Board of Zoning Appeals



240 Columbus Ave Sandusky, Ohio 44870 419.627.5715 www.cityofsandusky.com

Agenda January 20, 2022 5:00 pm

Virtual Meeting via Microsoft Teams and Live Streamed on www.Youtube.com/CityofSanduskyOH

- 1. Meeting called to order Roll Call
- 2. Election of Officers
- 3. Review of minutes from the December 16, 2021 meeting
- 4. Swear in audience and staff members that will offer testimony on any agenda items
- 5. Adjudication hearing to consider the following:
 - 521 East Adams Street- Area Variance
 - 1211 Central Avenue- Area Variance
- 6. Other Business
- 7. Adjournment

Next Meeting: February 17, 2022

Please notify staff at least 2 days in advance of the meeting if you cannot attend.

Board of Zoning Appeals December 16, 2021 Minutes

Meeting called to order:

Chairman John Feick called the meeting to order at 4:33pm. The following voting members were present: Bill Semans, Walt Matthews, and Gregg Peugeot. Alec Ochs represented the Community Development Department. City Commission liaison Dave Waddington and clerk Kristen Barone were also present.

Review of minutes from October 21, 2021:

Mr. Matthews moved to approve the minutes as submitted Mr. Peugeot seconded. All members were in favor of the motion and the minutes were approved.

Swearing in of audience and staff members offering testimony on any agenda items:

Mr. Feick swore in everyone wishing to do so.

Adjudication Hearing:

1) 216 Decatur Street- Use Variance

Mr. Feick stated that the first application is for a use variance to allow residential use on the first floor of a residential home in the Downtown Business District. Ms. Blair stated that the property is located on the western edge of the district and is surrounded by single family homes. She explained that in the Downtown Business District, residential use is only permitted above the first floor. The purpose of limiting residential use on the first floor in the Downtown Business District is to get activity in the downtown area. However, this case is unique since it is a singlefamily residential structure. Also, the applicant does want to put three transient rental units at this property, which would bring activity to downtown, so staff does support the variance request. Mr. Feick asked if there is adequate parking for what the applicant wants to do. Ms. Blair stated that there is a driveway and street parking. She also said that the applicant would have to submit a parking plan with their transient rental application for staff to review. Mr. Feick stated that he would like to see the applicant provide three parking spots available, as it looks like there would be room for that in the back of the property. Ms. Blair stated that she said there is not a ton of parking demand on that side of town at this time so she does not see parking as a concern. Dr. Semans asked if staff know what the neighboring properties are being used as right now. Ms. Blair stated that she believes they are all being used as single-family homes and the applicant owns the property to the north as well. Dr. Semans made a motion to approve the variance with the recommendation that parking for three vehicles be made in the rear of the lot. Mr. Peugeot seconded the motion and all voting members were in favor.

2) 310 West Monroe Street- Area Variance

Ms. Blair stated that the second application is for an area variance to allow construction of a stairway six inches into the required three feet side yard requirement. The property is zoned as two-family residential. There was a stairway in this location previously and the applicant plans to build that stairway back where it was. When the applicants purchased the property

they were not aware it would have needed a variance. Staff from fire and building departments went to the site to inspect a better entrance to avoid the variance and concluded this was the only course of entry, so staff are in support of this request. Dr. Semans made a motion to approve the variance and Mr. Matthews seconded. All voting members were in favor of the motion.

Adjournment: Dr. Semans motioned to adjourn and Mr. Peugeot seconded. The meeting ended at 4:48pm.				
APPROVED:				
 Kristen Barone, Clerk	John Feick, Chairman			

BOARD OF ZONING APPEALS REPORT

APPLICATION FOR AN AREA VARIANCE TO CONSTRUCT A DETACHED CARPORT IN THE FRONT YARD AT 521 E. ADAMS ST (PARCEL 56-01194.000).

Reference Number: PVAR21-0016

Date of Report: January 12, 2022

Report Author: Alec Ochs, Assistant Planner



City of Sandusky, Ohio Board of Zoning Appeals Report

BACKGROUND INFORMATION

Applicant/Owner: Harry Montgomery

521 Lawrence St. Sandusky, OH 44870

Site Location: 521 E. Adams St.

Sandusky, OH 44870

Zoning: R2F – Two Family Residential

Surrounding Zoning: R2F—Two Family Residential

Surrounding Uses: Residential

Existing Use: Boat Storage

Proposed Use: Boat Storage

Applicable Plans & Regulations: City of Sandusky Zoning Code Section 1145.15

Variance Requested:

1) A variance to allow construction of a semi-permanent

carport in the existing front yard. The code does not allow

for accessory structures in the front yard.

SITE DESCRIPTION

Subject Property Outlined in Blue

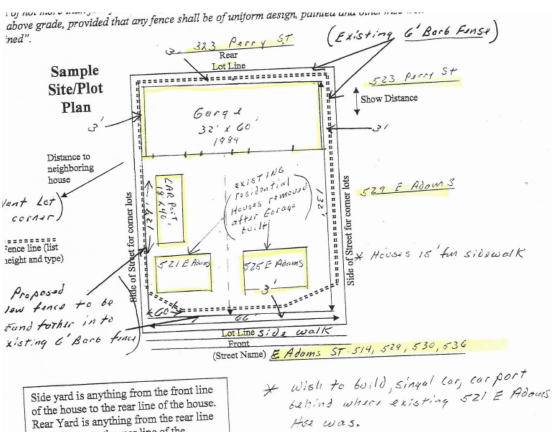




Photo of the Property (10/2013)







DEPARTMENT OF PLANNING COMMENTS

The applicant wishes to construct a 15 foot car port in the existing front yard of the property. The proposal is 3 feet off of the side yard setback and 10 feet from the garage. The garage was constructed in 1990. At the time of construction-two residential structures existed, 1 per parcel (521 & 525). The garage is currently a legal non-conforming structure. The proposed car port is far behind the front yard requirements of the pre-existing home and the R2F zoning (roughly 50 feet).

The zoning code does not allow a car port to be detached from a feature or building. The total area in front of the existing garage would be considered the front.

Relevant Zoning Code Sections to this application:

The most relevant code section for this report is 1145.16 (a) & (d:2). Since the proposed carport is a free-standing structure, staff also considered 1145.15(a) for side setbacks and distance from a building.

1145.16 PROJECTIONS INTO YARDS.

- (a) Intent. A projection is the part or feature of a building that extends outside of the enclosing surfaces into a yard. It is desirable that such features extend into yards in order to make the enclosed space more usable; however, it is intended that these projections into required yards shall be regulated so that they will not substantially interfere with an adjacent building's reception of sun, light, and air. Required front, side, or rear yards shall be open and unobstructed from the ground to the sky except for the following:
- (b) <u>Architectural Features.</u> A belt course, balcony, bay window, cornice, gutter, chimney, or solid overhang may project not more than 3-1/2 feet into a required front yard, and not more than 2-1/2 feet into a required side yard, provided the projection is not less than 2 feet from any side lot line, and the minimum distance from the side lot line shall be increased 2 inches for each foot that the feature exceeds 10 feet in width.
 - (c) Entrance Features.
- (1) A platform landing, steps, terrace, or other features not extending above the first floor level of a building, may project not more than 8 feet into a required front yard, and not more than 3 feet into a required side yard, provided the projection is at least 2 feet from any side lot line.
- (2) A fire escape or enclosed stairway and landing leading to the second floor of a converted building may project 4 feet into a required side yard or rear yard, provided the projection is at least 3 feet from any side lot line, and provided it is approved by the Commission.
 - (d) Shelters.
- (1) An enclosed entry, not exceeding 10 feet in width or one story in height, may project not more than 5 feet into a required front yard. A roofed, but unenclosed, porch or entrance hood may project into a required front yard not more than 8 feet, and if not exceeding 6 feet in width, may project into a required side yard not more than 3 feet, provided the projection is at least 2 feet from any side lot line.
- (2) An enclosed porch, carport, and other similar structure or part thereof, shall not project into a required yard; except that an unenclosed porch lawfully in existence on January 1, 1957, may be enclosed, even though it does project into the required yard.

- (e) Shading Devices.
- (1) A metal or plastic awning which is not removed seasonally, may project into a required front or side yard, providing such projection is at least 2 feet from any side lot line.
- (2) A trellis, louvers, and similar horizontal, open, shading devices may project into a required front yard not more than 8 feet, and may project into a side yard provided the projection is at least 2 feet from any side lot line.

Staff Note**

Staff would also interpret this as a standalone accessory structure. Planning staff would recommend following residential accessory structure setbacks on sheds.

1145.15 YARDS FOR ACCESSORY BUILDINGS.

(a) Sheds permitted in a residential district shall not project into a front or side yard; shall be located not less than three feet from a rear or side lot line, except where abutting an alley and shall be located not less than fifteen feet from any dwelling on an adjacent lot.

In addition to the above regulations, accessory buildings not classified as sheds must not cover more than thirty percent (30%) of the rear yard of a lot and shall be located no less than ten feet from the main structure.

(b) On a corner lot, an accessory building shall be set back from the side street line not less than required for the adjacent main building on the butt lot, plus an additional five feet. (Ord. 05-158. Passed 11-14-05.)

The Code states that no variance to the provision or requirements of the Zoning Code shall be granted by the Board unless the Board has determined that a practical difficulty does exist or will result from the literal enforcement of the Zoning Code. The factors to be considered and weighed by the Board in determining whether a property owner has proved practical difficulty include:

Section 1111.06(c)(1)

- 1. Whether the variance is substantial;
 - i. The variance sought in this case is not substantial as it is still relatively far from the front property line.
- 2. Whether the essential character of the neighborhood would be substantially altered or whether adjoining property would suffer a substantial detriment as a result of the variance;
 - It would appear that the proposed carport would not substantially alter the character of the neighborhood due to its far setback and present use.
- 3. Whether the variance would adversely affect the delivery of government services (i.e. water, sewer, garbage, fire, police or other);

- i. The proposed variance would not affect the delivery of government services.
- 4. Whether the property owner purchased the property with the knowledge of the zoning restriction;
 - i. The owners were not aware of these restrictions.
- 5. Whether the property owner's predicament can be resolved through some method other than a variance;
 - i. The owners would need a variance to resolve the predicament.
- 6. Whether the spirit and intent behind the zoning requirement would be observed and substantial justice done by the granting of the variance;
 - i. The granting of the variance would not violate the spirit and intent behind the zoning requirement.
- 7. Whether the property will yield a reasonable return or whether there can be a beneficial use of the property without a variance; and
 - i. The property has a large front yard and can't yield a reasonable return without a variance.
- 8. Whether the granting of the variance will be contrary to the general purpose, intent and objective of the Zoning Code or other adopted plans of the City.
 - i. The granting of the variance would not be contrary to the intent and objective of the Zoning Code.

CONCLUSION/RECOMMENDATION

Due to the fact that the proposed structure is only semi-permanent, aligned with the legal non-conforming garage use on the site and by other legal non-conforming commercial uses--despite the R2F zoning--Staff believes the accessory structure addition would not bring a negative impact to the surrounding properties at 521 E. Adams (parcel 56-01194.000). Staff does not oppose the granting the variance with the following conditions:

- 1. The height at the pitch of the roof does not exceed 15 feet.
- 2. All required setbacks are met of code section: 1145.15(a)
- 3. All applicable permits are obtained through the Building Department, Engineering Department, Planning Department and any other applicable agency.



BOARD of ZONING APPEALS

Application for a Zoning Variance

Department of Planning
240 Columbus Ave
Sandusky, Ohio 44870
419.627.5891
www.cityofsandusky.com

Instructions to Applicants

MEETINGS: 3rd Thursday of each month at 4:30 P.M.* – City Commission Chamber, First Floor of City Hall. *Meeting dates are subject to change. Please check www.cityofsandusky.com/BZA for an updated schedule.

DUE DATE FOR SUBMITTALS: Applications are due by 5:00 P.M. on the date of the preceding month's Board of Zoning Appeals meeting.

WHO MUST ATTEND: The property owner, or the authorized agent of the owner, must be present at the BZA meeting for all variance requests.

APPLICATION FEE: \$100

SUBMISSION REQUIREMENTS: Please provide either a hard copy or electronic copy of the following:

- 1) Completed application
- 2) Copy of a site plan (drawn to scale and dimensioned) which shows the following items (as applicable):
 - a) Property boundary lines
 - b) Building(s) location
 - c) Driveway and parking area locations
 - d) Location of fences, walls, retaining walls
 - e) Proposed development (additions, fences, buildings, etc.)
 - f) Elevation drawings for height variances
 - g) Setbacks from lot lines for existing & proposed construction
 - h) Location of other pertinent items (signs, outdoor storage areas, gasoline pump islands, etc.)

Please note that the granting of a variance is not a Building Permit. A separate Building Permit must be issued prior to all construction.

Submit application and materials to:

City of Sandusky Department of Planning 240 Columbus Ave. Sandusky, OH 44870

Contact Thomas Horsman, Assistant Planner, at 419-627-5715 or thorsman@ci.sandusky.oh.us with any questions

Application for Board of Zoning Appeals

STAFF USE ONLY:	
Filing Date: Hearing Date:	Reference Number:
Address of Property (or parcel number) for Variance Rec	quest: 521, 525 E Adams
Name of Property Owner: Harry , Cindy	Montgomery
Mailing Address of Property Owner: SZ1 La	instence ST.
City: <u>Sandusky</u>	State: <u>&H</u> Zip: <u>4487</u> 0
Telephone #: <u>4/9 627 1990</u> Email:	CMonty 57 G Yahoo, Com
If same as above check here 🔀	
Name of Applicant:	
Mailing Address of Applicant:	
City:	State: Zip:
Telephone #: Email:	
raar left Sido of Lot	4 .
Variance Requested:	
·	
Area Variance	
carport in front yard	
Section(s) of Zoning Code:	
(Leave Blank	
Han WM orthomes 12-9-21	
Signature of Property Owner Date	Signature of Authorized Agent Date
APPLICATION #BZA-001	UPDATED 12/2/20

