## CITY BOARD OF NDJUSTMENT

MINUTES of Meeting No. 591
Tuesday, July 23, 1991. 1:00 p.m. City Council Room, Plaza Level

Tulsa Civic Center

| MEMBERS PRESENT | MEMBERS ABSENT | STAFF PRESENT | OTHERS PRESENT |
| :--- | :--- | :--- | ---: |
| Bolzle, Chalrman | Fuller | Gardner | Jackere, Legal |
| Bradley | Jones | Department |  |
| Chappelle | Moore | Hubbard, Protective |  |
| White |  |  | Inspectlons |

The notice and agenda of sald meeting were posted In the Office of the City Clerk on Monday, July 22, 1991, at 10:06 a.m., as well as in the Reception Area of the INCOG offices.

After declaring a quorum present, Chalrman Bolzle called the meeting to order at 1:00 p.m.

MINUTES:
On MOTION of BRAOLEY, the Board voted 2-0-2 (Bolzle, Bradley, "aye"; no "nays"; Chappelle, White, "abstalning"; Fuller, "absent") to APPROVE the Minutes of July 9, 1991.

## UNFINISHED BUSIMESS

Case No. 15728
Actlon Reguested:
Special Exception to permit parking in an RM-2 District Sectlon 401. PRINCIPAL USES PERMITTED IN RESIDENTIAL DISTRICTS - Use Unit 10.

Varlance of the required $50^{\prime}$ setback from the centerilne of East 13th Street and Carson Avenue to 30' to permit a parking lot Section 1302. SETBACKS - Use Unit 10.

Variance of the screening requirements along the south and west property Ilnes for a parking lot - Sectlon 1303. DESIGN STANDARDS FOR OFF-STREET PAPKING AREAS - Use Unit 10, located 214 West 13th Street.

## Comments and Questlons:

Mr. Bolzle advised that he wlll abstain from hearing Case No. 15728.
Presentation:
The appllcant, Bryan KInney, PO 700424, Tulsa, Oklahoma, informed that he is proposing to construct a 22 -unlt parking lot on the subject property. He stated that there is currently a dilapldated slngle-famlly structure on the lot.

## Case No. 15728 (continued)

Coments and Questlons:
Ms. Whlte asked the appllcant to explain why he is requesting a varlance of the screen ing requirements, and Mr. KInney Informed that the fact that the abuttlng parklng lot does not have screenlng ls the reason for thls request.

Ms. Bradley asked if there is a house on the abutting property to the south, and the appllcant answered in the afflrmative.

Ms. White stated that she is supportive of a waiver of the screenlng requlrement on the west property ilne along Carson Avenue, but not on the south boundary abuttlng the residentlal area.

Protestants: None.

## Board Action:

On MOTION of BRADLEY, the Board voted 3-0-1 (Bradley, Chappelle, White, "aye"; no "nays"; Bolzle, "abstalning": Fuller, "absent") to APPROVE a Special Exception to permit parking in an RM-2 Distrlct Section 401. PRINCIPAL USES PERM\&TTED IN RESIDENTIAL DISTRICTS - Use Unit 10; to APPROVE a Varlance of the required 50' setback from the centerline of East 13 th Street and Carson Avenue to 30 ' to permit a parking lot - Section 1302. SETBACKS - Use Unit 10; to NPPROVE a Varlance of the screening requirements along the west property Ilnes; and to DENY a Varlance of the screening requlrements along the south property Ilne - Section 1303. DESIGN STANDARDS FOR OFF-STREET PAPKING AREAS - Use Unit 10; finding that the parking lot to the east of the proposed lot does not have screenlng, and the west property IIne abuts Carson Avenue; and finding that a walver of the screening requirement along the south property line would be detrlmental to the resldentlai area, and violate the spirit, purposes and intent of the Code; on the following described property:

Lot 12, Block 5, Frlend Addition, City of Tulsa, Tulsa County, Ok !ahoma.

## MINOR VARIAMCES AND EXCEPTIONS

Case No. 15792
Action Requested:
Minor Exception to permit a residential accessory use (swlmming pool) on a separate, abuttlng lot whlch is under common ownershlp Section 1608.A.12. SPECIAL EXCEPTION - Use Unit 6, located 3726 South Troost.

## Presentatlon:

The appllcant, Sue Mokee, was represented by Ton Mokee, 3726 South Troost, Tulsa, Oklahoma, who requested permission to Install a pool on a lot adjolning the lot contalning hls residence.

Case No. 15792 (continued)
Conents and Questions:
Ms. Bradley asked Mr. Mckee If he is the owner of both lots, and he answered In the affirmative.

Protestants: None.

## Board Action:

On MOTION of BRADLEY, the Board voted 4-0-0 (Bradley, Bolzle, Chappelle, White, "aye"; no "nays"; no "abstentlons"; Fuller, "absent") to APPROVE a MInor Exception to permit a residential accessory use (swimming pool) on a separate, abutting lot which is under common ownership - Sectlon 1608.A.12. SPECIAL EXCEPTION - Use Unit 6; subject to the execution of o tie contract; finding that the use is compatible with the residential neighborhood; on the following described property:

Lots 5 and 6, Block 5, Woodland Helghts Addition, City of Tulsa, Tulsa County, Oklahoma.

## NEW APPLICATIONS

Case No. 15777

## Action Requested:

Appeal from the decision of the Code Enforcement Official In determining the subject location is within 500' of a residentially zoned district and that the existing use is a sexually-orlented business - Section 1605. NPPEALS FROM AN ADMINISTRATIVE OFFICIAL Use Unit 12.

Variance of the required spacing from a sexually-orlented business and a residential zoned district, church, private or public park and/or other sexually-orlented business - Section 705. LOCATION Of SEXUALLY-ORIENTED BUSINESSES - Use Unit 12, located 12925 East 21st Street South.

Comments and Questions:
After a brief discussion, it was the consensus of the Board that the appeal and the variance request should be heard separately.

## Presentation:

The applicant, Robert E. Kittrell, 1528 South College, Tulsa, Oklahoma, was represented by Everett Bennett, 1700 Southwest Boulevard, Tulsa, Oklahoma. He explalned that the business in question is not located within 500 ' of residentla! housing or a church, but is located within 500' of a doctor's office and an Insurance office, currently zoned residential. A photograph (Exhibit B-2) was submitted.

## Combents and Questions:

Ms. Bradley asked Mr. Bennett if he is appealling the decision of the Code Enforcement officer in determining the use to be sexually orlented, and he answered in the affirmative.

Case No. 15777 (continued)
Mr. Bennett stated that the name of the club In question is Lacy Ladles, which ls 390 from residentlally zoned property used for offices.

