August 10, 2004

# Honorable Chairman and Members of the Hermosa Beach Planning Commission

Regular Meeting of August 17, 2004

SUBJECT: VARIANCE 04-2

LOCATION: 311 31<sup>ST</sup> STREET

APPLICANT: THOMAS & BARBARA ZONDIROS

311 31<sup>ST</sup> STREET

HERMOSA BEACH, CA 90254

REQUEST: VARIANCES TO LOT COVERAGE REQUIREMENT AND MAXIMUM

ALLOWABLE VALUATION INCREASE FOR A NONCONFORMING STRUCTURE IN ORDER ALLOW AN ADDITION AND REMODEL OF AN EXISTING SINGLE-AMILY DWELLING, RESULTING IN 70.9% LOT

COVERAGE RATHER THAN THE MAXIMUM 65% AND A 148.1% VALUATION

INCREASE RATHER THAN THE MAXIMUM 100%

#### **Recommendation**

Direct staff as deemed appropriate.

## **Background**

ZONING: R-1

GENERAL PLAN:

Low Density Residential

LOT SIZE:

2,100 Square Feet

EXISTING FLOOR AREA:

956 Square Feet

PROPOSED ADDITION:

1,268 Square Feet

PROPOSED FLOOR AREA:

2,224 Square Feet

PERCENT INCREASE IN VALUATION: 148.1% EXISTING LOT COVERAGE: 56.8% PROPOSED LOT COVERAGE: 70.9%

EXISTING PARKING: 1 garage space

PROPOSED PARKING: 2 garage spaces and 1 guest

The subject property is currently developed with a one-story single family dwelling, with a one-car garage with access to the alley. The property is nonconforming with respect to front yard requirements, open space, and parking summarized as follows:

Front Yard: 0 rather than required 7 feet (10% of lot depth).

*Open Space:* Complies with the total requirement for small lot exception of 300 square feet, as a total of 374 square feet is available in the rear yard, but does not comply with the requirement that 60% be located adjacent to primary living areas, as the rear yard is adjacent to an existing bedroom and the garage. *Parking:* One space rather than two spaces plus one guest.

#### **Analysis**

The applicants are proposing to construct a second-story addition of 1268 square feet to the existing residence. The project also entails remodeling 634 square feet of existing livable floor area. The expansion will increase the living area of the house from 956 square feet to 2,224 square feet. The nonconforming front yard will remain. Also, the proposed project will remain nonconforming to small lot open space requirements. The proposed enlarged garage and driveway will cover the existing open space area in the rear yard, and the applicants propose to replace this area with a second story deck and a roof deck with a combined usable open space area of 340 square feet. The proposed open spaces still do not comply with the requirement that 60% be located adjacent to primary living areas, as the second story deck is adjacent to the proposed master bedroom and the roof deck is not directly adjacent to any living area. The expansion and remodel results in a 148.1%

increase in valuation. Pursuant to Chapter 17.52 of the Zoning Ordinance, the maximum allowable valuation increase for an expansion and remodel of an existing nonconforming structure is 100%. Therefore, a Variance is required from the maximum allowable valuation increase for a nonconforming structure.

The garage will be enlarged and moved closer to the alley to accommodate two parking spaces. Combined with an enlarged driveway to provide adequate area for a parallel guest parking space, the proposed garage eliminates the existing nonconforming parking condition and brings the property into compliance with current parking requirements. However, the proposed addition causes lot coverage to be increased by 296 square feet (approximately 14%) to accommodate the enlarged garage. Therefore, a Variance is required from the lot coverage requirement.

The reason for the applicants' request is primarily to make the dwelling more livable as a single family dwelling to suit the needs of their family, with an increased family/living room area on the first story, and three bedrooms and two bathrooms on the second story, including a master bedroom and bathroom suite. The applicants wish to construct this addition while maintaining as much of the existing structure as possible, and keeping the primary living area (the living/family room) on the first floor adjacent to the existing open area in the walk street excess right-of-way in front of the property. Staff has discussed other options with the applicants to avoid this Variance request, such as a building a completely new residence given that the proposed project greatly increases the existing structure's valuation, or scaling down the expansion to within the 100% valuation maximum.

In order to grant a Variance, the Commission must make the following findings:

- 1. There are exceptional or extraordinary circumstances, limited to the physical conditions applicable to the property involved.
- 2. The Variance is necessary for the preservation and enjoyment of a substantial property right possessed by other properties in the same vicinity and zone, and denied to the property in question.
- 3. The granting of the Variance will not be materially detrimental to the public welfare or injurious to the property or improvements in such vicinity and zone in which the property is located.
- 4. The Variance is consistent with the General Plan.

The applicant is making this request because of the small lot size, the existing small size of the building, and their desire to maintain the primary living area on the ground floor without providing additional adjacent open space on the property. These conditions limit design options available to the applicant while maintaining the existing structure.

### Discussion of findings:

**Finding 1:** The lot is considered a "small lot" under the R-1 development standards, as it is 2100 square feet. This means the lot already qualifies for the small lot exception, which allows open space to be provided on decks. So the small lot condition, which exists on this entire block (38 lots have the same dimension) is not really exceptional or unusual and, further, because these small lots are recognized in the code, the property is already given some relief from development standards.

The existing condition of the property may be somewhat unusual, in that it is located on a walk street with the only garage access being off a narrow 10-foot wide alley at the rear of the property. Because the garage access is limited to the rear of the property, the requirement that 60% of the usable open space be located adjacent to primary living areas cannot be provided adjacent to primary living areas on the ground floor without reducing the available buildable area of the project. If the primary living area is provided on the second floor, then the required open space can be provided on decks, but the applicants believe that reversing the floor plan (providing primary living areas upstairs and bedrooms downstairs) negatively impacts the unique character of the walk street by discontinuing the sense of community on the walk street. However, these conditions exist for all the properties on this walk street and are not unique to this property relative to the other walk street properties. Also, the existing building is nonconforming to current development standards, and thus is afforded some benefits by being allowed to maintain these nonconformities that may not be available to other properties in the same situation, and it not available to properties with new construction.

In summary it is questionable whether these circumstances could be considered as exceptional and extraordinary.

Finding 2: The owners wish to exercise a property right, possessed by others in the neighborhood, to construct a single family home to meet current standards of livability and to be a reasonable size. They argue that the Variances to lot coverage and valuation increase are necessary for this dwelling to reach a size that the applicants find comfortable and to maintain the primary living area on the ground floor without also being forced to significantly reconfigure the existing structure. Supporting such a finding depends on whether the ability to meet the applicants' preferences for livability or a certain size home is considered a substantial property right, and whether the lot coverage and valuation increase requirements are so restrictive that they are denying the applicants this right, and whether these rights can be achieved through alternative methods such as building a new house.

Making this finding is difficult given that new construction could meet the applicants' general objectives and still comply with the lot coverage requirement and eliminate any need for a Variance.

**Finding 3:** The project will not likely be materially detrimental to property improvements in the vicinity and Zone since the project complies with all other requirements of the Zoning Code, and does not involve a major expansion.

**Finding 4:** The project is not unusually large or out of scale with other new projects in the neighborhood, and is otherwise in conformance with the Zoning Ordinance and the General Plan.

If the Commission decides to approve the Variances it must adopt all the required findings. Also, though the addition appears to be under the height limit of 25 feet in the R-1 zone, the submitted topographical survey does not include corner point elevations at the front of the property. If the Variances are approved, then this can be resolved as a Condition of Approval. Staff will return with a resolution at the next meeting based on the Commission's direction.

CONCUR:	Scott Lunceford Associate Planner
Sol Blumenfeld, Director Community Development Department	

#### Attachments

- 1. Applicant's discussion of Variance findings
- 2. Location Map
- 3. Zoning Analysis
- 4. Valuation Worksheet
- 5. Photographs

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