



SUBJECT TRACT

PENDING CASE

ZONING BOUNDARY

CASE#: C15-2015-0102 Address: 1403 W 45TH ST

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.



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



DATE: Monday, July 13, 2015	CASE NUMBER: C15-2015-0102
Angela Atwood Michael Benaglio William Burkhardt Vincent Harding Melissa Hawthorne Don Leighton-Burwell Melissa Neslund James Valadez Michael Von Ohlen	
APPLICANT: David Cancialosi	
OWNER: Mark Kudela	
ADDRESS: 1403 45TH ST Unit LOT10	,
and to	ins) to: if feet (required) to 21 feet (requested); in 5,750 (required) to 2,117 (requested); if (required) to 35 feet (requested) if in an "SF-3", Family Residence zoning
REQUEST	eptember 14, 2013 AT THE ATTECANT 5
FINDING:	
 The Zoning regulations applicable to the because: (a) The hardship for which the variance is (b) The hardship is not general to the are The variance will not alter the character of impair the use of adjacent conforming prother regulations of the zoning district in whether the character is the regulations of the zoning district in whether the character of the regulations of the zoning district in whether the character of the regulations of the zoning district in whether the character of the regulations of the zoning district in whether the character of the regulations of the zoning district in whether the character of the regulations of the zoning district in whether the character of the regulations of the zoning district in whether the character of the regulations of the zoning district in whether the character of the regulations of the zoning district in whether the character of the regulations of the zoning district in whether the character of the regulations of the zoning district in whether the character of the regulations of the zoning district in whether the character of the regulations of the zoning district in whether the character of the regulations of the zoning district in whether the character of the regulations of the zoning district in whether the character of the regulations of the zoning district in whether the character of the regulations of the zoning district in whether the character of the zoning district in white the zoning district in the zoning district in white the zoning district in the zoning district in white the zoning district in the zoni	s requested is unique to the property in that: ea in which the property is located because: of the area adjacent to the property, will not operty, and will not impair the purpose of

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CASE# _ ROW# _ TAX#	<u>C15.2015-0107</u>	少3
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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: 1403 W. 45 th St
LEGAL DESCRIPTION: Subdivision – <u>E. 35 st lot 10 Blk B</u>
I/We <u>David Cancialosi</u> on behalf of myself/ourselves as authorized agent for <u>Mark Kudela</u> affirm that on _May 18, 2015, 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 Cod you are seeking a variance from)
ERECT ATTACH COMPLETE REMODEL MAINTAIN
Erect single family residence and parking area in SF3 zoned lot.
L) <u>Setbacks</u> Allow 21' front setback
2) <u>Lot Size</u> Allow 2117 SF lot
3) <u>Lot Frontage</u> Allow 35' lot frontage
in a <u>SF3</u> district.

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

4

The owner is attempting to develop the site by erecting a single-family residence, but cannot do so due to the lot size and relative SF-3 performance standards. Literal application of the SF3 standards do not allow a reasonable use of the property despite the City of Austin assigning residential zoning to the site as far back as 1948 when it extended utility service to the site.

The city further recognized the site's legal status by approving a land status determination in 2010 (C8I-2010-0304). The owner has sought BOA approval in 2011 for similar requests and was denied. The owner recently sought a 245 Vested Rights determination and was denied.

The owner purchased the property in full reliance that the site could be developed. Failure to grant relief to a substandard lot that the City knowingly zoned and subsequently recognized as a legal tract prohibits any reasonable use on a property that is actively taxed by Travis County.

HARDSHIP:

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

The 2,117 SF lot is small by any standard. The property cannot allow construction of a reasonably sized single family residence without some degree of flexibility approved by the Board of Adjustments. The owner is asking the Board to recognize that the application of SF-3 zoning setbacks, lot width, and lot size requirements induce a significant hardship on this site.

The owner is proposing a simple 2 story residential structure on the site that will be in keeping with surrounding residential uses; however, a 21' front setback encroachment are also requested to facilitate a reasonable project. This will allow a reasonable side and rear yard area.

Further, the tract's 2,117 SF size cannot be amended via resubdivision at this point. There is no adjacent land to acquire.

The city's recognition of this site as a legal tract in 2010 and the city's prior application of A or AA zoning then SF-3 zoning further suggests a true hardships exists in that a property has a reasonable expectation to rely on entitlements applied by the Municipality.

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

There are no other know vacant lots with this issue in the immediate area

AREA CHARACTER:

3. The variance will not alter the character of the area adjacent to the property, will not impair the use of adjacent conforming property, and will not impair the purpose of the regulations of the zoning district in which the property is located because:

45

The project is a small residential project that proposes the least amount of impact on the site or adjacent properties

The proposed front and side setback encroachments are in keeping with existing legal non-complying structures found throughout the neighborhood as well as new homes that have been allowed to utilize setback averaging for front yard setback only.

Thus, there is no expected impairment of adjacent uses nor the purpose of the zoning regulations.

NOTE: 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 <u>David Cancialosi</u> Mail Address 105 w. Riverside #225

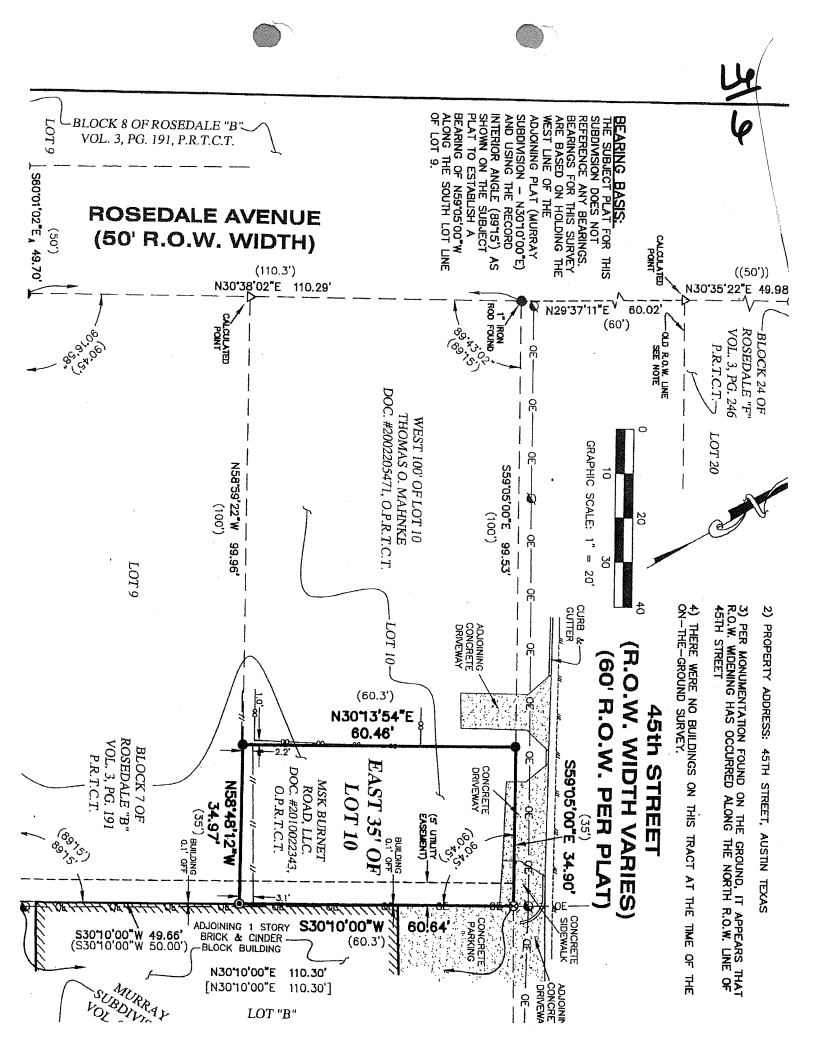
City, State & Zip <u>Austin Texas 78704</u>

Printed David Cancialosi Phone 512-799-2401 May 18, 2015

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 _Mark Kudela

Printed Mark Kudela





City of Austin Planning and Development Review Land Status Determination 1995 Rule Platting Exception

December 01, 2010

File Number: C8I-2010-0304

Address: 1403 W 45TH ST Unit LOT10

Tax Parcel I.D. # 0223021413 (portion) Tax Map Date: 08/19/2009

The Watershed Protections & Development Review has determined that this parcel, as described in the attached description and map, IS EXCEPTED FROM THE REQUIREMENT TO PLAT in accordance with the Land Development Code, Section 25-4-2(C), and is eligible to receive utility service.

The parcel of land consists of five acres or less, and is described as being the east thirty-five feet (E35') of Lot 10, Block 7, Rosedale B, called Tract 2 in the current deed, recorded on Feb 17, 2010, in Document #2010022343, Travis County Deed Records. This parcel existed in its current configuration on January 1, 1995, as evidenced by a deed recorded on Sep 29, 1972, in Volume 4418, Page 1107, Travis County Deed Records. The parcel was lawfully receiving utility service, as defined in Section 212.012 of the Texas Local Government Code, on January 1, 1995, as evidenced by water service on Aug 02, 1948. The parcel meets the requirements of the Land Development Code for roadway frontage and is located on an existing street.

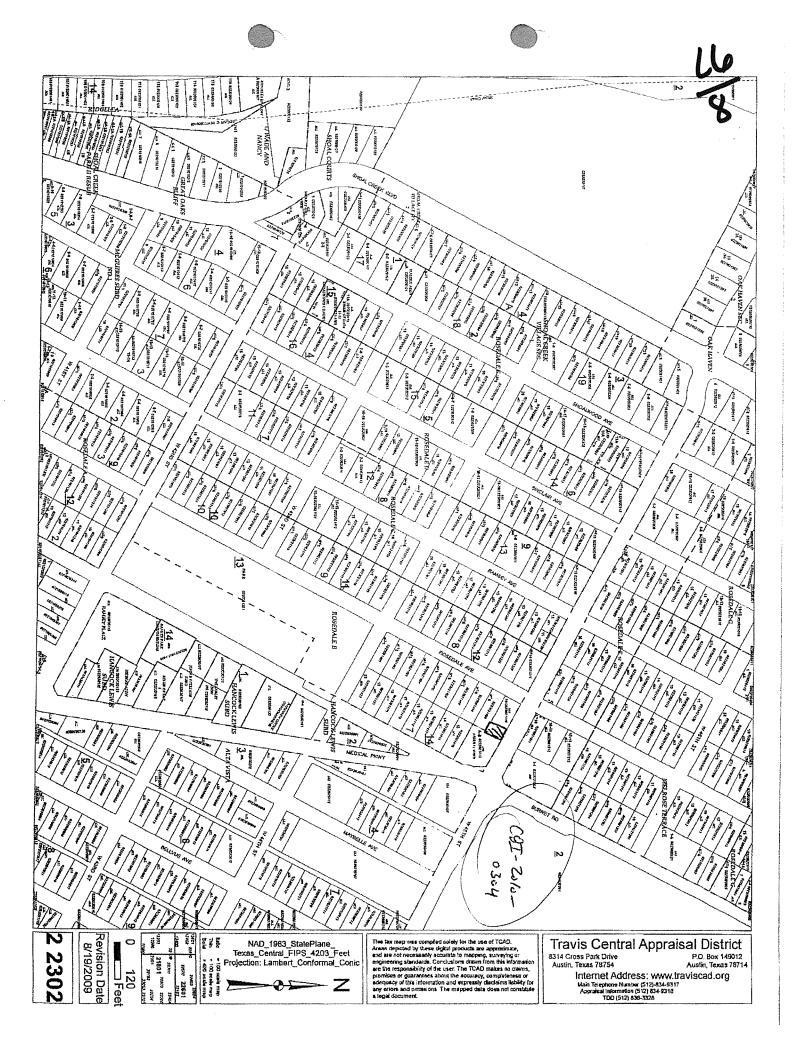
Additional Notes/Conditions: NONE

This determination of the status of the property is based on the application of Chapter 212, Municipal Regulation of Subdivisions and Property Development, Texas Local Government Code; and the City of Austin Land Development Code, Chapter 25-4, Subdivision. Recognition hereby does not imply approval of any other portion of the City Code or any other regulation.

By:

Daniel Word, Representative of the Director

Planning and Development Review



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



DATE: Monday, MARCH 9, 2011	CASE NUMBER: C15-2011-0002
YJeff JackMichael Von Ohlen ABSENTYNora SalinasYBryan King Motion to PP April 11, 2011YLeane Heldenfels, ChairmanYClarke Hammond, Vice Chairman 2 nd NHeidi GoebelYMelissa Hawthorne	
APPLICANT: Shaw Hamilton	
OWNER: Mark Kudela	
ADDRESS: 1403 45TH ST	
VARIANCE REQUESTED: The applicant has requested a valot size requirement of Section 25-2-492 (D) from 5,750 squar order to erect a single-family residence in an "SF-3", Family R	e feet to 2.110 square feet in
The applicant has requested a variance to decrease the minin Section 25-2-492 (D) from 50 feet to 34.97 feet in order to ere "SF-3", Family Residence zoning district.	num lot width requirement of ct a single-family residence in an
The applicant has requested a variance to decrease the minin requirement of Section 25-2-492 (D) from 25 feet to 21 feet in residence in an "SF-3", Family Residence zoning district.	num front street setback order to erect a single-family
BOARD'S DECISION: Postponed to April 11, 2011 to a POSTPONE TO APRIL 11, 2011	neet with neighbors; Vote 6-1,
FINDING:	
1. The Zoning regulations applicable to the property do not all	ow for a reasonable use because:
2. (a) The hardship for which the variance is requested is unic	ue to the property in that:
(b) The hardship is not general to the area in which the pro	perty is located because:
The variance will not alter the character of the area adjacenthe use of adjacent conforming property, and will not impain the zoning district in which the property is located because usan Walker	r the purpose of the regulations of

Chairman

Executive Liaison

2 PUBLIC HEARING INFORMATION

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

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

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 listed on a notice); or
- appearing and speaking for the record at the public hearing;
 and:
- occupies a primary residence that is within 500 feet of the subject property or proposed development;
- is the record owner of property within 500 feet of the subject property or proposed development; or
 is an officer of an environmental or neighborhood organization that

has an interest in or whose declared boundaries are within 500 feet of

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.ci.austin.tx.us/development.

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

If you use this form to comment, it may be returned to: City of Austin-Planning & Development Review Department/ 1st Floor Susan Walker P. O. Box 1088 Austin, TX 78767-1088
though.
That lot is TINY! If Cute little cottag, must work,
Daytime Telephone: 797.347
Your address(es) affected by this application 25 feb. 2011
Malacu McLeub 4 Your Name (please print) 4400 BUM Consider the print of the prin
Case Number: C15-2011-0002 – 1403 West 45 Street Contact: Susan Walker, 512-974-2202 Public Hearing: Board of Adjustment, March 9th, 2011

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PUBLIC HEARING INFORMATION

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Case Number: C15-2011-0002 – 1403 West 45 Street Contact: Susan Walker, 512-974-2202

Public Hearing: Board of Adjustment, March 9th, 2011

MORRIG TONOR

Your Name (please print)

☐ I object

1407 W. 46th 78756

You (address (es), affected by this application

02 NSP. 1

Signature

Daytime Telephone: 512.467.2624

Comments: (A) WOULD POTHER SEE PESYNENCE
THEN EMPTY LOT

(b) furthers city coop of uppen Densi.

No 14 EFFECT. THIS PROPERTED PROJECT

THAT ADJOIN WEST & SOUTH STOR.
THAT YOUR STORE

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

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

P. O. Box 1088

Austin, TX 78767-1088

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PUBLIC HEARING INFORMATION

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Austin, 1X /8/6/-8810

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P. O. Box 1088
City of Austin-Planning & Development Review Department/ 1st Floor Susan Walker
If you use this form to comment, it may be returned to:
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INFILL DEVELOOMENT IS NOT NEEDED AS THERE
MESATIVERY IMPACTS MY PROPORTY VALUE. 450 mo
STRUCTURE" BOLDING MY PROPERTY WHICH
THE EXISTING "OFFICE
WAS OREATED TO PECKETT SUCH DEVELOPMENT
PROPOSED DEVEZOPMENT. CHERENT CODE
OF 3,633 SQUARE FEET TO SUPPORT THIS
Comments: THIS LOT(s) IS DEFICIANT
Daytime Telephone: 5/1-586-4704
Signature Date
ML The 5-11
Your addiress (set affected by this capping attom)
4417 ROSEDALE AVENUE
'ease print)
CHRISTOPHER E. BURTON I am in favor
Public Hearing: Board of Adjustment, February 14th, 2011
Contact: Susan Walker, 512-974-2202
Case Number: C15-2011-0002 - 1403 West 45 Street

7 PUBLIC HEARING INFORMATION

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

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

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

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

- concern (it may be delivered to the contact person listed on a during the public hearing that generally identifies the issues of delivering a written statement to the board or commission before or
- appearing and speaking for the record at the public hearing;
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or proposed development; or

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

Contact: Susan Walker, 512-974-2202 Public Hearing: Board of Adjustment, February 14th, 2011 MARIN DRADLEY WILSON I Jam in favor Your Name (please print) Your Name (please print) Your address(ek) afficiently this application Signature Date Date
--

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

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

P. O. Box 1088

Austin, TX 78767-8810

Walker, Susan

14

From: sartexas@gmail.com on behalf of Chris Allen [chris@somearchitect.com]

Sent: Friday, February 11, 2011 8:06 AM

To: Walker, Susan; shaw hamilton Subject: c15-2011-0002 1403 W. 45th St.

Susan (with cc: to Shaw Hamilton):

Given the unusually short notice to the NA and the adjacent neighbors for this case, it would seem appropriate for staff to initiate a postponement of the hearing. Notices were received on Tuesday and Wednesday for a hearing set for next Monday, which does not allow us reasonable time to properly study the situation.

Let me know ASAP if there is any issue with postponement, as we would need to get word out to quite a few people.

Shaw- this could have been avoided by giving the NA a heads up when you started the process. We could have liscussed this with you and the adjacent neighbors weeks ago and the hearing could have proceeded as planned, egardless of notice from the City.

Thank you!

Chris Allen chair, RNA zoning comm.

hris Allen rchitect some assembly required www.somearchitect.com i12) 467-2888 aris@somearchitect.com

CITY OF AUSTIN

APPLICATION TO BOARD OF ADJU GENERAL VARIANCE/PARKING V ARIANCE

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

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

STREET ADDRESS: 1405 West 45th st

LEGAL DESCRIPTION: Subdivision – Rosed le B

Lot(s)east 35 ft. of lot 10Block BOutlot_

Division

I/We Shaw Hamilton on behalf of myself/ourselves as authorized agent for

Mark Kudela affirm that on Dec. 14, 2010, hereby apply for a hearing before the Board of

Adjustment for consideration to:

ERECT - ATTACH - COMPLETE - REMODEL - MAINTAIN

Erect a new single family home:

Lot size 2/117 sq. ft. Variance regusted:

-Rear setback 9" 11 1/2" FRONT in a SF-3 district.

(zoning district)

The Austin Electric Utility Department (Austin Energy) enforces electric easements and the setback requirements set forth in the Austin Utility Code, Electric Criteria Manual and National Electric Safety Code. The Board of Adjustment considers variance to the Land Development Code, and a variance granted by the Board of Adjustment does not waive the requirements enforced by Austin Energy. Please contact Christine Esparza with Austin Energy at 322-6112 before filing your application with the Board of Adjustment if your request is for a reduction in setbacks or height limits.

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 Lot was established in 1948 prior to regulations and needs relief from strict enforcement of the regulations in order to make this lot developable.

HARDSHIP:

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

property to the east is commercial, the entire property would be a compatibility setback. The property to the west is single family and have no desire to buy.

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

This is the only small lot left in this area that is not developed. The remainder of lots in this area meet the minimum lot size and are fully developed. This is an older area of town that was developed in 1930's and 1940's

AREA CHARACTER:

3. The variance will not alter the character of the area adjacent to the property, will not impair the use of adjacent conforming property, and will not impair the purpose of the regulations of the zoning district in which the property is located because:

The area is a combination of single family and commercial uses. Both roadways adjacent to this lot are well traveled (45th St and Burnet Rd.) The drive way is already existing on 45th St. for this lot and would not impact adjacent properties.

PARKING: (Additional criteria for parking variances only.)

Request for a parking variance requires the Board to make additional findings. The Board may grant a variance to a regulation prescribed Section 479 of Chapter 25-6 with respect to the number of off-street parking spaces or loading facilities required if it makes findings of fact that the following additional circumstances also apply:

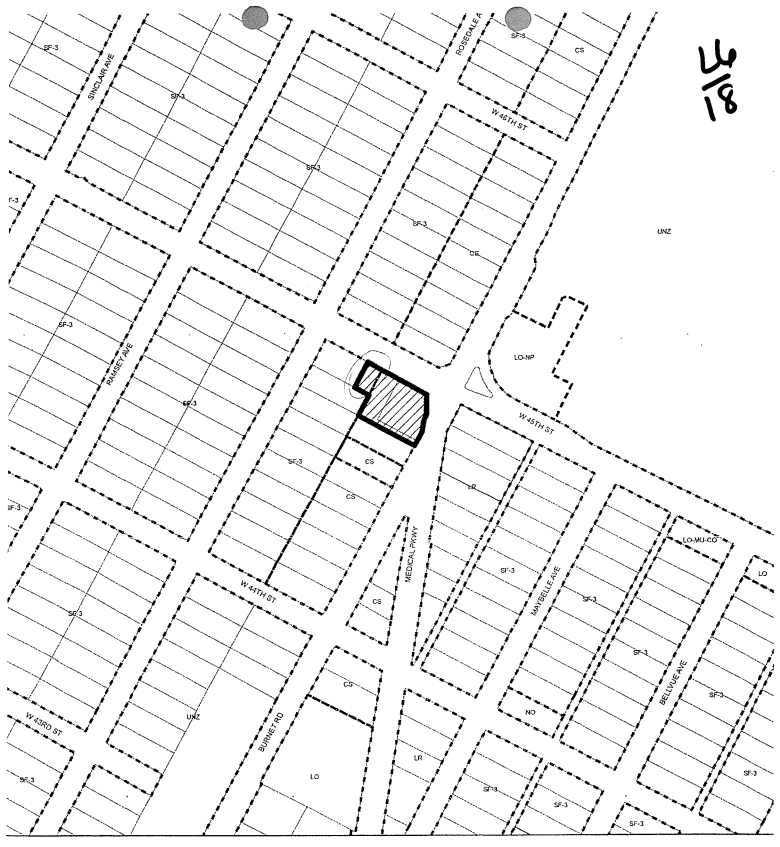
1. Neither present nor anticipated future traffic volumes generated by the use of the site or the uses of sites in the vicinity reasonable require strict or literal interpretation and enforcement of the specific regulation because:

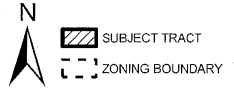


^{2.} The granting of this variance will not result in the parking or loading of vehicles on public streets in such a manner as to interfere with the free flow of traffic of the streets because:

	P
1	1

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:
3. The granting of this variance will not create a safety hazard or any other condition inconsistent with the objectives of this Ordinance because:
4. The variance will run with the use or uses to which it pertains and shall not run with the site because:
NOTE: 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 Mail Address 6301 Mercedes Bend
City, State & Zip Austin, Texas 78759
Printed <u>Mark Kudela</u> Phone (512) 554-3150 Date 11/3/2010
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 Mail Address 6301 Mercedes Bend
City, State & Zip Austin, Texas 78759
Printed <u>Mark Kudela</u> Phone (512) 554-3150 Date 11/3/2010





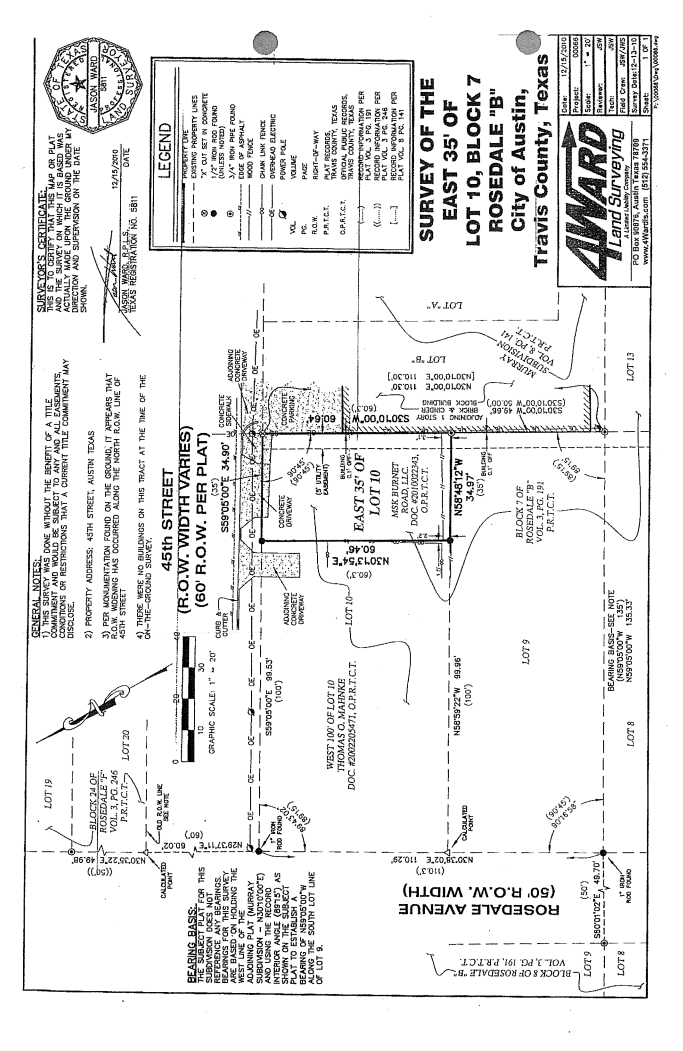
BOARD OF ADJUSTMENTS

CASE#: C15-2011-0002 LOCATION: 1403 W 45TH ST

GRID: J26

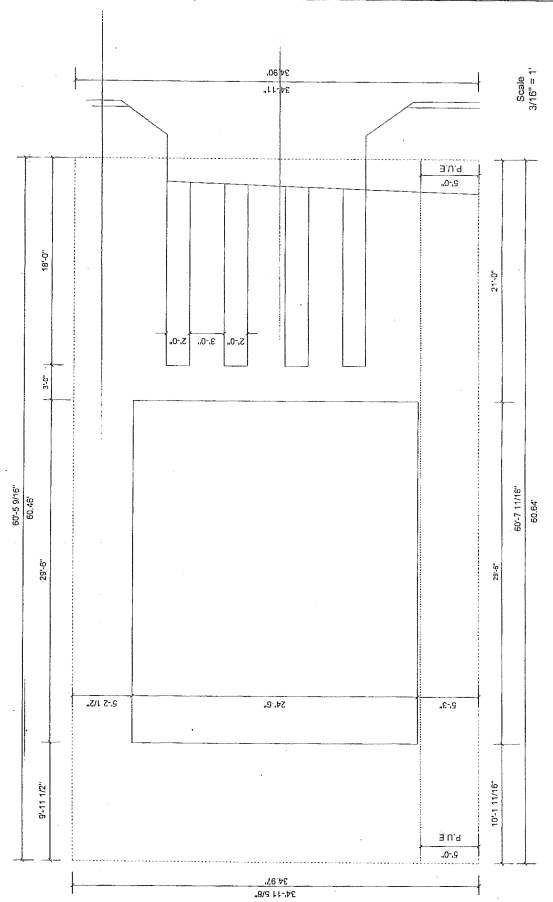
MANAGER: SUSAN WALKER

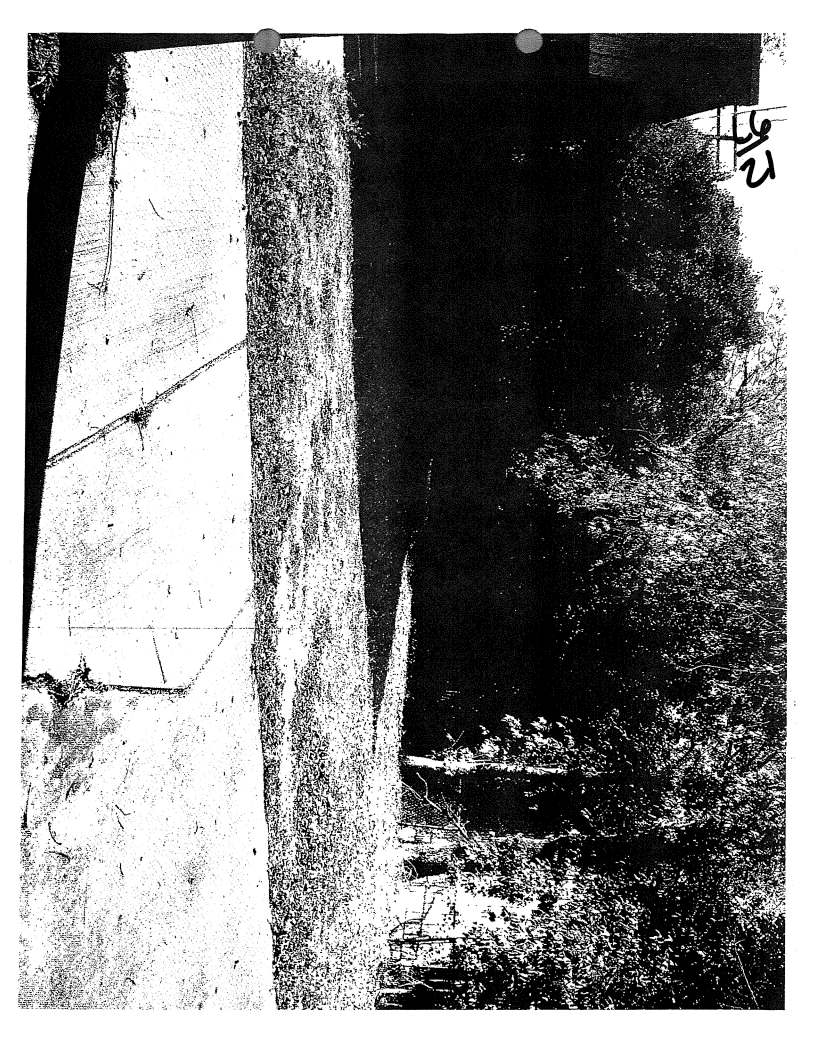








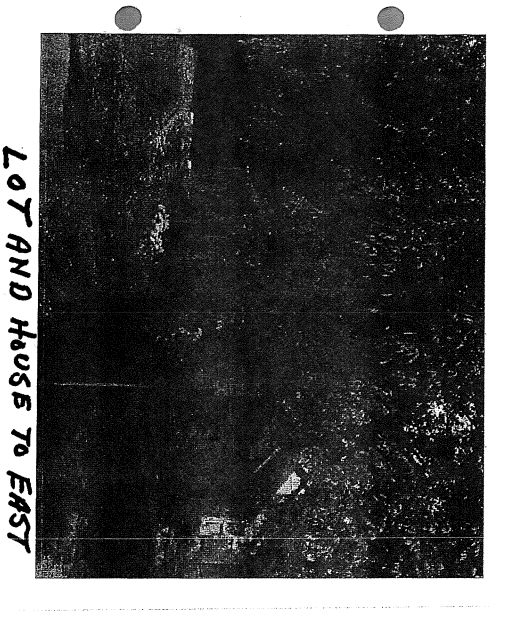




Google maps

Address 1416 West 45th Street

Address is approximate



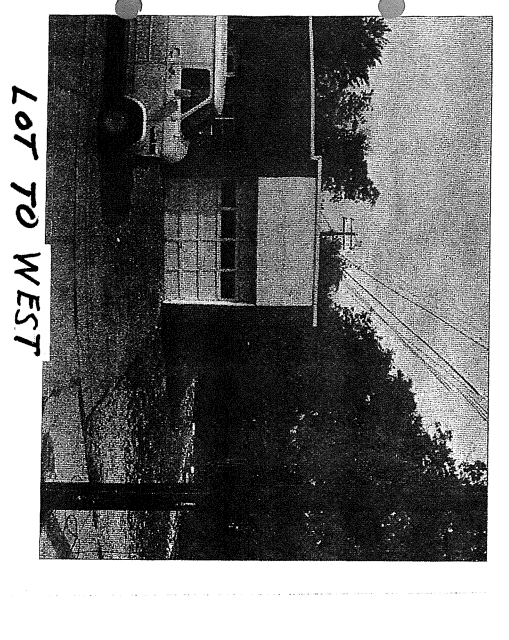
Save trees. Go green!

