SUBDIVISION REVIEW SHEET

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<u>CASE NO.</u>: C8-2010-0030.0A <u>ZAP DATE</u>: October 19, 2010

November 16, 2010 December 7, 2010

SUBDIVISION NAME: RESUBDIVISION OF LOT 10 & 11, BLOCK F, SUMMIT OAKS

<u>AREA</u>: 2.95 Acres <u>LOTS</u>: (2)

APPLICANT: John Boulton AGENT: Way Consulting Engineers, Inc.

(Way Atmadja)

ADDRESS OF SUBDIVISION: Tweed Court

GRIDS: J36 COUNTY: Travis

WATERSHED: Walnut Creek

JURISDICTION: Full Purpose

EXISTING ZONING: SF-2

PROPOSED LAND USE: Single Family

ADMINISTRATIVE WAIVERS: None

VARIANCES: None

SIDEWALKS:

Sidewalks will be provided on the subdivision side of all boundary streets.

DEPARTMENT COMMENTS:

The request is for approval of the Resubdivision of Lot 10 & 11, Block F, Summit Oaks. State law entitles the Zoning and Platting Commission to approve a requested resubdivision of the previously platted land, without vacating the preceding plat. The resubdivision entails the creation of (3) legal lots from (2) lots. The subdivision is composed of (3) lots on 2.95 acres. The proposed Lot 10-A and 10-C are currently developed with single-family homes. The City of Austin will provide water and wastewater service. Austin Energy will provide electric service. The Austin Fire Department has reviewed and approved the flag lot configuration for the proposed Lot 10-B. This resubdivision is exempt from parkland dedication requirements. The developer will be responsible for all costs associated with any required improvements.

Staff has been contacted and has met with adjacent neighbor's regarding their concern for existing drainage problems in the area. Staff and the applicant's engineer has visited the site and based upon existing conditions have agreed to a diversion berm on Lot 10B, (1' X 100') to redirect increased stormwater runoff to the adjacent buffer to the northeast as a condition of RSMP approval.

Staff has also been informed by the neighborhood that this proposal violates a deed restriction requiring 100 feet of frontage for each lot. However, the City of Austin is not a party to these private restrictions and therefore the City cannot enforce the restriction on this resubdivision application.

STAFF RECOMMENDATION:

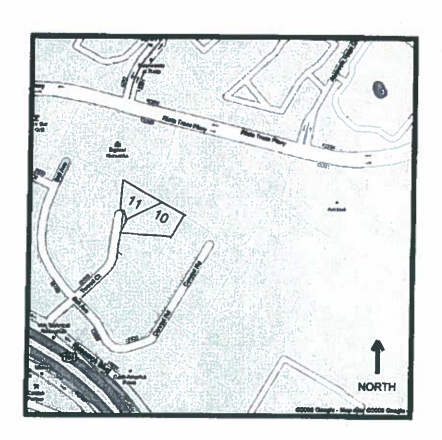
The staff recommends approval of the Resubdivision of Lot 10 & 11, Block F, Summit Oaks. The plat meets all applicable State and City of Austin LDC requirements.

ZONING AND PLATTING COMMISSION ACTION:

CASE MANAGER: Don Perryman e-mail: don.perryman@ci.austin.tx.us

PHONE: 974-2786





KEY MAP

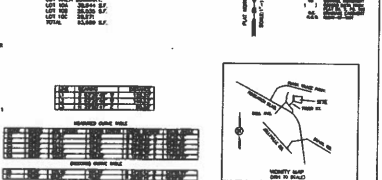
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AS SUMMED BY: NAME CROST SURVEYED, BUL 1700 S. LAMAN BLYD, STE, \$352 AUSTRI, TEXAS 78704

MANUS N. CHANT MOVEMEN NA. 2008 RESISTORED PROFESSIONAL LAND SURVEYOR NO. 1918



SUMMIT OAKS

LOT APEA SUBMANTS. LOT TOB 25.050 S.F. LOT TOB 25.050 S.F.

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ARMBRUST & BROWN, PLLC

ATTORNEYS AND COUNSELORS

100 CONGRESS AVENUE, SUITE 1300 AUSTIN, TIDUAS 76701-2744 512-435-2300

FACSIMILE 512-435-2360

MARK L. HAWKINS (512) 435-2309

October 14, 2010

VIA HAND DELIVERY AND EMAIL

Betty Baker
City of Austin
Planning and Development Review Department
505 Barton Springs, 4th Floor
Austin, Texas 78704

Re: Postponement Request for Case Number C\$-2010-0030.0A

Dear Ms. Baker:

This firm represents and this letter is written on behalf of Douglas and Marie Moore who own property located at 12202 Conrad Road in Austin, Texas, and are registered as interested parties in the above referenced case number. Mr. and Mrs. Moore hereby request a four (4) week postponement from the October 19, 2010 Zoning and Platting Commission meeting until November 16, 2010. The purpose for the postponement is to allow additional time to coordinate a mandatory on-site meeting with the City of Austin Drainage Engineer, the applicant in the above referenced case, and our clients to discuss drainage concerns.

Your attention to this matter is greatly appreciated. Please feel free to contact me if you have any questions or comments.

Very truly yours,

Mark L. Hawkins

MLH/klf

Attachments

CC: Sandra Baldridge, Parliamentarian - shald@sbcglobal.net
Gregory Bourgeois, Secretary - gbourgeois@jonescarter.com
Teresa Rabago, Secretary - trabago@austin.rr.com
Patricia Seeger, Vice Chair - prseeger@austin.rr.com
Cynthia Banks - crbanks@hotmail.com
Donna Tiemann - donna zar@arnail.com

Donna Tiemann - donna zap@gmail.com
Don Perryman - don.perryman@ci.austin.tx.us

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ARMBRUST & BROWN, PLLC

ATTORNEYS AND COUNSELORS

100 COMMESS AVENUE, SLIFTE 1800 AUSTIN, TEXAS, 78701-2744 512-435-2200

FACSIMILE 512-435-2960

MARK I. HAWKON (512) 435-2309

October 14, 2010

VIA HAND DELIVERY AND EMAIL.

Betty Baker City of Austin Planning and Development Review Department 505 Barton Springs, 4th Floor Austin, Texas 78704

Re:

Permit/Case # 2010-019092-C8

Reference File Name C8-2010-0030.0A

Resubdivision of 2.95 acres

Hearing Date: October 19, 2010, 6:00 p.m.

Dear Ms. Baker:

This firm represents and this letter is written on behalf of Douglas and Marie Moore who own property located at 12202 Conrad Road in Austin, Texas, and are registered as interested parties in the above referenced case number. Attached is a copy of an older plat that shows the location of the Moore's property relative to the proposed subdivision. As you can see, the Moore's property and the 2.95 acres share common lot lines. More specifically this letter is written to express Mr. and Mrs. Moore's strong opposition to the proposed subdivision because of the adverse impact it will have on water drainage to their property, and because it violates the restrictions applicable to the subject property.

Currently the 2.95 acres is divided into two legal lots known as Lot 10 and Lot 11, Block F of Summit Oaks, a subdivision in Travis County, Texas, recorded in Book 7, Page 183. The Summit Oaks subdivision was recorded in 1956, and was developed shortly thereafter. The subdivision was built without the necessary infrastructure, which includes curb and gutter, storm sewer inlets, and other appurtenances required to convey storm water runoff effectively. Consequently, flooding in the subdivision is a common event.

During rain events, storm water conveyed by the 2.95 acres essentially sheet flows over the Moore's property, causing their property to retain as much as 1.5 inches of water. Attached are several photographs of recent rainfall events that illustrate this fact. If the City approves the resubdivision a third lot will be created whereby an additional 45% impervious cover can be placed adjacent to the Moore's property. Without the necessary infrastructure in place to help convey the additional storm water, the Moore's property is at greater risk of flooding. Therefore, Mr. and Mrs. Moore respectfully request that you deny the subdivision application.

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ARMBRUST & BROWN, PLLC Page 2

However, if you are legally required to approve it, Mr. and Mrs. Moore request that you condition your approval subject to a public restrictive covenant that will require the applicant to address the conveyance of storm water.

In addition to the drainage issues, there is a restrictive covenant that was recorded in 1953 which imposes certain restrictions on property subject to the Summit Oaks subdivision. Among other things, the restrictive covenant prohibits the resubdivision of property. Attached for your review, is a copy of the applicable covenants, conditions and restrictions, that prohibit subdivision of the subject lots. While it is our understanding that the City of Austin cannot enforce restrictions imposed by private restrictive covenants, Mr. and Mrs. Moore hereby reserve any and all rights, as provided to them by the restrictive covenant, to protest the resubdivision of the subject lots in a court of law.

Thank you for consideration of my clients' concerns.