In response to Ms. Brad ley, Ken McCreary, 16 East 16 th Street, Tulsa, Ok lahoma, Informed that the Lacy Lad les is $390^{\prime}$ from the solld wall of the shopping center.

Mr. Bolzle asked Mr. Bennett to explain the portion of the application stating that the business in question is not within 500' of a residential district, and he replied that the business is within 500 ' of residentially zoned property, but not residences.

Mr. Gardner informed that Mr. Bennett has agreed that the business is within 500' of residentlally zoned property; however, the lssue before the Board seems to be the hardship for the varlance request.

Ms. Bradley asked Mr. Bennett If he Is appealing the decision of the Code Enforcement officer, and he answered In the affirmative.

Ms. White asked if the business In question is sexually-oriented, and Mr. Bennett stated that It is not sexually-orlented because of the way It is operated. He stated that the buslness is a bar and has women that take off most of their clothes, but to be within the law they have to always be clad in such a way as not to be completely exposed. Mr. Bennett stated that the girls in the establishment are like private contractors and are not paid by the bar, but merely work for tlps. He commented that the day care center ls blocked by the shopping center and is not visible from the club.

Ms. Bradley requested that Candy Parnell, Code Enforcement officer, advise the Board as to her findings. Ms. Parnell stated that she has measured the distance from the business in question to the residentialiy zoned district and found the distance to be less than 500'. She inforned that Major Cochran, Tulsa Police Department, assigned two officers to make an inspection of the business on May 20, 1991, and they determined it to be sexually-orlented. Ms. Parnell stated that she notlfied the owners and the manager of the violation of the Zoning Code.

Mr. Jackere asked Ms. Parnell If the business In question Is 390' from the residentlal boundary llne, and she replled that the measurement from the southeast corner of the bullding east to the residentlal single-family area was found to be 355.9'.

In response to Ms. Bradley, Ms. Parnell stated that the zoning clearance permit for the club was issued In May of 1990.

Ms. Hubbard submitted a packet (Exhlbit B-l) containing coples of the occupancy and zonlng clearance permits, pollce reports, etc., and explalned that she malled a letter to the appllcant on May 1, 1990, requesting that they expound on the use of the club. She stated that the applicant came to her office and changed the original application to read that all dancers would conform to the Zonlng Code, and she added this statement to the zoning clearance permit.

Case No. 15777 (continued)
After reading the pollce report, Mr. Bennett stated that he cannot find that the report defines the use to be sexually-orlented. He stated that the female dancers wear pastles and polnted out that the pollce did not make arrests when they visited the club.

Mr. Jackere asked If the portion of the female breast below the areola is exposed, and Mr. Bennett answered In the affirmative. Mr. Jackere polnted out that the ordinance states that exposing any portion of the female breast below the top of the areola ls sexually-orlented, therefore, the business in question was found to be sexually orlented. Mr. Bennett stated that he would take Issue with the constitutionality of that ordinance. Mr. Jackere asked Mr. Bennett to describe the bottom portion of the dancer's costume, and he stated that they usually wear a G-string. Mr. Jackere polnted out that the ordinance also prohibits revealling the buttocks, and Mr . Bennett agreed that this would occur with the use of a G-string.

## Board Action:

On MOTION of WHITE, the Board voted 4-0-0 (Bradley, Bolzle, Chappelle, White, "aye"; no "nays"; no "abstentions"; Fuller, "absent") to UPHOLD the decision of the Code Enforcement Officlal In determinlng the subject location is within 500' of a residentlally zoned district and that the existing use is a sexually-orlented business, and to DENY the appeal - Section 1605. APPEALS FROM AN ADMINISTRATIVE OFFICIAL - Use Unit 12; finding that the business is within 500' of residentlally zoned property, one lot of which is utllized as a day care faclllty, and one lot is vacant, but zoned for residentlal use; and finding that the fact that the dancers wear only pasties and G-strings causes the business to be classifled as sexually orlented.

## Presentation:

Mr. Bennett stated that the club in question has been at the present location for approximately one year and has had relatively few problems in comparison with other clubs of this type. He stated that the nearby day care center has been in operation only four months. Mr. Bennett polnted out that drugs or lllegal substances are not permitted in the club.

## Coments and Questions:

Ms. Bradley asked Mr. Bennett to state the hardship for the varlance request, and he replled that the hardshlp is flnanclal. Ms. Bradley stated that the Board cannot consider an economic hardship.

Ms. Bradley asked Mr. Bennett lf his cllent was not aware that the bullding was within $500^{\prime}$ of a residentlally zoned area when he leased the property, and he replled that he looked over the area and could see no church, school or residences near the proposed site.

Mr. Jackere polnted out that the operator of Lacy Ladles was Informed prior to opening that the dancers must be clothed In conformance with Code requirements.

Case No. 15777 (continued)
Ms. Hubbard remarked that Mr. Bennett's cllent filled out the application, which stated that the dancers would be clothed in a manner to conform to the Zoning Code.

Ms. Bradley stated that the chlld care facility ls zoned residentlal, and could have been occupled as a residence at any time.

Mr. Gardner Informed that the chlld care buslness could have new owners, but has been operating in the bullding for many years.

## Protestants:

Mr. Bolzle informed that a letter of protest (Exhlbit B-3) was recelved from The Sanditen Companles, property owners in the area.

## Board Action:

On MOTION of WHITE, the Board voted 4-0-0 (Bradey, Bolzle, Chappelle, White, "aye"; no "nays"; no "abstentions"; Fuller, "absent") to DENY a Varlance of the required spacing from a sexually-orlented business and a residential zoned district, church, private or public park and/or other sexually-orlented business Section 705. LOCATION OF SEXUALLY-ORIENTED BUSINESSES - Use Unit 12; finding that the appllcant falled to present a hardshlp that would warrant the granting of the requested varlance; finding the sexually-orlented business to be within 500 of residentlally zoned property, one lot of which is utllized as a day care center, and one lot is vacant and developed as residential; and finding that the granting of the varlance request would be detrimental to the area, and violate the spirit and Intent of the Code; on the following described property:

Lot 5, Block 1, Plaza Hllls Center Addition, City of Tulsa, Tulsa County, Oklahoma.

Case No. 15778

## Action Requested:

Appeal from the decision of the Code Enforcement Official In determining the subject location is within 5001 of a residentially zoned district and that the existing use is a sexually-orlented business - Section 1605. APPEALS FROM AN AOMINISTRATIVE OFFICIAL Use Unit 12.

