

Rapid City Planning Commission

Major Amendment to a Planned Development Project Report June 4, 2015

Applicant Request(s)

Case # 15PD001 – Major Amendment to a Planned Development to reduce the minimum required side yard setback

Companion Case(s) # NA

Development Review Team Recommendation(s)

Approve with stipulations

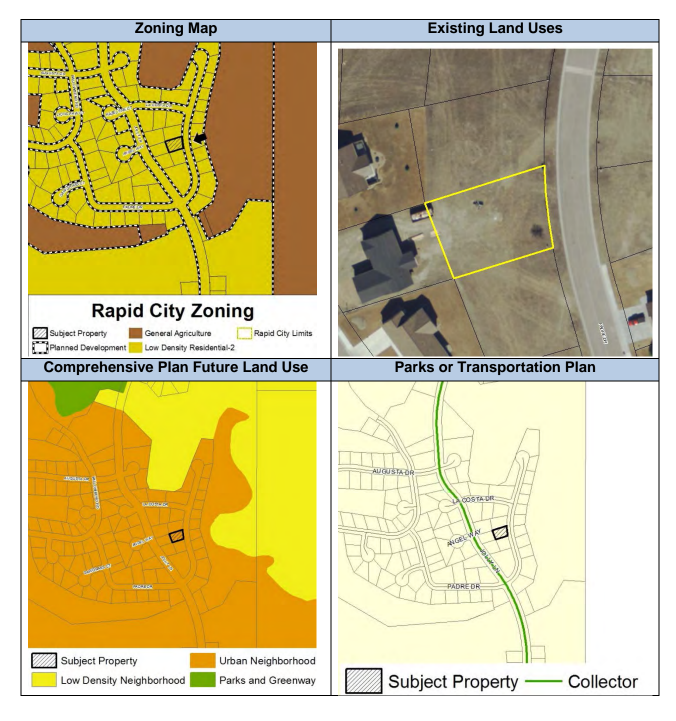
Project Summary Brief

The applicant has submitted a Major Amendment to a Planned Development to reduce the minimum required side yard setback for a one story single-family dwelling from eight feet to five feet. A Building Permit was issued for the dwelling which was subsequently constructed too close to the north property line. The applicant has vacated the portion of the utility and minor drainage easement into which the structure encroaches.

Applicant Information	Development Review Team Contacts	
Applicant: Chad Zandstra Construction, LLC	Planner: Fletcher Lacock	
Property Owner: Joseph and Laurel Tippmann	Engineer: Ted Johnson	
Architect: NA	Fire District: Tim Behlings	
Engineer: Sperlich Consulting, Inc	School District: Janet Kaiser	
Surveyor: Sperlich Consulting, Inc	Water/Sewer: Ted Johnson	
Other: NA	DOT: Stacy Bartlett	

Subject Property Information		
Address/Location	3744 Padre Drive	
Neighborhood	Southeast Connector Neighborhood Area	
Subdivision	Elks Country Estates	
Land Area	0.206 acres (8,974 square feet)	
Existing Buildings	2,379 square feet	
Topography	Relatively flat	
Access	Padre Drive	
Water Provider	Rapid City	
Sewer Provider	Rapid City	
Electric/Gas Provider	Black Hills Power / MDU	
Floodplain	Federally designated 500-year floodplain on northeast side of property	
Other	NA	

Subject Property and Adjacent Property Designations			
	Existing Zoning	Comprehensive Plan	Existing Land Use(s)
Subject Property	LDR – II / Final Planned Development	Urban Neighborhood	One-story single-family dwelling
Adjacent North	LDR – II / Final Planned Development	Urban Neighborhood	One-story single-family dwelling
Adjacent South	LDR – II / Final Planned Development	Urban Neighborhood	One-story single-family dwelling
Adjacent East	LDR – II / Final Planned Development	Urban Neighborhood	One-story single-family dwelling
Adjacent West	LDR – II / Final Planned Development	Urban Neighborhood	One-story single-family dwelling



