item#28 May 18,2006

# WAIVER REQUEST STAFF REPORT

PERMIT NUMBER: BP-06-3753R

COUNCIL DATE: May 18, 2006

APPLICATION DATE: April 18, 2006

OWNER: Pote Fajkowski and Mike Morales

ADDRESS: 505 Deep Eddy

## BACKGROUND

On March 9, 2006 the City Council adopted Ordinance 20060309-058 establishing development regulations applicable to certain building permits for single-family, single family attached, two-family, secondary apartment, and duplex structures in areas of the City that were subdivided prior to March 1974.

## TIMELINE

- A remodel permit was issued for this property on 11/1/2005 (#05020701) to remodel the
  first fluor and add an addition to the second floor. As indicated on the permit, the work
  was to be done to the house that had been relocated from 3221 Gilbert.
- According to testimony by the developer of the property at the Zoning and Platting Commission meeting on 3/21/2006, the structure that had been relocated from 3221 Gilbert was entirely demolished, and a new structure was built in its place without a demolition permit or a permit for new construction.
- The property was sold on 4/5/2006.
- On 477/2006. Watershed Protection and Development Review Department issued a stop work order for the property and requested that the owner obtain a demolition permit as well as a new building permit.
- On 4/12/2006, a new construction permit application was submitted by the new property owners. Permit is subject to single family development regulations.
- The owners are currently pursuing two tracks to come into compliance with their intended use. The owners have filed for a zoning change from SF-3 to NO. If the zoning request is not granted, the owners are requesting a Council waiver from FAR restrictions and two Board of Adjustment variances to increase the maximum number of employees permitted in a home occupancy use from 1 to 6 and to increase impervious cover from 45% to 70% for employee parking.

### <u>APPLICATION</u>

On April 18, 2006, the applicant submitted an application for a waiver from Part 4 Section C of Ordinance 20060309-058 that limits construction of a new single family or duplex residence on a lot where a structure has been or will be demolished or relocated to the greater of:

- (a) 0.4 to 1 floor-to-area ratio;
- (b) 2,500 square feet; or
- (c) 20 percent more square feet than the existing or pre-existing structure.

# DEVELOPMENT REGULATIONS

The proposed development requires the applicant to request a Council Waiver because it creates a structure that exceeds all three size limitations set forth in Part 4(C) of the ordinance:

- (a) 0.4 to 1 FAR would allow 3048,8 s.f.
  - Proposed structure creates 3825 s.f. on 7622 s.f. lot, which equates to a 0.5 FAR.
- (b) Proposed structure will exceed 2500 s.f. by 1325 s.f.
- (c) An application for a demolition permit has been filed with the Historic Preservation. Office to demolish 2600 s.f. single family residence
  - Ordinance allows for 20 percent increase over provious structure size.
  - 2600 s.f. + 520 s.f. (20 percent) = 3120 s.f. maximum size allowed
  - Proposed 3825 s.f. + 3120 s.f. = 705 s.f. over maximum allowed

### <u>SETBACKS</u>

## Existing Setbacks of Lots running North from Deep Eddy

513 Deep Eddy	Vacant Lot
511 Deep Eddy	26.5 s.f.
509 Deep Eddy	Vacant Lot
507 Deep Eddy	33,44 s.f.
505 Deep Eddy	27 s.f. (minimum setback allowed)

### SETBACKS CALCULATIONS

Under Part 5, Section D (3) of Ordinance 20060309-058, the setback for the proposed duplex is figured thirsty:

- (a) Minimum front yard setback is equal to the average of the min front yard setback of the principal structures on the two lots minus ten percent of the distance of that average.
  - 26.5 + 33.44 = 59.94/2 = 29.97 2.997 = 26.9 (27) minimum setback
- (b) Maximum front yard setback is equal the average of the minimum front yard setback of the principal structures on the two lots plus ten percent of the distance of that average.
  - \* 26.5 + 33.44 = 59.94/2 = 29.97 + 2.997 = 32.96 (33) maximum setback

### PROPOSED DEVELOPMENT

Applicant proposes the following construction:

- Proposed front setback of 27 s.f.
- Construct a new 3825 s.f. duplex at 505 Deep Eddy.
- Demolish two uninhabitable structures of, respectively, 478 s.f. and 472 s.f. (demoapplication filed concurrently with waiver application

Applicant proposes additional construction:

- 235 s.f. 15 floor covered patio
- 92 s.f. 1<sup>st</sup> floor covered perch
- 92 s.f. 2<sup>nd</sup> floor covered porch (included in gross square footage number above)
- 629 s.f. attached garages
- 385 s.f. driveway area

## ZONING

- This lot is currently zoned Single Family Residential (SF-3).
- Zoning case scheduled for City Council May 18, 2006 to change from SF-3 to NO
- Board of Adjustment case scheduled for June 12, 2006 to increase the number of employees allowed in a home occupancy use from 1 to 6 and to increase the impervious cover from 45% to 70% to allow parking for employees.
- Lot lies within the West Austin Neighborhood Group and the Austin Neighborhoods Council.

# WAIVER

The applicant requests the waiver under Part 4, Section D (1) on the following grounds:

The regulations imposes undue hardship on the applicant, the development proposed by
the applicant will not adversely affect the public health, safety and welfare and waiving
the regulation will not have a substantially adverse impact on neighboring properties.

# STAFF ASSESSMENT

The information submitted with the applicant's waiver application can be summarized as follows:

- Letter from P.E. stating development will not cause additional impacts to the existing drainage system based on current zoning regulations.
- Photos from the neighborhood submitted as evidence of compatibility with existing structures.
- Letter of support from 507 Deep Eddy.

### STAFF RECOMMENDATION: DENIAL

Staff recommends denial of the waiver request because no hardship has been found.

# CITY OF AUSTIN REQUEST TO WAIVE INTERIM DEVELOPMENT REGULATIONS UNDER ORDINANCE NUMBER 2060216-943

LEGAL DESCRIPTION, Subdivision Lones 5 Block 5 Outle	RDivision	<u> </u>	LES . A)	D.D.V.
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If you velect Option 1, you must select the granting of this waiver will			safety and we	lfate.
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Date scheduled for Cay Council action		<del></del>		

Signature of applicant/owners:
Fregul a. Morales
FOR STAFF USE
Date wasver application filed with City of Austin:
Date scheduled for City Council action:

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# City of Austin Request to Waive Interim Development Regulations Under Ordinance No. 2060216-043

Street Address: 505 Deep Eddy

Legal Description: Lot 5, Block 5, Johnson Charles Addn.

Zoning District: SF-3 Neighborhood Pian: N/A

Type of work to be done: New Construction - duplex

We request a waiver to the interim development regulations because the regulations impose an undue hardship as described below:

The original owner of this structure failed to obtain the proper demolition and new construction permits. He built this structure under a remodel permit. The structure was built and city inspections were conducted. The owner assured us that the remodel permit was valid because the original foundation had not been removed. Only the final inspections are left to complete the work.

