

**CITY OF AUSTIN
Board of Adjustment
Decision Sheet**

DATE: Monday September 10, 2018

CASE NUMBER: C15-2018-0040

_____ Brooke Bailey OUT
 _____ William Burkhardt
 _____ Christopher Covo
 _____ Eric Golf
 _____ Melissa Hawthorne
 _____ Bryan King
 _____ Don Leighton-Burwell
 _____ Rahm McDaniel
 _____ Martha Gonzalez (Alternate)
 _____ Veronica Rivera
 _____ James Valdez
 _____ Michael Von Ohlen
 _____ Kelly Blume (Alternate) (for BB)
 _____ Pim Mayo (Alternate)

OWNER/APPLICANT: Jeffrey Ragsdale

ADDRESS: 4913 AVENUE G

VARIANCE REQUESTED: The applicant has requested variance(s) to Ordinance 20120112-086 Part 7, (Residential District) (7) to decrease the minimum lot size for a two-family residential use from 7,000 square feet (required) to 6,582 (requested, existing) in order to complete a second story 483 square foot garage apartment in an ~~"SF-3--NCGD--NP"~~, Single-Family Residence – Neighborhood Conservation Combining District - Neighborhood Plan zoning district. (North Hyde Park)

BOARD'S DECISION: BOA MEETING SEPT 10, 2018 POSTPONED TO OCTOBER 8, 2018 BY STAFF (RE-NOTICE REQUIRED)


EXPIRATION DATE:

FINDING:

1. The Zoning regulations applicable to the property do not allow for a reasonable use because:
2. (a) The hardship for which the variance is requested is unique to the property in that:
 - (b) The hardship is not general to the area in which the property is located 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

005/3



SUBJECT TRACT



PENDING CASE



ZONING BOUNDARY

NOTIFICATIONS

CASE#: C15-2018-0040

LOCATION: 4913 AVENUE G



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.

1" = 250'



CITY OF AUSTIN
Development Services Department
 One Texas Center | Phone: 512.978.4000
 505 Barton Springs Road, Austin, Texas 78704

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, [click here to Save](#) 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 # _____ ROW # _____ Tax # _____

Section 1: Applicant Statement

Street Address: 4913 Avenue G, Austin TX 78751

Subdivision Legal Description:

LOT 20-21 BLK 53 HIGHLANDS THE

Lot(s): 20-21 Block(s): 53

Outlot: _____ Division: _____

Zoning District: Highlands, The

I/We Jeffrey Ragsdale on behalf of myself/ourselves as
 authorized agent for _____ affirm that on
 Month August, Day 17, Year Select, hereby apply for a hearing before the
 Board of Adjustment for consideration to (select appropriate option below):

☐ Erect ☐ Attach ☒ Complete ☐ Remodel ☐ Maintain ☒ Other: _____

Type of Structure: Garage Apartment Addition

Portion of the City of Austin Land Development Code applicant is seeking a variance from:

North Hyde Park Conservation Combining District

Section 2: Variance Findings

The Board must determine the existence of, sufficiency of, and weight of evidence supporting the findings described below. Therefore, you must complete each of the applicable Findings Statements as part of your application. Failure to do so may result in your application being rejected as incomplete. Please attach any additional 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.

I contend that my entitlement to the requested variance is based on the following findings:

Reasonable Use

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

See additional notes at end of document

Hardship

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

See additional notes at end of document

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

See additional notes at end of document

Area Character

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:

There are many homes with garage apartment additions in the immediate area

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:

1. 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:

Parking is provided

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

Parking is provided

3. The granting of this variance will not create a safety hazard or any other condition inconsistent with the objectives of this Ordinance because:

Parking is provided

4. The variance will run with the use or uses to which it pertains and shall not run with the site because:

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: 08/17/2018

Applicant Name (typed or printed): Jeffrey Ragsdale

Applicant Mailing Address: 4908 Avenue G

City: Austin State: TX Zip: 78751

Phone (will be public information): (512) 945-4895

Email (optional – will be public information): _____

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: 08/17/2018

Owner Name (typed or printed): Jeffrey Ragsdale

Owner Mailing Address: 4908 Avenue G

City: Austin State: TX Zip: 78751

Phone (will be public information): (512) 945-4895

Email (optional – will be public information): _____

Section 5: Agent Information

Agent Name: N/A

Agent Mailing Address: _____

City: _____ State: _____ Zip: _____

Phone (will be public information): _____

Email (optional – will be public information): _____

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).

We are not applying for a typical variance. We are not requesting an exception to any regulation or code in advance. We had plans drawn up for a second story single bedroom and loft addition to the main house structure, and also, a fully detached garage addition with a one-bedroom apartment (second level, above parking area). We communicated with the city and were told we exceeded

Additional Space (continued)

FAR requirements for our lot size. We were told we would meet the FAR requirement with just the garage addition, and without the second story addition to the main structure. We had new plans drawn up by our architect, and after a series of submissions, and various back and forth interactions with the city, we received an approved permit in January of 2018. At the end of June, the main house rehab was complete, and we were just a few weeks away from the garage unit being done. The project had already been fully funded. In anticipation of the home being listed for sale on July 16th, we had the main house staged by Blanton Staging (initial cost \$2500, with a \$2000 payment due each month thereafter). On June 29th we received a call from Susan Barr with the city of Austin indicating we did not meet current requirements, and that she would be placing a SWO on the project with immediate effect. Apparently another party had applied for a permit for a similar structure, and had been denied due to a North Hyde Park code that requires a minimum lot size of 7000 square feet for any structure with a garage apartment. This party referenced our project. Apparently our permit had been issued in error. Ms. Barr was apologetic, and said the person who issued our permit was inexperienced, and had made a mistake. We were slightly over 300 square feet shy of the 7000 sq' minimum. I explained to Ms. Barr that we had been willing to abide by any and every requirement from the outset. We had revised our initial plans based on input from the city. We hired an architect. We hired a contractor, who in turn hired an outside service to submit the permit applications on his behalf. We met with the city and did everything they asked of us. They issued a permit and work on the project began. There are numerous reasons why this variance should be granted:

1. We depended on the advice of numerous professionals, and city staff, and acted accordingly. We received an approved permit almost 6 months prior to the SWO. We did everything that numerous city staff and inspectors asked of us during that timeframe.
2. We are just 300 square feet shy of the 7000 square foot lot requirement.
3. Our existing home had one of the smallest imprints in the area. Even with the garage addition, we are at just 34% FAR. We were at 26% FAR prior to addition.
4. The area where the garage was built simply covered up an existing gravel parking area (see photos). There is an 80 foot long side yard that was not touched, or altered in any way.
5. No trees were removed in order to build the garage. Oak, fig, peach and all other trees remain.
6. There are three parking spaces as required by the city, all accessible from the alleyway. No street parking is required.
7. Avenue G is the westernmost street in the area with an alleyway behind homes. Garage unit will only be accessed through the alleyway.
8. Economic factors are generally not considered when reviewing variance applications, nor should they be. But in this case, the owner is being asked to get a variance after-the-fact. The project had been fully funded and over \$150,000 spent. The budget had been based on being able to sell the home with a rental unit attached. The project would have been designed differently otherwise. Selling as an accessory unit, without a kitchen sink, is not a viable option at this late stage.

SAVE

August 27, 2018

Board of Adjustment
City of Austin

Dear Board Member:

My name is Jeffrey Ragsdale. I am applying for a variance for a property located at 4913 Avenue G (my late parents' former residence). But first, allow me to apologize for the length of this letter, but I felt it was necessary to present all the relevant facts so you might come away with a fuller understanding of our predicament.

You may have been familiar with my mother, Janet Ragsdale. She was a well-known and beloved figure in the local community, and over the course of her long life, owned over 100 central Austin properties (primarily Hyde Park and adjacent neighborhoods, but also Travis Heights, French Place, Cherrywood, Crestview, and a handful of other nearby areas). About half of these properties were rentals, some owned for as long as five decades, and others for various lengths of time during that span. As a business, and family, we have always attempted to do everything the right way. We love our neighborhood. As noted, we renovated many existing homes, beginning in the early 1970's. Over almost 50 years working in the Hyde Park area, we did not engage in tear downs or add-ons, and always strove to make our neighborhoods better in any way possible. When we did work that required permits, we got them. Any revision or change the city asked of us, we gladly complied with. Not surprisingly, in the early days, it wasn't uncommon for various city officials to approach my mother and ask for advice, or questions about various issues in the Hyde Park area. She knew as much or more than anyone about the neighborhood, and drove every nook and cranny on an almost daily basis. She accumulated many properties during these so-called drive-bys. If she came across a home in particularly bad shape, it wasn't uncommon for her to stop the car and approach the owner, and ask if they wanted to sell. I'm still amazed just how often she came away with a new property to add to the portfolio.

You may also be familiar with my father; noted author, historian and bandleader Kenneth Ragsdale. He was one of seven named finalists when the city decided to re-name the former Robert E. Lee Elementary School in 2016. My father died in 2015, and my mother just last year, in 2017.

My mother was a polio survivor, with a permanent brace and cane and one leg 8 inches shorter than the other, she still did a large portion of the work on each home herself. She was a remarkable woman. A women's rights, and rights for the disabled activist, as well as a founder of the Humane Society, she spent her life helping others in ways too numerous to count. This included keeping many of her tenants at artificially low rates so that they could remain in their homes, as rental prices in the area sky rocketed. We have one current tenant on Avenue G who has had one moderate increase since moving in 15 years ago. Another long-term tenant in Travis Heights remained for 10 years (just moved two months ago), without a single rent increase over that entire time span. Rents in the area more than doubled during her tenancy, yet she was paying same amount this year that she was a decade ago. I should also point out that I own a home, and live nearby with my partner Edith Frost, at 4908 Avenue G. Edith's mother, Susan Toomey Frost, is a well-known and longtime neighborhood activist.

The problem we are facing, and reason for our variance request, is a bit of a headscratcher. I should clarify this isn't a standard variance application. Typically, a variance is requested

when someone is looking for an exception to a specific regulation, or code or permit requirement, and they ask the board to rule in their favor in advance of whatever endeavor or project they have in mind. Our case is quite different, and it took a while for all parties to even agree that the BOA was the proper next step for us to take. A bit more background might be helpful.

My sister, Dr. Keith Ellen Ragsdale, and I made a commitment to keep our parents in their own home until the end of their respective lives. My father lived until 97 and my mother until age 92, so this proved to be an expensive proposition. Nonetheless we were always clear that our mother's hard work and business acumen should benefit her and my father before anyone else, and with that in mind we liquidated approximately 70% of their properties over the course of many years to provide for their care. This included four full-time caregivers, and a half-dozen others who worked part-time in various capacities. Had our parents lived longer and we had been required to sell everything to keep them at home, we would have done so. At this point a handful of properties remain, most of which we intend to keep; these will provide my sister and I with a small monthly income going forward.

4913 Avenue G was our parent's residence, and also their final gift to us; they wanted us to sell their home so that we could pay off remaining expenses, and recoup a small part of what had been spent on their care over the years. Given the current price of homes in Hyde Park, we decided to do an addition to the home prior to selling. We did everything we thought we were supposed to. We hired an architect. We hired a contractor, who in turn hired an outside service to handle permit applications on his behalf. Our initial plans for a main house addition (small living room and one more bedroom upstairs - existing home was single level, 1750 square feet and just two bedrooms) plus a garage apartment addition, were subsequently modified after numerous meetings with the city. However, the plans slightly exceeded FAR, and rather than attempt to force both additions, the city said if we scrapped the main house addition, and stuck with just the garage, we would be fine. I believe our final square footage is right at 2200, well below the FAR requirements. Our first plans were drawn in June of 2017, and we ultimately received an approved permit from the city in January of this year. We proceeded with work up until June 29th, almost 6 months later.

In late June the main house refresh was done, and the garage apartment just a few weeks away from completion. The project had been fully funded. We staged the main house in anticipation of the property being listed on July 16th. We paid Blanton Staging an initial fee of \$2500, with \$2000 due every month thereafter. Without warning, on June 29th the contractor received a call from the city of Austin, indicating an SWO (Stop Work Order) was being placed on the project. A neighbor had applied for a permit for a garage apartment (a bit different scenario - he had an existing structure, whereas our garage had been built from the ground up). He was told that anyone with a garage rental unit must have a minimum lot size of 7000 square feet. He referenced our project, and the city went back and checked, and realized we did not meet that same requirement. They said this was not a general requirement, but only applied to our specific area. They were very apologetic, and said an inexperienced staff person had made a mistake. We were later told a staff architect had issued our permit, and that many others at the city (including a senior manager, due to something missing on a survey) had also reviewed our file during the preceding year. And countless inspectors had been to the job site (at least a dozen trips) and reviewed the project during the same timeframe. Not one person at the city had been aware of this requirement until a different individual denied the neighbor's permit eight weeks ago.

Obviously, we were stunned, and to be honest, didn't fully understand what was going on, or what our next step should be. It all basically boils down to this one simple fact: The city issued us a permit 6 months ago to undertake a project that it now says we are not permitted

to complete. In other words, like Alice through the looking glass, a permit can also mean NO permission.

The city did say there was a senior staff person that had the ability to lift the order, and allow us to proceed, but we would need to come for a meeting the following Tuesday, July 3rd. In the interim we reached out to as many people as we could, given the short notice, to see if we could get additional context, or better understand what had transpired. Without exception all felt the SWO would be lifted once we met with the city. All said given the fact we'd been operating under a valid permit for six months, and in particular as the project was near completion, and the money already spent, no other outcome seemed viable. We attended the meeting, and a separate staff person immediately offered us the option of continuing the project if we would agree to remove either the kitchen sink, or the shower. We would then be able to sell the home with an accessory unit, or additional living space for the eventual owners, but must disclose that the unit was not a rental unit, or separate living quarters. Clearly this was not a viable solution.

We responded that the project had been budgeted, and money already spent based on the ability to sell the home with a garage apartment. We would have gladly done things differently from the outset had we been directed to do so. There is no 7000 square foot lot requirement for a second story addition, so long as other conditions including FAR are met, which they were. We could have simply amended the main structure, and planned and budgeted differently. But it isn't possible to reverse course after the fact. Since removing the sink or altering the purpose of the structure wasn't a viable option for us, the person conducting the meeting indicated he would check with the legal department (since the project been fully funded - and large expenses accruing every day the house sat there with a SWO in place) to see if we could proceed without going to the BOA. In the meantime, our local city council person was informed of the situation, and her staff filed something called a CAF (citizen action form) on our behalf. It was our understanding that additional parties would review the case to see what could be done short of going to the BOA. Instead of getting back to us in two days, it was 12 days later that we heard back from the city indicating that the legal department felt it would be best for us to apply for a variance, albeit after-the-fact. The CAF form was still pending; when we did get a response to that three weeks later, no other parties had been contacted. We simply received a recap of what had transpired, prepared by the same folks we had already met with. By now eight weeks had passed since the SWO, which brings us to the current day. I should also point out that my sister and I are hearing impaired, but are able to read lips, and can participate fully in meetings. However, on many occasions we do have others take phone calls on our behalf, so that we don't miss out on important details and information.

At the point we finally appear before the BOA in September, the (fully staged) project will have been at a standstill for 2 ½ months. The city acknowledges that much of what has transpired this past two months with the SWO in place could have been expedited, or even eliminated, allowing us to have gone before the BOA much sooner. Whatever the case, that's where we are at today.

There are a few final facts I hope will help you understand our request for a variance a bit better. Aside from the approved permit, and stage of the project and money already spent, it is important to note that the structure we put in place simply covered up an existing gravel area already used for parking. The city said to make sure and highlight this in our application, which we have done. An 80-foot side yard remains as it has always been, no yard area or other usable space was taken for this structure (see attached photos). In addition, we are close to meeting the 7000 square foot minimum - I believe we are just over 300 square feet shy. In addition, we have an alleyway behind our home. The city informed us we are the westernmost street in the neighborhood with an alleyway - the staff person indicated without

the alleyway we would meet the lot requirement. In addition, we have three parking spaces (the main house is just a two bedroom, or more accurately, a one bedroom plus office space that can be a second BR if needed). No street parking will be required.

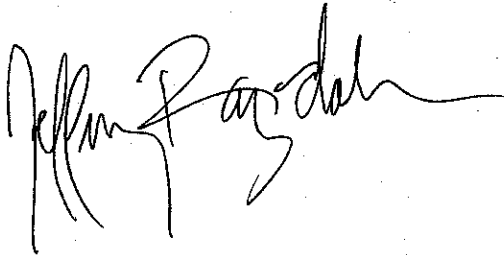
We did have our stop work order lifted this past week as we agreed to remove the sink pending the outcome of the BOA meeting. If our variance request is granted, we can simply add the sink at that time. A counter, fridge and oven/stove will already be in place.

Given all of the facts, including the approved permit and late state of the project, along with the significant support we have in the neighborhood, we would greatly appreciate if you would grant our variance request, so that we can immediately complete our kitchen, and get our property on the market.

Thank you for your patience.

Kind regards,

Jeffrey Ragsdale

A handwritten signature in black ink, appearing to read "Jeffrey Ragsdale", with a stylized, flowing script.

005/13

FROM A 1/2" REBAR FOUND AT THE PROPERTY CORNER, A 1/2" REBAR FOUND BEARS N 02°03'43" W, 0.09'.

20' Alley

S 30°03'01" W 49.82'

FROM A MAG NAIL FOUND AT THE PROPERTY CORNER, A 1/2" REBAR FOUND BEARS S 49°09'33" E, 0.77'.

LOT 19

LOT 22

ASSUMED BEARING BASIS
S 60°00'00" E 125.06' (125')

LOTS 20 & 21
BLK. 53

FROM A CAPPED 1/2" REBAR FOUND AT THE PROPERTY CORNER, A 1/2" REBAR FOUND BEARS S 31°03'38" W, 1.41' AND ANOTHER 1/2" REBAR FOUND BEARS S 65°41'41" W, 1.72'.

FROM A 1/2" REBAR FOUND AT THE PROPERTY CORNER, A CAPPED 1/2" REBAR FOUND BEARS S 78°03'39" W, 2.19'.

LEGEND

- 1/2" REBAR FOUND
- 1/2" CAPPED REBAR SET
- 1/2" IRON PIPE FOUND
- MAG NAIL FOUND
- 60D NAIL SET
- CAPPED REBAR FOUND
- "X" SET IN CONCRETE
- "X" FOUND IN CONCRETE
- SPINDLE FOUND
- PUNCH HOLE FOUND
- CHAIN LINK FENCE
- WOOD FENCE
- METAL FENCE
- B.L. BUILDING LINE
- P.U.E. PUBLIC UTILITY EASEMENT
- D.E. DRAINAGE EASEMENT
- () PER PLAT
- [] CALCULATED FROM RECORD DATA
- C.M. CONTROL MONUMENT
- R.O.W. RIGHT OF WAY
- T.B.M. TEMPORARY BENCHMARK
- OH OVERHEAD UTILITY LINE
- AP POWER POLE
- AC AIR CONDITIONER

AVENUE G

(PLATTED AS HEIGHT AVENUE)
(50' R.O.W.)

IMPORTANT NOTICE

This Survey was prepared without the benefit of a title commitment. There may be additional setbacks, lines, easements and interests which are relevant to this property and unknown to B & G SURVEYING, LLC. Building Dimensions are rounded and are not to be used for design.

TO THE LIENHOLDER AND / OR PRESENT OWNERS OF THE PREMISES SURVEYED



STREET ADDRESS: 4913 AVENUE G (PLATTED AS HEIGHT AVENUE) CITY: AUSTIN COUNTY: TRAVIS STATE OF TEXAS
LOTS: 20 & 21 BLOCK: 53 SUBDIVISION: THE HIGHLANDS VOL. 3 PG. 55 PLAT RECORDS
REFERENCE NAME: JEFF RAGSDALE



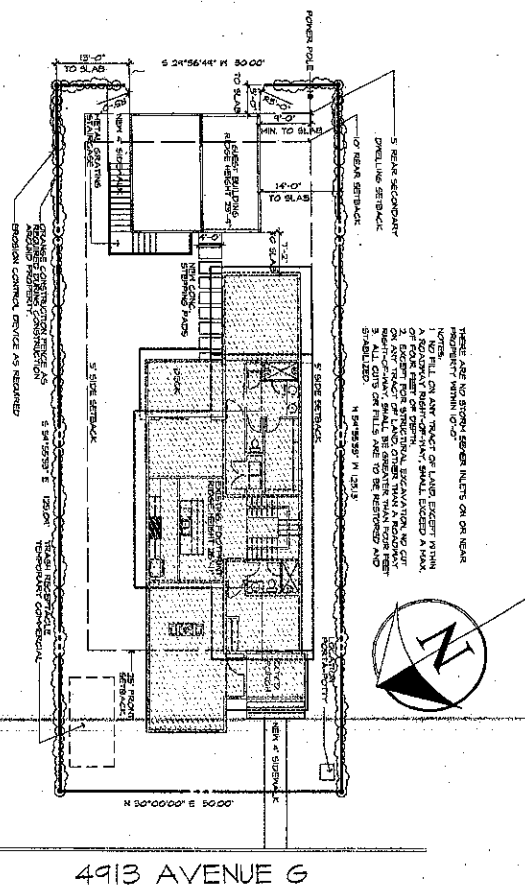
B & G SURVEYING, LLC

FIRM REGISTRATION NO. 100363-00
WWW.BANDGSURVEY.COM
1404 West North Loop Blvd.
Austin, Texas 78756
Office 512-458-6969

FIELD WORK BY	CHRIS	02/16/18
CALC'D BY	VS	02/21/18
DRAFTED BY	GF	02/22/18
CHECKED BY	ML	02/22/18

JOB #: B0210318_TA
DATE: 02/22/18
SCALE: 1" = 20'

Site
9/07



NOTES:
1. NO FILL ON ANY PORTION OF LAND EXCEPT WITHIN
OF FOUR FEET OF DEPTH.
2. ANY PORTION OF LAND OTHER THAN A PROPOSED
RESIDENTIAL LOT SHALL BE REMOVED FROM THE
LOT AND FILL FOR THE REMOVED AND
REPLACED.



TABLE OF CONTENTS

1. SITE PLAN	1
2. MASONRY CALCULATION	2
3. INTERVIEWS COVER	3
4. RELEASE DATES	4
5. BILLBOARD	5
6. A CUSTOM RESIDENCE FOR	6
7. RELEASE	7
8. VENTUREFOUR ARCHITECTS	8

MASONRY CALCULATION

BRICKS	200
PERCENTAGE MASONRY	100%

INTERVIEWS COVER

INTERVIEWS COVER	200
TOTAL INTERVIEWS COVER	200

RELEASE DATES

RELEASE DATES	2005
RELEASE DATES	2005

SITE PLAN

SITE PLAN	2005
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SP-1.1

V4-15185

SP-1.1

SP-1.1

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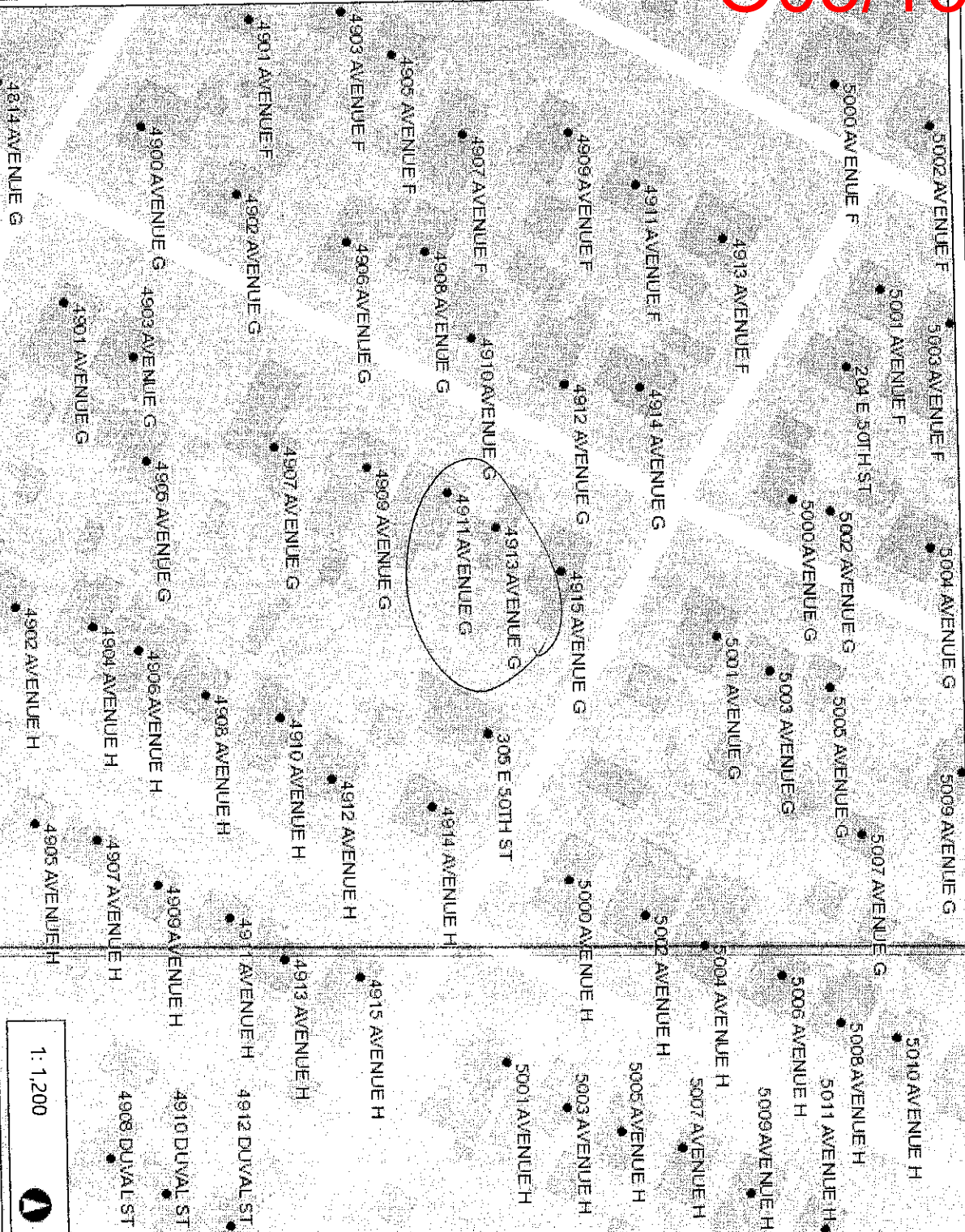
SP-1.1

SP-1.1

SP-1.1

SP-1.1

Property Profile



NAD_1983_StatePlane_Texas_Central_FIPS_4203_Feet

Date Printed:

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

1:1,200



Legend

- Addresses
Jurisdiction
FULL PURPOSE
LIMITED PURPOSE
EXTRATERRITORIAL JURISDICTION
2 MILE ET/AGRICULTURAL AGR
OTHER CITY LIMITS
OTHER CITIES ETJ

Notes



LOT 20-21
Block 53

I, JEFFREY PASTERNAK, am applying for a variance from the Board of Adjustment regarding Section 10 of the Land Development Code. The variance would allow me the ability to INSTALL A KITCHEN SINK IN THE

ACCESSORY STRUCTURE IN THE BACK OF 4913 AVE. G

By signing this form, I understand that I am declaring my support for the variance being requested.

Property Owner Name (Printed)	Address	Signature
Dana Springs	4911 Avenue G	<i>Dana Springs</i>
Joe Majers	3811 Ave G	<i>Joe C Majers</i>
Cynthia Lyon	3811 Ave G	<i>Cynthia Lyon</i>
Justin McCoy	4915 Ave G	<i>Justin McCoy</i>
Kari Sullivan	4910 Ave G	<i>Kari Sullivan</i>
DAVID GERRARD	5712 Ave G	<i>David Gerrard</i>
Andrea Dalhouse	4900 Ave G	<i>Andrea Dalhouse</i>

By signing this form, I understand that I am declaring my support for the variance being requested.

Property Owner Name (Printed)	Address	Signature
Todd Allen	4900 Ave G	Todd Allen
David Peña	4903 Ave G	David A. Peña
Jayne Peña	4903 Ave G	Jayne Peña
Spencer Magloff	5203 Eilers Ave	Spencer Magloff
Suzee Brooks	4900 Ave H	Suzee Brooks
Suzee Brooks	4902 Ave H	Suzee Brooks

O05/18



4913 Avenue G BOA Case # 2018-000040 BA

David Conner <[REDACTED]>
To: LeaneHeldenfels <leane.heldenfels@austintexas.gov>, Jeff Ragsdale <[REDACTED]>

Fri, Aug 24, 2018 at 1:25 PM

Hello Ms. Heldenfels, BOA

I am supporting the variance request for Mr. Ragsdale and his family to complete the new garage and one bedroom apartment (ADU) at 4913 Avenue G. The new garage and dwelling unit sits off an alley and cannot be seen from the Avenue G street front. The lot is 6700+- square feet.

License professionals such as architects and contractors should know the North Hyde Park NCCD rules such as the 7000 square foot lot requirements for a two-family dwelling unit. City permit reviewers and their senior management should be aware of this requirement, this is nothing new. However, city staff do make mistakes and based on my personal assessment of this item, I am supporting this variance request for this owner.

The Hyde Park Development Review Committee (DRC), a development review support committee made up of neighborhood volunteers, did not review or was made aware of this permit. In addition, the owner was not aware of the existence of the Hyde Park development review committee at the time permits and plans were developed and submitted for city staff approval. The DRC does not support errors nor will the DRC perform the duties that these paid professionals and city staff are supposed to perform.

I viewed the unfinished garage apartment today with Mr. Ragsdale as I was concerned about parking for the units. The parking appears to address my concern and meets the minimum requirements.

I am supporting the variance as a resident of Hyde Park and not the chair of the DRC. Also, removing the "kitchen sink" to address the dwelling issue is ridiculous. I am sure it will come up in the BOA discussions.

If you have any questions, please do not hesitate in contacting me.

