MARION TOWNSHIP ZONING BOARD OF APPEALS

Monday, October 4, 2021 7:30 p.m.

The Township Zoning Board of Appeals will meet in person October 4, 2021 at 7:30 pm

However, there will be virtual access.

Instructions to participate in the meeting are posted on www.mariontownship.com

AGENDA

CALL TO ORDER
PLEDGE OF ALLEGIENCE
INTRODUCTION OF MEMBERS
APPROVAL OF AGENDA
October 4, 2021

CALL TO PUBLIC

APPROVAL OF MINUTES FOR: July 12 2021 Regular Meeting

NEW BUSINESS:

1) ZBA Case #01-21 Blair Towe 889 Hurley Dr. Howell, MI 48843 Seeking variance for Section 8.04.E.3.a2 side yard setback 4710-35-301-024.

OLD BUSINESS: none

CALL TO PUBLIC:

ADJOURNMENT:

Αp	prov	/ed:	

MARION TOWNSHIP ZONING BOARD OF APPEALS REGULAR MEETING JULY 12, 2021

MEMBERS PRESENT: Larry Fillinger, Larry Grunn, Dan Lowe, and Diane Bockhausen

MEMBERS ABSENT: Linda Manson-Dempsey

OTHERS PRESENT: Dave Hamann, Zoning Administrator

CALL TO ORDER

Larry Fillinger called the meeting to order at 7:30 p.m. The meeting is also available online.

MEMBERS PRESENT

The members of the Zoning Board of Appeals introduced themselves.

APPROVAL OF AGENDA

Diane Bockhausen motioned to approve the agenda. Dan Lowe seconded. Motion carried.

CALL TO THE PUBLIC

No response.

APPROVAL OF MINUTES

<u>January 4, 2021 Regular Meeting</u>: Diane Bockhausen motioned to approve the minutes as presented. Larry Grunn seconded. **Motion carried**.

OLD BUSINESS

None.

NEW BUSINESS

ZBA Case #01-21—Blair Towe, 889 Hurley Dr., Howell, MI, Tax Code #4710-35-301-024; seeking a variance for Section 8.04 E 3 a 2—Side Yard Setback

Diane Bockhausen motioned to table ZBA Case #01-21 until the August 2, 2021 meeting due to extenuating circumstances. Larry Grunn seconded. The board members discussed that they would like additional information on the retaining walls. Gary Dunn, 893 Hurley Drive, said his wall has been reinforced in four feet of concrete and wood. Larry Fillinger said he would like more information on what exactly is being built. Dave Hamann reminded the board members that the applicant wasn't present to answer questions. Roll call vote: Grunn, Fillinger, Bockhausen, Lowe—all yes. **Motion carried 4-0**.

CALL TO THE PUBLIC

No response.

<u>ADJOURNMENT</u>

Larry Grunn motioned to adjourn at 7:48 pm. Diane Bockhausen seconded. Motion carried.

APPLICATION TO ZONING BOARD OF APPEALS

	ZBA Case #	01-21
	Tax Code	4710-35-30/-024 RRS1
	Current Zoning Fee Paid	400
	Date Received	6-5-2021
	Received by	D\$/
Applicant BLAIR TOWE		
Address 889 HURLEY DRIVE	HOWELL	48843
Telephone 313 618 8476		
(Home)	(Wo	ork)
Applicant is (check one): • Owner	□ Purchaser	□ Representative
Purchaser or Representative needs a lette	r of permission	from owner
Nature of Request (check applicable one	e)	
Administrative Review (per	Section 5.05 A)
☐ Interpretation of Ordinance ■ Variance Request (see below		.05 B 1, 2, 3 or 4)
	<i>,</i> ,	
 Zoning Ordinance Section 	_	
ERS SIDE SET L	BACK 8	.04. E.J.a.2.
REQUESTING 4'6	5441	C 1 15
KEGUBSTING 1 0	, N 15/1C (4	21815
2. Letter stating reason request shoul	ld be granted (per Section 5.05 C)
3. Plot Plan—example and checklist at	ttached (requir	ement per Section 4.03 D)
4. Required Livingston County Health		
Refer to checklist on last page for		
Reiel to discusse on last had to		
By signing this application, permission is gra Marion Township to do onsite inspections.	anted for offic	cial representative(s) of
		•
V Mai Tane	•	1 6/9/01
Signature	•	Date /
·		
Office Use	Only	
	-	
Meeting Date JULY 12,2021	Action Taken	***************************************
Conditions (if applicable)		
Signed		

SAMPLE DOCUMENT ADDRESSING SECTION 5.05 C, ITEMS 1 THROUGH 5

1.	How the restrictions of the Township Zoning Ordinance would unreasonably prevent the owner from
	using the property for a permitted use.
	THE lot is too NARROW. Would ONLY have 20 feet usage Without THE VARIANCE Would ONLY have 20 feet usage
	Without The VARIANCE WARRENCE

2. How the variance would do substantial justice to the applicant and a lesser relaxation than that requested would not give substantial relief to the owner of the property.

