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

DATE: Monday, October 13, 2014  Jeff Jack	CASE NUMBER: C15-2014-0111
Michael Von Ohlen	
Ricardo De Camps	
Bryan King	
Vincent Harding	
Melissa Hawthorne	
Sallie Burchett	
APPLICANT: Phyllis Loflin Patek	
OWNER: Phyllis Loflin Patek	
ADDRESS: 3801 ISLAND WAY	
VARIANCE REQUESTED: The applicant has requ (C) (3) to increase the maximum impervious cover percent or less from 35% (required) to 97% (requ structure, add an attached guest house and poor single family in a "LA", Lake Austin zoning distr	er on a slope with a gradient of 15 lested) in order to remodel an existing
BOARD'S DECISION: POSTPONED TO Septem	nber 8, 2014
The applicant has requested variance from Secti maximum impervious cover on a slope with a gra to 97% (requested) in order to remodel an existin drive, and walkways that account for 86% imperv change the use from duplex to single family in a	adient of 15% or less from 35% (required) ng structure and attached guest house,
The public hearing was closed on Board Member October 13, 2014, Board Member Bryan King s OCTOBER 13, 2014; OCT 14, 2014 POSTPO APPLICANT REQUEST	second on a 7.0 vota. DOCTRONED TO
FINDING:	
<ol> <li>The Zoning regulations applicable to the property</li> <li>(a) The hardship for which the variance is request (b) The hardship is not general to the area in which the variance will not alter the character of the area the use of adjacent conforming property, and will the zoning district in which the property is located</li> </ol>	ted is unique to the property in that: the property is located because: a adjacent to the property, will not impair not impair the purpose of the regulations of
Leane Heldenfels	eff Jack
Francisco III I	Chairman

Chairman

From:

Phyllis Patek (phyllispateleson)>

Sent:

Wednesday, October 08, 2014 9:43 AM

To:

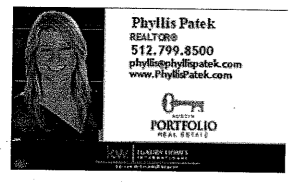
Heldenfels, Leane

Subject:

RE: Memo to BOA re 3801\_IslandWay 10.07.14.doc

#### Leane,

I think we are going to need to postpone and get some more advisement on this issue. I don't see a point of going ahead with the board if we are going to need an environmental easement as well. Let me know your thoughts on that. Also who do I contact to begin the process of a variance with the land use commission?



The finest compliment I can ever receive is a referral from my clients and friends!

\*\*\*If for any reason you do not want to be included in my e-mail list, please reply to this email and type REMOVE in the subject line\*\*\*



#### MEMORANDUM

TO:

Chair and Members of the Board of Adjustment

FROM:

Chuck Lesniak, Environmental Officer

Watershed Protection Department

DATE: Wednesday, October 7, 2014

SUBJECT:

3801 Island Way

The Watershed Protection Department (WPD) has been contacted by members of the public regarding a proposed variance at 3801 Island Way that is on an upcoming Board of Adjustment agenda. The citizens expressed concern about a possible encroachment of a critical environmental feature (CEF) on or near the property. It is my understanding that these issues have also been raised at a previous Board meeting and so I felt it appropriate to provide the Board information regarding the environmental conditions and City regulations.

During an August 26, 2014 site a WPD staff geologist identified two rimrock CEFs. The rimrocks are about 13-feet to 39-feet east of 3801 Island Way (see attached map). The City's Land Development Code, Chapter 25-8-281, states that the standard setback for a CEF is 150-feet and requires that within a CEF buffer area natural vegetative cover must be retained to the maximum extent practicable; prohibits construction and wastewater disposal.

This is an unusual case in that these environmental requirements are not generally considered during building permit review because they are normally applied to single family development during the subdivision phase of development. Because this is a very old subdivision that environmental review did not occur. However, there is no exemption for single family development from the requirements of Chapter 25-8-281 and a strict application of the regulations would require a variance as described above. While existing structures are allowed to remain within the buffer any new development would have to comply with these requirements or apply for a variance from the City's Land Use Commission after receiving the recommendation of the Environmental Board.

I hope this information has been helpful. If you have any questions please contact me at your convenience at chuck.lesniak@austintexas.gov or 512/974-2699.

#### Attachments

Cc: Leane Heldenfels, Planning and Development Review Department Scott Hiers, P.G., Watershed Protection Department

## Attachment: Environmental Constraints 3801 Island Way



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# C15-2014-0111

#### Heldenfels, Leane

From:

Lesniak, Chuck

Sent:

Wednesday, October 15, 2014 12:00 PM

To:

Heldenfels, Leane

Subject:

RE: Memo to BOA re 3801\_IslandWay 10.07.14.doc

The LUC can't waive the impervious cover requirement because that is part of the LA zoning overlay. Only BOA has that authority. - Chuck

#### Heldenfels, Leane

From:

Lesniak, Chuck

Sent:

Wednesday, October 15, 2014 11:59 AM McDonald, John; Haught, Kathy; Hiers, Scott

To: Cc:

Heldenfels, Leane

Subject:

RE: Memo to BOA re 3801\_IslandWay 10.07.14.doc

Importance:

High

#### John, Kathy, Scott .

This owner is proposing new development within a CEF buffer. While we don't normally review for it at building permit, they are not exempt from the prohibition of construction within a CEF buffer in 25-8. What I would like to do is inform the owner that they will need to request a variance from the CEF buffer requirement prior to submitting their building permit application, similar to what they're doing with the BOA variance. The CEF variance is an administrative variance that is reviewed by WPD ERM staff (in the memo I misstated this). After they get an approval or denial on that variance they can then take that response back to BOA.

How does that sound to everyone? I'm open to suggestion.

#### Chuck

From: Heldenfels, Leane

Sent: Wednesday, October 15, 2014 10:14 AM

To: Lesniak, Chuck

Subject: RE: Memo to BOA re 3801\_IslandWay 10.07.14.doc

Hi Chuck — just wanted to let you know the Board did postpone the case above on Monday, but Chair asked about part of your letter regarding "Land Use Commission review". He was wondering what the process would be and when we might expect to have the issue resolved/reviewed. We postponed to 11/10, but were thinking it would probably take longer to go through these review processes. Chair was also wondering if after land use commission reviews occur, would there still be the need for the BOA variance, or do either of those boards have ability to waive the impervious cover. I told him I thought it would have to come back to them, but he wanted me to verify with you. Neighbor has also inquired what to expect of the environmental/land use commission review process.

Thanks -

Leane



JGB Custom Homes 2303 RR 620 S Suite 135 #256 Lakeway TX 78734

To whom it may concern:

As the builder for the renovation at 3801 Island Way JGB Custom Homes will take all necessary precautions to contain erosion and falling debris on to lots below. This may include silt fence, safety fencing or stone barricades on the down hill side of the lot.

All debris will be staged in a safe manner and removed from the site as quickly as possible.

Jake Badger JGB Custom Homes Owner 512-573-1610



#### MEMORANDUM

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Chair and Members of the Board of Adjustment

FROM:

Chuck Lesniak, Environmental Officer

Watershed Protection Department

DATE: Wednesday, October 7, 2014

SUBJECT:

3801 Island Way

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#### Attachments

Cc: Leane Heldenfels, Planning and Development Review Department Scott Hiers, P.G., Watershed Protection Department

### Attachment: Environmental Constraints 3801 Island Way



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

DATE: Monday, September 8, 2014	CASE NUMBER: C15-2014-0111
Y Jeff Jack Y Michael Von Ohlen Y Ricardo De Camps Motion to PP to Oct 13, 20 Y Bryan King 2 <sup>nd</sup> the Motion Y Stuart Hampton - Vincent Harding (left early) Y Melissa Hawthorne Y Sallie Burchett	014
APPLICANT: Phyllis Loflin Patek	
OWNER: Phyllis Loflin Patek	
ADDRESS: 3801 ISLAND WAY	
VARIANCE REQUESTED: The applicant has requested (C) (3) to increase the maximum impervious cover on a percent or less from 35% (required) to 97% (requested) structure, add an attached guest house and pool and c single family in a "LA", Lake Austin zoning district.	slope with a gradient of 15
BOARD'S DECISION: POSTPONED TO September 8,	, 2014
The applicant has requested variance from Section 25-2 maximum impervious cover on a slope with a gradient of to 97% (requested) in order to remodel an existing struct drive, and walkways that account for 86% impervious c change the use from duplex to single family in a "LA", I	of 15% or less from 35% (required) cture and attached guest house, over on the site; add a pool; and
The public hearing was closed on Board Member Ricard October 13, 2014, Board Member Bryan King second on OCTOBER 13, 2014	o De Camps motion to Postpone to a 7-0 vote; POSTPONED TO
FINDING:	
1. The Zoning regulations applicable to the property do not 2. (a) The hardship for which the variance is requested is u (b) The hardship is not general to the area in which the p 3. The variance will not alter the character of the area adjace the use of adjacent conforming property, and will not impute zoning district in which the property is located because the ledenfels.	nique to the property in that: property is located because: cent to the property, will not impair to the purpose of the regulations of

Chairman

**Executive Liaison** 



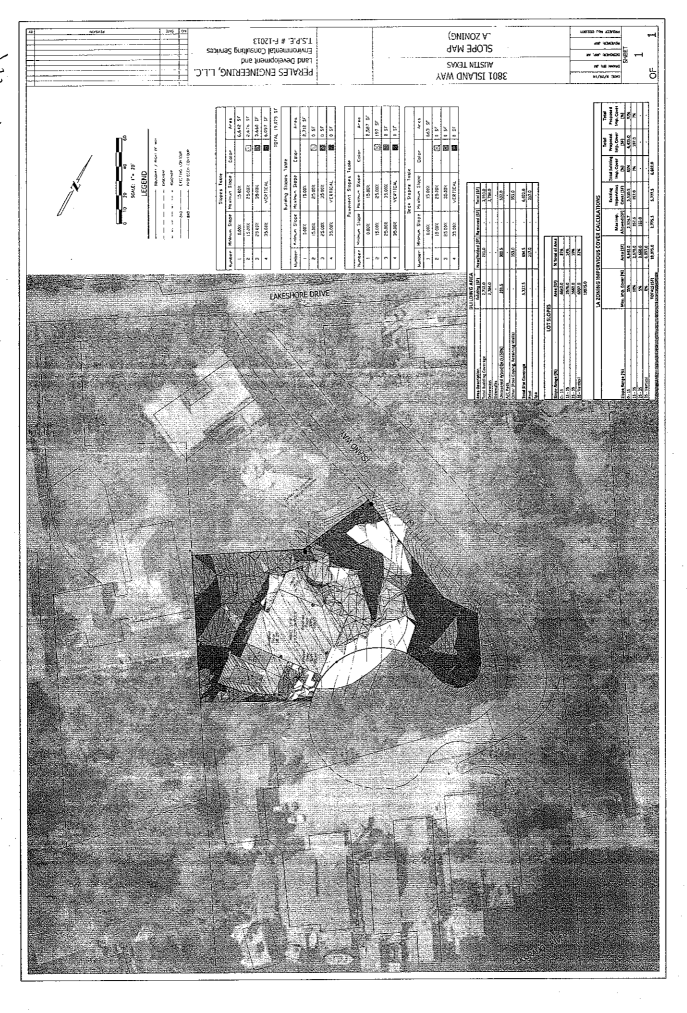
JGB Custom Homes 2303 RR 620 S Suite 135 #256 Lakeway TX 78734

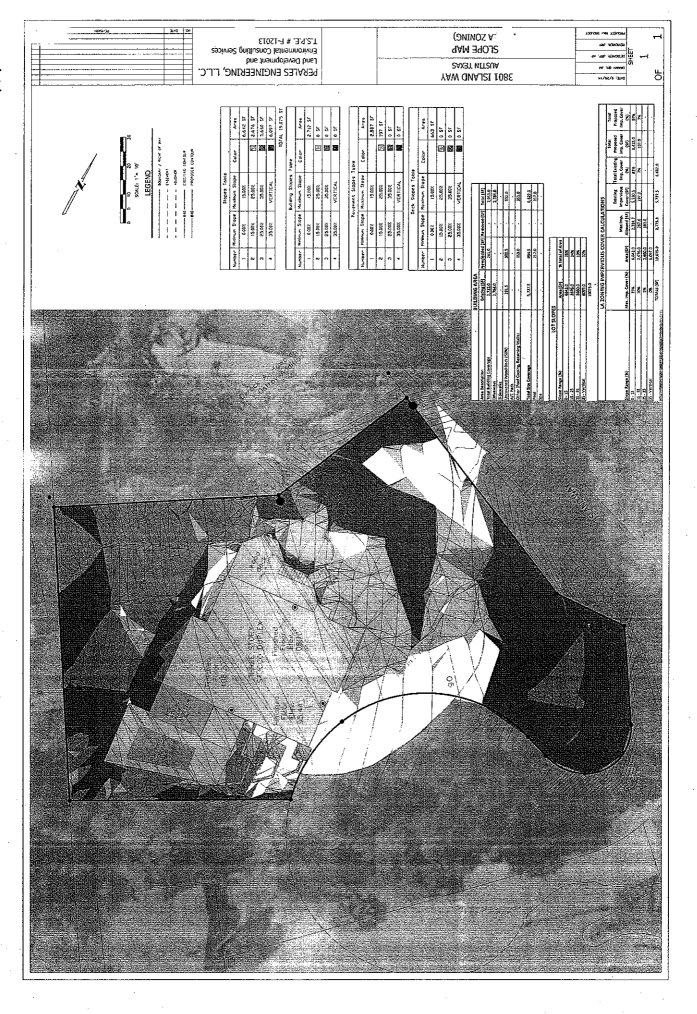
To whom it may concern:

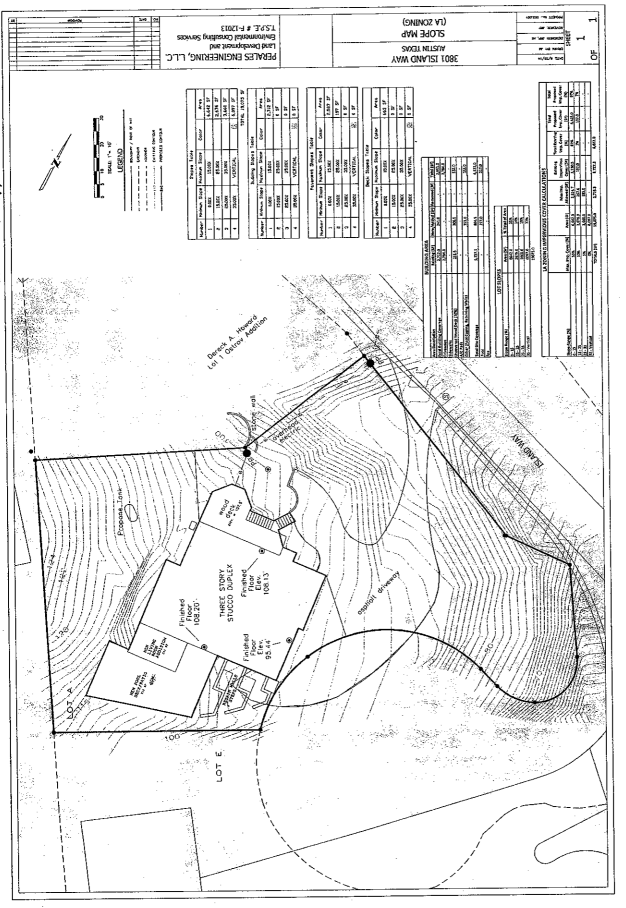
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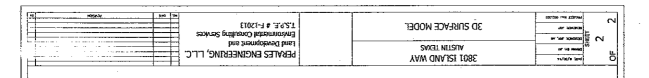
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Jake Badger JGB Custom Homes Owner 512-573-1610

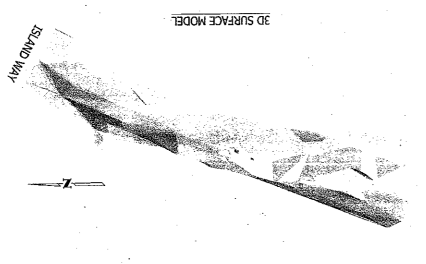












#### Jerry Perales, P.E.

(15-2014-041

From:

Hiers, Scott & Cott Hers Watstintexas

Sent:

Wednesday, October 1, 2014 9:39 AM

To:

Earl Fields

Cc:

Heldenfels, Leane; Phyllis Patek (protsk@cutlsakecas) Jerry Perales, PE

(jerry perales@gmail.com); Lesniak, Chuck

**Subject:** 

RE: 3801 Island Way request for a variance

Mr. Fields,

I did have a telephone conversation with Ms. Patek and I don't call exactly what I said, but I certainly would have been careful to caveat my statements, as I did went I spoke to you. I would have guided the discussion to addressing concerns about the rimrock Critical Environmental Feature. I certainly would have caveated any statement on potential harm or damage to the rimrock, because I don't have enough information on the current site conditions or on the proposed site development. In addition, since I am not a geotechnical engineer, I would not make any statements in regards to the stability of a slope, especially given that I have only viewed the slope and rimrock feature from your property, which is down gradient of the site. In all my discussions with both you and the owner, I have tried to limit the conversation to the identification and the protection of Critical Environmental Features as they are defined in and protected by Austin's Land Development Code. I have stated numerous times to you and Ms. Patek that the identification and protection of Critical Environmental Features only applies to properties or development activities that are subject to the current land development code. At this time, it's my understanding that is not the case for 3801 Island Way. Regarding state regulations, rimrocks are not a sensitive feature or defined in 30 TAC 213 (the Edwards Rules), so it is not surprising that the TCEQ has determined that the proposed activities are not impacting a sensitive feature in regards to 30 TAC 213.

