## GENERAL INSTRUCTIONS FOR ZONING HEARING BOARD APPLICATIONS <u>OF BUCKINGHAM TOWNSHIP</u>



- 1) All information on application must be furnished with supporting documents in order for the Application to be considered complete. In addition, the Applicant must provide a copy of deed, lease, agreement of sale, or other document, which establishes the authority of the applicant to seek relief from the Zoning Hearing Board. All applicants must make an appointment to submit and review the application with the Zoning Officer.
- 2) Legal advertising of the hearing scheduled by the Board to consider your application will be based exclusively upon the information contained in the application. Any omissions or inaccuracies will be the sole responsibility of the applicant.
- 3) Applicant must be present at the hearing in order to answer questions Board members may have concerning the Application. Otherwise the Application will be dismissed unless postponed by the Zoning Hearing Board upon cause shown or upon its own motion.
- 4) At all Hearings, proof of title to the property affected must be available to the Zoning Hearing Board, whether the applicant's interest is as owner, tenant, purchaser, or in other capacity.
- 5) Indicate under paragraph one (1) of the application, the nature of your appeal or request to the Board. For each block checked, provide all information requested in applicable sections 12 through 16.

### 6) <u>The Following must accompany all applications in order for the Application to be</u> <u>considered complete:</u>

- a) A filing fee and applicable escrow fee in accordance with fee schedule in effect at the time of application (see Exhibit "A").
- b) Twelve (12) copies of the completed application form (15 copies for curative amendment) *do not include the 3 instruction pages only the 7 application form pages need to be copied*, plus 12 copies of all required documents, including proof of title, plot plan drawn to scale, showing real estate affected, indicating the location and size of all improvements now erected and the location and size of all proposed improvements to be erected thereon, and an aerial photograph of the parcel (i.e. Google Earth or other available source.) Signed and sealed plans are strongly encouraged when pursuing dimension variances.

- 7) The Zoning Hearing Board has the following powers:
  - a) To hear and decide appeals from a decision or determination of any administrative official in the enforcement of the Zoning Ordinance and amendments thereto. Such appeals must be made within 30 days after the date of the decision.
  - b) To grant, upon application in specific cases, Special Exceptions to the terms of the Zoning Ordinance and amendments thereto, where such a Special Exception is authorized by the Zoning Ordinance for the district within which the subject premises lies; where the use and/or premise conform to the standards and criteria set forth by the Zoning Ordinance as prerequisites for the grant of such Special Exception; and where public interest will not be unduly injured by the grant of such Special Exception. The burden of proof shall be upon the applicant to show that the Special Exception requested is one authorized by the Zoning Ordinance for the grant of such Special Exception would be contrary to the public interest shall be upon those opposing the grant of such a Special Exception.
  - c) To authorize, upon appeal in specific cases such Variance from the terms of the Zoning Ordinance and amendments thereto as will not be contrary to the public interest. The Board may only grant such a Variance where, owing to special conditions, a literal enforcement of the Zoning Ordinance will result in unnecessary hardship so that the Ordinance will be observed and substantial justice done. The burden of proof of the "unnecessary hardship" as defined by law shall rest on the applicant. The circumstances must be unique and applicable to the applicant's particular property and no other. The possibility of applicant's earning a greater financial return if a variance were granted does not in itself constitute sufficient reason for such a variance.
- 8) All meetings of the Zoning Hearing Board are open to the public.
- 9) No decision by the Zoning Hearing Board relieves any applicant from the responsibility of obtaining any required permits in the matter prescribed by the Zoning Ordinance(s).
- 10) The following is a list of fees for which the applicant will be responsible, in accordance with the fee schedule in effect at the time of application:
  - a) <u>Filing Fee.</u>
  - b) <u>Continuance Fees:</u> 25% of original fee and costs of posting and notices. Continuance meaning an applicant petitioning the ZHB for their case to be moved from a scheduled meeting date to a future meeting resulting in the requirement of new postings and new public notices. <u>Supplement Fees:</u> of ½ of the original filing fee will be required if the ZHB must spend more than six meeting hours (total) hearing an appeal.
  - c) Court reporter fee: <sup>1</sup>/<sub>2</sub> to be divided by the number of cases being heard at each hearing.

## EXHIBIT "A" Per current Fee Schedule Resolution

#### **Zoning Hearing Board**

a. Residential	\$ 750 plus \$100 escrow due at time of application to cover half the costs of the court reporter.
b. Commercial, Industrial and pending or prospective Land Development application.	\$1,500 plus \$300 escrow due at time of application to cover half the costs of the court reporter.
c. Pending or prospective Subdivision application	\$4,000 plus \$1,000 escrow due at time of application to cover half the costs of the court reporter.
d. Challenge to Validity of Zoning Ordinance or Map	\$25,000

- e. Continuance Fees: 25% of original fee and costs of posting and notices. Continuance means an applicant petitions the ZHB for their case to be moved from a scheduled meeting date to a future meeting resulting in the requirement of new postings and new public notices.
- f. Supplemental *fees of* <sup>1</sup>/<sub>2</sub> *the original filing fee will be required if the ZHB must spend more than six meeting hours (total) hearing an appeal.*



# ZONING HEARING BOARD OF BUCKINGHAM TOWNSHIP

Twelve copies of this application, including all plans and drawings, must be submitted to the Zoning Officer together with the application fee. No application will be accepted without an adequate plan of the subject premises.

	гос. ф
	Check #
CALENDAR NUMBER	Court Reporter Fee: \$
Assigned by Township	Check #

1. The undersigned applicant hereby (check appropriate letter(s)):

a. \_\_\_\_\_ appeals from a determination of the Zoning Officer.

- b. \_\_\_\_\_ requests a special exception.
- c. \_\_\_\_\_ requests a variance.
- d. \_\_\_\_\_ challenges the validity of a zoning ordinance or map.
- e. \_\_\_\_\_ requests other relief within the jurisdiction of the Zoning Hearing Board as established in Section 909.1(a) of the Pennsylvania Municipalities Planning Code.

2. Name and address of owner of property:

Email: \_\_\_\_\_\_ Telephone Number: \_\_\_\_\_

3. Name and address of applicant: \_\_\_\_\_

Email: \_\_\_\_\_\_ Telephone Number: \_\_\_\_\_

4. If applicant is not the owner, state applicant's authority to bring this application:

(attach documents in support of said authority to this application)

5. Address of property:
6. Attach plot plan of property drawn to scale indicating location and size of improvements both proposed and presently existing and including a compass reference.
7. Tax Parcel Number of property:
8. Present zoning classification of property:
9. Present use of property:
10. Describe the building and other improvements located on the property:
11. State the size of the property:
12. If you are appealing from a determination of the Zoning Officer, complete the following:
a. The action taken was:
b. The date action was taken:
c. Attach a copy of any written order issued by the Zoning Officer in connection with this matter.
d. The foregoing action was in error because:
e. If you allege the existence of a non-conforming use, state the nature of such use and the date on which it began:

а	. Identify the provision of the ordinance or map which you believe to be invalid:
b	. The challenge is ripe for decision because:
С	. The provision challenged is invalid because:
-	ou are requesting a special exception, complete the following:
b	. The special exception is allowed under Article Section Subsection of the Buckingham Township Zoning Ordinance.
Ν	Subsection of the Buckingham Township Zohing Ordinance. Note: If more than one exception is requested, list ordinance references on a separate page.
с	. The reason for the request is:

15.	If you a	re requesting a	variance.	complete the	following:
		<b>10</b>			

b. The variar	nce is from Article	Section	Subsection
of the Buc	kingham Township Zo	ning Ordinance.	
Note: If more page.	e than one variance is r	equested, list ordind	ance references on a separate
c. The nature	e of the unique circums	ances and the unnec	cessary hardship justifying this
request fo	or a variance is:		
		*******	
,	esting other relief wit		
you are requ mplete the fo	esting other relief wit llowing:	hin the jurisdiction	of the Zoning Hearing Boa
you are requ mplete the fo	esting other relief with llowing: of the relief sought:	hin the jurisdiction	of the Zoning Hearing Boa
you are requ mplete the fol a. The nature	esting other relief with llowing: e of the relief sought:	hin the jurisdiction	of the Zoning Hearing Boa
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you are requ mplete the fol a. The nature  b. If you are	esting other relief with llowing: e of the relief sought: requesting relief from a	hin the jurisdiction	of the Zoning Hearing Boa
you are required in the following of the	esting other relief with llowing: e of the relief sought: requesting relief from a	hin the jurisdiction	o <b>f the Zoning Hearing Boa</b> Township official, attach a h the determination was in em

- 17. By filing this application, applicant agrees to reimburse Buckingham Township for all costs incurred by the Township in the processing of this application to the extent that those costs exceed the filing fee.
- 18. Check one:

a. \_\_\_\_\_ I am not represented by an attorney in connection with this application.

b. \_\_\_\_\_ I am represented by \_\_\_\_\_, Esquire in connection with this application.

Attorney's address: \_\_\_\_\_

Attorney's E-Mail address:

Attorney's telephone number: \_\_\_\_\_

Applicant Signature

**Applicant Signature** 

## COMMONWEALTH OF PENNSYLVANIA

COUNTY OF \_\_\_\_\_

The undersigned, being duly sworn according to law, deposes and says that he/she is the above-named applicant, that he/she is authorized to and does take this affidavit on behalf of the owner, and that the foregoing facts are true and correct.

Applicant Signature before Notary

Applicant Signature before Notary

Sworn to and subscribed

Before me on this \_\_\_\_\_ day

of \_\_\_\_\_, 20\_\_\_\_.

Notary Public

Date Application Received:

## ZONING TABLE

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# (Applicant completes this) Complete All Information That Applies to Application

Description	Required by Zoning Órdinance	Existing	Proposed	Zoning Ordinance Section for which relief is requested
Zoning District				
Use		· · · · · · · · · · · · · · · · · · ·		
Maximum Tract Size				
Minimum Lot Area				· · · · · · · · · · · · · · · · · · ·
Minimum lot width at	•			
street line				
Minimum lot width at	<u>.</u>			
the building setback				
line				
Maximum building				
coverage (Square feet				
and %)	e			
Maximum impervious		7		
surface on lot (Square				
feet and %)				
Maximum impervious				
surface permitted on				
lot after issuance of				
the initial occupancy				
permit (Square feet	۰. ۱			
and %)	<u></u>			
Maximum floor area				
ratio				
Minimum Front Yard				
Minimum Side Yard				
(each)				;
Minimum Rear Yard				······
B10 Structures*				
Maximum side yard				
intrusion			<b> </b>  -	
B10 Structures*				
Maximum Rear Yard				·
Intrusion				
If Garage Minimum				
Front Yard	•			
Parking	<b>__</b>	·····		