

Michael L. Thurmond

Chief Executive Officer

DeKalb County Zoning Board of Appeals

Department of Planning & Sustainability 330 Ponce De Leon Avenue, Suite 300 Decatur, GA 30030



Wednesday, December 9, 2020 at 1:00 PM

Planning Department Staff Analysis

N6 Case No: A-20- 1244434 Parcel ID(s): 18-162-02-100

Commission District: 02 Super District 06

- Applicant: Gail Mooney 657 Lake Drive Snellville, GA 30039
- Owner: Marla and Atiba Talbot 2832 Laurelgate Drive Decatur, GA 30033
- Project Name: 2832 Laurelgate Drive
- Location: The property is located north of Stillwood Drive, at 1242 Stillwood Drive, Atlanta, GA 30306.
- **REQUEST:** Variance from Chapter 27 of the DeKalb County Zoning Ordinance to increase the maximum allowed lot coverage for a proposed swimming pool deck.

Staff "Denial" Recommendation:

STAFF FINDINGS:

Site Location: The property is located north of Stillwood Drive, at 1242 Stillwood Drive, Atlanta, GA 30306.

Variance request: Variance from Chapter 27 of the DeKalb County Zoning Ordinance to increase the maximum allowed lot coverage for a proposed swimming pool deck.

Variance Analysis: Based on the submitted materials, the applicant is requesting to increase maximum allowed lot coverage from 35% to 53.6% for a proposed swimming pool and deck. The DeKalb County zoning ordinance requires a maximum allowed lot coverage of 35% feet all structures within the R-85 zoning district. Based on the submitted site plan, the existing lot coverage is 49.6%. The proposed swimming pool and deck will increase the existing lot coverage by 3.6% to a new total of 53.2%. Based on the submitted materials it appears the this request goes beyond minimum necessary to afford relief therefore requested variance does not meet the criteria for approval based on the following criteria:

<u>1. By reason of exceptional narrowness, shallowness or shape of a specific lot, or by reason of exceptional topographic conditions, which were not created by the owner or applicant, the strict application of the requirements of this chapter would deprive the property owner of rights and privileges enjoyed by other property owners in the same zoning district:</u>

Based on the submitted site plan, by reason of the shape of the lot, the strict application of the requirements of this chapter would not deprive the property owner of rights and privileges enjoyed by other property owners.

<u>2. The requested variance does not go beyond the minimum necessary to afford relief, and does not constitute a grant of special privilege inconsistent with the limitations upon other properties in the zoning district in which the subject property is located:</u>

It appears that the requested variance does go beyond that minimum necessary to afford relief. Therefore, granting this variance does constitute a grant of special privilege inconsistent with the limitations upon other properties in the zoning district in which the subject property is located.

<u>3. The grant of the variance will not be materially detrimental to the public welfare or injurious to the property or improvements in the zoning district in which the subject property is located:</u>

Granting this variance will be materially detrimental to the public welfare or injurious to the property or improvements in the zoning district in which the subject property is located.

<u>4. The literal interpretation and strict application of the applicable provisions or requirements of this chapter would cause undue and unnecessary hardship:</u>

Based on the submitted materials, the strict application of the applicable provisions and requirements of this chapter would not cause an undue hardship for the applicant.

5. The requested variance would be consistent with the spirit and purpose of this Chapter and the DeKalb County Comprehensive Plan Text:

Based on the submitted materials, it appears that the requested variance would be consistent with the spirit and purpose of this chapter and the DeKalb County Comprehensive Plan text.

FINAL STAFF ANALYSIS:

It appears that the requested variance does go beyond that minimum necessary to afford relief. Therefore, granting this variance does constitute a grant of special privilege inconsistent with the limitations upon other properties in the zoning district in which the subject property is located. Therefore, the Department of Planning and Sustainability recommends that the application be "denied".

