

## **Village of Mount Morris**

117 Main Street, Mount Morris, NY 14510 Building Zoning Permits/Code Enforcement

## SITE PLAN REVIEW PLANNING BOARD APPLICATION

	Date:	
Applicant:	Owner (If Different):	
Address:		
Phone #:		
Email:	Email:	
Preliminary Site Plan review, Final This 2-step process must take place prices Land use: Residential	roval shall follow a 2-step approval process: Site Plan approval by the Mount Morris Joint Planning Board or to issuing any Zoning/Building Permit for commercial projects.  Commercial Industrial Bed & Breakfast quest review by the Village/Town of Mount Morris Joint Planning Board	
Plan prepared by the following licensed engineer		
Name:Address:		
Phone:		
Proposed Use of Site:		
Tax Map Number:	Planned hours of operation:	
Size of Existing Structure (Square Feet):	Total Area of Site (Square Feet/Acres):	

Current Use of Land: Zo			ni	ng District:		
Current Condition of the Site: (Buildings, Brush, Etc.)						
Character of Surrounding Lands: (Residential, Commercial, Etc.)						
Is the property in a Flood Zone: Yes No If Yes add the floodplain development permit application.						
Are there deed restrictions, rights-of-way, or easements on the property:   Yes   No All must be listed on the Plans.						
Are there any State and/or Federal Permits required? If yes, list below.						
A completed SEQR Environmental Assessment Form (EAF) will be required as part of the Site Plan review.						
	following list are items that may be discussed by the Joint Pla		_	· · · · · · · · · · · · · · · · · · ·		
	itecture, Color, Texture, Design of proposed building. Comp			•		
	ding Uses, both primary and secondary uses, ground floor hei	ī				
	ling Location ting (Plan may be required) must be dark sky compliant	_		ing (Number of Spaces and Location)		
	Iscaping (Plan may be required)	_	Traffic/Road(s) Location Sidewalks			
	ALL LISTED ITEMS MUST BE IDENT	TIFII	EΙ	O ON THE PROJECT SITE PLAN.		
	Boundary information			Buffer areas		
	Exterior storage areas		$\exists$	Encumbrances and other deed restriction		
	Exterior storage areas Driveway and curb cuts with distance to adjacent intersections and driveways			Grading and drainage plan including erosion control and storm-water control plans		
	Green area as percent of total lot area			Sign location exact location, sign materials and illumination		
	Impervious and pervious areas of parking			Lighting, type of lighting and pole placement		
	Number of parking spaces and number of handicap parking spaces			Water, Sewer, Natural Gas line and Underground or overhead electric and phone utility pole placement		
	Stamp and date of N.Y.S. design professional			Existing and purposed structure placement on lot with distances		
	Title Sheet					
	Sign location and materials exact location Identify N.Y.S. right-of-way and materials to be used in this area. Sign Permit also required			Any other information requested/discussed from the Code officer and/or the Joint Planning Board		
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## RESPONSIBLE FOR ANY CONSULTANT FEES

(Village Engineer, Village Attorney, etc.) incurred during the application process.

Please note that the <u>Property Owner</u> is responsible for all consultant fees during the review of this application including Legal, Engineering, Code Enforcement Review or other outside consultants. Applications submitted to the Mount Morris Joint Planning Board will normally receive chargeback fees for planning services including intake, project review, resolution preparation, SEQR, and findings of fact. PLEASE NOTE that the number of hours will be SIGNIFICANTLY INCREASED due to incomplete applications, plans lacking detail, or repeated continuations. Subdivision applications and larger commercial or industrial projects traditionally require more hours of Engineering, Legal, and other consultant review and preparation and will incur higher costs.

Applications for new construction may be referred to the Village Engineer for engineering review. The **Property Owner** will also be responsible for legal fees for applications submitted to the Mount Morris Joint Planning Board, Zoning Board of Appeals, or the Village of Mount Morris Code Enforcement Office. Fees for engineering and legal expenses traditionally range between one hundred fifty dollars to two hundred fifty dollars per hour. A copy of the Villages' annual fee schedule is available upon request from the Code Enforcement Office or the Village Clerk's Office. The **Property Owner's** signature below indicates that the **Property Owner** understands that the **Property Owner** will be responsible for all outside consultant fees incurred as a result of the submitted application, and consents to these charges. Additionally, projects approved by the Mount Morris Joint Planning Board may be required to pay a parks and recreation fee as established by the Village Board (currently \$ 1,000 per unit) if required as part of the conditions of approval. The property owner represents and agrees as a condition to the issuance of any permits that the development will be accomplished in accordance with the Village of Mount Morris Zoning Code and the New York State Uniform Fire Prevention and Building Code for the plans and specifications annexed hereto.

Date:

furnished by the undersigned in support of this application is with the proposed project will comply with all applicable law permit for this project does not presume to give authority to viconstruction, land use or the performance of construction. The acquire, read, and understand the requirements relating to this undersigned further acknowledges that he/she is aware of that proceeding with or continuing construction without the support of the proceeding with or continuing construction without the proceeding with or continuing construction without the proposed project will comply with all application is with the proposed project will comply with all application is with the proposed project will comply with all application is with the proposed project will comply with all applicable law permit for this project does not presume to give authority to vice construction, land use or the performance of construction. The acquire, read, and understand the requirements relating to this undersigned further acknowledges that he/she is aware of the project does not presume to give authority to vice construction.	e Code of the Village of Mount Morris and affirms that the information true and correct to the best of my knowledge. All work in connection we and ordinances whether specified herein or not. The granting of a tolate or cancel the provisions of any other state or local law regulating the undersigned hereby acknowledges that it is his/her responsibility to application and project and hereby certify that he/she has done so. The he inspection requirements relating to this permit and acknowledge ut first obtaining the necessary inspections may result in the ted in order to obtain an inspection, solely at his/her liability and
Property Owner Signature:(I certify that all information is t	rue and correct.)
Print Property Owner Name:	
Applicant Signature:(I certify that all information is t	rue and correct.)
Print Applicant Name:	

Owner's Signature:

N.Y. Penal Law 210.45 – Making a Punishable False Written Statement. A person is guilty of making a punishable false written statement when he knowingly makes a false statement, which he does not believe to be true, in a written instrument bearing a legally authorized form notice to the effect that false statements made therein are punishable.

Making a punishable false written statement is a class A misdemeanor. Upon conviction of a Class "A" misdemeanor, a court may sentence an individual to a maximum of one year in jail or three (3) years probation. In addition, a fine of up to \$1,000 or twice the amount of the individual's gain from the crime may be imposed.

**Note**: Property Owner <u>must</u> be the same as that which is listed in the most recent Official Tax Roll of the Village of Mount Morris. If the Property Owner is different from the Tax Roll, documentation certifying this discrepancy must be submitted with this Application.

Please DO NOT send payment with this application. Payment shall not be made until the (Non-refundable) fee is determined by the Code Enforcement Office.

## OFFICE USE ONLY CODE OFFICER FLOWSHEET

Date Complete Application Received:	_
This Application has been reviewed by:	
	Date:
(Signature of Building/Code Officer)	
Final Approval Granted by the Joint Planning Board:	Date:
	(Date Approved)
	Date:
(Signature of Joint Planning Board Chair)	(Date)
	CODE ENFORCEMENT USE ONLY:
	Fee Due:
	Check: Cash:
	Receipt #: Permit No: