VARIANCE APPLICATION

<u>VARIANCE</u> <u>APPLICATION</u>	RECEIVED JUL 13 2021
Owner: Eric B. Rose	JUL 13 200
Mailing Address: 39900 60th Street	Planning and Development
Burlington WI 53105	
Phone Number(s): 630-774-9783	
To the Kenosha County Board of Adjustment: Please take notice that the undersigned was refused a Zoning of Planning and Development for lands described below for comply with the Kenosha County General Zoning and Shortowner or assigned agent herewith appeals said refusal and see	the reason that the application failed to eland/Floodplain Zoning Ordinance. The ks a variance.
	Zoning District: A-3
Property Address: 39900 60th Street	Shoreland: No
Subdivision:	Lot(s): Block:
Current Use: Multiple farm buildings & greenho	uses.
Proposal: To construction a breezeway addition	on between existing grow
houses.	
DECLUDED DV ODDINANCE	VADIANCE DECHIESTED
REQUIRED BY ORDINANCE	VARIANCE REQUESTED
Section: IV.B. 12.20-3(g)1 _ Minimum street yard setback of	of 65 feet. 13 feet
Section: -	<u> </u>
Section:	

An Area Variance is authorization by the Kenosha County Board of Adjustments to vary one or more of the dimensional or physical requirements of the applicable zoning law, code or ordinance in connection with some proposed construction.

The burden will be on you as property owner to provide information upon which the board may base its decision. At the hearing, any party may appear in person or may be represented by an agent or attorney. You or your agent must convince the zoning board to make a ruling in your favor. The board must make its decision based only on the evidence submitted to it at the time of the hearing. Unless you or your agent is present, the board may not have sufficient evidence to rule in your favor and must then deny your application.

(1) Describe alternatives to your proposal such as other locations, designs and construction techniques.

Attach a site map showing alternatives you considered in each category below:

(A) Alternatives you considered that comply with existing standards. If you find such an alternative you can move forward with this option with a regular permit. If you reject compliant alternative provide the reasons you rejected them.
(B) Alternatives you considered that require a lesser variance. If you reject such alternatives, protein the reasons you rejected them.
2) Will there be an unnecessary hardship to the property owner to strictly comply with the ordinance?

(2) Will there be an unnecessary hardship to the property owner to strictly comply with the ordinance?

Unnecessary hardship exists when compliance would unreasonably prevent the owner from using the property for a permitted purpose (leaving the property owner without any use that is permitted for the property) or would render conformity with such restrictions unnecessarily burdensome.

An applicant may not claim unnecessary hardship because of conditions which are self-imposed or created by a prior owner (for example, excavating a pond on a vacant lot and then arguing that there is no suitable location for a home or claiming that they need more outbuilding space than that permitted to store personal belongings). Courts have also determined that economic or financial hardship does not justify a variance. When determining whether unnecessary hardship exists, the property as a whole is considered rather than a portion of the parcel. The property owner bears the burden of proving unnecessary hardship.

See attached	
(O) De contrar about al about at station of a	The second secon
please explain.	our property prevent compliance with the ordinance? If yes,
properties must prevent compliance with the or	n as steep slopes or wetlands that are not generally shared by other rdinance requirements. The circumstances of an applicant (growing a factor in deciding variances. Nearby ordinance violations, prior lo not provide a basis for granting a variance.
See attached	
(4) What would be the effect on this propert variance was granted? How can these it	y, the community or neighborhood and the public interest if the mpacts be mitigated.
These interests are listed as objectives in the p impact, and fire safety and building code require	urpose statement of an ordinance and may include: drainage, visual ements.
See attached.	
	pove stated information is true and accurate and further gives ff and Board of Adjustment members to view the premises, in during reasonable daylight hours.
Owners Signature:	
Agent:	Signature:

Agents Address:

Phone Number(s):

TOWN OF WHEATLAND TREASURER PO-BOX 797 NEW MUNSTER WI 53152-0797

Check For Billing Address Change.

RIVER VALLEY RANCH LTD ERIC ROSE, ET AL C/O LUCILLE & ERIC ROSE 39900 60TH ST BURLINGTON WI 53105

STATE OF WISCONSIN PERSONAL PROPERTY TAX BILL FOR 2020

TOWN OF WHEATLAND KENOSHA COUNTY

Bill #:

516050019

Parcel #:

95 001262 000

Alt. Parcel #: 95001262000

Total Due For Full Payment Pay to Local Treasurer By Jan 31, 2021

\$237.95

OR PAY INSTALLMENTS OF

ST INSTALLMENT Pay to Local Trenductor

ZND INSTALLMENT Pay to Local Transver

\$237.95 9Y January 31, 2021

\$0.00 BY July 31, 2021

Amount Enclosed \$

and total tax is delinquent subject to interest and, if applicable, Failure to pay on time. See reverse.

panelty.

STATE OF WISCONSIN PERSONAL PROPERTY TAX BILL FOR 2020

TOWN OF WHEATLAND KENOSHA COUNTY

RIVER VALLEY RANCH LTD ERIC ROSE, ET AL C/O LUCILLE & ERIC ROSE 39900 60TH ST BURLINGTON WI 53105

BILL NUMBER: 516050019

Parcel #:

IMPORTANT: Correspondence should refer to parael number.
See reverse side for important information.
Be sure this description covers your property. This description is for property tax bill only and may not be a full legal description.

