

## CITY OF BEACON, NEW YORK ONE MUNICIPAL PLAZA BEACON, NY 12508

Mayor Lee Kyriacou Councilmember Amber J. Grant, At Large Councilmember George Mansfield, At Large Councilmember Terry Nelson, Ward 1 Councilmember Air Rhodes, Ward 2 Councilmember Jodi M. McCredo, Ward 3 Councilmember Dan Aymar-Blair, Ward 4 City Administrator Anthony Ruggiero

### City Council Workshop Agenda March 30, 2020 7:00 PM

Wor	kshop Agenda Items:	Duration (Minutes)
1.	City Council Virtual Meeting Instructions	
2.	Zoning Tables: Transition District	20
3.	Craig House Presentation	15
4.	Scenic Hudson Presentation: Danskammer Project Update	15
5.	16 West Main Street Lead Agency Status	10
6.	Short Term Rentals	15
7.	Ferry Landing Easements	15

# Executive Session: Duration (Minutes)

- 1. Personnel
- 2. Contract Negotiations

# City of Beacon Workshop Agenda 3/30/2020

<u>Title</u> :	
City Council Virtual Meeting Instructions	
Subject:	
Background:	
ATTACHMENTS:	
Description	Туре
City Council Virtual Meeting Instructions	Cover Memo/Letter



# **NOTICE OF CHANGE IN PUBLIC MEETING LOCATION**

PLEASE TAKE NOTICE, that effective immediately and based upon notices and health advisories issued by Federal, State and Local officials related to the COVID-19 virus, the City Council will not hold in-person meetings. Until further notice, all future City Council meetings (including public hearings) will be held via videoconferencing, as permitted by the NYS Open Meetings Law. Due to public health and safety concerns, the public will not be permitted to attend at the remote locations where the City Council members will be situated. The public, however, will be able to fully observe the videoconference meeting and comment at appropriate times. To the extent internet access is not available; the public can attend via telephone by dialing + 1 929 205 6099 and entering the Webinar ID 257 287 564. The City Council's agenda is available online in advance of meetings at <a href="http://www.cityofbeacon.org/index.php/agendas-minutes/">http://www.cityofbeacon.org/index.php/agendas-minutes/</a> and the public can email written comments or questions by 5pm on the day of the meeting addressed to <a href="mailto:cityofbeacon@cityofbeacon.org">cityofbeacon@cityofbeacon.org</a>. Any member of the public who has questions should contact the City Administrator in advance of the meeting at 845 838 5010 or <a href="mailto:arrangeiero@cityofbeacon.org">arrangeiero@cityofbeacon.org</a>.

**PLEASE TAKE FURTHER NOTICE**, that any Executive Session of the Council will be initiated with the Council first convening on the public videoconferencing site, adopting a motion to go into Executive Session.

**PLEASE TAKE FURTHER NOTICE,** that the City Council Workshop of Monday, March 30, 2020 at 7:00pm can be accessed live at

https://www.youtube.com/channel/UCvPpigGwZDeR7WYmw-SuDxg. Please note that meeting attendees should not watch the YouTube stream and call in to the meeting as there is a twenty second delay on YouTube; choose just one option, either call in or watch via YouTube.

# City of Beacon Workshop Agenda 3/30/2020

Title:	
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**Zoning Tables: Transition District** 

Subject:

## Background:

#### **ATTACHMENTS:**

Description	Туре
Memorandum from the City Planner Regarding the Transition District	Cover Memo/Letter
Zoning_Dimensional_Table_Draft_1.7.20	Backup Material
Zoning_Dimensional_Table_Draft_1.7.20_Edits	Backup Material
Zoning_Tables_Draft_Map_Changes_3.5.20	Backup Material
Zoning_Tables_LL_Draft_3.5.20	Backup Material
Zoning_Use_Table_Draft_3.5.20	Backup Material
Zoning_Use_Table_Draft_3.5.20_Edits	Backup Material
T District Larger Lots	Backup Material

25 Beech Street, Rhinebeck NY 12572

845.797.4152

To: Mayor Kyriacou and the Beacon City Council

From: John Clarke, City Planner

Date: March 24, 2020

Re: Proposed Transitional District

At its March 9, 2020 workshop the Council discussed the appropriate minimum lot area per unit in the proposed Transition (T) district. In the last January 7, 2020 draft Dimensional Table the area is set by the least restrictive adjoining residential district, matching the standard in the current PB district. For most parcels, the minimum would then be 5,000 square feet, because the R1-5 district is the predominant adjoining district. The Council discussed the possibility of lowering the area below 5,000 square feet to provide more residential flexibility in the district, including two-family and smaller-scale multifamily alternatives.

To assist the Council's decision, the following table represents the lot size and number of units per lot, according to the County's Parcel Access, for existing residential parcels in the proposed T district:

Lot Area in Square Feet	Total Parcels	1-Family	2-Family	3-Family	4-Family
1,000 - 1,999	3	3			
2,000 - 2,999	5	4	1		
3,000 - 3,999	28	26	2		
4,000 - 4,999	15	13	2		
5,000 - 5,999	17	10	6	1	
6,000 - 6,999	10	7	2	1	
7,000 - 7,999	5	4	1		
8,000 - 8,999	7	5	2		
9,000 - 9,999	2		2		
10,000 - 10,999	3	3			
11,000 - 11,999	9	4	4	1	
13,000 - 13,000	1	1			
19,000 - 19,999	1		1		
23,000 - 23,999	1		1		
25,000 - 25,999	1				1
27,000 - 27,999	1			11	
	109	80	24	4	1

There are also about 40 existing commercially identified parcels in the proposed T district, but many of those are the rear portion of a Main Street lot or a parking lot for a Main Street use. Of the nine commercial parcels mixed in with residential parcels and more likely to be converted to residential or mixed uses, four are over 10,000 square feet. The principal opportunities for new or expanded multifamily buildings are the two large parcels under common ownership along Fishkill Avenue, the two parcels over 20,000 square feet along Blackburn Avenue, and perhaps the two larger parcels along Church Street between North Chestnut and Cedar streets.

Page 2, March 24, 2020 Memo to the City Council

Looking at these overall numbers, a minimum of 5,000 square feet per unit may be too large. Almost half of the existing residential parcels are under 5,000 square feet and would then be considered nonconforming. If the minimum lot size was set at 4,000 square feet, for example, 12% of the existing residential lots could be numerically capable of changing from 1-family to 2-family. If the minimum was set at 3,000 square feet, that percentage could increase to 22%. Of course, those percentages would be further limited by the configurations of the lot and existing structures, as well as by the desire of the property owners.

For the two large adjoining parcels on Fishkill Avenue, with a combined total acreage over 42,800 square feet and the highest likely development potential in the district, a 5,000 square foot minimum would allow up to 8 units, while a 4,000 square foot minimum would allow 10 units and a 3,000 square foot minimum 14 units.

Please let me know if you have any questions or need additional information.

Zoning		Minimum Yard <sup>a</sup>			Minimum Maximum Distance Height Main Between Building		Maximum % Building Coverage				Zoning	Also Refer to			
District	Area (sf)	Per Unit (sf)	Width (ft)	Depth (ft)	Front (ft)	Side (ft)	Rear <sup>d,e</sup> (ft)	Buildings Same Lot	(see 223-13) (stories   ft)	Multi- Fam	All Other	Units per Building	Space	District	Pertinent Sections
R1-120	120,000	120,000	250'	350'	75'	50'	75'		2.5   35'	N.A.	7%	1		R1-120	
R1-80	80,000	80,000	150'	200'	50'	30'	50'		2.5   35'	N.A.	10%	1		R1-80	
R1-40	40,000	40,000	150'	150'	40'	25'	50'		2.5   35'	N.A.	15%	1		R1-40	
R1-20	20,000	20,000	125'	125'	30'	20'	40'		2.5   35'	N.A.	20%	1		R1-20	
R1-10	10,000	10,000	85'	100'	25'	15'	35'		2.5   35'	N.A.	25%	1		R1-10	
R1-7.5	7,500	7,500	75'	100'	20'	10'	25'		2.5   35'	N.A.	30%	1		R1-7.5	
R1-5	5,000	5,000	50'	100'	15'	10'	20'		2.5   35'	N.A.		1		R1-5	
RD-7.5 <sup>d,e</sup>	2 acres	7,500	200'	200'	20-35'	25'	50'	30'	3   35'	15%	20%	12		RD-7.5 <sup>d,e</sup>	
RD-6 <sup>d,e</sup>	2 acres	6,000	200'	200'	50'	25'	50'	30'	2.5   35'	15%	20%	16		RD-6 <sup>d,e</sup>	
RD-5 <sup>d,e</sup>	5,000	5,000	50'	100'	30'	10'	25'	30'	3   35'	20%	30%	16		RD-5 <sup>d,e</sup>	
RD-4 <sup>d,e</sup>	5,000	4,000	200'	200'	40'	20'	40'	30'	2.5   35'	20%	25%	20		RD-4 <sup>d,e</sup>	
RD-3 <sup>d,e</sup>	5,000	3,000	50'	100'	30'	20'	25'	30'	3.5   45'	20%	40%	24		RD-3 <sup>d,e</sup>	
RD-1.8 <sup>d,e</sup>	5,000	1,800	50'	100'	30'	20'	25'	30'	10 <sup>b</sup>   100'	25%	40%	С		RD-1.8 <sup>d,e</sup>	
RD-1.7 <sup>d,e</sup>	5,000	1,700	50'	100'	30'	20'	25'	30'	4.5 <sup>f</sup>   55' <sup>f</sup>	25%	40%	36 <sup>g</sup>		RD-1.7 <sup>d,e</sup>	
T	5,000	i	50'	100'	10'	10'	20'		<b>-   35'</b>					T	
GB		1,500		100'	15'	20'	25'		<b>-   35'</b>					GB	
CMS				75'	0-10'	0'	20'		3   38'				10%	CMS	Art IVD
L				75'	0-20'	0-30'	25'	-	4   48'				15%	L	Art IVE
FCD	2 acres	3,960		-					3   40'	35%			30%	FCD	Art IVC
WP	1 acre				10'			-	2.5   35'	2	0%			WP	Art IVA
WD	5 acres			-					See Art IVA				15%	WD	Art IVA
LI		1,500	60'	100'	20'	20'	25'	-	35'		0%		20%	LI	
HI	_		60'	100'	30'	20'	25'		40'	7	0%		20%	HI	

#### NOTES:

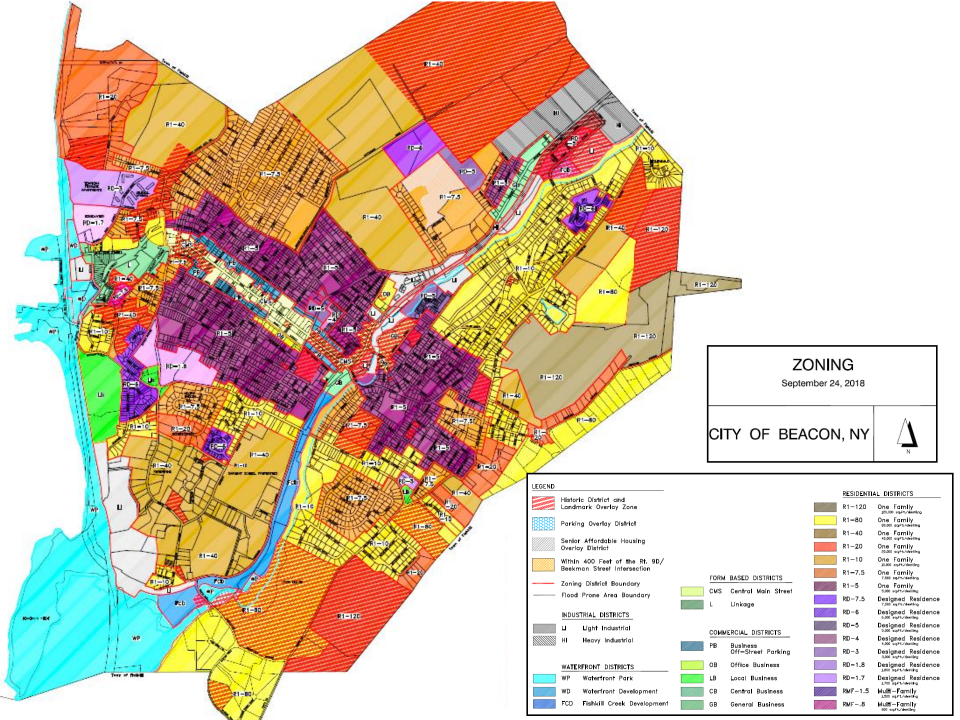
- ab Except in multifamily developments, A private garage may be built across a common lot line in multifamily developments by mutual agreement between adjoining property of a copy of such agreement to be filed with the building permit application for such garage.
- bh But not more than 65% of the dwelling units in a multifamily development may be contained in buildings more than 3 1/2 stories in height.
- ci But not more than 24 dwelling units in any building 3 1/2 stories or less in height.
- dk For multifamily developments, a well-designed and landscaped recreation or usable open space area, approved by the Planning Board, of 2,000 square feet for the first 20 dw units or part thereof, plus 100 square feet for each additional dwelling unit will be required.
- el In any RD District, the Planning Board may approve a subdivision of land into individual building lots containing a minimum of 1,800 square feet of area each and designed for attached or semi-attached single-family dwellings (townhouses), provided that the design is such that the gross dwelling unit density for the entire tract does not exceed that can normally be permitted for multiple dwellings in the district in which the property is located and further provided that the Planning Board attaches such conditions and sar to its approval as, in its opinion, are necessary to assure that the entire property, including any designated common areas for open space, recreational or other purposes, will properly maintained for the intended purpose(s) and not further subdivided or developed in the future.
- fn A maximum of one story of parking under a building shall not count toward the maximum building height limitation in feet and stories. [Added 2-16-2010 by L.L. No. 2-2010]
- ge And each building shall not exceed 150 feet in length. [Added 2-16-2010 by L.L. No. 2-2010]
- he For all development proposals involving a total lot area of more than three acres within a R1, RD, or Fishkill Creek Development zoning district, the lot area per dwelling unit calculation shall first deduct any lot area covered by surface water, within a federal regulatory floodway, within a state or federally regulated wetland, or with existing, pre-development very steep slopes of 25 percent or more as defined in § 223-63.
- i As regulated in the least restrictive adjoining residential district.

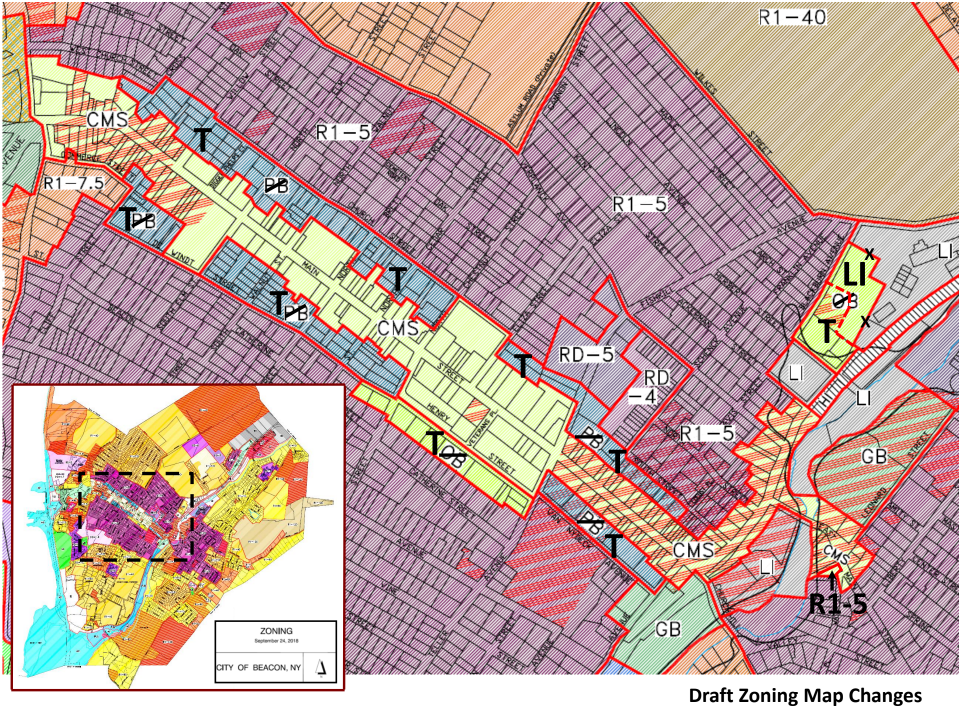
Section 223-17, Schedule of Dimensional Regulations (suggested edits in red)

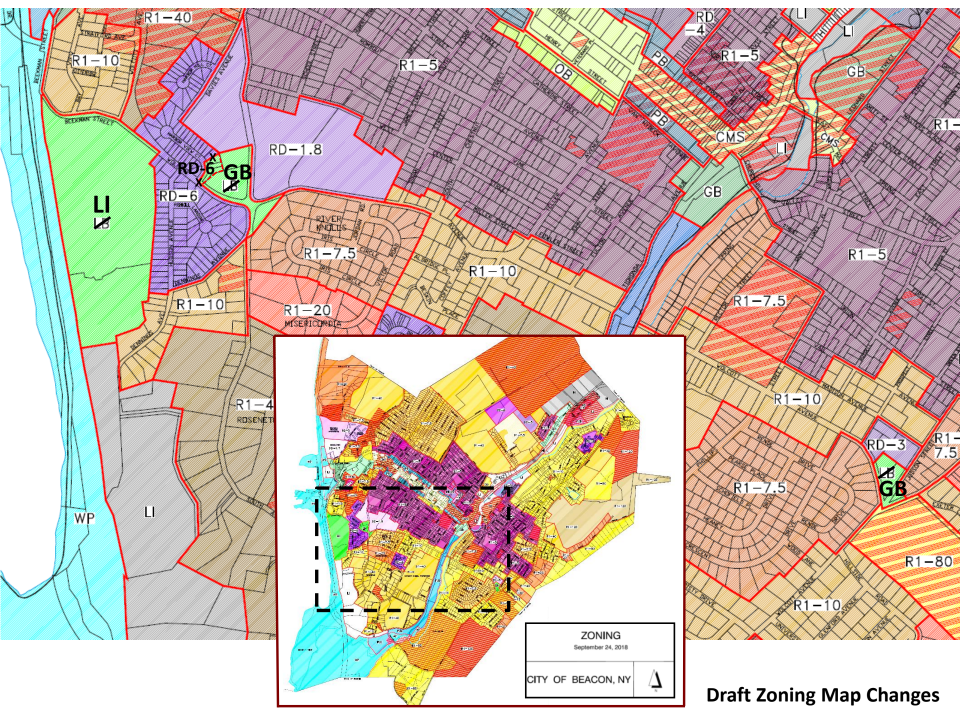
Zoning	Minimum Lot Size (see also 223-12 l) Area <sup>h</sup>			Minimum		Yards <sup>a</sup>		Minimum Distance	Maximum Height Main	Minimum			Maximum Number	Floor-	Zoning	Also Refer to	
District				Total Sic				Between	Building	Height	Coverage		of Units	<del>Area</del>	District	Pertinent	
	Area	Per Unit	Width	Depth	Front	Side	of 2	Rear <sup>d,e</sup>	Buildings	(see 223-13)	(stories   ft)	Multi-	All	per	Ratio		Sections
	(sf)	(sf)	(ft)	(ft)	(ft)	(ft)	<del>(ft)</del>	(ft)	Same Lot	(stories   ft)		Fam	Other	Building			
R1-120	120,000	120,000	250'	350'	75'	50'	<del>100'</del>	75'	_	2.5   35'	<del>1   12'</del>	N.A.	7%	1	-	R1-120	
R1-80	80,000	80,000	150'	200'	50'	30'	<del>70'</del>	50'	_	2.5   35'	<del>1   12'</del>	N.A.	10%	1	-	R1-80	
R1-40	40,000	40,000	150'	150'	<del>50'</del> 40'	25'	<del>60'</del>	50'	_	2.5   35'	<del>1   12'</del>	N.A.	15%	1	-	R1-40	
R1-20	20,000	20,000	125'	125'	<del>40'</del> 30'	20'	<del>50'</del>	40'	_	2.5   35'	<del>1   12'</del>	<del>20%</del> NA.	20%	1	-	R1-20	
R1-10	10,000	10,000	85'	100'	<del>35'</del> 25'	15'	<del>40'</del>	35'	_	2.5   35'	<del>1   12'</del>	N.A.	25%	1	_	R1-10	
R1-7.5	7,500	7,500	75'	100'	<del>30'</del> 20'	10'	<del>20'</del>	<del>30'</del> -25'	_	2.5   35'	<del>1   12'</del>	N.A.	30%	1	_	R1-7.5	
R1-5	5,000	5,000	50'	100'	<del>30'</del> 15'	10'	<del>20'</del>	<del>30'</del> 20'	_	2.5   35'	<del>1   12'</del>	N.A.	_	1	_	R1-5	
RD-7.5 <sup>d,e</sup>	2 acres	7,500	200'	200'	20-35'	25'	<del>50'</del>	50'	<del>70'</del> 30'	3   35'	<del>1   12'</del>	15%	20%	12	_	RD-7.5 <sup>d,e</sup>	
RD-6 <sup>d,e</sup>	52 acres	6,000	<del>3</del> 200'	200'	50'	25'	<del>50'</del>	50'	<del>70'</del> 30'	2.5   35'	<del>1   12'</del>	15%	20%	16	_	RD-6 <sup>d,e</sup>	
RD-5 <sup>d,e</sup>	5,000	5,000	50'	100'	30'	10'	<del>20'</del>	25'	30'	3   35'	1   12'	20%	30%	16	_	RD-5 <sup>d,e</sup>	
RD-4 <sup>d,e</sup>	<del>2 acres</del> 5,000	4,000	200'	200'	40'	20'	<del>40'</del>	40'	<del>70'</del> 30'	2.5   35'	1   12'	20%	25%	20	_	RD-4 <sup>d,e</sup>	
RD-3 <sup>d,e</sup>	5,000	3,000	50'	100'	30'	<del>10'</del> 20'	<del>20'</del>	25'	30'	2.5   35' 3.5   45'	1   12'	20%	40%	24	-	RD-3 <sup>d,e</sup>	
RD-1.8 <sup>d,e</sup>	5,000	1,800	50'	100'	30'	<del>10'</del> 20'	<del>20</del> '	25'	30'	10 <sup>b</sup>   100'	<del>1   12'</del>	<del>15</del> 25%	40%	_c	-	RD-1.8 <sup>d,e</sup>	
RD-1.7 <sup>d,e</sup>	5,000	1,700	50'	100'	30'	<del>10'</del> 20'	<del>20'</del>	25'	30'	4.5 <sup>f</sup>   55' <sup>f</sup>	<del>1   12'</del>	25%	40%	36 <sup>g</sup>	-	RD-1.7 <sup>d,e</sup>	
PB					As re	<del>egulated</del>	in the lea	ast restric	tive adjoinin	i <mark>g residential d</mark>	<del>istrict</del>					PB	
<del>OB</del> T	5,000	i	<del>40'</del> 50'	100'	<del>30'</del> 10'	<del>20'</del> 10'	_	<del>25'</del> 20'	_	-   35'	_	_	-	_	4	<del>OB</del> T	
LB	-	-	-	<del>100'</del>		<del>20'</del>	ı	<del>25'</del>	_	<del>-   35'</del>	_	_	-	Min Open	2	<del>LB</del>	
GB	_	1,500	_	100'	- 15'	20'	_	25'	_	<b>-   35'</b>	_	_	_	Space	2	GB	
CMS	_	_	_	75'	0-10'	0'	_	<del>25'</del> 20'	_	3   48'	2	_	_	10%	_	CMS	Art IVD
L	_	_	-	75'	0-20'	0-30'	_	25'	_	4   38'	2	_	_	15%	_	L	Art IVE
FCD	2 acres	3,960	-	_	_	_	_	_	_	3   40'	_	35%		35% 30%		FCD	Art IVC
WP	1 acre	_	_	_	10'	_	_	_	_	2.5   35'	_	20%		-	<del>0.5</del>	WP	Art IVA
WD	5 acres	_	-	_	_	_	_	_	_	See Art IVA	_		-	15%	<del>3/2</del>	WD	Art IVA
LI	_	1,500	- 60 <b>'</b>	100'	- 20 <sup>1</sup>	20'	_	25'	_	-   - 35'	_	70		- 20%	2	LI	
HI	_	-	<b>– 60'</b>	100'	- <b>30</b> '	20'	-	25'	_	-   <del>35'</del> 40'	_	70	1%	- 20%	2	HI	

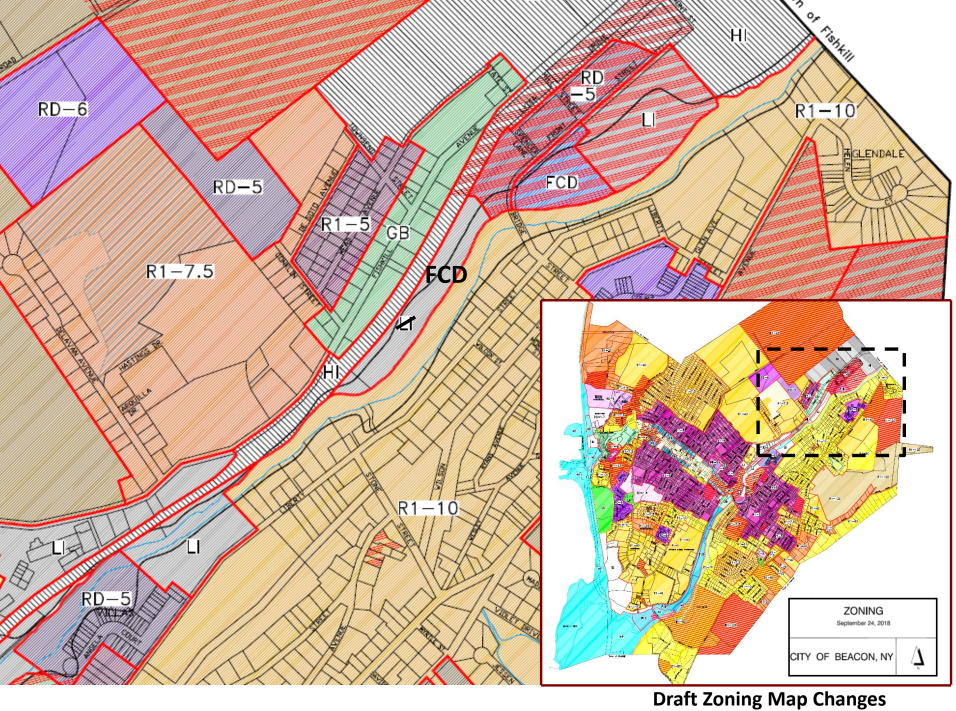
#### NOTES:

- a If not occupied by a dwelling unit. Notwithstanding the one story and 15 feet height limitation, a clubhouse in a multifamily project shall not exceed 2 1/2 stories and 35 feet in height. [Amended 2 16 2010 by L.L. No. 2 2010]
- <u>ab Except in multifamily developments</u>, A private garage may be built across a common lot line <u>in multifamily developments</u> by mutual agreement between adjoining property owners, a copy of such agreement to be filed with the building permit application for such garage.
- c A main building containing two or more dwelling units in an RD-3 District may be erected to a height of 3 1/2 stories or 45 feet, and a main building for a permitted nonresidential use may be erected to a height of five stories or 50 feet, provided that it is set back from any street or adjoining residential property a distance at least equal to its height.
- d But 2,500 square feet per dwelling unit for the first two dwelling units if the average height of main buildings is to be less than six stories, and except that for each one bedroom or smaller dwelling unit, the required minimum lot area per dwelling unit shall be reduced by 20%, and for each three-bedroom or larger dwelling unit, increased by 20%.
- e But not less than 1/2 the height of the permitted building.
- f A one-family house may be located on a lot meeting all the requirements of, and subject to the standards of, the most restrictive adjoining single-family residence district.
- g Except that any side yard containing a driveway for an apartment development shall be at least as large as a required front yard.
- bh But not more than 65% of the dwelling units in a multifamily development may be contained in buildings more than 3 1/2 stories in height.
- ci But not more than 24 dwelling units in any building 3 1/2 stories or less in height.
- j This maximum may be increased to 20% for multifamily developments having 3,000 square feet or more of a lot area per dwelling unit.
- dk For multifamily developments, a well-designed and landscaped recreation or usable open space area, approved by the Planning Board, of 2,000 square feet for the first 20 dwelling units or part thereof, plus 100 square feet for each additional dwelling unit will be required.
- el In any RD District, the Planning Board may approve a subdivision of land into individual building lots containing a minimum of 1,800 square feet of area each and designed for attached or semi-attached single-family dwellings (townhouses), provided that the design is such that the gross dwelling unit density for the entire tract does not exceed that which can normally be permitted for multiple dwellings in the district in which the property is located and further provided that the Planning Board attaches such conditions and safeguards to its approval as, in its opinion, are necessary to assure that the entire property, including any designated common areas for open space, recreational or other purposes, will be properly maintained for the intended purpose(s) and not further subdivided or developed in the future.
- m Except that any new one-family detached dwelling lot created subsequent to July 11, 1988, shall be required to comply with the minimum size and dimensional requirements of the R1-7.5 District. [Added 7-5-1988]
- fn A maximum of one story of parking under a building shall not count toward the maximum building height limitation in feet and stories. [Added 2-16-2010 by L.L. No. 2-2010] go And each building shall not exceed 150 feet in length. [Added 2-16-2010 by L.L. No. 2-2010]
- p. There shall be no parking in the front yard. [Added 10-17-2016 by L. L. No. 11-2016]
- he For all development proposals involving a total lot area of more than three acres within a R1, RD, or Fishkill Creek Development zoning district, the lot area per dwelling unit calculation shall first deduct any lot area covered by surface water, within a federal regulatory floodway, within a state or federally regulated wetland, or with existing, pre-development very steep slopes of 25 percent or more as defined in § 223-63.
- i As regulated in the least restrictive adjoining residential district.
- b Abutting residential districts or where driveway is proposed between building and lot line.
- c. First floor area shall be limited to the extent necessary to provide required off-street parking and loading spaces.









#### LOCAL LAW NO. \_\_\_\_ OF 2019

### CITY COUNCIL CITY OF BEACON

# LOCAL LAW AMENDING CHAPTERS 223 AND 210 OF THE CODE OF THE CITY OF BEACON

A LOCAL LAW to amend Chapters 223 and 210 of the Code of the City of Beacon regarding the Schedule of Regulations and associated amendments.

**BE IT ENACTED** by the City Council of the City of Beacon as follows:

**Section 1.** Chapter 223 of the Code of the City of Beacon, Article II, Section 2, entitled "Establishment of Districts" is hereby amended as follows:

### § 223-2 Establishment of districts.

The City of Beacon is hereby divided into the following classes of districts:

#### A. Residential:

- (1) R1-120 One-Family Residence District, 120,000 square feet per dwelling unit.
- (2) R1-80 One-Family Residence District, 80,000 square feet per dwelling unit.
- (3) R1-40 One-Family Residence District, 40,000 square feet per dwelling unit.
- (4) R1-20 One-Family Residence District, 20,000 square feet per dwelling unit.
- (5) R1-10 One-Family Residence District, 10,000 square feet per dwelling unit.
- (6) R1-7.5 One -Family Residence District, 7,500 square feet per dwelling unit.
- (7) R1-5 One-Family Residence District, 5,000 square feet per dwelling unit.
- (8) RD-7.5 Designed Residence District, 7,500 square feet per dwelling unit (minimum lot size of two acres).

[1] Editor's Note: This local law also provided for the renumbering of former Subsections A(8) through (16) as Subsections A(9) through (17).

- (9) RD-6 Designed Residence District, 6,000 square feet per dwelling unit (minimum lot size of five two acres).
- (10) RD-5 Designed Residence District, 5,000 square feet per dwelling unit (minimum lot size of 5,000 square feet).
- (11) RD-4 Designed Residence District, 4,000 square feet per dwelling unit (minimum lot size of two acres 5,000 square feet).
- (12) RD-3 Designed Residence District, 3,000 square feet per dwelling unit (minimum lot size of 5,000 square feet).
- (13) RD-1.8 Designed Residence District, 1,800 square feet per dwelling unit (minimum lot size of 5,000 square feet).
- (14) RD-1.7 Designed Residence District, 1,700 square feet per dwelling unit (minimum lot size of 5,000 square feet).
  - [2] Editor's Note: This local law also provided for the redesignation of former subsection A(13) and (14) as A(14) and (15), respectively.
- (15) RMF-1.5 Multifamily Residence District, 1,500 square feet per dwelling unit (minimum lot size of 5,000 square feet).
- (16) RMF-8 Multifamily Residence District, 800 square feet per dwelling unit (minimum lot size of 5,000 square feet).
- (15) (17) Senior Affordable Housing Overlay (SAHO) District.

#### B. Commercial:

- (1) PB Business Off-Street Parking T Transitional District.
- (2)[3] OB Office Business District.

[3] Editor's Note: Former Subsection B(2), HB Hotel Business District, was repealed 6-17-2013 by L.L. No. 11-2013. This local law also provided for the renumbering of former Subsection B(3) through (8) as Subsection B(2) through (7), respectively.

- (3) LB Local Business District.
- (4) CB Central Business District.
- (2) GB General Business District.
- (3) CMS Central Main Street District.
- (4) L Linkage District.

- C. Industrial:
  - (1) LI Light Industrial District.
  - (2) HI Heavy Industrial District.
- D. POD Parking Overlay District.
- E. WP Waterfront Park Zone.
- F. WD Waterfront Development Zone.
- G. FCD Fishkill Creek Development District.

**Section 2.** Chapter 223 of the Code of the City of Beacon, Article III, Section 10, entitled "Nonconforming uses and structures," Subsections H-L are hereby amended as follows:

### § 223-10 Non-conforming uses and structures

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#### H. Residential uses on Main Street. [Added 12-29-1997 by L.L. No. 14-1997]

- (1) Legislative intent. The Central Business (CB) and General Business (GB) Districts along Main Street have traditionally been and will continue in the future to essentially be retail/service in nature. In order for the Main Street business district to be healthy and vital, it must compete successfully with other business districts. One of the essential characteristics of a healthy downtown business district is a high degree of continuity between adjacent retail and service uses, so that consumers can conveniently walk from one storefront to the next without frequently being interrupted by gaps between the retail and service uses. These gaps are the result of uses which are not open to the general public such as, in this case, residential uses. Residences which are located at the front of the ground floor of the buildings on Main Street are believed to be more injurious to the health and vitality of this business district than residences located at the rear of the ground floor of said buildings because the shopping portion of the business district is primarily, but not exclusively, at the front of said buildings. It is recognized, however, that there are currently several vacant storefronts on Main Street. The City Council has determined that the residential units affected by this subsection should not be converted to retail space unless the vacancy rate for such retail space has declined to an acceptable level in the discretion of the City Council. As a result, the special permit procedure outlined herein will specifically take into consideration the vacancy rate on Main Street at the time this subsection is implemented.
- (2) Discontinuance. The following provisions pertain to buildings located on Main Street in the Central Business and General Business Zoning Districts: residential uses which are neither located on the upper floors nor in the rear of the first floor of said buildings shall be discontinued effective October 1, 2002. The City of Beacon shall notify all affected property

- owners no later than October 1, 2001, that all residential units so situated in the Central Business (CB) and General Business (GB) Zoning Districts must be converted no later than October 1, 2002, pursuant to the terms of this subsection.
- (3) Special use permit. Any property owner affected by this section shall be eligible to apply to the City Council for a special use permit to continue said residential occupancy for a period of two years. There shall be no further permits issued after the aforementioned permit has expired. Such application must be made no later than April 1, 2002, in order to maintain eligibility for the special use permit. The general provisions regarding the issuance of special use permits set forth in this chapter shall also apply to this application. In addition, the City Council shall take the vacancy rate for storefronts on Main Street into consideration when determining whether to issue such a permit.
- I. Variance procedure. Any person or persons jointly or severally aggrieved by the terms of this chapter shall have the right to review a special permit determination by the City Council by a public hearing before the Zoning Board of Appeals and by a proceeding under Article 78 of the Civil Practice Law and Rules, which proceedings must be commenced within 30 days of the filing of such determination with the City Clerk.
- J. Exemption. This local law shall not apply to the residence located at 317 Main Street. This use as a single-family dwelling shall be continued as a nonconforming use notwithstanding the remaining provisions of this local law. However, the existing commercial portion of these premises which front on Main Street, may not be converted to a residential use.
- L. H. General nuisances. Upon a complaint registered by the Building Inspector or 50% of the property owners within 250 feet of a nonconforming use which is considered to be a general nuisance or hazard to the health, safety, welfare and morals of uses or structures within 250 feet of such nonconforming use or uses, the Zoning Board of Appeals shall hold a public hearing and make a finding with respect to the nuisance or hazardous condition which exists and shall determine the necessity of terminating such nonconforming use. Such uses shall be terminated within such reasonable time as shall be determined by the Zoning Board of Appeals as related to the reasonable amortization of the capital investment in such uses.

**Section 3.** Chapter 223 of the Code of the City of Beacon, Article III, Section 13, entitled "Yards; building projections," Subsections I-O are hereby amended and added as follows:

# §223-13 Yards, building projections, heights, and accessory structures

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I. Visibility at intersections. On a corner lot in any residence district, no fence wall, hedge or other structure or planting more than three feet in height shall be erected, placed or maintained within the triangular area formed by the intersecting street center lines and a straight line joining said street center lines at points which are 100 25 feet distant from the point of intersection, measured along said street center lines intersecting lines of the curb or edge of pavement. The height of three feet shall be measured above the road surface at the center line edge of the road having the lesser

- elevation. This subsection shall not apply to existing <u>and city-approved street</u> trees, provided that no branches are closer than six feet to the ground.
- J. Corner lots. On a corner lot in any residence district, there shall be provided a side yard on the side street equal in depth to the required front yard on said lot, or, if the lot is to be occupied by a one-family home, such side yard may be reduced to 25% of actual lot width.
- K. Exception for existing alignment of buildings. If on one side of a street within 250 feet of any lot there is pronounced uniformity of alignment of the fronts of existing buildings and of the depths of front yards greater or less than the depth specified in the Schedules of Regulations,[1] a front yard shall be required in connection with any new building which shall conform as nearly as practicable to those existing on the adjacent lots, except that no such building shall be required to set back from the street a distance greater than 40 feet.
- L. Awnings. No awning, or similar weather shielding feature, projecting beyond the property line of any lot into the sidewalk portion of a street shall be erected or maintained on any building, unless such awning or feature shall be firmly attached to the building and is at all points at least eight feet above the sidewalk area.
- M. Swimming pools <u>and tennis courts</u>. All swimming pools <u>and tennis courts</u> shall be considered structures and shall set back from lot lines at least the minimum distance required for other principal buildings and structures in that district.
  - (1) If a swimming pool, as located, is within 100 feet from a dwelling other than the owner's or within 50 feet from any street or property line, the same must be completely surrounded by a fence or wall enclosure not less than four feet in height with openings, holes or gaps (exclusive of gates or doors) therein not more than four inches in one dimension, a part of which enclosure may consist of a dwelling house or accessory building. A wall or fence or other enclosure wholly enclosing a dwelling house shall constitute compliance with this requirement.
  - (2) Each and every <u>swimming pool</u> gate or door opening through such enclosure shall be equipped and maintained with effective self-closing and self-latching devices, except that the floor of any occupied dwelling house forming a part of such enclosure need not be so equipped. The use of a natural barrier, hedge or pool cover will be deemed to satisfy the requirement of a fence or wall as specified above when approved by the Building Inspector.
- N. The minimum height of any principal building on a lot shall be one-story and 12 feet.
- O. Medical service accessory structure. A single temporary structure is permitted not exceeding 250 square feet, in compliance with § 223-17E, conforming to the minimum accessory building setback requirements and located in the rear or side yard, behind the front building line, not displacing or blocking access to required off street parking, and connected to the principal dwelling unit in a manner that is satisfactory to the Building Inspector for a period not exceeding one year. A medical service accessory structure shall be solely used, without charge, by the owner or occupant of the dwelling unit or an individual related to the owner or occupant, for medical services to be provided until permanent accessible housing can be arranged, as demonstrated by a medical note and other

proof to the satisfaction of the Building Inspector. The Building Inspector, upon good cause shown, may extend the one-year limitation for a period not to exceed one year.

**Section 4.** Chapter 223 of the Code of the City of Beacon, Article III, Section 17, entitled "Schedule of Regulations" is hereby amended as follows:

### § 223-17 Schedules of Regulations.

- A. The accompanying Schedules of Regulations constituting § 223-17C and D herein list and define the use of land and buildings, the height of buildings, the yards and other open space to be provided in connection with buildings, the area of lots, off-street parking space and other matters. The regulations listed for each district as designated are hereby adopted and prescribed for each such district, subject to the provisions of this section, and, unless otherwise indicated, shall be deemed to be the minimum requirements in every instance of their application.
- B. It is the intention that the uses set forth for each district shall not be permitted uses in any other district in the schedules, unless allowed specifically or by reference as permitted uses in said district.
- C. Schedule of <u>Use</u> Regulations for Residential Districts.[1]
  - [1] Editor's Note: The Schedule of <u>Use</u> Regulations for Residential Districts is included as an attachment to this chapter.
- D. Schedule of <u>Dimensional</u> Regulations for Nonresidential Districts. [2]
  - [2] Editor's Note: The Schedule of <u>Dimensional</u> Regulations for Nonresidential Districts is included as an attachment to this chapter.
- E. Schedule of Regulations for Accessory Buildings on Residential Lots.[3]
  - [3] Editor's Note: The Schedule of Regulations for Accessory Buildings on Residential Lots is included as an attachment to this chapter.

**Section 5.** Chapter 223 of the Code of the City of Beacon, Article III, Section 18, entitled "Special permit uses," Subsection B is hereby amended as follows:

### § 223-18 Special permit uses.

- B. Application for a special permit.
  - (1) Application for required special permits shall be made to the City Council or Planning Board as indicated in §223-17, Schedule of Use Regulations. If the approval authority is the City Council, the application shall be first submitted to the Planning Board as agent for the City Council, and the applicant shall appear before the Planning Board prior to appearing before the City Council. All application materials, including plans, shall be submitted in electronic file format acceptable to the Building Department, in addition to at least five paper copies (or such other format or

amount as determined by the Building Department), at least two weeks prior to the regular Planning Board meeting at which it will be considered. The Planning Board shall, upon receiving such an application for the City Council, forward a copy of the application to the City Council for the Council's use in initiating the state environmental quality review process and for otherwise processing the application. The Planning Board shall render a report to the City Council on each <u>such</u> application, which report shall be rendered within 45 days of the date such application is received by the Board. Each report shall be submitted to both the Building Inspector and the City Engineer. The City Council or Planning Board shall conduct a public hearing within 62 days from the day on which a complete application is received. Public notice of said hearing shall be provided by the applicant in accordance with § 223-61.3 of this chapter. The City Council or Planning Board shall decide upon the application within 62 days after the hearing, provided that the SEQR process has been concluded. The time in which the City Council or Planning Board must render its decision may be extended by mutual consent of the applicant and the Board approving authority. The City Council or Planning Board may authorize the issuance of a permit, provided that it shall find that all of the following conditions and standards have been met:

- (a) The location and size of the use, the nature, <a href="hours">hours</a>, and intensity of the operations involved in or conducted in connection with it, the size of the site in relation to it and the location of the site with respect to streets giving access to it are such that it will <a href="hermony">be in harmony</a> not conflict with <a href="the existing permitted uses on adjacent blocks or">the appropriate and orderly development of the <a href="district in which area where">district in which area where</a> it is located.
- (b) The location, nature and height of buildings, walls and fences and the nature and extent of the landscaping on the site are such that the use will not conflict with the existing permitted uses on adjacent blocks and will not hinder or discourage the appropriate development use of adjacent land and buildings.
- (c) Operations in connection with any special use will not be more objectionable to nearby properties by reason of noise, fumes, vibration or other characteristic in Article IV than would be the operations of any permitted use, not requiring a special permit.
- (d) Parking areas will be of adequate size for the particular use and properly located and suitably screened from adjoining residential uses, and the entrance and exit drives shall be laid out so as to achieve maximum safety, and uses will not cause unreasonable traffic congestion or create a traffic hazard.
- (e) <u>Uses, buildings, and operations will be accessible for emergency services and appropriately located for water, sewer, and other infrastructure requirements.</u>
- (f) The use will comply with other regulations in the Code and will be compatible with the recommendations in the City's Comprehensive Plan and Local Waterfront Revitalization Program.
- (2) The decision of the City Council <u>or Planning Board</u> on the application, after the holding of the public hearing, shall be filed in the office of the City Clerk within five business days after such decision is rendered and a copy thereof mailed to the applicant.

**Section 6.** Chapter 223 of the Code of the City of Beacon, Article III, Section 20, entitled "Hotels" in its entirety is hereby renumbered as follows:

#### § 223-14.1 Hotels.

**Section 7.** Chapter 223 of the Code of the City of Beacon, Article III, Section 20.1, entitled "Adult uses," Subsection C is hereby amended as follows:

§ 223-20.1 Adult uses.

. . .

- C. Location. Adult uses are to be restricted as to location in the following manner in addition to any other requirements of this code:
  - (1) Adult uses shall not be located within a five-hundred-foot radius of the following zoning districts which permit residential development: R1-120, R1-80, R1-40, R1-20, R1-10, R1-7.5, R1-5, RD-7.5, RD-6, RD-5, RD-4, RD-3, RD-1.8, RD-1.7, RMF-1.5 and RMF-8. and Senior Affordable Housing Overlay District.
  - (2) Adult uses shall not be located within a one-half-mile radius of another such use.
  - (3) Adult uses shall not be located within a five-hundred-foot radius of the property lines of any school, church or other religious institution or place of religious worship, park, playground or playing field.
  - (4) Adult uses shall not be located in or within 500 feet of any Historic District and Landmark Overlay Zone.

**Section 8.** Chapter 223 of the Code of the City of Beacon, Article III, Section 22, entitled "Nursing homes," Subsection B is hereby amended as follows:

# $\S$ 223-22 Nursing homes.

• • •

#### B. Site.

- (1) In any R1-40 or R1-20 District, the minimum lot area shall be 40,000 square feet, plus 2,500 square feet for each additional resident person over 10 in number.
- (2) In any R1-10, R1-7.5, R1-5, RD-7.5, RD-6, RD-5, RD-4, RD-3, RD-1.8 or RD-1.7 District, the minimum lot area shall be 20,000 square feet, plus 1,500 square feet for each additional resident person over 10 in number.
- (3) In any other district, where permitted In any FCD, LI, or HI district, the minimum lot area shall be 10,000 square feet, plus 1,000 square feet for each additional resident person over 10 in number.

**Section 9.** Chapter 223 of the Code of the City of Beacon, Article III, Section 24.1, entitled "Accessory apartments," Subsections D and F are hereby amended as follows:

### § 223-24.1 Accessory apartments.

. . .

D. Apartment size. The minimum floor area for an accessory apartment within a detached single-family dwelling shall be 400 square feet. The maximum floor area shall be 650 square feet, but in no case shall the floor area of the apartment exceed 30% of the total floor area of the dwelling building in which it is located. For an accessory apartment located in an accessory building, the minimum floor area shall also be 300 square feet, and the maximum shall be 600 square feet, except that the City Council Planning Board may permit a smaller or larger accessory apartment where appropriate in an existing accessory building constructed prior to August 1, 1989. There shall be no more than one accessory apartment permitted per single-family lot. However, in the case of a lot which contains an existing accessory building or buildings that comply with the minimum required setbacks required for a principal building in the zoning district in which the lot is located and that were constructed prior to August 1, 1989, one accessory apartment shall be permitted in each such accessory building in addition to the one permitted in the detached single-family dwelling; the area of such lot shall be at least 100% larger than the minimum lot area required in the district in which the lot is located for each accessory apartment in excess of the first one.

• • •

F. Off-street parking. A minimum of two one off-street parking spaces shall be provided for each accessory apartment in addition to the off-street parking required for other uses existing on the lot.

...

**Section 10.** Chapter 223 of the Code of the City of Beacon, Article III, Section 24.3, entitled "Artist live/work spaces" is hereby renumbered in its entirety as follows:

# § 223-14.2 Artist live/work spaces.

**Section 11.** Chapter 223 of the Code of the City of Beacon, Article III, Section 24.5, entitled "Wireless telecommunications services facilities," Subsection H(3) is hereby amended as follows:

### § 223-24.5 Wireless telecommunications services facilities.

...

H. Location and access

- (3) Applications for all non-small cell wireless facilities shall locate, site and erect said facility in accordance with the following priorities, Subsection H(3)(a) being the highest priority and Subsection H(3)(g) being the lowest priority:
  - (a) Collocation on existing wireless telecommunication services facilities on lands owned or controlled by the City.
  - (b) Collocation on a site with existing wireless telecommunication services facilities in the City.
  - (c) On sites, buildings and structures located in the HI and LI Zoning Districts.
  - (d) On sites, buildings and structures in the PB, OB, LB and GB Zoning Districts.
  - (e) On sites, buildings and structures in the L, T, and CMS Zoning Districts.
  - (f) On sites, buildings and structures in Residential Zoning Districts.
  - (g) On sites, buildings and structures in the <u>FCD</u>, WD, WP, or Historic District and Landmark Overlay Zone.

**Section 12.** Chapter 223 of the Code of the City of Beacon, Article III, Section 24.6, entitled "Artist studio as an accessory special permit use" is deleted in its entirety.

**Section 13.** Chapter 223 of the Code of the City of Beacon, Article III, Section 26, entitled "Off-street parking, loading, and vehicular access," Subsections C, E and F are hereby amended as follows:

§ 223-26 Off-street parking, loading, and vehicular access.

...

C. Location, use, design, construction and maintenance.

(1) Location. The off-street parking facilities which are required by this section shall be provided on the same lot or premises with such structure or land use; except that off-street parking spaces required for structures or land uses on two or more adjoining lots may be provided in a single common facility on one or more of said lots, provided that a binding agreement, in a form approved by the Corporation Counsel, assuring the continued operation of said parking facility during the life of the structure or the land use the parking is designed to serve, is filed on the land records prior to approval of the plans for said parking facility. In any residence district, no off-street parking facility shall be developed in any required front yard or in any required side or rear yard adjacent to a street line or in any other side or rear yard within five feet of the lot line. However, off-street parking spaces shall be permitted in residential districts as indicated in § 223-17C.

### (2) Parking specifications.

- (a) Each parking space provided in an unenclosed area shall be at least nine feet wide and at least 18 feet long, except that the Planning Board, in approving a plan under § 223-25, may permit that portion of the total required parking which is specifically set aside for and limited to employee parking to have a width of at least 8 1/2 feet and a depth of at least 18 feet. This possible exception shall not be permitted in the CB CMS District.
- (b) Each parking space which is bordered by walls or columns on two or more sides shall be not less than 10 feet wide nor less than 18 feet long. Enclosed or garaged parking areas shall not contain any columns, walls or other obstacles which would prevent or obstruct the use of any parking space.
- (c) The maneuvering area needed to permit parked vehicles to enter and exit off-street parking spaces shall have a width of at least 24 feet, except where the Planning Board approves a lesser distance as adequate for areas with parallel or angled parking spaces.
- (3) Landscaping. Except for parking spaces accessory to a one-family dwelling, all off-street parking areas shall be landscaped with appropriate trees, shrubs and other plant materials and ground cover, as approved by the Planning Board based upon consideration of the adequacy of the proposed landscaping to assure the establishment of a safe, convenient and attractive parking facility with a minimum amount of maintenance, including plant care, snowplowing and the removal of leaves and other debris. At least one tree with a minimum caliper of three inches at a height of four feet above ground level shall be provided within such parking area for each 10 parking spaces.
  - (a) Wherever possible, planting islands, at least eight feet in width, shall be provided to guide vehicle movement and to separate opposing rows of parking spaces so as to provide adequate space for plant growth, pedestrian circulation and vehicle overhang. Such planting islands and the landscaping within them shall be designed and arranged in such a way as to provide vertical definition to major traffic circulation aisles, entrances and exits, to channel internal traffic flow and prevent indiscriminate diagonal movement of vehicles and to provide relief from the visual monotony and shadeless expanse of a large parking area.
  - (b) The Planning Board may require curbing to facilitate surface drainage and prevent vehicles from overlapping sidewalks and damaging landscaping materials.
  - (c) No obstruction to driver vision shall be erected or maintained on any lot within the triangle formed by the street line of such lot, the outer edge of the access driveway to the parking area and a line drawn between points along such street line and access drive 30 feet distant from their point of intersection.
- (4) Grades, drainage, paving and marking. All proposed and required parking facilities, regardless of size, shall be graded, surfaced, drained and maintained throughout the duration of their use so as to comply with the New York State Stormwater Management Design Manual, as amended from time to time, and/or Chapter 190, Stormwater Management and Erosion and Sediment Control, of this Code, or other acceptable stormwater management practice(s), as deemed suitable to the City Engineer to the extent necessary to avoid nuisances of dust, erosion or

excessive water flow across public ways or adjacent lands. The drainage analysis for said parking facilities shall include pre- and post-development conditions as well as remediation and/or mitigation of stormwater runoff. The maximum slope within a parking area shall not exceed 5%. In RD and RMF Districts and in nonresidential developments, the Planning Board shall require the provision of suitable markings to indicate individual parking spaces, maneuvering area, entrances and exits.

