## M02/44

## PUBLIC HEARING INFORMATION

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

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

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

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

 delivering a written statement to the board or commission before or during the public hearing that generally identifies the issues of concern (*it may be delivered to the contact person listed on a notice*); or

• appearing and speaking for the record at the public hearing; and:

- occupies a primary residence that is within 500 feet of the subject property or proposed development;
- is the record owner of property within 500 feet of the subject property or proposed development; or
- is an officer of an environmental or neighborhood organization that has an interest in or whose declared boundaries are within 500 feet of the subject property or proposed development.

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

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

Written comments must be submitted to the contact person listed on the notice before or at a public hearing. Your comments should include the name of the board or commission, or Council; the scheduled date of the public hearing; the Case Number; and the contact person listed on the notice. All comments received will become part of the public record of this case. Case Number: C15-2017-0022, 2210 S. 2nd St. Contact: Leane Heldenfels, 512-974-2202, leane.heldenfels@austintexas.gov Public Hearing: Board of Adjustment, May 8th, 2017 HNONUMOUS ] I am in favor Your Name (please print) I object the corner-from eighbor living around Your address(es) affected by this application property. Signature Date Daytime Telephone: do not Comments: Mu Un Orpor paut adds to neigh timal hor require noighbor new was Structures or ina Leof Feis it were ho was (UNDA)n would U)e agree but tov entire bu Comments must be returned by noon the day of the hearing to be seen by the Board at this hearing. They may be sent via: Mail: City of Austin-Development Services Department/ 1st Floor Leane Heldenfels P. O. Box 1088 Austin, TX 78767-1088 (Note: mailed comments must be postmarked by the Wed prior to the hearing to be received timely)

Fax: (512) 974-6305

Email: leane.heldenfels@austintexas.gov



## RACHEL A JENKINS

May 1, 2017

To Whom It May Concern:

I have been a resident in Bouldin Creek for approximately 6 years. I love, and will stay, in this neighborhood because of the tight-knit community, proximity to parks and downtown, and eccentric neighborhood styles. I believe Bouldin Creek is helping to Keep Austin Weird!

I'm writing to express my support for the carport at 2210 S. 2<sup>nd</sup>, Austin, 78704. The architecture has quality elements, form and adds a ton of character. The style was well designed and fits perfect in the community. I believe the overall quality of the carport has an attractive design, is well constructed and gives me inspiration and ideas on how I can design my future carport.

I am keeping my fingers crossed that the BCNA will support Mr. McGarry's carport. I'd love to see it remain intact.

Sincerely,

Rachel A. Jenkins

## M02/46

	Written comments must be submitted to the contact person listed on the notice before or at a public hearing. Your comments should include the mame of the board or commission, or Council; the scheduled date of the public hearing; the Case Number; and the contact person listed on the notice. All comments the Case Number: and the contact person listed on the notice. All comments received will become part of the public record of this case. Case Number: C15-2017-0023, 2210 S. 2 <sup>md</sup> St. Caster Will become part of the public hearing; the case Number: C15-2017-0023, 2210 S. 2 <sup>md</sup> St. Caster Will become part of the public record of this case. Case Number: C15-2017-0023, 2210 S. 2 <sup>md</sup> St. Caster Will become part of the public hearing; field the following: S12-974-200, heave holdentist, Services Department/ 1st Floor Leave Holdentist, S
	(Note: mailed comments must be postmarked by the Wed prior to the hearing to be received timely) Fax: (512) 974-6305

## PUBLIC HEARING INFORMATION

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

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

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

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

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

and:

- occupies a primary residence that is within 500 feet of the subject property or proposed development;
- is the record owner of property within 500 feet of the subject property or proposed development; or
  - is an officer of an environmental or neighborhood organization that has an interest in or whose declared boundaries are within 500 feet of the subject property or proposed development.

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

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

|--|

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 organization that has expressed an interest in an application affecting application. You may also contact a neighborhood or environmental During a public hearing, the board or commission may postpone or or denial of the application. If the board or commission announces a specific date and time for a postponement or continuation that is not later continue an application's hearing to a later date, or recommend approval 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 delivering a written statement to the board or commission before or is the record owner of property within 500 feet of the subject property An interested party is defined as a person who is the applicant or record A board or commission's decision may be appealed by a person with will determine whether a person has standing to appeal the decision. owner of the subject property, or who communicates an interest to a • occupies a primary residence that is within 500 feet of the subject than 60 days from the announcement, no further notice will be sent. during the public hearing that generally identifies the issues of concern (it may be delivered to the contact person listed on a appearing and speaking for the record at the public hearing; PUBLIC HEARING INFORMATION property or proposed development; board or commission by: your neighborhood. notice); or

is an officer of an environmental or neighborhood organization that or proposed development; or

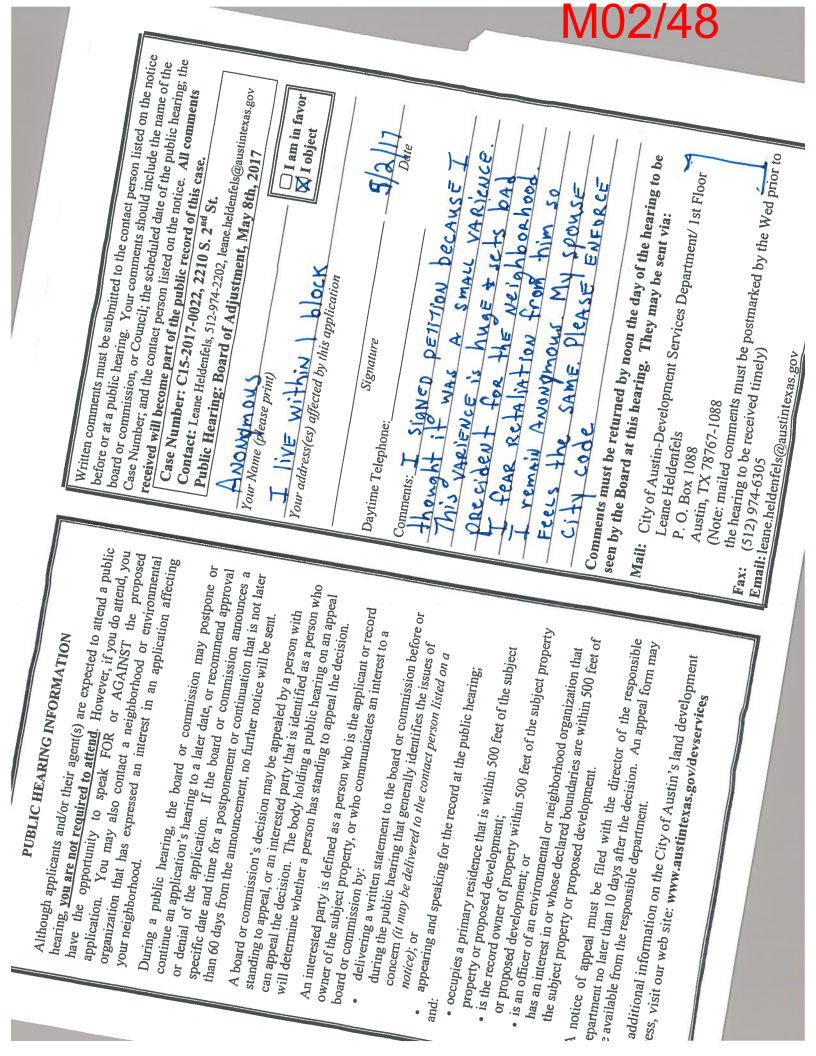
and:

.

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.

102/47

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



## N/02/10

					MOź	2/50
Written comments must be submitted to the contact person listed on the notice before or at a public hearing. Your comments should include the name of the	<ul> <li>board of commission, of council; the scheduled date of the public heating, the Case Number; and the contact person listed on the notice. All comments</li> <li>received will become part of the public record of this case.</li> <li>Case Number: C15-2017-0022, 2210 S. 2<sup>nd</sup> St.</li> <li>Contact: Leane Heldenfels, 512-974-2202, leane.heldenfels@austintexas.gov</li> <li>Public Hearing: Board of Adjustment, May 8th, 2017</li> </ul>	Rite Rosas Your Name (please print) 2300 S BRD St. #1 Your address(es) affected by Mis application	Daytime Telephone: 512-550-8747	Comments: The Carport in question is tastefully designed used high. I am in taut of it staying right where it is The city has more important things to use its timeson	Comments must be returned by noon the day of the hearing to be seen by the Board at this hearing. They may be sent via:	<ul> <li>Mail: City of Austin-Development Services Department/ 1st Floor Leane Heldenfels</li> <li>P. O. Box 1088</li> <li>Austin, TX 78767-1088</li> <li>(Note: mailed comments must be postmarked by the Wed prior to the hearing to be received timely)</li> <li>Fax: (512) 974-6305</li> <li>Email: leane.heldenfels@austintexas.gov</li> </ul>
PUBLIC HEARING INFORMATION	Although applicants and/or their agent(s) are expected to attend a public hearing, <u>you are not required to attend</u> . However, if you do attend, you have the opportunity to speak FOR or AGAINST the proposed application. You may also contact a neighborhood or environmental organization that has expressed an interest in an application affecting your neighborhood.	During a public hearing, the board or commission may postpone or continue an application's hearing to a later date, or recommend approval or denial of the application. If the board or commission announces a specific date and time for a postponement or continuation that is not later than 60 days from the announcement, no further notice will be sent.	A board or commission's decision may be appealed by a person with standing to appeal, or an interested party that is identified as a person who can appeal the decision. The body holding a public hearing on an appeal will determine whether a person has standing to appeal the decision.	<ul> <li>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:</li> <li>delivering a written statement to the board or commission before or during the public hearing that generally identifies the issues of concern (<i>it may be delivered to the contact person listed on a notice</i>); or</li> <li>appearing and speaking for the record at the public hearing; and:</li> <li>occupies a primary residence that is within 500 feet of the subject</li> </ul>	<ul> <li>property or proposed development;</li> <li>is the record owner of property within 500 feet of the subject property or proposed development; or</li> <li>is an officer of an environmental or neighborhood organization that has an interest in or whose declared boundaries are within 500 feet of</li> </ul>	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. or additional information on the City of Austin's land development rocess, visit our web site: www.austintexas.gov/devservices

- delivering a written statement to during the public hearing that ge concern (it may be delivered to notice); or .
- appearing and speaking for the 1 •
- occupies a primary residence that property or proposed developmer and:
- is the record owner of property w or proposed development; or
  - has an interest in or whose declar is an officer of an environmental the subject property or proposed

ATION	Written comments must be submitted to the contact person listed on the notice before or at a public hearing. Your comments should include the name of the
ected to attend a public er, if you do attend, you AINST the proposed	board or commission, or Council; the scheduled date of the public hearing; the Case Number; and the contact person listed on the notice. All comments received will become part of the public record of this case.
hood or environmental n application affecting	Case Number: C15-201 /-0022, 2210 S. Z. St. Contact: Leane Heldenfels, 512-974-2202, leane.heldenfels@austintexas.gov Public Hearing: Board of Adjustment, May 8th, 2017
ssion may postpone or or recommend approval	Your Name (please print)
immission announces a inuation that is not later otice will be sent.	226 S 3RD ST Your address(es) affected by this application
d by a person with entified as a person who	Signature Signature Date
c meaning on an appear opeal the decision.	7 595 3
he applicant or record tes an interest to a	Comments: The carport should stay!
commission before or ifies the issues of rson listed on a	
ublic hearing;	
) feet of the subject	
of the subject property	
ood organization that s are within 500 feet of	Comments must be returned by noon the day of the hearing to be seen by the Board at this hearing. They may be sent via:
ctor of the responsible n. An appeal form may	Mail: City of Austin-Development Services Department/ 1st Floor Leane Heldenfels P. O. Box 1088
1's land development ov/devservices	
	Email: leane.heldenfels@austintexas.gov

**PUBLIC HEARING INFORMATIO** 

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

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

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

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

- delivering a written statement to the board or commission before or during the public hearing that generally identifies the issues of concern (*it may be delivered to the contact person 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 subj 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 developme process, visit our web site: www.austintexas.gov/devservices

	Written comments must be submitt
PUBLIC HEARING INFORMATION	before or at a public hearing. Your
	board or commission, or Council; t
ants and/or their agent(s) are expected to attend a public	Case Number and the contact ners
not romined to attand However if you do attand you	Curve Limitions, and the Contract Pars

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 hearing, you are not required to attend. However, it you do attend, you your neighborhood. Although applican

or denial of the application. If the board or commission announces a During a public hearing, the board or commission may postpone or continue an application's hearing to a later date, or recommend approval 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.

