



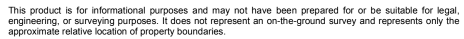




ZONING BOUNDARY

NOTIFICATIONS

CASE#: C15-2018-0009 LOCATION: 6705 Pixie Cove





From the office of:

PERMIT PARTNERS, LLC 105 W. Riverside Dr. Suite 225 Austin, Texas 78704 David C. Cancialosi 512.593.5368 c. 512.494.4561 f.

FILE COPY

February 12, 2018

RE: BOA request for 6705 Pixie Cove

Board of Adjustment Commissioners:

We are seeking a variance to allow 5,450 SF of impervious coverage (50% of the net site area) on this lot platted in 1962 as part of the Rivercrest Subdivision. This is a reduction from the existing impervious coverage of 5,792 SF (53.1%). The majority of the reconstruction is within the same footprint of exiting IC footprint.

The residential project was initiated in 1962 with the platting of the subdivision. The home was built in 1981 pursuant to the AA zoning district standards. The property was rezoned in late 1984 to LA after the adoption of the new zoning code. The subject project was built in compliance with AA First Height and Residential zoning which allowed 45% (gross site area) impervious coverage of gross lot area under zoning chapter 13-2. The house is now over 30 years old and in need of replacement. The property owner desires to replace the structure with a superior product that will not exceed the existing impervious coverage on the lot. The property owner is entitled to a reasonable use of the property which was zoned AA then rezoned LA and turned into a non-compliant status by the city of Austin after the house was constructed. The platted lot is less than 1 acre, the lot has less than 100' of lot width at the ROW, and the lot cannot be developed under current LA zoning in a fair and reasonable manner consistent with the market price of the lots in and along Lake Austin.

The applicant has requested administrative approval from Development Services, however, staff is unable to provide relief other than allowing the reconstruction to occur <u>only</u> in the same footprint as the original 1982 construction. While certain LDC provisions do help some projects achieve administrative remedy, unfortunately the LDC is not a one size fits all remedy. The owner simply wants to build a new house on an undersized lot while reducing the impervious cover. This roughly 342 SF reduction in impervious coverage will be achieved by demolishing the existing house and foundation, picking up the existing impervious coverage and moving it around, and redeveloping the site in a manner that will result in a far superior project than what currently exists.

The hardship for the site exists in several facets. As stated, the site was built in accordance with AA zoning in place at the time of construction. The site currently exceeds the 35% impervious coverage allowance outlined in LDC 25-2-551-C-3-A, which limits 0-15% slopes to a maximum of 35% impervious coverage. The current regulations also require net site area be calculated which removes the rear 25' shoreline area from the platted lot area. This reduces the available lot area from 15,805 SF to a net site area of 10,898 SF – over 5,000 SF of non-inundated, county-taxable land area is lost as a result of the application of current code. The lot is an irregular shaped lot taking access from a cul-de-sac. The lot is less than one acre in size and has less than 100' width. All the aforementioned of which are non-compliant with the LA zoning performance standards placed on the lot by the City in 1984 approximately three years after the house was constructed. Throughout the lake Austin area there are many sites that were zoned SF-2 at the time of LA zoning application by the City. Because this site does not meet the basic lot size requirements it should have been zoned SF-2 in 1984. Due to that misapplication of LA zoning, the property owner must now seek remedy via the Board of Adjustments or other available avenues in order to allow the repair and replacement of the existing structure.

To that end, the house was constructed under AA zoning prior to March 1, 1984 the LA zoning was applied after construction, the site is legal complying and is afforded certain rights with respect to allowing structures built

prior to March 1984 to be built entirely anew as they existed at the time they were built even if that would not meet today's site development regulations. This is not an insignificant property right since the code significantly limits the extent to which a post-March 1984 structure can be modified. However, the current code as interpreted by existing staff only allows the replacement of the house if it is placed on the exact same footprint and does not allow credit for any impervious cover removed or relocated.

In sum, the proposed replacement structure would reduce the impervious coverage and reflect a contemporary home with better site controls with respect to run off, tree protection, and if this request is approved, ultimately an entire replacement of the non-compliant 90 degree bulkhead with a new, code compliant wall that properly mitigates wave abatement and soil erosion. The replacement house will have no adverse impact on the surrounding properties and will match the architectural style found throughout the neighborhood.

We ask the Commission take into consideration these changes and approve the requested variances.