STAFF RECOMMENDATION: "Denial"



Hon. Michael Thurmond Chief Executive Officer Andrew Baker, AICP, Director

ZONING BOARD OF APPEALS APPLICATION FOR PUBLIC HEARING (VARIANCES, SPECIAL EXCEPTIONS, APPEALS OF ADMINISTRATIVE DECISIONS)

			BOA No					
Applicant and/or Authorized Represer	ntative GAIL MOONEY	/						
Mailing Address:								
City/State/Zip Code:	SNELLVILLE, GA 3003	39						
	VEYSATLANTA.COM							
Telephone Home:	770-558-7895	Busine	ess: 404-760-001	⁰ Fax No.:				
			D OF SUBJECT					
Owner: MARLA A	ND ATIBA TALBOT							
Address (Mailing):	2832 LAURELGATE DR,							
City/State/Zip Code:	DECATUR, GA 30033	}						
	LBOT@ME.COM AND AT		.BOT@YAHOO.C	СОМ				
Telephone Home:	646-382-7590	Busine	ess:	Fax No.:				
			ON OF SUBJECT					
Address:2832 LA	URELGATE DR	City:	DECATUR	State: Zip:	30033			
				Parcel: <u>18 162 02</u> 1				
District(s):	Land Lot(s):		Block:	Parcel:				
District(s):	Land Lot(s):		Block:	Parcel:				
Zoning Classification: <u>R-85</u>			Commission District & Super District:					
• VARIANCE (From	Development Standards ca	ausing ur	ndue hardship up	on owners of property.)				
SPECIAL EXCEPT	IONS (To reduce or waive	off-stree	et parking or loadi	ing space requirements.)				
OFFICIALS APPEA	ALS OF ADMINISTRATIVE	E DECISI	ONS.					
TO BE COMPLETED BY Date Received:	PLANNING AND SUSTAINABI	LITY DEP#	RTMENT	Fee Paid:				
	220 West Danse de Lass	A						



ZONING BOARD OF APPEALS APPLICATION

AUTHORIZATION OF THE PROPERTY OWNER

I hereby authorize the staff and members of the Zoning Board of Appeals To inspect the premises of the Subject Property

I hereby certify that the information provided in the application is true and correct.

I hereby certify that I am the owner of the property subject to the application.

DATE: _____

Applicant: _____ Signature

DATE: _____

Applicant: ______ Signature



ZONING BOARD OF APPEALS APPLICATION

AUTHORIZATION TO REPRESENT THE PROPERTY OWNER

I hereby authorize the staff and members of the Zoning Board of Appeals to inspect the premises of the Subject Property

I hereby certify that the information provided in the application is true and correct.

I hereby certify that I am the owner of the property and that I authorize the applicant/agent to apply for a hearing to the Zoning Board of Appeals for the requests as shown in this application

DATE: _____

Applicant/Agent: ______ Signature

TO WHOM IT MAY CONCERN:

(I)/ (WE) _____

(Name of Owners)

being (owner/owners) of the property described below or attached hereby delegate authority to:

(Name of Applicant or Representative)

To file an application on (my) / (our) behalf

Notary Public

Owner

Notary Public

Owner

Notary Public

Owner



Filing Guidelines for Applications to the DeKalb County, Ga. Board of Appeals

1. Order of Submitted Materials:

- a. Application Form
- b. Signatures and authorization (including permission to go on property)
- c. Letter of Intent
- d. Surveys, site plans.
- e. Other relevant materials (e.g. photographs, letters of support, citation, etc.)
- f. Filing Fee (\$300 payable to "DeKalb County")

2. Application Materials:

- a. Applications must be submitted in complete, collated packets.
- b. All materials must be folded in stacks of 81/2 x 11.
- c. Ten copies of all materials are required.
- d. Applicant may want to bring an 11th copy for their records.

3. Surveys and site plans of the Subject Property:

a. Must be stamped by a professional engineer or surveyor, registered in the State of Georgia.

- b. All plans and surveys must include the following information:
 - 1. Must show all property lines with dimensions.

2. Must show the location of all existing and proposed buildings, structures, parking and setbacks (their relationship to the property boundaries).

- 3. Must show any other features related to the request such as trees, fences, topography, streams, etc.
- 4. Must be to-scale
- 5. Must show lot area and lot coverage (impervious materials, including paving and structures).
- 6. Larger and small scale plans (81/2 x 11) are generally required.
- 4. If property is not located in a platted subdivision, a legal description must be included.

5. Letter of Intent:

a. A typed statement indicating the request and clarifying justification for the proposal based on the criteria as indicated in Section 27-7.5.3 or 7.5.4 of the DeKalb County Zoning Ordinance (see attached information).
b. Reference the section of the code you are requesting to vary and the amount of requested change, (such as to reduce the rear yard setback from forty (40) feet to twenty (20) feet to construct an addition).

