



# CITY OF NORTH OAKS

Regular Planning Commission Meeting
Thursday, February 23, 2023
7 PM, Community Meeting Room, 100 Village Center Drive
MEETING AGENDA

Remote Access - Planning Commission members may be participating by interactive technology pursuant to Minn. Stat. §13D.02, subd. 1. Any person wishing to monitor the meeting by interactive technology from a remote location may do so by calling the following Zoom meeting videoconference number: 1-312-626-6799, Webinar ID: 862 3683 6547 or by joining the meeting via the following link: https://us02web.zoom.us/j/86236836547. Individuals wishing to monitor the meeting remotely may do so in real time by watching the livestream of the meeting on North Oaks Channel 16 and on the City's website.

- 1. Call To Order
- 2. Roll Call
- 3. Pledge
- **4.** <u>Citizen Comments</u> Members of the public are invited to make comments to the Planning Commission during the public comments section. Up to four minutes shall be allowed for each speaker. No action will be taken by the Commission on items raised during the public comment period unless the item appears as an agenda item for action.
- 5. Approval of Agenda
- 6. Approval of Previous Month's Minutes
- 6a. Approval of Planning Commission Meeting Minutes of June 30, 2022 Planning Commission Minutes 6.30.2022 v2.pdf
- 6b. Approval of Planning Commission Meeting minutes of August 25, 2022

  <u>Planning Commission Minutes 8.25.2022.pdf</u>

#### 7. Business Action Items

7a.Public Hearing - For a Conditional Use Permit for a garage exceeding 1,500 square feet for the property located at 70 West Pleasant Lake Road followed by discussion and possible action.

2023-02-23 70 West Pleasant Lake Rd PC Packet Revised.pdf

- 7b.Discussion and possible action on naming a vice-chair
- 7c.Discussion on Land Use Ordinances including possible future amendments to Planning Commission Ordinance, and Comprehensive Plan Ordinance, as well as Voting Procedures and Adoption of Rules of Order
- 7d. Discussion on scheduling of future training session
- 7e. Discussion and possible action on annual calendar
- 8. Commissioner Report(s)
- **9.** Adjourn The next meeting of the Planning Commission is Thursday, March 30, 2023.

# North Oaks Planning Commission Meeting Minutes City of North Oaks Via Electronic Means and Community Room June 30, 2022

# **CALL TO ORDER**

Chair Azman called the meeting of June 30, 2022 to order at 7:00 p.m.

Pursuant to Minnesota Statute 13D.021, the meeting was conducted with attendees and Commissioners participating both in the Community Room and via Zoom.

### **ROLL CALL**

Present in the Community Room: Chair Mark Azman, Commissioners Marc Asch, Dave Cremons, Robert Ostlund, Nick Sandell, Scott Wiens, Joyce Yoshimura-Rank, City Administrator Kevin Kress, City Council liaison Jim Hara, City Engineer Tim Korby, City Planner Kendra Lindahl

Present via electronic means: Commissioner Joyce-Yoshimura-Rank, City Councilor Tom Watson, City Attorney Jim Thomson, City Engineer John Morast

Absent: None

A quorum was declared present.

#### PLEDGE OF ALLEGIANCE

Chair Azman led the Pledge of Allegiance.

# **CITIZEN COMMENTS**

Damien Lepoutre introduced himself as a former resident of the Black Lake area of North Oaks, and the owner of a lot that will be the topic of an agenda item. He wondered if the continued discussion item related to his lot is a reconsideration of his request, or if will just be finding more reasons for the previous denial. He wanted to know if he will be able to speak at the time of the discussion later in the agenda. Chair Azman clarified that the public hearing on that topic is closed, however since he is the requestor, he will be able to make further comments at that time. Chair Azman explained that the City Council made the decision to return the application to the Planning Commission with specific instruction to better articulate the reasons for the motion at the May 26<sup>th</sup> Planning Commission Meeting.

Lepoutre chose to share his comments in Citizen Comments. During the last Planning Commission meeting, he discovered that preliminary work of reviewing facts did not take place before the meeting. Hence, some of the Planning Commission and other citizens put forward inaccurate claims with the goal to push for denial. This drove toward a downward spiral of falsehoods and lies during the meeting. There were talks on exclusive rights to the sewage of Rapp Farm and no one reacted. There were talks on requirements to cut trees, tear out grass

lawns and natural vegetation, but there was nothing in his proposal that indicated this. There were even talks about the need to dig and bore the asphalt and sidewalk, however the sewer connection already exists on his lot. Even the existence and capacity of the sewage connection was questioned when it has been in place and documented since 2014 for 200 houses plus 12, when there is only 156 houses in Rapp Farm. The city is responsible for managing its documents and the as built which would all show these facts. If any Commissioners questioned this, it should have been checked before the meeting instead of using the meeting to fuel doubts. Commissioners should clearly know now if not at the time that all these claims are false. All the time spent on this was spent at the tax payors expense, including his payment for the process that should have been used to review documents and check everything before the Planning Commission meeting. He hopes that this can be considered errors from the past, and that everyone can get over it and reconsider the application. He knows Commissioner do not always have enough time to dig deep into documentation. To help them, he has invested time and effort to bring forward a straightforward 5-slide synthesis of the facts. He presented it to the City Council and it has been included in the Planning Commissioners packet. These should help Commissioners get up to speed on the foundations for approving more easily than using the administrative dossier. He stated that Planning Commissioner can now vote based on the real merits of this request with only benefits for him, for the environment, for residents, and for the future of North Oaks with good precedent on environmental management. His request is for a very minor correction of the map that showed Lot 1 as served by sewer during the comprehensive plan internal build that was erroneously changed at the last minute when the other lots of the Nord parcel were changed from to-be-served to not-served. Most and foremost, he hopes they will show some care for the interest of their constituents in full compliance with rules, regulations and ordinances as they have been elected to do. He stated that we all know this should have been a simple and easy process with common-sense approval, saving time and dollars, with everyone satisfied and no negative impact whatsoever for anybody. He stated he will ask further questions later when the item is being discussed.

# APPROVAL OF AGENDA

Commissioner Asch asked to amend the agenda to strike the language on 7c and replace it with: "The Planning Commission is not being asked to re-hear the application or conduct new proceedings; the Planning Commission is being asked to identify the details and evidence that supports the Planning Commission motion recommending denial and identify/clarify the city ordinances and state statutes applicable to the application." Commissioner Cremons objected to the change, stating that they prepared based on the agenda they received, and to significantly change the agenda now seems unreasonable to him. Commissioner Wiens seconded Asch's suggested amendment because the Commission had made a decision on this item already and what the City Council asked them to do was to provide reasons for their decisions, not to reconsider it. City Attorney Thomson clarified that this would not be an actual change to the agenda, it is a change to how they might be approaching the agenda item, which could be handled when the item comes up. Commissioners Sandell and Yoshimura-Rank said they would like to keep the agenda as-is. Commissioner Asch stated be believes it was inappropriate for the agenda to be worded in such a way that makes it sound like they are reconsidering a decision that had been made and acted on. It violates Robert's Rules for reconsideration, and the lack of notice

for a move to rescind makes it moot. He thinks they need to do what the City Council asked, which is further explain themselves.

MOTION by Asch, seconded by Wiens, to change the wording of 7c to reflect the word-forword directive from City Council. Motion failed 3-4.

MOTION by Sandell, seconded by Yoshimura-Rank, to approve the agenda as is. Motion carried by roll-call vote.

# APPROVAL OF PREVIOUS MONTH'S MINUTES

a. Approval of May 26, 2022 Planning Commission Meeting Minutes

MOTION by Yoshimura-Rank, seconded by Wiens, to approve the minutes of the May 26, 2022 meeting. Motion carried by roll call vote. Cremons and Sandell abstained due to not being present.

# **BUSINESS ACTION ITEMS**

- a. Public Hearing Conditional Use Permit FOR A HOME LOCATED AT 16 SHERWOOD TRAIL IN EXCESS OF 35 FEET in height pursuant to City Code Section 151.050(D)(7). Discussion and possible action on application.
  - Chair Azman called the public hearing to order at 7:17 p.m.
  - City Planner Kendra Lindahl presented on the proposal. She noted that it is a vacant parcel being proposed for development. The Conditional Use Permit (CUP) is for a 40.5 foot building height where 35 is allowed. When the application originally was submitted, it appeared that a CUP was also required for grading, however in working with the applicant, they got revised materials and it meets the requirement. The home is designed as a look-out home, and it complies with the Conditional Use standards for height as outlined in the staff report. The CUP has specific standards that require that the front building elevation not exceed 35 feet, and none of the building elevations exceeds 45 feet. The site is suitable for a lookout. Test pits were dug and groundwater was not found. The home is two stories with a basement, and the side and rear setbacks increased from 30 to 41 feet. Staff concluded that the conditions have been met for a CUP. They recommend approval.
  - The applicants Brad Holschuh stated that they placed the house to be as minimally impactful to the property as possible, moving it to a natural clearing. The closest setback to any property line is approximately 75 feet. Even with the CUP request, they are still 35 feet to the closest property line. They also chose a lookout basement on the property which minimizes the grading requirements and preserves larger than necessary setbacks. They are hopeful that the Commission will review it favorably, and they are excited about living on the property.
  - Commissioner Asch asked staff if the pits that were dug were in times of normal precipitation or low precipitation, and how confident they are in the pits. City Engineer

Tim Korby stated be believes they were done in June, and he believes it was during normal or wet times of precipitation. Jennifer Otto stated she does not remember the exact date. She noted that these were not just borings, but were large test pits where they went about 5 feet below the proposed basement floor elevation. The pits were open for quite some time and in all of the pits that were dug, there was no indication of water. City Engineer Korby stated he was satisfied with this.

- Commissioner Asch asked the homeowner if they are having an unfinished basement, why do they care about the view? Holschuh stated that the basement will be fully finished. Commissioner Asch stated that if it is fully finished, then it will be a three-story house. Commissioner Cremons noted that it is very common in this neighborhood to have a two-story house with a walkout or finished basement. Chair Azman asked Commissioner Asch for a citation of the ordinance language on this. Jennifer Otto stated that the standard ordinance states "two stories plus a basement with no more than 50% allowable exposed". They are coming for the CUP because with a lookout, they are exposing more of the rear yard as the topography of the land drops off.
- Chair Azman asked if Ms. Otto has any comment on the slope issue. He did not see any other issues with this application other than just confirming the slope. Ms. Otto stated she did not. They have learned a lot from their past CUPs and they are very mindful of where they place the homes, setting them up against the natural contours of the land. They are very mindful of the trees they are moving to place the home and septic.
- Councilor Hara stated that the front northeast corner of the house is at 920, the back southeast corner is 914, so that is 6 foot of slope that is consistent with a lookout.
- Commissioner Yoshimura-Rank stated that she appreciates the applicant being mindful of the trees and their efforts to locate their home in such a way that is minimally-impactful.
- Commissioner Asch stated that he was reading from the staff report: "Buildings shall be limited to a basement and two-full stories. Finished areas within the roof structure will be considered a full story". If the basement is finished, would it not be three stories? Chair Azman stated they have not been applying the ordinance in this way. Commissioner Cremons stated they had three Sherwood properties that they reviewed earlier in the year and they worked very hard to make sure everything was compliant. They developed a policy on slope and the ordinance was very carefully studied. The houses were designed to comply. He believes Commissioner Asch's interpretation is incorrect because it is inconsistent with the way the operated in the past.

# MOTION by Sandell, seconded by Yoshimura-Rank, to open the public hearing at 7:31 p.m. Motion carried unanimously by roll call vote.

• Jennifer Otto added some clarification to the question about the ordinance regarding stories. She understands the statement "a basement and two full stories and any finished living space within the roof structure" to mean that if someone finished the space under a roof, say an attic, that this would become another full story.

MOTION by Yoshimura-Rank, seconded by Cremons, to close the public hearing at 7:35 p.m.

MOTION by Yoshimura-Rank to approve the CUP for 16 Sherwood Trail, subject to conditions put forth by staff, seconded by Cremons. Motion carried 6-1 by roll-call vote.

- Chair Azman noted that the Planning Commission has made a recommendation for approval, and that the application will go for final review to the City Council at their July 14, 2022 meeting.
- b. Public Hearing Conditional Use Permit FOR A HOME LOCATED AT 38 CATBIRD LANE IN EXCESS OF 35 FEET in height pursuant to City Code Section 151.050(D)(7) and LAND RECLAMATION CUT/FILLING ACTIVITIES IN EXCESS OF 100 CUBIC YARDS pursuant to City Code Section 151.027. Discussion and possible action on application.
  - City Planner Kendra Lindahl stated that the lot is currently vacant. The application is for a CUP for a building height of 42 feet 11 inches where 35 feet is allowed. The application shows grading 1,559 cubic yards where more the 100 cubic yards requires a CUP. However, staff believe this number is not accurate because it includes all grading, but code exempts the area within 25 feet of the home, parking pad and driveway from calculation. They have asked the applicant for updated information, but they have not yet received it. There were also two letters of support received and entered in to the record.
  - Staff believe that the building does comply with the criteria for building height and the standards have been met. Although they have not yet received an updated number for the grading, in looking at the materials they believe it is going to comply and the conditions will be met.
  - Commissioner Cremons asked if there have been any soil borings or test pits to test for ground water. City Engineer Tim Korby stated that the prior property was in a different development where there are more wetlands and thus a greater need to test for groundwater. In the development where this lot is located, he is not as worried about groundwater.
  - Chair Azman noted that the home seems to fit with the natural contours of the land.
  - Commissioner Cremons stated that it would be difficult to approve the CUP tonight without the correct number on the grading, but it seems unfair to delay the decision a month if the information is readily available. Could the Commission have a short one-topic meeting in the next few weeks once they have updated information?
  - Steve Kothman from Hendel Homes shared that there is a 3.5 foot downward slope from the height of the street to the base of the home. They have pushed the house down as low as they can because there is an 8% driveway and it becomes a safety issue of driving a car in. He learned tonight that area within 25 feet of the home, parking pad and driveway is exempt from the dirt calculation. He is planning a three-day backfill on this job, and on the second day he is meeting the boulder wall company on site to talk about the shelves

they are creating so they can have the walkout and also determine how much dirt they import or export out. He will have a better handle on that at that time. At this point, he does not know how much they will be importing or exporting. He thinks they will be importing, but he does not know that. They used Rudd and Sons to survey the property. They gave him their best guess, but he did not want to certify those numbers. Their best guess was what they submitted. He is hopeful they can move forward with the CUP on house height and then circle back on the dirt import/export at a later date. Chair Azman stated he thought that would be fine. City Administrator Kress agreed and stated they are two separate CUPs that can be approved, denied or extended separately. City Engineer Tim Korby noted that this should be a fairly simple calculation that the surveyor could make to provide the number. Chair Azman suggested that if the final number is out of compliance they could come back in July for the CUP.

• City Engineer Morast stated that he did a quick trace of the site plan with the 25-foot offset, and most of the grading contours are within the offset, so the surveyor should be able to make the calculation quickly. By his estimate, it does not look like it will be more than 100 because there is not much grading outside of the 25 foot perimeter.

MOTION by Yoshimura-Rank, seconded by Sandell, to open the public hearing at 7:57 p.m. Motion approved unanimously by roll call vote.

• There were no comments in the chamber or via zoom, but there were a couple emails received by the city that will be included in the record.

MOTION by Cremons, seconded by Sandell, to close the public hearing at 7:58 p.m.

MOTION by Asch, seconded by Wiens to consider the CUP applications for height and grading separately. Motion carried unanimously by roll-call.

• City Planner Kendra Lindahl noted that condition number five in their recommendation states that soil borings need to be performed, but they do not believe this to be so, so it could be removed from the motion if they wish. If they wish to approve the CUP for height, they could make a note in the approval that no CUP is approved for grading to exceed 100 cubic yards and the applicant must provide facts to confirm compliance with that part of the code.

MOTION by Yoshimura-Rank, seconded by Cremons to approve the CUP for height for 38 Catbird Lane with staff recommendations, minus staff recommendation number five. Motion carried unanimously by roll-call. Commissioner Asch abstained.

• Chair Azman noted that the Planning Commission has made a recommendation for approval, and that the application will go for final review to the City Council at their July 14, 2022 meeting.

MOTION by Asch, seconded by Cremons to table the CUP for grading until the next Planning Commission meeting in July, with instructions to the applicant to get new soil calculations to the city. Motion carried unanimously by roll-call.

• Commissioner Cremons asked if the Commission would be open to having an earlier meeting if the information can be provided earlier. Chair Azman and others agreed.

Continued discussion on amendment request for the Cities 2040 Comprehensive Plan maps, and verbiage for potential sewer extension to lots located in the Sherwood Trail (Nord subdivision), pursuant to State Statute 462.355

• Chair Azman stated that the cities comprehensive plan is an expression of the city's vision for the future and a strategic map to reach that vision. It is an important tool to guide future development of land and to ensure a safe, pleasant and economical environment for community stakeholders. Planning helps us in a number of areas, including preserving natural resources, land and other areas, creating opportunity for residents, identifying issues and staying ahead of trends, ensuring growth that makes the community better, not just bigger. We foster sustainable economic development, we provide an opportunity to consider future implications of today's decisions, we protect property rights and values and we enable other public and private agencies to plan their activities in harmony with our plans. Cities have very broad discretion in land use planning and regulation, including the adoption of a comprehensive plan, which the courts tell us is legislative in nature. Chair Azman said that an issue that has troubled him with Mr. Lepoutre's application is the appropriate standard of analysis that the Planning Commission should apply when reviewing his request to amend the comprehensive plan. In 2019, the City Council repealed certain city ordinances governing the Planning Commission. In that process, an ordinance in section 150.078 was also repealed that addressed the Commission's process for amendments of the comprehensive plan. That statute stated that the Commission may, from time to time, amend the plan "whenever changed conditions or further studies by the Commission indicate that the amendment or addition is necessary. However, that guidance is no longer available to them due to its repeal. However, it is informative. He believes the intent of that repeal was to reorganize and reconstitute the Planning Commission, not alter its lawful planning duties. Since the repeal included the city ordinances addressing planning, preparing a comprehensive plan, procedures for the effectuation of the plan, zoning, plats and amendments, he believes the repeal of that amendment provision was probably inadvertent. For that reason, he believes it provides guidance. However, the courts have already provided guidance to the Planning Commission and to cities on the standards to apply, which is the standard he is advocating tonight. The courts tell us that a city's decisions regarding amendments to the comprehensive plan are legislative in nature and entitled to broad discretions. The city's decision must be legally sufficient and factually supported in the record. There must be a rational basis for their decision. Within the concept of a rational basis, a factor can include the concepts of the former ordinance addressing amendments in light of changed

conditions. He also notes the Met Council has identified several examples of when a city might consider amending its plan. Those factors could be changes resulting from neighborhood or small area planning activities, land use changes, proposed forecast changes, text changes to revise a policy, routine updates to incorporate new information. Against this backdrop, the Commission is presented with the following instructions from the City Council: the Planning Commission is not being asked to re-hear the application or conduct new proceedings. The Planning Commission is being asked to identify the details and the evidence that supports the Commission's motion recommending denial, and identify and clarify city ordinances and state statutes that are applicable to the application. The staff report identifies the state statutes that are applicable to the procedure governing how we process the application, and he believe he followed those. His comments address the legal standards they apply making the decision on the amendment request. The city does not have a practice or policy of not amending the comprehensive plan. Cities need to be nimble and respond to further studies, changes in policy, changes in conditions or other factors that may prompt review of a city's vision and strategy within its comp plan. Prudent planning dictates against such a policy and for good reason. We need to make a rational decision based on the facts. In speaking with City Attorney Thomsen, he indicated it would be highly irregular for a city to have a policy against amending the comp plan. Finally, he urged Council Member Watson to send this item back to the Planning Commission because he was concerned that they applied the wrong standard of analysis at the May 26<sup>th</sup> meeting. The issue is really whether their decision is legally sufficient and factually supported. Is it rationally based? Also, the Planning Commission needs to clarify and state with specificity the reasons for its decision.

- Commissioner Cremons stated he intends to make a motion to rescind the prior action and reconsider what happened at the prior meeting. In order for that to be fairly committed, he wanted to share what he observed at the last meeting, and ask staff some questions. He wanted to know if it is certain that connection to the pipe on Lot 1 will involve digging on Rapp Farm. City Engineer Korby stated there would be no earth excavation outside of the applicant's property. However, at the manhole that the company connected to in Rapp Farm, the pipe comes into the middle of the manhole so it would need to be reconstructed. This would be a 10-15 foot area around the manhole in the cul de sac that would need to be dug up. No construction would occur in anyone's yard except Mr. Lepoutre's, and the appearance would be the same after work is complete.
- Commissioner Cremons asked if it would be an issue if the the sewer line had to go through the 70-foot wetland setback. City Engineer Korby stated that lines are put through wetland areas all the time, and he would need to do temporary wetland mitigation if they were to run through it. However, he believes the line would not run through a wetland. Mr. Lepoutre has already agreed to pay for any remediation needed.
- Commissioner Cremons asked if it was correct if there was a 1000 foot line that would have to be dug up and trenched across the lots. Korby said no, and that he would require would Mr. Lepoutre to extend the two-inch force main across his property to Lot 2. This could be done using directional boring rather than digging a big trench.

- Commissioner Cremons asked whether these two homes would overstrain the capacity of Rapp Farm. City Engineer Korby investigated this and according to White Bear Township which services the area, not only does it have capacity for two homes, but it was actually designed and built to take in a portion of Lino Lakes.
- Commissioner Cremons noted that there was concern about cascading requests from
  other properties, however the Commission just approved a home in proximity to the lots
  that is designed for septic, suggesting that the cascading effect does not seem to be
  happening.
- Councilor Hara noted that the utilities in the area were paid for by the residents of Rapp Farm, and they pay to maintain them, so there is some concern of adding other people who did not pay the initial costs for the system. Commissioner Cremons asked if a maintenance assessment for that system would be a part of Mr. Lepoutre's obligations. City Administrator Kress said yes, any time you make a connection to a system, there is a Sewer Access Charge or Water Access Charge depending on what the utility is to cover the cost of buying into the system.
- Commissioner Cremons stated that it has been suggested that the two lots owned by Mr. Lepoutre were created by the North Oaks Company to sell, that they didn't exist before and they were taken from the city. However, he stated this is false. There are two lots called the orphan lots. One is a small piece south of Lot 2 referred to as B292, which in 1974 was created because the road went through the middle of an existing lot. The property to the north of that road became B292. V284 is a parcel that impacts Lot 2, as well as 3,4,5,6, and 7. If there is a problem with the properties related to the orphan lots, there are other homeowners that will be affected. This property was not taken, they were pieces of land leftover from the platting of the properties. He has confirmation from the surveyor on this. Councilor Hara stated that in the PUD future trail map, there shows a trail going through Mr. Lepoutre's lots. He was on the Planning Commission when it was brought up by staff and by the Company that this "must have been a mistake" by the people that did the 1999 PUD. However, he believes a lot of time was spent on the PUD by thoughtful people, and to have such specific pieces carved out with a trail seems like it was intentional. He believes that the city did not get a fair deal.
- Commissioner Asch stated that the reason the application was rejected was because the applicant did not qualify under the PDA to make the request. He is not a subdivider. The only person who has grounds to ask where sewer goes in the PDA is the subdivider, the North Oaks Company. However, the North Oaks Company told the City Council that they did not want to use sewer in Nord, which is now Sherwood. Commissioner Asch also voted against it because he did not want to move the MUSA line. Finally, he thought the decision had already been made by the subdivider where they wanted sewer and it did not include these lots.
- Commissioner Cremons stated that the advice from City Attorney Thomson is that Mr. Lepoutre qualifies as a subdivider. Chair Azman stated that he does not think it matters from a standing analysis whether Mr. Lepoutre qualifies as a subdivider. The Company is the subdivider, but he thinks that is irrelevant because Mr. Lepoutre has the right to ask his government to amend the comprehensive plan. Mr. Thomsen stated it is true that the

- subdivider has the right to make a request. But, the subdivider no longer holds the property, and the property owner does have standing to make the request.
- Commissioner Yoshimura-Rank stated that at the last meeting, she was going to request to have the item tabled, but the vote was taken before she could express that. She felt blindsided when they were voting, and she said no at the time because she felt they did not have the facts. She feels it was irresponsible to jump at a vote when so much of the information presented was heresay. She asked at the end of the last meeting whether she could change her vote because she felt she should have probably abstained. She would like to see the whole discussion and vote revisited.
- Councilor Watson stated that he was concerned when the matter came to Council that the printed report did not include all of the information in an outlined fashion of findings of fact. He believes when a matter has been discussed the record must completely reflect the discussion. He and Chair Azman had a conversation and they discussed references to ordinance and the fact that a provision that lays out how to amend a comprehensive plan was removed when the land use ordinance was amended. He believes this must be cleared up. He is adamant that the record has to be complete with findings for any decision the Planning Commission recommends.
- Chair Azman's recollection was that there was significant discussion about what the North Oaks Company had done as the subdivider. The Company as the subdivider may utilize sewer. Here, the Company submitted a concept plan for Nord that did not have centralized sewer. In February of 2020, the Company submitted a formalized application to subdivide Nord. In that application, those sites were to be serviced by individual septic systems, not sewer, despite the fact they knew that the pipes were present. The Nord site was the subject of discussion at a lot of Planning Commission meetings. Ultimately, the Planning Commission voted to approve the preliminary plan for Nord on June 9, 2020, which included septic systems for each of those lots. This was subsequently approved by the City Council, and the final application was approved on December 17, 2020. Each one of those applications included septic. City Engineers have not given their opinions that Lots 1 and 2 could not be serviced without any detrimental effect to the environment, nor has the applicant provided any engineering opinions indicating that a septic system is not capable of safely operating on Lots 1 and 2. The 2040 Comprehensive Plan includes Maps 16 and 17, which were approved in January 2022. Those provide that the Nord development is serviced by on-site septic. He is not seeing any factors to change a comprehensive plan for two individual lots. There are no safety issues that have been presented, there is no evidence that there are not detrimental effects to the lots or the neighborhood, and there is no evidence that a sewer will avert any environmental consequences to the site.
- Commissioner Asch raised a Point of Order on that the majority required to pass the Cremmons' motion without proper notice was 2/3.
- City Attorney Thomsen said (1:52:19) Roberts Rules of Order says without prior notice a motion to rescind requires a 2/3 vote to pass. The motion is in order. If the PC has not adopted its own rules and the City has adopted RRO, by default RRO applies.
- He agreed to reconsider the question after the vote.

- Chair Azman stated assuming Robert's Rules applies, there is not a 2/3 majority vote, and if it requires that there be notice at the prior meeting or in the call, then the motion fails. He believes the comments provided in his narrative were the items discussed at the last meeting, and those provided a basis for the decision making.
- City Attorney Thomsen agreed, stating that having reviewed the section that Councilor Watson referenced, he does not believe that proper notice was given and therefore Robert's Rules requires a 2/3 majority vote.
- Chair Azman stated that the motion failed. The comments that he made in his narrative were the factors in bullet form that provided the basis for the Commission's vote at the May 26<sup>th</sup> meeting. Commissioner Asch added that they also did not want to move the MUSA line, meaning they did not want to amend the maps because they thought amending the maps would provide an opportunity for the Metropolitan Council to revisit the requirements for density within the area.
- City Attorney Thomson stated Chair Azman did an excellent job summarizing his reasons for the basis for the Planning Commission's recommendation for denial. That said, if there are other Commissioners that have other reasons, it would not hurt for them to articulate them so they can be included in the findings. These will be put before the City Council and then it is up to the City Council as to whether they agree with all or some of those reasons.
- Councilor Watson stated that the 120 days on this matter does not expire until August 26<sup>th</sup>. Mr. Perry's letter was received on July 10<sup>th</sup> at 5 p.m. in the afternoon and the Council meeting was started two hours later. He has another document to share tonight. Perhaps the Commission needs to consider continuing this matter until they review all of the documents, work on getting their document in the final form and act on it when they meet again in July. Or they can send it back to the Council and say they can't answer the question.
- City Attorney Thomsen suggested that if Mr. Perry submitted something else in writing tonight, make it part of the record and move this on to the Council with their recommendation. If something in the letter needs to be addressed, Council will have the opportunity to address it themselves and can supplement whatever findings or statements the Commission makes tonight. There also were statements in the staff report that would support a recommendation for denial. He has not compared them to everything that was said, but he will review them and include them as a basis for denial to the extent that they weren't already included in comments from the meeting. Chair Azman stated that Mr. Perry's supplemental memo should also be delivered to the City Council as part of their record.

MOTION by Cremons, seconded by Yoshimura-Rank to rescind the Commission's recommendation from May 26, 2022 with respect to the Lepoutre application seeking an amendment to the 2040 Comprehensive Plan and reconsider the application in its entirety. The vote was 4 in favor and 3 against. Motion failed.

• Mr. Jack Perry from Taft Law Firm spoke on behalf of his client Mr. Lepoutre. He suggested a possible solution to the question about proper notice would be to grant his client an extension in order to make proper notice of the motion and revisit the issue at the next Planning Commission Meeting. As it relates to the question of whether the applicant can speak on a motion or a matter that has been sent back, he noted that there are two problems with what the City Council did: first, City Councils and superior bodies often remand things. In these situations, they can give direction to what they want. However, this body is different than the City Council. The Planning Commission makes recommendations independent of the City Council. He has never heard of a City Council saying they do not want a Planning Commission to do anything other than justify their result. Otherwise, they are not independent. Second, you cannot change or add to the record. If the City Council is asking what were the reasons for the decision, then the item must be fully reconsidered. There is an entirely new packet in front of the Commission tonight. To the extent that this body wants to look at the new staff report and rely upon it, then he believes the applicant must, under due process, get a chance to respond to it. On the other hand, if this body does not want to look at new evidence, then they should just articulate their rationale based on the record they had back in May. As it relates to the reasons in the record, they have already put forth their response to the City Council, and he believes that the City Council sent it back because it was clear that the reasons were inadequate as a matter of law and would result in a lawsuit.

# **COMMISSIONER REPORTS**

• No reports

#### **NEXT MEETING**

The next regular Planning Commission meeting will be Thursday, July 28, 2022 at 7:00 p.m.

# **ADJOURN**

MOTION by Asch, seconded by Ostlund, to adjourn the meeting. Motion carried unanimously by roll call. Meeting ended at 9:25 p.m.

Kevin Kress, City Administrator	Mark Azman, Chair	
Date approved		

# North Oaks Planning Commission Meeting Minutes City of North Oaks Via Electronic Means and Community Room August 25, 2022

# **CALL TO ORDER**

Chair Azman called the meeting of August 25, 2022 to order at 7:00 p.m.

Pursuant to Minnesota Statute 13D.021, the meeting was conducted with attendees and Commissioners participating both in the Community Room and via Zoom.

# **ROLL CALL**

Present in the Community Room: Chair Mark Azman, Commissioners Marc Asch, Dave Cremons, Robert Ostlund, Nick Sandell, Scott Wiens, Joyce Yoshimura-Rank, City Administrator Kevin Kress, City Council Liaison Jim Hara, City Planner John Burbank Present via electronic means: City Attorney Jim Thomson, City Engineer John Morast Absent: None

A quorum was declared present.

# PLEDGE OF ALLEGIANCE

Chair Azman led the Pledge of Allegiance.

# **CITIZEN COMMENTS**

Resident Mark Klosterman - 5 South Deep Lake Trail. Appreciated the notification of the CUP on the agenda for discussion, the opportunity to be present to listen in and thanked the Commissioner's for their service.

#### APPROVAL OF AGENDA

MOTION by Ostlund, seconded by Yoshimura-Rank, to approve the agenda as is. Motion carried unanimously by roll-call vote.

#### APPROVAL OF PREVIOUS MONTH'S MINUTES

a. Approval of June 30, 2022 Planning Commission Meeting Minutes

Commissioner Ostlund mentioned the minutes need to be edited to reflect Yoshimura-Rank was present electronically, not in person.

Commissioner Asch noted that on Page 12, the comments need to reorganized for clarity. He would also like his point of order to be noted in the minutes. The bulleted items, comments by Azman and the City Attorney occurred before the vote, therefore they need

to be reordered. The order should be: discussion, vote taken, point of order, vote failed. He also suggested the minutes strike "it was unclear" down to 2<sup>nd</sup> line of key notes below. He would like to see Mr. Perry's comments in the record after the vote at the very end last paragraph after bullet points.

