APPLICATION/APPEAL FORM

[For Completion by All Applicants]

Date 🕂	mg 19, 2019	
	ZONING BOARD OF ADJUSTMENT CERRO GORDO COUNTY, IOWA	
I (WE), _	TERRY A. Hunt	
OF	(MAILING ADDRESS) MASON City Law	
respect	ully request that a determination be made by the Board of Adjustment on this	
Applicat	ion/Appeal based on the letter written by the Zoning Administrator dated	
for the i	eason that it was a matter which, in his/her opinion, should come before the Board of	
Adjustm	ent.	
	The same of the sa	
This Application/Appeal is: (Please Check One)		
	A Variance to a Zoning District requirement where there are unusual conditions or circumstances which cause a hardship when the provisions of Zoning are strictly applied.	
	A Special Use listed in Article 20.2 of the Zoning Ordinance upon which the Board is required to act under the Ordinance.	
	An Appeal where it is alleged there is error in any order, requirement, decision or determination made by the Zoning Administrator in the enforcement of the Zoning Ordinance.	
The pro	perty affected is located in SectionofofTownship.	
The property affected is zoned according to the Cerro Gordo County Zoning		
District Maps. Legal description of the property is:		
	Block B Bruns Add Him	

VARIANCE CRITERIA SUPPLEMENTAL INFORMATION

Cerro Gordo County Zoning Board of Adjustment [For completion by <u>Variance Applicants Only</u>]

This attachment is intended to supplement the Appeal to the Board of Adjustment Application for requests for variances. This attachment shall be submitted as a part of and attached to the Appeal Application and serve to enable the Board to make fair and equitable decisions. Failure to complete this form in its entirety may result in postponing the request until adequate information is submitted.

The Board of Adjustment shall authorize upon appeal, in specific cases, such variance from the terms of the Ordinance as will not be contrary to the public interest, where owing to special conditions a literal enforcement of the provisions of the Ordinance will result in unnecessary hardship, and so that the spirit of the Ordinance shall be observed and substantial justice done.

The Applicant shall be held responsible to provide adequate evidence that the literal enforcement of the Ordinance will result in unnecessary hardship. "Hardship" as used in connection with the granting of a variance means the property in question cannot be put to a reasonable use if used under the conditions allowed by the provisions of the Ordinance, the plight of the landowner is due to circumstances unique to his property not created by the landowner; and the variance, if granted, will not alter the essential character of the locality.

The Board shall ensure that their decision shall not be contrary to the public interest, that the spirit of the Ordinance shall be observed, and substantial justice done.

Type of Variance Requested Set Back Utviance
1. The land in question cannot yield a reasonable use for the following reasons:
Rules To Distracce To Usat Lot line
Fregent the FRAM evoner Strage States
And Dost my of House when organile
APPROVED IN 1978.
2. What is unique about this property compared to other properties in the vicinity?
hor is 6.3 Acres - Wast Lot line Abutts Ob Platter Right of way not 7 by Hable
LOT : Alls Extra Space.

Case No. 20-12 Terry Hunt (15567 317th Street)

Figure 1

Looking at the proposed location of the attached garage addition



September 6, 2019, J. Robbins

Figure 2 Looking south along the west side lot line



September 6, 2019, J. Robbins

Figure 3



September 6, 2019, J. Robbins

Figure 4



September 6, 2019, J. Robbins



