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1	CITY OF CORAL GABLES BOARD OF ADJUSTMENT MEETING
2	VERBATIM TRANSCRIPT CORAL GABLES CITY HALL
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4	MONDAY, MAY 4, 2015, COMMENCING AT 8:02 A.M.
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6	Board Members Present:
7	Jorge E. Otero, Chairperson Oscar Hidaldo, Vice-Chairperson
8	Alex Galvez Gustave Perez
9	Michael Sotelo
10	Jack Thompson
11	City Staff Present:
12	Elizabeth Gonzalez, Zoning Tech Lead Craig E. Leen, City Attorney
13	Yaneris Figueroa, Assistant City Attorney
14	Ramon Trias, Planning & Zoning Director
15	Case No. BA-14-12-3657
16	4625 CDANADA DOULDVADD
17	4635 GRANADA BOULEVARD CORAL GABLES COUNTY CLUB SEC. 5, PB/PG: 23/55
18	LOTS 4 & 5 AND PT OF UNDUG WW, BLK: 1 Leonardo L. Cornide - Applicant
19	Leonardo L. and Lizette V. Cornide - Owners Manuel V. Pose, Arlotta, Bazo & Associates - Architect
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21	Also Participating:
22	Andres Alos James Skinner
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THEREUPON:

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(The following proceedings were had:) Good morning. CHAIRPERSON OTERO:

The Board of Adjustment is comprised of seven members. Four members of the Board shall constitute a quorum and the affirmative vote of the four members of the Board present shall be necessary to authorize or deny a variance or grant an appeal. A tie vote shall result in the automatic continuance of the matter to the next meeting, which shall be continued until a majority vote is achieved. If only four members of the Board are present, an applicant shall be entitled to a postponement to the next regularly scheduled meeting of the Board.

I think there's Today we have six present. One of the Board Members may have a vacancy. to leave at 8:30, which would leave us five. In the event that happens, do you have an objection to continuing with five?

MR. CORNIDE: Could we have a second? I'm not going to need to MR. SOTELO: I cancelled it. leave.

CHAIRPERSON OTERO: What I just said

becomes a moot point. I was just informed that

1	he wasn't leaving.
2	MR. CORNIDE: Moot works.
3	If I may address the Board for one
4	CHAIRPERSON OTERO: As soon as I finish
5	this, you will have as much time as you
6	require.
7	MR. CORNIDE: Thank you, sir.
8	CHAIRPERSON OTERO: Any person who acts as
9	a lobbyist pursuant to the City of Coral Gables
10	Ordinance Number 2006-11 must register with the
11	City Clerk prior to engaging in lobbying
12	activities or presentations before City Staff,
13	Boards, Committees and/or the City Commission.
14	A copy of the Ordinance is available in the
15	Office of the City Clerk. Failure to register
16	and provide proof of registration shall
17	prohibit your ability to present to the Board.
18	I now officially call the City of Coral
19	Gables Board of Adjustment board meeting of May
20	4th to order. The time is 8:02 a.m.
21	Liz, when you have a second, take the roll,
22	please.
23	MS. GONZALEZ: Mr. Hidalgo?
24	MR. HIDALGO: Here.
25	MS. GONZALEZ: Mr. Galvez?

1	MR. GALVEZ: Here.
2	MS. GONZALEZ: Mr. Perez?
3	MR. PEREZ: Here.
4	MS. GONZALEZ: Mr. Thompson?
5	MR. THOMPSON: Here.
6	MS. GONZALEZ: Mr. Sotelo?
7	MR. SOTELO: Here.
8	MS. GONZALEZ: Mr. Otero?
9	CHAIRPERSON OTERO: Here.
10	Please be advised that the items on the
11	agenda are quasi-judicial in nature, which
12	requires Board members to disclose all ex-parte
13	communications and site visits. An ex-parte
14	communication is defined as any contact,
15	communication, conversation, correspondence,
16	memorandum or other written or verbal
17	communication that takes place outside the
18	public hearing between a member of the public
19	and a member of a quasi-judicial Board
20	regarding matters to be heard by the Board.
21	If anyone made any contact with a Board
22	Member regarding an issue before the Board, the
23	Board Member must state on the record the
24	existence of the ex-parte communication and the
25	party who originated the communication. Also,

if a Board Member conducted a site visit specifically related to the case before the Board, the Board Member must also disclose such visit. In either case, the Board Member must state on the record whether the ex-parte communication and/or site visit will affect the Board Member's ability to impartially consider the evidence to be presented regarding the matter. The Board Member should also state that his or her decision will be based on substantial, competent evidence and testimony presented on the record today.

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Is there any Member of the Board that had such a communication and/or site visit to disclose at this time?

MR. THOMPSON: Mr. Chairman, Saturday afternoon, I walked onto this property, at the permission of a worker -- a lone worker that was there present, who didn't really speak that much English, and I did not talk to him about the project, but, rather, walked the site itself.

CHAIRPERSON OTERO: Mr. Thompson, but you're able to base your decision on substantial competent evidence and the

1 testimony presented on the record today? 2 MR. THOMPSON: I think, with much more insight having visited the site personally. 3 CHAIRPERSON OTERO: 4 Thank you. 5 Anyone else? MR. PEREZ: I live three blocks from there, 6 so I walk around there all of the time, but 7 8 that's about it. And are you able to --9 CHAIRPERSON OTERO: MR. PEREZ: Yes. 10 CHAIRPERSON OTERO: The answer to the 11 12 question not asked is, yes, but I previously 13 asked it. The one you previously asked, 14 MR. PEREZ: 15 yes. Sorry. CHAIRPERSON OTERO: Everyone who speaks 16 this morning must complete the roster on the 17 18 We ask that you print clearly so the official records of your name and address will 19 20 be correct. Now, with the exception of attorneys, all 21 persons who will speak on agenda items before 22 us this morning, please rise to be sworn in. 23 (Thereupon, all participants were sworn.) 24 25 CHAIRPERSON OTERO: In deference to those

1 present, we ask that all cell phones, pagers 2 and other electrical devices, especially that 3 make noise, be turned off at this time. 4 Now we will proceed with the agenda. 5 Liz, we have one case before us today, correct? 6 7 MS. GONZALEZ: That is correct. 8 CHAIRPERSON OTERO: Any changes to the 9 agenda? That's the only case? 10 MS. GONZALEZ: That's the only case today, 11 yes. 12 CHAIRPERSON OTERO: Would you be so kind as 13 to present the case? 14 MS. GONZALEZ: Yes, sir. 15 This is Application BA-14-12-3657. 16 property address is 4635 Granada Boulevard. 17 The applicant is seeking two variances. 1.8 first variance is to allow a gazebo to maintain 19 twenty feet four inches rear setback distance 20 from the waterway, and the second variance is 21 to maintain a paver deck at fifteen feet four 22 inches from the waterway, versus a minimum of 23 thirty-five feet required rear setback. This is an aerial view of the property. 24 This is the property right here in question. 25

It is on the corner of Granada and Orduna.

The property is currently under construction. There are two open building permits, one for a covered terrace and remodeling of an addition, and one for also the pool area in the rear.

The Zoning Code allows for a variety of auxiliary structures and or accessory uses.

These auxiliary structures, such as a gazebo and paver deck, have to maintain the same prescribed setbacks which govern the residence.

You have this in your package, and with the plans, as well. This is a survey of the property at the moment. So this shows the actual existing residence; however, it shows a pool at almost parallel, not perpendicular, as the new proposed design. However, I want to say that the only variances we're here for are the gazebo and the paver deck. The pool does not need a variance, and neither will the addition or the terrace that you'll be seeing.

These are pictures of the existing home.

As I said, the home is going to be remodeled or is being remodeled.

Here's the proposed site plan. The pool is

now designed perpendicular to the waterway. As I said, that can be in the setback. This area here is the new portion that is under construction, which is the terrace. This is the existing residence, with some remodeling being done to it.

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The variances before you are the gazebo, which is highlighted in yellow, and the paver deck area, here and here. The setback 35-feet line is right along here from the waterway.

These are pictures of the existing site just as of last week. This picture is taken directly from the neighbor to the north, looking southeast. This is exactly the view that the neighbor would have if the gazebo were to be installed at this portion.

This is a view of where the gazebo would be, in this location right here. This is looking from the water towards the residence. This is another view, looking from the rear towards the northeast, the opposite side.

You can see here the terrace, which is under construction. The Board of Architects has approved the plans and the gazebo and the paver deck. However, after review of the site

and review of the information submitted, Staff cannot find any extraordinary circumstances or unique features that exist at the site to allow

the encroachment into the setback area.

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The setbacks are consistently applied in primary residences and auxiliary and accessory structures. Staff wasn't able to identify any unusual or unique circumstances with the property site.

Staff recommends denial of Item Number 1 and Number 2.

I'd also like to read into the record that we have received a letter of objection from the neighbor to the north, which is this neighbor right here, which would be from this perspective.

I just received this, and this is from (sic) Mr. and Ms. Leonardo Cornide.

"I am the owner of the home directly north and adjacent to the subject application. Mr. Cornide and I have met at the site and spoken via telephone on numerous occasions.

"I have consistently and respectfully urged Mr. Cornide to give serious consideration to a re-evaluation on the proposed location for the

1 gazebo and pool improvements so as to remove or 2 minimize intrusion into the setback areas. 3 "Alternative design solutions should be 4 explored to resolve this self-imposed condition 5 requiring a variance. Since the construction 6 of the proposed enhancements has not begun, a 7 resolution of the desired site improvements 8 versus setbacks requirements should be 9 performed now. 10 "I am in support for an outcome that does 11 not require this variance and respectfully 12 request that the Board accept Staff's 13 recommendation." CHAIRPERSON OTERO: Liz, could you put back 14 on the screen again the site plan? 15 16 MR. SOTELO: Yes. 17 CHAIRPERSON OTERO: Can you go over again 18 the current setback? 19 MS. GONZALEZ: The current setback of the 20 residence is, all auxiliary and accessory 21 structures, 35 feet from the waterway.

MS. GONZALEZ: The current setback of the residence is, all auxiliary and accessory structures, 35 feet from the waterway. This is the waterway, the bank of the waterway, and the 35-foot setback is right here, where we have outlined the deck.

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CHAIRPERSON OTERO: So the only place --

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how far does the pool encroach? 1 2 MS. GONZALEZ: The pool does not encroach. The pool is allowed to be in that location. 3 CHAIRPERSON OTERO: So the pool is okay? 4 The pool has different 5 MS. GONZALEZ: 6 setbacks. 7 CHAIRPERSON OTERO: The pool is okay. So 8 we're talking about the yellow? MS. GONZALEZ: The yellow is the gazebo and 9 the pool area is the deck, that is not allowed 10 to be within the setback area. 11 In your packet, there's an enlarged site 12 plan that you can probably see just a little 13 14 bit better. CHAIRPERSON OTERO: Okay. Anyone on the 15 Board have questions for Staff? 16 I have a quick question. 17 MR. SOTELO: So, in essence, what you're saying is that 18 what's being proposed is completely out of the 19 setback and the setback originally would have 20 21 given room, prior to the new design of the 22 house, correct? This is brand new. 23 Right. MS. GONZALEZ: The terrace is brand new. All of this paving 24

area is brand new. The pool, the way it was

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1 designed, is brand new. The spa is new. 2 So this whole portion here is all new. 3 I'll take you back to the --4 MR. SOTELO: Is this considered an 5 irregular lot, by any chance, because of the 6 design that the house is positioned --7 MS. GONZALEZ: It's wider, obviously, in 8 the front. As you can see, it's a corner lot, 9 and it's somewhat narrower in the back; 10 however, it's unusually larger than most lots. 11 CHAIRPERSON OTERO: Is there a place on the 12 property where you could build a gazebo without 1.3 asking for a variance? 14 MS. GONZALEZ: That is the contention at 15 this moment, that based on the design that was 16 proposed, that there's a large portion of area 17 here, or the pool could have been parallel to 18 the waterway, and sort of -- the gazebo and the 19 pool could have switched locations or be 20 repositioned. 21 CHAIRPERSON OTERO: If there are no further 22 questions from the Board at this time, I would 23 like to have the applicant state your name, 24 make sure you're signed in, and the floor is 25 yours.

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MR. CORNIDE: Good morning, Board Members.

My name is Leonardo Cornide. I currently

reside at 819 Sistina Avenue. I have signed

in.

My home, which I bought approximately fifteen months ago, is 4635 Granada Boulevard. First and foremost, I would like to thank all of you for taking the time to come in and to listen to my case.

Second, I just wanted to give you a little bit of history of how we got here. I've been a resident of the Gables for over twenty years, from my youth, not that I'm twenty years old, obviously I'm a little bit older, but more than twenty years, and it was always my dream to have a home on the water.

Last year or the year before last, I was finally afforded the opportunity to purchase a home on the water, and we began to design what I consider to be the home of my dreams.

Again, living in Coral Gables, I know how Coral Gables is and what works and what doesn't work.

I asked the gentleman behind me, Mariano Corral (phonetic), to actually create the

design for me. He has years of experience working in the Gables, as well, and we proceeded down that road.

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I have asked a very good friend of mine to join me today -- he's a childhood friend of mine -- in presenting the case, for one reason and for one reason alone, because this hearing has been moved a few times, I have a conflict that I'm actually heading -- my wife is going to be waiting for me and I have to leave the proceedings at approximately nine o'clock to head to the airport.

So instead of me presenting the entire case and having to walk out, I didn't think it was prudent, so I asked Andres Alos, who is here as a friend, and he's going to be presenting the case.

I'm going to remain here as long as I can, but if I have to step out for any reason at nine o'clock, I just wanted to communicate that to the Board, but I wanted to be here, because this property is very important to me.

I have four children. This is it, Guys.

I'm 46 years old. This is where I'm going to spend the rest of my days. This is where all

of the functions are going to happen, and this is where my kids are going to grow up, and that's the reason that I wanted to be here today and present the variance as such.

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CHAIRPERSON OTERO:

Thank you very much.

I'll just ask you to state your name.

MR. ALOS: Good morning, Board Members. name is Andres Alos. I'd like to disclose to you that I am an attorney. I've been practicing for approximately 21 years. I don't really practice anymore. I have a very small, if at all, limited practice. So I do not The nature of my practice has been practice. title work. I do not do zoning work. I do not do variance work. I do not do land zoning.

Leo didn't hire a ringer here today. fact, Leo is not paying me at all to be here I've never been in one of these proceedings, so I'm here only as his friend. Ι have known Leo since childhood, we went to high school together, and remain close friends, and the main reason I'm here is as his friend.

Having said that, it's also very important to me, because I live in the Gables Waterway. I live on Riviera Drive, just about five or six homes north of US-1. So all of these issues are pretty much dear to my heart.

If I can turn the Board's attention to the Staff Report, and basically the two issues that we need to address here today are simple: (A) Does Leo have a hardship, (B) How do we define a hardship? Does he have unique or extraordinary circumstances as they relate to this lot?

Obviously, the Staff Report has claimed that it does not.

The second issue that I will be addressing, have the setbacks been applied harmoniously to all of the properties on the waterways?

My position, I'll just state for the record, respectfully, is that I vehemently disagree with the findings of the Staff Report, and what I'm going to do is I'm going to address those two main issues that I just outlined, in a global fashion, and I'm going to address every single standard that one must speak to, to get a variance from this Board.

CHAIRPERSON OTERO: It's a good idea to pause for a minute.

MR. ALOS: Does that affect the recording?

May I proceed?

So what I'm going to do is, I'm going to address those two issues, the two main boilerplate issues, them I will address all of these standards that must be met for this Board to grant a variance. My argument will be global, but if need be, I will specifically address the findings in the Staff Report.

First thing, I'd like to turn to the Staff Report, and if I may quote a small section, with regard to the hardship of Leo Cornide.

The Staff Report specifically says, "After review of the site, Staff could not find extraordinary circumstances or unique features exist at this site to allow encroachment into the setback areas."

The Staff Report continues to state, "An undue hardship exists only if the predicament is unique to the property of the applicant.

Staff is unable to identify any unusual or unique circumstances with the property site."

Again, respectfully, I vehemently disagree with the findings of the Staff Report, and in the first standard to meet the requirements for a variance, the Staff states, "That special

conditions and circumstances exist which are peculiar to the land, structure or building involved and which are not applicable to other lands, structures or buildings in the same zoning district."

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The Staff Report found, does not meet the standard required for authorization of a variance. The property site is a larger than the average size, and, again, quote, no unusual or exceptional circumstances.

I don't know if the Board has had an opportunity to see an aerial of this particular lot. I know a gentleman to my right said he actually walked the lot.

I have kind of a little Mickey Mouse aerial, which I'll be more than happy to share with you all. I don't know if you've had the benefit of seeing this, and the importance of this particular little photo is because of the odd shape of the lot.

Has anyone had an opportunity to look at it from an aerial view?

MR. SOTELO: That was my question to the Staff before about the irregularity of the size or design of the lot.

MR. ALOS: I would like to address that in particular. If I may approach. I'll just put it up there, and if you guys want to take a look, you can go ahead and you guys can pass it down.

The reason that's important is because this is my first argument that I'm going to make about the hardship. Boards Member, I don't even know what shape that is. I don't know if that's a pentagon, hexagon, octagon, stop sign. I don't know what that shape is.

And I took the liberty of Googling all of the properties along the waterway. I didn't see anything with as odd a shape as that.

There are some other properties that deal with maybe width or depth, but the fact that this property is shaped in that fashion, which I still don't know what that is, and if there are any architects or engineers on the Board, maybe you'll give me what that particular shape is.

That would be my first argument, where I would respectfully rebut the findings of the Staff Report that this falls under unique and extraordinary circumstances, but am I saying to this Board, that's my only argument that I'm

proposing, that should qualify this as a hardship? No.

What also makes it even more odd is the fact that this particular property abuts

Granada, at the west, Ordunia, at the, let's call it, southwest, I suppose, and maybe even a little bit southeast, and the problem is that now, if you are to literally apply the setbacks in the Code right now, which I believe is

4-101(D), this house is going to end up looking almost like a pizza, or worst, like one of those Sir Pizzas. I don't know if you've ever had those pizzas, where they cut them up into little blocks.

It's not a regular type lot, because, now, let's do a literal interpretation of the setback statute, okay, you would have to go 35 feet from Orduna, you would have to go 25 feet -- I'm sorry, 35 feet from Granada, 25 feet from Orduna --

CHAIRPERSON OTERO: Mr. Alos --

MR. ALOS: Yes, sir.

CHAIRPERSON OTERO: -- does the Orduna

Court bear any relevance to this, as far as the
variance that is requested for the gazebo and

the deck? Does Orduna have relevance to your 1 2 argument? 3 MR. ALOS: In the broader scheme of things, if you look at the whole --CHAIRPERSON OTERO: No, in the specific 5 scheme. 6 7 MR. ALOS: Yes. I would say, yes. CHAIRPERSON OTERO: Where? How do 8 9 conditions from Orduna Court impact the 10 variance? The gazebo. I'm going to speak 11 MR. ALOS: 12 to that. Because when you -- think of this act as, 13 all of sudden, push 35, push 25, come from the 14 15 one end, push 35, then, in the aggregate, 20, 16 all on the sides, with five being the least -when you start pushing the home -- I'll be more 17 fact specific. 18 I probably shouldn't say this, but the 19 house, as it sits right now, probably doesn't 20 meet all of the little setbacks required by 21 22 Granada, Orduna, the actual waterway and the 23 20-foot grounder around the property. So when you start pushing it, almost like 24 an amoeba, my answer would be, yes, it does 25

1 affect it, at the end of the day. 2 CHAIRPERSON OTERO: How does the Orduna 3 Court setback affect the gazebo and the deck 4 specifically? 5 MR. ALOS: When you start to cut up the 6 property in slices, you start to move it. 7 CHAIRPERSON OTERO: The scope of the 8 hearing today does not have to do with the 9 validity of the existence of the residence. 10 MR. ALOS: I agree. 11 CHAIRPERSON OTERO: It has to do with the 12 variance, and as you have stated, the 13 hardship -- the elements to define a hardship 14 as to the gazebo and the deck. 15 MR. ALOS: Yes, sir. 16 CHAIRPERSON OTERO: I don't see -- I 17 understand it's irregular, it's some kind of 18 blank, blank, gon -- and we'll go with that --19 but I don't see the Orduna Court -- if anyone 20 else sees the Orduna Court coming into play, I would like to have that discussion. 21 22 I just think, for purposes of focusing on 2.3 the seven or eight elements of the hardship as 2.4 set forth by Staff, I would just like to 25 address those, recognize them more specifically and less globally.

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MR. ALOS: Maybe I'm not being clear.

Perhaps I can say it this way, the same question could be asked by the Board Member, how does the 20-foot setbacks around the property affect the gazebo?

Obviously, if the gazebo is within 20 feet in the aggravate, but no less than five, then we would say, "Okay, the setbacks for the side affect the gazebo."

So maybe I'm not explaining myself properly, that when you meet all of the setbacks, you need to start moving where the home is, and that's the argument I'm trying to make, would be the oddity of the shape, but to your point, the gazebo is the main issue.

What I was about to argue right when you started asking me the question was, I will concede arguendo, for the purposes of this Board Meeting, with the Board Members, that the property line should go, from the water mark, in 35.

It is my position and I intend to make arguments later that the actual line that we should be counting the 35 feet from should be

from the middle of the waterway. Now, that may sound a little crazy, because I'm getting some kind of blank stares, but I intend to show how the legal descriptions and the deeds from the City have given them the water rights to the middle of the canal, and that's where the 35 feet should be counted from.

But having said that, I'll concede that for the purposes of this discussion, the irregularity, which, again, is 35 from Granada, 25 from Orduna, and 35 from the back of the water's edge, and then 20 feet in the aggregate, when you put all of that together, the hardship exists, and that if you were to apply all of those setbacks literally, Leo is not going to have the opportunity to enjoy the same privileges that other lots on the Riviera Waterway enjoy, that do not have a weird shape or a unique situation.

In that respect, I will respectfully argue that I disagree with the Staff Report. There is uniqueness. It is extraordinary. The applicability of a literal setback will not enable him to enjoy the structures that other like properties, without the extraordinary

shape, enjoy.

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One of the second points I'd like to make is that the Staff Report says that Mr. Cornide can go ahead and maybe change the gazebo, put it in a different place, use a different architectural plan and my response to that would be this, Leo is working with what he has.

If we were razing this property, if he was removing the property and was starting from scratch, no doubt he could probably find an architect to somehow use all of these setbacks, maybe have a different design, probably go vertical, but the point is, this is not a This is not a new raised property. construction. He's working with what he has.

And to the question that you asked earlier or even the Staff Report stated, can the gazebo be moved? Maybe.

Elizabeth, could you put the MR. CORNIDE: picture up on the screen that shows the proposed -- the one that has, for lack of a better term, the yellow and the blue spaces?

That one.

If you look, the terrace that was put forth there, that it looks like we're adding a

terrace to the proposed house, I want to say that the terrace that we're putting in place is no bigger, from a depth perception, than the existing terrace that was on the house when I actually bought it. We actually took the terrace out and reconfigured it.

So I just want it to be clear, that it's not like I'm coming in and putting a terrace from the edge of the house completely new.

There was an existing terrace there, that would have infringed in the same way.

So to Mr. Alos' point or, Andres, as I call him --

MR. ALOS: Actually, my name is Chino. Nobody calls me Andres.

MR. CORNIDE: So the point that I'm trying to make is, I really don't know where to put a gazebo, other than the place that we're actually putting it forth, because it doesn't really make sense architecturally anywhere else.

Thank you.

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MR. SOTELO: I have a quick question. So even with that -- regardless of the terrace that you're talking about, you always knew all

along that what you're proposing was always going to be beyond the line of the setback?

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MR. CORNIDE: Well, there is no --

MR. SOTELO: Even if you didn't have that terrace there, let's say you would have brought everything in, you still wouldn't have fallen within the setback?

MR. CORNIDE: Because of the way the lot is, okay, and because -- because of the way the lot is, when you take 35 feet, as Elizabeth stated -- the inner blue line is 35 feet. I wouldn't be able to put anything, except for an open pool there, which we would all have to put SPF 50 on to enjoy, because, you know, there's no other thing, just a pool and that's it.

You know, as we're going to show later on, when you go up and down the waterway, as I've done many times, there's structures and pools all up and down the waterway that go all of the way up to the water line, and we were sensitive in that I didn't want to do anything up onto the canal, right up to the canal or to the waterway, because I wanted -- you know, it's not something I personally like from a design perspective.

MR. ALOS: And to end that comment and move on to something else, the point is that to start to try to move that gazebo -- I mean, again, could anything be moved? I suppose. I mean, I'm not being sarcastic, but, sure, you can move the gazebo into the front yard.

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The point is, his hardship is that he's not getting to enjoy the gazebo in the same like fashion that other people on the waterway are, and that, frankly, like I said, I'm going to dovetail into right now, with the plethora of other properties up and down the waterway that do not meet the 35 -- the literal 35-foot setback.

If I may approach one second.

UNIDENTIFIED MALE SPEAKER: I would like to remind the Board Members and the public to speak into the mike for the court reporter, please.

CHAIRPERSON OTERO: Thank you.

The reminder is to speak into the mike.

MR. ALOS: Usually I speak so loud and fast that I think I'm doing all a courtesy by not speaking into the mike, but that's fine. I've never been told I'm soft-spoken.

1 MR. HIDALGO: I have a quick question. 2 MR. ALOS: Sure. Yes, sir. 3 MR. HIDALGO: As far as the original plan, when the rear terrace was re-design and the 4 pool was designed, did that come first and then 5 you decided, I want a gazebo, and, then, where 6 do I put the gazebo mindset set in or from day 7 one it was a design of the terrace, pool, 8 gazebo going to be all one or it came later on? 9 10 MR. CORNIDE: The intal design was created We submitted it to the Board of 11 completely. The Board of Architects, contrary 12 Architects. 13 to what was shown here, actually approved the design, I want to say, about ten months ago, 14 not in 2015. We submitted the complete 15 16 design --Inclusive of the gazebo? MR. HIDALGO: 17 Inclusive of the gazebo, the 18 MR. CORNIDE: pool, everything that you see that was shown 19 What happened is, I've owned this 20 there. property now for 15 months, and for the past --21 actually, it might be more, like 16 or 17 --22 23 and for the past 16 months -- I had to get

I've been paying two mortgages for

close to two years, and I got to the point

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where I said, "Take the gazebo out. Let's get what we can get now, because I have to move into the home." I mean, I can't continue to pay two mortgages for three years. So I had to get moving.

So I said, "Let's approve what we can approve, and we'll put in for the variance and try to get, you know, what we wanted from the beginning," but it was submitted entirely and approved entirely. I want to say it was in 2014.

CHAIRPERSON OTERO: Mr. Alos, just to make sure we have a clean record, you have provided the Board an exhibit consisting of --

MR. ALOS: 15.

CHAIRPERSON OTERO: -- 15 pages, which we will call, for the purposes of today's meeting, as Exhibit 1.

Could you please explain, for the record, what you intend for this exhibit to show? This is Exhibit 1, 15 pages. The cover page is Google Earth, 4635 Granada. Can you explain what the rest of the exhibit is?

MR. ALOS: I'm going to move my presentation to the harmonious application of

the literal 35-foot setback. In doing so, I'm going to use this exhibit that I provided to the Board Members, to show an aerial of an untold amount of homes, up and down the Gables Waterway, that unequivocally do not meet the literal 35-foot standard.

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So when I'm going to be arguing to this
Board, respectfully, at the end to hopefully
grant our two variances, I would make the
argument that if Mr. Cornide was to be granted
a variance, it would not be unharmonious, it
would not be in contradiction to what is
happening up and down the waterway.

Notwithstanding that, my position is that these homes that I'm going to show in these aerials do not have the unique and extraordinary circumstances of Mr. Cornide's home. So this is almost like pictures show and tell back in the first or second grade.

The pictures paint a thousand words.

There's not much that I can add to it. If you look on Page 1, it's off of Geronimo. If you look at the white house, which is the second from the bottom on the right side, the pool area with the little deck, you can see right

1 there, there's no way that that pool area, 2 notwithstanding the fact that it can be five 3 feet with the pool deck around it, is not five 4 feet from the water line. CHAIRPERSON OTERO: Mr. Alos, I'm curious, 5 6 on this exhibit, which you're going to show us, 7 I'm sure, what appears to be inconsistent 8 applications of the rule we're discussing 9 today. 10 MR. ALOS: That is correct. Very well stated. CHAIRPERSON OTERO: That's what you will 11 12 argue today. 13 MR. ALOS: Yes. 14 CHAIRPERSON OTERO: Before you argue that 15 today, have you gone through each one of these 16 and looked at the history that perhaps they 17 pre-existed the Code? 18 MR. ALOS: No, sir. For these particular 19 lots? 20 CHAIRPERSON OTERO: Yes. 21 MR. ALSO: No, and there's a reason why. 22 CHAIRPERSON OTERO: And what would that 23 reason be? 24 MR. ALOS: It doesn't really matter. 25 will tell you why, a de facto doesn't matter.

It's funny you should say that, because I had this discussion with them, if they received a variance, then I think it would only be precedent -- basically, because I did try to go for lots that were, quote, unquote, a square or a shoe box, like I call them.

If they received a variance, good for us, precedent that I can show. If they didn't receive a variance, good for us, because I can show that if Mr. Cornide does get the variance, it's not unharmonious with the rest of the waterway.

So it was almost for me a reverse Catch 22.

I felt, either way, they both bolstered my
argument.

MR. SOTELO: If they received the variances, this would make your argument much easier.

MR. ALOS: Exactly. It would set precedence for me.

CHAIRPERSON OTERO: I'm trying to find facts, and that's why I asked you, on this exhibit which you took the time to prepare and present, other than overhead Google Earth pictures, did you do any further research to

1	help us?
2	MR. CORNIDE: Can I interject something, if
3	I may? That particular house that we're
4	talking about is my rear set neighbor and they
5	just
6	CHAIRPERSON OTERO: To be clear, you're
7	talking about the house on Geronimo on Page 1
8	of this exhibit?
9	MR. CORNIDE: Yes, the house on Geronimo
10	with the gray roof on Page 1 of this exhibit.
11	That particular house completed construction,
12	actually, if memory serves, roughly about
13	October or November of last year.
14	So it's a fairly new house. So whatever
15	and, again, I'm not (sic) a lay person, so
16	CHAIRPERSON OTERO: I understand. Is there
17	any gazebo in this house?
18	MR. CORNIDE: There's not a gazebo.
19	CHAIRPERSON OTERO: Okay.
20	MR. HIDALGO: So I guess the argument would
21	be for the pool deck only, in this particular
22	case.
23	MR. CORNIDE: Right.
24	MR. ALOS: No, sir, because the statute, as
25	it's written now, does not differentiate

between a gazebo, which is a non-living structure, which was actually the original intent of the statute back in 1950 something, which I brought a copy of, the original intent was not -- for non-living structures. Now it's all structures, so a gazebo would be included, whereas in 1951 or '52, the gazebo would not be included in the 35-foot setback.

In fact, some of the areas of Coral Gables that have been annexed now will have the auxiliary structures to be seven and a half feet, and it makes sense.

CHAIRPERSON OTERO: We're going off track now.

In this case, Mr. Hidalgo's question was, there is no gazebo, so if there was an exception to the rule, it was related to the deck?

MR. CORNIDE: That is correct.

MR. ALOS: In this particular case.

CHAIRPERSON OTERO: Okay.

MR. ALOS: But, remember, the acid test is harmonious. Harmonious, by its very nature, you have to start comparing other properties along the waterway to determine whether there's

1 harmony. So the only way I know how to do 2 that, and I welcome the more direct questions, 3 is to show all of the other properties on the 4 waterway that do not meet the literal 35-foot 5 setback. 6 So my argument would be simple, the 7 approval of the application for the variance 8 would not be unharmonious with the rest of the 9 waterway. 10 Again, I can go just up and down these 15 11 pages and show a plethora, untold amount of 12 homes that do not meet the --13 MR. SOTELO: I think what the Chair was 14 saying before, we are just seeing these 15 pictures and we don't have any factual 16 documentation that's going to be --17 CHAIRPERSON OTERO: And I don't disagree 18 with --MR. THOMPSON: 19 I would like to follow-up. 20 CHAIRPERSON OTERO: I guess my question is, 21 the harmony concept is one of the seven 22 criteria. 23 MR. ALOS: Correct. 24 CHAIRPERSON OTERO: I think you made your 25 point on the harmony.

MR. ALOS: Fair enough.

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CHAIRPERSON OTERO: I mean, I think you've made a good argument on the harmony, assuming all of these are what they purport to be.

MR ALOS: I would be more than happy to move to the next argument then.

MR. THOMPSON: Mr. Chairman, can I ask some questions, because I'm not sure where this hearing is going?

First, I look at this picture of the lot, and what we've seen up there in the screen, that's an irregularly sized lot. It's not rectangular. It's difficult to plan anything on this piece of property. Although it is a big piece of property, they are entitled, by the Zoning Code, to put a proper improvement on the property under the FAR regulations.

So whoever built this house was trying to build the best house they could, and what's that, and that's going to be a house that faces Granada, because that's the main street.

That's prestigious street to face, so the house faces Granada.

If you look at the photographs and the pictures, that leaves you with a huge

triangular area backyard. I've never seen a backyard like this. If that isn't a hardship, I don't know what is, and they're faced with either putting a gazebo and a deck within that -- outside of that 35 feet, which is right up against the house, which would leave them with a triangularly piece of property to the rear of that that is useless.

I suppose what they could do would be to put up a bunch of palms and hide everybody's view from the whole mess, which would be kind of silly itself, but if you look at the photographs -- again, I walked the property.

The property immediately to the north, the objector, has a boat slip built in, in the old days, when you could do that, and if you look at the rest of the property in this photograph, you'll see that there's serious foliage and trees and you can only see a portion of the rear part of his house, which is probably a bedroom.

I see nothing in the use of the property to the north that has anything to do with the aesthetics of what is being suggested by the applicant. In other words, they're not even

going to see it.

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If you look to the south property, at the tip of the triangle, there's serious foliage there hiding the property -- the house to the south from all of this triangular backyard.

So I really fail to see how the property to the south is affected by the improvements being suggested.

Immediately across the canal is a house with a pool right up to the water, and they're the only ones that are going to see, really, what is being constructed at this house, and I don't see them looking at a gazebo as being a negative factor to that house.

CHAIRPERSON OTERO: Okay. And we'll address that --

MR. THOMPSON: Let me finish.

Directly to the south of the house across the street -- across the canal, you can see in the picture, there's serious mangrove development, and that house can't see anything across to this house being developed.

The sum total of this is that there's no effect -- or adverse effect that this gazebo and deck would have on any of the surrounding

properties.

If you look at the canal, the canal kind of bends there, but my view is, this is a hardship case, and if you made this applicant develop within the 35-foot -- outside of the 35 foot setback, it would leave them with a rather ugly piece of property.

CHAIRPERSON OTERO: Yes, Mr. Galvez.

MR. GALVEZ: One question first for Ms. Gonzalez. What is the reasoning for allowing the pool to go into the 35-foot and not the deck? I just find that kind of odd.

MS. GONZALEZ: Pools are allowed within the 35 setback area. That's why you will see pools all along the waterway. Decks are allowed to be surrounding, to have a walkway path around, so that they wouldn't have to step onto the grass. That was the intent of allowing some decks, not a large majority of decks, to be within the required setback area.

If he didn't have a pool, we would not allow a deck in the rear setback area.

MR. GALVEZ: So technically the deck should be allowed?

MS. GONZALEZ: No. We allow a five-foot

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walkway surrounding the pool.

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MR. GALVEZ: Again, my question is not -- I understand that that's the way the variance is written -- or the Code is written. Why is it written that way? Why would you allow a pool and not a deck? That's my question.

CHAIRPERSON OTERO: Why don't we do this, why don't we allow -- we're lucky to have the City Attorney with us today, and I'm sure he wants to say a few words.

MR. LEEN: Thank you, Mr. Chair.

What I wanted to say was, this case came to my attention maybe six months to a year ago, when we received an application for basically an interpretation of the Code related to the waterway, and the way it came up was, there was a request that the setback be measured from the middle of the waterway, and the Applicant and his counsel had raised this issue, saying that there were other properties where it had been measured from the waterway and so I wanted to look into that.

Now, in this particular case, they didn't -- the Deed, at least, indicated that they did not own to the middle of the waterway.

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They indicated to me that that was a mistake in the Deed, and they could have it reformed.

So for purposes of the analysis, I assumed that that was true. From a planning perspective, it really shouldn't matter whether they own to the middle of the waterway or not, it should matter because what ends up really mattering is where is it on the property, where does the improvement go, because that's what people see. They don't know whether you own to the middle of the waterway or not.

My thinking as the City Attorney was that we wouldn't want the setback to be measured from the middle of the waterway, generally, because the waterway could be large, it could be small, and you could have improvements and buildings right up to the water line. So I was concerned about it.

I actually hired outside counsel to take a look at it, as well. It was my understanding, and Ms. Gonzalez informed me that she was aware of one property where it was measured from the waterway -- the middle of the waterway. My recollection was, I believe I saw an e-mail or an interpretation from a while ago, which did

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apply the middle of the waterway analysis, and I think we changed -- it's my recollection, and I -- either verbally or in writing, I think I told you six to eight months ago that we should not measure from the middle of the waterway any longer, and Special Counsel had the same view, that going forward we should just not measure from the middle of the waterway, even if the property is owned.

The water is a navigable waterway. It's meant for passage, it's not meant to be someone's property, and so that was my opinion at the time. However, in looking at this, I was concerned that there appeared to be at least -- she knows of at least one occasion, I thought that there were more, of situations where the property was -- where the setback was measured from the middle of the waterway.

Normally, when I give a new interpretation,
I don't apply it to the same case, like this
case, for example, because that would be
unfair, it applies to future cases.

So we told them, if they were going to go to the Board of Adjustment anyway, and I told them -- while this is an issue that should be

1 raised before the Board of Adjustment, I'm here 2 to make you aware of it. Ultimately, I think 3 that you should look at this case on its 4 merits. 5 I did have one other thing. Mr. Thompson, 6 you did visit the site? 7 MR. THOMPSON: Yes, I did. 8 MR. LEEN: I need to ask you then, has 9 visiting the site affected your ability to be 10 fair in this proceeding? 11 MR. THOMPSON: No, it's enhanced it. It's 12 helped me understand it better. 13 MR. LEEN: Okay. I just wanted to check --14 CHAIRPERSON OTERO: We covered that, Craig. 15 We covered that. 16 MR. LEEN: You're okay with that? 17 Thank you, Mr. Thompson. 18 Generally what I would ask is, if you're 19 going to do a site visit, which is not 20 recommended by attorneys, generally, I'm open 21 to it, but it's just important that you let me 22 know, so that I can let the other side know, 23 and so each of you can go and then we can 24 document it, but thank you for documenting it 25 on the record. That's really what's important,

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and then the area of principal importance is 1 that it doesn't affect your judgment in the 2 matter. 3 My one question was, because I MR. SOTELO: 4 didn't have the privilege of being on-site, we 5 have a letter from the folks to the north, 6 7 correct, that are opposed to this being approved, and you mentioned the foliage which 8 is already impeding their view, which I'm 9 assuming is the reason why -- how high was that 10 foliage? 11 MR. THOMPSON: It went to roof height. 12 13 Roof height. MR. SOTELO: Roof height, basically 14 15 parallel where the gazebo would be --MR. THOMPSON: Yeah. I stood there and I 16 looked and I could barely see the corner of the 17 18 house. I'd like to stay 19 CHAIRPERSON OTERO: Okay. 20 somewhat on track, because I know Mr. Cornide 21 has to catch the big bird. I'm sorry, I never got my 22 MR. GALVEZ: questions and points acknowledged or discussed. 23 Again, it goes to the spirit of this Code. 24 What are we trying to prevent? Who are we 25

protecting? Why should a pool go into the setback, you know, over 20 feet and the deck not be allowed, and then a gazebo -- I just want to understand what we're doing as a Board for our City, and that's the most important thing that we're doing here today.

We allow variances based on different things. There's obviously a hardship on this property. There's no question, I think, that there is a hardship. It's an odd shaped property. The Colonel made a very good point that -- again, what are we trying to accomplish here? I think that's the most important thing.

MR. LEEN: If I can.

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CHAIRPERSON OTERO: Yes, if you could respond to the issue of the pool versus the deck, also.

MR. LEEN: Normally these are Legislative judgments, whether you could allow the pool, whether you would consider the deck or not; however, it's your ability to grant these exceptions to the Code, essentially, based on the hardship here.

I do think you can consider the fact that the pool goes into the setback. I think you

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can consider that in determining what else should go on the property, because even though there's no Legislative judgment that that's permissible, there's still a harm that's caused to adjoining properties whenever something goes into the setback.

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It doesn't mean that you would normally allow something else in the setback, but in determining what the harm is for allowing something else into the setback, in balancing the equities, it's called, and determining the benefits and the verbiage of what you're doing, you can consider the fact that there's something in the setback.

MR. THOMPSON: I want to point out that this property did have a pool adjacent to the waterway, and within the setback, five feet from the waterway, it's been demolished, and I asked the same question myself, how could this property possibly use a pool, up by the waterway, and leave all of that other vacant property behind the house in the open?

The pool, without a deck, isn't a pool.

MR. SOTELO: I think that's why there's two variances being requested, one for the gazebo

and one for the deck.

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MR. THOMPSON: Exactly. I think it's either two or nothing.

MS. GONZALEZ: Mr. Galvez, I'd like to finish responding to your questions and your concern regarding, I think, the gazebo. The rear setback, especially on the waterway, is to maintain a clear site and vision from the neighbors, and to maintain that waterway.

A pool, obviously, in fact, would not impede the vision of the waterway view, and if we can get this PowerPoint presentation fixed, there's a direct slide, which is the neighbor that has submitted an objection, which is the one that is directly affected from the north looking southeast.

So in response of why are structures not allowed, it's to maintain that clear vision of the waterway. The pool is not obstructing your view of the waterway, a deck would not, either; however, the gazebo or a cabana or anything of that nature, such as a building, would obstruct your vision.

MR. GALVEZ: But it doesn't apply to trees?

MS. GONZALEZ: Trees can be removed. Trees

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die.

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MR. GALVEZ: But trees can be planted there and obstruct the view?

MS. GONZALEZ: Trees can be planted and then grow and then sometimes they're removed.

MR. GALVEZ: Again, I'm most looking for the spirit. I'm trying to look for who we're trying to take care, and we've been here for many years discussing these things at length, and that's the most important thing, is that we do uphold the spirit of what was trying to be accomplished. That's the reason for my question.

MR. THOMPSON: Exactly. If you look at that property to the north, the pool, by this photograph, is in the extreme northern end of that property. There must be 75 to 100 feet from that pool to the boat slip that they have, and that's what I saw. So there's no use to that property, on the southeast corner of it, that's used by this neighbor, so his view is not being affected at all.

CHAIRPERSON OTERO: I'd like to follow-up on the waterway, just to make sure we're on the right track. If we have a 35-foot setback, and

you have a hundred foot of waterway, it's silly 1 2 to say you measure from the middle of the 3 waterway, correct? 4 MR. LEEN: Yes. That was my view. 5 CHAIRPERSON OTERO: I thought it was 6 earlier point. So what is the City's view as 7 to where to measure the 35 feet from in this 8 particular case? 9 MR. LEEN: Well, that's a little 10 complicated. In the general case, we would say 11 from the water line -- from the shore line, 12 and, really, the average shore line, where it 13 is now. 14 CHAIRPERSON OTERO: Would that be from the 15 legal description? They own, this is a lot, a 16 plat piece of property. They have a Deed and 17 they have their title policy. If the title 18 policy insureds them for any part of the 19 waterway, that's one thing. That's not the 20 impression I had. 21 I think his title policy insures him for 2.2 the lot, block, not any waterway. In fact, 23

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most policies exclude --

MS. GONZALEZ: I'd like to add to that. We have not received any information, as Mr. Leen

said, that they own any portion of the waterway. This property actually was platted somewhat towards -- and I can't bring it up on the screen -- a little bit less than what they have, and then the City gave them a portion of land, not any portion of the waterway.

And in addition to your question, the setback is taken from the bank of the waterway -- from the bank of the waterway, not from the middle of the waterway, but from the bank of waterway, consistently, for the last 30 years that I've been here.

MR. THOMPSON: Most of the properties along the waterways, the waterways were not dredged to the complete width by the developer,

Merrick, in the early days. There's only a few places where the waterway was completed. I'm not sure where this is, but the waterway that

I'm familiar with, bordering on Alfonso and South Alhambra, there's a 15-foot easement behind all of those houses for the waterway to be completed to its regular width. There may be a similar easement here.

So from the edge of the waterway -- of course, they couldn't do it today, if they ever

finished the waterway, you would be 35 feet -- I don't know, maybe 50 feet back instead of 35.

MR. LEEN: When I looked at the issue, I thought it was a little more confusing as to how we had treated it in the past. I can go look through my records, but I do recall, when I had Special Counsel look at it, there was some internal disagreement about where it was measured from, although I believe Ms. Gonzalez that she -- if she says that she's applied it a certain way, I'm sure she has. It doesn't mean everyone has done the same thing, though.

That was my recollection, that there was at least a question about it, but the bigger question is, I don't think it matters whether they own to the middle of the waterway or not. That only matters if it's vacated, the waterway. They would then own up to the middle of the waterway, if we vacated the waterway, essentially, and removed the waterway.

For all practical purposes, there's no difference between someone who owns to the middle of the waterway or doesn't, except potentially for tax reasons, and even that, my understanding is that there's no taxable value

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1 to that portion of the waterway.

I'm not a tax lawyer, so I don't want to be quoted, but for practical purposes, it shouldn't make a difference, if we have measure to the middle of the waterway, whether they own it. In my opinion, we shouldn't measure to the middle of the waterway if they don't own it. You should treat all of the properties the same.

CHAIRPERSON OTERO: So we can conclude that it is being measured from the bank, but we could perhaps consider that it hasn't always been done that way?

MR. LEEN: Yes, and there's at least one property Ms. Gonzalez knows about where it hasn't.