95 001262 000

95001262000 39900 60TH ST Alt, Parcel #: Property Address: Ave. Assmt. Ratio Total Assessed Value Net Assessed Value Rate (Does NOT reflect credits) Ass'd, Value Improvements Assessed Value Land 0.016996042 0.9326 Personal Prop. Personal Prop. A Star in this box means Unpaid Prior Year Taxes Total Est. Fair Mkt Est. Fair Mkt Improvements Est. Fair Mkt, Land Personal Prop School taxes reduced by \$30,22 15,000 Personal Prop. school levy tax credit 2020 Est, State Aids Allocated Tax Dist. 2019 2020 % Tax Change 2019 Net Tex Est. State Alds Allocated Tax Dist. Taxing Jurisdiction 0.00 STATE OF WISCONSIN 1.7% 65.61 158,177 131,438 64.51 157,002 KENOSHA COUNTY TOWN OF WHEATLAND -0.5% 26.59 26.73 131,437 -1.3% -7.0% 113.56 115.11 2,516,989 WHEATLAND CENTER SCH J #1 2,342,469 15.79 16.97 685,258 765,124 328,715 CENTRAL/WESTOSHA HIGH SCH 11.37 11.96 5.28 323,761 GATEWAY TECHNICAL COLLEGE 1.68 4.37 4.44 LIBRARY 237.95 ~0.5% 239.06 3,815,623 3,724,747 Total First Dollar Credit Lottery & Gaming Credit Parcel #: 95 001262 000 -0.5% 237.95 239.06 Net Property Tax 237.95 Full Payment Due On or Before January 31, 2021 Net Property Tax Make Check Payable to: TOWN OF WHEATLAND \$237.95 TREASURER Or First installment Due On or Before January 31, 2021 PO BOX 797 NEW MUNSTER WI 53152-0797 \$237.95 262-537-4340 And Second Installment Due On or Before July 31, 2021 And Second installment Payment Payable To \$0.00 TOWN OF WHEATLAND TREASURER PO BOX 797 NEW MUNSTER WI 53152-0797 TOTAL DUE FOR FULL PAYMENT FOR INFORMATIONAL PURPOSES ONLY
- Voter Approved Temporary Tax Increases Pay By January 31, 2021 Year Increase Ende 2022 Yotal Additional Taxes Total 237.95 \$ Taxing Jurisdiction
WHEATLAND CENTER SCH J \$1
WHEATLAND CENTER SCH J \$1 Additional Taxes 366,554.00 745,265.00 Applied to Property Warning: If not paid by due dates, installment option is lost

28.73

2038

(A) River Valley Ranch is a commercial, certified organic, mushroom growing business, located in Wheatland Township, since 1976. One of approximately 100 operating mushroom farms in the United States. We currently produce 750,000 lbs of mushrooms, employing more than 50 people. Originally located at Northeast corner of Hwy 50 and Hwy 83, at the Fox River. Hwy 50 expansion condemned the original farm, the property was sold under eminent domain in 1986, and business operations moved and built new growing and retail facilities in 1987-1988 at the current location. The construction of the New Munster bypass in 2000 created the two parcels the farm now occupies, with retail operations on the South side and farming operations on the North side of Hwy 50.

Commercial Mushroom farming is dependent on a number of variables, particularly good sanitation, especially during times when the crop(40 tons of pasteurized material), is exposed, being moved from one stage of the growing process to another. There are two critical stages, spawning or planting, and casing. The current design of the farm allows for the two critical steps to be done in an isolated area, reducing the risk of contamination, and potential crop loss. The current growing system involves using specialized equipment that is no longer obtainable, so an alternative is necessary to continue growing. We currently plant one crop per week, giving an average yield of 15,000 lbs of fresh mushrooms. We are looking to incorporate new material handling and growing practices, making a few changes to the layout and material flow on the farm. Building entirely new facilities, the material flow could be easily addressed, but that is not a possibility. Current layout of the farm has a central service corridor, where all crops move in and out of, as well as harvested mushrooms. Proposed changes to the farm production system require that harvested mushrooms and trash from the growing process and the young crops do not cross the same space, ever. Growing mushrooms intensively gives opportunities for pathogens, and younger crops are vulnerable to any problems growing on the older crops. Isolating the harvest from the production side is the goal of the breezeway construction. This will allow for the proper material flow and eliminate risk to the younger crops.

(B) Continue operating as currently doing. Replacing critical pieces of specialized equipment is not possible, so at some point ceasing operations will be likely.

Searched for nearby facilities to acquire, with no success.

2.

Unnecessary hardship for the property owner to comply with the ordinance?

We are permitted to farm. We did not build and encroach on the Hwy, the New Munster bypass encroached on us. The encroachment caused the variance request to be needed to allow for us to continue to operate the farm successfully.

3. Do unique physical characteristics of your property prevent compliance with the ordinance?

The recently constructed Hwy 50 New Munster bypass prevents compliance from something we would otherwise be able to do.

4. What would be the effect on this property the community or neighborhood and the public interest if the variance was granted? How can these impacts be mitigated.

Positive effect on our farming operations, continuation of employment and community presence. Minimal visual impact. Minimal drainage impact.

Who owns the subject property (property owner)?

Who is applying for and will be signing for this permit (applicant)?

Property Owner Name:

Applicant Name:

Property Owner Mailing Address: Property Owner Phone Number: Property Owner Email Address:

What is the Property Address (must include house number) or Tax Key Parcel Number?

1.

2.

3.

19600 75th Street, Suite 185-3 Bristol, WI 53104-9772

Phone: (262) 857-1895 Fax: (262) 857-1920

ZONING PERMIT APPLICATION

	Applicant Mailing Address:						
	Applicant Phone Number:						
	Applicant Email Address:						
4.	Who is constructing the proposed struct	ures (contractor)?					
	Contractor Name:						
	Contractor Mailing Address:						
	Contractor Phone Number:						
	Contractor Email Address:						
5.	What is it you are proposing to construct You can apply for up to four separate str		rmit application.				
	STRUCTURE DESCRIPTION	TYPE OF CONSTRUCTION	SIZE (FENCE) (L' @ H')	SIZE (BLDG.) (L' x W')	AREA (sq. feet)	HEIGHT (feet)	# OF STORIES
6.	This section is only applicable for prop- Paris, Randall, Somers & Wheatland).	erties within the ur	nincorporated to	wnships of Kend	sha County	(townships	of Brighton,
	If you are proposing to construct a princi a detached accessory building >150 sq. survey of the property after the foundation order to prove that the proposed building	ft. in area, it is recon is installed for the	quired that a <u>prof</u> e permitted build	fessional surveyeding and submits	or be hired t said survey o	o complete document to	a foundation this office in
	This section is not applicable for sheds	≤150 sq. ft. in area	or other accesso	ory structures suc	ch as decks,	fences and	pools.
	I anticipate that a foundation survey will	be submitted to thi	s office no later t	han	<u>(i</u>	nsert date).	
	We understand this deadline needs to be later than 18 months from the date of per						

due date, the property owner will receive an automated letter notifying them of past due status. If a mutually agreed revised due date is not set, and a foundation survey is not submitted, violation and enforcement will proceed.

7. This section is only applicable for properties within the Village of Somers.

If you are proposing to construct a principal building such as a new residence or new commercial building, it is required that a <u>professional surveyor</u> be hired to complete a foundation survey of the property after the foundation is installed for the permitted building and submit said survey document to this office in order to prove that the proposed building has been constructed in the correct location and meets setback requirements.

I anticipate that a foundation survey will be submitted to this office no later than _____(insert date)

If you are proposing to construct a residential or commercial building addition or detached accessory building >150 sq. ft. in area you have the <u>option</u> to hire a <u>professional surveyor</u> to complete a foundation survey of the property after the foundation is installed for the permitted building and submit said survey document to this office in order to prove that the proposed building has been constructed in the correct location and meets setback requirements.

Alternatively, the property owner may sign a waiver of liability of foundation survey waiving their obligation to have to hire a professional surveyor at this time, stating that they will build the structure according to code and that if the structure is ever found to violate the code requirements they agree to comply with said ordinance by removal of and relocation of said structure and pay all associated and consequent costs and damages. This waiver document is a legal document that is recorded against the property title in the Register of Deeds. In the future a lending agency (such as a bank) or a prospective buyer of the property may require that said waiver be released prior to commencing with a loan or sale transaction. To do so, a plat of survey will need to be completed by a professional surveyor showing the location of the permitted structure. If said structure is found by this department to be constructed in the correct location and meets setback requirements, then a release of waiver document will be prepared at the cost of 20.00-dollars to the applicant and issued to the property owner or real estate agent so that it can be recorded with the Register of Deeds, thereby effectively releasing the original waiver of liability document.

<u>or</u>	
I anticipate that a foundation survey will be submitted to this office no later than	(insert date)
Choose one of the following options:	

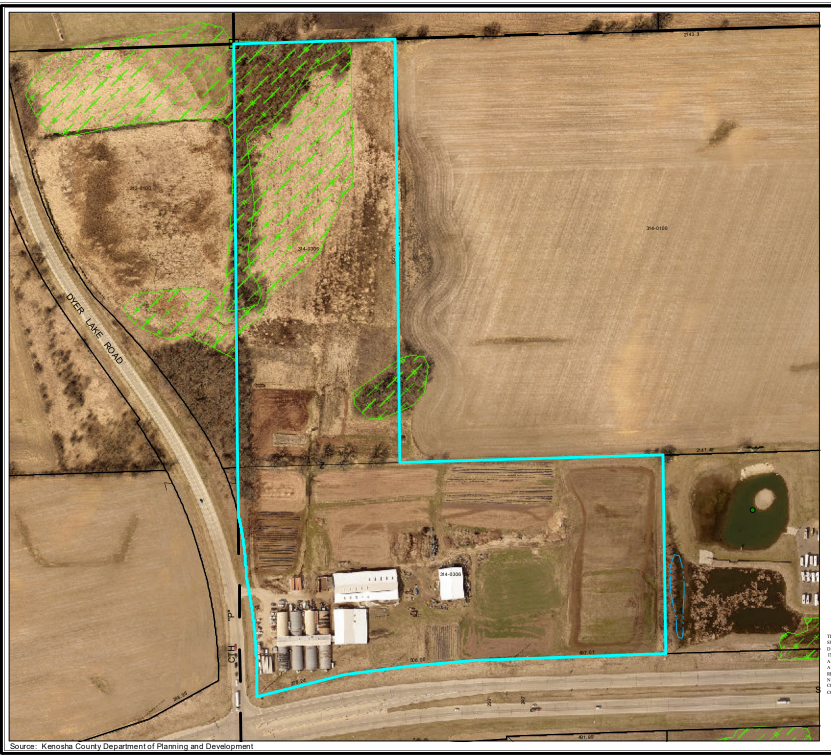
8. Does your project involve the placement of any fill material on the subject property such as dirt, gravel, landscape timbers, rock, shoreline protection material, etc....?

If so, what type of material and how much?

