BOARD OF ZONING ADJUSTMENT

STAFF REPORT Date: June 2, 2014

CASE NUMBER 5894

APPLICANT NAME Jason Bunch

LOCATION 85 Schillinger Road North

(Northwest corner of Schillinger Road North and Airway

Park Drive).

VARIANCE REQUEST USE: Use Variance to allow off -site temporary storage of

vehicles on a vacant lot in a B-3, Community Business

District.

SITE: Site Variance to allow gravel surface in a B-3,

Community District.

ZONING ORDINANCE REQUIREMENT

USE: The Zoning Ordinance requires all off-street parking facilities to be located on the building site on which the use or structure for which they are provided is located in a B-3,

Community Business District.

SITE: The Zoning Ordinance requires asphalt, concrete, or an approved alternative paving surface for parking surfaces

in a B-3, Community Business District.

ZONING B-3, Community Business District

AREA OF PROPERTY $0.31 \pm \text{Acres}$

ENGINEERING

<u>COMMENTS</u> If the aggregate surfacing is approved for use as requested the applicant will need to have the following conditions met to address unpermitted land disturbing activity on-site and within the ROW:

- a. Submit and receive a Land Disturbance Permit for the proposed site development.
- b. Submit a ROW Permit for the work within the Airway Park Dr. ROW. Aggregate surfacing will not be allowed within the Airway Park Dr. ROW.

TRAFFIC ENGINEERING

COMMENTS If aggregate surface is approved, provide some form of a vertical obstruction (e.g. bumper stops) to prevent parking in landscaped areas. Aggregate surface should not extend into the right-of-way. City standard driveway is required.

CITY COUNCIL DISTRICT

District 7

ANALYSIS The applicant is requesting a Use and Site Variances to allow the off-site temporary storage of vehicles on a vacant lot with gravel surface in a B-3, Community Business District; the Zoning Ordinance requires off-street parking facilities to be located on the building site on which the use or structure for which they are provided is located in a B-3, Community Business District; and asphalt, concrete, or an approved alternative paving surface in a B-3, Community Business District.

The applicant is requesting this variance after being denied a Land Disturbance permit in January 2014. The applicant submitted plans for review with the Land Disturbance permit. Staff reviewed and failed the plans and listed the following comments for the applicant's review. "1. Aggregate surfacing for vehicular storage is NOT allowed in a B-3 district. Site either must be paved, or applicant must obtain variance. 2. If site is used for the adjacent business at 85 Schillinger Rd N, a PUD application will be required because it is a separate lot, or include that in a variance request. 3. The proposed parking area LD application must include a tree and landscape plan that shows full compliance for the parking site on Airway Park Drive."; hence the reason for this application.

It should be pointed out that a tree and landscaping variance was not included in the applicant's variance request.

It should also be noted that the aggregate parking area appears to have been constructed after annexation, and without any permits or approval being granted.

The Zoning Ordinance states that no variance shall be granted where economics are the basis for the application; and, unless the Board is presented with sufficient evidence to find that the variance will not be contrary to the public interest, and that special conditions exist such that a literal enforcement of the Ordinance will result in an unnecessary hardship. The Ordinance also states that a variance should not be approved unless the spirit and intent of the Ordinance is observed and substantial justice done to the applicant and the surrounding neighborhood.

Variances are not intended to be granted frequently. The applicant must clearly show the Board that the request is due to very unusual characteristics of the property and that it satisfies the variance standards. What constitutes unnecessary hardship and substantial justice is a matter to be determined from the facts and circumstances of each application.

The applicant gives the following reasons to explain the need for the variance:

"The applicant is requesting a Use Variance to utilize the 0.31 acre parcel located on the north side of Airway Park Drive adjacent to the existing Carfinders car sales lot at 85 Schillinger Road, the proposed use will be temporary storage of inventory. Approximately 30 vehicles can be stored on this lot.

This lot was a separately platted parcel on the original subdivision plat. The Zoning Ordinance requires that that will be operated by the existing adjacent car lot (Carfinders). The applicant is the owner of the associated retail business. The applicant also owns the parcel immediately to the west of this parcel,

This overflow parking lot will generally be used on a temporary basis as inventory is moved from this lot to the main lot for sale. The lot will be utilized during normal operations of the Carfinder's Retail Business. Only current employees will utilize this lot and no additional building square footage will be placed on this lot.

