# CITY BOARD OF ADJUSTMENT <br> MINUTES of Meeting No. 542 <br> Thursday, July 6, 1989, I:00 p.m. <br> Francls F. Campbell Commission Room <br> Plaza Level of City Hall, Tulsa Civic Center 

## MEBERS PRESENT

Bradley
Quarles White

MEBERS ABSENT
Chappelle
Smlth

STAFF PRESENT
OTHERS PRESENT
Gardner Hubbard, Protectlve
Moore
Taylor

Inspections Jackere, Legal Department

The notice and agenda of sald meeting were posted in the Office of the City Auditor on Friday, June 30, 1989, at 11:45 a.m., as well as in the Reception Area of the INCOG offices.

After declaring a quorum present, Vice-Chalrman Quarles called the meeting to order at 1:03 p.m.

## MINUTES:

On MOTION of BRADLEY, the Board voted 3-0-0 (Bradley, Quarles, White, "aye"; no "nays"; no "abstentions"; Chappelle, Smith, "absent") to APPROVE the MInutes of June 15, 1989.

## UNF INISHED BUS INESS

## Case No. 15141

Action Requested:
Varlance - Section 1211.4 - Off-Street Parklng Requlrements - Use Unlt 1211 - Request a varlance of required number of on-site parking spaces from 15 to 3.

Varlance - Section 1320 - General Requirements - Use Unlt 1211 Request a varlance to allow for off-site parking.

Varlance - Section 1211.3 - Use Conditions - Use Unit 1211 - Request a varlance of the required 6 l screenlng fence along the west property IIne, located 1524 South Denver Avenue.

## Presentation:

The applicant, Carmellta Skeeter, 1524 South Denver, Tulsa, Oklahoma, who submitted photographs (Exhlbit A-4) and a location map (Exhlblt A-1), stated that she has previously been before the Board and has returned with parklng agreements from two adJacent property owners (Exhlbit A-2). The Mental Health Assoclation stated that they wlll allow the Indlan Health Care Resource Center to use six parklng spaces on thelr property, and Michael D. Conklln agreed to rent three spaces to the facllity (Exhlblt A-3).

## Case No. 15141 (continued)

## Comments and Questions:

Mr. Jackere advlsed that the two property owners could wlthdraw thelr parking spaces at any time.

Ms. White asked Ms. Skeeter how many people the agency employs, and she replled that there are nine employees and approximately 15 or 20 cllents visit the faclllty each day. She polnted out that most of the cllents walk to the center, or are transported by vans. She Informed that employees have made agreements to park at other locatlons. Ms. Skeeter stated that the organlzation is presently searchling for a place to relocate the center.

In response to Mr. Quarles, the appllcant stated that the center could be moved within a six-month perlod, and the varlances are only needed temporarlly.

Mr. Jackere polnted out that the structure is zoned OL, and fifteen spaces will be requlred for any offlce use, whlch ls a hardshlp.

Ms. White noted that there is a parking problem for the employees, as well as the visitors to the center.

Ms. Bradley requested a review of the screenlng for the property, and the appllcant stated that the boundary is covered with shrubbery, which provides a llving fence.

Protestants: None.

## Board Action:

On MOTION of WHITE, the Board voted 3-0-0 (Bradley, Quarles, White, "aye"; no "nays"; no "abstentlons"; Chappelle, Smlth "absent") to APPROVE a Varlance (Section 1211.4 - Off-Street Parking Requlrements - Use Unlt 1211) of required number of on-site parking spaces from 15 to 3 for a perlod of one year only; and to APPROVE a Varlance (Section 1320 - General Requirements - Use Unit 1211) to allow for off-site parking for a perlod of one year only, with no additional expansion of the existing bullding; and to APPROVE a Varlance (Section 1211.3 - Use Conditions - Use Unit 1211) of the required 61 screening fence along the west property llne; finding a hardship Imposed by the OL zonlng classiflcation on the property, and the fact that the exlsting zonlng would require 15 onslte parking spaces, whlle only four spaces are avallable on the lot; and finding that the trees and shrubbery on the boundary Ilne adequately screen the lot from abutting propertles; on the followlng described property:

Lots 5 and 6, Block 4, Stonebraker Helghts Addition, Clty of Tulsa, Tulsa County, Oklahoma.

## Action Requested:

Special Exception - Section 610 - Principal Uses Permitted In Office Districts - Use Unlt 1205 - (1208 alternatively) - Request a special exception to allow for a facllity which provides housing for famllies of patients which require extended hospltallzation, located SW/c of 61st Street and South Hudson Avenue.

## Presentation:

The applicant, Roy Johnsen, 324 Maln Mall, Tulsa, Oklahoma, stated that he ls appearlng on behalf of the Warren Foundation, St. Francls Hospltal and TLC, Inc. He explalned that TLC, Inc. Is a non-profit corporation recently formed by some of the communlty leaders to find a site to construct a Ronald McDonald House. This facllity provides accommodations for famllles of chlldren that are serlously lll and have come to Tulsa for medical attention. The property In question wlll be conveyed from the Warren Foundation to St. Francls Hospltal, which will then lease the site to TLC, Inc. for 99 years, with a one dollar per year rental fee. Mr. Johnsen Informed that the property Is zoned OL and would seemingly require a speclal exception under Use Unit 8. He polnted out that an extenslve amount of revlew has occurred with the nelghborhood representatives. It was noted that the facllity wlll be located on approximately 45,000 sq ft of land at the corner of 61st Street and Hudson. Mr. Johnsen Informed that the bullding will have a maximum of 12,000 sq ft of floor space, which will inltlally accommodate 10 famllles (10 rooms with 2 beds each), with some areas, such as kitchens and dining areas beling shared by the guests. He stated that a manager will reside on the property. The appllcant Informed that the plot plan deplcts an access on 61st Street, with an additional access on Hudson, which wlll not be constructed at thls time, and asked that the Hudson access not be made a requirement of approval. He requested that a fence to the south of the bullding be allowed to be a plcket fence with landscaplng if the Hudson access is constructed at a future date. A plot plan (Exhlblt B-1) was submitted by the appllcant.

## Comments and Questions:

Ms. Bradley remarked that she ls concerned wlth the possible access to Hudson, due to the fact that this is a collector street. Mr. Johnsen Informed that this question has been discussed, but would request that an access polnt be approved at this time if needed In the future.

Mr. Quarles asked If the Traffic Engineerlng Department is aware of the Intent to access Hudson, and Mr. Johnsen replled that It will require thelr approval.

In response to Ms. Bradley's Inquiry as to meetlngs with surrounding homeowners, Mr. Johnsen Informed that there have been a serles of meetlngs with the homeowners in the area.

Protestants: None.

Case No. 15147 (contlnued)

## Board Action:

On MOTION of WHITE, the Board voted 3-0-0 (Bradley, Quarles, White, "aye"; no "nays"; no "abstentlons"; Chappelle, Smith, "absent") to APPROVE a Special Exception (Section 610 - Princlpal Uses Permitted In Offlce Districts - Use Unit 1205 - (1208 alternatively) to allow for a faclllty whlch provides houslng for famllles of patlents which require extended hospltallzation, per plot plan submitted, provided however, that the south access drlve to Hudson and the screenlng Just south of the bullding need not be constructed; flnding that the proposed use is in conjunction wlth the nearby hospltal; and wlll not be detrimental to the surrounding uses; on the following described property:

The east 2251 of Lot 1, Block 2, Amended Warren Center East Addition to the Clty of Tulsa, Tulsa County, Oklahoma.

## MINOR VARIANCES AND EXCEPTIONS

Case No. 15196

## Action Requested:

Varlance - Section 430.1 - Bulk \& Area Requirements In Residentlal Districts - Use Unit 1206 - Request a varlance of the required front setback from 251 to 22.71 to allow for an exlsting dwelling, located 7047 East 78th Place.

## Presentation:

The appllcant, Betty C. Harvey, 7514 East 53rd Street, Tulsa, Ok lahoma, submitted a plat of survey (Exhlblt C-1), and stated that she is a real estate agent and has a llsting at the above stated location. She polnted out that her cllent was not aware that the dwelling was constructed over the required setback untll they attempted to sell the property. Ms. Harvey stated that the error was discovered in a recent survey, and she requested that the Board approve the varlance to clear the title. Photographs (Exhlblt C-3) and a copy of the Stormwater Case Revlew (Exhlblt C-2) were submitted.

Protestants: None.

## Board Action:

On MOTION of BRADLEY, the Board voted 3-0-0 (Bradley, Quarles, White, "aye"; no "nays"; no "abstentions"; Chappelle, Smlth, "absent") to APPROVE a Varlance (Section 430.1 - Bulk \& Area Requirements in Residentlal Districts - Use Unit 1206) of the required front setback from 251 to 22.71 to allow for an existing dwelling; finding that the structure was constructed over the required bullding setback several years ago; and the grantling of the request wlll not be detrimental to the nelghborhood; on the following described property:

Lot 22, Block 4, Sweetbrlar AddItion, Clty of Tulsa, Tulsa County, Oklahoma.

## NEW APPLICATIONS

## Case No. 15181

## Action Requested:

Special Exception - Section 240.2(c) - Permitted Yard Obstructions Use Unlt 1206 - Request a speclal exception to modify the helght of a fence in the front yard from 4' to 81, located 2866 East 36th Place.

## Presentat Ion:

The appllcant, Danlel Lulsi, was represented by Lou Reynolds, 2777 East 21st Street, Tulsa, Oklahoma, who submltted a plot plan (Exhlbit D-2) and stated that hls cllent has constructed a privacy screen In hls front yard. He stated that Mr. Lulsl purchased hls home approximately two years ago and installed a retalning wall for a flower bed, and since the grade was ralsed by fllling the flower bed, the helght of the privacy fence was also ralsed. It was noted that the portion of the fence that is located in the front yard is Is 4' 3" In helght, with the portion agalnst the porch belng 6'. Photographs (Exhlbit D-1) of the fence and the surrounding area were submitted. He polnted out that the fence is of quallty construction and does not obstruct the view of the nelghbors backing out of thelr drlveway.

## Comments and Questions:

Mr. Quarles polnted out that the appllcant's request stated that the fence would be from $4^{\prime}$ to $8^{\prime}$ In helght. Mr. Reynolds stated that the appllcant gave INCOG staff that measurement, and the nelghbors that recelved notice thought the fence was to be ralsed to 8'; however, the fence is only 6' In helght next to the porch and the remalnder is 4' 3".

Ms. Bradley asked how long the fence has been In place, and Mr. Reynolds replled that it was constructed approximately four months ago. He polnted out that someone in the nelghborhood complalned about the fence, and when the complaint was Investigated it was discovered that a buliding permit was not acquired for the fence. He polnted out that the grade of the yard could have been ralsed and the fence would have met code requirements, but the fact that it was placed Inside the retalning wall ralsed the helght to approximately 61.

## Protestants:

James Kendall, 2871 East 36th Place, Tulsa, Oklahoma, submitted photographs (Exhlbit D-1) and stated that he lives across the street form the property in question. He polnted out that the fence is not In keeplng with the character of nelghborhood and has lowered the value of hls property.

Lew Menzel, 3636 South Florence Avenue, Tulsa, Ok lahoma, stated that he strenuously objects to the fence, as it is not unlform with the existing homes, and is harmful to the appearance of the nelghborhood.

Case No. 15181 (contlnued)
One letter of opposition (Exhlbit D-4) was submitted to the Board.

## Interested Partles:

Mike Green, 2881 East 36th Place, Tulsa, Oklahoma, Informed that he llves to the west of Mr. Kendall, and Is supportlve of appllcation.

Pete Rommel, 2855 East 36th Place, Tulsa, Ok lahoma, stated that he llves two doors up and across the street from the property in question, and polnted out that he ls supportive of the new construction.

## Applicant's Rebuttal:

Mr. Reynolds referred to the photographs and polnted out that the fence is not detrimental to the nelghborhood. He Informed that seventeen nelghbors slgned a petition of support (Exhlblt D-3).

## Board Action:

On MOTION of WHITE, the Board voted 3-0-0 (Bradley, Quarles, White, "aye"; no "nays"; no "abstentlons"; Chappelle, Smith, "absent") to NPPROVE a Special Exception (Section 240.2(c) - Permitted Yard Obstructions - Use Unit 1206) to modify the helght of a fence In the front yard from 41 to 6'; per plot plan and photographs; finding that the fence would have been in accordance with the requirements of the Code if the grade of the yard had been ralsed Instead of constructing a retalning wall before adding the fence; and finding the structure to be compatible with the existing dwellings in the area; on the following described property:

Lot 2, Block 3, Indlan Meadows Addition, Clty of Tulsa, Tulsa County, Oklahoma.

## Case No. 15183

## Action Requested:

Varlance - Section 1221.3B(3) - General Use Conditions for Business SIgns - Use Unlt 1221 - Request a varlance of distance from an $R$ District from 2001 to 651 to allow for a flashing sign, located 5903 East 31st Street.

## Presentation:

The appllcant, Joe Westervelt, 901 North MIngo Road, Tulsa, Oklahoma, asked permission to retaln the Qulk Trlp sign whlch has been changed to add a price change message. A sign plan (Exhlblt E-3) and photographs (Exhlblt E-1) were submitted.

## Coments and Questions:

Mr. Gardner polnted out that the prices change frequently and the sign is considered to be a flashing sign. He stated that the Board has determined In the past that If the change is slowed, it will not be a flashlng sign. Mr. Gardner stated that the station has three prices whlch wlll all change in a 10-second perlod.

Case No. 15183 (continued)
Mr. Gardner asked the appllcant If there is a partlcular standard that he could present to the Board, and he replled that the messages appear for three seconds and are off for one second. He polnted out that a car travellng 30 mlles per hour has about 7 seconds of vislblllty to the sign.

## Protestants:

Mr. Quarles Informed that Terry Wlison, District 5 Planning Chalrman, and Reford Nichols have malled letters of opposition (Exhlbit E-2) to be consldered by the Board.

## Board Action:

On MOTION of BRADLEY, the Board voted 3-0-0 (Bradley, Quarles, White, "aye"; no "nays"; no "abstentlons"; Chappelle, Smlth, "absent") to APPROVE a Varlance (Section 1221.3B(3) - General Use Conditions for Business Signs - Use Unlt 1221) of distance from an R District from 2001 to 651 to allow for a flashing (changing message) sign; subject to each price change belng on three seconds and off one second; finding there are siml lar signs In the Clty; and finding that there is not a provision in the Code for a computerlzed changing sign; on the following described property:

The east 165 ' of the west 1951 of the south 1901 of the $S E / 4$, SE/4, Section 15, T-19-N, R-13-E of the Indlan Base and MerIdian, CIty of Tulsa, Tulsa County, Oklahoma, LESS the south 501 thereof.

## Case No. 15184

## Action Requested:

Varlance - Section 1221.3B(3) - General Use Conditions for Business SIgns - Use Unlt 1221 - Request a varlance of the dlstance between an R District and a flashing sign form 2001 to 150 '.

Varlance - Section 1130.2B(1) - Accessory Uses - Use Unlt 1221 Request a varlance to allow for a flashlng sign In a Planned Unit Development, located SE/c 71st Street and 93rd East Avenue.

## Presentation:

The appllcant, Joe Mestervelt, 901 North Mingo, Tulsa, Oklahoma, stated that he has been before the Board concerning thls property and a change was made for the minl-storage warehouse on the far east side of the 10 acres. He stated that the Quik Trip store ls under construction and the sign is 1501 away from the corner of the residentlal collector street. A sign plan (Exhlblt F-1) and concept development plan (Exhlblt F-2) were submltted.

