UNLISTED USE DETERMINATION
LIVING & LEARNING CENTER
AS A
NON-PROFIT EDUCATIONAL AND VOCATIONAL CENTER

UNLISTED USE DETERMINATION FOR LIVING & LEARNING CENTER AS A NON-PROFIT EDUCATIONAL AND VOCATIONAL CENTER IN THE RA RESIDENTIAL ACREAGE DISTRICT
Consideration of the request of Living & Learning Center for an Unlisted Use Determination under Section 4.87 of the Zoning Ordinance. The applicant is requesting a determination on the appropriateness of Living & Learning Center, a non-profit educational and vocational center as a Special Land Use in the RA, Residential Acreage District.

Required Action
Planning Commission’s recommendation to approve, deny or postpone the request for Unlisted Use Determination of Living & Learning Center, a non-profit educational and vocational center as a Special Land Use in the RA, Residential Acreage District.
**MOTION SHEET**

**Approval**
In the matter of Unlisted Use Determination, motion to recommend approval to City Council to allow Living & Learning Center, a non-profit educational and vocational center as the described unlisted use, as an appropriate use subject to Special Land Use Conditions in RA, Residential Acreage District based on the following motion:

a. Non-profit educational and vocational centers are not expressly authorized or contemplated in City of Novi Zoning Ordinance as a principal permitted use or a principal permitted use subject to special conditions;

b. The proposed use is an appropriate use in the RA District when the lot size is large enough to support the uses, a minimum of 5 acres;

c. Additional screening from abutting residential districts may be required at the time of Special Land Use Consideration;

d. (additional conditions here if any)

(This motion is made because the plan is otherwise in compliance with Article 4, Section 4.87 the Zoning Ordinance and all other applicable provisions of the Ordinance.)

- OR -

**Denial**
In the matter of Unlisted Use Determination, motion to recommend denial to City Council to allow Living & Learning Center, a non-profit educational and vocational center as the described unlisted use, as an appropriate use subject to Special Land Use Conditions in RA, Residential Acreage District based on the following motion:

a. Living & Learning Center is not an appropriate use in the RA, Residential Acreage district;

b. (additional conditions here if any)

(This motion is made because the plan is not otherwise in compliance with Article 4, Section 4.87 the Zoning Ordinance and all other applicable provisions of the Ordinance.)
Map information depicted is not intended to replace or substitute for any official or primary source. This map was intended to meet National Map Accuracy Standards and use the most recent, accurate sources available to the people of the City of Novi. Boundary measurements and area calculations are approximate and should not be construed as survey measurements performed by a licensed Michigan Surveyor as defined in Michigan Public Act 132 of 1970 as amended. Please contact the City GIS Manager to confirm source and accuracy information related to this map.
LIVING & LEARNING CENTER UNLISTED USE: JSP 19-08
FUTURE LAND USE

LEGEND

- Single Family
- Multiple Family
- Industrial Research Development Technology
- Local Commercial
- Public Park
- Private Park
- Subject Property

MAP INFORMATION DEPICTED IS NOT INTENDED TO REPLACE OR SUBSTITUTE FOR ANY OFFICIAL OR PRIMARY SOURCE. THIS MAP WAS INTENDED TO MEET NATIONAL MAP ACCURACY STANDARDS AND USE THE MOST RECENT, ACCURATE SOURCES AVAILABLE TO THE PEOPLE OF THE CITY OF NOVI. BOUNDARY MEASUREMENTS AND AREA CALCULATIONS ARE APPROXIMATE AND SHOULD NOT BE CONSIDERED AS SURVEY MEASUREMENTS PERFORMED BY A LICENSED MICHIGAN SURVEYOR AS DEFINED IN MICHIGAN PUBLIC ACT 132 OF 1976 AS AMENDED. PLEASE CONTACT THE CITY GIS MANAGER TO CONFIRM SOURCE AND ACCURACY INFORMATION RELATED TO THIS MAP.

City of Novi
Dept. of Community Development
City Hall / Civic Center
45175 W Ten Mile Rd
Novi, MI 48375
cityofnovi.org

Map Author: Lindsay Bell
Date: 2/22/19
Project: LIVING & LEARNING JSP19-08
Version #: 1

0 80 160 320 480
1 inch = 371 feet

MAP INTERPRETATION NOTICE

City of Northville
Northville Township
Novi-Rd
Ashburn Dr
Westchester Ct
Old Baseline Rd
Novi Rd
Brickscape Dr
Dundee Dr
Wheaton Ln
Oxford Ct
Chilie Dr
Dundee Dr
Wheaton Ln

1 inch = 371 feet
Section 4.87 of the City of Novi Zoning Ordinance contains provisions for an Unlisted Use Determination, which allows the City Council, after review and recommendation by the Planning Commission, to determine the appropriate zoning district for a specific use that may not be listed in the Zoning Ordinance. A copy of the Unlisted Use ordinance language (Section 4.87) is attached to this memo.

This ordinance allows for a decision to be made on a specific use request by a specific applicant. It does not formally amend the ordinance to permit this use in the future in the district requested, although the Planning Commission and the City Council may wish to pursue a Zoning Ordinance text amendment as well, after the determination is made.

The request under consideration concerns whether to allow ‘Non-Profit Educational and Vocational Center’ as a Special Land Use within a specific zoning district in the City of Novi. The non-profit group currently operates from a space on Griswold Street in Northville and has been looking for a location to expand their program offerings to meet growing demand. Planning Staff has determined that the Zoning Ordinance does not provide for the use as it has been described. Some of the individual uses may be considered similar to those permitted or allowed as special land uses within the RA district, including farms and greenhouses, institutions of higher learning, raising of nursery plant materials, keeping and raising of livestock, and limited non-residential use of historic buildings. However, the proposal represents an assemblage of uses that do not strictly fall under those currently listed in the ordinance. Therefore, the City Planner has forwarded the request for a decision under the Unlisted Use section of the ordinance.

Possible location for proposed use
The applicant has identified a desirable location for the proposed use at the former Massey Estate at 801 Griswold Street. It is located on the south and west side of Eight Mile Road, north of Griswold (see attached map). The 14.64 acre site is bisected by Old Baseline Road, which connects Old Novi Road with Griswold. The property was owned by Larry & Anita Bennett before being purchased by Don Massey, a successful Cadillac dealer, in 1997. Massey passed away in 2011. The property is now owned by Massey’s daughter, Brenda Herzel Massey, and has been listed for sale for several years. The property is currently being marketed as either a private residence or for potential redevelopment with 48-56 single
family home sites with rezoning. However, such rezoning would not be consistent with the maximum permitted density of 0.8 dwelling units per acre as recommended by the Master Plan.

The main house, built circa 1940, consists of about 7,405 square feet and reflects a Colonial Revival architecture. The Novi Historic and Architectural Survey completed in 1994 by Dane Archer Johnson, AIA, lists the home as the Bennett Residence and describes the home as follows: “Excellent condition, the house features classic Georgian details including elaborate entry with broken pediment porch hood, sidelights and flat transom. Symmetrical fenestration consisting largely of six over six light windows. Attic dormers feature arched windows. Porch extension at east features wood rails with Chippendale motif.” The porch was later extended in the 1990s to span the full length of the house, as is reflected in more recent photographs and aerial images. On the grounds there are also a guest house, heated carriage house, garage, and greenhouse.

The topography is rolling terrain, with Eight Mile Road at a slightly higher elevation along the north and east sides. There is a Regulated Woodland area in the approximately two-acre area southwest of Old Baseline Road, as well as some large groupings of trees around the perimeter of the site and some smaller groupings within the extensive lawn areas. An existing fence also surrounds the property.

**Description of Proposed Use**
The applicant is interested in purchasing the property and reusing the existing buildings for the uses described in the attached description titled “Massey Property Uses.” The Living and Learning Enrichment Center serves teenagers and young adults with autism and related challenges. The overall vision for the Center is “to create individualize programs that will allow people to work and live independently within the community.”

Programs to be offered include art and music therapy, animal therapy, social skills groups, caregiver support groups, independent living programs, life skills classes, and microbusinesses. These microbusinesses would include a dog daycare, wooden pallet upcycling, returnable bottle and can sorting and storing, growing lavender and microgreens, and alpaca farming for yam production and animal therapy. All farming produce and other products would be sold in the non-profit store in downtown Northville, or to local restaurants and businesses. The micro-businesses would provide gainful employment to the Center’s clients, as well as the special education departments of local school districts for job and life skills classes. The applicant has indicated that this is not considered a residential program, and that the home would not generally be used as a residence.

While staff has not identified any zoning district in Novi that currently accommodates this variety of uses, the closest existing use that staff has found is the Tollgate Farms development, which has farming and educational uses associated with it. This use is also located in the RA, Residential Acreage District.
If this use is approved for the RA District, and the applicant proceeds with the anticipated property, the applicant anticipates that there are no changes to exterior building façades or exterior site being proposed at this time. The applicant states the location would not be advertised. A copy of the applicant’s cover letter detailing the programs and services they propose is attached.

**Staff Review of Proposed Use**
The subject property is the only property in the City of Novi that lies south of Eight Mile Road. The property is zoned RA, Residential Acreage and abuts the City of Northville on the west, with a townhouse neighborhood zoned PUD (Planned Unit Development) and multifamily apartments to the south in Northville Township. The zoning of adjacent parcels in Northville Township is I-1 Industrial, RM-1 Multiple Family, and R-3 Single Family. In Novi, to the north and east across Eight Mile Road, is zoned R-4 and developed with single-family homes.

While staff agrees that the identified property seems to be well-suited to this type of use, there are some concerns with allowing the use in other RA districts without special requirements being met such as lot size and buffering. A minimum site size of five (5) acres would appear to be an adequate requirement in order to accommodate the uses and also allow appropriate buffers to adjacent land uses.

If the use is allowed as an unlisted use for the RA district, it may be applicable for all RA districts as a Special Land Use. A map indicating all RA zoned areas in City of Novi is attached to the memo. As is evident, many of the RA areas are located in the northern and western areas of the city (with significant tracts north of Twelve Mile east of Taft, and others west of Beck Road south of Eleven Mile). Many of RA zoned parcels abut one-family districts (R-1 and R-2).

If this use is approved as a Special Land Use in the Residential Acreage District, the applicant would still need to obtain Special Land Use approval through the Planning Commission during Preliminary Site Plan review. As noted in our Zoning Ordinance, “the RA, Residential Acreage district is intended to provide areas within the community for a particular living environment characterized by large lot, low density, single-family dwellings.”

If this use is approved as a Special Land Use in the Residential Acreage District, Staff recommends a review of on-site screening and other measures to minimize the noise and visual effects to the residential areas and adjacent properties. Proposed screening can be reviewed at the time of Special Land Use review and would require review and recommendation from the City’s Landscape Architect. Special Land Use approval will require a public hearing, and notification of adjacent properties within 300 feet of the subject property.

A site plan will be required along with the Special Land Use request, and better definition of the site’s driveways, parking areas, exterior lighting, and handicap accessibility will be reviewed, and improvements may be required at that time. Additionally, the applicant has been advised to review the proposed reuse of the existing buildings in terms of today’s
building codes (as most of the buildings of the preferred site were likely built to residential standards at the time of construction, which may be different than the building codes required for use of the property today).

The Planning Commission is asked to review the applicant’s narrative which is attached, along with staff’s comments and determine whether or not the use would be appropriate as a Special Land Use in all RA, Residential Acreage Districts, subject to the screening and buffering requirements and site plan requirements that would be reviewed as a part of the Special Land Use consideration.

**Attachments:**
1. Subject property Maps: Location, Zoning, Future Land Use and Natural Features.
2. Map: RA Districts in the City of Novi
3. Applicant’s Cover letter
4. Massey Property Uses
5. Section 3.1.1: RA Residential Acreage
6. Unlisted Use Determinations
7. Novi Historical and Architectural Survey 1994 – Bennett Residence Entry
Currently, The Living and Learning Enrichment Center offers services to teenagers and young adults with Autism and other related challenges. Our vision is to create individualized programs that will allow people to work and live independently within the community. We currently have 21 programs that are offered to serve this demographic including: ABA/Video Modeling, Art and Music Therapy, Integrated Social Skills Groups, Parent/Caregiver Support Groups and Special Interest Clubs.

Our vision is to purchase the Massey Property and continue to provide our current services within the main house. The top level of the main house would be used as office and storage space. The second level would be used for additional office space as well as for meetings and support groups. The main level of the house would be used for all of the services that we currently provide. In addition to these services, we will be opening the kitchen facilities to the nearby school district’s special education departments to provide hands on cooking and life skills lessons. The basement is intended for storage.

As we continue to expand our center, we would also plan to utilize each separate building on the property. The property has a guest house which we intend to pilot an independent living program. The program will house an individual for one to two weeks to prepare them for living independently. There are two garages on the property. The bigger garage will be used for small training classes and seminars. The smaller garage could be used for a Dog Daycare. There is a workshop on the property that will be used to store and upcycle pallets as well as store deposit returnable bottles and cans. The property sits on over 14 acres. The Living and Learning Center would like to utilize a portion of that land to produce lavender, and micro greens as well as to raise Alpacas. The Alpacas would be raised for yarn production as well as animal therapy. All of the items produced on the farms, would then be sold in our Artisan Market in downtown Northville as well as throughout the community. All of the small businesses would be gainful employment. All of the micro-businesses would be available to the neighboring school district’s special education departments for job and life skills.

Sincerely,

Rachelle Vartanian
Director/Founder
Living & Learning Enrichment Center
248.308.3592
livingandlearningcenter@gmail.com
Massey Property Uses

Main Home
- Expansion of Video Modelling program
- Larger facility to offer more programs servicing a larger number of clients - no need for program limits which our current facility will require
- Large kitchen for preparing Mod Market goods and Micro Businesses (see below)
- Rental space for pt/ft therapists/service providers, fundraisers
- Expansion of Registered Behavior Technician (RBT) and Board Certified Behavior Analyst (BCBA) programs
- Across the street from Park Place Apartments
  - Offer 1-, 2-, and 3-bedroom units
  - Has a fitness center, bowling alley, pool, tennis courts
- Expansion for Parkinsons, Alzheimers, Traumatic Brain Injury (TBI) patients
- Micro Businesses
  - Saginaw Valley State University satellite location
  - Kitchen - Ramen Noodles

Guesthouse
- Independent living skills

Heated Carriage House
- Technology Instruction (Cisco Certification, coding, basic service technician skills, etc.)
- College tutoring
- Soft Skills Classes
  - Mod Market
  - Special Education High School Teachers
  - MRS/state clients
  - County (Oakland/Wayne) clients

Workshop
- MicroBusinesses storage
  - Recycling
  - Pallet/furniture/accessories
  - eCycle
  - Pottery instruction and products sold at Mod Market

Greenhouse
- Micro Businesses
  - MicroGreens - sold to restaurants and local markets
  - Lavender farm
  - Vegetable garden
  - Flower garden
Open Land
- Animal therapy
- Photography for a fee (wedding parties, families, etc.)
- Rent farmland
- Micro Businesses
  - Alpaca farm (yarn)
  - Dog daycare/walking services
OUR VISION IS FOR THE CITY OF NORTHVILLE TO BE THE NATION'S MODEL IN SUPPORTING THE HIGHEST QUALITY OF LIFE FOR PEOPLE WHO HAVE AUTISM OR RELATED CHALLENGES.
RA DISTRICTS IN THE CITY OF NOVI
ZONING ORDINANCE

SECTION 3.1.1: RA RESIDENTIAL ACREAGE
RA Residential Acreage

A. INTENT

The RA, Residential Acreage district is intended to provide areas within the community for a particular living environment characterized by large lot, low density, single-family dwellings.

User Note: For uses listed in bold blue, refer to Article 4, or click on use, for use-specific standards

B. PRINCIPAL PERMITTED USES

i. One-family dwellings
ii. Farms and greenhouses § 4.1
iii. Publicly owned and operated parks, parkways and outdoor recreational facilities
iv. Public, parochial and other private elementary schools § 4.3
v. Home occupations § 4.5
vi. Family day care homes § 4.5
vii. Accessory buildings and uses §4.19 customarily incidental to any of the above use

C. SPECIAL LAND USES

i. Raising of nursery plant materials § 4.6
ii. Dairies § 4.7
iii. Keeping and raising of livestock § 4.8
iv. Places of worship § 4.10
v. Public, parochial and private elementary, intermediate or secondary schools § 4.3
vi. Utility and public service buildings and uses (without storage yards) § 4.11
vii. Group day care homes, day care centers, and adult day care § 4.12.1
viii. Private noncommercial recreational areas, institutional or community recreation centers, nonprofit swimming pool clubs § 4.13
ix. Golf courses § 4.14
x. Colleges, universities and other such institutions of higher learning § 4.15.1
xi. Private pools § 4.16
xii. Cemeteries § 4.2
xiii. Railroad right-of-way, but not including terminal freight facilities, transfer and storage tracks
xiv. Mortuary establishments § 4.17
xv. Bed and breakfasts § 4.18
xvi. Limited nonresidential use of historic buildings § 4.9
xvii. Accessory buildings and uses §4.19 customarily incidental to any of the above permitted uses
E. DEVELOPMENT STANDARDS

