# CITY OF AUSTIN Board of Adjustment/Sign Review Board Decision Sheet

**OWNER/APPLICANT: Ricky Moura** 

ADDRESS: 806-1/2 13TH ST

VARIANCE REQUESTED: The applicant has requested a variance to decrease the minimum side street setback from 15 feet to 0 feet at the closest point in order to erect a two story addition to a single-family residence in an "MF-4-NP", Multi-Family – Neighborhood Plan zoning district. (Central East Austin Neighborhood Plan)

The applicant has requested a variance to decrease the minimum lot size requirement of Section 25-2-492 (D) from 5,750 square feet to 5,040 square feet (existing) in order to erect a two story addition to a single-family residence in an "MF-4-NP", Multi-Family – Neighborhood Plan zoning district. (Central East Austin Neighborhood Plan)

The applicant has requested a variance to increase the maximum building coverage requirement of Section 25-2-492 (D) from 40% to 43% in order to erect a two story addition to a single-family residence in an "MF-4-NP", Multi-Family – Neighborhood Plan zoning district. (Central East Austin Neighborhood Plan)

The applicant has requested a variance to increase the maximum impervious coverage requirement of Section 25-2-492 (D) from 45% to 49% in order to erect a two story addition to a single-family residence in an "MF-4-NP", Multi-Family – Neighborhood Plan zoning district. (Central East Austin Neighborhood Plan)

The applicant has requested a variance to the maximum floor to area ratio requirement of Subchapter F; Article 2; Subsection 2.1 from 2300 square feet to 2973 square feet in order to erect a two story addition to a single-family residence in an "MF-4-NP", Multi-Family – Neighborhood Plan zoning district. (Central East Austin Neighborhood Plan)

BOARD'S DECISION: July 11, 2011 The public hearing was closed on Board Member Heidi Goebel motion to Postpone to August 8, 2011 for more information/drawings, Board Member Bryan King second on a 7-0 vote; POSTPONED TO August 8, 2011 for more information/drawings.

BOARD'S DECISION: Aug 8, 2011 POSTPONED TO September 12, 2011 (RENOTIFICATION REQUIRED)

October 10, 2011 APPLICANTED POSTPONED TO November 14, 2011

ul aller

#### **FINDING:**

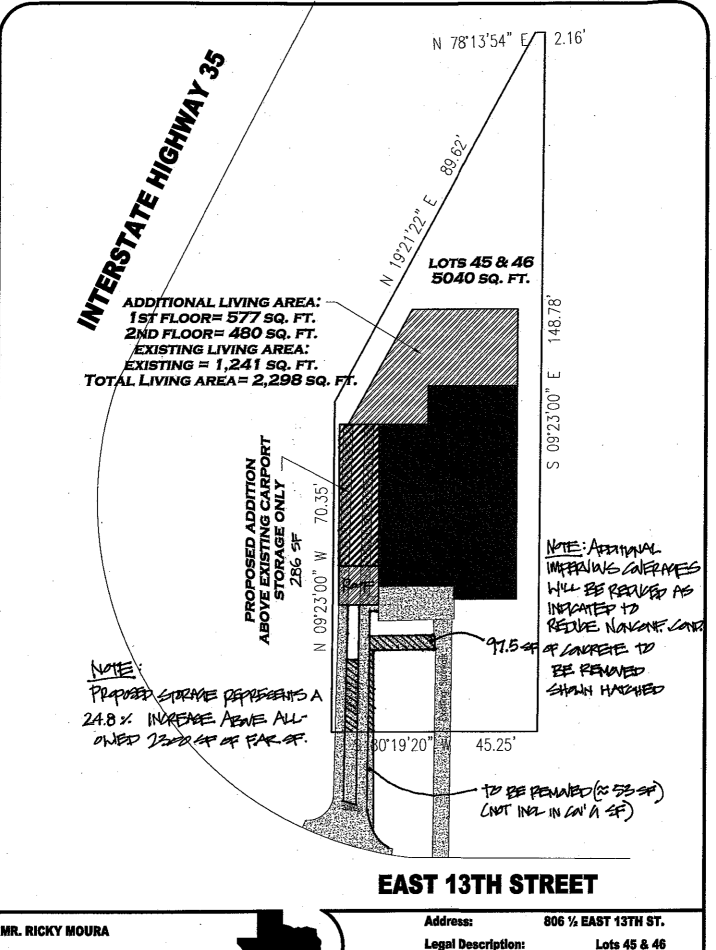
- 1. The Zoning regulations applicable to the property do not allow for a reasonable use because:
- 2. (a) The hardship for which the variance is requested is unique to the property in that:
  - (b) The hardship is not general to the area in which the property is located because:
- 3. The variance will not alter the character of the area adjacent to the property, will not impair the use of adjacent conforming property, and will not impair the purpose of the regulations of the zoning district in which the property is located because:

Susan Walker

**Executive Liaison** 

Leane Heldenfels

Chairman



**DATE: 06.22.11** 

If you need assistance completing this application (general inquires only) please contact Susan Walker, 974-2202; 505 Barton Springs Road, 2<sup>nd</sup> Floor (One Texas Center).

CASE #

ROW #

ROW #

ROW #

CITY OF AUSTIN | V - U
APPLICATION TO BOARD OF ADJUSTMENT
GENERAL VARIANCE/PARKING VARIANCE

WARNING: Filing of this appeal stops all affected construction activity.

PLEASE: APPLICATION MUST BE TYPED WITH ALL REQUESTED INFORMATION COMPLETED.
STREET ADDRESS: 806 ½ East 13 <sup>th</sup> Street
LEGAL DESCRIPTION: Subdivision — Is a LEGAL TRACT consisting of the east 22.5 feet of lot 46 and the west 22.5 feet of lot 45, Outlot41, Division B, SAVE AND EXCEPT that portion conveyed to the Sate of Texas by deed recorded in volume 1974, Page 526, Travis County Deed Records, created prior to March 14, 1946 (Grandfather date) as evidenced by deed recorded in Volume 755, Page 12 of the Travis CountyDeed Records on Feb 12, 1945 being the same property as currently described in deed recorded in Document # 2006144684 of the Travis County Deed Records on Jul 28, 2006and it is eligible to receive utility service.
Lot(s)45, 46 Block Outlot 41 Division B
I/We Ricky Moura on behalf of myself/ourselves as authorized agent for
affirm that on June 14,2011
hereby apply for a hearing before the Board of Adjustment for consideration to:
(check appropriate items below)
ERECT _X_ATTACH COMPLETE _X_ REMODEL MAINTAIN
······································

in a	MF-4	district.
	(zoning district)	

NOTE: The Board must determine the existence of, sufficiency of and weight of evidence supporting the findings described below. Therefore, you must complete each of the applicable Findings Statements as part of your application. Failure to do so may result in your application being rejected as incomplete. Please attach any additional support documents.

VARIANCE FINDINGS: I contend that my entitlement to the requested variance is based on the following findings (see page 5 of application for explanation of findings):

#### **REASONABLE USE:**

 The zoning regulations applicable to the property do not allow for a reasonable use because:

Due to the era in which my home was built, (The Great Depression), my home was designed with very little storage space. Initially, a separate storage shed was installed on my property behind the home to accommodate this shortcoming. In order to bring my property into a more conforming state by reducing my non-impervious coverage, and for safety reasons, it was removed some time ago. I am currently forced to rent storage space away from my home for many of my personal possessions. I would like to increase the size of my home in order to add storage space that is both conveniently accessible, and under my supervision. Unfortunately, a portion of this lot was acquired by the Dept. of Transportation via eminent domain in order to construct the northbound I-35 frontage road. The result is that my lot is now oddly triangular. In order to add footage to my home while conforming to the 10'0" setback requirement, the shape of the house would also have to be triangular. Not only would a triangular home be of questionable resale value, but any added living area would be nearly unusable. Reducing the setback requirement to 0'0" along the carport/storage side of the home and 5'0" at the rear of the home would allow me to increase the square footage of my home while also creating usable added living area for storage. Furthermore, the footprint of the existing carport currently encroaches into the setback up to the western lot line (0'0"), and our proposed additional storage space would not encroach any further, and would remain above the existing construction. The western lot line is bordered by open space that is not subject to development and would also not constitute an adverse condition to a potential neighbor, or use.

#### **HARDSHIP:**

2. (a) The hardship for which the variance is requested is unique to the property in that:

My property is the only 45' wide or narrower lot in the surrounding area that is cut into a triangle approximately half way through its depth. Because of the unique dimensions of my lot, as well as the small overall square footage (5040 sf), increasing the overall allowable FAR square footage to 2300sf or less does not result appreciably to an increased usable living area without requiring significant and costly tearout of existing structure. A small reduction in setback of and increasing overall square footage to 2750sf would allow me to overcome the limiting contours of the property while making overall cost of construction manageable. Without these changes, I am greatly inconvenienced, and unnecessarily burdened financially because of my lack of storage space. Additionally, the home's shortcoming adversely affects its

value with regard to other homes in the area, and puts me at a disadvantage for possible future resale. Although I recognize that I could maximize the use of the land and its potential coverage via developing it as multifamily, my interest is to make my home both more functional, as well as expand it in a manner that also avoids becoming cost prohibitive (by adding storage above an area that would not require a financially burdensome and extensive tear out of a great deal of the existing roof and ceiling.)
(b) The hardship is not general to the area in which the property is located because:
Any other lot in the surrounding area is either square, much wider or angled less invasively at a corner rather than through the middle of the property. All other scenarios allow for much greater flexibility with regard to adding living area.
AREA CHARACTER:
3. The variance will not alter the character of the area adjacent to the property, will not impair the use of adjacent conforming property, and will not impair the purpose of the regulations of the zoning district in which the property is located because:
The lot adjacent to my proposed variance is maintained as a permanent easement to the Northbound I- frontage road. This land is owned by the Dept. of Transportation and will never be built upon.
PARKING: (Additional criteria for parking variances only.)
Request for a parking variance requires the Board to make additional findings. The Board may grant a variance to a regulation prescribed Section 479 of Chapter 25-6 with respect to the number of off-street parking spaces or loading facilities required if it makes findings of fact that the following additional circumstances also apply:  1. Neither present nor anticipated future traffic volumes generated by the use of the site or the uses of sites in the vicinity reasonable require strict or literal interpretation and enforcement of the specific regulation because:
2. The granting of this variance will not result in the parking or loading of vehicles on public streets in such a manner as to interfere with the free flow of traffic of the streets because:

	granting of this vari				r condition
	variance will run wi site because:	th the use or u	ses to which it p	pertains and shall n	ot run with
NOTE:				ide the applicant with	
	CANT CERTIFICAT	E – I affirm 1	that my statemer	nts contained in the	
Signed	ion are true and corrermversace@yahoo.co	( Kich	bura		Mail
	State	&	Zip	_Austin,	TX
Printed	Ricky Moura		Phone	512-294-3330	
	RS CERTIFICATE — and correct to the best of			nined in the complete	application
Signed _	Same		_ Mail Address		
	te & Zip				
Printed _	· · · · · · · · · · · · · · · · · · ·	Phone		Date	

## GENERAL INFORMATION FOR SUBMITTAL OF A VARIANCE REQUEST TO THE BOARD OF ADJUSTMENT

(The following is intended to provide assistance in explaining the variance process. These suggestions are not intended to be a complete or exhaustive guide in assisting you through this process.)



