent highway, street, alley, or railway. The location and nature of any easements affecting the subject parcel. The location, size and type of all existing buildings and structures on the subject land, indicating their setbacks from property lines. Location, dimensions and numbers of off-street parking spaces, parking structures and aisles, and the location of accesses. Any signs and lighting facilities and their location. Current uses of land that is adjacent to the subject land. Location of any existing outside storage, refuse storage and disposal. Any additional information deemed by the Village to be necessary for proper review of the request.
H. PERMISSION TO ENTER SUBJECT LANDS Permission is hereby granted to Village of Suttons Bay Staff, Planning Commissioners and Council Members to enter the premises subject to this application, for the purposes of making inspections associated with this application; during normal and reasonable working hours.
Owner Signature Date

I, ______ solemnly declare that all of the above statements and the statements contained in all of the exhibits transmitted herewith are true, and I make this solemn declaration conscientiously believing it to be true and knowing that it is of the same force and effect as if made under oath. Owner Signature Date

I. DECLARATION

PREVIOUS USE INVENTORY



Original cabin on the beach where 301 South Shore Drive now sits. The cottage was pretty rustic. It had no water, just a pump on the opposite side of the cottage from the outhouse which sat in back of house no electricity just candles and lamps. It had two rooms and some cots About all that it did have was a beautiful sand beach which everyone enjoyed! Visitors used it in the summer time. They had a good time camping out. It burned to the ground one day before Owen came home from the navy. Otto & Lena built this cabin in the 1920's to provide for swimming

E. Previous Use of the Property

The use of the property has been residential as long as the applicant can determine. For historical reference, the above photo and script from Leila Bahle's memory book is provided.

We are not sure when Lars Bahle acquired the property. The property passed to Otto and Lena Bahle, and was later gifted to the applicants' parents as a wedding gift in 1947. The present house was built in 1954. The applicants' My parents lived in the home until a year before their passing. The house has since been most recently used as a rental until.

TO:

Suttons Bay Village Planning Commission

FROM:

Timothy J. Figura

Date:

April 15, 2022

RE:

Application for Conditional Rezoning re: 301 S. Shore Dr.

This is a proposal for a conditional rezoning pursuant to section 18-4 of the Village zoning ordinance and as authorized by section 405 of the Michigan Zoning Enabling Act [MCL 125.3405]. The reason for the request and the proposed conditions of such a rezoning are set forth below.

The Problem

This proposal relates to a single parcel in the Village located at 301 S. Shore Dr. The parcel is owned by Lois Bahle, Rich Bahle, Karl Bahle and Chris Bahle, and bears the tax I.D. number 043-828-031-00 (the "Property"). An aerial photo showing the Property is attached. The Property is approximately 3.5 acres in size and is bisected by S. Shore Drive. This results in a large wooded area between M22 and S Shore Drive, and an area on the northeast side of S. Shore Dr with water frontage. The Property is classified as "401 Residential Improved" for property tax purposes, with the only improvement being a family home on that waterfront portion that was built in 1954. There are no improvements on the wooded portion of the Property southwest of S. Shore Dr.

The waterfront property has approximately 208 feet of road frontage on S. Shore Dr. and is approximately 79 feet deep. The portion southwest of S. Shore Dr has 285 feet of road frontage on S. Shore Dr. and is 250 feet deep on the western side and 260 feet deep on the eastern side.

The possible use of the Property is complicated and limited due to current zoning requirements. Although the Property is one parcel, it bears two different zoning classifications; the waterfront portion is zoned Single Family Waterfront Residential (SFWR), and the wooded portion of the parcel which lies southwest of S. Shore Dr. is zoned New Village Residential (NVR).

The waterfront portion of the property, though improved with the existing family home, cannot be split from the parent parcel due to requirements of the Land Division Act and policy of the Village. First, the Land Division Act requires that a resulting lot meet the minimum size for its zoning district. Even though the waterfront portion is larger than its neighboring parcels, it does not meet the SFWR zoning district's minimum lot size of 20,000 square feet. Out of 30 nearby parcels zoned SFWR, only 6 conform with the 20,000 square foot minimum area. Our

research indicates that of these 30 parcels, only 20 may comply with the SFWR side yard setback standard.

The waterfront portion, then, cannot be separated unless land from the southwest wooded portion of the lot were included. The establishment of South Shore Drive effectively split the parcel in two and is a condition that was not the fault of the property owners. Despite this, past communications with the Village indicate that new lots would not be approved if they include land on both sides of the public right-of-way; this prevents the waterfront portion from becoming a compliant lot. The result is that the development options for the parcel have been severely hampered. Even worse, if the lot were to be sold in its current state, the real estate market would likely dictate the construction of the largest possible residence on the waterfront portion.

Our desire was to find a way that the problems encountered by the Bahles with the Property could be addressed without substantially amending the established spatial requirements of the SFWR district. After reviewing the zoning ordinance and Section 405 of the Michigan Zoning Enabling Act (MZEA) [MCL 125.3405], it appears to us that it would be desirable and fair to conditionally rezone the waterfront part of this parcel to New Village Residential (NVR). This could be accomplished by way of a conditional rezoning pursuant to Section 18-4 of the zoning ordinance and Section 405 of the MZEA. If that were done, no other text amendment of the zoning ordinance would be necessary. While there is no dimension in the NVR district for a setback from the water, we suggest a limitation on distance from the waterfront to no greater than adjacent developments or an average of the 2 adjacent developed setbacks.

Such a change would be in harmony with the 2011 Suttons Bay Community Joint Master Plan. The Master Plan indicates that the parcel's future uses to be "Shoreline Residential" and "Mixed Use South"

Conditional Rezoning

To those of you who are unfamiliar with conditional rezoning, it is a process authorized by the Michigan Zoning Enabling Act and Section 18-4 of the Suttons Bay Village Zoning Ordinance by which a property is rezoned pursuant to an agreement between the zoning jurisdiction and a property owner by which the property owner is permitted to use a lot where the use complies with the requirements of a different zoning district than the one assigned to it by the zoning ordinance. It is called conditional rezoning because the zoning jurisdiction establishes the conditions under which the lot may be used in compliance with the requirements of the rezoned district as opposed

to the current zoning district. If the property owner fails to comply with the conditions established in the agreement by the Village, the property automatically reverts to its original zoning as a matter of law.

The conditional rezoning process begins with the property owner offering to impose use and development restrictions on the property as a condition for the rezoning [Section 18-4(B) Village Zoning Ordinance]. The Bahles hereby propose to have such a rezoning conditioned on the Property being developed solely for single family detached residential purposes, and with the other conditions detailed below.

In that regard, the Bahles would propose that the waterfront portion of the property be divided into two lots of 104 feet of road frontage each, resulting in 2 lots: 1 of approximately 8216 square feet and the other of 8112 square feet. The Bahles would develop the two resulting lots in conformity with the requirements of the NVR district.

Granting a conditional rezoning of the Property to NVR would allow the Bahles to split these waterfront portions of the Property which they are unable to do under the SFWR zoning classification. It would enable the Bahles to develop these waterfront lots in the same manner as nearly all lots also zoned SFWR are already developed. It should not be considered a dramatic shift in development ability as all of the lots on the southwest side of S. Shore Drive adjacent to the Property are zoned NVR.

Why this Proposal Makes Good Planning and Zoning Sense

The Property parcel was in existence prior to the 1991 village zoning ordinance. Our research indicates that under the 1991 zoning ordinance the parcel was zoned MDR (Medium Density Residential District). Due to events outside of the property owners' control, this property cannot be split to create development lots that would match the Village's goal of responsible, reasonably sized structures. As a result, the only current development option that make sense is one that would create the largest possible waterfront structure. This proposal would allow split the parcel to create smaller development parcels in order to develop it in the way that the Village residents would prefer, and in a "cottage" scale.

As one of the conditions of the rezoning, the Bahles would agree to limit the size of any residential structures placed on each of the resulting 2 waterfront lots to no more than 2400 square feet. As an acceptable example see the historic Skinner cottage at 361 S Shore Dr (1675 sq ft) vs the new construction at 345 S Shore Dr (3750 sq ft). The resulting lots would comply to the front

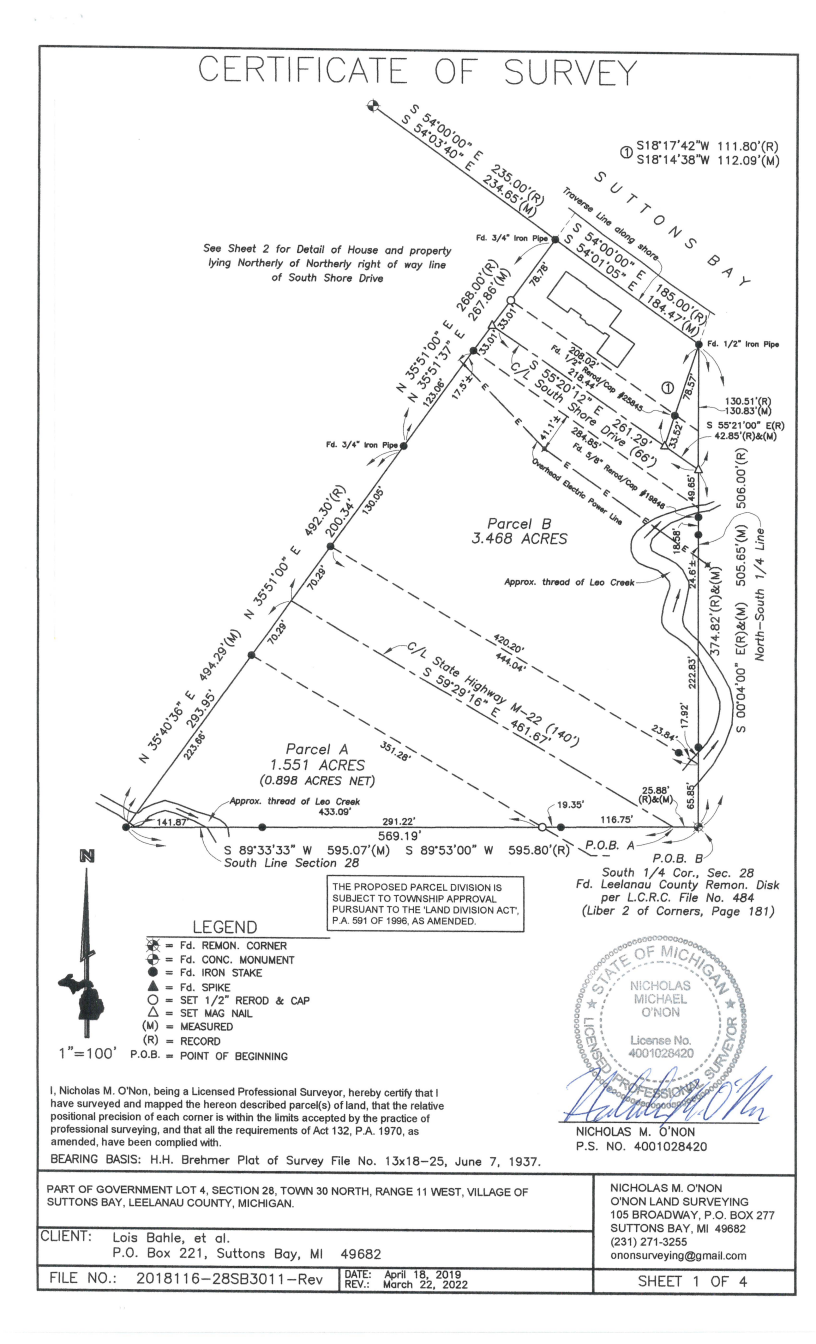
and side setbacks in the NVR district. Waterfront set back would be no greater than adjacent developments or an average of the 2 adjacent developed setbacks.

Proposal

We are asking that the portions of the Property currently zoned as SFWR be conditionally rezoned to NVR. In order to protect the best interests of the public and community, this rezoning would be subject to the following voluntarily offered conditions:

- 1. Limitation on the building footprint on resulting waterfront parcels to no more than 2400 square feet, which is less than the 30% coverage limitation in the NVR District.
- 2. Limitation on distance from the waterfront to no greater than adjacent developments or an average of the 2 adjacent developed setbacks. Recent remodeling at the nearby parcel 223 S. Shore Dr. may have resulted in a structure closer to the waterfront and will not be used in this calculation.
- 3. Front road set back of 15 feet per the NVR standards.
- 4. Side set back of 15 feet per the NVR standards.
- 5. The conditional rezoning would be abandoned if a land division is not completed within 7 (seven) years.
- 6. If the land division is completed, the resulting parcels would include deed restrictions establishing the above conditions.





CERTIFICATE OF SURVEY S S4.01.05. Froverse I'me along shore S4.00.05. Froverse I'me along shore S4.00.00... E SUTTONS 185.00.(P) 10'x20' Deck Property Address: 301 S. Shore Drive Suttons Bay, MI 49682 South Shore Drive (66.) 78.57 ²⁰8.02, Detail of House and property lying 0.88 Northerly of Northerly right of way line N **LEGEND** = Fd. REMON. CORNER = Fd. CONC. MONUMENT OF MIC = Fd. IRON STAKE = Fd. SPIKE **NICHOLAS** = SET 1/2" REROD & CAP MICHAEL = SET MAG NAIL O'NON (M) = MEASURED(R) = RECORD 1"=30' License No P.O.B. = POINT OF BEGINNING I, Nicholas M. O'Non, being a Licensed Professional Surveyor, hereby certify that I have surveyed and mapped the hereon described parcel(s) of land, that the relative positional precision of each corner is within the limits accepted by the practice of professional surveying, and that all the requirements of Act 132, P.A. 1970, as NICHOLAS M. O'NON amended, have been complied with. P.S. NO. 4001028420 BEARING BASIS: H.H. Brehmer Plat of Survey File No. 13x18-25, June 7, 1937. NICHOLAS M. O'NON PART OF GOVERNMENT LOT 4, SECTION 28, TOWN 30 NORTH, RANGE 11 WEST, VILLAGE OF O'NON LAND SURVEYING SUTTONS BAY, LEELANAU COUNTY, MICHIGAN. 105 BROADWAY, P.O. BOX 277 SUTTONS BAY, MI 49682 CLIENT: Lois Bahle, et al. (231) 271-3255

P.O. Box 221, Suttons Bay, MI 49682 ononsurveying@gmail.com April 18, 2019 March 22, 2022 FILE NO .: 2018116-28SB3011-Rev SHEET 2 OF 4

CERTIFICATE OF SURVEY

Parcel A

Part of Government Lot 4, Section 28, Town 30 North, Range 11 West, Village of Suttons Bay, Leelanau County, Michigan, described more fully as follows: Commencing at the South ¼ Corner of said Section 28; thence S89°33'33"W (also recorded as S89°53'00"W and West), along the South Line of said Section 28, 25.88 feet to the centerline of State Highway M-22 for the Point of Beginning; thence continuing S89°33'33"W (also recorded as S89°53'00"W and West), along said south line, 569.19 feet; thence N35°40'36"E (also recorded as N35°51'00"E and N36°00'00"E), 293.95 feet to said centerline; thence S59°29'16"E, along said centerline, 461.67 feet to the Point of Beginning. The described parcel contains 1.551 acres of land and is subject to the rights of the public in that part of State Highway M-22 that lies within it.

Subject to and together with other easements, restrictions and reservations of record, if any.

I, Nicholas M. O'Non, being a Licensed Professional Surveyor, hereby certify that I have surveyed and mapped the hereon described parcel(s) of land, that the relative positional precision of each corner is within the limits accepted by the practice of professional surveying, and that all the requirements of Act 132, P.A. 1970, as amended, have been complied with.

BEARING BASIS: H.H. Brehmer Plat of Survey File No. 13x18-25, June 7, 1937.

PART OF GOVERNMENT LOT 4, SECTION 28, TOWN 30 NORTH, RANGE 11 WEST, VILLAGE OF SUTTONS BAY, LEELANAU COUNTY, MICHIGAN.

CLIENT: Lois Bahle, et al.

P.O. Box 221, Suttons Bay, MI 49682

FILE NO.: 2018116-28SB3011-Rev

DATE: April 18, 2019 REV.: March 22, 2022 NICHOLAS M. O'NON O'NON LAND SURVEYING 105 BROADWAY, P.O. BOX 277 SUTTONS BAY, MI 49682 (231) 271-3255 ononsurveying@gmail.com

SHEET 3 OF 4

NICHOLAS MICHAEL
O'NON
License No.
4001023420

NICHOLAS M. O'NON P.S. NO. 4001028420

CERTIFICATE OF SURVEY

Parcel B

Part of Government Lot 4, Section 28, Town 30 North, Range 11 West, Village of Suttons Bay, Leelanau County, Michigan, described more fully as follows: Beginning at the South 1/4 Corner of said Section 28; thence S89°33'33"W (also recorded as S89°53'00"W and West), along the South Line of said Section 28, 25.88 feet to the centerline of State Highway M-22; thence N59°29'16"W, along said centerline, 461.67 feet; thence N35°40'36"E (also recorded as N35°51'00"E and N36°00'00"E), 200.34 feet; thence N35°51'37"E, 267.86 feet (also recorded as N35°51'00"E and N36°00'00"E, 268.00 feet) to a traverse line along the shore of Suttons Bay; thence S54°01'05"E, along said traverse line, 184.47 feet (also recorded as S54°00'00"E, 185.00 feet) to a point on the North-South 1/4 Line of said Section 28; thence S18°14'38"W, 112.09 feet (also recorded as S18°17'42"W, 111.80 feet) to the centerline of South Shore Drive; thence S55°20'12"E (also recorded as S55°21'00"E), along said centerline, 42.85 feet to said north-south ¼ line; thence S00°04'00"E, along said ¼ line, 374.82 feet to the Point of Beginning. The described parcel contains 3.468 acres of land and is subject to the rights of the public in those parts of State Highway M-22 and South Shore Drive that lie within it. Together with all land, if any, lying between the sidelines of the above described parcel as extended Northerly to the waters edge of Suttons Bay.

Subject to and together with other easements, restrictions and reservations of record, if any.

I, Nicholas M. O'Non, being a Licensed Professional Surveyor, hereby certify that I have surveyed and mapped the hereon described parcel(s) of land, that the relative positional precision of each corner is within the limits accepted by the practice of professional surveying, and that all the requirements of Act 132, P.A. 1970, as amended, have been complied with.

BEARING BASIS: H.H. Brehmer Plat of Survey File No. 13x18-25, June 7, 1937.

PART OF GOVERNMENT LOT 4, SECTION 28, TOWN 30 NORTH, RANGE 11 WEST, VILLAGE OF SUTTONS BAY, LEELANAU COUNTY, MICHIGAN.

CLIENT: Lois Bahle, et al.

FILE NO.:

P.O. Box 221, Suttons Bay, MI 49682

2018116-28SB3011-Rev

DATE: April 18, 2019 REV.: March 22, 2022 NICHOLAS M. O'NON O'NON LAND SURVEYING 105 BROADWAY, P.O. BOX 277 SUTTONS BAY, MI 49682

OF MIC

NICHOLAS MICHAEL O'NON

License No. 4001028420

NICHOLAS M. O'NON

P.S. NO. 4001028420

(231) 271-3255 ononsurveying@gmail.com

SHEET 4 OF 4

4/25/22

Per conversation with Sara Kopriva on Bahle Application for Rezoning: G 11 requests "Current uses of land that is adjacent to the subject land." Please add to the zoning application.

The adjacent uses of the SFWF area on both the east and west side are small cottages. The Hacker cottage on the west side, previously the Gronseth family cottage, existed since the previous Bahle cottage that burned. The Shader cottage on the east side was previously the Marshall cottage and more recent construction dating from my youth in the 1940s.

The adjacent uses of the NVR area, on the west side is vacant and wooded. On the east side, Leo Creek runs to the bay and beyond that a residence built in the last 30 years.

Lois Bahle 231-866-1466