

A RESIDENT'S GUIDE TO THE ZBA PROCESS

This guide has been written to provide residents of the Town of Greenland with the necessary information to appeal any zoning decision they feel may have been made improperly. Zoning codes and regulations can be very intimidating as well as confusing. It is our hope that the attached information will be helpful in assisting residents through the appeal process.

Mailing Address
Town of Greenland
PO Box 100
Greenland, NH 03840

Physical Address
Town of Greenland
11 Town Square
Greenland, NH 03840

603.380.7372 Website: www.greenland-nh.com

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11 Town Square • PO Box 100
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Website: greenland-nh.com

APPEALING TO THE BOARD OF ADJUSTMENT

Before starting the appeal process, the Board of Adjustment strongly recommends the applicant become familiar with the Greenland Zoning Ordinance as well as the NH Statutes Title LXIV, RSA Chapters 672 through 678, covering planning and zoning. The Zoning Ordinance can be found online at www.greenland-nh.com; select Applications/Forms or Building Inspector. NOTE: NH RSA's override Town ordinances.

Before you can begin the appeal process, you must first have some form of determination that the proposed use is not permitted. Denials may be issued by the Building Inspector, Planning Board or any other elected Board. A copy of the determination must be attached to your application. Four (4) types of appeals can be made to the Board of Adjustment.

- <u>ALL</u> materials required for a complete application must be submitted by noon on the deadline date.
- Application deadlines and meeting dates can be found on the Town's website: www.greenlandnh.com, and will be strictly enforced.
 - Boards/Committees/Commissions (located on menu bar)
 - o Zoning Board of Adjustment
 - Public Hearing Dates/Application Deadlines (green button on left side of page)
- All applications are reviewed on a first submittal basis and will be reviewed within the statutory time requirements.
- Meetings are held in the Town Hall Conference Room (11 Town Square) at 7:00 p.m. on the third Tuesday of the month.
- The schedule may change at the discretion of the Zoning Board of Adjustment.
- The Agenda and the order of the Agenda are subject to change at the discretion of the Zoning Board of Adjustment. In accordance with RSA 676:7, if the Board of Adjustment finds that it cannot conclude the public hearing within the time available, it may vote to continue the hearing to a specified time and place with no additional notice required.

I. VARIANCE

A *variance* is an authorization which may be granted under special circumstances to use your property in a way that is not permitted under the strict terms of the Zoning Ordinance. For a variance to be legally granted, you must show that your proposed use meets **all five (5)** of the following conditions.

- 1. Granting the variance must not be contrary to the **public interest**.
- 2. The proposed use is not contrary to the **spirit of the ordinance**.
- 3. Granting the variance would do **substantial justice**.
- 4. The proposed use would not diminish surrounding **property values**.
- 5. Denial of the variance would result in **unnecessary hardship** to the owner. Hardship, as the term applies to zoning, results if a restriction, when applied to a particular property, becomes arbitrary, confiscatory, or unduly oppressive because of the conditions of the property that distinguish it from other properties under similar zoning restrictions. RSA 674:33 (b) (5) provides the criteria for establishing unnecessary hardship:
 - A. For purposes of this subparagraph, "unnecessary hardship" means that owing to special conditions of the property that distinguish it from other properties in the area:
 - i. No fair and substantial relationship exists between the general public purposes of the ordinance provision and the specific application of that provision to the property; and
 - ii. The proposed use is a reasonable one.
 - B. If the criteria in subparagraph "A" are not established, an unnecessary hardship will be deemed to exist if, and only if, owing to special conditions of the property that distinguish it from other properties in the area, the property cannot be reasonably used in strict conformance with the ordinance, and a variance is, therefore, necessary to enable a reasonable use of it.

II. SPECIAL EXCEPTION

Certain sections of the zoning ordinance provide that a particular use of property in a specific zone will be permitted by **special exception** if specified conditions are met. The necessary conditions for each special exception are given in the ordinance. Your appeal for a special exception will be granted if you can show that the conditions stated in the ordinance are met.

III. APPEAL FROM AN ADMINISTRATIVE DECISION

If you have been denied a building permit or are affected by some other decision regarding the administration of the Greenland Zoning Ordinance, and you believe that the decision was made in error under the provisions of the ordinance, you may appeal the decision to the Board of Adjustment. The appeal will be granted if the applicant can show the decision was made in error.

If you are **appealing an administrative decision**, a copy of the decision appealed from must be attached to your application.

IV. EQUITABLE WAIVER OF DIMENSIONAL REQUIREMENTS

The Board of Adjustment may grant an **equitable waiver** for existing dimensional non-conformities, provided the applicant can meet the required standards.

The non-conformity was not:

- 1. Discovered until after the structure was substantially completed or after a vacant lot in violation had been transferred to a bona fide purchaser;
- 2. An outcome of ignorance of the law or bad faith, but was instead caused by a good faith error in measurement or calculation;

If these conditions are satisfied, the Board can move on to the additional findings to grant a waiver:

- 3. The non-conformity does not constitute a public or private nuisance nor diminish the value or interfere with future uses of other property in the area; and
- 4. The cost of correction would far outweigh any public benefit to be gained.

In lieu of the requirements in numbers (1) and (2), the violation has existed for ten (10) years or more with no enforcement action, including written notice, commenced by the Town.



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GENERAL INSTRUCTIONS

For any appeal, the application form must be properly completed. The application form is intended to be self-explanatory, but be sure that you show:

- **WHO** owns the property? If the applicant is not the owner, this must be explained.
- WHERE is the property located?
- **DESCRIBE** the property. Give area, frontage, side and rear lines, slopes and natural features, etc.
- **WHAT** do you propose to do? Include the required materials (see Required Materials and Checklist on page 3).
- WHY does your proposed use require an appeal to the Board of Adjustment?
- WHY should the appeal be granted?
- 1. Prepare a list of all abutting property owners and attach it to your application. If you have any difficulty, consult the Building Inspector's office, however, the accuracy of the list is the applicant's responsibility.
- 2. Mail or deliver the completed application, with all required attachments, to the Administrative Assistant located in the Building Inspector's office. Applications are available on the website (www.greenland-nh.com; click on Boards/Committees/Commissions and select Zoning Board of Adjustment; click on the green button on the left: Application and Guidelines). Applications will be accepted until <u>noon on the deadline date</u>, which can be found on the Town's website (www.greenland-nh.com; click on Boards/Committees/Commissions and select Zoning Board of Adjustment; click on the green button on the left: Public Hearing Dates/Application Deadlines).
- 3. A fee is charged to cover the cost of preparing and mailing the legally-required notices. A fee determination worksheet has been included with each application. Checks should be made payable to the **Town of Greenland** and submitted with your application.
- 4. A public hearing will be scheduled within **thirty (30) days** of receipt of your properly completed application.
- 5. At least five (5) days before the public hearing: notice of the hearing date will be posted, printed in the newspaper, and mailed to you, all abutters and other parties whom the Board may deem to have an interest. You and all other parties may attend in person, or by agent or counsel, to state reasons why the appeal should be granted.
- 6. Following the public hearing, the Board will make a decision, and you will be sent a Notice of Decision.
- 7. If you believe the Board's decision is wrong, you have the **right to appeal**. The Board of Selectmen, or any party affected, have similar rights to appeal the decision in your case.

- 8. To appeal, you must request a rehearing from the Board of Adjustment within **thirty (30) days** of their decision. A **Motion for Rehearing** must be submitted in writing to the Board and include the grounds on which it is claimed the decision is unlawful or unreasonable.
- 9. The Board may grant a rehearing if, in its opinion, good reason is stated in the Motion for Rehearing. The Board will not reopen a case based on the same set of facts unless it is convinced that an injustice would be created by not doing so.
- 10. You must have requested a rehearing before you can appeal to the courts, whether or not it has been granted.
- 11. If a rehearing is held, the same procedure is followed as for the initial hearing, including public notice and notice to abutters.
- 12. See **RSA 677** for additional information on rehearing and appeal procedures.

