Variance Application Form

TOWNSHIP OF FRANKLIN, SOMERSET COUNTY, NJ



- 1) The applicant may request a pre-application meeting prior to submission. This is provided as a courtesy to potential applicants so they receive input and is in no way to be considered as the start of the submission process. If you decide to schedule a pre-application meeting, please contact the Township Planning Director (contact information: https://www.franklintwpnj.org/government/departments/planning-zoning).
- 2) Submission shall be made with the forms supplied by the Township. The information required by the applicable checklist shall be supplied with the submission.
- The applicant shall pay fees in accordance with §112-327 of the Land Development Ordinance and §112-213.B as applicable and shall pay an initial escrow deposit in accordance with §112-213.A of the Land Development Ordinance as applicable. Deposits and fees shall be made by check made out to "Franklin Township". In case of proposals requiring a combination of approvals, such as subdivision and variance(s), the applicant shall pay an amount equal to the sum of the fees required. In the case of a submission requiring application fee(s) and an escrow deposit, one separate check shall be provided for the required escrow deposit and another check shall be provided equal to the sum of the required fees.
- 4) All information contained in the submission checklist is required. Where the applicant believes a submittal item is not applicable or requests a waiver for submittal of an item, a letter providing justification for non-submittal of the item(s) shall be provided.
- The submission will be reviewed by the Director of Planning or his/her designee to determine whether the submission constitutes an Application for Development (i.e., contains all of the information required on the applicable forms and checklists along with applicable fees and/or escrow deposit). During this review the Director of Planning or his/her designee shall determine whether each of the submittal items have been provided and/or whether any of the items are not applicable or whether a waiver may be granted with respect to any submittal items. These determinations by the Director of Planning or his/her designee pertain solely to the determination of whether the submission constitutes an Application for Development and shall in no way prevent the Board from requiring the information during the course of the hearing. If any submittal items are found to be missing, the applicant shall be notified in writing within 45 days of submission.
- Once the application is deemed to constitute an Application for Development (i.e., contains all of the information required on applicable application forms and checklists along with applicable fees and/or escrow deposit), the application will be scheduled for a public hearing. The applicant will be advised in writing of the date scheduled for a public hearing on the application.
- Pursuant to N.J.S.A 40:55D-12 all variance applications require a Public Hearing and must give Public Notice of said hearing in accordance with the requirements of the Municipal Land Use Law and §112-315 of the Franklin Township Land Use Ordinance. Notification must be completed at least 10 days prior to the scheduled hearing. Information and dates will be supplied to the applicant at the appropriate time for advertising and noticing.

A public hearing will be conducted on the scheduled date. The hearing may be continued to another meeting date if necessary.

On the evening of the public hearing meeting, the applicant, owner, contract purchaser or person having a real interest in the property, agent or attorney (corporations must be represented by an attorney), shall appear before the Board to submit or present proof in support of the application.

- As part of the hearing procedure, the applicant must present testimony to the Board why the proposed project cannot comply with all provisions of the Franklin Township Land Use Ordinance. The Board will then make the determination whether to approve, approve with conditions or deny the requested variance(s).
- 9) During the course of the hearing, the Board may require such additional information and/or analyses deemed necessary by the Board to render an informed and reasonable decision.
- The Board shall render a decision on the application within the timeframe mandated by the Municipal Land Use Law unless an extension for such decision has been provided on behalf of the applicant.
- 11) The action taken will be reduced to writing and presented to the Board for adoption in the form of a resolution at a subsequent meeting. The date of adoption of the resolution is the official date of approval of the application.
- 12) Upon adoption of the resolution by the Board, a copy of the resolution will be forwarded to the applicant within 10 days after adoption. The applicant must proceed to comply will all conditions of approval prior to the issuance of a permit.

ATTENTION: Applicants represented by engineers and/or architects (or other such professionals) are expected to use the video display systems available in Council Chambers to project hearing exhibits. Use of the video display system will improve visibility of these exhibits for the Board, the public and the Township's video broadcast of the hearing. In order to use the video display system available in Council Chambers; please bring a computing device capable of utilizing a VGA connection or an HDMI connection. Audio connections are available for both connections. Cables are provided, adapters are not. So please insure you have the required adapters to connect to either VGA or HDMA.

2 Page

FOR OFFICIAL USE ONLY	{				
	Planning Board	Zoning Board of Adjustment			
Name of Application:		Docket Number :			
	PART A				
APPLICANT REQUESTS THE FOLLOWING:					
Explain, in detail suffi proposed application a including the proposed	and proposed physical modifica	and the nature of the proposal, the exact nature of the ations to be made to the site, building(s) and/or signage			
I AM SE	EILING TO ADD	2 COLUMNS AND A SMALL			
ROOF OUE	L MY EXISTING	CONCRETE STOUP, AS I			
DO NOT HAVE PROTECTION FROM BAD WEATHER, DUEN-					
My FRONT	DOOR. I AM	101 SEELLING TO INCREASE			
BUILDING S	QUARE FOOTHGE	Non AND TO IMPERVIOUS			
COVERAGE AS THE FRONT STOOP IS ALREADY EXISTING					
DOES NOT MEET THE MINIMUM 25 FOOT FRONT YARK					
THE PROPERTY IS IN THE R-7 ZUNING DISTRICT					
	riance(s) requested. Check all t				
"C" Variance(s)					
The stric and exce 70.C(1)	t application of the provisions ptional practical difficulties or	of the Development Ordinance would result in peculiar rexceptional and undue hardship - N.J.S.A 40:55D-			
ordinane	ooses of the Municipal Land Uso e requirements and the benef t - N.J.S.A 40:55D-70.C(2)	c Law would be advanced by a deviation from the zoning lits of the deviation would substantially outweigh any			
"D" Variance(s):					
Use or p		ct restricted against such use or principal structure -			
	40:55D-70.D(1) on of a nonconforming use - N.J	.S.A., 40:55D-70D(2)			
Deviation 40:55D-7	n from a specification or stan	idard pertaining solely to a conditional use - N.J.S.A			
	in the permitted floor area rati	o - N.J.S.A., 40:55D-70.D(4)			

☐ Increase in the permitted density - N.J.S.A., 40:55D-70.D(5)

district for a principal structure - N.J.S.A.. 40:55D-70.D(6)

Height of a principal structure exceeds by 10 feet or 10% the maximum height permitted in the

Identify requested variances from the requirements of the Franklin Township Land Development Ordinance:

Ordinance Section
Requirement
EXISTING 20,787

Phone		Fax		
City		State	Zip Code	
Street Address			Apt./Ste/Unit #	
Name_SAME				
OWNER (if different from Ap	oplicant):			
Email				
Phone (732) 895	· 07-83	Fax		
City SOMERSET,	NJ	State N	J Zip Code	08873
Street Address 51 50	nocke A	AVENUE	Apt./Ste/Unit#	
Name Joe Sala	ezar			
APPLICANT: Owner	Applicant	Other		
APPLICANT:	ıdividual	Partnership	Corporation	
		PART B		
<u> </u>				array high-
<u>§112</u>				
§112				<u> </u>
§112-				
§112-			-	and the state of t
8112-SCHEDULE 2 MIN	FRONT YARD	SETBACIC 25FT	proposes - 2	23.Zs1
8112-SCHEDVLE3 8112-SCHEDVLEZ MIN)	BUILDING	coverage 201/.	proposed 20.	59 % 20: 90!
Ordinance Section	Requirement		EXISTING 20,7	8%

Email _____

PART C

Note: "*" indicates not required in association with signage variances

SUBJECT PROPERTY:			
Block/s ZO7	Lot/s 9.12	Zone R-7	
Street Address 51 Junock	O AVENUE		
City SOMERSET	State NEW Jerse	Y Zip Code <u> </u>	
Approximate Site Size * 7,565 (75' × 100') Present use of the property, specify:	SF Acres/2.17	ACRES Sq. ft.	
Present use of the property, specify:	SINGLE FXMILY	RESIDENTIAL	
Proposed use of the property, specify:	SINGLE FAMILY	RESIDENTIAL	
Public water available:*		If not, proposed? Yes No	
Public sanitary sewer available: *	l Yes No	If not, proposed? Yes No	
Describe any off tract improvement requ	uired or proposed* No OFf	TRACT IMPROVEMEN	1
Deed restrictions, covenants, easements, Yes (Provide a copy) SCE SUNCY FON EXIST Does the applicant own any contiguous of the supplicant own any contiguous of the supplicant own and lot of the supplicant own and	Proposed (Must be 10' WIDE DUH! property?*		
Has there been any previous appeal, re this property?	quest, or application to this or a	ny other Township Boards involvin	
If, yes, state type, docket number, the na	ature and date of such appeal:		
How long has the present owner had tit Is the property under contract to be sol If yes, state the date of contract and nan	d?	L No	-
•			

PART D

Identify if the application is proposed to be bifurcated (i.e., variances identified herein sought at this time with approval for other development approvals, such as subdivision and/or site plan approval, to be sought at a later date): Yes No					
If not bifurcated, identify the associated development approvals sought at this time (check all that apply):					
☐ Waiver of Site Plan					
Note: Applicant must consult the respective Instruction Sheet(s) and Submission Checklist(s) for the associated development approvals being sought at this time. The submission will not be deemed an Application for Development unless all required submissions are provided for all requested development approvals.					
If bifurcated, identify the nature of subsequent development approvals to be sought:					
For signage variances indicate the following:					
Single Tenant Building					
PART E					
C Variance(s):					
The strict application of the provisions of the Development Ordinance would result in peculiar and exceptional practical difficulties or exceptional and undue hardship under N.J.S.A., 40:55D-70.C(1)					
List in detail wherein this case conforms to this requirement, including, if applicable, reference to exceptional narrowness, shallowness or shape of the property, or exceptional topographic conditions or physical features uniquely affecting the property, or extraordinary and exceptional situation uniquely affecting the property or the structures lawfully existing thereon. THE CLOSEST POINT ANYWHENE ON MY HOUSE, TO THE FNOWE PROPERTY LINE 15 26.90 FT. THEREFORE, IF I INTEND TO HAVE A COVEREN PONCH TO SHELLEN THOM SNOW ON MAIN ON INCLEMENT WEATHER, I ONLY HAVE LEGALLY 1.90 FT OF DEPTH AVAILABLE FOR MY FNONT PONCH. I HAVE A HONDSHIP WITH THE CURNENT FRONT YAND, BASED OR MY EXPLANATION. NOT HAVING A COVERED PONCH WILL KEEP and/or ME UNSHELTERED EVENYTIME I AM AT MY FNOWT DOON, TRYING TO GET INTO MY HOUSE.					

The purposes of the Municipal Land Use Law would be advanced by a deviation from the zoning ordinance requirements and the benefits of the deviation would substantially outweigh any detriment under N.J.S.A.. 40:55D-70.C(2).

List in detail wherein this case conforms to this requirement:

THE PROPOSED COVERED PORCH WILL BE NOWHERE NEAR MY NEIGHBORING PROPORTIES. IN FACT, MY PROPOSED COVERED PORCH WILL BE PRACTICALLY CENTENED ON THE WIDTH OF MY HOUSE. I DO NOT FEEL THAT ADDING A COVERED PORCH IN FRONT OF MY DOOR WILL CAUSE ANY NEIGHBOR A DETRIMENT.

D Variance(s):

State why the property is particularly suitable for the proposed use, including any inherently beneficial conditions and/or any undue hardship, if any, showing that the property cannot reasonably be adapted to a conforming use:

THE CUILLENT HOUSE FRONT YEARD SETBACK WOULD NOT ALLOW MY COVERED PONCH TO BE COMPLIANT WITH THE MINIMUM 25 FRONT YARD REQUIREMENT. HAVING 2 COLUMNS + ROOF OVER MY FRONT DOOR CAN ONLY IMPROVE THE OVERALL AESTHETICS OF MY HOME AND NOT CAUSE ANY DETRIMENT TO ANYONE WITHIN ZOOFT OF MY PROPERTY.

C and D Variance(s):

Supply a statement of facts why relief can be granted without substantial detriment to the public good.

I PUNCHASED MY HOME AND ITS LOCATION POSITIONING ON THE PROPERTY AS 15". I STRONGLY BELIEVE THAT I HAVE & HARDSHIP DUE TO THE HOUSE LOCATION FROM THE FRONT PROPERTY LINE. I AM ONLY SEEKING FOR SHECKER FROM THE SUN, FROM INCLEMENT WEATHER SO THAT I CAN STAND THERE AND LOOK FOR KEYS AND OPEN DOOR AS WELL AS FOR PACKAGES NOT TO GET WET. Supply a statement of facts why relief can be granted without substantial detriment to the intent and purpose of the zone plan and zoning ordinance.

PELIEF CAN BE GNANTED WITHOUT SUBSTANTIAL
DETRIMENT, AS MY ADDITION OF 2 COLUMNS AND
200F FOR COVERAGE AT MY FROMT DOOK
15 WITHIN MY PROPERTY AND AWAY FROM MY
NEIGHBOR PROPERTIES. MY COVERED PORCH WILL
NOT HARM OTHER PROPERTIES, THETEAD, IT MAY
ENCOURAGE OTHER NEIGHBORS TO DO THE SAME,
AS I FEEL THEY DON'T DO JUST TO AVOID
December 2018 FILING APPLICATIONS AS WELL AS
TIPAGE
THE EXPENSES TO HAVE THE VARIANCE APPROVED.

PART F

PART H

APPLICANT'S CERTIFICATIO	N	
depose that: I reside at	51 JUNDCKO AVENUE C	according to law and upon my oath SOMENSET In the County of the county of the above thereto are true. I further certify that
		applicant, or an officer of the corporate
	sign the application for the partnersh	
Sworn to and subscribed before me this 167 day of AUGUST, 20 21	_	APPLICANT'S SIGNATURE
NOTARY PUBLIC OWNER'S CERTIFICATION	MARIE D. WATSON NOTARY PUBLIC OF NEW JERSEY Comm. # 2302552 My Commission Expires 07/8/2023	
	is section must be signed by an autho signed by a general partner.)	rized corporate officer. If the owner is
Ι,	, of full age, being duly sworn	according to law and upon my oat
depose that: I reside at		in the County of
		, and that the abov
am the owner of the property authorized the applicant to m	which is the subject of this applicat	thereto are true. I further certify that tion, and I am the applicant or I hav to be bound by the application, the the applicant.
Sworn to and subscribed before me this day of, 20		OWNER'S SIGNATURE

NOTARY PUBLIC