CITY BOARD OF ADJUSTMENT
MINUTES of Meeting No. 882
Tuesday, February 24, 2004, 1:00 p.m.
Francis F. Campbell City Council Room
Plaza Level of City Hall
Tulsa Civic Center

MEMBERS PRESENT
White, Chair
Dunham, Vice Chair
Turnbo
Perkins
Stephens

MEMBERS ABSENT

STAFF PRESENT
Beach
Butler
Alberty

OTHERS PRESENT
Boulden, Legal

The notice and agenda of said meeting was posted in the City Clerk’s office, City Hall, on Friday, February 20, 2004, at 9:57 a.m., as well as at the Office of INCOG, 201 W. 5th St., Suite 600.

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

Mr. Jim Beach read the rules and procedures for the Board of Adjustment Public Hearing.

UNFINISHED BUSINESS

Case No. 19749
Action Requested:
Special Exception to allow a duplex in a CS zoned district. SECTION 701. PRINCIPAL USES PERMITTED IN COMMERCIAL DISTRICTS – Use Unit 7; a Variance of required 50’ setback for a two-story multifamily dwelling on the west side to 15’. SECTION 703. BULK AND AREA REQUIREMENTS IN THE COMMERCIAL DISTRICTS; a Variance of the setback for a two-story duplex dwelling from 50’ to 10’. SECTION 703. BULK AND AREA REQUIREMENTS IN
THE COMMERCIAL DISTRICTS; and Approval of an amended site plan previously approved by BOA 19510. SECTION 701. PRINCIPAL USES PERMITTED IN COMMERCIAL DISTRICTS – Use Unit 8, located: 513–515 W. Newton, & 1003–1011 W. Newton.

Presentation:
Roy Johnsen, 201 W. 5th, Ste. 500, for the applicant, George Proctor, Manager for Construction with the Tulsa Housing Authority. This is an extension of the Hope Six Project. The Osage Hills apartments on W. Newton have all been removed. The new construction of public housing is almost complete. The property is zoned CS and it contains a number of vacant buildings, including the Brown Sugar, formerly a night club. Multi-family use was approved but no request was made for duplex use. Where there was no setback previously they request a 10' setback, which would be a side yard.

Interested Parties:
Geraldine Forsythe, 1017 and 1013 W. Newton, stated her concern for the additional traffic. She asked for explanation of the setbacks. Mr. Dunham explained setbacks to her. She stated the commercial building with the night club was in use one to three days per week for three or four hours. A duplex or multi-family dwelling will mean traffic seven days per week, twenty-four hours per day.

Applicant’s Rebuttal:
Mr. Johnsen mentioned the Housing Authority plans to build a screening fence on the west boundary line. He believes the potential for traffic is greatly reduced with the proposed use.

Board Action:
On Motion of Dunham, the Board voted 5-0-0 (White, Dunham, Turnbo, Perkins, Stephens "aye"; no "nays"; no "abstentions"; no "absences") to APPROVE a Special Exception to allow a duplex in a CS zoned district; a Variance of required 50’ setback for a two-story multifamily dwelling on the west side to 15’; a Variance of the setback for a two-story duplex dwelling from 50’ to 10’; and Approval of an amended site plan previously approved by BOA 19510, per plan, finding it will not cause substantial detriment to the public good or impair the purposes, spirit, and intent of the Code, or the Comprehensive Plan, on the following described property:

Lots 1, 2 and 3, Block 2 and Lots 1 through 4, Block 1, Osage Place Addition, City of Tulsa, Tulsa County, State of Oklahoma.

*.*.*.*.*.*.*.*.*.
Case No. 19755

Action Requested:
Special Exception to allow a bar/night club in an IM zoned district. SECTION 901.
PRINCIPAL USES PERMITTED IN INDUSTRIAL DISTRICTS – Use Unit 12a, located: 1800 North Sheridan.

Presentation:
Mr. White asked the interested parties present to sign in for a record of their opposition (Exhibit B-2).

Mr. Beach informed the Board of the portion of the property that actually applies to the application. He added they could exclude the westerly portion of the property.

Bob Stewart, 1218 West Archer, stated he is the President of the Tulsa Automatic Music Company. He stated it is zoned IM but if it were zoned commercially as much of the surrounding property it would meet all of the code requirements. They propose to clean up the property. The property is only accessible from Sheridan Rd. It is bordered on the south by the railroad track; and on the east by a manufacturing business. There is no abutting residential property.

Comments and Questions:
Ms. Perkins asked about activities, services, and alcoholic beverages they plan to serve. Mr. Stewart replied this is not a request for a sexually-oriented business. They do not plan to have entertainment dancers. He stated it will be a nightclub, serving beer and mixed drinks. He provides the building, pool tables, juke boxes, and then leases to someone who would obtain the liquor license, and set up the bar. In response to questions from the Board, he stated it is about 4,000 sq. ft.; there may be some customer dancing; and would operate typically Thursday through Sunday, from 5:00 p.m. until 2:00 p.m. He did not want to limit the lessee to the days and hours. Ms. Perkins explained that this is probably a concern of the interested parties and the Board can stipulate days and hours of operation. He stated he would want the maximum days and hours of operation allowed by the state statutes. He stated no outside speakers or seating is planned. Mr. Boulden asked if he would agree to no live music inside the business if the Board made it a condition. He replied he would rather not have that restriction. Mr. Boulden asked if there are doors or windows to the southwest of the property to which Mr. Stewart replied there are not.

Interested Parties:
Larry Abboud, 19301 Wekiwa Rd., Sand Springs, Oklahoma, stated it has been vacant for four years. He described the filthy conditions caused by numerous birds on the property. He explained the property has been shown to many prospective buyers. The applicant is willing to spend what it takes to prevent this property from going into further deterioration.
Synna Patrick, 1910 N. Joplin, stated she is head of the Dawson Neighborhood Association. The association members met with Mr. Stewart. They could not find out very much about the business since he will not be the operator. They are concerned for the safety of school children that walk past this property from the bus stop on Sheridan. She submitted petitions of opposition with 236 names (Exhibit B-1). She reminded the Board of the multiple bars that used to be located in the area. Ms. Patrick stated they have cleaned up the area and do not have any bars now. They choose to keep the neighborhood a business and family oriented area. They are very opposed to this application.

David Huddleston, 1932 N. Oxford Ave., stated he represented the owners of the closest six houses to the property as they could not attend this meeting. He submitted a petition (see Exhibit B-1) with their signatures. They have experienced a progression of improvement in the neighborhood. He felt that the absence of stop signs on Tecumseh near the property and the possibility of drivers leaving the bar under the influence of alcohol are a dangerous combination. He added that it is not compatible with a family neighborhood environment. Mr. Huddleston was concerned it would discourage new home buyers from moving into the neighborhood and cause the same problems they used to have.

Anthony Perault, 4369 S. Yale, stated he represented Angela Marble, the owner of the Sheridan Square shopping center, 1700 N. Sheridan. She is opposed to the application and thinks it would depreciate the value of her property.

Reg Wallace, 1925 N. Sheridan, stated he is the President of Crane Carrier Company. Their company is across Sheridan to the east. They run three shifts and they are concerned for the employees that walk to lunch. The railroad crossing is elevated and adds to the safety concerns.

Joe Lynch, 1621 N. Sheridan Rd., stated he is the Pastor of the Sheridan Avenue United Methodist Church. He and his congregation are opposed to the application. The church has been established there for fifty-six years. They are developing a relationship with Hamilton Middle School. He added that the bar would not be appropriate for that location.

Robert Utley, 6007 E. Tecumseh, stated he owns an auto repair shop on Tecumseh and a home on Norwood. He informed the Board there used to be a bar across the street from his shop. Mr. Utley listed vandalism, drag racing and other nuisances that he related with the presence of the bar. He opposed the application, which may bring a repeat of those problems.

Councilor David Patrick, City Council District 3, stated the neighborhood association, business leaders, and the City of Tulsa Urban Development Department have formulated a Master Plan for Dawson. Many improvements have been made in this area with private and public money. They have created a balance with commercial and industrial daytime activities. He pointed out the bar
would increase the night time activities. He stated it is not compatible with existing businesses; or appropriate with residential and church uses; and is not compatible with the Dawson Master Plan. They asked for denial of the application. They do not want to retreat to the trend of the 1950’s and ‘60’s when this area had a bad reputation and was not a nice place to live.

**Applicant’s Rebuttal:**
Mr. Stewart responded that the parking lot is fenced without access to Tecumseh.

**Mr. Dunham abstained from Case No. 19755.**

**Board Action:**
On Motion of Perkins, the Board voted 4-0-1 (White, Turnbo, Perkins, Stephens "aye"; no "nays"; Dunham "abstained"; no "absences") to **DENY a Special Exception** to allow a bar/night club in an IM zoned district, finding it would not be in harmony with the spirit and intent of the Code, and would be injurious to the neighborhood or otherwise detrimental to the public welfare, on the following described property:

A portion of NE1/4, SE1/4, Section 27, T 20 N, R13 E; BEGINNING at a point 827 feet South of the Northeast corner of the SE1/4 of said section; THENCE West a distance of 224.5 feet to a point; THENCE South 30 feet to the Northeast Corner of Lot 1, Block 6, HOUSTON ADDITION to the City of Dawson, now an Addition to the City of Tulsa; THENCE continuing South a distance of 260.4 feet to a point 80 feet south of the Southeast corner of Lot 5, Block 6, HOUSTON ADDITION to the City of Tulsa; THENCE Northeasterly to a point on the East line of said Section, 246 feet South of the Point of Beginning. THENCE North 246 feet to the POINT AND PLACE OF BEGINNING, LESS AND EXCEPT the East 30 feet thereof.

*.*.*.*.*.*.*.*.*.*.

**Case No. 19757**

**Action Requested:**
Special Exception to permit an adult entertainment establishment in a CH district within 150’ of residential zoned land. SECTION 701. PRINCIPAL USES PERMITTED IN COMMERCIAL DISTRICTS – Use Unit 12a; a Special Exception to allow required parking to be located on a lot other than the lot with the principal uses. SECTION 1301.D. OFF-STREET PARKING AND OFF-STREET LOADING; GENERAL REQUIREMENTS; and a Variance of the required spacing of 300’ from another adult entertainment establishment. SECTION 1212a.C.3.b. USE UNIT 12a. ADULT ENTERTAINMENT ESTABLISHMENTS, located: 800 North Peoria.

**Presentation:**
Louis Moore, 3631 E. 36th St. N., stated the purpose for purchasing the property was for their card club to have a place to play cards. He explained this is a private
card club for members only. Though it falls under the code for an adult
entertainment establishment, it is not for a sexually oriented business. They
planned to serve alcoholic beverages to members only. They plan to have fund
raisers possibly as often as once per month. There would be no liquor or music
outside. The days and hours of operation would be Wednesday through Thursday,
5:00 p.m. to 12:00 p.m. and Friday and Saturday, 12:00 p.m. to 2:00 a.m. They
have a membership of twelve presently but would like to increase it to fifty or sixty
members.

Comments and Questions:
Mr. Boulden read the zoning code regarding private clubs and asked Mr. Moore if
the club would fall within the code. Mr. Moore replied that it would. Mr. Boulden
asked about age requirement of the members and if children would be allowed to
attend fund raisers. Mr. Moore responded the minimum age is 30 years old.

Interested Parties:
Tony Glifford, 1027 N. Rockford, stated he is the President of the Crutchfield
Neighborhood Association. There is a bar less than 300' away. He added there is
a school crossing directly across from the property. There are churches within two
blocks and houses across the alley. He stated it sounds just like a bar not a card
club. The association is opposed to this application.

Virginia Taylor, 819 N. Owasso Ave., expressed opposition to the application.
She questioned if it is not a bar why would they need a liquor license. She
submitted a petition (see Exhibit B-1) of opposition. Mr. Boulden asked if she knew
how far it is from the other bar. Ms. Taylor replied the address is 734 N. Peoria.

Nancy Wilson, 1143 E. Haskell Pl., stated she lives behind the existing bar and
they have witnessed numerous offensive things on that property. She opposed
another bar.

Teresa Gill, 1216 E. Independence, stated she also owns property at 1212 E.
Independence. She expressed concern for her granddaughter and other children
that cross the parking lot and walk passed the front door of this building. She
informed the Board that when it was an office supply store customers coming from
Peoria would use her driveway to turn around and then park on the street. She
does not want a recurrence of the same.

Bill Lay, 1118 E. Independence, stated that the label of adult entertainment highly
suggests that it is not appropriate for children and families. He asked for a denial
of this case as he did not think it would bring any value to this neighborhood.

Applicant’s Rebuttal:
Mr. Moore reminded the Board the property would be completely fenced with a
screening fence. The hours of operation are after five or other than school hours.
He spoke highly of the members as professionals, police and upstanding citizens. He stated it would not be a negative impact on the neighborhood.

Mr. Boulden asked for a hardship for the variance to be within 300' of another establishment. Mr. Moore could not offer a hardship with regard to the land.

**Board Action:**

On Motion of Dunham, the Board voted 5-0-0 (White, Dunham, Turnbo, Perkins, Stephens "aye"; no "nays"; no "abstentions"; no "absences") to **DENY** Case No. 19757, finding the proximity to another adult entertainment establishment, and 150' from a residential area is too close; finding the absence of a hardship; and finding it would not be in harmony with the spirit and intent of the Code, and would be injurious to the neighborhood or otherwise detrimental to the public welfare, on the following described property:

S 17' of Lot 13, All of Lots 14, 15, 16, 17, and 18, Block 1, Bullet Addition to the City of Tulsa, Tulsa County, State of Oklahoma.

*.*.*.*.*.*.*.*.*.*

**NEW APPLICATIONS**

**Case No. 19762**

**Action Requested:**

Variance of required 10' side yard to 4'-7" to permit garage addition. SECTION 403.A. BULK AND AREA REQUIREMENTS IN THE RESIDENTIAL DISTRICTS, located: 3214 South Victor Avenue.

**Presentation:**

Charles Brown, 3214 S. Victor, proposed to build a two-car garage without significantly altering the existing structure and existing layout. They need access to the house and a ramp for an elderly relative. It would also allow light to the kitchen; enough space for two cars in the garage; and provide space to preserve an old elm tree. The neighbor to the north does not object. Mr. Brown submitted a letter of support (Exhibit D-2). Similar variances have been approved for at least three homes near their home. The old garage would be removed. A site plan was provided (Exhibit D-1).

**Interested Parties:**

There were no interested parties present who wished to speak.

**Board Action:**

On Motion of Dunham, the Board voted 5-0-0 (White, Dunham, Turnbo, Perkins, Stephens "aye"; no "nays"; no "abstentions"; no "absences") to **APPROVE** a **Variance** of required 10' side yard to 4'-7" to permit garage addition, per plan, on the condition that the existing garage at the rear of property be removed, on the following described property:
Lot 18, Block 7, Bren Rose Addition, City of Tulsa, Tulsa County, State of Oklahoma.

*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*. 

Case No. 19763

**Action Requested:**
Variance of required 40’ rear yard for a detached accessory building in an AG district to 33’. SECTION 303. BULK AND AREA REQUIREMENTS IN THE AGRICULTURE DISTRICT, located: 717 West 91st Street.

**Presentation:**
David Plunkett, 717 W. 91st St., proposed to build a 40’ x 50’ accessory building to the northwest of his residence. The parking area has already been established with concrete and to move it 7’ further south would eliminate the necessary space to park their cars. The neighbor to the west was not opposed to this plan. There would be no living quarters or commercial activity. It will have a utility bathroom. He stated he has five children and they need the extra garage space.

**Interested Parties:**
There were no interested parties present who wished to speak.

**Board Action:**
On Motion of Dunham, the Board voted 5-0-0 (White, Dunham, Turnbo, Perkins, Stephens "aye"; no "nays"; no "abstentions"; no "absences") to APPROVE a Variance of required 40’ rear yard for a detached accessory building in an AG district to 33’, per plan, finding it would be difficult to locate the building and keep a 40’ setback; and finding it will not cause substantial detriment to the public good or impair the purposes, spirit, and intent of the Code, or the Comprehensive Plan, on the following described property:

A tract of land located in the E/2 SW/4 SE/4 of Section 14, T-18-N, R-12-E of the IBM, City of Tulsa, Tulsa County, State of Oklahoma, according to the U.S. Government Survey thereof, more particularly described as: Commencing at the SE/c of said Section 14; thence N 89º51’12” W along the S line of said Section 14 a distance of 1326.15’ to the POB; thence N 89º51’12” W a distance of 30’; thence N 00º04’48” E a distance of 859.06”; thence N 89º51’45” W a distance of 240”; thence N 00º04’48” E a distance of 467.45”; thence S 89º51’45” E a distance of 270.00’ to the NE/c of said E/2 SW/4 SE/4; thence S 00º04’48” W a distance of 1,326.51’ to the POB.

