



innovative *by* nature

Bryan K. Barnett
Mayor

December 13, 2018

City Council

Johnson Sign Company
2240 Lansing Ave.
Jackson, MI 49202

Stephanie Morita
District 1

Re: 50 W. Hamlin Rd. (Hamlin Square)

James Kubicina
District 2

Dear Applicant:

Susan M. Bowyer, Ph.D.
District 3

We are in receipt of your application for a sign permit for the above referenced location. However, your application does not meet the requirements as set forth in our Ordinance for the following reasons:

Ryan J. Deel
District 4

Dale Hetrick
At-Large

Rochester Hills Code of Ordinances Chapter 134-5 Monument Signs and Wall Signs states:

Jenny L. McCardell
At-Large

Maximum ground sign height not to exceed seven (7) feet in height.

Mark A. Tisdell
At-Large

ITEM #1

The submitted sign permit application is requesting a new monument sign to replace the existing nonconforming pole sign of 20 feet in height.

The proposed monument sign at eight (8) feet is to replace the existing pole sign. This is a violation of one (1) foot.

Therefore, we are unable to approve your application and are issuing this letter of denial. You may revise your plans and application in compliance with the Ordinance by eliminating the violations. This will expedite the permit application process by not requiring a hearing by the Sign Board of Appeals.

An appeal of this denial or variance may be requested of Rochester Hills Sign Board of Appeals. If you decide to appeal this matter before the Sign Board of Appeals, a filing fee and your application for a public hearing before the Sign Board of Appeals must be submitted to the Planning Department within (10) days of the date of this letter. Your application will then placed on the next available agenda.

Page Two

If you seek a variance, a variance to this chapter may be allowed by the sign board of appeals only in cases when competent, material and substantial evidence in the official records of the appeal supports all the following affirmative findings:

1. Special Conditions. That special conditions or 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 district.
2. Deprivation of Rights. That literal interpretation or application of the provisions of this chapter would deprive the applicant of property rights commonly enjoyed by other properties in the same district under the terms of this chapter.
3. Substantial Justice. That allowing the variance will result in substantial justice being done, considering the public benefits intended to be secured by this chapter, the individual difficulties that will be suffered by a failure of the sign board to grant a variance, and the rights of others whose property would be affected by the allowance of the variance, and will not be contrary to the public purpose and general intent and purpose of this chapter.

If you have any questions regarding the above, please feel free to contact the Building Department at (248) 656-4615.

Sincerely,

BUILDING DEPARTMENT



Mark G. McLocklin
Housing & Zoning Ordinance Inspector

MGM/cn
c: Planning Department