VILLAGE OF POMONA BOARD OF TRUSTEES MEETING/ PUBLIC HEARING JUNE 27, 2022 8:00PM

When: Jun 27, 2022 08:00 PM Eastern Time (US and Canada)

Topic: Village of Pomona: Board of Trustees meeting Please click the link below to join the webinar:

https://us02web.zoom.us/j/85476320901?pwd=Tt6XzFqS6_hYvAHKtqECAsixsd-3wB.1

Passcode: 10970 Or by Telephone: 1-929-205-6099

Webinar ID: 854 7632 0901

Passcode: 10970

AGENDA

SALUTE TO THE FLAG

CONTINUATION OF PUBLIC HEARING - HOUSE OF WORSHIP LAW AMMENDMENT

MS4 ANNUAL REPORT DISCUSSION AND PUBLIC COMMENT

OPEN PERIOD

APPROVAL OF AUDITED CLAIMS

CULTURAL CENTER REPORT

BUILDING AND ENGINEERING

a. Road Work Update

PARKS & RECREATION

- a. Playground at Secor Park
- b. Upgrading Burgess Meredith Park
- c. Rockland Resilient Recreation Grant Update
- d. Redwood Park on Tamarack Lane Discussion

OLD BUSINESS

- a. CCA Clean Energy Discussion
- b. Reorganizational Appointments

NEW BUSINESS

- a. Approval of Tennis Court Cleaning Quote Sports Tech
- b. Approval of Pond Fountain- The Pond and Lake Connection
- c. Fish In Discussion
- d. Approval of Quote for Buzzer at Village Hall Global Security

TRUSTEES PERIOD

a. Personnel Policy Update

OFFICE PERIOD

- a. DASNY Grant Update
- b. Juneteenth Holiday Discussion

LEGAL

EXECUTIVE SESSION

VILLAGE OF POMONA

PLEASE TAKE NOTICE that a Public Hearing will be held by the Village of Pomona on the 23rd day of May, 2022, at approximately 8:00 pm to receive and hear public comment on the House of Worship Zoning Law update of the Village of Pomona. A copy of the Draft Law is available from the Village Clerk's office at 100 Ladentown Road, Pomona, New York 10970. There is no physical meeting location for the public in order to ensure the health, safety and welfare of the Village residents, but for the purposes of compliance with the applicable law, the Meeting will be conducted via video/tele-conferencing and the members of the public may participate in the Meeting by videoconferencing, access to which is shared by the web link provided below, or by telephone, access to which is shared by the telephone number:

By Zoom Link:

https://us02web.zoom.us/j/84265860031?pwd=cnpNZzFTTGIzYnRLRDNDTnNGaG1VZz09 Passcode: 10970

By Telephone:

1-929-205-6099

Webinar ID: 842 6586 0031

Passcode: 10970

The Meeting is being held in accordance with the New York State Public Officers Law and Executive Order 202.1 ("EO 202.1") issued on March 12, 2020 and subsequent Executive Orders issued by New York State Governor Kathy Hochul, which suspended Article 7 of the Public Officers Law, to the extent necessary to permit any public body to meet and take such actions authorized by the law without permitting public in-person access to meetings and authorizing such meetings and Public Hearings to be held remotely by conference call, video conference or similar service. For any person unable to participate at the time of the Public Hearing, email comments may be submitted in advance to chakiera.locust@pomonavillage.com.

The full text of the draft law is on file in the Village Clerk's Office, 100 Ladentown Road, Pomona, New York, and may be obtained by any interested parties from 9:00 a.m. to 4:00 p.m., Monday through Friday.

By Order of the Village Board dated May 16, 2022.

Chakiera Locust

Village Clerk

VILLAGE OF POMONA LOCAL LAW NO. X OF THE YEAR 2022

A LOCAL LAW AMENDING CHAPTER 130, ZONING, TO ADJUST REQUIREMENTS FOR NET LOT AREA, LOT COVERAGE, AND FLOOR AREA RATIO; CLARIFY PARKING AND SETBACKS REQUIRED FOR HOUSES OF WORSHIP; AND CREATE STANDARDS REGULATING THE MAXIMUM HEIGHT OF RETAINING WALLS.

Be it enacted by the Village Board of Trustees of the Village of Pomona by authority of Article 7 of the Village Law and Article 2, Section 10 of the Municipal Home Rule Law, as follows:

(Note: The symbol "* * * *,*" indicates portions of the Code to remain unchanged, which are not shown here for brevity.)

Section 1: Legislative findings and intent. The Village Board of Trustees of the Village of Pomona hereby finds and declares:

WHEREAS, the Zoning Code permits and establishes standards for accessory residential gatherings at single family homes, and for neighborhood houses of worship up to 10,000 square feet at lots of 0.75 acres or more, and for larger community houses of worship on lots of three acres or more; and

WHEREAS, several neighborhood houses of worship are proposed in the northern portions of the Village with steep slopes that are also encumbered by easements, and such proposed projects are unreasonably impeded by the net lot area and parking requirements enacted in the fall of 2021; and

WHEREAS, in the Zoning Code, a review of existing language has found that existing adopted standards for minimum net lot area need adjustment to allow for the development of such neighborhood houses of worship at smaller steeper lots in the northern neighborhoods of the Village; and

WHEREAS, parking requirements have been found to be overly restrictive when applied to the total square footage of house of worship buildings, rather than just to the area of the main sanctuary or worship space because houses of worship do not utilize accessory spaces in their buildings during such times that services are occurring; and

WHEREAS, the development of houses of worship, as well as single-family homes, often requires the construction of retaining walls in order to provide flat areas for the immediate building site. The current zoning codes in the Village do not adequately limit the maximum height of such walls which, when constructed higher than ten feet, may cause negative aesthetic and safety impacts on neighbors, so additional regulation of such walls are needed; and

WHEREAS, scrutiny of the Zoning Code during review of pending projects has identified definitional inconsistencies involving the application of standards for net lot area, floor area ratio,

lot coverage, and impervious surfaces, and the application of these bulk standards throughout the Village requires adjustment;

THEREFORE BE IT RESOLVED, to enact the following amendments to the Zoning Code Chapter 130 of the Village of Pomona.

Section 2: Amend the following existing definitions found in Article II, Definitions,, §130-4, Terms Defined, as follows:

* * * * *

LOT AREA, NET

The remaining lot area, once the sum of following parts of the subject lot, if present, are subtracted from the total horizontal area included within the boundaries of the lot:

- 1. Any land under a surface water body;
- 2. One quarter of any land which is defined as a freshwater wetland by the U.S. Army Corps of Engineers, the New York State Department of Environmental Conservation and/or Chapter 126 of this Code;
- 3. Any land within a one-hundred-year-frequency floodplain;
- 4. Any land within access, utility or drainage easements or rights-of-way, except for direct utility connections to principal or accessory buildings on the site.
- 5. Any land with unexcavated slopes over 35%; or
- 6. Twenty-five percent of any land with unexcavated slopes greater than 15% but less than 35%.

Section 3: Amend Article V, Area and Bulk Regulations, §130-12, R-40 District, by amending section I and by adding a new subsection K with a maximum standard for Floor Area Ratio, as follows, inserting words shown as underlined, and deleting words shown with a strikeout symbol:

§ 130-12 R-40 District.

The following bulk regulations shall apply in the R-40 District:

A. Minimum net lot area: 40,000 square feet.

* * * * *

I. Maximum lot coverage. In order to ensure the maximum coverage of a lot with vegetation, the prevention of over development of lots, to minimize adverse visual impacts and to minimize negative impacts of stormwater runoff, there is hereby established a maximum lot coverage of 15%twenty percent (20%). In calculating maximum lot coverage, there shall be included, in addition to the proposed building, the lot coverage of impervious surfaces and accessory structures such as swimming pools. the total of all impervious surfaces shall be divided by the net lot area, as defined by this Chapter.

- J. Maximum building Coverage: fifteen percent (15%).
- K. Maximum floor area ratio (FAR): In the R-40 district, standards for maximum floor area ratio (FAR) shall apply only to uses requiring a special permit, as set forth in §130-10.
- JL. Minimum number of off-street parking spaces: two (2).

* * * * *

Section 4. Adjust standards for community and neighborhood houses of worship, by amending subdivisions G and H of Section 130-10 of the Code, as follows:

§ 130-10 Special permit uses.

The following uses are permitted in the R-40 District by special permit only, to be reviewed, approved, or disapproved by the board set forth in each subsection:

- G. By the Board of Trustees: Community house of worship as defined in § 130-4 of this chapter, subject to special permit approval by the Village Board of Trustees and site plan approval by the Planning Board. In addition to all other requirements of this Code for special permit and site plan approval, the following standards and requirements shall apply:
- (1) The minimum lot area for a community house of worship shall be a net lot area of three acres.
- (2) The use shall have a minimum of 100 feet of frontage on and access to a public road.
- (3) The proposed structure meets all state requirements for a place of public assembly, including the Fire Prevention and Building Code.
- (4) Adequate off-street parking on the same lot as the community house of worship shall be provided. A minimum of one parking space shall be required for every 200 square feet of gross floor area floor area of the main sanctuary or hall where services are conducted shall be required. As a condition of site plan approval, use of parts of the building outside of the main sanctuary or hall use shall be prohibited when services are conducted in order to limit peak parking demand and the number of required parking spaces, and said condition shall be placed on the site plan The Planning Board may waive not more than 25% of the required number of parking spaces if the Board determines that such spaces are not needed based on the parking demands of the proposed use. The burden shall be on the applicant to prove that such spaces are not needed. Concurrent with its issuance of a special permit, the Village Board of Trustees may prohibit on-street parking on one side of the frontage street of the community house of worship within 750 feet of its main entrance, to ensure adequate room for passage of emergency vehicles, during times when on-street parking may occur.

- (5) All buildings, structures and other uses, including driveways and parking areas, shall be set back a minimum of 125-50 feet from all property lines. Such setback area shall include a landscaped buffer screening area of at least 35-25 feet which, in the judgment of the Planning Board, will be adequate to screen the use from adjoining properties. The buffer area may include trees, bushes, fences, walls, berms or any combination of the aforesaid, to be determined by the Planning Board.
- (6) The total building coverage shall not exceed 10% of the net lot area. The total coverage of impervious surfaces shall not exceed 25% of the net lot area. The maximum floor area ratio shall be 0.30.
- (7) The sources of exterior lighting shall be so shielded so that luminaires are not visible beyond the boundaries of the lot on which they are located. The maximum illumination level at property lines shall be 0.1 footcandles. No outdoor public address systems shall be permitted.
- (8) Kitchen equipment designed for large scale food preparation shall be permitted, in compliance with all plumbing, electrical, fire, health and safety codes. Such equipment shall be utilized only for the preparation of foods to be served on site.
- (9) For community houses of worship, the principal use shall be the holding of regularly scheduled religious services. Accessory facilities and functions such as religious schools, social halls, administrative offices and indoor recreation facilities may be provided, so long as such facilities and functions shall be subordinate in aggregate to the size and function of the community house of worship. No building permit or certificate of occupancy shall be granted to such accessory use, building or structure until the building permit and certificate of occupancy for the principal use or building, respectively, have been granted. A dwelling unit, as defined in this chapter, established at the site of a community house of worship shall not be considered as accessory to the community house of worship, but rather as an additional principal use.
- (10) One monument sign, limited to eight square feet in area and set back a minimum of 10 feet from the lot line, may be permitted at the front entrance to the community house of worship. Illumination, if provided, shall be indirect, and the source of such light shall not be visible from adjoining properties or roads.
- (11) The maximum height of buildings and structures shall be 35 feet measured from ground level in front of the building or structure. The height limitation shall not apply to church spires, belfries, cupolas, domes, monuments and similar appurtenances that are not used for human occupancy and do not extend more than 15 feet above the roof of the building or structure.
- (12) Such other requirements as may be imposed by the Board of Trustees to mitigate traffic, safety hazards, drainage, aesthetics or other adverse impacts on adjacent properties or on the neighborhood.
- H. By the Board of Trustees: Neighborhood house of worship as defined in § 130-4 of this

- chapter, subject to special permit approval by the Village Board of Trustees and site plan approval by the Planning Board. In addition to all other requirements of this Code for site plan approval, the following standards and requirements shall apply:
- (1) The minimum lot area for a neighborhood house of worship shall be a net lot area of 32,670 square feet or 0.75 acres.
- (2) The use shall have a minimum of 100 feet of frontage on and access to a public road.
- (3) The proposed structure meets all state requirements for a place of public assembly, including the New York State Uniform Fire Prevention and Building Code.
- (4) Adequate off-street parking on the same lot as the house of worship shall be provided. A minimum of ten parking spaces, or one parking space for every 200 square feet of floor area of the main sanctuary or hall where services are conducted, gross floor area shall be provided, whichever is greater. As a condition of site plan approval, use of parts of the building outside of the main sanctuary or hall use shall be prohibited when services are conducted in order to limit peak parking demand and the number of required parking spaces, and said condition shall be placed on the site plan. The Planning Board may waive not more than 50% of the required number of parking spaces if the Board determines that such spaces are not needed based on the parking demands of the proposed use. The burden shall be on the applicant to prove that such spaces are not needed. Concurrent with its issuance of a special permit, the Village Board of Trustees may prohibit on-street parking on one side of the frontage street of the neighborhood house of worship within 750 feet of its main entrance, to ensure adequate room for passage of emergency vehicles, during times when on-street parking may occur.
- (5) All buildings and structures shall be set back a minimum of 25 feet from all property lines. Other uses outside of buildings, including driveways and parking areas shall be set back a minimum of 10-5 feet from all property lines, except as necessary to access the street. Such setback area shall include a <u>landscaped</u> buffer screening area of at least 5 feet in width <u>and 6 feet in height</u> which, in the judgment of the Planning Board, will be adequate to screen the use from adjoining properties. The buffer area may include trees, bushes, fences, walls, berms or any combination of the aforesaid, to be determined by the Planning Board.
- (6) The total building coverage shall not exceed 15% of the net lot area. The total coverage of impervious surfaces (which includes all buildings, structures, parking areas, driveways, sidewalks and other areas covered in concrete, asphalt or packed stone) shall not exceed 50% of the net lot area. The maximum floor area ratio shall be 0.25.
- (7) The sources of exterior lighting shall be so shielded so that luminaires are not visible beyond the boundaries of the lot on which they are located. The maximum illumination level at property lines shall be 0.1 footcandles. No outdoor public address systems shall be permitted.
- (8) No cooking facilities will be permitted, other than warming kitchen equipment for use by the clergy and/or congregants of the neighborhood house of worship and any kitchen equipment for exclusive use of residents of a residential dwelling unit. No kitchen equipment designed

for large scale food preparation shall be permitted.

- (9) For neighborhood houses of worship, the principal use shall be the holding of regularly scheduled religious services. Accessory uses such as classrooms, social halls, administrative offices, baths, gymnasiums and/or indoor recreation facilities may be provided, so long as such accessory uses in their aggregate shall be subordinate to the size and function of the neighborhood house of worship. No building permit or certificate of occupancy shall be granted to such accessory use, building or structure until the building permit and certificate of occupancy for the principal use or building, respectively, have been granted. A dwelling unit, as defined in this chapter, established at the site of a neighborhood house of worship shall not be considered as accessory to the neighborhood house of worship, but rather as an additional principal use.
- (10) One monument sign, limited to eight square feet in area and set back a minimum of 10 feet from the lot line, may be permitted at the front entrance to the house of worship. Illumination, if provided, shall be indirect, and the source of such light shall not be visible from adjoining properties or roads.
- (11) The maximum height of buildings and structures shall be 35 feet measured from ground level in front of the building or structure. The height limitation shall not apply to church spires, belfries, cupolas, domes, monuments and similar appurtenances that are not used for human occupancy and do not extend more than 15 feet above the roof of the building or structure.
- (12) Such other requirements as may be imposed by the Board of Trustees to mitigate traffic, safety hazards, drainage, aesthetics or other adverse impacts on adjacent properties or on the neighborhood.

Section 5. Adjust standards for retaining walls by amending the language in found in Article VI, General Regulations, §130-16 General lot, yard and use regulations, subsection L, Fences and Walls, and adding a new subsection M, Retaining walls as set forth below, and relettering the subsequent subsections, as follows:

- L. Fences and <u>freestanding</u> walls. Fences, <u>and freestanding</u> walls, <u>including retaining walls</u>, are permitted within required yards, provided that:
- (1) Except as provided in Subsection Q below, such fences or <u>freestanding</u> walls shall not exceed four feet in height if located in a front yard and six feet in height in any other yard, except that such fences or <u>freestanding</u> walls shall not exceed six feet in height if located in a front yard abutting a state road. The <u>Code Enforcement Officer may</u>, where necessary for safety, require the addition to a retaining wall of a motor vehicle bumper guard or fence.
- (2) The fence or freestanding wall meets the requirements of Subsection D of this section.
- (3) All fences and <u>freestanding</u> walls must be inside all lot lines.
- K. Retaining walls. Retaining walls are permitted within required yards, provided that:

- (1) Any retaining wall higher than eight (8) feet shall be set back five (5) feet from any property line.
- (2) Landscaping. The area adjacent to the top or bottom of each retaining wall four (4) feet or higher, and at the foot of any wall, shall be landscaped with trees or shrubs with a minimum height of four (4) feet at the time of installation, to mitigate the wall's visual impact, and to blend into the natural setting. When tiered retaining walls are employed, such landscaping shall be installed at the foot of the wall, and at the top of each tier.
- (3). Wall materials. Wall materials or facing shall include textures, colors, patterns and surfaces to provide an aesthetic appearance, and to mitigate the harshness or monotony of a broad, flat surface, and to blend into the surrounding natural setting.
- (4). Protection from falls. The Planning Board or Code Enforcement Officer may, where necessary for safety, require the addition of a motor vehicle bumper guard or fence at the top of any retaining wall.
- (5) Installation of retaining walls ten (10) feet or higher shall require site plan approval of the Planning Board, regardless of whether or not the application is subject to review as a steep slope site plan pursuant to §119-2.A. When conducting its review, the Planning Board shall apply the following standards:
- a. In development of land, natural grades should be preserved wherever possible, and retaining walls higher than ten feet, with related earthwork, shall only be permitted when good and sufficient reason appears. All proposed buildings or structures shall be situated on a lot in a manner that requires the least amount of retaining wall construction as is practicable, to minimize grading, removal, or filling of soil.
- b. No retaining walls shall be permitted to result in any increase of velocity or change in direction of surface water runoff without such water being appropriately managed on site to not adversely affect other properties.
- c. Retaining wall heights and setback. Retaining wall heights shall be a maximum of ten (10) feet, measured from the bottom of the wall to the top of the wall. For projects requiring retention with retaining wall heights greater than ten feet, multiple tiered retaining walls shall be employed. Tiered retaining walls shall be defined as a single wall if the spacing between the face of walls is less than five (5) feet measured on the horizontal. All retaining walls subject to site plan approval shall be setback five feet from any property line.
- d. Landscaping. The five-foot spacing requirement between tiered retaining walls and between a retaining wall and any property line shall allow for adequate landscaping at the top of each tiered wall and at the foot of the wall, according to the specifications of subsection 5 above.

d. Waiver of maximum wall height. Where the Planning Board finds that, because of special circumstances of a particular site, extraordinary hardships may result from strict compliance with the maximum height of a retaining wall as set forth in subsection c above, the Board may grant a waiver to allow a retaining wall up to fifteen (15) feet in height, so that substantial justice is done, and the public interest secured. Where the maximum retaining wall height is waived, the resolution of the Planning Board shall attach such conditions, as in its judgement, are necessary to substantially secure the objectives of this Chapter, including, but not limited to enhanced plantings and landscaping to mitigate the additional height proposed. The minimum five (5) foot horizontal spacing between tiered walls shall not be waived. The minimum five (5) foot setback from property lines shall not be waived.

Section 6. This local law shall take effect immediately.

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 applicant or project sponsor to verify that the information contained in Part 1 is accurate and complete.

A. Project and Applicant/Sponsor Information.

Houses of Worship and Miscellaneous Zoning Text Amendments, May 2022 Project Location (describe, and attach a general location map):		
Project Location (describe, and attach a general location man):		
· · · · · · · · · · · · · · · · · · ·		
Village of Pomona		
Brief Description of Proposed Action (include purpose or need):		
The proposed zoning code text amendments have been prepared to meet the following object. Amend the definition of net lot area removing required deductions for steep slopes and eas the development of neighborhood houses of worship. 2. Increase the allowable development coverage for a residential lot by an additional 5%, to all 3. Clarify the application of parking requirements at houses of worship, so they are based on the steep of the parking spaces. 5. Reduce the width of landscaped buffers and driveway setbacks at places of worship that had been determined the setting a maximum height for retaining walls, and requiring tiered was retaining wall appearance, including landscaping requirements.	sements, which have been found to illow for larger homes to be develop the area of the main sanctuary.	ped in the R-40 District.
Name of Applicant/Sponsor:	Telephone: 845-354-0545	
Village of Pomona	E-Mail: chakiera.locust@pomonavillage.com	
Address: 100 Ladentown Road		
City/PO: Pomona	State: New York	Zip Code: 10970
Project Contact (if not same as sponsor; give name and title/role):	Telephone: 845-368-1472 ext 10	04
onathan Lockman, Nelson, Pope and Voorhis (Village Planner) E-Mail: jlockman@nelsonpope.com		
Address: 156 Route 59, Suite C6		
City/PO:	State:	Zip Code:
C. #	NY	10901
Property Owner (if not same as sponsor):	Telephone:	
<u> </u>	E-Mail:	
Address:		
City/PO:	State:	Zip Code:

B. Government Approvals

Government Entity		If Yes: Identify Agency and Approval(s) Required	Application Date (Actual or projected)	
a. City Counsel, Town Board or Village Board of Truste		Village Board of Trustees	June 2022	
b. City, Town or Village Planning Board or Commi	□Yes☑No			
c. City, Town or Village Zoning Board of A	□Yes ☑No			·····
d. Other local agencies	□Yes No			
e. County agencies	✓Yes□No	Rockland County Planning Department - GML Review	June 2022	
f. Regional agencies	□Yes☑No	TOVION		
g. State agencies	□Yes☑No			
h. Federal agencies	□Yes☑No			
ii. Is the project site locate	d in a community	with an approved Local Waterfront Revitalizat	ion Program?	☐ Yes ☑ No
iii. Is the project site within C. Planning and Zoning C.1. Planning and zoning ac Will administrative or legislate only approval(s) which must	a Coastal Erosion tions. ive adoption, or ar be granted to enab	with an approved Local Waterfront Revitalizat Hazard Area? mendment of a plan, local law, ordinance, rule of the proposed action to proceed?		☐ Yes ☑ No ☐ Yes ☑ No ☑ Yes ☑ No
 iii. Is the project site within C. Planning and Zoning C.1. Planning and zoning ac Will administrative or legislationly approval(s) which must be If Yes, complete sect 	tions. ive adoption, or ar be granted to enablions C, F and G.	Hazard Area? mendment of a plan, local law, ordinance, rule of	or regulation be the	□Yes☑No
 iii. Is the project site within C. Planning and Zoning C.1. Planning and zoning ac Will administrative or legislationly approval(s) which must be If Yes, complete sect 	tions. ive adoption, or arbe granted to enablions C, F and G. stion C.2 and com	mendment of a plan, local law, ordinance, rule of the proposed action to proceed?	or regulation be the	□ Yes No
 iii. Is the project site within C. Planning and Zoning C.1. Planning and zoning ac Will administrative or legislate only approval(s) which must only approval(s) which must only approval (s) approved to que C.2. Adopted land use plans. a. Do any municipally- adopte where the proposed action with Yes, does the comprehensive would be located? 	tions. ive adoption, or are be granted to enable ions C, F and G. stion C.2 and come d (city, town, ville would be located? e plan include specific and content of the co	mendment of a plan, local law, ordinance, rule of the proposed action to proceed? Inplete all remaining sections and questions in Paragraphy of the proposed action and questions in Paragraphy of the proposed action to proceed?	or regulation be the art 1 include the site roposed action	☐ Yes No
iii. Is the project site within C. Planning and Zoning C.1. Planning and zoning ac Will administrative or legislate only approval(s) which must a legislate only approval of the legislate only and legislate only approval of the legislate only and legislate only approval of the legislate only approval of the legislate only and legislate only approval of the legislate o	tions. ive adoption, or are be granted to enable ions C, F and G. stion C.2 and come d (city, town, ville would be located? e plan include spection within any location within any location.	mendment of a plan, local law, ordinance, rule of the proposed action to proceed? Inplete all remaining sections and questions in Parage or county) comprehensive land use plan(s)	or regulation be the art 1 include the site coposed action ample: Greenway:	☐ Yes ☑ No ☑ Yes ☐ No ☐ Yes ☑ No ☐ Yes ☐ No
iii. Is the project site within C. Planning and Zoning C.1. Planning and zoning ac Will administrative or legislat only approval(s) which must l If Yes, complete sect If No, proceed to que C.2. Adopted land use plans. a. Do any municipally- adopte where the proposed action v If Yes, does the comprehensive would be located? b. Is the site of the proposed action of the proposed ac	tions. ive adoption, or are be granted to enable ions C, F and G. stion C.2 and come d (city, town, ville would be located? e plan include spection within any location within any location.	mendment of a plan, local law, ordinance, rule of the proposed action to proceed? Inplete all remaining sections and questions in Page or county) comprehensive land use plan(s) cific recommendations for the site where the proceal or regional special planning district (for expectations).	or regulation be the art 1 include the site coposed action ample: Greenway:	☐ Yes ☑ No ☑ Yes ☐ No ☐ Yes ☑ No

C.3. Zoning	
a. Is the site of the proposed action located in a municipality with an adopted zoning law or ordinance. If Yes, what is the zoning classification(s) including any applicable overlay district? The zoning amendments affect the entire Village which has only one zoning district, R-40. ———————————————————————————————————	⊿ Yes□No
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? If Yes, i. What is the proposed new zoning for the site?	∠ Yes N o
C.4. Existing community services.	
n. In what school district is the project site located?East Ramapo Central School District	
What police or other public protection forces serve the project site? Town of Haverstraw & Town of Ramapo Police Departments Which States and the states of the project site?	
 Which fire protection and emergency medical services serve the project site? Rockland County Fire and Emergency, Thiells Fire Department, West Haverstraw Fire Department, 	
l. What parks serve the project site? Burgess Meredith, Secor, Van den Hende	
D. Project Details	
D.1. Proposed and Potential Development	
. What is the general nature of the proposed action (e.g., residential, industrial, commercial, recreational; if n components)?	nixed, include all
a. Total acreage of the site of the proposed action? b. Total acreage to be physically disturbed? c. Total acreage (project site and any contiguous properties) owned or controlled by the applicant or project sponsor? acres	
i. Is the proposed action an expansion of an existing project or use? i. If Yes, what is the approximate percentage of the proposed expansion and identify the units (e.g., acres, management of square feet)? Units:	☐ Yes☐ No niles, housing units,
. Is the proposed action a subdivision, or does it include a subdivision?	□Yes □No
Yes,	
Yes, i. Purpose or type of subdivision? (e.g., residential, industrial, commercial; if mixed, specify types) ii. Is a cluster/conservation layout proposed? ii. Number of lots proposed? iv. Minimum and maximum proposed lot sizes? Minimum Maximum	□Yes □No

	ct include new resid				□Yes□No
	nbers of units propo	osed.			toront broad
	One Family	Two Family	Three Family	Multiple Family (four or more)	
Initial Phase				-	
At completion					
of all phases					
g. Does the propo	sed action include	new non-residenti	al construction (inclu	iding expansions)?	□Yes□No
If Yes,					had * ** ***
i. Total number	of structures		* * * .		
ii. Dimensions (in feet) of largest p	roposed structure:	height;	width; andlength	
				square feet	
				result in the impoundment of any	□Yes□No
If Yes,	Creation of a water	r supply, lesel von	, pond, lake, waste ta	goon or other storage?	
	impoundment:				
ii. If a water impo	impoundment:oundment, the prince	cipal source of the	water:	Ground water Surface water stream	ms Other specify:
iii. If other than w	ater, identify the ty	pe of impounded/	contained liquids and	I their source.	
iv. Approximate:	size of the propose	d impoundment.	Volume:	million gallons; surface area:	acres
v. Dimensions of	f the proposed dam	or impounding str	ucture:	height; length	
vi. Construction r	nethod/materials f	or the proposed da	m or impounding stre	ucture (e.g., earth fill, rock, wood, con	crete):
	***************************************	Martin and a state of the state			
D.2. Project Ope	erations				
		env excavation, mi	ning or dredging du	ring construction, operations, or both?	Yes No
(Not including	general site prepara	tion, grading or in:	stallation of utilities	or foundations where all excavated	T res Tivo
materials will re					
If Yes:	3.4				
i. What is the pur	rpose of the excava	tion or dredging?			·
ii. How much mat	erial (including roc	k, earth, sediments	s, etc.) is proposed to	be removed from the site?	
Volume (Over what	(specify tons or cut at duration of time?	не уагоз)			
iii. Describe natur	e and characteristic	s of materials to be	e excavated or dredge	ed, and plans to use, manage or dispos	e of them.
				,	
iv. Will there be	onsite dewatering o	or processing of ex-	cavated materials?		Yes No
If yes, describ		, k			
v. What is the tot	al area to be dredge	ed or excavated?		acres	
	eximum area to be			acres	
			r dredging?	feet	
	vation require blast				□Yes □No
ix. Summarize site	reclamation goals	and plan:			
b. Would the prope	osed action cause o	r result in alteratio	n of, increase or decr	ease in size of, or encroachment	Yes No
into any existin	g wetland, waterbo			,	Land Towns
If Yes:					
i. Identity the we	tland or waterbody	which would be a	ffected (by name, wa	ater index number, wetland map number	er or geographic
description)					
,					

ii. Describe how the proposed action would affect that waterbody or wetland, e.g. excavation, fill, placement of alteration of channels, banks and shorelines. Indicate extent of activities, alterations and additions in square	of structures, or feet or acres:
iii. Will the proposed action cause or result in disturbance to bottom sediments?	□Yes □No
If Yes, describe: iv. Will the proposed action cause or result in the destruction or removal of aquatic vegetation? If Yes:	☐ Yes☐No
 acres of aquatic vegetation proposed to be removed: expected acreage of aquatic vegetation remaining after project completion: 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? If Yes:	□Yes □No
i. Total anticipated water usage/demand per day: gallons/dayii. Will the proposed action obtain water from an existing public water supply?If Yes:	□Yes □No
 Does the existing public water supply have capacity to serve the proposal? Is the project site in the existing district? Is expansion of the district needed? Do existing lines serve the project site? 	☐ Yes☐ No ☐ Yes☐ No ☐ Yes☐ No ☐ Yes☐ No
 iii. Will line extension within an existing district be necessary to supply the project? If Yes: Describe extensions or capacity expansions proposed to serve this project: 	□Yes □No
• Source(s) of supply for the district: iv. Is a new water supply district or service area proposed to be formed to serve the project site? If, Yes:	☐ Yes☐No
 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), what is the maximum pumping capacity: gallo	ons/minute.
 d. Will the proposed action generate liquid wastes? If Yes: i. Total anticipated liquid waste generation per day: gallons/day ii. Nature of liquid wastes to be generated (e.g., sanitary wastewater, industrial; if combination, describe all compapproximate volumes or proportions of each): 	☐Yes☐No
 iii. Will the proposed action use any existing public wastewater treatment facilities? If Yes: Name of wastewater treatment plant to be used: 	☐ Yes ☐ No
 Name of district: Does the existing wastewater treatment plant have capacity to serve the project? Is the project site in the existing district? Is expansion of the district needed? 	☐ Yes ☐ No ☐ Yes ☐ No ☐ Yes ☐ No

	Do existing sewer lines serve the project site?	□Yes□No
	Will a line extension within an existing district be necessary to serve the project?	□Yes□No
	If Yes:	Name o
	 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?	
ν.	If public facilities will not be used, describe plans to provide wastewater treatment for the project, including spectreceiving water (name and classification if surface discharge or describe subsurface disposal plans):	cifying proposed
vi.	Describe any plans or designs to capture, recycle or reuse liquid waste:	
e. 1	Will the proposed action disturb more than one acre and create stormwater runoff, either from new point	☐Yes ☐No
	sources (i.e. ditches, pipes, swales, curbs, gutters or other concentrated flows of stormwater) or non-point	ПтегПио
	source (i.e. sheet flow) during construction or post construction?	
	Yes:	
i.	How much impervious surface will the project create in relation to total size of project parcel?	
	Square feet or acres (impervious surface) Square feet or acres (parcel size)	
	Square feet or acres (parcel size)	
ii.	Describe types of new point sources.	
iii.	Where will the stormwater runoff be directed (i.e. on-site stormwater management facility/structures, adjacent p groundwater, on-site surface water or off-site surface waters)?	properties,
	If to surface waters, identify receiving water bodies or wetlands:	
• 1	Will stormwater runoff flow to adjacent properties?	☐Yes☐No
	Does the proposed plan minimize impervious surfaces, use pervious materials or collect and re-use stormwater?	
	Does the proposed action include, or will it use on-site, one or more sources of air emissions, including fuel	□Yes□No
	combustion, waste incineration, or other processes or operations?	
	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)	
~ V	Will any air emission sources named in D.2.f (above), require a NY State Air Registration, Air Facility Permit,	Mtz. Mit
0	r Federal Clean Air Act Title IV or Title V Permit?	□Yes□No
If Y		
	s the project site located in an Air quality non-attainment area? (Area routinely or periodically fails to meet	□Yes□No
	mbient air quality standards for all or some parts of the year) n addition to emissions as calculated in the application, the project will generate:	
lt. 11		
	Tons/year (short tons) of Carbon Dioxide (CO ₂)	
	Tons/year (short tons) of Nitrous Oxide (N ₂ O)	
	Tons/year (short tons) of Perfluorocarbons (PFCs)	
	Tons/year (short tons) of Sulfur Hexafluoride (SF ₆)	
	•Tons/year (short tons) of Carbon Dioxide equivalent of Hydroflourocarbons (HFCs)	
	 Tons/year (short tons) of Hazardous Air Pollutants (HAPs) 	

h. Will the proposed action generate or emit methane (incl landfills, composting facilities)? If Yes:	luding, but not limited to, sewage treatment plants,	□Yes□No
 i. Estimate methane generation in tons/year (metric): ii. Describe any methane capture, control or elimination n electricity, flaring): 	neasures included in project design (e.g., combustion to	generate heat or
i. Will the proposed action result in the release of air pollu quarry or landfill operations? If Yes: Describe operations and nature of emissions (e.g., o	•	□Yes□No
 j. Will the proposed action result in a substantial increase in new demand for transportation facilities or services? If Yes: i. When is the peak traffic expected (Check all that apply Randomly between hours of	v): Morning Evening Weekend	Yes_No
 iii. Parking spaces: Existing	available within ½ mile of the proposed site? portation or accommodations for use of hybrid, electric	☐Yes☐No access, describe: ☐Yes☐No ☐Yes☐No ☐Yes☐No
 k. Will the proposed action (for commercial or industrial proposed for energy? If Yes: i. Estimate annual electricity demand during operation of the ii. Anticipated sources/suppliers of electricity for the project other): 	the proposed action:	☐Yes☐No
iii. Will the proposed action require a new, or an upgrade, to I. Hours of operation. Answer all items which apply. i. During Construction: • Monday - Friday: • Saturday: • Sunday: • Holidays:	 ii. During Operations: Monday - Friday: Saturday: Sunday: 	

m. Will the proposed action produce noise that will exceed existing ambient noise levels during construction,	□Yes□No
operation, or both?	Second 1
If yes: i. Provide details including sources, time of day and duration:	
ii. Will the proposed action remove existing natural barriers that could act as a noise barrier or screen?	☐ Yes ☐ No
Describe:	LI I CS LI I I O
Will d	
n. Will the proposed action have outdoor lighting? If yes:	☐ Yes ☐ No
i. Describe source(s), location(s), height of fixture(s), direction/aim, and proximity to nearest occupied structures:	
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? If Yes, describe possible sources, potential frequency and duration of odor emissions, and proximity to nearest	☐ Yes ☐ No
occupied structures:	
p. Will the proposed action include any bulk storage of petroleum (combined capacity of over 1,100 gallons)	□Yes□No
or chemical products 185 gallons in above ground storage or any amount in underground storage? If Yes:	
i. Product(s) to be stored ii. Volume(s) per unit time (e.g., month, year)	
ii. Volume(s) per unit time (e.g., month, year) iii. Generally, describe the proposed storage facilities:	
q. Will the proposed action (commercial, industrial and recreational projects only) use pesticides (i.e., herbicides,	☐ Yes ☐No
insecticides) during construction or operation? 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	☐ Yes ☐No
of solid waste (excluding hazardous materials)? If Yes:	
i. Describe any solid waste(s) to be generated during construction or operation of the facility:	
• Construction: tons per (unit of time)	
• Operation : tons per (unit of time)	
ii. Describe any proposals for on-site minimization, recycling or reuse of materials to avoid disposal as solid waste: • Construction:	
Operation:	
iii. Proposed disposal methods/facilities for solid waste generated on-site:	
Construction:	
Operation:	

s. Does the proposed action include construction or mod	dification of a solid waste r	nanagement facility?	☐ Yes ☐ No
If Yes: i. Type of management or handling of waste proposed	d for the site (e.g., recyclin	g or transfer station, composti	ng, landfill, or
other disposal activities): ii. Anticipated rate of disposal/processing:			
•Tons/month, if transfer or other non-	-combustion/thermal treatn	nent or	
Tons/hour, if combustion or thermal		nom, or	
iii. If landfill, anticipated site life:	years		
t. Will the proposed action at the site involve the comme waste?	ercial generation, treatment	t, storage, or disposal of hazaro	dous Yes No
If Yes:			
i. Name(s) of all hazardous wastes or constituents to b	e generated, handled or ma		
ii. Generally describe processes or activities involving	hazardous wastes or consti	tuents:	
iii. Specify amount to be handled or generatedt	ons/month		
iv. Describe any proposals for on-site minimization, rec	cycling or reuse of hazardo	us constituents:	
v. Will any hazardous wastes be disposed at an existing	g offsite hazardous waste f	acility?	□Yes□No
If Yes: provide name and location of facility:			
If No: describe proposed management of any hazardous	wastes which will not be se	ent to a hazardous waste facili	ty:

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 Resid	lential (suburban)	ral (non-farm)	
Forest Agriculture Aquatic Other ii. If mix of uses, generally describe:	r (specity):		
b. Land uses and covertypes on the project site.			
Land use or	Current	Acreage After	Change
Covertype • Roads, buildings, and other paved or impervious	Acreage	Project Completion	(Acres +/-)
Roads, buildings, and other paved or impervious surfaces			
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:			

c. Is the project site presently used by members of the community for public recreation? i. If Yes: explain:	□Yes□No
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? If Yes, i. Identify Facilities:	□Yes□No
e. Does the project site contain an existing dam? If Yes:	☐Yes☐No
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 es:	□Yes□No lity?
i. Has the facility been formally closed?	☐Yes☐ No
If yes, cite sources/documentation:	hand I Volumed I TO
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	□Yes□No
property which is now or was at one time used to commercially treat, store and/or dispose of hazardous waste? If Yes:	
i. Describe waste(s) handled and waste management activities, including approximate time when activities occurred	ed:
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? If Yes:	□Yes□ No
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):	
ii. If site has been subject of RCRA corrective activities, describe control measures:	
	With the same to t
iii. Is the project within 2000 feet of any site in the NYSDEC Environmental Site Remediation database? If yes, provide DEC ID number(s):	□Yes□No
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 use limitations: Describe any engineering controls:	
Will the project affect the institutional or engineering controls in place?	□Yes□No
• Explain:	L 105L110
E.2. Natural Resources On or Near Project Site	
a. What is the average depth to bedrock on the project site?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:	%
	%
	%
d. What is the average depth to the water table on the project site? Average:feet	
e. Drainage status of project site soils: Well Drained: % of site	
☐ Moderately Well Drained: % of site	
Poorly Drained % of site	
f. Approximate proportion of proposed action site with slopes: 0-10%: % of site	demonstrative and representative
10-15%: % of site	
15% or greater:% of site	
g. Are there any unique geologic features on the project site? If Yes, describe:	☐ Yes ☐ No
11 105, 46501100.	
1.0.0	
 h. Surface water features. i. Does any portion of the project site contain wetlands or other waterbodies (including streams, rivers, 	□Yes□No
ponds or lakes)?	
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,	□Yes□No
state or local agency? iv. For each identified regulated wetland and waterbody on the project site, provide the following information:	
Streams: Name	
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	Пъл., Пъл.
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? If Yes: i. Name of aquifer:	∐Yes ∐No

m. Identify the predominant wildlife species that occupy or use the project site:	
n. Does the project site contain a designated significant natural community? If Yes: i. Describe the habitat/community (composition, function, and basis for designation):	□Yes □No
ii. Source(s) of description or evaluation:	
ii. Extent of community/habitat:	
Currently: acres	
Following completion of project as proposed:	
• Gain or loss (indicate + or -): acres	
	land A.S. Land J. L.
 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 specifies: i. Species and listing (endangered or threatened): 	☐ Yes☐No cies?
p. Does the project site contain any species of plant or animal that is listed by NYS as rare, or as a species of	□Yes□No
special concern?	□ i es□ivo
If Yes:	
i. Species and listing:	
q. Is the project site or adjoining area currently used for hunting, trapping, fishing or shell fishing? If yes, give a brief description of how the proposed action may affect that use:	□Yes□No
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? If Yes, provide county plus district name/number:	□Yes □No
b. Are agricultural lands consisting of highly productive soils present?	∏Yes∏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?	∐Yes∐No
If Yes: i. Nature of the natural landmark:	
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?	□Yes□No
d. Is the project site located in or does it adjoin a state listed Critical Environmental Area? If Yes:	T r es TIMO
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 be which is listed on the National or State Register of Historic Places, coffice of Parks, Recreation and Historic Preservation to be eligible for If Yes: i. Nature of historic/archaeological resource: Archaeological Site ii. Name: iii. Brief description of attributes on which listing is based:	or that has been determined by the Commissi	Yes No oner of the NYS aces?
f. Is the project site, or any portion of it, located in or adjacent to an ar archaeological sites on the NY State Historic Preservation Office (SI		□Yes□No
g. Have additional archaeological or historic site(s) or resources been in If Yes: i. Describe possible resource(s): ii. Basis for identification:		□Yes □No
h. Is the project site within fives miles of any officially designated and scenic or aesthetic resource? If Yes: i. Identify resource: ii. Nature of, or basis for, designation (e.g., established highway overlaid).	publicly accessible federal, state, or local	☐Yes☐No
etc.): iii. Distance between project and resource:n	niles.	
 i. Is the project site located within a designated river corridor under the Program 6 NYCRR 666? If Yes: 	e Wild, Scenic and Recreational Rivers	☐ Yes ☐ No
 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 you If you have identified any adverse impacts which could be associated measures which you propose to avoid or minimize them. See Attachment F		pacts plus any
G. Verification I certify that the information provided is true to the best of my knowle	dge.	
Applicant/Sponsor Name Village of Pomona, Ian Banks	Date May 23, 2022	
Signature	Title Mayor	The sales and th

The proposed zoning code text amendments have been prepared to meet the following objectives:

- 1. Amend the definition of net lot area removing required deductions for steep slopes and easements, which have been found to be overly restrictive for the development of neighborhood houses of worship and single family residences.
- 2. Increase the allowable development coverage for a residential lot by an additional 5%, to allow for larger homes to be developed in the R-40 District.
- 3. Clarify the application of parking requirements at houses of worship, so they are based on the area of the main sanctuary.
- 4. Neighborhood houses of worship must provide a minimum of ten parking spaces, regardless of sanctuary size.
- 5. Reduce the required width of landscaped buffers and driveway setbacks at places of worship that have been found to be overly restrictive.
- Add new requirements setting a maximum height for retaining walls and requiring tiered walls to be separated by five feet. Set new standards for retaining wall appearance, including landscaping requirements.

