VILLAGE OF PHOENIX ZONING/PLANNING INSTRUCTION SHEET

Welcome to the Village of Phoenix. The following directions provide most of the basic information you will need to complete your application. Additionally, the help of a skilled design professional will aid you in obtaining project approval in a satisfactory manner. Please call the Village of Phoenix Clerk's office if you need additional assistance with the applicable procedure(s). However, please note the Village Code Enforcement Officer, Attorney, Engineer and Village Clerk cannot provide the assistance of a professional consultant retained by the applicant. Therefore, unless your application involves very minor substantive issues, it is, highly recommended you consult the appropriate professional(s) for assistance.

SUBMISSIONS:

- a) Schedule a meeting with the Village of Phoenix Clerk when submitting **twelve** (12) copies of all plans, survey and the application package. **SUBSEQUENT** submissions shall also include twelve (12) copies. These will be submitted to the Village Attorney, Code Enforcement Officer and Board (ZBA, Planning or Village Board) that will have first review of the proposal. Where more than one Board has recommendation or approval jurisdiction, additional copies of the entire submission will be required in number adequate for distribution to all members.
- b) Plans must be <u>folded no larger than 11" x 14"</u> collated with other materials. Unfolded or rolled plans will not be accepted.
- c) Applications with all attachments (forms provided herein) shall be submitted not less than fourteen (14) days prior to the meeting date so that the relevant boards and board members can be notified (certain boards often do not meet on a regularly scheduled night(s) or if no applications or other matters are pending) and the necessary quorum will be present. Meetings are regularly held at the Sweet Municipal Building, 455 Main Street, Phoenix, New York 13135. The Village Board's regular meeting night is the 1st and 3rd Tuesday of every month, the Village Zoning Board of Appeals regular meeting night is the 3rd Thursday of every month, and the Village Planning Board regular meeting night is the 2nd Thursday of every month. An applicant or authorized representative must attend and present the Application to the respective Board. If the applicant is not the owner, the owner's signature on the specific application submitted and the (or a separate) GML §809 Affidavit must be included with the application package.
- d) The applicable plan should be prepared at an appropriate scale and with sufficient detail to fully illustrate the proposal. Site plans shall include, but not be limited to; pavement, curbing; walkways; lighting; storage; grades; drainage and other improvements or conditions of the site (existing and proposed) together with appropriate material samples and installation details, and as otherwise shown on the attached application.

e) A short SEQRA EAF is included with this package. Upon initial review of the application package, or at a later point upon initial Board review, a Long EAF may be required. Also included is a GML §809 affidavit and Professional Fees reimbursement agreement.

<u>Note</u>: The more detailed and comprehensive your submission is, the more likely same can be processed and proceed expeditiously with review. It is highly recommended you undertake a thorough review of Village Code requirements prior to preparation of your submission.

FEES: All Application and Professional Fees must be paid when the initial application is accepted for filing. You will be advised of same upon initial submission and review. Please allow up to ten (10) days for Village review prior to acceptance from filing of initial application package.

(Please submit (a) separate check(s) for each payment(s).)

Thank You.

