Board of Adjustment Variance

The Board of Adjustment has the authority to hear and decide variances to the existing ordinance for the following requests:

- Appeals where it is alleged there is error of law in any order, requirement, decision, or determination made by an administrative official of the city in the enforcement of this ordinance.
- Exceptions requested for erection and use of a building or use of premises for railroads or public utilities.
- Grant a permit for the extension of a use, height, or area regulation into an adjoining district where the boundary line of the districts a lot in a signle ownership on the effective date of the ordinance.
- Permit the reconstruction of a non-conforming building which has been more than fifty (50) percent damaged or destroyed.
- Rule on all applications on siting of mnufactured homes in districts not so zoned.
 Approval shall only be allowed in cases of extreme hardship under guidelines established by the Board.

Fees for applications are due at the time application is turned in to the City Secretary.

Fee Type	<u>Cost</u>
Variance Application Fee	\$30.00
Specific Use Permit Fee	\$105.00
Limited Use Application Fee	\$105.00
Limited Use Permit Fee	\$800.00

Planning & Zoning Change Application & Checklist

General Requirements:					
	Completed application form and the appropriate fees.				
	A letter of explanation/justification.				
	Submit copies of site plan (if applicable) for the property.				
	A location map clearly indicating the site in relation to adjacent streets, distance to nearest intersection and other landmarks.				
	I have reviewed the checklist and all submittals for completeness and accuracy. If application submittal is determined to be incomplete, additional fees may be assessed.				
	Signature Date				

Please indicate which Special Exception exists for which you are requesting a variance from the Board of Adjustment.					
□ Waiver or reduction□ Industry permitted i	by Public Utility.	irements.	oyed.		
APPLICANT INFORMATION:		Please circle your preferred	method of contact.		
Applicant / Company		Email	<u>Email</u>		
Address_	Phone		_Fax		
City	State		Zip		
Property Owner		<u>Email</u>			
Address_	Phone		Fax		
City	State		Zip		
Key Contact/Company		_Email_			
Address	Phone		Fax		
City	State		Zip		
PROJECT INFORMATION: [Project Name:	☐ Residential ☐ Commercial		property platted? ☐ Yes ☐ No		
Project Address (Location):	UBDIVISION OR SURVEY WITH METES & BOUNDS DESCRIPTI		ID R #:		
Parent Project Name/NumberParcel(s) Tax ID GEO #:			EO #:		
Brief Description of Project:		ETJ 🗆 Yes 🗆] No		
Please state the identity of any individual(s), or other entities that presently hold	a lien upon the real estate which is	s the subject of this request:		
Lien holder/mortgagee must also sign plan	t for filing of record.				
Existing Use:					
Proposed Use:	Proposed Zoning:	# of Proposed Lots	Proposed Units:		
(MUST BE SIGNED FOR ALL APPI required from lienholder/mortgagee, if applic I hereby certify that I am the owner of the am authorized to act in their behalf, and	cable. ne property identified in this application	on; or, that I am the authorized ago	ent of the owner of said property; and that I		
SIGNATURE OF PROPERTY OWN	ER SIGNAT	TURE OF LIEN HOLDER			

FREQUENTLY ASKED QUESTIONS

When will my application be considered?

Your application will be reviewed by the Planning & Zoning Commission (P & Z) and then the City Council. P & Z usually meets the third Tuesday of each month at the end of each quarter (March, June, September, and December). The City Council meets on the 2nd and 4th Mondays of each month. Depending on the timeline of construction, the P & Z may call a Special Called Meeting to review the application.

When should I apply?

By law, your application <u>may</u> require public hearings. These hearings must be advertised in the local newspaper 15 days prior to the meetings. In order to be heard at the next P & Z meeting, you will need to apply AS SOON AS POSSIBLE to allow the City to meet all timelines set out by law.

What happens at the meetings?

The person chairing the meeting will open the public hearing and invite people to speak about your item. After gathering all public comments, the chair will close the public hearing and the commission will make a decision about your application.

So others may talk about my application?

Yes, if your application requires a public hearing, your case will be advertised in the local newspaper. In addition, for most public hearing items, everyone within 200 feet of the property will be mailed a notification letter.

How do they decide?

The P & Z looks at local, state and federal laws as well as the City's long-range plan and makes a recommendation to the City Council. Council considers P & Z's recommendation and may approve, deny or approve with conditions.

How much does it cost?

The application fee is based on the City's current Fee Schedule Ordinance. Check the City's Web Site or the Planning Department for the most current Fee Schedule. Please make checks payable to the "City of Cisco".

What type of Property Drawings do I need?

The applicant must provide a legible and reasonable drawing, to scale, illustrating that which is requested. At a minimum, the drawing must show property in question along with all adjacent properties, streets, street names, north arrow and scale of drawing. Identify lots with lot and block numbers and subdivision name or, if not subdivided, a complete metes and bounds description when addressed. For assistance, contact a surveyor. For additional requirements, please refer to City of Cisco's Planning & Zoning Ordinance.

DO NOT WRITE BELOW THIS LINE—TO BE COMPLETED BY STAFF ACCEPTING APPLICATION

Key Dates:

• Application	Yes	No
• Fee Paid	Yes	No
• Survey Provided	Yes	No
• Plans Provided	Yes	No
• Application Accepted	Yes	No

On P&Z Agenda:
On Council Agenda:
Newspaper Publication Dates:
P&Z:
CC:
Property Owner Notification Date
Recommendations and Decisions
Staff:
P&Z:
CC: