

BOARD OF ZONING ADJUSTMENTS PROCESS

Application

- A variance is defined as a modification of or departure from the provisions of the Unified Development Ordinance (UDO) which, if applied to a specific lot, would significantly interfere with the use of the particular property.
- An application for variance must be completed and submitted to the Development Services
 Department, with the \$300 filing fee plus one (1) \$165 advertising charge, payable to the City of Lee's
 Summit.
- The application must include the exact legal description of the property upon which the variance is being requested.
- The application shall be accompanied by at least one set of drawings to clearly indicate the requested variance in relation to the property and/or structures. These could include a plot plan, plat, site plan, survey and/or building elevation(s). Pictures can be submitted with the application and drawings but cannot replace the drawings. The drawings must be of such detail that it can be clearly read. These drawings must be able to be clearly read as well as being reproduced. If the drawings are larger than 11" by 17", a smaller copy of the drawings shall also be provided.

Public Hearing Process

- State statutes require legal notice of the time and place to be published 15 days prior to the hearing in an official paper.
- Mail Notices. The applicant must mail notices to the last known owner of record as provided by the county within 300 feet at least 15 days prior to the hearing. Sample notices are available. The notice must include:
 - time and place of hearing,
 - general description of the proposal,
 - location map of the property.
 - street address, or general street location
 - statement explaining that the public will have an opportunity to be heard
- File Affidavit. An affidavit must be filed with the Development Services Department prior to the public hearing certifying the notices have been sent. Provide a list of the property owners notified and a copy of the notice sent.
- **Post Sign.** The applicant shall post a sign on the premises, at least 15 days prior to the date of the hearing, informing the general public of the time and place of the public hearing.
- Maintain Sign. The applicant shall make a good faith effort to maintain the sign for at least the 15 days immediately preceding the date of the hearing, through the hearing, and through any continuances of the hearing. The sign shall be placed within 5 feet of the street right-of-way line in a central position on the property that is the subject of the hearing. The sign shall be readily visible to the public. If the property contains more than one street frontage, one sign shall be placed on each street frontage so as to face each of the streets abutting the land. The sign may be removed at the conclusion of the public hearing(s) and must be removed at the end of all proceedings on the application or upon withdrawal of the application.
- Variance applications require a public hearing, allowing the applicant and any other party to present testimony or evidence to the Board. <u>The applicant or his/her representative will be asked to present its</u> <u>case to the Board</u>, <u>FULLY</u> <u>describing the situation and the variance criteria</u> (see Statement of Variance Criteria).



BOARD OF ZONING ADJUSTMENTS PROCESS

 Any evidence presented to the Board will become public record and must be provided in duplicate to the City or tagged as an exhibit at the hearing.

Board's Authority

- The Board of Zoning Adjustment may grant a variance, only if application of the UDO when applied to a particular property, would significantly interfere with the use of the property.
- The Board's authority is limited by the statutes of the State of Missouri and the UDO. The Board may only grant a variance if, in its discretion, each of the variance criteria is met (See Statement of Variance Criteria). It is the applicant's responsibility to demonstrate to the Board that each of these criteria have been met. The Board may evaluate the evidence in the record before it, and exercise its discretion on whether each of these criteria has been met on a case by case basis.

The person completing the application must s	ign below.	
Will Horan	William J. Steenson	
SIGNATURE	PRINT NAME HERE	



NON-USE VARIANCE APPLICATION FORM

Application No			
	REBY MADE TO THE BOARD TING A VARIANCE TO THE U		•
VARIANCE REQUES	T (Give description of variance	(s) requested)	
We are requesting	a 22' rear setback line for a sma	all portion of our uncovered deck	ζ.
PROPERTY ADDRES	3000 NW Audubon Ln, Lee	e's Summit, MO 64081	
LEGAL DESCRIPTIO	Lot 1451A, Winterset Valley	y 12th Plat	
APPLICANT Willi	am J. Steenson	PHONE	816-204-4588
CONTACT PERSON _	William J. Steenson	FAX	
ADDRESS 613 NW Timber Ridge Trl		CITY/STATE/ZIP	Lee's Summit, MO 64081
E-MAIL wjsteens@o	utlook.com		
PROPERTY OWNER	William J. Steenson	PHONE	816-204-4588
CONTACT PERSON	William J. Steenson	FAX	
_	V Timber Ridge Trl	CITY/STATE/ZIP	Lee's Summit, MO 64081
E-MAIL wjsteens	@outlook.com		

THIS APPLICATION MUST BE ACCOMPANIED BY:

- Acknowledgement of the Board of Adjustment Process.
- One set of drawings to clearly indicate the requested variance in relation to the property and/or structures. These could include plot plan, plat, site plan, survey and/or building elevation(s).