Tree Ordinance Review Application

Planning and Development Review Department
One Texas Center, 505 Barton Springs Road, 4th floor, Austin, TX 78704
Phone: (512) 974-1876 Fax: (512) 974-3010
Email Michael Embesi@ci.austin.tx.us Website: www.ci.austin.tx.us/trees

Application request* (spec	fy all that apply):	* Refer to Land Development Code 25-8
	allowable standards for encroachment in the	(B)(1) and Environmental Criteria Manual (Section 3, App. F). Applicant understands that all impacts may threaten the health of
tree's critical root zone;		the tree and that approval of this application does not guarantee favorable tree results.
Removal of more than 30	)% of a tree's crown.	
Address and zip code of proj	perty: 806 1/2 East 13th Street Austin, TX 787	02
Name of owner or authorized	agent: Ricky Moura	
Building permit number (if ap		
Telephone #: 512-294-3330	Fax#: E-mail:	
Tree Species: not sure (	Tree location on lot: left si	de of the lot next to carport
Trunk size (in inches) at 4 1/2	feet above ground: circumference (around)	or diameter (across) 18"
General tree condition: Q	Good / 🛭 Fair / 🔲 Poor / 🛄 Dead	
Reason for request: Remod	eling the carport with a storage area and deck	above
(4d-60	9/25/11	
Owner/ Authorized Agent Sig	nature Date	
	lects should include an aerial drawing that includes the e, driveway, utility and irrigation lines).	location of the tree and planned
	for tree impacts only; not for zoning or other applicable prior to City personnel completing this application. N	
Application (	etermination – To be completed by City Arbo	rist Program Personnel
Approved *Appro	yed With Conditions	tory Denial (more information required)
Comments These	tees are not protected 5	
Comments 1.16.36	The sale of the sa	
Heritage Tree(s)	☐ A heritage tree variance is required: ☐ Adm	inistrative / D Land Use Commission
Conditions of Approval: Q N	one or 🚨 As described within Arborist Com	ments (see above); and
Applicant agrees to plant obtaining a final inspection Oaks, Cedar Elm. Bald C	caliper inches of container grown City of A on (if applicable). Trees are to have a minimum 2 ypress, Desert Willow, Mountain Laurel, Texas P	inch trunk diameter. Examples include
Prior to development, ap	licant agrees to supply a root zone mulch layer a of in height) throughout the project duration. (EC	and maintain tree protection
	edial tree care and / or any required pruning as p	
	within the tree ½ Critical Root Zone (ECM 3.5.2)	
•		alast.
Applicant Signature	Date Sity A	Arborist Signature Date

Post this document on site while any proposed work is in progress. Conditions for approval of this application must be met within 1 year of the effective date.

# CITY OF AUSTIN Board of Adjustment/Sign Review Board Decision Sheet

DATE: Monday, Aug 8, 2011	CASE NUMBER: C15-2011-0072
Jeff Jack Michael Von Ohlen Nora Salinas Bryan King Leane Heldenfels, Chairman Clarke Hammond, Vice Chairman Heidi Goebel	

**OWNER/APPLICANT: Ricky Moura** 

ADDRESS: 806-1/2 13TH ST

VARIANCE REQUESTED: The applicant has requested a variance to decrease the minimum side street setback from 15 feet to 0 feet at the closest point in order to erect a two story addition to a single-family residence in an "MF-4-NP", Multi-Family – Neighborhood Plan zoning district. (Central East Austin Neighborhood Plan)

The applicant has requested a variance to decrease the minimum lot size requirement of Section 25-2-492 (D) from 5,750 square feet to 5,040 square feet (existing) in order to erect a two story addition to a single-family residence in an "MF-4-NP", Multi-Family – Neighborhood Plan zoning district. (Central East Austin Neighborhood Plan)

The applicant has requested a variance to increase the maximum building coverage requirement of Section 25-2-492 (D) from 40% to 54.56% in order to erect a two story addition to a single-family residence in an "MF-4-NP", Multi-Family – Neighborhood Plan zoning district. (Central East Austin Neighborhood Plan)

The applicant has requested a variance to increase the maximum impervious coverage requirement of Section 25-2-492 (D) from 45% to 58.2% in order to erect a two story addition to a single-family residence in an "MF-4-NP", Multi-Family – Neighborhood Plan zoning district. (Central East Austin Neighborhood Plan)

The applicant has requested a variance to the maximum floor to area ratio requirement of Subchapter F; Article 2; Subsection 2.1 from 2300 square feet to 2750 square feet in order to erect a two story addition to a single-family residence in an "MF-4-NP", Multi-Family – Neighborhood Plan zoning district. (Central East Austin Neighborhood Plan)

BOARD'S DECISION: July 11, 2011 The public hearing was closed on Board Member Heidi Goebel motion to Postpone to August 8, 2011 for more information/drawings, Board Member Bryan King second on a 7-0 vote; POSTPONED TO August 8, 2011 for more information/drawings.

BOARD'S DECISION: Aug 8, 2011 POSTPONED TO September 12, 2011 (RENOTIFICATION REQUIRED)

#### FINDING:

- 1. The Zoning regulations applicable to the property do not allow for a reasonable use because:
- 2. (a) The hardship for which the variance is requested is unique to the property in that:
  - (b) The hardship is not general to the area in which the property is located because:
- 3. The variance will not alter the character of the area adjacent to the property, will not impair the use of adjacent conforming property, and will not impair the purpose of the regulations of the zoning district in which the property is located because:

Susan Walker

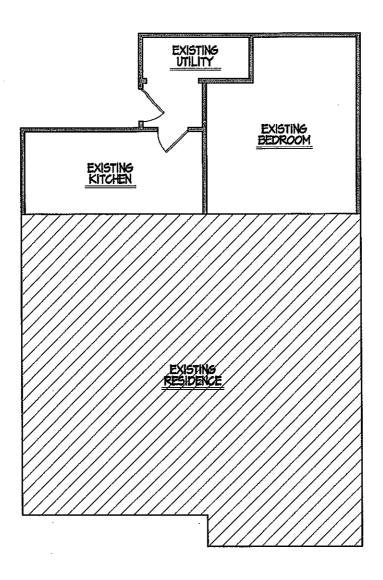
Executive Liaison

an balley

Leane Heldenfels

Chairman

## C15-2011-0072



EXISTING FLOOR PLAN

Scale: 1/8'' = 1'-0''

SCALE: 1" = 20'-0"

**MR. RICKY MOURA** 

DATE: 06.22.11



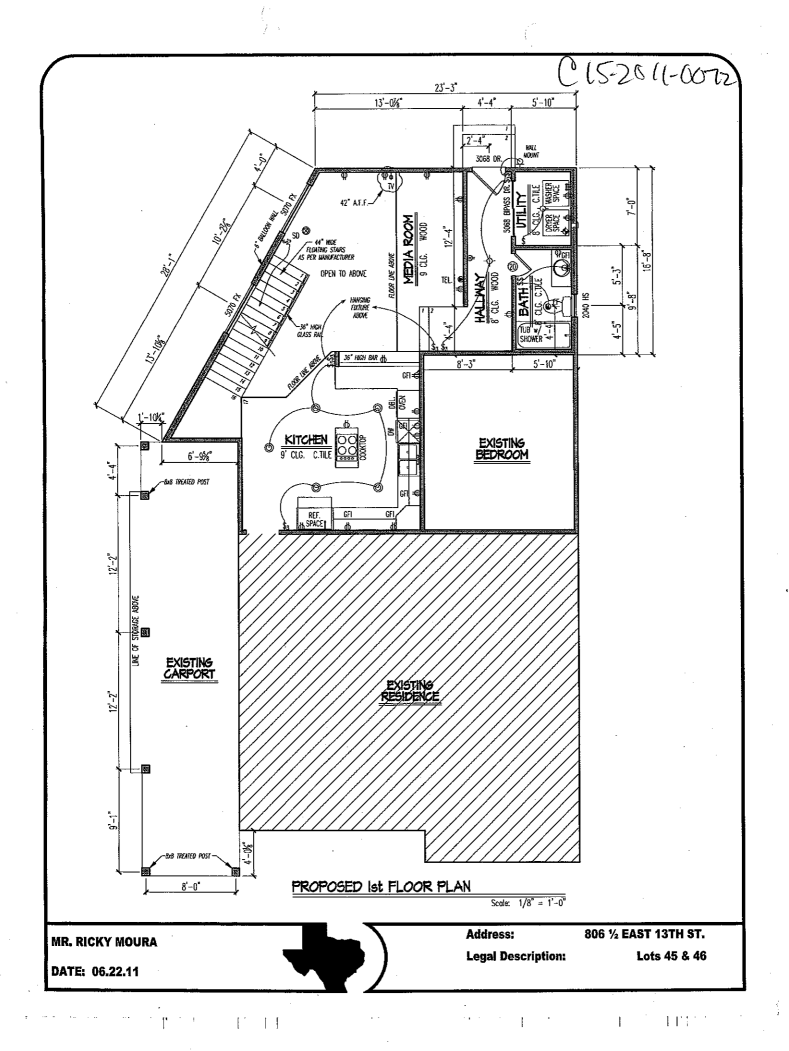
Address:

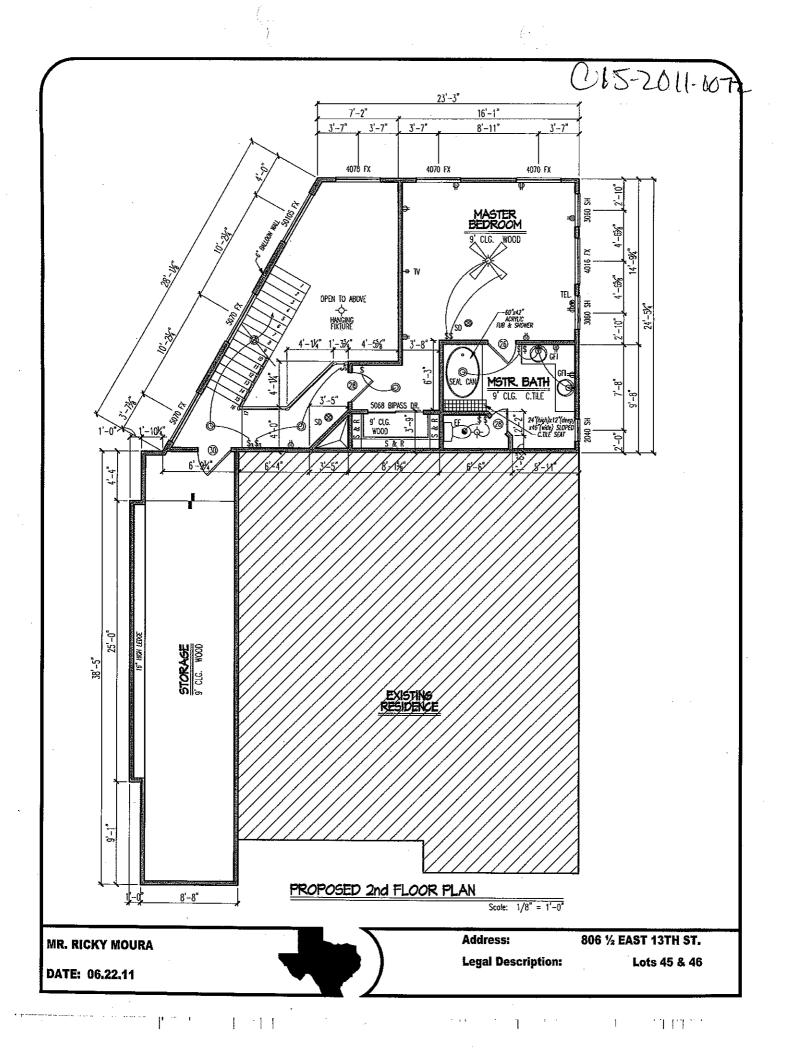
806 1/2 EAST 13TH ST.

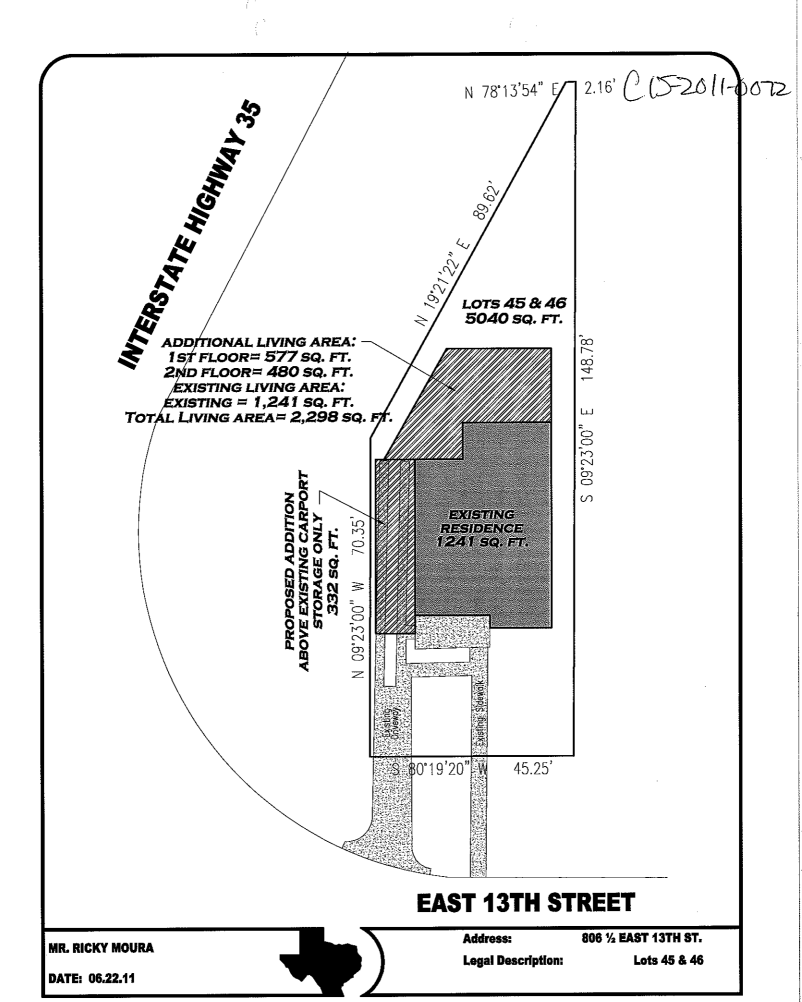
Legal Description:

Lots 45 & 46

A CONTRACTOR OF STATES







# CITY OF AUSTIN Board of Adjustment/Sign Review Board Decision Sheet

DATE: Monday, July 11,	2011	CASE NUMBER: C15-2011-00/2
Y Jeff Jack		
Y Michael Von C	)hlen	
Y Nora Salinas		
Y Bryan King 2 <sup>n</sup>	<sup>1</sup> the Motion	
Y Leane Helden	fels, Chairman	
Y Clarke Hamme	ond, Vice Chairman	
Y Heidi Goebel	Motion to Postpone to	Aug 8, 2011

OWNER/APPLICANT: Ricky Moura

**ADDRESS: 806-1/2 13TH ST** 

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BOARD'S DECISION: The public hearing was closed on Board Member Heidi Goebel motion to Postpone to August 8, 2011 for more information/drawings, Board Member Bryan King second on a 7-0 vote; POSTPONED TO August 8, 2011 for more information/drawings.

#### **FINDING:**

- 1. The Zoning regulations applicable to the property do not allow for a reasonable use because:
- 2. (a) The hardship for which the variance is requested is unique to the property in that:
  - (b) The hardship is not general to the area in which the property is located because:
- 3. The variance will not alter the character of the area adjacent to the property, will not impair the use of adjacent conforming property, and will not impair the purpose of the regulations of the zoning district in which the property is located because:

Susan Walker

**Executive Liaison** 

Leane Heldenfels

Chairman

Revised

A variance from the Building Code Board of Appeals may be required for variances from the Zoning Board of Adjustment (no Sign Review Board cases need to call). Please consult a code specialist in the Plan Review Division at 974-2580.

If you need assistance completing this application (general inquires only) please contact Susan Walker, 974-2202; 505 Barton Springs Road, 2<sup>nd</sup> Floor (One Texas Center).

CASE # C | S-20 | 1 - C

#### CITY OF AUSTIN APPLICATION TO BOARD OF ADJUSTMENT GENERAL VARIANCE/PARKING VARIANCE

WARNING: Filing of this appeal stops all affected construction activity.

PLEASE: APPLICATION MUST BE TYPED WITH ALL REQUESTED INFORMATION COMPLETED.

, and the same of
STREET ADDRESS: 806 1/2 East 13th Street
LEGAL DESCRIPTION: Subdivision — <u>Is a LEGAL TRACT</u> consisting of the east 22.5 feet of lot 46 and the west 22.5 feet of lot 45, Outlot41, Division B, SAVE AND EXCEPT that portion conveyed to the Sate of Texas by deed recorded in volume 1974, Page 526, Travis County Deed Records, created prior to March 14, 1946 (Grandfather date) as evidenced by deed recorded in Volume 755, Page 12 of the Travis CountyDeed Records on Feb 12, 1945 being the same property as currently described in deed recorded in Document # 2006144684 of the Travis County Deed Records on Jul 28, 2006and it is eligible to receive utilities consists.
eligible to receive utility service.
Lot(s)45, 46 Block Outlot 41 Division B
I/We_Ricky Moura on behalf of myself/ourselves as authorized agent for
affirm that on <u>June 14</u> ,2001
hereby apply for a hearing before the Board of Adjustment for consideration to:
(check appropriate items below)
ERECT X_ATTACH COMPLETE X_REMODEL MAINTAIN

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in a	MF-4	district
	(zoning district)	_

NOTE: The Board must determine the existence of, sufficiency of and weight of evidence supporting the findings described below. Therefore, you must complete each of the applicable Findings Statements as part of your application. Failure to do so may result in your application being rejected as incomplete. Please attach any additional support documents.

VARIANCE FINDINGS: I contend that my entitlement to the requested variance is based on the following findings (see page 5 of application for explanation of findings):

#### **REASONABLE USE:**

 The zoning regulations applicable to the property do not allow for a reasonable use because:

—Due to the era in which my home was built, (The Great Depression), my home was designed with very little storage space. Initially, a separate storage shed was installed on my property behind the home to accommodate this shortcoming. Due to my home's proximity to downtown, this attracted vagrants and was eventually torn down for safety reasons. I am currently forced to rent storage space away from my home for many of my personal possessions. I would like to increase the size of my home in order to add storage space that is both conveniently accessible, and under my supervision. Unfortunately, a portion of this lot was acquired by the Dept. of Transportation via eminent domain in order to construct the northbound I-35 frontage road. The result is that my lot is now oddly triangular. In order to add footage to my home while conforming to the 10'0" setback requirement, the shape of the house would also have to be triangular. Not only would a triangular home be of questionable resale value, but any added living area would be nearly unusable. Reducing the setback requirement to 0'0" along the carport/storage side of the home and 5'0" at the rear of the home would allow me to increase the square footage of my home while also creating usable added living area for storage.

#### HARDSHIP:

2. (a) The hardship for which the variance is requested is unique to the property in that:

My property is the only 45' wide or narrower lot in the surrounding area that is cut into a triangle approximately half way through its depth. Because of the unique dimensions of my lot, increasing overall square footage to 2300sf or less does not result in increased usable living area. A small reduction in setback of and increasing overall square footage to 2750sf would allow me to overcom the limiting contours of the property. Without these changes, I am greatly inconvenienced, and unnecessarily burdened financially because of my lack of storage space. Additionally, the home's shortcoming adversely affects its value with regard to other homes in the area, and puts me at a disadvantage for possible future resale.

(b) The hardship is not general to the area in which the property is located because:
. Any other lot in the surrounding area is either square, much wider or angled less invasively at a corner rather than through the middle of the property. All other scenarios allow for much greater flexibility with regard to adding living area.
AREA CHARACTER:
The variance will not alter the character of the area adjacent to the property, will no impair the use of adjacent conforming property, and will not impair the purpose of the regulations of the zoning district in which the property is located because:
The lot adjacent to my proposed variance is maintained as a permanent easement to the Northbound I- frontage road. This land is owned by the Dept. of Transportation and will never be built upon.
PARKING: (Additional criteria for parking variances only.)
Request for a parking variance requires the Board to make additional findings. The Board may grant a variance to a regulation prescribed Section 479 of Chapter 25-6 with espect to the number of off-street parking spaces or loading facilities required if it makes indings of fact that the following additional circumstances also apply:  Neither present nor anticipated future traffic volumes generated by the use of the site or the uses of sites in the vicinity reasonable require strict or literal interpretation and enforcement of the specific regulation because:
. The granting of this variance will not result in the parking or loading of vehicles or public streets in such a manner as to interfere with the free flow of traffic of the streets because:
. The granting of this variance will not create a safety hazard or any other condition inconsistent with the objectives of this Ordinance because:

	<del></del>	
4. The variance will run with the use or uses to which it p the site because:	ertains and shall not ru	n with
	,	
NOTE: The Board cannot grant a variance that would provid privilege not enjoyed by others similarly situated or potential.	de the applicant with a sentially similarly situated.	pecial
APPLICANT CERTIFICATE – I affirm that my statement application are true and correct to the best of my knowledge	ts contained in the co	
Signed Address <u>rmversace@yahoo.com</u>		Mail
City, State & Zip 78702	Austin,	TX
Printed <u>Ricky Moura</u> Phone _  Date <u>05/11/11</u>	512-294-3330	
OWNERS CERTIFICATE – I affirm that my statements contains true and correct to the best of my knowledge and belief.  Signed Mail Address f	06 % E. 134	5-freet
City, State & Zip Aushin, TX 78702	•	
Printed Ricky Moura Phone (512) 294.333	O <sub>Date</sub> 7/9/11	
		-
GENERAL INFORMATION FOR SUBMITTAL OF TO THE BOARD OF ADJUSTMENT	A VARIANCE REQ	UEST
The following is intended to provide assistance in explaining the variance proce to be a complete or exhaustive guide in assisting you through this process.)	ss. These suggestions are not	intended
VARIANCE REQUIREMENTS:		i

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General Requirements:

# PUBLIC HEARING INFORMATION

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

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 continue an application's hearing to a later date, or recommend approval During a public hearing, the board or commission may postpone or han 60 days from the announcement, no further notice is required

can appeal the decision. The body holding a public hearing on an appeal standing to appeal, or an interested party that is identified as a person who will determine whether a person has standing to appeal the decision. A board or commission's decision may be appealed by a person with

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

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

or proposed development; or

be available from the responsible department department no later than 10 days after the decision. An appeal form may A notice of appeal must be filed with the director of the responsible

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

> Written comments must be submitted to the board or commission (or the he

Susan Walker P. O. Box 1088 Austin, TX 78767-1088	
If you use this form to comment, it may be returned to: City of Austin-Planning & Development Review Department/ 1st Floor	
Comments:	
Daytime Telephone: 3276634	
Signature Date	
Rosale B. Chiles Aug. 3.2011	
Your address(es) affected by this application	
F-	
Your Name (please print)	
Public Hearing: Board of Adjustment, July 11th, 2011	
Case Number: C15-2011-0072 – 806 ½ E 13 <sup>th</sup> Street Contact: Susan Walker, 512-974-2202	
listed on the notice.	
scheduled date of the public hearing; the Case Number; and the contact person	
contact person listed on the notice) before or at a public nearing. I our	

A variance from the Building Code Board of Appeals may be required for variances from the Zoning Board of Adjustment (no Sign Review Board cases need to call). Please consult a code specialist in the Plan Review Division at 974-2580.

If you need assistance completing this application (general inquires only) please contact Susan Walker, 974-2202; 505 Barton Springs Road, 2<sup>nd</sup> Floor (One Texas Center).

CASE # C15-2011-0072 ROW # 10606162

#### CITY OF AUSTIN TP-02 0904-6111 APPLICATION TO BOARD OF ADJUSTMENT GENERAL VARIANCE/PARKING VARIANCE

WARNING: Filing of this appeal stops all affected construction activity.

HALORIA HON CONTLETED.	
STREET ADDRESS: 806 ½ East 13 <sup>th</sup> Street	Formatted: Superscript

LEGAL DESCRIPTION: Subdivision — Is a LEGAL TRACT consisting of the east 22.5 feet of lot 46 and the west 22.5 feet of lot 45, Outlot41, Division B, SAVE AND EXCEPT that portion conveyed to the Sate of Texas by deed recorded in volume 1974, Page 526, Travis County Deed Records, created prior to March 14, 1946 (Grandfather date) as evidenced by deed recorded in Volume 755, Page 12 of the Travis CountyDeed Records on Feb 12, 1945 being the same property as currently described in deed recorded in Document # 2006144684 of the Travis County Deed Records on Jul 28, 2006and it is eligible to receive utility service.

PLEASE: APPLICATION MUST BE TYPED WITH ALL REQUESTED

Lot(s)45, 46	Block	Outlot	41	Div	ision <u>B</u>		
I/We_Ricky Me authorized ager			on	behalf c	of my	yself/ourselves	as
				_affirm the	at on <u>Ju</u>	ne 14,2	001
hereby apply fo	or a hearing before	e the Board of A	djust	ment for c	onside	ration to:	
(check appropr	iate items below)						
ERECT	X ATTACH	COMPLETE	X	REMOD	EL	MAINTAIN	