Objective 1: Removal of Steep Slopes and Easements from the Definition of Net Lot Area.

The definition of net lot area has been found to be too restrictive to allow the reasonable development of Neighborhood Houses of Worship. There is a need for mid-sized congregations to be located within the northern neighborhoods of Pomona, within walking distance of residences. These neighborhoods tend to have lots with areas of steep slopes and utility easements, and if these areas are required to be subtracted from gross lot area, such neighborhood house of worship projects become unworkable, with respect to lot coverage and floor area ratio.

Criteria proposed to regulate Neighborhood Houses of Worship will still include a floor area ratio standard which will regulate the size of the building according to the size of its lot, with a maximum floor area for all structures of 10,000 square feet. On a flat lot without constraints, a 10,000 square foot building could fit on a lot of approximately one acre or more. On a three-quarter acre lot, the maximum size of a building that would fit would be about 8,000 square feet.

For Neighborhood Houses of Worship, minimum lot area required still will be a net lot area of 0.75 acres. Net lot area is now proposed to be defined as the portion of a lot free of wetlands, or floodplain.

For Neighborhood Houses of Worship, the required maximum values for floor area ratio, impervious surfaces coverage, and the coverage of building footprints will remain the at same percentage value but will be based on the more generous net lot area that may now include steep slopes and easements.

Objective 2: Allow additional lot coverage for residences in R-40.

It has been noted that the Village of Pomona has been attracting larger families with more children in recent years. Citizens are desiring larger residences with more bedrooms. New homes are designed larger, and there are many applications to expand existing homes. The proposed local law would limit the building coverage to 15% of the net lot area but would allow up to 20% of the net lot area to be covered by all impervious surfaces, which would include buildings, walkways, patios, swimming pools, and the like.

Objectives 3, 4 and 5: Adjust parking requirements for Houses of Worship.

It has been noted that when services are conducted at houses of worship, large portions of the building devoted to lecture rooms, fellowship halls, or recreation areas are vacant. It is burdensome for parking requirements to be applied to the gross square footage of the entire House of Worship building. The proposed local law will clarify the situation, and the requirement will now be applied to the area of the main sanctuary or hall where services are conducted, at a rate of one parking space for every 200 square feet. Furthermore, the local law would eliminate the Planning Board's authority to grant any parking waivers, so any relief from parking requirements would now only be available by applying for a variance from the Zoning Board of Appeals. Adjustments have also been made to reduce current requirements for driveway setbacks and landscaping at houses of worship, to be more in line with neighboring communities.

The new proposed local law would require a minimum of at least ten parking spaces at a Neighborhood House of Worship, regardless of sanctuary size.

Objective 6: New requirements for retaining walls.

The Village Board finds that at many lots in the Village of Pomona, the topography of the land is such that the development of residences or houses of worship may require the installation of retaining walls, to create flat areas for building sites, yards, or drives. In recent years, some development projects have created high walls of plain concrete which are not in harmony with the wooded natural environment of Pomona.

The proposed local law sets the maximum height of any retaining wall at ten feet. If a higher amount of land needs to be retained, walls will need to be tiered with five feet between each tier. Landscaping will be required at the top and foot of each individual or tiered wall four feet or higher. Texture, color, and materials will be regulated to enhance aesthetics, and to blend into the surrounding natural setting. Smooth concrete walls will be prohibited. Any wall eight feet or higher will be required to be set five feet from any property line. The proposed local law has a waiver provision, where the Planning Board may allow additional wall height up to 15 feet. Any further relief will require a variance from the Zoning Board of Appeals.

Closing

The proposed amendments acknowledge that houses of worship are presumptively beneficial to the public and appropriate to residential neighborhoods, as has been held in New York State court rulings. The proposed amendments allow the Village to be proactive by adopting standards and permitting Neighborhood Houses of Worship to ensure that they are in harmony with the surrounding neighborhoods and residents. The proposed amendments facilitate development in a predictable manner consistent with a well-considered plan.

The proposed zoning amendments are intended to allow a legal avenue that reasonably accommodates the needs of the observant religious population, while maintaining the quality and character of the community. The changes to the proposed regulation of houses of worship are not believed to impact the free exercise of any religion.

All future proposals for House of Worship uses will be subject to site-specific SEQRA analysis. Since the regulations do not commit the Village to any specific course of action with respect to specific projects, the proposed amendments would themselves not pose any potential for significant adverse environmental impacts.

Full Environmental Assessment Form Part 2 - Identification of Potential Project Impacts

Project : Houses o	Worship Zoning Text Amendme
Date : May 23, 2	022

Part 2 is to be completed by the lead agency. Part 2 is designed to help the lead agency inventory all potential resources that could be affected by a proposed project or action. We recognize that the lead agency's reviewer(s) will not necessarily be environmental professionals. So, the questions are designed to walk a reviewer through the assessment process by providing a series of questions that can be answered using the information found in Part 1. To further assist the lead agency in completing Part 2, the form identifies the most relevant questions in Part 1 that will provide the information needed to answer the Part 2 question. When Part 2 is completed, the lead agency will have identified the relevant environmental areas that may be impacted by the proposed activity.

If the lead agency is a state agency and the action is in any Coastal Area, complete the Coastal Assessment Form before proceeding with this assessment.

Tips for completing Part 2:

- Review all of the information provided in Part 1.
- Review any application, maps, supporting materials and the Full EAF Workbook.
- Answer each of the 18 questions in Part 2.
- If you answer "Yes" to a numbered question, please complete all the questions that follow in that section.
- If you answer "No" to a numbered question, move on to the next numbered question.
- Check appropriate column to indicate the anticipated size of the impact.
- Proposed projects that would exceed a numeric threshold contained in a question should result in the reviewing agency checking the box "Moderate to large impact may occur."
- The reviewer is not expected to be an expert in environmental analysis.
- If you are not sure or undecided about the size of an impact, it may help to review the sub-questions for the general question and consult the workbook.
- When answering a question consider all components of the proposed activity, that is, the "whole action".
- Consider the possibility for long-term and cumulative impacts as well as direct impacts.
- Answer the question in a reasonable manner considering the scale and context of the project

1. Impact on Land Proposed action may involve construction on, or physical alteration of, the land surface of the proposed site. (See Part 1. D.1) If "Yes", answer questions a - j. If "No", move on to Section 2.) 2	YES
	Relevant Part I Question(s)	No, or small impact may occur	Moderate to large impact may occur
a. The proposed action may involve construction on land where depth to water table is less than 3 feet.	E2d	Ø	
b. The proposed action may involve construction on slopes of 15% or greater.	E2f		Ø
c. The proposed action may involve construction on land where bedrock is exposed, or generally within 5 feet of existing ground surface.	E2a	Ø	П
d. The proposed action may involve the excavation and removal of more than 1,000 tons of natural material.	D2a	Ø	О
e. The proposed action may involve construction that continues for more than one year or in multiple phases.	Dle	Ø	П
f. The proposed action may result in increased erosion, whether from physical disturbance or vegetation removal (including from treatment by herbicides).	D2e, D2q		Ø
g. The proposed action is, or may be, located within a Coastal Erosion hazard area.	Bli	Ø	
h. Other impacts:		Ø	

2. Impact on Geological Features The proposed action may result in the modification or destruction of, or inhibition.	bit		· · · · · · · · · · · · · · · · · · ·
access to, any unique or unusual land forms on the site (e.g., cliffs, dunes, minerals, fossils, caves). (See Part 1. E.2.g)	✓N	0 [YES
If "Yes", answer questions a - c. If "No", move on to Section 3.			
	Relevant Part I	No, or	Moderate
	Question(s)	small impact	to large impact may
	Question(3)	may occur	occur
a. Identify the specific land form(s) attached:	E2g	0	0
b. The proposed action may affect or is adjacent to a geological feature listed as a registered National Natural Landmark. Specific feature:	ЕЗс		
c. Other impacts:		0	0
3. Impacts on Surface Water	-	······································	
The proposed action may affect one or more wetlands or other surface water	₽NO	, П	YES
bodies (e.g., streams, rivers, ponds or lakes). (See Part 1. D.2, E.2.h)		, <u> </u>	IES
If "Yes", answer questions a - l. If "No", move on to Section 4.			
	Relevant	No, or	Moderate
	Part I	small	to large
	Question(s)	impact	impact may
a. The proposed action may create a new water body.	D2b, D1h	may occur	occur
The proposed describing steads a new water cody.			
b. The proposed action may result in an increase or decrease of over 10% or more than a 10 acre increase or decrease in the surface area of any body of water.	D2b	О	
c. The proposed action may involve dredging more than 100 cubic yards of material from a wetland or water body.	D2a		a
d. The proposed action may involve construction within or adjoining a freshwater or tidal wetland, or in the bed or banks of any other water body.	E2h		0
e. The proposed action may create turbidity in a waterbody, either from upland erosion, runoff or by disturbing bottom sediments.	D2a, D2h	0	0
f. The proposed action may include construction of one or more intake(s) for withdrawal of water from surface water.	D2c	۵	О
g. The proposed action may include construction of one or more outfall(s) for discharge of wastewater to surface water(s).	D2d		0
h. The proposed action may cause soil erosion, or otherwise create a source of stormwater discharge that may lead to siltation or other degradation of receiving water bodies.	D2e		П
i. The proposed action may affect the water quality of any water bodies within or downstream of the site of the proposed action.	E2h	۵	
j. The proposed action may involve the application of pesticides or herbicides in or around any water body.	D2q, E2h	а	О
k. The proposed action may require the construction of new, or expansion of existing, wastewater treatment facilities.	D1a, D2d	0	0

l. Other impacts:			٥
		<u> </u>	
4. Impact on groundwater The proposed action may result in new or additional use of ground water, or may have the potential to introduce contaminants to ground water or an aquit (See Part 1. D.2.a, D.2.c, D.2.d, D.2.p, D.2.q, D.2.t) If "Yes", answer questions a - h. If "No", move on to Section 5.	☑ N(fer.) [YES
	Relevant Part I Question(s)	No, or small impact may occur	Moderate to large impact may occur
a. The proposed action may require new water supply wells, or create additional demand on supplies from existing water supply wells.	D2c		
b. Water supply demand from the proposed action may exceed safe and sustainable withdrawal capacity rate of the local supply or aquifer. Cite Source:	D2c	О	o
c. The proposed action may allow or result in residential uses in areas without water and sewer services.	Dla, D2c		0
d. The proposed action may include or require wastewater discharged to groundwater.	D2d, E2l		a
e. The proposed action may result in the construction of water supply wells in locations where groundwater is, or is suspected to be, contaminated.	D2c, E1f, E1g, E1h		0
f. The proposed action may require the bulk storage of petroleum or chemical products over ground water or an aquifer.	D2p, E2l	0	٥
g. The proposed action may involve the commercial application of pesticides within 100 feet of potable drinking water or irrigation sources.	E2h, D2q, E2l, D2c		
h. Other impacts:		0	О
5. Impact on Flooding	***************************************		
The proposed action may result in development on lands subject to flooding. (See Part 1. E.2) If "Yes", answer questions a - g. If "No", move on to Section 6.	NO		YES
	Relevant Part I Question(s)	No, or small impact may occur	Moderate to large impact may occur
a. The proposed action may result in development in a designated floodway.	E2i		а
b. The proposed action may result in development within a 100 year floodplain.	E2j	0	
c. The proposed action may result in development within a 500 year floodplain.	E2k	0	0
d. The proposed action may result in, or require, modification of existing drainage patterns.	D2b, D2e	0	0
e. The proposed action may change flood water flows that contribute to flooding.	D2b, E2i, E2j, E2k	o	0
f. If there is a dam located on the site of the proposed action, is the dam in need of repair,	Ele	a	

g.	Other impacts:			
6.	Impacts on Air The proposed action may include a state regulated air emission source. (See Part 1. D.2.f., D.2.h, D.2.g) If "Yes", answer questions a - f. If "No", move on to Section 7.	∠ N0) []YES
		Relevant Part I Question(s)	No, or small impact may occur	Moderate to large impact may occur
a. I	f the proposed action requires federal or state air emission permits, the action may also emit one or more greenhouse gases at or above the following levels: i. More than 1000 tons/year of carbon dioxide (CO ₂) ii. More than 3.5 tons/year of nitrous oxide (N ₂ O) iii. More than 1000 tons/year of carbon equivalent of perfluorocarbons (PFCs) iv. More than .045 tons/year of sulfur hexafluoride (SF ₆) v. More than 1000 tons/year of carbon dioxide equivalent of hydrochloroflourocarbons (HFCs) emissions vi. 43 tons/year or more of methane	D2g D2g D2g D2g D2g D2g	0 0 0	00000
h a	The proposed action may generate 10 tons/year or more of any one designated azardous air pollutant, or 25 tons/year or more of any combination of such hazardous ir pollutants.	D2g	0	0
r	he proposed action may require a state air registration, or may produce an emissions ate of total contaminants that may exceed 5 lbs. per hour, or may include a heat ource capable of producing more than 10 million BTU's per hour.	D2f, D2g	О	0
d. T	he proposed action may reach 50% of any of the thresholds in "a" through "c", pove.	D2g	О	а
e. T	he proposed action may result in the combustion or thermal treatment of more than 1 on of refuse per hour.	D2s	0	0
f. O	ther impacts:		0	а
7.	Impact on Plants and Animals The proposed action may result in a loss of flora or fauna. (See Part 1. E.2. 1 If "Yes", answer questions a - j. If "No", move on to Section 8.	nq.)	₽NO	□YES
		Relevant Part I Question(s)	No, or small impact may occur	Moderate to large impact may occur
th	ne proposed action may cause reduction in population or loss of individuals of any reatened or endangered species, as listed by New York State or the Federal overnment, that use the site, or are found on, over, or near the site.	E2o	0	0
an	te proposed action may result in a reduction or degradation of any habitat used by y rare, threatened or endangered species, as listed by New York State or the federal vernment.	E2o	0	0
sp	e proposed action may cause reduction in population, or loss of individuals, of any ecies of special concern or conservation need, as listed by New York State or the deral government, that use the site, or are found on, over, or near the site.	E2p	0	0
an	e proposed action may result in a reduction or degradation of any habitat used by y species of special concern and conservation need, as listed by New York State or Federal government.	E2p	0	

e. The proposed action may diminish the capacity of a registered National Natural Landmark to support the biological community it was established to protect.	E3c		
f. The proposed action may result in the removal of, or ground disturbance in, any portion of a designated significant natural community. Source:	E2n	0	0
g. The proposed action may substantially interfere with nesting/breeding, foraging, or over-wintering habitat for the predominant species that occupy or use the project site.	E2m		0
h. The proposed action requires the conversion of more than 10 acres of forest, grassland or any other regionally or locally important habitat. Habitat type & information source:	E1b		
i. Proposed action (commercial, industrial or recreational projects, only) involves use of herbicides or pesticides.	D2q	0	D
j. Other impacts:		0	0
8. Impact on Agricultural Resources			
The proposed action may impact agricultural resources. (See Part 1. E.3.a. a	and b.)	✓NO	YES
If "Yes", answer questions a - h. If "No", move on to Section 9.			
If "Yes", answer questions a - h. If "No", move on to Section 9.	Relevant Part I Question(s)	No, or small impact may occur	Moderate to large impact may occur
a. The proposed action may impact soil classified within soil group 1 through 4 of the NYS Land Classification System.	Part I	small impact	to large impact may
a. The proposed action may impact soil classified within soil group 1 through 4 of the	Part I Question(s)	small impact may occur	to large impact may occur
 a. The proposed action may impact soil classified within soil group 1 through 4 of the NYS Land Classification System. b. The proposed action may sever, cross or otherwise limit access to agricultural land 	Part I Question(s)	small impact may occur	to large impact may occur
 a. The proposed action may impact soil classified within soil group 1 through 4 of the NYS Land Classification System. b. The proposed action may sever, cross or otherwise limit access to agricultural land (includes cropland, hayfields, pasture, vineyard, orchard, etc). c. The proposed action may result in the excavation or compaction of the soil profile of 	Part I Question(s) E2c, E3b E1a, Elb	small impact may occur	to large impact may occur
 a. The proposed action may impact soil classified within soil group 1 through 4 of the NYS Land Classification System. b. The proposed action may sever, cross or otherwise limit access to agricultural land (includes cropland, hayfields, pasture, vineyard, orchard, etc). c. The proposed action may result in the excavation or compaction of the soil profile of active agricultural land. d. The proposed action may irreversibly convert agricultural land to non-agricultural uses, either more than 2.5 acres if located in an Agricultural District, or more than 10 	Part I Question(s) E2c, E3b E1a, Elb	small impact may occur	to large impact may occur
 a. The proposed action may impact soil classified within soil group 1 through 4 of the NYS Land Classification System. b. The proposed action may sever, cross or otherwise limit access to agricultural land (includes cropland, hayfields, pasture, vineyard, orchard, etc). c. The proposed action may result in the excavation or compaction of the soil profile of active agricultural land. d. The proposed action may irreversibly convert agricultural land to non-agricultural uses, either more than 2.5 acres if located in an Agricultural District, or more than 10 acres if not within an Agricultural District. e. The proposed action may disrupt or prevent installation of an agricultural land 	Part I Question(s) E2c, E3b E1a, Elb E3b E1b, E3a	small impact may occur	to large impact may occur
 a. The proposed action may impact soil classified within soil group 1 through 4 of the NYS Land Classification System. b. The proposed action may sever, cross or otherwise limit access to agricultural land (includes cropland, hayfields, pasture, vineyard, orchard, etc). c. The proposed action may result in the excavation or compaction of the soil profile of active agricultural land. d. The proposed action may irreversibly convert agricultural land to non-agricultural uses, either more than 2.5 acres if located in an Agricultural District, or more than 10 acres if not within an Agricultural District. e. The proposed action may disrupt or prevent installation of an agricultural land management system. f. The proposed action may result, directly or indirectly, in increased development 	Part I Question(s) E2c, E3b E1a, E1b E3b E1b, E3a El a, E1b C2c, C3,	small impact may occur	to large impact may occur
 a. The proposed action may impact soil classified within soil group 1 through 4 of the NYS Land Classification System. b. The proposed action may sever, cross or otherwise limit access to agricultural land (includes cropland, hayfields, pasture, vineyard, orchard, etc). c. The proposed action may result in the excavation or compaction of the soil profile of active agricultural land. d. The proposed action may irreversibly convert agricultural land to non-agricultural uses, either more than 2.5 acres if located in an Agricultural District, or more than 10 acres if not within an Agricultural District. e. The proposed action may disrupt or prevent installation of an agricultural land management system. f. The proposed action may result, directly or indirectly, in increased development potential or pressure on farmland. g. The proposed project is not consistent with the adopted municipal Farmland 	Part I Question(s) E2c, E3b E1a, Elb E3b E1b, E3a El a, E1b C2c, C3, D2c, D2d	small impact may occur	to large impact may occur

9. Impact on Aesthetic Resources The land use of the proposed action are obviously different from, or are in sharp contrast to, current land use patterns between the proposed project a scenic or aesthetic resource. (Part 1. E.1.a, E.1.b, E.3.h.) If "Yes", answer questions a - g. If "No", go to Section 10.	n 🗾	NO	□YES
	Relevant Part I Question(s)	No, or small impact may occur	Moderate to large impact may
a. Proposed action may be visible from any officially designated federal, state, or local scenic or aesthetic resource.	E3h	٥	
b. The proposed action may result in the obstruction, elimination or significant screening of one or more officially designated scenic views.	E3h, C2b	0	a
c. The proposed action may be visible from publicly accessible vantage points: i. Seasonally (e.g., screened by summer foliage, but visible during other seasons) ii. Year round	E3h	0	0
d. The situation or activity in which viewers are engaged while viewing the proposed	E3h		
i. Routine travel by residents, including travel to and from work	E2q,		
ii. Recreational or tourism based activities	Elc		0
e. The proposed action may cause a diminishment of the public enjoyment and appreciation of the designated aesthetic resource.	E3h	0	D
f. There are similar projects visible within the following distance of the proposed project: 0-1/2 mile ½-3 mile 3-5 mile 5+ mile	D1a, E1a, D1f, D1g	0	
g. Other impacts:		o	o
10 Impact on Historia and Anabashada I.D.			
10. Impact on Historic and Archeological Resources The proposed action may occur in or adjacent to a historic or archaeologica resource. (Part 1. E.3.e, f. and g.) If "Yes", answer questions a - e. If "No", go to Section 11.	l 🗹 NO) []YES
a. The proposed action may occur wholly or partially within, or substantially contiguous	Relevant Part I Question(s)	No, or small impact may occur	Moderate to large impact may occur
to, any buildings, archaeological site or district which is listed on the National or State Register of Historical Places, or that has been determined by the Commissioner of the NYS Office of Parks, Recreation and Historic Preservation to be eligible for listing on the State Register of Historic Places.	E3e		
o. The proposed action may occur wholly or partially within, or substantially contiguous to, an area designated as sensitive for archaeological sites on the NY State Historic Preservation Office (SHPO) archaeological site inventory.	E3f	0	О
to, an archaeological site not included on the NY SHPO inventory. Source:	E3g	0	

d. Other impacts:		٥	
If any of the above (a-d) are answered "Moderate to large impact may e. occur", continue with the following questions to help support conclusions in Part 3:			
 The proposed action may result in the destruction or alteration of all or part of the site or property. 	E3e, E3g, E3f		
ii. The proposed action may result in the alteration of the property's setting or integrity.	E3e, E3f, E3g, E1a, E1b		0
iii. The proposed action may result in the introduction of visual elements which are out of character with the site or property, or may alter its setting.	E3e, E3f, E3g, E3h, C2, C3	0	a
11. Impact on Open Space and Recreation The proposed action may result in a loss of recreational opportunities or a reduction of an open space resource as designated in any adopted municipal open space plan. (See Part 1. C.2.c, E.1.c., E.2.q.) If "Yes", answer questions a - e. If "No", go to Section 12.	∠ N	0 []YES
	Relevant Part I Question(s)	No, or small impact may occur	Moderate to large impact may occur
a. The proposed action may result in an impairment of natural functions, or "ecosystem services", provided by an undeveloped area, including but not limited to stormwater storage, nutrient cycling, wildlife habitat.	D2e, E1b E2h, E2m, E2o, E2n, E2p		
b. The proposed action may result in the loss of a current or future recreational resource.	C2a, E1c, C2c, E2q	0	
c. The proposed action may eliminate open space or recreational resource in an area with few such resources.	C2a, C2c E1c, E2q		0
d. The proposed action may result in loss of an area now used informally by the community as an open space resource.	C2c, E1c	0	0
e. Other impacts:		۵	
12. Impact on Critical Environmental Areas The proposed action may be located within or adjacent to a critical environmental area (CEA). (See Part 1. E.3.d) If "Yes", answer questions a - c. If "No", go to Section 13.	∠ NC) []	YES
	Relevant Part I Question(s)	No, or small impact may occur	Moderate to large impact may occur
The proposed action may result in a reduction in the quantity of the resource or characteristic which was the basis for designation of the CEA.	E3d	0	0
 The proposed action may result in a reduction in the quality of the resource or characteristic which was the basis for designation of the CEA. 	E3d	0	0
c. Other impacts:		а	0
			J

13. Impact on Transportation The proposed action may result in a change to existing transportation system (See Part 1. D.2.j) If "Yes", answer questions a - f. If "No", go to Section 14.	s. N	0	YES
iy Tes , unswer questions a - j. Iy No , go to section 14.	Relevant Part I Question(s)	No, or small impact may occur	Moderate to large impact may occur
a. Projected traffic increase may exceed capacity of existing road network.	D2j	Ø	
b. The proposed action may result in the construction of paved parking area for 500 or more vehicles.	D2j	Ø	
c. The proposed action will degrade existing transit access.	D2j	Ø	
d. The proposed action will degrade existing pedestrian or bicycle accommodations.	D2j	Ø	
e. The proposed action may alter the present pattern of movement of people or goods.	D2j		Ø
f. Other impacts: Increase in pedestrian movements and on-street parking at places of worship may create hazards for pedestrians and motorists.			Ø
14. Impact on Energy The proposed action may cause an increase in the use of any form of energy. (See Part 1. D.2.k) If "Yes", answer questions a - e. If "No", go to Section 15.	₽ N	o 🔲	YES
	Relevant Part I	No, or small	Moderate to large
	Question(s)	impact may occur	impact may occur
a. The proposed action will require a new, or an upgrade to an existing, substation.	Question(s) D2k	impact	
 a. The proposed action will require a new, or an upgrade to an existing, substation. b. The proposed action will require the creation or extension of an energy transmission or supply system to serve more than 50 single or two-family residences or to serve a commercial or industrial use. 		impact may occur	occur
b. The proposed action will require the creation or extension of an energy transmission or supply system to serve more than 50 single or two-family residences or to serve a	D2k	impact may occur	occur
 b. The proposed action will require the creation or extension of an energy transmission or supply system to serve more than 50 single or two-family residences or to serve a commercial or industrial use. c. The proposed action may utilize more than 2,500 MWhrs per year of electricity. d. The proposed action may involve heating and/or cooling of more than 100,000 square feet of building area when completed. 	D2k D1f, D1q, D2k	impact may occur	occur
 b. The proposed action will require the creation or extension of an energy transmission or supply system to serve more than 50 single or two-family residences or to serve a commercial or industrial use. c. The proposed action may utilize more than 2,500 MWhrs per year of electricity. d. The proposed action may involve heating and/or cooling of more than 100,000 square 	D2k D1f, D1q, D2k D2k	impact may occur	occur
 b. The proposed action will require the creation or extension of an energy transmission or supply system to serve more than 50 single or two-family residences or to serve a commercial or industrial use. c. The proposed action may utilize more than 2,500 MWhrs per year of electricity. d. The proposed action may involve heating and/or cooling of more than 100,000 square feet of building area when completed. 	D2k D1f, D1q, D2k D2k	impact may occur	occur
 b. The proposed action will require the creation or extension of an energy transmission or supply system to serve more than 50 single or two-family residences or to serve a commercial or industrial use. c. The proposed action may utilize more than 2,500 MWhrs per year of electricity. d. The proposed action may involve heating and/or cooling of more than 100,000 square feet of building area when completed. e. Other Impacts: 	D2k D1f, D1q, D2k D2k D1g	impact may occur	occur
 b. The proposed action will require the creation or extension of an energy transmission or supply system to serve more than 50 single or two-family residences or to serve a commercial or industrial use. c. The proposed action may utilize more than 2,500 MWhrs per year of electricity. d. The proposed action may involve heating and/or cooling of more than 100,000 square feet of building area when completed. e. Other Impacts: 	D2k D1f, D1q, D2k D2k D1g ting. NO Relevant Part I Question(s)	impact may occur	occur
 b. The proposed action will require the creation or extension of an energy transmission or supply system to serve more than 50 single or two-family residences or to serve a commercial or industrial use. c. The proposed action may utilize more than 2,500 MWhrs per year of electricity. d. The proposed action may involve heating and/or cooling of more than 100,000 square feet of building area when completed. e. Other Impacts: 	D2k D1f, D1q, D2k D2k D1g ting. NO	impact may occur	OCCUT D D YES Moderate to large impact may
 b. The proposed action will require the creation or extension of an energy transmission or supply system to serve more than 50 single or two-family residences or to serve a commercial or industrial use. c. The proposed action may utilize more than 2,500 MWhrs per year of electricity. d. The proposed action may involve heating and/or cooling of more than 100,000 square feet of building area when completed. e. Other Impacts: 	D2k D1f, D1q, D2k D2k D1g ting. NO Relevant Part I Question(s)	No, or small impact may occur	OCCUT D WES Moderate to large impact may occur

d. The proposed action may result in light shining onto adjoining properties.	D2n	0	0
e. The proposed action may result in lighting creating sky-glow brighter than existing area conditions.	D2n, E1a		
f. Other impacts:		0	0

16. Impact on Human Health The proposed action may have an impact on human health from exposure to new or existing sources of contaminants. (See Part 1.D.2.q., E.1. d. f. g. a If "Yes", answer questions a - m. If "No", go to Section 17.	nd h.)	то [YES
	Relevant Part I Question(s)	No,or small impact may eccur	Moderate to large impact may occur
a. The proposed action is located within 1500 feet of a school, hospital, licensed day care center, group home, nursing home or retirement community.	E1d	0	а
b. The site of the proposed action is currently undergoing remediation.	Elg, Elh		0
c. There is a completed emergency spill remediation, or a completed environmental site remediation on, or adjacent to, the site of the proposed action.	Elg, Elh	0	О
d. The site of the action is subject to an institutional control limiting the use of the property (e.g., easement or deed restriction).	Elg, Elh	a	
e. The proposed action may affect institutional control measures that were put in place to ensure that the site remains protective of the environment and human health.	Elg, Elh	0	
f. The proposed action has adequate control measures in place to ensure that future generation, treatment and/or disposal of hazardous wastes will be protective of the environment and human health.	D2t		
g. The proposed action involves construction or modification of a solid waste management facility.	D2q, E1f	а	G
h. The proposed action may result in the unearthing of solid or hazardous waste.	D2q, E1f		
 The proposed action may result in an increase in the rate of disposal, or processing, of solid waste. 	D2r, D2s		0
j. The proposed action may result in excavation or other disturbance within 2000 feet of a site used for the disposal of solid or hazardous waste.	Elf, Elg Elh	0	
k. The proposed action may result in the migration of explosive gases from a landfill site to adjacent off site structures.	Elf, Elg	a	a
 The proposed action may result in the release of contaminated leachate from the project site. 	D2s, E1f, D2r	D	٥
m. Other impacts:			
	L		

17. Consistency with Community Plans		·	
The proposed action is not consistent with adopted land use plans. (See Part 1. C.1, C.2. and C.3.)	NC	YES	
If "Yes", answer questions a - h. If "No", go to Section 18.			
	Relevant Part I Question(s)	No, or small impact may occur	Moderate to large impact may occur
a. The proposed action's land use components may be different from, or in sharp contrast to, current surrounding land use pattern(s).	C2, C3, D1a E1a, E1b		Ø
b. The proposed action will cause the permanent population of the city, town or village in which the project is located to grow by more than 5%.	C2	Ø	
c. The proposed action is inconsistent with local land use plans or zoning regulations.	C2, C2, C3	Ø	
d. The proposed action is inconsistent with any County plans, or other regional land use plans.	C2, C2	Ø	
e. The proposed action may cause a change in the density of development that is not supported by existing infrastructure or is distant from existing infrastructure.	C3, D1c, D1d, D1f, D1d, Elb	Ø	
f. The proposed action is located in an area characterized by low density development that will require new or expanded public infrastructure.	C4, D2c, D2d D2j	Ø	
g. The proposed action may induce secondary development impacts (e.g., residential or commercial development not included in the proposed action)	C2a	Ø	
h. Other:		Ø	
		<u> </u>	<u>I</u>
18. Consistency with Community Character The proposed project is inconsistent with the existing community character. (See Part 1. C.2, C.3, D.2, E.3) If "Yes", answer questions a - g. If "No", proceed to Part 3.	□NO		'ES
	Relevant Part I Question(s)	No, or small impact may occur	Moderate to large impact may occur
a. The proposed action may replace or eliminate existing facilities, structures, or areas of historic importance to the community.	E3e, E3f, E3g	Ø	П
b. The proposed action may create a demand for additional community services (e.g. schools, police and fire)	C4	Ø	
c. The proposed action may displace affordable or low-income housing in an area where there is a shortage of such housing.	C2, C3, D1f D1g, E1a	Ø	
d. The proposed action may interfere with the use or enjoyment of officially recognized or designated public resources.	C2, E3	Ø	
e. The proposed action is inconsistent with the predominant architectural scale and character.	C2, C3	2	
f. Proposed action is inconsistent with the character of the existing natural landscape.	C2, C3 E1a, E1b E2g, E2h	Ø	
g. Other impacts: Nonresidential assembly and house of worship uses may be established within existing homogeneously developed residential neighborhoods.			2

Date:

Project: Houses of Worship Zoning Text Amendments

May 23, 2022

Full Environmental Assessment Form Part 3 - Evaluation of the Magnitude and Importance of Project Impacts and Determination of Significance

Part 3 provides the reasons in support of the determination of significance. The lead agency must complete Part 3 for every question in Part 2 where the impact has been identified as potentially moderate to large or where there is a need to explain why a particular element of the proposed action will not, or may, result in a significant adverse environmental impact.

Based on the analysis in Part 3, the lead agency must decide whether to require an environmental impact statement to further assess the proposed action or whether available information is sufficient for the lead agency to conclude that the proposed action will not have a significant adverse environmental impact. By completing the certification on the next page, the lead agency can complete its determination of significance.

Reasons Supporting This Determination:

To complete this section:

- Identify the impact based on the Part 2 responses and describe its magnitude. Magnitude considers factors such as severity, size or extent of an impact.
- Assess the importance of the impact. Importance relates to the geographic scope, duration, probability of the impact occurring, number of people affected by the impact and any additional environmental consequences if the impact were to
- The assessment should take into consideration any design element or project changes.
- Repeat this process for each Part 2 question where the impact has been identified as potentially moderate to large or where there is a need to explain why a particular element of the proposed action will not, or may, result in a significant adverse environmental impact.
- Provide the reason(s) why the impact may, or will not, result in a significant adverse environmental impact
- For Conditional Negative Declarations identify the specific condition(s) imposed that will modify the proposed action so that no significant adverse environmental impacts will result.
- Attach additional sheets, as needed.

following part 2 acceptions identified impacts that may pass a set at all the set at a least

	The following part 2 questions identified impacts that may occur as potentially moderate or large:
	See attached sheets for impacts listed as potentially moderate or large on the Part 2 form, with explanations of the magnitude and importance of these impacts, and how mitigations will assure that no significant adverse environmental impacts will occur.
Annual Property and Personal Property and Pe	
	Determination of Significance - Type 1 and Unlisted Actions
	SEQR Status:
-	Identify portions of EAF completed for this Project: Part 1 Part 2 Part 3

Upon review of the information recorded on this EAF, as noted, plus this additional support information		
and considering both the magnitude and importance of each identified potential impact, it is the conclusion Village Board of the Village of Pomona as lead	on of the d agency th	nat:
A. This project will result in no significant adverse impacts on the environment, and, therefore, an e statement need not be prepared. Accordingly, this negative declaration is issued.	nvironmen	tal impact
B. Although this project could have a significant adverse impact on the environment, that impact wi substantially mitigated because of the following conditions which will be required by the lead agency:	Il be avoid	ed or
There will, therefore, be no significant adverse impacts from the project as conditioned, and, therefore, this declaration is issued. A conditioned negative declaration may be used only for UNLISTED actions (see 6	s condition NYCRR 6	ed negative 17.7(d)).
C. This Project may result in one or more significant adverse impacts on the environment, and an en statement must be prepared to further assess the impact(s) and possible mitigation and to explore alternative impacts. Accordingly, this positive declaration is issued.	vironmenta ves to avoid	al impact d or reduce those
Name of Action: Local Law to Amend Zoning Text for Houses of Worship		
Name of Lead Agency: Village of Pomona Village Board		
Name of Responsible Officer in Lead Agency: Mayor lan Banks		
Title of Responsible Officer: Mayor		
Signature of Responsible Officer in Lead Agency:	Date:	
Signature of Preparer (if different from Responsible Officer) Jonathan Lockman, Village Planner	Date:	May 23, 2022
For Further Information:	***************************************	
Contact Person: Jonathan T. Lockman AICP, Village Planner		
Address: Nelson, Pope & Voorhis, 156 Route 59, Suite C6, Suffern, NY 10901		
Telephone Number: 845.368.1472 ext. 104		
E-mail: jlockman@nelsonpope.com		
For Type 1 Actions and Conditioned Negative Declarations, a copy of this Notice is sent to:		
Chief Executive Officer of the political subdivision in which the action will be principally located (e.g., Towo Other involved agencies (if any) Applicant (if any) Environmental Notice Bulletin: http://www.dec.ny.gov/enb/enb.html	wn / City /	Village of)

Full EAF Part 3 Reasons Supporting Determination of No Significant Adverse Environmental Impacts

The proposed zoning code text amendments have been prepared to meet the following objectives:

- Amend the definition of net lot area removing required deductions for steep slopes and easements, which have been found to be overly restrictive for the development of neighborhood houses of worship and single-family residences.
- 2. Increase the allowable development coverage for a residential lot by an additional 5%, to allow for larger homes to be developed in the R-40 District.
- 3. Clarify the application of parking requirements at houses of worship, so they are based on the area of the main sanctuary.
- 4. Neighborhood houses of worship must provide a minimum of ten parking spaces, regardless of sanctuary size.
- 5. Reduce the required width of landscaped buffers and driveway setbacks at places of worship that have been found to be overly restrictive.
- 6. Add new requirements setting a maximum height for retaining walls and requiring tiered walls to be separated by five feet. Set new standards for retaining wall appearance, including landscaping requirements.

Objective 1: Removal of Steep Slopes and Easements from the Definition of Net Lot Area.

The definition of net lot area has been found to be too restrictive to allow the reasonable development of Neighborhood Houses of Worship. There is a need for mid-sized congregations to be located within the northern neighborhoods of Pomona, within walking distance of residences. These neighborhoods tend to have lots with areas of steep slopes and utility easements, and if these areas are required to be subtracted from gross lot area, such neighborhood house of worship projects become unworkable, with respect to lot coverage and floor area ratio.

Criteria proposed to regulate Neighborhood Houses of Worship will still include a floor area ratio standard which will regulate the size of the building according to the size of its lot, with a maximum floor area for all structures of 10,000 square feet. On a flat lot without constraints, a 10,000 square foot building could fit on a lot of approximately one acre or more. On a three-quarter acre lot, the maximum size of a building that would fit would be about 8,000 square feet.

For Neighborhood Houses of Worship, minimum lot area required still will be a net lot area of 0.75 acres. Net lot area is now proposed to be defined as the portion of a lot free of wetlands, or floodplain.

For Neighborhood Houses of Worship, the required maximum values for floor area ratio, impervious surfaces coverage, and the coverage of building footprints will remain the at same percentage value but will be based on the more generous net lot area that may now include steep slopes and easements.

Objective 2: Allow additional lot coverage for residences in R-40.

It has been noted that the Village of Pomona has been attracting larger families with more children in recent years. Citizens are desiring larger residences with more bedrooms. New homes are designed larger, and there are many applications to expand existing homes. The proposed local law would limit the building coverage to 15% of the net lot area but would allow up to 20% of the net lot area to be covered by all impervious surfaces, which would include buildings, walkways, patios, swimming pools, and the like.

Objectives 3, 4 and 5: Adjust parking requirements for Houses of Worship.

It has been noted that when services are conducted at houses of worship, large portions of the building devoted to lecture rooms, fellowship halls, or recreation areas are vacant. It is burdensome for parking requirements to be applied to the gross square footage of the entire House of Worship building. The proposed local law will clarify the situation, and the requirement will now be applied to the area of the main sanctuary or hall where services are conducted, at a rate of one parking space for every 200 square feet. Furthermore, the local law would eliminate the Planning Board's authority to grant any parking waivers, so any relief from parking requirements would now only be available by applying for a variance from the Zoning Board of Appeals. Adjustments have also been made to reduce current requirements for driveway setbacks and landscaping at houses of worship to be more in line with neighboring communities.

The new proposed local law would require a minimum of at least ten parking spaces at a Neighborhood House of Worship, regardless of sanctuary size.

Objective 6: New requirements for retaining walls.

The Village Board finds that at many lots in the Village of Pomona, the topography of the land is such that the development of residences or houses of worship may require the installation of retaining walls, to create flat areas for building sites, yards, or drives. In recent years, some development projects have created high walls of plain concrete which are not in harmony with the wooded natural environment of Pomona.

The proposed local law sets the maximum height of any retaining wall at ten feet. If a higher amount of land needs to be retained, walls will need to be tiered with five feet between each tier. Landscaping will be required at the top and foot of each individual or tiered wall four feet or higher. Texture, color, and materials will be regulated to enhance aesthetics, and to blend into the surrounding natural setting. Smooth concrete walls will be prohibited. Any wall eight feet or higher will be required to be set five feet from any property line. The proposed local law has a waiver provision, where the Planning Board may allow additional wall height up to 15 feet. Any further relief will require a variance from the Zoning Board of Appeals.

Impacts Identified on Part 2 Form as Potentially Moderate to Large

Questions number 1, 13, 17 and 18 of the FEAF Part 2 were answered "YES," indicating that moderate to large environmental impacts may occur with the proposed action. Reasons are provided below why the action will not result in the occurrence of any significant adverse environmental impacts. The magnitude of each potential impact is described, considering severity, size, and extent. Importance is assessed, relating to the geographic scope, duration and probability of the impact occurring, the number of people affected by the impact, and any additional environmental consequences.

Question 1. Impact on Land. The proposed action may involve construction on, or physical alteration of, the land surface of the proposed site.

1.f. The proposed action may result increased erosion, whether from physical disturbance or vegetation removal (including from treatment by herbicides.

Reasons Why the Action Will Not Result in a Significant Adverse Environmental Impact

The proposed changes to the definition of net lot area will allow the development of somewhat larger single family homes, and also will allow the creation of off-street parking spaces for houses of worship, on sites that are currently restricted by steep slopes and easements. The allowances for the creation of off-street parking at houses of worship will have a benefit by lessening street congestion when services are conducted. The loosening of the net lot area restrictions will also allow for somewhat larger homes to be created, which will serve the needs of growing families that are settling in the Village of Pomona. Construction impacts on such steeper sites will be mitigated by tougher standards setting a maximum height for retaining walls, and requirements for enhanced landscaping at the top and bottom of such walls. Retaining walls will now be required to be set back five feet from any property line and to have an aesthetic appearance.

Question 13. Impact on Transportation. The proposed action may result in a change to existing transportation systems. The following sub-questions were answered "YES," indicating that a moderate to large impact <u>MAY</u> occur.

- 13.e. The proposed action may alter the present pattern of movement of people or goods.
- 13.f. Other impacts: Increase in pedestrian movements and on-street parking at places of worship may create hazards for pedestrians and motorists.

Reasons Why the Action Will Not Result in a Significant Adverse Environmental Impact

When neighborhood places of worship are established in residential neighborhoods, some increases in vehicle traffic and pedestrian movements may be expected on residential streets, and some additional on-street parking may occur. At the beginning and end of services or gatherings, participants may walk on streets with limited or no sidewalks, and on-street parking may decrease the width of the travelled-way, potentially creating traffic conflicts. Uses may occur at nighttime or early morning hours, and these impacts could be more hazardous during times of low visibility.

It should be noted that the proposed action only increases opportunities for the development of parking at houses of worship. These changes to net lot area standards will provide the ability for houses of worship to provide more accessory off-street parking, decreasing the congestion on frontage streets when services are conducted. The impact of any retaining wall construction necessary to create flatter areas for off-street parking will be mitigated by the enhanced landscaping requirements, maximum height limits, and other wall standards in section 5 of the proposed local law.

The following provisions included in the proposed action will mitigate the transportation impacts identified above, so that only a small to moderate impact may occur:

 On-site parking will be required for houses of worship based upon the size of the main sanctuary or hall where services are conducted, at the rate of 1 parking space per every 200 square feet. Provisions for the Planning Board to grant parking waivers have been eliminated. Concurrent with its issuance of a special permit, the Village Board of Trustees still may prohibit on-street parking on one side of the frontage street of the neighborhood house of worship

- within 750 feet of its main entrance, to ensure adequate room for passage of emergency vehicles, during times when on-street parking may occur.
- 2. At neighborhood places of worship, a minimum of 10 parking spaces will be required, regardless of whether the assembly space is smaller than 2,000 square feet.

Question 17. Consistency with Community Plans. The proposed action is not consistent with adopted land use plans.

17.a. The proposed action's land use components may be different from, or in sharp contrast to, current surrounding land use pattern(s).

Reasons Why the Action Will Not Result in a Significant Adverse Environmental Impact

The Village does not have any statutorily adopted overall land use plan or comprehensive plan. The Zoning Code of the Village of Pomona serves as its "well-considered plan" in compliance with state law. The proposed action would update the Zoning Code to comply with Federal and State statutory and case law regarding municipal zoning controls of religious uses, and to reconcile the Zoning Code with Religious Land Use and Institutionalized Persons Act of 2000 ("RLUIPA") codified at 42 USC §§ 2000cc, et seq. Thus, the proposed action would maintain the zoning code as its "well-considered plan." While the scale of a neighborhood house of worship may be larger than adjacent homes, New York State court rulings have held that such religious uses are "presumptively beneficial" to the public and appropriate to residential neighborhoods. Only a small to moderate impact will occur.

Question 18. Consistency with Community Character. The proposed project is inconsistent with the existing community character.

18.g. Other impacts: Nonresidential assembly and house of worship uses may be established within existing homogeneously developed residential neighborhoods.

The proposed action would allow new neighborhood house of worship uses that are compatible with residences and part of a residential neighborhood fabric but are not strictly residential uses in contrast to surrounding homes. Such buildings will be larger than the surrounding single-family homes already existing in the Village, but typically will be less than double their size. Concerns have been raised that Neighborhood Houses of Worship may have more parking spaces and walkways on-site as compared to a single-family home. Access ramps or lighting with such uses may be larger or more intense than usually found in residential areas. The size and bulk of buildings housing neighborhood places of worship or gathering places may be somewhat larger than homes in the surrounding neighborhood. Some noise impacts may occur as people leave or enter vehicles, and from conversations prior to participants entering the building. Concerns have also been raised concerning noise emanating from activities within the building, including voices or music.

Reasons Why the Action Will Not Result in a Significant Adverse Environmental Impact

Currently, houses of worship are largely excluded from the fabric of existing residential neighborhoods by the existing zoning requirements requiring the subtraction of steep slopes and easement areas from the gross lot area. Allowing houses of worship within existing neighborhoods could be disruptive to the residential character of neighborhoods. The following provisions have been included in the proposed action that will mitigate the impacts described above, so that only a small or moderate impact will occur:

 Floor area ratio standards will remain unchanged, regulating the size of the building according to the size of its lot, with a maximum floor area for all structures of 10,000 square feet. On a flat lot without constraints, a 10,000 square foot building could fit on a lot of approximately one acre or

- more. On a three-quarter acre lot, the maximum size of a building that would fit would be about 8,000 square feet.
- 2. Minimum road frontage is still required to be 100 feet on a public road.
- 3. The building still will be required to meet all State requirements for places of public assembly in the Uniform Fire Prevention and Building Code.
- 4. Minimum lot area required still will be a net lot area of 0.75 acres (Net lot area is now defined as the portion of a lot free of wetlands or floodplains).
- 5. For Neighborhood Houses of Worship, maximum impervious surfaces coverage of the lot will remain at 50%
- 6. The maximum coverage of building footprints on the lot will remain at 15%.
- 7. Floor area ratio will remain at 0.25 (gross floor area divided by net lot area).
- 8. Parking will be required on-site at a rate of 1 required parking space for every 200 square feet of the area of the main sanctuary or assembly hall. On narrow streets, the Village Board will still be authorized to prohibit parking on one-site of the frontage street.
- 9. Buildings still will be required to be set back 25 feet from any property line. Driveways and parking areas will now be required to be set back 5 feet from any property line. A five-foot wide landscape screen will be required within setback areas, with an additional new standard that such landscaping would be at least six feet in height.
- 10. Dwellings still will NOT be permitted as an accessory use at a Neighborhood House of Worship.

Magnitude and Importance of Impacts

Projections of the Number of Neighborhood Houses of Worship (HoWs) to be Established with the Village of Pomona

In recent years, the Villages of Airmont, Chestnut Ridge and Wesley Hills have established local laws allowing development of Neighborhood Houses of Worship. In each of these Villages, such facilities have been established over the years following passage of such zoning amendments. Typically, these have been created by orthodox communities in neighborhoods within walking distance of the congregants' homes. We looked at the number of such facilities in each Village, and calculated the following rates:

- 1. The number of parcels in the Village for each Neighborhood HoW:
- 2. The number of persons in the Village for each Neighborhood HoW; and
- 3. The number of Neighborhood HoWs for each square mile of the Village's area.

Results are found in Table 1 below.

Based on the results of this analysis of the past experiences of neighboring communities, we would expect that four to five Neighborhood Houses of Worship would be established in Pomona over the next 10 years. The proposed local law will have a minimal impact on the Village, if it enables the use of retaining walls at newly-created Neighborhood Houses of Worship at less than a half-dozen sites.

Table 1

Table 1.								
Neighborhood HoWs in Villages of Airmont, Chestnut Ridge & Wesley Hills	HoW Parcels	Tota Parc	l p	Parcels per loW	Populatio 2017 Est. Census	n Persons per HoW	Square Miles	HoWs per Square Mile
Airmont	13	277	4	213	8888	684	4.56	2.85
Chestnut Ridge	5	271	8	544	8156	1631	4.95	1.01
Wesley Hills	10	167	4	167	5938	594	3.34	2.99
Average	9.3	238	9	308	7661	970	4.28	2.28
Projected Number of Ne in Village of Pomona, ba in Airmont, Chestnut Ric	sed on Av	erage \	/alues	Project Numb Neigh HoWs	er of borhood			
Pomona - Total Parcels			1204		3.9	based on 308	B parcels i	per HoW
Pomona - Total Populati	on (2020 e	st.)	3300		3.4	based on 970		·
Pomona - Total Square N	-	2.4		5.4	based on 2.2 square mile			
Average					4.2			ten and testing the commence of the commence o

Concluding Comments

The proposed amendments acknowledge that houses of worship are presumptively beneficial to the public and appropriate to residential neighborhoods, as has been held in New York State court rulings. The proposed amendments allow the Village to be proactive by adopting reasonable lot standards and permitting Neighborhood Houses of Worship to ensure that they are in harmony with the surrounding neighborhoods and residents. The proposed amendments facilitate development in a predictable manner consistent with a well-considered plan.

The proposed zoning amendments are intended to allow a legal avenue that reasonably accommodates the needs of the observant religious population, while maintaining the quality and character of the community. The changes to the proposed regulation of houses of worship are not believed to impact the free exercise of any religion.

All future proposals for House of Worship uses will be subject to site-specific SEQRA analysis. Since the regulations do not commit the Village to any specific course of action with respect to specific projects, the proposed amendments would themselves not pose any potential for significant adverse environmental impacts.

VILLAGE OF POMONA LOCAL LAW NO. X OF THE YEAR 2022

A LOCAL LAW AMENDING CHAPTER 130, ZONING, TO ADJUST REQUIREMENTS FOR NET LOT AREA, LOT COVERAGE, AND FLOOR AREA RATIO; CLARIFY PARKING AND SETBACKS REQUIRED FOR HOUSES OF WORSHIP; AND CREATE STANDARDS REGULATING THE MAXIMUM HEIGHT OF RETAINING WALLS.

Be it enacted by the Village Board of Trustees of the Village of Pomona by authority of Article 7 of the Village Law and Article 2, Section 10 of the Municipal Home Rule Law, as follows:

(Note: The symbol "* * * * *,*" indicates portions of the Code to remain unchanged, which are not shown here for brevity.)

Section 1: Legislative findings and intent. The Village Board of Trustees of the Village of Pomona hereby finds and declares:

WHEREAS, the Zoning Code permits and establishes standards for accessory residential gatherings at single family homes, and for neighborhood houses of worship up to 10,000 square feet at lots of 0.75 acres or more, and for larger community houses of worship on lots of three acres or more; and

WHEREAS, several neighborhood houses of worship are proposed in the northern portions of the Village with steep slopes that are also encumbered by easements, and such proposed projects are unreasonably impeded by the net lot area and parking requirements enacted in the fall of 2021; and

WHEREAS, in the Zoning Code, a review of existing language has found that existing adopted standards for minimum net lot area need adjustment to allow for the development of such neighborhood houses of worship at smaller steeper lots in the northern neighborhoods of the Village; and

WHEREAS, parking requirements have been found to be overly restrictive when applied to the total square footage of house of worship buildings, rather than just to the area of the main sanctuary or worship space because houses of worship do not utilize accessory spaces in their buildings during such times that services are occurring; and

WHEREAS, the development of houses of worship, as well as single-family homes, often requires the construction of retaining walls in order to provide flat areas for the immediate building site. The current zoning codes in the Village do not adequately limit the maximum height of such walls which, when constructed higher than ten feet, may cause negative aesthetic and safety impacts on neighbors, so additional regulation of such walls are needed; and

WHEREAS, scrutiny of the Zoning Code during review of pending projects has identified definitional inconsistencies involving the application of standards for net lot area, floor area ratio,

lot coverage, and impervious surfaces, and the application of these bulk standards throughout the Village requires adjustment;

THEREFORE BE IT RESOLVED, to enact the following amendments to the Zoning Code Chapter 130 of the Village of Pomona.

Section 2: Amend the following existing definitions found in Article II, Definitions,, §130-4, Terms Defined, as follows:

LOT AREA, NET

The remaining lot area, once the sum of following parts of the subject lot, if present, are subtracted from the total horizontal area included within the boundaries of the lot:

- 1. Any land under a surface water body:
- 2. One quarter of any land which is defined as a freshwater wetland by the U.S. Army Corps of Engineers, the New York State Department of Environmental Conservation and/or Chapter 126 of this Code;
- 3. Any land within a one-hundred-year-frequency floodplain;
- 4. Any land within access, utility or drainage easements or rights-of-way, except for direct utility connections to principal or accessory buildings on the site.
- 5.—Any land with unexcavated slopes over 35%; or
- 6. Twenty-five percent of any land with unexcavated slopes greater than 15% but less than 35%.

Section 3: Amend Article V, Area and Bulk Regulations, §130-12, R-40 District, by amending section I and by adding a new subsection K with a maximum standard for Floor Area Ratio, as follows, inserting words shown as underlined, and deleting words shown with a strikeout symbol:

§ 130-12 **R-40 District.**

The following bulk regulations shall apply in the R-40 District:

A. Minimum net lot area: 40,000 square feet.

* * * * *

I. Maximum lot coverage. In order to ensure the maximum coverage of a lot with vegetation, the prevention of over development of lots, to minimize adverse visual impacts and to minimize negative impacts of stormwater runoff, there is hereby established a maximum lot coverage of 15%twenty percent (20%). In calculating maximum lot coverage, there shall be included, in addition to the proposed building, the lot coverage of impervious surfaces and accessory structures such as swimming pools. the total of all impervious surfaces shall be divided by the net lot area, as defined by this Chapter.

- J. Maximum building Coverage: fifteen percent (15%).
- K. Maximum floor area ratio (FAR): In the R-40 district, standards for maximum floor area ratio (FAR) shall apply only to uses requiring a special permit, as set forth in §130-10.
- <u>JL</u>. Minimum number of off-street parking spaces: two (2).

* * * *

Section 4. Adjust standards for community and neighborhood houses of worship, by amending subdivisions G and H of Section 130-10 of the Code, as follows:

§ 130-10 Special permit uses.

The following uses are permitted in the R-40 District by special permit only, to be reviewed, approved, or disapproved by the board set forth in each subsection:

- G. By the Board of Trustees: Community house of worship as defined in § 130-4 of this chapter, subject to special permit approval by the Village Board of Trustees and site plan approval by the Planning Board. In addition to all other requirements of this Code for special permit and site plan approval, the following standards and requirements shall apply:
- (1) The minimum lot area for a community house of worship shall be a net lot area of three acres.
- (2) The use shall have a minimum of 100 feet of frontage on and access to a public road.
- (3) The proposed structure meets all state requirements for a place of public assembly, including the Fire Prevention and Building Code.
- (4) Adequate off-street parking on the same lot as the community house of worship shall be provided. A minimum of one parking space shall be required for every 200 square feet of gross floor area floor area of the main sanctuary or hall where services are conducted shall be required. The Planning Board may waive not more than 25% of the required number of parking spaces if the Board determines that such spaces are not needed based on the parking demands of the proposed use. The burden shall be on the applicant to prove that such spaces are not needed. Concurrent with its issuance of a special permit, the Village Board of Trustees may prohibit on-street parking on one side of the frontage street of the community house of worship within 750 feet of its main entrance, to ensure adequate room for passage of emergency vehicles, during times when on-street parking may occur.
- (5) All buildings, structures and other uses, including driveways and parking areas, shall be set back a minimum of 125–50 feet from all property lines. Such setback area shall include a

- <u>landscaped</u> buffer screening area of at least 35-25 feet which, in the judgment of the Planning Board, will be adequate to screen the use from adjoining properties. The buffer area may include trees, bushes, fences, walls, berms or any combination of the aforesaid, to be determined by the Planning Board.
- (6) The total building coverage shall not exceed 10% of the net lot area. The total coverage of impervious surfaces shall not exceed 25% of the net lot area. The maximum floor area ratio shall be 0.30.
- (7) The sources of exterior lighting shall be so shielded so that luminaires are not visible beyond the boundaries of the lot on which they are located. The maximum illumination level at property lines shall be 0.1 footcandles. No outdoor public address systems shall be permitted.
- (8) Kitchen equipment designed for large scale food preparation shall be permitted, in compliance with all plumbing, electrical, fire, health and safety codes. Such equipment shall be utilized only for the preparation of foods to be served on site.
- (9) For community houses of worship, the principal use shall be the holding of regularly scheduled religious services. Accessory facilities and functions uses such as religious schools, social halls, administrative offices and indoor recreation facilities may be provided, so long as such facilities and functions uses shall be subordinate in aggregate to the size and function use of the community house of worship. No building permit or certificate of occupancy shall be granted to such accessory use, building or structure until the building permit and certificate of occupancy for the principal use or building, respectively, have been granted. A dwelling unit, as defined in this chapter, established at the site of a community house of worship shall not be considered as accessory to the community house of worship, but rather as an additional principal use.
- (10) One monument sign, limited to eight square feet in area and set back a minimum of 10 feet from the lot line, may be permitted at the front entrance to the community house of worship. Illumination, if provided, shall be indirect, and the source of such light shall not be visible from adjoining properties or roads.
- (11) The maximum height of buildings and structures shall be 35 feet measured from ground level in front of the building or structure. The height limitation shall not apply to church spires, belfries, cupolas, domes, monuments and similar appurtenances that are not used for human occupancy and do not extend more than 15 feet above the roof of the building or structure.
- (12) Such other requirements as may be imposed by the Board of Trustees to mitigate traffic, safety hazards, drainage, aesthetics or other adverse impacts on adjacent properties or on the neighborhood.
- H. By the Board of Trustees: Neighborhood house of worship as defined in § 130-4 of this chapter, subject to special permit approval by the Village Board of Trustees and site plan approval by the Planning Board. In addition to all other requirements of this Code for site plan approval, the following standards and requirements shall apply:

- (1) The minimum lot area for a neighborhood house of worship shall be a net lot area of 32,670 square feet or 0.75 acres.
- (2) The use shall have a minimum of 100 feet of frontage on and access to a public road.
- (3) The proposed structure meets all state requirements for a place of public assembly, including the New York State Uniform Fire Prevention and Building Code.
- (4) Adequate off-street parking on the same lot as the house of worship shall be provided. A minimum of ten parking spaces, or one parking space for every 200 square feet of floor area of the main sanctuary or hall where services are conducted, gross floor area shall be provided, whichever is greater. The Planning Board may waive not more than 50% of the required number of parking spaces if the Board determines that such spaces are not needed based on the parking demands of the proposed use. The burden shall be on the applicant to prove that such spaces are not needed. Concurrent with its issuance of a special permit, the Village Board of Trustees may prohibit on-street parking on one side of the frontage street of the neighborhood house of worship within 750 feet of its main entrance, to ensure adequate room for passage of emergency vehicles, during times when on-street parking may occur.
- (5) All buildings and structures shall be set back a minimum of 25 feet from all property lines. Other uses outside of buildings, including driveways and parking areas shall be set back a minimum of 10-5 feet from all property lines, except as necessary to access the street. Such setback area shall include a landscaped buffer screening area of at least 5 feet in width and 6 feet in height which, in the judgment of the Planning Board, will be adequate to screen the use from adjoining properties. The buffer area may include trees, bushes, fences, walls, berms or any combination of the aforesaid, to be determined by the Planning Board.
- (6) The total building coverage shall not exceed 15% of the net lot area. The total coverage of impervious surfaces (which includes all buildings, structures, parking areas, driveways, sidewalks and other areas covered in concrete, asphalt or packed stone) shall not exceed 50% of the net lot area. The maximum floor area ratio shall be 0.25.
- (7) The sources of exterior lighting shall be so shielded so that luminaires are not visible beyond the boundaries of the lot on which they are located. The maximum illumination level at property lines shall be 0.1 footcandles. No outdoor public address systems shall be permitted.
- (8) No cooking facilities will be permitted, other than warming kitchen equipment for use by the clergy and/or congregants of the neighborhood house of worship and any kitchen equipment for exclusive use of residents of a residential dwelling unit. No kitchen equipment designed for large scale food preparation shall be permitted.
- (9) For neighborhood houses of worship, the principal use shall be the holding of regularly scheduled religious services. Accessory uses such as classrooms, social halls, administrative offices, baths, gymnasiums and/or indoor recreation facilities may be provided, so long as such accessory uses in their aggregate shall be subordinate to the size and function use of the

neighborhood house of worship. No building permit or certificate of occupancy shall be granted to such accessory use, building or structure until the building permit and certificate of occupancy for the principal use or building, respectively, have been granted. A dwelling unit, as defined in this chapter, established at the site of a neighborhood house of worship shall not be considered as accessory to the neighborhood house of worship, but rather as an additional principal use.

- (10) One monument sign, limited to eight square feet in area and set back a minimum of 10 feet from the lot line, may be permitted at the front entrance to the house of worship. Illumination, if provided, shall be indirect, and the source of such light shall not be visible from adjoining properties or roads.
- (11) The maximum height of buildings and structures shall be 35 feet measured from ground level in front of the building or structure. The height limitation shall not apply to church spires, belfries, cupolas, domes, monuments and similar appurtenances that are not used for human occupancy and do not extend more than 15 feet above the roof of the building or structure.
- (12) Such other requirements as may be imposed by the Board of Trustees to mitigate traffic, safety hazards, drainage, aesthetics or other adverse impacts on adjacent properties or on the neighborhood.

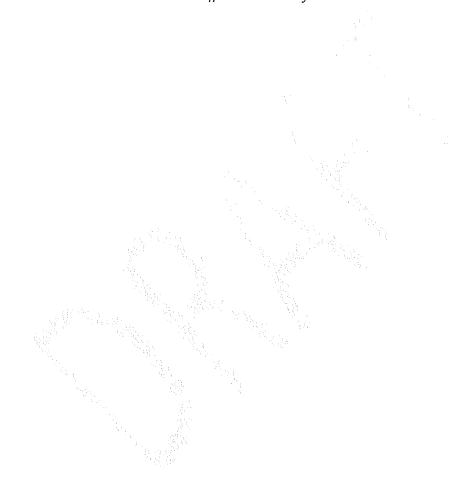
Section 5. Adjust standards for retaining walls by amending the language in found in Article VI, General Regulations, §130-16 General lot, yard and use regulations, subsection L, Fences and Walls, and adding a new subsection M, Retaining walls as set forth below, and relettering the subsequent subsections, as follows:

- L. Fences and walls. Fences and walls, including retaining walls, whose primary purpose is not the stabilization of slopes, are permitted within required yards, provided that:
- (1) Except as provided in Subsection Q below, such fences or walls shall not exceed four feet in height if located in a front yard and six feet in height in any other yard, except that such fences or walls shall not exceed six feet in height if located in a front yard abutting a state road. The Code Enforcement Officer may, where necessary for safety, require the addition to a retaining wall of a motor vehicle bumper guard or fence.
- (2) The fence or wall meets the requirements of Subsection D of this section.
- (3) All fences and walls must be inside all lot lines.
- M. Retaining walls. Retaining walls, whose primary purpose is the stabilization of slopes, are permitted within required yards, provided that:
- (1) Any retaining wall higher than eight (8) feet shall be set back five (5) feet from any property line.
- (2) Landscaping. The area adjacent to the top or bottom of each retaining wall four (4) feet or higher, and at the foot of any wall, shall be landscaped with trees or shrubs with a minimum

- height of four (4) feet at the time of installation, to mitigate the wall's visual impact, and to blend into the natural setting. When tiered retaining walls are employed, such landscaping shall be installed at the foot of the wall, and at the top of each tier.
- (3). Wall materials. Wall materials or facing shall include textures, colors, patterns and surfaces to provide an aesthetic appearance, and which shall blend into the surrounding natural setting. The use of smooth concrete shall not be permitted.
- (4). Protection from falls. The Planning Board or Code Enforcement Officer may, where necessary for safety, require the addition of a motor vehicle bumper guard or fence at the top of any retaining wall.
- (5) Installation of retaining walls ten (10) feet or higher shall require site plan approval of the Planning Board, regardless of whether or not the application is subject to review as a steep slope site plan pursuant to §119-2.A. When conducting its review, the Planning Board shall apply the following standards:
- a. In development of land, natural grades should be preserved wherever possible, and retaining walls higher than ten feet, with related earthwork, shall only be permitted when good and sufficient reason appears. All proposed buildings or structures shall be situated on a lot in a manner that requires the least amount of retaining wall construction as is practicable, to minimize grading, removal, or filling of soil.
- b. No retaining walls shall be permitted to result in any increase of velocity or change in direction of surface water runoff without such water being appropriately managed on site to not adversely affect other properties.
- c. Retaining wall heights and setback. Retaining wall heights shall be a maximum of ten (10) feet, measured from the bottom of the wall to the top of the wall. For projects requiring retention with retaining wall heights greater than ten feet, multiple tiered retaining walls shall be employed. Tiered retaining walls shall be defined as a single wall if the spacing between the face of walls is less than five (5) feet measured on the horizontal. All retaining walls subject to site plan approval shall be setback five feet from any property line.
- d. Landscaping. The five-foot spacing requirement between tiered retaining walls and between a retaining wall and any property line shall allow for adequate landscaping at the top of each tiered wall and at the foot of the wall, according to the specifications of subsection 5 above.
- d. Waiver of maximum wall height. Where the Planning Board finds that, because of special circumstances of a particular site, extraordinary hardships may result from strict compliance with the maximum height of a retaining wall as set forth in subsection c above, the Board may grant a waiver to allow a retaining wall up to fifteen (15) feet in height, so that substantial justice is done, and the public interest secured. Where the maximum retaining wall height is

waived, the resolution of the Planning Board shall attach such conditions, as in its judgement, are necessary to substantially secure the objectives of this Chapter, including, but not limited to enhanced plantings and landscaping to mitigate the additional height proposed. The minimum five (5) foot horizontal spacing between tiered walls shall not be waived. The minimum five (5) foot setback from property lines shall not be waived.

Section 6. This local law shall take effect immediately.



VILLAGE OF POMONA

NOTICE OF AVAILABILITY OF VILLAGE OF POMONA DRAFT 2022 ANNUAL REPORT FOR MUNICIPAL SEPARATE STORM SEWER SYSTEMS (MS4)

AGENCY: Village of Pomona

ACTION: Notice of Availability of Draft 2022 MS4 Annual Report

SUMMARY: The Village Clerk is providing a notice of availability of the Draft 2022 Municipal Separate Storm Sewer System (MS4) Annual Report for the Village of Pomona. The development of an Annual Report is a requirement of the MS4 General Permit issued by the Department of Environmental Conservation (DEC) and the Village of Pomona's Stormwater Management Plan (SWMP).

DATES: The Draft 2022 MS4 Annual Report shall be posted on June 24, 2022 and will be available for public review until June 27, 2022. The MS4 Annual Report and any comments will be discussed at the Village Board meeting on June 27, 2022 for possible adoption.

FOR FURTHER INFORMATION CONTACT: Village Clerk Chakiera Locust, 100 Ladentown Road, Pomona, NY 10970; (845) 354-0545; chakiera.locust@pomonavillage.com. The report can be found on the Village website at www.pomonavillage.com.

June 24,2022

MS4 Municipal Compliance Certification(MCC) Form

MCC form for period ending March 9, 2 0 2 2

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Name of MS4	Village of Pomona		N	Y	R	2	0	A	4	1	2

Section 4 - Certification Statement

"I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gathered and evaluated the information submitted. Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering the information, the information submitted is, the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations."

This form must be signed by either a principal executive officer or ranking elected official, or duly authorized representative of that person as described in GP-0-08-002 Part VI.J.

First Name I A N	MI	B A N	<u> </u>						
Title (Clearly print title of individual signing report)									
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Signature									
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The annual report form and any attachments can be sent to the DEC Central Office clicking the Submit Form link below, or by sending it directly to: MS4compliance@dec.ny.gov. All submissions must include the SPDES ID in the title and must be complete before hitting the Submit Form link below:

Submit Form

If unable to submit electronically, hardcopy submissions can be sent to:

Bureau of Water Compliance Division of Water 4th Floor 625 Broadway Albany, New York 12233-3505

MS4 Annual Report Cover Page

MCC form for period ending March 9, 2 0 2 2

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Choose one:

This report is being submitted on behalf of an individual MS4.

Fill in SPDES ID in upper right hand corner.

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OR

O This report is being submitted on behalf of a Single Entity

(Per Part II.E of GP-0-10-002)

Name of Single Entity		
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OR

This is a joint report being submitted on behalf of a coalition.

Provide SPDES ID of each permitted MS4 included in this report. Use page 2 if needed.

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MS4 Annual Report Cover Page

MCC form for period ending March 9, 2 0 2 2

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MS4 Municipal Compliance Certification(MCC) Form

MCC form for period ending March 9, 2 0 2 2

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Each MS4 must submit an MCC form.	
Section 1 - MCC Identification Page	
Indicate whether this MCC form is being submitted to certify endorsement	or acceptance of:
● An Annual Report for a single MS4	
○ A Single Entity (Per Part II.E of GP-0-10-002)	
○ A Joint Report	
Joint reports may be submitted by permittees with legally bin	ding agreements.
If Joint Report, enter coalition name:	

eMail

Phone

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MS4 Municipal Compliance Certification(MCC) Form

MCC form for period ending March 9, 2 0 2 2

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MS4 Municipal Compliance Certification(MCC) Form

MCC form for period ending March 9, 2 0 2 2

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Section 2 - Contact Information

Important Instructions - Please Read

Contact information must be provided for <u>each</u> of the following positions as indicated below:

- 1. Principal Executive Officer, Chief Elected Official or other qualified individual (per GP-0-08-002 Part VI.J).
- 2. Duly Authorized Representative (Information for this contact must only be submitted if a Duly Authorized Representative is signing this form)
- 3. The Local Stormwater Public Contact (required per GP-0-08-002 Part VII.A.2.c & Part VIII.A.2.c).
- 4. The Stormwater Management Program (SWMP) Coordinator (Individual responsible for coordination/implementation of SWMP).
- 5. Report Preparer (Consultants may provide company name in the space provided).

A separate sheet must be submitted for each position listed above unless more than one position is filled by the same individual. If one individual fills multiple roles, provide the contact information once and check all positions that apply to that individual.

If a new Duly Authorized Representative is signing this report, their contact information must be provided and a signature authorization form, signed by the Principal Executive Officer or Chief Elected Official must be attached.

For each contact, select all that apply:

- O Principal Executive Officer/Chief Elected Official
- Duly Authorized Representative
- O Local Stormwater Public Contact
- Stormwater Management Program (SWMP) Coordinator
- Report Preparer

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MS4 Municipal Compliance Certification (MCC) Form

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MS4 Municipal Compliance Certification(MCC) Form

MCC form for period ending March 9, $\begin{vmatrix} 2 & 0 & 2 \end{vmatrix}$

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Section 4 - Certification Statement

"I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gathered and evaluated the information submitted. Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering the information, the information submitted is, the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations."

This form must be signed by either a principal executive officer or ranking elected official, or duly authorized representative of that person as described in GP-0-08-002 Part VI.J.

First Name	MI Last Name	
IAN	B A N K S	
Title (Clearly print title of individual signing report)		
M A Y O R		
Signature	Date 0 / 0 /	

Send completed form and any attachments to the DEC Central Office at:

MS4 Permit Coordinator Division of Water 4th Floor 625 Broadway Albany, New York 12233-3505

This report is being submitted for the reporting period ending March 9, 2 0 2 2 If submitting this form as part of a joint report on behalf of a coalition leave SPDES ID blank.

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Other

MS4 Annual Report Form

This report is being submitted for the reporting period ending March 9, 2 0 2 2

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Minimum Control Measure 1. Public Ed	lucation and Outreach
The information in this section is being reported (check one):	
 On behalf of an individual MS4 On behalf of a coalition How many MS4s contributed to this report? 	
1. Targeted Public Education and Outreach Best Managem	ent Practices
Check all topics that were included in Education and Outreach d	uring this reporting period:
• Construction Sites	Pesticide and Fertilizer Application
O General Stormwater Management Information	O Pet Waste Management
O Household Hazardous Waste Disposal	○ Recycling
● Illicit Discharge Detection and Elimination	O Riparian Corridor Protection/Restoration
○ Infrastructure Maintenance	● Trash Management
○ Smart Growth	• Vehicle Washing
Storm Drain Marking	Water Conservation
● Green Infrastructure/Better Site Design/Low Impact Development	O Wetland Protection
Other:	○ None
Other	
2. Specific audiences targeted during this reporting period:	
Public Employees • Contractors	
● Residential ○ Developers	
○ Businesses	
○ Restaurants ○ Industries	
Other: Agricultural	

This report is being submitted for the reporting period ending March 9, $\begin{vmatrix} 2 & 0 \end{vmatrix} \begin{vmatrix} 2 & 2 \end{vmatrix}$

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This report is being submitted for the reporting period ending March 9, $\begin{vmatrix} 2 & 0 \end{vmatrix} \begin{vmatrix} 2 & 2 \end{vmatrix}$

If submitting this form as part of a joint report on behalf of a coalition leave SPDES ID blank.

Minimum Control Measure 2. Public Involvemen The information in this section is being reported (check one): On behalf of an individual MS4 On behalf of a coalition How many MS4s contributed to this report? 1. What opportunities were provided for public participation in impledevelopment, evaluation and improvement of the Stormwater Man	em		tic	ipa	o	.L	4	1	2
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○ Stakeholder Meetings	# A	Atter	idee	es					
O Volunteer Monitoring		# E	vent	ts					
Other:									
2. Was public notice of availability of this annual report and Stormw. Program (SWMP) Plan provided?	ate	r M	1an	ag		ent Ye		0	No
○ List-Serve		# In	ı Lis	st					
O Newspaper Advertising	# I	Days	Ru	n					
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● Other: P U B L I C H E A R I N G									

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Name of MS4/Coalition VILLAGE OF POMONA

MS4 Annual Report Form

This report is being submitted for the reporting period ending March 9, 2 0 2 2

If submitting this form as part of a joint report on behalf of a coalition leave SPDES ID blank.

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Leave blank if this report was not posted on the internet.	0	7		0	1	1	2	0	2	2
4.b. For how many days was/will this report be posted?								3	6	5
If submitting a report for single MS4, answer 5.a If submi	itting a jo	int r	ер	ort,	ans	we	r 5.	b		
5.a. Was an Annual Report public meeting held in this report	rting ner	hoi	>) Ye	• • • •	0	Nο
If Yes, what was the date of the meeting?	0	5]/	2	4	/	2	0		1
If No, is one planned?						•	Ye	s	01	No
5.b. Was an Annual Report public meeting held for all MS4	s contrib	utin	g	to t	his	rep	ort	du	rin	g
this reporting period?							Ye	S	\bigcirc]	No
If No, is one planned for each?						С	Ye	s	01	No
6. Were comments received during this reporting period? If Yes, attach comments, responses and changes made to SWMP in response to comments to this report.						С	Ye	s	•]	Vо

This report is being submitted for the reporting period ending March 9, $\begin{vmatrix} 2 & 0 \end{vmatrix} \begin{vmatrix} 2 & 2 \end{vmatrix}$

7. Evaluating Progress Toward Measurable Goals MCM 2 Use this page to report on your progress and project plans toward achieving measurable goals identified in your Stormwater Management Program Plan (SWMPP), including requirements in Part III.C.1. Submit additional pages as needed. A. Briefly summarize the Measurable Goal identified in the SWMPP in this reporting period. Through the Village's partnership with CCE a link will be added to the Village's hompage to CCE's Stormwater and Water Quality Education homepage which has information for public participation opportunities such as the WAVE program, local clean-ups, and stormdrain markings. B. Briefly summarize the observations that indicated the overall effectiveness of this Measurable		SPDES ID
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		water and Water Quality Education

This report is being submitted for the reporting period ending March 9, 2 0 2 2

If submitting this form as part of a joint report on behalf of a coalition leave SPDES ID blank.

SPDES ID

Name of MS4/Coalition VILLAGE OF POMONA	N Y R 2 0 A 4 1 2
Minimum Control Measure 3.	Illicit Discharge Detection and Elimination
The information in this section is being reported	(check one):
 On behalf of an individual MS4 On behalf of a coalition How many MS4s contributed to t 	his report?
1. Enter the number and approx. percent	of outfalls mapped: 65# 100%
2. How many of these outfalls have been so reporting period (outfall reconnaissance	creened for dry weather discharges during this e inventory)?
3.a. What types of generating sites/sewershe reporting period?	eds were targeted for inspection during this
O Auto Recyclers	Landscaping (Irrigation)
O Building Maintenance	○ Marinas
Churches	O Metal Plateing Operations
O Commercial Carwashes	Outdoor Fluid Storage
O Commercial Laundry/Dry Cleaners	Parking Lot Maintenance
 Construction Vehicle Washouts 	O Printing
○ Cross-Connections	O Residential Carwashing
O Distribution Centers	Restaurants
O Food Processing Facilities	O Schools and Universities
O Garbage Truck Washouts	O Septic Maintenance
O Hospitals	O Swimming Pools
O Improper RV Waste Disposal	O Vehicle Fueling
O Industrial Process Water	• Vehicle Maint./Repair Shops
● Other: C O N S T R U C T I O N	O None S I T E S
O Sewersheds:	

This report is being submitted for the reporting period ending March 9, 2 0 2 2 If submitting this form as part of a joint report on behalf of a coalition leave SPDES ID blank.

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This report is being submitted for the reporting period ending March 9, 2 0 2 2

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Г		SP	DES ID
Name of MS4/Coalition	VILLAGE OF POMONA	N	Y R 2 0 A 4 1 2
2. Evaluating Prog	ress Toward Measurable Goa	ls MCM 3	
dentified in your Sto	ort on your progress and project permwater Management Program ional pages as needed.		-
A. Briefly summari	ze the Measurable Goal identi	fied in the SWMPP in t	this reporting period.
GIS database of stor	ship with CCE and a grant throumwater outfalls created, with the ase will allow us to start mapping roughout the year.	e ability to inspect via me	obile tablet. A
B. Briefly summari Goal.	ze the observations that indica	ated the overall effective	eness of this Measurable
IDDE track-down, e and live National Hy	base is very helpful in meeting t tc. CCE's Stormwater and Wate drologic Data Layer showing d rmwater-constortium-water-qua	er Quality Interactive Magirection of flow in surface	ps contain 303D waters e waters.
C. How many times	s was this observation measure	ed or evaluated in this r	eporting period?
			(ex.: samples/participants/
D. Has your MS4 n	nade progress toward this mea	surable goal during this	
E. Is your MS4 on	schedule to meet the deadline s	set forth in the SWMPP	?
and the second second			Yes ○ No
F. Briefly summari	ze the stormwater activities pl ng cycle (including an impleme		

This report is being submitted for the reporting period ending March 9, $2 \mid 0 \mid 2 \mid 2$

		SPI	DES	ID						
Name of MS4/Coalition VILLAGE OF POMONA		N	Y	R	2	0	А	4	1	2

	Minimum Control Measures 4 and 5.	
	Construction Site and Post-Construction Control	
Th	he information in this section is being reported (check one):	
	On behalf of an individual MS4 On behalf of a coalition How many MS4s contributed to this report?	
1a	a. Has each MS4 contributing to this report adopted a law, ordinance or other regulatory mechanism that provides equivalent protection to the NYS SPDES General Permit for Stormwater Discharges from Construction Activities?	○ No
1 b	b. Has each Town, City and/or Village contributing to this report documented that the law equivalent to a NYSDEC Sample Local Law for Stormwater Management and Erosion Sediment Control through either an attorney cerfification or using the NYSDEC Gap	and
	Analysis Workbook? ○ Yes • No	O NT
	If Yes, Towns, Cities and Villages provide date of equivalent NYS Sample Local Law. © 09/2004 © 03/2006	O NT
2.	Does your MS4/Coalition have a SWPPP review procedure in place? • Yes	○ No
3.	How many Construction Stormwater Pollution Prevention Plans (SWPPPs) have been reviewed in this reporting period?	0
4.	Does your MS4/Coalition have a mechanism for receipt and consideration of public comments related to construction SWPPPs? • Yes • No	O NT
	If Yes, how many public comments were received during this reporting period?	0
5.	Does your MS4/Coalition provide education and training for contractors about the loca SWPPP process? • Yes	l O No

6. Identify which of the following types of enforcement actions you used during the reporting period for construction activities, indicate the number of actions, or note those for which you do not have authority:

Notices of Violation	#			0	O No Authority
• Stop Work Orders	#			0	O No Authority
O Criminal Actions	#				No Authority
Termination of Contracts	#			0	O No Authority
Administrative Fines	#			0	O No Authority
• Civil Penalties	#			0	O No Authority
 Administrative Orders 	#			0	O No Authority
• Enforcement Actions or Sanctions	#			0	
Other	#				O No Authority

This report is being submitted for the reporting period ending March 9, $2 \mid 0 \mid 2 \mid 2$

		SPI		ID						
Name of MS4/Coalition	VILLAGE OF POMONA	N	Y	R	2	0	А	4	1	2

	Minimum Control Measure 4. Construction Site Stormwater Runo	off Cor	<u>itrol</u>
Th	e information in this section is being reported (check one):		
	On behalf of an individual MS4 On behalf of a coalition How many MS4s contributed to this report?		
1.	How many construction projects have been authorized for disturbances of one during this reporting period?	acre or	more 0
2.	How many construction projects disturbing at least one acre were active in you during this reporting period?	ır jurisc	diction 2
3.	What percent of active construction sites were inspected during this reporting	period?	O NT
4.	What percent of active construction sites were inspected more than once?	1 0	O NT
5.	Do all inspectors working on behalf of the MS4s contributing to this report use Construction Stormwater Inspection Manual?	the NY	
6.	Does your MS4/Coalition provide public access to Stormwater Pollution Preven (SWPPPs) of construction projects that are subject to MS4 review and approva	1?	
	Yes If your MS4 is Non-Traditional, are SWPPPs of construction projects made avapublic review?		○ NT for ○ No
	If Yes, use the following page to identify location(s) where SWPPPs can be accessed	1	

This report is being submitted for the reporting period ending March 9, 2 0 2 2

If submitting this form as part of a joint report on behalf of a coalition leave SPDES ID blank.

SPDES ID N Y R 2 0 A 4 1 2 VILLAGE OF POMONA Name of MS4/Coalition 6. con't.: Submit additional pages as needed. ○ MS4/Coalition Office Department Address City Zip 0 Phone 0 O Library Address City Zip 0 Phone

Other

Address

City

Phone

0

0

0

0

O Web Page URL(s): Please provide specific address where SWPPPs can be accessed - not home page.

URL

URL

This report is being submitted for the reporting period ending March 9, 2 0 2 2

Name of MS4/Coalition VILLAGE OF POMONA	SPDES ID N Y R 2 0 A 4 1 2
7. Evaluating Progress Toward Measurable Goals MCM 4	
Use this page to report on your progress and project plans toward a identified in your Stormwater Management Program Plan (SWMP III.C.1. Submit additional pages as needed.	
A. Briefly summarize the Measurable Goal identified in the SV	VMPP in this reporting period.
Through the partnership with CCE and a grant through the NYSD received training on an online GIS database showing all construction as well as status of the Notice of Termination, up to 2021. The Vi well at the NYSDEC's ftp database and the partnership with CCE, on ftp site.	on sites with NYSDEC coverage, llage will use this information, as
B. Briefly summarize the observations that indicated the overa Goal.	ll effectiveness of this Measurable
The construction-site database can be downloaded the excel and no track 4-hour Contractor training, etc.	ew columns can be added, so to
C. How many times was this observation measured or evaluate	d in this reporting period?
D. Has your MS4 made progress toward this measurable goal of	(ex.: samples/participants/events,
2. This your Most made progress toward this measurable goar	• Yes O No
E. Is your MS4 on schedule to meet the deadline set forth in the	e SWMPP?
	● Yes ○ No
F. Briefly summarize the stormwater activities planned to meet the next reporting cycle (including an implementation sched	
Maintain a working partnership with CCE to update construction as using the online GIS database and using the NYSDEC's ftp database to excel to track further information.	nd post-construction information se. Utilize the database download

Other:

MS4 Annual Report Form

This report is being submitted for the reporting period ending March 9, $2 \mid 0 \mid 2 \mid 2$

H Submitti		rt of a joint top		SPDES I	
Name of MS4/Coalition	VILLAGE OF POMO	NA		N Y I	R 2 0 A 4 1 2
Minimum	Control Meas	sure 5. Post	-Constructio	on Stormwater	Management
The information in th	nis section is being	g reported (che	ck one):		
On behalf of an incOn behalf of a coaHow m		ibuted to this	report?		
1. How many and MS4/Coalition is				nagement practice eporting period?	es has your
		# Inventoried	# Inspections	# Times Maintained	
O Alternative Practic	es				
• Filter Systems		1	2	0	
○ Infiltration Basins					
Open Channels		1	2	0	
○ Ponds					
O Wetlands					
Other					
2. Do you use an o BMPs, inspecti	electronic tool (ons and mainta	•	abase, spreads	heet) to track pos	t-construction ● Yes ○ No
3. What types of a Development/B	non-structural _] Setter Site Desig	•		•	[mpact
Building Codes	O Municipal Co	omprehensive P	lans		
Overlay Districts	Open Space P	Preservation Pro	ogram		
Zoning	• Local Law or	Ordinance			
○ None	• Land Use Re	gulation/Zoning	2		
O Watershed Plans	Other Compre	ehensive Plan			

This report is being submitted for the reporting period ending March 9, $\begin{vmatrix} 2 & 0 \end{vmatrix} \begin{vmatrix} 2 & 2 \end{vmatrix}$

		SPDES ID				
Nar	me of MS4/Coalition VILLAGE OF POMONA	N Y R	2 0 <i>F</i>	4	1	2
4a.	. Are the MS4s contributing to this report involved in a regional/wa	tershed wide plan	nning e	effor	t ?	
			0 ?	Yes	•	No
4b	Does the MS4 have a banking and credit system for stormwater m	anagement pract	ices?			
			\circ	Yes		No
4c.	. Do the SWMP Plans for each MS4 contributing to this report inclinated appropriate of a standard and appropriate of a standard and appropriate of a standard appropriate of a					
	and approval of banking and credit of alternative siting of a storm	water manageme	-			Nο
4d.	. How many stormwater management practices have been impleme	J	O Y	Yes	•	No is
4d.	. How many stormwater management practices have been impleme reporting period?	nted as part of th gram implementa	is syste	Yes em in	• th	

This report is being submitted for the reporting period ending March 9, 2 0 2 2

	VIII. A CE OF POMOVA	SPDES ID
Name of MS4/Coalition	VILLAGE OF POMONA	N Y R 2 0 A 4 1 2
6. Evaluating Pro	gress Toward Measurable Goals MCM 5	
identified in your St	ort on your progress and project plans toward ormwater Management Program Plan (SWN tional pages as needed.	
A. Briefly summar	ize the Measurable Goal identified in the	SWMPP in this reporting period.
Village. Through the developed and recent the Village will use	o an inventory of post-construction stormwashe partnership with CCE and a grant through ived training on an online GIS database shows this information, as well at the NYSDEC's ep track of SMP locations.	h the NYSDEC, the Village has wing all sites with SMPs, up to 2018.
B. Briefly summar Goal.	ize the observations that indicated the ov	erall effectiveness of this Measurable
It is anticipated that	utilizing the ArcGIS mapping database of S	SMPs will be very useful.
C. How many time	es was this observation measured or evalu	ated in this reporting period?
D. Has your MS4 r	nade progress toward this measurable go	(ex.: samples/participants/events, al during this reporting period?
	pg g-	● Yes ○ No
E. Is your MS4 on	schedule to meet the deadline set forth in	
-	ize the stormwater activities planned to n ng cycle (including an implementation scl	Č Č
	partnership with CCE to update construction of database and using the NYSDEC's ftp database.	

This report is being submitted for the reporting period ending March 9, 2 0 2 2

If submitting this form as part of a joint report on behalf of a coalition leave SPDES ID blank.

		SPL	ES	ID						
Name of MS4/Coalition	VILLAGE OF POMONA	N	Y	R	2	0	Α	4	1	2

ns

The information in this section is being reported (che	ck one):			
On behalf of an individual MS4On behalf of a coalition				
How many MS4s contributed to this	raport?			
flow many M545 contributed to this	report:			
1. Choose/list each municipal operation/facility				
Pollutants of Concern to the MS4 system.				
operation/facility has been addressed in the				
Program(SWMP) Plan and whether a self- reporting period. A self-assessment is perfe				
potentially generated by the permittee's op-		,		mutants
effectiveness of existing programs and 3) i				cilities
that will be addressed by the pollution pres	ention and	good house	ekeening nrogram	1. II II N
that will be addressed by the pollution prev not done already.	ention and	good house	ekeeping program	i, ii it's
that will be addressed by the pollution prev not done already.	ention and	good hous	. 0. 0	,
· · · · · · · · · · · · · · · · · · ·	ention and	good house	Self-Assessn	<u>nent</u>
· · · · · · · · · · · · · · · · · · ·	ention and	good hous	Self-Assessn Operation/Activit	nent cy/Facility
not done already.	ention and Addressed i		Self-Assessn Operation/Activit performed within	nent cy/Facility
not done already.	Addressed i	in SWMP?	Self-Assessn Operation/Activit performed within	nent cy/Facility
not done already. Operation/Activity/Facility	Addressed i ● Yes	in SWMP? ○ No	Self-Assessn Operation/Activit performed within years?	nent y/Facility the past 3
not done already. Operation/Activity/Facility Street Maintenance	Addressed i ● Yes ● Yes	in SWMP? ○ No ○ No	Self-Assessn Operation/Activit performed within years? Yes	nent ty/Facility the past 3
not done already. Operation/Activity/Facility Street Maintenance Bridge Maintenance	<u>Addressed i</u> ● Yes ● Yes ● Yes	in SWMP? O No O No	Self-Assessn Operation/Activit performed within years? • Yes • Yes	nent ty/Facility the past 3
not done already. Operation/Activity/Facility Street Maintenance Bridge Maintenance Winter Road Maintenance	Addressed i ● Yes ● Yes ● Yes ● Yes ● Yes	in SWMP? ○ No ○ No ○ No	Self-Assessn Operation/Activit performed within years? • Yes • Yes • Yes • Yes	nent cy/Facility the past 3 No No No No
Operation/Activity/Facility Street Maintenance Bridge Maintenance Winter Road Maintenance Salt Storage	Addressed i • Yes • Yes • Yes • Yes • Yes • Yes	In SWMP? ○ No ○ No ○ No ● No ○ No	Self-Assessn Operation/Activit performed within years? • Yes • Yes • Yes • Yes • Yes • Yes	nent ty/Facility the past 3
Operation/Activity/Facility Street Maintenance Bridge Maintenance Winter Road Maintenance Salt Storage Solid Waste Management	Addressed i • Yes • Yes • Yes • Yes • Yes • Yes • Yes • Yes	in SWMP? ○ No ○ No ○ No ○ No ○ No	Self-Assessn Operation/Activit performed within vears? Yes Yes Yes Yes Yes Yes Yes Yes	nent ty/Facility the past 3
Operation/Activity/Facility Street Maintenance	Addressed i • Yes • Yes • Yes • Yes • Yes • Yes • Yes • Yes • Yes	in SWMP? O No O No O No O No O No O No O No	Self-Assessn Operation/Activit performed within	nent y/Facility the past 3 No No No No No No No No
Operation/Activity/Facility Street Maintenance Bridge Maintenance Winter Road Maintenance Salt Storage Solid Waste Management New Municipal Construction and Land Disturban Right of Way Maintenance	Addressed i • Yes • Yes • Yes • Yes • Yes • Yes • Yes • Yes • Yes • Yes	n SWMP? ○ No ○ No ○ No ○ No ○ No ○ No ○ No ○ No ○ No	Self-Assessn Operation/Activit performed within years? Yes Yes Yes Yes Yes Yes Yes Yes Yes Ye	nent cy/Facility the past 3
Operation/Activity/Facility Street Maintenance	Addressed i • Yes • Yes • Yes • Yes • Yes • Yes • Yes • Yes • Yes • Yes • Yes • Yes	in SWMP? No No No No No No No No No No	Self-Assessn Operation/Activit performed within vears? Yes Yes Yes Yes Yes Yes Yes Yes Yes Yes	nent ty/Facility the past 3
Operation/Activity/Facility Street Maintenance Bridge Maintenance Winter Road Maintenance Salt Storage Solid Waste Management New Municipal Construction and Land Disturban Right of Way Maintenance Marine Operations	Addressed i • Yes • Yes • Yes • Yes • Yes • Yes • Yes • Yes • Yes • Yes • Yes • Yes • Yes • Yes • Yes	in SWMP?	Self-Assessm Operation/Activite performed within years? Yes Yes	nent ty/Facility the past 3 No No No No No No No No No No No No No
Operation/Activity/Facility Street Maintenance Bridge Maintenance Winter Road Maintenance Salt Storage Solid Waste Management New Municipal Construction and Land Disturban Right of Way Maintenance Marine Operations Hydrologic Habitat Modification Parks and Open Space	Addressed i	No	Self-Assessn Operation/Activit performed within years? Yes Yes Yes Yes Yes Yes Yes Yes Yes Ye	nent cy/Facility the past 3
Operation/Activity/Facility Street Maintenance	Addressed i Yes Yes Yes Yes Yes Yes Yes Yes Yes Ye	in SWMP? No No No No No No No No No No No No No No No No	Self-Assessm Operation/Activit performed within years? • Yes • Yes • Yes • Yes	nent ty/Facility the past 3

This report is being submitted for the reporting period ending March 9, $2 \mid 0 \mid 2 \mid 2$

	SP	DES ID)				
Name of MS4/Coalition VILLAGE OF POMONA	N	YR	2	0 .	A 4	1	2
2. Provide the following information about municipal operations	good h	ousek	eep	ing	prog	ran	ns:
• Parking Lots Swept (Number of acres X Number of times swept)		# Acı	es				1
• Streets Swept (Number of miles X Number of times swept)		# Mil	les			1	1
• Catch Basins Inspected and Cleaned Where Necessary			#			2	0
 Post Construction Control Stormwater Management Practices Inspected and Cleaned Where Necessary 			#				1
O Phosphorus Applied In Chemical Fertilizer		# Lt	s.				
O Nitrogen Applied In Chemical Fertilizer		# Lt	s.				
O Pesticide/Herbicide Applied (Number of acres to which pesticide/herbicide was applied X Numb times applied to the nearest tenth.)	er of	# Acres	; [C]=[
3. How many stormwater management trainings have been providuring this reporting period?	ded to	munic	eipa [l em	ploy	ees	1
4. What was the date of the last training?	0 2	/[1	6	1 2	2 0	2	2
5. How many municipal employees have been trained in this repo	rting p	eriod'	?				1
6. What percent of municipal employees in relevant positions and stormwater management training?	l depar	tment	s re	ceiv	e 5	0	%

This report is being submitted for the reporting period ending March 9, 2 0 2 2

		SPDES ID
Name of MS4/Coalition	VILLAGE OF POMONA	N Y R 2 0 A 4 1 2
7. Evaluating Prop	gress Toward Measurable Goals MCM 6	
identified in your St	ort on your progress and project plans towar ormwater Management Program Plan (SWN tional pages as needed.	
A. Briefly summar	ize the Measurable Goal identified in the	SWMPP in this reporting period.
	rship with CCE the Village will attend train Village facilities have been mapped on the	
B. Briefly summar Goal.	ize the observations that indicated the ov	erall effectiveness of this Measurable
the Stormwater Con Working virtually h	working environment has unexpectedly let asortium and those providing educational / p as allowed key groups to stronger collaboration ave higher attendance, and because they are	bublic participation opportunities. te and share resources. Virtual
C. How many time	s was this observation measured or evalu	ated in this reporting period?
		2
D. Has your MS4 n	nade progress toward this measurable go	(ex.: samples/participants/events al during this reporting period? ● Yes ○ No
E. Is your MS4 on	schedule to meet the deadline set forth in	
-	ize the stormwater activities planned to n ng cycle (including an implementation scl	•
	partnership with CCE so that Village person MP plan for the Village facilities.	nnel can be trained on an on-going

This report is being submitted for the reporting period ending March 9, 2 0 2 2

		SPI	DES	ID						
Name of MS4/Coalition	VILLAGE OF POMONA	N	Y	R	2	0	А	4	1	2

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Additional	BMPs	Page	1	of 3

This report is being submitted for the reporting period ending March 9, 2 0 2 2

	SPDES ID
Name of MS4/Coalition VILLAGE OF POMONA	N Y R 2 0 A 4 1 2
3. Does your MS4/Coalition have a Stormwater Conveyance and Maintenance Plan Program?	System (infrastructure) Inspection ○ Yes ○ No ● N/A
4. Estimate the percentage of on-site wastewater treatment sy and maintained or rehabilitated as necessary in this report	ystems that have been inspected ting period?
5. Has your MS4/Coalition developed a program that provid NYSDEC SPDES General Permit for Stormwater Dischar (GP-0-08-001) to reduce pollutants in stormwater runoff findisturb five thousand square feet or more?	ges from Construction Activities
6. Has your MS4/Coalition developed a program to address prunoff from new development and redevelopment projects equal to one acre that provides equivalent protection to the Permit for Stormwater Discharges from Construction Acti the New York State Stormwater Design Manual Enhanced Standards?	that disturb greater than or e NYS DEC SPDES General vities (GP-0-08-001), including
7a. Does your MS4/Coalition have a retrofitting program to rephosphorus/nitrogen/pathogen loading?	educe erosion or ○ Yes ○ No ● N/A
7b. How many projects have been sited in this reporting period	1?
7c. What percent of the projects included in 7b have been com	pleted in this reporting period?
7d. What percent of projects planned in previous years have be	een completed?
	O No Projects Planned
8a. Has your MS4/Coalition developed and implemented a turf procedures policy that addresses proper fertilizer application lands?	management practices and on on municipally owned O Yes O No N/A
8b. Has your MS4/Coalition developed and implemented a turf procedures policy that addresses proper disposal of grass cl municipally owned lands?	lippings and leaves from
1	\bigcirc Yes \bigcirc No \bigcirc N/A

This report is being submitted for the reporting period ending March 9, 2 0 2 2

Name of MS4/Coalition VILLAGE OF POMONA	SPDES ID N Y R 2 0	A 4 1 2
9. Has your MS4/Coalition developed and implemented a pro-	-	g? ○ No ● N/A
10. Has your MS4/Coalition enacted a local law prohibiting per prohibiting goose feeding?		roperties and No • N/A
11. Does your MS4/Coalition have a pet waste bag program?	○ Yes ○	No • N/A
12. Does your MS4/Coalition have a program to manage goose populations?) No ● N/A

THE VILLAGE OF POMONA BOARD OF TRUSTEES WANT TO HEAR FROM RESIDENTS REGARDING JOINING THE CCA PROGRAM

The Village is considering participation in a clean energy program called Rockland Community Power. This program would help control energy costs for residents and small businesses by providing competitive, fixed rates for electricity sourced by renewable energy. Currently, five Rockland municipalities are participating in this program. Five more Rockland municipalities are planning to join the program when the program renews this fall. Together, these ten Rockland municipalities will represent over half of Rockland County's population. Two thirds of Westchester municipalities are participating in a similar program.

