William P. Kenoi

County of Hawai'i

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PLANNING DEPARTMENT

Duane Kanuha

Bobby Command

Deputy Director

East Hawai'i Office 101 Pauahi Street, Suite 3 Hilo, Hawai'i 96720 Phone (808) 961-8288 Fax (808) 961-8742

October 14, 2015

Roger D. Fleenor, L.P.L.S. P.O. Box 383414 Waikoloa, Hawai'i 96738

Dear Mr. Fleenor:

SUBJECT: Application: VARIANCE – VAR-15-000305

Applicant: ROGER D. FLEENOR, L.P.L.S. Owners: HAROLD AND LISA FURTADO

Request: Variance from Chapter 25, Zoning, Article 5, Division 7, Section 25-5-76, Minimum Yards. (Encroachment

into Front (South) Yard Setback

Tax Map Key: 6-8-020:025; Lot 138

The Planning Director certifies the **approval** of Variance 15-000305, subject to conditions. The variance will allow portion of the attached garage to remain on Lot 138, with a minimum 18.6-foot front (south) yard setback, in lieu of the minimum required 20-foot front yard setback. This exception is in lieu of the required 20-foot front yard setback as required by the Hawai'i County Code, Chapter 25, Zoning, Section 25-5-7, Minimum yards requirement.

BACKGROUND AND FINDINGS

- 1. **Location**. The subject property consists of approximately 19,588 square feet of land, is located within the Waikoloa Village, Unit 1, Subdivision, situated at Waikoloa, South Kohala, Hawai'i. The subject property's street address is 68-1875 Pu'uone Place.
- 2. **County Zoning.** Single-Family Residential 10,000 sq. ft. (RS-10).
- 3. State Land Use. Urban.
- 4. **Setback Requirements.** 20-feet front and rear, 10-feet for side yards.
- 5. Variance Application-Site Plan. The applicant, Roger D. Fleenor, submitted the variance application, attachments, filing fee, and associated materials on August 28, 2015. The

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variance application's site plan map is drawn to scale and was prepared by Roger D. Fleenor, L.P.L.S., and denotes the attached garage encroaching into the front (south) yard setback.

The applicant submitted the variance application to address or resolve the encroachment of the attached garage into the 20-foot front (south) yard setback as required by the Zoning Code.

The survey map prepared by Roger Fleenor, L.P.L.S., shows that portion of the attached garage encroaches 1.4 feet into the 20-foot front (south) yard setback.

- 6. **County Building Records**. Hawai'i County Real Property Tax Office records indicate that a building permit (035421) was issued on April 4, 2003, to the subject property for the construction of a single-family dwelling consisting of 3 bedrooms, 3 baths, living room, kitchen and dining area.
- 7. Agency Comments and Requirements.
 - a. The State Department of Health (DOH) memorandum dated September 29, 2015. (See attached)
 - b. No comments were received from the Department of Public Works Department Building Division.
- 8. **Notice to Surrounding Property Owners**. The applicant submitted a copy of notice mailed to surrounding property owners (including affidavits) by U.S.P.S. According to these submittals, the first notices were mailed on September 3, 2015, and the second notices were mailed on September 15, 2015. Notice of this application was published in the Hawaii Tribune Herald and West Hawaii Today on September 11, 2015.
- 9. Comments from Surrounding Property Owners or Public. No written comments or objections from surrounding property owners or general public were received by the Planning Department.

GROUNDS FOR APPROVING VARIANCE

Special and Unusual Circumstances

(a) There are special or unusual circumstances applying to the subject real property which exist either to a degree which deprives the owner or applicant of substantial property rights that would otherwise be available, or to a degree which obviously interferes with the best use or manner of development of the property.

The variance application meets criteria (a) for the following reasons:

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The owner/applicant submitted the variance application to address or resolve the encroachment of the attached garage into the 20-foot front yard setback as required by the Zoning Code.

The survey map shows that a portion of the attached garage encroaches 1.4 feet into the 20-foot front (south) yard setback.

No evidence has been found to show indifference or premeditation by the past owners or builders to deliberately create or intentionally allow the building encroachment problems to occur. It appears that the original dwelling improvements constructed in 2003, nearly 12 years ago, were constructed under valid building permits and other construction permits issued by the County. It also appears that past building permits inspections of the premises by the agencies during construction of the dwelling improvements did not disclose any building encroachment issues or building setback irregularities at that time.

Therefore, based on the above-mentioned information, special and unusual circumstances do exist to an extent that they deprive the owner of sustainable property rights that would otherwise be available, or which unreasonably interfere with the best use or manner of development of the subject property.

Alternatives

(b) There are no other reasonable alternatives that would resolve the difficulty.