CHAIRPERSON OTERO: Okay. Thank you.

What I'd like to do is to proceed, because I know you have to leave, and I'll leave this up to you. I know there's a letter of objection. There may be people here to object. Would you like to reserve some time, listen to their objection, and perhaps have a chance to rebut while you're still here or finish your presentation?

1	MR. CORNIDE: It really is of no
2	consequence to me. I planned, that's why I
3	asked
4	CHAIRPERSON OTERO: I'm trying to be fair
5	to you.
6	MR. CORNIDE: I appreciate that.
7	MR. ALOS: Do we have any objections or
8	not?
9	CHAIRPERSON OTERO: Is there anybody here
10	that will be speaking in favor of the
11	application?
12	Anybody here speaking in opposition to the
13	application?
14	I would like to recognize Ms. Thompson, a
15	Former Mayor, who is here today.
16	MS. THOMPSON: I'm just observing.
17	CHAIRPERSON OTERO: I understand. Nice to
18	have you here.
19	Mr. Alos, why don't you proceed then?
20	MR. ALOS: I'm going to try to be less than
21	five minutes, because I'd like to try to finish
22	before he has to leave.
23	I'm going to address the last two arguments
24	in descending order. With regard to the
25	objection from the neighbor to the north, I'm

1 aghast --CHAIRPERSON OTERO: Excuse me one second. 2 3 Sir, if you would like to speak before you 4 go --MR. SKINNER: I'm just running outside. 5 I'll be right back. 6 7 CHAIRPERSON OTERO: Okay. I just want to ask, before we MR. SOTELO: 8 9 get into that, because to me this is a very 10 important topic --MR. ALOS: 11 Sure. MR. SOTELO: The neighbor has not given us 12 a reason as to why they're objecting to it in 13 They have not talked about whether it's 14 15 impeding their view. Ms. Gonzalez, do you know 16 of any reason, other than what's in this 17 letter, as to why? The neighbor expressed MS. GONZALEZ: Yes. 18 to me verbally on Friday, when she viewed the 19 plans, that it was because of the pool. 20 21 MR. ALOS: To your point, like I said, I 22 don't know if that counts against the five 23 minutes, but to your point, I'm surprised and aghast that the neighbor is now, at this 24 juncture, at this late hour, in the ninth hour, 25

giving this objection.

. . .

I can tell you right now, since I live on the waterway, and before Leo moved down to the water, and I saw what he was doing, and I said, "Leo, make sure you go to the neighbor to the north and to the south. Show them the plans. Tell them what you're doing. You need to make sure they're on the same page."

I can tell you right now, I can take testimony from Leo if need be, we went to that neighbor on the north, we gave him the architectural plans. My understanding is that he's an architect and his wife is an architect. We went over the plans with them. He reviewed the plans. He said, "Okay, you know what, I'd really like to see a model."

Okay. Leo went with his architect, his contractor, and they put stakes in the ground. Look to the extent to which we went to appease this gentleman. So we actually put stakes in the ground, we did like a mock gazebo, with a mock paver, and -- I don't know what more we could have given him.

We didn't hear anything in an objective -- an objectionable form thereafter.

. . . .

MR. CORNIDE: I did the same thing with every neighbor in the surrounding area. contacted them and said, "Look, I want to know what your feelings are, " and, quite honestly, this particular neighbor came out and said, "Look, no matter what happens, I won't put a negative opinion in, no matter what happens. If I don't agree with what's going on, I'll at least stay silent," and he didn't keep his 10 word, obviously. If my neighbor from across the canal would

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have asked me for something, I would have done it, you know, whatever. Obviously I don't want to move into a neighborhood and make enemies. That's not what this --

CHAIRPERSON OTERO: Okay. Let's go --MR. ALOS: I'll reserve two and a half minutes.

MR. CORNIDE: I took 30 seconds from him.

MR. ALOS: So we bent over backwards to appease this gentleman, so for him to now, at the ninth hour, be giving this set of objection, whereas other people, I have letters that they said that they were in support to it and they sent it to us in a timely fashion, for it to appear now, at this hearing --

MR. SOTELO: Well, they met the responsibility to make sure it was here for this hearing, so --

MR. ALOS: That's not what I'm saying. This is someone who we've specifically been talking to.

And, then, as to Mr. Leen's point, this is all I'm going to say, the legal description of this chain of title, going back to Christopher Columbus, because I went before computer time, in the files, 1974 -- we actually went all of the way back, and one of the Deeds says, "All of the canal right-away, the line between the existing banks of the canal and the center of the canal being adjacent to the below described real property, and Lots 4 and 5" -- I can provide the Board, maybe post this hearing, several Deeds in this chain of title that do have the legal description.

Mr. Leen is correct, we did meet and we kind of left it in limbo, in that he was going to go ahead and try to pursue the case a little further. So we never got to the point where we were actually submitting exhibits or proof or

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whatever the case is.

I would just say, we have a 1957 Deed from the City of Coral Gables to all of the property owners on the waterway that basically grants the entire waterway, and I think it's a very peculiar language, and it always says — it grants the whole waterway as it is dug at the time, and to Mr. Thompson's point, I think that's probably what's caused a little bit of confusion, maybe the waterway, at one point in time, it was drenched to be ten feet, and then as it continued to be drenched, it went to twenty feet.

So the only thing I can conclude is that at one point in time the property line was further in. As the dredging kept happening, it kept eating, so hence the benefit of having the setback to be counted from the middle of the waterway, which specifically is in this Deed.

CHAIRPERSON OTERO: You understand that we discussed this and you understand if I have a 100-foot long waterway, the argument makes no sense?

MR. ALOS: Well, you know, I can't resist the opportunity to use your words that you used

against me earlier, and say, "Let's be fact specific."

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CHAIRPERSON OTERO: I know, but what I'm saying is, we'll take that into consideration, but I think the title to this property may or may not be relevant. We don't have anything before us as to what he owns -- as to what he owns, but let's say it's not relevant right now, because the City's position and the interpretation of the Code as to this property is measurement from the bank.

So let's proceed. We've heard --

MR. ALOS: Okay. Then I would just note, for the record, that I vehemently object with the City's position. They can't just arbitrarily say --

CHAIRPERSON OTERO: The objection is noted.

MR. ALOS: -- "We'll just disregard" -- and, in fact, Vivian de las Cuevas, which was the attorney that was retained by the City, herself stated, "As you mentioned to me, it seems there have been homes that have been built, but took the measurements of the setback to include the portion of the property."

(Simultaneous speaking.)

CHAIRPERSON OTERO: Which was what --1 MR. CORNIDE: I just want to take two 2 3 seconds, maybe five. Look, all I'm asking the Board Members to 4 take into account is common sense, guys. 5 you look at -- let's say, for the sake of 6 7 argument, that the property line starts at the center of the canal -- at the bank of the 8 9 canal, if you go 35 feet in -- and, for the record, there's argument that the -- there's 10 facts in the Deeds and stuff like that, that 11 12 the City gave us some property in the back, 13 because at one point the platted line was actually -- I think it was even further, and 1.4 15 Elizabeth Gonzalez stated that. 16 Ms. Gonzalez stated that. So the point that I'm trying to make is, it doesn't make 17 sense -- I mean, it doesn't make sense to me. 18 I don't know if it's a valid argument --19 MR. SOTELO: I don't know if it's about 20 common sense, but it's also, whatever we decide 21 22 here can potentially set precedent for the --MR. CORNIDE: I understand. 23 CHAIRPERSON OTERO: Let's proceed. 24 I'll finish. I'd just ask that 25 MR. ALOS:

you consider everything like a big Jambalaya soup, in its totally, between the shape of the lot, that it's abutted by the two streets, the fact that apparently due to the package that I provided to you all with, that it won't be determined unharmoniously with what other people are doing that don't have the odd shape, and the fact that I put on the record that I still don't agree that the property line should be taken from the actual water line, but from the middle of the property, but in the totality — in the whole Jambalaya soup, I respectfully request that you grant the two variances, one for the gazebo and one for the pavers, and I do appreciate your time.

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CHAIRPERSON OTERO: Thank you very much.

Anyone here to speak in favor please step up.

Thank you for your patience. If you could write your name and speak clearly into the microphone -- your name and address, please, and state your name for the record.

MR. SKINNER: Good morning. My name is

James Skinner. I live at 746 Geronimo Drive

here in Coral Gables. I have been a resident

of Coral Gables for almost 18 years, and for almost 14 of those 18 years, I have lived on the waterway, in fact, just around the corner from the property in question here.

For the purposes of full disclosure, I've known Mr. Thompson for almost 18 years; however, until I walked into Chambers this morning, I did not know he was on the Board, and I have never discussed with him in prior conversations the idea that I would be appearing here today, so probably my appearance here is as much of a surprise to him as it is me seeing him here.

I'd like to just give the Board this information. I too have looked at the property, with the aerial views that are available on the internet. Like Mr. Thompson, although he wasn't there at the time, I have physically walked the property while the construction people are working on it, and I traveled by or traversed by on the waterway, both, in powered and non-powered boats, looking not only at this property, but all of the other properties around there, and I have some observations and information just to give you

in regards to this.

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First of all, I know there's a 35-foot setback from the water to property structures. In fact, the house that I live in, which was built in the 1950s, there's less than 35 feet from the rear of the house to the waterway.

I know, in my traversing the waterways, that I have seen other residences that do, in fact, have gazebos on them. My observation, when I saw them, was that they looked to me to be less than 35 feet from the water; however, I did not get out of the boat I was on and get out and take a tape measurer and measure those, but there were some of them that I did see on the waterway that did appear to be less than 35 feet.