Very truly yours,

Mark L. Hawkins

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MLH/klf
Attachments.

cc: Sandra Baldridge, Parliamentarian - shald@sbcglobal.net
Gregory Bourgeois, Secretary - gbourgeois@jonescarter.com
Teresa Rabago, Secretary - trabago@austin.rr.com
Patricia Seeger, Vice Chair - prseegen@austin.rr.com
Cynthia Banks - crbanks@hotmail.com
Donna Tiemann - donna.zap@gmail.com
Don Perryman - don perryman@ci.austin.tx.us





Terrence L. Irlon
Attorney at Law

2224 Walsh Tariton Suite 210 Austin, Texas 78746 512.347.9977 Page 512.047.7085

October 18, 2010

Mr. Mark L. Hawkins Armbrust & Brown, PLLC 100 Congress Ave, Suite 1300 Austin, Texas 78701-2744

Case No. C8-2010-0030.0A; Resubdivision of Lots 10 & 11, Block F, Summit Oaks Subdivision (2.95 acres)

Dear Mark:

I am in receipt of the two letters you sent to Betty Baker as Chair of the Zoning & Platting Commission of the City of Austin on October 14, regarding the above referenced resubdivision plat in an "SF-2" zoned district.

Applicant John W. Boulton will not object to the continuance of November 16, 2010 for this final plat approval and will cooperate in the scheduling of an on-site meeting with Applicant's Engineer, Kevin Selfridge representing the City's Engineer, and you and your client to address the Moore's drainage concerns,

We believe adequate measures have been designed into the construction plans for this resubdivision that may not have been communicated to you, but in any case we are willing to discuss these measures and hear and respond to any additional concerns you may have regarding the drainage at the on-site meeting.

I note that you have also raised a concern about a possible conflict resubdividing these two lots may have with respect to a private restrictive covenant. While we do not believe there is a conflict between the proposed resubdivision and the restrictive covenant for the reasons stated below, any enforcement of the restrictions by the Moore's or others would require that they convince a Court that the restrictions have not been abandoned by the action of the Lot Owners in allowing a number of resubdivisions within the subdivision; allowing the construction of office buildings on a number of lots in Block H; and allowing the development of a number of garage apartments and other two-family residences within the subdivision.

With respect to Article 10 of the Restrictive Covenant which requires that lots have at least 100' on the street which the residence faces, we believe the proposed replat is in compliance with this provision. The requirement is that the building area front at least 100' on the street which the residence faces. In this case, the new Lot 10B will have 232' along the front building line that faces the street. The Covenant does not require the lot to have 100' of frontage on the street at the property line. In fact, existing Lot 11 does not have anywhere near 100' of frontage on the street at the property line because it is on a cul-de-sac. The Covenant is not a platting restriction. In fact, the Covenant was not even imposed on lots in the subdivision for more than one and a half years after the plat was recorded. The Covenant is a restriction on the construction orientation on the lot, and requires that the front yard at the building area "building line" in City of Austin jargon) have

Mr. Hawkins October 18, 2010 Page 2



100' of width facing the street. This is very similar to the City's zoning ordinance which requires that the minimum 50' of street frontage be measured at the building line, rather than at the property line along the street. This is a very common provision on cul-de-sac lots and many of the original platted lots in the Summit Oaks Subdivision were platted without 100' of street frontage at the property line.

We look forward to coordinating a productive on-site meeting to discuss your client's drainage issues with the City input prior to resetting of the matter on the November 16 agenda of the Zoning & Platting Commission, subject to Commission approval.

Sincerely,

Attorney for Applicant, John W. Boulton

TLI:lm

Cc:

Don Perryman
Betty Baker, Chair of Platting & Zoning Commission

Members of Platting & Zoning, Commission

Perryman, Don

Clo 10

From:

Judith Fox Judie Monday, October 18, 2010 11:45 AM

Sent: To:

Perryman, Don

Subject:

Case Number: C8-2010-0030.0A

Mr. Perryman,

You should receive the response concerning Case No. C8-2010-0030.0A from my husband, Don Fox, and myself via FedEx today. Our property is located at 12203 Conrad Road, Austin. Summit Oaks, Lot 10, Block E.

I want to ask you to print and append this email to our response to be given to the Commission members so that the following information will be included.

We had problems with high water on our property during rains from the time we first moved there. Awhile back, after seeing water seep into our living room at the base of the wall during rains, we had a contractor build a berm in front of that area and put in a French drain to direct the waters to go around the house on that side. Obviously we do not want to see changes in the drainage of the neighborhood that would cause increased run-off towards our house.

