## O02/1

## CITY OF AUSTIN <br> Board of Adjustment <br> Decision Sheet

DATE: Monday, Oct 9, 2017
CASE NUMBER: C15-2017-0035
Brooke Bailey
William Burkhardt
Christopher Covo
Eric Goff
Melissa Hawthorne
Bryan King
Don Leighton-Burwell
Rahm McDaniel
Veronica Rivera
James Valadez
Michael Von Ohlen
Kelly Blume (Alternate)
Martha Gonzalez (Alternate)
Pim Mayo (Alternate)

## APPLICANT: David Cancialosi

OWNER: Kiki Osterman
ADDRESS: 3207.BEVERLY RD
VARIANCE REQUESTED: The applicant has requested a Special Exception under Section 25-2-476 (Special Exception) from Section 25-2-492 (D) (Site Development Regulations) to:
A. decrease the side setback from 5 feet (required) to 3.5 feet (requested, existing); and from
B. decrease the rear yard setback from 10 feet (required) to 3.4 feet (requested, existing)
in order to maintain a detached accessory living space at this location for at least 10 years in a "SF-3-NP", Family Residence - Neighborhood Plan - zoning district. (Windsor Road)

BOARD'S DECISION: July 10, 2017 POSTPONED TO OCTOBER 9, 2017 BY APPLICANT; Oct. 9, 2017 POSTPONED TO DECEMBER 11, 2017

25-2-476 SPECIAL EXCEPTIONS.
(A) The Board of Adjustment shall grant a special exception for an existing residential structure, or portion of an existing structure, that violates a setback required under Chapter 25-2 (Zoning) if the board finds that the special exception meets the requirements of this section.
(B) The Board shall grant a special exception under Subsection (A) of this section if:
(1) the residential use for which the special exception is sought is allowed in an SF-3 or more restrictive zoning district;
(2) the building official performs an inspection and determines that the violation does not pose a hazard to life, health, or public safety; and

## O02/2

(3) the Board finds that:
(a) the violation has existed for:
(i) at least 25 years; or
(ii) at least 10 years, if the application for a special exception is submitted on or before June 6, 2017;
(b) the use is a permitted use or a nonconforming use;
(c) the structure does not share a lot with more than one other primary residence; and
(d) granting a special exception would not:
(i) alter the character of the area;
(ii) impair the use of adjacent property that is developed in compliance with city code;
or
(iii) grant a special privilege that is inconsistent with other properties in the area or in the district in which the property is located.
(C) A special exception granted under this section:
(1) applies only to the structure, or portion of a structure, for which the special exception was granted and does not run with the land;
(2) may not authorize an increase in the degree of noncompliance or excuse compliance with minimum health and safety requirements; and
(3) may not authorize a remodel or addition to the existing structure, except to the extent required by the building official to meet minimum life and safety requirements.
(D) A structure granted a special exception under this section shall be treated as a noncomplying structure under Chapter 25-2, Article 8 (Noncomplying Structures).
Source: Ord. 20110526-098; Ord. 20121108-091; Ord. 20130822-126.


## O02/3

# CITY OF AUSTIN <br> Board of Adjustment Decision Sheet 

DATE: Monday, July 10, 2017
CASE NUMBER: C15-2017-0035
Brooke Bailey
William Burkhardt
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## BOARD'S DECISION: POSTPONED TO OCTOBER 9, 2017 BY' APPLICANT

25-2-476 SPECIAL EXCEPTIONS.
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(1) the residential use for which the special exception is sought is allowed in an SF-3 or more restrictive zoning district;
(2) the building official performs an inspection and determines that the violation does not pose a hazard to life, health, or public safety; and
(3) the Board finds that:

## O02/4

(a) the violation has existed for:
(i) at least 25 years; or
(ii) at least 10 years, if the application for a special exception is submitted on or before June 6, 2017;
(b) the use is a permitted use or a nonconforming use;
(c) the structure does not share a lot with more than one other primary residence; and
(d) granting a special exception would not:
(i) alter the character of the area;
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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.


# 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 \#C15-297-0035 Row \# 11739299 Tax\# $_{\text {ThAD }} 0120011004$

## Section 1: Applicant Statement

Street Address: 3207 Beverly Rd.
Subdivision Legal Description:
LOT 12 BLK 4 BRYKERWOODS E

Lot (s): 12
Blocks): 4
Outlot: $\qquad$ Division: $\qquad$
Zoning District: SF3 - NP (Wind hor Road)
IKe David Cancialosi/Permit Partners, LLC $\qquad$ on behalf of myself/ourselves as
authorized agent for Kiki Osterman affirm that on
Month May , Day 31 , Year 2017 , hereby apply for a hearing before the
Board of Adjustment for consideration to (select appropriate option below):
O Erect
OAttach

- Complete
ORemodel
O Maintain O Other: $\qquad$

Type of Structure: Detached Accessory Structure

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

## 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: Special Exception

## Hardship

a) The hardship for which the variance is requested is unique to the property in that: Special Exception
$\qquad$
$\qquad$
$\qquad$
b) The hardship is not general to the area in which the property is located because: Special Exception

## 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:

Special Exception
$\qquad$
$\qquad$
$\qquad$
$\qquad$
$\qquad$

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

## Special Exception

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

## O02/9

## 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:


Applicant Name (typed or printed): David Cancialosi
Applicant Mailing Address: 105 W. Riverside Dr. Ste 225
City: Austin
State: IX
Zip: 78704
Phone (will be public information): 512-593-5361
Email (optional - will be public information): david@permit-partners.com

## Section 4: Owner Certificate

I affirm that my statements contained in the complete application are true and correct to the best of my knowledge and belief.

Owner Signature:
 Date: $5 / 31 / 17$
Owner Name (typed or printed): Wiki Osterman
Owner Mailing Address: 3207 Beverly Rd.
City: Austin State: IX Zip: 78703
Phone (will be public information):
Email (optional - will be public information):

## Section 5: Agent Information

Agent Name: David Cancialosi
Agent Mailing Address: 105 W. Riverside Dr. Ste 225
City: Austin
State: TX
Zip: 78704
Phone (will be public information): 512-593-5361
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).
This application requests the Board to utilize its authority as stated in LDC 25-2-476(B)(3)(a)(ii) to allow the aforementioned property to maintain a detached accessary structure erected in 1941 which has maintained the same footprint encroaching $1.5^{\prime}$ into the rear setback and $1.5^{\prime}$ into the side setback.

## O02/10

## Additional Space (continued)

The building was originally constructed as garage and storage in 1941. The city then issued permit approval and Certificate of Occupancy for a Change of Use for "Remodel and Addition to Existing Residence to Create Duplex, 313 SF." That CO was issued 9/21/73.

The City then issued building permit \#160506 on 11/9/76 for "Remodel Accessory Building to Create Storage." (On 8/6/74 the City recognized the 313 SF duplex use via Framing Inspection.) We believe this permit was for a small storage closet which is accessed from the exterior and is used to store typical lawn tools. We do not believe it was utilized to convert the duplex to a nonhabitable unit.

Thus, the eurrent owner has maintained the detached aceessory dwelling unit with storage eloset since it was her understanding that the unit was legal due to it being converted via the 9/21/73 permit.

However, the property owner has recently removed the kitchen sink in order to clear what we believe is an erroneous Notice of Violation issued by Code Compliance for no C.O. The building now has a full bath only.

The applicant only asks the Board to eonsider the building's original footprint, which has not changed since 1941. Included in this packet is a copy of aforementioned permit approvals, CO's, 1994 survey, 2003 and 2006 aerials, as well as 2012 COA GIS aerial.