	REQUIRED MATERIALS AND CHECKLIST	
1.	Denial Form: The original plus seven (7) additional copies.	
2.	Application: The original plus seven (7) additional copies, except where noted.	
3.	Urification and Signatures page: Include with the original; no additional copies are needed.	
4.	PDF format: drawings/plans must be included; may be submitted on a thumb drive, CD-Rom, or emailed to chussey@greenland-nh.com .	
5.	Fee Determination Worksheet: Include with the original; no additional copies are needed.	
6.	Names and Addresses of Applicant and Abutters: Include with the original; no additional copies are needed.	
7.	☐ Mailing Labels: Three (3) sets - computer generated or typed ; must be: 1" x 2.63"	
8.	Three full size plats (scale: $1'' = 40'$ or $1'' = 30'$ or $1'' = 20'$); sheet size no larger than ($34'' \times 22''$) All features and details shall be clear and easily understood. Plans shall include all site restrictions (open water, wetlands, easements, other), site improvements (house, structures, well, driveway, septic system, other) as they relate to the boundary line.	
9.	Drawings/Plans (reduced): The original plus seven (7) additional copies (all must be 11" x 17")	
10.	At a minimum, plans must meet the following requirements:	
	A. If the total cost of the project is:	
	 \$20,000 or less: appropriately scaled, technically dimensional plans \$20,000 and over: stamped, professionally engineered, appropriately scaled, technically dimensional plans 	,
	B. Foundations and/or wetlands involved, regardless of the dollar amount: stamped, professionally engineered, appropriately scaled, technically dimensional plans; must be certified by a NH Wetlands Specialist. Wetlands stamp must be no older than 10 years.	

E.	Additional information may be required by the review designee.
D.	Special Exception applications involving wetlands must show the wetlands and buffers; must be certified by a NH Wetlands Specialist. Wetlands stamp must be no older than 10 years.
C.	All drawings/plans must show boundaries and setbacks.

Included in this packet is a Fee Determination Worksheet which covers application fees, the required notice fee to all abutting property holders, and the cost of posting the legal notice in a local newspaper. One (1) copy of the completed worksheet must accompany each application.

REQUIRED FEES

- Application Fees:
 - Total Cost of Project is \$20,000 or less: \$150
 Total Cost of Project is \$20,000 and over: \$250
- Legal Notice Fee: \$90
- Certified Mail Fee: \$10 per certified letter (including applicant and agent/representative)

When determining who is an abutter to your property, the following guidelines must be used:

- The applicant/applicants and owners of the land affected.
- Holders of conservation, preservation, or agricultural preservation restrictions.
- Every engineer, architect, land surveyor, wetlands scientist or soil scientist whose professional seal appears on any plan submitted to the Board.
- Any person whose property adjoins or is directly across the street or stream from the applicant's property. For condominiums or other collective form of ownership, the officers of the association shall be the abutters. Refer to RSA 672:3 for the complete definition.
- Compliance with the notification procedures is the applicant's responsibility and not that of the Zoning Board or its staff. Lists will not be reviewed for correctness by the Zoning Board or its staff.

CRITERIA FOR APPLICATION ACCEPTANCE

- Upon submission of an application, the applicant will be reminded that the date stamp is purely a
 date of receipt, not an acceptance of the application. The applicant will be informed at the time of
 submission that the application must be reviewed internally before the application is accepted.
- Any email correspondence from the Administrative Assistant for internal acceptance of an application must be printed and filed with the application. [This is to ensure any peripheral communication prior to the approval of the application will remain in the file of this specific application.]
- Prior to final acceptance and publication of the legal notice as well as the finalized ZBA meeting agenda, a ZBA designee (Administrative Assistant, Building Inspector or any ZBA member) must approve the application based on the materials submitted. If there is any ambiguity on the legitimacy or quality of any part of an applicant's submission (e.g. hand sketched drawings), the ZBA

designee must meet with one (1) other ZBA designee to validate completeness of the application and its acceptance, and finalization of the legal notice and ZBA meeting final agenda.

- Until the legal notice is published, the application will not be deemed as accepted. The Administrative Assistant will inform the applicant once the application is accepted.
- All communication must be through the Administrative Assistant and Building Inspector's office.
 - Administrative Assistant: Charlotte Hussey (chussey@greenland-nh.com)
 - Building Inspector: Jack Shephard (jshephard@greenland-nh.com)

Timeline

- The application must be received five (5) business days prior to the deadline date. Five (5) business days may be required to review and accept the application, depending upon the completeness and complexities of the application.
- Application is received and dated. All applications are reviewed on a first submittal basis and will be reviewed within the statutory time requirements.
- Designee or designees shall sign off on the completed application and notify the applicant in writing prior to the established deadline. Sign off shall consist of the Required Materials Checklist with items marked off, and will be signed and dated by the designee.
- All Zoning Board of Adjustment hearings are held on the third Tuesday of the month. Agendas are posted on the Town's website as well as at the Town Office and Post Office.

*NOTE: It is the applicant's responsibility to meet all deadlines established within the timeline. If additional information is needed or clarification is requested during the review process, the applicant's hearing date may be delayed until the following month.



APPLICATIONS



Town of Greenland · Greenland, NH 03840

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VERIFICATION AND SIGNATURES

One copy of this page must be completed and submitted with the packet

Signatures
(Name) of (Company) is hereby designated as the person authorized to act as my agent in securing any and all permits necessary from the Greenland Board of Adjustment for the development of my property. All communications to the owner may be addressed to the agent or applicant on the owner's behalf.
Owner Signature Date
Agent Signature Date
Applicant Signature Date
The applicant, owner and/or agent certify that this application is correctly completed with all required attachments and documents. Any additional reasonable costs for engineering or professional services incurred by the Board of Adjustment or the Town of Greenland in the review process of this property shall be borne by the following party:
Owner Agent The owner/agent hereby authorizes the Greenland Board of Adjustment and its agents to access the subject land for the purpose of reviewing the application or site plan, performing other inspections deemed necessary by the Board or its agents, and to insure conformance of the on-site improvements with the approved plan and all Town of Greenland ordinances and regulations.
 The owner/agent hereby submits to the Greenland Board of Adjustment a completed application package for its approval. In consideration for approval and the privileges occurring thereto, the owner hereby agrees as applicable: To carry out the work agreed upon and as shown and intended by said plan, including any work made necessary by unforeseen conditions which become apparent during construction. To save the Town harmless from any obligation it may incur or repairs it may make due to the applicant's failure to carry out any of the foregoing provisions. To make no changes whatsoever in the final plan as approved by the Board unless a revised plan or new application is submitted and approved by the Board. There are no known violations of the Town of Greenland Zoning Ordinance or Greenland Board of Adjustment decisions present on the property that have not been disclosed as part of this application.



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ZONING BOARD OF ADJUSTMENT

Town of Greenland · Greenland, NH 03840

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Website: greenland-nh.com

__Signature_____

This application has been reviewed and approved: Date_____

Case No.

APPLICATION FOR A VARIANCE			
Name of Applicant			
Property Address		MAP and LOT	ZONING
Mailing Address (if different from pro	operty address)		
Home Phone	Cell Phone	Email	
Owner (if different from applicant)			
This application is not acceptable information may be included on a se	-		n made. Additional
A variance is requested from Article	Section	of the Zoning Ordina	ance to permit:
Franks in a company of a compliant the consideration			
Facts in support of granting the variation of the support of granting the variance would not be supported by the support of granting the variance would not be supported by the support of granting the variance would not be supported by the support of granting the variance would not be supported by the support of granting the variance would not be supported by the vari		c interest because	
2) If the variance were granted, the s	pirit of the ordinance v	vould be observed becau	ise

