

SUBDIVISION REVIEW SHEET

<u>CASE NO</u> .: C8-2009-0058.0A	Z.A.P. DATE: July 20, 2010
SUBDIVISION NAME: Resubdivision of Lot 3, Block E,	Westover Hills Section 4, Phase 2
AREA: 0.434 acres	<u>LOTS</u> : 2
OWNER/APPLICANT: Stephen & Ellyn Yachtman	<u>AGENT</u> : Aupperle Co. (Bruce Aupperle)
ADDRESS OF SUBDIVISION: 4201 Hyridge Drive	
<u>GRIDS</u> : H-31	<u>COUNTY</u>: Travis
WATERSHED: Bull Creek	JURISDICTION: Full Purpose
EXISTING ZONING: SF-3	

PROPOSED LAND USE: Single Family

<u>SIDEWALKS</u>: Sidewalks are required along Hyridge Drive prior to the lots being occupied.

DEPARTMENT COMMENTS: The request is for approval of the re-subdivision, namely, Resubdivision of Lot 3, Block E, Westover Hills Section 4, Phase 2. The proposed resubdivision is composed of 2 lots on 0.434 acres.

The applicant has requested this item be heard by the land use commission per LDC 25-4-82(F).

STAFF RECOMMENDATION: Staff does not recommend approval of this resubdivision. It does not meet the criteria of the following - LDC 25-6-292(A) - Design and Construction Standards; 25-6-263 - Construction Permit for Driveway Approach and Transportation Criteria Manual (T.C.M.) Section 1.3.1.D.6 - Sight Distance. See the attached memo from Amber Mitchell, Transportation Reviewer for additional information regarding these issues.

ZONING AND PLATTING COMMISSION ACTION:

CASE MANAGER: Sylvia Limon	<u>PHONE:</u> 974-2767
Email Address: sylvia.limon@ci.austin.tx.us	
TRANSPORTATION REVIEWER: Amber Mitchell	PHONE: 974-3428
Email Address: amber.mitchell@ci.austin.tx.us	

B-03

4 of 23





Subject Tract

Westover Hill

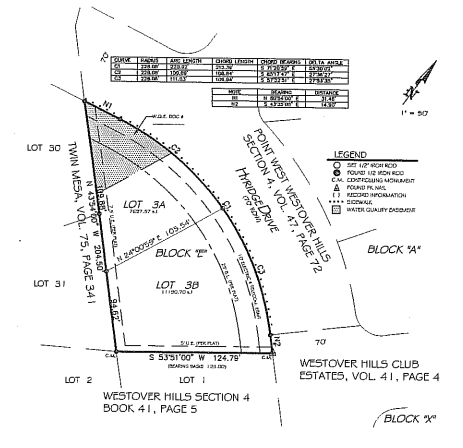
CASE#: C8-2009-0058.0A ADDRESS: 4201 HYRIDGE DR MANAGER: Sylvia Limon

1" = 400' OPERATOR: D. SUSTAITA

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

5 of 23 46 B-03 2346 SUJERAINN JSNOH 3:00K ېر Scole 1º 100 48.810 LEGEND CURVE DATA Iron Pin Found 0 Cana Manusent Found XOIN CIE a + 35"30" PLLE Public Utility Easement 1.13.81 R 228.00 AL Building Line 7. 12000 3102 A. 220.55 C+ 212.40 H-32 WESTOVER HILLS SECTION FOUR PHASE' TWO 105 THE STATE OF TEXAS: COUNTY OF TRAVIS : ention organized and existing under the las 3% acres of land out of the dumes Mitchelt Volume 977, Nage 485 of the been Recentle to the set mer sweet and dues adopt this gap ALL REPLIES THESE PRESIDIES. That Maglar er Hille NOW ALL USE BY THESE FRENTHS, COAL WEAVER THIN OF FEE of the State of Tessa, acting percent by mad through its Prevident, W.L. Mayli Survey NO. 17 in the Clip of Adstin, Travis County, Tegas conveyed to it by do Travis County, Tessa, does being subdivised satiatable screws to be thomen as of subdivision bereby dedicating to the public use the strench and escenats. ,, bener y dird records as regiments --HILLS SECTION \$, PRASE TTO RITNESS BY BAND This the HIL day of JANKERY Corrigent WESTOVER BLLE OF TEXAS, 18C. W.L. Ona THE STATE OF TEXAS: COUNTY OF TRAVIS : BEFORE WE, the strend to the frequent K.L. Naviteld, Presidery undersigned withority, on lists day personally ing instrument of writing and vice acknowledge r the purposes and considerations (berein exp uaid corposation STYER UNDER BY BASD AND SEAL OF OFFICE THIS THE 42 1)-20 APPROVED FOR ACCEPTANCE: <u>| - 13 - 71</u> Date R. Ain ACCEPTED AND THE CITY PLANSING COMBINSION, CITY OF AUSTIC. 1971.A.H. G. 111.11 18 al.x., 160 + 100 FILED FOR RECORD. Dorts Shropsat Travis County, The BO THE STATE OF TEXAS: COUNTY OF THAVES publice, Clerk of the Coonty Court within and for the County and State alors and do hereby certify that the with the Certificate of Anthenatication was stilled for record in securities on the second and alors of the second se 1971, A.D., a1 11.55 SEAL OF THE COUSTY COURT of sold County the date last written above. Durts Dorts Shropshiry, Ch Travis County, Tesas BUNVEYED UV: nuvaxe-contactor, inc inie zente 12 DATE 3555231 ancaever. Dersley H. (*) Si heri-irabe ADD Constant of 2346 .CB3-71-1 2346 Previous Plat

