



Abaris Realty, Inc.

7811 Montrose Road, Suite 110, Potomac, MD 20854
301-468-8919 • Fax: 301-468-0983
Web Site: www.abarisrealty.com

*Excellence
Since 1975*

April 15, 2024

Karyne Miller
Chamberlain
karyne.miller@chamberlaincontractors.com

**RE: Restriping of the Parking Spaces
Tanyard Springs HOA**

Dear Karyne:

The Board of Directors at the above-referenced community has voted to accept your proposal for the restriping of the parking spaces, as outlined in the proposal.

Attached is the signed copy for your records. Please schedule the work with Mark Moorman so the community can be notified in advance of when the parking lots will need to be evacuated for this project. You can reach Mark at tanyardsprings@abarisrealty.com. Thank you.

Sincerely,

A handwritten signature in blue ink, appearing to read 'Shireen Ambush'.

Shireen Ambush, PCAM
Community Manager

CC: Board of Directors



PROPOSAL NUMBER

1618-1

ADDRESS

**6920 Heritage Crossing, Glen Burnie,
MD, 21060**

CLIENT

**Abaris Realty Inc.
Mark Moorman**

CONTACT

Tanyardsprings@abarisrealty.com

4/1/2024

PROPOSAL

TANYARD SPRINGS HOA -

Dear Mark Moorman,

Thank you for the opportunity to provide you with a proposal. Our company has been providing quality work to your area for the past 47 years. Today, with a staff of more than 75 trained professional employees, along with more than 150 pieces of specialized equipment, Chamberlain serves commercial property owners and managers throughout Northern Virginia and the Baltimore / Washington corridor.

As an innovative, energetic company, we are always striving to incorporate the latest paving techniques, materials, and equipment into our business in order to offer our customer the highest quality work. And as a people-oriented company, we devote considerable attention to employee training, safety awareness, and customer communications.

Parking Lot Specialists Since 1976

ADDRESS

162 LAFAYETTE AVE
LAUREL, MD
20707

TELEPHONE

301-725-4330 office

EMAIL

COMPANY: CONTACT@CHAMBERLAINCONTRACTORS.COM
SALESPERSON: KARYNE.MILLER@CHAMBERLAINCONTRACTORS.COM



PROPOSAL

STRIPING - AS EXISTING

Price: \$4,115.00

Our firm will re-stripe the parking lot area as per the existing layout.

543	Bays Re-stripe
184	Parking T's
1	Hash 5' Re-Stripe

- All cars must be moved from the premises to be painted prior to striping. We will layout and paint the following traffic markings using

a heavy duty SETFAST tm traffic paint conforming to new Federal regulations (paint spec is SETFAST tm 5626 white; 5627 yellow);

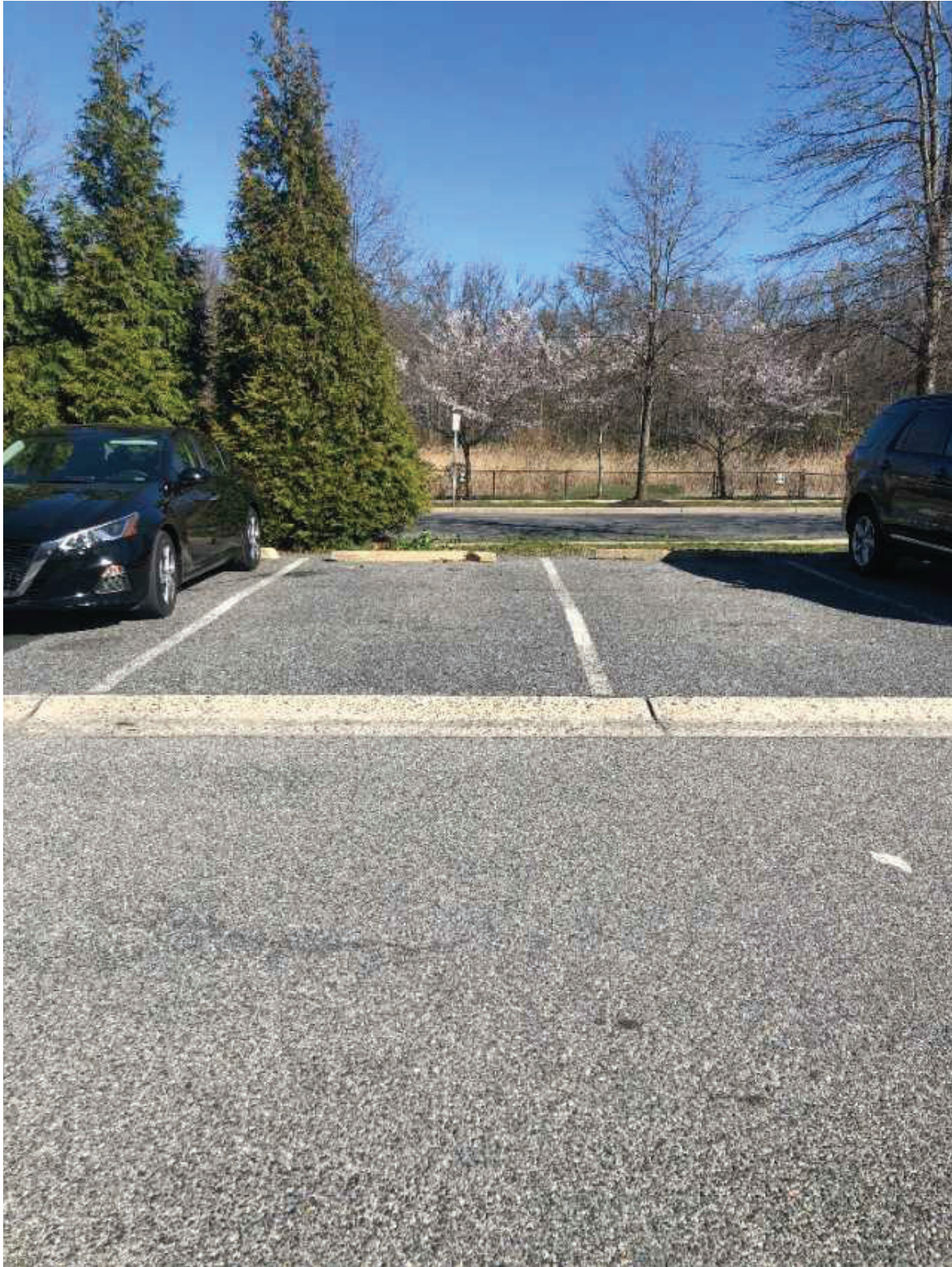
- All work will be performed so that there is minimal interruption to your facility
- .Any curb painting will have a 90 day warranty. Curbs painted between October 15 and March 15 may peel prematurely due to moisture retention in the concrete. We will scrape loose paint from surface of concrete, have inspected by designated person on site before placement of new coat of paint.
- If sealcoating, we will stripe parking area after the sealcoating material has cured.

**We will post temporary NO PARKING signage in affected areas prior to start date of project

CONCRETE CURB BLOCKS-AT PARKING SPACES NEAR 913 INDIGO BUNTING Price: \$875.00

Install curb blocks, 6 feet long.
 New installation -2
 Remove/Replace -3
 Re-Set-5

- Remove cars as necessary from work area.
- Towing at owners expense
- Layout location of curb blocks
- Set and pin curb blocks





TOTAL PRICE OF THIS PROPOSAL AS PRESENTED:

\$4,990.00



OPTIONAL ITEMS

STRIPING - AS EXISTING YELLOW CURB SECTION D

Price: \$2,625.00

Our firm will re-stripe the parking lot area as per the existing layout.

1,530 Curb Scrape & Paint per LF

- All cars must be moved from the premises to be painted prior to striping. We will layout and paint the following traffic markings using

a heavy duty SETFAST tm traffic paint conforming to new Federal regulations (paint spec is SETFAST tm 5626 white; 5627 yellow);

- All work will be performed so that there is minimal interruption to your facility
- .Any curb painting will have a 90 day warranty. Curbs painted between October 15 and March 15 may peel prematurely due to moisture retention in the concrete. We will scrape loose paint from surface of concrete, have inspected by designated person on site before placement of new coat of paint.
- If sealcoating, we will stripe parking area after the sealcoating material has cured.



AGREEMENT

The Unit Rates applicable to the categories of work to be performed pursuant to this Agreement are based on the material costs and published indexes as of the date of this Proposal. Purchaser acknowledges that if the above-listed items increase by the date all work under the contract is completed, the Unit Rates applicable to the categories of work to be performed under the Proposal shall be adjusted. The adjusted Unit Rates shall be committed and paid by the purchaser as though a written change order were approved and signed by both parties.

Chamberlain Contractors proposes to furnish material and labor to perform the work outlined herein for the sum of:

\$4,990.00, FOUR THOUSAND, NINE HUNDRED NINETY DOLLARS AND ZERO CENTS

Payment is to be made as follows: • 100% upon completion

This proposal is valid for thirty (30) days from the date written above. The proposal is subject to the terms and conditions enclosed, attached, and/or on the backside of the proposal.

This proposal contains confidential information belonging to the sender, which is legally privileged. The information is intended only for the use of the individual or entity named above. If you are not the intended recipient, you are hereby notified that any disclosure, copying, distribution, or the taking of any action in reliance on the contents of this proposal is strictly prohibited. If you have received this proposal in error, please immediately notify us by telephone to arrange for the return of the original documents to us.