IF ISSUED, THIS ZONING PERMIT IS ISSUED SUBJECT TO:

- ANY FEDERAL, STATE OR LOCAL RESTRICTIONS AND/OR DEED RESTRICTIONS.
- 2. EACH APPLICANT FOR A ZONING PERMIT IS CHARGED WITH KNOWLEDGE OF THE MUNICIPAL ZONING ORDINANCE. COPIES OF THE TEXT OF THIS OR PORTIONS THEREOF AND COPIES OF THE OFFICIAL ZONING MAPS ARE AVAILABLE FOR SALE, COPYING OR INSPECTION UPON REQUEST. ANY STATEMENT MADE, SITE PLAN SUBMITTED, ASSURANCE GIVEN OR PERMIT ERRONEOUSLY ISSUED CONTRARY TO THIS ORDINANCE IS NULL AND VOID.
- THIS PERMIT SHALL EXPIRE EIGHTEEN (18) MONTHS FROM DATE OF ISSUANCE.
- 4. ANY ADDITIONAL CONDITIONS WRITTEN BY THE ZONING ADMINISTRATOR ISSUING THE ZONING PERMIT.

NOTICE: YOU ARE RESPONSIBLE FOR COMPLYING WITH STATE AND FEDERAL LAWS CONCERNING CONSTRUCTION NEAR OR ON WETLANDS, LAKES, AND STREAMS. WETLANDS THAT ARE NOT ASSOCIATED WITH OPEN WATER CAN BE DIFFICULT TO IDENTIFY. FAILURE TO COMPLY MAY RESULT IN REMOVAL OR MODIFICATION OF CONSTRUCTION THAT VIOLATES THE LAW OR OTHER PENALTIES OR COSTS. FOR MORE INFORMATION, VISIT THE DEPARTMENT OF NATURAL RESOURCES WETLANDS IDENTIFICATION WEB PAGE http://dnr.wi.gov/topic/wetlands/locating.html OR CONTACT A DEPARTMENT OF NATURAL RESOURCES SERVICE CENTER (262) 884-2300.



Kenosha County



SUBJECT PROPERTY



1 inch = 300 feet

THIS MAP B NEITHER A LEGALLY RECORDED MAP NOR A SURVEY AND IS NOT INTENDED TO BE USED AS ONE. THIS DRAWING IS A COMPIL AT ON OF RECORDS, DATA AND INFORMATION LOCATED IN VARIOUS STATE, COUNTY AND MINICIPAL OFFICES AND OTHER SOURCES AFFECTING THE AREA SHOWN AND IS TO BEUSED FOR REFERENCE PURPOSES ONLY, KENOSHA COUNTY S NOTRES PONSIBLE FOR ANY INNACURACIES HEREIN CONTAINED, IT DISCREPANCIES AREFOUND, PLEASE CONTACT KENOSHA COUNTY.



Kenosha County

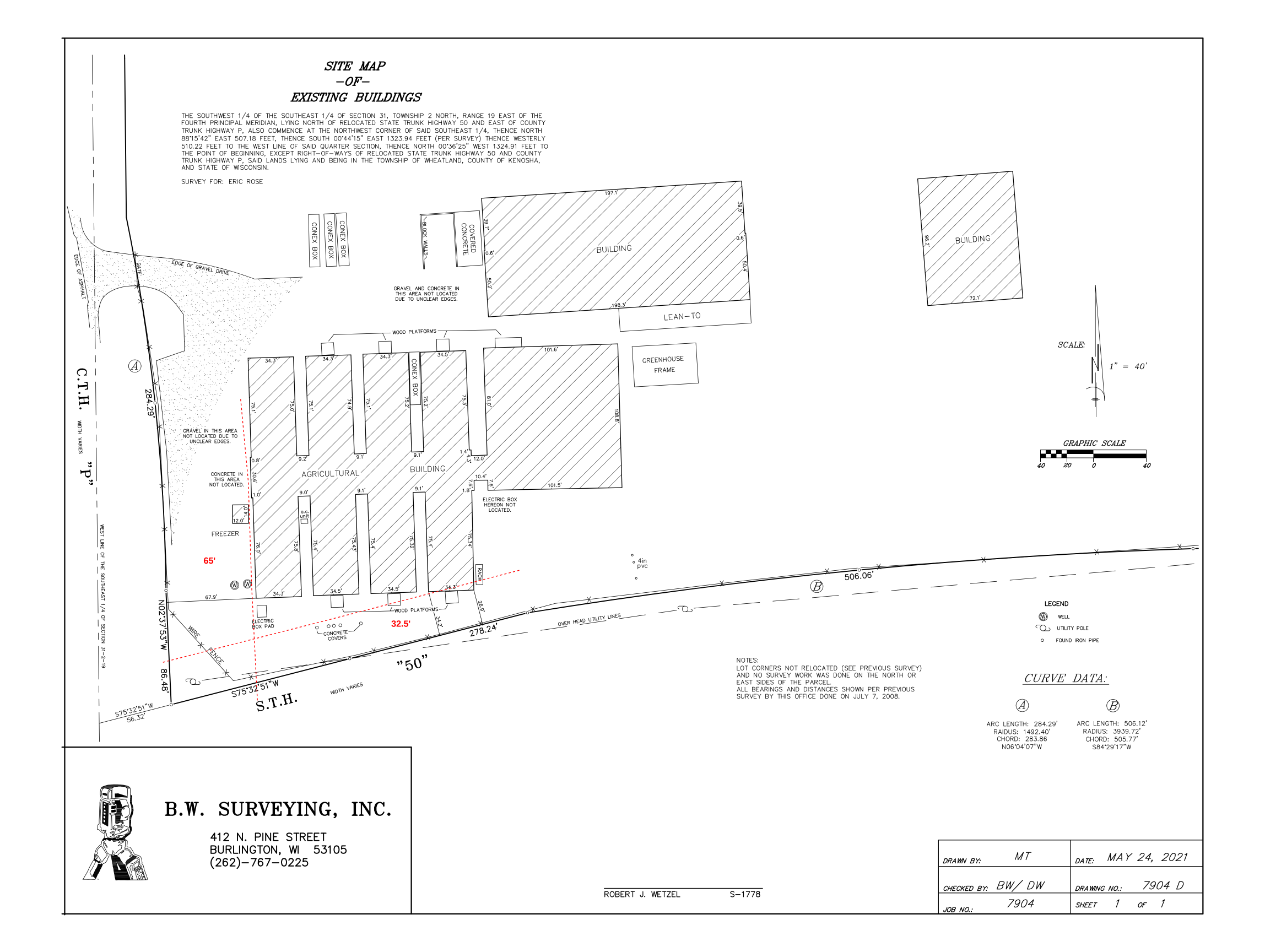


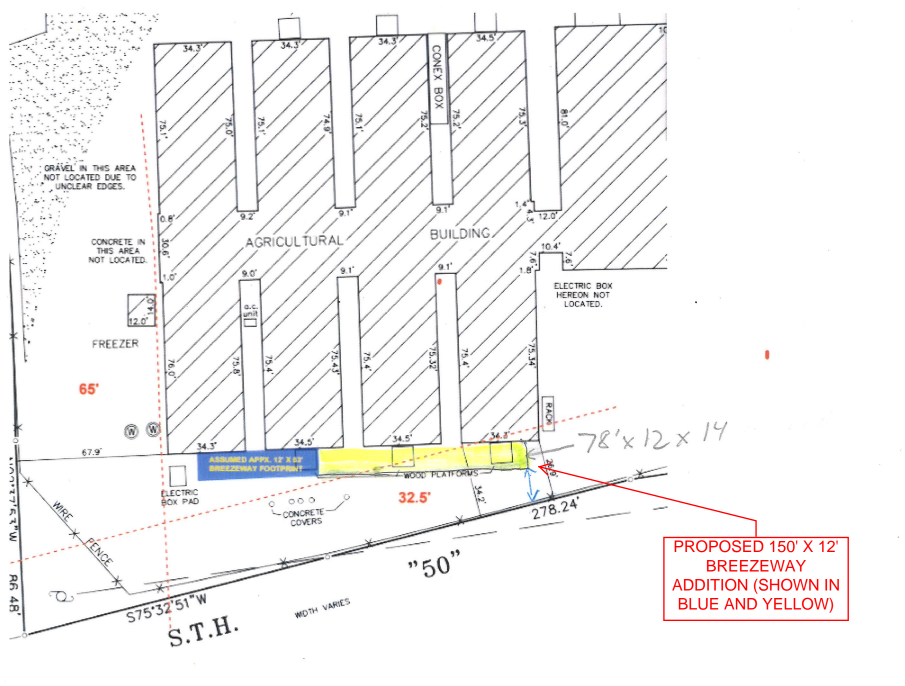
SUBJECT PROPERTY (ZOOM)

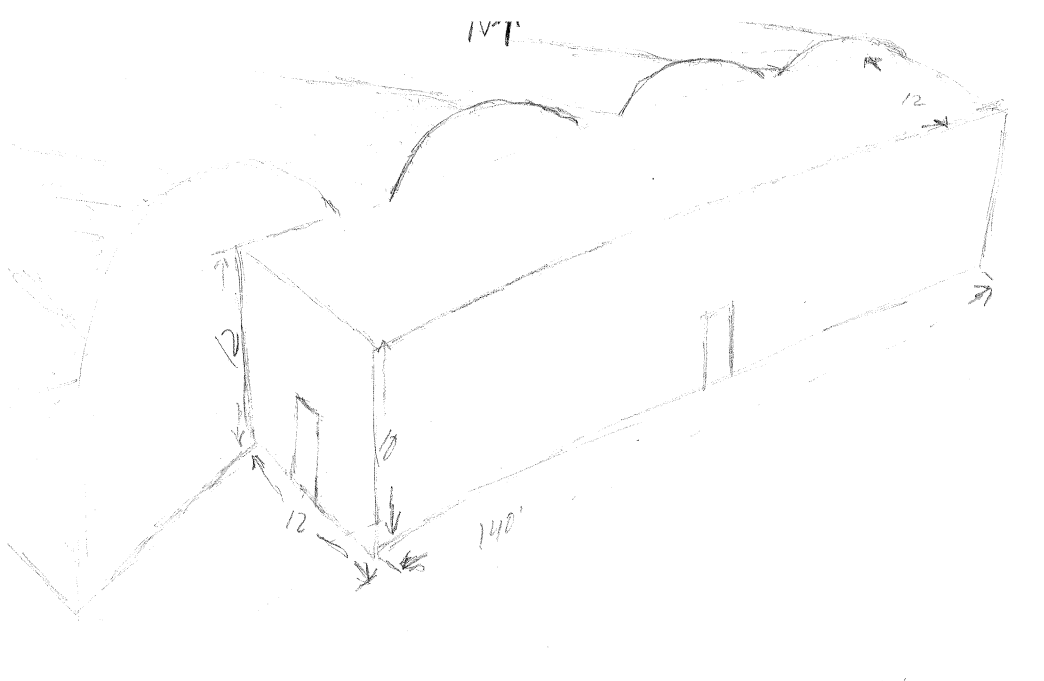


1 inch = 60 feet

THIS MAP B NEITHER A LEGALLY RECORDED MAP NOR A SURVEY AND IS NOT INTENDED TO BE USED AS ONE. THIS DRAWING IS A COMPIL AT ON OF RECORDS, DATA AND INFORMATION LOCATED IN VARIOUS STATE, COUNTY AND MINICIPAL OFFICES AND OTHER SOURCES AFFECTING THE AREA SHOWN AND IS TO BEUSED FOR REFERENCE PURPOSES ONLY, KENOSHA COUNTY S NOTRES PONSIBLE FOR ANY INNACURACIES HEREIN CONTAINED, IT DISCREPANCIES AREFOUND, PLEASE CONTACT KENOSHA COUNTY.





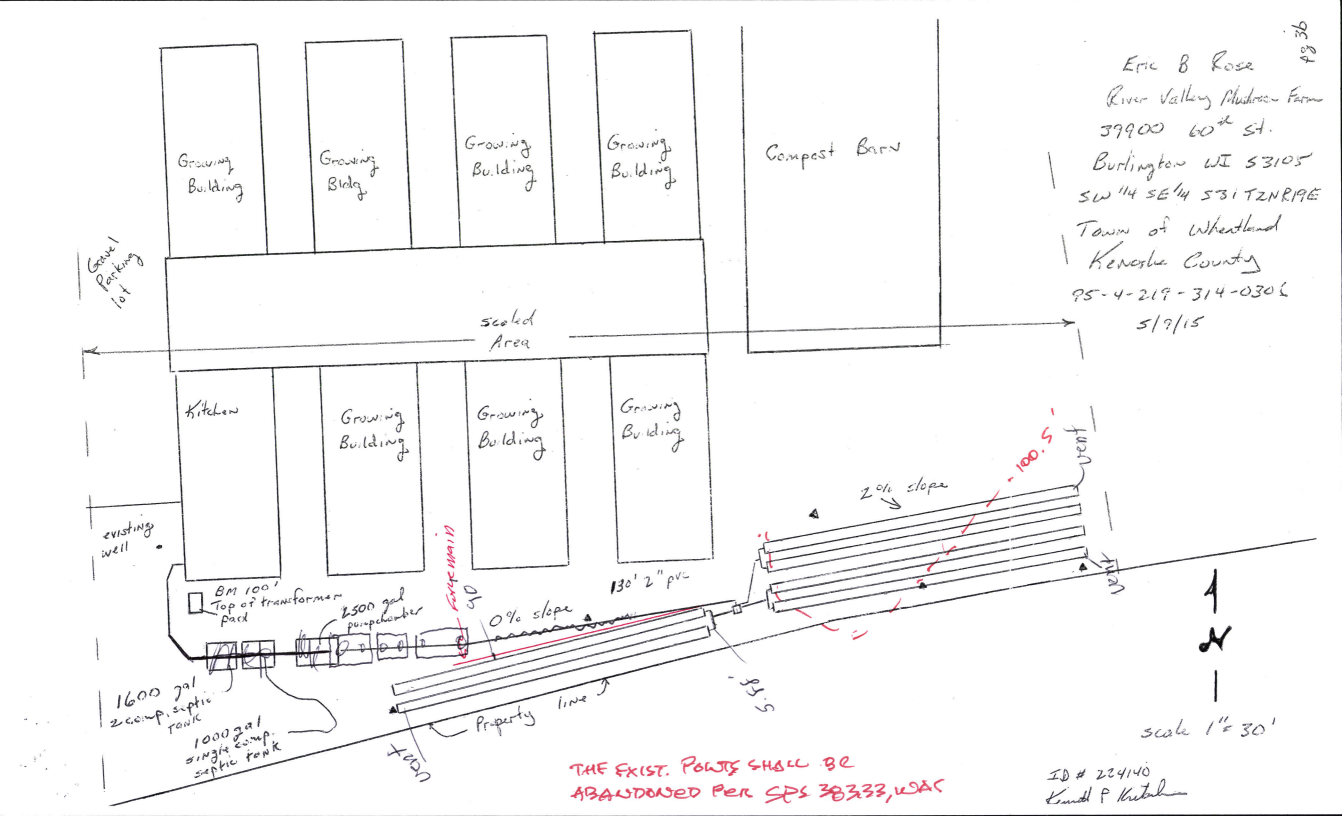


RVR LEANTO Addition South View

											Dave					
DS _{PS}				Industry Services Division			Sanitary Permit Number (to be filled in by Co.) The sanitary Permit Number (15 - 000 5 9									
is req	uired prior to obta	383.2 ining	Sanitary 2 21(2), Wis. Adm. (a sanitary permit. 1 Professional Serv	Code, su Note: A	nit Application of	plicate this form forms for s	tiO: to the	n e appropri owned PO	ate governmenta	Unit ted to	State fransaction Number 25 46/5 9 Project Address (if different than mailing address)					
purpo	ses in accordance	with t	he Privacy Law, s	. 15.04(1)(m), Stats.		i pro	vide may	——————————————————————————————————————	iidai y	39900 60th ST					
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IX. C	Conditions of A	ppro	val/Reasons for	Disap	proval			,				1				

PRIVATE ONSITE WASTE TREATMENT SYSTEMS (POWTS)

PRIVATE ONSITE WASTE TREATMENT SYSTEMS (POWTS) INSPECTION REPORT (ATTACH TO PERMIT)									County Kenosha County 19600-75 th Street Bristol, WI 53104-0520 Sanitary Permit No.:			
GENERAL INFORMATION Personal information you provide may be used for secondary purposes [Privacy Law, s. 15.04(1)(m)]									1500	U59		
Personal infor		e may be	used for seco	ondary purp	oses [Privacy La ☐ City	w, s. 15.04(1) ☐ Village	(11))	wn of:		Transaction	on ID#:	
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BOARD OF ADJUSTMENTS SCHEDULE FOR 2021 PUBLIC HEARINGS

Third Thursday of each month at 6:00 p.m. Kenosha County Center, 19600 75th Street, Bristol, Wisconsin Conference Room A (unless published otherwise)

This schedule includes all areas under general zoning regulations in the following townships: BRIGHTON, PARIS, RANDALL, SOMERS, WHEATLAND

HEARING DATES

JANUARY 21	Filing Date: Published:	December 21 Jan. 8 & Jan. 13	JULY 15	Filing Date: Published:	June 15 July 2 & July 7
FEBRUARY 18	Filing Date: Published	January 18 Feb. 5 & Feb. 10	AUGUST 19	Filing Date: Published:	July 19 Aug. 6 & Aug. 11
MARCH 18	Filing Date: Published:	February 18 March 5 & March 10	SEPTEMBER 16	Filing Date: Published:	August 16 Sept. 3 & Sept. 8
APRIL 15	Filing Date: Published:	March 15 April 2 & April 7	OCTOBER 21	Filing Date: Published:	September 21 Oct. 8 & Oct. 13
MAY 20	Filing Date: Published:	April 20 May 7 & May 12	NOVEMBER 18	Filing Date: Published:	October 18 Nov. 5 & Nov. 10
JUNE 17	Filing Date: Published:	May 17 June 4 & June 9	DECEMBER 16	Filing Date: Published:	November 16 Dec. 3 & Dec. 8

CHAPTER 12, KENOSHA COUNTY GENERAL ZONING AND SHORELAND/FLOODPLAIN ZONING ORDINANCE STATES:

12.06-4 LEGAL NOTICE REQUIREMENTS AND TIME LIMITS: Any petition or other matter requiring the publication of a legal notice must be submitted at least one month prior to the requested hearing date as scheduled by the Planning, Development & Extension Education Committee or Board of Adjustments. For purposes on this section, "one month prior to the requested hearing date" shall be defined to mean not later than 4:30 p.m. on the same calendar date of the month preceding the scheduled hearing, or the last day county offices are open prior to the aforementioned deadline. For purposes of the Open Meetings Law, the Planning and Development Administrator shall be delegated the responsibility of informing the county clerk of both scheduled open and closed meetings so that proper notices may be given.

VARIANCE PROCEDURES BEFORE THE BOARD OF ADJUSTMENTS

1 .		Contact the Department of Planning & Development and set an appointment. Bring the following for your pre-application meeting.									
2 .	Comp	Complete a Zoning Permit Application at the Department of Planning & Development.									
□ 3.	Comp	Complete a Variance Application.									
	□ A.	■ A. A copy of your Tax Bill or a copy of the recorded Deed of Transfer if you have owned the property for less than a month. (This is to provide proof of ownership) If you are in the process of purchasing the property you need to provide a signed and accepted purchase agreement or if you are a realtor or contractor, a letter from the current owner granting you agent status to act on their behalf.									
	□ в.	□ B. A Survey of the property with the following information provided. NOTE: The Board of Adjustments strongly advises that for any new residential construction an area for a detached or attached garage should be shown for present or future construction.									
		C C C C C C C C C C	Size and location of all existing structures on the property and their distances from property lines (street yard setback should be taken from he edge of the road right of way). Location and dimensions of the proposed structure(s) or where the addition is to be placed on an existing structure. Show what the resulting setbacks will be for proposed structure. Location of the well and on-site waste disposal system (septic systems must show both the septic tank size and dimensions of the field).								
	□ c.	_	fee of \$550 (non-refundable) is required at application time to cover the publishing.								
4 .			ove information by the filing deadline (see Board of Adjustment Schedule the Department of Planning and Development.								
□ 5.		ubmit the above information to your local Township for placement on the agenda of e Town Planning Commission and/or the Town Board.									
□ 6.			ting will be with the Town Planning Commission, except for the Town of he Town of Somers has a Board of Appeals. NOTE: You must attend or								

the Commission/Board will not be able to act on your request.

- ☐ 7. Your second meeting will be with the Town Board. NOTE: You must attend or the Board will not be able to act on your request.
- 8. Your third meeting will be with the County Board of Adjustments. NOTE: You must attend or the Board of Adjustments will not be able to act on your request. At this meeting you will be asked to brief the Board on your request for a variance and state your reasons for hardship (see Public Hearing Variance Standards handout).
- 9. If the Board of Adjustments grants your variance request you may obtain your Zoning Permit from the Office of Planning and Development the day after the meeting. The permit will be issued if all requirements from this office have been addressed, including sanitation, if you are the current owner of the property, and subject to signing the Statement of Appeal Process (see attached handout). If you do not sign the Statement of Appeal Process you will need to wait 30 days from the date of approval before the zoning permit can be issued. PLEASE NOTE, THAT ACCORDING TO SECTION VII.B.12.36-15(c) VARIANCES GRANTED BY THE B.O.A. SHALL EXPIRE WITHIN SIX (6) MONTHS FROM THE DATE OF APPROVAL, UNLESS A ZONING PERMIT HAS BEEN ISSUED AND "SUBSTANTIAL CONSTRUCTION" THE VALUE OF SUCH WORK THAT HAS COMMENDED EQUIVALENT TO 25% OF THE PROJECTED COST OF THE PROJECT AS NOTED ON THE APPLICATION FOR THE ZONING PERMIT, HAS COMMENCED.
- 10. Follow the Permitting Process for New Construction or for Additions to Existing Structures, Accessory Structures, Decks, Pools, and/or Fences (see handout).
- □ 11. If the Board of Adjustments denies your variance you have thirty (30) days to file an appeal with circuit court (see Statement of Appeal Process handout).

