



CITY OF SARATOGA SPRINGS
ZONING BOARD OF APPEALS
□
CITY HALL - 474 BROADWAY
SARATOGA SPRINGS, NEW YORK 12866
PH) 518-587-3550 FX) 518-580-9480
WWW.SARATOGA-SPRINGS.ORG

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Keith Kaplan, *Vice Chair*
Adam McNeill, *Secretary*
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Gary Hasbrouck
James Helicke
Susan Steer
Cheryl Grey, *alternate*
Oksana Ludd, *alternate*

ZBA Meeting
City Council Chambers – 7:00 p.m.

AGENDA

6:30 P.M. **Workshop**

Salute The Flag

Role Call

New Business

1. **#2856.1 MOORE HALL REDEVELOPMENT**

28 Union Avenue/35 White Street, area variance for proposed demolition of an existing dormitory and construction of 26 dwelling units; seeking relief from the minimum lot size per dwelling unit, minimum side (each) and total side yard setbacks (18-unit condominium building), minimum rear and side yard setbacks (2-unit carriage house), minimum front, side and total side yard setbacks (3-unit row house), minimum rear yard setback (1-unit carriage house), maximum principal building coverage (Union Ave. and White St. parcels) requirements in an Urban Residential – 4 District.

Documents: 2856.1 MOOREHALL2_APPLICATION_REDACTED.PDF, 2856.1 MOOREHALL2_COUNTYREFERRAL.PDF, 2856.1 MOOREHALL2_UPDATEDVARIANCEREQ5-10-16_REDACTED.PDF, 2856.1 MOOREHALL2_ELEVATIONS.JPG

2. **#2890 BARLOW RESIDENCE**

2 Cherry Tree Lane, area variance to construct an attached garage and breezeway to an existing single-family residence; seeking relief from the minimum side yard setback requirements in the Rural Residential District.

Documents: 2890 BARLOWRESIDENCEADDITION_BUILDINSPECTDENIAL.PDF, 2890 BARLOWRESIDENCEADDITION_APP_REDACTED.PDF

3. **#2892 RUTHMAN RESIDENCE**

3 Garside Road, area variance to construct a new single-family residence; seeking relief from the minimum front yard setback requirements in the Green Acres PUD.

Documents: 2892 RUTHMANRESIDENCE_BUILDINSPECTDENIAL.PDF, 2892 RUTHMANRESIDENCE_ADDTLINFO_REDACTED.PDF, 2892 RUTHMANRESIDENCE_APP_REDACTED.PDF

4. **#2895 NEEDHAM/KILMER RESIDENCE**

37 Greenfield Avenue, area variance to construct a new single-family residence; seeking relief from the minimum rear yard, minimum side yard (each), minimum total side yard and maximum principal building coverage requirements in an Urban Residential – 1 District.

Documents: 2895 NEEDHAMKILMERRESIDENCE_APP_REDACTED.PDF, 2895 NEEDHAM-KILMERRESIDENCE_CORRVLAROWELLETENDRE_REDACTED.PDF

5. **#2893 MARIO'S PIZZERIA HANDICAP RAMP**

223 Lake Avenue, area variance to construct a handicap ramp to an existing business; seeking relief from the minimum front yard setback requirement in the Urban Residential – 3 District.

Documents: 2893 MARIOPIZZERIAHANDICAPRAMP_PHOTOS.PDF, 2893 MARIOPIZZERIAHANDICAPRAMP_REVISIONS5-13-16_REDACTED.PDF, 2893 MARIOPIZZERIAHANDICAPRAMP_APP_REDACTED.PDF

Old Business

1. **#2887 DOWNTON WALK APPEAL**

27 Jumel Place, interpretation of determination of the Zoning and Building Inspector for proposed construction of seven single-family residences (condominiums) in the Urban Residential – 3 District.

Documents: 2887 ANWHOLDINGSINTERPRETATION_APP_REDACTED.PDF, 2887 ANWHOLDINGSINTERP_5-9-16PRESENTATION.PDF, 2887 ANWHOLDINGSINTERP_CORRANW.PDF, 2887 ANWHOLDINGSINTERP_RESPONSETOCOMMENTS5-18-16_REDACTED.PDF

2. **#2880 ARMER/DESORBO RESIDENCE**

147 Middle Avenue, area variance for additions to an existing single-family residence; seeking relief from the minimum side and rear yard setbacks and maximum principal building requirements in the Urban Residential – 3 District.

Documents: 2880 ARMERDESORBORESIDENCEADD_CORRDLAK_REDACTED.PDF, 2880 ARMERDESORBORESIDENCEADD_REVISMAP4-11-16.PDF, 2880 ARMERDESORBORESIDENCEADD_ELEVATIONS5-5-16.PDF, 2880 ARMERDESORBORESIDENCEADD_APP_REDACTED.PDF

3. **#2889 CDJT DEVELOPMENT MULTI-FAMILY**

124 Jefferson Street, use variance to convert an existing 6-unit senior housing development to multi-family residential including workforce housing; seeking relief from the permitted uses in the Urban Residential 2 District.

Documents: 2889 CDJTTOWNHOUSES_APP_REDACTED.PDF, 2889 CDJTTOWNHOUSES_BUILDINSPECTDENIAL.PDF, 2889 CDJTTOWNHOUSES_AMILLERGORN4-25-16_REDACTED.PDF

Adjourned Items

4. **#2856 MOORE HALL**

28 Union Avenue/35 White Street, area variance to convert the existing building to a 53-unit apartment building; seeking relief from the minimum lot size and minimum parking requirement in the Urban Residential – 4 District.

Other Business

1. **APPROVAL OF DRAFT MEETING MINUTES**

APR. 25 AND MAY 9

2. **NEXT ZONING BOARD MEETING**

JUNE 6, 2016

Note: This agenda is subject to change up until the time of meeting. Updates will be reflected here as they arise. Check posted agenda here to verify the actual agenda prior to the meeting.

40 Long Alley
Saratoga Springs
NY 12866

p: 518-587-8100
f: 518-587-0180
www.thelagroup.com

LETTER OF TRANSMITTAL

TO: Saratoga Springs Planning Department
City Hall
Saratoga Springs, NY 12866

DATE: 3/18/2016

JOB NO.:

RE: Moore Hall

WE ARE SENDING YOU Attached Under separate cover via _____ the following items

- Shop drawings Prints Plans Samples Specifications
 Copy of letter Change order _____

COPIES	DATE	NO.	DESCRIPTION
1			ZBA Application w/ Exhibit A & B
1			SEQRA Long Form
1			OPRHP Archaeological Response Letter
1			DEC Natural Heritage Response Letter
1			La Group Variance Site Plan
1			Balzer & Tuck Architectural Renderings
1			Application Fee
			Note: We would appreciate that this application be forwarded
			To the Saratoga County Planning Board as soon as possible
			for consideration of an advisory opinion at their next meeting

THESE ARE TRANSMITTED as checked below:

- For approval Approved as submitted Resubmit _____ copies for approval
 For your records Approved as noted Submit _____ copies for distribution
 As requested Return for corrections Return _____ corrected prints
 For review and comments _____
 FOR BIDS DUE _____ 20____ PRINTS RETURNED AFTER LOAN TO US

REMARKS:

cc:

SIGNED: _____



CITY OF SARATOGA SPRINGS

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SARATOGA SPRINGS, NEW YORK 12866
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[FOR OFFICE USE]

(Application #)

(Date received)

APPLICATION FOR: APPEAL TO THE ZONING BOARD FOR AN INTERPRETATION, USE VARIANCE, AREA VARIANCE AND/OR VARIANCE EXTENSION

<u>APPLICANT(S)*</u>	<u>OWNER(S) (If not applicant)</u>	<u>ATTORNEY/AGENT</u>
Name <u>Moore Hall, LLC</u>	<u>46 Union Avenue, LLC</u>	<u>Michael J. Toohey, Esq.</u>
Address <u>18 Division Street, Suite 401</u> <u>Saratoga Springs, NY 12866</u>	<u>300 South Division Street</u> <u>Buffalo, NY 14204</u>	<u>P. O. Box 4367</u> <u>Saratoga Springs, NY 12866</u>
Tel./Fax <u>[REDACTED]</u>	<u>[REDACTED]</u>	<u>[REDACTED]</u>
Email <u>[REDACTED]</u>	<u>[REDACTED]</u>	<u>[REDACTED]</u>

* An applicant must be the property owner, lessee, or one with an option to lease or purchase the property in question.
Applicant's interest in the premises: Owner Lessee Under option to lease or purchase

PROPERTY INFORMATION

Property Address (No. & St.) 28 Union Avenue/35 White Street Side of St. (north, east, etc.) South of Union Avenue/North of White Street

Tax Parcel No.: 165 . 76 - 1 - 34.13 (for example: 165.52 - 4 - 37) Tax District: Inside Outside

1. Date acquired by current owner: 5/13/2009 2. Zoning District when purchased: UR-4

3. Present use of property: Vacant Dormitory, Parking lots 4. Current Zoning District: UR-4

5. Has a previous ZBA application/appeal been filed for this property? Yes (when? 10/23/06 & 11/20/06 for what? Various Area Variances) No

6. Is property located within (check all that apply)? Historic District Architectural Review District
 500' of a State Park, city boundary, or county/state highway?

7. Brief description of proposed action: Demolition of existing 6 story dormitory building and construction of 26 new residential units .
[See attached Narrative/Exhibit A]

8. Is there a written violation for this parcel that is not the subject of this application? Yes No

9. Has the work, use or occupancy to which this appeal relates already begun? Yes No

10. Identify the type of appeal you are requesting (check all that apply):

INTERPRETATION (p. 2) VARIANCE EXTENSION (p. 2) USE VARIANCE (pp. 3-6) AREA VARIANCE (pp. 6-7)

FEES: Make checks payable to the "Commissioner of Finance" and attach to top of original application. Fees are cumulative and required for each request below.

- Interpretation \$ 400
- Use variance \$1,000
- Area variance
- Residential use/property: \$ 150
- Non-residential use/property: \$ 500
- Extensions: \$ 150

INTERPRETATION – PLEASE ANSWER THE FOLLOWING (add additional information as necessary):

1. Identify the section(s) of the Zoning Ordinance for which you are seeking an interpretation:

Section(s) _____

2. How do you request that this section be interpreted? _____

3. If interpretation is denied, do you wish to request alternative zoning relief? Yes No

4. If the answer to #3 is "yes," what alternative relief do you request? Use Variance Area Variance

EXTENSION OF A VARIANCE – PLEASE ANSWER THE FOLLOWING (add additional information as necessary):

1. Date original variance was granted: _____ 2. Type of variance granted? Use Area

3. Date original variance expired: _____ 4. Length of extension requested: _____

5. Explain why the extension is necessary. Why wasn't the original timeframe sufficient?: _____

When requesting an extension of time for an existing variance, the applicant must prove that the circumstances upon which the original variance was granted have not changed. Specifically demonstrate that there have been no significant changes on the site, in the neighborhood, or within the circumstances upon which the original variance was granted:

USE VARIANCE – PLEASE ANSWER THE FOLLOWING (add additional information as necessary):

A use variance is requested to permit the following: _____

For the Zoning Board to grant a request for a use variance, an applicant must prove that the zoning regulations create an unnecessary hardship in relation to that property. In seeking a use variance, New York State law requires an applicant to prove all four of the following “tests”.

- I. That the applicant cannot realize a reasonable financial return on initial investment for any currently permitted use on the property. “Dollars & cents” proof must be submitted as evidence. The property in question cannot yield a reasonable return for the following reasons:

A. Submit the following financial evidence relating to this property (attach additional evidence as needed):

1) Date of purchase: _____ Purchase amount: \$ _____

2) Indicate dates and costs of any improvements made to property after purchase:

<u>Date</u>	<u>Improvement</u>	<u>Cost</u>
_____	_____	_____
_____	_____	_____
_____	_____	_____

3) Annual maintenance expenses: \$ _____ 4) Annual taxes: \$ _____

5) Annual income generated from property: \$ _____

6) City assessed value: \$ _____ Equalization rate: _____ Estimated Market Value: \$ _____

7) Appraised Value: \$ _____ Appraiser: _____ Date: _____

Appraisal Assumptions: _____

B. Has property been listed for sale with the Multiple Listing Service (MLS)? Yes If "yes", for how long? _____ No

1) Original listing date(s): _____ Original listing price: \$ _____

If listing price was reduced, describe when and to what extent: _____

2) Has the property been advertised in the newspapers or other publications? Yes No

If yes, describe frequency and name of publications: _____

3) Has the property had a "For Sale" sign posted on it? Yes No

If yes, list dates when sign was posted: _____

4) How many times has the property been shown and with what results? _____

2. That the financial hardship relating to this property is unique and does not apply to a substantial portion of the neighborhood. Difficulties shared with numerous other properties in the same neighborhood or district would not satisfy this requirement. This previously identified financial hardship is unique for the following reasons:

AREA VARIANCE – PLEASE ANSWER THE FOLLOWING (add additional information as necessary):

The applicant requests relief from the following Zoning Ordinance article(s) See attached Exhibit C.

Dimensional Requirements

From

To

See Attached Exhibit B

<hr/>	<hr/>	<hr/>

Other:

To grant an area variance, the ZBA must balance the benefits to the applicant and the health, safety, and welfare of the neighborhood and community, taking into consideration the following:

- I. Whether the benefit sought by the applicant can be achieved by other feasible means. Identify what alternatives to the variance have been explored (alternative designs, attempts to purchase land, etc.) and why they are not feasible.

As described in the Narrative two prior plans were fully developed with regard to this site. One involved the adaptive reuse of the existing structure and the other the demolition of th existing structure. This Project attempts to use the concepts that were previously approved to construct condominiums consistent in mass, scale and design with the neighborhood while proposing a use of the land that is economically viable to finance, build and sell. There is no other adjacent land for sale and building two large single structures up to the permitted 70ft would not be consistent with the neighborhood.

2. Whether granting the variance will produce an undesirable change in the character of the neighborhood or a detriment to nearby properties. Granting the variance will not create a detriment to nearby properties or an undesirable change in the neighborhood character for the following reasons:

As depicted on the attached plans, elevations and streetscapes, the proposed buildings are consistent with the buildings throughout the neighborhood. Most of the original Skidmore buildings have been converted into multi-family structures. The City of Saratoga Springs has recognized this by modifying the Union Avenue property from Institutional Education Zoning to UR-4 (See October 1990 adopted Zoning Map). The removal of a vacant Moore Hall and construction of those residential units will be to the benefit of the nearby properties and be significantly more consistent with the streetscape of Union Avenue and White Street.

3. Whether the variance is substantial. The requested variance is not substantial for the following reasons:

The reality of this undertaking is that larger numbers of multi-family dwellings are needed to replace the previously approved Moore Hall. The front yard setback for the Union Avenue building is maintained and is at a point that is consistent with the existing structures in close proximity on the south side of Union Avenue. The building on White Street is generally in line with other structures on that side of the street. The placement of the structures on North Lane are also consistent with neighboring improvements. The use of the "build-to line" also allows for structure placement that will allow for the optimum consistency with neighboring structures. Finally, the term "substantial" is not merely a request for a mathematical calculation. It calls on the Board to review "substantiality" in the context of the existing and historic neighborhood. In this case, the requested variances are not "substantial".

4. Whether the variance will have adverse physical or environmental effects on neighborhood or district. The requested variance will not have an adverse physical or environmental effect on the neighborhood or district for the following reasons:

The use of this Property as proposed is consistent not only with the Zoning Code, but the stated "Intent" for this particular Zone. The placement and size of the structure will be consistent with other historic buildings in this area of the City. There will be no demand or requirement to use on-street parking for the proposed number of units. The granting of this variance will replace, with a permitted use, a structure that is wholly inconsistent with the neighborhood and, as a result, will have a positive effect on the neighborhood.

5. Whether the alleged difficulty was self-created (although this does not necessarily preclude the granting of an area variance). Explain whether the alleged difficulty was or was not self-created:

The proposed need for Area Variance, may be self-created, but the adaptive re-use of the legal pre-existing, non-conforming structure, did not appear to be consistent with the wishes of many neighbors.

As a result, the construction of an economically viable Project consistent in mass and size with the neighborhood had to be designed. That is what has been done with the proposed utilization of this site. As a result, with the use of some "Area Variances" we have self-created a Project that is consistent with the neighborhood as it actually exists today.

In accord with Article 240-14.4A(1)(b)(6) of the Zoning Ordinance, "any request for an area variance, which shall effect a change in density, shall be applied for and considered as a use variance and decided under criteria for the same". A request that involves any of the following relief will require an application for a use variance and will be decided under the use variance criteria:

- (1) Dimensional relief from minimum lot size requirements that would allow additional permitted units and/or uses
- (2) Relief from on site parking requirements
- (3) Reduction in land area requirements for multi-family units

DISCLOSURE

Does any City officer, employee, or family member thereof have a financial interest (as defined by General Municipal Law Section 809) in this application? No Yes If "yes", a statement disclosing the name, residence and nature and extent of this interest must be filed with this application.

APPLICANT CERTIFICATION

I/we, the property owner(s), or purchaser(s)/lessee(s) under contract, of the land in question, hereby request an appearance before the Zoning Board of Appeals.

By the signature(s) attached hereto, I/we certify that the information provided within this application and accompanying documentation is, to the best of my/our knowledge, true and accurate. I/we further understand that intentionally providing false or misleading information is grounds for immediate denial of this application.

Furthermore, I/we hereby authorize the members of the Zoning Board of Appeals and designated City staff to enter the property associated with this application for purposes of conducting any necessary site inspections relating to this appeal.

Moore Hall, LLC

BY: 

(applicant signature)

Sworn to before me this date:

Date: 3/18/16

(applicant signature)



Notary Public
KEITH M. FERRARA
Notary Public, State of New York
No. 4664215
Qualified in Saratoga County
Commission Expires 5-31-17

EXHIBIT A

Narrative

The history of Skidmore College within Saratoga Springs is that of a quality institution of higher education that has transitioned from approximately 1100 students in 1957 and 80 buildings predominately in the Union Avenue section of the City to its present location on North Broadway. As the college grew so did its need for a more centralized dormitory facility and cafeteria. As a result, in approximately 1957 Moore Hall was completed and dedicated. This facility, with associated parking, spreads from the south side of Union Avenue, across North Lane and up to the north border of White Street. The building itself is constructed of steel and concrete and, if properly maintained, will continue to be a viable structure for decades to come.

Moore Hall continued to be used as a remote Skidmore dormitory until the turn of the Century when it was sold to 46 Union Avenue, LLC, which intended to demolish the building and replace it with a very high end condominium project. The Project for this redevelopment of the site proved not to be an economically viable project, and as a result, the building remained vacant.

In 2014-2015, amid the communal request to find a more affordable living option for the workers in Saratoga Springs, a project was presented to convert the existing building into 53 residential units. This application, which continues to be before the municipal land use boards, brought forth the concept of urban “micro apartments” to reduce the individual units’ size and thus rental costs. Although the proximity of the structure to the urban core of the City was ideal for eliminating the need for the tenants to own and/or operate a motor vehicle, this application is opposed by many of the neighbors, because of the need for on street parking. As a result, Moore Hall continues to be vacant and looms over this important entrance to the City.

Project

There are certain realities that exist with this site. The only reasonable adaptive reuse of Moore Hall is not acceptable to many of the neighbors and the previously approved condominium project was not large enough to absorb the cost associated with the full redevelopment of this real property.

As a result, this Project presents a proposed use of this site that is consistent in mass, scale and design with this location and neighborhood, presents on-site parking in full compliance with the Zoning Code, is economically viable, and will result in the removal of Moore Hall from the street scape.

The four tax parcels that are to be used are all located in the UR-4 Zone. As depicted on the Plans, elevations and maps attached, the integrated Project consists of 22 units on the Union Avenue Parcel consisting of 18 units in the structure predominantly facing Union Avenue and two (2) units each in the two (2) connected building on the north side of North Lane. The parcel extending from White Street on the south to the south side of North Lane will consist of three (3) units structure facing White Street and one unit on the north side of the site adjacent to North

Lane for a total of twenty six (26) total units in the project. As specified above, all buildings in this land owner's association will have on-site parking as required by the Code.

To give the developer minor flexibility with regard to the placement of the structures, we are seeking Area Variances that are based on a "build-to" line and not the specific location of the overhang roof line of any one of the structures.

The structures on the Union Avenue parcel will share a foundation that connected all proposed buildings so that only one principal structure is being constructed on that Parcel. The Parcel on White Street will contain one 3 unit building and a single unit building. Section 2.3 (A)(2) and (3) of the City Zoning Code allows for more than one principal building on a lot in this zone.

Table 1 set out in Section Two of the Zoning Code specifies that the Urban Residential 4 (UR-4) Zone of the City is set up to "accommodate a mix of single family, two family and multi-family uses". That is exactly and specifically what this Project is intended to achieve.

EXHIBIT B

Union Avenue frontage

Description	From	To
Side yard setback (West and East)	One side 20 min (total 45)	10 (each side)
Total side yard setback	45	20
Rear yard setback (North Lane)	25	16
Building Lot coverage	25%	52.3%
Density per residential unit	3,000 sf/unit	1901 sf/unit

White Street frontage

Description	From	To
Side yard setback (West and East)	One side 20 min (total 45)	10 (each side)
Total side yard setback	45	20
Front yard setback (White Street)	25	5
Rear yard setback (North Lane)	25	10
Building Lot coverage	25%	39%

**BUILDING INSPECTOR DENIAL
OF APPLICATION FOR LAND USE AND/OR BUILDING**

APPLICANT: _____ TAX PARCEL NO.: _____ - _____ - _____

PROPERTY ADDRESS: _____ ZONING DISTRICT: _____

This applicant has applied to use the identified property within the City of Saratoga Springs for the following:

This application is hereby denied upon the grounds that such use of the property would violate the City Zoning Ordinance article(s)

_____. As such, the following relief would be required to proceed:

Extension of existing variance Interpretation Hardship Appeal from Architectural/Historic Review

Use Variance to permit the following: _____

Area Variance seeking the following relief:

Dimensional Requirements

From

To

<u>Dimensional Requirements</u>	<u>From</u>	<u>To</u>
_____	_____	_____
_____	_____	_____
_____	_____	_____
_____	_____	_____
_____	_____	_____
_____	_____	_____
_____	_____	_____

Other: _____

Advisory Opinion required from Saratoga County Planning Board

**Full Environmental Assessment Form
Part 1 - Project and Setting**

Instructions for Completing Part 1

Part 1 is to be completed by the applicant or project sponsor. 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; indicate whether missing information does not exist, or is not reasonably available to the sponsor; and, when possible, generally describe work or studies which would be necessary to update or fully develop that information.

Applicants/sponsors must complete all items in Sections A & B. In Sections C, D & E, most items contain an initial question that must be answered either "Yes" or "No". If the answer to the initial question is "Yes", complete the sub-questions that follow. If the answer to the initial question is "No", proceed to the next question. Section F allows the project sponsor to identify and attach any additional information. Section G requires the name and signature of the project sponsor to verify that the information contained in Part 1 is accurate and complete.

A. Project and Sponsor Information.

Name of Action or Project: Moore Hall Redevelopment (46 Union Ave. & 35 White Street)		
Project Location (describe, and attach a general location map): 46 Union Avenue and 35 White Street, Saratoga Springs		
Brief Description of Proposed Action (include purpose or need): To re-develop the existing parcels to include 26 residential condominiums. The building on Union Avenue will include 18 units, there are four carriage house/townhouse units with entrances onto North Lane, three row house units front on White Street.		
Name of Applicant/Sponsor: Moore Hall, LLC	Telephone: [REDACTED]	E-Mail: [REDACTED]
Address: 18 Division Street, Suite 401		
City/PO: Saratoga Springs	State: NY	Zip Code: 12866
Project Contact (if not same as sponsor; give name and title/role):	Telephone:	E-Mail:
Address:		
City/PO:	State:	Zip Code:
Property Owner (if not same as sponsor): 46 Union Avenue, LLC	Telephone: [REDACTED]	E-Mail: [REDACTED]
Address: 300 South Division Street		
City/PO: Buffalo	State: NY	Zip Code: 14204

B. Government Approvals

B. Government Approvals Funding, or Sponsorship. (“Funding” includes grants, loans, tax relief, and any other forms of financial assistance.)

Government Entity	If Yes: Identify Agency and Approval(s) Required	Application Date (Actual or projected)
a. City Council, Town Board, <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No or Village Board of Trustees		
b. City, Town or Village Planning Board or Commission <input checked="" type="checkbox"/> Yes <input type="checkbox"/> No	Saratoga Springs Planning Board Site Plan Approval	April 2016
c. City Council, Town or Village Zoning Board of Appeals <input checked="" type="checkbox"/> Yes <input type="checkbox"/> No	Saratoga Springs Zoning Board Area Variances	March 2016
d. Other local agencies <input checked="" type="checkbox"/> Yes <input type="checkbox"/> No	Saratoga Springs; Historic Review Approval from Design Review Commission	April 2016
e. County agencies <input checked="" type="checkbox"/> Yes <input type="checkbox"/> No	Saratoga County Planning Board Advisory opinion	March 2016
f. Regional agencies <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No		
g. State agencies <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No		
h. Federal agencies <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No		
i. Coastal Resources. i. Is the project site within a Coastal Area, or the waterfront area of a Designated Inland Waterway? <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No If Yes, ii. Is the project site located in a community with an approved Local Waterfront Revitalization Program? <input type="checkbox"/> Yes <input type="checkbox"/> No iii. Is the project site within a Coastal Erosion Hazard Area? <input type="checkbox"/> Yes <input type="checkbox"/> No		

C. Planning and Zoning

C.1. Planning and zoning actions.

Will administrative or legislative adoption, or amendment of a plan, local law, ordinance, rule or regulation be the only approval(s) which must be granted to enable the proposed action to proceed? Yes No

- If Yes, complete sections C, F and G.
- If No, proceed to question C.2 and complete all remaining sections and questions in Part 1

C.2. Adopted land use plans.

a. Do any municipally- adopted (city, town, village or county) comprehensive land use plan(s) include the site where the proposed action would be located? Yes No

If Yes, does the comprehensive plan include specific recommendations for the site where the proposed action would be located? Yes No

b. Is the site of the proposed action within any local or regional special planning district (for example: Greenway Brownfield Opportunity Area (BOA); designated State or Federal heritage area; watershed management plan; or other?) Yes No

If Yes, identify the plan(s):

c. Is the proposed action located wholly or partially within an area listed in an adopted municipal open space plan, or an adopted municipal farmland protection plan? Yes No

If Yes, identify the plan(s):

C.3. Zoning

a. Is the site of the proposed action located in a municipality with an adopted zoning law or ordinance. Yes No
If Yes, what is the zoning classification(s) including any applicable overlay district?
UR-4

b. Is the use permitted or allowed by a special or conditional use permit? Yes No

c. Is a zoning change requested as part of the proposed action? Yes No
If Yes,
i. What is the proposed new zoning for the site? _____

C.4. Existing community services.

a. In what school district is the project site located? Saratoga Springs City School District

b. What police or other public protection forces serve the project site?
City of Saratoga Springs

c. Which fire protection and emergency medical services serve the project site?
City of Saratoga Springs

d. What parks serve the project site?
All parks with the City Limits

D. Project Details

D.1. Proposed and Potential Development

a. What is the general nature of the proposed action (e.g., residential, industrial, commercial, recreational; if mixed, include all components)? Residential

b. a. Total acreage of the site of the proposed action? _____ 1.29 acres
b. Total acreage to be physically disturbed? _____ 1.29 acres
c. Total acreage (project site and any contiguous properties) owned or controlled by the applicant or project sponsor? _____ 1.29 acres

c. Is the proposed action an expansion of an existing project or use? Yes No
i. If Yes, what is the approximate percentage of the proposed expansion and identify the units (e.g., acres, miles, housing units, square feet)? % _____ Units: _____

d. Is the proposed action a subdivision, or does it include a subdivision? Yes No
If Yes,
i. Purpose or type of subdivision? (e.g., residential, industrial, commercial; if mixed, specify types) _____

ii. Is a cluster/conservation layout proposed? Yes No
iii. Number of lots proposed? _____
iv. Minimum and maximum proposed lot sizes? Minimum _____ Maximum _____

e. Will proposed action be constructed in multiple phases? Yes No
i. If No, anticipated period of construction: _____ 12 months
ii. If Yes:
• Total number of phases anticipated _____
• Anticipated commencement date of phase 1 (including demolition) _____ month _____ year
• Anticipated completion date of final phase _____ month _____ year
• Generally describe connections or relationships among phases, including any contingencies where progress of one phase may determine timing or duration of future phases: _____

f. Does the project include new residential uses? Yes No
 If Yes, show numbers of units proposed.

	<u>One Family</u>	<u>Two Family</u>	<u>Three Family</u>	<u>Multiple Family (four or more)</u>
Initial Phase	_____	_____	_____	26 condominiums
At completion of all phases	_____	_____	_____	26 condominiums

g. Does the proposed action include new non-residential construction (including expansions)? Yes No
 If Yes,

i. Total number of structures _____
 ii. Dimensions (in feet) of largest proposed structure: _____ height; _____ width; and _____ length
 iii. Approximate extent of building space to be heated or cooled: _____ square feet

h. Does the proposed action include construction or other activities that will result in the impoundment of any liquids, such as creation of a water supply, reservoir, pond, lake, waste lagoon or other storage? Yes No
 If Yes,

i. Purpose of the impoundment: _____
 ii. If a water impoundment, the principal source of the water: Ground water Surface water streams Other specify: _____
 iii. If other than water, identify the type of impounded/contained liquids and their source. _____
 iv. Approximate size of the proposed impoundment. Volume: _____ million gallons; surface area: _____ acres
 v. Dimensions of the proposed dam or impounding structure: _____ height; _____ length
 vi. Construction method/materials for the proposed dam or impounding structure (e.g., earth fill, rock, wood, concrete): _____

D.2. Project Operations

a. Does the proposed action include any excavation, mining, or dredging, during construction, operations, or both? (Not including general site preparation, grading or installation of utilities or foundations where all excavated materials will remain onsite) Yes No
 If Yes:

i. What is the purpose of the excavation or dredging? Foundation excavation
 ii. How much material (including rock, earth, sediments, etc.) is proposed to be removed from the site?
 • Volume (specify tons or cubic yards): 25 tons
 • Over what duration of time? 6 weeks
 iii. Describe nature and characteristics of materials to be excavated or dredged, and plans to use, manage or dispose of them.
Concrete foundation from existing building
 iv. Will there be onsite dewatering or processing of excavated materials? Yes No
 If yes, describe. _____
 v. What is the total area to be dredged or excavated? _____ .75 acres
 vi. What is the maximum area to be worked at any one time? _____ .75 acres
 vii. What would be the maximum depth of excavation or dredging? _____ 6 feet
 viii. Will the excavation require blasting? Yes No
 ix. Summarize site reclamation goals and plan: _____
The excavated foundation will be the site of new structures or parking.

b. Would the proposed action cause or result in alteration of, increase or decrease in size of, or encroachment into any existing wetland, waterbody, shoreline, beach or adjacent area? Yes No
 If Yes:

i. Identify the wetland or waterbody which would be affected (by name, water index number, wetland map number or geographic description): _____

ii. Describe how the proposed action would affect that waterbody or wetland, e.g. excavation, fill, placement of structures, or alteration of channels, banks and shorelines. Indicate extent of activities, alterations and additions in square feet or acres:

iii. Will proposed action cause or result in disturbance to bottom sediments? Yes No

If Yes, describe: _____

iv. Will proposed action cause or result in the destruction or removal of aquatic vegetation? Yes No

If Yes:

- acres of aquatic vegetation proposed to be removed _____
- expected acreage of aquatic vegetation proposed to be removed _____
- purpose of proposed removal (e.g. beach clearing, invasive species control, boat access): _____

• proposed method of plant removal: _____

• if chemical/herbicide treatment will be used, specify product(s): _____

v. Describe any proposed reclamation/mitigation following disturbance: _____

c. Will the proposed action use, or create a new demand for water? Yes No

If Yes: Existing 53 room dormitory and dining hall - approx. 12,000 gal/day

i. Total anticipated water usage/demand per day: _____ 6,600 gallons/day

ii. Will the proposed action obtain water from an existing public water supply? Yes No

If Yes:

- Name of district or service area: Saratoga Springs
- Does the existing public water supply have capacity to serve the proposal? Yes No
- Is the project site in the existing district? Yes No
- Is expansion of the district needed? Yes No
- Do existing lines serve the project site? Yes No

iii. Will line extension within an existing district be necessary to supply the project? Yes No

If Yes:

• Describe extensions or capacity expansions proposed to serve this project: _____

• Source(s) of supply for the district: Saratoga Springs

iv. Is a new water supply district or service area proposed to be formed to serve the project site? Yes No

If, Yes:

- Applicant/sponsor for new district: _____
- Date application submitted or anticipated: _____
- Proposed source(s) of supply for new district: _____

v. If a public water supply will not be used, describe plans to provide water supply for the project: _____

vi. If water supply will be from wells (public or private), maximum pumping capacity: _____ gallons/minute.

d. Will the proposed action generate liquid wastes? Yes No

If Yes: Existing 53 room dormitory and dining hall - approx. 12,000 gal/day

i. Total anticipated liquid waste generation per day: _____ 6,600 gallons/day

ii. Nature of liquid wastes to be generated (e.g., sanitary wastewater, industrial; if combination, describe all components and approximate volumes or proportions of each): _____
Sanitary waste

iii. Will the proposed action use any existing public wastewater treatment facilities? Yes No

If Yes:

- Name of wastewater treatment plant to be used: Saratoga County Sewer District #1
- Name of district: Saratoga County Sewer District #1
- Does the existing wastewater treatment plant have capacity to serve the project? Yes No
- Is the project site in the existing district? Yes No
- Is expansion of the district needed? Yes No

- Do existing sewer lines serve the project site? Yes No
- Will line extension within an existing district be necessary to serve the project? Yes No

If Yes:

- Describe extensions or capacity expansions proposed to serve this project: _____

iv. Will a new wastewater (sewage) treatment district be formed to serve the project site? Yes No

If Yes:

- Applicant/sponsor for new district: _____
- Date application submitted or anticipated: _____
- What is the receiving water for the wastewater discharge? _____

v. If public facilities will not be used, describe plans to provide wastewater treatment for the project, including specifying proposed receiving water (name and classification if surface discharge, or describe subsurface disposal plans):

vi. Describe any plans or designs to capture, recycle or reuse liquid waste: _____

e. Will the proposed action disturb more than one acre and create stormwater runoff, either from new point sources (i.e. ditches, pipes, swales, curbs, gutters or other concentrated flows of stormwater) or non-point source (i.e. sheet flow) during construction or post construction? Yes No

If Yes:

i. How much impervious surface will the project create in relation to total size of project parcel?

_____ Square feet or .96 acres (impervious surface) .88 acres existing
_____ Square feet or 1.29 acres (parcel size)

ii. Describe types of new point sources. the redevelopment project will have storm pipe connections to existing city storm system. Connections to system exist as part of current development.

iii. Where will the stormwater runoff be directed (i.e. on-site stormwater management facility/structures, adjacent properties, groundwater, on-site surface water or off-site surface waters)?
Stormwater runoff will be collected on site for infiltration and detention.

- If to surface waters, identify receiving water bodies or wetlands: _____

- Will stormwater runoff flow to adjacent properties? Yes No

iv. Does proposed plan minimize impervious surfaces, use pervious materials or collect and re-use stormwater? Yes No

f. Does the proposed action include, or will it use on-site, one or more sources of air emissions, including fuel combustion, waste incineration, or other processes or operations? Yes No

If Yes, identify:

i. Mobile sources during project operations (e.g., heavy equipment, fleet or delivery vehicles)

ii. Stationary sources during construction (e.g., power generation, structural heating, batch plant, crushers)

iii. Stationary sources during operations (e.g., process emissions, large boilers, electric generation)

g. Will any air emission sources named in D.2.f (above), require a NY State Air Registration, Air Facility Permit, or Federal Clean Air Act Title IV or Title V Permit? Yes No

If Yes:

i. Is the project site located in an Air quality non-attainment area? (Area routinely or periodically fails to meet ambient air quality standards for all or some parts of the year) Yes No

ii. In addition to emissions as calculated in the application, the project will generate:

- _____ Tons/year (short tons) of Carbon Dioxide (CO₂)
- _____ Tons/year (short tons) of Nitrous Oxide (N₂O)
- _____ Tons/year (short tons) of Perfluorocarbons (PFCs)
- _____ Tons/year (short tons) of Sulfur Hexafluoride (SF₆)
- _____ Tons/year (short tons) of Carbon Dioxide equivalent of Hydrofluorocarbons (HFCs)
- _____ Tons/year (short tons) of Hazardous Air Pollutants (HAPs)

h. Will the proposed action generate or emit methane (including, but not limited to, sewage treatment plants, landfills, composting facilities)? Yes No

If Yes:

- i. Estimate methane generation in tons/year (metric): _____
- ii. Describe any methane capture, control or elimination measures included in project design (e.g., combustion to generate heat or electricity, flaring): _____

i. Will the proposed action result in the release of air pollutants from open-air operations or processes, such as quarry or landfill operations? Yes No

If Yes: Describe operations and nature of emissions (e.g., diesel exhaust, rock particulates/dust): _____

j. Will the proposed action result in a substantial increase in traffic above present levels or generate substantial new demand for transportation facilities or services? Yes No

If Yes:

- i. When is the peak traffic expected (Check all that apply): Morning Evening Weekend
 Randomly between hours of _____ to _____.
- ii. For commercial activities only, projected number of semi-trailer truck trips/day: _____
- iii. Parking spaces: Existing _____ Proposed _____ Net increase/decrease _____
- iv. Does the proposed action include any shared use parking? Yes No
- v. If the proposed action includes any modification of existing roads, creation of new roads or change in existing access, describe: _____
- vi. Are public/private transportation service(s) or facilities available within 1/2 mile of the proposed site? Yes No
- vii. Will the proposed action include access to public transportation or accommodations for use of hybrid, electric or other alternative fueled vehicles? Yes No
- viii. Will the proposed action include plans for pedestrian or bicycle accommodations for connections to existing pedestrian or bicycle routes? Yes No

k. Will the proposed action (for commercial or industrial projects only) generate new or additional demand for energy? Yes No

If Yes:

- i. Estimate annual electricity demand during operation of the proposed action: _____
420,000 kWh
- ii. Anticipated sources/suppliers of electricity for the project (e.g., on-site combustion, on-site renewable, via grid/local utility, or other):
Local grid utility
- iii. Will the proposed action require a new, or an upgrade to, an existing substation? Yes No

l. Hours of operation. Answer all items which apply.

i. During Construction:

- Monday - Friday: _____ 7 am - 9 pm
- Saturday: _____ 7 am - 9 pm
- Sunday: _____ 7 am - 9 pm
- Holidays: _____

ii. During Operations:

- Monday - Friday: _____ 24 Hours - residential
- Saturday: _____ 24 Hours - residential
- Sunday: _____ 24 Hours - residential
- Holidays: _____ 24 Hours - residential

m. Will the proposed action produce noise that will exceed existing ambient noise levels during construction, operation, or both? Yes No
 If yes:
 i. Provide details including sources, time of day and duration:
Construction and Demolition Activities

ii. Will proposed action remove existing natural barriers that could act as a noise barrier or screen? Yes No
 Describe: _____

n.. Will the proposed action have outdoor lighting? Yes No
 If yes:
 i. Describe source(s), location(s), height of fixture(s), direction/aim, and proximity to nearest occupied structures:
Lighting will be included for building entrances and exits, low level lighting along walks, dark-sky friendly lighting for parking spaces between building.

ii. Will proposed action remove existing natural barriers that could act as a light barrier or screen? Yes No
 Describe: _____

o. Does the proposed action have the potential to produce odors for more than one hour per day? Yes No
 If Yes, describe possible sources, potential frequency and duration of odor emissions, and proximity to nearest occupied structures: _____

p. Will the proposed action include any bulk storage of petroleum (combined capacity of over 1,100 gallons) or chemical products (185 gallons in above ground storage or an amount in underground storage)? Yes No
 If Yes:
 i. Product(s) to be stored _____
 ii. Volume(s) _____ per unit time _____ (e.g., month, year)
 iii. Generally describe proposed storage facilities: _____

q. Will the proposed action (commercial, industrial and recreational projects only) use pesticides (i.e., herbicides, insecticides) during construction or operation? Yes No
 If Yes:
 i. Describe proposed treatment(s):

ii. Will the proposed action use Integrated Pest Management Practices? Yes No

r. Will the proposed action (commercial or industrial projects only) involve or require the management or disposal of solid waste (excluding hazardous materials)? Yes No
 If Yes:
 i. Describe any solid waste(s) to be generated during construction or operation of the facility:
 • Construction: _____ 4 tons per _____ 12 months (unit of time)
 • Operation : _____ 1 tons per _____ 1 month (unit of time)
 ii. Describe any proposals for on-site minimization, recycling or reuse of materials to avoid disposal as solid waste:
 • Construction: Cardboard recycling

 • Operation: Recycling of all recyclable materials

 iii. Proposed disposal methods/facilities for solid waste generated on-site:
 • Construction: Local Hauler

 • Operation: Local Hauler

s. Does the proposed action include construction or modification of a solid waste management facility? Yes No

If Yes:

- i. Type of management or handling of waste proposed for the site (e.g., recycling or transfer station, composting, landfill, or other disposal activities): _____
- ii. Anticipated rate of disposal/processing:
 - _____ Tons/month, if transfer or other non-combustion/thermal treatment, or
 - _____ Tons/hour, if combustion or thermal treatment
- iii. If landfill, anticipated site life: _____ years

t. Will proposed action at the site involve the commercial generation, treatment, storage, or disposal of hazardous waste? Yes No

If Yes:

- i. Name(s) of all hazardous wastes or constituents to be generated, handled or managed at facility: _____
Diasposal of Friable asbestos before building demolition
- ii. Generally describe processes or activities involving hazardous wastes or constituents: _____
An abatement contractor removes the identified materials and disposes of them in the proper way. It is a one time handling of the hazardous material. It is not on going.
- iii. Specify amount to be handled or generated _____ tons/month **20 tons total**
- iv. Describe any proposals for on-site minimization, recycling or reuse of hazardous constituents: _____
- v. Will any hazardous wastes be disposed at an existing offsite hazardous waste facility? Yes No

If Yes: provide name and location of facility: _____
Albany Landfill

If No: describe proposed management of any hazardous wastes which will not be sent to a hazardous waste facility:

E. Site and Setting of Proposed Action

E.1. Land uses on and surrounding the project site

a. Existing land uses.

i. Check all uses that occur on, adjoining and near the project site.

- Urban Industrial Commercial Residential (suburban) Rural (non-farm)
- Forest Agriculture Aquatic Other (specify): Multi-family, Educational, Parkland, Mixed use office/residential

ii. If mix of uses, generally describe:

b. Land uses and coverytypes on the project site.

Land use or Coverytype	Current Acreage	Acreage After Project Completion	Change (Acres +/-)
• Roads, buildings, and other paved or impervious surfaces	.88	.96	+.08
• Forested			
• Meadows, grasslands or brushlands (non-agricultural, including abandoned agricultural)			
• Agricultural (includes active orchards, field, greenhouse etc.)			
• Surface water features (lakes, ponds, streams, rivers, etc.)			
• Wetlands (freshwater or tidal)			
• Non-vegetated (bare rock, earth or fill)			
• Other Describe: <u>Lawn</u>	.41	.33	-.08

c. Is the project site presently used by members of the community for public recreation? Yes No
 i. If Yes: explain: _____

d. Are there any facilities serving children, the elderly, people with disabilities (e.g., schools, hospitals, licensed day care centers, or group homes) within 1500 feet of the project site? Yes No
 If Yes,
 i. Identify Facilities:
 Empire State College, Katrina Trask Nursery School at Presbyterian Church, Waldorf School, _____

e. Does the project site contain an existing dam? Yes No
 If Yes:
 i. Dimensions of the dam and impoundment:
 • Dam height: _____ feet
 • Dam length: _____ feet
 • Surface area: _____ acres
 • Volume impounded: _____ gallons OR acre-feet
 ii. Dam's existing hazard classification: _____
 iii. Provide date and summarize results of last inspection:

f. Has the project site ever been used as a municipal, commercial or industrial solid waste management facility, or does the project site adjoin property which is now, or was at one time, used as a solid waste management facility? Yes No
 If Yes:
 i. Has the facility been formally closed? Yes No
 • If yes, cite sources/documentation: _____
 ii. Describe the location of the project site relative to the boundaries of the solid waste management facility:

 iii. Describe any development constraints due to the prior solid waste activities: _____

g. Have hazardous wastes been generated, treated and/or disposed of at the site, or does the project site adjoin property which is now or was at one time used to commercially treat, store and/or dispose of hazardous waste? Yes No
 If Yes:
 i. Describe waste(s) handled and waste management activities, including approximate time when activities occurred:

h. Potential contamination history. Has there been a reported spill at the proposed project site, or have any remedial actions been conducted at or adjacent to the proposed site? Yes No
 If Yes:
 i. Is any portion of the site listed on the NYSDEC Spills Incidents database or Environmental Site Remediation database? Check all that apply: Yes No
 Yes – Spills Incidents database Provide DEC ID number(s): _____
 Yes – Environmental Site Remediation database Provide DEC ID number(s): _____
 Neither database
 ii. If site has been subject of RCRA corrective activities, describe control measures: _____
 iii. Is the project within 2000 feet of any site in the NYSDEC Environmental Site Remediation database? Yes No
 If yes, provide DEC ID number(s): _____
 iv. If yes to (i), (ii) or (iii) above, describe current status of site(s):

v. Is the project site subject to an institutional control limiting property uses? Yes No

- If yes, DEC site ID number: _____
- Describe the type of institutional control (e.g., deed restriction or easement): _____
- Describe any use limitations: _____
- Describe any engineering controls: _____
- Will the project affect the institutional or engineering controls in place? Yes No
- Explain: _____

E.2. Natural Resources On or Near Project Site

a. What is the average depth to bedrock on the project site? _____ < 8 feet

b. Are there bedrock outcroppings on the project site? Yes No
 If Yes, what proportion of the site is comprised of bedrock outcroppings? _____ %

c. Predominant soil type(s) present on project site:

WnA Windsor loamy sand	_____	100 %
_____	_____	_____ %
_____	_____	_____ %

d. What is the average depth to the water table on the project site? Average: _____ < 10 feet

e. Drainage status of project site soils:

<input checked="" type="checkbox"/> Well Drained:	_____	100 % of site
<input type="checkbox"/> Moderately Well Drained:	_____	_____ % of site
<input type="checkbox"/> Poorly Drained:	_____	_____ % of site

f. Approximate proportion of proposed action site with slopes:

<input checked="" type="checkbox"/> 0-10%:	_____	100 % of site
<input type="checkbox"/> 10-15%:	_____	_____ % of site
<input type="checkbox"/> 15% or greater:	_____	_____ % of site

g. Are there any unique geologic features on the project site? Yes No
 If Yes, describe: _____

h. Surface water features.

i. Does any portion of the project site contain wetlands or other waterbodies (including streams, rivers, ponds or lakes)? Yes No

ii. Do any wetlands or other waterbodies adjoin the project site? Yes No

If Yes to either *i* or *ii*, continue. If No, skip to E.2.i.

iii. Are any of the wetlands or waterbodies within or adjoining the project site regulated by any federal, state or local agency? Yes No

iv. For each identified regulated wetland and waterbody on the project site, provide the following information:

• Streams:	Name _____	Classification _____
• Lakes or Ponds:	Name _____	Classification _____
• Wetlands:	Name _____	Approximate Size _____
• Wetland No. (if regulated by DEC)	_____	

v. Are any of the above water bodies listed in the most recent compilation of NYS water quality-impaired waterbodies? Yes No
 If yes, name of impaired water body/bodies and basis for listing as impaired: _____

i. Is the project site in a designated Floodway? Yes No

j. Is the project site in the 100 year Floodplain? Yes No

k. Is the project site in the 500 year Floodplain? Yes No

l. Is the project site located over, or immediately adjoining, a primary, principal or sole source aquifer? Yes No
 If Yes:
 i. Name of aquifer: _____

m. Identify the predominant wildlife species that occupy or use the project site: _____ Multiple bird species _____ Small rodents _____ Insects _____	
n. Does the project site contain a designated significant natural community? <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No If Yes: i. Describe the habitat/community (composition, function, and basis for designation): _____ ii. Source(s) of description or evaluation: _____ iii. Extent of community/habitat: • Currently: _____ acres • Following completion of project as proposed: _____ acres • Gain or loss (indicate + or -): _____ acres	
o. Does project site contain any species of plant or animal that is listed by the federal government or NYS as endangered or threatened, or does it contain any areas identified as habitat for an endangered or threatened species? <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No	
p. Does the project site contain any species of plant or animal that is listed by NYS as rare, or as a species of special concern? <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No	
q. Is the project site or adjoining area currently used for hunting, trapping, fishing or shell fishing? <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No If yes, give a brief description of how the proposed action may affect that use: _____ _____	
E.3. Designated Public Resources On or Near Project Site	
a. Is the project site, or any portion of it, located in a designated agricultural district certified pursuant to Agriculture and Markets Law, Article 25-AA, Section 303 and 304? <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No If Yes, provide county plus district name/number: _____	
b. Are agricultural lands consisting of highly productive soils present? <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No i. If Yes: acreage(s) on project site? _____ ii. Source(s) of soil rating(s): _____	
c. Does the project site contain all or part of, or is it substantially contiguous to, a registered National Natural Landmark? <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No If Yes: i. Nature of the natural landmark: <input type="checkbox"/> Biological Community <input type="checkbox"/> Geological Feature ii. Provide brief description of landmark, including values behind designation and approximate size/extent: _____ _____ _____	
d. Is the project site located in or does it adjoin a state listed Critical Environmental Area? <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No If Yes: i. CEA name: _____ ii. Basis for designation: _____ iii. Designating agency and date: _____	

e. Does the project site contain, or is it substantially contiguous to, a building, archaeological site, or district which is listed on, or has been nominated by the NYS Board of Historic Preservation for inclusion on, the State or National Register of Historic Places? Yes No

If Yes:

i. Nature of historic/archaeological resource: Archaeological Site Historic Building or District

ii. Name: Saratoga Springs Downtown District, Union Avenue Historic District

iii. Brief description of attributes on which listing is based:
The structure is within the state listed district. (non-contributing structure)

f. Is the project site, or any portion of it, located in or adjacent to an area designated as sensitive for archaeological sites on the NY State Historic Preservation Office (SHPO) archaeological site inventory? Yes No

g. Have additional archaeological or historic site(s) or resources been identified on the project site? Yes No

If Yes:

i. Describe possible resource(s): _____

ii. Basis for identification: _____

h. Is the project site within five miles of any officially designated and publicly accessible federal, state, or local scenic or aesthetic resource? Yes No

If Yes:

i. Identify resource: All city and state parks within the city limits, Yaddo, NYRA

ii. Nature of, or basis for, designation (e.g., established highway overlook, state or local park, state historic trail or scenic byway, etc.): State park, historic gardens, historic race track

iii. Distance between project and resource: _____ up to 5 miles.

i. Is the project site located within a designated river corridor under the Wild, Scenic and Recreational Rivers Program 6 NYCRR 666? Yes No

If Yes:

i. Identify the name of the river and its designation: _____

ii. Is the activity consistent with development restrictions contained in 6NYCRR Part 666? Yes No

F. Additional Information

Attach any additional information which may be needed to clarify your project.

If you have identified any adverse impacts which could be associated with your proposal, please describe those impacts plus any measures which you propose to avoid or minimize them.

G. Verification

I certify that the information provided is true to the best of my knowledge.

Applicant/Sponsor Name Algo Bonacio Jr. Date 3/18/16

Signature  Title member



Parks, Recreation, and Historic Preservation

ANDREW M. CUOMO
Governor

ROSE HARVEY
Commissioner

February 26, 2016

Mr. Michael Hale
The LA Group
40 Long Alley
Saratoga Springs, NY 12866

Re: DEC
Moore Hall Demolition & New Construction
28 Union Avenue, Saratoga Springs, NY 12866
16PR00001

Dear Mr. Hale:

Thank you for requesting the comments of the Office of Parks, Recreation and Historic Preservation (OPRHP).

At your request, OPRHP is providing you with our comments regarding the archaeological component of your project's review. During the review OPRHP considers the proposed project's impacts to previously identified archaeological sites as well as the likelihood of there being unidentified archaeological sites and whether or not the project could impact those archaeological resources.

After reviewing the project and our records we determined that there were no previously identified archaeological sites in the project area and the potential for unidentified archaeological deposits being present was limited due to substantial prior ground disturbance from previous development of the site.

OPRHP has no archaeological concerns with the proposed project. Please continue the consultation process as impacts to buildings and structures are still being evaluated by other staff members.

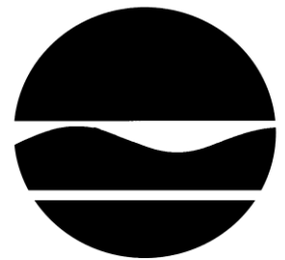
Sincerely,

Daniel A. Bagrow
Scientist (Archaeology)

Division for Historic Preservation

P.O. Box 189, Waterford, New York 12188-0189 • (518) 237-8643 • www.nysparks.com

NEW YORK STATE DEPARTMENT OF ENVIRONMENTAL CONSERVATION
Division of Fish, Wildlife & Marine Resources
New York Natural Heritage Program
625 Broadway, 5th Floor, Albany, New York 12233-4757
Phone: (518) 402-8935 • **Fax:** (518) 402-8925
Website: www.dec.ny.gov



February 10, 2016

Michael Hale
The LA Group
40 Long Alley
Saratoga Springs, NY 12866

Re: Moore Hall student residential building, Union Avenue
Town/City: City Of Saratoga Springs. County: Saratoga.

Dear Michael Hale:

In response to your recent request, we have reviewed the New York Natural Heritage Program database with respect to the above project.

We have no records of rare or state-listed animals or plants, or significant natural communities at your site or in its immediate vicinity.

The absence of data does not necessarily mean that rare or state-listed species, significant natural communities, or other significant habitats do not exist on or adjacent to the proposed site. Rather, our files currently do not contain information that indicates their presence. For most sites, comprehensive field surveys have not been conducted. We cannot provide a definitive statement on the presence or absence of all rare or state-listed species or significant natural communities. Depending on the nature of the project and the conditions at the project site, further information from on-site surveys or other resources may be required to fully assess impacts on biological resources.

This response applies only to known occurrences of rare or state-listed animals and plants, significant natural communities, and other significant habitats maintained in the Natural Heritage Database. Your project may require additional review or permits; for information regarding other permits that may be required under state law for regulated areas or activities (e.g., regulated wetlands), please contact the appropriate NYS DEC Regional Office, Division of Environmental Permits, as listed at www.dec.ny.gov/about/39381.html.

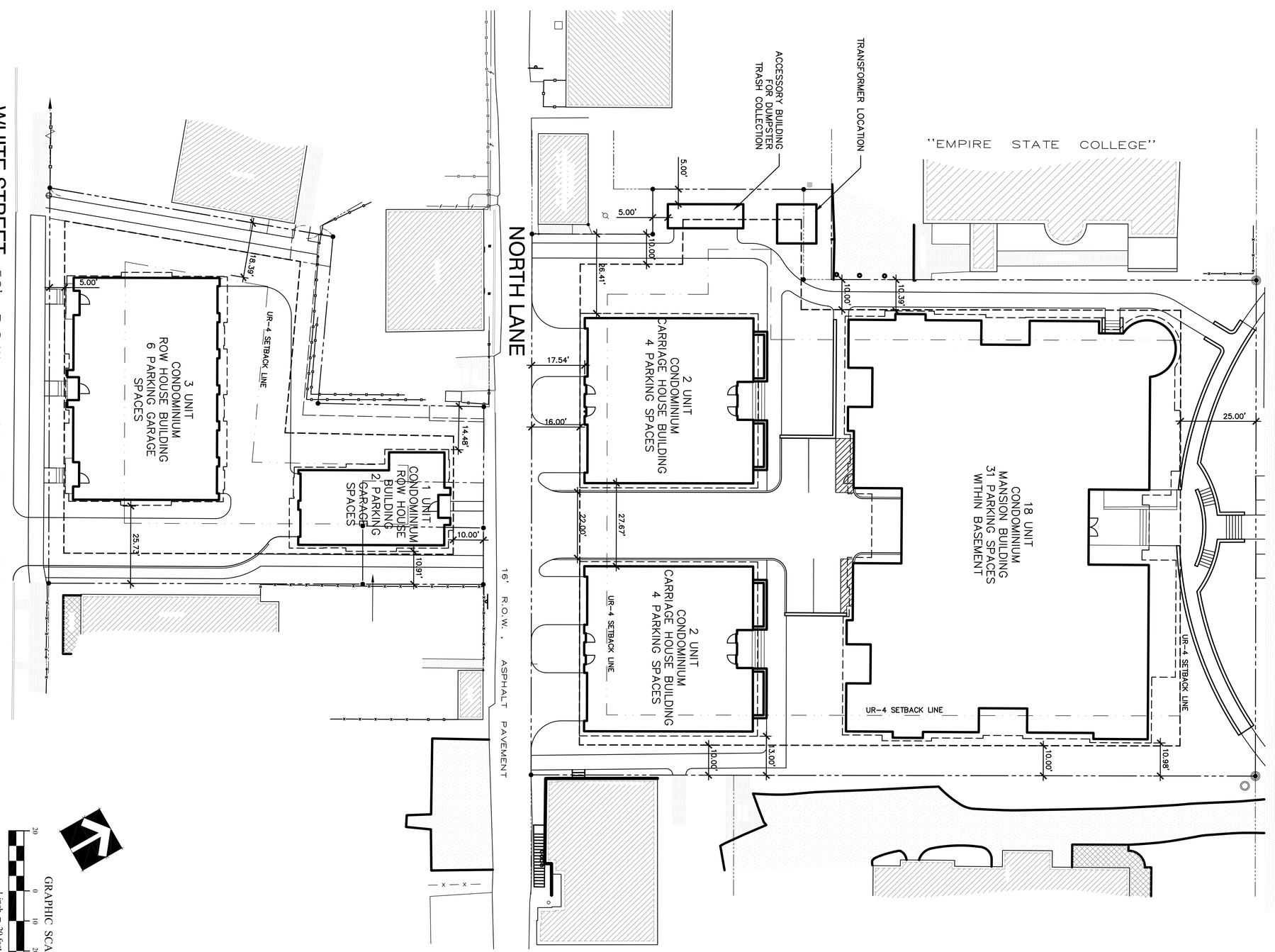
Sincerely,

A handwritten signature in black ink that reads "Nick Conrad".

Nicholas Conrad
Information Resources Coordinator
New York Natural Heritage Program

UNION AVENUE

"EMPIRE STATE COLLEGE"



WHITE STREET 50' R.O.W. ASPHALT PAVEMENT

NORTH LANE

16' R.O.W. ASPHALT PAVEMENT



SITE STATISTICS

TAX MAP PARCELS 165.76-1-32, 165.76-1-33, 165.76-1-34, 13, 165.76-1-40
 EXISTING ZONING - UR-4
 PARCEL SIZE - 1.29 ACRES

BUILDING VARIANCES

UNION AVENUE
 SIDE YARD SETBACK REQUIRED - 20' MINIMUM, PROVIDED - 10', 10' 45' TOTAL
 VARIANCE REQUESTED 10' 25'
 REAR YARD SETBACK REQUIRED - 25' PROVIDED - 16' NORTH LANE
 VARIANCE REQUESTED 9'

MAXIMUM BUILDING COVERAGE
 REQUIRED - 25%
 PROPOSED - 52.39%
 VARIANCE REQUESTED 27.39%

DENSITY PER UNIT
 REQUIRED - 3,000 SF PER UNIT
 PROPOSED - 1,901 SF PER UNIT
 VARIANCE REQUESTED - 1099 SF PER UNIT

WHITE STREET

SIDE YARD SETBACK REQUIRED - 20' MINIMUM, PROVIDED - 10', 10' 45' TOTAL
 VARIANCE REQUESTED 10' 25'
 REAR YARD SETBACK REQUIRED - 25' PROVIDED - 10' NORTH LANE
 VARIANCE REQUESTED 15'

MAXIMUM BUILDING COVERAGE
 REQUIRED - 25%
 PROPOSED - 39%
 VARIANCE REQUESTED 14%

The LA GROUP
 Landscape Architecture & Engineering P.C.
 People. Purpose. Place.
 40 Long Alley # 518, 587 8100
 Saratoga Springs # 518, 587 0180
 NY 12866 www.thelagroup.com

Unauthorized alteration or addition to this document is a violation of section 7209 of the New York State Education Law.

© The LA Group 2014

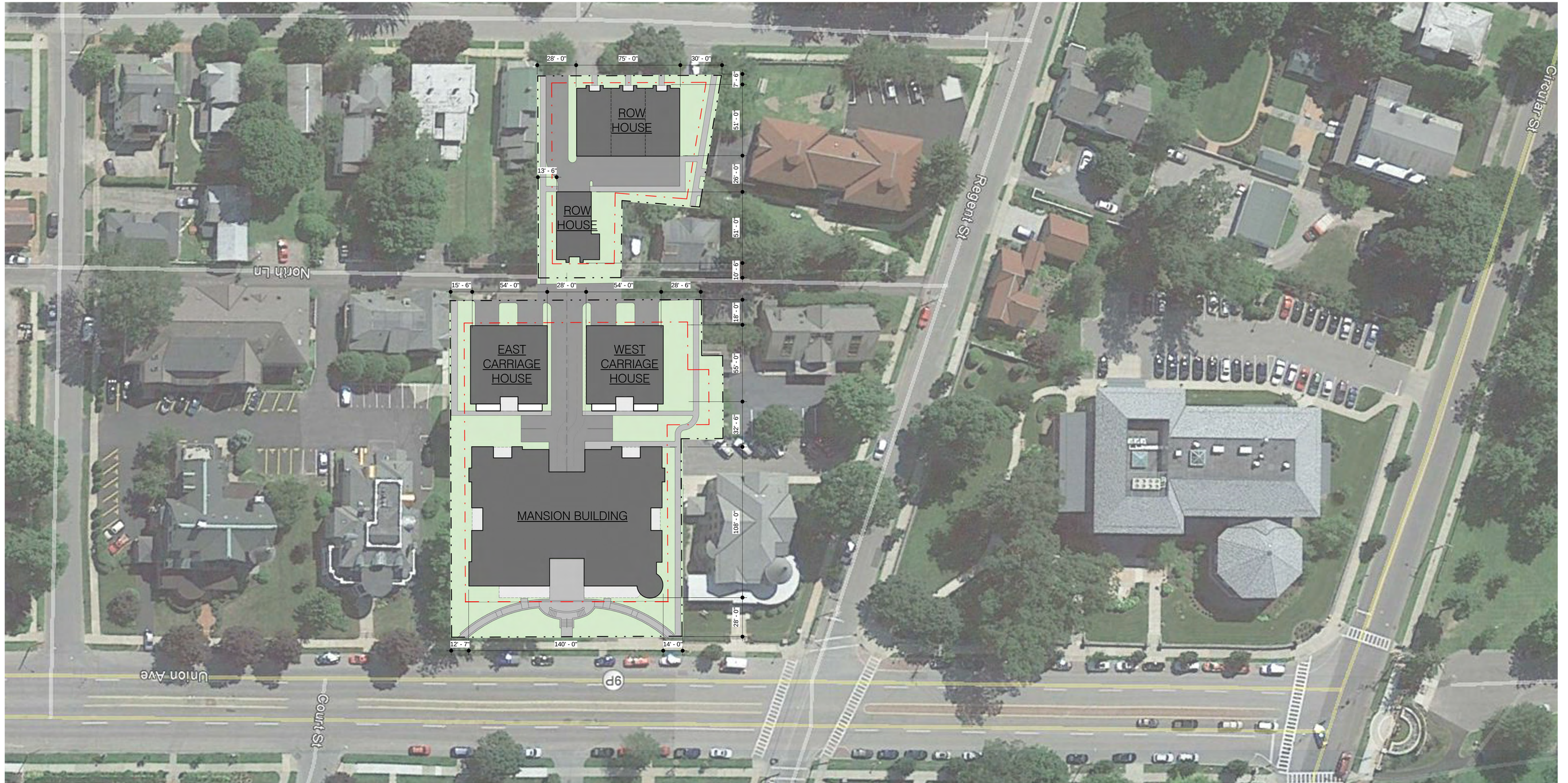
Prepared for:
Moore Hall, LLC
 18 Division Street
 Suite 401
 Saratoga Springs, NY 12866

Project Title:
**Moore Hall
 Redevelopment**
 46 Union Ave and
 35 White St.
 Saratoga Springs, NY 12866

Project No.:	2014096
Design:	CHY
Drawn:	Scale:
Date:	Date:
Rev:	Descriptions:

Drawing No.







NORTH (UNION AVENUE) ELEVATION







CARRIAGE HOUSE EAST ELEVATION (SIMILAR AT WEST ELEVATION)







SARATOGA COUNTY PLANNING BOARD

TOM L. LEWIS
CHAIRMAN

JASON KEMPER
DIRECTOR

April 28, 2016

Susan Barden, Senior Planner
City of Saratoga Springs
City Hall 474 Broadway
Saratoga Springs, NY 12866

RE: SCPB Referral Review#15-171-Area Variances-Moore Hall LLC/Bonacio
Proposal to demolish existing structures (previous 6-story college residence hall and cafeteria) and obtain variances (setback variances for front yard, side yard, rear yard, and variances for density and maximum building coverage) to construct 26 residential dwelling (condominium) units.
Union Avenue (NYS Route 9P) and White Street

Received from the City of Saratoga Springs Zoning Board of Appeals on March 23, 2016.

Reviewed by the Saratoga County Planning Board on April 21, 2016.

Decision: No Significant County Wide or Inter Community Impact

Previously, in September of 2006, the Saratoga County Planning Board reviewed a near-identical appeal for a special use permit and for area variances that was followed three months later by a referral for site plan review. On September 21, 2006 the SCPB rendered a recommendation of No Significant Countywide or Intercommunity Impact on the area variances and special use permit. On December 21, 2006 the county board approved the site plan associated with Norstar Development's proposal for demolition and construction of 18 residential condominium units. Prior to the Norstar application for redevelopment of the properties under review they were zoned Institutional, then re-zoned to UR-4, and remain so zoned now.

The review of area variances requires the board of appeals to conduct a test in which it considers the benefits sought by the applicant (through the proposed project) in balance with any potential detriment to a community's health, safety and welfare. Just as the previous proposals warranted positive recommendations from this body, we found the newly-proposed concepts as being consistent in mass, scale, and design with the neighborhood and warranting again a positive recommendation (No Significant...).

We noted that the 1.3 acres under consideration are split by an alley and front on two different streets (Union Ave. and White Street), accentuating the need for variances.

50 WEST HIGH STREET
BALLSTON SPA, NY 12020

(518) 884-4705 PHONE
(518) 884-4780 FAX

Additionally, there are no vacant parcels or adjacent lands/lots for sale which might help to minimize or eliminate the need for variances. It does not appear that the option of constructing two large structures up to the permitted height of 70 feet would create residential uses consistent with that of the existing neighborhood. Over the years since the college has relocated to its North Broadway campus, the surrounding neighborhood(s) has/have experienced the conversion of many large single-family residences and former college structures into multi-family residential buildings which have resulted in a mix of residential types along with apartments and offices. We see the proposed development as complementing the existing neighborhood.

In our review of the submitted materials and visits to the project site, we are aware that the same variances as approved in 2006 are being presented with this application (with only minor variation in degrees of measurement for some). We note that from the main visual approach of Union Avenue there is no front yard setback variance required. On White Street the required 25' setback is not met but it should be noted that the setbacks of existing residences are approximately at a build-to line or setback of 5' and the proposed construction is designed to match the context of the existing neighborhood. In regard to the appearance and context of new construction it should be noted that in the April 5, 2016 correspondence from OPRHP the project's demolition and new construction "will have no adverse impact upon the Union Avenue Historic District" if:

1. Bldg materials used are sympathetic to surrounding architecture and work well within the streetscape of the historic district, and
2. Setbacks and lawn areas on both streets are consistent with neighboring properties.

We understand that the project was before the city's DRC last Wednesday night (20th) and it appears that the project was seen as positive for the neighborhood and contextually presented no problem with mass of scale.



Michael Valentine, Senior Planner
Authorized Agent for Saratoga County

DISCLAIMER: Recommendations made by the Saratoga County Planning Board on referrals and subdivisions are based upon the receipt and review of a "full statement of such proposed action" provided directly to SCPB by the municipal referring agency as stated under General Municipal Law section 239. A determination of action is rendered by the SCPB based upon the completeness and accuracy of information presented by its staff. The SCPB cannot be accountable for a decision rendered through incomplete or inaccurate information received as part of the complete statement.

From: "Matt Brobston" [REDACTED] >
To: "Susan Barden" <susan.barden@saratoga-springs.org>
Cc: "Michael Toohey" [REDACTED] >, "Brett Balzer" [REDACTED], "Mike Ingersoll" [REDACTED] >, "Tony Bonacio" [REDACTED] >, "Chris Levitas" [REDACTED] >
Sent: Tuesday, May 10, 2016 4:37:42 PM
Subject: RE: Moore Hall

Susan,

We have made some changes to the variances required. I will list the changes below. I will submit a modified variance plan to confirm these variances.

They did not change much.

Remove the yellow highlighted variances because building 5 moved and is now in conformance with the side yard setbacks.

Modify the green highlighted variance because the current version of the building will require this amount. It did fall within the previous 10' we proposed.

Modify the blue highlighted variance to adjust the setbacks to be consist with the zone.

Add three variances for Building 4 the one-unit building on North Lane.

Sideyard setback east side	Required 20'	Proposed 10'	Variance 10' (50%)
Sideyard setback west side	Required 20'	Proposed 14'	Variance 6' (30%)
Sideyard setback total	Required 45'	Proposed 24'	Variance 21' (47%)

Susan let me know if I am off base with any of these changes.

Talk to you later,

Matthew C. Brobston, RLA

Landscape Architect

The **LA** GROUP

Landscape Architecture
and Engineering, P.C.

People. Purpose. Place.

40 Long Alley
Saratoga Springs, NY
12866

P: 518/587-8100, [REDACTED]

F: 518/587-0180



Check out new website!

<http://www.thelagroup.com>

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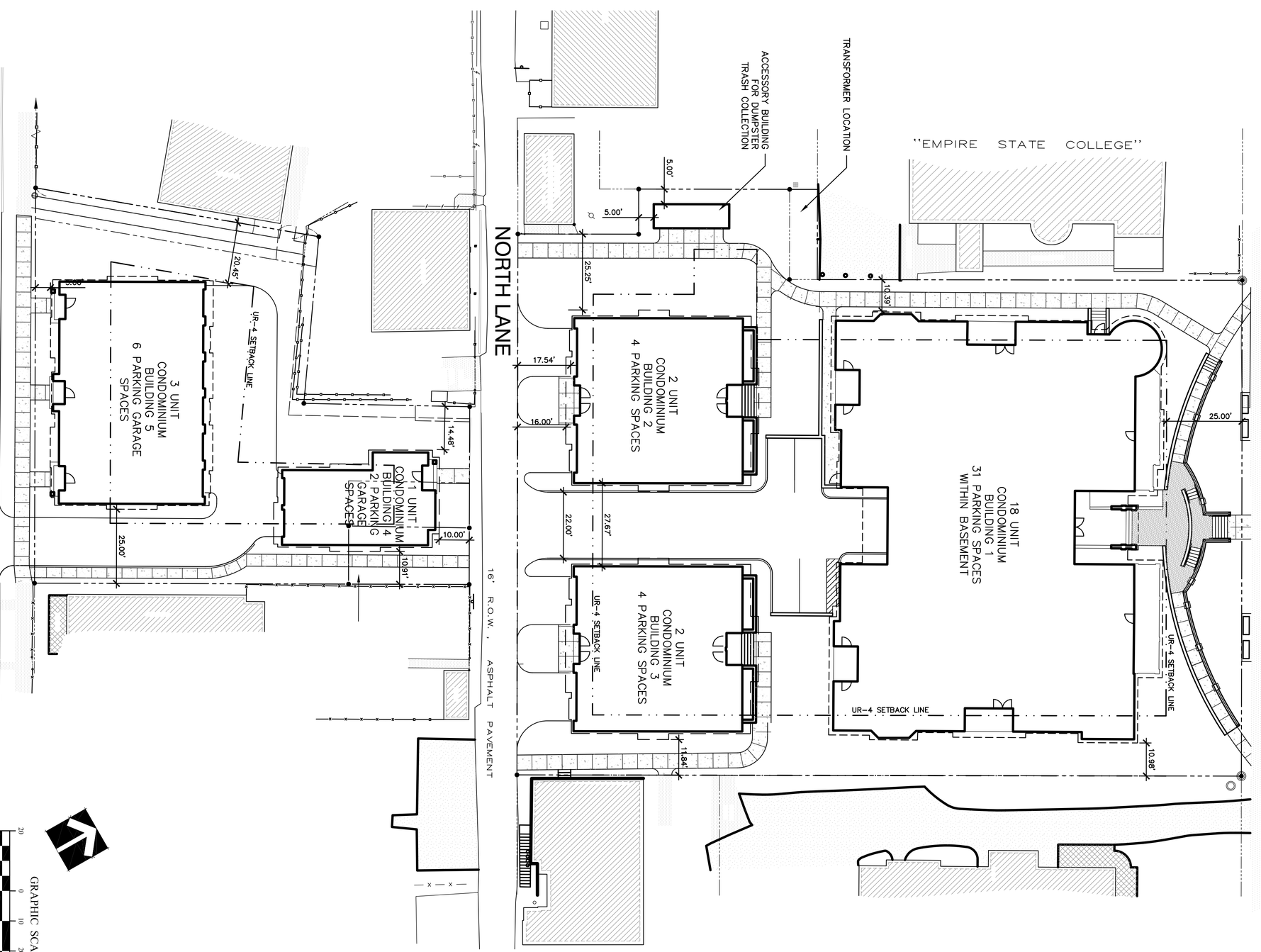
UNION AVENUE

"EMPIRE STATE COLLEGE"

NORTH LANE

WHITE STREET 50' R.O.W. ASPHALT PAVEMENT

16' R.O.W. ASPHALT PAVEMENT

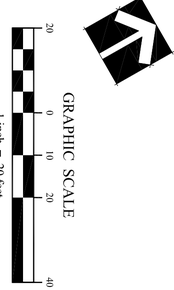


SITE STATISTICS

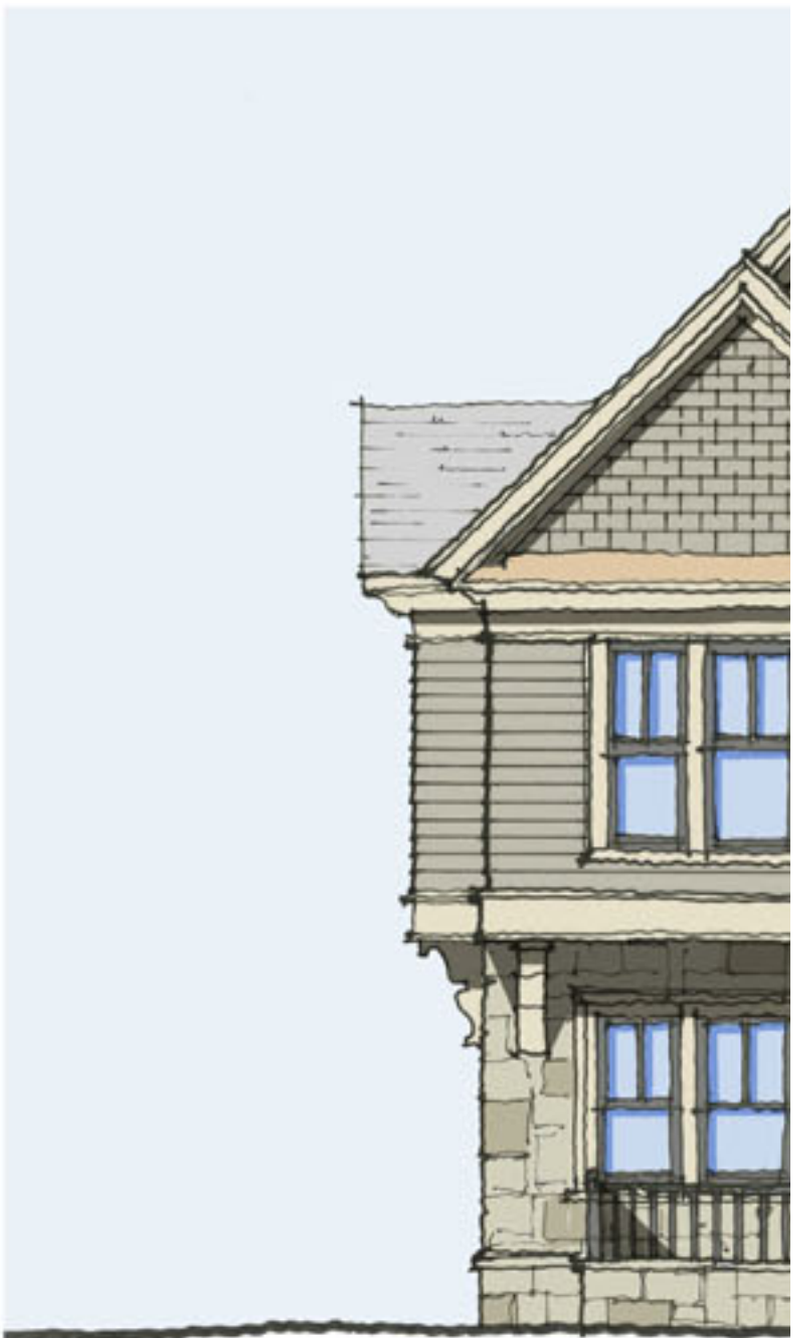
TAX MAP PARCELS 165.76-1-32, 165.76-1-33, 165.76-1-34, 13, 165.76-1-40
 EXISTING ZONING - UR-4
 PARCEL SIZE - 1.29 ACRES

BUILDING VARIANCES

UNION AVENUE	
BUILDING 1	
SIDE YARD SETBACK	REQUIRED - 20' MINIMUM, PROVIDED - 10' EAST, 10' WEST
VARIANCE REQUESTED	10' (50%) 10' (50%)
TOTAL	45' TOTAL 20' TOTAL
BUILDING 2	
REAR YARD SETBACK	REQUIRED - 25' PROVIDED - 16' NORTH LANE
VARIANCE REQUESTED	9' (36%)
SIDE YARD SETBACK	REQUIRED - 20' MINIMUM PROVIDED - 11'
VARIANCE REQUESTED	9' (45%)
MAXIMUM BUILDING COVERAGE	REQUIRED - 25% PROPOSED - 52.39%
PRINCIPAL BUILDING	REQUIRED - 25% PROPOSED - 52.39%
VARIANCE REQUESTED	27.39%
COMBINED PROJECT	
DENSITY PER UNIT	REQUIRED - 3,000 SF PER UNIT PROPOSED - 2,161 SF PER UNIT
VARIANCE REQUESTED	- 839 SF PER UNIT (28%)
WHITE STREET	
BUILDING 4	
SIDE YARD SETBACK	REQUIRED - 20' MINIMUM, PROVIDED - 10' EAST, 14' WEST
VARIANCE REQUESTED	10' (50%), 6' (30%)
TOTAL	45' TOTAL 24' TOTAL
REAR YARD SETBACK	REQUIRED - 25' PROVIDED - 10' NORTH LANE
VARIANCE REQUESTED	15' (60%)
MAXIMUM BUILDING COVERAGE	REQUIRED - 25% PROPOSED - 39%
PRINCIPAL BUILDING	REQUIRED - 25% PROPOSED - 39%
VARIANCE REQUESTED	14% (56%)



Project No.:	2014096
Design:	CH'ed
Drawn:	Scale:
Date:	Date:
Rev:	Description:
1	Revised Plan
	2016-05-10



ZONING AND BUILDING INSPECTOR DENIAL
OF APPLICATION FOR LAND USE AND/OR BUILDING

APPLICANT: CHRISTINA & KRISTOPHER BARLOW

TAX PARCEL NO.: 167.-1-61

PROPERTY ADDRESS: 2 CHERRY TREE LANE
ZONING DISTRICT: RURAL RESIDENTIAL

This applicant has applied to use the identified property within the City of Saratoga Springs for the following:

Proposed construction of an attached garage and breezeway.

This application is hereby denied upon the grounds that such use of the property would violate the City Zoning Ordinance article(s):

240-2.3 Table 3. As such, the following relief would be required to proceed:

Extension of existing variance Interpretation

Use Variance to permit the following: _____

Area Variance seeking the following relief:

<u>Dimensional Requirements</u>	<u>From</u>	<u>To</u>
<u>Minimum side yard setback:</u>	<u>30 ft.</u>	<u>10 ft.</u>

Note: _____

Advisory Opinion required from Saratoga County Planning Board



ZONING AND BUILDING INSPECTOR

5/5/16

DATE



CITY OF SARATOGA SPRINGS

City Hall - 474 Broadway
Saratoga Springs, New York 12866
Tel: 518-587-3550 fax: 518-580-9480

[FOR OFFICE USE]

(Application #)

(Date received)

APPLICATION FOR: APPEAL TO THE ZONING BOARD FOR AN INTERPRETATION, USE VARIANCE, AREA VARIANCE AND/OR VARIANCE EXTENSION

	<u>APPLICANT(S)*</u>	<u>OWNER(S) (If not applicant)</u>	<u>ATTORNEY/AGENT</u>
Name	Christina / Christopher Barlow		Randy Heritage
Address	[REDACTED]		HERITAGE FAMILY CONSTR.
Phone	[REDACTED]	1	518 588 1 0534
Email	[REDACTED]		[REDACTED]

* An applicant must be the property owner, lessee, or one with an option to lease or purchase the property in question.

Applicant's interest in the premises: Owner Lessee Under option to lease or purchase

PROPERTY INFORMATION

1. Property Address/Location: 2 Cherry Tree Lane Tax Parcel No.: 167 - 1 - 61
Saratoga Springs (for example: 165.52 - 4 - 37)

2. Date acquired by current owner: 2008 3. Zoning District when purchased: _____

4. Present use of property: Residence 5. Current Zoning District: _____

6. Has a previous ZBA application/appeal been filed for this property?
 Yes (when? _____ For what? _____)
 No

7. Is property located within (check all that apply): Historic District Architectural Review District NA
 500' of a State Park, city boundary, or county/state highway?

8. Brief description of proposed action: adding 2 car garage + breezeway

9. Is there a written violation for this parcel that is not the subject of this application? Yes No

10. Has the work, use or occupancy to which this appeal relates already begun? Yes No

11. Identify the type of appeal you are requesting (check all that apply):

- INTERPRETATION (p. 2)
- VARIANCE EXTENSION (p. 2)
- USE VARIANCE (pp. 3-6)
- AREA VARIANCE (pp. 6-7)

FEES: Make checks payable to the "Commissioner of Finance". Fees are cumulative and required for each request below.

- Interpretation \$ 400
- Use variance \$1,000
- Area variance
- Residential use/property: \$ 150
- Non-residential use/property: \$ 500
- Extensions: \$ 150

INTERPRETATION – PLEASE ANSWER THE FOLLOWING (add additional information as necessary):

1. Identify the section(s) of the Zoning Ordinance for which you are seeking an interpretation:

Section(s) _____

2. How do you request that this section be interpreted? _____

3. If interpretation is denied, do you wish to request alternative zoning relief? Yes No

4. If the answer to #3 is "yes," what alternative relief do you request? Use Variance Area Variance

EXTENSION OF A VARIANCE – PLEASE ANSWER THE FOLLOWING (add additional information as necessary):

1. Date original variance was granted: _____ 2. Type of variance granted? Use Area

3. Date original variance expired: _____

5. Explain why the extension is necessary. Why wasn't the original timeframe sufficient?

When requesting an extension of time for an existing variance, the applicant must prove that the circumstances upon which the original variance was granted have not changed. Specifically demonstrate that there have been no significant changes on the site, in the neighborhood, or within the circumstances upon which the original variance was granted:



AREA VARIANCE – PLEASE ANSWER THE FOLLOWING (add additional information as necessary):

The applicant requests relief from the following Zoning Ordinance article(s) 2.3

Dimensional Requirements

From

To

30' SIDE SET BACK

30'

10'

Other: _____

To grant an area variance, the ZBA must balance the benefits to the applicant and the health, safety, and welfare of the neighborhood and community, taking into consideration the following:

- 1. Whether the benefit sought by the applicant can be achieved by other feasible means. Identify what alternatives to the variance have been explored (alternative designs, attempts to purchase land, etc.) and why they are not feasible.

There are no other alternatives than to place to 2 car garage where proposed. Needs to be next to current driveway of existing garage.

- 2. Whether granting the variance will produce an undesirable change in the character of the neighborhood or a detriment to nearby properties. Granting the variance will not create a detriment to nearby properties or an undesirable change in the neighborhood character for the following reasons:

It would not create an undesirable change. Most of our neighbors have 3-4 car garages, while we only have a 2 car garage. Adding the additional garage will make our house more consistent with the other houses on our street.

3. Whether the variance is substantial. The requested variance is not substantial for the following reasons:

We are a family of 5. We need the additional garage space for our children's vehicles & for pool ^{furniture} storage. If we don't add garage, we'll have to park additional cars on grass which would be more problematic for our neighbors.

4. Whether the variance will have adverse physical or environmental effects on neighborhood or district. The requested variance will not have an adverse physical or environmental effect on the neighborhood or district for the following reasons:

Will not have adverse physical or environmental effects:

①: ~~of~~ additional vehicles stored in garage rather than on road or yard.

② Pool furniture stored in garage & not on property.

5. Whether the alleged difficulty was self-created (although this does not necessarily preclude the granting of an area variance). Explain whether the alleged difficulty was or was not self-created:

Our house was placed on property by our builder. We didn't realize house close one side of our house / driveway is to property line.

DISCLOSURE

Does any City officer, employee, or family member thereof have a financial interest (as defined by General Municipal Law Section 809) in this application? No Yes If "yes", a statement disclosing the name, residence and nature and extent of this interest must be filed with this application.

APPLICANT CERTIFICATION

I/we, the property owner(s), or purchaser(s)/lessee(s) under contract, of the land in question, hereby request an appearance before the Zoning Board of Appeals.

By the signature(s) attached hereto, I/we certify that the information provided within this application and accompanying documentation is, to the best of my/our knowledge, true and accurate. I/we further understand that intentionally providing false or misleading information is grounds for immediate denial of this application.

Furthermore, I/we hereby authorize the members of the Zoning Board of Appeals and designated City staff to enter the property associated with this application for purposes of conducting any necessary site inspections relating to this appeal.

Christine Le Beau
(applicant signature)

Date: 3-25-16

[Signature]
(applicant signature)

Date: 3-25-16

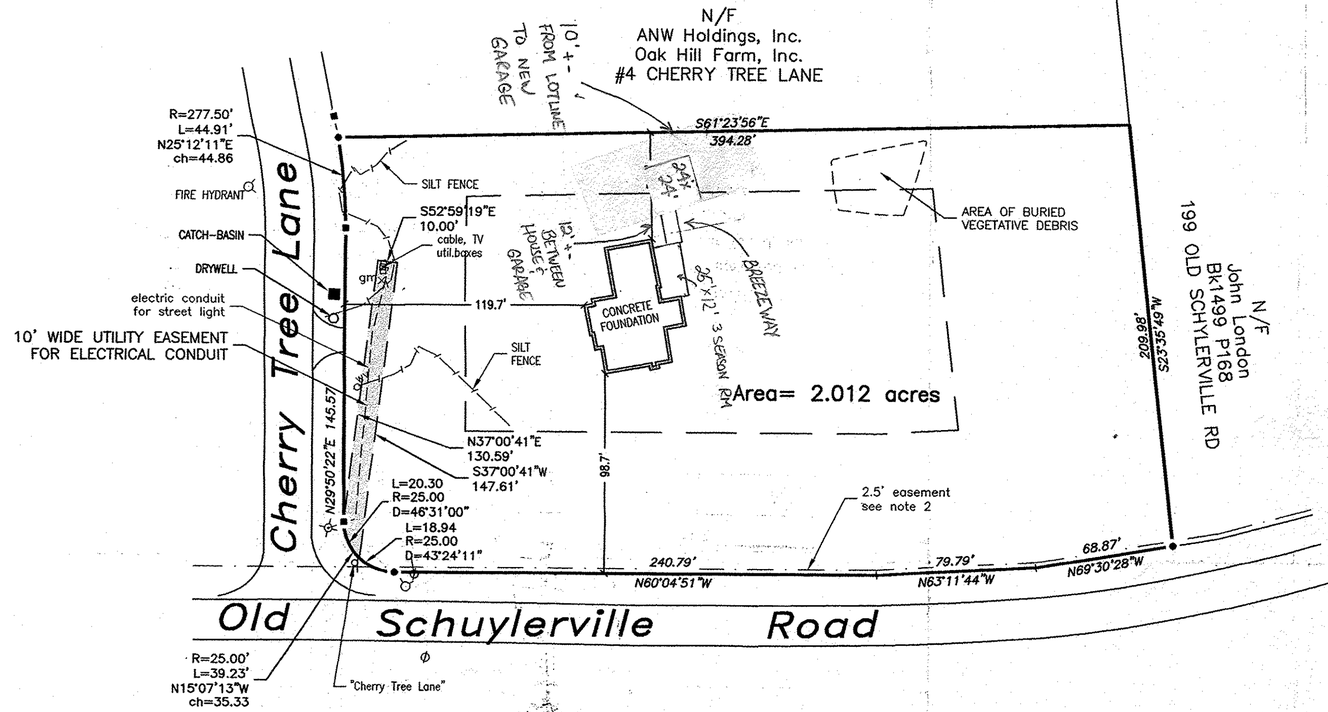
If applicant is not the currently the owner of the property, the current owner must also sign.

Owner Signature: _____

Date: _____

Owner Signature: _____

Date: _____



Certification :

IT IS HEREBY CERTIFIED TO:
 KRISTOPHER J. BARLOW AND CHRISTINA U. BARLOW;
 MONROE TITLE INSURANCE CORPORATION;
 SARATOGA NATIONAL BANK & TRUST COMPANY, ITS SUCCESSORS
 AND/OR ASSIGNS
 that the map was prepared in accordance with the current existing Code of Practice for Land Surveyors adopted by the New York State Association of Professional Land Surveyors, Inc. The certification is limited to persons for whom the boundary survey map is prepared, to the title company, the governmental agency, and to the lending institution listed on this boundary survey map.

Map Legend

- 5/8" steel rod set with a tag
- o marker found, labeled
- ∅ utility pole
- ⊗ lamp post

Deed Reference:

Kristopher J. Barlow and Christina U. Barlow
 Deed # 2008030221

Map Reference:

Filed Saratoga County Map 0-107 and C-453A-D.

Notes :

1. Subject to certain Declarations of Covenants, Restrictions and Easements as recorded in Liber 1443, page 549.
2. A blanket access/utility easement 2.5' wide along Old Schuylerville Road is granted to the City of Saratoga Springs.
3. A no-cut buffer being 20' wide along N.Y.S. Route 29 exists. Trimming and thinning of small trees and brush (less than 5" diameter) will be allowed.

Unauthorized alteration or addition to a survey map bearing a licensed Land Surveyor's Seal is a violation of Section 7209 subdivision 2 of the New York State Education Law.
 Only apparent easements (if any) are shown on this survey. No abstract of title was available.

			Foundation Survey for Kristopher J. and Christina U. Barlow Situate at 2 Cherry Tree Lane City of Saratoga Springs, Saratoga County, N.Y.S.	
10/3/08	SILT FENCE, VEG. DEBRIS		12 Lake Avenue Saratoga Springs, NY, 12866 Tel: 518-587-5665 Fax: 518-587-5772	
10/2/08	FOUNDATION			
8/19/08	PROPOSED SEPTIC TANK			
8/13/08	PROPOSED SEPTIC SYSTEM			
DATE	REVISION	Scale: 1" = 50' 	DATE: June 24, 2008 TAX MAP: 167-1-61 SURVEYED BY: WMT JOB NUMBER: S99-18402.17	



PURPOSED GARAGE & BREEZEWAY
(24' x 24')

EXISTING GARAGE/HOUSE

SCALE 3/8" = 1'







ZONING AND BUILDING INSPECTOR DENIAL
OF APPLICATION FOR LAND USE AND/OR BUILDING

APPLICANT: REX AND ELISABETH RUTHMAN

TAX PARCEL NO.: 180.17-1-19

PROPERTY ADDRESS: 3 GARSIDE DRIVE
ZONING DISTRICT: GREEN ACRES PUD

This applicant has applied to use the identified property within the City of Saratoga Springs for the following:

Proposed construction of a new single-family residence.

This application is hereby denied upon the grounds that such use of the property would violate the City Zoning Ordinance article(s):

240 Appendix C.9. As such, the following relief would be required to proceed:

Extension of existing variance Interpretation

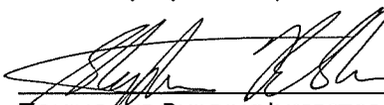
Use Variance to permit the following: _____

Area Variance seeking the following relief:

<u>Dimensional Requirements</u>	<u>From</u>	<u>To</u>
Minimum front yard setback:	25 feet	15 feet

Note: _____

Advisory Opinion required from Saratoga County Planning Board



ZONING AND BUILDING INSPECTOR

5/5/16

DATE

From: "Rex Ruthman" [REDACTED] >
To: "Susan Barden" <susan.barden@saratoga-springs.org>
Cc: "Duane Miller" <Duane.Miller@saratoga-springs.org>
Sent: Thursday, April 14, 2016 12:26:37 PM
Subject: FW:



Susan Barden
Senior Planner
City of Saratoga Springs

Re: Rex and Elisabeth Ruthman Variance application
3 Garside Drive, Saratoga Springs NY

Dear Ms. Barden

I enclose pages six and seven of the previously submitted application for a variance with area variance information properly inserted in the correct spaces. Please let me know if there is anything further I should do.

I note as a point of information, that the neighbor at five Garside Drive (Dunn) recently had work done along my southerly lot line including a new deck, fence and parking area that my surveyor advises includes a fence and paved parking area encroaching ten feet inside my southerly lot line. The work is new. The property has been owned by Dunn (from Barter) about three years or so. The encroachment is indicated on the survey maps provided with my application.

I mention this so there is no confusion, if there is a site visit and review regarding the proposed

location of my structure as effecting the neighbors, or if the neighbor at 5 Garside objects on the grounds of proximity to my proposed work. In any case the side yard encroachment does not bear upon the setback issue regarding Garside Road'

Nevertheless, the work at 5 Garside DOES raise a question: How did the deck, fence and etc. for 5 Garside get approved, clearly outside any building envelope for lot 5 Garside, without ME getting a notice of any request for a variance? I would have been agreeable to any variance but not any permitting an encroachment.

I have put the neighbor on notice of the encroachment identified by the survey and frankly don't know what reaction there will be.

Very truly yours

Rex S. Ruthman

Confidentiality/Privilege Notice: This e-mail communication and any files transmitted with it contain privileged and confidential information from the City of Saratoga Springs and are intended solely for the use of the individual(s) or entity to which it has been addressed. If you are not the intended recipient, you are hereby notified that any disclosure, copying, distribution, or taking any other action with respect to the contents of this message is strictly prohibited. If you have received this e-mail in error, please delete it and notify the sender by return e-mail. Thank you for your cooperation.



image001.jpg

4 KB



20160414114957490.pdf

109 KB

3. Whether the variance is substantial. The requested variance is not substantial for the following reasons:

The variance requested is not substantial

[1] It would not change the character or use of the land.

[2] It would not be inconsistent with the existing neighborhood

4. Whether the variance will have adverse physical or environmental effects on neighborhood or district. The requested variance will not have an adverse physical or environmental effect on the neighborhood or district for the following reasons:

The variance will not have an adverse physical or environmental effect. In fact it will stabilize and protect wetland resources and uncontrolled runoff from the Applicant site into the lake; It will stabilize a steep slope area and the adjacent roadway; it will not adversely affect lake views, but rather preserve them compared to construction closer to the lake front.

5. Whether the alleged difficulty was self-created (although this does not necessarily preclude the granting of an area variance). Explain whether the alleged difficulty was or was not self-created:

The hardship was not self created. At the time of purchase of the lot for 180,000 Applicant relied upon approved Subdivision plat that did not reference any site restriction related to the topography, the lake front, etc. The Plat did reference elevations and included a 100 year flood notation but nothing indicating the lot was not buildable as shown on the approved subdivision plat, which specified a building envelope with no noted restriction.

No restriction of any kind was known until Applicant was told that his application for a Building Permit would require a letter from DEC regarding wetlands. IN the process of contacting DEC, Applicant was told there were no NYS wetlands, but Applicant should also check the United States Army Corps of Engineers for federal wetlands. There were none of record, but Applicant was nevertheless directed to do a wetland survey, which was done at Applicant's expense, resulting in a wetland area that reduced the building envelope to approximately eighteen feet, which was about twelve feet inside the foundation of the proposed home, and several more feet inside a retaining wall required to stabilize the lot for construction. (see site maps submitted)

As a result of the original 25 foot set back, combined with the wetland determination well after subdivision approval, applicant has no practical way to build within the site envelope and requires a variance. Even with a variance the proposed structure will not be buildable without USAC permit to fill in part of the wetland established. Applicant needs the variance to mitigate the Wetland intrusion, and believes the resulting adjustments will serve the purposes of the original PUD, the Subdivision Plat, and Federal Wetland regulatory guidelines.

AREA VARIANCE – PLEASE ANSWER THE FOLLOWING (add additional information as necessary):
C -127: (Green Acres PUD)

The applicant requests relief from the following Zoning Ordinance article(s) _____

Dimensional Requirements

Extend building envelope shown on subdivision plan by ten feet

From
25' from
Garside

To
10' from
Garside

_____	_____	_____
_____	_____	_____
_____	_____	_____
_____	_____	_____
_____	_____	_____
_____	_____	_____

Other:

My basic request is permission to build a @28 x 40 residence within fifteen feet of Garside instead of twenty five, because of a wetland now established that leaves about 43 feet of buildable lot depth including the present 25 foot setback.

To grant an area variance, the ZBA must balance the benefits to the applicant and the health, safety, and welfare of the neighborhood and community, taking into consideration the following:

- 1. Whether the benefit sought by the applicant can be achieved by other feasible means. Identify what alternatives to the variance have been explored (alternative designs, attempts to purchase land, etc.) and why they are not feasible.

I have applied for a permit to fill in the federal wetland (the application has been submitted herewith) but even if granted, a federal permit would NOT permit construction of the proposed residence unless the requested variance were also granted.

There is no other available relief except a variance, and in fact, if a federal wetland permit is denied, I will have to abandon the submitted building permit application entirely. There would not be sufficient area to build another structure more than ten feet deep and still leave necessary space to construct a required retaining wall.

There is no additional land available between Garside drive and Saratoga Lake, and side yard spaces are not an issue.

- 2. Whether granting the variance will produce an undesirable change in the character of the neighborhood or a detriment to nearby properties. Granting the variance will not create a detriment to nearby properties or an undesirable change in the neighborhood character for the following reasons:

Existing adjacent properties at 1 and 5 Garside Drive would actually benefit by having the applicant construct with the least intrusion of their lake views, which the requested set back would accomplish.



CITY OF SARATOGA SPRINGS

City Hall - 474 Broadway
Saratoga Springs, New York 12866
Tel: 518-587-3550 fax: 518-580-9480

[FOR OFFICE USE]

(Application #)

(Date received)

APPLICATION FOR: APPEAL TO THE ZONING BOARD FOR AN INTERPRETATION, USE VARIANCE, AREA VARIANCE AND/OR VARIANCE EXTENSION

	<u>APPLICANT(S)*</u>	<u>OWNER(S) (If not applicant)</u>	<u>ATTORNEY/AGENT</u>
Name	REX AND ELISABETH RUTHMAN		Rex Ruthman
Address	[REDACTED]		
Phone	[REDACTED]	/	/
Email	[REDACTED]		

* An applicant must be the property owner, lessee, or one with an option to lease or purchase the property in question.

Applicant's interest in the premises: Owner Lessee Under option to lease or purchase

PROPERTY INFORMATION

3 Garside Drive, Saratoga NY 180.17-1 -19
 1. Property Address/Location: _____ Tax Parcel No.: _____
 (for example: 165.52 - 4 - 37)
 2. Date acquired by current owner: 1/20/2006 3. Zoning District when purchased: PUD
 vacant PUD(Green Acres)
 4. Present use of property: _____ 5. Current Zoning District: _____
 6. Has a previous ZBA application/appeal been filed for this property?
 Yes (when? _____ For what? _____)
 No
 7. Is property located within (check all that apply)? Historic District Architectural Review District
 500' of a State Park, city boundary, or county/state highway?
 8. Brief description of proposed action: _____
 To secure a variance of the "set Back" of 25 feet, as provided in the PUD Legislation for the subject lot. The reason is a determination of federally regulated wetlands within the building envelope to an extent prohibiting use of the entire lot.

9. Is there a written violation for this parcel that is not the subject of this application? Yes No

10. Has the work, use or occupancy to which this appeal relates already begun? Yes No

11. Identify the type of appeal you are requesting (check all that apply):

INTERPRETATION (p. 2) VARIANCE EXTENSION (p. 2) USE VARIANCE (pp. 3-6) AREA VARIANCE (pp. 6-7)

FEES: Make checks payable to the "Commissioner of Finance". Fees are cumulative and required for each request below.

- Interpretation \$ 400
- Use variance \$1,000
- Area variance
- Residential use/property: \$ 150
- Non-residential use/property: \$ 500
- Extensions: \$ 150

INTERPRETATION – PLEASE ANSWER THE FOLLOWING (add additional information as necessary):

1. Identify the section(s) of the Zoning Ordinance for which you are seeking an interpretation:
 Zoning Ordinance, Appendices, C-127 "Green Acres PUD" (see submission "APPENDIX C" provided herewith).
 Section(s) _____

2. How do you request that this section be interpreted? _____
 I request that the "building envelope" detailed on the Subdivision Map be varied to permit construction of a residence within fifteen feet of Garside Road, rather than the twenty five feet provided, to allow adjustment because of Federally Delineated wetlands in the approved bulding envelope, making its original permitted use impossible. (See wetlands designation, Exhibit "H" provided herewith.

3. If interpretation is denied, do you wish to request alternative zoning relief? Yes No
4. If the answer to #3 is "yes," what alternative relief do you request? Use Variance Area Variance

EXTENSION OF A VARIANCE – PLEASE ANSWER THE FOLLOWING (add additional information as necessary):

1. Date original variance was granted: _____ 2. Type of variance granted? Use Area
3. Date original variance expired: _____
5. Explain why the extension is necessary. Why wasn't the original timeframe sufficient?

When requesting an extension of time for an existing variance, the applicant must prove that the circumstances upon which the original variance was granted have not changed. Specifically demonstrate that there have been no significant changes on the site, in the neighborhood, or within the circumstances upon which the original variance was granted:

USE VARIANCE -- PLEASE ANSWER THE FOLLOWING (add additional information as necessary):

A use variance is requested to permit the following: _____

For the Zoning Board to grant a request for a use variance, an applicant must prove that the zoning regulations create an unnecessary hardship in relation to that property. In seeking a use variance, New York State law requires an applicant to prove all four of the following "tests".

I. That the applicant cannot realize a reasonable financial return on initial investment for any currently permitted use on the property. "Dollars & cents" proof must be submitted as evidence. The property in question cannot yield a reasonable return for the following reasons:

If the matter is considered a "USE" variance, then loss of the building envelope after purchase of the property for @200,000 imposes a severe hardship, as it cannot be used as approved by the City of Saratoga in the first instance, cannot be constructed on as the approved lot shows, and is essentially converted to a green space. I believe the City should have required the wetland determination in the first instance as part of SEQRA, and failure to do so should not impose a penalty amounting to a ~~confiscation on the applicant.~~

A. Submit the following financial evidence relating to this property (attach additional evidence as needed):

2006 18,000.00
1) Date of purchase: _____ Purchase amount: \$ _____

2) Indicate dates and costs of any improvements made to property after purchase:

<u>Date</u>	<u>Improvement</u>	<u>Cost</u>
_____	_____	_____
_____	_____	_____
_____	_____	_____

3) Annual maintenance expenses: \$ _____ 4) Annual taxes: \$ _____

5) Annual income generated from property: \$ _____

6) City assessed value: \$ _____ Equalization rate: _____ Estimated Market Value: \$ _____

7) Appraised Value: \$ _____ Appraiser: _____ Date: _____

Appraisal Assumptions: _____

B. Has property been listed for sale with the Multiple Listing Service (MLS)? Yes If "yes", for how long? _____ No

1) Original listing date(s): _____ Original listing price: \$ _____

If listing price was reduced, describe when and to what extent: _____
With the current wetland determination the property has lost significant value but I have not had it appraised.

2) Has the property been advertised in the newspapers or other publications? Yes No

If yes, describe frequency and name of publications: _____

3) Has the property had a "For Sale" sign posted on it? Yes No

If yes, list dates when sign was posted: _____

4) How many times has the property been shown and with what results? _____

2. That the financial hardship relating to this property is unique and does not apply to a substantial portion of the neighborhood. Difficulties shared with numerous other properties in the same neighborhood or district would not satisfy this requirement. This previously identified financial hardship is unique for the following reasons:

AREA VARIANCE -- PLEASE ANSWER THE FOLLOWING (add additional information as necessary):

The applicant requests relief from the following Zoning Ordinance article(s) _____

<u>Dimensional Requirements</u>	<u>From</u>	<u>To</u>
_____	_____	_____
_____	_____	_____
_____	_____	_____
_____	_____	_____
_____	_____	_____
_____	_____	_____

Other: _____

To grant an area variance, the ZBA must balance the benefits to the applicant and the health, safety, and welfare of the neighborhood and community, taking into consideration the following:

1. Whether the benefit sought by the applicant can be achieved by other feasible means. Identify what alternatives to the variance have been explored (alternative designs, attempts to purchase land, etc.) and why they are not feasible.

2. Whether granting the variance will produce an undesirable change in the character of the neighborhood or a detriment to nearby properties. Granting the variance will not create a detriment to nearby properties or an undesirable change in the neighborhood character for the following reasons:

DISCLOSURE

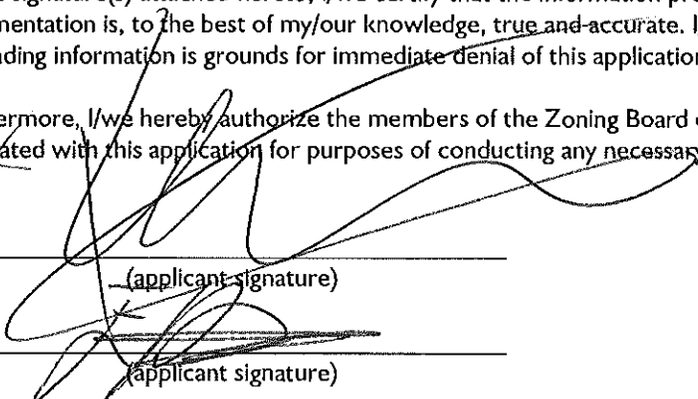
Does any City officer, employee, or family member thereof have a financial interest (as defined by General Municipal Law Section 809) in this application? No Yes If "yes", a statement disclosing the name, residence and nature and extent of this interest must be filed with this application.

APPLICANT CERTIFICATION

I/we, the property owner(s), or purchaser(s)/lessee(s) under contract, of the land in question, hereby request an appearance before the Zoning Board of Appeals.

By the signature(s) attached hereto, I/we certify that the information provided within this application and accompanying documentation is, to the best of my/our knowledge, true and accurate. I/we further understand that intentionally providing false or misleading information is grounds for immediate denial of this application.

Furthermore, I/we hereby authorize the members of the Zoning Board of Appeals and designated City staff to enter the property associated with this application for purposes of conducting any necessary site inspections relating to this appeal.



 (applicant signature)

 (applicant signature)

April 10, 2016

Date: _____

April 10, 2016

Date: _____

If applicant is not the currently the owner of the property, the current owner must also sign.

Owner Signature: _____

Date: _____

Owner Signature: _____

Date: _____

**ZONING AND BUILDING INSPECTOR DENIAL
OF APPLICATION FOR LAND USE AND/OR BUILDING**

APPLICANT: _____ TAX PARCEL NO.: _____ - _____ - _____

PROPERTY ADDRESS: _____ ZONING DISTRICT: _____

This applicant has applied to use the identified property within the City of Saratoga Springs for the following:
Construction of a residential dwelling within the 25 foot set back provided in the PUD for Green Acres, and is not entitle to a permit without a variance.

No variance being had a this time, the applicant is denied.

This application is hereby denied upon the grounds that such use of the property would violate the City Zoning Ordinance article(s) Green Acres PUD, City Of Saratoga Zoning Ord. Appendices, C-127. As such, the following relief would be required to proceed:

Extension of existing variance Interpretation

Use Variance to permit the following: _____

Area Variance seeking the following relief:

<u>Dimensional Requirements</u>	<u>From</u>	<u>To</u>
Building Envelope Requirement	25 ft to Road	15 ft to road
_____	_____	_____
_____	_____	_____
_____	_____	_____
_____	_____	_____
_____	_____	_____

Other: _____

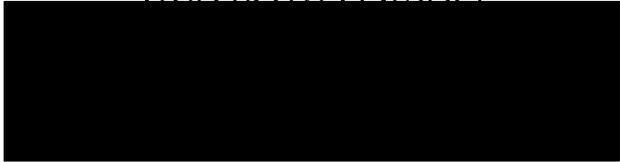
Note: _____

Advisory Opinion required from Saratoga County Planning Board

ZONING AND BUILDING INSPECTOR

DATE

REX S. RUTHMAN



Susan Barden
Senior Planner
City of Saratoga Springs

Duane Miller
Assistant Building Inspector
City of Saratoga Springs

Saratoga City Hall,
474 Broadway Ste 10
Saratoga Springs NY 12866

Re: # 3 Garside Road; Rex and Elisabeth Ruthman, application for a Building Permit; Application for a variance of the set back requirement for a single family lot at Green Acres Subdivision

Dear Ms. Barden, Dear Mr. Miller,

I write this letter to cover different specific and one general object. The general object is to get approval of a building permit for a single family home, the plans for which have been submitted for some time.

At the time of the original submission I was directed to notify the United States Corps of Engineers and secure a wetland determination regarding the lot in question, which I have done. I am herewith submitting a copy of the full application presently before the Corps of Engineers.

As you can see the Application has information pertinent both to the building permit presently pending, and the variance I propose.

[1] There is a full original subdivision map, a site plan, a flood plane plan showing the location of the proposed house, copies of plans already submitted to the Building Department, a history of the site, the lot and the Subdivision, photos of the lot in question.

[2] There is a full boundary survey.

[3] There is a full wetland study and wetland boundary map

[4] There is a full detail of the planned structure on the site with topological data.

[5] There is the original legislation and zoning specifications for the Green Acres Subdivision.

[6] There is NYS DEC determination no historic or parkland sites are affected.

The purpose of this data, one set for the Building Department, is to resolve outstanding issues that have or may exist with regard to the property. The set for the Board of Zoning

Appeals is to accompany the enclosed copie(s) of the application for a variance being submitted herewith.

It is my understanding an application for a variance may be made from a finding of the building department denyinig a request for relief. I have requested, and been advised, I am not entitled to construct the planned residence within less than twenty five feet from Garside Road without a variance. I am seeking that variance now.

The basis for the request for a variance is that a hardship now exists by reason of wetland identification. Construction of the proposed residence was planned before any wetland was known to exist, based upon the approved subdivision lot set forth in the Green Acres subdivision site map and details. That approval was in 1999. There was no note or mention of any wetland on or affecting 3 Garside Drive, nor was such a wetland ever disclosed. It is my view that the SEQRA review of the proposed subdivision should have disclosed actual or possible wetlands, or at least acknowledged the possibility. I paid \$180,000 for the property in question in 2006.

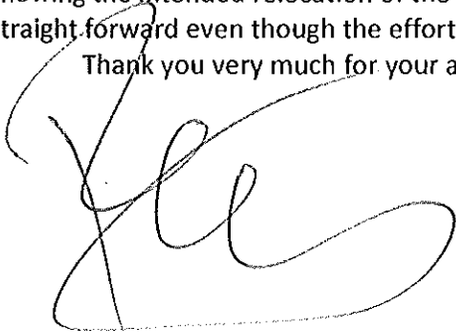
Because of the "overlap" of the planned structure with the new wetland, a permit has to be secured to permit any construction at all. Applicant is seeking permission to fill 2500± square feet of the site, which would create a site for the building and very limited working space.

If the building could be built fifteen feet, rather than twenty five feet, from Garside Road, the extra ten feet would not be inconsistent with properties already located on the subdivision (see included subdivision map), and since the Applicant property is the last property on the street, would not impact the street. The House faces Saratoga lake, and the site does not present any "back yard" fronting on Garside Drive in any case. In fact the "back yard " would be used for parking.

The extra frontage facing Sarartoga Lake would open the view for the adjacent properties, allow for grading and terracing between the wetland and the proposed residence, and alleviate a substantial unexpected hardship in having half the lot determined to be a wetland.

In closing, please find submitted with my Application for Variance, a site plan detail showing the intended relocation of the residence, and profile resulting. The request is very straight forward even though the effort to get to this point has not been.

Thank you very much for your attention to this matter.

A large, stylized handwritten signature in black ink, appearing to be 'J. Lee' or similar, written over the 'Thank you' text.

REX S. RUTHMAN



Susan Barden
Senior Planner
City of Saratoga Springs

Duane Miller
Assistant Building Inspector
City of Saratoga Springs

Saratoga City Hall,
474 Broadway Ste 10
Saratoga Springs NY 12866

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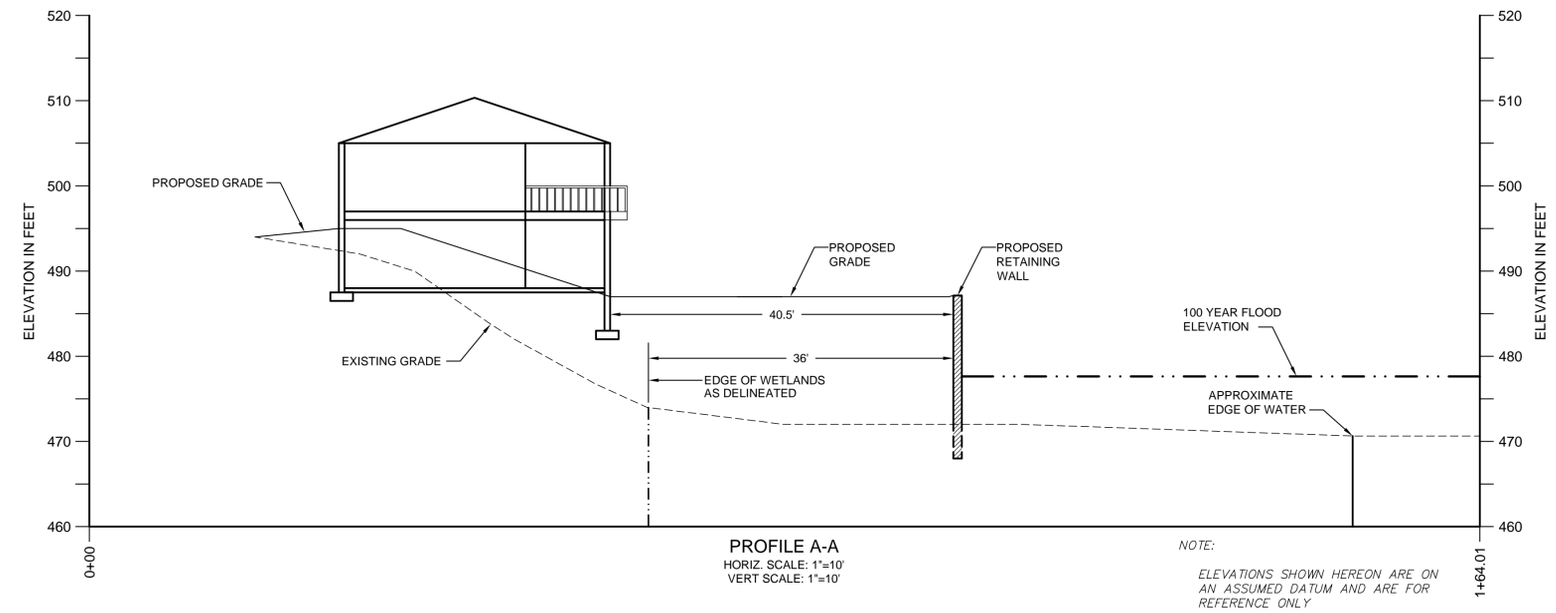
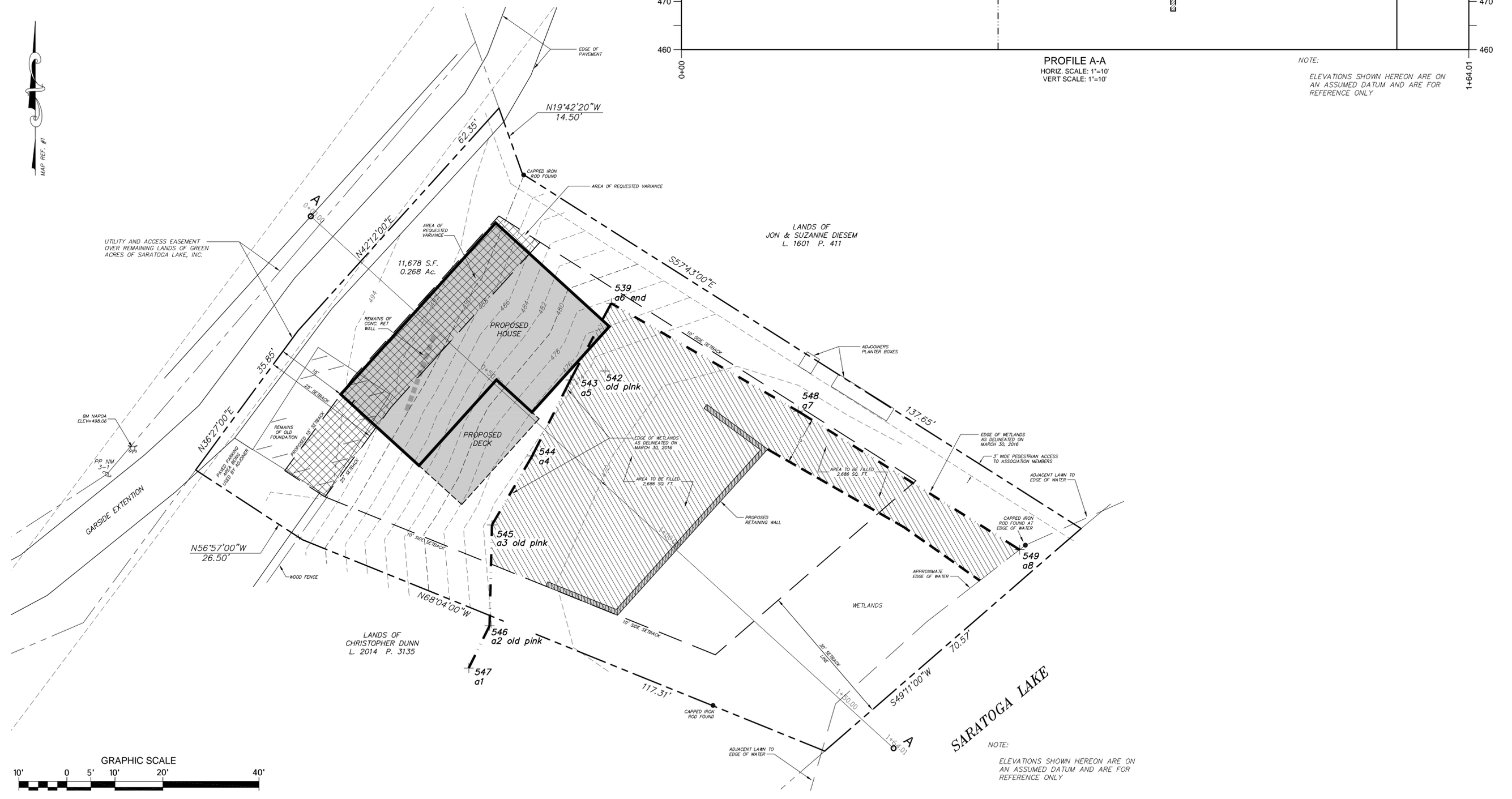
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Thank you very much for your attention to this matter.

A handwritten signature in black ink, consisting of several loops and a long horizontal stroke extending to the right.



PROFILE A-A
HORIZ. SCALE: 1"=10'
VERT. SCALE: 1"=10'

NOTE:
ELEVATIONS SHOWN HEREON ARE ON AN ASSUMED DATUM AND ARE FOR REFERENCE ONLY

NOTE:
ELEVATIONS SHOWN HEREON ARE ON AN ASSUMED DATUM AND ARE FOR REFERENCE ONLY

**PROPOSED RESIDENCE OF
REX S. & ELISABETH A. RUTHMAN**
CITY OF SARATOGA SPRINGS, SARATOGA COUNTY
STATE OF NEW YORK

TITLE		FRONT SETBACK - 15 FT. VARIANCE MAP	
DRAWN BY	JDF	CHECKED BY	TJB
DATE	04/11/16	DATE	
SCALE	AS SHOWN	REVISION	
DRAWING NUMBER		1	
APN:		15-01	

UNAUTHORIZED ALTERATION OR ADDITION TO THIS DOCUMENT IS A VIOLATION OF SECTION 7209 SUBDIVISION 2 OF THE NEW YORK STATE EDUCATION LAW

JOINT APPLICATION
FOR
REX S. & ELISABETH A. RUTHMAN
3 GARSIDE ROAD EXTENSION
LOT 3, "GREEN ACRES AT SARATOGA LAKE, PUD"
CITY OF SARATOGA SPRINGS
COUNTY OF SARATOGA
STATE OF NEW YORK

PREPARED BY;
BREWER ENGINEERING ASSOCIATES, P.C.
743 COLUMBIA TURNPIKE
EAST GREENBUSH, NEW YORK 12061

MARCH 2016

BREWER ENGINEERING ASSOCIATES, P.C.

CONSULTING ENGINEERS - PLANNERS

743 COLUMBIA TURNPIKE - EAST GREENBUSH - NEW YORK 12061 - (518) - 477-5253 - 477-5273

March 19, 2016

Christine Delorier, Senior Project Manager
U. S. Army Corps of Engineers
1 Buffington Street - Bldg. 10, 3rd Floor
Watervliet, New York 12189-4000

RE: PROPOSED RESIDENCE OF REX S. & ELISABETH A. RUTHMAN"
3 GARSIDE ROAD EXTENSION
CITY OF SARATOGA SPRINGS, NY
APPLICATION No. NAN-2015-00404-UDE

Dear Christine:

On behalf of the applicants, Rex S, and Elisabeth A. Ruthman, we are requesting that an Approved Jurisdictional Determination be issued for Application No. NAN-2015-00404-UDE. The application is being submitted for permission to construct a single family residence at 3 Garside Road Extension. (Joint Application is enclosed in Appendix "A").

We also request that you review the data we are submitting in support of our request that the proposed project be considered a "stand-alone-site". The supporting data for the stand-alone-site is enclosed in the Appendices, as is the required information needed to progress the application for the proposed project.

In your letter of October 15, 2015 under Item 3 you state that you checked the Corps records and were unable to find anything pertinent to Green Acres. Following review the City of Saratoga Springs Planning and Zoning Boards meeting minutes from January 2000 to November 2015 we find that Green Acres of Saratoga Lake, Inc., PUD was created by the City of Saratoga Springs by an ordinance for the purpose of promoting flexibility in the development and design of Green Acres by incorporating the area which has existed and been developed over the past 30 years into the City's zoning jurisdiction. There is a statement in the Ordinance that the area had been developed over the past 30 years. Actually development of the area started in 1923 which would have been 67 years prior to the PUD in 1999.

The property was acquired in 1922 by Mary F. Green. Following acquisition of the property lots were created and leased to individuals on which the lessors would construct cottages. The cottages and any other structures that were constructed on the leased lots would be owned by the lessors. According to City tax data, the first cottage was constructed in 1923. That cottage is the structure presently located at 26 Garside Road. According to City tax data several cottages were constructed in 1925, of which eight still remain. Four additional residences were constructed between 1935 and 1978.

PROPOSED RESIDENCE OF REX S.
& ELISABETH A. RUTHMAN"
3 GARSIDE ROAD EXTENSION
CITY OF SARATOGA SPRINGS, NY
APPLICATION No. NAN-2015-00404-UDE

MARCH 19, 2016
PAGE 2

Since Green Acres PUD was approved in 1999, two structures that existed at the time of the PUD have been improved and replaced; one at 21 Garside Road and the other at 17 Garside Road. Both were removed and replaced with new residences constructed in 2002 and 2003, respectively. At the time of the approval of the PUD in 1999 Ruthmans', Lot 3 was occupied by a 450 square foot cottage. This is indicated on the enclosed PUD map as well as on the site plan prepared by Richard H. Green, P.E., dated February 16, 2006.

In 1967 Frederick Kmen, George E. Barter and Donald Todd, as trustees for Green Acres Association acquired the property from Grace Green Graham, daughter of Mary Green. At that time, according to the "Declaration of Protective Covenants, Restrictions, Easements and Liens of Green Acres of Saratoga Lake, Inc., (A Homeowners' Association)," all property, (land), was conveyed to the Association by deed dated September 7, 1967 recorded in the office of the Saratoga County Clerk on September 15, 1967 in Liber 816 of Deeds at Page 85. Subsequently, as shown on a Subdivision Plan prepared in 1999 entitled "Green Acres of Saratoga Lake, Inc. PUD" and filed in the office of the Saratoga County Clerk in Drawer "G" as Map No. 291 A & B, the Lot appurtenant to each home, with two homes existing on lot identified as 21/21A Garside Road, was conveyed to the owner of such home and homes. "Green Acres of Saratoga Lake, Inc.," was filed with the State of New York on January 4, 1972.

In 1999 to better control the future development of the site the Green Acres of Saratoga Lake, Inc., a PUD was created by the City of Saratoga Springs by an ordinance entitled - AN ORDINANCE PROVIDING FOR THE ESTABLISHMENT OF PLANNED UNIT DEVELOPMENT DISTRICT TO BE KNOWN AS "GREEN ACRES PLANNED UNIT DEVELOPMENT". (A copy of the Ordinance is enclosed in Appendix "C").

As evidence that the site occupied by Green Acres has been a long standing cottage development, we have quoted excerpts from portions of the Ordinance:

From Section IV - Purpose: (Page 127)

Historically the area included in Green Acres developed outside the now applicable zoning ordinance. It is the purpose of the Ordinance to provide a means to establish regulations and limit residential growth in the already developed area. It is the further purpose of this Ordinance to promote flexibility in the development and design of Green Acres by incorporating this area which has existed and been developed over the last 30 years into the City's zoning ordinance so as to legislative ratify the residential nature of the area and facilitate the use of land, promote good site design and visual quality and result in a more pleasing environment than otherwise possible. The Comprehensive Plan of the City of Saratoga Springs (as revised) proposes that this area be developed as a PUD.

From Section V - Use and Density: (Page 127 - Quote on Page 128)

Each lot will be established by surveyed descriptions incorporated in this legislation by reference on the attached sketch plan. No further development will be permitted on said lots other than as expressly provided for in this act.

From Section VI: Ownership, Tenancies and Homeowner's Association: (Page 128)

The PUD shall consist of 19 parcels (totaling approximately 7 acres) leased to corporation members and the remaining land (approximately 6 acres) shall be common space retained by the corporation. The leased lots are surveyed and the lot lines described in the PUD will be the same as the lot lines contained in the member's leases. Green Acres retains the right to convey the leased premises to its members or to other persons in fee simple. The common space shall be maintained by the corporation and expenses for the same shall be paid through revenues generated by the leases to the tenants. In the event that the lots are transferred to individuals, the corporation shall require the lot owners as a condition of the conveyance to agree through association or otherwise to contribute sufficient funds to maintain all common property retained by Green Acres.

From Section VII - Sketch Plan: (Page 128)

The attached Sketch Plan, Appendix B, shall be used by the City and the developer as a guide for overall development of "Green Acres Planned Unit Development". It may be amended and modified by the Saratoga Springs Planning Board so long as the use, density and development regulations as set forth in this Ordinance are met.

Sketch Plan, Appendix B, (Page 135) dated August 1999 indicates existing structures and owners as of that date and the area of each lot.

Enclosed is a copy of Green Acres Of Saratoga Lake, Inc. P.U.D., dated September 28, 1999, approved by Planning Board of the City of Saratoga Springs on October 20, 1999 and filed in the Saratoga County Clerk's Office on March 6, 2000. You will note that on each lot it states Lands N/F of Green Acres of Saratoga Lake, Inc. leased to the individual lease holders. Following the filing of the PUD map the lots were Quit Claim deeded to each leaseholder.

We have enclosed property descriptions from the City of Saratoga Springs Tax Records for each of the lots to establish the type of structure, square footage and the year built. The records also indicate the current owners.

The original site plan prepared by Richard H. Green, P.E. dated February 16, 2006 indicated an existing cottage as of that date. The site plan prepared by Richard Green proposed a fill that would impact approximately 5,626 sq. ft. of potential wetlands. A revised site plan has been developed that would employ the construction of a retaining wall that would traverse the site at point approximately 82 feet to the east of the front property line. Constructing the retaining wall at this location would reduce the impact on the potential wetlands to approximately 2,686 sq. ft. (Plans for the original site plan and revised site plan are enclosed in Appendix "G").

The Ruthman's proposed to construct a two-story single family residence with a walk-out basement. The first floor living area will be approximately 1,296 square feet, the same square footage as the walk-out basement. The second floor would have an area of approximately 638 square feet. The total living area would be approximately 1,934 square feet. A retaining wall will be constructed at a point approximately 30 feet to the rear of the residence which will create a level yard area from the walk-out basement. (Building plans are enclosed in Appendix "L").

PROPOSED RESIDENCE OF REX S.
& ELISABETH A. RUTHMAN"
3 GARSIDE ROAD EXTENSION
CITY OF SARATOGA SPRINGS, NY
APPLICATION No. NAN-2015-00404-UDE

MARCH 19, 2016
PAGE 4

A portion of the site immediately along the lake is within the 100 year flood as indicated on FEMA Map #36091C0461E. The normal elevation of the lake is 203 feet above sea level with the 100 year flood level at 210. The elevation of Garside Road Extension is 228+- feet, the elevation of the first floor of the proposed structure. The building plan shows a finished basement floor elevation of 217+- feet, approximately 7+- feet above the 100 year flood elevation. (The FEMA Map is included in Appendix "I").

In conclusion, and based on the foregoing, we request that an approved jurisdictional determination be issued allowing for this project to proceed on a "stand-alone basis, and for the project for the project to proceed on the basis of the wetland impact described herein.

As always, thank you for your assistance and help in this matter.

Sincerely,


BREWER ENGINEERING ASSOCIATES, P.C.

Richard Tice
Project Development

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APPENDIX "E"	-	SUBDIVISION MAP
APPENDIX "F"	-	BOUNDARY SURVEY
APPENDIX "G"	-	SITE PLAN
APPENDIX "H"	-	WETLAND DELINEATION - LETTER, PHOTOS AND DELINEATION MAP
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A

JOINT APPLICATION FORM



JOINT APPLICATION FORM



For Permits/Determinations to undertake activities affecting streams, waterways, waterbodies, wetlands, coastal areas and sources of water withdrawal.

New York State

US Army Corps of Engineers (USACE)

You must separately apply for and obtain separate Permits/Determinations from each involved agency prior to proceeding with work. Please read all instructions.

<p>APPLICATIONS TO</p> <p>1. NYS Department of Environmental Conservation</p> <p>Check all permits that apply:</p> <p><input type="checkbox"/> Stream Disturbance</p> <p><input type="checkbox"/> Excavation and Fill in Navigable Waters</p> <p><input checked="" type="checkbox"/> Docks, Moorings or Platforms</p> <p><input type="checkbox"/> Dams and Impoundment Structures</p> <p><input type="checkbox"/> 401 Water Quality Certification</p> <p><input checked="" type="checkbox"/> Freshwater Wetlands</p> <p><input type="checkbox"/> Tidal Wetlands</p> <p><input checked="" type="checkbox"/> I am sending this application to this agency.</p> <p><input type="checkbox"/> Coastal Erosion Management</p> <p><input type="checkbox"/> Wild, Scenic and Recreational Rivers</p> <p><input type="checkbox"/> Water Withdrawal</p> <p><input type="checkbox"/> Long Island Well</p> <p><input type="checkbox"/> Aquatic Vegetation Control</p> <p><input type="checkbox"/> Aquatic Insect Control</p> <p><input type="checkbox"/> Fish Control</p> <p><input type="checkbox"/> Incidental Take of Endangered/Threatened Species</p>	<p>2. US Army Corps of Engineers</p> <p>Check all permits that apply:</p> <p><input checked="" type="checkbox"/> Section 404 Clean Water Act</p> <p><input type="checkbox"/> Section 10 Rivers and Harbors Act</p> <p><input checked="" type="checkbox"/> Nationwide Permit(s) - Identify Number(s):</p> <p>_____</p> <p>_____</p> <p>Preconstruction Notification -</p> <p><input type="checkbox"/> Y / <input type="checkbox"/> N</p> <p><input type="checkbox"/> I am sending this application to this agency.</p>	<p>3. NYS Office of General Services</p> <p>Check all permits that apply:</p> <p><input type="checkbox"/> State Owned Lands Under Water</p> <p><input type="checkbox"/> Utility Easement (pipelines, conduits, cables, etc.)</p> <p><input checked="" type="checkbox"/> Docks, Moorings or Platforms</p> <p><input type="checkbox"/> I am sending this application to this agency.</p>	<p>4. NYS Department of State</p> <p>Check if this applies:</p> <p><input type="checkbox"/> Coastal Consistency Concurrence</p> <p><input type="checkbox"/> I am sending this application to this agency.</p>
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<p>5. Name of Applicant (use full name) Rex S. Ruthman</p>	<p>Applicant must be:</p> <p><input checked="" type="checkbox"/> Owner</p> <p><input type="checkbox"/> Operator</p> <p><input type="checkbox"/> Lessee</p> <p>(check all that apply)</p>
<p>Mailing Address</p> <p>_____</p>	<p>Taxpayer ID (If applicant is NOT an individual):</p> <p>_____</p>
<p>Post Office City</p> <p>_____</p>	<p>Email</p> <p>_____</p>
<p>State _____ Zip Code _____</p>	
<p>Telephone (daytime)</p> <p>_____</p>	

<p>6. Name of Facility or Property Owner (if different than Applicant)</p>	
<p>Mailing Address</p> <p>_____</p>	
<p>Post Office City</p> <p>_____</p>	
<p>State _____ Zip Code _____</p>	
<p>Telephone (daytime)</p> <p>_____</p>	<p>Email</p> <p>_____</p>

<p>7. Contact/Agent Name Rex Ruthman</p>	
<p>Company Name see above</p>	
<p>Mailing Address</p> <p>_____</p>	
<p>Post Office City</p> <p>_____</p>	
<p>State _____ Zip Code _____</p>	
<p>Telephone (daytime)</p> <p>_____</p>	
<p>Email</p> <p>_____</p>	

<p>8. Project / Facility Name Green Acres OF Saratoga Lake. PUD</p>		<p>Property Tax Map Section / Block / Lot Number 180.17-1-19</p>	
<p>Project Location - Provide directions and distances to roads, bridges and bodies of waters: Saratoga Lake. Saratoga New York</p>			
<p>Street Address, if applicable 3 Garside Rd. Ext</p>		<p>Post Office City Saratoga Springs</p>	<p>State Zip Code NY 12866</p>
<p>Town / Village / City Saratoga Springs</p>		<p>County Saratoga</p>	
<p>Name of USGS Quadrangle Map Saratoga NE Quadrant</p>		<p>Stream/Water Body Name Saratoga Lake</p>	
<p>Location Coordinates: Enter NYTMs in kilometers, OR Latitude/Longitude</p>			
<p>NYTM-E</p>	<p>NYTM-N</p>	<p>Latitude 43.044848</p>	<p>Longitude -73.630073</p>

<p>For Agency Use Only DEC Application Number: _____</p>	<p>USACE Number: _____</p>
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JOINT APPLICATION FORM - PAGE 2 OF 2
Submit this completed page as part of your Application.

9. Project Description and Purpose: Provide a complete narrative description of the proposed work and its purpose. Attach additional page(s) if necessary. Include: description of current site conditions and how the site will be modified by the proposed project; structures and fill materials to be installed; type and quantity of materials to be used (i.e., square ft of coverage and cubic yds of fill material and/or structures below ordinary/mean high water) area of excavation or dredging, volumes of material to be removed and location of dredged material disposal or use; work methods and type of equipment to be used; pollution control methods and mitigation activities proposed to compensate for resource impacts; and where applicable, the phasing of activities. **ATTACH PLANS ON SEPARATE PAGES.**

Please see attached narrative and plans explaining plan to construct a residential dwelling in an approved subdivision.

The lot is a lake front lot showing 98.19 feet of frontage and about 105 feet of depth.

The building envelope shown on the approved subdivision requires a "front yard" of 25 feet, leaving about 80 feet from the furthest part of the building envelope to the water line. The plan would result in construction at an elevation of 211 feet, with the level of the lake shown as 202 feet, and the flood level at 206 feet.

An ACOE representative has visited the land and flagged it at "the base of the slope, as generally shown on the profile submitted hereto.

Applicant respectfully requests a finding the jurisdictional wetland area shown is .10 acre or less, permit to engage in construction, dredging or filling in any jurisdictional wetland up to .10 acres; a permit to construct the applicants residence within the approved subdivision building envelope, as shown on the submitted site plan.

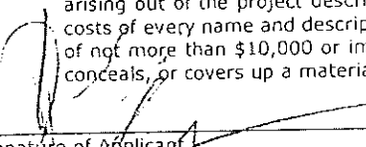
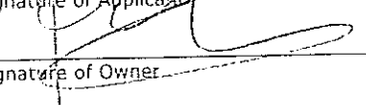
A copy of the approved subdivision lot, a profile showing the elevation of the proposed finished slab of the new home. A site drawing showing elevations and the building location are included with other papers deemed useful or necessary.

Proposed Use: <input checked="" type="checkbox"/> Private <input type="checkbox"/> Public <input type="checkbox"/> Commercial	Proposed Start Date: August 1 2015	Estimated Completion Date: December 1 2015
Has Work Begun on Project? <input checked="" type="checkbox"/> Yes <input type="checkbox"/> No If Yes, explain.		
The proposed new home in the approved subdivision has been designed.		
Will Project Occupy Federal, State or Municipal Land? <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No If Yes, please specify.		

10. List Previous Permit / Application Numbers (if any) and Dates:
A building Permit has been applied for with the City Of Saratoga Springs but is on hold pending wetland review.

11. Will this project require additional Federal, State, or Local Permits including zoning changes? Yes No If yes, please list:
 [1] NYSDEC has advised no NY wetlands within a mile, but this permit requires submission to DEC and perhaps OGS.
 [2] There will be a building permit required
 [3] Nationwide General Permit Number 29, ACOE

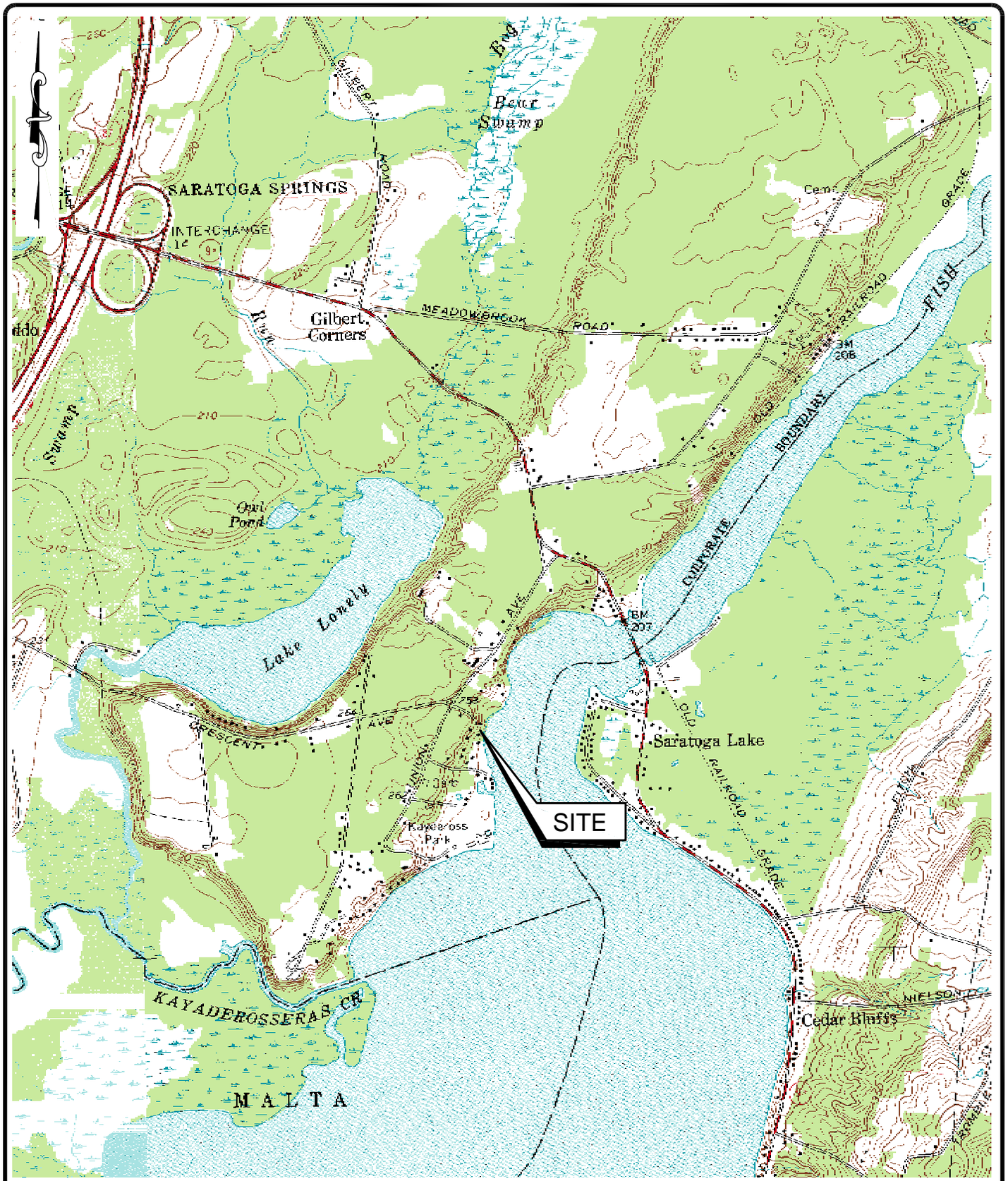
12. Signatures. If applicant is not the owner, both must sign the application.
 I hereby affirm that information provided on this form and all attachments submitted herewith is true to the best of my knowledge and belief. False statements made herein are punishable as a Class A misdemeanor pursuant to Section 210.45 of the Penal Law. Further, the applicant accepts full responsibility for all damage, direct or indirect, of whatever nature, and by whomever suffered, arising out of the project described herein and agrees to indemnify and save harmless the State from suits, actions, damages and costs of every name and description resulting from said project. In addition, Federal Law, 18 U.S.C., Section 1001 provides for a fine of not more than \$10,000 or imprisonment for not more than 5 years, or both where an applicant knowingly and willingly falsifies, conceals, or covers up a material fact; or knowingly makes or uses a false, fictitious or fraudulent statement.

	Rex S Ruthman	Mr.	May 15 2015
Signature of Applicant	Printed Name	Title	Date
	Rex S Ruthman	Mr.	May 15 2015
Signature of Owner	Printed Name	Title	Date
Signature of Agent	Printed Name	Title	Date

For Agency Use Only	DETERMINATION OF NO PERMIT REQUIRED		
_____	Agency Project Number _____		
(Agency Name)	has determined that No Permit is required from this Agency for the project described in this application.		
Agency Representative: Name (printed) _____	Title _____		
Signature _____	Date _____		

B

SITE VICINITY MAP



SOURCE: U.S.G.S. 7.5' Topographic
 QUADRANGLE: SARATOGA SPRINGS, NY &
 QUAKER SPRINGS, NY

SITE VICINITY MAP

SCALE: 1"=2000'

BEA BREWER ENGINEERING
 ASSOCIATES, P.C.
 CONSULTING ENGINEERS * PLANNERS
 743 COLUMBIA TURNPIKE, EAST GREENBUSH, NEW YORK 12061
 PHONE: 518.477.5253 FAX: 518.477.5233

PROPOSED RESIDENCE OF
 REX S. & ELISABETH A. RUTHMAN
 CITY OF SARATOGA SPRINGS, SARATOGA COUNTY
 STATE OF NEW YORK

C

ORDINANCE CREATING GREEN ACRES

CITY OF SARATOGA SPRINGS ZONING ORDINANCE

CHAPTER 240
OF THE CITY CODE OF THE CITY OF SARATOGA SPRINGS, NEW YORK
ZONING ORDINANCE

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ADOPTED BY THE CITY COUNCIL, SEPTEMBER 4, 2012; EFFECTIVE OCTOBER 4, 2012

Appendix C:

9. Green Acres Planned Unit Development (formerly 241.9)

AN ORDINANCE PROVIDING FOR THE ESTABLISHMENT OF PLANNED
UNIT DEVELOPMENT DISTRICT TO BE KNOWN AS
"GREEN ACRES PLANNED UNIT DEVELOPMENT"

BE IT ORDAINED by the City Council of the City of Saratoga Springs, New York, following a public hearing as follows:

Section 1 - Name:

This Ordinance shall be known as "Green Acres Planned Unit Development" and amends Chapter 240 of the Code of the City of Saratoga Springs, New York entitled "Zoning".

Section II - Zoning Change:

The Zoning Ordinance of the City of Saratoga Springs and the zoning map of the City of Saratoga Springs as set forth herein be and the same are hereby amended by changing from the existing zoning district of UR-2 as hereinafter described, and creating within the boundaries of said newly described area a residential planned unit development district to be known and described as "Green Acres Planned Unit Development", hereinafter referred to as "Green Acres".

Section III - Boundaries:

The area of "Green Acres Planned Unit Development" owned by Green Acres of Saratoga Lake, Inc., hereinafter the "Corporation") consists of approximately thirteen (13.2) acres located in the City of Saratoga Springs and is bounded and described as set forth in Appendix A- Legal Description, and Appendix B - Sketch Plan, attached hereto and made a part hereto.

The property is designated on the Assessor's Map of the Outside Tax District as set forth on Appendix C - Tax Map Identification.

Section IV - Purpose:

Historically, the area included in Green Acres developed outside the now applicable zoning ordinance. It is the purpose of this Ordinance to provide a means to establish regulations and limits of residential growth in the already developed area. It is the further purpose of this Ordinance to promote flexibility in the development and design of Green Acres by incorporating this area which has existed and been developed over the last 30 years into the City's zoning ordinance so as to legislative ratify the residential nature of the area and facilitate the use of land, promote good site design and visual quality and result in a more pleasing environment than otherwise possible. The Comprehensive Plan for the City of Saratoga Springs (as revised) proposes that this area be developed as a PUD.

Section V - Uses and Density:

There shall be constructed within the boundaries of "Green Acres Planned Unit Development" residential use types consisting of single family detached dwelling

units. The maximum number of units that can be constructed shall be twenty (20). The maximum number of lots upon which said units can be constructed is nineteen (19). No more than one unit can be constructed upon a lot unless other provided for in this ordinance.

Within the PUD the following uses are allowed:

Single family detached:

Each lot will be established by surveyed descriptions incorporated in this legislation by reference on the attached sketch plan. No further development will be permitted on said lots other than as expressly provided for in this act.

Recreation:

Recreational facilities may be established on the 4.092 acre lot described as remaining lands of Green Acres of Saratoga Lake, Inc., which facilities may include a Clubhouse Center and related recreational amenities (swimming pool, outdoor court games, etc.). PUD site plan approval shall be required for development of the open space and/or common land.

Accessory:

Accessory uses permitted are as follows: private garages, storage sheds, swimming pools, solar/heating/ventilation equipment, private docks (up to 110 feet in length), temporary accessory dwelling, antennas and satellite dishes, home occupation and greenhouses (non-commercial).

Section VI: Ownership, Tenancies and Homeowner's Association:

The PUD shall consist of 19 parcels (totaling approximately 7 acres) leased to corporation members and the remaining land (approximately 6 acres) shall be common space retained by the corporation. The leased lots are surveyed and the lot lines described in the PUD will be the same as the lot lines contained in the members' leases. Green Acres retains the right to convey the leased premises to its members or to other persons in fee simple. The common space shall be maintained by the corporation and expenses for the same shall be paid through revenues generated by the leases to the tenants. In the event that the lots are transferred to individuals, the corporation shall require said lot owners as a condition of the conveyance to agree through association or otherwise to contribute sufficient funds to maintain all common property retained by Green Acres.

Section VII - Sketch Plan:

The attached Sketch Plan, Appendix B, shall be used by the City and the developer as a guide for overall development of "Green Acres Planned Unit Development". It may be amended and modified by the Saratoga Springs Planning Board so long as the use, density and development regulations as set forth in this Ordinance are met.

Section VIII - Utilities:

The entire "Green Acres Planned Unit Development" area will be serviced by municipal water and sanitary sewer lines in the manner directed by the Saratoga Springs Planning Board during the PUD site plan review process.

The water lines shall service all units on Garside Road as well as Garside Road Extension. Access to the water lines on Garside Road and Garside Road Extension shall be insured by Green Acres giving to the City a thirty two (32) foot permanent easement to Garside Road and a twenty (20) foot permanent easement to Garside Road Extension for the maintenance of said water lines.

All water lines shall be constructed to City standards and when completed shall be offered for dedication to the City of Saratoga Springs.

All lots shall continue to be serviced by County Sewer District #1. Said sanitary sewer facilities will be owned and maintained by the Saratoga County Sewer District #1.

Development Process:

Prior to the issuance of a building permit to develop any of the residential lots within "Green Acres Planned Unit Development" (other than a building permit which would otherwise be permitted under the Code) the Corporation shall receive PUD site plan approval from the Planning Board of the City of Saratoga Springs pursuant to Chapter 240-3.5. Such PUD site plan approval shall be limited to road improvements and all other right-of-way improvements, on or off-site, utilities and drainage system and shall be in conformance with Chapter 240-3.5 of the Zoning Ordinance of the City of Saratoga Springs. If in the development of the PUD site plan it becomes apparent that certain elements of the Site Plan are infeasible and in need of significant modification, any significant modification thereof must be approved in accordance with the Zoning Ordinance of the City of Saratoga Springs. Any standard concerning the construction of residential units to be constructed within "Green Acres Planned Unit Development" shall be governed by and comply with the appropriate codes, laws, rules and regulations, including the New York State Building Codes in force and effect at the time of site plan approval for the units to be so constructed.

Once PUD site plan approval has been granted for Phase I, PUD site plan approval shall not be required for any residential lot in the PUD.

Section X - Streets Roads:

Garside Road, which services the "Green Acres Planned Unit Development" as indicated upon the Sketch Plan, shall remain owned by Green Acres. It shall be constructed in accordance with city specifications, excluding width, curve radius, turnaround and slope. Its paved width shall be fourteen (14) feet. There shall also be installed along Garside Road wing curbs, along with street lights. No sidewalks will be installed. A permanent easement shall be given to the City for maintenance of the City water lines running under said extension.

Garside Road Extension shall remain owned by Green Acres. It shall be improved by paving of the same to a width of ten (10) feet. A permanent easement shall be given to the City for maintenance of the City water lines running under said extension.

Should any emergency cause the City of Saratoga Springs to operate, maintain or repair Garside Road, Garside Road Extension, or the drainage system in order to protect the health, safety and welfare of the residents, the City Department of Public Works shall be empowered to bill the real property owners of the improved land in an amount to be determined by the Commissioner of Public Works so as to reimburse the Department of Public Works for all expense incurred for such purpose.

Section XI - Off-site Improvements:

The developer, or its successor, shall not be responsible for any curbs, pavement improvements, street trees, street lighting within the existing public rights of ways of that portion of Crescent Street or Kaydeross Park Road that has frontage on the PUD.

Section XII - Phasing:

"Green Acres Planned Unit Development" shall be developed in accordance with the following phasing plan:

PHASE I RESIDENTIAL AREA

Water System, Drainage, Road Improvements,
and Residential Lot Designations

PUD site plan approval must be obtained by December 31, 1999. If not obtained by said date, the zoning for the PUD shall expire and the property shall revert to RR-1 zoning.

PHASE II: RECREATION AREA

Clubhouse and Recreation Amenities

PUD site plan approval can be obtained at any time. There shall be no expiration date.

The approximate boundaries of these phases are shown on the sketch plan in Appendix B.

Section XIII - Drainage:

Storm Sewer. A storm sewer system for the road improvement shall be constructed that shall be sufficient to convey a 25 year storm.

Storm Management Facility. A storm management facility shall be constructed that shall be sufficient to treat the first flush and will utilize an overflow basin that will

protect sediments and potential pollutants from entering Saratoga Lake.

Section 4IV - Height, Setback, Area and Bulk Regulations (and Exceptions):

All lots shall comply with the requirements set forth in Schedule D attached hereto and made a part of this act, subject to the exceptions which appear in the schedule entitled "Green Acres Planned Unit Development, Area and Bulk Schedule Exceptions" attached hereto as Appendix E.

Height setback and area and bulk regulations for recreation facilities shall be determined by the Planning Board during PUD site plan approval for Phase II.

Section XV Reconstruction of Existing Structures:

The owner, its successors, assigns or its lessee of each lot shall have the right to replace, reconstruct or otherwise improve any existing structure including principal buildings and accessory buildings now situate (as shown on the site plan or as permitted pursuant to Appendix E herein) on a lot, whether or not within the area, bulk and/or setback requirements contained herein so long as said replacement, reconstruction, improvement does not require construction outside the existing footprint of said structure or said footprint as permitted in Appendix E.

Section XVI - Severability:

If any provision of this Ordinance shall be held invalid, the remainder of the Ordinance shall not be affected thereby.

Section XVII - Construction Standards:

All construction standards for buildings, private and public improvements and for utilities shall be prepared and approved by licensed architects, landscape architects, or engineers. All costs associated with this shall be borne by the owner whether the plans are provided by the City of Saratoga Springs or by the owner. Further, all completed construction shall be certified to the City of Saratoga Springs by licensed architects, landscape architects, or engineers as being completed in the manner called for in the plans and shall be certified in accordance therewith. City may require any or all costs connected with this to be borne by the owner.

Section XVIII - Change In Ownership:

In the event that ownership of the area wholly encompassed by "Green Acres Planned Unit Development", is transferred or conveyed to any third person, firm, corporation, partnership or other entity by the applicant herein, the City of Saratoga Springs reserves the right to require proof of financial responsibility of the transferee in accordance with the same procedures set forth in Chapter 240-3.5 of the Zoning Ordinance of the City of Saratoga Springs.

Section XIX - Effective Date:

This Ordinance shall take effect the day after publication as provided by the provisions of the City Charter of the City of Saratoga Springs, New York.

ADOPTED: September 22, 1999

APPENDIX "A"
Legal Description



BOUNDARIES OF GREEN ACRES PLANNED UNIT DEVELOPMENT DISTRICT

GREEN ACRES OF SARATOGA LAKE, NY
SARATOGA SPRINGS, NY

ALL THAT CERTAIN TRACT, PIECE OR PARCEL OF LAND SITUATE in the City of Saratoga Springs, County of Saratoga, State of New York lying along the southeasterly line of Crescent Avenue, County Road No. 22 and the easterly line of Kaydeross Park Road and being further bounded and described as follows:

Beginning at a point marked with a capped iron rod found at the point of intersection of the southeasterly line of Crescent Avenue, County Road No. 22 with the common the division line of lands now or formerly of Saratoga Settlement, Inc. as conveyed in Book 1028 of Deeds at Page 1163 to the northeast and the parcel herein being described to the southwest; thence from said point of beginning along said common division line the following two (2) courses and distances:

- 1) South 53 deg. 53 min. 50 sec. East, 292.50 feet to a point;
- 2) South 64 deg. 52 min. 00 sec. East, 304.75 feet to a marked with a capped iron rod found near the west shore line of Saratoga Lake; thence along the west shore line of Saratoga Lake as it winds and turns in a general southerly direction approximately 1,050 feet to the point of intersection of said west shore line with the common division line lands now of formerly of Mary Jane

900 Route 146, Clifton Park, New York 12065

phone (518) 371-7621 fax (518) 371-8500



Hales and Timothy Ross as conveyed in Book 1191 of Deeds as Page 322 to the south and the parcel herein being described to the north, said shore line having the following twelve (12) tie line courses and distances:

- 1) South 50 deg. 22 min. 10 sec. West, 115.27 feet to a point;
- 2) South 49 deg. 11 min. 00 sec. West, 103.45 feet to a point;
- 3) South 35 deg. 10 min. 00 sec. West, 45.96 feet to a point;
- 4) South 28 deg. 29 min. 30 sec. West, 47.53 feet to a point;
- 5) South 18 deg. 52 min. 10 sec. West, 111.98 feet to a point;
- 6) South 07 deg. 07 min. 10 sec. West, 120.32 feet to a point;
- 7) South 04 deg. 32 min. 00 sec. West, 59.16 feet to a point;
- 8) South 10 deg. 07 min. 10 sec. East, 67.14 feet to a point;
- 9) South 14 deg. 56 min. 20 sec. East, 82.85 feet to a point;
- 10) South 67 deg. 29 min. 40 sec. East, 94.16 feet to a point;
- 11) South 12 deg. 06 min. 40 sec. East, 51.98 feet to a point;
- 12) South 43 deg. 01 min. 30 sec. East, 117.94 feet to a point;

thence along said common division line in part, and the common division line of lands now or formerly of Milton Ross Associates, Inc. as conveyed in Book 1092 of Deeds at Page 203 to the south and the parcel herein being described to the north the following three (3) courses and distances:

- 1) North 68 deg. 44 min. 40 sec. West, 559.83 feet to a point marked with a concrete monument found;
- 2) North 39 deg. 29 min. 30 sec. West, 9.70 feet to a point;



3) North 68 deg. 59 min. 30 sec. West, 328.97 feet to a point marked with an iron rod found in the easterly line of Kaydeross Park Road; thence along the easterly line of Kaydeross Park Road and the southeasterly line of Crescent Avenue, County Road No. 22 the following four (4) courses and distances:

1) North 24 deg. 26 min. 20 sec. East, 524.76 feet to a point;
2) North 23 deg. 07 min. 40 sec. East, 113.48 feet to a point of curvature;

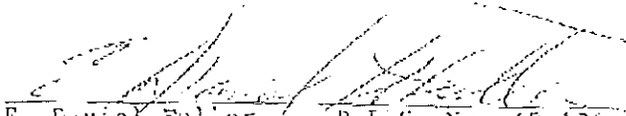
3) Along a curve to the right an arc length of 113.29 feet to a point of tangency, said curve having a radius of 375.00 feet and a chord length of North 31 deg. 45 min. 50 sec. East, 112.86 feet;

4) North 40 deg. 26 min. 10 sec. East, 216.41 feet to a the point or place of beginning containing 13.2± acres of land to be the same more or less.

Said parcel made subject to any and all enforceable covenants, conditions, easements and restrictions of record as they may appear.

The purpose of this description is to describe a proposed P.U.D. and not to be used for the conveyance of Real Property.

Prepared by: TJM
March 18, 1996


E. Daniel Fuller, P.L.S. No. 49,135

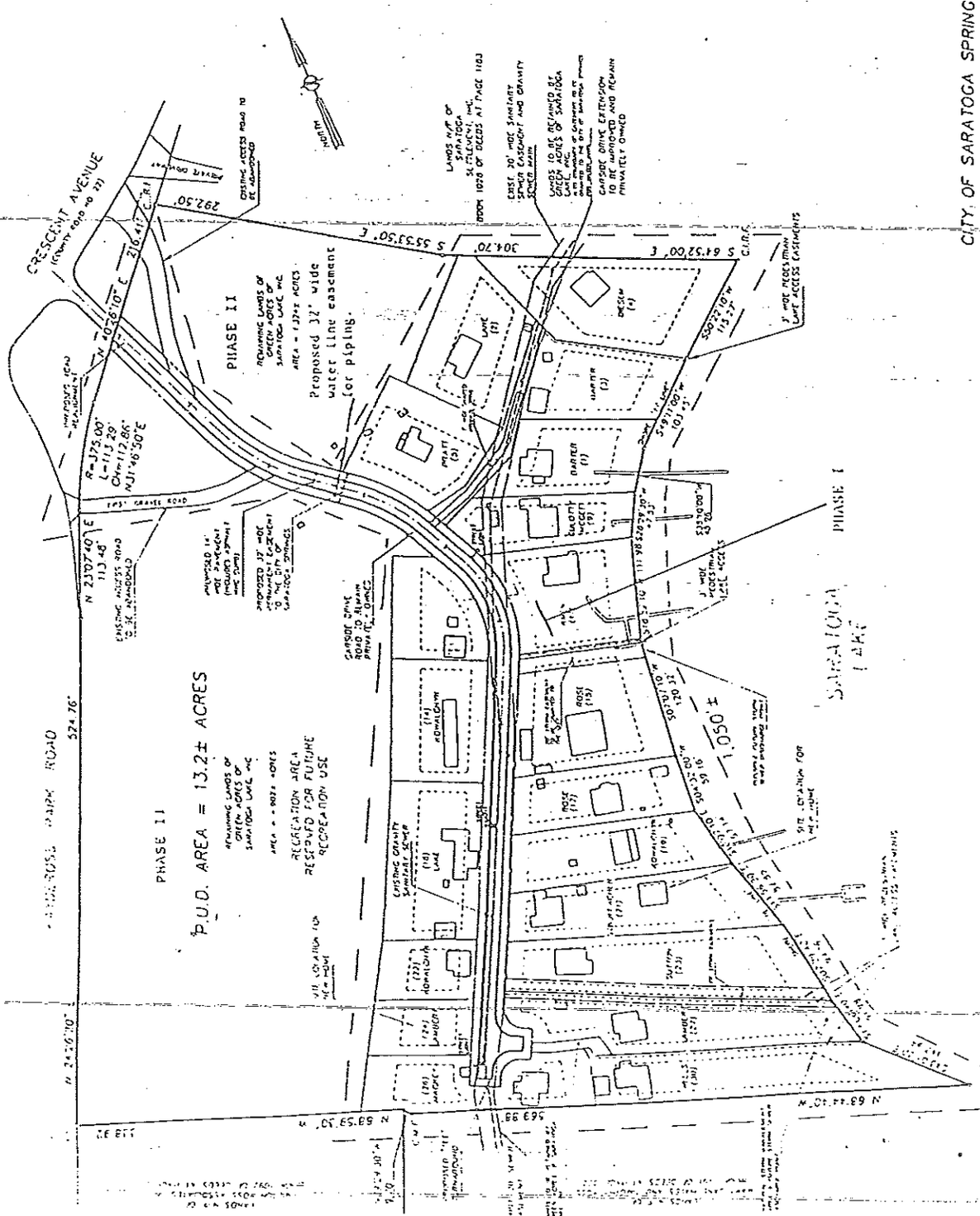
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LEGEND:

- DENOTES BUILDING ENVELOPE
- FRONT SETBACK - 10'
- SIDE SETBACK - 10'
- REAR SETBACK - 10'
- DENOTES ACCESSORY BUILDINGS
- CLIFF DENOTES CURVED APPROACH FORM
- CLIFF DENOTES APPROACH FORM
- CLIFF DENOTES CONCRETE FOUNDATION FOUND
- (18) DENOTES EXISTING HOUSE NUMBER

RESIDENTIAL LOTS IN THE PUD

LOT NUMBER	OWNER	AREA
5	FRAAT	12,672 S.F.
2	LAKE	14,226 S.F.
4	DIESEN	19,408 S.F.
3	BARBER	11,670 S.F.
1	BARBER	10,972 S.F.
9	CULGITY/MCGEE	9,876 S.F.
11	KMCM	24,204 S.F.
15	ROSE	17,502 S.F.
17	ROSE	10,344 S.F.
19	KOWALCHYK	12,636 S.F.
21	STAUFFACHER	15,336 S.F.
23	SUTTON	20,366 S.F.
27	LAMBERT	17,522 S.F.
30	WELLS	16,074 S.F.
26	MACKEY	12,052 S.F.
24	LAMBERT	5,902 S.F.
22	KOWALCHYK	6,204 S.F.
10	LAKE	15,002 S.F.
14	KOWALCHYK	12,148 S.F.



APPENDIX B
 SKETCH PLAN
 GREEN ACRES PLANNED UNIT DEVELOPMENT

APPENDIX "C"
CURRENT TAX PARCEL OF THE FUD

180.17-1-12 (13.36 acres) Leased as follows:

180.17-1-12-21
180.17-1-12-22
180.17-1-12-23
180.17-1-12-24
180.17-1-12-25
180.17-1-12-26
180.17-1-12-27
180.17-1-12-28
180.17-1-12-29
180.17-1-12-30
180.17-1-12-31
180.17-1-12-32
180.17-1-12-33
180.17-1-12-34
180.17-1-12-35
180.17-1-12-36
180.17-1-12-37
180.17-1-12-38
180.17-1-12-39

APPENDIX "D"
"Green Acres Planned Unit Development
Area and Bulk Schedule Exceptions

General:

a. All lots bordering Saratoga Lake shall be permitted to construct a dock extending to the shoreline.

Specific:

a. The owner or lessee of lot No. 9 shall be permitted to construct a twenty (20) foot by twenty four (24) foot garage extending from and parallel to the northerly line of the principal building. No side setback or lot coverage variance shall be required for construction of the same.

b. The owner or lessee of Lot No. 17 shall be permitted to construct improvements and additions to the principal building (including an attached garage). No side setback or lot coverage variance shall be required so long as the lot coverage shall not exceed sixteen (16) percent for the principal building and eight (8) percent for the ancillary building. In addition, said building shall be permitted to encroach on the southerly side setback only.

c. The owner or lessee of Lot No. 21 shall be permitted to construct or otherwise retain two (2) principal buildings on said lot subject to the following conditions:

1. The existing building located nearest the westerly line of the property shall be limited in size to the footprint currently existing on said lot as shown on the site plan.

2. The second building shall be constructed upon the existing foundation located nearest the easterly line of the property. The owner or lessee shall of Lot No. 21 shall be permitted to construct a twenty eight (28) foot by forty four (44) foot residence, which building shall be confined to the existing northerly and southerly lines of said foundation (i.e. 28 feet) and shall extend the easterly and/or westerly lines of said foundation to a maximum of forty four (44) feet. No side setback or lot coverage variance shall be required for construction of the same.

d. The owner or lessee of Lot No. 27 shall be permitted to construct a twenty (20) foot by twenty four (24) foot garage and ten (10) foot enclosed walkway connecting said garage and principal building. No side setback or lot coverage variance shall be required for construction of the same so long as said garage and walkway shall be located on

the westerly side of the premises and encroach upon the southerly side setback only.

e The owner or lessee of Lot No. 3 shall be permitted to construct a walkway/ramp from the northerly entrance of the principal building to a deck to be constructed on the easterly side of the principal building. No side setback or lot coverage variance shall be required for construction of the same so long as the walkway/ramp is of not in excess of five (5) feet in width and of the minimum length necessary to connect the northerly entrance to said deck.

f. The owner or lessee of lot No. 4 shall be permitted to construct a thirty five (35) foot by thirty five (35) (35) foot garage attached to the principal residence within the required setbacks. In addition, said owner or lessee shall be permitted to construct a thirty (30) foot by thirty (30) foot boathouse over the permitted dock. No set back or lot coverage variance shall be required for construction of the same.

APPENDIX "E"
"Green Acres Planned Unit Development
Area and Bulk Schedule Exceptions

General:

a. All lots bordering Saratoga Lake shall be permitted to construct a dock extending to the shoreline which dock shall not exceed 110 feet in length.

Specific:

- a. The owner or lessee of lot No. 9 shall be permitted to construct a twenty (20) foot by twenty four (24) foot garage extending from and parallel to the northerly line of the principal building. No side setback or lot coverage variance shall be required for construction of the same.
- b. The owner or lessee of Lot No. 17 shall be permitted to construct improvements and additions to the principal building (including an attached garage). No side setback or lot coverage variance shall be required so long as the lot coverage shall not exceed sixteen (16) percent for the principal building and eight (8) percent for the ancillary building. In addition, said building shall be permitted to encroach on the southerly side setback only.
- c. The owner or lessee of Lot No. 21 shall be permitted to construct or otherwise retain two (2) principal buildings on said lot subject to the following conditions:
 1. The existing building located nearest the westerly line of the property shall be limited in size to the footprint currently existing on said lot as shown on the site plan.
 2. The second building shall be constructed upon the existing foundation located nearest the easterly line of the property. The owner or lessee shall of Lot No. 21 shall be permitted to construct a twenty eight (28) foot by forty four (44) foot residence, which building shall be confined to the existing northerly and southerly lines of said foundation (i.e. 28 feet) and shall extend the easterly and/or westerly lines of said foundation to a maximum of forty four (44) feet. No side setback or lot coverage variance shall be required for construction of the same.
- d. The owner or lessee of Lot No. 27 shall be permitted to construct a twenty (20) foot by twenty four (24) foot garage and ten (10) foot enclosed walkway connecting said garage and principal building. No side setback or lot coverage variance shall be required for construction of the same so long as said garage and walkway shall be located on the westerly side of the premises and encroach upon the southerly side setback only.

- e. The owner or lessee of Lot No. 3 shall be permitted to construct a walkway/ramp from the northerly entrance of the principal building to a deck to be constructed on the easterly side of the principal building. No side setback or lot coverage variance shall be required for construction of the same so long as the walkway/ramp is of not in excess of five (5) feet in width and of the minimum length necessary to connect the northerly entrance to said deck.

- f. The owner or lessee of lot No. 4 shall be permitted to construct a thirty five (35) foot by thirty five (35) (35) foot garage attached to the principal residence within the required setbacks. In addition, said owner or lessee shall be permitted to construct a thirty (30) foot by thirty (30) foot boathouse over the permitted dock. No set back or lot coverage variance shall be required for construction of the same.

D

HISTORY OF GREEN ACRES AT SARATOGA LAKE

HISTORY
OF
GREEN ACRES OF SARATOGA LAKE, INC. P.U.D.

Following review of the City of Saratoga Springs Planning and Zoning Boards meeting minutes from January 2000 to November 2015 and found that Green Acres of Saratoga Lake, Inc., PUD was created by City of Saratoga Springs ordinance for the purpose of incorporating the existing Green Acres development into the City's zoning jurisdiction. There is a statement in the Ordinance that the area had been developed over the past 30 years. Actually development of the area started in 1923 which would have been 67 years prior to the PUD in 1999.

The property was acquired in 1922 by Mary F. Green. Following acquisition of the property lots were created and leased to individuals on which the lessors would construct cottages. The cottages and any other structures that were constructed on the leased lots would be owned by the lessors. According to City tax data, the first cottage was constructed in 1923. That cottage is the structure presently located at 26 Garside Road. According to City tax data several cottages were constructed in 1925, of which eight still remain. Four additional residences were constructed between 1935 and 1978.

Since Green Acres PUD was approved in 1999, two structures that existed at the time of the PUD was approved; one at 21 Garside Road and the other at 17 Garside Road. Both were removed and replaced with new residences constructed in 2002 and 2003, respectively. At the time of the approval of the PUD in 1999 Ruthmans', Lot 3 was occupied by a 450 square foot cottage. This is indicated on the enclosed PUD map as well as on the site plan prepared by Richard H. Green, P.E., dated February 16, 2006. .

In 1967 Frederick Kmen, George E. Barter and Donald Todd, as trustees for Green Acres Association acquired the property from Grace Green Graham, daughter of Mary Green. At that time, according to the "Declaration of Protective Covenants, Restrictions, Easements and Liens of Green Acres of Saratoga Lake, Inc., (A Homeowners' Association)," all property, (land), was conveyed to the Association by deed dated September 7, 1967 recorded in the office of the Saratoga County Clerk on September 15, 1967 in Liber 816 of Deeds at Page 85. Subsequently, as shown on a Subdivision Plan prepared in 1999 entitled "Green Acres of Saratoga Lake, Inc. PUD" and filed in the office of the Saratoga County Clerk in Drawer "G" as Map No. 291 A & B, the Lot appurtenant to each home, with two homes existing on lot identified as 21/21A Garside Road, was conveyed to the owner of such home and homes. "Green Acres of Saratoga Lake, Inc.," was filed with the State of New York on January 4, 1972.

In 1999 to better control the future development of the site the Green Acres of Saratoga Lake, Inc., a PUD was created by the City of Saratoga Springs by an ordinance entitled - AN ORDINANCE PROVIDING FOR THE ESTABLISHMENT OF PLANNED UNIT DEVELOPMENT DISTRICT TO BE KNOWN AS "GREEN ACRES PLANNED UNIT DEVELOPMENT". (A copy of the Ordinance is enclosed in Appendix "J").

HISTORY
OF
GREEN ACRES OF SARATOGA LAKE, INC. P.U.D.

As evidence that the site occupied by Green Acres has been a long standing cottage development, we have quoted excerpts from portions of the Ordinance:

From Section IV - Purpose: (Page 127)

Historically the area included in Green Acres developed outside the now applicable zoning ordinance. It is the purpose of the Ordinance to provide a means to establish regulations and limit residential growth in the already developed area. It is the further purpose of this Ordinance to promote flexibility in the development and design of Green Acres by incorporating this area which has existed and been developed over the last 30 years into the City's zoning ordinance so as to legislative ratify the residential nature of the area and facilitate the use of land, promote good site design and visual quality and result in a more pleasing environment than otherwise possible. The Comprehensive Plan of the City of Saratoga Springs (as revised) proposes that this area be developed as a PUD.

From Section V - Use and Density: (Page 127 - Quote on Page 128)

Each lot will be established by surveyed descriptions incorporated in this legislation by reference on the attached sketch plan. No further development will be permitted on said lots other than as expressly provided for in this act.

From Section VI: Ownership, Tenancies and Homeowner's Association: (Page 128)

The PUD shall consist of 19 parcels (totaling approximately 7 acres) leased to corporation members and the remaining land (approximately 6 acres) shall be common space retained by the corporation. The leased lots are surveyed and the lot lines described in the PUD will be the same as the lot lines contained in the member's leases. Green Acres retains the right to convey the leased premises to its members or to other persons in fee simple. The common space shall be maintained by the corporation and expenses for the same shall be paid through revenues generated by the leases to the tenants. In the event that the lots are transferred to individuals, the corporation shall require the lot owners as a condition of the conveyance to agree through association or otherwise to contribute sufficient funds to maintain all common property retained by Green Acres.

From Section VII - Sketch Plan: (Page 128)

The attached Sketch Plan, Appendix B, shall be used by the City and the developer as a guide for overall development of "Green Acres Planned Unit Development". It may be amended and modified by the Saratoga Springs Planning Board so long as the use, density and development regulations as set forth in this Ordinance are met.

Sketch Plan, Appendix B, (Page 135) dated August 1999 indicates existing structures and owners as of that date and the area of each lot.

Enclosed is a copy of Green Acres Of Saratoga Lake, Inc. P.U.D., dated September 28, 1999, approved by Planning Board of the City of Saratoga Springs on October 20, 1999 and filed in the Saratoga County Clerk's Office on March 6, 2000. You will note that on each lot it states Lands N/F of Green Acres of Saratoga Lake, Inc. leased to the i

HISTORY
OF
GREEN ACRES OF SARATOGA LAKE, INC. P.U.D.

Individual lease holders. Following the filing of the PUD map the lots were Quit Claim deeded to each leaseholder.

We have enclosed property descriptions from the City of Saratoga Springs Tax Records for each of the lots to establish the type of residence, (Cottage, etc.), square footage and the year the residence was built. The records also indicate the current owners. (The property descriptions are enclosed in Appendix "L").

E

SUBDIVISION MAP

G-291A

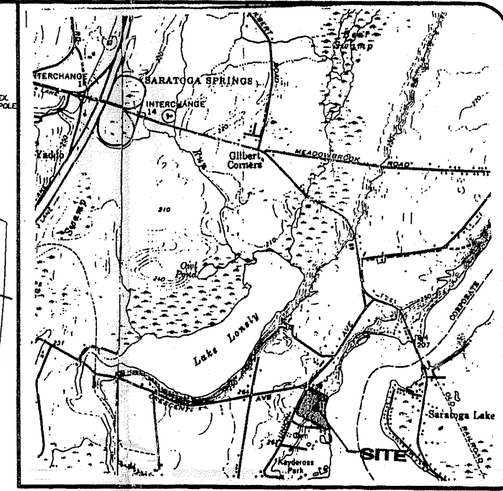
03-16-1997

N 23°07'40" E
113.48'

(FORMERLY UNION AVENUE)
KAYDEROSS PARK RD

R=375.00'
L=113.28'
CH=112.86'
N 31°46'50" E

CRESCENT AVENUE
(COUNTY ROAD NO. 22)



SITE LOCATION MAP
SCALE: 1" = 2000'

SITE IMPROVEMENTS
GREEN ACRES OF SARATOGA
LAKE, INC. P.U.D.

CITY OF SARATOGA SPRINGS, O.D.
DATE: SEPTEMBER 28, 1999
SARATOGA COUNTY, N.Y.
ENVIRONMENTAL DESIGN PARTNERSHIP, LLP
ROUTE 146 CLIFTON PARK, NY 12086 (518) 371-7621
ENGINEERING + LANDSCAPE ARCHITECTURE + LAND SURVEYING

- LEGEND:**
- C.M.F. DENOTES CONCRETE MONUMENT FOUND
 - I.R.F. DENOTES IRON ROD FOUND
 - C.I.R.F. DENOTES CAPPED IRON ROD FOUND
 - N.F. DENOTES NOW OR FORMERLY
 - M.A.S. DENOTES MAIL SET
 - EXIST. DENOTES EXISTING
 - O.H. UTILS. DENOTES OVERHEAD UTILITY WIRES
 - M.W. DENOTES MAINLINE
 - 302 DENOTES TOPOGRAPHIC CONTOUR

- SURVEY NOTES:**
- 1) SUBDIVISION MAP AS PREPARED FOR GREEN ACRES OF SARATOGA LAKE, INC.
 - 2) ALL UNDERGROUND UTILITIES, IF ANY, NOT FIELD LOCATED.
 - 3) CAPPED IRON RODS SET (C.I.R.S.) ON OCTOBER 2, 1988 ARE FIELD MARKED AS "EX. O.S. P.T.S. SURVEY".
 - 4) THIS MAP WAS PREPARED WITHOUT THE BENEFIT OF A CURRENT ABSTRACT OF TITLE AND IS MADE SUBJECT TO WHATEVER STATE OF FACTS SUCH A DOCUMENT WOULD REVEAL.

PHASE II

REMAINING LANDS OF
GREEN ACRES OF
SARATOGA LAKE, INC.

AREA = 4.489± ACRES
ADDRESS: 2-10 GARSIDE ROAD

RESERVED FOR POSSIBLE
FUTURE RECREATION USE

NO HOMES ARE TO BE BUILT ON THIS LOT. SITE
PLAN APPROVAL FROM THE CITY PLANNING BOARD
IS REQUIRED PRIOR TO ANY RECREATIONAL DEVELOPMENT.

REMAINING LANDS OF GREEN ACRES OF SARATOGA LAKE, INC. ACCESS & UTILITY EASEMENT TO BE GRANTED TO THE CITY OF SARATOGA SPRINGS. ACCESS & UTILITY EASEMENT TO BE GRANTED TO NIAGARA MOHAWK POWER CORPORATION FOR ELECTRIC AND GAS SERVICE.

EXISTING PRIVATE WATER SYSTEM IS TO BE ABANDONED AS A POTABLE WATER SUPPLY. THE WELLS AND EXISTING SUPPLY LINES MAY BE USED AS AN IRRIGATION SYSTEM AT THE DISCRETION OF THE GREEN ACRES ASSOCIATION. UNDER NO CIRCUMSTANCES SHOULD THE EXISTING PRIVATE WATER SYSTEM BE "CROSS CONNECTED" TO THE NEW WATER MAIN EITHER DIRECTLY OR VIA INTERNAL PLUMBING.

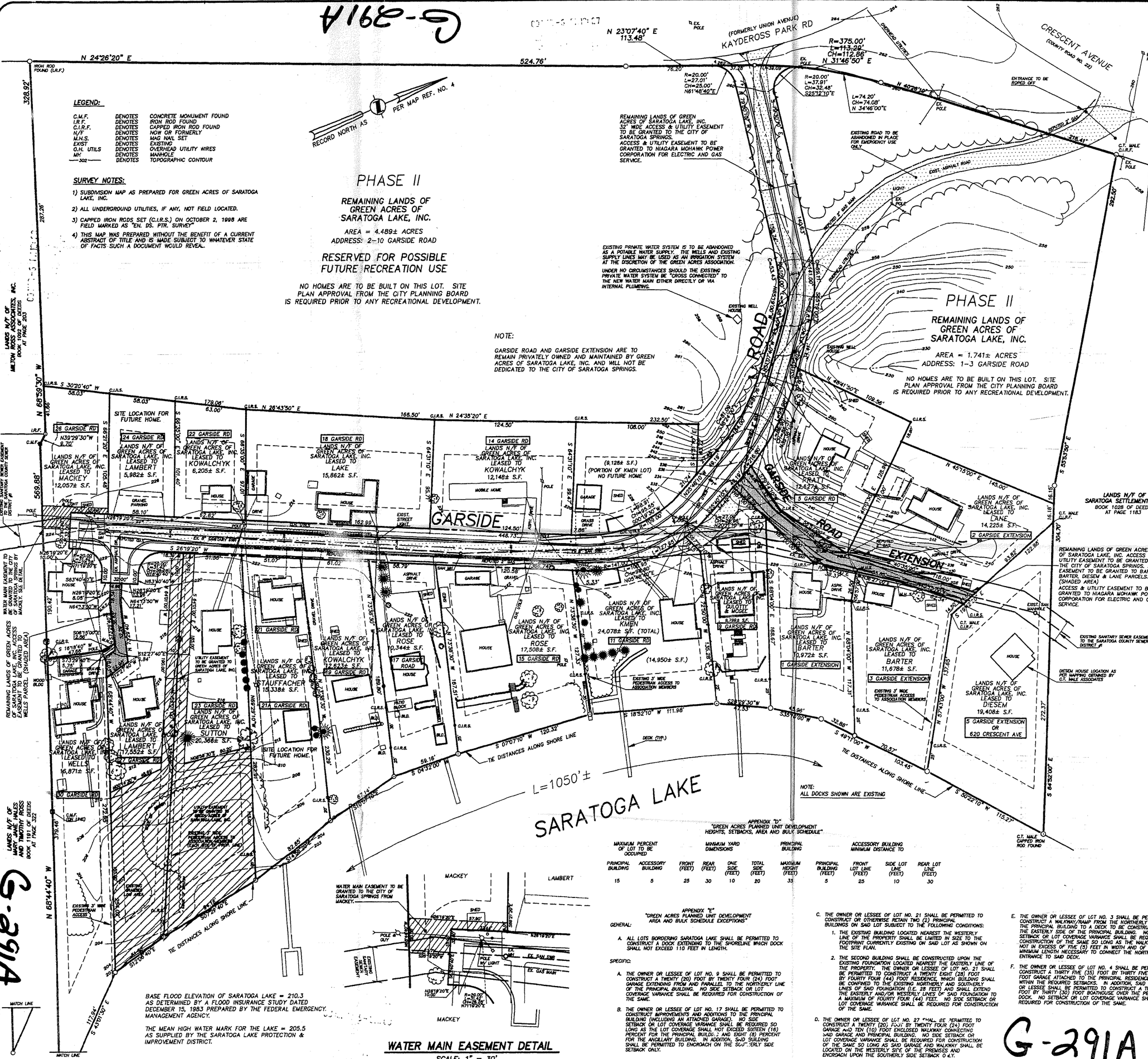
NOTE:
GARSIDE ROAD AND GARSIDE EXTENSION ARE TO REMAIN PRIVATELY OWNED AND MAINTAINED BY GREEN ACRES OF SARATOGA LAKE, INC. AND WILL NOT BE DEDICATED TO THE CITY OF SARATOGA SPRINGS.

PHASE II

REMAINING LANDS OF
GREEN ACRES OF
SARATOGA LAKE, INC.

AREA = 1.741± ACRES
ADDRESS: 1-3 GARSIDE ROAD

NO HOMES ARE TO BE BUILT ON THIS LOT. SITE
PLAN APPROVAL FROM THE CITY PLANNING BOARD
IS REQUIRED PRIOR TO ANY RECREATIONAL DEVELOPMENT.



SITE STATISTICS:

EXISTING ZONING	GREEN ACRES P.U.D.
PROPOSED LOTS	21
PARCEL AREA	13.2± ACRES
ROAD LENGTH	1000 L.F. (PRIVATE)
AVG. RESIDENCE LOT SIZE	13,980 S.F.
OPEN SPACE	6.23± ACRES
SETBACKS	
FRONT	17' FROM EDGE OF CITY EASEMENT
REAR	10'
SIDE	30'
WATER SERVICE	CITY OF SARATOGA SPRINGS
SEWER SERVICE	SARATOGA COUNTY SEWER DISTRICT NO. 1 (EXISTING)
STORM WATER MANAGEMENT	ON-SITE RETENTION

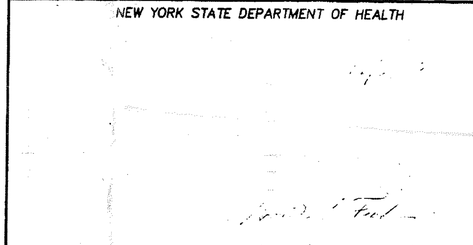
DEED REFERENCES:

- 1) FREDERICK KUEN, GEORGE E. BARTER, DONALD TODD AS TRUSTEES FOR GREEN ACRES ASSOCIATION TO GREEN ACRES OF SARATOGA LAKE, INC. BY DEED DATED SEPTEMBER 5, 1973 AND RECORDED IN THE SARATOGA COUNTY CLERK'S OFFICE IN BOOK 929 OF DEEDS AT PAGE 917.

MAP REFERENCES:

- 1) MAP ENTITLED: "PORTION OF LANDS OF MILTON ROSS" DATED NOVEMBER 25, 1974 AND REVISED JULY 10, 1976 AS PREPARED BY CHESTER A. GRAMINSKI.
- 2) MAP ENTITLED: "MAP SHOWING A PORTION OF LANDS ALONG KAYDEROSS PARK ROAD - A 33' RIGHT OF WAY (FORMERLY UNION AVENUE EXTENSION)", DATED OCTOBER 27, 1988 AS PREPARED BY THE ENVIRONMENTAL DESIGN PARTNERSHIP.
- 3) CITY OF SARATOGA SPRINGS ASSESSOR'S MAP 180.17-1-12 PART 27.
- 4) MAP ENTITLED: "INTERLAKEN PHASE ONE FINAL SITE PLAN", DATED AUGUST 21, 1984 AS PREPARED BY THE ENVIRONMENTAL DESIGN PARTNERSHIP (REVISED MAP) AND FILED IN THE SARATOGA COUNTY CLERK'S OFFICE ON AUGUST 28, 1984 IN DRAWER "V" AS MAP NO. 91 A & B.

SURVEYOR'S CERTIFICATION:
THIS MAP WAS PREPARED FROM AN ACTUAL FIELD SURVEY MADE IN ACCORDANCE WITH THE EXISTING CODE OF PRACTICE ADOPTED BY THE NEW YORK STATE ASSOCIATION OF PROFESSIONAL LAND SURVEYORS.
E. Daniel Fuller
E. DANIEL FULLER P.L.S. #49,135



APPROVAL:
APPROVED UNDER AUTHORITY OF A RESOLUTION ADOPTED BY THE PLANNING BOARD OF THE CITY OF SARATOGA SPRINGS.
DATE SIGNED: 9/28/99
[Signature] CHAIRPERSON

DESIGN CERTIFICATION:
[Signature] REGISTERED PROFESSIONAL ENGINEER IN THE STATE OF NEW YORK LICENSE NO. 30527. DO HEREBY CERTIFY THAT THE STREET SYSTEM, WATER SYSTEM FACILITIES, SANITARY SEWER SYSTEM FACILITIES, AND STORM DRAINAGE FACILITIES FOR THIS PROJECT HAVE BEEN DESIGNED IN ACCORDANCE WITH ALL APPLICABLE STATE, COUNTY, LOCAL AND CITY STANDARDS.

SARATOGA LAKE

MAXIMUM PERCENT OF LOT TO BE OCCUPIED		PRINCIPAL BUILDING DIMENSIONS		PRINCIPAL BUILDING		ACCESSORY BUILDING MINIMUM DISTANCE TO	
PRINCIPAL BUILDING	ACCESSORY BUILDING	FRONT (FEET)	REAR (FEET)	ONE SIDE (FEET)	TOTAL (FEET)	FRONT (FEET)	REAR LOT (FEET)
15	5	25	30	10	20	5	10

- GENERAL:**
- ALL LOTS BORDERING SARATOGA LAKE SHALL BE PERMITTED TO CONSTRUCT A DOCK EXTENDING TO THE SHORELINE WHICH DOCK SHALL NOT EXCEED 110 FEET IN LENGTH.
- SPECIFIC:**
- THE OWNER OR LESSEE OF LOT NO. 9 SHALL BE PERMITTED TO CONSTRUCT A TWENTY (20) FOOT BY TWENTY FOUR (24) FOOT GARAGE EXTENDING FROM AND PARALLEL TO THE NORTHERLY LINE OF THE PRINCIPAL BUILDING. NO SIDE SETBACK OR FOOT COVERAGE VARIANCE SHALL BE REQUIRED FOR CONSTRUCTION OF THE SAME.
 - THE OWNER OR LESSEE OF LOT NO. 17 SHALL BE PERMITTED TO CONSTRUCT IMPROVEMENTS AND ADDITIONS TO THE PRINCIPAL BUILDING INCLUDING AN ATTACHED GARAGE. NO SIDE SETBACK OR LOT COVERAGE VARIANCE SHALL BE REQUIRED SO LONG AS THE LOT COVERAGE SHALL NOT EXCEED SIXTY (60) PERCENT FOR THE PRINCIPAL BUILDING AND EIGHT (8) PERCENT FOR THE ANGULAR BUILDING. IN ADDITION, SAID BUILDING SHALL BE PERMITTED TO ENCRUMB ON THE SOUTHERLY SIDE SETBACK ONLY.
 - THE OWNER OR LESSEE OF LOT NO. 27 SHALL BE PERMITTED TO CONSTRUCT A TWENTY (20) FOOT BY TWENTY FOUR (24) FOOT GARAGE AND TEN (10) FOOT ENCLOSED WALKWAY CONNECTING SAID GARAGE AND PRINCIPAL BUILDING. NO SIDE SETBACK OR LOT COVERAGE VARIANCE SHALL BE REQUIRED FOR CONSTRUCTION OF THE SAME SO LONG AS SAID WALKWAY SHALL BE LOCATED ON THE WESTERLY SIDE OF THE PREMISES AND ENCRUMB UPON THE SOUTHERLY SIDE SETBACK 0.47.
- THE OWNER OR LESSEE OF LOT NO. 21 SHALL BE PERMITTED TO CONSTRUCT OR OTHERWISE RETAIN THE (2) PRINCIPAL BUILDINGS ON SAID LOT SUBJECT TO THE FOLLOWING CONDITIONS:
 1. THE EXISTING BUILDING LOCATED NEAREST THE WESTERLY LINE OF THE PROPERTY SHALL BE LIMITED IN SIZE TO THE FOOTPRINT CURRENTLY EXISTING ON SAID LOT AS SHOWN ON THE SITE PLAN.
 2. THE SECOND BUILDING SHALL BE CONSTRUCTED UPON THE EXISTING FOUNDATION LOCATED NEAREST THE EASTERLY LINE OF THE PROPERTY. THE OWNER OR LESSEE OF LOT NO. 21 SHALL BE PERMITTED TO CONSTRUCT A TWENTY EIGHT (28) FOOT BY FOURTY FOUR (44) FOOT RESIDENCE WHICH BUILDING SHALL BE COMPARED TO THE EXISTING NORTHWEST AND SOUTHERLY LINES OF SAID FOUNDATION (I.E. 28 FEET) AND SHALL EXTEND THE EASTERLY AND/OR WESTERLY LINES OF SAID FOUNDATION TO A MAXIMUM OF FOURTY FOUR (44) FEET. NO SIDE SETBACK OR LOT COVERAGE VARIANCE SHALL BE REQUIRED FOR CONSTRUCTION OF THE SAME.
- THE OWNER OR LESSEE OF LOT NO. 3 SHALL BE PERMITTED TO CONSTRUCT A WALKWAY/RAMP FROM THE NORTHERLY ENTRANCE OF THE PRINCIPAL BUILDING TO A DECK TO BE CONSTRUCTED ON THE EASTERLY SIDE OF THE PRINCIPAL BUILDING. NO SIDE SETBACK OR LOT COVERAGE VARIANCE SHALL BE REQUIRED FOR CONSTRUCTION OF THE SAME SO LONG AS THE WALKWAY/RAMP IS NOT IN EXCESS OF THE (2) FEET IN WIDTH AND OF THE MINIMUM LENGTH NECESSARY TO CONNECT THE NORTHERLY ENTRANCE TO SAID DECK.
 - THE OWNER OR LESSEE OF LOT NO. 4 SHALL BE PERMITTED TO CONSTRUCT A THIRTY FIVE (35) FOOT BY THIRTY FIVE (35) FOOT GARAGE ATTACHED TO THE PRINCIPAL RESIDENCE WITHIN THE REQUIRED SETBACKS. IN ADDITION, SAID OWNER OR LESSEE SHALL BE PERMITTED TO CONSTRUCT A THIRTY (30) FOOT BY THIRTY (30) FOOT BATHHOUSE OVER THE PERMITTED DOCK. NO SETBACK OR LOT COVERAGE VARIANCE SHALL BE REQUIRED FOR CONSTRUCTION OF THE SAME.

WATER MAIN EASEMENT DETAIL
SCALE: 1" = 30'

BASE FLOOD ELEVATION OF SARATOGA LAKE = 210.3 AS DETERMINED BY A FLOOD INSURANCE STUDY DATED DECEMBER 15, 1983 PREPARED BY THE FEDERAL EMERGENCY MANAGEMENT AGENCY.
THE MEAN HIGH WATER MARK FOR THE LAKE = 205.5 AS SUPPLIED BY THE SARATOGA LAKE PROTECTION & IMPROVEMENT DISTRICT.

SHEET TITLE
SUBDIVISION
PLAN
G-291A

REVISIONS	DATE	BY
GENERAL REVISIONS AND PLANNING	10/22/99	MSW
FINAL CORRECTIONS FOR CITY	11/19/99	MSW

E. DANIEL FULLER
P.L.S. # 49,135

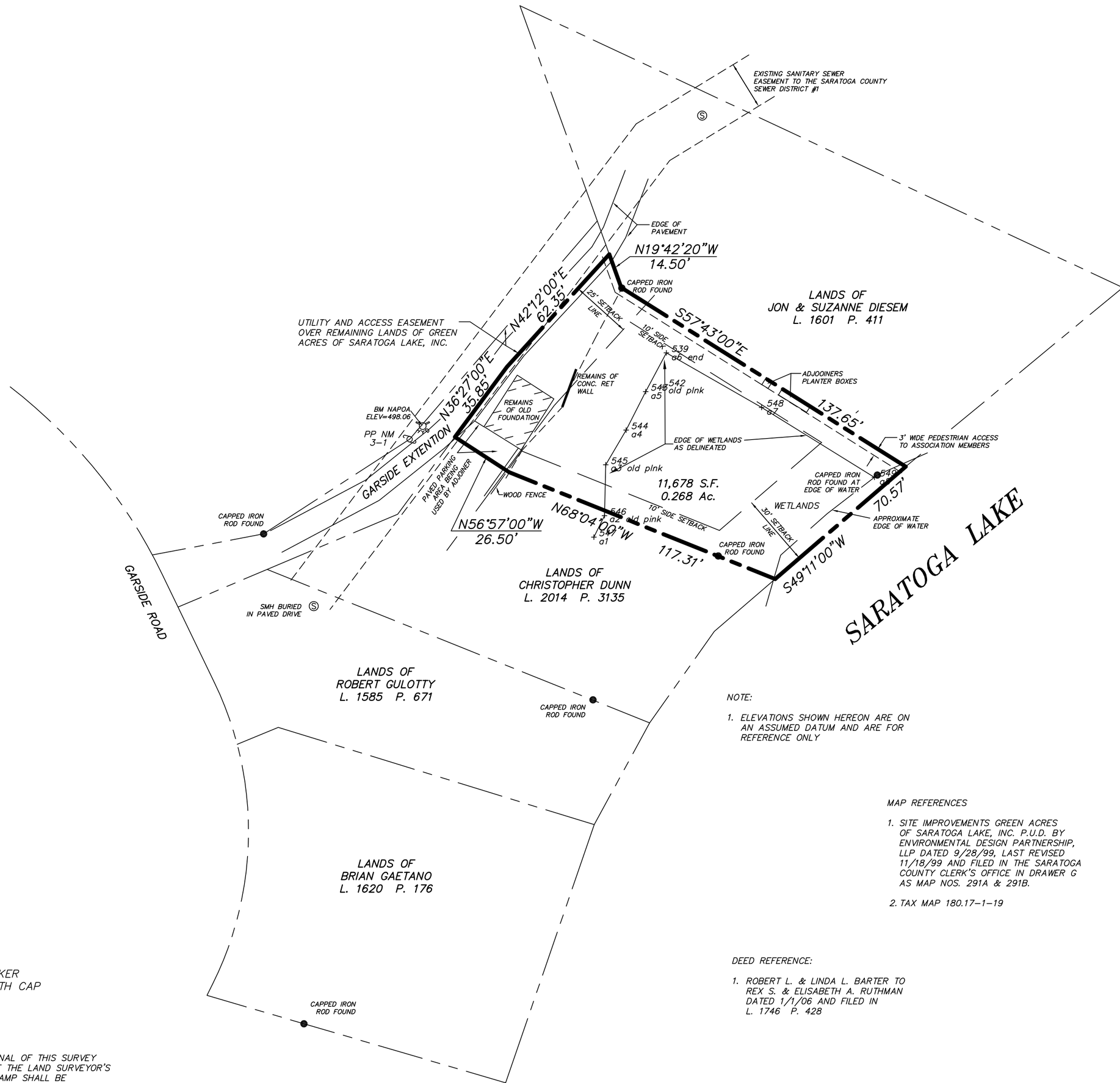
MICHAEL S. MCMAMARA
P.E. # 71,029

SCALE: 1" = 40'
PROJECT NO.
SHEET NO. 1

G-291A

G-291A

F
BOUNDARY SURVEY



NOTE:
 1. ELEVATIONS SHOWN HEREON ARE ON AN ASSUMED DATUM AND ARE FOR REFERENCE ONLY

MAP REFERENCES
 1. SITE IMPROVEMENTS GREEN ACRES OF SARATOGA LAKE, INC. P.U.D. BY ENVIRONMENTAL DESIGN PARTNERSHIP, LLP DATED 9/28/99, LAST REVISED 11/18/99 AND FILED IN THE SARATOGA COUNTY CLERK'S OFFICE IN DRAWER G AS MAP NOS. 291A & 291B.
 2. TAX MAP 180.17-1-19

DEED REFERENCE:
 1. ROBERT L. & LINDA L. BARTER TO REX S. & ELISABETH A. RUTHMAN DATED 1/1/06 AND FILED IN L. 1746 P. 428

- LEGEND:**
- FOUND IRON MARKER
 - SET IRON ROD WITH CAP
 - ⊙ POINT
 - E— POWER LINE
 - STONE WALL
 - x-x- FENCE

ONLY COPIES FROM THE ORIGINAL OF THIS SURVEY MARKED WITH AN ORIGINAL OF THE LAND SURVEYOR'S EMBOSSED SEAL OR INKED STAMP SHALL BE CONSIDERED TO BE VALID TRUE COPIES.

Unauthorized Alteration to this map is a violation of Section 7209, Subdivision 2 of the New York State Education Law.

Timothy P. Dunn
 TIMOTHY P. DUNN, LICENSED LAND SURVEYOR NO. 49313

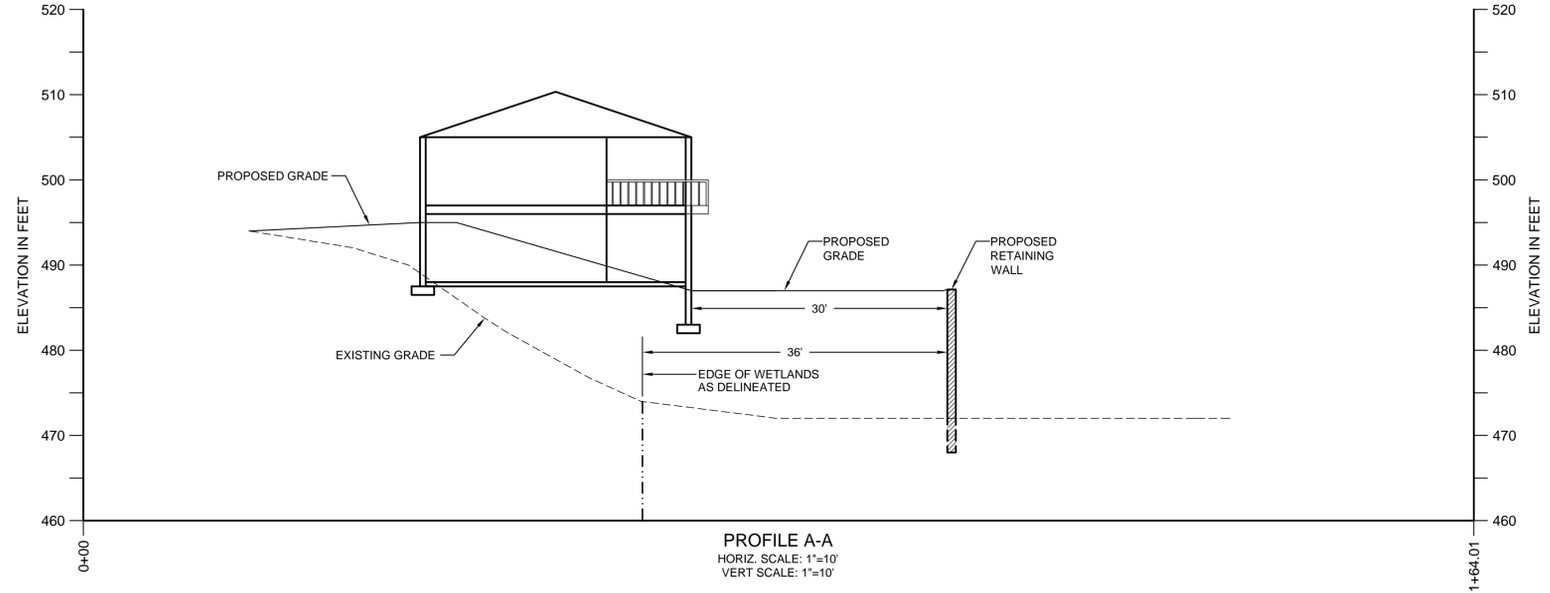
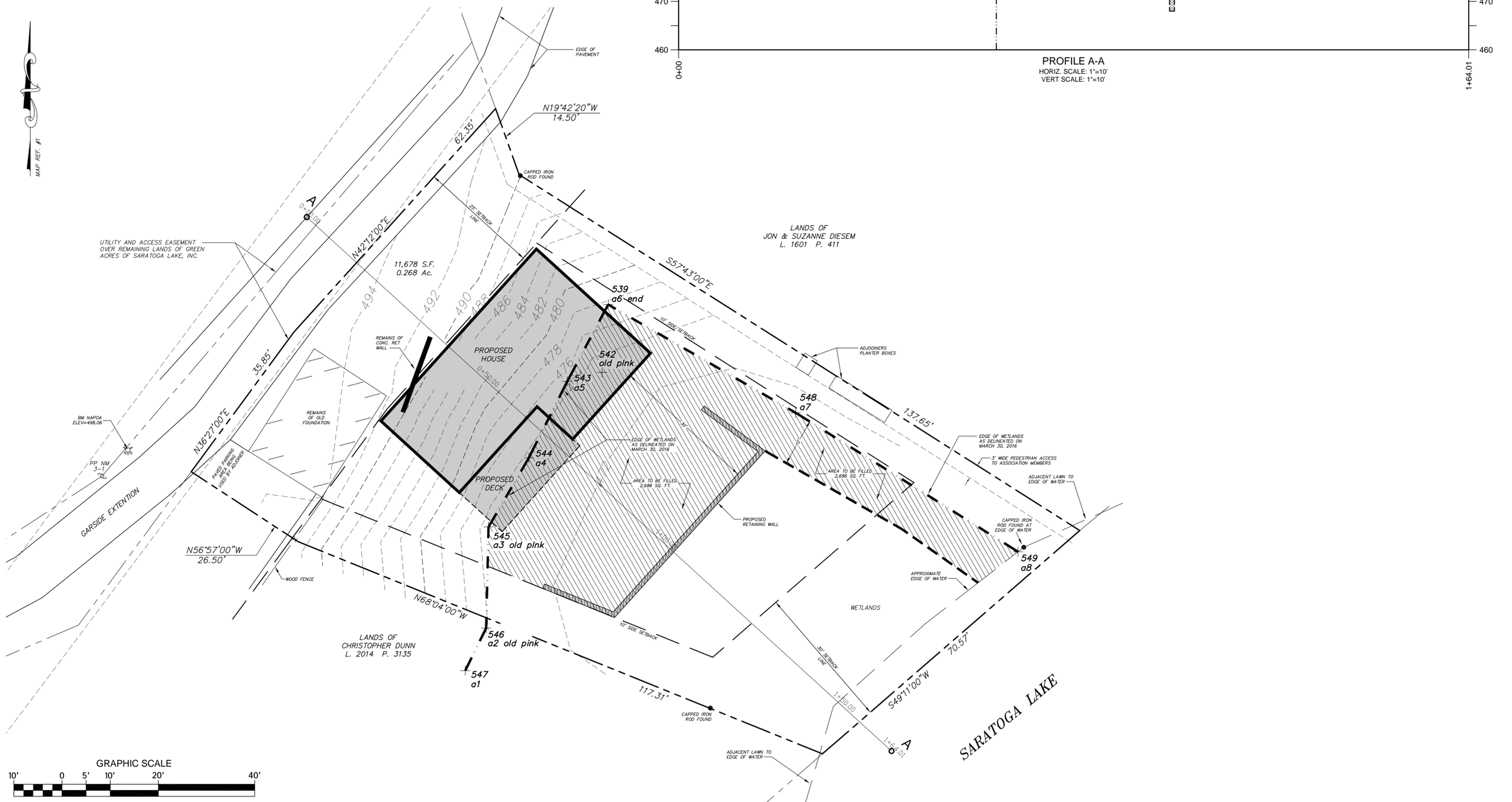
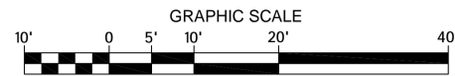
BREWER ENGINEERING ASSOCIATES, P.C.
 CONSULTING ENGINEERS PLANNERS
 743 COLUMBIA TURNPIKE
 EAST GREENBUSH, NEW YORK 12061
 PHONE: 518-477-5253 FAX: 518-477-5233

MAP OF SURVEY
 OF LANDS OF
REX S. & ELISABETH A. RUTHMAN
 CITY OF SARATOGA SPRINGS, SARATOGA COUNTY, NEW YORK

BOUNDARY SURVEY

DRAWN BY:	TPD	DATE:	6/16/15	CHECKED BY:	RT	SCALE:	1"=30'
DATE:		REVISION:		DATE:		REVISION:	

G
SITE PLAN



BREWER ENGINEERING ASSOCIATES, P.C. CONSULTING ENGINEERS PLANNERS 743 COLUMBIA TURNPIKE, EAST GREENBUSH, NEW YORK 12061 PHONE: 518.477.5253 FAX: 518.477.5233

PROPOSED RESIDENCE OF REX S. & ELISABETH A. RUTHMAN CITY OF SARATOGA SPRINGS, SARATOGA COUNTY STATE OF NEW YORK

Table with columns for TITLE, DRAWING NUMBER, DRAWN BY, DATE, CHECKED BY, DATE, SCALE, AS SHOWN, and REVISION. Includes a revision table with one entry and a drawing number '15-01'.

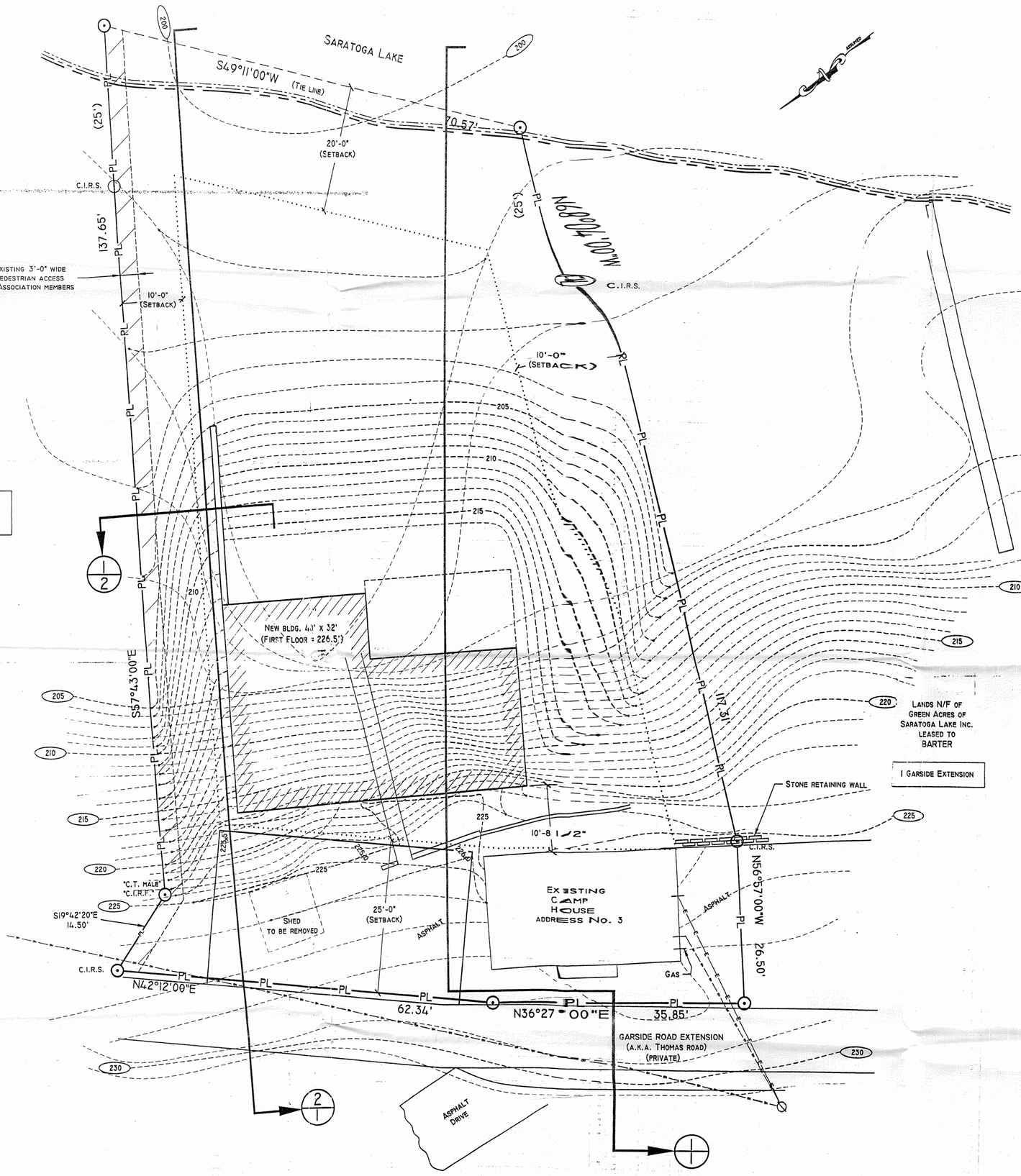
UNAUTHORIZED ALTERATION OR ADDITION TO THIS DOCUMENT IS A VIOLATION OF SECTION 7209 SUBSECTION 2 OF THE NEW YORK STATE EDUCATION LAW

LANDS N/F OF GREEN ACRES OF SARATOGA LAKE INC. LEASED TO DIESEM

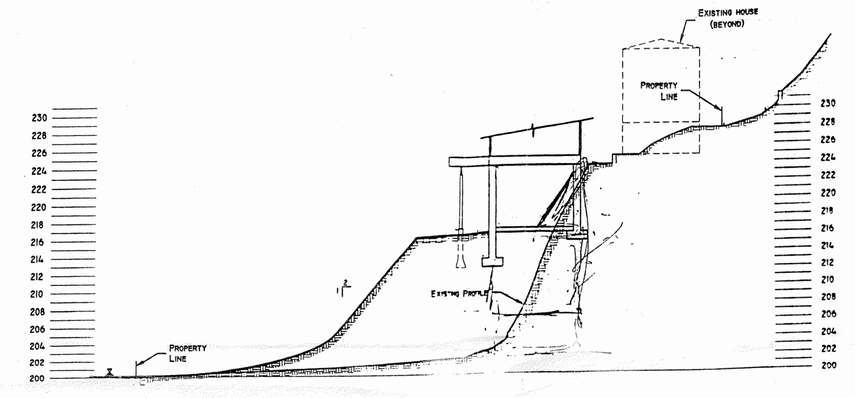
5 GARSIDE EXTENSION OR 620 CRESCENT AVENUE

LANDS N/F OF GREEN ACRES OF SARATOGA LAKE INC. LEASED TO BARTER

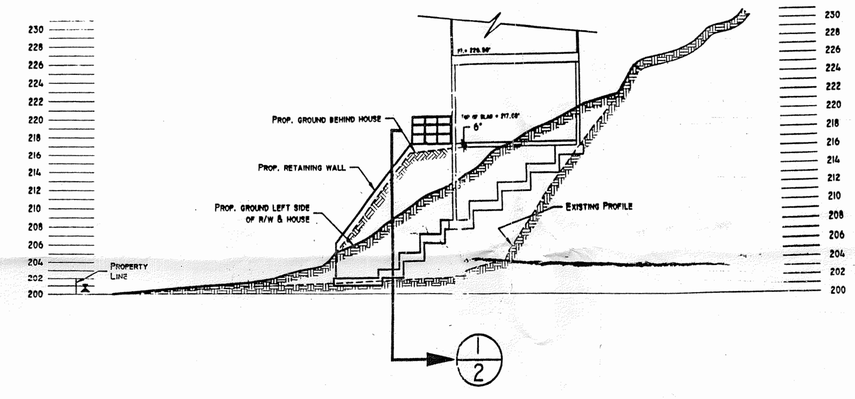
1 GARSIDE EXTENSION



SITE PLAN
SCALE: 1"=10'-0"



SITE PROFILE
SCALE: H = 1"=20'-0"
V = 1"=10'-0"



2 PROPOSED PROFILE @ RETAINING WALL
SCALE: H = 1"=20'-0"
V = 1"=10'-0"

ESTIMATED FILL REQUIREMENTS	
FOUNDATION	AREA
CENTER	$3.25m^2 \times (20' \times 10') \times 50' = 32,500 \text{ sq. ft.}^3$
RIGHT SIDE	$3.25m^2 \times (20' \times 10') \times 20' = 6,500 \text{ ft.}^3$
LEFT SIDE (RETAINING WALL)	$(20' \times 10') \times 70' = 3,500 \text{ ft.}^3$
TOTAL	$42,500 \text{ ft.}^3 = 1,574 \text{ cu. yd.}$

OWNER: REX RUTHMAN 475-9088

REVISIONS			
No.	DATE	DESCRIPTION	BY



SITE PLAN
3 GARSIDE EXTENSION
SARATOGA, NY

RICHARD H. GREEN P.E., P.C.
CONSULTING ENGINEERS

821 DELAWARE AVE.
DELIHAR, N.Y., 12004
(518) 439-6676
FAX: (518) 439-6678
P.E. # 053716

DATE: 2-16-06
SCALE: AS SHOWN

JOB No: 05-11-26
BY: DJL
CHK: RHG
DWG. No: 1 of 2

H

**WETLAND DELINEATION,
LETTER, PHOTOS AND DELINEATION MAP**

ROGER J. CASE, PROFESSIONAL SOIL SCIENTIST
DIVERSIFIED SOIL SERVICES, LTD.
POST OFFICE BOX 489, CLAVERACK, NY 12513

TO: Dick Tice @
Brewer Engineering

April 1, 2016

RE: Garside Extension Property

Dear Dick,

On Wednesday March 30, 2016 I went to the property on Garside Road Extension on the west shore of Saratoga Lake near the north end of the Lake.

The upland on the property consists of a "bench" of old stable fill material on the east side of Garside Road Extension with a steep bank extending down to the edge of the wetland. There is an additional narrow strip of old stable fill along the north edge of the wetland placed to extend the lawn area of the adjacent landowner. The lawn area goes out to the edge of the Lake.

The wetland between the base of the steep slope and the Lake is very well defined. The vegetative community between the upland and the edge of the lake is 100 percent hydrophytic plants including sensitive fern, cattails and sphagnum moss over saturated mucky silt.

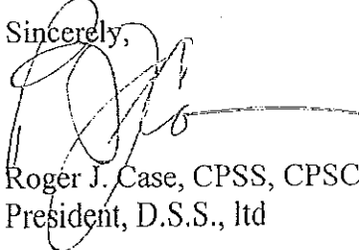
The wetland boundary is flagged along the base of the steep slope from south to north and then along the edge of the filled lawn area out to the edge of the Lake. There are eight flags in the wetland boundary.

It may be possible for the client to construct steps down the steep bank at the north edge of the parcel to the lawn area that extends out to the lake and then get a permit to build a dock for recreational access to the lake.

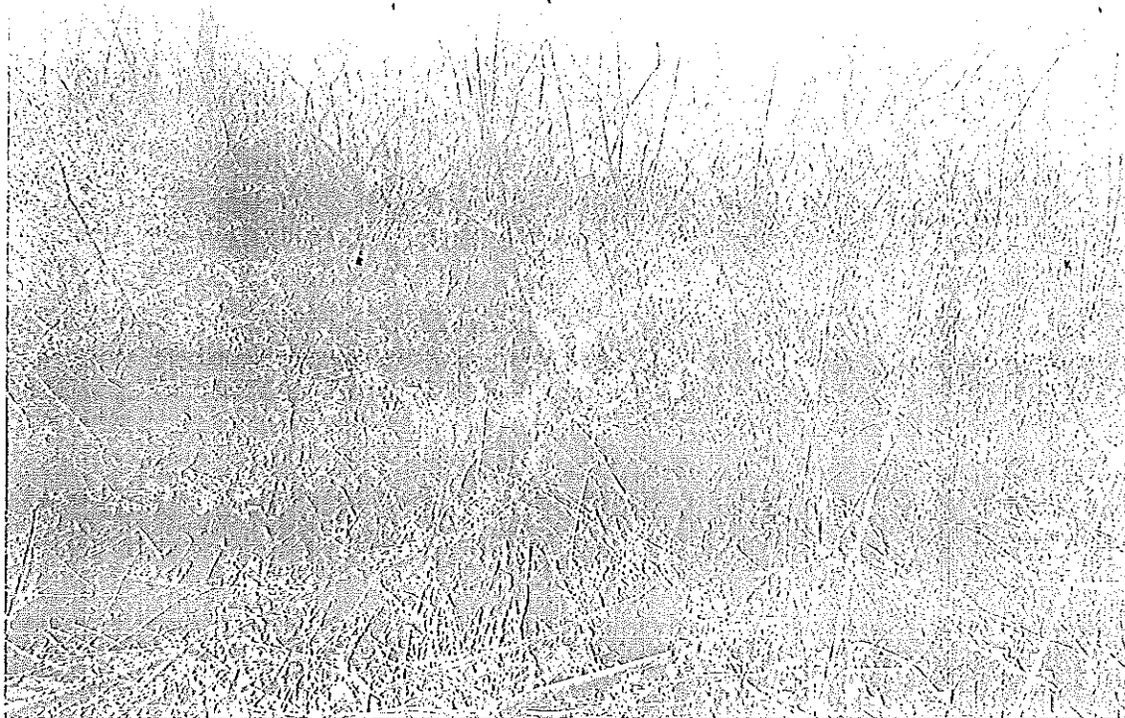
The other option may be to reconstruct the ruins of the stairway down the steep bank to the edge of the wetland. Then get a permit to construct a boardwalk across the wetland to the edge of the Lake and build a dock there.

If I can be of any further assistance please don't hesitate to call.

Sincerely,



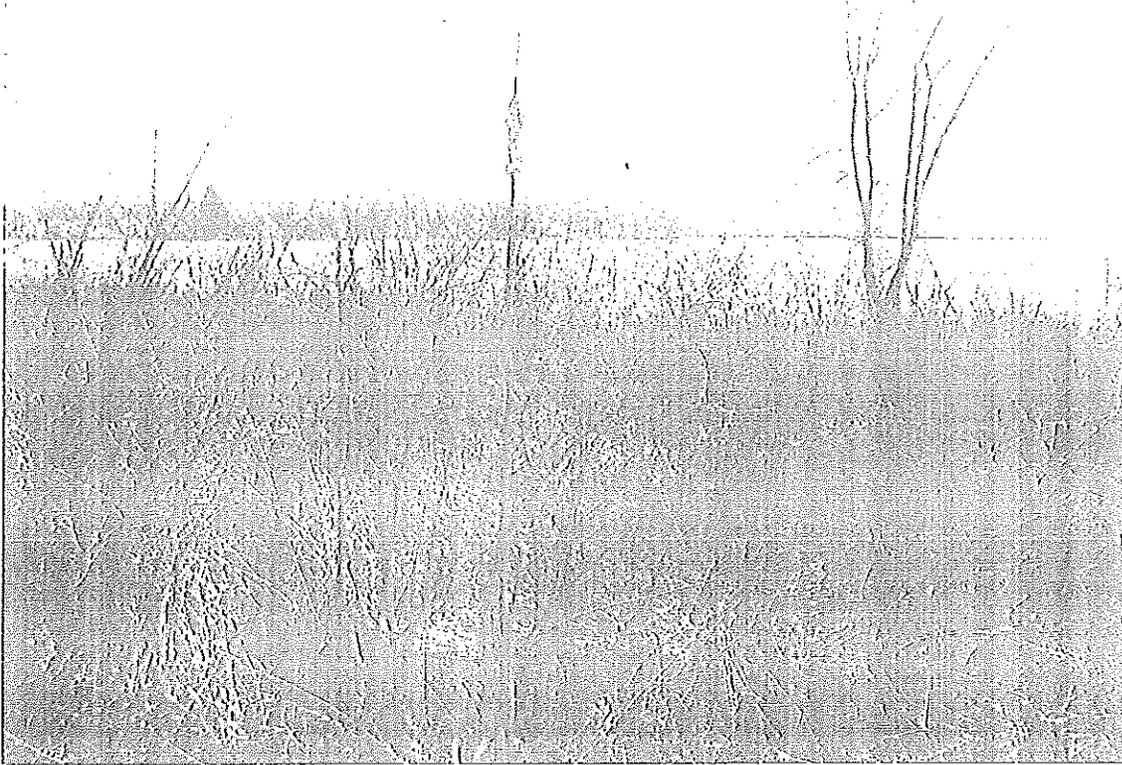
Roger J. Case, CPSS, CPSC
President, D.S.S., ltd



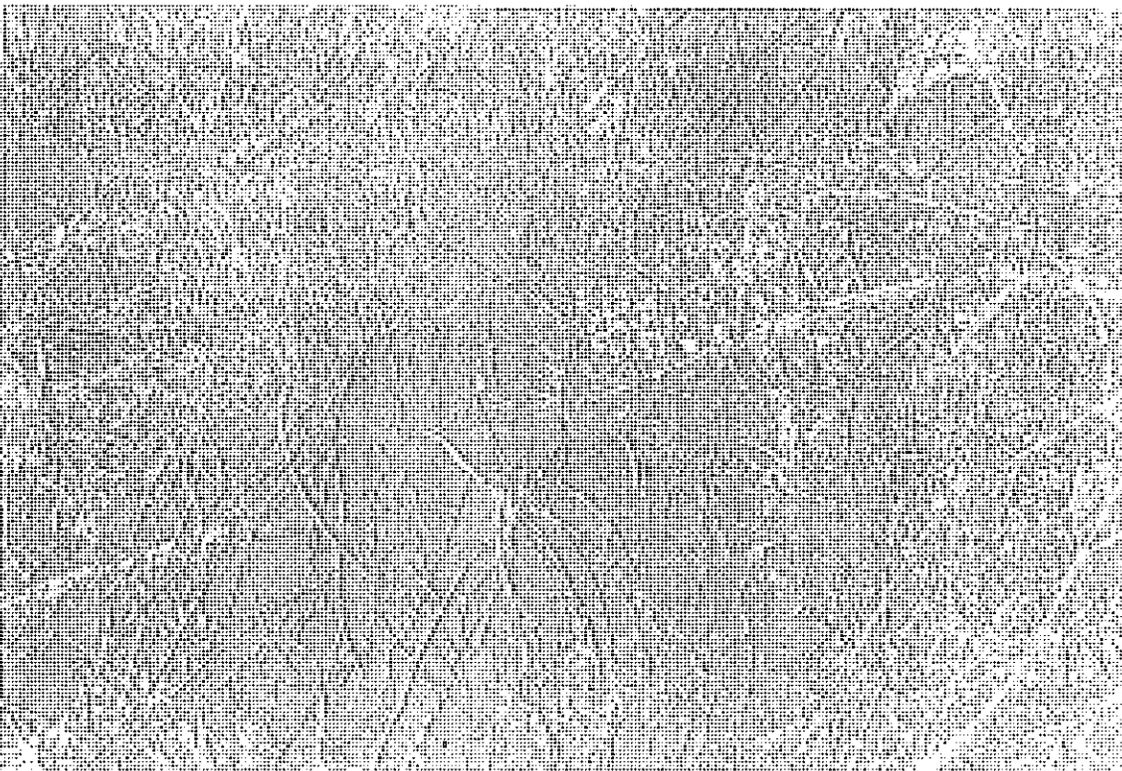
Above: The herbaceous layer in the wetland is nearly a monoculture of sensitive fern (FACW).

Below: The shrub layer in the wetland is composed of silky dogwood, stiff gray dogwood and speckled alders (FACW).





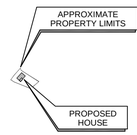
Above: There are a couple of small patches of cattails (OBL) on mucky silt sediment.
Below: Near the south property line at the base of the steep bank there is a mossy seep with ankle deep water.





Above: The upland has staghorn sumac (FACU) on a steep bank of old stable fill material including some CD and other non soil materials. There is a narrow nearly level apron of overgrown upland between the top of the steep bank and Garside Extension.

I
FEMA 100 YEAR
FLOOD PLAIN MAP



J
AERIAL PHOTO

K
PROPERTY PHOTOS



PHOTO 1A



PHOTO 1B



PHOTO 1C

LOCATION 1



PHOTO 2A

LOCATION 2



PHOTO 6A

LOCATION 6



PHOTO 5A

LOCATION 5



PHOTO 5B



PHOTO 4A



PHOTO 4B

LOCATION 4

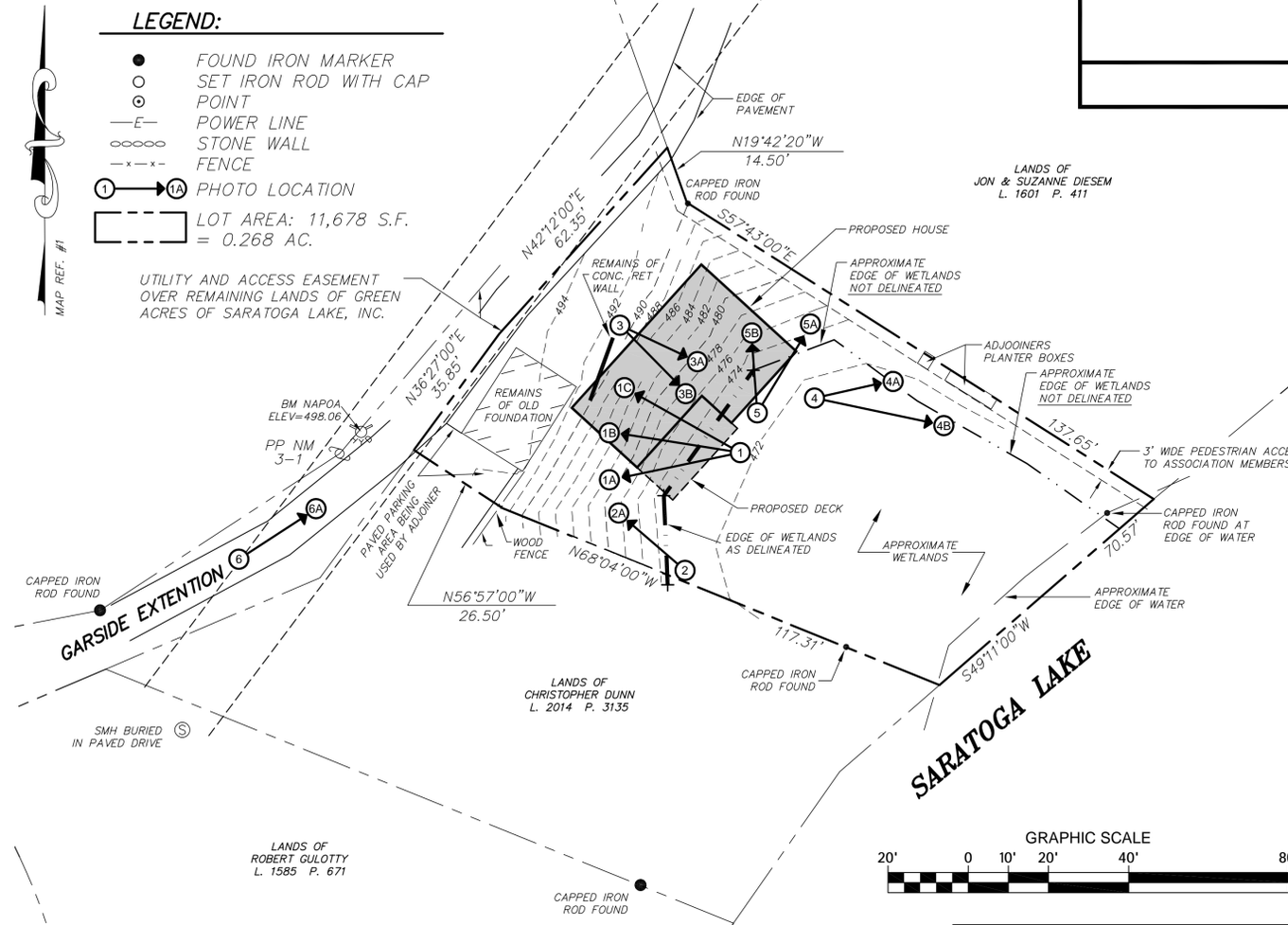


PHOTO 3A



PHOTO 3B

LOCATION 3



2006 - PHOTO LOCATIONS

PROPOSED RESIDENCE OF
REX S. & ELISABETH A. RUTHMAN
 CITY OF SARATOGA SPRINGS, SARATOGA COUNTY
 STATE OF NEW YORK

2006 - PHOTO LOCATION MAP

TITLE	2006 - PHOTO LOCATION MAP						
DRAWN BY	JDF	DATE	03/07/16	CHECKED BY	TJB	SCALE	AS SHOWN
DATE		REVISION		DATE		REVISION	

DRAWING NUMBER	1
APN	15-16

UNAUTHORIZED ALTERATION OR ADDITION TO THIS DOCUMENT IS A VIOLATION OF SECTION 7209 SUBSECTION 2 OF THE NEW YORK STATE EDUCATION LAW

L
BUILDING PLANS -
FOUNDATION & ELEVATIONS

EXTERIOR DOOR & WINDOW SCHEDULE
 MANF. IS SUBJECT TO CHANGE. ANY CHANGE MUST MEET LIGHT, VENT, AND EGRESS REQUIREMENTS.

NOTE: CHECK ALL DIMENSION ON SITE

MANUFACTURER	STYLE	QTY.	NOTES	R.O. (WxH)	EGRESS	LIGHT	VENT
①	ANDERSEN	Cxw155-3	3		9'-0 5/8" x 5'-5 3/8"	12.60	39.30 25.20
②		Cx25	4		5'-3 1/4" x 5'-0 3/8"	9.80	20.70 19.60
③		AN 351	1		3'-5 3/8" x 1'-9"	1.50	4.00 1.50
④		Cxw155-2	1		6'-0 1/2" x 5'-5 3/8"	12.60	26.20 25.20
⑤		Cw155	4	w/CTR2410	2'-4 7/8" x 6'-5 7/8"	9.40	10.00 9.40
⑥		PSD55	1	w/PTL 500	5'-0 7/8" x 6'-5 7/8"	NA	23.00 NA
⑦		A31	3		3'-0 1/2" x 2'-0 5/8"	1.30	4.30 1.30
⑧		Cw35	1		7'-1 1/2" x 5'-0 3/8"	8.60	27.60 17.20
⑨		C14	1		2'-0 5/8" x 4'-0 1/2"	5.50	5.90 5.50
⑩		Cx25	1		5'-3 1/4" x 5'-0 3/8"	9.80	20.70 19.60
⑪		Cxw135	1		3'-0 1/2" x 3'-5 3/8"	7.50	7.90 7.50
⑫		PSD50	1		5'-0 3/8" x 5'-0 3/8"	NA	21.10 NA
⑬		Custom	2	SEE B.S. #1	2'-7" x 5'-1"	NA	7.60 NA
⑭		"	2	"	2'-7" x 5'-1"	NA	7.60 NA
⑮		"	2	"	5'-0" x 4'-6"	NA	7.35 NA
⑯							
⑰							
⑱							
⑲							
⑳							
㉑							
㉒							
△	THERMA-TRU	#210 (3/0)	1	(2) S.L + 1' TRANSOM	5'-5 1/2" x 7' 1 1/2"	NA	
△	ANDERSEN	FWG60611	2		6'-0" x 6'-11"	15.31	24.86 15.31
△	NANA	FOLDING	1		10'-0" x 7'-0"	NA	
△							
△							
△							

ROOM	AREA	LIGHT		VENT	
		REQ	ACT	REQ	ACT
GREAT RM	483.00	38.64	155.85	19.32	73.90
KIT/DIN	448.50	35.88	114.06	17.94	78.11
BEDRM #1	122.76	9.82	24.70	4.91	21.10
BEDRM #2	148.50	11.88	27.60	5.94	17.20
MASTER SUITE	257.08	20.56	51.15	10.28	27.10

WARNING: IT IS A VIOLATION OF NEW YORK STATE LAW FOR ANY PERSON, UNLESS ACTING UNDER THE DIRECTION OF A LICENSED ARCHITECT, TO ALTER THIS DOCUMENT IN ANY WAY. IF A DOCUMENT BEARING THE SEAL OF AN ARCHITECT IS ALTERED, THE ALTERING ARCHITECT SHALL AFFIX TO SUCH DOCUMENT HIS OR HER SEAL AND A NOTATION "ALTERED BY," FOLLOWED BY HIS OR HER SIGNATURE, THE DATE OF SUCH ALTERATION, AND A SPECIFIC DISCRPTION OF THE ALTERATION.

NOTE: THIS STRUCTURE MUST BE BUILT IN ACCORDANCE TO ALL KNOWN BUILDING CODES AND REGULATION OF THE TOWN IN WHICH IT IS ERECTED AND NEW YORK STATE BUILDING CODES, INCLUDING THE NEW YORK STATE ENERGY CONSERVATION CONSTRUCTION CODE.

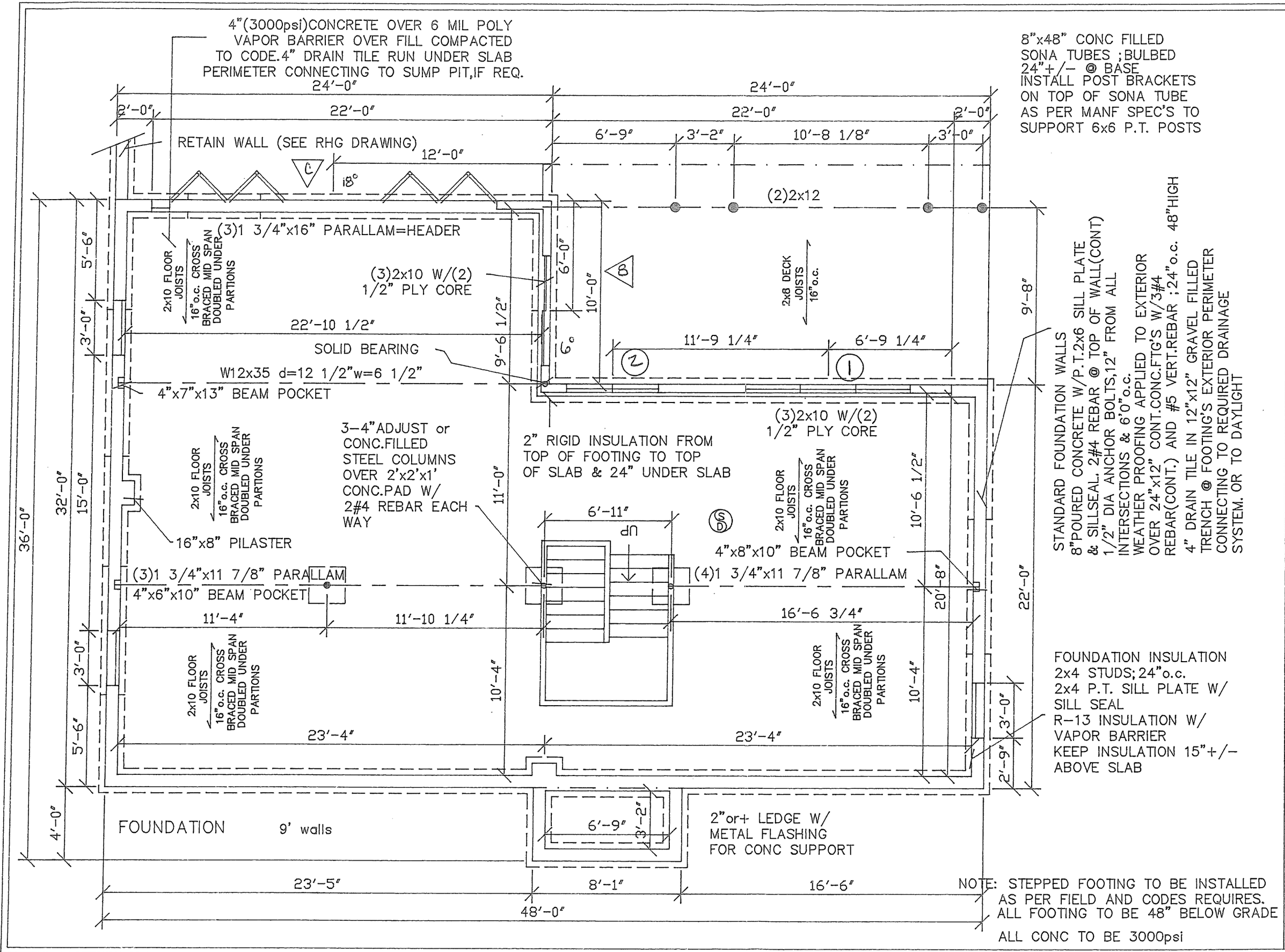
TABLE OF CONTENTS	
1 COVER/D&W/L&V	9 BUILDING SECTION
2 FOUNDATION	10 BUILDING SECTION
3 FLOOR PLAN	
4 FLOOR PLAN	
5 ELEVATIONS	
6 ELEVATIONS	
7 BUILDING SECTION	
8 BUILDING SECTION	

STAMP

FILE# : DC19-2x

CHECKED: LAKE HOUSE SARATOGA LAKE, NY
 DONE BY: COVER/D&W/L&V/ENERGY AUDIT RKO
 DeRaven Design & Drafting 321 Delaware Ave. Delmar NY 12054 518-478-0630
 R.H. Green PE PC 321 Delaware Ave. Delmar NY 12054 518-439-6474 (fax) 518-438-6475

DATE: FEB 15 06
 SHEET OF
 OWNER: ROTHMAN
 BUILDER
 RHG #: 051126A



4" (3000psi) CONCRETE OVER 6 MIL POLY VAPOR BARRIER OVER FILL COMPACTED TO CODE. 4" DRAIN TILE RUN UNDER SLAB PERIMETER CONNECTING TO SUMP PIT, IF REQ.

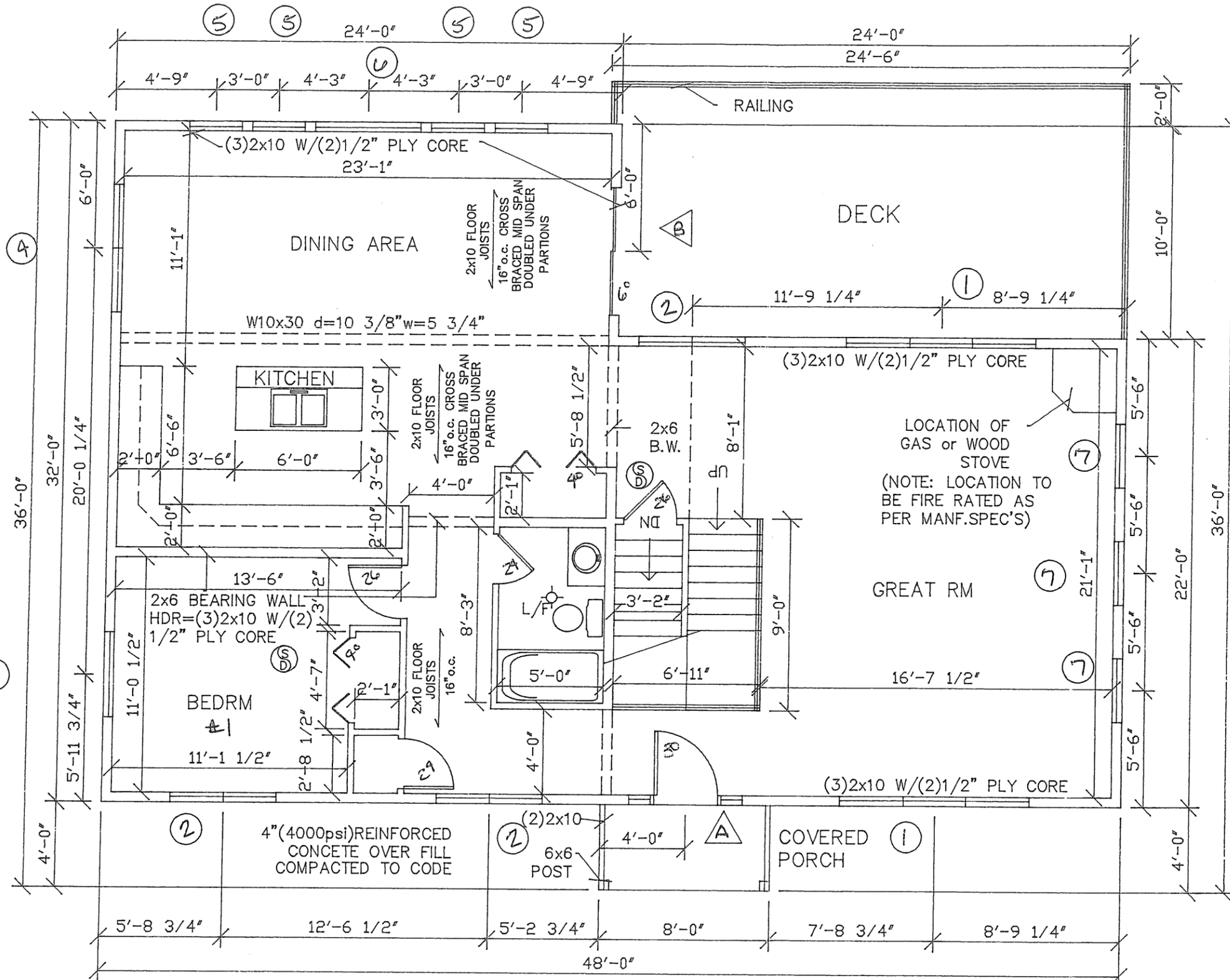
8"x48" CONC FILLED SONA TUBES; BULBED 24" +/- @ BASE. INSTALL POST BRACKETS ON TOP OF SONA TUBE AS PER MANF SPEC'S TO SUPPORT 6x6 P.T. POSTS

STANDARD FOUNDATION WALLS
 8" POURED CONCRETE W/P.T. 2x6 SILL PLATE & SILL SEAL. 2#4 REBAR @ TOP OF WALL (CONT) 1/2" DIA ANCHOR BOLTS, 12" FROM ALL INTERSECTIONS & 6" O.C.
 WEATHER PROOFING APPLIED TO EXTERIOR OVER 24"x12" CONT. CONC. FTG'S W/3#4 REBAR (CONT.) AND #5 VERT. REBAR; 24" O.C. 48" HIGH
 4" DRAIN TILE IN 12"x12" GRAVEL FILLED TRENCH @ FOOTING'S EXTERIOR PERIMETER CONNECTING TO REQUIRED DRAINAGE SYSTEM. OR TO DAYLIGHT

FOUNDATION INSULATION
 2x4 STUDS; 24" O.C.
 2x4 P.T. SILL PLATE W/ SILL SEAL
 R-13 INSULATION W/ VAPOR BARRIER
 KEEP INSULATION 15" +/- ABOVE SLAB

NOTE: STEPPED FOOTING TO BE INSTALLED AS PER FIELD AND CODES REQUIRES. ALL FOOTING TO BE 48" BELOW GRADE
 ALL CONC TO BE 3000psi

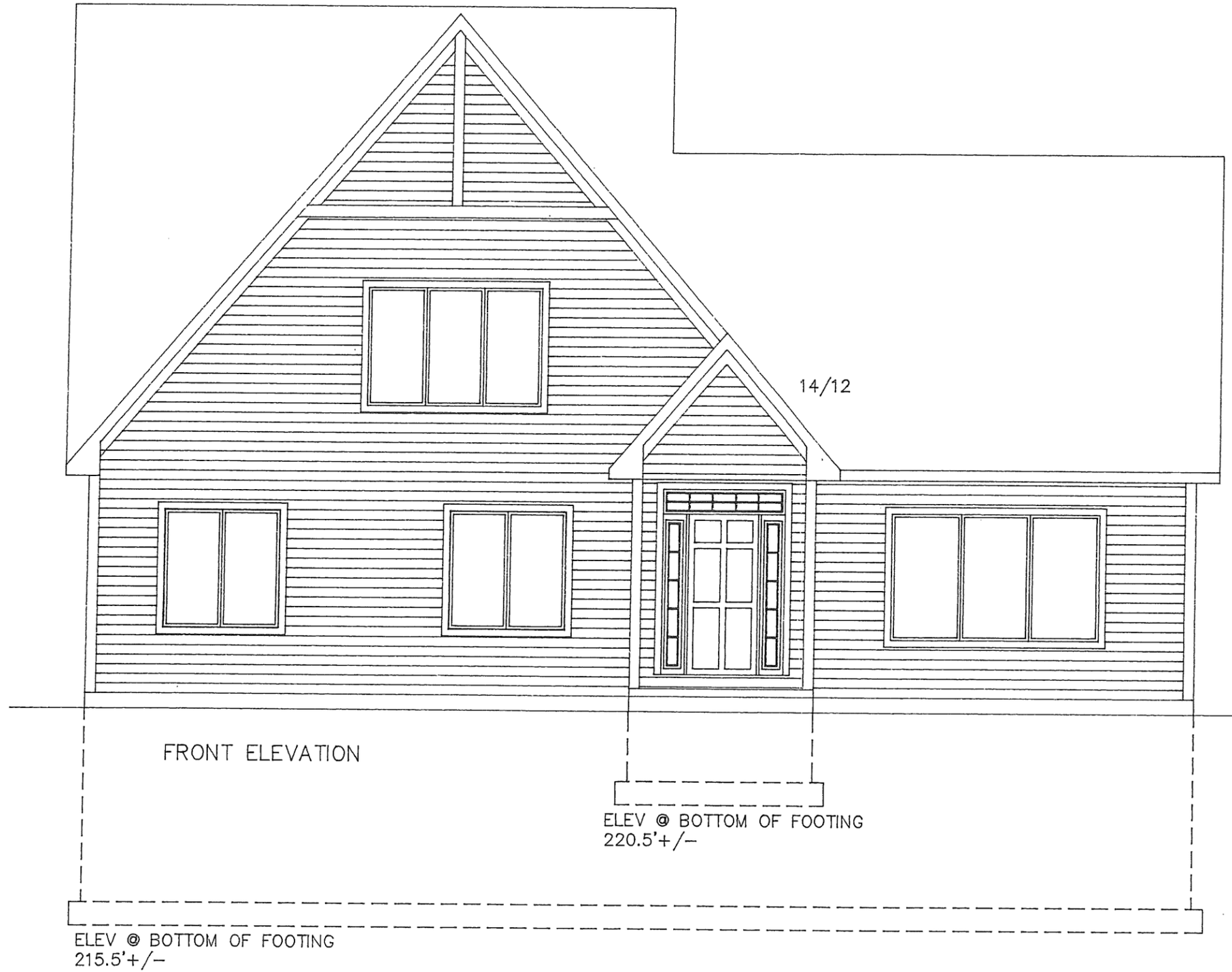
CHECKED:	DATE	2/14/06
	SHEET OF	
DONE BY:	OWNER	RUTHMAN
	CONTRACTOR	
SCALE:	FILE #	DC19-RX
NEW RESIDENCE SARATOGA LAKE, NY		
FOUNDATION		
R.H. Green PE PC Consulting Engineers 321 Delaware Ave, Delmar NY 518*439*6474 / fax 439*6475		
DeRaven Design & Drafting 321 Delaware Ave, Delmar NY 518*478*0630		



1st FLOOR PLAN
Sq.Ft.=1296.00
9' CEILING

(S) SMOKE DETECTOR WIRED TOGETHER ON SAME CURCUIT
W/BATTERY BACK UP & CARBON MONOXIDE ALARM

CHECKED:	DATE	2/14/06
	SHEET OF	OWNER RUTHMAN
DONE BY:	OWNER	RUTHMAN
	CONTRACTOR	R.H.Green PE PC Consulting Engineers 321 Delaware Ave; Delmar NY 518*439*6474/fax 439*6475
SCALE:	CONTRACTOR	DeRaven Design & Drafting 321 Delaware Ave; Delmar NY 518*478*0630
	SCALE	3/16"=1'
FILE #		DC19-RX
DATE		2/14/06
SHEET OF		OWNER RUTHMAN
OWNER		RUTHMAN
CONTRACTOR		R.H.Green PE PC Consulting Engineers 321 Delaware Ave; Delmar NY 518*439*6474/fax 439*6475
CONTRACTOR		DeRaven Design & Drafting 321 Delaware Ave; Delmar NY 518*478*0630
SCALE		3/16"=1'
FILE #		DC19-RX



CHECKED:

DONE BY:
RKO

SCALE:
3/16"=1'

FILE # DC19--RX

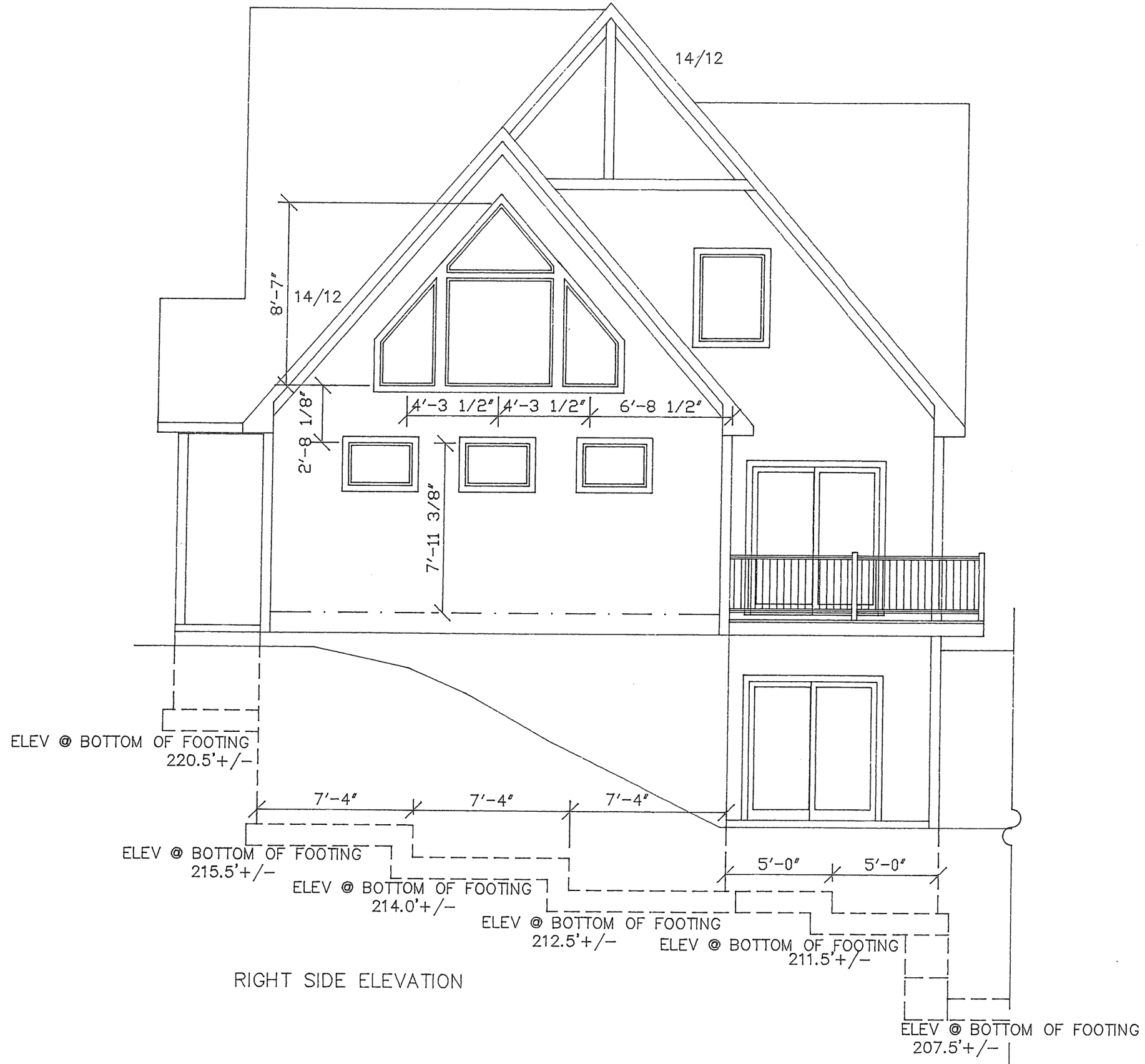
NEW RESIDENCE
SARATOGA LAKE, NY

ELEVATION

DeRaven Design & Drafting
321 Delaware Ave; Delmar NY
518*478*0630

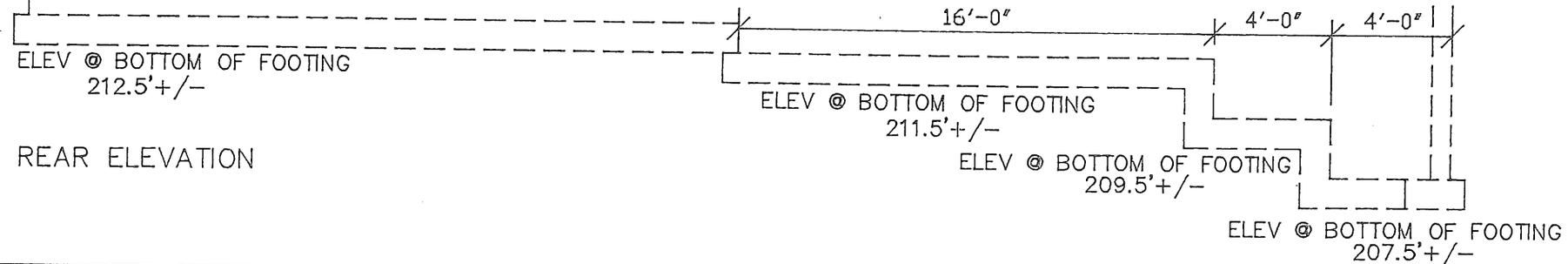
R.H. Green PE PC
Consulting Engineers
321 Delaware Ave; Delmar NY
518*439*6474/fax 439*6475

DATE 2/14/06
SHEET OF
OWNER RUTHMAN
CONTRACTOR
RHG# 051126--A



RIGHT SIDE ELEVATION

CHECKED:	NEW RESIDENCE SARATOGA LAKE, NY		DATE 2/14/06
	ELEVATION		SHEET OF
DONE BY:	DeRaven Design & Drafting 321 Delaware Ave; Delmar NY 518*478*0630		OWNER RUTHMAN
RKO	R.H. Green PE PC Consulting Engineers 321 Delaware Ave; Delmar NY 518*439*6474/fax 439*6475		CONTRACTOR
SCALE:	3/16"=1'		RHG# 051126-A
FILE # DC19-RX			



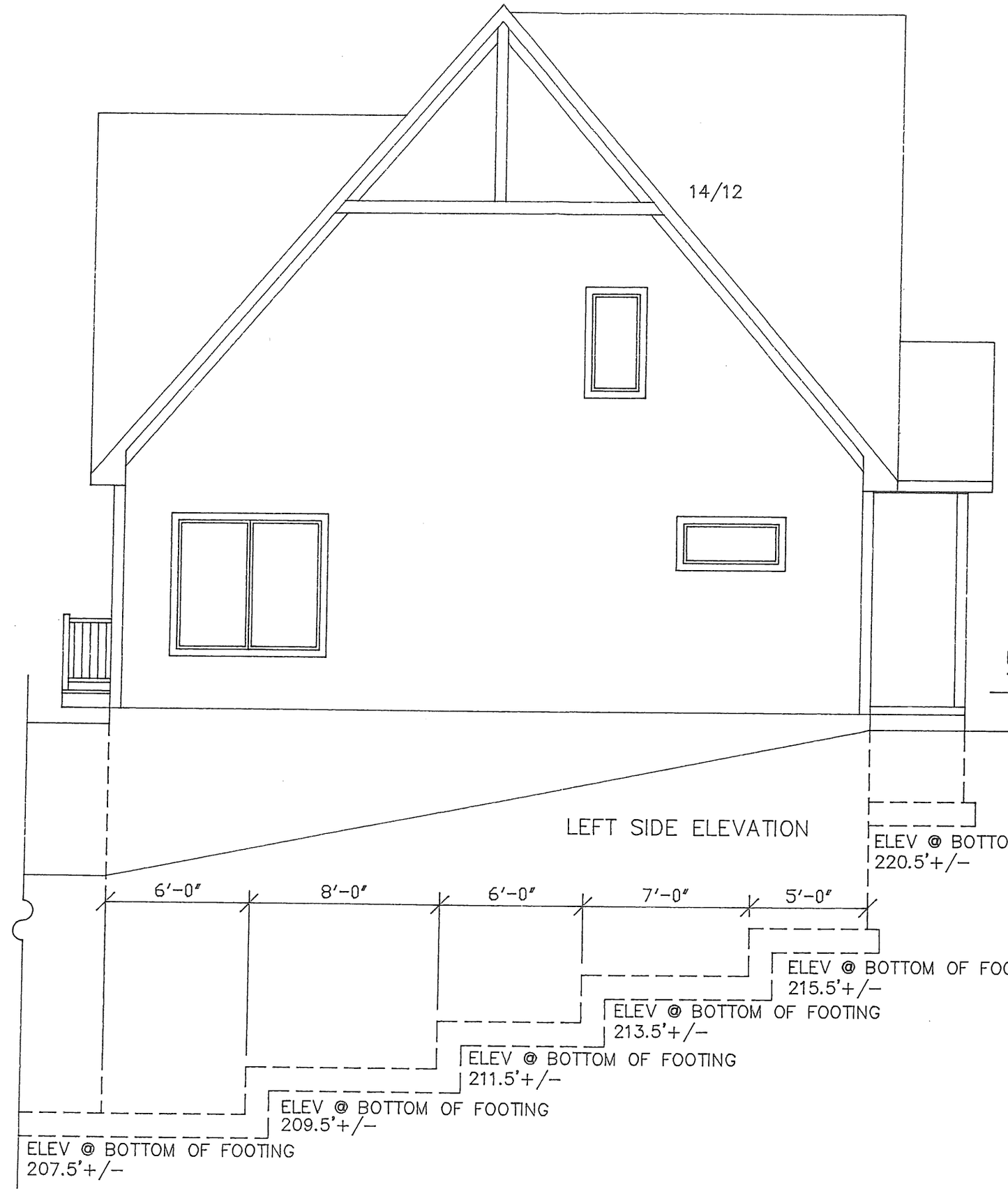
REAR ELEVATION

DATE 2/14/06
 SHEET OF
 OWNER RUTHMAN
 CONTRACTOR
 RHG# 051126-A

NEW RESIDENCE
 SARATOGA LAKE, NY
 ELEVATION
 DeRaven Design & Drafting
 321 Delaware Ave; Delmar NY
 518*478*0630
 R.H.Green PE PC
 Consulting Engineers
 321 Delaware Ave; Delmar NY
 518*439*6474/fax 439*6475

CHECKED:
 DONE BY: RKO
 SCALE: 3/16"=1'

FILE # DC19-RX



ELEVATION OF FINISHED
1st FLOOR=226.5+/-

LEFT SIDE ELEVATION

ELEV @ BOTTOM OF FOOTING
207.5'+/-

ELEV @ BOTTOM OF FOOTING
209.5'+/-

ELEV @ BOTTOM OF FOOTING
211.5'+/-

ELEV @ BOTTOM OF FOOTING
213.5'+/-

ELEV @ BOTTOM OF FOOTING
215.5'+/-

ELEV @ BOTTOM OF FOOTING
220.5'+/-

CHECKED:
DONE BY:
RKO
SCALE:
3/16"=1'

FILE # DC19-RX

NEW RESIDENCE
SARATOGA LAKE; NY

ELEVATION

DeRaven Design & Drafting
321 Delaware Ave; Delmar NY
518*478*0630

R.H.Green PE PC
Consulting Engineers
321 Delaware Ave; Delmar NY
518*439*6474/fax 439*6475

DATE 2/14/06
SHEET OF
OWNER RUTHMAN
CONTRACTOR
RHG# 051126-A

STANDARD ROOF SYSTEM
 25yr ASPHALT or F.G. SHINGLES
 OVER 15# ROOFING FELT
 OVER 5/8" OSB or+ DECKING
 OVER 2x12 RAFTERS; 16" o.c.
 & 2x8 COLLAR TIES; 16" o.c.

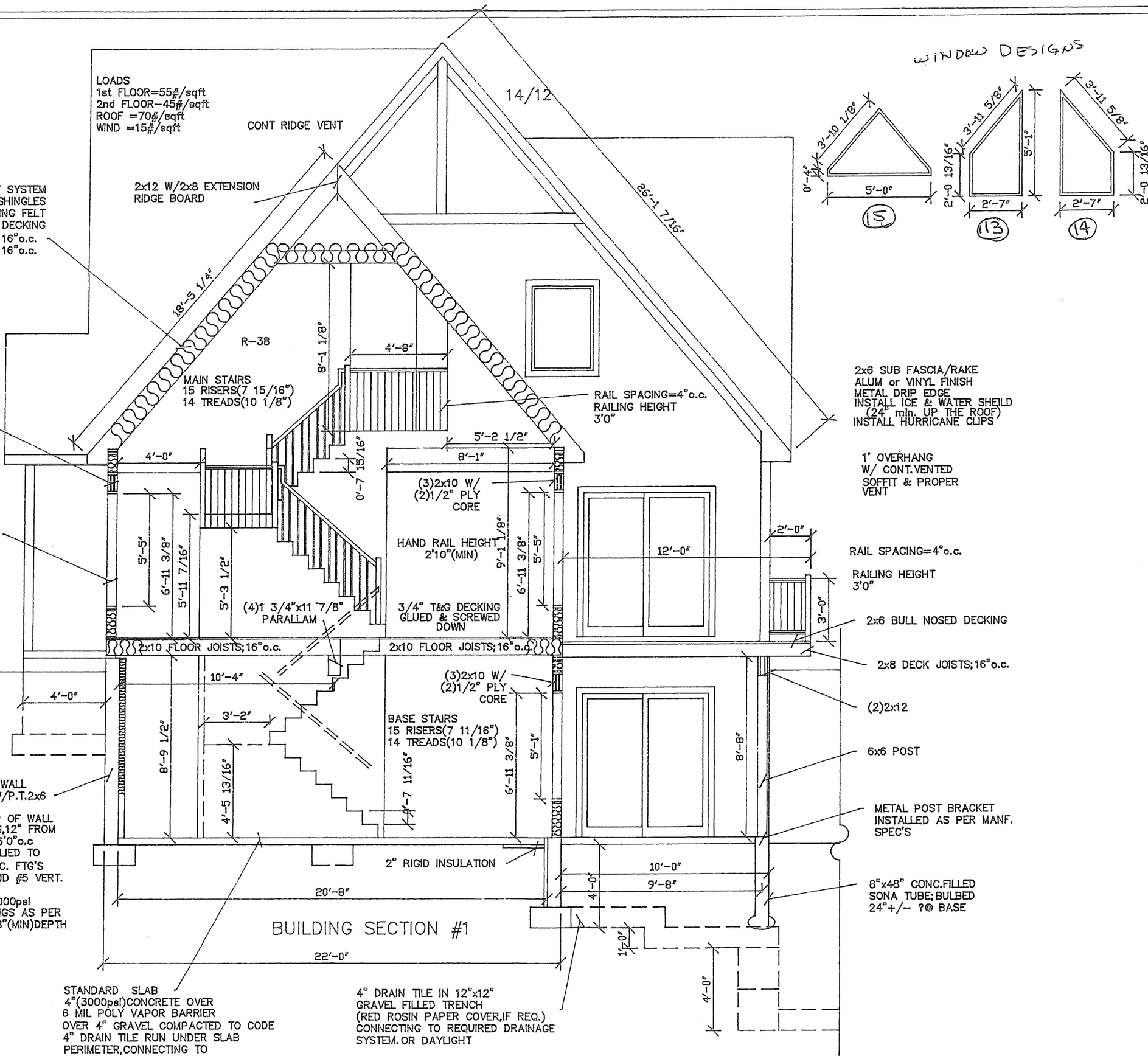
STANDARD EXTERIOR WALL
 2x6 STUDS; 16" o.c.
 5 1/2" F.G. BATTEN (R-21)
 7/16" OSB SHEATHING
 HOUSE WRAP IF REQ.
 VINYL SIDING (EXTER)
 1/2" GYP. BOARD (INTER)
 HDR=(2) 2x10 W/ 2 1/2"
 INSULATION TO THE INSIDE
 UNLESS NOTED.
 IF UNFACED FIBERGLASS
 IS USED INSTALL 4 MIL
 POLY AS VAPOR BARRIER

STANDARD FOUNDATION WALL
 8" POURED CONCRETE W/P.T. 2x6
 SILL PLATE & SILL SEAL
 2#4 REBAR CONT @ TOP OF WALL
 1/2" DIA ANCHOR BOLTS, 12" FROM
 ALL INTER SECTIONS & 6" o.c.
 WEATHER PROOFING APPLIED TO
 OVER 24"x12" CONT. CONC. FTG'S
 W/3#4 REBAR (CONT.) AND #5 VERT.
 48" HIGH; 24" o.c.
 ALL CONCRETE TO BE 3000psi
 INSTALL STEPPED FOOTINGS AS PER
 SITE & CODE REQUIRE; 48" (MIN) DEPTH

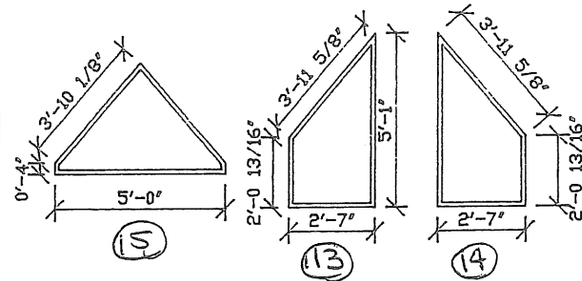
STANDARD SLAB
 4" (3000psi) CONCRETE OVER
 6 MIL POLY VAPOR BARRIER
 OVER 4" GRAVEL COMPACTED TO CODE
 4" DRAIN TILE RUN UNDER SLAB
 PERIMETER, CONNECTING TO
 SUMP PIT; IF REQ.

4" DRAIN TILE IN 12"x12"
 GRAVEL FILLED TRENCH
 (RED ROSIN PAPER COVER, IF REQ.)
 CONNECTING TO REQUIRED DRAINAGE
 SYSTEM OR DAYLIGHT

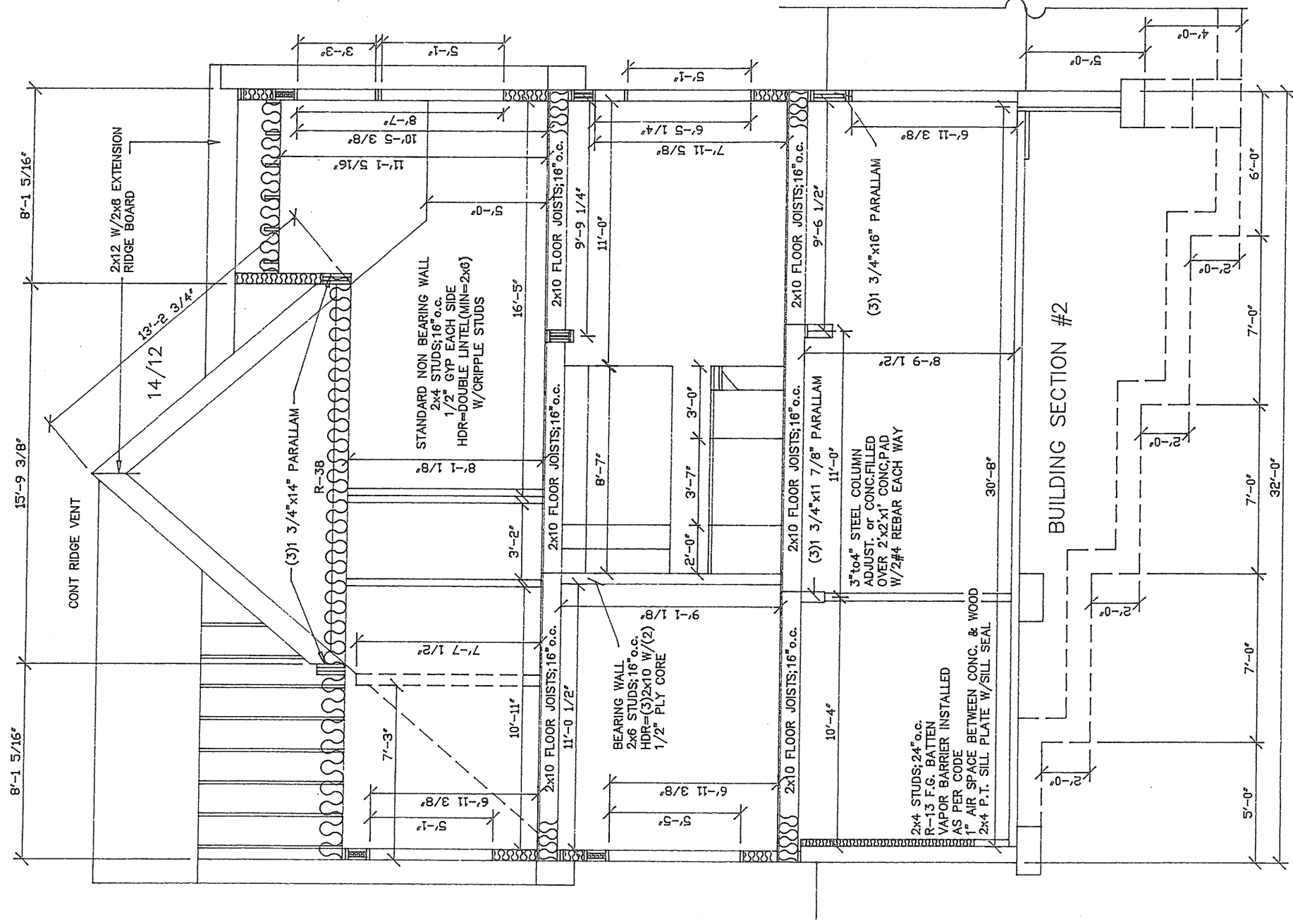
LOADS
 1st FLOOR=55#/sqft
 2nd FLOOR=45#/sqft
 ROOF =70#/sqft
 WIND =15#/sqft



WINDOW DESIGNS



DATE	2/14/06
SHEET OF	
OWNER	RUTHMAN
CONTRACTOR	
RHG#	051126A
NEW RESIDENCE SARATOGA LAKE, NY	
BUILDING SECTION	
R.H. Green PE PC Consulting Engineers 321 Delaware Ave; Delmar NY 518*439*6474/fax 439*6475	
DeRaven Design & Drafting 321 Delaware Ave; Delmar NY 518*478*0630	
CHECKED:	
DONE BY:	RKO
SCALE:	3/16" = 1'
FILE #	DC19RXSC



CHECKED:

DONE BY:
RKO

SCALE:
3/16"=1'

NEW RESIDENCE
SARATOGA LAKE; NY

BUILDING SECTION

DeRaven Design & Drafting
321 Delaware Ave; Delmar NY

R.H.Green PE PC
Consulting Engineers
321 Delaware Ave; Delmar NY

FILE # DC19RXSC

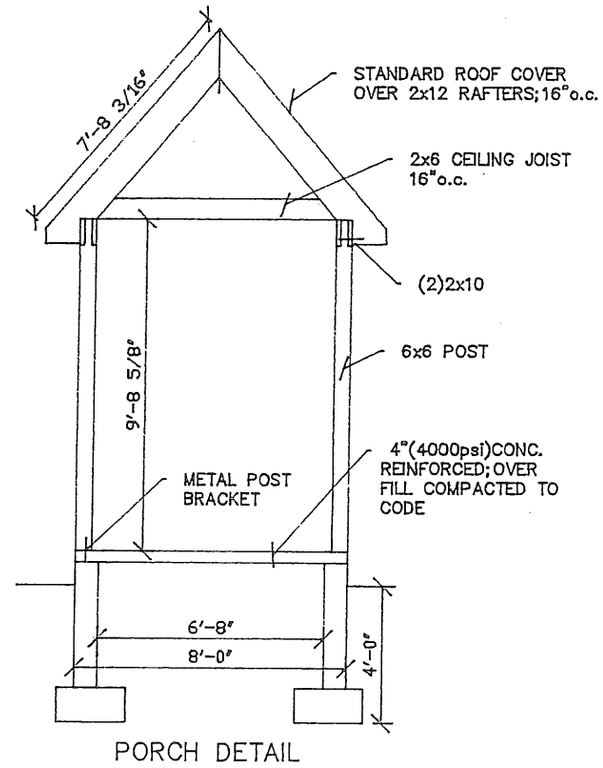
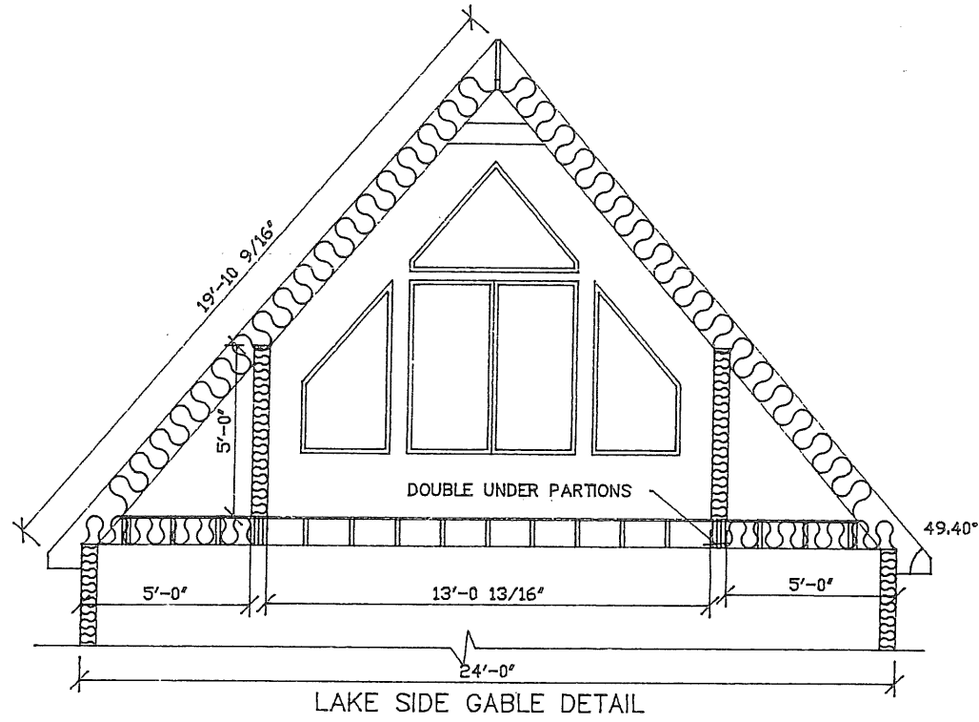
DATE 2/14/06

SHEET OF

OWNER RUTHMAN

CONTRACTOR

RHG# 051126A



DATE 2/14/06
 SHEET OF
 OWNER RUTHMAN
 CONTRACTOR
 RHG# 051126A

NEW RESIDENCE
 SARATOGA LAKE, NY
 BUILDING SECTION

R.H.Green PE PC
 Consulting Engineers
 321 Delaware Ave; Delmar NY
 518*439*6474/fax 439*6475

DeRaven Design & Drafting
 321 Delaware Ave; Delmar NY
 518*478*0630

CHECKED:

DONE BY:
 RKO

SCALE:

3/16"=1'



FILE # DC19RXSC

M
PROPERTY DESCRIPTIONS
FROM TAX RECORDS

Results are sorted by Street Address. To re-sort, click on column heading.

OWNER NAME	ADDRESS	SECTION, BLOCK & LOT NUMBER	LOT SIZE	PROPERTY TYPE	BUILDING STYLE	YEAR BUILT	SQ.FT.	BEDROOMS/ BATHROOMS/ FIREPLACES
DEMASI, JAMES M	GARSD RD	180.17-1-31	58.1 x 0	Vacant Land	0 -			
TEVLIN, JOHN	5 GARSD RD	180.17-1-16	95.89 x 0	Residential	8 - Old Style	1950	1,422	3 / 2.5 / 0
GULOTTY, ROBERT J	9 GARSD RD	180.17-1-21	61.42 x 0	Residential	8 - Old Style	1925	1,590	2 / 2.5 / 0
GAETANO, BRIAN	11 GARSD RD	180.17-1-22	106.28 x 0	Vacant Land	0 -			
KOWALCHYK, JOSEPH	14 GARSD RD	180.17-1-34	124.5 x 0	Residential	0 -			
ROSE, DEBORAH G	15 GARSD RD	180.17-1-23	120.58 x 0	Residential	9 - Cottage	1925	1,026	3 / 1 / 0
ROSE, HAL S	17 GARSD RD	180.17-1-24	58.79 x 0	Residential	6 - Contemporary	2003	2,531	3 / 2.5 / 0
WOLF, KENNETH	18 GARSD RD	180.17-1-33.1	134.61 x 0	Residential	9 - Cottage	1925	1,076	2 / 1 / 1
KOWALCHYK, JOSEPH	19 GARSD RD	180.17-1-25	61.02 x 0	Residential	9 - Cottage	1925	612	2 / 1 / 0
STAUFFACHER, MICHAEL R	21-23 GARSD RD	180.17-1-26	51.07 x 0	Residential	6 - Contemporary	2002	1,200	2 / 2 / 0
MCDOWELL, THOMAS	22 GARSD RD	180.17-1-37	91 x 0	Residential	9 - Cottage	1948	582	2 / 1 / 0
DZEKCIORIUS, JOYCE M	25 GARSD RD	180.17-1-27	51.56 x 0	Residential	9 - Cottage	1935	858	2 / 1 / 0
BEACH, ALAN C	26 GARSD RD	180.17-1-30	32.66 x 0	Residential	9 - Cottage	1923	832	2 / 1 / 0
DEMASI, JAMES M	27 GARSD RD	180.17-1-28	59.81 x 0	Residential	9 - Cottage	1925	810	2 / 1 / 0
DUNN, CHRISTOPHER T	1 GARSD RD EXT	180.17-1-20	97.37 x 0	Residential	9 - Cottage	1925	609	3 / 1 / 0
LEONCAVALLO, NICHOLAS	2 GARSD RD EXT	180.17-1-17	118 x 0	Residential	9 - Cottage	1925	576	1 / 1 / 0
RUTHMAN, REX S	3 GARSD RD EXT	180.17-1-19	98.19 x 0	Vacant Land	0 -			
DIESEM, JON	5 GARSD RD EXT	180.17-1-38	14.56 x 0	Residential	9 - Cottage	1978	1,440	2 / 2 / 1
KREBS, THOMAS K	30 GARSD RD-REAR	180.17-1-29	0.39 acres	Residential	9 - Cottage	1925	896	3 / 1 / 0

19 records



Property Description Report For: 30 Garside Rd-Rear, Municipality of City of Saratoga Springs, Outside

No Photo Available

	Status:	Active
	Roll Section:	Taxable
	Swis:	411589
	Tax Map ID #:	180.17-1-29
	Property Class:	260 - Seasonal res
	Site:	RES 1
	In Ag. District:	No
	Site Property Class:	260 - Seasonal res
	Zoning Code:	RR1
	Neighborhood Code:	15832
	School District:	Saratoga Springs
	Total Assessment:	2015 - \$286,200
Total Acreage/Size:	0.39	
Land Assessment:	2015 - \$191,500	
Full Market Value:	2015 - \$366,923	
Equalization Rate:	----	
Deed Book:	1654	
Grid East:	697750	
	Legal Property Desc:	S-16 B-B L-5Ptj
	Deed Page:	700
	Grid North:	1536942

Area

Living Area:	896 sq. ft.	First Story Area:	896 sq. ft.
Second Story Area:	0 sq. ft.	Half Story Area:	0 sq. ft.
Additional Story Area:	0 sq. ft.	3/4 Story Area:	0 sq. ft.
Finished Basement:	0 sq. ft.	Number of Stories:	1
Finished Rec Room	0 sq. ft.		

Structure

Building Style:	Cottage	Bathrooms (Full - Half):	1 - 0
Bedrooms:	3	Kitchens:	1
Fireplaces:	0	Basement Type:	Slab/pier
Porch Type:	Porch-screen	Porch Area:	128.00
Basement Garage Cap:	0	Attached Garage Cap:	0.00 sq. ft.
Overall Condition:	Normal	Overall Grade:	Economy
Year Built:	1925		

Owners

Thomas K Krebs 15 Hemlock Dr Clifton Park NY 12065	Robin L Krebs 15 Hemlock Dr Clifton Park NY 12065
--	---



Property Description Report For: 5 Garside Rd Ext, Municipality of City of Saratoga Springs, Outside

No Photo Available

	Status:	Active
	Roll Section:	Taxable
	Swis:	411589
	Tax Map ID #:	180.17-1-38
	Property Class:	210 - 1 Family Res
	Site:	RES 1
	In Ag. District:	No
	Site Property Class:	210 - 1 Family Res
	Zoning Code:	RR1
	Neighborhood Code:	15832
	School District:	Saratoga Springs
	Total Assessment:	2015 - \$199,000
Total Acreage/Size:	0.57	
Land Assessment:	2015 - \$172,000	
Full Market Value:	2015 - \$255,128	
Equalization Rate:	----	
	Legal Property Desc:	S-16 B-B L-5Pth p/o lot 5 Former - Diesem L C
Deed Book:	1601	Deed Page: 411
Grid East:	697951	Grid North: 1537738

Area

Living Area:	1,440 sq. ft.	First Story Area:	720 sq. ft.
Second Story Area:	0 sq. ft.	Half Story Area:	0 sq. ft.
Additional Story Area:	0 sq. ft.	3/4 Story Area:	0 sq. ft.
Finished Basement:	720 sq. ft.	Number of Stories:	1
Finished Rec Room:	0 sq. ft.		

Structure

Building Style:	Cottage	Bathrooms (Full - Half):	2 - 0
Bedrooms:	2	Kitchens:	1
Fireplaces:	1	Basement Type:	Full
Porch Type:	Porch-up opn	Porch Area:	264.00
Basement Garage Cap:	0	Attached Garage Cap:	0.00 sq. ft.
Overall Condition:	Normal	Overall Grade:	Average
Year Built:	1978		

Owners

Jon Diesem 5 Garside Road Ext	Suzanne G Diesem 5 Garside Road Ext
----------------------------------	--



Property Description Report For: 5 Garside Rd, Municipality of City of Saratoga Springs, Outside



Status: Active
Roll Section: Taxable
Swis: 411589
Tax Map ID #: 180.17-1-16
Property Class: 210 - 1 Family Res
Site: RES 1
In Ag. District: No
Site Property Class: 210 - 1 Family Res
Zoning Code: PUD
Neighborhood Code: 15832
School District: Saratoga Springs
Total Assessment: 2015 - \$206,800

Total Acreage/Size: 0.29
Land Assessment: 2015 - \$79,400
Full Market Value: 2015 - \$265,128
Equalization Rate: ----
Deed Book: 1665
Grid East: 697708

Legal Property Desc: Lot 5
Deed Page: 402
Grid North: 1537658

Area

Living Area: 1,422 sq. ft. **First Story Area:** 1,032 sq. ft.
Second Story Area: 120 sq. ft. **Half Story Area:** 0 sq. ft.
Additional Story Area: 0 sq. ft. **3/4 Story Area:** 270 sq. ft.
Finished Basement: 0 sq. ft. **Number of Stories:** 2
Finished Rec Room: 0 sq. ft.

Structure

Building Style: Old style **Bathrooms (Full - Half):** 2 - 1
Bedrooms: 3 **Kitchens:** 1
Fireplaces: 0 **Basement Type:** Partial
Porch Type: Porch-enclsd **Porch Area:** 108.00
Basement Garage Cap: 0 **Attached Garage Cap:** 0.00 sq. ft.
Overall Condition: Normal **Overall Grade:** Average
Year Built: 1950

Owners

John Tevlin Carol Tevlin
 630 Stratford Rd 630 Stratford Rd
 Baldwin NY 11510 Baldwin NY 11510



Property Description Report For: 3 Garside Rd
 Ext, Municipality of City of Saratoga Springs,
 Outside

No Photo Available

	Status:	Active
	Roll Section:	Taxable
	Swis:	411589
	Tax Map ID #:	180.17-1-19
	Property Class:	311 - Res vac land
	Site:	RES 1
	In Ag. District:	No
	Site Property Class:	311 - Res vac land
	Zoning Code:	RR1
	Neighborhood Code:	15832
	School District:	Saratoga Springs
	Total Assessment:	2015 - \$169,300
Total Acreage/Size:	0.27	
Land Assessment:	2015 - \$169,300	
Full Market Value:	2015 - \$217,051	
Equalization Rate:	----	
Deed Book:	1746	Legal Property Desc: S-16 B-B L-5S Lot 3
Grid East:	697894	Deed Page: 428
		Grid North: 1537652

Area

Living Area:	0 sq. ft.	First Story Area:	0 sq. ft.
Second Story Area:	0 sq. ft.	Half Story Area:	0 sq. ft.
Additional Story Area:	0 sq. ft.	3/4 Story Area:	0 sq. ft.
Finished Basement:	0 sq. ft.	Number of Stories:	0
Finished Rec Room	0 sq. ft.		

Structure

Building Style:	0	Bathrooms (Full - Half):	0 - 0
Bedrooms:	0	Kitchens:	0
Fireplaces:	0	Basement Type:	0
Porch Type:	0	Porch Area:	0.00
Basement Garage Cap:	0	Attached Garage Cap:	0.00 sq. ft.
Overall Condition:	0	Overall Grade:	
Year Built:			

Owners

Rex S Ruthman 14 Aspen Heights Slingerlands NY 12159	Elisabeth A Ruthman 14 Aspen Heights Slingerlands NY 12159
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Property Description Report For: 2 Garside Rd Ext, Municipality of City of Saratoga Springs, Outside

No Photo Available

	Status:	Active
	Roll Section:	Taxable
	Swis:	411589
	Tax Map ID #:	180.17-1-17
	Property Class:	260 - Seasonal res
	Site:	RES 1
	In Ag. District:	No
	Site Property Class:	260 - Seasonal res
	Zoning Code:	RR1
	Neighborhood Code:	15832
	School District:	Saratoga Springs
	Total Assessment:	2015 - \$162,500
Total Acreage/Size:	0.33	
Land Assessment:	2015 - \$81,800	
Full Market Value:	2015 - \$208,333	
Equalization Rate:	----	
Deed Book:	2007	
Grid East:	697797	
	Legal Property Desc:	S-16 B-B L-5 Ptk Lot 2
	Deed Page:	17758
	Grid North:	1537742

Area

Living Area:	576 sq. ft.	First Story Area:	576 sq. ft.
Second Story Area:	0 sq. ft.	Half Story Area:	0 sq. ft.
Additional Story Area:	0 sq. ft.	3/4 Story Area:	0 sq. ft.
Finished Basement:	0 sq. ft.	Number of Stories:	1
Finished Rec Room	0 sq. ft.		

Structure

Building Style:	Cottage	Bathrooms (Full - Half):	1 - 0
Bedrooms:	1	Kitchens:	1
Fireplaces:	0	Basement Type:	Partial
Porch Type:	Porch-enclosd	Porch Area:	96.00
Basement Garage Cap:	0	Attached Garage Cap:	0.00 sq. ft.
Overall Condition:	Normal	Overall Grade:	Economy
Year Built:	1925		

Owners

Nicholas Leoncavallo 142 Hill Trace Trl Irmo SC 29063	Kathleen M Leoncavallo 142 Hill Trace Trl Irmo SC 29063
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Property Description Report For: 1 Garside Rd Ext, Municipality of City of Saratoga Springs, Outside

No Photo Available

	Status:	Active
	Roll Section:	Taxable
	Swis:	411589
	Tax Map ID #:	180.17-1-20
	Property Class:	210 - 1 Family Res
	Site:	RES 1
	In Ag. District:	No
	Site Property Class:	210 - 1 Family Res
	Zoning Code:	RR1
	Neighborhood Code:	15832
	School District:	Saratoga Springs
	Total Assessment:	2015 - \$210,600
Total Acreage/Size:	0.25	
Land Assessment:	2015 - \$165,600	
Full Market Value:	2015 - \$270,000	
Equalization Rate:	----	
Deed Book:	2014	
Grid East:	697838	
	Legal Property Desc:	S-16 B-B L-5B Lot 1
	Deed Page:	3135
	Grid North:	1537593

Area

Living Area:	609 sq. ft.	First Story Area:	609 sq. ft.
Second Story Area:	0 sq. ft.	Half Story Area:	0 sq. ft.
Additional Story Area:	0 sq. ft.	3/4 Story Area:	0 sq. ft.
Finished Basement:	0 sq. ft.	Number of Stories:	1
Finished Rec Room	0 sq. ft.		

Structure

Building Style:	Cottage	Bathrooms (Full - Half):	1 - 0
Bedrooms:	3	Kitchens:	1
Fireplaces:	0	Basement Type:	Partial
Porch Type:	Porch-enclsd	Porch Area:	252.00
Basement Garage Cap:	0	Attached Garage Cap:	0.00 sq. ft.
Overall Condition:	Normal	Overall Grade:	Economy
Year Built:	1925		

Owners

Christopher T Dunn 108 Tallwood Lane Lincroft NJ 07738	Stephanie A Dunn 108 Tallwood Lane Lincroft NJ 07738
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Property Description Report For: 27 Garside Rd, Municipality of City of Saratoga Springs, Outside

No Photo Available

Status:	Active
Roll Section:	Taxable
Swis:	411589
Tax Map ID #:	180.17-1-28
Property Class:	260 - Seasonal res
Site:	RES 1
In Ag. District:	No
Site Property Class:	260 - Seasonal res
Zoning Code:	RR1
Neighborhood Code:	15832
School District:	Saratoga Springs
Total Assessment:	2015 - \$261,600
Legal Property Desc:	S-16 B-B L-5L Lot 27
Deed Page:	29911
Grid North:	1537013
Total Acreage/Size:	0.40
Land Assessment:	2015 - \$193,300
Full Market Value:	2015 - \$335,385
Equalization Rate:	----
Deed Book:	2009
Grid East:	697714

Area

Living Area:	810 sq. ft.	First Story Area:	810 sq. ft.
Second Story Area:	0 sq. ft.	Half Story Area:	0 sq. ft.
Additional Story Area:	0 sq. ft.	3/4 Story Area:	0 sq. ft.
Finished Basement:	0 sq. ft.	Number of Stories:	1
Finished Rec Room	0 sq. ft.		

Structure

Building Style:	Cottage	Bathrooms (Full - Half):	1 - 0
Bedrooms:	2	Kitchens:	1
Fireplaces:	0	Basement Type:	Slab/ptier
Porch Type:	Porch-screen	Porch Area:	100.00
Basement Garage Cap:	0	Attached Garage Cap:	0.00 sq. ft.
Overall Condition:	Normal	Overall Grade:	Economy
Year Built:	1925		

Owners

James M Demasi	Judith Dunn
27 Garside Rd	27 Garside Rd
Saratoga Springs NY 12866	Saratoga Springs NY 12866



Property Description Report For: 26 Garside Rd, Municipality of City of Saratoga Springs, Outside

No Photo Available

	Status:	Active
	Roll Section:	Taxable
	Swis:	411589
	Tax Map ID #:	180.17-1-30
	Property Class:	260 - Seasonal res
	Site:	RES 1
	In Ag. District:	No
	Site Property Class:	260 - Seasonal res
	Zoning Code:	RR1
	Neighborhood Code:	15832
	School District:	Saratoga Springs
	Total Assessment:	2015 - \$133,300
Total Acreage/Size:	0.28	
Land Assessment:	2015 - \$78,800	
Full Market Value:	2015 - \$170,897	
Equalization Rate:	----	
Deed Book:	2007	Legal Property Desc: S-16 B-B L-5Q Lot 26
Grid East:	697459	Deed Page: 44513
		Grid North: 1537051

Area

Living Area:	832 sq. ft.	First Story Area:	832 sq. ft.
Second Story Area:	0 sq. ft.	Half Story Area:	0 sq. ft.
Additional Story Area:	0 sq. ft.	3/4 Story Area:	0 sq. ft.
Finished Basement:	0 sq. ft.	Number of Stories:	1
Finished Rec Room	0 sq. ft.		

Structure

Building Style:	Cottage	Bathrooms (Full - Half):	1 - 0
Bedrooms:	2	Kitchens:	1
Fireplaces:	0	Basement Type:	Full
Porch Type:	Porch-enclsd	Porch Area:	96.00
Basement Garage Cap:	0	Attached Garage Cap:	0.00 sq. ft.
Overall Condition:	Normal	Overall Grade:	Economy
Year Built:	1923		

Owners

Alan C Beach 80 Smith St Lynbrook NY 11563	Rina Beach 80 Smith St Lynbrook NY 11563
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Property Description Report For: 25 Garside Rd, Municipality of City of Saratoga Springs, Outside

No Photo Available

	Status:	Active
	Roll Section:	Taxable
	Swis:	411589
	Tax Map ID #:	180.17-1-27
	Property Class:	260 - Seasonal res
	Site:	RES 1
	In Ag. District:	No
	Site Property Class:	260 - Seasonal res
	Zoning Code:	RR1
	Neighborhood Code:	15832
	School District:	Saratoga Springs
	Total Assessment:	2015 - \$222,400
Total Acreage/Size:	0.47	
Land Assessment:	2015 - \$154,700	
Full Market Value:	2015 - \$285,128	
Equalization Rate:	----	
Deed Book:	2014	
Grid East:	697701	
	Legal Property Desc:	S-16 B-B L-5R Lot 23
	Deed Page:	24266
	Grid North:	1537081

Area

Living Area:	858 sq. ft.	First Story Area:	858 sq. ft.
Second Story Area:	0 sq. ft.	Half Story Area:	0 sq. ft.
Additional Story Area:	0 sq. ft.	3/4 Story Area:	0 sq. ft.
Finished Basement:	0 sq. ft.	Number of Stories:	1
Finished Rec Room	0 sq. ft.		

Structure

Building Style:	Cottage	Bathrooms (Full - Half):	1 - 0
Bedrooms:	2	Kitchens:	1
Fireplaces:	0	Basement Type:	Slab/pier
Porch Type:	Porch-enclsd	Porch Area:	70.00
Basement Garage Cap:	0	Attached Garage Cap:	0.00 sq. ft.
Overall Condition:	Normal	Overall Grade:	Economy
Year Built:	1935		

Owners

Donald M Dzekciorius 78 Hampton St Delmar NY 12054	Joyce Dzekciorius 78 Hampton St Delmar NY 12054
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Property Description Report For: 22 Garside Rd, Municipality of City of Saratoga Springs, Outside

No Photo Available

Status:	Active	Roll Section:	Taxable
Swis:	411589	Tax Map ID #:	180.17-1-37
Property Class:	260 - Seasonal res	Site:	RES 1
In Ag. District:	No	Site Property Class:	260 - Seasonal res
Zoning Code:	RR1	Neighborhood Code:	15832
School District:	Saratoga Springs	Total Assessment:	2015 - \$125,000
Total Acreage/Size:	0.21	Legal Property Desc:	Lot 22&p/018 also 1750/99 2013/26218
Land Assessment:	2015 - \$70,600	Deed Page:	26215
Full Market Value:	2015 - \$160,256	Grid East:	697500
Equalization Rate:	----	Grid North:	1537174

Area

Living Area:	582 sq. ft.	First Story Area:	582 sq. ft.
Second Story Area:	0 sq. ft.	Half Story Area:	0 sq. ft.
Additional Story Area:	0 sq. ft.	3/4 Story Area:	0 sq. ft.
Finished Basement:	0 sq. ft.	Number of Stories:	1
Finished Rec Room:	0 sq. ft.		

Structure

Building Style:	Cottage	Bathrooms (Full - Half):	1 - 0
Bedrooms:	2	Kitchens:	1
Fireplaces:	0	Basement Type:	Slab/pier
Porch Type:	0	Porch Area:	0.00
Basement Garage Cap:	0	Attached Garage Cap:	0.00 sq. ft.
Overall Condition:	Normal	Overall Grade:	Average
Year Built:	1948		

Owners

Thomas Mcdowell	Georgia L Hinchman
22 Garside Rd	22 Garside Rd
Saratoga Springs NY 12866	Saratoga Springs NY 12866



Property Description Report For: 21-23 Garside Rd, Municipality of City of Saratoga Springs, Outside

No Photo Available

	Status:	Active
	Roll Section:	Taxable
	Swis:	411589
	Tax Map ID #:	180.17-1-26
	Property Class:	280 - Res Multiple
	Site:	RES 1
	In Ag. District:	No
	Site Property Class:	210 - 1 Family Res
	Zoning Code:	RR1
	Neighborhood Code:	15832
	School District:	Saratoga Springs
	Total Assessment:	2015 - \$442,800
Total Acreage/Size:	0.35	
Land Assessment:	2015 - \$184,100	
Full Market Value:	2015 - \$567,692	
Equalization Rate:	----	
Deed Book:	1559	Legal Property Desc: S-16 B-B L-5P Lot 21
Grid East:	697711	Deed Page: 10
		Grid North: 1537144

Area

Living Area:	1,200 sq. ft.	First Story Area:	780 sq. ft.
Second Story Area:	0 sq. ft.	Half Story Area:	420 sq. ft.
Additional Story Area:	0 sq. ft.	3/4 Story Area:	0 sq. ft.
Finished Basement:	0 sq. ft.	Number of Stories:	1.5
Finished Rec Room	0 sq. ft.		

Structure

Building Style:	Contemporary	Bathrooms (Full - Half):	2 - 0
Bedrooms:	2	Kitchens:	1
Fireplaces:	0	Basement Type:	Slab/pier
Porch Type:	0	Porch Area:	0.00
Basement Garage Cap:	0	Attached Garage Cap:	216.00 sq. ft.
Overall Condition:	Good	Overall Grade:	Average
Year Built:	2002		

Owners

Michael R Stauffacher	Marilyn Cordell
23 Garside Rd	23 Garside Rd
Saratoga Springs NY 12866	Saratoga Springs NY 12866



Property Description Report For: 19 Garside Rd, Municipality of City of Saratoga Springs, Outside

No Photo Available

Total Acreage/Size:	0.29	Status:	Active
Land Assessment:	2015 - \$173,000	Roll Section:	Taxable
Full Market Value:	2015 - \$256,410	Swis:	411589
Equalization Rate:	----	Tax Map ID #:	180.17-1-25
Deed Book:	1585	Property Class:	260 - Seasonal res
Grid East:	697715	Site:	RES 1
		In Ag. District:	No
		Site Property Class:	260 - Seasonal res
		Zoning Code:	RR1
		Neighborhood Code:	15832
		School District:	Saratoga Springs
		Total Assessment:	2015 - \$200,000
		Legal Property Desc:	S-16 B-B L-5N Lot 19
		Deed Page:	684
		Grid North:	1537203

Area

Living Area:	612 sq. ft.	First Story Area:	612 sq. ft.
Second Story Area:	0 sq. ft.	Half Story Area:	0 sq. ft.
Additional Story Area:	0 sq. ft.	3/4 Story Area:	0 sq. ft.
Finished Basement:	0 sq. ft.	Number of Stories:	1
Finished Rec Room	0 sq. ft.		

Structure

Building Style:	Cottage	Bathrooms (Full - Half):	1 - 0
Bedrooms:	2	Kitchens:	1
Fireplaces:	0	Basement Type:	Slab/pier
Porch Type:	Porch-screen	Porch Area:	224.00
Basement Garage Cap:	0	Attached Garage Cap:	0.00 sq. ft.
Overall Condition:	Normal	Overall Grade:	Economy
Year Built:	1925		

Owners

Joseph Kowalchyk 1100 25th St Watervliet NY 12189	Helen Kowalchyk 1100 25th St Watervliet NY 12189
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Property Description Report For: 18 Garside Rd, Municipality of City of Saratoga Springs, Outside

No Photo Available

	Status:	Active
	Roll Section:	Taxable
	Swis:	411589
	Tax Map ID #:	180.17-1-33.1
	Property Class:	260 - Seasonal res
	Site:	RES 1
	In Ag. District:	No
	Site Property Class:	260 - Seasonal res
	Zoning Code:	RR1
	Neighborhood Code:	15832
	School District:	Saratoga Springs
	Total Assessment:	2015 - \$129,600
Total Acreage/Size:	0.30	
Land Assessment:	2015 - \$89,000	
Full Market Value:	2015 - \$166,154	
Equalization Rate:	----	
	Legal Property Desc:	S-16 B-B L-5T also 1657/552 2013/26216
Deed Book:	2011	Deed Page: 29468
Grid East:	697547	Grid North: 1537270

Area

Living Area:	1,076 sq. ft.	First Story Area:	1,076 sq. ft.
Second Story Area:	0 sq. ft.	Half Story Area:	0 sq. ft.
Additional Story Area:	0 sq. ft.	3/4 Story Area:	0 sq. ft.
Finished Basement:	0 sq. ft.	Number of Stories:	1
Finished Rec Room	0 sq. ft.		

Structure

Building Style:	Cottage	Bathrooms (Full - Half):	1 - 0
Bedrooms:	2	Kitchens:	1
Fireplaces:	1	Basement Type:	Slab/pier
Porch Type:	0	Porch Area:	0.00
Basement Garage Cap:	0	Attached Garage Cap:	0.00 sq. ft.
Overall Condition:	Fair	Overall Grade:	Economy
Year Built:	1925		

Owners

Kenneth Wolf 3293 Harbor Point Rd	Shelley T Wolf 3293 Harbor Point Rd
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Property Description Report For: 17 Garside Rd, Municipality of City of Saratoga Springs, Outside

No Photo Available

	Status:	Active
	Roll Section:	Taxable
	Swis:	411589
	Tax Map ID #:	180.17-1-24
	Property Class:	210 - 1 Family Res
	Site:	RES 1
	In Ag. District:	No
	Site Property Class:	210 - 1 Family Res
	Zoning Code:	RR1
	Neighborhood Code:	15832
	School District:	Saratoga Springs
	Total Assessment:	2015 - \$470,000
Total Acreage/Size:	0.24	
Land Assessment:	2015 - \$162,100	
Full Market Value:	2015 - \$602,564	
Equalization Rate:	----	
Deed Book:	1580	
Grid East:	697723	
	Legal Property Desc:	S-16 B-B L-5P Lot 17
	Deed Page:	765
	Grid North:	1537259

Area

Living Area:	2,531 sq. ft.	First Story Area:	1,252 sq. ft.
Second Story Area:	1,279 sq. ft.	Half Story Area:	0 sq. ft.
Additional Story Area:	0 sq. ft.	3/4 Story Area:	0 sq. ft.
Finished Basement:	0 sq. ft.	Number of Stories:	2
Finished Rec Room	0 sq. ft.		

Structure

Building Style:	Contemporary	Bathrooms (Full - Half):	2 - 1
Bedrooms:	3	Kitchens:	1
Fireplaces:	0	Basement Type:	Full
Porch Type:	Porch-open/deck	Porch Area:	252.00
Basement Garage Cap:	0	Attached Garage Cap:	540.00 sq. ft.
Overall Condition:	Good	Overall Grade:	Average
Year Built:	2003		

Owners

Hal S Rose
P.O. Box 3406
Saratoga Springs NY 12866



Property Description Report For: 15 Garside Rd, Municipality of City of Saratoga Springs, Outside

No Photo Available

	Status:	Active
	Roll Section:	Taxable
	Swis:	411589
	Tax Map ID #:	180.17-1-23
	Property Class:	210 - 1 Family Res
	Site:	RES 1
	In Ag. District:	No
	Site Property Class:	210 - 1 Family Res
	Zoning Code:	RR1
	Neighborhood Code:	15832
	School District:	Saratoga Springs
	Total Assessment:	2015 - \$286,300
Total Acreage/Size:	0.40	
Land Assessment:	2015 - \$193,300	
Full Market Value:	2015 - \$367,051	
Equalization Rate:	----	
Deed Book:	1558	Legal Property Desc: S-16 B-B L-5 Ptd Lot 15
Grid East:	697751	Deed Page: 394
		Grid North: 1537346

Area

Living Area:	1,026 sq. ft.	First Story Area:	1,026 sq. ft.
Second Story Area:	0 sq. ft.	Half Story Area:	0 sq. ft.
Additional Story Area:	0 sq. ft.	3/4 Story Area:	0 sq. ft.
Finished Basement:	0 sq. ft.	Number of Stories:	1
Finished Rec Room	0 sq. ft.		

Structure

Building Style:	Cottage	Bathrooms (Full - Half):	1 - 0
Bedrooms:	3	Kitchens:	1
Fireplaces:	0	Basement Type:	Slab/pier
Porch Type:	Porch-screen	Porch Area:	451.00
Basement Garage Cap:	0	Attached Garage Cap:	0.00 sq. ft.
Overall Condition:	Normal	Overall Grade:	Economy
Year Built:	1925		

Owners

Deborah G Rose 169 Bay St Glens Falls NY 12801	Jean Gilardi 169 Bay St Glens Falls NY 12801
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Property Description Report For: 14 Garside Rd, Municipality of City of Saratoga Springs, Outside

No Photo Available

	Status:	Active
	Roll Section:	Taxable
	Swis:	411589
	Tax Map ID #:	180.17-1-34
	Property Class:	270 - Mfg housing
	Site:	RES 1
	In Ag. District:	No
	Site Property Class:	270 - Mfg housing
	Zoning Code:	RR1
	Neighborhood Code:	15832
	School District:	Saratoga Springs
	Total Assessment:	2015 - \$93,800
Total Acreage/Size:	0.28	
Land Assessment:	2015 - \$78,800	
Full Market Value:	2015 - \$120,256	
Equalization Rate:	----	
Deed Book:	1585	Legal Property Desc: S-16 B-B L-5Ptd Lot 14
Grid East:	697606	Deed Page: 686
		Grid North: 1537399

Area

Living Area:	0 sq. ft.	First Story Area:	0 sq. ft.
Second Story Area:	0 sq. ft.	Half Story Area:	0 sq. ft.
Additional Story Area:	0 sq. ft.	3/4 Story Area:	0 sq. ft.
Finished Basement:	0 sq. ft.	Number of Stories:	
Finished Rec Room:	0 sq. ft.		

Structure

Building Style:	0	Bathrooms (Full - Half):	0 - 0
Bedrooms:	0	Kitchens:	0
Fireplaces:	0	Basement Type:	0
Porch Type:	0	Porch Area:	0.00
Basement Garage Cap:	0	Attached Garage Cap:	0.00 sq. ft.
Overall Condition:	0	Overall Grade:	
Year Built:			

Owners

Joseph Kowalchyk 1100 25th St Watervliet NY 12189	Helen Kowalchyk 1100 25th St Watervliet NY 12189
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Property Description Report For: 11 Garside Rd,
Municipality of City of Saratoga Springs, Outside

No Photo Available

	Status:	Active
	Roll Section:	Taxable
	Swis:	411589
	Tax Map ID #:	180.17-1-22
	Property Class:	311 - Res vac land
	Site:	RES 1
	In Ag. District:	No
	Site Property Class:	311 - Res vac land
	Zoning Code:	RR1
	Neighborhood Code:	15832
	School District:	Saratoga Springs
	Total Assessment:	2015 - \$224,300
Total Acreage/Size:	0.55	
Land Assessment:	2015 - \$224,300	
Full Market Value:	2015 - \$287,564	
Equalization Rate:	----	
Deed Book:	1652	Legal Property Desc: S-16 B-B L-5 Pti Lot 11
Grid East:	697783	Deed Page: 72
		Grid North: 1537460

Area

Living Area:	0 sq. ft.	First Story Area:	0 sq. ft.
Second Story Area:	0 sq. ft.	Half Story Area:	0 sq. ft.
Additional Story Area:	0 sq. ft.	3/4 Story Area:	0 sq. ft.
Finished Basement:	0 sq. ft.	Number of Stories:	0
Finished Rec Room	0 sq. ft.		

Structure

Building Style:	0	Bathrooms (Full - Half):	0 - 0
Bedrooms:	0	Kitchens:	0
Fireplaces:	0	Basement Type:	0
Porch Type:	0	Porch Area:	0.00
Basement Garage Cap:	0	Attached Garage Cap:	0.00 sq. ft.
Overall Condition:	0	Overall Grade:	
Year Built:			

Owners

Brian Gaetano
201 Sanger Ave
New Hartford NY 13413



Property Description Report For: 9 Garside Rd, Municipality of City of Saratoga Springs, Outside

No Photo Available

Total Acreage/Size:	0.22	Status:	Active
Land Assessment:	2015 - \$155,200	Roll Section:	Taxable
Full Market Value:	2015 - \$386,282	Swis:	411589
Equalization Rate:	----	Tax Map ID #:	180.17-1-21
Deed Book:	1585	Property Class:	260 - Seasonal res
Grid East:	697782	Site:	RES 1
		In Ag. District:	No
		Site Property Class:	260 - Seasonal res
		Zoning Code:	RR1
		Neighborhood Code:	15832
		School District:	Saratoga Springs
		Total Assessment:	2015 - \$301,300
		Legal Property Desc:	S-16 B-B L-5 Pte Lot 9
		Deed Page:	671
		Grid North:	1537545

Area

Living Area:	1,590 sq. ft.	First Story Area:	1,060 sq. ft.
Second Story Area:	0 sq. ft.	Half Story Area:	530 sq. ft.
Additional Story Area:	0 sq. ft.	3/4 Story Area:	0 sq. ft.
Finished Basement:	0 sq. ft.	Number of Stories:	1.5
Finished Rec Room:	0 sq. ft.		

Structure

Building Style:	Old style	Bathrooms (Full - Half):	2 - 1
Bedrooms:	2	Kitchens:	1
Fireplaces:	0	Basement Type:	Full
Porch Type:	Porch-open/deck	Porch Area:	488.00
Basement Garage Cap:	0	Attached Garage Cap:	0.00 sq. ft.
Overall Condition:	Good	Overall Grade:	Average
Year Built:	1925		

Owners

Robert J Gulotty	Frances M McGee
9 Garside Rd	9 Garside Rd
Saratoga Springs NY 12866	Saratoga Springs NY 12866



Property Description Report For: Garside Rd, Municipality of City of Saratoga Springs, Outside

No Photo Available

	Status:	Active
	Roll Section:	Taxable
	Swis:	411589
	Tax Map ID #:	180.17-1-31
	Property Class:	311 - Res vac land
	Site:	RES 1
	In Ag. District:	No
	Site Property Class:	311 - Res vac land
	Zoning Code:	RR1
	Neighborhood Code:	15832
	School District:	Saratoga Springs
	Total Assessment:	2015 - \$67,100
Total Acreage/Size:	0.14	
Land Assessment:	2015 - \$67,100	
Full Market Value:	2015 - \$86,026	
Equalization Rate:	----	
Deed Book:	2009	Legal Property Desc: Lot 24
Grid East:	697479	Deed Page: 29911
		Grid North: 1537106

Area

Living Area:	0 sq. ft.	First Story Area:	0 sq. ft.
Second Story Area:	0 sq. ft.	Half Story Area:	0 sq. ft.
Additional Story Area:	0 sq. ft.	3/4 Story Area:	0 sq. ft.
Finished Basement:	0 sq. ft.	Number of Stories:	0
Finished Rec Room	0 sq. ft.		

Structure

Building Style:	0	Bathrooms (Full - Half):	0 - 0
Bedrooms:	0	Kitchens:	0
Fireplaces:	0	Basement Type:	0
Porch Type:	0	Porch Area:	0.00
Basement Garage Cap:	0	Attached Garage Cap:	0.00 sq. ft.
Overall Condition:	0	Overall Grade:	
Year Built:			

Owners

James M Demasi	Judith Dunn
27 Garside Rd	27 Garside Rd
Saratoga Springs NY 12866	Saratoga Springs NY 12866

N
DEED TO PROPERTY

250331341

This Indenture,

Made the first day of January two thousand and Six

Between

Robert L. Barter and Linda L. Barter, husband and wife, residing at 1 Garside Road Ext., Saratoga Springs New York 12866

, party of the first part, and

R.R.H.

Rex S. Ruthman and Elisabeth A. Ruthman, husband and wife, residing at 14 Aspen Heights, Slingerlands New York 12159

party of the second part.

WITNESSETH that the party of the first part in consideration of Ten and 00/100 (\$10.00) Dollars lawful money of the United States, and other good and valuable consideration paid by the parties of the second part, does hereby grant and release unto the parties of the second part, their heirs, successors and assigns forever

ALL THAT CERTAIN PIECE OR PARCEL OF LAND, situate in the City of Saratoga, County of Saratoga and State of New York, known as 3 Garside Road Extension, as more particularly described on Schedule "A" attached hereto and made a part hereof.

BEING the same premises as conveyed to Robert L. Barter and Linda Barter, husband and wife, by deed from Green Acres of Saratoga Lake, Inc., dated June 29, 2000, and recorded in the office of the Saratoga County Clerk on September 24 2001, in Book 01591 of Deeds at page 00709.

SUBJECT TO any and all enforceable covenants, conditions, easements and restrictions of record and affecting said premises, including specifically The By Laws of Green Acres Association of Saratoga Lake as filed in the office of the Saratoga County Clerk in Book 1375 of Deeds at Page 169, or as amended according to law and as provided therein.

TOGETHER with the appurtenances and all the estate and rights of the party of the first part in and to said premises,

TO HAVE AND TO HOLD the premises herein granted unto the parties of the second part, their heirs, successors and assigns forever.

FILED 01/27/2006 2:10 PM
Volume 01746 Page 00428
D200604363
Saratoga County Clerk

SCHEDULE "A" DESCRIPTION
3 GARSIDE ROAD EXT. SARATOGA SPRINGS NEW YORK

All that tract, piece or parcel of land, situate lying and being in the City of Saratoga Springs, Saratoga County, New York, known as 3 Garside Road Extension, of Subdivision Plan, entitled "site improvements, Green Acres of Saratoga Lake, Inc. P.U.D." dated September 28, 1999, prepared by Michael S. McNamara, P.E. #71,029 and E. Daniel Fuller, P.L.S. #49,135 and filed in the Saratoga County Clerk's Office in Drawer "G" as Map No. 291 A&B.

Together with an undivided one-nineteenth tenancy in common interest as described in a Capital Certificate dated April 29, 2000 from Green Acres of Saratoga Lake Inc. to Robert L. Barter and Linda L. Barter. Said Capital Certificate attached to and runs with the above described property conveyed herein.

Kathleen A. Marchione
County Clerk

Laura Sanders
Deputy County Clerk

Lorey Wilkins
Deputy County Clerk



Saratoga County Clerk's Office

Saratoga County Municipal Center
40 McMaster Street, Ballston Spa, N.Y. 12020
Telephone (518) 885-2213 FAX (518) 884-4726

AFTER 5 DAYS RETURN TO

SARATOGA COUNTY CLERK'S OFFICE

40 McMASTER STREET
BALLSTON SPA, NEW YORK 12020

Kathleen A. Marchione
County Clerk



Congratulations on the acquisition of your new property!

Enclosed you will find your original deed that has been officially recorded in my office.

Through recording, your valuable document has been protected. Each deed has been indexed and scanned into our computer system. We also microfilm recorded documents. We keep a working copy of this microfilm here at the County Clerk's Office. The original microfilm is sent to a separate offsite storage facility. This facility provides secure, temperature controlled storage which safeguards our records should any catastrophe (such as fire, flood, etc.) occur. Should the need ever arise, certified copies of the original document could be produced quickly.

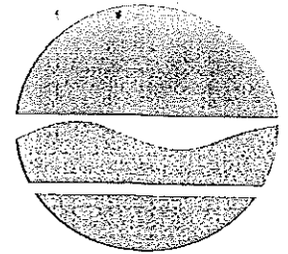
We want to assure you that your very important documents are well cared for. If I can be of further service, please do not hesitate to contact me.

Sincerely,

Kathleen A. Marchione
Saratoga County Clerk

O
CORRESPONDENCE - NEW YORK STATE
DEPARTMENT ENVIRONMENTAL
CONSERVATION DIVISION OF FISH, WILDLIFE &
MARINE RESOURCES

NEW YORK STATE DEPARTMENT OF ENVIRONMENTAL CONSERVATION
Division of Fish, Wildlife & Marine Resources
New York Natural Heritage Program
625 Broadway, 5th Floor, Albany, New York 12233-4757
Phone: (518) 402-8935 • Fax: (518) 402-8925
Website: www.dec.ny.gov



April 06, 2016

Richard Tice
Brewer Engineering Associates, P.C.
743 Columbia Turnpike
East Greenbush, NY 12061

Re: Single family residence at 3 Garside Road Extension, Lot 3, Green Acres at Saratoga Lake
Town/City: City Of Saratoga Springs. County: Saratoga.

Dear Richard Tice:

In response to your recent request, we have reviewed the New York Natural Heritage Program database with respect to the above project.

We have no records of rare or state-listed animals or plants, or significant natural communities at your site or in its immediate vicinity.

The absence of data does not necessarily mean that rare or state-listed species, significant natural communities, or other significant habitats do not exist on or adjacent to the proposed site. Rather, our files currently do not contain information that indicates their presence. For most sites, comprehensive field surveys have not been conducted. We cannot provide a definitive statement on the presence or absence of all rare or state-listed species or significant natural communities. Depending on the nature of the project and the conditions at the project site, further information from on-site surveys or other resources may be required to fully assess impacts on biological resources.

This response applies only to known occurrences of rare or state-listed animals and plants, significant natural communities, and other significant habitats maintained in the Natural Heritage Database. Your project may require additional review or permits; for information regarding other permits that may be required under state law for regulated areas or activities (e.g., regulated wetlands), please contact the NYS DEC Region 4 Office, Division of Environmental Permits, as listed at www.dec.ny.gov/about/39381.html.

Sincerely,

Nicholas Conrad
Information Resources Coordinator
New York Natural Heritage Program

BREWER ENGINEERING ASSOCIATES, P.C.

CONSULTING ENGINEERS - PLANNERS

743 COLUMBIA TURNPIKE - EAST GREENBUSH - NEW YORK 12061 - (518) - 477-5253 - 477-5273

March 11, 2016

New York State Department of Environmental Conservation
Division of Fish, Wildlife & Marine Resources
625 Broadway, 5th Floor
Albany, New York 12233-4757

Attn: Ms. Jean Pietrusiak, Information Services

RE: PROPOSED RESIDENCE OF REX S. & ELISABETH A. RUTHMAN"
3 GARSIDE ROAD EXTENSION
LOT 3, "GREEN ACRES AT SARATOGA LAKE, PUD"
CITY OF SARATOGA SPRINGS, NY

Dear Ms. Pietrusiak:

Our clients, Rex and Elisabeth Ruthman, intend to construct a single family residence on the property located at 3 Garside Road Extension, Lot 3, "Green Acres At Saratoga Lake, PUD". On their behalf we are requesting information on the presence of endangered or threatened species in the vicinity of our proposed project.

In 1999 to better control the future development of the site the Green Acres of Saratoga Lake, Inc., a PUD was created by the City of Saratoga Springs by an ordinance entitled - AN ORDINANCE PROVIDING FOR THE ESTABLISHMENT OF PLANNED UNIT DEVELOPMENT DISTRICT TO BE KNOWN AS "GREEN ACRES PLANNED UNIT DEVELOPMENT".

There is a statement in the Ordinance that the area had been developed over the past 30 years. Actually development of the area started in 1923 which would have been 67 years prior to the PUD in 1999.

The property was acquired in 1922 by Mary F. Green. Following acquisition of the property lots were created and leased to individuals on which the lessors would construct cottages. The cottages and any other structures that were constructed on the leased lots would be owned by the lessors. According to City tax data, the first cottage was constructed in 1923. That cottage is the structure presently located at 26 Garside Road. According to City tax data several cottages were constructed in 1925, of which eight still remain. Four additional residences were constructed between 1935 and 1978.

Since Green Acres PUD was approved in 1999, two structures that existed at the time of the PUD was approved; one at 21 Garside Road and the other at 17 Garside Road were removed and replaced with new residences constructed in 2002 and 2003, respectively. At the time of the approval of the PUD in 1999 Ruthman's, Lot 3 was

PROPOSED RESIDENCE OF REX S.
& ELISABETH A. RUTHMAN"
3 GARSIDE ROAD EXTENSION
LOT 3, "GREEN ACRES AT SARATOGA LAKE, PUD"
CITY OF SARATOGA SPRINGS, NY

MARCH 11, 2016
PAGE 2

occupied by a 450 square foot cottage. This is indicated on the enclosed PUD map as well as on the site plan prepared by Richard H. Green, P.E., dated February 16, 2006.

In 1967 Frederick Kmen, George E. Barter and Donald Todd, as trustees for Green Acres Association acquired the property from Grace Green Graham, daughter of Mary Green. At that time, according to the "Declaration of Protective Covenants, Restrictions, Easements and Liens of Green Acres of Saratoga Lake, Inc., (A Homeowners' Association)," all property, (land), was conveyed to the Association by deed dated September 7, 1967 recorded in the office of the Saratoga County Clerk on September 15, 1967 in Liber 816 of Deeds at Page 85. Subsequently, as shown on a Subdivision Plan prepared in 1999 entitled "Green Acres of Saratoga Lake, Inc. PUD" and filed in the office of the Saratoga County Clerk in Drawer "G" as Map No. 291 A & B, the Lot appurtenant to each home, with two homes existing on lot identified as 21/21A Garside Road, was conveyed to the owner of such home and homes. "Green Acres of Saratoga Lake, Inc.," was filed with the State of New York on January 4, 1972.

Following the approval and filing of the PUD in the office of the Saratoga County Clerk the individual lots were "Quit Claim" deeded to each lessee.

To assist you in your review of our request we have included the items listed below:

VICINITY MAP:

SUBDIVISION MAP:

SITE PLAN:

COPY OF ORDINANCE:

AERIAL:

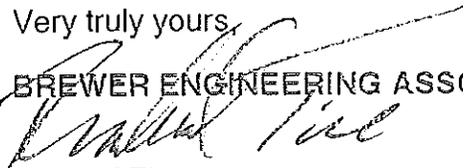
On an aerial photo flown in 2001 we have indicated the location of the Ruthman's property, the cottage that existed at that time and the proposed new structure.

SITE PHOTOS:

Site Photos taken in 2006 at the time the Ruthman's purchased the property and in 2015. At the time of the property was purchased there was an existing 450 sq. ft. cottage on the site and is shown in photo's taken at the time of purchase. The cottage was removed in 2007.

Thank you for your assistance in this matter.

Very truly yours,


BREWER ENGINEERING ASSOCIATES, P.C.

Richard Tice
Project Administrator

Enclosures

P
CORRESPONDENCE
NEW YORK STATE
OFFICE OF PARKS, RECREATION &
HISTORIC PRESERVATION

BREWER ENGINEERING ASSOCIATES, P.C.

CONSULTING ENGINEERS - PLANNERS

743 COLUMBIA TURNPIKE - EAST GREENBUSH - NEW YORK 12061 - (518) - 477-5253 - 477-5273

March 11, 2016

Ms. Ruth L. Pierpont
Deputy Commissioner
New York State Office of Parks, Recreation and Historic Preservation
Peebles Island Resource Center
PO Box 189
Waterford, New York 12188-0189

RE: PROPOSED RESIDENCE OF REX S. & ELISABETH A. RUTHMAN"
3 GARSIDE ROAD EXTENSION
LOT 3, "GREEN ACRES AT SARATOGA LAKE, PUD"
CITY OF SARATOGA SPRINGS, NY

Dear Ms. Pierpont:

Our clients, Rex and Elisabeth Ruthman, intend to construct a single family residence on the property located at 3 Garside Road Extension, Lot 3, "Green Acres At Saratoga Lake, PUD". On their behalf we are requesting information as to any impact the proposed project may have upon cultural resources in or eligible for inclusion in the State and National Register of Historic Places.

In 1999 to better control the future development of the site the Green Acres of Saratoga Lake, Inc., a PUD was created by the City of Saratoga Springs by an ordinance entitled - AN ORDINANCE PROVIDING FOR THE ESTABLISHMENT OF PLANNED UNIT DEVELOPMENT DISTRICT TO BE KNOWN AS "GREEN ACRES PLANNED UNIT DEVELOPMENT".

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MARCH 11, 2016
PAGE 2

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Very truly yours,

BREWER ENGINEERING ASSOCIATES, P.C.



Richard Tice
Project Administrator

Enclosures:

Needham/Kilmer Residence

Zoning Board of Appeals

Variance Application — 37 Greenfield Avenue

City of Saratoga Springs, New York

May 9, 2016

**SCOTT
LEONARD
RAND AIA**

ARCHITECT

02 May 2016

City of Saratoga Springs
474 Broadway
Saratoga Springs, NY 12866

RE: 37 Greenfield Avenue

Attention: Zoning Board Members

The subject lot is a nonconforming UR-1 lot with dimensions similar to a UR-3 lot. Two dimensions hamper the design of a house that conforms to the size and scale of the neighborhood: 1) The average width is 69.5' instead of the UR-1 minimum of 100' and 2) The lot size is 11,454 sq. ft. instead of the UR-1 minimum of 12,500 sq. ft..

Greenfield Avenue is the dividing line between zoning districts UR-1 and UR-3. The lot is located on the UR-1 side of Greenfield, across the street from UR-3 houses, and between UR-1 properties (including a 9-unit condominium).

UR-1 allows 20 percent lot coverage for the principal structure plus 8 percent for an accessory structure, 28% total coverage. UR-3 permits 30 percent for the principal structure plus 10 percent for an accessory structure, 40% total coverage. UR-1 requires 30' combined side setbacks (12' minimum) and a 30' rear yard setback. UR-3 only requires a 12' combined side yard setback (4' minimum) and a 25' rear setback.

The intent of the Applicant is to build a single family house that complements the neighborhood — size, scale, and architecture — while, at the same time, accommodating the owner's health need for an attached 2-car garage.

Due to the unique circumstances, we request the following variances:

- 1. Coverage.** Lot coverage of 27.2% for house & attached garage, plus 3.5% for roof overhangs, and 2.1% for the front open porch, 32.8% total coverage.
- 2. Side Yard Setbacks.** Combined side yard of 21' (19' including roof overhangs) and single side of 9' (8' including roof overhangs).
- 3. Rear Yard Setback.** Only on one corner - Rear yard setback of 27.5' (25' with overhang).

The Owner tried to purchase: 1) a driveway easement from 35 Greenfield, 2) a driveway easement from 45 Greenfield, and 3) side yard land from 35 Greenfield. No agreement could be finalized.

There is precedent of homes in this neighborhood for both increased lot coverage and reduced setbacks. Extensive time and effort have gone into considering design options. This submission is the most viable. It meets the needs of the applicant, enhances the neighborhood, and minimizes the relief requested.

We trust that this will help clarify our request.

Sincerely -

Scott L. Rand

Scott L. Rand AIA



CITY OF SARATOGA SPRINGS

City Hall - 474 Broadway
Saratoga Springs, New York 12866
Tel: 518-587-3550 fax: 518-580-9480

[FOR OFFICE USE]

(Application #)

(Date received)

APPLICATION FOR: APPEAL TO THE ZONING BOARD FOR AN INTERPRETATION, USE VARIANCE, AREA VARIANCE AND/OR VARIANCE EXTENSION

APPLICANT(S)*

OWNER(S) (If not applicant)

ATTORNEY/AGENT

Name	_____	_____	_____
Address	_____	_____	_____
Phone	_____	_____ / _____	_____
Email	_____	_____	_____

* An applicant must be the property owner, lessee, or one with an option to lease or purchase the property in question.

Applicant's interest in the premises: Owner Lessee Under option to lease or purchase

PROPERTY INFORMATION

1. Property Address/Location: 37 GREENFIELD AVENUE Tax Parcel No.: 165 . 36 - 1 - 15.1
(for example: 165.52 - 4 - 37)

2. Date acquired by current owner: JULY 31, 2015 3. Zoning District when purchased: UR-1

4. Present use of property: UNIMPROVED LOT 5. Current Zoning District: UR-1

6. Has a previous ZBA application/appeal been filed for this property?
 Yes (when? 12/2014 For what? Lot line adjustment)
 No Lot width - adjacent lot

7. Is property located within (check all that apply): Historic District Architectural Review District
 500' of a State Park, city boundary, or county/state highway?

8. Brief description of proposed action: CONSTRUCT NEW SINGLE FAMILY DWELLING ON UNIMPROVED LOT.

9. Is there a written violation for this parcel that is not the subject of this application? Yes No

10. Has the work, use or occupancy to which this appeal relates already begun? Yes No

11. Identify the type of appeal you are requesting (*check all that apply*):

INTERPRETATION (p. 2) VARIANCE EXTENSION (p. 2) USE VARIANCE (pp. 3-6) AREA VARIANCE (pp. 6-7)

FEES: Make checks payable to the "Commissioner of Finance". Fees are cumulative and required for each request below.

- Interpretation \$ 400
- Use variance \$1,000
- Area variance
- Residential use/property: \$ 150
- Non-residential use/property: \$ 500
- Extensions: \$ 150

INTERPRETATION – PLEASE ANSWER THE FOLLOWING (add additional information as necessary):

1. Identify the section(s) of the Zoning Ordinance for which you are seeking an interpretation:

Section(s) _____

2. How do you request that this section be interpreted? _____

3. If interpretation is denied, do you wish to request alternative zoning relief? Yes No

4. If the answer to #3 is "yes," what alternative relief do you request? Use Variance Area Variance

EXTENSION OF A VARIANCE – PLEASE ANSWER THE FOLLOWING (add additional information as necessary):

1. Date original variance was granted: _____ 2. Type of variance granted? Use Area

3. Date original variance expired: _____

5. Explain why the extension is necessary. Why wasn't the original timeframe sufficient?

When requesting an extension of time for an existing variance, the applicant must prove that the circumstances upon which the original variance was granted have not changed. Specifically demonstrate that there have been no significant changes on the site, in the neighborhood, or within the circumstances upon which the original variance was granted:

AREA VARIANCE – PLEASE ANSWER THE FOLLOWING (add additional information as necessary):

The applicant requests relief from the following Zoning Ordinance article(s) _____

<u>Dimensional Requirements</u>	<u>From</u>	<u>To</u>
REAR YARD SETBACK	30'	25'
SIDE YARD SETBACK - TOTAL	30'	21' (w/o roof) 19' (with roof)
SIDE YEAR SETBACK - MINIMUM	12'	9' (w/o roof) 8' (with roof)
COVERAGE - PRINCIPAL BUILDING	20%	27.2% (w/o roof & porch) 32.8% (with roof & porch)

Other: _____

To grant an area variance, the ZBA must balance the benefits to the applicant and the health, safety, and welfare of the neighborhood and community, taking into consideration the following:

- I. Whether the benefit sought by the applicant can be achieved by other feasible means. Identify what alternatives to the variance have been explored (alternative designs, attempts to purchase land, etc.) and why they are not feasible.

THE APPLICANT EXPLORED NUMEROUS DESIGNS OVER THE PAST 10 MONTHS. AS THE LOT IS ALREADY NONCONFORMING, ALL OF THE DESIGNS EXCEEDED THE 20% LOT COVERAGE, THE 30' TOTAL AND 12' MINIMUM SIDE YARD SETBACKS, AND THE 30' REAR YARD SETBACK. THE APPLICANT ATTEMPTED TO PURCHASE:

1) A DRIVEWAY EASEMENT FROM 35 GREENFIELD

2) A DRIVEWAY EASEMENT FROM 45 GREENFIELD

3) SIDE YARD LAND FROM 35 GREENFIELD.

NO AGREEMENT COULD BE FINALIZED.

- 2. Whether granting the variance will produce an undesirable change in the character of the neighborhood or a detriment to nearby properties. Granting the variance will not create a detriment to nearby properties or an undesirable change in the neighborhood character for the following reasons:

- A. THIS NONCONFORMING UR-1 LOT IS UNIQUE -- SMALLER THAN THE MINIMUM SIZE UR-1 LOT, ACROSS THE STREET FROM UR-3 HOUSES, AND ADJACENT TO LARGE UR-1 STRUCTURES, INCLUDING A 9-UNIT CONDO.
- B. THE CHALLENGE IS TO FIND BALANCE -- A HOUSE DESIGN THAT ADDS BEAUTY TO THE STREETScape, PROVIDES OPENNESS BETWEEN PROPERTIES, AND MEETS THE OWNER'S PROGRAM.
- C. THE HOUSE HAS THE ARCHITECTURAL ELEMENTS, SCALE, AND OPENNESS TO ENHANCE THE CHARACTER OF THE NEIGHBORHOOD.
- D. THE INTENT IS TO RETAIN AS MANY TREES AS POSSIBLE AND LANDSCAPE EXTENSIVELY WITH NATIVE SPECIES.

3. Whether the variance is substantial. The requested variance is not substantial for the following reasons:
- A) COVERAGE WILL BE 27.2% FOR THE HOUSE AND ATTACHED GARAGE (WHEN IT COULD BE 28% FOR A PRINCIPLE STRUCTURE AND AN ACCESSORY STRUCTURE). THE OPEN FRONT PORCH WILL BE 2.1% AND OVERHANGS WILL BE 3.5%. THE FRONT PORCH AND OVERHANGS WILL BE IN HARMONY WITH THE POSITIVE CHARACTERISTICS OF NEARBY BUILDINGS.
 - B) ONE SMALL LOCATION WILL HAVE A REAR YARD SETBACK OF 27.5' (25' WITH OVERHANG) WHEN IT COULD BE 5' FOR AN ACCESSORY STRUCTURE.
 - C) THE HOUSE WILL BE 49' WIDE (INCLUDING OVERHANGS). A HOUSE ON A CONFORMING UR-1 LOT COULD BE 70' WIDE. BECAUSE THIS LOT IS VERY NARROW, SIDE YARD SETBACKS TO STRUCTURE TOTAL 21' (9' AND 12' SINGLE SIDES) AND 19' TO OVERHANGS (8' AND 11' SINGLE SIDES). THESE PROPORTIONS ARE IN HARMONY WITH THE CHARACTER OF THE SIDE NEIGHBORS. MORE THAN 50' OF OPEN SPACE REMAINS ON EACH SIDE.

4. Whether the variance will have adverse physical or environmental effects on neighborhood or district. The requested variance will not have an adverse physical or environmental effect on the neighborhood or district for the following reasons:
- A) THE HOUSE WILL BE ARCHITECTURALLY IN HARMONY WITH THE REST OF THE NEIGHBORHOOD.
 - B) THE INTENT IS TO LEAVE AS MANY TREES AS POSSIBLE AND CREATE MAXIMUM GREEN SPACE WHICH MAY BE VISIBLE FROM GREENFIELD AVENUE AND STATE STREET.
 - C) THE PROJECT WILL SOLVE ANY EXISTING GRADE AND RUN-OFF PROBLEMS.
 - D) THE INTENT IS TO UTILIZE THE LATEST TECHNOLOGIES FOR ENERGY AND WATER EFFICIENCIES.

5. Whether the alleged difficulty was self-created (although this does not necessarily preclude the granting of an area variance). Explain whether the alleged difficulty was or was not self-created:
- NO. THE DIFFICULTY EXISTS BECAUSE OF THE SIZE AND SHAPE OF THIS UR-1 NONCONFORMING LOT.

DISCLOSURE

Does any City officer, employee, or family member thereof have a financial interest (as defined by General Municipal Law Section 809) in this application? No Yes If "yes", a statement disclosing the name, residence and nature and extent of this interest must be filed with this application.

APPLICANT CERTIFICATION

I/we, the property owner(s), or purchaser(s)/lessee(s) under contract, of the land in question, hereby request an appearance before the Zoning Board of Appeals.

By the signature(s) attached hereto, I/we certify that the information provided within this application and accompanying documentation is, to the best of my/our knowledge, true and accurate. I/we further understand that intentionally providing false or misleading information is grounds for immediate denial of this application.

Furthermore, I/we hereby authorize the members of the Zoning Board of Appeals and designated City staff to enter the property associated with this application for purposes of conducting any necessary site inspections relating to this appeal.

Judith Needham

(applicant signature)

Date: 02 May 2016

Date: _____

(applicant signature)

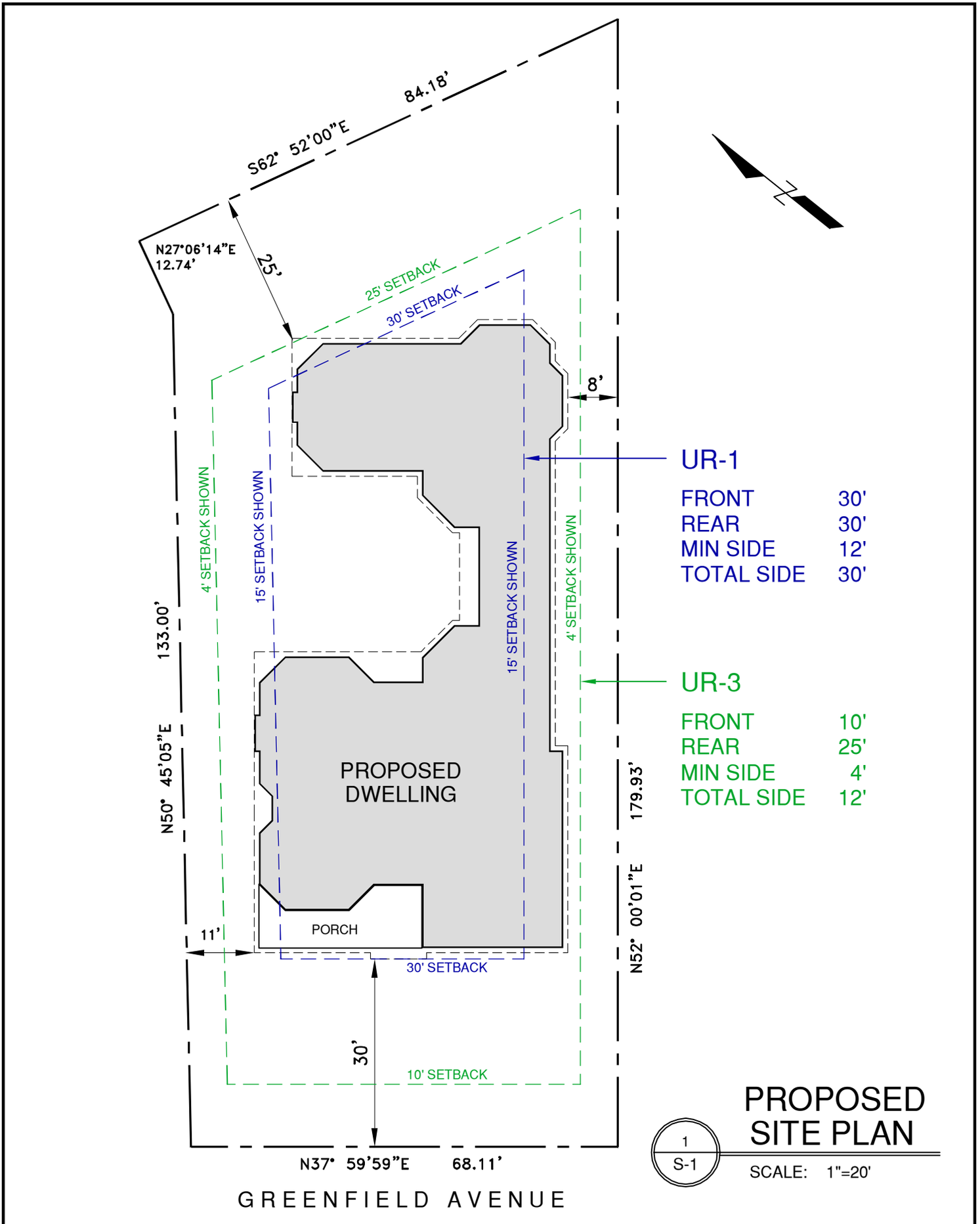
If applicant is not the currently the owner of the property, the current owner must also sign.

Owner Signature: _____

Date: _____

Owner Signature: _____

Date: _____



Relief Requested (New Construction)

37 Greenfield Ave. Lot	EXISTING	UR-1	UR-3	PROPOSED	UR-1 RELIEF REQUESTED
Lot Size	11,454 Sq. Ft.	12,500 Sq. Ft. minimum	6,600 Sq. Ft. minimum	N/A	N/A
Average Lot Width	69.5'	100'	60'	N/A	N/A
Side Setback Total/Minimum	N/A	Total sides: 30' Minimum: 12'	Total sides: 12' Minimum: 4'	With Overhang Total sides: 19' Minimum: 8'	With Overhang Total Sides Relief: 11' Minimum Relief: 4'
Rear Setback	N/A	30'	25'	At one location With Overhang 25'	At 1 location With Overhang 5' Relief
Coverage: Principal Bldg. Accessory Bldg.	N/A	Principal: 20% Accessory: 8% Total: 28%	Principal: 30% Accessory: 10% Total: 40%	Principal: 27.2% Roof Overhang: 3.5% Open Porch: 2.1% Accessory: 0% Total = 32.8%	4.8% Relief

35 GREENFIELD AVENUE

LOT SIZE	11,454	SF
UR-1 ALLOWABLE @ 20%	2,291	SF
ALLOWABLE @ 8%	916	SF
ALLOWABLE @ 28%	3,207	SF
UR-3 ALLOWABLE @ 30%	3,436	SF
ALLOWABLE @ 10%	1,145	SF
ALLOWABLE @ 40%	4,581	SF
PRINCIPAL BUILDING	3,120	SF 27.2%
PORCH	240	SF 2.1%
OVERHANGS	402	SF 3.5%
TOTAL COVERAGE	3,762	SF 32.8%
PERMEABLE AREA	6,960	SF 60.8%

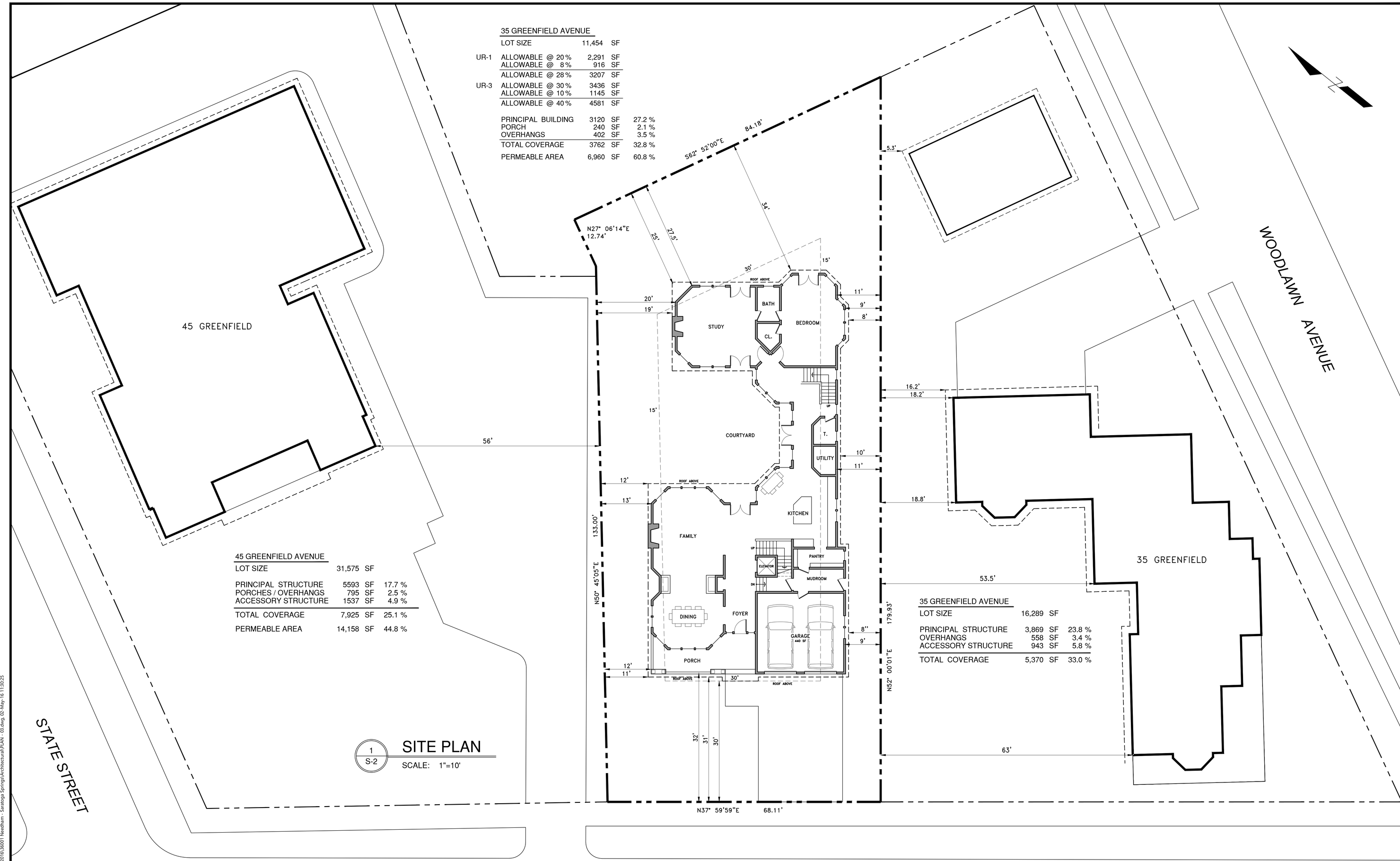
45 GREENFIELD AVENUE

LOT SIZE	31,575	SF
PRINCIPAL STRUCTURE	5,593	SF 17.7%
PORCHES / OVERHANGS	795	SF 2.5%
ACCESSORY STRUCTURE	1,537	SF 4.9%
TOTAL COVERAGE	7,925	SF 25.1%
PERMEABLE AREA	14,158	SF 44.8%

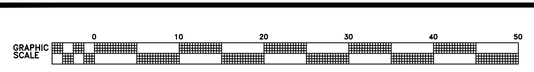
35 GREENFIELD AVENUE

LOT SIZE	16,289	SF
PRINCIPAL STRUCTURE	3,869	SF 23.8%
OVERHANGS	558	SF 3.4%
ACCESSORY STRUCTURE	943	SF 5.8%
TOTAL COVERAGE	5,370	SF 33.0%

1
S-2
SITE PLAN
SCALE: 1"=10'



Z:\Architectural Drawings\2016\36001 Needham - Saratoga Springs\Architectural\PLAN - 03.dwg, 02 May 16 11:30:25



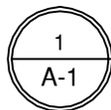
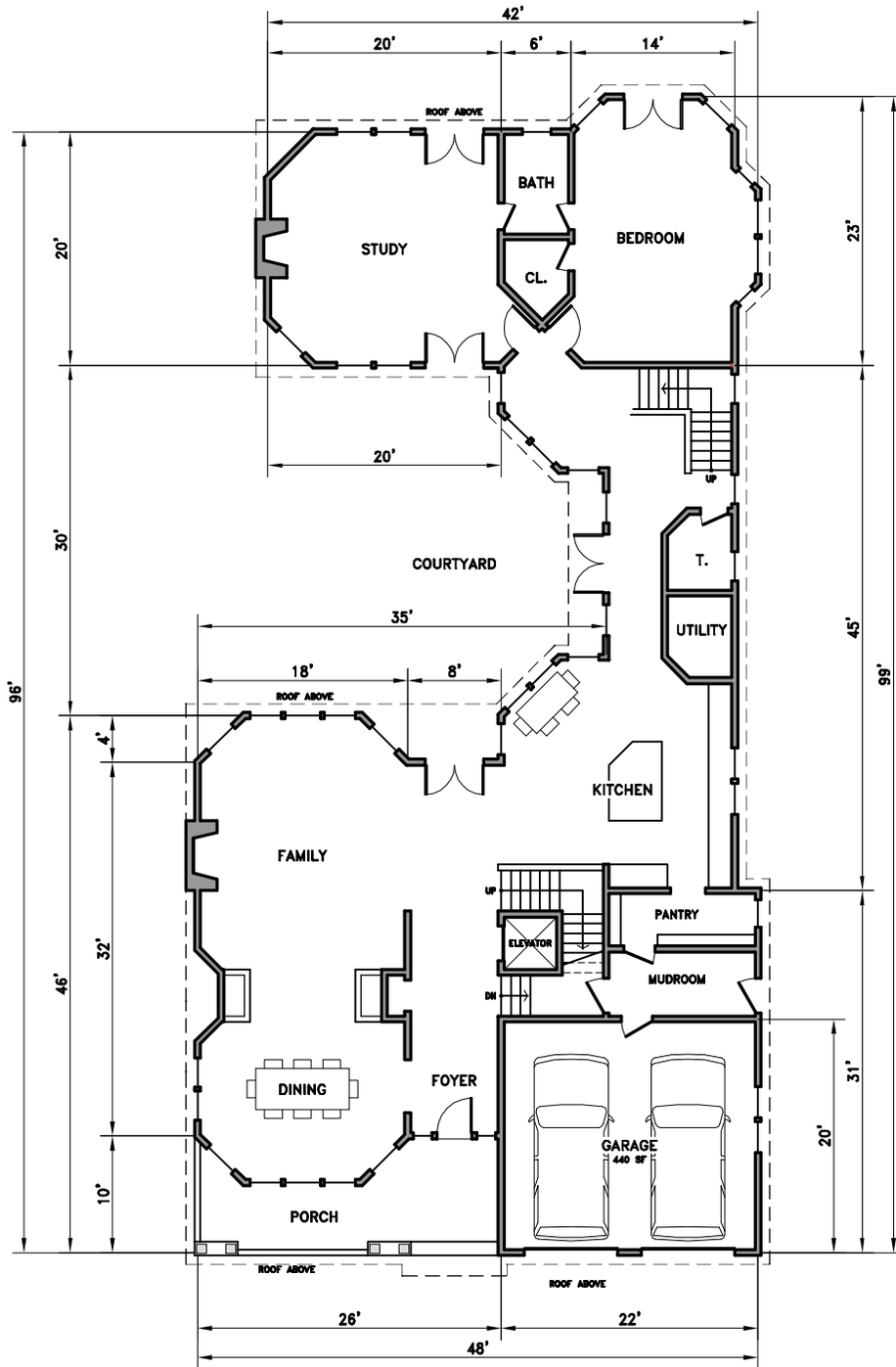
Project:
Location:

NEEDHAM/ KILMER RESIDENCE
37 GREENFIELD AVENUE, SARATOGA SPRINGS, NY

Proj. No.	By
36001	XX
Date	Rev. No.
2016	

SCOTT L. RAND AIA
Architecture Planning Interior Design
WWW.SCOTTRANDARCHITECTS.NET

(SEE FULL SIZE 24"x36") 02 MAY 2016 XX
S-2



FIRST FLOOR PLAN

SCALE: 1"=16'

NEEDHAM / KILMER RESIDENCE
37 GREENFIELD AVENUE, SARATOGA SPRINGS, NY

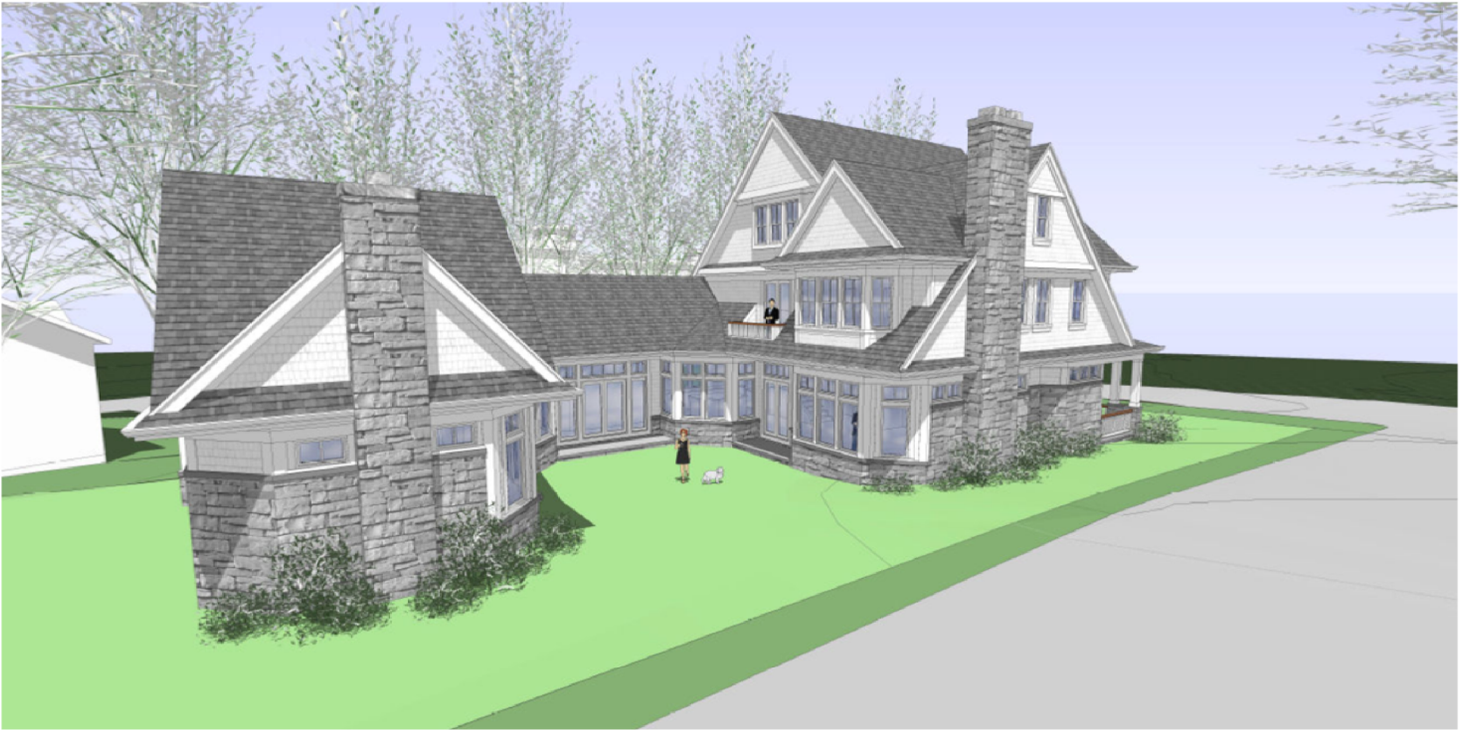


VIEW 1



VIEW 2

SCOTT L. RAND AIA
ARCHITECT



VIEW 3



VIEW 4

NEEDHAM / KILMER RESIDENCE
37 GREENFIELD AVENUE, SARATOGA SPRINGS, NY

SCOTT L. RAND AIA
ARCHITECT

Aerial View - Comparing Surrounding Buildings



UR-1
203 Woodlawn
New Construction
Principal (27%)
Accessory (3%)
14,000SF (est.)

UR-1
45 Greenfield Ave
9 unit condo
Coverage - 25.1%
31,575 SF

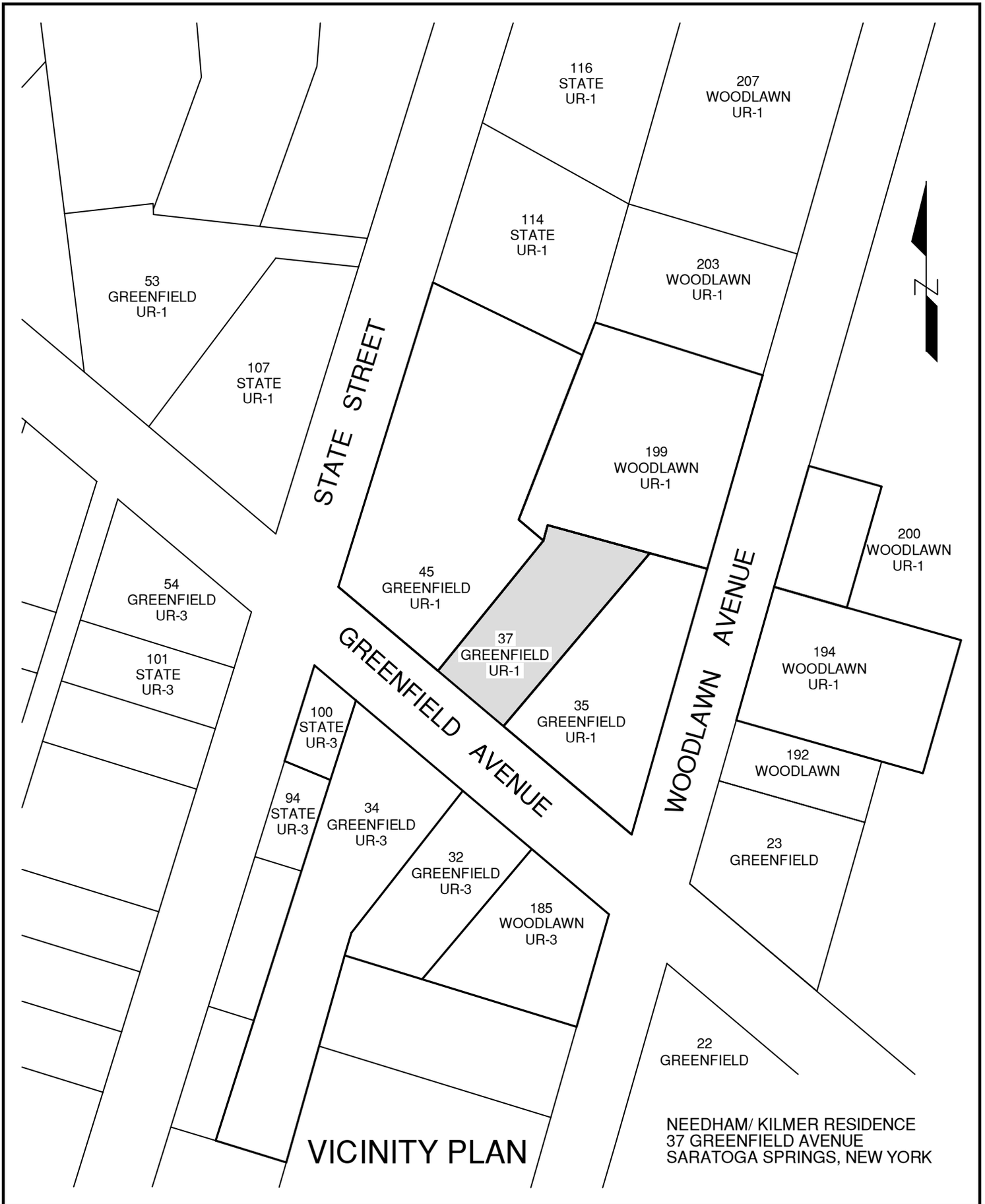
UR-1
37 Greenfield Ave
Lot
69' Wide
11,454 SF

UR-1
35 Greenfield Ave
Coverage - 33%
16,289 SF
Setbacks Variances

UR-3
100 State St.

UR-3
34 Greenfield Ave

UR-3
32 Greenfield Ave. - new construction
Variance: 9 ft. combined side setback



Neighboring Homes



**UR-1 - 35 Greenfield Avenue
16,289 SF
Total Coverage: 33.0%
Setback Variances**



**UR-1 - 45 Greenfield Avenue - 9 Unit Condo
31,575 SF (est.)
Total Coverage: 25.1%**



**UR-1 - 203 Woodlawn Avenue
14,000 SF (est.)
Total Coverage: 30.0%**



**UR-2 - 32 Greenfield Avenue
Across the Street from Needham
10,150 SF (est.)
Total Coverage: 30% (est.)
Side Yard Variance - 9' Total**

Existing Site Photos



Short Environmental Assessment Form

Part 1 - Project Information

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: VARIANCE: COVERAGE, REAR YARD SETBACK, SIDE YARD SETBACK - TOTAL & MINIMUM			
Project Location (describe, and attach a location map): 37 GREENFIELD AVENUE, SARATOGA SPRINGS			
Brief Description of Proposed Action: CONSTRUCT NEW SINGLE FAMILY DWELLING ON UNIMPROVED LOT.			
Name of Applicant or Sponsor: JUDITH NEEDHAM		Telephone: [REDACTED]	
		E-Mail: [REDACTED]	
Address: [REDACTED]			
City/PO: [REDACTED]		State: [REDACTED]	Zip Code: [REDACTED]
1. Does the proposed action only involve the legislative adoption of a plan, local law, ordinance, administrative rule, or regulation? If Yes, attach a narrative description of the intent of the proposed action and the environmental resources that may be affected in the municipality and proceed to Part 2. If no, continue to question 2.		NO <input checked="" type="checkbox"/>	YES <input type="checkbox"/>
2. Does the proposed action require a permit, approval or funding from any other governmental Agency? If Yes, list agency(s) name and permit or approval:		NO <input checked="" type="checkbox"/>	YES <input type="checkbox"/>
3.a. Total acreage of the site of the proposed action?		_____ .263 acres	
b. Total acreage to be physically disturbed?		_____ acres	
c. Total acreage (project site and any contiguous properties) owned or controlled by the applicant or project sponsor?		_____ acres	
4. Check all land uses that occur on, adjoining and near the proposed action.			
<input type="checkbox"/> Urban <input type="checkbox"/> Rural (non-agriculture) <input type="checkbox"/> Industrial <input type="checkbox"/> Commercial <input checked="" type="checkbox"/> Residential (suburban)			
<input type="checkbox"/> Forest <input type="checkbox"/> Agriculture <input type="checkbox"/> Aquatic <input checked="" type="checkbox"/> Other (specify): <u>9-Unit Condominium</u>			
<input type="checkbox"/> Parkland			

<p>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)? If Yes, explain purpose and size: _____ _____ _____</p>	<p>NO</p> <p><input checked="" type="checkbox"/></p>	<p>YES</p> <p><input type="checkbox"/></p>
<p>19. Has the site of the proposed action or an adjoining property been the location of an active or closed solid waste management facility? If Yes, describe: _____ _____ _____</p>	<p>NO</p> <p><input checked="" type="checkbox"/></p>	<p>YES</p> <p><input type="checkbox"/></p>
<p>20. Has the site of the proposed action or an adjoining property been the subject of remediation (ongoing or completed) for hazardous waste? If Yes, describe: _____ _____ _____</p>	<p>NO</p> <p><input checked="" type="checkbox"/></p>	<p>YES</p> <p><input type="checkbox"/></p>
<p>I AFFIRM THAT THE INFORMATION PROVIDED ABOVE IS TRUE AND ACCURATE TO THE BEST OF MY KNOWLEDGE</p> <p>Applicant/sponsor name: <u>Judith Needham</u> Date: <u>02 May 2016</u></p> <p>Signature: <u><i>Judith Needham</i></u></p>		

FAX COVER SHEET

TO	Lindsey Gonzalez
COMPANY	City of Saratoga Springs
FAXNUMBER	15185809480
FROM	Volney LaRowe
DATE	2016-05-18 01:23:23 GMT
RE	Needham Request for Area Variance at 37 Greenfield Avenue

COVER MESSAGE

Fax of letter opposing an area variance for 37 Greenfield Avenue.

Volney LaRowe & Linda LeTendre
Greenfield Avenue
Saratoga Springs, NY 12866-1503

May 17, 2016

City of Saratoga Springs
Zoning Board of Appeals
City Hall - 474 Broadway
Saratoga Springs, NY 12866

Re: Needham Request for Area Variance at 37 Greenfield Avenue

Dear Zoning Board of Appeals:

We are vehemently opposed to granting an area variance for the proposed new construction for 37 Greenfield Avenue. We are tired of people coming into our neighborhood, buying a substandard sized lot and then expecting to build a mansion which would be more appropriate for a lot twice the size.

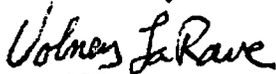
The Needhams, which we are sure are lovely people, knew the size of the lot when they purchased it and should have planned for house that would fit into the size requirements of said lot. Having large homes "shoehorned" onto small lots, especially when subdivided from other properties, has significantly detracted from the character and quality of our neighborhood, two reasons we moved here in the first place.

This has also caused an increase in the density of the housing on Greenfield Avenue, affecting traffic, noise and parking. It is no longer the quiet and tranquil neighborhood it use to be, again reasons we moved here over a decade ago.

We understand that Saratoga Springs is a popular residential destination and everybody wants to live here. We hope the Zoning Board of appeals will maintain what's left of the character and integrity of Greenfield Avenue, deny this request, and encourage the Needhams to design a building that fits the size requirements of the lot as stipulated by the existing zoning regulations.

Thank you for your time and kind consideration of our concerns.

Sincerely,

 
Volney LaRowe and Linda LeTendre



1000

SPEED LIMIT
15



SNYDER, KILEY, TOOHEY, CORBETT & COX, LLP

ATTORNEYS AT LAW

PLEASE REPLY TO:

P.O. BOX 4367

SARATOGA SPRINGS, N.Y. 12866
STREET ADDRESS: 160 WEST AVENUE

TELEPHONE (518) 584-1500

FACSIMILE (518) 584-1503

OF COUNSEL
LOREN N. BROWN*

*RETIRED JUSTICE
NEW YORK STATE
SUPREME COURT

Sharie T. Walerstein
Paralegal

HARRY D. SNYDER
MICHAEL J. TOOHEY
KATHLEEN A. CORBETT
JAMES G. SNYDER
JAMES S. COX

ANNE MARIE ZSAMBA

May 13, 2016

Susan Barden, Planner
City of Saratoga Springs
474 Broadway
Saratoga Springs, New York 12866

VIA: Hand Delivered and Email

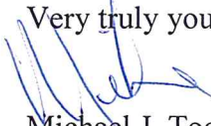
RE: 223 Lake Avenue, City of Saratoga Springs, New York

Dear Susan,

Thank you very much for your insight and patience with regard to this Zoning Application. I enclose to you a hard copy of the two new elevations of the property and the revision to the written section of the Area Variance Application (Pages 6 and 7). I would ask you to insert those pages into the original Application. We have also forwarded this information to you via email for distribution as you deem appropriate.

If any further information is needed, please do not hesitate to contact me.

Very truly yours,


Michael J. Toohey

MJT/cb

Enclosures

AREA VARIANCE – PLEASE ANSWER THE FOLLOWING (add additional information as necessary):

The applicant requests relief from the following Zoning Ordinance article(s) Table 3: Area and Bulk Schedule

<u>Dimensional Requirements</u>	<u>From</u>	<u>To</u>
Front yard setback	10 ft	.35 ft
Principal Building Coverage	30%	32%

Other: _____

To grant an area variance, the ZBA must balance the benefits to the applicant and the health, safety, and welfare of the neighborhood and community, taking into consideration the following:

- Whether the benefit sought by the applicant can be achieved by other feasible means. Identify what alternatives to the variance have been explored (alternative designs, attempts to purchase land, etc.) and why they are not feasible.

The necessity for a handicap ramp is a relatively new requirement. There is only one practical way for the length of the ramp to be extended to allow access to into the public space of the business. A ramp on the east side of the property would interfere with parking and at its turn, would still intrude on the front yard setback. This would also require a handicapped person to make two turns on the ramp to get into the building. The Principal Building as it presently exists is code compliant. It is only when you add the mandatory handicap ramp to the building that the percentage exceeds the permitted percentage.

- Whether granting the variance will produce an undesirable change in the character of the neighborhood or a detriment to nearby properties. Granting the variance will not create a detriment to nearby properties or an undesirable change in the neighborhood character for the following reasons:

The use and function of the building is not being effected by the ramp, as a result, there will be no functional change to the use of the property other than the positive change allowing handicap persons, or those for whom steps are a challenge, better access to the business. No one would recognize that approximately 180 sq ft more is covered by the expanded Principal Building, but they will recognize the positive change, that making the building handicap accessible, will have on the patrons.

3. Whether the variance is substantial. The requested variance is not substantial for the following reasons:

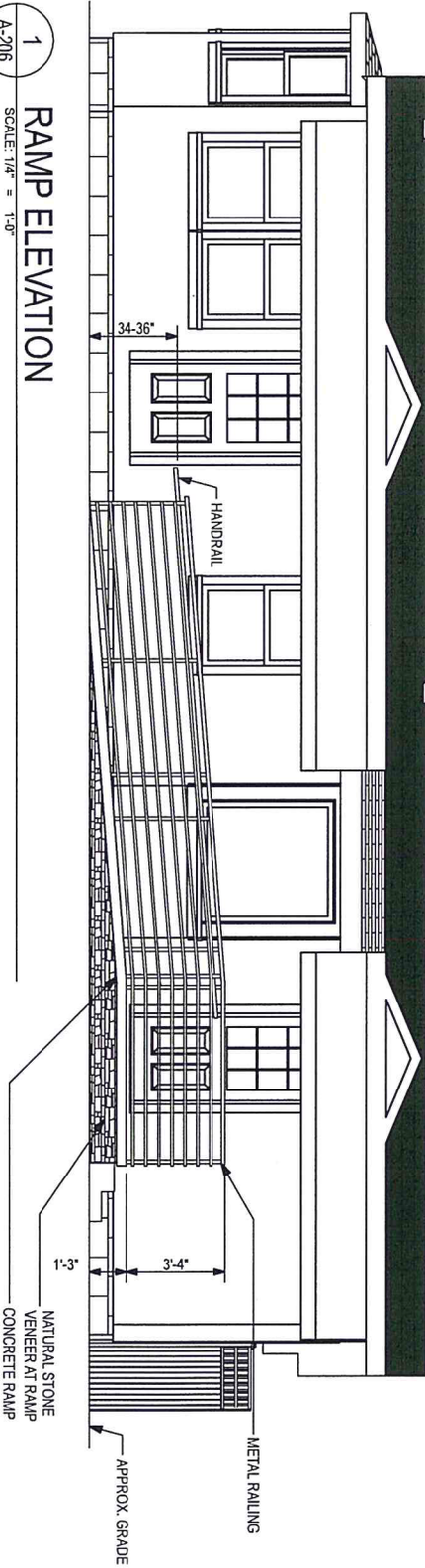
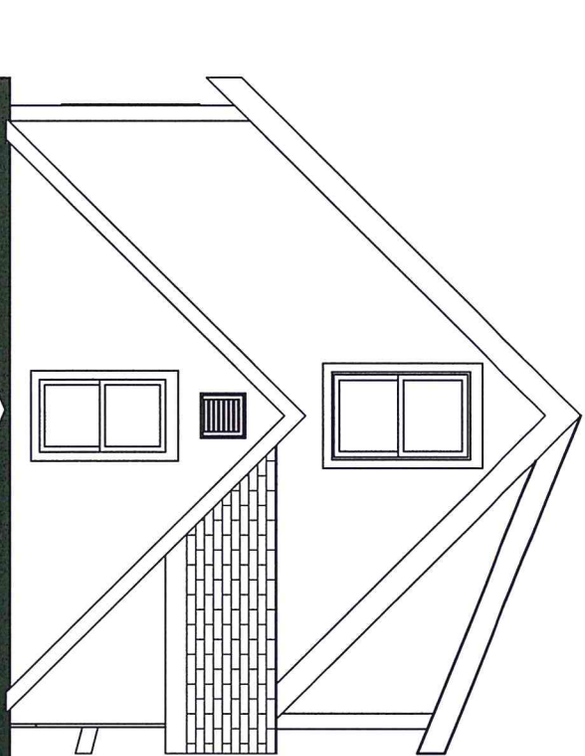
The placement of the structure on the Property in relative close proximity to Lake Avenue pre-exists the Zoning Code. The introduction of the ramp is not only a code requirement, but is also societally beneficial. The ramp, while close to the property line, still leaves the sidewalk and greenstrip between it and the paved portion of Lake Avenue. As a result, the impact of the placement of the ramp will not be substantial. The addition of 180 sq ft of coverage on this parcel for this purpose is not substantial.

4. Whether the variance will have adverse physical or environmental effects on neighborhood or district. The requested variance will not have an adverse physical or environmental effect on the neighborhood or district for the following reasons:

The non-conforming use of the site has been established over time and by the granting of variances. The introduction of a ramp for the handicapped, injured or elderly will have a POSITIVE physical and environmental impact on the neighborhood not an ADVERSE one. The limited additional lot coverage caused by the construction of the ramp will not have an adverse effect.

5. Whether the alleged difficulty was self-created (although this does not necessarily preclude the granting of an area variance). Explain whether the alleged difficulty was or was not self-created:

The requirement for the ramp was not self created by the Applicant, it is a statutory requirement imposed on the property for communal good.



RAMP ELEVATION

1
A-206

SCALE: 1/4" = 1'-0"

SITEWORKS
 ASSOCIATES, LLC
 DRAFTING & DESIGN SERVICES
 45 LEXINGTON AVE.
 GLENS FALLS, NY 12801

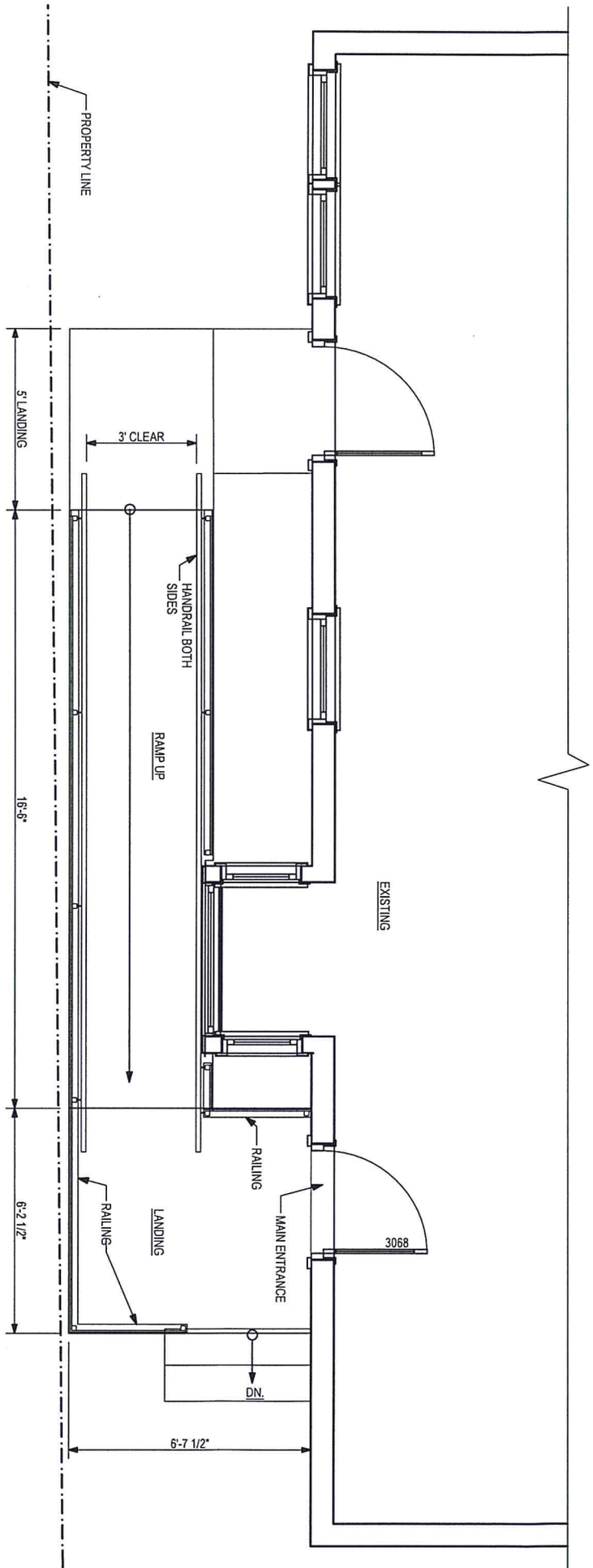
Stewart Remodel
 Owner: Rodney Stewart
 223 Lake Ave.
 Saratoga Springs, NY 12801

DRAWING TITLE:
 SOUTH ELEV. AT RAMP
PROJECT NO.:
 DRAWN BY: MS
 CHK'D BY: MS

REVISIONS:

MARK	DATE	DESCRIPTION
0	5/12/16	ISSUED FOR ZBA APPROVAL

DRAWING NO.
A-206



1
A-105
SCALE: 3/8" = 1'-0"
RAMP PLAN

SITEWORKS
ASSOCIATES, LLC
DRAFTING & DESIGN SERVICES
45 LEXINGTON AVE.
GLENS FALLS, NY 12801

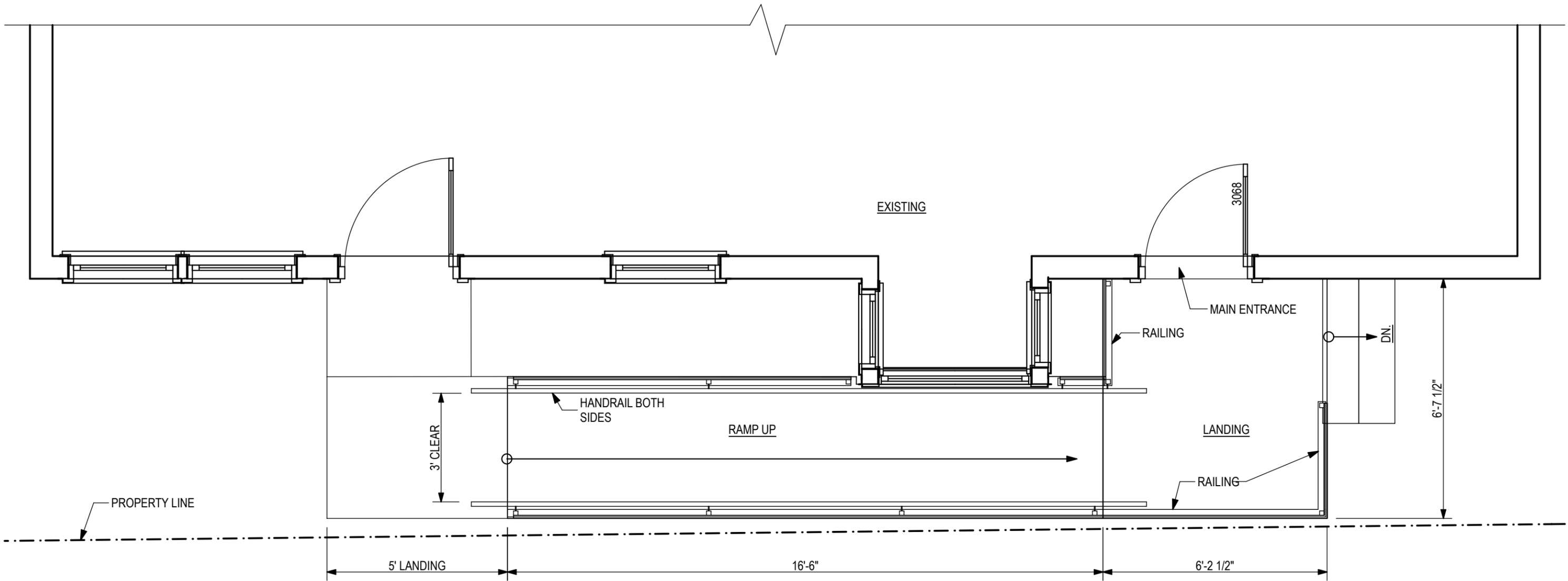
Stewart Remodel
Owner: Rodney Stewart
223 Lake Ave.
Saratoga Springs, NY 12801

DRAWING TITLE:
RAMP PLAN
PROJECT NO:
DRAWN BY: MS
CHK'D BY: MS

REVISIONS:

MARK	DATE	DESCRIPTION
0	5/12/16	ISSUED FOR ZBA APPROVAL

DRAWING NO.
A-105



1
A-105

RAMP PLAN

SCALE: 3/8" = 1'-0"

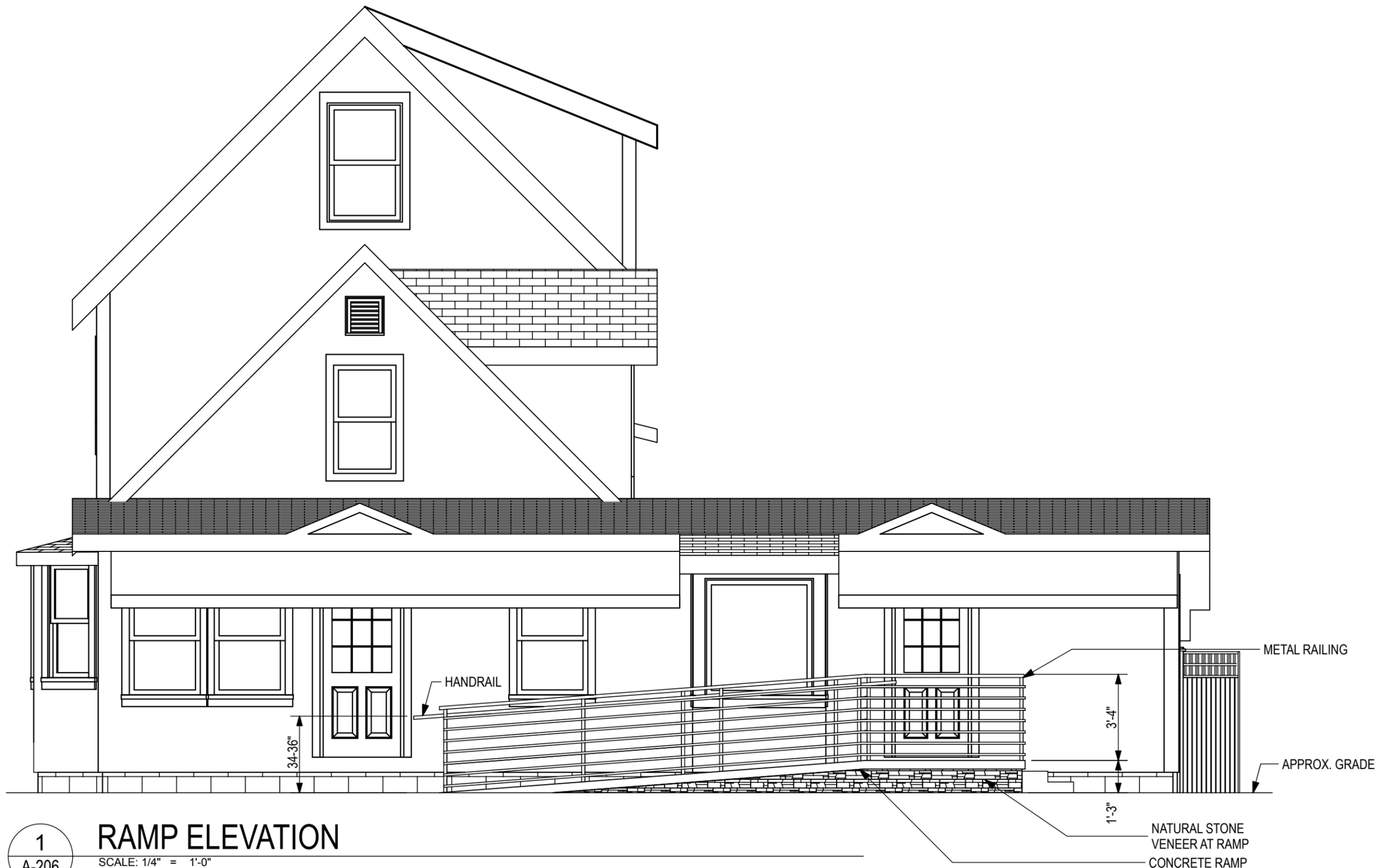
SITEWORKS
ASSOCIATES, LLC
DRAFTING & DESIGN SERVICES
45 LEXINGTON AVE.
GLENS FALLS, NY 12801

Stewart Remodel
Owner: Rodney Stewart
223 Lake Ave.
Saratoga Springs, NY 12801

DRAWING TITLE:
RAMP PLAN
PROJECT NO:
DRAWN BY: MS
CHK'D BY: MS

REVISIONS:		
MARK	DATE	DESCRIPTION
0	5/12/16	ISSUED FOR ZBA APPROVAL

DRAWING NO.
A-105



1
A-206

RAMP ELEVATION

SCALE: 1/4" = 1'-0"

SITEWORKS
ASSOCIATES, LLC
DRAFTING & DESIGN SERVICES
45 LEXINGTON AVE.
GLENS FALLS, NY 12801

Stewart Remodel
Owner: Rodney Stewart
223 Lake Ave.
Saratoga Springs, NY 12801

DRAWING TITLE:
SOUTH ELEV. AT RAMP
PROJECT NO:
DRAWN BY: MS
CHK'D BY: MS

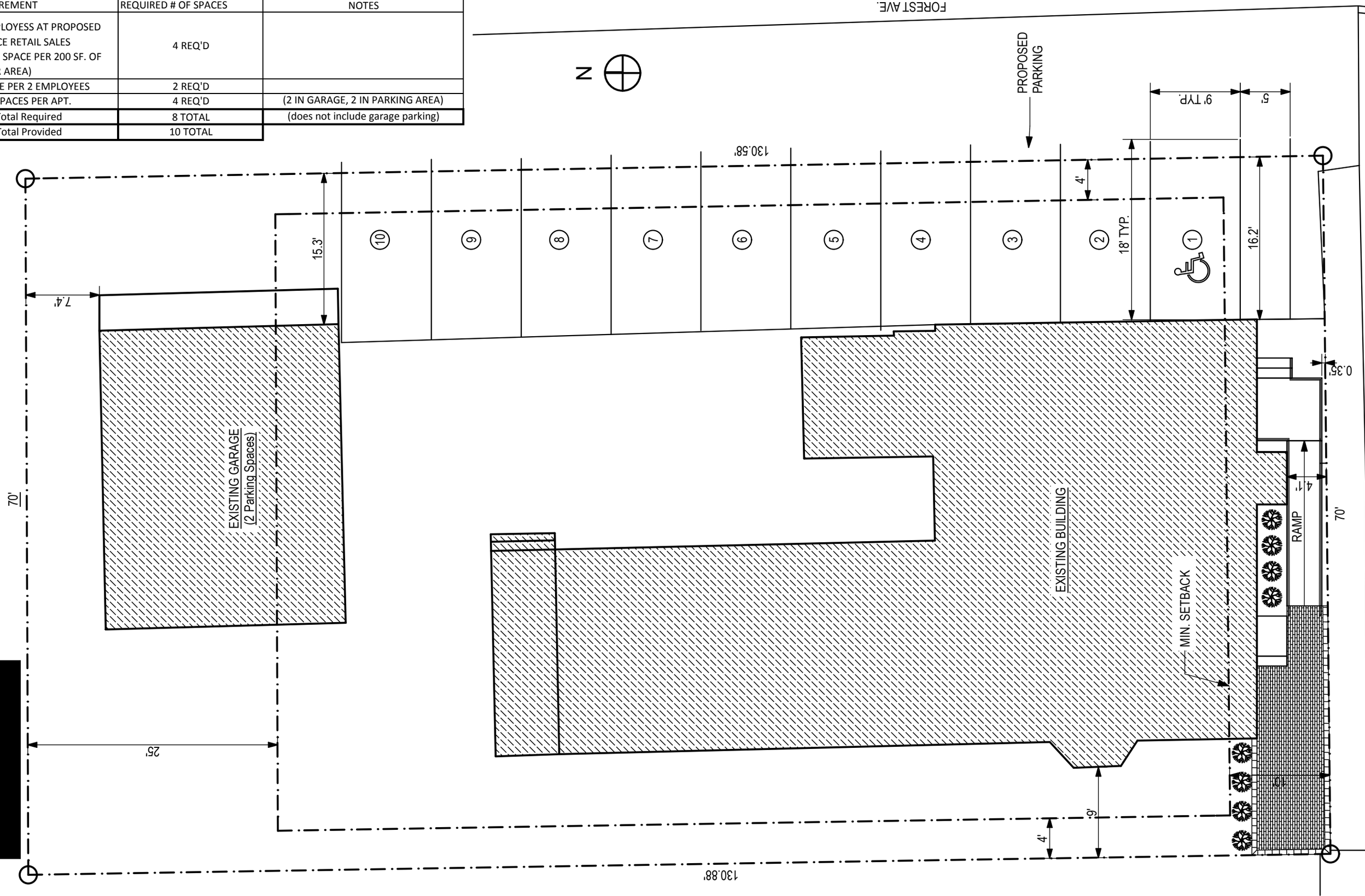
REVISIONS:		
MARK	DATE	DESCRIPTION
0	5/12/16	ISSUED FOR ZBA APPROVAL

DRAWING NO.
A-206

MIN. LOT SIZE	EXIST. LOT SIZE	MIN. AVG. WIDTH	EXIST. AVG. WIDTH	MAX. BLDG COVERAGE PERCENTAGE		EXISTING BLDG. COVERAGE PERCENTAGE		SETBACK REQUIREMENTS							
				PRINCIPAL BLDG.	ACCESS. BLDG.	PRINCIPAL BLDG.	ACCESS. BLDG.	MIN. FRONT	EXIST. FRONT	MIN. REAR	EXIST. REAR	MIN. EA. SIDE	EXIST. SIDES	MIN. TOTAL SIDE	EX. TOTAL SIDE
8,000 SF (2 UNITS)	9,008 SF	80 FT. (2 UNITS)	70 FT. (2 UNITS)	30% (2,702 SF)	10% (901 SF)	32% (2,856 SF)	8% (732 SF)	10'	.35'	25'	7.4'	4'	9' & 16.2'	12'	25.2'

MIN. % TO REMAIN PERMEABLE	% PERMEABLE
25% (2,252 SF)	39% (3,531 SF)

PARKING SPACE CALCULATIONS:		
CODE REQUIREMENT	REQUIRED # OF SPACES	NOTES
QTY. OF EMPLOYEES AT PROPOSED CONVENIENCE RETAIL SALES LOCATION (1 SPACE PER 200 SF. OF SALES FLOOR AREA)	4 REQ'D	
1 SPACE PER 2 EMPLOYEES	2 REQ'D	
2 SPACES PER APT.	4 REQ'D	(2 IN GARAGE, 2 IN PARKING AREA)
Total Required	8 TOTAL	(does not include garage parking)
Total Provided	10 TOTAL	



STEWORKS
ASSOCIATES, LLC
DRAWING & DESIGN SERVICES
45 LEXINGTON AVE.
GLENS FALLS, NY 12801

1
SUP-1
SCALE: 1" = 10'

1
SUP-1
SCALE: 1" = 10'

SIDEWALK

SUP-1
ISSUED 5/12/16 REV. 0



CITY OF SARATOGA SPRINGS

City Hall - 474 Broadway
Saratoga Springs, New York 12866
Tel: 518-587-3550 fax: 518-580-9480

[FOR OFFICE USE]

(Application #)

(Date received)

APPLICATION FOR: APPEAL TO THE ZONING BOARD FOR AN INTERPRETATION, USE VARIANCE, AREA VARIANCE AND/OR VARIANCE EXTENSION

APPLICANT(S)*	OWNER(S) (If not applicant)	ATTORNEY/AGENT
Name 223 Lake Avenue, LLC	223 Lake Avenue, LLC	Michael J. Toohey, Esq.
Address 162 Woodlawn Avenue Saratoga Springs, NY 12866	162 Woodlawn Avenue Saratoga Springs, NY 12866	P. O. Box 4367, 160 West Avenue Saratoga Springs, NY 12866
Phone		
Email		

* An applicant must be the property owner, lessee, or one with an option to lease or purchase the property in question.

Applicant's interest in the premises: Owner Lessee Under option to lease or purchase

PROPERTY INFORMATION

1. Property Address/Location: 223 Lake Avenue Tax Parcel No.: 166 46 2 59
(for example: 165.52 - 4 - 37)

2. Date acquired by current owner: 1/9/2015 3. Zoning District when purchased: UR-3

4. Present use of property: Deli/Pizza shop with commercial kitchen 5. Current Zoning District: UR-3

6. Has a previous ZBA application/appeal been filed for this property?
 Yes (when? 7/20/88 For what? Use Variance /Commercial Kitchen/Deli
 No 12/22/00 12/22/00 Use Variance (Sign)
Area Variance (Cooler)

7. Is property located within (check all that apply)?: Historic District Architectural Review District
 500' of a State Park, city boundary, or county/state highway?

8. Brief description of proposed action: To install a handicap ramp to the front (South) entrance to the business.
See Narrative Attachment "A".

9. Is there a written violation for this parcel that is not the subject of this application? Yes No

10. Has the work, use or occupancy to which this appeal relates already begun? Yes No

11. Identify the type of appeal you are requesting (check all that apply):

INTERPRETATION (p. 2) VARIANCE EXTENSION (p. 2) USE VARIANCE (pp. 3-6) AREA VARIANCE (pp. 6-7)

FEES: Make checks payable to the "Commissioner of Finance". Fees are cumulative and required for each request below.

- Interpretation \$ 400
- Use variance \$1,000
- Area variance
- Residential use/property: \$ 150
- Non-residential use/property: \$ 500
- Extensions: \$ 150

INTERPRETATION – PLEASE ANSWER THE FOLLOWING (add additional information as necessary):

1. Identify the section(s) of the Zoning Ordinance for which you are seeking an interpretation:

Section(s) _____

2. How do you request that this section be interpreted? _____

3. If interpretation is denied, do you wish to request alternative zoning relief? Yes No

4. If the answer to #3 is "yes," what alternative relief do you request? Use Variance Area Variance

EXTENSION OF A VARIANCE – PLEASE ANSWER THE FOLLOWING (add additional information as necessary):

1. Date original variance was granted: _____ 2. Type of variance granted? Use Area

3. Date original variance expired: _____

5. Explain why the extension is necessary. Why wasn't the original timeframe sufficient?

When requesting an extension of time for an existing variance, the applicant must prove that the circumstances upon which the original variance was granted have not changed. Specifically demonstrate that there have been no significant changes on the site, in the neighborhood, or within the circumstances upon which the original variance was granted:

USE VARIANCE – PLEASE ANSWER THE FOLLOWING (add additional information as necessary):

A use variance is requested to permit the following: _____

For the Zoning Board to grant a request for a use variance, an applicant must prove that the zoning regulations create an unnecessary hardship in relation to that property. In seeking a use variance, New York State law requires an applicant to prove all four of the following “tests”.

I. That the applicant cannot realize a reasonable financial return on initial investment for any currently permitted use on the property. “Dollars & cents” proof must be submitted as evidence. The property in question cannot yield a reasonable return for the following reasons:

A. Submit the following financial evidence relating to this property (attach additional evidence as needed):

1) Date of purchase: _____ Purchase amount: \$ _____

2) Indicate dates and costs of any improvements made to property after purchase:

<u>Date</u>	<u>Improvement</u>	<u>Cost</u>
_____	_____	_____
_____	_____	_____
_____	_____	_____

3) Annual maintenance expenses: \$ _____ 4) Annual taxes: \$ _____

5) Annual income generated from property: \$ _____

6) City assessed value: \$ _____ Equalization rate: _____ Estimated Market Value: \$ _____

7) Appraised Value: \$ _____ Appraiser: _____ Date: _____

Appraisal Assumptions: _____

B. Has property been listed for sale with the Multiple Listing Service (MLS)? Yes If "yes", for how long? _____ No

1) Original listing date(s): _____ Original listing price: \$ _____

If listing price was reduced, describe when and to what extent: _____

2) Has the property been advertised in the newspapers or other publications? Yes No

If yes, describe frequency and name of publications: _____

3) Has the property had a "For Sale" sign posted on it? Yes No

If yes, list dates when sign was posted: _____

4) How many times has the property been shown and with what results? _____

2. That the financial hardship relating to this property is unique and does not apply to a substantial portion of the neighborhood. Difficulties shared with numerous other properties in the same neighborhood or district would not satisfy this requirement. This previously identified financial hardship is unique for the following reasons:

AREA VARIANCE – PLEASE ANSWER THE FOLLOWING (add additional information as necessary):

Table 3: Area and Bulk

The applicant requests relief from the following Zoning Ordinance article(s) Schedule

<u>Dimensional Requirements</u>	<u>From</u>	<u>To</u>
Front yard setback	10 ft	.35 ft
_____	_____	_____
_____	_____	_____
_____	_____	_____
_____	_____	_____
_____	_____	_____

Other: _____

To grant an area variance, the ZBA must balance the benefits to the applicant and the health, safety, and welfare of the neighborhood and community, taking into consideration the following:

- 1. Whether the benefit sought by the applicant can be achieved by other feasible means. Identify what alternatives to the variance have been explored (alternative designs, attempts to purchase land, etc.) and why they are not feasible.

The necessity for a handicap ramp is a relatively new requirement. There is only one practical way for the length of the ramp to be extended to allow access to into the public space of the business. A ramp on the east side of the property would interfere with parking and at its turn, would still intrude on the front yard setback. This would also require a handicapped person to make two turns on the ramp to get into the building.

- 2. Whether granting the variance will produce an undesirable change in the character of the neighborhood or a detriment to nearby properties. Granting the variance will not create a detriment to nearby properties or an undesirable change in the neighborhood character for the following reasons:

The use and function of the building is not being effected by the ramp, as a result, there will be no functional change to the use of the property other than the positive change allowing handicap persons, or those for whom steps are a challenge, better access to the business.

3. Whether the variance is substantial. The requested variance is not substantial for the following reasons:

The placement of the structure on the Property in relative close proximity to Lake Avenue pre-exists the Zoning Code. The introduction of the ramp is not only a code requirement, but is also societally beneficial. The ramp, while close to the property line, still leaves the sidewalk and greenstrip between it and the paved portion of Lake Avenue. As a result, the impact of the placement of the ramp will not be substantial.

4. Whether the variance will have adverse physical or environmental effects on neighborhood or district. The requested variance will not have an adverse physical or environmental effect on the neighborhood or district for the following reasons:

The non-conforming use of the site has been established over time and by the granting of variances. The introduction of a ramp for the handicapped, injured or elderly will have a POSITIVE physical and environmental impact on the neighborhood not an ADVERSE one.

5. Whether the alleged difficulty was self-created (although this does not necessarily preclude the granting of an area variance). Explain whether the alleged difficulty was or was not self-created:

The requirement for the ramp was not self created by the Applicant, it is a statutory requirement imposed on the property for communal good.

DISCLOSURE

Does any City officer, employee, or family member thereof have a financial interest (as defined by General Municipal Law Section 809) in this application? No Yes If "yes", a statement disclosing the name, residence and nature and extent of this interest must be filed with this application.

APPLICANT CERTIFICATION

I/we, the property owner(s), or purchaser(s)/lessee(s) under contract, of the land in question, hereby request an appearance before the Zoning Board of Appeals.

By the signature(s) attached hereto, I/we certify that the information provided within this application and accompanying documentation is, to the best of my/our knowledge, true and accurate. I/we further understand that intentionally providing false or misleading information is grounds for immediate denial of this application.

Furthermore, I/we hereby authorize the members of the Zoning Board of Appeals and designated City staff to enter the property associated with this application for purposes of conducting any necessary site inspections relating to this appeal.

223 Lake Avenue, LLC



(applicant signature)

4/ 24 /2016

Date: _____

(applicant signature)

Date: _____

If applicant is not the currently the owner of the property, the current owner must also sign.

223 Lake Avenue, LLC



Owner Signature: _____

4/ 24 /2016

Date: _____

Owner Signature: _____

Date: _____

Short Environmental Assessment Form

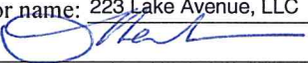
Part 1 - Project Information

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: Construction handicap ramp - 223 Lake Avenue			
Project Location (describe, and attach a location map): 223 Lake Avenue, Saratoga Springs, New York 12866			
Brief Description of Proposed Action: To construct a handicap ramp to the front entrance of the business at 223 Lake Avenue, Saratoga Springs, New York			
Name of Applicant or Sponsor: 223 Lake Avenue, LLC		Telephone: [REDACTED]	
		E-Mail: [REDACTED]	
Address: 162 Woodlawn Avenue			
City/PO: Saratoga Springs		State: NY	Zip Code: 12866
1. Does the proposed action only involve the legislative adoption of a plan, local law, ordinance, administrative rule, or regulation? If Yes, attach a narrative description of the intent of the proposed action and the environmental resources that may be affected in the municipality and proceed to Part 2. If no, continue to question 2.			NO <input type="checkbox"/>
			YES <input type="checkbox"/>
2. Does the proposed action require a permit, approval or funding from any other governmental Agency? If Yes, list agency(s) name and permit or approval:			NO <input type="checkbox"/>
			YES <input type="checkbox"/>
3.a. Total acreage of the site of the proposed action?		9100 acres sq ft	
b. Total acreage to be physically disturbed?		96 acres sq ft	
c. Total acreage (project site and any contiguous properties) owned or controlled by the applicant or project sponsor?		9100 acres sq ft	
4. Check all land uses that occur on, adjoining and near the proposed action.			
<input type="checkbox"/> Urban <input type="checkbox"/> Rural (non-agriculture) <input type="checkbox"/> Industrial <input type="checkbox"/> Commercial <input checked="" type="checkbox"/> Residential (suburban)			
<input type="checkbox"/> Forest <input type="checkbox"/> Agriculture <input type="checkbox"/> Aquatic <input checked="" type="checkbox"/> Other (specify): <u>Recreational</u>			
<input type="checkbox"/> Parkland			

<p>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)? If Yes, explain purpose and size: _____ _____ _____</p>	<p>NO</p> <p><input checked="" type="checkbox"/></p>	<p>YES</p> <p><input type="checkbox"/></p>
<p>19. Has the site of the proposed action or an adjoining property been the location of an active or closed solid waste management facility? If Yes, describe: _____ _____ _____</p>	<p>NO</p> <p><input checked="" type="checkbox"/></p>	<p>YES</p> <p><input type="checkbox"/></p>
<p>20. Has the site of the proposed action or an adjoining property been the subject of remediation (ongoing or completed) for hazardous waste? If Yes, describe: _____ _____ _____</p>	<p>NO</p> <p><input checked="" type="checkbox"/></p>	<p>YES</p> <p><input type="checkbox"/></p>
<p>I AFFIRM THAT THE INFORMATION PROVIDED ABOVE IS TRUE AND ACCURATE TO THE BEST OF MY KNOWLEDGE</p>		
<p>Applicant/sponsor name: <u>223 Lake Avenue, LLC</u></p>		<p>Date: <u>4/26</u> /2016</p>
<p>Signature: <u></u></p>		

Attachment A

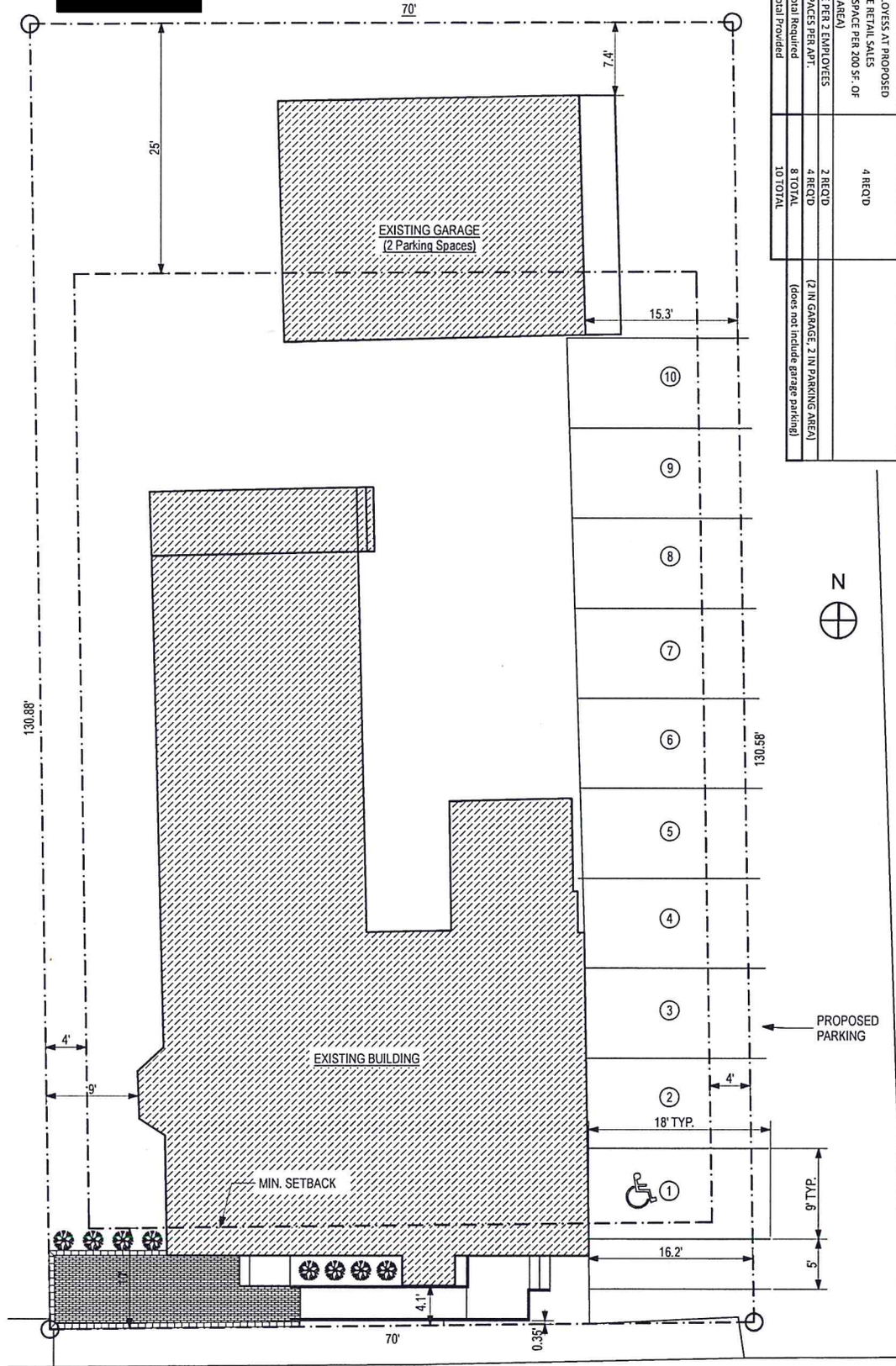
Narrative

The building located at 223 Lake Avenue has had a history of a mixed-residential use and commercial use prior to the modern zoning code being introduced to the City of Saratoga Springs. Attached as Exhibit "A" is a page from the 1960 Saratoga Springs Directory showing this property as the residence of William J. Davis and the William J. Davis Grocery Store. This mixed use utilization of this structure was augmented by the granting of a Use Variance on July 20, 1988, allowing the building to be used as a commercial kitchen and deli.

The position of the front of the building, facing Lake Avenue, is as it was historically. Attached is a copy of the 1954 Sandborn Map, the original of which is located in the "Saratoga Room" of the City of Saratoga Springs Public Library. See attached Exhibit "B". The relative position of the building in relation to Lake Avenue is the same as it was in 1954.

The Project site is located within the Urban Residential 3 Zone (UR-3) and the Owner intends to make an Application to the City of Saratoga Springs Planning Board to use the property as a Commercial Sales location, which is a use that is permitted in this Zone upon the granting of a Special Use Permit and Site Plan Approval.

The sole reason for this Application is to allow for the construction of a handicap ramp to the only public entrance to this building.



Zoning Requirements for Zoning District UR-3

MIN. LOT SIZE	EXIST. LOT SIZE	MIN. AVG. WIDTH	EXIST. AVG. WIDTH	MAX. BLDG. COVERAGE PERCENTAGE	EXISTING BLDG. COVERAGE PERCENTAGE	MIN. FRONT	EXIST. FRONT	MIN. REAR	EXIST. REAR	MIN. EA. SIDE	EXIST. SIDES	MIN. TOTAL SIDE	EX. TOTAL SIDE
8,000 SF (2 UNITS)	9,008 SF	80 FT (2 UNITS)	70 FT (2 UNITS)	PRINCIPAL BLDG. 30% (2,702 SF)	PRINCIPAL BLDG. 27% (2,448 SF)	10'	35'	25'	7.4'	4'	9' & 6.2'	12'	25.7'
MIN. % TO PERMEAN PERMEABLE	% PERMEABLE			ACCESS. BLDG. 10% (901 SF)	ACCESS. BLDG. 8% (719 SF)								
25% (2,522 SF)	39% (3,497 SF)												

PARKING SPACE CALCULATIONS:

CODE REQUIREMENT	REQUIRED # OF SPACES	NOTES
QTY. OF EMPLOYEES AT PROPOSED CONVENIENCE RETAIL SALES LOCATION (1 SPACE PER 200 SF. OF SALES FLOOR AREA)	4 RECD	
1 SPACE PER 2 EMPLOYEES	2 RECD	
2 SPACES PER APT.	4 RECD	(2 IN GARAGE, 2 IN PARKING AREA)
Total Required	8 TOTAL	(does not include garage parking)
Total Provided	10 TOTAL	

1 SUP-1 Parking Plan-223 Lake Ave.
 SCALE: 1" = 10'



CITY OF SARATOGA SPRINGS

City Hall - 474 Broadway
Saratoga Springs, New York 12866
Tel: 518-587-3550 fax: 518-580-9480

[FOR OFFICE USE]
(Application #)
(Date received)

APPLICATION FOR:
APPEAL TO THE ZONING BOARD FOR AN
INTERPRETATION, USE VARIANCE, AREA VARIANCE AND/OR VARIANCE EXTENSION

Table with 3 columns: APPLICANT(S)*, OWNER(S) (if not applicant), and Applicant's ATTORNEY/AGENT. Rows include Name, Address, Phone, and Email.

*An applicant must be the property owner, lessee, or one with an option to lease or purchase the property in question. Applicants are persons aggrieved by the February 22, 2016 Determination of the Zoning and Building Inspector concerning the Downtown Walk Project.

Applicant's interest in the premises: [X] Owner [X] Lessee [X] Under option to lease or purchase [X] Persons Aggrieved

PROPERTY INFORMATION

- 1. Property Address/Location: 27 Jumel Place Tax Parcel No.: 166.13 - 1 - 50.2
2. Date acquired by current owner: Contract Vendee 3. Zoning District when purchased: UR-3
4. Present use of property: Storage 5. Current Zoning District: UR-3
6. Has a previous ZBA application/appeal been filed for this property? [X] Yes
7. Is property located within (check all that apply)? [] Historic District [] Architectural Review District
8. Brief description of proposed action: Project Developer ANW Holdings, Inc. seeks to construct seven-unit condominium project.
9. Is there a written violation for this parcel that is not the subject of this application? [] Yes [] No Unknown
10. Has the work, use or occupancy to which this appeal relates already begun? [] Yes [X] No
11. Identify the type of appeal you are requesting (check all that apply): [X] INTERPRETATION (p. 2) [] VARIANCE EXTENSION (p. 2) [] USE VARIANCE (pp. 3-6) [] AREA VARIANCE (pp. 6-7)

FEES: Make checks payable to the "Commissioner of Finance". Fees are cumulative and required for each request below.

- Interpretation \$ 400
- Use variance \$1,000
- Area variance
- Residential use/property: \$ 150
- Non-residential use/property: \$ 500
- Extensions: \$ 150

INTERPRETATION – PLEASE ANSWER THE FOLLOWING (add additional information as necessary):

1. Identify the section(s) of the Zoning Ordinance for which you are seeking an interpretation:

Section(s) Article 2, Table 1, Section 2.2, Table 2

2. How do you request that this section be interpreted? The UR-3 zoning district does not permit multi-family residential use. The Downton Walk seven-unit condominium project is a multi-family residential use proposed for property located in the UR-3 zoning district. A use variance is required.

See attached Letter Memorandum and Exhibits.

3. If interpretation is denied, do you wish to request alternative zoning relief? Yes No

4. If the answer to #3 is "yes," what alternative relief do you request? Use Variance Area Variance

EXTENSION OF A VARIANCE – PLEASE ANSWER THE FOLLOWING (add additional information as necessary):

1. Date original variance was granted: _____ 2. Type of variance granted? Use Area

3. Date original variance expired: _____

5. Explain why the extension is necessary. Why wasn't the original timeframe sufficient?

When requesting an extension of time for an existing variance, the applicant must prove that the circumstances upon which the original variance was granted have not changed. Specifically demonstrate that there have been no significant changes on the site, in the neighborhood, or within the circumstances upon which the original variance was granted:

USE VARIANCE – PLEASE ANSWER THE FOLLOWING (add additional information as necessary):

A use variance is requested to permit the following: _____

For the Zoning Board to grant a request for a use variance, an applicant must prove that the zoning regulations create an unnecessary hardship in relation to that property. In seeking a use variance, New York State law requires an applicant to prove all four of the following "tests".

- I. That the applicant cannot realize a reasonable financial return on initial investment for any currently permitted use on the property. "Dollars & cents" proof must be submitted as evidence. The property in question cannot yield a reasonable return for the following reasons:

A. Submit the following financial evidence relating to this property (attach additional evidence as needed):

1) Date of purchase: _____ Purchase amount: \$ _____

2) Indicate dates and costs of any improvements made to property after purchase:

<u>Date</u>	<u>Improvement</u>	<u>Cost</u>
_____	_____	_____
_____	_____	_____
_____	_____	_____

3) Annual maintenance expenses: \$ _____ 4) Annual taxes: \$ _____

5) Annual income generated from property: \$ _____

6) City assessed value: \$ _____ Equalization rate: _____ Estimated Market Value: \$ _____

7) Appraised Value: \$ _____ Appraiser: _____ Date: _____

Appraisal Assumptions: _____

AREA VARIANCE – PLEASE ANSWER THE FOLLOWING (add additional information as necessary):

The applicant requests relief from the following Zoning Ordinance article(s) _____

Dimensional Requirements

From

To

_____	_____	_____
_____	_____	_____
_____	_____	_____
_____	_____	_____
_____	_____	_____
_____	_____	_____

Other: _____

To grant an area variance, the ZBA must balance the benefits to the applicant and the health, safety, and welfare of the neighborhood and community, taking into consideration the following:

1. Whether the benefit sought by the applicant can be achieved by other feasible means. Identify what alternatives to the variance have been explored (alternative designs, attempts to purchase land, etc.) and why they are not feasible.

2. Whether granting the variance will produce an undesirable change in the character of the neighborhood or a detriment to nearby properties. Granting the variance will not create a detriment to nearby properties or an undesirable change in the neighborhood character for the following reasons:

3. Whether the variance is substantial. The requested variance is not substantial for the following reasons:

4. Whether the variance will have adverse physical or environmental effects on neighborhood or district. The requested variance will not have an adverse physical or environmental effect on the neighborhood or district for the following reasons:

5. Whether the alleged difficulty was self-created (although this does not necessarily preclude the granting of an area variance). Explain whether the alleged difficulty was or was not self-created:

DISCLOSURE

Does any City officer, employee, or family member thereof have a financial interest (as defined by General Municipal Law Section 809) in this application? No Yes If "yes", a statement disclosing the name, residence and nature and extent of this interest must be filed with this application.

APPLICANT CERTIFICATION

~~I/we, the property owner(s), or purchaser(s)/lessee(s) under contract,~~ the persons aggrieved by the February 22, 2016 Determination concerning of the land in question, hereby request an appearance before the Zoning Board of Appeals.

By the signature(s) attached hereto, I/we certify that the information provided within this application and accompanying documentation is, to the best of my/our knowledge, true and accurate. I/we further understand that intentionally providing false or misleading information is grounds for immediate denial of this application.

~~Furthermore, I/we hereby authorize the members of the Zoning Board of Appeals and designated City staff to enter the property associated with this application for purposes of conducting any necessary site inspections relating to this appeal.~~

S/ Samuel Brewton
(applicant signature)

Date: 3/18/2016

(applicant signature)

Date: _____

If applicant is not the currently the owner of the property, the current owner must also sign.

Owner Signature: Not Applicable - Applicants Are Persons Aggrieved
by February 22, 2016 Determination of Zoning and

Date: _____

Owner Signature: _____
Building Inspector

Date: _____

DISCLOSURE

Does any City officer, employee, or family member thereof have a financial interest (as defined by General Municipal Law Section 809) in this application? No Yes If "yes", a statement disclosing the name, residence and nature and extent of this interest must be filed with this application.

APPLICANT CERTIFICATION

~~I/we, the property owner(s), or purchaser(s)/lessee(s) under contract,~~ the persons aggrieved by the February 22, 2016 Determination concerning of the land in question, hereby request an appearance before the Zoning Board of Appeals.

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~~Furthermore, I/we hereby authorize the members of the Zoning Board of Appeals and designated City staff to enter the property associated with this application for purposes of conducting any necessary site inspections relating to this appeal.~~

S/ Debra Mattison
(applicant signature)

Date: 3/18/16

(applicant signature)

Date: _____

If applicant is not the currently the owner of the property, the current owner must also sign.

Owner Signature: Not Applicable - Applicants Are Persons Aggrieved
by February 22, 2016 Determination of Zoning and
Building Inspector

Date: _____

Owner Signature: _____

Date: _____

DISCLOSURE

Does any City officer, employee, or family member thereof have a financial interest (as defined by General Municipal Law Section 809) in this application? No Yes If "yes", a statement disclosing the name, residence and nature and extent of this interest must be filed with this application.

APPLICANT CERTIFICATION

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~~Furthermore, I/we hereby authorize the members of the Zoning Board of Appeals and designated City staff to enter the property associated with this application for purposes of conducting any necessary site inspections relating to this appeal.~~

S/ Sandra Cohen
(applicant signature)

Date: 3/18/2016

(applicant signature)

Date: _____

If applicant is not the currently the owner of the property, the current owner must also sign.

Owner Signature: Not Applicable - Applicants Are Persons Aggrieved
by February 22, 2016 Determination of Zoning and

Date: _____

Owner Signature: Building Inspector

Date: _____

ZONING AND BUILDING INSPECTOR DENIAL
OF APPLICATION FOR LAND USE AND/OR BUILDING

*****See Exhibit A for Zoning and Building Inspector Determination*****

APPLICANT: _____ TAX PARCEL NO.: _____ - _____ - _____

PROPERTY ADDRESS: _____ ZONING DISTRICT: _____

This applicant has applied to use the identified property within the City of Saratoga Springs for the following:

This application is hereby denied upon the grounds that such use of the property would violate the City Zoning Ordinance article(s) _____, As such, the following relief would be required to proceed:

Extension of existing variance Interpretation

Use Variance to permit the following: _____

Area Variance seeking the following relief:

<u>Dimensional Requirements</u>	<u>From</u>	<u>To</u>
_____	_____	_____
_____	_____	_____
_____	_____	_____
_____	_____	_____
_____	_____	_____
_____	_____	_____

Other: _____

Note: _____

Advisory Opinion required from Saratoga County Planning Board

ZONING AND BUILDING INSPECTOR

DATE

*****See Exhibit A for Zoning and Building Inspector Determination*****

TUCZINSKI, CAVALIER & GILCHRIST, P.C.

ATTORNEYS AT LAW

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F: (518) 426-5067

Jonathon B. Tingley
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Saratoga Springs, New York 12866
T: (518) 444-0226
F: (518) 426-5067

March 18, 2016

VIA HAND DELIVERY

Zoning Board of Appeals
City of Saratoga Springs
City Hall – 474 Broadway
Saratoga Springs, New York 12866

Re: Interpretation Request

Appeal from Zoning and Building Inspector Determination, February 22, 2016

Tax Parcel No. 166.13-1-50.2

Project: ANW Holdings, LLC, 27 Jumel Place

Dear Zoning Board of Appeals:

We represent Samuel Brewton, Gerald and Debra Mattison, and Sandra Cohen (hereinafter, “*Appellants*”) in connection with the above-referenced matter.

Submitted herewith are the following exhibits:

- Exhibit A** February 22, 2016 Determination of the Zoning and Building Inspector
- Exhibit B** Project Application Materials for the Downtown Walk Project, 27 Jumel Place, S/B/L 166.13-1-50.2
- Exhibit C** Relevant Excerpts of 2015 Comprehensive Plan
- Exhibit D** Tax Map Showing Proximity of Project Site to Appellants’ Properties

The Appellants hereby appeal from the Zoning and Building Inspector Determination dated February 22, 2016 (the “*February 22, 2016 Determination*”), wherein the Zoning and Building Inspector determined that only area variances were required for the seven-unit condominium Downtown Walk project (the “*Project*”) proposed by ANW Holdings, LLC (the “*Developer*”) for 27 Jumel Place (Tax Map Parcel No. 166.13-1-50.2) (the “*Project Site*”). See Exhibit A.

For the reasons that follow, the Project is not a permitted use in the Urban Residential-3 (UR-3) zoning district, and therefore, a use variance is required. The February 22, 2016 Determination finding that no use variance is required for the Project was erroneous and must be reversed.

1. Mr. Brewton, Mr. and Mrs. Mattison, and Ms. Cohen Have Standing to Prosecute this Appeal and To Seek the Interpretation Requested.

The Appellants each live at or own property located at [REDACTED] Lake Avenue are located adjacent to the Project Site. See Exhibit D. As such, Appellants are persons aggrieved by the February 22, 2016 Determination and have standing to appeal therefrom (Matter of Bonded Concrete, Inc. v. Zoning Bd. of Appeals, 268 AD2d 771, 772 [3d Dep't 2000]; Matter of Sun-Brite Car Wash v. Bd. of Zoning & Appeals, 69 NY2d 406, 413 [1987]).

2. This Appeal Seeking an Interpretation Stays All Proceedings in Furtherance of the February 22, 2016 Determination, Including any Decision on the Currently Pending Area Variance Application for the Downton Walk Project.

Please be advised that the filing of this appeal automatically stays all proceedings in furtherance of the February 22, 2016 Determination.

The City's Zoning Code purports to only stay "enforcement proceedings relating to any violation under appeal" (Zoning Ordinance, § 8.4.2 (C)). However, N.Y. General City Law § 81-a [6] stays "all proceedings in furtherance of the action appealed from". The City's Zoning Code does not purport to supersede state law in this regard, and even if it did, it would not be effective to render N.Y. General City Law § 81-a [6] inapplicable (see Kamhi v. Town of Yorktown, 74 NY2d 423, 434-35 [1989]; Cohen v. Bd. of Appeals, 100 NY2d 395 [2003]). Therefore, N.Y. General City Law § 81-a [6] applies to stay "all proceedings in furtherance of the [February 22, 2016 Determination]".

The currently pending area variance application before the Board is a proceeding "in furtherance of the [February 22, 2016 Determination]". The review and decision on the area variance application is therefore automatically stayed until this interpretation appeal is decided. No further proceedings may be taken or any decision rendered on the area variance application until this interpretation appeal has been decided.

3. The Proposed Use of the Lot is Prohibited in the UR-3 Zoning District and a Use Variance is Required.

The Project proposes a seven-unit condominium on a single lot in the UR-3 zoning district. See Exhibit B at 1, 9, 22, 23, 24.

The Zoning Code provides that the district intent of the UR-3 Zoning District is

“[t]o conserve, maintain and encourage single family and two-family residential uses” (Zoning Ordinance, Article 2, Table 1).

Multi-family residential uses are not intended for the UR-3 zoning district, unlike other zoning districts, including the UR-4/4A zoning district, the intent of which is “[t]o accommodate a mix of single, two-family, and multi-family residential uses”, and the UR-5 zoning district, the intent of which is “[t]o accommodate multi-family residential development at moderately high densities and to encourage a mix of housing types” (Zoning Ordinance, Article 2, Table 1 [emphasis added]).

The Zoning Ordinance thus draws a clear distinction between zoning districts intended to accommodate multi-family residential uses, and those intended to be limited to single family and two-family residential uses. The UR-3 zoning district is not intended for multi-family uses.

The term “use” is defined in the Zoning Ordinance as “[t]he specific use for which land or a building is designed, occupied or maintained” (Zoning Ordinance, Appendix A, at 18). A “use” is a “permitted use” where it is a “use which is or may be lawfully established in a particular district” (Zoning Ordinance, Appendix A, at 19). For the UR-3 zoning district, any use not specifically identified as “permitted” in the Table of Uses is a prohibited use (Zoning Ordinance, § 2.2(E)(1)).

For the UR-3 zoning district, the Table of Uses identifies single-family and two-family residential uses as permitted, but does not identify multi-family residential uses as permitted. The Table of Uses does provide that such multi-family uses are permitted in the UR-4/4-A, UR-5, and NCU-3 zoning districts.

Here, the specific “use” proposed by the Developer for the Project Site is a seven-family residential use. Although the Developer represents that each of the seven homes will be occupied by a single family, seven families will be using a single lot. Therefore, the Developer proposes a multi-family residential use as the “specific use for which the land . . . is designed, occupied or maintained” (Zoning Ordinance, Appendix A, at 18).

There will be seven dwelling units on the Project Site, which the Developer does not intend to subdivide into seven lots. The Developer intends to use the lot as a “condominium,” which is defined as a “multi-family dwelling containing individually owned dwelling units, wherein the real property title and ownership are vested in an owner, who has an undivided interest with others in the common usage areas and facilities which serve the development” (Zoning Ordinance, Appendix A, at 7). Multi-family residential uses (condominiums or otherwise) are not permitted in the UR-3 zoning district. In fact, condominiums are only permitted in the T-4, T-5, and T-6 zoning districts (Zoning Ordinance, § 2.2(E)(1); Article 2, Table 2).

Under the 2015 Comprehensive Plan, the Project Site falls within a portion of the Core Residential Neighborhood-1 and Residential Neighborhood-2 designations. With respect to such designations, the 2015 Comprehensive Plan states:

“Core Residential Neighborhood-1 (CRN-1), Core Residential Neighborhood-2 (CRN-2), and Core Residential Neighborhood-3 (CRN-3)

The Core Residential Neighborhood-1, -2, and -3 designations provide a transition from the Downtown Core and Complementary Core to the predominately residential neighborhood areas and represent the historic residential village. These areas are primarily residential in use, with single and two-family homes allowed in all three CRN designations, while multi-family uses are allowed only in the CRN-2 and CRN-3 areas. . . .

. . . .

Residential Neighborhood-1 (RN-1) and Residential Neighborhood-2 (RN-2)

The Residential Neighborhood-1 and Residential Neighborhood-2 designations are characterized by single family residential uses and moderate density two-family. . . .” Exhibit C, at 6–7.

The Project at issue proposes a seven-unit multi-family residential use, and attempts to characterize it as a “single-family” use by separating each unit by a few feet. See Exhibit B at 24. The fact remains, however, that the “use” proposed for the single lot Project Site is a multi-family condominium, a use that is expressly prohibited in the UR-3 zoning district (but permitted elsewhere) and a use that is discouraged for this particular area of the City in the 2015 Comprehensive Plan.

Accordingly, the February 22, 2016 Determination was erroneous in that it failed to require the Developer to secure a use variance to permit the otherwise prohibited multi-family use of the Project Site. The February 22, 2016 Determination must be reversed, and Appellants request that the Zoning Board of Appeals issue an interpretation that the Project is a multi-family use that is prohibited in the UR-3 zoning district in the absence of a use variance.

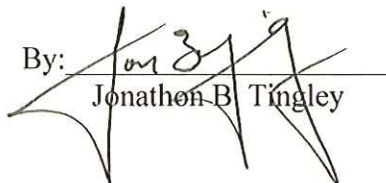
Importantly, the requested reversal of the February 22, 2016 Determination and interpretation does not equate to disapproval of the Project. It merely enforces the current zoning for the UR-3 zoning district, effectuates the 2015 Comprehensive Plan’s intent for this area, and requires the Developer to demonstrate its entitlement to a use variance to permit the Project as currently proposed, or alternatively, to secure subdivision approval to create separate lots so that the use of each lot is either a single-family permitted use or a two-family permitted use.

We thank the Board for its consideration of this appeal.

Very truly yours,

TUCZINSKI, CAVALIER & GILCHRIST, P.C.

By:



Jonathon B. Tingley

EXHIBIT A

**ZONING AND BUILDING INSPECTOR DENIAL
OF APPLICATION FOR LAND USE AND/OR BUILDING**

APPLICANT: ANW HOLDINGS, INC.

TAX PARCEL NO.: 166.13-1-50.2

PROPERTY ADDRESS: 27 JUMEL PLACE
ZONING DISTRICT: URBAN RESIDENTIAL-3

This applicant has applied to use the identified property within the City of Saratoga Springs for the following:

Proposed construction of a seven-unit condominium project (detached single-family residences).

This application is hereby denied upon the grounds that such use of the property would violate the City Zoning Ordinance article(s)

240-2.3 A., Table 3 and 6.4.5 A. As such, the following relief would be required to proceed:

Extension of existing variance Interpretation

Use Variance to permit the following: _____

Area Variance seeking the following relief:

<u>Dimensional Requirements</u>	<u>From</u>	<u>To</u>
<u>Max principal building coverage: 7 units combined</u>	<u>30%</u>	<u>46%</u>
<u>Max principal buildings on one lot:</u>	<u>1</u>	<u>7</u>
<u>Minimum front yard setback:</u>	<u>10 ft.</u>	<u>1 ft.</u>
<u>Minimum rear yard setback:</u>	<u>25 ft.</u>	<u>6 ft.</u>
<u>Maximum height residential fence:</u>	<u>6 ft.</u>	<u>8 ft.</u>

Advisory Opinion required from Saratoga County Planning Board


ZONING AND BUILDING INSPECTOR

2/22/16 DATE

EXHIBIT B



CITY OF SARATOGA SPRINGS

CITY HALL - 474 BROADWAY
SARATOGA SPRINGS, NEW YORK 12866
TEL: 518-587-3550 FAX: 518-580-9480
WWW.SARATOGA-SPRINGS.ORG

[FOR OFFICE USE]

(Application #)

(Date received)

APPLICATION FOR: APPEAL TO THE ZONING BOARD FOR AN INTERPRETATION, USE VARIANCE, AREA VARIANCE AND/OR VARIANCE EXTENSION

<u>APPLICANT(S)*</u>	<u>OWNER(S) (If not applicant)</u>	<u>ATTORNEY/AGENT</u>
Name <u>ANW Holdings Lrx</u>	_____	_____
Address <u>563 North Broadway</u>	_____	_____
<u>Saratoga Springs NY 12866</u>	_____	_____
Tel./Fax <u>587-4113 1 587-0260</u>	<u>1</u>	<u>1</u>
Email <u>[REDACTED]</u>	_____	_____

* An applicant must be the property owner, lessee, or one with an option to lease or purchase the property in question.
Applicant's interest in the premises: Owner Lessee Under option to lease or purchase

PROPERTY INFORMATION

Property Address (No. & St.) 27 Jewel Place Side of St. (north, east, etc.) North

Tax Parcel No.: 166 . 13 - 50 - 2 (for example: 165.52 - 4 - 37) Tax District: Inside Outside

1. Date acquired by current owner: Under Contract 2. Zoning District when purchased: UR3

3. Present use of property: Multi Family - Ballet Studio 4. Current Zoning District: UR3

5. Has a previous ZBA application/appeal been filed for this property? Yes (when? 10/31/13 for what? _____) No

6. Is property located within (check all that apply): Historic District Architectural Review District 500' of a State Park, city boundary, or county/state highway?

7. Brief description of proposed action: Tear down existing building and build seven unit single family condominium project.

8. Is there a written violation for this parcel that is not the subject of this application? Yes No

9. Has the work, use or occupancy to which this appeal relates already begun? Yes No

10. Identify the type of appeal you are requesting (check all that apply):
 INTERPRETATION (p. 2) VARIANCE EXTENSION (p. 2) USE VARIANCE (pp. 3-6) AREA VARIANCE (pp. 6-7)

FEES: Make checks payable to the "Commissioner of Finance" and attach to top of original application. Fees are cumulative and required for each request below.

- Interpretation \$ 400
- Use variance \$1,000
- Area variance
- Residential use/property: \$ 150
- Non-residential use/property: \$ 500
- Extensions: \$ 150

INTERPRETATION – PLEASE ANSWER THE FOLLOWING (add additional information as necessary):

1. Identify the section(s) of the Zoning Ordinance for which you are seeking an interpretation:

Section(s) _____

2. How do you request that this section be interpreted? _____

3. If interpretation is denied, do you wish to request alternative zoning relief? Yes No

4. If the answer to #3 is "yes," what alternative relief do you request? Use Variance Area Variance

EXTENSION OF A VARIANCE – PLEASE ANSWER THE FOLLOWING (add additional information as necessary):

1. Date original variance was granted: 5/1/14 2. Type of variance granted? Use Area

3. Date original variance expired: 11/1/15 4. Length of extension requested: _____

5. Explain why the extension is necessary. Why wasn't the original timeframe sufficient?: We were

unable to close on the property due to it
being held up in probate for the last several
months. We are anticipating to close within the
next few weeks.

When requesting an extension of time for an existing variance, the applicant must prove that the circumstances upon which the original variance was granted have not changed. Specifically demonstrate that there have been no significant changes on the site, in the neighborhood, or within the circumstances upon which the original variance was granted:

Nothing has changed to this area & no new development

On or near this site.

USE VARIANCE – PLEASE ANSWER THE FOLLOWING (add additional information as necessary):

A use variance is requested to permit the following: _____

For the Zoning Board to grant a request for a use variance, an applicant must prove that the zoning regulations create an unnecessary hardship in relation to that property. In seeking a use variance, New York State law requires an applicant to prove all four of the following "tests".

I. That the applicant cannot realize a reasonable financial return on initial investment for any currently permitted use on the property. "Dollars & cents" proof must be submitted as evidence. The property in question cannot yield a reasonable return for the following reasons:

A. Submit the following financial evidence relating to this property (attach additional evidence as needed):

1) Date of purchase: _____ Purchase amount: \$ _____

2) Indicate dates and costs of any improvements made to property after purchase:

<u>Date</u>	<u>Improvement</u>	<u>Cost</u>
_____	_____	_____
_____	_____	_____
_____	_____	_____

3) Annual maintenance expenses: \$ _____ 4) Annual taxes: \$ _____

5) Annual income generated from property: \$ _____

6) City assessed value: \$ _____ Equalization rate: _____ Estimated Market Value: \$ _____

7) Appraised Value: \$ _____ Appraiser: _____ Date: _____

Appraisal Assumptions: _____

B. Has property been listed for sale with the Multiple Listing Service (MLS)? Yes If "yes", for how long? _____ No

1) Original listing date(s): _____ Original listing price: \$ _____

If listing price was reduced, describe when and to what extent: _____

2) Has the property been advertised in the newspapers or other publications? Yes No

If yes, describe frequency and name of publications: _____

3) Has the property had a "For Sale" sign posted on it? Yes No

If yes, list dates when sign was posted: _____

4) How many times has the property been shown and with what results? _____

2. That the financial hardship relating to this property is unique and does not apply to a substantial portion of the neighborhood. Difficulties shared with numerous other properties in the same neighborhood or district would not satisfy this requirement. This previously identified financial hardship is unique for the following reasons:

AREA VARIANCE – PLEASE ANSWER THE FOLLOWING (add additional information as necessary):

The applicant requests relief from the following Zoning Ordinance article(s) _____.

Dimensional Requirements

	<u>From</u>	<u>To</u>	<u>To</u>
Fencing (exterior fence only)	6'	8'	
Lot Coverage	30%	(Prev. Applic.) 43.5%	46.0%
Front Yard Setback	10'	(Pre. APPLIC.) 5'	1'

Other: _____

To grant an area variance, the ZBA must balance the benefits to the applicant and the health, safety, and welfare of the neighborhood and community, taking into consideration the following:

- I. Whether the benefit sought by the applicant can be achieved by other feasible means. Identify what alternatives to the variance have been explored (alternative designs, attempts to purchase land, etc.) and why they are not feasible.

Our fencing request is new, asking for the height limit to go from 6 – 8' (exterior fence only). This creates privacy along the perimeter, a benefit to both sides of the fence. What is currently there is dilapidated and run down, hence aesthetically a great improvement. Our modified request for front setback of 1' is what currently exists and consistent with surrounding homes. The 5' granted does not allow for our (2) front porches to be placed on the unit. This style entry fits with the street scape. Finally, the area coverage request of 46% is what was originally asked for, and necessary for the option of adding additional back porches on the homes; an opportunity for our clients to enjoy their backyards, since their fronts are quite limited-in size. These variance alternatives are reasonable and contiguous with the urban feel of downtown.

2. Whether granting the variance will produce an undesirable change in the character of the neighborhood or a detriment to nearby properties. Granting the variance will not create a detriment to nearby properties or an undesirable change in the neighborhood character for the following reasons:

Granting the area variance will enhance the neighborhood by creating privacy, align the two front porches with the neighboring homes, and allow only 2.5% more in area coverage which was originally requested.

3. Whether the variance is substantial. The requested variance is not substantial for the following reasons:

This request is minimal and less than what currently exists on the property. The fence height increase is not substantial and benefits both the current and new homeowners.

4. Whether the variance will have adverse physical or environmental effects on neighborhood or district. The requested variance will not have an adverse physical or environmental effect on the neighborhood or district for the following reasons:

This is one lot, seven homes, a singular curb cut and permissible use of the land in lieu of its current nonconforming commercial use. Permeability exceeds the minimum, peaking at 35.10%, parking accommodations are onsite and traffic is reduced due to the applicable Urban Residential 3 zone. The lot will be properly cleaned and abated, a favorable influence both physically and environmentally on the neighborhood.

5. Whether the alleged difficulty was self-created (although this does not necessarily preclude the granting of an area variance). Explain whether the alleged difficulty was or was not self-created:

The difficulty was created by the need to change a non-conforming structure to a residential economically feasible solution. A win for all involved; neighbors, city, and a proper sustainable usage by City Standards.

In accord with Article 240-14.4A(1)(b)(6) of the Zoning Ordinance, "any request for an area variance, which shall effect a change in density, shall be applied for and considered as a use variance and decided under criteria for the same". A request that involves any of the following relief will require an application for a use variance and will be decided under the use variance criteria:

- (1) Dimensional relief from minimum lot size requirements that would allow additional permitted units and/or uses
- (2) Relief from on site parking requirements
- (3) Reduction in land area requirements for multi-family units

DISCLOSURE

Does any City officer, employee, or family member thereof have a financial interest (as defined by General Municipal Law Section 809) in this application? No Yes If "yes", a statement disclosing the name, residence and nature and extent of this interest must be filed with this application.

APPLICANT CERTIFICATION

I/we, the property owner(s), or purchaser(s)/lessee(s) under contract, of the land in question, hereby request an appearance before the Zoning Board of Appeals.

By the signature(s) attached hereto, I/we certify that the information provided within this application and accompanying documentation is, to the best of my/our knowledge, true and accurate. I/we further understand that intentionally providing false or misleading information is grounds for immediate denial of this application.

Furthermore, I/we hereby authorize the members of the Zoning Board of Appeals and designated City staff to enter the property associated with this application for purposes of conducting any necessary site inspections relating to this appeal.

(applicant signature)

Sworn to before me this date:

(applicant signature)

Date: _____

Notary Public

617.20
Appendix C
 State Environmental Quality Review
SHORT ENVIRONMENTAL ASSESSMENT FORM
 For UNLISTED ACTIONS Only

PART I - PROJECT INFORMATION (To be completed by Applicant or Project sponsor)

1. APPLICANT/SPONSOR 2. PROJECT NAME

ANW Holdings

3. PROJECT LOCATION: *27 Jewel Place*

Municipality *Saratoga Springs, NY* County *Saratoga*

4. PRECISE LOCATION (Street address and road intersections, prominent landmarks, etc., or provide map) ✓

5. PROPOSED ACTION IS: New Expansion Modification/alteration

6. DESCRIBE PROJECT BRIEFLY:
7 Individual Condominiums

7. AMOUNT OF LAND AFFECTED: Initially: _____ (acres) Ultimately: _____ (acres)

8. WILL PROPOSED ACTION COMPLY WITH EXISTING ZONING OR OTHER EXISTING LAND USE RESTRICTIONS?
 Yes No If No, describe briefly

9. WHAT IS PRESENT LAND USE IN VICINITY OF PROJECT?
 Residential Industrial Commercial Agriculture Park/Forest/Open Space Other
 Describe:

10. DOES ACTION INVOLVE A PERMIT APPROVAL, OR FUNDING, NOW OR ULTIMATELY FROM ANY OTHER GOVERNMENTAL AGENCY (FEDERAL, STATE OR LOCAL)?
 Yes No If Yes, list agency(s) name and permit/approvals:
Bldg Dept - Saratoga Springs

11. DOES ANY ASPECT OF THE ACTION HAVE A CURRENTLY VALID PERMIT OR APPROVAL?
 Yes No If Yes, list agency(s) name and permit/approvals:

12. AS A RESULT OF PROPOSED ACTION WILL EXISTING PERMIT/APPROVAL REQUIRE MODIFICATION?
 Yes No

I CERTIFY THAT THE INFORMATION PROVIDED ABOVE IS TRUE TO THE BEST OF MY KNOWLEDGE

Applicant/sponsor name: _____ Date: _____

Signature: _____

PART II - IMPACT ASSESSMENT (To be completed by Lead Agency)

A. DOES ACTION EXCEED ANY TYPE I THRESHOLD IN 6 NYCRR, PART 617.4? If yes, coordinate the review process and use the FULL EAF.
 Yes No

B. WILL ACTION RECEIVE COORDINATED REVIEW AS PROVIDED FOR UNLISTED ACTIONS IN 6 NYCRR, PART 617.6? If No, a negative declaration may be superseded by another involved agency.
 Yes No

C. COULD ACTION RESULT IN ANY ADVERSE EFFECTS ASSOCIATED WITH THE FOLLOWING: (Answers may be handwritten, if legible)

C1. Existing air quality, surface or groundwater quality or quantity, noise levels, existing traffic pattern, solid waste production or disposal, potential for erosion, drainage or flooding problems? Explain briefly:

C2. Aesthetic, agricultural, archaeological, historic or other natural or cultural resources; or community or neighborhood character? Explain briefly:

C3. Vegetation or fauna, fish, shellfish or wildlife species, significant habitats, or threatened or endangered species? Explain briefly:

C4. A community's existing plans or goals as officially adopted, or a change in use or intensity of use of land or other natural resources? Explain briefly:

C5. Growth, subsequent development, or related activities likely to be induced by the proposed action? Explain briefly:

C6. Long term, short term, cumulative, or other effects not identified in C1-C5? Explain briefly:

C7. Other impacts (including changes in use of either quantity or type of energy)? Explain briefly:

D. WILL THE PROJECT HAVE AN IMPACT ON THE ENVIRONMENTAL CHARACTERISTICS THAT CAUSED THE ESTABLISHMENT OF A CRITICAL ENVIRONMENTAL AREA (CEA)?

Yes No If Yes, explain briefly:

E. IS THERE, OR IS THERE LIKELY TO BE, CONTROVERSY RELATED TO POTENTIAL ADVERSE ENVIRONMENTAL IMPACTS?

Yes No If Yes, explain briefly:

PART III - DETERMINATION OF SIGNIFICANCE (To be completed by Agency)

INSTRUCTIONS: For each adverse effect identified above, determine whether it is substantial, large, important or otherwise significant. Each effect should be assessed in connection with its (a) setting (i.e. urban or rural); (b) probability of occurring; (c) duration; (d) irreversibility; (e) geographic scope; and (f) magnitude. If necessary, add attachments or reference supporting materials. Ensure that explanations contain sufficient detail to show that all relevant adverse impacts have been identified and adequately addressed. If question d of part II was checked yes, the determination of significance must evaluate the potential impact of the proposed action on the environmental characteristics of the CEA.

Check this box if you have identified one or more potentially large or significant adverse impacts that MAY occur. Then proceed directly to the FULL EAF and/or prepare a positive declaration.

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 AND provide, on attachments as necessary, the reasons supporting this determination.

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)



CITY OF SARATOGA SPRINGS
ZONING BOARD OF APPEALS

CITY HALL - 474 BROADWAY
 SARATOGA SPRINGS, NEW YORK 12866
 PH) 518-587-3550 FX) 518-580-9480
 WWW.SARATOGA-SPRINGS.ORG

Res 1 App

BILL MOORE
 CHAIR
 KEITH B. KAPLAN
 VICE CHAIR
 ADAM MCNEILL
 SECRETARY
 GARY HASBROUCK
 GEORGE "SKIP" CARLSON
 SHIRLEY POPPEL
 OKSANA LUDD

RECEIVED

OCT 31 2013

ACCOUNTS DEPARTMENT

IN THE MATTER OF THE APPEAL OF
 ANW Holdings, Inc. of 564 Broadway
 Saratoga Springs, NY 12866

from the Building Inspector's Denial of Application for Land Use and/or Building for the premises at 27 Jumel Place, Saratoga Springs, New York, identified as Tax Parcel No.: 166.13-1-50.2 in the inside district of the City.

The Applicant has applied for an area variance for relief from the current City Zoning Ordinance applicable to the Urban Residential - 3 zoning district to construct a seven unit condominium development seeking relief from the maximum principal buildings permitted on one lot, maximum principal building coverage, the minimum front yard setback requirements for the two units fronting on Jumel Place, and from the minimum rear yard setback requirements for the two units located at the rear of the property, and public notice having been duly given of a hearing on said application on July 9, 2013 and October 28, 2013.

In consideration of the balance between the benefit to the Applicant with the detriment to the health, safety and welfare of the community, the Board makes the following resolution that the requested area variance for the following relief or such lesser amount, as described in the submitted application, BE APPROVED:

Type of Requirement	Required	Existing	Proposed	Total Relief Requested
Maximum Principal Buildings on one lot	One (1)	One (1)	Seven (7)	6 (600)%
Maximum Building Coverage	30%	49.4%	43.5%	13.5% (45%)
Minimum Front Yard Setback for the 2 units fronting on Jumel Place	10 feet	1 foot	5 feet	5 feet (50%)
Minimum Rear Yard Setback for the 2 units located at the rear	25 feet	.7 foot	6 feet	19 feet (76%)

1. The Applicant has demonstrated that this benefit cannot be achieved by other means feasible. This Board has been asked to consider several prior applications to redevelop this property. It is currently used for mixed commercial and residential purposes with a large cement structure, formerly a manufacturing facility, located on the property. The current use is not conducive to a residential neighborhood and the noise and traffic generated by the current use has been an issue of concern for many of the neighbors. The unique nature

of this property and the prior failed attempts to arrive at a use for this property that is acceptable to neighbors, conforming with the neighborhood and economically feasible has demonstrated that the redevelopment of this property raises unusual and distinct issues. Not only has the Applicant explored alternate means to achieve the requested benefit including a smaller number of units which were evaluated and found to be economically unfeasible, but prior applicants have also attempted to use the structure for varied uses, all of which demonstrates that other alternatives have not been shown to be practical or economically feasible. The applicant has demonstrated that redeveloping this property from an unsightly cement structure used for commercial purposes into a seven unit residential condominium development is the best economically feasible use as shown on the proposed site plan for this property.

2. The Applicant has demonstrated that granting these variances will not create an undesirable change in neighborhood character or a detriment to nearby properties. Applicant had shown that removal of the current cement structure and construction of a seven unit condominium will result in a development that substantially conforms with the residential homes in the neighborhood. The Applicant has demonstrated, and several neighbors have testified in support, that this redevelopment will have a very beneficial impact on the neighborhood. The granting of these variances will result in the removal of a varied use (ballet school), unauthorized use (karate school) and prior nonconforming use (manufacturing facility) and result in a conforming use which is in keeping with the character of the neighborhood. We note that the City Planning Board issued a favorable advisory opinion identifying that "This site can adequately accommodate development of this scale, and that the overall density proposed is compatible with the surrounding neighborhood." Based on the foregoing, the granting the variances will improve the appearance of the property and will not create an undesirable change in neighborhood character or impact on nearby properties, but rather a desirable and valuable change.

3. The relief requested may be considered substantial, but is mitigated by the fact that the current existing structure is non-conforming and by the fact that the lot, at 34,765.50 square feet, would accommodate either five single-family lots or four two-family buildings for total of eight residences. The requested variance, for seven units, is one less than the permitted 8 residences. In order to develop this property in a manner that is most conducive to current needs of our citizens, creating smaller free standing condominiums is beneficial. The construction of one continuous unit would have eliminated the need for a variance for seven units, but would not have resulted in a project that meets the current needs of some members of the community. The minimum front and rear setback variances are necessary to maximize the available parking and the need for service vehicles to access the property. Due to the non-conformance of the current structure and some of the existing structures in the neighborhood, these variances will not have a substantial impact on the neighborhood and therefore mitigates the substantial nature of the variances.

4. The Applicant has demonstrated that the variance will not have a significant adverse physical or environmental effect on the neighborhood. The Applicant has demonstrated, and several neighbors have testified in support, that this redevelopment will have a significant beneficial physical impact on the neighborhood. Not only will the current commercial use with resulting traffic and noise generated by such use no longer interfere with the quiet residential neighborhood, but the physical change to the property will be a significant improvement to the appearance of the neighborhood. Additionally, the proposed construction will improve the permeability of the lot to 35.1%, in excess of the required 25%.

5. The alleged difficulty may be considered self-created in that the Applicant desires to re-develop this property in a manner that will meet the needs of residents of Saratoga Springs who are looking to down size and still create a development that conforms to the neighborhood as a residential development in an economic

manner, however, this is not necessarily fatal to the application.

Notifications/Approvals/Conditions of Approval:

Prior variances are discontinued.

Saratoga Springs City Planning Board site plan review is required – the Planning Board will address local concerns as identified by the Saratoga County Planning Board.

Saratoga County Planning Board issued a finding of no significant county side or inter community impact.

Adopted by the following vote:

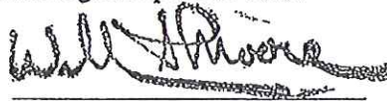
AYES: 6 (B. Moore, K. Kaplan, A. McNeill, G. Hasbrouck, S. Carlson, O. Ludd)

NAYES: 0

Dated: October 28, 2013

This variance shall expire 18 months following the filing date of such decision unless the necessary building permit has been issued and actual construction begun as per 240-8.5.1.

10/30/13
Date


Chair

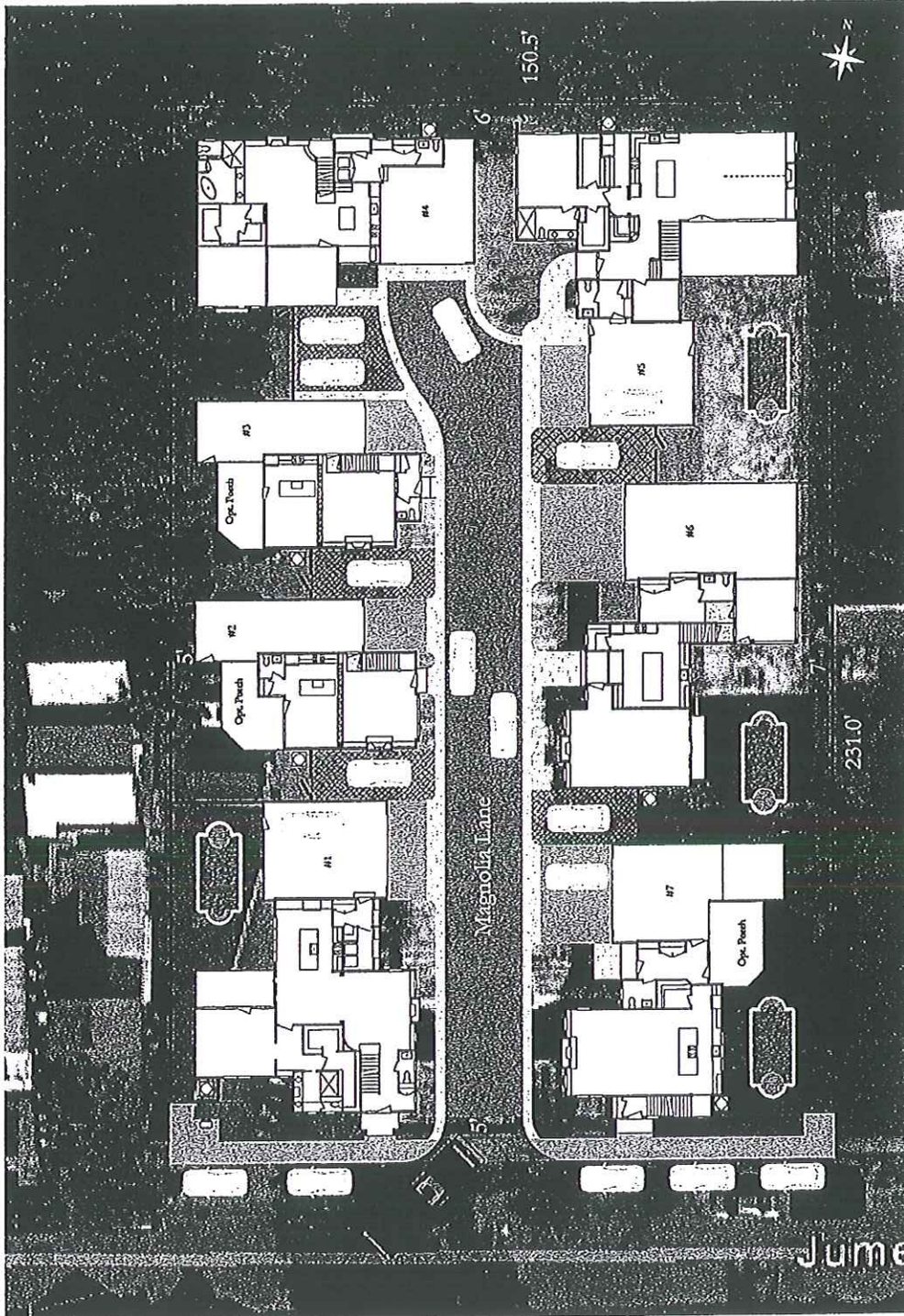
I hereby certify the above to be a full, true and correct copy of a resolution duly adopted by the Zoning Board of Appeals of the City of Saratoga Springs on the date above mentioned, six members of the Board being present.

MAP OF
the Neighborhood of
MAGNOLIA LANE
in SARATOGA SPRINGS
by Witt Construction

2018

Lot Number	Proposed Area (SQ. FT.)	Permitted Area (SQ. FT.)	Comments
#1	2,448	254	2,194
#2	1,337	139	1,198
#3	1,672	166	1,506
#4	2,278	139	2,139
#5	2,719	225	2,494
#6	2,258	225	2,033
#7	1,613	143	1,470
			34,796
			4,001

Lot	Proposed Area (SQ. FT.)	Permitted Area (SQ. FT.)	Comments
#1	2,448	254	2,194
#2	1,337	139	1,198
#3	1,672	166	1,506
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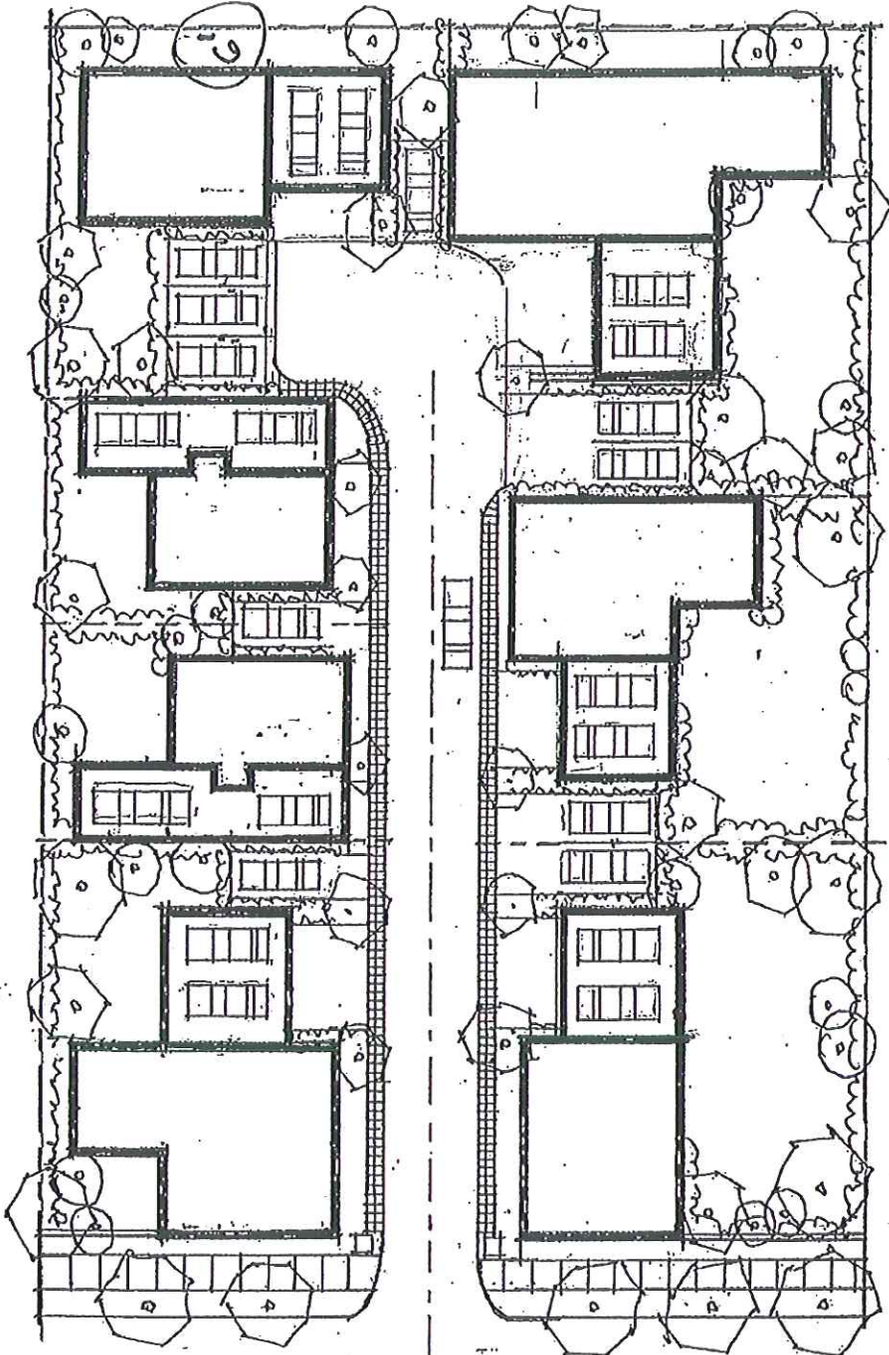


Scale of Feet



REAR

SIDE

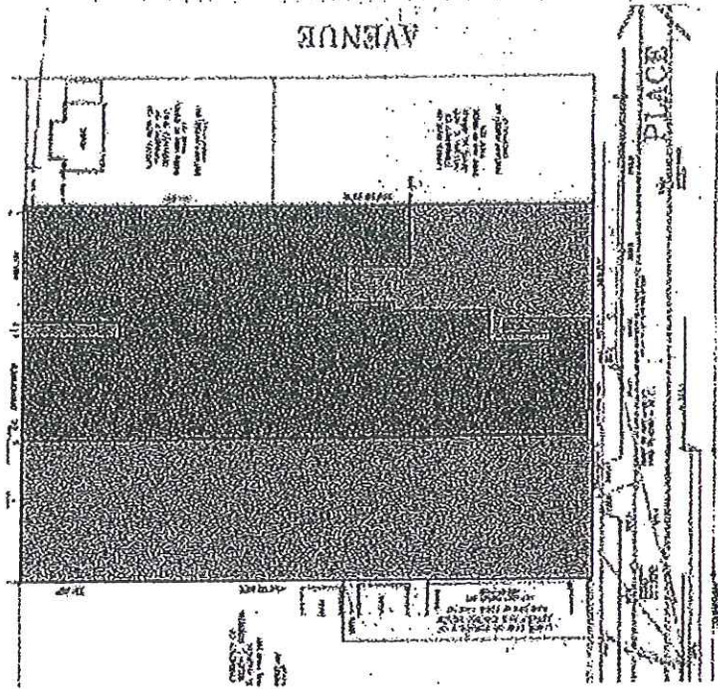


4.23.19

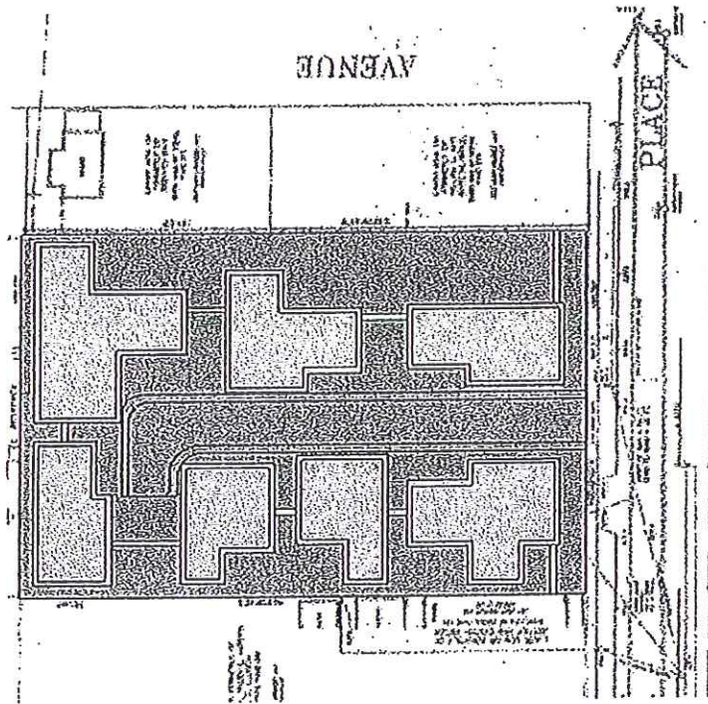
SIDE

FRONT





Site Plan with Existing Building



Concept Site Plan

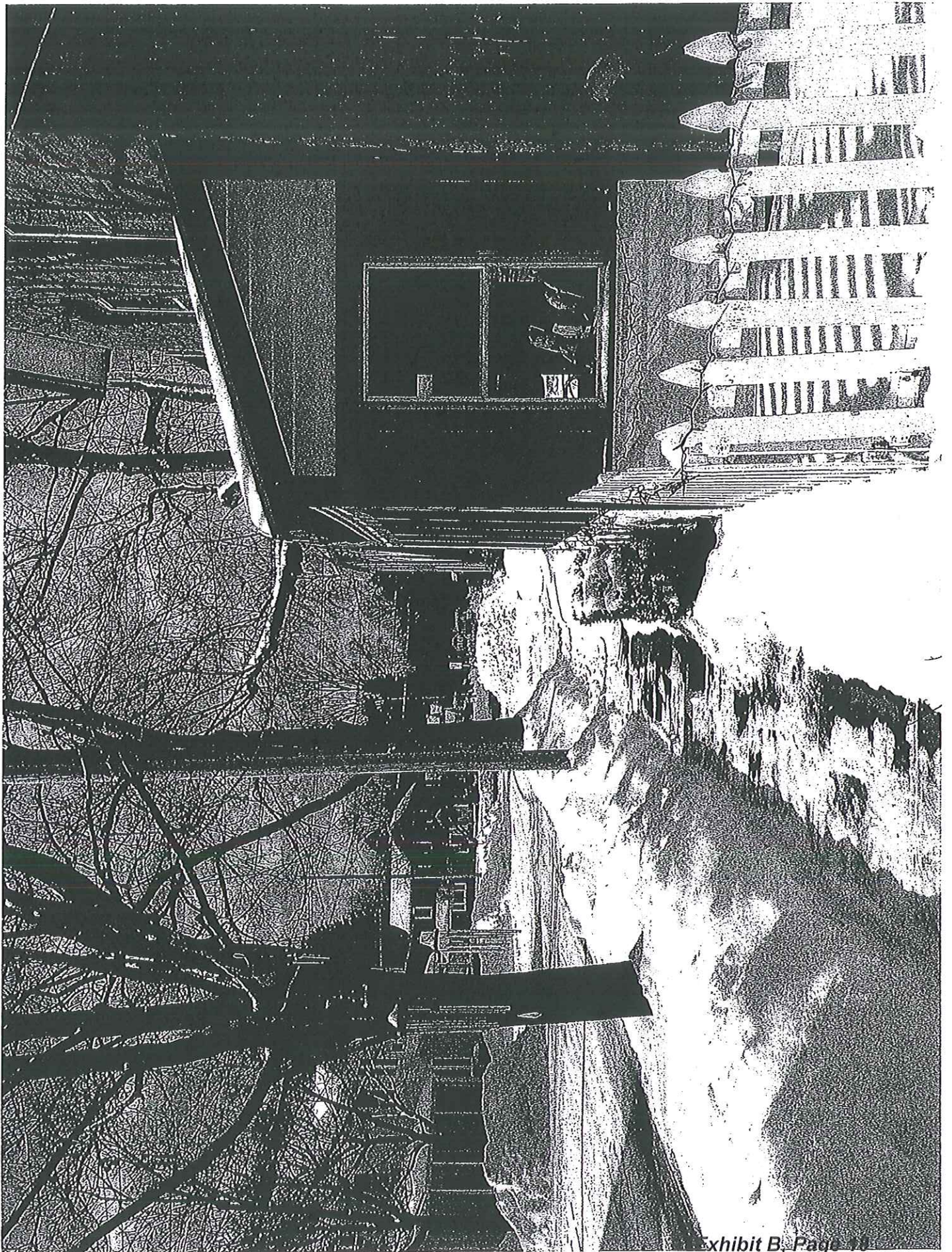
27 Jumel Place
Saratoga Springs NY

Witt Construction
3/10/2014

Lot Size Depth Width Area (sq. ft.)
231 150.5 34,765.50

Area	Existing	% of Lot	As Drawn	% of Lot
Principle Building and Overhang	17,161	49.4%	15,589	46.00%
Accessory Building	160	0.5%		
Total				46.00%
Driveways/Road	6,357	18.3%	7,157	20.60%
Permeable Areas	11,088	31.9%	12,191	35.10%

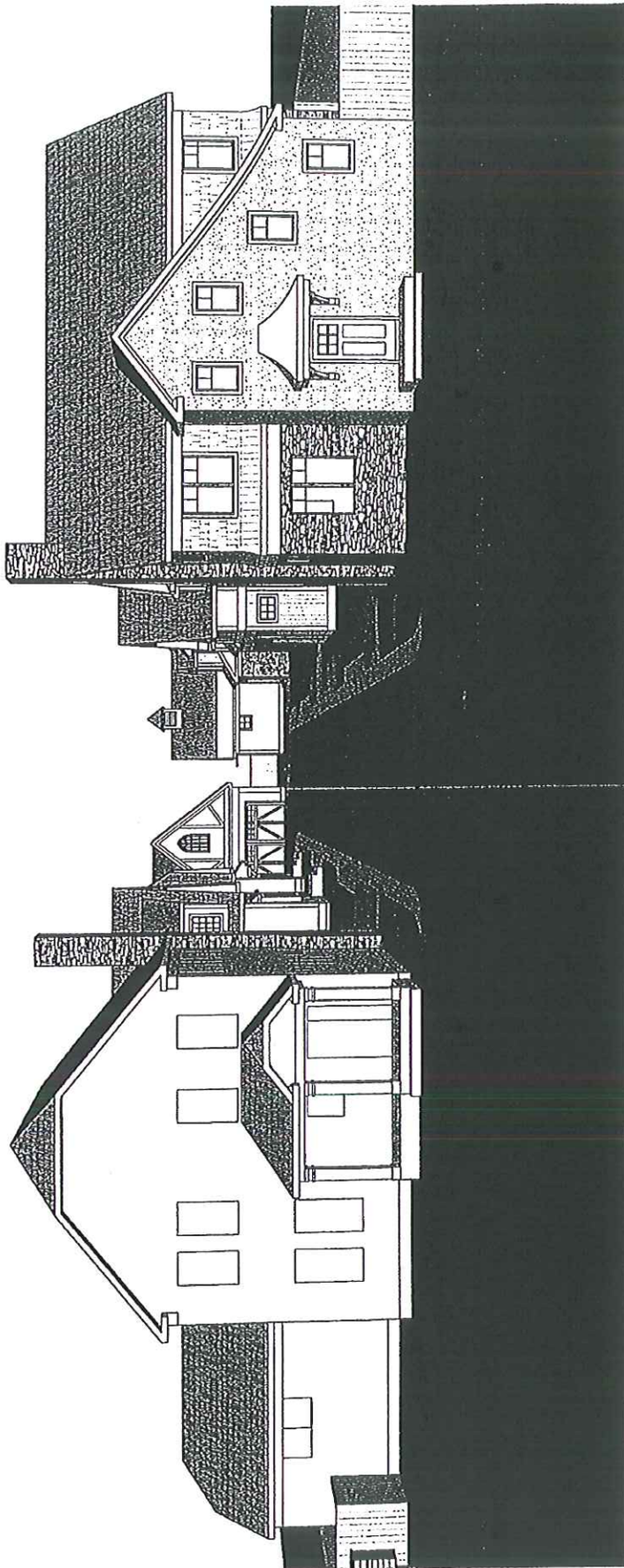
Setbacks	To the overhangs
Front	1
Rear	6
Right Side	7
Left Side	5









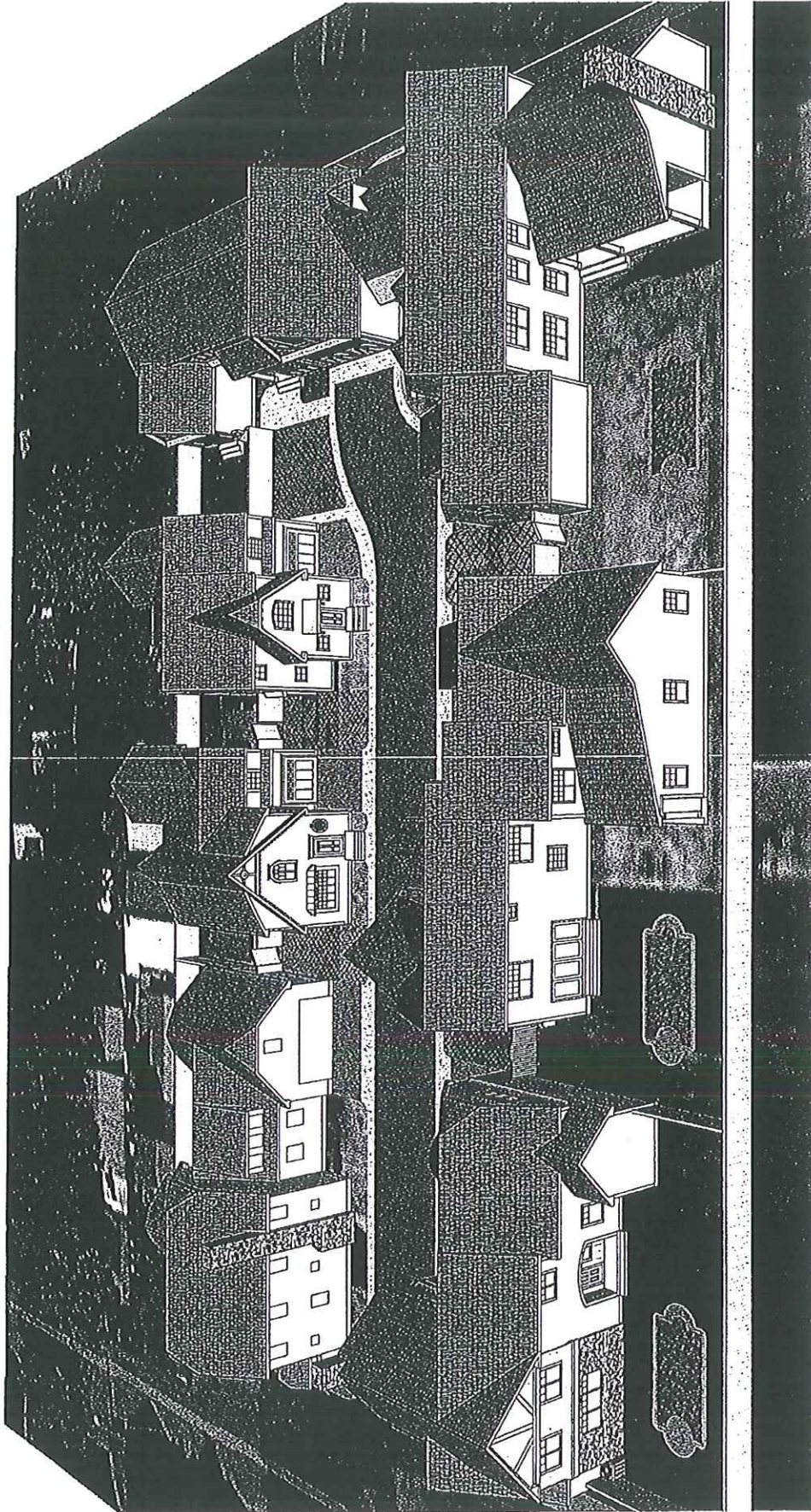


Witt Construction

563 N Broadway, Saratoga Springs, NY 12866
February 27, 2014, 2013

Magnolia Lane

Street Views

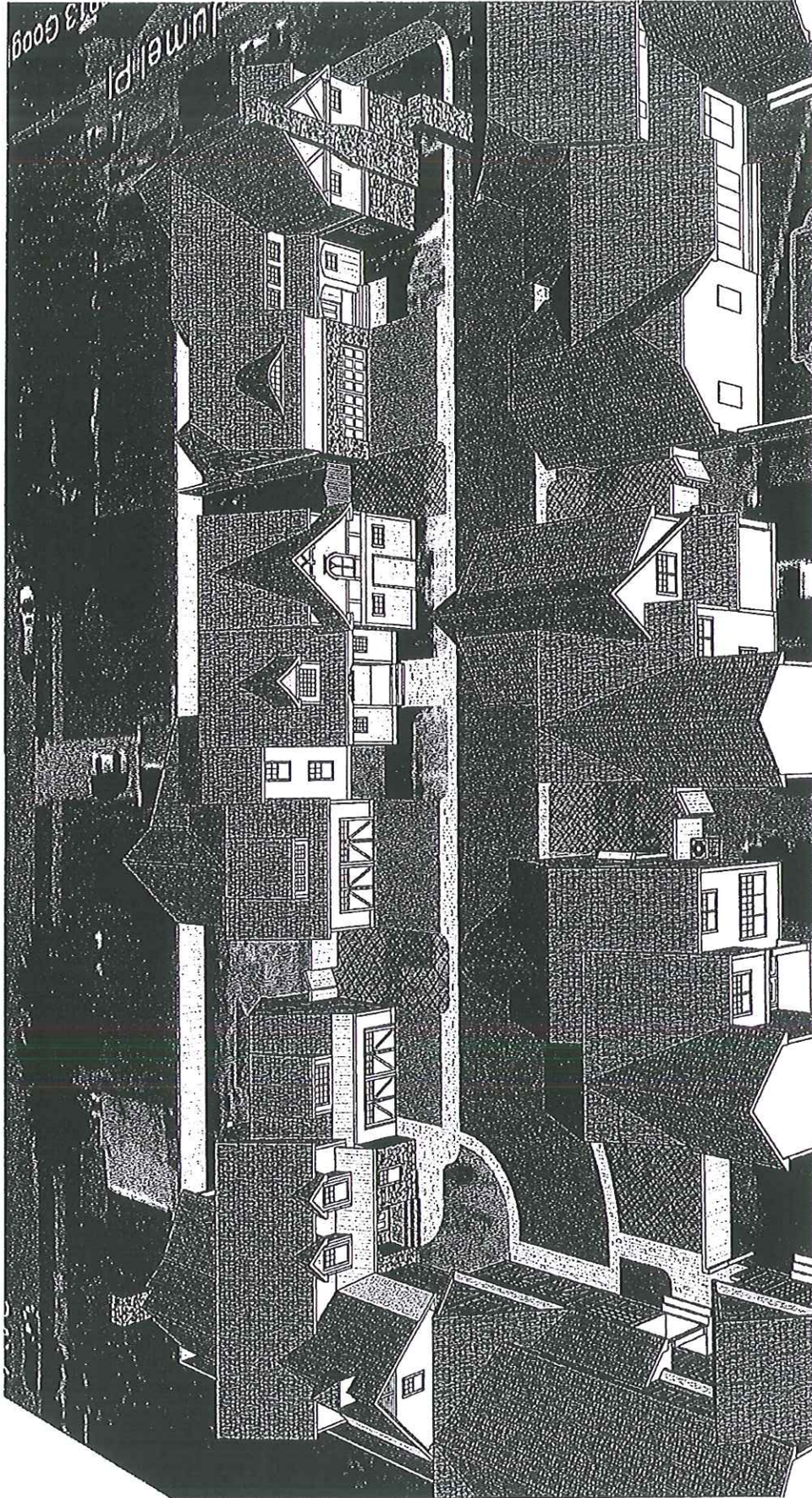


Witt Construction

563 N Broadway, Santogn Springs, NY 12866
February 27, 2014, 2013

Magnolia Lane

Street Views



Witt Construction

563 N Broadway, Santiago Springs, NY, 12866
February 27, 2014, 2013

Magnolia Lane

Street Views

Short Environmental Assessment Form

Part 1 - Project Information

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			
Jumel/Downton Walk - Witt Construction, Inc.			
Name of Action or Project: Downton Walk			
Project Location (describe, and attach a location map): 27 Jumel Place			
Brief Description of Proposed Action: 7 Individual Family Condominiums			
Name of Applicant or Sponsor: John Witt		Telephone: 518-587-4113	
		E-Mail: _____	
Address: 563 N. Broadway			
City/PO: Saratoga Springs		State: NY	Zip Code: 12866
1. Does the proposed action only involve the legislative adoption of a plan, local law, ordinance, administrative rule, or regulation? If Yes, attach a narrative description of the intent of the proposed action and the environmental resources that may be affected in the municipality and proceed to Part 2. If no, continue to question 2.			NO <input type="checkbox"/>
			YES <input type="checkbox"/>
2. Does the proposed action require a permit, approval or funding from any other governmental Agency? If Yes, list agency(s) name and permit or approval: Building Department			NO <input type="checkbox"/>
			YES <input checked="" type="checkbox"/>
3.a. Total acreage of the site of the proposed action?		.791 acres	
b. Total acreage to be physically disturbed?		.791 acres	
c. Total acreage (project site and any contiguous properties) owned or controlled by the applicant or project sponsor?		.791 acres	
4. Check all land uses that occur on, adjoining and near the proposed action.			
<input type="checkbox"/> Urban <input type="checkbox"/> Rural (non-agriculture) <input type="checkbox"/> Industrial <input type="checkbox"/> Commercial <input checked="" type="checkbox"/> Residential (suburban)			
<input type="checkbox"/> Forest <input type="checkbox"/> Agriculture <input type="checkbox"/> Aquatic <input type="checkbox"/> Other (specify): _____			
<input type="checkbox"/> Parkland			

<p>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)? If Yes, explain purpose and size: _____ _____ _____</p>	<p>NO</p> <p><input checked="" type="checkbox"/></p>	<p>YES</p> <p><input type="checkbox"/></p>
<p>19. Has the site of the proposed action or an adjoining property been the location of an active or closed solid waste management facility? If Yes, describe: _____ _____ _____</p>	<p>NO</p> <p><input checked="" type="checkbox"/></p>	<p>YES</p> <p><input type="checkbox"/></p>
<p>20. Has the site of the proposed action or an adjoining property been the subject of remediation (ongoing or completed) for hazardous waste? If Yes, describe: _____ <u>There as been asbestos found on location. We have an asbestos report and working with Cristo Demolition who is licensed and experienced in moving this hazardous waste properly.</u></p>	<p>NO</p> <p><input type="checkbox"/></p>	<p>YES</p> <p><input checked="" type="checkbox"/></p>
<p>I AFFIRM THAT THE INFORMATION PROVIDED ABOVE IS TRUE AND ACCURATE TO THE BEST OF MY KNOWLEDGE</p> <p>Applicant/sponsor name: _____ Date: _____</p> <p>Signature: _____</p>		



**CITY OF SARATOGA SPRINGS
ZONING BOARD OF APPEALS**

— ❖ —
CITY HALL - 474 BROADWAY
SARATOGA SPRINGS, NEW YORK 12866
PH) 518-587-3550 FX) 518-580-9480
WWW.SARATOGA-SPRINGS.ORG

Bill Moore
Chair
Keith B. Kaplan
Vice Chair
Adam McNeill
Secretary
Gary Hasbrouck
George "Skip" Carlson
Oksana Ludd
James Helicke

Appeal #2759
IN THE MATTER OF THE APPEAL OF
ANW Holdings, Inc.
564 Broadway
Saratoga Springs, NY 12866

from the Building Inspector's Denial of Application for Land Use and/or Building for the premises at 27 Jumel Place, Saratoga Springs, New York, identified as Tax Parcel No.: 166.13-1-50.2 in the inside district of the City.

The Applicant has applied for modification to Appeal # 2714, a variance granted October 23, 2013, seeking modification of the relief from the maximum principal building coverage and the minimum front yard setback requirements for the two units fronting on Jumel Place, and for additional relief from maximum height of a residential fence, all as provided in the current City Zoning Ordinance applicable to the Urban Residential - 3 zoning district, and public notice having been duly given of a hearing on said application on April 21, 2014 and April 28, 2014.

In consideration of the balance between the benefit to the Applicant with the detriment to the health, safety and welfare of the community, the Board makes the following resolution that the requested area variance for the following relief or such lesser amount, as described in the submitted application, BE APPROVED:

Type of Requirement	Required/ Permitted	Previously Approved	Proposed	Total Relief Requested
Maximum Building Coverage	30%	43.5%	46%	16% (53%)
Minimum Front Yard Setback for the 2 units fronting on Jumel Place	10 feet	5 foot	1 feet	9 feet (90%)
Maximum Height residential fence	6 feet	N/A	8 feet	2 feet (33%)

1. The Applicant has demonstrated that this benefit cannot be achieved by other means feasible. This Board has previously determined in Appeal #2714 that the Applicant has demonstrated that redeveloping this property from an unsightly cement structure used for commercial purposes into a seven unit residential condominium development is the best economically feasible use as shown on the proposed site plan for this property. The modifications to the maximum principal building coverage and the minimum front yard setback requested by Applicant, subject to the conditions provided below, do not change the Board's prior determinations. The request to increase the maximum height of the residential fence is requested to ensure added privacy for the units and for adjacent neighbors. Providing this privacy cannot be achieved by other means due to the limited size of the property.

2. The Applicant has demonstrated that granting the modification to these variances will not create an undesirable change in neighborhood character or a detriment to nearby properties. In granting variance #2714, the Board concluded the granting the variances will improve the appearance of the property and will not create an undesirable change in

neighborhood character or impact on nearby properties, but rather a desirable and valuable change. The modifications do not change this conclusion. Additionally, granting the variance for an increased height in the fence will enhance the character of the neighborhood.

3. The modifications to the relief requested may be considered substantial. However, due to the proximity of the proposed developed structures to the neighbors and to one another, the Board finds the benefit of privacy fencing to offset the adverse impact.

4. The Applicant has demonstrated that the modification of the variances will not have a significant adverse physical or environmental effect on the neighborhood. In the prior Appeal, the Applicant demonstrated and several neighbors testified in support, that this redevelopment will have a significant beneficial physical impact on the neighborhood. The modifications requested in this application do not alter the conclusions reached by this Board in Appeal #2714. Additionally, the request for an increase in the height of the fence does not have an adverse physical or environmental effect on the neighborhood.

5. The alleged difficulty may be considered self-created, however, this is not necessarily fatal to the application.

Notifications/Approvals/Conditions of Approval:

The minimum front yard setback of 5 feet previously approved in Appeal #2714 is modified only to permit front stoops or stairways within the 5 foot setback to the 1 foot setback.

No eight (8) foot fence shall be permitted to be constructed along Jumel Place or extending beyond the front foundation line along Jumel Place.

County Planning Board issued a decision of "No Significant County Impact" on April 17, 2014.

Adopted by the following vote:

AYES: 7 (B. Moore, K. Kaplan, A. McNeill, G. Hasbrouck, S. Carlson O. Ludd and J. Helicke)

NAYES: 0

Dated: April 28, 2014

This variance shall expire 18 months following the filing date of such decision unless the necessary building permit has been issued and actual construction begun as per 240-8.5.1.

5-1-14
Date


Chair

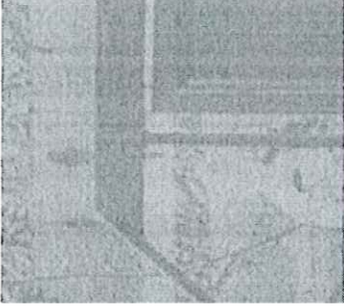
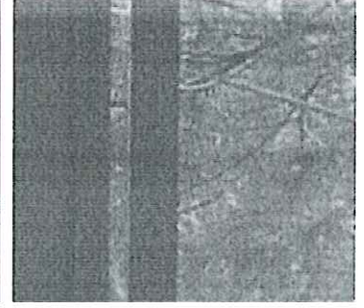
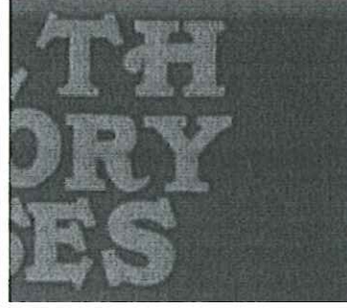
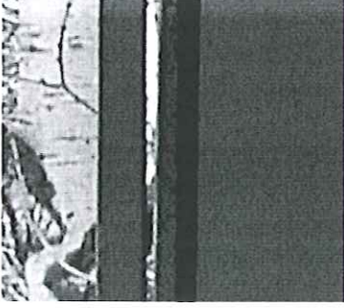
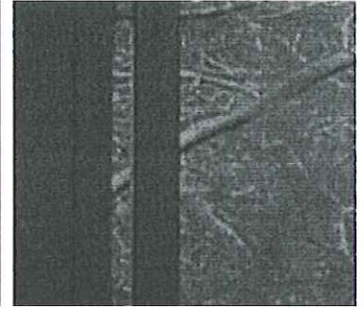
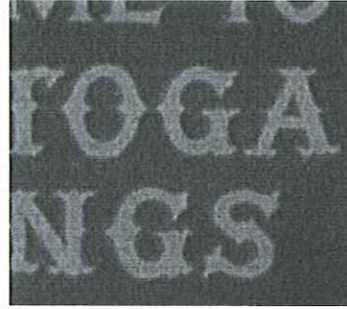
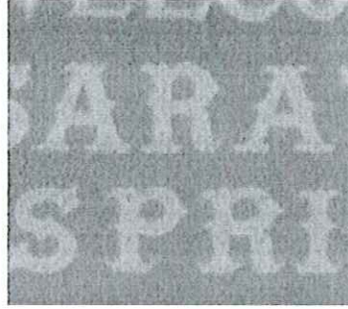
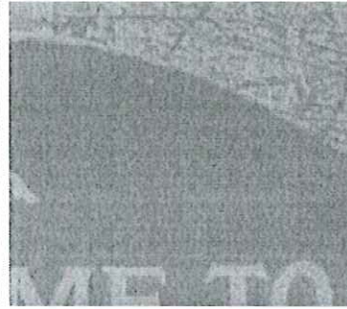
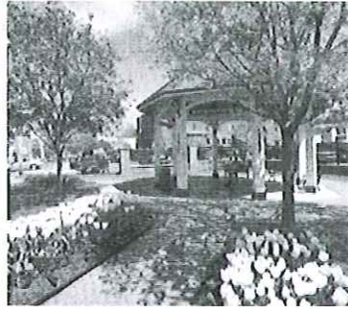
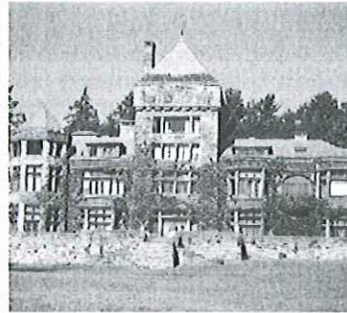
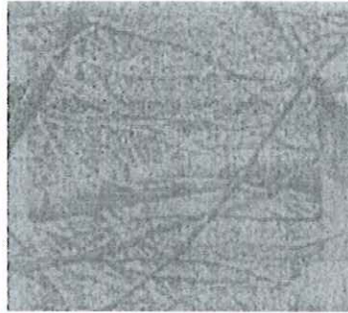
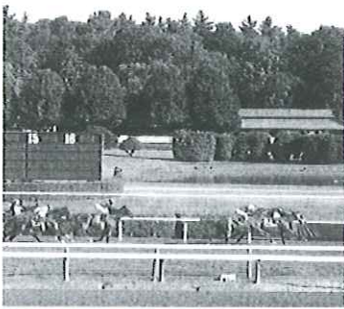
I hereby certify the above to be a full, true and correct copy of a resolution duly adopted by the Zoning Board of Appeals of the City of Saratoga Springs on the date above mentioned, seven members of the Board being present.

RECEIVED

MAY 06 2014

ACCOUNTS DEPARTMENT

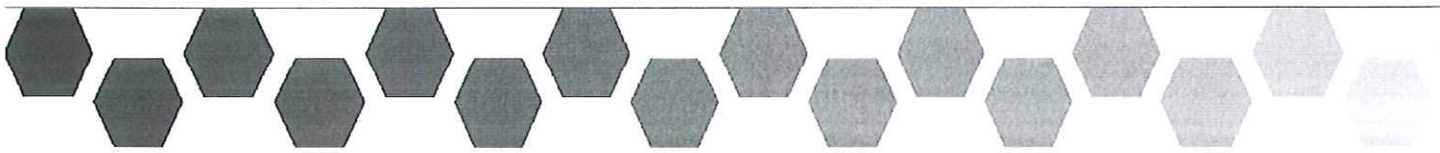
EXHIBIT C



**City of
Saratoga Springs**
2015 Comprehensive Plan
Adopted by City Council 6-16-15



Exhibit C, Page 1



In May 2013, the City Council initiated an update to the City's Comprehensive Plan and associated maps.

On December 18, 2014, following 19 months of much dialogue and discussion including 19 public meetings, four public workshops, a 2-day open house and numerous focus groups, the Saratoga Springs Comprehensive Plan Committee voted to send to the City Council its "final work product" consisting of the November 2014 version of the Draft Comprehensive Plan and a list of 53 possible amendments to this draft.

The City Council discussed this work product and the list of possible amendments over the course of four City Council workshops, occurring on February 24, March 24, March 31, and April 14, 2015. At its last workshop, the City Council confirmed consensus on the desired language to be included in this Plan.

On June 16, 2015, following a SEQRA Negative Declaration of Environmental Significance, the City Council voted 5-0 to adopt this 2015 Comprehensive Plan update.

Acknowledgements

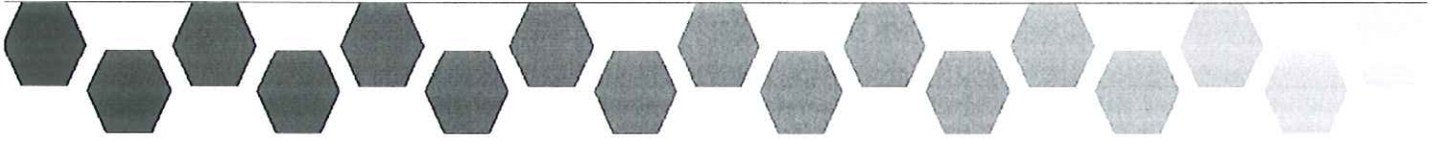
Saratoga Springs City Council

(Finalized and approved 2015 Comprehensive Plan Update)

- Joanne D. Yepsen, Mayor
- John P. Franck, Commissioner of Accounts
- Michele Madigan, Commissioner of Finance
- Chris Mathiesen, Commissioner of Public Safety
- Anthony "Skip" Scirocco, Commissioner of Public Works

- Former Mayor Scott Johnson

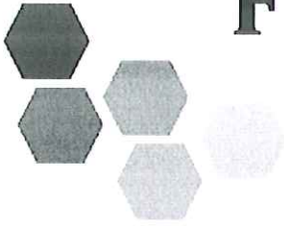




Comprehensive Plan Committee

(Produced committee "Final Work Product" and provided to City Council.)

- Geoff Bornemann, Chair (1/14-12/14)
 - Clifford Van Wagner, Chair (5/13-1/14)
 - Jamin Totino, Vice Chair
 - Sonny Bonacio
 - Theresa Capozzola
 - Devin Dalpos
 - Tom Denny
 - Casey Holzworth
 - James Letts
 - Oksana Ludd (Zoning Board of Appeals)
 - Steven Rowland (Design Review Commission)
 - Todd Shimkus
 - Mark Torpey (Planning Board)
 - Charles Wait
 - Janice White (5/13-4/14)
- This document was prepared with assistance from MJ Engineering & Surveying PC and the staff of the City's Office of Planning and Economic Development.



FUTURE LAND USE

4.0

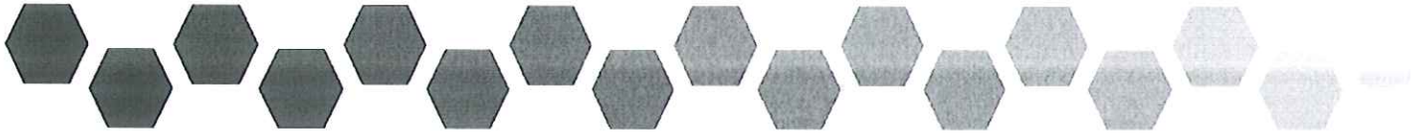
If the City is to be successful in preparing for the future, it must have increased flexibility to accommodate the rapidly changing needs of business, commerce, and our residents. In addition, the City must have increased accountability to ensure and enhance the physical, cultural, and social amenities that make Saratoga Springs an attractive and vibrant locale.

Fortunately, Saratoga Springs is currently in a good position to capitalize on its collective strengths and enthusiasm at a time when many other communities cannot. To maintain and improve upon the City's current position, a close look was given to the City's future land uses and the Comprehensive Plan Future Land Use Map (Map). The Map sets the direction for future land uses within the City. It illustrates the City's vision by identifying broad categories of land use. The Map is not a zoning map. However, the zoning map must follow the direction set forth in the Comprehensive Plan in accordance with General City Law §28-a. The zoning ordinance is typically the regulatory document that addresses densities, area, bulk, and specific permitted uses.

A key factor in revising the Map for this update is to ensure it reflects the City's vision. The vision for the City remains relatively unchanged from the 2001 Comprehensive Plan and, therefore, the Map will appear very similar. That vision includes the most intense uses and greatest mix of uses at the City's Core (Broadway). The intensity of uses becomes less as one travels away from the Core. The concept of the greenbelt, which was represented by the Conservation Development District (CDD) in the 2001 Comprehensive Plan, is reinforced in this updated Map.

The various land use categories shown on the map represent the intended uses and densities desired or anticipated for the community in the future. There are a number of important points to note about these land use categories:

- The land use categories in the Map are not zoning districts. The land use categories are broader and more general than zoning districts.
- The boundaries for each of the land use categories are intentionally non-precise and are meant to be fluid. The boundaries of the zoning districts are far more specific and detailed.
- The land use categories are general guides to future zoning or other regulations. State law mandates that zoning must be in conformance with the policies of the Comprehensive Plan. This means that the

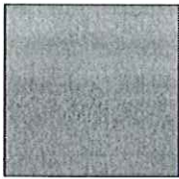


density within the zoning for a particular area must be equal or less than that what is described within this document. When areas are to be rezoned, the uses and densities permitted within the zoning district must be compatible with the ranges presented in the land use category.

- The land use categories reflect a vision for the City in the future. It may take many years for the proposed changes to occur. The vision is something to aim for and work towards. Since zoning is the primary tool to implement this plan, the zoning for an area may be changed or upgraded several times in an effort to reflect community input.

The following descriptions are offered for the proposed land use category designations. The descriptions are intended to include the purpose or intent of the category, an overview of general uses and a description of the character for each land use category.

Downtown Core (DC)

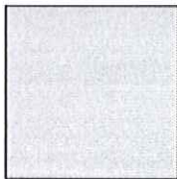
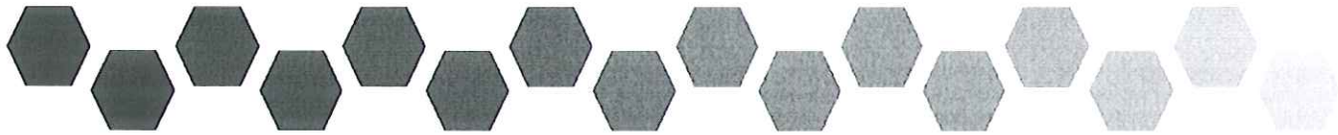


***Downtown Core
(DC)***

The Downtown Core designation represents the heart of the City of Saratoga Springs. It includes areas of the highest density commercial, office, civic, and residential uses that support a highly compact and walkable core, as well as multi-modal transportation options. While the Downtown Core serves local uses, it also attracts people regionally and globally as a vibrant commercial center, employment center, entertainment center, and historic and cultural center.

The Downtown Core is characterized by mixed use buildings with architecturally-interesting facades, streetscape design with ample room for street trees, sidewalks, benches, and other amenities that make the streets pedestrian-friendly. The designation also provides for mid to high-rise residential projects and mixed use projects incorporating housing above non-residential uses.

Looking forward, the Downtown Core will continue to be highly urban in character, with a mix of commercial and residential uses, and a balance between dense infill through development and redevelopment and the creation of attractive public spaces such as plazas and pocket parks.

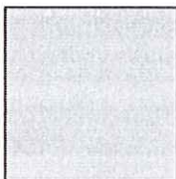


Complementary Core (CC)

Complementary Core (CC)

The Complementary Core designation consists of areas of commercial uses of moderate to high intensity interspersed with higher density residential uses. This area is intended to be pedestrian-oriented with multi-modal transportation options and is a complementary, yet slightly less dense, extension of the Downtown Core. These areas represent a mix of freestanding offices, commercial uses, or clusters of businesses meeting the day-to-day needs of residents. The character of the Complementary Core areas is reflective of an urban environment with buildings near the street, parking to the rear or side, and streetscape elements such as sidewalks, and ample room for street trees.

The Complementary Core designation offers opportunities for infill and new development that continues to support the Downtown Core. Freestanding commercial structures as well as mixed-use, multi-story buildings with residential uses above the commercial uses would both be appropriate in this designation.



Community Mixed Use (CMU)

Community Mixed Use (CMU)

The Community Mixed Use designation includes areas of moderate density residential and community-supported commercial uses. These areas are characterized by mixed use neighborhoods that are walkable and connected to adjacent residential neighborhoods. Each area includes a variety of neighborhood-scale businesses and services that meets the needs of the surrounding community.

While the character of each Community Mixed Use areas may vary, all areas are intended to be pedestrian-oriented with an attractive streetscape, along with amenities such as small parks and plazas. In some areas, identity is already well established through architecture and streetscape while in others, identity will be shaped by future planning decisions.



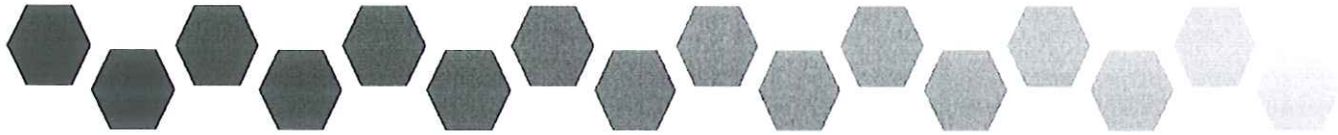
Core Residential Neighborhood-1 (CRN-1)

Core Residential Neighborhood-2 (CRN-2)

Core Residential Neighborhood-3 (CRN-3)

Core Residential Neighborhood-1 (CRN-1), Core Residential Neighborhood-2 (CRN-2), and Core Residential Neighborhood-3 (CRN-3)

The Core Residential Neighborhood-1, -2, and -3 designations provide a transition from the Downtown Core and Complementary Core to the predominantly residential neighborhood areas and represent the historic residential village. These areas are primarily residential in use, with single and two-family homes allowed in all three CRN designations, while multi-family uses are allowed only in the CRN-2 and CRN-3 areas. The Core neighborhoods reflect Saratoga’s quintessential residential character and charm through unique architecture, historic elements, front porches, sidewalks, and tree-lined streets.



This area is highly walkable, and should be accessible by transit and a range of multi-modal options.

Although the Core Neighborhood is primarily residential in character, existing neighborhood-scale commercial uses may currently exist to complement residential uses.

CRN-1 Note: The maximum density is 10.0 Units/Acre.

CRN-2 Note: The maximum density is 15.0 Units/Acre.

CRN-3 Note: The maximum density is 30.0 Units/Acre.



**Residential
Neighborhood -1
(RN-1)**

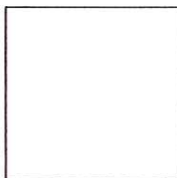
**Residential
Neighborhood- 2
(RN-2)**

Residential Neighborhood -1 (RN-1) and Residential Neighborhood- 2 (RN-2)

The Residential Neighborhood-1 and Residential Neighborhood-2 designations are characterized by single family residential uses with moderate density two-family. While a mix of housing types is present, these areas retain the basic character of single-family neighborhoods, such as front and rear yards, driveways, and garages. Small, neighborhood-scale commercial uses may currently exist to complement the residential uses.

RN-1 Note: The maximum density is 3.5 Units/Acre.

RN-2 Note: The maximum density is 7 Units/Acre.



**Conservation
Development
District (CDD)**

Conservation Development District (CDD)

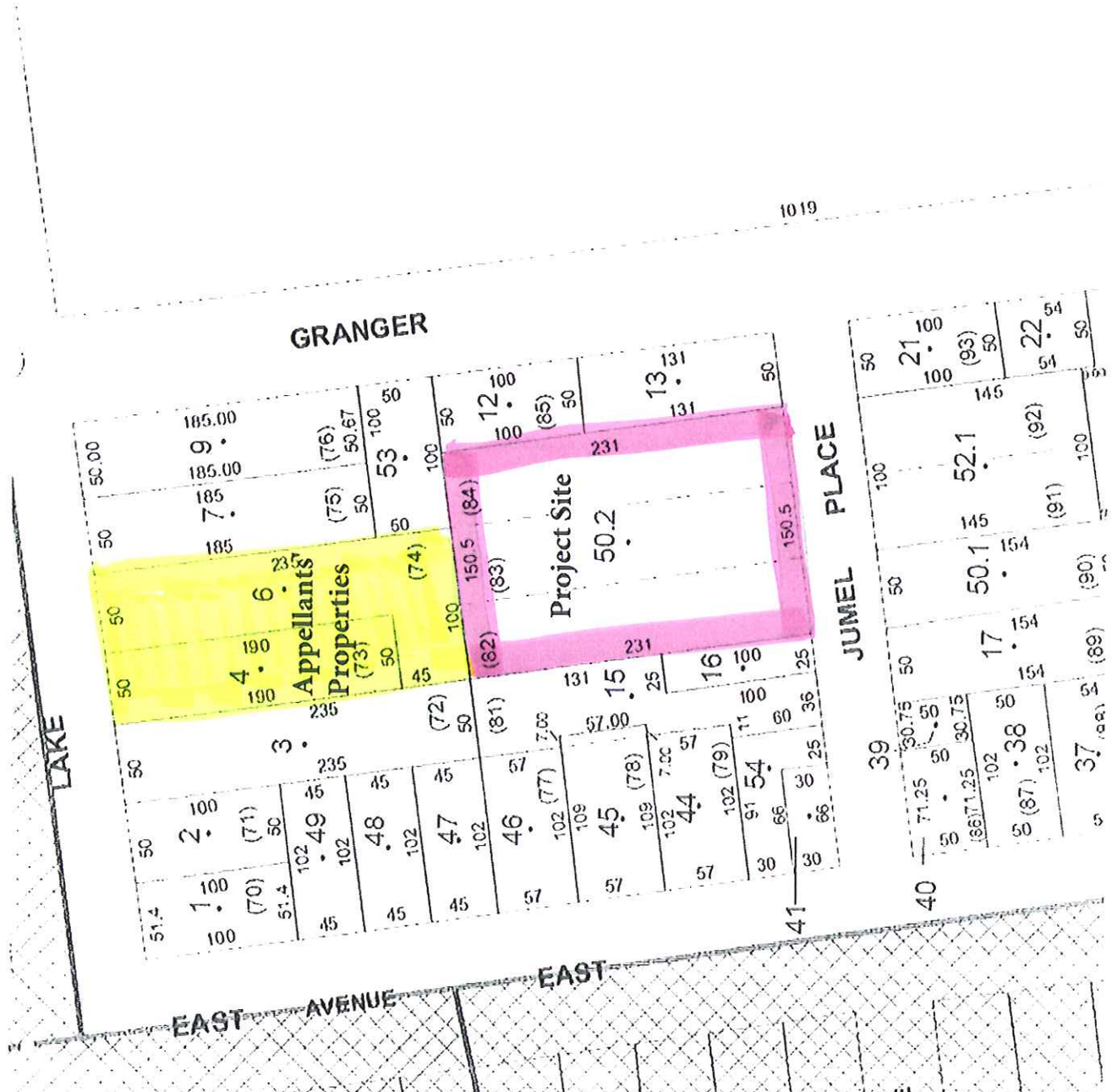
The Conservation Development District designation reflects the “Country” of the City in the Country. This designation allows for low density residential, outdoor recreation, agricultural, and other rural uses utilizing land conservation methods such as clustering. Areas typically include single-family lots and subdivisions, existing planned developments, farms, estates, and natural areas. Commercial activities should be limited to those that support rural and recreational uses and which protect valuable open space, protect natural resources and maintain natural systems. This designation reflects a rural or agrarian character that works to preserve contiguous open spaces, protect natural resources and restore and maintain natural systems, which will all become increasingly important and valuable community resources.

Development in this area shall require a “conservation analysis” and utilize land conservation methods to protect environmentally sensitive areas and features, minimize the development’s edge effects and conserve significant open space.

EXHIBIT D

1

166.13



ZBA #2887

DOWNTON WALK APPEAL

Interpretation Request: 27 Jumel Place

Samuel Brewton, Gerald & Debra Mattison, Sandra Cohen

Jonathon B. Tingley, Esq.
Tuczinski, Cavalier & Gilchrist, PC
Attorneys for Appellants
54 State Street, Suite 803
Albany, New York 12207
(518) 463-3990



TUCZINSKI CAVALIER GILCHRIST

ATTORNEYS AT LAW

INTERPRETATION REQUEST

- Nature of Appeal
- Procedural Matters
- February 22, 2016 Determination
Must Be Reversed



NATURE OF APPEAL

Zoning Board vested with jurisdiction to interpret the City's Zoning Ordinance

More typical: Project developer makes application to ZBA



TUCZINSKI CAVALIER GILCHRIST

ATTORNEYS AT LAW

NATURE OF APPEAL

An interpretation is an appeal by an **aggrieved party** seeking to overturn a determination made by the administrative official charged with the enforcement of the Zoning Ordinance. *Zoning Ordinance §8.3.5*

Such appeal may be taken by any **person aggrieved**. *NY Gen. City Law §81-a[4]*



"PERSON AGGRIEVED"

A person whose property is located **in close proximity to a project site** has standing.

Youngewirth v. Town of Ramapo Town Board, 98 AD3d 678, 680 [2d Dep't 2012]

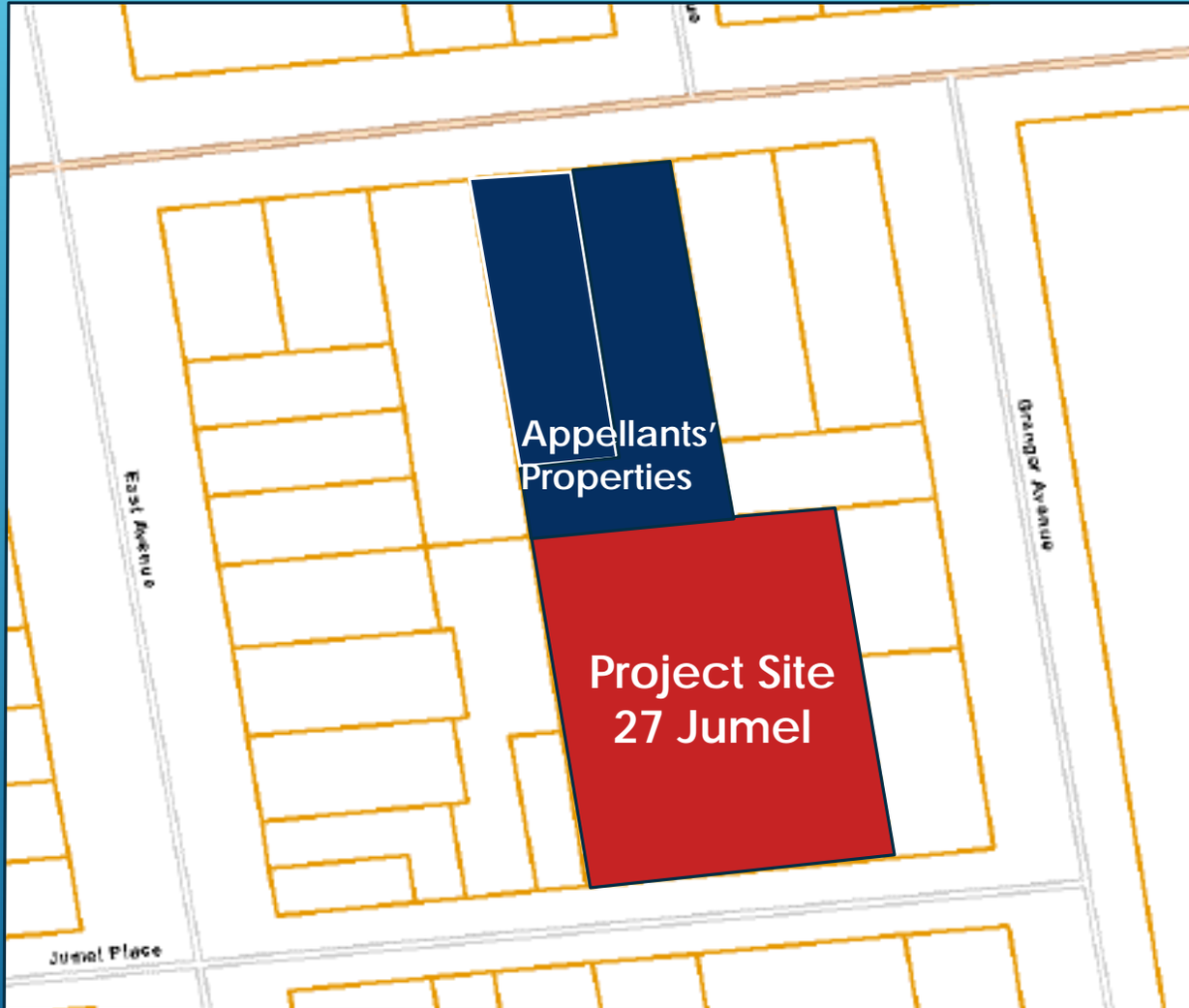
Matter of McGrath v. Town Board of Town of North Greenbush, 254 AD2d 614 [3d Dep't 1998]



TUCZINSKI CAVALIER GILCHRIST

ATTORNEYS AT LAW

"CLOSE PROXIMITY"



Source: Saratoga County GIS Mapper



TUCZINSKI CAVALIER GILCHRIST
ATTORNEYS AT LAW

INTERPRETATION SOUGHT

An interpretation is an appeal by an aggrieved party **seeking to overturn a determination made by the administrative official charged with the enforcement of the Zoning Ordinance.** *Zoning Ordinance §8.3.5*



TUCZINSKI CAVALIER GILCHRIST

ATTORNEYS AT LAW

INTERPRETATION SOUGHT

ZONING AND BUILDING INSPECTOR DENIAL OF APPLICATION FOR LAND USE AND/OR BUILDING

APPLICANT: ANW HOLDINGS, INC.

TAX PARCEL NO.: 166.13-1-50.2

PROPERTY ADDRESS: 27 JUMEL PLACE

ZONING DISTRICT: URBAN RESIDENTIAL-3

This applicant has applied to use the identified property within the City of Saratoga Springs for the following:

Proposed construction of a seven-unit condominium project (detached single-family residences).

This application is hereby denied upon the grounds that such use of the property would violate the City Zoning Ordinance article(s)

240-2.3 A., Table 3 and 6.4.5 A. As such, the following relief would be required to proceed:

Extension of existing variance Interpretation

Use Variance to permit the following: _____

Area Variance seeking the following relief:

<u>Dimensional Requirements</u>	<u>From</u>	<u>To</u>
<u>Max principal building coverage: 7 units combined</u>	<u>30%</u>	<u>46%</u>
<u>Max principal buildings on one lot:</u>	<u>1</u>	<u>7</u>
<u>Minimum front yard setback:</u>	<u>10 ft.</u>	<u>1 ft.</u>
<u>Minimum rear yard setback:</u>	<u>25 ft.</u>	<u>6 ft.</u>
<u>Maximum height residential fence:</u>	<u>6 ft.</u>	<u>8 ft.</u>

Advisory Opinion required from Saratoga County Planning Board


ZONING AND BUILDING INSPECTOR

2/22/16
DATE



TUCZINSKI CAVALIER GILCHRIST

ATTORNEYS AT LAW

INTERPRETATION SOUGHT

Use Variance to permit the following: _____

Area Variance seeking the following relief:

Dimensional Requirements

From

To

Max principal building coverage: 7 units combined

30%

46%

Max principal buildings on one lot:

1

7



PROCEDURAL MATTERS

Project Developer Claims:

Appeal is Untimely

Appeal is Barred by Administrative
Res Judicata

Source: Letter from Carter Conboy, May 3, 2016

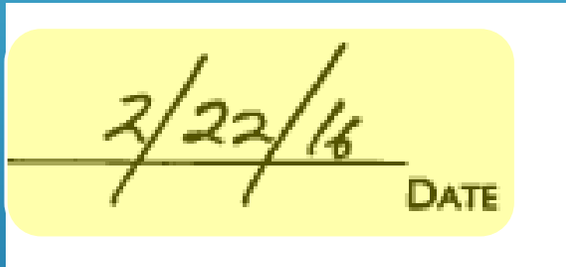


TUCZINSKI CAVALIER GILCHRIST

ATTORNEYS AT LAW

APPEAL IS TIMELY

“An application for appeal shall be submitted by an aggrieved person **within sixty (60) days** of the filing of any such decision [of the building inspector]”. *Zoning Ordinance § 8.4.1 [B]*



Deadline to file appeal: **April 22, 2016**

Date appeal filed: **March 18, 2016**



APPEAL IS NOT BARRED BY ADMINISTRATIVE RES JUDICATA

Administrative res judicata bars a party from re-litigating an issue it has already unsuccessfully litigated before.

Project developer claims that the 2013 Building Inspector determination gives rise to administrative res judicata, precluding this appeal.



TUCZINSKI CAVALIER GILCHRIST

ATTORNEYS AT LAW

APPEAL IS NOT BARRED BY ADMINISTRATIVE RES JUDICATA

Administrative res judicata **only applies** where the **prior administrative action** was an **adjudication**.

Res judicata is designed to prevent **re-litigation** by the **same parties** of the **same issues**.

Matter of Tillie Venes v. Community School Bd., 43 NY2d 520, 523-525 [1978]



TUCZINSKI CAVALIER GILCHRIST

ATTORNEYS AT LAW

APPEAL IS NOT BARRED BY ADMINISTRATIVE RES JUDICATA

Building Inspector's 2013 determination was:

1. **not an adjudication**
2. **a ministerial act**
3. **not a full and fair opportunity to resolve the issue raised here**



APPEAL IS NOT BARRED BY ADMINISTRATIVE RES JUDICATA

ZBA determines issues that are properly raised by an actual application.

Prior ZBA application **did not address permissibility of the proposed use**, an issue that was not raised by the application in front of it.



TUCZINSKI CAVALIER GILCHRIST

ATTORNEYS AT LAW

APPEAL IS NOT BARRED BY ADMINISTRATIVE RES JUDICATA

Erroneous determination by building inspector in the past does not prevent later enforcement of the zoning ordinance. *Matter of Twin Town Little League Inc. v. Town of Poestenkill*, 249 AD2d 811, 811-12 [3d Dep't 1998].

Even where there are harsh results. *Town of Putnam Valley v. Sacramone*, 16 AD3d 669, 670 [2d Dep't 2005]



TUCZINSKI CAVALIER GILCHRIST

ATTORNEYS AT LAW

PROCEDURAL MATTERS

This Appeal is timely – brought within 60 days

And should be decided on its merits – not barred by administrative res judicata.



TUCZINSKI CAVALIER GILCHRIST

ATTORNEYS AT LAW

DETERMINATION MUST REVERSED

Zoning Analysis

Precedential Impact of Decision



TUCZINSKI CAVALIER GILCHRIST

ATTORNEYS AT LAW

DETERMINATION APPEALED

Use Variance to permit the following: _____

Area Variance seeking the following relief:

Dimensional Requirements

From

To

Max principal building coverage: 7 units combined

30%

46%

Max principal buildings on one lot:

1

7



DETERMINATION APPEALED

Building Inspector determined that an area variance is sufficient to permit the proposed project.

Question posed by this appeal:

Does the proposed project require a use variance or an area variance to permit the the use of a single lot as seven dwelling units?



TUCZINSKI CAVALIER GILCHRIST

ATTORNEYS AT LAW

DETERMINATION APPEALED

Area Variance: “the authorization by the zoning board of appeals for the use of land **in a manner which is not allowed by the dimensional or physical requirements of the applicable zoning regulations.**”

N.Y. Gen. City Law § 81-b [1][b].

Use Variance: “the authorization by the zoning board of appeals for the use of land for **a purpose which is not allowed or is prohibited by the applicable zoning regulations.**” *N.Y. Gen. City Law §81-b [1] [a].*



ZONING ANALYSIS

Is the project a permitted “use”?

“Use” is defined as “[t]he specific use for which land or a building is designed, occupied or maintained”

Zoning Ordinance App. A, at 18.



TUCZINSKI CAVALIER GILCHRIST

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ZONING ANALYSIS

Project is located in the **Urban Residential – 3 (UR-3)**
Zoning District



TUCZINSKI CAVALIER GILCHRIST

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ZONING ANALYSIS

Table 2: Use Schedule – Permitted Uses

UR-3	UR-4, UR-4A, UR-5
Single Family Residences	Single Family Residences
Two Family Residences	Two Family Residences
	Multi-Family Residences

Zoning Ordinance Table 2.

ZONING ANALYSIS

Table 1: Zoning Districts and District Intent

UR-3	To conserve, maintain and encourage single family and two-family residential uses
UR-4/4A	To accommodate a mix of single, two-family and multi-family residential uses
UR-5	To accommodate multi-family residential development at moderately high densities and to encourage a mixture of housing types.

Zoning Ordinance Table 1.



ZONING ANALYSIS

What is the specific use for which this land is to be designed, maintained, or occupied?

Seven dwelling units on **single lot**

Seven dwelling units on a single lot is a **multi-family residential use**



TUCZINSKI CAVALIER GILCHRIST

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ZONING ANALYSIS

Seven Dwelling Units on a Single Lot

Seven dwellings worth of traffic

Seven dwellings worth of parking

Seven dwellings worth of population density

Seven dwellings worth of demand for services

Fire, EMS, Police, School District

All on a **single lot.**



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ZONING ANALYSIS

The **specific use** for which this single lot will be designed, maintained, and occupied is **seven family residential**.

The **specific purpose** for which this land will be used is **seven family residential**.



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ZONING ANALYSIS

Subdivision application would create a single dwelling unit for each individual lot and would allow planning board to address:

- Traffic
- Parking
- Density
- Demand for fire services
- Demand for police services
- Demand for EMS services
- Demand for school district services
- Orderly development of the land, including setbacks for each building



SUBDIVISION RESULTS

If subdivided (assuming a seven-lot subdivision would be approvable), the setbacks applicable to this project change dramatically.

9 front yards created

10 foot setbacks required

All 9 front setbacks would be violated

Very limited rear setbacks provided

25 feet required

At least 6 lots would violate rear setbacks



ZONING ANALYSIS

The project **proposes seven dwelling units** on **one lot**.



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PRECEDENTIAL IMPACT

An interpretation decision of a zoning board of appeals **sets precedent** for future applications.

Knight v. Amelkin, 68 NY2d 975, 977-78 [1986]

What precedent would be set by upholding the February 22, 2016 determination?



TUCZINSKI CAVALIER GILCHRIST

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PRECEDENTIAL IMPACT

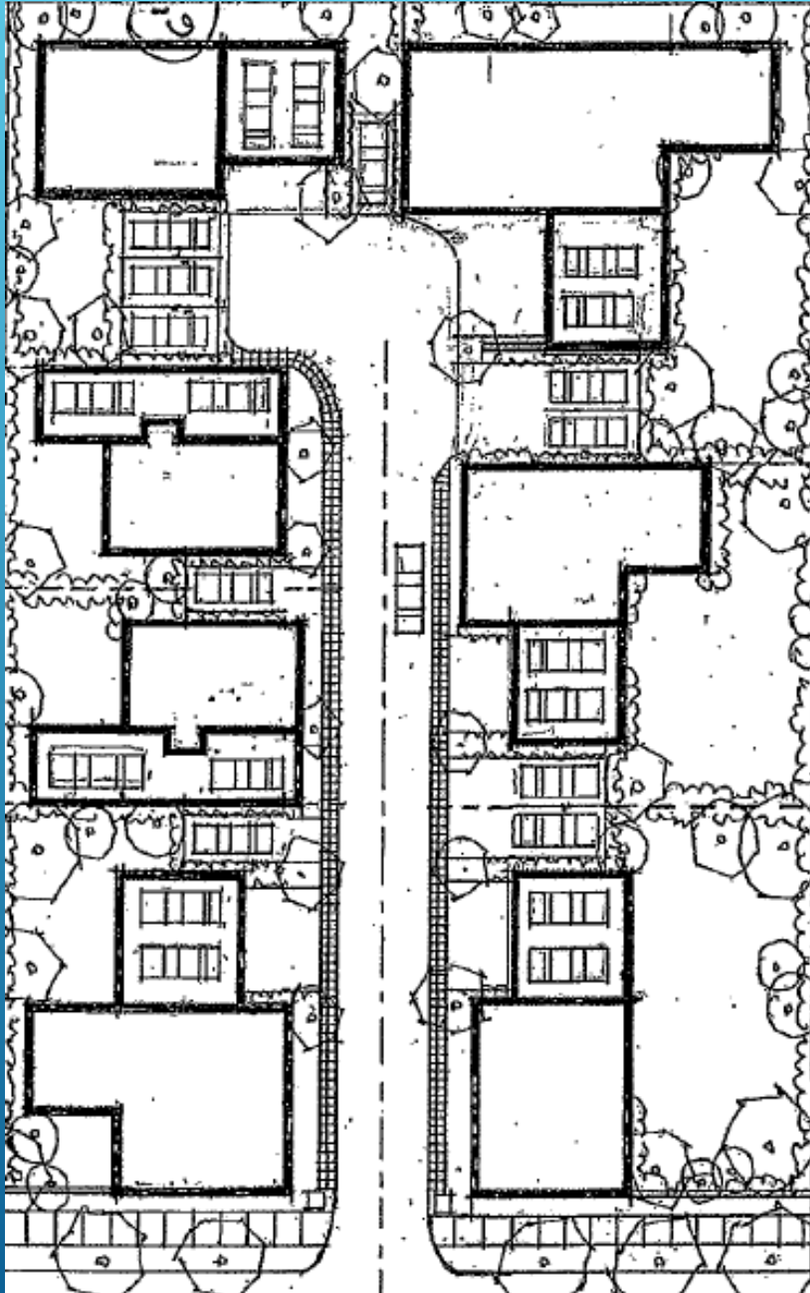
If the February 22, 2016 determination is upheld:

In the **UR-3 zoning district**, a **single lot** can be used to build **any number of dwelling units** as long as each individual building contains only one or two dwelling units each.



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PRECEDENTIAL IMPACT

Take this lot as an example.

0.80 acres.

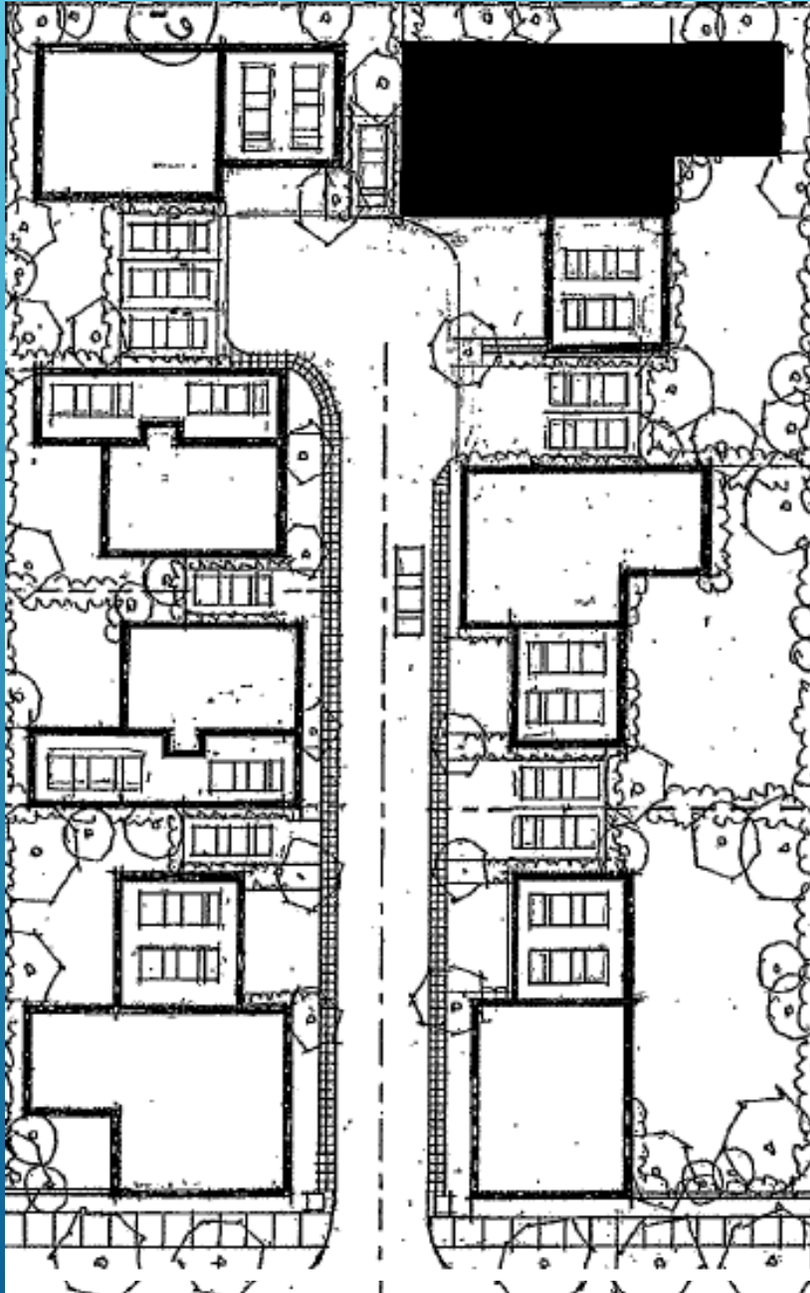
The current project is depicted here.

1 lot, 7 buildings, 7 dwelling units, 7 families.



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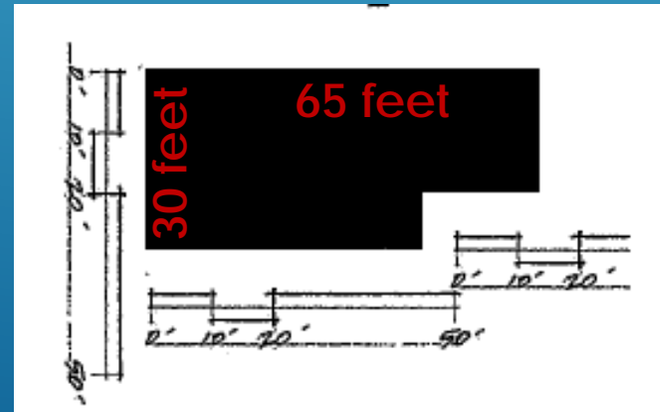
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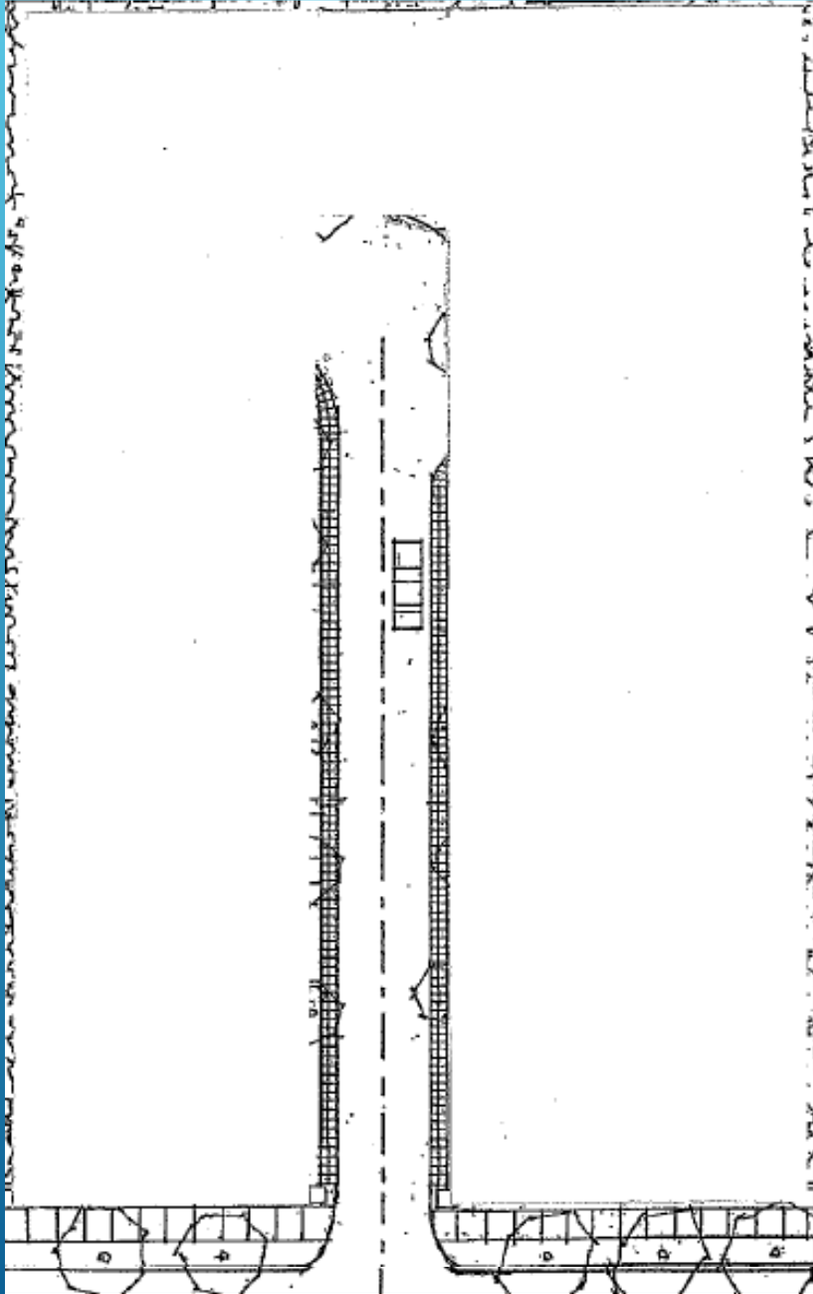


PRECEDENTIAL IMPACT

Use one of the currently proposed building footprints (excluding garage) as an example.

According to the scale provided, the footprint of the selected building footprint is approximately 1,750 square feet:





PRECEDENTIAL IMPACT

Same 0.80 acres

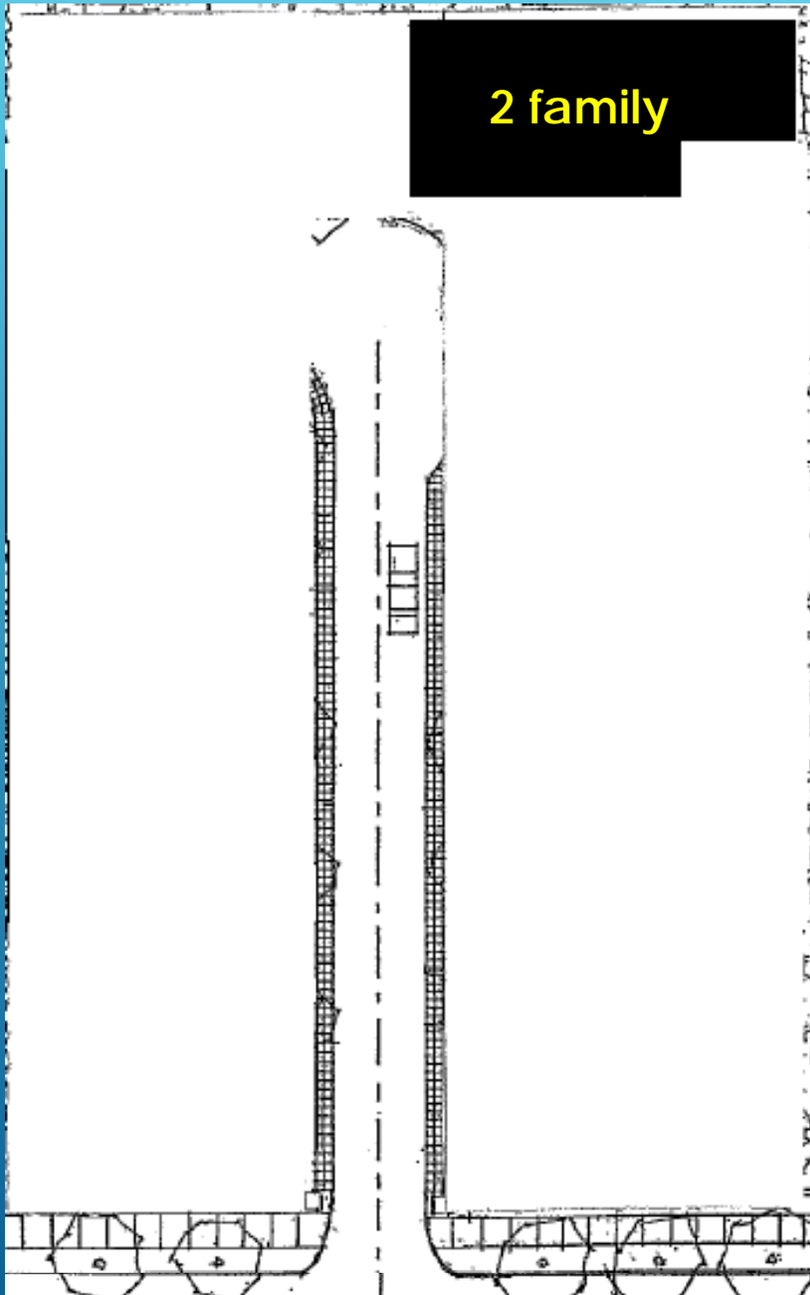
Clean slate, other than access road.

Same zoning district (UR-3)



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PRECEDENTIAL IMPACT

UR-3 also allows **two-family residences**

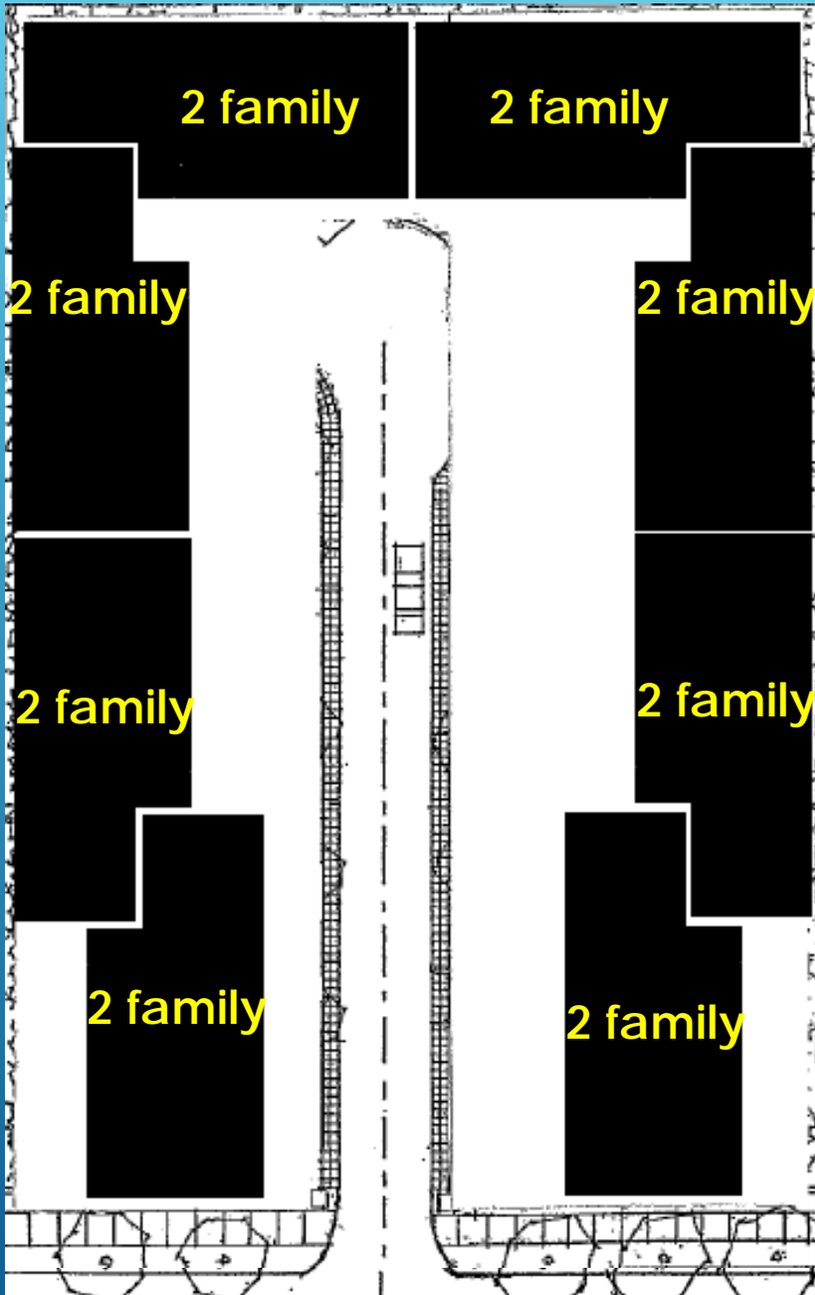
Two floors of 1,750 square feet footprint totals 3,500 square feet of living space.

Each floor could be a separate dwelling unit in which a separate family resides.



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PRECEDENTIAL IMPACT

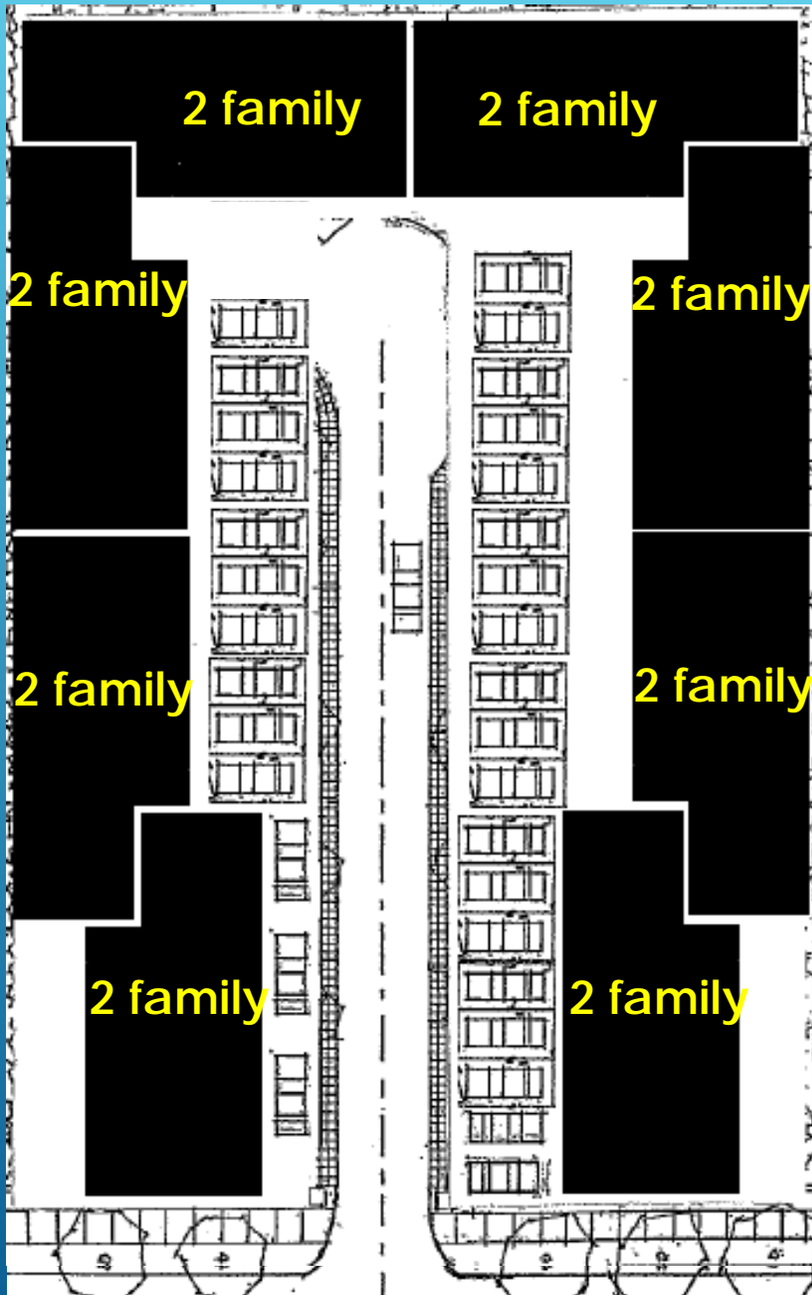
Approximately **8 two-family structures could be built on this 0.8 acre** lot if granted area variances.

8 two-family structures would amount to **16 separate dwelling units, 16 separate families.**



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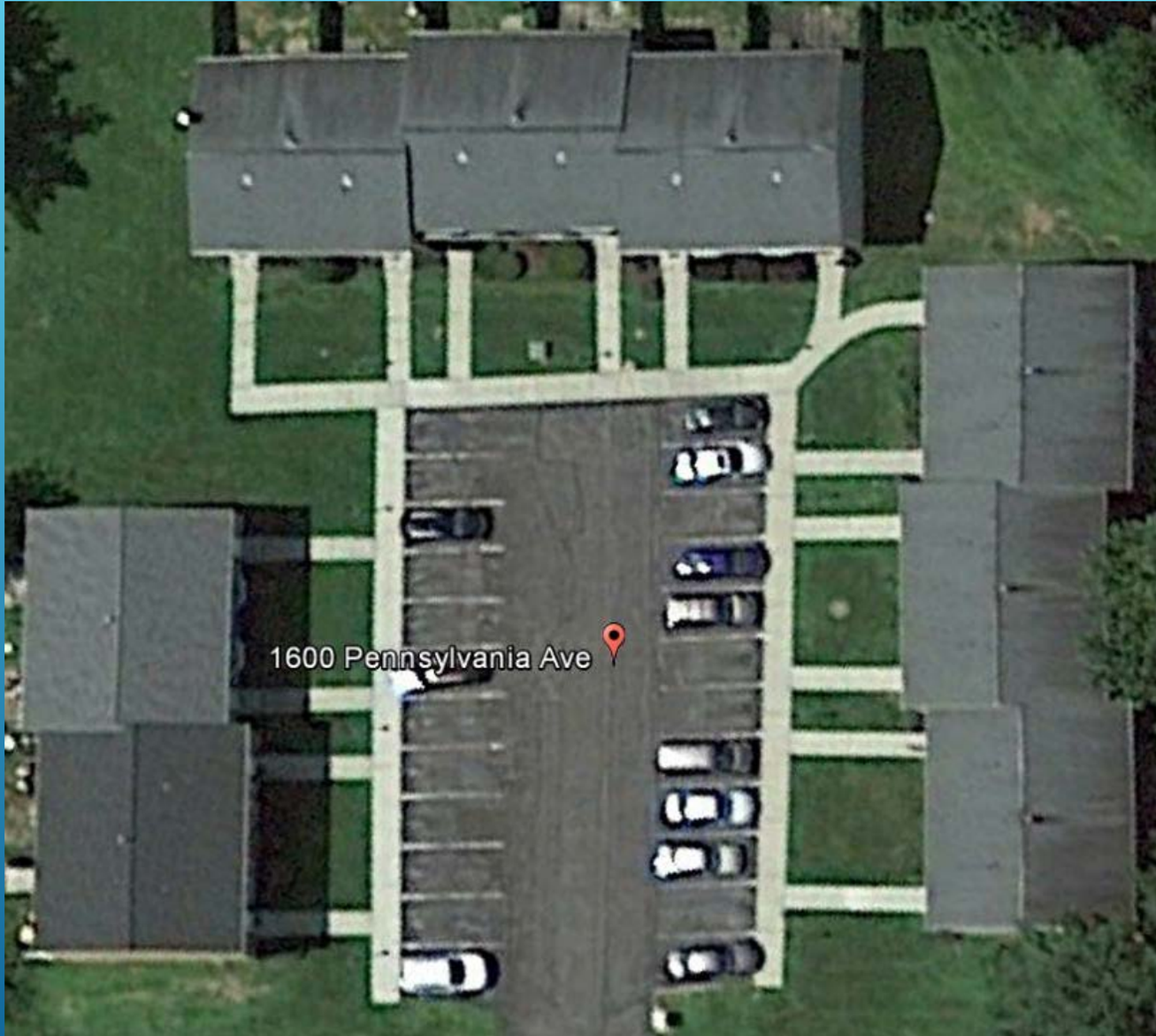
PRECEDENTIAL IMPACT

Zoning Ordinance requires 2 off-street parking spaces per residential unit in the UR-3 zoning district.

16 dwelling units would require 32 parking spaces.

This amounts to an apartment complex, and would be permissible in the UR-3 zoning district under the February 22, 2016 determination.





PRECEDENTIAL IMPACT

Presidential Estates in
Guilderland, New York.

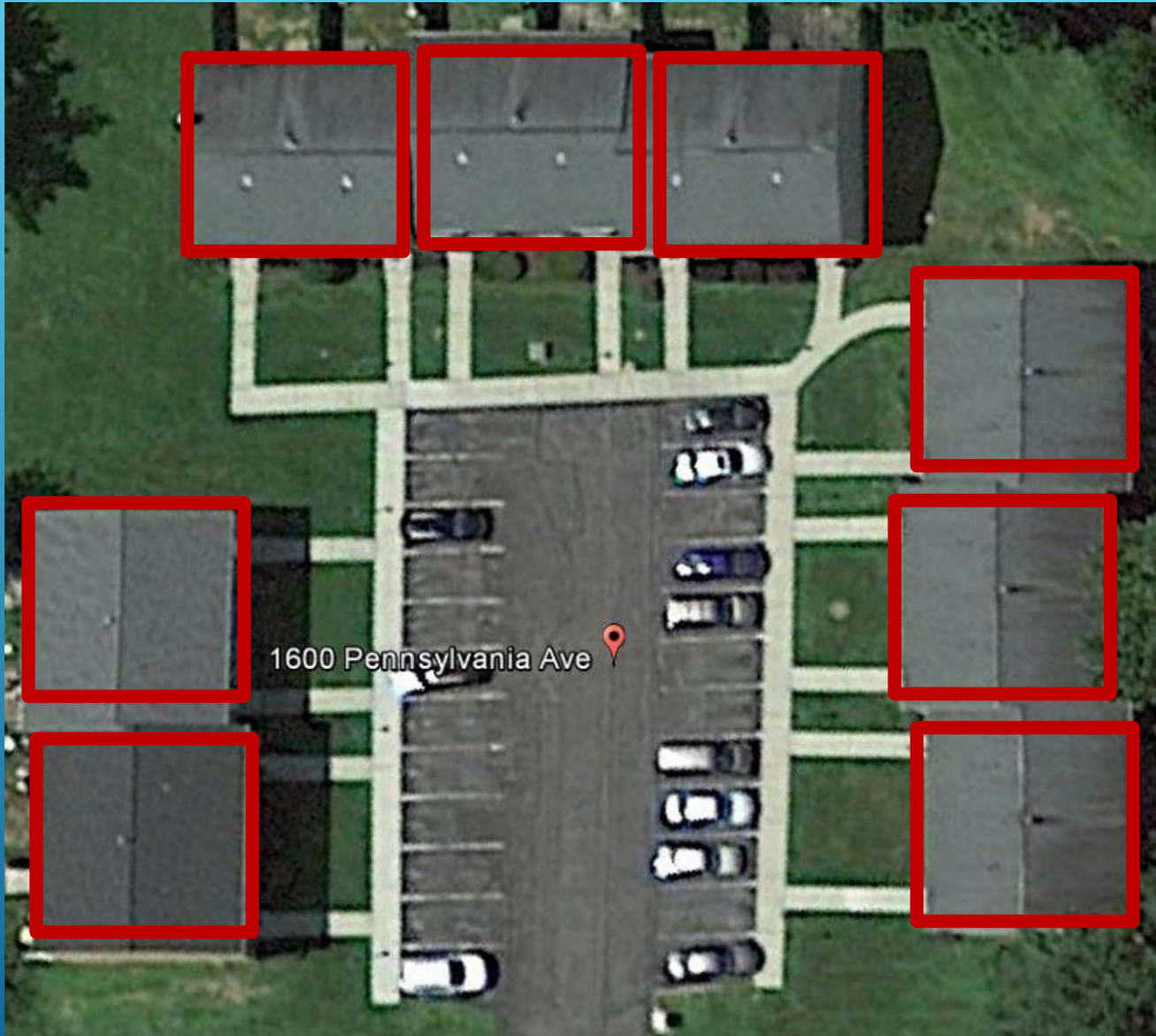
Presidential Estates is an
Apartment Complex.

According to Google
Earth, each two-family
building has a footprint
of 1400-1,600 square
feet.



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PRECEDENTIAL IMPACT

Residential Estates
in Guilderland, New
York.

Structures Could
Have Been Built
Without Common
Walls.



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Presidential Estates Apartment Complex in Guilderland, New York.



Presidential Estates Apartment Complex in
Guilderland, New York.



TUCZINSKI CAVALIER GILCHRIST

ATTORNEYS AT LAW

ON THE MERITS

The project proposes **seven dwelling units**, with **seven separate families**, on a **single lot**.

The proposed use of the land is a multi-family residential use, which is **appropriate for the UR-4/4A and UR-5 zoning districts**, but not UR-3.

Upholding the February 22, 2016 determination would give rise to **precedent which would allow construction of apartment complexes in the UR-3 zoning district** as long as each building only contained 2 dwelling units.



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May 3, 2016

William Moore, Chair
Saratoga Springs Zoning Board of Appeals
474 Broadway
Saratoga Springs, New York 12866

Re: Interpretation Request – Appeal from Brewton, et al.
27 Jumel Place – UR-3

Dear Chairman Moore:

We represent the interests of ANW Holdings, Inc. (“ANW” or “Respondent”) with respect to its application for the renewal of area variances granted by the Saratoga Springs Zoning Board of Appeals (“Board”) in 2013 and 2014 related to 27 Jumel Place (“Property”). ANW has appeared before the Board once in 2016 in order advance its renewal request for the previously granted variances; however, its application has been removed from consideration purportedly due to the recently filed Appeal and Request for Interpretation (the “Appeal”) of the February 22, 2016 Zoning Determination related to ANW’s project which found that the proposed use was permitted within the zone and no use variances is required. The Appeal has been filed by Jonathon Tingley, Esq, on behalf of his clients Samuel Brewton, Gerald and Debra Mattison, and Sandra Cohen (“Appellants”) which appeal asserts that (1) ANW’s application be stayed automatically until its appeal is decided; and (2) a use variance is required.

While we recognize that the Appeal is directed to a decision by the City Zoning and Building Inspector, ANW has a vested interest in the outcome of the ZBA’s decision on this matter and, as such, respectfully provides this submission for consideration. Based upon all the reasons set forth below, we ask that the Board deny the Appellant’s Appeal because (1) ANW’s proposed project meets the definition of single family residence as permitted in the UR-3 Zone and is thus a permitted use; (2) the arguments advanced in the Appeal are a mischaracterization of both the City Zoning Code, as well as the proposed project itself; (3) the appeal is untimely; and (4) the determination made on February 22, 2016 was not based upon any additional information or change of circumstances to deviate from prior precedent and findings related to this project.

A. Third Party Stay is Impermissible

At the outset, it is noted that Attorney Tingley cites to the City's Zoning Code §8.4.2(c) for the proposition that there is an automatic stay with the filing of his clients' administrative appeal of a zoning determination. Section 8.4.2(c) states in its entirety:

“An appeal shall stay all **enforcement proceedings** relating to any violation under appeal unless the administrative official charged with the enforcement of the Zoning Ordinance finds that such stay would cause imminent peril to life or property.”

It is clear from a reading of §8.4.2 that the City provision stays only proceedings to enforce alleged violations of the Zoning Code. In this case, there is no pending violation or enforcement proceeding against ANW or the appealing neighbors or any other entity. Therefore, the provision of the City Zoning Code cited by Attorney Tingley for an automatic stay of the ANW's application is erroneous.

In light of the clear inapplicability of the City stay provision, Attorney Tingley's letter then cites to the General City Law §81-a[6] for the proposition that the state law applies stays more broadly to “all proceedings in furtherance of the action appealed from” and would operate to create an automatic stay [See Tingley ltr, p. 2]. However, there is binding Appellate Division case law which holds that a third party appeal of a zoning determination **does not** create an automatic stay under the state law. See Bonded Concrete, Inc. v. Town of Saugerties, 282 A.D.2d 900 (3d Dep't 2001) (holding that the NYS Town Law does not operate as an automatic stay for third party appeals; see People v. City of Watervliet Zoning Board of Appeals, 2013 N.Y. Misc LEXIS 6853 (Sup Ct Albany Co 2013) (holding “that the automatic stay provision of NYS City Law §81-a[6] governing appeals to a Zoning Board of Appeals does not apply to the filing of an appeal by third parties”). The courts have found that the legislative intent of the automatic stay provisions for zoning boards of appeals is to protect property owners from enforcement of a notice of violation while his or her appeal is pending and not for third party appeals. See People v. Baris Shoe Co, 174 Misc2d 529 (Dist Ct Nassau Co 1997).

To be sure, an extension of automatic stays to the filing of third-party appeals would subject all applications, not just ANW's, to whim of neighbors who seek to slow or inhibit the due and timely consideration of such applications by the Board. Such a result is neither outlined in the language or expressed as the intent of either the City Zoning Code or General City Law 81-a[6]. As such, ANW respectfully requests that no stay be recognized as applicable to its application for renewal of its area variances and that its application be heard at the next meeting of the Zoning Board of Appeals.

B. Background and History

The Property has been before the Board on several occasions, dating back as far as 1957. The site was home to a manufacturing operation in what was, then and now, a largely residential area. The pre-existing, non-conforming building is a large concrete structure covering approximately 49.5% of the lot. At the front and rear of the lot, there is currently under one foot of setback as the

building is located directly on the property lines. Over time, the use on the site evolved from manufacturing to a ballet school and apartment building; and, even at one time, a non-conforming karate studio.

In 2013, John Witt, ANW's representative, filed an application for area variances to "tear down existing building and build a seven unit **single family** condominium project." (See Exhibit A – 2013 Application; emphasis added). The project had the potential to reduce the overall lot coverage and density both from the existing non-conforming building and the maximum allowable use which is four duplexes (or eight residential units). The 2013 application (currently known as "Downtown Walk") requested several area variances to construct the project, to wit: maximum building coverage, maximum principal building on one lot¹, minimum front yard setback for two units on Jumel Place, and minimum rear yard setback for two units at the rear. Following receipt of ANW's application, the Zoning and Building Inspector determined that solely area variances were required for the project because the single family use was permitted within the zone. The Board requested an advisory opinion from the Planning Board which was issued in favor of the project. Following a public hearing on the matter, the Board voted to approve the area variances as requested and made several specific factual findings related to the relief granted.

In 2014, ANW came again before the Board in order to expand upon the relief granted in the 2013 application. First, ANW requested the ability to increase the fence height from 6 feet to 8 feet in order to provide additional screening to neighbors. Second, the front stoops on the units closest to Jumel Place required additional relief from the front yard setback. Third, the maximum building coverage request increased from 43.5% to 46%; representing a 2.5% change. Again, following receipt of the application, the Zoning and Building Inspector determined that solely area variances were required for the project but that the use was permitted within the zone. Following a public hearing on the matter, the Board voted to approve the area variances as requested and made several specific factual findings related to the relief granted.

In 2016, ANW was finally able to move forward with the process of purchasing the Property following the resolution of issues related to the estate probate process involving the current owner. However, ANW's variances from 2014 had lapsed pursuant to the Saratoga Springs Zoning Ordinance eighteen months after the approval (November 1, 2015). As a result, ANW was required to renew its request for the area variance relief in order to proceed with the project. On January 19, 2016, ANW filed an application for a renewal of the area variances and the application was first heard on February 22, 2016 by the Board. Once again, following receipt of the application, the Zoning and Building Inspector determined that area variances were required for the project but that the use was permitted within the zone. At the meeting, ANW presented the application and reiterated several times on the record that *none* of the project elements has changed since the 2013 and 2014 approvals.

¹The maximum principal building on one lot is of particular importance to the instant matter but was not addressed by the Appellants within the Appeal. Section C of this letter will outline this issue in detail.

C. ANW's Project Contains Single-Family Units on One Lot

While Attorney Tingley presents significant information in the Appeal concerning the alleged limitation of condominiums in the UR-3², the appeal mischaracterizes the facts by intimating that ANW's proposed seven **single-family residences** on the Property are actually multifamily dwellings without a single substantiating fact or reasonable interpretation of the City Zoning Code. From the earliest filing in 2013 and including through to the renderings provided in 2016, ANW has maintained the position that the proposed project is made up of separate single family dwelling units which will be owned pursuant to Article 9-B of the NYS Real Property Law (commonly known as the New York State Condominium Act) as it relates to its common areas – as those terms are defined in the state law. In short, the Appellants are arguing for an interpretation related a multifamily dwelling project which **has not been proposed**.

It is ANW's position that the confusion brought about by the Appeal stems from the difference between "use" and "type of ownership" related to condominiums – an issue which has been addressed by New York State courts.

1. USE:

The discussion of use must begin with the current UR-3 permitted uses and their related definitions. In the UR-3, the principal permitted uses are single family residences and two family residences (Table 2: Use Schedule). According to Appendix A of the City Zoning Code, the definitions of these uses are as follows:

Residence – Single-Family: A residential structure containing one dwelling unit.
Residence – Two-Family: A residential structure containing two dwelling units.

Conversely, Attorney Tingley attempts to mischaracterize ANW's project as proposing multifamily residences which is defined as "a residential structure containing **three or more** dwelling units." It is self-evident that the differentiating factor between each of these definitions is the number of dwelling units located within a single structure. It is equally self-evident that the application of ANW (Exhibit A) and the plans provided to the Board show a site layout which includes seven independent structures, each containing a single family dwelling unit, which is consistent with the definition of Residence-Single Family - a permitted use in the UR-3.

2. TYPE OF OWNERSHIP:

The Appellants make much of ANW's accurate characterization of its project as a "condominium" within ANW's application materials. ANW concedes that the City Zoning Code does contain a definition for "condominium" which is:

"A **multifamily dwelling** containing individually owned dwelling units wherein the real property title and ownership are vested in an owner, who has an undivided interest with others in the common usage areas and facilities which serve the development." (Appendix A) (emphasis added)

² ANW strongly disputes the accuracy of Attorney Tingley's premise that "Residence – Multifamily" is the same as "Condominium" under the City Code.

As such, a condominium as a **use** under the City Zoning Code definition must be a “multifamily dwelling” – which is undefined in the Code but would arguably be similar to “Residence – Multifamily: A residential structure containing three or more dwelling units.”³ As noted above, however, ANW’s proposed **use** is neither a Condominium nor a Residence-Multifamily as those terms are defined by the Zoning Code. Rather, ANW’s proposal is seven single family dwelling units on one lot; not seven dwelling units within one structure as argued by the Appellants –which single family residences are permitted uses.

There is no dispute that Downton Walk will be a condominium property pursuant to the NYS Condominium Act. Importantly, New York State law outlines that which is a “condominium” for statutory purposes with respect to the form of ownership, including the shared ownership of common elements and units. Under the Condominium Act, the Downton Walk project is a lawful condominium form of ownership because of its shared elements and will be reviewed by the NYS Department of Law for approval. Therefore, the definition of a “condominium” as a use under the City Zoning Code is of no consequence to the present application which is describing Downton Walk’s form of ownership. To use the City Zoning Code to thwart New York State’s ability to regulate condominiums as a form of ownership of units with common elements would be barred by the doctrine of preemption and contrary to statutory purpose and intent.

In short, it is ANW’s position that “condominium” under the City Zoning Code is not synonymous with “condominium” under the NYS Condominium Act concerning the form of ownership under Article 9-B. Importantly, courts have noted the limitation of local municipalities to regulate, through zoning, forms of ownership such as condominiums which are regulated by New York State. In P.O.K. RSA v. New Paltz, the Appellate Division, Third Department found that “municipalities have no inherent capacity to mandate the manner in which property may be owned or held. They must acquire such power by the State. Absent such a delegation of power, a municipality cannot employ a zoning ordinance to exclude or discriminate against the condominium form of ownership.” 157 A.D. 15 (3d Dep’t 1990). Such exclusion and discrimination is improper because “it is use rather than form of ownership that is the proper concern and focus of zoning and planning regulations.” North Folk Motel, Inc. v. Grigonis, 93 A.D.2d 883 (2d Dep’t 1983).

³ Notably, “multifamily dwelling” is not defined within the Zoning Code but is contained within the definition of “condominium.” The failure of the Code to define a term within the definition of condominium is construed against the municipality and in favor of the property owner in accordance with ordinary meaning. Mamaroneck Beach and Yacht Club Inc. v. Zoning Board of Appeals of the Village of Mamaroneck, 53 A.D.3d 494, 498 (2d Dep’t 2008). ANW takes the position that the ordinary meaning of “multifamily dwelling” is similar to that of “Residence – Multi-Family” which requires a single structure to contain three or more dwelling units. Appellants assume and speculate that the separation of the buildings “by a few feet” must create multifamily residences – even when their interpretation finds no support in the Code. Such arguments by the Appellants would be an impermissible and a derivation of the law that vagueness or ambiguity is resolved in favor ANW. Assumptions and conjecture are not permitted in order to interpret a zoning code.

3. MAXIMUM PRINCIPAL BUILDING VARIANCE

For the reasons set for in Points 1 and 2 above, there is simply no reading of the Code which supports a finding that there are three or more dwelling units within a single structure in Downton Walk. Furthermore, ANW is free to use the term ‘condominium’ as a description of its form of ownership under Condominium Act. However, as a last resort, the Appellants cite to a lack of subdivision into seven individual lots as a factor upon which this Board may base an interpretation. The Appellants are incorrect.

The principal building limitation per lot is set forth within the City Zoning Code itself and it is self-evident that an owner can seek area variance relief from this restriction so as to allow more than one principal building on a single lot. Section 2.3-A of the Zoning Code states, in relevant part, that “only one principal building may be established on any one lot provided that the minimum area, width and dimensional requirements of the district are met for each principal building.” Therefore, an owner **may** either (1) subdivide his lands to allow for more lots on which to place a single principal building **or** (2) seek an area variance to place more than one principal building on a single lot. In 2013, ANW came to the Board to request an area variance of the maximum principal building limitation under Section 2.3-A from one building on the lot to seven buildings. The relief was granted.

The Appellants attempt to equate “multiple buildings on site” with “multiple dwelling units within a single structure” strains interpretation far beyond the reasonable and into the wholly unfounded. While the word ‘multiple’ is used in the Appeal synonymously, the words are not the same for purposes of this interpretation. ANW was entitled to seek relief from Section 2.3-A to place seven, single-family units on the Property. Any attempt to argue that multiple buildings on site is the equivalent of a ‘multifamily dwelling’ is contrary to statutory interpretation, common usage of the words, and the definitions provided by City Zoning Code itself.

For all the reasons set forth above, ANW’s proposed project does not require relief from the use restrictions in the UR-3 and the determination of the Zoning and Building Inspector should be upheld.

D. The Appeal is Time Barred

It is also the position of ANW that the appeal of the February 22, 2016 determination is time-barred. New York General City Law 81-a(5)(b) provides:

“An appeal shall be taken within sixty days after the filing of any order, requirement, decision, interpretation or determination of the administrative official, by filing with such administrative official and with the board of appeals a notice of appeal, specifying the grounds thereof and the relief sought. The administrative official from whom the appeal is taken shall forthwith transmit to the board of appeals all the papers constituting the record upon which the action appealed from was taken.”

ANW first brought applied for relief for the project in 2013, at which time a zoning determination on the merits was made by the Zoning and Building Inspector. The determination

Moore, William
Page 7 of 7
May 3, 2016

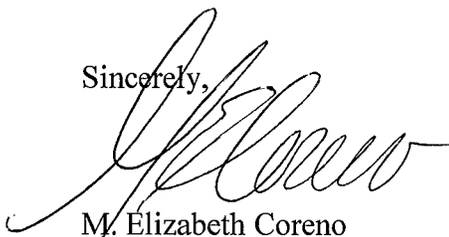
in 2013 was that area variances were necessary for the project but not use variances. It is solely due to a lapse in time that ANW is required to renew its application for relief. There has been no evidence submitted to the Board of any material changes in circumstances for the project components or neighborhood composition since the original determinations were made. Moreover, ANW is not seeking any additional or different relief which would change the previously considered impacts to the neighborhood. As a result, the zoning determination of 2013 is determinative on the issue of whether a use variance is required and the statute of limitations provided by General City Law 81-a(5)(b) of sixty days has long since run. To be sure, the Appellants would like the benefit of a second (or third) bite of the apple, having not appealed the original determination in 2013. Such a bite would be prejudicial to ANW, as well as contrary to principals of res judicata.

The doctrine of administrative res judicata (or claim preclusion) applies to the Appeal of the 2016 determination made by the Zoning and Building Inspector. The Appellants had a full and fair opportunity to seek relief from the zoning determination originally made in 2013 which was based upon the very same facts and project elements for Downton Walk. See DiCostanzo v. Zoning Board of Appeal of the Village of Saltaire, 2015 NY Slip Op 30051(U) (applying the doctrine of administrative res judicata to zoning officer determinations); See Jensen v Zoning Bd. of Appeals of the Village of Old Westbury, 130 AD2d 549, 550 (2nd Dept. 1987), citing Ryan v NY Tel. Co., 62 NY2d 494, 499 (1984). As such, the Appeal is untimely and should be dismissed.

In conclusion, it bears noting that the Appellants' citations to the 2015 Comprehensive Plan are irrelevant and misdirected. As extensively noted above, there is no reading of the City Zoning Code (of which the Comprehensive Plan is not a part) which supports a determination that Downton Walk is a condominium as that term is defined within the Code. In truth, the proposed project is a single family residential development on a single lot with common elements to be owned pursuant to the Condominium Act. Furthermore, the Comprehensive Plan is a planning and supportive tool for the City Council in its efforts to pass zoning legislation for the future of the City. The Board does not exist to carry out the legislative function of the City Council; and even if it did, this project comports with the single and two family residences called for in the CRN-1 and the RN-2.

I respectfully request that this letter be made part of the record for the Appeal. I thank the Board for its courtesies in this matter.

Sincerely,



M. Elizabeth Coreno

Cc: Anthony Izzo
Susan Barden
John Witt

TUCZINSKI, CAVALIER & GILCHRIST, P.C.

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May 18, 2016

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City of Saratoga Springs
City Hall – 474 Broadway
Saratoga Springs, New York 12866

**Re: Brewton, et al. Interpretation Request; ZBA No. 2887; Parcel No. 166.13-1-50.2
Project: ANW Holdings, LLC, 27 Jumel Place**

Dear Zoning Board of Appeals:

Please accept this as the Appellants' response to comments and questions in the above-referenced appeal seeking an interpretation of the Zoning Ordinance.

1. Mr. Brewton, Mr. and Mrs. Mattison, and Ms. Cohen Have Standing to Prosecute this Appeal and To Seek the Interpretation Requested.

A concern was raised at the May 9, 2016 Zoning Board of Appeals meeting concerning whether neighbors of a proposed project have standing to file an interpretation request and to pursue an appeal at the Zoning Board of Appeals. Owners and residents of properties that adjoin a property on which a land use project is proposed have standing as aggrieved parties (Matter of Youngewirth v. Town of Ramapo Town Board, 98 AD3d 678, 680 [2d Dep't 2012]; Bonded Concrete, Inc. v. Zoning Bd. of Appeals, 268 AD2d 771, 772 [3d Dep't 2000]; Matter of McGrath v. Town Board of Town of N. Greenbush, 254 AD2d 614, 616 [3d Dep't 1998]; Matter of Sun-Brite Car Wash v. Bd. of Zoning & Appeals, 69 NY2d 406, 413 [1987]). The Appellants each live at or own property located at [REDACTED] Lake Avenue (Tax Map Parcel No. 166.13-1-4) and [REDACTED] Lake Avenue (166.13-1-6), which are located adjacent to the Project Site, and the complaints of the Appellants regarding the project are appropriate zoning concerns sufficient to give Appellants standing (Matter of Rosch v. Town of Milton Zoning Bd. of Appeals, 142 AD2d 765, 766 [3d Dep't 1988]). As such, Appellants are persons aggrieved by the February 22, 2016 Determination and have standing to appeal therefrom.

2. This Appeal is Timely.

Counsel for ANW Holdings, LLC has argued that this appeal is not timely. Both the Zoning Ordinance and state law provides that an application for appeal from a determination of the building inspector must be submitted within 60 days after the decision was filed (Zoning

Ordinance, § 8.4.1 [B]; N.Y. Gen. City Law § 81-a [5] [b]). Appellants have appealed from a decision dated February 22, 2016. This appeal was filed on March 18, 2016, well within the 60-day time period.

3. This Appeal is Not Barred by Administrative Res Judicata.

Counsel for ANW Holdings, LLC has argued that this appeal is barred by administrative res judicata because the building inspector rendered a determination in 2013 that only area variances were required. Administrative res judicata bars a party from re-litigating an issue that it has already unsuccessfully litigated before. A prior determination of a building inspector is not entitled to any administrative res judicata effect. First, an erroneous determination by the building inspector does not prevent later enforcement of the ordinance, even where there are harsh results (Matter of Twin Town Little League Inc. v. Town of Poestenkill, 249 AD2d 811, 811–12 [3d Dep’t 1998]; Town of Putnam Valley v. Sacramone, 16 AD3d 669, 670 [2d Dep’t 2005]). Second, a building inspector’s determination is not an adjudication, but is instead a ministerial act of applying the Zoning Ordinance to a particular application. Since administrative res judicata is designed to prevent re-litigation by the same parties of the same issues, it only applies where the prior administrative action was actually an adjudication (see Matter of Tillie Venes v. Community School Bd., 43 NY2d 520, 523–25 [1978]). Appellants herein were not parties to the building inspector’s 2013 determination, were not given a full and fair opportunity to participate in the building inspector’s 2013 application review, and therefore cannot be viewed as having already litigated the issue that is presented on this appeal.

4. The February 22, 2016 Determination Must Be Reversed.

The specific use for which the subject land is proposed to be designed, maintained, and occupied is a seven-family residential use. As stated at the May 9, 2016 Zoning Board of Appeals meeting, the proposed use by seven families, with seven dwelling units, on a single lot is a multi-family residential use not permissible in the UR-3 zoning district.

Counsel for the ZBA referred to the definition of “Residence – Multifamily” at the May 9, 2016 meeting.¹ “Residence – Multifamily” is defined in the Zoning Ordinance as “a residential structure containing three or more dwelling units” (Zoning Ordinance, App. A at 15). The term “structure” and “dwelling unit” are each specifically defined:

“Structure: **Any constructed or placed material in or upon the ground, including buildings**, towers, sheds, pools, signs and the like, but excluding sidewalks, paving, grading, patios, and the like” (Zoning Ordinance, App. A at 18).

“Dwelling Unit: A residence having direct-access from the outside of the **building** or

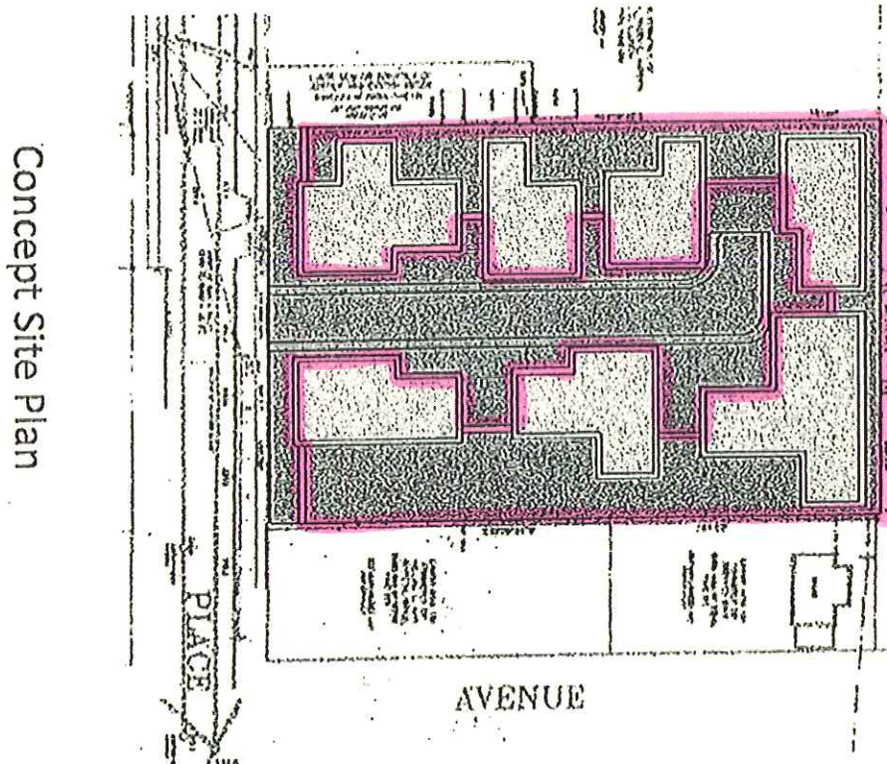
¹ Counsel for the ZBA indicated that he had not heard any reference to this definition by either Appellants’ counsel or counsel for ANW Holdings. Counsel for Appellants did reference the definitions of single family residence, two family residence, and multifamily residence during the ZBA’s discussion with Appellants’ counsel, but pointed out that the definitions used the term “structure”, which is very broadly defined. While the thrust of Appellants’ presentation was to focus the ZBA on the multifamily use of the lot, the Appellants’ position is consistent with the definition of “Residence – Multifamily” given the Zoning Ordinance’s definition of the term “structure”.

through a common hall and a complete kitchen facility for the exclusive use of the occupants” (Zoning Ordinance, App. A at 8).

The definition of “Residence – Multifamily” must be read in conjunction with the definitions of both “structure” and “dwelling unit”. The Zoning Ordinance draws a clear distinction between the term “structure,” “building”, and “dwelling unit,” with the term “structure” having the broadest definition and being inclusive of both “buildings” and “dwelling units”.

In light of the broad definition of “structure”, and the Zoning Ordinance’s clear distinction between the terms “dwelling unit”, “building”, and “structure”, the seven dwelling units proposed by ANW Holdings are within a residential “structure”. Collectively, the seven buildings (which will contain the seven dwelling units) on this lot are a “structure” as that term is defined in the Zoning Ordinance, as they consist of “any constructed or placed material in or upon the ground, including buildings”. Therefore, the residential “structure” on the lot is proposed to contain “three or more dwelling units”, and is therefore a “Residence – Multifamily”.

This interpretation is supported not only by the specific definition of the term “structure” in the Zoning Ordinance, but also by the fact that this project additionally proposes to connect each dwelling unit (and each building) to the next by fencing, as shown below:



Source: ANW Holdings Area Variance Application

As depicted in ANW Holdings' area variance application, the project site includes one continuous "structure", containing seven buildings (and seven dwelling units) with fencing² that connects each building and that fully encloses the side and rear yards. The fact that there is no roof or covering enclosing the area inside the fences and buildings is not relevant. There is one continuous "structure", as that term is defined under the Saratoga Springs Zoning Ordinance, and that "structure" contains seven dwelling units.

Counsel for ANW Holdings, LLC stated that the Zoning Board of Appeals should not consider the intent of the Zoning Ordinance in interpreting its language. However, a statute such as a zoning ordinance must be construed as a whole, reading all of its parts together, **all of which should be harmonized to ascertain legislative intent**, and giving meaning to all words used (Erin Estates, Inc. v. McCracken, 84 AD3d 1487, 1489 [3d Dep't 2011]; Veysey v. Zoning Board of Appeals of City of Glens Falls, 154 AD2d 819, 819 [3d Dep't 1989]). "The task in interpreting a statute or ordinance is to **give effect to the intent of the body which adopted it**" (Briar Hill Lanes, Inc. v. Town of Ossining Zoning Bd. of Appeals, 142 AD2d 578, 580 [2d Dep't 1988]).

The intent of the City Council in adopting the Zoning Ordinance (and in particular in setting the permissible uses in the UR-3, UR-4/4A, and UR-5 zoning districts) is set forth in Table 1, which provides:

Urban Residential – 3 (UR-3)	To conserve, maintain and encourage single family and two-family residential uses .
Urban Residential – 4 (UR-4) Urban Residential – 4A (UR-4A)	To accommodate a mix of-single, two-family and multi-family residential uses .
Urban Residential – 5 (UR-5)	To accommodate multi-family residential development at moderately high densities and to encourage a mixture of housing types.

(Zoning Ordinance, Table 1)

In adopting these distinct zoning districts, the City Council set forth a clear intent, legislatively stated and formally adopted, that multi-family residential uses would be permissible in the UR-4/4A and UR-5 zoning districts, but not in the UR-3 zoning district.

Moreover, **the City Council sought to avoid the very scenario presented here**, where a developer seeks to put a single lot in the UR-3 zoning district to multi-family residential use by merely increasing the number of "principal buildings per lot". The Zoning Ordinance provides that:

² A fence also falls within the definition of "structure", and confirms that a lack of a roof is irrelevant in determining what is the "structure" on any given lot. "Fence: An unroofed barrier or enclosing **structure**, including retaining walls" (Zoning Ordinance, App. A at 9).

“In the UR-4, UR-4A, and UR-5 Districts, more than one principal building for single and two-family uses are permitted” (Zoning Ordinance § 2.3 [A][2]).

This provision is critical. “[W]here a law expressly describes a particular . . . thing . . . to which it shall apply, an irrefutable inference must be drawn that what is omitted or not included was intended to be omitted and excluded” (Calenzo v. Shah, 112 AD3d 709, 711 [2d Dep’t 2013]; Town of Eastchester v. New York State Bd. of Real Prop. Servs., 23 AD3d 484, 485–86 [2d Dep’t 2005]).

The City Council specifically excluded from this provision the UR-3 zoning district, the intent of which is to “conserve, maintain and encourage single family and two-family residential uses”, but included the UR-4, UR-4A, and UR-5 therein, all of which are intended to accommodate multi-family residential uses. The City Council legislatively sought to avoid the precise scenario presented here, where a developer could construct more than three dwelling units on a single lot in the UR-3 zoning district merely by increasing the number of principal buildings on the lot.

This provision is also what distinguishes this case from Boni Enterprises, LLC v. Zoning Board of Appeals of Clifton Park (124 AD3d 1052 [3d Dep’t 2015]), the case cited by counsel for ANW Holdings at the May 9, 2016 ZBA meeting. According to counsel for ANW Holdings, that case stands for the proposition that 74 one-family dwellings can be developed on a single lot, without need for subdivision. **But the zoning ordinance in that case specifically provided that “[m]ultiple buildings on a lot are allowed as long as the overall density limitations of this article are not exceeded”.** That provision is directly contrary to the provision in the Saratoga Springs Zoning Ordinance, both in terms of the limitation of a single principal building for each single lot, and in terms of the express provision allowing multiple one-family and two-family buildings in the UR-4/4A and UR-5 zoning districts, but not in the UR-3 zoning district.

Also significant is the fact that the Zoning Ordinance defines “condominium”, but does not list “condominium” as a permissible use in the UR-3 zoning district. While condominiums, under both state and local law, are ownership arrangements, they are also by definition, “multi-family” and “multi-unit”. Under state law, a condominium “building” is defined as “a **multi-unit** building or buildings, or a group of buildings **whether or not attached to each other**, comprising a part of the property” (Real Property Law § 339-e [1]). Under local law, a “condominium” is a “multifamily dwelling containing individually owned dwelling units, wherein the real property title and ownership are vested in an owner, who has an undivided interest with others in the common usage areas and facilities which serve the development” (Zoning Ordinance, App. A at 7). ANW Holdings’ proposal is a multi-family condominium, in which seven dwelling units will be individually owned by their respective occupants, with each unit owner owning a common, undivided interest in the underlying real property and the common elements. The ownership and use of the lot (consisting of the underlying real property and all common elements) will be by the owners of all seven dwelling units. The very fact that ANW Holdings is proposing a condominium form of ownership demonstrates that the proposed use necessarily *is* a multi-family or multi-unit use.

Concern was expressed at the May 9, 2016 ZBA meeting that Appellants’ presentation concerning the precedential impact of a determination on this appeal was alarmist and was akin to

“the boy who cried wolf”. Rest assured that there was no intent to be alarmist, nor to inflame the public or the Zoning Board of Appeals. But while Appellants respect the concern expressed, the precedent set by the decision on this appeal is a consideration that the ZBA must consider in determining this appeal, since in construing a legislative enactment, the literal meaning of words may not be adhered to or suffered to defeat the manifest intent of the legislation (Seltzer v. City of Yonkers, 286 App. Div. 557, 560 [2d Dep’t 1955]).

The City Council’s manifest intent for the UR-3 zoning district will be thwarted by an interpretation upholding the February 22, 2016 determination. If the ZBA interprets the Zoning Ordinance to allow the use of a single lot in the UR-3 zoning district for seven dwelling units as a “single family residence” use, it is true that any future applications proposing multiple two-family buildings (the scenario presented by Appellants’ presentation) on a single lot in the UR-3 zoning district would require area variance review by the ZBA. But the **use** of the single lot for as many dwelling units as can fit thereon in two-family or one-family buildings would nonetheless be considered a **permissible use** in the UR-3 zoning district, which runs directly contrary to the clear intent expressed by the City Council.

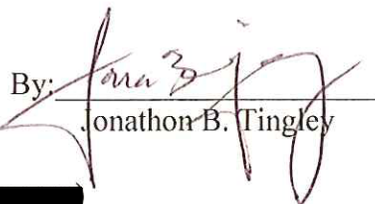
And that clear intent, legislatively expressed in the Zoning Ordinance at Table 1, Table 2, and § 2.3 [A][2], is that:

- **In the UR-3 zoning district, the permitted uses are limited to one single-family residential use or one two-family residential use on any one lot; and**
- **Multiple family residential uses, regardless of whether all dwelling units are in a single building or contained in a number of principal buildings on one lot, are intended for the UR-4, UR-4A, and UR-5 zoning districts.**

The Zoning Ordinance may not be interpreted in a way that thwarts the very clear legislative intent expressed by the City Council for the UR-3 zoning district. As noted previously, the reversal of the February 22, 2016 Determination and interpretation does not equate to denial of the Project. It merely enforces the current zoning for the UR-3 zoning district and requires the developer to either demonstrate its entitlement to a use variance to permit the Project as currently proposed, or alternatively, to secure subdivision approval to create separate lots so that the use of each lot is either a single-family permitted use or a two-family permitted use.

Very truly yours,

TUCZINSKI, CAVALIER & GILCHRIST, P.C.

By: 
Jonathon B. Tingley

cc: Mark Schachner, Esq.
(via email – )

Zimbra

lindsey.gonzalez@saratoga-springs.org

Letter of support for 117 Middle Ave. Variance

From : Gillian Black [REDACTED]

Mon, Apr 04, 2016 11:35 AM

Subject : Letter of support for 117 Middle Ave. Variance**To :** lindsey gonzalez <lindsey.gonzalez@saratoga-springs.org>

To Whom it May Concern,

We received notice that Chris Armer & Teri DeSorbo have applied for a variance. My wife Kathryn Strassner and I own the double lot property at [REDACTED] York Ave. Our driveway (and main entrance) is directly adjacent to the western border of 117 Middle Ave. While at first we were concerned that development may encroach on our privacy, after reviewing the proposed plans we fully support this project. The current structure at 117 Middle Ave. is an eyesore. We believe the proposed construction is in the best interest of our neighborhood and the City of Saratoga Springs, as it replaces a derelict structure and will bolster our local property values. Please grant them their variance.

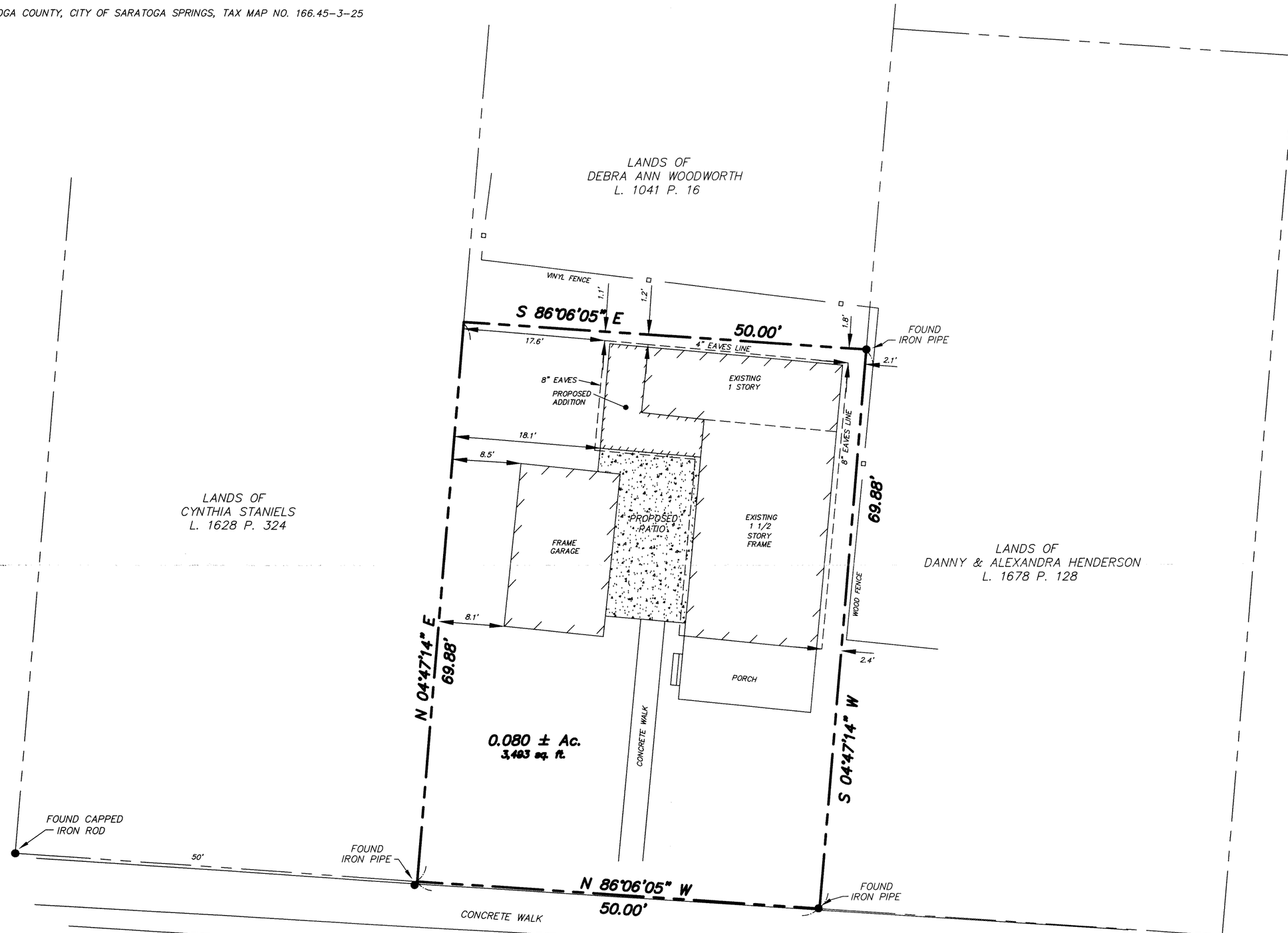
Best Regards,
Gillian Black

[REDACTED]

[REDACTED]

MAP REFERENCES:

1. SARATOGA COUNTY, CITY OF SARATOGA SPRINGS, TAX MAP NO. 166.45-3-25



MAP OF SURVEY
 OF LANDS OF
C. CHRISTOPHER ARMER &
TERI DeSORBO

CITY OF SARATOGA SPRINGS, SARATOGA COUNTY, NEW YORK
 SCALE: 1" = 10' DATE: OCTOBER 21, 2014

UPDATED NOVEMBER 18, 2015 TO SHOW PROPOSED ADDITION
 UPDATED APRIL 11, 2016 TO SHOW EAVES

MIDDLE AVENUE

LEGEND:

- FOUND IRON MARKER
- SET IRON ROD WITH CAP
- ⊕ UTILITY POLE
- E— POWER LINE
- STONE WALL
- x-x- FENCE

ONLY COPIES FROM THE ORIGINAL OF THIS SURVEY MARKED WITH AN ORIGINAL OF THE LAND SURVEYOR'S EMBOSSED SEAL OR INKED STAMP SHALL BE CONSIDERED TO BE VALID TRUE COPIES.

Unauthorized Alteration to this map is a violation of Section 7209, Subdivision 2 of the New York State Education Law.

William J. Rourke
 WILLIAM J. ROURKE, LICENSED LAND SURVEYOR NO. 49098

W. J. ROURKE, ASSOCIATES
 Licensed Land Surveyors
 299 Reservoir Road
 Fort Edward, N.Y. 12828

14-91
 JOB NO.

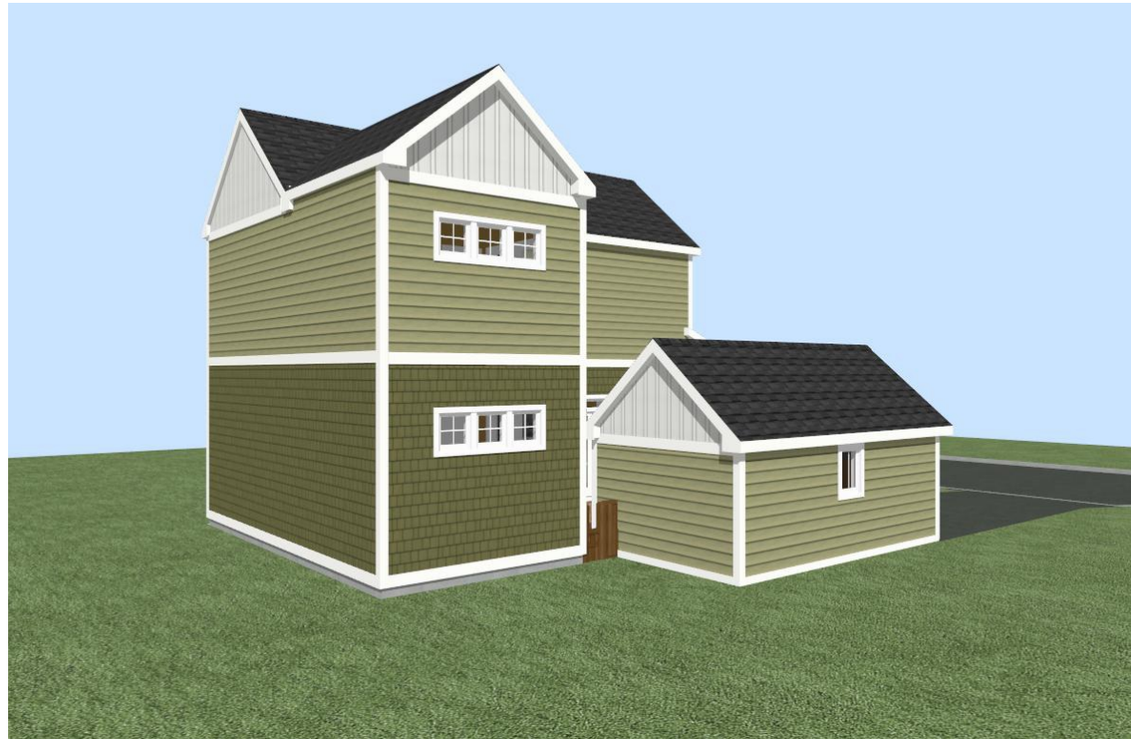
W.J. ROURKE, ASSOCIATES - LICENSED LAND SURVEYORS
 299 RESERVOIR ROAD, FORT EDWARD, NEW YORK 12828



FRONT LEFT ELEVATION



FRONT RIGHT ELEVATION



REAR LEFT ELEVATION



REAR RIGHT ELEVATION

PLAN NO:

PAGE
OF

DRAWN BY:

REVISIONS/DATE:

DESIGNED FOR:
**CHRIS
ARMER**

ADDRESS:

117 MIDDLE AVE
SARATOGA
NEW YORK

DESIGNERS OF FINE HOMES SINCE 1966

**WILLIAMS &
WILLIAMS
DESIGNERS**
509 GLEN STREET - SUITE 200 FALLS CHURCH, VA 22034
515-798-HOUSE(4687)
WILLIAMSANDWILLIAMSDESIGNERS.COM



SEAL:

05/05/16

TO THE BEST OF OUR KNOWLEDGE, BELIEF, & PROFESSIONAL JUDGEMENT, SUCH PLANS & SPECIFICATIONS ARE IN COMPLIANCE WITH THE 2010 RESIDENTIAL BUILDING CODE OF NEW YORK STATE & THE 2010 ENERGY CONSERVATION CONSTRUCTION CODE OF NEW YORK STATE.

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PRELIMINARY
PLEASE MAKE ANY CHANGES
SIGN & RETURN TO WILLIAMS & WILLIAMS
APPROVAL
SIGNATURE:
DATE:

- EXISTING CONSTRUCTION
 - TO BE DEMOLISHED
 - NEW CONSTRUCTION

FIRST FLOOR: 719 SQ. FT. LIVING AREA
 SECOND FLOOR: 657 SQ. FT. LIVING AREA
 TOTAL: 1376 SQ. FT. LIVING AREA

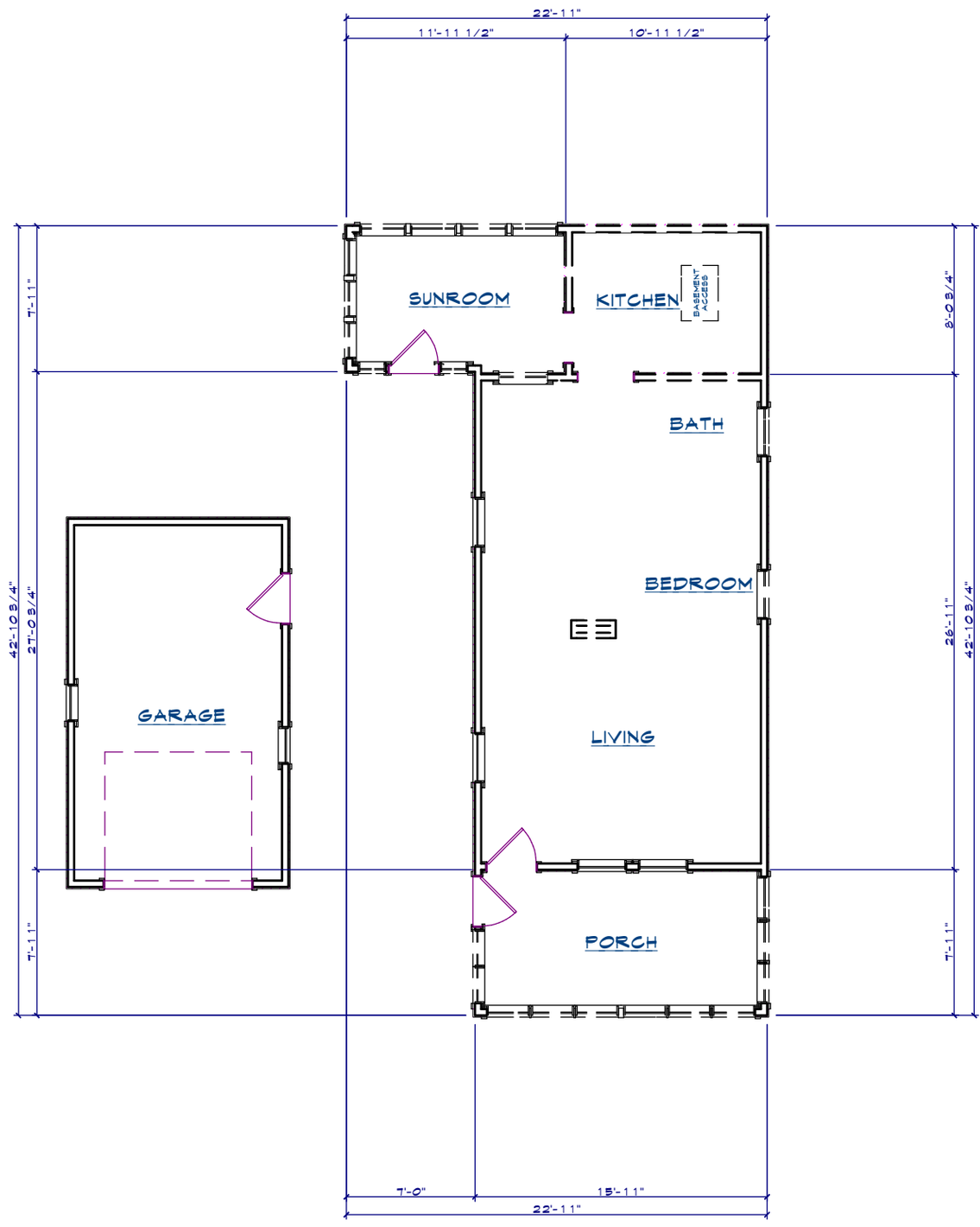
DESIGNED FOR:
CHRIS ARMER

ADDRESS:
 117 MIDDLE AVE
 SARATOGA
 NEW YORK

DESIGNERS OF FINE HOMES SINCE 1966
WILLIAMS & WILLIAMS
 DESIGNERS
 505 61EN STREET - SUITE 200 FALLS - NEW YORK 12501
 518-798-HOUSE(4687)
 WILLIAMSANDWILLIAMSDESIGNERS.COM

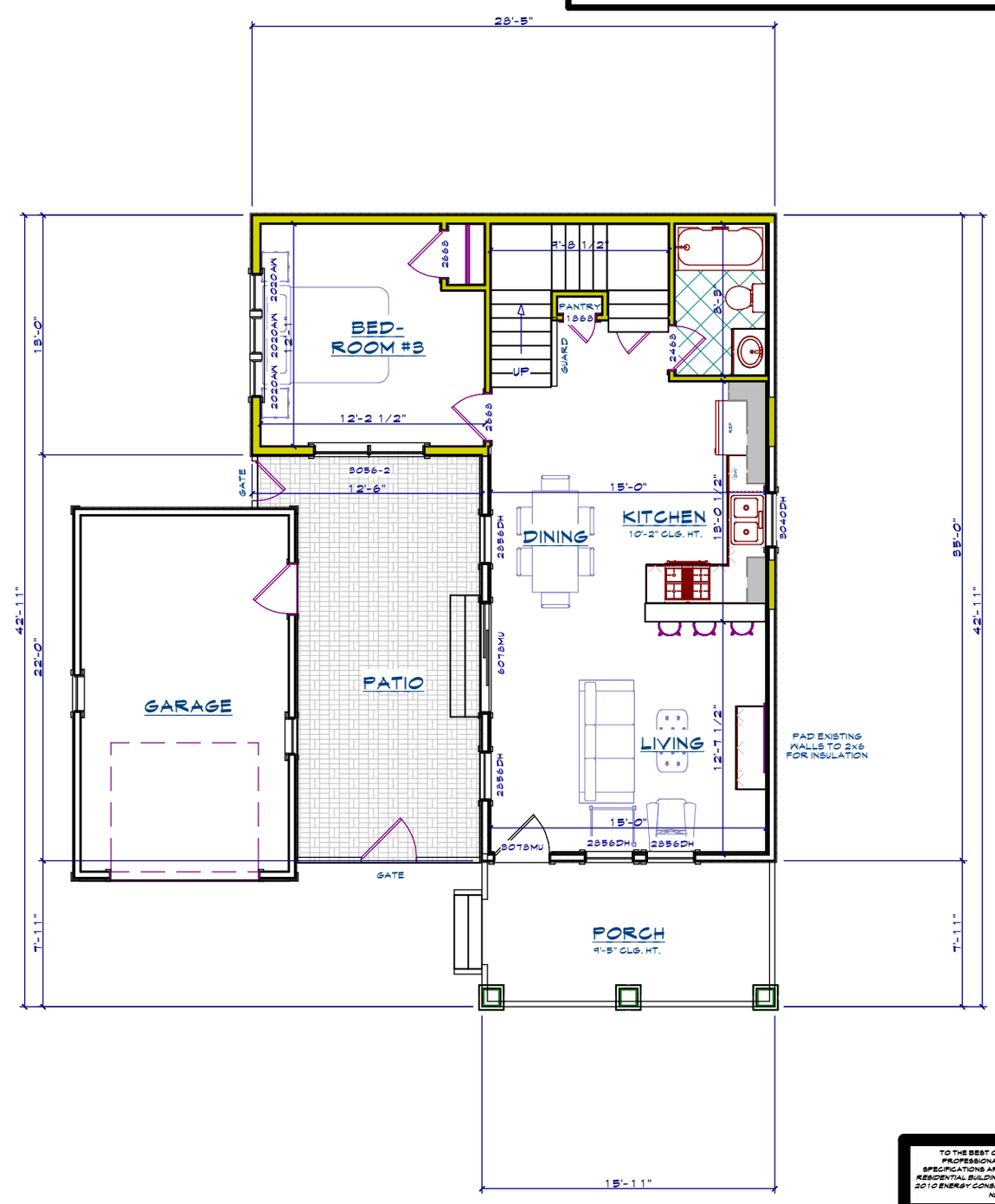


SEAL:
 05/05/16



EXISTING FIRST FLOOR PLAN

SCALE: 1/4"=1'-0"



PROPOSED FIRST FLOOR PLAN

SCALE: 1/4"=1'-0"

PRELIMINARY
 PLEASE MAKE ANY CHANGES
 SIGN & RETURN TO WILLIAMS & WILLIAMS
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LIVING/DINING/KITCHEN



DINING/KITCHEN/LIVING

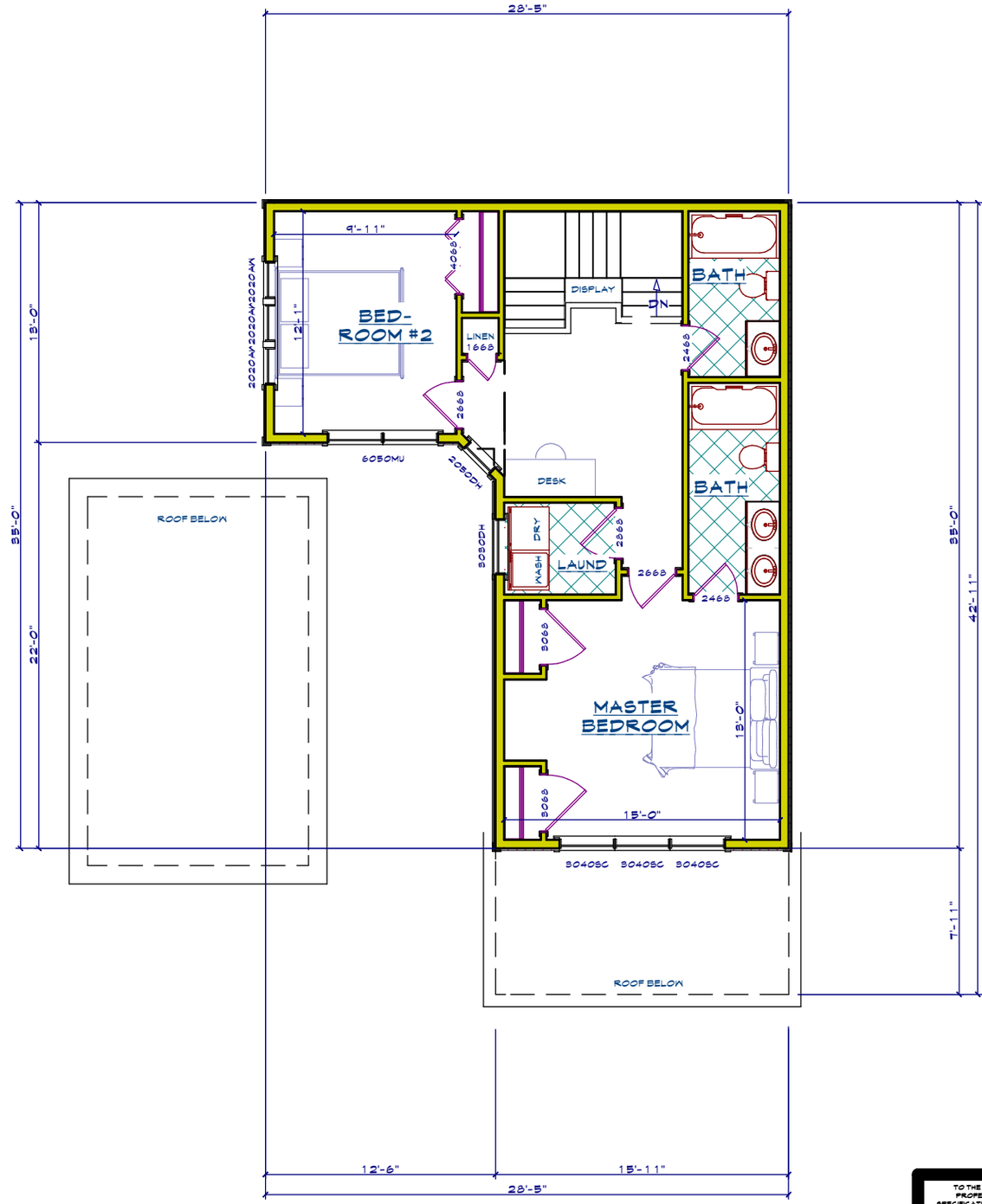


SECOND FLOOR AERIAL



FIRST FLOOR AERIAL

- EXISTING CONSTRUCTION
- TO BE DEMOLISHED
- NEW CONSTRUCTION



PROPOSED SECOND FLOOR PLAN

SCALE: 1/4" = 1'-0"

PRELIMINARY
PLEASE MAKE ANY CHANGES
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CHRIS ARMER

ADDRESS:

117 MIDDLE AVE
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05/05/16



CITY OF SARATOGA SPRINGS

City Hall - 474 Broadway
Saratoga Springs, New York 12866
Tel: 518-587-3550 fax: 518-580-9480

[FOR OFFICE USE]

(Application #)

(Date received)

APPLICATION FOR: APPEAL TO THE ZONING BOARD FOR AN INTERPRETATION, USE VARIANCE, AREA VARIANCE AND/OR VARIANCE EXTENSION

	APPLICANT(S)*	OWNER(S) (If not applicant)	ATTORNEY/AGENT
Name	Chris Armer Teri L. DeSorbo		
Address	[REDACTED]		
Phone	[REDACTED]	[REDACTED]	[REDACTED]
Email	[REDACTED]		

* An applicant must be the property owner, lessee, or one with an option to lease or purchase the property in question.

Applicant's interest in the premises: Owner Lessee Under option to lease or purchase

PROPERTY INFORMATION

1. Property Address/Location: 117 Middle Ave Tax Parcel No.: 166 45 3 25
(for example: 165.52 - 4 - 37)
2. Date acquired by current owner: 8/22/2014 3. Zoning District when purchased: UR3
4. Present use of property: Single Family Home 5. Current Zoning District: UR3
6. Has a previous ZBA application/appeal been filed for this property?
 Yes (when? For what?)
 No
7. Is property located within (check all that apply): Historic District Architectural Review District
 500' of a State Park, city boundary, or county/state highway?
8. Brief description of proposed action:
Add second story and a small addition to a single family home that is currently on the property. The existing home is outside of the setback requirements in that the east side of the home has a side setback of 2.8' and 3.1'. We are requesting no change in this setback. The rear of the home (north) currently is between 1.5' and 2.1'. We are proposing a small addition to the west side of the building. This corner of this addition would be 1.4' from the property line as opposed to the current 1.5'.
9. Is there a written violation for this parcel that is not the subject of this application? Yes No
10. Has the work, use or occupancy to which this appeal relates already begun? Yes No
11. Identify the type of appeal you are requesting (check all that apply):
 INTERPRETATION (p. 2) VARIANCE EXTENSION (p. 2) USE VARIANCE (pp. 3-6) AREA VARIANCE (pp. 6-7)

AREA VARIANCE – PLEASE ANSWER THE FOLLOWING (add additional information as necessary):

The applicant requests relief from the following Zoning Ordinance article(s) _____

<u>Dimensional Requirements</u>	<u>From</u>	<u>To</u>
Side Setback _____ (Existing home currently has side setback proposed) _____	4 ft _____	2.8 to 3.1' _____
Rear Setback _____ (existing home currently has rear setback of 1.5' to 2.1' - we are proposing an addition that is approx 5' wide and the corner would be 1" closer to property line.) _____ _____	25' _____	1.4' to 2.1' _____ _____

Other: _____

To grant an area variance, the ZBA must balance the benefits to the applicant and the health, safety, and welfare of the neighborhood and community, taking into consideration the following:

- 1. Whether the benefit sought by the applicant can be achieved by other feasible means. Identify what alternatives to the variance have been explored (alternative designs, attempts to purchase land, etc.) and why they are not feasible.

I have attempted to contact the property owner to the rear of this property who has an oversized lot. I have sent letters and knocked on the door many times and have had no response from either.
 We have explored other designs to try to make the home a bit larger to fit todays standards. The home is very narrow and we feel the small side addition adds much to using the still small square footage to its best use.

- 2. Whether granting the variance will produce an undesirable change in the character of the neighborhood or a detriment to nearby properties. Granting the variance will not create a detriment to nearby properties or an undesirable change in the neighborhood character for the following reasons:

The nearby neighborhood has many properties that do not fit the current setback requirements and therefore this property would not stand out as being out of character
 As mentioned , the bordering property to the rear has an oversized lot and the home on that property is very close to the far border leaving a large back yard. The bordering property to the East has a home that is also located at the far border(east) of its lot leaving yard in between the 2 properties therefore the homes would not be abnormally close to each other. The bordering property to the West is a double lot that runs between both Middle Ave and York. The portion of the property that borders our lot on Middle ave is used as a driveway. The proposed addition to our property would still be 18.2' from that property line. There is also an existing garage along the same property line that is 8.1' from the property line.

3. Whether the variance is substantial. The requested variance is not substantial for the following reasons:

The requested variance is not substantial because the only difference between the current setback of the existing structure and the proposed changes is only reduced by 1" on one corner of the home.

4. Whether the variance will have adverse physical or environmental effects on neighborhood or district. The requested variance will not have an adverse physical or environmental effect on the neighborhood or district for the following reasons:

There are many similar homes in the area that do not fit the current setback requirements and there will be little impact to neighboring properties.

5. Whether the alleged difficulty was self-created (although this does not necessarily preclude the granting of an area variance). Explain whether the alleged difficulty was or was not self-created:

This property was purchased knowing that variances would be required but none of the required variances needed are out of character for the surrounding area nor are they substantial.

DISCLOSURE

Does any City officer, employee, or family member thereof have a financial interest (as defined by General Municipal Law Section 809) in this application? No Yes If "yes", a statement disclosing the name, residence and nature and extent of this interest must be filed with this application.

APPLICANT CERTIFICATION

I/we, the property owner(s), or purchaser(s)/lessee(s) under contract, of the land in question, hereby request an appearance before the Zoning Board of Appeals.

By the signature(s) attached hereto, I/we certify that the information provided within this application and accompanying documentation is, to the best of my/our knowledge, true and accurate. I/we further understand that intentionally providing false or misleading information is grounds for immediate denial of this application.

Furthermore, I/we hereby authorize the members of the Zoning Board of Appeals and designated City staff to enter the property associated with this application for purposes of conducting any necessary site inspections relating to this appeal.

C Christopher Armer
Digitally signed by C Christopher Armer
Date: 2016.02.09 15:26:49 -05'00'

2/9/2016

Date: _____

(applicant signature)

Teri L DeSorbo
Digitally signed by Teri L DeSorbo
Date: 2016.02.09 15:30:11 -05'00'

2/9/2016

Date: _____

(applicant signature)

If applicant is not the currently the owner of the property, the current owner must also sign.

Owner Signature: _____

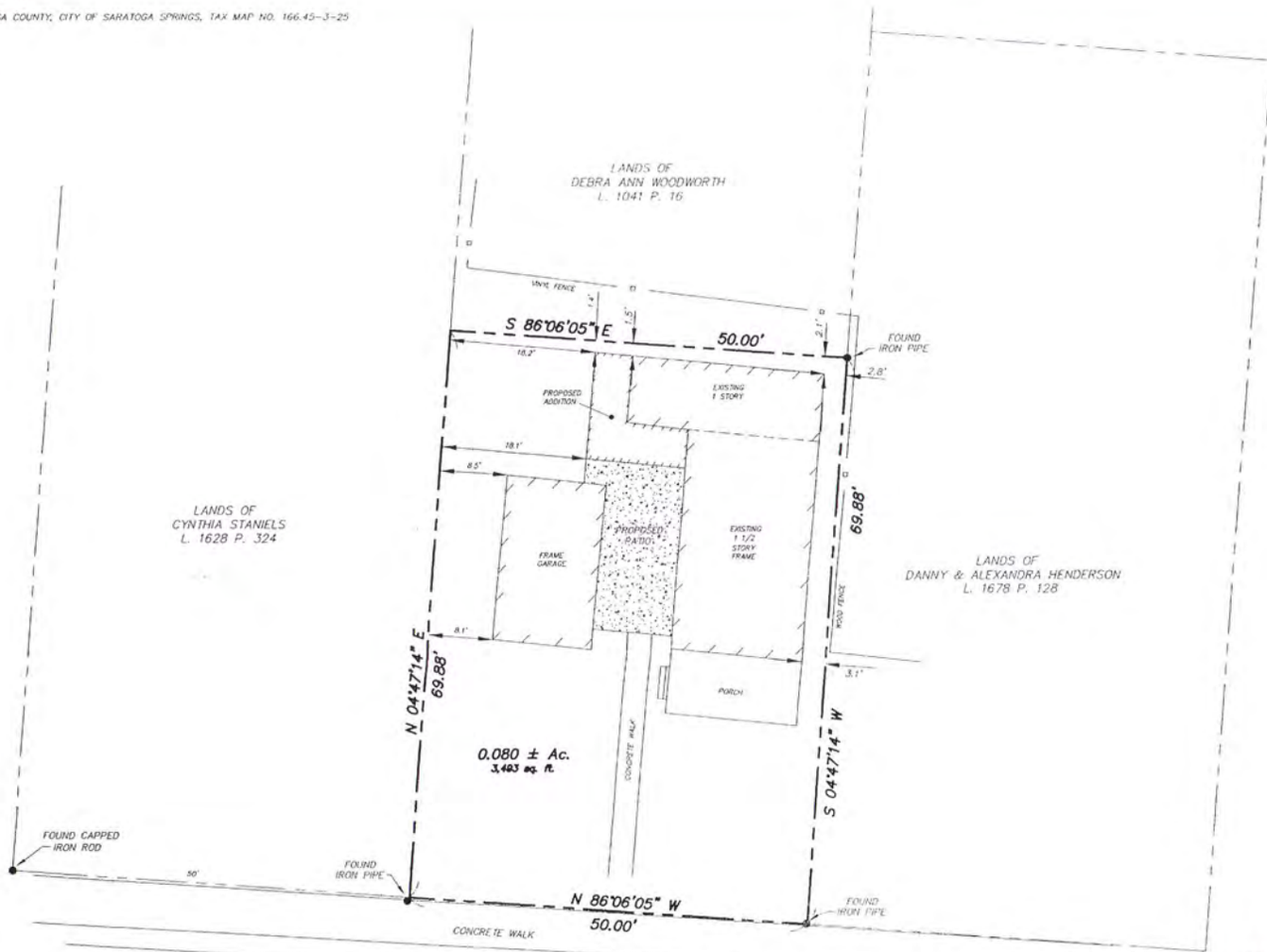
Date: _____

Owner Signature: _____

Date: _____

MAP REFERENCES:

1. SARATOGA COUNTY, CITY OF SARATOGA SPRINGS, TAX MAP NO. 166-45-3-25



MIDDLE AVENUE

MAP OF SURVEY
OF LANDS OF
**C. CHRISTOPHER ARMER &
TERI DeSORBO**

CITY OF SARATOGA SPRINGS, SARATOGA COUNTY, NEW YORK
SCALE: 1" = 10' DATE: OCTOBER 21, 2014

UPDATED NOVEMBER 18, 2015 TO SHOW PROPOSED ADDITION

- LEGEND:**
- FOUND IRON MARKER
 - SET IRON ROD WITH CAP
 - ⊕ UTILITY POLE
 - E— POWER LINE
 - STONE WALL
 - - - - FENCE

ONLY COPIES FROM THE ORIGINAL OF THIS SURVEY MARKED WITH AN ORIGINAL OF THE LAND SURVEYOR'S EMBOSSED SEAL OR INKED STAMP SHALL BE CONSIDERED TO BE VALID TRUE COPIES.

Unauthorized Alteration to this map is a violation of Section 7209, Subdivision 2 of the New York State Education Law.

William J. Rourke
WILLIAM J. ROURKE, LICENSED LAND SURVEYOR NO. 49098

W. J. ROURKE, ASSOCIATES
Licensed Land Surveyors
299 Reservoir Road
Fort Edward, N.Y. 12828

14-91
JOB NO.

W.J. ROURKE, ASSOCIATES - LICENSED LAND SURVEYORS
299 RESERVOIR ROAD, FORT EDWARD, NEW YORK 12828



EXISTING HOME - SUBJECT
117 MIDDLE AVE - PROPERTY



REAR/SIDE OF SUBJECT FROM WEST
(EXISTING HOME.)



Neighbor Driveway to West
From Back Property Line



Looking WEST from
117 Middle Ave



Looking EAST From
117 Middle Ave



Across STREET from 117 Middle



Across STREET from 117 Middle



Google earth

feet
meters



- SHOWS DENSITY OF AREA.



FRONT LEFT ELEVATION



FRONT RIGHT ELEVATION



REAR LEFT ELEVATION



REAR RIGHT ELEVATION

PLAN NO:

PAGE
OF

DRAWN BY:

REVISIONS/DATE:

DESIGNED FOR:
**CHRIS
ARMER**

ADDRESS:
117 MIDDLE AVE
SARATOGA
NEW YORK

DESIGNERS OF FINE HOMES SINCE 1985
**WILLIAMS &
WILLIAMS
DESIGNERS**
SPRINGFIELD, MASSACHUSETTS 01107
515-876-1100 • 408-546-5127
WWW.WILLIAMSANDWILLIAMS.COM



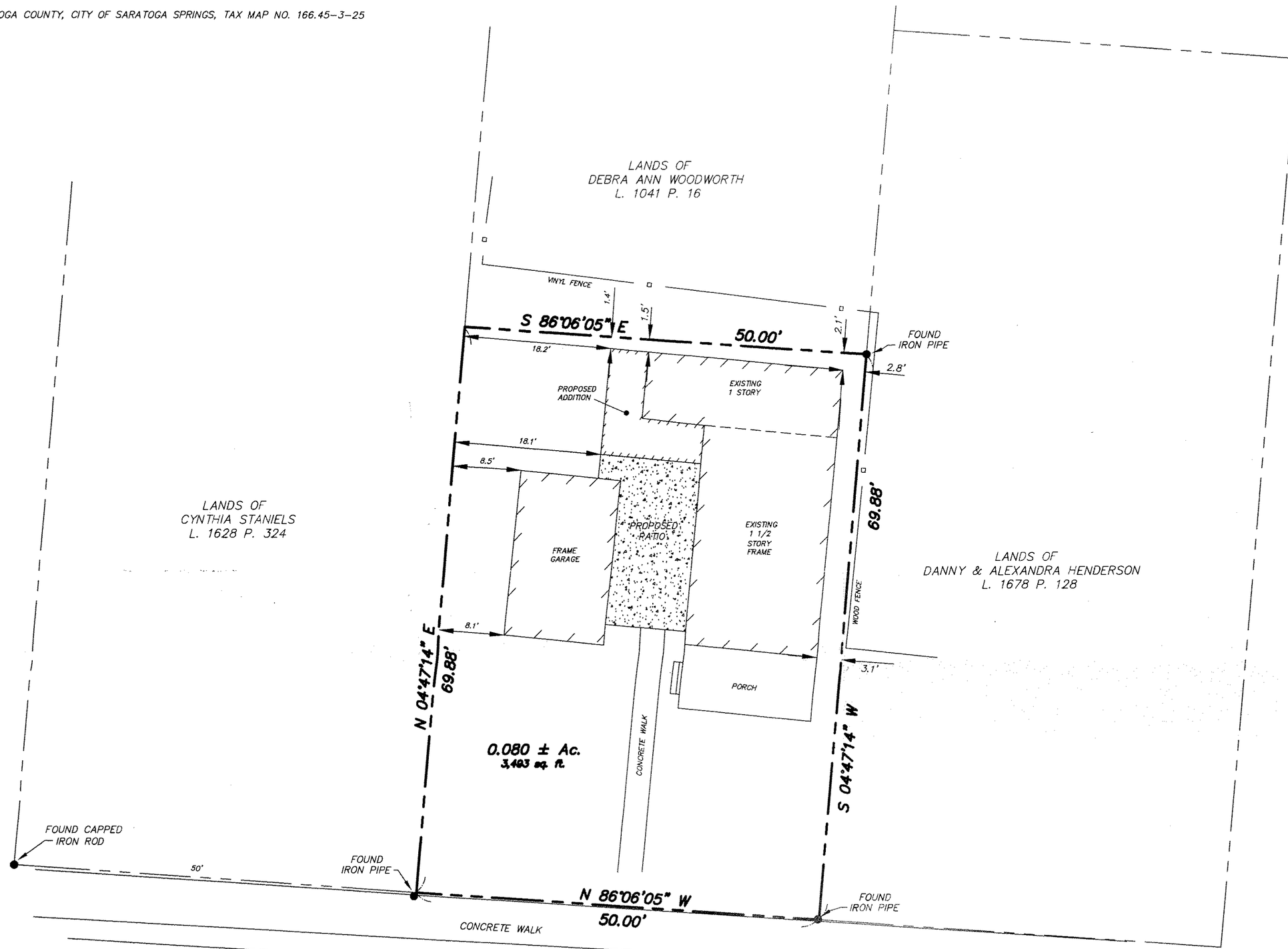
TO THE BEST OF OUR KNOWLEDGE, BELIEF & OPINION, THE INFORMATION CONTAINED HEREIN IS ACCURATE AND COMPLETE AS OF THE DATE OF PREPARATION. WE MAKE NO WARRANTY, REPRESENTATION OR GUARANTEE, EXPRESS OR IMPLIED, AS TO THE ACCURACY, COMPLETENESS, OR SUITABILITY OF THE INFORMATION CONTAINED HEREIN. THE USER OF THIS INFORMATION SHALL BE RESPONSIBLE FOR OBTAINING NECESSARY PERMITS AND FOR OBTAINING PROFESSIONAL ADVICE FROM AN APPROPRIATE PROFESSIONAL. THE USER OF THIS INFORMATION SHALL BE RESPONSIBLE FOR OBTAINING NECESSARY PERMITS AND FOR OBTAINING PROFESSIONAL ADVICE FROM AN APPROPRIATE PROFESSIONAL. THE USER OF THIS INFORMATION SHALL BE RESPONSIBLE FOR OBTAINING NECESSARY PERMITS AND FOR OBTAINING PROFESSIONAL ADVICE FROM AN APPROPRIATE PROFESSIONAL.

OPTION 5

SEAL:
02/12/15

MAP REFERENCES:

1. SARATOGA COUNTY, CITY OF SARATOGA SPRINGS, TAX MAP NO. 166.45-3-25



MIDDLE AVENUE

MAP OF SURVEY
 OF LANDS OF
C. CHRISTOPHER ARMER &
TERI DeSORBO

CITY OF SARATOGA SPRINGS, SARATOGA COUNTY, NEW YORK
 SCALE: 1" = 10' DATE: OCTOBER 21, 2014

UPDATED NOVEMBER 18, 2015 TO SHOW PROPOSED ADDITION

- LEGEND:**
- FOUND IRON MARKER
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 - ∞∞∞∞ STONE WALL
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ONLY COPIES FROM THE ORIGINAL OF THIS SURVEY MARKED WITH AN ORIGINAL OF THE LAND SURVEYOR'S EMBOSSED SEAL OR INKED STAMP SHALL BE CONSIDERED TO BE VALID TRUE COPIES.

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William J. Rourke
 WILLIAM J. ROURKE, LICENSED LAND SURVEYOR NO. 49098

W. J. ROURKE, ASSOCIATES
 Licensed Land Surveyors
 299 Reservoir Road
 Fort Edward, N.Y. 12828

14-91
 JOB NO.

W.J. ROURKE, ASSOCIATES - LICENSED LAND SURVEYORS
 299 RESERVOIR ROAD, FORT EDWARD, NEW YORK 12828



CITY OF SARATOGA SPRINGS

City Hall - 474 Broadway
Saratoga Springs, New York 12866
Teli 518-587-3550 faxi 518-580-9480

FOR OFFICE USE
(Application #)
(Date received)

APPLICATION FOR:
APPEAL TO THE ZONING BOARD FOR AN
INTERPRETATION, USE VARIANCE, AREA VARIANCE AND/OR VARIANCE EXTENSION

Table with columns: APPLICANT(S)*, OWNER(S) (If not applicant), ATTORNEY/AGENT. Rows: Name, Address, Phone, Email.

* An applicant must be the property owner, lessee, or one with an option to lease or purchase the property in question.

Applicant's interest in the premises: [X] Owner [] Lessee [] Under option to lease or purchase

PROPERTY INFORMATION

- 1. Property Address/Location: 124 jefferson st Tax Parcel No.: 178 36 3 21
2. Date acquired by current owner: 2110 3. Zoning District when purchased:
4. Present use of property: 6 townhomes 5. Current Zoning District:
6. Has a previous ZBA application/appeal been filed for this property?
7. Is property located within (check all that apply)?
8. Brief description of proposed action: repurpose public benefit from senior to workforce
9. Is there a written violation for this parcel that is not the subject of this application?
10. Has the work, use or occupancy to which this appeal relates already begun?
11. Identify the type of appeal you are requesting (check all that apply):

FEES: Make checks payable to the "Commissioner of Finance". Fees are cumulative and required for each request below.

- Interpretation \$ 400
- Use variance \$1,000
- Area variance
- Residential use/property: \$ 150
- Non-residential use/property: \$ 500
- Extensions: \$ 150

INTERPRETATION – PLEASE ANSWER THE FOLLOWING (add additional information as necessary):

1. Identify the section(s) of the Zoning Ordinance for which you are seeking an interpretation:

Section(s) _____

2. How do you request that this section be interpreted? _____

3. If interpretation is denied, do you wish to request alternative zoning relief? Yes No

4. If the answer to #3 is "yes," what alternative relief do you request? Use Variance Area Variance

EXTENSION OF A VARIANCE – PLEASE ANSWER THE FOLLOWING (add additional information as necessary):

1. Date original variance was granted: _____ 2. Type of variance granted? Use Area

3. Date original variance expired: _____

5. Explain why the extension is necessary. Why wasn't the original timeframe sufficient?

When requesting an extension of time for an existing variance, the applicant must prove that the circumstances upon which the original variance was granted have not changed. Specifically demonstrate that there have been no significant changes on the site, in the neighborhood, or within the circumstances upon which the original variance was granted:

USE VARIANCE – PLEASE ANSWER THE FOLLOWING (add additional information as necessary):

A use variance is requested to permit the following: _____
2 market rate units and 4 workforce units

For the Zoning Board to grant a request for a use variance, an applicant must prove that the zoning regulations create an unnecessary hardship in relation to that property. In seeking a use variance, New York State law requires an applicant to prove all four of the following “tests”.

I. That the applicant cannot realize a reasonable financial return on initial investment for any currently permitted use on the property. “Dollars & cents” proof must be submitted as evidence. The property in question cannot yield a reasonable return for the following reasons:

7 years of marketing to seniors and not a single offer

A. Submit the following financial evidence relating to this property (attach additional evidence as needed):

1) Date of purchase: ²⁰¹⁰ _____ Purchase amount: \$ ^{377,000} _____

2) Indicate dates and costs of any improvements made to property after purchase:

<u>Date</u>	<u>Improvement</u>	<u>Cost</u>
2010	6 townhomes	\$1,800,000
_____	_____	_____
_____	_____	_____
_____	_____	_____

3) Annual maintenance expenses: \$ ^{20,000} _____ 4) Annual taxes: \$ ^{12,000} _____

5) Annual income generated from property: \$ ^{10,000} _____

6) City assessed value: \$ ^{492,000} _____ Equalization rate: ^{80%} _____ Estimated Market Value: \$ ^{615,000} _____

7) Appraised Value: \$ ^{na} _____ Appraiser: _____ Date: _____

Appraisal Assumptions: _____

B. Has property been listed for sale with the Multiple Listing Service (MLS)? Yes If "yes", for how long? 7 years No

1) Original listing date(s): 2010 Original listing price: \$ 325,000

If listing price was reduced, describe when and to what extent: \$299,000 in 2011

2) Has the property been advertised in the newspapers or other publications? Yes No

If yes, describe frequency and name of publications: all senior outlets 55+ Living Guide

3) Has the property had a "For Sale" sign posted on it? Yes No

If yes, list dates when sign was posted: since 2010

4) How many times has the property been shown and with what results? multiple times with no offers

2. That the financial hardship relating to this property is unique and does not apply to a substantial portion of the neighborhood. Difficulties shared with numerous other properties in the same neighborhood or district would not satisfy this requirement. This previously identified financial hardship is unique for the following reasons: seniors do no want this type of housing which is twpo story 2 and 3 bedroom with full basement and attached garage.

AREA VARIANCE – PLEASE ANSWER THE FOLLOWING (add additional information as necessary):

The applicant requests relief from the following Zoning Ordinance article(s) _____

<u>Dimensional Requirements</u>	<u>From</u>	<u>To</u>
_____	_____	_____
_____	_____	_____
_____	_____	_____
_____	_____	_____
_____	_____	_____
_____	_____	_____

Other: _____

To grant an area variance, the ZBA must balance the benefits to the applicant and the health, safety, and welfare of the neighborhood and community, taking into consideration the following:

1. Whether the benefit sought by the applicant can be achieved by other feasible means. Identify what alternatives to the variance have been explored (alternative designs, attempts to purchase land, etc.) and why they are not feasible.

2. Whether granting the variance will produce an undesirable change in the character of the neighborhood or a detriment to nearby properties. Granting the variance will not create a detriment to nearby properties or an undesirable change in the neighborhood character for the following reasons:

DISCLOSURE

Does any City officer, employee, or family member thereof have a financial interest (as defined by General Municipal Law Section 809) in this application? No Yes If "yes", a statement disclosing the name, residence and nature and extent of this interest must be filed with this application.

APPLICANT CERTIFICATION

I/we, the property owner(s), or purchaser(s)/lessee(s) under contract, of the land in question, hereby request an appearance before the Zoning Board of Appeals.

By the signature(s) attached hereto, I/we certify that the information provided within this application and accompanying documentation is, to the best of my/our knowledge, true and accurate. I/we further understand that intentionally providing false or misleading information is grounds for immediate denial of this application.

Furthermore, I/we hereby authorize the members of the Zoning Board of Appeals and designated City staff to enter the property associated with this application for purposes of conducting any necessary site inspections relating to this appeal.

(applicant signature)

Date: _____

(applicant signature)

Date: _____

If applicant is not the currently the owner of the property, the current owner must also sign.

Owner Signature: _____

Date: _____

Owner Signature: _____

Date: _____

**ZONING AND BUILDING INSPECTOR DENIAL
OF APPLICATION FOR LAND USE AND/OR BUILDING**

APPLICANT: _____ TAX PARCEL NO.: _____ - _____ - _____

PROPERTY ADDRESS: _____ ZONING DISTRICT: _____

This applicant has applied to use the identified property within the City of Saratoga Springs for the following:

This application is hereby denied upon the grounds that such use of the property would violate the City Zoning Ordinance article(s)

_____. As such, the following relief would be required to proceed:

Extension of existing variance Interpretation

Use Variance to permit the following: _____

Area Variance seeking the following relief:

<u>Dimensional Requirements</u>	<u>From</u>	<u>To</u>
_____	_____	_____
_____	_____	_____
_____	_____	_____
_____	_____	_____
_____	_____	_____
_____	_____	_____

Other: _____

Note: _____

Advisory Opinion required from Saratoga County Planning Board

ZONING AND BUILDING INSPECTOR

DATE

AS FEATURED IN:

55+ Living Guide

55PlusLivingGuide.com



2 Floor Plans

1,400 Square Feet

2 Bedrooms

2.5 Baths

HOA Included

Saratoga Six

Condominium Rentals / \$1,495* per Month
124 Jefferson Street, Saratoga Springs

**Option to Purchase*

For more information contact:
Danielle Warrington at 518-698-9955 (cell)

DOWNSIZE TO UPSCALE SOPHISTICATION AND STYLE.

New construction, luxury 55+ condominiums within walking distance to Broadway and historic Saratoga Race Course. A six unit building with two floor plans to choose from. Attached garage, small front porch and back patios overlooking common backyard areas for total outdoor enjoyment.

Short Environmental Assessment Form

Part 1 - Project Information

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			
124 jefferson st. cdjt development/charles touhey			
Name of Action or Project: saratoga springs ny use variance			
Project Location (describe, and attach a location map): 124 jefferson st saragoga springs ny			
Brief Description of Proposed Action: change public benefit from senior designation to workforce designation			
Name of Applicant or Sponsor: cdjt development/charles touhey		Telephone: 518 438 3521	
		E-Mail: [REDACTED]	
Address: pine west plaza bldg 2 washington ave ext			
City/PO: albany		State: ny	Zip Code: 12205
1. Does the proposed action only involve the legislative adoption of a plan, local law, ordinance, administrative rule, or regulation? If Yes, attach a narrative description of the intent of the proposed action and the environmental resources that may be affected in the municipality and proceed to Part 2. If no, continue to question 2.			NO <input type="checkbox"/> YES <input checked="" type="checkbox"/>
2. Does the proposed action require a permit, approval or funding from any other governmental Agency? If Yes, list agency(s) name and permit or approval:			NO <input type="checkbox"/> YES <input checked="" type="checkbox"/>
3.a. Total acreage of the site of the proposed action? _____ .43 acres			
b. Total acreage to be physically disturbed? _____ .43 acres			
c. Total acreage (project site and any contiguous properties) owned or controlled by the applicant or project sponsor? _____ .43 acres			
4. Check all land uses that occur on, adjoining and near the proposed action.			
<input checked="" type="checkbox"/> Urban <input type="checkbox"/> Rural (non-agriculture) <input type="checkbox"/> Industrial <input type="checkbox"/> Commercial <input type="checkbox"/> Residential (suburban)			
<input type="checkbox"/> Forest <input type="checkbox"/> Agriculture <input type="checkbox"/> Aquatic <input type="checkbox"/> Other (specify): _____			
<input type="checkbox"/> Parkland			

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)? If Yes, explain purpose and size: _____ _____ _____	NO <input checked="" type="checkbox"/>	YES <input type="checkbox"/>
19. Has the site of the proposed action or an adjoining property been the location of an active or closed solid waste management facility? If Yes, describe: _____ _____ _____	NO <input checked="" type="checkbox"/>	YES <input type="checkbox"/>
20. Has the site of the proposed action or an adjoining property been the subject of remediation (ongoing or completed) for hazardous waste? If Yes, describe: _____ _____ _____	NO <input checked="" type="checkbox"/>	YES <input type="checkbox"/>
I AFFIRM THAT THE INFORMATION PROVIDED ABOVE IS TRUE AND ACCURATE TO THE BEST OF MY KNOWLEDGE		
Applicant/sponsor name: <u>COST Development</u>		Date: <u>3/28/16</u>
Signature: <u>[Signature]</u>		



CITY OF SARATOGA SPRINGS

City Hall - 474 Broadway
Saratoga Springs, New York 12866
Teli: 518-587-3550 fax: 518-580-9480

[FOR OFFICE USE]

(Application #)

(Date received)

APPLICATION FOR: APPEAL TO THE ZONING BOARD FOR AN INTERPRETATION, USE VARIANCE, AREA VARIANCE AND/OR VARIANCE EXTENSION

	<u>APPLICANT(S)*</u>	<u>OWNER(S) (If not applicant)</u>	<u>ATTORNEY/AGENT</u>
Name	CDJT Development, LLC/Charles Touhey		
Address	Pine West Plaza 2, Wash Ave. Ext Albany, NY 12205		
Phone	518-438-3521		
Email	[REDACTED]		

* An applicant must be the property owner, lessee, or one with an option to lease or purchase the property in question.

Applicant's interest in the premises: Owner Lessee Under option to lease or purchase

PROPERTY INFORMATION

1. Property Address/Location: 124 jefferson st Tax Parcel No.: 178 36 3 21
(for example: 165.52 - 4 - 37)

2. Date acquired by current owner: 2110 3. Zoning District when purchased: UR 7

4. Present use of property: 6 townhomes 5. Current Zoning District: UR 7

6. Has a previous ZBA application/appeal been filed for this property?
 Yes (when? _____ For what? _____)
 No

7. Is property located within (check all that apply): Historic District Architectural Review District
 500' of a State Park, city boundary, or county/state highway?

8. Brief description of proposed action: _____
Repurpose the original public benefit, (which was required by the 4 unit density bonus received) from Senior housing to Workforce housing, wherein buyers must have a maximum income not to exceed 80 to 120% of Saratoga AMI (Area Median Income)

9. Is there a written violation for this parcel that is not the subject of this application? Yes No

10. Has the work, use or occupancy to which this appeal relates already begun? Yes No

11. Identify the type of appeal you are requesting (check all that apply):

INTERPRETATION (p. 2) VARIANCE EXTENSION (p. 2) USE VARIANCE (pp. 3-6) AREA VARIANCE (pp. 6-7)

FEES: Make checks payable to the "Commissioner of Finance". Fees are cumulative and required for each request below.

- Interpretation \$ 400
- Use variance \$1,000
- Area variance
- Residential use/property: \$ 150
- Non-residential use/property: \$ 500
- Extensions: \$ 150

INTERPRETATION – PLEASE ANSWER THE FOLLOWING (add additional information as necessary):

1. Identify the section(s) of the Zoning Ordinance for which you are seeking an interpretation:

Section(s) na

2. How do you request that this section be interpreted? _____

na

3. If interpretation is denied, do you wish to request alternative zoning relief? Yes No

4. If the answer to #3 is "yes," what alternative relief do you request? Use Variance Area Variance

EXTENSION OF A VARIANCE – PLEASE ANSWER THE FOLLOWING (add additional information as necessary):

1. Date original variance was granted: _____ 2. Type of variance granted? Use Area

3. Date original variance expired: _____

5. Explain why the extension is necessary. Why wasn't the original timeframe sufficient?

When requesting an extension of time for an existing variance, the applicant must prove that the circumstances upon which the original variance was granted have not changed. Specifically demonstrate that there have been no significant changes on the site, in the neighborhood, or within the circumstances upon which the original variance was granted:

USE VARIANCE – PLEASE ANSWER THE FOLLOWING (add additional information as necessary):

A use variance is requested to permit the following: _____
Allow the sale of 2 market rate units, and 4 workforce units to persons whose income does not exceed 80-120% of the Saratoga County AMI (Area Median Income)

For the Zoning Board to grant a request for a use variance, an applicant must prove that the zoning regulations create an unnecessary hardship in relation to that property. In seeking a use variance, New York State law requires an applicant to prove all four of the following “tests”.

I. That the applicant cannot realize a reasonable financial return on initial investment for any currently permitted use on the property. “Dollars & cents” proof must be submitted as evidence. The property in question cannot yield a reasonable return for the following reasons:

In 2110, six senior units were completed and marketing began. Each townhome consisted of 2 or 3 bedrooms, 2 story, full basements and attached garage. Price was \$325,000. From the outset, buyers were available in the 30 to 40 year old range, with none over the 55 age as required by the project approvals. The price was then lowered to \$299,000 (actual builder cost) and subsequently to \$250,000 to determine if price was indeed the factor. It clearly was not. For 7 years and 3 realtors, we still have no buyers over 55.

A. Submit the following financial evidence relating to this property (attach additional evidence as needed):

1) Date of purchase: 2010 Purchase amount: \$ 377,000

2) Indicate dates and costs of any improvements made to property after purchase:

<u>Date</u>	<u>Improvement</u>	<u>Cost</u>
<u>2010</u>	<u>6 townhomes</u>	<u>\$1,800,000</u>
_____	_____	_____
_____	_____	_____
_____	_____	_____

3) Annual maintenance expenses: \$ 20,000 4) Annual taxes: \$ 12,000

5) Annual income generated from property: \$ 10,000

6) City assessed value: \$ 492,000 Equalization rate: 80% Estimated Market Value: \$ 615,000

7) Appraised Value: \$ na Appraiser: _____ Date: _____

Appraisal Assumptions: _____

B. Has property been listed for sale with the Multiple Listing Service (MLS)? Yes If "yes", for how long? 7 years No

1) Original listing date(s): 2010 Original listing price: \$ 325,000

If listing price was reduced, describe when and to what extent: From \$325,000 to 299,000 to \$250,000 in 2011 as well as "Rent With Option To Buy"

2) Has the property been advertised in the newspapers or other publications? Yes No

If yes, describe frequency and name of publications: all senior outlets including 55+ Living Guide for 7 years.

3) Has the property had a "For Sale" sign posted on it? Yes No

If yes, list dates when sign was posted: since 2010

4) How many times has the property been shown and with what results? multiple times weekends, open houses, with no offers over 7 years.

2. That the financial hardship relating to this property is unique and does not apply to a substantial portion of the neighborhood. Difficulties shared with numerous other properties in the same neighborhood or district would not satisfy this requirement. This previously identified financial hardship is unique for the following reasons:

After 7 years of marketing, price reductions and 3 realtors, it is clear that while persons in the age bracket of 30 to 40 will purchase these homes, seniors will not.

DISCLOSURE

Does any City officer, employee, or family member thereof have a financial interest (as defined by General Municipal Law Section 809) in this application? No Yes If "yes", a statement disclosing the name, residence and nature and extent of this interest must be filed with this application.

APPLICANT CERTIFICATION

I/we, the property owner(s), or purchaser(s)/lessee(s) under contract, of the land in question, hereby request an appearance before the Zoning Board of Appeals.

By the signature(s) attached hereto, I/we certify that the information provided within this application and accompanying documentation is, to the best of my/our knowledge, true and accurate. I/we further understand that intentionally providing false or misleading information is grounds for immediate denial of this application.

Furthermore, I/we hereby authorize the members of the Zoning Board of Appeals and designated City staff to enter the property associated with this application for purposes of conducting any necessary site inspections relating to this appeal.



(applicant signature)

Date: 3-25-16

(applicant signature)

Date: _____

If applicant is not the currently the owner of the property, the current owner must also sign.

Owner Signature: _____

Date: _____

Owner Signature: _____

Date: _____

Attachments
and supporting materials.

124 Jefferson St. – Project History

Background- In 2010, the project was approved for 6 units of senior housing (2 units allowed, plus 4 units (density bonus). Marketing began immediately with age restriction originally at 60, subsequently changed to 55 by the city. However, customers who were willing to purchase were always 30 to 40 years of age.

Unit Design – Two and Three Bedroom, Two story, and full basement with attached garage.

Pricing – \$325,000 in 2010 subsequently reduced to \$299,000 in 2011 and briefly to \$250,000 that year.

Marketing - (Utilized three realtors) (Roohan ,Hunt ,Pro Realty of New York) with specialized outreach to seniors through flyers and visits to all Saratoga Senior centers. In addition, targeted advertising in “55 + Living Guide”. (Attached)

2016 Situation- After 7 years of marketing, it is clear that there is a market for these homes in the 30 to 40 year age range. We are proposing to repurpose the Public Benefit derived from the 4 unit density bonus to “Workforce Housing”

Workforce Housing - would restrict buyers to a maximum of 80 to 120% of the Area Median Income (AMI) for Saratoga County, thus providing affordable housing opportunities for the city, which it sorely needs.

124 Jefferson St

Marketing Efforts 2010-2016

2010

 Hunt Realty

- 20 open houses
- Flyers
- Advertising
- Senior Outreach Centers
- MLS
- Numerous appointments

2011

Hunt Realty

- 20 open houses
- Flyers
- Advertising
- Senior Outreach Centers
- MLS
- Numerous appointments

2012

#2

Roohan Realty

- 20 open houses
- Flyers
- Advertising
- Senior Outreach Centers
- MLS
- Numerous appointments

2013

Pro Realty of New York

>

Hired on-site sales person Cost: \$20,000

>

Offered "Rent with option to buy"

- 20 open houses
- Flyers
- Advertising
- Senior Outreach Centers
- MLS
- Numerous appointments

2014

#3

Pro Realty of New York

Hired on-site sales person Cost: \$20,000

- 20 open houses
- Flyers
- Advertising
- Senior Outreach Centers
- MLS
- Numerous appointments

2015

Pro Realty of New York

Hired on-site sales person Cost: \$20,000

- 20 open houses
- Flyers
- Advertising
- Senior Outreach Centers
- MLS
- Numerous appointments

2016

Same Marketing as previous 6 years.

AS FEATURED IN:

55+ Living Guide

55PlusLivingGuide.com



2 Floor Plans
1,400 Square Feet
2 Bedrooms
2.5 Baths
HOA Included

Saratoga Six

Condominium Rentals / \$1,495* per Month
124 Jefferson Street, Saratoga Springs

**Option to Purchase*

For more information contact:
Danielle Warrington at 518-698-9955 (cell)

DOWNSIZE TO UPSCALE SOPHISTICATION AND STYLE.

New construction, luxury 55+ condominiums within walking distance to Broadway and historic Saratoga Race Course. A six unit building with two floor plans to choose from. Attached garage, small front porch and back patios overlooking common backyard areas for total outdoor enjoyment.

To whom it may concern:

I (Danielle Warrington) started working with Charles Touhey and property managing 124 Jefferson St. about 4 years ago. Seeming I work for a successful local builder and broker Cecil Provost, and being a realtor myself, we figured this would really help us sell these units. During this time I have set forth several different marketing avenues for 55+ senior living. We have advertised in Saratoga Living, a local magazine, 55 plus living guide, local papers, printed marketing brochures at the Y ,the race track, local business, as well as social media and that's just to name a few. I have spent years showing these units to 55+ seniors week after week just to continue to get the same result. I've done several open house events in hopes to attract seniors. 55+ seniors have no interests in buying these units due to the floor design and layout. They do not want to purchase their final home with 2 sets of stairs and no Bedroom on first floor, and no handicap access. We have rented a few units to 55+ seniors, and as a show of good faith brought every lease and photo id to Brad Birge so he knew we were doing the right thing. All Tenants at this time are moved out due to the reasons I listed above or they have purchased a place with the amenities they need, 1st. floor living.

Also during this time I couldn't even begin to count the number of sales, and rent with option, we have turned away due to the age restriction. What I have seen is that it's the 30+ middle age class that want to buy these condos. We have exhausted every idea, marketing strategy, to get these sold and it's just not happening. We have been honest and worked diligently in this process with just no success!

124 Jefferson Street units 1-6

List of potential sales, rentals lost due to age restriction:

1. Showing, from glens falls area, owned a home looking to downsize age 46 years old, pre approved, owns a business. Age restriction only reason for not purchasing, Jan 2013.

2. Showing, from Saratoga young professional, age 35 works for a marketing firm in town. Age restriction only reason for not renting or purchasing. March 2013

3. Showing, from Albany area, works at Albany Med, age 27, looking to buy 1st time. Pre Approval letter, age restriction can not rent or sell. Bought a condo in malta. April 2013

4. Showing, age 32, from Latham area wanted to move to Saratoga, I sold him a house in Stillwater as the age restriction only reason I could not rent or sell to him. June 2013.

5. Showing, from burnt hills, age 45 looking to downsize wanted a townhome or condo. Age restriction only reason sale lost. Bought in ballston spa. June 2013

6. Showing, from Morgan Stanley, lives in NYC age 37. Looking for summer townhome in saratoga. Age restriction only reason for loss of sale. A track goer for reason loved location. July 2013.

7. Showing, from Albany area wanting to move to Saratoga, 1st time home buyer. Pre-approved age 35. Bought house in Albany due to age restriction. Aug 2013

8. Showing, from Albany area, age 45 looking to downsize, second home. Wants to move to Saratoga Area. pre- approval. Age restriction the issue. Nov. 2013

9. Showing, from Saratoga, age 33, first time home buyer. Age restriction reason for not purchasing. Dec 2013

10. Showing, from Queensbury, 36 first time homebuyer, pre-approved, loved property, lack of age requirement. Bought a home in Queensbury. Feb 2014

11. Showing, from Saratoga, 2nd home, downsizing. Age 43 unsure of statis if purchased. Age was the issue. April 2014

12. Showing, from Watervliet, age 39. 1st time home buyer. Wanted to move to Saratoga. Wanted to buy, age was the issue. Bought a home in malta area. June 2014.

13. Showing, age 29, 1st time home buyer, works at GE. Loved the townhomes. Age restriction the issue. Bought a home in ballston spa with her husband. June 2014.

14. Showing, age 34 moving here from NYC. Wanted to put in an offer, age again and bought a townhouse in Clifton Park. July 2014

15. Showing, from NJ. wanted to purchase for summer home. Lost deal due to age restriction. Aug 2014.

16. Showing, 30. Works at Navy base in Saratoga. 1st time home buyer. Age restriction only reason for no offer submitted. Oct. 2014.

17. Showing, 45 looking for second home in Saratoga. Lives in NH. Wanted a summer townhome in town. Decided to build due to age restriction. Dec. 2014

18. Showing, Married early 40's. Were looking for a second home. Built in still water a Townhome. Age was reason for loss of sale. March 2015.

19. Showing, 42 2nd home, looking to downsize. from Saratoga Area, loss sale to age. Moved to Ballston Spa. April 2015.

20. Showing, 1st time home buyer. from Saratoga. Age reason for loss of sale. bought in ballston spa. June 2015.

21. Showing, 43, second home. downsizing. moved from latham to saratoga, not sure where tho. Age was loss of sale. July 2015.

22. Showing, age 31, from saratoga. works at globalfoundries. loss of sale due to age. relocated to Vermont for job. Aug. 2015

23. Showing, age 33, from saratoga area works at local business, loss of sale due to age.

Every month 1 open house since 2013-2016, no sales due to age restriction!

This is just some of the contacts that I kept record of. There were also several agents in Saratoga that brought clients to show, age the number one reason for loss of sale. Second reason 55+ does not want to buy due to design layout being 2 story, the concern is in a few years from now the stairs being a huge issue. Just wanted to give you an idea of the hardship we have dealt with on this project. Thank you Brad for your time and consideration.

Sincerely,

Danielle

I'm reachable at [REDACTED], if there is any further questions.

ZONING AND BUILDING INSPECTOR DENIAL
OF APPLICATION FOR LAND USE AND/OR BUILDING

APPLICANT: CDJT DEVELOPMENT, LLC

TAX PARCEL NO.: 178.36-3-21

PROPERTY ADDRESS: 124 JEFFERSON STREET
ZONING DISTRICT: URBAN RESIDENTIAL – 2

This applicant has applied to use the identified property within the City of Saratoga Springs for the following:

Proposed conversion of an existing six-unit senior housing development to multi-family residential.

This application is hereby denied upon the grounds that such use of the property would violate the City Zoning Ordinance article(s):

240-2.3 Table 2. As such, the following relief would be required to proceed:

Extension of existing variance Interpretation

Use Variance to permit the following: Multi-family (4 of 6 units to be workforce housing)

Area Variance seeking the following relief:

Dimensional Requirements

From

To

Note: _____

Advisory Opinion required from Saratoga County Planning Board



ZONING AND BUILDING INSPECTOR

4/25/16

DATE

ZBA App. No. 2889 - CDJT Development Townhouses - Amiee Miller Corr

From : Lindsey Gonzalez <lindsey.gonzalez@saratoga-springs.org> Mon, Apr 25, 2016 10:48 AM
Subject : ZBA App. No. 2889 - CDJT Development Townhouses - Amiee Miller Corr 📎 1 attachment

To : Adam McNeill [REDACTED] >, Gary Hasbrouck
[REDACTED], kaplankeith [REDACTED] Skip Carlson
[REDACTED] >, Bill [REDACTED] helickezba
[REDACTED] >, shsteer [REDACTED]

Cc : Susan Barden <susan.barden@saratoga-springs.org>

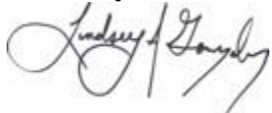
Board Members,

This morning I received a call from a concerned citizen who received a neighbor notification for the above referenced project. She reflected that she was unable to access internet at this time to provide her own statement, so I am summarizing her concerns below:

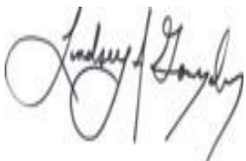
Aimee Miller
121 Madison St
Re: 124 Jefferson St Use Variance Request

Was comfortable with said property being utilized for senior housing, but NOT for workforce housing. Does not want another Jefferson Terrace in the neighborhood, and feels there is not enough senior housing in Saratoga. Disagrees with any further expansion as there is already a lack of greenspace in the neighborhood.

Lindsey A. Gonzalez, M.P.A.



Land Use Board Coordinator
Office of Planning and Economic Development
City of Saratoga Springs
474 Broadway
Saratoga Springs, NY 12866
(E) lindsey.gonzalez@saratoga-springs.org
(O) 518.587.3550 x 2533



LAG elec sig.jpg
7 KB
