

#### **Procedure for Reasonable Accommodations for the needs of Disabled Citizens**

Please read the attached material thoroughly. The documents in the application packet should be completed and delivered to the Talbot County Board of Appeals. The filing fee is \$700.00, which includes a \$400.00 review fee & a \$300.00 deposit for advertising. Any portion of the advertising deposit not utilized will be returned. Checks shall be made payable to **Talbot County**, Maryland. Postage stamps or the cost of mailing associated with the attached adjacent property owners list shall be provided at the time the filing fee is paid with submittal of this application.

At the time the application is deemed complete with all forms <u>signed and dated</u>, dates will be scheduled for your hearing and sign posting and other pertinent dates. The applicant/agent is responsible for noting these dates and complying with them. Direct any questions to Chris Corkell, Administrative Assistant to the Board of Appeals Office at (410) 770-8040.

# **Application for Reasonable Accommodation for the needs of Disabled Citizens:**

Complete the "Purpose of Appeal". This informs the Board what the application is for. You may attach a typewritten sheet if additional space is needed. Please give a **detailed description** of your request.

Reasonable Accommodation for the Needs of Disabled Citizen Requirements: These documents contain standards as defined in § 190-57 that you will be required to address during the hearing. They are the basis for the appeal. All questions must be addressed in full detail, do not provide yes/no responses or leave any questions unanswered.

Adjacent Property Owners: The Applicant/Agent is responsible for obtaining the names and addresses of all property owners contiguous to the subject property as stated in Chapter 20, § 20-10 of the *Talbot County Code*. For purposes of this Section, contiguous means all properties adjacent to and opposite said property, measured at right angles to any intervening road or street. Said mailed notice shall be directed to the address to which the real estate tax bill on property is sent. This information can be obtained by contacting Maryland Department of Assessment and Taxation at 410-819-5920 or on their web site at <a href="http://www.dat.state.md.us">http://www.dat.state.md.us</a>. A copy of the tax map is needed with subject property highlighted.

### **Water Front Property**

For parcels fronting on the water, contiguous property owner(s) also include owners of property within 1,000 feet of the subject property, whose line of sight to the subject property is entirely over water.

<u>Posting Property, Chapter 20, § 20-9</u>: This statement informs the Applicant/Agent when and where a sign is to be posted. Should two signs be necessary, the Department of Planning and Zoning will inform the Applicant/Agent and posting locations will be designated.

<u>Sign Maintenance Agreement</u>: This agreement is signed by the Applicant/Agent. The sign is to be continuously maintained in a conspicuous location on the property for  $\underline{15}$  days prior to the hearing and returned to the Department of Planning and Zoning within  $\underline{5}$  days after the hearing date, or a substantial fine may be imposed. See insert in this package for posting of the sign.

<u>Location Directions</u>: The Applicant/Agent is responsible for providing detailed directions to the property in question.

<u>Site Plan</u>: The Applicant is responsible for preparing a site plan which includes: dimensions of property, location of all existing and proposed buildings, tree lines and proposed additions showing <u>setbacks</u> from property lines and names of adjoining roads, streams, or bodies of water. The site plan must be drawn to scale. Contact the Board of Appeals Office for number of site plans needed for your project along with (1) additional copy if within the 100' buffer, (1) additional copy if property is located on a state highway and (1) additional copy for any other agency that may need a copy for review.

<u>Written Acknowledgement</u>: When the Applicant is someone other than the owner of the property for which the Reasonable Accommodations for Disabled Citizens is requested, the Applicant shall attach to the application a letter of authorization from the owner stating that he/she has reviewed the application and concurs with its content.

<u>Incomplete Application</u>: The application shall be delivered to the Talbot County Board of Appeals located in the Department of Planning and Zoning. If the application is deemed incomplete in any respect, it will be returned to the applicant, and shall not be considered filed with the Department. Federal, State and/or local permits or approvals may be required to be obtained prior to application submittal.

<u>Covenants</u>: If your property has a covenant please provide a copy when application is submitted to this office.

<u>Miscellaneous</u>: Submit all copies of any letters, affidavits, memos or documents that are referenced within your application.