The property was purchased by us on April 5, 2006. Two days after purchasing the duplex, the City informed us that all work must stop because the previous owner was working under the wrong permit. We are now attempting to remedy the issues but have been advised by City staff that we must comply with the interim regulations. The interim regulations require the size of the structure to meet a FAR of 0.4 to 1, which would calculate to a maximum of 3,049 square feet of gross floor area as defined in the interim regulations. The current structure is 3.825 square feet of gross floor area, which is a FAR of .5 or 776 square feet more than the interim regulations allow.

There are only two other houses on this block. One house has a from setback of 26.5 feet, the other has a front setback of 33.44 feet. Our structure has a setback of 27 feet. This setback meets the setback requirements of the interim regulations.

We intend to use this structure as a home occupancy use: We currently have our offices in lease space which we must vacate at the end of April. We provide mortgage services to customers throughout the country. If we are unable to move into this structure, we will have nowhere to operate our business. This will affect our clients who depend on us to provide service to them.

We purchased this house in good faith and need to move expeditiously to get into the house to avoid serious and costly affects on our business and our customers.

The granting of this waiver will not adversely affect the public health, safety and welfare. The impervious cover for this duplex is 41% which is below the maximum limit of 45% for SF-3 zoning. The lot slopes toward the street and will not create run-off to the neighbors to the north.

# CITY OF AUSTIN RESIDENTIAL PERMIT APPLICATION

BP Numbe	BP-04-3753R	
Building P	rmit No	_
Piat No.	Date 4/12/2004	0
Reviewer	94	_
	<del>- // </del>	

PRIMARY PROJECT DATA		<i>V</i>	
Service Address 505 Deep Eddy Avenue	Tax Per	cel No.1100607090000	
Logal Description Lot 5 Block 5 Subdivision Johns	on Charles Addu	Section	Phase
If in a Planned Unit Development, provide Name Interfalment approved capies of subdening	and Case No		
If this site is not a legally subdivided lot, you mi	ust contact the Development Assistance Ce	nter for a Land Status L	Determination.
Description of Work New Residence	Remodel ispecify		
X Duplex Garage stached detached	Addition (spectify		
CarportattacheddetachedPool	Other (specify)		
Zoning (e.g. SF-1, SF-2) SF-3			
On lots with LA zoning, the approved septic permit (LDC 25-2-551(B)(6))	must be submitted with the Residential Peru	nt application for zoning	g approval.
Does this site have a Board of Adjustment ruling?	Yes _XNo If yes, attach the B.O.A. de	ocumentation	
Will this development require a cut and fill in excess	of 4 feet?YesX_No		
Does this site front a paved street <sup>6</sup> _X_Yes	No A paved alloy?Yo	s _X_No	
VALUATIONS FOR DATA FOR REMODELS ONLY		PERMIT FE	

Estimation of the Party of the	CACADDA LONG GALLA	12 D. OVALC MOS DAVIA
Building S	Lot Size 7622sq.ft	NEW/ADDITIONS REMODELS Building \$5
Mechanical S	Job Valuation \$ 58,000 (Lahor and materials)	Electrical S S S Mechanical S S S
Plumbing S	Total Job Valuation (remodels and additions)	Plumbing SS
TOTAL S(labor and materials)	\$(Labor and materials)	& SidewalkS S S S S S S S S S S S S S S S S S S

OWNER/BUILDER INFORMATION

OWNER	Name Pete Fajkowski and Mike Morales	Telephone (h)
BUILDER	Company Name	Telephone 627-1678
SIDEWALK	Contractor	Telephone
CERTIFICATE OF OCCUPANCY	Name Pete Fojkowski and Mike Morales  Address 505 Deep Eddy Ave. City_A	TelephoneST_Tx. ZIP_78793

If you would like to be notified when your application is approved, please select the method:

N telephone Piense call agent, Luci Gallahan, at 791-6439

You may check the status of this application at www.ci.auscin.to.us.development piercyr.htm

MEANS SEEDOWN	ella-	T	onc <u> </u>	106
JILDING COVERAGE			<del></del>	
	areas, but not including (i) incidental projection	ng caves	and similar	feztwes.
ground level paving, landscaping, or open rec		-		
	Existing		New / Add	itian
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b. 2 <sup>nd</sup> floor conditioned area			1398 / 625	
e. 3 <sup>rd</sup> floor conditioned area	sq.		فتنتقريها الجمنية بالمستهيليس	B <sub>sq.</sub>
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e. Garage / Carport			ga danan'i adin'i 17 alia - 2 25.54°	
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j. Balconies 2 ad fl. covd	sq.	il <u></u>	92	sq.
k. Swimming pool(s) [pool surface area(s)	sq.		92	
i. Other building or covered area(s)		n	<del></del>	
Specify	sq.	ii		sq.
Specify.				
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# CITY OF AUSTIN

# RESIDENTIAL PERMIT APPLICATION

I understand that in accordance with Sections 25-1-411 and 25-11-66 of the Land Development Code (LDC), non-compliance with the LDC may be cause for the Building Official to suspend or revoke a permit unt/or license. I understand that I am responsible for complying with any subdivision notes, deed restrictions, restrictive covenants and/or zoning conditional overlays prohibiting certain uses and/or requiring certain development restrictions (i.e., height, access, screening, etc.) on this property. If a conflict should result with any of these restrictions, it will be my responsibility to resolve it. I understand that, if requested, I must provide copies of all subdivision plat notes, deed restrictions, restrictive covenants, and/or zoning conditional overlay information that may apply to thus property.
I noknowledge that this project qualifies for the Site Plan Exemption as listed in Section 25-5-2 of the LDC.
I also understand that if there are any trees greater that 19 inches in diameter located on the property and immediately adjacent to the proposed construction, I am to schedule a Tree Ordinance review by contacting (\$12) 974-1876 and receive approval to proceed.
I agree that this application will expire on the 181st day after the date that the application is filed if the application is not approved and an extension is not granted. If the application expires, a new automital will be required.
APPLICANT'S SIGNATURE Jour Dellahon DATE 4/10/06
HOME BUILDER'S STATE REGISTRATION NUMBER (required for all new construction)
.jection Notes/Additional Comments (for office use only):  3825 GEA



Kramer Service Center 2412 Kramer Lane, Blog. 101 Austra, Texas 78758 (512) 503-7206

# **Austin Energy**

Electric Service Planning Application (ESPA)
(Please Print or Type)

St. Emio Service Conter 4411-8 Heineraus Onve Austin, Lexas 38741 (532) 505-7500

For Residential or Small Commercial "SERVICE ONLY" under 350 unps 18 or 225 amps 362

