





SUBJECT TRACT



NOTIFICATIONS

CASE#: C15-2016-0098

4419 RAMSEY



ZONING BOUNDARY

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.



This product has been produced by CTM for the sole purpose of geographic reference. No warranty is made by the City of Austin regarding specific accuracy or completeness.



October 6, 2016



Board of Adjustments City of Austin 505 Barton Spring Rd Austin, Texas 78704

RE: Case C15-2016-0098

Dear Board Members,

Please accept this request for reconsideration of the variance request for the residence located at 4419 Ramsey. During the discussion, a lot of emphasis was placed on the legality of the Land Status given by the City. I have met with the staff and was assured that this is a legal lot and was given the exemption from platting legally under the law of the State of Texas. Secondly, I have included include ELEVEN letters of support from people who reside in the neighborhood. And lastly, it was my opinion that some people felt that my client was being deceptive to the Board. Mr. Kunwar did hire a known contractor from the Austin area. Mr. Kunwar could only assume that the contractor took the necessary steps to procure a permit. As Mr. and Mrs. Kunwar have daytime jobs, they would not have been made aware that no inspections occurred. Attached is the Land Status documents, the letters of support, and documentation from the contractor.

Thank you for consideration,

Rodney K. Bennett
Bennett Consulting
12618 Eagle Nest DR
Buda, Texas 78610
512-627-7227
Jb.rbconsulting@yahoo.com



City of Austin Development Services Department Land Status Determination 1995 Rule Platting Exception

FILE COPY

July 14, 2015

SCANNED

File Number: C8I-2015-0198

Address:

4419 RAMSEY AVE

Tax Parcel I.D. #0223021220

Tax Map Date: 09/19/2014

The Development Services Department 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 West half of lot 11, Block 8, Rosedale C in the current deed, recorded on Jun 30, 2015, in Document #2015102467, Travis County Deed Records. This parcel existed in its current configuration on January 1, 1995, as evidenced by a deed recorded on Nov 04, 1992, in Volume 11807, Page 196, 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 06, 1937. 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: MiChill Casillas

Michelle Casillas, Representative of the Director

Development Services Department



8/6/37 water 123

Date

CITY OF AUSTIN DEVELOPMENT SERVICES DEPARTMENT LAND STATUS DETERMINATION APPLICATION 9/19/14 +a+1

☐ Other	☐ 1987 Rule Exception☐ 1995 Rule Exception	☐ Health / Safety Exception ☐ Five-Acre Exception
PROJECT INFORMATION: (De	partment Use Only)	
Grandfather/Exception Date:	·	
Filing Date:	Accepted by:	
File Number:	Case Manager:	
PROPERTY INFORMATION		
Tax Parcel Identification Number: (Location Address: 4419 Ra	Msey Avenue	1/2 of HII BIK & Rosedale C
Whole Lot #s:	Partial Lot #s:	Block #s: D
Recorded in Plat book: 3 Or if no subdivision	Page: <u>2-11</u>	County: Travis
Acres out of	Surv	ey in County
DEED INFORMATION		
Deed conveying tract to current owner		
		Travis Date 06/30/2015
Deed pre-dating (grandfather date or Volume 11807 Page 1916 or	exception date) is filed for Record in Poc#County_	in: TVUVIS Date 11 04 1992
OWNER INFORMATION		
Name: Jeff and Allene B		(4
Street Address: 1912 Antone	Sheet	
City: Bustin	State: \\ \ \ \ \ Zip:	18723Tel:
PRIMARY CONTACT INFORMA		
Firm Name: Thrower Des	Lon Contact:	Beth Turner
Street Address: P.D. Boy 41	957	
City: Awtin	State: TX	. Zip: 78704
Telephone: 5124764456	FAX: Nx	Email: Hurner@Hurnverdesign com
Bourne		7/2/2015

Applicant's Signature

ELECTRONICALLY RECORDED

2015102467

TRV

2

PGS

WARRANTY DEED



NOTICE OF CONFIDENTIALITY RIGHTS: IF YOU ARE A NATURAL PERSON, YOU MAY REMOVE OR STRIKE ANY OR ALL OF THE FOLLOWING INFORMATION FROM ANY INSTRUMENT THAT TRANSFERS AN INTEREST IN REAL PROPERTY BEFORE IT IS FILED FOR RECORD IN THE PUBLIC RECORDS: YOUR SOCIAL SECURITY NUMBER OR YOUR DRIVER'S LICENSE NUMBER

DATE:

June 29, 2015

GRANTOR:

ALLENE CORMIER BAKER and JEFFERY BAKER

GRANTEE:

ALLENE CORMIER BAKER and JEFFERY BAKER

GRANTEE'S MAILING ADDRESS (Including county): 1912 Antone St., Austin (Travis County), TX 78723

CONSIDERATION: Ten and no/100 Dollars and other good and valuable consideration, the receipt of which is hereby acknowledged.

PROPERTY (Including Improvements): The West one-half (W ½) of Lot 11, Block 8, of ROSEDALE-C, a subdivision in Travis County, Texas, according to the map or plat of record in Volume 3, Page 211, Plat Records, Travis County, Texas, locally known as 4419 Ramsey Ave, Austin, TX 78756.

RESERVATIONS FROM AND EXCEPTIONS TO CONVEYANCE AND WARRANTY:

Subject to any restrictions, reservations, easements and covenants found of record.

Grantor, for the consideration and subject to the reservations from and exceptions to conveyance and warranty, grants, sells, and conveys to Grantee the property, together with all and singular the rights and appurtenances thereto in any wise belonging, to have and hold it to Grantee, Grantee's heirs, executors, administrators, successors, or assigns forever. Grantor hereby binds Grantor and Grantor's heirs, executors, administrators, and successors to warrant and forever defend all and singular the property to Grantee and Grantee's heirs, executors, administrators, successors, and assigns, against every person whomsoever lawfully claiming or to claim the same or any part thereof.

When the context requires, singular nouns and pronouns include the plural.

This Instrument was acknowledged before on June 29, 2015, by ALLENE CORMIER

HODNEY SHEPPARD NOTARY PUBLIC State of Texas Comm. Exp. 03-31-2017 8

STATE OF TEXAS

COUNTY OF TRAVIS

BAKER and JEFFERY BAKER.

Notary Public, State of Texas My commission expires:

PREPARED IN THE LAW OFFICE OF: AFTER RECORDING RETURN TO: Rodney J. Sheppard West 6th Place 509 Powell Street Austin, TX 78703

Page 2 of 2



FILED AND RECORDED OFFICIAL PUBLIC RECORDS

DANA DEBEAUVOIR, COUNTY CLERK TRAVIS COUNTY, TEXAS

June 30 2015 08:05 AM

FEE: \$ 30.00 2015102467

10°°

90C. NO.

92108433

FILM CODE 00004892224

INDEPENDENT EXECUTOR'S DEED

3450 PM 2390

3 3 17/04/63 2*/04/63

THE STATE OF TEXAS S
COUNTY OF TRAVIS S

KNOW ALL MEN BY THESE PRESENTS:

3:51 Pn 2390 2 3 11/04/92

372.19-CHX 92105-.33-000

That I, David Freston Baker, residing at 5806 Trailridge Circle, Austin, Texas, 78731, acting herein as Independent Executor without bond, of the Estate of Tilmon Preston Baker, Deceased, an Estate pending under Probate Docket No. 59,741, Probate Court No. One, Travis County, Texas, hereinafter called GRANTOR, in the consideration of carrying out the terms and provisions of the Last Will and Testament and Codicil thereto of Tilmon Preston Baker, Deceased, admitted to probate and record under the above entitled and numbered cause directing that the property described hereinbelow be devised to the DAVID F. BAKER SUPPORT TRUST, hereinafter called GRANTEE, whose Trustee is Glenn L. Randle, 8304 Adirondack Trail, Austin, Travis County, Texas, 78759, have GRANTED, TRANSFERRED, ASSIGNED and CONVEYED, and by these presents do GRANT, TRANSFER, ASSIGN and CONVEY unto said GRANTEE, its successors and assigns, all of the following described real property in Travis County, Texas, to-wit:

The property locally known as 4419 Ramsey Avenue, Austin, Texas, legally described as the West one-half (1/2) and the East one-half (1/2) of Lot Eleven (11), Block Eight (8), Rosedale Section "C", Austin, Travis County, Texas.

TO HAVE AND TO HOLD the above described premises, together with all and singular, the rights and appurtenances thereto in anywise belonging unto the said GRANTEE, its successors and assigns forever. And said GRANTOR does hereby bind himself, his successors and assigns, to WARRANT AND FOREVER DEFEND, all and singular, the title to the above described premises unto the said GRANTEE, its successors and assigns, against every person whomsoever lawfully claiming or to claim the same or any part thereof, subject to

22953.1

REAL PROFERT: KEGGROS TRAVIS COUNTY, TEXAS

11807 0196

17

N/A

DATED THIS 3000 DAY OF Order 1992.

DATED THIS 3000 DAY OF Order 1992.

DAY OF Order 1992.

DAY OF Order 1992.

DAY OF ORDER 1992.

The STATE OF TEXAS \$

COUNTY OF TRAVIS \$

The above instrument was acknowledged before me this day of 1992, by David Preston Baker, Deceased, an Estate pending in Travis County, Texas, acting in the capacity therein stated.

Notary Public, State of Texas

Ruth Barr

Printed Name of Notary Fublic

My Commission Expires: 6/30/96

Glenn L. Randle, Trustee The David P. Baker Support Trust 8301 Adirentack Trail Austin, Texas 78759

5806 Trailridge Circle Austin, Texas 78731

ENGINE TRUES

A Country of the time technique was FALED on the date and at the time storaged largest by may and was only RECORDED, in the Veryon and Page of the agency RECORDED, in the Veryon and Page of the agency RECORDED of Trues Country. Receive.

NOV 4 1992



PILED
92 NOV -4 AN II: 35
DAIA DE BEAUVOIR
COUNTY CLERK
TRAVIS COUNTY CLERK

22953.1 REAL PROPERTY REGORDS TRAVIS COUNTY. TEXAS

DOC. NO.

93049131

WARRANTY DEED

00004964170

Glenn L. Randle as Trustee of the David P. Baker Support Trust, of Iraus County, Texas, hereinafter called Grantor, for the consideration hereinafter stated, does grant, sell and convey unto Beth J. McLaughlin, a single person, and Lisa J. Kaindl, a single person, of Travis County, Texas, hereinafter called Grantee, the following described real property, together with all improvements thereon, situated in Travis County, Texas, to-wit:

5.00 INDY 1 1 05/07/93

Lot 11, Block 8, Rosedale - C, a subdivision in the City of Austin, according to the map or plat recorded in Volume 3, Page 211, Plat Records, Travis County,

4:38 PH 9220

5.00 RECT 1 65/07/93

To have and to hold the above described premises, together with all and singular the 131-000# rights and appurtenances thereto in anywise belonging unto the Grantee and Grantee's heirs, executors, administrators, successors, or assigns, forever.

And Grantor does hereby bind Grantor, Grantor's heirs, executors, administrators, and successors, to warrant and forever defend, all and singular, the said premises unto the said Grantee, Grantee's heirs, executors, administrators, successors, and assigns, against every person whomsoever lawfully claiming, or to claim the same, or any part thereof, subject however, to all restrictions, easements, mineral reservations, and any other matters of record applicable to the property hereby conveyed, and to applicable zoning laws and ordinances. Grantee assumes the payment of ad valorem taxes and assessments for the current year.

The consideration for this conveyance, receipt of which is hereby acknowledged, is as follows:

- \$10.00 and other valuable consideration paid to Grantor for which no lien either express or implied is retained.
- \$95,000.00 advanced and paid at the instance and request of Grantee by Franklin Federal Bancorp, A Federal Savings Bank ("Lender") for which Grantee has executed a promissory interest bearing note payable to said Lender, as well as a deed of trust to Ron Skelton, Trustee, to secure the payment thereof, all of even date herewith.

The vendor's lien and superior title are specifically retained by Grantor against the property described herein until said note and all interest thereon are fully paid, and to the extent the same secure the payment of the note described in (2) above, they are hereby assigned and transferred to Lender.

When Grantor is two or more persons, or when Grantee is two or more persons, this Deed shall read as though pertinent verbs and pronouns were changed accordingly.

Grantee's Mailing Address:

Beth J. McLaughlin

Lisa J. Kaindl

4419 Ramsey

Austin, Texas 78756

4 th GLR Executed this 2th day of May, 1993, to be effective May 4, 1993.

Glenn L. Randle as Trustee of the David P.

Baker Support Trust

11931 1168

RETURN TO: FIRST AMERICAN TITLE GF# 936601 Rb410-

12/10

THE STATE OF TEXAS

COUNTY OF Travis

This instrument was acknowledged before me on May 5, 1993 by Glenn L. Randle

as Trustee of the David P. Baker Support Trust.

SANDY WOOSTER
MY COMMISSION EXPIRES
April 22, 1956

Notary Public State of Texas
Notary's name (printed):

My commission expires:

FILED

93 HAY -7 PM 3:21

DAMA DEBEAUVOIR COUNTY CLERK TRAVIS COUNTY, TEXAS

MAY 7 1993

STATEOFIETAS

COUNTY CLERK TRAVISCOUNTY, TEXAS

e:\mwdoes\metakain Loan No. 0144072 REAL PROPERTY REDORDS TRAVIS COUNTY, TEXAS

11931 1169

44500 741

THOMAS O HUTCHISON

雷 512 345 3122

02-2302-1220-0000

06/24/99 12:57 (02/04 NO.140

301-99-1080 CAP 12/1

CASH WARRANTY DEED

Date:

June <u>23</u>, 1999

Grantor: Beth J. McLaughlin and Lisa J. Kaindl

3 BT

Grantor's Mailing Address (including county): 40/6 (Nerrywood

Austin Tx. 78722 TRAVIS County

Grantee: Allene Cormier Baker and Jefféry Baker

Grantee's Mailing Address (including County):

Hustin Tx. 18156

Consideration: TEN AND NO/100 DOLLARS and other good and valuable consideration to the undersigned paid by the grantee herein named, the receipt of which is hereby acknowledged

Property (including any improvements):

LOT ELEVEN (11), IN BLOCK '8" OF ROSEDALE-C, A SUBDIVISION IN TRAVIS COUNTY, TEXAS, ACCORDING TO THE MAP OR PLAT THEREOF RECORDED IN VOLUME 3, PAGE 211 OF THE PLAT RECORDS OF TRAVIS COUNTY, TEXAS.

Reservations From and Exceptions to Conveyance and Warranty:

Easements, rights-of-way, and prescriptive rights, whether of record or not; all presently recorded restrictions, reservations, covenants, conditions, oil and gas leases, mineral severances, and other instruments, other than liens and conveyances, that affects the property; rights of adjoining owners in any walls and fences situated on a common boundary, any discrepancies, conflicts or shortages in area or boundary lines; any encroachments or overlapping of improvements, and taxes for 1999, the payment of which Grantee assumes, save for those assessments resulting from Grantor's change in use of the property prior to closing or denial of a special use valuation claimed by Grantor, the payment of which Grantor assumes, subsequent assessments for that and prior years due to change in land usage by Grantee after closing, a



change in ownership, or both, the payment of which Grantee assumes

Grantor, for the consideration, receipt of which is acknowledged, and subject to the reservations from and exceptions to conveyance and warranty, grants, sells and conveys to Grantee the property, together with all and singular the rights and appurtenances thereto in any wise belonging, to have and hold it to Grantee, Grantee's heirs, executor, administrators, successors or assigns forever Grantor binds Grantor and Grantor's heirs, executors, administrators and successors to warrant and forever defend all and singular the property to Grantee and Grantee's heirs, executors, administrators, successors and assigns against every person whomsoever lawfully claiming or to claim the same or any part thereof, except as to the reservations from and exceptions to conveyance and warranty.

When the context requires, singular nouns and pronouns include the plural

Lisa J! Kaindl

ACKNOWLEDGMENT

COUNTY OF

CYNTHIA GENSLER

My Commission Expires AUG 28, 1999

This instrument was acknowledged before me on by Beth J. McLaughlin.

otary Public, State of Texas

Notary Aublic, State of Texas

THOMAS O HUTCHISON

6 512 345 3122

06/24/99 12:57 🗗 04/04 NO 140

ACKNOWLEDGMENT

STATE OF

COUNTY OF

AUG 28, 1999

This instrument was acknowledged before me by Lisa J. Kaindl.

CYNTHIA GENSLER Notary Public, State of Texas My Commission Expires

Notary bublic, State of Texas

After Recording Return To: Texas American Title Company of Austin 710 Congress Avenue Austin, Texas 78701 GF#_30 1

ZEAUFTY?

06-29-1999 04:13 PM 1999058111 STATEND \$13.00 Dana DeBeauvoir ,CDUNTY CLERK TRAVIS COUNTY, TEXAS

14

12/15

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same and to foreclose the vendor's lion herein rotained ; and to secure the payment of the said promissory note hereinbefore mentioned the vendor's lies, is hereby expressly retained on the said property hereinbefore described and conveyed; and this conveyence is made by us and accepted by the said T. C. Thrasher and Robert E. Thrasher, with the express undertanding and agreement that the said T.F. Thrasher and Robert B. Thrasher assume, agree and promise to pay all taxes of every kind and character on said property for the year 1929, and for all subsequent years until the said promissory note has been fully gaid and satisfied; and in case the said T.P. Thracker and Robert E. Thracker fail to pay the said taxes, or any part thereof, on the said property, when the same bosome due and payable, then, the holder of said note, without being under obligation to do so, may pay such taxes for and on account of the said T.E. Thrashor and Robert F. Thrashor, and any such taxes on said property paid by the holder of said note shall from the time of such payment constitute a dept against the said T.T.Thraster and Refert B.Tiraster in favor of such holder paying the same for the amount so paid, which shall bear interest from the time of such payment at the rate of seven per cont por armum, and the payment of such debt and interest shall also be secured by the said vendor's lien forein retained on the said property Porein conveyed.

