

WESTCHESTER COUNTY 17 Bedford Road Armonk, New York 10504-1898

PLANNING DEPARTMENT Adam R. Kaufman, AICP Director of Planning

Telephone: (914) 273-3542 Fax: (914) 273-3554 www.northcastleny.com

Application for Final Subdivision Approval

Application Name



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Important General Information

- Prior to submitting an application, the "Notice to Applicants" should be reviewed.
- To appear before the Planning Board, all required application materials shall be submitted not later than **12:00 P.M.**, **Monday, fourteen (14) days** prior to the date of the Planning Board meeting at which the application is scheduled to be heard or as otherwise noted by the Planning Board Secretary. Continuing Business can be submitted 12 days prior to the Next Planning Board meeting by the close of business. Except where noted.

If all required application materials, including the pertinent application fee and escrow monies are not submitted by that deadline, the application shall be automatically removed from the agenda.

At the discretion of the Planning Board Chairman, the application may be rescheduled, if appropriate, for the next available Planning Board meeting or the application may be removed from future agendas altogether. Without prior authorization from the Planning Board, application submissions shall not be accepted at Planning Board meetings.

- At the time of submission, all required application materials shall be submitted. **Piecemeal** submissions **shall not** be accepted. Substitution of previously submitted materials shall not be permitted.
- All submissions shall be dated, with revision dates identified on new submissions.
- All submissions shall be accompanied by a cover letter describing the project and/or any changes as compared to previous submissions.
- For distribution purposes and mailing to the Planning Board Members and others (as required), multiple copies of application materials shall be collated into separate sets, each containing one copy of every submitted document. All application materials shall be submitted in a form that fits into a 12" x 17" envelope. Plans shall be folded and rubber banded as necessary.
- To be considered complete for Planning Board hearing purposes, an application package shall contain the information identified in Parts IV and V of this application form.
- For purposes of completing this application form, all responses provided shall be printed, except as otherwise specified.



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NOTICE TO APPLICANTS

In the Town of North Castle, the Planning Board is responsible for the review and approval of all applications concerning site plans, subdivisions and lot line changes; some applications concerning special use permits, wetlands permits and tree removal permits; and the environmental review of those applications over which it has jurisdiction. The Planning Board may also have an advisory role in connection with some applications before the Town Board, such as those involving other categories of special use permits and zoning amendments.

The Planning Board is composed of five volunteer members – all residents of North Castle – who are appointed by the Town Board for five-year terms. As part of the review of some applications, the Planning Board is assisted on an as-needed basis by other lay boards of the Town, such as the Conservation Board (CB), the Zoning Board of Appeals (ZBA), the Open Space Committee and the Architectural Review Board (ARB). As part of the review of most applications, the Planning Board is also assisted by the Director of Planning, the Town Engineer, the Town Attorney and other special consultants when required.

FEES:

If you submit an application for Planning Board review, you will be required to reimburse the Town for the cost of professional review services, including legal and engineering services, incurred in connection with the review of your application. The charges for professional planning review services have been \$120/hour. If other types of professional consultant review services are required, those charges will be in accord with fees usually charged for such services and pursuant to a contractual agreement between the Town and such professional.

At the time of submission of an application, the Planning Board will require the establishment of an escrow account from which withdrawals shall be made to reimburse the Town for the cost of consultant fees and professional staff services.

ESCROW ACCOUNT:

Escrow Accounts are established for each application. Monies will be deducted from the account for professional review services rendered. Monthly escrow disbursement summaries will be mailed for your reference regarding your project. When the balance in such escrow account is reduced to one-third (1/3) of its initial amount, a letter will be mailed to the applicant and the applicant shall deposit additional funds into such account to restore its balance to the amount of the initial deposit. Additional information on these requirements is provided in the North Castle Town Code (see Sections 213-67B and A216-34.C).



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PROCEDURE:

TOWN OF NORTH CASTLE

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Prior to submitting an application to the Planning Board for review and approval, prospective applicants should schedule an appointment with the Planning Board Secretary at (914) 273-3542 for a consultation with the Town Planner and the Town Engineer. When the appointment is made, a verbal description of the proposal should be provided to the Planning Board Secretary. The Town of North Castle is providing the services of the Director of Planning and the Town Engineer for *initial* consultation at no cost to the applicant so that it is possible to conduct the application review as efficiently as possible for the benefit of the applicant as well as the Planning Board.

After meeting with the Town Planner and Town Engineer, prospective applicants should prepare one complete set of application documents and plans. This set will be reviewed for completeness by the Town Planner. If determined to be incomplete, the Planning Department will submit a checklist indicating which items have not been adequately addressed. If determined to be complete, the checklist will be initialed and the Applicant should submit the remainder of the required application packages.

Once the checklist has been initialed and all application packages have been submitted, the Planning Board Secretary will schedule the application for the first available opening on the Planning Board's meeting agenda. However, if the required application material packages, including the pertinent application fee are not received at the Planning Board office by 12:00 PM, Monday, 14 days prior to the date of the Planning Board meeting at which you are scheduled to appear (or otherwise scheduled by the Planning Board Secretary), your application will be automatically removed from the agenda. At the discretion of the Planning Board Chairman, your application may be rescheduled, if appropriate, for the next available Planning Board meeting or the application may be removed from future agendas altogether. Additional requirements pertinent to each type of application are provided on the individual application forms, which you should carefully review prior to submitting your application.

When an application is deemed complete and submitted for review, it will be forwarded to the Planning Board Members and its professional advisors in advance of the meeting to allow adequate time for review, preparation of written reports and site inspections as necessary. Your application may also be forwarded to other boards and staff of the Town as well as to agencies outside of the Town, if required. Compliance with State Environmental Quality Review (SEQR) procedures is also required as part of the processing of all applications.

At your first appearance before the Planning Board, the Applicant will describe the project and the Planning Board will discuss any preliminary issues. The Planning Board discussion may be continued at future meetings, or if the Planning Board review has progressed sufficiently, the Application may be scheduled for a public hearing (if one is required) The public hearing may occur at a single Planning Board meeting, or it may be adjourned and continued at another Planning Board meeting. Because the nature and complexity of each application varies



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considerably, it is not possible to predict in advance the length of time needed to secure Planning Board approval. There are certain steps that you can take, however, to expedite the review process. These include, but are not limited to, the following:

- Be thoroughly familiar with the requirements pertinent to your application. Carefully review relevant provisions of the North Castle Town Code and the application form for your particular type of application. Be sure to check on what other types of approvals may be required in addition to that of the Planning Board. Approvals by other Town boards or departments as well as agencies outside of the Town may be required before you will be allowed to proceed with your project.
- Make sure that your application materials are accurately prepared and contain all required information. The information that we initially request is required, so make sure that your submission is complete. If supplementary information is requested as the review process continues, make sure that it is submitted in a timely fashion so the Planning Board can continue to move your application along.
- Follow up to make sure that your application materials are being submitted on time, or deliver them to the Planning office yourself.
- Attend the Planning Board meeting at which your application will be discussed and be on time for the meeting. If you cannot appear personally, make sure that your representative will be there and is thoroughly familiar with your application.

If the Application is approved by the Planning Board, a resolution of approval will be adopted by the Planning Board. It is the Applicant's responsibility to address any and all conditions of approval. Permits from the Building Department cannot be issued until all conditions have been addressed and the plans have been signed by the Planning Board Chair and the Town Engineer.

ON LINE AGENDAS & PLANNING DEPARTMENT MEMORANDA CAN BE REVIEWED AT

WWW.NORTHCASTLENY.COM



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INFORMATION REGARDING PUBLIC HEARINGS

The North Castle Assessor's Office shall prepare a list of neighbors to be notified for the neighbor notifications and public hearings - A minimum of one week's notice is required. The fee is \$50.00 which includes the list of neighbors and two sets of labels for mailing. The Assessor's Office may be reached Monday – Friday from 8:30 a.m.– 4:30 p.m. at 273-3324. You may also e-mail your request to assessor@northcastleny.com

When requesting your list please reference the list of application types below so that you can tell the Assessor's office how many feet on all sides of the property to create the list for.

<u>Subdivisions</u> - All lots zoned R-10, R-5 and R-2F shall notice all neighbors within 250 feet from all sides of their property. All other zoning districts shall notice neighbors within 500 feet from all sides of their property. Public hearing notice must be published in the newspaper.

Special Use Permit for Structures over 800 sq ft. & Accessory Apartment - All Zoning Districts shall notice all neighbors within 250 feet from all sides of their property. Public hearing notice must be published in the newspaper.

<u>Site Plan, Non Residential</u> - All Zoning Districts shall notice all neighbors within 250 feet from all sides of their property. Public hearing must be published in the newspaper.

<u>Site Plan, Residential</u> – no public hearing required, no publication in the newspaper required.

<u>Wetlands Permit</u> - All Zoning Districts shall notice all neighbors within 100 feet from all sides of their property. Public hearing must be published in the newspaper.

2. The Director of Planning will prepare a Public Notice. The applicant and or professional will review, sign, date and return to the Planning Department Secretary. If there are any changes necessary, please edit and return for corrections. The corrections will be made and emailed back to the applicant who will forward it to the Journal Newspaper, when applicable.

If notification to the newspaper is not required, please continue to #3.