## Comments and Questlons:

Mr. Gardner Informed that the sign will be located at the northeast corner of the plot.

Case No. 15184 (continued)
Mr. Westervelt stated that he has worked closely with the multl-famlly nelghbors on the west side of 92nd East Avenue and they have approved the detall site plan. He asked the Board to approve the same type of sign that was considered In Case No. 15183, with the condition that the electronlc price change is allowed three seconds on and and one second off.

Ms. Bradley asked Mr. Gardner how the property to the east wlll be developed, and he replled that the property is zoned CS and wlll probably be a shoppling center, or a simllar type development.

## Protestants:

Richard deJongh, 7523 South 85th East Place, Tulsa, Oklahoma, president of Woodland Homeowners Assoclation, stated that he represents 470 famllles in the area, and has objected to the rezoning of the property. He Informed that the appllcation was approved by TMAPC, and Mr. Westervelt commented to the Clty Commission and the Mayor that a marketing study had been made and a Qulk Trlp was required In the area. Mr. deJongh stated that he questloned that statement, slnce four others are withln a mlle.

Mr. Quarles asked the protestant to state the speciflc objections to the changing sign, and he replled that the residents do not want the store or the sign at this location.

## Additional Comments:

Ms. Bradley asked Mr. Westervelt to state the hardshlp for the varlance, and the reason for requesting that the sign be 150' from the residentlal nelghborhood. He replled that the mutual access easement is located on the eastern property llne, and the sign is to be placed as close as possible, but would have preferred to have it on the corner of 92nd East Avenue. He polnted out that the electronic changing sign is not deflned in the Code, which creates a hardshlp. It was noted that the sign is approximately one-half mile from the residentlal nelghborhood.

## Board Action:

On MOTION of WHITE, the Board voted 3-0-0 (Bradley, Quarles, White, "aye"; no "nays"; no "abstentlons"; Chappelle, Smlth, "absent") to
APPROVE a Varlance (Section 1221.3B(3) - General Use Conditions for Business Signs - Use Unlt 1221) of the distance between an $R$ District and a flashlng (changlng message) sign from 200' to 150'; and to APPROVE a Varlance (Section 1130.2B(1) - Accessory Uses - Use Unit 1221) to allow for a flashlng (changlng message) sign In a Planned Unlt Development; per plan submltted; subject to a prlce change schedule of three seconds on and one second off; finding there are simllar signs In the Clty; and finding that there is not a provision in the Code for a computerlzed changing sign; on the following described property:

A part of Lot 1, Block 2, Woodland Springs 1, an addition to the City of Tulsa, Tulsa County, Oklahoma, according to the recorded plat thereof, belng more partlcularly described as follows, to-wlt:

Case No. 15184 (continued)
Beginning at a polnt on the north llne of sald Lot 1 , sald point being 609.331 west of the NE/C thereof, thence due south a distance of 200.001 , thence due west a distance of 200.001, thence due north a distance of 170.001 to a polnt on a curve, thence along a curve to the right wlth a radius of 30.001 and a central angle of $90^{\circ}$ for a distance of 47.121, thence due east a distance of 170.001 to the polnt of beginning, Clty of Tulsa, Tulsa County, Oklahoma.

Case No. 15185

## Action Requested:

Varlance - Section 1221.3B(1,3) - General Use Conditions for Buslness Signs - Use Unlt 1221 - Request a varlance of spacing from a signalized Intersection from 501 to 181 to allow for a flashing sign, AND a varlance of spacing from a residential district from 200 to 1601 to allow for sald sign, located 3606 South Peorla Avenue.

## Presentation:

The applicant, Joe Westervelt, 901 North Mingo, Tulsa, Oklahoma, submitted a plot plan (Exhlbit G-1) and polnted out that this sign is located at one of the older stores, which is to be remodeled. He stated that the old sign is located at an acceptable polnt on the property and the new sign will remaln at this locatlon; however, it wlll be changed to be consistent with the other Qulk Trip signs with changing prices.

## Protestants:

Mr. Quarles stated that one letter of opposition (Exhlbit G-2) was recelved by the Board.

Additional Conments:
Ms. Bradley asked why the second varlance is needed If the the new sign will be Installed at the same locatlon as the new one, and Mr . Gardner polnted out that the varlance would not be required if the sign was not a flashing sign.

Protestants: None.

## Board Action:

On MOTION of WHITE, the Board voted 3-0-0 (Bradley, Quarles, White, "aye"; no "nays"; no "abstentlons"; Chappelle, Smith, "absent") to APPROVE a Varlance (Section 1221.3B(1,3) - General Use Conditions for Business Signs - Use Unit 1221) of spacing from a signallzed Intersection from 501 to 181 to allow for a flashing sign, AND a Varlance of spacing from a residentlal district from 2001 to 1601 to allow for sald sign; per plot plan; subject to a prlce change schedule of three seconds on and one second off; finding there are similar signs In the $\mathrm{Cl}+\mathrm{y}$; and finding that there is not a provision In the Code for a computerlzed changing sign; on the following descrlbed property:

Case No. 15185 (continued)
Lots 5 and 6, Block 5, Peorla Gardens Addition, City of Tulsa, Tulsa County, Oklahoma.

## Case No. 15186

## Action Requested:

Varlance - Section 430.1 - Bulk \& Area Requirements In Residential Districts - Use Unlt 1206 - Request a varlance of front setback from 301 to 221 to allow for a carport, located 5502 South Delaware Place.

## Presentation:

The appllcant, James Helterbrand, 5502 South Delaware, Tulsa, Oklahoma, who submitted photographs and a plot plan (Exhlbit H-1), requested approval of a carport in front of his home. He submitted a petltion of support (Exhlblt H-3) from nelghbors to the north, south and west. Mr. Helterbrand stated that the carport will be of wood construction. A drawling (Exhlbit $\mathrm{H}-2$ ) was submitted by the appllcant.

## Comments and Questlons:

Mr. Quarles asked when the house was constructed, and the appllcant replled that It was bullt In 1954 and has a one-car garage.

Ms. Bradley polnted out that she vlewed the area and did not see other carports. Ms. Whlte remarked that there are two carports north of the subject property.

In response to Mr. Quarles, the appllcant stated that the nelghbors abutting his property signed the petition of support.

Mr. Gardner polnted out that the houses in thls area are further from the street than usual, and the 201 carport wlll encroach approximately 8'.

Protestants: None.

## Board Action:

On MOTION of WHITE, the Board voted 3-0-0 (Bradley, Quarles, White, "aye"; no "nays"; no "abstentlons"; Chappelle, Smith, "absent") to APPROVE a Varlance (Section 430.1 - Bulk \& Area Requirements In Residentlal Districts - Use Unlt 1206) of front setback from 30' to 221 to allow for a carport; per plot plan submitted; finding that there are other carports in the area; and the granting of the request will not be detrimental to the area, and will be in harmony with the spirlt and Intent of the Code; on the followlng described property:

Lot 1, Block 5, Villa Grove Gardens Addition, City of Tulsa, Tulsa County, Oklahoma.

## Action Requested:

Speclal Exception - Section 710 - Princlpal Uses Permitted In Commerclal Districts - Use Unit 1225 - Request a speclal exception to allow for a machine shop in a CH zoned district, located west of $\mathrm{NW} / \mathrm{c}$ of 3rd Street and Rockford Avenue.

## Presentation:

The applicant, Donald Burrls, 8003 South 77th East Avenue, Tulsa, Oklahoma, submitted a plot plan (Exhlblt J-1) and asked the Board to approve the construction of a $50^{\prime}$ by 100 bullding which will house a machlne shop.

## Coments and Questions:

Mr. Quarles asked Mr. Burris if he will operate the machlne shop, and he replled that it is belng bullt for lease purposes. He Informed that there are simllar operations in the area, and the proposed business will have slx employees and approximately 15 to 20 customers per day. It was noted by the appllcant that the shop will work with light materlals and will create very little nolse. He stated that all parking wlll be in front and side of the bullding, and a 61 privacy fence will be Installed to the rear.

Ms. White inquired as to the days and hours of operation, and the appllcant replled that the shop wlll be open from 8:00 a.m. to 6:00 p.m., Monday through Friday.

Mr. Gardner polnted out that all property to the south of the subject property is zoned Industrlal, and the tract is located In a heavy commerclal/Industrlal area.

Protestants: None.

## Board Action:

On MOTION of BRADLEY, the Board voted 3-0-0 (Bradley, Quarles, White, "aye"; no "nays"; no "abstentions"; Chappelle, Smith, "absent") to APPROVE a Speclal Exception - Section 710 - Princlpal Uses Permitted In Commerclal Districts - Use Unit 1225 - Request a speclal exception to allow for a machine shop in a CH zoned distrlct; per plot plan submitted; subject to hours of operation belng 8:00 a.m. to 6:00 p.m., Monday through Friday; finding that there are multiple zoning classificatlons in the area, and numerous uses similar to the one in question; and finding that the machine shop will be compatible with the area and In harmony with the spirit and Intent of the Code and the Comprehensive Plan; on the following described property:

Lots 17 and 18, Block 15, Lynch and Forsythe Addition, CIty of Tulsa, Tulsa County, Oklahoma.

## Action Requested:

Speclal Exception - Section 310 - Principal Uses Permitted In Agriculture Districts - Use Unlt 1209 - Request a speclal exception to allow for a moblle home in an AG zoned district, located north of NE/c of 21 st Street and 161st East Avenue.

## Presentation:

The appllcant, Marle Lllleskau, 16413 East 21st Street, Tulsa, Oklahoma, asked permission to locate a moblle home on a five-acre tract, approximately 600 off 21st Street, and noted that she owns an additional 160 acres surrounding the moblle. She submitted photographs (Exhlbit K-1), and pointed out that there are other moblle homes in the area.

## Corments and Questions:

Ms. Bradley remarked that she has vlewed the property and that there is a creek in the area.

Mr. Quarles informed that the Board has been supplled with a copy of the Stormwater Management Case Revlew (Exhlblt K-2), whlch states that the southwest corner of the property is located in a floodplaln, and a Watershed Development Permit will be required prior to any development on the property. He further noted that the revlew stated that no requirements will be imposed if a moblle home is placed outside the floodplaln; however, if placed in the floodplaln, minlmum elevation and tle-downs wlll be required.

Ms. Bradley asked what creek was mentioned on the case review, and Mr. Quarles Informed that Spunky Creek is noted on the revlew.

Protestants: None.

## Board Action:

On MOTION of BRADLEY, the Board voted 3-0-0 (Bradley, Quarles, White, "aye"; no "nays"; no "abstentlons"; Chappelle, Smlth, "absent") to APPROVE a Speclal Exception (Section 310 - Principal Uses Permitted In Agrlculture Districts - Use Unit 1209) to allow for a moblle home in an AG zoned district; subject to Stormwater Management approval; finding that there are other moblle homes in the vicinity and the granting of the speclal exception will not violate the spirlt and Intent of the Code; on the following descrlbed property:

The $\mathrm{S} / 2, \mathrm{~N} / 2, \mathrm{~S} / 2, \mathrm{SW} / 4, \mathrm{SW} / 4$, Section 11, T-19-N, R-14-E, City of Tulsa, Tulsa County, Oklahoma.

## Action Requested:

Varlance - Section 240.2(e) - Permitted Yard Obstructions - Use Unlt 1206 - Request a varlance to allow for an accessory bullding to locate in the slde yard and a varlance of the slze of sald bullding from 750 sq ft to 968 sq ft, located 1228 North Rlchmond Avenue.

## Presentation:

The appllcant, Marvin Canady, 1228 North RIchmond, Tulsa, Oklahoma, stated that he ls proposing to remove an exlsting detached garage and construct an attached garage to his existing home. The appllcant asked that a 221 by 441 tile bullding, which has been on the property approximately 75 years, be allowed to remaln. He polnted out that the construction of the garage causes the old structure to be in the side yard Instead of the rear yard. Mr. Canady stated that the building also exceeds the square footage allowed for an accessory bullding. A plot plan (Exhlbit L-1) was submitted.

## Comments and Questions:

In response to Mr. Quarles, the appllcant informed that the old bullding will be used for storage of personal Items.

## Interested Partles:

Georgla Henry, 1220 North Richmond, Tulsa, Oklahoma, revlewed the plot plan and stated that she is not opposed to the appllcation.

Protestants: None.

## Board ActIon:

On MOTION of WHITE, the Board voted 3-0-0 (Bradley, Quarles, White, "aye"; no "nays"; no "abstentlons"; Chappelle, Smlth, "absent") to aPPROVE a Varlance (Section 240.2(e) - Permltted Yard Obstructions Use Unit 1206) to allow for an accessory bullding to locate In the side yard and a varlance of the slze of sald bullding from 750 sq ft to 968 sq ft; per plot plan; subject to the accessory bullding belng used for storage only, and no commerclal use; finding that the size of the lot can easlly accommodate the 968 sq ft accessory bullding; on the followlng described property:

Lot 2, Block 1, Westrope Acres II Addition, Clty of Tulsa, Tulsa County, Oklahoma.

## Case No. 15190

ActIon Requested:
Special Exception - Section 710 - Princlpal Uses Permitted In Commerclal Districts - Use Unit 1217 - Request a speclal exception to allow for automoblle sales and repalr in a CS zoned district.

Varlance - Section 1217.3(A) - Use Conditions - Request a varlance of the required screening, located north of $\mathrm{NE} / \mathrm{c}$ of 14 th Street and Memorlal.

Case No. 15190 (continued)
Comments and Questlons:
Mr. Quarles Informed that Stormwater Management (Exhlbit M-1) has advised Staff that the property In question Is In the MIngo Creek floodplaln and a Watershed Development Permit wlll be required prlor to development. He noted that some of the tract is in a flood hazard area and a fence that wlll obstruct the flow of water wIII not be allowed.

## Presentation:

The appllcant, Eugene Vire, 1269 South Memorlal Drive, Tulsa, Oklahoma, stated that he leased the property for automoblle sales and a moblle offlce unlt wlll be Installed. He stated that he was not aware the land was not properly zoned for thls use. Mr. Vire polnted out that there ls approximately 1501 that has been fllled to elevate that portion of the lot, and a retention facllity is under construction at McClure Park whlch should allevlate the flooding problem In thls area. He stated that the lot will have a maximum of 50 cars on display, and there are many other car lots along Memorlal.

## Couments and Questions:

Mr. Jackere advised that the Board should base thelr declsion on land use and Stormwater Management wIII make a determination as to the water problem In the area.

## Protestants:

Bob Looney, president of the Mingo Valley Homeowners Assoclation, stated that he is concerned with the varlance of the screenling requirement. He polnted out that the area is Inundated with used car lots, so is not opposed to the car lot, but requested that screenling be made a requirement. Ms. Bradley polnted out that a fence would obstruct water flow, but Stormwater Management wlll make that determination. Mr. Jackere stated that the screening requirement could be modifled to require screenling on the eastern property Ilne, and the bottom of the fence could be elevated a few feet, and stlll screen the use.

## Board Action:

On MOTION of BRADLEY, the Board voted 3-0-0 (Bradley, Quarles, White, "aye"; no "nays"; no "abstentlons"; Chappelle, Smlth, "absent") to APPROVE a Speclal Exception (Section 710 - Princlpal Uses Permitted In Commerclal Districts - Use Unit 1217) to allow for automoblle sales and repalr in a CS zoned district; and to APPROVE a Varlance (Section 1217.3(A) - Use Conditions) of the required screening; subject to the location and type of 61 screening fence on the eastern boundary to be determined by the Department of Stormwater Management; finding that there are numerous automoblle sales businesses in the near vicinlty; and the granting of the request will not be detrimental to the area, but will be In harmony with the spirlt and Intent of the Code; on the following described property:

Lot 6, Block 3, Forest Acres AddItlon, City of Tulsa, Tulsa County, Oklahoma.

## Action Requested:

Varlance - Section 930 - Bulk \& Area Requirements In Industrlal Districts - Use Unit 1223 - Request a varlance of the required setback from an R Dlstrict from 751 to 251 to allow for a bullding, located 1504 West 37th Place.

## Presentation:

The appllcant, David Wheeler, 11119 South Fulton, Tulsa, Oklahoma, stated that he has purchased a tract of land In an Industrlal area that abutts residentlally zoned property. He noted that he has spoken with the the owners in the residentlal area to the west and south and they are not protesting the construction of a buliding on the site. Mr. Wheeler Informed that, since the original appllcation, the plan has been altered and the location of the bullding has been changed. A plot plan (Exhlblt $\mathrm{N}-1$ ) was submltted.

## Comments and Questions:

There was discussion as to the new location of the bullding, and Ms. Bradley asked what type of business will be operating in the proposed structure. The appllcant replled that the bullding will be used for a warehouse and offlces.

Mr. Quarles Informed Mr. Wheeler that a Watershed Development Permit (Exhlbit $\mathrm{N}-2$ ) wlll be required prior to development.

Mr. Jackere stated that the law states that If a varlance is granted It should be the minlmum amount necessary to relleve the hardshlp. He polnted out that the appllcant has plans that wlll meet the required 751 setback. The appllcant polnted out that he is proposing to construct an additional bullding at a future date, and does not want to reflle the appllcation.

It was the general consensus of the Board that the appllcant could submlt plans and flle the appllcation agaln at a later date under the same appllcation number, with no flling fee.

## Protestants:

Mr. Quarles Informed that the Board has recelved one letter of protest (Exhlbit $\mathrm{N}-3$ ) to the appllcation.

## Board Action:

On MOTION of QUARLES, the Board voted 3-0-0 (Bradley, Quarles, White, "aye"; no "nays"; no "abstentlons"; Chappelle, Smlth, "absent") to MITHDRAM Case No. 15191, to allow the appllcant to submlt a plot plan at a later date, with no addltional charge for fllling fees.

Case No. 15193

## Action Requested:

Varlance - Section 280 - Structure Setback from Abutting Street Use Unlt 1221 - Request a varlance of setback from the centerllne of East 11 th Street from 501 to 421 to allow for the replacement of an exlsting sign, located 4038 East 11th Street.

## Presentation:

The appllcant, Joseph Korsak, 8307 East 60th Street, Tulsa, Oklahoma, stated that the company he ls afflllated with does business with Blg State Pawn and Bargaln Centers, which currently have three locations In the Clty. He submitted photographs (Exhlbit $\mathrm{P}-2$ ) and a plot plan (Exhlblt $\mathrm{P}-1$ ) for a sign at one store location, and explalned that the existing sign encroaches 7 1/21, while the new replacement sign wlll extend only about 61 over the setback.

## Protestants: None.

Board Actlon:
On MOTION of WHITE, the Board voted 3-0-0 (Bradley, Quarles, White, "aye"; no "nays"; no "abstentlons"; Chappelle, Smlth, "absent") to APPROVE a Varlance (Section 280 - Structure Setback from Abutting Street - Use Unlt 1221) of setback from the centerllne of East 11th Street from 501 to 421 to allow for the replacement of an exlsting sign; per plot plan and photographs submitted; finding that there are other signs in the area that are closer to the street than the sign in question; and the granting of the request will not cause substantlal detriment to the public good or Impalr the spirit, purposes and Intent of the Code; on the following described property:

Lots 1 and 2, Block 1, Mayo Addition, City of Tulsa, Tulsa County, Ok lahoma.

Case No. 15194

## Action Requested:

Special Exception - Section 410 - Princlpal Uses Permitted In Residentlal Districts - Use Unit 1202 - Request a speclal exception to allow for a pet cemetery In an RS-1 zoned district, located east of the SE/c 15th Street and 93rd East Avenue.

## Presentation:

The appllcant, Nolan Gross, 9402 East 16th Street, Tulsa, Oklahoma, submltted a plot plan (Exhlblt R-1), and asked the Board to approve a pet cemetery across the street from hls residence. The appllcant

Case No. 15194 (continued)
Informed that he owns the property to the south of the proposed cemetery, the propertles to the east and north are wooded areas belongling to the CIty and the land to the west is owned by Mr. Lawrence.

## Coments and Questions:

Ms. Bradley asked If the state Is Involved In the operation of a pet cemetery, and the appllcant replled that the state is not Involved.

Mr. Quarles requested that the appllcant explaln the proposed operation, and Mr. Gross explalned that the cost for burylng a pet Is approxImately $\$ 200$ to $\$ 300$, which Includes a specific space with a flat concrete marker. He Informed that he was told by the City/County Health Department that the overburden above the anlmal or coffin is required to be a minlmum of 17", with no requirement as to the distance between graves.

Ms. White asked If the anlmals wlll be burled In boxes or bags, and the appllcant stated that he would prefer to use coffins, unless the Health Department is opposed to that procedure.

