

BALDWIN TOWNSHIP VARIANCES

30239 128TH STREET, BALDWIN TWP, MN 55371

(763) 389-8931

RETURN TO: TOWN.CLERK@BALDWINTWPMN.COM

Variance	***FOR OFFICE USE ONLY *** FOR OFFICE USE ONLY*** Date Application Received:
Base Fee: \$500 Escrow (single family): \$1,000 Escrow (all others): \$3,000	Date Application Complete:(60-day review period starts from this date)
Total Amt. Due: \$	Public Hearing/Planning Commission Date: Town Board Approval/Denial Date:
Amt. Paid:	60-Day Review Period Ends: 60-Day Extension:YesNo Expires On: Received By:
Property Information Street Address:	
Property Identification Number (PIN#):scription of Metes & Bounds if necessary):
	sted:
Zoning Designation: Applicant Information	
Name(s):	
Business Name:	
Mailing Address:	
City:	State: Zip Code :
Cell Phone:	Alternate Phone:
o-mail:	

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Please describe any previous applications pertaining to the subject site:

Nature of Previous Request:

Project Name:	Date of Application:
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Variances shall only be permitted if the following criteria are met:

- 1. Granting the variance will not be in conflict with the comprehensive plan.
- 2. Exceptional or extraordinary circumstances apply to the property which do not apply generally to other properties in the same district, and result from lot size or shape, topography, or other circumstances over which the owners of property since enactment of the relevant Ordinance have had no control.
- 3. The literal interpretation of the provisions of this Ordinance would deprive the applicant of rights commonly enjoyed by other properties in the same district under the terms of this Ordinance.
- 4. The exceptional or extraordinary circumstances do not result from the actions of the current or previous owner(s) under the current Ordinance or State law.
- 5. The variance requested is the minimum variance which would alleviate the practical difficulty.
- 6. The variance, if granted, will not alter the essential character of the locality and there would be no significant effect on the surrounding properties.
- 7. Adequate sewage treatment systems can be provided if the variance is granted.
- 8. Granting the variance will not result in the parking or loading of vehicles on public streets in such a manner as to interfere with the free flow of traffic of the streets because the driveway is inadequate length or width.
- 9. If a shoreland variance, it will not be a greater height or lesser shoreline setback than what is typical for the area immediately surrounding the development site.
- 10. The variance will not increase loss of sunlight, views or privacy of the neighboring properties of the residence were built according to the applicable regulation and height of structure.
- 11. Economic considerations or circumstances shall not be considered so long as a reasonable use of the property exists under the terms of the Ordinance.

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APPLICATION FEES AND EXPENSES: We the application to provide to the Town, in cash or certified check, it seems as partial payment for all fees and estingular legal and engineering fees incurred in processing this agree to furnish additional monies as requested by the lunderstand that any amounts not utilized from this interest, when all financial obligations to the Town expenses are due whether the application is approximately	or deposit in an escrow fund, the amount of timated future Town administrative, planning, request. If the escrow amount is depleted, he he Township within 10 days of such request, escrow fund shall be returned to me, without inship have been satisfied. All fees and
I understand and agree that all Township-incurred with the processing of this request and enforcing the limited to, attorney's fees are my responsibility as the myself upon billing by the Town in the event the escreagree that as the property owner I must make said pay Bills not paid within the 10 days of request for paymer rate of 6% per year. Further, if I fail to pay said amout costs against any property owned by me within the taxes and/or take necessary legal action to recover surentitled to attorney's fees and other costs incurred action. I knowingly and voluntarily waive all rights to against my property under any applicable Minnesot	e terms of this agreement including, but not a property owner and will be promptly paid by ow fund is depleted. I further understand and ment within 10 days of the date of the invoice of the Township shall accrue interest at the nts when due, then the Town may certify such Town limits for collection with the real estate such costs and I agree that the Town shall be by the Township as a result of such legal of appeal said certification of such expenses
Applicant:	Date:
Property Owner:	Date:
, the undersigned, hereby apply for the considerate information and materials submitted in support of this fownship policy and ordinance requirements and are considerated understand that this application will be processed eview procedures and Minnesota Statues 15.99 at such pursuant to Minnesota Statutes 15.99, the Town will not he filing date of any incomplete or other information necessary part to supply all necessary information as requested application.	application are in compliance with adopted omplete to the best of my knowledge. If in accordance with established Township such time as it is determined to be complete, of the applicant within fifteen (15) days from sessary to complete the application. Failure on
Signature of Applicant:	Date:
Signature of Property Owner:	Date:
Signature of Property Owner:	Date:
Signature of Property Owner:	Date:

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