You may email your public notice to <u>www.lohud.com/orderad</u>. Please request an affidavit of publication which must be submitted to the Planning Board secretary prior to



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the public hearing. You will also have the opportunity to make payment while at the site. The Journal News requires three days prior notice before 12 noon, not counting weekends and holidays, for ad placement. When the ad is done and completed by a representative, they will email/call/fax you the proof letting you know of the run date of the cost of the ad, they will also get pre-payment (if necessary). Make sure the notice placement of the ad in the Greater Westchester (GW or LGW). This notice cannot be published any sooner than 20 days prior to the meeting and must be published no less than 10 days prior to the meeting.

ALL PUBLIC NOTICES MUST BE PUBLISHED IN <u>THE GREATER</u> <u>WESTCHESTER (GW OR LGW)</u> EDITIONS OF THE JOURNAL NEWSPAPER.

If you have any questions regarding your publication you may call 694-5000: Mailing address: 1133 Westchester Avenue, Suite N110, White Plains, NY 10604

Legal Advertising Representative 694-5123 ext: 7 Affidavit Department 694-5177

It is suggested that you purchase the newspaper for your records the day the notice is published. The Journal news notes that it takes 10 business days for the affidavit to be delivered to the recipient.

- **3.** Send out the Public Hearing Notice, certified mail, return receipt requested to all neighbors on the list prepared by the Assessor's Office. This must be sent out no less than 10 days prior to the meeting and no more than 20 days prior to the meeting date.
- **4.** The Friday before the meeting or no later than 12:00 p.m. the day of the meeting the following **must** be submitted.
 - List of Neighbors prepared by the Assessor's Office
 - Proof of Mailing All white slips post marked from the US Post Office
 - All green cards and or returned envelopes
 - Return Proof of Service Form (next page) Notarized by the person who did the mailing
 - Affidavit of publication from the Newspaper (only if published in the newspaper)



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FORM OF PROOF OF SERVICE

State of New York County of Westchester

SS:

______being duly sworn, deposes and says that he is over twenty-one years of age and resides at______, in the State of New York, that he is the agent for the applicant proceeding before the Planning Board, Town of North Castle and which related to premises ______ that he gave notice of this proceeding to each and all of the persons named on the list of owners or property affected which he or she filed with said application, by mailing on ______, by Certified Mail , to each of said owners a notice , a true copy of which is attached to this affidavit.

(Applicant)

Sworn to me before this _____ day of _____,20___

(Notary Public-Commissioner of Deeds)

<u>APPLICATIONS REQUIRING PLANNING BOARD APPROVAL</u> <u>SCHEDULE OF APPLICATION FEES</u>



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Type of Application	Application Fee
Site Development Plan	\$200.00
Each proposed Parking Space	\$10
Special Use Permit (each)	\$200 (each)
Preliminary Subdivision Plat	\$300 1 st Lot \$200 (each additional lot)
Final Subdivision Plat	\$250 1 st Lot \$100 (each additional lot)
Tree Removal Permit	\$75
Wetlands Permit	\$50 (each)
Short Environmental Assessment Form	\$50
Long Environmental Assessment Form	\$100
Recreation Fee	\$10,000 Each Additional Lot
Discussion Fee Prior to submission of a sketch or preliminary subdivision Plat an	\$200.00 applicant or an applicant's

Prior to submission of a sketch or preliminary subdivision Plat, an applicant or an applicant's representative wishes to discuss a subdivision proposal to the Planning Board, a discussion fee of \$200.00 shall be submitted for each informal appearance before the board.

Any amendment to previously approved applications requires new application forms and Fes

PLANNING BOARD SCHEDULE OF ESCROW ACCOUNT DEPOSITS



PLANNING DEPARTMENT

TOWN OF NORTH CASTLE

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<u>Type of Application</u> <u>Deposit*</u>	Amount of Initial Escrow Account
Concept Study	\$500.00
Site Plan Waiver for Change of Use	\$500.00
Site Development Plan for:	
Multifamily Developments	\$3,000.00 plus \$100.00 per proposed dwelling unit
Commercial Developments	\$3,000.00 plus \$50.00 for each required parking space
1 or 2 Family Projects	\$2,000.00
Special Use Permit	\$2,000.00 plus \$50.00 for each required parking space
Subdivision:	required parking space
Lot Line Change resulting in no new lots	\$1,500.00
All Others	\$3,000.00 plus \$200.00 per proposed new lot in excess of two (2)
Preparation or Review of Environmental Impact Statement	\$15,000.00

If a proposed action involves multiple approvals, a single escrow account will be * established. The total amount of the initial deposit shall be the sum of the individual amounts indicated. When the balance in such escrow account is reduced to one-third (1/3) of its initial amount, the applicant shall deposit additional funds into such account to restore its balance to the amount of the initial deposit.

Applicant Signature

I. IDENTIFICATION OF PROPERTY OWNER, APPLICANT AND PROFESSIONAL REPRESENTATIVES

Name of Property Owner:		
Mailing Address:		
Telephone:	Fax:	e-mail
Name of Applicant (if different):		
Address of Applicant:		
Telephone:	Fax:	e-mail
Interest of Applicant, if other than	n Property Owner:	
Name of Professional Preparing S	Site Plan:	
Address:		
Telephone:	Fax:	e-mail
Name of Other Professional:		
Address:		
Telephone:	Fax:	e-mail
Name of Other Professional:		
Address:		
		e-mail
Name of Attorney (if any):		
Address:		
Telephone:	Fax:	e-mail

Applicant Acknowledgement

By making this application, the undersigned Applicant agrees to permit Town officials and their designated representatives to conduct on-site inspections in connection with the review of this application.

The Applicant also agrees to pay all expenses of publication and the giving of public notice as required, and further acknowledges that he/she shall be responsible for reimbursing the Town for the cost of professional review services required for this application.

It is further acknowledged by the Applicant that all bills for the expenses of publication and the giving of public notice as well as professional consultant review services shall be mailed to the Applicant, unless the Town is notified in writing by the Applicant at the time of initial submission of the application that such mailings should be sent to a designated representative instead.

Signature of Applicant:		Date:
-------------------------	--	-------

Signature of Property Owner: _____ Date: _____

Must have both signatures

II. IDENTIFICATION OF SUBJECT PROPERTY

Street Address:			
Location (in relation to nea	rest intersecting stree	t):	
feet (north, south	, east or west) of		
Abutting Street(s):			
Tax Map Designation (NEV	W): Section	Block	Lot
Tax Map Designation (OLI	D): Section	Block	Lot
Zoning District:	Total Land A	rea	_
Land Area in North Castle	Only (if different)		_
Fire District(s)	School Distri	ct(s)	_
Is any portion of subject pro-			
If yes, please identity The boundary of an No Yes (adjace The right-of-way of or highway? No Yes (adjace The existing or prop for which the Count No Yes (adjace The existing or prop or institution is situa No Yes (adjace The boundary of a f	ent) Yes (with any existing or propo- ent) Yes (with posed right-of-way of ay has established cha cent) Yes (with posed boundary of any ated? cent) Yes (with arm operation located	d County or State park or in 500 feet) osed County or State park in 500 feet) any stream or drainage cl nnel lines? hin 500 feet) y county or State owned 1 ithin 500 feet) l in an agricultural distric	any other recreation area? way, thruway, expressway, road hannel owned by the County or and on which a public building
No Yes (adja	cent) Yes (v	vithin 500 feet)	
Does the Property Owner o No Yes If yes, please identify the ta			operty?

III. DESCRIPTION OF PROPOSED DEVELOPMENT

Type of Subdivis	sion proposed:	Conventional	Conser	rvation	
	-	l on Final Subdivisior roposed in North Cas			
Is the final subdi	vision plat in c	onformance with the	approved prelimi	nary subdivision p	olat?
No Ye	s				
If no, ple	ase identify any	y differences between	the two plats		
the North Castle	Town Code ree	sions of Chapter 213 quested? No pe:	Yes		
Earthwork Balar	nce: Cut	C.Y. Fill	C.Y.		
Will Developme	nt on the subject	ct property involve ar	ny of the followin	ıg:	
(If yes, a		azard? No Ye Development Permit red)		pter 109 of the Nor	rth Castle Town
Trees wit	th a diameter at	breast height (DBH)	of 8" or greater?		
(If yes, a	Yes pplication for a y also be requin	Tree Removal Permi red.)	it pursuant to Cha	pter 192 of the No	orth Castle Town
(If yes, a		ls? No Yes Town Wetlands Perr red.)		hapter 209 of the N	North Castle Town
-		s? No Yes State Wetlands Perm		quired.)	

IV. SUBMISSION REQUIREMENTS

The final subdivision plat application package shall include all materials submitted in support of the application, including but not limited to the application form, final plat, final construction plans, Coverage Calculations Worksheet for each lot, reports, letters and SEQR Environmental Assessment Form. **Submission of the following shall be required:**

- One (1) set of the final subdivision application package (for distribution to the Town Planner for preliminary review purposes).
- Once a completed final subdivision checklist has been received from the Planning Department, eight (8) additional sets of the site development plan application package (for distribution to Planning Board, Town Engineer, Town Attorney, Town Planner, Planning Board Secretary, police, fire department and ambulance corps).
- One (1) additional reduced sized set (11" x 17") of the final subdivision application package if any portion of the subject property abuts or is located within five hundred (500) feet of the features identified in Section II of this application form (for distribution to Westchester County Planning Board).
- A check for the required application fee and a check for the required Escrow Account fee, both made payable to "Town of North Castle" in the amount specified on the "Schedule of Application Fees."

During the course of review of this application, the Applicant may be requested to supply additional copies of the final subdivision plat application package for referral to other agencies as determined to be necessary by the Planning Board or its designated representatives.