Mr. Jackere Inquired as to the amount of cover over the animal, and Mr. Taylor stated that he discussed the subject with Terry SIlva, Clty/County Health Department, and was told that the state does not generally regulate uses such as this, but they do require 31 of ground cover. Mr. Gross stated that he wlll bury cats, dogs and blrds in the cemetery, but the burlal of large anlmals will not be permitted.

It was noted by Mr. Quarles that the Board Is concerned with the number of grave sites and the amount of trafflc generated during a burlal ceremony. The appllcant stated that he was told the anlmals must have 17" of ground cover and is surprised at the 36" figure given by Mr. Taylor. He stated that he will comply with all required health regulations.

Mr. Jackere asked if the owner of the plots would recelve a deed, and the appllcant stated that the owners wlll not recelve deeds to the plots. Mr. Jackere asked If an anlmal could be exhumed and another anlmal burled $\operatorname{In}$ the grave, and Mr. Gross answered In the afflrmative. Mr. Jackere asked where the visitors would park, and he Informed that there is a 301 gravel entrance and parking space on $16 t h$ Street. It was noted by Mr. Jackere that the entrance would be required to have a hard surface coverling.

Mr. Quarles read a Stormwater Case Revlew (Exhlblt R-2) which stated that a Watershed Development Permit will be required prior to development.

There was discussion concerning plastic bags for burlal purposes, and whether or not the materlal would decompose. It was the general

Case No. 15194 (contlnued)
consensus of the Board that the appllcant should be required to supply a plot plan before a decision could be made concerning the cemetery.

## Protestants:

Bob Looney, president of the MIngo Valley Homeowners Assoclation, stated that the residents of the area are protesting the appllcatlon because of flood problems and the fact that a commerclal operation would be operating in a residential area.

## Additional Comments:

Mr. Gardner stated that the proposed site is an Interlor tract and the only access to the property is through the nelghborhood. He polnted out that most cemeterles are located on an arterlal or a street that can easlly be accessed by the public.

## Board Action:

On MOTION of WHITE, the Board voted 3-0-0 (Bradley, Quarles, White, "aye"; no "nays"; no "abstentlons"; Chappelle, Smlth, "absent") to CONTINUE Case No. 15194 to July 20, 1989, to allow the appllcant to prepare a plot plan and trafflc flow pattern for the business.

Case No. 15195

## Action Requested:

Speclal Exception - Section 910 - PrInclpal Uses Permitted In Industrlal Districts - Use Unit 1209 - Request a speclal exception to allow for a moblle home in an IM zoned district, located 3113 West Admiral Boulevard.

## Comments and Questions:

Mr. Quarles Informed that Staff has been Informed that the property In question is In a floodplaln and a Watershed Development Permit wlll be required (Exhlbit S-4).

## Presentation:

The appllcant, Ruth M. SIpes, 3113 West Admiral, Tulsa, Oklahoma, submitted a drawing (Exhlbit S-1), and explalned that her home recently burned and a moblle home was purchased with the Insurance money. She informed that the moblle unlt is already on the property, but is not hooked up to the utllitles. Ms. Sipes submitted a petition of support (Exhlbit S-2) and polnted out that there are numerous moblle homes in the surrounding area. One letter of support (Exhlbit S-3) was submitted.

## Coments and Questions:

Ms. White asked if the moblle wlll use a septlc tank for sewage disposal, and the appllcant answered In the afflirmative.

## Board ActIon:

On MOTION of WHITE, the Board voted 3-0-0 (Bradley, Quarles, White, "aye"; no "nays"; no "abstentlons"; Chappelle, Smlth, "absent") to APPROVE a Speclal Exception (Section 910 - Princlpal Uses Permitted In Industrlal Districts - Use Unlt 1209) to allow for a moblle home

Case No. 15195 (continued)
In an IM zoned district; subject to a Building Permit, Stormwater Management and Health Department approval; finding that there are numerous mobile homes in the area, and the granting of the special exception request will not be detrimental to the area; on the following described property:

The E/2 of Lots 5, 6 and 7, Block 2, Tower View Addition, City of Tulsa, Tulsa County, Oklahoma.

## Case No. 15197

## Action Requested:

Special Exception - Section 910 - Principal Uses Permitted In Industrial Districts - Use Unit 1209 - Request a special exception to allow for a mobile home in an IM zoned district, located 6143 East Admiral Place.

## Presentation:

The applIcant, Roy L. Bankhead, 6143 East Admiral Place, CIty of Tulsa, Tulsa County, Oklahoma, Informed that he is requesting a permanent location for a mobile home which is Installed at the above stated address. He explaIned that he purchased an old motel and is Is proposing to build a minl-storage facility on the concrete pads where the motel was located. Mr. Bankhead stated that the mobile home can serve as his residence and also provide security for the business. A plat of survey (Exhibit T-1) and photographs (Exhibit T-2) were submitted.

## Board Action:

On MOTION of BRADLEY, the Board voted 3-0-0 (Bradley, Quarles, White, "aye"; no "nays"; no "abstentions"; Chappelle, Smith, "absent") to APPROVE a Special Exception (Section 910 - Principal Uses Permitted In Industrial Districts - Use Unit 1209) to allow for a mobile home in an IM zoned district for security purposes; finding that there is a mobile home park next door and the approval of the request will not be detrimental to the area; on the following described property:

Lot 6, Block 2, Greenlawn Addition, City of Tulsa, Tulsa County, Oklahoma.

There being no further business, the meeting was adjourned at 3:38 pom.

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