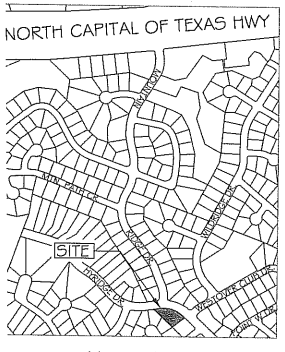
ESUBUIVISION OF LOT 3, BLOCKE, WE



I. Bruce 5. Aupperle, P.E., am authorized under the laws of the State of Texas to practice the profession of engineering, and hereby certify that this plat is feasible from an engineering standpoint and complies with Chapter 25 of the Austin City Code as amended, and is true and correct to the best of my knowledge.

Aupperle Company 2219 Westlake Drive #110 Austin, TX 78746

Bruce S. Aupperle, Texas Licensed Professional Engineer No. 52027 late



Vicinity Map

Proposed Plat



MEMORANDUM

TO:	Sylvia Limon, Case Manager
CC:	Bruce Aupperle, P.E., Aupperle Company
FROM:	Amber Mitchell, Senior Planner
DATE:	July 13, 2010
SUBJECT:	Transportation Staff Recommendation for the Resub of Westover Hills, Sec 4 Ph 2 $$

Existing Conditions

Westover Hills, Section 4 Phase 2 is located at the 4201 Hyridge Drive, in west Austin, west of Mesa Drive. The applicant has requested to subdivide one single family residential lot into two single family residential lots. Both lots are proposed to have access to Hyridge Drive. Hyridge Drive is a residential collector with 70 feet of right of way, 40 feet of pavement, and a posted speed of 30 miles per hour. There are existing horizontal and vertical curves that create sight distances issues for drivers along this section of Hyridge Drive. The site rises approximately 23 feet from west to east along Hyridge Drive and is at the midpoint of a curve with two nearby intersections.

Sight Distance

Stopping sight distance is the distance necessary for a driver to perceive a situation requiring a stop, apply the brakes, and come to a stop. Were direct vehicular access approved for Lot 3A, there would not be enough stopping sight distance along Hyridge Drive for a vehicle to make a safe left turn and exit the driveway. The table below compares the City's stopping sight distance standards with those provided by the proposed subdivision.

Stopping Sight Distance	Left Turn from Lot	Right Turn from Lot
City Standard (based on 30 mile per hour posted speed limit on Hyridge Drive)	335'	290'
Proposed Driveway (Lot 3A)	180'	280'

The applicant has offered to grade the subdivision and remove all trees and landscaping within the sight line to improve sight distance to the proposed lot. This will require the removal of a 24' multistem protected live oak tree and will only provide a maximum left turn sight distance of 235', 100' less than the City standard.

Recommendation

The Transportation Review Section <u>does not recommend this subdivision</u> because vehicular access from the proposed lot will not meet the City's stopping sight distance standards.

If the Zoning & Platting Commission approves this subdivision, staff requests that the following requirements be added to the subdivision:

- 1. The driveway for Lot 3A shall be designed as a hammerhead, so that drivers leaving the lot are not required to back into the street.
- 2. The driveway for Lot 3A shall be located as far east as feasible on the lot, as depicted on the applicant's sight distance exhibit.
- 3. Both lots within the subdivision shall be graded and all fencing and all landscaping along and within the right of way and within the subdivision shall be removed so that as much sight distance as possible is provided.

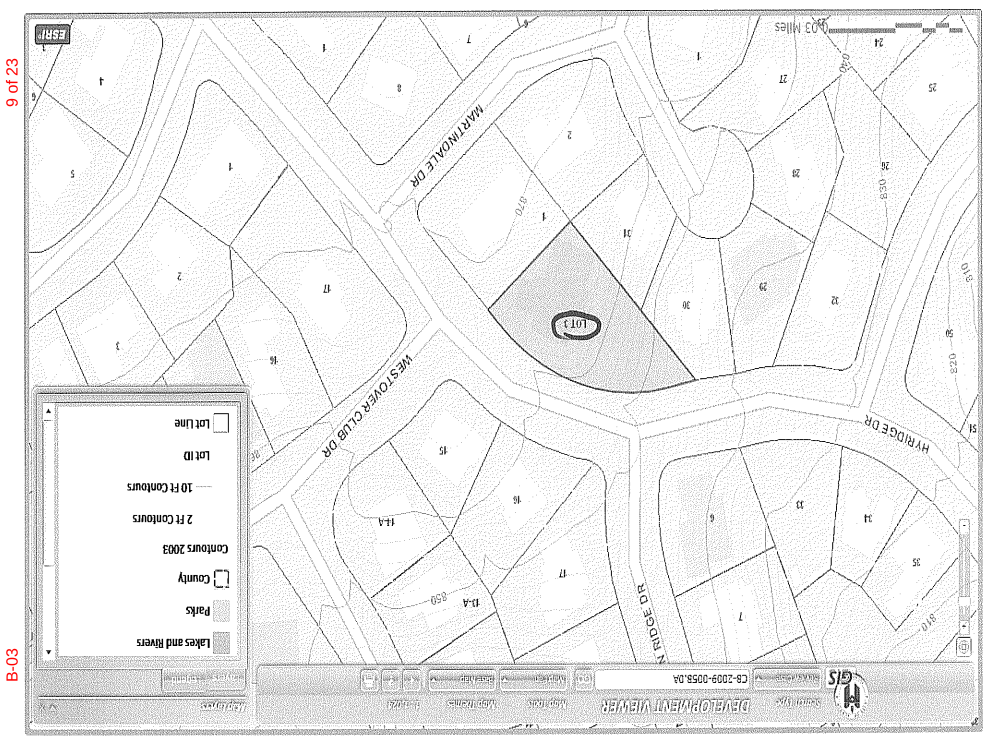
Please note that due to the grading required to improve sight distance for the proposed lot, approval of the subdivision is considered approval for the removal of the 24" protected-size live oak tree. Mitigation in the form of payment into the tree fund will be required for this removal.

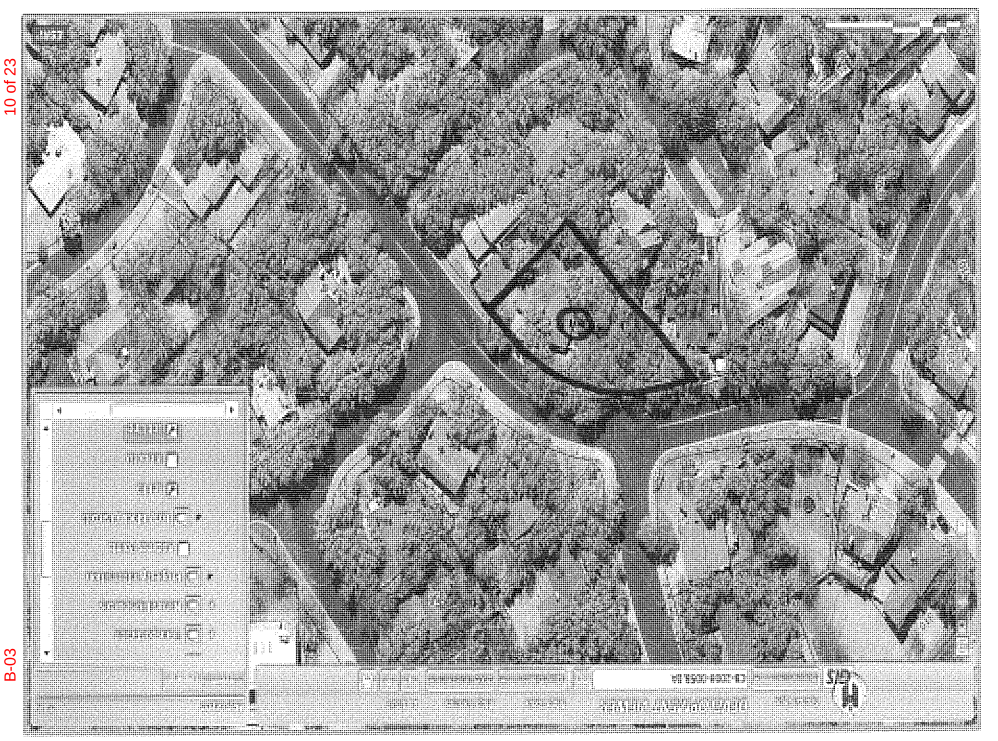
If you have any questions or require additional information, please contact me 974-3428.

