# **Variance Application Packet**

All applications must be submitted through the Project Portal https://Cityworks.BrookhavenGA.gov/ProjectPortal



### **Variances**

To vary from the text of the Zoning Ordinance, a variance application can seek to modify or waive zoning regulations such as setbacks, buffers, coverages, parking, and others. Variance applications can be submitted concurrently with a land use map amendment or modification of conditions.

Variances and the following procedures outlined herein are granted and guided by the minimum requirements of the Georgia Zoning Procedures Law (O.C.G.A. § 36-66-1). All applicants are entitled to due process of the law.

For questions about variance applications, please contact the Planning and Zoning Division via email at planning@brookhavnega.gov or by telephone at 404-637-0500 and you will be directed to a Planner for assistance.

### Variance Application Checklist

(Incomplete applications will not be accepted)

□ Pre-Application Meeting (A staff-signed pre-application form must be submitted with application – this will be provided by staff after the meeting occurs)

- Pre-Application meeting may be scheduled by emailing a proposal site plan to <u>Planning@BrookhavenGA.Gov</u>
- Pre-application meeting shall be held by the Friday preceding the submission deadline.
- □ Completed Application (Signed) Page 7
- □ Property Owner(s) Notarized Certification (Signed) Page 8
- □ Campaign Disclosure Statement (Signed) Pages 9 & 10
- U Written legal description narrative of the metes and bounds of the property
- □ Letter of Intent Applicant shall provide a letter of intent which describes how the variance request relates to each of the variance criteria for consideration.
- $\square$  Site Plan in accordance with the site plan checklist See Page 3
- Relevant Site Photos

# Variance Application Packet



# Letter of Intent – Criteria for Consideration

UNG	<ol> <li>The grant of the variance will not be detrimental to the public health, safety or welfare or injurious to property or improvements;</li> </ol>
	2) The variance request is based on conditions that are:
	a. Unique to the subject property;
	b. Not generally applicable to other properties in the same zoning district;
	c. Not the result of the subject property owner's or applicant's actions;
ER 27 – ZONING	<ol> <li>Because of the particular conditions, shape, size, orientation or topographic conditions, the strict application of the requirements of this zoning ordinance would deprive the property owner of rights and privileges enjoyed by other similarly situated property owners;</li> </ol>
CHAPTER	<ol> <li>The requested variance does not go beyond the minimum necessary to afford relief, and does not constitute a grant of special privilege inconsistent with the limitations upon other similarly situated properties;</li> </ol>
	<ol> <li>The literal interpretation and strict application of the applicable provisions or requirements of this zoning ordinance would cause undue hardship or practical difficulty, as distinguished from a mere inconvenience; and;</li> </ol>
	6) The requested variance would be consistent with the spirit and purpose of this zoning ordinance and the comprehensive plan.
CHAPTER 14 – STREAM BUFFER	<ol> <li>The shape, size, topography, slope, soils, vegetation and other physical characteristics of the parcel;</li> <li>The locations of all streams on the parcel, including along parcel boundaries and within adjacent parcels;</li> <li>The location and extent of the proposed buffer or setback intrusion;</li> <li>Whether alternative designs are possible which require less intrusion or no intrusion;</li> <li>The water-quality impacts of the proposed variance; and</li> <li>Whether the proposed mitigation compensates for the lost buffer or setback functions and otherwise maintains the function of the required buffer or setback at the same site where the impact will occur and provides at least the same protection of the water as provided by the natural features to be disturbed or removed.</li> </ol>
	<ol> <li>Exceptional conditions pertaining to the property where the sign is to be located as a result of its size, shape, or topography, which are not applicable to other lands or structures in the area;</li> </ol>
- SIGNS	<ol> <li>Granting the variance would not confer on the applicant any significant privileges which are denied to others similarly situated;</li> </ol>
-	3) The exceptional circumstances are not the result of action by the applicant;
<b>CHAPTER 21</b>	4) The requested variance is the minimum variance necessary to allow the applicant to enjoy the rights commonly enjoyed by others similarly situated;
AH:	5) Granting the variance would not violate more than one (1) standard of this article; and
U	6) Granting the variance would not result in allowing a sign that interferes with road or highway visibility or obstructs or otherwise interferes with the safe and orderly movement of traffic.