(continued next page)

V. INFORMATION TO BE INCLUDED ON THE FINAL SUBDIVISION PLAT

The following checklist is provided to enable the Applicant to determine if he/she has provided enough information on the final subdivision plat and final construction plans for the Planning Board to review his/her proposal. Applicants are advised to review §A216 of the North Castle Town Code for a complete enumeration of pertinent requirements and standards prior to making application for final subdivision plat approval.

The information required to be shown on the final subdivision plat and the final construction plans may be combined and shown on one plan to be identified as the Integrated Plot Plan. The application for final subdivision plat approval will not be accepted for Planning Board review unless all items identified below are supplied and **so indicated with a check mark in the blank line provided.** If a particular item is not relevant to the subject property or the development proposal, **the letters ''NA'' should be entered instead**.

The information to be included on the final subdivision plat shall include:

- _____ Name of the proposed subdivision or other identifying title.
- _____ Name and address of the Property Owner and the Applicant (if different).
- _____ Name, address and telephone number of the surveyor, engineer or other legally qualified professional who prepared the plan as well as the seal of the professional preparing the plan
- Names and locations of all owners of record of properties abutting and directly across any and all adjoining streets from the subject property, including the tax map designation of the subject property and abutting and adjoining properties, as shown on the latest tax records.
- Location and dimensions of all boundary lines of the proposed subdivision and all existing and proposed streets, lot lines, easements and rights-of-way, with sufficient data to readily determine the location, bearing and length of all such lines and to reproduce such lines upon the ground. Names of all existing and proposed streets .
- _____Locations of all water bodies, watercourses and other wetlands.
- _____Location of all proposed Clearing and Grading Limit Lines.
- _____Location of all existing buildings, including identification of all buildings to be removed as a condition of approval.
- _____Total acreage included in the entire subdivision, and the identification number and acreage of all lots and land reservations within the proposed subdivision.
- _____Location of all existing and proposed monuments.
- Site location map, at a scale of one (1) inch equals eight hundred (800) feet, showing the Applicant's entire property in relation to surrounding properties, streets, etc. within five hundred (500) feet of the site.
- _____North arrow, written and graphic scales, and the date of the original plan and all revisions, with notations identifying the revisions.
- _____Notations explaining any drainage, sight, slope, road widening, park area or other reservations or easements, including any self-imposed restrictions or covenants.
- _____Endorsement of approval by the Westchester County Department of Health
- _____Signature block for Planning Board endorsement of approval.

The information to be included on the final construction plans shall include the following:

- Plans and profiles showing the location and a typical cross-section of street pavements, including curbs and gutters, sidewalks, manholes and catch basins; the location of street trees, street lighting and street signs; the location, size and invert elevations of existing and proposed sanitary sewers, storm water drains and fire hydrants; the location and size of all water, gas or other underground utilities or structures; and the location and design of any other required improvements.
- Profiles showing existing and proposed elevations along the center line of all streets. Where a proposed street intersects an existing street or streets, the elevation along the center line of the existing street or streets within one hundred (100) feet of the intersection shall be shown.
- Where steep slopes exist and when required by the Planning Board, cross-sections showing existing and proposed elevations of all new streets every one hundred (100) feet at five (5) points on a line at right angles to the center line of the street, said elevation points to be at the center line of the street, at each property line and at points twenty-five (25) feet inside each property line.
- Location, size, elevation and other appropriate description of any existing facilities which will be connected to proposed facilities and utilities within the subdivision.
- Where the design of the subdivision requires regrading of land, the regraded contours shall be shown, along with estimates of the quantity of material to be added or removed and the proposed measures to be implemented by the Applicant to rehabilitate the disturbed area or areas.
- Where the design of the subdivision requires blasting, the blasting areas and proposed measures to reduce impacts shall be shown as required by the Planning Board.
- Where the design of the subdivision requires the regarding of land, the regarded contours shall be shown along with the estimated quantify of material to be added or removed and the proposed measures to be implemented by the subdivider to rehabilitate the disturbed area or areas
- Title of all sheets; the name, address, signature and seal of the licensed professional preparing the construction plans; the date prepared, including revision dates, if any; the north arrow, written and graphic scales and consecutive numbering of each street in the series of plans.
 - _____Notation indicating intended compliance with the Town construction standards and specifications as well as with the requirements of the Planning Board resolution of approval.
 - ____Signature block for Planning Board endorsement of approval.

The application for final subdivision plat approval shall also be accompanied by the following:

- Proof of ownership by the Applicant of the premises affected by the application and certificate of title company covering all interests, liens and objections to title, if any.
- Where subdivision roads and/or other improvements are involved, a statement from the Applicant's engineer giving the estimated cost of construction, together with the quantities and unit costs used in preparing the estimate.
- A list of any and all waivers of the provisions of Chapter 213 (Zoning) and Chapter A216 (Subdivision of Land) of the Town of North Castle Town Code which the Applicant requests the Planning Board to grant in this specific case, with the reasons therefor.

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.

Part 1 - Project and Sponsor Inf	ormation							
Name of Action or Project:								
Project Location (describe, and att	ach a location n	nap):						
Brief Description of Proposed Act	ion:							
Name of Applicant or Sponsor:				Telepl	hone:			
			·	E-Mai	11:			
Address:								
City/PO:					State:	Z	ip Code:	
								1
1. Does the proposed action only i administrative rule, or regulation		lative adoption	of a plan, lo	ocal law	v, ordinance,		NO	YES
If Yes, attach a narrative description	on of the intent					rces that		
may be affected in the municipalit								
2. Does the proposed action requi If Yes, list agency(s) name and per			g from any	other go	overnmental Age	ency?	NO	YES
If Tes, list agency(s) hame and per	mit of approva	1.						
		2						
3.a. Total acreage of the site of theb. Total acreage to be physically		n?			acres acres			
c. Total acreage (project site and	any contiguous		ned					
or controlled by the applicant	or project spons	sor?			acres			
4. Check all land uses that occur of	on, adjoining an	d near the propo	osed action.					
□ Urban □ Rural (no	n-agriculture)	□ Industrial	□ Comme	ercial	□ Residential (s	suburban)	
□ Forest □ Agricultu:	re	□ Aquatic	□ Other (specify):			
□ Parkland								

5. Is the proposed action,	NO	YES	N/A
a. A permitted use under the zoning regulations?			
b. Consistent with the adopted comprehensive plan?			
6. Is the proposed action consistent with the predominant character of the existing built or natural landscape?		NO	YES
7. Is the site of the proposed action located in, or does it adjoin, a state listed Critical Environmental A If Yes, identify:	rea?	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 ac	tion?		
 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? [If Yes, does the existing system have capacity to provide service? If No, describe method for providing potable water:		NO	YES
Image: Interpretendent of the service of the serv		NO	YES
 12. a. Does the site contain a structure that is listed on either the State or National Register of Historic Places? 		NO	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, conta wetlands or other waterbodies regulated by a federal, state or local agency?	in	NO	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:	2		
14. Identify the typical habitat types that occur on, or are likely to be found on the project site. Check		apply:	
Urban Suburban			
15. Does the site of the proposed action contain any species of animal, or associated habitats, listed by the State or Federal government as threatened or endangered?		NO	YES
16. Is the project site located in the 100 year flood plain?		NO	YES
17. Will the proposed action create storm water discharge, either from point or non-point sources?		NO	YES
If Yes, a. Will storm water discharges flow to adjacent properties?			
b. Will storm water discharges be directed to established conveyance systems (runoff and storm drai If Yes, briefly describe: □ NO □ YES	ns)?		

18. Does the proposed action include construction or other activities that result in the impoundment of water or other liquids (e.g. retention pond, waste lagoon, dam)?	NO	YES
If Yes, explain purpose and size:		
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:		
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:		
I AFFIRM THAT THE INFORMATION PROVIDED ABOVE IS TRUE AND ACCURATE TO THE KNOWLEDGE	BEST C	OF MY
Applicant/sponsor name: Date:		
Signature:		

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?"

		No, or small impact may occur	Moderate to large impact may occur
1.	Will the proposed action create a material conflict with an adopted land use plan or zoning regulations?		
2.	Will the proposed action result in a change in the use or intensity of use of land?		
3.	Will the proposed action impair the character or quality of the existing community?		
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.	Will the proposed action cause an increase in the use of energy and it fails to incorporate reasonably available energy conservation or renewable energy opportunities?		
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)



WESTCHESTER COUNTY 17 Bedford Road Armonk, New York 10504-1898

PLANNING DEPARTMENT Adam R. Kaufman, AICP Director of Planning

Telephone: (914) 273-3542 Fax: (914) 273-3554 www.northcastleny.com

GROSS LAND COVERAGE CALCULATIONS WORKSHEET

Applica	tion Name or Identifying Title:	Date:	
Tax Ma	p Designation or Proposed Lot No.:		
<u>Gross L</u>	ot Coverage		
1.	Total lot Area (Net Lot Area for Lots Created After 12/13/06):		
2.	Maximum permitted gross land coverage (per Section 213-22.2C):		
3.	BONUS maximum gross land cover (per Section 213-22.2C):		
	Distance principal home is beyond minimum front yard setback x 10 =		
4.	TOTAL Maximum Permitted gross land coverage = Sum of lines 2 and 3		
5.	Amount of lot area covered by principal building: existing + proposed =		
6.	Amount of lot area covered by accessory buildings: existing + proposed =		
7.	Amount of lot area covered by decks: existing + proposed =		
8.	Amount of lot area covered by porches: existing + proposed =		
9.	Amount of lot area covered by driveway, parking areas and walkways: existing + proposed =		
10.	Amount of lot area covered by terraces: existing + proposed =		
11.	Amount of lot area covered by tennis court, pool and mechanical equip: existing + proposed =		
12.	Amount of lot area covered by all other structures: existing +proposed =		
13.	Proposed gross land coverage: Total of Lines $5 - 12 =$		

If Line 13 is less than or equal to Line 4, your proposal **complies** with the Town's maximum gross land coverage regulations and the project may proceed to the Residential Project Review Committee for review. If Line 13 is greater than Line 4 your proposal does not comply with the Town's regulations.



WESTCHESTER COUNTY 17 Bedford Road Armonk, New York 10504-1898

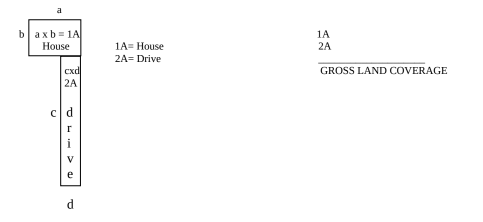
PLANNING DEPARTMENT Adam R. Kaufman, AICP Director of Planning

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GROSS LAND COVERAGE WORKSHEET

The following format is to be used for all applications for the purpose of demonstrating the gross land coverage of a property as necessary to show compliance with gross land coverage limitations of the Town Code.

- 1. Scaled worksheets are to be prepared based upon a site plan which represents existing or proposed conditions as applicable to the particular circumstances of the approval being sought. All site plans and worksheets are required to be prepared by a licensed or registered professional in the State of New York.
- 2. Each component of the gross land coverage is to be divided into simple polygons (squares, rectangles, etc.) each being drawn on the plan. The area of each polygon is to be shown by providing the dimensions and resulting area measurement. Each polygon is to be assigned an identifying label for reference purposes.
- 3. A summary table for each component is to be completed. The area of each polygon is to be listed by reference label then added, resulting in the gross land coverage for the entire site.
- 4. Any exception of land coverage from the gross land coverage must be identified on the floor plans and summary tables. The rationale for any exception must accompany the floor area worksheets.
- 5. A schematic illustration of the format is shown below



LOT AREA, NET – Lot area minus seventy five (75) percent of the area of any wetlands, waterbodies and, watercourses, but excluding any adjacent areas, all as defined in Chapter 209 Wetlands and Drainage, of the Town Code, and the area of any steep slopes, as defined Chapter 213, except that in the case of one-family lots, the deduction for steep slopes shall be only fifty (50) percent.

	i
Lot Size	Maximum Permitted Gross Land
	Coverage for One-Family
	Dwelling Lots ¹
	(square feet)
Less than 5,000 square	50% of the lot area
feet	
5,000 to 9,999 square feet	2,500 plus 30% of the lot area in
	excess of 5,000 square feet
10,000 to 14,999 square	4,000 plus 24% of the lot area in
feet	excess of 10,000 square feet
15,000	
15,000 square feet to	5,200 plus 18% of the lot area in
0.499 acres	excess of 15,000 square feet
0.5 to 0.749 acres	6,420 plus 15% of the lot area in
	excess of 0.5 acres
0.75 to 0.999 acres	8,050 plus 12% of the lot area in
	excess of 0.75 acres
1.0 to 1.999 acres	9,350 plus 9% of the lot area in
	excess of 1.0 acres
2.0 acres or more	13,270 plus 7.5% of the lot area
	in excess of 2.0 acres

*Permitted gross land coverage limitations for two-family dwelling lots in the R-2F District shall be twenty five (25) percent greater than that permitted for one-family dwelling lots.

NOTWITHSTANDING ABOVE LIMITATIONS, AN ADDITIONAL 10 SQUARE FEET OF GROSS LAND COVERAGE SHALL BE PERMITTED FOR EACH ONE FOOT OF FRONT YARD SETBACK OF THE PRINCIPAL DWELLING IN EXCESS OF THE MINIMUM FRONT YARD SETBACK REQUIRED.

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WESTCHESTER COUNTY 17 Bedford Road Armonk, New York 10504-1898

PLANNING DEPARTMENT Adam R. Kaufman, AICP Director of Planning

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FLOOR AREA CALCULATIONS WORKSHEET

Application Name or Identifying Title:	Date:
Tax Map Designation or Proposed Lot No.:	
Floor Area	
1. Total Lot Area (Net Lot Area for Lots Created After 12/13/06):	
2. Maximum permitted floor area (per Section 213-22.2B):	
3. Amount of floor area contained within first floor: existing + proposed =	
4. Amount of floor area contained within second floor: existing +proposed =	
5. Amount of floor area contained within garage: existing +proposed =	
6. Amount of floor area contained within porches capable of being enclosed: existing +proposed =	
 Amount of floor area contained within basement (if applicable – see definition): existing + proposed = 	
 Amount of floor area contained within attic (if applicable – see definition): existing + proposed = 	
9. Amount of floor area contained within all accessory buildings: existing + proposed =	
10. Proposed floor area: Total of Lines $3 - 9 =$	

If Line 10 is less than or equal to Line 2, your proposal **complies** with the Town's maximum floor area regulations and the project may proceed to the Residential Project Review Committee for review. If Line 10 is greater than Line 2 your proposal does not comply with the Town's regulations.