Relevant Case History					
Case/File#	Date	Request Action			Action
14VE022	1/13/15	Vacation of a Utility and Minor Drainage Approved			Approved
		Easement			
			ant Zoning District Regula	tions	
Low Density F	Residential [District - II	Required	Proposed	
Lot Area			6,500 square feet	•	974 square feet
Lot Frontage			25 feet / 50 feet	3	32 feet / 80 feet
Maximum B		ghts	2.5 stories or 35 feet		One story
Maximum D			30%		26%
Minimum Bu	ıilding Setl	oack:			
• Fron	it		20 feet		25.7 feet
Rear		25 feet	26.8 feet		
Side		8 feet	Requesting a 5 foot setback		
			fron	n the north lot line	
Street Side		20 feet	NA		
Minimum Landscape					
Requirements:					
 # of landscape points 		NA		NA	
 # of landscape islands 		NA		NA	
Minimum Parking Requirements:					
# of parking spaces		Two parking spaces	Th	ree stall garage	
• # of /	# of ADA spaces		NA	NA	
Signage		One square foot	None proposed		
Fencing		Four feet in the front	None proposed		
		yard and six feet in the			
rear yard					

	in oritoria and rindings for Approval or Bernar
Pursuant to Section 17.50.050	(F)5 of the Rapid City Municipal Code the Planning
Commission shall consider the	following criteria for a Major Amendment to a Planned
Development:	-
Criteria	Findings
1. There are certain conditions pertaining to the particular piece of property in question because of its size, shape, or topography:	A Building Permit was issued showing that all setbacks were being met. However, when the property was surveyed it was shown that the structure has been built encroaching into the side yard setback and a utility and minor drainage easement on the north side of the property. On January 13, 2015, a Vacation of utility and minor drainage easement was approved for the portion of the easement where the structure encroaches. In addition, the dwelling on the property to the north was also measured from the wrong pins and constructed with a larger setback from the property line ensuring that a minimum 16 foot separation is being provided between the two structures.
2. The application of these regulations to this particular piece of property would create a practical difficulty or undue hardship:	The property is zoned Low Density Residential District II which requires a minimum side yard setback of 8 feet for a one-story dwelling. The applicant is requesting a reduction in the minimum required side yard setback from 8 feet to 5 feet. On January 13, 2015, a Vacation of utility and minor

drainage easement was approved for the portion of the

Planning Commission Criteria and Findings for Approval or Denial

	easement where the structure encroaches. The Fire Department has indicated that since the structure to the north also erred in locating the correct pins on the property, a minimum 16 foot separation is still maintained, which is important for fire safety.
3. Exceptions to the underlying zoning district, if granted, would not cause undue hardship to the public good or impair the purposes and intent of these regulations:	The applicant is requesting an Exception to allow a 5 foot side yard setback in lieu of the minimum required 8 foot side yard setback. On January 13, 2015, a Vacation of utility and minor drainage easement was approved for the portion of the easement where the structure encroaches. This ensures that utilities and site drainage will not be impacted by the reduction in setback. In addition, the Rapid City Fire Department has indicated concurrence with the proposed setback reduction as the dwelling located on the property to the north also erred in finding the property line and has side yard setback greater than 8 feet which maintains a minimum 16 foot separation between the structures. For these reasons, staff recommends that the Exception to reduce the minimum required side yard setback from 8 feet to 5 feet be approved.
4. A literal interpretation of this chapter would deprive the applicant of rights that others in the same district are allowed:	A Building Permit was issued showing that a minimum 8 foot side yard setback was being provided. However, the property line was not correctly identified when the foundation was poured for the existing dwelling. The applicant has vacated the portion of the utility and minor drainage easement where the structure encroaches. In addition, there is a minimum 16 foot separation from the structure located on the property to the north.
5. Any adverse impacts will be reasonably mitigated:	The structure encroaches into the 8 foot utility and minor drainage easement on the north side of the property. On January 13, 2015, a Vacation of utility and minor drainage easement was approved for the portion of the easement where the structure encroaches. In addition, the Rapid City Fire Department has indicated concurrence with the Exception request based on a minimum 16 foot separation between the subject dwelling and the dwelling located on the property to the north.
6. The requested exception to the underlying zoning district standards is an alternative or innovative practice that reasonably achieves the objective of the existing standard sought to be modified:	A Building Permit was issued for a single-family dwelling showing that a minimum 8 foot side yard setback was being provided. The north lot line was not correctly identified by the builder before the foundation was poured. An "as-built" survey identified that the structure encroaches into the minimum required 8 foot side yard setback. The applicant has vacated the portion of the utility and minor drainage easement where the structure encroaches and a minimum 16 foot separation is being maintained between the subject dwelling and the dwelling located on the property to the north.

