

## TOWN OF NORTH CASTLE

### Local Law No. \_\_\_\_ of the year 2015

#### A local law to amend Chapter 213, Zoning, of the Code of the Town of North Castle as follows:

1. Section 213-2 is amended to change "Planning Board" to "Town Board" in relation to the Town Plan as follows:

Except where specifically defined herein, words used in this chapter shall carry their customary meanings. All words used in the present tense include the future tense; all words in the singular number include the plural number and vice versa, unless the natural construction of the wording indicates otherwise; the word "person" includes corporations and all other legal entities; the words "lot," "plot" and "tract of land" shall each include the others; the word "premises" shall include land and buildings thereon; the word "building" shall include "structure" and vice versa; and "occupied" or "used" shall be considered as though followed by the words "or intended, arranged or designed to be used or occupied," unless the natural construction of the wording indicates otherwise. The word "shall" is mandatory. Unless otherwise specified, all distances shall be measured horizontally. The word "Town" means the Town of North Castle; the term "Town Board" means the Town Board of said Town; the term "Board of Appeals" means the Zoning Board of Appeals of said Town; the term "Planning Board" means the Town Planning Board of said Town; the term "Building Inspector" means the Building Inspector of said Town; and the term "Town Plan" means the plan adopted by the ~~Town-Planning~~ Board pursuant to § 272-a of the Town Law. The words "this ordinance" shall mean the Zoning Ordinance as originally adopted on May 1, 1941, and as amended from time to time.

2. The following definitions in § 213-3 are amended to read as follows:

**ARTISAN'S WORKSHOP -- An establishment for the preparation, display, and sale of individually crafted artwork, jewelry, furniture, cabinetry, sculpture, pottery, leathercraft, hand-woven articles, and related items as well as small group instruction related to the creation of artwork, jewelry, furniture, cabinetry, sculpture, pottery, leathercraft, hand-woven articles, and related items.**

**CABANA — An accessory building or structure that is used for a swimming pool or some similar recreational use and not intended for human habitation.**

**HOME OCCUPATION, CUSTOMARY — Any use customarily conducted entirely within a dwelling and carried on only by the residents thereof, which use is clearly incidental and secondary to the use of the dwelling for dwelling purposes, does not change the character thereof, does not have any exterior evidence of such secondary use other than a permitted name plate and does not involve merchandising, trade or the exchanging of commodities by sale. The conducting of a clinic, hospital, barbershop, beauty parlor, photographer or artist salon, real estate and/or insurance office, tea room, tourist home, animal hospital or any similar use shall not be deemed to be a home occupation. Any business enterprise or activity which shall require a license or permit from the Town or from any bureau or department of the county or state shall be deemed not to be a home occupation.**

HOSPITAL — An institution providing health services **primarily** for human in patient or medical or surgical care for the sick or injured, and including related facilities such as laboratories, outpatient departments, training facilities, central service facilities, and staff offices which are integral parts of the facility. The term shall not be deemed to include a nursing, rest or convalescent home, medical clinic, or home for the aged. **Includes a sanitarium and any other place for the diagnosis, treatment or other care of human ailments, but not including those for epileptic, drug, liquor, insane or feebleminded patients. The term shall not include a rest home, medical clinic, nursing or convalescent home.**

RESTAURANT, FAST-FOOD — A restaurant devoted to the preparation and offering for sale of food and beverages to the public for consumption either on or off the premises and which is required by contractual or other arrangements to offer any of the following: standardized menus, **logos**, ingredients, food preparation, decor, uniforms, or similar standardized features, where the floor area available for dining is less than 1/2 of the gross floor area and a major portion of the sales to the public is at a drive-in or stand-up-type counter. The term "fast-food restaurant" shall not include bakeries, delicatessens or similar types of retail establishments. (See also "cafeteria," "cabaret," "ice cream and frozen custard stand," "restaurant, carry-out," and "restaurant.")

**3. The following definitions are added to § 213-3:**

**WALL - Any visible or tangible obstruction to sight or passage of humans or animals, excluding vegetation, interposed between two portions of land or which divides a piece of land into distinct portions.**

**WALL, RETAINING – A structure built or designed to retain or restrain lateral forces of soil or other materials, said materials being similar in height to the height of the wall.**

4. Section 213-13G is amended to read as follows:

G. Required street frontage. No building permit shall be issued for any structure unless the lot upon which that structure is to be built has at least the amount of frontage required in the district in which the lot is located on a street which has been suitably improved to Town road **or private road** standards, or a bond posted therefor, all in accordance with the provisions of § 280-a of the Town Law.

5. Section 213-14B is amended to change “allowable gross floor area” to “gross floor area” as follows:

B. Porches, carports and garages. No porch may project into any required yard. Any two-story or enclosed porch or garage, or one having a roof and capable of being enclosed, shall be considered a part of the building in determining the yard requirements, the amount of lot or building coverage and/or, except for garages, the **allowable** gross floor area.

6. Section 213-14C is amended to add “steps” and to read as follows:

C. Projecting horizontal-~~architectural~~ features. **Architectural** Features, such as window sills, **steps**, belt courses, chimneys, cornices, eaves or bay windows, may project up to three feet into any required yard, but not nearer than eight feet to the lot line in any case, provided that the area of such features on any wall shall not exceed 1/4 the area of said wall.

7. Section 213-14G(1) and (6) are amended to read as follows:

G. Walls and fences.

(1) The yard **and height** requirements of this chapter shall not be deemed to prohibit any necessary retaining wall. **However, any retaining wall over six feet in height shall require approval of the Planning Board. This chapter shall not ~~nor to~~ prohibit any fence or wall, subject to applicable permits and reviews by the Building Inspector and Residential Project Review Committee, by the Town,** provided that the finished side of such fencing or wall shall face the exterior of the property as defined by the property line, and provided that such fence or wall does not exceed six feet in height. Mesh deer fencing exceeding six feet in height and driveway entry piers and gates exceeding six feet in height shall be permitted to reach a height of eight feet, except that deer fencing over six feet in height shall not be permitted within 25 feet of the front property line.

(6) A building permit shall be required for **any all fences in any nonresidential district or for any fence accessory to a nonresidential.** Additionally, site plan approval shall be required for any fence in any nonresidential district or accessory to any nonresidential use **where any part of that fence does not conform to standards of subsection G(1) through (3) of this section.**

~~(7) Any application for any fence which does not conform to the requirements of Subsection (G)1 through (3) of this section and is located in a nonresidential district or is accessory to a nonresidential use may require site plan approval at the discretion of the Building Inspector. Before granting site plan approval, the Planning Board shall determine that the approved fencing constitutes the minimum necessary to reasonably meet the security buffering and other needs of the subject site and, furthermore, that the proposed fencing will not constitute an unreasonable burden upon neighboring properties nor promote any unsafe conditions.~~

8. Section 213-14G(7), regarding applications for fences in nonresidential districts or accessory to nonresidential uses, is repealed.

9. Section 213-14N is amended to change “shading” to “shielding” as follows:

N. Exterior lighting. All exterior lighting accessory to a multifamily or nonresidential use, and all lighting of recreational facilities accessory to a residential use, including the lighting of signs, shall be of such type and location and shall have such **shading shielding** as will prevent the source of the light from being seen from any adjacent residential property. Hours of lighting may be limited by the Planning Board in acting on any site development plan. Where site development plan approval is not required, the Building Inspector shall refer the building permit application to the Town Engineer, who may limit the hours of lighting as a condition of building permit approval.

10. Section 213-23C, additional business district regulations for the Central Business B (CB-B) District, is amended to read as follows:

(a) No fabrication or manufacturing shall be permitted, except that which is incident to and on the same premises **as an Artisan’s Workshop associated** with a permitted **retail**

use, and further provided that such ~~incidental~~ fabrication or manufacturing shall not occupy more than ~~25~~ 75% of the gross floor area of the use nor use motor power other than electric.

