# CITY OF AUSTIN Board of Adjustment Decision Sheet F-2

y March 14, 2022	CASE NUMBER: C15-2021-0100
E: Monday	: Monday March 14, 20

Thomas Ates Brooke Bailey Jessica Cohen Melissa Hawthorne Barbara Mcarthur OUT Rahm McDaniel OUT Darryl Pruett ABSTAINED	Agustina Rodriguez ABSTAINED Richard Smith Michael Von Ohlen OUT Nicholl Wade Kelly Blume (Alternate) Carrie Waller (Alternate) Marcel Gutierrez-Garza (Alternate)
--------------------------------------------------------------------------------------------------------------------------	--------------------------------------------------------------------------------------------------------------------------------------------------------------------

# **OWNER/APPLICANT: Ian Ellis**

# ADDRESS: 1003 KINNEY AVE

(requested), (TCAD records show 5,740 sq. ft.) in order to erect a Single-Family residence minimum Lot Size requirements from 5,750 square feet (required) to 5,464 square feet VARIANCE REQUESTED: The applicant is requesting a variance(s) from the Land Development Code: Section 25-2-943 (B) (2) (a) (Substandard Lot) to decrease the with a Pool in a "SF-3", Single-Family zoning district.

real property records after March 14, 1946 must: (a) have an area of not less than 5,750 square residential use if the use is permitted in the zoning district in which the lot is located and the lot complies with the requirements of this subsection. (2) A substandard lot recorded in the county Note: 25-2-943 SUBSTANDARD LOT (B) A substandard lot may be used for a single-family

2021. Dec 13, 2021 Madam Chair Jessica Cohen motions to Postpone the remaining cases to December 13, 2021; Board Member Darryl Pruett seconds on a 9-0-2 vote (Board members **IECHNICAL DIFFICULTIES-INTERNET ISSUES; Jan 10, 2022 BOA meeting cancelled** January 10, 2022 at City Hall due to technical difficulties -internet issues; Board Member Rahm McDaniel seconds on a 11-0 vote; POSTPONED TO JANUARY 10, 2022 DUE TO Madam Chair Jessica Cohen, Board Member Melissa Hawthorne motions to Postpone to **BOARD'S DECISION: BOA MEETING NOV 8, 2021 The public hearing was closed by** Agustina Rodriguez and Carrie Waller Abstained); POSTPONED TO DECEMBER 13,

due to not having a quorum present at meeting, case will auto be scheduled and re-notified to February 14, 2021; Feb 14 The public hearing was closed by Madam Chair Jessica Cohen, Board Member Michael Von Ohlen motions to postpone to March 14, 2022; Board Member Brooke Bailey seconds on an 8-1-2 vote (Board members Darryl Pruett nay, Agustina Rodriguez and Carrie Waller abstained); POSTPONED TO MARCH 14, 2022, March 14, 2022 POSTPONED TO APRIL 11, 2022 BY BOARD MEMBERS DUE TO TWO ABSTENTIONS AND NOT ENOUGH BOARD MEMBERS PRESENT

#### **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:

Elaine Ramirez
Executive Liaison

Diana Ramirez for

Jessica Cohen Madam Chair

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Y	_Brooke Bailey	

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\_\_-\_\_\_Rahm McDaniel OUT
\_\_\_N\_\_\_Darryl Pruett
\_\_A\_\_\_Agustina Rodriguez ABSTAINED
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\_\_\_Y\_\_\_Michael Von Ohlen
\_\_-\_\_\_Nicholl Wade OUT
\_\_\_Y\_\_\_Kelly Blume (Alternate)
A Carrie Waller (Alternate) ABSTAINED

Marcel Gutierrez-Garza (Alternate)

**OWNER/APPLICANT: Ian Ellis** 

**ADDRESS: 1003 KINNEY AVE** 

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Elaine Ramirez
Executive Liaison

Jessica Cohen Madam Chair

Diana A. Ramirez

February 24, 2022 RE: 1003 Kinney, lot-size variance, Case C15-2021-0100 February 14 Agenda item F2

To: Zilker Neighborhood Association c/o Lorraine Atherton & Zilker Neighborhood Association Zoning Committee via email

Zilker Neighborhood Association Zoning Committee:

Thank you for allowing us the opportunity to continue correspondence on our open case regarding the lot located at 1003 Kinney Ave. We hope to continue the conversation with your committee to come to a resolution that both our parties can stand behind in our presentation to the BOA in March.

Per your website, your committee meets the first Monday of each month which is March  $7^{th}$  for the upcoming meeting. Could we attend this meeting via zoom to discuss how to proceed?

Below we've outlined a draft response to your letter provided to the BOA dated December 5, 2021. We'd like for you to review our outline of responses below and follow up with a meeting with your committee to discuss in person (virtually) how to proceed together.

We look forward to your response and are flexible with meetings times so please do let us know when we could next meet with the committee.

Thank you,
Ian M. Ellis, AIA, NCARB, RID
Architect + Project Manager / Interior Designer / R&D
210.606.7880

#### REFERENCED CODE OUTLINE & RESPONSES

#### 25-2-943- SUBSTANDARD LOT (COA Link):

#### COA Supervisor Eric Thomas (Reference email dated November 17, 2021)

Recommended we review the section of code 25-2-943 Substandard Lot requirements since we may meet subsection 1 requirements for a lot size min. of 4,000 SF and platted prior to March 15, 1946 or subsection 2 min. lot size of 5,750 and platted after March 15, 1946.

#### Owner/Architect Findings:

Lot was originally platted at its current size/location in 1896 and per county Tax records (Reference email dated November 9th from Servando Hernandez of the Travis County Clerk's Office), the original plat from 1896 still stands since it was not re-platted after that date, even though it has been sold numerous times throughout the years. The governing plat date is from 1896 and therefore we would meet requirements under section 25-2-943-(B)(1) qualifying us for a variance request to build on this lot.

25-2-963 MODIFICATION AND MAINTENANCE OF NON-COMPLYING STRUCTURES (COA Link)

#### ZNA Representative Lorraine Atherton Recommendation (Reference letter dated December 5,2021)

Proposing we adhere to code section 25-2-963 in which owner of lot would need to preserve 50% of original structure to rebuild or propose an addition to the existing structure.

#### Owner/Architect Findings:

Per COA interpretation, the lot in question is considered a vacant lot. A survey of the site indicates it as such and is what was submitted to the COA under the original building permit. Adhering to a code section regarding preservation of an existing structure does not apply, since there is no existing structure on the site. Per BOA previous rulings, each submitted case is reviewed on its own merit regardless of precedent at other lots.

25-2-964- RESTORATION AND USE OF DAMAGED OR DESTROYED NONCOMPLYING STRUCTURES (COA LINK)

#### ZNA Representative Lorraine Atherton Recommendation (Reference letter dated December 5,2021)

Proposing that the lot and previous structure be considered non-complying and that new construction be limited to same building footprint, gross floor area, and interior volume per code section outlined in link.

#### Owner/Architect Findings:

Per the COA interpretation, the lot in question is considered a vacant lot. A survey of the site indicates it as such and is what was submitted to the COA under the original building permit. The proposed code section 25-2-964 also does not apply since the existing structure was not damaged or destroyed due to fire, explosion, floor, tornado, riot act, or accident as the code outlines.

ZNA CRITIQUE PER SUBMITTED LETTER DATED DECEMBER 5,2021

#### ZNA Representative Lorraine Atherton Recommendation (Reference letter dated December 5,2021)

"The ZNA Zoning Committee has concluded that there is no hardship in this case that meets the Board of Adjustment criteria, and that the applicants had a reasonable-use option had they just followed the code. Finally, the requested variance would grant special privileges that are not available to other properties in the area. As in other nearby cases, ZNA has recommended that the applicants pursue other remedies to allow reasonable use or to increase the area of the parcel. These are listed on page. 5. We therefore request that the Board of Adjustments deny the variance."

"The ZNA Zoning Committee does not support variances that would set a precedent for small lot development in this area. The demolition of the previous house in violation of 25-2-963 has removed the possibility of negotiating the remodeling of an existing structure within the code. The hardship described by the applicants is self-imposed, and remedies other than a variance remain to be pursued including:

- 1. It may be possible to request a retroactive variance from 25-2-963 (B) 1a to allow demolition of more than 50% of the structure, but that still lacks a qualifying hardship.
- 2. The LLC could also try to qualify under 25-2-964 by providing evidence that the destruction of the house was caused by some even beyond their control. That would need administrative approval only and would not require a variance. ZNA's understanding of the code is that both 25-2-963 and 964 limit the reconstruction of the structure to the previous dimensions (in this case, a house of 1.188 SF).
- 3. The best option for the applicants remains acquisition of a strip 3 feet 4 inches wide along the alley with an easement that prohibits all private construction (including flatwork and fences) and private use (including parking). The only purpose would be to allow the owners to meet minimum lot size. They could then build a new house to the maximum FAR and impervious cover under current code without encroaching on the alley. It would not require a variance.

#### Owner/Architect Findings:

Per the ZNA Recommendation, we are pursuing our only avenues to build on the lot which is the request of a variance under code section 25-2-943 for building on a substandard lot. We meet the qualifications for hardship of a substandard lot and humbly request the approval of a variance that is allowed per code section 25-2-943 on this lot.

Special privileges that are outlined per ZNA email dated December 5, 2021 quantify the requested exemptions as special privileges, which are not special since these are allowed per the code of any propose addition/new construction project that must adhere to subchapter F within the city of Austin.

The ZNA mentions scale of surrounding neighborhood, and per the back up information included by Owner/Architect team, the existing neighborhood scale includes multi-family and condo structures on the same street as single family residential. The adjacent single-family home is taller than the proposed compliant design by the Owner/Architect team. The ZNA recommendation is subjective and not based on allowable code requirements when detailing "special privileges" that should or should not be allowed to be built on a lot since these are available to all existing and new construction projects.

Per ZNA Committee, their original intent is to "not support the development of small lot development in the neighborhood". This is contrary to the COA need to develop and build single family housing in a housing market in need for more housing. Their findings under items 1 & 2 to request a variance under the code section 25-2-963 & 964 do not apply since the lot should be considered vacant. Even if the given code sections were to apply, the existing structure did not meet requirements of that section since it was demolished with a COA approved demolition permit and not due to any unforeseen cause. A retroactive approval of a variance per that section would be disingenuous.

Item 3 per the ZNA recommends the acquisition of a strip of land to allow the substandard lot to meet the min. lot size of 5,750 SF. As we have shown at previous BOA hearings and demonstrated with our back up information, the attempt to acquire and build on a portion of the alley was not allowed per the COA correspondence attached.

This now brings us back to the original request to build on a substandard lot with the approval of the variance requested and recommended per the code under section 25-2-943. This lot from its origination in 1896 to current vacant status per COA definition will always remain a substandard lot, whether it is approved today or acquired by other individuals at another time, a variance request under 25-2-943 would be required in any case to develop on this lot. If development is not allowed on the lot today with the resources that our team has been able to research and present, we would be passing along a hardship of resources and time to any single-family residence purchasee who would then need to go through the same process to likely the same outcome leaving a vacant lot in the heart of Austin.

# CITY OF AUSTIN Board of Adjustment Decision Sheet E-2

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	Richard Smith (OUT)	
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Y_	Kelly Blume (Alternate)	
	Carrie Waller (Alternate)	
	Vacant (Alternate)	
	ER/APPLICANT: Ian Ellis ESS: 1003 KINNEY AVE	

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**Executive Liaison** 

Diana A. Ramirez for Jessica Cohen

Madam Chair



# RE: 1003 Kinney Avenue

1 message

**Lorraine Atherton** 

Mon, Nov 22, 2021 at 2:03 PM

To: lan Ellis Cc: z

We did not request a conversation, and we do not need to meet in person.

Out of respect for everyone's time, our zoning committee's practice has been to review variance applications in writing only and to request documents that may be needed to determine whether there is a qualifying hardship. If we do not find a qualifying hardship, we prefer to notify the applicants as soon as possible so that they have time to revise their application. That process works because normally we are asked to review variance requests before the application is submitted. In this case, although we did not have access to the complete application before the hearing, it seemed clear to us that there was no qualifying hardship. The rest of the documentation that you have provided seems to confirm that.

If you have new evidence to present, please let us know after Thanksgiving, early in December.

#### L. Atherton

For the zoning committee

From: Ian Ellis [mailto:

**Sent:** Monday, November 22, 2021 10:50 AM

**To:** Lorraine Atherton

Cc: zo

Subject: Re: 1003 Kinney Avenue

Received - thank you.

Would you still like to meet before the holidays this week, or should your email and attachments suffice as the conversation you were requesting?

Ian M. Ellis, AIA, NCARB, RID

Architect + Project Manager / Interior Designer / R&D

On Mon, Nov 22, 2021 at 10:11 AM Lorraine Atherton <z

> wrote:

Mr. Ellis,

Attached is the ZNA zoning committee's decision on your variance request, along with Code sections 25-2-963 and 964, which we believe apply to the circumstances at 1003 Kinney.

Thank you for allowing us to review the facts of this case.

L. Atherton

For the zoning committee

From: Ian Ellis [mailto:

Sent: Wednesday, November 17, 2021 11:51 AM

**To:** Lorraine Atherton

Cc: z

Subject: Re: 1003 Kinney Avenue

Please see attached from the Building Review staff - they have determined a variance is required as explained in their emails.

Please let us know days, times, locations (or virtual) of when you'd like to meet with us to discuss further if you still prefer to do so.

#### Ian M. Ellis, AIA, NCARB, RID

Architect + Project Manager / Interior Designer / R&D

210.606.7880

On Wed, Nov 10, 2021 at 5:09 PM Ian Ellis <

Lorraine,

Thanks for the response and documents! Feel free to call me lan, and please let me know if you have a preference as to how I may address you.

To begin, I want to say we truly weren't aware a meeting with ZNA would be customary or required, so our apologies for missing out on that. We did however sincerely introduce ourselves to some of the neighbors, and I have personally contacted those that provided support and opposition letters for our hearing. We're definitely not trying to sneak anything past anyone - our team's reputation in Austin is simply too good to tarnish.

As for 1001 Kinney, we already had those documents and confirmed with COA that their home's construction was indeed not subject to a BOA variance as you have noted. Oddly enough, if you add 1001 and 1003's property areas, you don't get back to the original amount of the whole lot. Property is funny that way... Similarly, we already had the Land Status Determination for our property, which COA has already seen. So the question of why do we need a variance vs why did 1001 not need one has already been posed to the COA review staff.

One particular thing to note is that the property was never subdivided after the original 1896 plat - we confirmed this with the Country Records department, and with doing deed transaction and title searches back to the original sale of the land. The property was however sold as 2 separate tax parcels, which does not trigger re-plat, does not constitute a resubdivision, nor is it an amendment to the original plat. All of this information COA has as well. Tax parcel map is attached here for your reference, showing the only resubdivided lots of Block 1.

You had also asked specifically if the City would vacate, abandon, or sell the alley. They will not, and attached is the email from their department detailing that. Similarly, even if they could vacate, abandon, or sell a portion of the alley to us, we would not be able to build or use it for access, due to the protected tree, and I am certain we would be met with significant opposition from other neighbors that want to preserve the alley as it currently is. It's really nice, I totally understand how pleasant it is to be able to walk from a back yard through there at any time.

Our Building Permit Reviewer is unfortunately no longer working in that role, so I have already escalated these questions from the Board to his supervisors, Eric Thomas and Susan Barr. They have already watched the BOA hearing and were pretty confused themselves as to what the board was suggesting, so they will be meeting Tuesday to discuss whether or not they still believe a Variance is required. I will provide you with an update of their conversation once it's available.

Thanks again for your time and the considerate email.

On Wed, Nov 10, 2021 at 4:27 PM Lorraine Atherton <zi

> wrote:

Mr. Ellis,

Before we set up a meeting, please gather the information requested by Vice Chair Hawthorn and the other board members.

For your convenience, we have attached the section of code that VC Hawthorn referenced, section 25-2-4, along with the 2019 land status determination for your property (including the 1962 water service permit), and the 2006 residential permit application approved for 1001 Kinney.

The 1962 water service permit confirms that both properties, 1001 and 1003 Kinney, were in their current configuration (5,456 sf each) in 1962, meeting the requirements of 25-2-4(C), and that they must have been subdivided simultaneously. The demolition and building permits approved for 1001 Kinney in 2006 raise the questions, Why did the City approve the new construction at 1001 Kinney without a variance, and why is a variance now required in apparently identical circumstances at 1003 Kinney?

Given this evidence, we are inclined to agree with VC Hawthorn that a variance probably should not be required.

Please bring this up with your case manager and ask for a written explanation (code interpretation letter) that you can submit to the Board of Adjustment. If the case manager decides that 1003 Kinney does not need a variance, then there is no reason for us to meet. If the case manager sticks with the variance requirement, the ZNA zoning committee (not to mention the BoA) will want to understand why.

Thanks,

Lorraine Atherton

For the ZNA Zoning Committee

From: ZNA Secretary [mailto:S

**Sent:** Tuesday, November 9, 2021 1:15 PM

To: Bill Neale; Bruce Wiland; Gary Hamilton; 'Lorraine Atherton'

Subject: FW: 1003 Kinney Avenue

fyi.

Dave

Sent: Tuesday, November 9, 2021 12:11 PM
To: Cc: Ingrid Gonzalez Featherston; Sarah Johnson; Andrea Alvarez; Matt Fajkus; Mark harries; Wes Wigginton Subject: 1003 Kinney Avenue
Lorraine,
Thank you for participating in the hearing regarding our proposed variance to construct a new home at 1003 Kinney. As encouraged by your testimony and the Board, we would be happy to meet with you and the association to discuss our project, hear you out, and answer any questions you may have.
I was hoping we would have time to meet and talk after the hearing but we missed you on your way out - if this is not the best contact information, please let us know where to send communications.
CC'd here is the team for this project including the architect, builder, and co-owners.
Are there any days/times that are already scheduled that we could join to meet, or would you prefer to schedule a special time? We are happy to chat in person, or over zoom if that's preferred.
We understand the next ZNA executive committee meeting is December 6, and we could attend and chat then as well if you prefer.
Please let us know how you would like to proceed.
Thanks very much,
lan and team.

Ian M. Ellis, AIA, NCARB, RID Architect + Project Manager / Interior Designer / R&D



# CITY OF AUSTIN Board of Adjustment Decision Sheet D-1

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	Michael Von Ohlen (out)	
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**Executive Liaison** 

Diana A. Ramirez

Madam Chair

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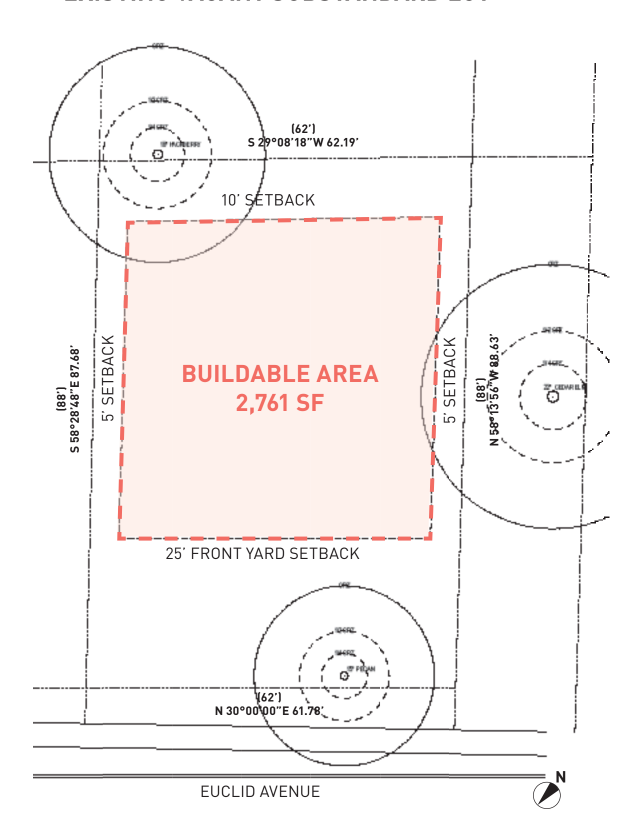
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# KINNEY AVE

BOA Advanced Packet
Case Number 2021-000085 BA
November 19, 2021



# **EXISTING VACANT SUBSTANDARD LOT**

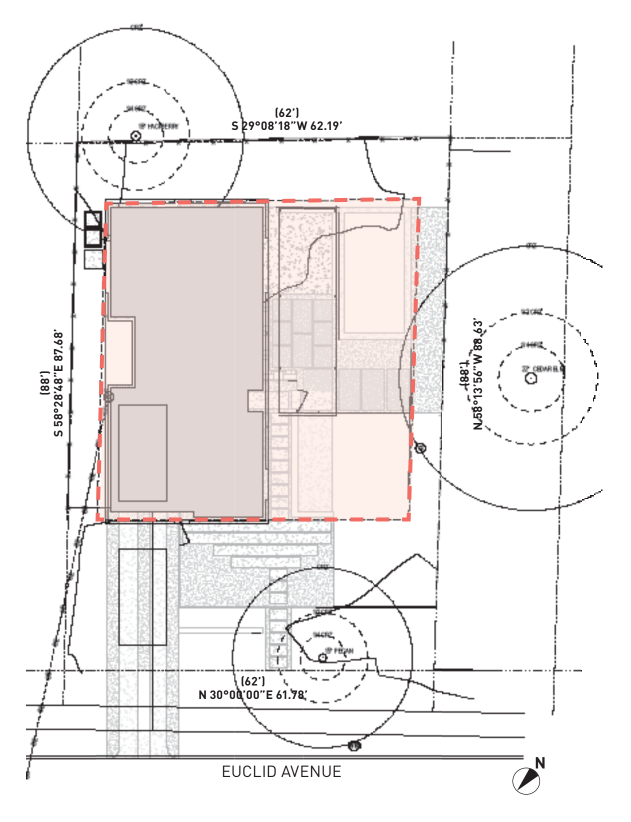


# SECTION B.2.A MIN. LOT SIZE= 5,750 SF

**EXISTING LOT SIZE= 5,464 SF** 

HARDSHIP DEMONSTRATED IN LOT SIZE NOT BEING MIN. LOT SIZE REQUIRED FOR DEVELOPMENT. NEIGHBORING PROPER-TY OF SAME SIZE WAS LAST DEVELOPED IN 2007. REFERENCE SITE ORIGINAL DEED AND SUBSEQUENT DEED UPDATES.

# **PROPOSED DEVELOPMENT**



SECTION B.2.A. MIN. LOT SIZE= 5,750 SF **EXISTING LOT SIZE= 5,464 SF** 



# E-1/20

## PROPOSED DEVELOPMENT

Proposed development of a two story residence with single car garage and a 4 bedroom 3 bathroom home is designed to maintain the neighborhood scale. The design does not push the limits of the McMansion tent like neighborhing properties, and rather sets a lower datum by having lower floor to floor heights in order to reduce to overall scale of the home. The home design also does not infringe on the protected tree in the alley, and was designed to maximize the preservation of this tree canopy and view. Design as proposed meets all code standards and during expedited review did not require additional comment responses or clarifications. This urban infill home is providing much needed density within the Central Austin core fabric. As one supportive neighbor comments, the design does not propose an ADU nor does it try to utlize attic exemptions to increase the overall SF of the home and scale of the home so that if fits in better as a Single Family Residence on this street. Below are the applicable zoning codes that are design is compliant with.

SETBACKS & HEIGHT\*
\*\*\* TOTALS AND PERCENTAGES LISTED APPLY TO OUR EXISTING SUBSTANDARD LOT AREA

**MAXIMUM HEIGHT** 35'

MINIMUM SETBACKS

25' FRONT YARD INTERIOR SIDE YARD 5' **REAR YARD** 10'

ZONING

**SUBSTANDARD LOT- § 25-2-943 B.2** 

SECTION B.2. A

MINIMUM LOT SIZE 5,750 SQ FT - EXISTING 5,464 SF VARIANCE REQUESTED

SECTION B.2. B

MINIMUM LOT WIDTH COMPLIANT 50 FT - EXISTING 61'-7"

**RESIDENTIAL DESIGN STANDARDS - SF-3-NP** 

SETBACK PLANES

SIDE - 15' ABOVE GRADE AT 45° COMPLIANT REAR - 15' ABOVE GRADE AT 45° COMPLIANT

SIDE WALL ARTICULATION MAX 36' LENGTH COMPLIANT

**BUILDABLE AREA** 

**TOTAL LOT AREA** 5,464 SF

> **IMPERVIOUS COVER - 45%** 2,394 SF (43.8%) COMPLIANT

FAR (ZONING 25-2 § 2.1) 2,297 SF (> 2300 SF) COMPLIANT

\*\* CALCULATION BASED ON GREATER OF .4:1 OR 2,300 SF

1ST FLOOR CONDITIONED 1,014 SF 2ND FLOOR CONDITIONED 1,262 SF

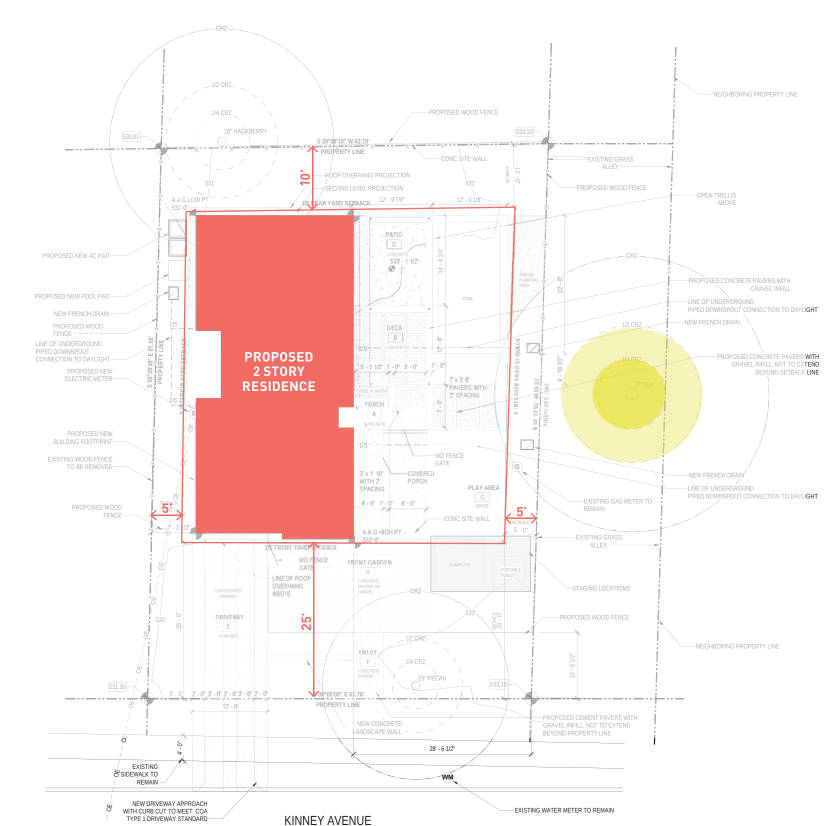
**GARAGE** 221 SF ( EXEMPT -200 SF)

105 SF (EXEMPT) **PORCH** 

TOTAL COMPLIANT 2,297 SF

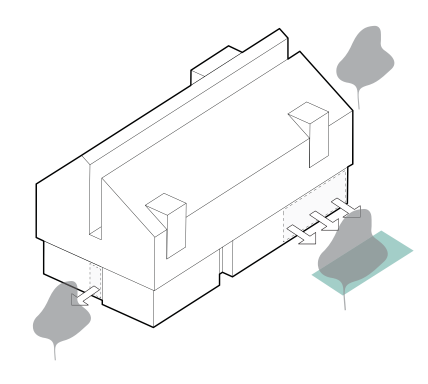
## **VARIANCE REQUEST**

OWNER TEAM IS REQUESTING A VARIANCE REQUEST TO BUILD ON A SUBSTANDARD LOT. OUR EXISTING LOT SQUARE FOOTAGE DOES NOT CURRENTLY ALLOW FOR CONSTRUCTION WITHOUT APPROVAL OF A VARIANCE RE-QUEST. PROPOSED DESIGN AS INDICATED ON LEFT IS COMPLIANT WITH ALL COA ZONING AND BUILDING CODE AND COA STAFF IS READY TO APPROVE PERMIT PENDING BOA APPROVAL. SUPPLEMENT INFORMATION IS GIVEN THROUGHOUT PRESENTATION OUTLINING NEIGHBORHING PROPERTY THAT WAS CONSTRUCTED ON IN PREVIOUS YEARS IN ADDITION TO OUR LOT TECHNICALLY MEETING LAND STATUS DETERMINATION EXEMPTIONS.





PRESENTERS: DEVELOPER- IAN M. ELLIS, AIA, NCARB, RID & ARCHITECT- SARAH JOHNSON, AIA, RID KINNEY AVE BOA VARIANCE- CASE NUMBER 2021-000085 BA - November 19, 2021



PROPOSED DESIGN

4BED 3 BATH 1 CAR GARAGE





**EXTERIOR RENDERINGS** 

### **NEIGHBORHOOD ASSOCIATION CORRESPONDENCE**

Owner team has corresponded with Neighborhood Association and requested their formal comments regarding next steps as it is related to developing the property. See provided email. Neighborhood Association recommends that our team follow the BOA recommendation to explore the route of seeking a land status determination.

The Neighborhood Association also provided additional information to the other half of our original whole lot. Information for adjacent property also included development of that substandard lot in 2007. Adjacent lot is of the same size and dimension as 1003 Kinney Avenue. One of the neighborhood recommendations in addition to seeking a land status determination was reviewing the potential of aquiring the alley. This was denied by the COA. See COA correspondence.

On Wed, Nov 10, 2021 at 4:27 PM Lorraine Atherton

wrote:

Mr. Ellis,

Before we set up a meeting, please gather the information requested by Vice Chair Hawthorn and the other board members.

For your convenience, we have attached the section of code that VC Hawthorn referenced, section 25-2-4, along with the 2019 land status determination for your property (including the 1962 water service permit), and the 2006 residential permit application approved for 1001 Kinney.

The 1962 water service permit confirms that both properties, 1001 and 1003 Kinney, were in their current configuration (5,456 sf each) in 1962, meeting the requirements of 25-2-4(C), and that they must have been subdivided simultaneously. The demolition and building permits approved for 1001 Kinney in 2006 raise the questions, Why did the City approve the new construction at 1001 Kinney without a variance, and why is a variance now required in apparently identical circumstances at 1003 Kinney?

Given this evidence, we are inclined to agree with VC Hawthorn that a variance probably should not be required.

Please bring this up with your case manager and ask for a written explanation (code interpretation letter) that you can submit to the Board of Adjustment. If the case manager decides that 1003 Kinney does not need a variance, then there is no reason for us to meet. If the case manager sticks with the variance requirement, the ZNA zoning committee (not to mention the BoA) will want to understand why.

Thanks.

**Lorraine Atherton** 

For the ZNA Zoning Committee

E-1/22



lan Ellis <ian@ianmakes.com>

#### Re: 1003 Kinney Avenue

1 message

To: Lorraine Atherton

Wed, Nov 10, 2021 at 5:09 PM

Lorraine.

Thanks for the response and documents! Feel free to call me lan, and please let me know if you have a preference as to how I may address you.

To begin, I want to say we truly weren't aware a meeting with ZNA would be customary or required, so our apologies for missing out on that. We did however sincerely introduce ourselves to some of the neighbors, and I have personally contacted those that provided support and opposition letters for our hearing. We're definitely not trying to sneak anything past anyone - our team's reputation in Austin is simply too good to tarnish.

As for 1001 Kinney, we already had those documents and confirmed with COA that their home's construction was indeed not subject to a BOA variance as you have noted. Oddly enough, if you add 1001 and 1003's property areas, you don't get back to the original amount of the whole lot. Property is funny that way... Similarly, we already had the Land Status Determination for our property, which COA has already seen. So the question of why do we need a variance vs why did 1001 not need one has already been posed to the COA review staff.

One particular thing to note is that the property was never subdivided after the original 1896 plat - we confirmed this with the Country Records department, and with doing deed transaction and title searches back to the original sale of the land. The property was however sold as 2 separate tax parcels, which does not trigger re-plat, does not constitute a resubdivision, nor is it an amendment to the original plat. All of this information COA has as well. Tax parcel map is attached here for your reference, showing the only resubdivided lots of Block 1.

You had also asked specifically if the City would vacate, abandon, or sell the alley. They will not, and attached is the email from their department detailing that. Similarly, even if they could vacate, abandon, or sell a portion of the alley to us, we would not be able to build or use it for access, due to the protected tree, and I am certain we would be met with significant opposition from other neighbors that want to preserve the alley as it currently is. It's really nice, I totally understand how pleasant it is to be able to walk from a back yard through there at any time.

Our Building Permit Reviewer is unfortunately no longer working in that role, so I have already escalated these questions from the Board to his supervisors, Eric Thomas and Susan Barr. They have already watched the BOA hearing and were pretty confused themselves as to what the board was suggesting, so they will be meeting Tuesday to discuss whether or not they still believe a Variance is required. I will provide you with an update of their conversation once it's available.

Thanks again for your time and the considerate email.

Ian M. Ellis, AIA, NCARB, RID
Architect + Project Manager / Interior Designer / R&D

210.606.7880 @ianellis



# **NEIGHBORHOOD ASSOCIATION CORRESPONDENCE**

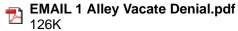
From: Ian Ellis

Sent: Tuesday, November 9, 2021 12:11 PM To: Subject: 1003 Kinney Avenue Lorraine, Thank you for participating in the hearing regarding our proposed variance to construct a new home at 1003 Kinney. As encouraged by your testimony and the Board, we would be happy to meet with you and the association to discuss our project, hear you out, and answer any questions you may have. I was hoping we would have time to meet and talk after the hearing but we missed you on your way out - if this is not the best contact information, please let us know where to send communications. CC'd here is the team for this project including the architect, builder, and co-owners. Are there any days/times that are already scheduled that we could join to meet, or would you prefer to schedule a special time? We are happy to chat in person, or over zoom if that's preferred. We understand the next ZNA executive committee meeting is December 6, and we could attend and chat then as well if you prefer. Please let us know how you would like to proceed. Thanks very much, lan and team. Ian M. Ellis, AIA, NCARB, RID Architect + Project Manager / Interior Designer / R&D 210.606.7880 @ianellis

2 attachments



Tax Parcel Map.pdf

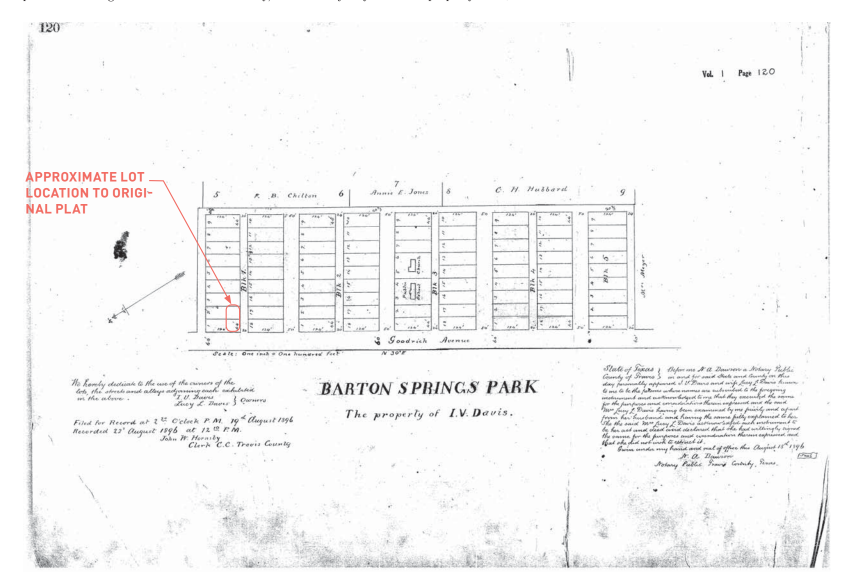




# **1003 KINNEY AVE LOT HISTORY**

Owner team requested information via email on the orginal deed plat for the property from the Travis County Clerk Office. Original plat is dated from 1896 and can be seen below. Highlighted lot in question can be seen below.

Travis County Clerk's Office and contact Servando Hernandez were able to confirm that the property has never been replatted or amended and that the deed and subsequent deed updates still reference the lot as the original plat. This finding is in conflict with the survey, as the survey only shows the property as a 1/2 lot.





lan Ellis <ian@ianmakes.com>

# RE: [CAUTION EXTERNAL] 1003 Kinney Ave: Plat Record History Request

1 message

Servando Hernandez < To: "ian@ianmakes.com" Tue, Nov 9, 2021 at 12:07 PM

#### Good morning

Per our earlier conversation, your property at 1003 Kinney avenue have not been replated or amended. Your deed/previous deeds and a deed filed in volume-4048 page-157 in(1971) still refence the property in as the current deed. In the original plat recorded in volume-1 page-120 of the plats recording in Travis County.

#### Servando Hernandez

Research Department

Travis County Clerk's Office

5501 Airport Blvd. Ste. B100

Austin, TX 78751

512-854-9188 ext. 32005

From: Servando Hernandez

Sent: Tuesday, November 9, 2021 10:08 AM

IO:

Subject: RE: [CAUTION EXTERNAL] 1003 Kinney Ave: Plat Record History Request

#### Good Morning

Thank you for reaching out to the Travis County Clerk's Office. I am not sure what you meant by plat history, usually plats stay the same regardless if you cut the lot in half or a variation of. The only way that the plat changes are if the lot was (replated/amended). If the deed still references the original volume/page (Volume-1 Page-120) then it was never replated or amended. If you have any question please contact us at 512-854-9188. Thanks

#### Servando Hernandez

#### Research Department



# 2019 COA APPROVED LAND STATUS DETERMINATION



# City of Austin Development Services Department Land Status Determination 1995 Rule Platting Exception

February 25, 2019

File Number: C8I-2019-0044

Address: 1003 KINNEY AVE

Tax Parcel I.D. #0102040217

Tax Map Date: 02/10/2015

The Development Services Department has determined that this parcel, as described in the attached description and map, IS EXCEPTED FROM THE REQUIREMENT TO PLAT in accordance with the Land Development Code, Section 25-4-2(C), and is eligible to receive utility service.

The parcel of land consists of five acres or less, and is described as being the South 1/2 of Lots 1 & 2, Block 1, Barton Springs Park in the current deed, recorded on Feb 01, 1991, in Volume 11365, Page 624, Travis County Deed Records. This parcel existed in its current configuration on January 1, 1995, as evidenced by a deed recorded on Feb 01, 1991, in Volume 11365, Page 624, Travis County Deed Records. The parcel was lawfully receiving utility service, as defined in Section 212.012 of the Texas Local Government Code, on January 1, 1995, as evidenced by water service on Jul 18, 1962. The parcel meets the requirements of the Land Development Code for roadway frontage and is located on an existing street.

Additional Notes/Conditions: NONE

This determination of the status of the property is based on the application of Chapter 212, Municipal Regulation of Subdivisions and Property Development, Texas Local Government Code; and the City of Austin Land Development Code, Chapter 25-4, Subdivision. Recognition hereby does not imply approval of any other portion of the City Code or any other regulation.

By: Michelle Carellac

Michelle Casillas, Representative of the Director

**Development Services Department** 











# **Land Status Determination Application**

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.

All information is required (if applicable).

For Office Use Only	For	Office	Use	On	ly
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O Legal Tract (Gra	ndfather)	○ 1987 Rule Exception	O Health/Safety Exception
Other		<ul> <li>1995 Rule Exception</li> </ul>	O Five-Acre Exception
Geographic ID (Tra —OR—  Tax Parcel Iden  Location Address:	tification Number:	102132	
Subdivision Name:	Barton Springs Pa	ırk	
Whole Lot #s:		Partial Lot #s: S 1/2 Lots 1&2	Block #s: 1
Plat Book: 1		Page: 120	County:
—OR if no subo		):	In (county):

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09/01/2015 | Page 6 of 7

## Section 2: Deed Information

Deed conveying tract to d	current owner is filed for Re	ecora in (ii no		-0-1	00 000011	
Volume: 11365	Page: 0624	or Doc#:	9100901	2		
County: TRAVIS			Date:	02/01	/1991	
Deed pre-dating (grandfa	ther date or exception dat					
Volume:	Page:	or Doc #:				
County:			Date:	-		
Section 3: Applica	ant/Agent Informat	ion				
Applicant Name: Joe B. M	McAlister					
Firm:						
Applicant Mailing Address	s: 2112 Eva					
City: Austin		State:	TX		Zip:	78704
Email:		Phone 1: (5	12) 983-2	2038	Type 1:	Mobile
The second secon						
Phone 2: Section 4: Owner	Information					
Phone 2: Section 4: Owner Same as Applicant Firm:	Information Owner Name:					
Section 4: Owner  Same as Applicant  Firm:  Owner Mailing Address:	Information Owner Name:					
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Section 4: Owner  Same as Applicant  Firm: Owner Mailing Address: City: Email: Phone 2: Section 5: Signate	Type 2: Select  Information  Owner Name:  Type 2: Select	State Phone 1: Phone 3:	e:	7	Zip Type 1: Type 3:	Select Select
Section 4: Owner  Same as Applicant  Firm: Owner Mailing Address: City: Email: Phone 2:	Type 2: Select  Information  Owner Name:  Type 2: Select	State Phone 1: Phone 3:	e:		Zip Type 1: Type 3:	Select Select
Section 4: Owner  Same as Applicant  Firm:  Owner Mailing Address:  City:  Email:  Phone 2:  Section 5: Signate	Type 2: Select  Information  Owner Name:  Type 2: Select	State Phone 1: Phone 3:	e:	7	Zip Type 1: Type 3:	Select Select

City of Austin | Land Status Determination Application

09/01/2015 | Page 7 of 7



# 2019 COA APPROVED LAND STATUS DETERMINATION

So 62' of 1 2 WATER SERVICE PERMIT EN Nº 30990  Rustin, Texas
E P C I I C FTT 7 2 19-15
Address 1003 Kinney Ave
Amount Fig to tollar I and Notice \$ 5000
Plumber Size of Tap
Date of Connection Size of Tap Made. Size Service Made Size Main Tapped From Front Prop. Line to Curb Cock.  Location of Meter Floury Type of Box Depth of Main in St. Depth of Service Line Prop. Vol. No. No. No. No. No. No. No. No. No. No
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KINNEY RP
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1903
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		EB	Clas	ett			Date 2	18-62
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	Lot Sa			Subdivision	an on o	barnga		No. 10 7
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PRESENTERS: DEVELOPER- IAN M. ELLIS, AIA, NCARB, RID & ARCHITECT- SARAH JOHNSON, AIA, RID KINNEY AVE BOA VARIANCE- CASE NUMBER 2021-000085 BA - November 19, 2021



0.3 BOC. NO.

91009012

FILM CODE. 00004673193

7952 W 3623

4 02/01/9 9 L0099 - 12-000 17,43-09

THE STATE OF TEXAS 5 COUNTY OF THAYIS S

KNOW ALL MEN BY THESE PRESENTS:

THAT MOSS TEXAS SATIONAL BANK TRUSTEE OF THE JEWEL HATTON DOOSON TRUST, successor in interest to the fiduciary appointments of The Austin National Bank, for and in consideration of the sum of TEN AND NO/100 DOLLARS (\$10.00) and other valuable consideration to the undersigned paid by the grantee herein named, the receipt of which is hereby anknowledged, has GRANTED, SOLD AND CONVEYED, and by these presents does GRANT, SELL AND CONVEY unto JOE B. MC ALISTES of the County of Travis and State of Texas, all of the following described real property in Travis County, Texas, to-wit:

WARRANTY DEED

Bouth 1/2 of Lots 1 & 2, Block 1, BARTON SPRINGS PARK, an addition in Travis County, Texas, according to the map or plat thereof recorded in Volume 1, page 110, Plot Records of Travia County, Texas.

This convoyance is expressly made and accepted subject to all valid and substraing easements, restrictions, reservations, eccessants and conditions relating to said property, to the extent the same are valid and enforceable against said property, as same are shown by instruments filed of record in the office of the County Clerk of Travis County, Testing.

TO EAVE AND TO HOLD the above described premises, together with all and singular the rights and appartenances thereto in anywise belonging unto the said grantee, his heirs and assigns forever; and Grantor does hereby bind itself and its successors and assigns, to WARRANT AND FOREVER DEFEND all and singular the said premises unto the said grantee, his being and assigns, against every person whomsoever lawfully claiming or to claim the same or any part thereof, by, through or under the Grantor; provided, however, that this warranty shall not create any personal, individual or corporate obligations on the part of NCNB Texas National Bank, its officers or employees and the warranty of the Grantor is specifically limited to the extent permitted under the Joved Hatton Dodson Trust creating the fiduciary relationship by trust instrument dated August 10, 1985, and under the laws of the State of Texas.

percel number 01-0204-0217-0000

EXECUTED this the lot day of February \_\_ 1991...

> HCHB TEXAS RATIONAL BANK, Trustee, of the Jewel Batton Dodson Trust Wills F. Horan Assistant Vice President H. Wendler

Vice Freeddent

THE STATE OF TEXAS COUNTY OF TRAVIS

This instrument was acknowledged before me on the 1st day of February . Assistant Vice President and 1961 by Martin F. Horan Vice President on behalf of Paul H. Hendler Vice President OR HCHB TEXAS MATICNAL BANK, Trustee of the Jewel Hatton Doctor Trust.

> W18 There Notary Public, State of Terms MY COMMISSION EXPIRES:

(Printed name of Notary)

ADDRESS OF GRANTEE:

JOE B. MC ALISTER 1404 Oxford Austin, Texas 78704

A. TERRITOR on Public States of Free APRIL 16, 1900

CHARGE TO: Cracy Title Company

AFTER RECORDING RETURN TO: Mr. Joe B. McAlister 1404 Oxford Austin, Texas 78704

> FILED Fea 1 4 17 PB "31 DANS DUCKENOUS CONSTT ELEPS TRAVIS COUNTY, TEXAS

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REAL PROPERTY RECORDS TRAVES COUNTY, TERMS

-2 -

11365 0625



# 1962 HALF LOT SALE

1 va 2177 mg 16

THE STATE OF TRAFES.

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That we, LEE FERRER and wife, 600% FERRER, of Trayle County, Texas, for and in consideration of the sum of TEM AND NO/100 (\$10.00) BOLLANS, and other good, valuable and sufficient consideration cash to us in hand paid by the Granton hereinsfeer named, the receipt of all of which is hereby acknowledged and confessed, and for the payment of which no right or lien, express or implied, is retained;

BAVE GRANTED, SOLD and CONVEYED, and by those presents do GRANT, SELL and CONVEY unto EDWIN ENCORLOW CLACETY, a single man, of Benar County, Tenes, all that certain lot, tract or parcel of land lying and being situated in Travis County, Texas, and known and described as follows, to-wit:

The South one-half (S. 1/2) of Lots Nos. One (1) and Two (2), in Block No. One (1), in the Barton Springs Park Addition to the City of Austin, Travis County, Texas, according to the map or plat of said Addition recorded in Book 1, at Page 120 of the Travis County Plat Records.

TO HAVE AND TO MOLD the above described premises, together with all and singular, the rights and appartenances thereto in anywise belonging unto the Grantee above named, his heirs or assigns, forever. And we, the Grantors herein, do hereby bind ourselves, our heirs, executors and administrators, to WARRANT AND POREVER DEFEND, all and singular, the maid premises unto the said Grantee; his heirs and assigns, against every person whomsoever lawfully claiming or to claim the same or any part thereof, subject, however, to all valid restrictions and easements which are of record applicable to the property hereby conveyed.

The Grantors herein are to pay all taxes on the above described property for the years up to and including the year 1961, and the Grantee herein is to assume the payment of the taxes for the year 1962, the same having been prorated as of the date of this deed.

EXECUTED this 16th day of June, A. B. 1962.

Lee Fenner

Ans Finner

U.S. HT. NEW STAMPS CANCELLES

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THE STATE OF I
COUNTY OF I
MEFORE ME, the undersig. 'ority, on this day personally appeared
known to me to be the
person whose name su the foregoing instrument, and acknow-
ledged to me thathe executed . the purposes and consideration
therein expressed.
GIVEN UNDER MY HAND SHAL OF the day of,
A. D., 19
NOTARY PUBLIC, IN AND FOR
THE STATE OF TEXAS E  COUNTY OF TEAVES E
SEFORE ME, the undersigned authority, on this day personally appeared
LEE FEMMER and CORA FEMMER, his wife known to me to be the
person(s) whose name(s)are subscribed to the foregoing instrument, and scknow-
ledged to me that they executed the same for the purposes and consideration
therein expressed, and the said CORA FERRER, wife of
LEE FEMMER , having been examined by me privily and
apart from her busband, and having the same fully explained to her by me, she, the
said
her act and deed, and declared that she had willingly signed the same for the pur-
A. D., 1962.  A. D., 1962.  A. D., 1962.
COUNTY TEXAS TRAVIS



# 1947 PARCELS DOCUMENTATION

v. 2467 ... 390

COUNTY OF TRAVES

KNOW ALL MINI MY THRON PRESENTS

That we, FRED J. SUBLETTE and wife, MARGARRY SUBLETTE, of Trevis County, Texas, for and in consideration of the sum of TEN AND NO/100 (\$10.00) DOLLARS, and other mood, valuable and sufficient consideration cash to us in hand paid by the Grantee hereinafter named, the receipt of all of which is hereby acknowledged and confessed, and for the payment of which no right or lies, express or implied, is retained;

' HAVE GRANTED, SOLD and CONVEYED, and by these presents do GRANT, SELL and CONVEY unto LEE FERRER and wife, CORA FERRER, of Travis County, Texas, all that certain lot, tract or parcel of land lying and being situated in Travis County, Texas, and known and described as follows, to-wit:

> PARCEL NO. CHE: The North one-half (N. 1/2) of Lots Nos. One (1) and Two (2), in Block No. One (1), in the Barton Springs Park Addition to the City of Austin, Travis County, Texas, according to the map or plat of said Addition recorded in Book 1, at Page 120 of the Travis County Plat Records.

> PARCEL NO. TWO: The South one-half (S. 1/2) of Lots Nos. One (1) and Two (2), in Block No. One (1), in the Barton Springs Park Addition to the City of Austin, Travis County, Texas, according to the map or plat of said Addition recorded in Book 1, at Page 120 of the Travis County Plat Records.

TO HAVE AND TO HOLD the above described premises, together with all and singular, the rights and appurtenances thereto in anywise belonging unto the Grantees above named, their heirs or assigns, forever. And we, the Grantors herein, do hereby bind ourselves, our heirs, executors and administrators, to WARRANT AND POREVER DEFEND, all and singular, the said premises unto the said Grantees, their heirs and assigns, against every person whomsoever lawfully claiming or to claim the same or any part thereof, subject, however, to all valid restrictions and easements which are of record applicable to the property hereby conveyed.

This deed is given to correct the property description of a deed by and to the same parties, dated September 23, 1947, of record in Volume 849, at Page 625, of the Travis County Deed Records.

EXECUTED this 23rd day of September, A. D. 1943-

E-1/30

THE STATE OF TEXAS COUNTY OF TRAVIS

BEFORE NE, the updersigned authority, on this day personally appeared FRED J. SUBLETTE and MARCARET SUBLETTE, his wife, known to me to be the persons whose names are subscribed to the foregoing instrument, and acknowledged to me that they executed the rame for the purposes and consideration therein expressed, and the said MARCARET SUBLETTE, wife of FRED J. SUBLETTS, having been examined by ms privily and spart from her husband, and having the same fully emplained to her by me, she, the said MARCAPET SUBLETTE, acknowledged such instrument to be her act and doed, and declared that she had willingly signed the same for the purposes and consideration therein expressed, and that she did not wish to retract it.

GIVEN UNDER MY HAND AND SEAL OF OFFICE, this the

BOTARY PUBLIC, TRAVIS COUNTY, TEXAS.

THE STATE OF TEXAS I. MISS EMILIE LIMBERG, Clerk of the County Court County of Travis within and for the County and State aforesaid, do hereby certify that the within and foregoing Instrument of Writing, with its Certificate of Authentication, was filed for record in thy office on the 7 day of 1244 and daly recorded on the\_ 744 a A.D. 198 2 at DEED th Book No. 2467 , Pagen\_ 390 \_ to \_ 391 WITHING MY HAND and seed of the end County Court of said County, the date last nines written MISS EMILIE LIMBERG Clerk County Court, Travis County, Texas



# COA CORRESPONDENCE DURING EXPEDITED REVIEW

The Owner Team was able to locate a land status determination for the property that was submitted and approved for the 1995 Rule Platting Exception submission dated February 25, 2019. Reference next page for Land Status Determination documentation.

Owner Team confirmed with new COA reviewer that although we have documentation of a previous land status determination on the lot, they are still requiring us to request a variance through the BOA. Reference email.



lan Ellis <ian@ianmakes.com>

# RE: 1003 Kinney Ave attached COA Correspondence

message

Wed, Oct 6, 2021 at 1:19 PM

, "Thomas, Eric"

Good afternoon,

I confirmed with my Zoning Supervisor Eric Thomas that a variance indeed will be required for this lot. The lot was configured in 1962.

Jhermaine McVea

Zoning Plans Examiner, Expedited Plan Review

City of Austin Development Services Department

6310 Wilhelmina Delco Dr, Austin, Texas 78752

Office: 512-974-2314



Building a Better and Safer Austin Together

Please contact my direct supervisor with any kudos or concerns at Adam.Smith@austintexas.gov.

PER CITY ORDINANCE: All individuals scheduling or accepting a meeting invitation with a City Official are requested to provide responses to the questions at the following link: DSD Visitor Log.

Please note that all information provided is subject to public disclosure via DSD's open data portal. For more information please visit: City of Austin Ordinance 2016-0922-005 | City Clerk's website | City Clerk's FAQ's

From: Ingrid Gonzalez Featherston

Sent: Wednesday, October 06, 2021 11:29 AM

Cc: lan M. Elli:

Subject: 1003 Kinney Ave\_attached COA Correspondence

\*\*\* External Email - Exercise Caution \*\*\*

Jhermaine,

Attached you will find the correspondence we had with Anthony McBryde regarding our lot requirements for a substandard lot. We wanted to clarify with him any applicable codes and zoning regulations that would apply in addition to setbacks, FAR requirements, and subchapter F requirements. During this correspondence it was not mentioned to us that a BOA variance would be required to develop the lot. In addition to the correspondence we've also attached the original plat that was reviewed at our meeting this morning. We do not have any further updated plats from the property on hand.

We'd like to clear this comment internally as we are in compliance with our proposed building design with the small updates that were shared at today's expedited review meeting. Please let us know the next steps after you meet internally with your team. Looking forward to hearing from you.

Thank you,

Ingrid



Ingrid Gonzalez Featherston, AIA, NOMA, RID

Senior Design Architect

Matt Fajkus Architecture

512.432.5137



## COA CORRESPONDENCE POST EXPEDITED REVIEW

Owner Team confirmed with new COA reviewer that although we have documentation of a previous land status determination on the lot approved from February 25, 1995, they are still requiring us to request a variance



lan Ellis sian@ianmakes.com>

## RE: 1003 Kinney Avenue

1 message

Thomas, Eric < Eric. Thomas@austintexas.gov>

Wed, Nov 17, 2021 at 10:55 AM

Cc: "Barr, Susan" <Susan.Barr@austintexas.gov>

Hi lan,

Yes, the email sent this morning may serve as a written explanation/letter that you can reference at the next Board of Adjustment meeting.

You are correct in reading the email to mean that a single family residence cannot be built on the property without a variance. It is possible that a neighbor could purchase the lot and use a Unified Development Agreement to develop the new parcel as a single site, but I do not see any way the lot could be developed as a single site without a variance.

Thank you,

Eric Thomas

Residential Zoning Plans Examiner Supervisor, Residential Review

City of Austin Development Services Department

6310 Wilhelmina Delco Dr. Austin, Texas 78752

Office: 512-974-7940



Building a Better and Safer Austin Together

Please contact my direct supervisor with any kudos or concerns at susan.barr@austintexas.gov

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From: Ian Ellis

Sent: Wednesday, November 17, 2021 10:28 AM To: Thomas, Eric < Eric. Thomas@austintexas.gov>

Subject: Re: 1003 Kinney Avenue

\*\*\* External Email - Exercise Caution \*\*\*

Eric.

Thanks for taking a look at this and for explaining the logic. Does your email satisfy the requested Code Interpretation Letter from the Zilker Neighborhood Association?

Also, as we discussed during our phone call last week, could you please confirm that a variance is required to build anything on this property currently? Without a variance, the lot would remain vacant - currently due to the variance requirement, there is no possible way to have a reasonable use of the property, or to build a single family home, without the Board of Adjustment's approval of the minimum lot size variance.

Ian M. Ellis, AIA, NCARB, RID Architect + Project Manager / Interior Designer / R&D

210.606.7880

@ianellis

On Wed, Nov 17, 2021 at 10:12 AM Thomas, Eric < Eric. Thomas@austintexas.gov> wrote:

Good morning lan,

This email is in regards to your Residential Plan Review application #21-144210 for 1003 Kinney Avenue.

At the Board of Adjustment meeting on November 8, 2021, it was suggested that a "legal tract" determination, also



E-1/33

known as a Land Status Determination, could negate the need for a variance from the requirements of the City of Austin's Land Development Code (LDC) section 25-2-943 Substandard Lot. All a Land Status Determination does is exempt a particular tract from the requirement to submit a plat; it does not attest to the legality of existing or future development on the property.

The current lot contains roughly 5.450 square feet of area. 5.750 square feet is the minimum lot area for the zoning classification per LDC section 25-2-492 Site Development Regulations. Since this lot does not meet the minimum lot size requirements of 25-2-492, Residential Plan Review looks at section 25-2-943 Substandard Lot to see if the lot qualifies for the 4,000 minimum lot size.

The original plat shows two lots with a total area of 10,912 square feet. The earliest deed on record, showing the two current small lots, is from September of 1947. The date a substandard lot needs to be recorded with the County, so that it qualifies under the provisions of LDC section 25-2-943 (B)(1), is March 15, 1948. Since the earliest deed record is from September of 1947, the minimum lot area requirement is 5,750 square feet per item (B) (2) of 25-2-943. Because of this, a variance to minimum lot size is required in order to develop the property for a single family use.

Thank you,

Eric Thomas

Residential Zoning Plans Examiner Supervisor, Residential Review

City of Austin Development Services Department

6310 Wilhelmina Delco Dr, Austin, Texas 78752

Office: 512-974-7940



Building a Better and Safer Austin Together

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CAUTION: This email was received at the City of Austin, from an EXTERNAL source. Please use caution when clicking links or opening attachments. If you believe this to be a malicious and/or phishing email, please forward this email to

# COA CORRESPONDENCE REQUESTING ZONING INFORMATION

Owner and Architect Team originally contacted the city of Austin to research applicable zoning information to the property. COA contact Anthony McBryde provided information on small lot amnesty and substandard lot, but no additional information on how to move forward if the lot were to be developed. Owner and Architect team also provided original plat to COA for further clarification of lot requirements, but no clarification was provided. Correspondence included in email below.





Ingrid Gonzalez Featherston <ingrid@mfarchitecture.com>

# **Zoning question**

Ingrid Gonzalez Featherston <

Tue. Jun 22. 2021 at 10:37 AM

Anthony,

To follow up on the original plat, we have confirmed that it is prior to 1946. See attached. The property was originally platted in 1896. Since my previous email was assuming we were prior to 1946, could you provide answers to whether subchapter F will still apply on a substandard lot and if we have any leeway on impervious coverage?

Thank you, Ingrid



**Ingrid Gonzalez Featherston**, AIA, NOMA, RID Senior Design Architect

#### Matt Fajkus Architecture

512.432.5137

900 E 6 St, #100, Austin

Executive Board Member | ACE Mentor Program of Austin Executive Board Member | NOMA of Central TX

[Quoted text hidden]



E-1/34

**mf**architecture

Ingrid Gonzalez Featherston <ingrid@mfarchitecture.com>

#### Zoning question

8 messages

McBryde, Anthony <
To:

Mon, Jun 21, 2021 at 8:45 AM

Hello.

You wrote:

Hi.

I'd like to confirm whether our lot located at 1003 Kinney Ave would be eligible for small lot amnesty? Would this increase our FAR to 2,350 SF? Would this also increase the allowable impervious coverage on the lot? Current zoning allows 45%. Below are the calculations based on our zoning of SF-3. If you could confirm the small lot applicability and whether an increase in Impervious Coverage is allowed that would be a great help!

1003 Kinney Avenue

Zoning: SF-3 (ADU Reduced Parking allowed)

Lot Size: 5,461 SF

Max 40% Bldg Coverage/FAR (0.4:1)= 2,184 SF

Max 45% Impervious Coverage= 2,457 SF

#### Response

The min. lot size for SF3 Zoning is 5750 sq. ft. your lot is less than the min. meaning it is a "Substandard Lot" depending on when the property was recorded in the County will determine if construction is possible. Small Lot Amnesty is granted to properties within certain Neighborhood Plans (NP) your property is not within a NP.

#### See below:

• § 25-2-943 - SUBSTANDARD LOT.

(A)

A substandard lot may be used for a nonresidential use that is permitted in the zoning district in which the lot is located if, except for minimum lot area, the use and development complies with the requirements of this title.

(B)

A substandard lot may be used for a single-family residential use if the use is permitted in the zoning district in which the lot is located and the lot complies with the requirements of this subsection.

(1)

 $A \ substandard \ lot \ recorded \ in \ the \ county \ real \ property \ records \ before \ March \ 15, 1946 \ must:$ 

(a)

have an area of not less than 4,000 square feet; and

(b)

be not less than 33 feet wide at the street or at the building line, or have access to a street by an easement that is:

(i)

not less than ten feet wide if it serves one lot, or not less than 18 feet wide if it serves more than one lot;

(ii)

not more than 150 feet in length; and



PRESENTERS: DEVELOPER- IAN M. ELLIS, AIA, NCARB, RID & ARCHITECT- SARAH JOHNSON, AIA, RID KINNEY AVE BOA VARIANCE- CASE NUMBER 2021-000085 BA - November 19, 2021

# COA CORRESPONDENCE REQUESTING ALLEY ACCESS

Owner team originally requested for the COA to vacate the alley and allow for our property to use it as vehicle access to the property. This was denied per the email to the right. They also requested the removal of a protected tree within the alley to allow for vehicular access and use of the alley, but this too was denied. See email correspondence below.

One of the neighborhood recommendations in addition to seeking a land status determination was reviewing the potential of aquiring the alley. This was denied by the COA. See COA correspondence.



lan Ellis sian@ianmakes.com>

# RE: 1003 Kinney

1 message

Olsen, Dillor To: lan Ellis

Mon, Jun 14, 2021 at 4:43 PM

Hey lan,

Thank you for your patience with this - I discussed the potential alley upgrade with a few coworkers.

It appears that since there is already a curb-cut and driveway within the private property, removal of a Protected Tree (by impact) in a currently natural area within the City ROW cannot be considered necessary to use/access the property.