Customer Name Luc: 6 ALLAHAN	Phone 79/-6 439
Address 505 DEEP EDBY AV	· E .
Legal Description JUHN SONI CH	ARLES POON
Lot Block Commercia	I/Residential? <u>RFS.</u>
Service Main Size(amps) Service Condu	JCCOr (type & see)
Service Length(ft.) Number of Meters:	
Overhead/Underground?Voltage 100/240	Single-phase (12) [] Three-phase (38)
Total Square FootageTotal A/C Load	(# of units)(Tons)
Largest A/C unit(Tons) LRA of Largest /	A/C Unit (amps)
Electric Heating(kW) Other	(kW)
comments: New Service   Electro	Ican To pull permit
ESPA Completed by (Signature & Print name)	Date Prione
AE Representative	Date
Approved: No (Remarks on back)	Phone
Application expires 90 days after dat	e of Approved
	ADD (A ODDO
	APR 1 2 2006
	RLS 10"

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** CITY OF AUSTIN GIS CUERY REPORT
*************************
** Mon Apr 19 11:53:12 2005
AREA:
7198.11 square feet
JURISDICTION:
141--FULL PURPOSE
LAND STATUS:
ID -- 20044 . CaseNum -- N/A . OrdNum -- N/A. Acres -- 27974.1
Description -- AUSTIN CITY LIMITS,
Type--FULL, Date--mil
ID -- 20559 . CaseNum -- , OrdNum -- , Acres--18581.4
Description - FULL PURPOSE ON OR REFORE 03/04/1946,
Type--FULL, Date--19460514
WATERSHED:
33--JOHNSON CREEK
FLOOD PLAIN:
2147--
೫೮೦≶ :
30%0:
Ddz--DEVELOP
WATER REGULATION:
ID--2, Water Type--REG, Water Nume--URBAN
MEIGHBORROOD ASSOCIATION:
88--West Austin Neighborhood Group
511--Austin Neighborhoods Council
742 Austin Independent School District
ZONINU:
1,94078e+006+-ROW
1.94158e+006--SF-3
ZONING DVERLAYS:
SMAX BUS -- SMAK KALREYC
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SCENIC ROADWAYS -- LAKE AUSTIN BOULEVARD

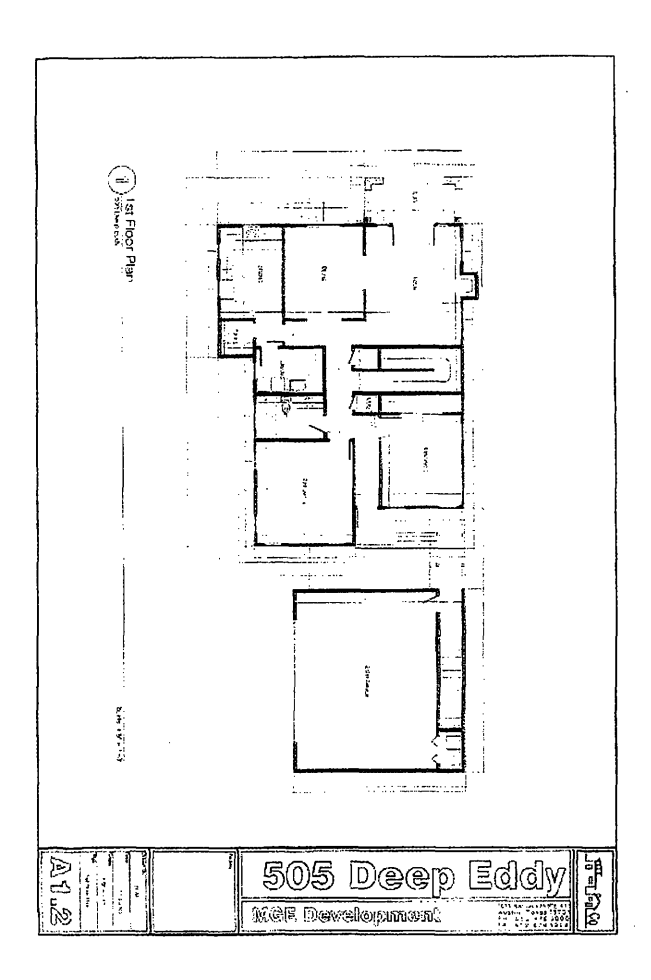
DEVELOPMENT AGREEMENTS:

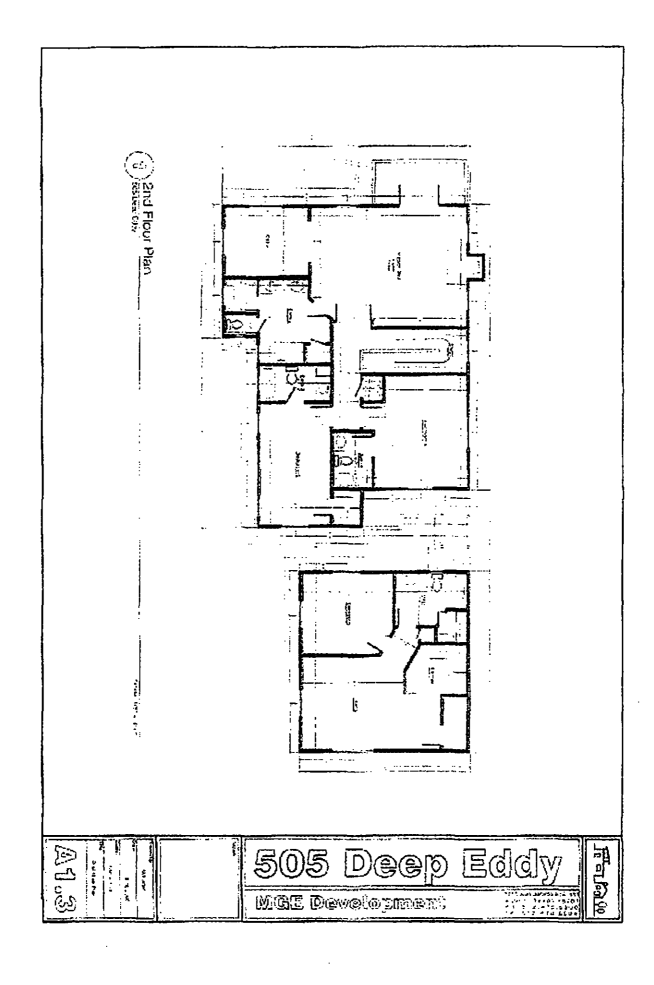
The above information has been produced by City of Austin as a working report and is not warranted for any other use. No warranty is made by the City regarding its accuracy or complements. Reproduction is not permitted without prior written permission from Watershed Protection & Development Review. City of Austin

