TOWN OF POMFRET, NEW YORK ZONING BOARD OF APPEALS APPLICATION

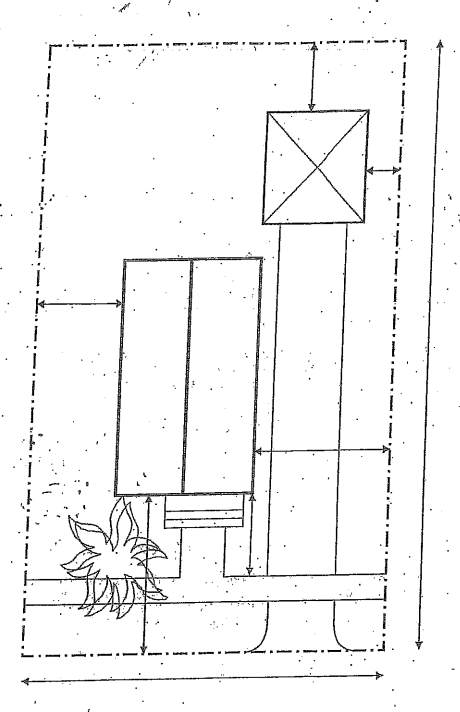
USE VARIANCE

It is the responsibility of the applicant to complete this form in its entirety, including all required attachments, and as precisely as possible. Failure to submit a complete application may result in a delay in being placed on a Zoning Board of Appeals agenda or a delayed decision from the Zoning Board.

PROPERTY ADDRESS:	·			
COUNTY TAX MAP IDENTIFICA	TION NUMBEI	₹:		
APPLICANT INFORMATION	<i>;</i>			
NAME	_ ADDRESS			•
PHONE			State	
		City	State	ZIP
FAX	E-MAIL			+ +
	- , ,			
OWNER INFORMATION (complete of	only if applicant is n	ot the owner	r of the property,)
NAME	ADDRESS			-
PHONE				
FAX		City	State	ZIP
RELATIONSHIP OF APPLICANT T				
CONTRACT PURCHASER ARCHITECT/ENGINEER			CONTRACT LESSEE	OR
XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	XXXXXXXXX E USE ONLY	XXXXXX	CXXXXXX	XXXX
RECEIVED BY:		RECEIVED	:	
FEE AMOUNT:		EY ORDEF		
ZONING:	_ FEE TRANSM	ITTAL DA	TE:	
HEADING DATE.	DEADI INE D	ለ ፕሮ ፡		

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DESCRIPTION (OF PROPOS	SED ACT	ION (include	specific use prop	posed, # of employees,	, hrs
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	,					
						
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support of the application. <u>Failure to provide all of the</u> scheduling the application for review or Hearing by the	applicable materials	s listed below n	nay result in a delay in
\$150.00 application fee (check or r	noney order <u>on</u>	<u>ly</u> payable	to Town of Pomfret)
Detailed site plan (see sample on fo	ollowing page)		i v ž
Detailed drawings for parking layor	ut, landscaping	and signag	re
Photographs of existing conditions	•		
SEQR Assessment form - Environn	nental Assessm	ent - includ	led in application
Mandatory Referral to Chautauqua	County Plannir	ıg Board - i	ncluded
APPLICANT /OWNER AFFIRMATION	<u>V:</u>		·
I, THE UNDERSIGNED, DO HEREBY AFFIRM T APPLICATION IS TRUE TO THE BEST OF MY I THAT INTENTIONALLY PROVIDING FALSE O FOR IMMEDIATE DENIAL OF MY APPLICATION	KNOWLEDGE A R MISLEADING	ND I FURTE	IER UNDERSTAND
FURTHERMORE, I UNDERSTAND THAT I (OR PRESENT AT THE HEARING TO REPRESENT T QUESTIONS FROM THE ZONING BOARD OF A	HE APPLICATION	ON AND RES	
Signature (Applicant)			Date
	·		
IF APPLICANT IS NOT THE OWNER OF	RECORD FOR	THE SUB.	IECT PARCEL:
I, THE UNDERSIGNED, HEREBY AFFIRM THAT SUBJECT PARCEL AT THE TIME OF APPLICAT THE REQUEST BY THE APPLICANT AND AUTI INTEREST OF THE OWNDER(S) IN FURTHERAL	ION. FURTHERI HORIZE SAID AI	MORE, I AM PPLICANT T	FAMILIAR WITH
		<i>,</i>	Deta
Signature (Owner)	•		Date
	\ ;	pd. P	
Signature (Owner)	· · · · · · · · · · · · · · · · · · ·		Date



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MANDATORY REFERRAL TO CHAUTAUQUA COUNTY PLANNING BOARD

In accordance with General Municipal Law 239-1 and 239-m, before issuing a special use permit or granting a variance affecting any real property lying within a distance of 500 feet of the boundary of this municipality or from the boundary of any existing or proposed county or state park or other recreation area, or from the right-of-way of any existing or proposed county or state parkway, thruway, expressway, road or highway, or from the channel owned by the county or for which the county has established channel lines, or from the existing or proposed boundary of any county or state owned land on which a public building or institution is situated, the matter shall be referred to the Chautauqua County Planning Board.

Within 30 days after receipt of the full statement of such referred matter, the Chautauqua County Planning Board to which the referral is made, or an authorized agent of said agency, shall report its recommendations thereon to the Board of Appeals, accompanied by a full statement of the reasons for such recommendations. If the Chautauqua County Planning Board fails to report within such period of 30 days, the Board of Appeals may act without such report. If the Chautauqua County Planning Board disapproved the proposal, or recommends modification thereof, the Board of Appeals shall not act contrary to such disapproval or recommendations expect by a vote of a majority plus one of all members thereof and after the adoption of a resolution fully setting forth the reasons for such contrary action.

Within seven (7) days after final action by the Board of Appeals, modifications or disapproval of a referred matter, the Board of Appeals shall file a report of the final action it has taken with the Chautauqua County Planning Board which had made the recommendations, modifications or disapproval.

Matters to be referred to Chautauqua County Planning Board:

- adoption or amendment of a zoning map or regulations
- adoption or amendment of a comprehensive plan
- issuance of special use permits
- approval of site plans
- granting or use or area variances
- other authorization which a referring body may issue under the provisions of any zoning or local law

Through a legal agreement with Chautauqua County Planning Board the Town of Pomfret Zoning Board of Appeals have had the following actions exempt from referral for County review:

Residential Area Variances:

- Rear & Side Building Setbacks
- Fences
- Decks
- Minimum Building Size
- Minimum Building Lot Size
- Size & Height of Garages
- Number of Storage Sheds
- Subdivision of Lots

Special Use Permits:

*Renewals (only)

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July 2009

CHAUTAUQUA COUNTY MUNICIPAL ZONING REFERRAL FORM

SEND TO: CHAUTAUQUA COUNTY PLANNING BOARD c/o COUNTY PLANNING DIVISION 200 HARRISON ST. JAMESTOWN, NY 14701

FOR COUNTY USE ONLY:	
MUNICIPALITY: .	
DATE RECEIVED:	
POSTMARK DATE:	
HEARING DATE:	
DECISION DATE:	
DATE COUNTY RESPONSE SENT	
	- ∙ 1

