5440 Routes 5 & 20 West Canandaigua, NY 14424

Phone: (585) 394-1120 / Fax: (585) 394-9476

# ZONING BOARD OF APPEALS AREA VARIANCE APPLICATION

#### NOTICE TO ALL APPLICANTS:

The ZONING BOARD OF APPEALS reviews submitted applications on a first-come-first-served basis. The number of applications scheduled for review will vary depending upon the number and complexity of the applications received. The goal of the ZBA is to process all applications in a timely and efficient manner.

Applicant must see that all forms are filled out completely and accurately before the application can be processed. All completed applications are subject to the rules and regulations as established by the Town of Canandaigua and the State of NY. This department does not guarantee any board approvals for completed applications.



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#### 2021 Board Calendar

Meeting dates are subject to change Revised 1/5/2021

APPLICATION DEADLINE 12:00 pm	PRC MEETING To review applications 9:00AM	ZONING BOARD OF APPEALS Public Hearings 6:00 PM	PLANNING BOARD Public Meetings and Hearings 6:00 PM		ENVIRONMENTAL CONSERVATION BOARD Public Meetings 4:30 pm
WEDNESDAY	MEETING DATE	<u>Meeting</u> <u>Date</u>	MEETING DATES		MEETING DATES
December 9, 2020	December 14, 2020	January 19, 2021	January 12, 2021	January 26, 2021	January 7, 2021
January 6	January 11	February 16	February 9	February 23	February 4
February 10	February 16*	March 16	March 9	March 23	March 4
March 10	March 15	April 20	April 13	April 27	April 1
April 7	April 12	May 18	May 11	May 25	May 6
May 12	May 17	June 15	June 8	June 22	June 3
June 9	June 14	July 20	July 13	July 27	July 1
July 7	July 12	August 17	August 10	August 24	August 5
August 11	August 16	September 21	September 14	September 28	September 2
September 8	September 13	October 19	October 12	October 26	October 7
October 6	October 12**	November 16	November 9	November 23	November 4
November 10	November 15	December 21	December 14		December 2
December 8	December 13	January 18, 2022	January 11, 2022	January 25, 2022	January 6, 2022

\*February 16 is a Tuesday \*\* October 12 is a Tuesday
\* All Applications are due by 12:00pm on deadline day\*

The applicant will receive written notification of their scheduled meeting. If your application is deemed incomplete, it will not be placed on an agenda until the requested information has been submitted to the Town Development Office. All new Planning Board applications submitted on/before the application deadline will be first heard at 2<sup>nd</sup> meeting of the following month. Continued applications will be reviewed at the 1<sup>st</sup> meeting of the following month.



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### ZONING BOARD OF APPEALS REQUIRED PAPERWORK FOR APPLICATION SUBMITTAL

#### **Area Variance Application**

 Variance Application (Zoning Board of Appeals)
 Description of documents which would support a determination that it is practically difficult for you to conform to the dimensional requirements of the zoning law (Tests for Granting Area Variances).
 Map showing size and location of all existing and proposed structures, including lot width, lot area, setback dimensions and computations of percentage of lot coverage. (See attached Sketch Plan Checklist) Projects over 1,000 square feet will require a professionally prepared site plan.
 Front elevation or view of proposed structure showing the height measured from the average finished grade.
 Property owner signatures on all application forms and checklists

You must submit the original application and attachments / survey map / site plan. Contact the Zoning Officer to determine which additional building/sign permit application is required to be submitted with this application.

Additional copies of the site plan, etc. will be requested after the Planning Review Committee (PRC) has reviewed your application.

#### **FEES**:

- 1. The \$100 application fee is required upon submission of the application. This fee is non-refundable. A separate, additional fee will be rendered for the building permit.
- 2. Building permit fees vary the fee will be determined by the Town Code Enforcement Officer.
- 3. The property owner is responsible for reimbursement of any Town Engineer and/or Town Attorney fees incurred during application review.

#### WHY YOUR VARIANCE MIGHT BE DENIED

You have been told that something which you want to do on your land is prohibited. You have also learned that the ZBA has the power to authorize you to proceed despite the Zoning Law prohibition. Hopefully, you have also learned from the materials you received from the Planning & Zoning Office that we may only approve your variance if you can show some practical difficulty in your particular situation. We seek, wherever possible, to help resolve your individual conflict with the zoning law in a manner which addresses your needs as well as the needs of the Town as a whole. Unfortunately, because these needs are sometimes in conflict, we often find such an ideal solution impossible.

In our experience variances are most frequently denied for one of three reasons:

First, practical difficulty was not shown, even though it was shown, there is some means other than a variance available to the applicant to address the problem. These variances are denied because they are not considered to be necessary.

Second, even though practical difficulty was shown, a variance will be denied if the impact of the requested variance upon the neighborhood or surrounding properties would be too great. This board is required to take into account the good of the Town as a whole and not grant an individual relief if the common good would be too severely impacted.

Finally, variances are generally denied if the practical difficulty shown was not unique. We are required to determine whether the difficulty is unique to a given property or to circumstances peculiar to that property. State law prohibits us from approving a variance if an applicant establishes a difficulty which is not unique. The rationale for this limitation is that the granting of variances to address difficulties which are common to a given region or type of use amounts to actually changing the zoning law, one variance at a time. The proper legal procedure in such a case is not a variance, but a request to change the law. This board cannot act on such a request as the Town Board, which enacts all the laws of the town, is the only board which can make such a change. Regrettably, the Zoning Board of Appeals sometimes finds an applicant to have a legitimate concern, but is nonetheless compelled to deny the requested variance because the described difficulty is not sufficiently unique. In that instance the board will advise the Town Board of its finding both to assist the applicant and in the hope that the Town Board will take appropriate action to improve the zoning law itself.

Form: Z-006.wpd .3/27/07

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CPN #			
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#### ZONING BOARD OF APPEALS APPLICATION

F(	OR:	☐ USE VARIANCE	☐ INTERPRETATION
]	Permission for on-site inspection	for those reviewing application:	Yes No
1.	Name and address of the proper	ty owner:	
	Telephone Number of property of	owner:	
	Fax #	E-Mail Address:	
	**If you p	provide your e-mail address, this will be	the primary way we contact you**
2.	Name and Address of Applicar	nt if not the property owner:	
	Telephone Number of Applican	t:	
	Fax #	E-Mail Address:	
	**If you p	rovide your e-mail address, this will be t	he primary way we contact you **
3.	Subject Property Address:		
	Nearest Road Intersection:		
	Tax Map Number:	Zoning D	District:
4.	Is the subject property within 50	00' of a State or County Road or T	Town Boundary? (If yes, the
	Town may be required to refer y	our application to the Ontario Co	unty Planning Board.)
	Please circle one:	YES NO	
5.	Is the subject property within 5 Statement must be completed an only.)	500' of an Agricultural District?  nd submitted with this application -	=
	Please circle one:	YES NO	
			(Continued on back)

6.	What is your proposed new project and the variance(s) or interpretation requested?						
7.	Have the necessary building permit applications been included with this form? If not, please verify with the Development Office which forms are required to be submitted.						
8.	With your completed application for an Area Variance, attach a tape map/survey/site plan, elevation of the proposed structure, and other documentation necessary describing the requested variance(s) illustrating why it is practically difficult for you to conform to the Zoning Law.						
	All maps, surveys, or site plans shall accurately depict the property including all existing and proposed structures, setbacks, and dimensions. <i>All dimensions must be precise</i> .						
9.	With your completed application for a Use Variance, attach a current survey map/site plan of the subject parcel with a detailed description of the proposed use, a statement as to why you feel this use variance is necessary, and a completed Environmental Assessment Form.						
10.	With your completed application for an Interpretation, attach a current survey map/site plan of the subject parcel with a detailed description of the proposed use, a statement as to why you are appealing the zoning law determination, and a copy of the zoning law determination of which said appeal is requested.						
11.	If the variance requested is related to signs, attach a Sign Detail Sheet, a site plan, and colored renderings of the proposed signage, and any other documentation required in Article IX (Sign Regulations) of the Town of Canandaigua Zoning Law.						
und	ave examined this application and declare that it is true, correct, and complete. It erstand that my application and all supporting documentation will be examined by the ing Board of Appeals as an integral component of deliberations.						
I h	ereby grant my designee permission to represent me during the application process.						
	(Signature of Property Owner) (Date)						

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<u>Property Owner</u> is responsible for any consultant fees (Town Engineer, Town Attorney, etc.) incurred during the application process.

Please note that the **Property Owner** is responsible for all consultant fees during the review of this application including legal, engineering, or other outside consultants. Applications submitted to the Town of Canandaigua Planning Board will normally receive chargeback fees of at least five hours to ten hours for planning services including intake, project review, resolution preparation, SEQR, and findings of fact. PLEASE NOTE that the number of hours will be SIGNIFICANTLY INCREASED due to incomplete applications, plans lacking detail, or repeated continuations. Subdivision applications and larger commercial or industrial projects traditionally require more hours of engineering, legal, and other consultant review and preparation and will incur higher costs. Applications for new construction may be referred to the Town Engineer for engineering review which may include at least an additional eight to twelve hours of review time. The **Property Owner** will also be responsible for legal fees for applications submitted to the Town of Canandaigua Planning Board, Zoning Board of Appeals, or the Town of Canandaigua Development Office. Fees for engineering and legal expenses traditionally range between one hundred and one hundred fifty dollars per hour. A copy of the Town's annual fee schedule is available upon request from the Development Office or the Town Clerk's Office. The **Property Owner's** signature below indicates that the **Property Owner** understands that the **Property Owner** will be responsible for all outside consultant fees incurred as a result of the submitted application, and consents to these charges. Additionally projects approved by the Town of Canandaigua Planning Board may be required to pay a parks and recreation fee as established by the Town Board (currently \$ 1,000 per unit) if required as part of the conditions of approval.

(property owner)	(property owner)

#### **TESTS FOR GRANTING AREA VARIANCES**

#### BE VERY SPECIFIC WHEN ANSWERING THESE QUESTIONS

"Area variance" shall mean the authorization by the Zoning Board of Appeals for the use of land in a manner which is not allowed by the dimensional or physical requirements of the applicable zoning regulations. (Town Law Section 267, subsection 1.(b)).

In deciding whether to grant an area variance, the Zoning Board of Appeals takes into consideration the benefit to the applicant if the variance is granted, as weighed against the detriment to the health, safety, and welfare of the neighborhood or community. (Town Law Section 267-b, subsection 3.(b)).

To enable the Zoning Board of Appeals to grant an area variance, the applicant must present substantial evidence concerning the following topics by providing supporting evidence for each. Attach additional sheets if necessary.

Whether an undesirable change will be produced in the character of the neighborhood or a detriment to nearby properties will be created by the granting of the area variance.
Whether the benefit sought by the applicant can be achieved by some method, feasible for the applicant to pursue, other than an area variance.
Whether the requested area variance is substantial.
Whether the proposed variance will have an adverse effect or impact on the physical or environmental conditions in the neighborhood or district.
Whether the alleged difficulty was self-created, which consideration shall be relevant to the decision of the ZBA, but shall not necessarily preclude the granting of the area variance.

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	010170	<b>CPN</b> #: _	
Sketch Plan Checklist			
Applicant:			
Project Address:			
	ning District:		
	illing District		
Project Description Narrative:			
Sketch Plan Checklist – Chapter 220 §220-66 (Not required for any property in a major subdivision)	Shown on Plan by Applicant	Initial PRC Review	PRC Follow Up Review
A. The sketch plan shall be clearly designated as such and shall			
identify all existing and proposed:			
1) Zoning classification and required setbacks.			
2) Lot lines.			
3) Land features including environmentally sensitive features			
identified on the NRI. (woods, streams, steep slopes, wetlands)			
4) Land use(s). (residential, agricultural, commercial, or industrial)			
5) Utilities. (i.e. location of electric, gas, well, septic, sewer, cable)*			
6) Development including buildings, pavement and other			
<ul><li>improvements including setbacks.</li><li>7) Location and nature of all existing easements, deed restrictions and other encumbrances.</li></ul>			
B. Sketch plans shall be drawn to scale.			
C. It is the responsibility of the applicant to provide a sketch plan			
that depicts a reasoned and viable proposal for development of the lot.			
I have reviewed my submitted application and drawings as and hereby certify that the submitted application i	_		iteria
Signature of Applicant / Representative	Date		

<sup>\*</sup>May be obtained from UFPO – dial **811** for assistance.

#### Short Environmental Assessment Form Part 1 - Project Information

#### **Instructions for Completing**

Part 1 – Project Information. The applicant or project sponsor is responsible for the completion of Part 1. Responses become part of the application for approval or funding, are subject to public review, and may be subject to further verification. Complete Part 1 based on information currently available. If additional research or investigation would be needed to fully respond to any item, please answer as thoroughly as possible based on current information.

Complete all items in Part 1. You may also provide any additional information which you believe will be needed by or useful to the lead agency; attach additional pages as necessary to supplement any item.

Pai	rt 1 – Project an	nd Sponsor Information							
Naı	me of Action or l	Project:							
Pro	ject Location (de	escribe, and attach a location r	nap):						
Brid	ef Description of	f Proposed Action:							
Naı	me of Applicant	or Sponsor:			Telephone:				
					E-Mail:				
Ado	dress:								
City	y/PO:				State:		Zip C	ode:	
1.		sed action only involve the legrule, or regulation?	gislative adoption	of a plan, loca	l law, ordinan	ce,		NO	YES
	es, attach a narr	ative description of the intent he municipality and proceed to				resources th	at		
		sed action require a permit, ap		from any other	er government	Agency?	-	NO	YES
3.	b. Total acreage c. Total acreage	e of the site of the proposed ace to be physically disturbed?  e (project site and any contigued by the applicant or project s	ous properties) ov	vned	acres acres				
4.	Check all land u	uses that occur on, are adjoining	g or near the prop	osed action:					
5.	Urban	Rural (non-agriculture)	Industrial	Commercia	al Reside	ential (subur	ban)		
	☐ Forest	Agriculture	Aquatic	Other(Spec	eify):				
	☐ Parkland								

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5.	Is the proposed action,	NO	YES	N/A
	a. A permitted use under the zoning regulations?			
	b. Consistent with the adopted comprehensive plan?			
_			NO	YES
6.	Is the proposed action consistent with the predominant character of the existing built or natural landscape?			
7.	Is the site of the proposed action located in, or does it adjoin, a state listed Critical Environmental Area?		NO	YES
If Y	Yes, identify:			
			NO	YES
8.	a. Will the proposed action result in a substantial increase in traffic above present levels?			IES
	b. Are public transportation services available at or near the site of the proposed action?			
	c. Are any pedestrian accommodations or bicycle routes available on or near the site of the proposed action?			
9.	Does the proposed action meet or exceed the state energy code requirements?		NO	YES
If th	he proposed action will exceed requirements, describe design features and technologies:			
10.	Will the proposed action connect to an existing public/private water supply?		NO	YES
	If No, describe method for providing potable water:			
11.	Will the proposed action connect to existing wastewater utilities?		NO	YES
	If No, describe method for providing wastewater treatment:			
	a. Does the project site contain, or is it substantially contiguous to, a building, archaeological site, or distric	t	NO	YES
Coı	ich is listed on the National or State Register of Historic Places, or that has been determined by the mmissioner of the NYS Office of Parks, Recreation and Historic Preservation to be eligible for listing on the te Register of Historic Places?			
	b. Is the project site, or any portion of it, located in or adjacent to an area designated as sensitive for haeological sites on the NY State Historic Preservation Office (SHPO) archaeological site inventory?			
13.	a. Does any portion of the site of the proposed action, or lands adjoining the proposed action, contain wetlands or other waterbodies regulated by a federal, state or local agency?		NO	YES
	b. Would the proposed action physically alter, or encroach into, any existing wetland or waterbody?			
If Y	Yes, identify the wetland or waterbody and extent of alterations in square feet or acres:			

14. Identify the typical habitat types that occur on, or are likely to be found on the project site. Check all that apply:		
☐Shoreline ☐ Forest Agricultural/grasslands Early mid-successional		
Wetland   Urban Suburban		
15. Does the site of the proposed action contain any species of animal, or associated habitats, listed by the State or	NO	YES
Federal government as threatened or endangered?		
16. Is the project site located in the 100-year flood plan?	NO	YES
17. Will the proposed action create storm water discharge, either from point or non-point sources?	NO	YES
If Yes,		
a. Will storm water discharges flow to adjacent properties?		
b. Will storm water discharges be directed to established conveyance systems (runoff and storm drains)? If Yes, briefly describe:		
18. Does the proposed action include construction or other activities that would result in the impoundment of water	NO	YES
or other liquids (e.g., retention pond, waste lagoon, dam)?		
If Yes, explain the purpose and size of the impoundment:		
49. Has the site of the proposed action or an adjoining property been the location of an active or closed solid waste	NO	YES
management facility?  If Yes, describe:		
	NO	******
20. Has the site of the proposed action or an adjoining property been the subject of remediation (ongoing or completed) for hazardous waste?	NO	YES
If Yes, describe:		
I CERTIFY THAT THE INFORMATION PROVIDED ABOVE IS TRUE AND ACCURATE TO THE BE	ST OF	
MY KNOWLEDGE		
Applicant/sponsor/name:		
Signature:Title:		

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#### AGRICULTURAL DATA STATEMENT

<b>CPN</b>	#•		
	11.		

In accordance with NYS Town Law § 283-a, the Town of Canandaigua will use the following information to evaluate possible impacts that would occur on property within an agricultural district containing a farm operation or on property with boundaries within 500 feet of a farm operation.

Name and Address of Property Owner:					
Name and Address of Applicant:					
Description of the proposed project:					
Project Location:					
Tax Map #:					
Is any portion of the subject property currently being farmed? Yes No					
List the name and address of any land owner within the agricultural district that the land contains farm operations and is located within 500 feet of the boundary of the property upon which the project is proposed.					
Name / Address					
1					
2.					
3.					

H. Attach a tax map or other map showing the site of the proposed project relative to the location of farm operations identified in this Agricultural Data Statement.

Form: G-003.doc (Rvs'd 3/12/13)

******************************							
FOR TOWN USE ONLY							
Circle Type of Application:							
Special Use Permit	Site Plan Approval		Subdivision	Use Variance			
Circle Review Authority:  Zoning Board of Appe	eals	Planning Boa	rd	Town Board			
Notice Provision:							
Date when written notice of the application described in Part I was provided to the land owners identified in the Agricultural Data Statement.							
Date referral sent to the Ontario County Planning Department:							

Date

Name of Official Completing Form