CITY OF ESCANABA ZONING BOARD OF APPEALS

Official Minutes – Tuesday, April 16, 2024

CALL TO ORDER

A meeting of the Escanaba Zoning Board of Appeals (ZBA) was held on Tuesday, April 16, 2024 at 6:00 PM in Room Cl01 at City Hall, 410 Ludington Street, Escanaba, MI 49829.

Chair Thorsen called the meeting to order at 5:59 PM.

ROLL CALL

Chair Brian ThorsenPresent	Mbr. Jon LissAbsent
	Mbr. Don Curran Present
	Mbr. Richard Clark Present
,	

With five in attendance, a quorum of the ZBA was present.

ALSO PRESENT

City Administration:

- Tyler Anthony, Planning & Zoning Admin
- Brianna Ecklid-LaVigne, Confidential Sec.

• Ronald Beauchamp, City Council Liaison

Others:

Lisa Temple, 421 2nd Ave. S

3 other unnamed individuals were present.

AGENDA

Renner moved to approve the agenda as proposed. Curran seconded.

A voice vote was taken. MOTION PASSED.

CONFLICT OF INTEREST DECLARATIONS

Renner declared a conflict of interest; he owned land within 300 feet of the property subject to the variance request which was under review at this meeting. Thorsen noted that, per the Rules of Procedure, Renner had to leave the meeting room and wait until that business was finished.^{1,2}

Renner left the meeting at 6:01 PM.

PUBLIC HEARINGS

PH1: Variance Petition - 421 2nd Avenue South

Thorsen described the nature and process of public hearings before the ZBA. He then introduced the variance request.³

¹ "Each member .. shall avoid situations that are conflicts of interest As used here, a conflict of interest shall ... include ... issuing, deliberating on, voting on, or reviewing a case ... concerning work on land ... which is within 300 feet of land owned by [the member]" (sec. 301).

² "When a conflict of interest exists, the member ... shall[,] ... during deliberation [on a given item of business], leave the meeting room entirely until that [business] is completed" (sec. 302).

³ See exh. A. PH1.

Chair Thorsen opened the public hearing at 6:02 PM.

Temple, the variance's applicant, presented her case. She purchased the property in March 2009. During that process, she had asked both her appraiser and the title company to explain why the property was tagged with "legal nonconforming"; both failed to explain this in detail and told her not to worry. Since that time, she had done lots of work to improve the property, including landscaping, garden work, and removal of junk.

After a year or so, Temple explained, she decided to erect a shed on the property. She had spoken with her neighbor, the then-owner of $415 \, 2^{nd}$ Ave. S, who found it to be a good idea. That neighbor then told her that their shared property line was in a row of shrubs between their lots.

Temple then reported to have called the City – likely the City Clerk's Office – for information about permits. She was told that, since the type she had considered was manufactured off-site, then no permit was needed.⁴ With that, Temple had the accessory building moved onto the property along its east side.

The shed's placement only came into question after new owners moved into 415, two ownerships after the original neighbor, and 15 years after the shed was placed.⁵ They had planned to do some yard work, and they had a "mortgage"-type survey done for their lot.⁶ Through that survey, it was found that the property line was not in the shrubs, but closer to Temple's dwelling – this put her shed one foot over the line, into the neighbor's yard.

After this finding, Temple then approached Anthony, the Zoning Administrator, to see where on her lot she could move the shed. It was found that, due to the odd nature of her property and dwelling – including the fact that it was a corner lot – the only yard spaces left were front yards. Because of this, the only option was to apply to the ZBA for a variance.

Temple asked that her variance request be granted since she did not intend to break the law. She wished to fix the shed issue, and it seemed that moving it to another place on the lot was the only solution. Losing it would have been upsetting, since that was where she kept her garden tools. Given the hard work that Temple had done to improve the property – and several compliments therefor – she hoped that the ZBA would recognize this and allow her to continue working. Without the shed, she would not have had any place to store her tools.

Thorsen asked Temple if he correctly understood that she had an existing shed which was to be moved; she replied that he was correct.

Thorsen then sought discussion from Members. Clark assured Temple that she should not feel like a criminal over this case, given the known issues with the Zoning Ordinance. He added that she had obviously become well-versed in the Ordinance; Temple agreed, finding it a difficult text.

In addition to Temple's presentation, Members also considered a single written comment.⁷

With no further comments, Chair Thorsen closed the public hearing at 6:18 PM.

⁴ Permits have always been required for accessory buildings, site-built or not. However, with the City's historic administrative performance, it is very possible that Temple was told this falsehood.

⁵ Temple had reported these neighbors for a possible zoning violation. Indeed, a violation was present, and it was resolved. This did, however, draw attention to her own shed.

⁶ See exh. A, NBl att. 1.

⁷ See exh. B.

Anthony noted a suggestion he had for this case. The shed also ran afoul of lot coverage limits, and he felt that it made sense to address that matter, too. Brief discussion ensued.

Clark offered, Curran seconded:

RESOLUTION No. 24-01 RESOLUTION TO ESTABLISH FACTS IN THE MATTER OF CASE No. ZBA24-0001

RESOLVED, That the Zoning Board of Appeals, in the matter of Case No. ZBA24-0001, has made these findings of fact:

- 1. Lisa Temple, hereinafter 'the Applicant', submitted a request for variance, hereinafter 'the Request', which would grant permission to place an accessory building in front yard space;
- 2. The Applicant made the Request for the following described property, hereinafter 'the Property':

 The west 75 feet of Let 6 of Pleak 17 of the Original Plat of the City of Escenshall.

The west 75 feet of Lot 6 of Block 17 of the Original Plat of the City of Escanaba, as recorded in Liber 'A' of Plats, Page 74, Delta County Records,

Parcel No. 051-010-2929-336-001,

Commonly known as 421 2nd Avenue South;

- 3. The Applicant is the Property's owner;
- 4. Placement of accessory buildings in front yards is prohibited by section 509.2 of the Zoning Ordinance;
- 5. A dwelling on the Property is located such that there is no rear or side yard;
- 6. The Property was created on the 26th of July 1927, wherein the west 75 feet of the lot were granted to another person by that owner of the remaining east 65 feet of the lot;
- 7. The Zoning Ordinance was adopted on the 12th of April 1929;
- 8. An accessory building which will be subject to a variance in this case is 32 square feet in area; and
- 9. The remaining allowable lot coverage, exclusive of any accessory building, is 10 square feet per section 507 of the Zoning Ordinance.

A roll call vote was taken with the following results:

Yes: Curran, Thorsen, Harvey, Clark;

No: None;

Absent: Renner, Liss; MOTION PASSED.

Clark offered, Curran seconded:

RESOLUTION No. 24-02
RESOLUTION TO MAKE CONCLUSIONS AND ISSUE A DECISION
IN THE MATTER OF CASE No. ZBA24-0001

Whereas, The Zoning Board of Appeals, in the matter of Case No. ZBA24-0001, made certain findings of fact; therefore, be it

RESOLVED, That the Applicant has shown a practical difficulty by demonstrating that:

- 1. Strict compliance with area, setbacks, frontage, height, bulk, or density would unreasonably prevent the Applicant from using the Property for a permitted purpose;
- 2. A variance would do substantial justice to the applicant as well as to other property owners in the district, and that a lesser relaxation would not give substantial relief and be more consistent with justice to others;
- 3. The plight of the Applicant is due to unique circumstances of the Property; and
- 4. The problem was not self-created;

RESOLVED, That the Zoning Board of Appeals approves the Request; and

RESOLVED, That the following conditions are imposed:

- 1. No accessory building shall be placed any closer to 2nd Avenue South than the Property's dwelling;
- 2. All other requirements which apply to accessory buildings shall be followed.

A roll call vote was taken with the following results:

Yes: Curran, Thorsen, Harvey, Clark;

No: None:

Absent: Renner, Liss; MOTION PASSED.

Thorsen congratulated Temple on the granting of her variance.

Renner reentered the meeting at 6:27 PM.

PUBLIC COMMENT ON AGENDA ITEMS

None.

HOUSEKEEPING BUSINESS

Thorsen noted that there were no minutes to approve. Anthony explained that the April 2^{nd} regular meeting was accidentally canceled instead of being rescheduled. This meeting was then scheduled as a special one. With that, the ZBA had to wait until the next regular meeting to conduct regular business, such as approving minutes.

PUBLIC COMMENT ON ITEMS NOT ON THE AGENDA

None.

ADJOURNMENT

Curran moved to adjourn the meeting. Harvey seconded.

A voice vote was taken. MOTION PASSED.

The meeting adjourned at 6:29 PM.

EXHIBITS TO THESE MINUTES

- A. The meeting agenda and packet
- B. Tami Lynaugh-Kenny, Special meeting dated 4/16/24 for variance located at 421 2nd Ave S

APPROVAL

I, Tyler Anthony, Secretary of the Escanaba Zoning Board of the true and complete proposed minutes of a meeting of the Z of Delta, State of Michigan, held on 16 April 2024; that I have a minutes shall be made publicly available.	oning Board of Appeals of the City of Escanaba, County reviewed said proposed minutes; and that said proposed
REVIEWED:	Draft reviewed on: $\frac{4/8}{2024}$
Tyler Anthony, Secretary	Draft reviewed on: 4/18/2024 Draft available on: 4/18/2024
Tyler Anthony, Secretary Escanaba Zoning Board of Appeals	
I, Brian Thorsen, Chair of the Escanaba Zoning Board of Appare now approved; that these approved minutes shall be mamade/given/kept in accordance with the Open Meetings Act (MCL 125.3101 et seq.), said City's Code of Ordinances, and s	ide publicly available; and that all the foregoing was/is (MCL 15.261 et seq.), the Michigan Zoning Enabling Act
APPROVED:	Final approved on:
	Final available on:
Brian Thorsen, Chair	
Escanaba Zoning Board of Appeals	

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Official Minutes – April 16, 2024



Official Minutes – April 16, 2024 Exhibit A

Brian Thorsen, Chair Don Curran, Member Tyler Anthony, Planning & Zoning Christopher Renner, Vice Chair Paul Harvey, Member Richard Clark, Member Jon Liss, Member Ronald Beauchamp, City Council

ZONING BOARD OF APPEALS

Special Meeting Agenda - Tuesday, April 16, 2024, 6:00 PM

Council Chambers, Rm. 104 - Escanaba City Hall - 410 Ludington Street, Escanaba, MI 49829

CALL TO ORDER
ROLL CALL
APPROVAL/ADJUSTMENT TO AGENDA
CONFLICT OF INTEREST DECLARATIONS
PUBLIC HEARINGS

PH1: Variance Petition - 421 2nd Avenue South

The ZBA will hear a variance request from Lisa Temple. The applicant requests a variance from the restriction against accessory buildings in front yard space. Currently, no accessory buildings are allowed in front yards per Zoning Ordinance Sec. 509.2.

PUBLIC COMMENT ON AGENDA ITEMS NOT HAVING A PUBLIC HEARING

HOUSEKEEPING BUSINESS

UNFINISHED BUSINESS

NEW BUSINESS

PUBLIC COMMENT ON ITEMS NOT ON THE AGENDA

ADJOURNMENT

Respectfully submitted,

Tyler Anthony

Planning & Zoning Administrator

On behalf of the Zoning Board of Appeals

Official Minutes – April 16, 2024 Exhibit A

Brian Thorsen, Chair Don Curran, Member Tyler Anthony, Planning & Zoning Christopher Renner, Vice Chair Paul Harvey, Member Richard Clark, Member Jon Liss, Member Ronald Beauchamp, City Council

ZONING BOARD OF APPEALS

Public Participation Procedures

The City of Escanaba will provide all necessary, reasonable auxiliary aids and services to individuals with disabilities at the meeting/hearing upon five days' notice to the City of Escanaba Clerk's Office by writing or calling (906) 786-9402.

Those making public comment are expected to be familiar with the issue and have prepared comments ahead of time. To help the public in preparing for the meeting, any material shall be made available without cost to members of the public by request before the meeting.

Preference will be given to those persons who have notified the City in advance of the meeting. Such preference will be done by placing a person's name on the agenda, and they will be recognized by the presiding officer without further action. To have a name placed on the agenda, please contact the Planning & Zoning Department at least seven days before the meeting.

During the agenda item, when the floor is opened for public comment by the chair, individuals wishing to comment should:

- 1. Approach the podium.
- 2. Speak into the microphone.
- 3. State your full name and address for the record (providing spelling as necessary)
- 4. Direct all comments/questions to the Chairperson only.
- 5. Be guided by the following time limits:
 - Petitioner/aggrieved party 15 minutes (unless amended by the Chair)
 - General public 3 minutes (unless amended by the Chair)

The Chair may ask members of the audience to caucus with others sharing similar positions so they may select a single spokesperson.

Any person making personal, impertinent, or slanderous remarks, or who shall become boisterous while addressing the Zoning Board of Appeals, may be requested to leave the podium.

The Zoning Board of Appeals may be addressed regarding their business at any time by direct mail or by addressing the Planning & Zoning Department.



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Official Minutes – April 16, 2024 Exhibit A

PO Box 948 - 410 Ludington St., Second Floor Escanaba, MI 49829 906-789-7302

AGENDA ITEM REPORT Tuesday, April 16th, 2024, 6:00 PM

PH1: VARIANCE REQUEST, 421 2ND AVENUE SOUTH

The ZBA will hear a variance request from Lisa Temple. The applicant requests a variance from the restriction against accessory buildings in front yard space. Currently, no accessory buildings are allowed in front yards per Zoning Ordinance Sec. 509.2

BACKGROUND

Case# ZBA24-0001 Property Owner: Lisa Temple
Tax Parcel# 051-010-2929-336-001 Applicant: Lisa Temple

Address: 421 2nd Avenue South Zoning District: A – Single-Family

Property Description:

West 75' of Lot 6 of Block 17 of the Original Plat.

Variances

The Zoning Board of Appeals, in accordance with Sec. 304.2, may authorize a dimensional variance from the terms of the Ordinance as will not be contrary to the public interest, where, owing to special conditions, a literal enforcement of the provisions of the Ordinance would result in practical difficulty (Sec. 303.1.3).

The Zoning Board of Appeals may authorize upon appeal in specific cases such variance from the terms of the Zoning Ordinance as will not be contrary to the public interest where, owing to special conditions, a literal enforcement of the provisions of the Ordinance would result in practical difficulty in accordance with this section. A variance from the terms of the Ordinance shall not be granted by the Zoning Board of Appeals unless and until all requirements of the variance process are fulfilled (Sec. 304.2).

Application History

An application to appear before the Zoning Board of appeals was received on November 20, 2023, although it was incomplete. A second, complete application was received the following day, November 21, and the appropriate fees were paid. Since this application was not appealing any administrative decision, there is no 15-day filing requirement to be met.

Public Hearing Notices

The Zoning Administrator shall set and notice a public hearing in accordance with Section 201.5 and transmit to the Zoning Board of Appeals all papers and records regarding the appeal (Zoning Ordinance Sec. 304.2.2).

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Public hearing notification requirements have been fulfilled as follows:

• Newspaper notice: 29 March 2024.

• Mailed notice: 26 March 2024.

ANALYSIS

The Zoning Board of Appeals shall make findings that a "practical difficulty" has been shown by the applicant by finding that all of the following requirements have been met by the applicant for a variance (Sec. 304.2.3).¹

To more concisely approach this case, the ZBA might do well to observe a higher court's variance approach. The Michigan Court of Appeals has applied the following principles in cases on variances:

- 1. To obtain a dimensional variance, the applicant must show practical difficulty by demonstrating that:
 - (a) Strict compliance with area, setbacks, frontage, height, bulk, or density would unreasonably prevent the owner from using the property for a permitted purpose, or would render conformity unnecessarily burdensome;
 - (b) A variance would do substantial justice to the applicant as well as to other property owners in the district, and that a lesser relaxation would not give substantial relief and be more consistent with justice to others;
 - (c) The plight of the owner is due to unique circumstances of the property; and
 - (d) The problem was not self-created.
- 2. The ZBA must ensure that the "spirit of the zoning ordinance is observed, public safety secured, and substantial justice done" (MCL 125.604(7)).

Staff Opinion

The root issue here is that the dwelling on the property is a nonconforming building. Since the original Zoning Ordinance was adopted on April 12, 1929, there existed a chance that the building was illegal from the start. However, this was disproven when the dwelling was found on a Sanborn Fire Insurance map dated November $1921.^2$ It is worth noting, however, that two addresses are shown for the dwelling (421 2^{nd} Ave. S, 303 S 5^{th} St.), and for a second dwelling at the full lot's rear (415 2^{nd} Ave. S), which is now on a separate, partial lot.

Speaking of 415 2^{nd} Ave. S, that partial lot was created by a split done through a deed from July

¹ See attachment 2.

² See attachment 3.

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Official Minutes – April 16, 2024

Exhibit A

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1927.3 This, then, also dates to before the original Zoning Ordinance. Given these facts, the current lack of rear and side yards is cemented as a nonconforming status for the dwelling. It is also worth noting that this status evolved nearly a century ago, well before Lisa Temple owned it.

Because the lot is a corner one, the lot lines on 2nd Ave. S and S 5th St. are considered front lot lines, with front setbacks taken from each. This also means that the space between those front lot lines and the dwelling are front yard spaces. Per Zoning Ordinance sec. 509.2, "detached accessory buildings shall not occupy front yard space." But since the only usable yards on the property are front yards, there is nowhere to place an accessory building. The vast majority of properties in the City have rear yards large enough to accomodate an accessory building, and a good number of them have side yards in the same way. It is incredibly rare to find a dwelling without a rear yard.

The questions, then, are:

- 1. Is the owner unreasonably prevented from placing an accessory building on the property?
- 2. Would a variance do substantial justice to the owner and to others in the A Single-Family zoning district?
- 3. Is the owner's plight due to unique curcumstances of the property? and
- 4. Is the problem self-created?

From the staff perspective:

- The owner is unreasonably prevented from placing an accessory building. This is because there are no acceptable yards on the property which could be used for such a building.
- 2. A variance would indeed do substantial justice to the owner and to others zoning district. Since most other properties in the A – Single-Family zoning district can (and do) have accessory buildings, justice is not done by denying such an ability to this owner.
- 3. The owner's plight is due to unique curcumstances of the property. Since rear and side yards were gone by the time our Zoning Ordinance was adopted, no accessory building could have ever been placed on this property – so long as the dwelling remained.
- 4. The problem was not self-created. Again, these conditions have existed since day one of the Zoning Ordinance, plus two years.

With all of this in mind, it is staff's opinion that a variance should be granted in this case.

RECOMMENDATIONS

- See attachment 4. 3
- See attachment 5. 4

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1. Determine findings of fact

When the ZBA has weighed all relevant information, they must make findings of fact. Sample language:

"I move to adopt the following resolution:

RESOLVED, That the Zoning Board of Appeals, in the matter of Case No. ZBA24-0001, has made these findings of fact:

- 1. Lisa Temple, hereinafter 'the Applicant', submitted a request for variance, hereinafter 'the Request', which would grant permission to place an accessory building in front yard space;
- 2. The Applicant made the Request for the following described property, hereinafter 'the Property':
 The west 75 feet of Lot 6 of Block 17 of the Original Plat of the City of Escanaba, as recorded in Liber 'A' of Plats, Page 74, Delta County Records,
 Parcel No. 051-010-2929-336-001,
 Commonly known as 421 2nd Avenue South;
- 3. The Applicant is the Property's owner;
- 4. Placement of accessory buildings in front yards is prohibited by section 509.2 of the Zoning Ordinance;
- 5. A dwelling on the Property is located such that there is no rear or side yard;
- 6. The Property was created on 26 July 1927, wherein the west 75 feet of the lot were granted to another person by that owner of the remaining east 65 feet of the lot; and
- 7. The Zoning Ordinance was adopted on 12 April 1929.

2. Make conclusions and issue a decision

Given the facts, the ZBA must then make conclusions based on the findings of fact and issue a decision on the case. Sample language:

"I move to adopt the following resolution:

Whereas, The Zoning Board of Appeals, in the matter of Case No. ZBA24-0001, made certain findings of fact; therefore, be it

RESOLVED, That the Applicant has shown a practical difficulty by demonstrating that:

- 1. Strict compliance with area, setbacks, frontage, height, bulk, or density would unreasonably prevent the Applicant from using the Property for a permitted purpose;
- 2. A variance would do substantial justice to the applicant as well as to other property owners in the district, and that a lesser relaxation would not give substantial relief and be more consistent with justice to others;
- 3. The plight of the Applicant is due to unique circumstances of the Property; and
- 4. The problem was not self-created;

RESOLVED, That the Zoning Board of Appeals approves the Request; and

RESOLVED, That the following conditions are imposed:

- 1. No accessory building shall be placed any closer to 2^{nd} Avenue South than the Property's dwelling;
- 2. All other requirements which apply to accessory buildings shall be followed."

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Official Minutes – April 16, 2024 Exhibit A

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ATTACHMENTS

- 1. Zoning Ordinance Variance Application, 421 2nd Ave. S (including attached documents)
- 2. City of Escanaba, Michigan, City Code of Ordinances, appdx. A, sec. 304.2.3
- 3. Sanborn Map Company, Sanborn Fire Insurance Map from Escanaba, Delta County, Michigan, November 1921, 19
- 4. County of Delta, Michigan, Liber 87 of Deeds, 284
- 5. City of Escanaba, Michigan, City Code of Ordinances, appdx. A, sec. 509.2

ZONING ORDINANCE V

Exhibit A

Planning & Zoning Department - City of Escanaba

906-786-9402 - permits@escanaba.org - 410 Ludington St. Escanaba, MI 49829

PROPERTY IDENTIFICATION

Address 421 2nd Ave S

051-010-2929-336-001

VARIANCES. The Zoning Board of Appeals may authorize a dimensional variance from the terms of this Ordinance as will not be contrary to the public interest, where, owing to special conditions, a literal enforcement of the provisions of this Ordinance would result in practical difficulty.

TIME LIMIT. An appeal shall only be considered if filed within fifteen (15) days after the cause arises or the appeal shall not be considered. If such an appeal is not made, the decision of the Zoning Administrator shall be considered final.

REPRESENTATION AT HEARING. The applicant or the applicant's authorized agent must be present at the public hearing to properly answer questions concerning the appeal. If the applicant or agent is not present, the appeal may be deferred until the next meeting or dismissed, at the direction of the Board.

PUBLIC HEARING NOTICE. Notice of the public hearing will be made to property owners within 300 feet of the appealed property, as well as published in the newspaper so that they may appear before the Zoning Board of Appeals to voice any objections, support, or to further inquire.

CIRCUIT COURT REVIEW. A decision of the Zoning Board of Appeals shall be final. However, any party having a substantial interest affected by an order, determination or decision of the Zoning Board of Appeals may appeal to the Circuit Court if such appeal is made to the Court within thirty (30) days after the Zoning Board of Appeals issues its decision in writing, or within twenty-one (21) days after the Zoning Board of Appeals approves its minutes.

