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; 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 14 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/planning.

Case Number(s): HDP-2015-1172 PR-2015 Contact: Steve Sadowsky, 512-974-6454	-150011
Public Hearing: January 25, 2016 Historic L	andmark Commission
JEAN ABLES	
Your Name (please print)	✓ I am in favor ☐ I object
ZIII GARDEN ST.	1 object
Your address(es) affected by this application	
Mm	1/18/16
Signature	Date
Comments:	
P. A. P. B.	Teachs
9	
Stemental Montage in the Costs and and out	
So national services formally extension.	
	t
	ment

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; 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 14 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.

Case Number(s): C14H-1979-0013		
Contact: Steve Sadowsky, 512-974-6		
Public Hearing: Historic Landmark C	ommission, January 25, 2016	
Social de Dita Baca	<	
Your Name (please print)	☐ I am in favor	
Tour Warne (pieuse print)	☐ I object	
22065. 3RD St.	78701	
Your address(es) affected by this appli-	cation	
A) A K	1 10 11	
() () () () () () () () () ()	5 1-19-16	
Signature	Date	
Comments: My property	borders this	
property. I AH	Comorned about	
the appropriation	as D this morest	
The appropriates	m i project	
of the empact	t DUL have on	
my homes In	end to know	
more about it be	fore of can	
determine > il I	210 in (2120) 100 2	
= 1 1 26 = 0 1	4	
you do let to		
	Total Current	
If you was this form to comment it may	the neturned to	
If you use this form to comment, it may City of Austin	y be returned to:	
Planning & Zoning Department		
Steve Sadowsky	Don	
P. O. Box 1088	PDRD/CHPO	
Austin, TX 78767-8810	JAN 29 2016	
Fax Number: (512) 974-9104	~ 2016	

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; 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 14 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.

Figure 15 County Department	
Case Number(s): C14H-1979-0013	
Contact: Steve Sadowsky, 512-974-6454	
Public Hearing: Historic Landmark Com	mission, January 25, 2016
Rita Rosos of Second	n Ross
Your Name (please print)	☐ I am in favor
22065 3 ROST #1	78704
Your address(es) affected by this application	on
8 A (2)	
Ja Ja)
Signature	Date
Comments:	
40.000	
Sydronostica et plantidole i parte sur sol	reithin)
All notones and property and page	
	Transmisse
If you use this form to comment, it may be	returned to:
City of Austin	
Planning & Zoning Department	
Steve Sadowsky	PDRD/CHPA
P. O. Box 1088	PDRD/CHPO JAN 29 2016
Austin, TX 78767-8810	JAN 29 2016
Fax Number: (512) 974-9104	nombro de la conse. ya, la

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; 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 14 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.

Contact: Steve Sadowsky, 512-974		25 2016
Public Hearing: Historic Landmark		ary 25, 2016
1/105.600 PMA	/	
Your Name (please print)		I am in favo
2600 temmer (c		☐ I object
Your address(es) affected by this ap	nlication	
Total dataloss(es), yees yes sy tims up	prication	011.1
1/11-		119/2013
Signature		Date
Comments: Jan for	E WITH 1	Z ·
Post Control of Control		
	1141-11	
The state of the state of the state of	-127-257-157-157-1	
		LIES MODERN
If you use this form to comment, it r	nay be returned to:	
City of Austin		
Planning & Zoning Department		
Steve Sadowsky P. O. Box 1088	PDRD/CHP()
Austin, TX 78767-8810	Hilliam consequences and	a like Synta
Fax Number: (512) 974-9104	JAN 29 2016	account metal
(J12) J11 J10T	complete in the same of the same	

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; 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 14 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/planning.

C N N N N N N N N N N N N N N N N N N N	20160000
Case Number(s): NRD-2015-0139 PF	R-2016-001085
Contact: Beth Johnson, 512-974-7801 or	
elizabeth.johnson@austintexas.gov	
Public Hearing: January 25, 2016, Histor	ic Landmark Commission
Thomas E. STE	₹ I am in favor
Your Name (please print)	☐ I object
1623 W. 10", A	5058C 0120
Your address(es) affected by this application	on
Man E. Sys	60 VIL/2016
Signature	pate
Comments:	<u> </u>
em maranas (sar francias ar mars	
	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
The national statement	A Lumin to town
If you use this form to comment, it may be City of Austin	PDRD/CHPO JAN 29 2016
Planning & Zoning Department Beth Johnson	144.6
P. O. Box 1088	JAN 29 2016
Austin, TX 78767-8810	However a life at the land
Ausum, 1A /0/0/-0010	

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; 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 14 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/planning.

Case Number(s): HDP-2015-1151 P	R-2015-139780	
Contact: Steve Sadowsky, 512-974-6		
Public Hearing: January 25, 2016 His		Commission
ROBERT F. KOZ	LOVSKY	
ROBERT F. KOZ Your Name (please print)		☑ I am in favoi ☐ I object
1407 WILLOW ?	7870Z	1 object
Your address(es) affected by this appl	ication	
Rosel	•	1/20/16
Signature		Date
Comments:	100	
Figure.		150000
Sprittering in estimate, bir esti	2018 1011	
		V-11-2000
SOCIEDADOS (SOU ISSUE ACOUNTES		
Kill according to the second of the second of		- northest
		THE REST OF
TC 11: C		
If you use this form to comment, it ma City of Austin-Planning & Zoning		
Steve Sadowsky	Department	
P. O. Box 1088		
Austin, TX 78767-8810	PDRD/CH	I PO
	JAN 29 2	
		(n i d)

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; 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 14 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/planning.

Case Number(s): HDP-2015-1151 PR-2015-13 Contact: Steve Sadowsky, 512-974-6454 Public Hearing: January 25, 2016 Historic Lan	
Lyan Gegenheimer Your Name (please print) 1411 Willow St, 7870	✓ I am in favor
Your address(es) affected by this application Signature	1/20/16 Date
Comments:	Date
	[GB] j
Sindremed my order radia ve per estu selle due	
Su nonter tempera de maidas	
	11 mm in favor
If you use this form to comment, it may be returned to City of Austin-Planning & Zoning Department Steve Sadowsky P. O. Box 1088 Austin, TX 78767-8810	

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; 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 14 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/planning.

350000000000000000000000000000000000000	123-124	
Case Number(s): HDP-2015		
Contact: Steve Sadowsky, 51		
Public Hearing: January 25,	2016 Historic Landmark	Commission
Willow Spence	LCC	
Your Name (please print)		am in favor
ISOI Willow	St. 78702	☐ I object
Your address(es) affected by	this application	1
40		1/20/11
1 Soul		1/2016
Signatu	ire	Date
Comments:		
Studiensky broken stern wholes		
		ь.
Kir alandari can bana da can		To proplets
		- Lart in taxor
Tf 41: - f 4		move and the complete state of
If you use this form to comme		
City of Austin-Planning & Z Steve Sadowsky	Zoning Department	
P. O. Box 1088	THE RESERVE OF THE PARTY OF THE	
	PDRD/CHPO	
Austin, TX 78767-8810	IAM 9 W Co.c.	
	JAN 27 2016	