## EXHIBIT "C" Original Variance Request Package

OFFICE USE ONLY	
DATE REC'D	
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FILE NO.	

## HERNANDO COUNTY ZONING DIVISION ZONING VARIANCE APPLICATION

This application must be completed and returned, with all exhibits and other items listed on page 1 of the instruction sheet, to this office before consideration for the request is reviewed and a determination made. Bear in mind that the variance request must be justified and the mere filing of the application or appearance at a public hearing, if needed, does not assure approval of said application. If a public hearing is necessary, the applicant or representative is required to appear in person at the hearing.

Applicant Name: Jan Quintero	Date:	
Mailing Address: 3620 Eagle Nest Drive, Hernando Beach, FL 34607		
Phone No. (352)686-6278	Fax: (352)686-7324	
Mail: mforeman@carterforeman.com		
Representative Name (if applicable): Carter F	oreman, PLLC	
Mailing Address: 5308 Spring Hill Drive, Spr	ing Hill FL 34606	
Phone No	Fax: 352.686.7324	
E-Mail: mforeman@carterforeman.com		
Address of Property: 3620 Eagle Nest Drive,	Hernando Beach, FL 34607	
Legal Description: Lot 3, Block 6 GULF COAST RETR	EATS UNIT No. 1, according to plat thereof,	
as same is recorded in Plat Book 6, Pages 78A and 78B,		
Key No.:_00153149	Zoning District: Residential	
Homeowners Association Yes NoX If yes, name of HOA		
Contact Name: N/A		
Contact Address: N/A	City: N/A State N/A Zip N/A	
Variance being requested:  Reduce setback. Please see the attached document. According to Shed. (brief description of variance, i.e. reduce setback, increase bldg height, etc.)		
Briefly state hardship justifying granting of the va	riance: Please see the attached document. on in written narrative, see No. 7 of instruction sheet)	
Signature of applicant or representative:	n Quintero	
F:\Zoning\Applications\Variance\Variance App January 2017 fill in form.pdf	Page 2 of 5	

Zoning Variance Application Narrative Supplement

Property Address: 3620 Eagle Nest Drive, Hernando Beach, FL 34607

Lot 3, Block 6 of Gulf Coast Retreats Unit No. 1

Variance being requested: It is requested that a dimensional variance be granted in order to reduce the required rear yard setback requirement from 5 feet to 10 inches specifically for the current shed located in

the rear yard of the property along the west side of the yard.

Briefly state hardship justifying granting of the variance:

There are 3 Hardship/Criteria applicable to this request:

1. Special conditions and circumstances exist which are peculiar to the land, structure, or building

involved and which are not applicable to other lands, structures, or buildings in the same zoning district.

There are several special conditions and circumstances which exist that are peculiar to this property which

are not likely applicable to other properties within this zoning district. The property was purchased by Ms.

Quintero in October of 2020. The Hernando Property Appraiser's office records indicate that the shed has

been attached to the property since 1999 or earlier. Hernando Property Appraiser's records also

demonstrate that the deed to the property has been transferred five times since 1999, until Ms. Quintero

took ownership in 2020, approximately 21 years post-installation of the shed.

Since the construction of the shed in 1999, there have been significant changes and construction within the

very small rear yard of the property, such as concrete walkways constructed in 2003, the installation of an

inground pool and adjoining hot tub in 2011, the planting of beautiful Florida native shrubbery (now

mature), and the laying of a stone/paver patio and walkways which cover virtually the remaining space in

the rear yard. Each of these improvements to the rear yard have been made after installation of the shed in 1999, all completed by prior owners, and are recorded with the Hernando Property Appraiser's Office.

While Ms. Quintero maintains the property in a manner complimentary to the community since her

purchase in 2020, she has not made any changes to the rear yard during her ownership. Relocation of this

shed or the building of a new shed would be significantly expensive and create an unnecessary burden to

Ms. Quintero. Relocation of the existing shed would force the removal of a significant amount of latter

improvements and would completely block the only access they have to the existing dock attached to the

property, rendering the dock and waterfront edge of the property unusable and inaccessible. This walkway to the floating dock is located directly between the shed and the inground pool, extending the entire length of both the shed and pool. A literal enforcement of the provisions of the ordinance would not only cause undue hardship to Ms. Quintero, it would create significant financial burdens, and essentially block her from enjoyment of her property - where an approval of a reduction in the setback to allow for the existing shed to remain in place is neither materially detrimental to the public welfare, contrary to the public interest, nor would it be injurious to the property or adjacent properties.

The granting of the variance for a reduction in setback along the side of the shed would have no material effect on adjoining properties. This variance requested will not cause any detriment to the common good. The granting of the variance would have no legal significant effect on any adjoining properties, but strict application of the applicable county setback requirements would not only be unnecessarily burdensome to Ms. Quintero, it would cause a substantial undue and unnecessary hardship.

## The special conditions and circumstances do not result from the actions of the applicant.

A reduction in the setback along the side of the property where the shed lies is requested because of special conditions and circumstances not created by Ms. Quintero. The preexisting hardship was not an impermissible self-created hardship, rather the condition was created by a previous owner in possession of the property prior to 1999 and further complicated by others as title passed through several previous owners.

