GENOA CHARTER TOWNSHIP ZONING BOARD OF APPEALS JANUARY 16, 2018 6:30 P.M. AGENDA

Call to Order:
Pledge of Allegiance:
Introduction:
Approval of Agenda:
Election of Officers:

<u>Call to the Public:</u> (Please Note: The Board will not begin any new business after 10:00 p.m.)

- 1. 17-22 ... A request by Andrew Luzod, 4798 Narrow Trail, for two side yard variances and a variance to allow a retaining wall in the required waterfront yard to construct a single family home.
- 2. 17-29... A request by Brian and Carol Morgan, 1054 Sunrise Park, for a front yard variance to construct a roof over a deck.
- 3. 17-30 ... A request by Stephen and Stacia Siddall, 5011 Grover Drive, for a front yard variance to construct a covered porch.
- 4. 17-31 ... A request by Earl and Rosemary LaFave, 4469 Quebec Lane, for a rear yard variance to build a three-season room on an existing deck.

Administrative Business:

- 1. Approval of minutes for the November 14, 2017 Zoning Board of Appeals meeting.
- 2. Correspondence
- 3. Township Board Representative Report
- 4. Planning Commission Representative Report
- 5. Zoning Official Report
- 6. Member Discussion
- 7. Adjournment



GENOA CHARTER TOWNSHIP VARIANCE APPLICATION

2911 DORR ROAD | BRIGHTON, MICHIGAN 48116 (810) 227-5225 | FAX (810) 227-3420

Case # / / - 20	Meeting Date: 3230 1
PAID Variance Application \$125.00 for Residential	on Fee \$300.00 for Commercial/Industrial
ARTICLE 23 of the Genoa Township Zoning Ord the duties of the Zoning Board of Appeals (see at	
Applicant/Owner: ANDREW LUZOD	
Property Address: 4778 Narrow Trail	Phone: 313-595-9459
Present Zoning: LDR Tax C	code: 4711-26-301-001
2. Intended property modifications: Talkets a. Unusual topography/shape of land (explain):	conditions are present which justify variance: SET ROCK - GU OTHER SETTEMES M 10 SIZEYES ON WIS & SITE M 10 SIZEYES ON WIS & SIZEYES ON
The following is required. Failure to meet this required. Property must be staked showing all proping meeting and remain in place until after the model. Date: Signature:	osed improvements seven (7) days before the

Application must be completely filled out before submittal to Township and all submittal requirements must accompany application.

Any Variance not acted upon within 12 months from the date of approval is invalid and must receive a renewal from the Zoning Board of Appeals (ZBA).

After the decision is made regarding your Variance approval a land use permit will be required.



2911 Dorr Road Brighton, MI 48116 810.227.5225 810.227.3420 fax genoa.org

MEMORANDUM

TO: Genoa Township Zoning Board of Appeals

FROM: Amy Ruthig, Zoning Official

DATE: January 8, 2018

RE: ZBA 17-22

STAFF REPORT

File Number: ZBA#17-22

Site Address: 4798 Narrow Trail Brighton 48116

Parcel Number: 4711-26-301-001

Parcel Size: .953 Acre

Applicant: Andrew Luzod, 6578 Forest Beach Drive Brighton 48116

Property Owner: Same as applicant

Information Submitted: Application, site plan, conceptual drawings

Request: Dimensional Variance

Project Description: Applicant is requesting two side yard variances and a variance to allow a retaining wall in the required waterfront yard to construct a single family home.

Zoning and Existing Use: LDR (Low Density Residential), the property is vacant.

Other:

Public hearing was published in the Livingston County Press and Argus on Sunday December 31, 2017 and 300 foot mailings were sent to any real property within 300 feet of the property in accordance with the Michigan Zoning Enabling Act.

Background

The following is a brief summary of the background information we have on file:

- Assessing records indicate the existing home was constructed in 1952.
- See Record Card.
- The property is serviced by well and septic.
- Request was tabled at the October 17, 2017 and November 14, 2017 Zoning Board of Appeals meeting. (See attached minutes)

SUPERVISOR

Bill Rogers

CLERK

Paulette A. Skolarus

TREASURER

Robin L. Hunt

TRUSTEES

Jean W. Ledford H. James Mortensen Terry Croft Diana Lowe

MANAGER

Michael C. Archinal

The applicant is proposing to demolish the existing home and construct a new single family home. In order to construct the proposed home, the applicant is requesting to obtain two side yard variances and a variance to allow a retaining wall in the required waterfront yard. The applicant submitted a new site plan showing existing and proposed contours and location of a retaining wall. In regards to addressing how storm-water would be managed staff was unable to make a determination. It was determined that a variance would be needed for the retaining wall due to the location within the required waterfront yard setback of 100 feet. Proper notice was sent on December 29, 2018.

The Finding of Facts in regards to the proposed two side variances from the staff report included in the October packet still apply. (See attached report)

11.04.04 Fences, Walls and Screens

(b) Chain link fences shall not be erected in any front yard within a residential district, unless enclosing a retention pond that has been approved by the Planning Commission. Fences shall not be permitted in the required waterfront yard.

In regards to the **retaining wall variance** I offer the following:

- (a) Practical Difficulty/Substantial Justice Strict compliance with the ordinance would prevent the applicant from installing a retaining wall. Compliance with ordinance does not prevent use of the property. Based on the information provided staff is unable to determine if granting the variance provides substantial justice.
- (b) Extraordinary Circumstances The exceptional or extraordinary condition of the property is the topography of the lot. In regards to self-creation, the topography of the lot was not created by the applicant however the proposed placement of the home may exacerbate the need for the wall within the required waterfront yard. The natural flow of the water on the site appears to be draining onto the neighbor's property without the retaining wall. Granting the variance would allow the applicant to retain water on their own property.
- (c) Public Safety and Welfare The granting of the variance would not impair an adequate supply of light and air to adjacent property or unreasonably increase the congestion in public streets, or increase the danger of fire or endanger the public safety, comfort, morals or welfare of the inhabitants of the Township of Genoa.
- (d) Impact on Surrounding Neighborhood The proposed variance would have a limited impact on the appropriate development, continued use, or value of adjacent properties and the surrounding neighborhood.

Revised Recommended Conditions

If the Zoning Board of Appeals grants the variance request staff recommends the following conditions be placed on the approval.

- 1. The home will guttered with downspouts with water remaining on site draining toward the lake.
- 2. Applicant shall submit letter of BAFA approval prior of Certificate of Occupancy.

GENOA CHARTER TOWNSHIP ZONING BOARD OF APPEALS NOVEMBER 14, 2017 6:30 PM

MINUTES

<u>Call to Order</u>: Chairman Dhaenens called the regular meeting of the Zoning Board of Appeals to order at 6:30 pm at the Genoa Charter Township Hall. The members and staff of the Zoning Board of Appeals were present as follows: Jeff Dhaenens, Jean Ledford, Barbara Figurski, Marianne McCreary, and Amy Ruthig, Zoning Official. Absent was Dean Tengel.

Pledge of Allegiance: The Pledge of Allegiance was recited.

Introduction: The members of the Board introduced themselves.

Approval of the Agenda:

Moved by Figurski, seconded by McCreary, to approve the agenda as presented. **The motion** carried unanimously.

Call to the Public: The call to the public was made at 6:32 pm with no response.

1. 17-22 ... A request by Andrew Luzod, 4798 Narrow Trail, for two-side yard variances to construct a new single-family home.

Mr. Andrew Luzod was present for the petitioner. Mr. Luzod stated that he reviewed the Board's concerns from the last meeting. He met with the Deputy Fire Marshall from Brighton Area Fire Department. Mr. Luzod stated that the Fire Department does not have authority due to the driveway being private. They provided a 30 foot turnaround which is demonstrated on the drawing. Steve Ballinger is their builder. Mr. Luzod stated that the water naturally drains toward the lake and they would like to keep it as is. The hardship is the proposed house sits on top of a hill. The neighbors on both sides are in favor of the proposed plan. Most homes in the area have been given variances for less side-yard setbacks. If the home was put within the building envelope and met the side-yard setbacks, it would be on the back side of a large hill.

Board Member McCreary stated that a deed was provided that shows clear title. She explained to the petitioner the need for drainage to be shown on the site plan as was discussed at the last meeting.

Chairman Dhaenens stated that when the applicant applies for a building permit, drainage will need to be reviewed.

Board Member Ledford stated that she would like to see a formal letter from the Fire Department. Ms. Ruthig stated that the township staff did receive an email from the Deputy Fire Marshall.

Board Member Figurski stated that she had visited the site and believes the house could be moved back. Board Member McCreary asked Mr. Luzod if they have thought of the pulling the house further back from the lake. Mr. Luzod stated they have not considered it because they would like a better view of the lake.

Mr. Luzod stated according to the topo map that he received from Livingston County GIS, the driveway would be at 976 and the septic field would be at 964. He stated that the drainage is not an issue.

Mr. Dhaenens stated that the drainage is not an issue now, however the applicant is proposing to tear down a building and construct a bigger home.

The call to the public was made at 7:00 p.m. with no response.

Board Member McCreary informed the applicant that the Zoning Board of Appeals would need the drainage information to make an informed decision. The neighbors on both sides of the property are at a lower elevation than his home. She understands that this is an unique piece of property however there are properties with a lot of drainage issues in that area and the Board needs to address the drainage issues for this parcel.

Chairman Dhaenens stated that the builder needs to show where the house is being placed and how the runoff is going to be handled on the site also location of retaining walls. Mr. Luzod stated that he was trying to defer cost until he knew that he could be approved to build the house. Board Member McCreary stated that she understood however in the scope of the project and what he is trying to accomplish, the cost would small.

Moved by McCreary, seconded by Figurski, to table Case #17-22 for 4798 Narrow Trail by Andrew Luzod until the next regularly-scheduled Zoning Board of Appeals meeting on December 12, 2017 so the applicant can address the drainage concerns and location of retaining walls. **The motion carried unanimously**.

2. 17-28... A request by James F. Lewis, 1189 Chemung Drive, for a side yard variance to construct an attached garage.

Mr. James Lewis, homeowner and Mr. Jimmy Smith, 47 E. Oak Road, Holt was present for the petitioner.

Mr. Lewis presented that he would like to construct a single car attached garage. The home was constructed in the middle of the lot and left no room for a garage. The location of his well and the large tree located in the rear yard would make it difficult to construct a detached garage.

GENOA CHARTER TOWNSHIP ZONING BOARD OF APPEALS October 17, 2017 6:30 PM

<u>MINUTES</u>

<u>Call to Order</u>: Chairman Dhaenens called the regular meeting of the Zoning Board of Appeals to order at 6:30 pm at the Genoa Charter Township Hall. The members and staff of the Zoning Board of Appeals were present as follows: Jeff Dhaenens, Jean Ledford, Barbara Figurski, Marianne McCreary, and Amy Ruthig, Zoning Official. Absent was Dean Tengel.

<u>Pledge of Allegiance</u>: The Pledge of Allegiance was recited.

Introduction: The members of the Board introduced themselves.

Approval of the Agenda:

Moved by Figurski, seconded by McCreary, to approve the agenda as presented. **The motion** carried unanimously.

<u>Call to the Public</u>: The call to the public was made at 6:32 pm with no response.

1. 17-22 ... A request by Andrew Luzod, 4798 Narrow Trail, for a side-yard variance to construct a new single-family home.

Ms. Marlene Luzod was present and stated she and her husband are requesting two side-yard variances to construct a new home. They are requesting a variance of 10 feet on one side and 15 feet on the other side. This is their retirement home and would like to be as close to the lake as possible. They meet the front yard and waterfront setbacks.

Most homes in the area have been given variances for less side-yard setbacks. If the home was put within the building envelope and met the side-yard setbacks, it would be on the back side of a large hill.

Board Member McCreary is concerned about the access on the site. She had difficulty getting over the large hill and is questioning how a fire truck would maneuver. Ms. Luzod stated they will be moving dirt on the site to change the grade.

Board Member McCreary spoke to the Fire Marshall, and he stated they can review the plans to ensure that they meet their code. She does not believe this site will meet their requirements, but would like for them to review the plans and provide their approval. She is also concerned with the owners' as well as their visitors' safety when entering and exiting the property. She feels it is a beautiful piece of property and a gorgeous view; however, she cannot vote to approve this variance with the information that is being provided. The plan does not show the

driveway, well or septic locations. Additionally, the gravel path shown for their access to the lake runs through their neighbor's property. Ms. Luzod stated they will not be using the gravel path to access the lake. They will be keeping it; however, they will be accessing the lake from the other side of the property as it is not as steep.

She also would like to see a grading plan from an engineer if the applicant is proposing to move dirt around on the site.

Ms. Ruthig noted that any retaining walls being proposed should be shown on the plans so the Township can ensure they meet their requirements.

The call to the public was made at 7:00 pm.

Lisa Izant of 6275 Brighton Road owns the properties on both sides of this property. She is in favor of granting these variances. She noted there is also a life estate attached to this property, which means that the person who sold the home has the right to live here until he or she passes. In order for Mr. and Mrs. Luzod to build a new home, a clear title must be obtained.

Ron Stanaway of 4790 Narrow Trail stated he is the neighbor to the east of this property. He knew there would be concerns due to the topography of the site; however, he believes these can be addressed.

The call to the public was closed at 7:03 pm.

Moved by McCreary, seconded by Ledford, to table Case #17-22 for 4798 Narrow Trail by Andrew Luzod until the next regularly-scheduled Zoning Board of Appeals meeting on November 14, 2017 so the applicant review the requests that were mentioned today; specifically, grading, retaining walls, driveway location, well and septic locations, the fire department's review of the property for safety of specifications, and a clear title..

2. 17-26 ... A request by Max Collins, 566 Hilltop Drive, for a variance to construct a new detached accessory structure in the front yard.

Mr. Collins was present. He would like to put a detached garage in the front yard. They are on a residential lake-front property. He will be removing the existing garage and anticipates this to be done in the spring of next year. It meets the size and height requirements. This garage will be further away from the road than the existing one. He cannot put the garage in the back yard because there is a steep hill at the rear of his site. He noted that there are garages in the neighborhood that are closer to the road than what he is proposing.

Mr. Collins noted that he will be relocating the existing chain link fence from the rear of the new garage to the other side of his property. Ms. Ruthig stated that fences in the front yard are only allowed to be three-feet high and they cannot be chain link; however, since the existing fence is

Kelly,

I met with Andrew Luzod regarding access to his new proposed residence on Narrow Trail. I advised him that private nature of the driveway, and the fact that it is not shared, limits our jurisdiction over enforcement.

He realizes the benefit of meeting our needs and I did advise him of a number of requirements that would be enforced: a minimum width of 20', clear height of 13.5' and approach angle and slope, as well as turnaround location and size.

We came to an agreement of what the bare minimum we would like to see is. He agreed to provide us with a 16' wide drive, clear height of 13.5', a turnaround area of 30 or so feet in front of the house and improvement of the slope of some areas of the driveway that could pose a hazard.

Let me know if this will suffice or if you would like an actual review letter.

Rick Boisvert, CFPS, IAAI-FIT Fire Marshal Brighton Area Fire Authority 615 W. Grand River Brighton, MI 48116

Main: (810)229-6640

Direct: (810)299-0033 Fax: (810)229-1619

Cell: (248)762-7929

rboisvert@brightonareafire.com



2911 Dorr Road Brighton, MI 48116 810.227.5225 810.227.3420 fax genoa.org

MEMORANDUM

TO: Genoa Township Zoning Board of Appeals

FROM: Amy Ruthig, Zoning Official

DATE: July 10, 2017

RE: ZBA 17-22

STAFF REPORT

File Number: ZBA#17-22

Site Address: 4798 Narrow Trail Brighton 48116

Parcel Number: 4711-26-301-001

Parcel Size: .953 Acre

Applicant: Andrew Luzod, 6578 Forest Beach Drive Brighton 48116

Property Owner: Same as applicant

Information Submitted: Application, site plan, conceptual drawings

Request: Dimensional Variance

Project Description: Applicant is requesting a two side yard variances to construct a single

family home.

Zoning and Existing Use: LDR (Low Density Residential), the property is vacant.

Other:

Public hearing was published in the Livingston County Press and Argus on Sunday September 3, 2017 and 300 foot mailings were sent to any real property within 300 feet of the property in accordance with the Michigan Zoning Enabling Act.

Background

The following is a brief summary of the background information we have on file:

- Assessing records indicate the existing home was constructed in 1952.
- See Record Card.
- The property is serviced by well and septic.

SUPERVISOR

Bill Rogers

CLERK

Paulette A. Skolarus

TREASURER

Robin L. Hunt

TRUSTEES

Jean W. Ledford H. James Mortensen Terry Croft Diana Lowe

MANAGER

Michael C. Archinal

The applicant is proposing to demolish the existing home and construct a new single family home. In order to construct the proposed home, the applicant is requesting to obtain two side yard variances.

Variance Requests

The following is the section of the Zoning Ordinance that the variances are being requested from:

Table 3.04.01 (LDR District):

Side Yard Setback:	30	Side Yard Setback:	30
Proposed Side Yard Setback:	10	Proposed Side Yard Setback:	15
Proposed Variance Amount:	20	Proposed Variance Amount:	15

<u>Summary of Findings of Fact-</u> After reviewing the application and materials provided, I offer the following possible findings of fact for your consideration:

Please note that in order for a variance to be approved it has to meet all of the standards in 23.05.03.

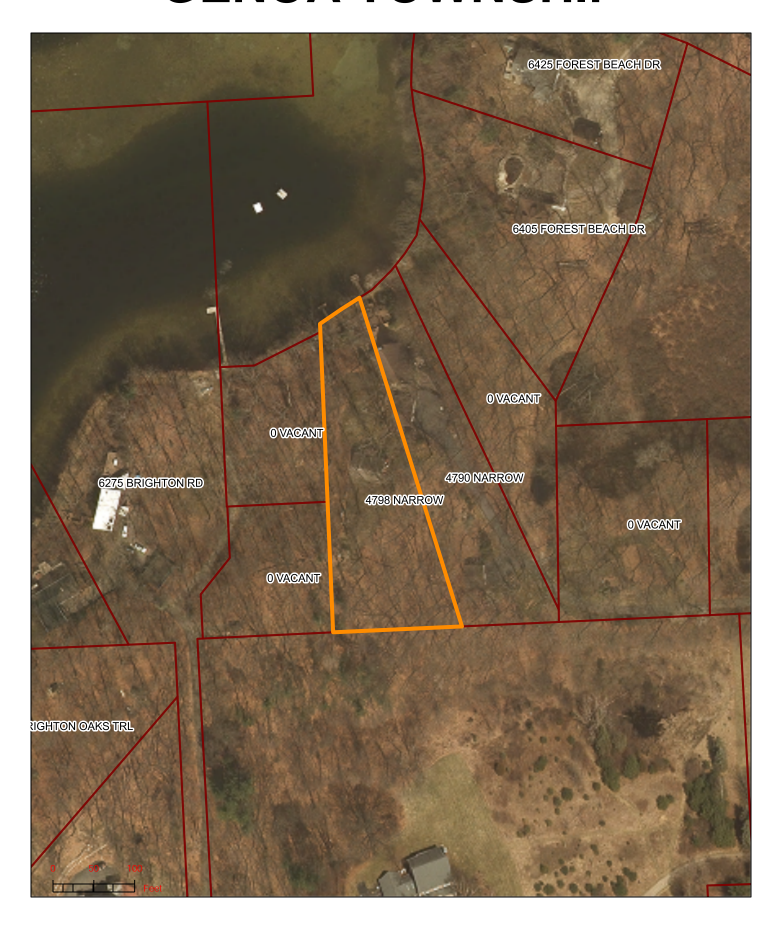
- (a) Practical Difficulty/Substantial Justice Strict compliance with the side yard setbacks for the LDR zoning would prevent the applicant from constructing the proposed building at the northern end of the lot. The building envelope is wide enough at the southern end of the lot to accommodate the home. Compliance with ordinance does not prevent use of the property. There are homes in the vicinity that are located closer to the lake with similar side yard setbacks therefore you could argue granting the variance provides substantial justice.
- **(b) Extraordinary Circumstances** The exceptional or extraordinary condition of the property is the long pie shaped lot. The need for the variance is due to the narrowness of the lot at the northern end. The need for the variance is self-created. Granting the variance would allow the home to be positioned similarly from the lake as other waterfront homes on the lake.
- (c) Public Safety and Welfare The granting of the variances would not impair an adequate supply of light and air to adjacent property or unreasonably increase the congestion in public streets, or increase the danger of fire or endanger the public safety, comfort, morals or welfare of the inhabitants of the Township of Genoa. The proposed structure would be of sufficient distance from adjacent structures to not create any fire or other safety hazards.
- (d) Impact on Surrounding Neighborhood The proposed variances would have a limited impact on the appropriate development, continued use, or value of adjacent properties and the surrounding neighborhood.

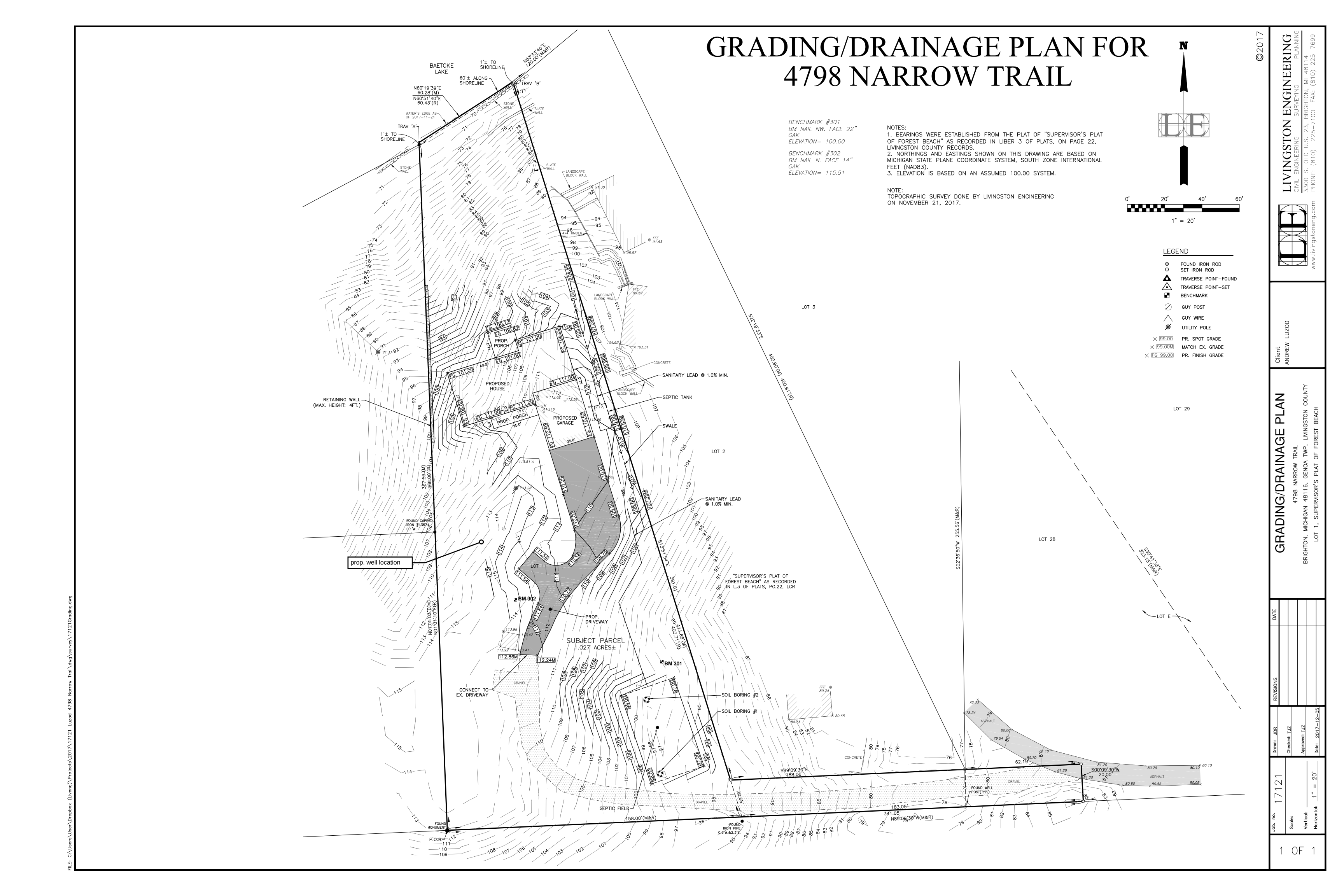
Recommended Conditions

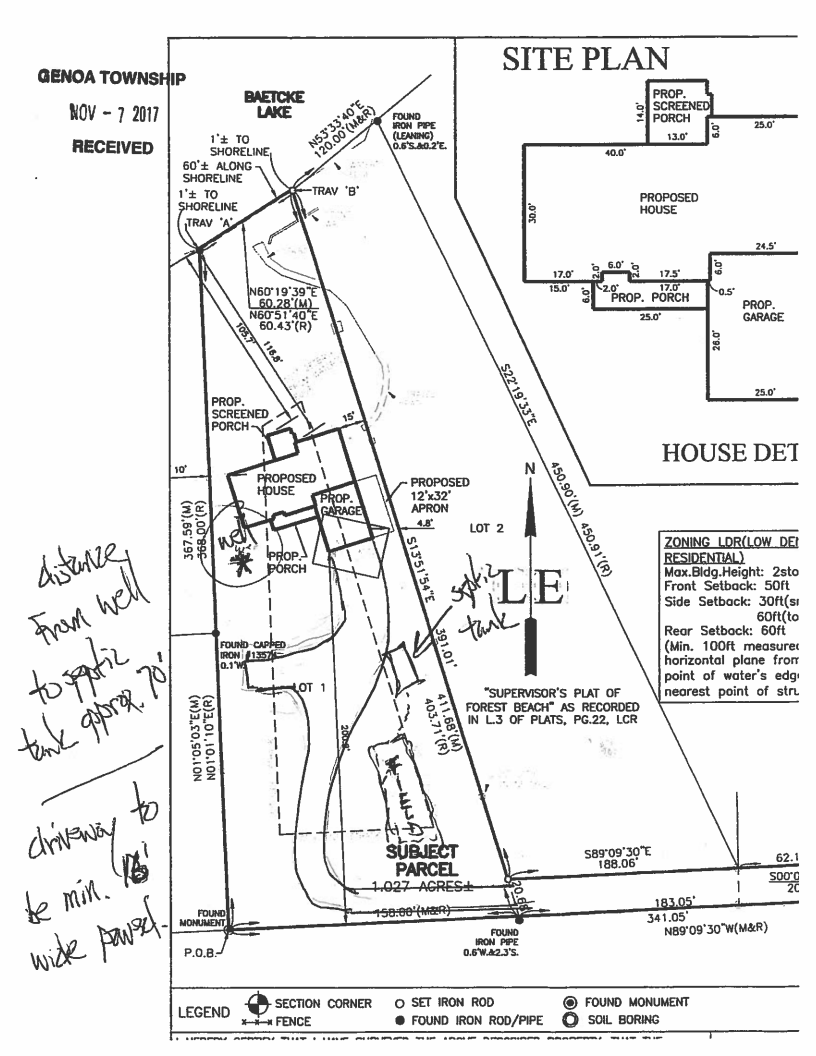
If the Zoning Board of Appeals grants the variance request staff recommends the following conditions be placed on the approval.

1. The home will guttered with downspouts with water draining toward the lake.

GENOA TOWNSHIP



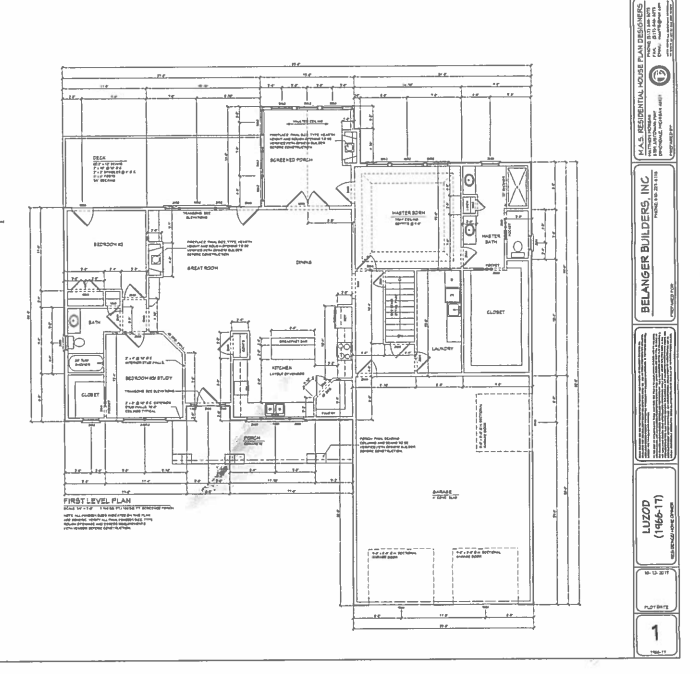


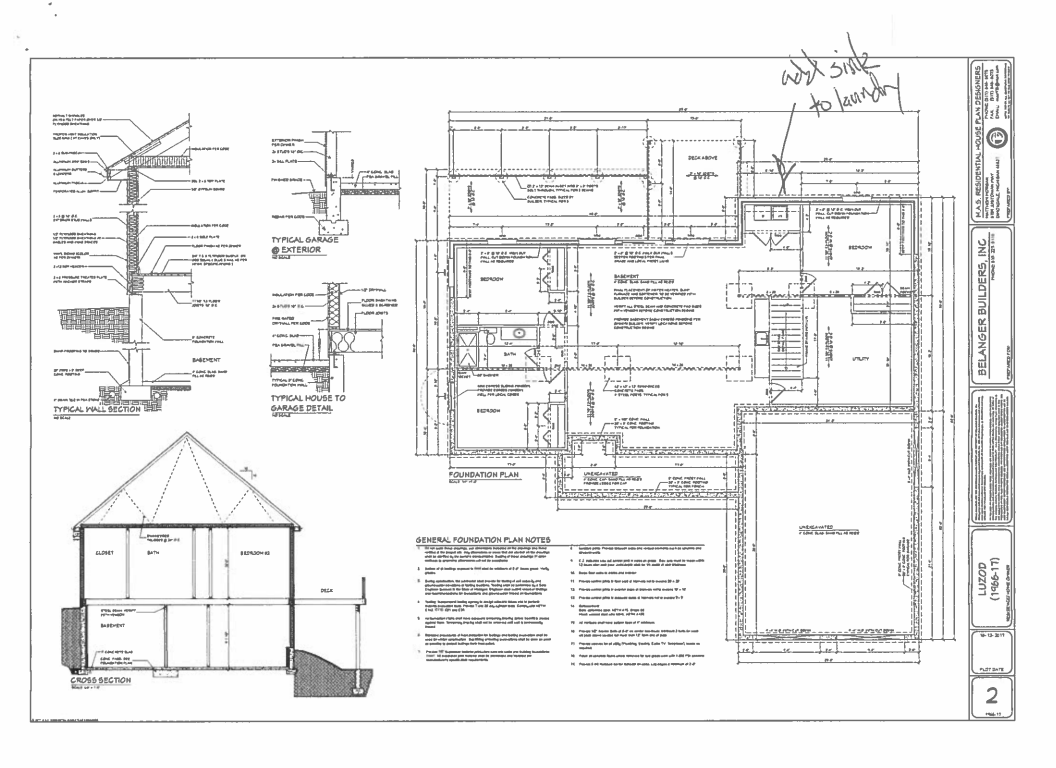


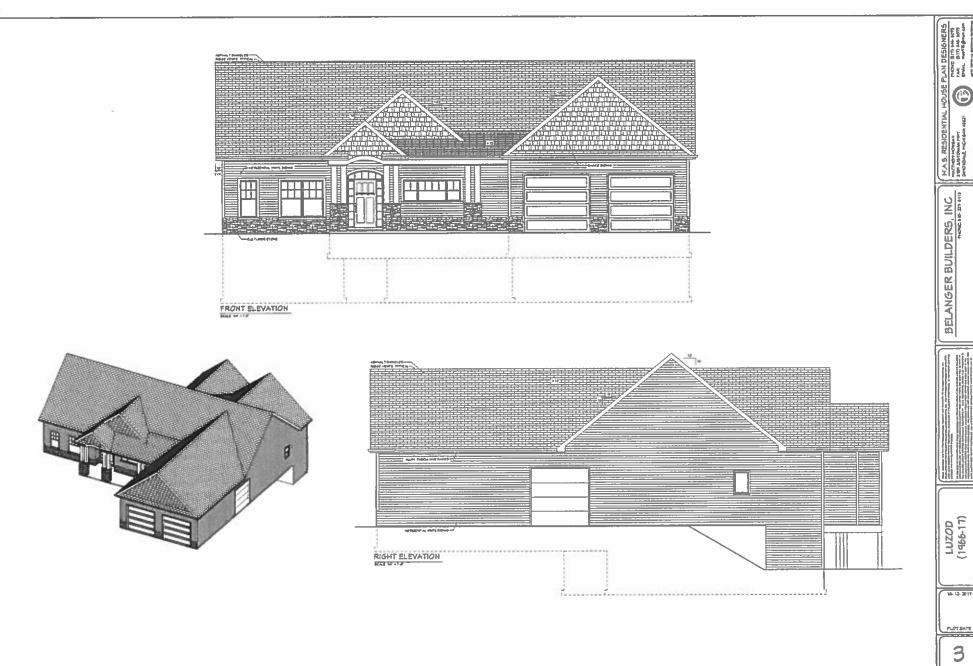
NOV - 7 2017 RECEIVED



UTILITY WARNING













GENOA CHARTER TOWNSHIP VARIANCE APPLICATION 2911 DORR ROAD | BRIGHTON, MICHIGAN 48116 (810) 227-5225 | FAX (810) 227-3420

Case # 17 - 29 Meeting Date: 12 12

PAID Variance Application Fee \$125.00 for Residential \$300.00 for Commercial/Industrial
Applicant/Owner: BRIND + CAROL MORGAN
Property Address: 1054 Saurise Pack Phone: 734-660-9891
Present Zoning:
ARTICLE 23 of the Genoa Township Zoning Ordinance describes the Variance procedure and the duties of the Zoning Board of Appeals (see attached).
Each application for Variance is considered individually by the ZBA. The ZBA is board of limited power; it cannot change the Zoning Ordinance or grant relief when it is possible to comply with the Zoning Ordinance. It may provide relief where due to unique aspects of the property with strict application of the zoning ordinance to the land results in practical difficulties or unnecessary hardship.
The applicant is responsible for presenting the information necessary to support the relief requested. While much of the necessary information is gathered through the completed applicant, other information may be gathered by on-site visits, other sources, and during the ZBA meeting. ZBA members may visit the site without prior notification to property owners.
Failure to meet the submittal requirements and properly stake the property showing all proposed improvements may result in postponement or denial of this petition.
Please explain the proposed variance below:
1. Variance requested: FRUNT YARD SETBACIL
2. Intended property modifications: EXTEND FRONT PORCH ROOF
3' INTO FRONT YARD

The following is per Article 23.05.03:

<u>Criteria Applicable to Dimensional Variances</u>. No variance in the provisions or requirements of the Ordinance shall be authorized by the Board of Appeals unless it is found from the evidence that <u>all</u> of the following conditions exist:

Under each please indicate how the proposed project meets each criteria.

<u>Practical Difficulty/Substantial Justice.</u> Compliance with the strict letter of the restrictions governing area, setbacks, frontage, height, bulk, density, or other dimensional provisions would unreasonably prevent the use of the property. Granting of a requested variance or appeal would do substantial justice to the applicant as well as to other property owners in the district and is necessary for the preservation and enjoyment of a substantial property right similar to that possessed by other properties in the same zoning district and vicinity of the subject parcel.

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	7415	CHAZER	(OF 31)	WILL	IMPROVE	77452	USEFU	LL NESS	OF
- T	716	12 XISTIAL	STRUCT	wik A	NO DEC	14.			

<u>Extraordinary Circumstances</u>. There are exceptional or extraordinary circumstances or conditions applicable to the property or the intended use which are different than other properties in the same zoning district or the variance would make the property consistent with the majority of other properties in the vicinity. The need for the variance was not self-created by the applicant.

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- EXISTIAL	House	PNLCLUDES	MILIA	24 THE	EXISTING
CODDINANCES.	07H22	NEARBY	Houses	DO NOT	- HAUL
SIMILAR PO					

<u>Public Safety and Welfare.</u> The granting of the variance will not impair an adequate supply of light and air to adjacent property or unreasonably increase the congestion in public streets, or increase the danger of fire or endanger the public safety, comfort, morals or welfare of the inhabitants of the Township of Genoa.

GRANTAL THIS	VARIANCE	WILL NOT	NCRUSE	EXISTNE	TRUFFY
CONGESTION OR	AFFECT	PUBLIC SI	AFETT COI	YFORT, OR	
WILL FARE OF	LOCAL 1.	27 LLAY 1 2141 CM			

<u>Impact on Surrounding Neighborhood.</u> The variance will not interfere with or discourage the appropriate development, continued use, or value of adjacent properties and the surrounding neighborhood.

THE PORCH	1200F 12xTW5100 OF	3' WILL DOT
NOTATIVLY	AFFECT THE SURRUUNDING	NEIGHBORS OR
SAFETT OF	THE NEIGH BURHOOD.	

Any Variance not acted upon within 12 months from the date of approval is invalid and must receive a renewal from the Zoning Board of Appeals (ZBA).

After the decision is made regarding your Variance approval a land use permit will be required with additional site plan and construction plans.

D. 11	_ /	2017		1.	1		
Date: [([91	2017	Signature:	100	9		
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2911 Dorr Road Brighton, MI 48116 810.227.5225 810.227.3420 fax genoa.org

MEMORANDUM

TO: Genoa Township Zoning Board of Appeals

FROM: Amy Ruthig, Zoning Official

DATE: December 5, 2017

RE: ZBA 17-29

File Number: ZBA#17-29

Site Address: 1054 Sunrise Park Drive

Parcel Number: 4711-09-201-150

Parcel Size: 0.196

Applicant: Carol and Brian Morgan, 1054 Sunrise Park Drive, Howell 48843

Property Owner: Same as applicant

Information Submitted: Application, site plan, building plans

Request: Dimensional Variance

Project Description: Applicant is requesting a front yard variance to construct a roof over

previously variance granted deck in the front yard.

Zoning and Existing Use: LRR (Lake Resort Residential), Single Family Residential

Other:

Public hearing was published in the Livingston County Press and Argus on Sunday November 26, 2017 and 300 foot mailings were sent to any real property within 300 feet of the property in accordance with the Michigan Zoning Enabling Act.

Background

The following is a brief summary of the background information we have on file:

- Per assessing records the date of the home being built is 1945.
- In 2005, an addition was constructed by the previous owner.
- September 2017, variances were approved for an attached garage and deck in the front. (See Attached Minutes)
- See Real Estate Summary and Record Card.

SUPERVISOR

Bill Rogers

CLERK

Paulette A. Skolarus

TREASURER

Robin L. Hunt

TRUSTEES

Jean W. Ledford H. James Mortensen Terry Croft Diana Lowe

MANAGER

Michael C. Archinal

Summary

The applicant is requesting a front yard variance to construct a roof over a deck in the front yard that was previously granted a variance. The applicant accesses their home off of the alley in the rear of house. This property is located in a platted subdivision and the alley that they use for access is not platted making Sunrise Park Drive the front yard.

Variance Requests

The following are the various sections of the zoning ordinance that variances are being requested from:

Table 3.04.01: LRR District

Required Front Yard Setback: 35' Proposed Front Yard Setback: 26'3" Proposed Variance Amount: 8'9"

Per 11.04.02 Decks

(a) Attached or unattached uncovered decks and porches without a roof, walls or other form of enclosure shall be permitted to extend a maximum of twenty five (25) feet from the rear building line of the principal building, provided they shall be at least four (4) feet from any side lot line and ten (10) feet from any rear lot line. Covered or enclosed decks and porches with a roof or walls shall be considered to be part of the principal building for purposes of determining setbacks. One pergola or gazebo as regulated in (d) is permitted.

<u>Summary of Findings of Fact-</u> After reviewing the application and materials provided, I offer the possible findings of fact for your consideration:

Please note that in order for a variance to be approved it has to meet all of the standards in 23.05.03.

- (a) Practical Difficulty/Substantial Justice Strict compliance with the front yard setback would prevent the applicant from extending the existing covered deck but does not unreasonably prevent the use of the property. Other homes in the surrounding area do not appear to have a portion of the deck covered in the front yard therefore granting the variance would not provide substantial justice and is not necessary for the preservation and enjoyment of a substantial property right.
- **(b) Extraordinary Circumstances** The exceptional or extraordinary condition of the property is the small size of the lot and the non-conforming location of the existing home. The variance would not make the property consistent with other properties in the vicinity. The need for the variance is self-created.

- (c) Public Safety and Welfare The granting of this variance will not impair an adequate supply of light and air to adjacent property or unreasonably increase the congestion in public streets, or increase the danger of fire or endanger the public safety, comfort, morals or welfare of the inhabitants of the Township of Genoa.
- (d) Impact on Surrounding Neighborhood The proposed variance would have little or no impact on the appropriate development, continued use, or value of adjacent properties and the surrounding neighborhood.

Recommended Conditions

If the Zoning Board of Appeals grants the variance request staff recommends the following conditions be placed on the approval.

- 1. Drainage from the proposed structure must be maintained on the lot.
- 2. Structure must be guttered with downspouts.

• The proposed variance would have a limited impact on the appropriate development, continued use or value of adjacent properties and the surrounding neighborhood.

This approval is conditioned upon the following:

- 1. The addition shall be guttered with downspouts directing runoff to the lake.
- 2. Lots #10, 11, & 12 shall be combined under one tax code prior to the issuance of a land use permit.
- 3. Dust control measures must be taken during the demolition of the existing home. **The motion carried unanimously**.

3. 17-24 ... A request by Carol and Brian Morgan, 1054 Sunrise Park, for a rear-yard variance to construct an attached garage and a variance to construct a deck in the front yard.

Ms. Morgan was present. She is requesting to build a garage attached by a breezeway and a deck in the front yard. They currently have a porch at the back of the home and would like to add a deck and stairs to the front. They do not have access off of Sunrise Park Drive. They use the alleyway behind their home, so the deck would be in what would be considered the back of their property.

The call to the public was made at 7:16.

Chairman Dhaenens stated two letters of support were received from neighbors. Ms. Lyn Hewitt of 837 Sunrise Park believes the addition will greatly improve the aesthetics of the property and provide storage. Mr. John Hull is ok with the request and is in support of the completion of the Morgan's projects.

Board Member McCreary stated the original intent of all of these properties was cottages and there will be a lot of lot coverage. She is concerned with the safety of people accessing their homes along the alleyway and the site distance. She is not in favor of granting this variance.

Board Member Tengel feels this proposal is consistent with the neighborhood and the alleyway is not heavily traveled.

Moved by Tengel, seconded by Ledford, to approve case #17-24 from Carol and Brian Morgan of 1054 Sunrise Park for a 28'9" rear-yard setback variance to construct an attached garage and a variance to construct a deck in the front yard, based on the following findings of fact:

- Strict compliance with the rear-yard setback and deck requirements would prevent the
 applicant from constructing an attached garage capable of housing a vehicle and the
 proposed deck and would prevent them from having a deck with a lake view
- Construction of the garage and deck would give the applicant substantial justice and is consistent with the surrounding properties.
- The exceptional or extraordinary condition of the property is the small size of the lot, the non-conforming location of the existing home and the rear accessed lot with lake view front yard.

- The need for the variance is not self-created.
- The granting of these variances will not impair an adequate supply of light and air to adjacent properties or unreasonably increase the congestion in public streets or increase the danger of fire or endanger the public safety, comfort, morals or welfare of the inhabitants of the Township of Genoa.
- The proposed variances would have little or no impact on the appropriate development, continued use or value of adjacent properties and the surrounding neighborhood.
- Zoning Ordinance Section 11.04.2 does not reference decks located in the front yard.

This approval is conditioned upon the following:

- 1. Drainage from the proposed structure must be maintained on the lot.
- 2. The structure must be guttered with downspouts.

The motion carried (Ledford – yes; Dhaenens – yes; Figurski – no; McCreary – no; Tengel – yes)

4. 17-25...A request by Tim Chouinard, 1254 Sunrise Park, for front and rear-yard variances and a wetland buffer variance to construct a new single-family home.

Mr. Chouinard was present. The need for the variances is due to the irregular shape of the lot. The building envelope is very small. Without the variances, the lot would be unbuildable. The livable portion of the proposed home is 1,834 square feet. They are within the lot coverage limits. The garage will be under the home.

Board Member Figurski is concerned with it being so close to the wetlands. Mr. Chouinard stated the existing deck is in the wetland area, and he will be removing this.

Board Member Ledford stated the applicant must meet four requirements when requesting a natural setback (wetland) variance. She reviewed these requirements and Mr. Chouinard stated he will meet and/or comply with all of them.

Board Member McCreary questioned if the DEQ must approve this. Ms. Ruthig stated that the applicant is not building into the wetland so the DEQ will not have any requirements.

The call to the public was made at 7:38 pm.

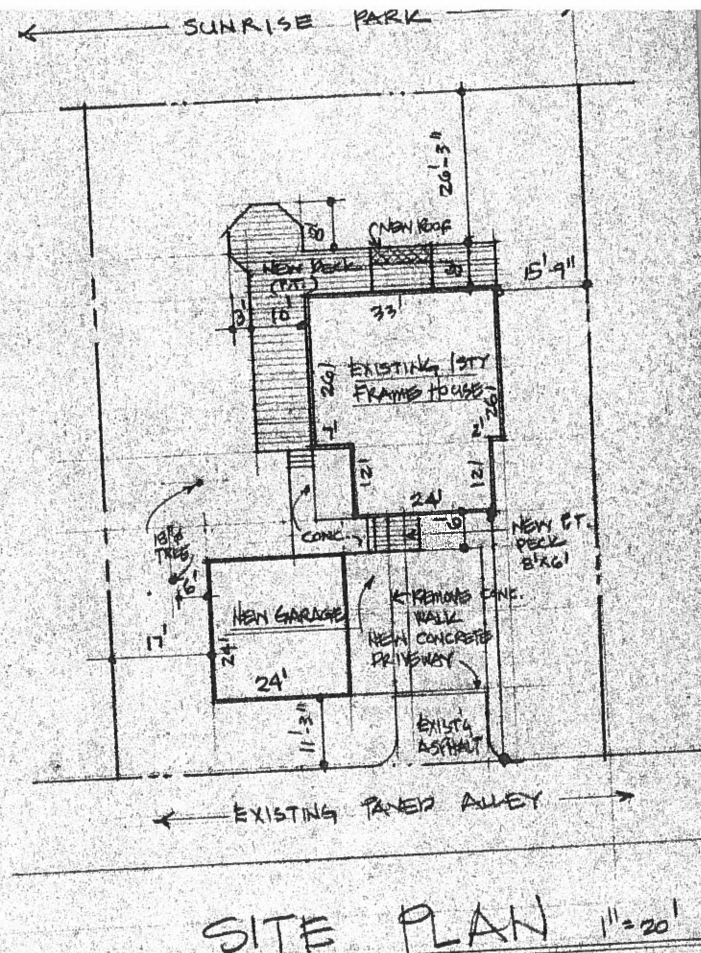
Chairman Dhaenens stated a letter of support was received from Lyn Hewitt of 837 Sunrise Park.

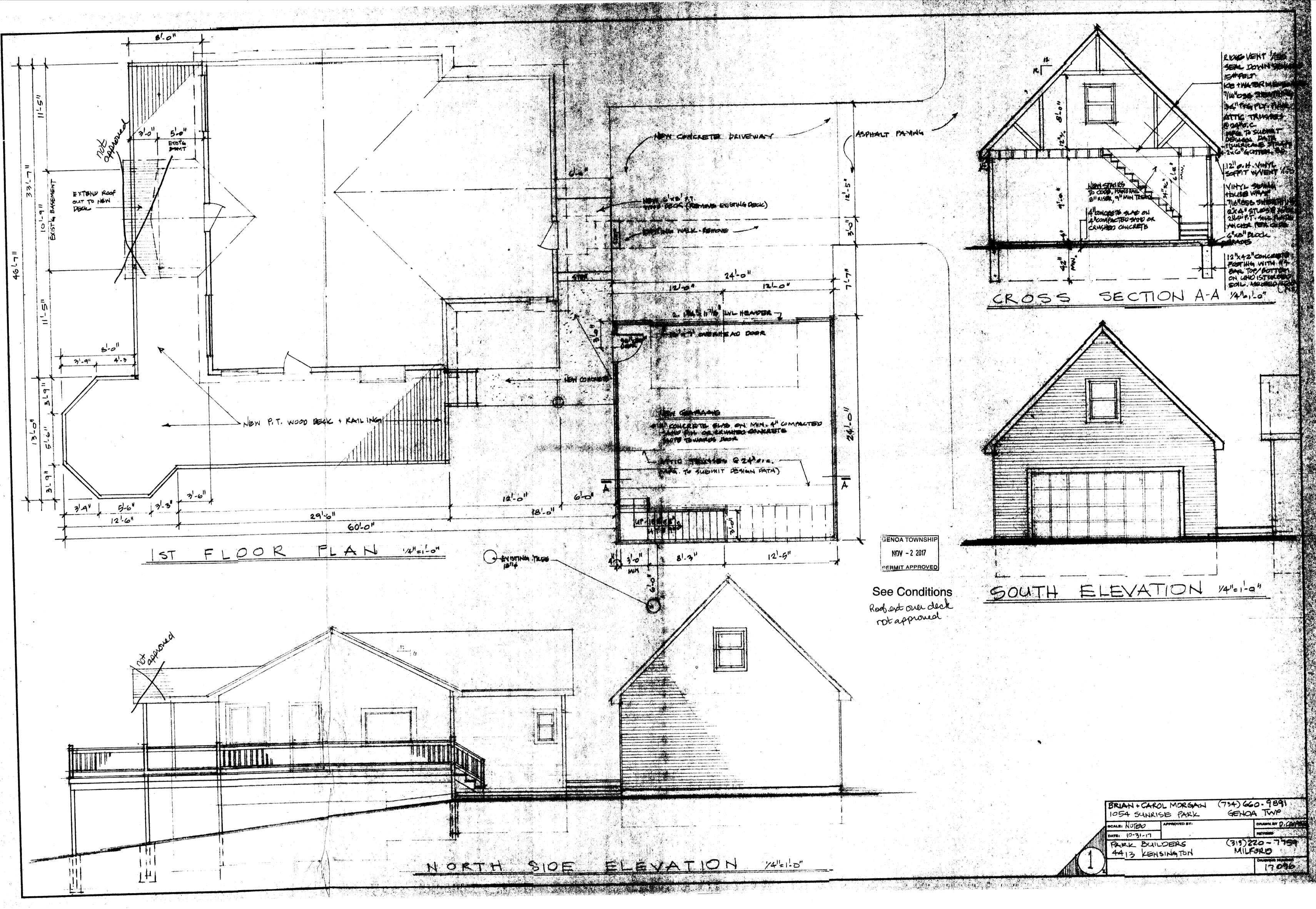
Board Member Tengel does not believe that this project will have a negative impact on the people in the surrounding community. It will also improve the aesthetics of the property.

Board Member Figurski feels that the home is cramped on the lot. The coverage is 35 percent. She wants to ensure that the requirements for working near a wetland will be met.

GENOA TOWNSHIP







From: Michael Suciu
To: Amy Ruthig
Subject: 1054 Sunrise Park

Date: Saturday, December 02, 2017 6:23:42 AM

Hi Amy

This is Michael Suciu and my lovley wife Marion and I are both in favor of granting this variance to Brian and Carol Morgan for their covered roof over their deck. We live at 1071 Sunrise Park.

As Always

Michael Suciu

Amy Ruthig

From: jrhull1@aol.com

Sent: Sunday, November 26, 2017 4:16 PM

To: Amy Ruthig **Subject:** 1054 Sunrise Park

Hi Amy,

I live across the street from the Morgans. I have no issue for their request for a roof over their deck.

Sincerely,

John Hull 1065 Sunrise Park Howell, MI 48843 734 564-3030

Parcel Number: 4711-09-20	1-150	Jurisdicti	on: GENOA CH	ARTER TOWNS	HIP	Cou	unty: LIVINGSTO	N	Prin	ted on		09/13/2017
Grantor	Grantee		Sale Price		Inst. Type	Т	erms of Sale	Lik & E	er age	Ver By	ified	Prcnt. Trans.
FEDERAL NATIONAL MORTGAGE	MORGAN BRIAN & C	CAROL	65,250	09/30/2009) TA	F	ORECLOSURE	200	9R-0280	35 BUY	ER	100.0
IID, JEFFREY A. & ELIZABET	FEDERAL NATIONAL	MORTGAGE	197,969	03/17/2009) IV	F	ORECLOSURE	200	8R-0277	51 BUY	ER	0.0
WESLEY, DONALD J.	IID, JEFFREY A.	& ELIZABET	132,000	08/15/2003	3 WD	Al	RMS-LENGTH	412	2-0452	BUY	ER	100.0
THIREY TRUST	WESLEY, DONALD 3	Л.		08/15/2003		L	.C.P.O.		2-0451	BUY	ER	0.0
Property Address			L RESIDENTIAL	-IM Zoning:	LRR B	Buildi	ing Permit(s)		Date	Number	St	atus
1054 SUNRISE PARK		School: HO	OWELL		A	DDITI	ION	05/	19/2005	05-157	NO	START
		P.R.E. 100	0% 09/30/2009									
Owner's Name/Address		MAP #: V1	7-24									
MORGAN BRIAN & CAROL				Est TCV Ten	tative							
1054 SUNRISE PARK		X Improve				imate	es for Land Tab	le 00006.SUNF	ISE PARI	 <		
HOWELL MI 48843		Public	Ja Tabanib	Dana ve				Factors *				
		Improve	ments	Descrip	otion	Front	tage Depth Fr		ate %Ad	j. Reasc	n	Value
Tax Description		Dirt Ro	pad	C NON			5.00 114.00 1.0		950 100		_	71,250
SEC. 9 T2N, R5E, SUNRISE P	DARK S 1/2 OF	Gravel		75 1	Actual F	ront	Feet, 0.20 Tot	al Acres T	otal Est	t. Land	Value =	71,250
LOT 138 AND ALL OF LOT 139		Paved F Storm S										
Comments/Influences		Sidewal										
		Water										
		Sewer										
		Electri	I.C									
		Curb										
		Street	_									
			rd Utilities round Utils.									
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		Landsca Swamp	ipea									
4 1 101		Wooded										
		Pond										
	I I I I I I I I I I I I I I I I I I I	Waterfr	ront									
		Ravine Wetland	4									
	• 4	Flood B		Year		and	Building			oard of		
STATE OF THE STATE		X REFUSE				lue	Value			Review	Other	
		Who Wh	nen Wha	2018	Tentat	ive	Tentative	Tentativ	е			Tentative
	4) 1000 0000			2017	33,	800	52,800	86,60	0			71,460C
The Equalizer. Copyright Licensed To: Township of G				2016	33,	800	52,200	86,00	0			70,823C
Livingston, Michigan				2015	33,	800	52,400	86,20	0			70,612C

^{***} Information herein deemed reliable but not guaranteed***

Building Type	(3) Roof (cont.)	(11) Heating/Cooling	(15) Built-ins	(15) Fireplaces (16) Porches/Decks	(17) Garage
X Wood Frame Building Style: D Yr Built Remodeled 1945 2005 Condition: Good	Eavestrough Insulation 0 Front Overhang 0 Other Overhang (4) Interior Drywall Plaster Paneled Wood T&G Trim & Decoration Ex X Ord Min Size of Closets Lg X Ord Small Doors: Solid X H.C. (5) Floors Kitchen: Other:	X Gas Oil Elec. Wood Coal Steam Forced Air w/o Ducts Forced Hot Water Electric Baseboard Elec. Ceil. Radiant Radiant (in-floor) Electric Wall Heat Space Heater Wall/Floor Furnace X Forced Heat & Cool Heat Pump No Heating/Cooling Central Air Wood Furnace (12) Electric 0 Amps Service	Appliance Allow. Cook Top Dishwasher Garbage Disposal Bath Heater Vent Fan Hot Tub Unvented Hood Vented Hood Intercom Jacuzzi Tub Jacuzzi Tub Jacuzzi repl.Tub Oven Microwave Standard Range Self Clean Range Sauna Trash Compactor Central Vacuum Security System	Interior 2 Story 2nd/Same Stack Two Sided Exterior 1 Story Prefab 1 Story Prefab 2 Story Heat Circulator Raised Hearth Wood Stove Direct-Vented Gas Class: D Effec. Age: 23 Floor Area: 1113 Total Base Cost: 73,030 Total Base New: 110,276 Total Depr Cost: 84,912 SOCCP (1 Story) WPP SOCCP (1 Story) FR FR SOCCP (1 Story) FR FR FR FR SOCCP FR	Year Built: Car Capacity: Class: Cxterior: Brick Ven.: Stone Ven.: Common Wall: Foundation: Finished ?: Auto. Doors: Area: G Good: Storage Area: No Conc. Floor: Carport Area: Roof:
4 Bedrooms -	(6) Ceilings	No./Qual. of Fixtures Ex. X Ord. Min	Stories Exterior 1 Story Siding	Foundation Rate Bsmnt-Adj Heat-Adj Wood Bsmnt. 47.42 -3.14 2.59	Size Cost 825 38,668
X Wood/Shingle Aluminum/Vinyl Brick Insulation (2) Windows Many X Avg. X Avg. Few Wood Sash Metal Sash Vinyl Sash Double Hung Horiz. Slide Casement Double Glass Patio Doors Storms & Screens (3) Roof X Gable Hip Flat Shingle Chimney: Brick	(7) Excavation Basement: 875 S.F. Crawl: 288 S.F. Slab: 0 S.F. Height to Joists: 0.0 (8) Basement Conc. Block Poured Conc. Stone Treated Wood Concrete Floor (9) Basement Finish Recreation SF Living SF Walkout Doors No Floor SF (10) Floor Support Joists: Unsupported Len: Cntr.Sup:	Ex. X Ord. Min No. of Elec. Outlets Many X Ave. Few	1 Story Siding Other Additions/Adju (9) Basement Finish Basement Living Fi (13) Plumbing 3 Fixture Bath Separate Shower (14) Water/Sewer Public Sewer Well, 200 Feet (16) Porches CCP (1 Story), Ba WPP, Standard Phy/Ab.Phy/Func/Econ	Crawl Space 47.42 -8.18 2.59 Rate nish 14.75 1650.00 580.00 912.00 4400.00 asement 46.05 33.60	288 12,047 Size Cost 825 12,169 1 1,650 1 580 1 912 1 4,400 50 2,303 9 302 Cost = 84,912

^{***} Information herein deemed reliable but not guaranteed***



Zoning Board of Appeals (see attached).

land results in practical difficulties or unnecessary hardship.

GENOA CHARTER TOWNSHIP VARIANCE APPLICATION 2911 DORR ROAD | BRIGHTON, MICHIGAN 48116 (810) 227-5225 | FAX (810) 227-3420

PAID Variance Application Fee \$125.00 for Residential | \$300.00 for Commercial/Industrial

Applicant/Owner: STEPHEN & STACIA SIDDALL

 Property Address:
 5011 6 ROVER DR. Phone:
 313 205 204-7

 Present Zoning:
 LRR Tax Code:
 11-22-303-012

ARTICLE 23 of the Genoa Township Zoning Ordinance describes the Variance procedure and the duties of the

Each application for Variance is considered individually by the ZBA. The ZBA is board of limited power; it cannot change the Zoning Ordinance or grant relief when it is possible to comply with the Zoning Ordinance. It may provide relief where due to unique aspects of the property with strict application of the zoning ordinance to the

The applicant is responsible for presenting the information necessary to support the relief requested. While much of the necessary information is gathered through the completed applicant, other information may be

Meeting Date: 12-12-2017

gathered by on-site visits, other sources, and during the ZBA meeting. ZBA members may visit the site without prior notification to property owners.
Failure to meet the submittal requirements and properly stake the property showing all proposed improvements may result in postponement or denial of this petition.
Please explain the proposed variance below:
1. Variance requested: 31 FRONT YARD SET BACK VARIANCE (4' SET BACK FROM CREST DRIVE, WHICH HAS BEEN INACTIVE FOR 40+ YEARS,)
2. Intended property modifications: COYER FRONT STOOP,

The following is per Article 23.05.03:

<u>Criteria Applicable to Dimensional Variances.</u> No variance in the provisions or requirements of the Ordinance shall be authorized by the Board of Appeals unless it is found from the evidence that <u>all</u> of the following conditions exist:

Under each please indicate how the proposed project meets each criteria.

<u>Practical Difficulty/Substantial Justice.</u> Compliance with the strict letter of the restrictions governing area, setbacks, frontage, height, bulk, density, or other dimensional provisions would unreasonably prevent the use of the property. Granting of a requested variance or appeal would do substantial justice to the applicant as well as to other property owners in the district and is necessary for the preservation and enjoyment of a substantial property right similar to that possessed by other properties in the same zoning district and vicinity of the subject parcel.

GRANTING 4 SET BACK FROM INACTIVE CREST DRIVE WILL ALLOW HE TO COVER FRONT STOOP, HEXT DOOR NEIGHBOR WAS GRANTED 1' SET BACK FROM SAME INACTIVE CREST DRIVE.

<u>Extraordinary Circumstances.</u> There are exceptional or extraordinary circumstances or conditions applicable to the property or the intended use which are different than other properties in the same zoning district or the variance would make the property consistent with the majority of other properties in the vicinity. The need for the variance was not self-created by the applicant.

I DID NOT CREATE THE NEED FOR THIS VARIANCE,

<u>Public Safety and Welfare.</u> The granting of the variance will not impair an adequate supply of light and air to adjacent property or unreasonably increase the congestion in public streets, or increase the danger of fire or endanger the public safety, comfort, morals or welfare of the inhabitants of the Township of Genoa.

GRANTING VARIANCE WILL NOT CREATE ANY ILL EFFECTS MENTIONED ABOVE,

<u>Impact on Surrounding Neighborhood.</u> The variance will not interfere with or discourage the appropriate development, continued use, or value of adjacent properties and the surrounding neighborhood.

GRANTING VARIANCE WILL IN CREASE CUTTR APPEAL,

Any Variance not acted upon within 12 months from the date of approval is invalid and must receive a renewal from the Zoning Board of Appeals (ZBA).

After the decision is made regarding your Variance approval a land use permit will be required with additional site plan and construction plans.

Date: 11/9/2017 Signature: Stepen Sikelell



2911 Dorr Road Brighton, MI 48116 810.227.5225 810.227.3420 fax genoa.org

MEMORANDUM

TO: Genoa Township Zoning Board of Appeals

FROM: Amy Ruthig, Zoning Official

DATE: December 5, 2017

RE: ZBA 17-30

STAFF REPORT

File Number: ZBA#17-30

Site Address: 5011 Grover

Parcel Number: 4711-22-303-012

Parcel Size: .306

Applicant: Stephen and Stacia Siddall, 5011 Grover Drive Brighton

Property Owner: Same as Applicant

Information Submitted: Application, site plan, conceptual drawings

Request: Dimensional Variance

Project Description: Applicant is requesting a front yard variance to construct a

covered front porch.

Zoning and Existing Use: LRR (Lakeshore Resort Residential) Single Family Dwelling located on property.

Other:

Public hearing was published in the Livingston County Press and Argus on Sunday November 26, 2017 and 300 foot mailings were sent to any real property within 300 feet of the property in accordance with the Michigan Zoning Enabling Act. Applicant was advised that a full board was not present and any approval would require three votes for approval.

Background

The following is a brief summary of the background information we have on file:

- Per assessing records the existing home on the parcel was constructed in 1945 and remodeled in 2016.
- The address was changed to 5011 Grover from 3641 Grover.
- A permit was approved in 1989 for an addition for a bedroom and bath.
- A permit was approved in 1995 for an addition.
- A permit was approved in 2017 for the enclosure of existing covered front porch.
- See Assessing Record Card

SUPERVISOR

Bill Rogers

CLERK

Paulette A. Skolarus

TREASURER

Robin L. Hunt

TRUSTEES

Jean W. Ledford H. James Mortensen Terry Croft Diana Lowe

MANAGER

Michael C. Archinal

<u>History-</u> As a brief history I offer the following:

This lot was platted in 1926 as part of Lot 24 of Crooked Lake Peninsular Subdivision with access off of a platted road named Crest Drive. In 1935, lots 17-24 and part of platted road Cross Drive were annexed into a new platted subdivision called Odell Woods. The subject property is lot 10 and ½ of lot 9 of Odell Woods. There is a portion of Crest Drive that remains platted but was never installed impacting lots 7-10 of Odell Woods (previously lot 22-24 of Crooked Lake Peninsular Subdivision).

Summary

The proposed project is to construct a covered front porch to the existing single family home. In order to construct the addition as proposed, the applicant is required to obtain a front yard variance. After research and meeting with the applicant it was discovered that the area owners have assumed ownership of a platted road that was never implemented or vacated. The existing home is located 25 feet from this platted roadway. The applicant's existing detached accessory structure is located within this platted road and not on the applicant's property. Due the platted road being private, the circuit court would need to take action on the road being vacated which the applicant was made aware of and is encouraged to pursue. The vacation of a platted road is a complicated and lengthy process as every parcel in the plat would be required to be sued to vacate the road.

Variance Requests

The following is the section of the Zoning Ordinance that the variance is being requested from:

Table 3.04.01 (LRR District): Required Front Yard Setback: 35'

Proposed Front Yard Setback: 31'
Proposed Variance Amount: 4'

<u>Summary of Findings of Fact-</u> After reviewing the application and materials provided, I offer the possible findings of fact for your consideration:

Please note that in order for a variance to be approved it has to meet all of the standards in 23.05.03.

- (a) Practical Difficulty/Substantial Justice Strict compliance with the front yard setback would prevent the applicant from constructing a covered front porch to the existing single family home as proposed however it does not unreasonably prevent the use of the property. There are other homes in the vicinity with reduced front yard setbacks that would support substantial justice. The need for a variance would not be required if the applicant petitioned the circuit court to have the platted road vacated.
- **(b) Extraordinary Circumstances** The exceptional or extraordinary condition of the property is the non-conforming location of the existing home and the unused platted road reducing the property size. Granting of the variance would make it consistent with many homes in the vicinity. The need for the variance is not self-created by the applicant. However, if the road was to be vacated there would be no need for the variance.
- (c) Public Safety and Welfare The granting of this variance will not impair an adequate supply of light and air to adjacent property or unreasonably increase the congestion in public streets, or increase the danger of fire or endanger the public safety, comfort, morals or welfare of the inhabitants of the Township of Genoa.

(d) Impact on Surrounding Neighborhood – The proposed variances would have little or no impact on the appropriate development, continued use, or value of adjacent properties and the surrounding neighborhood

Recommended Conditions

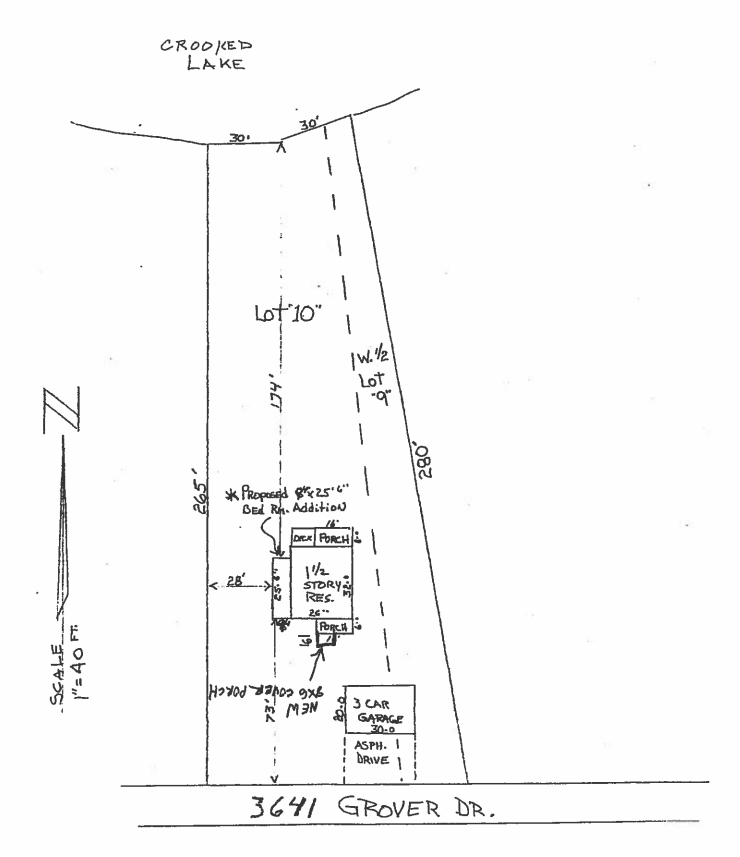
If the Zoning Board of Appeals grants the variance requests staff recommends the following conditions be placed on the approval.

- 1. Drainage from the home must be maintained on the lot.
- 2. Structure must be guttered with downspouts.
- 3. The applicant is encouraged to obtain a staked survey.

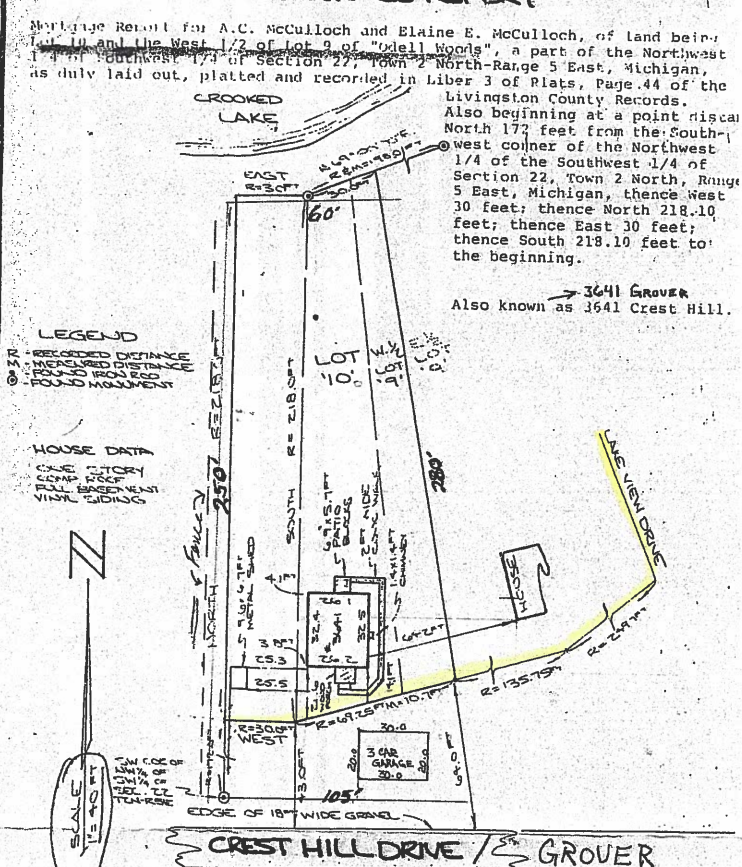
GENOA TOWNSHIP



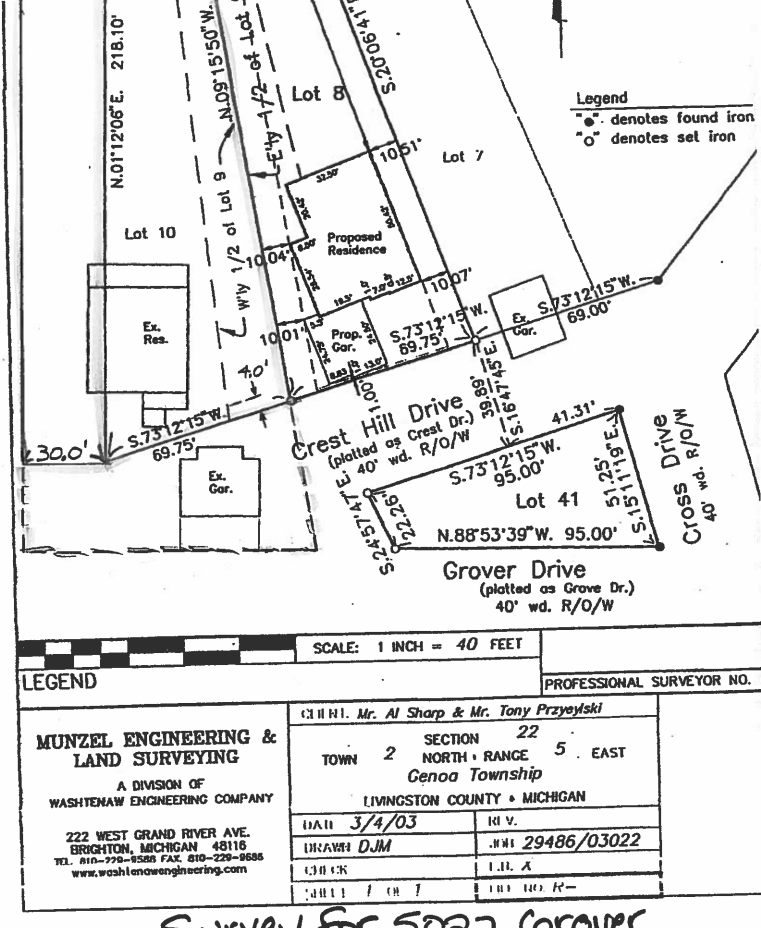
Lot 10 And the West 1/2 of Lot 9 of "Odell Woods", Part of the Northwest 14 of Southwest 1/4 of Section 22, Town 2 N-RANGE 5 EAST, Liber 3 of Plats, Page 44 of LIV. Cty. Records



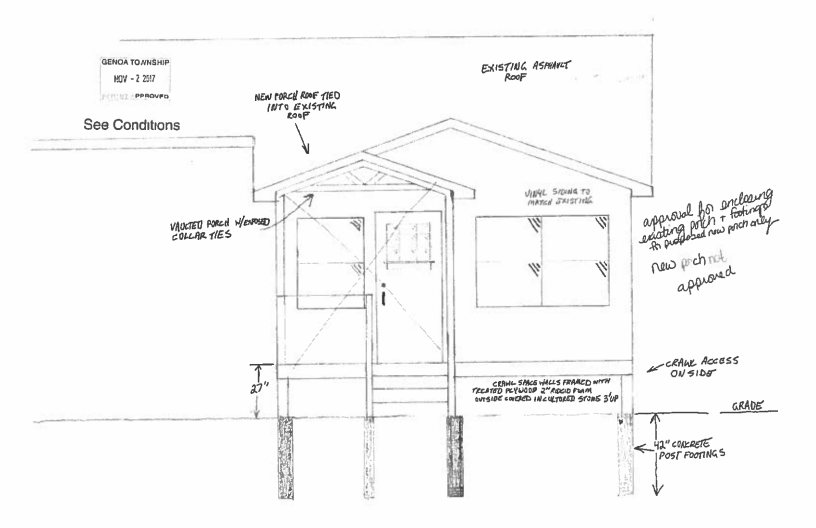
MORTGIGE REPORT



I HERRBY CERTIFY to the Detroit Bank of Livonia, that I have surveyed the property described; that there is located entirely thereupon as shown a building and improvements, that said building and improvements are within the property lines and that there is no existing encroachments upon the land described; except, as otherwise noted. NOTE: This survey has been completed using property descriptions furnished by others and is for mortgage purposes only and is not to be used to establish lines for the

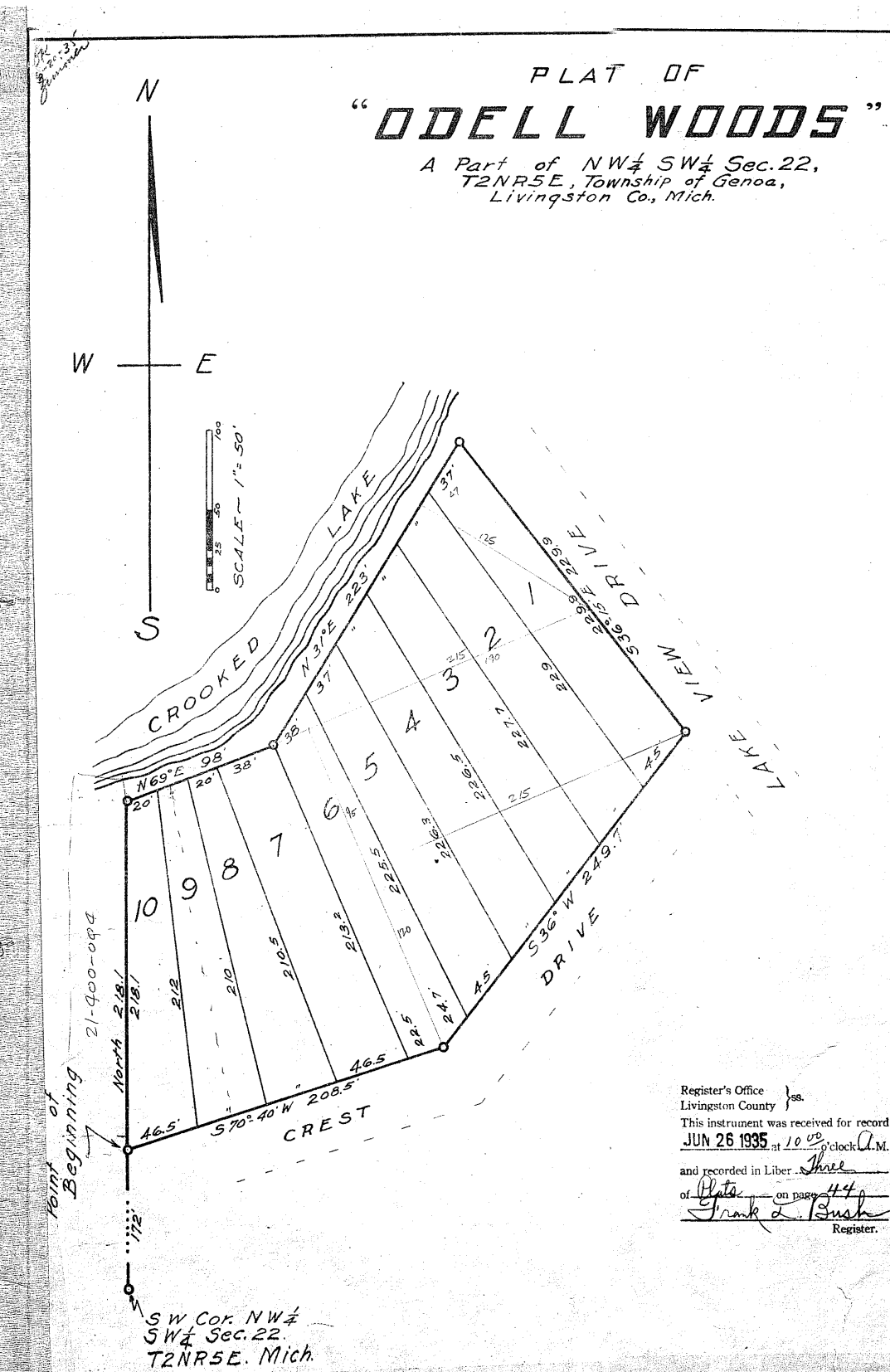


Survey for 5027 Grover



GENOA TOWNSHIP, LIVINGSTON COUNTY, MICHIGAN A SUBDIVISI	ION OF A PART OF THE N.W.4 OF S.W4 OF SEC. 22, T2N, R5E.
HEREBY (CRETIFY) 11 - 100 PM 16 TRUE COURS OF THE VIEW OF MAT THE WASHINGTON THE PER THE DECKS THE WASHINGTON THE PER THE PE	DEDICATION HNOW ALL MEN BY THESE PRESENTS, That I Caused the land embraced in the annexed plat to be known as, Crooked Lake Peninsular Sus," Genoa Township. Living and walks as shown on said plat are hereby dedicated to the
Scale of Feet 1"=80' COPY Register's Office Service of Feet 1"=80' COPY Livingslan Jounty Service of Feet 1"=80' COPY Livingslan Jounty Police Polic	Signed and stealed in Presence of Suffer Starte of MICHIGAN SS. On this 28 day of Aug 1926 before county, personally came the above named Matikal O'dell, kind the above dedication and ask nowledged the same to be heroused.
Plat of Brushing Seneral Sold Seneral	My Commission expires Jan 3/18/1927 Description of Land Plate Beginning at the s.w. corner of the N.W. 14 of the thence No oo'W. 298's on the section line; thence N49°40'E 114's 590'; 56' 15'E 395'; N 89'00'W. 653'5 to the place of beginning
Chose Di	Office of the Livingston County Treasurer, How a hereby certify. That there are no tax liens or titles and that there are no tax liens or titles held by individuals in the 38 day of way 1926 and that the taxes for said period of this office.
To the attention of the state o	Surveyor's Certificate Thereby certify, That the plat hereon delineated is monuments of not less than I'in diameter and 15" in length so and 48" in depth have been planted at points marked thus: _o boundaries of the land platted, at all intersections of drives a
24 23 22 23 0 DR 1 7 9 36 37 8 1 23 50 DR 1 7 9 36 35 1 23 50 DR 1 7 9 36 35 1 23 50 DR 1 7 9 36 35 1 23 50 DR 1 7 9 36 35 1 23 50 DR 1 7 9 36 35 1 23 50 DR 1 7 9 36 35 1 23 50 DR 1 7 9 36 1 23 50 DR 1 7 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9	boundaries of the plat as shown on said plat. This plat was approved by the Genoa Township 3 Oth day of August 1926 This plat was approved on the 31 day of
GROVE DRIVE N 69° 00° M 9396 25 26 27 28 29 30 3/ 232 8 29 30 3/ 232 8 25 26 27 28 29 30 3/ 232 8 3/ 243 8 3/	This plat was approved on me_grand grand of the farall of the constant of the
Sucor. of NW 14 of Sw 14 50 163.5 F Sec 22. T2N. R5E 50 N 89. 00'W 653.5 Place of beginning	

