

Board of Adjustment Staff Report

Meeting Date: October 1, 2020

VARIANCE CASE NUMBER: Variance Case Number WPVAR20-0004

(Merritt Rear Yard Setback Reduction)

BRIEF SUMMARY OF REQUEST: Reduction of the required rear yard setback from 20 feet to 9 feet, 9 inches, to facilitate the construction of a new detached garage.

STAFF PLANNER: Roger Pelham, Senior Planner

775.328.3622

rpelham@washoecounty.us

CASE DESCRIPTION

For possible action, hearing, and discussion to approve a variance to allow the reduction of the required rear yard setback from 20 feet to 9 feet, 9 inches, to facilitate the construction of a new detached garage on a parcel of land with an existing single-family residence. This constitutes a reduction of 10 feet, 3 inches.

Applicant/Property Owner: Jamey and Jennifer Merritt Location: 2152 Tanager Court, at the

northern terminus of Tanager Court, approximately 400 feet north of its intersection with

Wagtail Drive 530-533-11

APN: 530-533-11

Parcel Size: ± 0.44 acres ($\pm 19,166$ square feet)

Master Plan: Suburban Residential (SR)

Regulatory Zone: Medium Density Suburban (MDS)

Area Plan: Spanish Springs
Citizen Advisory Board: Spanish Springs

Development Code: Authorized in Article 804,

Variances

Commission District: 4 – Commissioner Hartung



STAFF RECOMMENDATION

APPROVE APPROVE WITH CONDITIONS

DENY

POSSIBLE MOTION

I move that, after giving reasoned consideration to the information contained in the staff report and information received during the public hearing, the Washoe County Board of Adjustment deny Variance Case Number WPVAR20-0004 for Jamey and Jennifer Merritt, being unable to make all required findings in accordance with Washoe County Development Code Section 110.804.25.

Staff Report Contents

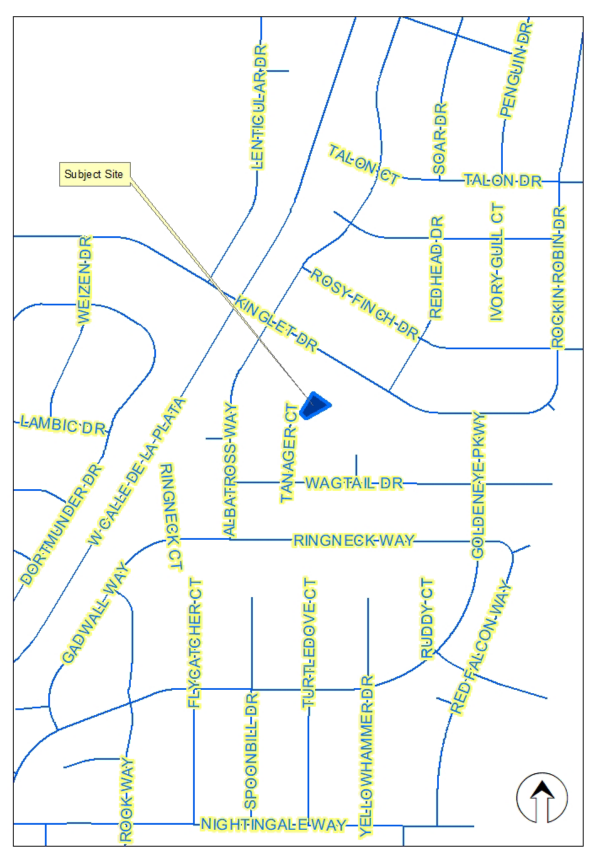
Variance Definition	3
Vicinity Map	4
Site Plan	5
Project Evaluation	8
Spanish Springs Citizen Advisory Board (SSCAB)	9
Reviewing Agencies	9
Recommendation	10
Motion	10
Appeal Process	11
Exhibits Contents	
Agency Comments	Exhibit A
Public Notice	Exhibit B
Project Application	Exhibit C
CAB Materials	Exhibit D

Variance Definition

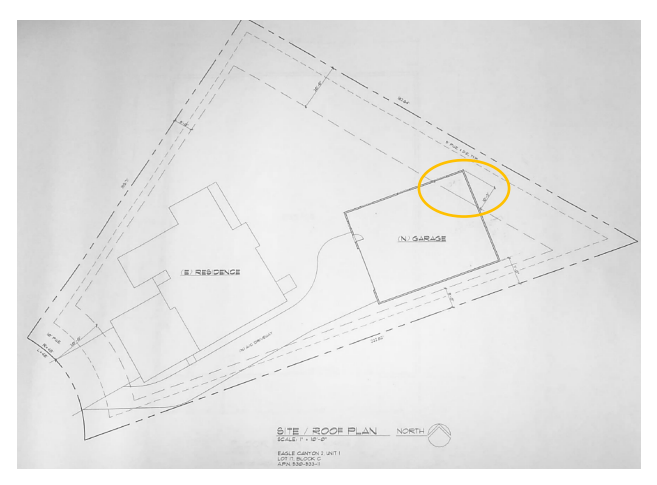
The purpose of a variance is to provide a means of altering the requirements in specific instances where the strict application of those requirements would deprive a property of privileges enjoyed by other properties with the identical regulatory zone because of special features or constraints unique to the property involved; and to provide for a procedure whereby such alterations might be permitted by further restricting or conditioning the project, so as to mitigate or eliminate possible adverse impacts. If the Board of Adjustment grants an approval of the variance, that approval is subject to conditions of approval. Conditions of approval are requirements that need to be completed during different stages of the proposed project. Those stages are typically:

- Prior to permit issuance (i.e., a grading permit, a building permit, etc.).
- Prior to obtaining a final inspection and/or a certificate of occupancy on a structure.
- Prior to the issuance of a business license or other permits/licenses.
- Some conditions of approval are referred to as "Operational Conditions."
 These conditions must be continually complied with for the life of the business or project.

The subject site consists of one parcel of land, approximately 19,166 square feet in size. The parcel is master planned as Suburban Residential (SR) and has a regulatory zone of Medium Density Suburban (MDS). Detached accessory structures, such as garages are permissible on the parcel of land. Variances to setback standards for detached accessory structures are permissible subject to the provisions of Article 804, Variances of the Washoe County Development Code. Conditions of approval are not included with this staff report as denial of the variance has been recommended.



Vicinity Map



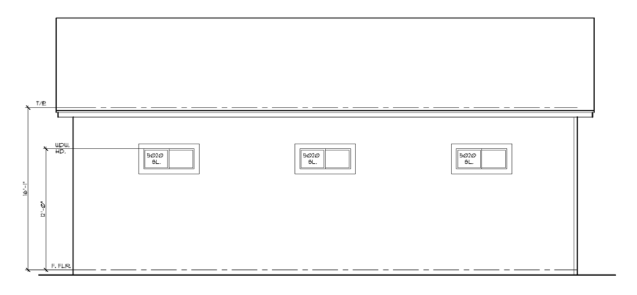
Site Plan



Overhead Photo



NORTH ELEVATION



EAST ELEVATION

Elevations





Project Evaluation

The applicant is requesting to reduce the rear yard setback on the north side of the parcel of land from 20 feet to approximately 9 feet, 9 inches to facilitate the construction of a new detached accessory structure, a garage.

It is important to recognize that Nevada Revised Statues (NRS 278.300) limits the power of the Board of Adjustment to grant variances only under particular circumstances. The applicant has the responsibility to demonstrate that the subject property exhibits one or more of the following characteristics to demonstrate a hardship: 1) exceptional narrowness, shallowness, or shape of a specific piece of property; or 2) by reason of exceptional topographic conditions; or 3) other extraordinary and exceptional situation or condition of the piece of property. If such a finding of fact **can** first be made, then the Board must also show that the strict application of the regulation would result in peculiar and exceptional practical difficulties to, or exceptional and undue hardships upon, the owner of the property.

It is the opinion of staff that this parcel of land does not demonstrate such circumstances.

The regulatory zone of the subject parcel of land is Medium Density Suburban (MDS). The minimum lot width for that zone is 80 feet. The subject parcel is approximately 48 feet in width, at the frontage to Tanager Court and it is approximately 183 feet in width at the rear property line. This results in an average lot width of approximately 115 feet. The subject parcel is not exceptionally narrow.

The western property line is approximately 156 feet in length and the eastern property line is approximately 223 feet in length. This results in an average lot depth of approximately 189 feet. The subject parcel is not exceptionally shallow.

The subject parcel is essentially a "pie-slice" shape. This shape of parcel is common particularly on cul-de-sac streets. The parcel is not exceptionally shaped.

The applicant notes the shape of the parcel as being the reason for the requested variance. The following is from the variance application cover letter provided by the applicant:

Please find enclosed my variance application request for property 2152 Tanager Ct., Sparks, NV also known as APN 530-533-11. We would like to construct a 50x40 detached garage to be located within my back yard. Due to the shape of my parcel, we are respectfully requesting consideration of a variance to Washoe County Code Article 406.05.01 20' rear yard setback. We are requesting for 221 sf of the overall 2,000 sf detached garage to be within the 20' rear yard setback by approximately 10' 3". The request for the setback is to allow for additional separation between the proposed detached garage and the existing single family dwelling. With this setback, it will provide easier access to the detached garage door when parking vehicles.

We have enclosed additional pictures as a reference to show that there are no negative impacts to our property or surrounding neighbors by moving into rear setback.

Thank you for your time and consideration.

The subject parcel is essentially flat. The parcel does not contain exceptional topographic conditions.

As is demonstrated by the overhead photo on page 5 of this report, the subject site is within an area developed with similar houses on similar lots. There is a drainage facility adjacent to the rear of the parcel. Staff has identified no unique or extraordinary situations or conditions that result in an undue hardship on the owner of the property.

Options open to the applicant include reducing the depth of the garage by approximately 10 feet or by relocating the garage approximately 10 feet further south (while maintaining the required internal setbacks between buildings in accordance with Building and Fire code) or reducing the height of the proposed structure to 12 feet at the mid-point of the roof. Each of these three options would allow the construction of a garage within the requirements of the development code.

Because staff can find no hardship of the land, as required by NRS and the Washoe County Code, denial of the variance request is recommended.

Spanish Springs Citizen Advisory Board (SS CAB)

The proposed project was presented by the applicants at the regularly scheduled citizen advisory board meeting on September 2, 2020. In accordance with COVID-19 procedures the meeting was conducted by "zoom."

The CAB voted unanimously to recommend the approval of the variance request. The CAB expressed that the wide drainage facility to the rear of the subject site is a unique circumstance applicable to this property.

Materials presented by the applicant to the CAB are included at Exhibit D to this report.

Reviewing Agencies

The following agencies received a copy of the project application for review and evaluation.

- Washoe County Community Services Department
 - o Planning and Building Division
 - Engineering and Capital Projects Land Development
- Washoe County Health District
 - Air Quality
 - o Environmental Health
 - Emergency Medical Services
- Washoe County Sheriff
- Truckee Meadows Fire Protection District
- Regional Transportation Commission
- Washoe Storey Conservation District

Of the nine above-listed agencies/departments none provided substantive comments or recommended conditions of approval in response to their evaluation of the project application.

Staff Comment on Required Findings

Washoe County Development Code Section 110.804.25, Article 804, Variances, requires that all of the following findings be made to the satisfaction of the Washoe County Board of Adjustment before granting approval of the request. Staff has completed an analysis of the variance application and has determined that the proposal is in compliance with the required findings as follows.

 Special Circumstances. Because of the special circumstances applicable to the property, including exceptional narrowness, shallowness or shape of the specific piece of property; exceptional topographic conditions; extraordinary and exceptional situation or condition of the property and/or location of surroundings; the strict application of the regulation results in exceptional and undue hardships upon the owner of the property.

<u>Staff Comment:</u> As detailed in the Project Evaluation section of this report, staff was not able to identify any special circumstances applicable to the property, including exceptional narrowness, shallowness or shape of the specific piece of property; exceptional topographic

- conditions; extraordinary and exceptional situation or condition of the property and/or location of surroundings, as required by NRS and the Washoe County Code.
- 2. <u>No Detriment.</u> The relief will not create a substantial detriment to the public good, substantially impair affected natural resources or impair the intent and purpose of the Development Code or applicable policies under which the variance is granted.
 - <u>Staff Comment:</u> Approval of the variance may be seen to impair the intent and purpose of the Development Code or applicable policies under which the variance is granted, as variances are intended to be granted only when special circumstances are present.
- 3. <u>No Special Privileges.</u> The granting of the variance will not constitute a grant of special privileges inconsistent with the limitations upon other properties in the vicinity and the identical regulatory zone in which the property is situated.
 - <u>Staff Comment:</u> Because there are no special circumstances applicable to the subject site, approval of the requested variance may be seen to grant special privileges to the applicant that are inconsistent with the limitations upon other properties in the vicinity and the identical regulatory zone.
- 4. <u>Use Authorized.</u> The variance will not authorize a use or activity which is not otherwise expressly authorized by the regulation governing the parcel of property.
 - <u>Staff Comment</u>: Construction of a detached accessory structure is allowed within the MDS zone, subject to compliance with generally-applicable Code provisions.
- 5. <u>Effect on a Military Installation.</u> Issuance of the permit will not have a detrimental effect on the location, purpose or mission of the military installation.
 - <u>Staff Comment:</u> There is no military installation within the area required to be provided notice of this request. Therefore, there can be no detrimental effect on the location, purpose or mission of a military installation.

Recommendation

After a thorough analysis and review, denial is recommended for Variance Case Number WPVAR20-0004. Staff offers the following motion for the Board consideration.

Motion

I move that, after giving reasoned consideration to the information contained in the staff report and information received during the public hearing, the Washoe County Board of Adjustment deny Variance Case Number WPVAR20-0004 for Jamey and Jennifer Merritt, being unable to make all required findings in accordance with Washoe County Development Code Section 110.804.25:

- Special Circumstances. Because of the special circumstances applicable to the property, including exceptional narrowness, shallowness or shape of the specific piece of property; exceptional topographic conditions; extraordinary and exceptional situation or condition of the property and/or location of surroundings; the strict application of the regulation results in exceptional and undue hardships upon the owner of the property;
- 2. <u>No Detriment.</u> The relief will not create a substantial detriment to the public good, substantially impair affected natural resources or impair the intent and purpose of the Development Code or applicable policies under which the variance is granted;
- 3. <u>No Special Privileges.</u> The granting of the variance will not constitute a grant of special privileges inconsistent with the limitations upon other properties in the vicinity and the identical regulatory zone in which the property is situated;
- 4. <u>Use Authorized.</u> The variance will not authorize a use or activity which is not otherwise expressly authorized by the regulation governing the parcel of property;

5. <u>Effect on a Military Installation.</u> Issuance of the permit will not have a detrimental effect on the location, purpose or mission of the military installation.

Appeal Process

Board of Adjustment action will be effective 10 calendar days after the written decision is filed with the Secretary to the Board of Adjustment and mailed to the applicant, unless the action is appealed to the Washoe County Board of County Commissioners, in which case the outcome of the appeal shall be determined by the Washoe County Board of County Commissioners. Any appeal must be filed in writing with the Planning and Building Division within 10 calendar days from the date the written decision is filed with the Secretary to the Board of Adjustment and mailed to the applicant.

Applicant: Jamey and Jennifer Merritt

2152 Tanager Court Sparks, NV 89441



WASHOE COUNTY

COMMUNITY SERVICES DEPARTMENT Engineering and Capital Projects

1001 EAST 9TH STREET PO BOX 11130 RENO, NEVADA 89520-0027 PHONE (775) 328-3600 FAX (775) 328.3699

Date: August 26, 2020

To: Roger Pelham, Senior Planner, Planning and Building Division

From: Leo Vesely, P.E., Engineering and Capitol Projects Division

Re: Variance Case WPVAR20-0004 – Merritt Setback Variance

APN 530-533-11

GENERAL PROJECT DISCUSSION

Washoe County Engineering and Capital Project staff has reviewed the above referenced application. The application is for a variance to allow the reduction of the required rear yard setback from 20 feet to 9 feet, 9 inches, to facilitate the construction of a new detached garage on a parcel of land with an existing single-family residence. The Engineering and Capital Projects Division recommends approval with the following comments and conditions of approval which supplement applicable County Code and are based upon our review of the application prepared by the applicant/home owner. The County Engineer shall determine compliance with all the following conditions of approval.

For questions related to sections below, please see the contact name provided.

GENERAL EGINEEERING CONDITIONS

Contact Information: Leo Vesely, P.E. (775) 328-2041

There are no general engineering related comments.

DRAINAGE (COUNTY CODE 110.416, 110.420, and 110.421) Contact Information: Leo Vesely, P.E. (775) 328-2041

There are no Drainage related comments.

TRAFFIC AND ROADWAY (COUNTY CODE 110.436)

Contact Information: Mitchell Fink (775) 328-2050

There are no Traffic related comments.

UTILITIES (County Code 422 & Sewer Ordinance)

Contact Information: Tim Simpson, P.E. (775) 954-4648

There are no utility related conditions of approval.







WWW.WASHOECOUNTY.US

From: Way, Dale To: Pelham, Roger

Lee, Brett; Lemon, Brittany Cc:

WPAVR20-0004 (Merrit Rear Yard Setback Reduction) - Conditions of Approval Subject: Date:

Friday, August 21, 2020 11:54:46 AM

Roger,

TMFPD has no specific comment or condition of approval for this request.

Thank you.

Dale Way

Deputy Fire Chief - Fire Prevention | Truckee Meadows Fire & Rescue dway@tmfpd.us | Office: 775.326.6000 3663 Barron Wy, Reno, NV 89511



"Committed to excellence, service, and the protection of life and property in our community"

Rosa, Genine Pelham, Rog

Subject: Variance Case Number WPVAR20-0004 (Merritt Rear Yard Setback Reduction)

Date: Monday, August 24, 2020 4:55:55 PM

Hello Roger,

No Comments

Please let me know if I'm missing anything that Mike used to include in his comments. He no longer works at Washoe County and there was not a transition period so I'm kind of winging it

Thanks!

Genine Rosa

Environmental Engineer II | Air Quality Management Division | Washoe County Health District grosa@washoecounty.us | O: (775) 784-7204 | 1001 E. Ninth St., Bldg. B, Reno, NV 89512

*My schedule is 4 x 10's M-Th 7-5:30 off on Fridays.

www.OurCleanAir.com



Please consider the environment before printing this e-mail.

 From:
 Olson, Vicky

 To:
 Pelham, Roger

Subject: August Agency Review Memo

Date: Wednesday, August 26, 2020 1:28:18 PM

Good afternoon Roger,

The EMS Program has reviewed Variance Case #WPVAR20-004 (Merritt Rear Yard Setback Reduction), and does not currently have any questions, comments, or concerns regarding this case.

Please let me know if you have any questions.

Thank you,

Vicky

Vicky Olson, MPS, BSN, RN

EMS Coordinator | Epidemiology and Public Health Preparedness | Washoe County Health District volson@washoecounty.us | O: (775) 326 6043 | 1001 E. Ninth St., Bldg. B, Reno, NV 89512





Washoe-Storey Conservation District

Bret Tyler Chairmen Jim Shaffer Treasurer Cathy Canfield Storey app Jean Herman Washoe app

1365 Corpotate Blvd. RenoNV 89502 775 857-8500 ext. 131 nevadaconservation.com

August 21, 2020

Washoe County Community Services Department

C/O Roger Pelham, Senior Planner

1001 E Ninth Street, Bldg A

Reno, NV 89512

R: WPVAR20-0004 (Merritt Rear Yard Setback reduction)

Dear Roger,

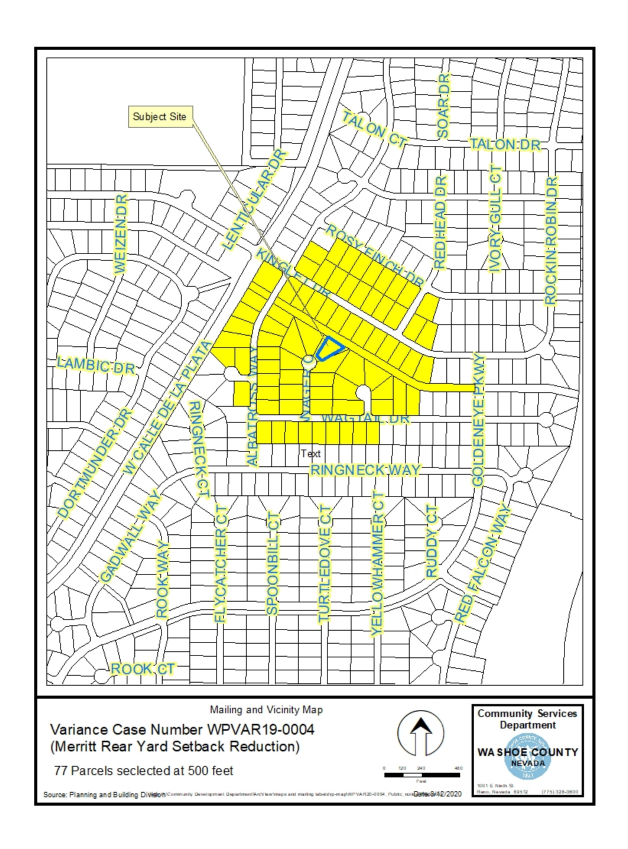
In reviewing the variance to facilitate the construction of a new detached garage, the Conservation District has the following comment.

The paint color palette for the detached garage match the existing buildings including roof material on the parcel or the paint color palette be earth tone colors for the new structure.

Thank you for providing us the opportunity to review the project that may have impacts on our natural resources.

Sincerely,

Tyler-Shaffer



August 06, 2020

Washoe County Community Services Department Planning and Building Division 1001 East 9th Street Reno, NV 89512

RE: Variance Application, 2152 Tanager Ct.

Dear Planning Commission,

Please find enclosed my variance application request for property 2152 Tanager Ct., Sparks, NV also known as APN 530-533-11. We would like to construct a 50x40 detached garage to be located within my back yard. Due to the shape of my parcel, we are respectfully requesting consideration of a variance to Washoe County Code Article 406.05.01 20' rear yard setback. We are requesting for 221 sf of the overall 2,000 sf detached garage to be within the 20' rear yard setback by approximately 10' 3". The request for the setback is to allow for additional separation between the proposed detached garage and the existing single family dwelling. With this setback, it will provide easier access to the detached garage door when parking vehicles.

We have enclosed additional pictures as a reference to show that there are no negative impacts to our property or surrounding neighbors by moving into rear setback.

Thank you for your time and consideration.

Sincerely,

Jamey and Jennifer Merritt 2152 Tanager Ct. Sparks, NV 89441

Community Services Department Planning and Building VARIANCE APPLICATION



Community Services Department Planning and Building 1001 E. Ninth St., Bldg. A Reno, NV 89512-2845

Telephone: 775.328.6100

Washoe County Development Application

Your entire application is a public record. If you have a concern about releasing personal information, please contact Planning and Building staff at 775.328.6100.

Project Information	s	taff Assigned Case No.:				
Project Name: Merritt Detached Garage Variance						
L Description:	Merrii rear semack variance, see anached simminal ieher and nackel ior					
Project Address: 2152 Tanag	ger Ct., Sparks, NV	89441				
Project Area (acres or square fee	et): 2,000 sf					
Project Location (with point of re	ference to major cross	streets AND area locator):				
Tanager Ct. / Wagtail Dr.						
Assessor's Parcel No.(s):	Parcel Acreage:	Assessor's Parcel No.(s):	Parcel Acreage:			
530-533-11	0.44 ac					
Indicate any previous Washo	e County approvals	s associated with this applicat	tion:			
Case No.(s).						
Applicant Info	ormation (attach	additional sheets if necess	sary)			
Property Owner:		Professional Consultant:				
Name: Jamey & Jennifer Me	erritt	Name:				
Address: 2152 Tanager Ct.		Address:				
	Zip: 89441		Zip:			
Phone: 775-425-1407	Fax:	Phone:	Fax:			
Email: jrmerritt@charter.ne	et	Email:				
Cell: 775-691-9784	Other:775-287-020	1 Cell:	Other:			
Contact Person: Jamey Mer	ritt	Contact Person:				
Applicant/Developer:		Other Persons to be Contact	ed:			
Name:		Name:				
Address:		Address:				
	Zip:		Zip:			
Phone:	Fax:	Phone: Fax:				
Email:		Email:				
Cell:	Other:	Cell:	Other:			
Contact Person:		Contact Person:				
	For Office	Use Only				
Date Received:	Initial:	Planning Area:				
County Commission District:		Master Plan Designation(s):				
CAB(s):		Regulatory Zoning(s):				

Property Owner Affidavit

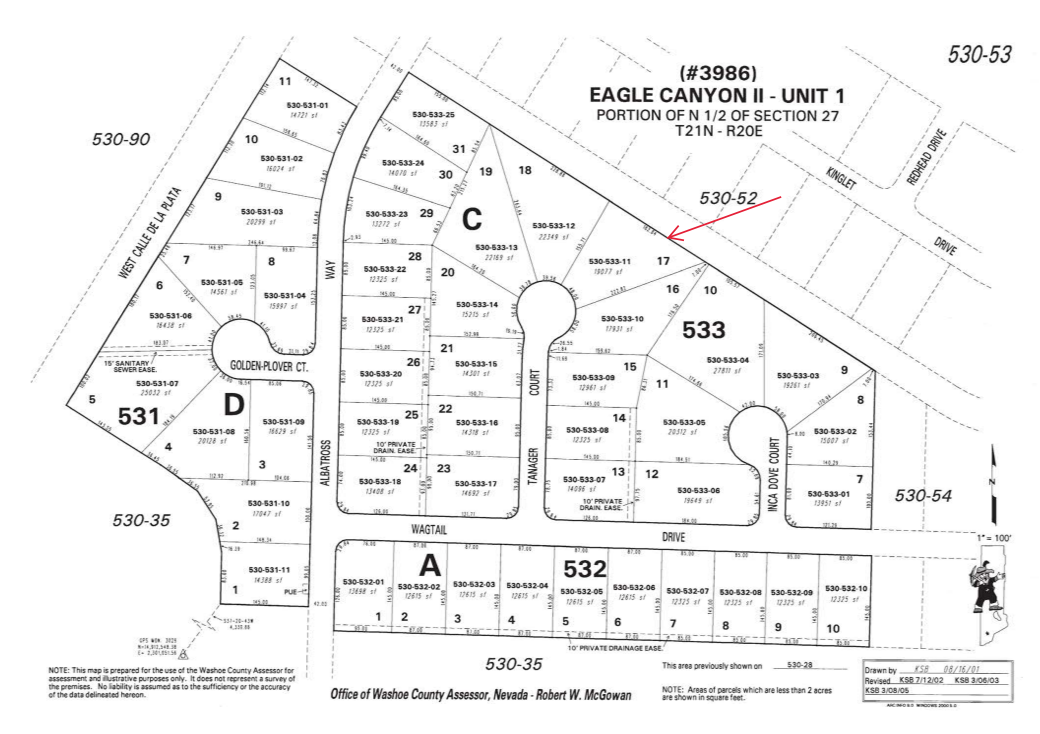
Applicant Name: Jamey D. Merritt	
The receipt of this application at the time of submittal or requirements of the Washoe County Development	Code, the Washoe County Master Plan or the
applicable area plan, the applicable regulatory zoning, be processed.	or that the application is deemed complete and will
STATE OF NEVADA) COUNTY OF WASHOE)	
I, Jamey D. Merritt (please prin	ut name)
being duly sworn, depose and say that I am the ow application as listed below and that the foregoing st information herewith submitted are in all respects comp and belief. I understand that no assurance or guara Building. (A separate Affidavit must be provided by each	tatements and answers herein contained and the plete, true, and correct to the best of my knowledge antee can be given by members of Planning and
Assessor Parcel Number(s): 530-533-11	
Prin	Signed D. Merritt Address 2152 Tanager Ct.
Subscribed and sworn to before me this day of August, 2020.	Sparks, NV 89441 (Notary Stamp)
Notary Public in and for said county and state My commission expires: 46, 2021	KAREN T. PICKENS Notary Public - State of Nevada Appointment Recorded in Washoe County No: 05-100660-2 - Expires Sept. 28, 2021
*Owner refers to the following: (Please mark appropria ☑ Owner ☐ Corporate Officer/Partner (Provide copy of reco	
Power of Attorney (Provide copy of Power of AtOwner Agent (Provide notarized letter from pro	• •
☐ Property Agent (Provide copy of record documed Letter from Government Agency with Stewards	

Property Owner Affidavit

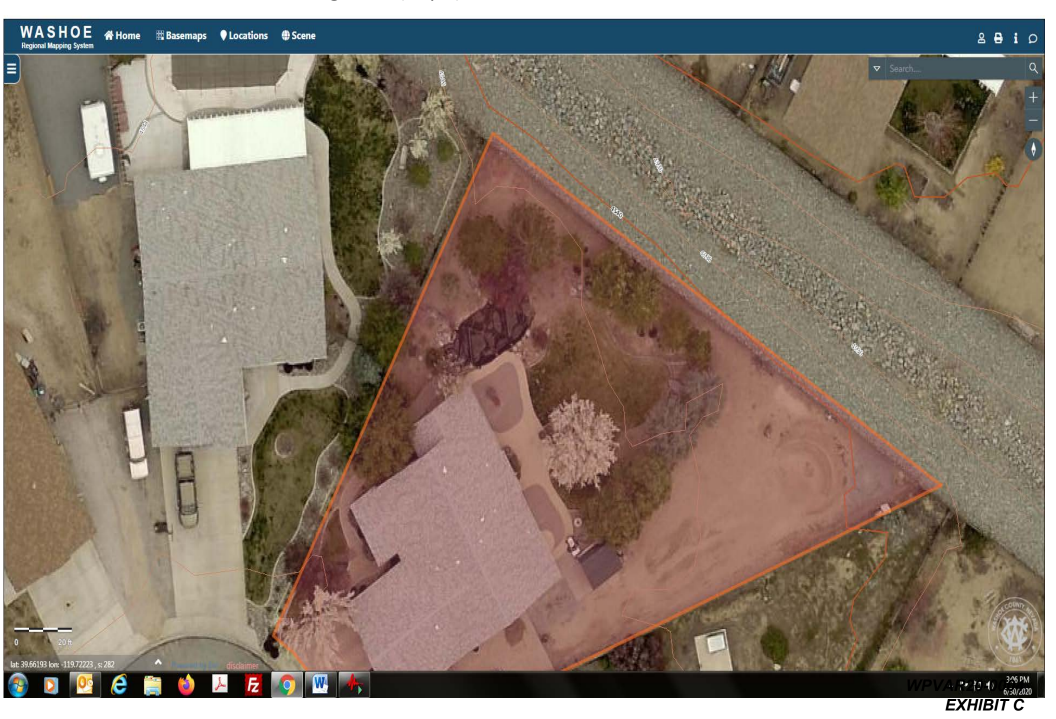
Applicant Name: Jennifer R. Merritt
The receipt of this application at the time of submittal does not guarantee the application complies with all requirements of the Washoe County Development Code, the Washoe County Master Plan or the applicable area plan, the applicable regulatory zoning, or that the application is deemed complete and will be processed.
STATE OF NEVADA) COUNTY OF WASHOE)
COUNT OF WASHOE)
I,Jennifer R. Merritt
(please print name)
being duly sworn, depose and say that I am the owner* of the property or properties involved in this application as listed below and that the foregoing statements and answers herein contained and the information herewith submitted are in all respects complete, true, and correct to the best of my knowledge and belief. I understand that no assurance or guarantee can be given by members of Planning and Building. (A separate Affidavit must be provided by each property owner named in the title report.)
(A separate Anidavit indst be provided by each property owner hamed in the title report.)
Assessor Parcel Number(s): 530-533-11
Signed Semble Hunt Address 2152 Tanager Ct.
Sparks, NV 89441
Subscribed and sworn to before me this (Notary Stamp)
Notary Public in and for said county and state My commission expires: Sept. 26 / 202/ My commission expires: Sept. 26 / 202/
*Owner refers to the following: (Please mark appropriate box.)
∑ Owner
□ Corporate Officer/Partner (Provide copy of record document indicating authority to sign.)
☐ Power of Attorney (Provide copy of Power of Attorney.)
 Owner Agent (Provide notarized letter from property owner giving legal authority to agent.)
☐ Property Agent (Provide copy of record document indicating authority to sign.)
□ Letter from Government Agency with Stewardship

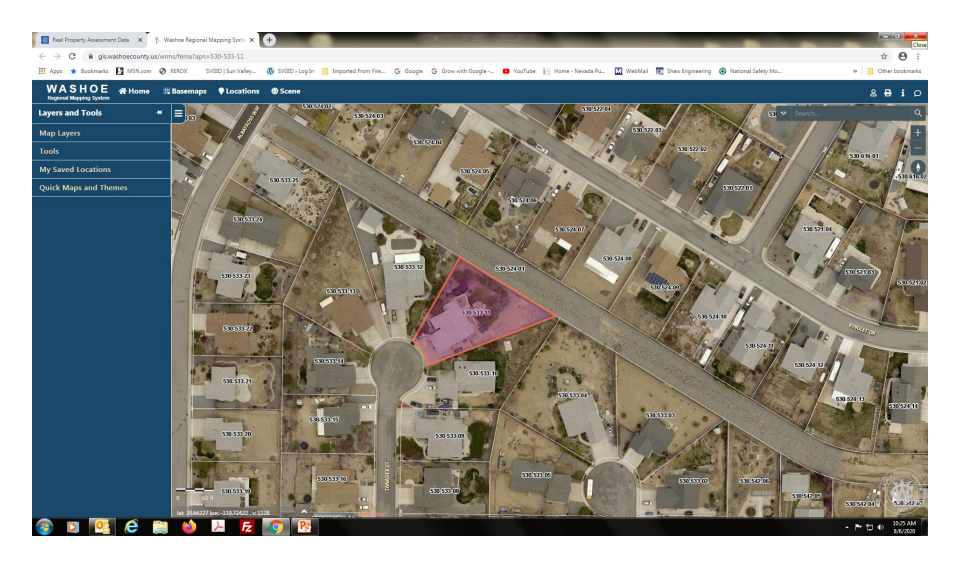
Variance Application Supplemental Information (All required information may be separately attached)

1.	What provisions of the Development Code (e.g. front yard setback, height, etc.) must be waived or varied to permit your request?
	Article 406.05.01; 20' Rear Yard Setback
	You must answer the following questions in detail. Failure to provide complete and accurate information will result in denial of the application.
2.	What are the topographic conditions, extraordinary or exceptional circumstances, shape of the property or location of surroundings that are unique to your property and, therefore, prevent you from complying with the Development Code requirements?
	Triangle shape lot creating restrictions with complying with rear setback
3.	What steps will be taken to prevent substantial negative impacts (e.g. blocking views, reducing privacy, decreasing pedestrian or traffic safety, etc.) to other properties or uses in the area?
	No negative impacts to neighbors; no disruption to views, no premium view lots
4.	How will this variance enhance the scenic or environmental character of the neighborhood (e.g. eliminate encroachment onto slopes or wetlands, provide enclosed parking, eliminate clutter in view of neighbors, etc.)?
	Would elimate clutter by providing enclosed parking for classic vehicle, recreation vehicle and other personal property.
5.	What enjoyment or use of your property would be denied to you that is common to other properties in your neighborhood?
	If denied, garage would be close to home restricting garage door access for vehicles.
6.	Are there any restrictive covenants, recorded conditions or deed restrictions (CC&Rs) that apply to the area subject to the variance request?
	☐ Yes ☐ No If yes, please attach a copy. See Attached HOA Approval Letter
7.	How is your current water provided?
	Municipal, Truckee Meadows Water Authority
8.	How is your current sewer provided?
	Municipal, Washoe County



APN 530-533-11 / 2152 Tanager Ct. (Topo)





Aerial view of property to show that the rear property/fence line is not shared with any neighbors.

Eagle Canyon North Association

5480 Reno Corporate Drive Suite #100 Reno. NV 89511

Phone: Toll Free: 775-852-2224

Fax:

775-852-4901

June 17, 2020

signin.equusmanagement.com

Jamey & Jennifer Merritt 2152 Tanager Court Sparks, NV 89441

RE: 2152 Tanager Court

Account#: 30233

Dear Homeowner,

The Architectural Review Committee for Eagle Canyon North Association has reviewed and APPROVED w/CONDITION your architectural submittal for the installation of 40x50 detached garage per the plans submitted based on the following condition: Please obtain any necessary building permits from Washoe County.

If the conditions require additional information, paperwork or permits, they must be re-submitted within ten (10) days from the date of this correspondence or you will have to resubmit a new Architectural Request.

All construction must commence within 120 days of this approval letter, if construction has not been commenced within the 120 days such approval shall be deemed withdrawn. Once construction is commenced, all work shall be completed within 180 days of commencement.

ARC approval of plans shall not constitute a representation, warranty, or guarantee that such plans and specifications comply with engineering design practices or zoning and building ordinances, or other governmental agency regulations or restrictions. The ARC shall not be responsible for reviewing, nor shall its approval of any plans or design, be deemed approved from the standpoint of structural safety or conformance with building or other codes. By approving such plans and specifications, neither the ARC, the Members thereof, the Association, any Member thereof, their Board of Directors, any Members thereof, or the Declarant assumes any liability or responsibility therefore or for any defect in the construction or improvement from such plans or specifications. As provided in the CC&R's neither the ARC, the Association, the Board of Directors or the Association or any Members thereof, not the Declarant or Developer shall be liable to any Member, Owner, Occupant, or other person or entity for any damage, loss or prejudice suffered or claimed on account of (1) the approval or disapproval of any plans, drawings, or specifications, whether or not defective, or (2) the construction or performance of any work whether or not pursuant to the approved plans, drawings, or specifications.

Your patience and cooperation with the architectural review process is appreciated. If you have any questions, please contact the association at 775-852-2224.

Sincerely, **Eagle Canyon North Association**

Maria Silva

From:

Fred Buckholz <fred.buckholz@gmail.com>

Sent:

Thursday, June 11, 2020 9:40 AM

To:

Maria Silva; Jim Pierce ; Lara Heit; Suzanne Sloane ; Vanessa Schorn

Subject:

Re: 2152 Tanager Court-Resubmit ARC Request

Approved again.

Fred

From: Maria Silva < Maria@equusmanagement.com>

Sent: Thursday, June 11, 2020 8:19:01 AM

To: Fred Buckholz <fred.buckholz@gmail.com>; Jim Pierce <jhptelcom@sbcglobal.net>; Lara Heit <lararay1@hotmail.com>; Suzanne Sloane <suzannesloane@icloud.com>; Vanessa Schorn

<Vanessa@equusmanagement.com>

Subject: 2152 Tanager Court-Resubmit ARC Request

Good Morning Architectural Members,

We have received another arc request. Please advise.

Thank you,

Equus offices will be closed to the public until further notice due to COVID-19. We will be performing the necessary daily tasks to make sure our Associations stay in operation and all essential services stay on. The staff at Equus will be open for phone calls and e-mail communication only, Monday — Friday 8am — 4pm and the staff will be working split shifts to ensure the health and safety of our employee's.

Payments for assessments may be dropped off at our Sparks or Reno locations utilizing the door dropbox.

Maria Silva

Receptionist

Equus Management Group 4888 Sparks Blvd., Ste. 102 Sparks, NV. 89436 (775) 284-2050 (775) 2842055 Fax

EquusManagement.com

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Office Hours: Monday - Thursday, 8am - 5pm, Friday 8am - 4pm



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Maria Silva

From:

James Pierce <jhptelcom@sbcglobal.net>

Sent:

Thursday, June 11, 2020 3:54 PM

To:

Maria Silva; Lara Heit; Suzanne Sloane; Vanessa Schorn; Fred Buckholz

Subject:

Re: 2152 Tanager Court-Resubmit ARC Request

Approved, Jim

On Thursday, June 11, 2020, 09:40:24 AM PDT, Fred Buckholz fred.buckholz@gmail.com wrote:

Approved again.

Fred

From: Maria Silva < Maria@equusmanagement.com >

Sent: Thursday, June 11, 2020 8:19:01 AM

To: Fred Buckholz <fred.buckholz@gmail.com>; Jim Pierce <jhptelcom@sbcglobal.net>; Lara Heit

<lararay1@hotmail.com>; Suzanne Sloane <suzannesloane@icloud.com>; Vanessa Schorn

<Vanessa@equusmanagement.com>

Subject: 2152 Tanager Court-Resubmit ARC Request

Good Morning Architectural Members,

We have received another arc request. Please advise.

Thank you,

Equus offices will be closed to the public until further notice due to COVID-19. We will be performing the necessary daily tasks to make sure our Associations stay in operation and all essential services stay on. The staff at Equus will be open for phone calls and e-mail communication only, Monday – Friday 8am – 4pm and the staff will be working split shifts to ensure the health and safety of our employee's.

Payments for assessments may be dropped off at our Sparks or Reno locations utilizing the door dropbox.

Maria Silva

Receptionist

Equus Management Group

EAGLE CANYON NORTH ASSOCIATION

C/o Equus Management Group - 4888 Sparks Blvd, Suite 102, Sparks, NV 89436

Office: 775-284-2050 ~ Fax: 775-284-2055

November 20, 2019

Dear Homeowner,

The Articles of Incorporation, Declaration of Covenants, Condition and Restrictions (CC&Rs), By-Laws, Architectural Guidelines and Rules and Regulations ("governing documents") were established to provide a governance structure and a flexible system of standards and procedures for the overall development, administration, maintenance, and preservation of Eagle Canyon North Association as a common-interest community.

The nature of living in a planned community requires the creation of special property rights and provisions to address the needs and responsibilities of the Owners, the Association and others within the community. The standards for use, conduct, maintenance and architecture within the ECN Association, gives the community its identity and make it a place that is truly desirable to live.

The growth and success of our community in which people enjoy living, working, and playing requires a good faith effort by everyone to resolve disputes amicably, attention to and understanding of relationships, both within the community and with our neighbors.

In an attempt to improve the appearance, general appeal and overall uniformity of the Eagle Canyon North Association the following Supplemental Rules and Regulations were revised and adopted by the Board of Directors on November 12, 2020.

The following rules were revised: Section II: Permits; Rule 2. Meetings; Rule 5. Storage / Play Structures, Garages, and Sheds; Rule 15. Window Dressing; Rule 19. Section III: Nuisances; Rule 5. Added Restricted Access Areas; Rule 14, along with edits for format and spelling.

NOTICE – Per NRS 116. revised Rules and Regulations will be effective 30 days from the date of mailing.

IT IS THE SOLE RESPONSIBILITY OF THE OWNERS OR THE MANAGEMENT COMPANY REPRESENTING THE OWNERS to ensure that all residents (tenants) are provided copies of these Rules and Regulations.