I would be happy to answer any additional questions from you or Ms. Patek may have in regard to Critical Environmental Features. I recommend that all other questions be directed to the case manager; Lenae Heldenfels (512-974-2202), or the City Environmental Officer; Chuck Lesniak (512-974-2699).

Sincerely,

Scott E. Hiers, P.G.
City of Austin – Watershed Protection Dept.
Environmental Resources Management Division
505 Barton Spring Rd., 11<sup>th</sup> Floor
Austin, Texas 78704
512-974-1916 (Office)
512-217-5047 (Cell)
scott.hiers@austintexas.gov

From: Earl Fields [partity effects austin mean]

Sent: Tuesday, September 30, 2014 3:52 PM

**To:** Hiers, Scott **Cc:** Heldenfels, Leane

Subject: Fwd: 3801 Island Way request for a variance

Sent from St. Somewhere

Begin forwarded message:

From: Janie Fields < jane region of the Date: September 30, 2014 at 2:54:44 PM CDT

To: Earl Fields <effelds@austin.rs.com

Subject: FW: 3801 Island Way request for a variance

Scott,

As President of the Island Way Homeowner's Association. I am writing to request that you provide a response to the statement highlighted below in the letter from Brian and Phyllis Patek. Did you make the statement that you do not believe that their request for a Variance to the Board of Adjustment "would not harm the rimrock in any way".

It is our belief that their request to upzone and increase their impervious coverage to 97% and build a swimming pool upslope of the rimrock on Island Way is inconsistent with the intent and regulations of the Lake Austin Overlay Zoning District.

We look forward to your response. If you have questions or I may add additional information, please contact me at 512-327-3117.

Thank you for your assistance.

Earl Fields
President, Island Way Homeowner's Association

From: Earl Fields < effects @austin.rr.com>
Date: Friday, September 26, 2014 10:11 AM
To: Janie Fields < ianie.fields@eehi.org>

Subject: Fwd: 3801 Island Way request for a variance

Sent from St. Somewhere

Begin forwarded message:

From: Phyllis Patek < particle control control

#### Neighbors

We wanted touch base in regards to our ongoing board of adjustment variance case. We have an upcoming meeting with the board and from the last meeting we understand that some of you below have some concerns in regard to what we are wanting to do. We want all of you to know we are trying to address all of your concerns and hopefully ease some of your fears. We are striving to be good neighbors working to be totally transparent with this project and hoping to open the lines of communication and not silence.

We have met with TCEQ and have spoken with Scott Hires with the city of Austin. Both agree that our project would not harm the rim rock in any way. We will be working very closely with an engineer and our architect to implement a water catchment system. Although our water is already being diverted toward the creek between the Howards property and ours we will continue to work to improve run off systems.

To address the pool we are wanting to build. This will be a small dipping pool. Although the word pool sounds like a large excavation project. We want to assure you it's not. Our design will follow the current geography of the slope and work within the current footprint of where our upper deck and where our palm trees currently exist. In addition this project will help with the water diversion to the back of our house and into the creek.

As far as safety goes we have already spoken with our builder and he will be putting together a safety plan to make sure no rocks or any debris from our jobsite will end up anywhere down the cliff. Our promise as neighbors is that we will go above and beyond to insure all safety and environmental issues you have addressed.

We also want to address an issue that continues to come up with some of you. Two years ago we hired a professional tree trimming company Eco Tree Service to trim our oak trees and trim some shrubs on our property. We know this upset several neighbors and we wanted to personally apologize that was never our intent. Our hope is that you will accept our apology and we can move forward. We know some of you may blame us for some rocks falling near your parking lot recently but after speaking with 2 engineers and 2 geologist we have been assured what is currently happening is in no way a result of us trimming any underbrush near the edge two years ago. Per the geologist The whole rim rock is "spalling" and it is a natural phenomenon that will continue to happen regardless of what we do on our property. Bo, a geologist with TCEQ said the rock face is similar to that of Loop 360 where you see falling rock all the time.

All we are asking as neighbors is to open up the lines of communication and hopefully work together in a cohesive manner. We are just trying to improve our property so we can raise our children in the place we love. We enjoy our neighborhood and our neighbors and look forward to working together.

Sincerely, Phyllis & Brian Patek

From: Kevin Smith malle in smith@tceq.tc.as.gov

To: Phyllis Patek

**Cc:** <u>brian-patek@yehea.com;</u> James Bo Slone **Subject:** RE: survey for 3801 Island Way

Mr. and Mrs. Patek:

TCEQ toured your site today and have reviewed your drawings. Bo, our Geologist, and I, P.E. and evaluated the location and determined your site to not be nearby or immediately above any sensitive features as determined by EAPP using State criteria. Your project, where an individual home owner wishes to construct his/her own home or an addition, and the activity is one according to the rules found in 30 TAC Chapter 213:

• A plan is not required to be submitted for an addition to an existing home, and is not impacting a sensitive feature.

You may build your project. The City of Austin may have their own concerns.

If you have further questions, you may call us at 512-339-2929

(15-2014-0111

From:

Jerry Perales, P.E. Appy perales@gmail.com

Sent:

Tuesday, September 30, 2014 1:25 PM

To:

Lesniak, Chuck; Hiers, Scott

Cc:

Herrington, Chris; Heldenfels, Leane

Subject:

RE: survey for 3801 Island Way

No confusion. We were told that Scott Hiers and John Clement were called to visit the site by the neighbors during the hearing. Mr. DeCamps told the Pateks that they needed to request a residential waiver of some sort. I have not heard of this waiver before the hearing. Phyllis Patek called the TCEQ the next day and scheduled a visit.

From: Lesniak, Chuck [mailto:chuck.lesniak@austintexas.gov]

Sent: Tuesday, September 30, 2014 1:11 PM

To: Jerry Perales, P.E.; Hiers, Scott

Cc: Herrington, Chris

Subject: RE: survey for 3801 Island Way

Jerry,

Is it possible they were confused and meant the City's Watershed Protection Department? TCEQ won't have an opinion on this. - Chuck

From: Jerry Perales, P.E. [Mallo jery perales comail.som)

Sent: Tuesday, September 30, 2014 9:25 AM

To: Hiers, Scott

**Cc:** Lesniak, Chuck; Herrington, Chris **Subject:** RE: survey for 3801 Island Way

Scott,

We were directed by Ricardo De Camps with the Board of Adjustments to contact the TCEQ. Mr. De Camps wanted the TCEQ to check on the feature and then come back with an update for the next hearing. The homeowners were just following the through for the Board.

We are open to any suggestions regarding the requirements the City may have. The homeowners wish to try to remodel their home and are anxious to do all the steps necessary.

Thank you for the reply, JP

Jerry Perales, P.E.
512.297.5019
1706 W. 6<sup>th</sup> Street
Austin, TX 78703
<a href="http://peraleseng.com/">http://peraleseng.com/</a>
<a href="https://www.facebook.com/peralesengineering">https://www.facebook.com/peralesengineering</a>



Please note our new address.

From: Hiers, Scott [mailto:Scott.Hiers@austintexas.gov]

Sent: Tuesday, September 30, 2014 6:43 AM

To: Jerry Perales, P.E.

**Cc:** Lesniak, Chuck; Herrington, Chris **Subject:** RE: survey for 3801 Island Way

Jerry,

I'm aware of the rimrock critical environmental feature located at 3801 Island Way. I'm not surprised that TCEQ determined that the rimrock is not a sensitive feature since rimrocks are not point recharge feature that are protected or identified under their purview (30 TAC Chapter 213). I'm not sure why you contacted the TCEQ in regards to the sensitivity of the rimrock feature since rimrocks are defined and protected by the City's Land Development Code 25-8-1 and 25-8-281 or City Code 30-5-1 and 30-5-281? I suggest you contact the City's Environmental Officer; Chuck Lesniak, to help you identify the correct process for addressing your concerns on environmental issues and the City's permitting process for this site.

Scott E. Hiers, P.G.
City of Austin – Watershed Protection Dept.
Environmental Resources Management Division
505 Barton Spring Rd., 11<sup>th</sup> Floor
Austin, Texas 78704
512-974-1916 (Office)
512-217-5047 (Cell)
scott.hiers@austintexas.gov

From: Jerry Perales, P.E. [@dip jergo pales @mail & @

Sent: Thursday, September 25, 2014 10:31 AM

To: Hiers, Scott

**Cc:** Clement, John; Heidenfels, Leane **Subject:** FW: survey for 3801 Island Way

Scott,

I wanted to touch base with you about a site on Lake Austin at 3801 Island Way. We are currently in review of a variance from the Board of Adjustments. There are neighbors at this site that have raised concerns during our variance hearing about a potential Critical Environmental Feature "CEF" that may be adjacent to the subject property.

This lot has been rezoned LA from SF since the completion of the original construction leaving the site an existing violation with regard to impervious cover. With this in mind, the owners of this property cannot make any improvements to the home without the approval of this variance. We have made several attempts to contact all the neighbors regarding our plans to remodel the home to help gain support. Many of the adjacent home owners support this variance request. There are neighbors that are below the site with lake frontage that would like the site to remain unchanged. These neighbors are the ones that have expressed concerns about the "CEF".

Since the last Board of Adjustment hearing, we have contacted the TCEQ and they have made a site visit. The determination communication has been included below. The TCEQ does not feel that the rock feature adjacent to our site is of a sensitive nature.

We would like to assure the City of Austin that any construction activities associated with the improvements proposed at 3801 Island Way will not pose a threat to the rock features adjacent to the home. The improvement activities

associated with this site require a building permit which does not require an Environmental Resource Investigation. Furthermore, improvements on this site could help alleviate downstream flooding by placing berms along the downstream property line to route runoff to the ROW and directly to Lake Austin.

I am available anytime to discuss this home site. Don't hesitate to call or email me.

Thank you, JP

Jerry Perales, P.E.
512.297.5019
1706 W. 6<sup>th</sup> Street
Austin, TX 78703
<a href="http://peraleseng.com/">http://peraleseng.com/</a>
<a href="https://www.facebook.com/peralesengineering">https://www.facebook.com/peralesengineering</a>



Please note our new address.

#### Begin forwarded message:

Prom: Kevin Smith ( Content to the C

To: Phyllis Patek (panekarau) took domes

Cc: "Man patelogrampo caro" < brian yatak a varion com, James Bo Slone

< iathers. slyrie@yceartexas.goz>

Subject: RE: survey for 3801 Island Way

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From: Phyllis Patek (Amilton patek@outlook.com)

Sent: Monday, September 15, 2014 3:04 PM

To: Kevin Smith

Cc: bright patels@yaheo.com.

Subject: RE: survey for 3801 Island Way

Kevin.

I need to know if a plan or a residential exemption is necessary to proceed with construction for an addition to our current home. Our current home is adjacent to rim rock which a neighbor below has asked the city to add as an environmentally sensitive area. I have attached a drawing which show our home or any future construction would not be touching nor be damaging to the rim rock. I look forward to meeting with you on Thursday. Please let me know when you have a time set up. Thanks again

From: Kevin Smith [mailto:kevin.smith@tceq.texas.gov]

Sent: Monday, September 15, 2014 2:05 PM

To: Phyllis Patek

Subject: RE: survey for 3801 Island Way

Phyllis, got your documents. Are you requesting something? Are there any features involved?

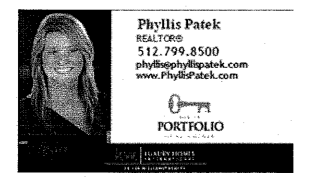
From: Phyllis Patek [mailto:ppatek@outlook.com]
Sent: Monday, September 15, 2014 1:58 PM

To: Kevin Smith

Subject: survey for 3801 Island Way

Kevin,

Attached is the copy of the survey. Our lot is .438 I believe. Please let me know if you need anything else.



The finest compliment I can ever receive is a referral from my clients and friends!

\*\*\*If for any reason you do not want to be included in my e-mail list, please reply to this email and type REMOVE in the subject line\*\*\*

## President, Island Way Homeowner's Association

Date: Friday, September 26, 2014 10:11 AM
To: Janie Fields (AME) Fields (CEM) To: Janie Fields

Subject: Fwd: 3801 Island Way request for a variance

Sent from St. Somewhere

Begin forwarded message:

#### **Neighbors**

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From:

Earl Fields @ austin. fr. com>

Sent:

Tuesday, September 30, 2014 3:52 PM

To: Cc: Hiers, Scott

Heldenfels, Leane

Subject:

Fwd: 3801 Island Way request for a variance

Sent from St. Somewhere

Begin forwarded message:

From: Janie Fields < Fields Gelds Ge

Subject: FW: 3801 Island Way request for a variance

Scott,

As President of the Island Way Homeowner's Association. I am writing to request that you provide a response to the statement highlighted below in the letter from Brian and Phyllis Patek. Did you make the statement that you do not believe that their request for a Variance to the Board of Adjustment "would not harm the rimrock in any way".

It is our belief that their request to upzone and increase their impervious coverage to 97% and build a swimming pool upslope of the rimrock on Island Way is inconsistent with the intent and regulations of the Lake Austin Overlay Zoning District.

We look forward to your response. If you have questions or I may add additional information, please contact me at 512-327-3117.

Thank you for your assistance.

Earl Fields

C15-2014-0111

will accept our apology a. we can move forward. We know some of the may blame us for some rocks falling near your parking lot recently but after speaking with 2 engineers and 2 geologist we have been assured what is currently happening is in no way a result of us trimming any underbrush near the edge two years ago. Per the geologist The whole rim rock is "spalling" and it is a natural phenomenon that will continue to happen regardless of what we do on our property. Bo, a geologist with TCEQ said the rock face is similar to that of Loop 360 where you see falling rock all the time.

All we are asking as neighbors is to open up the lines of communication and hopefully work together in a cohesive manner. We are just trying to improve our property so we can raise our children in the place we love. We enjoy our neighborhood and our neighbors and look forward to working together.

Sincerely, Phyllis & Brian Patek

From: Kevin Smith [mailto: Revin.smith@tceq.toxasigor]

Sent: Thursday, September 18, 2014 1:49 PM

To: Phyllis Patek

Cc: brian patek@palioo.comp James Bo Slone Subject: RE: survey for 3801 Island Way

Mr. and Mrs. Patek:

TCEQ toured your site today and have reviewed your drawings. Bo, our Geologist, and I, P.E. and evaluated the location and determined your site to not be nearby or immediately above any sensitive features as determined by EAPP using State criteria. Your project, where an individual home owner wishes to construct his/her own home or an addition, and the activity is one according to the rules found in 30 TAC Chapter 213:

 A plan is not required to be submitted for an addition to an existing home, and is not impacting a sensitive feature.

You may build your project. The City of Austin may have their own concerns.

If you have further questions, you may call us at 512-339-2929

## C15-2014-0111

From:

mark harries conhadries@earchling.nex-

Sent:

Friday, September 26, 2014 1:05 PM

To:

Heldenfels, Leane

Subject:

Re: Case #C15-2014-0111

Attachments:

IMG-20140924-03159.jpg; IMG-20140924-03163.jpg

Ms. Heldenfels and Board,

Further to the above case, the recent rains have highlighted a big part of my concern.

The subject property sits on a 'bluff' directly above the Island Way condominiums. The bluff has a sheer cliff face and is very fragile.

After the rains this week, significant chunks of the bluff came down. Please see attached photos.

I cannot say whether this was impacted by the applicants prior activities (construction and or tree removal) but I can share the strong concern that ANY increased impervious ground cover above us on the applicants land would increase eroding water flow over the bluff and significantly increase the risk of large chunks of the hill coming down.

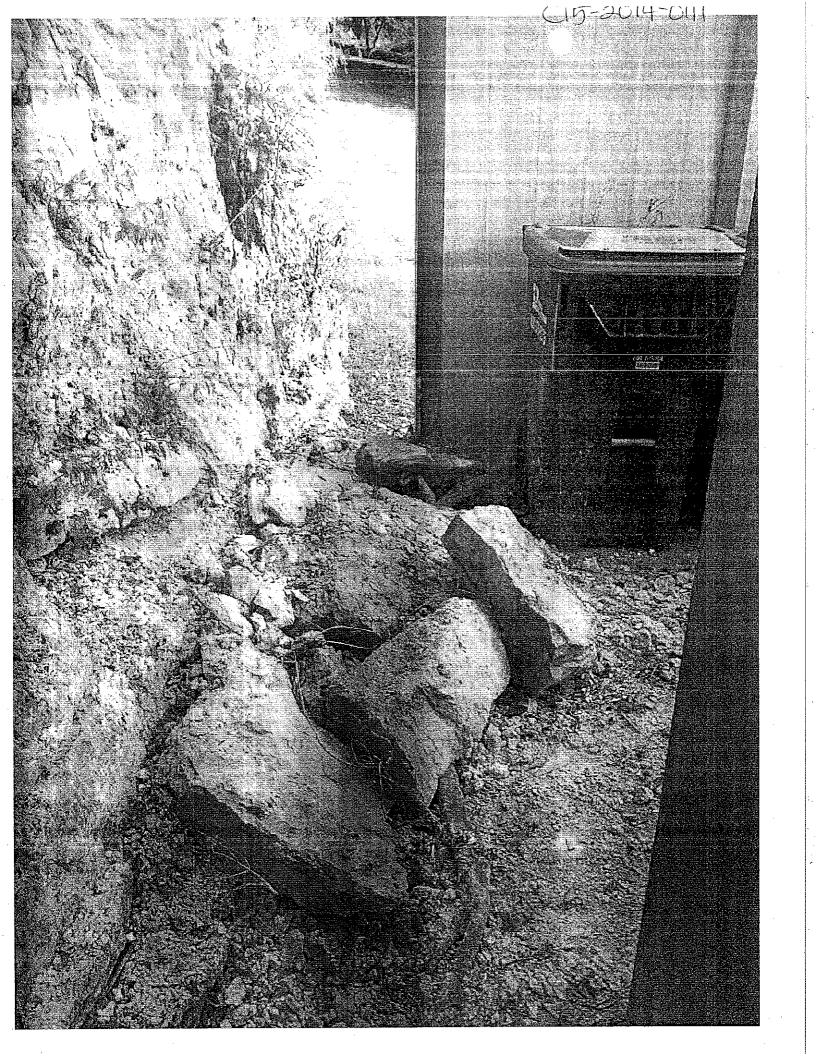
Thank goodness the boulders "only" came down onto the parking lot and trash area THIS TIME. There is at least one residential bedroom directly in the drop-line as well as pedestrian and car parking areas.

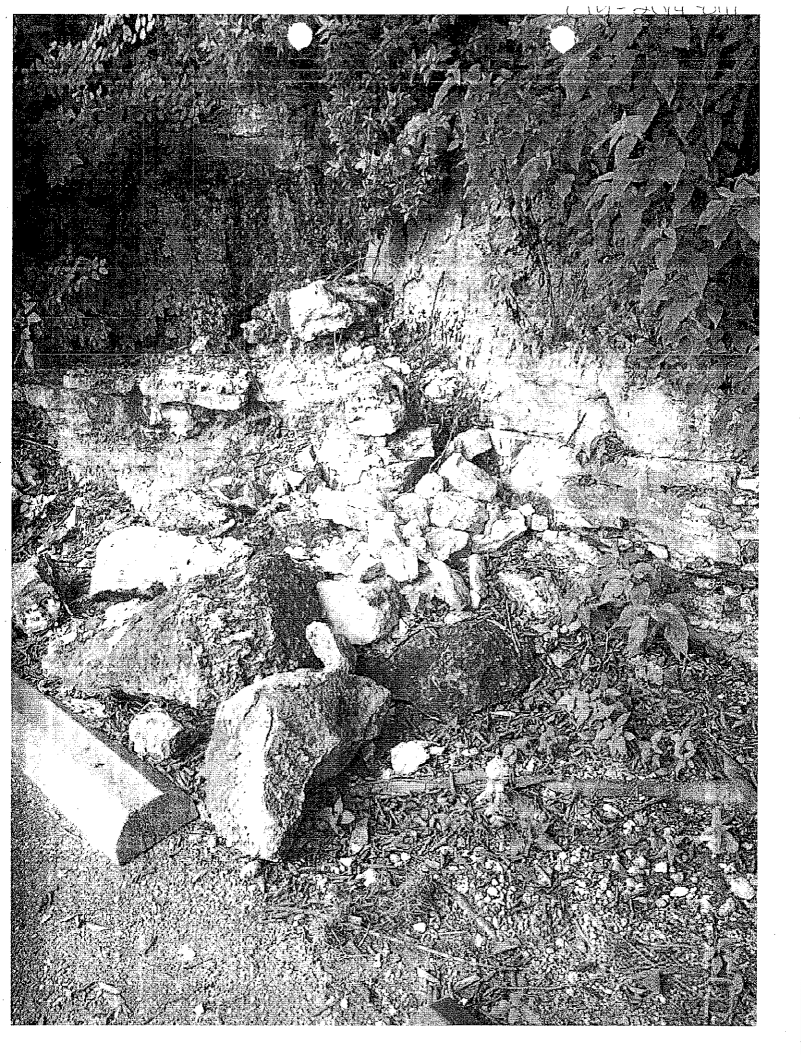
We cannot risk anything that could further destabilize this cliff face including ANY reduction in natural ground cover.

Thank you,

-mark harries

Via BlackBerry





C15-2014-0111

From:

Jerry Perales, P.E. @mpgalas@mail@m>

Sent:

Thursday, September 25, 2014 10:31 AM

To:

Hiers, Scott

Cc:

Clement, John; Heldenfels, Leane

Subject:

FW: survey for 3801 Island Way

Scott,

I wanted to touch base with you about a site on Lake Austin at 3801 Island Way. We are currently in review of a variance from the Board of Adjustments. There are neighbors at this site that have raised concerns during our variance hearing about a potential Critical Environmental Feature "CEF" that may be adjacent to the subject property.

This lot has been rezoned LA from SF since the completion of the original construction leaving the site an existing violation with regard to impervious cover. With this in mind, the owners of this property cannot make any improvements to the home without the approval of this variance. We have made several attempts to contact all the neighbors regarding our plans to remodel the home to help gain support. Many of the adjacent home owners support this variance request. There are neighbors that are below the site with lake frontage that would like the site to remain unchanged. These neighbors are the ones that have expressed concerns about the "CEF".

Since the last Board of Adjustment hearing, we have contacted the TCEQ and they have made a site visit. The determination communication has been included below. The TCEQ does not feel that the rock feature adjacent to our site is of a sensitive nature.

We would like to assure the City of Austin that any construction activities associated with the improvements proposed at 3801 Island Way will not pose a threat to the rock features adjacent to the home. The improvement activities associated with this site require a building permit which does not require an Environmental Resource Investigation. Furthermore, improvements on this site could help alleviate downstream flooding by placing berms along the downstream property line to route runoff to the ROW and directly to Lake Austin.

I am available anytime to discuss this home site. Don't hesitate to call or email me.

Thank you, JP

Jerry Perales, P.E.
512.297.5019
1706 W. 6<sup>th</sup> Street
Austin, TX 78703
<a href="http://peraleseng.com/">http://peraleseng.com/</a>
<a href="https://www.facebook.com/peralesengineering">https://www.facebook.com/peralesengineering</a>



Please note our new address.

C15-2014-0111

From:

Phyllis Patek program of k. 2012

Sent:

Thursday, September 25, 2014 10:01 AM

To:

Heldenfels, Leane

Subject:

FW: 3801 Island Way request for a variance

Here's a letter I sent to the neighbors today. I just want to show we are really trying to make an effort. Hopefully it will open the lines of communication.

From: Phyllis Patek [mail@:mail@ontlock.com])

Sent: Thursday, September 25, 2014 9:57 AM

To: 'Mike Haggerty'; '< northography Tobat nell'); '< northography Tobat ("Mike Haggerty"; '< northography Tobat ("Mike Haggerty"; '< northography Tobat ("Mike Haggerty"); '< northography Tobat ("Mike

of yill convine pare Comp'; Earl Fields (Sielde parsynny con

Cc: 'Jerry Perales, P.E.'; Whan patek@yahoo.com/ Subject: 3801 Island Way request for a variance

#### Neighbors

We wanted touch base in regards to our ongoing board of adjustment variance case. We have an upcoming meeting with the board and from the last meeting we understand that some of you below have some concerns in regard to what we are wanting to do. We want all of you to know we are trying to address all of your concerns and hopefully ease some of your fears. We are striving to be good neighbors working to be totally transparent with this project and hoping to open the lines of communication and not silence.

We have met with TCEQ and have spoken with Scott Hires with the city of Austin. Both agree that our project would not harm the rim rock in any way. We will be working very closely with an engineer and our architect to implement a water catchment system. Although our water is already being diverted toward the creek between the Howards property and ours we will continue to work to improve run off systems.

To address the pool we are wanting to build. This will be a small dipping pool. Although the word pool sounds like a large excavation project. We want to assure you it's not. Our design will follow the current geography of the slope and work within the current footprint of where our upper deck and where our palm trees currently exist. In addition this project will help with the water diversion to the back of our house and into the creek.

As far as safety goes we have already spoken with our builder and he will be putting together a safety plan to make sure no rocks or any debris from our jobsite will end up anywhere down the cliff. Our promise as neighbors is that we will go above and beyond to insure all safety and environmental issues you have addressed.

We also want to address an issue that continues to come up with some of you. Two years ago we hired a professional tree trimming company Eco Tree Service to trim our oak trees and trim some shrubs on our property. We know this upset several neighbors and we wanted to personally apologize that was never our intent. Our hope is that you will accept our apology and we can move forward. We know some of you may blame us for some rocks falling near your parking lot recently but after speaking with 2 engineers and 2 geologist we have been assured what is currently happening is in no way a result of us trimming any underbrush near the edge two years ago. Per the geologist The whole rim rock is "spalling" and it is a natural phenomenon that will continue to happen regardless of what we do on our property. Bo, a geologist with TCEQ said the rock face is similar to that of Loop 360 where you see falling rock all the time.

Attached is the copy of the survey. Our lot is .438 I believe. Please let me know if you need anything else.



The finest compliment I can ever receive is a referral from my clients and friends!

\*\*\*If for any reason you do not want to be included in my e-mail list, please reply to this email and type REMOVE in the subject line\*\*\*

C15-2014-011

From:

Phyllis Patek

Sent:

Friday, September 19, 2014 5:11 PM

To:

Heldenfels, Leane

Subject:

Correspondence with TCEQ on 3801 Island Way

Leane,

Can you please print and put in our file for the BOA to review. Thank you!

**Phyllis Patek** 

From: Kevin Smith [mailto:kevin.smith@tceq.texas.gov]

Sent: Thursday, September 18, 2014 1:49 PM

To: Phyllis Patek

Cc: <a href="mailto:brian-patek@yahoo.com">brian patek@yahoo.com</a>; James Bo Slone Subject: RE: survey for 3801 Island Way

Mr. and Mrs. Patek:

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• A plan is not required to be submitted for an addition to an existing home, and is not impacting a sensitive feature.

You may build your project. The City of Austin may have their own concerns.

If you have further questions, you may call us at 512-339-2929

Kevin Smith, P.E.

**Texas Commission on Environmental Quality** 

C15-2014-0111

From:

Phyllis Patek @atek@outlook,oen

Sent:

Thursday, September 25, 2014 10:01 AM

To:

Heldenfels, Leane

Subject:

FW: 3801 Island Way request for a variance

Here's a letter I sent to the neighbors today. I just want to show we are really trying to make an effort. Hopefully it will open the lines of communication.

From: Phyllis Patek [mailto:ppatek@outlook.com]

Sent: Thursday, September 25, 2014 9:57 AM

To: 'Mike Haggerty'; '< hmsdog@sbcglobal.net>'; '< mark.alexander02@gmail.com>'; '< jdemerath@808west.com>';

'<<u>mharries@earthlink.net</u>>'; '<<u>rhett.stone@smithbarney.com</u>>'; '<<u>vdjafari@hotmail.com</u>>'; '<<u>janellecollier@hotmail.com</u>>'; '<<u>mapharries@earthlink.net</u>>'; '<<u>jeanie@thundercloud.com</u>>'; 'Derek Howard';

'<phyllis@phyllispatek.com>'; Earl Fields (efields@austin.rr.com)

Cc: 'Jerry Perales, P.E.'; 'brian\_patek@yahoo.com' Subject: 3801 Island Way request for a variance

#### Neighbors

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Sincerely, Phyllis & Brian Patek

From: Kevin Smith Man Township to the text of the state o

Sent: Thursday, September 18, 2014 1:49 PM

To: Phyllis Patek

Cc: Supposition of Section 1801 Island Way

Mr. and Mrs. Patek:

TCEQ toured your site today and have reviewed your drawings. Bo, our Geologist, and I, P.E. and evaluated the location and determined your site to not be nearby or immediately above any sensitive features as determined by EAPP using State criteria. Your project, where an individual home owner wishes to construct his/her own home or an addition, and the activity is one according to the rules found in 30 TAC Chapter 213:

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You may build your project. The City of Austin may have their own concerns.

If you have further questions, you may call us at 512-339-2929

C15-2014-011

#### Heldenfels, Leane

From:

Hiers, Scott

Sent:

Wednesday, October 01, 2014 9:39 AM

To:

Earl Fields

Cc:

Heldenfels, Leane; Phyllis Patek (particle), JE)

(jerry.perales@gmail.com); Lesniak, Chuck

Subject:

RE: 3801 Island Way request for a variance

Mr. Fields,

I did have a telephone conversation with Ms. Patek and I don't call exactly what I said, but I certainly would have been careful to caveat my statements, as I did went I spoke to you. I would have guided the discussion to addressing concerns about the rimrock Critical Environmental Feature. I certainly would have caveated any statement on potential harm or damage to the rimrock, because I don't have enough information on the current site conditions or on the proposed site development. In addition, since I am not a geotechnical engineer, I would not make any statements in regards to the stability of a slope, especially given that I have only viewed the slope and rimrock feature from your property, which is down gradient of the site. In all my discussions with both you and the owner, I have tried to limit the conversation to the identification and the protection of Critical Environmental Features as they are defined in and protected by Austin's Land Development Code. I have stated numerous times to you and Ms. Patek that the identification and protection of Critical Environmental Features only applies to properties or development activities that are subject to the current land development code. At this time, it's my understanding that is not the case for 3801 Island Way. Regarding state regulations, rimrocks are not a sensitive feature or defined in 30 TAC 213 (the Edwards Rules), so it is not surprising that the TCEQ has determined that the proposed activities are not impacting a sensitive feature in regards to 30 TAC 213.

I would be happy to answer any additional questions from you or Ms. Patek may have in regard to Critical Environmental Features. I recommend that all other questions be directed to the case manager; Lenae Heldenfels (512-974-2202), or the City Environmental Officer; Chuck Lesniak (512-974-2699).

Sincerely,

Scott E. Hiers, P.G.
City of Austin – Watershed Protection Dept.
Environmental Resources Management Division
505 Barton Spring Rd., 11<sup>th</sup> Floor
Austin, Texas 78704
512-974-1916 (Office)
512-217-5047 (Cell)
scott.hiers@austintexas.gov

From: Earl Fields (Mailto: Frieds Maustin.rr Com)
Sont: Tuesday, Sontamber 30, 2014 3:52 PM

Sent: Tuesday, September 30, 2014 3:52 PM

**To:** Hiers, Scott **Cc:** Heldenfels, Leane

Subject: Fwd: 3801 Island Way request for a variance

Sent from St. Somewhere

Begin forwarded message:

C15-2014-0111

September 30, 2014

Dear Phyllis and Brian,

Thank you for your letter and expression of concern for the protection and the physical safety of your neighbors, property and the Critical Environmental Feature down slope from you on Island Way.

As your intentions for increasing your impervious coverage have not changed since Rhett and I met with you and Brian at your duplex, we would like an opportunity to meet with you again to discuss options on how to increase your square footage for your family, within your existing footprint, without the need to increase your impervious coverage through upzoning.

The Island Way Homeowner's Association was supportive of the Lake Austin Task Force's recommendations and the City Council of Austin's unanimous action to establish the Lake Austin Overlay Zoning District. We support the regulatory controls added to the Austin Land Development Code to address the practice of upzoning, to improve management of Lake Austin and to promote, preserve, and protect Critical Environmental Features, such as the Rimrock on Island Way identified in the City of Austin's database.

Based on the regulations of the Lake Austin Overlay Zoning District, Island Way Homeowner's Association continues to believe that your hardship request for additional impervious cover up to 97% of the buildable 0-15% slope and adding an amenity such as a pool does not meet the qualifications for a variance as required by the Board of Adjustment. The existing impervious cover is now at 86%, which is far beyond the allowable 35%.

Over the years we have had good friends and neighbors reluctantly move when their families reached a tipping point on the need for more indoor square footage. Every resident on Island Way is in the same situation in terms of living small – less indoor space versus more outdoor space. It is not unique to your family. The square footage on your personal side of your duplex presently exceeds other residents on Island Way.

I have been a practicing residential architect in Austin for over 20 years. I would be glad to look at your duplex and offer my opinion on how you might create more efficient living space within your budget without increasing your impervious coverage.

Finally, thank you for your apology to Rhett and I, when we met with you and Brian, for having removed the trees, shrubs, and other vegetation above the rimrock, without notifying the families below. We believe that it will be beneficial in the future for all concerned, and for protection of this sensitive area over the Balcones Fault, Edwards Aquifer Recharge Zone, the Colorado River, Lake Austin, the drinking water source for us all, to discuss your intentions before the removal of additional trees takes place.

Sincerely,

Earl Fields
President, Island Way Homeowner's Association

Copy: Leane Heldenfels, Executive Liaison, Planning and Development Review

August 27, 2014

Dear Board of Adjustment Members:

I am a homeowner in the Island Way Condominium Complex located adjacent to and across the cul-de-sac from the applicant's lot. The character of the area of Island Way is one of multifamily residences. All lots on Island Way have been developed as multi-family. Four out of five of the lots on Island Way front onto Lake Austin.

Our neighborhood consists of many environmental features being in the Edwards Aquifer Recharge Zone. One of the most sensitive features is the Canyon Rimrock that extends through the middle of Island Way's cul-de-sac between the applicant's lot, at the top of the Canyon Rimrock, and the lots below that front onto Lake Austin.

Recently, Department of Watershed Protection staff Scott Hiers, Senior Environmental Scientist and John Clement, Environmental Program Coordinator visited the site and will submit the Canyon Rimrock into the city database for Critical Environmental Features. This Canyon Rimrock consists of caves, fragile rock outcroppings, and water seepage thru fissures that result in ferns, trees and other native vegetation growing directly out of the rock face. The applicant's home is very near the edge of the Canyon Rimrock overlooking the homes below.

There are eight homes at the base of this Canyon Rimrock. Some of us have lived there more than 30 years and we continuously experience falling rock and other debris coming off the Canyon Rimrock onto the roofs of our homes as well as our vehicles.

A few months ago, the applicant removed several tall trees and other vegetation at the top of the Canyon Rimrock which immediately caused a surge in the amount of falling rock and debris which we are still experiencing today.

We as homeowner's strongly feel that any further development on the applicant's lot would further compromise the already fragile integrity of this very sensitive Canyon Rimrock and would increase the danger to residents and property that would accompany any further development.

Page Two Island Way Homeowner's Association

The applicant is asking for additional impervious cover up to 97% of the buildable 0-15% slope category. The existing impervious cover is now 86%, which is far beyond the allowable 35% and far beyond any reasonable minimum departure from the allowable 35% impervious cover.

I represent the majority of the Island Way Homeowner's Association in asking the Board to deny the applicant's variance request. I wish to correct for the record the applicant's proposal submitted for the August 11, 2014 hearing. Under Area Character #3 —it stated, "The variance request is supported by adjacent neighbors". None of the other residents on Island Way were aware of the variance request by the applicant until we received our letters in the mail from the City of Austin, Board of Adjustment.

In the future, if any development is proposed on the applicant's lot, we would like to respectfully request an environmental study be done to accompany any future requests.

We are including some recent photos of the area and other visual aids to help you understand our concerns.

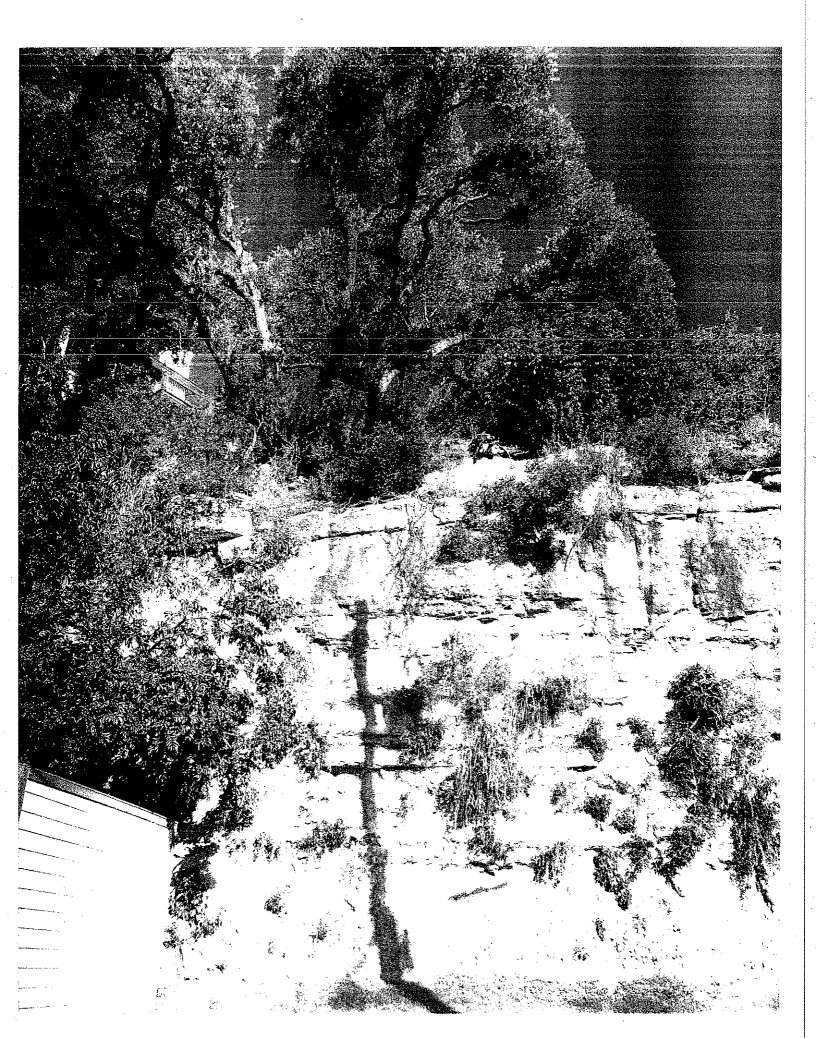
Thank you for your consideration of our concerns.

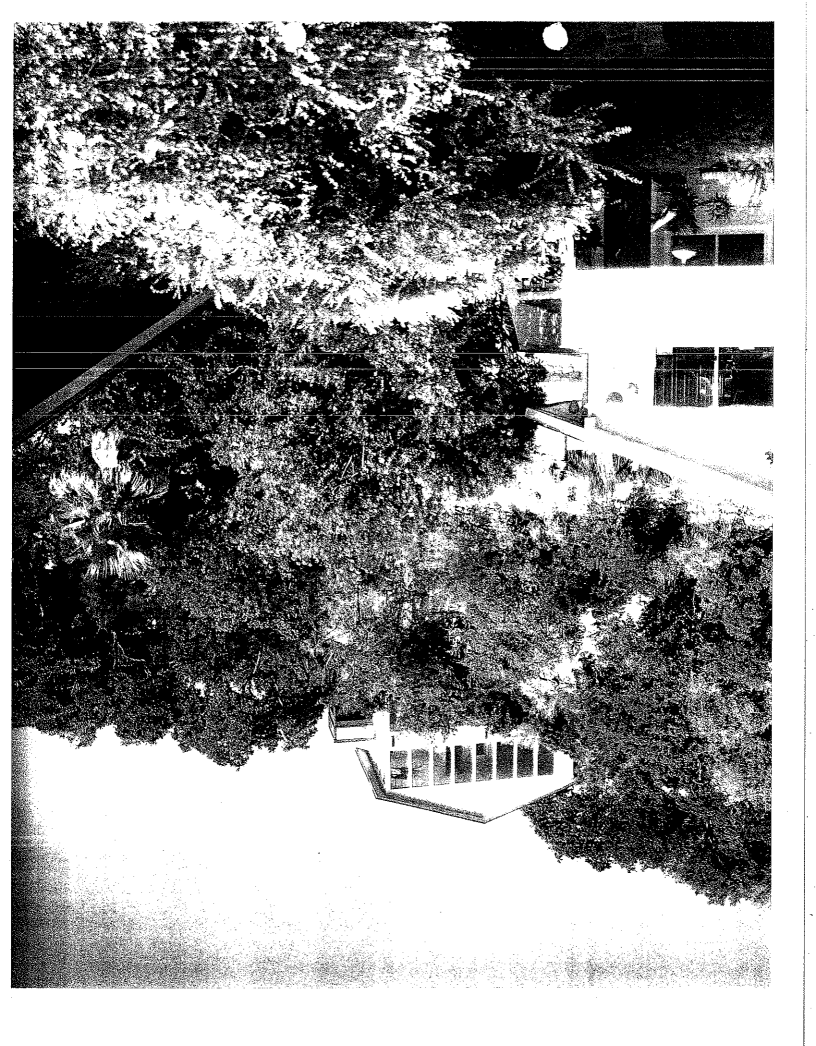
Earl Fields

Earl Rill

President, Island Way Homeowner's Association

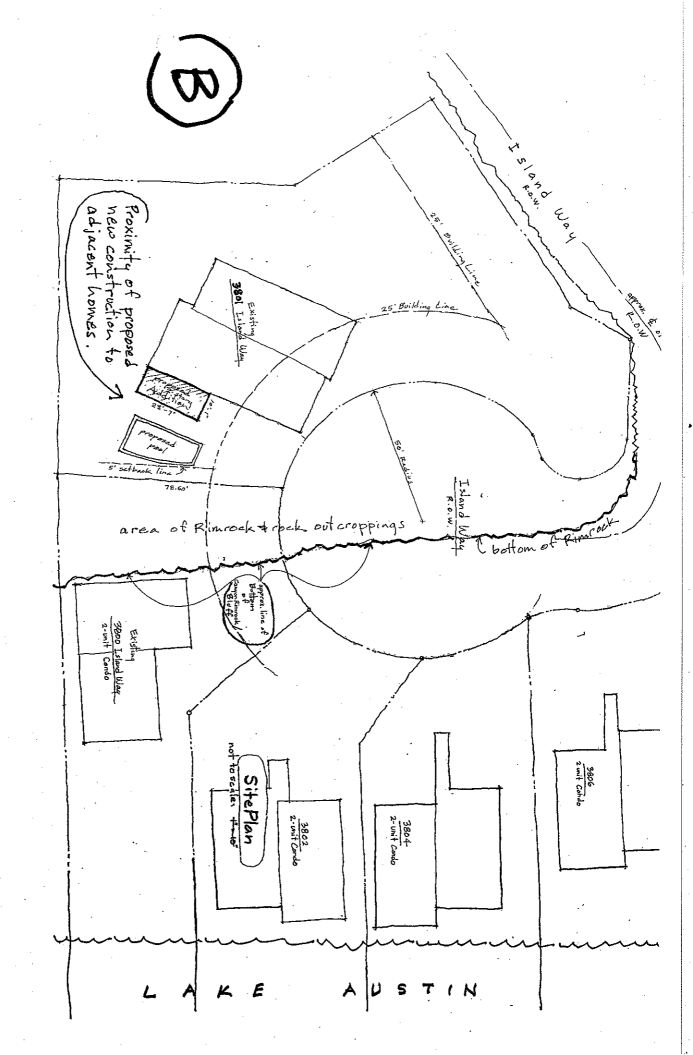
Copy: Island Way Homeowner's Association Members











0 5 10 3800 Island Way 20 2' Contour 100' Floodplain Building Footprint Lot Lines 30 40 50 Feet City of Austin Topographic 12. unit Cando Lake Austin 3807 Zivhit Condo Map 3804 3.806 Cond

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organization that has expressed an interest in an application affecting have the opportunity to speak FOR or AGAINST the proposed application. You may also contact a neighborhood or environmental 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

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 During a public hearing, the board or commission may postpone or than 60 days from the announcement, no further notice will be sent.

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

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 mard or commission by:

- delivering a written statement to the board or commission before or concern tit may be delivered to the contact person listed on a during the public hearing that generally identifies the issues of
- 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 the subject property or proposed development. has an interest in or whose declared boundaries are within 500 feet of 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.austimexas.gov/development For additional information on the City of Austin's land development

Written comments must be submitted to the contact person listed on the notice

Case Number: C15-2014-0111, 3801 Island Way Contact: Leane Heldenfelt, 512-974-2202, leane, heldenfelts(igustsinexas gov Public Hearing: Board of Adjustment, August 11th, 2014  Cour Name (please print)  Story His application Your Address(es) offected by this application Your Elephone  Support  Figure Telephone  Figure Telephone  Figure Telephone  Support  Figure Telephone  Support  Figure Telephone  Figure Telephone  Support  Figure Telephone  Figure Telephone  Support  Figure Telephone  Figure Telephone  Support  Figure Telephone  Figure Telephone
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Or scan and email to leane. heldenfels@austintexas.gov

Or fax to (512) 974-2934

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- is the record owner of property within 500 feet of the subject property or proposed development; or property or proposed development:
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A notice of appeal must be filed with the director of the responsible department no later than 10 days after the decision. An appeal form may be available from the responsible department

process, visit our web site; www.austintexas.gov/development

Or scan and email to leare, heldenfels@austintexas.gov

Or fax to (512) 974-2934

Austin, TX 78767-1088

P. O. Box 1088

cane Heldenfels

City of Austin-Planning & Development Review Department Ist Flour

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

Note: any comments received will become part of the public record of this case

For additional information on the City of Austin's land development

Case Number; and the contact person listed on the notice. Any comments received will become part of the public record for this case. 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 Written comments must be submitted to the contact person listed on the notice

Contact: Leane Helvenfils, 512-974-2202. leane heldenfels@austiniexax.gov Public Hearing: Board of Adjustment, August 11th, 2014  AREX VITES  THE CONTROL OF Adjustment, August 11th, 2014  AREX VITES  THE CONTROL OF ADJustment, August 11th, 2014  The Co	The Name of Control of the Control o
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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 application. 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 will be sent.

A board or commission's decision 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.

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 fisted on a notice); or
- appearing and speaking for the record at the public hearing;
   occupies a primary residence that is within 500 feet of the subject
- property or proposed development: is the record owner or 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.

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

For additional information on the City of Austin's land development process, visit our web site: www.austintexas.gov/development.

P. O. Box 1088 Austin, TX 78767-1088

Leane Heldenfels

Or fax to (512) 974-2934

Or scan and email to leane.heldenfels@austintexas.gov

City of Austin-Planning & Development Review Department/1st Floor

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

Note: any comments received will become part of the public record of this case

Written comments must be submitted to 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. Any comments received will become part of the public record for this case.

Case Number: C15-2014-0111, 3801 Island Way Contact: Leane Heldenfels, 512-974-2202, leane. heldenfels@austintexas.gov Public Henring: Board of Adjustment, August 11th, 2014  The Starte  Your Nume (please print)  3802 A + 3802 B + 5 land  Signature Your address(es) affected by this application  Signature  Signature  Date  Date  Compents:  Compents:
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have the opportunity to speak FOR or AGAINST the proposed your neighborhood. organization that has expressed an interest in an application affecting application. hearing, you are not required to strend. 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 environmental

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

A board or commission's decision may be appealed by a person with will determine whether a person has standing to appeal the decision. 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

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

- during the public hearing that generally identifies the issues of delivering a written statement to the hourd or commission before or HINTE (1); OF concern hi may be delivered to the contact person listed on a
- occupies a primary residence that is within 500 feet of the subject appearing and speaking for the record at the public hearing:

ž.

Children' - Environmental

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

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

City of Austin-Planning & Development Review Department/Ist Flowr

Leans Heldenfels

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

Or scan and email to learse heldenfels @austintexas.gov

Or fax 10 (512) 974-2934 Ausrin, TX 78767-1088 P. O. Box 1088 Note: any comments received will become part of the public record of this case

process, visit our web site: www.austiniexas.gov/development for additional information on the City of Austin's land development

> board or commission, or Council; the scheduled date of the public hearing: the before or at a public hearing. Your comments should include the name of the Case Number; and the contact person listed on the notice. Any comments Written comments must be submitted to the confact person listed on the nedice received will become part of the public record for this case.

Case Number: C15-2014-0111, 3801 Island Way Contact: Leane Heistenfils, \$12-974-2202. leane.heistenfils@austinicxas.yov Public Hearing: Board of Adjustment, August 11th, 2014  AAREK V1 [+2  AAREK Please print)  A. 8 304  A. 8 304
--

#### Heldenfels, Leane

From:

mark harries and arries wearthlink nets

Sent:

Monday, September 08, 2014 11:46 AM

To:

Subject:

Heldenfels, Leane Case #C15-2014-0111

3801 Island Wagi

Leanne and Board,

I am a member of the Island Way Homeowners association and my home is at 3806A island way. I stand with and support the letter sent by our Home Owners association in protest of the variance and application C15-2014-0111.

I am out of state, and do not have access to regular computer, fax, printer. Please let this e-mail represent my notice of protest.

Thank you,

-mark harries Home owner 3806A island Way Austin, TX 78746

512-347-1648 Via BlackBerry

#### 3801 Island Way - LA Zoning Slope Information

PERALES ENGINEERING, LLC

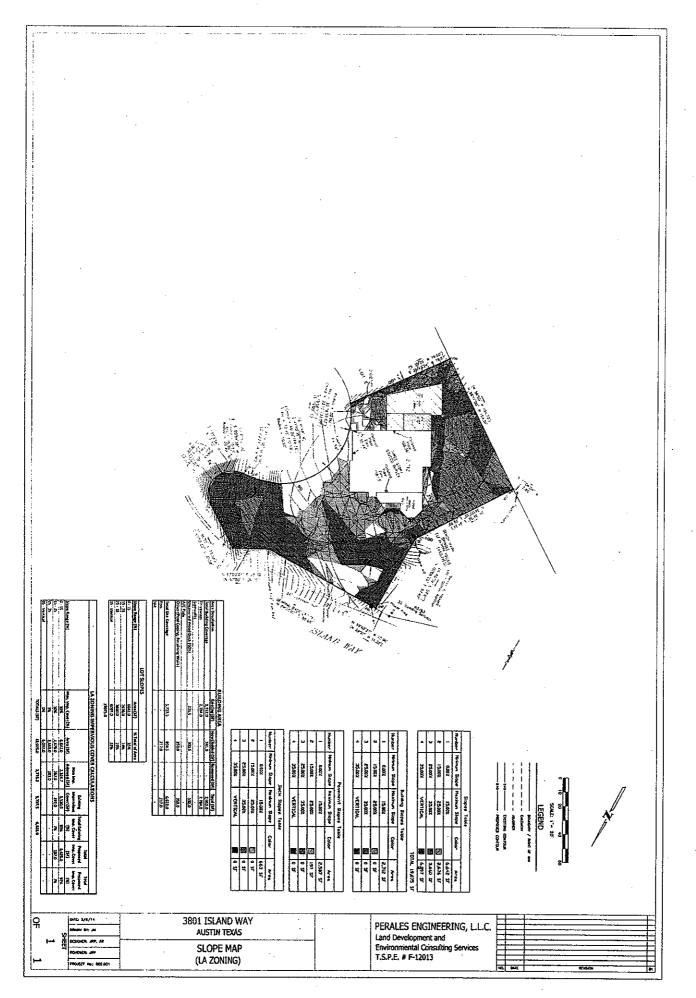
	BUILDING AREA			
Area Description:	Existing (SF)	New/Added (SF)	Removed (SF)	Total (SF)
Total Building Coverage .	2,712.0	241.0	-	2,953.0
Driveways	2,784.0	-		2,784.0
Sidewalks		-	-	-
Uncovered Wood Deck (50%)	231.5	300.5	-	532.0
A/C Pads	-	-	-	-
Other (Pool Coping, Retaining Walls)	-	353.0	-	353.0
Total Site Coverage	5,727.5	894.5	-	6,622.0
Pool	-	217.0		217.0
Spa	- '	-	-	-

LOT SLOP	<u>:</u> S	
Slope Range (%)	Area (SF)	% Total of Area
0 - 15	6642.0	35%
15 - 25	2676.0	14%
25 - 35	3660.0	19%
35 - Vertical	6097.0	32%

19075.0

	TOTALS (SF)	19.075.0	2.775.3	5.727.5	6.622.0		
35 - Vertical	0%	6,097.0			-	-	-
25 - 35	5%	3,660.0	183.0		-	-	
15 - 25	10%	2,676.0	267.6	197.0	7%	197.0	7%
0 - 15	35%	6,642.0	2,324.7	5,530.5	83%	6,425.0	97%
Slope Range (%)	Max. Imp. Cover (%)	Area (SF)	Max (mp. Allowed (SF)	Existing Impervious Cover (SF)	Total Existing	Total Proposed Imp Cover (SF)	
	LA ZONING IMP				CO (1984) (1984) (1984)		

9/8/2014, 10:38 AM



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 application. You may also contact a neighborhood or environmental organization that has expressed an interest in an application affecting your neighborhood.

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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;
- 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.

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For additional information on the City of Austin's land development process, visit our web site: www.austintexas.gov/development.

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Case Number: C15-2014-0111, 3801 Island Way Contact: Leane Heldenfels, 512-974-2202, leane heldenfels@austintexas.gov Public Hearing: Board of Adjustment, September 8th, 2014
Vour Name (nlease mint)
3 Sht &
Your address(es) affected by this application
Signature  Signature  (5) 3 58 - 4511
Comments: I have revened the proposed
improvements to the outset's proport.
Note: Any comments received will become part of the public record of this case
If you use this form to comment, it may be returned to: City of Austin-Planning & Development Review Department/ 1st Floor
Leane Heldenters P. O. Box 1088 Austin, TX 78767-1088
Or fax to (512) 974-2934 Or scan and email to leane heldenfels@anstintexas.cov
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#### BOARD OF ADJUSTMENT (BOA)/SIGN REVIEW BOARD (SRB)

June 14, 2004 One Texas Center

505 Barton Springs Road, Room 325

#### CALL TO ORDER - 5:30 P.M.

Herman Thun	_*_Barbara Aybar _	*_Frank Fuentes	_*Leane Heldenfels
Chair	Vice-Chair		
*_Betty Edgemond	Bruce Shelton	Cathy French	_*Laurie Virkstis
	(SRB Only)	(SRB Only)	(Alternate)
Leroy Vaughn			
(Alternate)			

#### ORDER OF PROCEDURE

- 1. Chair calls meeting to order
- 2. Staff presents the variance request
- 3. Chair calls on those FAVORING the request
  - a. Applicant's presentation (5 minutes)
- 4. Chair calls on those OPPOSING the request
  - a. Presentation (5 minutes)

If more than one wanting to speak, it is suggested

one person be selected as spokesperson

- 5. Applicant is given opportunity to answer objections stated (2 minutes)
  Upon the motion of any member and a positive vote by a majority of
  The Board, or upon a ruling by the Chair, these time limits may be equitably
  extended
- 6. The public hearing may be closed and no further testimony is taken from the public (unless requested by the Chair).
- 7. Questions from the Board
- 8. When the public hearing is closed, the Board shall make a recommendation
- 9. If motion is for approval, findings of fact are stated in support of the approval

### CITIZENS WISHING TO SPEAK BEFORE THE BOARD MUST REGISTER BY SIGNING IN WHERE INDICATED BY BOARD SECRETARY.

Any interested party aggrieved by a decision of the Board of Adjustment may appeal the Board's decision to a District Court. The petition must be submitted within ten (10) days after the date the decision is filed in the Board's office (Local Government Code 211.011). Decisions of the Sign Review Board may be appealed to City Council.

POSTED: June 10, 2004 TIME: 3:00 P.M.

## 4. C15-04-067 Claude Benayoun for Mueller Family Partnership 1612 S. Congress Avenue

The applicant has requested a variance to decrease the minimum front yard setback for a Neighborhood Mixed Use requirement of Section 25-2-1504(5)(a) from 5 feet to 0 feet in order to maintain an existing commercial building in a "CS-CO-NP", Commercial Services-Conditional Overlay-Neighborhood Plan zoning district.

#### POSTPONED TO JULY 12 MEETING

5. C15-04-069 Tomas Leal 3705 Garden Villa Lane

The applicant has requested a variance to decrease the minimum side yard setback requirement of Section 25-2-492(D) from 5 feet to 3.5 feet in order to complete the installation of a mobile home in an "MH", Mobile Home zoning district.

#### POSTPONED TO JULY MEETING FOR PICTURES

6. C15-04-070 Jay Gordon for David Berry 3916 Avenue H

The applicant has requested a variance to decrease the minimum rear yard setback requirement of Section 25-2-492(D) from 10 feet to 7 feet in order to erect and complete exterior stairs for a two-family residential use in an "SF-3", Family Residence zoning district.

#### POSTPONED TO JULY FOR BETTER FINDINGS

7. C15-04-072 Ken Vaughn for Ted Lloyd 3801 Island Way

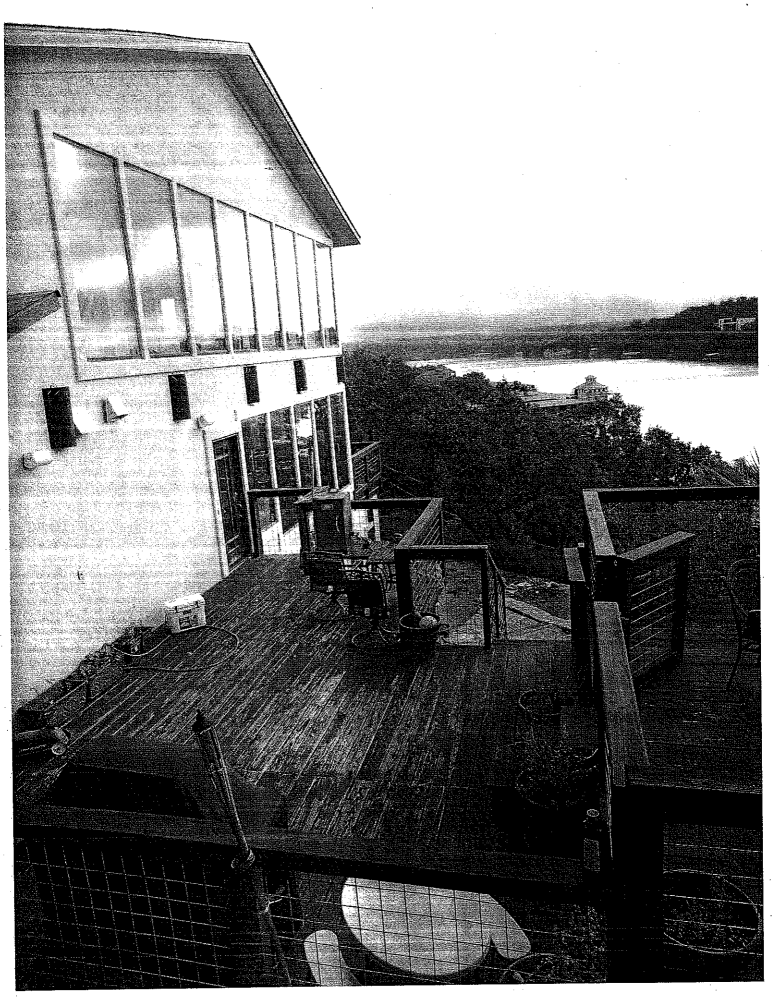


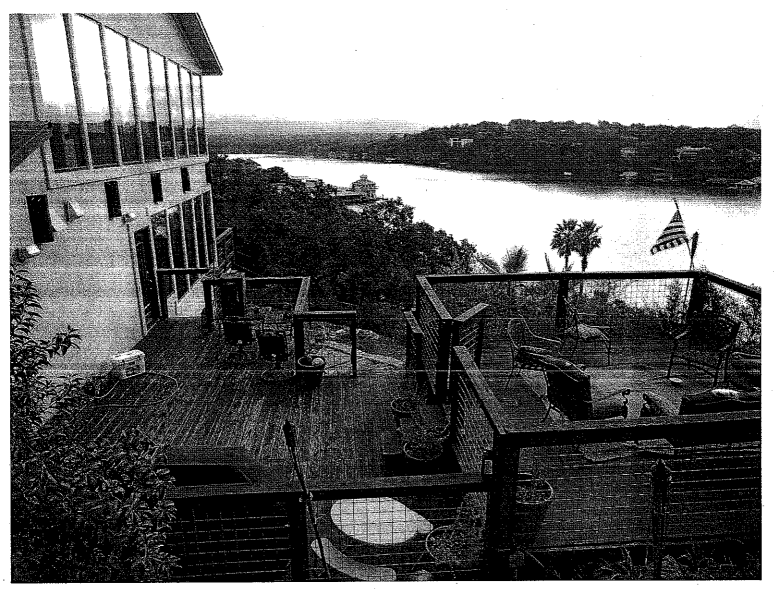
The applicant has requested a variance to decrease the minimum side street property line requirement of Section 25-2-492 (D) from 15 feet to 0 feet in order to maintain a carport and deck structure for an existing single family residence in an "LA", Lake Austin zoning district.

#### **GRANTED 5-0**

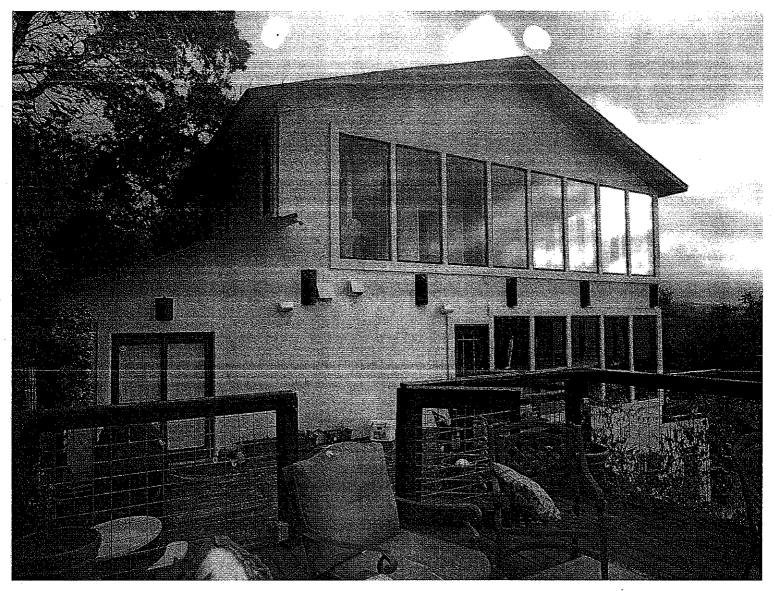
8. C15-04-074 John L. Sanchez 2911 East 5<sup>th</sup> Street

The applicant has requested a variance to decrease the minimum lot size requirement of Section 25-2-492(D) from 7,000 square feet to 6,785 square feet in order to erect a duplex residential use in an "SF-3-NP", Family Residence-Neighborhood Plan zoning district.