Sincerely,

David C. Cancialosi, Agent for Owner

Cc: Terry Irion, Phillip Cameron

Board of Adjustment General/Parking Variance Application

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

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

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

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

For Office Use Only

Case #	ROW#	Tax #
Section 1: Appli	cant Statement	
Street Address: 6705 P	IXIE CV, Austin, TX 78746	
Subdivision Legal Desc	cription:	
LOT 57 BLK A RIV	ERCREST ADDN SEC 2	
Lot(s): 58		Block(s): A
Outlot:		
Zoning District: LA		
I/We David Cancialosi		on behalf of myself/ourselves as
authorized agent for	Phillip Cameron	affirm that on
Feb Select	, 1 Select , 2018	Select , hereby apply for a hearing before the
Board of Adjustmen	t for consideration to (selec	t appropriate option below):
○ Erect ○ Attac		emodel O Maintain O Other:
Type of Structure:	Jingle Family Rosuler	terl

→ H03/5

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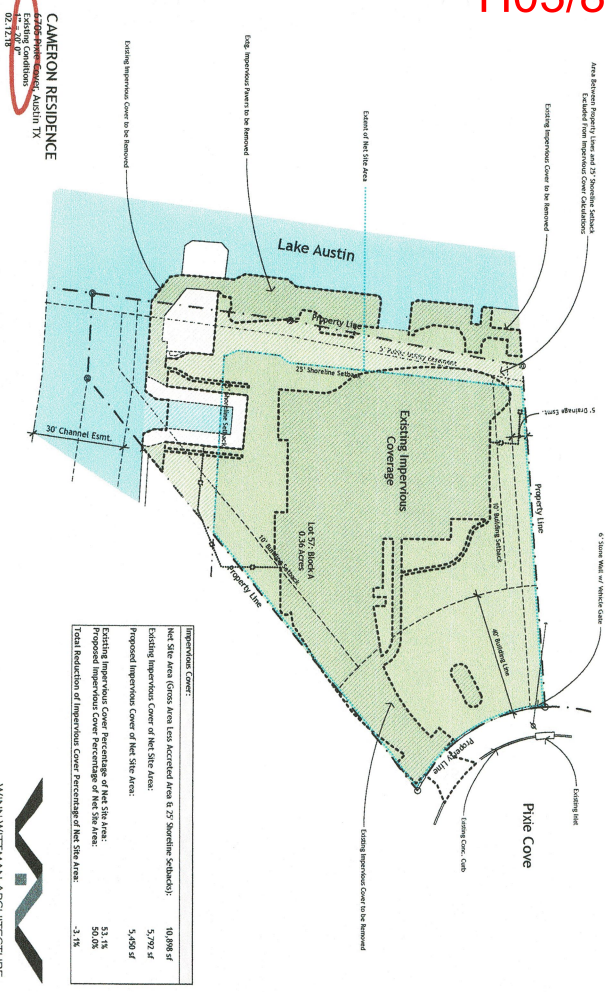
S	SEE ATTACHED
Reque a varia Apper	ng (additional criteria for parking variances only) est for a parking variance requires the Board to make additional findings. The Board may grant ance to a regulation prescribed in the City of Austin Land Development Code Chapter 25-6, adix A with respect to the number of off-street parking spaces or loading facilities required if it is 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:
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:
3.	The granting of this variance will not create a safety hazard or any other condition inconsisten with the objectives of this Ordinance because:
4.	The variance will run with the use or uses to which it pertains and shall not run with the site because:

→ H03/6

Section 3: Applicant Certificate

I affirm that my statements contained in the complet my knowledge and belief.	ete application are true	and corre	ect to the	e best of
Applicant Signature:		Date:	02/12/	18
Applicant Name (typed or printer David (and	kolos			
Applicant Mailing Address 15W Biverside				
City: Austin	State: TX		Zip:	787(H
Phone (will be public information):				
Email (optional – will be public information):				
Section 4: Owner Certificate				
I affirm that my statements contained in the comple my knowledge and belief	te application are true	and corre	ct to the	e best of
Owner Signature: July What		Date:	Februa	ry 9, 2018
Owner Name (typed or printed): Philip Cameron				
Owner Mailing Address: 2445 Westlake Dr.				
City: Austin	State: TX		Zip:	78746
Phone (will be public information):			and the state of t	the control of the co
Email (optional – will be public information):			Printed Printed Printed Printed Annual Printed Springer Security Control of Security C	makan ya wa Makanini Alabaha, Manaya, ali unaka ashak Alabaha And a Tabula, unaka
Section 5: Agent Information				
Agent Name: David Cancialosi, Permit Partners				
Agent Mailing Address: 105 W Riverside. Dr. #225	5			
City: Austin	State: TX		Zip:	78704
Phone (will be public information): (512) 593-5361				
Email (optional – will be public information):				and the second s
		Application of the state of the	от не стоя положения в противо до подагу да учан	annal and the fields the street and an array against the electric difference again.
Section 6: Additional Space (if applic	eable)			
Please use the space below to provide additional in referenced to the proper item, include the Section a	formation as needed. and Field names as we	To ensure	the infe ed on n	ormation is ext page).
		CONTROL CONTRO		

Portion of the City of Austin Land Development Code applicant is seeking a variance from:
ax14ting IC from 53,11. To 501/, or 5,792 SF to 5,450 SF.
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 ATTACHED
Hardship a) The hardship for which the variance is requested is unique to the property in that:
SEE ATTACHED
b) The hardship is not general to the area in which the property is located because:



WINN WITTMAN ARCHITECTURE