Download Google Maps on your phone at google.com/gmm

Google maps

Address 1416 West 45th Street

Address is approximate



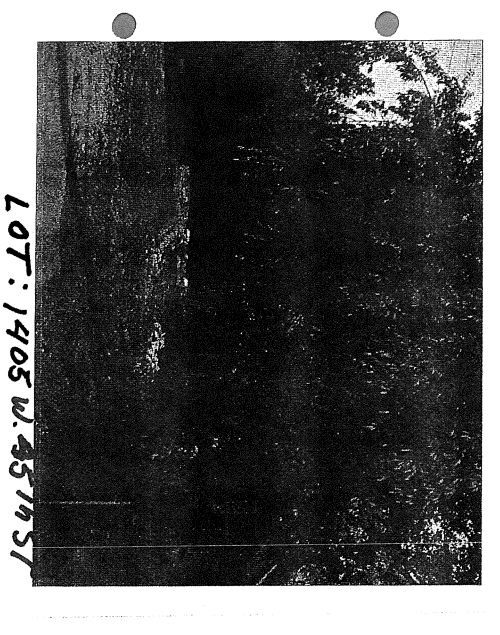
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Google maps

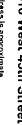
Address 1416 West 45th Street

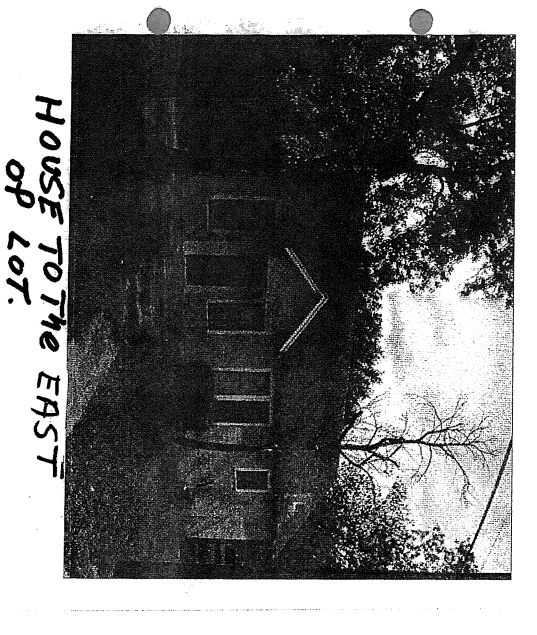
Address is approximate



Save trees. Go green!

