#### Attachment A - Appeal Rationale and Additional Documents

#### Cathy Chapman

From:	Jordan Greenman
Sent:	Friday, May 25, 2018 12:55 PM
То:	Christopher DePerro; Cathy Chapman; Amanda Murrietta; Robert Martinez
Subject:	Fwd: Abdandonment Appeal Rationale
Attachments:	Citrus Estates and Hilker Estates Subdivision Maps.pdf; ATT00001.htm; Lot 8 - Citrus
	Estates.pdf; ATT00002.htm; Lot 9 - Citrus Estates.pdf; ATT00003.htm

#### Jordan Evan Greenman Urban Planner II / Abandonment Coordinator

Begin forwarded message:

From: Andrew Armstrong <<u>aarmstrong@beusgilbert.com</u>> Date: May 25, 2018 at 12:50:43 PM MST To: "'<u>Amanda.Murrietta@phoenix.gov</u>''' <<u>Amanda.Murrietta@phoenix.gov</u>> Cc: Dennis Newcombe <<u>dnewcombe@beusgilbert.com</u>>, 'Jordan Greenman' <<u>Jordan.Greenman@phoenix.gov</u>> Subject: FW: Abdandonment Appeal Rationale

Amanda,

I think Jordan will be able to include the following email and rationale (see below) for the listed appeal to an abandonment before he leaves the office today, but if not can you ensure this will make the file?

Thank you,

From: Andrew Armstrong
Sent: Friday, May 25, 2018 12:47 PM
To: 'Jordan Greenman'
Cc: Dennis Newcombe
Subject: Abdandonment Appeal Rationale

Jordan,

### <u>Please include the following information as our rationale for the subject</u> abandonment appeal, thank you:

Pursuant to our request of the appeal of Abandonment #V-180020A regarding the 16' alley abandonment abutting our client's property (5105 E. Lafayette Blvd.) we are appealing this decision for the following reasons:

- 1. The alley allows for access to existing utilities (e.g. electric, irrigation, and sewer manhole) and pool.
- 2. Provides a buffer and separation from the property to the south.

3. Grade change, sewer manhole, and location of utility poles makes it challenging to place a new solid block wall with footings (i.e., preferable), which will need to be in the resulting easement area (i.e., a block wall in the easement area will not be acceptable per city requirements).

Moreover, it is worth noting the following points:

- 1. The original Citrus Homes subdivision platted Lots 8 & 9, which is where the Hilker Estates subdivision was created.
- 2. Lots 8 & 9 were owned by Gordon and Ruth Hilker. (See attached mortgage and deed for these properties)
- 3. As the legal description describes, the Hilker Estates subdivision was created via Lot 8 and ½ of Lot 9 from the Citrus Homes subdivision (i.e., owned by Gordon and Ruth Hilker); hence the name ("Hilker Estates").
- 4. The alley in question was dedicated at that time, as was 51<sup>st</sup> Street, by the Hilkers and thus created our client's lot (i.e., 5105 E. Lafayette Blvd.).
- It is worth noting that the lot numbering on the Hilker Estates subdivision plat goes from 2-18 with our client's remaining lot (i.e., identified as an "exception") clearly/logically being Lot 1 as it would make no sense to start with Lot 2 if our client's lot was not include/created by this plat.
- 6. Our client's lot configuration/dimensions (i.e., 5105 E. Lafayette Blvd ) as created under the Hilker Estates subdivision and remains exactly the same today.

It is clear, based on these six (6) points that our client has rights to the alley as the Hilkers owned the land, subdivided the land, made the dedications (i.e., alley, streets, etc.) and the lot remains exactly as constituted when the Hilkers created it via their Hilker Estates subdivision and should not be excluded should an abandonment be approved by the Council.

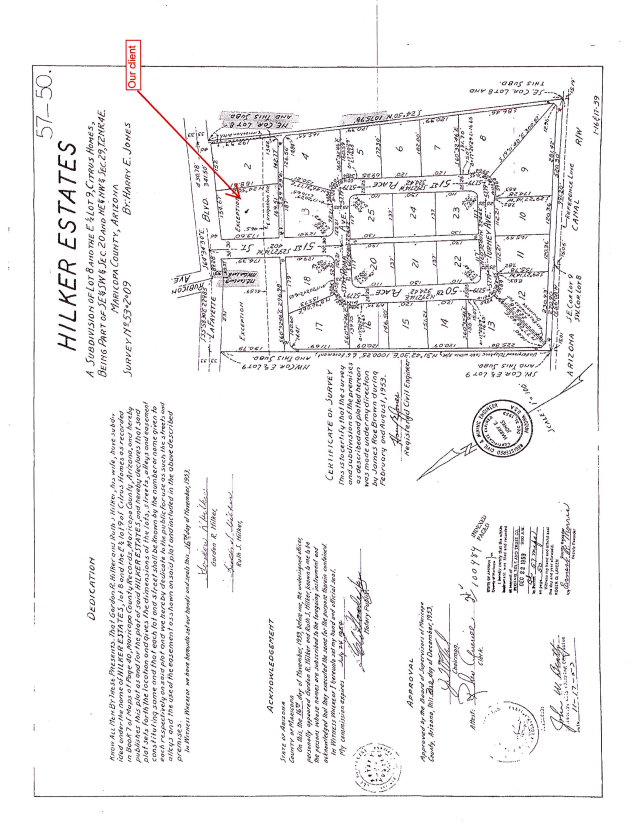
Thanks you.

Andrew J. Armstrong Assistant Planning Consultant

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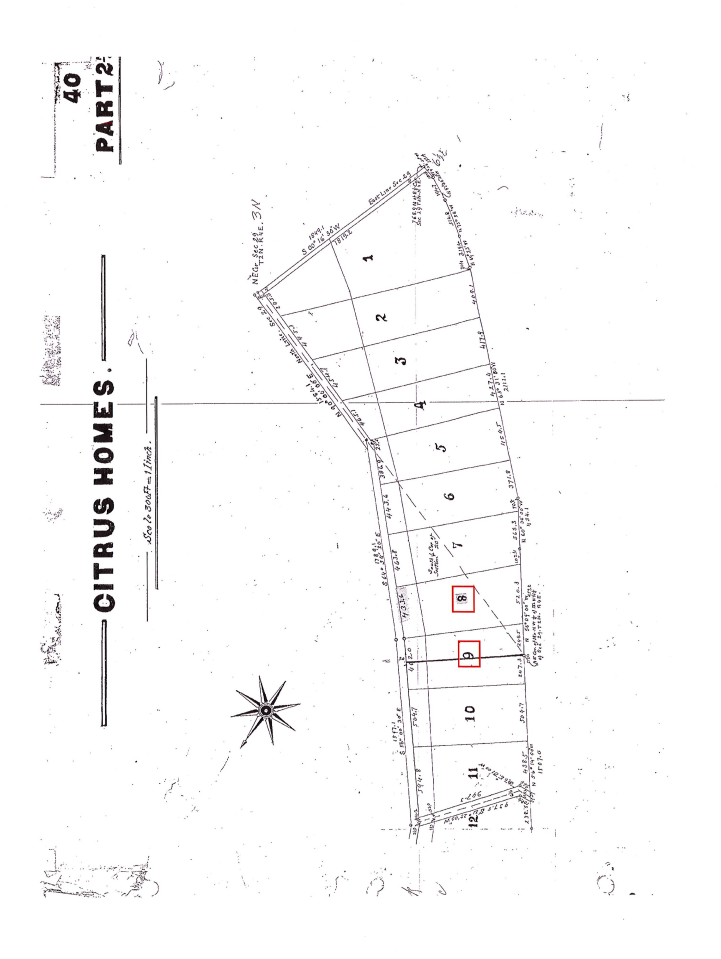
701 North 44<sup>th</sup> Street | Phoenix, AZ 85008-6504 Direct: 480.429.3060 | Main: 480.429.3000 | Fax: 480.429.3100 Email: <u>aarmstrong@beusgilbert.com</u>

This message may contain confidential and privileged information. If it has been sent to you in error, please reply to advise the sender of the error and then immediately delete this message.