Further information regarding the Zoning Board of Appeals is outlined in Chapter 3 of the City Zoning Ordinance. The Ordinance can be found on our website at escanaba.org.

VARIANCE DESCRIPTION

Please describe the standard(s) from which you are petitioning for a variance, the practical difficulty stemming from those standards, and any other relevant information.

Attach any evidence you may need to this application.

Ordinance section(s) (i.e.: 505.2.3)

505.1.1, 505.2, 505.3, 509.1, 509.2, 509.3, 509.4 Property is non-conforming (legal) per title conveyed upon purchase. Lot is smaller than typical with house set on rear and side lines without currently legal setbacks leaving 1- 21/2 feet on each property line per recent survey by neighbor. Essentially there is no rear or side gard per adinance requirements as home is on a corner lot. Accessory building cannot be placed anywhere on this non-conforming lot that complies with set backs. Building is a garden/storage shed; 4' x 8' wide. Requesting a variance in order to place accessory building on west side of home, toward rear line+forward.

You may submit this form in person, by USPs and his arranged places make checks payable to "City of Escanaba". Credit cards may be accepted in-

15 of 40 PH1

Iditional processing fee applies.

ZONING ORDINANCE

Exhibit A) N

Planning & Zoning Department - City of Escanaba

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REQUIRED STANDARDS OF REVIEW

The Zoning Board of Appeals shall make findings that a "practical difficulty" has been shown by the applicant by finding that all the following requirements have been met by the applicant for a variance. If your case does not meet all these standards, it is likely that your variance will be denied.

Special Conditions and Circumstances Unique to the Land, Structure, or Building.

That special conditions and circumstances exist which are peculiar to the land, structure, or building involved and which are not generally applicable to other lands, structures, or buildings in the same district.

There is no side or rear yard for accessory building to be placed due to non-conforming set backs of existing house. Corner lot is considered two front yards.

Rights of Similar Properties in the Same Districts.

That literal interpretation of the provisions of this Ordinance would deprive the applicant of rights commonly enjoyed by other similar properties in the same district under the terms of this Ordinance.

Literal interpretation of the ordinance would deprive me of the right to an accessory building used for Storage of laun + garden equipment + tools, which are used for property maintenance + lands cape main tene.

Not a Result of Actions of the Applicant.

That the special conditions and circumstances do not result from the actions of the applicant.

This property was identified as legal non-conforming when acquired in 2009. House was already there Since 1928, and not a result of my actions.

Special Privileges Prohibited.

That granting the variance requested will not confer on the applicant any special privilege that is denied by this Ordinance to other lands, structures, or buildings in the same district.

No special privileges will be conferred, none requested beyond variance to locate accessory building in the only place it will fit.

Comparison to Other Lands, Structures, or Buildings Not a Factor.

That no nonconforming use of neighboring lands, structures, or buildings in the same district and no permitted or nonconforming use of lands, structures, or buildings in other districts shall be grounds for the issuance of a variance.

I am not aware of other uses pertaining to this request.

You may submit this form in person, by USPS or by email Please make checks payable to "City of Escanaba".

Credit cards may be accepted 16 of 40 additional processing fee applies.

ZONING ORDINANCE V

Exhibit A

12

Planning & Zoning Department – City of Escanaba

906-786-9402 - permits@escanaba.org - 410 Ludington St. Escanaba, MI 49829

Strict Compliance is Unnecessarily Burdensome.

That strict compliance with area, setbacks, frontage, height, bulk or density would unreasonably prevent the owner from using the property for a permitted purpose and would thereby render the conformity unnecessarily burdensome for other than financial reasons.

Strict compliance is not possible and thus creates an un-reasonable burden. Area, setbacks + street frontage requirements cannot be met per current ordinance due to lot size + home placement on lot.

Substantial Justice.

That a variance would do substantial justice to the applicant, as well as to other property owners in the district (the ZBA, however, may determine that a reduced relaxation would give substantial relief and be more just).

Granting this variance would allow the use of an accessory building. It is important to me to keep my yard clean, attractive + maintained. Proper storage of tools + maintenance items keeps property neat for neighbors.

Impact.

That the proposed variance will not impair an adequate supply of light and air to adjacent property or increase the congestion in public streets; that the variance will not increase the hazard of fire or flood or endanger public safety; that that the variance will not unreasonably diminish or impair established property values within the surrounding area; and that the variance will not be injurious to the neighborhood or otherwise detrimental to the public welfare.

Variance will not impair light, air, traffic palterns twould not oreate hazards. I do not believe it will diminish property values or otherwise injure neighbors or the public. It will oreate a positive impact by enhancing

Minimum Variance Necessary.

That the variance is the minimum variance that will make possible the reasonable use of the land, building, or structure.

Minimum variance of 8x8 Square foot-print (includes) pad for accessory building) will make possible the reasonable use of land + Structure.

Purpose and Intent of the Zoning Ordinance.

That the granting of the variance will be in harmony with the general purpose and intent of this Ordinance.

This variance will be in harmony with purpose stated in section 101.2, especially health, safety, comfort a convenience orderly development is important in this case to property + safety Store out door items.

You may submit this form in person, by USP. Credit cards may be accepted in-p 17 of 40 PH1 'ce checks payable to "City of Escanaba". ditional processing fee applies.

12

ZONING ORDINANCE

Exhibit A) N

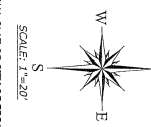
Planning & Zoning Department - City of Escanaba

906-786-9402 - permits@escanaba.org - 410 Ludington St. Escanaba, MI 49829

FEE, CONTACT INFORMATION, & AGREEMENT Fee due upon submittal: \$400 I certify that the information contained in this application is true and correct to the best of my knowledge and belief at the time of the application. I acknowledge that I understand and have complied with all the submittal requirements and procedures, and that this application is complete. I further understand that an incomplete submittal may cause my application to be deferred. If any of these entities are a company and not an individual, write: "Company Name (Contact's Name)" Owner Name Ltem ple 421 Cyphov.com Phone 906-282-3683 ve S. Escanaba MI 4989 Phone Address, City, State, ZIP Date Signature THIS SECTION FOR STAFF USE ONLY Application correct? XYes □ No 9379999

Zoning Board of Appeals

Official Minutes - April 16, 2024 Exhibit A



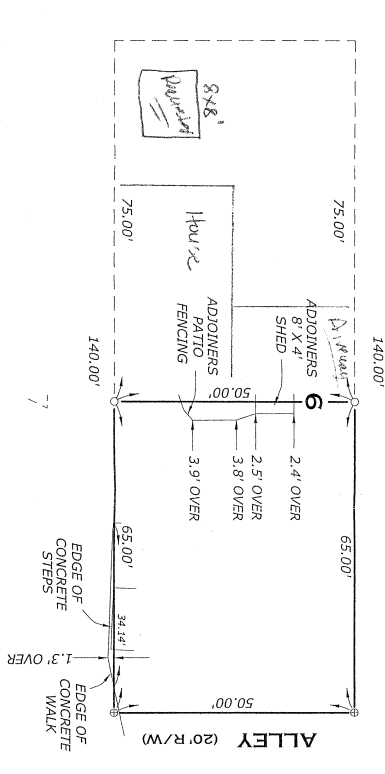
NDED IN LIBER "A" OF DEEDS PAGE 74. GINAL PLAT OF CITY OF ESCANABA

SECOND AVENUE SOUTH

(80' R/W)

