

ZONING BOARD OF APPEALS APPLICATION VILLAGE OF WASHINGTONVILLE

9 FAIRLAWN DRIVE, WASHINGTONVILLE, NY 10992 PHONE: 845-496-3221 | FAX: 845-496-1990

READ FIRST

INTRODUCTION

Any person aggrieved by a decision of the Village of Washingtonville building inspector of code enforcement official may take an appeal to the Village of Washingtonville Zoning Board of Appeals. The matter appealed from is most commonly a notice of refusal with respect to a permit application. Appeals must be made within sixty (60) days after the filing of the decision. There are two basic types of appeals to the Zoning Board; appeals for interpretation and appeals for a variance. If the applicant does not prove his case, the Zoning Board will deny the appeal. You may be represented by an attorney if you so desire.

INTERPRETATIONS

An interpretation is a request to have the Zoning Board decide the meaning of a particular provision of the Village of Washingtonville Zoning Code with respect to a particular set of facts and circumstances. If you are aggrieved because you believe the building inspector has misinterpreted the zoning code, you may appeal. You must clearly identify the code provision you wish interpreted and must completely, clearly, and accurately set forth the facts and circumstances to which the code provision applies. The Zoning Board cannot make an interpretation in a vacuum and if you fail to properly state the matter and completely set forth the facts, it is unlikely that you will obtain the interpretation you want.

VARIANCES

Variances are a form of extraordinary relief that allows a person to do something not ordinarily or normally allowed by the Village of Washingtonville Zoning Code. A variance will not be granted unless you prove all the elements necessary to entitle you to a variance. The two basic types of variances are use variances and

area variances. A use variance would allow you to use property in a manner or for a purpose that is otherwise not allowed or is prohibited by the zoning code. An area variance will afford relief from the "dimensional" or "bulk" requirements such as lot size, setback lines, yard or frontage requirements, lot coverage, or density regulations, for a use that is otherwise permitted in the zone.

USE VARIANCE

Unnecessary Hardship

Unless the strict application of the zoning code will cause unnecessary hardship in the use of the property, you are not entitled to a use variance and the variance will not be granted. The unnecessary hardship must concern the use of the property and does not relate to the personal circumstances of the property owner. Illness or lack of financial resources are not the kind of hardship referred to.

"Unnecessary Hardship: must be proved by showing that you are deprived of all economic use or benefit under any use allowed in the zone. The proof submitted must be competent and actual "dollars and cents" proof, including purchase price, market value with and without the variance, is usually best demonstrated by a real estate appraiser. You must show that the zoning restrictions are so severe that they amount to a confiscation of your property. The fact that you may obtain a better price or higher profit by the use being requested is irrelevant to proof of this element. A use variance will be denied if the hardship is self-created, which is, created by you or where the property was acquired with knowledge of the condition complained of.

Uniqueness

No use variance will be granted unless the hardship is particular to the specific parcel and is not common to other properties within the zoning district or neighborhood. You must show how your property is different from others in the district in relation to the hardship.

Character of the Neighborhood

You must show that the granting of the variance will be within the general spirit of the zoning code. Any variance must be the minimum necessary to grant the relief while conserving the essential character of the neighborhood and protecting the value of other properties in the zone. No variance will be granted where to do so will make a significant impact on the public health, safety, and welfare purposes for which the zoning code was implemented.

AREA VARIANCE

To permit the Zoning Board to grant an area variance, you must show that your benefit from the variance outweighs the detriment to the health, safety, and welfare of the neighborhood by showing all of the following:

- a. No undesirable change in the character of the neighborhood or detriment to nearby properties will be created.
- b. No feasible alternative to the variance exists for you.
- c. The requested variance is not substantial.
- d. There will be no adverse impact on the physical or environmental conditions of neighborhood.
- e. The alleged difficulty was not self-created.

CONCLUSION

The above is intended to be a general outline concerning appeals to the Village of Washingtonville Zoning Board of Appeals. It is only a rough outline. You must take responsibility for familiarization with both local code and state requirements.

Remember, you must prove your case, or your appeal will be denied. The Zoning Board may impose conditions on any variances granted, and all variances must be the minimum necessary.

No hearings will be scheduled on incomplete applications.