IMPORTANT TELEPHONE NUMBERS

Kenosha County Center

Department of Planning & Development 19600 - 75th Street, Post Office Box 520 Bristol, Wisconsin 53104-0520

Division of County Development (including Sanitation & Land Conservation)	857-1895 857-1920
Public Works Division of Highways	857-1870
Administration Building Division of Land Information	653-2622
Brighton, Town of	
Brighton, Town of	537-4340
Wisconsin Department of Natural Resources - Sturtevant Office	884-2300

PUBLIC HEARING VARIANCE STANDARDS

YOUR PUBLIC HEARING WILL BE BASED ON THE FOLLOWING STANDARDS FROM
THE KENOSHA COUNTY GENERAL ZONING AND SHORELAND/FLOODPLAIN
ZONING ORDINANCE.

CHAPTER 12.36-1 INTENT

It is the intent of this section of the Ordinance to recognize that under certain conditions and circumstances, it may be necessary to obtain a variance from the terms of this Ordinance so long as said variance will not be contrary to the public interest, and where, owing to special conditions, a literal enforcement of the provisions of the Ordinance will result in unnecessary hardship or practical difficulties and where the granting of such variance will uphold the spirit of this Ordinance and contribute to the justice of the particular case in question. Any variance granted under the terms of this ordinance shall, however, relate only to area requirements and not to use. Furthermore, it is the intent of this section to establish a Board of Adjustments for the purpose of reviewing applications for variances as well as reviewing orders and decisions made by the Office of Planning and Development.

CHAPTER 12.36-13 STANDARDS AND GUIDELINES

- In determining whether a variance is to be granted, the following standards and guidelines must be met in view of the evidence presented and in making its decision, these standards and guidelines shall be addressed by the board of adjustment:
 - 1. The existence of special conditions or exceptional circumstances on the land in question.
 - 2. The experiencing of unnecessary hardships or practical difficulties on the land in question either presently or in the future.
 - 3. That these hardships or difficulties are the result of the aforementioned special conditions existing on the land and are not self-inflicted.
 - 4. That the existence of these special conditions will restrict the use of the land if the Ordinance is applied literally so as to render the land useless.
 - 5. That the limitation on the use of the land does not apply generally to other properties in the district.
 - 6. That limiting the use of the property does not afford compensating gains to the public health, safety and welfare.
 - 7. That the variance(s) requested are the minimum variance(s) needed to alleviate difficulties or hardships.
 - 8. That the use of the parcel in question presently does conform to the ordinance.

- 9. That granting the variance applied for will not affect the public health, safety, morals and welfare of the community and other properties in the area.
- 10. That with respect to those areas located within the floodland districts, a variance would not permit filling and development contrary to the purpose and intent of the Camp Lake/Center Lake FWO Floodway Overlay District; would not permit a change in the boundaries of the FPO Floodplain Overlay District, FWO Camp Lake/Center Lake Floodway Overlay district or the FFO Camp Lake/Center Lake Floodplain Fringe Overlay District; would not permit a lower degree of flood protection in the floodland districts than the residential, commercial, institutional, or park basement or crawlway to be located below the 100-year recurrence interval flood elevation; would not allow a change or alteration of an historic structure, including its use, which would result in the structure; further, that the variance for the proposed action would not require amendment to the floodplain zoning ordinance' and furthermore, that the variance would not have the effect of granting or increasing a use property which is prohibited in the floodland districts or any action contrary to the provisions of Chapter NR 116 of the Wisconsin Administrative Code.
- □ Variances may be granted for example for reasons of topography, environmental protection or where permitted by state statute but in no event may a variance be granted where the primary reason for obtaining a variance is to obtain a more profitable use of the property, personal inconvenience, construction errors, economic reasons, self-created hardships, or where the property is presently a non-conforming use. Furthermore, variances may not be granted for the purpose of altering the sanitary requirements of this ordinance except for existing structures.
 □ The Board of Adjustments in considering the propriety of granting a variance shall not consider the number of persons for or against the granting of a variance but shall base their decision solely upon the equities of the situation involved.
 □ Variances may be granted in the form of an area or distance variance, however, use variances shall be specifically prohibited under this Ordinance.

Statutory Standards

- The applicant for a variance must clearly show the Board of Adjustments that three statutory standards that govern granting a variance will be met. These three standards require the existence of an unnecessary hardship, the presence of a unique property limitation, and the protection of the public interest.
- Unnecessary Hardship
 - A situation where, in the absence of a variance, an owner can make no feasible use of a property, or strict conformity is unnecessarily burdensome.
 - The hardship or difficulty must be peculiar to the zoning parcel in question and different from that of other parcels, not one which affects all parcels similarly.

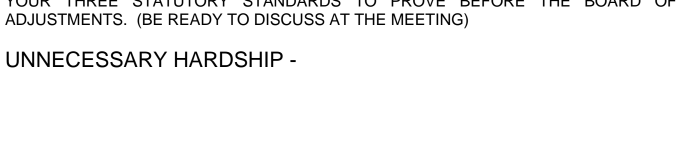
Unique	Property	Limitation
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- Unique physical characteristics of the property must prevent the applicant from developing in compliance with the zoning ordinance.
- Protection of the Public Interest
 - Granting of a variance must neither harm the public interest nor undermine the purposes of the ordinance. The public interest includes the interests of the public at large, not just that of nearby property owners.
 - Conditions may be attached to a variance to protect adjoining properties and to preserve the essential character of the neighborhood.
 - A variance should include only the minimum relief necessary to allow reasonable use of a property.

NOTES

VARIANCE WORKSHEET

YOUR THREE STATUTORY STANDARDS TO PROVE BEFORE THE BOARD OF



UNIQUE PROPERTY LIMITATION -

PROTECTION OF THE PUBLIC INTEREST -