East 65.0' feet of Lot 6 of Block 17 of Original Plat of Plat of Survey of

Delta County, Michigan City of Escanaba



SURVEY FOR PAULA SHAPY DATE OF SURVEY | JUNE 23, 2023 SUBJECT THE STATE OF MICHIGAN, HEREBY CERTIFY; THAT I HAVE CERTIFICATE OF SURVEY TO: DATE OF MAPPING $|\mathit{JUNE}\ 23,\,2023$ PROPER PHYSICAL INDICATED HEREON, THAT THERE ARE NO VISIBLE HAVE BEEN PLACED OR LOCATED AT THE POSITIONS MADE A SURVEY OF THE ABOVE DESCRIBED LANDS, JOB NUMBER | 23219-2306 THAT IRON MONUMENTS, TOGETHER WITH THOSE FOUND TERENCE S. WANIC, A PROFESSIONAL SURVEYOR IN JREMENTS (ENCROACHMENTS EITHER WAY ACROSS LINES, EXCEP BOUNDARY SURVEY PAULA SHAPY EXCEPT AS SHOWN, THAT THE BURVEY IS LESS THAN THE 6/23/23

TERENCE S. WANIC, Professional Surveyor No. 44296

4001044298 icense No. SINWA (J) NEVOR 19 of 40 PH1

-AND SURVEYORS,

Phone (906)786-1755, Escanaba, Michigan 49829 info@daviswanic.com 1410 Ludington Street

LEGEND

INDICATES A LINE NOT DRAWN TO SCALE IRON MONUMENTS SET

IRON MONUMENTS FOUND CONC. MONUMENTS SET

CONC. MONUMENTS FOUND CHISELED CROSS IN CONCRETE

MEASURED DISTANCE AND/OR BEARING

SECTION CONTROL CORNERS RECORDED DISTANCE AND/OR BEARING

Michigan Department of Treasury, 1019 (Rev, 11-23)

THIS IS NOT A TAX BILL

L-4400

Notice of Assessment, Taxable Valuation, and Property Classification
This form is issued under the authority of P.A. 206 of 1893, Sec. 211.24 (c) and Sec.211.34c, as amended. This is a model assessment notice to be used by the local assessor.

FROM: CITY OF ESCANABA

PARCEL IDENTIFICATION

ASSESSOR'S OFFICE PO BOX 948		PARCEL NUMBE	ER: 051-010-2 9	929-336-001		
ESCANABA, MI 49829		PROPERTY ADD	DRESS:			
 ,,		1	D AVE S			
			IABA, MI 49829			
OWNERS AND A APPRECONTENCIAL NAMED ON ACCESSA	ACMIT DOLL.	LOCAIN				
OWNER'S NAME & ADDRESS/PERSON NAMED ON ASSESSM	MEN ROLL:	PRIN	ICIPAL RESIDENCE EX			
TEMPLE LISA M 421 2ND AVE S		'	neowners Principal Residence"	1		
ESCANABA MI 49829-3935		1	lified Agricultural Property":	.00% .00%		
2007 1107 1207 1007 1007 1007 1007 1007		i '	Industrial Personal":	.00%		
•			「Commercial Personal": lified Forest Property":	Yes X No		
		1		Yes X No		
		Exempt As Devi	elopinent Property			
LEGAL DESCRIPTION:						
W 75 FT OF LOT 6 OF BLK 17 OF THE ORIGINA	L PLAT			·		
ACCORDING TO MOUNTAIN THE PROPERTY	/ IC CL ACCIEIED	AC. 404 (DECIDENT	FIAL IMPROVED			
ACCORDING TO MCL 211.34c THIS PROPERTY	1 15 CLASSIFIED	AS: 401 (RESIDEN	HAL-IMPROVED)			
PRIOR YEAR'S CLASSIFICATION: 401 (RESID	DENTIAL-IMPROV	/ED)				
The change in taxable value will increase/decrease your	tax bill for the 2024	PRIOR AMOUNT	CURRENT TENTATIVE AMOUNT	CHANGE FROM		
year by approximately: \$77		YEAR: 2023	YEAR: 2024	PRIOR YEAR TO CURRENT YEAR		
1. TAXABLE VALUE:		36,695	38,529	1,834		
2. ASSESSED VALUE:		43,200	48,500	5,300		
3. TENTATIVE EQUALIZATION FACTOR:	1.000					
4. STATE EQUALIZED VALUE (SEV):		43,200	48,500	48,500 5,300		
5. There WAS or WAS NOT a transfer of ownershi	p on this property	in2023 WAS NOT	And the second s			
6. Assessor Change Reason:			<u></u>			
The 2024 Inflation rate Multiplier is: 1.05						
Questions regarding the Notice of Assessment, Ta	xable Valuation, a	nd Property Classification	on may be directed to the	e Following:		
Name:	Phone:	Email ,	Address:			
JAMES MCNEIL	(906) 789-73	321				
March Board of Review Appeal Information. The	board of review	will meet at the follow	ing dates and times:			
THE CITY OF ESCANABA BOARD OF REVIEW V	VILL MEET: MONI	DAY, MARCH 11TH, BY	APPOINTMENT ONLY	FROM 9:00AM -		
NOON & 1:00PM - 4:00PM, CALL (906) 789-7321	OR (906) 789-732	2 TO SET UP AN APPO	DINTMENT. WEDNESD.	AY, MARCH 13TH, 🏻		
WALK-IN ONLY FROM 2:00PM - 5:00PM & 6:00PI AND 102, 410 LUDINGTON ST.	м - 9:00PM. MEE ⁻	IINGS WILL BE HELD	AT ESCANABA CITY HA	ALL ROOMS 101		
YOU MAY SUBMIT A LETTER AND PETITION TO	THE CITY ASSE	SSORS OFFICE IF YO	UR LETTER IS RECEIV	ED PRIOR TO		
BOARD OF REVIEW MEETINGS. CONTACT THE	ASSESSORS OF	FICE FOR PETITION	ASSISTANCE OR ANY	QUESTIONS		
RELATED TO THIS NOTICE OF ASSESSMENT.						
		10				
	21 of 4					
				*		



August 8, 2023

TEMPLE LISA M 421 2nd Ave S Escanaba, MI 49829

re: Accessory Building

Lisa,

I kindly ask that you make an appointment to visit this office at your earliest convenience. We have found that your accessory building, the shed in your driveway, has presented some issues. In addition to not having a permit, it encroaches into your neighbor's yard by 2.5 feet, and exceeds allowable lot coverage by 22 square feet. See the enclosed survey for notes of this encroachment. Please do not be alarmed. I only wish to work with you towards a solution.

Best regards,

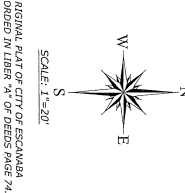
Tyler Anthony

Planning & Zoning Administrator

encl: Survey (E 65', Lot 6, Block 17, Original Plat, dated June 23, 2023)

Zoning Board of Appeals

Official Minutes – April 16, 2024 Exhibit A

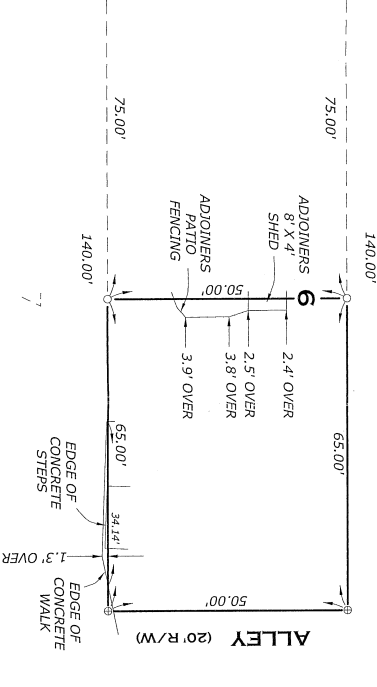


East 65.0' feet of Lot 6 of Block 17 of **Original Plat of** Plat of Survey of

Delta County, Michigan City of Escanaba

SECOND AVENUE SOUTH

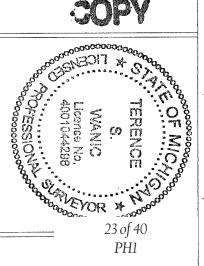
(80' R/W)