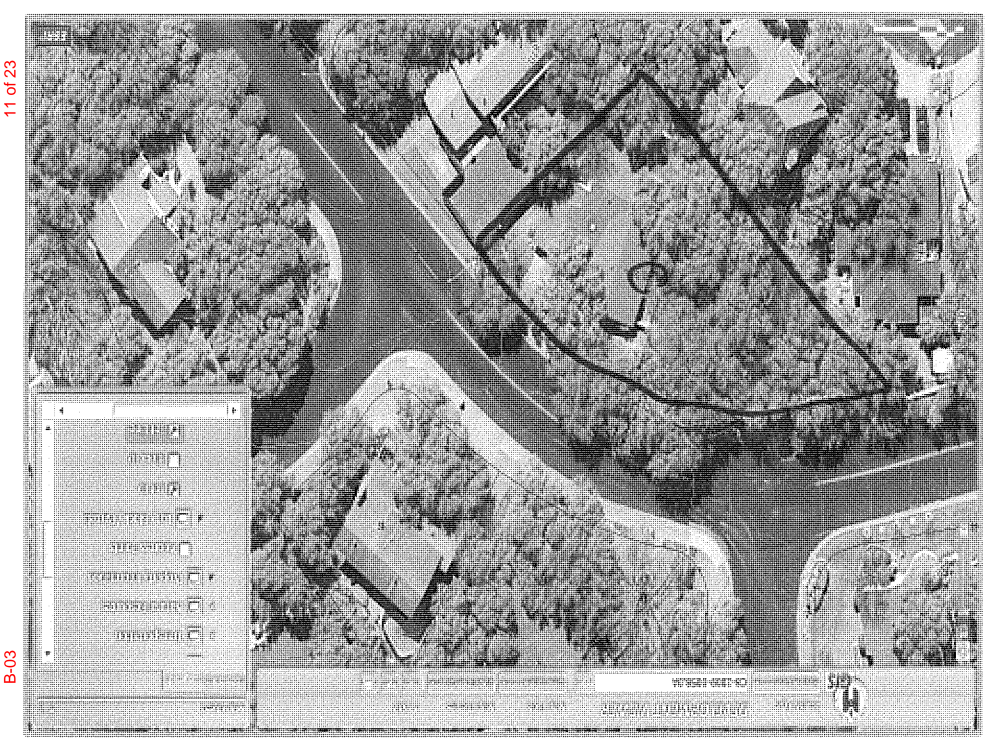
Mitchull

Amber Mitchell Planning & Development Review Department









PUBLIC HEARING INFORMATION

Although applicants and/or their agent(s) are expected to attend a public bearing, 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.

Commission is required to approve the subdivision by State law if no variances are required, and if it meets all requirements. A board or commission's decision on a subdivision may only be appealed if it involves an environmental variance. A variance 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. A notice of appeal must be filed with the director of the responsible department no later than 14 days after the decision. An appeal form may be available from the responsible department.

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 environmer
- 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.

For additional information on the City of Austin's land development process, visit our web site: www.ci.austin.tx.us/development.

Written comments must be submitted to the board or commission (or 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.

Case Number: C8-2009-0058.0A Contact: Sylvia Limon, 512-974-2767 or Cindy Casillas, 974-3437 Public Hearing: July 20, 2010, Zoning & Platting Commission arrington 🗆 I am in favor Your Name (please print) **I** object 8707 Mountain Rodge Dr. 78759 Your address (\$) affected by this application hermaton Signature Daytime Telephone: 512-633-5554 Comments: The only way to access the lot would be another driveway that would be on a curve that is also a very durgerous Hyridge & Mountain Kidge uter section and is too much and the. to the access & traffic problems: not enough area to subdivide -

If you use this form to comment, it may be returned to: City of Austin – Planning & Development Review Dept./4th Fl Sylvia Limon P. O. Box 1088 Austin, TX 78767-8810

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 whave 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.

Commission is required to approve the subdivision by State law if no variances are required, and if it meets all requirements. A board or commission's decision on a subdivision may only be appealed if it involves an environmental variance. A variance 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. A notice of appeal must be filed with the director of the responsible department no later than 14 days after the decision. An appeal form may be available from the responsible department.

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; ٠ 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
- 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.

For additional information on the City of Austin's land development process, visit our web site: www.ci.austin.tx.us/development.

Written comments must be submitted to the board or commission (or 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.

Case Number: C8-2009-0058.0A Contact: Sylvia Limon, 512-974-2767 or Cindy Casillas, 974-3437 Public Hearing: July 20, 2010, Zoning & Platting Commission ANSEN 🗍 I am in favor 1 object Your Name (please print) HULI Your address(es) affected by this diplication nan-565.83866 Davtime Telephone: Comments: Current/1 business 2 15 ODERATEd arress Dividing Make This has On eval otentia

If you use this form to comment, it may be returned to: City of Austin – Planning & Development Review Dept./4th Fl Svlvia Limon P. O. Box 1088 Austin, TX 78767-8810

Written comments must be submitted to the board or commission (or 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.

Case Number: C8-2009-0058.0A Contaet: Sylvia Limon, 512-974-2767 or Cindy Casillas, 974-3437 Public Hearing: July 20, 2010, Zoning & Platting Commission Noger 1)-26C 🗆 I am in favor **I**object Your Name (please print) Green 8609 Your address(es) affected by this application 1a ke King <u>07-03-20K</u> Signature Date Daytime Telephone: 512-345-4584 CIHENTLY THERE IS & SERIOUS Comments: WITH WATER HUNDER DURING PROBLEM RaIN STORMS. It CAUSES my house at 8609 Nome has been OUL LAUSING 45 TO TWO TAMES FLOOR INGURANCE Pyrchase

If you use this form to comment, it may be returned to: City of Austin – Planning & Development Review Dept./4th Fl Sylvia Limon P. O. Box 1088 Austin, TX 78767-8810

Roger D 8609 Gr Austin,

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.

