











PICTURES MAP

WINFLO MULTIFAMILY RESIDENTIAL

804 WINFLO DRIVE AUSTIN, TEXAS 78703

DATE: JAN-06-2017

SHEET: 2 OF 4



ENGINEERING PLANNING SURVEYING

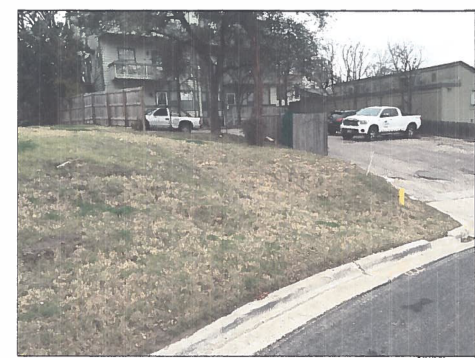
TBPE REGISTRATION NO. F-16288

5811 BLUE BLUFF ROAD

P:(512) 913-5080 AUSTIN, TEXAS. 78724 F:(512) 628-3528

P.O. 80X. 3267 BEE CAVE RO. BUITE 107-514 AUSTIN, TX. 78746 WWW.LANDMARKOEB.COM









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SHEET: 3 OF 4

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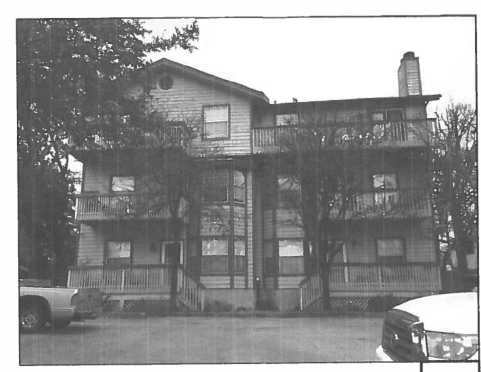
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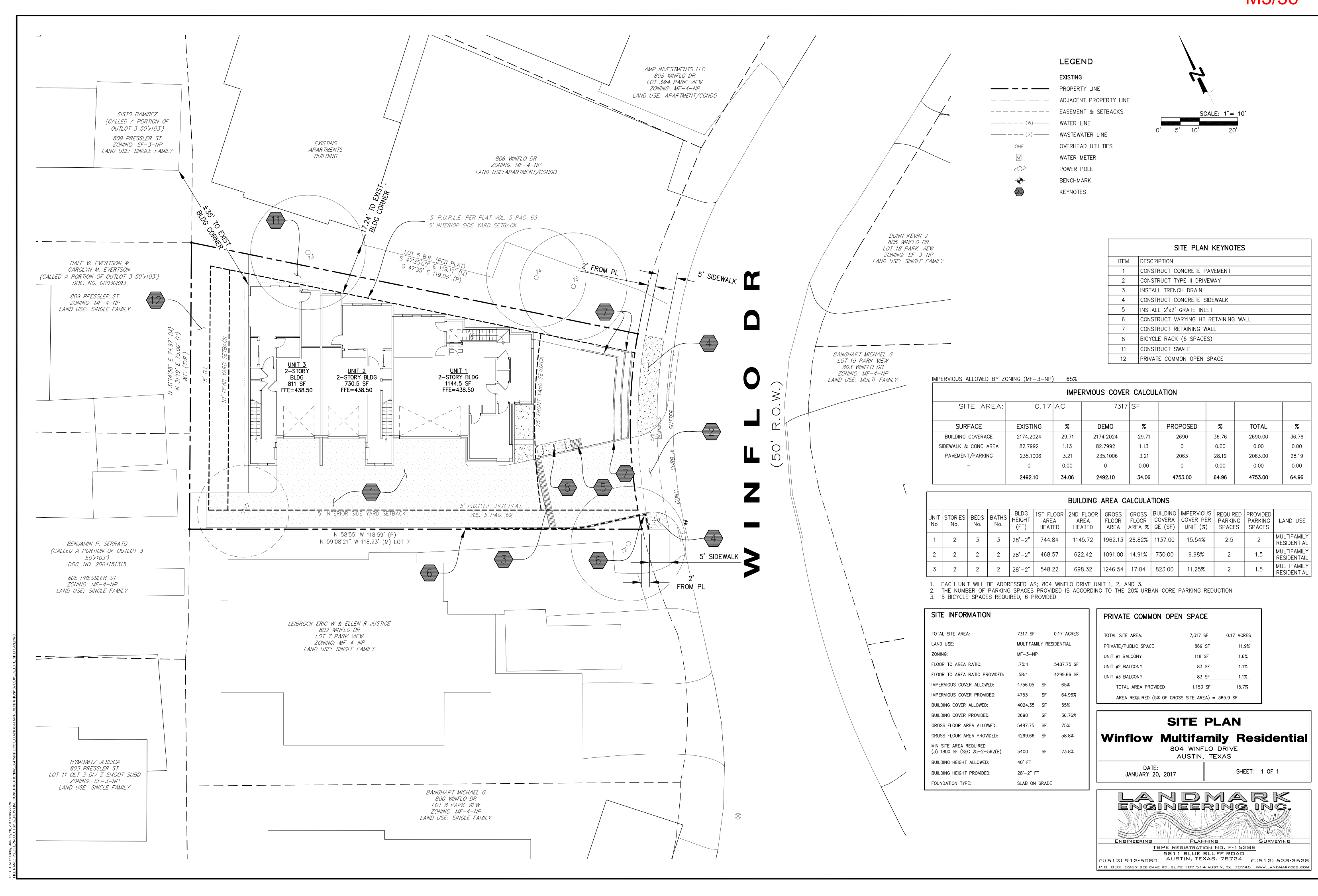
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Mike McHone Real Estate

March 27, 2017

Board of Adjustments City of Austin c/o Leane Heldenfels, City Staff 505 Barton Springs Rd. Austin, TX 78704

RE: 804 Winflo C15-2017-0008 SP 2016-032GC

Dear Members of the Board,

The variance requested is for Lot 6, Parkview (subdivision) recorded May, 1949. (Exhibit 1) The City of Austin passed its first subdivision ordinance in March of 1946. The current land development process in Austin is zoning, subdivision, site plan and then building permit, in that order. (Exhibit 2) All lots in this subdivision were in compliance with the zoning ordinance when it was passed. The zoning ordinance in effect at that time was Chapter 45. Lot #6 (804 Winflo) is about 7,354 sq. ft. and was zoned B-2nd height and area. Page 83 of Chapter 45 permits a triplex on lots zoned B-2nd height and area (H&A) (Exhibit 3)

Subsequent City Councils adopted new zoning codes. In 1984, the current code was adopted, in which the B 2nd H&A was changed to MF3 (multifamily 3). (Exhibit 4) The minimum lot size under B-2 H&A was 7,000 sq. ft. for a triplex and under MF3, the minimum lot size was 8,000 sq. ft., thus making Lot 6 non-conforming.

804 Winflo (Lot 6) is currently a vacant lot that formerly contained a single family home in poor condition. The lots to the north across the street are apartments, and the lots to the rear and south are single family homes. The owner had a feasibility study done by a local architect in which they discussed the project with nearby neighbors and then took to the City Development Assistance Center (DAC). After a four meeting which included a local builder and architect, DAC said they were ready for site plan submittal of the proposed 4-plex. The owners hired a local architect and builder to develop plans that met the zoning, compatibility and neighborhood plan requirements. In July, 2016 the completed site plan was submitted to the City. The civil plans were determined to be complete and were submitted for review. The first round of staff review comments were issued and the civil engineer submitted responses. The subsequent City staff review issued in November, 2016 added the new comment SP 1 stating that Lot 6 (804) was substandard per LDC 25-2-943 and that a Board of Adjustment variance was required.

This came as a great shock to the owners, as they had planned to move into the larger unit, have their son on one side, and rent the third unit. The owners had also invested considerable funds in engineering and architectural services. The civil engineer filed the BOA application and the owners met

1904 Guadalupe "On the Drag" • ph: 512-481-9111 • fax: 512-481-1002 • mchone1234@sbcglobal.net mailing address: P.O. Box 8142, Austin, TX, 78713

with their neighbors to explain the situation. I was contacted in January, 2017 and asked to assist with the BOA case.

Article 7 (non-conforming uses) 25-2-941 was adopted to deal with conflicts resulting from the adoption of Chapter 25. The staff states that 25-2-943 (substandard lot) does not apply to Lot 6 (804 Winflo) because it was platted after March 15, 1946. However, 25-2-942 of the Land Development Code "Uses Conforming on March 1, 1984" states that if a property conformed to the zoning regulations in effect on March 1, 1984, it is a conforming lot. This means that 804 Winflo (lot 6) is a conforming lot per the code and that a triplex could be built.

In meeting with the neighbors, the owners have reported that one concern is that many of the lots in Park View subdivision are zoned MF4 multifamily and that granting this variance would create a precedent. The main argument to counter this concern is that the addition of the current zoning includes "compatibility", which makes it very difficult to redevelop any lot that has a single family use. (Exhibit 6) In the adoption of the Old West Austin neighborhood plan, the current base zoning was not changed. Concerned owners could file a zoning change to down zone this property. In an extreme case, the concerned parties could agree to file a private restrictive covenant to make sure only single family homes were allowed. Other neighborhood concerns typically are parking and potential flooding. The COA requires that site plans must meet all requirements for onsite parking and storm water control before they can be approved.

In summary, Lot 6 804 Winflo was legally platted and zoned for a triplex use by the code in force at the time it was platted. The lot has not changed. The current (Exhibit 6) strict application of the lot size requirements of the current code creates a hardship and prevents reasonable use.

Mike McHone

Tile Melons

PREPARED BY: TEXAS SURVEYORS, INC 7416 Canal Drive, Lake Worth, FL 33467 LB# 10193731 | exacta365.com | p. 866.735.1916 | f: 866.744.2882 PROPERTY ADDRESS: 804 WINFLO DRIVE AUSTIN, TEXAS 78703 **SURVEY NUMBER: 1501.0193-01** FIELD WORK DATE: 3/16/2016 **REVISION DATE(S):** (REV.0 3/21/2016) 1501.0193-01 BOUNDARY, TREE & TOPO SURVEY NOTES:
1.) SUBJECT TO APPLICABLE RESTRICTIVE
COVENANTS RECORDED IN VOL. 5, PG. 55, PLAT
RECORDS, VOL. 1046, PG. 326 (DTS 1-38), DEED
RECORDS, TRAVIS COUNTY, TEXAS.
2.) SUBJECT TO BUILDING SETBACK LINES AND
S26, DEED RECORDS, TRAVIS COUNTY, TEXAS.
3.) SUBJECT TO BUILDING SETBACK LINES, PER THE
CITY OF AUSTINS NEIGHBORNOOD FLANNING GUIDE,
POR THIS LOT WHICH IS CURRENTLY ZONED TRAVIS COUNTY CI R = 133.66(P+M) L = 51.94(P) 51.44(M) $\Delta = 22^{\circ}15^{\circ}32^{\circ}(C) 22^{\circ}02^{\circ}5^{\circ}(M)$ 5 29°25' W, 51.60(P) 5 29°42'24" W, 51.12(M) 12" HACKBERRY LOT 6 VACANT LOT MERSHIP NOT DETERMINED PENCE OWNERSHIP NOT DETERMINED
F.U.E. = PUBLIC UTILITY EASEMENT
F.U.P.L.E. = PUBLIC UTILITY FOLE LINE EASEMENT
THE ELEVATIONS SHOWN HEREON WORK OPTIMIED USING GPS
IN CONJUNCTION WITH ECONET RITK GPS/GRSS NETWORK
AND ARE ON NAVD 1986 DATUM
#SSLID (INDICATES ELEVATION ON NAVD 1986 DATUM ORIGINAL SURVEY ON 1/7/2015 BY R.L.H., RPLS 63561 REV: UPDATE, TOTO AND TREES 3/16/2016 BY P.M.V., RPLS 5359 FD NAIL & DISK ELEVATION=534.50 I HEREBY CERTIFY THAT: THIS FLAT REPRESENTS THE RESULTS OF A SURVEY MADE ON THE GROUND ON THE COTH DAY OF JANUARY 2015 AND THE 16th DAY OF JANUARY 2015 AND THE 16th DAY OF JANUARY 2015 AND THE 16th DAY OF HARCH; 2016, ALL PASSHENTS AND RIGHTS-OF-WAY SHOWN ON THE FLAT AND SET FORTH WITHIN THE TITLE COMMITTMENT ISSUED BY NATIONAL INVESTIGES TITLE INSURANCE COMPANY, OF NO. 14285 1-4-MCB. EYETCTIVE DECEMBER 24, 2014, ARE SHOWN OR NOTED HISEON; THERE ARE NO VISIBLE ENCONCHINENTS OR OVERLAPTING OF INPROVEMENTS DICETT AS SHOWN A FUBLIC ROADWAY. GRAPHIC SCALE (In Feet) 1 inch = 30' ft. Use of This Survey for Purposes other than intended, Without Written Verification, will be at the User's Sole Risk and Without Liability to the Surveyor.

Nothing hereon shall be Construed to Give ANY Rights or Benefits to Anyone Other than those Certified. FLOOD INFORMATION: POINTS OF INTEREST BY PERFORMING A SEARCH WITH THE LOCAL GOVERNING MUNICIPALITY OR WWW.FEMA.GOV, THE PROPERTY APPEARS TO BE LOCATED IN ZONE X. THIS PROPERTY WAS FOUND IN THE CITY OF AUSTIN, COMMUNITY NUMBER 480624, DATED 01/06/2016. (1) WOOD FENCE OVER 5' ESMTS. CLIENT NUMBER-DATE: 3/21/2016

BUYER: WILLIAM GREGORY SCHAUB AND PATRICIA MARIE SCHAUB

SELLER: MODIFICACION DE CUITOR DE THE ESTATE OF FRODA CERI MADE DEVIDED FROM MEDITARIO RECURSIVEMENTS ON SCHEDULE Q

CERTIFIED TO: WILLIAM GREGORY SCHAUB AND PATRICIA MARIE SCHAUB; INDEPENDENCE TITLE COMPANY

This is page 1 of 2 and is not valid without all pages.



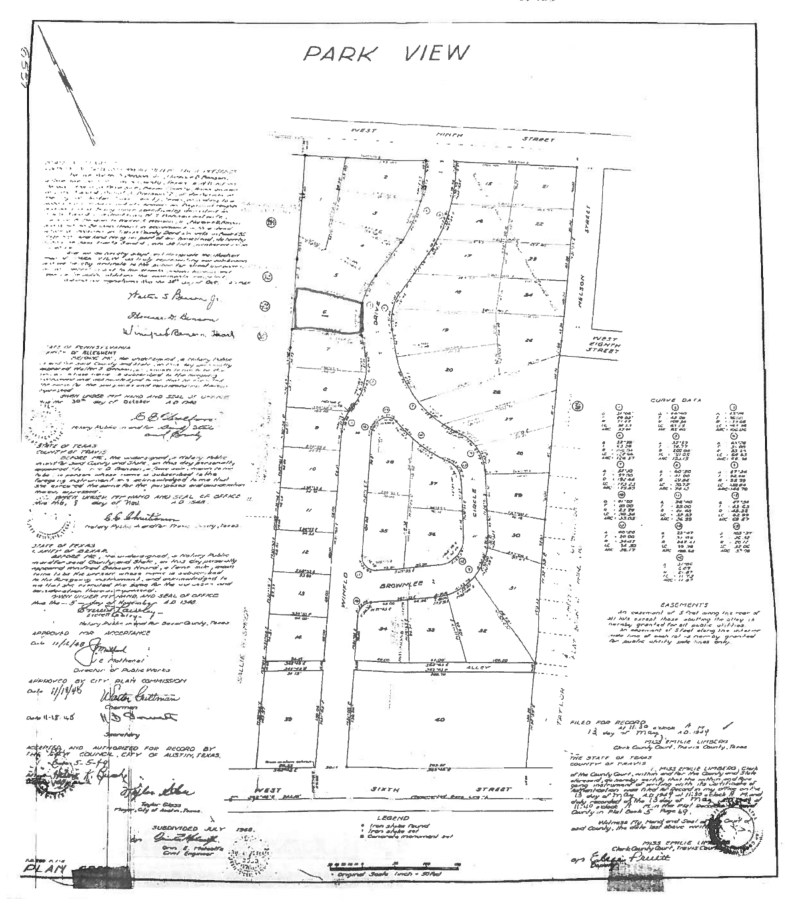
www.surveystars.com



18# 1019/31 exacta365 com p: 866 735 1916 f: 866 744 288 7416 Canal Drive, Lake Worth, FL 33-167

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Approval Approval Appeal Ap		Regulation Review Elements			r Q	Ď	Health Taps Electric Service	Site & Building Plan Compliance	
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Variances to Commission w/ City Council Counci	-	Approval Authority		City Council	• Planning Commission • P & D Department Final w/o Prelim. 5 4 lots Amended Plats	P & D Department Planning Commission Conditional Use Hill County	Phaning and Development Department	Planning and Development Department	-M 3
Assessment Zoning Preliminary Plan Released Site Plan Recorded Plat	-	Appeal		8	Watershed Variances to City Council			• Building Official	3/41
10 D WANTED TO LANGE THE PARTY OF THE PARTY		Product	Assessment Report	Zoning Ordinance	Preliminary Plan Recorded Plat	Released Site Plan	-	Certificate of Occumnney	

M3/42

MIKE MEHONE PAGE LOF

ZONING ORDINANCE

CHAPTER 45 AUSTIN CITY CODE



NOVEMBER 1972

\$ 45-34

AUSTIN CITY CODE

\$ 45-34

	Area Per Unit	Minimum Lot Area
One-family detached unit	5,750	5,750
One-family attached unit in "A" Residence (Townhouse)*	3,500	3,500
One-family attached unit in "BB or less restricted Use Dis-		7,775
trict (Townhouse) *	2,500	2,500
Two-family unit	3,500	7,000
Three-family unit	2,667	8,000

Use	Efficiency	1	Each Additiona Bedroom	Hotel 1 or	Dormitory (per person)
BB B, O, LR	1,600	1,800	200	1,600*	200*
& GR C, C-2, I	- 800 NT.**	950	150	800	150
D&E	.650	700	100	650	150

^{*} See provisions concerning use in appropriate use district regulations. The minimum lot area requirements for apartment, apartment hotels, hotels, or motels and dormitories shall be:

BB 8,000 B or less restricted 6,000 (6-20-68)

(c) Business and industrial buildings: (l) YARDS:

A. Front and side streets. All buildings shall be set back from the front street at least twenty-five feet for the building line, and shall be set back from the side street at least ten feet for the building line, and the requirements of subsection (k) of section 45-33 shall also apply for buildings constructed on any property in an "O" office district or less restricted district when immediately adjoining property in a "B" residence district or more restricted.

ted district.