Village of Phoenix 455 Main Street, Phoenix, NY 13135 (315) 695-2484 — phone

	e: Received	VILLAGE OF PHOENIX PLANNING/ZONING	SUBM DATE:
Prof. fee	e: Received	GENERAL APPLICATION	RECEIVED BY:
			APPLICATION DATE:
			ACCEPTED BY:
			(acceptance for filing only by Village Attorney or Code Enforcement Officer
NFOR	MATION:		consent)
	Project Location:		
2.	Tax Map No.:	Zoning:	Total Area:
	Name of Applicant:		Phone:Fax:
	Applicant Address:		
í .			Phone:
ó.	Attorney (if applicable):		Phone:
' .	Engineer:		Phone:
3.	Existing Land Use:		
١.	Is property in floodplain or flo	odway? Yes:No:	
0.	Is property in Federal or State	Wetland? Yes: No: _	
_		• 1	application is required, however for an initial will advise as to any conditions, requirements or
concep format with app	t' submission or if a pre-submistion that they can recommend b blication. Insert "NA" if you be	sion conference is requested, the Village e waived by the respective Board. Check	will advise as to any conditions, requirements or either YES/NO to indicate information included cular application. NOTE however that most
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	k	All existing easements and other legal restrictions/conditions. All existing utility lines and other physical attributes or improvements. Location Plan.
2. AR (СНІТЕС	CTURE of any structure to be added or modified including:
YES	NO	
		a) Elevations of all sides of building (including any signage).
		b) Building materials and colors.
		c) Any rooftop HVAC or other equipment.
		d) Sections through building and openings to describe materials, systems and treatment.
		e) Loading areas.
		d) Location of building street number on structure.
		N including scale and location reference and locations of all existing buildings and improvements (including nolished designated as such) including the following information:
YES	NO	
TES	110	a) Areas to be paved and location of all sidewalks.
		b) Parking striping with number and dimensions of all spaces, aisles and designation of disabled parking areas.
		c) Landscaping plan including:
		Note on plan that all plantings and grass are to be maintained
		• Planted material should be selected for its hardiness, attractiveness and ability to fill the site.
		• Deciduous trees are minimum of 2 Y2 caliper.
		• Other trees are minimum of 8' tall.
		d) Drainage plan/calculations including inverts and pipe sizes.
		e) Lighting "photometric" plan shall include all direct and indirect light sources and specify lighting statistics as well as fixture design, locations, height, lenses, lamps and wattage.
		f) Any outside storage and enclosures.
		g) Extent and type of curbing.
		h) Location of all underground services for power, telephone and cable including locations where services are not underground.
		i) Proposed signage including any flagpoles.
		j) Location of any outside trash receptacles, recycling containers and enclosures.
		k) Location of any outside equipment including generators, HVAC and the like.
		1) Location of size of power, communications, water, sewer and storm sewers.
		m) Location of fire hydrants on site, or if not on site, a note including location of closest fire hydrant.
		n) Location of curb cuts, exists and entrances.
		o) Cross sections of curb, sidewalks, roads, etc.
		p) Any additional information pertinent to the proposal.
4. OTI	HER IN	FORMATION:
YES	NO	
	1,0	a) If road cuts onto NYS or Oswego County Highway, copy of approved permit.
		b) Copies of application and/or permits from other governmental agencies which have jurisdiction or funding interests. Specify agency(ies):
1		

SPECIFIC REQUIREMENTS:	ORDINANCE	PROPOSAL
Parking Spaces		
Lot Coverage		
Front Yard Setback		
Side Yard Setback		
Rear Yard Setback		
Maximum Height of Building		
		oard under (NYS) Village Law §7-725-b follage Code general and specific criteria for
		age Law §§7-712-b(2) and (3) from the Vi
VARIANCE RELIEF: A use and/or a ZBA is sought for the following (compo		
ZBA is sought for the following (compo	onents of the) project under this app	plication: (cite relief sought)
ZBA is sought for the following (compo	onents of the) project under this app	plication: (cite relief sought)
ZBA is sought for the following (compo	onents of the) project under this app	plication: (cite relief sought)
ZBA is sought for the following (compo	Proposed	Variance Sought
ZBA is sought for the following (compo	Proposed	plication: (cite relief sought)
ZBA is sought for the following (compo	Proposed	Variance Sought
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ZBA is sought for the following (compo	Proposed	Variance Sought
ZBA is sought for the following (compo	Proposed	Variance Sought
Required Per Code The Applicant's argument(s) in support	Proposed Of the variance: (per (NYS) Village	Variance Sought Variance Sought Law §§7-712-b(2) and (3)), are as follows
Required Per Code The Applicant's argument(s) in support INTERPRETATION (INCLUDING	Proposed Of the variance: (per (NYS) Village DETERMINATION OF NON-C	Variance Sought

	ZONE CHANGE (ZONING AMENDMENT): The Applicant is seeking the following change of zoning district/map amendment pursuant to (NYS) Village §7-708, in order to permit the Project (or component thereof) contemplated under the application. The argument(s) in favor of same are as follows (cite to arguments; e.g., consistent with Village's Comprehensive Plan, not "spot zoning", and the like):
0.	SPECIAL APPROVAL(S) OR RELIEF: The Applicant seeks such special approval and/or relief as follows:
	The argument(s) in favor of such request(s) are as follows:
1.	I have read the attached list of items to be included with this application and the relevant Village Code provisions, and to the best of my knowledge this Application is complete and accurate. If I am not the property owner, the property owner signed below has authorized me to make this application.
	(Date) Signature of Applicant
	(Date) Signature of Owner (REQUIRED)

STATE OF NEW YORK)
COUNTY OF OSWEGO)

AFFIDAVIT

		, being duly sworn, depo	oses and says:
I have reviewed §809 therein.	of the General Mu	nicipal Law and am familiar w	ith the provisions contained
any interest in the person, pa	rtnership or associa	vee of the County of Oswego of tion owning the premises subject er violation of §809 shall result	ect hereof or making the
	Applicant:		L.S.
Sworn to before me this, 20	day of		
Notary Public			
	Owner:		L.S.
Sworn to before me this, 20	day of		
Notary Public			

VILLAGE OF PHOENIX 455 Main Street Phoenix, New York 13135 (315) 695-2484

PAYMENT AGREEMENT

administration/planning offic reviews, approvals, certificate	ee, and/or Board of Trustees (the es, permits and related consider	f Phoenix, its Zoning Board of Appeals, Planning Board, codes "Village") for various zoning, land use, construction and related ation(s) (including for any local governmental assisted funding)
related to the request of	[nama]	: (the "Application"),
	[name],	[legal address] ("Annlicant") relative to
proposed development at	, Phoenix, New York, and re	[legal address] ("Applicant") relative to [project address], Tax Parcel # elated matters (the "Project") agrees as follows:
administrative and related ex- consideration of the Applicat Planning Board, and Board of attorney, and/or other Village Application from the earlier of	pense(s) including, without limition and Project, and including, of Trustees meetings, consultation of the filing of the Application f	il that the Village incur legal, engineering, architectural, tation, for both on staff and third party consultants involved in the without limitation, attendance at Zoning Board of Appeals, on with the Applicant, its or the Village's engineer, architect, sultants or professional service providers, incidental to the or and/or first presentation of the Project to Village, and through mental permits, certifications and approvals.
administrative, legal, enginee Application and Project, and	ering, architect and other profess including that expense incurred	ng, Applicant agrees to bear all cost and expense for such sional and consulting assistance to the Village incidental to the by the Village for Village employees and officers performing lent to the Application or Project.
professionals at the usual rate Reimbursement for the cost of	e charged by them to private clie of Village employees and office	reimburse the Village for time spent by outside consultants and entele, or if none, then the usual rate charged to municipalities. It is shall be based upon the cost to Village for the services of such ourly rate and including overtime where directly attributable to the
inspect, evaluate and/or const	ult, including in order to protect	that additional services are required to represent, supervise, the rights and/or interests of the Village such as relative to an ewise bear all costs associated with such services.
\$, and such other amo and which sum or sums shall	bunts as from time to time the V be applied against those sums reletion or discontinuance of the A	
made against the Deposit, det Failure to pay any amounts d termination of work/services certificates, permits or approve exercise of any other rights o	tailing unpaid amounts, if any, a ue the Village of Phoenix within by Village relative to the Appli- vals, and/or denial of application r remedies available to Village I	re statements detailing charges for which reimbursement has been and setting forth any additional Deposit required by the Village. In twenty (20) days of the date of statement may result in the cation, the non-issuance suspension or revocation of any ans, the Village's commencement of collection efforts, and/or the hereunder or pursuant to applicable law, including under the age, without limitation, Certificates of Occupancy/Compliance, may

Notwithstanding any provision hereof to the contrary or otherwise, the intent of this Agreement is to subject all of those subject matter areas under applicable provisions of Federal, State, and County laws, rules and regulations whatsoever, the Village Code including as any of same may be amended from time to time, and without limitation, those provisions under Chapters 98, 99, 102, 146, 153, 161, 163, 164, 165, 109, 196 and 205 of the Village Code to the provisions hereof; in addition any financing or funding applications incidental to the Application or Project and requiring sponsorship or support of Village,

be issued until all fees due hereunder are paid or sufficient Deposit for same made.

and review under the State Environmental Quality Review Act or other State or Federal environmental, historical or related laws, rules or regulations shall likewise be subject to the provisions hereof.

In addition, and notwithstanding any provisions hereof to the contrary or otherwise, any provisions of the Village Code or other laws, rules or regulations providing rights more favorable to and protective of Village shall be deemed incorporated herein by reference, and shall not be deemed superseded by less protective provisions herein.

In the event of a breach or default by Applicant, Village shall be entitled to pursue any and all legal rights and remedies pursuant to applicable law including, without limitation, the Village Code and shall be entitled to recover, in addition to any sums due, reasonable attorney's fees ,costs and disbursements incurred in any such efforts.

If any part of this Agreement or the application thereof to any person or entity or circumstance is adjudged invalid, illegal or unconstitutional by any court of competent jurisdiction, such order or judgment shall be confined in its operation to the part of this law or in its application directly involved in the controversy in which such judgment shall have been rendered and shall not affect or impair the validity of the remainder of this Agreement or the application thereof to other persons, entities or circumstances. Further, in adjudging such invalid, illegal or unconstitutional provision or part thereof, the court shall attempt to modify same to a provision or part which is not illegal, invalid or unconstitutional and which best achieves the intent of such illegal, invalid or unconstitutional provision or part thereof.

The Mayor has executed this agreement pursuant to a blanket Resolution adopted by the Village Board of Trustees at a meeting thereof held on ________, 20___, and is duly authorized and empowered to execute this instrument and enter into this Agreement on behalf of the Village of Phoenix.

In the event Applicant is a closely held corporation, partnership or limited liability company, its three (3) largest principals shall be signatories to this Agreement, as joint and severable parties with Applicant and Village.

This instrument shall be executed in triplicate. At least one original shall be permanently filed, after execution thereof, in the office of the Village Clerk and one in the Code Enforcement Office.

Print Applicant Name	Applicant's Authorized Signature/Title
Applicant Address:	
Print Applicant (Principal) Name	Applicant's Principal Signature
Print Applicant (Principal) Name	Applicant's Principal Signature
Print Applicant (Principal) Name	Applicant's Principal Signature
VILLAGE OF PHOENIX	
By:	

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				
Name of Action or Project:				
Project Location (describe, and attach a location map):				
Brief Description of Proposed Action:				
Name of Applicant or Sponsor:	Telepho E-Mail			
Address:				
City/PO:		State:	Zip Co	ode:
1. Does the proposed action only involve the legislative adoption of a plan, administrative rule, or regulation? If Yes, attach a narrative description of the intent of the proposed action armay be affected in the municipality and proceed to Part 2. If no, continue to only the proposed action armay be affected in the municipality and proceed to Part 2.	nd the er	vironmental resources that	NO	YES
2. Does the proposed action require a permit, approval or funding from any If Yes, list agency(s) name and permit or approval:	other go	overnmental Agency?	NO	YES
3. a. Total acreage of the site of the proposed action? b. Total acreage to be physically disturbed? c. Total acreage (project site and any contiguous properties) owned or controlled by the applicant or project sponsor?	_ acres _ acres _ acres			
4. Check all land uses that occur on, adjoining and near the proposed action. ☐ Urban ☐ Rural (non-agriculture) ☐ Industrial ☐ Comme	ercial	☐ Residential (suburban)		