Varlance of the required spacing from a sexually-orlented business and a residential zoned district, church, private or publlc park and/or other sexually-orlented business - Section 705. LOCATION OF SEXUALLY-ORIENIED BUSINESSES - Use Unit 12, located 3119 West 61st Street.

## Cooments and Questions:

After a brief discussion, it was the consensus of the Board that the appeal and the varlance request should be heard Individually.

Case No. 15778 (continued)
Mr. Bolzle informed that a letter of protest (Exhlbit C-4) from Judy Calvert, 2901 West 61st Place, Tulsa, Oklahoma, chalrman of Page Belcher area residents assoclation, stated that she recelved a report that the costume of a dancer seen outside the club would Indicate that a sexually-orlented business is being conducted at this locatIon.

A copv of the zoning violation notice and a pollce report (Exhlbit C-2) were submitted.

## Presentation:

The appllcant, Robert E. KIttrell, was represented by Everett Bennett, 1700 South Southwest Boulevard, Tulsa, Oklahoma, stated that there is RS zoned property within 500' of the Bunny Club, but the property surrounding the business is vacant.

Comments and Questions:
Mr. Bolzle asked the applicant if the dancers at the Bunny Club wear pasties and G-strings and he answered in the affirmative.

Mr. Jackere asked Mr. Bennett If he is stating that the Bunny Club is within 500' of a residentially zoned district, and he replied that the map Indicates that this is true. Mr. Jackere asked If the appeal ls belng withdrawn, and he replled that he ls not withdrawing the appeal.

## Board Action:

On MOTION of BRAOLEY, the Board voted 4-0-0 (Bradley, Bolzle, Chappelle, White, "aye"; no "nays"; no "abstentions"; Fuller, "absent") to DENY the appeal and UPHOLD the decision of the Code Enforcement Official in determining the subject location is within 500' of a residentlally zoned district and that the existing use is a sexually-oriented business Section 1605. APPEALS FROM AN ADHINISTRATIVE OFFICIAL - Use Unit 12; finding that councl! for the applicant has stated that the business is within 500' of a residentially zoned district; and finding that the attire of the dancers (pastles and G-strings) causes the business In question to be classifled by the Code as sexually orlented.

## Presentation:

In reference to the varlance request, Ken McCreary, 16 East 16th Street, Tulsa, Oklahoma, stated that the lot containing the Bunny Ciub abuts vacant residentlally zoned property, with a shopping center being located across the street. He Informed that the club is approxlmately 1200 ' from the residence to the north. A photograph (Exhlbit C-1) was submitted.

## Corments and Questions:

Ms. Bradley commented that the vacant property could develop residential, and Mr. McCreary stated that it ls more llkely to develop commercial.

Mr. Bolzle polnted out that the dwellings to the east and northeast are less than 400' from the business in question.

## Protestants:

John Boyd, 111 West 5th Street, Tulsa, Oklahoma, represented West Highlands Development Company, housing developers in the area. He stated that there are new homes in the general area, as well as older additions, and pointed out that the club is within 50' of residentially zoned property, and within 150 of a dwelling.

Judy Calvert, 2901 West 61st Place, Tulsa, Oklahoma, stated that a bar has been at this locatlon for many years; however, a new private school is located within one-haif mile of the business, and a city park is proposed for the area. She polnted out that the school and park will generate a great deal of pedestrian traffic, both children and adults, and a sexually-orlented business is not appropriate at this location.

Gary Phlllips, 2935 West 61st Place, Tulsa, Oklahoma, stated that he lives in the area, and is opposed to the varlance request. He asked the Board to consider the welfare of the children in the neighborhood and deny the application.

Lois Ridgeway, chairman of the Summit Park Neighborhood Association, stated that she lives within 4001 of the club, and ls opposed to the application.

## Interested Partles:

Elva London JenkIns, 3119 West 61st Street, Tulsa, Oklahoma, stated that she has owned the property In question since 1971 and rezoned It from the original residential classificatlon. She stated that there has been a bar at this location since the 1960's and the rental fee is a portion of her llvelihood. She pointed out that the surrounding area was pasture land when she purchased the subject property.

Mr. Jackere informed Ms. Jenkins that a bar can operate at this location by right, and she stated that she is aware of that fact.

Applicant's Rebuttal:
In response to Ms. Bradley's request, Mr. Bennett stated that the hardship for this case ls the fact this is Mr. Kittrell's only llvellhood. He informed that a bar has been in operation at this location since the 1960's and a bar is what his client is operating now. Mr. Bennett stated that the building is designed to be a bar and could not be effectively used for any other type of business.

Ms. White pointed out that that a bar can operate on the property by right.

## Interested Parties:

Candy Parnell, Code Enforcement officer, stated that the measurement from the northeast corner of the building wall to the resldential boundary llne ls approximately 57.9'. A memo (Exhibit C-3) regarding the results of the fleld Investigation was submitted.

Case No. $\{5778$ (continued)
Board Action:
On MOTION of ERNDLEY, the Board voted 4-0-0 (Bradley, Bolzle, Chappelle, White, "aye"; no "nays"; no "abstentions"; Fuller, "absent") to DENY a Varlance of the required spacing from a sexually-orlented business, and from a residentlally zoned distrlct, church, prlvate or public park and/or other sexually-orlented business - Section 705. LOCATION OF SEXUALLY-ORIENTED BUSINESSES Use Unit 12; finding that a hardship was not demonstrated that would warrant the granting of the varlance request; and finding that there are numerous residences within a 500' radius of the business in question, and the use would be detrimental to the neighborhood and violate the spirit, purpose and Intent of the Code; on the following described property:

Lot 16, Block 2, Summit Parks Addition, City of Tulsa, Tulsa County, Oklahoma.

## Case No. 15781

ActIon Requested:
Speclal Exception to permit church use and day care use in RM- $\uparrow$ and RS-3 zoned districts - Section 401. PRINCIPAL USES PERMITED IN RESIDENTIAL DISTRICTS - Use Unit 5.

Varlance of the required front yard, as measured from the centerline of North Peorla Avenue, from 85' to 63', and a varlance of the required yard from the centerline of East Virgin Street from 551 to 341 - Section 403. BULK AND AREA REQUIREMENTS IN RESIDENTIAL DISTRICTS - Use Unit 5, located 2101 North Peoria.

## Presentation:

The appllcant, CorInth Baptlst Church, was represented by A. L. Confey, 852 North Vancouver, Tulsa, Oklahoma, who stated that the church is in need of a study, and requested permission to construct a small addition to the existing church bullding. A plot plan (Exhlbit D-1) and photographs (Exhibit D-2) were submitted.

## Conments and Questions:

Mr. Gardner explained that Staff couid find no previous approval of the existing structure, therefore, the applicant is requesting approval of the existing building and the small proposed addition. He polnted out that the addition wlll not be as close to the street as the existing building.

Protestants: None.

## Board Action:

On MOTION of WHITE, the Board voted 4-0-0 (Bradley, Bolzle, Chappelle, White, "aye"; no "nays"; no "abstentions"; Fuller, "absent") to APPROVE a Special Exception to permit church use and day care use in $\overline{R M-1}$ and RS-3 zoned districts - Section 401. PRINCIPAL USES PERMITIED IN RESIDENTIAL DISTRICTS - Use Unit 5; and to APPROVE a Varlance of the required front yard, as measured from the centerline of North Peoria Avenue, from 851 to 631, and a varlance of the required yard from the centerline of East Virgin Street from

Case No. 15781 (continued)
55' to 34' - Section 403. BULK AND AREA REQUIREMENTS IN RESIDENTIAL
DISTRICTS - Use Unit 5; per plot plan submitted; finding that the bullding in question was constructed many years ago, and the proposed addition will not extend closer to the street than the existing bullding; on the following described property:

Lots 3, 4 and 5, Block 1, Abilene Place Addition, Clty of Tulsa, Tulsa County, Oklahoma.

## Case No. 15783

## Action Requested:

Speclal Exception to permit a chlidren's nursery in an RS-3 zoned district - Section 401 - PRINCIPAL USES PERMITIED IN RESIDENTIAL DISTRICTS - Use Unit 5, located 4603 North Rockford.

## Presentation:

The applicant, Richard Martin, was represented by Lloyd Jackson, 1534 North Cheyenne, Tulsa, Oklahoma. He explained that the property In question has been renovated and the Martin's are proposing to begin operation of a chlld care center at the above stated locatlon.

## Conments and Questions:

In response to Mr . Bolzie, Mr. Jackson submitted a plot plan (Exhibit E-1) for the proposed day care center.

Ms. White asked if a drop-off area wlll be provlded, and Mr. Jackson replied that the drop-off will be located on 46 th Street.

Mr. Boizle inquired as to the days and hours of operation, and Mr. Jackson stated that the center wlll be open Monday through Saturday noon, with weekday hours belng from 7:00 a.m to 6:30 p.m.

Mr. Gardner recommended that all permitted slgnage for the nursery be located on 46th Street (east portion of the property), along with the drop-off and play area. He suggested that there be no exterlor changes to the house, to preserve the residential character of the neighborhood.

## Board Action:

On MOTION of WHITE, the Board voted 4-0-0 (Bradley, Bolzle, Chappelle, White, "aye"; no "nays"; no "abstentlons"; Fuller, "absent") to APPROVE a Speclal Exception to permit a children's nursery in an RS-3 zoned district - Section 401 - PRINCIPAL USES PERMITTED IN RESIDENTIAL DISTRICTS - Use Unit 5; per plot plan submitted; subject to no exterlor changes to the structure; subject all slgnage, Ingress and egress and the play area being located on 46th Street (east side of property); subject to days and hours of operation being Monday through Saturday, 7:00 a.m. to 6:30 p.m.: finding the use to be compatible with the surrounding neighborhood, and In harmony with the spirit and intent of the Code; on the following described property:

Lot 20, Block 17, NorthrIdge Addition, Clty of Tulsa, Tulsa County, Ok lahoma.

## ActIon Requested:

Special Exception to relocate the Kendall-Whittler United States Post Office pursuant to the Kendall-Whittler Redevelopment Plan Section 701. PRINCIPAL USES PERMITIED IN COMERCIAL DISTRICTS - Use Unit 2, located east side of South Lewls between 1st and 2nd Streets.

## Presentation:

The applicant, Sam Danlel Ill, 1924 South Utica, Sulte 700, Tulsa, Oklahoma, owner of the subject property, requested permission to nove the Kendall-Whlttler statlon across the street from the current location. He Informed that the originally submitted site plan has been revised to place all access polnts on Lewls Avenue. Mr. Danlel explalned that the post offlce ls designed to fit in with the proposed Kendall-Whittler town square, and wlll have an Immedlate and direct Impact on stabllizing the nelghborhood. A site plan (Exhlblt F-1) was submitted.

## Comments and Questions:

Mr. Gardner Informed that the Kendall-Whittler Plan was several months In the making and thls ls the first key step to revitallzing the area. He stated that there was some concern about the finalization of the plan, and suggested that an approval should contain a condition stating that the application is approved per site plan, with any minor modifications belng provided on a revised plan. He pointed out that this would eliminate the need for the applicant to file a new request and repeat the hearing process.

## Board Actlon:

On MOTION of WHITE, the Board voted 4-0-0 (Bradley, Bolzle, Chappelle, White, "aye"; no "nays"; no "abstentions"; Fuller, "absent") to APPROVE a Special Exception to relocate the Kendall-Whittler United States Post Office pursuant to the Kendall-Whittler Redevelopment Plan - Sectlon 701. PRINCIPAL USES PERMITTED IN COMMERCIAL DISTRICTS - Use Unit 2; per site plan submitted, with a revised plan belng submitted for all minor nodifications; subject to Ingress and egress being only on Lewls Avenue; finding the use to be in compllance with the Kendall-Whittler Plan (Comprehensive Plan); on the followling described property:

Lots 9 through 12 and west 25' of Lot 8 and the north 50' of Lots 13 and 16 and the north 501 of the west 251 of Lot 17 , Less part of Lots 8 through 13 beginnlng 6' north of the northwest corner of Lot 14; thence on a curve to the right to a polnt; thence east 225'; thence south 12', west 169' to a polnt; thence on a curve to the left to a polnt; thence south 162 ' to the POB; and Lots 14, 15 and the south $6^{\prime}$ of Lot 13 and the south 106' of Lot 16 and the south 106' of the west $25^{\prime}$ of Lot 17 , Less part of Lots 13 through 17, beginning 6' north of the northwest corner of Lot 14; thence east 20', south 84'; thence on a curve to the left to a point; thence east 178', south 12', west 220 ' north 118' to the POB, all In Block 2 In R.T. Danlel Addition to the Clty and County of Tulsa, Oklahoma, according to the recorded Plat thereof, contalning 1.51 acres or $65,850 \mathrm{sq} \mathrm{ft}$, more or less; Clty of Tulsa, Tulsa County, Oklahoma.

Action Reguested:
Speclal Exception to permit a Salvation Army recreation center In an RM-i zoned district - Section 401. PRINCIPAL USES PERMITEED IN RESIDENTIAL DISTRICTS - Use Unit 5, located south of SE/c West 21st Street and South Olympla Avenue.