Sincerely,

Karyne Miller,
karyne.miller@chamberlaincontractors.com

Accepted: The above-proposed terms and conditions, including price and payment terms, are satisfactory and hereby accepted. **Chamberlain Contractors** is hereby authorized to proceed with the work specified.

Purchaser: Abaris Realty Title: Property Manager
Printed Name: Shireen Ambush Date: 4-15-2024



TERMS & CONDITIONS

Contract Terms & Conditions

*Pricing is based on current market conditions and current liquid asphalt index. Pricing could vary depending on completion date of project.

- Chamberlain Contractors, LLC, a Pave America company (Chamberlain), provides a minimum one-year warranty on all materials and workmanship unless otherwise stated in proposal.
- Proposal based on work being performed between the hours of 7AM and 7PM M-F, unless noted on proposal.
- Our pricing includes the issuance of a standard certificate of insurance. Any deviation from a standard certificate will result in a charge for complying with your request.
- Payments are 15 days after receipt of invoice for each item of completed work.
- Please advise residents of noise potential as we move machines to or from your property at night.
- This proposal (and contract upon acceptance by customer) is subject to **additional Standard Terms and Conditions below**. Above prices are based on using this form as the contract document.
- By executing this document, customer authorizes Chamberlain to perform The Work for prices stated above.

STANDARD TERMS AND CONDITIONS

1. The following Standard Terms and Conditions, Exclusions and Performance Limitations and the General Limitations apply to the work proposal to which this form is attached and area part thereof. The work only shall encompass that specified in the proposal. Chamberlain is not responsible for performing work, treating conditions or achieving results not clearly set forth in the proposal. If Chamberlain is requested or is reasonably required to perform extra work that is not specified in the proposal, customer will pay Chamberlain for the same as specified in a change order or, if there is no change order; customer will pay Chamberlain for Chamberlain's cost of material, equipment and labor plus 30%.

2. Each phase of the work will be billed upon completion of that phase. Customer agrees to pay billings within 15 days of billing date. Amounts unpaid after 30 days from billing date are subject to 1.5% per month late charge which customer agrees to pay. If full payment (including aforementioned late charges) has not been received by Chamberlain within 90 days of final bill all of Customer's warranty rights hereunder will be forfeited and automatically become void.

3. All proposals are based on the existence of workable sub-base layer of at least four (4) inches. It shall not be Chamberlain's responsibility to check sub-base unless that is specified and paid for in the contract. Chamberlain shall not be responsible for consequences

of sub-base deficiency or failures, including but not limited to damages or inability to perform work due to poor compaction, underground springs, buried materials, grade failures, etc.

4. If contract is cancelled by Customer prior to commencement of work, Customer will pay ten percent (10%) of the total contract price.

5. Customer is responsible for getting all "private" (non-public) utilities, including wells and septic system elements, marked by an independent utility locator prior to commencement of work by Chamberlain. All specifications and the work estimate are conditioned on private utilities

not being disturbed or changed by modifications needed to accommodate private utilities not disclosed to Chamberlain previously. Any damage caused to private lines during construction is not the responsibility of Chamberlain, unless previously marked by independent utility locator.

6. Customer will provide timely written notice to public and all other persons affected by the work to be performed by Chamberlain prior to the scheduled commencement date for the work, and will remove all vehicles and other obstacles prior to commencement of the work.

It shall not be the responsibility of Chamberlain to remove vehicles or obstacles, and Chamberlain may delay work (at Customer's expenses hereunder) until the work area is free of vehicles or obstacles. Any delays occasioned by the failure of Customer to remove vehicles,

obstacles, or other extractions prior to the scheduled commencement of work shall be charged for in accordance with the delay schedule set forth in Paragraphs 7, 9 and 14, below.

7. Unless prevented by an Uncontrollable Event (hereinafter defined), Customer agrees to notify Chamberlain at least forty-eight (48) hours prior to the scheduled time for commencement of the work if the work cannot be commenced at scheduled time. In the event of failure

of Customer to provide notifications, Customer agrees to pay the following charges as liquidated damages for Customer's failure to provide said notification, it being agreed by the parties that the exact amount of damages sustained by Chamberlain will be difficult to determine

or ascertain: (a) Asphalt patching and paving - \$5,000 per job; (b) Seal coat application -\$2,500 per job; (c) Pavement markings - \$500 per job; (d) Concrete work - \$2,500 per job; Notwithstanding said payments, the contract shall remain in full force and effect and the above damages

shall be paid within seven (7) days from the date incurred and shall be in addition to the payments due under the contract.

8. Subject to the other provisions hereof, Chamberlain will indemnify customer for loss or damage to customer, its property or others arising from the work and caused by the negligence or intentionally wrongful actions of Chamberlain, its employees or agents; and Customer will indemnify

Chamberlain for loss or damage to Chamberlain, its property or others arising from or during the work and caused by the negligence or intentionally wrongful actions of customer, its employees or agents. PROVIDED, Chamberlain's liability shall be limited to direct damages and shall not

extend to special or secondary damages, such as loss of revenue or profits, business or service interruption, cost of capital, costs of purchase or replacement of work, materials or equipment in excess of the cost of repair or lack of access to property.

