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County Reply – Mandatory Review of Local Planning Action as per NYS General Municipal Law §239-l, m, & n

Local Referring Board: Town of Newburgh Zoning Board of Appeals **Referral ID #:** NBT16-14M

Applicant: Debra Lee, LLC **Tax Map #:** 34-3-4

Proposed Action: Area variance related to maximum allowed sign sq. ft. **Local File #:**

Reason for County Review: The real property parcels involved are within 500 feet of NYS Route 32.

Date of Full Statement: April 9, 2014

Comments:

County Planning is in receipt of the GML §239 referral for the above referenced Project. Based upon our review of the submitted materials, our office has found no evidence that significant inter-municipal or county-wide impacts would result from its approval. County Planning recommends that the Board make a decision only after weighing the benefit to be realized by the Appellant against the potential detriment to the health safety and general welfare of the neighborhood and/or community. In an effort to aid the Board in making their decision, our office recommends working with the Appellant to understand the balancing test outlined in §267-b(3)(b) of the NYS Town Law which consists of the following:


- *“(1) whether an undesirable change will be produced in the character of the neighborhood or a detriment to nearby properties will be created by the granting of the area variance; (2) whether the benefit sought by the applicant can be achieved by some method, feasible for the applicant to pursue, other than an area variance; (3) whether the requested area variance is substantial; (4) whether the proposed variance will have an adverse effect or impact on the physical or environmental conditions in the neighborhood or district; and (5) whether the alleged difficulty was self-created, which consideration shall be relevant to the decision of the board of appeals, but shall not necessarily preclude the granting of the area variance.”*

Additionally, according to the information shown, the sign is being located on tax parcel 34-4-2, owned by CNR Realty, LLC. County Planning recommends that the Board understand from the Appellant if this is viable. The Board should ensure that the adjoining tax parcel is under their ownership or they have an existing easement to construct such a sign. Implementing an easement or placement of the sign may require Planning Board approval.

County Recommendation: Local Determination

Date: April 18, 2014

Prepared by: Chad M. Wade, R.L.A.
Planner


for **David Church, AICP**
Commissioner of Planning

As per NYS General Municipal Law 239-m & n, within 30 days of municipal final action on the above referred project, the referring board must file a report of the final action taken with the County Planning Department. For such filing, please use the final action report form attached to this review or available on-line at www.orangecountygov.com/planning.