JOB NUMBER	JOB NUMBER 23219-2306
SURVEY FOR	SURVEY FOR PAULA SHAPY
SUBJECT	BOUNDARY SURVEY
DATE OF SUR	DATE OF SURVEY JUNE 23, 2023
DATE OF MAP	DATE OF MAPPING JUNE 23, 2023
CERTIFICATE (CERTIFICATE OF SURVEY TO:

I, TERENCE S. WANIC, A PROFESSIONAL SURVEYOR IN THE STATE OF MICHIGAN, HEREBY CERTIFY; THAT I HAVE PROPER PHYSICAL HAVE BEEN PLACED OR LOCATED AT THE POSITION THAT IRON MONUMENTS, TOGETHER WITH THOSE FOUND MADE A SURVEY OF THE ABOVE DESCRIBED LANDS NDICATED HEREON, THAT THERE ARE NO VISIBLE ERROR OF ENCROACHMENTS EITHER WAY ACROSS E OF THE UNADJUSTED FIEL URVEY IS LESS THAN THE AS SHOWN, THAT THE

TERENCE S. WANIC, Professional Surveyor No. 44296





Escanabá, Michigan 49829 Phone (906)786—1755, info@daviswanic.com 1410 Ludington Street Fax 786-6487

LEGEND

INDICATES A LINE NOT DRAWN TO SCALE IRON MONUMENTS SET IRON MONUMENTS FOUND

CONC. MONUMENTS FOUND CONC. MONUMENTS SET

CHISELED CROSS IN CONCRETE

RECORDED DISTANCE AND/OR BEARING MEASURED DISTANCE AND/OR BEARING SECTION CONTROL CORNERS

ZONING ANALYSIS WORKSHEET

NOTE: THIS IS NOT A ZONING PERMIT.

For preliminary informational puposes only. See full Zoning Ordinance for full regulations.

Measurements for this analysis are based on GIS maps and other available data and are not guaranteed to be accurate. Measurements for zoning projects are taken to DRIP EDGES of structures (not walls/foundations).

Date	//25	/2023	Red	quested by	· · · · · · · · · · · · · · · · · · ·		Pre	operty Address	421 2	nd Avenue S	outh
PROF	PERTY IN	FORI	MATION								
-03-272-6-27	g District			Α	Sir	igle Fam	nily Residentia				the state of the state of the
Lot Di	mensions/										
	Lot	Туре	:	Regular		Co	rner Lot?	Yes			
	Regul	ar Lot	:	Width		50	Depth	75	Total Area	3,750	s.f.
	Irregul	ar Lot	: [Total Area		s.f.
Existin	g Structur	es									
		escri	otion		s.f.		Rear Yard?				
	#1 F	louse			1,302		No				
	#2 S	hed			32		No				
	#3										
	_							Total Existing S	Structure Area	1,334	s.f
							Rea	ar Yard Existing S	Structure Area	0	s.f.
								J	<u>L.</u>		
Easem	ents/Right	t-of-W	/ays								
				-							
	DENSITY										
Maxin	num Builda	ble A		5 A - B	rty	,	and the second s	The second secon	100		
	507.1.2		35% of I	ot area							
	3,750	x	0.35	=			Max. E	Buildable Area - 1	Total Property	1,313	s.f.
	1,313	-	1,334	=			Remaining E	Buildable Area - 1	Total Property	-22	s.f.
Maxim	num Builda	ble A	rea - Rea	r Yard							
	509.4		Accesso	ry struct	tures may o	ссиру 5	50% of rear ya	rd space.	<u> </u>		
	Note: If 50%	of rear y	ard is greater	than total p	property remain	ing area, re	ear yard building are	ea will be limited to the t	otal remaining buildabl	e area.	
	50	х	2.8	×	0.5	=	70 s.f	Max. Ar	ea - Rear Yard	70	s.f.
	70	-	0	=	70		Remain	ing Buildable Ar	ea - Rear Yard	-22	s.f.
SETB	ACKS (Pri	mary	v Struct	ure)				-			: :
Front \	the state of the s			u.c,			· · · · · · · · · · · · · · · · · · ·				
	505.1.1		Least res	trictive o	f 25' or 35%	of lot de	pth	the state of the s			
	75	х	0.35	=	26.25 ft.				Front Setback	25.0	ft.
Side Ya									_		,
0.00		<u> </u>	İ .				and the second second		1		
	E0E 2.1		ľ		% of lot wid	-	•				
	505.2.1				er: 25% of lo th sides abu			v front yard setbac	·ks		
	Ind. Sides	i	50	x	0.1		25 of 40 PH1	Side	Setback - Ind.	5.0	ft.

Zoning Board of Appeals

Official Minutes - April 16, 2024

Exhibit A Side Setback - Both **Both Sides** 50 0.25 12.5 ft 12.5 ft. (Note: If Side 1 = 5.0 ft. Then Side 2 must be at least 7.5 ft.) Rear Yard 505.3.1 20' (+ 4' per story over 1 story) Stories 20 Rear Setback ft. **BUILDING HEIGHT (Primary Structure) Maximum Height** Dwelling = 35' max 508.1 Non-Dwelling = 45' max. **ACCESSORY STRUCTURES Distance Between Buildings** 10' from any dwelling situated on the same lot and 6' from any other building on 509.1 adjacent lot or accessory building on the same lot. **Front Yard Space** 509.2 May not occupy front yard space. **Side Yard Space** May occupy that portion of the side yard which is in excess of the side yard 509.3 requirements for the primary building. **Side Yard Setback** 509.5 3' from side property line **Rear Yard Setback** 509.5 5' from rear property line **Maximum Height - Accessory Structure** Private Garage - 18' max. 509.6 Other Accessory Structure - 12' max.

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SUMMARY/NOTES

	Licensed To: City of Escanaba,	Foundition									Comments/Influences	ORIGINAL PLAT	ax Description		ANABA MI	421 2ND AVE S	s Name	1	421 2ND AVE S	Property Address		GADNIS MARGARET M	BOCKMAN LINDA J	Exhib Grantor
	County of	1000 2000					-		agencia de la constanta de la			OF LITE	2	ggini dayi nenana	age constant	agra annana.					GADNIS	BOCKMAN LINDA J	TEMPLE LISA M	Grantee
	CM 08/22/2019		Who When	Flood Plain	Wooded Pond Waterfront Ravine Wetland	High Landscaped Swamp	X Level Rolling Low	Topography Site		X Sewer X Sewer X Gas	~	X Paved Road X Storm Sewer	Dirt Road Gravel Road	Public Improvements	X Improved	2024	Map #:	P.R.E. 100%	School: ES	Class: RES				
ţ	2019 Inspected	- 1	en What	lain	ont	þed		phy of	Street Lights Standard Utilities Underground Utils.	O	k	Road Sewer	ad Road	nents	d Vacant	Est TCV 89,404		% 03/20/2009	ESCANABA AREA PU	RESIDENTIAL-IMPRO	0	53,500	39,000	Sale Price
2021	2022	p 2023	2024	Year			ornibación excerción de la constante de la cons	-		D/W/P: 3.5 Wood Frame	Description	1224	RES/FFA 75 Actual	Description	Land Value	TCV/TFA:			PUBLIC SCHOOLS	Zoning: A	12/06/1985	09/06/2006	03/20/2009	Sale Date
6,200	6,200	5,900	5,900	Land Value						Concr	Description				lue Estimates	68.67			LS	SIN	WD	WD	WD	Inst. Type
29,100	31,600	37,300	38,800	Building Value						al Estimated	COSC ESCILLATES		nt Feet, 0.09 Total Acres	* Fact	for Land T					Building Permit(s)	03-ARM'S LENGTH	03-ARM'S LENGTH	03-ARM'S LENGTH	Terms of Sale
35,300	37,800	43,200	44,700	Assessed Value						6.30 37.57 Land Improvements	Rate		es Total	ы	RES 7					Date	291/42	858/300	947/322	Liber & Page
				Board of Trib						420 74 32 41 True Cash Value =	Size % Good	***************************************	Est. Land Value	o//0	***************************************					e Number	DEED	O DEED 0	2 DEED	Verified By
33,832C	34,948C	36,695C	36,695C	Tribunal/ Taxable Other Value						1,958 1 493 = 2,451	d Cash Value	***************************************	= 11,878	Value						Status	0.0	0.0	0.0	Pront. Trans.

Official Minutes – April 16, 2024 Exhibit A

Printed on

07/25/2023

SOU	TH	5TH	STI	REET

Due S 50'

Due E 75'	ORIGINAL PLA	3750.0sf W 75' LOT 6 BLK 17	Subject Site		Due W 75*	421 2ND AVENUE SOUTH - SITE		→
-----------	--------------	--------------------------------	--------------	--	-----------	-----------------------------	--	----------

Due N 50'

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Number:	
051-010-2929-336-001	

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*** Information herein	Chimney: Brick	v Wabiidir aiitiidie	FLat	*******	X Gable Gambrel	(3) Roof	v acorms & acreems	Fatto Doc	Double Glass	Casement	Horiz. Slide	X Double Hung		Motal cash	Wood gook	HOW .	X Avg. X Avg.		(2) Windows	X Insulation	en e	Brick	A wood/sningle	- 8	1	2 Bedrooms	0 Fac #F00H	1 00	1 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	Room Tist		Condition: Good		Yr Built Remodeled	ZANCE	BANCH SCATE.			X Wood Frame	A-Frame	Duplex	Town Home	Mobile	X Single Family	Building Type	Residential Building
deemed reliable but	Joists: 2 X 8 Unsupported Len: 13 Cntr.Sub: WD BEAM	(10) Floor Support	Walkout Doors	Walkout Doors (B)		Recreation SF	(9) Basement Finish	10	Treated V	Stone	8 Poured Conc.	Conc. Block	(8) Basement		t to :	330	Crawl: 0 S.F.	2	(7) Excavation			X Plaster	(b) Cellings	- 8		Other: Carpeted	Kitchen: Vinyl	(5) Floors	20114		Lg X Ord Small	Size of Closets		F.x X Ord Min	Trim & Decoration	_		Drywall X Plaster	(4) Interior				X Insulation	Eavestrough	(3) Roof (cont.)	1 of 1
not guaranteed***		Lump Sum Items:	1000 Gal Septic	Water 1	1 Public Sewer	D, 1	(14) Water/Sewer	Vent Fan		Ceramic Tile	1 Ceramic Tile Floor	Separate Shower	Extra Toilet	No Plumbing			oftener,	2 Figture Bath	Fight Fig			Many X Ave. Few	No. of Elec. Outlets	Ex. X Ord. Min	No./Qual. of Fixtures		100 Ampe Corrido	(12) Electric	Wood Furnace	Central Air	No Heating/Cooling	Heat Pump	Forced Heat & Cool	Wall/Floor Furnace		Electric Wall Heat		Elec. Ceil. Radiant	Electric Baseboard	Forced Hot Water	Alr W/		Wood	X Gas Oil Elec.	(11) Heating/Cooling	Parcel Number:
									0000	NO+Da.	Exterior I Story	۵.		Public Water		Ceramic Tile Floor	Other Additions/Adjustme		1 Story Siding	Story		Building Areas	Phy/Ab.Phy/Func/Econ/Com	(11) Heating System:	Cost Est. for Res. B	security system	Central Vacuum	Trash Compactor	Sauna	Self Clean Range	Standard Range	Microwave	Owen	ליניוידבי הפטן ייולי	Tachazzi Tib	Total Mood	Vented Hood	dul. tot	Vent Fan	Bath Heater		Dishwasher		Appliance Allow.	(15) Built-ins	er: 051-010-2929-336-001
									f (1)								stments		Slab		r Foundation		/Comb. % Good=45/100/100/100/45	# For	Bldg: 1 Single Family		1000	Estimated T.C.V: 75.075	Total Depr Cost: 84 639	Area: 1,302	Effec. Age: 55	Class: C	Direct-Ague	Tito of troop of	Wood Store	וופטר לדולתדטרטד	trenab & Story	Pretab I Story	N				N	Interior 1 Story	(15) Fireplaces	-001
								(IKES /) 0.00	(Dos 7) 0 007	TOCATA.			ш					Total: 177			Size Cost		5F. 100/100/45		RANCH	00000000000000000000000000000000000000	Č	075	< :						angere ere	and the second	nyaking su			Segment	=0000000	and	Pred Tipe	Area Type	(16) Porches/Decks	Printed on
								+(*.	1/ TCVI	100,000				1,430 643		1 072 482		177,920 80,065		; !;	Cost New Depr. Cost				Cls C Blt 1928			Carport Area:	Bsmnt Garage:	~~~	No Conc. Floor:	atorage Breat	% Good.	Maccii. Poots:			Foundation:	Common Wall:	Stone Ven.:	Brick Ven.:	Exterior:	Class:	Car Capacity:	বা	s (17) Garage	07/25/2023
	***************************************	*********	*******				*******			****		******	******	*****						20						<u></u>	. Arrivana de		*****				,		******					t-inmans						023

#** Noning Board of Appeals

Sketch by Apea Sketch

Sketch by Apea Sketch

Parameter of Appeals

A21 2 Official Minutes – April 16, 2024 Exhibit A VINYL EXT 14 X 30 CON DR 20' 1ST-SLAB 280.0 sf 4 27' **421 2ND AVENUE SOUTH** WD SHINGLE EXT BLT 1928 1ST+B 972.0 sf 1ST-SLAB 50.0 sf 365' **SOUTH 5TH STREET**

Section 304. Appeals and Variances.

...

- 304.2.3. Required Standards of Review. The Zoning Board of Appeals shall make findings that a "practical difficulty" has been shown by the applicant by finding that all of the following requirements have been met by the applicant for a variance.
 - A. Special Conditions and Circumstances Unique to the Land, Structure, or Building. That special conditions and circumstances exist which are peculiar to the land, structure, or building involved and which are not generally applicable to other lands, structures, or buildings in the same district;
 - B. Rights of Similar Properties in the Same Districts. That literal interpretation of the provisions of this Ordinance would deprive the applicant of rights commonly enjoyed by other similar properties in the same district under the terms of this Ordinance;
 - C. Not a Result of Actions of the Applicant. That the special conditions and circumstances do not result from the actions of the applicant;
 - D. Special Privileges Prohibited. That granting the variance requested will not confer on the applicant any special privilege that is denied by this Ordinance to other lands, structures, or buildings in the same district;
 - E. Comparison to Other Lands, Structures, or Buildings Not a Factor. That no nonconforming use of neighboring lands, structures, or buildings in the same district and no permitted or nonconforming use of lands, structures, or buildings in other districts shall be considered grounds for the issuance of a variance;
 - F. Strict Compliance is Unnecessarily Burdensome. That strict compliance with area, setbacks, frontage, height, bulk or density would unreasonably prevent the owner from using the property for a permitted purpose and would thereby render the conformity unnecessarily burdensome for other than financial reasons;
 - G. Substantial Justice. That a variance would do substantial justice to the applicant, as well as to other property owners in the district (the ZBA, however, may determine that a reduced relaxation would give substantial relief and be more just);
 - H. Impact. That the proposed variance will not impair an adequate supply of light and air to adjacent property or increase the congestion in public streets; that the variance will not increase the hazard of fire or flood or endanger public safety; that that the variance will not unreasonably diminish or impair established property values within the surrounding area; and that the variance will not be injurious to the neighborhood or otherwise detrimental to the public welfare;
 - I. *Minimum Variance Necessary.* That the variance is the minimum variance that will make possible the reasonable use of the land, building, or structure;
 - J. *Purpose and Intent of the Zoning Ordinance.* That the granting of the variance, will be in harmony with the general purpose and intent of this Ordinance.

