CHECKLIST OF REQUIREMENTS FOR SUBDIVISION SUBMISSION

App	licant Name:
Pro	posed Project Address:
	Checks for Applicable fees and for Escrow
<u>A</u>	LL APPLICANTS MUST COMPLETE THE INFORMATION BELOW WITH SIGNATURE AND DATE:
App	licant must Submit Twelve (12) copies of the following:
	Cover letter: (a) describing/introducing the Project; (b) listing all materials submitted; and (c) if any waivers are being sought, providing the reasons the Board should consider granting waivers
	Preliminary subdivision plat layout complying with the Village of Tarrytown Code Article V, §263-19 and §263-20 (with plans folded to 8 ½" x 11" with title box showing).
	Completed Subdivision Application Form with Completed Checklist
	Copy of all easements and restrictive covenants already in place and proposed to be placed on the Property
	Environmental Assessment Form (Long Form EAF must be used for Type I Actions)
	A list of all Involved Agencies (for SEQRA purposes)
	Zoning Compliance Form indicating any necessary variances
	Steep Slope Calculation
	Environmental Clearance Form
	Letter of Explanation: if any item or plan that is referenced in the Village of Tarrytown Code Article V, § 263-19 and § 263-20, is not included with the application, a letter must be provided detailing the reason.
App	licant's Signature Date

Planning	Application #: Application Received:
Fee /	Amount: \$
Chec Date:	k #:
	e Use Only)
(I OI VIIIAQ	VILLAGE OF TARRYTOWN
	APPLICATION FOR MINOR SUBDIVISION REVIEW BY THE PLANNING BOARD
	Application Fees: \$1,000.00 + \$1,400.00 Per Lot (Increased each year based on CPI) +
	Escrow \$2,500.00 - \$10,000.00 as determined by Planning Board
Aş Aş Pr Aş	THE PLANNING BOARD: oplication is hereby made for review of the following proposed subdivision (note that this oplication must be made in the name of the person or entity that has a possessory interest in the operty such as the property owner, tenant or contract vendee and not in the name of the oplicant's representatives such as an architect):
1.	Property:
	a. Description of Property (tax map designation):
	Sheet Block Lot or Parcel Zone
	b. Property's Post Office Address:
	c. Subdivision Name or Address:
2.	Record Owner of Property: Name: Address: Daytime Telephone: **If title was acquired within the past two years, a copy of the Deed must be submitted
3.	Applicant: Name:Address:
4.	Applicant's Interest in the Property: a. Is the Applicant the Record Owner of the Property? YES orNO IF YES, SKIP TO QUESTION 5

Revised: 12/15, 8/17

 b. If Applicant is not the Record Owner of the Property, provide the information requested in subsections 1 and 2 below 1. Describe your relationship to the property (i.e. tenant, contract vendee, etc.) and the
date said relationship commenced:
2. The following CONSENT OF OWNER STATEMENT must be completed and signed by the Record Owner of the Property:
CONSENT OF OWNER STATEMENT
I,, am the Record Owner of the Property identified in this application or a duly authorized officer, shareholder or member of the Record Owner of the Property identified in this application. I have reviewed the completed application packet seeking subdivision approval and acknowledge that the Applicant is seeking subdivision approval in connection with my property (or the Property I retain a duly authorized interest in). I consent and authorize (the Applicant) to seek subdivision approval for the property from the Village of Tarrytown Planning Board.
PRINT NAME: Sworn to before me this day of, 20
NOTARY PUBLIC
Description of Project: A. Fully describe the proposed subdivision (property size in acres and proposed number of lots). Attach additional information and drawings as required by Chapter 263 of the Tarrytown Village Code (see also Checklist Requirements for Subdivision Submission). A topographic map MUST be included with this application and slopes of 25% or greater must be delineated:
B. Is the entire parcel to be subdivided at this time? YES or NO
C. Is any land to be dedicated to public use? YES orNO Revised: 12/15, 8/17

5.

	if yes, number of acres to be dedicated:	
	D. Will any new street or drainage line connect directly into a drainage channel? YES or NO	state or county road or county
6.	Historic Designation: Is the Property or any building or feature on the Property historical YES orNO IF YES, specify the nature of the historical designation and property historical designation.	
7.	Duly Authorized Representatives: For both the Record Owner and Non-Record Owner A authorized to act as your representative before this Board (i engineer or other consultant), provide his or her contact information.	ncluding an attorney, architect.
	Name:	
	Name:Address:	
	Telephone:	
	Name:Address:	
(Us	se Rider if additional representative information).	
8.	E-mail address:	_□ Please check if preferred form of communication
Sign	nature of Applicant:	Date:

Revised: 12/15, 8/17

Planning and Zoning 914-631-1487

Building/Engineering 914-631-3668

FAX NO. 914-631-1571

VILLAGE OF TARRYTOWN POLICIES AND PROCEDURES OF THE PLANNING BOARD

PLANNING BOARD MEETINGS:

The Planning Board (the "Board") meetings are as follows unless otherwise specified or noticed by the Board:

- Fourth Monday of each month regular working meeting at which time a review of applications will occur. Review of site-specific applications and environmental issues will be discussed at these meetings.
- Special meetings may be schedule from time to time. These meetings are subjectspecific. These meetings will be noticed on the Village's scroll and website.
- In the event a regularly scheduled meeting of the Planning Board falls on a holiday, the regular meeting will be held the following day.
- On the Monday prior to the meeting, the Planning Board agenda will be finalized.
 Applications will be schedule on the agenda in order of submission.
- Meetings begin at 7:00 p.m.

SUBMISSIONS:

The Tarrytown Village Code, specifically Chapters 263 (Subdivision of Land) and 305 (Zoning), outline the information/documentation that is required to be submitted by an applicant. All required new application information must be submitted to the Planning and Zoning Office at least eighteen (18) days prior to the next regularly scheduled meeting. Twelve (12) complete assembled sets of an application must be submitted for distribution. All drawings must be folded by the applicant and be part of the assembled packet. Modified submittal information must be received by the Planning and Zoning Office at least ten (10) calendar days prior to the next regularly scheduled meeting.

A topographic map MUST be included with this application; slopes of 25% or greater must be delineated.

New applications will be placed on the agenda for Board determination of completeness. When the Board determines the materials submitted are sufficient to move an application forward, a public hearing will be scheduled.

Tarrytown Uses Recycled Paper

NOTICE OF PUBLIC HEARING - \$305-141 OF THE TARRYTOWN VILLAGE CODE

All applicants, at least ten (10) days prior to the public hearing, shall send written notice by certified mail, to all owners within 100 ft. of the affected property and to any other such persons as the applicable Board may deem necessary, all at the expense of the applicant. Property owners entitled to notice shall be those listed as owners on the record in the Village of Tarrytown Tax Assessor's Office as of the date of mailing. The written notice shall contain information equal to the notice published in the newspaper, and proof of mailing receipts must be furnished prior to the public hearing. Any person making an application is further required to erect a sign facing each public street on which the property abuts, giving notice that such application has been made and that a public hearing will be held. Such signs shall be obtained from the Building Department. Signs are to be displayed for a period of not less than ten (10) days immediately preceding the hearing date or any adjourned hearing date. The sign shall not be set back more than ten (10) feet from any property or street line and shall not be less than 2 feet or more than 6 feet above the grade at the property line. Said sign shall be affixed to a suitable frame, which will assure visibility from the street at all times. At the commencement of the public hearing, the applicant is required to file an affidavit which states that the aforementioned public notice requirements have been complied with.

ESCROW ACCOUNTS - §305-138C OF THE TARRYTOWN VILLAGE CODE

At the time of submission of any application before the Planning Board, the Planning Board may require the establishment of an escrow account from which withdrawals shall be made to reimburse the village for the cost of professional review services. The applicant shall then provide funds to the village for deposit into such account in the amount to be determined by the Planning Board based on its evaluation of the nature and complexity of the application. The applicant shall be provided with copies of any village voucher for such services as they are submitted to the Village. When the balance in such escrow account is reduced to ½ of its initial amount, the applicant shall deposit additional funds into such account to bring its balance up to the amount of the initial deposit. If such account is not replenished within 30 days after the applicant is notified, in writing, of the requirement for such additional deposit, the Planning Board may suspend its review of the application. A building permit or certificate of occupancy shall not be Issued unless all professional fees charged in connection with the applicant's project have been reimbursed to the village. After all pertinent charges have been paid, the village shall refund to the applicant any funds remaining on deposit.



VILLAGE OF TARRYTOWN

One Depot Plaza, Tarrytown, New York 10591-3199

Planning and Zening 914-631-1487

Building/Engineering 914-631-3668

EAX NO. 914-631-1571

PLANNING BOARD ESCROW AGREEMENT

The undersigned does hereby agree to the following:

. 10	(WE) am (are) the owner(s) of premises located at:
	or which application is being submitted to the Village of Tarrytown Planning Board

- 2. I understand and agree that there are certain consulting fees for which I am responsible in conjunction with said application.
- 3. I understand that the Planning Board may seek the consultation of professional planners, engineers, surveyors, etc., as well as any special counsel that the Board deems necessary. I will be responsible for any and all costs incurred by the Planning Board for such consultations and professional opinions at the prevailing hourly rate agreed upon by the Village. I understand that no employee of the Village or any member of the Planning Board can advise me, in advance, of what the total consulting fees might be. I also understand that I may be obligated to pay recreation fees based upon the number of parking spaces required for site plan approval at the rate of \$7,000.00 per parking space or per lot, as determined by the Planning Board.
- 4. I shall provide a minimum retainer of \$2,500.00 up to a maximum initial amount of \$10,000.00, as determined by the Planning Board, payable to the Village of Tarrytown to be held in escrow and applied toward the payment of consultation and professional fees incurred by the Village with regard to my application. When the balance of the escrow account is \$2,500.00 or less, I shall deposit additional retainer funds into the escrow account so that the minimum balance in said account in the Village Treasurer's Office is never less than \$2,500.00. The Village Treasurer shall record the amount of expenses incurred and the amount of monles withdrawn from said account. A replenishment letter will be sent, when necessary, requesting additional funds.

- 5. I understand that if at any time the minimum balance in said escrow account falls below \$2,500.00 and is not timely replenished, the Planning Board may refuse to issue permits and/or certificates with regard to the premises.
- 6. I understand that if I withdraw my application prior to any action being taken by the Planning Board, I am still responsible for any expenses incurred by the Village with regard to my application prior to such withdrawal.
- 7. I understand that it is my responsibility to request the return of the unexpended escrow fund balance by submitting a letter to the Building Department. The refund, if any, will be made approximately two (2) months from receipt in order to allow for the consultants' bills to be presented.
- 8. If at the termination of the Planning Board process, I still am indebted to the Village of Tarrytown for any fees mentioned herein above, I understand that the amount of money still owed may be added to my property tax bill and become a lien against the property, or the Village may take whatever legal action necessary against each owner, either individually or jointly, to collect such funds.
- 9. Be advised that this agreement is subject to <u>Local Law No. 7 2004 Village of Tarrytown Policy on Resolution of Violations and Payment of Fees.</u> No permits, variances, licenses, subdivision, site plan or other approvals or authorizations shall be issued, no applications therefore shall be considered and no informal conference, preliminary review or other procedure in relation thereto shall be conducted by the Village Board, the Planning Board, Architectural Review Board, Zoning Board of Appeals, the Building Inspector, or any other board, commission or agency of the Village unless and until (1) all outstanding code violations chargeable to the owner, possessor, contractor, contract vendee or applicant together with all penalties thereon shall have been paid or resolved, and (2) all outstanding fees including but not limited to inspection, consult and recreation fees due the Village from the owner, possessor, contractor, contract vendee or applicant are paid.

Date:		
	Owner	
	Owner	·
	Owner	

AFFIDAVIT OF PUBLIC NOTICE REQUIREMENTS

PLANNING BOARD

I hereby certify that I have read and am fully familiar with the requirements with Section 305-111 of the Zoning Code of the Village of Tarrytown and that in accordance with this code; I have caused written notice to be sent by certified mail, to all interested parties as directed in the Code. In addition, I have caused a sign which complies with requirements of the applicable section of the aforesaid Code to be prominently displayed on the subject property in the required manner, giving notice to the public of the pending application, the date, time and place of the public meeting. The said sign has been continually displayed on the property for a period of ten (10) days immediately preceding the public meeting date and until the application has been approved. A dated photograph of the sign displayed on the property shall be submitted as proof. Once the application has been approved, the sign will be removed. I make this affidavit knowing that it shall be relied upon by the appropriate officials as proof of compliance with the requirements of the Zoning Code of the Village of Tarrytown.

Name:	 	
Address:		
Signature:		

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 Information					
sweer e - e solver vou abomos tuttituitton					
Name of Action or Project:					
Name of Action of Fruject:				-	
Project Location (describe, and attach a location map);					
Brief Description of Proposed Action:					
Name of Applicant or Sponsor:	Telep	hone:			
	E-Ma	1000			
Address:	Edair	105			

City/PO:		State:	71.	. C. J	
•		Suit;	24F	Code:	
I. Does the proposed action only involve the legislative adoption of a plan, is	ent leu	Continue	<u> </u>	NO	YES
administrative rule, or regulation?		11317111		110	160
If Yes, attach a narrative description of the intent of the proposed action and may be affected in the municipality and proceed to Part 2. If no, continue to	the env	ironmental resources (kst		
2. Does the proposed action require a permit, approval or funding from any			_		
If Yes, list agency(s) name and permit or approval:	ouner go	vernmental Agency?		NO	YES
				П	
Total common Pale all a Ed					
3.a. Total acreage of the site of the proposed action? b. Total acreage to be physically disturbed?		ACTOS			
c. Total acreage (project site and any contiguous properties) pwned					
or controlled by the applicant or project sponsor?		ecres			- 1
4. Check all land uses that occur on, adjoining and near the proposed action.					
Urban Rural (non-agriculture) Industrial Comme	meint	Residential (suburb			
					- 1
	heeny		_		1

5. Is the proposed action, a. A permitted use under the zoning regulations?	NO	YES	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?	1	NO	YES
7. Is the site of the proposed action located in, or does it adjoin, a state listed Critical Environmental A			1
If Yes, identify:	ica?	NO	YES
		Ш	
8. a. Will the proposed action result in a substantial increase in traffic above present levels?		NO	YES
L. A			
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	ion?		
9. Does the proposed action meet or exceed the state energy code requirements?		NO	YES
If the proposed action will exceed requirements, describe design features and technologies:			163
•			
10. Will the proposed action connect to an existing public/private water supply?		NO	200
		NO	YES
If No, describe method for providing potable water:			
		Ш	
11. Will the proposed action connect to existing wastewater utilities?		NO	YES
If No, describe method for providing wastawater treatment:			
12. a. Does the alte contain a structure that is listed on either the State or National Register of Historic		NO	YES
b. Is the proposed action located in an archeological sensitive area?	ŀ	+	
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?		NO	YES
1 000 000 000 000 000 000 000 000 000 0	.		
b. Would the proposed action physically aker, or encroach into, any existing wetland or waterbody? If Yes, identify the wetland or waterbody and extent of alterations in square feet or acres:			
	[
	-		
14. Identify the typical habitat types that occur on, or are likely to be found on the project site. Check a	l that ar	ply:	
☐ Shortening ☐ Forest ☐ Agricultural/grasslands ☐ Early mid-succession	nel		
☐ Wetland ☐ Urban ☐ Suburban			
15. Does the site of the proposed action contain any species of animal, or associated habitats, listed		NO	YES
by the State or Federal government as threatened or endangered?			
6. Is the project site located in the 100 year flood plain?		NO	YES
7 Will share A st	_		TH
7. Will the proposed action create storm water discharge, either from point or non-point sources?		NO	YES
a. Will starm water discharges flow to adjacent properties?			
b. Will storm water discharges be directed to established conveyance systems (runoff and storm drains Yes, briefly describe: NOYES)7		