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 A board or commission's decision may be appealed by a person with 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; and:
- is the record owner of property within 500 feet of the subject property or proposed development; or
  - has an interest in or whose declared boundaries are within 500 feet of is an officer of an environmental or neighborhood organization that 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

must be submitted to the contact person listed on the notice he scheduled date of the public hearing; the comments should include the name of the on listed on the notice. All comments received will become part of the public record of this case. VI/-----

Case Number: C15-2017-0022, 2210 S. 2<sup>nd</sup> St.

Contact: Leane Heldenfels, 512-974-2202, leane.heldenfels@austintexas.gov

Public Hearing: Board of Adjustment, May 8th, 2017	TOAGHAR BRIEDER I I am in favor Your Name (please print)	Your address(es) offected by this amplication	opeologie 4/29/17	Daytime Telephone: 5/2 - 9/6 - 896/	ents: ASKING FORTOO MUCH. 50 70 FOR SIDE BEIBAG AUTO FOR FOR FORT SETEARD			Comments must be returned by noon the day of the hearing to be seen by the Board at this hearing. They may be sent via:
Public H	PAGE (	Your address	R	<b>D</b> aytime Tel	Comments:	N		Comments seen by the

(Note: mailed comments must be postmarked by the Wed prior to Email: leane.heldenfels@austintexas.gov the hearing to be received timely) idor Austin, TX 78767-1088 Leane Heldenfels (512) 974-6305 P. O. Box 1088 UNISHING TO SING Fax:



From:Barbara PowellTo:Heldenfels, LeaneSubject:C15-2017-002Date:Monday, May 08, 2017 10:00:55 AM

Case C15-2017-0022; 2210 S. 2nd st.

I object to any variance for carport

Barbara Powell 604 Fletcher St. unit B Austin, Texas 78704

512-922-3153

							Ø	2		921	-54	0	Machulan (1997)	
Written comments must be submitted to the contact person listed on the notice before or at a public hearing. Your comments should include the name of the	board or commission, or Council; the scheduled date of the public hearing; the Case Number; and the contact person listed on the notice. All comments received will become part of the public record of this case. Case Number: C15-2017-0022, 2210 S, 2 <sup>nd</sup> St.	Public Hearing: Board of Adjustment, May 8th, 2017 DAVD PerDWSed	io /or	pplication 5/4	Daytime Telephone: $646 355 4494$	Comments: The carped allows to owned to serve and I allows the one	5. 7 and corner mered my Mile	I must rais will done an allow	2 mart Street a cars here an	Comments must be returned by noon the day of the hearing to be seen by the Board at this hearing. They may be sent via:	Mail: City of Austin-Development Services Department/ 1st Floor Leane Heldenfels P. O. Box 1088	Austin, TX 78767-1088 (Note: mailed comments must be postmarked by the Wed prior to	the hearing to be received timely) Fax: (512) 974-6305	Email: leane.heldenfels@austintexas.gov
PUBLIC HEARING INFORMATION	Although applicants and/or their agent(s) are expected to attend a public hearing, <u>you are not required to attend</u> . 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 attecting 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 to further notice will be sent	A board or commission's decision may be appealed by a person with standing to appeal, or an interested party that is identified as a person who	can appeal the decision. The body holding a public hearing on an appeal will determine whether a person has standing to appeal the decision.	An interested party is defined as a person who is the applicant or record owner of the subject property, or who communicates an interest to a board or commission by:	<ul> <li>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</li> </ul>	<ul><li><i>notice</i>); or</li><li>appearing and speaking for the record at the public hearing; and:</li></ul>	<ul> <li>occupies a primary residence that is within 500 feet of the subject property or proposed development;</li> <li>is the record owner of property within 500 feet of the subject property</li> </ul>	<ul><li>or proposed development; or</li><li>is an officer of an environmental or neighborhood organization that has an interest in or whose declared boundaries are within 500 feet of</li></ul>	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	

# PUBLIC HEARING INFORMATION

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

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

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

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

- delivering a written statement to the board or commission before or during the public hearing that generally identifies the issues of concern (*it may be delivered to the contact person listed on a notice*); or
- appearing and speaking for the record at the public hearing; and:
- occupies a primary residence that is within 500 feet of the subject property or proposed development;
- is the record owner of property within 500 feet of the subject property or proposed development; or
  - is an officer of an environmental or neighborhood organization that has an interest in or whose declared boundaries are within 500 feet of the subject property or proposed development.

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

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