

PLANNING AND ZONING Cerro Gordo County Courthouse

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APPEAL INSTRUCTIONS AND PROCEDURES

Zoning Board of Adjustment ~ Cerro Gordo County

Read the attached **Rules of Procedure** for the Cerro Gordo County Board of Adjustment. These rules will be complied with in all applications or appeals before the Board of Adjustment. Please do not ask for a variance in these rules as none will be given.

Ordinance sections referred to in this document may be found at www.co.cerro-gordo.ia.us under the Planning and Zoning Department. Click on Zoning Ordinance.

All forms must be typewritten or written in black ink and returned to the address listed above.

FORMS OF APPEAL (choose one):

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.

Required items for review:

- Fully completed application/appeal form (pp. 3 & 4) with necessary site plans
- Fully completed Variance Criteria Supplemental information (pp. 5 & 6)
- Six (6) copies of the property plat if the original plat filed with the Application for Zoning Certificate was drawn larger than 8½" x 14"
- \$100.00 non-refundable filing fee made payable to Cerro Gordo County Treasurer

Special Uses listed in Article 20.2 of the Zoning Ordinance and upon which the Board is
required to act under the Ordinance.

Required items for review:

- Fully completed application/appeal form (pp. 3 & 4) with necessary site plans
- If the area to be considered is located within a flood plain, attach copy of lowa Department of Natural Resources approval
- Written letter:
 - ✓ Describing the special use and how such building or use will affect the character of the neighborhood, traffic conditions, public utility facilities and

- other matters pertaining to the public safety, public health and general welfare
- ✓ Addressing the provisions of Section 24.4(A)(2)(a-g) in the Zoning Ordinance, and
- ✓ Addressing the performance standards in the applicable subsection of Article 20.2
- Seven (7) copies of the schematic drawing
- \$175.00 non-refundable filing fee made payable to Cerro Gordo County Treasurer

Site plans are required for the following special uses and an additional fee of \$100.00 made payable to *Cerro Gordo County Treasurer* is required for an area of one acre or less, and \$200.00 for an area of more than one acre. Site plans shall comply with the provisions of Section 18.12(D) of the Zoning Ordinance. This fee is for site plan review only.

- Go-Kart Tracks, Racetracks, Drag strips
- Sewage Treatment Plants and Waste Stabilization Lagoons
- Public or Private Utility service
- Anhydrous Ammonia Pumping and Storage Facilities
- Wholesale Storage of Gasoline, Fuels, Oils, Flammable or Toxic Substances

- Commercial Feedlots and Confinement Operations
- Salvage Yards and/or Junk Yards
- Extraction and Primary Material Processing
- Permanent Asphalt Plants
- Mobile Home Park
- Travel Trailer Park
- Appeal an error in any order, requirement, decision or determination made by the Zoning Administrator in the enforcement of the Zoning Ordinance.

Required items for review:

- Fully completed application/appeal form (pp. 3 & 4) with necessary site plans
- Written letter describing the reasons or facts you feel the order, requirement, decision or determination was in error.
- \$175.00 non-refundable filing fee made payable to Cerro Gordo County Treasurer

The Applicant shall, immediately after filing the appeal paperwork, mark all corners of the lot with lath and colored flags. The Applicant shall also mark with a different colored flag the location of the addition/structure being proposed.

APPLICATION/APPEAL FORM

[For Completion by All Applicants]

Date _	3-8-18				
TO:	ZONING BOARD OF ADJUSTMENT CERRO GORDO COUNTY, IOWA				
I (WE),	Tyler + Ashley Cooper				
OF	24004 250th St. Word Springs, FA 50458 (MAILING ADDRESS)				
respec	tfully request that a determination be made by the Board of Adjustment on this				
	ation/Appeal based on the letter written by the Zoning Administrator dated $3 - 6 - 18$				
	reason that it was a matter which, in his/her opinion, should come before the Board of				
Adjusti					
This Ap	oplication/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	operty affected is located in Section 13 of Partland Township.				
The property affected is zoned according to the Cerro Gordo County Zoning					
District Maps. Legal description of the property is:					

I am the		☐ Contr	act Purchase	er 🗆	Other (E	xplain)		
	***					_of the prope	rty affected	
Describe what	you are propos or 100+ o	sing to do on			ed.			
			<u> </u>					
@ Put	a entrar	nce are	chwau	as	you	enter o	BILL Pro	pest
				81				
	ermission to the cribed property	3,000	100 miles	and Boa	ard of Adj	ustment mem	bers to ente	r onto
	state that if this th the purposes ay stipulate.							
Signature of A	pplicant Tyk	le o as	hley Co	rope,)			
		OFI	FICE US	EON	ILY			
Date Filed		THE STATE OF THE S		Case N	Number _			
Date Set for He	earing			Fee Pa	aid			
Application/Ap	peal was	Granted		Denied		☐ Tabled		

VARIANCE CRITERIA SUPPLEMENTAL INFORMATION

Cerro Gordo County Zoning Board of Adjustment
[For completion by Variance Applicants Only]

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.

Applicant(s) Tyler + Ashley Cooper
Type of Variance Requested
1. The land in question cannot yield a reasonable use for the following reasons:
-U/A
,
2. What is unique about this property compared to other properties in the vicinity?
We are fixing up our property for our SUP and for our personal use!
our personal use!

3. Explain how the variance will fit in with the character of the area (i.e., size, height, scale, etc.):
O Roof over deck will add good character to our building
Or Roof over deck will add good character to our building and make the deck more useful.
6) Archway-give our entrance a more appealing look
4. The need for the variance cannot be attributed to the present or past property owner for the following reasons: — Didn I
5. The Zoning Ordinance requirements have resulted in a need for a variance for the following reasons: - Pintfing up new structures close to property lines to current buildings!
6. The variance is in accord with the purposes and intent of the Zoning Ordinance and Comprehensive Plan for the following reasons: Ag - SUP
7. The variance will not impair the public health, safety and general welfare of the residents of the County for the following reasons:
-It will only add to our property by looking better!
all of the above statements are true to the best of my knowledge and belief.

Case No. 18-35 Tyler and Ashley Cooper/Rustic Barn Venue (24064 250th Street) Figure 1

Looking at the deck the proposed canopy roof will be constructed over



March 8, 2018, J. Robbins

Figure 2
Looking at the proposed location for the archway



March 8, 2018, J. Robbins

Figure 3
Looking at the separation between the deck and decorative classic car



March 8, 2018, J. Robbins

Figure 4
Looking east along the south lot line



March 8, 2018, J. Robbins

Figure 5Looking east along the south lot line

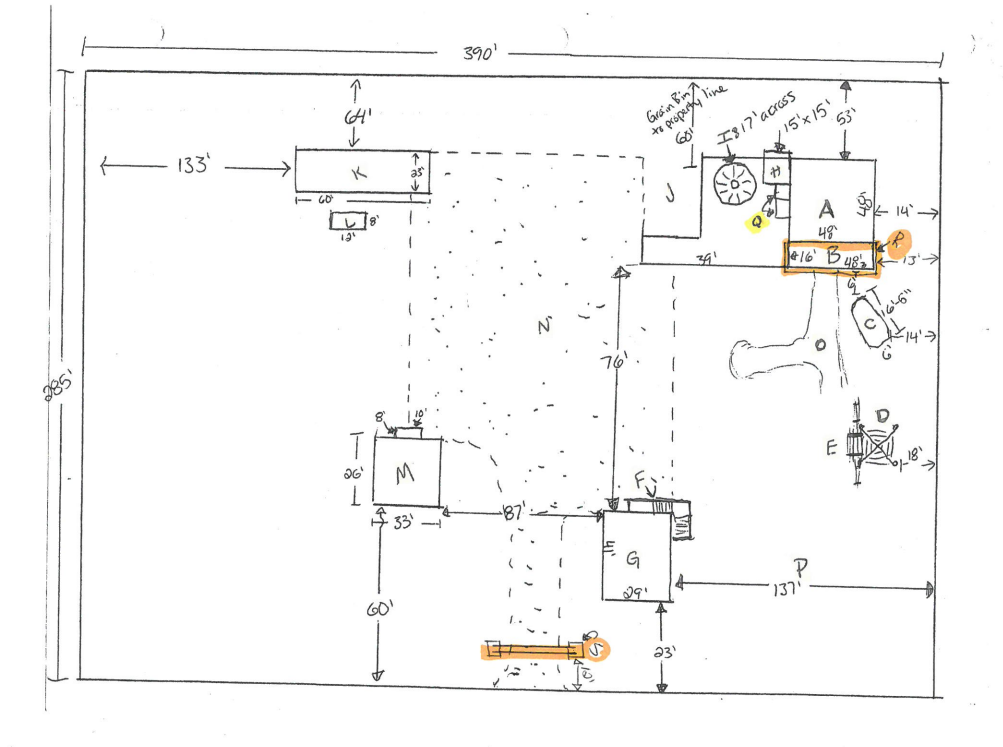


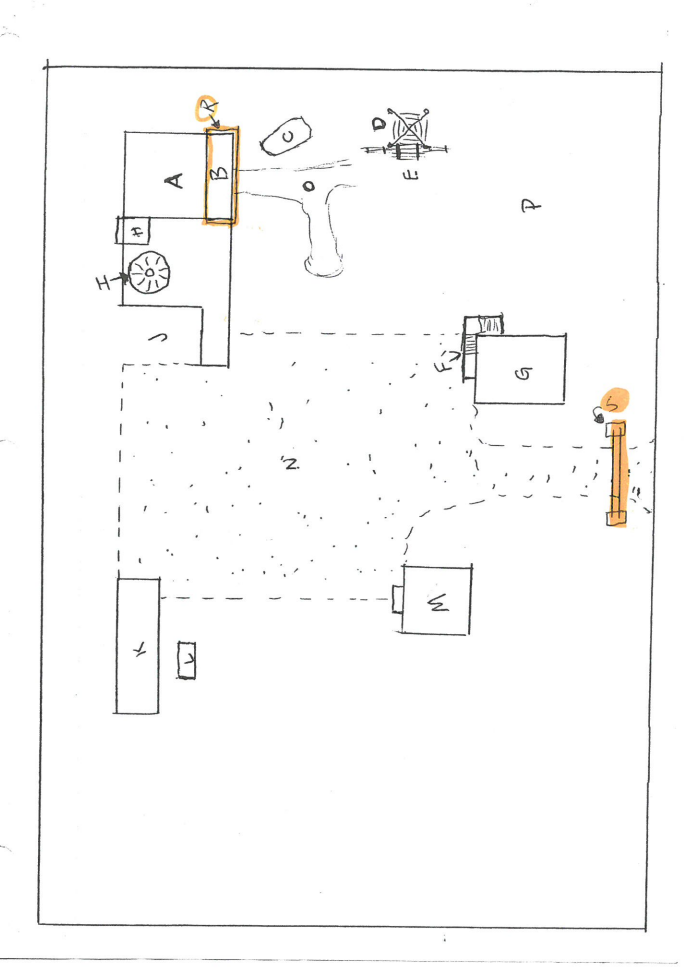
March 8, 2018, J. Robbins

Figure 6
Looking at the powerline near the proposed archway



March 8, 2018, J. Robbins







Proposing a Roof over the current Deck! Deck measures 16'x48' and proposed roof including overhang to be 18' x 50'! We want to do this to add shade!



- Proposing something similar to this to