David Conner
3820 Avenue F

August 22, 2018

Greetings,

I am writing to convey my support for the Ragsdale family in their request for a variance to complete their renovation/addition project at 4913 Avenue G, as it was previously approved and permitted by the City of Austin, including the addition of a kitchen sink in the now nearly completed garage apartment.

I am a nearly 40-year resident of central Austin. For the last 12 years, I have lived at 4303 Avenue G, in a charming, small Hyde Park home that I rent from the Ragsdales. When I moved in I was in the middle of reinventing my life, doing graduate work in playwriting at UT. Janet Ragsdale and I shared an immediate connection. She was happy to have an older than average student tenant who takes care of the house and yard. I was happy to have a landlord who felt it important to keep creative types in Hyde Park and the central city, even as it changed dramatically around us.

The Ragsdales have essentially only increased my rent once in those 12 years—keeping the rent below market at Janet's request to help ensure that I can continue to live here. She could have made a lot more money, but that wasn't her goal. She once joked that it was her way of contributing to the Austin theatre community. She may have said it with a big laugh, but I seriously don't think she was joking.

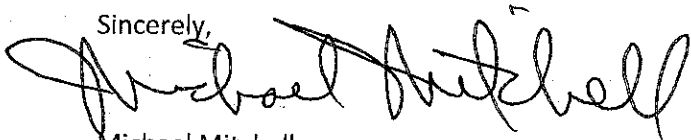
Janet also once relayed that a neighbor had mentioned to her that they were very happy with me as her tenant. She knew Hyde Park benefits from having a stable, long-term tenant who cares about the neighborhood.

I know many of my neighbors, have watched their houses when they're gone, watered their yards, have helped neighbor kids grow up, and I have volunteered many times as the barker for the fishing booth for the Fire Station Festival. I enjoyed running into Janet and Kenneth in the past, and now their son Jeff, at Julio's and Fresh Plus and Mother's Café. It's truly a rare experience in today's Austin, having old Austin landlords who become friends and neighbors, and who consciously decide that one way they can make a difference is helping other long-time Austinites like me be able to stay in Central Austin.

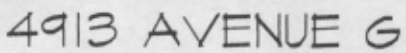
I'm sure that's the spirit in which the Ragsdales planned a garage apartment for their current renovation project, and I strongly believe they should be able to complete it as previously permitted. I believe it benefits Hyde Park to have a diverse population with various income levels. Whatever the ultimate decision on garage apartments for central Austin is, I think this one, almost completed and done so by following the rules and obtaining approvals and a permit, should be allowed to be finished and occupied.

Thank you.

Sincerely,

A handwritten signature in black ink that reads "Michael Mitchell". The signature is fluid and cursive, with the first name "Michael" being more prominent than the last name "Mitchell".

Michael Mitchell
4303 Avenue G
Austin, TX 78751

IMPERVIOUS

PERCENTAGE MASONRY: ~ 35%

TOTAL LOT AREA:
BUILDING:
DECK SQ:
GUEST BUILD:
STEPPING PAD:
DRIVEWAYS, N:
AC PADS:
TOTAL IMPF, V, C:
% IMPERVIOUS:

12/2/20



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CONSENT OF VENTURE FIRM ARCHITECTS, INC.

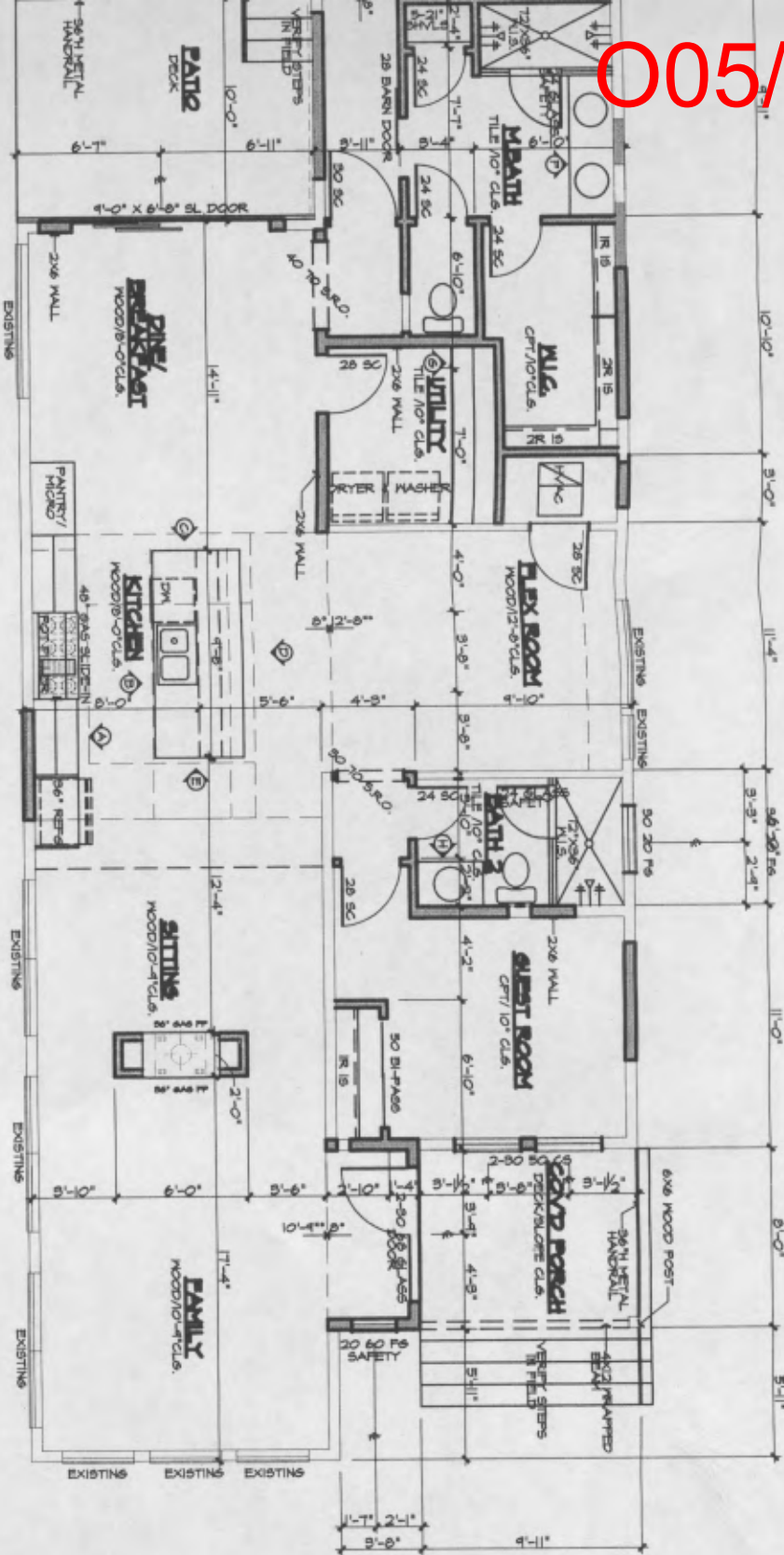
**A CUSTOM
RESIDENCE FOR
JK RAGSDALE PROPERTIES
4415 AVENUE 6
AUSTIN, TX 78751**

V4-15185
Dec 18, 2017 - 7:18am

SITE PLAN

SP-1.1

005/21



FIRST FLOOR PLAN

WALL SCHEDULE

NEW CONVENTIONAL
2 X 4 FRAMING

DECK OF EXISTING
FRAMING

REMODEL NOTES

- CONTRACTOR TO FIELD VERIFY EXISTING CONDITIONS AND DIMENSIONS PRIOR TO ONSET OF CONSTRUCTION.
- INFORM ARCHITECT OF ANY DISCREPANCIES BETWEEN EXISTING CONDITIONS AND DRAWINGS BEFORE PROCEEDING WITH THE WORK.
- ALL DIMENSIONS BASED ON EXISTING CONDITIONS ARE PLUS-OR-MINUS, AND SHALL BE ALIGNED WITH EXISTING CONDITIONS.
- ALL PLATE HEIGHTS TO ALIGN WITH EXISTING UNO.
- WINDOW HEADERS TO ALIGN WITH EXISTING UNO.
- MATCH EXISTING MATERIALS AND FINISHES UNLESS NOTED OTHERWISE.
- REPAIR OR RESTORE EXISTING

BUILDER:

612-8080
944

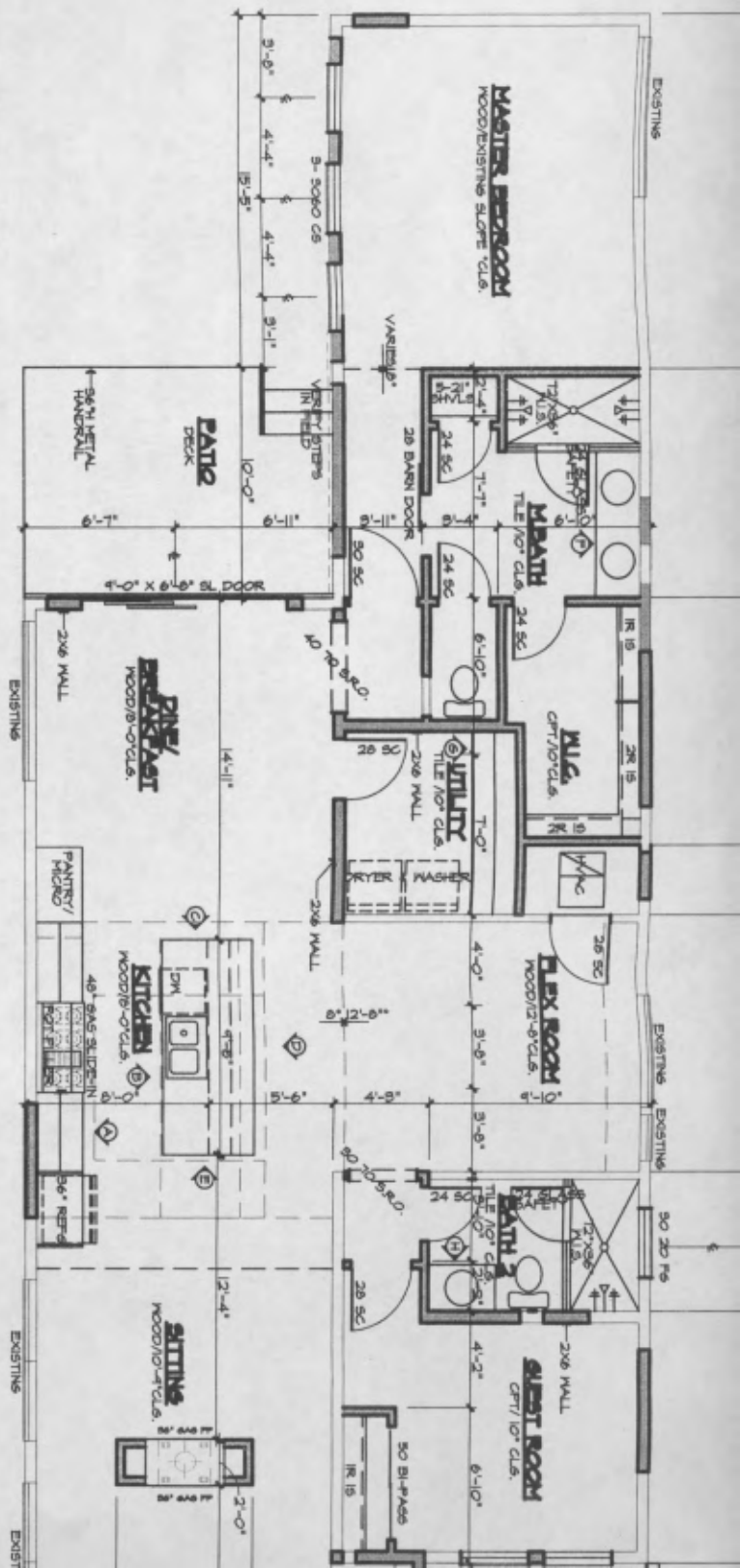
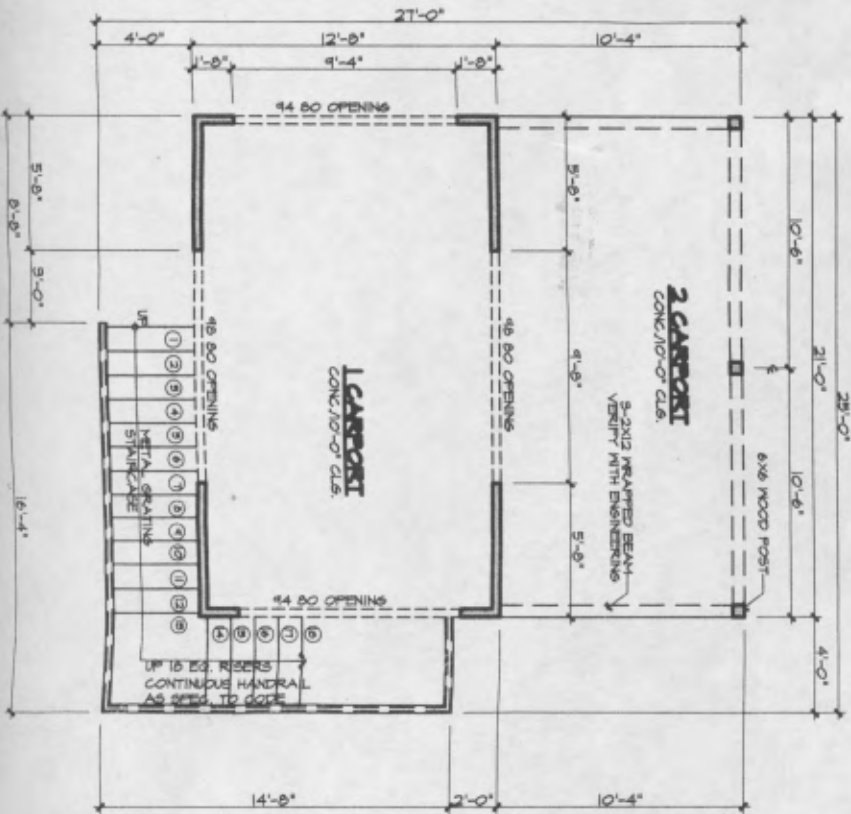
PROJECT:

A CUSTOM
REMODEL FOR
JK RASDALE PROPERTIES
4415 AVENUE G
AUSTIN, TX 78751



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CONSENT OF VENTUREFOUR ARCHITECTS, INC.

VENTUREFOUR
ARCHITECTS
3821 Juniper Trace
Suite 105
Bee Cave, Texas 78738
Phone: 512-328-8581
Fax: 512-263-2821
www.venturefour.com



FIRST FLOOR PLAN

WALL SCHEDULE

NEW CONVENTIONAL
2 X 4 FRAMING

DEPT OF DOB
FRAMING

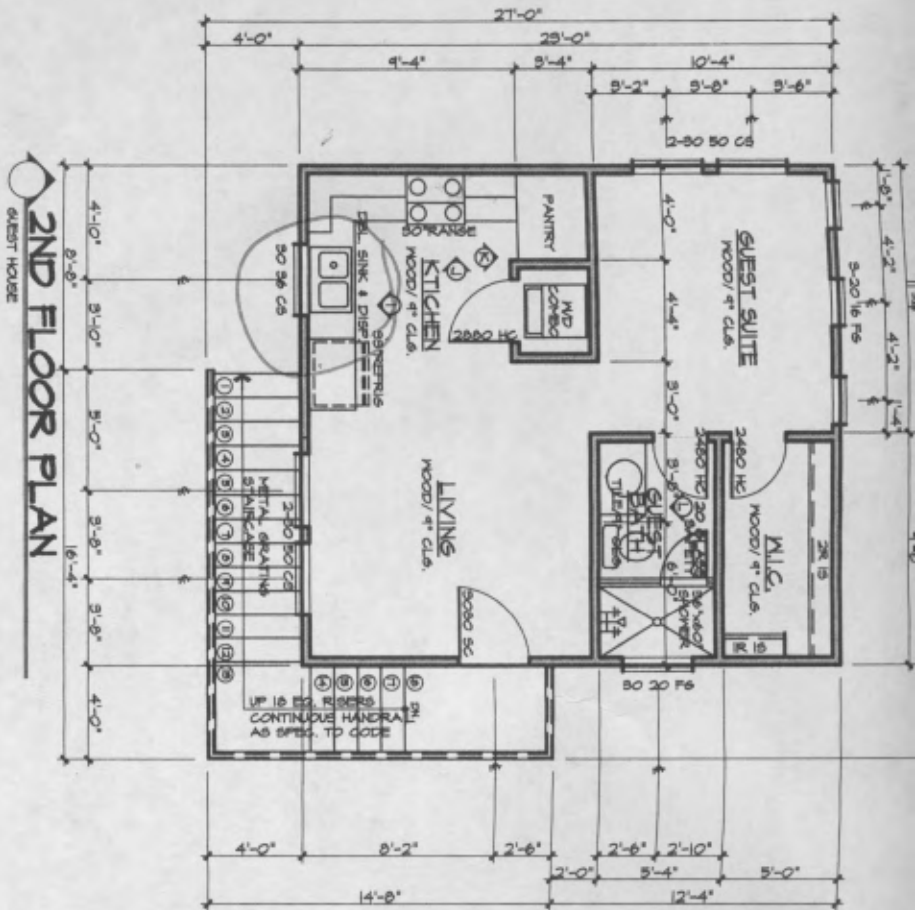
EXISTING FRAMING

NOTES:

- 1. ALL PLATE HEIGHTS ARE 10'-0" UNO.
- 2. SILLING FOR SECOND FLOOR UNO.
- 3. FIRST FLOOR WINDOW HEADERS TO BE 2X12 UNO. SECOND FLOOR WINDOW HEADERS TO BE 2X10 UNO.
- 4. PROVIDE ONE 2" X 4" NET AREA OF ATTIC VENTILATION PER 80 S.F. OF TOTAL COVERED ROOF AREA AS PER CODE.
- 5. BLOCK WORK CEILING PAINT IN ALL BEDROOMS, LIVING, FAMILY, AND BREAKFAST ROOMS.
- 6. SAFETY GLASS PER CODE.

ARE FOOTAGE

	EXISTING	NEW	TOTAL
FIRST FLOOR	1716	24	1740
GUEST HOUSE	0	483	483
TOTAL HEATED	1716	512	2228
DECK PATIO	245	(-110)	135
COV. PORCH	162	(-42)	120
2 CARPORT	0	483	483



NOTES:

- ALL PLATE HEIGHTS ARE 10'-1 1/8" UNO.
- 9'-1 1/8" FOR SECOND FLOOR UNO.
- FIRST FLOOR WINDOW HEADERS TO BE 2'-0" UNO. SECOND FLOOR WINDOW HEADERS TO BE 7'-0" UNO.
- PROVIDE ONE 3" NET AREA OF ATTIC VENTILATION PER 150 S.F. OF TOTAL COVERED ROOF AREA AS PER CODE.
- BLOCK FOR CEILING FANS IN ALL BEDROOMS, LIVING, FAMILY, AND BREAKFAST ROOMS.
- SAFETY GLASS PER CODE.
- FUR DOWN AND DOUBLE FRAMED WALLS TO BE FIREBLOCKED PER CODE.
- THESE PLANS ARE DESIGNED IN ACCORDANCE WITH THE 2005 INTERNATIONAL RESIDENTIAL CODE.

SQUARE FOOTAGE

	EXISTING	NEW	TOTAL
FIRST FLOOR	1716	29	1745
GUEST HOUSE	0	483	483
TOTAL HEATED	1716	512	2228
DECK PATIO	245	(-110)	135
COV. PORCH	162	(-42)	120
2 CARPORT	0	483	483
TOTAL S.F.	2123	813	2936

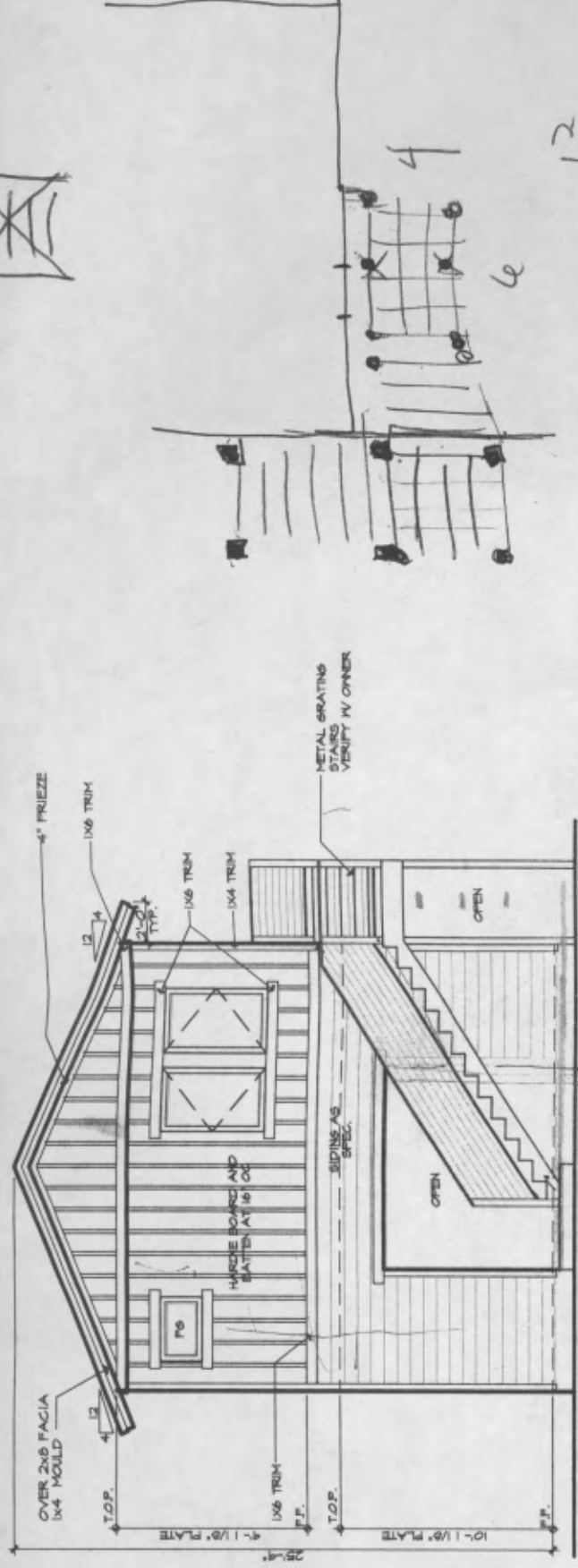
WALL SCHEDULE



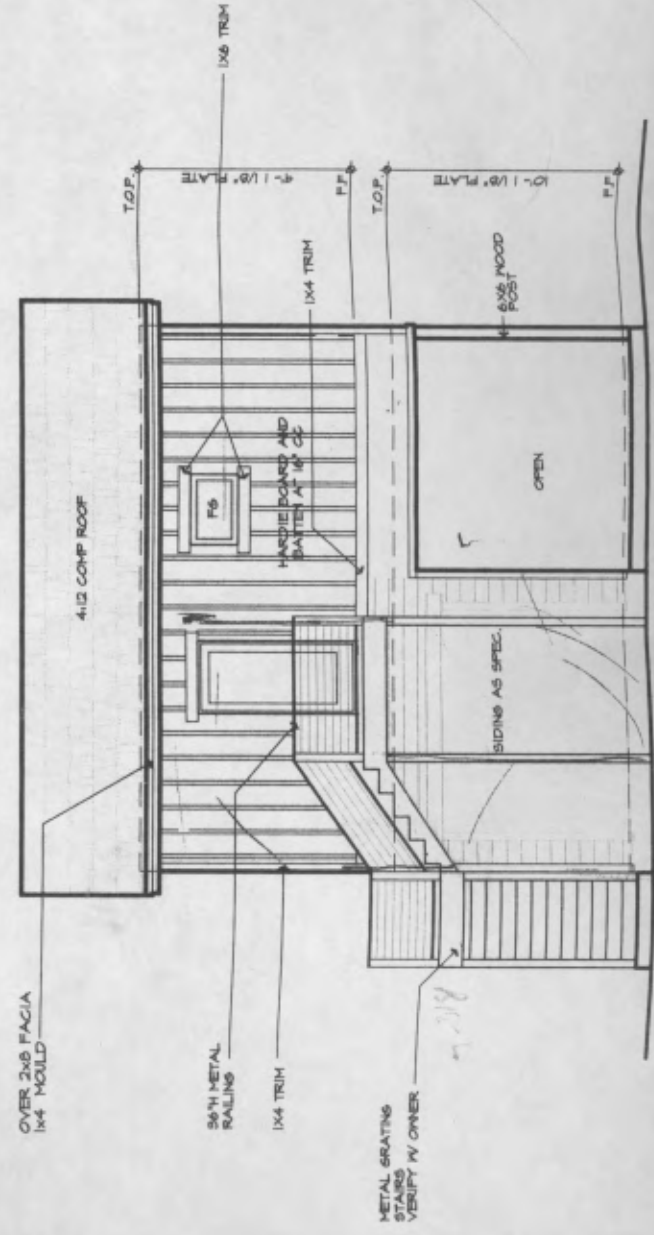
REMODEL NOTES

- CONTRACTOR TO FIELD VERIFY EXISTING CONDITIONS AND DIMENSIONS PRIOR TO ONSET OF CONSTRUCTION.
- INFORM ARCHITECT OF ANY DISCREPANCIES BETWEEN EXISTING CONDITIONS AND DRAWINGS BEFORE PROCEEDING WITH THE WORK.
- ALL DIMENSIONS BASED ON EXISTING CONDITIONS ARE PLUS-OR-MINUS AND SHALL BE ALIGNED WITH EXISTING CONDITIONS.
- ALL PLATE HEIGHTS TO ALIGN WITH EXISTING UNO.
- WINDOW HEADERS TO ALIGN WITH EXISTING UNO.
- MATCH EXISTING MATERIALS AND FINISHES UNLESS NOTED OTHERWISE.
- REPAIR OR RESTORE EXISTING MATERIALS AND SURFACES DAMAGED OR OTHERWISE AFFECTED BY THE WORK.
- REPLACE ROOFING AS NEEDED ON ALL SURFACES WITH COMPOSITION ROOFING AND METAL ROOFS. RE-USE EXISTING TILE WHERE POSSIBLE. USE NEW ROOFING ON COMPLETE SURFACES. MATCH EXISTING ROOFING MATERIAL.
- ALL DOORS, HARDWARE, TRIM, FIXTURES, FANS, AND OTHER SALVAGEABLE ITEMS SHALL BE CAREFULLY REMOVED AND SALVAGED DURING DEMOLITION AND TURNED OVER TO THE OWNER.

005/25



LEFT SIDE ELEVATION
GUEST HOUSE

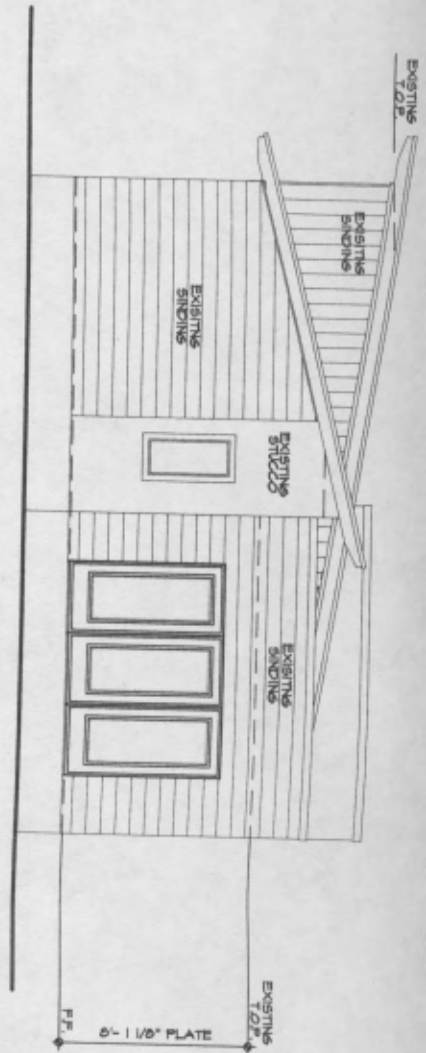


REMODEL NOTES:

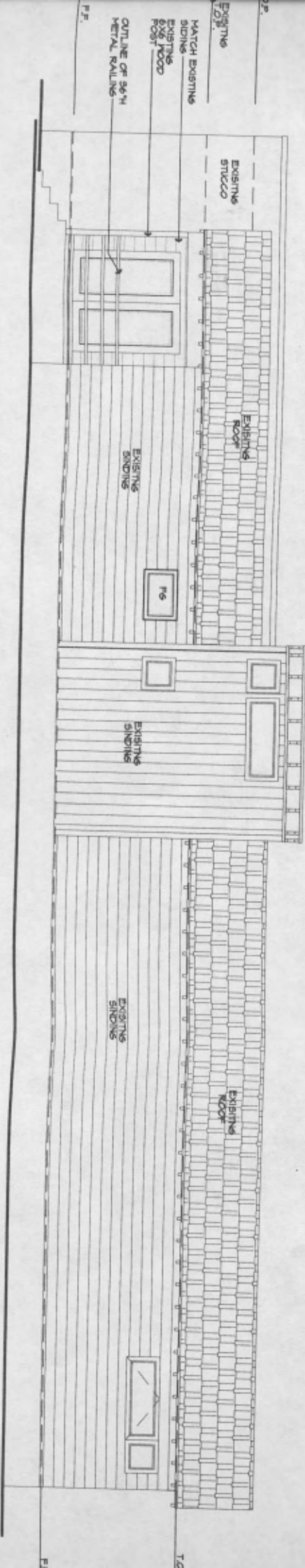
- 1. CONTRACTOR TO FIELD VERIFY EXISTING CONDITIONS AND DIMENSIONS PRIOR TO ONSET OF CONSTRUCTION.
- 2. INFORM ARCHITECT OF ANY DISCREPANCIES BETWEEN EXISTING CONDITIONS AND DRAWINGS BEFORE PROCEEDING WITH THE WORK.
- 3. ALL DIMENSIONS BASED ON EXISTING CONDITIONS ARE PLUS-OR-MINUS, AND SHALL BE ADJUSTED WITH EXISTING CONDITIONS.
- 4. ALL PLATE HEIGHTS TO ALIGN WITH EXISTING UNO.
- 5. WINDOW HEADERS TO ALIGN WITH EXISTING UNO.
- 6. MATCH EXISTING MATERIALS AND FINISHES UNLESS NOTED OTHERWISE.
- 7. REPAIR OR RESTORE EXISTING MATERIALS AND SURFACES DAMAGED OR OTHERWISE AFFECTED BY THE WORK.
- 8. REPLACE ROOFING AS NEEDED ON FULL SURFACES WITH COMPOSITION ROOFING.
- 9. ALL METAL ROOFS, REPAIR EXISTING TILES WHERE POSSIBLE, MATCH EXISTING ROOFING MATERIAL.
- 10. ALL DOORS, HANDWARE, TRIM, SHELVE, ACCESSORIES, LIGHTING, FIXTURES, FANS, AND OTHER EQUIPMENT SHALL BE PRESERVED DURING DEMOLITION AND TURNED OVER TO THE OWNER.

NOTES:

- 1. ALL PLATE HEIGHTS ARE 10'-1 1/8" UNO.
- 2. 4'-1 1/8" FOR SECOND FLOOR UNO.
- 3. FIRST FLOOR WINDOW HEADERS TO BE 8'-0" UNO, SECOND FLOOR WINDOW HEADERS TO BE 7'-0" UNO.
- 4. PROVIDE ONE S.F. NET AREA OF ATTIC VENTILATION PER 150 S.F. OF TOTAL COVERED ROOF AREA AS PER CODE.
- 5. BLOCK FOR CEILING FANS IN ALL BEDROOMS, LIVING, FAMILY, AND BREAKFAST ROOMS.
- 6. SAFETY GLASS PER CODE.
- 7. FURR DOWNS AND DOUBLE FRAMED WALLS TO BE FIREBLOCKED PER CODE.
- 8. THESE PLANS ARE DESIGNED IN ACCORDANCE WITH THE 2015 INTERNATIONAL RESIDENTIAL CODE.
- 9. DRG. BRICK LEDGE SO AS NOT TO



REAR ELEVATION



RIGHT SIDE ELEVATION

EUSTACE HOUSE

• CONSTRUCTION TO FIELD VERIFY EXISTING CONDITIONS AND DIMENSIONS PRIOR TO ORDER OF CONSTRUCTION.

• NO ARCHITECT OR ANY OTHER PARTY SHALL BE RESPONSIBLE FOR DISCREPANCIES BETWEEN EXISTING CONDITIONS AND DIMENSIONS BEFORE PROCEEDING WITH THE WORK.

• ALL DIMENSIONS BASED ON EXISTING CONDITIONS ARE PLUS-OR-MINUS, AND SHALL BE ALIGNED WITH EXISTING CONDITIONS.

• ALL PLATE HEADS TO ALIGN WITH EXISTING I/J.O.

• INCON HEADS TO ALIGN WITH EXISTING I/J.O.

• MATCH EXISTING WATERWAYS AND FINISH IN/LES NOTED OTHERWISE.

• REPAIR OR RESTORE EXISTING CONDITIONS TO ORIGINAL STANDARDS OR BETTER.

• REPLACE ROOFING AS NEEDED ON ALL AREAS WITH COMPOSITION ROOFING AND METAL ROOFING. RESTORE EXISTING TILE WHERE POSSIBLE. USE NEW ROOFING ON COMPLETE SURFACE. MATCH EXISTING ROOFING MATERIAL.

• ALL DOORS, HANGERS, TRIM, AND ALL OTHER FINISHES LEFT IN PLACE AND IN GOOD CONDITION. FINISHES SHALL BE SALVAGED ITEMS SHALL BE CAREFULLY REMOVED AND SALVAGED. DAMAGE DISPOSITION AND TURNED OVER TO THE OWNER.

- ALL ATT HEIGHTS ARE 10'-11 1/2" UNO
- SILLER FOR SECOND FLOOR UNO
- FIRST FLOOR WINDOW HEADINGS TO BE
- 10'-0" UNO, SECOND FLOOR WINDOW
- HEADINGS TO BE 7'-0" UNO.
- PROVIDE ONE 3" X 12" NET AREA OF ATTIC
- VENTILATION PER 100 SQ. FT. OF TOTAL
- COVERED FLOOR AREA AS PER CODE.
- BLOCK FOR CEILING FANS IN ALL
- BEDROOMS, LIVING, FAMILY, AND
- BREAKFAST ROOMS.
- SAFETY GLASS PER CODE.
- FLOOR DOORS AND DOUBLE PAVED
- FLOOR TO BE PRELACED PER CODE.

005/29



This is area where garage addition was added. Just put on top of existing gravel area (used only for parking).

Apologies - this was an art project, and only photos I had of area as it used to be.

August 23, 2018

Board of Adjustment
City of Austin

Dear Board Members:

Because of the short timeline, the Hyde Park Neighborhood Association and Hyde Park Contact Team were unable to weigh in on the proposed variance for 4913 Avenue B. However, I, as a Hyde Park resident, want to offer my support for the applicant.

First, I want to express my frustration with the City of Austin. It is the responsibility of the Development Department to be aware of the requirements and constraints that apply to various parts of the city. For the Hyde Park neighborhood north of 45th Street, these requirements and constraints are stipulated in a combination of documents: the North Hyde Park NCCD, the McMansion ordinance, and City of Austin Land Development Code. The applicant, despite extensive efforts to adhere to all zoning requirements, was misinformed by the Development Department, leading to wasted time and resources.

I urge you to grant the necessary variance to the applicant. It is not reasonable that the applicant should have to pay for the mistakes of the city. The applicant has acted in good faith and should be treated accordingly.

Sincerely yours,

Lorre Weidlich
4313 Avenue F

[REDACTED]
[REDACTED]
[REDACTED]

[REDACTED]
[REDACTED]

[REDACTED] (email
and attachment) - add in after the last of the drawings but before the pic and NA letter

Date: Monday, September 03, 2018 2:47:29 PM

Attachments: [v4-1518s SP-1 1.pdf](#)

From: [REDACTED]

Sent: Wednesday, November 8, 2017 11:16 AM

To: teddy

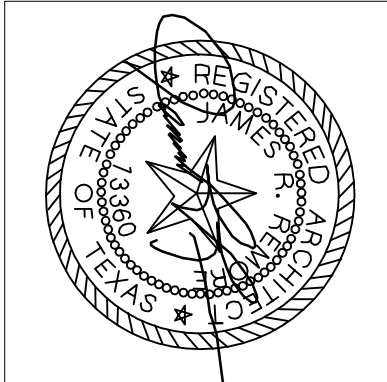
Subject: Final Updated Site Plan

The final updated site is attached.

Ken Smith Assoc. AIA
Senior Associate

Venture Four Architects

3821 Juniper Trace, Suite 105
Bee Caves, Tx 78738
512-656-1599-Cell, 512-328-8581-Office
www.venturefour.com



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PROJECT:

A CUSTOM
RESIDENCE FOR:
JANIS RASDALE PROPERTIES
4505 WINDING
WAY
AUSTIN, TX 78751

BUILDER:

Property ID Number: 221551
Ref ID2 Number: 0223040506
LEGAL
DESCRIPTION:
LOT
BLOCK: 50-21
SUBDIVISION: THE HIGHLANDS
COUNTY: TRAVIS

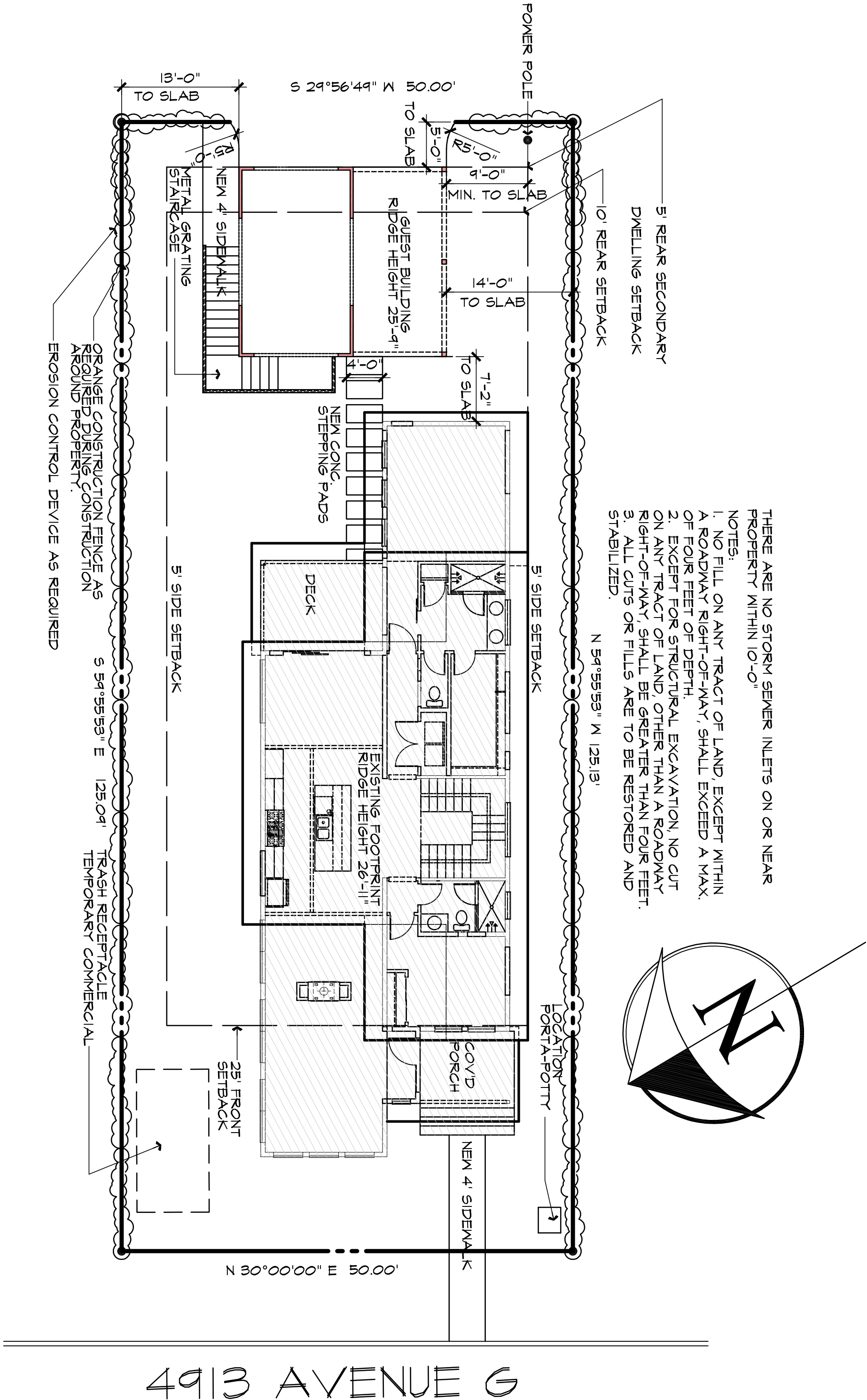
RELEASE DATES:
APPROVAL SET:
OWNER REVIEW SET:
FINAL SET:
CONSTRUCTION DOCUMENTS 9-28-17

ANY DISCREPANCIES WITH THE PLANS
SHALL BE IMMEDIATELY BROUGHT TO THE
ATTENTION OF THE ARCHITECT

V4-1518S
Nov 08, 2017 - 11:12am

SITE PLAN
SCALE: 1" = 10'-0"

SP-1.1



THERE ARE NO STORM SEWER INLETS ON OR NEAR
PROPERTY WITHIN 10'-0"

NOTES:
1. NO FILL ON ANY TRACT OF LAND EXCEPT WITHIN
A ROADWAY RIGHT-OF-WAY, SHALL EXCEED A MAX.
OF FOUR FEET OF DEPTH.
2. EXCEPT FOR STRUCTURAL EXCAVATION NO CUT
OR FILL SHALL BE DEEPER THAN FOUR FEET.
3. ALL CUTS OR FILLS ARE TO BE RESTORED AND
STABILIZED.

TABLE OF CONTENTS

SP-1.1	SITE PLAN	A-2.1GH	EXTERIOR ELEVATIONS
A-1.1E	PROPOSED EXISTING	A-2.2GH	EXTERIOR ELEVATIONS
A-1.1F	PROPOSED EXISTING	A-2.3GH	EXTERIOR ELEVATIONS
A-1.1I	FIRST FLOOR PLAN	A-3.1	INTERIOR ELEVATIONS
A-1.2E	EXISTING EXTERIOR	M-1.1	SECOND FLOOR PLAN
A-2.1E	EXISTING ELEVATIONS	M-1.2	SECOND FLOOR PLAN
A-2.2E	EXISTING ELEVATIONS		
A-2.3E	EXISTING ELEVATIONS		

MASONRY CALCULATION

STUCCO SIDING:	~	35%
PERCENTAGE MASONRY:	~	100%

IMPERVIOUS COVER

TOTAL LOT AREA:	6563 s.f.
BUILDING:	1665 s.f.
DRIVEWAY:	403 s.f.
STEPPING PADS:	64 s.f.
DRIVEWAYS, WALKS:	270 s.f.
TOTAL IMPERVIOUS COVER:	2805 s.f.
% IMPERVIOUS COVER:	43%
% FAR:	40%

PUBLIC HEARING INFORMATION

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

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

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

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

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

www.austintexas.gov/department/development-services

005/33
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: C15-2018-0040, 4913 Avenue G

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

Public Hearing: Board of Adjustment, September 10, 2018

Jacqueline Wilson
Your Name (please print)

☒ I am in favor
☐ I object

4812 Ave G
Your address(es) affected by this application

George We
Signature

9/10/18
Date

Daytime Telephone: 512-784-6769

Comments: _____

Comments must be returned no later than 10am the day of the hearing for them to be seen by the Board at this hearing:

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 no later than the Wed prior to the hearing to be seen by the Board at this hearing)

Fax: (512) 974-6305

Email: leane.heldenfels@austintexas.gov

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Case Number: C15-2018-0040, 4913 Avenue G

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

Public Hearing: Board of Adjustment, September 10, 2018

Edith Frost

Your Name (please print)

4908 Avenue G

Your address(es) affected by this application

Edith Frost

Signature

Date

Daytime Telephone: *(210) 201-4332*

Comments:

☒ I am in favor
☐ I object

Comments must be returned no later than 10am the day of the hearing for them to be seen by the Board at this hearing:

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 no later than the Wed prior to the hearing to be seen by the Board at this hearing)

Fax: (512) 974-6305

Email: leana.heldenfels@austintexas.gov

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Case Number: C15-2018-0040, 4913 Avenue G

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

Public Hearing: Board of Adjustment, September 10, 2018

Suzanne Gregory Brooks
Your Name (please print)

4900 Avenue H

Your address(es) affected by this application

Hyde Park
Signature

Daytime Telephone: (512) 740-5771

8/30/2018
Date

☒ I am in favor
☐ I object

Comments: *This is good quality in-fill for the COA of Garbage Apartments are a Hyde Park tradition*

Comments must be returned no later than 10am the day of the hearing for them to be seen by the Board at this hearing:

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 no later than the Wed prior to the hearing to be seen by the Board at this hearing)

Fax: (512) 974-6305

Email: lean.heldenfels@austintexas.gov

PUBLIC HEARING INFORMATION

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

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

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

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

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

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Case Number: C15-2018-0040, 4913 Avenue G

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

Public Hearing: Board of Adjustment, September 10, 2018

Suzee Brooks
Your Name (please print)

301 E 49th

Your address(es) affected by this application

☒ I am in favor
☐ I object

Lyce Brooks
Signature

8/30/2018
Date

Daytime Telephone: (512) 746-5771

Comments:

This is a garage apartment address on the same alley. We fully support this project

Comments must be returned no later than 10am the day of the hearing for them to be seen by the Board at this hearing:

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Leane Heldenfels

P. O. Box 1088

Austin, TX 78767-1088

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Email: leaneheldenfels@austintexas.gov

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Case Number: C15-2018-0040, 4913 Avenue G

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

Public Hearing: Board of Adjustment, September 10, 2018

Leane Heldenfels
Your Name (please print)

4902 Avenue H

Your address(es) affected by this application

Leane Heldenfels
Signature

8/30/2018
Date

Daytime Telephone: (512) 740-5771

Comments: *As the owner of 3*

addresses along the alley, we fully support this project. As past president of Hyde Park Neighborhood Association, I feel this project is good in all for the neighborhood.

Comments must be returned no later than 10am the day of the hearing for them to be seen by the Board at this hearing:

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 no later than the Wed prior to the hearing to be seen by the Board at this hearing)

Fax: (512) 974-6305

Email: leaneheldenfels@austintexas.gov

<input checked="" type="checkbox"/> I am in favor <input type="checkbox"/> I object
--

From: [Heldenfels, Leane](#)
 To: [Leane Heldenfels](#)
 Subject: C15-2018-0040, Avenue G 9170 into back up
 Date: Monday, September 10, 2018 2:24:47 PM

From: Matt Desloge
 Sent: Saturday, September 01, 2018 6:50 AM
 To: Heldenfels, Leane
 Subject: C15-2018-0040

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Case Number: C15-2018-0040, 4913 Avenue G
Contact: Leane Heldenfels, 512-974-2202, leaneheldenfels@austintexas.gov
Public Hearing: Board of Adjustment, September 10, 2018

MATT DESLOGE (BOARD)
 Your Name (please print) _____
Friends of Hyde Park
 Your address(es) affected by this application _____

☒ I am in favor
☐ I object

Signature _____ Date 8/30/18
 Daytime Telephone: 512 422 4637

Comments:
Friends of Hyde Park feels that the ADU ordinance should apply city-wide and that the Hyde Park NCCD adds needless cost and complexity for homeowners

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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 no later than the Wed prior to the hearing to be seen by the Board at this hearing)

Fax: (512) 974-6305
Email: leaneheldenfels@austintexas.gov

From: [Heldenfels, Leane](#)
To: [Ramirez, Diana](#)
Subject: This can be 10/8 advance packet, ap asking for postponement c15-2018-0040, 4913 Avenue G
Date: Monday, September 10, 2018 2:42:56 PM

From: [REDACTED]
Sent: Friday, August 24, 2018 1:25 PM
To: Heldenfels, Leane; [REDACTED]
Subject: 4913 Avenue G BOA Case # 2018-000040 BA

Hello Ms. Heldenfels, BOA

I am supporting the variance request for Mr. Ragsdale and his family to complete the new garage and one bedroom apartment (ADU) at 4913 Avenue G. The new garage and dwelling unit sits off an alley and cannot be seen from the Avenue G street front. The lot is 6700+- square feet.

License professionals such as architects and contractors should know the North Hyde Park NCCD rules such as the 7000 square foot lot requirements for a two-family dwelling unit. City permit reviewers and their senior management should be aware of this requirement, this is nothing new. However, city staff do make mistakes and based on my personal assessment of this item, I am supporting this variance request for this owner.

The Hyde Park Development Review Committee (DRC), a development review support committee made up of neighborhood volunteers, did not review or was made aware of this permit. In addition, the owner was not aware of the existence of the Hyde Park development review committee at the time permits and plans were developed and submitted for city staff approval. The DRC does not support errors nor will the DRC perform the duties that these paid professionals and city staff are supposed to perform.

I viewed the unfinished garage apartment today with Mr. Ragsdale as I was concerned about parking for the units. The parking appears to address my concern and meets the minimum requirements.

I am supporting the variance as a resident of Hyde Park and not the chair of the DRC. Also, removing the "kitchen sink" to address the dwelling issue is ridiculous. I am sure it will come up in the BOA discussions.

If you have any questions, please do not hesitate in contacting me.

David Conner
3820 Avenue F