The applicant is requesting a Site Variance to allow for the use of gravel surfacing for this lot in lieu of Asphalt Surface. The lot will be used on a temporary basis to store excess inventory. The detention facility located on the adjacent lot was sized to accommodate this parcel at the time of the original development. The existing adjacent parcels are currently zoned B-3 according to City GIS data. No adverse impacts are expected on the surrounding properties."

The applicant states that the lot utilized for storage of the vehicles will store approximately 30 vehicles. However, the plans submitted do not depict the number of parking spaces nor does it delineate how the cars will be stored on the property. Based upon staff's review the site would only be able to store approximately 24 cars in accordance with the standard 9' x 18' dimensions and 24' wide access aisle as required by the Zoning Ordinance.

The plan fails to illustrate any wheel stops, bumper stops, or curbing for the parking spaces as required by Section 64-6.3 of the Zoning Ordinance.

The plan also fails to depict any trees and landscaping on the site; although staff made mention of the requirements during the plan review. The applicant has failed to ask for a tree and landscaping variance as well as failed to provide tree and landscaping on the site plan which may possibly reduce the total estimated number of parking spaces. A revised site plan illustrating full tree and landscaping compliance is required, or the applicant must amend the variance application to add tree and landscaping, and provide new mailing labels, notification fees, and the additional variance fee.

The site plan does not illustrate fencing or gates on the proposed plan. If the applicant proposes to provide fencing or gates on the site, it must be depicted on the site plan. If the applicant chooses not to provide fencing or gates on the site plan, neither will be allowed.

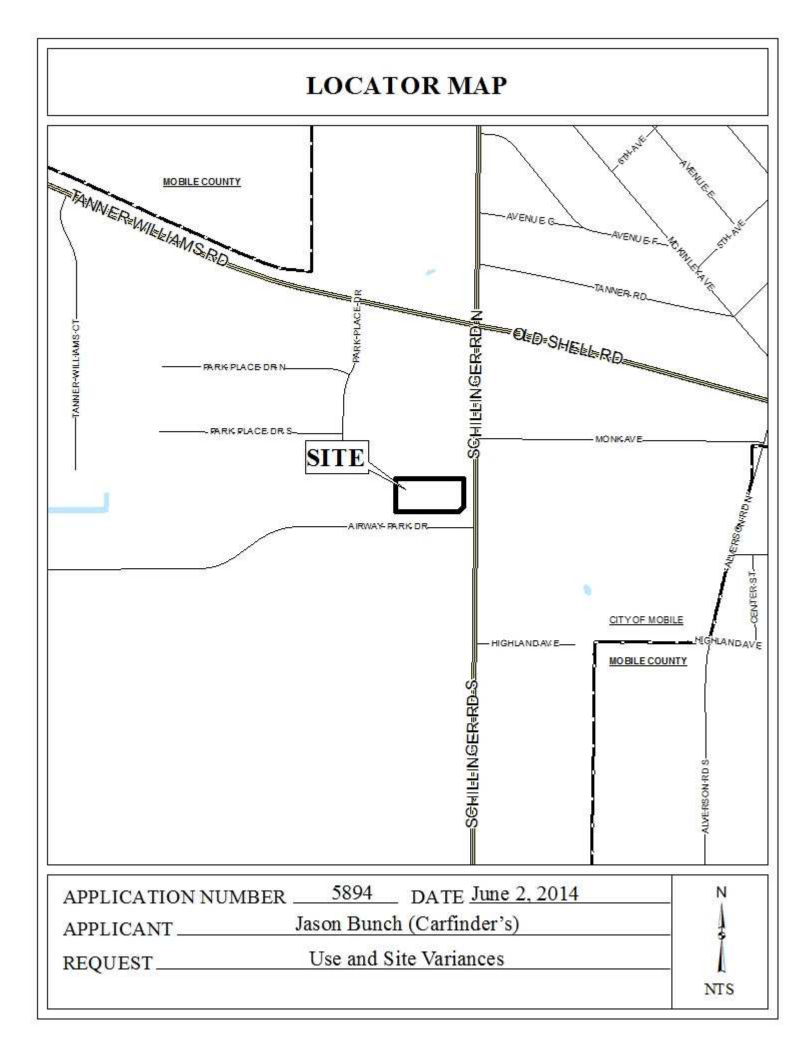
It should be noted the site plan submitted does not show the lot line that separates the two lots. A revised site plan illustrating the lots as two separate lots is required.

As the proposed development will provide more than 25 parking spaces, any new lighting on the site will have to comply with the requirements of Sections 64-4.A.2., 64-6.A.3.c., and 64-6.A.8. of the Zoning Ordinance to ensure the lighting does not bleed over onto adjacent properties and roadways. A photometric plan will be required at the time of permitting.

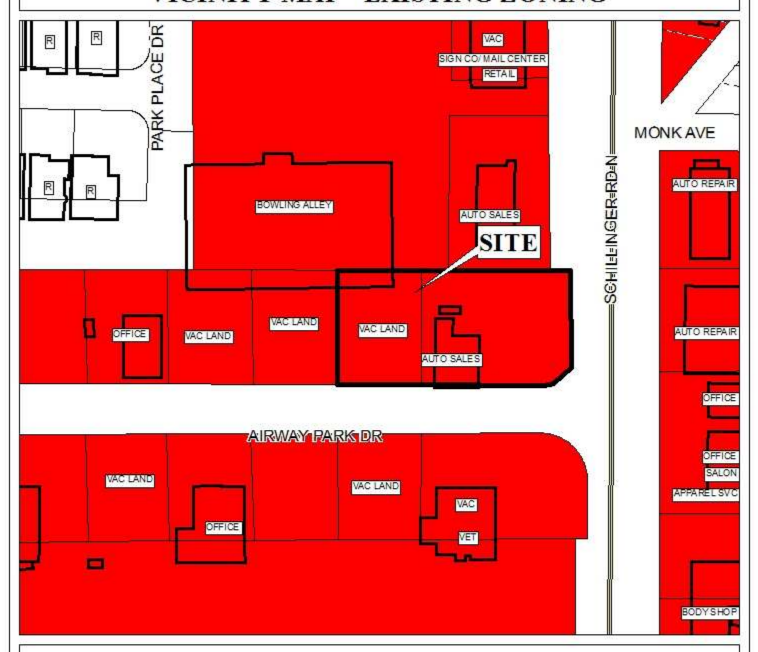
The applicant has not provided evidence of any hardship that would justify the granting of this variance. It is simply the applicants desire to use aggregate surfacing for the adjacent lot without attempting to bring the site into any form of compliance. The applicant has failed to depict important information of the site plan; thus, this application should not be considered as proposed.

RECOMMENDATION: Based on the preceding, this application is recommended for Holdover until the July 7, 2014 meeting, with revisions due by June 10th to address the following:

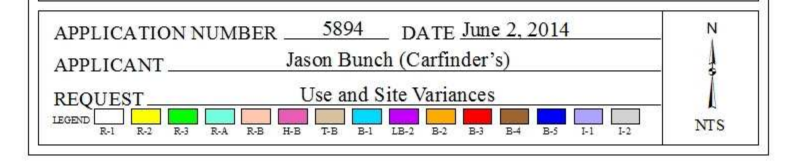
- 1) revise the site plan to depict full tree and landscaping compliance, or submit a revised narrative to include a tree planting and landscaping variance and payment of associated application fees; and notification labels and notification fees;
- 2) revise the site plan to depict the property line between the two separate lots;
- 3) revise the site plan to depict the number of parking spaces and delineate how the cars will be stored on the property; and
- 4) revise the site plan to depict wheel stops, bumper stops, or curbing for the proposed parking spaces.



BOARD OF ADJUSTMENT VICINITY MAP - EXISTING ZONING



The site is surrounded by commercial land use.



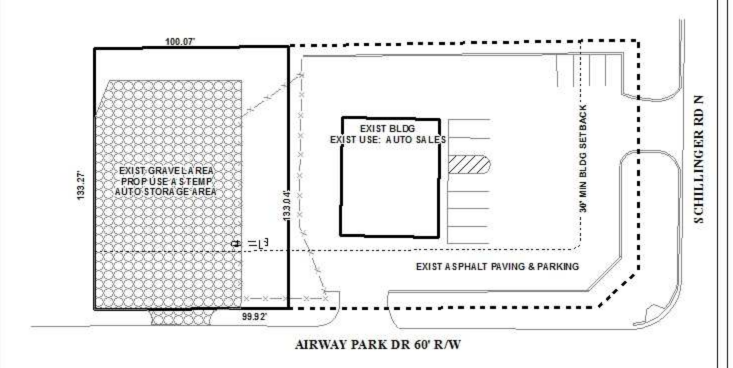
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SITE PLAN



The site plan illustrates the existing improvements.

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