Town of Fairview 7516 Concord Highway Monroe NC 28110

VARIANCE APPLICATION

FEE \$500

To:	Town of Fairview Application No Date Filed
	THE UNDERSIGNED does (do) hereby respectfully request that a variance from the Zoning Ordinance of Town of Fairview, North Carolina, be granted, and in support of this application the following facts are shown:
1.	The property affected by this application is owned by
	as evidence by deed from
	recorded in Deed Book at page in
	County Registry and in Tax Map Book #, Map #
	and Parcel # in the Tax Supervisor's Office of said County.
2.	Said property is located on the side of
	(Street)
	between and
	(Street) (Street)
	in a zone.
3.	A complete legal description of said property is attached hereto.
4.	This property is locally known as (street address or other identifier)
	A sketch plot plan, drawn to scale, is attached showing property dimensions, boundaries, and existing and proposed buildings/additions; and illustrating the variance requested.
	A map is attached clearly showing the subject property and all contiguous property on either side and all property across the street or public right-of-way from the subject property.
	That the addresses and phone numbers of the owner and applicant (if different from the owner) are as follows:
	OWNER Address(Phone)
	APPLICANT Address
	(Phone)

8.	That the applicant's interest	est (ownership, buyer, etc.) is as fol	lows:		
9.	The following are all of the individuals, firms or corporations owning land adjacent to both sides, the rear, and the property in front of (across the street from) the property affected by this application:				
	NAME	TAXING COUNTY BOOK/MAP/PARCEL#	ADDRESS (As shown on Latest Tax Listing)		
		BOOK/WITT/TAKCEL II	Tux Listing)		
	•	s of paper if necessary and look up t unty Tax Office, if unknown.)	he names in the office		
10.	I have mailed to each of description of the variance	the names and addresses listed in page.	aragraph 9 a copy of the		
11.	If the variance is granted,	, it is proposed that the property will	be put to the following use:		
12.	The following type impro	ovements have been (will be) constr	ucted thereon:		
13.	Ordinance of the Town or	ovements has resulted (will result) if Fairview, North Carolina, in this reiance requested making references	espect (especially describe		

Revised 7/1/19
14. Establishment of hardship and factors relevant to the issuance of a variance:
The Board of adjustment does not have unlimited discretion in deciding whether to grant a variance. Under the State Zoning Enabling Act, the Board is required to reach three conclusions before it may issue a variance: (a) that there are practical difficulties or unnecessary hardships in the way of carrying out the strict letter of the ordinance; (b) that the variance is in harmony with the general purposes and intent of the ordinance and preserved its spirit; and (c) that in granting the variance, the public safety and welfare hav been assured and substantial justice has been done. In the spaces provided below, indicate the <u>facts</u> that you intend to show and the arguments that you intend to make to convince the Board that it can properly reach these three required conclusions.
a. There are practical difficulties or unnecessary hardships in the way of carrying out the strict letter of the ordinance. The courts have developed three rules to determine whether in a particular situation "practical difficulties or unnecessary hardships" exist. State facts and arguments in support of each of the following:
(1) If he complies with the provisions of the ordinance, the property owner car secure no reasonable return form, or make no reasonable use of, his property. [It is not sufficient that failure to grant the variance simply makes the property less valuable.]
(2) That the hardship results from the application of the ordinance:

(3) The hardship of which the applicant complains results from unique circumstances related to the applicant's land and that the hardship is suffered by the property. [Note: Hardships suffered by the applicant in common with his neighbors do not justify a variance. Also, unique

	personal or family hardships are irrelevant, since a variance is, granted, runs with the land.]
	(4) The hardship is not the result of the applicant's own actions.
b.	The variance is in harmony with the general purpose and intent of the ordinance and preserves its spirit. (State facts and arguments to show that the variance requested represents the least possible deviation from the letter of the ordinance that will allow a reasonable use of the land and that the use of the property, if the variance is granted, will not substantially detract from the character of the neighborhood.)
c.	The granting of the variance secures the public safety and welfare and does substantial justice. (State facts and arguments to show that, on balance, if the variance is denied, the benefit to the public will be substantially outweighed by the harm suffered by the applicant.)

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	n presented by me in this application is accurate to the n, and belief.
I certify that all of the information best of my knowledge, information	

NOTE:

All applications for variances must be submitted to the Zoning Administrator not later than twenty-one (21) days prior to the date of the meeting at which the application is to be heard.

<u>Application Processing Fee:</u> Attach check made payable to *Town of Fairview* in the amount of \$500.00. Mail application/check to: Town of Fairview 7516 Concord Highway Monroe NC 28110 Attn: Ed Humphries

Note to Applicant: Section 11.3.1 of the Zoning Ordinance provides the following:

Under no circumstances shall the Board of Adjustment grant a variance to allow a use of land or structure not permitted under the terms of this ordinance in the district involved or for a use expressly, or by inference, prohibited in said district. No variance shall be granted by the Board of Adjustment of the following:

- (a) Setbacks for signs and areas of signs.
- (b) Setbacks for Essential Services Class III.

No variance for setbacks shall be granted which allows the applicant to reduce the applicable setback by more than 50%.