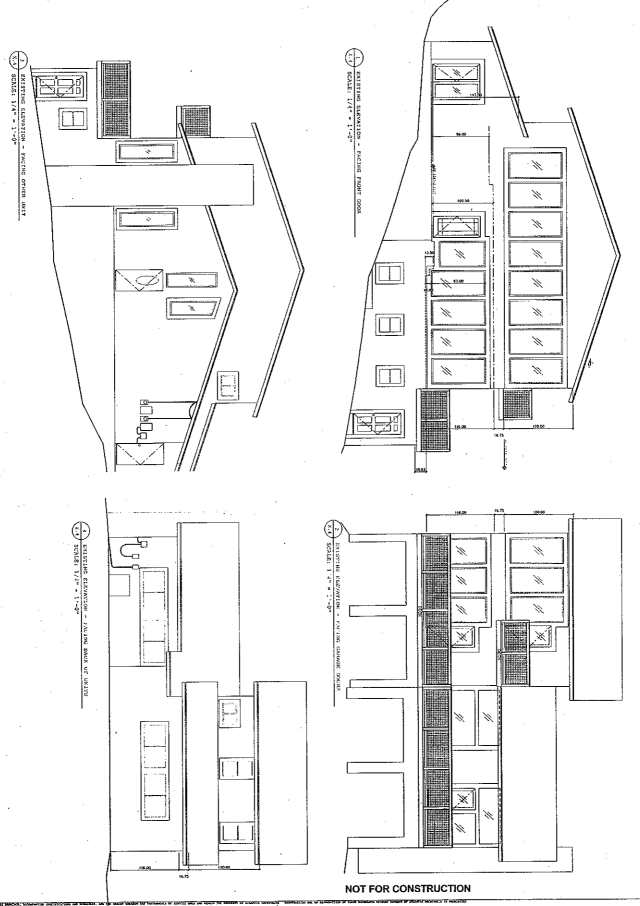




C15-2014-0111



C15-2014-0111



atlantis architects
4117 guadalupe street - studio B
austin texas 78751
ph 512.452.7800 fax 452.7801
atlantisarchitects.com

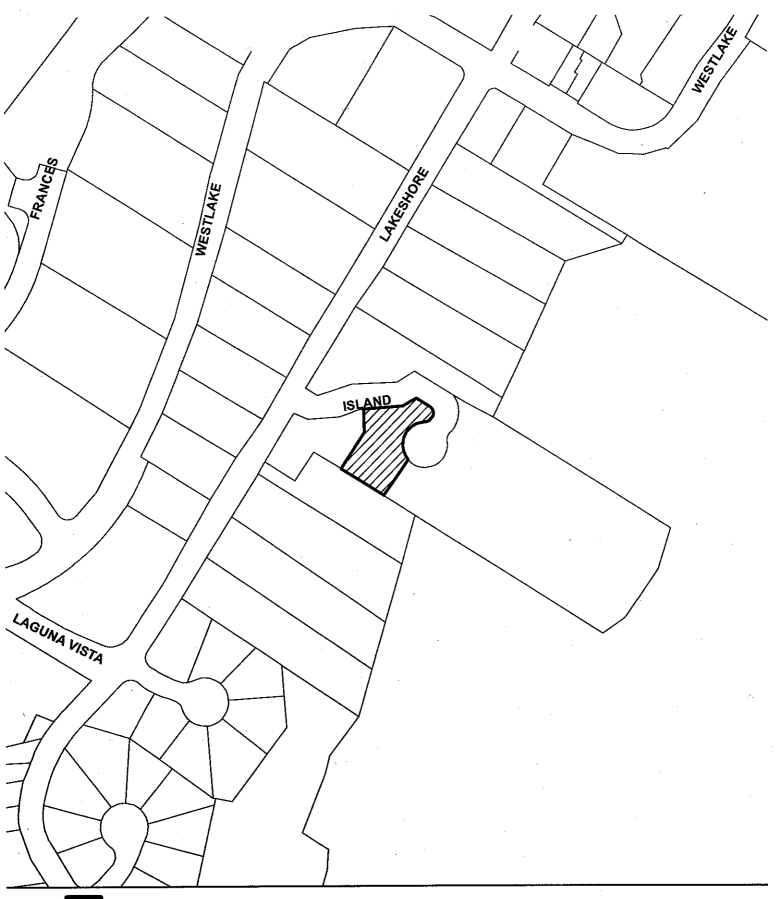
## CITY OF AUSTIN Board of Adjustment/Sign Review Board Decision Sheet

D#	ATE: Monday, August 11, 2014	CASE NUMBER: C15-2014-0111
	Jeff Jack Michael Von Ohlen Ricardo De Camps Bryan King Vincent Harding Will Schnier - Melissa Hawthorne-out Sallie Burchett	
AF	PPLICANT: Phyllis Loflin Patek	
O/	WNER: Phyllis Loflin Patek	
Αľ	DDRESS: 3801 ISLAND WAY	
25 gr re	ARIANCE REQUESTED: The applicant has re- i-2-551 (C) (3) to increase the maximum impe adient of 15 percent or less from 35% (requir model an existing structure, add an attached e use from duplex to single family in a "LA",	rvious cover on a slope with a red) to 97% (requested) in order to guest house and pool and change
В	OARD'S DECISION: POSTPONED TO Septemb	er 8, 2014
FI	NDING:	
1.	The Zoning regulations applicable to the prope because:	rty do not allow for a reasonable use
2.	(a) The hardship for which the variance is requ	ested is unique to the property in that:
	(b) The hardship is not general to the area in w	hich the property is located because:
3.	The variance will not alter the character of the a impair the use of adjacent conforming property the regulations of the zoning district in which the	, and will not impair the purpose of
	La 11000	

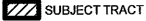
Chairman

Leane Heldenfels

Executive Liaison







PENDING CASE

ZONING BOUNDARY

CASE#: C15-2014-0111 Address: 3801 ISLAND WAY

This product is for informational purposes and may not have been prepared for or be suitable for legal, engineering, or surveying purposes. It does not represent an on-the-ground survey and represents only the approximate relative location of property boundaries.



#### Heldenfels, Leane

From:

Phyllis Patek < patek@outlook.com>

Sent:

Monday, August 11, 2014 8:19 AM

To:

Heldenfels, Leane; 'Phyllis Loflin'; 'Jerry Perales, P.E.'

Cc:

brian\_patek@yahoo.com

Subject:

BofA meeting tonight

#### Leane,

We just got back in town yesterday. I realized after checking our mail why we have been getting calls from all of our neighbors. The letter sent out was confusing and somewhat misleading to our neighbors. The variance request states that we want to increase our impervious cover to 97% but doesn't state the current percentage that the existing home is already at. It also states we want to add an attached guest house instead of stating we would like to change our use from a duplex to a single family with a guest house. With all this being said some of our neighbors thought we wanted to pour concrete on 97% impervious cover and add a whole new guest house. I was wondering if we could postpone until the first meeting in September so we can clear this up with our neighbors and get all of their support. Please let me know. Sorry for the last minute request.

**Phyllis Patek** 

From: Heldenfels, Leane [mailto:Leane.Heldenfels@austintexas.gov]

Sent: Tuesday, August 05, 2014 3:20 PM

To: Phyllis Loflin; 'Phyllis Patek'; Jerry Perales, P.E.

Subject: Site plan of proposed, letters

Hi Phyllis – take a look at what evidence we have for your BOA case so far (austintexas gov/click on development/click on online tools/click on search case information/click on search information/type in address or case number, c15-2014-0111/ scroll down to bottom of page and click on view attachments to see all info we have received so far).

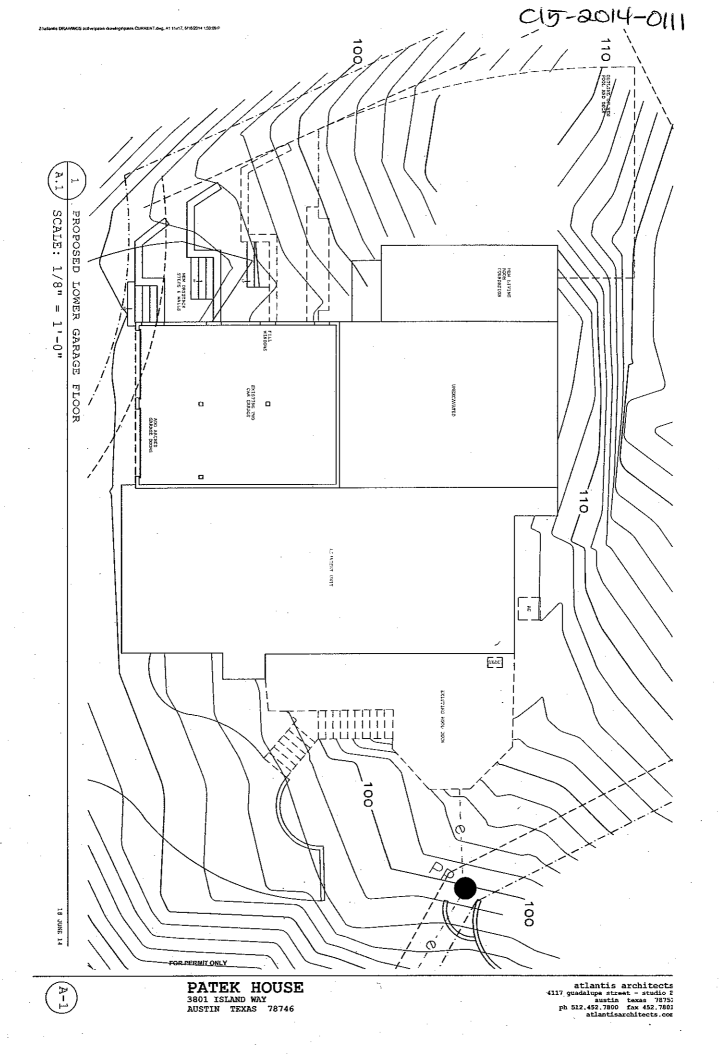
I had a neighbor call that received the notice and went to the link w/ case information and advised he couldn't find the proposed site plan showing where the pool was to be located and couldn't find letters from neighbors that he said is referred to in a letter from either you or Jerry.

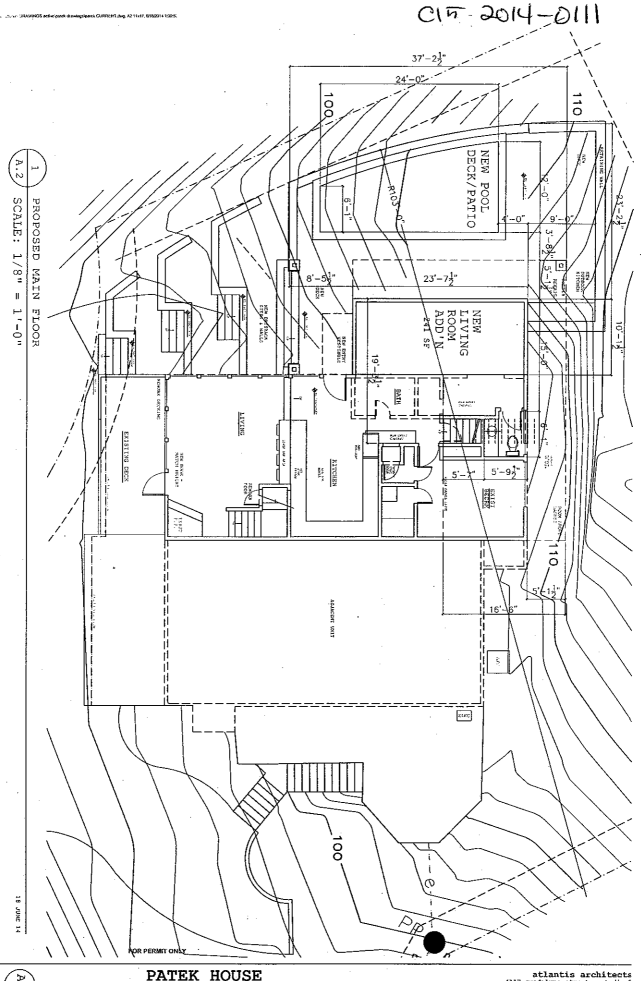
He lives on a lot below yours and wants this additional information, if possible, before he sends back the notice comment form.

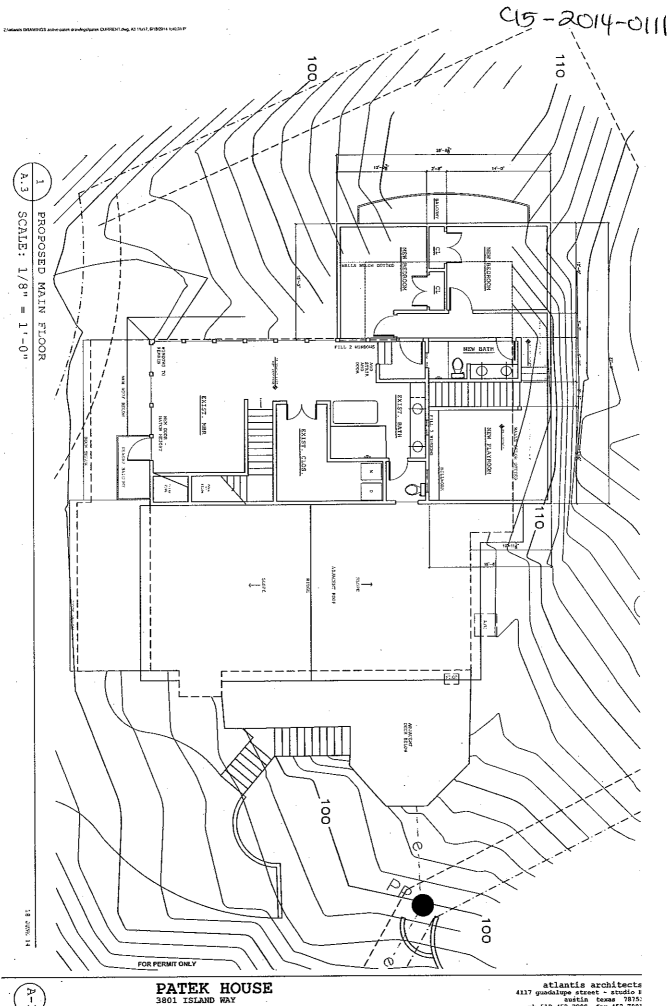
If you want to reply and attach these items! will include them in the Board's late back up packet and will send them to the inquiring neighbor as well, Earl Fields.

Thanks,

Leane







To Me; JANELLE DEMERATH Aug 4 at 11:58 AM To whom it may concern,

I have reviewed the plans for the proposed variance for the above referenced property proposed for the Patek residence. As the owner of an adjoining property, 3804A Island Way, I am in support of this variance. I am currently out of town and will not be able to addend the hearing or sign any documents, please accept this email in lieu of any alternative form of support.

Best regards,

Justin Demerath
Reply, Reply All or Forward | More



Development Code. The variance would allow me the ability to By signing this form, I understand that I am declaring my support for the variance being requested. Property Owner Name am applying for a variance from the Board of Adjustment regarding Section 2009 Lakestone Dr.

#### Heldenfels, Leane

From:

mark harries Chranes @earthlink.net?

Sent:

Wednesday, August 06, 2014 10:46 AM

To:

Heldenfels, Leane

Subject:

Case 0111 3801 Island Way

C15-2014-0111

Ms. Heldenfels,

I am an owner at 3806A Island Way, an adjoining property to the subject property. I wish to object to the proposed variance request for 3801 Island Way.

My property and my immediate neighbors are DOWN grade from the subject and very vulnerable to run-off, landslides, erosion, or any other activity that can alter or disturb the very fragile CLIFF between our properties and the subject site.

For example, there has been a history of the subject site removing trees on the cliff; that caused a significant amount of rocks and top soil to come over the cliff and onto our property. This during the present drought, so we continue to be very concerned as to what will happen when the rains return. This is a potential life safety and property damage concern.

It is also our understanding that to present duplex nature of the subject property will continue to be at least 1/2 rental property. Amongst other issues, this creates parking density concerns.

Finally, it is my understanding that the subject property and the Island Way Condos (which I am a member) share a water main. Our water pressure is already very low and I have a concern that the proposed improvements will further negatively impact that with more potential demands (people, bathrooms, a swimming pool, etc).

Thank you for your and the Board's consideration.

Mark Harries Owner 3806A Island Way Austin Tx 78746

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 application. You may also contact a neighborhood or environmental organization that has expressed an interest in an application affecting your neighborhood.

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- delivering a written statement to the board or commission before or during the public hearing that generally identifies the issues of concern the may be delivered to the contact person listed on a motice); or
- appearing and speaking for the fecord 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
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A notice of appeal must be filed with the director of the responsible department no later than 10 days after the decision. An appeal form may be available from the responsible department.

P. Q. Box 1088

examine

Leane Heldenfels

Or soun and email to leane, heldenfels@austintexas.gov

Aurilit, TX 78767-1088 Or lax 10 (512) 974-2934 City of Austin-Planning & Development Review Department

Tyou use this form to comfrent, it may be returned to:

Note: any comments reconstantly become part of the public records

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for additional information on the City of Austin's land development process, visit our web site: www.austintexas.gov/dovelopment.

Case Number, and the contact person listed on the notice. Any comments board or commission, or Council, the scheduled date of the public hearing; the before or at a public hearing. Daytime Telephone: received will become part of the public record for this case. Written continents must be submitted to the contact person listed on the notice Comments: Your Name (please print) Your address(es) affected by this application Michael + Vean Public Hearing: Board of Adjustment, August Itili, 2014 Contract: Leure Heldenfels, \$12-974-2202, leane heldenfels@unslintexas.gov Case Number: C15-2014-0111, 3801 Island Way へつのため Ve4 1965 512-184-1383 Signature Your comments should include the name of the なんら asest 128 Ox object C Lam in Invor Sign

3

CASE# <u>CLG-2014-0111</u>
ROW# 11143180
TAX# 0119090301

## 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.
STREET ADDRESS:
LEGAL DESCRIPTION: 3801 Island Way Subdivision - Island Way
Lot(s) 1 Block: NA Outlot: NA Division NA I/We Brian and
Phyllis Patek on behalf of ourselves as authorized agent for
the aforementioned property affirm that on July 15, 2014, hereby apply for a
hearing before the Board of Adjustment for consideration to:
(check appropriate items below and state what portion of the Land Development Code you are seeking a variance from)
ERECT ATTACH COMPLETE _X REMODEL MAINTAIN
in a LA – Lake Austin  Residence 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:**

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

The current zoning rules created after construction have left this site an existing violation limiting the ability of the homeowner to convert the site to a single family residence. The current development on the site is a duplex with greater than 45% impervious cover. The proposed plan will attempt to mimic the existing impervious cover but will still exceed the maximum impervious cover limitation allowed by zoning. Furthermore, this site can be no less than 2 acres in net site area. This site is currently 0.4379 acres according to the tax records.

#### **HARDSHIP:**

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

This property was originally developed as a duplex residential project. This site was since incorporated into the LA residential zoning category which made the site an existing violation due to its impervious cover and construction on slopes.

(b) The hardship is not general to the area in which the property is located because:

The homes in the area are all large lots that have been developed as single family residential homes. This home site cannot be converted to a single family residence as it has existing violations due to the City's incorporation of the LA zoning category for this site.

#### **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:

This variance will allow this site to be in character with the area adjacent to the property and will be more closely in conformance with the adjacent property owners which are large lot single family residential sites. There are no other duplexes in this area. The variance request is supported by the adjacent neighbors. Letters of support have been provided with this request.

**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:

This site is currently being used as a single family residence instead of a duplex. With this less dense land use there is less traffic than anticipated from the constructed land use.

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:

The existing land use of single family residential will be less dense than the constructed use of a duplex.

Therefore traffic and loading will be unchanged with the granting of this variance.

3. The granting of this variance will not create a safety hazard or any other condition inconsistent with the objectives of this Ordinance because:

The intent of the zoning ordinance was to establish a large lot residential development sensitive to Lake Austin. This site is currently being used a single family residence and granting of this variance will allow the development to be remodeled to a single family residential home from a duplex residential property. This reduction in site density can only bring the site closer to compliance with the Ordinance.

4. The variance will run with the use or uses to which it pertains and shall not run with the site because:

The desired land use is single family residential as is dictated by the site's zoning. This variance will allow the development to be remodeled to a single family residential home from a duplex residential property. This reduction in site density can only bring the site closer to compliance with the Ordinance.

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.

Signed Roth Mail Address 380 | Island Way

City, State & Zip | Avstin, TX | 78746

Printed | Mail State | Phone | S12-799-8500 | Date | T | 15 | 14 |

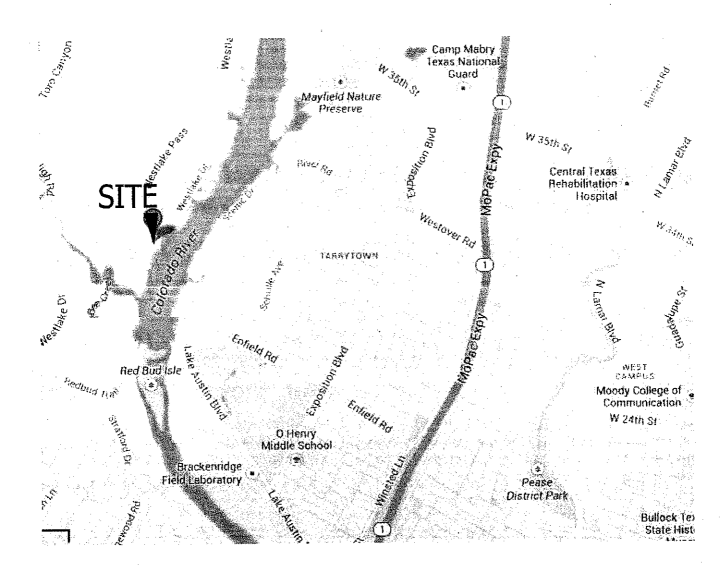
OWNERS CERTIFICATE — I affirm that my statements contained in the complete application are true and correct to the best of my knowledge and belief.

Signed Roth Mail Address 380 | Island way

City, State & Zip | Avstin, Ty | 78746

Printed | Phy | Is | Pate K | Phone | S12-799-8500 | Date | 7/15/14

NOTE:



## VICINITY MAP

PERALES ENGINEERING, L.L.C. Land Development and Environmental Consulting Services T.S.P.E. # F-12013

3801 ISLAND WAY AUSTIN TEXAS



July 15, 2014

Mr. Greg Guernsey
Director
Planning and Development Review
505 Barton Springs Rd.
Austin TX, 78703

RE: Engineer's Summary Letter - 3801 Island Way

Dear Mr. Guernsey:

Please except this letter and application materials as our formal submittal for a Board of Adjustment Variance. The project site is to be located at 3801 Island Way. We have included a vicinity map for your convenience. This site is zoned Lake Austin Residential (LA). The zoning category for this site was previously SF-3 and was developed as a duplex lot. The lot was then rezoned with the adopted LA zoning category. This lot was never in compliance with the LA zoning category with minimum lot size or development on slopes. Furthermore the existing impervious cover for the site exceeds the limits imposed by the LA zoning ordinance.

We are proposing to convert the duplex to a single family residence. To accomplish this remodel of the existing violating structure, a variance is required. We have provided exhibits depicting both the existing and proposed conditions of the site. The exhibits show the existing and proposed impervious cover in tabular form as well as graphically.

This site has been previously platted as Island Way (A Resubdivision of the Ostrov Addition), COA Case Number C8S-72-112. This site is located within the City of Austin Grid No. G25. The Travis County Appraisal District parcel number associated with this site is 0209060816.

The site is located over the Edward's Aquifer Recharge Zone according to the City of Austin and the TCEQ. There is no FEMA delineated floodplain within the site. The project site is situated in Bee Creek Watershed which is classified as a water supply rural watershed. The drainage from this site flows directly to the ROW and on to Lake Austin.

Sincerely,

Jerry Perales, PE

President

### 3801 Island Way - LA Zoning Slope Information

HE WOOD COURSES AND A SECRET STREET STREET	BUILDING ARE	A		
Area Description	Existing (SE)	New/Added (SF)	Removed (SF)	Total (SF)
Total Building Coverage	2,712.0	241.0	-	2,953.0
Driveways	2,784.0	-	-	2,784.0
Sidewalks	-	-	-	-
Uncovered Wood Deck (50%)	231.5	300.5	-	532.0
A/C Pads		-	-	-
Other (Pool Coping, Retaining Walls)	-	353.0	-	353.0
Totał Site Coverage	5,727.5	894.5	-	6,622.0
Pool	-	217.0	-	217.0
Spa	-	-	-	-

	LOT SLOPES	
Slope Range (%)	Area (SF)	% Total of Area
0 - 15	6642.0	35%
0 - 15 15 - 25 25 - 35	2676.0	14%
25 - 35	3660.0	19%
35 - Vertical	6097.0	32%

19075.0

Max.limp. Cover (%)         Area (\$F)         Allowed (\$F)         Cover (\$E)         Imp. Cover (%)           1-15         35%         6,642.0         2,324.7         6,425.0         97%           5-25         10%         2,676.0         267.6         197.0         7%           :5-35         5%         3,660.0         183.0         -         -           :5-Vertical         0%         6,097.0         -         -         -	S - Vertical	1 0%	6,097.0		·	
1-15 35% 6,642.0 2,324.7 6,425.0 97% 5-25 10% 2,676.0 267.6 197.0 7%		0.04	C 007.0			
1-15 35% 6,642.0 2,324.7 6,425.0 97%	5 - 35	5%	3,660.0	183.0	-	-
1-15 35% 6,642.0 2,324.7 6,425.0 97%	5 - 25	10%	2,676.0	267.6	197.0	7%
lope Range (%) Area (SF) Allowed (SF) Cover (SE) Imp. Cover (%)	- 15	35%	6,642.0	2,324.7		
Max Imp. Total Proposed Imp. Total Proposed	lope Range (%)	Max. Imp. Cover (%)	Area (SF)			

# Heldenfels, Leane

From:

Camou, Juan

Sent:

Wednesday, July 23, 2014 8:14 AM

To:

Heldenfels, Leane; Phyllis Patek

Cc:

P.E. Jerry Perales; Brian Patek

Subject:

FW: Attached Image

**Attachments:** 

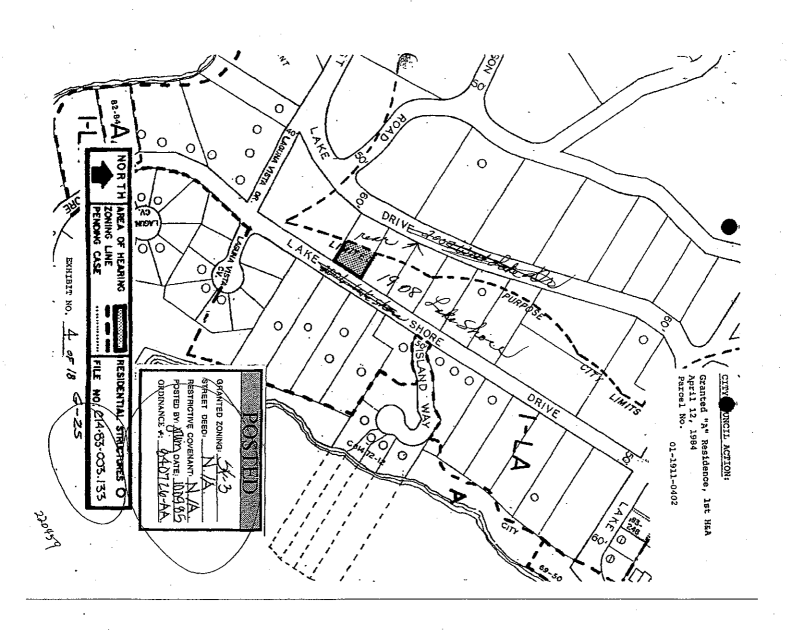
1528\_001.pdf

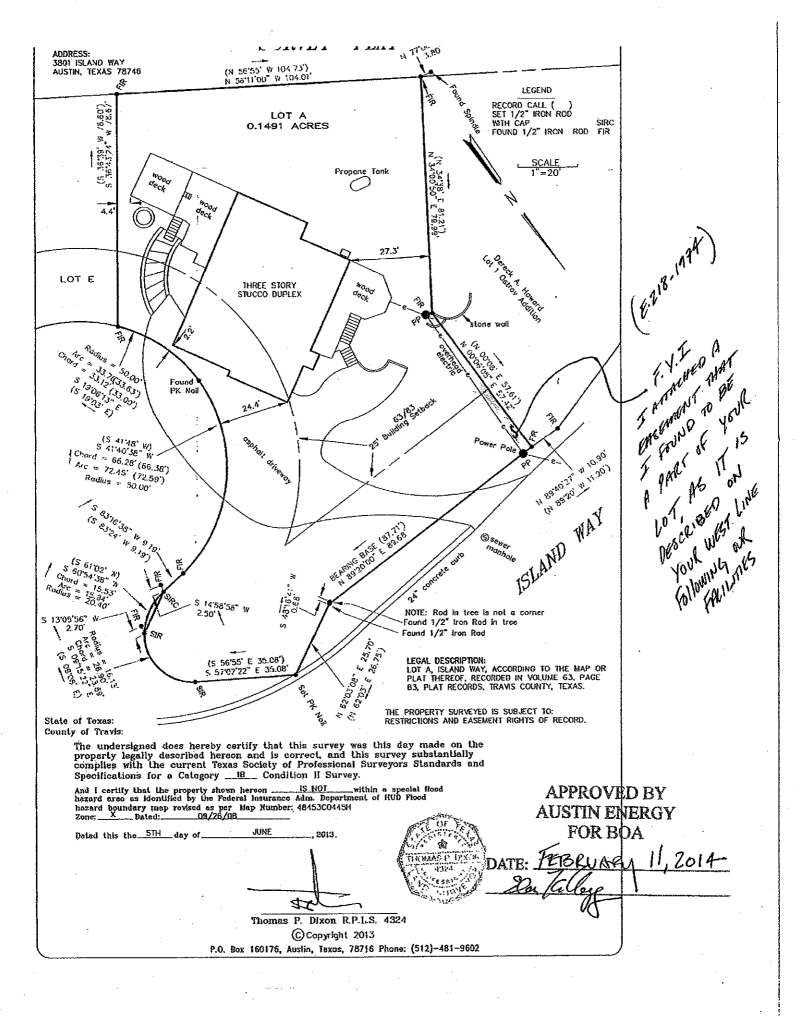
#### Leane,

I met with the owner a couple of times in regards to this property. It is hard to give you answer without doing a thorough review on how much impervious cover they would need. But, from what I can remember this property was permitted under zone A plus first height and area district in the early 70's. The property was then rezoned to SF-3 and shortly after that rezoned to LA. Because the property had a zoning that allowed for an impervious cover based on the lot size and not per slope interval, today it will not meet our current regulations. Also, please be aware that once a noncomplying structure or coverage is removed it would lose its status. Therefore the owner was advice to seek a variance.

Please see the attached information.