Commission is required to approve the subdivision by State law if no variances are required, and if it meets all requirements. A board or commission's decision on a subdivision may only be appealed if it involves an environmental variance. A variance 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. A notice of appeal must be filed with the director of the responsible department no later than 14 days after the decision. An appeal form may be available from the responsible department.

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.

For additional information on the City of Austin's land development process, visit our web site: www.ci.austin.tx.us/development.

Written comments must be submitted to the board or commission (or 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.

Case Number: C8-2009-0058.0A Contact: Sylvia Limon, 512-974-2767 or Cindy Casillas, 974-3437 Public Hearing: July 20, 2010, Zoning & Platting Commission ESTATE OF POLLY A. REIMER JONES I I am in favor Your Name (please print) I object 8709 MOUNTAIN RIDGE DRIVE, AUSTIN, TX 78759 Your address(es) affected by this application Patti Kohlenberg- Co-executor 7/9/10 Sighalure of estate Date Daytime Telephone: 281-565-4258 Comments: We object to the application to re-subdivide 420, Hydridge Drive into 2 lots. The value of the subject property Esurrounding property is maintained by its single family use/lot characterization.

If you use this form to comment, it may be returned to: City of Austin – Planning & Development Review Dept./4th Fl Sylvia Limon P. O. Box 1088 Austin, TX 78767-8810 B-03

16 of 23

CITY OF AUSTIN –DEVELOPMENT SERVICES DEPARTMENT SUBDIVISION APPLICATION – MASTER COMMENT REPORT

 CASE NUMBER:
 C8-2019-0100.0A

 REVISION #:
 00
 UPDATE:
 U0

 CASE MANAGER:
 Cesar Zavala
 PHONE #:
 512-974-3404



PROJECT NAME: Westover Hills Section Four Phase Two Resubdivision of Lot 3 Block ' LOCATION: 4201 HYRIDGE DR

SUBMITTAL DATE: July 12, 2019 REPORT DUE DATE: August 9, 2019 FINAL REPORT DATE: Sept 13, 2019

STAFF REPORT: 35 DAYS HAVE BEEN ADDED TO THE UPDATE DEADLINE This report includes all staff comments received to date concerning your most recent subdivision application submittal. The comments may include requirements, recommendations, or information. The requirements in this report must be addressed by an updated submittal.

The subdivision application will be approved when all requirements from each review discipline have been addressed. However, until this happens, your application is considered disapproved. Additional comments may be generated as a result of information or design changes provided in your update.

If you have any questions, problems, concerns, or if you require additional information about this report, please do not hesitate to contact your case manager at the phone number listed above or by writing to the City of Austin, Development Services Department, P.O. Box 1088, Austin, Texas 78704.

UPDATE DEADLINE (LDC 25-4-56; 25-4-82):

It is the responsibility of the applicant or his/her agent to update this subdivision application. **The final update to clear all comments must be submitted by the update deadline, which is July 25, 2020.** Otherwise, the application will automatically be denied. If this date falls on a weekend or City of Austin holiday, the next City of Austin workday will be the deadline.

UPDATE SUBMITTALS:

A formal update submittal is required. Please bring a copy of this report with you upon submittal to Intake.

Please submit 10.0 of the plans and 10.0 copies of a letter that address each comment for distribution to the following reviewers. Clearly label information or packets with the reviewer's name that are intended for specific reviewers. No distribution is required for the Planner 1.

Updates may be submitted between the hours of 8:30 am and 4:00 pm. Updates submitted after 3 pm may be processed on the following business day.

Please note: if Austin Water rejects a plan on Update 2, a fee is due at or before resubmittal. Please contact Intake for the fee amount.

REVIEWERS:	
Planner 1 : Cindy Edmond	Electric : Karen Palacios
911 Addressing : Cathy Winfrey	Drainage Engineering : Christine Perez
City Arborist : Caitlin Campbell	Environmental : Hank Marley
PARD / Planning & Design : Scott Grantham	Site Plan Plumbing : Brad Ward
Subdivision : Cesar Zavala	AW Utility Development Services : Bradley Barron
Water Quality : Christine Perez	Transportation Planning : Jaron Hogenson

Subdivision Review - Cesar Zavala - 512-974-3404

- SR 1. Provide the plat on 18 x 24 inch sheets and remove the area or border showing a revision table, engineer's information, and property address. Additional comments may be generated after the plat is provided on 18 x 24 inch sheets.
- SR 2. Include a scale on the plat.
- SR 3. Annotate the 25 foot building line inside the lots with a dashed line.
- SR 4. Add the application submittal date on the plat, June 20, 2019.
- SR 5. Update the case number on the plat o read as C8-2019-0100.0A.
- SR 6. On Sheet 2 in the director's approval block, remove J. Rodney Gonzalez as Director and list Denise Lucas as Director.
- SR 7. Update the commission approval block to reference the Zoning & Platting Commission.

