## Town of Trenton, Washington County Zoning Variance Information and Application

#### Included:

Flow diagram illustrating the new standards for use and area variances
Application Part 1: General information and alternatives analysis.
Application Part 2: Three-step test.

A variance is a relaxation of a standard in a land use ordinance. Variances are decided by the zoning board of adjustment/appeals. The zoning board is a quasi-judicial body because it functions almost like a court. The board's job is not to compromise ordinance provisions for a property owner's convenience but to apply legal criteria provided in state laws and the local ordinance to a specific fact situation. Variances are meant to be an infrequent remedy where an ordinance imposes a unique and substantial burden.

#### **Process**

Required at the time of application:

- 1. Complete and submit an application form and \$1,200 fee plus \$500 deposit for professional services;
- 2. Provide detailed plans describing your lot and project (location, dimensions and materials);
- **3. Provide a written statement** of verifiable facts showing that your project meets the legal criteria for a variance (Three Step Test); and
- **4. Stake out lot corners or lines**, the proposed building footprint and all other features of your property related to your request so that the zoning board may inspect the site.

Following these steps, the zoning agency will publish notice of your request for a variance in the county's official newspaper noting the location and time of the required public hearing before the zoning board. Your neighbors and any affected state agency will also be notified. The burden will be on you as property owner to provide information upon which the board may base its decision. At the hearing, any party may appear in person or may be represented by an agent or attorney. If any of these requirements are not met or if you or your agent do not appear at the public hearing, the board must deny your request for a variance and your fee will be forfeited.

Return completed application and applicable fees to:

Town of Trenton Town Administrator PO Box 259 Newburg, WI 53060

## Area and use variance decision-making process flow diagram What kind of "change" is requested? Provide a new standard for a Provide a variance for a single unique property (decided by the Board group of similar properties of Adjustment/Appeals) Ordinance amendment Area variance Use variance (decided by the Town Board) Provide an increment of relief Permit a landowner to put (normally small) from a dimensional property to an otherwise restriction such as a building height, prohibited use. area, setback, etc. Consider **alternatives** to the variance request. Determine if all three statutory **variance criteria** are met: 1) Unique physical property limitations, such as steep slopes or wetlands, must prevent compliance with the ordinance. The circumstances of an applicant, such as a growing family, elderly parents, or a desire for a larger garage, are not legitimate factors in a. No harm to public interests. A variance may not be granted which results in harm to public interests. Public interests can be determined from the general purposes of an ordinance as well as the purposes for a specific ordinance provision. Analyze short-term, long-term and cumulative impacts of variance requests on the neighbors, community and statewide public 2) **Unnecessary hardship** exists when compliance would unreasonably prevent the owner from using the property for a permitted purpose or would render conformity with such restrictions unnecessarily burdensome. Consider the purpose of the zoning restriction, the zoning restriction's effect on the property and the short-term, long-term

the public interests.

and cumulative effects of a variance on the neighborhood and on

**Unnecessary hardship** exists when without a variance no

reasonable use can be made of the property.

"		
Petition #	Date filed	\$ fee paid (payable to Town of Trenton

# Town of Trenton Application for Zoning Variance Board of Adjustment/Appeals

Part 1: General information and alternatives analysis. To be completed jointly by the applicant and zoning staff.

	Owner/Age	ent			Contractor	
Name						
Address						
Phone						
Legal descri	iption:	1/4,	1/4, S	, T	N, R	E, Town of Trenton
			ft			
	rict				0q. 1	
Zoning Disti	ici		<del></del>			
Current use	e & improver	nents:				
Description	n of any prior	petition for a	appeal, variar	ice or cond	itional use:	
Ordinance	standard from	m which vari	ance is being	sought (se	ction number	and text):
Oranianoo		willon van	a	004g.n (00		
Describe th	ne variance r	equested:				
Booon is a	io variantoo i	oquootou.				
Describe th	ne effects on	the property	if the variance	e is not are	ented:	
20001100 (1	10 0110013 011	and property	the variable	o io not gre		

### **Alternatives**

Describe alternatives to your proposal such as other locations, designs and constructions techniques. Attach a site map showing alternatives you considered in each category below.		
a)	Alternatives you considered that comply with existing standards. If you find such an alternative, you can move forward with this option with a regular permit. If you reject compliant alternatives, provide the reasons you reject them.	
b)	Alternatives you considered that require a lesser variance and reasons you rejected them. If you reject such alternatives, provide the reasons you rejected them.	
b)		

## Part 2: Three-Step Test

To qualify for a variance, the applicant must demonstrate that their property meets the following three requirements.

re	quirements.
1)	Unique property limitations ( <i>To be completed by the applicant</i> ) Unique physical limitations of the property such as steep slopes or wetlands that are not generally shared by other properties must prevent compliance with ordinance requirements. The circumstances of an applicant (growing family, need for a larger garage, etc.) are not a factor in deciding variances. Nearby ordinance violations, prior variances or lack of objections from neighbors do not provide a basis for granting a variance. Property limitations that prevent ordinance compliance and are common to a number of properties should be addressed by amending the ordinance.
	Do unique physical characteristics of your property prevent compliance with the ordinance?
	<ul> <li>☐ Yes. Where are they located on your property? Please show the boundaries of these features on the site map that you used to describe alternatives you considered.</li> <li>☐ No. A variance cannot be granted.</li> </ul>
2)	No Harm to Public Interests ( <i>To be completed by zoning staff</i> )  A variance may not be granted which results in harm to public interests. In applying this test, the zoning board must consider the impacts of the proposal and the cumulative impacts of similar projects on the interests of the neighbors, the entire community and the general public. These interests are listed as objectives in the purpose statement of an ordinance and may include:
	<ul> <li>Public health, safety and welfare</li> <li>Water quality</li> <li>Fish and wildlife habitat</li> <li>Natural scenic beauty</li> <li>Minimization of property damages</li> <li>Provision of efficient public facilities and utilities</li> <li>Achievement of eventual compliance for nonconforming uses, structures and lots</li> </ul>

• Any other public interest issues

Purpose(s) of standard from which variance is requested:

### Analysis of impacts

Discuss impacts that would result if the variance was granted. For each impact, describe potential mitigation measures and the extent to which they reduce project impact (completely, somewhat, or minor). Mitigation measures must address each impact with reasonable assurance that it will be reduced to an insignificant level in the short term, long term and cumulatively.

Short term impacts (through the completion of construction):
Impact:
Mitigation:
Extent to which mitigation reduces project impact:
Impact:
Mitigation:
Extent to which mitigation reduces project impact:
Long term impacts (after construction is completed):
Long term impacts (after construction is completed): Impact:
Mitigation:
Extent to which mitigation reduces project impact:
Impact:
Mitigation:
Extent to which mitigation reduces project impact:
Cumulative impacts (what would happen if a similar variance request was granted for many properties):
Impact:
Mitigation:
Extent to which mitigation reduces project impact:
Impact:
Mitigation:
Extent to which mitigation reduces project impact:
Will granting the variance harm the public interest?
<ul> <li>☐ Yes. A variance cannot be granted.</li> <li>☐ No. Mitigation measures described above will be implemented to protect the public interest.</li> </ul>

3) Unnecessary hardship (To be completed by the application An applicant may not claim unnecessary hardship because created by a prior owner (for example, excavating a ponsis no suitable location for a home). Courts have also determined the does not justify a variance. When determining whether under the complete of the application of the complete of the application of the complete of the application of the ap	se of conditions which are self-imposed or d on a vacant lot and then arguing that there ermined that economic or financial hardship nnecessary hardship exists, the property as			
a whole is considered rather than a portion of the parcel proving unnecessary hardship.  ☐ For an area variance, unnecessary hardship exists where the owner from using the property for a permitted purany use that is permitted for the property) or would result unnecessarily burdensome. The board of adjustment restriction, the zoning restriction's effect on the proper cumulative effects of a variance on the neighborhood. This standard reflects the new Ziervogel and Wausha.  ☐ For a use variance, unnecessary hardship exists only have no reasonable use of the property without a variance.	nen compliance would unreasonably prevent rpose (leaving the property owner without ender conformity with such restrictions must consider the purpose of the zoning erty, and the short-term, long-term and the community and on the public interests. ra County decisions.			
<ul> <li>Note: While Wisconsin Statutes do not specifically prohibit <i>use variance</i> they are not advisable.</li> <li>Unnecessary hardship must be established in order to qualify. fin a variate reasonable use can be made of the property.</li> <li>Many applications for <i>use variances</i> are in fact administrative appears whether a proposed use is included within the meaning of a particular sufficiently distinct as to exclude it from the ordinance language. Sufficiently distinct as to exclude it from the ordinance language. Sufficiently amendments are a more comprehensive approach than <i>use variances</i> to avoid piecemeal decisions that may lead to conflict between adjacent and ordinance objectives. Towns have meaningful input (veto power) for ordinances.</li> <li>Zoning map amendments can change zoning, district boundaries to a Zoning text amendments can add (or delete) permitted or conditional</li> </ul>	ance. This means that without the variance, no  ls. Often the zoning board is asked to determine ar permitted or conditional use or whether it is ch a decision is not a <i>use variance</i> but an appeal of tiances. Elected officials consider the larger land area to incompatible uses or may undermine land use plan for zoning amendments to general zoning allow uses provided in other zoning districts.			
Is unnecessary hardship present?  ☐ Yes. Describe:				
□ No. A variance cannot be granted				
Attach construction plans detailing:				
<ul> <li>□ Property lines</li> <li>□ Vegetation removal proposed</li> <li>□ Contour lines (2 ft. interval)</li> <li>□ Ordinary highwater mark</li> <li>□ Floodplain &amp; wetland boundaries</li> <li>□ Dimensions, locations &amp; setbacks of existing &amp; proposed structures</li> </ul>	<ul> <li>☐ Utilities, roadways &amp; easements</li> <li>☐ Well &amp; sanitary system</li> <li>☐ Location &amp; extent of filling/grading</li> <li>☐ Location &amp; type of erosion control measures</li> <li>☐ Any other construction related to your reques</li> <li>☐ Anticipated project start date</li> </ul>			
I certify that the information I have provided in this application is	true and accurate.			
Signature of Applicant/Agent/Owner	Date			
Print Name and Title	_			