APPLICATION FOR APPEAL

	APPLICATION FOR INTERIOR	APPEAL NO	
	HE ZONING BOARD OF APPEALS, VILLAGE OF PORT I		YORK
I (We	Name of Applicant	treet and Nur	ber
•			
		, HEREI	BY APPEAL
	Municipality State		
	HE ZONING BOARD OF APPEALS FROM THE DECISION CER ON APPLICATION FOR BUILDING PERMIT NO	OF THE ENFORCEMENT OF	FFICER
()	A BUILDING PERMIT A PERMIT FOR USE A CERTIFICATE OF OCCUPANCY A SPECIAL PERMIT OR EXTENSION THEREOF		
1	(Location of Property) (Street and Number or	other identi	fication)
,	Tax Map No Use district on :	zoning map	
1	Tax Map No One (Circle one	opposite eac	n)
	IS PROPERTY WITHIN 500 FEET OF: (Circle one		
1	(A) Any Village of Port Dickinson Boundary		s no
•	(B) Any existing or proposed county or state park or other recreation area?	e Y e	s no
	(C) Any existing or proposed county road?	УE	s no
	(D) Any existing or proposed state road?	YE	s no
	(E) Any existing or proposed county stream or drainage channel?	YE	s NO
2. [TYPE OF APPEAL. Appeal is made herewith for	:	
	 () An area variance (X) A use variance () An interpretation of the Zoning Or () A Special Permit to the Zoning Ord () An extension to a Special Permit 	dinance or Zo inance or Zon	ning Map ing Map
	PREVIOUS APPEAL. A previous appeal () has	not	
	been-made with respect to this decision of to with respect to this property.		
	If so: Such appeal(s) was (were) made in App	eal No	

a.	INTERPRETATION OF THE ZONING ORDINANCE IS REQUESTED because:
b.	A SPECIAL PERMIT IS REQUESTED pursuant to Article of the Zoning Ordinance because:
c.	EXTENSION TO A SPECIAL PERMIT IS REQUESTED because:
d.	A USE VARIANCE IS REQUESTED for these reasons: (All reasons must be answered)
	(1) Under the zoning regulations, I (we) will be deprived of all economic use or benefit from the property in ques- tion because:
	(2) The hardship relating to the property in question is unique, and does not apply to a substantial portion of the district or neighborhood because:
	(3) The variance will not alter the essential character of the neighborhood because:
e.	AN AREA VARIANCE IS REQUESTED for these reasons:
	(1) If the variance is granted, the applicant will have the following benefit:
	(2) There will not be an undesirable change in the character of the neighborhood or a detriment to nearby properties, because:
	(3) The applicant cannot attain the benefit of having the variance by any other method because:

(4)	impact on the physi	nce will not have an adverse effect or ical or environmental conditions in district because:
public he notice of paper as advertisi	aring is required to such hearing will h prescribed by law. no the hearing and a	the undersigned, understand that a be held on this request and that be advertised in the official Village I (We) agree to pay the cost of any other reasonable expenses billed by the Village of Port Dickinson.
General M certifies smplovee	unicipal Law of the in submitting this of the State of New	In accordance with Section 809 of the State of New York, the undersigned application that no officer or York or the County of Broome or interested in granting said applica-
(2)	or his spouse or the children, grandchild (a) is the applicate (b) is an officer, applicant, or (c) Legally or ben corporate application (d) is a party to express or implement or othe services render favorable approximate the corporation whose services the put any person who know the children of the put any person who know the children of the put any person who know the children of the put any person who know the children of the put any person who know the children of the put any person who know the children of the put any person who know the children of the put any person who know the children of the put any person who know the children of the put any person who know the children of the put any person who know the children of the put any person who know the children of the put and the children of the put and the children of the put and the children of the children	director, partner or employee of the eficially owns or controls stock of a icant or is a member of a partnership applicant, or an agreement with such an applicant, lied, whereby he may receive any er benefit, whether or not for red dependent or contingent upon the roval of such application, petition or han five percent of the stock of a tock is listed on the New York or anges shall not constitute an rposes of this section. ingly and intentionally violates the on 809 of said General Municipal Law
certification.	the applicant shal	ant cannot make the foregoing l so state and shall furnish with the ich sets forth in dețail the reason
application is	hereby subscribed	ll as the contents of this entire by the applicant and is hereby under the penalties of perjury.
		Applicant
SRB (C: FMUN) PD-	-APPA	Phone No.

VILLAGE OF PORT DICKINSON

TRUSTEES:

EDWARD W. CORCORAN
RICHARD T. FELO
STEVEN M. HOROSCHAK
PATRICK J. KEARSE
SUSAN E. FOX
CLERK
CHERYL B. MILLER
TREASURER
HERBERT A. KLINE
ATTORNEY

VILLAGE HALL, 786 CHENANGO STREET PORT DICKINSON, N.Y. BINGHAMTON, N.Y. 13901 TELEPHONE (607) 771-8233 FAX (607) 771-8235

FAX (607) 771-8235 KEVIN M. BURKE, MAYOR



Dear Applicant,

In order to comply with Section 65-40(B) of the Village Code relating to notifying neighboring property owners at least ten (10) days before the date of the public hearing you must:

- (a) Personally deliver the notice to the neighbors, the neighbors should sign the attached form indicating receipt and their signature should be witnessed by the applicant. The applicant must furnish this list to the Zoning Board of Appeals. If the applicant is unable to obtain signatures because the owners are not available, the applicant should comply with (b) or (c) below
- (b) The applicant can mail the notice to all of the property owners on the list and then complete the attached Affidavit of Service by mail. The Affidavit must be furnished to the ZBA with the names and addressed attached.
- (c) The applicant can mail the notices by certified mail to the neighbors and have the Post Office stamp the postmarked date of that mailing on PS Form 3800. It is not necessary to pay for the green return receipt so long as the Post Office stamp is on the PS 3800. The form must be furnished to the ZBA.

Please call the Village Hall with any questions.

Sincerely,

Susan E. Fox Village Clerk

RECEIPT OF NOTICE OF PUBLIC HEARING

I (we) do hereby acknowledge receipt of the attached notice of public hearing to be held by the Village of Port Dickinson Zoning Board of Appeals.

Signature of Property Owner(s) Address of Property Witness to Signature ZONING: Variance Application Guidelines

VARIANCE APPLICATION PROCEDURE GUIDELINES FOR THE [CITY/VILLAGE/TOWN OF ____]

- 1. All Applications: Complete the Application for Appeal with as much detail as possible. Make sure to answer all relevant questions. Do not leave any blanks unless the question is inapplicable. All applications should be accompanied by detailed diagrams showing lot size, adjoining roads, driveways, the location and dimensions of all buildings including building heights and the distance of all buildings from all lot boundaries.
 - 2. Use Variances: A use variance is a variance granted by the Zoning Board of Appeals (ZBA) of the prohibitions against certain uses of real property in a zoning district. A variance, if granted, allows the property owner to use [his/her] property in a certain way even though the desired use is otherwise prohibited in the zoning district.

Make sure to answer all questions of subsection [number] of question [number] in detail. You must clearly demonstrate to the ZBA that all five (5) of the prerequisites of subsection [number] have been met in order to qualify for a use variance, namely:

- (a) You will be deprived of all economic use or benefit from your property unless it can be used for the purpose you request.
- (b) The hardship created is unique and does not apply to a substantial portion of the district or neighborhood. the state of the s
 - (c) The variance would not alter the essential character of the neighborhood. The second complete and the property of the second of
 - (d) The hardship is not self-created.
 - The Books of the Management of the Company of (e) The variance is the minimum necessary to grant relief from the hardship.
 - (f) The variance will preserve and protect the character of the neighborhood and the health, safety

In order to qualify for a use variance, you must show by "Dollars and cents" proof that the property and welfare of the community. cannot yield a reasonable return if its use is limited to only those uses permitted in the zoning district. It may be to your benefit to have an appraisal performed to support your claim.

3. Area Variance: An area variance is a variance granted by the ZBA which allows a structure to be built despite the fact that certain square footage, distance or dimensional requirements of the zoning ordinance have not been met. Examples of such requirements are minimum lot size requirements, minimum lot width requirements, maximum lot coverage requirements, front, side and rear yard setback requirements, maximum building height and minimum gross floor area.

Make sure to answer all questions of subsection [number] of question [number] in detail. Do not answer question [number] by saying, "I would not be able to build the desired building if the variance is not granted." This is obvious and this type of response does not qualify for an area variance. You must clearly demonstrate to the ZBA that:

- (a) The requested variance will not produce an undesirable change in the character of the neighborhood.
 - (b) No substantial detriment will be created to nearby properties.
- (c) There was no other feasible method available to you to pursue to achieve the benefit you seek other than the requested variance.
 - (d) The requested area variance is not substantial.
- (e) The proposed variance will not have an adverse effect or impact on the physical or environmental conditions in the neighborhood or district.
 - (f) The variance is the minimum necessary to grant relief from your difficulty.

In making its determination, the ZBA will take into consideration the benefit to you if the variance is granted as weighed against any detriment to the health, safety and welfare of the neighborhood or community.

4. Self-Created Hardship:

a. The ZBA may not grant a use variance to relieve a hardship created by the applicant, such as purchase of land with actual or constructive (should have known - presumed to know the law) knowledge that the desired use is prohibited by the zoning ordinance, even if the landowner does not have actual knowledge of the applicable provisions of the ordinance prohibiting the desired use.

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b. Although not an absolute bar to an area variance request, if the situation which necessitated the request is self-created, it is a factor which may be taken into consideration by the ZBA against the granting of an area variance.

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AFFIDAVIT OF SERVICE BY MAIL OF NOTICE OF HEARING

STATE OF NEW YORK COUNTY OF BROOME : ss.:
, being duly sworn, deposes and says:
Appeals of the Village of Port Dickinson.
2. That on the day of, 19, which day was
no later than 10 days prior to the date of the hearing, I caused to
be mailed, pursuant to the provisions of Section 65-40 of the Village
Zoning Code, a copy of the notice of hearing which is attached hereto
and made a part hereof to each of the property owners of all lots
within 200 feet of property referred to in said notice, the names and
addresses of said property owners being contained on the list
attached hereto and made a part hereof.
•
Applicant
Sworn to before me this
day of, 19
Notary Public Broome County, New York
My commission expires:

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.

Part 1 – Project and Sponsor Information			
Name of Action or Project:			
Project Location (describe, and attach a location map):			
Brief Description of Proposed Action:			
Name of Applicant or Sponsor:	Telephone:		
	E-Mail:		
Address:			
City/PO:	State:	Zip Code:	
Does the proposed action only involve the legislative adoption of a plan, local law, ordinance,			
administrative rule, or regulation? If Yes, attach a narrative description of the intent of the proposed action and the environmental resources that may be affected in the municipality and proceed to Part 2. If no, continue to question 2.			
Does the proposed action require a permit, approval or funding from any other government Agency? N			
If Yes, list agency(s) name and permit or approval:			
3. a. Total acreage of the site of the proposed action?	acres		
b. Total acreage to be physically disturbed? c. Total acreage (project site and any contiguous properties) owned			
or controlled by the applicant or project sponsor?	acres		
4. Check all land uses that occur on, are adjoining or near the proposed action:			
☐ Urban ☐ Rural (non-agriculture) ☐ Industrial ☐ Commercial ☐ Residential (suburban)			
Forest Agriculture Aquatic Other(Spec	cify):		
Parkland			

Page 1 of 3

5.	Īs	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.	18	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
161	Zac.	identify:			
11	1 03,	identify.			
8.	a.	Will the proposed action result in a substantial increase in traffic above present levels?		NO	YES
	ь.	Are public transportation services available at or near the site of the proposed action?			
	υ.				
	c.	Are any pedestrian accommodations or bicycle routes available on or near the site of the proposed action?			
9.	De	oes the proposed action meet or exceed the state energy code requirements?		NO	YES
Ift	he p	proposed action will exceed requirements, describe design features and technologies:			
					┌┤
10	VX/	fill the proposed action connect to an existing public/private water supply?		NO	YES
10	. **	in the proposed action connect to an existing paons private water papping.			1
		If No, describe method for providing potable water:			
11	. W	fill the proposed action connect to existing wastewater utilities?		NO	YES
		If No, describe method for providing wastewater treatment:		-	
		If No, describe mediod for providing wastewater deathers.			
 					
12	. a.	Does the project site contain, or is it substantially contiguous to, a building, archaeological site, or district	ot .	NO	YES
which is listed on the National or State Register of Historic Places, or that has been determined by the					
Commissioner of the NYS Office of Parks, Recreation and Historic Preservation to be eligible for listing on the State 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			
archaeological 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	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		
10. Is the project site rootated in the 100 year roota plant.				
	<u> </u>			
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 or other liquids (e.g., retention pond, waste lagoon, dam)?	NO	YES		
If Yes, explain the purpose and size of the impoundment:				
10. H. d. 'c. Cd	NO	YES		
19. Has the site of the proposed action or an adjoining property been the location of an active or closed solid waste management facility?	NO	YES		
If Yes, describe:				
20.Has the site of the proposed action or an adjoining property been the subject of remediation (ongoing or	NO	YES		
completed) for hazardous waste?	·			
If Yes, describe:				
I CERTIFY THAT THE INFORMATION PROVIDED ABOVE IS TRUE AND ACCURATE TO THE BEST OF MY KNOWLEDGE				
Applicant/sponsor/name:				
Signature:Title:				