THERE IS NO OTHER GARAGE ON THE Property Would USE It to PARK automobiles and Storage.

3. How the unique circumstances of the property create the need for a variance.

THE lot is too NARROW. WITH existing ORDINANCE WOULD ONLY LEAVE 20 FEET to WORK WITH.

4. How the alleged hardship was not created by the property owner

The lot was pulchased at 40 feet

Wide 60 YEARS Ago.

5. The difficulty shall not be deemed solely economic.

PRIVATE USE ONLY

Signature

X 6/9/21

Authorized Appeals

Section 5.05

The Zoning Board of Appeals shall hear the following specified categories of appeals in accordance with the following standards:

- A. Administrative Review: The Zoning Board of Appeals shall hear and decide appeals where it is alleged by the appellant that there is an error in any order, requirement, permit, decision or refusal made by any Township official or by the Planning Commission in administering or enforcing the provisions of the Zoning Ordinance.
- B. **Interpretation of the Ordinance:** The Zoning Board of Appeals shall hear and decide upon requests to:
 - 1. Interpret the provisions of the Zoning Ordinance when it is alleged that certain provisions are not clear or that they could have more than one meaning. In deciding upon such request, the Zoning Board of Appeals shall ensure that its interpretation is consistent with the intent and purpose of the Zoning Ordinance, the Article in which the language in question is contained, and all other relevant provisions in the Zoning Ordinance.
 - Determine the precise location of the boundary lines between zoning districts when there
 is dissatisfaction with a decision made by the Zoning Administrator. (See Section 7.04.)
 - 3. Classify a use that is not specifically mentioned as a part of the use regulations of any zoning district so that it conforms to a comparable permitted or prohibited use, in accordance with the purpose and intent of each district. Where there is no comparable permitted or prohibited use, the Zoning Board of Appeals shall so declare, the effect being that use is not permitted in the Township until or unless the text of the Zoning Ordinance is amended to permit it.
 - 4. Determine the parking space requirements of any use not specifically mentioned by classifying it with one of the groups listed in Article XIV by an analysis of the specific needs. If no comparable use is found, the Zoning Board of Appeals shall so inform the petitioner and indicate that the parking space requirements will have to be established by amendment of the Zoning Ordinance.

C. Variances

The ZBA shall have the power to authorize, upon appeal, specific variances from such dimensional requirements as lot area and width regulations, building height and square foot regulations, yard width and depth regulations, such requirements as off-street parking and loading space, and sign regulations and other similar requirements as specified in the ordinance. The existence of nonconforming structures or buildings on other lands, or in other districts, shall not create a precedent, or be the basis for a variance. To obtain a variance, the applicant shall submit sufficient information to enable the Board of Appeals to determine that a practical difficulty exists, if applicable, by explaining:

- That the restrictions of the Township Zoning Ordinance would unreasonably prevent the owner from using the property for a permitted use.
- 2. That the variance would do substantial justice to the applicant and a lesser relaxation than that requested would not give substantial relief to the owner of the property.
- That the request is due to the unique circumstances of the property.
- That the alleged hardship has not been created by a property owner.

5. The difficulty shall not be deemed solely economic.

Following review and consideration of the above and in order to grant a variance, the Board of Appeals:

Shall find that the reasons set forth in the application and as explained above justify the granting of the variance and that it is the minimum variance that will make possible the reasonable use of the land, building or structure; and

Shall further find that the granting of the variance will be in harmony with the intent of this ordinance and will not be injurious to the neighborhood or otherwise be detrimental to the public interest.

The ZBA shall not approve an application for a variance unless it has found positively that a practical difficulty exists under the five preceding criteria. If any criteria does not apply, the Zoning Board of Appeals shall justify why it does not apply.

Use variances are strictly prohibited. A variance shall not permit the establishment, within any district, of any use, which is not permitted by right, special use permit or by a temporary land use.

D. Conditions: In granting any variance, the Zoning Board of Appeals may prescribe appropriate conditions and safeguards in conformity with this Ordinance (see Section 6.15.) Violations of such conditions and safeguards, when made a part of the terms under which the variance is granted, shall be deemed a violation of this Ordinance and shall automatically invalidate the variance.

E. Approval Period

The decision of the Zoning Board of Appeals shall expire after one year unless a building permit for the construction is obtained and construction is started in accordance with the terms of the permit and the requirements of the Zoning Board of Appeals. The Zoning Board of Appeals may grant no more than one extension, for up to one year, provided the applicant demonstrates that they have been diligently working toward completion and the delay is due to conditions beyond their control.

- F. Rehearing: No rehearing on an application denied by the Zoning Board of Appeals shall be reconsidered except upon the grounds of newly discovered evidence or a falsehood previously relied upon which is found upon inspection by the Zoning Board of Appeals to be valid. A rehearing shall be processed in the same manner as the original application, including payment of the required fee. A request for rehearing shall be made on behalf of the applicant by either the Township Board or Zoning Board of Appeals within eight (8) days. No land use permit shall be granted which relies upon a variance before eight (8) days following the decision of the Zoning Board of Appeals have expired.
- G. Reapplication: After eight (8) days following a decision by the Zoning Board of Appeals, no application for a variance, Ordinance interpretation, or appeal which has been denied, wholly or in part, by the Zoning Board of Appeals shall be resubmitted for a period of one (1) year from the date of the last denial, except on proof of changed conditions found upon inspection by the Board to be valid.

Section 5.06 Appeal Procedures

A. Notice of Appeal: Appeal requests for Ordinance interpretation and requests for variances may be made to the Zoning Board of Appeals by any person aggrieved, or by an officer, or department, board, or bureau of the state or of the Township, by filing a written Notice of Appeal with the Township Clerk on forms established for that purpose and accompanied with such information as is necessary to decide such request. At a minimum, eight (8) copies of the information required to be submitted for a land use permit (either a plot plan or site plan) in Section 4.03.D. shall be submitted. Upon receipt of a Notice of Appeal, the Township Clerk shall promptly transmit the records concerning the appealed action, as well as any related information to the chairperson of the Zoning Board of Appeals. Any appeal from the ruling of the Zoning

Administrator concerning the enforcement of the provisions of this Ordinance shall be filed within thirty (30) days after the date of the Zoning Administrator's decision or the decision shall be final.

- B. **Stay:** An appeal shall stay all proceedings in furtherance of the action appealed from unless the Zoning Administrator certifies to the Zoning Board of Appeals after notice of appeal has been filed with he or she, that by reason of facts stated in the certificate a stay would, in the Zoning Administrator's opinion, cause imminent peril to life or property, in which case the proceedings shall not be stayed otherwise than by a restraining order, issued by the Zoning Board of Appeals or by a court of record.
- C. **Hearing:** Upon receipt of a Notice of Appeal or of an application for Ordinance Interpretation, or variance request, the chairperson of the Zoning Board of Appeals shall schedule a reasonable time and date for a public hearing and give notice as provided in section 103 of PA 110 of 2006, as amended.

Upon receipt of a Notice of Appeal seeking an interpretation of the Zoning Ordinance, or an appeal of an administrative decision, a notice stating the time, date, and place of the public hearing shall be published in a newspaper of general circulation within the Township and shall be sent to the person requesting the interpretation not less than fifteen (15) days before the public hearing.

If the request for an interpretation or appeal of an administrative decision involves a specific parcel, written notice stating the nature of the interpretation request and the time, date, and place of the public hearing on the interpretation request shall be sent by first-class mail or personal delivery to all persons to whom real property is assessed within three hundred (300) feet of the boundary of the property in question and to all occupants of all structures within three hundred (300) feet of the boundary of the property in question: If a tenant's name is not known, the term "occupant" may be used.