The Mayor and Board request input from you as a Village resident on whether you would favor Village participation in this program. Please email the Village Clerk with your feedback at chakiera.locust@pomonavillage.com. See below for more detail.

Rockland Community Power is a community based clean energy program. Through this program, five Rockland communities have created a large aggregate (or buying group) through which consumers may purchase electricity sourced from renewable energy at competitive, fixed rates. The aim of the program is to help communities make the transition to clean energy, while protecting consumers from rate increases. In addition, residents and small businesses in the five current Rockland Community Power communities have saved \$3.6 million through the program over the first seventeen months since its launch in November 2020. On average, program participants have saved \$124 over this same seventeen month period. The program's low, fixed rates continue to protect participants from skyrocketing energy costs. (See attached graph.) Currently, O&R rates are at 11.72 cents/kWh, compared to 7.167 cents/kWh through the Rockland Community Power program for clean energy. The average O&R rate over this last year has been 8.719 cents/kWh.

This program provides significant benefits to residents and small businesses:

- Renewable and standard energy, both at competitive, guaranteed rates
- Strong consumer protection: no contracts for consumers, no exit fees, guaranteed rates
- More energy choices for consumers

Rockland Community Power's current partnering municipalities include Clarkstown, Orangetown, Nyack, South Nyack, Upper Nyack, and the Village of Haverstraw. Through this program, over 21,000 Rockland households and small businesses have transitioned to clean energy at lower cost than past utility prices. This program is an "opt out" program. Residents who do not want to participate must opt out of the program but can do so easily at any time. There are no contracts for consumers, no exit fees, and no enrollment fees.

Orange & Rockland (ORU) remains your utility and will continue to be responsible for energy delivery, maintenance and repair, and billing.

More information is available online at www.RocklandCommunityPower.com or you can contact the program at 845 859-9099 option 1. You can also email this program's local Community Coordinator at peggy@joulecommunitypower.com.

VILLAGE OF POMONA OATH BOOK TERMS 2022

VILLAGE BOARD		TERM STATE DATE	TERM END DATE
IAN BANKS	MAYOR	4/1/2019	4/1/2023
ILAN FUCHS	DEPUTY MAYOR	4/1/2019	4/1/2023
CAROL MCFARLANE	TRUSTEE	4/1/2019	4/1/2023
MENDY LASKER	TRUSTEE	4/1/2021	4/1/2025
MARC GREENBERG	TRUSTEE	4/1/2021	4/1/2025
ADMINISTRATIVE STAFF			
CHAKIERA LOCUST	VILLAGE CLERK/ REGISTRAR	2/23/2021	4/1/2023
DORINDA MITTIGA	TREASURER/ DEPUTY REGISTRAR	4/1/2019	4/1/2023
PLANNING BOARD			

DANIEL KOLAK	CHAIR	8/15/2016	4/12/2026
DANIEL KOLAK		11/26/2018	4/10/2023
DAVID HOROWITZ		5/28/2020	4/11/2022
MARK FRIEDMAN			
ZONING BOARD OF APPEALS			
DOMING BOARD OF AFFEADS			
ALAN LAMER	CHAIR	8/15/2016	4/1/2024
KEVIN DOCK		4/3/2018	4/23/2023
BILL BAKER		4/26/2021	4/26/2026
JESSIE KAUFMAN		4/26/2021	4/26/2026
VILLAGE HISTORIAN			
ELOISE LITMAN		4/25/2022	4/25/2023

MAYOR BANKS 2022 OATH BOOK TO DO LIST

NEW APPOINTMENTS

NEED OATH OF OFFICE

NEED TRAINING COURSES

DAVE LEVIN SUSANNE KERNAN MARK FRIEDMAN KEVIN DOCK BILL BAKER
JESSIE KAUFMAN
KEVIN DOCK
MARK FRIEDMAN
DAVID HOROWITZ

RE- APPOINTMENTS

DAVID HOROWITZ



410 Route 22, Brewster, NY 10509 - Phone: (914) 232.1640 - Fax (914) 232-1802 - www.sporttechconstruction.com

Village of Pomona attn: Carol McFarlane 100 Ladentown Road Pomona, NY 10970 Phone #845 721-1588 Carol.mcfarlane@pomonavillage.com

Date 06/15/22

WE HEREBY SUBMIT SPECIFICATIONS AND ESTIMATES FOR: Village of Pomona tennis Court@ Van De Hende Park
POWERWASHING OF TWO (2) ALL-WEATHER TENNIS COURT(S) – Total area comprises approximately (1440) Square Yards.

- PRESSURE WASHING Utilizing a walk behind pressure washer, remove all dirt, mildew and other contaminants for the
 entire surface area. Thoroughly air blow the entire court surface. NOTE: THIS IS A COSMETIC ONLY PROCESS TO MAKE
 THE COURT CLEANER AND LESS DANGEROUS. THIS PROCESS CAN LEAVE MOWING LIKE PATTERN ON THE
 COURT SURFACE AFTER COMPLETION, BUT SHOULD DISAPPEAR OR BLEND IN OVER TIME.
- 2. CLEAN UP Clean up general work area.
- 3. **NOTE:** THIS WORK WE RECOMMEND BE DONE AFTER THE TREE POLLEN HAS FALLEN TO MAKE SURE COURTS GET AS CLEAN AS THEY CAN.
- GENERAL PROVISIONS Price does not include the cost of bonds, contract specific insurance riders, taxes, surveys, inground equipment, asphalt and/or concrete work TO THE RECEIVING SURFACE.
- 5. Proposal submitted by Michael Edgerton President, SPORT-TECH ACRYLICS CORP. (CTCB Certified Tennis Court Builder).



* The planarity of the court will remain the same, ponding will NOT be addressed but due to the existing asphalt surface some of the birdbaths will remain*
NOTE: ALL POWERWASHING WORK AND MATERIALS ARE GUARANTEED FOR ONE YEAR, DOES NOT INCLUDE EXISTING CRACKS OR PEELING PAINT.

TOTAL ESTIMATE:

WE PROPOSE HEREBY TO FURNISH MATERIAL AND LABOR - COMPLETE IN ACCORDANCE WITH ABOVE SPECIFICATIONS FOR THE SUM OF

TOTAL - Twenty-Five Hundred DOLLARS\$2,500.00

PAYMENT TO BE MADE AS FOLLOWS:

- (1) 30% Deposit Upon signing of Contract
- (2) 70% Due upon completion of job

ACCEPTANCE OF PROPOSAL:

AUTHORIZED SIGNATURE__

Note: This proposal may be withdrawn by us if not accepted within 120 days.

ACCEPTANCE OF PROPOSAL: The above prices, specifications, terms and conditions are hereby accepted. You are authorized to do the work as specified. Payment will be made as outlined above.

Date of Acceptance Signature

*A finance charge of 1.65% will be added each month to any balance outstanding at completion of job.

All material is guaranteed to be as specified. All work will be completed in a workmanlike manner according to standard practices. Any alteration or deviation from above specifications involving extra costs will be executed only upon written orders and will become an extra charge over and above the amount set forth above. We will not be responsible for delays caused by strikes, accidents, or other contingencies beyond our control. Owner to carry fire, tornado and other necessary insurance. Our workers are fully covered by Workmen's Compensation insurance.*



1112 Federal Road Brookfield, CT 06804

Date	Estimate #
6/8/2022	59628

Name / Address	
Village of Pomona	
100 Ladentown Rd.	
Pomona, NY 10970	
MAIL AND EMAIL ALL ITEMS	

Description	Qty	Rate	Total
Kasco Marine (5 HP - 240 Volt) 5.1JF with 5 Interchangeable Nozzles - 150 Ft. Cord with Quick Disconnect and C-95 Control - 3 Year Warranty	1	8,555.00	8,555.00T
Assembly, Installation and Anchoring of Kasco Marine Aerator All cancelled and returned orders must be approved by The Pond Connection. The product must not have been used. A 20% re-stocking charge and freight will be the customer's responsibility.	1	650.00 0.00	650.00T 0.00T
*Please note that this is to replace the exciting unit from 2005.			
Quote is Valid for 30 Days! Please sign and return the proposal upon ap	proval!	Subtotal	\$9,205.00
NY #15201 / CT #2764 / NJ #99972A/ MA # CC-0048047 / RI #6781 / VT #1586-5192/ PA #BU12662		Sales Tax (0.0%)	\$0.00
		Total	\$9,205.00

Signature

Phone #	Fax#	E-mail	Web Site
203-885-0184	203-885-0873	pondconnection@gmail.com	www.thepondconnection.com

CREATE ACCOUNT AND SAVE SK ON SELECT PRODUCTS WITH POND PERKS (POND-PERKS.HTML)

Free Technical Support: 215-525-1440 Home (/) Contact Us (contact-us.html)

Q

(/)



FREE SHIPPING ON ORDERS OVER \$75 (Details Here) (/free-shipping-pond-supplies.html)

Home (/) | Fountains (/pond-fountains.html) | Kasco JF Decorative Fountains_c_784.html) | Kasco JF Decorative Fountains (/Kasco-JF-Decorative-Fountains_c_784.html) | Kasco 5.1JF 5 HP Decorative Fountain (/Kasco-51JF-5-HP-Decorative-Fountain_c_527.html) | Kasco 5.1JF 5 HP Decorative Fountain - 200' Cord - 240V (https://www.aquaticponds.com/kasco-51jf-5-hp-decorative-fountain-200-cord-240v.html)



Hover to zoom (assets/images/fountains/kasco/balsam-5-7-hp-main.jpg) Kasco 5.1JF 5 HP Decorative Fountain - 200' Cord - 240V







(assets/images/four(teiseft/discaples/sandains/klaseg/discaples/sandains/kasco/5-5-7-hp-main.jpg)

Marine-ControlPanels-C85.jpg)

lights.jpg)

O Add To Wish List

苗 Add To Gift Registry

Kasco 5.1JF 5 HP Decorative Fountain - 200' Cord - 240V

Ask a question |

Write a review

Price: \$8,682.00

Part Number: 5.1JF-200

Availability: In Stock Free Shipping

Quanti

¥ Add to Cart

Description

Description

The Kasco 5.1JF Decorative Fountain comes with 5 different fountain patterns: Redwood, Spruce, Birch, Linden and Balsam. The fountain is energy efficient, only using a 1750 rpm motor, made from a heavy-duty stainless steel, and the fountain itself helps add oxygen and improves your pond or lake aeration. The fountain includes a protected C-85 control box.

It has an environmentally friendly design with a hard-face internal mechanical seal for protection against leaks. It



NorthernTool.com | 1-800-838-0516 | Call Your Local Store To Confirm Availability

Kasco Aerating Fountain — 5 HP, 240V, 150-Ft. Cord, Model# 5.1JF150

Rem# 108903

(0) Write a Review Ask a Question



Only \$8555.00 Easy Financing Available | Learn More

Ship II
Factory Shipped --Estimated Dolivery: 22 - 24 Business Days

- Provides water oxygen and agitation for a healthy pond
- 7 basutifut patierns: Redwood (28t.H x 8t.W tait geyser), Unden (20t.H. x 55t.W), Spruce (24t.H x 15t.W wide geyser), Willow (14t.H x 36t.H V-shape), Juniper (10t.H x 50t.W v-shape), Sequois (21t.H x 10t.R W) and Birch (14t. x 12t. column, no nozde)
- 5 HP motor draws only 20 Amps @ 240 Volts
- · Requires only 26in, of water to operate
- Includes float, 150-ft, power cord, three 50-ft, mooring ropes, rope weights, nazzles and control panel

Product Summary

The Aersting Fountain includes 6 interchangeable nozzles for 7 fountain patterns, including the Redwood, Linden, Spruce, Willow, Juniper, Sequola and Birch, Draws 20 Amps @ 240 Volts, Requires only 26in, of water to operate, ETL approved to UL and CSA standards, U.S.A. What's (1) 5 HP 240V display aerator (1) Floet (1) 150-ft. power cord (3) 50-ft. mooring ropes (3) Rope weights (6) Nozzles (1) Control panel

Features + Benefits

- Provides water oxygen and agitation for a healthy pond
- 7 Desufful patients: Radwood (28ft.H x 8ft.W tall geyser), Linden (20ft.H. x 35ft.W), Spruce (24ft.H x 15ft.W wide geyser), Willow (Mft.H x 35ft.H V-shape), Juniper (10ft.H x 50-ft.W V-shape), Sequoia (21ft.H x 10-ft.W) and Birch (14ft. x 12ft. column, no
- S HP motor draws only 20 Amps @ 240 Volts
- · Requires only 25in, of water to poersta
- Includes float, 150-ft, power cord, three 50-ft, mooring ropes, rope weights, nozzles and control panel
- Unique water-deflecting nozzle design is slog-resistant
- Propeller technology for breathtaking patterns and high water flow
- Long-life top and bottom ball bearings

Key Specs

ltern#	108903	Horsepower	5
Brand	Kesso	Volte	240
Manufacturer's Warranty	5 year limited warranty	Patterns (qty.)	7
Ship Weight	207.0 lbs	Running Amps	20
Max, Pond Size	2 1/2	Power Cord (gauge)	10
Power Cord (fL)	150		
Water Depth Required	25		

- Environmentally friendly oil-filled motor is sealed against leaks
- · Flood oil subricated to dissipate heat
- · Highly efficient, with low power consumption
- Works well in salt water and other corrosive environmenta
- · Stainless steel external motor, float and hardware components with zinc anode
- · Requires minimal maintanance
- · ETL fisled to UL and CSA safety standards
- · Ships in 4 boxes

Compare with Most Popular Decorative Fountains







Isend 10s356





et Big Shot Fountain -- 1/2 Prover Conf. Model# 13000

	(0)	
	Only \$8555.00	
Max. Pend Size	2 1/2	
Fower Cord Langth		
Power Gord (RL)	150	
Water Depth Required	26	
Horsepower	5	
Volts	240	
GPM	•	
Pallarna (qty.)	7	
Running Amps	26	
Power Gord	•	
Power Card (gauge)	10	
Dimensions L x W x H (in.)		

经济市外营 (1)
Only \$3599.00
1A
160
42
1 1/2
230
90
1
10.6
12

有效方式表 (1)
Only \$3599.00
1/4 acres
100 ft
100
42 in
1 1/2
230
90
1
10.6
12 gauge
12

1000FW F174044Z
संस्थत स (t)
Only \$2799.99
1
100
36
1
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12
32 x 32 x 34

***** (1) Only \$1889.00 1/8 70 36

multiple twist-and-lock nozzles at no extra charge- allowing you to choose from attention-demanding geysers to elegant three-tier displays.

- · Packages include motor unit, float, bottom screen, mooring ropes, power cord, display nozzles an control panel with human-rated GFCI protection.
- · ETL Listed to UL and CSL standards
- Optional Premium Nozzles and Lighting Available (Sold Separately)

Horsepower: 5 HP

Suggested Pond Size: Up to 2.5 Acres

Voltage: Operating Amps:

20 Amps Locked Rotor Amps Amps: 88 Amps Control Panle Connection: Hardwire C-95 Unit Connection: Hardwire into C-95

Minimum Water Depth:

Included Nozzles: Linden, Balsam, Redwood, Birch, & Spruce

Warranty: 5 Years

KASCO MARINE INCLUDED NOZZLES

208- 240 Volts, Single Phase

KASCO MARINE LINDEN NOZZLE

Spray Width: Spray Height: 24.5'

Floating Fountain: Kasco Marine 5 HP 5.1JF Series Floating Fountain

KASCO MARINE BALSAM NOZZLE

Spray Width: 34' Spray Height: 18'

Floating Fountain: Kasco Marine 5 HP 5.13F Series Floating Fountain

KASCO MARINE REDWOOD NOZZLE

Spray Width: 6' Spray Height:

Floating Fountain: Kasco Marine 5 HP 5.1JF Series Floating Fountain

KASCO MARINE SPRUCE NOZZLE

Spray Width: Spray Height:

Floating Fountain: Kasco Marine 5 HP 5.13F Series Floating Fountain

KASCO MARINE BIRCH NOZZLE (created without a nozzle)

Spray Width: 14 Spray Height: 24'

Floating Fountain: Kasco Marine 5 HP 5.13F Series Floating Fountain

Product Files

Kasco 5 & 7.5HP JF Manual

Kasco 5.13F Specification Sheet

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79-03-03-03-139003

Home/Lake Management/Kasco Marine JF Fountains/Kasco Marine 5 HP 5.1JF Fountain





Kasco Marine 5 HP 5.1JF Fountain

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Manufacturer: Kasco Marine





Dascription	Price	Вау Хам	
Kasco Marine S HP JF Fountain - 100' Cord - Free Shipping	\$7,659.00	Qby: 1 (1, 12)	
Kasco Marine 5 HP JF Fountain - 150' Cord - Free Shipping	\$8,555,00	Qty; 1 (V) (1)	
Kasco Marine 5 HP JF Fountain - 200' Cord - Free Shipping	\$8,682.00	Qty: 1 (200)	
Kasco Marine 5 HP JF Fountain - 250' Cord - Free Shipping	\$10,471.00	Qty: 1 (* ::. ·	
Kasco Marine 5 HP JF Fountain - 300' Cord - Free Shipping	\$12,507.00	66A: T (yr	
Kasco Marine S MP JF Fountain - 400' Cord - Free Shipping	\$13,530.00	Qty: 1 ()	

Kasco 5.1JF Series Fountains offer dramatic, aesthetically pleasing displays at the best value on the market. Designed with both beauty and function in mind, each package includes



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Sparkle Magic

United Aquatics

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Kasco Decorative Fountain 5.1IF - 5 HP

5 Interchangeable Patterns

Write a Review

Starts at: \$7,659.00

Shipping: Free

Brand: Kasco

SKU: 5.1JF100

w/Float, C-95, 150' cord -5.1IF150 [\$8,555.00]

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Overview

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Kasco has redesigned the J Series fountains for increased performance and improved pattern definition, all while maintaining the same cost of operation as current models.

These new models feature increased water flow for crisp and larger laminar displays, no increase in power (amp) usage, and new Balsam 3-tier pattern. Installation and assembly is now easier than ever with fewer parts required, 1-piece float, twist and lock nozzles, easier maintenance and snap-on light clips for installation of optional lighting (purchased separately).

Redesigned units are available in both 60Hz and 50Hz (1-5HP) options.

Kasco J Series fountains are the perfect focal point in any pond or lake. From the 30 ft. high attention-demanding Redwood pattern to the elegant Balsam 3-tier pattern, each nozzle offers its own visual appeal. Designed with both beauty and function in mind, these fountains can improve overall water quality by increasing oxygen transfer. All J Series Fountains come with multiple nozzles included in the price and can be paired with an optional light kit.

Package includes

- · Motor unit
- · Bottom screen
- Interchangeable nozzies
- · Control panel with GFI protection
- · Mooring lines
- 50Hz units include a motor unit, 15m mooring lines, multiple nozzles and power cord

Fountain Nozzle Patterns:











Balsam	Linden	Spruce Re	edwood Bis	rch		
60Hz Models	Size (HP)	Cord Length (ft.)	Voltage	Phase	Min. Dep	oth Patterns Included
5.1JF	5	100, 150, 200, 250, 300, 400, 500	208-240	1	26	5

Reviews

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Estimate

Estimate#: 79329734

Date: 06/24/2022

Global Security & Communications Inc 7 Perlman Drive Suite 212 Spring Valley NY 10977 (845) 352-3434

Bill To

Village of Pomona 100 Ladentown Road Pomona, NY 10970 Service Location

100 Ladentown Road Pomona, NY 10970

Estimate						
Description						
Commercial Heavy Duty Rim Door Strike - Surface Mounted Location(s): [Enter Info Here]	1.00					
2 Channel Wireless Receiver	1.00					
1 Button Wireless Transmitter	2.00					

Customer Message

 Invoice Total:
 \$725.00

 Discount (-):
 \$0.00

 Tax Total:
 \$0.00

 Total Due:
 \$725.00