§ 45-35 ZONING § 45-35

b. Side yard and rear yard. No side yard shall be required, but if a side yard be provided it shall have a minimum width of three feet. The minimum depth of rear yards shall be five feet.

c. Coverage. The combined area of the side yards and the rear yard shall be not less than forty-five percent of the total area of the lot behind and to the rear of the front setback lines.

d. Accessory buildings. An accessory building shall observe the same regulations as prescribed for the principal building.

(2) LOT AREA. All lots for business and industrial buildings shall conform to the requirements of chapter 41. (7-17-41; Ord. No. 680620-I, pts. 3, 4,; Ord. No. 681121-B, pts. 8, 9.)

Sec. 45-35. SAME -- SECOND HEIGHT AND AREA DISTRICT.

In the second height and area district, for buildings erected or structurally altered, the height of buildings, the minimum dimensions of yards and courts and the minimum lot and lot area per family shall be as follows:

(a) General provisions:

(1) HEIGHT. No building shall exceed sixty feet in height.

- (2) COURTS. The least dimension of an inner court shall be not less than six feet, nor less than two and one-half inches for each foot of height of such court, nor shall its area be less than twice the square of its required least dimension.
- (3) OFF-STREET PARKING. Space for off-street parking shall be provided as described in section 45-30.
- (4) USES SUBJECT TO CONDITIONS. Where uses enumerated in any use district are conditioned upon special height, yard, open space or coverage requirements, and are to be constructed in a second height and area district, the special requirements shall apply unless the requirements of this district are more restrictive.

(b) Residential buildings:

(1) YARDS:

a. Front and side streets. Except as provided in subsection (d) of this section, all buildings shall set back from the front street twenty-five feet for the building line, and the front line of any porch shall set back from the front street fifteen feet; buildings shall set back from the side street ten feet for the building line, and porches shall set back from the side street four feet.

b. Side yard and rear yard. There shall be a rear yard, and a side yard on each side of the building. A rear

yard shall be not less than five feet in depth, and the total width of side yards shall be not less than thirty percent of the total width of the lot; except that the total width of side yards shall not be required to be more than fifteen feet, and that the least side yard shall be not less than five feet wide; provided, however, that in "A" and less restricted use districts where a lot is sixty feet or less in width at the building line thereof, the total width of side yards shall be not less than ten feet and each side yard shall be not less than five feet in width. (Ord. No. 700402-E.)

- c. Coverage. The combined area of the rear yard and the side yards shall be not less than forty-five percent of the total area of the lot behind and to the rear of the front setback lines.
- d. Accessory buildings. A private garage, private stable, poultry shed, storage room or other accessory buildings, where the principal use is a dwelling, shall be so located and placed on a lot that no part thereof shall be a lesser distance from the front property line than seventyfive percent of the mean depth of the lot measured from the front property line to the rear property line; provided, that in no case shall the distance from the front property line be required to be greater than ninety feet, and a setback line for any such accessory building of not less than twenty feet from any side street line, and twenty-five feet from any rear street line on through lots; that on both sides of and parallel to any side street, the setback distance from the side street for any such accessory building shall be not less than ten feet; and that in no case shall the building be less than five feet from any property line.
- (2) Area per unit and minimum lot area. In the second height and area district, the area per dwelling unit, hotel or motel unit and person per dormitory unit, and the minimum lot area, in square feet, shall be in conformity with the minimum requirements as specified in the following schedule and provisions:

Aı	rea Per Unit	Minimum Lot Area
One-family detached unit	5,750	5,750
One-family attached unit in "A"	•	•
residence (Town house) *	3,500	3,500
One-family attached unit in "BB"		
or less restricted use district		
(Town house) *	2,500	2,500
Two-family unit	3,000	6,000
Three-family unit	. 2,334	7,000

M3/46

(EXHIBIT 4)

SUMMARY OF CURRENT & PROPOSED ZONING
This is a summary of Permitted Uses in the Current and Proposed zoning ordinances. Locate the current zoning in the left-hand column. Then follow the arrow across to the right-hand column to find the proposed zoning. Only examples of permitted uses have been listed. Conditional uses which require additional review are not listed. Please refer to the appropriate zoning ordinance for additional uses and requirements. Explanatory notes at bottom of last page.