<u>Public Hearing Notice</u>: Public notice shall be given for a public hearing on this application for a Reasonable Accommodations for Disabled Citizens by the Board of Appeals in accordance with the provisions set forth in Chapter 20, § 20-11 of the *Talbot County Code*.

<u>Site Visit</u>: A majority of the members of the Board of Appeals shall be required to visit the site for which the variance is requested before a hearing. All structures and piers must be staked when application is submitted to this office. However, a decision on a variance shall be decided upon the basis of the evidence of record.

Expiration of Reasonable Accommodation for the needs of Disabled Citizens: Shall lapse and become null and void (18) eighteen months following the date on which it was approved, unless prior to the expiration date, construction is commenced and diligently pursued toward completion, or unless the use for which the permit was granted is commenced within (18) eighteen months, or unless an application for renewal (for (18) eighteen months only) is granted by the Board of Appeals prior to the expiration date. The permit shall remain in effect so long as the use for which it was issued remains in operation.

The Administrative Assistant to the Board of Appeals may not give advice with regard to this application nor is she permitted to assist in the preparation.

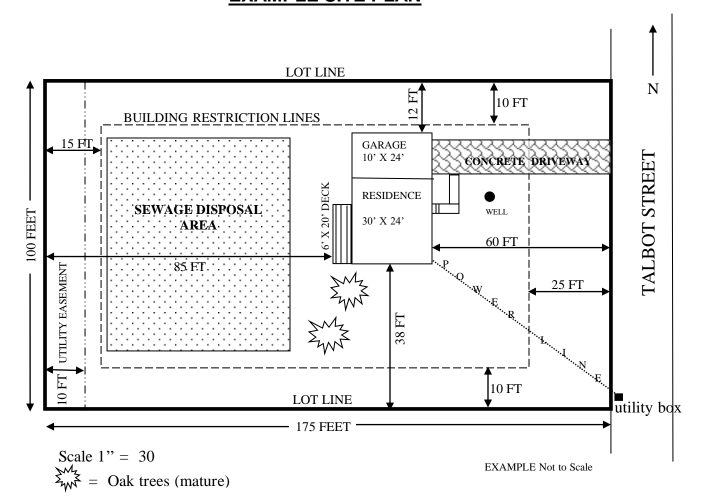
This original package must be returned with original signatures and dates, please contact Board's Secretary for amount of copies needed.

### **Site Plan Requirements**

#### (Residential Variances, Nonconforming Uses and Special Exceptions)

- Drawing must be to scale. The scale of the drawing and an arrow showing a direction of North, must be noted on the plan.
- Show all boundary lines and lot size.
- Location and dimensions and use of all existing and proposed buildings and structures on the site. Distances from property lines, or setback (setbacks from tidal and non tidal wetlands, 100 foot shoreline development buffer from Mean High Water, streams, steep slopes, state highway, etc.,) to the proposed structure. Measurements need to be taken from the closest point of the structure. Measurements from decks only if structurally connected to the dwelling. Show streams and label bodies of water.
- > Show location of underground power lines and all other utility lines & boxes.
- Show forest cover on site, individual standing mature trees and all areas of forest to be cleared.
- Location, name or number of all streets and alleys adjacent to the site. Show any on site or off site easements or private roads that provide access between the site and public road.
- Location of on-site parking and driveways (provide space for at least two cars).
- Show location of well and proposed or existing location of septic tank and drain field (and reserve drain field), as specified by the Health Department.

### **EXAMPLE SITE PLAN**



Appeal Number:	



### **Examples for Public Notice**

(The sections listed below are samples only)

**Special Exception:** Applicant(s), (Name of Applicant/Business) is seeking a special exception to establish two (2) commercial green houses and a plant nursery for retail use. Request is made in accordance with Chapter 190, Article VII, § 190-56 of the *Talbot County Code*.

