Lisa Elgin

From: Brandy Peerey <peerey53@hotmail.com>
Sent: Wednesday, August 21, 2024 9:34 PM

To: Lisa Elgin

Subject: Objection to PCD File AL2413, 11130 Burgess Ln ALQ for Permanent Occupancy

Importance: High

You don't often get email from peerey53@hotmail.com. Learn why this is important

CAUTION: This email originated from outside the El Paso County technology network. Do not click links or open attachments unless you recognize the sender and know the content is safe. Please call IT Customer Support at 520-6355 if you are unsure of the integrity of this message.

Good evening,

We are writing to object to Leah Zehnder's application for 11130 Burgess Lane ALQ for Permanent Occupancy application. There's a lot of issues with this application and inaccurate information in the letter of intent as well.

- (1) "This special use is compatible with the master plan of the neighborhood." On the contrary, this proposal is in direct violation of the Jan-Lee Covenants which specifically state that "No structure of a temporary nature, tent, shack, garage, basement, barn, trailer home, etc. shall be occupied or used as a residence temporarily or permanently..." All properties in the Jan-Lee subdivision are encumbered by, and subject to, the terms and conditions of these restrictive covenants adopted in 1963 and recorded with the Clerk and Recorder of El Paso County.
- (2) "There is another special use that was approved at 11165 Burgess Lane." In this case, the property owner did not add a second dwelling unit. He added on to his existing home by building a second story addition over his garage space. It is an extension of the original building, looks just like the rest of his home and is completely compatible with his home and property. He and his wife live in the home, and his adult daughter occupies the addition over the garage. (It has never been used as a rental, nor occupied by non-family members.) In the case of the property at 11130 Burgess Lane, Leah Zehnder is an absentee owner and we have no idea who Sonja Gumber might be, so we doubt that the trailer occupant is an immediate family member.
- (3) "The special use is in harmony with the neighborhood." This could not be further from the truth. Every other parcel on Burgess Lane contains ONE single-family home (in addition to some outbuildings, such as barns, workshops, etc.) None have multiple residential dwellings. The second-dwelling proposal for the property in question at 11130 Burgess Lane is to legalize and make permanent a 1998 single-wide trailer and is certainly not in harmony with anything in the neighborhood.
- (4) "It was originally approved by the neighbors." The original property owner, Frank Jarocki, had a brother who became disabled and needed a place to live. Mr. Jarocki asked the neighbors if we would allow him to bring a trailer onto his property on a TEMPORARY basis as an accommodation for his brother. This was understood by all to be a temporary accommodation to meet the medical care and housing needs of his brother. As a way to be kind to a very long-standing neighbor in genuine need, the

neighborhood homeowners approved this proposal. Unfortunately, after the deaths of both the owner and his brother, the property was ultimately sold to the Zehnders and, instead of removing the trailer, they have used it as a rental unit. This was never our intent or understanding as neighbors, and, if we had known that this trailer would become a permanent fixture, it would never have been approved it in the first place.

The neighborhood homeowners have made several complaints to El Paso County Code Enforcement over the ensuing years (2011-2023). We have been informed by Code Enforcement that the trailer could NOT be used as a dwelling place and/or a rental unit. Inspectors have come out and citations issued, which we assume are in your records. There have been two law enforcement raids of this property because of illegal marijuana grows, and it is our understanding that at least some of the crews who were tending the marijuana were being housed in this same trailer. Additionally, extremely loud music is played from this trailer on a constant basis and there were known illegal immigrants living there.

Because legalizing and making permanent occupancy of this trailer is not consistent with the applicable master plan, is not in harmony with the character of the Burgess Lane neighborhood and is not compatible with the existing and allowable land uses in the surrounding area, we are asking that this proposal be denied and, if possible, the trailer removed from the property at 11130 Burgess Lane.

Thank you for your time.

Adam and Brandy Peerey 11215 Milam rd Colorado Springs, CO 80908

Get Outlook for iOS