### SUBDIVISION REVIEW SHEET

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<u>CASE NO</u>: C8-2011-0058.0A <u>ZAP DATE</u>: February 21, 2012

March 6, 2012

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

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

APPLICANT: John W. Boulton, III

AGENT: Way Consulting Engineers, Inc.

(Way Atmadja)

ADDRESS OF SUBDIVISION: 12107 & 12109 Tweed Court

GRIDS: J36 COUNTY: Travis

<u>WATERSHED</u>: Walnut Creek <u>JURISDICTION</u>: Full Purpose

**EXISTING ZONING: SF-2** 

**PROPOSED LAND USE:** Single Family

**ADMINISTRATIVE WAIVERS: None** 

**VARIANCES**: None

**SIDEWALKS** 

Sidewalks will be provided on both sides of all internal streets and 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. Another condition for approval will be that each lot will be limited to 20% impervious cover.

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.

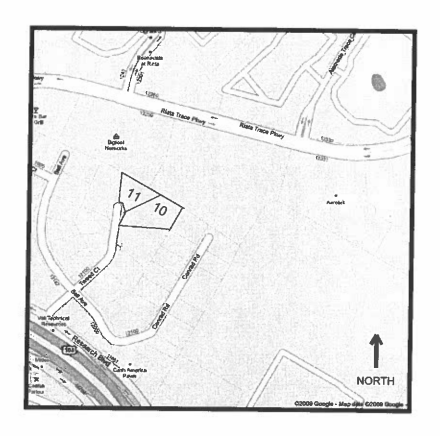
### **STAFF RECOMMENDATION:**

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:**

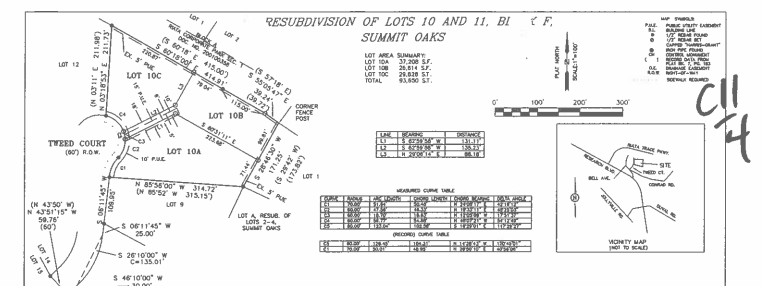
<u>CASE MANAGER</u>: Don Perryman <u>e-mail</u>: don.perryman@autintexas.gov

**PHONE**: 974-2786



KEY MAP

COLSTIGN



KNOW ALL MEN BY THESE PRESENTS!

STATE OF TEXAS!

INDOW ALL MEN BY THESE PRESENTS]

THAT JOHN WILLIAM BOULTON, III, REVOCABLE LIVING TRUST, OWNER OF LDT 1D, BLOCK F OF "SUMMIT ONKS". A SUBDIVISION AS RECORDED IN PLAT BOOK 7, PAGE 183 OF THE PLAT RECORDS OF TRANS COUNTY, TEXAS, AS CONVEYED TO IT BY DEED RECORDED IN DOCUMENT NO. 2006081298 OF THE OFFICIAL PUBLIC RECORDS OF TRANS COUNTY, TEXAS, AND OWNER OF LDT 11, BLOCK F OF SAID "SUMMIT OAKS", AS CONVEYED TO IT BY DEED RECORDED IN DOCUMENT NO. 2008094740 OF THE TRANS COUNTY OFFICIAL PUBLIC RECORDS, SAID PROPERTY HAVING BEEN APPROVED FOR RESUBDIVISION PURSUANT TO THE PUBLIC NOTIFICATION AND INSARING PROVISION OF CHAPTER 212-0TS OF THE TEXAS LOCAL GOVERNMENT COME, ACTING PROVISION OF CHAPTER 212-0TS OF THE TEXAS LOCAL GOVERNMENT COME, ACTING PROVISION OF CHAPTER 212-0TS OF THE TEXAS LOCAL GOVERNMENT COME, ACTING PROVISION OF CHAPTER 212-0TS OF THE TEXAS LOCAL GOVERNMENT COMES, ACTING PROVISION OF CHAPTER 212-0TS OF THE TEXAS LOCAL GOVERNMENT COMES AND TRACT OF LAND IN ACCORDANCE WITH THE ATTACHED PLAT, TO BE KNOWN AS TEXSUBDIVISION OF LOTS TO AND 11, BUCK F, SUMMIT OAKS", AND DOES HEREBY DEDICATE TO THE PUBLIC THE USE OF THE STREETS AND EASEMENTS AS SHOWN HEREON, SUBJECT TO ANY EASEMENTS AND/OR RESTRICTIONS NERETOFORE GRANTED AND NOT RELEASED.

WITNESS MY HAND THIS THE \_\_\_\_\_ DAY OF \_\_\_\_\_ A.D.

NOTARY CERTIFICATION STATE OF TEXAS COUNTY OF TRAVIS

BEFORE ME, THE UNDERSIGNED AUTHORITY, ON THIS DAY PERSONALLY APPEARED JOHN WALLAM BOULTON, MI KNOWN TO ME TO BE THE PERSON WHOSE MAME IS SUBSCRIBED TO THE FORECOME INSTRUMENT, AND ACKNOWLEDED THAT HE EXECUTED THE SAME FOR THE PURPOSES AND CONSIDERATIONS THEREIN EXPRESSED AND MITTHE CAPACITY THEREIN STATED.

GIVEN UNDER MY HAND AND SEAL OF OFFICE THIS THE \_\_\_ DAY OF\_\_\_\_ A.D.

NOTARY IN AND FOR THE STATE OF TEXAS

MY COMMISSION EXPIRES: PRINTED NAME OF NOTARY

THIS SUBDIVISION PLAT IS LOCATED WITHIN THE FULL PURPOSE CITY UNITS JURISDICTION OF THE CITY OF AUSTIN THIS THE  $\_$ \_\_\_ DAY OF  $\_$ \_\_\_ . 2D

ACCEPTED AND AUTHORIZED FOR RECORD BY THE DIRECTOR, PLANNING AND DEVELOPMENT REVIEW DEPARTMENT, CITY OF AUSTIN, COUNTY OF TRAVES, THIS THE  $0.000\,\mathrm{Mpc}$ 

GREG GUERNSEY, AICP, DIRECTOR
PLANNING AND DEVELOPMENT REVIEW DEPARTMENT

ACCEPTED AND AUTHORIZED FOR RECORD BY THE ZONING AND PLATTING COMMISSION OF THE CITY OF AUSTIN, TEXAS, THIS THE \_\_\_\_ DAY OF \_\_\_\_\_\_\_ 20\_\_\_\_ A.D.

BETTY BAKER, CHAIRPERSON

GREG BOURGEOIS. SECRETARY

STATE OF TEXAS COUNTY OF TRAVIS

I, DANA DEBEALMOIR, CLERK OF TRAVIS COUNTY, TEXAS, DO HEREBY CERTIFY THAT THE FOREGOING INSTRUMENT OF WRITING, WITH ITS CERTIFICATE OF AUTHENTICATION, WAS FILED FOR RECORD IN MY OFFICE ON THE DAY OF RECORDED ON THE DAY OF AD. AT OCCUPY, AND AND DULY RECORDED ON THE DAY OF SAID COUNTY AND STATE IN DOCUMENT NUMBER OFFICIAL PUBLIC RECORDS OF TRAVIS COUNTY, TEXAS.

WITNESS MY HAND AND SEAL OF OFFICE OF THE COUNTY CLERK, THIS THE \_ DAY OF \_\_\_\_\_\_, 20\_\_, A.O.

DEPUTY SURVEYOR'S CERTIFICATION

SANTELORS SCENIFICATIONS

1, JAMES M. GRANT, AM AUTHORIZED UNDER THE LAWS OF THE STATE OF TEXAS TO PRACTICE THE PROFESSION OF SURVEYING AND HEREBY CERTIFY THAT THIS PLAT COMPLES WITH COMPERE 73 OF THE AUSTIN CITY CODE OF 1988 AS AMENIED, IS TRUE AND CORRECT AND WAS PREPARED FROM AN ACTUAL SURVEY OF THE PROPERTY MADE BY ME OR UNDER MY SUPERVISION ON THE GROUND.

AS SURVEYED BY: NARRIS-GRANT SURVEYING, INC. P.O. BOX BOT MANCHACA, TEXAS 78652 (512) 444-1781

Jun Al. Sent REVISED 07-15-2012 REVISED 02-03-2017 REVISED 10-07-2011 REVISED 07-25-2011

JAMES M. CRANT NOVEMBER 18, 2009
REGISTERED PROFESSIONAL LAND SURVEYOR NO. 1919



NO BUILDINGS, FENCES, LANDSCAPING OR OTHER OBSTRUCTIONS ARE PERMITTED IN DRAINAGE EASEMENTS EXCEPT AS APPROVED BY THE CITY OF AUSTIN.

- 2. ALL DRAINAGE EASEMENTS ON PRIVATE PROPERTY SHALL BE MAINTAINED BY THE PROPERTY OWNER OR ASSIGNS
- 3. PROPERTY OWNERS SHALL PROVIDE FOR ACCESS TO DRAINAGE EASEMENTS AS MAY BE NECESSARY AND SHALL NOT PRONIBIT ACCESS BY COVERNMENTAL AUTHORITIES.
- EROSION/SEDIMENTATION CONTROLS ARE REQUIRED FOR ALL CONSTRUCTION ON EACH LOT, PURSUANT TO THE LDC, AND THE ENVIRONMENTAL CRITIERA MANUAL.
- 5. THE OWNER/DEVELOPER OF THIS SUBDIVISION/LOT SHALL PROVIDE AUSTIN ENERGY WITH ANY EASEMENT AND/OR ACCESS REQUIRED BY ADDITION TO THOSE MIDICATED FOR THE INSTALLATION AND ONGOING MAINTENANCE OF OVERHEAD AND UNDERGOQUIND ELECTIFIC FACILITIES. THESE EASEMENTS AND/OR ACCESS ARE REQUIRED TO PROVIDE ELECTIFIC SERVICE TO THE BULDING AND WILL NOT BE LOCATED SO AS TO CAUSE THE SITE TO BE QUIT OF COMPULANCE WITH CHAPTER 25-8 OF THE AUSTIN LAND DEVELOPMENT CODE.
- 6. AUSTIN ENERGY NAS THE RIGHT TO PRUNE AND/OR REMOVE TREES, SHRUBBERY, AND OTHER OBSTRUCTIONS TO THE EXTENT NECESSARY TO KEEP THE EASEMENTS CLEAR. AUSTIN ENERGY MILL PERFORM ALL THEE WORK IN COMPLIANCE WITH CHAPTER 25—B, SUBCHAPTER 8 OF THE CITY OF AUSTIN LAND DEVELOPMENT CODE.
- 7. THE OWNER SHALL BE RESPONSIBLE FOR INSTALLATION OF TEMPORARY EROSION CONTROL, REVEGETATION AND TREE PROTECTION. IN ADDITION, THE OWNER SHALL BE RESPONSIBLE FOR ANY INITIAL TIREE PROJUTIOR, AND TREE REDUYAL THAT IS WITHIN TEM FEET OF THE CENTER LINE OF THE PROPOSED OVERTHEAD ELECTRICAL FACILITIES DESIGNED TO PROVIDE ELECTRIC SERVICE TO THIS PROJECT. THE DWINER SHALL INCLUDE AUSTIN ENERGY'S WORK WITHIN THE UNITS OF CONSTRUCTION FOR THIS PROJECT.
- B. RELOCATION OF ELECTRIC FACILITIES REQUESTED BY OWNER SHALL BE AT OWNER'S EXPENSE.
- 9. NO LOT WILL BE OCCUPIED UNTIL THE STRUCTURE IS CONNECTED TO THE CITY OF AUSTIN WATER UTILITY SYSTEM AND TO THE CITY OF AUSTIN WASTEWATER SYSTEM.
- 10. WATER AND WASTEWATER SYSTEMS SERVING THIS SUBDIVISION SHALL BE DESIGNED AND INSTALLED IN ACCORDANCE OF WITH THE CITY OF A LISTIN PLANS AND SPECIFICATIONS. PLANS AND SPECIFICATIONS SHALL BE SUBMITTED TO THE CITY OF AUSTIN WATER VITULTY FOR REVIEW. THE WATER AND WASTEWATER CONSTRUCTION WUST BE WISPECTED BY THE CITY.
- 11. BUILDING SETBACK LINES SHALL BE IN CONFORMANCE WITH THE CITY OF AUSTIN ZONING ORDINANCE REDUREMENTS.
- 12. THE OWNER OF THIS SUBDISION, AND HIS OR HER SUCCESSORS AND ASSIGNS, ASSUMES RESPONSIBILITY FOR PLANS FOR CONSTRUCTION OF THE SUBDIVISION IMPROVEMENTS WHICH COMPLY WITH APPLICABLE CODES AND REQUIREMENTS OF THE CITY OF AUSTIN. THE OWNER UNDERSTANDS AND ACKNOWLEDGES THAT PLAT YEACHON OR RETAINED MAY BE REQUIRED, AT THE OWNER'S SOLE EXPENSE, IF PLANS TO CONSTRUCT IN THIS SUBDIVISION DO NOT COMPLY WITH SUDN CODES AND REQUIREMENTS.
- 13. PRIOR TO CONSTRUCTION, EXCEPT DETACHED SINGLE FAMILY ON ANY LOT IN THIS SUBDIVISION, A SITE DEVELOPMENT PERMIT MUST BE OBTAINED FROM THE CITY OF AUSTIN.
- 14. FOR A MINIMUM TRAVEL DISTANCE OF 2S FEET, FROM THE ROADWAY EDGE, DRIVEWAY GRADES MAY EXCEED 14% ONLY WITH SPECIFIC APPROVAL OF SURFACE AND GEOMETRIC DESIGN PROPOSALS BY THE CITY OF AUSTIN.
- 15. ALL STREETS, ORAINAGE, SIDEWALKS, EROSION CONTROLS, AND WATER AND WASTEWATER LINES ARE REQUIRED TO BE CONSTRUCTED AND INSTALLED TO CITY OF AUSTIN STANDARDS.
- 16, BY APPROVING THIS PLAT, THE CITY OF AUSTIN ASSUMES NO OBLIGATION TO CONSTRUCT ANY INFRASTRUCTURE IN CONNECTION WITH THIS SUBDIVISION. ANY SUBDIVISION INFRASTRUCTURE REQUIRED FOR THE DEVELOPMENT OF THE LOTS. BY THIS SUBDIVISION IS THE RESPONSIBILITY OF THE DEVELOPER AND/OR OWNER OF THE LOTS. FINE TO CONSTRUCT ANY REQUIRED INFRASTRUCTURE TO GITY STANDARDS MAY BE JUST CAUSE FOR THE CITY TO DEMY APPLICATIONS FOR CERTIAN DEVELOPMENT. INCLIDENCE OF THE CONTROL OF THE C
- IT. ALL RESTRICTIONS AND NOTES FROM THE PREVIOUS EXISTING SUBDIVISION, SUMMIT DAKS, SHALL APPLY TO THIS RESUBDIVISION PLAT.
- 18. PUBLIC SIDEWALKS, BUILT TO CITY OF AUSTIN STANDARDS, ARE REQUIRED ALONG THE FOLLOWING STREETS AND AS SHOWN BY A DOTTED LINE ON THE FACE OF THE PLAT: EAST SIDE OF TWEED COURT. THESE SOEWALKS SHALL BE IN PLACE PRIOR TO THE LOT BEING OCCUPIED. FAILURE TO CONSTRUCT THE REQUIRED SIDEWALKS SHAY RESULT IN THE WITHOUTHOUS OF CERTIFICATES OF OCCUPANCY, BUILDING PERMITS, OR UTILITY CONNECTIONS BY THE COPERING BODY OR UTILITY COMPANY.
- 19. PRIOR TO CONSTRUCTION ON LOT 108 IN THIS SUBDIVISION, DRAINAGE PLANS SMALL BE SUBMITTED TO THE CITY OF AUSTIN FOR REVIEW. RAINFALL RUN-OFF SHALL BE NELD TO THE AMOUNY ESTABLISHED BY THE REGIONAL DETENTION PLANS APPROVED BY THE CITY OF AUSTIN, EXCEPT THAT RUN-OFF IN DOCESS OF THE AMOUNT ESTABLISHED FOR THE REGIONAL DETENTION SYSTEM SHALL BE DETAINED BY THE USE OF ONSITE PROMING OR OTHER APPROVED METHODS.
- 20. AN INCREASE IN EMERGENCY VEHICLE ACCESS DISTANCE NAS BEEN APPROVED FOR LO? TOB, AS REQUESTED BY THE OWNER, PER EXCEPTION 3 TO SECTION 503.1.T OF THE CITY OF AUSTIN FRE CODE IN EFFECT ON JULY 9, 2010. HIS EXCEPTION IS UNITED TO CONSTRUCTION OF NO MORE THAN TWO STRUCTURES INCLUDING SINGLE FAMILY RESIDENCES AND/OR ACCESSORY BUILDINGS WHICH ARE MEPACTED BY THE INCREASED LEMERGENCY VEHICLE DISTANCE.
- 21. THE MAXIMUM PROPOSED IMPERVIOUS COVER FOR EACH LOT 10A, 108, AND TOC WILL BE 20%

ENGINEER'S CERTIFICATION:

ENGINEER'S LETTIFFICATIONS.

1, WAY ATMADDA AM AUTHORIZED UNDER THE LAWS OF THE STATE OF TEXAS TO PRACTICE THE PROFESSION OF ENGINEERING AND NEREBY CERTIFY THAT THIS PLAT IS FEASBLE FROM AN ENGINEERING STANDPOINT AND COMPULES WITH THE ENGINEERING RELATED PORTIONS OF TITLE 25, AUSTIN CITY CODE AS AMENDED.

NO PORTION OF THIS TRACT IS WITHIN THE BOUNDARIES OF DESIGNATED FLOOD NAZARD AREA AS SHOWN ON THE FEDERAL EMERGENCY MANAGEMENT ADMINISTRATION RATE MAP NO. 484520255H OATED 09-25-2001.

WAY ATMADJA OATE REGISTERED PROFESSIONAL ENGINEER NO. 53863 WAY CONSULTING ENGINEERS, INC. TIG15 ANDUS ROAD, SUITE 118 AUSTIN, TEXAS T8759

Harris GRANT

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.

n Perryman y of Austin - Planning & Development Review Dept. /4th Fl D. Box 1088 'ou use this form to comment, it may be returned to: stin, TX 78767-8810 Paytime Telephone: 5/2-250 9545 Your Name (please print) our address(es) affected by this application omments 2011 Bell Ave Austin Public Hearing: Zoning & Platting Commission, Feb 21, 2012 Mark's Huntatheron Mark & Fran Father Contact: Don Perryman, (512) 974-2786 Case Number: C8-2011-0058.0A men on con #etul Yolanda Parada, (512) 974-2784 like the addition of Signature 20mnhel will cause 🔀 I object ☐ I am in favor

> STONE OF THE PARTY 5000 20 をフ Comments: THUS Daytime Telephone: SIP, >581 といろのか our address(es) affected by this application Plot Twated Court our Name (please print) アマママヤクル Public Hearing: Zoning & Platting Commission, Feb 21, 2012 Contact: Don Perryman, (512) 974-2786 ATRICIA MALONEY Case Number: C8-2011-0058.0A ed on the notice. leduled date of the public hearing; the Case Number; and the contact person aments should include the name of the board or commission, or Council; the tact person listed on the notice) before or at a public hearing. Your itten comments must be submitted to the board or commission (or the EOCTO LXGL PENG Yolanda Parada, (512) 974-2784 2000 C FOR Signature POD TOOZA L LAPRINGO アカカラウィートイ 1alane THE ENDUBORHOOD かのまりなのうのい 300 C ACE X 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. /4th Fl
Don Perryman
P. O. Box 1088

Austin, TX 78767-8810

## PUBLIC HEARING INFORMATION

Although 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.

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;
   nd:
- occupies a primary residence that is within 500 feet of the subject property or proposed development;

property or proposed development; is the record owner of property within 500 feet of the subject property proposed development; or

ticer of an environmental or neighborhood organization that rest in or whose declared boundaries are within 500 feet of perty or proposed development.

Information on the City of Austin's land development our web site: www.ci.austin.tx.us/development.

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Comments: THUS をフ Daytime Telephone: SI Dr 258 - 1291 Your address(es) affected by this application Your Name (please print) GARA LEGIE いれるとなってかいる 75000 20 PATRICIA MALONEY ひアマーて アクバ ていいつか Public Hearing: Zoning & Platting Commission, Feb 21, 2012 Contact: Don Perryman, (512) 974-2786 Case Number: C8-2011-0058.0A とのこナン Yolanda Parada, (512) 974-2784 2000210 6 Signature POD CTOOR F CBRANCOCO 707 厂デタグ COURT アカカラウィードイ ATA かのまり 1000 PACE Pess EN DEBORTOOD すのうりのい 💢 I object I am in favor

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

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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	Daytime Telephone: 512-258-5633  Comments: We oppose the resubdivision for reasons outlined in decuments provided from our attorney from December 2009 to present hearing date.	Your Name (please print)  12202 Corrad Rd, Austin 1 x 78727  Your address(es) affected by this application  Signature  Signature  O I am in favor  (XI object  2-10-2012	Case Number: C8-2011-0058.0A Contact: Don Perryman, 512-974-2786 or Yolanda Parada, 512-974-2784 Public Hearing: Feb-21, 2012, Zoning & Platting Commission

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   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 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.

Austin, TX 78767-8810

P. O. Box 1088

Don Perryman

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Austin, TX 78767-8810

Don Perryman

P. O. Box 1088

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

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

CASE - C8-2011-0058.0A

Replating of property.

I object to the replatting of the property to build another house.

This is a very small neighborhood and people bought or moved here because of the big lots and rural feel.

Also –will the present utilities need to be upgraded to accommodate an additional house? There is only one way in and out of this neighborhood. There will be additional traffic.

Another concern is that this replatting will set a precedent for other property owners to build additional homes.

This will change the neighborhood.

Also many trees will have to be removed to build this proposed house.

As the Neighborhood Watch Coordinator • I object because of safety reasons.

Tweed Court is a very narrow street. People already can not park fully on the street.

It there is an emergency it will be difficult to get to the proposed house.

Also as discussed in a neighborhood meeting – there is a problem with drainage. I do not know if this has been resolved.

Leonard Schlueter

512-258-6290 12107 Conrad Rd.

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### ARMBRUST & BROWN, PLLC

ATTORNEYS AND COUNSELORS

100 Congress Avenue, Suite 1300 Austin, Texas 78701-2744 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:

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.



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

111.12

MLH/klf
Attachments.

Attachments

Sandra Baldridge, Parliamentarian - sbald@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.zap@gmail.com
Don Perryman - don.perryman@ci.austin.tx.us



512.347.9977 Fax: 512.347.7085

Terrence L. Irion Attorney at Law

2224 Walsh Tarlton Suite 210 Austin, Texas 78746

October 18, 2010

VIA EMAIL: mhawkins@abaustin.com 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.

