WHITE LAKE TOWNSHIP ZONING BOARD OF APPEALS

REPORT OF THE COMMUNITY DEVELOPMENT DEPARTMENT

- TO: Zoning Board of Appeals
- FROM: Justin Quagliata, Staff Planner
- DATE: April 25, 2024
- Agenda item:8cAppeal Date:April 25, 2024Applicant:Sid JamilAddress:1767 Carriage Hill
Commerce, MI 48382Zoning:R1-D Single Family ResidentialLocation:10890 Hillway Drive
White Lake, MI 48386

Property Description

The 0.37-acre (16,204 square feet) parcel identified as 10890 Hillway Drive is located on Sugden Lake and zoned R1-D (Single Family Residential).

Applicant's Proposal

Sid Jamil, the Applicant, is requesting variances to alter a nonconforming building and increase the cubic content of a nonconforming building by completing first-floor and second-floor additions.

Planner's Report

In December 2023 the Zoning Board of Appeals (ZBA) approved variances allowing first-floor and second-floor additions on the nonconforming house. The minutes from that meeting are attached to this staff report. Additionally, the staff report for the previous variance application (attached) should be referenced for a more complete overview of the property and initial project.

The current request is to expand upon the variances previously granted by:

- Constructing a 20-foot by 24-foot (480 square feet) first-floor addition north of the existing covered patio which was allowed to be enclosed as part of the previous request. A three-foot variance is requested to encroach into the 10-foot west side yard setback.
- Constructing a 22-foot by 24-foot (528 square feet) second-floor addition over the existing garage. A three-foot variance is requested to encroach into the 10-foot west side yard setback.

Article 7.28 of the Zoning Ordinance states repairs and maintenance to nonconforming structures cannot exceed fifty percent (50%) of the State Equalized Valuation (SEV) in any twelve (12) consecutive months. Further, the ordinance does not allow the cubic content of nonconforming structures to be increased. Based on the SEV of the structure (\$32,240), the maximum extent of improvements cannot exceed \$16,120. Last December the ZBA granted a variance to exceed the allowed value of improvements by 248% (\$40,000 value of improvement to the nonconforming portion of the building). The value of the proposed work is \$45,000. A variance to further exceed the allowed value of improvements by 112.5% is requested.

Variance #	Ordinance Section	Subject	Standard	Requested Variance	Result
1	Article 7.23.A	Nonconforming structure	No enlargement or alteration	Enlarge and alter nonconforming structure	Increased nonconformities
2	Article 7.28.A	Nonconforming structure	\$40,000 (with prior variance)	112.5%	\$45,000 over allowed improvements

The requested variances are listed in the following table.

Zoning Board of Appeals Options:

Approval: I move to approve the variances requested by Sid Jamil from Articles 7.23.A and 7.28.A of the Zoning Ordinance for Parcel Number 12-34-352-003, identified as 10890 Hillway Drive, in order to complete additions that would encroach 3 feet into the required west side yard setback and exceed the allowed value of improvements to a nonconforming structure by an additional 112.5%. This approval will have the following conditions:

- The Applicant shall obtain all necessary permits from the White Lake Township Building Division.
- The Applicant shall submit architectural plans for the additions to the satisfaction of the Building Official.
- No mechanical units, including HVAC system or generator, shall be placed in the front yard or closer than five (5) feet to any side yard lot line or rear yard lot line.
- A foundation certificate shall be required prior to the backfill inspection by the Building Division.
- An as-built survey shall be required to verify the approved setbacks.

Denial: I move to deny the variances requested by Sid Jamil for Parcel Number 12-34-352-003, identified as 10890 Hillway Drive, due to the following reason(s):

Postpone: I move to postpone the appeal of Sid Jamil *to a date certain or other triggering mechanism* for Parcel Number 12-34-352-003, identified as 10890 Hillway Drive, to consider comments stated during this public hearing.

Attachments:

- 1. Variance application dated March 26, 2024.
- 2. Survey dated November 3, 2023 (revision date April 15, 2024).
- 3. Plans prepared by the Applicant.
- 4. Letter of denial from the Building Official dated November 7, 2023.
- 5. Staff report dated December 14, 2023.
- 6. Minutes of the December 14, 2023 Zoning Board of Appeals meeting.

7.37 STANDARDS

General variances: The Zoning Board of Appeals may authorize a variance from the strict application of the area or dimensional standard of this Ordinance when the applicant demonstrates <u>all</u> of the following conditions "A – E" or condition F applies.

- A. Practical difficulty: A practical difficulty exists on the subject site (such as exceptional narrowness, shallowness, shape or area; presence of floodplain; exceptional topographic conditions) and strict compliance with the zoning ordinance standards would unreasonably prevent the owner from using of the subject site for a permitted use or would render conformity unnecessarily burdensome. Demonstration of a practical difficulty shall have a bearing on the subject site or use of the subject site, and not to the applicant personally. Economic hardship or optimum profit potential are not considerations for practical difficulty.
- B. Unique situation: The demonstrated practical difficult results from exceptional or extraordinary circumstances or conditions applying to the subject site at the time the Ordinance was adopted or amended which are different than typical properties in the same zoning district or the vicinity.

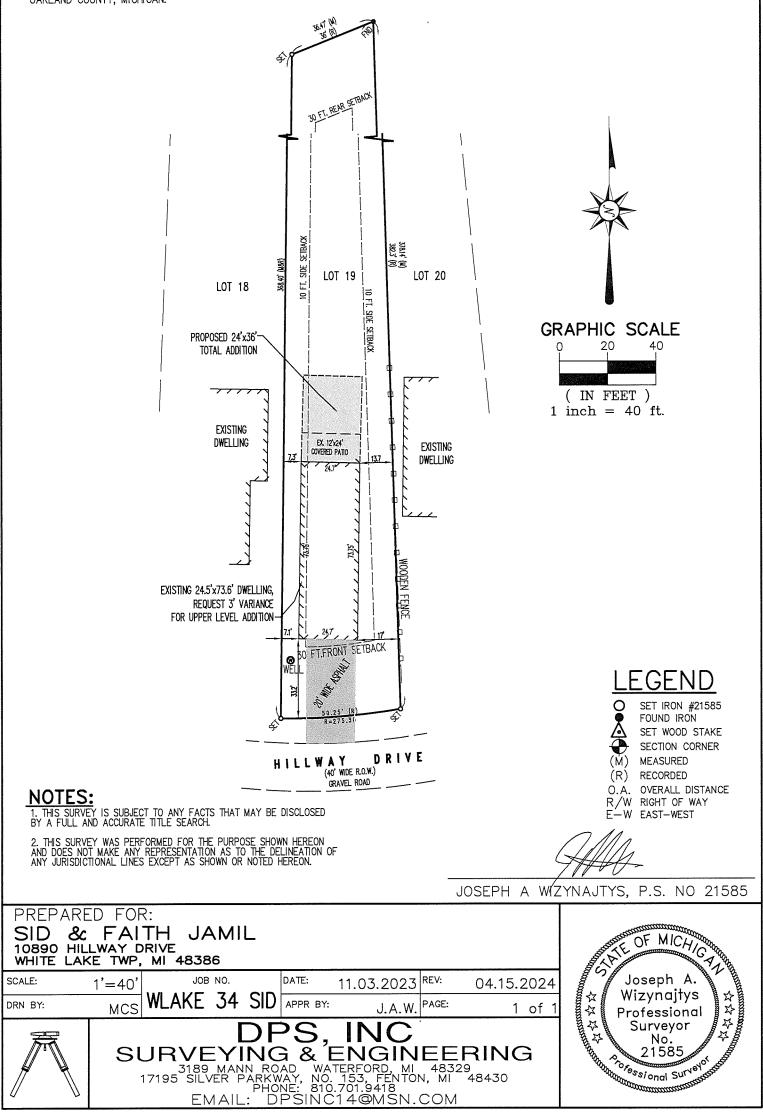
- C. Not self created: The applicants problem is not self created.
- D. Substantial justice: The variance would provide substantial justice by granting the property rights similar to those enjoyed by the majority of other properties in the vicinity, and other properties in the same zoning district. The decision shall not bestow upon the property special development rights not enjoyed by other properties in the same district, or which might result in substantial adverse impacts on properties in the vicinity (such as the supply of light and air, significant increases in traffic, increased odors, an increase in the danger of fire, or other activities which may endanger the public safety, comfort, morals or welfare).
- E. Minimum variance necessary: The variance shall be the minimum necessary to grant relief created by the practical difficulty.
- F. Compliance with other laws: The variance is the minimum necessary to comply with state or federal laws, including but not necessarily limited to:
 - The Michigan Right to Farm Act (P.A. 93 of 1981) and the farming activities the Act protects;
 - ii. The Americans with Disabilities Act of 1990 (as amended), and the needs of handicapped individuals the Act protects, including accessory facilities, building additions, building alterations, and site improvements which may not otherwise meet a strict application of the standards of this Ordinance.

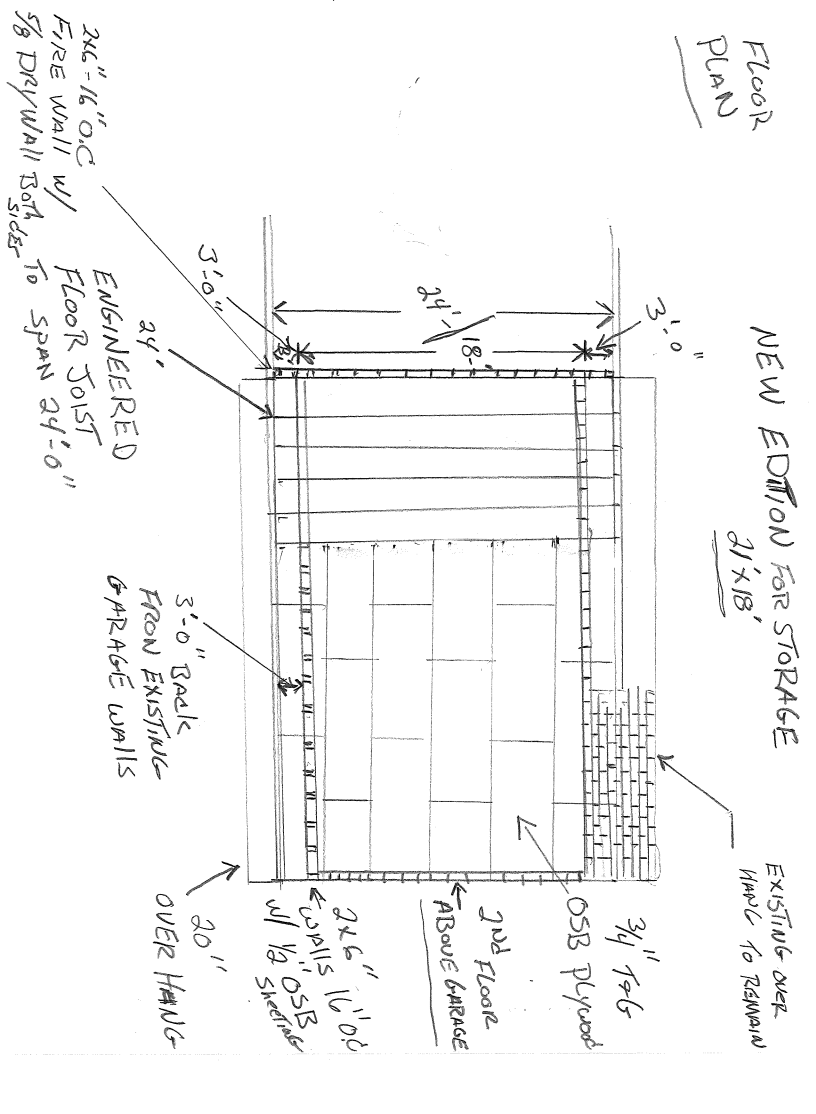
Under no circumstances shall the Board of Appeals grant a variance to allow a use not permissible under the terms of this Ordinance in the district involved, or any use expressly or by implication prohibited by the terms of this Ordinance in said district.

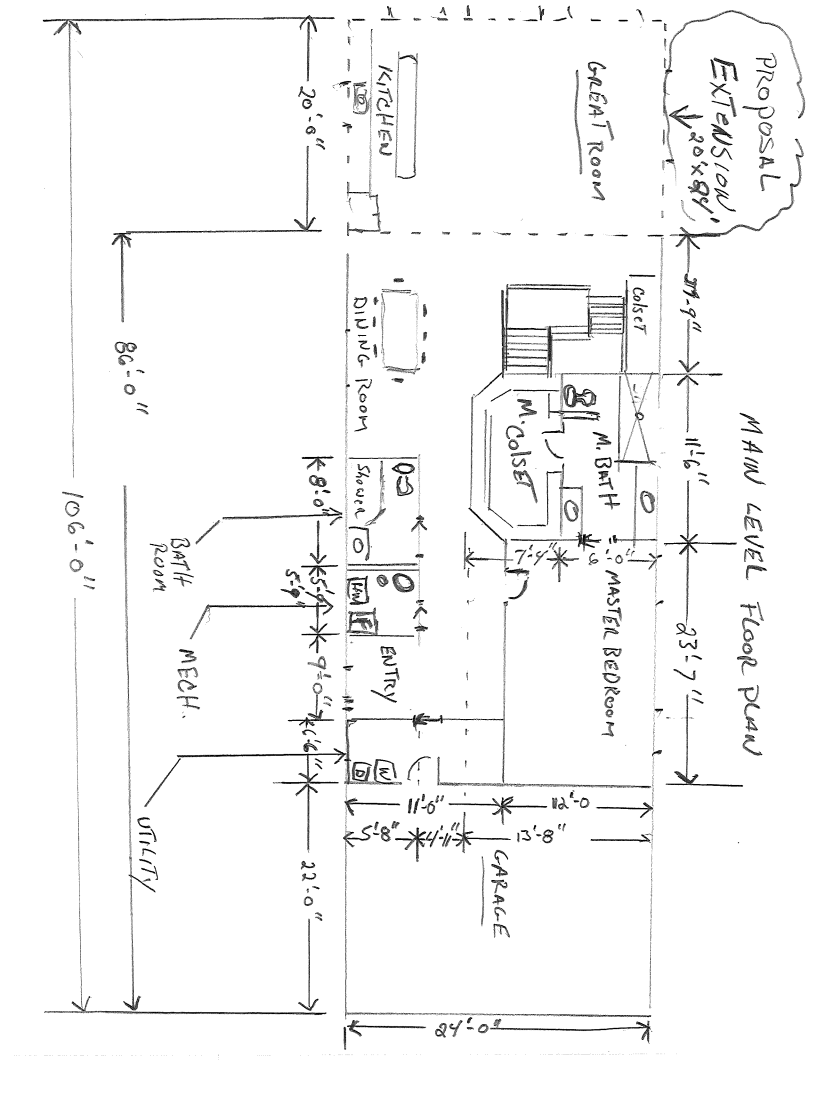
ZONING BOARD OF APPEALS APPLICATION Community Development Department, 7525 Highland Road, White Lake, Michigan, 48383 (248) 698-3300 x5							
APPLICANT'S NAME: Sid Jamil PHONE: 248-345-1174 ADDRESS: 1767 CARCIAGE Hill, Commerce Tup, MI 48382 APPLICANT'S EMAILADDRESS: Sid @Sid Jamil. Com APPLICANT'S INTEREST IN PROPERTY: DOWNER BUILDER OTHER:							
ADDRESS OF AFFECTED PROPERTY: $10890711104y06, ve$ parcel # 12-34-352-003 current zoning: $R-17$ parcel size:							
STATE REQUESTED VARIANCE AND ORDINANCE SECTION:							
STATE REASONS TO SUPPORT REQUEST: (ATTACH WRITTEN STATEMENT TO APPLICATION)							
APPLICATION FEE: $\frac{$385}{}$ (CALCULATED BY THE COMMUNITY DEVELOPMENT DEPARTMENT APPLICANT'S SIGNATURE: $APPLICANT'S SIGNATURE: APPLICANT'S APPLICANT'S SIGNATURE: APPLICANT'S APPLICA$							

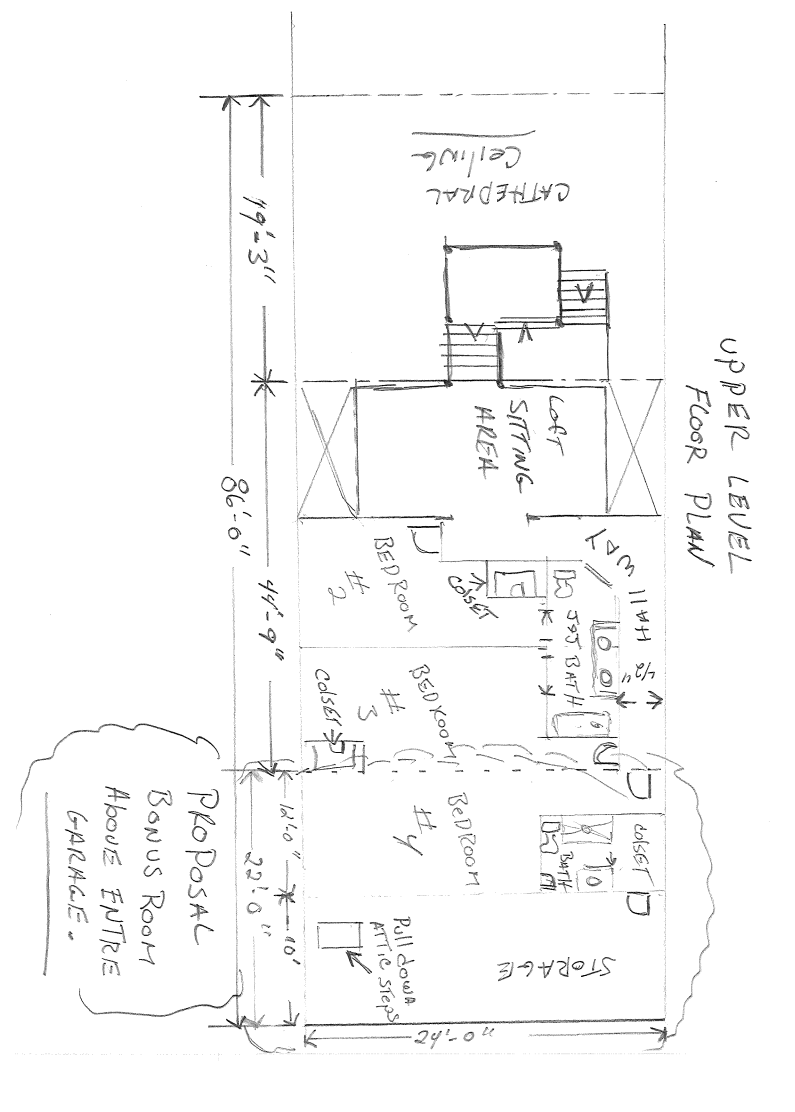
LEGAL DESCRIPTION (AS PROVIDED):

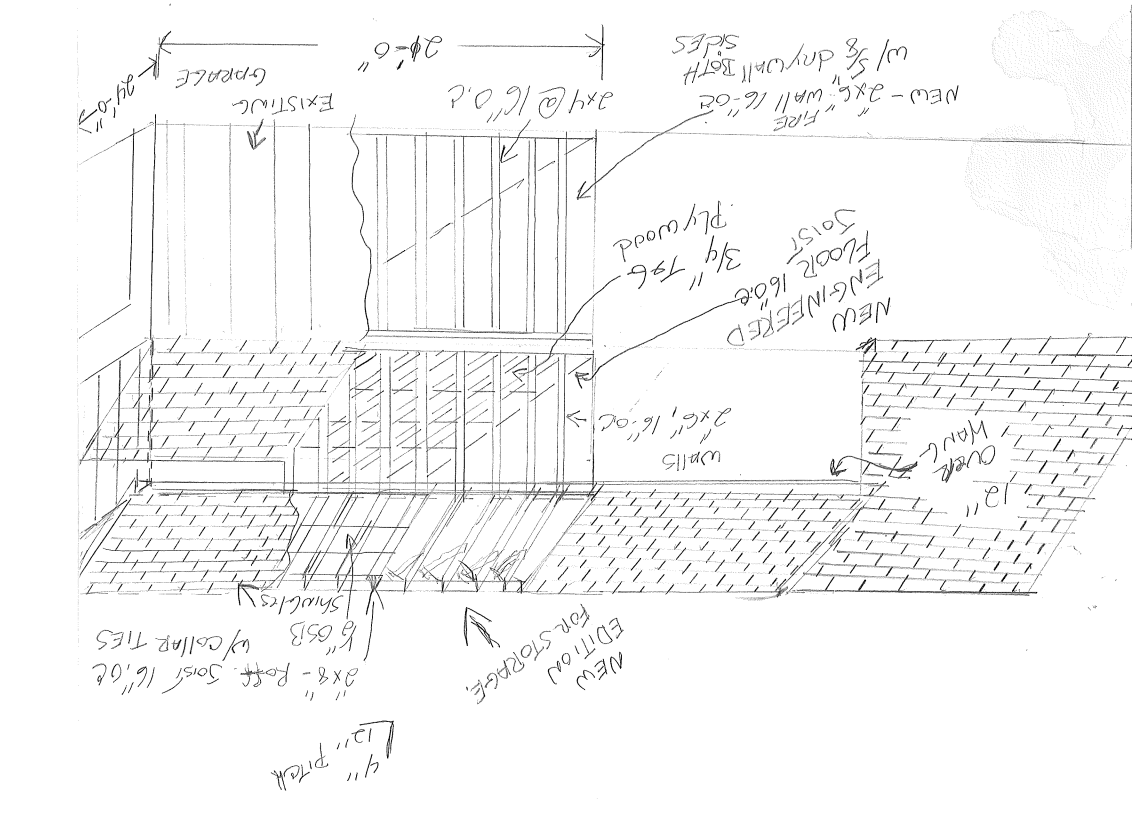
LOTS 19 OF "OAK RIDGE PARK", ACCORDING TO THE PLAT THEREOF RECORDED IN LIBER 22 ON PAGE 10, TOWNSHIP OF WHITE LAKE, OAKLAND COUNTY, MICHIGAN.