The proposed removal would likely be rejected in review, as reasonable use/access isn't inhibited by the Protected Tree.

I hope this helps, and please let me know if you have questions going forward.

Thank you,

Dillon Olsen | Environmental Review Specialist Sr

City Arborist Program, Community Tree Preservation Division

City of Austin Development Services Department

6310 Wilhelmina Delco Dr, Austin, Texas 78752

Office: (512)974-2515





lan Ellis <ian@ianmakes.com>

#### RE: 1003 Kinney Ave - Grass Alley Question.

1 message

West, Samue To: lan Ellis

Mon, Feb 1, 2021 at 2:08 PM

lan,

I is my understanding if a vacation of right of way is requested everyone who touches the right of way has a say in the request.

The Public Works Department is asked if we would vacate the right of way. In this case we would object to the right of way being vacated because it is use for access.

The Public Works Department has no plans to improve the alley.

I hope this answers your questions.

Thank you

Samuel West

City of Austin

Public Works Department

Office of City Engineer

Project Coordinator

512-974-8775

From: Ian Ellis [mailt

Sent: Monday, February 01, 2021 9:38 AM

To: West, Samuel Subject: Re: 1003 Kinney Ave - Grass Alley Question.

Sam.

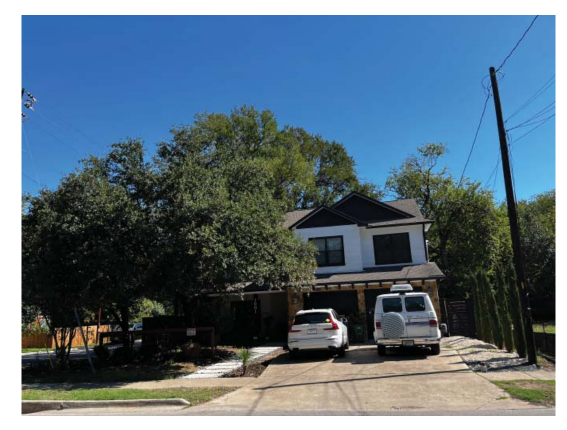
Thanks again for the call and discussion on this alley Friday.



# SUPPLEMENT INFORMATION



- VIEWS LOOKING TOWARDS E SIDE OF KINNEY AVENUE
- 2-STORY AND 1-STORY HOMES ARE THE STANDARD
- MIXTURE OF NEW CONSTRUCTION AND EXISTING ORIGINAL HOMES













- VIEWS LOOKING TOWARDS E SIDE OF KINNEY AVENUE (TO ROW) & W SIDE OF KINNEY (BOTTOM ROW)
- SOME VACANT LOTS ON KINNEY AVE
- MULTI-FAMILY ON KINNEY AVE TOWARDS INTERSECTION OF MARGARET ST & KINNEY AVE













- DEVELOPMENT PROPOSED AT 1003 KINNEY AVE IS ADJACENT TO NEARBY S LAMAR UNION
- MIXED USE DEVELOPMENT CAN BE FOUND AT S LAMAR UNION AS WELL AS ON THE S END OF KINNEY AVENUE AT THE MARGA-RET ST. INTERSECTION
- PROPOSED DEVELOPMENT AT 1003 KINNEY AVE WOULD MAINTAIN CURRENT NEIGHBORHOOD CONTEXT AND SCALE IN TERMS OF BUILDING HT AND SCALE





## **BOA GENERAL REVIEW COVERSHEET**

**CASE:** C15-2021-0100 **BOA DATE:** November 8<sup>th</sup>, 2021

**ADDRESS:** 1003 Kinney Ave **COUNCIL DISTRICT:** 5

OWNER: Ian Ellis AGENT: N/A

**ZONING:** SF-3

**LEGAL DESCRIPTION:** S 1/2 OF LOT 1-2 BLK 1 BARTON SPRINGS PARK

**VARIANCE REQUEST:** decrease minimum lot size from 5,750 square feet to 5,464 square feet

**SUMMARY:** erect a Single-Family residence and pool

**ISSUES:** property's boundaries have changed over time, undeveloped COA alley

	ZONING	LAND USES
Site	SF-3	Single-Family
North	SF-3	Single-Family
South	SF-3	Single-Family
East	SF-3	Single-Family
West	SF-3	Single-Family

#### **NEIGHBORHOOD ORGANIZATIONS:**

Austin Independent School District

Austin Lost and Found Pets

Austin Neighborhoods Council

Friends of Austin Neighborhoods

Friends of Zilker

Homeless Neighborhood Association

Neighborhood Empowerment Foundation

Perry Grid 614

Preservation Austin

**SELTexas** 

Save Our Springs Alliance

Sierra Club, Austin Regional Group

South Central Coalition

TNR BCP – Travis County Natural Resources

Zilker Neighborhood Association



October 26, 2021

Ian Ellis 1003 Kinney Ave Austin TX, 78704

Property Description: S 1/2 OF LOT 1-2 BLK 1 BARTON SPRINGS PARK

Re: C15-2021-0100

Dear lan,

Austin Energy (AE) has reviewed your application for the above referenced property, requesting that the Board of Adjustment consider a variance(s) from § 25-2-943 - SUBSTANDARD LOT (B) (2) to allow for the development of a single-family home on a 5,464 square-foot lot.

Austin Energy does not oppose the request, provided that any proposed or existing improvements follow Austin Energy's Clearance & Safety Criteria, the National Electric Safety Code, and OSHA requirements. Any removal or relocation of existing facilities will be at the owner's/applicant's expense.

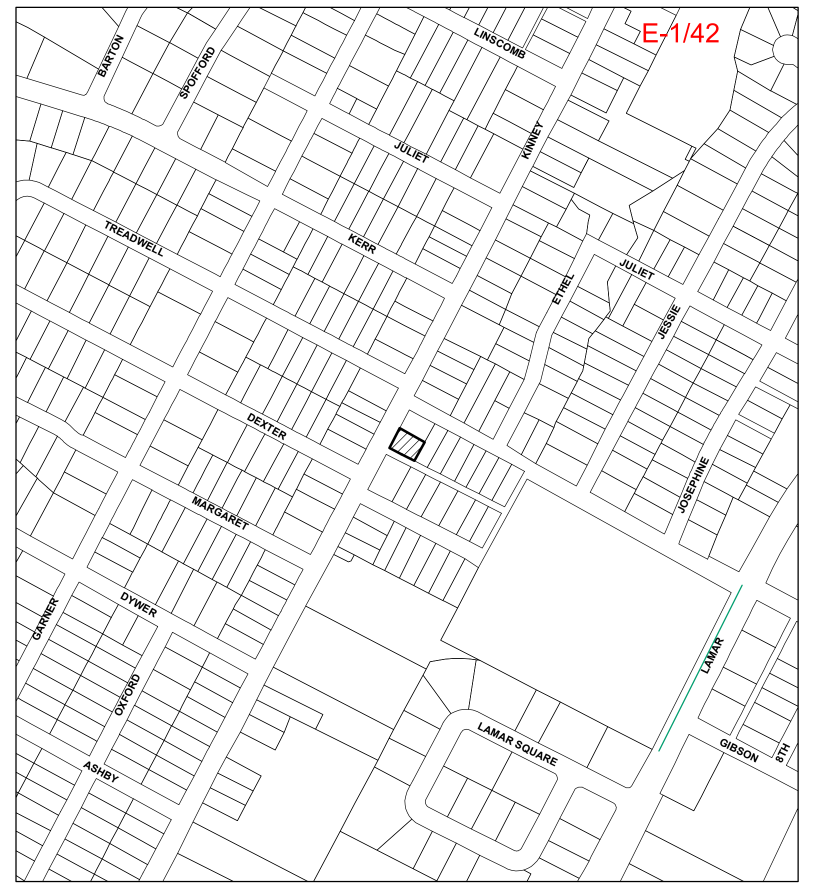
Please use this link to be advised of our clearance and safety requirements which are additional conditions of the above review action:

https://library.municode.com/tx/austin/codes/utilities\_criteria\_manual?nodeId=S1AUENDECR\_1\_.10.0CLSARE

If you require further information or have any questions regarding the above comments, please contact our office. Thank you for contacting Austin Energy.

#### Cody Shook, Planner II

Austin Energy
Public Involvement | Real Estate Services
2500 Montopolis Drive
Austin, TX 78741
(512) 322-6881





/// SUBJECT TRACT

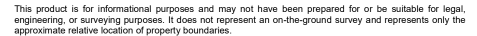
PENDING CASE

**ZONING BOUNDARY** 

#### **NOTIFICATIONS**

CASE#: C15-2021-0100

LOCATION: 1003 KINNEY AVENUE





## 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: A	Applicant Statement		
Street Address:	1003 KINNEY AVENUE, AUSTIN, 7	ΓX 78704	
Subdivision Lega S 1/2 OF LO (C8S-61- ?)	T 1-2 BLK 1 BARTON SPRINGS PA	ARK BARTO	ON SPRINGS PARK, RESUB OF
Lot(s): 1-2		_ Block(s):	1
Outlot:		Division:	
Zoning District: S	SF-3		
			on behalf of myself/ourselves as affirm that on
Month Octob	per 🖸 , Day 7 🖸 , Year	2021 • ,	hereby apply for a hearing before the
	stment for consideration to (select a		
<ul><li>● Erect</li></ul>	Attach OComplete ORemo	odel OM	faintain Other:
Type of Struc	ture: SINGLE FAMILY RESIDENCE	E WITH POO	DL, NEW CONSTRUCTION

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

"§ 25-2-943 - SUBSTANDARD LOT. (B) (2) A substandard lot recorded in the county real property records after March 14, 1946 must: (a) have an area of not less than 5,750 square feet;" TCAD shows the lot as 5,740sqft, our survey shows the lot as 5,464sqft. Requesting variance to allow the existing lot size for SF-3 zoning to construct a new single-family residence. Expedited review has already occurred, this is our only outstanding comment to clear.

### **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: The property is currently surveyed as 5,464sqft (TCAD shows 5,740sqft) and currently zoned for SF-3. SF-3 minimum lot size is 5,750sqft, resulting in this being a substandard lot. Previously it was occupied with a single family home and detached artisan's studio. We intend to build a new single family home with a pool.			
Hai	dship			
	a) The hardship for which the variance is requested is unique to the property in that:			
	This property's boundaries and areas have changed over time, and is unusual in that it is			
	adjacent to a non-improved COA alley that cannot be developed privately for alley access, and will not be developed by COA (previous site plan exemption request confirmed this). At one time			
	previously, it was likely this lot was larger, and would have met the minimum 5,750sqft aea for SF-3 and to not be considered a substandard lot.			
	or -5 and to not be considered a substandard lot.			
	b) The hardship is not general to the area in which the property is located because:			
	While there are other substandard lots in the area that have received BOA approval (904 Ethel,			
	about a block away, for example), not all properties in this neighborhood are impacted by an adjacent undeveloped COA alley AND slightly under the 5,750sqft minimum while proposing to			
	keep the same use, same zoning.			

#### **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:

The proposed home is of reasonable size, proportion, conforms with Subchapter F, and is not striving to max out every exemption possible. It is a single-family residence with a yard and pool, strategically tucked into the corner of the site away from the adjacent COA alley and the proptected Cedar Elm tree within the alley. The proposed home does not include a third story occupiable roof terrace or habitable attic, keeping the scale similar to the adjacent homes and maintaining a yard that is approachable for the walkable nature of the street.

**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:

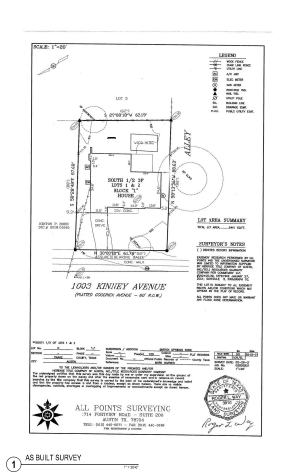
1.	Neither present nor anticipated future traffic volumes generated by the use of the site or the uses of sites in the vicinity reasonably require strict or literal interpretation and enforcement of the specific regulation because:  IOT APPLICABLE
- -	TOTAL FLICABLE
2. N	The granting of this variance 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: IOT APPLICABLE
3. N	The granting of this variance will not create a safety hazard or any other condition inconsisten with the objectives of this Ordinance because:  IOT APPLICABLE
4.	The variance will run with the use or uses to which it pertains and shall not run with the site because: IOT APPLICABLE
-	

## **Section 3: Applicant Certificate**

l affirm that my statements contained in the complete my knowledge and belief.		
Applicant Signature:		Date: OCT 7, 2021
Applicant Name (typed or printed): Ian Ellis		
Applicant Mailing Address: 507 Walsh Street		
City: Austin	State: TX	Zip: 78703
Phone (will be public information): 2106067880		
Email (optional – will be public information):		
Section 4: Owner Certificate		
l affirm that my statements contained in the complete my knowledge and belief.		
Owner Signature:		Date: OCT 7, 2021
Owner Name (typed or printed): l <u>an Ellis - Partner, M</u>	lolly Devco	
Owner Mailing Address: 507 Walsh Street		
City: Austin	State: TX	Zip: 7 <u>8703</u>
Phone (will be public information): 2106067880		
Email (optional – will be public information):		
Section 5: Agent Information		
Agent Name:		
Agent Mailing Address:		
City:	State:	Zip:
Phone (will be public information):		
Email (optional – will be public information):		
Section 6: Additional Space (if applica	able)	
Please use the space below to provide additional inf	ormation as needed. To	ensure the information is

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 will be providing a visual package of the proposed and existing conditions, as well as the survey, plat, and plot plan with 3D renderings of the proposed construction. In addition, we will be providing backup commentary from COA Anthony McBryde regarding the substandard lot findings. Please reference Building Permit Application Case #2021-144210 PR



GISEAN, NOTES.