## Coments and Questions:

Mr. Chappelle stated that he wlll abstain from hearing Case No. 15785.

## Presentation:

The appllcant, Dana M. Hutson, 806 South New Haven, Tulsa, Oklahoma, stated that he ls a bullding contractor, and explalned that the structure in question will be located on property abutting the exlsting Salvation Army facllity. He stated that the property is owned by the City and wlll be leased to the Salvation Army for a perlod of 50 years. A site plan (Exhlbit G-1) was submitted.

Protestants: None.

## Board Action:

On MOTION of BRNDLEY, the Board voted 3-0-1 (Bradiey, Bolzie, White, "aye"; no "nays"; Chappelle, "abstalning"; Fuller, "absent") to APPROVE a Special Exception to permit a Salvation Army recreation center In an RM-1 zoned district - Section 401. PRINCIPAL USES PERMITTED IN RESIDENTIAL DISTRICTS - Use Unit 5; per plot plan submitted; flading the use to be compatlble with the surrounding nelghborhood, and in harmony with the spirit and Intent of the Code; on the following described property:

All of Lots 7 through 15, Inclusive and Lots 34 through 42, Inclusive, Block 33, Amended Plat of West Tulsa Addition and that part of alley lying In Block 33 described as: Beginning at the northwest corner of Lot 7; thence south to the southwest corner of Lot 15 , west 201 to the southeast corner of Lot 34 , north north the northeast corner of Lot 42; thence east 20' to the POB, City and County of Tulsa, Oklahoma.

Case No. 15786
Action Requested:
Varlance of the required all-weather materlal for an off-street parking area to permit gravel - Section 1303.D. DESIGN STANDARDS FOR OFF-STREET PARKING AREA - Use Unit 10.

Varlance of the screening requirement between an abutting R District and the off-street parking area - Section 1303.E. DESIGN STANDARDS FOR OFF-STREET PARKING AREA - Use Unit 10, located 1534 - 1538 East 3rd Street.

Presentation:
The appilcant, Curtis Barrett, 1529 East 3rd Street, Tulsa, Ok iahoma, stated that the only residential property near the lot In question ls across the alley to the south, wlth Industrial and commerclal zoned lots on the remaining three sides. He pointed out that his property Is located In an area that has a high theft rate, and the screening fence would provide protection for thls type of activity. Mr. Barrett Informed that his large equipment with metal cleats wlll be damaged If driven on concrete or blacktop.

## Comments and Questions:

Mr. Jackere Inquired as to the actual use of the property, and the applicant stated that the lot is used for equipment storage. He Informed that there ls not a bullding on the property.

In response to Mr. Jackere, Mr. Barrett stated that the number of vehicles on the property could range from very few to a large number.

Ms. Bradley asked Mr. Barrett where the entrance to the lot Is located and he replled that the access polnt Is on 3rd Street. He stated there is a gate located on the alley, but It has not been used. The applicant stated that the large equipment is transported to the job site by truck.

Mr. Bolzle asked if lighting has been installed on the property, and the applicant stated that there ls not an electric meter on the lot.

## Interested Partles:

Candy Parnell, Code Enforcement, stated that she received a complaint concerning Mr. Barrett's property on February 2, 1991. She Informed that during Investigation of the complaint she found that the lot Is not screened from the residential property across the alley to the south, and that vehicles are being parked on gravel surface.

In response to Mr. Bolzle, Ms. Hubbard stated that the use is permitted by right In a CH District.

## Protestants:

Steve Ripley, 304 South Trenton, Tulsa, Oklahoma, submitted photographs (Exhibit $\mathrm{H}-\mathrm{i}$ ) and stated that he is the property owner to the east of the lot in question. Mr. Rlpley explained that he was the previous owner of the property and sold it to the applicant to bulld a parking lot for his trucks, but was unaware that he intended to park bulldozers and other large equlpment on the lot. He stated that the neighborhood is opposed to the Industrial use of the lot, such as welding and the storage of gravel and plpe. Mr. Rlpley stated that the large vehicles create a dust and nolse problem for for the surrounding property owners.

Ms. Hubbard stated that she was not aware that gravel and pipe were being stored on the property.

Appllcant's Rebuttal:
Mr. Barrett stated that during a slack work perlod he instructed the welder to make a cooker for his personal use and that no other welding has been done on the property.

Mr. Jackere asked if welding will be done in the future, and Mr. Barrett replied that there wlll be no welding done on the lot.

Ms. Bradley Inquired as to the use of the property to the west of the subject property, and the appllcant replied that he owns the houses to the west, which are used for rental purposes.

In response to Ms. White, Mr. Gardner Informed that the Comprehensive Plan calls for Industrial uses in the area, and much of the property has been rezoned for industry. He stated that screening is not required if all the property is zoned Industrial, but an all-weather surface would be requlred for any type of business.

In response to Mr. Jackere, the appllcant Informed that all heavy equipment sales lots are covered with gravel to prevent damage by the metal cleats. He stated that some of his equlpment has rubber tires and could be parked on a hard surface. Mr. Jackere polnted out that the use is unique in that some of the equipment cannot be parked on a hard surface.

There was discussion concerning the feaslbility of paving a portion of the lot, and the appllcant questloned whether or not there would be sufficlent space to maneuver the cleated equlpment on the lot and avold driving on the hard surface.

In response to Mr. Bolzle, Mr. Gardner explalned that many of the gravel parking lots in the older area are non-conforming.

## Board Action:

On MOTION of BRNDLEY, the Board voted 4-0-0 (Bradley, Bolzle, Chappelle, White, "aye"; no "nays"; no "abstentions"; Fuller, "absent") to NPPROVE a Varlance of the required all-weather material for an off-street parking area to permit gravel - Section 1303.D. DESIGN STANDARDS FOR OFF-STREET PAPKING AREA - Use Unit 10; and DENY a Varlance of the screen ing requirement between an abutting $R$ District and the off-street parking area - Section 1303.E. DESIGN STANDARDS FOR OFF-STREET PAREING AREA - Use Unlt 10; subject to the varlance of the all-weather surface belng approved only so long as the lot is used for the parking of metal cleated equlpment; finding a hardship demonstrated by the fact that the heavy cleated equlpment cannot be parked on the hard surface materlal required by the Code; and finding that a varlance of the screening requirement would be detrimental to the residential area to the south; on the following described property:

Lots 3 and 4, Block 5, Midway Addition, City of Tulsa, Tulsa County, Oklahoma.

## Action Requested:

Speclal Exception to permit the extension of country club use, including the addition of a nine-hole golf course - Section 401. PRINCIPAL USES PERMITIED IN RESIDENTIAL DISTRICTS - Use UnIt 5, located SE/c 61st Street and Lewis Avenue.

## Presentation:

The appllcant, Roy Johnsen, 324 Main Mall, Tulsa, Oklahoma, submitted a piot plan (Exhibit J-1), and stated that he ls representing Southern Hills Country Club. He explalned that Southern Hills is proposing to convert an existing skeet range and polo field to a nine-hole golf course. Mr. Johnsen Informed that the proposed golf course is in compllance with the plans prepared in 1935, which Included 27 holes of golf. He pointed out that the nine-hole course proposed at this time will complete the 27 hole course.

## Comments and Questions:

Ms. Bradley asked if the access point wlll be on 65th Street, and Mr. Johnsen stated that access to the country club wlll remaln the same, and no buildings are proposed, except for customary shelters. He Informed that the exact locatlons for these shelters have not been determined and requested that he not be required to return to the Board with these locatlons. He stated that the existing concession stand, located on the skeet range, wlll remain for use as a shelter.

## Protestants:

Lalla Basta, 6517 Timberlane Road, Tulsa, Oklahoma, stated that her property is south of the Southern Hill Country Club, and near the proposed golf course. Ms. Basta volced a concern that her privacy may be invaded by the proposal, and Mr. Bolzle stated that the tee box will be approximately 400' from her home.

Mr. Gardner asked Ms. Basta If she would be supportive of the appllcation If the golf course does not extend the facillties south of the existing road, and she answered in the affirmative.

John Schuller, 2630 East 65th Place, Tulsa, Oklahoma, stated that the country club is a good nelghbor, and that his only concern is that more of the property ls not used for the golf course. He asked if the property in questlon could be used for something other than a golf course If the special exception is approved.

Mr. Jackere stated that any change would require Board approval.
Mr. Jackere advised that there ls sufficient space for the proposed golf course wlthout changlng the street.

Mr. Gardner informed that the current zonlng on-the sub ject property would only permit the construction of residences, and all other uses would requlre Board approval.

## Board Action:

On MOTION of WHITE, the Board voted 4-0-0 (Bradley, Bolzle, Chappelle, White, "aye"; no "nays"; no "abstentlons"; Fuller, "absent") to APPROVE a Special Exception to permit the extension of country club use, Including the addition of a nine-hole golf course Section 401. PRINCIPAL USES PERMITIED IN RESIDENTIAL DISTRICTS - Use Unit 5; per piot plan submitted, with the addition of two customary accessory shelters, the location of which to be determined at a later date; finding that the use wlll be compatible with the surrounding area, and will be in harmony with the spirit and Intent of the Code; on the following described property:

A tract of land that ls part of the $N / 2$ of Section 5, T-18-N, R-13-E, City and County of Tulsa, Oklahoma, said tract of land being described as follows, towit: Beginning at a point that Is the northwest corner of said Section 5; thence easterly along the northerly llne of Section 5 for $919.71 \pm$ to the centerllne of the Southern Hilis Country Club entrance road; thence southerly along sald centerllne for 155.9' $\pm$ to a polnt of curve; thence southerly and southeasterly along sald centerline on a curve to the left with a radius of 1226 for $904.6^{\prime} \pm$ to a point of tangency; thence southeasterly along sald tangency and along the centerline of the Southern HIlls Country Club entrance road for 804.4' $\pm$ to a point of curve; thence southeasterly along said centerline on a curve to the left with a radius of 1103' for 705.7' $\pm$ to a point of tangency; thence easterly along sald tangency and along the centerline of the Southern HIlls Country Club entrance road for 105.2' $\pm$; thence south for 429.1' $\pm$ to a polnt on the southerly llne of Southern Hills Country Club; thence westerly along sald southerly llne for 920 ' $\pm$ to a point for corner of Southern Hills Country Ciub sald polnt being the northwest corner of "Timberlane Road Estates", an addition to the City and County of Tulsa, Oklahoma; thence southerly along the westeriy line of "Timberlane Road Estates" and along a line of Southern Hills Country Club for 330.5' to a point on the southerly line of the $\mathrm{N} / 2$ of Section 5 ; thence westerly along the southerly llne of Southern Hills Country Club for 1444.5't; thence northerly and parallel with the westerly line of Section 5 for 208.7'; thence westerly and parallel with the southerly Ilne of the N/2 of Section 5 for 208.71 to a polnt on the westerly llne of Section 5; thence northeriy along said westerly Ilne for 2414.8' to POB; Clty of Tulsa, Tulsa County, Oklahoma.

Case No. 15788

## Action Requested:

Varlance to permit an outdoor advertising sign (off premise) In an iM zoned district that ls not within a freeway sign corridor - Sectlon 1221.G.1. Use Conditions For Outdoor Advertising Signs - Use Units 21 and 17.

Case No. 15788 (continued)
Varlance of the maximum permitted signage (number and square footage)
In an $1 M$ zoned district - Section 1221.E.1. Use Conditions For Business Signs - Use Unit 21 and 17.

Variance to permit an outdoor advertising sign within 150' of an $R$ zoned district - Section 1221.6.4 Use Conditions for Outdoor Advertising Signs - Use Units 21 and 17.

Varlance to permit an outdoor advertislng slgn to be supported by more than one post or column - Section 1221.G.10. - Use Conditions for Outdoor Advertising Signs - Use Units 21 and 17, located SW/c East 21 st Street and South 69th East Avenue.

Comments and Questions:
Mr. Gardner explained that the sign in question is located on property other than that containing the business, and the applicant Is proposing to nove signs, and not construct additional slgns. He polnted out that relief from this Board would not be required If the property was platted Into one lot and block,

## Presentation:

The applicant, Terry Howard, 1423 South 128th East Avenue, Tulsa, Okiahoma, who submitted a site plan (Exhlbit $k-1$ ), explalned that the business has acqulred an adjoining lot to construct a car wash, and relocation of the existing sign wlll result in two signs being on one lot.

Additional Comments:
Mr. Gardner remarked that the property in question is leased and the execution of a tie contract would not be posslble in this case.

Protestants: None.