Lot Size
Minimum lot area: 1 acre
Minimum lot width: 150 ft

Lot Coverage
Maximum lot coverage (by all buildings): 25%

Setbacks
Minimum front yard setback: 45 ft
Minimum rear yard setback: 50 ft
Minimum side yard setback: 20 ft one side
50 ft total two sides

Building Height
Maximum building height: 35 ft or 2.5 stories, whichever is less

Floor Area
Minimum floor area per unit: 1,000 sq ft

Dwelling Unit Density
Maximum density
DU's/Net Site Area: 0.8

NOTES
- For additions to the above requirements, refer to Section 3.6.2 Notes to District Standards: A, B, C, and M
- See Selected References below for applicability

SELECTED REFERENCES

3. Zoning Districts
- RA, R-1, R-2, R-3, and R-4 Required Conditions §3.7
- RUD Residential Unit Development §3.29
- Open Space Preservation Option §3.30

4. Use Standards
- Keeping of Cats and Dogs §4.83
- Uses Not Otherwise Included §4.86
- Unlisted Use Determination §4.87

5. Site Standards
- Commercial and Recreational Vehicle Parking §5.1
- Off-street Parking Requirements §5.2
- Off-street Parking Layout, Standards,... §5.3
- Off-street Loading and Unloading §5.4
- Landscape Standards §5.5
- Signs §5.6
- Exterior Lighting §5.7
- Residential Entryways §5.8
- Corner Clearance §5.9
- Additional Road Design §5.10

6. Development Procedures
- Site Plan Review §6.1
- Public Hearing §6.2

7. Admin. and Enforcement
- Nonconformities §7.1
- Planned Rezoning Overlay §7.13.2

How do I calculate height?

The above drawings are not to scale.
ZONING ORDINANCE

SECTION 4.87: UNLISTED USE DETERMINATIONS
e. Documented compliance with applicable local, state and national regulations including, but not limited to, all applicable safety, construction, environmental, electrical and communications. The MWET shall comply with Federal Aviation Administration (FAA) requirements, Michigan Airport Zoning Act, Michigan Tall Structures Act and any applicable airport overlay zone regulations.

f. Proof of applicant's liability insurance.

g. Evidence that the utility company has been informed of the customer's intent to install an interconnected, customer-owned generator and that such connection has been approved. Off-grid systems shall be exempt from this requirement.

h. A written description of the anticipated life of each MWET; the estimated cost of decommissioning; the method of ensuring that funds will be available for decommissioning and site restoration; and removal and restoration procedures and schedules that will be employed if the MWET(s) become inoperative or non-functional.

i. The applicant shall submit a decommissioning plan that will be carried out at the end of the MWET's useful life, and shall describe any agreement with the landowner(s) regarding equipment removal upon termination of the lease.

j. The proposed plan shall conform to the requirements of Section 6.1 of the Zoning Ordinance: Site Plan Review (All Districts).

vi. Certification and Compliance. The City must be notified of a change in ownership of a MWET or a change in ownership of the property on which the MWET is located.

E. Temporary Uses Related to Wind Energy Turbines. The following is permitted in all zoning districts as a temporary use, in compliance with the provisions contained herein, and the applicable WET regulations.

i. Anemometers

a. The construction, installation or modification of an anemometer tower shall require a building permit and shall conform to all applicable local, state and federal safety, construction, environmental, electrical, communications and FAA requirements.

b. An anemometer shall be subject to the minimum requirements for height, setback, separation, location, safety requirements and decommissioning that correspond to the size of the WET that is proposed to be constructed on the site.

c. An anemometer shall be permitted for no more than thirteen (13) months for a SSMWET, STMWET or MWET.

4.87 UNLISTED USE DETERMINATIONS

Where a proposed use of land or use of a building is not contemplated or specified by this Ordinance, or where the Planning Division has a question as to the appropriateness of a use that involves other features that were not contemplated or specified by this Ordinance, the Planning Division shall request a determination from the City Council, after review and recommendation from the Planning Commission, as to what district or districts, if any, in which the proposed use may be appropriate as a special land use.

In acting upon the request, the City Council shall take into consideration the spirit, purpose and intent of the Ordinance and the Master Plan for Land Use. If the City Council determines that:

1. Such use does not appear to be expressly authorized in the zoning ordinance as a principal permitted use or a principal use permitted subject to special conditions,

2. Such use does not appear to have been contemplated by this Ordinance as a principal permitted use or a principal permitted use subject to special conditions, or
3. Such use involves features which do not appear to have been contemplated by the zoning ordinance as features of a principal permitted use or a principal permitted use subject to special conditions, the City Council shall specify what district or districts, if any, in which the proposed use may be appropriate as a special land use.

Following such a determination, a party authorized to do so may file an application pursuant to Section 6.2 for approval of the use as a special land use in a district in which the City Council has determined the use may be appropriate as a special land use.

4.88 SPECIAL USE ACCOMMODATIONS

1. Purpose. This section is intended to authorize the grant of relief from the strict terms of the ordinance in order to provide and regulate equal housing opportunities particularly suited to the needs of persons entitled to reasonable accommodation under law, and to encourage innovation in land use and variety in design and layout. In the event state or federal law, e.g., The Federal Fair Housing Amendments Act of 1988, requires the City to make a "reasonable accommodation" for a particular proposed user of property, the City Council, following public hearing before, and the recommendation of, the City Manager, or the Manager's designee, under the authority of Section 503 of Act 110 of 2006, The Michigan Zoning Enabling Act, MCL 125.3503, administratively approve a special accommodation use, subject to and in accordance with this section.

2. Requirements. As a condition to approval of a special accommodation use, the applicant must comply with all of the terms of this section, and must demonstrate all of the following:

A. The ultimate residential user or users of the property shall be persons for whom state or federal law mandates the City to make reasonable accommodations in connection with proposed uses of land; and

B. Taking into consideration the needs, facts, and circumstances which exist throughout the City, and within the population to be served by the use, including financial and other conditions, making the proposed reasonable accommodation shall be necessary to afford such persons equal opportunity to the proposed use and enjoyment within the City; and

C. Approval of the proposed housing shall not require or will not likely result in a fundamental alteration in the nature of the land use district and neighborhood in which the property is situated, considering cumulative impact of one or more other uses and activities in, or likely to be in, the area, and shall not impose undue financial and administrative burden. The interests of the City shall be balanced against the need for accommodation on a case-by-case basis.

D. No other specific ordinance provision exists and is available to provide the relief sought.

3. Application. The application for a special accommodation use shall include the following:

A. A plan drawn to scale, showing the proposed use and development.

B. A separate document providing a summary of the basis on which the applicant asserts entitlement to approval of a special accommodation use, covering each of the requirements of subsections 4.88.2.A-D, above. This summary shall include the documentation on which the applicant relies, as well as the name, address and a summary of all statements with regard to each person whose statements shall be relied upon by the applicant (and, if such persons are relied upon for their expertise, a resume of their backgrounds and expertise shall be included).

C. The information required for site plan review, provided, upon a showing by the applicant that the inclusion of specified information generally required for site plan review would be irrelevant, the City Manager may waive the requirement to include such material in the application. As part of the recommendation made by the City Manager to the City Council, the Manager shall inform the Council of the required information waived by the Manager under this paragraph. If, during review, the City Council determines that information waived by the Manager is needed for decision-making, the Council may require the submission of such information.
NOVI HISTORICAL AND Architectural Survey 1994

Bennett Residence/ AKA Massey Property
Historic Name
Common Name Bennett Residence
District Name Novi Suburban
Street and Number 801 Griswold
Block Number
Sub-unit
Municipal Unit City of Novi
County Oakland
Original Usage Residential
Present Use Residential
Ownership Private
Photography: Neg. No. 17:9
Date June 19
View: North
36 CFR 61 Y Y/FV N
Survey/Date City of Novi, Novi Historic Survey
Surveyor Dane Archer Johnson, AIA
Recorder/Date Dane Archer Johnson, AIA July 1993

Description
2-1/2 story Colonial Revival residence with center-entrance, end gable configuration. Excellent condition, the house features classic Georgian details including elaborate entry with broken pediment porch hood, sidelights and flat transom. Symmetrical fenestration consisting largely of six over six light windows. Attic dormers feature arched windows. Porch extension at east features wood rails with Chippendale motif.

Significance
Date of Construction ca. 1940
Architect/Builder
Context(s): 2

Bibliographic References