CITY OF TRUTH OR CONSEQUENCES PLANNING & ZONING COMMISSION AGENDA MONDAY, FEBURARY 1, 2021

REGULAR MEETING

Regular meeting of the Planning & Zoning Commission of the City of Truth or Consequences, New Mexico to be held in the City Commission Chambers, 405 W. Third, Truth or Consequences, New Mexico, on Monday, February 1, 2021 at 5:30 p.m.

CALL TO ORDER

ROLL CALL:

Chris Sisney, Vice-Chairman James Bush, Member Steven Zeschke, Member

- 1. APPROVAL OF AGENDA
- 2. APPROVAL OF MINUTES:
 - a. Regular meeting of Monday, January 4, 2021
- 3. COMMENTS FROM THE PUBLIC (3 Minute Rule Applies)
- 4. RESPONSE TO COMMENTS FROM THE PUBLIC
- 5. NEW BUSINESS:
 - a. Acknowledgment: Rick Dumiak Resignation Letter.
 - b. Reorganization: Chairman and Vice-Chairman.
- 6. PUBLIC HEARING:
 - a. Public Hearing/Discussion/Action: Summary Plat Amendment 300 N Maple Street.
 - b. Public Hearing/Discussion/Action: Variance Request 300 N Maple Street.
- 7. COMMENTS FROM THE PLANNING & ZONING COMMISSION
- 8. COMMENTS FROM STAFF
- 9. ADJOURNMENT

The public will be allowed to attend the meeting via teleconference using the information listed below:

Planning & Zoning Commission Meeting Mon, Feb 1, 2021 5:30 PM

Please join my meeting from your computer, tablet or smartphone. https://global.gotomeeting.com/join/595407917

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PLANNING & ZONING COMMISSION

Monday, February 1, 2021

2. APPROVAL OF MINUTES:

a. Regular meeting of Monday, January 4, 2021

CITY OF TRUTH OR CONSEQUENCES PLANNING & ZONING COMMISSION MINUTES

MONDAY, JANUARY 4, 2021

REGULAR MEETING

Regular meeting of the Planning & Zoning Commission of the City of Truth or Consequences, New Mexico to be held in the City Commission Chambers, 405 W. Third, Truth or Consequences, New Mexico, via teleconference on Monday, January 4, 2021 at 5:30pm.

CALL TO ORDER:

The meeting was called to order by Vice-Chairman Sisney.

ROLL CALL:

Chris Sisney, Vice-Chairman James Bush, Member Steven Zeschke, Member

ALSO PRESENT:

Traci Burnette, Grants/Projects/Zoning Dawn C. Barclay, Deputy City Clerk

1. APPROVAL OF AGENDA:

Vice-Chairman Sisney requested a motion to approve the agenda.

Vice-Chairman Sisney made motion to approve agenda. Member Bush seconded the motion. Motion Carried.

2. APPROVAL OF MINUTES:

a. Regular meeting of Monday, December 7, 2020.

Vice-Chairman Sisney requested a motion to approve the minutes.

Member Bush made a motion to approve the minutes. Member Zeschke seconded the motion. Motion Carried.

3. COMMENTS FROM THE PUBLIC: No response from the public. 4. RESPONSE TO COMMENTS FROM THE PUBLIC: No responses were made to comments from the public. 5. COMMENTS FROM THE PLANNING & ZONING COMMISSION: No response were made from the Planning & Zoning Commission. 6. COMMENTS FROM STAFF: No response from were made the Staff. 7. ADJOURNMENT: There being no further business to come before the Planning & Zoning Advisory Board Vice-Chairman Sisney asked for motion to adjourn meeting. Member Bush moved to adjourn meeting. Member Zeschke seconded the motion. Motion Carried. PASSED AND APPROVED ON THIS 1ST DAY OF FEBRUARY 2021.

Chris Sisney – Vice-Chairman Planning & Zoning Commission

PLANNING & ZONING COMMISSION

Monday, February 1, 2021

5. NEW BUSINESS:

a. Acknowledgement: Rick Dumiak Resignation Letter

Jan 27, 2021

Letter of Resignation

Honorable Madam Mayor and City Commissioners:

Please accept this letter of resignation, effectively immediately as the Chairman of the City of Truth or Consequences New Mexico Planning and Zoning Advisory board.

I am regretfully submitting this resignation as I cannot or will not work with a city official that has falsely accused me of lying during a city commission meeting and has called into question my honesty and integrity.

Mr. Madrid, the City Manager showed a clear lack of professionalism when he in fact publicly insulted me at the Jan 13, 2021 City Commission meeting.

His response to my public comment at the Jan 13, 2021 meeting was a clear accusation against my integrity and the comments that Mr. Madrid made regarding the condition of Rotary Park were a direct contradiction of the facts I presented during public comment concerning the lack of upkeep and maintenance at Rotary Park.

On Jan 13, 2021, the city manager stated in response to my public comments regarding the trash and debris at Rotary Park "just because I say something, doesn't make it true". That was a direct attack on my honesty and has caused me considerable harm and public humiliation.

On Jan 27, 2021 during public comment at the city commission meeting, I asked for an apology from the city manager, Mr. Madrid for calling into question my honesty during his public comments at the Jan 13, 2021 meeting.

During Mr. Madrid's response to public comment at the Jan 27, 2021 meeting no apology or explanation for his accusations against me was made by the city manager, Mr. Madrid.

The city managers failure to apologize or even respond shows a clear lack of respect for me as well as a lack of decency and professionalism.

I find it ironic that Mr. Madrid seems to forget the meaning and name of our town, Truth or Consequences.

If one does not tell the truth, there needs to be consequences.

It is my hope that the City Commission will fully realize the seriousness of the city managers actions and act accordingly.

Respectively, Rick Dumiak 705 Charles St. Truth or Consequences NM 87901

rdumiak@gmail.com

PLANNING & ZONING COMMISSION

Monday, February 1, 2021

6. PUBLIC HEARING:

a. Public Hearing/Discussion/Action: Summary Plat Amendment 300 N Maple Street



CITY OF TRUTH OR CONSEQUENCES PLANNING AND ZONING COMMISSION ACTION FORM DATE: FEBRUARY 1, 2021

ITEM: Public Hearing/Discussion/Action - Summary Plat Amendment 300 N Maple Street

BACKGROUND:

Property owner/representative is requesting a summary Plat Amendment at 300 N Maple to split the parcel into 2 lots.

Property is located in the C-1 Zone – General Commercial District. Proposed lots meet the minimum lot area and width requirements of the Zoning Code of the City for the C-1 district.

All required documents have been submitted and fees have been paid. Certified mailings were sent to required property owners. Taxes are paid and no taxes are owed on the property;

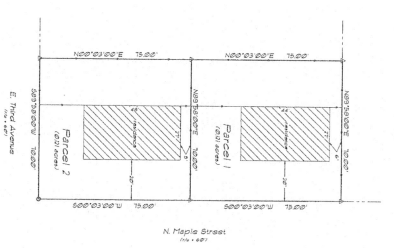
SUPPORT INFORMATION:

- Summary Plat Amendment
- Google Map
- Notice of Public Hearing
- Municipal Code References

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Name of Drafter: Traci Alvarez		Meeting date: 2-1-2021
E-mail: tburnette@torcnm.org	Phone: 575-894-6673	

ALTERNATE SUMMARY PROCEDURE-SUMMARY PLAT

of the division of the east 1000 feet of the SEI/4 of Block 6, into Farcel I, (the north 1500 feet of the east 1000 feet of the SEI/4 of Block 6), and Farcel 2, (the south 1500 feet of the Sei/4 of Block 6), and Farcel 2, (the south 1500 feet of the sast 1000 feet of the SEI/4 of Block 6), La Vista Addition to the Town of Hot Springs, a subdivision in the City of Truth or Consequences, Sierra County, New Mexico



GRAPHIC SCALE

5

1 inch = 030 ft.(IN FEET) 30

City of Truth or Consequences Subdivision Codes, Ordinance Number 555, (adopted May 23, 2006)

Nalional Rood Inwance Program Rood Inwance Rate Hap for the City of Truth or Comeaqueton, Stera Contly New Marico, Community-Panel No. 3560/13 60605 C, (rasp revised: July 16, 1996) Le Visté Addition to the Town of Hot Springe Subdivision Plet filed on January 27, 1929 (Plet No. 19-8, Silde No. 57) UPC 302-107-842-8350

ACCOUNT NO. 18787

Book II3, Page 4430, (Warranty Deed)

Use cleaving scale to determine measurements when not labeled

The hereon described parcels were created under the City of Truth or Comequences Shadishion Cades Adishman Ambare 595, adapted Tay 13, 1806, (Cupiter IS, Section IS, Alteriate Gussay Procedure) The parcels ahous hereos are located within the boundaries of Flood Zone X, area determined to be outside 860-year flood plain" Thase percels are subject to easements, restrictions and reservations of record

December 14, 2020

Chaparral Surveying, LLC Professional Land Surveying

Section and management of the section of the sectio

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My Consission Expires

COUNTY OF SIERRA

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Hotory Familie May (8)

My Commission, Expires.

1-18-21 Musia &

chain link fance corner, (in concrete) A

found 1/2" robar wisurvoap stamped "ATIPLS 12129" O

chain link rance

Construction of the second

Use, the undersigned camers of the hereon described properly do hereby schooledge, with our free consent, and in accordance with our wishes and desires, the division of land as shown on this plat.

?

ACKNOWLEDGMENT

P.D. Box 629 Elaphant Butta, New Maxico 67935 CERTIFICATE

This is to certify that I am a registered Professional Led at veget, but it is past is prepared from notes of factor veget, but it is past in the prepared from notes of factor veget, and this plat is one way supervision but said surveys and this plat is one past of registered to the best of registered past and best of the total certifies and the surveys is an Allendes Samety Proceedings of an entiting tract or tracts.

This plat meets the minimum requirements of the Standards of Land Surveys in New Mexico.

La Vista Addition Section 34, Tshp. 13 South, Rge. 4 West

William Frank & Diana Luchini (18787) New Horico Professional Burveyor

The City of Truth or Consequences does hereby acknowledge the division of land as shown on this plat.

Dota



Sandra K. Whitehead Mayor

Amanda Forrister Mayor Pro-Tem

Frances Luna Commissioner



505 Sims St.

Truth or Consequences, New Mexico 87901
P: 575-894-6673 ♦ F: 575-894-7767

www.torcnm.org

Paul Baca Commissioner

Randall Aragon Commissioner

Morris Madrid City Manager

NOTICE OF PUBLIC HEARING

NOTICE is hereby given that the City of Truth or Consequences Planning & Zoning Commission will hold a Public Hearing during their Regular Meeting scheduled on Monday, February 1, 2021 in the Commission Chambers, 405 W. Third, Truth or Consequences, New Mexico to receive input regarding the following:

Public Hearing/Discussion/Action: Request for a Summary Plat Amendment and Variance at 300 N. Maple, Truth or Consequences, NM pursuant to Chapter 15, Sec. 15-17., Amendment of plats and Municipal Code, Sec. 11-5-5, Variance.

Please note that the Public Hearing will be held virtually due to the COVID-19 Pandemic. If you are an interested party, you may attend the meeting via teleconference, or submit your comments via email to torcpubliccomment@torcnm.org or tburnette@torcnm.org. Please submit all comments no later than Friday, January 29, 2021.

The agenda and information to join the meeting via teleconference may be obtained Friday, January 29, 2021 on the city website; by contacting the City Clerk's Office at 575-894-6673; or by email to: aatorres@torcnm.org.

/s/ Angela A. Torres, CMC, City Clerk

Publish on the following date:

Sentinel

– Friday, January 15, 2021

Sec. 11-9-7. - C-1 General Commercial District.

- A. PURPOSE. The intent of the C-1 District is to provide for certain commercial/retail uses which serve both transient and local trade. The District is intended for areas surrounding major arterial or collector streets where a wide range of automobile-related service facilities, convenience goods and personal services are desirable and appropriate as a land use.
- B. DEVELOPMENT STANDARDS. Development standards and other requirements are provided in Articles X through XIV of this Code.
- C. C-1 PERMITTED USES.

Accountant Office	Arts and Crafts Studio	
Advertising Services	Auditoriums	
Animal Hospital and Clinic	Automobile Parking Lot	
Auto and Camper Sales, Service and Rental	Gasoline Pumps	
Automotive Equipment	Gasoline Stations	
• Bakery	Gift Shop	
Banking and Financial Institution	Glass Cutting and Finishing	
Barber Shop and Beauty Parlor	• Golf Course	
Bathhouse or Spa	Grocery Store	
Bicycle Sales and Service	• Gymnasium	
Boat and RV Storage	Hardware Store	
Bookstores and Stationery Shops	Heavy Equipment Sales	
Building and Other Construction-Contractor: office only	Hobby Shop	
Business Service Establishment	Hospital or Overnight Clinic	
Butcher Shop and Meat Sales	Hotel and Motel	
• Catering	Household Appliance Sales and Service and	

	Repair	
Cigarette and Cigar Shop	Insurance Services	
• Clinic	• Institutions, Public and Quasi-Public	
Clothing Store and Apparel Shop	Jewelry Store	
Coffee Shop	Kennel, Commercial	
• Columbarium	Laboratory (medical, dental or engineering)	
Community Center or Public Office Building	Liquor Store - Taverns and Package Stores	
Convenience Store	Pet Shop or Grooming Parlor	
Convention or Exhibition Hall	Photographic Studio and Supply Store	
Country Club	Plant Nursery	
Dance Hall or Music Academy	Plumbing and Heating Shop	
Dentist Office	Pool and Billiard Room	
Department Store	Post Office	
Dressmaking Shop	Private Club or Lounge	
• Drugstore	Public Park, Playground and Recreational	
Dry-cleaning and Steam cleaning Establishment	Radio, Television Broadcasting Studios, Music Store	
Electrical Shop and Electricians	Real Estate Services	
• Farm Machinery	Restaurant	
Farm and Ranch Products and Supplies	Retail Sales	
• Fast Food Sales including Drive-In Sales	Roofing and Sheet Metal Shop	

• Firewood Sales	Shoe Repair	
• Florist Shop	• Show and Sales Room for Business Products	
• Food Store	• Skating Rink	
• Frozen Food Locker	Sporting Goods Store	
Funeral Home, Mortuary (including crematorium)	Tailoring	
Furniture and Home Furnishings	Taverns and Cocktail Lounges	
Taxicab Transportation	Travel Agency	
Telephone Exchange Station	• Upholstery	
Telegraph and Messenger Service	Variety Store	
• Tire Sales and Service	Warehousing and Storage	
Title and Abstracting Services	Watch and Clock Sales and Service	

- D. PERMITTED USES—WITH CONDITIONS. The following C-1 uses are permitted in accordance with stated conditions and upon approval by the Planning and Zoning Commission.
 - 1. Adult Entertainment Uses: Uses such as adult bookstores, adult movie theaters, and adult news racks, as defined in Article 8 of this Code, shall be permitted provided such use is located a minimum of three hundred (300) feet from a property line of any:
 - a. School;
 - b. Church;
 - c. Public park or recreational facility;
 - d. Residential District:
 - e. Another adult entertainment facility.

There shall be no public display visible outside of the building. In addition, display of adult pictures of other materials within a grocery store, bookstore, or other retail or wholesale store shall be concealed from public view.

2. Amusement Park or Enterprise: Subject to any other provisions and requirements of the Municipal Code. Temporary amusement enterprises are prohibited within three hundred (300) feet of any residential zoning District. Permanent amusement enterprises are prohibited within five hundred (500) feet of any residential zoning District.

- Automobile Body and Repair Shop: Not permitted with one hundred (100) feet of any residential District.
- 4. Bank Drive-up Windows: Stacking lane(s) of one hundred eighty (180) feet by ten (10) feet for each drive-up must be provided and designed to insure that no bank traffic backs onto the street giving access. Banks must be located on a collector or arterial streets as shown on the City Street Plan.
- 5. Bowling Alley: Subject to approval of site and related plans. Bowling alleys are prohibited within three hundred (300) feet of any residential zoning District.
- Bus or Motor Freight Terminal: Only when located on an arterial street as designated on the City Street Plan.
- 7. Car Washes: There shall be no run-off onto neighboring properties or streets resulting from the use. Any discharge into public liquid waste disposal systems shall be approved by the administrator of the system prior to approval of the business. If the subject property is not served by a public waste disposal system, approval from the New Mexico Environmental Department shall be required.
- 8. Child Care Center, Nursery or Similar Use: Play areas shall be in accord with State licensing requirements and enclosed by a solid wall or fence five (5) feet in height.
- Christmas Tree Sales: Temporary, not prior to November 15, provided lots are cleaned and removed by December 31.
- Church: Only when located on an arterial or collector street as designated on the City Street Plan.
- 11. Construction or Contractor's Yard: Yard shall be maintained in a neat and orderly fashion and enclosed by a fence at least six (6) feet in height except that the height shall be limited to three (3) feet above street curb within a clear site triangle as defined in this Code.
- 12. Drive-In Theater: Subject to approval of site and related plans.
- 13. Firewood Sales: No more than twenty (20) cords stored on site.
- 14. Flea Market: Subject to any other requirements of the Municipal Code.
- 15. Furniture Assembly (Accessory Use): Permitted only as an incidental or accessory use to retail sales. Maximum floor area for assembly shall not exceed three thousand (3,000) square feet, not exceed thirty percent (30%) of the total business floor area, and shall be within the same building.
- 16. Gas Pressure Control Stations: (Public or Private Utility.)
- 17. Heavy Equipment Repair (Accessory Use): Permitted only as an incidental or accessory use to heavy equipment sales. Floor area for repair shall not exceed three thousand (3,000) square feet and not exceed thirty percent (30%) of the total gross floor area. Welding is permitted only in conjunction with repair and shall not be used for the purpose of heavy equipment assembly.
- 18. Miniature Golf Course: Subject to approval of site and related plans. Not permitted within one hundred (100) feet of any residential District.
- 19. Mini Storage Units: Units shall not be used for commercial sales of products, merchandise, service or repair. (This does not preclude a business from using storage units solely for storage of commercial or business related items provide that the actual commercial operation or business is conducted elsewhere, and there is no external evidence of the business at the storage unit.)
- 20. School, Public, Private or Trade: Sites shall be located on an arterial or collector street as shown on the City Street Plan.

- 21. Shopping Center: Providing site, drainage, and related plans for the entire development are approved.
- 22. Storage of Wrecked or Dismantled Vehicles and Parts (Accessory Use): The storage of wrecked and dismantled vehicles and parts thereof shall be permitted only as an incidental accessory use to a vehicle repair establishment or a body shop:
 - Storage shall be within an enclosed building or within a sight-obscuring fence at least six
 (6) feet in height;
 - Vehicles and parts stored at the exterior of the building shall be owned by customers of the business and such storage shall be only for the purpose of repair and return to customer;
 - Exterior storage of vehicles shall not remain on the premises for a period exceeding three
 (3) months;
 - d. A maximum of five (5) wrecked vehicles may be stored at the building exterior during any one time;
 - e. Exterior storage shall be a minimum of one hundred (100) feet from a residential District.
- 23. Swimming Pools: Permitted only when a protective fence four (4) feet in height is provided around the yard, lot or pool area. The pool shall be no closer than five (5) feet from any property line, and approval from all utilities is required to insure overhead safety.
- 24. Television and Radio Towers and all Other Free Standing Towers (Public and Private Uses): Towers shall have manufacturer's specifications to withstand a 75 mph wind and shall be constructed to meet New Mexico Building Code standards.
- 25. Welding (Accessory Use): Welding shall be permitted only as an incidental or accessory use necessary for the repair of vehicles or equipment permitted in the C-1 District. Welding uses shall be approved by the Fire Department and shall be in accord with any other provisions of the Municipal Code.
- 26. Wrecker Service: In accord with storage of wrecked vehicle provisions of Item D.22 of this Section.
- E. SPECIAL USES FOR C-1 DISTRICT. The following uses require approval of the City Commission. Specific conditions and provisions for special use may be referred to in Article V.
 - Dwelling Unit: Special Use Permits are required for dwellings within the C-1 District upon lots or other parcels located directly adjacent to Broadway Avenue, Main Street or Date Street. Dwellings elsewhere within the C-1 District are permitted by right. Manufactured Homes (MH's) are permitted within the C-1 District subject to the provisions stated herein and in Articles 11 and 14.
 - 2. Apartments ten (10) unit minimum)
 - Concrete Sales and Ready Mix
 - 4. Correctional Facilities and Institutions
 - 5. Heavy Equipment Repair and Service
 - Kennel (Commercial)
 - 7. Manufactured Home Park or Subdivision: Subject to the provisions of Articles 11 and 14.
 - 8. Propane or Liquefied Petroleum Gas Distribution Point: Up to two thousand (2,000) gallons, not be located within three hundred thirty (330) feet of any residential zoning district, or within the area bounded by Date, Main and Austin Streets.
 - 9. Racetrack
 - Residential Vehicle Park

- 11. Recycle Purchase Center
- 12. Stadium: Baseball, Football, Soccer or Track.
- 13. Townhouses (R-2 Development Standards apply)
- 14. Welding Shop

Sec. 11-14-2. - Standards For Districts.

District	Lots: Minimum Front Setback	Yards: Minimum Rear Setback	Yards: Minimum Side Setback
R-1	25'	25'	8'
R-2	25'	20'	6' or 0'*
R-3	20'	15'	5' or 0'*
R-4	25'	25'	5'
RR-1	25'	15'	5'
C-1	20'	15'	5' or 0'*
M-1	25'	25'	5' or 0'*
T-1	25'	25'	15'

^{*} As permissible per Section 11-14-3 and 11-14-4.

District	Lots: Minimum Area	Lots: Minimum Width	Dwelling: Minimum Area	Maximum Height
R-1	9,000 s. f.	60'	1,200 s. f.	26'
R-2: Single-Family	5,000 s. f.	60'	900 s. f.	26'
R-2: Two-Family	4,000 s. f./unit	60'	650 s. f./unit	35'
R-2: Multiple-Family	3,500 s. f./unit	60'	600 s. f./unit	35'
R-2: Apartments	3,500 s. f./unit	60'	500 s. f./unit	35'

R-2: MH*	5,000 s. f.	60'	900 s. f.	26'
R-3: Single-Family	4,500 s. f.	45'	700 s. f.	35'
R-3: Two-Family	3,000 s. f./unit	45'	500 s. f./unit	35'
R-3: Multiple-Family	3,000 s. f./unit	45'	450 s. f./unit	35'
R-3: Apartments	2,000 s. f./unit	45'	400 s. f./unit	35'
R-3: NM*	4,500	45'	550 s. f.	26'
R-4	1 acre	75'	1,200 s. f.	26'
RR-1	5,000 s. f.	50'	800 s. f.	26'
C-1	5,000 s. f.	60'	пп	35'
C-1: MH*	4,000 s. f.	45'	550 s. f.	26'
M-1	пп	60'	пп	35'
T-1	21,780 s. f.	100'	800 s. f.	35'
T-1: MH*	21,780 s. f.	60'	550 s. f.	26'

* Not located within MHP

Sec. 11-14-3. - Residential and Transition Districts: Additional Provisions and Exceptions.

The following provisions shall apply to all development in a residential or transition District:

A. SETBACK EXCEPTIONS:

- A minimum side yard setback of zero (0) feet in a residential District only, providing all the following requirements are met:
 - The setbacks are authorized by the City Commission as part of an approved development.
 - b. There shall be no less than ten (10) feet, including roof overhang, between structures, except approved condominium and townhouse developments with common wall construction.
 - c. All zero (0) lot lines shall be on the same side of all lots in a development.

- 2. The minimum setback distance shall be maintained for both front yards of a corner lot. A lesser setback for one front yard of a triple frontage lot shall be considered upon application for variance to the Planning and Zoning Commission.
- 3. New dwellings may be erected as closed to a front property line as the average distance established by existing dwellings on that side of the block, provided the lots on the same side of the block are fifty (50) percent developed.
- 4. An addition to a main dwelling shall be permitted as an extension of existing building lines, which have non-conforming setbacks. Setbacks for such addition shall be the same as the main dwelling.
- 5. There shall be a minimum setback of one (1) foot for each foot in height of any building, other than a single or two family dwelling, abutting on R-1 or R-2 District.
- B. FRONT-YARD PARKING. Parking areas shall not cover over one-third (1/3) of any open area between the front of a dwelling and the front property line; except in cases of a cul-de-sac, two-thirds (2/3) of a front yard can be used; and on existing lots less than fifty (50) feet, a twenty (20) feet parking area is permitted. Townhouses and apartment lots may use three fourths (3/4) of the front yard for parking.
- C. MINIMUM DISTANCE BETWEEN STRUCTURES. There shall be no less than ten (10) feet between buildings or structures located on the same lot, tract, or parcel.
- D. EASEMENT ENCROACHMENTS. There shall be no permanent structures located on easements without written approval of the City Commission.

Sec. 11-14-4. - Commercial and Manufacturing Districts: Additional Provisions and Exceptions.

The following provisions shall apply to all development in a commercial or manufacturing Districts:

A. SETBACK EXCEPTION.

- A zero (0) foot side yard shall be permitted only when:
 - a. A building on the abutting side is at least five (5) feet from the property line; or
 - b. Both buildings share a common wall on the side property line; or
 - When the abutting property is undeveloped. Otherwise, a five (5) foot setback is required.
- 2. There shall be a minimum setback of one (1) foot for each foot in height of any building abutting a residential District. There shall be at least a minimum distance of thirty (30) feet maintained between any residential dwelling and any commercial or industrial structure.
- B. MINIMUM DISTANCE BETWEEN STRUCTURES. There shall be no less than ten (10) feet between buildings or structures located on the Same lot, tract, or parcel.
- C. PRIVATE STREETS. All non-dedicated streets or private drives shall be a minimum of twenty-four (24) feet In width.

Sec. 15-15. - Alternate summary procedure.

- A. Approvals by Planning and Zoning Commission: The Planning and Zoning Commission may approve or deny the following types of subdivisions:
 - 1. A re-plat of a previously filed subdivision when:
 - No more lots are created than exist in the area at the time of the submittal of the replat application; and,
 - b. All lots to be created have direct, legal, unobstructed access to an existing City maintained street;
 - c. All lots to be created have direct, unobstructed legal access to existing City water and wastewater lines;
 - d. The subdivider files with the City a Letter of Credit for funds adequate to pay for connecting the lots to the City's water and wastewater lines, or, pays to the City the City's fees for connecting the lots to the City's water and wastewater lines;
 - e. The new lots comply in all ways with the standards for lots contained within the City's Comprehensive Planning and Zoning Code;
 - All new lots are laid out in a manner which allows utility service to be provided to the purchasers of said lots;
 - g. All lots to be eliminated or created exist within the area of a single block of lots in a previously platted and filed subdivision; and,
 - h. No vacation of street dedications or utility easements is proposed; or,
 - i. Lots are to be eliminated.
 - 2. The subdivision of previously unsubdivided land when:
 - a. No more than two lots are created:
 - b. Both lots to be created have direct, legal, unobstructed access to an existing City maintained and paved street with curb gutter and sidewalk:
 - c. Both lots to be created have direct, unobstructed legal access to existing City water and wastewater lines;
 - d. The subdivider files with the City a Letter of Credit for funds adequate to pay to connect both lots to the City's water and wastewater lines, or, pays to the City funds for connecting both lots to the City's water and wastewater lines;
 - e. The new lots comply in all ways with the standards for lots contained within the City's Comprehensive Planning and Zoning Code;
 - f. The new lots are laid out in a manner which allows utility service to be provided to the purchasers of said lots; and,
 - g. No vacation of street dedications or utility easements is proposed.
- B. Limit on number of summary procedures: The summary procedure shall be used only once on any one property, or within any group of contiguous or adjacent properties owned by a subdivider, unless the property has been master-planned, legally subdivided, and is zoned for industrial uses, and wherein the streets within those subdivisions have been dedicated to and accepted by the City. No subdivider who has received approval of a subdivision shall utilize the summary procedure to subsequently increase the number of lots within said subdivision.
- C. Elective pre-application procedure:
 - 1. Prior to filing a summary plat, the subdivider may submit a conceptual plan of the proposed subdivision to the City's Zoning Administrator. The conceptual plan shall provide enough

- information for the Zoning Administrator to locate the proposed subdivision and to comprehend its scope and potential impacts. Neither a written application nor an application fee are required for submittal of a conceptual plan.
- 2. The City's Zoning Administrator shall place the proposed summary subdivision on the next possible agenda of the Planning and Zoning Commission for discussion, when the Planning and Zoning Commission shall consider the proposal with the subdivider or the subdivider's representative and shall indicate changes, if any, that will be required for the submittal process.
- D. Summary plat submittal requirements summary plat submittal requirements are:
 - 1. Application, signed by all property owners, including all parties having an equitable interest, trustees of an estate and all persons having a specific "power of attorney" in such land;
 - 2. A record of any pending litigation or any final order entered by any court of law regarding the ownership of the subject property;
 - 3. Application fee as established by the City;
 - 4. Documentation from the Sierra County Assessor's Office that the current year's property taxes are paid and that no taxes are owed on the property;
 - 5. A plat conforming to section 15-13.A of this Code; and,
 - 6. Releases by the Public Utilities Advisory Board, and all utility companies which are proposed as providers for the subdivision.

E. Submittal and review procedures:

- Incomplete submittals will not be accepted for review.
- The subdivider shall submit all required materials to the City's Zoning Administrator.
- 3. The City's Zoning Administrator shall review all materials, and shall within three working days from the date the application is determined to be complete, request opinions of applicable City departments, other governmental agencies, and utility companies for review, comments and recommendations. City departments shall have ten calendar days in which to review and respond in writing to any such request. Within three working days of receiving any written reports, comments or recommendations from any City department, governmental agency, or utility company, the Zoning Administrator shall make available to the subdivider a copy of such materials.
- 4. The Zoning Administrator shall have the right to require that the subdivider provide additional information or to make amendments to the plat and supporting information if the Zoning Administrator determines that the information originally submitted by the subdivider was incomplete, incorrect or invalid.
- The subdivider shall have ten working days in which to make any corrections or additions required by the Zoning Administrator, or to request a postponement of action by the Zoning Administrator for up to 135 days.
- 3. If a subdivision application does not meet the requirements of this Code within 180 days of its original submittal, the Zoning Administrator shall summarily reject the application and notify the applicant in writing of the reasons for the rejection.
- 7. At such time as the subdivider meets the requirements of this Code, the subdivider shall provide the Zoning Administrator with a copy of the final plat.
- 8. At such time as receiving a submittal that meets all requirements of this Code, the Zoning Administrator shall recommend that the Planning and Zoning Commission approve the final plat by consent agenda action during its next regularly scheduled meeting, and the Planning and Zoning Commission shall approve the subdivision by consent agenda action during its next regularly scheduled meeting.

- The subdivider shall file a signed copy of the final plat in the records of the County Clerk of Sierra County, and shall provide the City with one of the signed copies.
- F. Divisions for the purpose of mortgage: Divisions for purposes of mortgage are not allowed. If a property is to be mortgaged it must be done so in its entirety or properly subdivided as required in this chapter.

(Ord. No. 555, 5-23-06)

Sec. 15-16. - Replats.

- A. Occurrence: Replatting occurs when changes take place to the layout or number of lots in a filed subdivision plat.
- B. Creation of lots when the summary subdivision process is not applicable: When a replat is proposed that does not meet the standards for a summary procedure, the subdivider shall follow the procedures required for approval of preliminary and final plats. The fee schedule for replats shall be as approved by the City of Truth or Consequences.

(Ord. No. 555, 5-23-06)

Sec. 15-17. - Amendment of plats.

- A. Administrative amendment: Any change that is required to correct an error in lettering, numbering or other minor detail on a filed plat which does not affect any material aspect of the subdivision will be considered a minor amendment. Administrative amendments may be processed and approved by the City's Zoning Administrator, who shall have the right to require review and approval by the Planning and Zoning. The City's Zoning Administrator shall insure that the corrections are noted on the original filed plat. The fee schedule for administrative amendments shall be as approved by the City of Truth or Consequences.
- B. *Minor amendment of plat:* Any proposed amendment that is greater than an administrative amendment which does not have the effect to significantly alter the impacts on utilities, drainage, or traffic, may be approved as an amendment by the Planning and Zoning Commission.
- C. Major amendment of plat: Any proposed correction or amendment of a filed plat that affects material aspects of the subdivision shall be considered by the Planning and Zoning Commission, with approval by the City Commission, the Planning and Zoning Commission shall determine if the subdivider may use the alternate summary procedure or if the subdivider shall be required to vacate a portion or all of the filed plat and follow the procedures appropriate for the approval of a new subdivision. The fee schedule for major amendments shall be as approved by the City of Truth or Consequences.

(Ord. No. 555, 5-23-06)

PLANNING AND ZONING COMMISSION FINDINGS OF FACTS CHECKLIST

Request Date	Address
Fir	dings of facts for recommendations and decisions.
	Il requests, the Planning and Zoning Commission shall review and determine whether the request will:
1. Impair a	n adequate supply of light and air to adjacent property
2. Unreaso	nably increase the traffic in public streets;
3. Increase	the danger of fire or endanger the public safety;
4. Deter th commun	e orderly and phased growth and development of the nity;
	nably impair established property values within the ding area;
	her respect impair the public health, safety and genera of the City; or

All actions or recommendations by the Planning and Zoning Commission shall be based on Findings of Facts as to the impacts of the proposal, using the criteria listed in numbers 1 through 7, above. The Planning and Zoning Commission shall review each of the above listed factors and accord each factor the necessary weight on a case-by-case basis in making its determination.

7. Constitute a spot zone and therefore adversely affect adjacent

property values.

PLANNING & ZONING COMMISSION

Monday, February 1, 2021

6. PUBLIC HEARING:

b. Public Hearing/Discussion/Action: Variance Request 300 N Maple Street



CITY OF TRUTH OR CONSEQUENCES PLANNING AND ZONING COMMISSION ACTION FORM DATE: 09-08-2020

ITEM: Public Hearing/Discussion/Action -Variance Request 300 N Maple

BACKGROUND:

Property owner/representative has applied for a Summary Plat Amendment at 300 N Maple and is requesting a variance from <u>Sec. 15-15. -A.2. b - Both lots to be created have direct, legal, unobstructed access to an existing City maintained and paved street with curb gutter and sidewalk;</u>

Proposed lots will not have direct, legal, unobstructed access to an existing City maintained and paved street with curb gutter and sidewalk;

No sidewalk/curb/gutter is adjacent to current or proposed parcel or any existing parcels on that street and therefore would cause undue hardship on the applicant to develop sidewalk/curb/gutter to the required NMDOT Specifications.