9. Customer will, prior to Chamberlain leaving the job site, arrange for an authorized representative or agent of the customer to



inspect completed Chamberlain work in the company of the Chamberlain representative. Customer's failure to inspect job site as above will signify acceptance of work performed by Chamberlain and agreement to pay billing in full within fifteen (15) days.

10. For purposes of this contract, "Uncontrollable Event" means an event or circumstance the occurrence or other conditions of which are beyond the control of the party or parties affected in the reasonable conduct of its or their business; this includes acts of God, storm, flood, war, riot, embargo, act of civil or military authority, casualty event, quarantine, strike or labor delay, transportation delay, shortages of fuel or materials, loss of power and intervening acts of third parties.

11. All applicable local, state and Federal taxes for contract payments to Chamberlain are the sole responsibility of Chamberlain unless stated otherwise herein. Customer shall be responsible for obtaining all necessary documents and approvals required by applicable law,

including but not limited to and building or construction permits. The Parties agree that Chamberlain will be the owner of any air pollution or green house gas emissions reductions or credits resulting from Chamberlain's work at the job site.

12. WARRANTY: PLEASE READ CAREFULLY. The work performed under this contract is warranted for a period of one (1) year from the date of completion, subject to the FOLLOWING CONDITIONS:

(A) The work (original and any warranty repairs) will be done in a workmanlike manner per industry practices; (B) the conditions covered by the warranty are cracking, peeling, premature structural failure and as to crack sealing, displacement or loss of more than 5%

of sealing material within 12 months from original application; (C) repairs will be applied topically to the immediate area of covered conditions; repairs will not be applied to areas not materially or adversely affected by conditions qualifying for warranty repair;

(D) claims for warranty enforcement must be submitted to Chamberlain (main office) in writing WITHIN 12 MONTHS following date of work completion warranty and WITHIN 7 DAYS FOLLOWING DISCOVERY; (E) repairs will be performed in a timely manner without cost to the customer;

(F) this warranty does not cover defects or damage in work caused by unreasonable use, abuse, intervening cause, third parties or sub-surface failure; (G) the performance of warranty repairs does not extend the warranty period.

13. All questions, disputes or controversies arising out of or relating to this contract and the performance of work hereunder shall be governed by and interpreted in accordance with the laws of the State of Maryland, except those as to conflicts of laws. In the event Customer fails to pay amounts due to Chamberlain hereunder when due, Chamberlain shall be entitled to charge and receive from Customer the costs of collection the sums due, including reasonable attorney's fees, as incurred.

14. Chamberlain will provide appropriate barriers, warning signals and signs to protect the work and safety of the public while its representatives are performing the work. At all other times Customer will provide and maintain such items as to protect the work and safety of the public.

15. It is understood that Chamberlain must use heavy trucks and equipment in the performance of the work. Chamberlain is not responsible for damage to surrounding asphalt or concrete due to weight of these vehicles during normal construction activities.

16. If Customer is a legal entity, the person signing this contact on its behalf certifies that (i) the full and correct name and business address of the entity are entered in this contract and (ii) he or she is duly and fully authorized to negotiate, sign and carry out the provisions

of this contract, including making payments when due, on behalf of said entity.

17. Notices between the parties as to performance, lack of performance, modifications, interpretation of this contract or change orders shall be in writing and delivered by pre-paid U.S. registered or certified mail (return receipt requested), hand delivery, overnight national delivery service or by e-mail or fax transmission (if e-mail and/or fax numbers for this purpose are specified in the proposal) at the communications addresses stated by the parties in the proposal.

18. Miscellaneous: A The provisions of this contract are severable; if any such provision (including the application thereof) is held to be invalid, such invalidity shall not affect the other provisions hereof that can be given effect without the invalid provision. A Chamberlain's waiver of the breach of term or condition of this contract shall not constitute a waiver of any other breach, term or condition. A This written contract constitutes the entire agreement between customer and Chamberlain for the subject hereof, binding the parties, their successors and assigns, and any verbal or other proposals, representations, etc. as to this subject are without face or effect.

EXCLUSIONS AND PERFORMANCE LIMITATIONS

Weather:

Chamberlain does all in its power to work and complete projects as scheduled. Adverse weather conditions however make adjustments in the production schedule necessary from time to time. We will reschedule your project as soon as possible. Please be advised that as multiple projects have already been

scheduled well in advance, we cannot automatically start a cancelled project on the next clear, dry day. Asphalt Projects Chamberlain takes utmost care in preparation and installation of your asphalt pavement projects. We apply lime to adjacent concrete apron surfaces to minimize tracking.

However the nature of this product and magnitude of heavy construction equipment needed for installation may cause some minor tracking to adjoining structures like curb and gutter, sidewalks, concrete border, and brick pedestrian crosswalks. State approved asphalt mixes vary in porosity and

appearance from plant to plant. The responsibility for cold seams or asphalt raveling rests with the owners/property manager if Chamberlain is asked to pave when the temperatures drop below 50°Fahrenheit. It is recommended that new asphalt surfaces need to cure 24 hours before being opened to vehicular traffic

to minimize wheel burns, tracking and rutting of new surface. Proper security steps are advised. Since ample notice is given before work begins, the towing expense for any vehicles left unattended on the lot will be the property owners responsibility.

Seal Coating Projects:

Chamberlain, in good faith, makes every effort to barricade and to tape off areas which have been seal coated. A minimum of 24 hours is recommended for sealer to cure properly. After this time, areas can be reopened to traffic, both vehicular and pedestrians. Allowing traffic onto surface prior to proper curing will result in scuffing, wheel burns on pavement, tracking by vehicles and pedestrians onto surrounding surfaces. The responsibility for vandalism and damage done by tracking wet sealer onto surrounding concrete surfaces and into buildings rests with the property owner.

Proper security steps is strongly advised. There is no guarantee against leaves getting into the sealer during the fall season. Since ample notice is given before work begins, the towing expense for any vehicles left unattended on the lot will be the property owner's responsibility.

Coal tar sealer is no longer approved for installation in DC or Montgomery County. Asphalt based sealers are used. Chamberlain specifies only asphalt based sealers on all work performed in MD/DC/VA.



Concrete Projects:

Chamberlain makes every effort to utilize barricades and tape off areas in which new concrete has been poured. Concrete normally requires 12 hours to harden enough for vehicular and pedestrian usage; five days for truck traffic. Be aware that there is no guarantee that new concrete color will exactly match the existing concrete. The responsibility for vandalism and permanent damage to the concrete surface rests with the property owner. Proper security steps are strongly advised. All concrete work proposed is not ADA compliant unless identified in advance in bid process, addressed with detailed construction drawings supplied by customer, reviewed by Chamberlain for accuracy, and work scope agreed to prior to work start! Cold weather release required to be signed in Winter months prior to work being completed.

French Drains:

Chamberlain contacts Miss Utility to mark out all appropriate utilities prior to our work. All private communication, utility and light pole wiring conduit are the responsibility of the property owners to properly identify, locate and mark out for Chamberlain prior to our commencement of work.

We will not be held responsible for damages that occur that we were not made aware of prior to commencement of work on your project.

Notification Responsibilities:

Before Chamberlain commences work, owner/property manager need to alert: tenants, postal service, trash collection, lawn and ground services, delivery services including UPS, Fed Ex as well as tenant moves. Regulating automatic sprinkler systems to not interfere with construction is also the owner/manager

responsibility. Chamberlain can help in this effort by supplying numerous types of signs prior to construction as well as message board (located on site) for large multi-day projects. If Chamberlain is unable to perform work due to customer's failure to notify tenants, Chamberlain may exercise its remedy under

Paragraphs 5 and 7 of Standard Terms and Conditions. Drainage and ponding issues:

Chamberlain is not responsible for water settlement areas in which the existing fall of the pavement is less than 2% grade. Our work scope includes paving curb line to curb line. While we will make every attempt to identify problem areas to you that are evident to the naked eye, we do not take elevations with an instrument for your project. If there are suspect areas you wish addressed, customer must notify CCI estimator before the work is scheduled and these areas need to be incorporated into a work scope. Chamberlain at its own discretion may pave over concrete gutter pans to eliminate standing water during overlay process.

General Limitations:

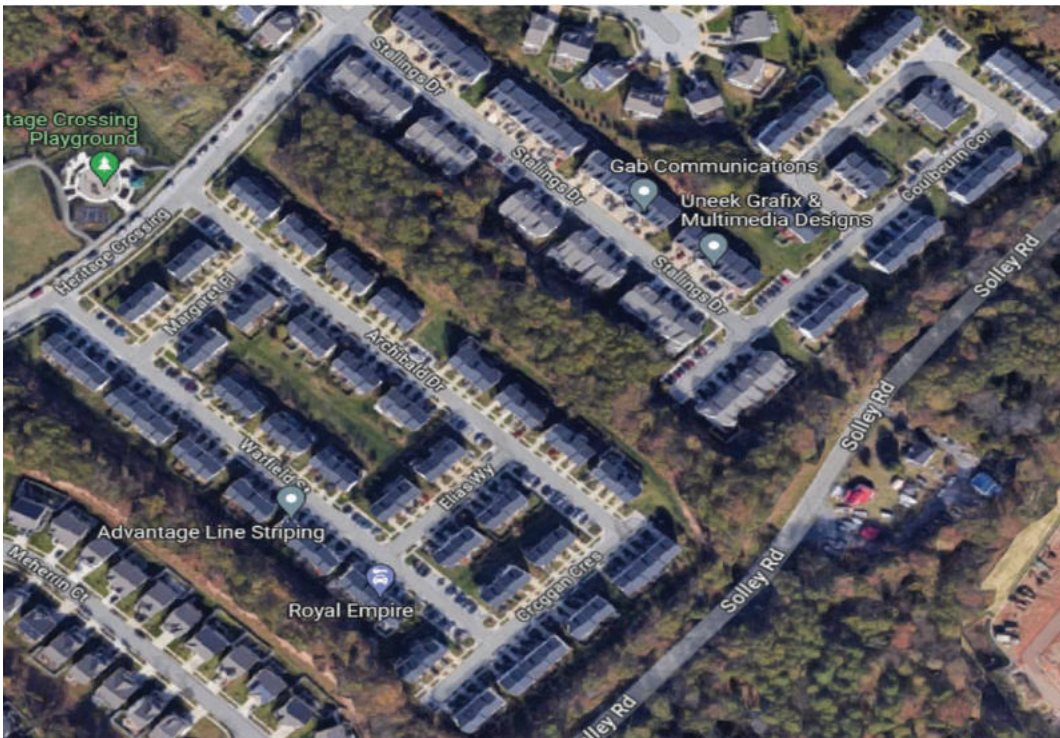
Chamberlain shall not be responsible for the following items unless specifically written into the proposal:

1. Costs of Bonds, permits and inspections are not included.
2. Engineering of site, including all drainage issues.
3. Responsibility for damage to landscaping and sidewalks due to required access by trucks and/or equipment.
4. Responsibility for damage to existing asphalt pavement due to weak, unstable, non-compacted or wet subbase materials.
5. Sodding or seeding.
6. Responsibility for damage to surrounding concrete due to vibration of jackhammers and equipment.
7. Guarantee against drainage issues if fall is less than 2%.
8. All concrete work proposed is not ADA compliant unless identified in advance in bid process, addressed with detailed construction drawings supplied by customer, reviewed by Chamberlain for accuracy, and work scope agreed to prior to work start!
9. Site must be marked and properly barricaded prior to work commencing.
10. Chamberlain needs to move varied construction equipment to job site to complete work activity. Equipment will need to be staged on site. Also equipment will be located onsite at varying hours day or nighttime which may generate noise.
11. Equipment, traffic cones, and barricades will be removed from site within 72 hrs of completion of work. If something remains on site, please contact sales estimator to arrange pick-up of items remaining on site.

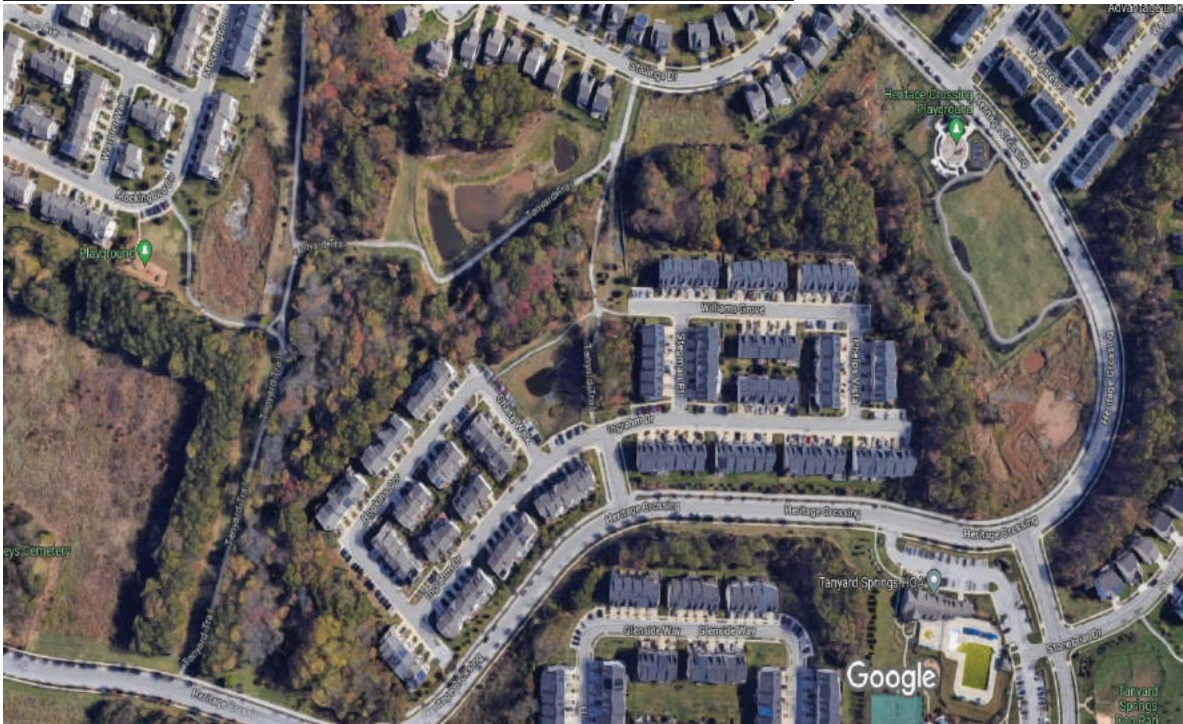
Section A	Total spaces	Limes needed
Glenside Drive / Macon Dr	9	8
Macon / Hidden Oak	9	8
Hidden Oak / Briargrove	7	6
Hidden Oak / Briargrove corner 1	6	5
Hidden Oak / Briargrove corner 2	8	7
Glenside/Briargrove corner 1	8	7
Glenside/Briargrove corner 2	8	7
Glenside/Briargrove corner 3	8	7
Glenside/Briargrove corner 4	8	7
Hidden Oak/ Timbercross	9	8
Glenside/Timbercross	6	5
Glenside/Timbercross corner 1	7	6
Glenside/Timbercross corner 2	10	9
Timbercross - Midpoint 1	12	11
Timbercross lane - Midpoint 2	7	6
Timbercross / Sithean Corner 1	7	6
Timbercross / Sithean Corner 2	9	8
Sithean (near 1012)	4	3
Sithean / Garden area 1	7	6
Sithean / Garden area 2	7	6
Totals	156	136