1. TYPE OF ACTION:	
☐ Zoning Ordinance or Local Law (Adopt / Amend)	☐ Site Pian Approval
☐ Comprehensive Pian (Adopt / Amend) ☐ Use Variance	☐ Special Use Permit
C OSE VARIABLE	☐ Area Variance
2. REASON FOR REFERRAL: affects property lying	within EOD fact of IDlanca death up
	☐ County or State Road Route #
☐ County-Owned Drainage Channel	☐ Operating FarmLocated in a State Certified
☐ Existing/Proposed County/State Park or	Ag District (except area variances)
Recreation Area	☐ County or State owned land with Public Bldg.
* Has neighboring municipality been notified 10 days prior of the plan appropriate the plan a	of booking data for any interest Table
use permit, use variance, or site plan approval per NYS Ge	of nearing date for special
-	— ногларионые
3. NAME OF APPLICANT:	
TAX PARCEL #: SectBlockLot; Sect	Block Lot : Sect Block Lot
	BlockLot; SectBlockLot
STREET ADDRESS:	ZONING DISTRICT:
· · · · · · · · · · · · · · · · · · ·	IN ENOUGH DETAIL TO ALLOW THE COUNTY PLANNING
5. SUPPORTING DOCUMENTS: Disease short its	
its decision, and attach:	tion requested below, unless <u>not</u> required by your board to make
☐ Completed Environmental Assessment Form	☐ Basic sketch of the proposal
J Location map with scale	Conv. of applicable
In the case of the adoption or amendment of a zoning ordin	nance or local law, the complete text of the proposed ordinance
or local law as well as all existing provisions.	
1 Other (a)	
WHY ACTION IS NEEDED (e.g. 5 foot side yard request v	while law requires 10 foots required hauting and the
se by right; use not allowed in district, etc. – attach page if ad	Iditional space needed):
PREVIOUS REQUEST: Has this request been made in the	
PREVIOUS REQUEST: Has this request been made in the	
PREVIOUS REQUEST: Has this request been made in the	

(over)

8. <u>WETLANDS/PRO</u>	TECTED WATER	R BODIES/FI	LOOD ZONE/			•
Is land in question in a * (If unknown, this	"designated state	* or federal w	etland?	Yes 🗀 Yes	No □ Unl	known
Will the project result in	disturbance of la	nd within 50	feet of the bed	d or banks of a pro ☐ Yes ☐ N	tected water	body?
Is land in question withi	n a flood zone as	shown on N	ational Flood I	nsurance rate map	vo цолки	·
				☐ Yes ☐	No 🗆 Unkr	
Will project result in sho	rt or long-term dra	ainage proble	ems?	☐ Yes ☐ N	√o 🗆 Unkr	IOWN
9. STATE ENVIRONN ☐ Type I action (Reguin Lead Agency for this ☐ Unlisted action (Reguin ☐ Type II action (Not su	<u>es</u> long Environm action <u></u> <u>iires</u> short EAF, lo	ental Assess ong EAF opti	ment Form [E onal. coordina	AF], requires desi	gnation of Le	ead Agency) – -
1) 10 10 10 10 10 10 10	ploor to open tip	VIEW RECOID	ny to rait ori	. <i>u)</i>		•
10. WATER & SEWAGE Is municipal water available If no, will sufficient well water Are municipal sewers ava If no, has on-site treatment	le for this project ater be available? ilable for this proje	ect?		s □ No □ Un s □ No □ No	t Applicable	
11. TRAFFIC SAFETY: Will this project have an in Describe impact and mitiga	pact on traffic sat ation measures to	fety and/or o relieve nega	ongestion? itive impacts:	Yes 🛭 No 🗖	Unknown	
			· · · · ·	<u> </u>		
12. PRESENT CHARACTI	ER OR USE OF F	PROPERTY	IN QUESTION	l (e.g single-fam	ily house, co	mmercial use, farn
agriculture, woods, etc.):				•		,
	·				·	
CHARACTER OF NEIGHBO	ORING PROPER	<u>ГҮ</u> : (e.g u	ses or structu	es, and zoning dis	strict):	•
СНАЯ	ACTER ·	ZONE		CHARACTI	ER .	ZONE
NORTH:	AOTEN	I	SOUTH:	OLIAI MOT	<u>-11</u>	ZONL
EAST:			WEST:			<u> </u>
	•	<u> </u>	. <u>-</u>			
13. PUBLIC HEARING: Dat	e7	Time :	FINAL I	DECISION: Date	·Tim	10 :
14. FROM: Town/Village/	City of		٠.]	Date	·
REFERRING OFFICIAL (Mu						
	; Planning Board			☐ Supervisor		ouncil Chair
LIONAN, ZDA .LI ONAN	, Flaiming Dualu	<u>. </u>	i iviayoi	□ Oahataiani	П (undi Onali
Name & Mailing address of ab	ove Referring Off	icial:		· · · · · · · · · · · · · · · · · · ·		
				Pho	na	
					11.5	
Cimpeture of Defamine Official	•					
	al as listed abov					
Signature of Referring Office				al information:	none	

SEQR REQUIREMENTS

New York's State Environmental Quality Review Act (SEQR) requires all state and local government agencies to consider environmental impacts equally with social and economic factors during discretionary decision-making. This means these agencies must assess the environmental significance of all actions they have discretion to approve, fund or directly undertake. SEOR requires the agencies to balance the environmental impacts with social and economic factors when deciding to approve or undertake an "Action"

If an action is determined not to have significant adverse environmental impacts, a determination of no significance or Negative Declaration is prepared. If an action is determined to have potential significant adverse environmental impacts, an Environmental Impact Statement (EIS) is required.

The SEQR process uses the EIS to examine ways to avoid or reduce adverse environmental impacts related to a proposed action. This includes an analysis of all reasonable alternatives to the action. The ESOR "decision making process" encourages communication among government agencies, project sponsors and the general public.

Actions are classified into 3 different categories. The classification of the action will determine the level of initial environmental review that the project will receive, which could consist of: No further review; Full (Long form) EAF or Short Form and To Coordinate or not to coordinate with other agencies.

Type I Classification Actions - are most likely to have significant adverse impact or environment, so are more likely to require ElS. (Not all Type I Actions are an automatic ElS requirement.)

Some Examples:

- Large Residential facilities (in context of existing community size)
- In or "substantially contiguous to" Historical Register listed or eligible sites or parks
- Affecting agricultural districts
- Purchase, sale or other transfer of more than 100 acres

*Type I classifications require that the SEOR process continue

Type II Classification Actions - have been determined not to have a significant adverse impact on the environment and therefore do not require an EIS

Some Examples:

- Most Maintenance or repairs including upgrading building to meet building and fire codes
- 1, 2 or 3 family homes on approved lots
- New non-residential uses under 4,000 square feet (requiring no zoning change or use variance)
- Purchase or sale or supplies or equipment land transactions not covered
- Minor structures, such as garages, barns, or home swimming pools, routine permit and license renewal with no substantial change in permitted activities
- Rebuilding or replacement of facilities, inkind, on the same site

*Type II classifications conclude at SEQR

<u>Unlisted Classification Actions</u> - are any proposals or actions not specifically included on either the statewide Type I or Type II lists. This is the largest category of actions subject to SEOR review. Specific items are not listed since it impossible to identify in advance every potential project or decision which an agency may need to consider.

Some Examples:

- New 20 unit apartment building
- New non-residential use of 10 acres or less
- Parking for less than 1,000 cars
- Sale, purchase, lease or other transfer of fewer than 100 acres of land by government entity

<u>NOTE</u>: The SEQR regulations allow an agency to choose to apply the Type I initial review process to any unlisted action. Therefore it is reasonable to treat any large or complex project that has been classified as Unlisted, as a Type I action. *Required that SEQR continue

Please complete Part I of the attached Short Environmental Assessment Form as a required part of the Zoning Board of Appeals Application process. Thank you.

617.20 Appendix B Short Environmental Assessment Form

Instructions for Completing

Part 1 - Project Information. The applicant or project sponsor is responsible for the completion of Part 1. Responses become part of the application for approval or funding, are subject to public review, and may be subject to further verification. Complete Part 1 based on information currently available. If additional research or investigation would be needed to fully respond to any item, please answer as thoroughly as possible based on current information.

Complete all items in Part 1. You may also provide any additional information which you believe will be needed by or useful to the lead agency; attach additional pages as necessary to supplement any item.