*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*. 

Case No. 19764

**Action Requested:**
Special Exception to allow produce, bedding plants and Christmas tree sales (Use Unit 2) for a maximum of 179 days per year for 10 years. SECTION 701.
PRINCIPAL USES PERMITTED IN COMMERCIAL DISTRICTS. – Use Unit 2; and a Special Exception to allow gravel parking on subject property. SECTION 1202, located: SW/c E. 91st St. S. & S. Harvard Ave.

Presentation:
Jeff Ogilvie, 7607 S. Kingston Pl., asked to increase the time limitation to ten years for sale of produce, bedding plants and Christmas trees.

Interested Parties:
There were no interested parties present who wished to speak.

Board Action:
On Motion of Dunham, the Board voted 5-0-0 (White, Dunham, Turnbo, Perkins, Stephens "aye"; no "nays"; no "abstentions"; no "absences") to APPROVE a Special Exception to allow produce, bedding plants and Christmas tree sales (Use Unit 2) for a maximum of 179 days per year for 10 years; and a Special Exception to allow gravel parking on subject property, per plan, with condition for a 10-year time limit, on the following described property:

NE, NE., NE, Section 20, T-18-N and R-13-E, City of Tulsa, Tulsa County, State of Oklahoma.

Case No. 19765
Action Requested:
Special Exception to allow office use (Use Unit 11) in an RM zoned district. SECTION 401. PRINCIPAL USES PERMITTED IN RESIDENTIAL DISTRICTS – Use Unit 11, located: 1513 South Carson Avenue.

Presentation:
Shane Fernandez, 345 S. Lynn Lane Rd., stated he talked with the neighborhood association about issues and the type of uses that would be on the property. They planned the driveway on the north side of the lot so that any traffic coming from Carson does not enter the neighborhood itself. There is an alley on the east side for traffic to exit the property. The parking is at the rear on the east and out of view to give the appearance of another house in the neighborhood. The plans are for 3,300 square feet. They came to an agreement of Desirable Uses: Abstracting or land title research firm; Accounting professionals and staff, including Certified Public Accountants; Advertising, public relations, or marketing consultants; Architects and associated drafting staff; Art production or photography studio (not art school or art gallery or showplace); Attorneys engaged in the practice of civil law (not criminal law); Computer analysis, programming, software, or internet design consultants (not computer sales, repair or trade); Engineers and associated drafting staff; Financial planning and/or tax consultants, corporate stock sales, advising and trade consultants; Geologists, oil and gas trading, or petroleum research/mapping company and associated drafting staff; Insurance consultants or
sales; Interior design professionals and related staff; Landscape architects or city planners; Non-profit agencies, business offices of (not offering community service or drop-off donation facilities from this location); Psychologists, certified adult occupational therapists, or other certified adult family counseling firm treating individuals or couples (but not psychiatrists, therapists treating drug dependence, group therapy sessions, or physicians prescribing anti-psychotic medication); Real estate sales or appraising agencies; Travel agencies; Or any other semi-professional or professional and specific uses approved by a majority vote of the Executive Board of Riverview Neighborhood Association. They also listed Undesirable Uses: Attorneys engaged in the practice of criminal law, including defense and/or prosecution of any level of criminal activity; Bail bonds or other short-term loan agencies; Employment agencies; Financial institutions, check-cashing facilities, banks, credit unions, real estate closing companies (with the exception of the financial practices listed in “Desirable Uses”); Food production, preparation, or sales; Funeral services; Laboratories, including medical or scientific, or any others engaged in discarding controlled or bio-hazardous substances; Medical and health professionals or physicians engaged in the practice of treating patients (with the exception of those listed in “Desirable Uses”); Repair facilities; Retail, trade, or other sales of durable products (with the exception of sales of intangible goods listed in “Desirable Uses” and real estate sales); Schools, class meetings, or others serving groups of more than two individuals, including any and all nature of group therapy.

Interested Parties:

Tracey Horner Shears, 1522 S. Carson, submitted a copy of the minutes of the neighborhood association meeting (Exhibit G-2) regarding the acceptance and support of this application. There has been no opposition to her knowledge. There was a lot of involvement between the neighborhood and the applicant with very positive results.

Board Action:

On Motion of Dunham, the Board voted 5-0-0 (White, Dunham, Turnbo, Perkins, Stephens "aye"; no "nays"; no "abstentions"; no "absences") to APPROVE a Special Exception to allow office use (Use Unit 11) in an RM zoned district, finding the building will be in substantial conformance to the conceptual plan submitted today; and the uses will be in compliance with the desirable uses that have been submitted, on the following described property:

Lot 11, and N 20’ of Lot 10, Block 2, Stonebraker Heights, City of Tulsa, Tulsa County, State of Oklahoma.

*.*.*.*.*.*.*.*.*.*.

Case No. 19766

Action Requested:

Variance of sign height from permitted 50’ to 100’ in a CS district. 1221.D.1. CS DISTRICT USE CONDITONS FOR BUSINESS SIGNS; and a Variance of setback
from 31st St. and Memorial from 75’ to 25’. 1221.D.1. CS DISTRICT USE CONDITIONS FOR BUSINESS SIGNS, located: 3106 South Memorial.

Presentation:

c
Ben Aguirre, 1204 SW 129th, Oklahoma City, Oklahoma, stated he is with the McDonald’s Corporation.

Ms. Turnbo out at 2:41 p.m. and returned at 2:43 p.m.

He submitted photographs (Exhibit H-2) to illustrate their requests. They were concerned about the visibility of their sign from I-44. He listed the topography, new vegetation, and new development. Mr. Aguirre stated they may not need the full 100’ as requested. The existing sign at the front on the corner of the property would be made smaller with less square footage and be a more appropriate scale for the street frontage.

Mr. Stevens out at 2:45 p.m. and returned at 2:47 p.m.

The corner sign would be in the same location but with less encroachment.

Mr. Dunham suggested that the variance for setback would not be needed, after discussion about the size and height of the signs.

Interested Parties:

There were no interested parties present who wished to speak.

Board Action:

On Motion of Dunham, the Board voted 5-0-0 (White, Dunham, Turnbo, Perkins, Stephens ”aye”; no ”nays”; no ”abstentions”; no ”absences”) to APPROVE a Variance of sign height from permitted 50’ to 80’ in a CS district, finding the hardship to be that it would be more in compliance with the existing signs in the neighborhood and give more visibility from the elevated highway; and to STRIKE the Variance of setback from 31st St. and Memorial from 75’ to 25’, finding the relief is not needed, on the following described property:

A tract of land that is part of Lot 1 and Lot 3 of ‘Interchange Center’, an addition to the City of Tulsa, Tulsa County, State of Oklahoma, said tract of land being more particularly described as follows, to-wit: starting at the NE/c of said Lot 1 of ‘Interchange Center’; thence S 00°01’30” E along the Ely line of said Lot 1 for 27.09’ to the POB of said tract of land; thence continuing S 00°01’30” E along said Ely line for 139.78”; thence N 89°56’45” W and parallel with the Nly line of said Lot 1 for 210.00’ to a point, said point being 10.00’ Wly of the Wly line of said Lot 1; thence N 00°01’30” W and parallel with the Wly line of Lot 1 for 165.00’; thence S 89°55’15” E for 181.40”; thence S 00°04’45” W for 4.00’; thence S 89°53’30” E for 0.00’ to a point of curve; thence Ely, SEly and Sly along a curve
to the right with a central angle of 72°46'27" and a radius of 30.00' for 38.10' to the POB of said tract of land.

*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.*.**

**Case No. 19767**

**Action Requested:**
Special Exception to allow “Other Trades and Services” Use Unit 15 for contractor services business. SECTION 701. PRINCIPAL USES PERMITTED IN COMMERCIAL DISTRICTS – Use Unit 15, located: 1150 North Mingo.

**Presentation:**
R.E. Bright, 242 S. Lindley Dr., Claremore, Oklahoma, stated he owns two and one quarter acres south of the subject property, with a 14,000 square foot office and warehouse building. He did it basically to clean up the area. He thought it was CH when he purchased it. He noted the property to the south is CH, to the north is CS and on the west is CG. His plan is to build a 2,400 square foot office and warehouse for approximately five employees. They would specialize in insurance repair. A site plan was provided (Exhibit I-1).

