

Land Resources & Environment Department 505 Broadway, Ste. 248 Baraboo, Wisconsin 53913 Phone: (608) 355-3245

Application Accepted:
Accepted By:
Petition Number:
Hearing Date:
Supervisor District #:

Fax: (608) 355-3292 www.co.sauk.wi.us

Appeal of the Land Resources and Environment Zoning Administrator <u>Decision Application</u>

General Information								
Property Owner Name:					Н	ome Ph	none:	
Mailing Address:			Cell Phone:					
E-mail Address:								
Agent/Applicant Name:		Home Phone:						
Mailing Address:					C	ell Phoi	ne:	
E-mail Address:								
			Site Informa	ation_				
Site Address:								
Parcel ID:								
Property Description:	1/4	1/4	Section	, T	N, R	Ε,		
Town of:							Zoning:	
Current Use:								
		Genera	al Application	Requiren	<u>nents</u>			
determine if all the necess to the Department to be c will be noticed for a speci	sary inform considered a fic hearing	ation has b complete date/time.	een provided. application. O	All infor	mation fr	om the	eview the application and e checklist must be provided s submitted by the deadline	
Completed Appeal of the	ne Zoning A	dministrato	or Decision App	lication.				
\$500 application fee (non-refundable), payable to Sauk County LRE.								
Copy of written decision	on being app	ealed.						
		<u> </u>	Additional Info	rmation				
Please specify the decision	that is being	g appealed.	Please attach ac	dditional	sheets, if 1	necessa	ry.	

Describe how the proposed decision has aggrieved the applicant in a non-hypothetical/non-conjectural way. Please attach additional sheets, if necessary.
Certification
I certify by my signature that all information presented herein is true and correct to the best of my knowledge. I understart that the administrative or agency appeal fee is a non-refundable, regardless of the outcome of the appeal. I understand that the fee for this application is only for processing the appeal request and if permits are required for the project that those w require separate application(s) and/or fee(s). I understand that partial or incomplete applications will be returned to the applicant resulting in the application being removed from the hearing agenda and the submittal deadlines will restart. I further agree to withdraw this application if substantive false or incorrect information has been included.
Applicant/Agent: Date:
Property Owner Signature: Date:
At the public hearing, the applicant may appear in person or through an agent or an attorney of their choice. The applicant/agent/attorney may present testimony, evidence and arguments in support of the application. All site plans, pictures, etc. become the property of the Land Resources and Environment Department, will remain in the file, and will be

public record.

Appeal of the Zoning Administrator

What is an appeal of the Zoning Administrator?

An appeal of the Zoning Administrator is a legal process provided to resolve a grievance by any person or by an officer, department, or board or bureau of Sauk County affected by the decision of the Zoning Administrator. Appeals of the Zoning Administrator are made to the Sauk County Board of Adjustment.

Filing an appeal must occur not more than 30 days after receiving notice of the decision by the Zoning Administrator. The Sauk County Board of Adjustment will consider the appeal. The Board will review the appeal and determine if the ordinance language is ambiguous and if so will determine the ordinance's intent. An appeal shall stay all proceedings in furtherance of the action appealed, unless the Zoning Administrator can certify to the Board of Adjustment after the notice of appeal that by reason of facts stated in the certificate, a stay would cause imminent peril to life or property.

Board of Adjustment decisions may within 30-days after the filing of the decision in the LRE Department be appealed to circuit court.

Process

- 1. Contact the LRE Department to schedule a meeting to review your potential request.
- 2. Complete the Appeal of the Zoning Administrator application and provide all the supplemental items to the LRE Department by the filing deadline.
- 3. Review such application with the appropriate staff member to determine completeness.
- 4. If the application is complete, LRE staff will publish notice of your request for an appeal in the County's official newspaper noting the location and time of the required public hearing before the Board of Adjustment. Neighbors, town officials, and affected state agencies will be notified as well, where applicable.
- 5. A public hearing will be held before the Board of Adjustment. Either the property owner or designated agent will need to be present at the hearing to provide testimony regarding the request. The Board of Adjustment must make a decision based only on the evidence that is submitted to it at the time of the hearing.
- 6. If the aggrieved party believes substantial justice is not done, the party may appeal the decision to circuit court.