VARIANCE HARDSHIP WORKSHEET

Is the request due to a Code Enforcement action?
Yes. If Yes, indicate case number, and
name of contractor
□ No.
Prerequisites to granting of variance:
A variance may be granted when it will not be contrary to the public interest where, owing to special conditions, a literal enforcement of the provisions of this chapter will result in unnecessary and undue hardship. The term "undue hardship" has a specific legal definition in this context and essentially means that without the requested variance, the applicant will have no reasonable use of the subject property under existing development regulations. Personal medical reasons shall not be considered as grounds for establishing undue hardship sufficient to qualify an applicant for a variance. Economic reasons may be considered only in instances where a landowner cannot yield a reasonable use and/or reasonable return under the existing land development regulations. You have the right to consult a private attorney for assistance.
In order to authorize any variance from the terms of this chapter, the Board of Adjustment shall find all of the following factors to exist:
(1) That special conditions and circumstances exist which are not applicable to other lands, structures or buildings in the applicable zoning classification: This request is based on the variance of the county quidant be to the location of my name we are requesting a variance of approximately & feet from the rear side of my yard facing the cul de sac to be granted.
(2) That the special conditions and circumstances do not result from the actions of the applicant:
See Altached Page
(3) That granting the variance requested will not confer on the applicant any special privilege that is denied by the provisions of this chapter to other lands, buildings or structures in the identical zoning classification: This request will not have any implications or privileges as the capty stated.
(over)

(4) That literal enforcement of the provisions of this chapter would deprive the applicant of rights commonly enjoyed by other properties in the identical zoning classification under the provisions of this
chapter and will constitute unnecessary and undue hardship on the applicant;
My family is contractually and financially compromised
with Martin roots and Raradise Grill. Paradise Grill is still
requesting a delivery date. Based on the country denial, I'm
not able to provide a delivery date which will cost me
additional storage fees,
(5) That the variance granted is the minimum variance that will make possible the reasonable use of the land, building or structure:
The proposed plan by Mastin tool with a diagonal comes
regules a variance of approximately 5tt from the side reac
of my mome restriction line to accompadate the prol
and tesdolar
(6) That the granting of the variance will be in harmony with the general intent and purpose of this chapter and that such use variance will not be injurious to the area involved or otherwise detrimental to
the public welfare: My family has been transporent regarding this project,
we have engaged with all my immediate neighbors in good
taith with county officials and in compliance with
St Andrews Manoi HDA, Therefore attached are my
immediate neighbors 1 etters of support on this matter,
I understand that all of the above conditions apply to the consideration of a variance and that each of these conditions have been discussed with me by the below-signed zoning representative. I am fully aware that it is my responsibility to prove complete compliance with the aforementioned criteria.
Signature of applicant Hermande
Signature of planner

In Conclusion: Below are the request for variance.

- That the screen enclosure is parallel to my house approximately 25 ft towards the rear side of my yord.
- Then diagonally cut away from the culde Sac to the rear of my yourd, without compromising my neighbors and safety of the community.
- _I thank you in advance for your assistance and consideration.

Kenny Hernands