The full requested changes by Asch have been communicated to Administrator Kress. City Staff will redraft the minutes and include for review by the Commission at the next Planning Commission meeting.

Commissioner Cremons also requested to change parcel as "B" instead of "V" on page 9.

MOTION by Asch, seconded by Cremons, to table approval of the minutes of the June 30, 2022 meeting until the September meeting. Motion carried by 7-0 vote.

# **BUSINESS ACTION ITEMS**

- a. Public Hearing Conditional Use Permit FOR A GARAGE IN EXCESS OF 1,500 SQUARE FEET LOCATED AT 1 SOUTH DEEP LAKE ROAD pursuant to City Code Section 151.050(D)(7). Discussion and possible action on application.
  - Administrator Kress noted the full materials are in the packet for Commissioner Review. City Planner Burbank noted this is a conditional use permit for a garage in excess of 1,500 Square feet at 1 South Deep Lake Road. Under ordinance, a conditional use permit is required. The applicant is Nick Doeffler and the FAR is below 12 % as 11.69%. The proposed garage is planned to be adjacent to the current driveway and is a 2-story structure with 2<sup>nd</sup> level unfinished. The city code prohibits the garage can't be used as accessory dwelling. Structure will include 2 garages and will include stone on the front. He noted the new structure siding would need to match the principal structure.
  - Possible actions by Planning Commission include three options: recommend approval with CUP conditions, denial of CUP with findings, or table for more information.
  - Yoshimura -Rank inquired about the elevation where garage is to be placed. The engineer stated there will be a foot ½ of material needed in the back to level structure on the southside.
  - Azman noted the structure must match the existing siding. The submittal including an old picture of the home.
  - Cremons asked if it is a Slab on grade building. The planner confirmed, as well as 1 tree on the backside, and then shrubs behind. The property to the north has a similar side structure. This is a 1969 original house and owner is making improvements to structure.
  - Marc Asch inquired to be sure that the 2<sup>nd</sup> floor is not to used as a rental or home structure. Administrator Kress confirmed this will be a condition of the CUP. If violation of the conditions of the CUP, this would be a violation of the structure and could be requested to take down.
  - Hara noted the property to the South goes into a gully and the neighbor may not view it in the summer with full leaf cover.

- Ostlund inquired about the size of the lot as there were 2 acreage numbers noted in the report. Page 16 of narrative notes a 1.11 acre site whereas the drawing indicates 1.3 acres. Chair Azman noted the survey confirms 1.36 acres. Ramsey County reflects 1.11 which may not include the right away. Engineer stated as presented it meets conditions and is a legal non-conforming use.
- Applicant Doerffler stated he based the FAR calculation based on the official survey. Has
  a growing family and needs the space items to store additional items. There are no plans
  currently to build it out, but in the future may want entertaining space for friends and
  family. The applicant stated the design, siding, roof and windows of the structure will
  match identical to home which was redone a few years back.
- The architectural style to match will be put as a condition.
- Chair Azman called the public hearing to order at 7:28 p.m.

# MOTION by Asch, seconded by Yoshimura-Rank, to open the public hearing at 7:28 p.m. Motion carried unanimously by roll call vote.

- Matthew Rowles, 2 South Deep Lake Road, neighbor across the street. Has reviewed the applicant packet and has no objection to this project.
- Yoshimura-Rank inquired if any significant trees may be affected by the project. The applicant noted there is an Oak tree to the South, smaller oak tree to southeast, and a walnut tree that would need to be taken down. The City Forester has also tagged an oak tree on opposite of property with oak wilt to be removed at the same time.
- Staff concluded that the conditions have been met for a CUP and recommended approval.

# MOTION by Ostlund, seconded by Yoshimura-Rank, to close the public hearing at 7:31 p.m.

# MOTION by Yoshimura-Rank, seconded by Asch, to approve the CUP for 1 SOUTH DEEP LAKE TRAIL, subject to conditions put forth by staff. Motion carried by 7-0 vote.

- Chair Azman noted that the Planning Commission has made a recommendation for approval, and that the application will now go for final review to the City Council at their September 8, 2022 meeting.
- Commissioner Asch noted that applicant may need to wait on removal of diseased tree until no-threat for spreading after it freezes. Applicant will connect with the City forester.

# b. Discussion on Sherwood Trail development site including trails and remnant parcels.

• Liaison Hara noted in the last meeting it was stated parcel B284 and B294 were for future road. The 2 parcels were excluded from the Nord Development. He believes they were deliberately and specifically carved out of the 55-acre Nord development. The trail map that

- was included in the development agreement indicated a trail running through the 2 orphan parcels which connects to a trail at Red Maple Lane.
- If a road was the intended use, it would be in the back yard of homes on North Deep Lake Road and Red Maple Lane, and future Nord homes. It would serve no purpose except for use as a NOHOA trail. He feels the orphan parcels were not intended to be a road. The development agreement was crafted carefully over several years, he believes the orphaned parcels were originally designed to connect the west and east trail systems.
- Rezoning the 2 orphan lots provided the developer the opportunity to create new lots. The existing trail was heavily used for cross country skiing. A new trail connection was made and a culvert was put in place to allow a new trail to be put in place. This new connection needs work as it gets very muddy. Hara is concerned that residents didn't get enough back in return for giving up these orphan lots and trail.
- Commissioner Cremons stated the North Oaks news articles made it sound like something shady happened. The lots were owned by the Company and the City didn't get anything because the Company already owned them. The lots were created in 1973 when RLS 284 was developed and owned by the North Oaks Company, which was 26 years before the PDA was finished. He stated the 60 foot right away is the size of a road, vs. a 30-foot-wide section for a normal trail easement. If you look at the PDA map, there are several trails which have shifted over the years. The 1999 map was a guess as to what would happen over next 30 years, it wasn't clearly identified what the layout would look like other than give the option to allow between10 -13 lots. No one knew the exact house locations or trails. If it was designed as a trail, it runs 1,100 feet through a wetland. He is concerned the 2 lots are being treated as if they are the same. The one lot of 1.27 acres has nothing to do with LePoutre's lot 1 and source of sewer dispute. It is completely independent of the orphan lots which are a skinny one and smaller rectangle lot to the South. It appears to be land leftover when the road was built and agrees it is a complicated story.
- Asch mentioned those lots were part of NOHOA, and the City council and 8<sup>th</sup> amendment removed them.
- Commissioners had a chance to share their perspectives and Chair Azman moved to the next agenda topic.

# **COMMISSIONER REPORTS**

No reports.

# **NEXT MEETING**

The next regular Planning Commission meeting will be Thursday, September 29, 2022 at 7:00 p.m.

# **ADJOURN**

MOTION by Yoshimura-Rank, seconded by Asch, to adjourn the meeting. Motion carried unanimously by roll call. Meeting ended at 7:46 p.m.

Kevin Kress, City Administrator	Mark Azman, Chair	
Date approved		



#### **PLANNING REPORT**

TO: North Oaks Planning Commission

FROM: Kendra Lindahl and John Burbank, City Planners

Kevin Kress, City Administrator

Bridget McCauley Nason, City Attorney Tim Korby and John Morast, City Engineers

DATE: February 20, 2023

RE: Conditional Use Permit for Garage Size at 70 West Pleasant Lake Road

Date Application Submitted December 12, 2022

Date Application Determined Complete: January 10, 2023

Planning Commission Meeting Date: February 23, 2023

City Council Meeting Date: March 9, 2023

60-day Review Date: March 11, 2023

120-day Review Date: May 10, 2023

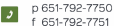
#### **BACKGROUND**

Mark and Anita Udager applied for a Conditional Use Permit (CUP) to exceed the maximum combined garage size of 1,500 square feet on the property located at 70 West Pleasant Lake Road North.