- (5) Traffic circulation. In order to encourage safe and convenient traffic circulation, the Planning Board may require the interconnection of parking areas via access drives within and between adjacent lots. The Board shall require written assurance and/or deed restrictions, satisfactory to the Corporation Counsel, binding the owner and his heirs and assignees to permit and maintain such internal access and circulation and inter-use of parking facilities.
- (6) Two or more uses on same lot. Where two or more different uses occur on a single lot, the total amount of parking facilities to be provided shall be the sum of the requirements of each individual use on the lot, except that the Planning Board may approve the joint use of parking space by two or more establishments on the same lot or on contiguous lots, the total capacity of which is less than the sum of the spaces required for each, provided that said Board finds that the capacity to be provided will substantially meet the intent of this article by reason of variation in the probable time of maximum use by patrons or employees at such establishments and provided that such approval of such joint use shall be automatically terminated upon a change of use at any such establishment.
- (7) Designed residence and multifamily residence districts.
  - (a) In RD and RMF Districts, in order that some of the required parking spaces may be convenient for use by visitors as well as by occupants, 2/3 of the required car spaces for a residential building shall, whenever possible, be directly accessible to a main entrance to that building and within 100 feet of that entrance.
  - (b) In RD or RMF Districts, off-street parking lots shall be located behind, underneath, or to the side of the building, whenever possible. Any parking to the side of the building shall be screened from street views by a low wall, hedge, fence, and/or other landscaping and, whenever possible, it shall be located at least 40 feet from any property line that fronts on a street.

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E. Waiver of improvement. Except within the Central Business District and the Central Main Street District, and notwithstanding any other provision of this chapter, the City Council or Planning Board, in reviewing plans submitted in accordance with the provisions of this section or § 223-18 or 223-25, may waive the initial improvement of up to 50% of the required off-street parking spaces, provided that all of the required spaces are shown on the proposed plan and further provided that suitable agreements, satisfactory to the City Council or Planning Board, are obtained assuring the City that the property owner(s) will be responsible for the construction of such waived spaces, or any portion thereof, within six months of the date such spaces may be deemed necessary by the City Council or Planning Board.

F. Schedule of Off-Street Parking Requirements. Off-street parking spaces shall be provided as follows, except that the Board of Appeals may modify these provisions as a condition of the issuance of a special permit according to the provisions of § 223-19.

1- and 2-family dwelling

Multifamily dwelling and/or apartment or artist live/work space

Professional office or home occupation permitted in a residential district

Bed-and-breakfast establishment, rooming house or boardinghouse

Hotel

Place of worship, theater, auditorium, athletic field or other place of assembly

Nursery school or day-care center Primary or secondary school

Dance, art, tutorial, martial arts or similar instructional school

Hospital, nursing home, convalescent home or home for the aged

Golf and country club

Bowling alley or other place of commercial recreation or public amusement

Retail or service business, including auction gallery

Restaurant or coffee house

Office for business or professional use (other than accessory to residential use)

2 spaces for each dwelling unit

1 space for each dwelling unit, plus 1/4 space for each bedroom, plus 1/2 space for each live/work space containing retail area

2 spaces in addition to spaces required for the residential use, except that there shall be 4 spaces for each medical or dental practitioner in addition to spaces required for the residential use

1 space for each guest sleeping room, plus 2 spaces for the dwelling unit, plus 1 space for each nonresident employee

Subject to § 223-<del>20L</del> <u>14.1 C</u>

1 space for each 4 seats or pew spaces or, in places or, in places without seats, 1 space for each 100 square feet of floor space used for public assembly

1 per employee plus 1 per classroom

1 per employee plus 1 per 5 students in the 11th grade or above, or 1 per 4 assembly seats, whichever is greater

1 space for each 150 square feet of gross floor space

1 space for each 3 resident persons, plus space for each employee, including medical, nursing and service staff employed at the same time when the building is operating at full capacity

1 space for each 2 memberships

5 spaces for each bowling lane; all others, 1 space for each 4 persons of maximum occupancy or 1 space for each 200 square feet of gross floor area, whichever is greater

1 space for each 200 square feet of gross floor area, excluding utility areas

1 space for each 3 patron seats or 1 space for each 150 square feet of gross floor area, excluding kitchen and storage areas, whichever is greater

1 space for each 200 square feet of gross floor area, excluding utility areas

Banking office 1 space for each 200 square feet of gross floor

area, excluding utility areas

Funeral parlor or under-taking establishment 10 spaces per establishment, plus 1 space per

employee

Motor vehicle sales and service 1 space per employee, plus 1 space per 150

square feet of gross floor space

Veterinary office 1 space per employee, plus 1 space per 300

square feet of gross floor space

Car washing establishment Subject to § 223-21F

Research or development laboratory 1 space per employee, but not less than 1 space

per 600 square feet of gross floor space

Manufacturing or industrial use 1 space per 2 employees but not less than 1 space per 400 square feet of gross floor space

Wholesale, storage, utility or other similar commercial use 1 space per employee but not less than 1 space

per 1,000 square feet of gross floor space
Senior citizen use 2 spaces for each 3 dwelling units

Museums in LI and/or LB Zone located within walking 1 parking space per 3,000 feet of gross floor

distance (3,000 feet) of entrance to train station

Artist studio

Art gallery/exhibit space 1 space for each 250 square feet of gross floor

- P

space

space

Bar or brew pub 1 space for each 3 patron seats or 1 space for

each 50 square feet of gross floor area,

excluding kitchen and storage areas, whichever

1 space for each 500 square feet of gross floor

is greater

Microbrewery or microdistillery 1 space for each employee on the largest shift,

plus 1 space for each 3 patron sitting or standing spaces in any tasting room or other visitor facility open to the general public

Museum 1 space for each 300 square feet of gross floor

area

Other uses not listed Off-street parking requirements for types of

uses which do not fall within the categories listed above shall be determined by the Planning Board upon consideration of relevant

factors entering into the parking needs of each

such use

(1) Notwithstanding § 223-26F above, with respect to lots which, on the effective date of this section, are located wholly or partially within 2,500 feet of the train station platform, the City Council shall have the authority to limit the amount of parking to be provided for multifamily and nonresidential development projects on said lots having a parking requirement in accordance with § 223-26F of 25 spaces or more, in the interest of appropriately and reasonably minimizing the environmental impact of the project's vehicular traffic accessing the train

station. In such cases, the City Council shall ensure that convenient pedestrian access is provided by the project, or is otherwise available between the project and the train station. Where a substantial change in elevation exists between the project and the train station, the City Council may require the project to provide, if deemed feasible by the Council, an elevator, escalator, stairs and/or other similar pedestrian conveyance or access for such purpose.

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**Section 15.** Chapter 223 of the Code of the City of Beacon, Article III, Section 26.2, entitled "Tattoo parlors" is deleted in its entirety.

**Section 16.** Chapter 223 of the Code of the City of Beacon, Article III, Section 26.3, entitled "Retail sales from a truck or trailer" is deleted in its entirety.

**Section 17.** Chapter 223 of the Code of the City of Beacon, Article IVA, Section 41.4, entitled "Waterfront Development (WD) Zone," Subsections B, C, G(2), G(6), H, J(7) and J(11)(b) are hereby amended as follows:

#### § 223-41.4 Waterfront Development (WD) Zone.

• • •

- B. Permitted principal uses. Permitted principal uses shall be as follows:
  - (1) Any principal use permitted in the WP Zone.
  - (2) Residential multifamily and/or attached dwelling units.
  - (3) Convenience retail and personal service shops designed to serve the needs of area residents and commuters.
  - (4) Restaurants, bars or brew pubs.
  - (5) Inns, hotels, fitness centers, spas and or day care centers.
  - (6) Art, craft or fine arts galleriesy.
  - (7) Professional or small business offices in <u>a</u> mixed-use buildings, and not to exceed 40% of the total floor area in <u>a</u> mixed-use buildings. The Planning Board may limit the extent of office uses on the first floor, depending on the building location within the overall development.
  - (8) Professional, small business and service facilities in the lower floors of a multistory residential buildings.
  - (9) Artist live/work spaces.
  - (10) Public square, plaza, promenade or pocket park.

- (11) <u>Public or semipublic use; live theater, concert hall, museum or meeting room suitable for social, civic, cultural or education activity.</u>
- (12) Conference center.
- (13) Microbrewery or microdistillery
- (14) Other use similar to the above uses as determined by resolution of the City Council.
- C. Special permit uses. The following uses <u>may</u> require a special permit <del>from the Planning Board, pursuant to the provisions set forth in Subsection F</del>:
  - (1) Public or semipublic uses; live theaters, concert halls, museums or meeting rooms suitable for social, civic, cultural or education activities Wireless telecommunication services facility, subject to \$223-24.5.
  - (2) Conference centers. Small cell wireless telecommunications facility, subject to §223-26.4.
  - (3) Other uses similar to the above uses as determined by resolution of the City Council.

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- G. Procedure for special permit and waterfront development concept plan review.
  - (2) Planning Board review of special permit and waterfront development concept plan application.
    - (a) Environmental compliance.
      - [1] The approval of a waterfront development project is an action under the State Environmental Quality Review Act, and all proceedings to review such project shall comply with applicable requirements of SEQR.
      - [2] Upon receipt of an application for a special permit and waterfront development concept plan, the Planning Board shall commence a coordinated review under SEQR and institute lead agency procedures after identifying all involved and interested agencies, as provided by law.
      - [3] Because any waterfront development will constitute an important element in the implementation of the City's Local Waterfront Revitalization Plan, the preparation of a Draft Environmental Impact Statement shall be required by the lead agency. Such DEIS shall comply with all requirements of law. To the extent possible in accordance with law, the DEIS submitted in connection with the special permit and waterfront development concept plan approval shall be sufficiently specific so as to eliminate the need for additional and/or supplemental DEIS's during the site plan stage of the approval process.
      - [4] To the extent possible in accordance with law, the preparation of the DEIS shall be integrated into the existing agency review processes and should occur at the same time as the other agency reviews, including the special permit and waterfront development

- concept plan review. When a SEQR hearing is to be held, it should be conducted jointly with other public hearings on the proposed action, whenever practicable.
- [5] Notwithstanding Subsection FG(2)(a)[1] through [4] immediately above, where a waterfront development project includes a phase (or phases) comprised solely of uses permitted in the Waterfront Park District, and where a lead agency has been established and has scoped a DEIS for the overall waterfront development project, said phase (or phases) may be segmented for the purposes of environmental review in accordance with the provisions of SEQR. In such case, the lead agency shall require the preparation of a full environmental assessment form (EAF) for its use in rendering a determination of significance regarding said phase(s). Further, the lead agency shall notify all involved and interested agencies that the phase(s) will be segmented and shall send a copy of the EAF with said notification.
- (b) Special permit approval. The Planning Board may authorize the issuance of a special permit for a waterfront development project, provided that it shall find that the following conditions and standards have been met:
  - [1] The proposed waterfront development project will fulfill the purposes of the waterfront development zone.
  - [2] The proposed waterfront development project meets the Waterfront Development Design Standards set forth in § 223-41.4J, to the extent applicable at the special permit stage.
  - [3] The proposed waterfront development project will be in harmony with the appropriate and orderly development of the City's waterfront area.
  - [4] The proposed waterfront development project will not hinder or discourage the appropriate development and use of adjacent lands.
  - [5] The proposed land uses will be in accordance with the approved waterfront development concept plan.
  - [6] The proposed waterfront development uses meet the standards of  $\S$  223-41.4B.
  - [7] The proposed project is otherwise in the public interest.
- (c) Conditions. In approving any waterfront development concept plan and special permit, the Planning Board may attach such conditions, safeguards and mitigation measures as it deems necessary or appropriate to assure continual conformance to all applicable standards and requirements and to fulfill the intent and purposes of this law.

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(6) Processing of phases comprised of Waterfront Park District uses. Notwithstanding other provisions of the waterfront development review and approval process, where a waterfront development project includes a phase (or phases) comprised solely of uses permitted in the

Waterfront Park District, the Planning Board may process and grant special permit approval to said phase(s) in advance of the complete processing of the overall project so long as the SEQR process has been complied with in accordance with the provisions of § 223-41.4G F(2)(a)[5] herein; said phase is an integral part of an appropriate waterfront development concept plan, as determined by the Planning Board; and the overall review and approval process for waterfront development special permits as outlined herein, including all referrals and hearings, has been complied with for said phase(s). After the granting of special permit approval, said phase(s) may proceed to site development plan review and approval for said phase(s) in accordance with Subsection H immediately below.

- H. Site development plan review. After approval of the waterfront development special permit the Planning Board may grant site plan approval to a waterfront development project.
  - (1) Application for site plan approval. The application for site development plan approval shall contain all the material set forth in § 223-25B of this Zoning Ordinance. In addition, the applicant shall submit the following:
    - (a) Information to establish that the proposed site plan meets the waterfront development standards set forth in Subsection—I [.
    - (b) Information to establish that the proposed site plan is in substantial conformance with the approved waterfront development concept plan.
    - (c) Preliminary elevations showing the general architectural and design treatment of all buildings, public and open spaces and other site plan elements.
    - (d) Information to establish the relationship of the proposed project to later elements of the development of the site, including any other adjacent and nearby lands that are not part of the applicant's planned waterfront development projects.
    - (e) Such other information as the Planning Board may reasonably require in order to evaluate the site plan application.
    - (f) Application fees as may be required pursuant to Subsection  $\cancel{\mathbf{E}}_{\underline{\mathbf{F}}}$ .
  - (2) Planning Board review of site plan.
    - (a) The Planning Board shall conduct a detailed review of the adequacy, location, arrangement, design and appearance of each aspect of the proposed development. While the scope of the Planning Board's review of the site plan will generally relate to the waterfront project at issue, the Planning Board shall have the authority to assure that aspects of the overall development of the site (e.g., stormwater management, domestic water and fire protection, sanitary sewer, all utilities, streets, etc.) shall be adequate to suit the purposes and needs of the entire peninsula waterfront area, as it is finally developed.
    - (b) In acting on any site development plan application, the Planning Board shall take into consideration any approved special permits and waterfront development concept plans, the proposed design and layout of the entire waterfront area, including the proposed

location, height and buffer of buildings, traffic circulation within and without the site, provision of off-street parking, exterior lighting, display of signs, landscaping, buffer areas and open spaces and architecture and design, so that any development will have a harmonious relationship with the existing or permitted development of contiguous land and of adjacent neighborhoods, and so that pedestrian and vehicular traffic will be handled adequately and safely within the site and in relation to the adjoining street system. Particularly, the Planning Board shall assure that the proposed site plan meets the waterfront development standards set forth in Subsection—I J.

- (c) The proposed site development plan shall be in general conformance with the waterfront development concept plan. While the waterfront development concept plan approval will approve a general layout on the site, the individual site plans for particular waterfront development projects will provide detailed building envelopes, elevations and site design details regarding proposals for various projects within the site. The Planning Board may exercise its discretion in allowing minor variations from the waterfront development concept plan so long as the site plan is, in the Planning Board's judgment, generally in keeping with the waterfront development concept plan. In no case, however, shall the Planning Board have the authority to approve a total number of dwelling units or total density in the waterfront development which exceeds the number approved as part of the special permit and waterfront development concept plan. Nor shall the Planning Board have the authority to approve the total square footage of nonresidential space above that approved in the special permit.
- (3) Time period for construction. At the time of approving the site plan, the Planning Board may set forth the time period in which construction is to begin and be completed. The Planning Board may, in its discretion, extend any time period it has previously set where it finds that changing market conditions or other circumstances have acted to prevent the timely commencement or completion of work, and that the developer has proceeded with reasonable diligence in an effort to assure completion of the work within the permitted time period. The extension of these time periods shall not require the holding of a new public hearing.
- (4) Adjustments to site plan during construction. During the construction of an approved site plan, the Building Inspector or the City Engineer may authorize minor adjustments to the approved plans which are consistent with the overall approved site plan, when such adjustments appear necessary in the light of technical or engineering considerations which develop during actual construction, or when such adjustments are required in order to comply with law, rules or regulations made applicable to the subject property by any agency or instrumentality of the United States, New York State, Dutchess County or City government. The Building Inspector or City Engineer may, in his discretion, refer any such proposed change to the Planning Board for review. The Planning Board may determine to treat the modification as a minor site plan adjustment under this section or to treat it as a site plan amendment under Subsection G(5). If treated as a minor site plan adjustment, the Planning Board may authorize the Engineer or Building Inspector to approve the requested change.
- (5) Site plan amendments. If the Planning Board determines that the character of the proposed changes requires a site plan amendment, the Planning Board shall process the application as an amended site plan under this Subsection G(5) and shall have discretion to determine the extent

of further environmental analysis and project review that is required. After appropriate review, the Planning Board shall approve the site plan amendment by resolution.

J. Development standards for Waterfront Development District. It is essential that development in this district meet the following development standards:

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- (7) Lighting. Streets, drives, walks and other outdoor areas shall be properly lighted to promote safety and encourage pedestrian use. All exterior lighting for the project shall be directed downward or otherwise appropriately shielded and designed to minimize excessive light. It shall have an attractive appearance compatible with the overall project design and waterfront character. Lighting type, number and locations shall be subject to Planning Board review and approval as part of the site plan review.
  - (a) Lighting fixtures shall be a maximum of 15 feet in height, except pole lights in rear parking lots shall be a maximum of 20 feet high. Lighting shall be energy efficient, have full spectrum color quality, and shall prevent any lighting above 60 watts that directly projects above the horizontal level into the night sky.
  - (b) All exterior lighting shall comply with the standards in §223-14B.

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- (11) Off-street parking and loading.
  - (b) Parking requirements.

[3]

- [1] Multifamily dwelling: one space per unit.
- [2] Retail or service business: one space for each 333 square feet of gross floor, excluding basement storage utility areas.
- [3] Restaurant: one space for each two three patron seats or one space for each 300 square feet of gross floor area, excluding kitchen and storage areas, whichever is greater.
- [4] Office for business or professional use: one space for each 350 400 square feet of gross floor area.
- [5] Hotel: 0.75 space for each hotel guest room.

**Section 18.** Chapter 223 of the Code of the City of Beacon, Article IVA, Waterfront Zones, Section 41.6, entitled "Bulk regulations applicable to Waterfront Park Zone" is hereby amended as follows:

§ 223-41.6 Bulk regulations applicable to Waterfront Park Zone.

- A. Minimum lot size: one acre. (NOTE: The minimum lot size shall be two acres for those uses requiring a special permit from the City Council.)
- B. Maximum building coverage: 20%.
- C. Maximum floor area ratio: 0.5.
- **→** <u>C</u>. Minimum building setback from mean high water line: 10 feet.
- E D. Maximum building height: 2 1/2 stories/35 feet. (NOTE: All habitable stories must be elevated above the one-hundred- year floodplain. The area below the elevated first habitable story may, but need not, be used for parking. When story heights are provided in these regulations, they are deemed to be habitable or occupiable stories over a parking level or as otherwise elevated above the one-hundred-year floodplain. A basement level used only for parking and not used for business purposes shall not be counted as a story.)
- **Section 19.** Chapter 223 of the Code of the City of Beacon, Article IVA, Waterfront Zones, Section41.7, entitled "Bulk regulations applicable to Waterfront Development Zone" is hereby amended as follows:
- § 223-41.7 Bulk regulations applicable to Waterfront Development Zone.
- A. Minimum site size: five acres.
- B. Maximum height.
  - (1) Area north of West Main Street (see illustration[1]): Average of four stories of residential/mixed use over parking. Height may not exceed average of 75 feet from average ground level of the existing Metro-North parking.
  - [1] Editor's Note: Said illustration is included as an attachment to this chapter.
  - (2) Area south of Light Industry (LI) zone (see illustration[2]): Average of three stories of residential/mixed use over parking. Height may not exceed average of 32 feet at Beekman Street, nor more than average of 70 feet above the average ground level of the existing Metro-North parking.
  - [2] Editor's Note: Said illustration is included as an attachment to this chapter.
  - (3) The illustrations of height attached in this subsection shall not be exceeded so that the public views to the east are adequately protected.
- C. Maximum floor area ratio (excluding parking).
  - (1) Area north of West Main Street: 3.0.
  - (2) Area south of Light Industry (LI) zone: 2.0.
- <u>▶</u> <u>C</u>. Minimum open space: 15% of the site area, 10% of which must be publicly accessible.

**Section 20.** Chapter 223 of the Code of the City of Beacon, Article IVC, Fishkill Creek Development (FCD) District, Section 41.13, entitled "Uses; plan review; design standards," Subsections B, C, and I(7) are hereby amended as follows:

### § 223-41.13 Uses; plan review; design standards.

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B. Principal uses permitted. A Fishkill Creek development may be a single use, or a mixed use which incorporates various permitted land use elements as part of a comprehensive development plan. These elements may include:

- (1) Apartment, attached and or multifamily dwellings.
- (2) Artist live/work spaces, artist studios and or workshops of artisans.
- (3) Bed-and-breakfast establishments and or inns.
- (4) Spas, fitness centers/, noncommercial swimming pools, exercise studios, day-care centers, and or similar uses as determined by resolution of the City Council. Such uses shall be permitted in buildings that face a streets.
- (5) Restaurants, bar, brew pub, and or other eating and drinking establishments. Such restaurants and other eating and drinking establishments shall be permitted in buildings that face a streets. No such individual restaurant use shall contain more than 5,000 square feet of gross floor area.
- (6) Professional and business offices in buildings that face  $\underline{a}$  streets.
- (7) Galleriesy, exhibit spaces and or museums.
- (8) Community facilitiesy that complements residential and commercial uses, such as a public or semipublic performance and cultural centers, live theaters, concert halls, meeting rooms suitable for social, civic, cultural or education activities, bandshells, kiosks and or gazebos.
- (9) Assembly, manufacturing, workshop, and or other light industrial uses, as determined by the City Council, in a fully enclosed buildings and not including any form of outdoor storage.
- (10) Day care center.
- (11) Trade school or training program, college, private school, or nursery school.
- (12) (10) Other nonresidential uses similar to the above uses as determined by resolution of the City Council.
- C. Permitted accessory uses. Permitted accessory uses may include:
  - (1) Uses which are clearly incidental to, and customarily found in connection with, the permitted principal uses. Exterior display of goods on special event days/weeks may be permitted,

subject to the issuance of a permit by the City. Exterior storage is not allowed. Outdoor seating for restaurants and pedestrian-oriented accessory uses, such as flower, food or drink stands, are permitted.

- (2) Parking and bicycle facilitiesy, including parking structures.
- (3) Solar collector, roof garden, or greenhouse.

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## I. Fishkill Creek Development design standards.

- (7) Lighting. A comprehensive lighting plan with photometric measurements and fixture specifications shall be submitted for the project. Streets, drives, walks and other outdoor areas shall be properly lighted to promote safety and encourage pedestrian use.
  - (a) Lighting fixtures shall be a maximum of 15 feet in height, except pole lights in parking lots shall be a maximum of 20 feet high.
  - (b) Lighting shall be energy efficient, have full spectrum color quality, and, except for short-term event lighting, shall use full cut-off fixtures to prevent any lighting that directly projects above the horizontal level into the night sky. All exterior lighting shall comply with the standards in §223-14B.

**Section 21.** Chapter 223 of Code of the City of Beacon, Article IVD, Central Main Street (CMS) District, Section 41.18, entitled "Regulations," Subsections A, B, C, G(1), J(13), J(16) are hereby amended as follows:

## § 223-41.18 Regulations.

A. Uses by right. The uses listed below are permitted by right in the CMS District, in the manner and under the conditions specified below. Unless otherwise indicated in this § 223-41.18, all such uses require site plan review and approval. Site plan review shall not be required for a change of use in an existing building where the new use is allowed by right, the building will not be expanded, and the minimum number of off-street parking spaces required for the new use in § 223-41.18G(2) is not more than 25% greater than the requirement for the existing use in § 223-26F herein.

- (1) Apartments, provided that for parcels fronting on Main Street or East Main Street they shall only be located on upper stories or at least 50 feet behind the facade in the rear portion of a ground floor. The nonconforming residential uses on Main Street in § 223-10H shall not apply in the CMS District.
- (2) One-family, two-family, attached, and Multifamily dwellings, provided that for parcels fronting on Main Street or East Main Street such uses are not permitted on the ground floor in the first 50 feet from the facade.

- (3) Hotel, subject to § 223- <del>20</del> <del>14.1; or</del> inn<del>, or bed-and-breakfast establishment, subject to § 223- 24.4</del>.
- (4) Offices of any kind, including professional, medical, business, and banks or other financial institutions.
- (5) Artist studio.
- (6) Art gallery or exhibit space.
- (7) Restaurant, coffee house, brew pub, <u>bar</u>, <u>and or</u> other establishments that serves food with or without alcoholic beverages, <u>and are not a bar</u>.
- (8) Food preparation business.
- (8) (9) Retail and or personal services.
- (10) Funeral home.
- (11) Off-street parking facilities, provided that they are set back at least 40 feet from the Main Street or East Main Street property line and screened from the street by buildings and/or landscaping.
- (12) Public garage, as defined in this chapter, without motor vehicle repair, vehicle sales, or fuel sales, provided that it is set back at least 40 feet and screened from the street by buildings and/or landscaping.
- (9) (13) School, public or not-for-profit educational institution, college or university, trade or vocational school, job placement or training program, continuing education program or instructional school such as karate school, dance school or studio, language school or vehicular driving school, but not an elementary or nursery school.
- (10) (14) Indoor commercial recreation.
- (11) (15) Park, plaza, green, preserve, or community garden, and other forms of outdoor plant cultivation.
- (12) (16) Artist live/work space subject to § 223-24.3, provided that they may only be located on upper stories or at least 50 feet behind the facade, in the rear portion of a ground floor, along Main Street or East Main Street, unless the space in the 50 feet behind the facade is used for the retail sale of the artist's wares.
- (13) (17) Theater, museum, library, concert hall and other music venues, and other similar kinds of cultural facilities.
- (18) Auction gallery.
- (19) Wireless telecommunications services facilities, provided that they are consistent with § 223-24.5 and, if mounted on a building, they do not increase its height by more than 15 feet above applicable height limits.

- (15) (20) Government facilities, including buildings, structures and uses owned or operated by the City of Beacon or any department or agency thereof.
- (16) (21) Spa, health club, gym, yoga and pilates studio, and similar kinds of fitness centers.
- (17) (22) Microbrewery or microdistillery, which has a retail or tasting room component of at least 200 square feet of floor area.
- (23) Retail sales from a truck or trailer, subject to § 223-26.3.
- (18) (24) Workshop for the making or repair of clocks, watches, jewelry, musical instruments or similar artisan workshops, having a retail component of at least 200 square feet.
- (25) Tattoo parlor, subject to § 223-26.2.
- (19) (26) Club, civic or fraternal, subject to § 223-24.2, provided that for parcels fronting on Main Street or East Main Street such uses are not permitted on the ground floor in the first 50 feet from the facade.
- B. Uses by special permit.
  - (1) The following uses are allowed by special permit from the City Council or Planning Board as indicated in §223-17, upon a finding that the proposed use is consistent with the City of Beacon Comprehensive Plan Update, will enhance the architectural character of the street and will benefit the urban, pedestrian-friendly qualities of Main Street and East Main Street, and that the conditions and standards in § 223-18B(1)(a) through (d) (f) have been met:
    - (a) <u>Food preparation business</u>. A public garage, as defined in this chapter, containing facilities used for repair of motor vehicles, but not for the sales of motor fuel. Such repair facilities shall not front on or be visible from Main Street or East Main Street.
    - (b) Off-street parking lot or parking structure as principal uses, in accordance with § 223-41.18G. A bar in which the primary product is alcoholic beverages and food service is incidental. Any establishment that serves alcoholic beverages and is open later than 1:00 a.m. on any night shall be presumed to be a bar for purposes of this section.
    - (c) Wireless telecommunications facilitiesy, subject to §223-24.5 and §223-26.4, provided that if mounted on a building, it does not increase its height by more than 15 feet above applicable height limits.
    - (d) Historic District or Landmark Overlay use, subject to §223-24.7.
  - (2) In considering the appropriateness of the proposed use, the City Council <u>or Planning Board</u> shall consider impacts on shadows, traffic, and parking and may impose traffic and parking mitigation measures. When making a decision on a special permit, the City Council <u>or Planning Board</u> shall follow the regulations in § 223-18 of this chapter.
- C. Accessory uses. The following are permitted accessory uses in the CMS District:

- (1) Any accessory building or use customarily incident to a permitted use, except outside storage.
- (2) Signs, in accordance with the provisions of § 223-15, as applicable.
- (3) Off-street parking areas-or parking structure, in accordance with § 223-41.18G.
- (4) Exterior lighting, in accordance with the provisions of § 223-41.18J(13) and § 223-14B.
- (5) Home occupation, subject to § 223-17.1.
- (6) Roof garden or solar collector.
- (7) Greenhouse.

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### G. Parking location and quantity.

(1) All off-street parking shall be located behind, under the ground floor, or to the side of a building. If on the side, the parking area shall be located at least 40 feet from the Main Street or East Main Street property line and be screened by a low brick or stone wall, hedge, ornamental fence, and/or other landscaping that maintains the continuity of the street wall in compliance with frontage occupancy requirements, and that screens parked cars from view from the street. A public garage parking structure shall have a storefront "liner building" at least 40 feet deep and one story high between the parking structure and the main street, but may have a zero-foot setback on the upper floors of the parking structure (over the storefront) and along any street that intersects the main street. Parking areas fronting on side streets shall have a minimum setback of five feet in which ornamental and/or buffer landscaping is planted.

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## J. Design standards

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(13) Lighting fixtures shall be a maximum of 15 feet in height, except pole lights in rear parking lots shall be a maximum of 20 feet high. Lighting shall be energy efficient, have full spectrum color quality, and, except for short-term event lighting, shall prevent any lighting above 500 lumens that directly projects above the horizontal level into the night sky with full cut-off fixtures. All exterior lighting shall comply with the standards in §223-14B.

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(16) The following Figure 18-7 provides annotated photographs to illustrate design standards in this section:



Figure 18-7: Design Illustrations

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Bay windows, balconies, and open porches cornices may encroach up to 4' 2 feet over the sidewalk

**Section 22.** Chapter 223 of the Code of the City of Beacon, Article IVE, Linkage District (L), Section 41.19, entitled "Purpose" is hereby amended as follows:

## § 223-41.19 Purpose.

The purpose of this Article IVE is to increase the vitality, attractiveness and marketability of the part of the City of Beacon lying between Main Street and the Metro North Train Station (the "Linkage District") by providing more residential development along with flexibility of land use, while enhancing urban form as recommended in the City of Beacon Comprehensive Plan adopted on December 17, 2007 and the Comprehensive Plan Update adopted on April 3, 2017. This article is intended to encourage residential development to help support Main Street businesses and to create a vibrant, economically successful, walkable, and environmentally sustainable connection between Beacon's Central Business District and the train station and riverfront. It is intended to implement the general intent of the plan entitled "Connecting Beacon's Main Street with the Hudson River and Railroad Station," dated March 6, 2007 (hereinafter the "Linkage Plan"), prepared by the Dutchess County Department of Planning and Development and contained in the Appendix of the Comprehensive Plan (see Figure 21-21).[1] This article is also intended to provide a simplified and streamlined review process that facilitates redevelopment in accordance with its provisions and the intent of the Comprehensive Plan. [1] Editor's Note: See § 223-41.21L.

**Section 23.** Chapter 223 of the Code of the City of Beacon, Article IVE, Linkage District (L), Section 41.21, entitled "Regulations," Subsections A, B, B.1, H and K(12) are hereby amended as follows:

## § 223-41.21 Regulations.

A. Uses by right. Uses listed below in this Subsection A are permitted by right subject to site plan review, except as otherwise noted, to be conducted in an expedited fashion pursuant to Subsection H below in this §223-41.21. Site plan review shall not be required for a change of use in an existing building where the new use is allowed by right, the building will not be expanded, and the minimum number of off-street parking spaces required for the new use in § 223-41.21F(2) is not more than 25% greater than the requirement for the existing use in § 223-26F herein. The following uses are allowed by right subject to site plan review:

- (1) Multifamily dwelling Two-family dwelling.
- (2) Attached <u>or semidetached</u> dwelling units.
- (3) Apartment building.
- (4) Inn.
- (5) Bed-and-breakfast establishment.
- (6) Artist studio, art gallery, or exhibit space.
- (7) Hotel.
- (8) Park, plaza, green, preserve, or community garden, greenhouse and commercial plant cultivation.
- (9) Retail, personal services business, bank, or restaurant, coffee house, bar, brew pub or other establishment that serves food, with or without alcoholic beverages, provided that:
  - (a) The floor area of each such establishment is not greater than 5,000 square feet;
  - (b) The use is within 400 feet of the Route 9D-Beekman Street intersection, as identified on the Zoning Map, or located along the north side of West Main Street between Beekman Street and River Street;

(Reserved)[1][1] Editor's Note: Former Subsection A(9), Home occupation, was repealed 7-21-2014 by L.L. No. 11-2014.

- (10) Office, trade school, training program, microbrewery, or microdistillery, provided that:
  - (a) The total floor area of each such establishment is no greater than 25,000 square feet;
  - (b) The use is on the north side of West Main Street between Beekman Street and River Street or the use is within 400 feet of the Route 9D-Beekman Street intersection as identified on the Zoning Map;

Wireless telecommunications services facilities, provided that they are mounted on a building and do not increase its height by more than 15 feet above applicable height limits and are consistent with § 223-24.5.

- (11) Government facilitiesy, including buildings, structures and uses owned or operated by the City of Beacon or any department or agency thereof.
- (12) Day care center.
- (13) Museum, theater, concert or conference space.
- (14) College, university, private school, or nursery school.
- (15) Workshop.
- (16) Artist live/work space.
- (17) Spa, fitness center, or exercise studio.
- B. Uses by special permit.
  - (1) The following uses are allowed in existing buildings as permitted uses. For newly constructed buildings, the following uses are allowed by special permit from the Planning Board, upon a finding that the proposed use is consistent with the City of Beacon Comprehensive Plan, will enhance the architectural character of the street, and will contribute to creating a more urban, pedestrian-friendly quality in the L District, and that the conditions and standards in § 223-18 B(1)(a) through (d) (f) have been met:
    - (a) Retail, personal services business, or restaurant, coffee house, retail sales from trucks or trailers in accordance with § 223-26.3 or other establishment that serves food, with or without alcoholic beverages, provided that:
      - [1] The floor area of each such establishment is not greater than 5,000 square feet;
      - [2] The use is within 400 feet of the Route 9D-Beekman Street intersection, as identified on the Zoning Map, or located along the north side of West Main Street between Beekman Street and River Street; and
      - [3] The Planning Board finds that there are no substantial detrimental effects on parking, traffic or on the character of surrounding neighborhoods or the community.
      - (a) (b) Office and mManufacturing uses, including but not limited to microbreweries, microdistilleries, wineries and other or food preparation businesses, with or without tasting rooms, that may also sell goods made on the site for consumption off the premises, provided that:
        - [1] The total office or manufacturing or food preparation business floor area of the building is no greater than 25,000 square feet;

- [2] The use is on the north side of West Main Street between Beekman Street and River Street or the use is within 400 feet of the Route 9D-Beekman Street intersection as identified on the Zoning Map; and
- [3] The Planning Board finds that there are no substantial detrimental effects on parking, traffic or on the character of surrounding neighborhoods or the community.
- (b) Wireless telecommunications services facility, subject to §223-24.5 and §223-26.4, provided that if mounted on a building, it does not increase the height by more than 15 feet above applicable height limits.
- (c) Historic District and Landmark Overlay use, subject to \$23-24.7.
- (2) In considering the appropriateness of the proposed use, the Planning Board shall consider impacts on shadows, traffic, and parking and may impose traffic and parking mitigation measures, including but not limited to provision of pedestrian walkways and stairways on site. When making a decision on a special permit, the Planning Board shall follow the procedures indicated in § 223-41.21H(2) of this chapter.
- B.1. Accessory uses. The following are permitted accessory uses in the L District:
  - (1) Any accessory building or use customarily incident to a permitted use, except outside storage.
  - (2) Signs, in accordance with the provisions of § 223-15, as applicable.
  - (3) Off-street parking areas, in accordance with § 223-41.21F.
  - (4) Exterior lighting, in accordance with the provisions of § 223-41.21K(12) and § 223-14B.
  - (5) Parking structure Home occupation, site plan review not required.
  - (6) Roof garden or solar collector, site plan review not required.
  - (7) Greenhouse.
- H. (Reserved) Site plan review/special permit procedures and criteria.
  - (1) In order to ensure an expedited review of site plans, this article contains a streamlined site plan review procedure for any proposed building or group buildings with 10,000 square feet or less in footprint area, as follows:
    - (a) The applicant shall meet with the Building Inspector, who shall provide a site plan application and instruction sheet describing the requirements for site plan approval and who may recommend that the applicant have a preapplication meeting with the Planning Board to determine application submission requirements.

- (b) The applicant shall prepare a site plan with sufficient information for the Planning Board to determine whether or not it complies with the provisions of this article and is consistent with the general intent of the Linkage Plan.
- (c) If no special permit is required, the applicant shall then meet with the Planning Board to discuss the proposal. No public hearing will be required, unless the Planning Board determines that the proposal may have substantial detrimental effects or may cause public controversy.
- (d) Within 45 days after such meeting, or if there is a public hearing, within 45 days after the closing of the public hearing, the Planning Board shall issue an approval, approval with modifications, or denial of the application, stating the reasons for any modifications or denial. The Planning Board shall also issue a required schedule for initiation and completion of the project. Such approval shall lapse within two years if the applicant does not diligently pursue construction of the project, unless the applicant requests an extension, which may only be granted for good cause by the Planning Board.
- (2) For projects with over 20,000 square feet in building footprint area, or projects that require a special permit, the applicant shall follow the procedures in §§ 223-18 and 223-25, except that the Planning Board shall take the place of the City Council in § 223-18. Such applications shall comply with those sections to the extent that such sections do not contain standards that conflict with this article. In case of a conflict, this article shall control.
- (3) The Planning Board may require a performance guarantee for the construction of public improvements in connection with any project of 10,000 square feet or more in floor area.
- (4) After completion of construction for a new building, the applicant shall submit as-built plans to the Building Inspector showing the exact location of all site alterations and construction.

#### K. Design standards.

(12) Lighting fixtures shall be a maximum of 15 feet in height, except pole lights in rear parking lots shall be a maximum of 20 feet high. Lighting shall be energy efficient, have full spectrum color quality, and shall prevent any lighting above 60 watts that directly projects above the horizontal level into the night sky. All exterior lighting shall comply with the standards in §223-14B.

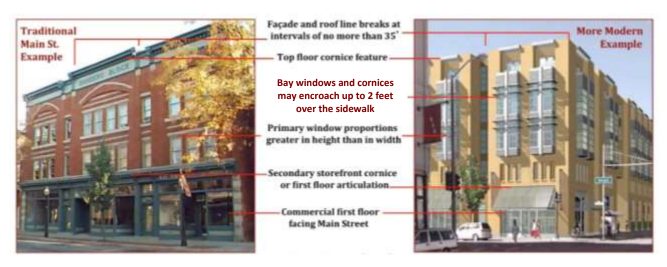


Figure 21-18: Design Standards

Bay windows, balconies, and open porches cornices may encroach up to 4' 2 feet over the sidewalk

## Examples A

**Section 24**. Chapter 223 of the Code of the City of Beacon, Article VI, Definitions and Word Usage, Section 63, entitled "Definitions" is hereby amended to add or amend the following definitions

### §223-63 Definitions

#### ACCESSORY APARTMENT

A small rental housing unit, subject to the conditions in §223-24.1, allowed on single-family properties in residence districts and designed to meet the special housing needs of single persons, couples, other small households, the young, the elderly, persons of low and moderate income, or property owner relatives.

#### AMUSEMENT CENTER

Any place in which there are maintained or operated for the patronage or recreation of the public three or more coin-, token- or otherwise controlled amusement devices of any description, including but not necessarily limited to the types commonly known as video, gaming, pinball, baseball and football amusement games, where the use of such devices is a primary use of the premises.

#### ANIMAL CARE FACILITY

A facility used to temporarily house or give health care to domesticated household animals, such as cats and dogs, which is devoted to the welfare, protection, and humane treatment of animals. An animal care facility may or may not contain outdoor exercise areas or boarding kennels, as determined in the special permit review process under §223-18.

#### ARTIST STUDIO

The working and/or teaching space for one or more painters, print makers, photographers, jewelry makers, sculptors or artisans working with paper, ceramics, clay and/or other fine art or craft materials, persons working in the graphic or computer arts, or performing artists such as musicians, dancers or theater artists. Tattoo appliers, body piercers and similar businesses shall not be considered artists for the purposes of this definition. An artist studio as an accessory use is considered a home occupation, subject to §223-17.1. See also "Home Occupation"

#### **AUCTION GALLERY**

An establishment for the sale of goods or property to the highest bidder.

#### **BANK**

An establishment in which financial transactions are conducted and may include professionals administering advice related to financial matters.

#### CONCERT HALL

A building or part thereof devoted to the showing of live theatrical, musical, dance, or other performances.

#### CONFERENCE CENTER

A facility used for business meetings, cultural, educational, or professional programs, conferences, retreats, and seminars, which may have accommodations for eating and recreation.

#### DAY CARE CENTER

A program or facility, which is not a residence, in which child day care is provided to more than six children for more than three hours but less than 24 hours per day per child for compensation or otherwise, as certified under the laws of the State of New York.

## DWELLING UNIT, ONE-FAMILY

A dwelling containing one dwelling unit only, not to include house trailer or mobile home.

#### DWELLING UNIT, ATTACHED

A dwelling unit having common walls with two or more other dwelling units. <u>See also "Townhouse."</u>

#### FACADE OR FRONT WALL

The front wall of a building is the wall nearest to and facing the street on which the lot fronts.

#### **FARM**

Land and on-farm buildings, equipment and practices which contribute to the production, preparation and marketing of crops, livestock and livestock products as a commercial enterprise. For the purposes of this chapter, a "farm" specifically excludes the display of farm products for sale, on-site advertising, and the raising of animals for fur-bearing purposes.

#### HOME OFFICE, PROFESSIONAL

Home office of a properly certified physician; psychologist; physical, occupational or speech therapist; licensed social worker; dentist; lawyer; engineer; architect; accountant; teacher or other similar professional person, when conducted entirely within a dwelling by the residents thereof, at least one of whom is said professional person, provided that no more than two nonresident persons are employed therein, and where there is no external evidence of such office, except for a sign and off-street parking facilities as respectively permitted and required in this chapter. A home professional office shall be clearly incidental and secondary to the use of the residence for dwelling purposes and shall be regulated in accordance with the requirements of §223-17.1 of this chapter. See also "Home Occupation"

#### HORTICULTURAL NURSERY

Any place used as a garden for the open cultivation and growing of trees, shrubs and other plants, including the replanting of said plants grown at places other than the nursery.

#### LOT WIDTH

The mean horizontal distance between the side lot lines, measured at right angles to the lot depth.

#### **OFFICE**

A structure used primarily for the conduct of business relating to administrative, clerical, financial, or social services and consulting, medical, dental, veterinarian, and other professional or client services not related to retail sales.

## PARKING STRUCTURE

A multi-level structure for the parking of vehicles, conducted as a business or to serve a business or district.

#### **SOLAR COLLECTOR**

See Article X, §223-81.

#### STORAGE BUSINESS

A fully enclosed structure for the containment of materials, including warehouses and residential storage facilities with individual bays that are leased for the storage of personal property.

#### **STRUCTURE**

Anything constructed or erected, the use of which requires location on the ground or attachment to something having location on the ground. <u>Structures include accessory buildings, decks, swimming pools, and tennis courts, but sidewalks, ground-level parking lots and terraces, driveways, and patios are not considered structures.</u>

#### **THEATER**

A building or part thereof devoted to the showing of films, live theatrical, musical, dance, or other performances.

#### **TOWNHOUSE**

A one-family dwelling attached in a row of at least three such units with each home having its own front and rear access to the outside. See also "Dwelling Unit, Attached."

#### WHOLESALE BUSINESS

An enclosed place of business primarily engaged in sales, storage, display, and distribution of merchandise to retailers, industrial users, institutional uses, or other commercial businesses, 5102/11/696761v1 11/27/19

including a warehouse, but not to include auto wrecking yards, junkyards, or outdoor storage of materials, unless outdoor storage of materials is specifically permitted as an accessory use in the district.

#### **WORKSHOP**

Work places, including retail sales, for carpenters, plumbers, cabinetmakers, upholsters, electricians, printers, tailors, dressmakers, shoemakers, jewelers, sculptors, watch and clockmakers, opticians and musical or scientific instrument repairers, or shops which employ similarly skilled persons.

**Section 25.** Chapter 223 of the Code of the City of Beacon, Article VII, Miscellaneous Provisions, Section 67, entitled "Referral of Proposals to Dutchess County Planning Department" is hereby amended as follows:

#### § 223-67 Referral of proposals to Dutchess County Planning Department.

At least 30 days prior to the public hearing at which such amendment a proposal is to be considered, the Town Board approving authority, in accordance with the provisions of Article 12-B, §§ 239-l and 239-m of the General Municipal Laws, as amended, shall refer to the Dutchess County Planning Department all proposals a zoning amendment to the code or map, site plan, special permit, area or use variance, comprehensive plan, or other authorization under the zoning provisions applying to affecting real property abutting within 500 feet of the following:

- A. The boundary of any existing or proposed state or county park or recreation area.
- B. The right-of-way of any existing or proposed county or state road, highway, parkway or expressway.
- C. The <u>existing or proposed</u> right-of-way of any stream or drainage channel owned by the county or for which the county has established channel lines.
- D. The <u>existing or proposed</u> boundary of any county- or state-owned land on which a public building or institution is located.
- E. The boundary of a farm operation located in an agricultural district, as defined by article twenty-five-AA of the agriculture and markets law, except this subparagraph shall not apply to the granting of area variances.

## F. The boundary of any city, village or town.

**Section 26.** Chapter 223 of the Code of the City of Beacon, Article IX, Scenic Roads, Section 71, entitled "Authority" is hereby amended as follows:

## § 223-71 Authority.

Pursuant to the authority granted by Municipal Home Rule Law, Article 2, § 10 of the Consolidated Laws of New York and consistent with the goals of the 1974 Development Plan 2017 Comprehensive Plan Update, as amended, the City of Beacon hereby provides for the balancing of traditional matters of common convenience and public safety with designation of City roads as scenic roads. Further, in order to maintain the irreplaceable character and aesthetic and historic features and the scenic nature 5102/11/696761v1 11/27/19

of roads so designated, the City of Beacon is authorized to regulate, in accordance with this article, the future alterations for improvements of roads so designated, including but not limited to widening of the right-of-way or of the traveled portions of the road, paving, changes of grade, straightening, removal of stone walls and removal of mature trees.

**Section 27** Chapter 223 of the Code of the City of Beacon, Article X, Solar Collectors and Installations, §223-82, entitled "Permitting and placement requirements," Subsection A(2) is hereby amended as follows

### § 223-82 Permitting and placement requirements.

A. Rooftop and building-mounted solar collectors are permitted in all zoning districts in the City, subject to the following requirements.

...

(2) Any height limitations provided in the City Code shall not be applicable to solar collectors except for the restrictions provided for in the Central Main Street District § 223-41.18E(6) and (7) D(7) and (8) and the Linkage District § 223-41.21D(5). Solar collectors shall be erected only to such height as reasonably necessary to accomplish the purpose for which they are intended to serve, but in no case shall the maximum height of a panel in a tilted position exceed two feet above the surface of the roof, unless in a nonresidential district, and such structures shall not obstruct solar access to neighboring properties.

• • •

**Section 28.** Chapter 223 Attachments 1 and 2 of the Code of the City of Beacon, entitled "Schedule of Regulations for Residential Districts" and "Schedule of Regulations for Nonresidential Districts" as set forth at the end of Chapter 223 are hereby deleted in their entirety.

**Section 29.** Chapter 223 Attachment 1 Code of the City of Beacon, entitled "Section 223-17, City of Beacon Schedule of Use Regulations" shall be adopted as follows and as set forth at the end of Chapter 223.

#### SEE ATTACHED CHART

**Section 30.** Chapter 223 Attachment 1 Code of the City of Beacon, entitled "Section 223-17, Schedule of Dimensional Regulations" shall be adopted as follows and as set forth at the end of Chapter 223.

#### SEE ATTACHED CHART

**Section 31.** Chapter 210 of the Code of the City of Beacon, Vehicle Repair and Sales, §210-2, entitled "Motor vehicle repair shops, body shops and detail shops; gasoline filling stations," Subsection B is hereby amended as follows

§ 210-2 Motor vehicle repair shops, body shops and detail shops; gasoline filling stations.

• • •

- B. Within an LB Local Business or CB Central Business the GB General Business District, gasoline filling stations shall comply with the following additional standards and requirements:
  - (1) The site for each gasoline filling station shall have a street frontage of at least 100 feet and an area of at least 10,000 square feet.
  - (2) No new gasoline filling station shall be permitted to locate within 750 feet of any portion of an existing gasoline filling station.
  - (3) Along all property boundaries adjoining streets, a continuous landscaped area shall be maintained, except where interrupted by permitted access drives. The City Council may, in approving the issuance of a special use permit, require such other additional landscaping and screening as set forth above as, in its opinion, may be necessary or appropriate for the proper development of the particular site.

#### Section 32. Ratification, Readoption and Confirmation

Except as specifically modified by the amendments contained herein, Chapters 223 and 210 of the City of Beacon is otherwise to remain in full force and effect and is otherwise ratified, readopted and confirmed.

#### **Section 33.** Numbering for Codification

It is the intention of the City of Beacon and it is hereby enacted that the provisions of this Local Law shall be included in the Code of the City of Beacon; that the sections and subsections of this Local Law may be re-numbered or re-lettered by the Codifier to accomplish such intention; that the Codifier shall make no substantive changes to this Local Law; that the word "Local Law" shall be changed to "Chapter," "Section" or other appropriate word as required for codification; and that any such rearranging of the numbering and editing shall not affect the validity of this Local Law or the provisions of the Code affected thereby.

### **Section 34**. Severability

The provisions of this Local Law are separable and if any provision, clause, sentence, subsection, word or part thereof is held illegal, invalid or unconstitutional, or inapplicable to any person or circumstance, such illegality, invalidity or unconstitutionality, or inapplicability shall not affect or impair any of the remaining provisions, clauses, sentences, subsections, words or parts of this Local Law or their petition to other persons or circumstances. It is hereby declared to be the legislative intent that this Local law would have been adopted if such illegal, invalid or unconstitutional provision, clause, sentence, subsection, word or part had not been included therein, and if such person or circumstance to which the Local Law or part hereof is held inapplicable had been specifically exempt there from.

#### Section 35. Effective Date

This local law shall take effect immediately upon filing with the Office of the Secretary of State.

Section 223-17, City of Beacon Schedule of Use Regulations (Suggested Edits)

	T											
Permitted Uses by District	Reference Notes	All R1	<u>All RD</u>	<u>I</u>	<u>GB</u>	<u>CMS</u>	<u>L</u>	<u>WD</u>	<u>WP</u>	<u>FCD</u>	<u>LI</u>	<u>HI</u>
Residential												
One-Family Detached Dwelling		Р	Р	Р	X	X	Х	X	Х	Х	Х	Х
One-Family Attached/Semidetached	Including Townhouses	X	Р	Р	X	X	Р	X	Х	Р	Х	Х
Two-Family Dwelling		Х	P	Р	Х	X	X	Х	Х	Х	Х	Х
Multifamily Dwelling		х	SP*	Р	Р	Р	Р	Р	Х	Р	х	х
Artist Live/Work Space	Subject to §223-14.2	Х	Х	Р	Р	Р	Р	Р	Х	Р	Р	Х
Retail/Office/Service												
Retail, Personal Service, or Bank		Х	Х	Х	Р	Р	P	Р	Х	Х	Р	X
Office		х	х	Р	Р	Р	Р	Р	Х	Р	Р	X
Artist Studio, Art Gallery/Exhibit Space		X	X	Р	Р	Р	Р	Х	Х	Р	Р	X
Funeral Home		х	х	х	Р	Х	Х	Х	Х	х	Р	X
Commercial Recreation, Indoor		х	Х	х	Р	Р	Х	х	Х	х	Р	Р
Auction Gallery		х	Х	х	Р	X	Х	х	Х	х	Р	P
Adult Use	Subject to §223-20.1	х	Х	х	Х	х	Х	х	Х	х	SP	X
Food/Lodging												
Restaurant or Coffee House		x	Х	X	Р	Р	P	Р	SP*	Р	X	X
Bar/Brew Pub/Microbrewery/Microdistillery		х	х	Х	Р	Р	Р	Р	Х	Р	Р	Р
Food Preparation Business		х	Х	х	Р	SP	SP	х	Х	х	Р	Р
Bed and Breakfast	Subject to §223-24.4	SP	SP	SP	Р	Х	Р	Х	SP*	Р	Р	Х
Inn		х	х	х	Р	Р	Р	Р	SP*	Р	Р	х
Hotel	Subject to §223-14.1	х	Х	х	Р	Р	Р	Р	Х	х	Р	Х
Social/Community												
Spa/Fitness Center/Exercise Studio		x	х	Р	Р	Р	Р	Р	х	Р	Р	х
Day Care Center		х	х	Р	Р	Х	Р	Р	х	Р	SP	х
Park, Preserve, Community Garden		Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Х
Theater, Concert or Conference Space		х	х	х	Р	Р	Р	Р	х	Р	Р	Х
Museum		SP*	SP*	SP*	Р	Р	Р	Р	х	Р	Р	SP
Place of Worship/Religious Facility		Р	Р	Р	Р	Х	Х	х	Х	х	Р	Х
Social Club	Subject to §223-24.2	SP	SP	SP	SP	Р	Х	Х	Х	Х	SP	Х
Government Facility		Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р
Golf Course		SP*	SP*	Х	Х	Х	Х	Х	Х	Х	Х	Х
Healthcare												
Hospital or Nursing Home	Subject to §223-21.1 and 22	SP*	SP*	X	х	х	х	x	Х	Р	Р	Р
Animal Care Facility		SP	SP	х	SP	Х	Х	х	х	х	SP	Х
Educational												
College or University		SP*	SP*	х	Р	Р	Р	x	х	Р	Р	Р
Trade School or Training Program		х	Х	Х	Р	Р	Р	х	Х	Р	Р	Р
Private School or Nursery School		SP	SP	SP	Р	Х	Р	х	Х	Р	SP	Х
x = Use Not Permitted	For Specific					Article	Article	Article	Article	Article	3.5.20	DRAFT

IVD

IVE

IVA

IVA

IVC

P = Permitted Use

SP=Special Permit Use by Planning Board

Standards See -->

SP\*=Special Permit Use by City Council

Section 223-17, City of Beacon Schedule of Use Regulations (Suggested Edits)

Permitted Uses by District	Reference Notes	All R1	<u>All RD</u>	I	<u>GB</u>	<u>CMS</u>	<u>L</u>	WD	<u>WP</u>	<u>FCD</u>	<u>LI</u>	<u>HI</u>
Parking/Auto-Oriented												
Off-Street Parking or Parking Structure	Subject to §223-26	X	X	SP	SP	SP	х	х	х	х	X	Х
Vehicle Sales or Rental Lot		Х	Х	Х	SP	Х	Х	Х	Х	Х	SP	Х
Gas Filling Station and/or Car Wash	Subject to Ch. 210 & 223-21	Х	Х	Х	SP	Х	Х	Х	Х	х	SP	Х
Auto Body or Repair Shop	Subject to Chapter 210	Х	х	х	SP	Х	х	х	Х	х	SP	Х
Ambulance Service		SP	SP	SP	Р	Х	Х	Х	Х	х	Р	Х
Industrial or Assembly												
Wholesale or Storage Business		х	х	x	Р	х	х	Х	Х	х	Р	Р
Workshop		Х	Х	SP	Р	Р	Р	Х	Х	Р	Р	Р
Industrial/Manufacturing Use		Х	Х	х	Х	Х	SP	Х	Х	Р	Р	Р
Other												
Wireless Telecommunications Facility	Subject to §223-24.5	SP*	SP*	SP*	SP*	SP*	SP*	SP*	SP*	SP*	SP*	SP*
Small Cell Wireless Facility	Subject to §223-26.4	P/SP	P/SP	P/SP	P/SP	P/SP	P/SP	P/SP	P/SP	P/SP	P/SP	P/SP
Farm		Р	Х	Х	х	Х	Х	Х	Х	х	х	Х
Horticultural Nursery		Р	Р	Х	Р	х	х	х	х	х	Р	х
Historic District Overlay Use	Subject to §223-24.7	SP*	SP*	SP*	SP*	SP*	SP*	SP*	SP*	SP*	SP*	SP*
Permitted Accessory Uses (includes uses/str		•		•		•	_			•		
Accessory Apartment	Subject to §223-24.1	SP	SP	SP	Х	Х	Х	Х	Х	Х	Х	Х
Private Tennis Court or Pool	Subject to §223-13	P	P	P	Х	Х	Х	Х	Х	Х	Х	Х
Home Occupation or Artist Studio	Subject to §223-17.1	Р	Р	Р	Х	X	Х	Х	Х	Х	Х	Х
Medical Service Structure	Subject to §223-13	Р	Р	Р	Х	Х	Х	Х	Х	Х	Х	Х
Parking Structure		Х	Х	SP	Х	Р	Р	Р	Х	Р	Х	X
Roof Garden or Greenhouse		Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р
Solar Collectors	Subject to Article X	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	P
x = Use Not Permitted	For Specific					Article	Article	Article	Article	Article	3.5.20	DRAFT
P = Permitted Use	Standards See>					IVD	IVE	IVA	IVA	IVC		

P = Permitted Use

SP=Special Permit Use by Planning Board SP\*=Special Permit Use by City Council

Section 223-17, City of Beacon Schedule of Use Regulations (Suggested Edits)

Permitted Uses by District	Reference Notes	All R1	All RD	PB	<del>OB</del> T	<del>LB</del>	GB	CMS	L	WD	WP	FCD	<u>LI</u>	HI
Residential														
One-Family Detached Dwelling		Р	Р	₽	Р	₽	х	Рx	x	х	х	x	x	х
One-Family Attached/Semidetached	Including Townhouses	х	Р	×	* P	P	х	Рx	Р	Рx	Х	Р	х	х
Two-Family Dwelling		х	<del>SP*</del> P	×	* P	×	х	Рx	Рx	х	Х	Х	х	х
Multifamily Dwelling		х	SP*	×	×Р	×	<del>SP*</del> P	Р	Р	Р	Х	Р	х	х
Artist Live/Work Space	Subject to §223-14.2	х	х	X	* P	SP*	SP* P	Р	<del>SP</del> P	Р	Х	Р	SP* P	х
Retail/Office/Service														
Retail, Personal Service, or Bank		х	x	×	х	₽	Р	Р	<del>SP</del> P	Р	Х	x	Р	₽x
Office		х	х	×	Р	P	Р	Р	<del>SP</del> P	Р	Х	Р	Р	Рх
-Retail Truck or Trailer	Subject to §223-26.3	×	×	X	×	×	P	Þ	P	×	<del>SP*</del>	×	P	4
Artist Studio, Art Gallery/Exhibit Space		<del>SP*</del> x	<del>SP*</del> x	<del>SP*</del>	<del>SP*</del> P	SP*	SP* P	Р	Р	х	Х	Р	<del>SP*</del> P	<del>SP∗</del> x
Funeral Home		х	х	X	Х	Þ	Р	РX	х	х	Х	х	Р	Рx
Commercial Recreation, Indoor		х	х	X	Х	×	Р	Р	х	х	Х	х	Р	Р
Auction Gallery		х	х	X	Х	×	Р	РX	х	х	Х	х	Р	Р
<del>Tattoo Parlor</del>	Subject to §223-26.2	×	×	X	×	×	Þ	Þ	×	×	×	×	P	<del>1</del>
Adult Use	Subject to §223-20.1	х	х	X	Х	×	х	Х	х	х	Х	х	SP*	<del>SP*</del> x
Food/Lodging														
Restaurant or Coffee House		х	x	×	<del>SP*</del> x	SP*	Р	Р	<del>SP</del> P	Р	SP*	Р	Рx	Рx
Bar or Brew Pub		х	х	X	Х	SP*	SP* P	SP* P	ΧP	Р	Х	Р	SP* P	SP* P
Microbrewery/Microdistillery		х	х	X	Х	SP*	SP* P	Р	SP* P	* P	Х	х	<del>SP*</del> P	<del>SP*</del> P
Food Preparation Business		х	Х	X	Х	×	* P	₽ SP	SP	х	Х	Х	* P	* P
Bed and Breakfast	Subject to §223-24.4	SP	SP	SP*	SP	SP*	SP* P	Рx	Р	х	SP*	Р	SP* P	₽x
Inn		Х	Х	X	Х	×	×Р	Р	Р	Р	SP*	Р	×Р	Х
Hotel	Subject to §223-14.1	Х	Х	×	Х	×	SP* P	Р	Р	Р	Х	Х	<del>SP*</del> P	<del>SP*</del> x
Social/Community														
Spa/Fitness Center/Exercise Studio		х	x	×	* P	×	* P	Р	×Ρ	Р	Х	Р	* P	х
Day Care Center		х	х	×	×Р	×	* P	Х	×Р	Р	Х	Р	* SP	х
Park, Preserve, Community Garden	With No Admission Fee	SP* P	<del>SP*</del> P	SP*	SP* P	SP*	SP* P	Р	Р	Р	Р	×Р	SP* P	<del>SP*</del> x
Theater, Concert or Conference Space		х	х	×	х	×	Р	Р	×Р	SP* P	Х	Р	Р	Рx
Museum		SP*	SP*	SP*	SP*	Þ	Р	Р	жP	SP* P	Х	Р	Р	<del>SP*</del> SP
Place of Worship/Religious Facility		Р	Р	P	Р	P	Р	Х	х	х	Х	х	Р	Рx
Social Club	Subject to §223-24.2	SP* SP	SP* SP	<del>SP*</del>	SP* SP	SP*	SP* SP	Р	х	х	Х	х	SP* SP	<del>SP*</del> x
Government Facility		Р	Р	₽	Р	P	Р	Р	Р	Р	Р	Р	Р	Р
Golf Course		SP*	SP*		х		х	Х	х	х	Х	х	х	х
Healthcare														
Hospital or Nursing Home	Subject to 223-21.1/22	SP*	SP*	SP*	<del>SP*</del> x	SP*	х	х	x	х	х	* P	* P	* P
Animal Care Facility		* SP	* SP		Х		* SP	Х	х	х	Х	х	* SP	Х
Educational														
College or University		*SP*	* SP*	×	х	×	SP* P	Р	×Р	x	х	×Р	SP* P	SP* P
Trade School or Training Program		х	х	×	х	×	SP* P	Р	* P	х	Х	жP	SP* P	SP* P
Private School or Nursery School		SP*	SP*	SP*	SP*	SP*	* P	Рx	×Р	x	Х	* P	SP*	SP* x
x = Use Not Permitted	For Specific									Article				DRAFT

P = Permitted Use

SP=Special Permit Use by Planning Board

SP\*=Special Permit Use by City Council

For Specific Standards See --> Article Article Article Article 3.5.20 | DRAFT | IVD | IVE | IVA | IVA | IVC

Section 223-17, City of Beacon Schedule of Use Regulations (Suggested Edits)

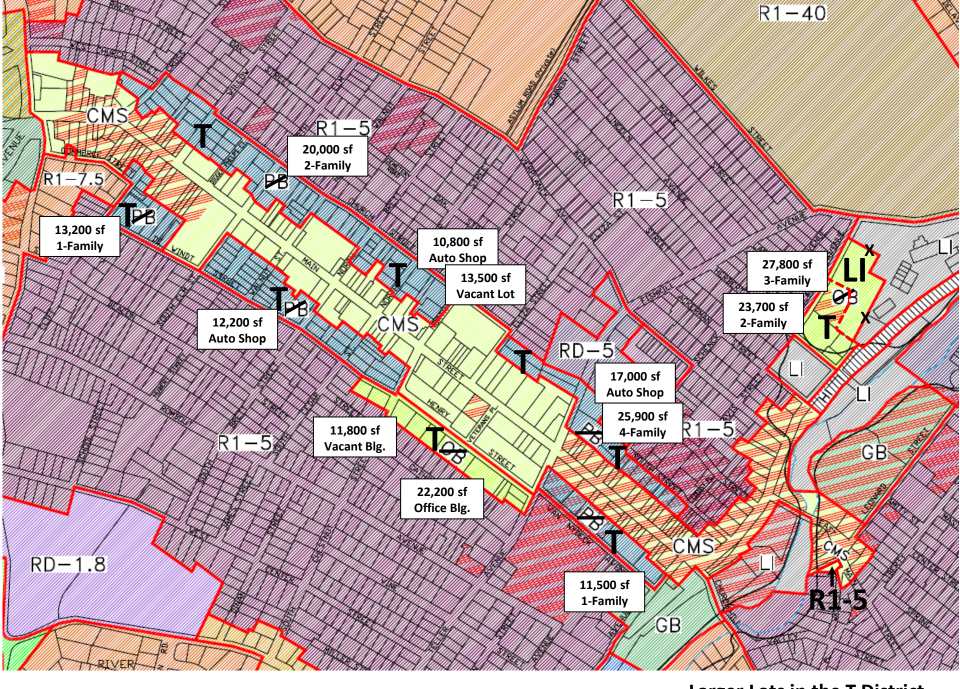
Permitted Uses by District	Reference Notes	All R1	All RD	PB	<del>OB</del> T	LB	GB	CMS		WD	WP	FCD	LI	н
Parking/Auto-Oriented	1.0.0.0.00	<u> </u>	<u></u>		<u> </u>	_=	_ <u></u>		_=					_ <u>==</u>
Off-Street Parking as a Principal Use	Subject to §223-26	<del>SP*</del> x	<del>SP*</del> x	SP*	<del>P</del> SP	P	<del>P</del> SP	<del>P</del> SP	х	х	х	х	Рх	Рx
Vehicle Sales or Rental Lot	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Х	Х		х		<del>P</del> SP	Х	Х	Х	х	х	* SP	х
Gas Filling Station and/or Car Wash	Subject to Ch.210/§223-21	х	Х	*	х	×	SP* SP	Х	Х	Х	х	х	<del>x-</del> SP	SP* x
Auto Body or Repair Shop	Subject to Chapter 210	Х	Х	×	х	×	SP* SP	X	Х	Х	х	х	SP	<del>SP*</del> x
Ambulance Service		SP* SP	SP* SP	SP*	SP* SP	<del>SP*</del>	<del>SP*</del> P	Х	Х	Х	х	х	<del>SP*</del> P	<del>SP*</del> x
Industrial or Assembly														
Wholesale or Storage Business		х	х	×	х	×	Р	х	Х	Х	x	x	<del>SP*</del> P	Р
Workshop		х	х	×	* SP	X	Р	Р	×Р	Х	х	Р	Р	Р
Industrial/Manufacturing Use		х	Х	×	Х	×	х	Х	SP	х	х	Р	Р	Р
Other														
Wireless Communication	Subject to §223-24.5	SP*	SP*	SP*	SP*	SP*	SP*	₽ SP*	₽ SP*	*SP*	* SP*	*SP*	SP*	SP*
Small Cell Wireless Facility	Subject to §223-26.4	P/SP*	P/SP*	P/SP*	P/SP*	P/SP*	P/SP*	P/SP*	P/SP*	P/SP*	P/SP*	P/SP*	P/SP*	P/SP*
Farm		Р	Рx	P	Рx	Þ	Х	Х	Х	Х	х	х	х	х
Horticultural Nursery		SP* P	SP* P	SP*	SP* x	SP	SP* P	Х	Х	Х	х	х	SP* P	<del>SP*</del> x
Historic District Overlay Use	Subject to §223-24.7	SP*	SP*	SP*	SP*	SP*	SP*	SP*	SP*	SP*	SP*	SP*	SP*	SP*
-Ski Facility (Mt. Beacon)		SP	×	×	×	×	X	×	×	×	×	×	×	×
Permitted Accessory Uses (includes uses/s	tructures customarily incidenta	l to a peri	mitted pr	incipal (	use. but i	not an a	activity 1	for com	mercial	gain in	a reside	ntial dis	trict)	
Accessory Apartment	Subject to §223-24.1	SP* SP	SP* SP	*	* SP	×	x	Х	x	х	x	x	X	х
Private Tennis Court or Pool	Subject to §223-13	Р	Р	×	×Р	×	х	Х	х	х	х	х	х	х
Home Occupation or Artist Studio	Subject to §223-17.1	Р	Р	×	* P	X	Х	Рx	Рx	Х	х	х	х	х
Medical Service Structure	Subject to §223-13	Р	Р		Р	×	х	Х	х	х	х	х	х	х
Parking Structure		х	х		* SP		Х	Р	×Р	×Р	Х	×Р	х	Х
Roof Garden or Greenhouse		Р	Р	×	* P	×	×Р	Р	Р	Р	* P	×Р	* P	×Р
Solar Collectors	Subject to Article X	Р	Р	Þ	Р	Þ	Р	Р	Р	Р	Р	Р	Р	Р
x = Use Not Permitted	For Specific							Article	Article	Article	Article	Article	3.5.20	DRAFT

P = Permitted Use

IVE IVA IVA IVC

SP=Special Permit Use by Planning Board SP\*=Special Permit Use by City Council

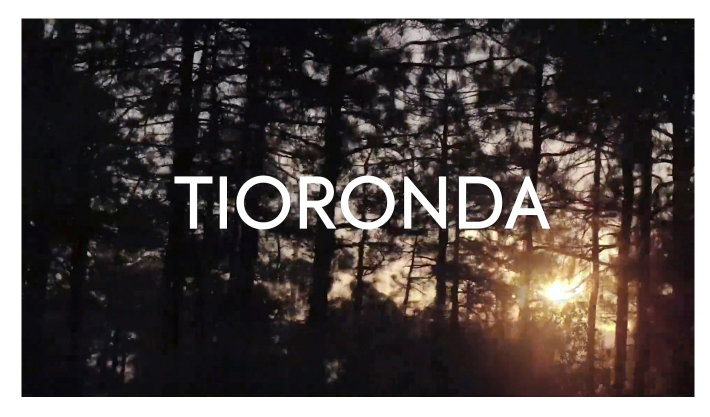
Standards See -->



**Larger Lots in the T District** 

# City of Beacon Workshop Agenda 3/30/2020

<u>Title</u> :	
Craig House Presentation	
Subject:	
Background:	
ATTACHMENTS:	
Description	Туре
Craig House Presentation	Presentation









A SHORT DRIVE FROM BEACON TRAIN STATION AND 90 MINUTES FROM NEW YORK CITY

The Tioronda Experience is the intersection of nature and hospitality. Located in Beacon, New York, Tioronda is a short drive from Beacon's Main Street as well as the Dia Beacon. The site is 66 acres of forested land overlooking Fishkill Creek, which flows into the Hudson River nearby. The name itself is an Iroquois word that translates roughly as "small stream that runs into big water".

LOCATION

#### KEY

- 01 Primary Guest Entry
- 02 Hotel Parking / Valet Option (Capacity: 200)
- 03 The Craig House Main
- 04 The Craig House Modern
- 05 Art House
- 06 Landscape Feature / Outdoor Performance
- 07 Croquet Lawn
- 08 Craig House Treehouses
- 09 Craig House Creek Cabins
- 10 Boat Dock and Lake Terrace
- 111 Conference Center
- 12 Conference Center Parking (Capacity: 120)
- 13 Farm-to-Table Fields and Orchard
- 14 Co-working Facility
- 15 Co-working Parking (Capacity: 60)
- 16 Tioronda Music Studios
- 17 Tioronda Spa
- 18 Swimming Lake
- 19 Paddle Boating Lake
- 20 Tennis Courts



SITE PLAN

SITE 2





15 HISTORIC GUEST SUITES, 40,000 SF OF EVENT SPACE + RESTAURANT/BAR

In 1859 the site became home to civil war general Joseph Howland who built a neogothic mansion that is now the anchor of the Tioronda Site. Renamed the Craig House in 1915, the building became a sanitarium and home to patients such as Zelda Fitzergerlad who convalesced there in the 1930s. A modern addition to the house was built in the 1970s before the institution closed in 1999. Locals know the Craig House best for its storied history as a mental institution. This project seeks to preserve the building and its history while expanding the focus of the Tioronda site. This masterplan describes a future for Tioronda which brings together many elements through the natural beauty of the place.

CRAIG HOUSE



122 CONTEMPORARY GUESTROOMS + ROOFTOP BAR/LOUNGE + POOL

This proposal restores the original 19th century estate to a modern hotel. In excellent condition, the main neogothic structure is a natural entry point for a hospitality experience which includes not only the historic rooms of the house itself. This plan makes use of the larger 1970s annex to the Craig House with a design that compliment the richness of the older structure with modern detailing.



40 TREEHOUSES + CABIN SUITES



The natural slope of the land becomes an opportunity to add to the guest experience with unique freestanding treehouse guest rooms, each with a private view through the trees towards Fillkill Creek beyond.



25,000 SF SPA + OUTDOOR SPACE



A nordic inspired spa cascades through the sloped portion of the site which overlooks of the most breathraking view of the creek and its waterfalls and brings visitor's through interior and exterior spaces that wind through nature.

NORDIC SPA 6



66 ACRES OF NATURAL BEAUTY + OUTDOOR ACTIVITIES



Walking and biking paths wind through Tioronda's wooded slopes and grass fields, connecting each proposed area to Tioronda's root experience in nature.

NATURE 7

A SHORT DRIVE FROM BEACON TRAIN STATION AND 90 MINUTES FROM NEW YORK CITY

15 HISTORIC GUEST SUITES 40,000 SF OF EVENT SPACE + RESTAURANT/BAR

122 CONTEMPORARY GUESTROOMS + ROOFTOP BAR/LOUNGE + POOL

40 TREEHOUSES + CABIN SUITES

25,000 SF SPA + OUTDOOR SPACE

66 ACRES OF NATURAL BEAUTY + **OUTDOOR ACTIVITIES** 







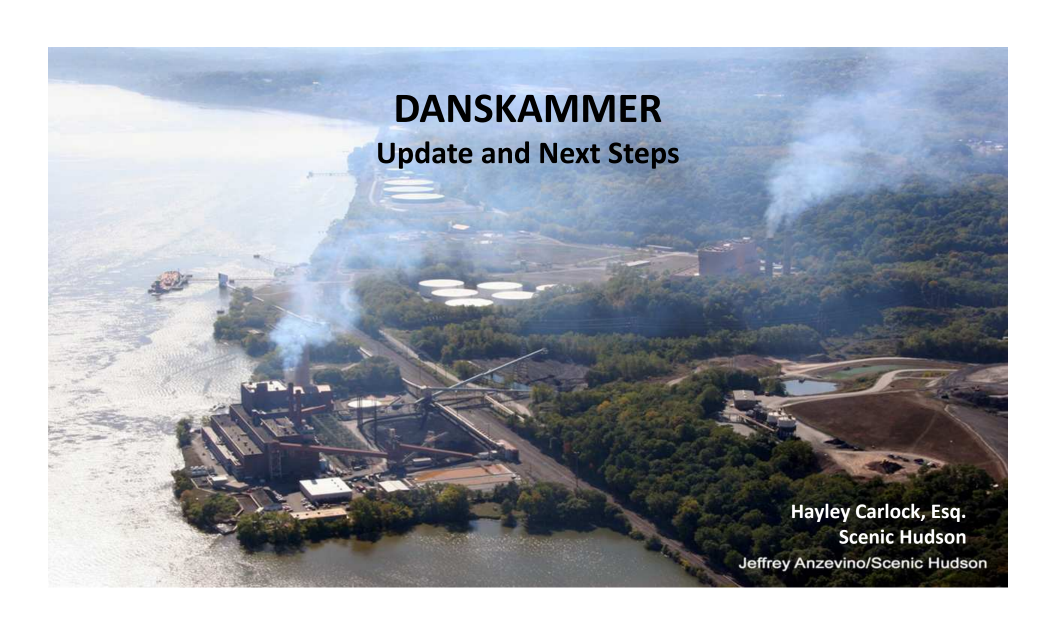


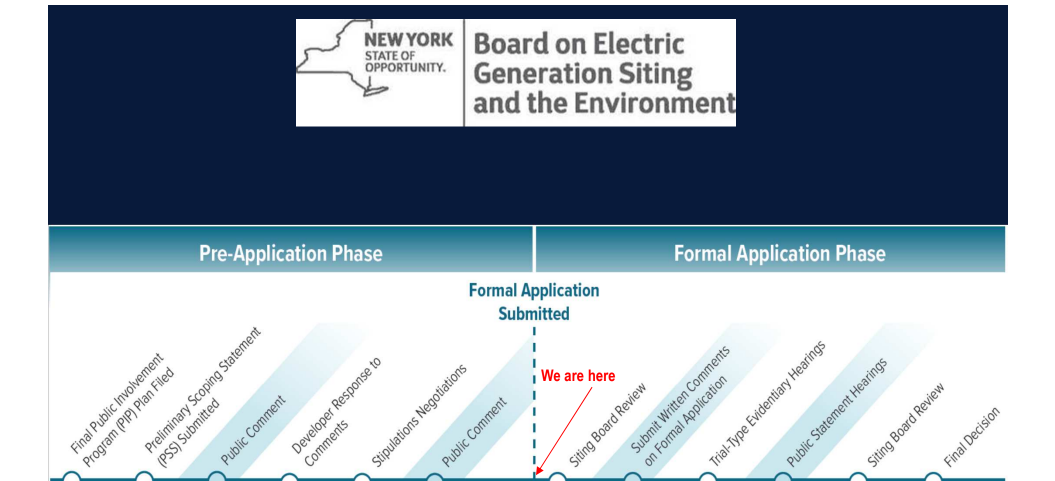




# City of Beacon Workshop Agenda 3/30/2020

<u>Title</u> :	
Scenic Hudson Presentation: Danskammer Project Update	
Subject:	
Background:	
ATTACHMENTS:	
, , , , , , , , , , , , , , , , , , ,	_
Description	Type
Scenic Hudson Presentation: Danskammer Project Update	Presentation





Connents

**Key Opportunities** for Public Participation

# **Status of Article 10 Proceeding**

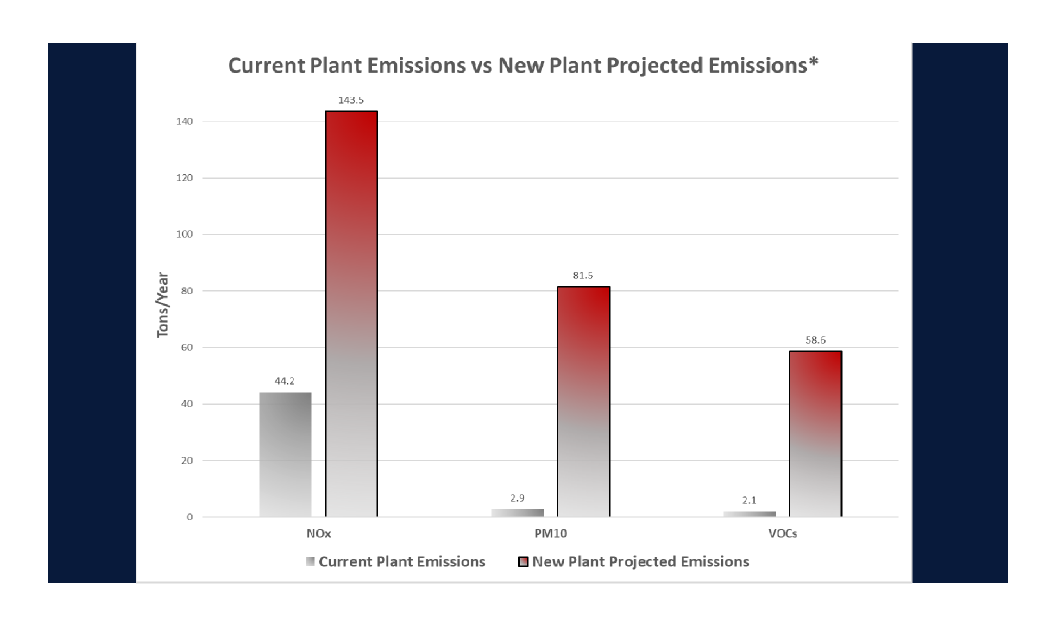


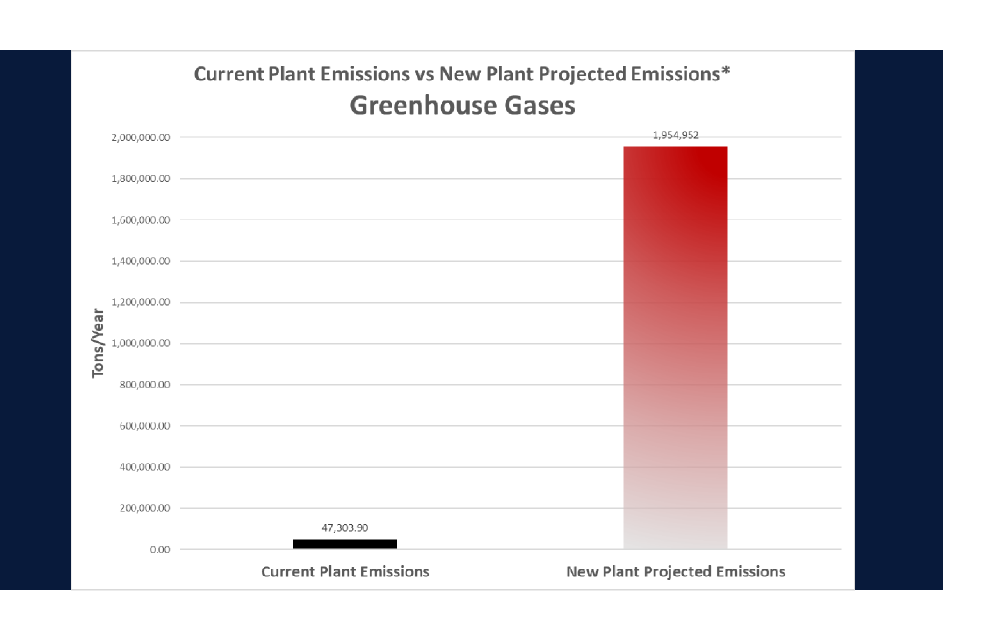


- Danskammer Energy submitted application in December 2019
- ➤ On Feb. 10<sup>th</sup> Siting Board found application "deficient"
- Danskammer supplemented application on March 10<sup>th</sup>
- Once Siting Board agrees application is complete, formal proceeding begins and 12month clock for decision

# City of Beacon Participation in Article 10

- Beacon is an "intervenor" party in Article 10 process, with ability to provide facts and commentary to Siting Board
- Joined Scenic Hudson's application for intervenor funding to hire Synapse Energy Economics:
  - > Synapse Energy Economics is a research and consulting firm specializing in energy, economic, and environmental topics. Since its inception in 1996, Synapse has grown to become a leader in providing rigorous analysis of the electric power and natural gas sectors for public interest and governmental clients.
  - Synapse's analysis will focus on exploring the three claims that Danskammer Energy makes around the benefits of the new plant, specifically that the plant will provide fast ramping services, will reduce electric sector emissions, and that the plant will provide local capacity that is needed. Additionally, it will explore how the proposed plant fits with NYS GHG reduction goals.





# So how is Danskammer claiming the new plant is "cleaner"?

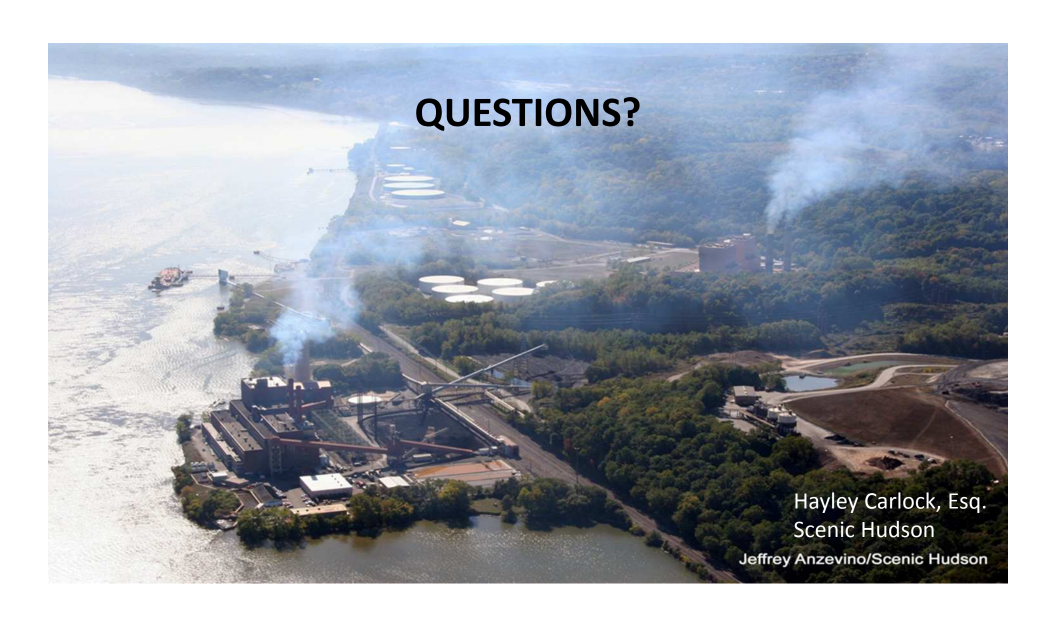
- ➤ Relies on modeling projections to show that on a "regional" basis, new plant will offset other older, dirtier sources
  - Regional = New York, all of New England, New Jersey, Pennsylvania, Maryland and Ontario, Canada
  - ➤ Within NYS as a whole, even based on Danskammer's biased modeling, greenhouse gas emissions are projected to increase over 300,000 tons per year with the new plant online

# Problems with Danskammer's Modeling



# Preliminary Thoughts from Synapse:

- Danskammer modeled the NYS energy systems with only <u>one</u> large-scale renewable energy project in service; currently 4 projects fully permitted and dozens more in queue
- Danskammer only modeled a single year, not taking into account dramatic changes expected to NYS energy generation
- Danskammer inappropriately included a very wide geographic region in its modeling analysis



## City of Beacon Workshop Agenda 3/30/2020

<u>Title</u> :	
16 West Main Street Lead Agency Status	
Subject:	
Background:	
ATTACHMENTS:	
Description	Туре
16 West Main Street Lead Agency Letter of Intent	Cover Memo/Letter
16 West Main Street Site Plan Application	Application
16 West Main Full EAF Part 1 02-24-2020	EAF



John Gunn Planning Board Chairman

## CITY OF BEACON New York

Planning Board

845-838-5002

March 11, 2020

New York State Department of Environmental Conservation **Dutchess County Department of Health Beacon City Council** Beacon City School District

Subject: 16 West Main Street, Beacon, New York

> Tax Grid Nos. 30-5954-26-634984-00 & 5954-25-616969-00 Designation of Lead Agency in Accordance with SEORA

#### Dear Sir/Madam:

The City of Beacon Planning Board is hereby notifying you that it has received applications for Special Use Permit and Site Plan Approval for property located at 16 West Main Street. The project will also require a Subdivision Application for the merger of three lots. The applicant is proposing to construct a new building with a fourth story setback to create a 62-unit residential multi-family development and associated off-street parking on the merged 1.51 acre parcel. There will be a mix of one-and two-bedroom units, six of which will be below market rate. The Project site is split between the Linkage District and the R1-7.5 District with Parcel ID No. 30-5954-25-616969 located in the Linkage District and Parcel ID No. 30-5954-26-634984 located in the R1-7.5 District. Off-street parking in the R1-7.5 District requires a Special Use Permit from the Beacon City Council and the Beacon Planning Board is the approval authority for Site Plan and Subdivision (lot merger) Approval. The property is also located in the Coastal Management Zone.

The City of Beacon Planning Board hereby declares its intent to serve as the Lead Agency for the environmental review of the proposed Unlisted action. Further, the City of Beacon Planning Board is hereby notifying you that, in accordance with the provisions of the State Environmental Quality Review Act (SEQRA), the Planning Board will automatically become the Lead Agency unless you submit a written objection to the Board within 30 calendar days of the mailing of this notification. Enclosed for your use, if you choose, is a form for responding to the Planning Board.

In accordance with the requirements of SEQRA, enclosed for your review are Part 1 of the Long Environmental Assessment Form (EAF) which has been prepared by the project sponsor for the proposed action, and a copy of the application.

Very truly yours,

John Gunn, Chairman

Enclosures: 3

David Buckley Arthur R. Tully, PE Jennifer L. Gray, Esq. John Clarke, City Planner

One Municipal Plaza, Suite One, Beacon, New York 12508

Fax (845) 838-5026

## RESPONSE FORM TO CITY OF BEACON PLANNING BOARD

То:		City of Beacon Planning Board
Fron	n:	[please insert your agency name]
Date:		[please insert date]
Subj	ject:	16 West Main Street, Beacon, New York Tax Grid No. 30-5954-26-634984 & 5954-25-616969-00 Designation of Lead Agency in Accordance with SEQRA
Agei for p	ncy for Sp property lo	the declaration that the City of Beacon Planning Board intends to serve as the Lead ecial Use Permit, Site Plan Approval and Subdivision Approval (to merge three lots) cated at 16 West Main Street to construct a new building for a 62-unit residential evelopment. The above identified agency:
[plea	ase check	one box below]
	Has no	objection to the Planning Board serving as Lead Agency.
	Takes	no position with respect to the Planning Board serving as Lead Agency.
	Object	s to the Planning Board serving as Lead Agency.
	ted Name	
Sign	ature	
 Title	;	<del></del>

#### APPLICATION FOR SITE PLAN APPROVAL

Submit to Planning Board Secretary, One Municipal Plaza, Suite One, Beacon, New York 12508

<u>IDENTIFICATION OF APPLICANT</u>	(For Official Use Only)	Date Initials	
Name: Farrell Building Company	Application & Fee Rec' Initial Review	d 10.29-19 E	
Address: 2317 Montauk Highway Pobok 14	Public Hearing		
Bridgehampton, NY 11932	•		
Signature Sup & 3	Conditional Approval		
Date: October 24, 2019	Final Approval		
Phone: (631) 537-1068	••		
<del></del>			
IDENTIFICATION OF REPRESENTATIVE / DES	IGN PRFESSIONAL		
Name: Aryeh Siegel Architect	Phone: 845-838-2490	) 	
Address: 84 Mason Circle	Fax: 845-838-2657		
Beacon NY 12508	Email address: ajs@ajsarch.com		
IDENTIFICATION OF SUBJECT PROPERTY:			
Property Address: 16 West Main Street			
Tax Map Designation: Section 5954	Block 25	Lot(s) 616969	
Land Area: 1.25 acres (54,255.87 sf)	Zoning District(s) LI (L	_inkage)	
DESCRIPTION OF PROPOSED DEVELOPMENT	Ŀ		
Proposed Use: Multi-Family Residential	As be also all to al		
Gross Non-Residential Floor Space: Existing 8,875 sf	to be demolished P	roposed 0	
TOTAL: 0			
Dwelling Units (by type): Existing 0	P	roposed 62 apartments	
TOTAL: 62 apartments			

#### ITEMS TO ACCOMPANY THIS APPLICATION

- a. One electronic and five (5) folded paper copies of a site location sketch showing the location of the subject property and the proposed development with respect to neighboring properties and developments.
- b. One electronic and five (5) folded paper copies of the proposed site development plan, consisting of sheets, showing the required information as set forth on the back of this form and other such information as deemed necessary by the City Council or the Planning Board to determine and provide for the property enforcement of the Zoning Ordinance.
- c. One electronic and five (5) folded paper copies of additional sketches, renderings or other information.
- d. An application fee, payable to the City of Beacon, computed per the attached fee schedule.
- e. An initial escrow amount, payable to the City of Beacon, as set forth in the attached fee schedule.

#### **INFORMATION TO BE SHOWN ON SITE LOCATION SKETCH**

- a. Property lines, zoning district boundaries and special district boundaries affecting all adjoining streets and properties, including properties located on the opposite sides of adjoining streets.
- b. Any reservations, easements or other areas of public or special use which affect the subject property.
- c. Section, block and lot numbers written on the subject property and all adjoining properties, including the names of the record owners of such adjoining properties.

#### INFORMATION TO BE SHOWN ON THE SITE DEVELOPMENT PLAN

- a. Title of development, date and revision dates if any, north point, scale, name and address of record owner of property, and of the licensed engineer, architect, landscape architect, or surveyor preparing the site plan.
- b. Existing and proposed contours at a maximum vertical interval of two (2) feet.
- c. Location and identification of natural features including rock outcrops, wooded areas, single trees with a caliper of six (6) or more inches measured four (4) feet above existing grade, water bodies, water courses, wetlands, soil types, etc.
- d. Location and dimensions of all existing and proposed buildings, retaining walls, fences, septic fields, etc.
- e. Finished floor level elevations and heights of all existing and proposed buildings.
- f. Location, design, elevations, and pavement and curbing specifications, including pavement markings, of all existing and proposed sidewalks, and parking and truck loading areas, including access and egress drives thereto.
- g. Existing pavement and elevations of abutting streets, and proposed modifications.
- h. Location, type and design of all existing and proposed storm drainage facilities, including computation of present and estimated future runoff of the entire tributary watershed, at a maximum density permitted under existing zoning, based on a 100 year storm.
- i. Location and design of all existing and proposed water supply and sewage disposal facilities.
- j. Location of all existing and proposed power and telephone lines and equipment, including that located within the adjoining street right-of-way. All such lines and equipment must be installed underground.
- k. Estimate of earth work, including type and quantities of material to be imported to or removed from the site.
- 1. Detailed landscape plan, including the type, size, and location of materials to be used.
- m. Location, size, type, power, direction, shielding, and hours of operation of all existing and proposed lighting facilities.
- n. Location, size, type, and design of all existing and proposed business and directional signs.
- o. Written dimensions shall be used wherever possible.
- p. Signature and seal of licensed professional preparing the plan shall appear on each sheet.
- q. Statement of approval, in blank, as follows:

on the day of	anning Board , 20
subject to all conditions as stated therein	
Chairman, City Planning Board	Date

# APPLICATION PROCESSING RESTRICTION LAW Affidavit of Property Owner

Property Owner: Farrell Building Company
If owned by a corporation, partnership or organization, please list names of persons holding over 5% interest.
List all properties in the City of Beacon that you hold a 5% interest in:
Applicant Address: 2317 Montauk Hwy, Bridgehampton, NY 11932
Project Address: 16 West Main Street
Project Tax Grid # 5954-25-616969
Type of Application_Site Plan Application
Please note that the property owner is the applicant. "Applicant" is defined as any individual who owns at least five percent (5%) interest in a corporation or partnership or other business.
I, Joseph Farrell, the undersigned owner of the above referenced property,
hereby affirm that I have reviewed my records and verify that the following information is true.
<ol> <li>No violations are pending for ANY parcel owned by me situated within the City of Beacon</li> <li>Violations are pending on a parcel or parcels owned by me situated within the City of Beacon</li> <li>ALL tax payments due to the City of Beacon are current</li> <li>Tax delinquencies exist on a parcel or parcels owned by me within the City of Beacon</li> <li>Special Assessments are outstanding on a parcel or parcels owned by me in the City of Beacon</li> </ol>
6. ALL Special Assessments due to the City of Beacon on any parcel ewned by me are current  Signature of Owner
Title if owner is corporation
Office Use Only:  Applicant has violations pending for ANY parcel owned within the City of Beacon (Building Dept.)  ALL taxes are current for properties in the City of Beacon are current (Tax Dept.)  ALL Special Assessments, i.e. water, sewer, fines, etc. are current (Water Billing)

#### CITY OF BEACON SITE PLAN SPECIFICATION FORM

Name of Application: 16 West Main Street

PLEASE INDICATE WHETHER THE SITE PLAN DRAWINGS SHOW THE SUBJECT INFORMATION BY PLACING A CHECK MARK IN THE APPROPRIATE BOXES BELOW. YES NO The site plan shall be clearly marked "Site Plan", it shall be prepared by a legally certified individual of firm, such as a Registered Architect or Professional Engineer, and it shall contain the following information: **LEGAL DATA** Name and address of the owner of record. Name and address of the applicant (if other than the owner). Name and address of person, firm or organization preparing the plan. Date, north arrow, and written and graphic scale. **NATURAL FEATURES** Existing contours with intervals of two (2) feet, referred to a datum satisfactory to the Planning Board. Approximate boundaries of any areas subject to flooding or stormwater overflows. Location of existing watercourses, wetlands, wooded areas, rock outcrops, isolated trees with a diameter of eight (8) inches or more measured three (3) feet above the base of the trunk, and any other significant existing natural features. **EXISTING STRUCTURES, UTILITIES, ETC.** Outlines of all structures and the location of all uses not requiring structures. Paved areas, sidewalks, and vehicular access between the site and public streets. Locations, dimensions, grades, and flow direction of any existing sewers, culverts. water lines, as well as other underground and above ground utilities within and adjacent to the property. Other existing development, including fences, retaining walls, landscaping, and screening. Sufficient description or information to define precisely the boundaries of the property. The owners of all adjoining lands as shown on the latest tax records. The locations, names, and existing widths of adjacent streets and curb lines. Location, width, and purpose of all existing and proposed easements, setbacks, 1 reservations, and areas dedicated to private or public use within or adjacent to the properties.

PROPOSED DEVELOPMENT	YES	NO
The location, use and design of proposed buildings or structural improvements.	<b>✓</b>	
The location and design of all uses not requiring structures, such as outdoor storage		
(if permitted), and off-street parking and unloading areas.		
Any proposed division of buildings into units of separate occupancy.	V	
The location, direction, power, and time of use for any proposed outdoor lighting.	<b>✓</b>	
The location and plans for any outdoor signs.		
The location, arrangement, size(s) and materials of proposed means of ingress and		
egress, including sidewalks, driveways, or other paved areas.		
Proposed screening and other landscaping including a planting plan and schedule	<b>V</b>	
prepared by a qualified individual or firm.		
The location, sizes and connection of all proposed water lines, valves, and hydrants		
and all storm drainage and sewer lines, culverts, drains, etc.		
Proposed easements, deed restrictions, or covenants and a notation of any areas to		
be dedicated to the City.		
Any contemplated public improvements on or adjoining the property.		1
Any proposed new grades, indicating clearly how such grades will meet existing		
grades of adjacent properties or the street.		
Elevations of all proposed principal or accessory structures.	✓	
Any proposed fences or retaining walls.		
MISCELLANEOUS		
A location map showing the applicant's entire property and adjacent properties and	[7]	
streets, at a convenient scale.		
Erosion and sedimentation control measures.		
A schedule indicating how the proposal complies with all pertinent zoning standards,	<b>V</b>	
including parking and loading requirements.		
An indication of proposed hours of operation.	<b>V</b>	
If the site plan only indicates a first stage, a supplementary plan shall indicate		
ultimate development.		

For all items marked "No provided:	O" above, please explain	n below why the required	information has not been
	- 10 St. 1-0 St.		
	).0 0A		
	<b>F</b> C	. 7	
Annlicant/Snooder Name	Farrell Building Co.	ties Becon LL( mpany	_
Signature:	·	reals	my
Octobor 24 200	To the		

#### FOR OFFICE USE ONLY

Application #

#### **CITY OF BEACON**

1 Municipal Plaza, Beacon, NY Telephone (845) 838-5000 http://cityofbeacon.org/

#### **ENTITY DISCLOSURE FORM**

(This form must accompany every land use application and every application for a building permit or certificate of occupancy submitted by any entity)

Disclosure of the names and addresses of all persons or entities owning any interest or controlling position of any Limited Liability Company, Partnership, Limited Partnership, Joint Venture, Corporation or other business entity (hereinafter referred to as the "Entity") filing a land-use application with the City is required pursuant to Section 223-61.4 of the City Code of the City of Beacon. If any Member of the Entity is not a natural person, then the names and addresses as well as all other information sought herein must be supplied about the non-natural person member of that Entity, including names, addresses and Formation filing documents. Applicants shall submit supplemental sheets for any additional information that does not fit within the below sections, identifying the Section being supplemented.

#### SECTION A.

IF AFFIANT IS A PARTNERSHIP, JOINT VENTURE OR OTHER BUSINESS ENTITY. EXCEPT A CORPORATION:

Name of Entity	Address of Entity
Farrell Communities Beccon LCC	7.0 Box 14 Bridge Hampton M.V.
Place where such business entity was created Sufficiel County N.Y.  Berough Ampton M 11932	Official Registrar's or Clerk's office where the documents and papers creating entity were filed  Thate of Nyl. Deet of Shate
Date such business entity or partnership was created	Telephone Contact Information

#### IF AFFIANT IS A CORPORATION.

Name of Entity	Telephone Contact Information
Principal Place of Business of Entity	Place and Date of incorporation
Method of Incorporation	Official place where the documents and papers of incorporation were filed

**SECTION B.** List all persons, officers, limited or general partners, directors, members, shareholders, managers, and any others with any interest, mortgage, encumbrance or other interest (recorded or unrecorded) in or with the above referenced Entity. List all persons to whom corporate stock has been pledged, mortgaged or encumbered and with whom any agreement has been made to pledge, mortgage or encumber said stock. Use a supplemental sheet to list additional persons.

Resident Address	Resident Telephone Number	Nature and Extent of Interest
BRIDGE HAMPH	031-379-8080	100% Membe
, desir )	143 2	
		<u>.                                      </u>
		l

**SECTION C.** List all owners of record of the subject property or any part thereof.

Name	Residence or Business Address	Telephone Number	Date and Manner title was acquired	Date and place where the deed or document of conveyance was recorded or filed.

**SECTION D.** Is any owner, of record or otherwise, an officer, director, stockholder, agent or employee of any person listed in Section B-C?

YES NO				
Name	Employer	Position		
Bryan J Farrell	Farrell Building Con	Attorney		

of the	City of Beacon or	related, by	marriage or ot	A- C an officer, elected of herwise, to a City Councor employee of the City of			
	YES	1	<b>NO</b>				
	If yes, list every Board, Department, Office, agency or other position with the City of Beacon with which a party has a position, unpaid or paid, or relationship and identify the agency, title, and date of hire.						
Agenc	ey	Title		Date of Hire, Date Elected, or Date Appointed	Position or Nature of Relationship		
	ION F. Was any perceeding the date of			ons A-D known by any	other name within five (5)		
Currer	nt Name			Other Names			

SECTION G. List the names and addresses of each person, business entity, partnership and corporation in the chain of title of the subject premises for the five (5) years next preceding the date of the application.

Name	Address

contract prior to production.

#### SECTION J.

1. Where the record owner or contract vendee is a corporation, the following additional information shall be submitted:

Name of the Corporation	Telephone Contact Information
Principal Business Address	Place and Date of Incorporation
Method of Incorporation	Official place where the documents and papers of incorporation were filed

2. Please provide the following information for every incorporator, officer, director and shareholder of the corporation. Name Residence or business address Telephone number 3. Have any shares of the stock of the corporation or of any stockholder been pledged, mortgaged or encumbered? YES NO If so, please list the name and address of each person having, holding, owning or claiming any such interest. Name Address SECTION K. Have the present owners entered into a contract for the sale of all or any part of the subject property and, if in the affirmative, please provide a duplicate original or photocopy of the fully and complete contract of sale, including all riders, modifications and amendments thereto. YES NO

I, Brynn J Jack being first duly sworn, according to law, deposes and says that I am (Title) Menday, an active and qualified member of the Forsel Communitar Beacon business duly authorized by law to do business in the State of New York, and that the statements made herein are true, accurate, and complete.

Print) Bry J Foccell

(Signature)

ALBANY, NY 12231-0001

COUNTY: DUTC

EXIST DATE

02/22/2019

#### FILING RECEIPT

ENTITY NAME: FARRELL COMMUNITIES BEACON LLC

DOCUMENT TYPE: ARTICLES OF ORGANIZATION (DOM LLC)

FILED:02/22/2019 DURATION:\*\*\*\*\*\*\* CASH#:190222000954 FILM #:190222000922

DOS ID:5499963

FILER:

JANE R. KRATZ, P.C.

225 WEST MONTAUK HIGHWAY SUITE ONE

P.O. BOX 742

HAMPTON BAYS, NY 11946

ADDRESS FOR PROCESS:

C/O JANE R. KRATZ, P.C.

225 WEST MONTAUK HIGHWAY

HAMPTON BAYS, NY 11946

SUITE ONE

REGISTERED AGENT:

The limited liability company is required to file a Biennial Statement with the Department of State every two years pursuant to Limited Liability Company Law Section 301. Notification that the biennial statement is due will only be made via email. Please go to www.email.ebiennial.dos.ny.gov to provide an email address to receive an email notification when the Biennial Statement is due.

SERVICE COMPANY: UNITED CORPORATE SERVICES - 37 SERVICE CODE: 37 \*

FEES	235.00	PAYMENTS	235.00
FILING	200.00	CASH	0.00
TAX	0.00	CHECK	0.00
CERT	0.00	CHARGE	0.00
COPIES	10.00	DRAWDOWN	235.00
HANDLING	25.00	OPAL	0.00
		REFUND	0.00
========			=========

## STATE OF NEW YORK

## **DEPARTMENT OF STATE**

I hereby certify that the annexed copy has been compared with the original document in the custody of the Secretary of State and that the same is a true copy of said original.



WITNESS my hand and official seal of the Department of State, at the City of Albany, on February 25, 2019.

Whitney Clark

Deputy Secretary of State

Rev. 06/13

#### ARTICLES OF ORGANIZATION

OF

#### FARRELL COMMUNITIES BEACON LLC

Under and Pursuant to Section 203 of the Limited Liability Company Law of the State of New York

The undersigned being the organizer of the Limited Liability Company does hereby certify:

FIRST: The name of the limited liability company is:

#### FARRELL COMMUNITIES BEACON LLC

SECOND: The office of the Limited Liability Company shall be located in the County of Dutchess.

THIRD: The Secretary of State is designated as the agent of the Limited Liability Company upon whom process against the Limited Liability Company may be served, and the address to which the Secretary of State shall mail a copy of any process against the Limited Liability Company served upon him is:

c/o Jane R. Kratz, P.C. 225 West Montauk Highway Suite One Hampton Bays, NY 11946

IN WITNESS WHEREOF, I hereunto sign my name this twenty-second day of February, 2019.

/s/ Bryan J. Farrell
Bryan J. Farrell, Organizer

**UNI-37** 

STELLER MENT

#### ARTICLES OF ORGANIZATION

OF

#### FARRELL COMMUNITIES BEACON LLC

Under and Pursuant to Section 203 of the Limited Liability Company Law of the State of New York

STATE OF NEW YORK DEPARTMENT OF STATE

FILED FEB 2 2 2019

TAX \$\_\_\_\_

Jane R. Kratz, P.C.
225 West Montauk Highway
Suite One
P.O. Box 742
Hampton Bays, NY 11946

Customer Reference #FARRE14932

DRAWDOWN

RECEIVED SEE

#### 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.

Name of Action or Project:					
Beacon Commons					
Project Location (describe, and attach a general location map):					
16 West Main Street, Beacon, NY (corner of West Main Street & Bank Street)					
Brief Description of Proposed Action (include purpose or need):					
The property is comprised of two (2) parcels. Parcel 1 is within the L "Linkage" Form Based District and is approximately 1.3 acres. Parcel 2 is within the R1-7.5 "One Family" Residential District and is approximately 0.2 acres. Parcel 1 is proposed to be redeveloped with a 62-unit 4-story apartment building comprised of 33 one-bedroom and 29 two-bedroom units. Parcel 2 is proposed to be developed into a parking area to support the proposed residential units. Parcel 3 appears to be from an old public right-of-way when West Main Street may have stopped and there was a cul-de-sac in front of the site. The project will involve the dedication of the small piece of Parcel 3 that extends into the public sidewalk and roadway. Parcels 1, 2 and 3 would be merged into one lot. The are proposed temporary and permanent easements necessary to construct the project. The applicant has met with both adjacent property owners and had positive conversations.					
The existing building is a retail store and materials supply distributor that is proposed to be ground floor being split by the main site driveway off West Main Street.	demolished. The proposed building	is 4 stories with the			
Name of Applicant/Sponsor: Telephone: (631) 766-0023					
Farrell Building Company  E-Mail: zags1413@gmail.com					
Address: 2317 Montauk Highway					
City/PO: Bridgehampton	State: NY	Zip Code: 11932			
Project Contact (if not same as sponsor; give name and title/role):	Telephone: (845) 838-2490				
Aryeh Siegel, Architect E-Mail: ajs@ajsarch.com					
Address: 84 Mason Circle					
City/PO: Beacon	State: NY	Zip Code: 12508			
Property Owner (if not same as sponsor):	Telephone:				
Same as sponsor/applicant E-Mail:					
Address:					
City/PO:	State:	Zip Code:			

#### **B.** Government Approvals

<b>B. Government Approvals, Funding, or Sponsorship.</b> ("Funding" includes grants, loans, tax relief, and any other forms of financial assistance.)					
Government Entity	If Yes: Identify Agency and Approval(s) Required	Applicati (Actual or 1			
a. City Counsel, Town Board,   ✓ Yes No or Village Board of Trustees	City Council Special Permit for proposed parking in residential district (Parcel 2)	TBD	эт э		
b. City Town or Village ✓ Yes No Planning Board or Commission	Site Plan Approval and Parking Waiver from Planning Board	10/29/2019			
c. City, Town or ☐Yes ✓ No Village Zoning Board of Appeals					
d. Other local agencies   ✓ Yes No	City Architectural Review Board	TBD			
e. County agencies ✓Yes No	Dutchess County Department of Health	TBD			
f. Regional agencies ☐Yes☑No					
g. State agencies ✓Yes No NYSDEC	SPDES General Permit No. GP-0-15-002	TBD			
h. Federal agencies ☐Yes☑No					
<ul><li>i. Coastal Resources.</li><li>i. Is the project site within a Coastal Area, o</li></ul>	r the waterfront area of a Designated Inland W	aterway?	<b>✓</b> Yes No		
<ul> <li>ii. Is the project site located in a community with an approved Local Waterfront Revitalization Program?</li> <li>iii. Is the project site within a Coastal Erosion Hazard Area?</li> </ul>					
C. Planning and Zoning					
C.1. Planning and zoning actions.					
<ul> <li>Will administrative or legislative adoption, or are only approval(s) which must be granted to enable.</li> <li>If Yes, complete sections C, F and G.</li> <li>If No, proceed to question C.2 and complete sections.</li> </ul>		Ü	∏Yes <b></b> No		
C.2. Adopted land use plans.					
a. Do any municipally- adopted (city, town, vill where the proposed action would be located?	age or county) comprehensive land use plan(s	) include the site	<b>✓</b> Yes No		
If Yes, does the comprehensive plan include specific recommendations for the site where the proposed action would be located?					
b. Is the site of the proposed action within any local or regional special planning district (for example: Greenway; Brownfield Opportunity Area (BOA); designated State or Federal heritage area; watershed management plan; or other?)  If Yes, identify the plan(s):					
c. Is the proposed action located wholly or port	ially within an area listed in an adopted munic	inglonan angga ylan			
<ul><li>c. Is the proposed action located wholly or partially within an area listed in an adopted municipal open space plan, or an adopted municipal farmland protection plan?</li><li>If Yes, identify the plan(s):</li></ul>			∐Yes <b>∏</b> No		

C.3. Zoning	
<ul> <li>a. Is the site of the proposed action located in a municipality with an adopted zoning law or ordinance.</li> <li>If Yes, what is the zoning classification(s) including any applicable overlay district?</li> <li>Parcel 1: L - Linkage Form Based District</li> </ul>	✓ Yes No
Parcel 2: R-1 - 7.5 One Family Residential District	
b. Is the use permitted or allowed by a special or conditional use permit?	<b>✓</b> Yes No
<ul><li>c. Is a zoning change requested as part of the proposed action?</li><li>If Yes,</li><li>i. What is the proposed new zoning for the site?</li></ul>	∏Yes ✓No
C.4. Existing community services.	
a. In what school district is the project site located? Beacon City School District	
<ul> <li>b. What police or other public protection forces serve the project site?</li> <li>City of Beacon Police Dept.</li> </ul>	
c. Which fire protection and emergency medical services serve the project site? City of Beacon Fire Dept.; Beacon Volunteer Ambulance Corps.	
d. What parks serve the project site? Pete and Toshi Seeger Riverfront Park; Long Dock Park; Memorial Park	
D. Project Details	
D.1. Proposed and Potential Development	
a. What is the general nature of the proposed action (e.g., residential, industrial, commercial, recreational; if mixed, components)?  Residential	, include all
b. a. Total acreage of the site of the proposed action? ±1.51 acres	
b. Total acreage to be physically disturbed?	
or controlled by the applicant or project sponsor? $\pm 1.51$ acres	
c. 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, miles, square feet)? % Units:	☐Yes☑No housing units,
d. Is the proposed action a subdivision, or does it include a subdivision?	✓Yes _No
If Yes,  i. Purpose or type of subdivision? (e.g., residential, industrial, commercial; if mixed, specify types)  Residential merging of the 3 parcels.	
ii. Is a cluster/conservation layout proposed? iii. Number of lots proposed? 1	_Yes <b>√</b> No
iv. Minimum and maximum proposed lot sizes? Minimum 1.51 Maximum 1.51	
e. Will the proposed action be constructed in multiple phases?  i. If No, anticipated period of construction:  ii. If Yes:  18-24 months	∐Yes <b>√</b> No
<ul> <li>Total number of phases anticipated</li> <li>Anticipated commencement date of phase 1 (including demolition)</li> <li>Anticipated completion date of final phase</li> <li>Generally describe connections or relationships among phases, including any contingencies where progres determine timing or duration of future phases:</li> </ul>	
	[

f. Does the project	t include new resid	ential uses?	***************************************		✓ Yes No
	bers of units propo				-communication (motivated)
	One Family	<u>Two Family</u>	Three Family	Multiple Family (four or more)	
Initial Phase				62	
At completion	and the state of t				
of all phases			WALLAND MARKET TO THE STATE OF	62	
g. Does the propo	osed action include	new non-residentia	al construction (inclu	iding expansions)?	∏Yes ✓ No
If Yes,			(2101)	<u> </u>	bosoned bosoned
i. Total number	of structures	<u></u>			
ii. Dimensions (	in feet) of largest pr	roposed structure:	height;	width; and length	
		enconstation control of the control	NATIONAL PROPERTY OF THE PROPE	square feet	
				I result in the impoundment of any	
If Yes,	s creation of a wate	r suppry, reservoir	, ponu, iake, waste i	agoon or other storage?	
	impoundment:				
ii. If a water imp	oundment, the princ	cipal source of the	water:	☐ Ground water ☐ Surface water strea	ms Other specify:
iii. If other than v	vater, identify the ty	pe of impounded/	contained liquids an	d their source.	A STATE OF THE STA
		*	*		
iv. Approximate	size of the propose	d impoundment.	Volume:	million gallons; surface area: height; length	acres
v. Dimensions o	f the proposed dam	or impounding str	ructure:	_ height; length ructure (e.g., earth fill, rock, wood, con	crete):
vi. Construction	memod/materiais T	or the proposed da	im or impounding st	ructure (e.g., carui iii, rock, wood, con	orotoj.
D.2. Project Op	erations				
				uring construction, operations, or both	?
		ation, grading or in	stallation of utilities	or foundations where all excavated	
materials will r If Yes:	emain onsite)				
	irnose of the excava	ation or dredging?			
ii. How much ma	terial (including ro	ck, earth, sediment	s, etc.) is proposed t	o be removed from the site?	
<ul><li>Volume</li></ul>	(specify tons or cul	bic yards):	. , x X		
<ul> <li>Over wh</li> </ul>	nat duration of time	?			0.4
iii. Describe natu	re and characteristic	es of materials to b	be excavated or dred	ged, and plans to use, manage or dispos	se of them.
iv. Will there be	onsite dewatering	or processing of ex	cavated materials?		Yes No
If yes, descri	be				
y What is the to	atal area to be drada	ed or everyoted?		acres	
v. what is the to	nai aica io oc urcug iaximum area to he	worked at any one	e time?	acres acres	
vii. What would b	be the maximum de	pth of excavation	or dredging?	feet	
viii. Will the exca	avation require blas	ting?			☐Yes ☐No
h Would the	nagad action course	or regult in alterati	on of increase or de	crease in size of, or encroachment	☐Yes ✓No
			on oi, increase or deach or adjacent areas		T 1 62 140
If Yes:		•	-		
i. Identify the v				water index number, wetland map num	ber or geographic
description):					
					- The state of the

ii. Describe how the proposed action would affect that waterbody or wetland, e.g. excavation, fill, placemen alteration of channels, banks and shorelines. Indicate extent of activities, alterations and additions in squa	t of structures, or re feet or acres:
iii. Will the proposed action cause or result in disturbance to bottom sediments?  If Yes, describe:	☐Yes ☐No
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:	
<ul> <li>expected acreage of aquatic vegetation remaining after project completion:</li> </ul>	
purpose of proposed removal (e.g. beach clearing, invasive species control, boat access):	
proposed method of plant removal:	
if chemical/herbicide treatment will be used, specify product(s):	
v. Describe any proposed reclamation/mitigation following disturbance:	
c. Will the proposed action use, or create a new demand for water?	✓ Yes No
If Yes:  i. Total anticipated water usage/demand per day:  10,010 gallons/day (91 bedroor	ns x 110 gpd/bedroom)
i. Total anticipated water usage/demand per day: 10,010 gallons/day (91 bedroom ii. Will the proposed action obtain water from an existing public water supply?  If Yes:	
Name of district or service area: City of Beacon	
Does the existing public water supply have capacity to serve the proposal?	✓ Yes  No
• Is the project site in the existing district?	✓ Yes  No
Is expansion of the district needed?	☐ Yes ✓ No
Do existing lines serve the project site?	☑ Yes ☐ No
iii. Will line extension within an existing district be necessary to supply the project? If Yes:	☐Yes <b>Ø</b> No
Describe extensions or capacity expansions proposed to serve this project:	_
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
<ul> <li>Applicant/sponsor for new district:</li> <li>Date application submitted or anticipated:</li> </ul>	
Proposed source(s) of supply for new district:  If a while water supply will not be used describe plans to provide water supply for the project: N/A	
v. If a public water supply will not be used, describe plans to provide water supply for the project: N/A	
vi. If water supply will be from wells (public or private), what is the maximum pumping capacity:	gallons/minute.
d. Will the proposed action generate liquid wastes?	✓ Yes No
If Yes:	
<ul> <li>i. Total anticipated liquid waste generation per day: 10,010 gallons/day</li> <li>ii. Nature of liquid wastes to be generated (e.g., sanitary wastewater, industrial; if combination, describe all</li> </ul>	components and
approximate volumes or proportions of each): Sanitary wastewater  Sanitary wastewater	components and
iii. Will the proposed action use any existing public wastewater treatment facilities?	<b>⊘</b> Yes <b>N</b> o
If Yes:	
Name of wastewater treatment plant to be used: Beacon Sewage Treatment Plant	LILL LILL LILL LILL LILL LILL LILL LIL
Name of district: City of Beacon	
Does the existing wastewater treatment plant have capacity to serve the project?  Let be a variety in the existing district?	☑Yes□No ☑Yes□No
Is the project site in the existing district?  Is expansion of the district peeded?	Yes No
Is expansion of the district needed?	TI 1 CO MINO

	145000000000000000000000000000000000000
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 <b>☑</b> No
If Yes:  Describe extensions or capacity expansions proposed to serve this project:	
Describe extensions or capacity expansions proposed to serve this project:	
	The state of the s
iv. Will a new wastewater (sewage) treatment district be formed to serve the project site?	□Yes☑No
If Yes:	
<ul> <li>Applicant/sponsor for new district:</li> <li>Date application submitted or anticipated:</li> </ul>	
Date application submitted or anticipated:     What is the receiving water for the wastewater discharge?	
v. If public facilities will not be used, describe plans to provide wastewater treatment for the project, including spec	ifying proposed
receiving water (name and classification if surface discharge or describe subsurface disposal plans):	
vi. Describe any plans or designs to capture, recycle or reuse liquid waste: None	
	A.W.W.W.W.
e. Will the proposed action disturb more than one acre and create stormwater runoff, either from new point	
sources (i.e. ditches, pipes, swales, curbs, gutters or other concentrated flows of stormwater) or non-point	
source (i.e. sheet flow) during construction or post construction?	
If Yes:  i. How much impervious surface will the project create in relation to total size of project parcel?	
20,000 Square feet or 0.294 acres (impervious surface)	
65,560 Square feet or 1.505 acres (parcel size)	
ii. Describe types of new point sources. Building and parking lot expansions	
iii. Where will the stormwater runoff be directed (i.e. on-site stormwater management facility/structures, adjacent p	roperties,
groundwater, on-site surface water or off-site surface waters)?	
On-site runoff shall be collected, treated and retained by a sub-surface infiltration system, rain garden, water quality structure,	etc. then to the
<ul> <li>municipal system.</li> <li>If to surface waters, identify receiving water bodies or wetlands:</li> </ul>	
Municipal system draining to Hudson River.	
Will stormwater runoff flow to adjacent properties?	✓ Yes No
iv. Does the proposed plan minimize impervious surfaces, use pervious materials or collect and re-use stormwater?	☑Yes ☐ No
f. Does the proposed action include, or will it use on-site, one or more sources of air emissions, including fuel combustion, waste incineration, or other processes or operations?	□Yes <b>☑</b> No
If Yes, identify:	
<i>i</i> . Mobile sources during project operations (e.g., heavy equipment, fleet or delivery vehicles)	
ii. Stationary sources during construction (e.g., power generation, structural heating, batch plant, crushers)	
iii. Stationary sources during operations (e.g., process emissions, large boilers, electric generation)	
g. Will any air emission sources named in D.2.f (above), require a NY State Air Registration, Air Facility Permit,	□Yes☑No
or Federal Clean Air Act Title IV or Title V Permit?	
If Yes: <i>i.</i> Is the project site located in an Air quality non-attainment area? (Area routinely or periodically fails to meet	□Yes□No
ambient air quality standards for all or some parts of the year)	L. 103 L. 110
ii. In addition to emissions as calculated in the application, the project will generate:	
•Tons/year (short tons) of Carbon Dioxide (CO <sub>2</sub> )	
•Tons/year (short tons) of Nitrous Oxide (N <sub>2</sub> O)	
Tons/year (short tons) of Perfluorocarbons (PFCs)	
<ul> <li>Tons/year (short tons) of Sulfur Hexafluoride (SF<sub>6</sub>)</li> <li>Tons/year (short tons) of Carbon Dioxide equivalent of Hydroflourocarbons (HFCs)</li> </ul>	
Tons/year (short tons) of Hazardous Air Pollutants (HAPs)	

<ul> <li>h. Will the proposed action generate or emit methane (including, but not limited to, sewage treatment plants, landfills, composting facilities)?</li> <li>If Yes: <ul> <li>i. Estimate methane generation in tons/year (metric):</li> <li>ii. Describe any methane capture, control or elimination measures included in project design (e.g., combustion to electricity, flaring):</li> </ul> </li> </ul>	_Yes√No generate heat or
<ul> <li>i. Will the proposed action result in the release of air pollutants from open-air operations or processes, such as quarry or landfill operations?</li> <li>If Yes: Describe operations and nature of emissions (e.g., diesel exhaust, rock particulates/dust):</li> </ul>	∏Yes <b></b> ∏No
<ul> <li>j. Will the proposed action result in a substantial increase in traffic above present levels or generate substantial new demand for transportation facilities or services?</li> <li>If Yes: <ul> <li>i. When is the peak traffic expected (Check all that apply):</li></ul></li></ul>	
<ul> <li>iii. Parking spaces: Existing Proposed Net increase/decrease</li></ul>	□Yes □No
<ul> <li>k. Will the proposed action (for commercial or industrial projects only) generate new or additional demand for energy?</li> <li>If Yes: <ul> <li>i. Estimate annual electricity demand during operation of the proposed action: TBD</li> </ul> </li> <li>ii. Anticipated sources/suppliers of electricity for the project (e.g., on-site combustion, on-site renewable, via grid other): <ul> <li>Central Hudson Gas &amp; Electric</li> <li>iii. Will the proposed action require a new, or an upgrade, to an existing substation?</li> </ul> </li> </ul>	✓ Yes No  Vocal utility, or  ✓ Yes ✓ No
1. Hours of operation. Answer all items which apply.       ii. During Construction:       iii. During Operations:         • Monday - Friday: 7:00am - 7:00pm       • Monday - Friday: 24/7         • Saturday: 7:00am - 7:00pm       • Saturday: 24/7         • Sunday: 7:00am - 7:00pm       • Sunday: 24/7         • Holidays: 7:00am - 7:00pm       • Holidays: 24/7	

m.	Will the proposed action produce noise that will exceed existing ambient noise levels during construction,	<b>☑</b> Yes □No
	operation, or both?	
	yes:	
i.	Provide details including sources, time of day and duration:  Typical construction noise during permitted construction hours.	
	Typical constituction noise during permitted constituction notifs.	
ii.	Will the proposed action remove existing natural barriers that could act as a noise barrier or screen?	∐Yes <b>∕</b> INo
,,,	Describe:	Soldians Soldians
n.	Will the proposed action have outdoor lighting?	<b>∏</b> Yes □No
	yes:	bount bound
i.	Describe source(s), location(s), height of fixture(s), direction/aim, and proximity to nearest occupied structures:	
	Lighting will be standard outdoor security and driveway lighting, high efficiency LED downlighting.	771177717
	TY/II 1 / ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' '	Tyes ZNo
11.	Will proposed action remove existing natural barriers that could act as a light barrier or screen?  Describe:	LI TESILINO
	Describe:	
an arangement of the		
0.	Does the proposed action have the potential to produce odors for more than one hour per day?	☐ Yes 🗸 No
	If Yes, describe possible sources, potential frequency and duration of odor emissions, and proximity to nearest	
	occupied structures:	
p.	Will the proposed action include any bulk storage of petroleum (combined capacity of over 1,100 gallons)	☐ Yes ☑ No
	or chemical products 185 gallons in above ground storage or any amount in underground storage?	
Ι.	Yes: Product(s) to be stored	
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):	
	Limited use for landscaping as needed.	
	ii. Will the proposed action use Integrated Pest Management Practices?	☐ Yes ☑ No
	Will the proposed action (commercial or industrial projects only) involve or require the management or disposal	✓ Yes No
	of solid waste (excluding hazardous materials)?	
	Yes:	
	i. Describe any solid waste(s) to be generated during construction or operation of the facility:	
	• Construction: TBD tons per TBD (unit of time)	
١,	• Operation: 4-5 tons per month (unit of time)  i. Describe any proposals for on-site minimization, recycling or reuse of materials to avoid disposal as solid waste	,,
'	<ul> <li>Describe any proposals for on-site minimization, recycling of reuse of materials to avoid disposal as sorid waste</li> <li>Construction: Debris removal and recycling will be in accordance with all applicable local requirements. Best Manage</li> </ul>	ment Practices will
	be implemented where applicable (i.e. dust control).	
	Operation: Recycling efforts will be in accordance with all applicable local and State law.	
iii	. Proposed disposal methods/facilities for solid waste generated on-site:	
	Construction: Solid waste will be disposed of in accordance with all applicable local requirements.	
-	Operation: Wheelabrator Dutchess County, Poughkeepsie, NY	
1		

s. Does the proposed action include construction or modification.  If Yes:  i. Type of management or handling of waste proposed other disposal activities):  ii. Anticipated rate of disposal/processing:  • Tons/month, if transfer or other non-ceee Tons/hour, if combustion or thermal tiii. If landfill, anticipated site life:	for the site (e.g., recycling or combustion/thermal treatment	transfer station, compostin	☐ Yes ☑ No g, landfill, or		
t. Will the proposed action at the site involve the commer	cial generation, treatment, st	orage, or disposal of hazard	ous □ Yes ☑ No		
waste? If Yes:					
i. Name(s) of all hazardous wastes or constituents to be	generated, handled or manaş	ged at facility:			
ii. Generally describe processes or activities involving hazardous wastes or constituents:					
<ul><li>iii. Specify amount to be handled or generated tons/month</li><li>iv. Describe any proposals for on-site minimization, recycling or reuse of hazardous constituents:</li></ul>					
v. Will any hazardous wastes be disposed at an existing offsite hazardous waste facility?  If Yes: provide name and location of facility:					
If No: describe proposed management of any hazardous v	vastes which will not be sent	to a hazardous waste facilit	y:		
E. Site and Setting of Proposed Action					
E.1. Land uses on and surrounding the project site					
a. Existing land uses.  i. Check all uses that occur on, adjoining and near the project site.  ☐ Urban ☐ Industrial ☑ Commercial ☑ Residential (suburban) ☐ Rural (non-farm)  ☐ Forest ☐ Agriculture ☐ Aquatic ☐ Other (specify):  ii. If mix of uses, generally describe:					
		44-14-14-14			
b. Land uses and covertypes on the project site.					
Land use or Covertype	Current	Acreage After Project Completion	Change (Acres +/-)		
Roads, buildings, and other paved or impervious	Acreage				
surfaces	0.80	1.30	+0.50		
• Forested	0.58	0.00	-0.58		
Meadows, grasslands or brushlands (non- agricultural, including abandoned agricultural)	0	0	0		
Agricultural     (includes active orchards, field, greenhouse etc.)	0	0	0		
Surface water features     (lakes, ponds, streams, rivers, etc.)	0	0	0		
Wetlands (freshwater or tidal)	0	0	0		
Non-vegetated (bare rock, earth or fill)	0	0	0		
Other	0.12	0.20	+0.08		
Describe: Landscaping	0.14	0.20	. 0.00		

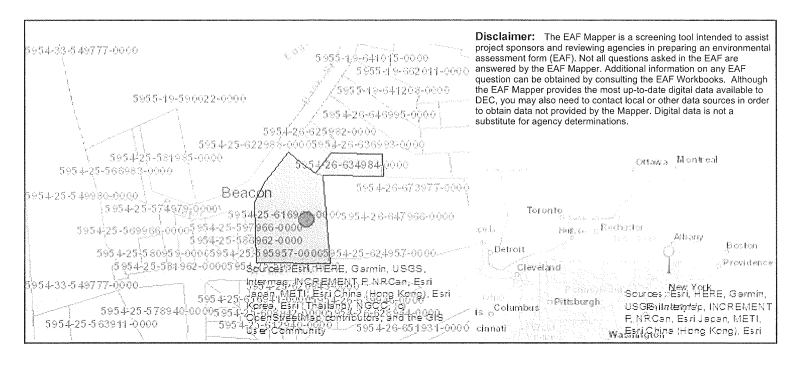
c. Is the project site presently used by members of the community for public recreation?  i. If Yes: explain:	☐Yes <b></b> No
d. Are there any facilities serving children, the elderly, people with disabilities (e.g., schools, hospitals, licensed day care centers, or group homes) within 1500 feet of the project site?  If Yes,  i. Identify Facilities:	∏Yes <b>∏</b> No
e. Does the project site contain an existing dam?	☐ Yes ✓ No
If Yes:  i. Dimensions of the dam and impoundment:	
David haliality foot	
Dam length: feet	
Surface area:     acres	
<ul> <li>Volume impounded: gallons OR acre-feet</li> </ul>	
ii. Dam's existing hazard classification:	
iii. Provide date and summarize results of last inspection:	
f. Has the project site ever been used as a municipal, commercial or industrial solid waste management facility, or does the project site adjoin property which is now, or was at one time, used as a solid waste management facility.	☐Yes <b>☑</b> No lity?
If Yes:  i. Has the facility been formally closed?	☐Yes☐ No
If yes, cite sources/documentation:	
ii. Describe the location of the project site relative to the boundaries of the solid waste management facility:	
in Describe the resultant of the project one return to the continuous of the project one resultant of the project one return to the continuous of the project one return to the continuous of the project one return to the continuous of the continuo	
iii. Describe any development constraints due to the prior solid waste activities:	
II 1 1	□Yes☑No
g. Have hazardous wastes been generated, treated and/or disposed of at the site, or does the project site adjoin property which is now or was at one time used to commercially treat, store and/or dispose of hazardous waste? If Yes:	T resta ino
i. Describe waste(s) handled and waste management activities, including approximate time when activities occurr	ed:
h. Potential contamination history. Has there been a reported spill at the proposed project site, or have any	✓ Yes□ No
remedial actions been conducted at or adjacent to the proposed site?	Y I CS_I INO
If Yes:  i. Is any portion of the site listed on the NYSDEC Spills Incidents database or Environmental Site	<b>√</b> Yes <b>□</b> No
Remediation database? Check all that apply:	A Lesi 140
✓ Yes – Spills Incidents database Provide DEC ID number(s): 1109063	
☐ Yes – Environmental Site Remediation database Provide DEC ID number(s):	
☐ Neither database	
ii. If site has been subject of RCRA corrective activities, describe control measures: N/A	
iii. Is the project within 2000 feet of any site in the NYSDEC Environmental Site Remediation database? If yes, provide DEC ID number(s): V00096, V00299, 314069, C314112, V00293, 546031	✓Yes□No
iv. If yes to (i), (ii) or (iii) above, describe current status of site(s):	
All sites have been remediated or have environmental controls/easements in place.	
Sico late sour formation of histo state and state of the state of	

v. Is the project site subject to an institutional control limiting property uses?				
<ul> <li>If yes, DEC site ID number:</li> <li>Describe the type of institutional control (e.g., deed restriction or easement):</li> </ul>				
Describe any use limitations:				
<ul> <li>Describe any engineering controls:</li> <li>Will the project affect the institutional or engineering controls in place?</li> </ul>				
Explain:				
E.2. Natural Resources On or Near Project Site				
a. What is the average depth to bedrock on the project site? <u>&gt;6.5</u> feet				
b. Are there bedrock outcroppings on the project site?  If Yes, what proportion of the site is comprised of bedrock outcroppings?%	□Yes <b>√</b> No			
c. Predominant soil type(s) present on project site: DwB Dutchess-Cardigan complex 100 %				
d. What is the average depth to the water table on the project site? Average: >6.5 feet				
e. Drainage status of project site soils: Well Drained: 100 % of site				
☐ Moderately Well Drained: % of site ☐ Poorly Drained % of site				
f. Approximate proportion of proposed action site with slopes: 🗸 0-10%: 56.5 % of site				
<ul> <li>✓ 10-15%: 15.7 % of site</li> <li>✓ 15% or greater: 27.8 % of site</li> </ul>				
g. Are there any unique geologic features on the project site?	☐ Yes <b>/</b> No			
If Yes, describe:	103[110			
h. Surface water features.  i. Does any portion of the project site contain wetlands or other waterbodies (including streams, rivers,	□Yes <b>☑</b> No			
ponds or lakes)?  ii. Do any wetlands or other waterbodies adjoin the project site?	□Yes <b>☑</b> No			
If Yes to either <i>i</i> or <i>ii</i> , continue. If No, skip to E.2.i.	☐ Yes ☑ No			
iii. Are any of the wetlands or waterbodies within or adjoining the project site regulated by any federal, state or local agency?				
<ul> <li>iv. For each identified regulated wetland and waterbody on the project site, provide the following information:</li> <li>Streams: Name Classification</li> </ul>				
Lakes or Ponds: Name Classification				
<ul> <li>Lakes or Ponds: Name</li> <li>Wetlands: Name</li> <li>Wetland No. (if regulated by DEC)</li> </ul>				
v. Are any of the above water bodies listed in the most recent compilation of NYS water quality-impaired waterbodies?	☐ Yes ☑No			
If yes, name of impaired water body/bodies and basis for listing as impaired:				
i. Is the project site in a designated Floodway?	☐Yes <b>Ø</b> No			
j. Is the project site in the 100-year Floodplain?	□Yes☑No			
k. Is the project site in the 500-year Floodplain?	☐Yes <b>Ø</b> No			
l. Is the project site located over, or immediately adjoining, a primary, principal or sole source aquifer?	□Yes <b>☑</b> No			
If Yes:  i. Name of aquifer:				

m. Identify the predominant wildlife species that occupy or Typical suburb				
	444444444444444444444444444444444444444	TOTAL PROTECTION OF THE PROTEC		
n. Does the project site contain a designated significant natural of Yes:  i. Describe the habitat/community (composition, function)	·	∏Yes <b>√</b> No		
<ul> <li>ii. Source(s) of description or evaluation:</li> <li>iii. Extent of community/habitat:</li> <li>Currently:</li> <li>Following completion of project as proposed:</li> <li>Gain or loss (indicate + or -):</li> </ul>	acres			
o. Does project site contain any species of plant or animal that is listed by the federal government or NYS as endangered or threatened, or does it contain any areas identified as habitat for an endangered or threatened species?  If Yes:  i. Species and listing (endangered or threatened): Indiana Bat, Atlantic Sturgeon, Shortnose Sturgeon				
<ul> <li>p. Does the project site contain any species of plant or anim special concern?</li> <li>If Yes: <ul> <li>i. Species and listing:</li> </ul> </li> </ul>		∐Yes <b>√</b> No		
q. Is the project site or adjoining area currently used for hur If yes, give a brief description of how the proposed action n		☐Yes ✓No		
E.3. Designated Public Resources On or Near Project S	ite			
a. Is the project site, or any portion of it, located in a design Agriculture and Markets Law, Article 25-AA, Section 3 If Yes, provide county plus district name/number:	ated agricultural district certified pursuant to 03 and 304?	∐Yes <b></b> √No		
<ul> <li>b. Are agricultural lands consisting of highly productive so</li> <li>i. If Yes: acreage(s) on project site?</li> <li>ii. Source(s) of soil rating(s):</li> </ul>	•	_Yes <b></b> √No		
<ul> <li>c. Does the project site contain all or part of, or is it substant Natural Landmark?</li> <li>If Yes: <ul> <li>i. Nature of the natural landmark:</li> <li>ii. Provide brief description of landmark, including values</li> </ul> </li> </ul>	ommunity Geological Feature	Yes ☑No		
d. Is the project site located in or does it adjoin a state listed If Yes:  i. CEA name:  ii. Basis for designation:  iii. Designating agency and date:				

e. Does the project site contain, or is it substantially contiguous to, a bui which is listed on the National or State Register of Historic Places, or Office of Parks, Recreation and Historic Preservation to be eligible for If Yes:  i. Nature of historic/archaeological resource: Archaeological Site ii. Name: Reformed Dutch Church of Fishkill Landing  iii. Brief description of attributes on which listing is based:	that has been determined by the Commission	
f. Is the project site, or any portion of it, located in or adjacent to an arearchaeological sites on the NY State Historic Preservation Office (SH		<b>V</b> Yes No
g. Have additional archaeological or historic site(s) or resources been ide 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 p scenic or aesthetic resource?  If Yes:  i. Identify resource:  ii. Nature of, or basis for, designation (e.g., established highway overlowetc.):	ok, state or local park, state historic trail or	☐Yes No
etc.): m  iii. Distance between project and resource: m	iles.	
<ul> <li>i. Is the project site located within a designated river corridor under the Program 6 NYCRR 666?</li> <li>If Yes: <ul> <li>i. Identify the name of the river and its designation:</li> <li>ii. Is the activity consistent with development restrictions contained in</li> </ul> </li> </ul>	•	☐ Yes ✓ No ☐ 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 of measures which you propose to avoid or minimize them.  G. Verification I certify that the information provided is true to the best of my knowled Applicant/Sponsor Name Stephen Spina, Project Site Engineer  Signature	with your proposal, please describe those im	pacts plus any
V V		

**PRINT FORM** 



B.i.i [Coastal or Waterfront Area]	Yes
B.i.ii [Local Waterfront Revitalization Area]	Yes
C.2.b. [Special Planning District]	Digital mapping data are not available or are incomplete. Refer to EAF Workbook.
E.1.h [DEC Spills or Remediation Site - Potential Contamination History]	Digital mapping data are not available or are incomplete. Refer to EAF Workbook.
E.1.h.i [DEC Spills or Remediation Site - Listed]	Digital mapping data are not available or are incomplete. Refer to EAF Workbook.
E.1.h.i [DEC Spills or Remediation Site - Environmental Site Remediation Database]	Digital mapping data are not available or are incomplete. Refer to EAF Workbook.
E.1.h.iii [Within 2,000' of DEC Remediation Site]	Yes
E.1.h.iii [Within 2,000' of DEC Remediation Site - DEC ID]	V00096, V00299, 314069, C314112, V00293, 546031
E.2.g [Unique Geologic Features]	: No
E.2.h.i [Surface Water Features]	No
E.2.h.ii [Surface Water Features]	No
E.2.h.iii [Surface Water Features]	No
E.2.h.v [Impaired Water Bodies]	No
E.2.i. [Floodway]	No
E.2.j. [100 Year Floodplain]	No
E.2.k. [500 Year Floodplain]	No
E.2.I. [Aquifers]	No
E.2.n. [Natural Communities]	No
E.2.o. [Endangered or Threatened Species]	Yes

<u>Title</u> :	.0
Short Term Rentals	
Subject:	
Background:	
ATTACHMENTS:	
Description	Туре
Memorandum from the City Attorney's Office Regardi Short Term Rentals	ng Cover Memo/Letter



## **MEMORANDUM**

TO: Mayor Kyriacou and Members of the City Council

of the City of Beacon

FROM: Keane & Beane, P.C.

RE: Short-Term Rental Local Law

**DATE:** March 18, 2020

Main Office
445 Hamilton Avenue
White Plains, NY 10601
Phone 914.946.4777
Fax 914.946.6868

Mid-Hudson Office
 200 Westage Business Center
 Fishkill, NY 12524
 Phone 845.896.0120

New York City Office 505 Park Avenue New York, NY 10022 Phone 646.794.5747

As a follow up to the Council's last workshop meeting, this memorandum outlines questions the City Council should consider regarding the regulation of short-term rentals. A short term rental is an entire dwelling unit, or a room or group of rooms or other living or sleeping space, made available to rent, lease or otherwise assigned for a tenancy of less than 30 consecutive days. The term "short-term rental" does not include dormitories, hotels or motel rooms, bed and breakfast inns or lodging houses.

- Is the City satisfied with the definition of owner occupied provided below?
  - Owner-Occupied: A one-family or two-family house or multiple dwelling building used by the owner as his or her or their domicile or principal residence.
  - O Under the draft local law, it is unlawful to use, establish, maintain, operate, occupy, rent or lease any property as a short-term rental if the property is not owner-occupied. The property used as short-term rental must be the principal residence of the owner at all times during the term of the short-term rental permit.
- Does the City want to allow any property owner to obtain short-term rental permits?
  - **No:** Who is permitted to obtain short-term rental permits? The current draft of the local law only allows property owners to obtain short-term rental permits for properties which are owner-occupied.
  - O **Yes:** Any property owner may obtain a short-term rental permit. However, does the City want to establish restrictions or conditions based on owner status (see below).



- If any property owner can obtain a short-term rental permit (regardless of whether it is owner-occupied), does the City want to set restrictions based on whether a unit is owner-occupied or not owner-occupied?
  - Yes: Does the City want to impose different requirements for nonowner occupied short-term rentals? (i.e. non owner-occupied units can be rented for less days annually than owner-occupied units, restrict the number of permits available for non owner-occupied permits).
  - o In the Town of Woodstock, only the property owner is permitted to register a short term rental unit. An individual property owner can register or have an interest in only one non-owner occupied short term rental. Non-owner occupied short term rental is defined as a supplementary business in a private home or habitable accessory structure in which the entire private residence is rented for less than 30 days and no owner is present.
- Does the City want to allow tenants to obtain short-term rental permits for their rented spaces?
  - O **Yes:** Must the tenant obtain approval from the landlord? Should the short-term rental permit application be signed by both the tenant and the landlord? Does the City want a copy of the lease?
  - O Under the current draft local law, tenants may not apply for short-term rental permits.
- Can corporations register short term rental units?
  - Under the current draft local law, corporations, limited-liability companies, partnerships, associations, trustees, mortgagees, lien holders and other business entities may not apply for a short-term rental permit.
- Does the City Council want to allow short term rentals in multifamily homes or buildings?
  - o Yes: How many units can be short-term rentals?
  - O Under the current draft local law, short-term rentals are not allowed in multifamily homes or buildings.
- Does the City want to allow short-term rentals in all Zoning Districts?
  - O The draft local law only allows short-term rentals as an accessory use in single family homes in residential districts.



- Does the property owner need to be on-site when the short-term rental unit is rented?
  - No: Does the City want to require the owner to engage the services of an agent if the owner leaves the City or County? The Village of Rhinebeck requires an owner leaving Dutchess County overnight during the rental period to engage the services of an agent with the right to enter and maintain possession of the dwelling. This agent must be available twenty-four (24) hours a day to respond to tenant and neighborhood concerns and be capable of responding within two hours of notification from the Village.
- Can property owners make their accessory apartments short term rentals?
  - Yes: What if the accessory apartment is located in the house or in a detached garage? The current draft local law does not address this question.
  - O Under the current draft local law, owners may use accessory apartments as short term rentals. Owners may not use any pat of the property as a short-term rental that is not approved for residential use, including but not limited to, vehicles parked on the property, a storage shed, recreation room, trailer, garage, or any temporary structure such as a tent.
- Are pets permitted? Does the City want to adopt regulations that prohibit renters from bringing pets to the rental unit? The current draft local law does not address this question.
- Does the City want to set up a distance requirement between short-term rentals?
  - Yes: What should the distance requirement be? Is it based on lot or short-term renal unit? Does the City want to consider establishing a regulation that there shall only be one rental unit per lot?
  - o For example, the Village of Rhinebeck states that no short-term rental permit may be allowed for any lot located within two lots from a lot where a current permit has been issued from a public lottery draw.
  - o The current draft local law does not include a distance restriction.
- Should notice be provided to adjoining property owners when a short-term rental permit is submitted?



- Yes: What should the notice radius be? At what point should notice be provided (i.e. when a permit is used or after an application is submitted)?
- o For example, in the Village of Rhinebeck, notice of a short-term rental application prior to the issuance of a permit must be provided to adjoining property owners within 250 feet of the property on which the permit has been issued.
- o The current draft local law does not require notice.
- Does the City want to establish a maximum number of occupants per dwelling or a maximum number per bedroom?
  - o In Rhinebeck, there shall be no more than six occupants as lodgers at any given time, with a maximum of two occupants per bedroom.
  - In the Town of Woodstock, the Town Board sets caps on the number of both owner occupied short-term rentals and non-owner occupied short term rentals permitted within the Town.
  - In the Town of Cornwall, no more than three adult persons can occupy any one bedroom, provided, however, that maximum occupancy under the State Building and Fire Safety Code cannot be exceeded.
  - The current draft local law does not establish a maximum number of occupants.
- Does the City want to limit how many days in a year a property may be rented for?
  - The Village of Rhinebeck provides that short term rentals are limited to 16 days in any one calendar year and there must be a seven day period of no rental activity between rentals.
  - The current draft local law does not establish a limit on the number of days a unit may be rented.
  - o If the City allows all property owners and tenants to obtain short-term rental permits, the City may limit the number of days a unit may be rented based on ownership.
- Does the City want to establish parking regulations for short-term rentals?



- The Village of Rhinebeck provides, any additional parking shall not be allowed in front of a principal structure by expanding use of an existing driveway.
- O In the Town of Cornwall, short term rental tenants and their guests or invitees shall not block or otherwise impede ingress or egress over the street on which the short term rental property is located and/or to or from any driveways of other property on the said street.
- O The current draft local law requires short-term rental units to have the number of parking spaces required for single family homes, no additional requirements are set forth in the draft local law.
- Does the City want to require residents with short-term rental permits to display some sort of plaque or sign on their property?
  - o The current draft local law does not require this.
- How long is a short-term rental permit valid for? Must it be renewed annually or every five years or another period of time?
  - O The current draft states that all short-term rental permits issued shall be for a period of two years and shall be renewable for subsequent two-year terms upon application. An inspection of the premises must occur prior to any permit renewal.
- Does the City want to establish a maximum number of short-term rental permits to issue?
  - O The current draft local law does not discuss a maximum number.
  - o If the City allows all property owners and tenants to obtain short-term rental permits, the City may establish a maximum number of permits based on ownership.

5102/11/706393v1 3/27/20

-5-

<u>Title</u> :	0,00,202
Ferry Landing Easements	
Subject:	

### **Background:**

#### **ATTACHMENTS:**

Description
Type

Memorandum from the City Attorney Regarding Accepting the Ferry Landing Easements

Resolution Accepting Ferry Landing Drainage Easement
Ferry Landing Drainage Easement
Resolution Accepting Ferry Landing Sight Distance
Easement

Ferry Landing Sight Distance Easement

Backup Material

Resolution

Resolution

Resolution

Backup Material



### **MEMORANDUM**

Main Office
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■ Mid-Hudson Office 200 Westage Business Center Fishkill, NY 12524 Phone 845.896.0120

New York City Office 505 Park Avenue New York, NY 10022 Phone 646.794.5747

TO: Mayor Lee Kyriacou and Beacon City Council Members

FROM: Keane & Beane, P.C.

**RE:** Ferry Landing Easements

DATE: March 30, 2020

Ferry Landing at Beacon, Ltd. obtained approval from the City of Beacon Planning Board on August 13, 2019 to construct six (6) single-family townhouses located at property located at the intersection of Beekman Street and Ferry Street and designated on the City tax map as Parcel No. 5954-33-556840 ("Property") pursuant to certain plans generally entitled, "Site Information Plan for Ferry Landing at Beacon," prepared by Ferry Landing at Beacon, Ltd, dated last revised March 20, 2019 (the "Project").

The Planning Board Resolution requires the applicant to submit two easements which will be recorded by the Applicant in the Dutchess County Clerk's Office: (1) Drainage Easement; (2) Sight Distance Easement. Each easement is described in relevant part below.

The proposed action for the City Council is to accept the two easements and authorize the Mayor and/or Administrator to execute the easements and all other documents as may be necessary for the recording of such Agreement, subject to review and approval by the City Attorney and City Engineer, including review of the a metes and bounds description to include the sight distance area for vehicles exiting the site driveway looking north.

## **Drainage Easement**

Existing City drainage infrastructure is located on the Property. Map of Subdivision of Armond Ninnie, filed in the Dutchess County Clerk's Office on 12/28/88 as Filed Map 8613 makes reference to a 20' Wide Drainage Easement without reference to a Grantee and with no other easement document recorded with the Filed Map. City storm drain pipes and appurtenances are currently located within a portion of the 20' Wide Drainage Easement shown on Filed Map 8613.

Ferry Landing at Beacon Ltd. wishes to provide the City with a written easement for the purpose of access by the City to operate, maintain, repair, reconstruct, replace and/or inspect the existing municipal storm drain pipes and appurtenances on the



Property. Access rights include both pedestrian and vehicular. The area of the Drainage Easement is proposed to be modified to exclude certain area shown on the Filed Map 8613 at the corner of Ferry Street and Beekman Street which does not contain City drainage infrastructure (see Drainage Easement Map – Exhibit A).

### Sight Distance Easement

The Project meets all sight distances recommended by the City Traffic Engineer including vehicles exiting Ferry Street looking left and vehicles exiting the site driveway looking right. However, in order to maintain such sight distances no improvements can be constructed on a certain area of the Property and such area must be limited to low-growth profile vegetation.

The Sight Distance Easement requires the property owner to maintain the required sight distance and grants the City the right, but not the obligation, to enter the Property and remove sight distance obstructions in the event the owner fails to do so.

The metes and bounds description of the easement area will be modified to include the sight distance area for vehicles exiting the site driveway looking north. The City Council can accept the easement and authorize signature subject to this modification to be reviewed to the satisfaction of the City Engineer.

#### CITY OF BEACON

#### **CITY COUNCIL**

Reso	lution	No.	of 2020

# RESOLUTION ACCEPTING A DRAINAGE EASEMENT AGREEMENT REGARDING FERRY LANDING

WHEREAS, Ferry Landing at Beacon, Ltd. obtained approval from the City of Beacon Planning Board on August 13, 2019 to construction six (6) single-family townhouses located at property located at the intersection of Beekman Street and Ferry Street and designated on the City tax map as Parcel No. 5954-33-556840 ("Property") pursuant to certain plans generally entitled, "Site Information Plan for Ferry Landing at Beacon," prepared by Ferry Landing at Beacon, Ltd, dated last revised March 20, 2019 (the "Project"); and

**WHEREAS**, existing City drainage infrastructure is located on the Property shown the Map of Subdivision of Armond Ninnie, filed in the Dutchess County Clerk's Office on 12/28/88 as Filed Map 8613; and

**WHEREAS**, Ferry Landing at Beacon Ltd. wishes to provide the City with a written easement for such drainage infrastructure.

**NOW THEREFORE, BE IT RESOLVED THAT**, the City Council hereby authorizes the Mayor and/or City Administrator to sign the Drainage Easement for said purpose, along with all documents as may be necessary for the recording of such Agreement, subject to review and approval by the City Attorney and City Engineer.

**EXHIBIT "A"** 

#### CITY OF BEACON

#### **CITY COUNCIL**

10 01 202	Resolution No.	of	=202
	Resolution No.	of	E 202

## RESOLUTION ACCEPTING A SIGHT DISTANCE EASEMENT AGREEMENT REGARDING FERRY LANDING

WHEREAS, Ferry Landing at Beacon, Ltd. obtained approval from the City of Beacon Planning Board on August 13, 2019 to construct six (6) single-family townhouses located at property located at the intersection of Beekman Street and Ferry Street and designated on the City tax map as Parcel No. 5954-33-556840 ("Property") pursuant to certain plans generally entitled, "Site Information Plan for Ferry Landing at Beacon," prepared by Ferry Landing at Beacon, Ltd, dated last revised March 20, 2019 (the "Project"); and

**WHEREAS**, the Planning Board Resolution requires the applicant to submit a Sight Distance Easement restricting landscaping within sight lines to vegetation with a low-profile growth pattern and prohibiting any improvements in such area that would obstruct sight distance for vehicular egress southerly from Ferry Street or northerly from the site driveway; and

**WHEREAS**, Ferry Landing at Beacon Ltd. submitted such Sight Distance Easement which grants the City an easement with the right, but not the obligation, to enter the sight distance easement arear to remove obstructions to sight distance as necessary if the property owner fails to properly maintain such area.

**NOW THEREFORE, BE IT RESOLVED THAT**, the City Council hereby authorizes the Mayor and/or City Administrator to sign the Sight Distance Easement for said purpose, along with all documents as may be necessary for the recording of such Agreement, subject to review and approval by the City Attorney and City Engineer including an amended metes and bounds description and Easement Map to include the sight distance area looking north from the site driveway.

SIGHT DISTANCE EASEMENT MAP

SCALE: 1" = 40'

**EXHIBIT "A"** 

Cover Memo/Letter

Cover Memo/Letter

Cover Memo/Letter

<u>Title</u> :	
Personnel	
Subject:	
Background:	
ATTACHMENTS:	
Description	Туре
Memorandum	Cover Memo/Letter
Memorandum	Cover Memo/Letter

Memorandum Memorandum

Memorandum

<u>Title</u> :	
Contract Negotiations	
Subject:	
Background:	
ATTACHMENTS:	
Description	Type
Memorandum	Cover Memo/Letter