18. Does the proposed action include construction or other ectivities that result in the impoundment of water or other liquids (e.g. retention pond, waste lagoon, dam)? 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 close solid waste management facility?	ed l	NO	YES	
If Yes, describe:				
20. Has the site of the proposed action or an adjoining property been the subject of remediation (ongo completed) for hazardous waste? If Yes, describe:	ing or	NO	YES	
I AFFIRM THAT THE INFORMATION PROVIDED ABOVE IS TRUE AND ACCURATE T KNOWLEDGE	O THE B	EST O	FMY	
Applicant/sponsor name: Date: Date:				
questions in Part 2 using the information contained in Part 1 and other materials submitted by the projections the reviewer. When answering the questions the reviewer should be guided by responses been reasonable considering the scale and context of the proposed action?"	the coacep	t "Hav	e my	
vuici wise available to the reviewer. When answering the succions the envisore electric be entired at a contract the second contract of t	Ne, or small impact may	Mod to k		
responses been reasonable considering the scale and content of the proposed action?" Will the proposed action create a material conflict with an adopted land use plan or major.	No, or small impact	Med to k	erate arge pact	
responses been reasonable considering the scale and content 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	Med to k	ierate arge pact ay	
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? Will the proposed action result in a change in the use or intensity of use of land?	No, or small impact may	Med to k	ierate arge pact ay	
will the proposed action result in a change in the use or intensity of use of land? Will the proposed action result in a change in the use or intensity of use of land? Will the proposed action result in a change in the use or intensity of use of land?	No, or small impact may	Med to k	ierate arge pact ay	
Will the proposed action result in a change in the use or intensity of use of land? 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? Will the proposed action have an impact on the environmental character state of the community?	No, or small impact may	Med to k	ierate arge pact ay	
I. Will the proposed action create a material conflict with an adopted land use plan or zoning regulations? Will the proposed action create a material conflict with an adopted land use plan or zoning regulations? 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? Will the proposed action have an impact on the environmental characteristics that caused the establishment of a Critical Environmental Area (CEA)? 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? 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?	No, or small impact may	Med to k	ierate arge pact ay	
Will the proposed action result in a change in the use or intensity of use of land? 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? Will the proposed action have an impact on the environmental characteristics that caused the establishment of a Critical Environmental Area (CEA)? 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? 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?	No, or small impact may	Med to k	ierate arge pact ay	
will the proposed action create a material conflict with an adopted land use plan or zoning regulations? Will the proposed action create a material conflict with an adopted land use plan or zoning regulations? 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? Will the proposed action have an impact on the environmental characteristics that caused the establishment of a Critical Environmental Area (CEA)? 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? 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? Will the proposed action impact existing: a. public / private waster supplies? b. public / private wastewater treatment utilities?	No, or small impact may	Med to k	ierate arge pact ay	
will the proposed action create a material conflict with an adopted land use plan or zoning regulations? Will the proposed action create a material conflict with an adopted land use plan or zoning regulations? 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? Will the proposed action have an impact on the environmental characteristics that caused the establishment of a Critical Environmental Area (CEA)? 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? 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? Will the proposed action impact existing: a. public / private water supplies?	No, or small impact may	Med to k	ierate arge pact ay	

		No, or small impact may occur	Moderate to large impact may occur			
10. Will the proposed action result in an increase in the poproblems?	19 = =					
11. Will the proposed action create a hazard to environment	al resources or human health?					
Part 3 - Determination of significance. The Lead Agency question in Part 2 that was answered "moderate to large impedement of the proposed action may or will not result in a signart 3 should, in sufficient detail, identify the impact, includ the project sponsor to avoid or reduce impacts. Part 3 should may or will not be significant. Each potential impact should duration, irreversibility, geographic scope and magnitude. A cumulative impacts.	act may occur, or if there is a need to exp pailicant adverse environmental impact, ping any measures or design elements that d also explain how the lead agency determ	plain why a lease compl have been in ined that th	particular ieta Part 3, noiuded by a impact			
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	*	(1)			
Print or Type Name of Responsible Officer in Lead Agency	Title of Responsible Office	tr				
Signature of Responsible Officer in Lead Agency	Signature of Preparer (if different from i	Responsible	Officer)			