Location Map

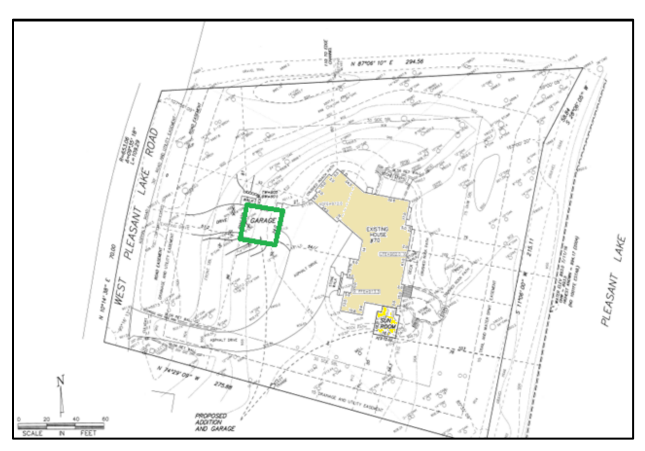








The applicant is proposing to construct a two-story detached accessory structure on the west side of their property. The structure is reported to be utilized for vehicle and marine related accessory storage. No habitable space is identified on the plans. The total square footage of the proposed structure is 1,152 with 576 square feet on each floor. The existing garage on the site is 1,150 square feet bringing the total garage space on the property to 2,302 square feet when 1,500 square feet is the maximum permitted by the code. The applicant's narrative is attached, as well as the building elevations of the proposed structure.



Structure Location

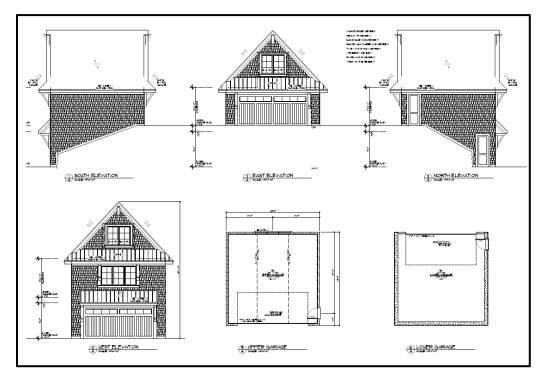
**Zoning and Land Use** The property guided low density residential and is zoned Residential Single Family - Low density (RLS). Detached accessory structures are permitted uses within the RLS zoning district per section 151.050 (C)(1).











Proposed garage elevations and floor plans

The City ordinance requires that accessory structures be complimentary to the principal structure in design and construction. An elevation detail of the applicant's home is included below.













#### **PLANNING ANALYSIS**

#### **Property Description**

The 1.41-acre property is located adjacent to Pleasant Lake and south of the interconnect canal between Pleasant and Charley Lakes. A site survey is attached to this report. The proposed site improvements are shown in bold linework.

# Floor Area Ratio (FAR)

The applicant is also proposing a 306 square foot sunroom addition to the home, which does not require a conditional use permit, but does factor into the total FAR calculation for the site. Staff spoke to the applicant to confirm that number because there are several different square footages shown on the plan. The architectural drawing square footage of 306 is correct. The other numbers are from previous concepts for the sunroom and should be disregarded. If the new detached accessory structure is approved and sunroom is constructed, the total FAR calculation for the property is 11.57% where 12% is the maximum permitted.

#### Setbacks

The proposed structure exceeds the 30-foot setback requirements at all property lines and street easements.

#### Height

The street side elevation height of the proposed structure is 34 feet 11.5 inches and 25.5 feet facing the home. The principal structure is 42 feet in height. The City's code prohibits accessory structures from being taller than the principal structure. The proposed garage complies.

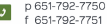
#### **Ordinance Criteria**

When reviewing a request for a CUP, the City must review the request against the standards in Section 151.076 of the City Code. Staff has reviewed the request against those standards:

1. Relationship of the proposed conditional use to the Comprehensive Plan;

<u>Staff Comment:</u> The proposed use is consistent with the uses anticipated in the Comprehensive Plan and the permitted uses in the single family zoning district.









- 2. The nature of the land and adjacent land or building where the use is to be located;
  - Staff Comment: The use is consistent with the surrounding land uses. The new structure will be architecturally compatible with the existing home.
- 3. Whether the use will in any way depreciate the area in which it is proposed;
  - Staff Comment: The addition of the garage, which has been designed to be compatible the existing home, should not negatively impact adjacent property values.
- 4. The effect upon traffic into and from the land and on adjoining roads, streets, and highways;
  - Staff Comment: The proposed use will not create a traffic impact.
- 5. Whether the use would disrupt the reasonable use and enjoyment of other land in the neighborhood;
- 6. Staff Comment: The described use of the structure should not cause a negative impact to the use and enjoyment of other land in the neighborhood;
- 7. Whether adequate utilities, roads, streets, and other facilities exist or will be available in the near future:
  - Staff Comment: There are adequate utilities, roads, streets, and other facilities available to the property.
- 8. Whether the proposed conditional use conforms to all of the provisions of this chapter;
  - Staff Comment; The proposed request is compliant with the City's zoning code.
- 9. The effect up natural drainage patterns onto and from the site;
  - Staff Comment: The use will be conditioned to not have a negative final grade.
- 10. Whether the proposed use will be detrimental to or endanger the public health, safety, comfort, convenience or general welfare of the neighborhood or the city;













Staff Comment: The use as proposed should not be detrimental to or endanger the public health, safety, comfort, convenience or general welfare of the neighborhood or the city;

11. Whether the proposed use would create additional requirements at public cost for public facilities and services and whether or not the use will be detrimental to the economic welfare of the neighborhood or city; and

Staff Comment: As proposed, use would not create additional requirements at public cost for public facilities and services and whether or not the use will be detrimental to the economic welfare of the neighborhood or city.

12. Whether the proposed use is environmentally sound and will not involve uses, activities, processes, materials, equipment, and conditions of operation that will be detrimental to any persons, land, or the general welfare because of excessive production of traffic, noise, smoke, fumes, wastes, toxins, glare, or orders.

Staff Comment: The use is environmentally sound.

# Attached for reference:

Exhibit A: Site Survey received January 3, 2023

Exhibit B: applicant Narrative received December 12, 2022

Exhibit C: Building elevations and floor plans received January 3, 2023

Exhibit D: Revised FAR Calculation Spreadsheet received January 3, 2023

#### STAFF RECOMMENDATION

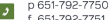
Staff recommends approval of the proposed CUP for a detached accessory structure that brings the total combined garage size on the site to 2,302 square feet.

#### PLANNING COMMISSION OPTIONS

In consideration of the conditional use permit application, the Planning Commission has the following options:

A) Recommend approval, with conditions, based on the applicant's submission, the contents of this report, public testimony and other evidence available to the Planning Commission.









- This option should be utilized if the Planning Commission finds the proposal adheres to all City Code requirements or will do so with conditions.
- A recommendation of approval at this time means that the applicant can construct the proposed detached accessory structure that brings the total combined garage size on the site 2,302 square feet.
- B) Deny the Application with findings for denial clearly articulated.
- **C)** Recommend continuance of the application review based on the need for more information in which to process the request.

#### **CONDITIONS OF APPROVAL**

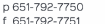
Approval of the request should include the following conditions.

- The request is approved in accordance with the application submitted on December 12, 2022 and revised plans submitted January 3, 2023, except as amended by this resolution.
- 2. The applicant shall obtain all required building, electrical and HVAC permits from the City.
- 3. The final grade shall be positive.
- 4. Erosion control and tree protection measures shall be utilized around all disturbed areas during construction.
- 5. The driveway installation shall be coordinated with the City Engineer and NOHOA.
- 6. The conversion of the accessory structure to include an accessory dwelling unit is prohibited.
- 7. All lighting on the accessory structure shall be downcast and shielded in accordance with Section 151.031 of the City Code.