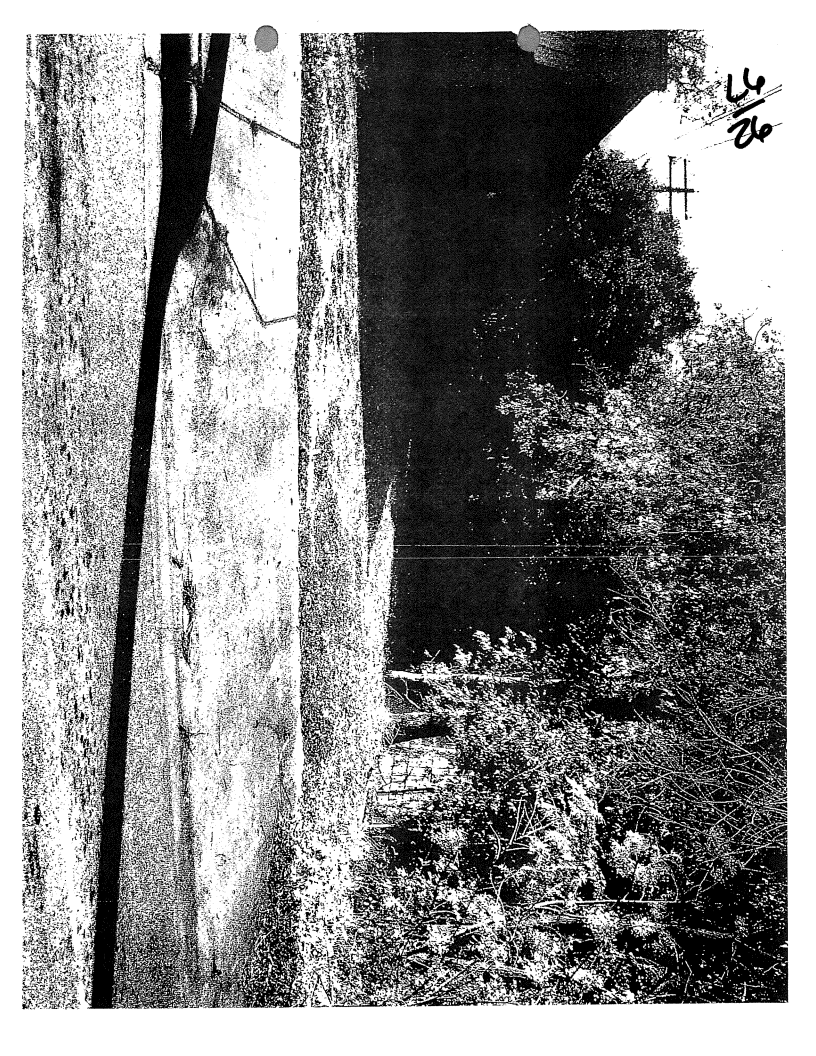
Download Google Maps on your phone at google.com/gmm







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Heldenfels, Leane

From		

C L Evans

Sent:

Tuesday, July 07, 2015 3:49 PM

To:

Heldenfels, Leane

Subject:

Re: Question on Rezoning Variance Request - Case C15-2015-0102 - 1403 W. 45th St

Thanks Leane. I think the variance requester should have to agree to a re-zoning requirement in order to have their variance request approved.

I do not see that there is space for a single family residence in the small space to the west of the commercial/auto repair address. There is another residence on the corner of 45th and Rosedale. It is a residential multi dwelling lot with a small house facing 45th at and very close to the lot line with the 1403 45st address being considered for variance.

I may not be able to attend the scheduled hearing due to another commitment but I would appreciate it if you would add my questions and concerns to the proceedings.

My address is 4403 Rosedale (just for the record)

Thanks!

CL Evans Sent from my iPhone

On Jul 7, 2015, at 2:09 PM, Heldenfels, Leane < Leane. Heldenfels@austintexas.gov > wrote:

Hi Mr. Evans – the current zoning is CS – Commercial Services, and the neighboring property use is commercial/auto repair.

The lot requesting the variance is a small lot to the west of the auto repair lot.

The zoning would not change with this variance request, that would be required under a separate rezoning action in order to accommodate a single family home as planned for the lot.

Perhaps the owner will undertake the rezoning if they are successful in getting these lot design variances.

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PUBLIC HEARING INFORMATION

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

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

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 listed on a notice); or
- appearing and speaking for the record at the public hearing; ad:
- 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.

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.

City of Austin-Development Services Department/ 1st Floor

P. O. Box 1088

Leane Heldenfels

Austin, TX 78767-1088 Fax: (512) 974-6305

Scan & Email to: leane.heldenfels@austintexas.gov

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

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. All comments received will become part of the public record of this case.

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THE SIFE OF THIS COT TO SQUEETE ANOTHER HOME AT THIS COCATION of the hearing to (if comments are received after noon they may not be seen by the Board at this hearing):	Comments: THIS PROPERTY IS COCKTED WEAR A WAY BUSY SIGNAL LIGHT INTERFECTION T DANT THINK ARMINIS A SMALL LOT NEAR THE 45th & BURNET ROAD INTERSECTION IS A SAFE IREA!	Your address(es) affected by this application Your Turned Melly 805 Daytime Telephone: 512-451-5183	Case Number: C15-2015-0102, 1403 W. 45th St. Contact: Leane Heldenfels, 512-974-2202 Public Hearing: Board of Adjustment, July 13th, 2015 \[\int \text{Partial R. TimeTHY J. WELLIK} \] \[\text{Your Name (please print)} \]	received will become part of the public record of this case.

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