[Application for a Variance (2)]

	[Application for a variance (2)]
3)	Granting the variance would be substantial justice because
4)	If the variance were granted, the values of the surrounding properties would not be diminished because:
5)	 Unnecessary Hardship A. Owing to special conditions of the property that distinguish it from other properties in the area, denial of the variance would result in unnecessary hardship because:
	i. No fair and substantial relationship exists between the general public purposes of the ordinance provision and the specific application of that provision to the property because
	ii. The proposed use is a reasonable one because
	B. If the criteria in subparagraph 'A' is not established, explain how an unnecessary hardship will be deemed to exist if, and only if, owing to special conditions of the property that distinguish it from other properties in the area, the property cannot be reasonably used in strict conformance with the ordinance, and a variance is necessary to enable a reasonable use of it.

[Application for a Variance (3)]

APPLICATION REQUIREMENTS

- See "Required Materials", page 3.
- All applications will be forwarded to the Conservation Commission for review.
- Power Point presentations are preferred; equipment is available in the Town Hall Conference Room.

APPLICATION FEES

In accordance with RSA 676:5 IV, the ZBA "may impose reasonable fees to cover its administrative expenses and costs of special investigative studies, review of documents and other matters which may be required by particular appeals or applications". See attached.

ARTICLE 17.1.2.1

If the Board of Adjustment grants an application for variance and/or special exception, the application for any and all building permits associated with the execution of such variance and/or special exception must be made within five (5) years for the residential district and two (2) years for the commercial and industrial districts, from the date the Board of Adjustment granted the variance and/or special exception. If such application is not made within these noted time periods, then such variance and/or special exception will be deemed nullified. (Added March 2008)

Applicant Signature	Date



Print_

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Signature

This application has been reviewed and approved: Date_

Case No.

APPLICATION FOR A SPECIAL EXCEPTION				
Na	me of Applicant			
Pr	operty Address		MAP and LOT	ZONING
Ma	ailing Address (if diffe	erent from property address)		
Нс	me Phone	Cell Phone	Email Address	
Ov	vner (if different fror	n applicant)		
	• •	ot acceptable unless all red luded on a separate page, if n	quired statements have been ecessary.	made. Additional
	scription of propose dinance: Article	ed use, showing justification Section	for a Special Exception as spe	ecified in the Zoning
All	Special Exceptions n	nust meet the following criter	ia. Explain how this proposal m	neets each criteria:
1)	No hazard to the materials.	public or adjacent property	due to potential fire, explosio	n or release of toxic
2)	neighborhood on daccess ways, odor,	account of the location or sco	in the essential characterist ale of buildings and other stru pollutant, noise, glare, heat, v materials.	ctures, parking area,
3)	No creation of a tro vicinity.	affic safety hazard or a substa	ntial increase in the level of tro	Iffic congestion in the

[Application for a Special Exception (2)]

 No excessive demand on municipal services, including but not limited to: water, waste disposing police and fire protections, and schools.
5) No significant increase of storm water runoff onto adjacent property or schools.
If granted, please be advised that in accordance with Zoning Ordinance 17.1.3.2, Special Exceptions \underline{m} be subject to conditions including the following:
A) Front, side or rear yards in excess of the minimum requirements of this ordinance.
B) Screening of the premises from the street or adjacent property by walls, fences or other devices.
C) Modification of the exterior features, building or other structures.
D) Reasonable limitations on the number of occupants and methods and times of operation.
E) Grading of the premises for proper drainage.
F) Regulation of design of access drives, sidewalks or other traffic features.
G) Regulation of design of the number, size and lighting of signs more stringent than the requireme of the ordinance.
ADDITIONAL SPECIAL EXCEPTION CRITERIA
If this application includes any of the following, please refer to the Zoning Ordinance, and respond
each paragraph. Please use a separate sheet if necessary.
- Aquifer Protection District (Section 7.9, Items 7.9.1 – 7.9.4)
- Golf Courses (Section 17.1.3.3, Items A – G)
- Building in the Wetland Conservation District or Buffer (Section 18.10, Items A - F)
- Doggie Day Center (Section 17.1.3.4, Items A – G)
A)
B)
C)

