

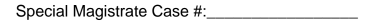
### CITY OF MADEIRA BEACH

PLANNING & ZONING DEPARTMENT 300 MUNICIPAL DRIVE ◆ MADEIRA BEACH FLORIDA 33708 (727) 391-9951 EXT. 255 ◆ FAX (727) 399-1131

## SPECIAL MAGISTRATE - VARIANCE APPLICATION

*Applicant: Name and Address	*Property Owner: Name and Address
Tim Szumigala	Tim Szumigala
816 Bay Point Drive	816 Bay Point Drive
Maderia Beach, FL 33708	Maderia Beach, FL 33708
Telephone: (727 ) 459-9577	Telephone: (727 ) 459-9577
Email: _tim.szumigala@ncsschools.com	Email: _tim.szumigala@ncsschools.com
Application for the property located at: (Street A	address or Location of the Vacant Lot)
816 Bay Point Drive Maderia Beach, FL 33708	
Legal Description:  Lot 35, Block 1, SECOND ADDITION recorded in Plat Book 27, Page 72 Public Records of PINELLAS Court	·
Lot Area: 6,600 SF Width: 2	60 ft. Depth: 110 ft.
Present Structures on Property: SINGLE FAMILY F	RESIDENCE
Present Use of Property: RESIDENTIAL	
Date Building Permit Request denied:	Doduce the front your eath out you inspect from 20 foot
Variance(s) needed from the zoning requirement	Reduce the front yard setback requirement from 20 feet to 15 feet 10 inches. The rear yard setback from 30 feet
variance(s) needed from the zoning requirement	to 28' 6" and a side yard reduction from 8 feet to 7.8 feet.
	to 20 of and a side yard reduction from 6 feet to 7.6 feet.

PLEASE ATTACH REQUIRED SUPPORTING MATERIALS: SITE PLAN, PICTURES, DEED, SURVEYOR'S SKETCH, DRAWINGS, EXPLANATION, ETC.





** For City of Madeira	Beach Use Only**	
Fee: □ Check # Date Received: / /		Receipt #ved by:
Special Magistrate Case # Assigned:		
Special Magistrate Hearing Date://	□ Approved □	Denied
Zoning Variance for Residential Dwelling Units (On	•	\$ <u>1,800.00</u> per Variance
Zoning Variance for Multi-Family, Tourist Dwellings	or Commercial	\$2,000.00 per Variance
After-the-fact Variance		\$3,600.00 per Variance
Χ	Date:	///
Jenny Rowan, Community Development Direct		
Χ	Date: _	///
Robin Gomez, City Manager		

Special Magistrate Case #:

# **APPLICATION (Must submit the following analysis)**

This application to the Special Magistrate is requesting permission to:
Reduce the front yard setback requirement from 20 feet to 15 feet 10 inches.
The rear yard setback from 30 feet to 28' 6" and a side yard reduction from 8 feet to 7.8 feet.

The special magistrate shall authorize, upon application to appeal, after public notice has been given and public hearing held, such variance from the terms of the city land development regulations as not being contrary to the public interest where, owing to special conditions, a literal enforcement of the provisions of the land development regulations, subpart B of this Code will result in unnecessary and undue hardship. In order to authorize any variance from the terms of the city land development regulations, the special magistrate shall consider the following criteria and shall find that the criteria has been satisfied in full and that a hardship exists.

On a separate attached page, explain in detail how your request meets City Code Sec. 2-507 by complying with the following rules. Please note that your explanation demonstrate that your request meets one or more of the conditions listed under criteria #1 below and that it also meets in full criteria 2 through 6 below:

- Demonstrate that special conditions and circumstances exist which are particular to the land, building, or other structures in the same district. Special conditions to be considered shall include but are not limited to:
  - a. Substandard or irregular shaped lot. If the site involves the utilization of an existing lot that has unique physical circumstances or conditions, including irregularity of shape, narrowness, shallowness, or the size of the lot is less than the minimum required in the district regulations.
  - b. Significant vegetation or natural features. If the site contains significant native vegetation or other natural features;
  - Residential neighborhood character. If the proposed project promotes the established historic
    or traditional development pattern of a block face, including setbacks, building height, and other
    dimensional requirements;
  - d. *Public facilities*. If the proposed project involves the development of public parks, public facilities, schools, or public utilities;
  - e. Architectural and/or engineering considerations. If the proposed project utilizes architectural and/or engineering features that would render the project more disaster resistant.

Special Magistrate Ca	ase #:
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- 2. Demonstrate that special condition (s) and circumstance (s) do not result from the actions of the applicant. A self-created hardship shall not justify a variance.
- 3. Demonstrate that the granting of the variance will not confer on the applicant any special privilege that is denied to other lands, buildings, or structures in the same zoning district.
- 4. Demonstrate that the literal interpretation would deprive the applicant of rights commonly enjoyed by other properties in the same zoning district under the terms of the Land Development regulations, subpart B of the code and would work unnecessary and undue hardship on the applicant.
- 5. Demonstrate that the variance granted is the minimum variance that will make possible the reasonable use of the land.
- 6. Demonstrate that the granting of the variance will be in harmony with the general intent and purpose of the City Land Development Regulations, and that such Variance will not be injurious to the area involved or otherwise detrimental to the public welfare.

Obcola Madistrate Case #.	Special	Magistrate	Case	#:
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I hereby authorize permission for the Special Magistrate, Building Official and Planning & Zoning Director to enter upon the above referenced premises for purposes of inspection related to this petition.

I hereby certify that I have read and understand the contents of this application, and that this application, together with all supplemental data and information, is a true representation of the facts concerning this request; that this application is made with my approval, as owner and applicant, as evidenced by my signature below.

It is hereby acknowledged that the filing of the application does not constitute automatic approval of the request; and further, if the request is approved, I will obtain all the necessary permits and comply with all applicable orders, codes, conditions, rules and regulations pertaining to the subject property.

I have received a copy of the Special Magistrate Requirements and Procedures (attached), read and understand the reasons necessary for granting a variance and the procedure, which will take place at the Public Hearing.

<u>Appeals.</u> (City Code, Sec. 2-109) An aggrieved party, including the local governing authority, may appeal a final administrative order of the Special Magistrate to the circuit court. Such an appeal shall not be a hearing de novo but shall be limited to appellate review of the record created before the Special Magistrate. An appeal shall be filed within 30 days of the execution of the order to be appealed.

X Property Owner's Signature	Date: 7 131 1 2023
STATE OF HORIOA	
COUNTY OF PINELLAS	
Before me this 3 day of July appeared in person who, being sworn, deposes and and is □ personally known to me or □ has produce	2023 , 2022, Tin Stumigala d says that the foregoing is true and correct certification ed FL Driver License as identification.
CARLA RICKETTS  Notary Public-State of Florida  Commission # HH 276214  My Commission Expires  June 14, 2026	

**NOTICE**: Persons are advised that, if they decide to appeal any decision made at this hearing, they will need a record of the proceedings, and for such purpose, they may need to ensure that a verbatim record of the proceedings is made, which record includes the testimony and evidence upon which the appeal is to be based.

**DISCLAIMER:** According to Florida Statues, Chapter 119, it is the policy of this state that all state, county, and municipal records are open for personal inspection and copying by any person. Providing access to public records is a duty of each agency. All Documents and information not specified in F.S. 119.071 and 119.0713 are subject to public record requests.

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Special Magistrate	e Case #:	
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### **NON-OWNER (AGENT) CERTIFICATION**

I hereby authorize permission for the Special Magistrate, Building Official and Planning & Zoning Director to enter upon the above referenced premises for purposes of inspection related to this petition.

I hereby certify that I have read and understand the contents of this application, and that this application, together with all supplemental data and information, is a true representation of the facts concerning this request; that this application is made with my approval, as owner and applicant, as evidenced by my signature below.

It is hereby acknowledged that the filing of the application does not constitute automatic approval of the request; and further, if the request is approved, I will obtain all the necessary permits and comply with all applicable orders, codes, conditions, rules and regulations pertaining to the subject property.

I have received a copy of the Special Magistrate Requirements and Procedures (attached), read and understand the reasons necessary for granting a variance and the procedure, which will take place at the Public Hearing.

<u>Appeals.</u> (City Code, Sec. 2-109) An aggrieved party, including the local governing authority, may appeal a final administrative order of the Special Magistrate to the circuit court. Such an appeal shall not be a hearing de novo but shall be limited to appellate review of the record created before the Special Magistrate. An appeal shall be filed within 30 days of the execution of the order to be appealed.

X	/ Date://
Property Owner's Signature (If other than the	property owner)
STATE OF	
COUNTY OF	
and is □ personally known to me or □ has produc	d says that the foregoing is true and correct certification ed as identification.
[SEAL]	Public Notary Signature

**NOTICE:** Persons are advised that, if they decide to appeal any decision made at this hearing, they will need a record of the proceedings, and for such purpose, they may need to ensure that a verbatim record of the proceedings is made, which record includes the testimony and evidence upon which the appeal is to be based.

Special Magistrate Case #:
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## **FOR YOUR RECORDS**

#### SPECIAL MAGISTRATE: REQUIREMENTS AND PROCEDURES (City Code Sec. 2-507)

- 1) Demonstrate that special conditions and circumstances exist which are particular to the land, building, or other structures in the same district. Special conditions to be considered shall include but are not limited to:
  - a. Substandard or irregular shaped lot. If the site involves the utilization of an existing lot that has unique physical circumstances or conditions, including irregularity of shape, narrowness, shallowness, or the size of the lot is less than the minimum required in the district regulations.
  - b. Significant vegetation or natural features. If the site contains significant native vegetation or other natural features;
  - c. Residential neighborhood character. If the proposed project promotes the established historic or traditional development pattern of a block face, including setbacks, building height, and other dimensional requirements;
  - d. *Public facilities*. If the proposed project involves the development of public parks, public facilities, schools, or public utilities;
  - e. Architectural and/or engineering considerations. If the proposed project utilizes architectural and/or engineering features that would render the project more disaster resistant.
- 2) The special conditions and circumstances do not result from the actions of the applicant. A self-created hardship shall not justify a variance.
- 3) Granting the variance will not confer on the applicant any special privilege that is denied to other lands, buildings, or structures in the same zoning district.
- 4) Literal interpretation would deprive the applicant of rights commonly enjoyed by other properties in the same zoning district under the terms of the land development regulations, subpart B of this Code and would work unnecessary and undue hardship on the applicant.
- 5) The variance granted is the minimum variance that will make possible the reasonable use of the land.
- 6) The granting of the variance will be in harmony with the general intent and purpose of the city land development regulations, and that such variance will not be injurious to the area involved or otherwise detrimental to the public welfare.

In granting any variance, the Special Magistrate may prescribe appropriate conditions and safeguards in conformity with the city land development regulations. Violation of such conditions and safeguards, when made a part of the terms under which the variance is granted shall be deemed a violation of this Code. The Special Magistrate may prescribe a reasonable time limit within which the action for which the variance is required shall be begun or completed or both. Under no circumstances except as permitted in the applicable zoning district of the city land development regulations. A nonconforming use of neighborhood lands, structures or buildings in the same zoning district shall not be considered grounds for the authorization of a variance. **Financial loss** standing alone is not sufficient justification for a variance.

The hearing will be conducted in the following manner:

- 1. Public notice will be read along with correspondence received.
- 2. City presents its case, and the applicant may cross-examine.
- 3. The Applicant presents his or her case supported by witnesses and evidence; and the City has the right to cross-examine each witness.
- 4. Public comment will only be solicited or received form parties directly affected by the variance. Individuals testifying do not have the right to cross-examine the parties.
- 5. Public participation will be closed, the Special Magistrate deliberates and makes a decision to grant or deny each variance requested in the application.

All variances granted by the Special Magistrate and not acted on within on (1) year of being granted will automatically expire.

The granting of a variance does not relieve the applicant from obtaining a building permit. The Special Magistrate does not have the authority to grant variances from the 100 Year Flood Level for Residential or Commercial Property.

#### 816 BAY POINT DR - APPLICANT RESPONSES

- 1. Demonstrate that special conditions and circumstances exist which are particular to the land, building, or other structures in the same district. Special conditions to be considered shall include but are not limited to:
- a. Substandard or irregular shaped lot. If the site involves the utilization of an existing lot that has unique physical circumstances or conditions, including irregularity of shape, narrowness, shallowness, or the size of the lot is less than the minimum required in the district regulations.
- b. Significant vegetation or natural features. If the site contains significant native vegetation or other natural features;
- c. Residential neighborhood character. If the proposed project promotes the established historic or traditional development pattern of a block face, including setbacks, building height, and other dimensional requirements;
- d. Public facilities. If the proposed project involves the development of public parks, public facilities, schools, or public utilities;
- e. Architectural and/or engineering considerations. If the proposed project utilizes architectural and/or engineering features that would render the project more disaster resistant. .Home was moved closer to the street in order to avoid structural conflicts with the existing pool and the side yards were permitted.
- 2. Demonstrate that special condition (s) and circumstance (s) do not result from the actions of the applicant. A self-created hardship shall not justify a variance. Plans were approved with the front setback tie dimension and side yards as originally designed. This is not a self-created hardship.
- 3. Demonstrate that the granting of the variance will not confer on the applicant any special privilege that is denied to other lands, buildings, or structures in the same zoning district. .We followed the plan review process as all other citizens.
- 4. Demonstrate that the literal interpretation would deprive the applicant of rights commonly enjoyed by other properties in the same zoning district under the terms of the Land Development regulations, subpart B of the code and would work unnecessary and undue hardship on the applicant. .Structure is already built and adjustments cannot be mdae.
- 5. Demonstrate that the variance granted is the minimum variance that will make possible the reasonable use of the land. .Structure is already built, changes can no longer be made and thus this is the minimum variance required.
- 6. Demonstrate that the granting of the variance will be in harmony with the general intent and purpose of the City Land Development Regulations, and that such Variance will not be injurious to the area involved or otherwise detrimental to the public welfare. .Variance to the setbacks will not affect the heath, safety, and welfare of the public.

Additional considerations: As far as hard ships are concerned. The mortgage market has crashed. Interest rates are at the highest level of my 21 year career. I've had forced placed insurance put on the property because I cannot obtain my own homeowners which has increased my mortgage payment by nearly \$700 per month. The flood policy currently isn't adequate and doesn't cover if we had a catastrophe. The additional construction expenses with additional modifications put me over \$100,000 in the hole also which is financed costing me an additional \$700 plus per month.

Regards, homeowner,

Tim