

Board of Variance Overview

Select development regulations such as those found in the Zoning Bylaw can be varied through two processes: Development Variance Permit (DVP) and Board of Variance (BoV). A DVP is resolved by Council and is less restrictive in what regulations it can vary compared to what a BoV can vary. If applicable for both processes, an applicant has the right to decide on which procedure to see through.

What is a Board of Variance?

A BoV is a group of citizens appointed by Council to vary particular regulations under specific conditions. As per legislation, a Local Government that adopts a Zoning Bylaw must establish a BoV. The size of the board is determined by the population of the community it serves. With the population that Quesnel has, the board is to consist of 3 members.

What can the Board of Variance resolve?

The BoV is able to resolve particular variances that are considered *minor in nature* and would cause *undue hardship* to the property owner if not approved. To determine what is considered a *minor* variance, all surrounding circumstances are to be considered. For example, a 100% setback variance in an industrial zone would likely not be considered *minor*. Although there is some guidance on what is considered *minor* and *hardship*, it is a matter for the BoV to decide upon.

The following is typical of *undue hardship*:

- Siting, size and dimensions of a building or structure (typically Zoning or Mobile Home Park bylaws).
- The prohibition of a structural alteration or addition for a non-conforming use.
- Subdivision servicing requirements dealing with water distribution systems, fire hydrant systems, sewage collection systems, and storm water collection systems in areas used for industrial or agriculture use.
- Termination of a Land Use Contract if within 6 months of adoption date.

Our BoV most frequently receives applications related to the siting, height, or size of buildings.



Of note, what can the Board of Variance not vary?

- Floodplain regulations (building levels or setbacks).
- Orders that are in conflict with a Section 219 restrictive covenant.
- Structural alterations or repairs of a non-conforming building or structure which was damaged to an extent of 75% or more.
- Land use or density.

What is the general process for a Board of Variance application?

The general procedure is as follows:

- 1. Pre-application meeting with the applicant who is given the choice of applying for a BoV order or a Development Variance Permit which would be resolved by Council.
- 2. BoV application submission including application form, fee payment of \$350, drawings, and justification.
- 3. The application is referred to internal departments and external agencies for review and comment.
- 4. The application is provided to the BoV Chair who prescribes the public notice requirements and date of Hearing.
- 5. Notice is issued (typically to all abutting property owners/occupants).
- 6. BoV Hearing is held which consists of:
 - a. Staff reporting;
 - b. Statement from applicant;
 - c. Statements from public; and
 - d. Deliberation.
- 7. BoV provides decision within 30 days of Hearing. Typically the decision is made at the Hearing.
- 8. Meeting minutes are certified by the BoV Chair and are forwarded to the Deputy Corporate Administrator for record keeping.