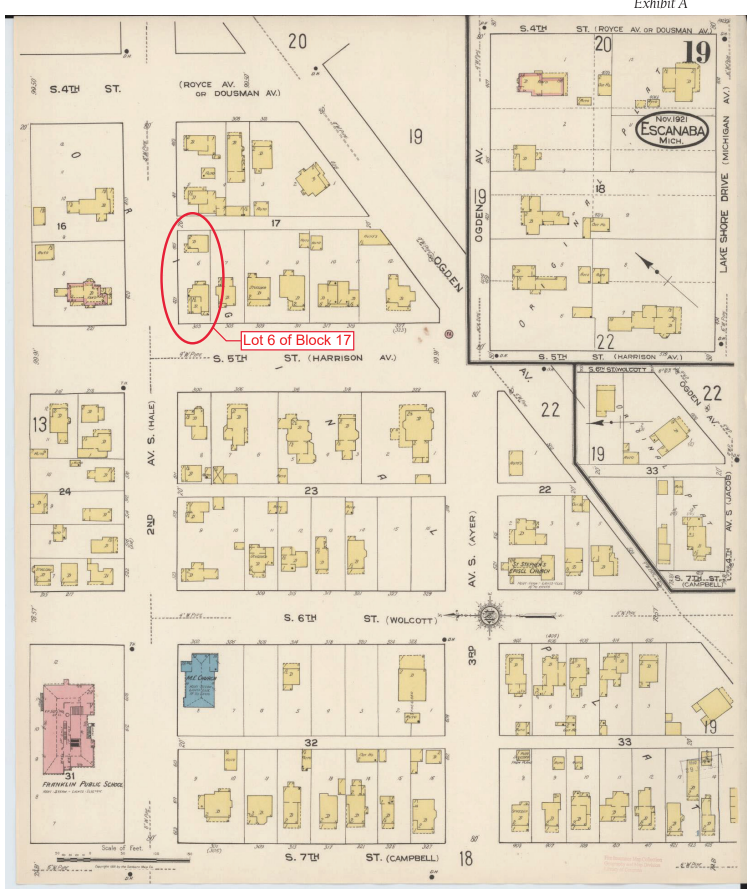
...

(Ord. No. 1259, Ch. I, 5-5-22)

Created: 2023-10-25 12:52:10 [EST]

Official Minutes	s – April 16, 202
	Exhibit 4

Zoning Board of Appeals



33 of 40 PH1

Received for Record this 2 nd day of day at 1921, at 1913 o'clock 4. M., (as a proper certificate was furnished in compliance with Section 3957, Compiled Laws of Michigan, 1897).
This Andanton
Hearge I mc Even in the year of our Lord one thousand nine hundred and furenty seven
Large J. McEven in the year of our Lord one thousand nine hundred and twenty seven party of the first part, and Storge J. McEven, of Escansha, Michigan,
michigan, and Large I, McEwen, of Escanaba, Michigan, party of the first part, and Marge I, McEwen, of Escanaba, Michigan, party of the second part,
WITNESSETH, That the said part y of the first part, for and in consideration of the sum of
toin hand paid by the said part of the second part, the receipt whereof is hereby confessed and acknowledged, do by these
presents, grant, bargain, sell, remise, release, alien and confirm unto the said partof the second part, andheirs and assigns, FOREVER, ALL
The West Sevente-Lace (US 75) lest a Set Musches described as follows, to-wit:
The West Seventy-five (W 75) feet of Lot Mumbered Six (6) of Black Numbered werenteen (17) of the Original Plat of the Village, now City, of Escanaba,
Including an easement through or under the surface of the last sipty-five (E. 65) feet of haid Lat lix (6) of Block Seventeen (17) Original Plat, for any existing or
necessary water pipes, gas pipes and sewer pipes deed in connection with the house located on the West 75 feet of saidlot; reserving however, from the effect of this
conveyance an easement through of under the West 75 feet of Lat Numbered Lip (6) Black leverteen (17) Original Plat, for any water pipes, gas pipes and sewer pipes now existing a
becoming necessary in the futilize for the use of the house located on the East sipty - fler
(E. 65) felt of said let numbered by - Block Numbered Seventeen Original Plat, round
that if the right under either of these easements is exercised, -no specting improveme shall be seriously injured and the surface of the land disturbed shall be restored
shall be seriously injured and the surface of the land disturbed shall be restored as nearly as possible to its original condition by the owner exercising said nights.
Together with all and Singular, the hereditaments and appurtenances thereunto belonging or in anywise appertaining; To Have and to Hold the said premises, as Acceptable, with the appurtenances, unto the said part of the second part, and to heirs and assigns, FOREVER.
And the said Sarah J. Barras, a woman of lawful a ge, of Land Reputs, Michigan part y of the first part, for herself, her heirs, executors, and administrators, do excovenant,
grant, bargain and agree to and with the said part and of the second part, heirs and assigns, that at the time of the ensealing
grant, bargain and agree to and with the said partof the second part,heirs and assigns, that at the time of the ensealing and delivery of these presents well seized of the above granted premises IN FEE SIMPLE; that they are free
grant, bargain and agree to and with the said partof the second part,heirs and assigns, that at the time of the ensealing
grant, bargain and agree to and with the said part grant of the second part, heirs and assigns, that at the time of the ensealing and delivery of these presents well seized of the above granted premises IN FEE SIMPLE; that they are free from all incumbrances whatever;
grant, bargain and agree to and with the said part and of the second part, heirs and assigns, that at the time of the ensealing and delivery of these presents well seized of the above granted premises IN FEE SIMPLE; that they are free from all incumbrances whatever; and that will, and heirs, executors, and administrators, shall Warrant and Defend the same against all lawful claims whatsoever;
grant, bargain and agree to and with the said part at of the second part, here heirs and assigns, that at the time of the ensealing and delivery of these presents well seized of the above granted premises IN FEE SIMPLE; that they are free from all incumbrances whatever; and that will, and heirs, executors, and administrators,
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grant, bargain and agree to and with the said part. I of the second part, here said saigns, that at the time of the enscaling and delivery of these presents well seized of the above granted premises IN FEE SIMPLE; that they are free from all incumbratices whatever; and that will, and heirs, executors, and administrators, shall Warrant and Defend the same against all lawful claims whatsoever; In Witness Whereof, The said part I of the first part has hereunto set here hand and seal, the day and year first above written. Signed, Scaled and Delivered in Presence of Lu. Brally SEAL STATE OF MICHIGAN. SS. On this 26. On this 26. On this 26. in and for said County, personally appeared. Larsh J. Barrans, a warman of lamful agg, of though Raphles,
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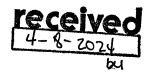
Section 509. Accessory Buildings.

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509.2. Front Yard Space. Detached accessory buildings may not occupy front yard space.

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(Ord. No. 1259, Ch. I, 5-5-22)



April 4, 2024

Zoning Board of Appeals 410 Ludington Street Escanaba, MI 49829

Re: Special meeting dated 4/16/24

For variance located at 421 2nd Ave S

This letter is regarding a variance request from Lisa Temple. My schedule does not allow me to attend the April 16th meeting and I wanted to make my feelings about it known.

I live near this home and drive or walk by it every day. I have no objections to a shed being in the front yard.

Please contact me if there is anything else I can do in support of this variance.

Sincerely,

Tami Lynaugh-Kenny

406 Ogden Ave, Escanaba

tami.kenny@hotmail.com