I don't recall seeing any of them that I thought were offensive in appearance. They all looked very functional. In fact, the purpose of a gazebo, I always thought, is for, One, to allow the homeowner to enjoy their property outdoors, and the other one is for the aesthetic appearance that it gives the homeowner, and, of course, the people going by.

Because of the setback that we have on our

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house, a gazebo could not be placed anywhere near the water, and, in fact, what we've had to resort to is to two free-standing offset umbrellas. They do provide some protection from the sun so we can enjoy the outdoors.

They, however, do not have the stability that a gazebo has.

If the winds reach three to five miles an hour, we have to lower them, otherwise the wind will take them over, and on more than one occasion the wind has actually taken them over. So a gazebo is far more desirable for you to enjoy the outdoors of your home if you live on the water.

There are two things that I would submit to this Board, which you have no control over, that really impact more than anything else someone's enjoyment of the water and also enjoying the houses as you traverse the waterway, and Mr. Thompson alluded to one of them.

One of those is the foliage. People allow foliage to grow up and it blocks your view and it blocks their view, too. I believe

Mr. Thompson told you that the foliage blocks

the view of the people from the north, so their concern is for a view that they already don't have, because they have allowed the foliage to block it, if, in fact, that's the case.

I know that's the case of my neighbors on either side of our property, because they have both allowed the foliage to grow, which blocks the view to the side. So that's something, of course, the Board has no control over.

And the second thing is, the neatness, the appearance, the way people maintain their property, and, again, this is just my recollection, but the properties I have seen where people have gazebos, by and large, they all do an excellent job of maintaining the property, so it's visually attractive to look at, versus some properties that people really don't maintain, and it's pretty disappointing from the view of the waterway.

So in summing up all of those observations for this Board, as somebody who has lived on the water for almost 14 years in Coral Gables, I support this. I recognize the hardship he's reporting to the Board, but I do support the recommendation for the variances to this

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1 property. Thank you, Mr. Skinner. CHAIRPERSON OTERO: 2 Is there anyone else present that would 3 like to speak for or against the application? 4 Let the record show no one has. 5 MR. THOMPSON: Mr. Chairman, is the 6 7 discussion closed of the public? Yeah, the public CHAIRPERSON OTERO: 8 9 hearing is now closed. I have a couple of 10 questions for Mr. Leen again. There are seven or eight elements required 11 to be met before a variance is granted by the 12 13 definition of a hardship. The applicability of each element really is quite subjective, even 14 15 though they're written somewhat objective. 16 MR. LEEN: Yes. I don't recall, but 17 CHAIRPERSON OTERO: does this Board need to find all eight are met 18 or the majority of these are met of these eight 19 20 elements? MR. THOMPSON: Seven of the eight. 21 22 MR. LEEN: My view is that your read them all together, and that you find that they're 23 present. You don't need to make a specific 24 finding as to each eight, but all eight are 25

supposed to be generally present, but you can read them in a totality, so there could be more of one and less of another, but they should all be there in some way. That's the way I view it.

CHAIRPERSON OTERO: Thank you.

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One of these states, and there's seems to be a factual dispute regarding the consistent application. On Number 4, Staff says, "The Zoning Code requires setback distances are consistently applied throughout the City."

Mr. Alos has presented an exhibit that seems to indicate that there are some structures built closer to the 35-foot setback than -- and I'd just like clarification on that, because we are trying to be somewhat consistent, and we are trying to be -- not just consistent with the law, but consistent with what the City and what the neighbors want.

Is there a discrepancy -- a factual discrepancy between what is written and Mr. Alos' exhibit regarding Number 4?

I guess I'm asking Liz or -- because that confuses me.

MR. LEEN: I can give you my perspective.

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There's two different ways to look at it, factually what's on the ground, and you're going to see a lot of different things along the waterway and there's going to be a lot of non-conforming structures along the waterway. In my opinion, you can consider that in trying to be fair here and treat people equally, but you have to leave room for the Legislative judgment, that the Commission could come in and change the law and we want that law applied, but ultimately in land use and zoning matters, there's still an element where you have to be fair, and so if you feel that that would result in a burden on one person, that no one else around them has to bear, in my opinion, you can consider it.

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So I believe you can consider the non-conformities along the waterway, whether they're legally non-conforming or, in this particular case, however they got there, they're there and the City has allowed them to be there. So I think you can consider them.

CHAIRPERSON OTERO: In addition to what was apparent on decks, do we have gazebos?

Mr. Alos, do we have gazebos in your exhibit

within the 35-foot right-of-way? 1 2 MR. GALVEZ: I believe the gentleman that 3 came to speak in favor did mention that. CHAIRPERSON OTERO: Mr. Skinner, can you 4 5 come up again, please? I would like the record 6 to be clear. 7 It appears from the pictures that there are 8 decks closer to the waterway than 35 feet. 9 am not clear from the pictures that there are 10 gazebos. 11 Mr. Galvez says -- his recollection is that 12 you stated that there were some gazebos close 13 to the water edge, closer than 35 feet. 14 MR. SKINNER: That's my observation. 15 Again, as I testified, I would have to take a 16 tape measure to actually determine if they 17 were, in fact, 35 feet. 18 CHAIRPERSON OTERO: Yes, Mr. Cornide. 19 MR. CORNIDE: If I may address the Board. 20 The property right next to the gray house --21 the gray house that we've been talking about 22 has a gazebo right literally on the zero lot 23 line. It's not even five feet in. You can't 24 see it, because there's a tree on top of that,

but I can actually point it out to you if you'd

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1	like.
2	CHAIRPERSON OTERO: No, I'll take your
3	word.
4	Your testimony is that there's a gazebo
5	MR. CORNIDE: Yes. There's a structure
6	right on the property line, right there, which
7	is I know this, because I sat behind my
8	MS. GONZALEZ: Excuse me.
9	CHAIRPERSON OTERO: Excuse me a second,
10	Liz.
11	MS. GONZALEZ: Is this the home directly
12	across the waterway?
13	MR. Cornide: Yes.
14	MS. GONZALEZ: It's a trellis.
15	MR. Cornide: Oh, I'm sorry, it's a
16	trellis.
17	MS. GONZALEZ: And trellises were allowed
18	at one point in the rear setback. They're no
19	longer allowed. If you're referring to the
20	trellis that is directly across the waterway
21	MR. Cornide: Yes. I'm sorry, it's a
22	trellis. My apologies.
23	MR. HIDALGO: I have another question.
24	Does the picture of the house that sits above
25	the gray house, looks like it has a gazebo,

1 which has a tile roof on it, that seems to be 2 in line with the edge of the pool deck, I would 3 imagine that is a conforming --4 CHAIRPERSON OTERO: That would be the one 5 on Geronimo. 6 MR. ALOS: Which page, sir? 7 MR. HIDALDO: First page of the exhibit you 8 provided. 9 MR. SOTELO: It's like the south side of 10 the gray house. 11 MR. ALOS: The pending question is? 12 MR. HIDALDO: Is this a gazebo, what seems to have like a tile roof on it? 13 14 MR. CORNIDE: I don't know. The structure 15 I was referring to is probably attached to that 16 one, but I don't see that from my property, 17 because it's behind --18 CHAIRPERSON OTERO: Go ahead. 19 MR. SKINNER: The only remark I want to 20 make is, I believe my deck is ten feet from the 2.1 waterway. 22 CHAIRPERSON OTERO: We didn't hear that. 23 MR. CORNIDE: I'm going to have to go. 24 CHAIRPERSON OTERO: Thank you very much. 25 Have a good trip.

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Okay. So the public hearing is now closed.

There are two items for the Board today. One
is the deck, and one is the gazebo. We will
take them separately.

As the Board knows, we have this language
to include in the motions, so any motion to be

As the Board knows, we have this language to include in the motions, so any motion to be read should be made to allow for the language that's in your packet.

MR. THOMPSON: I was confused by that, because the granting of the variance, the first paragraph, talks about granting both variances in one motion, it doesn't go through each of the standards of Section 3.806 like we did once before.

Is this paragraph motion accurate for this hearing?

MS. GONZALEZ: You can take them separately. You can vote on them separately and you can just use the wording to vote on them separately.

MR. SOTELO: Can I make one quick comment to the Board?

This house is not listed as an irregular lot through the tax roll, but I think we should take into consideration the shape of this lot.

It appears to be irregular, in my just -- from my perspective.

MR. THOMPSON: Plus the canal itself goes down at an angle of 45 degrees from the house.

MR. SOTELO: The only reason why I said that is for precedent purposes. If the house is considered an irregular lot, other properties cannot use the same statement --

MR. THOMPSON: I would like to put a motion for the Board, and if you want to do it separately, fine, but I move that the Board of Adjustment grant Application BA-14-12-3657, a request by Andres Alos, on behalf of Leonardo L. and Lizette V. Cornide, for variances for the residence at 4635 Granada Blvd, to allow the proposed gazebo to maintain 20 feet and 4 inches rear waterway setback and the paver deck to maintain 15 feet 4 inches rear waterway setback.

The motion is based upon the testimony presented, along with the application submitted, and the Staff Report, which constitutes competent and substantial evidence. The Board hereby makes findings of fact that each of the standards in Section 3-806 of the

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Zoning Code has been met.
MR. GALVEZ: I second it.
CHAIRPERSON OTERO: Motion has been made,
and second. This motion includes both
requests.
MR. HIDALDO: I'm sorry, your motion for
was both?
MR. THOMPSON: Yes.
MR. LEEN: Mr. Chair, you could vote on
them together, if they're linked together, if
they're dependent on each other.
MR. THOMPSON: If the Board wants to
consider them separately, I would not object to
any motion to
CHAIRPERSON OTERO: I'd like to make this
motion and the second I would like to make a
motion to amend Mr. Thompson's motion to pursue
the two separately.
MR. SOTELO: Second.
MR. LEEN: Mr. Chair, you can't technically
make a motion, but you are actually the Chair
so you could just separate them.
CHAIRPERSON OTERO: It shall be done. It
will be done separately.
So we'll do it separately. So we will

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         first entertain the motion for the paver deck.
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         The motion, as stated by Mr. Thompson, is
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         limited to granting the variance for the paver
 4
         deck.
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              Any discussion?
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              Liz, take the roll.
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              MS. GONZALEZ: Mr. Perez?
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              MR. PEREZ: No.
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              MS. GONZALEZ: Mr. Galvez?
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              MR. GALVEZ: Yes.
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              MS. GONZALEZ: Mr. Sotelo?
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              MR. SOTELO: Yes.
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              MS. GONZALEZ: Mr. Thompson?
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              MR. THOMPSON:
                             Yes.
              MS. GONZALEZ: Mr. Hidalgo?
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16
              MR. HIDALGO: Yes.
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              MS. GONZALEZ:
                             Mr. Otero?
18
              CHAIRPERSON OTERO:
                                 Yes.
19
              The motion for the paver deck has passed.
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              Now the motion before us is granting the
21
         variance for the proposed gazebo.
22
              Any discussion by the Board Members?
23
              Liz.
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             MS. GONZALEZ: Mr. Thompson?
25
                             Yes.
              MR. THOMPSON:
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MS. GONZALEZ: Mr. Galvez? 1 2 MR. GALVEZ: Yes. MS. GONZALEZ: Mr. Perez? 3 MR. PEREZ: No. 4 MS. GONZALEZ: Mr. Hidalgo? 5 MR. HIDALGO: No. 6 MS. GONZALEZ: Mr. Sotelo? 7 8 MR. SOTELO: Yes. MS. GONZALEZ: Mr. Otero? 9 CHAIRPERSON OTERO: No. 10 What's the motion? 11 The motion has failed. Wе 12 MS. GONZALEZ: have to have four affirmative or it's a denial. 13 So the motion for the 14 CHAIRPERSON OTERO: 15 paver deck has passed. The motion for the gazebo has failed. 16 Mr. Chair, in order to give them 17 MR. LEEN: 18 a final decision, you should now move to deny the variance for the gazebo or you can move to 19 20 add a condition that would satisfy you for the gazebo and vote again on it with the condition. 21 I don't know how this works, but MR. ALOS: 22 23 can I speak on that? 24 CHAIRPERSON OTERO: Sure. MR. ALOS: Well, to the extent -- I mean, I 25

1 don't know any other way to say this, but can 2 we find some type of happy medium, like two 3 feet forward, three feet -- I don't know, 4 something? 5 He said it best. I would like to possibly --6 CHAIRPERSON OTERO: Before we make a 7 motion, as Mr. Leen stated, to deny the 8 variance for the gazebo, is there any further 9 discussion on any potential conditions that 10 could be inserted? 11 MR. HIDALDO: Ms. Gonzalez, can we put up 12 that plan that has the shaded blue and shaded 13 yellow area? 14 MS. GONZALEZ: I'm sorry, we can't, because 15 it's not working. If you go to your maps -- I 16 can hold this up for you. If you look up here, 17 I can show you. 18 (Simultaneous speaking.) 19 CHAIRPERSON OTERO: For the record, for the 20 court reporter, we need to have this discussion 21 one at a time. It would be very helpful. 22 Go ahead, Liz. 23 MS. GONZALEZ: I'm sorry, what was your 24 question, Mr. Hidalgo? 25 MR. HIDALDO: No, I just wanted to see the

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plan to see what other options exist.

Obviously there's options in other parts of the property that would fall in areas within the setback, whether it's a viable solution for the

client or not -- for Mr. Cornide or not is a different story.

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MR. THOMPSON: Can the denial be without prejudice to them submitting other plans for another gazebo on the property?

MR. LEEN: Yes. Of course they can, but you would have to word it like that, because there's usually a time period between when you can apply, so you have to include that in your decision.

Stated earlier, was the uniform application, to be fair to the applicant, but perhaps they can come back as to these steps and educate the Board that there are "X" number of residences with gazebos or with similar type structures within the 35-foot area, perhaps we would -- I would reconsider, but that I don't have before me today.

So the irregularity does not affect my thinking.

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MR. LEEN: Mr. Chair, Ms. Gonzalez pointed out to me in the Code where it says that it's generally six months before you can come back. My opinion is that the Board could alter that, as part of the order. Essentially what you would be doing is, it would not be a complete denial. So you would essentially be saying that they can come back to you and there's a part that remains open or you can continue that portion of the application to a future meeting.

CHAIRPERSON OTERO: Okay. I'd like to make a motion to abate the prior motion and allow applicant to come back.

MR. LEEN: Mr. Chair, would you hear the Planning & Zoning Director?

CHAIRPERSON OTERO: Yes, of course.

MR. TRIAS: Thank you, Mr. Chairman.

I feel the simplest solution is to continue, to be able to review a revised proposal that might be able to meet the Code a little better. That's what I'm recommending.

MR. GALVEZ: I have a question. Have you guys thought about where else on that property this gazebo will fit and be within the Code, because I don't know if it does fit in this

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bigger section here, being that you have your 1 setbacks from the existing structure, as well? 2 My intent is to work with the 3 MR. TRIAS: applicant, to see if we can find an alternative 4 that either does meet the Code or it's less of 5 an encroachment into the setback. 6 7 MR. GALVEZ: Thank you. CHAIRPERSON OTERO: Yes, sir. 8 I'll make a motion to abate the findings of 9 the denial of the variance for the gazebo and 10 to continue this hearing to allow applicant --11 12 please, Mr. Leen --Mr. Chair, if there's going to 13 MR. LEEN: be a continuance, it needs to be a date certain 14 or time or else it's a deferral. Is there a 15 date certain and time they can continue it to? 16 I need a deferral --17 MS. GONZALEZ: 18 MR. LEEN: We don't have a date and time? Well, we need a deferral, 19 MS. GONZALEZ: 20 because I need to work with the applicant and then we would meet to present, and we have a 21 22 recess -- we do not have a meeting in June and we do not have a meeting in July. 23 24 So I don't know if you want to defer it at

this moment, so we can get it back to the Board

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in August, or if you want to say a time certain 1 2 in August. 3 You could continue it to a time MR. LEEN: 4 certain in August or you could defer it, which 5 would mean it would have to be renoticed. CHAIRPERSON OTERO: 6 It may be easier just 7 to continue it to the August meeting, so you go 8 through fewer hoops. 9 MR. GALVEZ: Agreed. 10 MR. LEEN: The motion is to continue it to 11 the August meeting. Do we know the date and 12 time of that meeting? MS. GONZALEZ: 8:00 a.m., August 10th. 13 14 CHAIRPERSON OTERO: I move to continue the 15 variance on the gazebo until the August 2015 16 meeting, which is scheduled currently for 17 August 10th at 8:00 a.m. 18 MR. LEEN: There should be a vote, Mr. Chair. 19 CHAIRPERSON OTERO: The motion has been 20 made. 2.1 Second? 22 MR. HIDALDO: Second. 23 CHAIRPERSON OTERO: All those in favor? 24 (All Board members voted aye.) 2.5 CHAIRPERSON OTERO: Opposed?

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              None opposed.
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              If there's no further business, I'll
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         entertain a motion to adjourn.
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              Hang on.
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              MS. GONZALEZ:
                             I need the minutes approved
 6
         please and I have another item.
 7
              CHAIRPERSON OTERO:
                                  Motion to approve the
8
         minutes that you got by e-mail.
9
                           I move to approve the minutes
              MR. GALVEZ:
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         that we got for December.
              CHAIRPERSON OTERO:
                                   Second.
11
              All those in favor?
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              (All Board members voted aye.)
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14
              CHAIRPERSON OTERO:
                                   Opposed?
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              MS. GONZALEZ: On your desk there, you have
16
         a pin that was issued to you by the City.
17
         is our 90th year anniversary recognition of the
18
         City, and enjoy.
19
              MR. HIDALDO: Motion to dismiss.
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              MR. GALVEZ: Second.
21
              CHAIRPERSON OTERO: I'll adjourn.
                                                   Thank
22
         you.
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              (Thereupon, the Board meeting was adjourned at
    9:35 a.m.)
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CERTIFICATE 1 2 3 STATE ΟF FLORIDA: 4 SS. 5 COUNTY OF MIAMI-DADE: 6 I, NIEVES SANCHEZ, Notary Public for the State 7 of Florida at Large, do hereby certify that I was 8 9 authorized to and did stenographically report the foregoing proceedings and that the transcript is a true 10 and complete record of my stenographic notes. .11 12 I further certify that all public speakers were 13 14 duly sworn by me. 15 16 DATED this 12th day of May, 2015. 17 in Day 18 19 NIEVES SANCHEZ 20 21 Notary Commission Number EE 116849 22 Expiration August 1, 2015 23 24 25

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