Respectfully, Juan P Camou





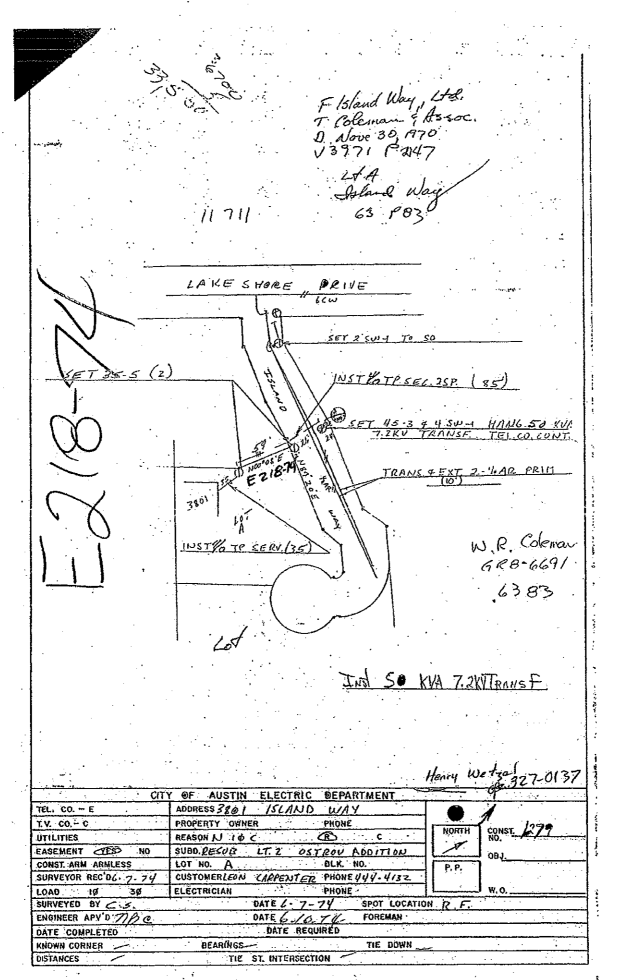
THE STATE OF TEXAS	KNOW ALL MEN BY THESE PRESENTS:	
COUNTY OF TRAVIS		
chartered and existing under place of business in Travi: President W. R. Coleman, he for a good and valuable cons hereby grant to the City of Texas, the right to enter an electric lines and systems, tained when placed on the sa and remove obstructions to the same of the	er the laws of the State of lexas, with its princips County, Texas, acting herein by and through its ereunto duly authorized.  Education, the receipt of which is hereby acknowledged, do Austin, a municipal corporation situated in Travis County, and place, construct, operate, repair, maintain and replace and to allow telephone lines to be constructed and mainman pole facilities, and to cut and trim trees and shrubbery the extent necessary to keep them clear of said electric lines across the following described tract of land situated in	<del></del>
That certain tract of 1	and situated in the	
Survey, and described in a	leed from Island Way, Ltd.	
to <u>Coleman and Associ</u>	ates	
dated <u>November 30, 1970</u> 3971 at Page Texas,	and appearing of record in Volume 2147 of the Deed Records of Travis County,	e
of Lot A of Island Way,	ve (5) feet in width, same being out of and a part a subdivision in Travis County, Texas, as appears age 83, Plat Records of Travis County, Texas, the p of land being more particularly described by lows:	
of the above said subdi	nt in the north line of the above said Lot A. vision, said north line also being the south land May, and from which point of beginning the	
THENCE CAllowing a	d lot bears S. 89"ZU" W., Z.b feet;	-
THENCE CAllowing a	d lot bears S. 89°20' W., 2.5 reet;	•
THENCE following a line of said lot, S. 00	d lot bears S. 89"ZU" W., Z.b feet;	•
THENCE following a line of said lot, S. 00	d lot bears S. 89"ZU" W., Z.b feet;	•
THENCE following a line of said lot, S. 00	d lot bears S. 89"ZU" W., Z.b feet;	
THENCE following a line of said lot, S. 00	d lot bears S. 89"ZU" W., Z.b feet;	
THENCE following a line of said lot, S. 00 tion.  To have and to hold the sors and assigns, together the purposes here.	d lot bears S. 89"ZU" W., Z.b feet;	
THENCE following a line of said lot, S. 00 tion.  To have and to hold the sors and assigns, together premises for the purposes he said lines and systems when	line 2.5 feet from and parallel with the west 108' W., a distance of 58 feet to point of terminate same perpetually unto the City of Austin and to its successith the right and privilege at any and all times to enter sa ereinabove stated and for the further purposes of inspecting ever necessary, and of relocating and removing the same.	id
THENCE following a line of said lot, S. 00 tion.  To have and to hold the sors and assigns, together premises for the purposes he said lines and systems when the above described land of the above described land.	d lot bears 5. 89°20' W., 2.6 feet; line 2.5 feet from and parallel with the west '08' W., a distance of 58 feet to point of termina- e same perpetually unto the City of Austin and to its succes- with the right and privilege at any and all times to enter sa ereinabove stated and for the further purposes of inspecting ever necessary, and of relocating and removing the same.	id
THENCE following a line of said lot, S. 00 tion.  To have and to hold the sors and assigns, together premises for the purposes he said lines and systems when the above described land of the above described land.	e same perpetually unto the City of Austin and to its succeswith the right and privilege at any and all times to enter sa ereinabove stated and for the further purposes of inspecting ever necessary, and of relocating and removing the same.  covenants that he is the owner and that the said lands are free and clear of encumbrances	id
THENCE following a line of said lot, S. 00 tion.  To have and to hold the sors and assigns, together premises for the purposes he said lines and systems when the undersigned of the above described land and liens of whatsoever characteristics.  It is further understothe sincular shall be constituted.	line 2.5 feet from and parallel with the west 108' W., a distance of 58 feet to point of terminate with the right and privilege at any and all times to enter sa the ereinabove stated and for the further purposes of inspecting ever necessary, and of relocating and removing the same.  Covenants that he is the owner is and that the said lands are free and clear of encumbrances reacter except those held by the following:  Cod that, whenever necessary, words used in this instrument in trued to read in the plural and that the words used in the mass trued to read in the feminine.	id
THENCE following a line of said lot, S. 00 tion.  To have and to hold the sors and assigns, together premises for the purposes he said lines and systems when the undersigned of the above described land and liens of whatsoever characteristic the singular shall be constituting gender shall be constitutioned.	line 2.5 feet from and parallel with the west  108' W., a distance of 58 feet to point of termina-  e same perpetually unto the City of Austin and to its succes- with the right and privilege at any and all times to enter sa ereinabove stated and for the further purposes of inspecting ever necessary, and of relocating and removing the same.  Covenants that he is the owner is and that the said lands are free and clear of encumbrances racter except those held by the following:  od that, whenever necessary, words used in this instrument in trued to read in the plural and that the words used in the mass	id
THENCE following a line of said lot, S. 00 tion.  To have and to hold the sors and assigns, together premises for the purposes he said lines and systems when the undersigned of the above described land and liens of whatsoever chatter in the singular shall be constituted to the singular shall be singular shall be constituted to the singular sh	line 2.5 feet from and parallel with the west 108' W., a distance of 58 feet to point of termination with the right and privilege at any and all times to enter sa ereinabove stated and for the further purposes of inspecting lever necessary, and of relocating and removing the same.    Covenants that he is the owner is and that the said lands are free and clear of encumbrances racter except those held by the following:    Output	id
THENCE following a line of said lot, S. 00 tion.  To have and to hold the sors and assigns, together premises for the purposes he said lines and systems when the undersigned of the above described land and liens of whatsoever chatter in the singular shall be constituted to the singular shall be singular shall be constituted to the singular sh	line 2.5 feet from and parallel with the west 108' W., a distance of 58 feet to point of termination with the right and privilege at any and all times to enter sa ereinabove stated and for the further purposes of inspecting lever necessary, and of relocating and removing the same.    Covenants that he is the owner is and that the said lands are free and clear of encumbrances racter except those held by the following:    Output	id

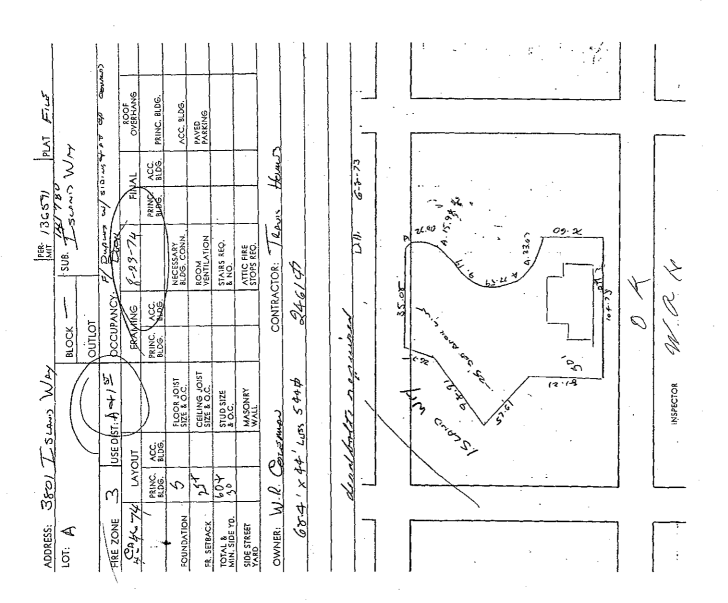
3801 deland Way

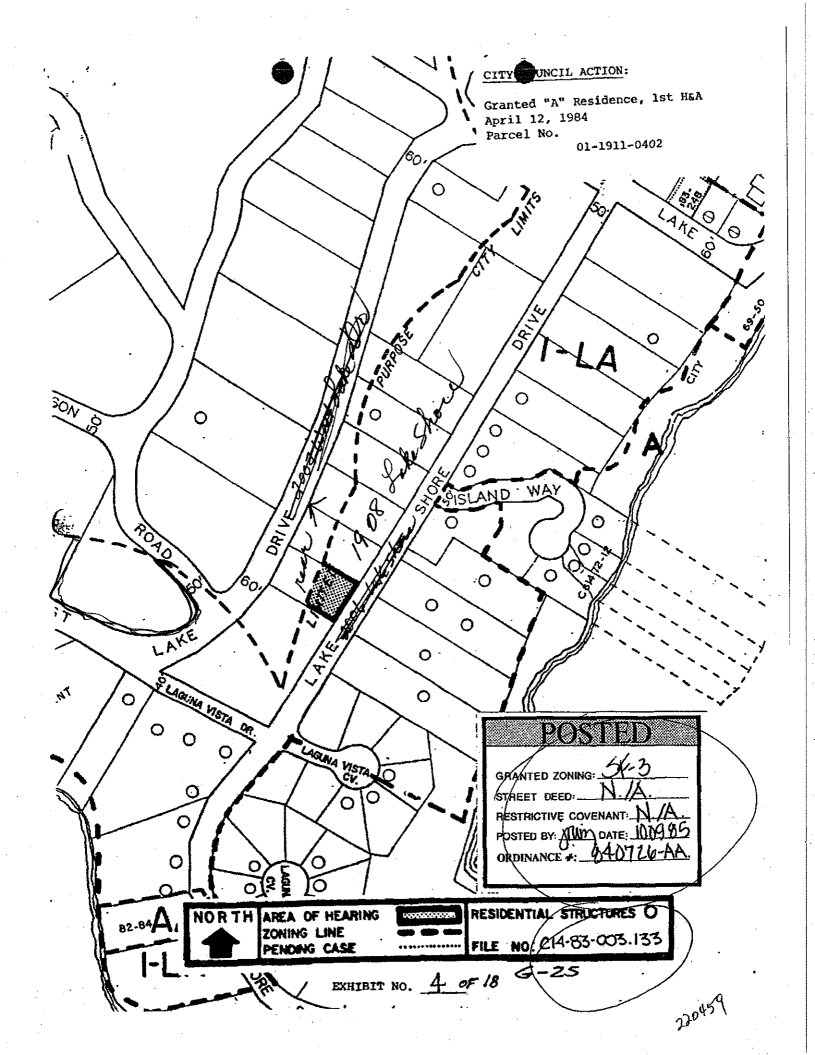
THE STATE OF TEXAS,			
DEFORE ME		a Notar	ry Public in and fo
County, Texas, on this day per			
en to me to be the personwhose namels/are subscribed to uted the same for the purposes and consideration therein expre	o the foregoing instrument, an used.	id acknowledged to me th	41
GIVEN UNDER MY HAND AND SEAL OF OFFICE IN			
	Notary Public	completely of selfdorpy correspondences	
or said day	COLEMAN AND ASSOCIATES  TO  THE CITY OF AUSTIN	Easement and Right of Way	THE STATE OF TEXAS  TRAVIS  County,
THE STATE OF TEXAS,		:	
unty of			
BÉFORE ME,	· ·		
t of the commence of the day po	•		
ag instrument, and having been examined by me privily end age t she had willingly signed the same for the purposes and consider GIVEN UNDER MY HAND AND SEAL OF OFFICE th	ort from her husband, and ha acknowledged such inst teration therein expressed and	ving the same fully expla trument to be her act and I that she did not with to	ined to her, she, the i deed, and declared retract it.
	Notary Public.	ha daga <sup>maga</sup> nd at a lineanana har, han wegar daga da h	County, Texas
THE STATE OF TEXAS,  Travis			
BEFORE ME.			ry Public in and fo
Travis County, Texas, on this day pe	recoully appearedW	R. Coleman,	
eddent of COLEMAN AND ASSOCIATES ose name is subscribed to the foregoing instrument, and acknot COLEMAN AND ASSOCIATES	wiedged to me that he execut		nd deed of
	and so the President there	w. sua sor the balbosic	s Bag consideration
rein expressed.		_	

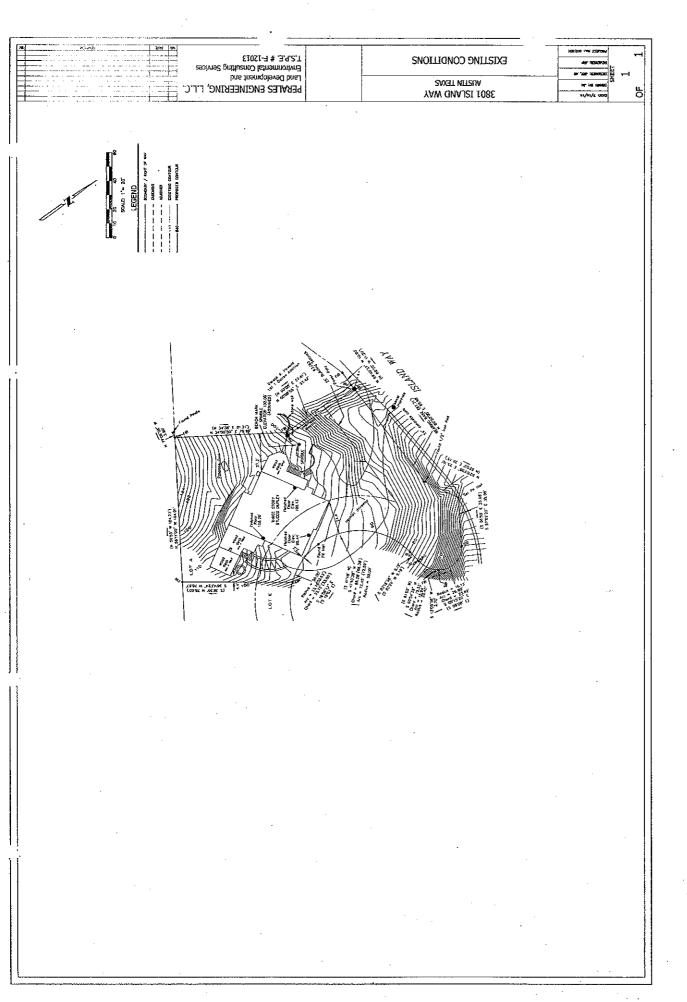
County, Texas.

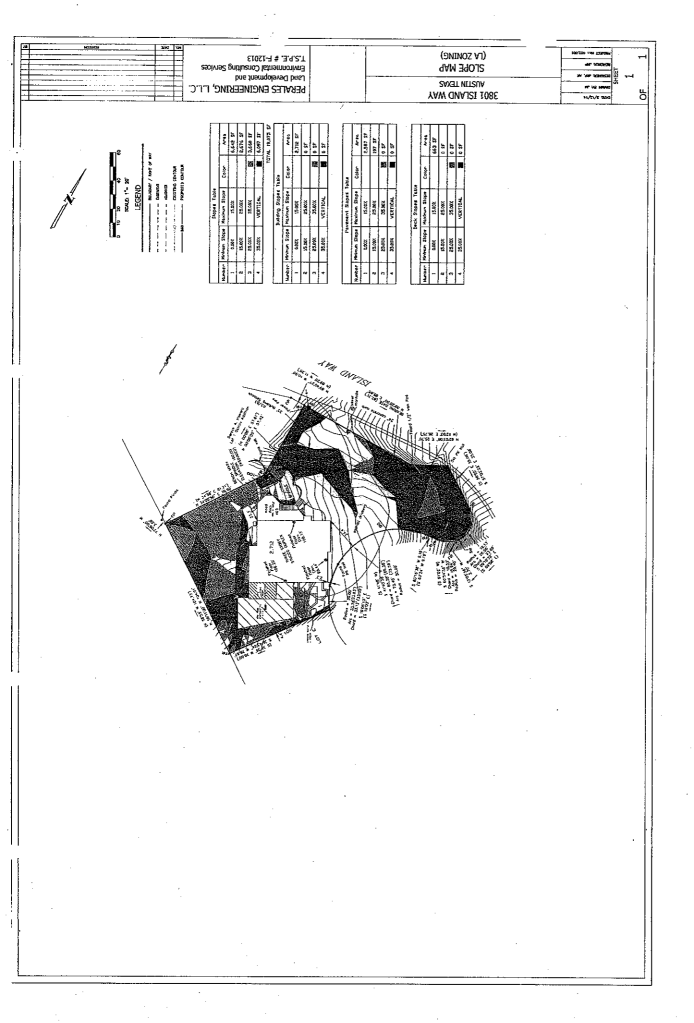
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# City of Austin

P.O. Box 1088, Austin, Texas 78767

# RECEIPT

Receipt 5991250 No.:

Payment 07/16/2014

Invoice 6010651

Date:

No.:

# Payer Information

Company/Facility Name:

Payment Made By: Phyllis Loflin Patek

3801 ISLAND WAY

AUSTIN TX 78746

**Phone No.:** (512) 799-8500

Payment Method: Check

Payment Received: \$388.00

Amount Applied: \$388.00

\$0.00 Cash Returned:

Comments: ck1427

### **Additional Information**

Department Name: Planning and Development Review

Receipt Issued By: Cary Guedea

# **Receipt Details**

FAO Codes	Fee Description	Internal Ref. No.	Address	Permit/Ca	se No.	Amount
1000 6800 9770 4120	BOA/SRB Fee	11183180	3801 ISLAND WAY	2014-0001	07-BA	\$388.00
•					Total	\$388.00