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900 EAST 6TH STREET SUITE 100 AUSTIN, TX 78702 TEL: 512.432.5137

www.mfarchitecture.com

RESIDENCE

KINNEY AVE. 1003 KINNEY AVE AUSTIN, TX 78704

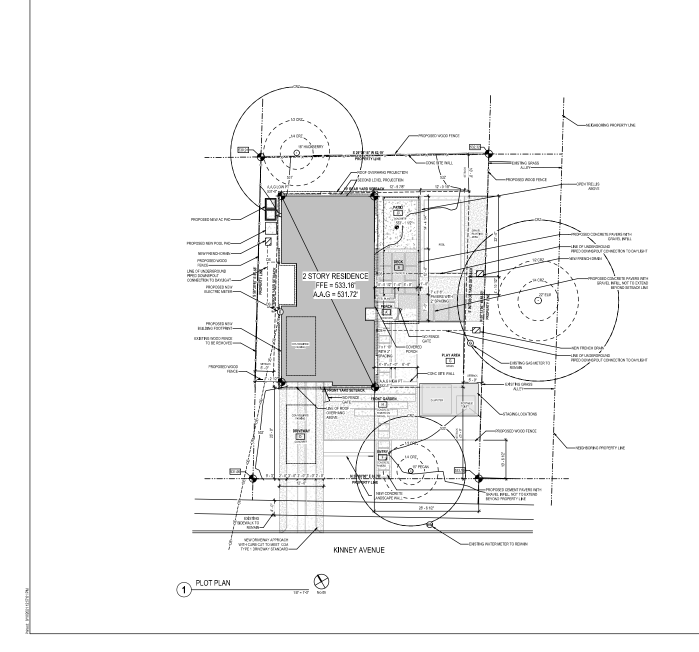


SHEET PRINT DATE: 09/10/2021 REVISIONS

PROJECT NUMBER PERMIT

SURVEY

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ALL MOTES AS EXPENDED IT ON LUTBORS AND RESPECTIVE CONTRACTORS. AND LOTS TO BE
REVEWED AND APPLICATE TO RELATED BUILDING COMPONENTS, ALL SHETTS ARE TO BE REMEMED AND

ALL APPLICABLE MOTES TO BE REPAIRED.

- GENERAL STIT PLANISTICS

   REFERENCE STE SURVEY OR ADOLTENAL INFORMATION NOT SECURION SETE PLAN.

   REFERENCE STE SURVEY OR ADOLTENAL INFORMATION NOT SECURION SETE PLAN.

   ADDITIECTURAL SET PLAN FOR COCKINATION PROPOSES ONLY, RESERVE OF OLD LANGSCAPE,
  HIRDOXONE DOMINING FOR ALL DIVISIONS, SETE WALLS, FAITERS, PAINES, MISTER FEATURES,
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FAR. NOTES:

1. PLANTER BEDS NOT INCLUDED IN F.A.R. CALCULATIONS.

2. PORCH AREAS COMPLY WITH 252-353A AND ARE FULLY DEDUCTED FROM F.A.R. CALCULATIONS.

3. THE PROPOSED ALLOWAUE F.A.R. OF 200 SF FOR THE PROPERTY IS PERMITTED LINDER SUBCHAPTER SECTION 2.1 MANIME DEFECUENCES TREMITTED.

#### PLAN LEGEND



#### SYMBOLS LEGEND

NEWIRELOCATED ELECTRICAL METER

(A) EXISTING WATER METER

 EXISTING GAS METER LOCATION WASTEWATER CLEANOUT

#### TOTAL BUILDING AREA COVERED PORCH GARAGE LEVEL 1 - CONDITIONED LEVEL 2 - CONDITIONED TOTAL BUILDING AREA

#### IMPERVIOUS COVER

NAME	AREA	IMPERVIOUS FACTOR	IMPERVIOUS AREA
AC PAD	9 SF	100%	9 SF
CONCRETE PATIO	263 SF	100%	263 SF
COVERED PORCH	105 SF	100%	105 SF
DRIVEWAY	150 SF	100%	150 SF
LEVEL 1 - CONDITIONED	1,014 SF	100%	1,014 SF
PAVERS	505 SF	100%	505 SF
POOL COPING	63 SF	100%	63 SF
POOL PAD	16 SF	100%	15 SF
SITE WALL	49 SF	100%	49 SF
GARAGE	221 SF	100%	221 SF
TOTAL IMPERVIOUS COVER	2,394 SF		2,394 SF

#### IMPERVIOUS COVER PERCENTAGE ALLOWABLE PROPOSED PROPERTY AREA AREA IMP % AREA IMP %

5,481 SF	2,457 SF	45%	2,394 S	F 43.8%
GROSS FLOOR AF	REA			
NAME		AREA	(25-2 f) DEDUCTION	CALCULATED AREA
1ST FLOOR CONDITIONED AREA - AI	ODED	1,014 SF	0 SF	1,014 SF
2ND FLOOR CONDITIONED AREA - A	DDED	1,262 SF	0 SF	1,262 SF
GARAGE		221 SF	200 SF	21 SF
PORCH		106 SF	106 SF	0 SF

#### CALCULATED F.A.R. ALLOWABLE PROPOSED PROPERTY AREA FLOOR AREA F.A.R. FLOOR AREA F.A.R.

	5,481 SF	2,300 SF	42.1	%	2,297 SF	42.
TREE SCI	HEDULE					
NUM	TYPE				CRZIMPACT	

NUM	TYPE	TRUNK DIAM	CRZ DIAM	CRZ AREA	CRZ IMPACT	IMPACT %
NOT PROTECTED	)					
15" PECAN	PECAN	15"	30' - 0"	707 SF	43 SF	6.19
18" HACKBERRY	HACKBERRY	18"	36' - 0"	1,017 SF	123 SF	12.19

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# RESIDENCE AVE.

KINNEY A



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PLAN, DEMO AND PLOT

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Filed for Record at 2.2 C'clock P.M. 19th August 1896 Recorded 22 August 1896 at 12 2 P.M. John W. Hornsby Clerk C.C. Travis County

## BARTON SPRINGS PARK

The property of I.V. Davis.

State of Texas & Reference N. a. Dawson a Notary Public County of Traves & on and for said back and auch from this day promably appared of N. Daws and corpe feeg f. Daws known to me to be the placons where names are subsended to the programs inchroment and corrections there in expressed and the said for the purposes and correctactions through expressed and the said for the purposes and correctactions through expressed and the said the firm then there and correctacts to there is expressed and the said from the new trust for the said and having the same publy explanated to his then and one of the proper that explanate to his She the said wife feet of Davis actionariselest such unthrument to be here and und obsed cound actionate that the head willingly signed the same for the pumpers and correctants the through a city and the same for the pumpers and correctants the through the countries of the lad set into the state of the did set in the state of the countries. August 18th 1396



architecture

# KINNEY AVE

BOA Variance Package October 6th, 2021



VARIANCE REQUEST



#### **SETBACKS & HEIGHT\***

\*\*\* TOTALS AND PERCENTAGES LISTED APPLY TO OUR EXISTING SUBSTANDARD LOT AREA

MAXIMUM HEIGHT 35'

**MINIMUM SETBACKS** 

FRONT YARD 25'
INTERIOR SIDE YARD 5'
REAR YARD 10'

ZONING

SUBSTANDARD LOT- § 25-2-943 B<sub>2</sub>

SECTION B.2. A

MINIMUM LOT SIZE 5,750 SQ FT - EXISTING 5,464 SF VARIANCE REQUESTED

SECTION B.2. B

MINIMUM LOT WIDTH 50 FT - EXISTING 61'-7" COMPLIANT

**RESIDENTIAL DESIGN STANDARDS - SF-3-NP** 

SETBACK PLANES

SIDE - 15' ABOVE GRADE AT 45° COMPLIANT
REAR - 15' ABOVE GRADE AT 45° COMPLIANT

SIDE WALL ARTICULATION MAX 36' LENGTH COMPLIANT

**BUILDABLE AREA** 

TOTAL LOT AREA 5,464 SF

 IMPERVIOUS COVER - 45%
 2,394 SF (43.8%)
 COMPLIANT

 FAR (ZONING 25-2 § 2.1)
 2,297 SF (> 2300 SF)
 COMPLIANT

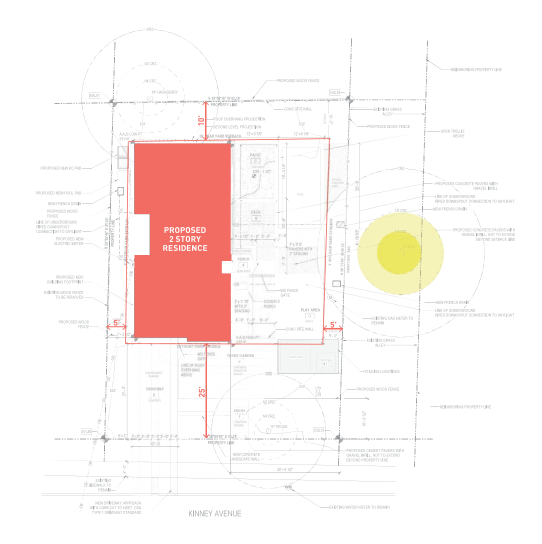
\*\* CALCULATION BASED ON GREATER OF .4:1 OR 2,300 SF

1ST FLOOR CONDITIONED 1,014 SF 2ND FLOOR CONDITIONED 1,262 SF

GARAGE 221 SF [ EXEMPT -200 SF]

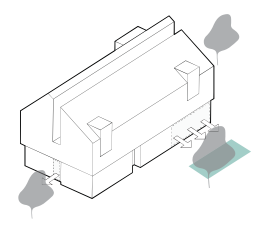
PORCH 105 SF (EXEMPT)

TOTAL 2,297 SF COMPLIANT



# PROPOSED MASSING





PROPOSED DESIGN 4BED 3 BATH 1 CAR GARAGE



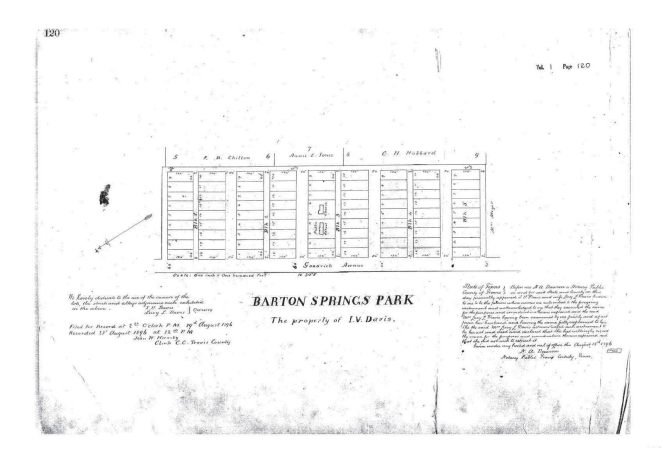


**EXTERIOR RENDERINGS** 

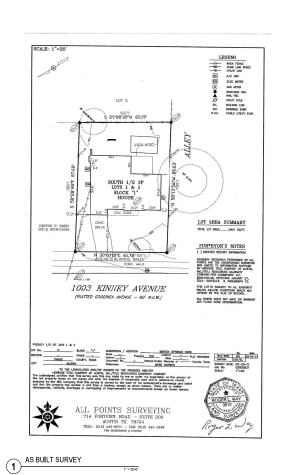


# VARIANCE SUPPORT DOCUMENTATION









GREPAL NOTES

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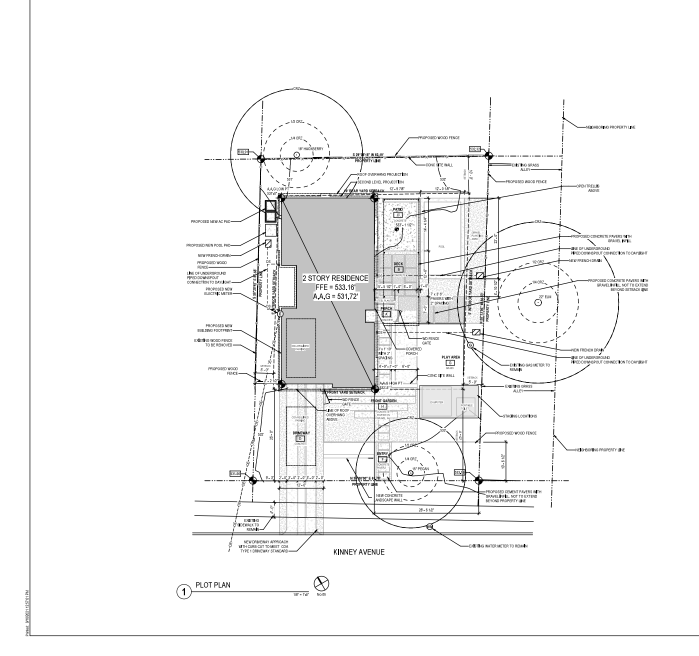


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- FAIR NOTES

  1. PLANTES BESS NOT INCLUDED IN FAIR, CALCULATIONS.

  2. PORCH AREAS COMPLY MITH 25-2838 AND ARE TRULY DEDUCTED FROM FAIR, CALCULATIONS

  3. THE PROPOSED ALLOWAUE FAIR OF 2800 SF FOR THE PROPERTY IS PERMITTED LANGER
  SUBCHIVETER SECTION 2.1 ANALOM DEVEROWERS THE PREMITTED.

#### PLANTEGEND

LUITELOLITO	
	STAGING AREA
	PROPOSED BUILDING FOOTPR
	PROPOSED NEW CONC PAVING
	WOOD DECK
	GRAVEL

--OE---OE---OE-- OVERHEAD POWER LINE

#### SYMBOLS LEGEND

- (A) EXISTING WATER METER
- (G) EXISTING GAS METER LOCATION WASTEWATER CLEANOUT

#### TOTAL BUILDING AREA

Name	Area
COVERED PORCH	106 Si
GARAGE	221 S
LEVEL 1-CONDITIONED	1,014 S
LEVEL 2 - CONDITONED	1,262 Si
TOTAL BUILDING AREA	2,602 Si

#### IMPERVIOUS COVER

NAME	AREA	IMPERVIOUS FACTOR	IMPERVIOUS AREA
AC PAD	9 SF	100%	9 58
CONCRETE PATIO	263 SF	100%	263 SF
COVERED PORCH	105 SF	100%	105 SF
DRIVEWAY	150 SF	100%	150 SF
LEVEL 1-CONDITIONED	1,014 SF	100%	1,014 SF
PAVERS	505 SF	100%	505 SE
POOL COPING	63 SF	100%	63 SF
POOL PAD	15 SF	100%	15 SF
SITEWALL	49 SF	100%	49 SF
GARAGE	221 SF	100%	221 Si
TOTAL IMPERVIOUS COVER	2,394 SF		2,394 SF

#### IMPERVIOUS COVER PERCENTAGE

	ALLOWABLE			PROPOSED		
PROPERTY AREA	AREA	IMP %	AREA	١	MP%	
5,461 SF	2,457 SF	45%		2,394 S	F 43,81	
GROSS FLOOR	AREA					
NAME		AREA		H2 f) ICTION	CALCULATED AREA	
1ST FLOOR CONDITIONED AREA	-ADDED	1,014	SF	0 SF	1,014 S	
2ND FLOOR CONDITIONED AREA	A-ADDED	1,262	SF	0 SF	1,262 S	
GARAGE PORCH		221	SF	200 SF	21 S	

#### CALCULATED F.A.R.

	ALLOWABLE		PROPOSED	
PROPERTY AREA	FLOOR AREA	F.A.R.	FLOOR AREA	F.A.R.
5.461 SF	2,300 SF	42.1%	2,297 SF	42,15

#### TREE SCHEDULE

NUM	TYPE	TRUNK DIAM	CRZ DIAM	CRZ AREA	CRZ MPACT	IMPACT %
NOT PROTECTED	1					
15" PECAN	PECAN	15°	30'-0"	707 SF	43 SF	6.1%
18" HACKBERRY	HACKBERRY	18"	36'-0"	1.017 SF	123 SF	12,199



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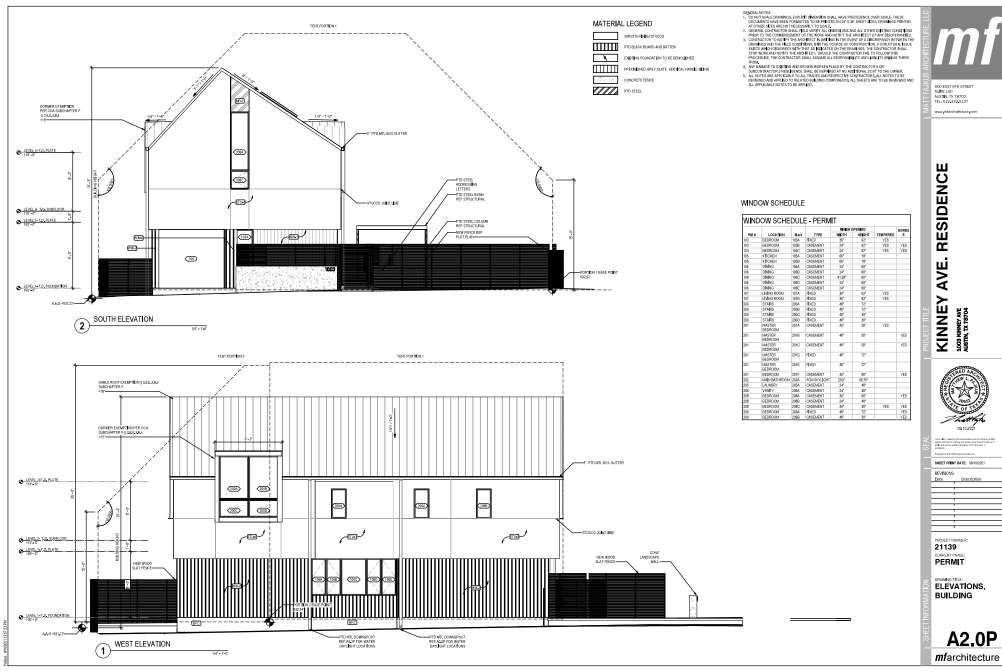
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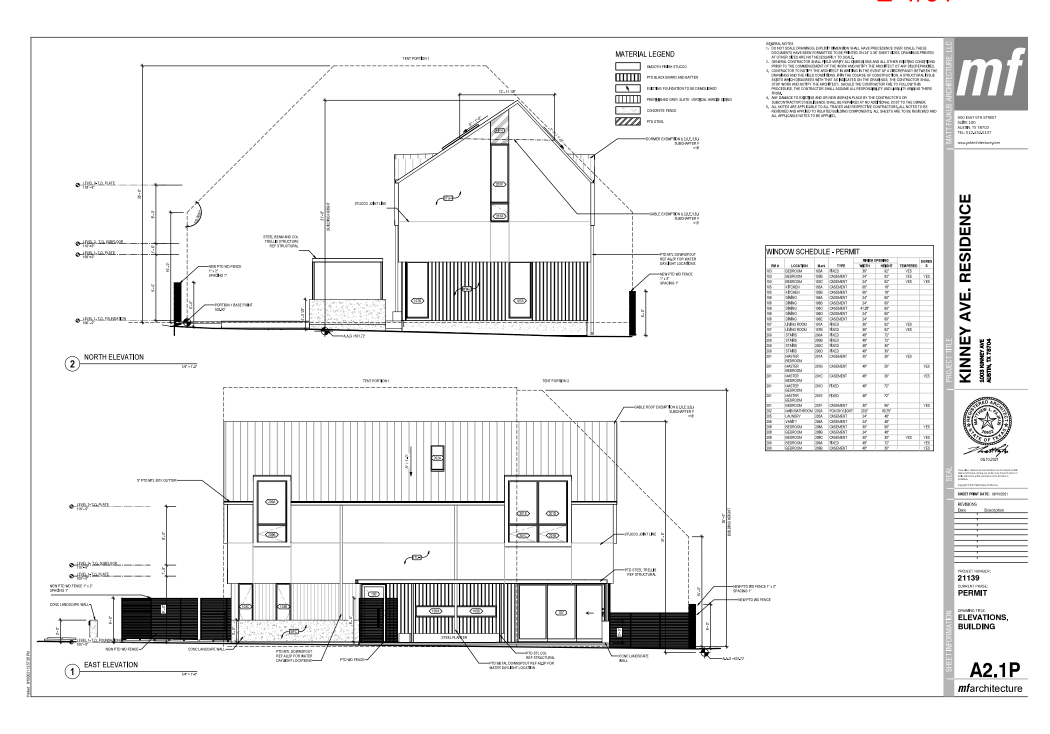
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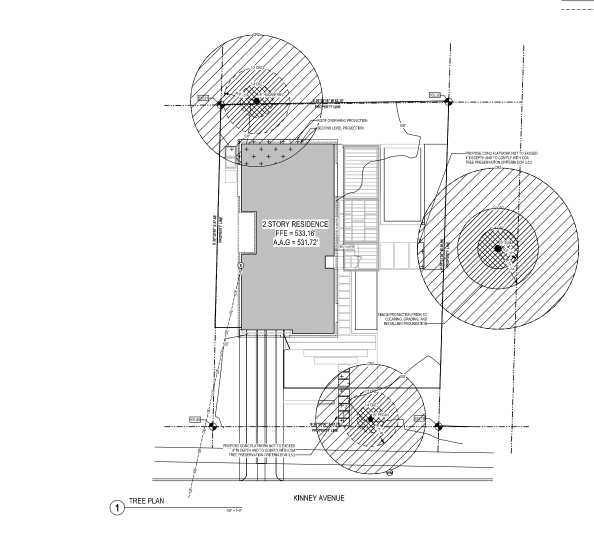


PRESENTING TO BOA:
PROJECT DEVELOPER TEAM- IAN M. ELLIS, AIA, NCARB, RID
PRINCIPAL ARCHICTECT- SARAH JOHNSON, AIA, RID

# KINNEY AVE

BOA Variance Package Case Number 2021-000085 BA October 21, 2021





#### TREE PLAN LEGEND

BUILDING FOOTPRINT

TREE MULCH PROTECTED, AREA REFERENCE CITY OF AUSTIN TREE PROTECTION NOTES FOR COMPLETE INFORMATION CRZ ENCROAGHMENT, REFERENCE CITY OF AUSTIN TREE PROTECTION NOTES FOR COMPLETE INFORMATION

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\_\_\_\_ TREE TO BE REMOVED

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- 23. TREES APPROVED FOR REMOVAL SHALL BE REMOVED IN A MANNER WHICH DOES NOT IMPACT TREES TO BE PRESERVED OR THEIR ROOT ZONES.

#### TREE SCHEDULE

NUM	TYPE	TRUNK DIAM	CRZ DIAM	CRZ AREA	CRZ IMPACT	IME
NOT PROTECTED	1					
15" PECAN	PECAN	15"	30" - 0"	707 SF	43 SF	
18" HACKBERRY	HACKBERRY	18"	36" - 0"	1,017 SF	123 SF	

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## ENCI SIDE RE AVE.

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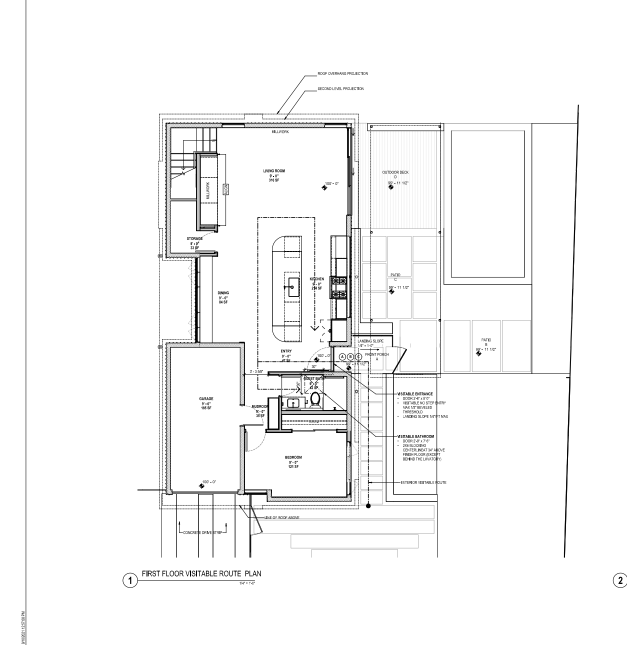


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PLAN, TREE **PROTECTION** 

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VISITABILITY THRESHOLD

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