**Comments and Questions:**
Mr. Dunham asked what kind of repair. Mr. Bright replied it would be insurance repair of building constructions, such as fire and water restoration. The days and hours of operation would be 8:00 a.m. to 5:00 p.m. Monday through Friday. Mr. Dunham asked about the structure. Mr. Bright explained that it is a steel building, 40’ x 60’, and on the plot plan all of the hard surface is existing and has been for a number of years. Ms. Perkins asked what type of equipment and materials would be stored. Mr. Bright replied they would store a couple of trucks and a pickup. Ms. Perkins asked if they would store anything outside. Mr. Bright replied that they would not as they have never needed to store anything outside.

**Interested Parties:**
There were no interested parties present who wished to speak.

**Board Action:**
On Motion of Dunham, the Board voted 5-0-0 (White, Dunham, Turnbo, Perkins, Stephens "aye"; no "nays"; no "abstentions"; no "absences") to APPROVE a Special Exception to allow “Other Trades and Services” Use Unit 15 for contractor services business, on condition there be no outside storage of materials or merchandise; and be in substantial compliance with the plan that was submitted today, finding it will be in harmony with the spirit and intent of the Code, and will not be injurious to the neighborhood or otherwise detrimental to the public welfare, on the following described property:

E 225.00’ N 180.00’ SE, SE, NE, Section 36, T-20-N, R-13-E, City of Tulsa, Tulsa County, State of Oklahoma.
Mr. Dunham out at 2:58 p.m.

Case No. 19768

Action Requested:
 Appeal issuance of a zoning clearance permit. SECTION 1605. APPEALS FROM AN ADMINISTRATIVE OFFICIAL, located:  4013 East 41st Place South.

Presentation:
 Mr. Beach advised the Board there was a question about jurisdiction. The requirement is that notice of appeal be given within ten days, in this case, of the issuance of a zoning clearance permit. The notice has to be given to the clerk of the Board, and the administrative official that issued the permit. In this case there is nothing to show the administrative official was served.

Mr. Dunham returned at 3:00 p.m.

Mr. Boulden advised the Board that if the applicant did not serve notice to the administrative official, Dustin Wright, then the Board should consider if it has jurisdiction. He added that he did not think the Board had jurisdiction, but that would be the decision of the Board. He explained if the Board finds it does not have jurisdiction, then it would not hear the substance of the case. If the applicant took it the District Court, the Court could decide to remand the case back to this Board.

Roger Scott, 525 S. Main, informed the Board that his client, Herman Lipe, did not give notice to Dustin Wright. Mr. Scott stated he was told the zoning clearance permit was issued on January 13th, but according to the staff comments it was not issued until January 16th. On January 19th he received notice by a letter dated January 16th that the zoning clearance permit had been issued. He contacted Ms. Parnell and requested a copy, which he received January 23rd. He advised the neighbors at that time. An appeal was made on the tenth day to Mr. Beach. On February 24, 2004 Mr. Scott was informed by Mr. Boulden that INCOG staff received notice of the appeal on the tenth day but the administrative official was not served notice. Exhibits from the applicant were provided to the Board (Exhibit J-1).

Comments and Questions:
 Mr. Boulden stated when zoning clearance permits are issued notices are not sent to the neighborhood. Mr. Dunham noted that the Board had denied the case regarding this property and the applicant managed to obtain a zoning clearance permit.

Candy Parnell, 111 S. Greenwood, stated she sent a notice to the property owner to remove the motor home or comply with the zoning code. They began removing trees; and building a very extensive retaining wall in the rear yard to park the motor
home. She informed them of the need to apply for a zoning clearance permit to expand the driveway to park in the rear yard. She gave Mr. Wright a copy of the Board of Adjustment minutes. It was Mr. Wright’s obligation to give the property owners all of their options and then it was up to them to make a decision. She stated that she, Mr. Wright and Mr. Ackerman met with the home owners and discussed the options. Mr. Wright was aware that the neighborhood was adamantly opposed, but all he could consider is what is permissible under the zoning code. Ms. Parnell stated that she contacted Tom Herring on January 9th at 4:53 p.m. regarding the owner’s construction plans and the application for a zoning clearance permit. She informed Mr. Herring that Mr. Wright was waiting on an interpretation from the legal department that this was in compliance with the zoning code before he issued the permit. Mr. Herring understood this. The permit was issued on January 16th. The property owners were permitted to consider their rear yard as the front yard and the front as the rear yard. Ms. Parnell contacted Ms. Diane Kugler also that the permit was released on January 16th. She mailed a letter to Mr. Scott that same day notifying him of the release of the permit.

Wayne Alberty stated that a strict reading of the language shows it refers to a front lot line, not the front yard, stating “the boundary of a lot, which abuts a public street”. It goes on to say, “Where the lot abuts more than one street the owner may select the front lot line”, for purposes of setback. Mr. Alberty interpreted it to mean that once the house is built that determined where the front lot line is. He agreed with Ms. Parnell that this ordinance was intended for corner lots.

Mr. White commented in order for the home owner to choose 41st Street to be the front lot line, they would need a variance of the required 30’ frontage, because it is short of 30’.

Dustin Wright, 111 S. Greenwood, pointed out there is a 30’ frontage on 41st Place.

Mr. White out at 3:36 and returned at 3:38.

Board Action:
On Motion of Turnbo, the Board voted 4-1-0 (White, Turnbo, Perkins, Stephens "aye"; Dunham "nay"; no "abstentions"; no "absences") to STRIKE a request for Appeal of issuance of a zoning clearance permit, finding the Board does not have jurisdiction as the Administrative Official was not served notice of the appeal within the time allowed by Section 1605 of the zoning code, as well as comparable state statutes, regarding Case No. 19768 on the following described property:

Lot 3, Block 9, Saddle Lane Addition, City of Tulsa, Tulsa County, State of Oklahoma.

Mr. Stevens left at 3:46 p.m.
For the record, Ms. Turnbo asked that staff look into the deficiency of the zoning code regarding this issue with the hope that it could be amended in the future.

*.*.*.*.*.*.*.*.*.*.

Case No. 19769

Action Requested:
Variance from Section 1212.D. Off-Street Parking and Loading Requirements to reduce the number of required parking spaces from 95 to 62 in a 14,620’ mixed-use commercial center presently containing use unit 11, 12, 13, and 14 in order to permit a 1,636 sq. ft. coffee shop (Use Unit 12) and a 1,550 sq. ft. retail establishment (Use Unit 14), located: W. of NW/c E. 91st St. & S. Yale Ave.

Presentation:
R. L. Reynolds, 2727 E. 21st St., stated he represented the applicant. He informed the Board that one of the parking spaces was counted twice, so they only need a variance to 89 spaces instead of 95. He submitted a parking study (Exhibit K-2), which showed the maximum number of vehicles parked at the center at any one time over a 24-hour period, was 25. The parking peaked around 3:00 to 4:00 p.m. and 7:00 p.m. He indicated that if the two new tenants used all 27 spaces required by the code, that equals 52 spaces and they have 62 spaces available. They expect the coffee shop to generate morning use. They have a mutual access easement with the office buildings and a mutual cross parking easement. He provided letters regarding the easements (Exhibit K-1).

Interested Parties:
There were no interested parties present who wished to speak.

Board Action:
On Motion of Dunham, the Board voted 4-0-0 (White, Dunham, Turnbo, Perkins, "aye"; no "nays"; no "abstentions"; Stephens "absent") to APPROVE a Variance from Section 1212.D. Off-Street Parking and Loading Requirements to reduce the number of required parking spaces from 89 to 62 in a 14,620’ mixed-use commercial center presently containing use unit 11, 12, 13, and 14 in order to permit a 1,636 sq. ft. coffee shop (Use Unit 12) and a 1,550 sq. ft. retail establishment (Use Unit 14), finding there are mutual access and cross parking agreements with the other tenants; and finding the parking study is justification for the variance, on the following described property:

Lot 2, Block 1, Southern Woods Park, an Addition to the City of Tulsa, Tulsa County, State of Oklahoma.

*.*.*.*.*.*.*.*.*.*.
There being no further business, the meeting was adjourned at 3:52 p.m.

Date approved:______________________

__________________________________

______________________________
Chair