to t	he appropriate zoning ordinance for additi	onal uses and require	ments. Explanatory notes at bottom of last page.
	CURRENT ZONING		PROPOSED ZONING
LA	LAKE AUSTIM RESIDENCE (all H&A districts) Single Family Owelling. (Min. Lot; 1 acre		LAKE AUSTIN RESIDENCE DISTRICT Height: 35 ft. Single Family Owelling. (Min. Lot: 1 acre)
SR	SUBURBAN RESIDENCE (1st H&A) Single Family Owelling, (Min. Lot: 1 acre	RR	RUTAL RESIDENCE DISTRICT Height: 35 feet. Single Family Owelling. (Min. Lot: I acre)
	NO EQUIVALENT IN CURRENT ZONING ORDINANCE	→ SF- 1	SINGLE FAMILY RESIDENCE (LARGE LOT) Hgt: 35 ft, Single Family Owelling, (Hin. Lot: 10,000 sq. ft.)
АА	RESIDENCE (1st H&A, 2nd H&A) Single Family Dwelling. (Min. Lot; 5,750 sq. ft.)	→SF-2	SINGLE FAMILY RESIDENCE (STD. LOT) Hgt. 35 ft.) Single Family Dwelling. (Min. Lot: 5,750 sq. ft.)
А	RESIDENCE (all H&A districts) Any use permitted in "AA", Single Family Owelling, Duplex. (Min. Lot: 5,750 sq. ft		FAMILY RESIDENCE Height: 35 ft. Single Family Owelling, Ouplex (Min. Lot: 5,750 sq. ft.)
	NO EQUIVALENT IN CURRENT ZONING ORDINANCE	SF-4	SINGLE FAMILY RESIDENCE (SMALL LOT) Hgt. 35 ft. Single Family Owelling (Min. Lot. 3,600 sq. (t.)
	NO EQUIVALENT IN CURRENT ZONING ORDINANCE	→SF-5	URBAN FAMILY RESIDENCE Height: 35 ft. Single Family Dwelling, Duplex, To≃nhouses, and Condominiums. (Min. Lot: 5,750 sq. ft.)
A·2	CONDOMINIUM RESIDENCE (Ist H&A) Any use permitted in "A" and Condominiums (Min. Lot: 14,000 sq. ft.)	SF-6	TOWNHOUSE AND CONDOMINIUM RESIDENCE Hgt: 35 ft. Single Family Owelling, Duplex, Two Family Owellings (See Note I), Townhouses, Condominiums. (Min. Lac: 5,750 sq. ft.)
	NO EQUIVALENT IN CURRENT ZONING ORDINANCE	—— MF-1	MULTI-FAMILY RESIDENCE (LMT'D DENSITY) Hgt: 40 ft. Single Family Owelling, Duplex, Two Family Owell- ings (See Note 1), Townhouses, Apts. Up to 17 U.P.A. (Min. Lot: 8,000 sq. ft.)
BB	RESIDENCE (Ist H&A. 6th H&A) Any use permitted in "A", Apartments, 22-27 U.P.A.	—→ MF-2	MULTI-FAMILY RESIDENCE (LON DENSITY) Hgt: 40 ft. Single-Family Owelling, Duplex, Two Family Owellings (See Note 1), Townhowses, Apts. Up to 23 U.P.A. (Min. Lot: 8,000 sq. ft.)
ВВ	RESIDENCE (2nd H&A, 5th H&A) Any use permitted in "A", Apartments, 29-36 U.P.A.	—— MF-3	MULTI-FAMILY RESIDENCE (MED. DENSITY) Hgt: 40 ft. Single Family Dwelling, Ouplex, Two Family Owellings (See Note 1), Townhouses, Apts. Up to 36 U.P.A. (Min. Lot: 8,000 sq. ft.)
В	RESIDENCE (1st M%A) Any use permitted in "88", Apartments, 54-67 U.P.A.		
ВВ	RESIDENCE (3rd H&A) Any use Dermitted in "A", Apartments, 40-54 U.P.A,		
В	RESIDENCE (6th H&A) 40-34 U.P.A. = (2nd, 5th H&A) 54-67 U.P.A. Any use permitted in "88", Apartments.	—— MF-4	MULTI-FAMILY RESIDENCE (MODHIGH DEMSITY) Hgt: 60 ft, Single Family Owelling, Duolex, Two Family Owellings (See Note 1), Townhouses Apts. Up to 54 U.P.A. (Min. Lot: 8,000 sq. ft.)
ВВ	RESIDENCE (4th H&A) Any use permitted in "A", Apartments, 54-67 U.P.A.		
В	RESIDENCE (3rd H&A) 72-96 U.P.A. RESIDENCE (4th H&A) 87-116 U.P.A. Any use permitted in "98", Apartments	MF-5	MULT(-FAMILY RESIDENCE (HIGH DEMSITY) Mgt: 50 ft. Single Family Owelling, Ouplex, Two Family Dwellings (See Note 1), Townhouses, Apts. Up to 54 U.P.A. (Min. Lot: 0,000 sq. ft.)
	NO EQUIVALENT IN CURRENT ZONING ORDINANCE.	→ MF-6	MULTI-FAMILY RESIDENCE (HIGHEST DENSITY) Hgt: 90 ft, Single Family Dwelling, Duplex, Two Family Dwellings (See Note 1), Townhouses, Apts. Unlimited Density, (Min. Lot: 8,000 sq. ft.)
МН	MOBILE HOME (1st H&A)	. — MH	MOBILE HOME RESIDENCE Height: 35 Ft. Mobile Home Residential

Zoning

125

DETERMINATIONS.

building official may permit a temporary use

will not impair the normal, safe, and effective operation of a permanent use on the same site;

will be compatible with nearby uses;

will not adversely affect public health, safety, or convenience;

will not create a traffic hazard or congestion;

will not interrupt or interfere with the normal conduct of uses and activities in the vicinity.

Section 13-2-323; Ord. 990225-70; Ord.

924 CONDITIONS OF APPROVAL.

ments that the building official determines are to ensure land use compatibility and adverse effects on nearby uses, including ments for hours of operation, frequency of use, traffic circulation, screening, enclosure, site and cleanup.

Section 13-2-322(b); Ord. 990225-70; Ord.

325 SITE RESTORATION.

in the temporary use shall remove all debris, and other evidence of the use from the site.

Section 13-2-322(a); Ord. 990225-70; Ord.

ARTICLE 7. NONCONFORMING USES.

§ 25-2-941 NONCONFORMING USE DEFINED.

NONCONFORMING USE means a land use that does not conform to current use regulations, but did conform to the use regulations in effect at the time the use was established.

Source: Section 13-2-331; Ord. 990225-70; Ord. 031211-11.

§ 25-2-942 USES CONFORMING ON MARCH 1, 1984.

The use of a building, structure, or property that conformed with the zoning regulations in effect on March 1, 1984 is a conforming use notwithstanding the requirements of this chapter.

Source: Section 13-2-340; Ord. 990225-70; Ord. 031211-11.

§ 25-2-943 SUBSTANDARD LOT.

- (A) A substandard lot may be used for a nonresidential use that is permitted in the zoning district in which the lot is located if, except for minimum lot area, the use and development complies with the requirements of this title.
- (B) A substandard lot may be used for a single-family residential use if the use is permitted in the zoning district in which the lot is located and the lot complies with the requirements of this subsection.
 - A substandard lot recorded in the county real property records before March 15, 1946 must:
 - (a) have an area of not less than 4,000 square feet; and
 - (b) be not less than 33 feet wide at the street or at the building line, or