Staff Report: TRC (12/2/14) Riddle Variance Request V-14-01 (1/7/15)

# REQUEST FOR COMMITTEE ACTION

#### HENDERSON COUNTY

**Technical Review Committee** 

**MEETING DATE:** December 2, 2014

**SUBJECT:** Variance Application (V-14-01) located at 2206 Hilltop Lane

**PRESENTER:** Toby Linville, Code Enforcement Director

#### **ATTACHMENTS:**

- 1. Staff Report
- 2. Photographs
- 3. Site Plan

## **SUMMARY OF REQUEST:**

The applicants are requesting a variance to reduce the side yard setback from 35' to 13'2".

Staff requests that the TRC review the site plan and provide a recommendation to the Board of Adjustment.

### **Suggested Motion:**

I move to approve the site plan for V-14-01 because it meets the requirements of the Land Development Code.

I move that TRC give a favorable recommendation for V-14-01.



# **Henderson County, North Carolina Code Enforcement Services**

#### 1 <u>Committee Request</u>

1.1. Applicant: Sam Riddle

1.2. **Request:** Variance Request

1.3. **PIN:** 9567172441 1.4. **Size:** 0.84 acres +/-

1.5. Location: The subject area is off Kanuga Rd and Price Rd

#### 1.6. Variance Requirements:

**G. Quasi-Judicial Proceeding.** The concurring vote of four-fifths (4/5) of the *ZBA* shall be necessary to grant a *Variance*. Any approval or denial of the request must be in writing and permanently filed with the office of the *ZBA* and with the Administrator as public record.

(1) Standards of Review. The *ZBA* shall not grant a *Variance* the effect of which would be to: (1) allow the establishment of a *use* not otherwise permitted in a general *use district*, (2) extend physically a *nonconforming use* of land or (3) change the district boundaries shown on the Official Zoning Map. No *Variance* shall be granted or considered where the fact that the property could be used more profitably is the reason for the request for the *Variance*. The following written findings must be made in order for the *ZBA* to grant a *Variance*:

a. There are practical difficulties or unnecessary hardships in carrying out the strict letter of this Chapter, as demonstrated by:

- 1. The fact that, if the *applicant* complies with the literal terms of this Chapter, he/she cannot secure a reasonable return from, or make a reasonable *use* of, the property.
- 2. The hardship of which the *applicant* complains results from unique circumstances related to the *applicant's* land.
- **3.** The hardship is not the result of the *applicant's* own action.
- b. The Variance is in harmony with the general purpose and intent of this Chapter and will preserve its spirit.
- c. The Variance will secure the public safety and welfare and will do substantial justice.
- d. The *Variance* shall not be based on the existence of a *nonconforming use* of neighboring land or *structures* in the same district, or permitted *nonconforming uses* in other districts, and shall in no way constitute a reason for the requested *Variance*.
- e. The *Variance* shall not allow for an increase in density for the purposes of subdividing the land that would otherwise not be permitted by the applicable zoning district or *subdivision* regulations.
- (2) Conditions. The ZBA may, in granting a Variance, prescribe: (1) additional conditions; (2) additional safeguards;
- (3) a time limit within which the action for which a *Variance* is sought shall be begun; (4) a time limit within which the action for a *Variance* is sought shall be completed; and (5) a time duration within which construction, operation or installation shall commence on the project for which the *Variance* was obtained.
- **H. Variance Validity.** Upon issuance of a *Variance*, the *applicant* shall have 12 months within which (unless otherwise specified by the *ZBA*) to commence construction, operation or installation. If construction, operation or installation is commended within the specified time period the *Variance* shall continue in force as long as the *structure*, operations or installation remains.
- (1) Variance Revocation. If construction or operation is not commenced within 12 months (or other specified time period), the *Variance* shall no longer be valid.

Map A: Aerial Photo/ Pictometry





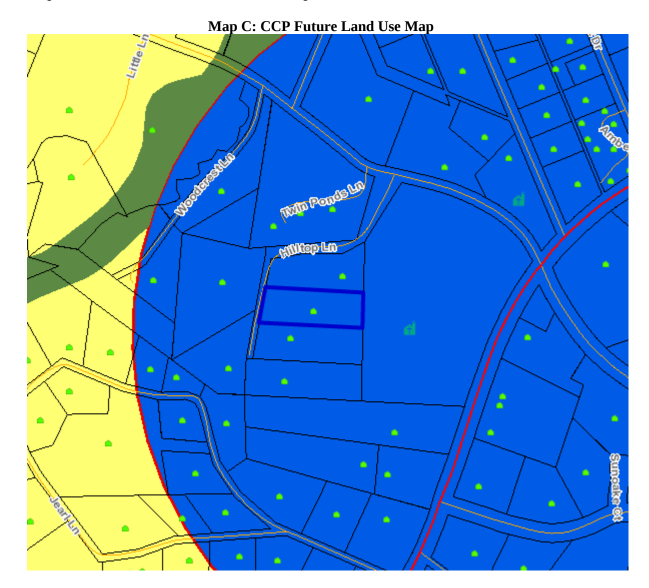
#### 2. Current Conditions

- **2.1 Current Use:** The parcel has a single family dwelling that was built in 1960
- **2.2** Adjacent Area Uses: The surrounding properties are residential.
- **2.3 Zoning:** The subject property and surrounding properties are R-40. Nearby parcels to the North are Residential-2.

**Map B: Current Zoning** 

- **3.** <u>Floodplain /Watershed Protection:</u> The property is not located in a Special Flood Hazard Area. The property is not in a Water Supply Watershed district.
- **4.** Water and Sewer: This property is served by public water and private septic system.

**Public Water:** N/A **Public Sewer:** N/A



## 5. Staff Comments

**The 2020 CCP:** The CCP Future Land Use Map places the Subject Area in the "Community Service Center" classification. The text and map of the 2020 CCP suggest that the Subject Area would be more suitable for the following:

Community Service Centers are intended to be intensive, efficient, defined concentrations of mixed services that meet the needs of the surrounding community and defined service areas. Community Service Centers are appropriate for a mixture of commercial uses scaled to the service area in question; residential uses of varying densities depending upon available services; and Community Facilities such as schools, parks, community centers, and other similar Community Facilities. The mixture and intensity of land uses contained within Community Service Centers are intended to be appropriate within the context of the surrounding community and intended service area. Community Service Centers should also be properly controlled by appropriate aesthetic standards, access management standards, and other appropriate development control measures.

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## 6. Staff Recommendations

Staff's position at this time, under the guidelines of current plans, policies and studies, is that they support the application. The owner faces a hardship in that the current setbacks were not in place when the home was built. The County instituted zoning in 1981 and this home was built in 1960.