Witness our hards, this 14th, day of August, A.D. 1998.

Wm. Baumert

Lary Baumort

THE STATE OF TEXAS!

Gounty of Travis & Before me, Thomas F. Taylor, a fotary Public within and for the said State and County, on this day personally appeared William Baumert, known to me to be the person whose name is subscribed to the foregoing instrument, and admosted to me that he executed the same for the purposes and consideration therein expressed. And also before me, on this day personally appeared Mary Baumert, wife of the said William Faurert, known to me to be the person whose name is subscribed to the foregoing instrument, and having been examined by me privily and apart from her humband, and having the same fully explained to her, she, the said Mary Baumert, acknowledged such instrument to be her set and deed, and declared that she had willingly signed the same for the purposes and consideration therein expressed, and that she did not wish to retract it.

Given under my hand and seal of office, this 15th, day of August, A.D. 1998.
(Rotary Seal) Thomas F. Taylor

Notary Public, Travis County, Toxas.

Filed for record 1 Sept. 1928 at 18:50 P.M. Recorded 1 Sept. 1928 at 2 F.M.

STATE OF TEXAS #

427/263

COURTY OF TRAVIS # KNOW ALL :EM BY THESE PRESERTS: That Ramsey's Austin Mursery, a private corporation, acting berein by and through its president and secretary duly authorized by a resolution of its board of directors bereto attached and marked Exhibit "A" for identification, of Travis County, Texas, for and in consideration of the sum of THERTY THOUSAND (\$30,000,00) Dollars to it in hard paid by Jessie Ramsey Eurray, Euphie Ramsey Taylor, and Winnie Ramsey Mitschke, as follows: By the cancellation of Eleven Thousand (\$11,000,00) Dollars of the capital stock of Ramsey: Austin Mursery owned by the said Jessie Ramsey Murray, Euphie Ramsey Taylor, and Winnie Ramsey Mitschke, and the assumption by them of the payment of two certain promissory notes secured by deeds of trust on the labis herein and hereafter conveyed, said notes described as follows:

1. That certain promissory note and interest in the original sum of \$2558.00, dated

1

July 7, 1924, due and payable July 17, 1986, hearing interest from date at the rate of eight per cent.per annum until paid, executed by F.T.Romacy and wife, Folle Romacy, Joing the separate property of and payable to Hercy F.Ramacy, or order, said note lein, secured by a dead of trust lien dated July 7, 1984, recorded in Fook 257, Fa. 447 of the deed of trust records of Travis County, Texas, executed by P.T.Romacy, and wife, Felle Romacy, conveying to J.M.Romacy, as trustee, certain lands in said deed of trust 4 scribed to secure the payment of said note, being the same lands 'eroimafter described and forety conveyed, to which deed of trust and record of same reference is hereby made for more particular description.

2. That certain promissory note and interest in the critical print pal sum of 'FECC.OO, dated July 7, 1917, originally due and rayable July 7, 1902, bearing interest from date at the rate of eight per cent per annum until paid, executed by F.T.Ramsey and wife, Follo Ramsey, payable to Martha W.Bloor, or order, rayment of which said note is secured by a deed of trust lien dated July 7, 1917, recorded in took 006, Fage 136 of the deed of trust records of Travis County, Texas, executed by F.T.Ramsey and wife, Fello Ramsey, conveying to B.H.Bloor, as trustee, certain lands in said deed of trust described to secure the payment of said note, being the same lands hereinafter described and herety conveyed, to which deed of trust and record of same reference is hereby made for nore particular description.

HAS URANTED, SOLD AND CONVEYED, and by these presents does grant, sell and convey unto the said Jessie Ramsey Murray, mighie Ramsey Taylor, and Tinnie Ramsey Sitackee, all those certain tracts or parcels of land situated in Travis County, Texas, and described as foll-

1. That certain tract of nine and 63 /100 acres of land, same being a part of an original grant of one league of land to teem e W.Spear, situated in Travis County, Towns, and part of that part of said grant known as the Hancock Dairy tract being duly described in that certain deed of conveyance dated December 11,1859, and recorded in Pook 159, at page 416 of the deed records of Travis County, Texas, executed by Susan E. Hancock, Executrix, conveying said Hancook Dairy Tract to Franz Fiset, to which conveyance and record of same reforence is made for description, and which spid tract of 9.62 sores of land hereby conveyed is described by metos and bounds as beginning at the southeast corner of said Dairy tract; thence E. 20 3/4 degrees E. along a fence (said fence being the west line of a tract of lard of about 5 1/2 sores conveyed by A.E. Deane to F.T. Ramsey, by deed dated February 20, 1904, and recorded in Book 244 at page 564 of the deed records of Travis County, Texas, about 294 1/10 vs. to the south line of a lane running through the Lewis Hancock Triangle north of said = 1/2 acres formerly owned by Jno. T. Rutledge, thence with the south line of said lane N.60 degrees West about 184 8/10 .s. to the northeast corner of an 18 acre tract of land sold by Franz Fiset to C.s. Foterson; thence 5.27 degrees 514%. along the east line of the said C.A.Feterson tract of 18 acres to the southeast corner of said 18 acre tract(this said 18 acre tract being described in deed by C.A.Peterson and wife to F.T.Ramsey and now of record in Book 212 at page 21, of the deed records of Travis Sounty, Texas, reference to which is hereby made) and the south line of said Dairy tract; thence S. 61 1/4 degrees E.along the south line of said Hancock Dairy tract to the place of beginning. This said tract of 9 and 68/100 acres is described in deed from F.T. Ramsey et al to Ramsey's Austin Nursery, dated June 28, 1928, and recorded in Book 417, Pages 360 to 389, Deed Records of Travis County, Texas, as tract 3 in said deed. 2. That certain tract of fifty-five and 86/100 acres of land, same being a part of an

original grant of one-league of land to George W.Spear situated in Travis County, Texas, and part of that part of said grant known as the Hancock Dairy Tract, said Hancock Dairy

12/18

Tract being fully described in that certain deed of conveyance date: Tecember 11,1500, and recorded in Book 159 at puge 416 of the deed records of Travis Courty, Texas, executed by Susan E. Hancock, Executriz, conveying said Hancock Dairy Tract to Franz Fiset, to which conveyance and record of same reference is made for description, which said tract of 55,56 acres of land hereby conveyed is described by retes and bourds as beginning at the southeast corner of the J.P. Wellis tract of land out of said Hancock Dairy Tract heretofore sold by Franz Fiset to J.P. Hallis and said deed is referred to for the southeast corner thereof; thence along the west marrix of the teorgetom read 3.40 degrees W. 300 feet; thence S. 17 degrees 15' W.140 feet to the apex of the Lewis Hancock triangle; thence S. 30 degrees W. along the west boundary line of said triangle to the south side of what is now known as the Fetorson Lane(which is not a public roat and is included in this conveyance)1998 1/2 feet; thence E. FO degrees Tanlong the south side of said Ins 1437 feet to the H.V.corner of a tract of 15 acros of land, more or less, heretofore conveyed by Franz Filet to C.A.Poterson by dued recorded in Fook 188, at pure 14 of the deed records of Travis County, Toxas; thence I. FP do, ross 45' 7,1665 feet to a hackberry tree 6 ins.in diameter, which is also the C.T.corner of said J.F. Wallis tract; thence 5.60 degrees east 1408 feet to the place of beginning. This said tract of FF Ag/100 acres being the same as tract No.4 in deed from F.T. Anmey et al to Ramoy's Austin Mursery, recorded in Book 417 pages 380 to 389, Pood Records of Travis County, Towas. 5. That certain tract of two and 1/10 a res of land, save being a part of an original grant of one league of land to Geo. W.Spear situated, in Travis County, Texas, and part of that part of said grant known as the Hancock Dairy Tract; said Hancock Dairy Tract being fully described in that certain deed of conveyance dated December 11,1909, and recorded in Book 159 at page 416 of the deed records of Travia Courty, Texas, executed by Susan E. Hancock, executrix, conveying said Hancock Dairy Tract to Franz Ficet, to which conveyance and record of same reference is made for description, said tract of 3.1 acres of land hereby conveyed being part of and extending the entire length of the west aide of the second tract of land set out and described as 16 acres, less 75/100 of an acre, in the deed of conveyance dated December 20,1905, and recorded in Pool: 017 at page 21 of the deed records of Travis County, Texas, executed by C.A. Peterson and wife Lovisa Peterson, conveying said fract of land, with other lands, to F.T. Bansey, and being all of said tract so conveyed by C.A.Peterson and wife to F.T.Ramsey that is excepted and reserved from and not included in that certain deed of conveyance dated Arril 50, 1:17, and recorded in Book 256, at page 630 of the deed records of Travis County, Texns, executed by F.T. Ramsey and wife, Belle Ramsey, conveying to F.T. McGrire, a part of said second tract of land so set out and described as 18 acres, less 75/100 of an acre, in said deed of conveyance from C.A. Peterson and wife to said F. - . Ransey as aforesaid, and reference is here made to said respective deeds of conveyance and the records of same for a more definite ascertainment of said tract of 9.1 acres of land lereby conveyed, which is the same land as tract No.5 in deed from F.T. Ramsey at al to Ramsey's Austin Nursery, recorded in Book 417 Fages 380 to 389, deed records of Travis Courty,

4. Lot No one(1) same being one acre of land, of what is known as the Hancock Triangle, as shown by the plat of same as recorded in Plat Book 2, at page 133 of the records of Travis County, Texas, said subdivision being part of the Ceorge Tepear briginal grant of one league of land, situated in Travis County, Texas, said lot 1 being as described by field notes in that certain deed of conveyance dated November 29,1697, recorded in book



158 at page 153 of the deed records of Travis Sounty, Texas, executed by Elica Louisa Hamack, et al, conveying said lot 1 to Zach Williams, to which deed of conveyance and record of same reference is made for a more full and complete description of said lot 1, being the same as tract 9 in deed from F.T.Ramsey of all to Ramsey's Austin Europpy.

5. Lot five(5), same being one acre of land, of what is known as the Ennead: Triangle, as shown by the plat of same as recorded in Plat book 2 at price 13% of the records of Travia County, Texas, said subdivision being part of the Loange T. Spear original grant of one league of land situated in Travis County, Texas, each lot 5 being as described by field notes in that certain deed of convoyance dated December 18, 1892, recorded in book 154 at page 740 of the deed records of Travis County, Texas, executed by leads Enneads at a convoying maid lot 5 to J.R. Buchanan, to which deed of convoyance and record of same reference reference in make for a more full and complete description of maid lot 5, this being the same as brack to 10 in deed from F.T. Ramserst all to Ramsey's Austin Eursery, recorded in Ecok 417 Fagos 770 to 770, deed records of Travis County, Texas.

TO HAVE AND TO HOLD the forejoing described promines, together with all and singular the rights and appurtenances thereto in anywise belonging, and to said Jessie Ramsey Myray, Emphie Ramsey Taylor, and Winnie Ramsey Hitselfe, their hoirs and assigns forever; and it does hereby bind itself, its successors and assigns to marror and forever defend all and singular the said promises unto the said Jessie Ramsey Myray, Ruphie Ramsey Taylor, and Winnie Ramsey Mitselfe, their latins and assigns, against every parson who we ever laufully claiming or to claim the same or any part thereof.

Witness our hand on this the 20 day of August, 1978.

(Corporate Seal)

RAINET'S AUDTIN NURSERY

Attest: Winnie Romsey Nitschko

By F.T.Rammey.

Secretary

President

STATE OF TEVAS

County of Travia & Before me, the undersigned authority, on this day post in the approved F.T. Rumsey, known to me to be the person whole name is submorited to the above and foregoing instrument, and acknowledged to me that he executed the same as Provident of Ramsey's Arctin Rumsery and as the act and deed of said Ramsey's Austin Rumsery, for the purposes and consideration therein expressed.

Given under my hard and seal of office, this the CO day of August, 1998.

(Botary Seal)

Gertrude Tetens

Hotary Fublic, Travia Courty, Texas,

TAR TIGIRKE

BE IT RESOLVED by the Board of Directors of Remsey's Austin Eursery that the Freedent be and is hereby authorized and empowered to execute and deliver to Jossie Ramaey Eurray, Ruphie Ramsey Taylor, and Winnie Ramsey Nitschko, in consideration of cancellation of Fleven Thousand Dollars of their capital stock in Ramsey's Austin Eursery and the assumption by them of the lions against the lands named bellow, which liens, principal and interest they agree to assume and pay, a warranty deed covering the lands as follows:

- 1. Nine and 68/100 scree ,part of Geo. T.Spear League, same as described as No.3 in deed made by F.T.Rumsey et al conveying said tract and other tracts to Ramsey's Austin Europey, dated June 25,1938, and recorded in Book 417 False 360 to 359 deed records Travis County, Texas.
- 2. Fifty-Five and 86/100 acres, part of Ceo. T.Spear League, same as described as Eo.4 in deed made by F.T.Ramsey et al conveying said tract and other tracts to Ramsey's Austin Eur-

sery, dated June 28, 1938, and recorded in Pook 417 Trice 380 to 360, Took Broomis, Travis County, Texas.

- 5. Two and 1/10 scree, part of the. ".Sphar Leatue, care as instribe_ as Fe.F in dord above referred to make by F.T.Ramsoy of all to Ransey's Audiin Fursery.
- 4. Lot No.1 Hancock Triangle
- 5. Lot No.5 Hancock Triangle

All of above situated in Travia Courty, Texas, and belonging to Remonta And in Firsory, in which make the president shall execute the deed, and the Secretary of Remonta Andlin Eursery is in reby directed to attest with his algenture and the soul of the company the deed.

We as President and Secretary of Ramsoy's Austin Europey do hereby a reinty that the above is a true copy of a resolution passed this, the CTAL depost Attuit 1908, by the Board of Directors of Ramsoy's Austin Europey.

(Corporate Seal)

F.T.Runsey

Prosident

Winnie Romsey Mitachke, Secretary,

Filed for record was to the state at 11:40 A.M. Recorded 1 Sept. 1995 at 3 P.M.

ENCY ALL MEN BY THESE PRESENTS: That I, F.A. Johnson, of the postoffice of Gan Artorio, State of Toxas, hereinafter called transferror (whether on or more) for and in consideration of Ten and No/100 dollars, cash in hand paid by THE THESE COUTARY, a corporation of Delaware, do hereby well, transfer and assign unto said THE THESE COUTARY, hereinafter called the company, the following described oil, [as, and mineral lease: That certain oil and the lease executed by Albert Henrig Et Al to P.C. Johnson, dated March latt., the and solmowledged before T.T. Glory, Katary Fublic on March latt, lease as to the signature of Oscar Henrig and Julia Henrig and solmowledged before J.T. McCallough on March latt, 1909 as to the signatures of Albert and Sophy Henrig also Malter and Fertha Henrig, covering and describing among other tracts a Tract of 164.65 Acres of land out of the Fenjamin Co-born_Survey in Travis & Bastrop Co. Texas, more particularly fearerized as follows:

BEGINEING at the S.W.corner of the Caborne Church Lot on the Test line of the Fenjamin Caborne original survey; Thence N.ZO E.1557 varies to the bed of "ilbarter Greek; Thence down said Greek as follows, viz; E. SE 1/2 E. 100 varies N. SE E. 74 varies, S. 15 1/2 E.174 varies, S. 15 1/2 E.174 varies, S. 15 1/2 E.174 varies, S. 14 1/2 E. 555 varies S. 38 E. 640 varies; Thence G. 20 V. 640 varies to the center of the Manor Road; Thence N. 78 W. 775 varies to the place of beginning, containing 164.85 acres INSCFAR as the same relates to and covers and affects the N.Z. Thirty-Two(32) Acres of the above described 164.65 acres, the S.W.line of the N.Z. 32 acres is to run S.78 E. and to extend from the N.W to the S.E. boundry lines of the above described 164.65 acres.

It is granted by transferred that he has a good title to said lease or leases, that the same is and/or are at this date a valid and subsisting lease or leases and that the recited consideration in each said lease has been actually paid.

The company shall have the right at any time at its election to surrender or abandon said hase or leases or any of them without liability of any kind whatsoever, and in case of such surrender or abandonment it may release the land; and in no event shall the company be obligated against its wish or option to drill or otherwise carry on operations under any

lease.

岩

Consideration and with any such clauses Cortin ante and agreements to bell: in Contained as our attorrhype shall think fit; and until the Rame shall be Rold, to dervice leave or let Raid real estate, or any part thereof, to such person or percone and for such rent as the toney see fet; and to ask demand, recoir, Collect and Receive all Russer of minney which shall become due and owing to ustor to : accept, in line thereof others property to lete alli landed ways and meaner for the recovery thereof to Conspaind Compromise and agreed for the Reme and to syrecte and Allier Sufficient acquitals released partial . Released, discharges and partial discharges . therefor, and also our attorneys are wested with full foretr authority and hight to borrow miney and to sledge as Alcusty - therefor any top said property, or to intoke - any contrast for sight why motivement sit writing wherever it shall be rucersary - so to do to carry wito effect our best-estterest- or his Jower Of Uttorney shall remain full force and effect and be billus and wir parties Idealing with our agents in youl faith untill the Rame shall have been heroked by an instrument duly exleuted in Resonded in the Deed Pecords of Travis County Dexas. In Firtness whereof we here. Bet our hands this the 13 day of January a. D. 1931. Lusia Jam sey Murray 6. V. Murkay Tay for barl lo. Day How 1 re State of Blevan sounte of Snavn mie a notary Pybliki of Strains in the State of this day personally asse

August weiter 1 1 200 1 PER STEEL

23

She did not wish to retract it

Siven under my hand and Real

of office, this 13 day of Leguen, a.D. 1931
Date W. Thompson

Motary Public on and for Wake County

Motary Sealy North Carolina

Com. expirer Oct 2/31

Filed for record 6 Feb. 1931 at 2:45 C.M.