UNNECESSARY HARDSHIP

(ONLY for variance requests involving a use of the property that is not permitted by the Zoning Code)

According to Chapter 1111.06(c)(2) of the Sandusky Code of Ordinances, the Board of Zoning Appeals must determine that an "unnecessary hardship" exists in order to approve a use variance. The Board must determine that ALL of the following conditions have been met. Please completely fill out all sections:

1) Does the variance request arises from such a condition which is unique and which is not ordinarily found in the same zoning district; and is created by the Zoning Code and not be an action or actions of the property owner or the applicant?

1/25

2) Would the granting of the variance will adversely affect the rights of the adjacent property owners or residents?

NO.

3) Does the strict application of the Zoning Code of which the variance is requested constitute unnecessary hardship upon the property owner or the applicant?

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4) That the variance desired will not adversely affect the public health, safety, morals or general welfare.

yes

5) That the granting of the variance desired will not be opposed to the general spirit and intent of the Zoning Ordinance

yes.

PRACTICAL DIFFICULTIES

(For ALL variance requests)

According to Chapter 1111.06(c)(1) of the Sandusky Code of Ordinances, the Board of Zoning Appeals must determine that a "practical difficulty" exists in order to approve a variance. The Board must consider the following factors. Please completely fill out all sections:

1) Would the variance be substantial?

NO

2) Would the variance substantially alter the character of the neighborhood or would adjoining property owners suffer a substantial detriment because of the variance?

NO

3) Would the variance adversely affect the delivery of government services (e.g. water, sewer, fire, police)?

NO

4) Was the property purchased with the knowledge of the zoning restrictions?

NO

5) Can the property owner's predicament be resolved through some method other than a variance?

NO

6) Would the spirit and intent behind the zoning requirement would be observed and substantial justice done by the granting of the variance?

425

7) Would the property yield a reasonable return or can there be a beneficial use of the property without a variance?

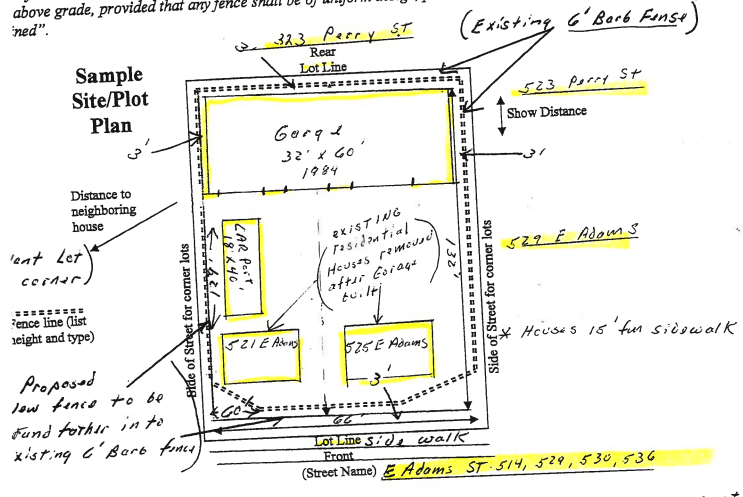
NO

8) Would the granting of the variance be contrary to the general purpose, intent and objective of the Zoning Code or other adopted plans of the City?

NO

1109.03 (d) of the City of Sandusky Planning and Zoning Code states: "A zoning permit shall be lfor the erection of fences, sheds and portable signs".

1145.17 (G)(1) of the Code states "Fences and walls may be permitted along the lines of a side yard to to finot more than four feet above grade and along the lines of a rear yard to a height of not more than above grade, provided that any fence shall be of uniform design, painted and otherwise well ined"



Side yard is anything from the front line of the house to the rear line of the house. Rear Yard is anything from the rear line of the house to the rear line of the property.

* Wish to boild, singul lar, car port balaind where existing 521 E Adous Hose was.

BOARD OF ZONING APPEALS REPORT

APPLICATION FOR AN AREA VARIANCE TO CONSTRUCT A DECK IN MINIMUM SIDE SETBACK AT 1211 CENTRAL AVE (PARCEL 58-01080.000).

Reference Number: PVAR21-0017

Date of Report: January 12, 2022

Report Author: Alec Ochs, Assistant Planner



City of Sandusky, Ohio Board of Zoning Appeals Report

BACKGROUND INFORMATION

Applicant/Owner: Nicole Lunato

1211 Central Ave. Sandusky, OH 44870

Site Location: 1211 Central Ave.