- D. Appearance: At the hearing, a party may appear in person or by agent or attorney. The Zoning Board of Appeals may recess such hearing from time to time, and, if the time and place of the continued hearing are announced at the time of adjournment, no further notice shall be required.
- E. Decision: The Zoning Board of Appeals shall render its decision within sixty (60) days of filing of a Notice of Appeal, or application for Zoning Ordinance interpretation or variance, unless in the opinion of Zoning Board of Appeals, an extension of time is necessary to review information pertinent to making the decision. The concurring vote of a majority of the members of the Zoning Board of Appeals shall be necessary to reverse an order, requirement, decision, or determination of the administrative official or body, to decide in favor of the applicant on any matter upon which the Zoning Board of Appeals is required to pass under the Zoning Ordinance or to grant a variance in the Zoning Ordinance.
- F. Fee: A fee as established by the Township Board shall be paid to the Township Clerk at the time the petitioner files an application with the Zoning Board of Appeals. The purpose of such fee is to cover, in part, the necessary advertisements, investigations, hearing records and other expenses incurred by the Board in connection with the appeal. No fee shall be charged if the Township is the moving party.
- G. Performance Guarantee: In authorizing any variance, or in granting any temporary dwelling permits, the Zoning Board of Appeals may require that a cash deposit, certified check, irrevocable bank letter of credit, or similar instrument acceptable to the Township covering the estimated cost of conditions or improvements associated with a project for which zoning approval is sought, be deposited with the Township Clerk to insure faithful conformance with the conditions or completion of the improvements. Such performance guarantee shall be collected and returned pursuant to the requirements of Section 4.06.

Section 5.07

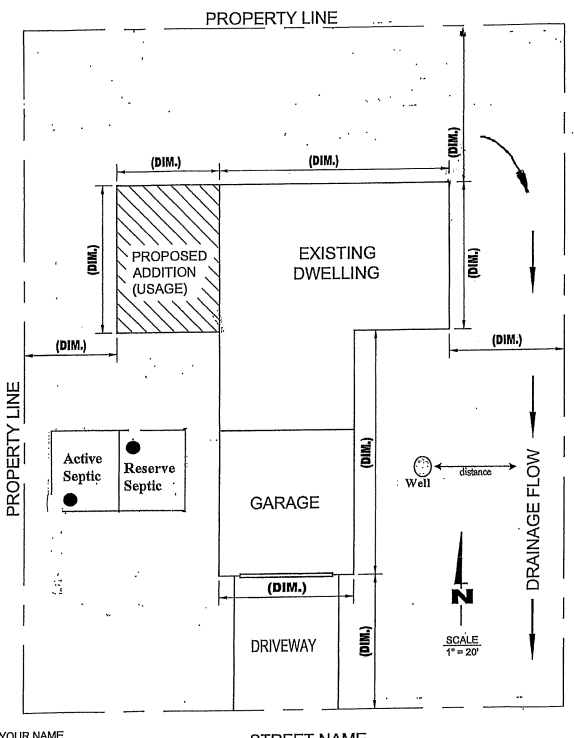
Review By Circuit Court

The decision of the Zoning Board of Appeals shall be final. A party aggrieved by the decision may appeal to the circuit court for Livingston County as provided for in PA 110 of 2006, as amended.

Zoning Board of Appeals meetings are generally held on the first Monday of the month; please refer to the township's meeting schedule for dates at www.mariontownship.com

- > Submit ten copies of all materials you want the Zoning Board of Appeals to review with the exception of the application
- > Provide plot plan (example attached); ensure that all items on checklist are included
- Applicant must include signed document addressing 5.05 C items 1 through 5 (sample attached)
- > Submit package three weeks prior to the meeting you choose to attend
- Provide well & septic documents from the Livingston County Environmental Health showing the location of well/septic field and reserve area
- > The residential application fee is \$400.00; all other applications are \$1,000.00
- > If the applicant is representing the owner, the owner must provide a signed letter of permission
- > If applicable, mark or stake the area on your parcel where you are requesting a variance; place the orange ZBA sign (provided by the township) so the ZBA members can easily identify your property at least one week prior to the meeting

RESIDENTIAL ADDITION PLOT PLAN EXAMPLE



YOUR NAME STREET ADDRESS CITY, STATE ZIP

STREET NAME

Plot Plan Checklist

Street name(s) Street address Drawing scale (optional) North arrow Location of driveway and sidewalks Label existing buildings & structures and indicate usage Label proposed buildings/structures and indicate usage **1** Dimensions from existing buildings and structures to property lines Dimensions from proposed buildings/structures to property lines Dimensions of existing buildings and structures 凶 Dimensions of proposed buildings/structures Dimensions of property lines Location of well and septic Confirmation of lot lines with survey or location of irons

LOT SURVEY for PATRICIA TOWE

