

4. That I have not authorized:

- a. Melissa S. Kellam
- b. Katherine H. Nunez
- c. Charles McSwain
- d. Bruce Jones
- e. Beverly Leatherbury
- f. Granville F. Hogg, Jr.
- g. Larry LeMond
- h. Oliver H. Bennett
- i. Lawrence J. Trala
- j. And Collegial Body
- k. The Northampton County Board of Supervisors
- l. The Northampton County Planning Commission
- m. Or any other Person ["Person" includes any individual, corporation, partnership, association, cooperative, limited liability company, trust, joint venture, **government, political subdivision**, or any other legal or commercial entity and any successor, **representative, agent, agency, or instrumentality thereof**. (Code 1919, § 5; Code 1950, § 1-13; 1950, p. 22, § 1-13.19; 1988, c. 36; 2005, c. 839.) Virginia Code 1-230] to act as my agent for the purpose of submitting to Northampton County ([t]he governing body of a political subdivision shall be responsible

for any duty or responsibility imposed upon its political subdivision. (1986, c. 239, § 1-17.2; 1987, c. 471; 1988, c. 273; 2005, c. 839.) Virginia Code 1-213) or the Northampton Planning Commission any zoning application bearing the date of January 14, 2014 [see Exhibit A] or any like/similar form for the rezoning of my property as described in 3 above including ["Includes" means includes, but not limited to. (2005, c. 839.)Virginia Code 1-218]any like/similar form .

5. That anyone saying or presenting any form that indicates that they are my agent for the purposes stated on said Zoning Application [Exhibit A] is uttering a false statement:

- a. **Virginia Code § 18.2-172: If any person forge any writing . . . other than such as is mentioned in to the prejudice of another's right, or utter, or attempt to employ as true, such forged writing, knowing it to be forged, he shall be guilty of a Class 5 felony.**
- b. **§ 18.2-472. False entries or destruction of records by officers. — If a clerk of any court or other public officer fraudulently make a false entry, or erase, alter, secrete or destroy any record, including a microphotographic copy, in his keeping and belonging to his office, he shall be guilty of a Class 1 misdemeanor and shall forfeit his office and be**

forever incapable of holding any office of honor, profit or trust under the Constitution of Virginia. (Code 1950, §§ 18.1-306, 18.1-307; 1960, c. 358; 1975, cc. 14, 15; 1977, c. 107.)

- c. **§ 18.2-168. Forging public records, etc. — If any person forge a public record, or certificate, return, or attestation, of any public officer or public employee, in relation to any matter wherein such certificate, return, or attestation may be received as legal proof, or utter, or attempt to employ as true, such forged record, certificate, return, or attestation, knowing the same to be forged, he shall be guilty of a Class 4 felony.** (Code 1950, § 18.1-92; 1960, c. 358; 1975, cc. 14, 15; 1976, c. 146.) ***Campbell v. Commonwealth*, 246 Va. 174, 431 S.E.2d 648 (1993).** In 1874, in its only opinion on the subject, the Virginia Supreme Court defined a public record as a written memorial, intended to serve as evidence of something written, said or done, made by a public officer authorized to make it. *Coleman v. Commonwealth*, 66 Va. (25 Gratt.) 865, 881-82 (1874). Since that time, the General Assembly has broadened the definition. The Virginia Public Records Act provides as follows:

"Public Records" means, but is not limited to, all written books, papers, letters, documents, photographs, tapes, microfiche, microfilm, photostats, sound recordings, maps, other documentary

materials or information in any recording medium regardless of physical form or characteristics, including electronically recorded data, *made or received* in pursuance of law or in connection with the transaction of public business by any agency or employee of state government or its political subdivisions. *Reid v. Commonwealth*, 16 Va. App. 468, 470, 431 S.E.2d 63, ___ (1993)

d. **§ 18.2-462. Concealing or compounding offenses; penalties.**

A. Except as provided in subsection B, **if any person knowing of the commission of an offense takes any money or reward, or an engagement therefor, upon an agreement or understanding, expressed or implied, to compound or conceal such offense, or not to prosecute therefor, or not to give evidence thereof, he shall, if such offense is a felony, be guilty of a Class 2 misdemeanor;** and if such offense is not a felony, unless it is punishable merely by forfeiture to him, he shall be guilty of a Class 4 misdemeanor.

Further Affiant Sayeth Not.

signature and seal: WITNESS the following

STATE OF VIRGINIA

COUNTY OF _____, to-wit:

I, _____, a Notary Public in and for the
City and State aforesaid, do hereby certify that:

whose name is signed in the foregoing writing, has subscribed and
sworn the same before me in my Town and State aforesaid.

Given under my hand this _____ day of _____,
2014.

Notary Public

Notary Registration No.: _____

My commission expires: _____