DEDICATION	That I Matilda A'dall an non printar have.
KNOW ALL MEN BY THESE PRESENTS Caused the land embraced in the annexed p	lat to be surreved laid out and platted, to be
Known as, Crooked LAKE PENINSULAR SUB," Genoa Town	ship Livingston County, Michigan, and that the drives
and walks as shown on said plat are hereby dedica	ted to the use of the lot owners.
	matilda Odell (605)
Signed and spaled in Presence of	Matilda Odell (4.05)
Signed and spaled in Presence of	
County of Livingston SSS. On this 28 day of Aug 1	and a set Paris in and Cat as id
County of Livingston & S. On this 28 day of Ang I county, personally came the above named Matika O	126 Defore me, a Novary rubile, in and for said
County, personally came the above named Malika O	dell, known to me to be the person who executes
The above dedication and acknowledged the same to h	e neroungree ac. and beeg.
M. Commission expires law 31 st 1927	Grant N. Dunning
My Commission expires Jan 31 st 1927	Hotary Public Livingston Co. Mich.
Description of La	_
Resinging at the SW. Corner of the N.	W.14 of the S.W.4 of Sec. 22. TZN, R.S.E. Michigan:
Thence No oo'W. 298'7 on the section line; thence N49	1.40'E 114.6; N33.20'E 255.5; NO'19'E 2638; E10; &36.15'E.
590'; 5'6' 15'E 395'; 18 89'00' W. 653.5 To the place of	e beginning.
340 ,0 6 70 2 343 , 11 00 00 111 00 010 100 7010 00 9	
Office of the Livingston County Treasure	ez, Howell, Michigan, Qua 28 1926.
T. here, by certify that there are no Tax liens	or titles held by the state on the lands described above
ر المراجع المر	l'is al al-ais maint la main. Cant tha filla llanait mainead
and that there are notax liens or titles held by indi ing the 38 day of One 1926 and that the taxes for sai of this Office.	id period of five years are paid as shown by the records
of this Office.	
	Livingston County Treesurer.
,	Arrings 1011 County recesses.
Surveyor's Certify, That the plat hereon deline monuments of not less than I'in diameter and 15" in the standard of the standa	icate
hereby cerlify, that the plat hereon cells	lenoth set in a Concrete base at least 4"in diameter"
and 48" in depth have been planted at points marked	thus: o as thereon shown at all angles in the
boundaries of the land platted, at all intersections of	drives and walks with each other, and with the
boundaries of the chat as shown on said plat.	
boundaries of the plat as shown on said plat.	Grand N. Dunning
·	Grant N. Dunning. Registered Civil Epgineer.
Till The annual by the Roman	
3 Oth day of august 1926	70 17 h. 1 H
JOAN day of wiguel 1426	Moyd to Richely Two Clerk
This not was approved on the 31	danse Granus 1926
This plat was appeared on me	71201 - PP
,,	MILLA Supore Sudge of Probate
	rold Dichubban County Clerk
	day of Angust 1926 Millis Superior Sudge of Probate Sold Discharge Gounty Clark Cearles Parker County Treasurer
	· /



DEDICATION. single

KNOW ALL MEN BY THESE PRESENTS, That I Matilda Odell, as proprietor, have caused the land embraced in the annexed plat to be surveyed, laid out and platted, to be known as:

"ODELL WOODS" A part of NW2 SW2 Sec. 22, T2NR5E, Township of Genoa, Livingston Co. Mich. and that the streets as shown on said plat are hereby dedicated to the use of the lot owners. All lots extend to the waters edge. Signed and Sealed in Presence of matilda Odell I.S. STATE OF MICHIGAN, County of Livingston, ss.
On this 7/1 day of May 1935, before me, a Notary Public in and for said county, personally came the above named Matilda Odell, known to me to be the person who executed the above dedication, and acknowledged the same to be her free act and deed. Notary Public Livingston Co. Mich. My Commission expires APril 7, 1939 DESCRIPTION OF LAND PLATTED. The land embraced in the annexed plat of "ODELL WOODS" A part of NW1 SW1 Sec. 22 T2NR5E. Township of Genoa. Livingston Co. Mich., is described as follows: Beginning at a point 172 ft. North of S.W.Cor. N.W. 2 S.W. 2 Sec. 22, T2NR5E, Township of Genoa, Livingston Co. Mich. Running thence North 218.1 ft.; thence N 69°E 98 ft.; thence N 31° E 223 ft.; thence S 36°-15'E 229.9 ft.; thence S 36° W 249.7 ft.; thence S 70°-40' W 208.5 ft. to point of beginning. SURVEYOR'S CERTIFICATE.

I hereby certify that the plat hereon delineated is a correct one and that permanent metal monuments of not less than one inch in diameter and fifteen inches in length set in a concrete base at least four inches in diameter and foty-eight inches in depth have been placed at points marked thus 0 as thereon shown at all angles in the boundaries of the land platted, as shown on said plat. Registered Surveyor, Howell Mich. CERTIFICATE OF TOWNSHIP APPROVAL. This plat was approved by the Township Board of the Township of Genoa at a meeting May 1935. Township Clerk. CERTIFICATE OF APPROVAL BY COUNTY BOARD. This plat was approved on the Junty fourth day of May 1935. Judge of Probate. County Clerk. COUNTY TREASURER'S CERTIFICATE RELATING TO TAXES. Office of County Treasurer, Livingston County . I hereby certify, That there are No tax liens or titles held by the State on the lands described above, and that there are No tax liens or titles held by individuals on said lands, for the five years preceding the 7th day of May 1935, and that the taxes for said period of five years are All paid, as shown by the records of this office. County Treasurer.

All dimensions are given in feet and decimals thereof. This plat is bounded on the South and East by plat of "CROOKED LAKE PENINSULAR SUB." and embraces that part which was recently vacated.

APPLICATION & LAND USE PERMIT

GENOA TOWNSHIP 2980 Dorr Road • Brighton, MI 48116 (810) 227-5225

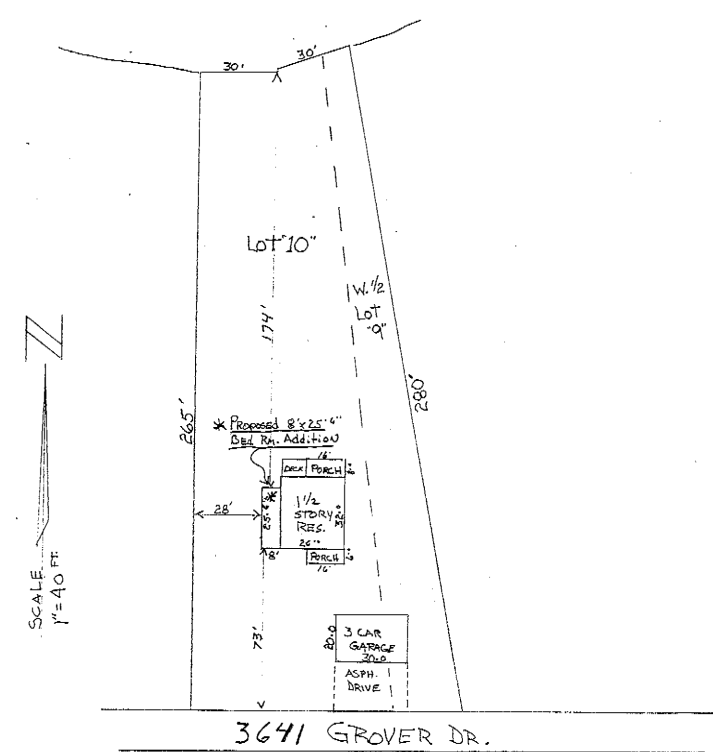
Permit No. 43 -35 /	Date
Owner MARK OLCS	Telephone
Site Address 3641 LROUCE	City Brighton zip MIT
Contractor SAMe	Telephone
Address	City Zip
On the Side of KROUER between	androads.
Subdivision ODELL Woods	Lot No. 10 4 1/2 W of Lot 9
Size of Lot: Front <u>120</u> Rear <u>60</u> Side <u>265</u>	Side _280_
Acreage Zoning District Classification	
Tax Code No. 1/- 22-303-012-40/	<u> </u>
Application is made to Add 8'x 25.6" to Existing	yg(2) Bod Reoms
✓ Addition ☐ Swimming Pool ☐ (Bign ☐ Industrial Commercial ☐ Sewer & Water Fee Mobile Home ☐ Other
ype of Construction: 🗆 Brick 🛄 Stone 💆 Frame 🗀 Cinder Blo	ck ☐ Steel ☐ Other
Foundation: Basement Full Part Poured Block	☐ Walkout ☐ Conventional ☐ Crawlspace ☐ Slab
Size of Building: Front 8 Rear 8 Deep 25	Height
Estimate Value \$	Total Square Feet
Building Setback: 73 feet from front property line. 174 feet	from rear line. 174_ waterfront.
28 feet least side. 70 feet	side line.
Attach drawing showing the following: dimensions of property; all r lakes and streams; all structures; existing or proposed septic tank property line; dimensions of proposed building.	oads adjacent to property, indicate private or county; easements; and field; existing or proposed well; dimensions from buildings to
☐ Attach proof of ownership of property.	
I hereby certify that all information and data attached to and made pa knowledge and belief. I understand that there may be deed restriction	art of this application are true and accurate to the best of my
Applicant Signature	ns that may apply to this project. Date 230, 85
Applicant Signature	ns that may apply to this project.
Applicant Signature	ns that may apply to this project.
	ns that may apply to this project.
Approved Disapproved Date	ns that may apply to this project.
Approved Disapproved Date Conditional Inspection: Satisfactory Unsatisfactory Satisfactory Conditional Conditi	Date Aug 30, 95
Approved Disapproved Date	ns that may apply to this project.

Lot 10 and the West 1/2 of Lot 9 of "Odell Woods", Part of the Northwest 1/4 of Southwest 1/4 of Section 22, Town 2 N-RANGE 5 EAST, Liber 3 of Plats, Page 44 of Liv. Cty. Records

TAX I.D.# 11-22-303-012

401

CROOKED LAKE



APPLICATION and LAND USE PERMIT

GENOA TOWNSHIP 2980 DORR RD BRIGHTON, MI 48116 (313) 227-5225

Permit No. 3198		Date	NOV 27	,1989	·
Owner MARK R. OLE	7	Address		•	
City BRighton	zip 4/				
Contractor SELF		Address		1	
City SAME	Zip	Telepho			
On North Side C	GROVER	8 u	overen DFF 1	HighCREST	
And Roads	Subdivision <u>のか</u>	sel wass		Lot No 10 4	1/2 0/ 9
Size Of Lot: Front 405 Re	ar <u>60'</u> Side 260'	_ Side 280 (
Acreage — Zonin	g District Classification	<u> </u>	:		
Tax Code No. 11-21-46	20-004				
Application is Made To	2Nd 2STORY Bed	Room + BAHL			
Dwelling	☐ Pole Barn	☐ \$ign		☐ Industrial	
L) Addition E) Garage	☐ Swimming Po☐ Accessory Bit	ool 🗆 Com	mercial	□ Other	Markey Dee
- ,			ile Home	□ Sewer &	water ree
Type of Construction: Brick	☐ Stone ☐ Frame □	☐ Cinder Block ☐) Steel □ Otl	her	
Foundation: Massement - Fu		· ·		,	
Addition Size Of Building: Front 16 X	28 Rear	Deep	 H	leight Additional	8'
Estimate Value \$		Total Square Feet	4487	<i>f</i>	
Building Setback 60 feet fro					
• •	t side <u>3</u>				
Attach drawing showing the easements; lakes and streams; all buildings to property line; dimension	tructures; existing or pro-	f property; all roads posed septic tank and	adjacent to pro I field; existing (operty, indicate priv or proposed well; di	rate or county; mensions from
Attach proof of ownership of			1.3		
Thereby certify that all information	and data attached to and	t make part of this a	naliantian ara tr		
knowledge and belief. I understand	that there may be deed re-	strictions that may ap	oply to this proje	ect.	me best or my
Applicant Signature	4/1/		Date A	OV. 27, 19	89
Li A			//_	27-09-6	9 <i>0</i> 1
	Disapproved	Date		7.7-3	-Z
Conditional:					
(C) (C) (C)	——————————————————————————————————————				
Inspection: Satisfactory	Unsatisfac	11/2-3-10×	9./		• •
		Date 1010	1		
Zoning Inspector White-Township Canary-Assessor Pink-A	pplicant		:	,	

MORTGIGE REPORT

Mortguje Report for A.C. McCulloch and Elaine E. McCulloch, of land being Lot 10 and the West 1/2 of Lot 2 of "udell Woods", a part of the Northwest Out Now Section 27, Worth-Range 5 East, Michigan, as duly laid out, platted and recorded in Liber 3 of Plats, Page 44 of the

CROOKED LAKE アンベチ R=30F1

 $_{\mathsf{C}}$

Livingston County Records. Also beginning at a point dista North 172 feet from the South-1 west commer of the Northwest 1/4 of the Southwest 1/4 of Section 22, Town 2 North, Rang 5 East, Michigan, thence West 30 feet; thence North 218.10 feet; thence East 30 feet; thence South 218.10 feet to the beginning.

Also known as 3641 Crest Hill.

LEGEND

R - RECORDED CHITANCE M. MERCLAED DISTEMSE

· FOUND IRON ROD B. FOUND MONNETS

HOUSE DATA

COMP BOCK FULL BASENKINI VINU SIDING

Ø

И

R=30.67 WE:5T

40, 75.3 R= 135.75 25.5

·a'



Residential Land Use Permit

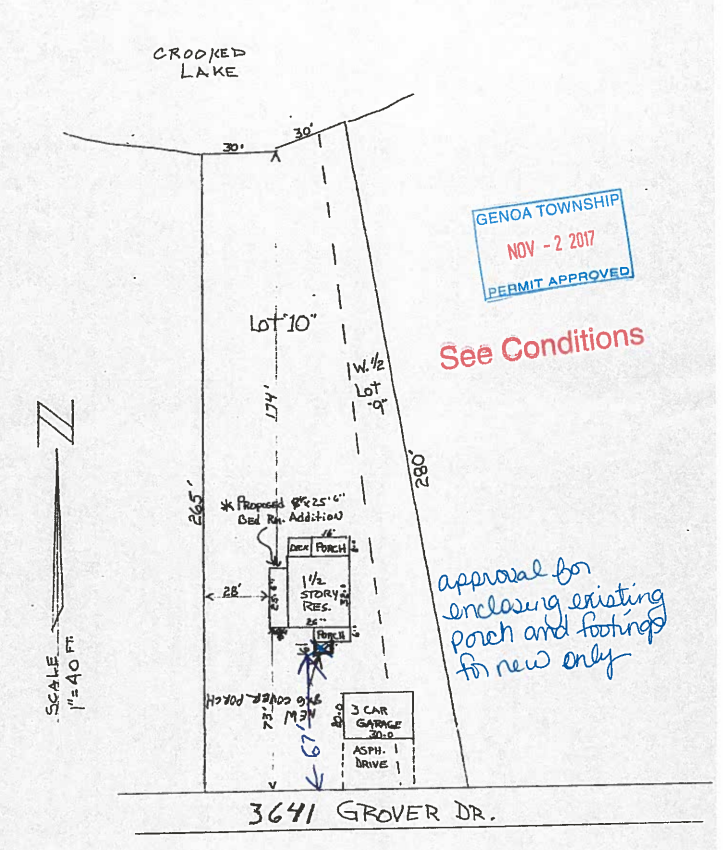
Genoa Charter Township • 2911 Dorr Rd. • Brighton, MI 48116 Phone (810) 227-5225 • Fax (810) 227-3420 • www.genoa.org

PERMIT NO.	17-209
------------	--------

revised 10/09/14

1. PROJECT INFORMATION					770
Site Address:				Acreage	2:
2. OWNER/CONTRACTOR INFOR	RMATION				**************************************
Owner Name: STETE \$ STA	U SIDNALL	Phone No.:	313) 200	5-20	47 0
Owner Address: 5011 GRO	1 0 10 0	BRIGHTON	State: M /	Zip: (13116
Contractor name: FC REI	MODELING.	Phone No.:	710) 923	3-11	23
Contractor Address: 8870 BET	City: F	towell Sta	ate: M /	Zip: 4	8843
3. TYPE OF IMPROVEMENT					
A. <u>Principal Structure</u> ☐ New Single Family ☐ New M	ultiple Family 🗾 Ad	dition to Existing Build	ing 🛚 Grad	ling/Site W	ork .
□ Other:					
B. Accessory Structure Fence Deck D Other: FRONT PO	Detached Accessory (gar	age, shed, pole barn)	O Pool/He	ot Tub OF H	10USE
4. PROPOSED SETBACK AND DIN	MENSIONAL INFORMA	ATION		3000	1101-935
A. Proposed Principal Structure Setl	oacks (in feet)				
	ont property line, right-of-way lin	e or private road casement, whi	chever is less)		
Rear: Least Side		Side:	Wa	ater/Wetlan	d:
B. Proposed Accessory Structure Set					
Front: Least Side: Side		Water/Wetland:	Distance from	Principle S	tructure:
C. Proposed Building/Improvement		T ::-			
Size of Building/Improvement: 6 × 6. SIGNATURE OF APPLICANT	square feet	Height:	feet		
I hereby certify that all information attached authorized by the owner of record and that agree to conform to all applicable ordinance. A Land Use Permit is valid for a period of Genoa Charter Township to do on-site insp	I have been authorized by the es of Genoa Township. Any n 12 months from the date of iss	owner to make this applicat nodification to location, size sue. In signing of this applica-	ion as the authorize or dimensions mustion, I am permitti	ed agent. The st be approve ing an officia	e owner and applicant ed by Genoa Township.
Applicant is:	tor Dessee/Renter	Architect/Engineer	Other:		
Signature of Applicant: You W/s	// /	Printed Applicant name:	DLDENAU	ER	Date: /30/17
abla for office use only $ abla$	5			10.00	
FLOODPLAIN , ,					
Floodplain:	Panel #:		7	Zone #:	
ASSESSING APPROVAL				.X E	
Approved Disapproved	Approved by: Hau	re Mor		Date: 0	31/17
ZONING APPROVAL Parcel I.D. No.: 1 - 22-393-017 Zoning: LRR					RR
Approved Disapproved Approved by Date: //-2-/7					
Comments/Conditions:		7			
new porch only - borner oney.					
7 - (V		Date pic	ked up:	11-2-17
ZBA Case #/Approval date:		Conditions:			
3. FEES					
Land Use: \$ 5	Water/Sewer:	s /	N	Aeter:	S

Lot 10 and the West 1/2 of Lot 9 of "Odell Woods", Part of the Northwest 1/4 of Southwest 1/4 of Section 22, Town 2 N-Range 5 East, Liber 3 of Plats, Page 44 of LIV. Cty. Records



Grantor	Grantee		Sale Price	Sale Date	Inst. Type	Terms of Sale	Liber & Page	Ve ₁	rified	Prcnt. Trans.
OLES, MARK & DYLAN	SIDDALL STEPHEN & STACIA		322,000	06/05/2015	WD	ARMS-LENGTH	2015R-01	19956 BUY	/ER	100.0
MCCULLOCH	OLES		70,000	02/11/1997	WD	L.C.P.O.	2146-044	11 BUY	ÆR	0.0
Property Address		Class: 40	1 RESIDENTIAL-	-IM Zoning:	LRR Buil	lding Permit(s)	Date	Number	- q+	atus
5011 GROVER DR		School: B		in Zoning.	PORC		11/02/20			START
JULI GROVER DR			0% 06/19/2015		RES MISCEL			16 W16-00		
Owner's Name/Address		MAP #: V1				ITION		95 95-357		START
SIDDALL STEPHEN & STACIA				St TCV Tent			33, 33, 23			
5011 GROVER DR BRIGHTON MI 48116		X Improv	ed Vacant	Land Va	lue Estima	tes for Land Tab	le 00083.TRI LAKES	LAKE FROI	NT	
		Public				*	Factors *			
		Improv					ont Depth Rate		on	Value
Tax Description		Dirt R Gravel		A LAKE 47 A		47.00 284.00 1.0 nt Feet, 0.31 Tot	000 1.0000 3000 al Acres Total	Est. Land	Value =	141,000 141,000
SEC 22 T2N R5E ODELL WOOD		Paved				<u>, </u>				
OF LOT 9 AND ALSO SEC 21 BEG 172 FT N FR SE COR OF NE 1/4 OF SE 1/4 TH N 218 FT TH W 30FT TH S 218 FT TH E 30 FT TO POB COMB LOTS FR 010/004 4/93. CORR 2/28/97. Storm Sewer Sidewalk Water										
Comments/Influences		Sewer Electr	ic							
		Gas Curb								
			Lights							
			rd Utilities round Utils.							
		Topogr	aphy of							
		Level Rollin	3							
E Winner &		Low High Landsc	aned							
	A. Cart	Swamp	aped							
		Wooded Pond								
		Waterf	ront							
		Ravine								
The state of the s		Wetlan Flood		Year	Land	1		Board of		Taxable
		X REFUSE			Value			Review	Other	Value
			hen What		Tentative					Tentative
The Equalizer. Copyright	(c) 1999 - 2009	LM 07/06	/2015 REVIEWEI		70,500		·			173,043C
Licensed To: Township of				2016	71,300		·			171,500s
Livingston, Michigan				2015	39,500	98,700	138,200			95,434C

Parcel Number: 4711-22-303-012 Jurisdiction: GENOA CHARTER TOWNSHIP County: LIVINGSTON

Printed on

12/05/2017

^{***} Information herein deemed reliable but not guaranteed***

Building Type	(3) Roof (cont.)	(11) Heating/Cooling	(15) Built-ins	(15) Fireplaces (16) Porches/Decks	(17) Gara	ige
X Single Family Mobile Home Town Home Duplex A-Frame X Wood Frame Building Style: C Yr Built Remodeled 1945 2016 Condition: Good Room List Basement 1st Floor	Eavestrough Insulation 0 Front Overhang 0 Other Overhang (4) Interior Drywall Plaster Paneled Wood T&G Trim & Decoration Ex X Ord Min Size of Closets Lg X Ord Small Doors: Solid X H.C. (5) Floors Kitchen: Other:	X Gas Wood Coal Elec. Wood Coal Steam Forced Air w/o Ducts Forced Hot Water Electric Baseboard Elec. Ceil. Radiant Radiant (in-floor) Electric Wall Heat Space Heater Wall/Floor Furnace X Forced Heat & Cool Heat Pump No Heating/Cooling Central Air Wood Furnace (12) Electric	Appliance Allow. Cook Top Dishwasher Garbage Disposal Bath Heater Vent Fan Hot Tub Unvented Hood Vented Hood Intercom Jacuzzi Tub Jacuzzi Tub Jacuzzi repl.Tub Oven Microwave Standard Range Self Clean Range Sauna Trash Compactor	Interior 2 Story	E.C.F.	Year Built Car Capaci Class: C Exterior: Brick Ven. Stone Ven. Common Wal Foundation Finished? Auto. Door Area: 560 % Good: 0 Storage Ar No Conc. F Bsmnt Gara Carport Ar	Siding: 0:0 1: Detache 1: 42 Inch 2: Ss: 0 1: Ss
2nd Floor	Other:	0 Amps Service	Central Vacuum Security System	Estimated T.C.V: 237,28		Roof:	
3 Bedrooms (1) Exterior	(6) Ceilings	No./Qual. of Fixtures Ex. X Ord. Min	Stories Exterior 1.5 Story Siding	Basement 81.58	smnt-Adj Heat-Ad 0.00 2.87	988	Cost 83,437
X Wood/Shingle Aluminum/Vinyl Brick Insulation (2) Windows Many X Avg. Few Wood Sash	(7) Excavation Basement: 988 S.F. Crawl: 96 S.F. Slab: 234 S.F. Height to Joists: 0.0 (8) Basement Conc. Block Poured Conc.	No. of Elec. Outlets Many X Ave. Few	1 Story Siding 1 Story Siding Other Additions/Adju- (9) Basement Finish Basement Living Fine Walk out Basement 1 (13) Plumbing 3 Fixture Bath (14) Water/Sewer Public Sewer Well, 200 Feet	Crawl Space 64.05 stments nish Door(s) 2	-11.12 1.92 -9.09 1.92 Rate 17.25 775.00 400.00 162.00 975.00	234 96 Size 300 1 1	12,835 5,460 Cost 5,175 775 2,400 1,162 4,975
Metal Sash Vinyl Sash Double Hung Horiz. Slide Casement	Stone Treated Wood Concrete Floor (9) Basement Finish	Extra Toilet Extra Sink Separate Shower Ceramic Tile Floor Ceramic Tile Wains	(15) Built-Ins & Fire Fireplace: Prefab (16) Porches WSEP (1 Story), Sta (16) Deck/Balcony Treated Wood, Standa	2 Story 2 andard	505.00 31.63 6.85	1 120 241	2,505 3,796 1,651
Double Glass Patio Doors Storms & Screens (3) Roof X Gable Gambrel Hip Mansard Flat Shed X Asphalt Shingle	Recreation SF 300 Living SF 1 Walkout Doors No Floor SF (10) Floor Support Joists: Unsupported Len: Cntr.Sup:	Ceramic Tub Alcove Vent Fan (14) Water/Sewer Public Water 1 Public Sewer 1 Water Well 1000 Gal Septic 2000 Gal Septic	(17) Garages Class:C Exterior: S. Base Cost Phy/Ab.Phy/Func/Econ Separately Depreciate Square footage # 3 is County Multiplier = Phy/Ab.Phy/Func/Econ	iding Foundation: 42 In /Comb.%Good= 69/100/100/ ed Items: s depreciated at 55 %Goo	ch (Unfinished) 19.47 100/69.0, Depr d Base Cos Cos 100/-14.0, Dep	560 .Cost = t Was = t New = r.Cost =	10,903 140,733 5,460 8,245 -1,154 237,284
Chimney: Brick		Lump Sum Items:					

^{***} Information herein deemed reliable but not guaranteed***



GENOA CHARTER TOWNSHIP VARIANCE APPLICATION

2911 DORR ROAD | BRIGHTON, MICHIGAN 48116 (810) 227-5225 | FAX (810) 227-3420

(810) 227-5225 FAX (810) 227-3420
Case # 2- 2- Meeting Date: 17-3 PAID Variance Application Fee \$125.00 for Residential \$300.00 for Commercial/Industrial
Applicant/Owner: EARL & ROSEMANY LAFAVE Property Address: 4469 QUEBEC LN. Phone: 810-775-3508
Property Address: 4469 QUEBEC LN. Phone: 810-775-3508
Present Zoning: Pup Tax Code: 11-27-301-076
<u>ARTICLE 23</u> of the Genoa Township Zoning Ordinance describes the Variance procedure and the duties of the Zoning Board of Appeals (see attached).
Each application for Variance is considered individually by the ZBA. The ZBA is board of limited power; it cannot change the Zoning Ordinance or grant relief when it is possible to comply with the Zoning Ordinance. It may provide relief where due to unique aspects of the property with strict application of the zoning ordinance to the land results in practical difficulties or unnecessary hardship.
The applicant is responsible for presenting the information necessary to support the relief requested. While much of the necessary information is gathered through the completed applicant, other information may be gathered by on-site visits, other sources, and during the ZBA meeting. ZBA members may visit the site without prior notification to property owners.
Failure to meet the submittal requirements and properly stake the property showing all proposed improvements may result in postponement or denial of this petition.
Please explain the proposed variance below:
1. Variance requested: DELLEASE SETBACK TO REAR PROPERTY LINE
FROM 30'- to 20'
2. Intended property modifications: CONSTRUCT AND LOUATE 3 SOISONS ROOM
ON ExistiNG DECK.

The following is per Article 23.05.03:

<u>Criteria Applicable to Dimensional Variances.</u> No variance in the provisions or requirements of the Ordinance shall be authorized by the Board of Appeals unless it is found from the evidence that <u>all</u> of the following conditions exist:

Under each please indicate how the proposed project meets each criteria.

<u>Practical Difficulty/Substantial Justice.</u> Compliance with the strict letter of the restrictions governing area, setbacks, frontage, height, bulk, density, or other dimensional provisions would unreasonably prevent the use of the property. Granting of a requested variance or appeal would do substantial justice to the applicant as well as to other property owners in the district and is necessary for the preservation and enjoyment of a substantial property right similar to that possessed by other properties in the same zoning district and vicinity of the subject parcel.

Utilizing ONLY THE SURFACE OF EXISTING DELK TO PLACE
3 SEASONS ROOM AND ATTACH to EXISTING HOME.

<u>Extraordinary Circumstances.</u> There are exceptional or extraordinary circumstances or conditions applicable to the property or the intended use which are different than other properties in the same zoning district or the variance would make the property consistent with the majority of other properties in the vicinity. The need for the variance was not self-created by the applicant.

THE DECK WAS ALREADY CONSTRUCTED AND MANY HOMES AT THE VILLAS AT DAKPOINTE HAVE SIMILAR STRUCTURES

<u>Public Safety and Welfare.</u> The granting of the variance will not impair an adequate supply of light and air to adjacent property or unreasonably increase the congestion in public streets, or increase the danger of fire or endanger the public safety, comfort, morals or welfare of the inhabitants of the Township of Genoa.

BOTH NEIGBORS DN BOTH SIDES OF OUR HOME HAVE ALREDY SIGNED OFF to the HOA AGREEING THIS ROOM WAS

<u>Impact on Surrounding Neighborhood.</u> The variance will not interfere with or discourage the appropriate development, continued use, or value of adjacent properties and the surrounding neighborhood.

ALL DEVELOPMENT ON ALL SIDES OF DUR HOME ARE LONSTRUCTED

Any Variance not acted upon within 12 months from the date of approval is invalid and must receive a renewal from the Zoning Board of Appeals (ZBA).

After the decision is made regarding your Variance approval a land use permit will be required with additional site plan and construction plans.

Date: 1-10-17 Signature: Early Affair



2911 Dorr Road Brighton, MI 48116 810.227.5225 810.227.3420 fax genoa.org

MEMORANDUM

TO: Genoa Township Zoning Board of Appeals

FROM: Amy Ruthig, Zoning Official

DATE: December 5, 2017

RE: ZBA 17-31

STAFF REPORT

File Number: 17-31

Site Address: 4469 Quebec Lane

Parcel Number: 4711-27-301-076

Parcel Size: .190

Applicant: Earl and Rosemary LaFave, 4469 Quebec Lane Brighton

Property Owner: Same as Applicant

Information Submitted: Application, site plan, building plans

Request: Dimensional Variance

Project Description: Applicant is requesting a rear yard setback to construct a three season room on an existing deck.

Zoning and Existing Use: MUPUD (Mixed Use Planned Unit Development) – Oak Pointe, Single Family Residential

Other:

Public hearing was published in the Livingston County Press and Argus on Sunday November 26, 2017 and 300 foot mailings were sent to any real property within 300 feet of the property lines in accordance with the Michigan Zoning Enabling Act.

Background

The following is a brief summary of the background information we have on file:

- Per assessing records, the home was constructed in 2000.
- In 1999, are permit was issued for a new home.
- In 2000, a permit was issued for a deck.
- See Record Card.

SUPERVISOR

Bill Rogers

CLERK

Paulette A. Skolarus

TREASURER

Robin L. Hunt

TRUSTEES

Jean W. Ledford H. James Mortensen Terry Croft Diana Lowe

MANAGER

Summary

The applicant is proposing to construct a three season room on an existing deck. In order to do this the applicant is requesting a rear yard setback variance. The home was constructed right at the 20 foot rear setback line. Per the PUD, unroofed decks are allowed to extend from the rear building line 15 feet. Covering the deck is considered an addition to the home and must comply with the required rear yard setback.

Variance Requests

The regulations in the zoning ordinance pertaining to this variance are as follows:

Oak Pointe PUD Rear Yard Setback:

Required Setback: 20
Proposed Setback Request: 15.30
Proposed Variance Request: 4.70

<u>Summary of Findings of Fact-</u> After reviewing the application and materials provided, I offer the possible findings of fact for your consideration:

Please note that in order for a variance to be approved it has to meet all of the standards in 23.05.03.

- (a) Practical Difficulty/Substantial Justice Strict compliance with the rear yard setback would prevent the applicant from constructing a three season room on an existing deck however it does not unreasonably prevent the use of the property. Based on a review of aerial photos, many of the homes in the neighborhood were placed on the rear setback line and they do not appear to have made additions or added sunrooms to the rear of the homes. Therefore the variance would not provide substantial justice and is not necessary to preserve or enjoy a substantial property right similar to that possessed by other properties in vicinity of the subject parcel.
- **(b) Extraordinary Circumstances** There are no exceptional or extraordinary circumstances or conditions applicable to the property or the intended use which are different than other properties in the same zoning district or the variance would make the property consistent with the majority of other properties in the vicinity. The need for the variance was not self-created by the applicant.
- (c) Public Safety and Welfare The granting of the variance will not impair an adequate supply of light and air to adjacent property or unreasonably increase the congestion in public streets, or increase the danger of fire or endanger the public safety, comfort, morals or welfare of the inhabitants of the Township of Genoa.
- (d) Impact on Surrounding Neighborhood The proposed variance would have little or no impact on the appropriate development, continued use, or value of adjacent properties and the surrounding neighborhood.

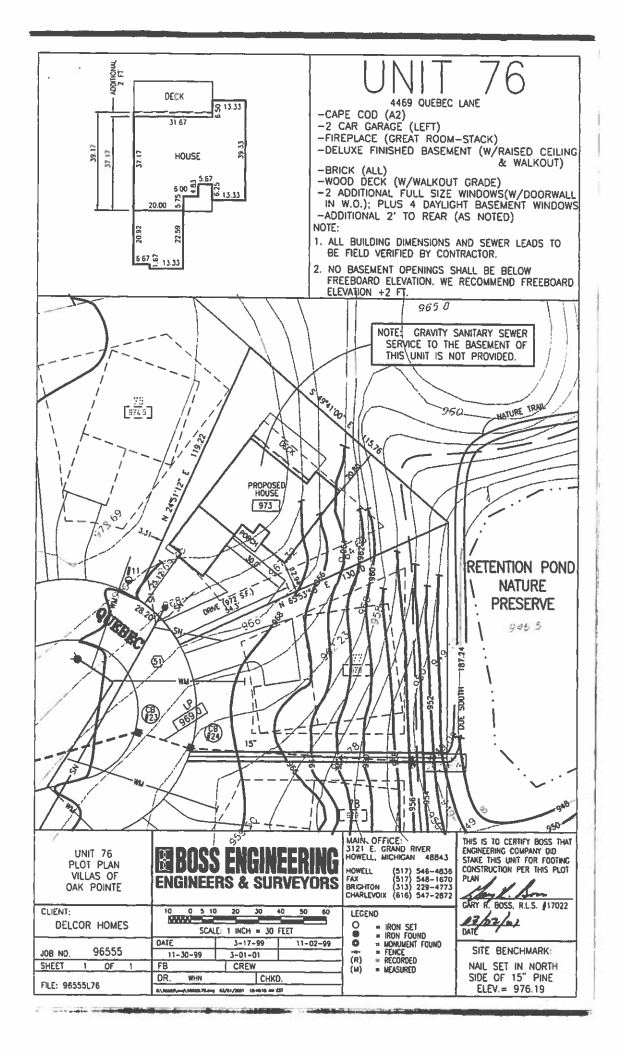
Recommended Conditions

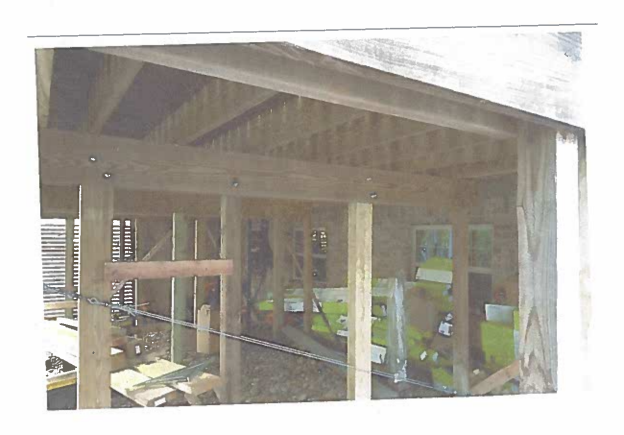
If the Zoning Board of Appeals grants the variance request staff recommends the following conditions be placed on the approval.

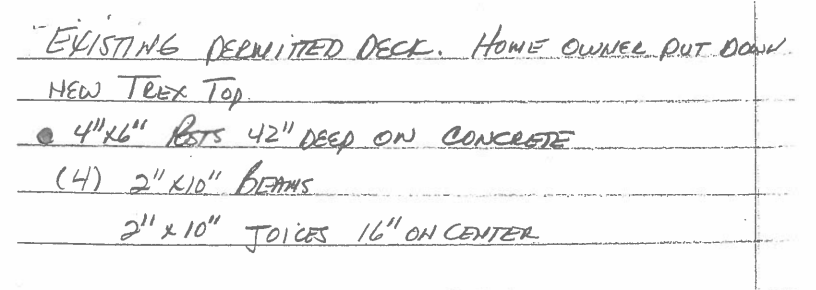
- 1. Drainage from the proposed structure must be maintained on the lot.
- 2. Structure must be guttered with downspouts.

