# Stillwater Township Zoning Board of Adjustment 964 Stillwater Road Newton, New Jersey 07860

ATTENTION: Please make sure to completely fill out the entire application and most importantly, fill in the section(s) of the Ordinance from which the variance relief is requested. If the application is not filled out properly, it will be deemed incomplete. An application must be deemed complete by the Board Engineer, for it to be placed on the monthly agenda. The meetings are normally held on the fourth Monday of the month at 7:30 p.m.

IMPORTANT: PLEASE DO NOT PROVIDE PUBLIC NOTICE IN THE OFFICIAL NEWSPAPER OR TO PROPERTY OWNERS WITHIN 200 FEET UNTIL YOUR APPLICATION HAS BEEN DEEMED COMPLETE BY THE BOARD ENGINEER AND A COPY IS AVAILABLE FOR PUBLIC INSPECTION AT THE MUNICIPAL BUILDING.

Please make sure you visibly post the BLOCK and LOT on the property so that the Zoning Board Members can easily locate the property when conducting their site visit.

Chapter XV-Protection of trees: This chapter of the General Ordinances of Stillwater Township requires the submission of a tree plan with all new development applications.

If you have any questions, please do not hesitate to contact the Board Secretary, Alfia Schemm, at 973-670-6765 or by email Schemm@embargmail.com

Thank You

# STILLWATER TOWNSHIP PROCEDURES TO FILE AN APPEAL OR VARIANCE

- 1. For every application presented to the Zoning Board of Adjustment of the Township of Stillwater, public notice and notification of all property owners within 200 feet is required. Before notification, the applicant must have his application approved for completeness by the Zoning Board Engineer and obtain a Calendar Number and date of hearing. An Affidavit of Proof of Service plus a list of property owners and/or agencies served must be filed with the Zoning Board.
- 2. Public notice shall be given by publication in the official newspaper of the municipality, The New Jersey Herald, Spring Street, Newton, New Jersey. This notice applies to all applications and shall be published at least ten (10) days prior to the date of the Hearing. A form is supplied for your convenience. It is the applicant's responsibility to insure that notice is accurate and sufficiently clear as to alert all appropriate parties of the relief being requested. Proof of notice shall be filed with the Zoning Board.
- 3. Upon written request of an applicant, the Stillwater Township Tax Assessor shall, make and certify a list from the current tax duplicates of names and addresses of owners to whom the applicant is required to give notice upon payment of the applicable fee. A copy of this list is to be included in your application. The applicant shall be entitled to rely upon the information contained in such list and failure to give notice to any owner not on the list shall not invalidate any hearing or proceeding. If the application to the Zoning Board is not filed within 90 days from date of the certified tax list, another list must be requested. However, other agencies not appearing on this list may be required to receive notice pursuant to the New Jersey Municipal Land Use Law and as set forth in these procedures. It is the applicant's responsibility to determine what other parties are required to receive notice.
- 4. The notice shall state the date, time and place of the hearing and the nature of the matters to be considered, and an identification of the property proposed for development by street address, if any, or by reference to lot and block numbers as shown on the current tax duplicates in the municipal Tax Assessor's office, and the location and times at which any maps or documents for which approval is sought are available for inspection.
- 5. Notice pursuant to Subsections A through F of this section shall be given by the applicant at least ten days prior to the date of the hearing:
  - A. Notice of hearing shall be given to the owners of all real property as shown on the current tax duplicate, located within 200 feet in all directions of the property which is the subject of such hearing. Notice shall be given by:
    - 1.) Serving a copy thereof on the property owner, as shown on the said current tax duplicate; or his agent in charge of the property, or
    - 2.) Mailing a copy thereof by certified mail to the property owner at his address as shown on the said current tax duplicate.
  - B. Notice to a partnership owner may be made by service upon any partner. Notice to a corporate owner may be made by service upon its president, a vice president, secretary or other person authorized by appointment by law to accept service on behalf of the corporation. Notice to a condominium association, horizontal property regime, community trust or elements or areas located within 200 feet of the property which is the subject of the hearing, may be made in the same manner as to a corporation without further notice to unit owners, co-owners, or homeowners on account of such common elements or areas. However, notice must be made to the individual owners of units within 200 feet of the applicant's property.

- C. To the Clerk of any adjoining municipality or municipalities and to the Sussex County Planning Board when the property involved is located within 200 feet of said adjoining municipality or municipalities, which notice shall be given by personal service or certified mail. In the event that individual property owners living in an adjoining municipality are within 200 feet, applicant is also required to obtain a certified list from that adjoining municipality containing the names and addressed of those property owners in that municipality.
- D. Notice shall be given by personal service or certified mail to the Sussex County Planning Board, High Street, Newton, New Jersey, of a hearing on an application for development of property adjacent to an existing county road, adjoining other county land or situated within 200 feet of a municipal boundary.
- E. Notice must be provided to all public utilities with easements across property.
- F. To the State Planning Commission within the Department of Treasury when the hearing involves an application for development of property which exceeds 150 acres or 500 dwelling units, in which case the notice shall include a copy of any maps or documents required to be on file with the administrative officer pursuant to N.J.S.A. 40:55D-10b.
- 6. Affidavit of Ownership. If the applicant is not the owner, applicant's interest in land; e.g., tenant, contract/purchaser, lien holder, etc. must be described. If the applicant is not appearing on its own behalf at the hearing, a Power of Attorney should be provided.
- 7. The applicant shall file a list of the property owners served and indicate the lot and block number of each served and designate the method of service on the form provided. This form shall be filled in completely, and the Affidavit of Service shall be signed, notarized, and filed with the proper official or agency at least seven (7) days prior to the date of the scheduled hearing. To the Affidavit of Service, shall be appended a completed form of notice, filled in as it was sent to the persons entitled to notice of the hearing. A copy of the certified list of persons to whom notice shall be sent, as compiled by the appropriate administrative officer of the municipality in which the property is locate, may also be attached to the Affidavit of Service. Where service has been made by certified or registered mail, the post office receipts must be postmarked at the time they are mailed and must be attached to the Affidavit of Service.
- 8. Applicants filing in the name of a corporation or business should be represented by an attorney.
- 9. Certificate of property taxes required, contact Tax Collector, Stillwater. Tel. (973) 383-9484
- 10. Submit 14 copies of completed Application, Administrative Checklist, along with the Checklist appropriate to the application
- 11. All plans and/or maps must be folded with the title block on the outside. See Stillwater Township Land Use Ordinance for further details and complete appropriate checklist.

<u>MEETING DATE</u>: The fourth Monday of each month at 7:30 p.m. at the municipal building located at 964 Stillwater Road, Stillwater, New Jersey. The <u>deadline</u> for completed applications to be placed on the agenda is <u>two weeks</u> (14 calendar days) prior to the meeting date. The application must be deemed **COMPLETE** by that time.

Revised: 10/19

#### INFORMATION FOR PERSONS ATTENDING MEETINGS OF THE STILLWATER TOWNSHIP ZONING BOARD OF ADJUSTMENT

Every interested person or his qualified agent appearing at a public meeting of the Stillwater Township Zoning Board of Adjustment shall have the opportunity to set forth any information or statements relative to matters under consideration by the Board. However, fairness to all parties concerned requires that the Board follow an orderly procedure with regard to the receipt of evidence or statements. The cases will normally be heard in the order in which they appear on the agenda which has been posted on the bulletin board located in the municipal building. As each case is called, the secretary will introduce the application. Each applicant will present his case first. Then members and counsel of the Board may ask any questions of the applicant or his witnesses which they consider pertinent. At the conclusion of the questioning by the Board, any person in the audience may ask any material questions concerning the application. You must first state your name and address. Orderly procedures require that members of the audience will not be permitted to make speeches or statements at this time.

Any member of the public will then be given the opportunity to state their position. The Rules of Procedures before this Board will require all statements to be material to the matter which is being heard. Irrelevant or immaterial statements will be ruled out of order by the applicant, his agents and/or the public.

The Board is limited by law to consideration of legal evidence. Legal evidence consists of testimony given after the speaker has sworn or affirmed to tell the truth. However, if any person desires to state for the record that he or she is an objector or that he is supporting the application and does not wish to give facts to the Board, it is not necessary that he be sworn. All testimony, questions and statements will be recorded by the Board's reporter or electronically recorded and will form the record for the hearing of the application.

Upon completion of the taking of testimony, the public hearing as to the particular application will be closed and the Board will immediately proceed to deliberate the application or in some cases, decide to continue the deliberation to another time and date, which will be announced. If a decision is reached, the Board's vote will then be entered in the public record. The Board will then proceed to hear the next case.

In order to expedite the hearing and to protect the rights of all parties, the Board requests that persons in the audience adhere strictly to these rules. The Board stops taking new testimony after 10:30 p.m.

Revised: 10/19

### APPLICATION TO ZONING BOARD OF ADJUSTMENT TOWNSHIP OF STILLWATER

ILED	20 HE.	AKING	20
CAL. NO	DEC	IDED	20
APPLICATION FEE	RECIEV	ED ON	BY
APPLICANT MUST FOLLOW APPLICATION AND THE PRO APPLICATION WILL RESUL	OCEDURE SET FOR		
(WE)			
(WE)Name	Mailing Address	Zip Code	Phone No.
o hereby make an appeal for a			
NTERPRETATION, from the p	provisions of Article,		
ections	· · · · · · · · · · · · · · · · · · ·	of the Township Zor	ing Ordinance so as it
	•	<i>y</i>	*
Engineer's Name	Mailing Address	Zip Code	Phone No.
Attorney's Name	Mailing Address	Zip Code	Phone No.
Owner's Name	Mailing Address	Zip Code	Phone No.
The premises affected are kno	wn as		
7	Street 1	Number and Name	
being lot(s)	in Blo	ock(s)	
in thezone.			
The land in question is approx	imately	feet by	feet
containing (sq. ft			

6.	The building or structure to be constructed or lot	to be created is	feet
	byfeet and	_square feet on eacl	ı story.
7.	The building or structure has a front line setback	of	_feet, side line setback
	offeet, and a rear line setback of	of	feet. Height
8.	The average front setback of adjoining structures	is	feet, the largest
* <sub>A</sub>	setback isfeet and the smalles verage setback is the mean setback from a street right-		
9.	Has an application, involving these premises, or a	any part of these pres	mises, been made to
	either the Board of Adjustment or the Planning B	oard? 🗆 YES	□ NO
	If yes, what was the nature of the application and	its position?	20.
-	ti .		
10.	Date application was made to the Zoning Office	r?	
	What was his decision?		
l 1.	What are the Affirmative reasons the applicant a	sserts are of sufficie	nt merit to enable the
	Board to grant the relief being requested?		
2.	How can the Zoning Board permit the request w	thout being detrime	ntal to the public good
	or substantially impairing the intent and purpose	of the Zone Plan an	d Zoning Ordinance?
		<u> </u>	
		**************************************	
		· · · · · · · · · · · · · · · · · · ·	

STATE OF NEW JERSEY; SS: COUNTY OF SUSSEX	•
the information presented in this application to b	being duly sworn according to law hereby cen be true and accurate.
	be true and accurate.
the information presented in this application to be sworn to and subscribed before me this day of	be true and accurate.

of 1984

### CORPORATION OR PARTNERSHIP FORM

Applications before the Zoning Board by a Corporation or a Partnership for a subdivision of 6 or more lots or 25 or more family units for approval of a site plan or approval of lands for commercial purposes shall list below the names and addresses of all stockholders or individual partners owning at least 10% of its stock of any class or at least 10% of the interest in the partnership, as the case may be, as required by N.J.S.A. 40:55D-48.1 et. Seq.

Name	Address
Name	Address
Name	Address
Name	Address
Name	
Name	Address
Name	Address
Name	Address
application of any corpo 40:55D-48.1 et. seq., P.L.	ng Board, Board of Adjustment or Municipal Governing Body shall approve the ration or partnership which does not comply with this Act," per N.J.S.A 1977, Chapter 336, Section 3.

### AFFIDAVIT OF OWNERSHIP

STATE OF NEW	JERSEY;		
	SS:		
COUNTY OF		•	
		of full age, being duly swe	orn
according to law on oath	1 deposes and says, that the	deponent resides at	
	ir	the Municipality of	
in the County of		and the State of	
	; that		
is the owner in fee of all	that certain lot, piece of pa	rcel of land situated, lying, and being in the	
municipality aforesaid, a	nd known and designated a	s Calendar Number	<b></b> •
12			
	Owner to Sign	Here	_
Sworn to and subscribed	, before me,		
This	day of	20	•
A Notary Public of New	Jersey	*	
	<u>AU</u>	THORIZATION	
If anyone other than abo	ve owner is making this ap	plication, the following authorization must be exe	cuted.
TO THE ZONING BOAL	RD OF ADJUSTMENT:		
		is hereby authorized to make the within	
pplication.			
DATED:	20		_
		Owner to sign here	

# STATUS OF TAXES FORM

STATUS OF TAXES	REQUIRED: Requ	est from Stillwate	r Township Tax Co	ollector, <u>at least 1</u>
days, prior to the due date	e of submission to the	Zoning Board, tha	t property Taxes ar	e current.
S	ITE INSPECTION	AUTHORIZA	TION FORM	
I hereby give permission	for Stillwater Townshi	ip Municipal Ager	ncies and their agen	its to come upon
and inspect these premise	s with respect to this a	pplication for:		
on Block	, Lot	e varios		
Applicant's Signature:				
Owner's Signature:				
(if different from applican	nt)			
Date:				

# STILLWATER TOWNSHIP ZONING BOARD OF ADJUSTMENT

### LIST OF PROPERTY OWNERS SERVED

#### NOTICE:

The list of required names and addresses may be obtained from the office of the Township Tax Assessor. This form shall be typewritten or printed and shall clearly indicate the type of service, i.e., P.S. - Personal Service or C.M.S. - Certified Mail Service.

Local Property Owners: Personal Service Out-of-Town Owners: Certified Mail Service

NAME AND ADDRESS	*		TYPE OF	SERVICE		
2.			,			
H						
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	-	<del></del>	<u></u>			
					<del></del>	
¥			·			
			(4)			<del></del>
		J.				
above list was compiled by:_						

# PROOF OF SERVICE

### ZONING BOARD OF ADJUSTMENT

COUNTY OF SUSSE	iX;	
	of full age, being duly s	worn according to law, de
nd says, that he/she	e resides at	
	in the Municipality of	¥1
	that he/she is the applican	
oning Board of Adjus	stment, Stillwater Township, County of Sussex, State of	f New Jersey, being an
pplication under the Z	Zoning Ordinance and which has the Application Numb	er and relates to
remises located at	*	24
	(street address)	
	a.	
(Tax Ma	ap No.) (Bloc	k No, Lot No.)
at he gave notice of th	his proceeding to each and all of the owners of property	affected by said
plication, in the requi	ired form, in the manner provided by law on	20,
rue copy of the notice	e and the names and addresses of those so notified are a	attached to this affidavit.
	Owner To Sign Here	
orn to and subscribed		
	d, before me,	
worn to and subscribed	d, before me,day	et et

# STATUTORY REQUIREMENTS CONCERNING PUBLIC NOTICE

Statutory requirements concerning public notice are set forth in Sections 7, 7.1 and 7.3 (N.J.S.A. 40:55D-11, 12, and 14) of the Municipal Land Use Law (Chapter 291), Laws of New Jersey 1975. These requirements are also listed on the Notice Procedures Form given to the applicant when he receives his list of property owners within 200 feet.

The New Jersey Herald 2 Spring Street P.O. Box 10 Newton, New Jersey 07860

#### NOTICE TOWNSHIP OF STILLWATER SUSSEX COUNTY, NEW JERSEY

NOTICE TO PROPERTY OWNERS AND OTHERS ENTITLED TO SERVICE Owner of Premises located at: Block\_\_\_\_\_ TO: Lot \_\_\_\_ PLEASE TAKE NOTICE that the undersigned has made application to the Zoning Board of Adjustment, Township of Stillwater, for property known as Block\_\_\_\_\_\_, Lot\_\_\_\_\_\_, located at\_\_\_\_\_\_\_, in the \_\_\_\_\_\_Zone, as follows: 1. 2. 3. In addition, applicant will request such variances, waivers, permits, approvals or licenses that are deemed necessary or appropriate by the applicant or the Board. This application is now Number \_\_\_\_\_on the calendar for the Zoning Board of Adjustment of the Township of Stillwater and a public hearing has been set , at the Township of Stillwater Municipal Building, 964 Stillwater for Road, Stillwater, New Jersey, at 7:30 p.m. When the case is called you may appear either in person or by attorney to present any evidence which you may have regarding the application. The matter will be heard on that above date or any adjourned date designated by the Zoning Board of Adjustment at this public meeting without additional notice. The maps, plans, plats and application for which approval is being sought are on file with the Zoning Board Secretary and are available for inspection at the Municipal Building during normal business hours in the office of the Municipal Clerk. This notice is sent to you pursuant to the rules of procedure of the Zoning Board of Adjustment. \_\_\_\_\_, Applicant

Please forward a copy of the Affidavit of Publication

New Jersey Herald 2 Spring Street, P.O. Box 10 Newton, New Jersey 07860 Phone: (973)383-1500

Fax: (973)383-9284

Please be advised, effective immediately The New Jersey Herald Requirements to Publish a Legal Notice are as follows:

- 1. Legals cannot be taken over the phone you may mail or bring the form you receive from your Township or Borough, into The New Jersey Herald Office, 2 Spring Street, Newton, NJ 07860 or fax to (973)383-9284, Attention: Legal Advertising.
- There is a 2 day deadline by noon to publish:
   Monday: 12 noon for Wednesday; Tuesday: 12 noon for Thursday; Wednesday: 12 noon for Friday; Thursday: 12 noon for Sunday; and Friday: 12 noon for Monday and Tuesday.
- 3. The applicant's name, mailing address and telephone number must be on the form so paperwork can be mailed back.
- 4. Please be sure everything on the form is legible.
- 5. A deposit is required on ALL legal advertising. A Visa or MasterCard may be used (include expiration date).

Email is also available to send in your legal advertisement. Please contact the Legal Advertising Department at (973)383-1500 for more information.

# STILLWATER TOWNSHIP ADMINISTRATIVE CHECKLIST

APPLICANT:		
CALENDAR NO.		
DATE SUBMITTED		
APPLICATION STATUS:	INCOMPLETE	
	COMPLETE	
	DECISION DUE	

	ITEM	COMPLETE	INCOMPLETE	WAIVER REQUESTED
1	Properly completed application forms. (Original and 14 copies)			
2	Plans, maps and construction details as required. (See appropriate checklist) Zoning Board (14 copies)			
3	Fees and escrow deposits are paid.			
4	Payment of taxes, liens and assessments.			
5	Site Inspection Authorization Form.			
6	Compliance with legal notice requirements			
7	Corporation or partnership form			
8	Affidavit of Ownership/Authorization Form.			
9	Copies of approvals of other government Agencies as may be required or an Affidavit indicating that application has been made to such agencies.			
10	A listing of all variance requests, waiver requests of miscellaneous design standards and checklist waiver requests.			

# STILLWATER TOWNSHIP APPEAL / INTERPRETATION CHECKLIST

	APPLICANT:	(*	
	CALENDAR NO.		
	DATE SUBMITTED		
	APPLICATION STATUS: INCOMPLETE		
	COMPLETE		
	DECISION DUE		
	ITEM	COMPLETE	INCOMPLETE
1	A map prepared by the applicant or a professional architect, engineer, planner, or surveyor which clarifies, in sufficient detail, the nature of the appeal or interpretation. See Paragraph 5 below.		
2	Any documentation, forms or correspondence which explains the nature of the appeal or interpretation.		
3	A graphic or written description of the area surrounding the subject property.		
4	A statement or legal brief which clarifies the position of the applicant.		
5	The applicant shall file with the application fourteen (14) copies of a plot plan or survey to scale, not less than one inch equals 50 feet,		

### PLOT PLAN REQUIREMENTS

Plot Plans shall include all of the following components:

	ITEM	COMPLETE	INCOMPLETE	WAIVER REQUESTED
A	North arrow giving reference meridian.			
В	Property line shown in degree, minutes and seconds.			
C	Acreage of effected parcel to the nearest hundredth of an acre.			
D	Title block containing the name of the applicant, preparer, lot and block numbers, date prepared, date of last amendment and zoning district.  Location, names and widths of all existing and proposed streets on the property and within 200 feet of the tract.		٠	

E	Location, names and widths of all existing and proposed streets on the property and within 200 feet of the tract.		
F	Location, type and dimensions of existing easements or rights of way including power lines.	E .	
G	Critical areas as defined in Section 240-104, I, J, and K of the ordinance.		
H	Location of existing structures and their setbacks		*
I	Location of the proposed structure or change, showing the front, rear and side yard dimensions.		
J	Zoning district in which parcel is located, indicating all setbacks, lot coverage, height, floor area ration, and density, both as to required and proposed. Indicate the above both written and graphically.		
K	Location, arrangement and dimensions of parking area, driveway or service areas, if any.		
L	Names, Block and Lot Numbers of owners within 200 feet of subject property.		
M	Location of all buildings on all adjoining properties (including setbacks).		

NOTE: If the plot plan is prepared by other than a surveyor, engineer or architect, it must be accompanied by an affidavit certifying that all of the information shown on the plan is correct.

# STILLWATER TOWNSHIP CONDITIONAL USE CHECKLIST

APPLICANT:	-			
CALENDAR NO.				
DATE SUBMITTED _	•			
APPLICATION STATUS:		INCOMPLETE		
		COMPLETE		
		DECISION DUE	52	

	ITEM	COMPLETE	INCOMPLETE	WAIVER REQUESTED
1	An existing location survey for the entire parcel showing existing structures which contains a surveyor's seal.			
2	Photocopy of the portion of the tax map (reduced to 8" x 11" or 8" x 14") showing all properties within 200 feet. Applicant shall indicate with a box the approximate locations of all residence or other structures on the tax map.	8		
3	A notation indicating the section of the ordinance that allows the conditional use as proposed.			
4	A listing of the conditional use standards that apply to the subject proposal.			
5	A list of identical or similar uses within the Township or close proximity.			
6	A graphic and/or written description of the area surrounding the subject property.			

# STILLWATER TOWNSHIP C VARIANCE CHECKLIST

APPLICANT:		
CALENDAR NO.		
DATE SUBMITTED		-
APPLICATION STATUS	: INCOMPLETE	
	COMPLETE	
	DECISION DUE	

	ITEM	COMPLETE	INCOMPLETE	WAIVER REQUESTED
1	A map, in conformance with Plot Plan Requirements below		×	
2	A graphic and/or written description of the area surrounding the subject property.			
3	A description of the alternatives that were considered.			
4	A statement or legal brief which clarifies why the "c" variance should be granted and the specific hardship involved. Particular attention should be paid to the contents of Section 602c, applicable case law and other relevant Township ordinances and N.J. statutes.			
5	The applicant shall file with the application fourteen (14) copies of a plot plan or survey to scale, not less than one inch equals 50 feet, showing all properties within 200' of the subject properties.			

# PLOT PLAN REQUIREMENTS

Plot Plans shall include all of the following components:

	ITEM	COMPLETE	INCOMPLETE	WAIVER REQUESTED
A	North arrow giving reference meridian.			
В	Property line shown in degree, minutes and seconds.			35

C	Acreage of effected parcel to the nearest hundredth of an acre.			
	ITEM	COMPLETE	INCOMPLETE	WAIVER REQUESTED
D	Title block containing the name of the applicant, preparer, lot and block numbers, date prepared, date of last amendment and zoning district.			
Е	Location, names and widths of all existing and proposed streets on the property and within 200 feet of the tract.			
F	Location, type and dimensions of existing easements or rights of way including power lines.			
G	Critical areas as defined in Section 240-104, I, J, and K of the ordinance.			
H	Location of existing structures and their setbacks.			
Ι	Location of the proposed structure or change, showing the front, rear and side yard dimensions.			
J	Zoning district in which parcel is located, indicating all setbacks, lot coverage, height, floor area ration, and density, both as to required and proposed. Indicate the above both written and graphically.			1
K	Location, arrangement and dimensions of parking area, driveway or service areas, if any.			
L	Names, Block and Lot Numbers of owners within 200 feet of subject property.			
M	Location of all buildings on all adjoining properties (including setbacks).			

NOTE: If the plot plan is prepared by other than a surveyor, engineer or architect, it must be accompanied by an affidavit certifying that all of the information shown on the plan is correct.

### STILLWATER TOWNSHIP D VARIANCE CHECKLIST

APPLICANT:	*				
CALENDAR NO.	- 4	•			
DATE SUBMITTED					
APPLICATION STATUS:	IN	COMPL	ETE		
		OMPLET: ECISION			
ITE	EM		COMPLETE	INCOMPLETE	WAIVER REQUESTED
A map, in conformance with below	Plot Plan Require	ements		25	ALL QUESTED
A graphic and/or written desc surrounding the subject prope		1	7		
A description of the alternative	es that were cons	idered.			
A statement or legal brief whi variance should be granted an hardship that pertain to the sul attention should be paid to the applicable case law and other	d the special reason bject proposal. Pa contents of Secti	ons" or rticular on 602d.			

### PLOT PLAN REQUIREMENTS

3

5

Plot Plans shall include all of the following components:

ordinances and N.J. statutes.

The applicant shall file with the application fourteen (14) copies of a plot plan or survey to scale, not less than one inch equals 50 feet, showing all properties within 200' of the subject properties. (See also 5b – below)

	ITEM	COMPLETE	INCOMPLETE	WAIVER REQUESTED
A	North arrow giving reference meridian.			
В	Property line shown in degree, minutes and seconds.			
С	Acreage of effected parcel to the nearest hundredth of an acre.			

	ITEM	COMPLETE	INCOMPLETE	WAIVER REQUESTED
D	Title block containing the name of the applicant, preparer, lot and block numbers, date prepared, date of last amendment and zoning district.			
E	Location, names and widths of all existing and proposed streets on the property and within 200 feet of the tract.			
F	Location, type and dimensions of existing easements or rights of way including power lines.			
G	Critical areas as defined in Section 240-104, I, J, and K of the ordinance.			
H	Location of existing structures and their setbacks.		đ	
I	Location of the proposed structure or change, showing the front, rear and side yard dimensions.			
J	Zoning district in which parcel is located, indicating all setbacks, lot coverage, height, floor area ration, and density, both as to required and proposed. Indicate the above both written and graphically.			
K	Location, arrangement and dimensions of parking area, driveway or service areas, if any.			
L	Names, Block and Lot Numbers of owners within 200 feet of subject property.		-	
M	Location of all buildings on all adjoining properties (including setbacks).	E .		

NOTE: If the plot plan is prepared by other than a surveyor, engineer or architect, it must be accompanied by an affidavit certifying that all of the information shown on the plan is correct.

- 5b. If the relief sought is a use variance pursuant to N.J.S.A. 40:55D-70(d) and subdivision, site plan, and/or conditional use approval is required in connection with the project, the requests for approval shall be made, simultaneously, with the use variance application, to the Zoning Board in accordance with the "Instructions of the Planning Board." Said instruction may be obtained from the Planning Board Secretary. The applicant shall file in addition to the plot plan required in 14a., the items hereinafter set forth in order to support the simultaneous request for a subdivision, site plan, and/or conditional use approvals:
  - 1. Subdivision applications shall be accompanied by fourteen (14) copies of a subdivision plat prepared n accordance with the requirements of the Subdivision Ordinance.
  - 2. Site Plan applications shall be accompanied by fourteen (14) copies of a Site Plan prepared in accordance with the requirements of the Site Plan Ordinance.
  - 3. On Application for conditional use permits, the plot or survey required by Paragraph 5a. will be sufficient.

### NOTICE TO APPLICANTS REGARDING UNDERSIZED LOTS

A. The Stillwater Township Zoning Board of Adjustment as part of its by-laws and procedures recommends the attached buy-sell form letter be followed in corresponding with abutting property owners. While you are not required to use the exact wording in the enclosed form (and the form should be modified for individual applications where appropriate), it is the policy of the Zoning Board to require the buy-sell letter to contain the substance of the attached letter which should be sent by certified mail and ordinary mail at least 20 days before the first scheduled hearing date. Failure to follow this procedure may result in an adjournment of the case until the procedure is followed or a determination by the Zoning Board of Adjustment that you have not established the necessary hardship for the granting of variances. The purpose of this form letter is to assist applicants in giving the appropriate notice in undersize lot cases.

You must be prepared at the hearing to offer into evidence a copy of this letter with the return receipt requested together with any response from the abutting property owners. In the event the response is oral only, then you are advised to write another letter to the abutting property owners setting forth the substance of the conversation (i.e.: such as any indication of an offer to purchase or sell) together with a statement in the letter that the abutting property owner may appear on the hearing date to give testimony. A copy of your responding letter by certified mail may be offered at the hearing. The Zoning Board will be concerned with how valid your attempts are to give adequate notice to the adjoining property owner.

B. Stillwater Township ordinance requires evidence that a septic system can be located on the property with sufficient space remaining for a well and residence. Therefore, the Board of Health approval is required before a hearing can be scheduled.

If you have any questions concerning the procedure to be followed, consult your own attorney.

STILLWATER TOWNSHIP ZONING BOARD OF ADJUSTMENT

### OFFER TO SELL

Mr./Mrs		
Lot	. Block_	, Stillwater Township
Address:	100	
Calendar Number:		
Dear Adjoining Property Own	er:	
to the Zoning Board of Adjustr	nent for a variance.	who owns a lot adjacent to your lot is applying
any interest in cities. (a) bure	Dasing this for at its tair market	reviously sent to you, is to inquire whether you have to value as a building lot (which assumes the variance to make the lot conforming or more conforming.
You should be aware that in the	e event you purchase the lot as not remain a separate buildable	building lot at its fair market value, it would have to
In addition, if you contemplate doubtful the Board would consrespect.	conveying a portion of your ex sider such a proposal if by do	isting lot to our lot to make it more conforming, it is ing so you render your lot non-conforming in any
believe in this instance that the I to inquire of you as adjoining proor selling as described above, to	aw would require us to sell the roperty owners of your interest let the Zoning Board know of ion with respect to this letter w	ner sell this building lot or contemplate purchasing the suitable for a single-family residence. Nor do we lot to you. Nevertheless, the purpose of this letter is to in the matter and if you have no interest in buying your position. Would you please indicate on a copy thich I will provide to the Board. You may certainly
Enclosed is a stamped, return a Board hearing and provide testin	ddressed envelope for your co	onvenience. You may of course, attend the Zoning
	Very truly	yours,
	Applicant	
Applicant's Tel. No. (Home)	(W	ork)
		Cell)
ertified Mail – RRR#: and regul		
: Zoning Board of Adjustment		

# RESPONSE TO OFFER TO SELL

ot	Block	, Township	of Stillwater	
			1	
We have an interest (Yes or No)	in purchasing the appli	cant's property:		
We are willing to pa	y: 			
We have an interest i	in selling our property:			
We are willing to sell	l our property for:		\$	
We have an interest i	n selling a portion of ou	r property consisting		
	square feet: (Yes or	No)	-	
We are willing to sell	the property described	in #5 for:	\$	
We have no interest in our property or a port	n buying the applicant's tion of our property: (Y	s property or selling our (es or No)	7	
Ve will be in attendar estimony: (Yes or N	nce at the Zoning Board	l application to give our		
	4	Signature		
Dated:			,	
		Signature		

Stillwater Township Zoning Board 964 Stillwater Road Newton, New Jersey 07860

Re:	Calendar	No.

# Stillwater Township Zoning Board of Adjustment 964 Stillwater Road Newton, New Jersey 07860

Stillwater Area Volunteer Fire Company P.O. Box 111 Stillwater, NJ 07875

Swartswood Volunteer Fire Department P.O. Box 18 Swartswood, NJ 07877

Stillwater Township Emergency Rescue Squad 964 Stillwater Road Newton, NJ 07860

To Whom It May Concern:

The undersigned has made application before the Stillwater Township Zoning Board of Adjustment for relief from provisions in the Municipal Land Use Law which require that building permits only be issued for properties which abut a public street. Pursuant to the Municipal Land Use Law, relief can be granted from this requirement by the Zoning Board of Adjustment. However, it is my burden to establish before the Zoning Board that the non-public/private road on which my property abuts will provide: "adequate access for firefighting equipment, ambulances and other emergency vehicles necessary for the protection of health and safety, and that will protect any future street layout shown on the official map or on the general circulation plan element of the Municipal Master Plan." To that end I would ask that you provide in your capacity as a member of the emergency services organizations within Stillwater Township, a written opinion to the Board of Adjustment as to the non-public road on which my property abuts would meet, or not meet, the criteria stated above.

If you have any questions, please do not hesitate to contact me at the phone number listed below, or the Zoning Board of Adjustment at (973)383-9484 for clarification.

## Chapter 240. Land Development

# Article IX. Fees and Deposit

§ 240-90. Fee schedule.

[Amended 8-17-2004 by Ord. No. 2004-15; 9-4-2007 by Ord. No. 2007-17; 3-4-2014 by Ord. No. 2014-4; 5-1-2018 by Ord. No. 2018-03]

Every application for development shall be accompanied by a check payable to the Township of Stillwater in accordance with the following schedule. For purposes of this section, the term "area being disturbed" means any area whereupon any activity involving the clearing, excavation, storing, grading, filling or transporting of soil will occur, or whereupon any other activity will occur which causes soil to be exposed to the danger or erosion, including the detachment or movement of soil or rock by water, wind, ice and/or gravity.

#### A. Subdivisions.

Subdivision	Application Charge	Review Escrow
Minor subdivision	\$250	\$2,000 (Replenish at \$1,000)
Preliminary major subdivision	\$500	\$750 per lot
		\$3,500 Maximum (Replenish at \$1,500)
		\$20,000 Maximum initial deposit
Final major subdivision	\$350	\$250 per lot
		\$3,500/Maximum (Replenish at \$1,500)
		\$10,000 Maximum initial deposit
Concept plan*		
Minor subdivision	\$150	\$1,000 (Replenish at \$500)
Major subdivision	\$250	\$2,000 (Replenish at \$1,000)
Amended minor, preliminary, major or final major	\$200	\$300 per lot
		\$2,000 Maximum (Replenish at \$1,000)
		\$10,000 Maximum initial deposit

#### B. Site plans.

Site Plan	Application Charge	Review Escrow
Minor site plan	\$250	\$2,000 (Replenish at \$1,000)

Site Plan	Application Charge	Review Escrow
Preliminary major site plan	\$250	\$2,000 per acre of disturbance
		\$3,500 Minimum (Replenish at \$1,500)
		\$10,000 Maximum initial deposit
Final major site plan	\$250	\$1,000 per acre of disturbance
		\$2,500 Minimum (Replenish at \$1,500)
		\$10,000 Maximum initial deposit
Concept plan*		
Minor site plan	\$125	\$1,000
Major site plan	\$125	\$2,000
House occupation	\$150	\$300
Amended minor, preliminary, major or final major	\$200	\$2,000 Minimum (Replenish \$1,500)

<sup>\*</sup> Fee and escrows paid in connection with concept applications shall be credited toward the fee and escrows required for minor and major subdivision and minor and major site plan applications once submitted within one year of the Board's review of the concept plan.