The variance application meets criterion (b) for the following reasons:

Alternatives available to the current owners to correct and/or address the building encroachments constructed into the affected front yard setback of the subject property include the following actions:

Redesign or relocate the attached garage upon the subject property to fit within the correct building envelope denoted on the recent survey map as prescribed by the Zoning Code. Any structural or design corrections of the attached garage to meet setback requirement would leave unattractive reconstruction scars.

Because the encroachment is within the side yard setback, to consolidate the subject property with the existing roadway and to re-subdivide the property to modify property lines and adjust minimum side yard setbacks are not viable options; therefore, there are no reasonable alternatives to resolve the encroachment issue.

Intent and Purpose

(c) The variance is consistent with the general purpose of the district, the intent and purpose of this chapter, and the general plan, and will not be materially detrimental to the public's

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welfare or cause substantial, adverse impact to an area's character or to adjoining properties.

The variance application meets criteria (c) for the following reasons:

The intent and purpose of requiring building setbacks within a subdivision are to assure that adequate air circulation and exposure to light are available between permitted structure(s)/uses and boundary/property lines.

No evidence has been found to show indifference or premeditation by the owners or builders to deliberately create or intentionally allow the building encroachment problems to occur.

The variance request will not be materially detrimental to the public's welfare and will not cause substantial adverse impact to the area's character and to adjoining properties. The garage has been in existence for approximately 12 years and was constructed under valid building permits and other construction permits issued by the County of Hawai'i. As such, it is felt that the issuance of this variance will not depreciate or detract from the character of the surrounding properties.

Based on the foregoing findings and unusual circumstances, the applicant's request for variance would be consistent with the general purpose of the zoning district and the intents and purposes of the Zoning Code, Subdivision Code and the County General Plan.

This can be substantiated, to some degree, by the fact that no comments or objections were received from the surrounding property owners or general public in response to the Notification of Surrounding Properties Owners.

Therefore, the variance would be consistent with the general purpose of the zoning district and not be materially detrimental to the public's welfare or cause substantial adverse impact to the area's character or to adjoining properties.

PLANNING DIRECTOR'S DECISION AND VARIANCE CONDITIONS

Based on the variance application's survey map, the attached garage built upon the subject property ("LOT 138") does not meet the minimum front yard setback requirement pursuant to Hawai'i County Code, Chapter 25, (Zoning Code).

This variance request is **approved** subject to the following conditions:

- 1. The applicant/owner, their assigns or successors shall be responsible for complying with all stated conditions of approval.
- 2. The applicant/owner(s), successors or assigns shall indemnify and hold the County of Hawai'i harmless from and against any loss, liability, claim, or demand for the property

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damage, personal injury, or death arising out of any act or omission of the applicants/owners, their successors or assigns, officers, employees, contractors, or agents under this variance or relating to or connected with the granting of this variance.

- 3. No permit shall be granted to allow an ohana or farm dwelling upon the subject property, subject to provisions of the Zoning Code or State law, which may change from time to time.
- 4. Should the attached garage on the subject property be destroyed by fire or other natural causes, the replacement structure shall comply with the Hawai'i County Code, Chapter 25, (Zoning) and be subject to State law and County ordinances and regulations pertaining to building construction occupancy subject to provisions of the Zoning Code or State law which may change from time to time.
- 5. Future or new building improvements and permitted uses shall be subject to State law and County ordinances and regulations pertaining to building construction and building occupancy.

Should any of the foregoing variance conditions not be complied with, the Planning Director may proceed to declare subject Variance-VAR 15-000305 null and void.

Sincerely,

DUANE KANUHA

Planning Director

LHN:nci

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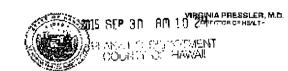
xc: Kona Office

Real Property Tax Office (Kona)

Planning GIS, Gilbert Bailado (via email)

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DAVID Y. IGE



STATE OF HAWAII DEPARTMENT OF HEALTH

P.C. BOX 916 10, 4070 - 1977 - 1976 1110, 4070 - 1977 - 1976

MEMORANDUM

DATE:

September 29, 2015

TO:

Mr. Duane Kamuha

Planning Director, County of Hawan

FROM:

Eric Honda

District Environmental Health Program Chief

SUBJECT:

Application: Variance VAR-15-090305

Applicant:

ROGER D. FLEENOR

Owner:

HAROLD & LISA FURTADO

Request:

Variance from Chapter 25, Zoning, Article 5, Division 1.

Section 25-5-7, Minimum Yards. (Encreachment into From

(south) Yard Setback.

TMK:

6-8-020:025, Lot 138

The Health Department found no environmental health concerns with regulatory implications in the schmittals,

WORD: VAR-IN DRIESIS etc.