

BELMONT ZONING BOARD OF ADJUSTMENT APPLICATION FOR VARIANCE

Submit 7 paper copies and 1 electronic copy of all application materials to luoffice@belmontnh.gov.

APPLICATION MUST BE TYPED OR PRINTED LEGIBLY IN PEN

Land Owner:		Contact Person:		
Tele:	Cell Phone:	Fax:	e-mail:	
Mailing Address:				
Applicant/Condo/Building Owner (if different):			Cont	act Person:
Tele:	Cell Phone:	Fax:	e-mail:	
Mailing Address:				
Agent(If any):			Contact Person:	
Tele:	Cell Phone:	Fax:	e-mail:	
Mailing Address:				
			_Zoning District(s):	Condominium? Yes or No
-):Total are			
Describe in detail al	l existing <u>uses</u> & <u>strue</u>	<u>etures</u> on the subject pro	operty:	
Describe in detail al	l proposed uses, struc	ctures, construction or n	nodifications:	
Number of Dwellin	g Units: Existing	Propos	sed	
Application is made	e Under Zoning Artic	le(s) & Section(s):		
List all Variances o	r Special Exceptions	that have been applied	for in the past in regards to	this property:
and/or regulations of t	the best of my knowled	authorize the Members of		of the approved ordinances, codes, onto my property and take both land
Date	Signature of Land Individual (w/Aut	l Owner or Authorized th. letter)	0 11	ant/Condo/Building Owner ridual (w/Auth. letter)
		the following and sign:		
□ There are no liens o	on this property	<u>OR</u>	□ There are lien(s) on this pr have been added to the no	
Date	Signature of Land Individual (w/Aut	Owner or Authorized th. letter)		/Building Owner (If applicable) ridual (w/Auth. letter)

COMPLETE ATTACHED NOTIFICATION LIST AS REQUIRED IN APPLICATION INSTRUCTIONS

ZBA VARIANCE -1- 12/9/22 143 Main Street, P.O. Box 310, Belmont, NH 03220 <u>luoffice@belmontnh.gov</u> (603)267-8300x3 (603)267-8307-Fax <u>www.belmontnh.gov</u>

WILL YOUR REQUEST ALSO REQUIRE SUBDIVISION APPROVAL:	\Box Yes
WILL YOUR REQUEST ALSO REQUIRE SITE PLAN APPROVAL:	\Box Yes

IN YOUR OWN WORDS FULLY EXPLAIN YOUR PROPOSAL:

 \Box No \Box No

COMPLETE THE FOLLOWING

(Use additional sheet if necessary)

1. THE VARIANCE WILL NOT BE CONTRARY TO THE PUBLIC INTEREST BECAUSE:

2. THE SPIRIT OF THE ORDINANCE IS OBSERVED BECAUSE:

3. SUBSTANTIAL JUSTICE WILL BE DONE BECAUSE:

4. THE VARIANCE WOULD NOT DIMINISH THE VALUE OF SURROUNDING PROPERTIES BECAUSE:

- 5. OWING TO SPECIAL CONDITIONS OF THE PROPERTY THAT DISTINGUISH IT FROM OTHER PROPERTIES IN THE AREA, DENIAL OF THE VARIANCE WOULD RESULT IN UNNECESSARY HARDSHIP BECAUSE OF THE FOLLOWING:
 - A. NO FAIR AND SUBSTANTIAL RELATIONSHIP EXISTS BETWEEN THE GENERAL PUBLIC PURPOSE OF THE ORDINANCE PROVISION AND THE SPECIFIC APPLICATION OF THAT PROVISION TO THE PROPERTY BECAUSE:

B. THE PROPOSED USE IS A REASONABLE ONE BECAUSE:

NOTE: If the Board determines that the criteria in subparagraph (5) are not established, an unnecessary hardship will be deemed to exist if, and only if, owing to special conditions of the property that distinguish it from other properties in the area, the property cannot be reasonably used in strict conformance with the ordinance, and a variance is therefore necessary to enable a reasonable use of it.

Town of Belmont Notification List

The following information shall be submitted, as required, as part of all Land Use applications. The list shall include all of the following:

- A The name and mailing address of the owners of all **abutting** properties, vacant or improved. The name and address shall be that taken from the Town records not more than 5 days before submission of the list.
- **P** The name and mailing address of all **professionals** whose seal appears on the plans being submitted as part of this application.
- L LIENHOLDER(S) The name and mailing address of all parties holding a mortgage or lien on the property. Statement of Liens on application form must be checked appropriately and signed.
- **R** The name and mailing address of all parties holding a conservation, preservation, or agricultural preservation **restriction on** the property.

NAME	MAILING ADDRESS	TAX MAP/LOT# IF ABUTTER OR LIST <u>P</u> , <u>L</u> , OR <u>R</u> FROM ABOVE
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BELMONT ZONING BOARD OF ADJUSTMENT APPLICATION INSTRUCTIONS - VARIANCE

A Variance is an authorization, which may be granted under unique circumstances, to use your property in a way that is not permitted under the strict terms of the Zoning Ordinance. For a variance to be legally granted, you must show that the proposed use meets all of the criteria of RSA 674:33. Incomplete or illegible applications will be returned and must be resubmitted.

Each application for a hearing before the Board shall be made on the most current forms provided by the Land Use Office. All physical evidence submitted to the Board as part of the application or during the public hearing will be retained by the Board as part of the record of the application. By signing the application the applicant authorizes members of the Board and/or staff to enter onto and view the premises for the purpose of understanding the request being made. The subject property must be clearly marked with the 911 street address to facilitate such views. At a minimum, the following shall be required:

Provide seven copies (7) of each of the following:

- 1. <u>Notification List</u> all names and mailing addresses for abutters, owner(s), agent, applicant(s), and lienholders.
 - A. Owner of property. In the case of a condominium or when the building is owned by another, the condo/building owner is the applicant and the condo association, etc. is the landowner.
 - B. Applicant (if different from owner).
 - C. Agent(s) (if different from owner & applicant and not already included in #f below).
 - D. Owners of record of all abutting properties (directly abuts the lot in question or is directly across a street or stream from the lot in question) as indicated in the Town Records not more than 5 days before the date of filing, identified by the map and lot numbers as shown on the Belmont Tax Map.
 - i. Abutting condominiums or associations shall receive notice to the officers of the condominium or association.
 - ii. Abutting manufactured housing parks shall receive notice to the park owner and those tenants who own manufactured housing which adjoins or is directly across the street or stream from the lot in question.
 - E. All individuals or entities holding a mortgage or lien on the subject property as of the date the application is submitted -You must indicate on the application form with a signed statement whether or not there are any lien holders;
 - F. All individuals whose professional seal appears on any plan submitted;
 - G. All holders of conservation, preservation, or agricultural preservation restrictions as defined under NH RSA 477:45.

2. <u>Application Form</u> - completed application form signed by property owner.

- A. In the case of a condominium or building owned by another, signature of both the condo/building owner <u>and</u> the landowner. Signature by anyone else or other representation at the meeting must be approved in writing by the land owner.
- 3. <u>**Plan**</u> survey, plot plan or accurate scaled drawing must be submitted showing the location and dimensions of all structures, property lines and other pertinent data, including adjacent streets and roads.
 - A. If the application is for dimensional relief, an "As-built survey" performed to detail the horizontal and vertical positions of the physical improvements of all or part of a tract, parcel or lot of land as defined in the New Hampshire Code of Administrative Rules Lan 503.02 (a) shall be submitted. The survey need only be made with enough detail to clearly delineate the area for which the dimensional relief is being sought.
 - B. If the original-scale survey, plot plan or accurate scaled drawing is 11"x17" or smaller, ten copies shall be submitted. If it is larger than 11"x17", three copies at the original size are required and seven copies of the plan reduced in size to no larger than 11"x17" are also required.
 - C. In the instance where the land owner and the unit/building owner are not the same, submit one copy of the 11"x17" plan to be acted upon by the ZBA, which has been signed by both the unit owner and the landowner. The signatures acknowledge that both owners are aware of the actual plan being reviewed by the ZBA. If someone other than an owner has written authorization to represent that owner, they shall sign in acknowledgement and a copy of their written authorization will be attached to the map.