#### C. Variances.

Variances	Application Charge	<b>Review Escrow</b>
Appeals (40:55D-70a)	\$100 Residential	\$1,000 each
	\$200 Commercial/industrial	
Interpretation (40:55D-70c)	\$100 Residential	\$1,000 each
	\$200 Commercial/industrial	
Bulk (40:55D-70c)	\$100 Residential	\$1,000 each
	\$200 Commercial/industrial	
Use (40:55D-70d)	\$200 Residential	\$2,000
	\$500 Commercial/industrial	
Permit (40:50D-34 and 35)	\$100 Residential	\$1,000
	\$200 Commercial/industrial	
Unimproved Street (40:55D-36)	\$100 Residential	\$1,000
	\$200 Commercial/industrial	

- D. Variances pursuant to N.J.S.A. 40:55D-70c(1) or (2) included in § 240-90C above.
- E. Variances pursuant to N.J.S.A. 40:55D-70d included in § 240-90C above.
- F. Variances pursuant to N.J.S.A. 40:55D-36 included in § **240-90C** above.
- G. Conditional use application and escrow review fees included in § 240-90C above.
- H. Transcription fees. One-hundred-percent estimated costs at \$4.50 per page. If estimated fees are insufficient, the person ordering the transcript shall pay the full actual cost to the Township.

- I. Revision fees for applications previously approved included in § 240-90A and B above.
- J. For items not covered: \$300.
- K. Special meeting fees: \$1,000, or the actual cost to the Township of Stillwater, whichever is greater. The applicant shall deposit the sum of \$1,000, with the Township at least five days in advance of the special meeting. Any balance owed shall be paid within seven days after the conclusion of the meeting.
- L. Zoning permits.

Zoning Permit Value	Fee	Late Fee
Residential additions and accessory structures		
Construction		
Up to \$20,000	\$30	\$20
Greater than \$20,000 but less than \$50,000	\$40	\$25
Greater than \$50,000	\$50	\$30
New home	\$75	\$30
Home occupation	\$40	\$20
Commercial minor alterations, signs and accessory structures		
Up to \$10,000	\$40	\$20
Greater than \$10,000 but less than \$100,000	\$75	\$20
Greater than \$100,000	\$100	\$50
Letters of certifications or approvals	\$30	

- M. Informal concept review N.J.S.A. 40:55D-10.1 (presentation limited to 45 minutes). Whenever the Planning Board shall grant informal review of concept plan for a development, the fee for such information review shall be a credit towards fees for review of the application for development in accordance with the provisions of N.J.S.A. 40:55D-10. An applicant desiring to have a concept plan or plat informally reviewed shall so notify the Planning Board Secretary, who shall place the matter on the agenda at the most convenient time for the Board.
  - (1) Minor plat: \$300.
  - (2) Major plat: \$500.
- N. Annexation. For hearing on a petition for annexation: \$1,000.
- O. Farmland preservation. To review a petition for inclusion of a parcel in a municipally approved farmland preservation program: \$500.
- P. Waiver of fees. When an application is made by a nonprofit charitable corporation, by a fire company which is part of the Township Fire Department, a first aid and rescue squad receiving appropriations from the Township, or a governmental agency, Township, state or federal, the municipal agency having jurisdiction of the application may in its discretion, waive all or part of any filing fee hereinabove provided for.
- Q. GIS update fees on certain development applications.
  - (1) Subdivision: minor, amended minor: \$150

- (2) Subdivision: preliminary major, amended preliminary or amended final major: \$150, plus \$50 per lot.
- (3) Subdivision: final plat: \$200.
- (4) Site plan: minor, amended minor: \$150.
- (5) Site plan: residential preliminary major, amended preliminary or amended final major: \$150 plus \$50 per unit.
- (6) Site plan: nonresidential preliminary major, amended preliminary or amended final major: \$150 plus \$50 up to 5,000 square feet; \$150 for up to 20,000 square feet; and \$300 for over 20,000 square feet.
- (7) Site plan: final major: 25% of the preliminary site plan GIS update fee if filed separately; \$0 if filed with the preliminary.
- (8) Planned development: preliminary plat, amended preliminary or amended final: \$150 plus \$50 per additional unit.
- (9) Planned development: final plat: 35% of the preliminary plat GIS update fee if filed separately; \$0 if filed with the preliminary.
- (10) Conditional use: \$150.
- (11) Dimensional or "C" variance: \$50 for each variance in conjunction with site plan or subdivision; \$25 for each variance without site plan or subdivision.
- (12) Use or "D: variance: residential: \$150.
- (13) Use or "D" variance: nonresidential: \$150.