The property was purchased by Ms. Quintero in October of 2020. The Hernando Property Appraiser's office records indicate that the shed has been attached to the property since 1999 or earlier. A copy of the Hernando County, Florida Property Record Card from 2008 shows the shed clearly on the February 2008, GIS Aerial. A copy of that card is included with this application. The Hernando Property Appraiser's records also demonstrate that the deed to the property has been transferred five times since 1999, until Ms. Quintero took ownership in 2020, twenty-one (21) years post-installation of the shed.

When Ms. Quintero researched the area, fell in love with and purchased her home in 2020, there was no indication that the shed was unpermitted or that it was too close to the property lines according to the current setback requirements. Rather, an inspection of the Hernando Property Appraiser's site showing the shed listed as a feature of the home since 1999, aerial views dated since 2008 showing the shed (and other improvements in the rear yard), and the shed displayed on the recorded survey of the property, led Ms. Quintero to believe that all features of the home were appropriately permitted or had appropriate variances

already granted. Additional homes within the development or community have similarly placed sheds, so its location within just under one foot of the west side of the rear yard, along the fence line, did not raise any suspicion that it's placement in 1999 did not conform to today's required setbacks. Additionally, the thick shrubbery of the neighboring lot, along the fence only enforced the belief that the shed was appropriately placed.

A removal and/or a relocation of the shed would cause a significant undue hardship to Ms. Quintero – with the additional features build into the rear yard of the property, a relocation of the shed would not be possible due to the placement of the inground pool directly in the center of the rear yard and the sidewalk located directly between the pool and shed, providing access to the floating dock. This sidewalk between the pool and the shed is the only access to the floating dock, so relocation of the shed is not possible because it would interfere with access to the dock.

The shed was very well built in 1999 and has maintained its structure and appearance throughout the years – tearing down and rebuilding the existing shed would cost a significant amount, causing an undue burden upon Ms. Quintero. Additionally, the shed is an essential feature of the property where Ms. Quintero keeps tools used primarily for the upkeep and regular maintenance of the property. No other location is available on the property to relocate the shed and the home does not have a garage. Removal or the shed would cause even more of a significant hardship, requiring off-site storage of tools used for upkeep and maintenance – potentially reducing her opportunity to continue to maintain the property in a manner that is complimentary to the community. Ms. Quintero did not cause these circumstances - a literal enforcement of the provisions of the ordinance would cause an undue hardship to Ms. Quintero.

Ms. Quintero respectfully requests a reduction in the size of the setback specifically along the side of the existing shed (the granting of a variance) due to circumstances she did not cause or create during her ownership and enjoyment of the property.

3. The requested variance will not be detrimental to the development pattern in the neighborhood.

The requested variance will not be detrimental to the development pattern in the neighborhood. Properties within the same development have similarly sized and similarly located sheds in the rear yards, so granting a variance would not be detrimental to the development pattern in the neighborhood. The shed is barely visible from the front yard of the property like other sheds in the neighborhood. The existing shed is similar in size and distance to the rear boarder of the property, so it again is situated similarly to other sheds within

the neighborhood. The variance requested, a reduction in setback along the side of the rear yard where the existing shed was constructed in 1999, would do substantial justice to the owner.

The requested variance is consistent with the spirit and purpose of the Zoning Ordinance as the shed blends in the community and surrounding properties. Several homes within the subdivision have similarly located sheds, which have either been previously granted a variance or otherwise. A literal enforcement of the terms of the ordinance would deprive Ms. Quintero of rights commonly enjoyed by other neighbors and residents of the community and would cause an undue hardship to her. The expense of either tearing down the shed, moving the shed, or replacing the shed with a similar quality shed would be significant and extraordinary. Granting of this variance will not adversely affect the zoning scheme as a whole, as the property is well kept, the shed has maintained its integrity since constructed in 1999, and has a similar, if not more attractive appearance of other sheds within the community. The proposed variance is legal and not beyond the authority of Hernando County. The approval of a variance would not adversely affect neighboring land, as space still remains between the existing shed and the fence (which follows the property line between Ms. Quintero's property and her neighbor).

The variance is not in derogation of the intent, purpose, general plan of the zoning regulations and will not impermissibly alter or injure the essential character of the community or interfere with rights of other owners. The variance will not be contrary to the public interest. Ms. Quintero respectfully requests approval of a reduction in setback specifically for the existing shed located within the rear yard of their property because without this variance, and through a literal enforcement of the ordinance, it would cause a significant undue hardship to the family due to a circumstance and condition Ms. Quintero did not create The reduction of a setback for the existing shed would not be detrimental to the development pattern of the neighborhood.

Acknowledged before me, by means of physical presence this 5+ day of 121, 2022, by Jan Quintero, who is personally known to me or produced the following identification:

FL DL

NOTARY PUBLIC

My commission expires:

(Print, type or stamp Commission Name of Notary Public)