AE APPROVED

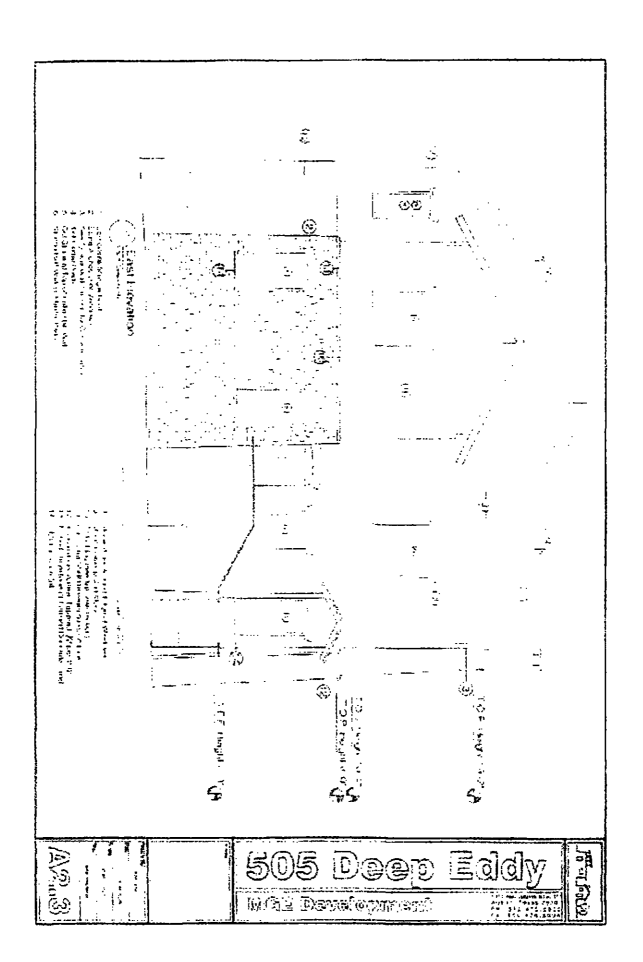
APR 12 2005

505 deep eddy site plan

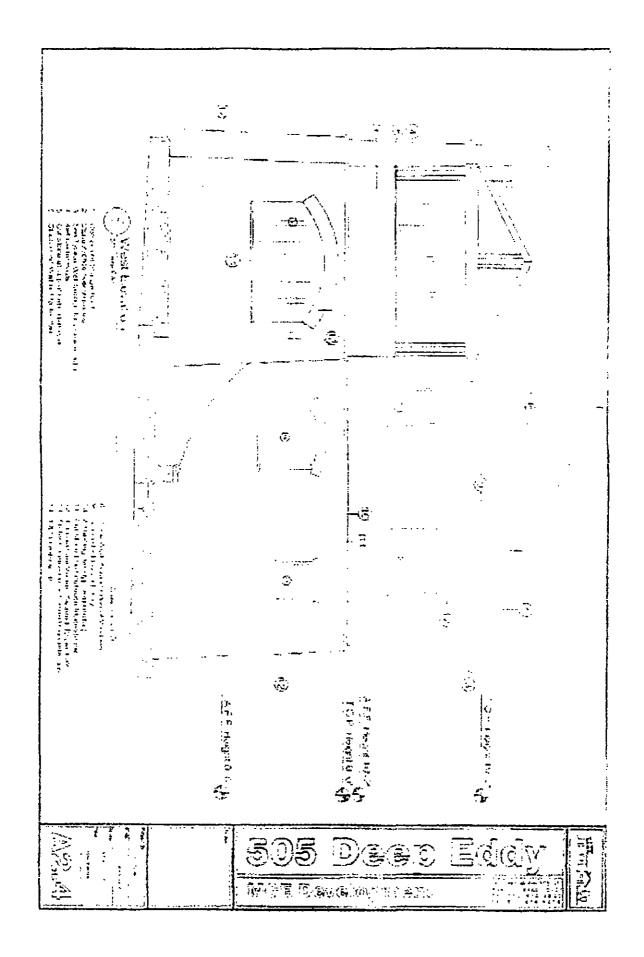


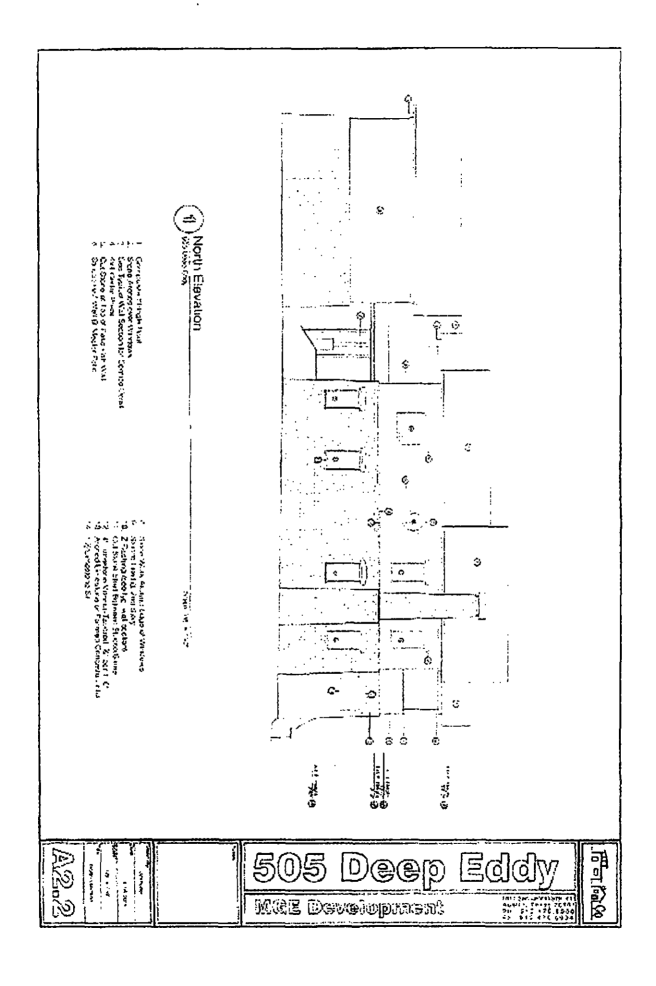


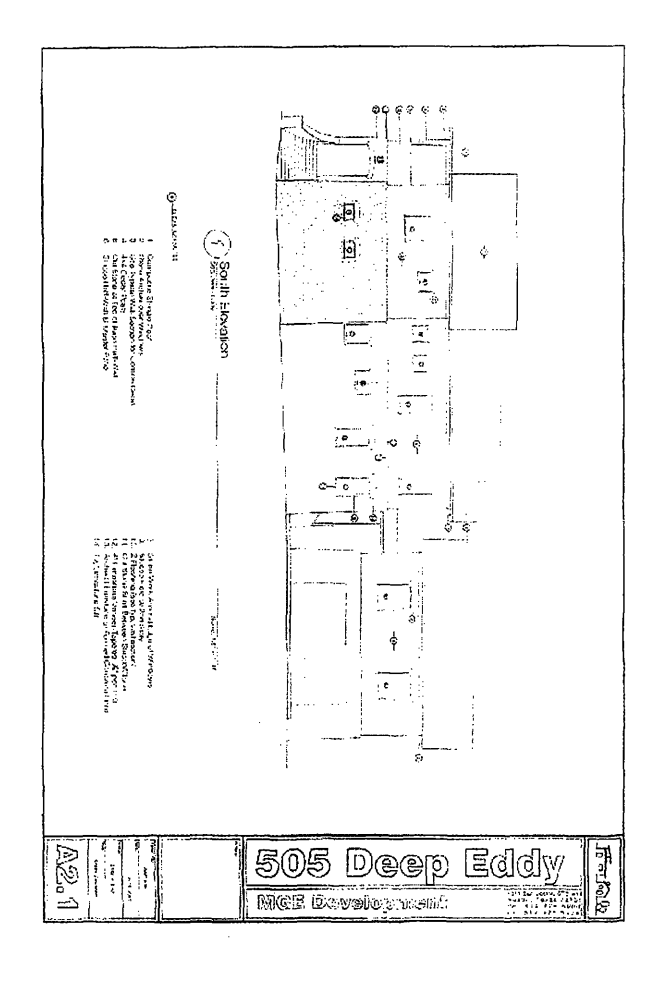
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# SUPPLEMENTAL INFORMATION SUBMITTED BY APPLICANT APRIL 18, 2006