The Board of Directors

Mailed: November 20, 2019

EAGLE CANYON NORTH ASSOCIATION

SUPPLEMENTAL RULES AND REGULATIONS

Adopted 12/19/06, First Revision 5/22/2007, Second Revision 5/21/2009, Third Revision 9/16/2010, Fourth Revision 9/10/2013, Fifth Revision 11/12/2019

Section I: VIOLATION POLICY AND FINE SCHEDULE

Pursuant to a resolution duly made, seconded and approved by the Board of Directors the following procedure for violations of the RULES AND REGULATIONS or the DECLARATION OF CONDITION, COVENANTS AND RESTRICTIONS (CC&R's) of Eagle Canyon North Association shall be followed:

When non-compliance is observed by Community Manager, Board of Directors / Compliance Committee or a formal complaint is filed by a homeowner, the following compliance procedure shall be carried out:

A notice of non-compliance will be sent to the property owner, as provided for in NRS 116.31031. The notice of noncompliance shall be mailed to the property owner's mailing address on file with the Association, and, if appropriate, the unit address. It shall describe the violation, give the property owner (14) fourteen days to correct or respond, shall state that the property owner has a right to a hearing, can pay the fine, request to be heard in the hearing or submit a written response to the Board. The hearing date, time and a place will be indicated in the non-compliance notice. The hearing will be held in the Executive session unless the homeowner requests in writing to be heard in the open meeting.

Violations that require immediate compliance are PARKING VIOLATIONS - 48 HOURS time limit for loading and unloading of RECREATIONAL VEHICLES (trailers, RVs, boats, etc.). Time limitation will be indicated in the HEARING NOTICE.

If the violation is not cured within fourteen (14) days after the notice of non-compliance is mailed, and the Board finds a violation occurred at the hearing conducted, a fine as indicated in the fine schedule of up to the \$100.00 commensurate with the severity of the violation, shall be imposed by the Board of Directors and a Notice of Fine Assessment shall be mailed to the property owner's mailing address on file with the Association, as provided in NRS 116. In the event of multiple violations, the total fine per incident shall not exceed \$1,000.00. Fines for violations that directly affect the health and safety of residents are not subject to the same time and notice requirements. There is no limit to a fine for health, safety or welfare.

If the violation is not cured within fourteen (14) days after the Notice of Fine Assessment is mailed, whether or not the original fine is paid, the violation shall be deemed a Continuing Violation, and additional fines, each in the amount of the original fine, shall be assessed for each seven-day period or portion thereof, until the violation has been cured. In the event of multiple violations, the total fine for each seven-day period shall not exceed \$1,000.00. There is no limitation to fines for continuing violations.

A violation of the same nature occurring within one calendar year from the date of the Initial Notice of Non-Compliance may be deemed by the Board to be Continuing Violation and be subject to additional fines. Fines for Continuing Violations shall be imposed without notice and without an opportunity to be heard, as allowed by NRS 116. 31031.

If the accumulated fines have not been paid for sixty (60) days, or when the property enters escrow to be sold, whichever comes first, the Board may authorize a Notice of Violation and Assessment of Lien to be filed and served for the amount outstanding, as provided in NRS 116.

If the violation is not corrected and the fines are not paid in full within thirty (30) days of the delivery of the Notice of Violation and Assessment of Lien, the Board may then proceed with any remedy allowed under applicable law as outlined in NRS.116.31031 and/or Chapter 38 of NRS.

Any past-due fines may include any cost incurred by the association in order to enforce the payment of past-due fines. "Cost of collecting" includes, without limitation, any collection fee, filing fee, referral fee, a fee for postage or delivery, and

any other fee or cost that an association may reasonably charge to the unit's owner for the collection of past due fines as indicated in NRS 116.31031 - 8. (a), (b), (c) and 9. (a) and (b).

HOMEOWNERS HAVE A RIGHT TO APPEAL/DISPUTE THE VIOLATION IN WRITING. THE BOARD WILL REVIEW ALL DISPUTED FINES/PENALTIES AND INFORM THE HOMEOWNER OF THEIR DECISION. THE BOARD HAS SOLE DISCRETION TO WAIVE PENALTIES, GRANT EXTENSIONS AND ISSUE VARIANCES.

The following fine schedule for The Eagle Canyon North Association includes several common violations. The Board of Directors has the right to impose fines for violations not listed herein provided the Violation Policy is followed.

CC&R IV.1	<u>Use of Lots</u>	\$50.00
CC&R IV.3	Damage to Common Areas	\$100.00
CC&R IV.4	Prohibition of Noxious Activities/Noise	\$50.00
CC&R IV.5	Temporary Structures	\$50.00
CC&R IV.6	Household Pets	\$50.00
CC&R IV.8	Business Activities	\$50.00
CC&R IV.9	Garbage	\$25.00
CC&R IV.16	Parking and Vehicle Restrictions	\$50.00-\$100.00*
CC&R IV.29-30	Weeds and Landscaping	\$50.00-\$100.00
CC&R VI 2-15	Architectural Control Committee	\$25.00-\$100.00

^{*}Certain approved exceptions may apply

Section II: ARCHITECTURAL DESIGN GUIDELINES

In addition to the Declaration of Covenants, Conditions & Restrictions for Eagle Canyon North, the Board of Directors for the Eagle Canyon North Association has adopted the following Architectural Design Guidelines to assist owners in the Architectural Review submittal process. All applicable codes and rules of local, state and federal government shall apply as minimum architectural standards.

- 1. Conditions and Requirements. Before commencing, each person proposing to improve his or her property within Eagle Canyon North Association shall submit at least two (2) sets of plans and specifications (except for re-painting, which only requires one set of color samples) and receive written approval for the improvements from the Architectural Review Committee. Any exterior change or improvement shall be submitted using the Architectural Review Application, which details the conditions and requirements of submittal and must be signed by the applicant.
- 2. Permits. It is the responsibility of the applicant to obtain any and all County building permits prior to the start of the improvement. Contact the County to verify the need for a permit. DO NOT rely on your contractor for this information.
- 3. Fees. No submittal fees are required with an Architectural Review Application. A deposit against damages (currently \$500, but subject to change at the Board's discretion) may be required if the applicant proposes to cross or use Association common area to access the subject property.
- 4. Time Limitations. Applicants shall receive notifications of decisions of the Architectural Review Committee within forty-five (45) days after receipt of the application by the Architectural Review Committee of all material required by the Architectural Review Committee. Within forty-five (45) days of receipt of the application, the project shall be deemed approved, unless there is written disapproval or a request for additional information or materials by the Architectural Review Committee.

The applicant shall commence construction of the proposed project within ninety (90) days of the date of approval by the Architectural Review Committee. The project shall be completed within six months. Owners shall notify the Architectural Review Committee when the project is complete. Extensions of time for completion shall be submitted to and approved by the Architectural Review Committee.

- 5. Meetings. The Architectural Review Committee shall meet as necessary to perform its duties but may utilize electronic approval to smooth and speed the approval process.
- 6. Inspections. The Architectural Review Committee may at any time inspect any improvement being constructed within Eagle Canyon North, whether or not plans have been submitted in accordance with these guidelines. The Committee's right to inspect improvements shall terminate sixty (60) days after the work of improvement is completed.
- 7. Signs. No sign of any kind shall be displayed to the public view without the approval of the Board of Directors, except the following. One (1) standard, professionally lettered "For Sale" or "For Lease" real estate sign NO LARGER THAN 24 BY 36 INCHES may be erected in the front yard of the home.
- One (1) Political campaign sign NO LARGER THAN 24 BY 36 INCHES (the size of a standard real estate sign) for each candidate, political party or ballot question is allowed to be erected in the front yard of a home. Any homeowner wishing to erect more than one sign shall seek the approval of the Board of Directors. Campaign sign(s) shall be removed within seven (7) days following the election or vote.

No "For Sale" "For Lease" advertising/promoting business or political signs may be erected on the home, fence, in the windows, in or on any component of the common area, including the entrances to the community.

- 8. Flags. No flags may be installed or displayed to public view without the prior approval of the Architectural Review Committee, except for the flag of the United States. The flag of the United States may be displayed in a manner consistent with the Federal Flag Code and applicable Nevada and Federal law, so long as it is of normal residential proportions and properly and respectfully displayed and maintained.
- 9. **Temporary Structures.** No temporary structures, including tents or shacks, shall be placed on a lot without prior approval in writing by the Architectural Review Committee.
- 10. View Obstructions. Owners should be aware that views are not guaranteed in any manner. However, owners shall attempt to consider neighbors' views when submitting plans and make accommodations where reasonable. The ARC may take views into consideration when approving or disapproving plans.
- 11. Fencing. Each homeowner is required to maintain his or her fence in a neat and orderly fashion, free of repair, and properly stained or painted. Fences must be constructed with screening material in order to obstruct the view of rear yards. Design of all fences must be approved in advance by the Architectural Review Committee unless the material is wood slats and the design creates an opaque fence. No chain link or wire fencing material is allowed. Staining of fences shall be done in a manner that maintains its original appearance of natural wood. Any homeowner wishing to make an appreciable change in the color of his or her fence must submit color samples for Architectural Review before proceeding with any such change. Any homeowner making a substantial change without the approval of the Architectural Review Committee will be subject to an order to remove the unapproved fence and/or fine or fines in the event that the fence is not brought back to its original state within a given period of time. Homeowners not maintaining his or her fences or if fences are in disrepair will also be subject to a fine and/or fines. This section applies to all front, side and backyard fencing. Fences painted or stained prior to September 16, 2010, will be "grandfathered" in.
- 12. Painting. Each home shall be painted and maintained in a neat and orderly fashion. Homes with peeling, flaking or fading paint may be subject to fines. Any color change, including exterior walls, doors, railings, windows, and trim, requires prior written approval from the Architectural Review Committee and may be subject to an extensive review process. Owners are encouraged to repaint using the original colors used by the builder of the home. Painting an exact match to the existing color of the home does not require approval unless notice has previously been given that the existing color is not acceptable.
- 13. Yard Art. Decorative items placed in the owner's front yard or on fencing shall require approval by the Architectural Review Committee. Please submit quality photos and an accurate description of how the item is to be installed when submitting for approval by the Architectural Review Committee.
- 14. Antennae. Owners need not seek approval for satellite dishes that are 24 inches or less in diameter. However, the following installation restrictions do apply. The device must be within the owner's lot, not on any common area parcel. Satellite dishes or antennas of any type cannot be installed on the ridge of the roof or on the front of the house. Owners are encouraged not to install satellite dishes on the street side of any residence and as far back from the front of the house as possible and will not be allowed on any part of the front fascia. No more than two satellite dishes may be installed on any

home. Dish antenna or antenna of any other type may not be installed in a front yard, without approval by the Board of Directors. A Front Yard shall be defined as any area in front of any fence separating the front yard from the back yard or side yard. All cabling shall be installed and kept in a neat and orderly fashion. No loose or dangling wires will be allowed.

15. Storage / Play Structures, Garages, and Sheds. Storage sheds, garages_and other accessory structures in rear yards are allowed but require Architectural Review Committee approval prior to installation if they can be seen over the fence line. Accessory structures must be set back a minimum of five (5) feet from the property line and from the primary residence. All accessory structures, whether constructed by homeowners or professionals or purchased pre-fabricated, must be painted with the same color scheme as the primary residence. The sides must be wood or stucco, and must have a roof that matches the style, composition and color of the roof of the primary residence. Metal garages and sheds are NOT allowed.

The maximum height of any accessory structure is subject to the approval of the Architectural Review Committee. Sheds and small accessory structures shall be restricted to a height of no more than eight (8) feet above the solid portion of the fence

Play structures are allowed to be placed in the rear yard and require Architectural Review Committee approval prior to installation if they can be seen above the solid portion of the fence. Canopies on play structures must be earth tone in color. Play structures must be set back from the property line a minimum of five (5) feet. The maximum height of any play structure is subject to the approval of the Architectural Review Committee but in no case may the play structure extend more than four (4) feet above the solid portion of the fence.

- 16. Heating and Cooling Equipment. Swamp coolers, air conditioners, and other similar equipment shall not be roof mounted and must not be visible from the street.
- 17. Drainage. There shall be no interference with the established drainage pattern. No homeowner may affect the drainage pattern of a neighboring homeowner. Irrigation runoff should be directed away from a neighboring lot and toward the street wherever possible.
- 18. Front Yard Landscaping. Landscaping plans are not required to be approved by the Architectural Review Committee. However, all homes must be fully landscaped within eighteen (18) months of the date of issuance of a certificate of occupancy, including side and rear yards that are not fenced and are visible from the street. Areas of access to the backyards need to be landscaped in a manner as to cover the exposed dirt by using materials suitable to the character and quality of the Subdivision; bare dirt is not acceptable. (See SECTION III, # 11 below). This requirement is waived for side and rear yards that are fully fenced so they are not visible from the street.

Owners wishing to make major landscape changes, such as replacing a lawn, adding an irrigation system, building new retaining walls and/or borders, shall notify the Board of Directors, the Architectural Review Committee and/or the Association's Management Company that such change is going to be made (no ARC approval is needed to redo the existing landscaping) in the same or similar landscaping. The work shall be completed in a neat, orderly and diligent manner. All major landscape changes must be completed within three (3) months from the start of the work.

19. Window Dressings. Under no circumstances will owners be allowed to use bedsheets, newspapers, aluminum foil, flags, or other similar materials as window dressings/covering. "Window coverings, blinds, drapes and/or curtains must be maintained to present a nice look, compatible with the neighborhood. Homes having window coverings that are bent, broken, cut, tattered, shredded or are deemed to be in poor condition shall receive a violation notice."

Section III: RULES OF USE AND ENJOYMENT

1. Basketball Standards and Other Sports Apparatuses. Damaged or broken-down basketball standards shall not be left or stored in the front yard. Basketball standards not being used on a regular basis must not be stored in the front yard, please store them in the back yard or in the garage. Users of basketball standards and/or other sports apparatuses shall respect the neighboring properties by keeping the noise down to acceptable levels and by using extra caution to keep the ball from damaging neighboring fences, landscaping, and/or other property. Without limiting the foregoing, no sports-related noise shall be allowed between 10 PM and 7 AM.

All other types of sports or play equipment must be stored out of sight when not in use.

- 2. Porch and Front Yard Furniture. Any furniture left on porches or front yards must not have an offensive or inappropriate style or color. If a complaint is received about such furniture, the Architectural Review Committee will review the complaint. If the Committee agrees that the furniture in question is offensive or inappropriate, the Committee will provide notice to the homeowner to remove the furniture item. If notice is provided, the homeowner must remove the item in question within 10 days of receipt of such notice.
- 3. Holiday and Seasonal Decorative Items. Holiday or seasonal decorative items and lights may be displayed on an owner's property without formal written approval from the Architectural Review Committee. Such holiday or seasonal decorations must be installed and removed in a reasonably seasonal manner (but in any event not earlier than 45 days before and not later than 30 days after the holiday or seasonal change. All decorations must be maintained in a neat and orderly manner. Without limiting the foregoing, if the Committee considers a decoration inappropriate for any reason, it may provide notice to the homeowner to remove the decoration. If notice is provided, the homeowner must remove the inappropriate decoration within 10 days of receipt of such notice.
- 4. No Hazardous Activities. No activities shall be conducted anywhere in the Eagle Canyon North Association which are or might be unsafe or hazardous to any Person, Residence or Lot, or Common Areas/Elements.

Without limiting the foregoing, no firearm or other type weapon shall be discharged within the Association.

5. Nuisances. No garbage, refuse, or noxious or offensive material shall be permitted to be stored or placed on any Lot, nor shall any loud noise, bothersome activity, noxious or offensive trade or harmful activity be carried on upon any Residence or any Lot or any area of the project or the Common Area, nor shall anything be done thereon which may be, or may become an annoyance or nuisance to the community, or which shall in any way interfere with the quiet enjoyment of each of the Members, or which shall result in any way in an increase in insurance rates.

For those walking dogs in Common Areas and on sidewalks; ALL dogs must be leashed and owners MUST pick up their dog's feces. By doing this, it will keep our neighborhood clean, and in addition, keep pets healthy. Dog feces' can and does transmit lethal diseases, one of which is the Parvovirus.

- 6. Maintenance. All portions of a home and/or lot shall be maintained in a neat and orderly condition, including driveways, sidewalks, and garages. This provision includes repairs to cracked, pitted or spalled concrete, removal of oil stains on the driveway, damaged garage doors, cleanup of all residue after completing any landscaping or remodeling jobs, etc. Any damage that can be seen from the street or sidewalk shall be repaired in a timely manner and in no case shall exceed 3 months unless an extension of time has been requested and approved by the Board of Directors. Vehicles leaking oil should be repaired to prevent environmental damage. Oil build up on driveways is unsightly and will be deemed a violation. No type of oil containment apparatus may be kept on a driveway on a permanent basis. Owners are responsible for snow removal from sidewalks in front or alongside the home, in the case of a corner lot.
- 7. Parking Restrictions. Trailers, campers, RVs, boats, and other recreational vehicles may not be parked within the Association, except within an enclosed garage or screened from public view behind a solid fence. Commercial vehicles in excess of one and a half-ton rated capacity shall similarly be restricted. No more than a total of five (5) standard passenger vehicles and light trucks may be kept on a Lot within the properties. Any vehicles not parked behind a solid 6-foot fence must be licensed, operational, and moved at least once a week.
- 8. Unlicensed vehicles. Unlicensed motorized vehicles, including motorcycles and ATVs, may not be operated on the Common Areas.
- 9. Business Activities. No business or commercial activities of any kind whatsoever shall be conducted in any residence or structure on any Lot or on any portion of any Lot without the prior written approval of the Board, except those specifically allowed in Section IV. 8 of the CC&Rs.
- 10. Garbage Containers. All garbage must be stored in appropriate covered disposal containers. These containers must be kept in a garage or in such a manner that they are screened from view (i.e. behind a solid fence), except between 4:00 p.m. the day before collection and 12:00 p.m. the day after collection.
- 11. Weeds and Landscaping. Owners shall landscape and maintain the landscaping in an attractive manner suitable to the character and quality of the Subdivision. All landscaping shall also be maintained to harmonize with and sustain the attractiveness of the Subdivision. Front yards must generally be maintained so they are attractive and in keeping with the

style of the neighborhood. Furthermore, no weeds or noxious plant life shall be permitted to grow on any portion of any Lot.

All weeds must be removed from any portion of the front or side yard that is not screened by a fence. It is not acceptable to spray weed killer and leave the dead weeds.

This provision applies to Lawns, shrubs, trees, xeriscape (rock gardens), landscape materials, such as fabrics and groundcovers as well as the proper installation of walkways, mow-curbs or borders, sprinkler systems, and any other landscaping materials. Fabrics used for weed barriers must be installed properly in order for the fabric to be effective at weed control. Properties that have fabric showing, due to an inadequate amount of rock, bark or other landscape materials are not properly landscaped. This shall apply to other aspects of a landscape that have not been properly installed, such as leaning trees; poorly constructed retaining walls; poorly constructed mow curbs or other types of landscape borders; irrigation systems that cause excessive run-off; rock, sand or gravel that is not being contained in an effective manner; poorly constructed sidewalks, walkways or paths and/or any other type of poorly or improperly constructed element of the landscape. Plastic sheeting as a weed barrier is not recommended. This material does not allow water to penetrate and soak into the ground and may cause excessive run-off.

Owners of corner lots must be careful with landscaping. Complete in a manner that does not block a driver's view at an intersection, per Section 21 - Corner Lot View.

- 12. Variances. Upon application by an Owner, the Board shall be authorized and empowered to grant reasonable variances from the restrictions set forth in the CC&Rs and these Rules, if specific application of the restriction will in the sole discretion of the Board cause undue hardship to the affected Owner. The granting of one variance shall not be considered a precedent for the granting of subsequent variances.
- 13. Bullying. No Owner, including but not limited to members of the Board, or any guest or tenant of an Owner shall willfully and without legal authority threaten, harass or otherwise engage in a course of conduct against any other person who is the Community Manager of Eagle Canyon North or an agent or employee of that Community Manager, a member of the Board, an officer, employee or agent of Eagle Canyon North, another unit's owner or a guest or tenant of a unit's owner which (1) causes harm or serious emotional distress or the reasonable apprehension thereof, to that person; or (2) creates a hostile environment for that person.
- 14. Restricted Access Areas. The Common Elements or Area's that are utilized and maintained as flood control channels, drains, berms and retention basins are restricted. NO Motorized vehicles of any type (motorcycles, ATV's, Quads, etc.) shall be operated on the Common Elements or Area at any time, except as noted below. This is required to eliminate damage to the flood control infrastructure, native vegetation, control erosion, and from adversely impacting nearby Residential property.

The restricted areas are as follows: One area extends from the corner of Calle de La Plata and Eagle Canyon Drive and extends north past the top of Kinglet Drive. This includes all land to the west of the Eagle Canyon North HOA that borders on the Reno-Sparks Indian Colony property, which is also a restricted access area. Hiking and dog-walking is permitted in this areas.

On the north the Eagle Canyon North HOA borders with BLM land. The HOA Common Area extends from the existing homeowner fence line north for 30 feet. Limited access to the BLM land is permitted for motorized vehicles. Hiking and dog-walking is permitted in this areas Please be respectful of other homeowners, taking care to limit noise and reduce speed to control dust and to keep it to a minimum.

Bill Detail

Back to Account Detail

Change of Address

Print this Page

Washoe County Parcel Information

 Parcel ID
 Status
 Last Update

 53053311
 Active
 8/5/2020 1:40:59 AM

Current Owner:

MERRITT, JAMEY & JENNIFER 2152 TANAGER CT SPARKS, NV 89441 SITUS:

2152 TANAGER CT

WCTY NV

Taxing District

4000

Geo CD:

Legal Description

Township 21 SubdivisionName EAGLE CANYON 2 UNIT 1 Range 20 Lot 17 Block C

Installments						
Period	Due Date	Tax Year	Tax	Penalty/Fee	Interest	Total Due
INST 1	8/17/2020	2020	\$557.85	\$0.00	\$0.00	\$557.85
INST 2	10/5/2020	2020	\$547.79	\$0.00	\$0.00	\$547.79
INST 3	1/4/2021	2020	\$547.79	\$0.00	\$0.00	\$547.79
INST 4	3/1/2021	2020	\$547.78	\$0.00	\$0.00	\$547.78
Total Due:			\$2,201.21	\$0.00	\$0.00	\$2,201.21

Tax Detail								
	Gross Tax	Credit	Net Tax					
Remediation	\$9.92	\$0.00	\$9.92					
State of Nevada	\$141.10	(\$26.14)	\$114.96					
Truckee Meadows Fire Dist	\$448.19	(\$83.02)	\$365.17					
Washoe County	\$1,155.09	(\$213.97)	\$941.12					
Washoe County Sc	\$944.94	(\$175.04)	\$769.90					
SPANISH SPRINGS WATER BASIN	\$0.14	\$0.00	\$0.14					
Total Tax	\$2,699.38	(\$498.17)	\$2,201.21					

Payment History

No Payment Records Found

Pay By Check

Please make checks payable to:

WASHOE COUNTY TREASURER

Mailing Address:

P.O. Box 30039 Reno, NV 89520-3039

Overnight Address:

1001 E. Ninth St., Ste D140

Reno, NV 89512-2845

Change of Address

All requests for a mailing address change must be submitted in writing, including a signature (unless using the online form).

To submit your address change online <u>click here</u>

Address change requests may also be faxed to: (775) 328-3642

Address change requests may also be mailed to: Washoe County Assessor 1001 E 9th Street Reno, NV 89512-2845

The Washoe County Treasurer's Office makes every effort to produce and publish the most current and accurate information possible. No warranties, expressed or implied, are provided for the data herein, its use, or its interpretation. If you have any questions, please contact us at (775) 328-2510 or tax@washoecounty.us

This site is best viewed using Google Chrome, Internet Explorer 11, Mozilla Firefox or Safari.

Date: 05/26/2020

Property Tax Reminder Notice

Page: 1

\$0.00

WASHOE COUNTY PO BOX 30039 RENO, NV 89520-3039 775-328-2510 PIN: 53053311

AIN:

Balance Good Through: 05/26/2020

Current Year Balance: \$0.00

Prior Year(s) Balance: \$0.00

(see below for details)

Total Due:

Description:

AUTO

JAMEY & JENNIFER MERRITT 2152 TANAGER CT SPARKS NV 89441

Situs: 2152 TANAGER CT

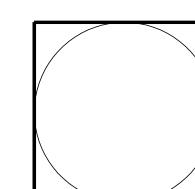
WCTY

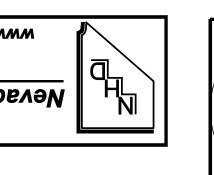
This is a courtesy notice. If you have an impound account through your lender or are not sure if you have an impound account and need more information, please contact your lender directly. Please submit payment for the remaining amount(s) according to the due dates shown. Always include your PIN number with your payment. Please visit our website: www.washoecounty.us/treas

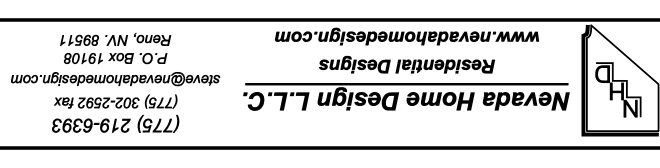
Current Charges									
PIN	Year	Bill Number	Inst	Due Date	Charges	Interest	Pen/Fees	Paid	Balance
53053311	2019	2019132504	1	08/19/2019	543.31	0.00	0.00	543.31	0.00
53053311	2019		2	10/07/2019	531.83	0.00	0.00	531.83	0.00
53053311	2019		3	01/06/2020	531.83	0.00	0.00	531.83	0.00
53053311	2019		4	03/02/2020	531.83	0.00	0.00	531.83	0.00
Current Year Totals					2,138.80	0.00	0.00	2,138.80	0.00

Prior Years							
PIN	Year	Bill Number	Charges	Interest	Pen/Fees	Paid	Balance
Prior Years Total							

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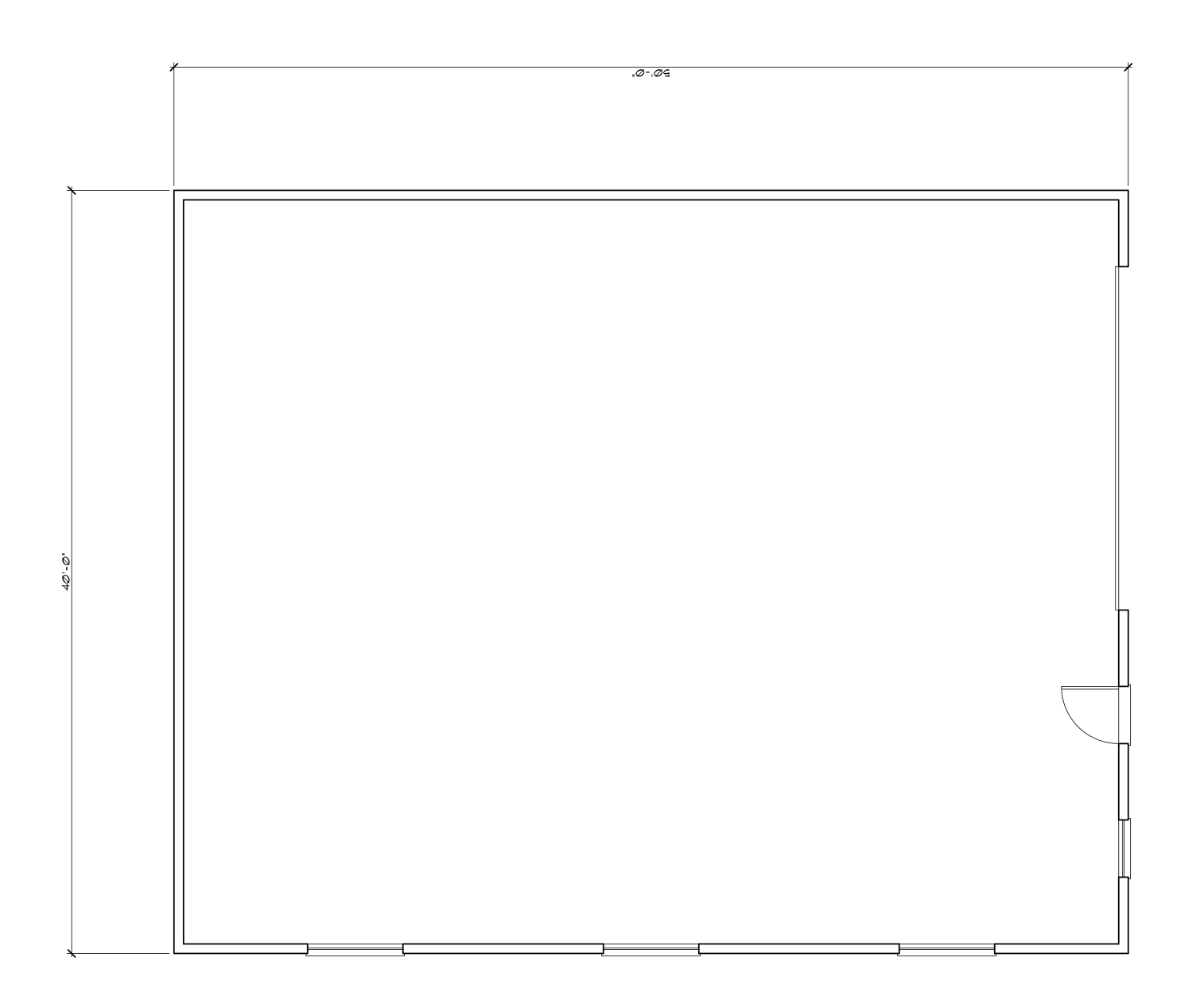


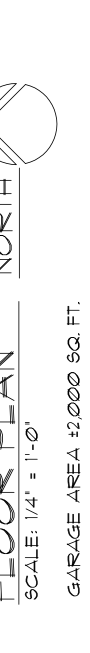




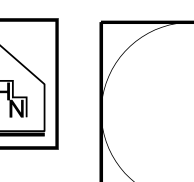
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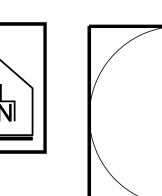
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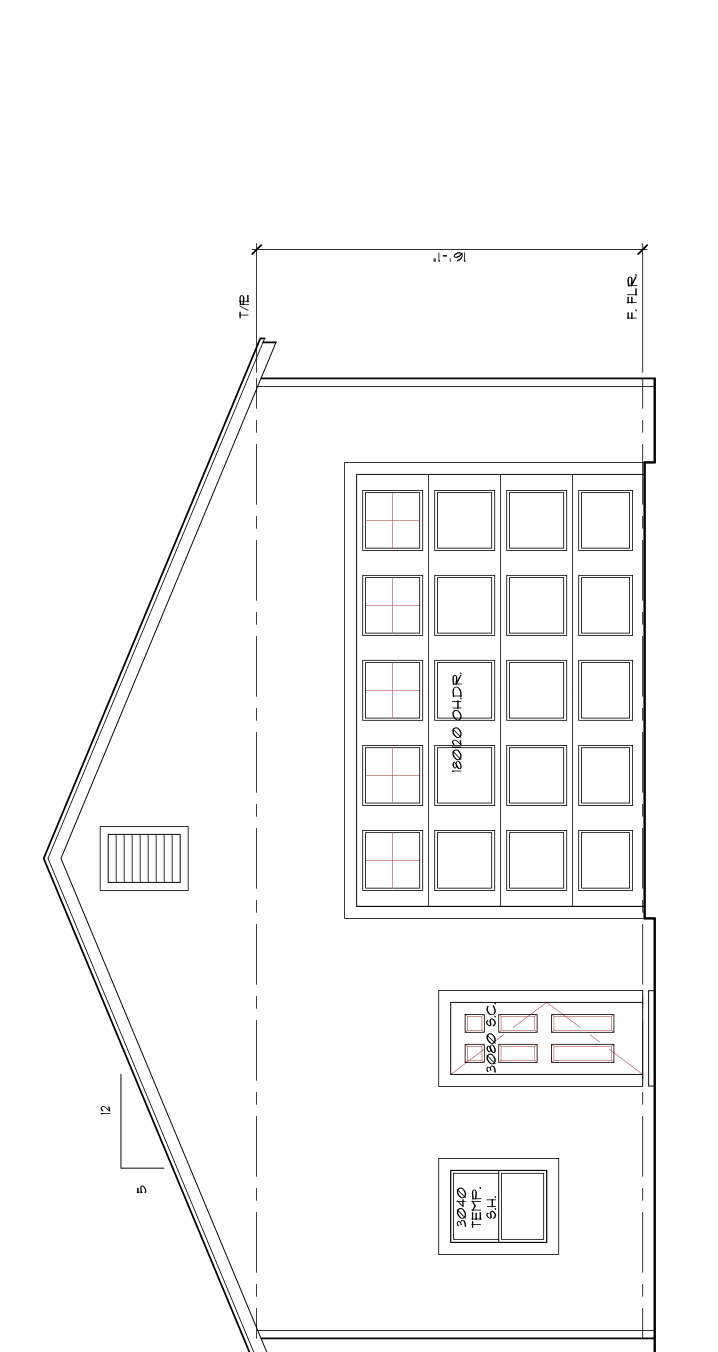




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Residential Designs

Nevada Home Design L.L.C.