Signature and Seal of Professional Preparing Worksheet

Date



WESTCHESTER COUNTY 17 Bedford Road Armonk, New York 10504-1898

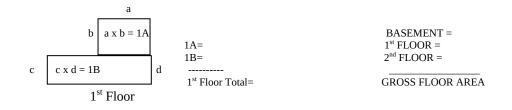
PLANNING DEPARTMENT Adam R. Kaufman, AICP Director of Planning

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GROSS FLOOR AREA WORKSHEET

The following format is to be used for all applications for the purpose of demonstrating the gross floor area of a building or group of buildings as necessary to show compliance with a building or group of buildings as necessary to show compliance with floor area limitations of the Town Code or as otherwise necessary to illustrate the intended or potential use of a structure.

- 1. Scaled worksheets are to be prepared based upon floor plans which represent existing or proposed conditions as applicable to the particular circumstances of the approval being sought. All floor plans and worksheets are required to be prepared by a licensed or registered professional in the State of New York.
- 2. The floor area of each floor is to be divided into simple polygons (squares, rectangles, etc.) each being drawn on the plan. The area of each polygon is to be shown by providing the dimensions and resulting area measurement. Each polygon is to be assigned an identifying label for reference purposes.
- 3. A summary table for each floor is to be completed. The area of each polygon is to be listed by reference label then added, resulting in the floor area for the entire floor.
- 4. A similar summary table is to be provided listing the total floor are of each floor within the resulting floor area of each building.
- 5. Any exception of floor area from the gross floor area must be identified on the floor plans and summary tables. The rationale for any exception must accompany the floor area worksheets.
- 6. A schematic illustration of the format is shown below.



LOT AREA, NET – Lot area minus seventy five (75) percent of the area of any wetlands, waterbodies and, watercourses, but excluding any adjacent areas, all as defined in Chapter 209 Wetlands and Drainage, of the Town Code, and the area of any steep slopes, as defined Chapter 213, except that in the case of one-family lots, the deduction for steep slopes shall be only fifty (50) percent.

FLOOR AREA, GROSS -- The sum of the horizontal areas of the several stories of the building or buildings, excluding any floor area used for off-street parking or loading purposes (except for one- and two-family residences), measured from the exterior walls or, in the case of a common wall separating two buildings, from the center line of such a common wall, and including any two-story or any enclosed porch, or one having a roof and capable of being enclosed. See the definition of "basement" for exclusion of basement/mechanical areas in nonresidential buildings from "floor area, gross." For one-and two-family residences, any attic space with a floor to ceiling height of 7.5 feet or greater shall be included as part of gross floor area, as shall those portions of any basement with a floor to ceiling height of 7.5 feet or greater if the basement is considered a "story" in accordance with one of the following three alternative measurements:

- A. Where the finished surface of the floor above the basement is more than six feet above average grade.
- B. Where the finished surface of the floor above the basement is more than six feet above the finished ground level for more than 50% of the total building perimeter.
- C. Where the finished surface of the floor above the basement is more than 12 feet above the finished ground level at any point along the building perimeter.

Lot Size	Maximum Permitted Gross Floor
	Area for One-Family Dwellings and Accessory Buildings ¹
	(square feet)
Less than 5,000 square feet	1,875 or 50% of the lot area, whichever is greater
5,000 to 9,999 square feet	2,500 plus 25% of the lot area in excess of 5,000 square feet
10,000 to 14,999 square feet	3,750 plus 20% of the lot area in excess of 10,000 square feet
15,000 square feet to 0.499 acres	4,750 plus 15% of the lot area in excess of 15,000 square feet
0.5 to 0.749 acres	5,768 plus 10% of the lot area in excess of 0.5 acres
0.75 to 0.999 acres	6,856 plus 8% of the lot area in excess of 0.75 acres
1.0 to 1.499 acres	7,727 plus 6% of the lot area in excess of 1.0 acres
1.5 to 1.999 acres	9,034 plus 5% of the lot area in excess of 1.5 acres
2.0 to 3.999 acres	10,122 plus 4% of the lot area in excess of 2.0 acres
4.0 acres or more	13,607 plus 3% of the lot area in excess of 4.0 acres

*Permitted gross floor area for two-family dwellings in the R-2F District shall be one-third (1/3) greater than that permitted for one-family dwellings.

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