

Phone: 801-465-5204 www.paysonutah.org

Application to Petition the Board of Adjustment

Office Use Only:	R	eview Fees: \$100.00 (15-1)
Application Date	County Parcel #	
Application #		
BOA Meeting Date:	Approved Denie	d \square
GENERAL INFORMATION		
Name of Applicant or Authorized Ag	ent(s):	
Address	City	Zip
Phone #	Fax #	_
Name of Property Owner(s):		
Address	City	Zip
Phone #	Fax #	
Property Owner's Signature of Author	orization to file:	
Project Location:		
Current Zoning of the Property (see 		
Check Applicable:		
☐ An appeal of an a	administrative interpretation of th	e Zoning Ordinance
☐ A variance in the	front, side, or rear yard setback 1	requirements
☐ A variance in the	lot size requirement	
☐ A variance in the	lot frontage requirement	
Other		
APPLICATION REQUIREMENTS A	AND DDOCEDUDE	
AFFLICATION REQUIREMENTS	AND FRUCEDUKE	
All applications must contain, at a minim		
 Ownership plat map of the lots or parcels included in the request. A detailed explanation of the proposed variance and how all of the conditions justifying the 		
A detailed explanation of the variance have been met in ac		or the conditions justifying the
3 Any other information such		setback, width, frontage narcel
	and proposed structures that will	
Adjustment in their determin		
The payment of the appropriate fee in accordance with the Payson City Fee Resolution.		

5. _____ One set of addressed stamped envelopes for each adjacent property owner within ninety (90) feet and across the street for public notification and a complete list of the names and addresses.

VARIANCES

In accordance with state law specifically § 10-9a-702 of the Utah Code:

- (1) Any person or entity desiring a waiver or modification of the requirements of a land use ordinance as applied to a parcel of property that he owns, leases, or in which he holds some other beneficial interest may apply to the applicable appeal authority for a variance from the terms of the ordinance.
- (2) (a) The appeal authority may grant a variance only if:
 - (i) literal enforcement of the ordinance would cause an unreasonable hardship for the applicant that is not necessary to carry out the general purpose of the land use ordinances;
 - (ii) there are special circumstances attached to the property that do not generally apply to other properties in the same zone;
 - (iii) granting the variance is essential to the enjoyment of a substantial property right possessed by other property in the same zone;
 - (iv) the variance will not substantially affect the general plan and will not be contrary to the public interest; and
 - (v) the spirit of the land use ordinance is observed and substantial justice done.
 - (b) (i) In determining whether or not enforcement of the land use ordinance would cause unreasonable hardship under Subsection (2)(a), the appeal authority may not find an unreasonable hardship unless the alleged hardship:
 - (A) is located on or associated with the property for which the variance is sought; and
 - (B) comes from circumstances peculiar to the property, not from conditions that are general to the neighborhood.
 - (ii) In determining whether or not enforcement of the land use ordinance would cause unreasonable hardship under Subsection (2)(a), the appeal authority may not find an unreasonable hardship if the hardship is self-imposed or economic.
 - (c) In determining whether or not there are special circumstances attached to the property under Subsection (2)(a), the appeal authority may find that special circumstances exist only if the special circumstances:
 - (i) relate to the hardship complained of; and
 - (ii) deprive the property of privileges granted to other properties in the same zone.
- (3) The applicant shall bear the burden of proving that all of the conditions justifying a variance have been met.
- (4) Variances run with the land.
- (5) The appeal authority may not grant a use variance.
- (6) In granting a variance, the appeal authority may impose additional requirements on the applicant that will:
 - (a) mitigate any harmful effects of the variance; or
 - (b) serve the purpose of the standard or requirement that is waived or modified.

FINDINGS

To grant a YES	a variance, <i>all</i> of the following conditions must be answered NO	yes.
	☐ Would literal enforcement of the zoning ordinance cau the applicant that is not necessary to carry out the gene ordinance?	-
	Are there special circumstances attached to the propert other properties in the same zone?	y that do not generally apply to
	☐ Is granting the variance essential to the enjoyment of a possessed by other property in the same zone?	substantial property right
	☐ Will the variance not substantially affect the general pl public interest?	an and not be contrary to the
	☐ Will the spirit of the zoning ordinance be observed and	I substantial justice done?
To find an	an unreasonable hardship, <i>all</i> of the following conditions mus NO	at be answered yes.
	☐ The hardship is located on or associated with the proper being sought.	erty for which the variance is
	☐ The hardship comes from circumstances peculiar to the that are general to the neighborhood.	e property, not from conditions
	☐ The hardship is not self-imposed or imposed by a prev	ious property owner.
	☐ The hardship is not economic in nature.	
	☐ What the applicant is proposing cannot be accomplished granting the variance.	ed in another fashion without
ORDER Condition		
Signature	e of the Chair: Da	ate: