**A COMPLETE APPLICATION**

Variance requests must be submitted in complete form to the La Crosse County Zoning Department. A complete application consists of:

1.) All the application forms completely filled out, signed and dated.
   (Available Online or at Zoning Office)
2.) A legal description of the property
3.) A non-refundable filing fee.
4.) Site sketch. (see requirements)

**SITE SKETCH REQUIREMENTS**

A site sketch of the requested property MUST be included with the application packet. This sketch must be drawn to scale and must include the following:

- Location of all existing structures with dimensions as they relate to property lines, centerline of streets, or property corners.
- Location of all proposed structures and/or additions with dimensions as they relate to property lines, centerline of street(s), or property corners.

**NOTE:** If a submitted site sketch is determined to be inadequate, you may be required to provide a survey of the property at your expense.

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**WHAT IS THE BOARD OF ADJUSTMENT?**

- The Board of Adjustment is a 3-member board, appointed by the County Board.
- The Board of Adjustment will physically review the properties, prior to the public hearing date.
- Board of Adjustment hearings are held once a month, typically on a Monday, beginning at 6:00 pm.

**WHAT IS A VARIANCE?**

The La Crosse County Zoning Ordinance requires certain minimum setbacks and/or requirements for construction projects. These setbacks can vary depending on the parcel of land being built upon. If a construction project cannot meet the requirements set forth in the Zoning Ordinance, the application is denied. An appeal of that denial can be made through a procedure requesting a variance.

**THE APPEAL PROCESS:**

Once a Zoning/Occupancy Permit has been denied for a construction process, you can request a variance by obtaining the necessary applications forms from the La Crosse County Zoning Office.

Once an application for an appeal is received, you will be placed on the agenda for the next available public hearing in front of the La Crosse County Board of Adjustment.

If your appeal is granted, a Zoning/Occupancy Permit can be issued, allowing the proposed construction.

Revised: 12/19
VARIANCE DECISION

The Wisconsin Supreme Court has set forth guidelines for members of the Board of Adjustment for variance decisions. The standards are also provided in state statute and local ordinances.

Unnecessary hardship is present when “compliance with the strict letter of the restrictions governing area, set backs, frontage, height, bulk or density would unreasonably prevent the owner from using the property for a permitted purpose or would render conformity with such restrictions unnecessarily burdensome.” State v. Waushara County Board of Adjustment, 2004 WI 56 (2004), State ex rel. Ziervogel v. Washington County Board of Adjustment, 2004 WI 23 (2004)

THE THREE STEP TEST:

1.) Unnecessary Hardship - Unique Property Limitations:
Unique physical limitations of the property such as steep slopes or wetlands that are not generally shared by other properties may 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 several properties should be addressed by amending the ordinance.

2.) Unnecessary Hardship - Self-created:
An applicant may not claim unnecessary hardship because of conditions which are self-imposed or created by a prior owner (for example, excavating a pond on a vacant lot and then arguing that there is no suitable location for a home). In determining whether unnecessary hardship exists, the property is considered whole rather than a portion of the parcel. The property owner bears the burden of proving unnecessary hardship.

3.) Public Interest Protected:
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 public. These interests are listed as objectives in the purpose statement of an ordinance and may include:

- Public health, safety, and welfare
- Minimization of property damages
- Water quality
- Provision of efficient public facilities and utilities
- Fish and wildlife habitat
- Any other public interest issues
- Natural scenic beauty
- Achievement of eventual compliance for nonconforming uses, structures and lots

YOUR TOWNSHIP & VARIANCES

Your local town board is a RECOMMENDING body to the Board of Adjustment. It is your responsibility to contact your Town Board Chairman to be placed on the agenda for a Town Board Meeting.

Bangor        Don Numsen        769-4567
Barre         Ronald Reed       786-1699
Burns         Steve Nuttleman   386-8803
Campbell      Terry Schaller    779-0479
Farmington    Michael Hesse     857-3139
Greenfield    Tom Jacobs       797-9123
Hamilton      Blaine Lee       786-1727
Holland       Steve Michaels   399-1419
Medary        Linda Seidel      783-0482
Onalaska      Rolly Bogert     790-2800
Shelby        Timothy Candahl  780-3564
Washington    Daniel Korn     486-2961

(608 area code for all phone numbers)