

APPLICANT:	The Wrigley Group		PETITION No.: V-94		
PHONE:	678-48	1-7912	DATE OF HEARING:	9-13-2017	
REPRESENTATIVE: Todd W		Todd Wrigley	PRESENT ZONING:	R-20	
PHONE:		678-481-7912	LAND LOT(S):	696	
TITLEHOLDE).	zabeth H. Massie and Alexander Massie	DISTRICT:	17	
PROPERTY LOCATION: On the west side of			SIZE OF TRACT:	0.85 acres	
Pineridge Road, north of Cooper Lake Road			COMMISSION DISTRICT: 2		
(4010 Pineridge F	Road).				

 TYPE OF VARIANCE:
 Waive the minimum lot size from the required 20,000 square feet to 18,495 square feet

 (proposed lot 1) and 18,654 square feet (proposed lot 2).

OPPOSITION: No. OPPOSED _____ PETITION No. _____ SPOKESMAN ______

BOARD OF APPEALS DECISION

APPROVED _____ MOTION BY _____

REJECTED _____ SECONDED _____

HELD _____ CARRIED _____

STIPULATIONS:



COMMENTS

TRAFFIC: This request will not have an adverse impact on the transportation network.

DEVELOPMENT & INSPECTIONS: No comments.

SITE PLAN REVIEW: No commens.

STORMWATER MANAGEMENT: If granted, site grading plans approved by Stormwater Management Division will be required prior to permitting to assure that all runoff is directed to existing headwall near southwest corner of Lot 1.

HISTORIC PRESERVATION: No comments.

DESIGN GUIDELINES: No comments.

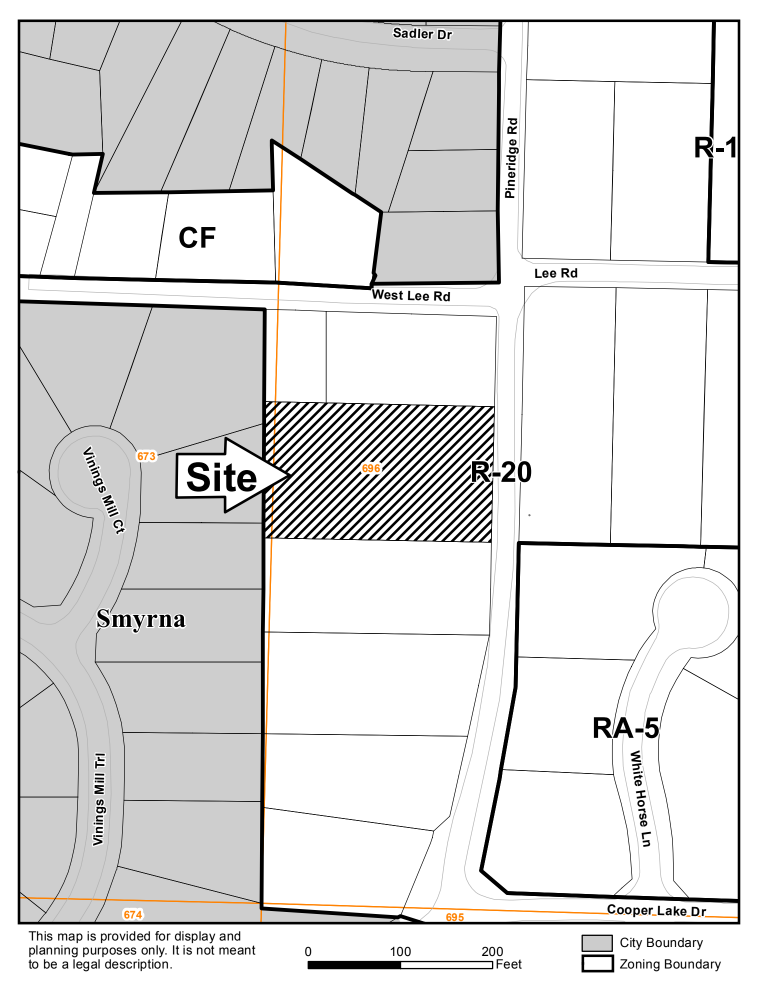
CEMETERY PRESERVATION: No comments.

WATER: No conflict.

SEWER: No conflict.

FIRE DEPARTMENT: No comments.

V-94 2017-GIS



JUL 1 2 2017	Dication for Vari Cobb County (type or print clearly)	Application No. $1-94$ Hearing Date: $9-13-17$		
Applicant The Wrigley Group	Phone # 678-481-7912	E-mail todd@wrigleygroup.com		
Todd Wrigley (representative's name, printed)	Address PO Box 93281, Atlanta, GA 30318 (street, city, state and zip code)			
(representative & signature) My commission expires:	Phone # LEA ELEN RICH NOTARY PUBLIC Cobb County Signed, State of Georgia My Gamm: Expires Sept. 17, 2018	E-mail sealed and delivered in presence of: December 2000 Notary Public		
Titleholder <u>Alexander and Elizabeth M</u> Signature <u>UMADEH M</u> (autobaddisional signatures, if <i>MMAMAN</i> MAN My commission expires: <u>OY 28-2021</u>	Address: 2352 Ol			
Present Zoning of Property R-20		,		
	nyrna, GA 30080 (South of Lee R street address, if applicable; nearest intersectio	d SE and Pineridge Rd instersection) n, etc.)		
Land Lot(s) 696	District <u>17th</u>	Size of Tract8528Acre(s)		
Please select the extraordinary and condition(s) must be peculiar to the pi	*	piece of property in question. The		
Size of Property Shape	of PropertyTopography	of PropertyOther		
Does the property or this request need	a second electrical meter? YES	XNO		
	the <u>Zoning Ordinance</u> without the yould be created by following the n			

Revised: 03-23-2016



Attachment A

July 7, 2017

- To: Cobb County Board of Zoning Appeals Cobb County Zoning Division 1150 Powder Springs Street, Suite 400 Marietta, GA 30064
- From: Todd Wrigley The Wrigley Group, Inc.



