

City of Gainesville Department of Doing Planning Division

PO Box 490, Station 11 Gainesville, FL 32627-0490 306 NE 6th Avenue P: (352) 334-5022 F: (352) 334-2648

HISTORIC PRESERVATION BOARD STAFF REPORT

PUBLIC HEARING DATE:

ITEM NO:

PROJECT NAME AND NUMBER:

APPLICATION TYPE:

RECOMMENDATION: CITY PROJECT CONTACT: October 2, 2018

3 under New Business

HP-15-50 430 NE 9th Avenue

Part 2 Historic Preservation Property Tax

Exemption

Staff recommends approval.

Jason Simmons

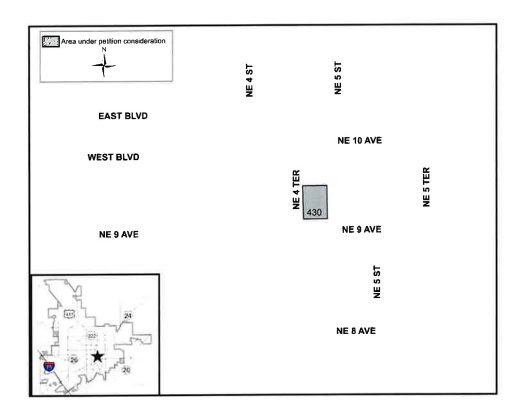


Figure 1: Location Map

APPLICATION INFORMATION:

Property Owner(s): Bruce and Michelle Hazen

SITE INFORMATION:

Address: 430 NE 9th Avenue

Parcel Number(s): 10354-000-000

Existing Use(s): Single-Family Residential

Zoning Designation(s): RSF-3

Historic District: Northeast Residential

Historic District Status: Contributing

Date of construction: c. 1926 (AL02102)

PURPOSE AND DESCRIPTION:

Review of Part 2 Historic Preservation Property Tax Exemption application for completed work

STAFF REVIEW AND RECOMMENDATION:

STAFF REVIEW

Refer to Petition HP-15-49 for the COA and HP-15-50 for the Part 1 ad valorem tax exemption application (Exhibit 2), and photos of completed work (Exhibit 3).

BASIS FOR STAFF RECOMMENDATION

- The property is eligible for the Ad Valorem Tax Exemption property because it is a contributing property to the Northeast Residential Historic District.
- Section 25-65 et seq of the City Code of Ordinances (see Exhibit 3) authorizes ad valorem tax exemptions for historic properties. At the September 2015 board meeting, the Historic Preservation Board determined that "the proposed improvement is consistent with the Secretary of the Interior's Standards for Rehabilitation and Guidelines for Rehabilitating Historic Buildings and is therefore an eligible improvement" and approved the Certificate of Appropriateness and the Part 1 Ad Valorem tax exemption application for the project.
- The project complies with the previous approval.

LIST OF EXHIBITS:

Exhibit 1 Part 2 Application

Exhibit 2 Petition HP-15-49, COA & HP-15-50, the Part 1 Ad Valorem Tax Exemption

Exhibit 3 Photographs of Addition from Start to Completion



HISTORIC PRESERVATION PROP TAX EXEMPTION APPLICATION

PART 2 – FINAL APLICATION FOR REVIEW OF COMPLETED WORK

Instructions: Upon completion of the restoration, rehabilitation or renovation, return this form with photographs of the completed work (both exterior and interior views for buildings) to the the City of Gainesville Historic Preservation Office, as applicable. These photographs must provide a comprehensive description of the completed work. They should be the same views as the *before* photographs included in the Preconstruction Application. Type or print clearly in black ink. The final recommendation of the Division of Historical Resources or the Local Historic Preservation Office, as applicable, with respect to the requested historic preservation property tax exemption is made on the basis of the descriptions in this Request for Review of Completed Work.

1.	Property identification and location:
Property	/ Identification Number <u>10354-000</u> -000
Address	of property: Street 430 NE 941 AVE
	Airesulle County Alashua zip Code 32601
2.	Data on restoration, rehabilitation or renovation project:
Project s	starting date: 8/1/17 Project completion date
Estimate	ed cost of entire project: \$ 30.888.30
	ed costs attributed solely to work on historic buildings or archaeological sites: \$ 90,000,00
received the best Interior the wor above, i Further, of Histor represer of infor required the char falsifica Florida.	2 4 0 0 0 0
Rame Name	signature Sep 18, 2018 Signature Date
	Organization Name Address 300 NE 994 AVE
	Stressille State Ha Zip Code 32661
Daytime	e Telephone Number (352) 2 (5 - 493)

List Additional Owners:		
Name Michelle	HAZEN	
Street 300 NE	Hazer An AVE	
City GALAESI'L	CC State FC	Zip Code 32601
Name		
Street		
City	State	Zip Code
If there are additional own	ers, provide the indicated information f	for each on a separate sheet of paper.
For	Local Historic Preservation Office	EW OF COMPLETED WORK e or Division Use Only
Property Identification Num	nber 10354-000-000	
Property Address 430	NE 9th Avenue	
Work) of the Historic Prese (Determines that the Secretary of the buildings, and the requested historic () Determines that the consecretary of the	completed improvements to the about Interior's Standards for Rehabilitation criteria set forth in Chapter 1A-38, F.A preservation tax exemption. Interior's Standards for Rehabilitation improvements to the above in Interior's Standards for Rehabilitation	ewed Part 2 (Request for Review of Completed ation for the above named property and Hereby: ve referenced property are consistent with the n and Guidelines for Rehabilitation Historic a.C., and, therefore, recommends approval of the referenced property are not consistent with the n and Guidelines for Rehabilitation Historic A.C., and, therefore, recommends denial of the
	preservation tax exemption.	
Review Comments:		
		F1
Additional comments attack	ned? Yes () No () Signature	ason Summons
		ted name Jason Simmons
	Title Pan	iner
	Date 9	21/18



PLANNING AND DEVELOPMENT SERVICES DEPARTMENT

PLANNING DIVISION PO Box 490, Station 12

Gainesville, FL 32627-0490

P: (352) 334-5023 F: (352) 334-3259

PUBLIC NOTICE SIGNAGE AFFIDAVIT			
Petition Name	HP-15-50		
Applicant (Owner or Agent)	Bruce Hazen		
Tax parcel(s)	10354-000-000		

Being duly sworn, I depose and say the following:

- 1. That I am the owner or authorized agent representing the application of the owner and the record title holder(s) of the property described by the tax parcel(s) listed above;
- 2. That this property constitutes the property for which the above noted petition is being made to the City Of Gainesville;
- 3. That this affidavit has been executed to serve as posting of the "Notice of Proposed Land Use Action" sign(s) which describes the nature of the development request, the name of the project, the anticipated hearing date, and the telephone number(s) where additional information can be obtained. In addition, the applicant has securely posted the sign(s) on the property along each street frontage, at intervals of not more than four hundred (400) feet, and set back no more than ten (10) feet from the street and visible from the street. If the property does not abut a public right-of-way, signs have been placed at the nearest public right-of-way with an indication of the location of the subject property.
- 4. That the applicant has posted the sign(s) at least fifteen (15) days prior to the scheduled public hearing date; or for Historic Preservation Certificate of Appropriateness applications, at least ten (10) days prior to the scheduled public hearing date.
- 5. That the applicant shall maintain the signs(s) as provided above until the conclusion of the development review and approval process and that the signs shall be removed within ten (10) days after the final action has been taken on the development application.

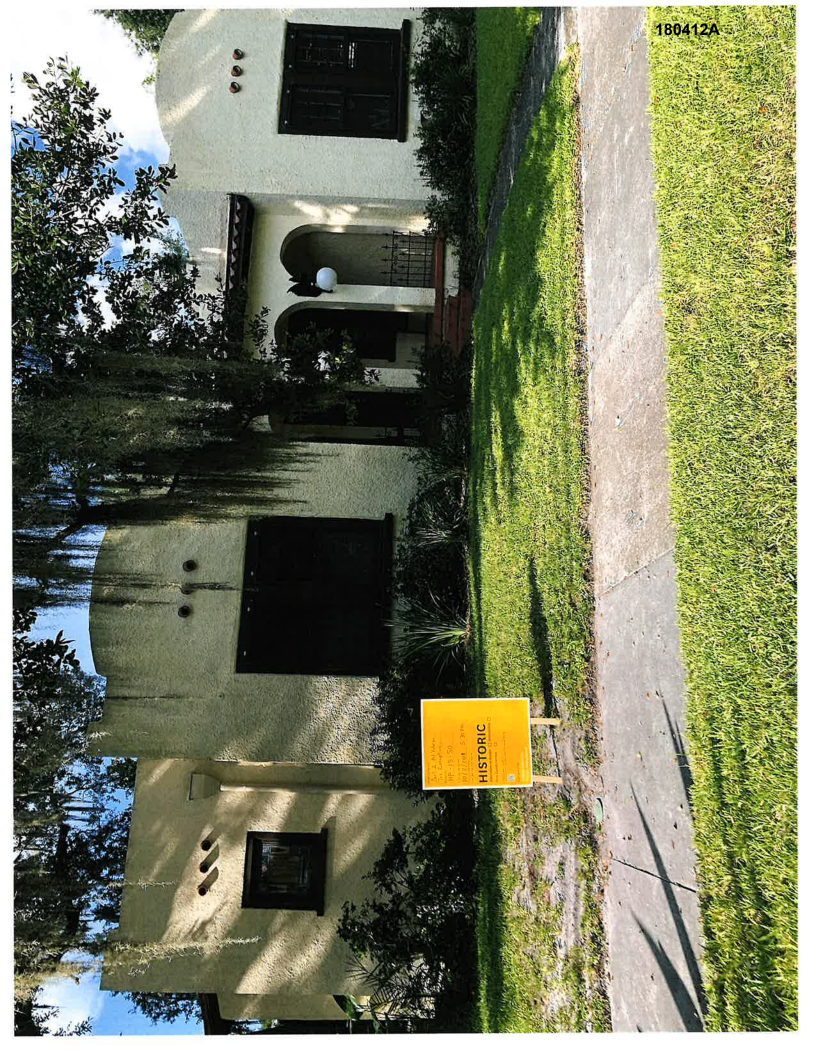
That I (we), the undersigned authority, hereby certify that the foregoing statements are true and correct.

STATE OF FLO	ORIDA,	RECORDING SPACE
8.	Applicant (signature)	Applicant (print name)
7,,	Rue Hon	
7	921 920	

STATE OF FLORIDA,	RECORDING SPACE
COUNTY OF ALACHUA	
Before me the undersigned, an officer duly commissioned by	
the laws of the State of Florida, on this day	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~
of <u>Ceptember</u> , 20 <u>18</u> , personally appeared who having	Notary Public State of Florida
been first duly sworn deposes and says that he/she fully	Miranda B Searing My Commission GG 203484
understands the contents of the affidavit that he/she signed.	Expires 04/04/2022
Notary Notary	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~
Public	
My Commission expires: 04 04 100 00	

Form revised on March 11, 2014. Form location: http://www.cityofgainesville.org/PlanningDepartment.aspx

FOR OFFICE USE ON	ILY		-	C	
Petition Number	HP-15-50	Planner	Jason	Simmons	



8041 EXHIBIT



306 N.E. 6[™] AVENUE P: (352) 334-5022 P: (352) 334-5023 F: (352) 334-2648

TO: Historic Preservation Board

Item Number: 3

FROM:

Planning & Development Services Department

DATE: Sept. 1, 2015

Staff

SUBJECT:

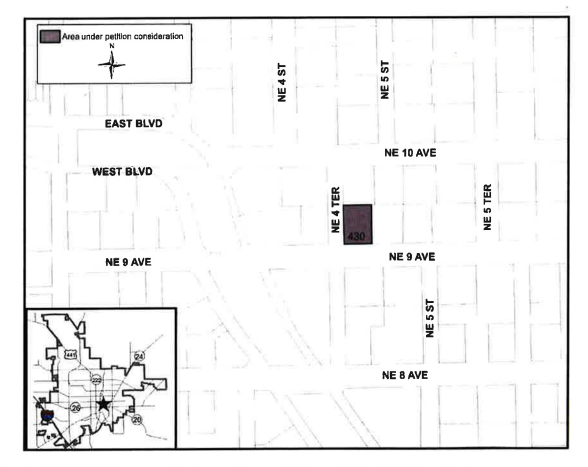
<u>Petition HP-15-49 & HP-15-50.</u> Jay Reeves and Associates, Inc., agent for Bruce and Michelle Hazen. Certificate of Appropriateness & Ad Valorem Tax Exemption for the construction of a bathroom addition to the west side of an existing single-family dwelling. Located at 430 NE 9th Avenue. This building is contributing to the Northeast Residential Historic District.

Recommendation

Staff recommends approval of Petition HP-15-49 and staff recommends approval of HP-15-50 for a "Part 1" ad valorem tax exemption based on the following:

1. The property is an eligible property because it is a contributing structure and

2. The proposed improvements are eligible.



Project Description

The applicant is proposing to construct an addition onto a contributing main structure at 430 NE 9th Avenue. The single-family dwelling is a contributing structure in the Northeast Residential Historic District.

Property Information

The contributing building was built in 1926 according to the Alachua County Property Appraisers Office. The property is zoned RSF-3 and is approximately 0.17 acres in size. This project received a Certificate of Appropriateness (COA) in 2014 (HP-14-00002) that has since expired, because it was not implemented.

Proposed Project and Guidelines

The existing single-family dwelling is constructed with stucco on wood frame. The proposed addition is a bathroom and closet to be constructed on the west side of the property, which fronts onto NE 4th Terrace. The size of the addition is 173 square feet, compared to the 188 square foot proposal for the previous 2014 COA submittal. The design of the addition has also been changed, with three windows proposed on the west elevation compared to two proposed windows in the 2014 COA submittal, and an additional window to be placed on the south elevation of the addition, where no window was proposed in the first submittal.

The addition to the principal building generally falls within the criteria used for a staff approval, as it does not exceed 300 square feet in size or one-story in height. The proposed roof type and pitch, as well as the materials and textures are consistent with the principal building. While compatible with the materials, design, and architectural features of the principal building, the proposed addition is not placed in the rear yard but on the west elevation and it does not maintain the window opening proportion of the nearest windows on the principal building. As a result, a board approval is required.

Although the proposed windows on the addition are not the same size as the windows on the principal building, they do match the upper sash of the existing historic windows and are placed in the same geographic plane.

Consideration of a Certificate of Appropriateness application is pursuant to Section 30-112 of the Land Development Code and the Secretary of Interior's Standards for Rehabilitation which serves as the basis for the City of Gainesville's *Historic Preservation Rehabilitation and Design Guidelines*. The Historic Preservation Board shall adhere to the preservation principles of maintaining historic fabric and compatibility with surrounding properties.

Basis for Approval - Secretary of the Interior's Standards for Rehabilitation

Section 25-61 et seq of the City Code of Ordinances (see Exhibit 3) authorizes ad valorem tax exemptions for historic properties. As part of its review, the Historic Preservation Board must

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determine whether "the proposed improvement is consistent with the Secretary of the Interior's Standards for Rehabilitation and Guidelines for Rehabilitating Historic Buildings and is therefore an eligible improvement." Staff will assess the application relative to each standard.

The relevant Secretary of the Interior's Standards (Department of Interior regulations, 36 CFR 67) for this project are listed below:

1. A property shall be used for its historic purpose or be placed in a new use that requires minimal change to the defining characteristics of the building and its site and environment.

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2. The historic character of a property shall be retained and preserved. The removal of historic materials or alteration of features and spaces that characterize a property shall be avoided.

Compatible – The property will maintain its historic residential use. The applicant will maintain the architectural features and the spatial relationships that characterize the structure and its site and environment.

3. Each property shall be recognized as a physical record of its time, place, and use. Changes that create a false sense of historical development, such as adding conjectural features or architectural elements from other buildings, shall not be undertaken.

&

4. Most properties change over time; those changes that have acquired historic significance in their own right shall be retained and preserved.

Compatible – The applicant's proposed addition does not create a false sense of development or remove any features that have acquired historic significance in their own right.

5. Distinctive features, finishes, and construction techniques or examples of craftsmanship that characterize a property shall be preserved.

&

6. Deteriorated historic features shall be repaired rather than replaced. Where the severity of deterioration requires replacement of a distinctive feature, the new feature shall match the old in design, color, texture, and other visual qualities and, where possible, materials. Replacement of missing features shall be substantiated by documentary, physical, or pictorial evidence.

Compatible – The proposed work will not adversely affect distinctive features, materials, or finishes.

9. New additions, exterior alterations, or related new construction shall not destroy historic materials that characterize the property. The new work shall be differentiated from the old and shall be compatible with the massing, size, scale, and architectural features to protect the historic integrity of the property and its environment.

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Compatible – The proposed addition is compatible with the materials, design and architectural features of the principal building. The addition does not maintain the window opening proportion of the nearest windows on the principal building, thus differentiating it from the principal building.

Respectfully submitted,

Ralph Hilliard Planning Manager

Prepared by:

Jason Simmons

Lalph Will and

List of Exhibits

Exhibit 1 Historic Preservation Rehabilitation and Design Guidelines

Exhibit 2 City of Gainesville Code of Ordinances Sec. 25-65

Exhibit 3 Application, Form 8B

Exhibit 4 Survey, Floor Plan, Elevations, and Photos

Exhibit 5 Petition HP-14-00002 (Original COA application for this project)

Exhibit 6 Florida Master Site File

Exhibit 1 Historic Preservation Rehabilitation and Design Guidelines

THE HISTORIC PRESERVATION REHABILITATION AND DESIGN GUIDELINES, BASED ON THE SECRETARY OF INTERIOR STANDARDS FOR REHABILITATION, WHICH HAS BECOME THE AUTHORITATIVE GUIDELINES FOR REHABILITATION STATE:

ADDITIONS TO EXISTING BUILDINGS

Applicable Secretary Standards

- 2. The historic character of a property shall be retained and preserved. The removal of historic materials or alteration of features and spaces that characterize a property shall be avoided.
- 3. Each property shall be recognized as a physical record of its time, place, and use. Changes that create a false sense of historical development, such as adding conjectural features or architectural elements from other buildings, shall not be undertaken.
- 9. New additions, exterior alterations or related new construction shall not destroy historic materials that characterize the property. The new work shall be differentiated from the old and shall be compatible with the massing, size, scale, and architectural features to protect the historic integrity of the property and its environment.
- 10. New additions and adjacent or related new construction shall be undertaken in such a manner that if removed in the future, the essential form and integrity of the historic property and its environment would be unimpaired.

Additions to historic buildings are often required to make projects economically feasible, to satisfy fire and building code requirements, to house mechanical systems, and for other personal or practical reasons. They are allowed under the Secretary of the Interior's Standards and specifically addressed in Standards 9 and 10.

Although additions are usually acceptable, they should be undertaken only after it has been determined that the new use cannot be successfully met by altering non-character defining interior spaces. If undertaken, additions should not significantly alter original distinguishing qualities of buildings such as the basic form, materials, fenestration, and stylistic elements under Standard 2. Additions that imitate the style of the existing building or other historical styles should be avoided under Standard 3.

Under Standard 9, additions should be clearly distinguished from original portions of the building and should result in minimal damage to its integrity. Character-defining features of a historic building should not be radically changed, obscured, damaged, or destroyed in the process of adding new construction. The size and scale of the new addition should be in proportion to the historic portion of a building and clearly subordinate to it. Additions should be attached to the rear or least conspicuous side of a building. Under Standard 10, they should be constructed so that if removed in the future, the essential form and integrity of a building will be unimpaired.

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In order to comply with the Americans with Disabilities Act (ADA) handicap access was required. The addition of a handicap access ramp as required by ADA must comply with Standards 9 and 10. The ramp must be clearly distinguished from the historic portion of the building by its form and construction. Access ramps are clearly not historic features. At the same time the design should be well integrated with the building through the use of appropriate materials and matching paint colors. The ramp location should be considered a design issue. No significant historic features should be impacted. The size and scale of the ramp shall be appropriate to the building and clearly subordinate to it. Under Standard 10, ramps could be removed in the future without altering the form of the building or any significant features. See Design Guidelines for more information on handicap access.

Before considering an addition to a historic building, attempt to accommodate the needed function within the existing structure. Enclosing a historic porch, however, is discouraged.

New additions should be designed to minimize the impact on the visual character and materials of the historic structure. The applicant should take care to preserve as much of the original building wall as possible by utilizing existing openings for passageways rather than increasing their size.

New additions should be compatible in terms of mass, materials, vertical or horizontal projection, relationship of solids and voids, symmetry or asymmetry and size and scale with the principal structure. However, the character of the historic resource should be identifiable after the addition is constructed. Additions should be constructed in a manner that clearly distinguishes the footprint and plan for the historic building.

Recommended

- 1. Place functions and services required for a new use in non-character defining interior spaces rather than installing a new addition.
- 2. Protect architectural details and features that contribute to the character of the building during the course of constructing the addition.
- 3. Construct a new addition so that there is the least possible loss of historic materials and so that character-defining features are not obscured, damaged, or destroyed.
- 4. Locate an attached exterior addition at the rear or on inconspicuous side of a historic building; and limit its size and scale in relationship to the historic building.
- 5. Design new additions in a manner that clearly distinguishes historic and non-historic features.
- 6. Design additional stories, when required for a new use that are set back from the wall plane and are as inconspicuous as possible when viewed from the street.

Not Recommended

- 1. Expanding the size of a historic building by constructing a new addition when the new use could be met by altering non-character-defining interior spaces.
- 2. Attaching a new addition so that the character-defining features of the historic building are obscured, damaged, or destroyed.
- 3. Designing a new addition so that its size and scale are out of proportion to the historic building, thus, diminishing its historic character.
- 4. Duplicating the exact form, material, style, and detailing of the historic building in the new addition so that the new work appears to be part of the historic building.
- 5. Imitating a historic style or period of architecture in new additions, especially those used for contemporary uses.
- 6. Designing and constructing new additions that result in the diminution or loss of the historic character of the resource, including its design, materials, workmanship, location, or setting.
- 7. Using the same wall plane, roof line, cornice height, materials, siding lap or window type to make additions appear to be part of a historic building.
- 8. Adding height to a building that changes its scale and character. Changes in height should not be visible when viewing the principal facades.

Staff Approval Guidelines

Additions that meet all of the following conditions can be approved by staff:

Addition to historic building is sited in the rear yard and does not front on two or more streets:

Do not exceed 1-story in height and 300 sq. ft. area;

Utilizes materials and textures consistent with the principal building;

Window openings are of the same proportion as the nearest windows on the principal building;

Existing window and door openings that will be enveloped by the addition are retained and not modified.

Board Approval Guidelines

Plans that propose adding floors to buildings are inappropriate and are unlikely to be approved.

Windows, Shutters & Awnings

Applicable Secretary Standards

- 2. The historic character of a property shall be retained and preserved. The removal of historic materials or alteration of features and spaces that characterize a property shall be avoided.
- 3. Each property shall be recognized as a physical record of its time, place and use. Do not undertake changes that create a false sense of historical development, such as adding conjectural features or architectural elements from other buildings.
- 6. Deteriorated historic features shall be repaired rather than replaced. Where the severity of deterioration requires replacement of a distinctive feature, the new feature shall match the old in design, color, texture and other visual qualities and, where possible, materials. Replacement of missing features shall be substantiated by documentary, physical or pictorial evidence.
- 9. New additions, exterior alterations or related new construction shall not destroy historic materials that characterize the property. The new work shall be differentiated from the old and shall be compatible with the massing, size, scale and architectural features to protect the historic integrity of the property and its environment.

Windows

Identify, retain, and preserve windows and their functional features that contribute to defining the building. Such features include frames, sash muntins, glazing, sills and moldings.

The placement, design, and materials of windows are often a significant part of the architectural character of a building. Common historic windows in the Gainesville's Historic Districts are double-hung sash in a 1/1, 2/2, 6/6 or multi-light/1 pattern, wooden or steel casement types, and commercial show windows. Windows often offer or contain significant stylistic elements. Examples include lancet windows with stained glass in Gothic Revival churches; multi-light upper sash in Bungalows; and round arch windows in buildings associated with Mediterranean influenced styles. Non-historic windows include awning, jalousie, and pivot types.

Under Standard 2, the visual role of historic window design and its detailing or craftsmanship should be carefully considered in planning window repair or replacement. Factors to consider include the size and number of historic windows in relationship to a wall surface and their pattern of repetition; their overall design and detailing; their proximity to ground level and key entrances; and their visibility, particularly on key elevations.

Whether to repair or replace windows is an issue that can pose considerable problems in rehabilitation. Distinctive windows that are a significant part of the overall design of a building should not be destroyed under Standard 6. Careful repair is the preferred approach. If repair is not technically or economically feasible, new windows that match the original in size, general muntin/mullion configuration, and reflective qualities may be substituted for missing or irreparable windows.

Window design to enhance appearance is not permissible under the standards. The proper procedure is to improve existing windows first. Weather stripping and other energy conservation methods should be employed. If after careful evaluation, window frames and sashes are so deteriorated they need replacement, they should be duplicated in accordance with Standard 6.

The following steps are recommended for evaluating historic windows. First, analyze their significance to the building. Consider their size, shape, color, and detailing. Then consider the condition of the window. Inspect the sill, frame, sash, paint and wood surface, hardware, weather-stripping, stops, trim, operability, and glazing. Then, establish repair and replacement needs for existing windows.

If, following careful evaluation, window frames are deteriorated, and then they can be replaced. Replacement windows must be selected with care. They should match the original sash, pane size, configuration, glazing, muntin detailing, and profile. Small differences between replacement and historic windows can make big differences in appearance.

If 50 percent or more are deteriorated or missing, then wholesale replacement of windows is allowable. When choosing replacements, the qualities of the original windows should be used as criteria. Consider the following features of the original:

- 1. trim detail;
- 2. size, shape of frame, sash;
- 3. location of meeting rail;
- 4. reveal or setback of window from wall plane;
- 5. separate planes of two sash;
- 6. color, reflective qualities of glass;
- 7. muntin, mullion profiles, configuration.

If these criteria are fulfilled, the new windows need not be exact replicas of the originals. The Standards further permit new windows to be constructed of non-historic materials such as aluminum and to have a tint of up to 10 percent. Of course, matching the original materials and visual qualities is always preferable. In general, changes to window openings should be avoided.

Owners often wish to replace windows to create a new look, for energy efficiency, to decrease maintenance costs or because of problems operating existing units. Highly tinted windows, windows with reflective qualities, or stock windows of incompatible design and materials often result from such an approach and conflict with Standards 3, 6, and 9.

The rhythm of window and door openings is an important part of the character of buildings. In some instances, new window or door openings may be required to fulfill code requirements or

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for practical needs. New openings should be located on nonsignificant walls. For commercial buildings these would be common or party walls or secondary elevations. For residential buildings, these would be side or rear walls not readily visible from a main thoroughfare.

Alterations

The alteration of historic windows may be approved by staff if the replacement sash is of the same material, design, features size and configuration of that of the original window. When replacing historic windows, special care should be taken to match the trim detail, the width of the frames and sash, the location of the meeting rail, the setback of the window from the wall plane, the separate planes of the two sashes, and the reflective qualities of the glass. "Snap-in" grids are not allowed.

Repairing window frames and sashes by patching, splicing, consolidating, or otherwise reinforcing the window is encouraged.

The design of replacement windows, which seek to replicate or duplicate a missing historic window, must be documented through historical, physical or photographic sources.

Enclosing historic window openings is discouraged. If a window is no longer needed for its intended use, the glass should be retained and the backside frosted, screened, painted black, or shuttered so that it gives a functional appearance.

Window openings on facades or highly visible elevations shall not be relocated, enlarged or reduced.

Altering historic windows by use of awning, glass jalousie, picture or any other modern window material is not permissible in any wall of an historic structure that is visible from a right-of-way.

Replacement windows for irreparable historic windows should be made of the same materials. Compatible substitute materials may be considered only on a case-by-case basis depending on building use and generally when the replacement window is on a less-visible secondary elevation.

Window Additions

New window openings are inappropriate on the principal facade(s); new openings should be placed on secondary elevations.

The addition of modern windows, metal sash, sliding glass windows or any type of window, which is inappropriate to the period, shall be confined to "less visible secondary elevations."

Shutters

Shutters, which are appropriate to the period and design of the building, can be introduced to facilitate energy efficiency.

Under Standard 3, unless there is physical or documentary evidence of their existence, shutters should not be mounted. If shutters are found to be appropriate, they should be operable

Petition HP-15-49 & HP-15-50 September 1, 2015

or appear to be operable and measure the full height and one-half the width of the window frame. They should be attached to the window casing rather than the exterior finish material. Wooden shutters with horizontal louvers are the preferred type although exact types vary with style. Avoid metal and vinyl types except in new construction.

Awnings

Awnings shall be considered on a case-by-case basis depending on the proposal's impact on the historic character and materials of the building.

Canvas awnings were sometimes featured on buildings, particularly Mediterranean styled buildings, Bungalows, and commercial buildings. They are functional, decorative, and appropriate to the many historic buildings. Standard 3 should be considered when awnings are proposed as part of a rehabilitation plan.

Under Standard 9, new awnings should be of compatible contemporary design. They should follow the lines of the window opening. Round or bell shaped is appropriate for Mediterranean styled buildings. Angled, rectangular canvas awnings are most appropriate for flat-headed windows and storefronts. Fiberglass and metal awnings and awnings that obscure significant detailing are inappropriate.

Recommended

- 1. Retain and repair window openings, frames, sash, glass, lintels, sills, pediments, architraves, hardware, awnings and shutters where they contribute to the architectural and historic character of the building.
- 2. Improve the thermal performance of existing windows and doors through adding or replacing weather-stripping and adding storm windows which are compatible with the character of the building and which do not damage window frames.
- 3. Replace missing or irreparable windows on significant elevations with new windows that match the original in material, size, general minting and mullion proportion and configuration, and reflective qualities of the glass.
- 4. Install awnings that are historically appropriate to the style of the building or that are of compatible contemporary design. Awnings should follow the lines of window or door opening they are intended to cover.

Not Recommended

- 1. Introducing or changing the location or size of windows, and other openings that alter the architectural and historic character of a building.
- 2. Replacing window features on significant facades with historically and architecturally incompatible materials such as anodized aluminum, mirrored or tinted glass.

- 3. Removing window features that can be repaired where such features contribute to the historic and architectural character of a building.
- Changing the size or arrangement of windowpanes, mentions, and rails where they contribute
 to the architectural and historic character of a building.
- 5. Installing on significant facades shutters, screens, blinds, security grills, and awnings, which are historically inappropriate and detract from the building's character.
- 6. Replacing windows that contribute to the character of a building with those that are incompatible in size, configuration, and reflective qualities or which alter the setback relationship between window and wall.
- 7. Installing heating/air conditioning units in window frames when the sash and frames may be damaged. Window installations should be considered only when all other visible heating/cooling systems would result in significant damage to historic materials. If installation proves necessary, window units should be placed on secondary elevations not readily visible from public thoroughfares.
- 8. Installing metal or fiberglass awnings.
- 9. Installing awnings that obscure architecturally significant detailing or features.
- 10. Replacing architecturally significant detailing, such as commercial canopies, with awnings.

Staff Approval Guidelines

Staff can approve repair of existing historic windows.

Additions of the new windows that meet the italicized conditions can be approved by staff:

New window openings can be introduced on "less-visible secondary elevations" provided that they are of the same size or proportions as the nearest window and utilize the same material as the historic windows. "Less visible secondary elevation" is defined as the portion of the building, which is more than halfway behind the front and not fronting on street;

Alterations to non-historic portions of contributing buildings provided they are compatible in scale, design and materials with but distinguishable for the historic proportions.

Board Approval Guidelines

New windows on additions should be compatible with those of the nearest window on the historic building in terms of proportions, frames, sills and lintels. Installing window designs reflective of a historic period is discouraged. Designs that match the proportions of existing historic windows, but are simple in detailing, are preferred.

Exhibit 2 City of Gainesville Code of Ordinances Sec. 25-65

Sec. 25-65. - Procedure for obtaining tax exemption.

- (a) Application. An applicant (owner of record or authorized agent) seeking an ad valorem tax exemption for historic properties must file with the city manager or designee the two-part Historic Preservation Property Tax Exemption Application with "Part 1: Preconstruction Application" (Part 1) completed. In addition, the applicant shall submit the following:
 - (1) A completed application for a Certificate of Appropriateness for the qualifying restoration, renovation, or rehabilitation.
 - (2) An application fee of not more than five hundred dollars (\$500.00) to be determined by the city manager or designee based on the estimated cost of the work to be performed and the administrative costs to be incurred by the city in processing the application and monitoring compliance.
- (b) Review by property appraisers office. Upon receipt of the preconstruction application, the city manager or designee will transmit the application to the Alachua County Property Appraiser's office, which will review and provide an estimate of the probable increase in the appraisal of the property to the applicant and the City. The applicant can withdraw the application within forty-five (45) days of receiving the estimate and be reimbursed for the filing fee.
- (c) Review by historic preservation board.
 - (1) The City of Gainesville Historic Preservation Board (IIPB) shall review Part 1 applications for exemptions. The HPB shall determine whether the property is an eligible property and whether the Part 1 proposed improvement is consistent with the Secretary of Interior's Standards for Rehabilitation and Guidelines for Rehabilitating Historic Buildings and is therefore an eligible improvement.
 - (2) For improvements intended to protect or stabilize severely deteriorated historic properties or archaeological sites, the HPB shall apply the following additional standards:
 - a. Before applying protective measures that are generally of a temporary nature and imply future historic preservation work, an analysis of the actual or anticipated threats to the property shall be made.
 - b. Protective measures shall safeguard the physical condition or environment of a property or archaeological site from further deterioration or damage caused by weather or other natural, animal or human intrusions.
 - c. If any historic material or architectural features are removed, they shall be properly recorded and, is possible, stored for future study or reuse.
 - d. Stabilization shall reestablish the structural stability of a property through the reinforcement of loadbearing members or by arresting material deterioration leading to structural failure. Stabilization shall also reestablish weather resistant conditions for a property.
 - e. Stabilization shall be accomplished in such a manner that it detracts as little as possible from the property's appearance. When reinforcement is required to

reestablish structural stability, such work shall be concealed wherever possible so as to not intrude upon or detract from the aesthetic and historical quality of the property, except where concealment would result in the alteration or destruction of historically significant material or spaces.

- (3) For applications submitted under the provisions of section 25-64, the HPB shall also determine that the property meets the standards set forth in that section.
- (4) The HPB shall notify the applicant and the city commission in writing of the results of its review and shall make recommendations for correction of any planned work deemed to be inconsistent with the requirements for an eligible improvement.
- (5) When an applicant is applying jointly for the ad valorem tax exemption and for federal historic preservation tax credits, the applicant will complete the National Park Service's (NPS) federal tax credit application and Part 1 of the historic preservation property tax exemption application and submit both to the city manager or designee. The HPB shall defer action on the applications until the NPS has rendered a determination. In the event the NPS approves the federal tax credit application, the Part 1 application shall be amended to reflect any conditions issued by the NPS. The HPB shall then approve the tax exemption application and forward it to the city commission to be handled as part of the normal approval process set forth below. A denial by the NPS shall cause the HPB to deny the ad valorem tax exemption.
- (d) Request for review of completed work application.
 - (1) Upon completion of work specified in the "Part 1" application, the applicant shall submit a "Part 2: Final Application for Review of Completed Work" (Part 2). The HPB shall conduct an inspection of the subject property to determine whether or not the completed improvements are in compliance with the work described and conditions imposed in the approved Part 1 application. Appropriate documentation may include paid contractor's bills and canceled checks, as well as an inspection request by the applicant within two (2) years following approval of the Part 1 application.
 - (2) On completion of review of the Part 2 application, the HPB shall recommend that the city commission grant or deny the exemption. The recommendation and reasons therefor, shall be provided in writing to the applicant and to the city commission. The applicant shall be given at least ten (10) days notice of the date of the public hearing of the city commission on the requested exemption. If a denial is recommended, and the applicant submits elevations and plans which indicate that the applicant intends to undertake the work necessary to comply with the recommendations of the HPB, the denial of the application may be continued by the city manager or designee for a period of time not to exceed sixty (60) days, while the applicant makes a good faith effort to comply with the recommendations. The applicant may resubmit documents indicating that the reasons for recommendation of denial of the application have been remedied and the city manager or designee will reinspect the work.
- (e) Approval by city commission. A majority vote of the city commission shall be required to approve a Part 2 application and authorize the ad valorem tax exemption. The commission,

in overturning or modifying the recommendation of the historic preservation board shall utilize the same standards as used by the historic preservation board in reaching its decision. If the exemption is granted, the city commission shall adopt an ordinance that includes the following:

- (1) The name of the owner and the address of the historic property for which the exemptions granted.
- (2) The date on which the ten-year exemption will expire.
- (3) A finding that the historic property meets the requirements of this article.
- (4) A copy of the historic preservation exemption covenant, as provided in section 25-66, signed by the applicant and the mayor-commissioner or designated successor.
- (f) Notice to property appraiser. The property owner shall have the historic preservation exemption covenant recorded in the official records of Alachua County, and shall provide a certified copy of the recorded historic preservation exemption covenant to the city manager or designee. Within fifteen (15) days of receipt of the certified copy, the city manager designee shall transmit a copy of the approved "Part 2: Final Application", as well as the historic preservation exemption covenant to the Alachua County Property Appraiser with instructions that the property appraiser provide the ad valorem tax exemption to the applicant. Responsibility for paying the recording costs lie with the applicant.
- (g) Effective date of exemption. The effective date of the ad valorem tax exemption shall be January 1 of the year following the year in which the application is approved by the city commission and a historic preservation exemption covenant has been transmitted to the Alachua County Appraiser.
- (h) An applicant previously granted a historic rehabilitation tax exemption by the historic preservation board may undertake additional improvement projects during the exemption period, or following its expiration, and reapply for an additional historic rehabilitation tax exemption for such work. An additional ten-year exemption shall apply only to the additional improvement.

(Ord. No. 950480, § 1, 8-28-95)

GAINE VII

ESERVATION BOARD

FLORIDA

COA APPLICATION

REQUIREMENTS

DID YOU REMEMBER?

CONTACT THE HISTORIC PRESERVATION OFFICE FOR A PRELIMINARY DESIGN REVIEW APPOINTMENT, 334,5022

REVIEW THE CHECKLIST FOR A COMPLETE SUBMITTAL (If all requirements are not submitted it could delay your approval.)

PROVIDE 1 ORIGINAL SET OF PLANS TO SCALE (no larger than 11" x 17", writing to be legible) SHOWING ALL DIMENSIONS AND SETBACKS.

LIST IN DETAIL YOUR PROPOSED REPAIR AND/OR RENOVATION

ATTACH A SITE PLAN OR CERTIFIED SURVEY

PROVIDE PHOTOGRAPHS OF EXISTING CONDITIONS

IF YOUR COA IS A HISTORIC PRESERVATION BOARD APPROVAL, 10 COLLATED REDUCED INDIVIDUAL SETS OF THE PLANS WILL BE NEEDED FOR SUBMITTAL

AFTER THE PRE-CONFERENCE, TURN IN YOUR COMPLETED COA APPLICATION TO THE PLANNING COUNTER (1ST FLOOR, THOMAS CENTER-B), PAY APPROPRIATE FEES, AND PICK UP PUBLIC NOTICE SIGN TO BE POSTED 10 DAYS IN ADVANCE OF THE MEETING.

CHECKLIST REMINDER

MAKE SURE YOUR APPLICATION HAS ALL THE REQUIREMENTS ATTACHED:

FAILURE TO TIMELY COMPLETE THE APPLICATION, COMPLY WITH THE INSTRUCTIONS, AND SUBMIT THE NECESSARY DOCUMENTATION WILL RESULT IN DEFERRAL OF YOUR PETITION TO THE NEXT MONTHLY MEETING.



Planning & Development S	Services 306 N.E. 6th Avenu
Gainesville,	Florida 32601
352,334,5022	Fax 352 334 3259

Gainesville, Fi	
352,334,5022 Fa	
www.cityofgainesville.or	g/planningdepartment
PROJECT TYPE: Addition Alteration a D	emolition 🗅 New Construction 🗈 Relocation 🗆
Repair Fence Re-roof Other	
PROJECT LOCATION: Historic District North EAST H Site Address: 430 N.E. 9th A Tax Parcel # 10354 - 000 - 600	POTOPIC DISTRICT VE / GAINUESVILLE
OWNER	APPLICANT OR AGENT
BRUCE & MICHEUE HAZEN Owner(s) Name	Applicant Name
Corporation or Company 130 N.E.9+hAve.	LAY REBUES & ASSUC. Corporation or Company 725 NE. 1ST. ST.
Street Address	Street Address
GAINESVILLE FL. 32601	GAINESVILLE FL. CityState Zip
Home Telephone Number	Home Telephone Number 7399
Cell Phone Number	Cell Phone Number
Fax Number	Fax Number
E-Mail Address	E-Mail Address LAY, REEVES @ LAYREEVES . COM
TO BE COMPLETED BY CITY STAF	F Fee: \$110.25

(PRIOR TO SUBMITTAL AT PLANNING COUNTER)

HP#-15-49-HP-15-50 D Sta Staff Approval-No Fee (HP Planner initial_ Contributing YVN_ & Single-Family requiring Board approval (See Fee Schedule) m Multi-Family requiring Board approval (see Fee Schedule) Zoning RSF - 3 Ad Valorem Tax Exemption (See Fee Schedule)

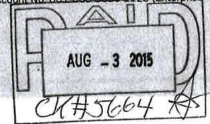
Pre-Conference Y ___ N L □ After-The-Fact Certificate of Appropriateness (see Fee Schedule) Application Complete Y ___ N ___ Account No. 001-660-6680-3405

Date Received 8/3

Request for Modification of Setbacks Y_NV

D Account No. 001-660-6680-1124 (Enterprise Zone)

D Account No. 001-660-6680-1126 (Enterprise



Project Desci								
1. DESCRIBE THE of the construction ma	EXISTI	NG CONDI'I	TONS AND MA	TERLALS D	escribe the ex	isting structure	e(s) on the s	subject property in terms
	OW	WOOD	FRAME	LATE		MED-	REV	STYLE.
HOUSE 13	IN	G000 (ANDITION	١				
2. DESCRIBE THE elements, materials, a	PROPO	DSED PROJECTIONShip to the	CT AND MATE existing structure	ERLALS Des e(s) Attach f	cribe the propo urther descript	osed project in tion sheets, if r	terms of siz	ze, affected architectural
ADD A	ME	W BAT	HROOM	2000	TION I	O WES	TS	IDE OF
HOUSE (5	TRE	ET SI	2E) Y	ATCH	3TUCCO	OIO	WOOD	FRAME
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APPROVI		an Fo		שמתו	210			
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DEMOLITIONS AN Especially important if these features within demolitions, discuss in reasonable economic the physical integrity of subject property once	or demo the regi neasure return of of the bu	olitions, please on, county, or a es taken to sav on its value. Fo uilding) Addit	neighborhood, an e the building/str ir relocations, add ional criteria for r	d feasibility ructure/obje fress the cor relocations a	or reproducing ct from collaps ntext of the pro	e. Also, addres	g, structure as whether ate and pro	it is capable of earning a posed measures to prote
MODIFICATION C					r of Section 30	_1.1.2(d)(4)h		
Any change shall be be Please describe the z	oased or oning m	n competent de nodification and	emonstration by to diattach complete	ne petitioner ed, required	forms	-112(u)(+)0		

DID YOU REMEMBER?

CHECK YOUR ZONING AND SETBACKS FOR

COMPLIANCE

REVIEW THE HISTORIC PRESERVATION

REHABILITATION AND DESIGN GUIDELINES

REVIEW THE SECRETARY OF INTERIOR'S STANDARDS FOR REHABILITATION

CHECK TO SEE IF YOU WOULD BE ELIGIBLE FOR A TAX EXEMPTION FOR REHABILITATION OF A HISTORIC PROPERTY

THE HPB MEETINGS ARE HELD MONTHLY AT CITY HALL, 200 EAST

UNIVERSITY AVENUE, GAINESVILLE, FL 32601, CITY HALL AUDITORIUM AT 5:30PM. THE SCHEDULE OF MEETINGS IS AVAILABLE ON THE

PLANNING DEPARTMENT
WEBSITES

THE HISTORIC PRESERVATION OIFFICE STAFF CAN PROVIDE ASSISTANCE AND GUIDANCE ON THE HP BOARD'S REVIEW PROCESS, AND ARE AVAILABLE TO MEET WITH PROPERTY OWNERS OR AGENTS. IF YOU NEED ASSISTANCE, PLEASE CONTACT THE HISTORIC PRESERVATION PLANNER AT (352) 334-5022 OR (352) 334-5023.

PERSONS WITH DISABILITIES AND CONTACT

INFORMATION

PERSONS WITH DISABILITIES WHO REQUIRE ASSISTANCE TO PARTICIPATE IN THE MEETING ARE REQUESTED TO NOTIFY THE EQUAL OPPORTUNITY DEPARTMENT AT 334-5051 (TDD 334-2069) AT LEAST 48 HOURS PRIOR TO THE MEETING DATE. FOR ADDITIONAL INFORMATION, PLEASE CALL 334-5022.

OVERVIEW

The Historic Preservation Board (HPB) is an advisory board to the City of Gainesville's Commission composed of citizens who voluntarily, without compensation commit their time and expertise to the stewardship of historic resources in our community.

The HPB approval is a procedure which occurs for alterations, construction, restorations, or other significant changes to the appearance of an structure in Gainesville's Historic Districts which have an impact on the significant historical, architectural, or cultural materials of the structure and/or the district. The City's historic review guidelines are available online at www.cityofgainesville.org/planningdepartment and within the Land Development Code, Section 30-112.

After submission of an application, the Historic Preservation Planner prepares a written recommendation for the board meeting which addresses whether the proposed changes are compatible with the criteria of the SECRETARY OF INTERIOR'S STANDARDS FOR REHABILITATION and the City of Gainesville's HISTORIC PRESERVATION REHABILITATION AND DESIGN GUIDELINES. Once staff has prepared and completed the staff report, an Agenda of the proposed meeting and the staff report will be posted online approximately 5 to 7 days prior to the HPB meeting and can be found at www.cityofgainesville.org/planningdepartment — Citizen Advisory Boards — Historic Preservation Board

Public notice signage is required to be posted at the property by the applicant no later than 10 day s prior to the scheduled Historic Preservation Board meeting. The notarized *Public Notice Signage Affidavit* must be submitted once the sign is posted.

The applicant and/or owner of the property should be present at the Historic Preservation Board meeting and be prepared to address inquiries from the board members and/or the general public. The HPB meeting is a quasi-judicial public hearing with procedural requirements. The review body may approve with conditions, or deny projects. It is not necessary for owners to be present at the HPB meeting if your COA has been staff approved.

In addition to a Certificate of Appropriateness (COA), a building permit may be required for construction from the Building Department. This is a separate process with submittal requirements. Building permits will not be issued without proof of a COA and the Historic Preservation Planner signing the building permit. After the application approval, the COA is valid for one year.

Please post the CERTIFICATE OF APPROPRIATENESS at or near the front of the building

CERTIFICATION

BY SIGNING BELOW, I CERTIFY THAT THE INFORMATION CONTAINED IN THIS APPLICATION IS TRUE AND CORRECT TO THE BEST OF MY KNOWLEDGE AT THE TIME OF THE APPLICATION. I ACKNOWLEDGE THAT I UNDERSTAND AND HAVE COMPLIED WITH ALL OF THE SUBMITTAL REQUIREMENTS AND PROCEDURES AND THAT THIS APPLICATION IS A COMPLETE SUBMITTAL. I

FURTHER UNDERSTAND THAT AN INCOMPLETE APPLICATION SUBMITTAL MAY CAUSE MY

APPLICATION TO BE DEFERRED TO THE NEXT POSED DEADLINE DATE.

- 1. I/We hereby attest to the fact that the above supplied parcel number(s) and legal description(s) is (are) the true and proper identification of the area of this petition.
- 2 I/We authorize staff from the Planning and Development Services Department to enter onto the property in question during regular city business hours in order to take photos which will be placed in the permanent file.+
- 3. I/We understand that Certificates of Appropriateness are only valid for one year from issuance.
- 4. It is understood that the approval of this application by the Historic Preservation Board or staff in no way constitutes approval of a Building Permit for construction from the City of Gainesville's Building Department.
- 5. The COA review time period will not commence until your application is deemed complete by staff and may take up to 10 days to process.
- 6. Historic Preservation Board meetings are conducted in a quasi-judicial hearing and as such ex-parte communications are prohibited (Communication about your project with a Historic

Preservation Books member).		15
SIGNATURES (halle)		ah
Owner ////////////////////////////////////	Date	9
Applicant or Agent	Date	

A pre-application conference with the Historic Preservation Planner is required before the submission of a Certificate of Appropriateness (COA) application. A concept review with the City of Gainesville's Historic Preservation Board is optional.

For a single-family structure, accessory structures and all other structures which require Historic Preservation Board review, there is an application fee. Fees vary by the type of building and change annually. Please consult with planning staff or online at www.cityofgainesville.org/planningdepartment to determine the amount of the application fees for your project. There is no fee for a staff approved Certificate of Appropriateness. Please consult the FAQ's Living and Developing in a Historic District and the Historic Preservation Rehabilitation and Design Guidelines for restoration & rehabilitation that is staff approvable. The COA review time period will not commence until your application is deemed complete by staff.

The application is due by 11:00 a.m.. on the application deadline date as noted on the attached annual meeting and cut-off schedule.

THIS CHECKLIST IS A GUIDE TO BE USED FOR PROPER COA SUBMITTAL. SOME ITEMS MAY NOT APPLY TO YOUR PERMIT APPLICATION.

Please provide all documents in sets of 10 on paper no larger than 11" x 17". One large format set may also be requested if details are not legible.

A completed application may include the following:

SUBMITTAL RE	EQUIREMENT CHECKLIST	Applicant	HP Planner
Survey and Site Plan	A drawing giving dimensions of property, location of building(s) showing distances from property lines (building set-back lines (dimensioned), names of streets front and sides, and north/south orientation. A current site plan or survey may be submitted for this requirement, if it provides the requested information. (1 full size set, as requested and 10 reduced sets on 11° x 17° or smaller is required for a board approval project.)		
Drawings to Scale Elevations Floor Plan Square Footage Dimensions & Height Materials & Finishes	One complete set of plans (with all (4) exterior elevations) and specifications for the project. All drawings must be clear, concise and drawn to scale. All rooms shall be dimensioned and labeled for use. Height measurement and square footage of different areas shall be on plans. Indicate features on the exterior (i.e.: chimney), the roof pitch, placement of windows and doors and label all materials and textures. A scaled line clevation drawing & footprint drawing is required for all new construction. (1 full size set, as requested and 10 reduced sets on 11° x 17° or smaller is required for a board approval project.)		
Photographs	Photographs of existing building(s) (all facades or elevations of structure) and adjacent buildings. Photographs should clearly illustrate the appearance and conditions of the existing building(s) affected by the proposed project, close-up views of any specific elements under consideration i.e., windows or doors if proposed to be modified or removed, as well as photographic views of its relationship with neighboring buildings. The format for photos shall be 3" x 5", or 4" x 6" colored or black and white prints, with the name of owner and address of structure on back of picture. (10 sets) (City staff may take photographs of your property prior to the board meeting as part of their review procedure. The photos will be used for presentation to the Historic Preservation Board.)		
Specific Items	Specific items may be requested, such as landscape plans, wall sections, roof plans, perspective drawings, a model, a virtual illustration and/or verification of economic hardship.		
Modification of Existing Zoning	Attach separate form requesting a zoning modification based on competent demonstration by the petitioner of Section 30-112(d)(4)b		
Demolition Report	In the case of demolition provide substantiating report(s) based on competent demonstration by the petitioner of Section 30-112(d)(6)c.		
Notarized Consent Letter	Notarized letter of consent from the property owner, if the applicant is not the owner of the property or is in the process of purchasing the property.		

TAX SAVINGS FOR HOMEOWNERS OF HISTORIC PROPERTIES

The improvements to your historic property may qualify for a property tax exemption. The City of Gainesville permits an Ad Valorem property tax exemption for renovations, rehabilitations, and restorations to contributing properties within Historic Districts

The amount of the exemption shall be determined by the Alachua County Property Appraiser based upon its usual process for postconstruction inspection and appraisal of property following rehabilitation or renovation. The duration of the exemption shall continue regardless of any change in the authority of the City to grant such exemptions or any change in ownership of the property. In order to retain an exemption, however, the historic character of the property, and improvements which qualified the property for an exemption, must be maintained over the period for which the exemption was granted

This is an excerpt from the Land Development Code ARTICLE IV. TAX EXEMPTION FOR HISTORIC PROPERTIES Sec. 25-61—66

An Overview of the Application Process:

An applicant (owner of record or authorized agent) seeking an ad valorem tax exemption for historic properties must file with the city manager or designee the two-part Historic Preservation Property Tax Exemption Application with "Part 1: Preconstruction Application" (Part 1) completed. In addition, the applicant shall submit the following:

- A completed application for a Certificate of Appropriateness for the qualifying restoration, renovation, or rehabilitation
- An application fee of not more than five hundred dollars (\$500.00) to be determined by the city manager or designee based on the estimated cost of the work to be performed and the administrative costs to be incurred by the city in processing the application and monitoring compliance

The City of Gainesville Historic Preservation Board (HPB) shall review Part 1 applications for exemptions. The HPB shall determine whether the property is an eligible property and whether the Part 1 proposed improvement is consistent with the Secretary of Interior's Standards for Rehabilitation and Guidelines for Rehabilitating Historic Buildings and is therefore an eligible improvement

Upon completion of work specified in the "Part 1" application, the applicant shall submit a "Part 2: Final Application for Review of Completed Work" (Part 2). The HPB shall conduct an inspection of the subject property to determine whether or not the completed improvements are in compliance with the work described and conditions imposed in the approved Part 1 application. Appropriate documentation may include paid contractor's bills and canceled checks, as well as an inspection request by the applicant within two (2) years following approval of the Part 1 application.

On completion of review of the Part 2 application, the HPB shall recommend that the city commission grant or deny the exemption. The recommendation and reasons therefore, shall be provided in writing to the applicant and to the city commission,

A majority vote of the city commission shall be required to approve a Part 2 application and authorize the ad valorem tax exemption. If the exemption is granted, the city commission shall adopt an ordinance,

The property owner shall have the historic preservation exemption covenant recorded in the official records of Alachua County, and shall provide a certified copy of the recorded historic preservation exemption covenant to the city manager or designee.

The effective date of the ad valorem tax exemption shall be January 1 of the year following the year in which the application is approved by the city commission and a historic preservation exemption covenant has been transmitted to the Alachua County Appraiser.

To qualify for an exemption, the property owner must enter into a covenant with the City of Gainesville for the term for which the exemption is granted. The covenant shall be binding on the current property owner, transferees, and their heirs, successors, or assigns.

Violation of the covenant or agreement will result in the property owner being subject to the payment of the differences between the total amount of taxes which would have been due in March in each of the CITY OF previous years in which the covenant or agreement was in effect had the property not received the exemption and the total amount of taxes actually paid in those years, plus interest on the difference calculated as provided in

F.S. § 212,12(3), as amended.

Please review City of Gainesville's Code of Ordinances Section 25-61 for qualification and process information

This information is available online at www.municode.com for the City of Gainesville, FL Chapter 25 Section 25-61-25-65.

For an application form; please contact the Planning Department at (352) 334-5022 or (352) 334-5023.



PLANNING

P.O. Box 490, Station 11 Gainesville, Florida 32602-0490 352.334.5022

352,334-5023

Fax: 352.334,3259

www.cityofgainesville.org/planningdepartment



HISTORIC PRESERVATION PROPERTY TAX EXEMPTION APPLICATION PART 1 -- PRECONSTRUCTION APPLICATION

Instructions: Read the attached instructions carefully before completing this application. Your application cannot be evaluated unless it is complete and all required supporting materials are provided. In the event of any discrepancy between the application for and other supplementary material submitted with it (such as architectural plans, drawings and specifications), the application form shall take precedence. Type or print clearly in black ink. This form needs to accompany a completed Certificate of Appropriateness (COA) form. If additional space is needed, attach additional sheets.

Α.	GENERAL INFORMATION (To be completed by all applicants)
1.	Property identification and location:
Proper	ty Identification Number (from tax records) 10354 · 000 - 000 (Attach legal description)
Addres	ss of property: Street 430 N.E. 9th AVE
City _	GAINESVILLE FL. County ALACHVA Zip Code 32601
() In () In	adividually listed on the National Register of Historic Places () In a National Register Historic District adividually listed on the Local Register of Historic Places * () In a Local Register Historic District
* For for the	applications submitted to the Division of Historical Resources, attach a copy of the local designation report property and the official correspondence notifying the property owner of designation.
Name	of Historic District N.E. RESIDENTIAL HISTORIC DISTRICT
	cally designated historic properties or landmarks, or properties located in locally designated historic ts, provide the following additional information:
Name	of local historic preservation agency/office
Mailin	g Address
City	State Zip Code
Teleph	none Number ()
2.	Type of request:
(V) ()	Exemption under 196.1997, F.S. (Standard exemption) Exemption under 196.1998, F.S. (Exemption for properties occupied by non-profit organizations or governmental agencies and regularly open to the public.) If applying under 196.1998, F.S., complete Section D. SPECIAL EXEMPTION
3.	Owner Information:
Name	of individual or organization owning the property BRUCE & MICHEULE HAZEW
Mailin	g Address 430 N.E. 9th Are
City	GAINESVILLE State FL. ZipCode 32601
Daytin	ne Telephane Number ()

If the property is in multiple ownership, attach a list of all owners with their mailing addresses.

Property Identification Number 10354 · 000 · 000
Property Address 430 N.E. 9th Ave, GAINESVILLE FL.
4. Owner Attestation: I hereby attest that the information I have provided is, to the best of my knowledge correct, and that I own the property described above or that I am the authority in charge of the property. Further, by submission of this application, I agree to allow access to the property by representatives of the appropriate representatives of the local government form which the exemption is being requested, to the purpose of verification of information provided in the application. I also understand that, if the requested expiation is granted, I will be required to enter into a covenant with the local government grant the exemption in which I must agree to maintain the character of the property and the qualifying improvement for the torn of the exemption. Signature Complete the following if signing for an organization of multiple owners:
Title Organization Name
B. EVALUATION OF PROPERTY (To be completed only for properties in historic or archaeological districts)
Description of Physical Appearance: 1920 & MEDITERRA WEAK REVIVAL 1STORY STUCK OVER ERAME HOUSE IN GOOD CONDITIONS. 3 BEDROOMS, I BATHROOM, 1950 & ADDITION. KITCHEW REWOVATED, CURRENT MEP SYSTEMS.
Date of Construction CA 1928 Date(s) of Alteration(s) 1950 3
Has building been moved? () Yes () No If so, when?
6. Statement of Significance: CONTRIBUTING TO DISTRICT.
1-STORY FLAT ROOF, PARAPET, BARREL TILE ACCENTS.
DISTINCTIVE GARGOYAL PORCH LIGHTS, LOCATED
OW A CORNER LOT, TYPICAL STYLE OF DUCKPOUD
EXPANSION IN THE 1920S.
7. Photographs and Maps:

Attach Photographs and Maps to Application

Property	Identification Number 10354 - 000 - 000
Property	Address 430 N.E. 9th AVE, GAINESVILLE, FL. 32601
C.	PROPERTY USE (To be completed by all applicants)
	Use(s) before improvement: RESIDEWIE
2.	Proposed use(s): RESIDE WCE
NOTE:	SPECIAL EXEMPTION (complete only if applying for exemption under s. 196.1998, F.S., property 1 by non-profit organization or government agency and regularly open to the public) Applicants should check with local officials to determine whether or not the exemption program offered by nicipal government and/or county allows the special exemption provided by s. 196.1998, F.S.
1.	Identify the governmental agency or non-profit organization that occupies the building or archaeological site.
2.	How often does this organization or agency use the building or archaeological site?
3.	For buildings, indicate the total usable area of the building in square feet. (For archaeological sites, indicated the total area of the upland component in acres) square feet () acres ().
4.	How much areas does the organization or agency use?%.
5.	What percentage of the usable area does the organization or agency use?%.
6.	Is the property open to the public? () Yes () No. If so, when?
7.	Are there regular hours? () Yes () No. If so, what are they?
8.	Is the property open by appointment? () Yes () No
9	Is the property open only by appointment? () Yes () No

PART 1 PRECONSTRUCTION APPLICATION REVIEW

For Local Historic Preservation Office or Division Use Only

Propert	perty Identification Number 10354-000-060 Perty Address 430 NE 9 th Avenue	
Propert	erty Address 50 (4	
The (Historic	() Local Historic Preservation Office () Division, has reviewed Part I (Preconstruction Application Property Tax Exemption Application for the above named property and hereby:	ition) of the
	Certifies that the above referenced property qualifies as a historic property consistent with the of s. 196.1997 (11), F.S.	provisions
()	Certifies the above referenced property does not qualify for the special exemption provs. 196.1997, (11) F.S.	ided under
()	Certified that the above referenced property qualifies for the special exemption provide 196.1998, F.S., for properties occupied by non-profit organizations or government agregularly open to the public.	d under s. encies and
()	Certified that the above referenced property does not qualify for the special exemption provid 196.1998, F.S.	led under s.
	Determined that improvements to the above referenced property are consistent with the Strior's Standards for Rehabilitation and Guidelines for Rehabilitating Historic Buildings, and the crite hapter 1A-38, F.A.C.	ecretary of ria set forth
	y .	
Revicw	icw Comments:	
Additio	itional Review Comments attached? Yes () No ()	
	Signature Jason Linmons	
	7 7 6	
	Typed or printed name Jason Simmon	<u>s</u>
	Title Planger	
	Title Transit	
	Date 8/19/15	

FORM 8B MEMORANDUM OF VOTING CONFLICT FOR COUNTY, MUNICIPAL, AND OTHER LOCAL PUBLIC OFFICERS

L'AST NAME-FIRST NAME-MIDDLE NAME		NAME OF BOAR	NAME OF BOARD, COUNCIL, COMMISSION, AUTHORITY, OR COMMITTEE		
MAILING ADDRESS			THE BOARD, COUNCIL, COMMISSION, AUTHORITY OR COMMITTEE ON WHICH I SERVE IS A UNIT OF:		
CITY	COUNTY	CITY NAME OF POLIT	COUNTY ICAL SUBDIVISION:	O OTHER LOCAL AGENCY	
DATE ON WHICH VOTE OCCURRED	uit.	MY POSITION IS	: D ELECTIVE	Q APPOINTIVÉ	

WHO MUST FILE FORM BB

This form is for use by any person serving at the county, city, or other local level of government on an appointed or elected board, council, commission, authority, or committee. It applies equally to members of advisory and non-advisory bodies who are presented with a voting conflict of interest under Section 112.3143, Florida Statutes.

Your responsibilities under the law when faced with voting on a measure in which you have a conflict of interest will vary greatly depending on whether you hold an elective or appointive position. For this reason, please pay close attention to the instructions on this form before completing the reverse side and filing the form.

INSTRUCTIONS FOR COMPLIANCE WITH SECTION 112:3143, FLORIDA STATUTES

A person holding elective or appointive county, municipal, or other local public office MUST ABSTAIN from voting on a measure which inures to his or her special private gain or loss. Each elected or appointed local officer also is prohibited from knowingly voting on a measure which inures to the special gain or loss of a principal (other than a government agency) by whom he or she is retained (including the parent organization or subsidiary of a corporate principal by which he or she is retained); to the special private gain or loss of a relative; or to the special private gain or loss of a business associate. Commissioners of community redevelopment agencies under Sec. 163,356 or 163,357, F.S., and officers of independent special tax districts elected on a one-acre, one-vote basis are not prohibited from voting in that capacity.

For purposes of this law, a "relative" includes only the officer's father, mother, son, daughter, husband, wife, brother, sister, father-in-law, mother-in-law, son-in-law, and daughter-in-law. A "business associate" means any person or entity engaged in or carrying on a business enterprise with the officer as a partner, joint venturer, coowner of property, or corporate shareholder (where the shares of the corporation are not listed on any national or regional stock exchange).

ELECTED OFFICERS:

In addition to abstaining from voting in the situations described above, you must disclose the conflict:

PRIOR TO THE VOTE BEING TAKEN by publicly stating to the assembly the nature of your Interest in the measure on which you are abstaining from voting; and

WITHIN 15 DAYS AFTER THE VOTE OCCURS by completing and filing this form with the person responsible for recording the minutes of the meeting, who should incorporate the form in the minutes.

APPOINTED OFFICERS:

Although you must abstain from voting in the situations described above, you otherwise may participate in these matters. However, you must disclose the nature of the conflict before making any attempt to influence the decision, whether orally or in writing and whether made by you or at your direction.

IF YOU INTEND TO MAKE ANY ATTEMPT TO INFLUENCE THE DECISION PRIOR TO THE MEETING AT WHICH THE VOTE WILL BE TAKEN:

You must complete and file this form (before making any attempt to influence the decision) with the person responsible for recording the minutes of the meeting, who will incorporate the form in the minutes. (Continued on other side)

CE FORM 8B - EFF, 1/2000 PAGE 1

APPOINTED OFFICERS (continued)

- · A copy of the form must be provided immediately to the other members of the agency.
- The form must be read publicly at the next meeting after the form is filed.

IF YOU MAKE NO ATTEMPT TO INFLUENCE THE DECISION EXCEPT BY DISCUSSION AT THE MEETING:

- You must disclose orally the nature of your conflict in the measure before participating.
- You must complete the form and file it within 15 days after the vote occurs with the person responsible for recording the minutes of the
 meeting, who must incorporate the form in the minutes. A copy of the form must be provided immediately to the other members of the
 agency, and the form must be read publicly at the next meeting after the form is filed.

DISCLOSURE OF LOCAL OF	FICER'S INTEREST
1, hereby disclose that	on, 20:
(a) A measure came or will come before my agency which (check one)	20
inured to my special private gain or loss;	A1
inured to the special gain or loss of my business associate,	
inured to the special gain or loss of my relative,	
inured to the special galn or loss of	, by
whom I am retained; or	
inured to the special gain or loss of	, which
is the parent organization or subsidiary of a principal which has retain	•
(b) The measure before my agency and the nature of my conflicting interest	in the measure is as follows:
	ň
	* **
9	
Date Filed	Signature

NOTICE: UNDER PROVISIONS OF FLORIDA STATUTES §112.317, A FAILURE TO MAKE ANY REQUIRED DISCLOSURE CONSTITUTES GROUNDS FOR AND MAY BE PUNISHED BY ONE OR MORE OF THE FOLLOWING: IMPEACHMENT, REMOVAL OR SUSPENSION FROM OFFICE OR EMPLOYMENT, DEMOTION, REDUCTION IN SALARY, REPRIMAND, OR A CIVIL PENALTY NOT TO EXCEED \$10,000.

CE FORM 8B - EFF. 1/2000

	OF VOTING CONFLICT FOR HER LOCAL PUBLIC OFFICERS
REEVES, JAMES D.	HISTORIC PRESERVATION BOARD
305 NE. 5th Ave	THE BOARD, COUNCIL, COMMISSION, AUTHORITY OR COMMITTEE ON WHICH I SERVE IS A UNIT OF:
GIALWESVILLE ALACITUA	NAME OF POLITICAL SUBDIVISION:
SEPT. 1, 2015	MY POSITION IS: CI ELECTIVE DAPPOINTIVE

WHO MUST FILE FORM BB

This form is for use by any person serving at the county, city, or other local level of government on an appointed or elected board, council, commission, authority, or committee. It applies equally to members of advisory and non-advisory bodies who are presented with a voting conflict of interest under Section 112.3143, Florida Statutes.

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For purposes of this law, a "relative" includes only the officer's father, mother, son, daughter, husband, wife, brother, sister, father-in-law, mother-in-law, son-in-law, and daughter-in-law. A "business associate" means any person or entity engaged in or carrying on a business enterprise with the officer as a partner, joint venturer, coowner of property, or corporate shareholder (where the shares of the corporation are not listed on any national or regional stock exchange).

ELECTED OFFICERS:

In addition to abstaining from voting in the situations described above, you must disclose the conflict:

PRIOR TO THE VOTE BEING TAKEN by publicly stating to the assembly the nature of your interest in the measure on which you are abstaining from voting; and

WITHIN 15 DAYS AFTER THE VOTE OCCURS by completing and filing this form with the person responsible for recording the minutes of the meeting, who should incorporate the form in the minutes.

APPOINTED OFFICERS:

Although you must abstain from voting in the situations described above, you otherwise may participate in these matters. However, you must disclose the nature of the conflict before making any attempt to influence the decision, whether orally or in writing and whether made by you or at your direction.

IF YOU INTEND TO MAKE ANY ATTEMPT TO INFLUENCE THE DECISION PRIOR TO THE MEETING AT WHICH THE VOTE WILL BE TAKEN:

You must complete and file this form (before making any attempt to influence the decision) with the person responsible for recording the
minutes of the meeting, who will incorporate the form in the minutes. (Continued on other side)

CE FORM 8B - EFF 1/2000 PAGE 1

APPOINTED OFFICERS (continued)

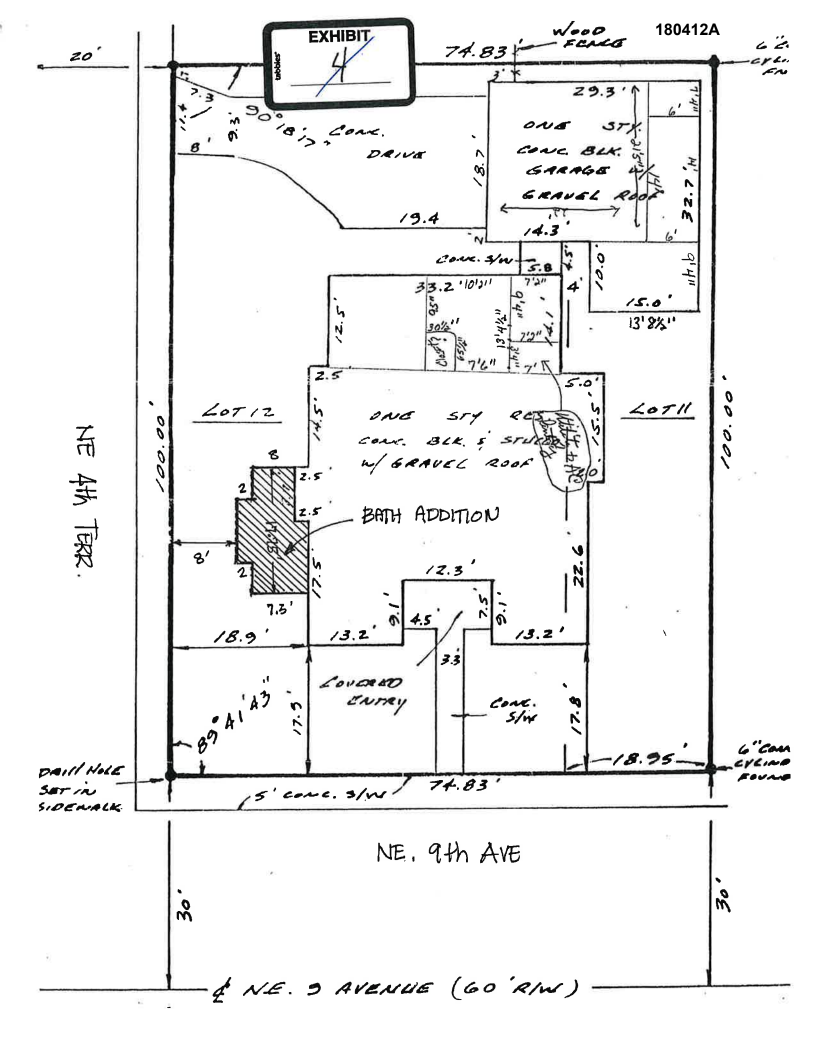
- A copy of the form must be provided immediately to the other members of the agency.
- · The form must be read publicly at the next meeting after the form is filed.

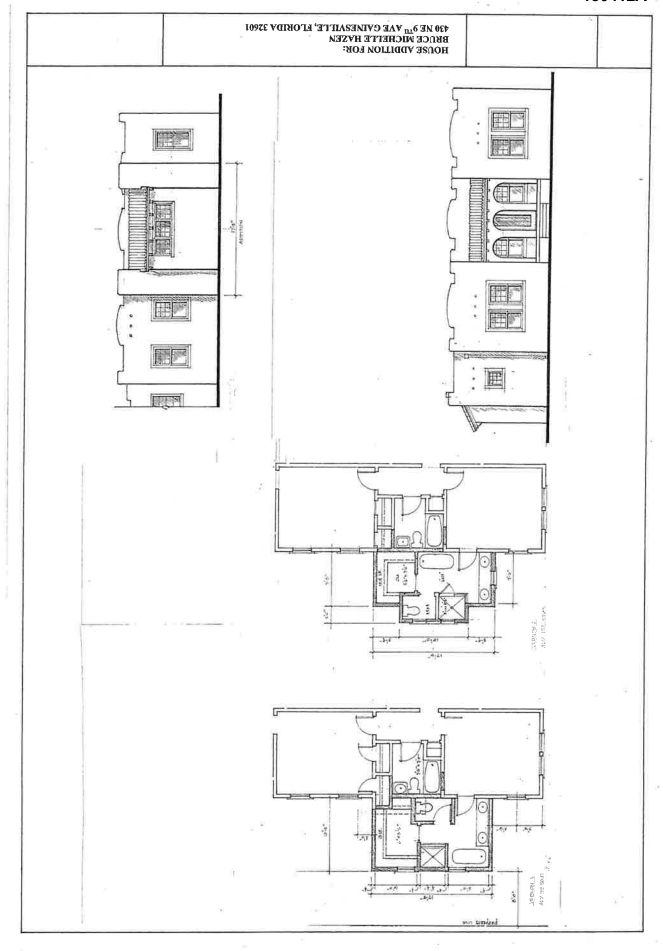
IF YOU MAKE NO ATTEMPT TO INFLUENCE THE DECISION EXCEPT BY DISCUSSION AT THE MEETING:

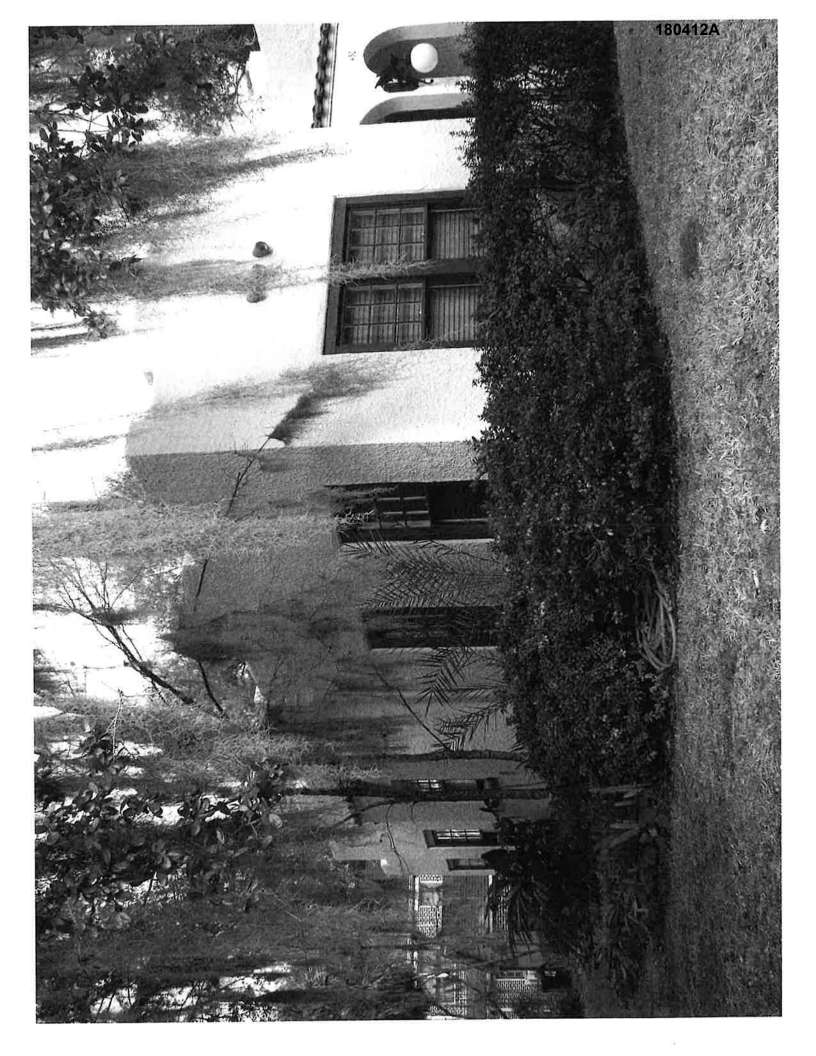
- You must disclose orally the nature of your conflict in the measure before participating.
- You must complete the form and file it within 15 days after the vote occurs with the person responsible for recording the minutes of the
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 agency, and the form must be read publicly at the next meeting after the form is filed.

DISCLOSURE OF LOCAL OFFICER'S INTEREST			
1. JANNES D. REBUES hereby disclose that on SEPT. 1 20	15:		
(a) A measure came or will come before my agency which (check one)			
inured to my special private gain or loss;			
inured to the special gain or loss of my business associate,			
inured to the special gain or loss of my relative, inured to the special gain or loss of	, by		
whom I am retained; or			
inured to the special gain or loss of	, which		
is the parent organization or subsidiary of a principal which has retained me.			
(b) The measure before my agency and the nature of my conflicting interest in the measure is as follows:			
2 (1/)			
1. 21 - / // //			
Date Filed Fled 12015 Signature AMM ON WIM	-		
- Caracter C			

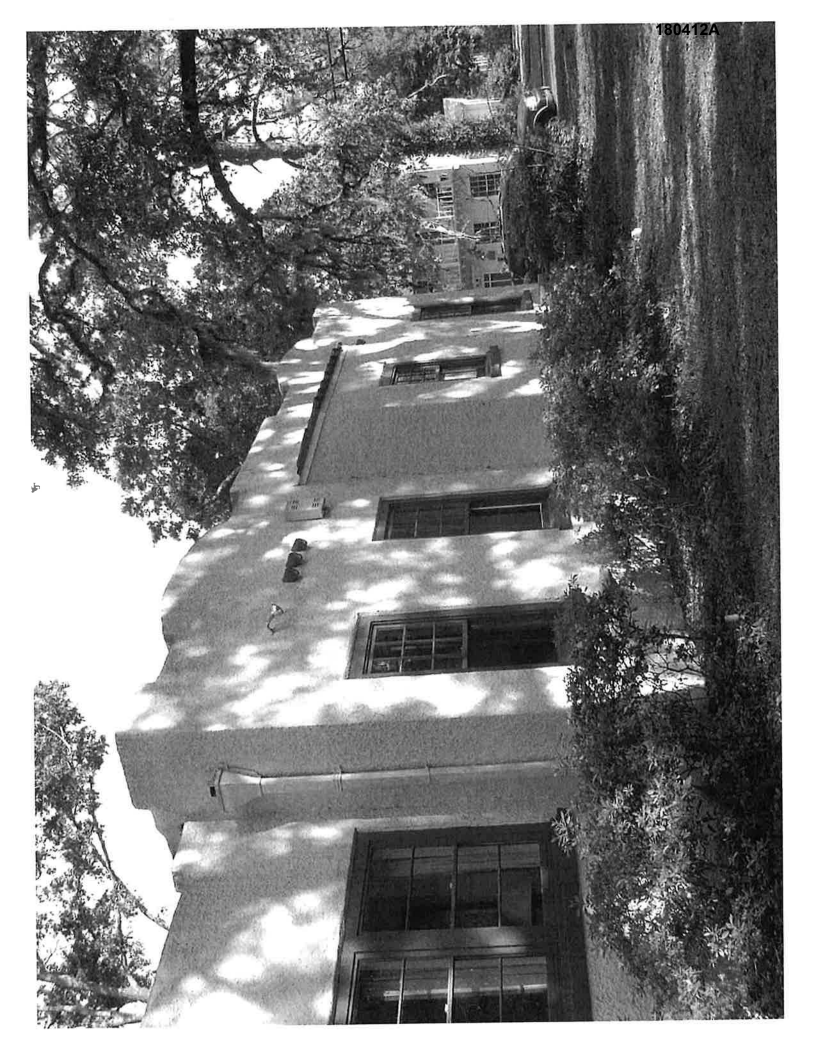
NOTICE: UNDER PROVISIONS OF FLORIDA STATUTES §112.317, A FAILURE TO MAKE ANY REQUIRED DISCLOSURE CONSTITUTES GROUNDS FOR AND MAY BE PUNISHED BY ONE OR MORE OF THE FOLLOWING: IMPEACHMENT REMOVAL OR SUSPENSION FROM OFFICE OR EMPLOYMENT, DEMOTION, REDUCTION IN SALARY, REPRIMAND, OR A CIVIL PENALTY NOT TO EXCEED \$10,000











FLORIDA

STAFF REPORT

FEBRUARY 4, 2014

PETITION NUMBER

HP-14-00002

PROPERTY LOCATION

430 N.E. 9th Avenue.

APPLICANT

Jay Reeves

OWNER

Michelle Hazen.

APPLICATION

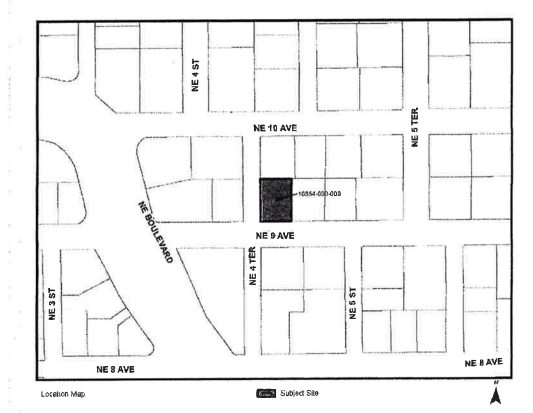
REQUEST

Construct an addition to the contributing principal building.