(Note: These drawings must be able to be clearly read as well as being reproduced. If the drawings are larger than 11" by 17", a smaller copy of the drawings shall also be provided.)

- Statement of Non-use Variance Criteria.
- Enclosed is the fee in the amount of \$465.00 (\$300 filing fee plus \$165 advertising charge) Payable to the **City of Lee's Summit.**



NON-USE VARIANCE APPLICATION FORM

The application must be signed by the <u>legal property owner AND the applicant</u>, if other than the owner. The property owner may grant permission for the filing of the application by means of a signed and notarized affidavit to that effect.

Will Steen PROPERTY OWNER		Well Stewn	
Print name here:	William J. Steenson	William J. Steenson	
Receipt #:	Date Filed:	Processed by: Application #	



STATEMENT OF VARIANCE CRITERIA (NON-USE)

In accordance with Section 2.530.B.3 of the Lee's Summit Unified Development Ordinance, the applicant must meet each of the following requirements to support the granting of the requested variance. <u>Failure to complete each may result in an incomplete application.</u> Explain <u>IN DETAIL</u> how this application meets each of the following requirements.

1.	The granting of the variance will not adversely affect the rights of adjacent property owners or residents.
Ву	granting the variance it will not affect adjacent property owners and it will not impede on their
prop	perties. The rear property line of the house backs up to a storm drianage / creek area where there
can	not be any development or houses.
2.	The granting of the variance will not be opposed to the general spirit and intent of the ordinance from which the variance is sought.
Т	This variance will not be opposed to the general spirit or intent of the ordinance.
3.	The variance requested will not adversely affect the public health, safety, morals, or general welfare of the community.
The	re is no impact the the public health, safety, morals, or general welfare of the community associated
with	the variance.
4.	The variance requested arises from a condition which is unique and peculiar to the property in question and which is not ordinarily not found in the same zone or district, and further, is not created by an action or actions of the property owner or applicant.



STATEMENT OF VARIANCE CRITERIA (NON-USE)

The original development plan had approximagely 11' of additional building space from the front to the back of the

lot. The developer decided to change the roads and put in a knuckle after we had put a deposit on the lot, selected the builder, and selected the house plan. See Sketch #3. Substantial justice will be done by the granting of this variance. 5. In April of 2021 when we were laying out the model home on the lot, we realized we had a rear setback issue. We reduced the size of the covered Lanai by changing a portion of it to an uncovered deck to limit the impact. We contacted the development group at the city with the changes and asked for a variance. The variance was granted at that time but now we are told that the person that granted the variance did not have the authority to do so. By granting the variance, it will allow for the home to have an uncovered deck. Further, in accordance with Section 2.530.B.2 of the Lee's Summit Unified Development Ordinance, the applicant must meet each of the following requirements to support the granting of the requested non-use variance. Explain IN DETAIL how this application meets each of the following requirements. 1. Practical difficulties exist that would make it impossible to carry out the strict letter of the Unified Development Ordinance when considered in light of the following factors: a. How substantial the requested variation is, in relation to the requirement of the Ordinance. The variance is very minor and the uncovered deck only has only 35 sq ft with in the 25' setback line. b. The effect of increased population density, if any, on available public facilities and services, if the variance is allowed. There is no increased population density on public facilities and services by allowing the variance. c. Whether a substantial change will be produced in the character of the neighborhood, or whether a substantial detriment to adjoining properties will be created if the variance is allowed. The variance will not change the character of the neighborhood. Only one neighbor can even see the deck and because of the minor variance, will not be impacted by it.



STATEMENT OF VARIANCE CRITERIA (NON-USE)

difficulty.	pursue a method, other than a variance, to obviate the practical
We have looked at all options to get the model	home we selected on the lot. We have removed a portion of the
Lanai roof and changed it to an uncovered dec	k to minimize the variance as much as we could.
practical difficulty arose in consideration of	ved by allowing the variance, in view of the manner in which the of all of the above factors. in April of 2021 but the person did not have the authority. We
will also be able to put the home we have been	planning for on this difficult lot.
	(The Board will not
 f. Conditions of the land in question, and consider evidence of the applicant's or lar impact on the land.) This is a lot/land issue, partially created by the 	not conditions personal to the landowner. (The Board will not address personal financial hardship unrelated to any economic a change in the road.)
This is a loviand issue, partially created by the	, change in the road.
This sheet must be signed by the person	completing this sheet.
1.10 8	William J. Steenson
SIGNATURE	PRINT NAME HERE