Picorded 7 Feb. 1931 at 11:00 A.M.

Thosow all man By These Present; that the national duty bon pany, a corporation beliefy organized and existing under the land of the state of new York, and having its principal offices in the These present make and constitute and appoint blangue & Parket of lusting and state of lexas, its true and lawful littories in fact with full power and authority hereby conferred in its name pla and stead, to sign, execute and achimiledge any and all bonds remined to be given by hotaries Cubic conditionale for the faithful remance of their duties as such, not exceeding One Thousand 2 1000,00 Idellars lach in amount and to lived the national then ety brompany thereby as fully and to the same extent as if such bon of the readent realed with the common seal of the fand and duly attested by its Secretary, hereby ratifying and agoof the racte should attorney pursuant to the bower herein This Come of attorney is made and executed pursuant to by canthonity of the following By- aan adopted by the Board two of the Watsonal Durely Company at a meeting duly called eld me the Third day of October 1922 ile III. Perident Officere and lettomage - In Fact The Chairman, Vice Chairman, Cresident wany Vice Vresi at many from time to time, appoint Resident Vice - President, Resiistant Dearetaries and attorneys-in jack to represent and for, and un behalf of the bompany, and either the Chairman, Vice man President or any other Vice- President, the Board of Diyeutive committee, may at any ting service an mon Resident Vice- President Resident assistable Secretary or attor time-tack and revoke the power and authority given them. on & attomap-in- tail littomers-in- tack may be given for authority to execute for and in the name and on the termpany, amp and all bonds reorging ance withouts writer, and other witnigs whighting on the nature of a recognizance on conditional industrating and any out



RE: 4419 Ramsey

Dear Board Members,

I amithe current owner of the property located at 1505 Wish 454 St. As the most affected neighbor of the variance requests from the minimum lot size and minimum rear yard setback, I do not object. Furthermore, I am in support of the variance.

Respectfully,

PRINT

SIGN/DATE



RE: 4419 Ramsey

Dear Board Members,

We the undersigned are in support of the variance requests for the minimum lot size and the reduction of the rear yard setback.

NAME /DATE

Karen Melihden 8/10/2016

SIGNATURE

ADDRESS HavenMcJ 4401 Ramsey Due

2

Board of Adjustments City of Austin 505 Barton Springs Rd Austin, Texas 78704

RE: 4419 Ramsey

Dear Board Members,

We the undersigned are in support of the variance requests for the minimum lot size and the reduction of the gear yard setback.

New Prager 8/9/16 NAME

/DATE

SIGNATURE

ADDRESS

4407 Ransey Ave



RE: 4419 Ramsey

Dear Board Members,

We the undersigned are in support of the variance requests for the minimum lot size and the reduction of the rear yard setback.

NAME

8.8.16

MATE

Faren Kleiman 409 Ramsay Land MCn

8.8.16

RE: 4419 Ramsey

Dear Board Members,

We the undersigned are in support of the variance requests for the minimum lot size and the reduction of the rear yard setback.

Clare M. Wood NAME /DATE 08/10/2016

Clara M. Wood

SIGNATURE

ADDRESS

4411 Ramsey Ave. 78756

12/30

Board of Adjustments City of Austin 505 Barton Springs Rd Austin, Texas 78704

RE: 4419 Ramsey

Dear Board Members,

We the undersigned are in support of the variance requests for the minimum lot size and the reduction of the rear yard setback.

Anna Bedolla

NAME

/DATE

8-11-16

SIGNATURE

ADDRESS

4412 Rausey Ave 78756

RE: 4419 Ramsey

Dear Board Members,

We the undersigned are in support of the variance requests for the minimum lot size and the reduction of the rear yard setback.

SIGNATURE
ADDRESS

8.8.16 4413 Ransey Ave Clause proteinsz

Elaine Groberroz

32

RE: 4419 Ramsey

Dear Board Members,

We the undersigned are in support of the variance requests for the minimum lot size and the reduction of the rear yard setback.

ADDRESS

NAME Neda Eslami

DATE Auguo, 16

SIGNATURE Valore

4415 Ramsey Ave



RE: 4419 Ramsey

Dear Board Members,

We the undersigned are in support of the variance requests for the minimum lot size and the reduction of the rear yard setback.

NAME Sharon Watkins

SPAREN Waterios SIGNATURE 4416 Parnsey Austin 75752



RE: 4419 Ramsey

Dear Board Members,

We the undersigned are in support of the variance requests for the minimum lot size and the reduction of the rear yard setback.

NAME WISANICHOUS
/DATE 8/8/2016

ADDRESS

SIGNATURE

Austin, TX 18756

RE: 4419 Ramsey

Dear Board Members,

We the undersigned are in support of the variance requests for the minimum lot size and the reduction of the rear yard setback.

NAME

SIGNATURE

Barbara Balingar 4502 Ramsey Alle Bl 8/8/16

7512-8709-8701
BYDIT 822-7034
ROPOSAL SUBMITTED TO: SUBMITTE
DDRESS 47419 RAMSFY ST. JOB LOCATION SAME.
TATE 10-7-15 DATE OF PLANS HONE # ARCHITECT
hereby submit specifications and estimates for:
SEE ATTACHED PLANS, SPECIFICATIONS, WORK
SCHEDULE AND COMMENTS PAGES.
1) TOTAL PROSECT 31,795.00
OND BY
SUB-CONTRACTOR DEPOSITE FOR CHATERIALS AND 11,200,00
DRAW # 2 DRYWALL INSTALLED 5000 8000.00
DRAW#3 50B COMPLETED 4000 4500,00
PATO DRAW # 1 10,800 / 31,295,00
propose hereby to furnish material and labor — complete in accordance with the above specifications for the sum of:
s
Any alteration or deviation from above specifications involving extra costs will be executed only upon written order, and witi become an extra charge over and above the estimate. All agreements contingent upon strikes, accidents, or delays beyond our control. Respectfully submitted Note — this proposal may be withdrawn by us if not accepted within
Acceptance of Proposal
The above prices, specifications and conditions are satisfactory and are hereby accepted. You are authorized to do the work as specified. Payments will be made as outlined above. Signature
Date of Acceptance Signature
NC3819 / T-2850 09-11

BRAD FRAZEN

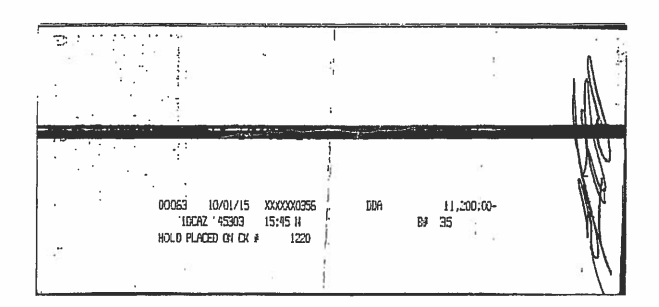
BRAD

12/31

PROPOSAL SUBMITTED TO:	JOB NAME	JOB#	
ADDRESS RIGHTSEY ST	JOB LOCATION	AME	74
	DATE 1777	2.5 DATE OF PLANS	
PHONE # FAX #		ARCHITECT	
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Hereby submit specifications and estimates for:			
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SUB-CONTRACTOR DEPOS	073	11,	200,00
		75-02	
DRAW # Z DRYWALL			075.00
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		37	795.00
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m		/\	303.00
Pe propose hereby to furnish material and labor – complete in accordances	e with the above specification	s for the sum of:	
with payments to be made as follows:		·····	Dollars
	spectfully		
will be executed only upon written order, and will become an extra charge over and above the estimate. All agreements contingent upon strikes,	submitted		
accidents, or delays beyond our control.	Note — this proposal n	ay be withdrawn by us if not accept	ed within days.
Acceptai	nce of Proposs	I	3
The above prices, specifications and conditions are satisfactory and are hereby accepted. You are authorized to do the work as specified.	E	9	
avments will be made as outlined above.	Signature		
*ance	Signature		



1220 DEV R KUNWAR . 32-75/1[10] zen general contractor \$ 11,200.00 Comerica Bank www.comerica.com 7002290356# 01220



Posted

: 10/01/2015

Bank

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R/T

: 11100075

Account

: 7002290356

Check

: 1220

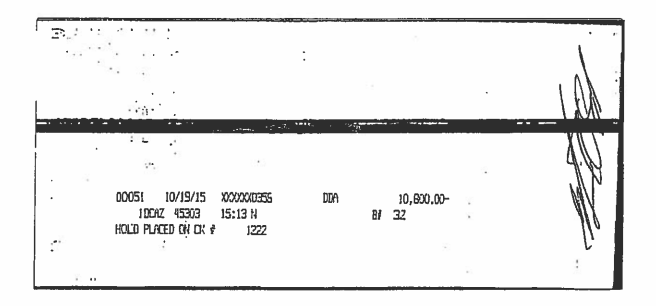
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DEV R KUNWAR	12729152	19-2015	1222 32-75/1110 .453
Ten thousand elg			
Cornorica Bank www.comerica.com	,	222	AP



Posted

: 10/19/2015

Bank

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Check

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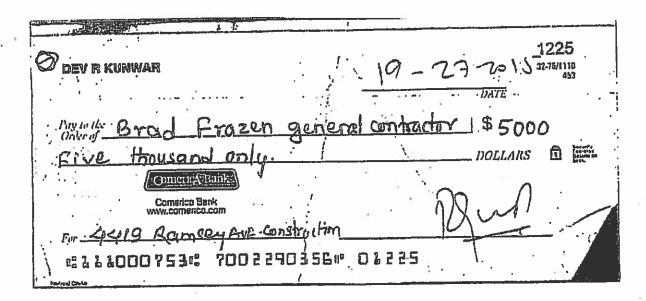
Amount

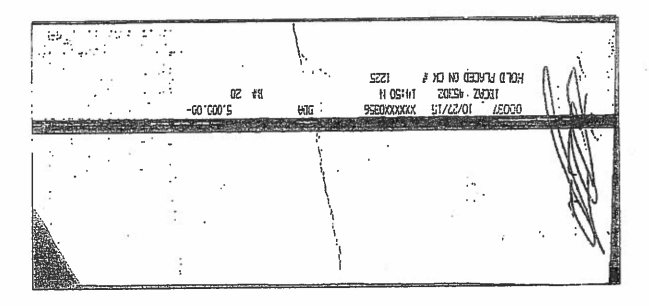
: 1222 : 10800.00

DIN

: 430078038







Posted

: 10/27/2015

Bank R/T : 00000043 : 11100075

Account

: 7002290356

Check Amount : 1225

Amount DIN : 5000.00

: 430024964





DATE	: Monday, September 28, 2016	CASE NUMBER: C15-2016-0098
Y_	Brooke Bailey	
Y_	Michael Benaglio	
Y_	William Burkhardt	
N_	Eric Goff	
Y_	Melissa Hawthorne	
Y_	Bryan King 2 nd the Motion	
0	Don Leighton-Burwell	
Y	Rahm McDaniel	
0	Melissa Neslund	
Y	james Valadez	
Y	Michael Von Ohlen Motion to Deny	
Y	Kelly Blume (Alternate)	

APPLICANT: Rodney Bennett

OWNER: Dev Kumwar

ADDRESS: 4419 RAMSEY AVE

VARIANCE REQUESTED: The applicant has requested variance(s) from Section 25-2-492 (D) (Site Development Regulations) to:

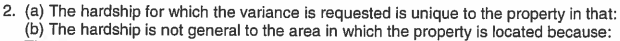
- A. decrease the minimum lot area from 5.750 square feet (required) to 4,054.87 square feet (requested. existing); and to
- B. decrease the minimum lot width from 50 feet (required) to 0 feet (requested); and to
- C. decrease the rear setback from 10 feet (required) to 5 feet (requested, existing);
- D. decrease the street side setback from 15 feet (required) to 11.9 feet (requested, existing)

in order to remodel and add onto an existing single family residence in a "SF-3-NP", Family Residence – Neighborhood Plan zoning district. (Rosedale) Note: Lot width must be maintained 50 feet from the front setback line of a lot. Lot width for the subject property is only maintained for 42.5 feet from the front setback

BOARD'S DECISION: The public hearing was closed on Board Member Michael Von Ohlen motion to Deny, Board Member Bryan King second on a 9-1 vote (Board member Eric Goff nay); DENIED.

FINDING:

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



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

Leane Heldenfels Executive Liaison William Burkhardt

Chairman





Board of Adjustment General/Parking Variance Application

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

This application is a fillable PDF that can be completed electronically. To ensure your information is saved, <u>click here to Save</u> the form to your computer, then open your copy and continue.

The Tab key may be used to navigate to each field; Shift + Tab moves to the previous field. The Enter key activates links, emails, and buttons. Use the Up & Down Arrow keys to scroll through drop-down lists and check boxes, and hit Enter to make a selection.

The application must be complete and accurate prior to submittal. If more space is required, please complete Section 6 as needed. All information is required (if applicable).

For Office Use Only

Case # (15-2016-0098 ROW# 1158	3077 Tax# 022301220
Section 1: Applicant Statement	
Street Address: 4419 Ramsey	
Subdivision Legal Description:	
W 1/2 of Lot 11 Block 8 Rosedale C	
Lot(s):	Block(s):
Outlot:	
Zoning District: SF-3-NP (Rosedale)	
I/We Rodney K, Bennett	on behalf of myself/ourselves as
	affirm that on
Month August , Day 5 , Year	
Board of Adjustment for consideration to (select a	
	del OMaintain OOther:
Type of Structure: Residential	

Portion of the City of Austin Land Development Code applicant is seeking a variance from:
<u>25-2-943 & 25-2-???</u>
Section 2: Variance Findings
The Board must determine the existence of, sufficiency of, and weight of evidence supporting the indings described below. Therefore, you must complete each of the applicable Findings Stateme is part of your application. Failure to do so may result in your application being rejected as accomplete. Please attach any additional supporting documents.
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.
contend that my entitlement to the requested variance is based on the following findings:
easonable Use he zoning regulations applicable to the property do not allow for a reasonable use because:
The lot was illegally subdivided by the previous owner.
ardship a) The hardship for which the variance is requested is unique to the property in that:
As the lot was illegally subdivided and sold there is no way to make it meet the minimum lot size. The illegal subdivision also created the intrusion into the rear setback.
b) The hardship is not general to the area in which the property is located because:
Most lots in the interior of the city are not illegally subdivided. The existing home is in the setback.

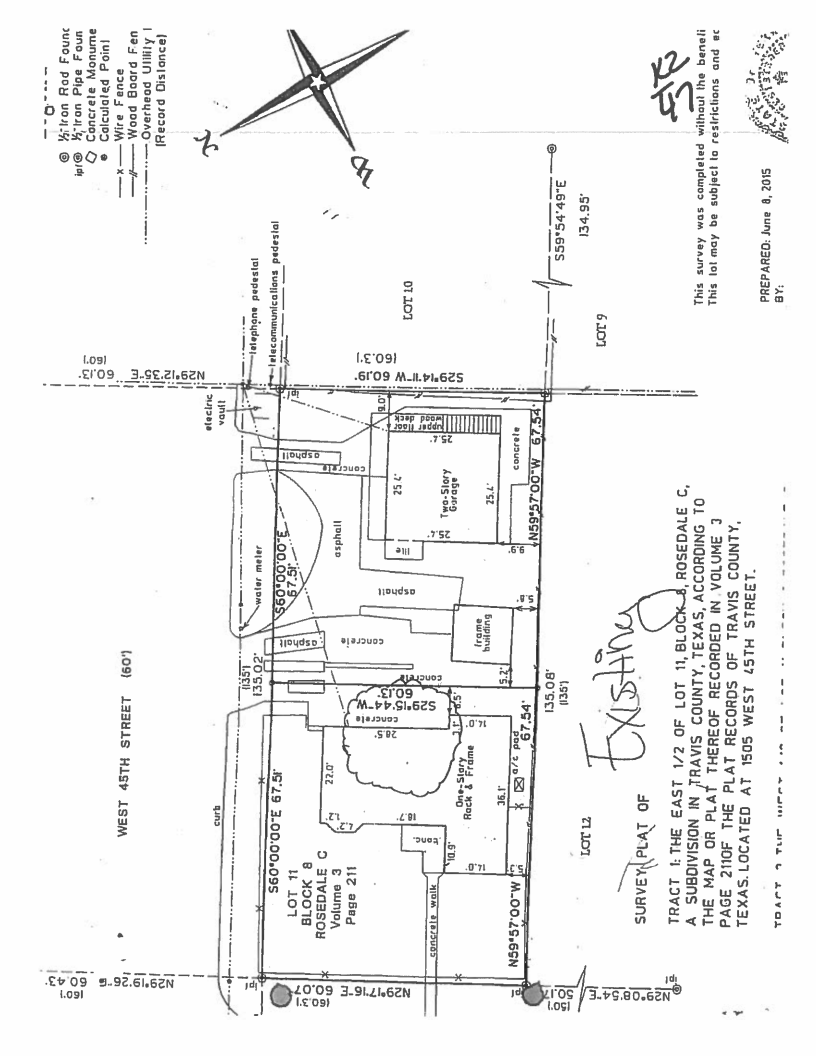
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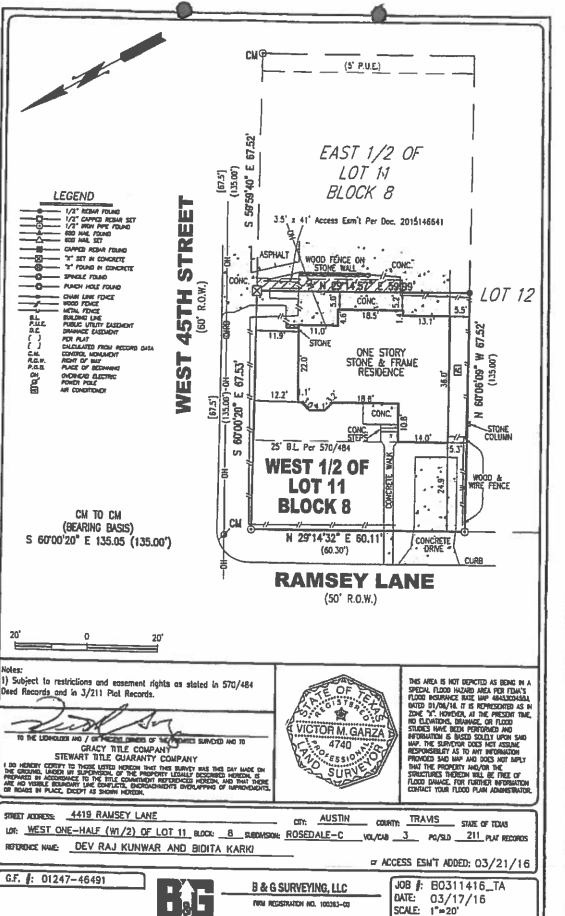
×146

The variance will not alter the character of the area adjacent to the property, will not impair the usadjacent conforming property, and will not impair the purpose of the regulations of the zoning distriction which the property is located because:

Because all but 52.50 square feet of the home existed prior to the lot being subdivided illegally.
Furthermore, the addition into the setback is over existing impervious cover, and the home prior
to the addition was 6'5" from the rear setback.
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 in the City of Austin Land Development Code Chapter 25-6, Appendix A 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:
 Neither present nor anticipated future traffic volumes generated by the use of the site or the uses of sites in the vicinity reasonably require strict or literal interpretation and enforcement of the specific regulation because:
N/A
 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: N/A
 The granting of this variance will not create a safety hazard or any other condition inconsistent with the objectives of this Ordinance because:
N/A
4. The variance will run with the use or uses to which it pertains and shall not run with the site because:
N/A
N/A

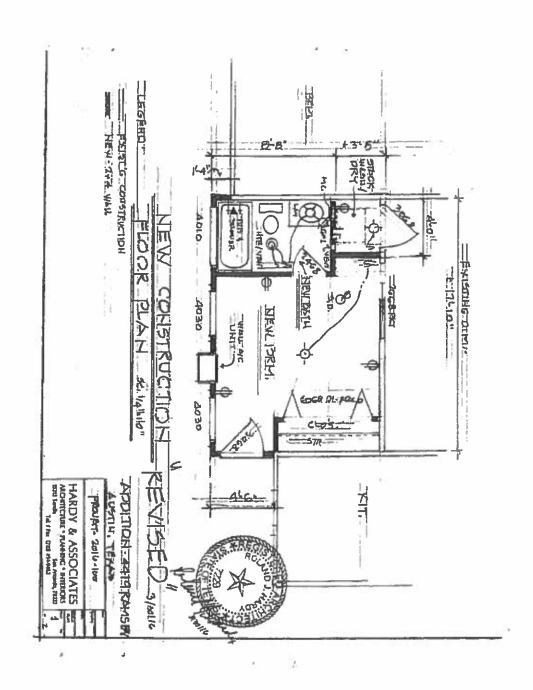
Section 3: Applicant Certificate I affirm that my statements contained in the complete application are true and correct to the best of my knowledge and belief-Applicant Signature: _____ Date: 08/05/2016 Applicant Name (typed or printed): Rodney K. Bennett Applicant Mailing Address: 12618 Eagle Nest DR City: Buda State: Texas Zip: 78610 Phone (will be public information): (512) 627-7227 Email (optional – will be public information): ib.rbconsulting@yahoo.com Section 4: Owner Certificate I affirm that my statements contained in the complete application are true and correct to the best of my knowledge and belief. Owner Signature: _____ Date: 08/05/2016 Owner Name (typed or printed): Dev Kunwar Owner Mailing Address: 4419 Ramsey City: Austin _____ State: Texas Zip: 78756 Phone (will be public information): Email (optional – will be public information): Section 5: Agent Information Agent Name: Rodney K, Bennett Agent Mailing Address: 12618 Eagle Nest Dr City: Buda State: Texas Phone (will be public information): (512) 627-7227 Email (optional - will be public information): <u>ib.rbconsulting@vahoo.com</u> Section 6: Additional Space (if applicable) Please use the space below to provide additional information as needed. To ensure the information is referenced to the proper item, include the Section and Field names as well (continued on next page). Request One: reduce the minimum required lot size from 5750 to 4083.97 TCAD or 4054.87 Request Two: add 52.50 SF into the rear setback at a distance of 5' from the lot line.



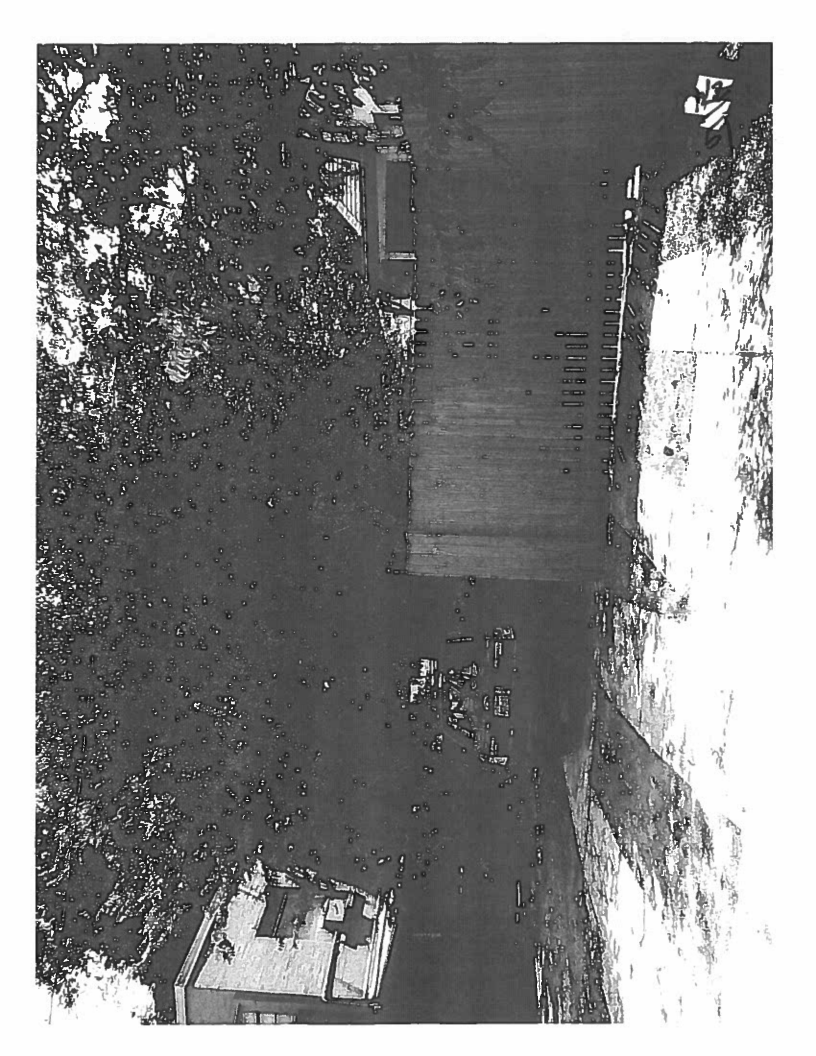


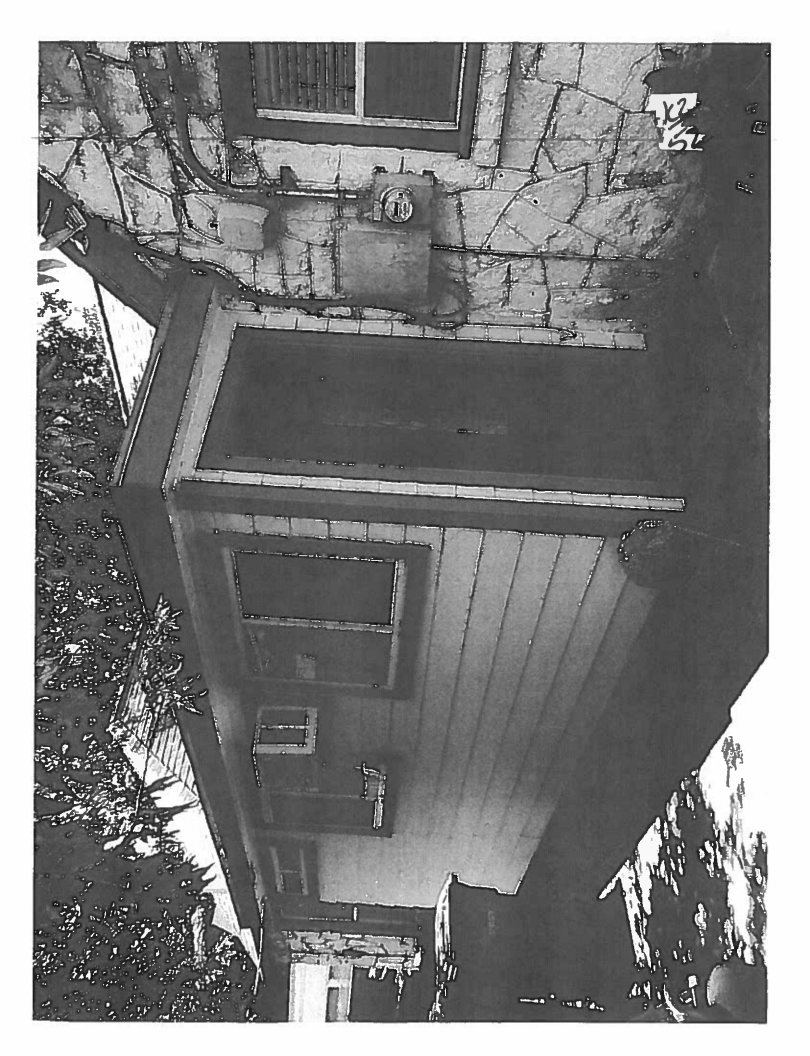
WWW.BANDGSURVEY.COM 1404 West North Loop Blvd. Auslin, Texas 78756 Office 512*456-6969, Fox 512*456-9545

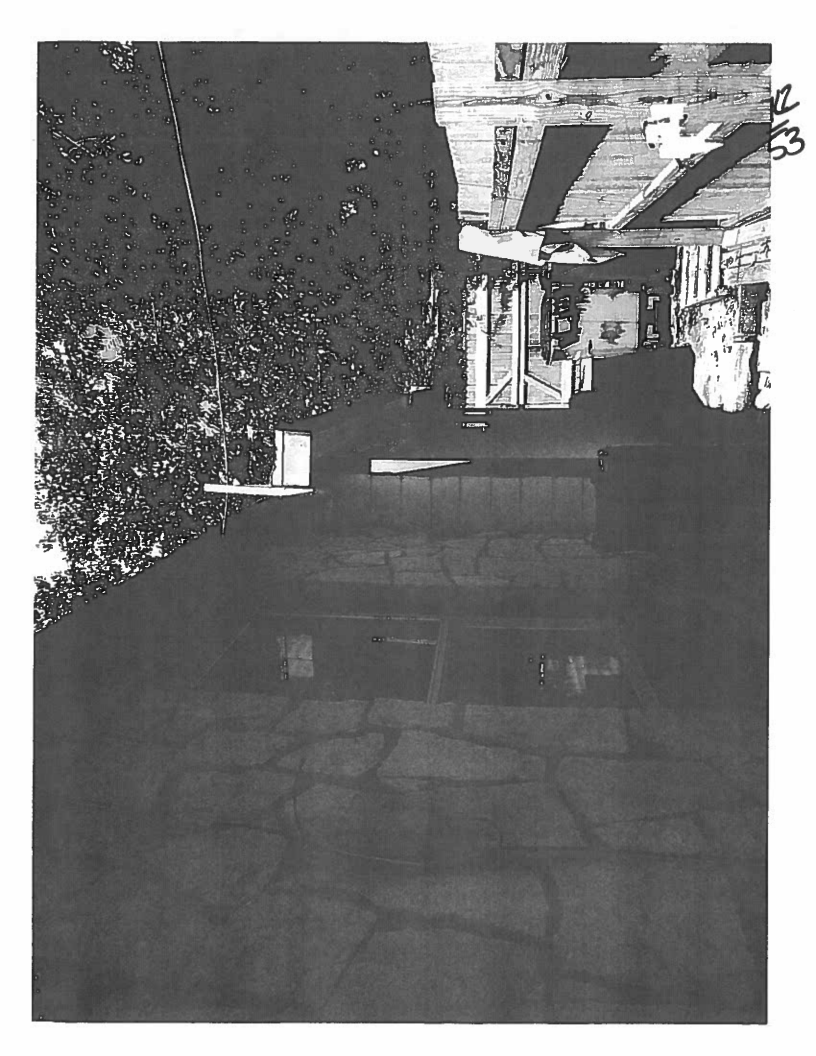
THE STREET OF VALUE 03/10/10 63/17/16 63/17/16 CHEDGED BY VC/AL 03/17/18











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 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 slanding 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;
- 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.austintexas.gov/devservices

Heldenfels, Leane

From:

Pete Wassdorf

Sent:

Monday, September 26, 2016 8:46 PM

To:

Heldenfels, Leane

Subject:

Re: Case no. C15-2016-0098

Yes, thank you, please print out the below email and consider it my objection and comments.

What about my other questions?

Pete

On Sep 26, 2016, at 4:04 PM, Heldenfels, Leane < Leane. Heldenfels@austintexas.gov > wrote:

Hi Pete - you can email me your comments. Would you like me to print out the email below, or would you like to send them separately?

Thanks,

Leane Heldenfels

Board of Adjustment Ligison City of Austin Development Services Department One Texas Center, 1st Floor, Development Assistance Center 505 Barton Springs Road Office: 512-974-2202

<image001.png>

Follow us on Facebook, Twitter & Instagram @DevelopmentATX

We want to hear from you! Please take a few minutes to complete our online customer survey. Nos gustaría escuchar de usted. Por favor, tome un momento para completar nuestra encuesta.

From: Pete Wassdorf [mailte

Sent: Monday, September 26, 2016 3:55 PM

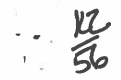
To: Heldenfels, Leane

: Pete Wassdorf Subject: Case no. C15-2016-0098

Dear Ms. Heldenfels,

I have only just received the notice of hearing in the above numbered code variance case. According to the notice, I have missed the one week deadline for mail to be postmarked by to be considered timely received. I am writing for several purposes.

1. To see whether an objection with comments can be submitted electronically; or whether I can hand deliver them to your offices, prior to the hearing; or must I actually attend the hearing to express my objection?



- 2. To point out what appear to be errors in the notice:
 - a. Paragraph A. of the Notice for variance states the request is to "decrease the minimum lot area from 5.750 square feet to 4,054.87 square feet". There is a decimal point after the 5 in 5.750. While it may be an obvious error and the notice should have read five thousand, seven hundred fifty, instead of five and ₹ feet, it does provide a faulty notice.
 - b. Paragraph B. of the Notice for variance states the request is to decrease the minimum lot width from 50 feet (required) to 0 feet (requested). Frankly I have no idea what this means. They are asking for a minimum width of zero feet?

First, please let me know what is intended in Notice paragraphs A & B. Second, let me know whether errors in the notice constitute valid notice.

Third, please let me know how I can object since the notice arrived so late.

Fourth, irrespective of whether I receive a response from you, please consider this email an official objection and know that I strenuously object to the variance because it appears that the property in question has been illegally subdivided at some time in the past by *de-facto* action of a previous owner to convey less than the whole lot; and now the current owners seek to legitimize that past action by seeking a variance. Once a variance is made for such conduct, it stands as a precedent for future action by other property owners. Therefore, I object to the variance.

I note from Travis CAD that both properties (constituting halves of the platted lot) have been sold in the past year. It appears there was ample opportunity for both purchasers to verify code compliance. Those purchasers may not be made to suffer because of a denial of the variance, as they may have recourse against the sellers, or the real estate agent, or title policy insurance, but their recourse should not be made against the property owners in the area by granting a variance that may later be referenced to the detriment of the area property owners.

12 ST

Sincerely,

Pete Wassdorf, property owner of 4513 Sinclair Ave, Austin, Texas 78756
2305 Quarry Road
Austin, Texas 78703

Home: (512)-480-8282 Cell: (512)-914-1312

C15-2016-0098

Heldenfels, Leane

From:

Gayle Rosenthal

Sent:

Monday, September 19, 2016 11:26 PM

To:

Heldenfels, Leane

Subject:

C15-2016-0098 Request for Variance

Hello Leane,

I would like to register my objection to the variance request by Dev Kunwar on 4419 Ramsey. This appears to be a defacto subdivision of a standard Rosedale lot. The predecessors in title to the applicant, Jeffery Baker and Allene Cormier, owned both 1505 W. 45th and 4419 Ramsey up until September 2015.

Unless the full lot 11 Block 8 of Rosedale C was separated into 2 - 1/2 lots in the past, by formal subdivision, once the 2 lots were owned by one party at the same time, any defacto subdivision prior to 1986 would have been nullified by the fact that the 2 half lots were owned by the same party, Jeffery Baker and Allene Cormier from 1999 to 2015.

I do not want to see Rosedale lots divided into less than the typical lot size. This is very damaging to taxpayers because it inflates the lot values in Rosedale and causes speculators and developers to turn an eye towards carving up Rosedale for tiny high-priced lots. This puts a vicious cycle in place and and is bad for the general welfare of the residents of Rosedale.

No permits or entitlements of any kind should be given to this property owner. In fact, the sale of the 4419 Ramsey half of Lot 11 should be rescinded and Lot 11 rejoined as one legal lot. This can be accomplished by the revoking of any legal lot status which may have been previously granted, or the refusal to give legal lot status in the future.

Please keep me informed of any changes in the schedule of this hearing.

Thank you,

Gayle Rosenthal Attorney/Broker Rosenthal Properties 512-825-9141 学多