SCHEDULE OF FEES FOR THE ZONING BOARD OF APPEALS:

- A. Zoning Board of Appeals Matters.
 - 1) Area Variances: two hundred seventy-five dollars (\$275.00).
 - 2) Use Variances: three hundred seventy-five dollars (375.00).
 - 3) Interpretation: three hundred seventy-five dollars (\$375.00).

APPLICATION TO BOARD OF APPEALS

TO THE ZONING BOARD OF APPEALS, VILLAGE OF WASHINGTONVILLE, NEW YORK I (WE)OF(Name of Applicant)	TE:	DA	APPEAL NO	_ LOT	BLOCK	TAX MAP: SECTION		
(Municipality) (State) THE ZONING BOARD OF APPEALS FROM THE DECISION OF THE BUILDING INSPECTOR ON APPLICATION FOR BUILDING PERMIT NO, DATED WHEREBY THE BUILDING INSPECTOR DID () GRANT / () DENY TO (Name of Applicant for Permit) OF (Street & No., Municipality, State) () A permit for Use () A Permit for Occupancy	ORK	LE, NEW Y	F WASHINGTONVIL	LLAGE O	O OF APPEALS, \	TO THE ZONING BOARD I (WE)		
(Municipality) (State) THE ZONING BOARD OF APPEALS FROM THE DECISION OF THE BUILDING INSPECTOR ON APPLICATION FOR BUILDING PERMIT NO, DATED WHEREBY THE BUILDING INSPECTOR DID () GRANT / () DENY TO (Name of Applicant for Permit) OF (Street & No., Municipality, State) () A permit for Use () A Permit for Occupancy	1	(Name of Applicant) (Street and Number)						
THE ZONING BOARD OF APPEALS FROM THE DECISION OF THE BUILDING INSPECTOR ON APPLICATION FOR BUILDING PERMIT NO, DATED WHEREBY THE BUILDING INSPECTOR DID () GRANT / () DENY TO (Name of Applicant for Permit) OF (Street & No., Municipality, State) () A permit for Use () A Permit for Occupancy	_ HEREBY APPEAL TO			,				
APPLICATION FOR BUILDING PERMIT NO, DATED WHEREBY THE BUILDING INSPECTOR DID () GRANT / () DENY TO (Name of Applicant for Permit) OF (Street & No., Municipality, State) () A permit for Use () A Permit for Occupancy			(State)		ity)	(Municipality		
(Street & No., Municipality, State) () A permit for Use () A Permit for Occupancy	DEDVITUE DUU DING	\A/I IE			DINIC DEDMIT N	ADDLICATION FOR DUIL F		
() A permit for Use () A Permit for Occupancy				0.11	<u> </u>	OF		
 () A Temporary Permit or Extension Thereof () A Certificate of Existing Use () A Building Permit 					r Extension There g Use	() A Permit for Occupancy() A Temporary Permit or() A Certificate of Existing() A Building Permit		
1. LOCATION OF THE PROPERTY,	District on Zoning Man)		treet & No.)	(\$	HE PROPERTY _	1. LOCATION OF TH		
 PROVISION(S) OF THE ZONING ORDINANCE OR OTHER LAW APPEALED (Indicate the Article section, subsection, and paragraph of the law being appealed, by number. Do not quote the law.) TYPE OF APPEAL. Appeal is made herewith for: () An interpretation of the Zoning Ordinance or Zoning Map () A special permit under the Zoning Ordinance () A temporary permit () A building permit for other reason 	(Indicate the Article,	APPEALED	te OR OTHER LAW being appealed, by note that the second se	RDINANC of the law law herewith the	n, and paragraph L. Appeal is made on of the Zoning C it under the Zonin ermit	3. TYPE OF APPEAL () An interpretation () A special permit () A temporary per		
 4. PREVIOUS APPEAL. A previous appeal () Has not been made with respect to this decision to the Building Inspector or with respect to the property. () Such appeal(s) was (were) in the form of: () a requested interpretation () a request for a special permit () as request for variance () a temporary permit And was (were) made in Appeal No. dated 	with respect to the	nspector or		to this dec	made with respect) was (were) in the I interpretation or a special permit for variance v permit	 () Has not been m property. () Such appeal(s) () a requested i () a request for () as request fo () a temporary 		