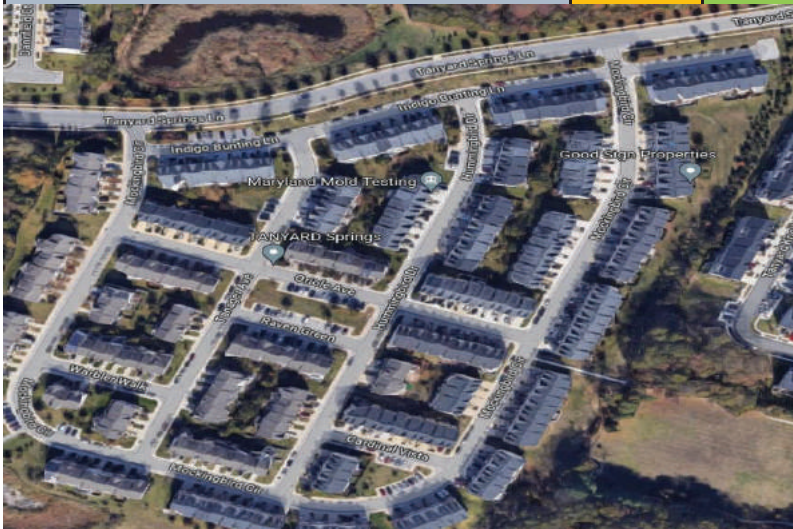
Section B1	Total spaces	Lines needed
Warfield / Margaret Corner 1	7	6
Warfield / Margaret Corner 2	7	6
Warfield / Elias Corner 1	7	6
Warfield / Elias Corner 2	15	14
Warfield / Croggan Crescent	8	7
Archibald /Margaret Corner 1	15	14
Archibald /Margaret Corner 2	7	6
Archibald-Midpoint	5	4
Archibald/Margaret Corner-1	7	6
Archibald/Margaret Corner 2	7	6
Stallings Midpoint	5	4
Stallings / Coulbourn corner 1	11	10
Stallings / Coulbourn corner 2	8	7
Coulbourn Corner square 1	4	3
Coulbourn Corner square 2	5	4
Coulbourn Corner square 3	4	3
Coulbourn Corner square 4	9	8
Coulbourn Corner Parallel park "T" spaces 1	5	6
Coulbourn Corner Parallel park "T" spaces 2	4	5
Coulbourn Corner Parallel park "T" spaces 3	4	5
Coulbourn Corner Parallel park "T" spaces 4	4	5
Coulbourn Corner Parallel park "T" spaces 5	4	5
Totals	152	140



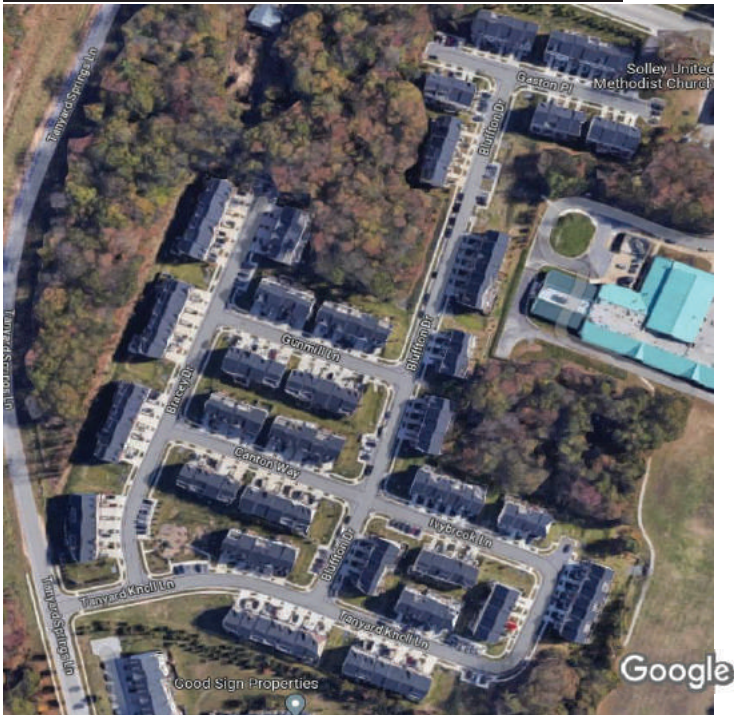
Section B2	Total spaces	Lines needed
Ingrahm/Chase Corner 1	9	8
Ingrhm/Chase Corner 1	6	5
Chase / Hopkins Corner 1	11	10
Chase / Hopkins Corner 2	3	2
Chase / Hopkins Corner 3	6	5
Hopkins Corner /Hopkins Corner 1	8	7
Hopkins Corner /Hopkins Corner 2	9	8
Hopkins Corner /Ingrahm	6	5
Ingrahm/Stegman 1	7	6
Ingrahm/Stegman 1	8	7
Ingrahm / Phelps Vista	9	8
Phelps Vista /Williams Grove Corner 1	4	3
Phelps Vista /Williams Grove Corner 2	8	7
Phelps Vista/ Stegman	5	4
Ingrahm Parallel park "T" spaces 1	4	5
Hopkins Corner Parallel park "T" spaces	5	6
Hopkins Corner Parallel park "T" spaces 3	5	6
Hopkins Corner Parallel park "T" spaces 4	4	5
Hopkins Corner Parallel park "T" spaces 5	4	5
Totals	121	112



Section C- Mockingbird	Total spaces	Lines needed
Mockingbird left side 1	3	2
Mockingbird left side 2	8	7
Mockinbird right side 3	7	6
Tanager left	5	4
Tanager / Oriole lot 1	15	14
Tanager / Raven Green	17	16
Humminbird/Indigo	5	4
Cardinal Vista	6	5
Mockingbird Parallel Park "T" spaces 1	7	8
Mockingbird Parallel Park "T" spaces 1	4	5
Mockingbird Parallel Park "T" spaces 1	5	6
Mockingbird Parallel Park "T" spaces 1	3	4
Mockingbird Parallel Park "T" spaces 1	4	5
Mockingbird Parallel Park "T" spaces 1	4	5
Mockingbird Parallel Park "T" spaces 1	3	4
Mockingbird Parallel Park "T" spaces 1	3	4
Mockingbird Parallel Park "T" spaces 1	4	5
Tanager Parallel Park "T" spaces rt side 1	4	5
Tanager Parallel Park "T" spaces rt side 2	4	5
Tanager Parallel Park "T" spaces lt side 1	4	5
Tanager Parallel Park "T" spaces lt side 2	4	5
Tanager Parallel Park "T" spaces lt side 3	4	5
Hummingbird Parallel Park "T" spaces rt side 1	4	5
Hummingbird Parallel Park "T" spaces rt side 1	4	5
Hummingbird Parallel Park "T" spaces rt side 1	3	4
Hummingbird Parallel Park "T" spaces lt side 1	4	5
Hummingbird Parallel Park "T" spaces lt side 1	3	4
Hummingbird Parallel Park "T" spaces lt side 1	4	5
Indigo Bunting "T" spaces left side	28	29
Totals	173	186



Section D -Tanyard Knoll	Total spaces	Lines needed
Tanyard Knoll Lne 1	6	5
Tanyard Knoll Lane 2	6	5
Tanyard Knoll Lane 2	6	5
Tanyard Knoll Lane 2	4	3
Ivybrook	6	5
Bracey 1	7	6
Bracey 2	5	4
Gaston 1	5	4
Bluffton right side 1	5	4
Bluffton right side 2	5	4
Bluffton right side 3	6	7
Bluffton right side 4	4	5
Bluffton left side 1	3	4
Bluffton left side 2	3	4
Totals	71	65



Oak Pointe	Total spaces	Lines needed
Warblers Perch 1	4	3
Warblers Perch 2	7	6
Warblers Perch 3	8	7
Warblers Perch	8	7
Goldfinch 1	5	4
Goldfinch 2	5	4
Willow View	6	5
Kinglets Roost 1	9	10
Kinglets Roost 2	3	4
Totals	55	50