## Board Act Ion:

On MOTION of BRNOLEY, the Board voted 4-0-0 (Bradiey, Bolzle, Chappelle, White, "aye"; no "nays"; no "abstentlons"; Fuller, "absent") to NPPROVE a Varlance to permit an outdoor advertising sign (off premise) in an IM zoned district that is not within a freeway sign corridor - Section 1221.G.1. Use Condltions For Outdoor Advertising Signs - Use Units 21 and 17; to MPPROVE a Varlance of the maximum permitted slgnage (number and square footage) in an IM zoned district - Section 1221.E.1. Use Conditions For Business Signs - Use Unit 21 and 17; to APPROVE a Varlance to permit an outdoor advertising sign within 150 of an $R$ zoned district - Section 1221.G.4 Use Conditions for Outdoor AdvertIsIng Signs - Use Units 21 and 17; and to NPPROVE a Varlance to permit an outdoor advertising sign to be supported by more than one post or column - Sectlon 1221.G.10. - Use Conditions for Outdoor Advertising Signs - Use Units 21 and 17; per plot plan submitted; and subject to the approval ceasing with the termination of the lease; finding that the rellef would not be requlred if the property was platted Into one lot of record; and flinding that the approval of the variance requests will not cause substantial detriment to the area, or violate the spirit, purpose and intent of the Code; on the followlng described property:

Case No. 15788 (continued)
That part of the NE/4 NE/4 NW/4 NW/4 of Section 14, T-19-N, R-13-E of the IBM, Tulsa County, Oklahoma, according to the U.S. Government Survey thereof, more particularly described as follows, to-wit: Beginning at a point 50 south and 14 ' west of the NE/c of NE/4 NE/4 NW/4 NW/4 of sald Section i4; thence west and parallel to the north line of sald Section a distance of 116'; thence south and parallel to the west llne of sald Section a distance of 110'; thence east a distance of 116'; thence north a distance of 110 ' to the POB; and part of the NW/4 of Section 14, T-19-N, R-13-E of the IBM, Tulsa County, Ok lahoma, according to the U.S. Government Survey thereof being more particularly described as follows, to-wlt: Beginning at a point 50' south and 130 ' west of the $\mathrm{NE} / \mathrm{c}$ of the $\mathrm{NE} / 4 \mathrm{NE} / 4 \mathrm{NW} / 4 \mathrm{NW} / 4$ of said Section 14; thence west a distance of 200'; thence south a distance of 160'; thence east a distance of 316'; thence north a distance of 20'; thence west a dlstance of 1161 ; thence north a distance of $140^{\prime}$ to the POB; and Beginning $21^{\prime}$ south and 182' west of the $N E / c$ of the $N E / 4 \mathrm{NE} / 4 \mathrm{NW} / 4 \mathrm{NW} / 4$; thence west 148'; thence south 120'; thence east 148'; thence north 120 to POB; City of Tulsa, Tulsa County, Oklahoma.

## Case No. 15789

## ActIon Requested:

Variance of the maximum permitted floor area from 32,670 sq ft to 33,315 sq ft to permit an existing office buliding - Section 603. BULK AND AREA REQUIREMENTS IN THE OFFICE DISTRICTS - Use Unit 11, located 7335 South Lewis Avenue.

## Presentation:

The applicant, Roy Johnsen, 324 Maln Mail, Tulsa, Oklahoma, submitted a plat of survey (Exhlbit L-9), and stated that the application concerns the Southern Oaks office building. Mr. Johnsen explained that the Irregular shaped building was constructed in 9985, per bullding plans submitted, and a certlficate of occupancy was lssued upon completion of the structure. He stated that, during the course of selling the bullding, the survey revealed that the actual gross floor area was greater than that stated in the building permit. Mr. Johnsen explained that the approved PUD called for 31.200 sq ft of floor area, the bullding permit was issued for $32,568 \mathrm{sq} \mathrm{ft}$ and the actual amount is $32,312 \mathrm{sq} \mathrm{ft}$. He polnted out that the building was constructed in accordance with the bullding plans that were submitted. Mr. Johnsen stated that the architect obviously derived his measurements from the middle of the exterlor walls, rather than the outer edge of the walls. He informed that the Planning Commlssion has granted an amendment to the PUD, subject to the Board granting a varlance of the floor area.

Protestants: None.

Case No. 15789 (continued)

## Board Actlon:

On MOTION of WHITE, the Board voted 4-0-0 (Bradey, Bolzle, Chappelle, White, "aye"; no "nays"; no "abstentlons"; Fuller, "absent") to APPROVE a Variance of the maxImum permitted floor area from 32,670 sq ft to 33,315 sq $f t$ to permit an existing office bullding - Section 603. BULK AND AREA REQUIRGENTS IN TIE OFFICE DISTRICTS - Use Unit 11; finding that the bullding was constructed In accordance with the submitted plot plan approximately five years ago, but the square footage calculations were in error; on the following described property:

Lot 1, Block 1, South Lewis Plaza, City of Tulsa, Tulsa County, Ok I ahoma.

Case No. 15790
Action Reguested:
Spectal exception to permit a manufactured home dwelling In an RS-3 zoned district - Sectlon 401. PRINCIPAL USES PERMITTED IN RESIDENT IAL DISTRICTS - Use Unit 9.

Varlance of the one-year time llmitation to permanent - Section 404. SPECIAL EXCEPTION USES IN RESIDENTIAL DISTRICTS, REQUIREMENTS - Use Unit 9, located 440 South 39th West Avenue.

## Presentation:

The appllcant, LInda Taff, 801 North Mingo, Tulsa, Oklahoma, Informed that she has purchased a lot and is proposing to Install a mobile home on the property.

## Conments and Questlons:

In response to Mr. Bolzle, Ms. Taff stated that she has not moved the moblle home on the property. She Informed that the mobile home wlll be permanently Installed, with a foundation, tie-downs and skirting.

Ms. Bradley noted that numerous moblle homes in the area have been granted permission to Install permanent manufactured home units.

## Board Action:

On MOTION of WHITE, the Board voted 4-0-0 (Bradley, Bolzle, Chappelle, White, "aye"; no "nays"; no "abstentions"; Fuller, "absent") to APPROVE a Speclal Exception to permit a manufactured home dwelling in an RS-3 zoned distrlct - Section 401. PRINCIPAL USES PERMITTED IN RESIDENTIAL DISTRICTS - Use Unit 9; and to APPROVE a Varlance of the one-year time Ilmitation to permanent Section 404. SPECIAL EXCEPTION USES IN RESIDENTIAL DISTRICTS, REQUIREMENTS - Use Unit 9; subject to Stormwater Management approval; finding that there are numerous moblle homes in the area, and approval of the requests would not be detrimental to the neighborhood, or violate the splrit and Intent of the Code; on the following described property:

Lot 12, Block 2, Parkvlew Place Addition, Clty of Tulsa, Tulsa County, Oklahoma.

## Act Ion Requested:

Speclal Exception to allow a hellport In an IM zoned distrlct Section 901. PRINCIPAL USES PERMITIED IN INDUSTRIAL DISTRICTS - Use Unit 2, located north of 4344 South Maybelle.