April 21, 2006

Director
Watershed Protection and Development Review Department
505 Barton Springs Road
Austin, TX 78703

RE: Engineer's Drainage Certification 505 Deep Eddy Austin, TX

To Whom It May Concern:

I certify that I have personally conducted a topographic review and field investigation of the existing and proposed flow patterns for stormwater runoff from the subject let to Johnson Creek. At build-out conditions allowable by zoning, restrictive covenant or plat note, the stormwater flows from the subject subdivision will not cause any increase in flooding conditions to the interest of existing building structures, including busyment areas, for storms of magnitude up through the 100-year event.

Just Standler, P.L.

Sinderdly,



# Agron W Games, PLLC Certified Public Accountants & Consultants

April 4, 2006

To Whom It May Concern:

By way of introduction, my name is Aaron W Games, CPA, managing member of Aaron W Games, PLLC, a certified public accounting firm located in northwest Austin, Texas. For the past three years, I have independently audited the financial statements of Outsmart Holdings, LLC ("Outsmart") to accompany their annual filings with the United States Department of Housing and Urban Development ("HUD"). In connection with my audits, I have observed, first hand, the operations, clientele, employees, and offices of

Outsmart profitably serves an affluent client base of approximately 10 % Travis County 90% out-of-town and national borrowers and is in the business of brokering mortgage financing between these borrowers and investors located in various locations throughout the State of Texas and the United States. Contact with these parties is accomplished entirely through telecommunications, email, overnight mail, and courier services as a matter of convenience to the borrowers and to facilitate their demanding schedules.

The scope of my audit work requires an annual visit to Ontsmart's office. On no occasion have I noted the presence of a client and on all occasions, both Outsmart's personnel and the general office were well presented and very professional in appearance. Additionally, both the interior and exterior working conditions produced no noise level exceeding that of a conversation between professionals.

In my opinion, the principals and professionals of Outsmart Holdings, LLC are respectable people and good citizens, both corporately and privately. I hope my commentary should provide a favorable light by which you may view both the Company and employees. If you should find it necessary to speak with me, please do not hesitate to call.

Very truly,

Aaron W Games, CPA

Levan W Ereman, CAA

Local Phone: 513-258-0555 • Toll Free: 866-758-555 • Pax: 512-258-2009 15625 Fond Spangs Road, Suite 104 Austin, TX: 78729 April 21, 2006

Dear Mayor and Council Members:

We are in support of the waiver request for 505 Deep Eddy to the interim regulations. The house sits between our house at 507 Deep Eddy and the heavy commercial uses on the south side of 505 Deep Eddy. The size of the house is appropriate because it creates a buffer to our home and the rest of the neighborhood from the unpleasantness of the alley and heavy commercial uses.

Sincerely,

Lewis and Margaret Dickens
507 Deep Eddy Avenue

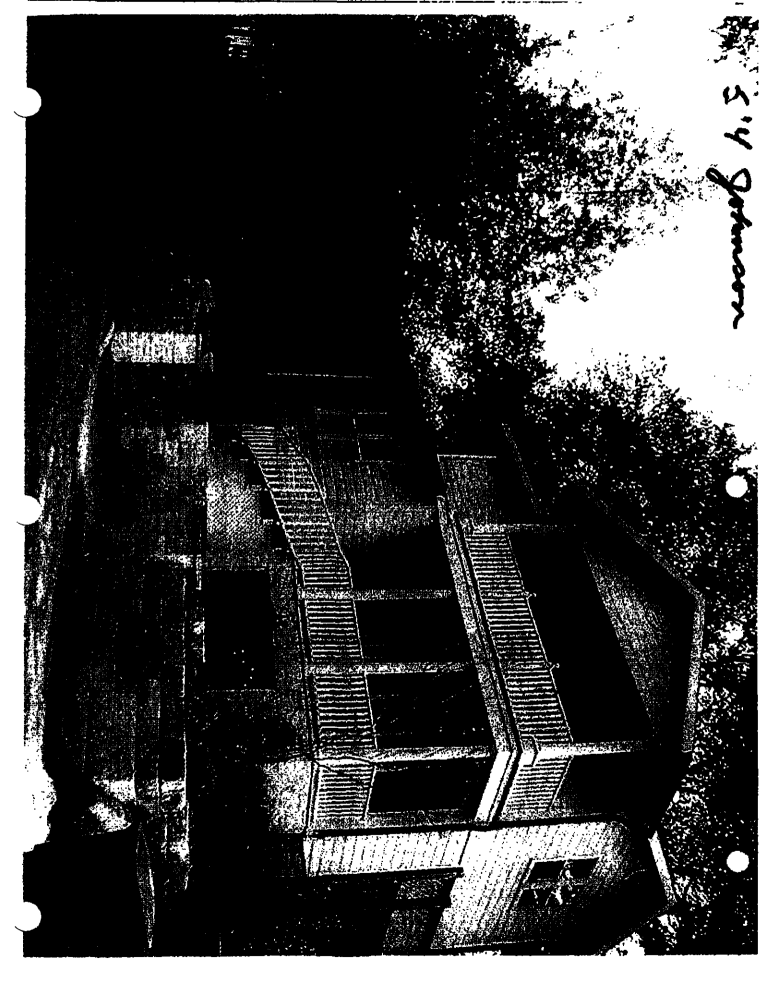
Austin, Texsas 78703

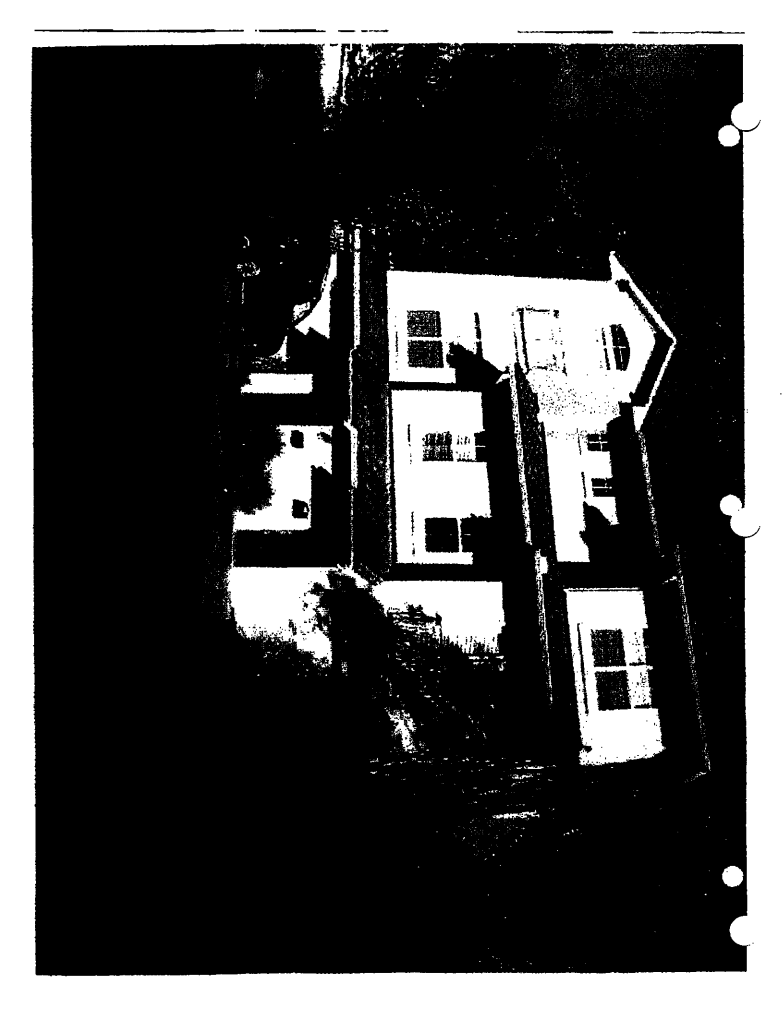
Margaret na Dickens

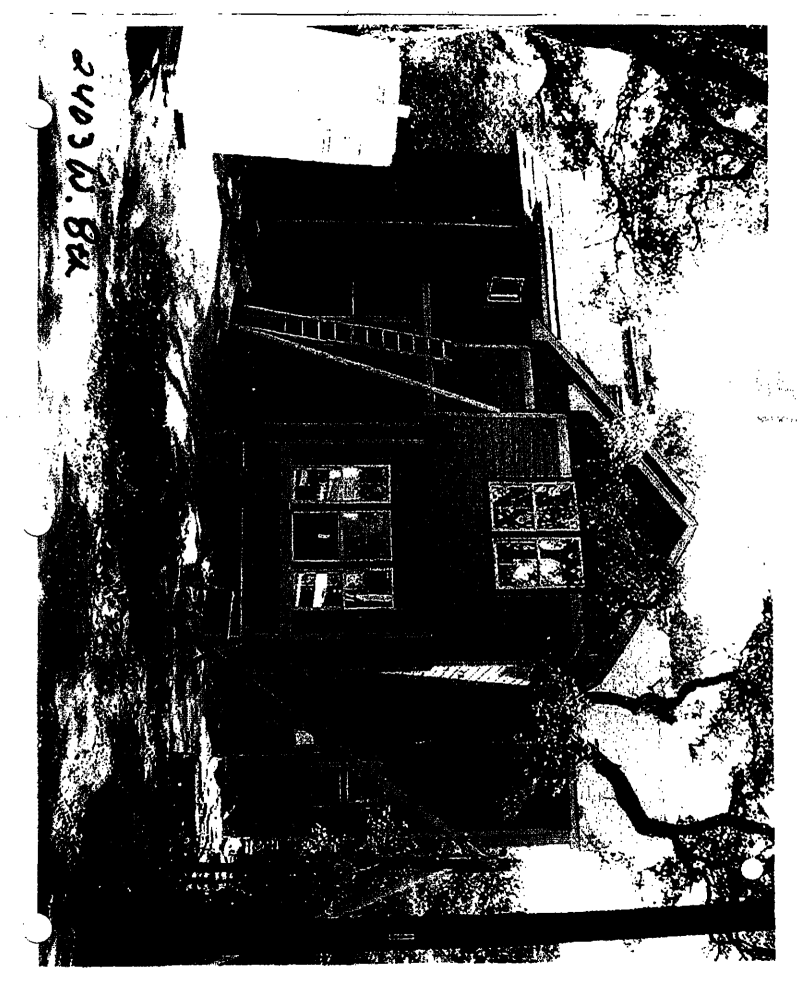














Congression to State

# GENERAL WARRANTY DEED WITH VENDOR'S LIEN (WITH SUBGROUNATE VENDORS LIEN)

THE STATE OF TEXAS

KNOW ALL MEN BY TRIESE PRESENTS

THAT MOR DEVELOPMENT, MC.

hereicofter called "GRANTOR" (whether one or more), for and in consideration of the sum of TEN AND NOVIOO DOLLARS [1510.00]; each and other good and valuable consideration to GRANTOR in bind paid by, peter we particular analysis and produce a morales a small person

whose mailing address is 2000 meths BOULEVARD AUSTRL 71 70746 heremaker called "GRANTEE" (whether one or more), the receipt and sufficiency of which are hereby administrated, and 200 Totther consideration οľ the puid **JOTALSO** PLZN. 10 by SUNTRUST WORTCLAGE, NIC called FIRST-LIEN BENEFICIARY, at the special instance and request of GRANTEE, the receipt and institution of which sum being in the amount of services; as hereby sciences and confessor, and as evidence of such edvancement, GRANTEE has executed GRANTEE'S note of even that herewith for such amount payable to the order of FIRST-LIEN BENEFICIARY, and note poyable as provided therein; and the payment of soid note is secured by a vectors lien teached borein and is additionally second by a deed of trust of even date with said note, expected by GRANTEL to , TRUSTEE, reference to which deed of trust is hereby made for all purposes; and to MICHAEL C. BARRETT considerating of the payment by FIRST-LIEN BENIFICIARY of the sum specified in said sleed of trace, GRANTOR hereby transfers, sets over, assigns, and conveys unto FIRST-LIEN BENEFICIA RY and its assigns a vendor's lien and superior title receiped and reserved berein against the property and premises conveyed berein in the same manner and to the same errors as if said note had been executed in GRANTOR'S favor and mangreed by GRANTOR to FIRST-LIEN BENEFICIARY without recounse, and GRANTOK has GRANTED, SOLD, and CONVEYED, and by these presents does GRANT, SELL, and CONVEY was said GRANTEE, the following described property, to wit:

Lot 1, block 1, that kningon addition, an addition in Thans Colinty, texas, according to the Raup on MLAY Thereof Recorded in Book 1, page 182 of the Plat Records of Trans County, texas.

TO HAVE AND TO HOLD the above-described premises, together with, all and singular, the rights and apparaments thereum in anythin belonging unto said GRANTEE and GRANTEES helm and assigns forever. GRANTOR does hereby hind GRANTOR and GRANTOR's heirs, executors, and administrators to warrant and forever defend, all and singular, the said premises time the said GRANTEE's and GRANTEE's heirs and assigns against every person whomsomer lawfully claiming or to claim the said or any part thereof.

Taxes of every cuture for the current year have been proceed and are assumed by GRANTEE. This conveyance is made subject—to, all and singular, the restrictions, mineral reservations, repulsies, summents, and convenants, if any, applicable to and enforceable against the above-described property as reflected by the records of the County Clerk of the aforesaid County.

GRANTOR and GRANTES also acknowledge the remainer of a second, solventimete and separate vender's time, and GRANTOR hereby treasfers the same to SUNTRUST MORTGAGE, INC.

because called "SECOND-LIEN BUNEFICIARY", which him secures GRANTES certain other more of even date to SECOND-LIEN BUNEFICIARY in the amount of SUNMERICA, being further consideration paid to GRANTOR, as more particularly described in doed of trast of even date between the more particularly described in doed of trast of even date between the supported and stigulated tent the vandor's lien and superior title are retained in favor of the FRST-LIEN BENEFICIARY and SECOND-LIEN BENEFICIARY, respectively, against the above described property, precises and improvements, with each of the above respective notes is fully paid according to its terms, when this doed shall become absolute.

When this deed is executed by more than one person, or when the GRANTOR or GRANTEE is more than one person, the instrument shall mad as though pertinent walls and processes were changed to correspond; and when intented by or to a corporation, the weeks "heirs, executors, and administrators" or "heirs and assigns" shall be construed to mean "accessors and assigns."

Page 1 ef 2

DATED ON SIN day of A	pra, 2006	
MGE DEVELOPMENT. INC.		
BY: Jan Alego and THILE PRESENTED THE PRESENTED TO THE PR		
THE STATE OF TEXAS COUNTY OF TOTAL OF	<b>;</b> }	(Acknowledgesess)
This instrument and neknowledged by	d before me on the day of	April . Zca.
or consistering Agent 18, 10	come: My commission expires	Newsy Public State of Printed Name
THE STATE OF TEXAS COUNTY OF	) }	(Acknowledgment)
This immunium was acknowledged by	f before the on the day of	
	My commussion expires	Noticy Public, State of Printed Name:
THE STATE OF TEXAS	}	(Acksowledgment)
This instrument was acknowledged by	d before me on the day of	
	My communica expires	Notary Public, State of Printed Numer.
THE STATE OF TEXAS COUNTY OF	}	(Acknowledgment)
This instrument was acknowledged by:	d hofore see on the day of	
	My commission explica	Noticy Public, State of Printed Name
The State of Texas County of	}	(Corporate/Entity Acknowledgment)
This instrument was acknowledged by of	i before the on the day of	
0	bits led lated (s)	·
	Му сопявіяні скрість	Notary Public, State of Printed Nation:
AFTER RECORDING RETURN T FETTA W. FAROWER 1900 BETTE ROULEVARD AUSTRI, YR FETOL	TO:	
No: 606 DEEP EOOY AVENUE, AU	CPTBS XT 300T#	

Page 2 of 2

# SETBACK INFORMATION

Sos Secretary Construction of the secretary of the secret 6.4 C- 188 18 5 sethecha C.P. 3 C. 

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# BOARD OF ADJUSTMENT APPLICATION FILED MARCH 30, 2006

CASE # C15-06-065

# CITY OF AUSTIN APPLICATION TO BOARD OF ADJUSTMENT GENERAL VARIANCE/PARKING VARIANCE

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

PLEASE: APPLICATION MUST BE TYPED WITH ALL REQUESTED INFORMATION COMPLETED.

STREET ADDRESS: 505 Deep Eddy
LEGAL DESCRIPTION: Subdivision - Johnson Charles Addn.
Log(s) 5 Block 5 Outlot Division
I/We Luci Gallahan on behalf of myself/ourselves as authorized agent for
Pete Fajkowski and Miguel Morales affirm that on March 30, 2006,
hereby apply for a hearing before the Board of Adjustment for consideration to:
ERECT - ATTACH - COMPLETE - REMODEL - MAINTAIN
Maintain a duplex use with Home Occupation as an accessory use. A variance to
increase the number of employees allowed from one to six (25-2-900C). A variance to
increase the allowed impervious cover from 45% to 70% (25-2-492A) to allow employee
parking on site.
in a SF-3 district.
(zoning district)

If your variance request is for a reduction in setbacks or height limits, please contact Christine Esparza with the Electric Utility at 322-6112 before filling your application with this office to discuss your request. The Electric Utility will recommend the board deny your request if it will result in an encroachment into an electric easement or a NESC violation.

NOTE: 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 support documents.

VARIANCE FINDINGS: 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 Home Occupation regulations allow only one person who does not live in the surjeture to participate in the home occupation. The home occupation use would comply with all other regulations listed in 25-2-900 Home Occupations. The impervious cover limit for SF-3 of 45% does not allow the homeowner to ensure off-street parking for his employees.

#### HARDSHIP:

2. (a) The hardship for which the variance is requested is unique to the property in them

The hardship is unique to the property because of the proximity to multiple commercial uses. The location has commercial use on 2 sides of this property. There is a commercial office building directly across the street. There is a gas station adjacent to the office building. On the south side of this site are 2 commercial buildings with multiple tenants and 2 restraumnt uses. The rear of all this commercial use is separated by an unfenced allev that abuts this site and is in constant use by delivery trucks and other traffic. The noise, smell, and traffic makes this property undesireable for use as a family dwelling.

(b) The bandship is not general to the area in which the property is located because.

No other lot in this area has multiple commercial uses one two sides. No other site has the inconveniences that come with commercial use such as delivery vehicles, customer truffle, multiple dumpsters sitting on the alley and the smell and noise associated with dumpsters.

# AREA CHARACTER:

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:

The variance will not alter the character of the area adjacent to the property because the structure looks like a house. It will never look like an office building, and it will not have

heavy customer-related traffic. The employees will not use the neighborhood streets to gain access to the site. The interior of the house has all the elements of a home including full kitchen, full bathrooms with tubs, and laundry facilities. The additional impervious cover will not adversely affect the neighbor to the north as the jot slopes towards the street.			
<u> P.A</u>	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 Section 479 of Chapter 25-6 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 reasonable require strict or literal interpretation and enforcement of the specific regulation because			
2.	The granting of this variance will not result in the parking or loading of vehicles on public streets in such a manner as to interfere with the free flow of traffic of the streets because:		
3.	The granting of this variance will not create a safety hazard or any other condition inconsistent with the objectives of this Ordinance because.		
4	The veriance will run with the use or uses to which it pertains and shall not run with the site because:		
 NO	TE: The Board caused grant a variance that would provide the applicant with a special privilege not enjoyed by others similarly situated or potentially similarly situated.		