cc: Roberta Colotti, NOHOA

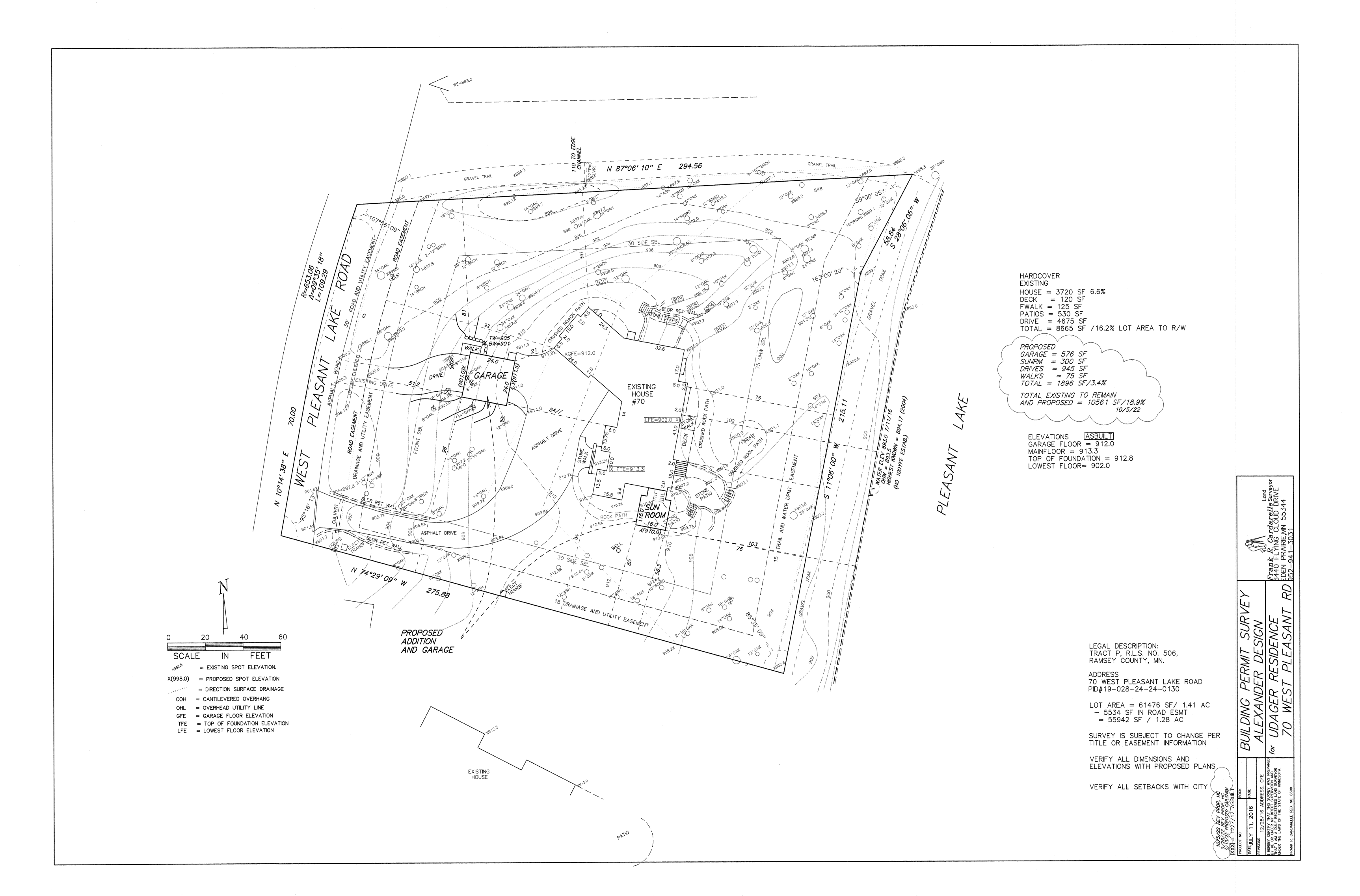












# December 12, 2022

Subject: Written Explanation of Application for CUP @ North Oaks Residence 70 West Pleasant Lake Road

# To Whom It May Concern:

# Reason for CUP Application:

Mark and Anita Udager, the homeowners of this residence, are submitting an application for a Conditional Use Permit as a proposed detached garage on our property would exceed the city ordinance of 1500 square feet for total garage space.

# **Residence Garage Square Footage:**

Our current attached 3-car garage is 1150 sq. ft. and a proposed detached garage would add an additional 1152 sq. ft (576 sq. ft. on each level) bringing the total square footage of all garage space on our property to 2302 sq. ft. or 802 sq. ft. over the sq footage allowed per city ordinance.

# Reason for the Additional Garage Space:

In the future, when we sell our northern Minnesota lake home, we will have possessions that are used at both residences - but currently store then at the lake. The larger pieces of equipment include 14-foot dump trailer and a 22 ft. classic wood boat. In addition we have other items such as a small lawn tractor and other watercraft that could be enjoyed with our Pleasant Lake access such as a canoe, kayak and paddleboard. In designing this detached space we has a strong desire to maintain the aesthetics of our custom designed modern farmhouse for storage of these items on our property and also store them within an enclosed, temperature controlled and secured building.

#### Materials Provided for the CUP Application:

Please note that in the required sets of drawings for the CUP application, the plans include the proposed detached garage project and a proposed sunroom addition. Therefore, we have also included a FAR worksheet that reflects both proposed project areas - the detached garage and sunroom.



