

CITY OF LAS VEGAS VARIANCE APPLICATION PACKET

\$175.00 NON-REFUNDABLE
APPLICATION FEE AS PER
Chapter 450. Zoning Article VIII

Variance

Permission to depart from the literal requirements of a zoning ordinance is called a variance. It is a zoning adjustment which permits minor changes of district requirements where individual properties are both harshly and uniquely burdened by the strict application of the law. The power to vary is restricted, and the degree of variation is limited to the minimum change necessary to overcome the inequality inherent in the property. No variation may be granted which would adversely affect surrounding property or the general neighborhood.

Variance Hardship

A departure from the provisions of a zoning ordinance relating to setbacks, side yards, frontage requirements, and lot size, that if applied to a specific lot would present practical difficulties in the use of the property. Hardship relates to the physical characteristics of the property, and without the variance, the property becomes unusable.

NOTICE TO APPLICANTS

A variance is the means by which an adjustment is made in the application of the specific regulations of a zoning ordinance to particular piece of property. It permits minor changes of district requirements where individual properties are both harshly and uniquely burdened by the strict application of the law. The power to vary is restricted and the degree of variation is limited to the minimum change necessary to overcome the inequality inherent in the property.

A variation recognizes that the same district requirements do not affect all properties equally. It was invented to permit minor changes to allow hardship properties to enjoy equal opportunities with similarly zoned properties. It must be proven that said land is affected by special circumstances or unusual conditions. These must result in uncommon hardship and unequal treatment under the strict application of the zoning ordinance.

An applicant must prove that the combination of the zoning ordinance and the uncommon conditions of the property prevents you from making any reasonable use of the land as permitted by your present zoning district. Since zoning regulated land, not people, the following conditions cannot be considered pertinent to the application for a variation: (1) proof that a variation would increase the financial return from the land, (2) personal hardship, (3) self-imposed hardship. In the last case, the recognition of conditions created after the enactment of the zoning ordinance would encourage and condone violation of the law.

No variation may be granted which would adversely affect surrounding property or the general neighborhood. All variations must be in harmony with the intent and purposes of the zoning ordinance.

PROCEDURES

Application Process

Variance applications can be obtained from the City Community Development
Department, 1700 North Grand Ave., or on the City of Las Vegas website at
www.lasvegasnm.gov under Community Development Forms. Review request with Zoning
Official. Complete and submit application including:

- Letter of Intent or statement of request
- Name of project
- Address
- Property size/acreage
- Copy of current deed to the land and authorization form (if applicant and owner are not same)
- Zoning classification
- Scaled site development plan
 - o Dimensions of the lot or parcel
 - o Arrow indicating NORTH
 - o Location and name of abutting streets and roads
 - o Location and width of all easements
 - o Exact locations and size of existing structures including signs
 - o Distance of structures from the side, front, and rear of property
 - o Location and with of existing or proposed driveway access and/or parking plan
 - o Drainage plan if commercial property or if property is near flood zone
 - o Identification of available utilities Line location # 425-3832
 - o Descriptions of known code enforcement violations
- Legal description of property / Survey
- Current use of property
- Surrounding land use
- Authorization of property owner (if Applicable)
- Fees: \$175*

*NOTE: Application fees are non-refundable. There are no guarantees that your application will be approved.

Application Review Process

Completed application may be reviewed by the *Development Review Team where recommendations will be made to insure compliance with Development Standards for presentation to the Planning and Zoning Commission. All variance applications must be filed with Community Development staff the first day of the month, or earlier. If deadline is not met for filing, proposals will be subject to a continuation at the following month's Planning and Zoning Commission meeting.

The Development Review Team *DRT meets the second Tuesday of each month at 10:00 a.m., and the Planning and Zoning Commission meets the last Monday of each month (excluding holidays) at 4:00 p.m. in City Council Chambers 1700 North Grand Ave.

*The Development Review Team (DRT) is comprised of representation from various municipal and local utilities departments. Their purpose is to provide the developer with technical input from staff. The review is conducted to consolidate the efforts of the DRT agencies regarding projects that utilize all or part of the services each agency provides to residents and proposed businesses of the City of Las Vegas and County of San Miguel. The actions of the DRT further assist the Planning and Zoning Commission and the City Council in evaluating those projects submitted for public hearings. The DRT is committed to helping the applicant as much as possible to develop a successful proposal.

Planning & Zoning Commission (P&Z) Meeting: All applicants should be present at P&Z meeting and are encouraged to speak on behalf of their request. Failure to attend P&Z meeting by applicant may result in a continuation of the request. Application approvals from The Commission shall be adopted by no less than a two- thirds (2/3) affirmative vote of the total voting Commission Membership. Approval by the Commission is an approval for recommendation to Mayor and Council, who make final decisions regarding zone changes. Such hearings before City Council are heard the following month. When an application for a zone change is denied by the Commission, the decision is final and conclusive. However, an appeal may be filed with the City Clerk within twenty (20) days of said Commission Hearing (meeting) and then forwarded to the City Council for review.

ARTICLE V

Chapter §450-60 APPEALS FROM BOARD ACTION

Any person or persons, or any board, taxpayer, department or bureau of the City aggrieved by any decision of the Board of Adjustment may file a written notice of appeal to the City Council in the manner specified in Article 10 of this Ordinance. *A fee of fifty (\$50.00) dollars shall be paid to the City of Las Vegas through the Community Development Department upon the filing of the written appeal to defray the cost of advertising.

ARTICLE IX

Chapter § 450-112 APPEAL OF PLANNING AND ZONING COMMISSION DENIAL OF APPLICATION

The action of the Planning and Zoning Commission in denying an application for amendment to the boundaries of a zone or classification of property used herein shall be final and conclusive, unless with twenty (20) days following the date of decision of said Commission, an appeal in writing is filed with the City Council through the Community Development Department by the applicant. A fee of fifty (\$50) dollars shall be paid to the City of Las Vegas through the Community Development Department upon the filing of the written appeal to defray the cost of advertising.

VARIANCE APPLICATION

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Name: Mailing address:							
Property interest of applicant:							
STATED SC TO A TE A	e.g. owner, under contract, etc.						
WNER'S DATA							
Name of owner:							
Address of proposed property:							
			**				
Current zoning of property:							
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'hone #:	Cell #						
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VARIANCE APPLICATION

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How do the above site conditions prevent any reasonable use of the land under the terms of the zoning ordinance?
To the best of your knowledge, can you affirm that the hardship described above was not created by anyone having interest in the property after the zoning ordinance or applicable part thereof became law yes no if "no" explain why the hardship should not be regarded as self-imposed (self-imposed hardships are not entitled to variations).
Are the conditions on your property the result of other man-made changes (such as the relocation of a road or highway)?
Which of the following type of modifications will allow you a reasonable use of your land? change in setback requirement change in side yard restriction change in area requirement change in lot coverage change in off-street parking requirement other, please explain
What variation is being requested?
Are the conditions or hardship for which you request a variation true only of your property? yesno If not, how many other properties in your area are affected in the same way as yours?
Will the granting of the variation in the form requested be in harmony with the neighborhood and not contrary to the intent and purpose of the zoning ordinance? yes no Please explain

VARIANCE APPLICATION CERTIFICATION & CONSENT STATEMENT

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I (we) certify that all the above statements and the statements contained in any papers of plans submitted herewith are true to the best of my (our) knowledge and belief.

I (we) consent to the entry upon the premises described in this application by any authorized official of the City of Las Vegas for the purpose of posting, maintaining, and removing such notices as may be required by New Mexico law.

Property owner's signature	_	
Date of application		

FOR OFFCIAL USE ONLY	
Received by:	
DATE:	
Receipt No.:	

NOTICE:

Staff is available to answer questions. To avoid any confusion please refer to staff for clarification. This will aid you with the efficiency of your proposal application. Community Development Department 454-1401 ext 1608.

ARTICLE VIII

Chapter 450-83 FILING FEE FOR VARIANCE AND SPECIAL USE PERMIT. A fee of one hundred and seventy five (\$175.00) dollars shall be paid to the City of Las Vegas through the Community Development Department upon the filing of such application for a Variance or Special Use Permit as provided for this Ordinance. Said fee shall be for the purpose of defraying the expense of postage posting advertising, and other costs incidental to the proceedings prescribed herein. Payment of the filing fee shall not be construed in any way to be approval of the proposed Variance or Special Use Permit. No refund of any filing fee shall be granted if processing of the application has been started.