6. Authorization:

a. If property owner is different from the applicant, the form to authorize the application must be signed by the owner and stamped by a notary.

b. If property is owned by more than one property owner, all property owners must authorize the request.

c. Authorize staff and members of the Board of Appeals to go on the property for site analysis and to post signs.

- 7. Application Fee is **\$300**. All checks must be payable to "DeKalb County". **There are no refunds after notice has been sent to the newspaper for advertisement.**
- 8. For all applications longer than 15 pages, a pdf or word document on a cd or thumb drive must be submitted with the application.



2 ZONING BOARD OF APPEALS APPLICATION AUTHORIZATION OF THE PROPERTY OWNER

I hereby authorize the staff and members of the Zoning Board of Appeals To inspect the premises of the Subject Property

I hereby certify that the information provided in the application is true and correct.

I hereby certify that I am the owner of the property subject to the application.

Applicant: Signature

Abila J-162

DATE: 19-4-2020 DATE: 11-4-2020 DATE:

Applicant: Signature



ZONING BOARD OF APPEALS APPLICATION

AUTHORIZATION TO REPRESENT THE PROPERTY OWNER

I hereby authorize the staff and members of the Zoning Board of Appeals to inspect the premises of the Subject Property

I hereby certify that the information provided in the application is true and correct.

I hereby certify that I am the owner of the property and that I authorize the applicant/agent to apply for a hearing to the Zoning Board of Appeals for the requests as shown in this application

DATE: 11-4-2020

Applicant/Agent: Signature

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TO WHOM IT MAY CONCERN:

(I)/ (WE) MARLA TALBOT AND ATIBA TALBOT

(Name of Owners)

being (owner/owners) of the property described below or attached hereby delegate authority to:

GAIL MOONEY

(Name of Applicant or Representative)

To file an application on (my) / (our) behalf

-2020 Mariatalbot Notary Public-

Owner

Notary Public

Owner

Notary Public



Owner



LETTER OF INTENT

Please address the following criteria as appropriate:

7.5.1 Applications for variances; and criteria to be used by the zoning board of appeals in deciding applications for variances.

The zoning board of appeals shall hear and decide applications for variances from the strict application of the regulations of this chapter and chapter 21 where the strict application of any regulation enacted under said chapters would result in exceptional and undue hardship upon the owner of such property. In determining whether or not to grant a variance, the board shall apply the criteria specified in this section to the facts of each case. The board may attach reasonable conditions to any approved variance in accordance with section 7.3.9. Once imposed, conditions shall become an integral part of the approved variance and shall be enforced as such. No changes to an approved condition attached to a variance shall be authorized except by re-application to the zoning board of appeals in full compliance with the applicable provisions of this division. No relief may be granted or action taken under the terms of this division unless such relief can be granted without substantial detriment to the public good and without substantial impairment of the intent and purpose of this chapter and the comprehensive plan. The zoning board of appeals shall apply the following criteria to the types of applications specified below as follows:

- A. Variances from the provisions or requirements of this chapter other than variances described in section 7.5.4 shall be authorized only upon making all of the following findings in writing:
 - By reason of exceptional narrowness, shallowness, or shape of a specific lot, or by reason of exceptional topographic and other site conditions (such as, but not limited to, floodplain, major stand of trees, steep slope), which were not created by the owner or applicant, the strict application of the requirements of this chapter would deprive the property owner of rights and privileges enjoyed by other property owners in the same zoning district.
 - 2. The requested variance does not go beyond the minimum necessary to afford relief, and does not constitute a grant of special privilege inconsistent with the limitations upon other properties in the zoning district in which the subject property is located.
 - 3. The grant of the variance will not be materially detrimental to the public welfare or injurious to the property or improvements in the zoning district in which the subject property is located.
 - 4. The literal interpretation and strict application of the applicable provisions or requirements of this chapter would cause undue and unnecessary hardship.
 - 5. The requested variance would be consistent with the spirit and purpose of this chapter and the DeKalb County Comprehensive Plan text.
- B. Appeals of decisions regarding building architectural design standards shall be evaluated using the same criteria as section 7.6.7(B).
- C. Appeals to the height standards, but not to add stories, shall be evaluated using the criteria as follows:
 - 1. Adequacy of the size of the site for the use contemplated and whether or not adequate land area is available for the proposed use including provision of all required yards, open space, off-street parking, and all other applicable requirements of the zoning district in which the use is proposed to be located.