Sandusky, OH 44870

Zoning: R2F – Two Family Residential

Surrounding Zoning: R2F—Two Family Residential, R1-40 — Single Family Residential

Surrounding Uses: Residential

Existing Use: Residential

Proposed Use: Residential

Applicable Plans & Regulations: City of Sandusky Zoning Code Section 1129.14

Variance Requested: 1) A variance to allow construction of a back deck

(entrance feature) within the required 2-foot side yard setback. The combination side yard setback of both sides

would be over 10 feet, exceeding the combined

requirement.

SITE DESCRIPTION

Subject Property Outlined in Blue



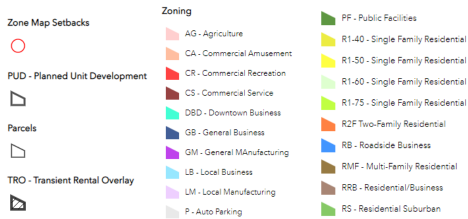
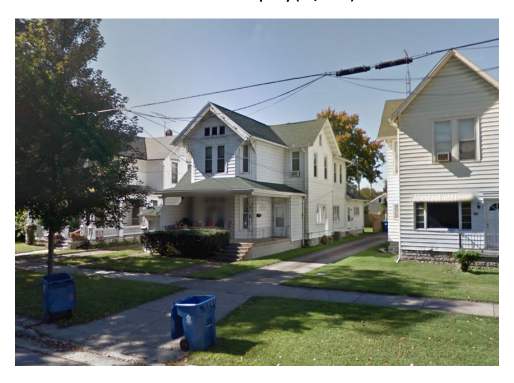
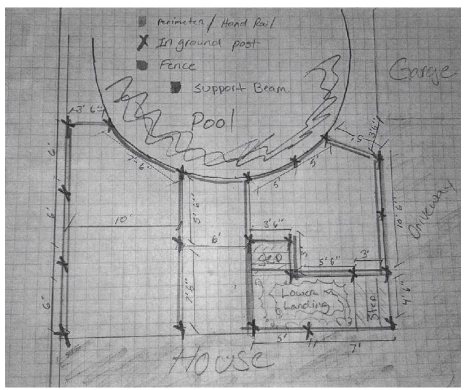




Photo of the Property (10/2013)







DEPARTMENT OF PLANNING COMMENTS

The applicant wishes to build a new attached deck on the west side of the home in the backyard. The house currently has a 1 foot setback on the south side and 10 foot on the north side. This exceeds the 10 foot minimum combination requirement. Because the house was built prior to 1980 the house is grandfathered in and the 1 foot setback is legally non-conforming (Code section 1151.05 (b.)--Nonconforming Structures. However, the Planning Code prohibits the expansion of a legal nonconforming use. For this reason--the code requires the 3 foot setback requirement to be met, unless a variance is obtained.

The code requires a combined 10 feet of setback from the side property lines and a minimum 3 foot setback for any individual side yard setback. Also, an entry feature is allowed to encroach on required setbacks as long as the projection is at least 2 feet from the side lot line. In this instance, the applicant is requesting an estimated 2 foot relief for the existing requirement of 2 feet for a single property line set back for an entrance feature--resulting in a setback up to the applicants existing fence. The applicant has stated the fence may be on or just inside the property line. No specific number was given.

Relevant Code Sections:

1145.16 PROJECTIONS INTO YARDS.

- (c) Entrance Features.
- (1) A platform landing, steps, terrace, or other features not extending above the first floor level of a building, may project not more than 8 feet into a required front yard, and not more than 3 feet into a required side yard, provided the projection is at least 2 feet from any side lot line.
- (2) A fire escape or enclosed stairway and landing leading to the second floor of a converted building may project 4 feet into a required side yard or rear yard, provided the projection is at least 3 feet from any side lot line, and provided it is approved by the Commission.

The Code states that no variance to the provision or requirements of the Zoning Code shall be granted by the Board unless the Board has determined that a practical difficulty does exist or will result from the literal enforcement of the Zoning Code. The factors to be considered and weighed by the Board in determining whether a property owner has proved practical difficulty include:

Section 1111.06(c)(1)

- 1. Whether the variance is substantial;
 - i. The variance sought in this case is not substantial as it is similar to the existing side yard setback of the house.
- 2. Whether the essential character of the neighborhood would be substantially altered or whether adjoining property would suffer a substantial detriment as a result of the variance;
 - i. It would appear that the proposed garage would not substantially alter the character of the neighborhood.

- 3. Whether the variance would adversely affect the delivery of government services (i.e. water, sewer, garbage, fire, police or other);
 - i. The proposed variance would not affect the delivery of government services.
- 4. Whether the property owner purchased the property with the knowledge of the zoning restriction;
 - i. The owners were not aware of these restrictions.
- 5. Whether the property owner's predicament can be resolved through some method other than a variance;
 - i. The owners would need a variance to resolve the predicament.
- 6. Whether the spirit and intent behind the zoning requirement would be observed and substantial justice done by the granting of the variance;
 - i. The granting of the variance would not violate the spirit and intent behind the zoning requirement.

ii

- 7. Whether the property will yield a reasonable return or whether there can be a beneficial use of the property without a variance; and
 - i. The property has a small backyard and can't yield a reasonable return without a variance.
- 8. Whether the granting of the variance will be contrary to the general purpose, intent and objective of the Zoning Code or other adopted plans of the City.
 - i. The granting of the variance would not be contrary to the intent and objective of the Zoning Code.

CONCLUSION/RECOMMENDATION

Staff believes the deck addition would not bring a negative impact to the surrounding properties at 1211 Central Ave. (Parcel 58-01080.000), staff recommends the granting of the variance with the following conditions:

1. All applicable permits are obtained through the Building Department, Engineering Department, Planning Department and any other applicable agency.

Application for Board of Zoning Appeals

STAFF USE ONLY:			
Filing Date:	_ Hearing Date:	Reference Nur	nber:
Address of Property (or parcel no	umber) for Variance Requ	_{uest:} 1211 Central Av	e
Name of Property Owner: Nico			
Mailing Address of Property Ow			
City: Sandusky		State: Ohio	44870
Telephone #: 419-357-0746	nlu	state: nato85@gmail.com	Zip:
Telephone #: 120 001 01 10	Email:	- India o o o o o o o o o o o o o o o o o o o	
f same as above check here			
Name of Applicant:			
Mailing Address of Applicant:			
City:		State:	Zip:
Telephone #:	Email:	2	
To amend 3ft minimum set b Variance Requested: Allow new deck to border 6ft			2 .
Section(s) of Zoning Code: 1129.13 Residential area, yard and he	eight regulations.		
1111.06 Sandusky City Ordinances	// 22 21		
Signature of Property Owner	$\frac{2-22-2}{\text{Date}}$	Signature of Authoriz	ed Agent Date
APPLICATION #BZA-001	2410	7.0	UPDATED 12/2/2

PRACTICAL DIFFICULTIES

(For ALL variance requests)

According to Chapter 1111.06(c)(1) of the Sandusky Code of Ordinances, the Board of Zoning Appeals must determine that a "practical difficulty" exists in order to approve a variance. The Board must consider the following factors. Please completely fill out all sections:

- 1) Would the variance be substantial?

 No. The ammendment to variance would be less than 2 feet.
- 2) Would the variance substantially alter the character of the neighborhood or would adjoining property owners suffer a substantial detriment because of the variance? In no way will this affect neighborhood or adjoining property.
- 3) Would the variance adversely affect the delivery of government services (e.g. water, sewer, fire, police)?
 The proposed ammendment would not affect any services.
- 4) Was the property purchased with the knowledge of the zoning restrictions?

 Property purchased 25 years ago. At that time owner was not aware of zoning restrictions.
- 5) Can the property owner's predicament be resolved through some method other than a variance?

 No. The deck addition running up to 6ft fence would be substantially safer than leaving a gap between the two.
- 6) Would the spirit and intent behind the zoning requirement would be observed and substantial justice done by the granting of the variance?

 Yes, in this particular instance.
- 7) Would the property yield a reasonable return or can there be a beneficial use of the property without a variance?

 Without variance it would be wasted and unused space.
- 8) Would the granting of the variance be contrary to the general purpose, intent and objective of the Zoning Code or other adopted plans of the City?

 A variace would allow complete use of person's property without affecting adjoing property.

UNNECESSARY HARDSHIP

(ONLY for variance requests involving a use of the property that is not permitted by the Zoning Code)

According to Chapter 1111.06(c)(2) of the Sandusky Code of Ordinances, the Board of Zoning Appeals must determine that an "unnecessary hardship" exists in order to approve a use variance. The Board must determine that ALL of the following conditions have been met. Please completely fill out all sections:

- 1) Does the variance request arises from such a condition which is unique and which is not ordinarily found in the same zoning district; and is created by the Zoning Code and not be an action or actions of the property owner or the applicant?
 - This proposal is for a deck in back yard. May not be a unique situation.
- 2) Would the granting of the variance will adversely affect the rights of the adjacent property owners or residents?

This ammendment in NO way woul affect adjacent property owners.

- 3) Does the strict application of the Zoning Code of which the variance is requested constitute unnecessary hardship upon the property owner or the applicant?
 In the sense of property owner being able to have complete use of limited back yard space.
- 4) That the variance desired will not adversely affect the public health, safety, morals or general welfare. This ammendment would not affect public health, safety, morals or general welfare.
- 5) That the granting of the variance desired will not be opposed to the general spirit and intent of the Zoning Ordinance
 - No. The opposite. The very spirit of a variance is to allow property owners ammendments to better their property.

Hello,

I thought I would add a few words to this application;

I have owned my property for 25 years and paid my taxes, rental registration fees as well as permits for all projects.

During this span I have taken action to improve the exterior of my home such as:

New vinyl siding
New windows
New roof
New garage
Trim painted and repaired

Please consider my application for a variance so I can use my limited backyard space to the fullest. I do believe a space between deck and fence may cause an unsafe space. The backyard is fenced in with a gate to deter unsafe entrance. The deck will have rail surrounding it as well as a gate.

Thank Nou,

Nicole Lunato

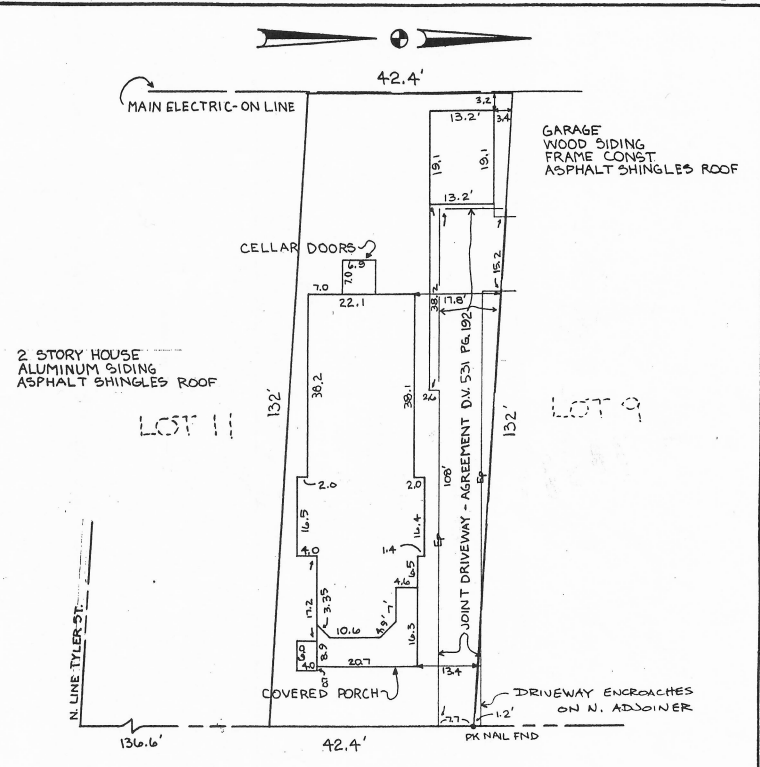
John Hancock & Associates

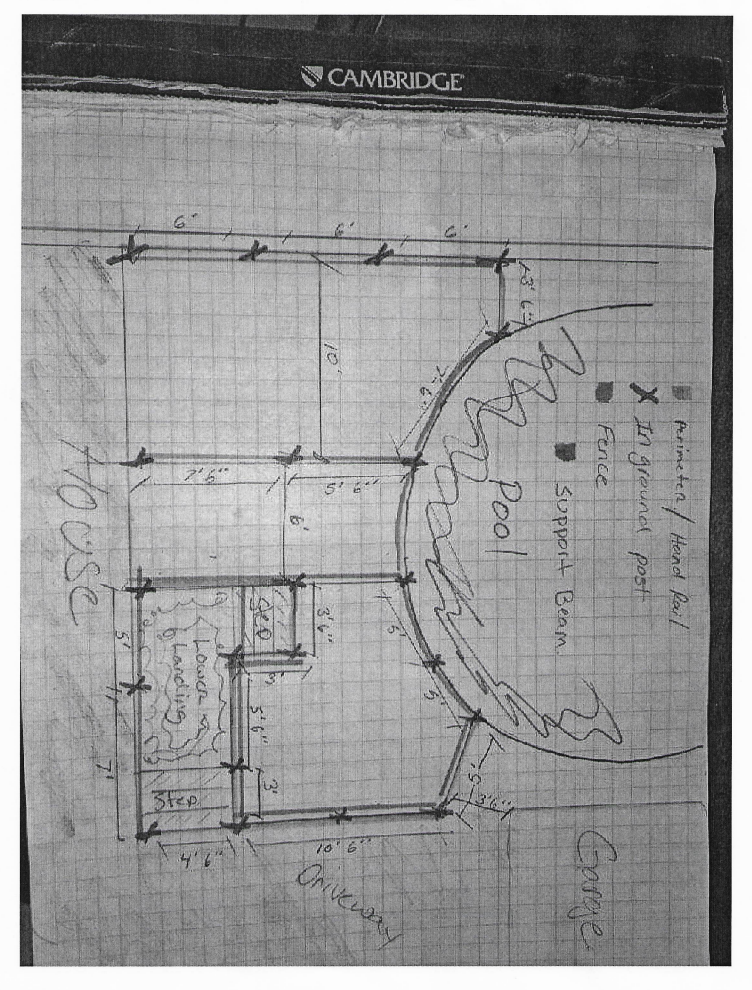
121 East Shoreline Dr. • Sandusky, OH 44870 • (419) 625-7838

A67040e

1211 CENTRAL, SANDUSKY, OHIO LOT 10 ON CENTRAL AVE.

P.V. 2 PG. 30







Paid By

NICOLE LUNATO 1211 CENTRAL AVE SANDUSKY, OH 44870

Date Paid: 11/30/2021

Transaction Property Addre	Record Type	Record #	Description Invoice Number	Amount
00087223 1211 CENTRAL	Permit AVE	PB21-0289	Deck or Porch - Add or Repair 00088926	\$ 97.00
00087223 1211 CENTRAL	Permit AVE	PB21-0289	Res - Building of Boarding Standards Fee 00088926	\$ 0.97

	Total	\$ 97.97
	Cash	\$ 97.97
	Check	
	Check #	
Section Control Control	Credit	
	Tendered	\$ 97.97
	Change	\$ 0.00

Payments made using a credit card or debit card will incur a 2.5% processing fee (minimum of \$2.00), assessed by Point and Pay, the city's electronic payment processing vendor.



Phone: (419) 627-5940 Fax: (419) 627-5933

Res Pool/Spa/Hot tub Permit

PERMIT #: PPO21-0008

ISSUED: 06/15/2021

EXPIRES: 12/12/2021

LOCATION:	OWNER:	CONTRACTOR:
1211 CENTRAL AVE 5801080000 Zoning: R2F Const. Value: \$6,000	NICOLE LUNATO 1211 CENTRAL AVE SANDUSKY OH 44870 Phone: (419) 609-9237	Phone:

Work Description: 21' X 54" ABOVE GROUND POOL

Stipulations:

INSURANCE EXPIRED

Fee Description	Fee Category	Quantity	Item Total
Swimming Pools, Spas, Hot Tubs	Permit Fee - Residential	1.00	60.00
Res - Building of Boarding Standards Fee	BBS Fee - Residential (1%)	60.00	0.60

Approved By:

Chief Building Official

Fee Total:

\$60.60

Amount Paid:

\$60.60

Balance Due:

\$0.00

Approved construction documents must be retained on the job and a copy of this approval kept posted until final inspection has been made. A certificate of occupancy is required and shall be issued after final inspection has been approved. This approval is void if work is not started within twelve months or if work is suspended for more than six months. This approval is issued provided that the information submitted by the applicant is true and accurate.

Inspections:

Either the homeowner or contractor doing the work should contact our office to schedule any necessary inspections required for your project. We ask that you contact our office at least twenty-four hours in advance. Please allow a half hour window before and after the scheduled time for inspection. The inspectors strive to arrive at the scheduled appointment on time, but sometimes unforseen situations arise.

You may contact the inspectors directly or the permitting office at (419) 627-5940 to schedule your inspection.

Office/Inspector Hours 7:00 a.m. - 4:00 p.m.

Steven C. Brown, Inspector - Cell: (419) 656-9477 Commercial Building, Plumbing, HVAC, Hydronic, Refrigeration, Medical Gas Greg Capucini, Inspector - (419) 656-9685 Electrical

> Earl Mullins, Inspector - (419) 975-2221 Residential Building



Phone: (419) 627-5940 Fax: (419) 627-5933

Res Fence Permit

PERMIT #: PF21-0045

ISSUED: 06/15/2021

EXPIRES: 12/12/2021

LOCATION:	OWNER:	CONTRACTOR:	
1211 CENTRAL AVE 5801080000 Zoning: R2F	NICOLE LUNATO 1211 CENTRAL AVE SANDUSKY OH 44870 Phone: (419) 609-9237	Phone:	

Work Description: VINYL FENCING ENCLOSING YARD WHERE HOUSE & GARAGE ARE NOT

Stipulations: PER CODE.

PER MFG INSTALLATION INSTRUCTIONS.

Fee Description	Fee Category	Quantity	Item Total
Res - Fence Fee	Standard Item	1.00	20.00

Approved By:

Zoning Administrator

Fee Total:

\$20.00

Amount Paid:

\$20.00

Balance Due:

\$0.00

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