APPLICANT CERTIFICATE I ATTITUTE ONLY THE STATE OF THE COMPLETE
application are true and correct to the best of my knowledge and belief.
Signed for Thigh Minds the Address Sie of Bulant De.
City, Sur & Zip Chesting of the
Printed Luci GALLAHAN Phone 7916439 Date 4/3/66
OWNER's CERPIFICATE - Inflirm that my statements contained in the complete application are true and complete to the best of my knowledge and belief.
Signed The Try Regul Wellow Mail Address 405 Sean Foldy and
City, State & Zip Bustin Dr. 73703
Printed PETE FASKONSKI Phone 477-2116 Date 4/3/06
MIGUEL MORALES
ADDITIONAL INFORMATION TO BE SUBMITTED WITH COMPLETED
APPLICATION: (FAILURE TO SUBMIT ALL THE REQUIRED MATERIALS WILL
RESULUIN NON-ACCEPTANCE OF THE APPLICATION LATE BACKUP

SITE PLAN: Must be drawn to scale, showing present and proposed construction and location of existing structures on adjacent lots.

MATERIAL WILL BE ACCEPTED UNTIL 9:00 A.M. THE TUESDAY PRIOR TO

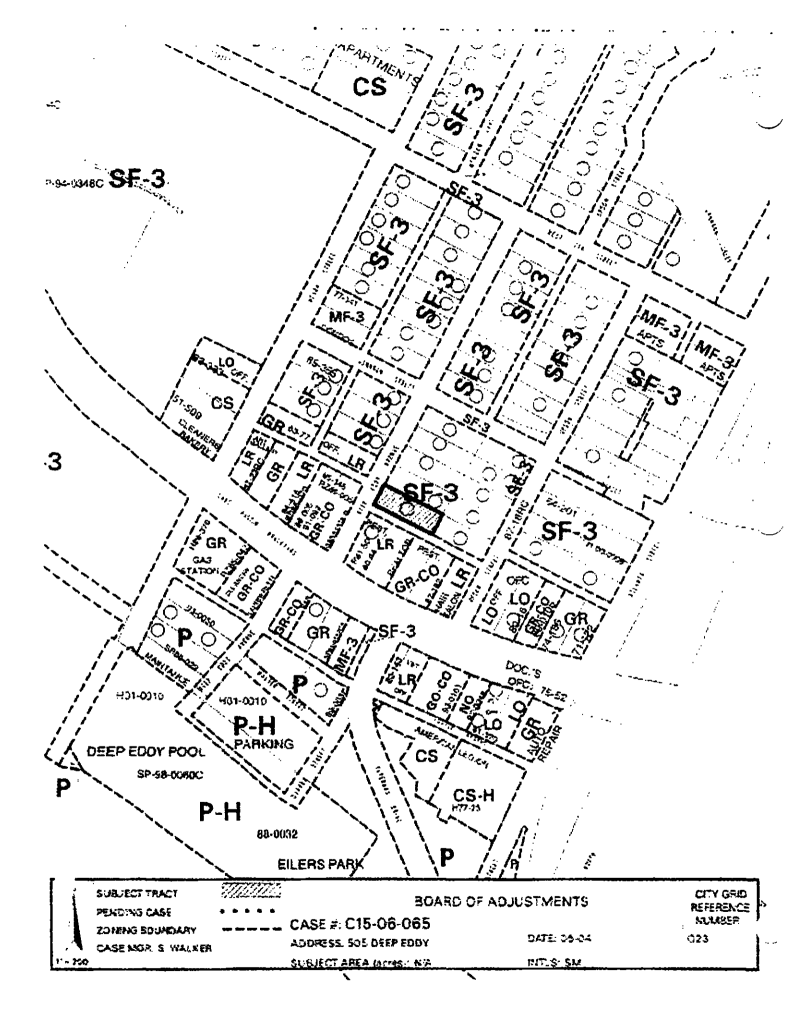
All Sign Review Board cases must submit location and elevation drawings, drawn to scale, in addition to the site plan required

THE MEETING, THERE WILL BE NO EXCEPTIONS.)

TAX PLATS: Must show the subject property (clearly marked) and property within a 300 foot radius. These are available from the Document Sales Division at One Texas Center, \$05 Barton Springs Road. First Floor, 974-2297, 974-3347 or 974-2213, or from the Tax Dept. at 8314 Cross Park Drive, 834-9138. If property is located in Williamson County we need a list of all property owners and their addresses within a 300 foot radius.

APPLICATION FEES: Residential \$360.00 All Other \$660.00

Please be advised that the Board can only hear so many cases a month, therefore, first come, first served.



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# Walker, Susan

From: Stephen Wolff [swolff98@susbnir.com]

Sent: Monday, May 01, 2006-1-16 PM

To: Walker, Susan

Subject: Statement of Opposition: Case C15-08-65, 505 Deep Eddy

#### F Suser.

Per our phone conversation today, bleaso substitute the alterned document for the structurent tipor you by possel mail and just let me know if there are any problems opening the file.

Thanks & Regards
Stephen Wolff
swolff98@austin, it com
"Only those who see the invisible
can go the impossible"

Case Number; C15-08-065; 505 Deep Eddy Contact: Susan Walker, 974-2202; 974-6536 (fax) Public Hearing: May 8, 2006, Board of Adjustment

Name: Stephen Wolff

I am in favor

Address: 510, Deep Eddy Avenue,

XX | object

Signature: House

DI-MAY-2006

### Comments:

Honorable Board members, I hereby request denial of both variances because:

- These variances, 600% increase in non-occupant participation and 56% increase in impervious cover for an employee parking lot, are excessive. These variances are not minor adjustments; they are radical modifications far beyond the intent of 25-2-900 and SF-3.
- 2) The excessiveness will not end with this variance; several other guidelines of 25-2-900 are likely to be exceeded if these variances are granted:
  - a. 25-2-900 (A) "commercial use that is accessory to residential use...",
    - This use will be exactly the opposite; residential use as accessory to commercial use. At this time, there is no indication of any intent to use this property primarily as a residence. Last week, I toured the property as truckloads of office furniture were moved in. There were no beds, dining furniture, kitchen furniture, etc. There was a bulletin board containing the required state and federal postings for workplaces. I was prohibited from taking any photographs during this tour.
  - b. 25-2-900 (D) "residential character maintained...",
    - No other-residence in this neighborhood includes a parking lot.
  - c. 25-2-900 (E) "maximum 3 vehicle trips per day of customer traffic...",
    - This may be difficult to quantify, but easy to imagine it being exceeded.
- 3) The intent here is clearly to circumvent the SF-3 zoning guidelines to achieve Administrative and Business Office use that is prohibited in an SF-3 base district. I believe this request is before you because the applicant's request for rezoning to the appropriate classification is failing. That zoning change is overwhelmingly opposed by the neighborhood residents, it has been denied by City Staff, unanimously denied by ZAP, and it is well on its way to denial by City Council. The usage implied through that zoning change and these variances is in conflict with the Neighborhood Plan, which stipulates that the demarcation between the commercial and residential base districts is the alley to the south of this property.

<sup>\*\*\*\*\*</sup> I respectfully request that the Board recommend denial of both of these variances. \*\*\*\*\*\*