- 6
- 2. Compatibility of the proposed use with adjacent properties and land uses and with other properties and land uses in the district.
- 3. Adequacy of public services, public facilities, and utilities to serve the proposed use.
- 4. Whether or not the proposed use provides for all required buffer zones and transitional buffer zones where required by the regulations of the zoning district in which the use is proposed to be located.
- 5. Whether or not the size, scale and massing of proposed buildings are appropriate in relation to the size of the subject property and in relation to the size, scale and massing of adjacent and nearby lots and buildings.
- 6. Whether or not the proposed use will create a negative shadow impact on any adjoining lot or building as a result of the proposed building height.
- **7.5.2** Applications for variances to reduce or waive off-street parking or loading space requirements.

The zoning board of appeals shall hear and decide applications for variances to reduce or waive required off-street parking or loading spaces in accordance with the provisions and standards of this section. All such applications shall be heard and decided based on the notice requirements of section 7.2.4. The zoning board of appeals may waive or reduce the required number of parking or loading spaces in any district only upon an expressed finding that:

- A. The character of the use of the building(s) is such as to make unnecessary the full provision of parking or loading spaces;
- B. The lot upon which the building(s) is located is within one thousand (1,000) feet of the boundary of a MARTA Rapid Transit Station;
- C. The provision of the full number of parking spaces would have a deleterious effect on a historic building, site, district or archaeological resource;
- D. The use has a characteristic that differentiates it from the typical use example used in the formulation of this Zoning Ordinance;
- E. The location of the proposed development is relatively isolated where the opportunity for diversity of use, pedestrian access, and alternative modes is not available; or
- F. The developer is providing the additional spaces for general public parking (for hourly or daily parking charges) to serve surrounding development.

Section 21-27. Sign Variances.

(a) Where a literal application of this article, due to special circumstances, would result in an unusual hardship in an individual case, a variance may be granted by the zoning board of appeals after receiving evidence that the applicant meets all of the following criteria:

(1) Exceptional conditions pertaining to the property where the sign is to be located as a result of its size, shape, or topography, which are not applicable to other lands or structures in the area;

(2) Granting the variance would not confer on the applicant any significant privileges which are denied to others similarly situated;

(3) The exceptional circumstances are not the result of action by the applicant;

(4) The requested variance is the minimum variance necessary to allow the applicant to enjoy the rights commonly enjoyed by others similarly situated;



(5) Granting of the variance would not violate more than one (1) standard of this article; and

(6) Granting the variance would not result in allowing a sign that interferes with road or highway visibility or obstruct or otherwise interfere with the safe and orderly movement of traffic.

(b) No variance shall be granted to the height of a sign or the aggregate area of signs permitted on a lot.

(c) No variance shall be granted which increases the size of a sign more than twenty (20) percent of that allowed by this chapter. (Ord. No. 13-03, Pt. I, 6-10-03)

7.5.3 Appeals of decisions of administrative officials.

- A. General Power. The zoning board of appeals shall have the power and duty to hear and decide appeals where it is alleged by the appellant that there is error in any final order, requirement, or decision made by an administrative official based on or made in the enforcement of this Zoning Ordinance or as otherwise authorized by local law or the Code of DeKalb County as Revised 1988. Administrative officials must make final decisions covered by this section within one hundred and eighty (180) days of receipt of all necessary information to make such decision. A failure to act prior to the passage of one hundred and eighty (180) days shall not be construed to be a final order, requirement or decision within the meaning of this division. If a decision is not made by the 181st day, the requested decision is deemed denied, and becomes appealable. All such appeals shall be heard and decided following the notice requirements of section 7.2.4, and pursuant to the following criteria and procedural requirements.
- B. Appeals of decisions of administrative officials. Appeals of decisions of administrative officials may be filed by (1) any person aggrieved by; (2) any elected member of the DeKalb County Governing Authority affected by; or (3) an owner of property within two hundred and fifty (250) feet of the nearest property line of the property that is the subject of any final order, requirement, or decision of an administrative official, based on or made in the enforcement of this Zoning Ordinance, or as otherwise authorized by local law or the Code of DeKalb County as Revised 1988. by filing with the secretary of the zoning board of appeals an application for appeal, specifying the grounds thereof, within fifteen (15) days after the action was taken by the official that is the subject of the appeal.
- *C.* Appeal stays all legal proceedings. An appeal of a decision of an administrative official stays all legal proceedings in furtherance of the action or decision appealed from unless the official from whom the appeal is taken certifies to the zoning board of appeals, after notice of appeal has been filed, that by reason of facts stated in the certificate, a stay would, in that official's opinion, cause imminent peril to life or property. In such a case, legal proceedings shall be stayed only pursuant to a restraining order granted by a court of competent jurisdiction directed to the officer from whom the appeal is taken and on due cause shown.
- D. Appeal stays land disturbance or construction activity in certain situations. If the action or decision appealed from permits land disturbance or construction activity to commence or continue on residentially zoned property, the appeal stays the land disturbance or construction activity until the zoning board of appeals issues a decision on the appeal. Thereafter, land disturbance or construction activity in such cases shall only be stayed by an order from a court of competent jurisdiction. In all cases involving non-residentially zoned property, the appeal to the zoning board of appeals does not stay land disturbance or construction activity; such activity shall only be stayed by an order from a court of competent jurisdiction.
- E. Thereafter, in such situations land disturbance or construction activity shall only be stayed by an order granted by a court of competent jurisdiction.



- F. *Time of hearing.* The zoning board of appeals shall fix a reasonable time for the hearing of the appeal and give notice thereof pursuant to the requirements of section 7.2.4 as well as written notice to the appellant. Any party may appear at the hearing in person, by an agent, by an attorney, or by the submission of written documentation.
- G. Decision of the zoning board of appeals. Following the consideration of all testimony, documentary evidence, and matters of record, the zoning board of appeals shall make a determination on each appeal and shall issue a written decision explaining the reasons for its decision. The zoning board of appeals shall decide the appeal within a reasonable time, but in no event more than sixty (60) days from the date of the hearing. An appeal shall be sustained only upon an expressed finding by the zoning board of appeals that the administrative official's action was based on an erroneous finding of a material fact, erroneously applied the Zoning Ordinance to the facts, or that the administrative official acted in an arbitrary manner. In exercising its powers, the zoning board of appeals may reverse or affirm, wholly or partly, or may modify the order, requirement, decision or determination appealed from, and to that end shall have all the powers of the administrative official from whom the appeal was taken and may issue or direct the issuance of a permit, provided all requirements imposed by any applicable laws are met.

7.5.4 Limitations of authority of the zoning board of appeals.

No variance shall be granted by the zoning board of appeals to:

- A. Allow a structure or use not listed as a permitted use or a special use in the applicable zoning district or a density of development that is not authorized within such district. This prohibition does not apply to any variance from the supplemental regulations of Article 4 of this Zoning Ordinance or from any other accessory feature or characteristic of a permitted or special use, unless said variance is otherwise prohibited by the regulations of this chapter.
- B. Allow any variance which conflicts with or changes any requirement enacted as a condition of zoning or of a special land use permit by the board of commissioners.
- C. Reduce, waive or modify in any manner the minimum lot width unless the purpose is to reverse a lot merger.
- D. Reduce, waive or modify in any manner the minimum lot area established by this chapter.
- E. Extend the time period for a temporary outdoor social, religious, entertainment or recreation activity approved by the director of planning.
- F. Permit the expansion or enlargement of any nonconforming use of land, nonconforming use of land and buildings in combination, nonconforming use of land and structures in combination, or nonconforming use requiring special land use permit.
- G. Permit the reestablishment of any nonconforming use of land, nonconforming use of land and buildings in combination, nonconforming use of land and structures in combination, or nonconforming use requiring special land use permit where such use has lapsed pursuant to the requirements and limitations of Article 8 of this chapter.
- H. Permit customer contact for a home occupation authorized by this chapter.
- I. Allow any variance to increase the height of a building which will result in adding a story.



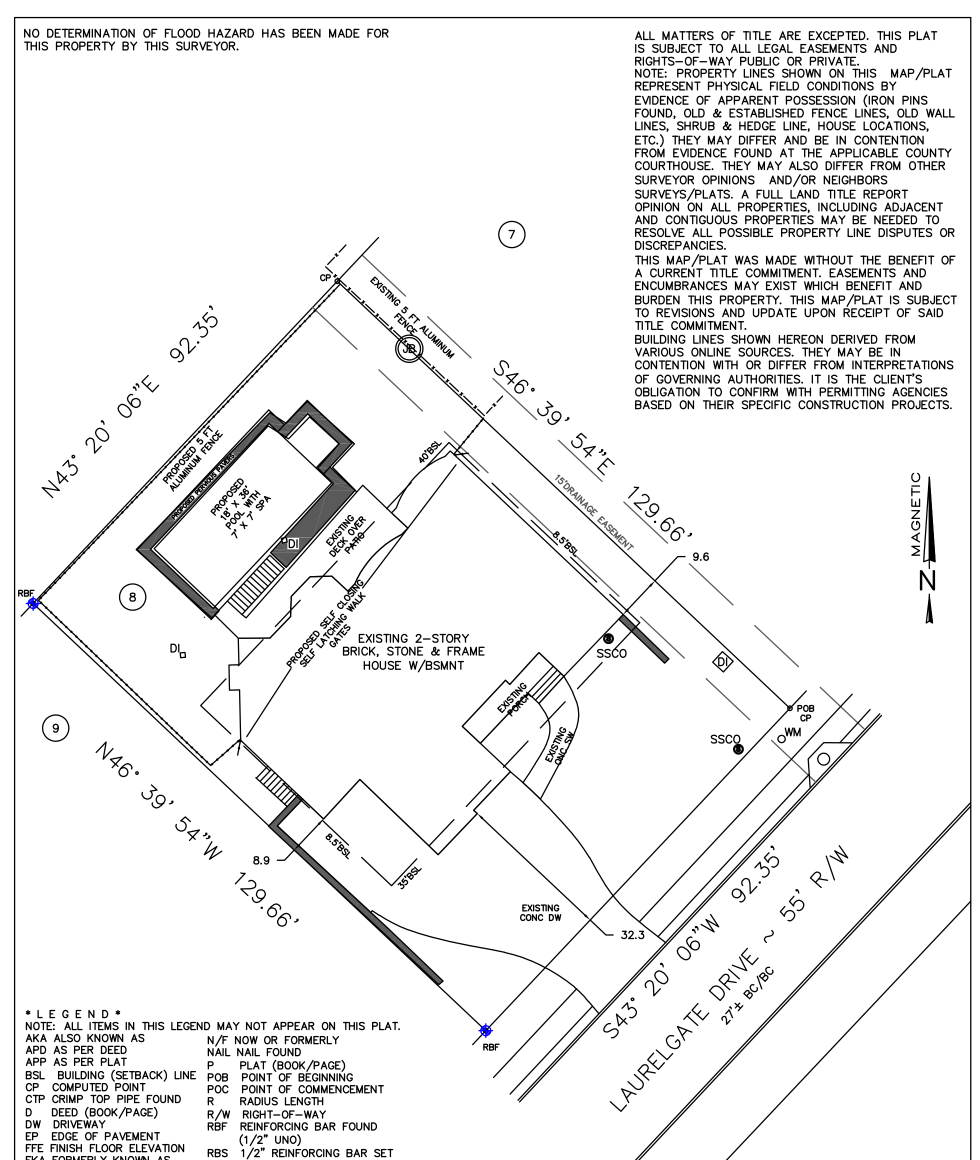
GENERAL INFORMATION REGARDING APPLICATIONS TO THE DEKALB COUNTY ZONING BOARD OF APPEALS:

- 1. Monthly Meetings. The Zoning Board of Appeals meets once a month at 1:00 P.M. in the auditorium of the Manuel J. Maloof Administration Center annex, 1300 Commerce Drive, Decatur, GA (corner of West Trinity Place and Commerce Drive in Downtown Decatur).
- 2. Application Submittals. All applications are to be submitted to DeKalb County Planning Department, 330 West Ponce de Leon, Suite 500, Decatur, GA 30030. Applications will be reviewed for completeness to the Zoning Board of Appeals. For filing deadlines, hearing dates, and additional information, please contact the Planning Department at (404) 371-2155.
- **3. Pre-application Meetings.** DeKalb County encourages pre-application meetings. Please call (404) 371-2155 to discuss your application and set up an appointment to meet with the Senior Planner assigned to the Board of Appeals.
- 4. Blue Public Hearing Signs. Public notice signs to advertise the application and date and time of the public hearing are required to be posted along the property frontage by the DeKalb County Zoning Ordinance. Signs are posted by staff. Signs must remain posted until final Board of Appeals action regarding the request. If application is deferred, please do not remove signs.
- 5. Staff Report. Staff prepares reports and recommendations for each application. These recommendations are based on the attached criteria established by the DeKalb County Code. Final staff reports are available to the applicant and the public the Monday prior to the scheduled Board of Appeals meeting. Staff reports can be e-mailed or picked up at the Planning Department (330 W. Ponce de Leon, 5th floor, downtown Decatur). They cannot be faxed.
- 6. Zoning Board of Appeals Actions. The Board of Appeals is authorized to:
 - 1. Approve the application as submitted
 - 2. Approve a revised application
 - 3. Approve an application with conditions
 - 4. Deny an application (if an application is denied, no variance can be considered on the same site within 24 months)
 - 5. Allow an application to be "Withdrawn without Prejudice" at the request of the applicant.
- **7. Public Hearing portion of Meeting.** Applicants and others in favor of an application are given a total of five (5) minutes to present to the Board. Anyone speaking in opposition also has a total of five (5) minutes to address the application.
- **8. Applicant and/or Representative must be Present.** Applicants or their representative must be present at the public hearing to present the request to the Zoning Board of Appeals.
- **9. Executive Session.** After the public hearing, the Board of Appeals will close the public hearing, go into executive session for discussion, and will then take an action on an application. Applicants are not allowed to address the Board of Appeals during Executive Session unless they are asked questions by members of the Board of Appeals.
- **10. Revisions or amendments.** An application must be submitted in writing and must be received ten (10) days before the scheduled meeting to be addressed in the staff report.
- 11. Compliance with standards upon denial. In such case that a variance request is initiated due to an existing code violation and such application is denied, the violation shall be required to be brought into compliance within thirty (30) days of such denial or as specified by the board if a greater time period is approved.
- **12. Successive applications.** Section 27-920 of the DeKalb County Zoning Ordinance states: An application for a variance or special exception affecting all or a portion of the same property which was denied by the Zoning Board of Appeals shall



not be submitted more than once every twenty-four (24) months measured from the date of final decision by the zoning board of appeals. The Zoning Board of Appeals may waive or reduce this twenty-four-month time interval by resolution provided that if the application for a variance or special exception was denied by the Zoning Board of Appeals, the time interval between the date of said denial and any subsequent application or amendment affecting the same property shall be no less than six (6) months.

13. Appeals of Decisions. Any person aggrieved by a final decision of the board, or any officer, department, board or agency affected by such decision, may seek review of such decision by petitioning the Superior Court of DeKalb County. Such petition shall be filed within 30 days after the final decision of the board is rendered.



IPF IRON PIN FOUND L ARC LENGTH LL LAND LOT	RBS 1/2 REINFORCING BAR SET SW SIDEWALK SSE SANITARY SEWER EASEMENT SSCO SANITARY SEWER CLEANOUT -X- FENCE LINE WALL	/				
PROPERTY ADDRESS: 2832 Laurelgate Dr	PLAT PREPARED FOR:			VEYSY	ORG	
Decatur, GA 30033	ATIBA TALBOT			ST STESSION T		
LAND AREA: 11974 SF 0.275 AC IMPERVIOUS AREA: DW:1504 SF FRONT.SW:125 SF	ZONING: R-85				+ Chiarles W. Jorelass	
	LOT 8 LAUREL GATE ESTATES SUBDIVISION			ATLANTA HAD SURVE S		
	LAND LOT 162 18th DISTRICT					
PORCH: 129 SF	DeKALB COUNTY, GEORGIA	FIELD DATE: 6-15-2020) TH	SURVEY SYSTEMS ATLANTA 2156 W Park Ct, Ste D, Stone Mtn, GA 30087		
WALLS: 90 SF HOUSE: 3409 SF	LOCATED IN UNINCORP	DRAWN DATE: 6-16-2020) TW			
STONES/PATIO: 284 SF EXIST= 5541 SF=46.2%	REFERENCE: PLAT BOOK 156, PAO REFERENCE: DEED BOOK 26354, PA		ARE RECORDED PROPERTY.	COA #LSF00086	57, info@SurveySystemsAtlanta.com 5064 ~ Office 404-760-0010	
PROPOSED POOL/SPA: 692 SF PERVIOUS PAVERS: 295*50% = 147.5 SF TOTAL IMPERVIOUS: 6380.5 SF = 53.2%			EVISIONS:		24 hr contact: ATIBA TALBOT 646—382—7590	
0 20 SCALE 1" = 20'	ANYONE EXCEPT THE CLIENT) SHALL BE DEEMED AS BILLABLE AND ADDITIONAL CHARGES SHALL APPLY.					