P.O. Box 1390 • 10 North Public Square • Cartersville, Georgia 30120 Telephone: 770-387-5600 • Fax: 770-387-5605 • www.cityofcartersville.org

MEMO

To: BZA

From: Randy Mannino/David Hardegree/Zack Arnold

CC: Keith Lovell
Date: March 6, 2025
Re: File # V25-09

Summary: To allow accessory structures in the front yard of a multi-frontage lot, allow accessory structure to exceed 50% of primary structure square footage, and allow accessory structure to encroach into front yard setback.

Section 1: Project Summary

Variance application by owner/applicant Regina Tatum for property located at 512 West Main Street, zoned R-7, Residential. Setbacks are Front- 20ft and Side- 8ft. Said property contains approximately .33 acres. The lot is a multi-frontage lot with road frontages along W. Main St. and Moody St.

The applicant has constructed a 12x30 addition onto an existing 16x13 accessory structure behind the home. This accessory structure is one of three on the property, totaling 780 square feet of combined accessory space. The primary structure is approximately 1136 square feet. City Ordinance (sec. 4.9.) limits accessory structure size to a maximum of 50% of the primary structure. The newly constructed shed exceeds the maximum allowed square footage by approximately 356 square feet.

Additionally, the applicant is requesting a variance to allow accessory building in the front yard. Since the lot is a multi-frontage lot, all the sheds have been constructed in a front yard. City Ordinance (sec 4.9.) requires all accessory buildings to be constructed in the rear yard only.

Lastly, the newly constructed shed is encroaching into the building setback by approximately 16 feet. Since the lot is multi-frontage, the front yard setback of 20 feet applies to the yards in both the front and rear of the primary structure. The applicant is requesting to have the front yard setback reduced from 20 feet to 4 feet.

The variance request is for the following and per the submitted site plan sketch:

- 1. To allow an accessory structure in the front yard of a double frontage lot (sec. 4.9.).
- 2. To allow accessory structures to exceed 50% of the primary structure square footage (sec 4.9.).
- 3. To decrease the front yard building setback from 20 feet to 4 feet (sec. 6.5.3.(B)).

Section 2. Department Comments

Electric Department: No comments received.

Fibercom: Takes No exception.

Fire Department: No comments received.

Gas Department: Takes no exception.

Public Works Department: Takes no exception.

Water Department: Takes no exception.

Section 3. Public Comments Received by Staff

None as of 3-18-2025

Sec. 4.9. Accessory uses, buildings or structures.

Accessory uses, buildings, or structures on residential lots shall be located within a rear yard only and be a minimum of five (5) feet from all property lines which do not abut a street right-of-way. A detached garage or carport may be allowed in a side yard of a residential lot and, if so placed, shall comply with the side yard setback requirements of the district. In the case of a residential corner lot, in which a lot abuts or adjoins the intersection of two (2) or more streets other than an alley, an accessory structure may be allowed in a side yard and, if so placed, shall comply with the side yard setback requirements of the district.

Accessory uses, buildings, or structures on nonresidential lots shall not be allowed in the front yard and must comply with side and rear yard requirements established for the zoning district in which such accessory buildings or uses are located. The following accessory uses, buildings, or structures on nonresidential lots may be allowed in a front yard of a nonresidential

lot and, if so placed, shall comply with the front yard setback requirements of the district: ATMs (automated teller machines) and service stations.

All accessory uses, buildings, or structures in all zoning districts shall be subordinate to the principal structure. An accessory building's floor area shall be no larger than fifty (50) percent of the principal structure floor area. Accessory structures shall not exceed the height of the most prevalent roof top of the principal building on the property.

Outdoor play structures or play sets in commercial districts, commonly associated with fast-food eating establishments, shall be located in a side or rear yard only and shall comply with the required yard setbacks of the district.

All site plans for multifamily, commercial, and industrial buildings shall include a solid waste container pad that has easy and safe access for a front-end loader. Solid waste containers shall be screened from all streets and adjoining properties with a solid, opaque fence or wall which shall be a minimum of six (6) inches taller than the container.

An amenity, as defined by this chapter, shall not be considered an accessory structure.

Sec. 6.5. R-7 Single-family dwelling district.

- 6.5.1. *R-7 district scope and intent*. Regulations set forth in this section are the R-7 district regulations. The R-7 district encompasses lands devoted to higher density residential areas downtown, cluster developments adjacent to downtown, and closely related uses as further described in section 3.1.6 of this chapter.
- 6.5.2. *Use regulations*. Within the R-7 district, land and structures shall be used in accordance with standards herein. Any use not specifically designated as permitted shall be prohibited.
 - A. *Permitted uses.* Structures and land may be used for only the following purposes:
 - Accessory apartments (SU).*
 - Accessory buildings or uses.
 - Amateur radio transmitter.
 - Amenities (as defined by this chapter).
 - Bed and breakfast inn (SU).*
 - Clubs or lodges (noncommercial) (SU).*
 - College and universities.
 - Day care facilities (SU).*
 - Family day care.
 - Group homes (SU).*
 - Guest house.
 - Home occupations.
 - Nursing home facilities (SU).*
 - Parks, private.

- Personal care homes (SU).*
- Places of assembly (SU).*
- Public utility facilities.
- Religious institutions (SU).*
- Retirement centers (SU).*
- Schools, private (SU).*
- Single-family detached dwellings.
- * Special use approval required.

6.5.3. Development standards.

- A. Height regulations. Buildings shall not exceed a height of thirty-five (35) feet or two and one-half $(2\frac{1}{2})$ stories, whichever is higher.
- B. Front yard setback: Twenty (20) feet.
- C. Side yard setback: Eight (8) feet.
- D. Rear yard setback: Twenty (20) feet.
- E. *Minimum lot area*: Seven thousand (7,000) square feet.
- F. Minimum lot width at building line on noncul-de-sac lots: Sixty (60) feet.
- G. Minimum lot frontage: Thirty-five (35) feet adjoining a street.
- H. Minimum heated floor area: Nine hundred (900) square feet.
- I. [Metal panel exterior.] A metal panel exterior finish product shall not be allowed on metal buildings exceeding one hundred fifty (150) square feet in gross floor area constructed or placed on lots within the R-7 district.
- J. [Gable or hip roofs.] Gable or hip roofs shall have a minimum roof pitch of 6/12. Both gable and hip roofs shall provide overhanging eaves on all sides that extend a minimum of one (1) foot beyond the building wall.
- K. [Front building facade.] The front building facade of all principal buildings shall be oriented toward street fronts or adjacent arterial street fronts.
- L. *Minimum open space requirements*. Proposed developments consisting of more than five (5) acres shall reserve a minimum of twenty (20) percent of the gross acreage of the site as open space with common areas provided.
- M. Accessory use, building, and structure requirements. See section 4.9 of this chapter.
- N. Optional density bonus. Proposed developments may contain lots with minimum areas of five thousand (5,000) square feet if one (1) of the following items is met:
 - 1. Submittal of an affidavit certifying that all units will meet certification standards of the EarthCraft House certification program or will be LEED certified homes.

- 2. Submittal of an affidavit certifying that all units will be clad with exterior finishes of brick, stone, or hard-coat stucco on sixty-seven (67) percent or more of wall surfaces and one hundred (100) percent architectural roofing shingles.
- 3. A donation of land to the City of Cartersville for one (1) of the following: community greenway facility including surface trails if directly accessible from the development, or a neighborhood park with public access. In either case, the minimum total area to be donated shall be ten (10) percent of the total acreage of the property. All legally necessary documents, including, but not limited to, a property deed to convey land to the City of Cartersville, shall be completed at time of approval of any final plats.
- O. *Guest house*. In addition to standards required in this chapter, the following standards shall be met for a guest house:
 - 1. No more than one (1) guest house structure per lot.
 - 2. A minimum lot size of fifteen thousand (15,000) square feet shall be required.
 - 3. A guest house shall be occupied by relatives, employees that work on the property, or guests only.
 - 4. Heated floor area shall not exceed fifty (50) percent of the heated floor area of the principal building.
 - 5. A guest house structure shall comply with the principal setbacks of the district.
 - 6. A guest house shall not be allowed in the front yard.
 - 7. A guest house shall not exceed the height of the principal building on the lot.
 - 8. Requires owner-occupancy of the principal building on the lot.
- 6.5.4. *Other regulations*. The headings below contains additional, but not necessarily all, provisions applicable to uses allowed in the R-7 district.
 - City of Cartersville Landscaping Ordinance.
 - City of Cartersville Sign Ordinance.

(Ord. No. 01-13, § 3, 1-3-13)

Sec. 21.3. - Powers and duties of the board of zoning appeals.

The board of zoning appeals shall have the following powers and duties:

21.3.1. Appeals. To hear and decide appeals where it is alleged there is error in any order, requirement, decision, or determination made by the zoning administrator in the enforcement of this chapter. Appeals to the board of appeals may be taken by any person aggrieved or by any officer, department, board, or agency of the City of Cartersville affected by any decision of the zoning administrator. Such appeal shall be taken within thirty (30) days of said decision by filing with the zoning administrator a written notice

- of appeal specifying the grounds thereof. Decisions on appeals shall be issued in writing within ten (10) business days of the hearing on the appeal.
- 21.3.2. Continuance of a nonconforming use. The board of zoning appeals may allow a nonconforming use to be reestablished after discontinuance for twelve (12) consecutive months. The procedure for the request shall be the same as if it was a variance. If it is deemed by the board of zoning appeals that one (1) or more of the following apply, the board may grant said request.
 - A. The design, construction, and character of the building is not suitable for uses permitted in the district in which the nonconforming use is situated; and
 - B. Undue hardships to the property owner would result in not allowing the building to be reopened for a nonconforming use; and
 - C. Adjacent property would not be unduly damaged by such use of the building; and
 - D. The use is to be identical or similar to the prior nonconforming use of the building.
- 21.3.3. *Variances*. The board of appeals has the power to hear requests for variances from the provisions of this chapter. Variance may be granted only if the board finds all of the following to exist:
 - A. That one (1) of the following is true, through no action or fault of the property owner or predecessor:
 - 1. The property is exceptionally narrow, shallow or unusually shaped;
 - 2. The property contains exceptional topographic conditions;
 - 3. The property contains other extraordinary or exceptional conditions; or
 - 4. There are existing other extraordinary or exceptional circumstances; and
 - B. That the strict application of the requirements of this chapter would result in practical difficulties to, or undue hardship upon, the owner of this property; and
 - C. That the requested variance relief may be granted without substantially impairing the intent and purpose of this chapter.

Variance decisions shall be issued in writing within ten (10) business days of the hearing.

- 21.3.4. *Conditions*. In granting a variance, the board of appeals may attach such conditions regarding the location, character and other features of the proposed building, structure, property, development standards or use as it may deem advisable so that the purpose of this chapter will be served, public safety and welfare secured and substantial justice done.
- 21.3.5. Limitations on variances; improper variance requests. Variances cannot be given to totally remove a requirement or to exempt a property or applicant entirely from a requirement. If a variance is being sought that is, in the judgment of the zoning administrator, a request that would constitute a text amendment, then the application shall not be accepted. The applicant shall instead be directed to file for a text amendment. Furthermore, the board of appeals shall not be authorized to grant a density variance or a use variance to permit a use in a district in which the use is prohibited. A variance

- application shall not be accepted if the variance seeks something that cannot be varied. A variance application shall not be accepted if the variance is contradictory to the ordinance.
- 21.3.6. *Self-inflicted hardship*. The board shall not grant variances when the hardship was created by the property owner or his predecessor, and shall not grant hardship variances based on shape or topography for lots of record not existing prior to November 7, 1996. Configuring a subdivision to create lots that are difficult to build is an example of a hardship created by the property owner or predecessor, that does not justify a variance.

Sections 21.3.7, Place of worship, and 21.3.8, Group homes, omitted. Not applicable.

STANDARDS FOR EXERCISE OF ZONING POWERS.

- 1. The existing land uses and zoning of nearby property.

 The surrounding properties are zoned residential.
- 2. The suitability of the subject property for the zoned purposes.

 The property is suitable for the zoned purposes.
- 3. The relative gain to the public, as compared to the hardship imposed upon the individual property owner.

 The public gain would be minimal.
- 4. Whether the subject property has a reasonable economic use as currently zoned. The property has a reasonable economic use as currently zoned.
- Whether the zoning proposal will permit a use that is suitable in view of the use and development of adjacent and nearby property.The proposed variance would have no affect on the use of the subject or adjacent properties.
- Whether the proposed zoning will adversely affect the existing use or usability of adjacent or nearby property.The proposed variance will not have an adverse effect on the existing use or
 - The proposed variance will not have an adverse effect on the existing use or usability of adjacent or nearby property.
- 7. Whether the zoning proposal is in conformity with the current future development plan and community agenda of the comprehensive land use plan as currently adopted or amended in the future.
 - The proposed variance has no impact on the Future Development Plan or Comprehensive Plan.
- 8. Whether the zoning proposal will result in a use which will or could adversely affect the environment, including but not limited to drainage, wetlands, groundwater recharge areas, endangered wildlife habitats, soil erosion and sedimentation, floodplain, air quality, and water quality and quantity.

No adverse environmental impact is anticipated.

- 9. Whether the zoning proposal will result in a use which will or could cause an excessive or burdensome use of existing streets, transportation facilities, utilities, or schools.

 The proposed variance will not increase the burden to streets, transportation, or utilities.
- 10. Whether there are other existing or changing conditions affecting the use and development of the property which give supporting grounds for either approval or disapproval of the zoning proposal.

There are no known conditions.

City of Cartersville Application for Variance

Board of Zoning Appeals

Hearing Date: <u>4-16-2025</u> 5:30pm Ap	plication Number: $\sqrt{25-09}$
	te Received: 1/15/2025
Applicant Regina Tatum Office Phone	
Address 512 West Main street Mobile/ Other Pho	ne <u>170 314 -883 2</u>
City Cartersville State GA Zip 30120 Email	gennie 979 2000 cunto.
Phone (Re Representative's printed name (if other than applicant)	p)
Email (Rep)
Representative Signature Representative Signature	intation
Signed, sealed and delivered in presence of: EXPIRES GEORGIA 11/29/26	ssion expires:
Notaly Public PUBLIC JUNIO COUNTRIES OF THE PUBLIC JUNIO COUNTRIES	
* Titleholder Regina Tatum Phone 770 314 (titleholder's printed name)	
Address 512 West Mann Street Email Gennic Signature Expires Signed sealed, delivered in presence of GEORGIA G My comm	9792000 e yatooi
Signed, sealed, delivered in presence of GEORGIA Wy comm	ission expires: 11 29 24
Notary Public PUBLIC ON COUNTRIES	
07	0.011
Present Zoning District K-7	Parcel ID No. <u>C014-0008</u> -004
Acreage •33 Land Lot(s) 485 District(s) 4	_ Section(s)
Location of Property: 512 West Main Street cartersville Gp 30126 (street address, nearest intersections, etc.)	
Zoning Section(s) for which a variance is being requested: Section 4.7	
Summary Description of Variance Request: Accessary structure in Front yard add over 50 9	
(Additional detail can be provided on Justifation Letter)	

^{*} Attach additional notarized signatures as needed on separate application pages.

CONDITIONS VERIFICATION

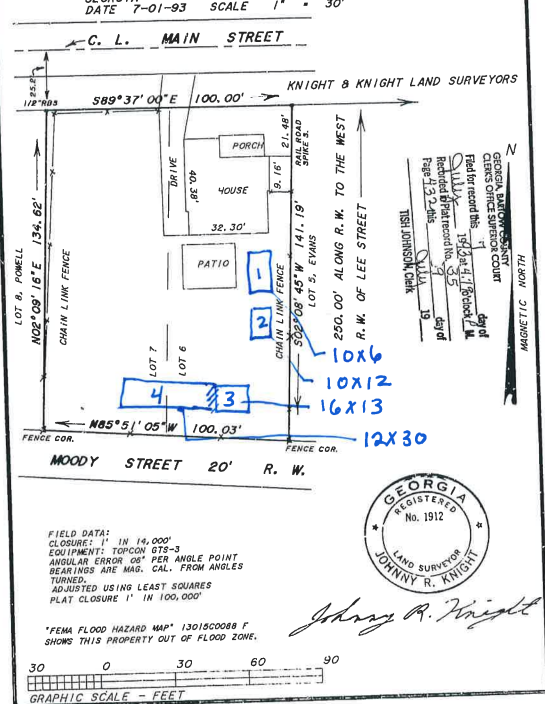
List the Article(s), Section(s) and Subsection(s) of the Zoning Ordinance for which a variance is

requested. Section <u>6.5.3</u> Subsection C Article VI Section 4.9 Subsection Article V1 Article Subsection The Board of Zoning Appeals was established to hear and decide appeals where it is alleged there is error in any order, requirement, decision, or determination made by the zoning administrator in the enforcement of the zoning ordinance. The Board has the power to hear requests for variances from the provisions of the zoning ordinance, Article XXI APPEALS. See Section 21.3 for additional information pertaining to conditions. To assist staff and the Board of Zoning Appeals in the analysis of the variance application, please check all of the following conditions that apply to your variance request: 1.____ The property is exceptionally narrow, shallow or unusually shaped, 2. The property contains exceptional topographic conditions, 3. The property contains other extraordinary or exceptional conditions; and There are other existing extraordinary or exceptional circumstances; and The strict application of the requirements of this ordinance would result in practical difficulties to, or undue hardship upon, the owner of this property; The requested variance relief may be granted without substantially impairing the intent and purpose of this ordinance Additional Comments by Applicant: Existing Building are used for storage of recreational things, my motorcycle household stuff like Furniture, treadmill. My music studion will be in New one.

SURVEYED FOR CURTIS L. HOBBS HOBBS REGINA

0.316 ACRE IN LOTS 6 8 7, BLOCK "A", L. G. 8 McBETH YOUNG SUB., IN LAND LOT 485, 4TH. DISTRICT, 3RD. SECTION, CITY OF CARTERSVILLE, BARTOW COUNTY,

GEORGIA 30' SCALE



DISTANCE FROM REAR BUILDING TO PROPERTY LINE APPROX. 4ft.



Alternate ID 33665

Residential

0.33

Owner Address TATUM REGINA 512 WEST MAIN ST CARTERSVILLE, GA 30120

Overview

Legend
Parcels
Roads

Parcel ID C014-0008-004 Sec/Twp/Rng n/a Property Address 512 W MAIN ST

DistrictCartersvilleBrief Tax DescriptionLL 485 DIST 4

(Note: Not to be used on legal documents)

Class

Acreage

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