[Application for a Special Exception (3)]
D)
E)
F)
G)
APPLICATION REQUIREMENTS
- A professionally drawn map and prepared site plan, photographs or survey MUST be submitted with the application. The plan MUST include (at a minimum) the location of all existing and proposed structures, property line, wetlands, and driveways as well as the names and addresses of all
abutters See "Required Materials", page 3.
- All applications will be forwarded to the Conservation Commission for review.
APPLICATION FEES
In accordance with RSA 676:5 IV, the ZBA "may impose reasonable fees to cover its administrative expenses and costs of special investigative studies, review of documents and other matters which may
be required by particular appeals or applications". See attached.
ARTICLE 17.1.2.1
If the Board of Adjustment grants an application for a variance and/or special exception, the application for any and all building permits associated with the execution of such variance and/or special exception must be made within five (5) years for the residential district and two (2) years for the commercial and industrial districts, from the date the Board of Adjustment granted the variance and/or special exception. If such application is not made within these noted time periods, then such variance and/or special exception will be deemed nullified. (Added March 2008)
· · · · · · · · · · · · · · · · · · ·

Date

Applicant Signature



Print____

ZONING BOARD OF ADJUSTMENT

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_Signature_____

This application has been reviewed and approved: Date_____

Case 1	۷o.
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APPEAL FROM AN ADMINISTRATIVE DECISION
Name of Applicant
Property Address MAP and LOT ZONING
Mailing Address (if different from property address)
Home Phone Cell Phone Email
Owner (if different from applicant)
This application is not acceptable unless all required statements have been made. Additional information may be supplied on a separate sheet if the space provided is inadequate.
An Appeal from an Administrative Decision is requested from Article Section of the Zoning Ordinance to permit:
Does the request involve a dimensional requirement, not a use restriction?
Yes [] No []
2) Explain how the violation has existed for ten (10) years or more with no enforcement action, including written notice, being commenced by the Town. —OR- Explain how the non-conformity was discovered after the structure was substantially complete, OR after a vacant lot in violation had been
transferred to a bona fide purchaser.

[Appeal from an Administrative Decision (2)]

	[, tpear iron an , tarring	1 411 6 5 6 6 5 6 11 (2)]
	Explain how the violation was not an outcome of igno legitimate mistake.	rance of the law or bad faith, but resulted from a
3)	, ,	ite a nuisance nor diminish the value or interfere
	with future uses of other property in the area.	
4)	4) Explain how the cost of correction far outweighs a	ny public benefit to be gained.
	APPLICATION R	EQUIREMENTS
-	- A professionally drawn map and prepared site plai	
	the application. The plan MUST include (at a mi	
	structures, property lines, wetlands, and drivew	ays as well as the names and addresses of all
	abutters.	
-	See "Required Materials", page 3.	
-	 All applications will be forwarded to the Conservat 	
	APPLICAT	
	In accordance with RSA 676:5 IV, the ZBA "may im	
	expenses and costs of special investigative studies, re	
be	be required by particular appeals or applications". See	
	ARTICLE	
	If the Board of Adjustment grants an application for a	
	for any and all building permits associated with the ex	
	must be made within five (5) years for the residential industrial districts, from the date the Board of A	
	exception. If such application is not made within the	
	special exception will be deemed nullified. (Added Mar	
3pt	special exception will be deemed fullified. (Added Mar	2000)
Δn	Applicant Signature	Date