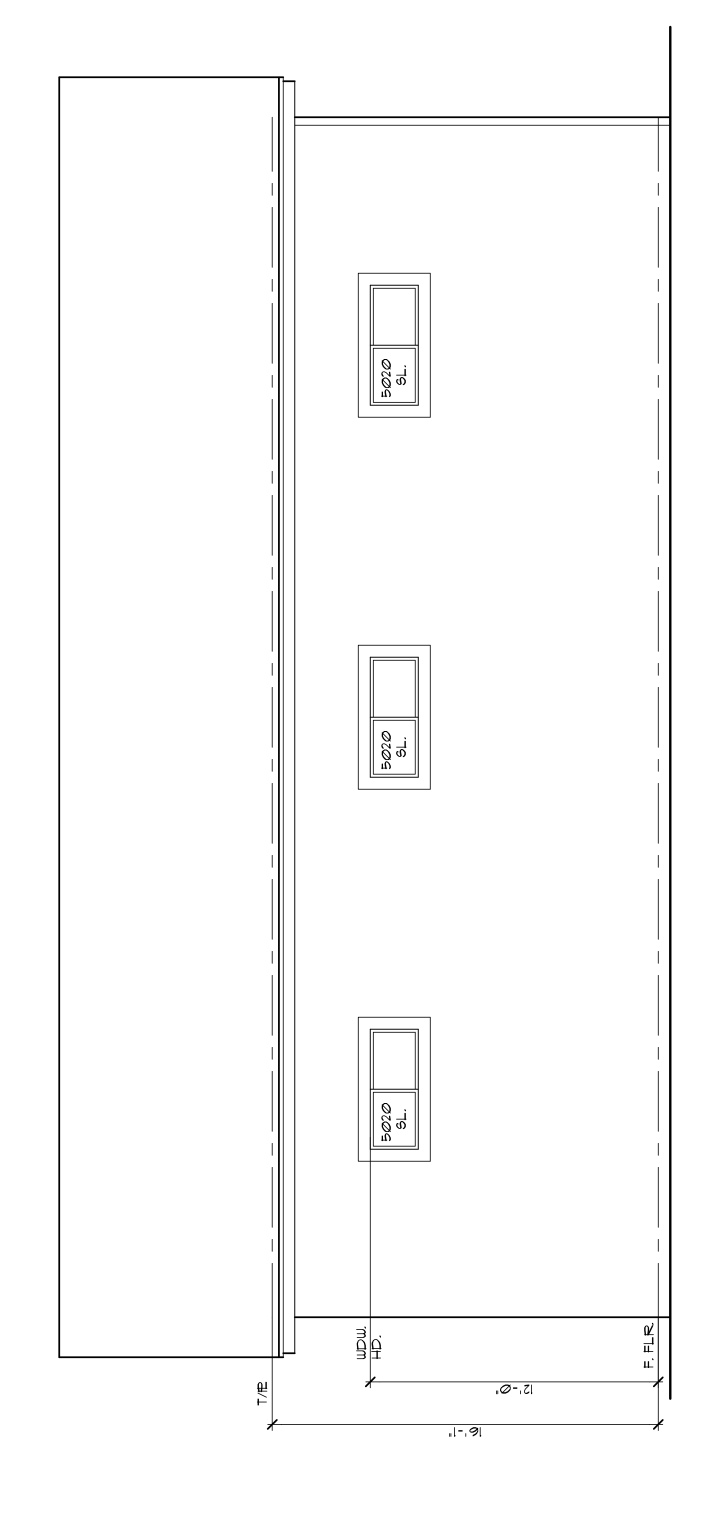
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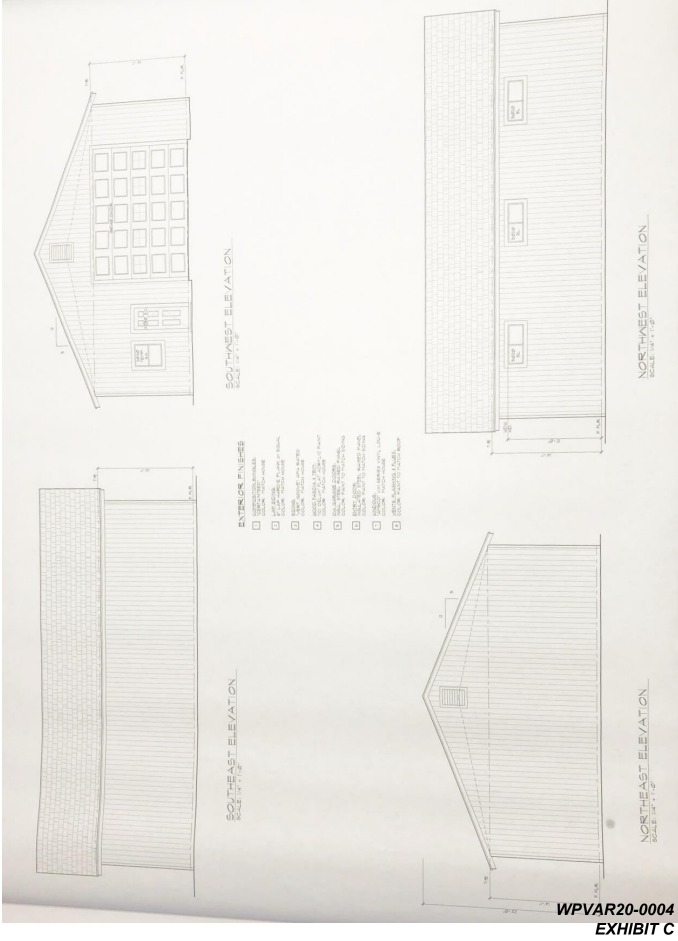
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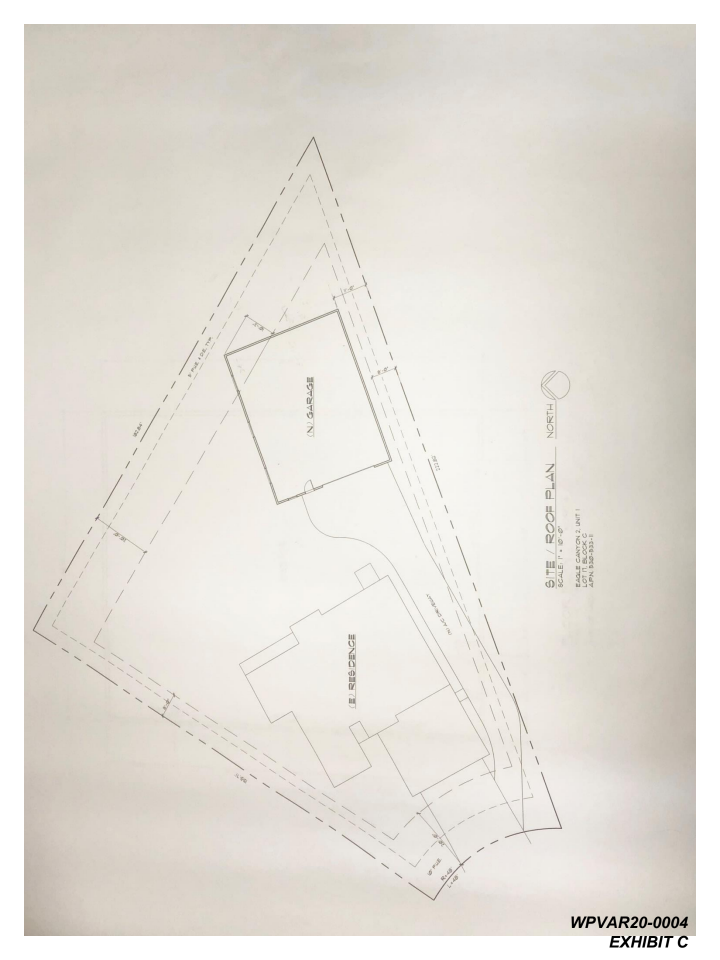
P.O. Box 19108 Reno, NV. 89511

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xet 2632-208 (377)







From: Sam Metz <sammetz@nvbell.net>
Sent: Wednesday, September 2, 2020 1:54 PM
To: McQuone, Alice <AMcQuone@washoecounty.us>

Subject: from Sam Metz ... re: Spanish Springs CAB meeting ...

[NOTICE: This message originated outside of Washoe County -- DO NOT CLICK on links or open attachments unless you are sure the content is safe.]

Hi Alice,

I may not be able to participate this evening.

However, if possible, I would like the members to know that I would support the Merritt application for a variance. I am somewhat familiar with the location. Where the property fence line (rear) ends, beyond is a common interest drainage channel. The type of construction being applied for is not uncommon in this area. Being on a cul de sac, the rear of the property is much wider than what meets the street in the front. Unless a neighbor has a valid objection, I would be voting yes if in attendance.

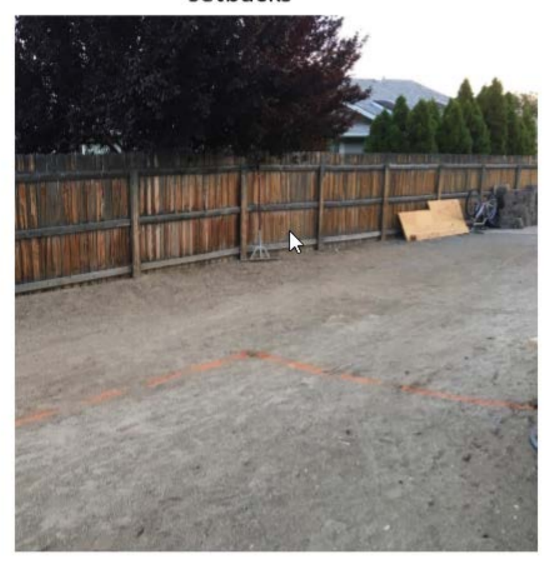
Sam Metz

Exhibits Provided by Applicant to CAB:

South Neighbor's view with standard code setbacks



South Neighbor's view with requested variance setbacks



Difference between the two setbacks



(Variance Request) Proposed rear setback northwest corner 9' 9"

