CITY OF COCOA BEACH P.O. Box 322430 Cocoa Beach, FL 32932-2430 Telephone 321 868-3217 Fax 321 868-3378 www.cityofcocoabeach.com			
APPLICATION FOR VARIANCE, SPECIAL EXCEPTION, APPEAL Petition for Board of Adjustment			
Variance (200)Standard Site Variance (210)Special Exception (300)Appeal (050)			
Case# Date			
Applicant Information: (Please Print or Type)			
<u>NOTE</u> : Seven (7) copies of all transmittals required, unless otherwise indicated. "CBC" indicates Cocoa Beach Code. "LDC" indicates Land Development Code.			
Applicant/Agent and Address:			
Business Phone: Business Fax:			
Owner Name, Address, Phone:			
E-Mail Address: [Recommended]			
Project Name:			
Project Address:			
Zoning: Future Land Use:			
Please provide: Proof of Ownership Fee: \$ (\$300 + \$4/owner w/in 300 ft for first 10 property owners and \$2.00/owner for each additional owner over 10)			
NOTICE: An approval of the request made in this application does not entitle the owner to a development permit. All requirements of CBC and LDC, must be met and are applied to any application for, or processing of, a development order or development permit.			
This application was prepared and approved with the full knowledge and consent of the undersigned (Owner), and is a full and complete representation of the proposed actions/development of the subject property. The Owner authorizes the agent (Agent) to pursue this request for zoning and/or building/planning review. The Owner further authorizes City Staff, as necessary, reasonable right of entry to the subject premises, for review purposes, based upon this application.			
Date Signature of Owner			
Subscribed before me this day of, Personally known, or produced identification			
Signature of Notary:			
K:\userdata\SHARED\Building Department\FORMS & TEMPLATES\Zoning\Applications and Web Forms\Revised_Forms_Resolution_2015_11\Variances-Special Exceptions-Appeal [050 200 210 300].doc Revised April 2009 Fee Schedule Revised 12/2/04 per Resolution No. 2004-15			

APPLICATION CHECKLIST

Is this request the result of Code Violation?	YES	□ NO. If YES, provide:	
Case Number and Date of Citation:			

<u>NOTICE:</u> Petitions require an advertised PUBLIC HEARING before the Board of Adjustment, and Applicants will be expected to attend the hearing and make a presentation.

PART I – SUBMITTAL DOCUMENTS AND REQUIRED SITE PLAN INFORMATION FOR PLANNING/ZONING

SUBMITTAL DOCUMENTS:

- _____ 1 copy of D-size ("blueline") Site Plan, to scale, indicating all existing and proposed improvements, plus additional information noted below.
- 6 Copies reduced Site Plan (8.5" x 14").
- _____ 7 Copies of Boundary Survey.
- _____ 7 Copies of Application.
- _____ 7 Copies of Letter of Intent summarizing the reason for the request. See Part II Findings of Fact for Letter of Intent.
- _____ 7 Copies of Floor Plans, if applicable.
- 1 Set of photographs of the property, front and rear.
- _____ Address labels prepared for all property owners within 300 feet of the subject property, measured from each property line. (Call BC GIS, 321.633.2060)
- _____ Notarized statement certifying that address labels have been provided for all property owners within 300 feet of the subject property.

APPLICATION FOR VARIANCE, SPECIAL EXCEPTION, APPEAL

PART II – FINDINGS OF FACT FOR LETTER OF INTENT

FINDINGS OF FACT FOR LETTER OF INTENT:

The Board of Adjustment may only hear and decide petitions, based upon certain criteria as identified in the Land Development Code (LDC).

VARIANCE:

LDC CHAPTER V, ARTICLE VI, Section 5-52 – Application for Variance

<u>All variance applications</u> must address the following variance criteria, as identified in the LDC:

- 1. The board of adjustment is empowered, under the section of the land development regulations described in the application to grant the variance.
- 2. Special conditions and circumstances exist which are peculiar to the land, structure or building involved and which are not applicable to other lands, structures or buildings in the same district.
- 3. The literal interpretation of the provisions of the land development regulations would deprive the applicant of rights commonly enjoyed by other properties in the same district under the terms of the land development regulations.
- 4. The special conditions and circumstances do not result from the actions of the applicant.
- 5. Granting the variance will not confer on the applicant any special privilege that is denied by the land development regulations to other lands, structures, or buildings in the same district.
- 6. The reasons set forth in the application justify granting the variance, and that the variance is the minimum variance that will make possible the reasonable use of the land, building, or structure.
- 7. The granting of the variance will be in harmony with the general purpose and intent of the land development regulations and will not be injurious to the neighborhood, or otherwise detrimental to the public welfare.
- 8. The request would be consistent with the comprehensive plan.

SPECIAL EXCEPTION:

LDC CHAPTER V, ARTICLE VII, Section 5-57 – Application for Special Exception

<u>All special exception applications</u> must address the following special exception criteria, as identified in the LDC:

- 1. The board of adjustment is empowered, under the section of the land development regulations described in the application to grant the special exception.
- 2. The request is in harmony with the purpose and intent of the land development regulations.
- 3. The request is consistent with the City of Cocoa Beach comprehensive plan.
- 4. The granting of the special exception will not adversely affect the public interest.