5. N	ame and addresses (of owners of adjoining lands in all directions including across	streets:
(1)	Name)	(Address)	
1)	Name)	(Address)	
		L. (Complete relevant blank. Use extra sheet if necessary) OF THE ZONING ORDINANCE IS REQUESTED because	
В	ARTICLE	NDER THE ZONING ORDINANCE IS REQUESTED PURSUANT,SECTION,SUBSECTION of the Zoning Ordinance, because:	
	Paragrapn	of the Zoning Ordinance, because:	
С	* A VARIANCE TO T	HE ZONING ORDINANCE IS REQUESTED FOR these reasons:	
	1) STRICT APPLICA	ATION of the Ordinance would produce UNDUE HARDSHIP becar	use
		ated is UNIQUE and is not shared by all properties alike in the immorty and in this use district because	
		would observe the spirit of the ordinance and would NOT CHANGE HE DISTRICT because	
D	EXTENSION TO A T	EMPORARY PERMIT IS REQUESTED because	
_ E	. A TEMPORARY PER	RMIT IS REQUESTED because	
F	. BUILDING PERMIT I	S REQUESTED FOR PARCEL NOT ON APPROVED STREET be	ecause
ate of	New York	ss:	
ounty	of		
worn t	o this	day of ,	
otary	Public	Signature	

The owner should submit with this application supporting materials including plans, surveys, building locations, elevations, landscaping diagrams, traffic circulation diagrams, neighborhood land use maps and any other materials that will assist the Board to understand the request.

*C: For Variance, specify each	h variance reque	sted:		
SECTION	<u>NATUR</u>	E OF VARIANCE	<u>FROM</u>	<u>TO</u>
DISCLOSURE ADDENDUM Mindful of the provisions of S York, and of the Penal Provis or Employee of this Municipa otherwise, in this application or persons who is or are repr hereinafter indicated: () None () Names:	ection 809 of the ions thereof as w lity, or the Town o or with, or in the a	General Municipal Law ell, the undersigned ap or County of which it is applicant as defined in s	of the State of plicant states the part, has any said Statute, ex	New York, and of New nat no state Officer, Office interest, financial or cept the following person
Name	Address	Relationship	or Interest (Fina	ancial or otherwise)
Name	Address	Relationship	or Interest (Fina	ancial or otherwise)
		•	,	,
Name	Address	Relationship	or Interest (Fina	ancial or otherwise)
This disclosure addendum standard by the undersigned appete following Board or Officer	olicant to the follo	wing Board and reques	t made by the ι	
() Village / Town Board() Zoning Board of Appeals() Building Inspector		()Planning Boar ()Zoning Enford ()Other		
Dated:				
		Individual Applic	cant	
		Corporate or Pa	rtnership Appl	icant
		By: (President / Partne	er / Vice Preside	nt / Secretary / Treasurer)

GENERAL MUNICIPALITY LAW OF THE STATE OF NEW YORK

Section 809. Disclosure in certain applications:

- 1. Every application, petition, or request submitted for a variance, amendment, change of zoning approval of a plat, exemption from a plat or official map, license or permit, pursuant to the provisions of any ordinance, local law, rule, or regulation constituting the zoning and planning regulations of a municipality shall state the name, residence and the nature and extent of the interest of any state officer or any officer or employee of such municipality is part, in the person, partnership or association making such application, petition or request (hereinafter called the applicant) to the extent known to such applicant.
- 2. For the purpose of this section an officer or employee shall be deemed to have an interest in the applicant when he, his spouse, or their brothers, sisters, parents, children, grandchildren, or the spouse of any of them.
 - a. Is the applicant, or
 - b. Is an officer, director, partner, or employee of the applicant, or
 - c. Legally or beneficially owns or controls stock of a corporate applicant or is a member of a partnership or association applicant, or
 - d. Is a part to an agreement with such an applicant, express or implied, whereby he may receive any payment or other benefit, whether or not for services rendered, dependent or contingent upon the favorable approval of such application, petition, or request.
- 3. Ownership of less than five percent of the stock of a corporation whose stock is listed on the New York or American Stock Exchanges shall not constitute an interest for the purpose of this section.
- 4. A person who knowingly and intentionally violates this section shall be guilty of a misdemeanor.

OFFICE USE ONLY