

APPLICATION FOR VARIANCE

To: Town o Date: <u>12/1</u>	of Townsend Board of Adjustment 5/2020	
Applicant:	Townsend Village II Maintenance Corporation	
pp-roare.	C/O Premier Property & Pool Management	
	106 Sandhill Drive, Suite 3, Middletown, DE	19709
This appea	d is submitted in accordance with	Section 801 of the Unified Development Ordinance.
See Attach		
1. I	Lot Location: Open Space @ Karins Circ	cle and open space on Wiggins Mill Rd
2. I	Parcel Number: 25 - <u>N/A</u> .00	_
3. I	Lot Size: Frontage: N/A	_ Depth: <u>N/A</u>
4. I	Lot Zoning: N/A	
Variance R	Requested: Free Standing Signage for	Community
	(See Attachment "B" t	or required written information.)
5. <i>A</i>	A Plot Plan must be attached to th	nis application.
	cation, if approved by the Board o s placed in their deed.	f Adjustment, does not relieve the Applicant of any
	Nadia Townsend	908-397-8106
	Applicant Signature	Phone Number
	paid by Check, Money Order o	r Cash: \$500.00 cial Use Only ************************************
Application		
By:_		Date:
Fee	Paid:	Receipt #:
Public Hea	ring advertised on:	

For Board Action on:		
	Application for	Variance

Attachment "A"

Zoning Code Guidelines - Board of Adjustments - Variances - Section 801

The Board of Adjustments shall have the power to grant the following Variances:

- A. A modification in the area and bulk requirements in any district so as to relieve practical difficulties or particular hardships in cases where by reason of size, shape or narrowness of a parcel of property or by other exceptional or extraordinary situation or condition the use or development of the property would not conform to strict application of the regulations set forth in this Ordinance. Such grant of variance shall conform as nearly as possible with the spirit, intent and purpose of this Ordinance. Only for reasons of demonstrable and exceptional hardship upon the owner of such property will such modifications be permitted.
- B. Modifications in parking and loading requirements of this Ordinance may be permitted whenever the character or use of any building is such as to make the full provision of parking and loading facilities unnecessary.

Board of Adjustments - Section 910

The Board of Adjustment shall have the following powers:

- A. To hear and decide appeals where it is alleged there is an error in any order, requirement, decision or determination made by an administrative official in the enforcement of the Town's codes and the laws of the State of Delaware and any amendment thereto or to this Ordinance.
- B. To hear or decide variances to the terms of this Ordinance upon which the Board is required to pass under this Ordinance.
- C. To authorize upon appeal, in specific cases, such variance from the terms of this Ordinance as will not be contrary to the public interest where owing to special conditions or exceptional situations, a literal interpretation of the provisions of this Ordinance will result in unnecessary hardship or exceptional practical difficulties to the owner of property so that the spirit of this Ordinance shall be observed and substantial justice done, provided such relief may be granted without substantial detriment to the pubic good and without substantially impairing the intent and purpose of the ordinance.
- D. In exercising the above-mentioned powers, the Board of Adjustment may reverse or affirm, wholly or partially, or may modify the order, requirement, decision, or determination appealed from and may make such order, requirement, decision or determination as ought to be made, and to that end shall have all powers of the officer from whom the appeal is taken. Notices of such decision shall be given to all parties in interest, as permitted by the Board of Adjustment.

Page 3 of 3

APPLICATION FOR VARIANCE ATTACHMENT "B"

Board of Adjustment – Variances

5	A Variance shall not be considered by the Board until written answers are completed to
	the below-listed questions:

a. That Special conditions or exceptional practical difficulties exist which are peculiar to the land, structure, or building involved and which are not applicable to other land, structures, or buildings in the same district;

The open space on Karins Blvd surrounding Karins circle is currently owned by MS

Development and the original plans did not contain signage for the community. MS

Development has declared bankruptcy and has abandoned the land. Currently,

Townsend Village II Maintenance Corporation has been maintaining the
landscaping of the circle and the open space surrounding the circle on Karins Blvd.

b. That literal interpretation of the provisions of this Ordinance would deprive the applicant of rights commonly enjoyed by other properties in the same zoning district under the terms of this Ordinances;

Yes, the interpretation of the provisions of this Ordinance, deprive us of rights commonly enjoyed by other properties in the same zoning district under the terms of this Ordinance. Townsend Village I has a sign for their community that approximately measures 220 square feet. We are requesting a sign on the TVII East side and a sign on the West side consisting of 44 sqft. Attached is the rendering of the signage for your reference. Total of 2 signs.

c. That the special conditions and circumstances do not result from the actions of the applicant;

The special conditions is not a result of the applicant, Townsend Village II Maintenance Corporation, but is a result of the owner of the land, MS Development.

d. That granting of the variances will not confer on the applicant any special privilege is denied by this Ordinance to other lands, structures or buildings in the same zoning district.

No, granting of the variance will not confer to us that we are given any special privelage.