Also, we understand that old drain fields from septic tanks may be disturbed in the area to be resubdivided and are concerned about health issues.

Thank you.

Judith K. Fox P.O. Box 426 Acton, CA 93510

(661) 269-5623

hearing, you are not required to attend. However, if you do attend, you have the opportunity to speak FOR or AGAINST the proposed development or change. You may also contact a neighborhood or environmental organization that has expressed an interest in an application affecting your neighborhood.

During a public hearing, the board or commission may postpone or continue an application's hearing to a later date, or recommend approval or denial of the application. If the board or commission announces a specific date and time for a postponement or continuation that is not later than 60 days from the announcement, no further notice is required.

Commission is required to approve the subdivision by State law if no variances are required, and if it meets all requirements. A board or commission's decision on a subdivision may only be appealed if it involves an environmental variance. A variance may be appealed by a person with standing to appeal, or an interested party that is identified as a person who can appeal the decision. The body holding a public hearing on an appeal will determine whether a person has standing to appeal the decision. A notice of appeal must be filed with the director of the responsible department no later than 14 days after the decision. An appeal form may be available from the responsible department.

An interested party is defined as a person who is the applicant or record owner of the subject property, or who communicates an interest to a board or commission by:

- delivering a written statement to the board or commission before or during the public hearing that generally identifies the issues of concern (it may be delivered to the contact person listed on a notice); or
- appearing and speaking for the record at the public hearing;
 and:
- occupies a primary residence that is within 500 feet of the subject property or proposed development;
- is the record owner of property within 500 feet of the subject property or proposed development; or
- is an officer of an environmental or neighborhood organization that
 has an interest in or whose declared boundaries are within 500 feet of
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P. O. Box 1088

Austin, TX 78767-8810

Don Perryman

For additional information on the City of Austin's land development process, visit our web site: www.ci.austin.tx.us/development.

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Comments: Subdividing lots will affect the character than the character than the standard of the subdivision violates the sections by cleating recoursed minimum thanks street. Existing diament, it may be city of Austin - Planning & Developmen P. O. Box 1088
Your address(es) affected by this application Stem (1) School Rd Signature Daytime Telephone: TS1-3846 Comments: Subdividiag lots in Summit Oaks will affect the character of the neighborhood dees It will set a precedent for further subdivisions and reduce property volues. The proposed Subdivision violents the neighborhood dees sesticitions by creating lots with out the required minimum Fronts ge (100') on the street. Existing drainage problems will be aggiavated by the construction of homes on the off you use this form to comment, it may be returned to: City of Austin - Planning & Development Review Dept. 14th FI 1015.
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Commission is required to approve the subdivision by State law if no variances are required, and if it meets all requirements. A board or commission's decision on a subdivision may only be appealed if it involves an environmental variance. A variance may be appealed by a person with standing to appeal, or an interested party that is identified as a person who can appeal the decision. The body holding a public hearing on an appeal will determine whether a person has standing to appeal the decision. A notice of appeal must be filed with the director of the responsible department no later than 14 days after the decision. An appeal form may be available from the responsible department.

An interested party is defined as a person who is the applicant or record owner of the subject property, or who communicates an interest to a board or commission by:

- delivering a written statement to the board or commission before or during the public hearing that generally identifies the issues of concern (it may be delivered to the contact person listed on a notice); or
- appearing and speaking for the record at the public hearing;
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- occupies a primary residence that is within 500 feet of the subject property or proposed development;
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 has an interest in or whose declared boundaries are within 500 feet of
 the subject property or proposed development.

For additional information on the City of Austin's land development process, visit our web site: www.ci.austin.tx.us/development.

Daytime Telephone: (512) 918-8727 Comments: I am against the Resubdivision I think it is bad for the neighborhoo	Contact: Don Perryman, 512-974-2786 or Yolanda Parada, 512-974-2784 Public Hearing: October 19, 2010, Zoning & Platting Commission Richard Bean Your Name (please print) Your address(es) affected by this application Richard Bean Your Address(es) affected by this application Your Address(es) affected by this application
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environmental organization that has expressed an interest in ar development or change. You may also contact a neighborhood or application affecting your neighborhood. have the opportunity to speak FOR or AGAINST the proposed hearing, you are not required to attend. However, if you do attend, you Airin _:h applicants and/or their agent(s) are expected to attend a public

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board or commission by: owner of the subject property, or who communicates an interest to a An interested party is defined as a person who is the applicant or record

- concern (it may be delivered to the contact person listed on a delivering a written statement to the board or commission before or notice); or during the public hearing that generally identifies the issues of
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- or proposed development; or is the record owner of property within 500 feet of the subject property
- is an officer of an environmental or neighborhood organization that the subject property or proposed development. has an interest in or whose declared boundaries are within 500 feet of

Austin, TX 78767-8810

process, visit our web site: www.ci.austin.tx.us/development. For additional information on the City of Austin's land development

> scheduled date of the public hearing; the Case Number; and the contact person comments should include the name of the board or commission, or Council; the contact person listed on the notice) before or at a public hearing. Your listed on the notice. Written comments must be submitted to the board or commission (or the

Public Hearing: October 19, 2010, Zoning & Platting Commission Contact: Don Perryman, 512-974-2786 or Case Number: C8-2010-0030.0A Yolanda Parada, 512-974-2784

Your Name (please print) Don L. Fox and Judith K. Fox OI am in favor Mu object

Your address(es) affected by this application 12203 Conrad Road, Austin

Signa whith K Ano 10-15-2010

Daytime Telephone:_ 661 269-5623

P. O. Box 1088 Don Perryman City of Austin - Planning & Development Review Dept./4th Fl oppose the proposed re-subdivision- because it. from the direction across the street - where Botton aproper If you use this form to comment, it may be returned to: and put out Comments: Raise water Hour towards (and a cross) our proper substantially increase water flow- towards our people deep and ruch down towards our Louise and garage. W is befind the measurable a hand rain, these waters are Please check the date of the topographical survey. We believe than noin flow and you approunted in because it doesn't about the correct floor of house at severe risk for Rum -d

bapplicants and/or their agent(s) are expected to attend a public hearing, you are not required to attend. However, if you do attend, you have the opportunity to speak FOR or AGAINST the proposed development or change. You may also contact a neighborhood or environmental organization that has expressed an interest in an application affecting your neighborhood.

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For additional information on the City of Austin's land development process, visit our web site: www.ci.austin.tx.us/development.

Written comments must be submitted to the board or commission (or the contact person listed on the notice) before or at a public hearing. Your comments should include the name of the board or commission, or Council; the scheduled date of the public hearing; the Case Number; and the contact person listed on the notice.

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regards Anopent

If you use this form to comment, it may be returned to:
City of Austin - Planning & Development Review Dept./4th Fi
Don Perryman
P. O. Box 1088
Austin, TX 78767-8810

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Austin, TX 78767-8810

Don Perryman P. O. Box 1088

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these problems worse
this additional development will only make
Comments: There are currently already prting
Daytime Telephone: 5/2-289-6/58
Signature Date
Your, address (8s) affected by this application
12102 TWEED CT AUSTINITY 78727
Your Name (please print) Note Print Pri
VENTAVERS IN O O 12 - 2010, Zoulug & Flating Commission
Yolanda Parada, 512-974-2784 Public Hearing: October 10 2010 Zoning & Blassing Commissioner 10 2010 Zoning & Blassing & Blassing Commissioner 10 2010 Zoning & Blassing & Blass
Case Number: C8-2010-0030.0A Contact: Don Perryman, 512-974-2786 or
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An interested party is defined as a person who is the applicant or record owner of the subject property, or who communicates an interest to a board or commission by:

- delivering a written statement to the board or commission before or during the public hearing that generally identifies the issues of concern (it may be delivered to the contact person listed on a notice); or
- appearing and speaking for the record at the public hearing;
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- is the record owner of property within 500 feet of the subject property or proposed development; or
- is an officer of an environmental or neighborhood organization that
 has an interest in or whose declared boundaries are within 500 feet of
 the subject property or proposed development.

For additional information on the City of Austin's land development process, visit our web site: www.ci.austin.tx.us/development.

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Additionally - many traces will be cut down SSO SUND 7/40-4 July does not appear to allow for emcogeney the proposed Access to the new stouchure Comments: My Consessa) is for Your address(es) affected by this application Daytime Telephone: SIA-ASI-10AGC Your Name (please print) كلمتعطعن SE ONDED BIDO CONDAN RO Public Hearing: October 19, 2010, Zoning & Platting Commission Contact: Don Perryman, 512-974-2786 or Case Number: C8-2010-0030.0A Yolanda Parada, 512-974-2784 desirance is A Concern - the when Schlueter CONDAR Rol and Affect SEVERA Signature 10-3-2010 🕰 I object [I am in favor Date

If you use this form to comment, it may be returned to:

City of Austin - Planning & Development Review Dept 14th Fil

Don Perryman

P. O. Box 1088

Austin, TX 78767-8810

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- delivering a written statement to the board or commission before or notice); or concern (it may be delivered to the contact person listed on a during the public hearing that generally identifies the issues of
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- is an officer of an environmental or neighborhood organization that the subject property or proposed development has an interest in or whose declared boundaries are within 500 feet of

Don Perryman Arother structure near by P. O. Box 1088

Austin, TX 78767-8810 warroff problems. There are the major reason why we object out the major reason why we object out.

City of Austin - Planning & Development Review Dept./4th Fl

If you use this form to comment, it may be returned to:

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when they + remost stockens to surrounding about 151 of rook her witting house. The desired have would have Comments: Mr. Bolton world to put a house bakend Daytime Telephone: Your address(es) affected by this application Your Name (please print) tortage. There's in violation of the deel neither though 4000 S9 At Tohis existing house which has caused Therester of our neighborhood. Mr. betonabled about A horine behind on excepting from changed the Mark& Fran Marks trantaterer Public Hearing: October 19, 2010, Zoning & Platting Commission Case Number: C8-2010-0030.0A Contact: Don Perryman, 512-974-2786 or 2011 Bell Ave - Autin Yolanda Parada, 512-974-2784 house 6 512-250-9545 Signature tateson hontone. The deed restriction have at least 100 a J object ☐ I am in favor Det 5-10

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Don Perryman P. O. Box 1088

Austin, TX 78767-8810

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Case Number: C8-2010-0030.0A

Contact: Don Perryman, 512-974-2786 or

Yolanda Parada, 512-974-2784

Public Hearing: October 19, 2010, Zoning & Platting Commission jam in favor.

☑ I object

Your Name (please print)

Your address(es) affected by this application

Daytime Telephone: 512-258-12450R512-799-8289

Comments: THE ADDITIONOF ANOTHER HOUSE ONTO

2 LOTS VIOLATES DEED RESTRIC

10NS (INSUFFICIEN FRONTAGE) CHANBES THE CHARACTER OF OUR NEIGHBOR HOOD

ADDS TRAFFIC TO A NARROW CUL-DE

SAC ALREADY EXPERIENCING HEAVY

PARKING & TRAFFIC AND ADDS IMPERVIOUS

OVER THAT WOULD CAUSE MORE FLOODING

DOWN STREAM.

If you use this form to comment, it may be returned to:

City of Austin - Planning & Development Review Dept./4th Fl

Don Perryman

P. O. Box 1088

Austin, TX 78767-8810

Perryman, Don

From:

Allison Kelly (

Sent:

Friday, October 15, 2010 7:47 AM

To:

Perryman, Don; Parada, Yolanda

Subject:

Objection to Case #C8-2010-0030.OA

Attachments:

Objection to Re-Subdivision of Lots in Summit Oaks.pdf



Objection to Re-Subdivision of...

Dear Mr. Perryman and Ms. Parada,

We want to go on record that my husband and I, homeowners in the Summit Oaks Subdivision, OBJECT to the proposed re-subdivision described in the subject case number.

We object for a variety of reasons:

- impervious cover issues and resultant potential flooding

- concern that our property values would be negatively affected by changing the "theme" of the Summit Oaks neighborhood: all homes are on large lots with low density.

I have also mailed the attached completed form to Mr. Perryman. Please feel free to contact us at the number or address below.

Thanks for your consideration in this matter.

Allison an Mike Kelly 12105 Bell Ave Austin, TX 78727

512-426-7798

Alwough applicants and/or their agent(s) are expected to attend a public hearing, you are not required to attend. However, if you do attend, you have the opportunity to speak FOR or AGAINST the proposed development or change. You may also contact a neighborhood or environmental organization that has expressed an interest in an application affecting your neighborhood.

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Comments: We Chiece Daytime Telephone: 512426 7799 Your address(es) affected by this application Your Name (please print) listed on the notice. -imperuious tora Vaciety 2105 Bell Ave Austin Public Hearing: October 19, 2010, Zoning & Platting Commission Allism +Mike Kelly Case Number: C8-2010-0030.0A Contact: Don Perryman, 512-974-2786 or would be nece the concern となって、 20tentia Yolanda Parada, 512-974-2784 hones on large with He wan As Son Houding that our Signature COME ISSUES t to this resubdivision reasons: and resultar Date