Accepted and authorized for record by the Zoning & Platting Commission of the City of Austin, Texas, on this, the _____day of ____20__.

Jolene Kiolbassa, Chair

Ana Aguirre, Secretary

- SR 8. On Note #28 the document number in the blank field will be needed prior to the recording of the plat.
- SR 9. Submit a scaled drawing that shows the existing structures and the new lot lines with annotated setbacks. The structures must meet zoning setbacks from the new lot lines.
- SR 10. Contact the Intake Department to verify the application fees, the case currently shows an outstanding balance.
- SR 11. The following items that are needed to approve and record the plat at Travis County. After the plat has been approved by the Commission, the plat is sent to Millers to have a mylar copy made (this takes 1-3 working days). Recording fees will be calculated after the plat is approved and all related documents are available.
 - Plat containing original signatures, with appropriate seals and dates. The seals must be legible and in black ink.
 - 8 ¹/₂" x 11" paper copy of the plat
 - Original tax certificate(s) showing all taxes paid for the previous year.
 - Any document to be recorded with the plat such as a Subdivision construction agreement (SCA), easement document, etc.
 - Check for the plat recordation fee and any document to be recorded with the plat.

Electric Review - Karen Palacios - 512-322-6110

EL 1. The shown 10' Elec/Telecomm shown needs to be labled in the legend with wording below. (Ten foot electric distribution, electric telecommunications, and electric fiber easement)

Show the easement on the face of the plat. If additional ROW is required by the City of Austin the easement must be from the new ROW.

911 Addressing Review - Cathy Winfrey - 512-974-2398

AD1: This plat review is rejected for the following reasons.

AD2: Please include the street type in the labels for the dedicated rights of way included on your plat: WESTOVER CLUB DR, MARTINDALE DR.

Drainage Engineering Review - Christine Perez - 512-974-3568

Release of this application does not constitute a verification of all data, information, and calculations supplied by the applicant. The engineer of record is solely responsible for the completeness, accuracy, and adequacy of his/her submittal, whether or not the application is reviewed for code compliance by city engineers.

- DE 1. DCM 1.2.2(D) states, "Stormwater runoff peak flow rates shall not be increased at any point of discharge from a site for the two (2), ten (10), 25 and 100-year storm frequency events." Please provide the information necessary to verify compliance. How are flow increases from Lot 3A being addressed?
- DE 2. Detention or RSMP participation will be required for the increase in runoff from existing to developed conditions. DCM 1.2.2(E) states, "Regulation of peak flows to allowable levels, as determined by the provisions of this policy, shall be achieved by storage on-site or off-site or by participation in an approved Regional Stormwater Management Program. The Stormwater Management Section of this manual provides a guide to acceptable methods, but does not limit the designer to the methods presented therein. Guidelines for participation in the Regional Stormwater Management Program are contained in the Stormwater Management Section of this manual."
- DE 3. If the applicant desires to participate in the Regional Stormwater Management Program (RSMP), please request participation at RSMP@austintexas.gov and copy this reviewer. A feasibility meeting will be set; please include this reviewer.
- DE 4. For the RSMP process, please visit <u>http://www.austintexas.gov/RSMP</u> for more information including the meeting request form, application, participation guidance.
- DE 5. To request the City's existing HEC-HMS models please email floodpro@austintexas.gov or obtain them online at atxfloodpro.com.
- DE 6. To request the City's existing StormCAD models please contact Rupali Sabnis, P.E. at rupali.sabnis@austintexas.gov.
- DE 7. If detention is elected, the following items will be required:

- 1. A drainage plan including runoff calculations, detention pond design and analysis including an electronic model of the pond for pre-developed and post-developed runoff conditions;
- 2. A Drainage Easement With Required Maintenance for the stormwater management facilities; Please show the easement on the plat.
- 3. Provide a sealed engineer's fiscal estimate for construction of the stormwater management facilities;
- 4. Once the fiscal estimate has been approved, please post fiscal with the Fiscal Surety office prior to filing the exemption and prior to approval of the final plat. Once posted, please provide a receipt of payment to this reviewer. Fiscal surety is for construction of the stormwater management facilities and is required for these improvements. (Fiscal may be returned to the applicant after an engineer's concurrence letter is received by the City of Austin that states that the stormwater management facilities have been constructed according to City of Austin standards);
- 5. Coordinate exemption with DAC. After approval, the pond design will need to be submitted to DAC for a site plan exemption. This reviewer will let the applicant know when they can move forward with submittal.
- Additional comments may be generated once the information from the above comments is provided.
- DE 8. Engineer's seal, signature and date required
- DE 9. For **resubdivision** of platted lots a copy of the existing recorded plat must be provided with the resubdivision submittal. Please provide a copy of the existing recorded final plat.
- DE 10. Please add the following note: [LDC 25-5-1]

"Prior to construction, except detached single family on any lot in this subdivision, a site development permit must be obtained from the City of Austin."

DE 11. Please add the following note:

For maintenance of the detention facility, see agreement filed in document #_____, official public records, Travis County, Texas.

DE 12. Please revise Note 5 as follows:

"Prior to construction on lots in this subdivision, drainage plans will be submitted to the City of Austin for review. Rainfall run-off shall be held to the amount existing at undeveloped status by ponding or other approved methods. All proposed construction or site alteration on Lot(s) ______ Block(s) ______ requires approval of a separate Development Permit."

- DE 13. The Floodplain Note must be certified with signature and seal of registered engineer.
- DE 14. Please clearly delineate the offsite drainage area on the drainage area map and provide the fully developed flows and the corresponding acreage of the contributing offsite area. Drainage easements are required for conveyance of offsite flows [LDC 25-7-61 & 25-7-151].
- DE 15. Remove Note 22.
- DE 16. Remove Note 23.
- DE 17. Remove Note 24.
- DE 18. Remove or clarify the use of Note 27. Provide supporting documentation.

DE 19. Remove Note 28.

Environmental Review - Hank Marley - 512-974-2067

Endangered Species

EV 01 According to COA GIS, this site is located within the endangered species area. Notify the following individuals via email of the proposed development and cc this EV reviewer: Travis County: <u>BCCP@traviscountytx.gov</u> US Fish and Wildlife: Tanya Sommer <u>tanya sommer@fws.gov</u> (512)490-0057 X222 Kimberlee Harvey at BCCP: <u>kimberlee.harvey@austintexas.gov</u>

[LDC 25-8-691 through 696]

Slopes & Impervious Cover

EV 02 Revise the slope map shown on sheet 6 based on a 2 foot contour interval. Additional review and comment regarding LDC 25-8-301 & 302 are pending.

EV 03 Revise the Q1 table based on a 2 foot contour interval. Additional Q1 and Q2 table review and comment are pending. [LDC 25-8-423]

EV 04 The allowable impervious cover in the Water Supply Suburban watershed classification is 30%, not 25%. Update the Q2 table as necessary. [LDC 25-8-423]

EV 05 The total proposed impervious cover shown in the Q2 table must be based on the sum of the impervious cover assumptions provided in LDC 25-8-64 for lot 3A and lot 3B. Based on LDC 25-8-64, the assumed impervious cover for lot 3A is 3500 square feet and the assumed impervious cover for lot 3B is 2500 square feet. Revise the Q2 table such that the total proposed impervious cover is 6000 square feet.

<u>Notes</u>

EV 06 Edit plat note #26 to state the following: "This project is subject to the Void and Water Flow Mitigation Rule (City of Austin Environmental Criteria Manual and City of Austin Standard Specifications Manual)."

EV 07 The final plat proposes single family residential lot(s) with slopes in excess of 15%. Per LDC 25-8-303, add a plat note stating: "Slopes in excess of 15% exist on Lot 3A & 3B. Construction on slopes is limited per the Land Development Code."

PARD / Planning & I	Design Review	- Scott Grantham	- 512-974-9457
---------------------	---------------	------------------	----------------

PR 1: Parkland dedication and park development fees are required (City Code 25-1-601) and must be paid prior to approval. Based on SF-3 zoning and the size of the proposed lots, a total of 4 residential units could be allowed, 2 per lot. However, no parkland fees will be collected for the existing residence, so the fee for 3 units is required at this time. An invoice will issued in AMANDA with the next update. Please confirm that there is currently one unit on the site.

PR 2: Add the following note to the plat:

A fee-in-lieu of parkland dedication and park development has been paid for 3 residences. No fee was charged for the existing residence.

AW Utility Development Services - Bradley Barron - 512-972-0078

WW1. The proposed subdivision is currently served with City of Austin water and wastewater utilities. Each lot must have a separate water and wastewater utility connection and no existing or proposed plumbing may cross lot lines. The landowner, at own expense, will be responsible for providing any future water and wastewater utility improvements, offsite main extensions, system upgrades, utility relocations and or abandonments to serve each lot.

WW2. Obtain copies of your current tap records from the AW TAPs office at 512-972-0000 and contact Brad Ward at 512-972-0339 to determine if any non-compliant tap or private plumbing violations will be created by the proposed subdivision and obtain his approval. Written approval from Mr. Ward will be required for successful plat release.

FYI. The landowner must pay the tap and impact fee once the landowner makes an application for a City of Austin water and wastewater utility tap permit.

Water Quality Review - Christine Perez - 512-974-3568

Release of this application does not constitute a verification of all data, information, and calculations supplied by the applicant. The engineer of record is solely responsible for the completeness, accuracy, and adequacy of his/her submittal, whether or not the application is reviewed for code compliance by city engineers.

- WQ 1. Please demonstrate compliance with Environmental Criteria Manual (ECM) 1.6.8 and Land Development Code (LDC) LDC 25-7-61(B)(3) regarding the onsite control of the 2-yr storm for erosion control purposes. ECM 1.6.8 states, "On-site control of the two-year storm is achieved when the developedconditions peak runoff rate leaving the site for a given drainage area is less than or equal to the existing-conditions runoff rate. The flow rates can be considered equal if the developed rate is no more than one-half (0.5) cfs greater than the existing rate or if the developed rate is no more than one-half (0.5) percent greater than the existing rate and there are no existing erosion problems downstream of the site" (LDC 25-7-61). Please provide data and calculations necessary to verify compliance.
- WQ 2. Please provide compliance with § 25-1-83 which requires all commercial and multi-family applications for subdivision, site plan, and building permit on tracts greater than one acre or on tracts one acre or less, but within an abandoned landfill buffer as shown on the City of Austin closed landfill map to provide a:
 - 1. City of Austin Certification of Compliance Form;
 - 2. Certificate sealed by a Professional Engineer certifying the site is not over a closed landfill and describing the basis for that determination, or;
 - 3. Development permit from the TCEQ, or;
 - 4. Letter from TCEQ stating that the project is not subject to the requirements of TAC Ch. 330, Subchapter T.

The form is on the City of Austin website at <u>http://www.austintexas.gov/sites/default/files/files/Watershed/regulations/Landfill_Verification_</u> Form.pdf.

City Arborist Review - Caitlin Campbell - 512-974-1341

Please be advised that additional comments may be generated as update information is reviewed. If an update has been rejected, reviewers are not able to clear comments based on phone calls, emails, or meetings, but must receive formal updates in order to confirm positive plan set changes.

- **CA 1:** Please provide a tree survey for trees 19" and greater in diameter. The tree survey list must include the following:
 - 1) Heritage trees must be indicated with an 'H' on the tree survey list;
 - 2) Multi-trunk trees must be indicated with an 'M' and each stem must be listed;
 - 3) List the particular species (such as Live Oak, Cedar Elm, Texas Ash, etc) for each tree. Indicating only Oak or only Ash for example, does not comply with ECM requirements.
 - 4) Indicate the date of the survey next to the tree list. The survey must not be older than 5 years.
- **CA 2:** Please provide a buildability study for the proposed second lot. Based on the maximum impervious cover allowed by code, please include conceptual building footprints, driveway, grading and utility route locations in relation to the protected and Heritage trees on the lot.
- **CA 3:** Please be aware that resubdivisions cannot create a hardship that prevents reasonable use or access to the lot at the time of building permit submittals. The second lot will need to comply with tree preservation regulations at the time of building permit submittal. If there is a possibility that one or several of the trees on the proposed second lot may be considered dead, diseased or an imminent hazard, then I suggest having a third party arborist conduct a condition assessment of those trees to determine if they are worth designing around.

Site Plan Plumbing - Brad Ward - 512-972-0339

Rejected

Records indicate that there are possibly (2) Water and (2) Wastewater Taps on this property. One of each on the west side and one of each on the east side. Need field verification of which Taps are used by the existing structure, to determine whether a lot line crossing exists with the proposed lot line. Lot line crossing with private plumbing is prohibited by Plumbing Code, and re-subdivision may not cause a code violation.

Industrial Waste Review - Rachel Reddig - 512-972-1074

Update #0 July 24, 2019 Approved

IW1. The Industrial Waste signature line on the cover sheet is not needed.

IW2. Based on the plans submitted, the requirements under Chapter 15-10 of the Austin City Code (Wastewater Regulations) do not apply.

Transportation Planning - Jaron Hogenson - 512-974-2253

- TR1. On final plats, provide a plat note stating that streets will be constructed to City of Austin standards. LDC 25-6-171(a).
- TR2. If the fee for sidewalks has already been provided, provide the receipt. If not, the below comments will apply.
 - Sidewalks are required on the subdivision side of Hyridge Drive. Identify the location of the sidewalks by a dotted line on the final plat and include the sidewalk symbol within the Legend. LDC 25-6-351. TCM, 4.2.1.
 - Provide the following plat note: "Public sidewalks, built to City of Austin standards, are required along the following streets and as shown by a dotted line on the face of the plat: Hyridge Drive. These sidewalks shall be in place prior to the lot being occupied. Failure to construct the required sidewalks may result in the withholding of Certificates of Occupancy, building permits, or utility connections by the governing body or utility company." LDC 25-6-351.
 - Remove note 17 regarding sidewalk payment. Sidewalk payment can be discussed during the time of residential review.
- TR3. The resubdivision of the site creates a sight distance issue for the proposed driveway, however it will be allowed due to the site being on a controlled intersection. Add the following note to the plat:
 - "The driveway for the site shall be located in a position that maximizes the visibility of a vehicle to the adjacent intersection."

End of report