### Site Plan Checklist

- □ Site plan must be conveyed on a closed-boundary survey, including bearings and distances along all property lines.
- □ Site plan must be stamped by a Registered Land Surveyor, licensed by the State of Georgia.
- Dimensions along property lines shall match the metes and bounds of the written legal description, with the point of beginning clearly indicated.
- □ Key and/or legend, scale of drawing, and site location map with North arrow.
- Current zoning of the subject site and adjoining properties; Location of land lot lines and identification of land lots.
- □ Topography on the subject site and adjacent property up to 200 feet as required to assess runoff effects.
- □ A delineation of the limits of disturbance; Total & Disturbed site acreage or square footage.
- Building envelope establishing all required setbacks (front street, average front, side street, interior side, rear). Show minimum distances of proposed structures from the lot boundaries.
- Existing & Proposed new dedicated and future reserved rights-of-way of all streets, roads, railroads, and easements adjacent to and on the subject property.
- □ Existing & Proposed buildings with square footages and heights (stories), wells, driveways, fences, cell towers, and any other structures or improvements on the subject property or within 200 feet.
- Existing & Proposed Impervious Coverage Tables; Tables shall list all impervious features in square feet (such as house, front porch, rear porch, driveway, walkway, retaining walls, swimming pool, pool equipment, ac/mech units, window wells, etc.), a summation of all features, the total lot size, and the total impervious coverage in percentage format (sum of features divided by total lot size).
- Delineation of all state waters on the subject property and of all state waters within 75-feet of property boundaries, as well as state waters wrested vegetation, state water buffers (including 25-foot state buffer, 50-foot and 75-foot city buffers), floodways and floodplain boundaries. If no such streams and/or stream buffers exist, note their absence on the plans.
- **Q** Required landscape strips, undisturbed buffers, and any other natural areas as required or proposed.
- □ Required and proposed parking spaces; Loading and unloading facilities.
- □ Proposed stormwater management facilities.
- □ Availability of water system and sanitary sewer system.
- □ Location of existing trees and trees to be removed, or a statement that there are none, and whether the trees identified are specimen trees. (A specimen tree is any hardwood (oak, hickories, poplars, etc.) or softwood (pines, evergreens, etc.) tree with a diameter at breast height (DBH) of 30 inches and larger, or a small tree (dogwoods, redbuds, sourwoods, etc.) with a DBH of 10 inches and larger. If no specimen trees exist on the site, note their absence on the plans. If a specimen tree is to be removed, provide a calculation for recompense at 1.5x the diameter.)

### Variance Application Packet



### Additional Requirements for Stream Buffer Variances

#### Stream Buffer Variance – Site Plan Checklist:

1. Delineation of the stream buffer (state, 50-foot undisturbed and 25-foot additional setback) and the limits of all existing and proposed land development or land disturbance, both inside and outside the buffer and setback. The exact area of the buffer to be affected shall be accurately and clearly indicated in a table as follows:

2. At least one alternative plan, which does not include a buffer or setback intrusion, and includes an explanation of why such alternative plan is not feasible;

- 3. A calculation of the total area and length of the proposed intrusion;
- 4. A stormwater management site plan; and,
- 5. Proposed mitigation for the intrusion as outlined in Section 14-153(b)(1)

For Grandfather Provisions, refer to Section 14-151 of the Stream Buffer Protection Ordinance For Exemptions, refer to Section 14-152 of the Stream Buffer Protection Ordinance For Additional Information Requirements, refer to Section 14-155 of the Stream Buffer Protection Ordinance

#### Mitigation Requirements (not required for administrative stream buffer variances):

- (A) The provision for storm water management and water quality control measures pursuant to Article IV, Stormwater Management, and Article V, Water Quality Control, of Chapter 14, Land Disturbance and Subdivisions, for 100% of the total existing and proposed impervious areas on the parcel; provided, however, in adopting such measures, the exemptions in Sec. 14-79(c) of the code are not available for purposes of this Sec.14-153(b).
- (B) The planting of one 2-1/2" caliper tree of a similar type on the parcel, in addition to any other tree(s) that are required to satisfy the landscape or tree ordinances of the city, for each tree having a diameter of eight (8) inches or greater at breast height that is removed from the buffer or setback area pursuant to an approved variance under this ordinance

#### **Requirements for Sign Variances**

- □ A full-color, scaled rendering of the proposed signage, including the type of sign to be erected, the area of the sign, the height of the sign, the shape of the sign, how the sign is to be illuminated (if at all) and an explanation of how the sign is to be mounted or erected.
- □ Wall sign applications will provide an elevation of the proposed sign on the structure and indicate the width in linear feet of the wall or canopy on which the sign will be mounted, and the height above grade at which the sign will be mounted.
- Application for ground signs shall include a site plan drawn to scale, with the additional following information, including a closed boundary and topography survey of the property, gross acreage, the proposed location of subject sign, location of all ground signs on the property, entrance driveways from public streets, street rights-of-way, public or private easements, building locations, gross area of buildings and floor area occupied by subject owner or tenants.



### **LEGAL NOTICE REQUIREMENTS**

#### **POSTED NOTICE ON PROPERTY**

- Georgia Zoning Procedures Law (O.C.G.A. § 36-66-1) requires signage to be posted on any property requesting a Land Use Petition or Variance. There shall be at least one sign for each 500-feet of street frontage, or fraction thereof.
- The City will order signs and it is the <u>responsibility of the property owner or applicant to pick up the signage</u> <u>from City Hall and post said signage on the property during the specified timeframe</u> for the appropriate meeting. City Staff will confirm its placement.
- All posted signage must comply with the following regulations:
  - Sign(s) must be placed on the property <u>at least 30</u> <u>days, but not more than 45 days</u> before the scheduled public hearing.
  - Sign(s) must be visible from the road and oriented so that the face of the sign is <u>perpendicular to the</u> <u>street</u>. (See example image to the right)
  - Sign(s) <u>must remain on the property until the final</u> <u>decision is issued</u> by the Board of Appeals. Once the signage is posted, it is the applicant/property owner's responsibility to ensure that the signage remains posted on the property in accordance with these requirements until the final decision is issued. City Staff will update existing signage if public hearing dates are changed. In case of damaged or missing signage, replacement signage will be at the applicant's expense.



### **NEWSPAPER NOTICE**

Per Georgia Zoning Procedures Law (O.C.G.A. § 36-66-1), public notice shall be published in a newspaper of general circulation within the city at least 30 days, but not more than 45 days before the hearing with the Board of Appeals. City Staff manages this requirement.

#### **MAILED NOTICE**

Per Georgia Zoning Procedures Law (O.C.G.A. § 36-66-1), notice shall be mailed to the applicant and all owners of property within 250 feet of the subject property at least 30 days, but not more than 45 days before the hearing with the Board of Appeals. City Staff manages this requirement.



## **HELPFUL LINKS**

Application Deadlines & Processing Calendar:

https://www.brookhavenga.gov/commdev/page/meeting-calendarsdeadline-schedules

Guide to Variance Application & Public Hearing Process: https://www.brookhavenga.gov/commdev/page/guides-and-resources

#### Fee Schedule:

https://www.brookhavenga.gov/commdev/page/city-brookhaven-fee-schedule

Comprehensive Building Permit Checklist: https://www.brookhavenga.gov/commdev/page/comprehensive-building-permit-checklist

#### **Project Portal:**

https://cityworks.brookhavenga.gov/ProjectPortal

#### Code of Ordinance:

https://library.municode.com/ga/brookhaven/codes/code\_of\_ordinances

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#### Variance Application

PROPERTY							
Site Address: Par				Parcel	#:		Zip:
Project Name (If applicable)	:				Present Zor	ning:	
TYPE OF REQUEST							
Zoning/Special Excepti	on 🗖 Sign	🗖 Stream Buff	er 🗖 Administr	ative (Zo	oning/Special	Exception	or Stream Buffer)
Nature of Request		Required per Co	ode			Proposed	
Setback	Front: Si	de: Rear:	Other:	Front:	Side:	Rear:	Other:
Stream Buffer							
Impervious Coverage			%				%
🗖 Sign							
# of Parking Spaces							
Other							
OWNER INFORMATION	-						
Name:							
Address:						1	
Email:					Phone:		
APPLICANT							
Name:							
Address:							
Email:					Phone:		

AFFIDAVIT							
To the best of my knowledge, this variance application form is correct and complete. If additional materials are determined to be							
necessary, I understand that	I am responsible fo	r filing additiona	l materials as specified	d by the City of Br	ookhaven Zoning		
Ordinance. I understand that	failure to supply al	I required inform	nation (per the relevar	nt Applicant Chec	klists and Requirements of		
the Brookhaven Zoning Ordin	ance) will result in	the rejection of	this application. I have	e read the provision	ons of the Georgia Code		
Section 36-67A-3 as required	regarding Campaig	gn Disclosures. M	y Signed Campaign Di	sclosure Stateme	nt is included.		
Applicant's Name:							
Applicant's Signature:				Date:			
NOTARY							
Sworn to and subscribed before me this Day of 20							
Notary Public:							
Signature: Date:							

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#### Property Owner(s) Notarized Certification

The owner and petitioner acknowledge that this variance application form is correct and complete. By completing this form, all owners of the subject property certify authorization of the filing of the application for variance(s), and authorization of an applicant or agent to act on their behalf in the filing of the application amendments.

Property Owner							
Name:							
Address:		City, State:		Zip:			
Signature:			Date:				
Sworn to and su Notary Public:	bscribed before me this day of	, 20					

Additional Property Owner (if applicable)								
Name:								
Address:			City, State:		Zip:			
Signature:				Date:				
Sworn to and su Notary Public:	ibscribed before me this	_ day of	, 20					

Additional Property Owner (if applicable)							
Name:							
Address:		City, State:		Zip:			
Signature:			Date:				
Sworn to and su Notary Public:	bscribed before me this day of	, 20					

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#### Campaign Disclosure Ordinance

Please read the law and complete the Campaign Disclosure Statement on the following page if you are requesting a Rezoning, Concurrent Variance, or Conditional Use.

GA Citation/Title GA Code 36-67A-3, Disclosure of Campaign Contributions \*38069 Code, 36-67A-3

# CODE OF GEORGIA TITLE 36. LOCAL GOVERNMENT PROVISIONS APPLICABLE TO COUNTIES AND MUNICIPAL CORPORATIONS CHAPTER 67A. CONFLICT OF INTEREST IN ZONING ACTIONS (Current through 2000 General Assembly)

36-67A-3 Disclosure of Campaign Contributions.

- a) When any applicant for rezoning action has made, within two years immediately preceding the filing of that applicant's application for the rezoning action, campaign contributions aggregating \$250.00 or more to a local government official who will consider the application, it shall be the duty of the applicant to file a disclosure report with the governing authority of the respective local government showing:
  - 1. The name and official position of the local government official to whom the campaign contribution was made; and
  - 2. The dollar amount and description of each campaign contribution made by the applicant to the local government official during the two years immediately preceding the filing of the application for the rezoning action and the date of each such contribution.
- b) The disclosures required by subsection (a) of this Code section shall be filed within ten days after the application for the rezoning action is first filed.
- c) When any opponent of a rezoning action has made, within two years immediately preceding the filing of the rezoning action being opposed, campaign contributions aggregating \$250.00 or more to a local government official of the local government which will consider the application, it shall be the duty of the opponent to file a disclosure with the governing authority respective local government showing:
  - 1. The name and official position of the local government official to whom the campaign contribution was made; and
  - 2. The dollar amount and description of each campaign contribution made by the opponent to the local
  - 3. government official during the two years immediately preceding the filing of the application for the rezoning action and the date of each such contribution.
- d) The disclosure required by subsection (c) of this Code section shall be filed at least five calendar days prior to the first hearing by the local government of any of its agencies on the rezoning application.

(Code 1981, 36-67A-3, enacted by Ga. L. 1986, p. 1269, 1; Ga. L. 1991, p. 1365, 1; Ga. L. 1993, p. 91, 36.)

Official Code of Georgia Annotated Copyright 1982 – 2000 State of Georgia

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#### **Campaign Disclosure Statement**

Have you, within the two years immediately preceding the filing of this application, made campaign contributions aggregating \$250.00 or more to a member of the City of Brookhaven City Council or a member of the City of Brookhaven Planning Commission?

Applicant/Property Owner						
Name:						
Address:	City, State:			Zip:		
Signature:		Date:				

#### If the answer above is yes, please complete the following section:

Date	<b>Government Official &amp; Position</b>	Description	Amount

Updated August 2023



I No

🗖 Yes