- 4. **Photos** - clearly showing the area of the property for which relief is being sought, including a photo showing the entrance to the property from the main road to facilitate locating the property for inspection purposes. A.
 - The property street number must be easily seen from the main road.
- Decision Being Appealed Seven copies of decision being appealed/denial or the determination by the 5. zoning administrator that ZBA action is required.
- Other Permits All required other agency permits (NH DES, NH DOT, etc.), if applicable. 6.
- Additional documentation Seven copies of any other information that the applicant wishes the Board to 7. consider at the public hearing (letters, deeds, etc.).

The Completed Application also includes:

8. **Envelopes**

- The applicant must provide: A.
 - i. one (1) envelope for each abutter
 - ii. three (3) envelopes for the owner (3 for each owner if there is more than one, for example: boundary line adjustment)
 - iii. three (3) envelopes for the applicant (if different from the owner)
 - iv. three (3) envelopes for the agent, and
 - v. three (3) envelopes for any lien holders.
- 4"x9-1/2" (#10 business-sized) envelope with the name and address for each name on the above notification list, typed or B. printed legibly on the envelope and a return address to the Belmont Zoning Board, P.O. Box 310, Belmont, NH 03220. Do not put postage on envelopes and do not include any certified or return receipt labels.

SAMPLE ENVELOPE

Belmont Zoning Board		<u>Do Not</u> Attach
P.O. Box 310		Postage
Belmont, NH 03220		
	Notification Name	
	Full Mailing Address	

9. Fees – Fees are non-refundable.

- Check for filing and abutter notification fees to be made payable to Town of Belmont. A.
- Check for Notice of Decision recording fee to be made payable to Belknap County Registry of Β. Deeds.

Completed application packets shall be delivered during regular business hours to the Land Use Office. Applicants must also send an electronic copy of all application materials to LUOffice@belmontnh.gov. Applications received only electronically or only in-person will be considered incomplete. Your completed application along with all other necessary paperwork and fees must be submitted to the Land Use Office by the closing date of the meeting you wish to attend (see meeting and closing date schedule).

PLEASE NOTE: In the case of dimensional approvals, **no** expansion or relocation within the setback except as reviewed and approved by the Board is allowed – please be sure the plan you submit is complete and accurate as to what you want to build and is the same as you included with the building permit application.

You or your representative must attend the Zoning Board hearing. If no one is present at the meeting to present your application, it will be denied without prejudice and must be resubmitted. Decisions are usually rendered by the Board at the same meeting at which the public hearing is held. In some instances, decisions may be made at a later date. The findings of the Board will be forwarded to the Applicant.

In the instance where a full five-member voting Board cannot be seated, the chair will offer the applicant the opportunity to proceed with a reduced Board, or to have the hearing postponed until the next regular meeting date, with the understanding that an affirmative vote of three members is required to decide in favor of any appeal and that action by a reduced Board is not, in and of itself, grounds for a rehearing.

The public hearing will be held first, with the Applicant or his representative presenting his petition. Following this, those wishing to speak in favor or in opposition may do so. All comments must be directed to the Chair. Everyone rising to address the Chair shall identify himself or herself, giving his or her name and address.

Reasons are given for all decisions of the Board. If the Board wishes to wait to make a decision, the Applicant will be notified. Decisions will be announced by the Chair at the time they are made, with a copy mailed to the Applicant. For additional information, see ZBA Rules and Regulations. Any party affected by the decision of the Board has the right to appeal. Please refer to the Ordinance, RSA's or contact the Land Use Office for further information on requesting a rehearing and what form that request must take.

<u>Please note:</u> A request for rehearing must be filed no more than 30 days from the date the Board took the action being appealed. You must request a rehearing and the Board must act to grant or deny such request before you can appeal to the courts.

The Zoning Board must base its action regarding your application on the following criteria.

VARIANCE CRITERIA:

- 1. The variance will not be contrary to the public interest.
- 2. The spirit of the ordinance is observed.
- 3. Substantial justice will be done.
- 4. The variance would not diminish the value of surrounding properties.
- 5. Owing to special conditions of the property, that distinguish it from other properties in the area, denial of the variance would result in unnecessary hardship because:
 - a. no fair and substantial relationship exists between the general public purpose of the ordinance provision and the specific application of that provision to the property because; and
 - b. the proposed use is a reasonable one because.