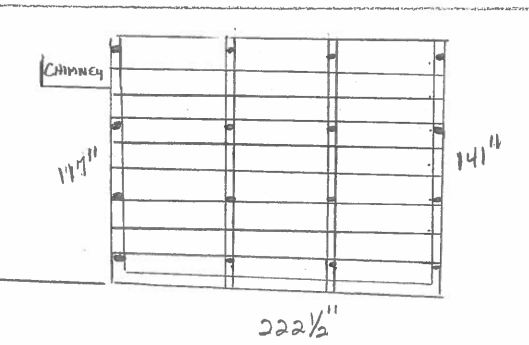
GENOA TOWNSHIP





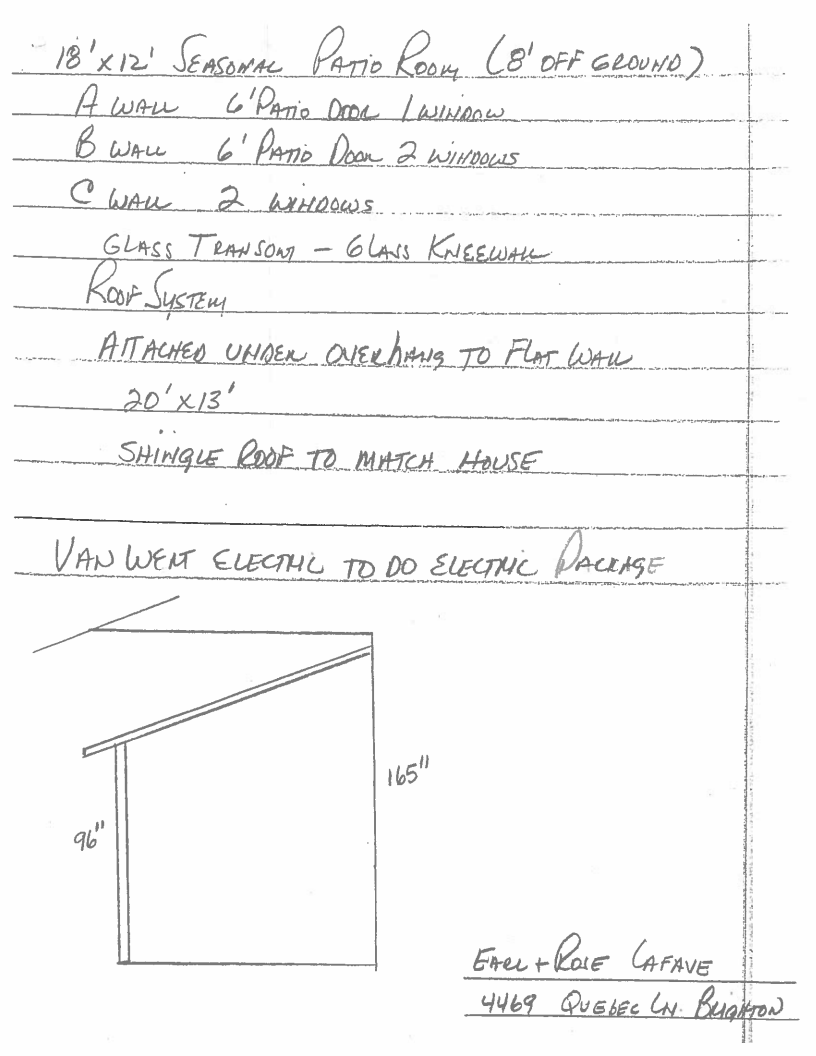


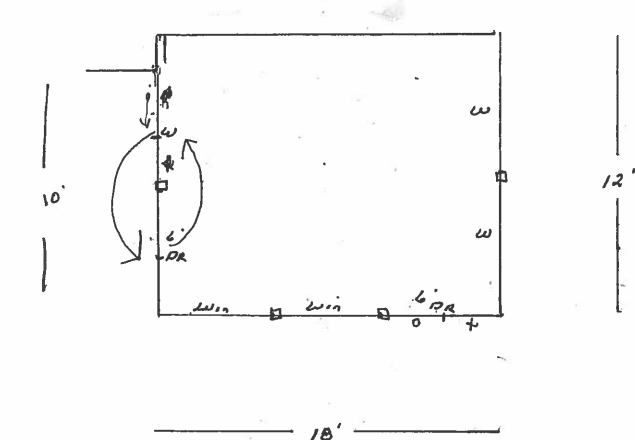




EARL + ROSE CAFAVE

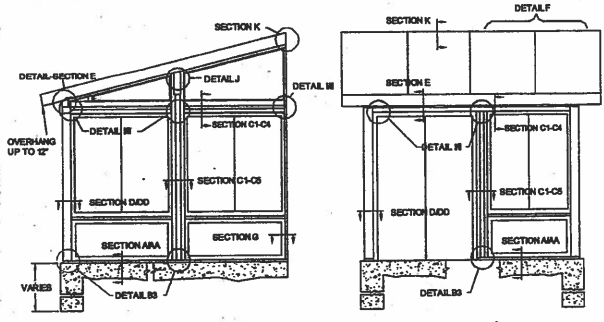
4469 QUEBER LN BRAHTON



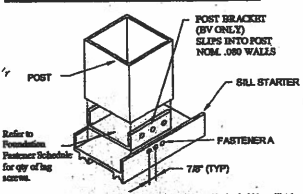


EARL + ROSE CAFAVE 4469 QUEBEC W. BRIGHTON

GRANDVIEW/ BETTERVIEW PATIO ROOMS: STUDIO STYLE



DETAIL B3: HORIZ & VERT. POST CONNECTION



gib, uso (2) #8x5/8° scrows (eschaids), at all & heads dia Mintlin ne 96-120

*GV Studio Mullians: 96-120mph, uso (2) #8x5/8" serows (exchaids, at all & header (Fastener A), for upto 96-37-7 mention.

*For GV Studio Corner post: 90-110mph, uso (3) #8x5/8" serows, each side (Fastener A), at sill & 2 per header, for upto 8" forestration families the tenner post.

*BV Studio Mullians: 90-110mph, uso (3) #\$x5/8" serows (such side) & pest header, at sill & header (Fastener A), for upto 96-37-7 metalogs.

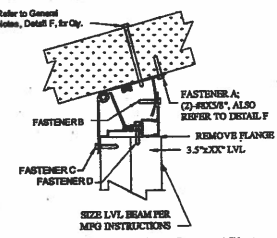
*For BV Studio Corner post: 90-110mph, uso internal post busines, uso (3) #8x5/8" serows (each side), at sill & 2pe header (Fastener A), for upto 8" fenestation families the corner post.

*Uso (9) serows to attach post beachet to undealth of 2pe header.

*Post bunkest to be used at each und effet Val. or Heriz post. (BV only)

*For other wind speeds, see Gazzal Notes

DETAIL J: INTERMEDIATE BEAM



* If intermediate beam is required, use a Receiver post, GV pror BV post to support LVL. Locate as close to the center of the projection well. Attento post to LVI, the same as Section H * FASTERIER B & C:

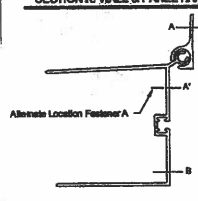
* 90-100 MPH USE #8X597@18*O.C.

*110-130 MPH USE #8X597@18*O.C.

*FASTERIER D: NICROLAM BEAM

* 90-130 MPH USE 1/4*B72*LAG SCREW @12*O.C.

SECTION K: WALL & PANEL HANGER



ATTACH FASTENERA TO: WALL STUDS @ 18" C.C. WI 14"8" X 3" LAGS UP TO 24" X 14" WI 12" CYENTIANG FOR 90-110 MPH ANDIOR 50PSF GROUND SNOW LOAD.

ATTACH FASTENER A&B TO: WALL STUDS IF > 16° O.C. W/ 1/4°/8°X 3° LAGS UP TO 24°X 14° W/ 12° OVERHANG FOR 120-130 MPH AND/OR 65PSF GROUND SNOW LOAD.

FOR PROJECTIONS GREATER THAN 14', USE DOUBLE SPAN ATTACH FASTENER ASS TO: WALL STUDS IF > 16" O.C. W! 1/4" Ø X 3" LAGS UP TO 24' X 18" W! 12" OVERHANG FOR 90-130 MPH AND/OR 65PSF GROUND SNOW LOAD.

"THESE INSTRUCTION CAN BE USED TO ATTACH TO AN EXISTING FASCIA PROVIDED THAT THE LAGS ARE ANCHORED INTO EACHOF THE RAFTER TALS. "STRUCTURAL ADEQUACY OF EXISTING FASCIA OR OVERHANG IS NOT COVERED BY THIS ANALYSIS.

approx for for for recon.

Villas of Oak Pointe

Request for Architectural Modification

Owner Name EARL & ROSEMARY LAFAVE Des 9-18-19
Date 17017
Address 4469 QUEBEL LANE Lot#Lot#
Modification to:
Explanation: REPLACE DECK FLOORING W/ +REX & ADD NEW RAILINGS
OF TREX & ALUMINIUM REPLACE EXISTING STAIRS FROM DECK to WALKOUT LEVEL
OF TREX & ALUMINIUM, REPLACE EXISTING STAIRS FROM DECK to WALKOUT LEVEL ADD 3 SEASONS ADDITION ON NEW DECK BOAKDS W/ SELF STOKING WINDOW
AND SCREENS, CONVENTIAL FRAMED SHED ROOF W/ SHINGLES to MATCH EXISTING
Work to be performed by: LHIMATE CONST & LAND SLAPING.
Address
If a structural modification is proposed, attach a drawing (1/2" = 1 foot) or clear illustration of what is being proposed. Add dimensions,
sizes and spacing. Also add copies of brochures or other descriptive literature when applicable. All applicable codes and regulations must
be followed and permits must be obtained by the owner at his/her expense.
The modification must comply with all Bylaws, occupancy agreements and other applicable regulations established by the Villas of Oak
Pointe Board of Directors.
Co-Owner acknowledges responsibility for underground utilities: gas, electric, telephone, cable TV. Call Miss Dig at 1-800-482-7171 at
least 72 hours prior to commencing work. Co-Owner acknowledges responsibility for all landscaping and building structures in and
around unit (such as sod, driveways, sprinklers, plantings, etc.)
I (we) attest that the above information is truthful and accurate and hereby request the Board to review the information provided and grant
written approval in a timely manner. This request is:Urgent (within a few days) Not Urgent (Within weeks)
Co-Owner Signature Excel Jofane Date 9-18-17
Co-Owner Signature Date Date
Neighbors' Approval (See Architectural Modification Guidelines)
Neighbor's Signature Date 9-19-17
Neighbor's Signature Date Date Date 9/19/17
RETURN COMPLETED FORM TO: Robert Harvey, 4604 LeBlane Count, that vel 203 @yahon.com, 810-220-0366.
NO WORK SHALL COMMENCE UNTIL WRITTEN APPROVAL IS GRANTED.
, and the state of

Page 2	
Approved by the Board Investigated by: Denied by the Board	
Investigated by: Denied by the Board Stipulations to Approval/Denial Date 9/25/20	17
Signature Lebecce A. 11	
Date 9/25/2017	<u></u>

OAK POINTE COMMUNITY ASSOCIATION

Any landscape modifications must be consistent with the few guidelines provided in Article VII of the Declarations of Easements, Covenant and Restrictions for the Oak Pointe Community Association. Section 10 addresses driveways, aprons and parking areas and requires that they be paved with asphalt, concrete or brick pavers. Section 12 requires yards to be finish graded and sodded or seeded. Finally, Section 13 provides: "No living tree of a height of twenty (20) feet or more or more than five (5) inches in diameter at three (3) feet above the ground shall be removed without the approval of the Architectural Review Committee. Other than a permitted above, no person shall do any act the result of which could reasonably be expected to cause damage to or destruction to any tree."

appro Copy for your !

Villas of Oak Pointe

Request for Landscape Modification

EDGING, DRIVEWAYS OR PATHS RESULT IN POSSIBLE IMPACT TO DRA GOLF COURSE, PONDS, DRIVING RANGE, COMMON AREAS, ETC.	INAGE OR NEIGHBOR'S VIEWS OF
the state of the s	
Owner Name EARL & ROSEMARY LAFAUE	Date 9-18-17
Address 4469 QUEBEC LANE	Lot#
Explanation including detailed description of materials used: New Pario	BOILY PANTER STANE GOT
- ALONG EAST SIDE OF HOME to READ WALVOUS	T PERIO DAMONIA
_ COTORED BAND to END OF DRIVEWAY WI COLORED	LONCRETE PENNIE DUEKO
ARBOVITES & REPLACE W/ YEWS, ADD FERENIALS FOR YEARPY	2110 10101
Landscape plans must be submitted showing scale and placement of trees and shrubs. If dr professional analysis of drainage changes to abutting properties must also be attached.	
The modification must comply with all Bylaws, occupancy agreements and other applicable Pointe Board of Directors.	regulations established by the Villas of Oak
Co-Owner acknowledges responsibility for underground utilities: gas, electric, telephone, ca least 72 hours prior to commencing work. Co-Owner acknowledges responsibility for all las around unit (such as sod, driveways, sprinklers, plantings, etc.)	ble TV. Call Miss Dig at 1-800-482-7171 at adscaping and building structures in and
I (we) attest that the above information is truthful and accurate and hereby request the Boan written approval in a timely manner. This request is: Urgent (within a few days)	d to review the information provided and grant Not Urgent (Within weeks)
Co-Owner Signature Carl J. For	Date 9-18-17
Co-Owner Signature	Date 9-18-17 Date 9-18-17
Neighbors' Approval	2/22/10
Neighbor's Signature	Date
Neighbor's Signature	Date 9/19/17
RETURN COMPLETED FORM TO THE VILLAS OF OAK POI	NTE BOARD OF DIRECTORS.
NO WORK SHALL COMMENCE UNTIL WRITTEN AP	PROVAL IS GRANTED.

REQUESTS FOR LANDSCAPE MODIFICATION ARE ONLY REQUIRED WHEN CHANGES TO SHRUBS, TREES,

Page 2

Approved by the Board Investigated by: Becky Libler	Denied by the Board Date 7/25-2017
1.000000	Date
Stipulations to Approval/Denial	
	To a ring the
Signature Lebecca Libler	Date 9/25/2017

DAK POINTE COMMUNITY ASSOCIATION ARCHITECTURAL REVIEW PROCESS

The Declarations of Easements, Covenants and Restrictions for Oak Pointe contain provisions for the establishment of the Oak Pointe Architectural Review Committee.

The above documents require approval by the Committee for all buildings, fences, walls, decks, swimming pools, outbuildings, landscaping, and exterior improvements, erected or maintained on any unit or lot area in the Oak Pointe Development prior to the commencement of any construction activity. The Oak Pointe Community Association Architectural Review Committee does not grant approval for any submittal which has been disapproved by the individual association's board of directors.

Structural additions to existing residences also require the deposit of \$500 with the Oak Pointe Community Association. This deposit insures site cleanup during construction. If the site is not maintained by the contractor/owner, the Association will contract for and pay for the cleanup from the deposited funds. All funds remaining at completion of construction will be refunded.

Parcel Number: 4711-27-30	1-076	Jurisdicti	on: GENOA CHA	RTER TOWNS	HIP	County: L	IVINGSTO	N	Prin	ted on		12/05/	2017	
Grantor	Grantee		Sale Price	Sale Date	Inst. Type	Terms of	Terms of Sale		Liber & Page		Verified By		Prent. Trans.	
BAILEY TERRY LIVING TRUST	LAFAVE ROSEMARY C		395,000	07/08/2016	WD	ARMS-LEN	GTH	2	2016R-021135		BUYER		100.0	
BOLLMANN MERRILENE TRUST	BAILEY TERRY LIVING TRUST		327,000	04/28/2010	QC	ARMS-LEN	ARMS-LENGTH		2010R-013090		BUYER		100.0	
BOLLMANN, GERALD & MERRILE BOLMANN MERRILENE TRU			0	0 01/08/2003		QUIT CLA	IM	4	4240/0753		BUYER		0.0	
BOLLMANN FAMILY TRUST	OLLMANN FAMILY TRUST BOLLMANN, GERALD & M		RRILE 0 12		QC	QUIT CLA	QUIT CLAIM		3698-0847		BUYER		0.0	
Property Address	I	Class: 40	7 RESIDENTIAL-	CO Zoning: N	oning: MUPUD Buildi		lding Permit(s)		Date	Number	S	Status		
4469 QUEBEC LANE	1469 QUEBEC LANE				RE	REROOF			3/16/2009	W09-01	4 N	NO START		
					WO	WOOD DECK		0	3/03/2000	00-086	N	NO START		
Owner's Name/Address		MAP #: V1	7-31		НО	ME		0	3/26/1999	99-108	N	O STARI	T	
LAFAVE ROSEMARY C			2018 E	st TCV Tent	ative	ive								
4469 QUEBEC LANE BRIGHTON MI 48116		X Improv	ed Vacant	Land Va	Land Value Estimates for Land Table 00053.VILLAS OF OAK POIN					AK POINT	E			
BRIGHTON MI 40110		Public					*]	Factors *						
		Improve	ements					ont Depth		j. Reaso	n		lue	
Tax Description		Dirt R		<site td="" v<=""><td>alue A> .</td><td>A SITE VALU</td><td></td><td>80 al Acres</td><td>000 100 Total Est</td><td>- Land</td><td>Value =</td><td>80,0</td><td></td></site>	alue A> .	A SITE VALU		80 al Acres	000 100 Total Est	- Land	Value =	80 , 0		
SEC 27 T2N R5E VILLAS OF OAK POINTE UNIT			Road Road						10001 15	. Бапа	varuc			
# 76		Storm				t Cost Esti	ımates				^~ 1 ~			
Comments/Influences	lk	tion 3.5 Conc	rete		Rate C 4.04	CountyMult. Size %Good 1.00 130 49			Cash Value 257					
		Water Sewer		2, 11, 12	J.5 COM		timated 1	Land Improv					257	
		Standa	ic Lights rd Utilities round Utils.											
The state of the s		Topogra	aphy of											
		Level Rolling Low High Landscommon Wooded Pond Waterf Ravine Wetlan	aped											
0		Flood X REFUSE		Year	La Val		Building Value		sed B	oard of Review	Tribunal, Other		axable Value	
		Who W	hen What	2018	Tentati	ve Te	entative	Tentat	ive			Tent	tative	
		LM 09/26	/2013 REVIEWED	R 2017	37,5	00	155,700	193,	200			193	3,2005	
The Equalizer. Copyright Licensed To: Township of G				2016	37,5	00	150,400	187,	900			159	9,650C	
Livingston, Michigan	Jonea, Country of			2015	37,5	00	138,200	175,	700			159	9,173C	

^{***} Information herein deemed reliable but not guaranteed***

Building Type	(3) Roof (cont.)	(11) Heating/Cooling	(15) Built-ins	(15) Fireplaces	(16) Porches/Decks	(17) Gara	ige
X Single Family Mobile Home Town Home Duplex A-Frame X Wood Frame	Eavestrough Insulation 0 Front Overhang 0 Other Overhang (4) Interior Drywall Plaster Paneled Wood T&G	X Gas Oil Elec. Wood Coal Steam Forced Air w/o Ducts Forced Hot Water Electric Baseboard Elec. Ceil. Radiant	Appliance Allow. Cook Top Dishwasher Garbage Disposal Bath Heater Vent Fan Hot Tub Unvented Hood	Interior 1 Story Interior 2 Story 2nd/Same Stack Two Sided Exterior 1 Story Exterior 2 Story 1 Prefab 1 Story Prefab 2 Story	Area Type 78 WCP (1 Story) 338 Treated Wood	Year Built Car Capaci Class: BC Exterior: Brick Ven. Stone Ven. Common Wal Foundation	siding: 0::0 1::1 Wall
Building Style: BC Yr Built Remodeled 2000 0 Condition: Good	Trim & Decoration Ex X Ord Min Size of Closets Lg X Ord Small Doors: Solid X H.C. (5) Floors	Radiant (in-floor) Electric Wall Heat Space Heater Wall/Floor Furnace X Forced Heat & Cool Heat Pump No Heating/Cooling Central Air Wood Furnace	Vented Hood Intercom Jacuzzi Tub Jacuzzi repl.Tub Oven Microwave Standard Range Self Clean Range Sauna	Heat Circulator Raised Hearth Wood Stove Direct-Vented Gas Class: BC Effec. Age: 14 Floor Area: 2020 Total Base Cost: 202	CntyMult	Finished ? Auto. Door Mech. Door Area: 431 % Good: 0 Storage Ar No Conc. F Bsmnt Gara	rs: 0 rs: 0 rea: 0 Floor: 0
Basement 1st Floor 2nd Floor	Kitchen: Other: Other:	(12) Electric 0 Amps Service	Trash Compactor Central Vacuum Security System	Total Base New: 306 Total Depr Cost: 263 Estimated T.C.V: 313	,418 X 1.190	Carport Ar	
3 Bedrooms (1) Exterior	(6) Ceilings	No./Qual. of Fixtures X Ex. Ord. Min	Stories Exterior 1 Story Siding/Br		Bsmnt-Adj Heat-Ad 4 0.00 1.85	j Size 1136	Cost 93,254
X Wood/Shingle Aluminum/Vinyl Brick Insulation (2) Windows X Avg. X Avg. Few Small Wood Sash Metal Sash Vinyl Sash Double Hung Horiz. Slide Casement Double Glass Patio Doors Storms & Screens (3) Roof X Gable Gambrel Hip Gambrel	(7) Excavation Basement: 1531 S.F. Crawl: 0 S.F. Slab: 0 S.F. Height to Joists: 0.0 (8) Basement Conc. Block Poured Conc. Stone Treated Wood Concrete Floor (9) Basement Finish Recreation SF 1200 Living SF 1 Walkout Doors No Floor SF (10) Floor Support Joists:	No. of Elec. Outlets Many X Ave. Few	Fireplace: Prefab (16) Porches WCP (1 Story), St (16) Deck/Balcony Treated Wood, Stand (17) Garages Class:BC Exterior:	nish Door(s) eplaces 1 Story andard	0.00 0.00 0.00 0.00 Rate 19.75 1025.00 3525.00 2350.00 710.00 1390.00 1487.00 1487.00 3630.00 35.35 7.35 2 Inch (Unfinished)	395 18 76 Size 1200 1 2 1 1 1 1 78 338	47,633 740 3,124 Cost 23,700 1,025 7,050 2,350 710 1,390 1,487 1,487 3,630 2,757 2,484
Flat Shed X Asphalt Shingle Chimney: Brick	Unsupported Len: Cntr.Sup:	1000 Gal Septic 2000 Gal Septic Lump Sum Items:	Base Cost Common Wall: 1 Wal Phy/Ab.Phy/Func/Econ ECF (4101 VILLAS OF	/Comb.%Good= 86/100/1	26.57 -1425.00 00/100/86.0, Depr 1.190 => TCV of Bldg	431 1 .Cost = : 1 =	11,452 -1,425 263,418 313,468

^{***} Information herein deemed reliable but not guaranteed***

GENOA CHARTER TOWNSHIP ZONING BOARD OF APPEALS NOVEMBER 14, 2017 6:30 PM

MINUTES

<u>Call to Order</u>: Chairman Dhaenens called the regular meeting of the Zoning Board of Appeals to order at 6:30 pm at the Genoa Charter Township Hall. The members and staff of the Zoning Board of Appeals were present as follows: Jeff Dhaenens, Jean Ledford, Barbara Figurski, Marianne McCreary, and Amy Ruthig, Zoning Official. Absent was Dean Tengel.

