

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

AMENDMENT TO ZONING MAP APPLICATION

		Date:				
l.	. APPLICANT/AGENT:					
	Name:	Phone:	Email:			
	Address:					
	Firm:					
2.	. PROPERTY OWNER:					
	Name:	Phone:	Email:			
	Address:					
3. LOCATION OF LAND FOR PROPOSED CHANGE:						
Address:						
	Tax Map No.:	Present Zoning District:	Proposed Zoning:			
	Size & Area of the lot ft. by	ft. = sq. ft				
Is this request to re-zone the entire parcel of property? Yes \(\sigma\) No \(\sigma\)						
	Required items to provide in application packet. a) Identify, specifically, the area to be Re-Zo b) Attach a Survey Map c) Legal Description d) (SEQR) Form e) Letter of Intent	ned on Map of Property				
1 .	. PRESENT USE AND OCCUPANCY OF BUILDING/	PROPERTY:				
5.	PROPOSED CHANGE/USE or OCCUPANCY OF BUILDING/PROPERTY:					
ó.	. WHAT IS THE PRESENT ZONING OF ADJACENT	PROPERTIES:				

7.	DESCRIBE IN DETAIL THE PROPOSED USE OF THE PROPERTY TO BE RE-ZONED:		
8. WILL THIS APPLICATION IMPACT NEIGHBORING PROPERTIES:			
	HAS THIS APPLICATION BEEN REQUESTED BEFORE: Yes ☐ No ☐		
	DATE OF PREVIOUS APPLICATION:		

RESPONSIBLE FOR ANY CONSULTANT FEES

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

Please note that the **Property Owner** is responsible for all consultant fees during the review of this application including Legal, Engineering, Code Enforcement Review, other outside Consultants or Village Code updates. Applications submitted to the Mount Morris Joint Planning Board or ZBA may receive chargeback fees for planning services including intake, project review, resolution preparation, SEOR, and findings of fact. PLEASE NOTE that the number of hours will be SIGNIFICANTLY INCREASED due to incomplete applications, plans lacking detail, or repeated continuations. Subdivision applications and larger commercial or industrial projects traditionally require more hours of Engineering, Legal, and other consultant review and preparation and will incur higher costs. Applications for new construction may be referred to the Village Engineer for engineering review. The **Property Owner** will also be responsible for legal fees for applications submitted to the Mount Morris Joint Planning Board, Zoning Board of Appeals, or the Village of Mount Morris Code Enforcement Office. A copy of the Villages' annual fee schedule is available upon request from the Code Enforcement Office or the Village Clerk's Office. The **Property Owner's** signature below indicates that the **Property Owner** understands that the **Property Owner** will be responsible for all outside consultant fees incurred as a result of the submitted application. and consents to these charges. Additionally, projects approved by the Mount Morris Joint Planning Board may be required to pay a parks and recreation fee as established by the Village Board (currently \$ 100 per unit) if required as part of the conditions of approval. The property owner represents and agrees as a condition to the issuance of any permits that the development will be accomplished in accordance with the Village of Mount Morris Zoning Code and the New York State Uniform Fire Prevention and Building Code for the plans and specifications annexed hereto.

Owner's Signature:	Date:		
furnished by the undersigned in sup the proposed project will comply we this project does not presume to give land use or the performance of con- understand the requirements relatin acknowledges that <a href="he/she is awar
or continuing construction">he/she is awar or continuing construction witho	s application pursuant to the Code of the Viloport of this application is true and correct to with all applicable laws and ordinances wheth we authority to violate or cancel the provision struction. The undersigned hereby acknowledge to this application and project and hereby cere of the inspection requirements relating to ut first obtaining the necessary inspections or to obtain an inspection, solely at his/her later to obtain an inspection of the content of the vision of vision of the vision of vision of the vision of v	the best of my knowledge. All work is the specified herein or not. The grants of any other state or local law regular dges that it is his/her responsibility to ortify that he/she has done so. The unco any permit and acknowledge that may result in the undersigned having	n connection with ing of a permit for ating construction, acquire, read, and dersigned further proceeding with
Property Owner Signature:	(I certify that all information is true and correct.)	Date:	
Print Property Owner Name:			-
Applicant Signature:	(I certify that all information is true and correct.)	Date:	-
Print Applicant Name:			

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

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

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

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