Dear Cobb County Board of Zoning Appeals:

The applicant states that strictly applying the terms of the zoning ordinance for R-20 lots as to lot area for this property without the requested variance would create an unnecessary hardship and that this application satisfies all criteria for a variance as set forth in Cobb County Zoning Code, Section 134-94(3)(a) as follows:

1. There are extraordinary and exceptional conditions pertaining to the particular property in question because of its size, shape, or topography

The property is larger than any lot in its neighborhood being two or three times the size of some other lots. If divided into two lots it would be compatible with neighboring lots in all respects including lot size.

2. The application of this code chapter to the particular piece of property would create an unnecessary hardship.

If this lot is divided into two lots, the resulting lots sizes would be consistent with other neighboring lots that are less than 20,000 sq. ft., so to require it to remain 39,149 sq. ft. would create an unnecessary hardship.

3. Such conditions are peculiar to the particular piece of property involved.

No other single lot in this neighborhood is as large as this property.

4. Relief, if granted, would not cause substantial detriment to the public good or impair the purposes and intent of this chapter.

The public will benefit from having two homes on this parcel because they will be compatible with other homes on the street in scale, design and lot size compared to the existing log cabin on a large lot. The requirement to have an extra 1425 sq. ft. average per lot would serve no benefit and would be a hardship because it is unobtainable.

If this variance is granted, two homes can be built to replace an unmarketable structure. To require these lots to have no a minimum of 20,000 sq. ft. causes a hardship for the current owner with no public benefit. To grant the variance from the minimum lot size by a small amount so that two compatible homes can be built provides more benefit and value to the public good and does not impair the purposes of the Zoning Code.





Attachment B

A variance is requested to allow a reduction in the R-20 minimum lot size of 20,000 sq. ft. to allow a lot that is 37,149 sq. ft. to be divided into two lots that are 18,495 sq. ft. and 18,654 sq. ft., making them compatible with other R-20 lots on the street, 5 out of 8 of which are under 20,000 sq. ft. The lots would adhere to all other R-20 requirements and no other variances are requested. Homes built on the resulting two lots will have the same separation from other homes and from the street as surrounding homes.

Granting the variance will allow the R-20 zoning classification to remain on the street in the midst of R-15, R-12, RA-5 and other higher density uses that surround this property.

It is requested that a plat be recorded showing two lots with a note saying the existing house shall be removed before construction of new homes shall begin.

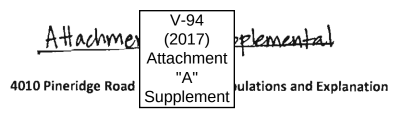
The following constitutional notice is required by Georgia Law in order to preserve appeal rights:

Failure to grant the variance would be:

A taking without compensation in violation of the Fifth Amendment of the U.S. Constitution.

Not granting the variance would deny the owner and applicant an economically viable use of this land while not advancing public interest.

Preventing a use of property granted to other similarly situated properties is arbitrary, capricious, unfair and discriminatory in violation of the Georgia Constitution and the Due Process and Equal Protection Clauses of the Fourteenth Amendment of the U.S. Constitution.



September 1, 2017

- To: Cobb County Board of Zoning Appeals Cobb County Zoning Division 1150 Powder Springs Street, Suite 400 Marietta, GA 30064
- From: Todd Wrigley The Wrigley Group, Inc.



Re: V-94 (4010 Pineridge Road Variance)

Dear Cobb County Board of Zoning Appeals:

I wanted to provide supplemental information and stipulations regarding the V-94 application and the intended use of the lots if approved.

- The existing house is a hybrid log cabin built that was built in the mid 1980's. The 1st floor was built using heavy timbers while the 2nd floor is traditional 2x4 construction with faux cabin siding. The interior layout would need massive updating to accommodate modern families, however the interior and exterior cannot be renovated and updated due this type of heavy timber construction. The design and structural problems with the existing structure make it undesirable and unmarketable as a conventional home.
- 2. If this variance is granted, two homes will be built that will conform to the architectural style and scale of the neighborhood, replacing an unmarketable, non-conforming structure. One of the homes is intended to be the builder's personal home. To require these lots to have a minimum of 20,000 sq. ft. when most of the R-20 lots on the street are less than 20,000 sq. ft. causes a hardship for the current owner with no public benefit. To grant the variance from the minimum lot size by a small amount so that two compatible homes can be built provides more benefit and value to the public good and does not impair the purposes of the Zoning Code.
- 3. No other variances from R-20 requirements are requested. The lot widths and the front, rear and side setback dimensions will be those required by R-20. In addition to stipulating that the two new homes will be architecturally compatible with other newer homes on the street, the privacy and separation from surrounding homes required by the R-20 zoning, as well as the R-20 zoning itself, will be preserved.

Thank you for your consideration,

Todd Wrigley