Pledge of Allegiance: The Pledge of Allegiance was recited.

Introduction: The members of the Board introduced themselves.

Approval of the Agenda:

Moved by Figurski, seconded by McCreary, to approve the agenda as presented. **The motion** carried unanimously.

Call to the Public: The call to the public was made at 6:32 pm with no response.

1. 17-22 ... A request by Andrew Luzod, 4798 Narrow Trail, for two-side yard variances to construct a new single-family home.

Mr. Andrew Luzod was present for the petitioner. Mr. Luzod stated that he reviewed the Board's concerns from the last meeting. He met with the Deputy Fire Marshall from Brighton Area Fire Department. Mr. Luzod stated that the Fire Department does not have authority due to the driveway being private. They provided a 30 foot turnaround which is demonstrated on the drawing. Steve Ballinger is their builder. Mr. Luzod stated that the water naturally drains toward the lake and they would like to keep it as is. The hardship is the proposed house sits on top of a hill. The neighbors on both sides are in favor of the proposed plan. Most homes in the area have been given variances for less side-yard setbacks. If the home was put within the building envelope and met the side-yard setbacks, it would be on the back side of a large hill.

Board Member McCreary stated that a deed was provided that shows clear title. She explained to the petitioner the need for drainage to be shown on the site plan as was discussed at the last meeting.

Chairman Dhaenens stated that when the applicant applies for a building permit, drainage will need to be reviewed.

Board Member Ledford stated that she would like to see a formal letter from the Fire Department. Ms. Ruthig stated that the township staff did receive an email from the Deputy Fire Marshall.

Board Member Figurski stated that she had visited the site and believes the house could be moved back. Board Member McCreary asked Mr. Luzod if they have thought of the pulling the house further back from the lake. Mr. Luzod stated they have not considered it because they would like a better view of the lake.

Mr. Luzod stated according to the topo map that he received from Livingston County GIS, the driveway would be at 976 and the septic field would be at 964. He stated that the drainage is not an issue.

Mr. Dhaenens stated that the drainage is not an issue now, however the applicant is proposing to tear down a building and construct a bigger home.

The call to the public was made at 7:00 p.m. with no response.

Board Member McCreary informed the applicant that the Zoning Board of Appeals would need the drainage information to make an informed decision. The neighbors on both sides of the property are at a lower elevation than his home. She understands that this is an unique piece of property however there are properties with a lot of drainage issues in that area and the Board needs to address the drainage issues for this parcel.

Chairman Dhaenens stated that the builder needs to show where the house is being placed and how the runoff is going to be handled on the site also location of retaining walls. Mr. Luzod stated that he was trying to defer cost until he knew that he could be approved to build the house. Board Member McCreary stated that she understood however in the scope of the project and what he is trying to accomplish, the cost would small.

Moved by McCreary, seconded by Figurski, to table Case #17-22 for 4798 Narrow Trail by Andrew Luzod until the next regularly-scheduled Zoning Board of Appeals meeting on December 12, 2017 so the applicant can address the drainage concerns and location of retaining walls. **The motion carried unanimously**.

2. 17-28... A request by James F. Lewis, 1189 Chemung Drive, for a side yard variance to construct an attached garage.

Mr. James Lewis, homeowner and Mr. Jimmy Smith, 47 E. Oak Road, Holt was present for the petitioner.

Mr. Lewis presented that he would like to construct a single car attached garage. The home was constructed in the middle of the lot and left no room for a garage. The location of his well and the large tree located in the rear yard would make it difficult to construct a detached garage.

Chairman Dhaenens questioned if the existing dormer was going to be removed. Mr. Lewis stated that it was.

Board Member McCreary asked how he determined where the lot lines were located. Mr. Lewis stated that his neighbor had his property surveyed and they located the stakes on the other side.

A call to the public was made with no response.

Moved by Ledford, supported by McCreary, to approve case# 17-28 for 1189 Chemung Drive for applicant James Lewis for a for a 1'8" side yard setback variance from the required 5 foot setback to a 3'4" side yard setback to construct an attached single car garage to the existing home and to remove existing entry way room based on the following finding of facts:

- 1. Practical difficulty is that the strict compliance with the side yard setback would prevent applicant from constructing an attached garage capable of housing a vehicle. Construction of a garage would give the applicant substantial justice in regard to the ability to have a garage.
- 2. Extraordinary Circumstances is the small size of the lot, the location of the existing home, the well and the large elm tree prevents the applicant from placing a detached garage in the rear yard. The need for the variance is was self-created by the prior owners who applied for and were granted a property split on July 10, 2001. The variance from the Zoning Ordinance was granted creating a parcel that did not meet the requirements of the Township Ordinance.
- 3. The granting of this variance will not impair an adequate supply of light and air to adjacent properties or increase the congestion in public streets, or increase the danger of fire or endanger the public safety, comfort, morals or welfare of the residents of Genoa Township.
- 4. The proposed variance would have little or no impact on the appropriate development, continued use, or value of adjacent properties and the surrounding neighborhood.

Granting of this variance is conditioned upon the following:

- 1. Structure to be guttered with downspouts.
- 2. Drainage from the structure to be maintained on lot.

The motion carried unanimously.

Administrative Business:

1. Approval of the minutes for the October 17, 2017 Zoning Board of Appeals Meeting

Moved by Ledford, seconded by Figurski, to approve the October 17, 2017 Zoning Board of Appeals Meeting with minor changes. **The motion carried unanimously**.

2. Correspondence – Ms. Ruthig stated that there are 3 new cases for the December 12th, 2017 ZBA meeting.

- 3. Township Board Representative Report Board Member Ledford gave a review of the Township Board meeting held on November 5th, 2017.
- 4. Planning Commission Representative Report Board Member Ledford and Ms. Ruthig gave a review of the Planning Commission meeting held on November 13, 2017.
- 5. Zoning Official Report Ms. Ruthig had nothing to report this evening.
- 6. Member Discussion Ms. McCreary asked if research could be conducted in regards to definitions of self-created issues. Ms. Ruthig stated that she would consult with the Township Planner for more thorough information.
- 7. Adjournment

Moved by Ledford, seconded by Figurski, to adjourn the meeting at 7:51 pm. **The motion** carried unanimously.

Respectfully submitted:

Amy Ruthig, Zoning Official

transparent and effective government will obtain the input from those who elect them to ensure the policies and regulations implement the overall vision. Residents put their trust in their officials, and by proxy their professional administrative management and staff, to make important decisions for the good of the whole community. Those decisions should be based on adopted regulations, not on political agendas. So when a development project comes forward that meets the vision of the master plan and meets the ordinance. it should be approved. Giving the public a direct say in approval of each and every development project negates the purpose of our representative form of government. Through elections, the public instills trust in their elected officials, who in turn should trust their appointed planning commissions, who in turn should trust the expert opinions of their professional staff who are trained to interpret the established policies and regulations. They have specialized expertise to ensure ordinance requirements are met.

Expedited or administrative review does not take away the role of elected and appointed officials; instead it shifts when and how they provide their input. Communities may decide that very large scale developments still require Planning Commission review. In addition to staff consulting with them on particular projects, planning commissions will stay busy with special land use requests, rezonings, and those sometimes neglected duties like preparing the annual report and Capital Improvements Plan. In addition, important work like master plan or ordinance updates, are often relegated to the end of an agenda or deferred to later meetings. Reducing the amount of development reviews frees up planning commission's time for these types of proactive planning projects. [In the upcoming Michigan Planner E-dition, read more about the MEDC's Redevelopment Ready Communities Program.]

Communities across Michigan and the country are competing for new businesses and new development, as the recent second Amazon headquarters recruitment has proven.

In Michigan, having the MEDC's RRC program is an asset to promote and market Michigan's communities as redevelopment-ready. Having the vision, zoning, and review process in place to efficiently implement projects is a major incentive for recruiting outside development and supporting existing local businesses who lack the time and means for an extensive and uncertain plan review. Being redevelopment-ready means a community supports its vision, trusts its process, and is open for business. Instilling predictability and transparency in that process does not come at the expense of public input, but is instead shaped by it.

KATHLEEN DUFFY is a Senior Planner at SAFEbuilt Studio (formerly LSL Planning) in Royal Oak. She is the technical assistance team leader for the RRC program, working closely with MEDC staff and partners across the state to implement its Best Practices through plans, codes, and training. Kathleen specializes in master plans, redevelopment/subarea plans, form-based codes, and public participation.

SAFEbuilt

ZBA FAQ

YOU'VE JUST BEEN APPOINTED to the Zoning Board of Appeals (ZBA) or you've been on the ZBA for a while, but now there is an uptick in the caseload and you are wondering if you are doing everything that you are supposed to do. This article offers some frequently asked questions regarding the ZBA. The next Michigan Planner E-dition will offer more information about the ZBA.

Why does a community need a ZBA?

Every municipality in the State of Michigan with an adopted zoning ordinance is required to establish a Zoning Board of Appeals. The Michigan Zoning Enabling Act requires creation of a Zoning Board of Appeals. No exceptions are permitted. Under the Zoning Enabling Act, a city or village council may act as the ZBA and establish rules to govern its procedures as a ZBA.

Is a BZA and a ZBA the same thing?

The Zoning Board of Appeals can be called different names including Board of Zoning Appeals, ZBA, BZA or sometimes just The Board. The ZBA is termed a "judicial" or "quasijudicial" body. It is composed of appointed residents of the community who act in a judicial capacity under the requirements of the zoning ordinance. The ZBA deals with requests for variances, ordinance

interpretations, and the appeal of administrative decisions by the staff or planning commission.

Who can become a member of the ZBA?

In communities with less than 5,000 residents there must be no less than 3 members and in communities of 5,000 or more residents, no less than 5 members. The legislative body may appoint up to two alternate members who may serve in the place of regular members. An alternate may be called if a regular member is unable to attend one or more meetings. An alternate member may also be used in the place of a regular member who has abstained for reasons of conflict of interest. The term of office is 3 years for regular members. For cities

and villages, one member of the ZBA may also be a planning commission member; for townships, one member of the ZBA shall serve on the township or county planning commission. One member of the ZBA may also serve on the legislative body, but may not serve as chairperson for the ZBA. The number of ZBA members must be specified in the zoning ordinance.

What are the ZBA's duties and powers?

The basic responsibilities of the ZBA include:

- Appeals of administrative decisions;
- Variance requests;
- Ordinance interpretations (text and map);
- Sometimes nonconforming situations; and
- Appeals of special land uses and planned unit developments (but only if provided for in the ordinance).

What exactly is a variance?

A variance is official permission to deviate from a requirement of the zoning ordinance. There are two types of variances: Use Variances and Non-Use (Dimensional) Variances. The authority to grant a variance is discretionary and includes the general guidelines of practical difficulty for dimensional variances and unnecessary hardship for use variances. The Zoning Enabling Act states that a ZBA may grant a variance if the spirit of the zoning ordinance is observed, public safety secured, and substantial justice done. Additional standards can be adopted within a community's zoning ordinance.

Can all communities consider use variances?

A use variance permits a use of land that is otherwise not allowed in that district either as a permitted use or as a special land use.

The Zoning Enabling Act gives cities

and villages the statutory authority to consider use variances if unnecessary hardships exist. The Zoning Enabling Act is different however, for townships and counties. Some townships and counties may consider use variances. These townships and counties include:

- Township or counties who granted a use variance prior to February 15, 2006; and/or
- Those that included a provision in their zoning ordinance allowing consideration of a "use variance" or "variances from uses of land" as of February 15, 2006.

Unless a township or county meets the requirements above, they are NOT authorized to grant use variances.

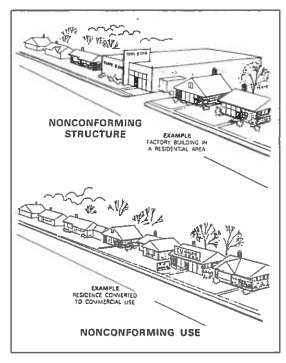
However, any municipality can decide not to allow use variances. The Act only *permits* use variances, it does not *require* them to be heard. If allowed, the zoning ordinance must require a 2/3 vote of the entire membership to approve use variances.

What is a practical difficulty?

The most common variance is a dimensional or non-use variance. These requests typically pertain to buildings and structures that cannot be constructed in the location required by the zoning ordinance or that other requirements of the ordinance cannot be met. To obtain a dimensional variance, the applicant must demonstrate that a practical difficulty exists on the property.

Some aspect of the property needs to be unique, not just the applicant's operation or peculiar method of operation being unique.

Common dimensional variance requests include requirements such



as setbacks, height, parking, or landscaping.

Variances are granted to pieces of land - not to individual applicants.

In order to demonstrate that a dimensional variance is appropriate, the ZBA must find that there is a practical difficulty which affects the property where compliance with the zoning ordinance would cause an excessive burden to the development of the property.

- There are unique circumstances that apply to the property.
- The variance is consistent with the spirit of the ordinance and is fair to adjacent properties.
- The need for the variance is not self-created.
- The variance is the minimum necessary.
- Strict compliance with the zoning ordinance prevents the applicant from using the property for the permitted purpose.

Are there different types of nonconformities?

Nonconforming uses and structures have been understood as part of the

concept of nonconformity for many years. In recent years, it has been recognized in many communities that nonconformities can also include certain site characteristics related to landscaping, signs, parking spaces and other similar site improvements. It is not unusual today for a zoning ordinance to describe regulations related to nonconforming uses, structures, parcels or lots and different types of site characteristics.

A nonconforming use is a use that was legally established before the zoning ordinance was adopted but the use would not be permitted to be legally established in the zoning district where it is located after adoption of the ordinance. For example, suppose that a retail store legally existed before adoption of a zoning ordinance and the site for the store was included in a residential district. If the store would not be permitted in the residential district after adoption of the ordinance, the store would be a nonconforming use. The store must have legally existed before adoption of the ordinance. An illegally established use does not gain any special authorization by simply surviving during adoption of a zoning ordinance.

Nonconforming structures are those structures that include some attribute that would not be permitted after adoption of the zoning ordinance.

For example, if a structure was legally built to be 50 feet tall and the zoning ordinance now permits a maximum height of 30 feet, the structure is nonconforming due to the excessive height. Similarly, a structure can be nonconforming due to inadequate yard setbacks or other dimension criteria. Signs are a special type of structure. If sign area, height, placement and other attributes are regulated by the zoning ordinance, signs can be nonconforming with regard to the various regulations that are included in the ordinance.

Nonconforming lots and sites are directly related to those requirements established in the ordinance related to lot area, width, depth and any other similar dimension requirement. As ordinances become more complex, it can be ever more difficult to keep track of this type of nonconformity. For example, it has become customary for zoning ordinances to regulate the minimum lot area required for certain types of uses such as churches, fast food restaurants and other facilities. If those characteristics are not consistent with the ordinance requirements, the deficiency becomes a nonconformity.

It is also possible for a site to fail to provide adequate landscape materials, open space or other similar site characteristics that might be required by the ordinance. Although the lot and structure conform to the ordinance, the site improvements might be deficient and create a nonconformity.

Some ZBA's are delegated specific responsibilities regarding nonconforming uses, structures, and lots.

Examples of situations reviewed by ZBAs include:

- The enlargement or alteration of nonconforming buildings and structures
- Expansion of a non-conforming use;
- Replacement of buildings damaged by flood, fire, or vandalism;
- Reduction of setbacks for nonconforming lots of record;
- Change (substitution) from one nonconforming use to another;
- Upgrades to nonconforming site development features, such as parking lots, landscaping, etc.

The standards used by the ZBA to authorize any of the above actions must be clearly specified in the zoning ordinance.

Check out the upcoming Michigan Planner E-dition for more information about appeals and interpretations. In addition, the Michigan Association of Planning offers training exclusively for the ZBA and a ZBA toolkit for purchase.

CONSISTENT AND TRANSPARENT DECISION MAKING

RISK. It is inherent in every decision and action taken by Boards and Commissions. And the risks are seemingly greater today than they have been at any time before. The issues are more complicated, the citizens are more engaged, and chances are greater that issues will result in lawsuits. Further, it does not

help when people in agreement with a request rarely show up for a meeting as opposed to those who disagree.

So how does a board or commission member navigate these turbulent waters? By following consistent practices and policies, regardless of the type of case or level of anticipated controversy, a board or commission can protect itself from many of the dangers of decision making. Here are a few tips to keep in mind based on recent trends that seem to cause commission members greater issues than others.

 DON'T HIT SEND. The increasing ease of communication brought about by email and social media is one example of a substantial risk that has arisen in the past several years and promises to become even more significant. Prior to these technologies, communicating with board members outside of meetings was more difficult and there was no record of it. Now, it is very easy to contact board and commission members, and the record lives forever.

All electronic correspondence is subject to subpoena just like a traditional letter or file. (An exception to this exists when the communication is deemed strictly personal in nature.) Thus, generally speaking, treat email and social media the same as any other form of communication. These are not forums for deliberation outside of the public meeting. Such conversations can be used against the community in a due process challenge and/or can point to bias on the part of one or more participants in the discussion. When in doubt, don't hit send.

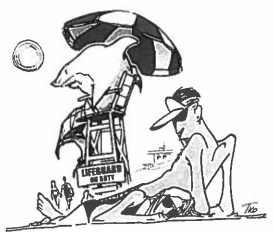
• CONFLICT OF INTEREST. Surprisingly, tremendous variety exists among communities in how they interpret and treat conflict of interest. There is likely ambiguity and confusion among the public as well, which can be fodder for controversy. Communities are required to have specific language regarding conflict of interest in the bylaws of boards and commissions or in a separate resolution or ordinance. [See the September issue of Michigan Planner E-dition for sample bylaws and rules of procedure]. This ensures it is clear to all members and to the public how conflict of interest is defined in the community, what exactly constitutes a conflict, and how such instances will be addressed.

When it comes to conflict of interest, the rule of thumb is that if there will be a credible perception of conflict, it is best to abstain. Once a member abstains for reasons of conflict, that individual should step down from the table and certainly not participate in any part of the discussion. Such participation can have an unfair impact on the discussion and the decision making process. The bylaws or rules of procedure for the board or commission should clearly spell out how such situations are to be handled.

 SHARE EVERYTHING. With increasing risks, the pressure to make the "right" decision also increases. It is thus natural for board and commission members to try and collect all of the information possible on an issue prior to a meeting. This may include contact with other departments or agencies, review of additional literature or studies, or discussions with others in the community.

If this occurs, remember that ALL other members should be apprised of the information prior to the decision being made. Further, this information should be shared in a public venue, either during the public meeting or in board packets prior to the meeting. This ensures that no one member has knowledge or information that the others do not. That way, everyone is making a decision based on the same set of facts and information. This also ensures that the record is clear as to the rationale for the decision being made.

None of this will eliminate risk or the threat of risk from the normal operations of a board or commission. But by following consistent procedures and sound advice, one can feel comfortable focusing on the case and the decision to be made rather than any of the risks that may come as a result.



"So, I'm the only one who sees a conflict of interest here?"

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