Special Exception & C/A Variance: Applicant(s), (Name of Applicant/Business) is requesting a Special Exception to construct a 190 foot high wireless telecommunications tower with an 8 foot lightning rod for a total of 198 feet and equipment shelter within a 30' x 80' fenced area. Applicant is also requesting a variance of the 25 foot non-tidal wetland buffer to 0 feet to upgrade an existing road to provide access to the proposed tower. Request is made in accordance with Chapter 190, Article IV, § 190-25, §190-32.3, Article III, § 190-15.11, Article VII, §190-56 and § 190-58 of the *Talbot County Code*.

**Floodplain Variance:** Applicant(s), (Name of Applicant/Business) is seeking a variance of the strict elevation requirements for the lowest floor of their renovated accessory structure which constitutes substantial improvements in a floodplain. The flood protection elevation for this structure is 8 feet; the accessory structure floor height is built at 6.34'. Request is made in accordance with Section 70-21 B of the *Talbot County Floodplain Management Ordinance*.

Critical Area Variance: Applicant(s), (Name of Applicant/Business) is requesting five (5) variances of the Shoreline Development Buffer to (1) Convert an existing patio to a screened porch with deck above, located 34'-8" from Mean High Water; (2) In ground pool 16' x 30' located 39'-7" from MHW; (3) Concrete deck located 36'-5" from MHW; (4) Construct a 24' x 24' detached garage with attached 6' x 12' storage building located 63'-4" from MHW; (5) Vertical expansion and additions no closer than 40'-8". The current residence is 42'-7" from Mean High Water. Request is made in accordance with Chapter 190, Article IV, § 190-25, Article III, § 190-15.11 and Article VII, § 190-58 of the *Talbot County Code*.

Non-Critical Area Variance: Applicant(s), (Name of Applicant/Business) is requesting a variance of the required 50' side yard setback to 33' to construct a 1,700 square foot deck connected to the residence including an octagon gazebo. Request is made in accordance with Chapter 190, Article II, § 190-8 and Article VII, § 190-58 of the *Talbot County Code*.

Reasonable Accommodations for a Disabled Citizen & Critical Area Variance: Applicant(s), (Name of Applicant/Business) are requesting a variance of the Shoreline Development Buffer for an existing concrete walkway located 0' from Mean High Water. Request for the walkway is to allow for the reasonable accommodations of a disabled citizen. Request is made in accordance with Chapter 190, Article III, § 190-15, Article VII, § 190-57 of the *Talbot County Code*.

Administrative Appeal:	Applicant(s),	(Name of	Applicant/Bu	siness) ha	ave filed a	n
Administrative Appeal under	§ 134-17 of th	ne Talbot Co	ounty Code, co	ntending th	hat the Talbo	t
County Engineer,	erre	d by denyin	g a waiver of	§ 134-16	, private roa	d
standards. Request is made	in accordance	with Chapte	er 190, Article	VII, § 19	90-54.6 of th	e
Talbot County Code.						

Appear Number.	Appeal Number:	
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**IMPORTANT: Please submit one (1) copy of the following information** for initial review for completeness. The Department will determine within fifteen (15) days of submission if the application is complete. No application shall be deemed complete for processing unless all the information below has been included, and all filing fees have been paid. Upon determination that the following items have been deemed complete by the Department of Planning and Zoning, your application will be scheduled for the Board of Appeals hearing.

#### **Checklist**

All Applications must be completed, signed and dated with the following submitted: If filing an Administrative Appeal please follow those guidelines. Note that a pre-application meeting is required before submittal to the Board of Appeals for commercial expansions.

The Agent/Representative/Surveyor will review the Site Plan submission & application for completeness and accuracy and each item shall be checked as follows:

Y = Information Complete and accurate

N/A = Information Not Applicable

W = Waiver of required information. A separate request shall be submitted with this application in writing to the Planning Officer.

Based on unique characteristics of each parcel and use, the Technical Advisory Committee and/or the Planning Officer may require additional information to be submitted during the review and approval process.

1.	Check made payable to Talbot County for \$700.00.
2.	Postage Stamps or a check made payable to Talbot County for amount of the postage for the mailing of the Public Notice to adjacent property owners.
3.	Application page along with a written, detailed explanation for the Purpose of Appeal. The explanation may be typed on a separate sheet and labeled as Attachment A. For variances, list each variance that is being requested. For Special Exceptions or Modifications, complete details of the use(s). The information will need will need to be shown on the site plan (see #6 below). <i>Note that the original application, signed by the Applicant or Agent, must be submitted (not a copy).</i>
4.	Floor plans, elevations, and other miscellaneous documents. These plans <b>must</b> be drawn to scale.
5.	Site Plan <b>drawn to scale</b> to include at a minimum dimensions of the property, location of all existing and proposed buildings and outdoor use areas, setbacks from property lines (including mean high water if within the 100' buffer) to the closest point of the proposed structures, names of adjoining roads, streams, or bodies of waters, and existing tidal and non-tidal wetlands ( <i>see application for any additional site plan requirements</i> ).
6.	Critical Area Lot Coverage Computation Worksheets if property is located in the critical area.
7.	Copy of recorded covenants or any other restrictions on the property.
8.	Tax Map with subject property highlighted.
9.	Aerial Photo of the subject property.

10. Applicant response to standards (do not leave any questions unanswered).				
11. Adjacent Property Owner(s) form filled out, signed and dated with the mailing addressees listed.				
12. Sign Maintenance Agreement.				
13. If the application is a result of a violation, provide a copy of the letter County Code Compliance Office. A local jurisdiction may not accept for a variance to legalize a violation including an unpermitted structure development activity, unless the jurisdiction has first issued a notice including assessment of a penalty.	ot an application ure or			
14. Notice of Public Hearing for Advertisement.				
15. Independent Procedures Disclosure and Acknowledgement Form.				
16. Authorization letter from property owner(s).				
17. Directions to the property.				
18. MDE/Army Corp permits if required for your project.				
Upon determination that the following items have been deemed complete by the Department of Planning and Zoning, please assemble and submit an original and eight (8) hard copy packets of Items 3-10. Please provide one (1) additional assembled package each if the project is within the 100' buffer and/or located within a state highway setback. If the application requires a review and recommendation from the Planning Commission, please provide ten (10) additional, fully assembled copies.				
Also, please provide single hard copies of the remaining items. If produced one electronic copy of the required submission materials, in pdf format, should be submitted.	• /			
Please note that a greater or a fewer number of copies may be required to be subdetermined by the Department to be appropriate. A determination of completene constitute a determination that the application meets the requirements for appropried the Department from requesting additional information or materials in complete the review of the application.	ess does not val and does not			
Applicant failure to adequately address all application and checklist items specifications in accordance with Chapter 190 of the <i>Talbot County Code</i> , n project being considered incomplete or inaccurate, any such deficiencies m return of application without proceeding through the review process.	nay result in a			
Applicant(s)/Agent Signature Date				

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# **Notice of Public Hearing for Advertisement**

In accordance with Chapter 20, of the *Talbot County Code*, notice is hereby given that a public hearing will be held in the **Bradley Meeting Room**, **Court House**, **South Wing**, **11 North Washington Street**, **Easton**, **Maryland** on (**Date & Time**) by the Talbot County Board of Appeals to hear the following petition:

Applicant(s), Name(s)
are/is requesting a (Variance, Special Exception or Administrative Appeal)
Please provide name and email address of contact person
*Define Specific Request – see reverse side for examples:
Request is made in accordance with Chapter 190 Zoning, Subdivision and Land Development  Article. 8190-
Article, §190 of the <i>Talbot County Code</i> . Property is located on
in the Zone, ( <b>Refer to Talbot County Zoning Maps</b> ). Property owner(s) are/is (Names on Deed) and the property is located on Tax Map Grid Parcel, Lot All persons
are notified of said hearing and invited to attend. The Board reserves the right to close a portion of this hearing as authorized by Section 10-508 (a) of the Maryland Annotated Code.

Appeal Number:	



## Reasonable Accommodation for the Needs of Disabled Citizens Application

		11
Office Use Only:  B O A Hearing Date:	F	Gee Paid:
		Time:
		Notices Mailed:
		Dates of Ads:
To the Honorable, the Talb		
Pursuant to the provisions of as amended from time to time	·	Ordinance for Talbot County, Maryland r:
	Reasonable Accommodat Non-Critical Area Varian Critical Area Variance Special Exception Nonconforming uses	ion for the Needs of Disabled Citizens ace
	•	the page if needed, label as Attachment A.
Location of Property:		
		t Size Zone
Property Owner:		Email:
Address of Owner:		
		Cell Number:
Applicant's Name, Address, l	Phone No. & Email if differ	rent from property owner:
Has above property ever been If so, give Application number		of Appeals Proceeding?
I (we) hereby certify, under a foregoing Appeal are true		he matters and facts set forth in the r) knowledge and belief.
Applicant's/Agent's Signatur	re Date	<u> </u>

Important: Applications on which all required information is not furnished will be returned for completion before processing, and shall not be considered filed with this department.

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## **Adjacent Property Owner List**

Name(s) and Addresses of the adjacent property owner(s) as required by Chapter 20, § 20-10 of the *Talbot County Code*. Said mailed notice shall be directed to the address to which the real estate tax bill on property is sent. This information can be obtained by contacting Maryland Department of Assessment and Taxation at 410-819-5920 or on their web site at <a href="http://www.dat.state.md.us">http://www.dat.state.md.us</a>.

Name and Address	·	Map	Grid	Parcel & Lot #
A 1' (2 /A (3 /A)				
Applicant's/Agent Signature	Date	2		

Appeal Number:	



### Reasonable Accommodations for the needs of Disabled Citizens Standards

### <u>Chapter 190 Zoning – Talbot County Code</u>

Power of the Talbot County Board of Appeals – See Chapter 20 Article VII, § 190-57 – Reasonable Accommodations for the needs of Disabled Citizens

The applicant for a variance shall have the burden of proof which shall include the burden of going forward with the evidence and the burden of persuasion to all questions of fact, which are to be determined by the Board of Appeals. All questions must be addressed in full detail, do not provide yes/no responses or leave any questions unanswered.

An applicant shall have the burden of demonstrating by a preponderance of the evidence that:

A.	The alterations will benefit persons with a disability within the meaning of the Americans with Disabilities Act;
Ap	oplicant Response:
B.	Literal enforcement of the requirements of this chapter would result in discrimination by virtue of such disability or deprive a disabled resident or user of the reasonable use and and enjoyment of the property.
Ap	oplicant Response:
C.	A reasonable accommodation would reduce or eliminate the discriminatory effect of the requirements or restore the disabled resident's or user's reasonable use or enjoyment of the property;
Ap	oplicant Response:

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D. The accommodation requested will not subs the requirements of this chapter as applied t	* * *
Applicant Response:	
_	
E. If the property is located in the Critical Area	, the accommodation would:
1. Be environmentally neutral with no greathan the literal enforcement of the statut requirement; or	<del>-</del>
2. Allow only the minimum environmental from the particular disability of the appli	changes necessary to address the needs resulting cant/appellant.
<b>Applicant Response:</b>	
-	
All standards above must be addressed, do no	ot leave any questions unanswered.
County action will be predicated upon the applicated	
	-
The Applicant shall provide evidence of complifor specific land uses and § 190-25, as applicable	<u> </u>
The Applicant is responsible for providing componistency with Chapter 190 of the <i>Talbot Cou</i>	•
Applicant's/Agent Signature	Date
References:	
1. Talbot County Comprehensive Plan 2. Talbot County Code	

- 2. Talbot County Code
- 3. File

Location of all proposed structures must be staked out prior to the Board's site visit.

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# **Sign Maintenance Agreement**

Office Use Only: Applicant:	
Sign No.: Sign Condition Posting:	Sign Condition Return:
Damages:	
I (we), the petitioner(s) of this appeal, agree that maintenance, during the period prior to the hearing posted on the property for purposes of this hearing Appeals if at any time during the required posting p	g date, of the sign which I (we) agree to have g. I (we) further agree to notify the Board of
Said sign is to be returned to Department of Plann hearing.	ing and Zoning within five (5) days after the
Applicant's/Agent Signature	Filing Date
Applicant's/Agent Signature	Posting Date of Sign
Section below to be completed	d the night of the hearing
Sign Affidavit	
I hereby affirm under penalties of perjury that the su on (date) and to the best the posting remained in place until	of my knowledge, information and belief
Check if sign was returned the night of Applic	cant's hearing.
Signat	ure of Applicant's/Agent

#### **Information Purposes Only (Posting of Sign)**

<u>Notification</u>: Unless otherwise expressly provided by law, all notices to the general public required by the terms of the *Talbot County Code*, Chapter 20, shall be accomplished as follows:

<u>Posting of Property</u>: The applicant shall post the property by erecting a sign furnished by the Board of Appeals Office at least 15 days prior to the public hearing. The sign shall be located on the property, nearly centered between its two side property lines, and within 10 feet from the most traveled public road. If no public road abuts the property, the sign shall be located so that the public will most readily see it. Signs shall be posted conspicuously and continuously maintained upright, visible, and free from obstruction by vegetation or otherwise, through the conclusion of all public hearings. The sign furnished by the Department of Planning and Zoning shall not be less than two (2) feet high and two (2) feet wide, and shall bear the words: Notice Zoning Application Pending. Phone 410-770-8030 for information.

At the hearing, it shall be the duty of the applicant to prove by affidavit that he has fully complied with this provision and has continuously maintained the sign or other posting in compliance with this provision up to the time of the hearing.

If the applicant is a person other than the owner, his attorney, agent or a person otherwise privy with the owner and the applicant files an affidavit stating that the owner is unwilling to permit the posting of any such sign, the posting shall be made by the Planning Officer.



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# **Independent Procedures Disclosure and Acknowledgement Form**

Proposed	Project Name:		
Physical A	ddress of Property:		
Tax Map:	Grid: Parcel:	Lot:	Zone:
Name of A	pplicant:		
Phone Nun	nber(s):		
Agent/Atto	rney:		
Phone Nun	nber(s):		
Applicant'	s Email Address:		
Agent's Er	nail Address:		
Property O	wner:		
Phone Nun	nber(s):		
Applicant a	acknowledges and understands:		
1.	This Application may be subject to local, staregulations (hereafter "Laws") other than the Planning Commission or Board of Appeals with this review.	ose that the Departme	ent of Planning and Zoning,
2.	Other agencies, including but not limited to of Environmental Health, Maryland Departr Engineers, Maryland Department of Natural others may also have review authority over application.	ment of the Environm Resources, US Fish	ent, U.S. Army Corps of and Wildlife Service and
3.	Applicant remains solely responsible for corrules, or regulations.	mpliance with all app	licable laws, ordinances,
4.	Applicant understands that review of this Apany other applicable laws.	pplication does not ne	ecessarily include review of
5.	Applicant understands that neither the Depa employees has authority to grant permission development that violates any applicable law County, Maryland, and that any such approx	or approval of any party of any party or	roject or proposed regulation of Talbot
6.	Applicant understands that any decision issu Planning Commission or by the Board of Ap the applicant that this project or proposed de	ppeals does not neces	sarily guarantee or assure
I HEREBY	Y CERTIFY that I have read, acknowledge	e, and understand th	e foregoing.
Applicant's	s Signature	Date	
Attorney/A	gent Signature	 Date	

Appeal Number:	



### **Property Directions**

Directions to the Applicant's Property. Please Print Legible.			

All Structures and Additions must be staked out upon submittal prior to the Department of Planning and Zoning and Board of Appeals site visit.

Site Visits: A majority of the members of the Board of Appeals shall be required to visit the site before a hearing. However, a decision on an appeal before the Board of Appeals shall be decided upon the basis of the evidence of the record.

**<u>Decision</u>**: A written decision will be prepared containing a statement as to the findings of fact and the conclusions of law upon which such decision is based. The Board's Attorney will render a written decision within 30 days after completion of the hearing. Any person aggrieved by any decision of the Board may appeal the same to the Talbot County Circuit Court within thirty (30) days of the Board's written decision.

**Building Permit:** Upon the Written Decision from the Board of Appeals and compliance of any conditions imposed you may then apply for your building permit. Permit Applications need to be submitted to Talbot County Permits and Inspections Office.