## Presentation:

The appllcant, Larry HIII, 4344 South Maybelle, Tulsa, Oklahoma, requested permission to locate a hellport on a portion of company property next door to the bullding. He explalned that the hellcopter wlll land on the turf and no llighting wlil be Installed. He added that a large fleld next to the bullding wlll allow easy access to the landing area. Mr. HIll stated that the hellport wlll be used approximately twice each week, and all property owners within 300' have been notifled, with no negatlve response. He informed that the hellport wlll be approximately 1200 ' from the nearest residence. An aerlal photograph (Exhlbit M-1) was submitted.

## Comments and Questions:

Ms. White asked Mr. Hill if the proposed hellport wlll be located to the north of the current landing site, and he answered in the affirmative.

In response to Ms. White, the applicant stated that he made applicatlon to the Federal Aviation Administration (FAA) and a representative of that agency has Indicated that an approval is forthcomlng. He Informed that a small three-passenger Bell 47 is used by the company for obtaining replacement equlpment, and for transportling customers to their business location.

Mr. Bolzle asked if the hellcopter wlll be used during regular business hours, and Mr. Hill replled that the landing site will be used during dayllght hours only.

Ms. White stated that she would not be supportive of large hellcopters landing on the site.

Mr. Gardner Inquired as to the flight path, and the applicant stated that the approach wlll be from the north, and not over the houses in the area. He informed that ingress and egress is provided to FAA and they approve or deny the flight path.

Mr. Gardner asked the appllcant if the use of the hellport is strictly an accessory use to the industrial business, and he answered In the affirmative.

## Protestants: None.

## Board Act Ion:

On MOTION of WHITE, the Board voted 4-0-0 (Bradley, Bolzle, Chappelle, White, "aye"; no "nays"; no "abstentions"; Fuller, "absent") to APPROVE a Special Exceptlon to allow a hellport In an IM zoned district - Section 901. PRINCIPAL USES PERMITIED IN INDUSTRIAL OISTRICTS - Use Unlt 2; subject to the use belng accessory to the

Case No. 15799 (continued)
Industrial business; subject to FAA approval and recomnendations; subject to the use of the hellport belng restricted to no more than 16 times in one month, during dayllght hours only; and subject to the size of the hellcopter beling limlted to four passengers only; finding that the fllght path will be from north to south, and not over the residential district; and that the accessory use, as presented, wlll not be detrimental to the surrounding area; on the following described property:


#### Abstract

A tract of land located withln the SE/4 NW/4 of Sectlon 26, T-19-N, R-12-E of the IBM, Tulsa County, Oklahoma, more particularly described as: Beglnning at a polnt on the North-South Half Section Line a distance of $1321.88^{\prime}$ south of the NE/c of the NW/4 of mentloned Section 26; thence south $0^{\circ} 01^{\prime \prime}$ east a distance of 207.04' to a polnt; thence south 8959'00" west a distance of $488.71^{\prime}$ to a point; thence north $38^{\circ} 43^{\prime \prime} 01$ " west a distance of 149.68 ' to a point of curve; thence along a curve to the left having a radius of 971.45' a distance of 125.14' to a polnt; thence south $89^{\circ} 49$ ' east a distance of $666.39^{\prime}$ to the POB , less the east $50.00^{\prime}$ for road $R / W$, containing 2.501 acres more or less: City of Tulsa, Tulsa County, Oklahoma.


## Case No. 15798

## ActIon Requested:

Varlance of the requested $150^{\circ}$ setback from an $R$ zoned district to permit a sign - Sectlon 1103.B.b.2. - Uses Permitted In a Planned Unlt Development - Use Unit 12.

Varlance of the minimum required spaclng between ground slgns from 100' - Section 1103.B.b.3. - Uses Permitted in a Planned Unit Development - Use Unlt 12, located northwest corner 71st Street and Trenton Avenue.

## Presentation:

The applicant, Roy Johnsen, 324 Maln Mall, Tulsa, Oklahoma, who submitted a sign plan (Exhlbit $\mathrm{N}-1$ ) and location map (Exhlbit $\mathrm{N}-2$ ), stated that he ls representing the Fourth National Bank. He stated that the bark has repossessed the property, and the two front lots have been approved for restaurant use, with a Braum's Ice Cream and Dalry Store being proposed for the easternmost lot. Mr. Johnsen stated that they have requested that a sign be located at the southeast corner of the property. He Informed that multl-family use is located across Trenton, and PUD provisions state that ground signs be located 150' from residentlal districts unless separated by an arterlal street. The appllcant polnted out that the Braum's slgn complles with the sign separation requirements Inside the PUD, and is 70' from the Lift Apartment sign. He further noted that a landscaped area and parking lot separate the multl-famlly use from the sign location, and the southernmost unit does not have windows on the west side facing the Braum's store.

Protestants: None.

## Case No. 15798 (contlnued)

## Board Action:

On MOTION of WHITE, the Board voted 4-0-0 (Bradiey, Bolzie, Chappelle, White, "aye"; no "nays"; no "abstentlons"; Fuller, "absent") to APPROVE a Variance of the requested 150 ' setback from an R zoned district to permit a sign - Section 1103.B.b.2. - Uses Permitted in a Planned Unit Development - Use Unit 12; and to NPROVE a Varlance of the minimum required spacing between ground signs from 100' - Section 1103.B.b.3. - Uses Permitted In a Planned Unit Development - Use Unit 12; per sign plan submitted; finding that the sign in question meets the sign spacing requirement within the PUD; and finding that the proposed sign is separated from the residentlal apartment sign by a collector street, and from the apartments by a parking lot; and finding that the apartments do not have windows on the side facing the sign; on the following descrlbed property:

Lot 1, Block 1, 71 Trenton, City of Tulsa, Tuisa County, Ok Iahoma.

## OTIER BUSINESS

Case No. 14434

## Action Requested:

Amend site plan by permitting identification sign, located 7515 Riverside Parkway.

## Presentation:

Major Bob Chance, commander of the Uniform Division Southwest, 75th and Riverside Parkway, submitted a site plan (Exhibit P-1), and explained that a three-slded wall with a sign is being proposed at the above stated location. He stated that ground llghts will illuminate the sign.

## Board ActIon:

On MOTION of WHITE, the Board voted 4-0-0 (Bradley, Bolzle, Chappelle, White, "aye"; no "nays"; no "abstentions"; Fuller, "absent") to APPROVE the amended site plan as submitted.

There being no further business, the meeting was adjourned at 3:47 p.m.