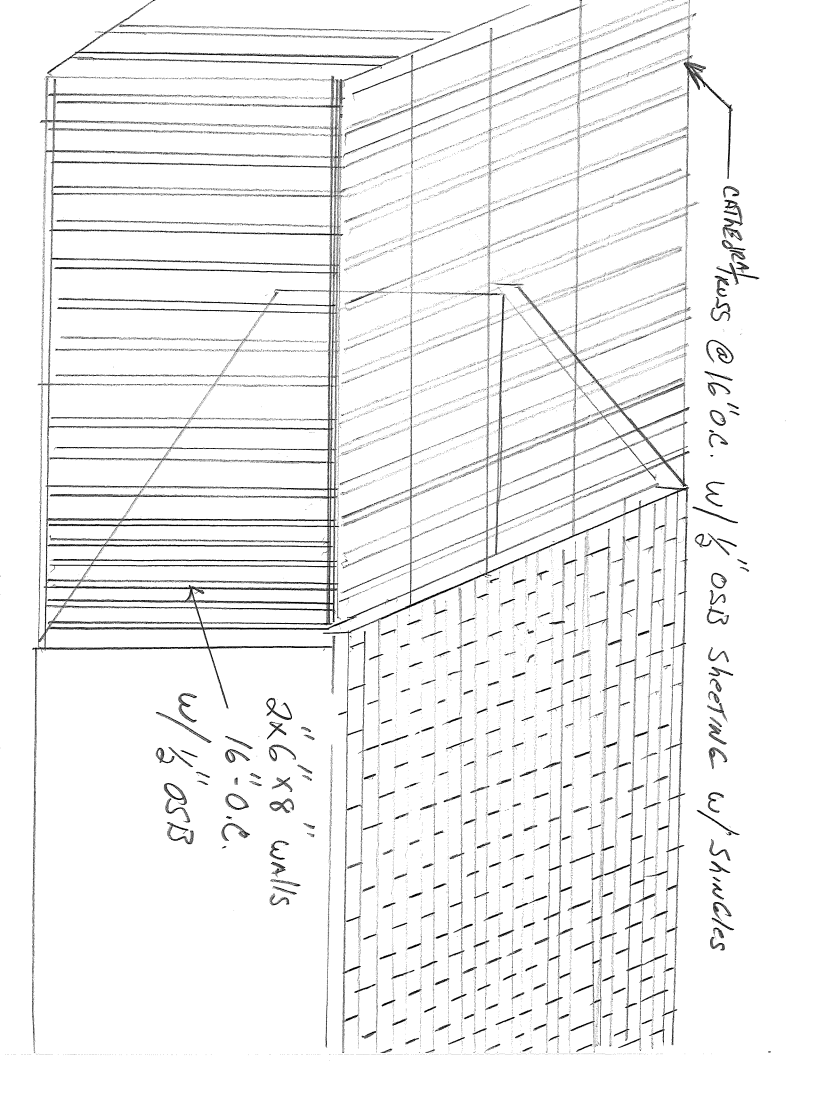


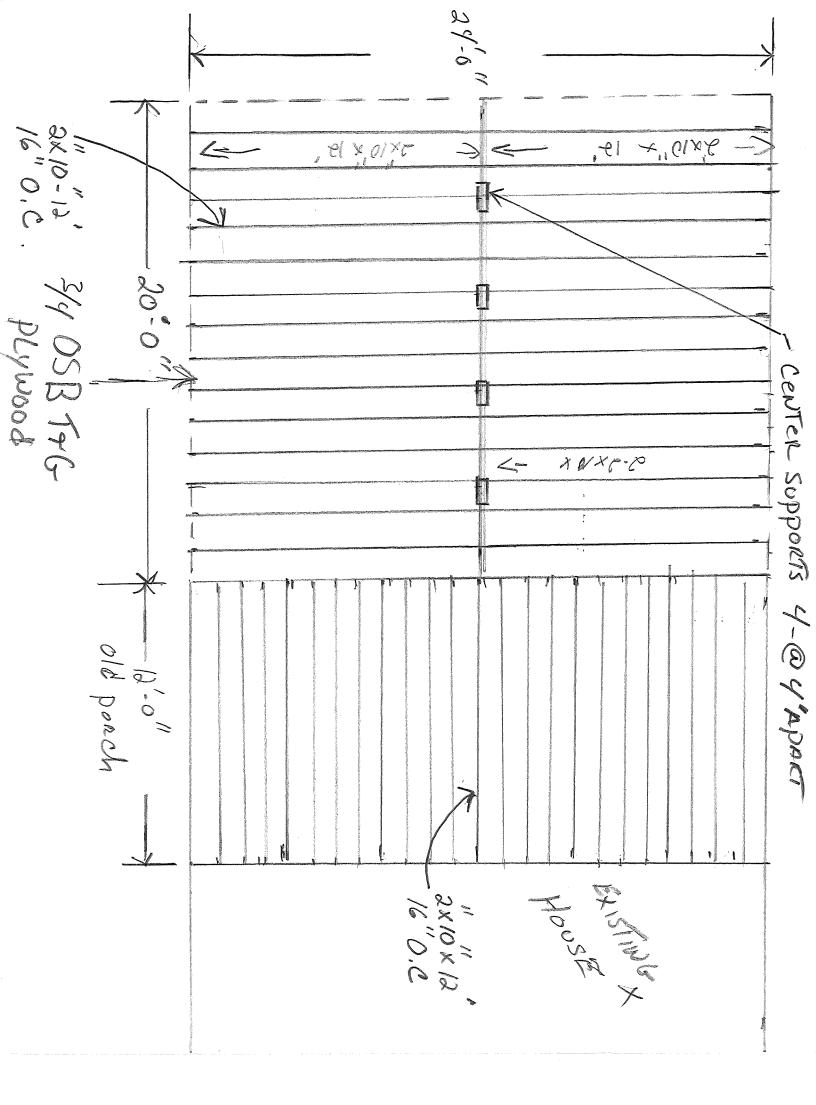


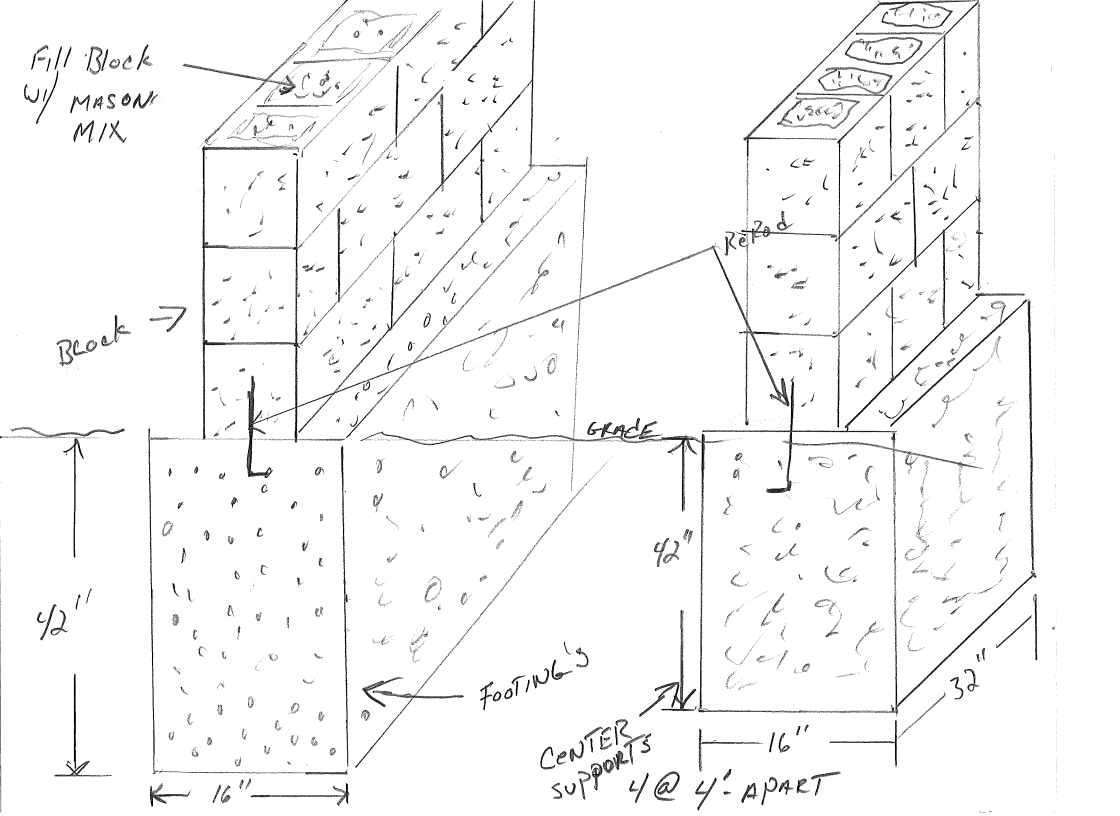












Rik Kowall, Supervisor Anthony L. Noble, Clerk Mike Roman, Treasurer



Trustees Scott Ruggles Liz Fessler Smith Andrea C. Voorheis Michael Powell

WHITE LAKE TOWNSHIP 7525 Highland Road - White Lake, Michigan 48383-2900 - (248) 698-3300 - www.whitelaketwp.com

November 7, 2023

Sadeer Jamil 1767 Carriage Hill Commerce Twp, MI 48382

RE: Addition at 10890 Hillway Dr

Based on the submitted plans, the proposed 2nd story and converted patio addition do not satisfy the White Lake Township Clear Zoning Ordinance for R1-D zoning district.

Article 3.1.6 of the White Lake Township Clear Zoning Ordinance: Requires a minimum side yard setback of 10 ft, and minimum lot width of 80 ft.

The existing lot is legal non-conforming with a lot width of 50.25 ft. The existing home has a side yard setback of 7.1 ft. Based on aerial imagery, an unpermitted and unapproved 2nd story addition and rear covered patio were constructed between 2012 and 2014 by the former property owner. The unpermitted structures encroach the east side yard setback by 2.9 ft. The proposed work further expands this nonconformity. Additionally, the submitted building plans indicate a covered side entrance is proposed; however, the site plan does not reflect this. This proposed covered area appears to encroach the east side yard setback line. If this structure is proposed to be added, the site plan would need to be updated to show the proposed covered area and side yard setback.

Approval of the building plans is subject to a variance to the schedule of regulations, Article 7 of the White Lake Township Clear Zoning Ordinance. To be eligible for the December 14th Zoning Board of Appeals (ZBA) meeting, complete application must be submitted to the White Lake Township Planning Department no later than November 14th at 4:30 PM. *The certified boundary and location survey must show all proposed structures.* The Planning Department can be reached at (248)698-3300, ext. 5

Sincerely,

Nick Spencer, Building Official White Lake Township

WHITE LAKE TOWNSHIP ZONING BOARD OF APPEALS

REPORT OF THE COMMUNITY DEVELOPMENT DEPARTMENT

- TO: Zoning Board of Appeals
- FROM: Justin Quagliata, Staff Planner
- DATE: December 14, 2023
- Agenda item:8cAppeal Date:December 14, 2023Applicant:Sadeer "Sid" JamilAddress:1767 Carriage Hill
Commerce, MI 48382Zoning:R1-D Single Family ResidentialLocation:10890 Hillway Drive
White Lake, MI 48386

Property Description

The 0.37-acre (16,204 square feet) parcel identified as 10890 Hillway Drive is located on Sugden Lake and zoned R1-D (Single Family Residential).

Applicant's Proposal

Sadeer "Sid" Jamil, the Applicant, is requesting a post-construction variance to alter a nonconforming building and increase the cubic content of a nonconforming building by completing first-floor and second-floor additions.

<u>Planner's Report</u>

Currently the existing house is nonconforming to setbacks; based on the submitted survey, the building is located 7.1 feet from the west side lot line. A minimum 10-foot side yard setback is required in the R1-D zoning district. The parcel is also nonconforming due to a 29.75-foot deficiency in lot width; the minimum lot width requirement is 80 feet in the R1-D zoning district.

Sometime between 2012 and 2014, the previous property owner constructed an unapproved/unpermitted second-story addition and rear covered patio. The unpermitted work did not conform to the required setback from the west property line. Per the submitted plans, the rear covered patio is proposed to be converted to 288 square feet of living space. Currently, the southwest corner of the covered patio is located 7.3 feet from the west side lot line, encroaching 2.7 feet into the required setback. The second story addition would be 508 square feet in size and encroach approximately 2.8 feet into the west side yard setback.