PART III – SPECIAL PETITIONS

OUTDOOR SEATING:

LDC CHAPTER III, ARTICLE III, Section 3-10 – CN Neighborhood Commercial District and Section 3-11 – CG General Commercial District

In addition to the special exception criteria specified in Part II, the board of adjustment may only hear and decide outdoor seating petitions, based upon certain <u>additional</u> special exception criteria, as identified in the LDC.

- 1. Whether the request will cause damage, hazard, nuisance or other detriment to persons or property.
- 2. Whether or not outdoor lighting will create additional nuisance impacts to existing or planned adjacent land uses.
- 3. Whether or not outdoor entertainment will create additional nuisance impacts, including but not limited to noise impacts, to existing or planned adjacent land uses.
- 4. Whether or not additional parking must be provided.
- 5. Whether or not it is necessary to restrict the hours of operation for the outdoor seating.
- 6. Any other issue that is reasonably related to the nature of the request.

OTHER COMMERCIAL USE:

LDC CHAPTER III, ARTICLE III, Section 3-10 – CN Neighborhood Commercial District and Section 3-11 – CG General Commercial District

In addition to the special exception criteria specified in Part II, the board of adjustment may hear and decide other commercial use petitions, based upon certain <u>additional</u> special exception criteria, as identified in the LDC.

1. The approval, by a preponderance of evidence, is shown to further the interests of the citizens of Cocoa Beach in the establishment of a low-density family oriented residential and resort community with paramount consideration given to the health, comfort, well being, and quality of life for the citizens.

STANDARD SITE DESIGN VARIANCES:

LDC CHAPTER V, ARTICLE VI, Section 5-51 – Standard Site Design Variances

In addition to the variance criteria specified in Part II, the board of adjustment may hear and decide standard site design variance petitions, based upon certain <u>additional</u> variance criteria, as identified in the LDC.

1. The approval will not be contrary to the public interest and where, owing to special conditions, a literal enforcement of the provisions of site design standards would result in unnecessary hardship.

PART III – SPECIAL PETITIONS (continued)

BUILDING RESTRICTION LINE VARIANCE:

LDC CHAPTER IV, ARTICLE VIII, Section 4-64 – Building Line, Oceanfront Property and Section 4-65 – Permitted Uses of Land between Building Restriction Line and Seawall Line

In addition to the variance criteria specified in Part II, the board of adjustment may hear and decide building restriction line variance petitions, based upon certain <u>additional</u> variance criteria, as identified in the LDC.

- 1. The board finds that the proposed structure does not have a detrimental effect upon the dune area and are of such a nature that the essential character of the locality will not be altered.
- 2. When a lawful nonconforming structure exists, east of the building restriction line, as of September 20, 2001, the board of adjustment is empowered to consider variances to allow expansion of or additions to such structure, provided however that no variance may be approved that authorizes additional encroachment eastward of the existing structure foundation.

ROOF SIGNS:

LDC CHAPTER VI, ARTICLE II, Section 6-16 – Criteria and Standards for the Measurement and Placement of Signs

The board of adjustment may determine a special hardship based on the following finding of fact:

1. When a ground sign cannot be installed on a parcel because the size and location of the principal structure on the parcel prohibits such installation.

<u>ROOFTOP SIGN EXEMPTION:</u> LDC CHAPTER VI, ARTICLE V, Section 6-31 – Exceptions and Appeals

The board of adjustment may approve an exemption from the provisions of this chapter pertaining to rooftop signs or signs at a height greater than forty-five (45) feet based on the findings of fact:

- 1. The sign is a preexisting sign;
- 2. The board of adjustment deems it to be the optimum design for the specific site conditions;
- 3. The sign does not detract from surrounding businesses; and,
- 4. The size of the sign does not exceed the sign area permitted for a roof and/or ground sign permitted in the district.

PART III – SPECIAL PETITIONS (continued)

APPEAL OF INTERPRETATION:

LDC CHAPTER I, ARTICLE IX, Section 1-51, Paragraph C Appeals to the Board of Adjustment or Planning Board; Stay of Proceedings

1. APPEAL TO BOARD OF ADJUSTMENT OF LAND DEVELOPMENT REGULATIONS. An appeal of any decision of the city manager's interpretation, or of an administrative decision or interpretation by the building inspector/building official, of any portion of the aforementioned provisions of these land development regulations may be initiated by any person aggrieved. Such appeal shall be filed no later than thirty (30) days following the date of rendition of the interpretative opinion by the city manager, or within fifteen (15) days following the administrative decision or interpretation by the building inspector/building official. An appeal is initiated by filing with the city manager and with the secretary to the board of adjustment a notice of appeal specifying the interpretation appealed from and a description of the reasons why the interpretation is in error. The city manager shall within fifteen (15) days thereafter, transmit to the board all papers constituting the record upon which the action appealed from was taken, including the initial opinion of the development services director. A fee may be charged for said appeal, said fee being an amount fixed from time to time by resolution of the city commission. The secretary of the board of adjustment after receipt of the record shall fix a time for hearing of the appeal within ninety (90) days of the date of appeal and shall give public notice thereof at least ten (10) days in advance of the public hearing as well as notice to the parties in interest.