

THE NEWS BEACON

MAY 2024

MYSTIC HARBOUR HOMEOWNERS ASSOCIATION, INC.

1 BOARD OF DIRECTORS

President Corey Rimel Member at Large Rick Edwards Vice President Gina Pappalardo Member at Large Becky Lentz Treasurer Margaret Butler Member at Large Kelly Quinn **Secretary** Denise Kuhar

Events Committee

May 11, 2024, HOA Board Meeting, Club House, 10:00am May 15, 2024, Mobile Library, Office Parking Lot, 12:00pm-1:00pm May 18, 2024, Community Yard Sale, 8:30am-1:00pm/Rain Date June 2nd May 18, 2024, Pool Pass Pick Up, 11:00am-1:00pm May 25, 2024, Pool Opens, 10:00am-6:00pm/Memorial Day Picnic 12:00 Noon-2:00pm May 25, 2025, Trash Pick-Up (Saturday)

Association Phone is working 410-213-0500 and leave a message and a board member will get back in touch with you. Please remember to leave your phone number.

REMEMBER THE SPEED LIMIT IN MYSTIC HARBOUR IS 25 MPH

<u>A Message from The President</u>

Happy Spring/Summer! With the weather warming for the summer season, we look forward to seeing everyone at the pool opening and neighborhood events. Keep an eye on the message board by the lighthouse for updates on activities in the community

A big shout out to Ron Kuhar, Grant Kelly and Larry Lamon for all the work they did to get the pool ready for the upcoming season. Without them it wouldn't look so great!

Monthly dues are due normal and late fees apply after the 15th of the month. The special assessment coupons for the Pool/Recreation area sent for those that wanted to start making the payments. Late fees will not be assessed until after the settlement takes place. More to come on that later!

Playground area, please remember that dogs should not be in the playground area. If your dog does go in the area please clean up any droppings. We don't want children to step in the mess.

When walking your dogs, remember to keep then leashed. We have had complaints from homeowners that unleashed dogs in their yards.

With summer upon us the board wants to remind all the homeowners of the bylaws and covenants for our development. We had some issues last spring and summer. ALL HOMEOWNERS PLEASE REVIEW ARTICLE VIII SECTION (12) **LEASES**

NO LOT OR STRUCTURE THEREON MAY BE LEASED FOR LESS THAN THIRTY (30) DAYS. EACH LEASE SHALL BE IN WRITING AND SUBMITTED TO THE BOARD OF DIRECTORS. ANY HOMEOWNER(S) IN VIOLATION OF THIS WILL BE SUBJECT TO A FINE/PENALTY. THE PENALTIES STARTING AT \$3,000.00 AND INCREASE WITH EACH OCCURANCE.

Grass cutting has started, so remember to remove all debris and dog feces' out of your yard so the grass cutters can cut your yard correctly. The grass cutters will not cut lawns with dog feces' and materials in the yard.

Pool Committee

The Pool is in need of volunteers for the upcoming season to work the snack shack. Please contact Dee at <u>denisekuhar@yahoo.com</u>.

Notification to homeowners delinquent on HOA dues.

Any homeowners that are not current on their HOA dues will not receive their pool pass for 2024 until all delinquent HOA dues and fees are paid.

The Pool Committee will NOT accept any payments at the Pool. Homeowners MUST make their payment to the Bank of Ocean City. When Mystic Harbour office receives the daily payment report from the Bank of Ocean City, the homeowner can receive the Pool Pass. Please allow 72 hours for payment to be processed to pick up your pool pass.

Homes that are being rented for 30 days or longer must forward your rental agreement and Worcester County license to <u>mhhoa21811@gmail.com</u> in order to receive your pool pass.

If you are renting your home for less than 30 DAYS, you are in violation of the by-laws and will not receive your pass.

<u>Treasurer's Update</u>

ALL DUES AND SPECIAL ASSESSMENT ARE DUE.

Reminder: All dues payments should be mailed to the Bank of Ocean City PO Box 4100, Ocean City, and MD 21843 (address on payment coupons).

Alternatively, you may take your dues payment into the bank personally; they will provide you a receipt of payment. Please let the teller know that you are making a "lockbox" payment.

If you do not have your coupons you can still mail to the Bank of OC just put your lot number under memo on your check. You can also, mail your special assessment with your monthly dues in one envelope or drop off at the bank.

ALL MONTHLY FEES ARE DUE AS NORMAL. SPECIAL ASSESSMENT PAYMENT MAY BE PAID IN ADVANCE BUT WILL BE DUE MONTHLY ONCE SETTLEMENT OCCURS.

Boat Yard Committee

There are several trailers, boats etc. in the Boatyard that have not been registered with the HOA. If you have one of these items, attached to this newsletter is the boatyard storage application required for 2024. This application *MUST be* submitted and approved for any boat, trailer, and recreational vehicle being stored in the yard for January 2024. Every boatyard user will need to submit one form for each item placed in boatyard storage. Property Owner(s) will need to submit the application on behalf of their renter. Once your application has been approved, MHHOA will tag your approved vehicle. Any items in the storage yard without an approved application will be towed at the owner's expense. NO CARS OR TRUCKS WILL BE PERMITTED TO BE STORED AND WILL BE IMMEDIATELY TOWED. **Please forward your contract to the attention, Ron Kuhar.**

Please remember to cut around your boat in the storage area. The lawn cutters cannot get under your boats and on the sides if they are close to each other.

Architectural Committee

Remember you MUST submit an Architectural Request form when you desire to perform any work on your lot or the exterior of your home. As a homeowner you are also required to connect with Worcester County to obtain any necessary permits and/or to confirm whether you need a permit before moving forward with HOA approved work. Currently, there is a 2-3 week backlog at the county for permit approval. The Architectural Review Request form is also attached to this newsletter. Applications submitted that do not provide ALL the necessary and complete detail will be declined. In general, homeowners should be familiar with, compliant with, and avoid any violations of the HOA "Declaration of Covenants, Conditions and Restrictions", including but not limited to Article VII (Architectural Control) and Article VIII (Rules and Regulations). Please include all required documentation so the Architectural Committee can consider your request and respond quickly. Please be aware that failure to obtain the necessary approvals from the board may result in additional action; up to and including legal action if required. In addition to an Architectural Request, your work may also require various county approvals. Failure to obtain the necessary written approval from the county require the installation/replacement be removed in addition to other penalties, from the county.

REMEMBER TO EMAIL YOUR APPLICATION TO MHHOA21811@GMAIL.COM AND CC <u>bigrick.ladydi@comcast.net</u>

NOTICE

IF YOU ARE PLANNING ON SELLING YOUR HOME, YOU MUST HAVE YOUR PROPERTY REVIEWED BY THE ARCHITECTUAL COMMITTEE FOR ANY VIOLATIONS OR ISSUES THAT NEED TO BE ADDRESSED BEFORE THE SALE IS COMPLETED.

PLEASE CONTACT THE ARC AT EMAIL ADDRESS <u>bigrick.ladi@comcast.net</u> and cc <u>mhhoa1811@gmail.com</u>. Prior to listing or after listing. This will give you time to address any issues before requesting the required resale certificate.

Under the Architectural section of the Governing Documents, there has been a ride through the community looking for issues that homeowners need to address. If you received a "Violation Notice" please take the necessary steps to correct the issue Promptly!

Since the weather is starting to improve, it is time to address issues with lawn and landscaping around our homes. Please take the time and clean-up your properties. There will be another ride through in May or June. To avoid getting a violation notice, please take a look at your property from the street. We are working to institute a standard of "Curb Appeal" that will make our community even more desirable for perspective buyer and keep the community looking great.

If you receive a violation, you will be given a time frame to address the issue and if it is not resolved and we have not had communication that it is being addressed. The board will have the issues corrected at the homeowner's expense. Any such expense is treated as an assessment and subject to standard collection process the same as a monthly fee.

MYSTIC HARBOUR, BAY VISTA I and BAY VISTA II STORAGE AGREEMENT

This Agreement made this	day of	, 20 between Mystic Harbour Hoi	meowners
Association (MMHOA) and		for the calendar year of January 1, 2024 through	
December 31, 2024. **This agre	ement will need to be su	ubmitted and approved each year for use of Storage Ya	rd.
Whereas, an Owner owns a boat OR TRUCKS ALLOWED), which is		approved recreational vehicle ("Vehicle") to be stored	(NO CARS
Vehicle Description, including year	ar (NO CARS OR TRUCKS	S ALLOWED):	
For Boat - Hull Identification # / A	Assigned Boat #:		
Registration # (must be valid):			
Tag # (must be valid):			

Therefore, in consideration of the mutual covenants herein contained, the parties agree as follows:

For Mystic Harbour homeowners the cost per year is waived. For Bay Vista I and Bay Vista II homeowners, the cost per year is **\$400** per approved "Vehicle" and is payable at execution of this contract to the Mystic Harbour Homeowners Association; and such fee is not prorated. All stored will be labeled by MHHOA with Owner's name, address and contact number. The boatyard combination will be provided at time of contract execution and must not be shared with others. State required tags and registrations must be valid throughout the term of this contract. Failure to adhere to these policies will cause loss of storage privileges.

The storage provided by this agreement shall be solely at the Owner's risk and Owner hereby releases MMHOA of all liability for any loss or damage to the "Vehicle" named above and any other property.

MMHOA reserves the right to move the "Vehicle" to any other storage space as MMHOA may find necessary to maintain the grounds.

This storage agreement shall terminate at the earlier of the expiration date stated within or when the Owner no longer resides in the community of Mystic Harbour, Bay Vista I or Bay Vista II. Either party may terminate this agreement by giving the other party ten (10) days written notice by certified mail. In the event the Owner terminates prior to the expiration of the storage period or in the event MMHOA terminates due to default of the Owner in the performance of the terms and conditions of this agreement, any storage fee paid by the Owner shall be retained by MMHOA and shall not be refunded or prorated. Upon termination of said agreement, Owner shall promptly remove "Vehicle".