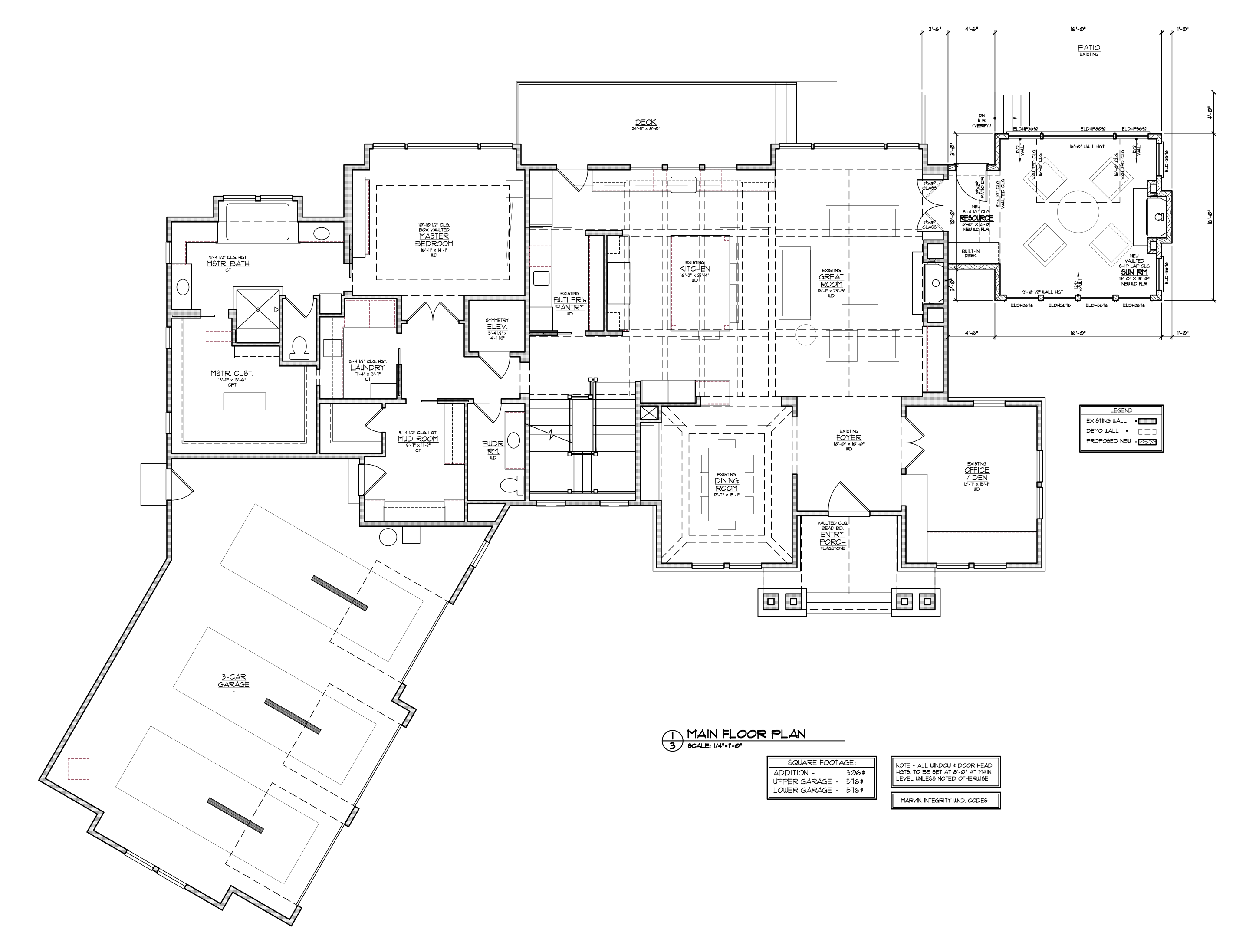
ALEXANDER DESIGN GROUP

275 EAST LAKE STREET SUITE 102 WAYZATA, MN 55391 Phone: 952.473.8777 FAX: 952.473.8222

ALEXANDER

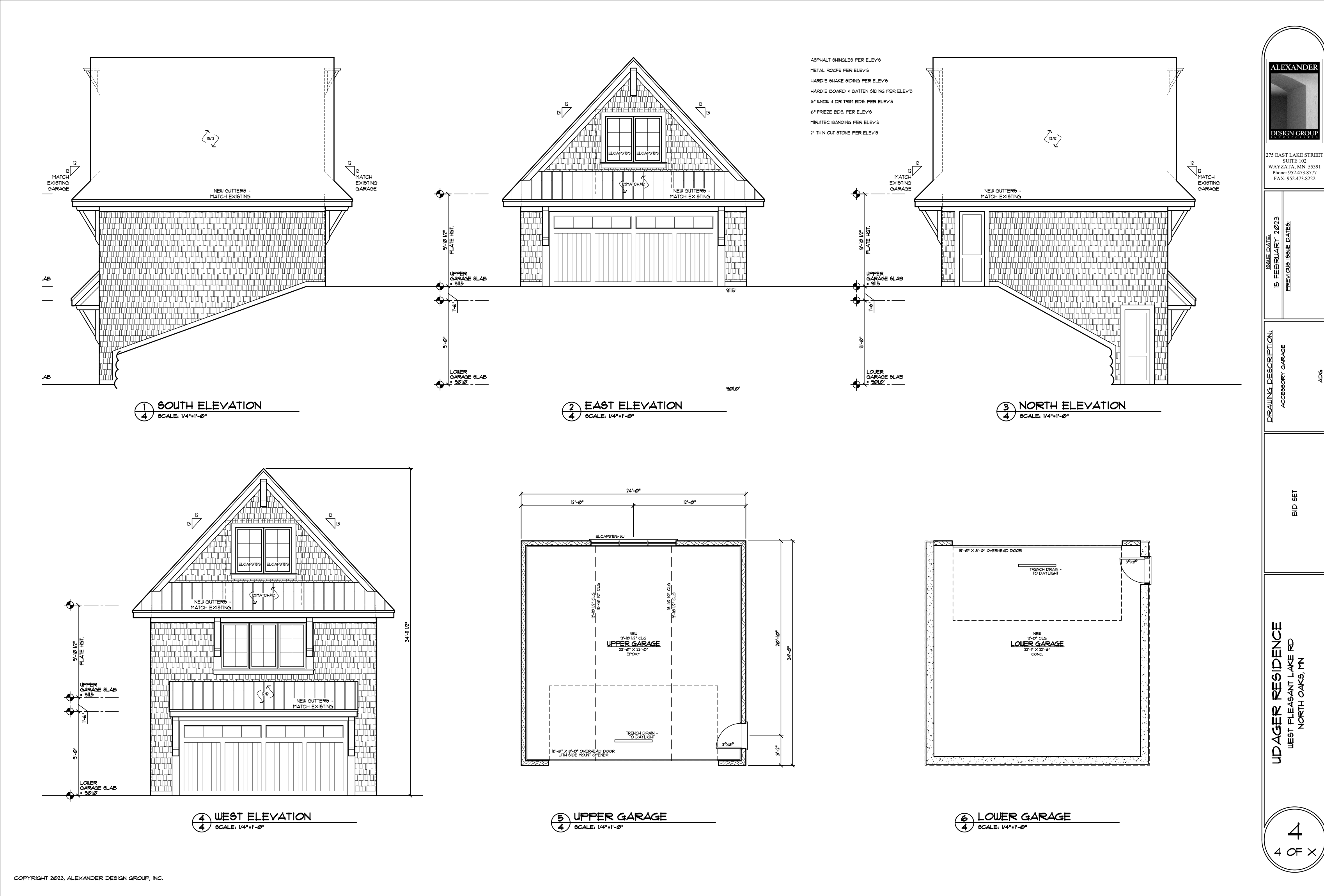
DESIGN GROUI

275 EAST LAKE STREET SUITE 102 WAYZATA, MN 55391 Phone: 952.473.8777 FAX: 952.473.8222





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		Final Checked Calculation	70 WPLR -	SF Check		11/16/2022			
		Description of Area	Width	Length	SF				
1.)		Main - Garage main surface area	36.00		•				
		Main - Garage - Triangle with Dog wash	7.00						
		Main - Garage - Triangle outside door to house	7.00		43				
		Main - Garage - Triangle at rear exit door Main - Garage - Rectangular Bump out	5.75			4.450	Total CE of	Carago	
2.)		Main - Master Bath and Closet	2.00 17.00			1,150	Total SF of	Garage	
۷.)		Main - Master Bath and Closet Bump out	2.00						
3.)		Main - Master BR, Laundry, Mud Room and Powder B			612				
,		Main - Master BR, Laundry, MR & PB Bumpout	2.00						
		Main - Master BR, Laundry, MR & PB Deduct	2.00	2.50	-5				
		Main - Master BR, Laundry, MR & PB Deduct	1.50	6.50	-10				
4.)		Main - Pantry, Kitchen, Great Room	40.00	23.25	930				
		Main - Pantry, Kitchen, Great Room Bumpout	2.00						
5.)		Main - Stairway	9.50		102				
6.)		Main - Dining Room	13.50						
7)		Main - Dining Room - Built in Hutch Main - Office/Den.	1.75 13.50						
7.) 8.)		Main - Foyer	10.00		93				
9.)		Main - Sun Room (optional)	15.00						
10.)		Main - Sun Room (optional) Triangular section at hous				279	Total SF of	Optional Sun Room / 4	season porch
11.)		Main Floor Totals			4,081				•
			Minus	garage	1,150				
					2,931	Check - OK			
			West Wall	South Wall	Fast Wall	North Wall	determined	approx 75% of this wa	ll is exposed
		Calculation of Exposed Basement Walls	18.25		15.00	23.5	dotorrilliou	approx 70 % of the wa	п ю охросоц
		Started at NW Corner	6.50		2.00		determined	approx 60% of this wa	ll is exposed
			13.25				All of the re	st of east wall is 100%	exposed
			2.50						
			14.00 7.00		17.00				
			13.25						
			7.00						
			10.00						
			7.00						
			13.25		00.00	22.50	Totals		
		Exposed Walls	112.00 <b>0</b>			23.50 <b>18</b>	268.00 92	34%	
		·				- !	-		
		Basement Square footage = same as main less follow	ing		2,931				
		Less Optional Sun Room Porch Less Master Bath Window Bumpout			-279 -17				
		Less Master Bedroom Window Bumpout			-30				
		Less Great Room Window Bumpout			-30				
		Calculated Basement Square footage			2,575				
		City of North Oaks (FAR) Worksheet							
		• ,							
1.)		Total Lot Area	61,476			ıilding Permit Sı			
2.)		Total Area of Road Easements	5,534		data from bu	ıilding Permit Sı	urvey dated	7/11/2016	
3.)		Adjusted Total Lot Area - Subtract 2 from 1 DNR - Designated Wetland	<b>55,942</b>	1					
4.) 5.)		Gross Lot Area	55,942	_					
6.)		Floor Area of Existing or Proposed House	00,042	] 0,					
,	A.)	First Floor minus optional Sun Room/ Porch	2,652	SF	data from bid	d set of drawing	by Alexand	er Design Group dated	09/16/2016
	B.)	Second Floor	626	SF	data from bid	d set of drawing	by Alexand	er Design Group dated	09/16/2016
	C.)	Basement SF	2,575					er Design Group dated	
		Exposed Basement Wall %	34%					er Design Group dated	
	C-2.,	Adjusted Basement Area Garage	876 1,150					er Design Group dated er Design Group dated	
	,	Add Lines A,B,C-2, D	5,303		uata IIOIII DI	a set of drawing	by Alexand	ei Design Group dated	U3/ 1U/ZU IO
7.)	,	Additional Floor Area	5,555	J 0.					
,	A.)	Additions - Optional Sun Room/ Porch	306					source area and 16'X16	
	B.)	Detached Accessory Buildings Garage	864		Used 24' Wi	de by 24' Long	2 story Gara	ge with 50% of lower le	vel Exposed
	C.)	Add Lines A&B	1,170	SF					

6,473

11.57%

8.)

9.)

Total Floor Area - Add Lines 6E and 7C

Floor Area Ratio

SF

Max allowed is 12%