Should the Board grant this request, the applicant is prepared to seek a partial PUE vacation of 68 SF (which existed at the time of 1970's permit approvals), along the side and rear portions of the bullding.
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## O02/11

## 25-2-476 SPECIAL EXCEPTIONS.

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(2) the building official performs an inspection and determines that the violation does not pose a hazard to life, health, or public safety; and
(3) the Board finds that:
(a) the violation has existed for:
(i) at least 25 years; or
(ii) at least 10 years, if the application for a special exception is submitted on or before June 6, 2016; 2017
(b) the use is a permitted use or a nonconforming use;
(c) the structure does not share a lot with more than one other primary residence; and
(d) granting a special exception would not:
(i) alter the character of the area;
(ii) impair the use of adjacent property that is developed in compliance with city code;
or
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Source: Ord. 20110526-098; Ord. 20121108-091; Ord. 20130822-126.

## 002/12

 SPECIAL EXCEPTION INSPECTION| Address: | 3207 Beverly |
| :--- | :--- |
| Permit Number: | $2017-036488$ |
| Property Owner Requesting <br> Special Exception: | David \& Kiki Osterman |

Special Exception Requested:
Detached Accessory unit encroaching on Side yard Set Back.

Date Structure was originally constructed: Aerial Shows to exist 1997

| Date of Inspection: |  |
| :--- | :--- |
| Building Official or <br> designated representative | Richard C. Anderson |
|  | The granting of the variances requested will Not result in any hazard to the life, health or public <br> safety for either the property for which the variance is requested or to an adjoining public or <br> private property providing Plumbing permit and inspection are completed to ensure that the <br> t/p is piped to exterior and that all corrections to the plumbing at exterior left run for <br> sink/washer box or remove work. |
|  | The granting of the variances request will result in a hazard to the life, health or public safety of <br> the either the property for which the variance is requested or to an adjoining public or private <br> property. The following hazards related to the variance request were noted in this inspection: |
| 1. <br> 2. <br> 3. <br> 4. |  |

EEGRL DESCRETION: LOT 12. BLOCX 4. GRYKER YOODS "E" AN ADDITION IA TRAVIS COUNTY. BEXAS. ACCORDHG TG THE HAP OR PLAT THEREOF RECORDED IN EOOK 4. PAGE 104. PLAT RECOROS OF TRAVIS COUNTY. TEYAS. AtSO LOEALLY KNOWN AS 3207 BEYERLY ROAD. AUSTLN. TEXAS

BEVERLY ROAD


## ispection Requirements <br> 3uilding inspection

| $\frac{\text { Fee Desc }}{\text { Building Permit Fee }}$ | Amount Date | Fee Desc |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Fees Total: | $\begin{aligned} & 200.003 / 31 / 2017 \\ & 208.00 \end{aligned}$ | Development Services Surchar! | $\underset{8.00}{\text { Amount }} \underset{3 / 31 / 2017}{\text { Date }}$ | Fees Desc | Amount | Date |

Buildings, Fences. Landscaping, Patios, Flatwork And Other Uses Or Obstructions Of A Dralnage Easement Are Prohibited, Unless Expressly Permitted By lice By COA Author y Code Chapter 25-12, Authorizing Use of The Easement. 'Cancelled" and/or "Failed/No Work Performed" inspection result if the project has not scheduled nor received an inspection. following permits are required as a separate permit see

## omments

proval of this permit DOES NOT
leting as a condition of the special exception approval of the setbacks, two-family use, or parking. The Life/ Safety inspection it
'ERMIT NO: 2017-036488-BP
3207 BEVERLY RD

Type: RESIDENTIAL Status: Active Issue Date: 03/31/2017 EXPIRY DATE: 09/27/2017


Life safety for special exception detached accessory unit.




## REISSUED CERTIFICATE OF OCCUPANCY

Planning Development Review Department CITY OF AUSTIN, TEXAS

BUILDING PERMIT No. 160506
ORIGNAL DATE: NOVEMBER $9{ }^{\text {TH }}, 1976$
LEGAL DESCRIPTION AS ON ORIGINAL DOCUMENT: BRYKER WOODS
ZONING: RESIDENTIAL
THIS IS TO CERTIFY THAT, THE BUILDING OR STRUCTURE AT THE ADDRESS LISTED BELOW WAS INSPECTED AT THE TIME OF THE ORIGINAL DATE FOR COMPLIANCE WITH THE REQUIREMENTS OF THE AUSTIN CITY CODE FOR USE
LISTED BELOW. ADDREss: 3207 Beverly Rd.
use: Storage (bull t as a garage in 1941)
OWNER/BUILDER: RAYMOND: SANCHEZ
REMARKS: REMODEL EXISTING ACC BLDG TO CREATE STORAGE

Carl Wren, Building Official

## Please Notice


'NEITHER THE ISSUANCE OF THIS CERTIFICATE NOR THE INSPECTIONS MADE SHALL LESSEN THE RESPONSIBILITY OR LIABILITY OF ANY PERSON, FIRM OR CORPORATION, OWNING, OPERATING, CONTROLLING OR INSTALLING ANY APPLIANCE OR MATERIAL UPON THE PREMISES, OR DOING,
WORK WHATSOEVER ON SUCH PREMISES. INSPECTION, OR REINSPECTION, OF THE PREMISES; OR THE ISSUANCE OF THIS "CERTIFICATE OF OCCUPANCY"; OR BY REASON OF ANY APPROVAL OR DISAPPROVAL.'

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## Owner <br> ITRACTOR

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# REISSUED CERTIFICATE OF OCCUPANCY 

Planning Development Review Department CITY OF AUSTIN, TEXAS

BUILDING PERMIT NO. 138441
ORIGINAL ATE: SEPTEMBER 21, 1973

LEGAL DESCRIPTION AS ON ORIGINAL DOCUMENT: BRYKERWOODS
zoning: Residential
THIS IS TO CERTIFY THAT, THE BUILDING OR STRUCTURE AT THE ADDRESS LISTED BELOW WAS INSPECTED AT THE TIME OF THE ORIGINAL DATE FOR COMPLIANCE WITH THE REQUIREMENTS OF THE AUSTIN CITY CODE FOR USE LISTED BELOW.

Address: 3207 Beverly Rd.
use: Residence
OWNER/BULDER:RAYMOND SANCHEZ
REMARKS: REMODEL AND ADD TO EXIST RES. TO CREATE DUPLEX

Carl Wren, Building Official

## Please Notice

'NEITHER THE ISSUANCE OF THIS CERTIFICATE NOR THE INSPECTIONS MADE SHALL LESSEN THE RESPONSIBILITY OR LIABILITY OF ANY PERSON, FIRM OR CORPORATION, OWNING, OPERATING, CONTROLLING OR INSTALLING ANY APPLIANCE OR MATERIAL UPON THE PREMISES, OR DOING ANY WORK WHATSOEVER ON SUCH PREMISES.

THE CITY OF AUSTIN DOES NOT ASSUME ANY RESPONSIBILITY OR LIABILITY BY REASON OF THE INSPECTION, OR REINSPECTION, OF THE PREMISES; OR THE ISSUANCE OF THIS "CERTIFICATE OF OCCUPANCY"; OR BY REASON OF ANY APPROVAL OR DISAPPROVAL.'


Window Help


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Permit Address: 3207 BEVERLY RD
O02/24
process, visit our web site: www.austintexas.gov/devservices
For additional information on the City of Austin's land development be available from the responsible department. department no later than 10 days after the decision. An appeal form may A notice of appeal must be filed with the director of the responsible
 has an interest in or whose declared boundaries are within 500 feet of - is an officer of an environmental or neighborhood organization that - is the record owner of property within 500 feet of the subject property property or proposed development;

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




Email: leane.heldenfels@austintexas.gov
the hearing to be received timely)
Fax: (512) 974-6305
 seen by the Board at this hearing. They may be sent via: Comments must be returned by 10 am the day of the hearing to be Space is weeded.
 Your address(es) affected by this application Christine Fanning
Your Name (please print)
1703 w $32^{\text {nd }}$ st, Austin in favor
$\boxed{Q}$ I object

 Number: C15-2017-0035, 3207 Beverly Rd. received will become part of the public record of this case. Case Number; and the contact person listed on the notice. All comments board or commission, or Council; the scheduled date of the public hearing; the before or at a public hearing. Your comments should include the name of the Written comments must be submitted to the contact person listed on the notice