Planning Commission Comprehensive Plan Policy Guidance for Approval or Denial In considering an application for approval or denial the Planning Commission finds that

the application either complies or does not comply with the following values, principles, goals, and policies within the Rapid City Comprehensive Plan:

	Comprehensive Plan Conformance – Core Values Chapters
	A Balanced Pattern of Growth
BPG-2.1G	City Department Coordination: The review of this application has been coordinated with Public Works Department to ensure that on-site drainage will not be affected by the encroachment of the structure into a minor drainage easement and with the Rapid City Fire Department to ensure that the fire safety is maintained.
	A Vibrant, Livable Community
LC-1.2A	Code Enforcement : An "as-built" survey of the property identified that the structure encroached into a utility and minor drainage easement and the minimum required side yard setback. Staff has worked with the applicant to vacate the portion of the easement where the structure encroaches and to remedy the encroachment into the side yard setback. On-site drainage will not be impacted by the encroachment and fire safety is being maintained.
******	A Safe, Healthy, Inclusive, and Skilled Community
	NA
が水	Efficient Transportation and Infrastructure Systems
	NA
5	Economic Stability and Growth
EC-1.2A	Housing Stock : The property is located in the Elks Crossing Planned Development which approved a mix of single-family and townhome development.
	Outstanding Recreational and Cultural Opportunities
	NA
	Responsive, Accessible, and Effective Governance
GOV-2.1A	Public Input Opportunities: The requested Major Amendment to the Planned Development is before the Planning Commission for review and approval. The public has an opportunity to provide input at this meeting.

C	omprehe	ensive Plan Conformance – Growth and Reinves	stment Chapter
Future Lar Plan	nd Use		
Designation	n(s):	Urban Neighborhood	
		Design Standards:	
SDP-N1		Housing Types : The property is located in the oment boundaries which approved a mix of singoment.	

Comprehensive Plan Conformance – Neighborhood Area Policies Chapter	
Neighborhood:	Southeast Connector Neighborhood Area
	Neighborhood Goal/Policy:

SEC-	Residential Growth: The property is located in the Elks Crossing subdivision
NA1.1G	which is an existing residential development with potential for further growth.

Findings

Staff has reviewed the Major Amendment to the Planned Development to reduce the minimum required side yard setback pursuant to Chapter 17.50.050(G) of the Rapid City Municipal Code and the goals, policies, and objectives of the adopted Comprehensive Plan. In coordination with the Public Works Department and the Rapid City Fire Department, the proposed reduction in the minimum required side yard setback will not negatively impact on-site drainage or fire safety.

	Planning Commission Recommendation and Stipulations of Approval
Staff r	ecommends that the Major Amendment to the Planned Development to reduce the
minim	um required side yard setback be approved with the following stipulations:
1.	An Exception is hereby granted to reduce the minimum required side yard setback for
	the existing structure from eight feet to five feet. If the building is removed or expanded,
	any new development must meet the minimum setback requirements; and,
2.	The Major Amendment to the Planned Development shall allow the existing single-
	family dwelling with a reduced side yard setback of five feet. Any change in use that is a
	permitted use in the Low Density Residential District II shall require a building permit.
	Any change in use that is a Conditional Use in the Low Density Residential District II
	shall require the review and approval of a Major Amendment to the Planned
	Development.