**Property Owner(s) must submit and have an approved Storage Agreement for Renter's use of Storage Yard.

Signature of Owner:
Printed Name of Owner:
Address of Owner:
Phone Number:
Email Address:

WARNING: ADDITIONS OR ANY EXTERIOR CHANGES MADE BEFORE APPROVAL MAY RESULT IN FINANCIAL CONSEQUENCES

1. NAME:

2. ADDRESS OF PROPOSED CHANGE: _____

3. LOT NUMBER: _____

4. CELL (HOME) NUMBER: ______ EMAIL ADDRESS: _____

5. MAILING ADDRESS (if different from #2):

6. DESCRIPTION OF PROPOSED CHANGE – Provide a description of the proposed alteration, including the purpose or reason for the change, and the type, style and color of materials to be used. Describe the location on the lot, and provide any pertinent information such as sketches, drawings, photographs or product literature that may be required to evaluate the proposed change. If more space is needed, please attach a separate sheet.

7. REQUIRED EXHIBITS AND SUPPORTING DOCUMENTATION: The supporting exhibits or supporting documentation listed below must accompany this design review application, as applicable for the proposed change. An application submitted without all required submissions will be considered incomplete. In such case the Architectural review Committee's (ARC) sixty (60) day review period will not commence until all required submissions have been provided.

- A. SITE PLAN/PLAT A county registered site plan of the property showing the location and dimension of the proposed improvement, including orientation with respect to the property line, unit and adjacent dwelling units must be provided for ALL applications. Site plans/plats must be to scale.
- B. ARCHITECTURAL DRAWINGS AND PLANS Detailed architectural drawings or plans must be provided for proposed structures and major landscape improvements.
- C. PAINT OR STAIN COLORS A sample of the color(s) to be used must be provided for all painting and staining, together with a list of existing colors on the house or deck, which will remain unchanged.
- D. FINISH MATERIAL A description and/or sample of all finish material to be used for the exterior surface of the proposed improvements must be provided.
- E. PHOTOGRAPHS The inclusion of photographs is appropriate to clarify type, model and style of additions such as storm doors, lighting fixtures, decorative objects, etc.
- F. OTHER EXHIBITS Other exhibits may be required in order to permit adequate evaluation of the proposed change. Homeowners with questions are advised to seek guidance from the ARC prior to the submission of an application.

8. ESTIMATED STARTING DATE OF CONSTRUCTION:	

9. ESTIMATED COMPLETION DATE: _____

10. Nothing contained herein shall be construed to represent that alteration to lots or buildings in accordance with these plans shall not violate any of the provisions of local building and Zoning Codes to which the above property is subject. Further, nothing contained herein shall be constructed as a waiver or modification of any said restrictions.

11. Where required, building permits shall be obtained prior to the start of any construction. Nothing contained herein shall be constructed as a waiver of said requirement.

12. Owner further understands and agrees that no work in this request will commence until written approval has been obtained from the ARC and any and all permits are obtained from the county. Additions or exterior changes made before approval may result in financial consequences.

13. Owner further understands and agrees that any exterior alterations undertaken before written approval is obtained is not permitted and that the Owner may be required to restore the property to its former condition at Owner's expense if such alterations are made and subsequently disapproved in whole or part. Further, Owner understands that any legal expense associated therewith may be the responsibility of the Owner.

14. Owner agrees to give the Board and/or the ARC express permission to enter on the Owner's property during normal business hours to inspect the proposed project, the project in process, and/or the completed project.

15. Owner understands that any approval is contingent upon the completion of alterations in a workmanlike manner and in accordance with the approved plan and specifications for said alterations.

16. Owner acknowledges that he/she is familiar with the design review requirements and procedures for Mystic Harbour Homeowners Association.

17. Owner understands that the authority to perform an alteration granted by this application will automatically expire if work is not commenced within 6 months following approval or other time frame authorized by the ARC and completed within 1 year, or other time frame authorized by the ARC. Work is not considered complete until Owner calls the ARC for a final inspection and after final inspection a Certificate of Compliance has been issued.

18. If applying for a deck, please attach top view and side view drawings with accompanying measurements.

19. All complete (see #7 above) design review applications received by the ARC will be acted upon 30 days. If notification is not received within 30 days, please contact the ARC.

20. The Homeowner(s) hereby agree that any and all liability caused by or arising from, this modification shall be assumed by the Homeowner(s). Homeowner(s) agree to release the Association, and Declarant from any and all liability.

21. Approval by the Association is for the outward appearance only and does not imply any engineering review of a structural nature has been completed. No structure may be permanently installed in any drainage or utility easements. Any construction pursuant to the provisions on this approval shall be subject to the continuing effect of the provisions of the Declaration, Bylaws, Rules and Regulations of the Association, the Architectural Review Committee, the Board of Directors, and/or their designee.

22. I have read and understand the above application and notes in their entirety and do hereby submit this application for review by the ARC at Mystic Harbour Homeowners Association.

OWNER'S SIGNATURE

DATE

OWNER'S SIGNATURE

DATE

DATE RECEIVED

ACTION BY THE BOARD

Approved as requested.

Approved subject to the following conditions/modification:

 \square Disapproved for the following reason(s): ____

Notification to Owner on:

DATE

Authorizing Signature