The submitted architectural plans show a proposed covered porch extending approximately four-six feet (extent of projection not dimensioned/labeled on the plans) off the west side of the building. Section 7.27.vii of the Zoning Ordinance prohibits the Zoning Board of Appeals from granting a variance to permit a setback of less than five feet from a side lot line to ensure access for fire equipment and other emergency vehicles. If the Board decides to approve the request, a condition must be revising the architectural plans to eliminate the proposed covered porch.

Article 7.28 of the Zoning Ordinance states repairs and maintenance to nonconforming structures cannot exceed fifty percent (50%) of the State Equalized Valuation (SEV) in any twelve (12) consecutive months. Further, the ordinance does not allow the cubic content of nonconforming structures to be increased. Based on the SEV of the structure (\$32,240), the maximum extent of improvements cannot exceed \$16,120. The Applicant did not provide a proposed value of work. For reference, the August 2023 Building Valuation Data published by the International Code Council estimates cost of single-family residential construction at \$165.67 per square foot for living areas. A staff estimate for the value of improvement to the nonconforming portion of the building is approximately \$40,000. A variance to exceed the allowed value of improvements by 248% is required.

Variance #	Ordinance Section	Subject	Standard	Requested Variance	Result
1	Article 7.23.A	Nonconforming structure	No enlargement or alteration	Enlarge and alter nonconforming structure	Increased nonconformities
2	Article 7.28.A	Nonconforming structure	50% SEV (\$16,120)	248%	\$23,880 over allowed improvements
3	Article 3.1.6.E	Minimum lot width	80 feet	29.75 feet	50.25 feet

The requested variances are listed in the following table.

Similar to a pre-construction variance request, for a post-construction variance request the ZBA may approve, approve with conditions, or deny the variance. If the variance is denied, the unapproved/unpermitted additions should be required to be removed from the building.

Zoning Board of Appeals Options:

Approval: I move to approve the variances requested by Sadeer Jamil from Articles 7.23.A and 7.28.A of the Zoning Ordinance for Parcel Number 12-34-352-003, identified as 10890 Hillway Drive, in order to complete additions that would encroach 3 feet into the required west side yard setback and exceed the allowed value of improvements to a nonconforming structure by 248%. A 29.75-foot variance from the required lot width is also granted from Article 3.1.6.E. This approval will have the following conditions:

- The Applicant shall obtain all necessary permits from the White Lake Township Building Division.
- The Applicant shall resubmit architectural plans showing elimination of the proposed covered porch from the west side of the house.
- No mechanical units, including HVAC system or generator, shall be placed in the front yard or closer than five (5) feet to any side yard lot line or rear yard lot line.
- A foundation certificate shall be required prior to the backfill inspection by the Building Division.
- An as-built survey shall be required to verify the approved setbacks.

Denial: I move to deny the variances requested by Sadeer Jamil for Parcel Number 12-34-352-003, identified as 10890 Hillway Drive, due to the following reason(s):

Postpone: I move to postpone the appeal of Sadeer Jamil *to a date certain or other triggering mechanism* for Parcel Number 12-34-352-003, identified as 10890 Hillway Drive, to consider comments stated during this public hearing.

Attachments:

- 1. Variance application dated November 14, 2023.
- 2. Survey dated November 3, 2023.
- 3. Architectural plans dated September 15, 2023 (revision date November 13, 2023).
- 4. Letter of denial from the Building Official dated November 7, 2023.

7.37 STANDARDS

General variances: The Zoning Board of Appeals may authorize a variance from the strict application of the area or dimensional standard of this Ordinance when the applicant demonstrates <u>all</u> of the following conditions "A – E" or condition F applies.

- A. Practical difficulty: A practical difficulty exists on the subject site (such as exceptional narrowness, shallowness, shape or area; presence of floodplain; exceptional topographic conditions) and strict compliance with the zoning ordinance standards would unreasonably prevent the owner from using of the subject site for a permitted use or would render conformity unnecessarily burdensome. Demonstration of a practical difficulty shall have a bearing on the subject site or use of the subject site, and not to the applicant personally. Economic hardship or optimum profit potential are not considerations for practical difficulty.
- B. Unique situation: The demonstrated practical difficult results from exceptional or extraordinary circumstances or conditions applying to the subject site at the time the Ordinance was adopted or amended which are different than typical properties in the same zoning district or the vicinity.

- C. Not self created: The applicants problem is not self created.
- D. Substantial justice: The variance would provide substantial justice by granting the property rights similar to those enjoyed by the majority of other properties in the vicinity, and other properties in the same zoning district. The decision shall not bestow upon the property special development rights not enjoyed by other properties in the same district, or which might result in substantial adverse impacts on properties in the vicinity (such as the supply of light and air, significant increases in traffic, increased odors, an increase in the danger of fire, or other activities which may endanger the public safety, comfort, morals or welfare).
- E. Minimum variance necessary: The variance shall be the minimum necessary to grant relief created by the practical difficulty.
- F. Compliance with other laws: The variance is the minimum necessary to comply with state or federal laws, including but not necessarily limited to:
 - The Michigan Right to Farm Act (P.A. 93 of 1981) and the farming activities the Act protects;
 - ii. The Americans with Disabilities Act of 1990 (as amended), and the needs of handicapped individuals the Act protects, including accessory facilities, building additions, building alterations, and site improvements which may not otherwise meet a strict application of the standards of this Ordinance.

Under no circumstances shall the Board of Appeals grant a variance to allow a use not permissible under the terms of this Ordinance in the district involved, or any use expressly or by implication prohibited by the terms of this Ordinance in said district.

WHITE LAKE TOWNSHIP ZONING BOARD OF APPEALS DECEMBER 14, 2023

CALL TO ORDER

Chairperson Spencer called the meeting to order 7:01 P.M. She led the Pledge Allegiance.

Roll was called:

ROLL CALL

Present: Jo Spencer, Chairperson Clif Seiber Kathleen Aseltyne Debby Dehart, Planning Commission Liaison Niklaus Schillack, Vice Chairperson

Absent:

Mike Powell, Board Liaison

Others:

Justin Quagliata, Staff Planner Hannah Kennedy-Galley, Recording Secretary

APPROVAL OF AGENDA

MOTION by Member Schillack, seconded by Member Aseltyne to approve the agenda as presented. The motion carried with a voice vote: (5 yes votes).

CALL TO THE PUBLIC None.

APPROVAL OF MINUTES

A. September 28, 2023 Member Schillack wanted to make an edit on Page 2, Paragraph 2 to add to "the benefit of the applicant."

MOTION by Member Schillack, supported by Member Seiber to approve the minutes of September 28, 2023 as amended. The motion carried with a voice vote: (5 yes votes).

OLD BUSINESS None.

NEW BUSINESS

A. Applicant: Leonard Mydini 4780 Dixie Hwy. Waterford, MI 48329 Location: **8317 Highland Road** White Lake, MI 48386 identified as 12-13-455-021 Request: The applicant requests to install a wall sign on the side elevation of the building, requiring a variance from Article 5.9.J.ii.b, Wall Signs.

Chairperson Spencer noted for the record 11 owners within 300 feet were notified. 0 letters were received in favor, 0 letters were received in opposition, and 0 letters were returned undeliverable from the U.S. Postal Service.

Staff Planner Quagliata gave a brief report.

Member Dehart asked staff if there was a current sign on the north side of the building. Staff Planner Quagliata said no.

Scott David, 2331 Oakdale, was present to speak on behalf of the applicant. The building was existing and had received fascia improvements. The owner wanted signage at the entrance of the building. Only one wall sign was being requested.

Member Schillack asked the applicant why the sign was proposed to be in this location. Mr. David said the proposed sign had proximity to the road.

Chairperson Spencer opened the public hearing at 7:11 P.M. Seeing no public comment, she closed the public hearing at 7:11 P.M.

The ZBA discussed the standards from Article 7, Section 37 from the ClearZoning Ordinance:

- A. Practical Difficulty
 - Member Seiber said the location of the building presented a practical difficulty, in addition to the fact the building was located close to Highland Road.
- B. Unique Situation
 - Member Dehart said there was a unique situation because the entrance to the building and the parking was to the west.
 - Member Schillack added there was a unique situation because the building was nonconforming.
- C. Not Self-Created
 - The applicant did not build the building.
- D. Substantial Justice
 - Chairperson Spencer said the sign being on the Highland Road side would help traveler's see the building and the parking lot.

- Member Schillack said if an individual attempted to make a turn to see the building, it could be dangerous.
- E. Minimum Variance Necessary
 - Chairperson Spencer said she saw the minimum variance necessary.
 - Member Schillack added conditioning approval on no additional signage further ensured the minimum variance necessary.

Member Seiber MOVED approve the variance requested by Leonard Mydini from Article 5.9.J.ii.b of the Zoning Ordinance for Parcel Number 12-13-455-021, identified as 8317 Highland Road, in order to install a 55.4 square foot wall sign on the west side elevation of the building. This approval will have the following conditions:

- The Applicant shall obtain all necessary permits from the White Lake Township Building Division.
- No additional signage shall be permitted on the building.
- Any future modification to signage on the building, except for eliminating signage, shall require approval of the Zoning Board of Appeals

Member Schillack supported, and the motion carried with a roll call vote: (5 yes votes) (Seiber/yes, Schillack/yes, Spencer/yes, Dehart/yes, Aseltyne/yes)

B. Applicant: Jade Robb
10280 Lakeside Drive
White Lake, MI 48386
Location: Parcel Number 12-22-428-013
Request: The applicant requests to construct an accessory building (garage), requiring variances from Article 3.1.6.E, R1-D Single Family Residential Front-Yard Setback, Minimum Lot Area, and Minimum Lot Width.

Chairperson Spencer noted for the record 27 owners within 300 feet were notified. 0 letters were received in favor, 0 letters were received in opposition, and 0 letters were returned undeliverable from the U.S. Postal Service.

Staff Planner Quagliata gave a brief report.

Member Schillack asked staff if the property was serviced by well and septic. Staff Planner Quagliata confirmed. The well and septic locations were not labeled on the survey.

Jade Robb, 10280 Lakeside Drive, was present to speak on her case. The property was her late fathers, and she was finishing the project. The intention was to finish the garage to match the house. The existing garage which had been recently demolished was small, and the existing footings would be used. The septic was to the left of the garage. The lot was tricky and small, and most of the

garages on the street sat close to the road. She was aimable to adjusting the overhang on the garage, and the dormer could be adjusted as well. The upstairs would be used for storage.

Member Schillack commented he did not know where the septic and well were located. He asked the applicant why the garage was moved toward the road. Ms. Robb said the choice was made due to a large elevation change in the property. She added the well was behind the house, between the house and the shed.

Member Seiber asked the applicant if the concrete slab would be removed. Ms. Robb said the slab was in poor shape and most likely needed to be removed.

Member Seiber asked the applicant if the garage could be moved over six inches to keep the overhang on the garage outside of the five-foot side yard setback. Ms. Robb said the goal was to save some money by saving the existing footing. She said she wanted to keep the existing wall and create a six-inch overhang.

Member Seiber asked the applicant if the garage were moved to meet the front yard setback, would it suffice as an alternate location. Ms. Robb said the issue was the elevation change. She said it was not a favorable option, but it was a possible option.

Member Seiber said if the location of the septic field was properly identified on the survey, it would give a more accurate idea of the property limitations.

Member Aseltyne asked the applicant if she knew where the septic tank and field were located. Ms. Robb said the tank was on the west side of the property.

Member Aseltyne asked the applicant if she was willing to reduce the wall height. Ms. Robb said she was fine with adjusting the height.

Chairperson Spencer opened the public hearing at 7:35 P.M. Seeing no public comment, she closed the public hearing at 7:35 P.M.

Member Aseltyne asked staff if the survey was valid without the septic and well identified. Staff Planner Quagliata said if the Board was comfortable making a decision with the information provided, it could do so.

Member Schillack said the ZBA being provided a complete survey was a clear part of the application process. He struggled to make a decision without a complete survey.

The ZBA discussed what it would like for the applicant to address at a future meeting.

Member Seiber MOVED to postpone the appeal of Jade Robb to the next available meeting date after a revised plan is submitted for Parcel Number 12-22-428-013, identified as 10280 Lakeside

Drive, to consider comments stated by staff, the Zoning Board of Appeals members, and the public during this hearing and to revise the plans. Member Aseltyne supported and the motion carried with a roll call vote: (5 yes votes) (Seiber/yes, Aseltyne/yes, Dehart/yes, Spencer/yes, Schillack/yes).

C. Applicant: Sadeer "Sid" Jamil 1767 Carriage Hill Commerce, MI 48382 Location: 10890 Hillway Drive White Lake, MI 48386 identified as 12-34-352-003 Request: The applicant requests to enlarge and alter a nonconforming structure (house) to construct first and second-story additions, requiring variances from Article 7.23.A, Nonconforming Structures and Article 3.1.6.E, R1-D Single Family Residential Minimum Lot Width. A variance from Article 7.28.A, Repairs and Maintenance to Nonconforming Structures is also required due to both the value of improvements and the increase in cubic content.

Chairperson Spencer noted for the record 28 owners within 300 feet were notified. 0 letters were received in favor, 0 letters were received in opposition, and 1 letter was returned undeliverable from the U.S. Postal Service.

Staff Planner Quagliata gave a brief report.

Member Schillack asked staff if the property was serviced by a well and the public sanitary sewer. Staff Planner Quagliata confirmed.

Member Dehart asked staff who would determine if there were footings that could support the additions. Staff Planner Quagliata said it would be something the Building Official would do during plan review, and the Building Official may require a structural engineer's report on the foundation.

Sid Jamil, 1767 Carriage Hill, was present to speak on his case. The west side entry/porch had been eliminated, and he would have it corrected on the plans. He bought the house from an estate, and the house needed to be gutted due to the previous property owner passing in the house and being unfound for months. There was mold in the house, and a new roof was needed. The house was too small for his family, and he was open to working with the Board. He said the majority of the properties on the street were deficient in lot width.

Member Seiber asked the applicant what was the depth of the covered porch overhang, as it was not dimensioned on the plan. Mr. Jamil said he was not sure, and would have the architect dimension it on revised plans.

Chairperson Spencer opened the public hearing at 8:02 P.M.

Nancy Geer, 10891 Hillway, spoke against the applicant's request due to the proposed construction impacting her views.

Staff Planner Quagliata said the Township did not have a view ordinance.

Craig Matthie, 10882 Hillway, spoke in favor of the improvements being made to the property.

Chairperson Spencer closed the public hearing at 8:09 P.M.

Mrs. Jamil, applicant, said trees were removed on the west side of the property. A total of four trees were removed to improve the neighbor's views. She added the second story would not be excessively tall and should not impact the neighbor's views.

Member Aseltyne said having a large family and wanting more space was a self-created problem.

Member Schillack added the decisions made by the Board had to be based on the property itself.

Staff Planner Quagliata said he assumed the door on the side of the house would remain, and the overhang would be removed. He clarified the Zoning Ordinance contained maximum building height standards, and the maximum building height allowed in the R1-D zoning district was 25 feet. The only case an aggrieved party may have relative to building height would be in regard to the portion of the proposed second story encroaching three feet into the side yard setback.

The ZBA discussed the variance requests being of post-construction nature due to previous owner's unpermitted second story and rear covered porch.

The ZBA discussed the standards from Article 7, Section 37 from the ClearZoning Ordinance:

- A. Practical Difficulty
 - Member Seiber said the width of the lot was well under the 80 feet required for the zoning classification, and the existing house width was minimal.
- B. Unique Situation
 - Member Dehart said the lots were platted years ago and did not meet today's width standards for the zoning district.
- C. Not Self-Created
 - The applicant did not build the house or create the lot width.
 - Member Schillack said technically the previous property owner's actions created a selfcreated problem.
- D. Substantial Justice

- Member Schillack said the proposed house would be in line with the surrounding neighbors.
- E. Minimum Variance Necessary
 - Member Dehart said by removing the proposed side covered porch from their plans, the applicants were staying within the footprint of the existing house.
 - Member Schillack said the building height the applicant requested was complaint with the Zoning Ordinance.

Member Seiber MOVED to approve the variances requested by Sadeer Jamil from Articles 7.23.A and 7.28.A of the Zoning Ordinance for Parcel Number 12-34-352-003, identified as 10890 Hillway Drive, in order to complete additions that would encroach 3 feet into the required west side yard setback and exceed the allowed value of improvements to a nonconforming structure by 248%. A 29.75-foot variance from the required lot width is also granted from Article 3.1.6.E. This approval will have the following conditions:

- The Applicant shall obtain all necessary permits from the White Lake Township Building Division.
- The Applicant shall modify architectural plans showing elimination of the proposed covered porch from the west side of the house and dimension the roof overhangs.
- No mechanical units, including HVAC system or generator, shall be placed in the front yard or closer than five (5) feet to any side yard lot line or rear yard lot line.
- A foundation certificate shall be required prior to the backfill inspection by the Building Division.
- An as-built survey shall be required to verify the approved setbacks
- In no event shall the projection of any roof overhang be closer than five feet to the side property lines.
- The Board recommends the Building Official require an engineer certify the foundation under the existing rear covered porch.

Member Dehart supported, and the motion carried with a roll call vote: (5 yes votes) (Seiber/yes, Dehart/yes, Aseltyne/yes, Spencer/yes, Schillack/yes).

D. Applicant: Chase Middler
951 W. Clarkston Rd.
Lake Orion, MI 48362
Location: Parcel Number 12-21-278-010
Request: The applicant requests to construct a single-family house, requiring variances from Article 3.1.5.E, R1-C Single Family Residential Front-Yard Setback, Rear-Yard Setback, and Minimum Lot Width.

Chairperson Spencer noted for the record 14 owners within 300 feet were notified. 0 letters were received in favor, 0 letters were received in opposition, and 0 letters were returned undeliverable from the U.S. Postal Service.

Staff Planner Quagliata gave a brief report.

Member Seiber asked staff if there were two front yard setbacks, would the lot have two rear yard setbacks. Staff Planner Quagliata said no. He stated when the lot was platted, the proposed house orientation would not have been allowed. He added while there was not an access management ordinance at the time the lot was platted, a permit for a driveway on Highland Road would not have been obtained. If someone had built on the lot back in the day, the east property line would have been a side yard, and the house orientation would have been adjusted.

Member Schillack asked staff if the property was on municipal water. Staff Planner Quagliata said the proposed house would be connected to municipal water and sewer.

Member Seiber asked the applicant if the covered deck was intended to be built. Dave Smith, on behalf of the applicant, said no. Member Seiber said the architectural plans and site plan showed a front covered porch, and the architectural plans showed a rear covered porch that was not shown on the site plan. Member Seiber said the site plan showed a rear deck. Mr. Smith said the porch would be open. A future deck would be put on the north side of the house.

Chairperson Spencer opened the public hearing at 8:52 P.M. Seeing no public comment, she closed the public hearing at 8:52 P.M.

The ZBA discussed the standards from Article 7, Section 37 from the ClearZoning Ordinance:

- A. Practical Difficulty
 - Member Seiber said the lot being on a corner created a practical difficulty, as well as the applicant's efforts to configure the proposed house to not exceed the front line on the house on Lake Lane and the house on Highland Road.
- B. Unique Situation
 - Member Schillack said the corner lot provided a unique situation.
- C. Not Self-Created
 - The applicant did not plat the lot.
- D. Substantial Justice
 - Member Schillack said the proposed house lined up with the surrounding houses, and the applicant would have what the neighbor's had.
- E. Minimum Variance Necessary
 - Member Schillack said he made the motion for the property receiving variances in 2019, and he felt this plan was better than the previous expired plan.

Member Schillack move to approve the variances requested by Chase Middler from Article 3.1.5.E of the Zoning Ordinance for Parcel Number 12-21-278-010 in order to construct a new house that would encroach 10 feet into the required front yard setback and 19.6 feet into the required rear yard setback. A 15.19-foot variance from the required lot width is also granted from Article 3.1.5.E. This approval will have the following conditions:

- The Applicant shall obtain all necessary permits from the White Lake Township Building Division.
- No mechanical units, including HVAC system or generator, shall be placed in the front yards or closer than five (5) feet to any side yard lot line or rear yard lot line.
- The proposed deck shall be setback at least five feet from the east property line.
- A foundation certificate shall be required prior to the backfill inspection by the Building Division.
- An as-built survey shall be required to verify the approved setbacks and lot coverage.
- When submitting the building permit application, the plot plan and architectural plan shall be consistent.

Member Aseltyne supported, and the motion carried with a roll call vote: (5 yes votes) (Schillack/yes, Aseltyne/yes, Dehart/yes, Seiber/yes, Spencer/yes).

OTHER BUSINESS

Staff Planner Quagliata stated beginning in January 2024, the ZBA will meet at 6:30 P.M. instead of 7:00 P.M. for regular meetings.

NEXT MEETING DATE: January 25, 2024.

ADJOURNMENT

MOTION by Member Aseltyne, seconded by Member Schillack, to adjourn at 9:04 P.M. The motion carried with a voice vote: (5 yes votes).