0' Dede Street Dethace at the

NOTE: The Board must determine the existence of, sufficiency of and weight of evidence supporting the findings described below. Therefore, you must complete each of the applicable Findings Statements as part of your application. Failure to do so may result in your application being rejected as incomplete. Please attach any additional support documents.  VARIANCE FINDINGS: I contend that my entitlement to the requested variance is based on the following findings (see page 5 of application for explanation of findings):  REASONABLE USE:  1. The zoning regulations applicable to the property do not allow for a reasonable use because:  My house was build in 1935 and it has no storage space, the previous owner had a shad in the back, however the drug addicts of the area used jump the fence to sleep in it, so I had to remove from the property. So, building a storage are above the carport is a perfect location because I Have a lot that next door from the Interstate 35; nothing will ever being build in between my lot and the Hwy.  Because of the cut that the State made to my property, I don't have enough space to add living area to my house, so I need to get 4'6" of the set back to build and some time in the future.—  HARDSHIP:  2. (a) The hardship for which the variance is requested is unique to the property in that:  The configuration of the lot is very strange; it is on the top of the hill next to the HWY 35 in triangle shape  (b) The hardship is not general to the area in which the property is located because:  All other lots in the area are square.	in a MF-4 district. (zoning district)
based on the following findings (see page 5 of application for explanation of findings):  REASONABLE USE:  1. The zoning regulations applicable to the property do not allow for a reasonable use because:  My house was build in 1935 and it has no storage space, the previous owner had a shad in the back, however the drug addicts of the area used jump the fence to sleep in it, so I had to remove from the property. So, building a storage are above the carport is a perfect location because I Have a lot that next door from the Interstate 35; nothing will ever being build in between my lot and the Hwy.  Because of the cut that the State made to my property, I don't have enough space to add living area to my house, so I need to get 4'6" of the set back to build and some time in the future.—  HARDSHIP:  2. (a) The hardship for which the variance is requested is unique to the property in that:  The configuration of the lot is very strange; it is on the top of the hill next to the HWY 35 in triangle shape  (b) The hardship is not general to the area in which the property is located because:	supporting the findings described below. Therefore, you must complete each of the applicable Findings Statements as part of your application. Failure to do so may result in your application
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All other lots in the area are square.	(b) The hardship is not general to the area in which the property is located because:
	All other lots in the area are square.

#### AREA CHARACTER:

3. The variance will not alter the character of the area adjacent to the property, will not impair the use of adjacent conforming property, and will not impair the purpose of the regulations of the zoning district in which the property is located because:	
The lot next to me belongs to the State; nothing will ever be build there. IThe have around 50' in between the access road of IH 35 and the property line of my house.	
PARKING: (Additional criteria for parking variances only.)	
Request for a parking variance requires the Board to make additional findings. The Board may grant a variance to a regulation prescribed Section 479 of Chapter 25-6 with respect to the number of off-street parking spaces or loading facilities required if it makes findings of fact that the following additional circumstances also apply:  1. Neither present nor anticipated future traffic volumes generated by the use of the site or the uses of sites in the vicinity reasonable require strict or literal interpretation and enforcement of the specific regulation because:	
<ol> <li>The granting of this variance will not result in the parking or loading of vehicles on public streets in such a manner as to interfere with the free flow of traffic of the streets because:</li> </ol>	
3. The granting of this variance will not create a safety hazard or any other condition inconsistent with the objectives of this Ordinance because:	
4. The variance will run with the use or uses to which it pertains and shall not run with the site because:	

The Board cannot grant a variance that would provide the applicant with a special privilege not enjoyed by others similarly situated or potentially similarly situated. APPLICANT CERTIFICATE - I affirm that my statements contained in the complete application are true and correct to the best of my knowledge and belief. Mail Address rmversace@yahoo.com Zip City, State Austin TX 78702 Printed Ricky Moura Phone 512-294-3330 Date 05/11/11 OWNERS CERTIFICATE - I affirm that my statements contained in the complete application are true and correct to the best of my knowledge and belief. City, State & Zip

### GENERAL INFORMATION FOR SUBMITTAL OF A VARIANCE REQUEST TO THE BOARD OF ADJUSTMENT

(The following is intended to provide assistance in explaining the variance process. These suggestions are not intended to be a complete or exhaustive guide in assisting you through this process.)

#### VARIANCE REQUIREMENTS:

#### General Requirements:

- A. A variance may be granted if, because of special circumstances of a property, the strict application of the Land Development Code regulations deprives the property owner of privileges that are enjoyed by another person who owns property in the area that has the same zoning designation as the property for which the variance is requested.
- B. A variance to a regulation may not grant special privileges that are inconsistent with the limitations on other properties in the area or in the district in which the property is located.

<u>SUBMITTAL REQUIREMENTS:</u> (Failure to complete the application or to submit all the required materials will result in non-acceptance of the application.)

- A completed application indicating all variances being requested. An application must include proposed findings that will support requested variances. The required findings must address each variance being sought.
- (2) A site plan to scale indicating present and proposed construction and location and use of structures on adjacent lots.





#### **BOARD OF ADJUSTMENTS**

CASE#: C15-2011-0072

LOCATION: 806 1/2 EAST 13TH STREET

GRID: J22

MANAGER: SUSAN WALKER



This map has been produced by the Communications Technology Management Dept. on behalf of the Planning Development Review Dept. for the sole purpose of geographic reference. No warranty is made by the City of Austin regarding specific accuracy or completeness.

www.austinenergy.com

Town Lake Center • 721 Barton Springs Road • Austin, Texas • 78704

May 12, 2011

Mr. Ricky Moura 806 ½ East 13<sup>th</sup> Street Austin, Texas 78702

Re:

806 1/2 East 13th Street

Lots 45-46 Outlot 41, Division B

Dear Mr. Moura,

Austin Energy (AE) has reviewed your application for the above referenced property requesting to attached and remodel storage. Austin Energy has no conflicts with this application as requested and shown on the attached red-stamped sketch.

Thank you for checking with us in advance. Should you have any questions, please feel free to contact me at 322-6112.

Sincerely,

Christine Esparza

Public Involvement/Real Estate Services

Cc: Diana Ramirez and Susan Walker