Name of Action or Project:				
Project Location (describe, and attach a location map):				
t control imap).				
Brief Description of Proposed Action:				
ame of Applicant or Sponsor:	Telephone:			:
	E-Mail:			
ddress:			- /-	- :
ty/PO:				
ty/ro:	State:	Zi	p Code:	
Does the proposed action only involve the legislative adoption of a	nlan local law ardinance		1 250	1 -==
ndministration will be a second of the control of t	pian, local law, oluntance,		NO	YE
administrative rule, or regulation?			1	
Yes, attach a narrative description of the intent of the proposed acti y be affected in the municipality and proceed to Part 2. If no, cont	inue to question 2.			
Yes, attach a narrative description of the intent of the proposed acti y be affected in the municipality and proceed to Part 2. If no, cont Does the proposed action require a permit, approval or funding fro	inue to question 2.		NO	YE
Yes, attach a narrative description of the intent of the proposed acti y be affected in the municipality and proceed to Part 2. If no, cont Does the proposed action require a permit, approval or funding fro	inue to question 2.		NO	YE
Yes, attach a narrative description of the intent of the proposed active by be affected in the municipality and proceed to Part 2. If no, continuous the proposed action require a permit, approval or funding frows, list agency(s) name and permit or approval:	inue to question 2.		NO	YE
Yes, attach a narrative description of the intent of the proposed active be affected in the municipality and proceed to Part 2. If no, control Does the proposed action require a permit, approval or funding from the proposed action and permit or approval: Total acreage of the site of the proposed action?	inue to question 2. m any other governmental A acres		NO	YE
Yes, attach a narrative description of the intent of the proposed active be affected in the municipality and proceed to Part 2. If no, control Does the proposed action require a permit, approval or funding from the proposed action and permit or approval: Total acreage of the site of the proposed action? Total acreage to be physically disturbed? Total acreage (project site and any contiguous properties) owned	inue to question 2. m any other governmental A		NO	YE
Yes, attach a narrative description of the intent of the proposed active be affected in the municipality and proceed to Part 2. If no, control Does the proposed action require a permit, approval or funding from the proposed action and permit or approval: Total acreage of the site of the proposed action? Total acreage to be physically disturbed? Total acreage (project site and any contiguous properties) owned	inue to question 2. m any other governmental A acres		NO	YE
Yes, attach a narrative description of the intent of the proposed active be affected in the municipality and proceed to Part 2. If no, control Does the proposed action require a permit, approval or funding from Yes, list agency(s) name and permit or approval: Total acreage of the site of the proposed action? Total acreage to be physically disturbed? Total acreage (project site and any contiguous properties) owned or controlled by the applicant or project sponsor? heck all land uses that occur on, adjoining and near the proposed action.	inue to question 2. m any other governmental A acres acres acres acres	gency?	NO	YE
	inue to question 2. m any other governmental A. acres acres acres acres	gency?	NO	YE

5. Is the proposed action, a. A permitted use under the zoning regulations?	NO	YES	S N/A
b. Consistent with the adopted comprehensive plan?		-	+-
6. Is the proposed action consistent with the predominant character of the existing built or natural landscape?	<u>.</u> .	NO	YE
7. Is the site of the proposed action located in, or does it adjoin, a state listed Critical Environmental Art If Yes, identify:	ea?	NO	YES
8. a. Will the proposed action result in a substantial increase in traffic above present levels?		NO :	YES
b. Are public transportation service(s) available at or near the site of the proposed action?	}		
c. Are any pedestrian accommodations or bicycle routes available on or near site of the proposed action	on?	,	
9. Does the proposed action meet or exceed the state energy code requirements? If the proposed action will exceed requirements, describe design features and technologies: ———————————————————————————————————		NO	YES
10. Will the proposed action connect to an existing public/private water supply?		NO	YES
If No, describe method for providing potable water:	- $ $		
11. Will the proposed action connect to existing wastewater utilities?	1	NO	YES
If No, describe method for providing wastewater treatment:	_		
12. a. Does the site contain a structure that is listed on either the State or National Register of Historic Places?	- N	VO	YES
b. Is the proposed action located in an archeological sensitive area?		-	
13. a. Does any portion of the site of the proposed action, or lands adjoining the proposed action, contain wetlands or other waterbodies regulated by a federal, state or local agency?	N	Ю	YES
b. Would the proposed action physically alter, or encroach into, any existing wetland or waterbody? If Yes, identify the wetland or waterbody and extent of alterations in square feet or acres:		3 4 4	39
	- - 33		1
14. Identify the typical habitat types that occur on, or are likely to be found on the project site. Check all th ☐ Shoreline ☐ Forest ☐ Agricultural/grasslands ☐ Early mid-successional	at appl	y:	
☐ Wetland ☐ Urban ☐ Suburban 15. Does the site of the proposed action contain any species of animal, or associated habitats, listed	N(o Ti	ÆS
by the State or Federal government as threatened or endangered?			
16. Is the project site located in the 100 year flood plain?	NO) Y	ES
7. Will the proposed action create storm water discharge, either from point or non-point sources?	NC) Y	ES
f Yes, a. Will storm water discharges flow to adjacent properties? □ NO □ YES			
b. Will storm water discharges be directed to established conveyance systems (runoff and storm drains)? Yes, briefly describe: ☐ NO ☐ YES	:: 1		
			::

18. Does the proposed action include construction or other activities that result is the impoundment of water or other liquids (e.g. retention pand ment).	NO	YES
	110	+
If Yes, explain purpose and size:		†
	.	
19. Has the site of the proposed setion	-	-
19. Has the site of the proposed action or an adjoining property been the location of an active or closed solid waste management facility?	NO	YES
If Yes, describe:	1	1 .
	1	
	/	1
20. Has the site of the proposed action or an adjoining property been the subject of remediation (ongoing or completed) for hazardous waste?	NO	YES
If Yes, describe:	1 .	
		į
	1 1	- 1
I AFFIRM THAT THE INFORMATION PROVIDED ABOVE IS TRUE AND ACCURATE TO THE EKNOWLEDGE	BEST O	P MY
Applicant/sponsor name: Date:		.
Signature:		
	•	- 1

STOP! THE ZBA WILL COMPLETE PART 2 AT THE SCHEDULED HEARING

Part 2 - Impact Assessment. The Lead Agency is responsible for the completion of Part 2. Answer all of the following questions in Part 2 using the information contained in Part 1 and other materials submitted by the project sponsor or otherwise available to the reviewer. When answering the questions the reviewer should be guided by the concept "Have my responses been reasonable considering the scale and context of the proposed action?"

 	Will the proposed action create a material conflict with an adopted land use plan or zoning regulations?	No, or small impact may occur	Moderate to large impact may occur
	2. Will the proposed action result in a change in the use or intensity of use of land?	· · · · · · · · · · · · · · · · · · ·	
	Will the proposed action impair the character or quality of the existing community?		
. 2	4. Will the proposed action have an impact on the environmental characteristics that caused the establishment of a Critical Environmental Area (CEA)?		
5	. Will the proposed action result in an adverse change in the existing level of traffic or affect existing infrastructure for mass transit, biking or walkway?		
6.			
7.	Will the proposed action impact existing: a. public / private water supplies?		
	b. public / private wastewater treatment utilities?		
8.	Will the proposed action impair the character or quality of important historic, archaeological, architectural or aesthetic resources?		
9.	Will the proposed action result in an adverse change to natural resources (e.g., wetlands, waterbodies, groundwater, air quality, flora and fauna)?		

	No, or small impact may occur	Moderate to large impact may occur
10. Will the proposed action result in an increase in the potential for erosion, flooding or drainage problems?		
11. Will the proposed action create a hazard to environmental resources or human health?		

Part 3 - Determination of significance. The Lead Agency is responsible for the completion of Part 3. For every question in Part 2 that was answered "moderate to large impact may occur", or if there is a need to explain why a particular element of the proposed action may or will not result in a significant adverse environmental impact, please complete Part 3. Part 3 should, in sufficient detail, identify the impact, including any measures or design elements that have been included by the project sponsor to avoid or reduce impacts. Part 3 should also explain how the lead agency determined that the impact may or will not be significant. Each potential impact should be assessed considering its setting, probability of occurring, duration, irreversibility, geographic scope and magnitude. Also consider the potential for short-term, long-term and cumulative impacts.

 Check this box if you have determined, based on the information and analysis above, and any supporting documentation, that the proposed action may result in one or more potentially large or significant adverse impacts and an environmental impact statement is required. Check this box if you have determined, based on the information and analysis above, and any supporting documentation, that the proposed action will not result in any significant adverse environmental impacts. 	
Name of Lead Agency	Date
Print or Type Name of Responsible Officer in Lead Agency	Title of Responsible Officer
Signature of Responsible Officer in Lead Agency	Signature of Preparer (if different from Responsible Officer)