**11. New § 213-35.2 is added as follows:**

**§ 213-35.2. Standards.**

**The Planning Board shall not approve a duly submitted site plan unless it shall find that such plan conforms to the requirements of this chapter. In reviewing the site plan, the Planning Board shall also take into consideration the public health, safety and general welfare and shall set appropriate conditions and safeguards which are in harmony with the general purpose and intent of these regulations, including, without limitation, in regard to achieving the following:**

- A. An adequate, convenient and safe vehicular and pedestrian circulation system, so that traffic generated by the development will be properly handled both within the site and in relation to the adjoining street system.**
- B. A site layout that will have the minimum adverse effect upon the established character or potential use of any adjoining properties.**
- C. The reasonable screening at all seasons of the year from the view of adjacent residential properties and streets of all parking and loading areas or other features that, in the opinion of the Planning Board, require such screening.**
- D. A drainage system designed to the satisfaction of the Town Engineer and meeting the requirements of Chapter 173, Stormwater Management, of the Town Code.**
- E. The underground installation of all utilities and services, including lines and equipment, for providing power and/or communication, in order to achieve greater safety and improved appearance.**
- F. Conformance of the final site development with the Town Comprehensive Plan.**
- G. Consideration of the project's impact on the natural and man-made environment, with emphasis on minimizing the adverse effects thereon.**
- H. A plan which takes advantage of solar access.**
- I. The site plan shall be designed so that the created landscape is harmonious with the natural features of the site.**
- J. The relationships of improved areas and open spaces are designed to be harmonious with existing structures, terrain and landscape.**
- K. Reasonable provisions are made for sight and sound buffers, the preservation of views, light and air, and those aspects of structure, improvement and land design not otherwise regulated that may have substantial effects on neighboring land uses.**
- L. New designs of structures, improvements and land are consistent and harmonious in relationship to existing streetscapes and the predominant architecture of the area.**
- M. All outdoor lighting shall meet the following standards:**

- (1) No use shall produce illumination beyond the boundaries of the property on which it is located in excess of 0.5 footcandle, measured vertically at five feet above the ground, at the property line. Notwithstanding the above, where two commercial properties abut each other, a maximum vertical illumination at five feet above the ground, at the property line, of 1.0 footcandle is permitted.
- (2) All lighting shall be building- or pole-mounted, shielded floodlights and/or shielded spotlights and shall be down-lit or adequately shielded so as not to create glare.
- (3) All exterior luminaires, including luminaires installed under canopies, shall be full cutoff fixtures.
- (4) The mounting height for any lighting fixture shall not be greater than 25 feet.
- (5) The Planning Board may require operable photocells, motion sensors, or timers that allow a light to go on at dusk and off by an appropriate evening hour, as well as shields to alleviate nuisance and disability glare.
- (6) The Planning Board may require reflector markers, lines, signs or other passive means for illumination be used in order to avoid excessive or unnecessary light.
- (7) The Planning Board may require parking area lights to be greater in number, lower in pole height and lower in light level, as opposed to fewer in number, higher in pole height and higher in light level, in order to avoid excessive or unnecessary light.

12. The Schedule of Business District Regulations for the RB Roadside Business District is amended to change the minimum front yard setback from 75 feet to 10 feet.

District	A use marked with an asterisk (*) is subject to conformance to additional standards as set forth in Article VII. Nonresidential and multifamily uses are subject to site plan approval and performance standards in accordance with Articles VIII and X. Standards shown are minimum requirements, unless otherwise noted. Any use not specifically listed shall be deemed to be prohibited. Dimensions are in feet, unless otherwise noted.		Minimum Lot Size			Minimum Yards (b, c)			Maximum Building Coverage Lot Area (percent)	Maximum Building Height (f)		Floor Area Ratio	Other Standards and Requirements
	Permitted Principal Uses	Permitted Accessory Uses Only in Conjunction With a Permitted Principal Use	Area	Frontage (feet) (a)	Depth (feet)	Front (feet)	Side (feet) (d, e)	Rear (feet)		Stories	Feet		
1	2	3	4	5	6	7	8	9	10	11	12	13	14
<b>RB Roadside Business</b>	1. Any uses permitted in a CB District, as permitted therein. *2. Recreation centers.	1. Accessory uses as permitted in an SC District. *2. Sale, distribution and storage of liquefied petroleum gas. 3. Residences.	30,000 square feet	100	300	10 (k)	0 (h)	50 (k)	25%	2	24	0.3	As in § 355-29E