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_Signature_____

This application has been reviewed and approved: Date_____

Case	No.
------	-----

APPLICATION FOR AN EQUITABLE WAIVER OF DIMENSIONAL REQUIREMENTS				
Name of Applicant				
Property Address	MAP and LOT	ZONING		
Mailing Address (if different from property address)				
Home Phone Cell Phone	Email			
Owner (if different from applicant)				
This application is not acceptable unless all required information may be included on a separate page, if necess		Additional		
An Equitable Waiver of Dimensional Requirements is req Zoning Ordinance to permit:	uested from Article Section	of the		
Does this request involve a dimensional requirement, Yes [] No []	not a use restriction?			
2) Explain how the violation has existed for ten (10) years or more with no enforcement action, including written notice, being commenced by the Town. —OR- Explain how the non-conformity was discovered after the structure was substantially completed or after a vacant lot in violation had been transferred to a bona fide purchaser AND how the violation was not the outcome of ignorance of the law or bad faith, but resulted from a legitimate mistake.				

	[Equitable Walver (2)]	
3)	Explain how the non-conformity does not constitute a nuisance nor diminish the value or interfere with future uses of other property in the area.	
	with future uses of other property in the urea.	
4)	Explain how the cost of correction far outweighs any public benefit to be gained.	
	APPLICATION REQUIREMENTS	
-	A professionally drawn map and prepared site plan, photographs or survey MUST be submitted with	
	the application. The plan MUST include (at a minimum) the location of all existing and proposed	
	structures, property line, and wetlands and driveways as well as the names and addresses of all	
_	abutters. See "Required Materials", page 3.	
_	All applications will be forwarded to the Conservation Commission for review.	
	APPLICATION FEES	
In	accordance with RSA 675:5 IV, the ZBA "may impose reasonable fees to cover its administrative	
	penses and costs of special investigative studies, review of documents, and other matters which may	
-	required by particular appeals or applications". See attached.	
	ARTICLE 17.1.2.1	
If t	he Board of Adjustment grants an application for a variance and/or special exception, the application	
for any and all building permits associated with the execution of such variance and/or special exception		
must be made within five (5) years for the residential district and two (2) years for the commercial and		
industrial districts, from the date the Board of Adjustment granted the variance and/or special		
exc	ception. If such application is not made within these noted time periods, then such variance and/or	
spe	ecial exception will be deemed nullified. (Added March 2008)	
dΑ	plicant Signature Date	



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NAMES AND ADDRESSES OF APPLICANT & ABUTTERS ** ONE (1) COPY OF THIS PAGE **

Include map and lot numbers of all abutters adjacent to the property. The legal definition for an abutter can be found at NH RSA 672:3, as amended; for purposes of notification, all parties in RSA 676:4(I)(d). Please use additional paper if necessary. You may also copy the mailing labels and attach them.

Applicant		Representative, if applicable
Мар	Parcel #	Map Parcel #
Name		Name
Address		Address
		ABUTTERS
Мар	Parcel #	Map Parcel #
Name		Name
Address		Address
Мар	Parcel #	Map Parcel #
Name		Name
Address		Address
Мар	Parcel #	Map Parcel #
Name		Name
Address		Address
Мар	Parcel #	Map Parcel #
Name		Name
Address		Address
Мар	Parcel #	Map Parcel #
Name		Name
Address		Address



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Website: greenland-nh.com

In accordance with RSA 676:5 IV, the ZBA "may impose reasonable fees to cover its administrative expenses and costs of special investigative studies, review of documents and other matters which may be required by particular appeals or applications".

FEE DETERMINATION WORKSHEET ** Include one (1) copy of this page with the original application **				
Applican	Applicant Applicant			
Address				
Type of Application: ☐ Variance ☐ Appeal from an Administrative Decision				
	☐ Special Exception ☐ Equitable Waiver	of Dimensional Requ	irements	
QTY	QTY DESCRIPTION		TOTAL	
	Project Cost: \$20,000 or less	\$150	\$	
	Project Cost: \$20,000 and over	\$250	\$	
	Legal Notice Fee	\$90	\$	
	Certified Mailing Fee	\$10	\$	
		TOTAL FEES	\$	

OFFICE USE ONLY			
Amount Paid	Check Number	Date	Received By