STAFE

RECOMMENDATION

Approval of the Application.



SUMMARY

Project Description

The applicant is proposing to construct an addition to the contributing principal building in the Northeast Residential Historic District.

Property Information

The property is located at 430 N.E. 9th Avenue. The contributing buildings were built in 1926 according to the Alachua County Property Appraisers Office. The property is zoned RSF-3 and is approximately .17 acres in size.

Public Notice

A public notice sign has been placed on the property 10 days prior to the Historic Preservation Board hearing and the Clerk of the Commission has received notice of the Historic Preservation Board meeting on February 4, 2014.

Principal Planner

Prepared by D. Henrichs, Historic Preservation Planner

PROPOSED PROJECT AND GUIDELINES

The property is located at 430 N.E. 9th Avenue in the Northeast Residential Historic District. The contributing buildings were built in 1926 according to the Alachua County Property Appraisers Office. The property is zoned RSF-3 and is approximately .17 acres in size.

The applicant is proposing to construct a bathroom and closet addition to the side (west) elevation. The addition to the principal building falls generally within the criteria used for a staff approval. It does not exceed 300 square feet or 1-story in height; does reflect the roof type and pitch and utilizes materials and textures consistent with the principal building. While compatible with the materials, design, and architectural features of the principal building, the proposed addition is not sited in the rear but on the side (west) elevation and does not maintain the window opening proportion of the nearest windows on the principal building. For these reasons, a board approval is required. The proposed windows in the bath and closet, while are not the size of the historic windows, do replicate the upper sash of the historic windows and are placed in the same geographic plane.

Staff recommends Approval of Application.



Consideration of a Certificate of Appropriateness application is pursuant to Section 30-112 of the Land Development Code and the Secretary of Interior's Standards for Rehabilitation which serves as the basis for the City of Gainesville's *Historic Preservation Rehabilitation and Design Guidelines* which describe appropriate renovation of contributing historic structures and new construction in the historic districts. The Historic Preservation Board shall adhere to the preservation principles of maintaining historic fabric and compatibility with surrounding properties.

THE HISTORIC PRESERVATION REHABILITATION AND DESIGN GUIDELINES, BASED ON THE SECRETARY OF INTERIOR STANDARDS FOR REHABILITATION WHICH HAS BECOME THE AUTHORITATIVE GUIDELINES FOR REHABILITATION STATE:

ADDITIONS TO EXISTING BUILDINGS

Applicable Secretary Standards

- 2. The historic character of a property shall be retained and preserved. The removal of historic materials or alteration of features and spaces that characterize a property shall be avoided.
- 3. Each property shall be recognized as a physical record of its time, place, and use. Changes that create a false sense of historical development, such as adding conjectural features or architectural elements from other buildings, shall not be undertaken.
- 9. New additions, exterior alterations or related new construction shall not destroy historic materials that characterize the property. The new work shall be differentiated from the old and shall be compatible with the massing, size, scale, and architectural features to protect the historic integrity of the property and its environment.
- 10. New additions and adjacent or related new construction shall be undertaken in such a manner that if removed in the future, the essential form and integrity of the historic property and its environment would be unimpaired.

Additions to historic buildings are often required to make projects economically feasible, to satisfy fire and building

code requirements, to house mechanical systems, and for other personal or practical reasons. They are allowed under the Secretary of the Interior's Standards and specifically addressed in Standards 9 and 10.

Although additions are usually acceptable, they should be undertaken only after it has been determined that the new use cannot be successfully met by altering non-character defining interior spaces. If undertaken, additions should not significantly alter original distinguishing qualities of buildings such as the basic form, materials, fenestration, and stylistic elements under Standard 2. Additions that imitate the style of the existing building or other historical styles should be avoided under Standard 3.

Under Standard 9, additions should be clearly distinguished from original portions of the building and should result in minimal damage to its integrity. Character-defining features of a historic building should not be radically changed, obscured, damaged, or destroyed in the process of adding new construction. The size and scale of the new addition should be in proportion to the historic portion of a building and clearly subordinate to it. Additions should be attached to the rear or least conspicuous side of a building. Under Standard 10, they should be constructed so that if removed in the future, the essential form and integrity of a building will be unimpaired.

In order to comply with the Americans with Disabilities Act (ADA) handicap access was required. The addition of a handicap access ramp as required by ADA must comply with Standards 9 and 10. The ramp must be clearly distinguished from the historic portion of the building by its form and construction. Access ramps are clearly not historic features. At the same time the design should be well integrated with the building through the use of appropriate materials and matching paint colors. The ramp location should be considered a design issue. No significant historic features should be impacted. The size and scale of the ramp shall be appropriate to the building and clearly subordinate to it. Under Standard 10, ramps could be removed in the future without altering the form of the building or any significant features. See Design Guidelines for more information on handicap access.

Before considering an addition to a historic building, attempt to accommodate the needed function within the existing structure. Enclosing a historic porch, however, is discouraged.

New additions should be designed to minimize the impact on the visual character and materials of the historic structure. The applicant should take care to preserve as much of the original building wall as possible by utilizing existing openings for passageways rather than increasing their size.

New additions should be compatible in terms of mass, materials, vertical or horizontal projection, relationship of solids and voids, symmetry or asymmetry and size and scale with the principal structure. However, the character of the historic resource should be identifiable after the addition is constructed. Additions should be constructed in a manner that clearly distinguishes the footprint and plan for the historic building.

Recommended

- 1. Place functions and services required for a new use in non-character defining interior spaces rather than installing a new addition.
- 2. Protect architectural details and features that contribute to the character of the building during the course of constructing the addition.
- 3. Construct a new addition so that there is the least possible loss of historic materials and so that character-defining features are not obscured, damaged, or destroyed.
- 4. Locate an attached exterior addition at the rear or on inconspicuous side of a historic building; and limit its size and scale in relationship to the historic building.

- 5. Design new additions in a manner that clearly distinguishes historic and non-historic features.
- 6. Design additional stories, when required for a new use that are set back from the wall plane and are as inconspicuous as possible when viewed from the street.

Not Recommended

- 1. Expanding the size of a historic building by constructing a new addition when the new use could be met by altering non-character-defining interior spaces.
- Attaching a new addition so that the character-defining features of the historic building are obscured, damaged, or destroyed.
- 3. Designing a new addition so that its size and scale are out of proportion to the historic building, thus, diminishing its historic character.
- 4. Duplicating the exact form, material, style, and detailing of the historic building in the new addition so that the new work appears to be part of the historic building.
- 5. Imitating a historic style or period of architecture in new additions, especially those used for contemporary uses.
- 6. Designing and constructing new additions that result in the diminution or loss of the historic character of the resource, including its design, materials, workmanship, location, or setting.
- 7. Using the same wall plane, roof line, cornice height, materials, siding lap or window type to make additions appear to be part of a historic building.
- 8. Adding height to a building that changes its scale and character. Changes in height should not be visible when viewing the principal facades.

Staff Approval Guidelines

Additions that meet all of the following conditions can be approved by staff:

Addition to historic building is sited in the rear yard and does not front on two or more streets;

Do not exceed 1-story in height and 300 sq. ft. area;

Utilizes materials and textures consistent with the principal building;

Window openings are of the same proportion as the nearest windows on the principal building;

Existing window and door openings that will be enveloped by the addition are retained and not modified.

Board Approval Guidelines

Plans that propose adding floors to buildings are inappropriate and are unlikely to be approved.



DID YOU REMEMBER?

CONTACT THE HISTORIC PRESERVATION OFFICE FOR A PRELIMINARY DESIGN REVIEW APPOINTMENT, 334,5023

REVIEW THE CHECKLIST FOR A COMPLETE SUBMITTAL (If all requirements are not submitted it could delay your approval.)

PROVIDE 1 ORIGINAL SET OF PLANS TO SCALE (no larger than 11" x 17", writing to be legible) SHOWING ALL DIMERSIONS AND SETHACES.

LIST IN DETAIL YOUR PROPOSED REPAIR AND/OR RENOVATION

ATTACH A SITE PLAN OR CERTIFIED SURVEY

PROVIDE PHOTOGRAPHS OF EXISTING CONDITIONS

HE YOUR COA IS A HISTORIC PRESERVATION BOARD APPROVAL, TO COLLATED REDUCED INDIVIDUAL SETS OF THE PLANS WILL BE NEEDED FOR SURMITIAL.

AFTER THE PRE-CONFERENCE, TURN IN YOUR COMPLETED COA APPLICATION TO THE PLANNING COUNTER, 15T PLOOR, THOMAS CENTER-B + APPROPRIATE FIES

CHECKLIST REMINDER

MAKE SURE YOUR APPLICATION HAS ALL THE REQUIREMENTS ATTACHED.

FAILURE TO TIMELY COMPLETE.
THE APPLICATION, COMPLY WITH
THE INSTRUCTIONS, AND SUBMIT
THE INECESSARY DOCUMENTATION
WILL RESULT IN DEPERMAL OF
YOUR PETITION TO THE NEXT
MONTHLY MEETING.



Planning & Development Services 306 N.E. 6th Avenue Gainesville, Florida 32602

352.334.5022 Fax 352.334.3259 planning,cityofgainesville.org

PROJECT TYPE: Addition Alteration	Demolition in New Construction in Relocation in		
10354-000-000	*		
PROJECT LOCATION:			
Historia District: NEHD			
Site Address' 430 NA	7 Army Guille, Fe 32601		
Site Address,	jan to the specific of		
OWNER	APPLICANT OR AGENT		
Owner(s) Name	Applicant Name		
Michelle Hazen	7,000		
Corporation or Company	Corporation or Company		
Street Address 4/30 NE 9 Avenue	Street Address		
City State Zin	City State Zip		
Comesulle, Fl 32601	[[,,,,		
Home Telephone Number	Home Telephone Number		
(357) 372-0847	13		
Cell Phone Number	Cell Phone Number		
(352)219-2033	2 1		
Fax Number	Fax Number		
(35=) 372-0847			
E-Mail Address	E-Mail Address		
the hazens @holmal.com	(!!		
TO BE COMPLETED BY CITY ST.	A complete of these authority at 125 Manually and a		
(PRIOR TO SUBMITTAL AT PLANNING COUNTER)	EZ Fee: \$ (55.13) MAB		
[10] 보드님(1.70)[[12][[12][[12][[12][[12][[12][[12][[12	7 Approval—No Fee (HP Planner Initial)		
	gle-Family requiring Board approval (see ree schedule)		
	ti-Family requiring Board approval (see Fee Schedule)		
	Valorem Tax Exemption (See Fee Scheduler)		
	r-The-Fact Certificate of Appropriateness (See Fee Schedule)		
	ount No. 001-660-6680-3405		
Received By The Account of Accoun	ount No. 001-660-6680-1124 (Enterprise Zone)		
Date Received 1114114 XACO	ount No. 001-660-6680-1125 (Enterprise-Credit)		
Request for Modification of Setbacks			
	TAID III		
Y N	JAN 14-2014		
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Control of the state of the sta	(A)		
	Cash		

Project Description
1. DESCRIBE THE EXISTING CONDITIONS AND MATERIALS Describe the existing structure(s) on the subject property in terr of the construction materials and site conditions as well as the surrounding context.
EXISTING 19300 BATH RENOVATED
IN 1950'S
NEW ADDITION REPLACES EXISTING
PLUS ADDS CLOSET SPACES
2. DESCRIBE THE PROPOSED PROJECT AND MATERIALS Describe the proposed project in terms of size, affected architecture
elements, materials, and relationship to the existing structure(s). Attached further description sheets, if needed.
MAICH EXISTING HOUSE IN TIMISH &
KOOF THE, NEW INTERIOR FINISHES.
WOOD WINDOWS TO MATCH.
Y AND THE RESIDENCE OF THE PERSON OF THE PER
DEMOLITIONS AND RELOCATIONS
Especially important for demolitions, please identify any unique qualities of historic and/or architectural significance, the prevalence of these features within the region, county, or neighborhood, and feasibility of reproducing such a building, structure, or object. For demolitions, discuss measures taken to save the building/structure/object from collapse. Also, address whether it is capable of earning a reast able economic return on its value. For relocations, address the context of the proposed future site and proposed measures to protect the physical integrity of the building.) Additional criteria for relocations and demolitions: Please describe the future planned use of the subjective once vacated and its effect on the historic context.
DEMOUSH EXISTING BATHROOM BAY
AND REPLACE,
MODIFICATION OF EXISTING ZONING REQUIREMENTS.
Any change shall be based on competent demonstration by the petitioner of Section 30-112(d)(4)b. Please describe the zoning modification and attach completed, required forms.
NONE

DID YOU REMEMBER?

CHECK YOUR ZONING AND SETHACKS FOR COMPLI-

REVIEW THE HISTORIC PRESERVATION REHABILI-TATION AND DESIGN GUIDELINES

REVIEW THE SECRETARY OF INTERIOR'S STANDARDS FOR REPIABILITATION

CHECK TO SEE IT YOU
WOULD BE ELIGIBLE FOR A
TAX EXEMPTION FOR REHABILITATION OF A HISTORIC
PROPERTY

PERSONAL PROPERTY.

THE HPB MEETINGS ARE HELD ON THE FIRST TUESDAY OF EWERY MONTH AT THE CITY FIALL, 200 EAST UNIVERSITY AVENUE, GAINESTILLE, FD. 32601, ROBERTA LISLE KLINE CONFERENCE ROOM (ROOM 16) AT 5:30PM.

THE HISTORIC PRESERVATION OFFICE STAIF CAN PROVIDE ASSISTANCE AND GUIDANCE ON THE HP BOARD'S REVIEW PROCESS, AND ARE AVAILABLE TO MEET WITH PROPERTY OWNERS OR AGENTS. IF YOU NEED ASSISTANCE, PLEASE CONTACT THE HISTORIC PRESERVATION PLANNER AT (352) 334-5023.

PERSONS WITH DISABILITIES AND CONTACT INFOR-MATION

Persons with disabilities who require assistance to participate in the meeting are requested to nothly the Equal Opportunity Department at 334-5051 (TDD 334-2069) at least 48 hours prior to the meeting date.

FOR ADDITIONAL INFOR-MATION, PLEASE CALL 334-5022.

OVERVIEW

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The Historic Preservation Board (HPB) is an advisory board to the City of Gainesville's Commission composed of citizens who voluntarily, without compensation commit their time and expertise to the stewardship of historic resources in our community.

The HPB approval is a procedure which occurs for alterations, construction, restorations, or other significant changes to the appearance of an structure in Gainesville's Historic Districts which have an impact on the significant historical, architectural, or cultural materials of the structure and/or the district. The City's historic review guidelines are available online at planning cityofgainesville.org and within the Land Development Code, Section 30-112.

After submission of an application, the Historic Preservation Planner prepares a written recommendation for the board meeting which addresses whether the proposed changes are compatible with the criteria of the SECRETARY OF INTERIOR'S STANDARDS FOR REHABILITATION and the City of Gainesville's HISTORIC PRESERVATION REHABILITATION AND DESIGN GUIDBLINES. Once staff has prepared and completed the staff report, an Agenda of the proposed meeting and the staff report will be posted online approximately 3 to 5 days prior to the HPB meeting and can be found at planning.cityofgainesville.org - Citizen Advisory Boards - Historic Preservation Board.

The applicant and/or owner of the property should be present at the Historic Preservation Board meeting and be prepared to address inquiries from the board members and/or the general public. The HPB meeting is a quasi-judicial public hearing with procedural requirements. The review body may approve, approve with conditions, or deny projects. It is not necessary for owners to be present at the HPB meeting if your COA has been staff approved.

In addition to a Certificate of Appropriateness (COA), a building permit may be required for construction from the Building Department. This is a separate process with submittal requirements. Building permits will not be issued without proof of a COA and the Historic Preservation Planner signing the building permit.

After the application approval, the COA is valid for one year and null and void if construction does not begin within six months.

Please post the CERTIFICATE OF APPROPRIATENESS at or near the front of the building.

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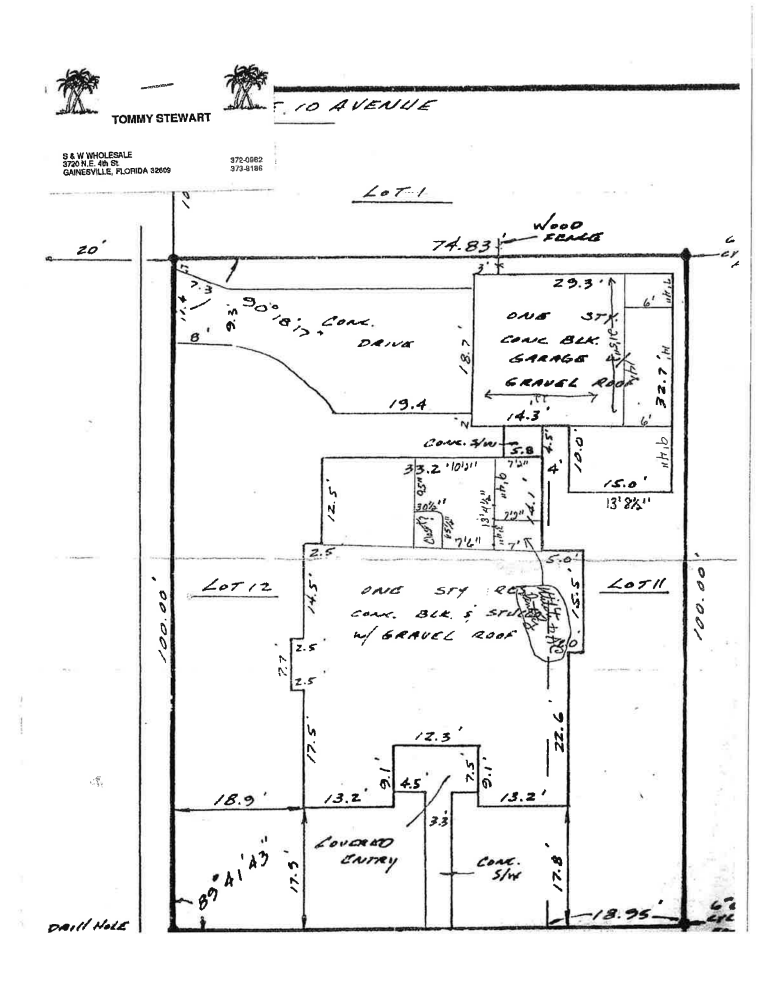
CERTIFICATION

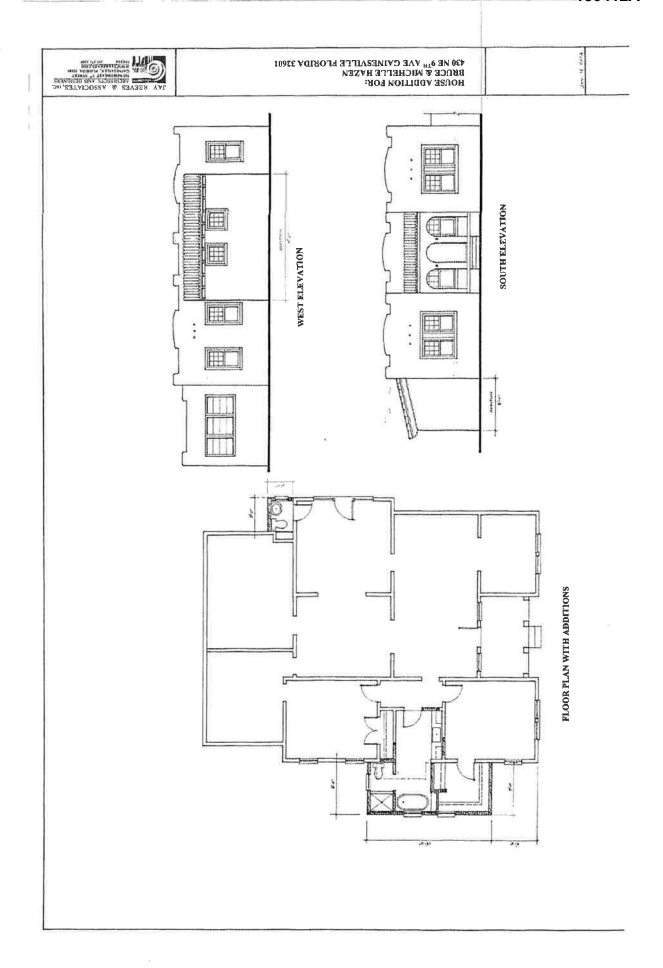
BY SIGNING BELOW, I CERTIFY THAT THE INFORMATION CONTAINED IN THIS APPLICATION IS TRUE AND CORRECT TO THE BEST OF MY KNOWLEDGE AT THE TIME OF THE APPLICATION. I ACKNOWLEDGE THAT I UNDERSTAND AND FLAVE COMPLIED WITH ALL OF THE SUBMITTAL REQUIREMENTS AND PROCEDURES AND THAT THIS APPLICATION IS A COMPLETE SUBMITTAL. I FURTHER UNDERSTAND THAT AN INCOMPLETE APPLICATION SUBMITTAL MAY CAUSE MY APPLICATION TO BE DEFERRED TO THE NEXT POSED DEADLINE DATE.

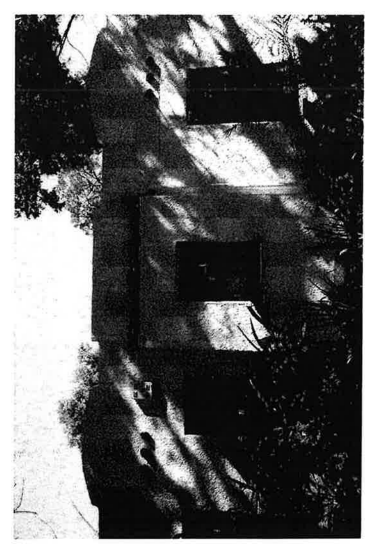
- 1. I/We hereby attest to the fact that the above supplied parcel number(s) and legal description(s) is (are) the true and proper identification of the area of this petition.
- 2. I/We authorize staff from the Planning and Development Services Department to enter onto the property in question during regular city business hours in order to take photos which will be placed in the permanent file.
- 3. I/We understand that Certificates of Appropriateness are only active for one year from issuance.
- 4. It is understood that the approval of this application by the Historic Preservation Board or staff in no way constitutes approval of a Building Permit for construction from the City of Gainesville's Building Department.
- 5. The COA review time period will not commence until your application is deemed complete by staff and may take up to 10 days to process, $\frac{1}{2}$
- 6. Historic Preservation Board meetings are conducted in a quasi-judicial hearing and as such exparte communications are prohibited (Communication about your project with a Historic Preservation Board member).

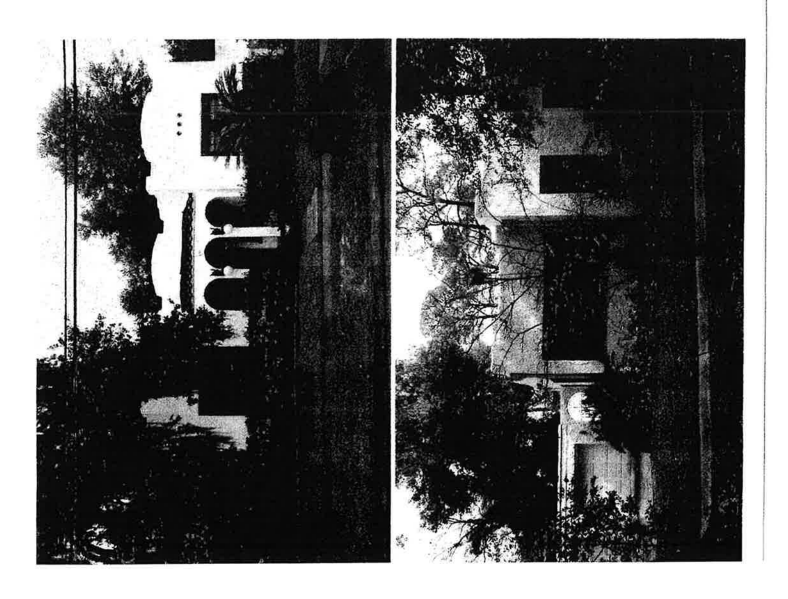
Ċт	CN	ATT	TD:	25

Owner .		Date
Applicant or Agent	and produce an overland as the advantage of the contract of th	Date









STATE OF FLORIDA DEPARTMENT OF STATE Division of Archives, History 10354 and Records Management

FLORIDA MASTER SITE FILE





DS HSP 3AAA **FDAHRM** 802== 84 770 1009== Site No. SEE SITE FILE STAFF FOR ORIGINAL PHOTO(S) OR MAP(S) 830== Survey Date 7804 820== Site Name 430 N.E. 9th Av. Instruction for locating (or address) 430 N.E. 9th Av. Gainesville, FL 32601 813== Location: subdivision name 868== lot no. block no. 808== County: Alachua Owner of Site: Name: Page, Ralph E. 430 N.E. 9th Av. Address: _____ Gainesville, FL 32601 902== Occupant, Tenant, or Manager: 904== Name: Type of Ownership private 848== Recording Date 832== Recorder: Monroe, Elizabeth B. (Historic Sites Specialist) Name & Title: Address: FDAHRM 818== Original Use private residence 838== Condition of Site: Integrity of Site: Check one Check one or more Present Use private residence 850== Altered 858=-Excellent 863= Dates: Beginning +1928c □ Good X Unaltered 844== 863 858---🗋 Fair 863--Original Site 858== Culture/Phase American 840== () 858=-B63== ☐ Restored () Date: Descriprated Developmental Stage 20th century 842== ☐ Moved () Date () B58=: NR Classification Category: building 916== Threats to Site: Check one or more Transportation () Zoning () () 878= -Development () () 878== () Fill () () 878= Deterioration () () 878== Dredge () () 878== Borrowing () () 878== Other (See Remarks below) 878== Areas of Significance: architecture 910== Significance: This Mediterranean Revival building represents a typical 1920's building within the district. 911==

Photographic Record Numbers HGT 6-9

860==

ARCHITECT					0/2
BUILDER					874==
STYLE AND/OR MODE	Mediterranean	Revival			964==
PLAN TYPE	U-shape				966==
EXTERIOR FABRIC(S)	stucco, textu	red			854==
STRUCTURAL SYSTEM(S)_	masonry				856==
FOUNDATION:	masonry wall				942==
ROOF TYPE:	flat, parapet				942==
SECONDARY ROOF STI	RUCTURE(S): she	ed loggia			942==
CHIMNEY LOCATION:					942==
WINDOW TYPE:	DHS 6/1				942==
CHIMNEY:	stucco covere	eđ			882==
ROOF SURFACING:					882==
INTERIOR WALLS:					882==
ORNAMENT INTERIOR					882==
ORNAMENT EXTERIOR	: arched loggia	; iron balu	strade_		882==
NO. OF CHIMNEYS	1952	== NO. OF STO	RIES 1		950==
OTHER (SPECIFY)					954==
Map Reference (incl. scale			AST 7.5	1966	809==
Latitude and Longitude:		0	11		800==
LOCATION SKETCH OR N	MAP N	Township	Range	Section	
			- - -	ļ	-
			j	<u> </u>	812==
		UTM Coordi	nates;		
					890==
		Zone East	ing No	rthing	
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