☐ Forest ☐ Agriculture ☐ 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 Area? If Yes, identify:	NO	YES
8. a. Will the proposed action result in a substantial increase in traffic above present levels?	NO	YES
b. Are public transportation service(s) available at or near the site of the proposed action?		
c. Are any pedestrian accommodations or bicycle routes available on or near site of the proposed action?		
9. Does the proposed action meet or exceed the state energy code requirements? If the proposed action will exceed requirements, describe design features and technologies:	NO	YES
10. Will the proposed action connect to an existing public/private water supply?	NO	YES
If No, describe method for providing potable water:		
11. Will the proposed action connect to existing wastewater utilities?	NO	YES
If No, describe method for providing wastewater treatment:		
12. a. Does the site contain a structure that is listed on either the State or National Register of Historic	NO	YES
Places? b. Is the proposed action located in an archeological sensitive area?		
· ·		
13. a. Does any portion of the site of the proposed action, or lands adjoining the proposed action, contain wetlands or other waterbodies regulated by a federal, state or local agency?	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:		
14. Identify the typical habitat types that occur on, or are likely to be found on the project site. Check all that ap †□ Shoreline † □Forest □ Agricultural/grasslands † □ Early mid-successional	pply:	
†□ Wetland † □Urban □ Suburban	T	T
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?	□† NO □ YES	
b. Will storm water discharges be directed to established conveyanc If Yes, briefly describe:	re systems (runoff and storm drains)? ☐ NO ☐ YES	

18. Does the proposed action include construction or other activities that result in the impoundment		NO	YES
of water or other liquids (e.g. retention pond, waste lagoon, dam)? If Yes, explain purpose and size:		_	
		Ш	Ш
19. Has the site of the proposed action or an adjoining property been the location of an active or		NO	YES
closed solid waste management facility? If Yes, describe:			
	-	П	П
	-	<u> </u>	L.E.G.
20. Has the site of the proposed action or an adjoining property been the subject of remediation (ongo or completed) for hazardous waste? If Yes, describe:	ing _	NO	YES
		П	П
I A EFIDATENATE THE INFORMATION PROVIDED A POVE IS TRUE AND A COURAGE TO	- DIE DI		EMX
I AFFIRM THAT THE INFORMATION PROVIDED ABOVE IS TRUE AND ACCURATE T KNOWLEDGE	O THE BI	251 0	r WIX
Applicant/sponsor name: Date:			_
Signature:			
questions in Part 2 using the information contained in Part 1 and other materials submitted by the project otherwise available to the reviewer. When answering the questions the reviewer should be guided by the responses been reasonable considering the scale and context of the proposed action?"	he concept	"Have	e my
	No, or	I Ma	
	small		derate large
	impact	to im	large pact
		to im n	large
Will the proposed action create a material conflict with an adopted land use plan or zoning regulations?	impact may	to im n	large pact nay
	impact may	to im n	large pact nay
regulations?	impact may	to im n	large pact nay
regulations? 2. Will the proposed action result in a change in the use or intensity of use of land?	impact may	to im n	large pact nay
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	impact may	to im n	large pact nay
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	impact may	to im n	large pact nay
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:	impact may	to im n	large pact nay
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?	impact may	to im n	large pact nay
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?	impact may	to im n	large pact nay

	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.

	mation and analysis above, and any supporting documentation, ally large or significant adverse impacts and an environmental				
\Box †Check this box if you have determined based on the infor	mation and analysis above, and any supporting documentation,				
that the proposed action will not result in any significant adverse environmental impacts.					
that the proposed action will not result in any significant a	adverse environmental impacts.				
Name of Lead Agency	Date				
Print or Type Name of Responsible Officer in Lead Agency	Title of Desponsible Officer				
Finit of 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)				
Signature of Responsible Officer in Lead Agency	Signature of Freparet (if unferent from Responsible Officer)				