SUPPORT INFORMATION:

- Public Hearing Notice
- Municipal Code References

Name of Drafter: Traci Alvarez		Meeting date: 02-01-2021
E-mail: tburnette@torcnm.org	Phone: 575-894-6673	

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Sec. 15-8. - Variances.

- A. Cause: Where, in the case of a particular proposed subdivision, it can be shown that strict compliance with the requirements of this Code would result in a substantial or unreasonable hardship to the subdivider because of exceptional topographic, soil or other surface or subsurface conditions, or that strict compliance with this Code would result in inhibiting the achievement of the objectives of this Code, the Planning and Zoning Commission may recommend and the City Commission may approve variances, modification or waivers of this Code's requirements. No variance shall be granted simply because the subdivider disagrees with or does not wish to meet the goals, objectives or standards of this Code.
- B. Required findings: Before recommending approval of a variance to the Planning and Zoning Commission, the City's Zoning Administrator shall make the following findings of fact. These same findings must be made by the Planning and Zoning Commission before it may recommend approval to the City Commission. The same findings must be made by the City Commission before it may approve a subdivision with variances and must form the basis of its decision when acting on an appeal regarding a variance. Granting a variance:
 - 1. Shall not constitute a grant of special privilege inconsistent with the limitations on other properties in the area of notice;
 - 2. Shall not result in detriment to the public health, safety, or welfare, or be materially injurious to properties or improvements in the area of notice;
 - Is justified because a physical hardship to the applicant is caused by existing size or shape of the lot, by existing structures, topographic or physical conditions on the site or in the area of notice, or if a physical hardship to the applicant would result from strict compliance with this Code;
 - 4. Upholds the spirit and intent of this Code, public safety and welfare will be secured, and substantial justice done;
 - 5. Will not result in the City being caused to absorb costs over and above those typically associated with subdivision approval:
 - 6. Is not contrary to the requirements of state law;
 - 7. Will not cause negative impacts on adjoining properties, properties in the area of notice, or to the public well being.
- C. Procedures and requirements: The following procedures and requirements shall apply to all requests for variances under this Code.
 - 1. Requests for variances and the review fee shall be submitted in writing prior to or at the time of request for preliminary plat approval.
 - 2. Variances will be reviewed and acted on as separate agenda items from the subdivision as a whole, however, approval or denial of a subdivision by the City may be determined by the results of a vote on a variance.
 - 3. The request shall describe in detail the specific sections of this Code from which a variance is being requested, and shall describe in detail the specific reasons that justify a variance. It is the subdivider's responsibility to address and prove each and every finding of fact.
 - Variance requests shall be reviewed by the City Planning and Zoning Commission in public hearings prior to or concurrent with public meetings that are held for recommendations for approval or denial of the subdivision.
 - 5. Notice of the request for variance shall be given to all owners of record of property within 300 feet of the area proposed for subdivision, excluding streets, alleys, channels and other rights-of-way, and shall be published in the same manner as notice is provided for any public hearing required in this Code, and shall comply with the Open Meetings Act of the State of New Mexico

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- 6. Variance requests shall be submitted to any reviewing agencies having expertise with respect to the subject matter for which the variance is sought. Comments on variances by such agencies shall be received by the City before the City acts on the subdivision requiring the review. In cases where a variance to the standards of any other entity is requested as part of a subdivision application, the City shall not approve the subdivision until it has received certification from that entity, in writing, that the entity has approved the variance request.
- D. Conditions on variances: In granting variances, the City may impose conditions regarding further expansions, maximum height limits, time limits, types of construction, and other standards that will ensure that approval of the variance results in substantial conformity with the intent of this Code.
- E. Notification of action: The City's Zoning Administrator shall notify the subdivider in writing within five working days following consideration of a variance by the Planning and Zoning Commission and/or the City Commission. Said letter shall state the nature and conditions of approval of variances, or alternately, shall state the reasons for denial of a variance. Said letter shall also explain the next action required or available to the applicant.

(Ord. No. 555, 5-23-06)

PLANNING AND ZONING COMMISSION FINDINGS OF FACTS CHECKLIST

Request Da	teAddress
	Findings of facts for recommendations and decisions.
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7. Constitute a spot zone and therefore adversely affect adjacent

property values.



CITY OF TRUTH OR CONSEQUENCES

505 Sims Street, Truth or Consequences, New Mexico Phone: 575-894-6673 ext. 353 Fax: 575-894-6690

UTILITY VERIFICATION

REASON FOR VERIFICATION: Lot Split@ 300 N Maple requested
Summary Plat Amendment has been received, see offached
Action to be heard by public hearing on 2-1-21 Pt7 Commission Meeting.
@ P+7 Commission Meeting.
Utility Review as required by Sec. 15-15 AHernale Simm. Procedure see Attached
Reviewed By: Electric Department: Approved Denied Date 2-1-202
Water/Wastewater: X Approved Denied Date 2-1-2-21
Streets Department: Approved Denied Date 2-1-202 Planning/Zoning: Approved Denied Date 2-1-202
Utility Review Comments:
Wastewater is currently sharing a tap. It
Wastewater is currently sharing a tap. It should be split into two separate taps
upon Splitting, to avoid sewer issues.