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

From:

Judith Fox further and delectrome com]

Sent:

Monday, October 18, 2010 11:45 AM

To: Subject: Perryman, Don 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

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## PUBLIC HEARING INFORMATION

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- or proposed development; or
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P. O. Box 1088 Austin, TX 78767-8810
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Public Hearing: October 19, 2010, Zoning & Platting Commission
Case Number: C8-2010-0030.0A Contact: Don Perryman, 512-974-2786 or

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Case Number: C8-2010-0030.0A Contact: Don Perryman, 512-974-2784  Public Hearing: October 19, 2010, Zoning & Platting Commission  Steven W. Sch coder  Your Name (please print)  12108 Connoct Rd  Your address(es) affected by this application  Steven W. Sch coder  Your Name (please print)  12108 Connoct Rd  Your address(es) affected by this application  Signature  Daytime Telephone:  751-3846  Comments: Subdividiag lots in Summit Oaks  will affect the character for further subdivisions  and reduce property values. The proposed  subdivision violates the neighborhood dees.  The proposed  Steet Existing dialoge problems will be  steet Existing dialoge problems will be  aggiavated by the construction of homes on the  steet planning & Development Review Dept. 14th F1  1075.  Don Perryman  P.O. Box 1088  Austin, TX 78767-8810

application affecting your neighborhood environmental organization that has expressed an interest in an 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

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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 scheduled date of the public hearing; the Case Number; and the contact person listed on the notice. Written comments must be submitted to the board or commission (or the

If you use this form to comment, it may be returned to:  City of Austin - Planning & Development Review Dept./4 <sup>th</sup> Fl  Don Perryman  P. O. Box 1088  Austin, TX 78767-8810	If you City Don P. C
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Public Hearing: October 19, 2010, Zoning & Platting Commission	170
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Austin, TX 78767-8810

P. O. Box 1088

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Case Number: C8-2010-0030.0A

Contact: Don Perryman, 512-974-2786 or

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

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

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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

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Austin, TX 78767-8810

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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 I am in favor

Your Name (please print) Marko Fran tateson

Your address(es) affected by this application Bell Ave - Awhin 2 object

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

Austin, TX 78767-8810 Would cause major Another structure reason wi house being

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Austin, TX 78767-8810

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1 8 21 3 31 31 31 31 41	REVERY A DILLARD  Your Name (please print)  12200 BELL AVE AUSTIN  Your address(es) affected by this application  Senerly A Dillad 10-11-10  Date  Davime Telephone: 512-258-1150	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
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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

🔲 I am in favor V I object

Your Name (please print)

Your address(es) affected by this application

Daytime Telephone: 512-258-1245 or 512-799-8289

Comments: THE ADDITIONOF ANOTHER HOUSE ONTO 2 LOTS VIOLATES DEED RESTRIC

PIONS (INSUFFICIEN FRONTAGE) CHANBES

THE CHARACTER OF OUR NEIGHBORHOOD

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SAC ALREADY EXPERIENCING HEAVY

PARKING ÉTRAFFIC AND ADOS IMPERVIOUS

COVER 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 fellouring and som

Sent:

Friday, October 15, 2010 7:47 AM Perryman, Don; Parada, Yolanda

To: Subject:

Objection to Case #C8-2010-0030.OA

Attachments:

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





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

application affecting your neighborhood. environmental organization that has expressed an interest in an 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

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

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

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

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

P. O. Box 1088

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

> contact person listed on the notice) before or at a public hearing. Your Written comments must be submitted to the board or commission (or the le

If y	ÞŁ		[1 ]	Day	\ ou	No.	<b>W</b> 00	con sche liste
u use this form to	harding Sharting	concern	for a Karier	Daytime Telephone: 5	12105 Bell Ave our address (es) affected by thi	All ison & Mike Kell	Case Number: C8-2010-0030.0A Contact: Don Perryman, 512-97 Yolanda Parada, 512-9 Public Hearing: October 19, 20	comments should inch scheduled date of the I listed on the notice.
If you use this form to comment, it may be returned to:	the unitary	that our	Core to	grature 4267	Your address(es) affected by this application	ike Kelly	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	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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