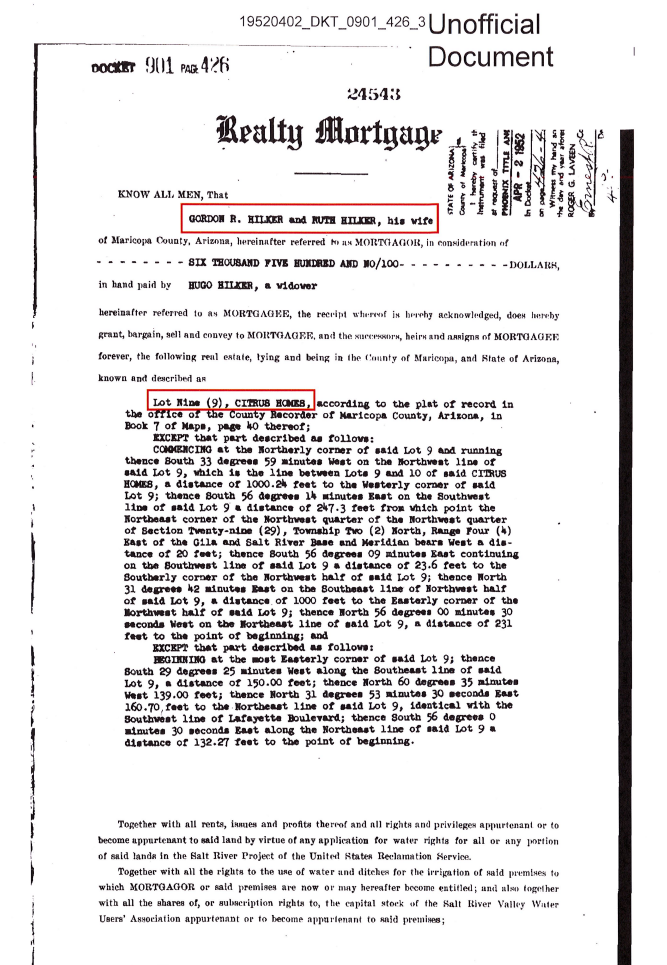


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	19520402_DKT_0901_424_1 Unofficial
<b>-</b> <i>i</i> .	County of Maricopa in DOCKET at the request of <b>PHOENIX TITLE &amp; TRUST</b> COMPANY OF AND INDEXED IN DOCKET
1	Witness my hand and off
1011	When recorded, mail to:     When recorded, mail to:     Photostated       GORDON HILKER     ROGER G. LAVEEN, County Recorder     Photostated       5239 E. LaPayette Blvd.     By Come of Montes     Fee:       Photostated     Deputy Recorder     Fee:
	Escrow #213642 VC/ew
	Warranty Deed For the consideration of Ten Dollars, and other valuable considerations, I or we, HUGO HILKER, FERNANDA KOEHLER, HARRIET RAYBERG and LUCILLE ROUT, also known as Lucille Routt do hereby convey to
	GORDON HILKER and RUTH HILKER, his wife
	the following real property situated in Maricopa County, Arizona:
	Lot Eight (8), CITRUS HOMES, according to the plat of record in the office of the county Recorder of Maricopa County, Arizona, in Book 7 of Maps, page 40 thereof. SUBJECT TO: Second half 1951, and all subsequent taxes, which the Grantees herein assume and agree to pay; Easement for a ditch, as quit-claimed to the U. S. of A. by instrument rec. in Book 115 of Deeds, page 186; Easement for an anchor for tel. and tel. lines, as granted to The Mt. States Tel. and Tel. Co., by instrument rec. in Book 42 of Misc., page 350; Easement for electric power lines, as disclosed by instrument rec. in Book 44 of Misc., page 605; Easement for a ditch, as quit-claimed to the U. S. of A. by instrument Misc., page 605; Easement for a ditch, as quit-claimed to the U. S. of A. by instrument All recording data refers to the records in the office of the County Recorder of Maricopa
	All recording data refers to one recent in the become appurtenant to said lands by virtue of the subscription County, Arizona. Together with all rights and privileges appurtenant or to become appurtenant to said lands by virtue of any Water Right of said lands for share of the capital stock of the Salt River Valley Water Users' Association, or by virtue of any Water Right Application for Water Rights for all or any portion of said lands in the Salt River Project of the United States Reclamation Application for Water Rights for all or any portion of said lands in the Salt River Project of the United States Reclamation Service, and subject to all the terms, conditions and liabilities incident thereto, and subject to any liabilities or obligations im- generating and Rower District. And I or we do warrant the title against all persons whomsoever, subject to the matters above set forth. Dated this 18th day of February . 19 52. Furnance Koerkley Marge Marker Marge Marker
	Hugo Ricker
	Luille Rout
	STATE OF Mining BS. County of Mining SS. County of Mining SS. County of Mining SS. This instrument was acknowledged before me this / 8 day of Mining SS. HUGO HILKER and LUCILLE ROUT, also known as Lucille Routt
	My commission will expire
	STATE OF YY IN COMENT ISS. This instrument was acknowledged before me this SUM day of NIARCH, 19.2. by
	My commission will expire (OVER) Ny Conjin. Didi'ile; 1-22-
	STATE OF Cal Harriet Raborg Correct name,
	This instrument was acknowledged before me, this 24 day of March, 1952, by HARRIET BAYNERG.
	My Commission Expires May 9, 1954 My Commission Expires : Notary Public



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TO HAVE AND TO HOLD the above described premises with all the privileges and appurtenances thereunto belonging including all rents, issues and profits thereof unto MORTGAGEE, and the successors, heirs, executors, administrators or assigns of MORTGAGEE forever. And MORTGAGOR hereby covenants that MORTGAGOR is well and truly selzed of a good and perfect title to the premises above conveyed in the law, in fee simple, and has good right and lawful authority to convey the same, and that the title so conveyed is clear, free and unincumbered and that MORTGAGOR will forever warrant and defend the same to MORTGAGEE against all claims whatsoever.

and payable to the order of said MORTGAGEE, and shall moreover pay to the proper officers all taxes and assessments, general or special, which shall be levied or assessed upon said real estate on or before the date when such taxes or assessments shall have become delinquent and insure and keep in insurance companies to be selected by MORTGAGEE, and the policies of insurance assigned or made payable to MORTGAGEE as interest of MORTGAGEE may appear, and deliver the said policies to the MORTGAGEE, until payment in full of the said promissory note....., and interest thereon, then these presents shall be null and void. But in case of the non-payment of any sum of money, either principal, interest, taxes, assessments, assessments and dues for irrigation water, power bills, or preminus of insurance, at the time or times when the same shall become due or delinquent as aforesaid, or upon the failure of MORTGAGOR to insure the buildings upon said premises and keep the policies assigned or made payable to MORTGAGEE, and deliver the said policies to the MORTGAGEE agree able to the conditions of these presents, or of the aforesaid promissory note....., or any part thereof, or in case of the failure of MORTGAGOR to keep or perform any other agreement, stipulation, or condition, herein contained, then in such case the whole amount of said principal sum shall be, at the option of MORTGAGEE, deemed to have become due, and the same, with interest thereon at the rate contracted, shall thereupon be collectible in a suit at law or by foreclosure of this mortgage, in the same manner as if the whole of said principal sum had been made payable at the time when any such failure shall occur, as aforesaid.

And MORTGAGOE further covenants and agrees, that in case of failure on the part of MORT-GAGOE to pay any of said taxes, assessments and dues for irrigation water, power bills, or premiums of insurance, as above provided, MORTGAGEE may pay the same, and the amount so paid, together with interest thereon at the rate of eight per cent per annum, shall be a part of the debt secured by this mortgage and a lien on said premises immediately due and payable at the option of MORTGAGEE.

MORTGAGOR also covenants and agrees with MORTGAGEE that MORTGAGOR will, during existence of this mortgage, neither permit nor commit waste on said premises; and will purchase and

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use thereon the amount of water to which said premises are or shall be entitled; and will keep said premises in continuous cultivation and carefully irrigate the same; and will take the same care thereof that a prudent owner would take, and in any action to foreclose this mortgage a receiver shall, upon application of the plaintiff in such action and without notice to the defendants, be appointed by the Court to take charge of said property, to manage, carry on, protect, preserve and repair the same and receive and collect all the rents, issues and profits thereof, and apply the same to the payment of sums spent to protect, preserve and repair said property, the payment of taxes and other charges, including his own compensation, and to the payment of said note..... and interest, which may be due or become due during the pendency of the action until sale be finally made and deed made and delivered thereunder; and in case of such foreclosure MORTGAGOR will pay to MORTGAGEE in addition to the taxable costs of the foreclosure suit, a reasonable amount additional as attorney's fee, together with a reasonable fee for title search made in preparation and conduct of such suit, which shall be a lien on said premises and secured by this mortgage; and, in case of settlement after suit is brought but before trial, MORTGAGOR agrees to pay a reasonable attorney's fee, as well as all of the costs of such suit and the costs of the appointment of a receiver, if appointed, and any sums expended by such Receiver or the MORTGAGEE in the management, carrying on, protection, preservation and repair of said property.

The covenants and agreements herein contained shall inure to the benefit of and be binding upon the heirs, executors, administrators, successors and assigns of the respective parties hereto.

IN WITNESS WHEREOF, the partice constituting MORTGAGOR have hereunto set. their hand. a. this light day of February A.D., 19.52.

State of County of day of. On this the before me, ..... the undersigned officer, personally appeared ... GORDON R. HILKER and RUTH HILKER, his wife to the within instrument and acknowledged that S...he. J., executed the same for the purpose therein contained. In witness whereof I hereunto set my hand and official seal. (My Commission Expir Notary Public