# Administrative Appeal Intervener Instructions



Except where a different procedure is set forth in the Land Development Code (LDC), any decision of the Administrator can be appealed to the Land Use Hearing Officer (LUHO) in accordance with the procedures found in LDC Section 10.05.01. This section is included below for your information.

After a Notice of Appeal is filed, persons other than the applicant may become a party to the appeal, or what is known as an "intervener," by submitting this application. It is important to understand that in order to become an intervener, you must have "standing". The requirements for having standing are found in LDC Section 10.05.01.B.

You must submit a completed intervener application (pages 4-9 in this packet) within 20 calendar days of when the Notice of Appeal was filed by the appellant.

It is critical that you submit a fully completed application by the deadline to preserve your intervener rights. If you fail to submit a fully completed application by the deadline, your intervener rights will be lost. Therefore, if you are planning to intervene in appeal, you are strongly encouraged to submit your application without delay rather than waiting until the last day.

#### LDC Section 10.05.01

#### A. Applicability

Except where a different procedure is set forth elsewhere in this Code, any decision of the Administrator under this Code may be appealed to the Land Use Hearing Officer as set forth below and in Section 10.01 of the Development Review Procedures Manual.

#### B. Standing to Appeal

- 1. Any resident, landowner or any person having a contractual interest in land in unincorporated Hillsborough County and any duly registered neighborhood organization, as described in Section 10.03.02F.1. of the LDC, shall have standing to appeal or to intervene in an appeal of a decision of the Administrator that is of general applicability and that is not specifically related to a particular parcel of real property or project.
- 2. The following shall have standing to appeal or to intervene in an appeal of a decision of the Administrator that is not of general applicability and that is specifically related to a particular parcel of real property or project:
  - a. An applicant of an Administrator's decision who is adversely affected by the Administrator's decision, or
  - b. A property owner whose property is the subject of the administrative decision and is adversely affected by the Administrator's decision, or
  - c. Any owner of real property as reflected on the current year's tax roll, lying within 500 feet in every direction of the property or project that is the subject of the administrative decision, any condominium and/or owners' association with common property lying within 500 feet in every direction of the property or project that is the subject of the administrative decision and any duly registered neighborhood organization, as described in Section 10.03.02F.1 of the LDC whose boundaries lie within one mile of the property or project that is the subject of the administrative decision, or
  - d. Any resident, landowner or any person having a contractual interest in land in unincorporated Hillsborough County and any duly registered neighborhood organization, as described in Section 10.03.02F.1. of the LDC who demonstrates a direct adverse impact as a result of the administrative decision that exceeds in degree the general interest in community good shared by all persons. The Land Use Hearing Officer shall make the determination if there has been a demonstration of a direct adverse impact sufficient to grant appellant or intervener status, however any information considered in making such a determination shall not be considered a part of the record on appeal except as provided in Section 10.05.01 of this Part.

# Administrative Appeal Intervener Instructions



#### C. Notice of Appeal

- 1. A Notice of Appeal of an administrative decision shall be filed within 30 calendar days of the date on which the Administrator signs the decision or the decision is otherwise rendered in writing.
- 2. The decisions of formal Zoning Interpretations shall be signed by the Administrator and filed with the office of the Clerk of the Court BOCC Records. A Notice of Appeal of a formal Zoning Interpretation shall be filed within 30 calendar days on which the signed Zoning Interpretation is filed with the Clerk of the Court BOCC Records.
- 3. The Notice of Appeal shall be filed with the Administrator and shall set forth a detailed basis for the appeal. Said Notice of Appeal shall be in accordance with the submittal requirements of appeals as defined in Section 10.01 of the Development Review Procedures Manual.
- 4. If a Notice of Appeal is filed regarding a decision of the Administrator that is not of general applicability and that is specifically related to a particular parcel of real property or project, the appellant shall mail notice, by proof of mailing receipt, within 5 calendar days of the filing of the appeal to all owners of real property that is the subject of the administrative decision.
- 5. Within 20 calendar days of the filing of a Notice of Appeal pursuant to this section, any person with standing pursuant to Section 10.05.01B. may intervene and become a party to the appeal by filing a request for intervention in the same manner as filing an appeal of an administrative decision as provided in Section 10.01 of the Development Review Procedures Manual.
- 6. The Administrator shall set the matter for hearing within 50 days of the date of the Notice of Appeal. This period may be extended by agreement of the Administrator, the party appealing the decision and any intervener.

#### D. Conduct of Hearing

- 1. In general, the hearing shall be limited to the record on appeal, and shall consist of oral argument by the Administrator, the party appealing the decision and any intervener, each of whom may be represented by legal counsel and/or by the party who served as their designated representative in the matter that is the subject of the appeal.
- 2. The record on appeal shall consist of the following:
  - a. The application and any other information submitted by the Applicant to the Administrator.
  - b. The written decision of the Administrator and any documents attached thereto.
- 3. In addition to the record on appeal, the Administrator, the Appellant and any intervener may freely refer to the following in presenting their cases to the Hearing Officer:
  - a. Applicable portions of the Hillsborough County Comprehensive Plan, the Hillsborough County Land Development Code, and any other duly adopted Hillsborough County ordinance, rule or resolution.
  - b. Any state or federal statute, rule, or decision.
- 4. If either the Administrator, the Appellant or any intervener believes that, in order to fully present his case, evidence other than that listed in 2. and 3. above must be presented to the Hearing Officer, the nature of the additional evidence must be disclosed to the other parties and the Hearing Officer not less than five days before the hearing. At the beginning of the hearing the Hearing Officer shall rule on whether such additional evidence may be presented. The Hearing Officer shall freely allow the presentation of additional evidence pursuant to this subsection where such is relevant to the issue on appeal.

# Administrative Appeal Intervener Instructions



#### E. Decision of Hearing Officer

- 1. The decision of the Land Use Hearing Officer shall be rendered not later than five working days after the conclusion of the hearing.
- 2. The decision of the Hearing Officer shall be reduced to writing and shall include findings of fact, if any, and conclusions of law and state the relief, if any, accorded to the Appellant.
- 3. The decision of the Hearing Officer shall be based on the record on appeal and any additional evidence presented in accordance with Section 10.05.01.D of this Part.

#### F. Authority of Hearing Officer

Upon a finding of error in the administrative decision, the Hearing Officer shall identify the error and is authorized to take any action that the Administrator was authorized to take under this Code.

#### G. Finality of Decision

The decision of the Hearing Officer is final. The Hearing Officer's decision may be challenged by any person with standing under state law, in whatever way authorized by state law.

#### LDC Section 1.03.04

#### J. Computation of Time

The time frame within which an act is to be done shall be computed by excluding the first and including the last day; if the last day is a Saturday, Sunday or legal holiday, that day shall be excluded.

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# Administrative Appeal Intervener Application



#### **Important Instructions to All Intervener Applicants:**

Email your completed application to ZoningIntake-DSD@HCFLGov.net or visit HCFLGov.net/DigitalDropOff.

All requirements listed on the submittal checklist must be met. Incomplete applications will not be accepted. For questions regarding the appeal process, please call (813) 307-4739 or send an e-mail to ZoningIntake-DSD@HCFLGov.net

		Official Use Only		
Application No:	Intake Date:	Receipt Number:	Intake S	taff Signature:
		Appeal Information		
Application Number of th	ne Appeal in Which You Sec	ek to Intervene: APP		
Date Appeal was Filed: _				
		Intervener Information		
Name:			Daytim	e Phone:
Address:				
City:			State:	Zip:
Email:			Fax N	umber:
(Must be Leg		ntervener's Representativ Served as Designated Represent		ter that is Being Appealed)
Name:			Dayti	me Phone
Address:				
City:			State:	Zip:
Email:			Fax N	umber:
-		-		ion packet is true and accurate, n my behalf on this application
Signature of the Intervener		Type or pr	int name	

# Intervener's Standing to Join Appeal



An intervener must have standing to join an appeal as shown below. Please identify your basis for standing (check one).

1.	r a decision of the Administrator that is of general applicability and is not specifically related to a particular parcel of real operty or project:
	Any resident, landowner or any person having a contractual interest in land in unincorporated Hillsborough County and any duly registered neighborhood organization, as described in Section 10.03.02.F.1 of the Land Development Code (LDC).
2.	r a decision of the Administrator that is not of general applicability and is specifically related to a particular parcel of real operty or project:
	An applicant of an Administrator's decision who is adversely affected by the Administrator's decision, or
	A property owner whose property is the subject of the administrative decision and is adversely affected by the Administrator's decision, or
	Any owner of real property as reflected on the current year's tax roll, lying within 500 feet in every direction of the property or project that is the subject of the administrative decision, any condominium and/or owners' association with common property lying within 500 feet in every direction of the property or project that is the subject of the administrative decision and any duly registered neighborhood organization, as described in Section 10.03.02.F.1 of the LDC whose boundaries lie within one mile of the property or project that is the subject of the administrative decision,
	or
	Any resident, landowner or any person having a contractual interest in land in unincorporated Hillsborough County and any duly registered neighborhood organization, as described in Section 10.03.02.F.1. of the LDC who demonstrates a direct adverse impact as a result of the administrative decision that exceeds in degree the general interest in community good shared by all persons. The Land Use Hearing Officer shall make the determination if there has been a demonstration of a direct adverse impact sufficient to grant appellant status, however any information considered in making such a determination shall not be considered a part of the record on appeal except as provided in Section 10.05.01 D. of the LDC.

### **Written Statement**

(Describe Basis of Appeal)



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## **Affidavit to Authorize Agent**

(For intervener's representative, if applicable)

#### State of Florida County of Hillsborough

(Name of all interveners), being first duly sworn, depose(s) a	nd say(s):				
1. That (I am/we are) the intervener for the following appea	I, to wit:				
Application number of appeal decision: APP					
as their representative in this matter.					
<ol> <li>That this affidavit has been executed to induce Hillsborou described appeal;</li> </ol>	gh County, Florida to consider and act on the above				
4. That (I/we), the undersigned authority, hereby certify that	the foregoing is true and correct.				
Signed (Intervener)	Signed (Intervener)				
Type or Print Name	Type or Print Name				
STATE OF FLORIDA COUNTY OF HILLSBOROUGH	STATE OF FLORIDA COUNTY OF HILLSBOROUGH				
The foregoing instrument was acknowledged before me by	The foregoing instrument was acknowledged before me b				
means of $\square$ physical presence or $\square$ online notarization,	means of □ physical presence or □ online notarization,				
this,,, by	thisday of,,,, by				
(name of person acknowledging)	(name of person acknowledging)				
☐ Personally Known OR ☐ Produced Identification	☐ Personally Known OR ☐ Produced Identification				
Type of Identification Produced	Type of Identification Produced				
(Signature of Notary taking acknowledgment)	(Signature of Notary taking acknowledgment)				
Type or Print Name of Notary Public	Type or Print Name of Notary Public				
Commission number Expiration date	Commission number Expiration date				

# Identification of Sensitive/Protected Information and Acknowledgement of Public Records



Pursuant to <u>Chapter 119 Florida Statutes</u>, all information submitted to Development Services is considered public record and open to inspection by the public. Certain information may be considered sensitive or protected information which may be excluded from this provision. Sensitive/protected information may include, but is not limited to, documents such as medical records, income tax returns, death certificates, bank statements, and documents containing social security numbers.

While all efforts will be taken to ensure the security of protected information, certain specified information, such as addresses of exempt parcels, may need to be disclosed as part of the public hearing process for select applications. If your application requires a public hearing and contains sensitive/protected information, please contact <u>Hillsborough County</u> Development Services to determine what information will need to be disclosed as part of the public hearing process.

Additionally, parcels exempt under <u>Florida Statutes §119.071(4)</u> will need to contact <u>Hillsborough County Development</u> <u>Services</u> to obtain a release of exempt parcel information.

Are you see to Chapter		ected information submitted with your application pursuant
I hereby cor	nfirm that the material submitted with applicatio	n
	Includes sensitive and/or protected information	n.
	Type of information included and location	
	Does not include sensitive and/or protected in	formation.
Please note: S	ensitive/protected information will not be accepted/reques	sted unless it is required for the processing of the application.
•		I to determine if the applicant can be processed with the data knowledge that any and all information in the submittal will
become pul	blic information if not required by law to be prote	ected.
Signature:		
	(Must be signed by applicant	or authorized representative)
Intake Staff	Signature:	Date:



# Submittal Requirements for an Appeal of Administrative Decision

Incomplete applications will not be accepted

	Included	N/A	Requirements
1			Fee Payment
2			Application form (included in this package)
3			Affidavit(s) to Authorize Agent (if applicable) NOTE: Appellant must sign the Affidavit to Authorize Representative. If appellant is a corporation, submit the Sunbiz information indicating that you are authorized to sign the application and/or affidavit.
4			Identification of Sensitive/Protected Information and Acknowledgement of Public Records
5			Written Statement of Appeal
6			Copy of Decision Being Appealed
7			Evidence of Standing to Appeal