VILLAGE OF TARRYTOWN

ZONING COMPLIANCE FORM					
OWNER:		DATE:			
PROPERTY LOCATION:					
SHEET:	BLOCK:	LOT:	ZONE:		
100000000000000000000000000000000000000					

	Permitted	Existing	Proposed	Variance
MINIMUM LOT SIZE (SQ. FT.)			TTOPOSES	701101100
REQUIRED MINIMUM STREET FRONTAGE (FT.)				
PRINCIPAL BUILDING COVERAGE (%)				
ACCESSORY BUILDING COVERAGE (%)				
TOTAL COVERAGE (ALL BUILDINGS) (%)				
MINIMUM FRONT YARD (FT.)				
MINIMUM FOR EACH SIDE YARD (FT.)				
MINIMUM 2 SIDE YARDS (FT.)				
MINIMUM REAR YARD (FT.)				
MINIMUM DISTANCE FROM ACCESSORY BUILDING				
TO PRINCIPAL BUILDING (FT.)		i		
MINIMUM DISTANCE FROM ACCESSORY BUILDING				
TO SIDE LOT LINE (FT.)				
MINIMUM DISTANCE FROM ACCESSORY BUILDING				-
TO REAR LOT LINE (FT.)				
MAXIMUM HEIGHT (STORIES)				
MAXIMUM HEIGHT (FT.)				
WINIMUM FLOOR AREA PER DWELLING UNIT (S.F.)				
MAXIMUM LIVABLE AREA				
OTAL GROSS FLOOR AREA (F.A.R.)				
MPERVIOUS SURFACE				
PARKING SETBACKS:				
PRINCIPAL BUILDING				
FRONT				
ONE SIDE				
OTHER SIDE				
TOTAL OF BOTH SIDES				
REAR LOT LINE (FT.)				
TOTAL PARKING SPACES				
LOADING AREA				
BUILDING HEIGHT				
NUMBER OF STORIES				
TOTAL HEIGHT				-
ORNER LOTS: MINIMUM FRONT YARD (FT.)				·
MINIMUM FRONT YARD (FT.)				-
MINIMUM SIDE YARD (FT.)				
MINIMUM REAR YARD (FT.)				<u></u>
REA OF STEEP SLOPES 25% OR GREATER		S.F.		96



VILLAGE OF TARRYTOWN

One Depot Plaza, Tarrytown, New York 10591-3199

Environmental Clearance Form

THIS FORM MUST BE COMPLETED BY A N.Y.S. LICENSED PROFESSIONAL

Appli	cant Name:	Proposed Project Address:				
Slope	provisions:					
	Does the property	ontain (as define	d in Zoning (Tode 8 305-67(A	V2))·	
_,	Steep Slopes	□ Yes	□ No	Three B spor	/(<i>-</i>)/·	
		□ Yes				
		□ Yes				
	NOTE: Applicants			Zoning Code 8	305-67(E)) and if	
	applicable, a topo	graphical map der	picting hillto	or high ground)	
b.	If the property cont	ains steep slope are	eas or high g	round, submit se	parate density calcu	lations to
	ensure compliance v	vith the required ex	clusion perce	ntages (see Zoni	ng Code § 305-67(B) & (C)).
c.	If a waiver is sough	under the Zoning	Code § 305-	57(F)'s steep slo	pe waiver provision,	submit a
	separate narrative de	tailing the basis for	r such waiver	request.1	•	
Wetls	inds provisions:					
	Does the property of	ontain (as defined	in Zoning C	ode 8 305-67(A)	(2) and Chapter 30	2 entitled
	"Wetlands and Wate	rcourses"):		3 000 07(00)	(=) and chapter 50.	P CHILLIAGE
	Wetlands	•	○ Yes			
		tercourse Buffer				
	Watercourse	s and/or Watershed	s Yes	no No		
b.	If the property corprofessional delinear	tains any of the ing the above featu	above, subm	it a survey pre	pared by a N.Y.S.	licensed
c.	If the property conta the required exclusion	nins wetlands, subn on percentage (see 2	nit separate d Zoning Code	ensity calculation § 305-67(B)).	ns to ensure complia	ınce with
Flood	Zone provisions:					
a.	Is the property in a f	lood zone according	g to the Firm	Map? Yes	o No	
b.	If yes, specify the complies with Chapt	flood zone and sub	omit a narrat	ve detailing how	w the proposed devi	elopment IS
Critic	al Environmental A	'ea:				
	Is the property wholl	y or partially withi	n, or substant	ially contiguous	to a Critical Environ	mental
	Area? o Yes o Ne	o:				

Note: see http://www.dec.nv.gov/permits 25161.html for a list of CEAs in Westchester County

¹ Note, the Planning Board cannot grant waivers from Zoning Code § 3.5.6° D) prohibiting the erection of new structures or buildings on a "hilltop."

	tal Resources:
a.	Is the property within a Coastal Area, or the waterfront area of a Designated Inland Waterway? Per Designated Inland Waterway?
b.	Is the property within a Coastal Erosion Hazard Area?
	eation:
8.	Does the property contain "significant amounts of existing vegetation" (as defined in Zoning Code § 305-67(A)(2)(e)): • Yes • No
ь.	Is there any tree proposed to be removed that exceeds 4" in diameter at a height of 4'6": Yes □ No
	If yes, specify such trees to be removed and proposed replacement trees:
C,	Is any tree proposed to be removed a "specimen tree" (see Chapter 281)? Yes No If yes, specify such trees to be removed and proposed replacement trees:
Histor	ric District and Landmarks (as such terms are defined in Chapter 191):
a.	Is the property located within or partially within a historic district? No
b.	Does the property contain a historic landmark?
C.	Is the proposed project wholly or partly within, or substantially contiguous to a historic district or landmark (as such terms are defined in Chapter 191)? Yes No
d.	Is the proposed project wholly or partially within, or substantially contiguous to a site that is listed on the National Register of Historic Places, or that has been proposed by the New York State Board on Historic Preservation for a recommendation to the State Historic Preservation Officer for nomination for inclusion in the National Register, or that is listed on the State Register of Historic Places? No
Involv	red Agencies: Approvals
a.	(1) The boundary of any adjoining city, town or village
	If yes, state which municipality/ies: (2) the boundary of any existing or proposed state or county park, recreation area or road right of way?
	If yes, who has jurisdiction? Westchester County NYSDOT NYSOPRHP
	 (3) an existing or proposed drainage channel line?
	☐ Yes ☐ No (5) the boundary of a farm located in an agricultural district? ☐ Yes ☐ No
ь.	Will a sewer district have to be expanded for the project? Yes No

C.	Are govern (1) Village	e Board of Trustees	r sponsorship required from any Yes No red:	
	(2) Planni	ng Board If yes, specify what is requi	□ Yes □ No red:	The photos
	(3) Zoning	g Board of Appeals If yes, specify what is requi	□ Yes □ No	
	(4) Archite	ectural Review Board If yes, specify what is requi	□ Yes □ No red:	·
	(5) Other I	ocal agencies If yes, specify what is requi	□ Yes □ No red:	_
	(6) Count	y agencies If yes, specify what is requi	□ Yes □ No red:	_
	(7) Region	al agencies If yes, specify what is requir	□ Yes □ No red:	
	(8) State ag	gencies If yes, specify what is requir	o Yes o No ed:	_
	(9) Federa	l agencies If yes, specify what is requir	□ Yes □ No ed:	_
Does th	e property	ctive Covenants: contain any casements or res ies and depict any easement	trictive covenants of record? on the site plan.	□ Yes □ No
N.Y.S. I certify	Profession: that the in	al of Record (P.E., L.S. or) formation provided is true to	R.A.): the best of my knowledge	
Professi	ional's Sign	nature:	·	
License	Number		···	
Address				
Email:	ne number:	.		
	onal Seal:		7	