•		
•		
Steven M. Neuhaus County Executive	Orange County Department of Plan Submittal Form for Mandatory Review of Local P as per NYS General Municipal Law §239-I I his torm is to be completed by the local board having jurisdiction. accepted unless coordinated with both the local board having jurisdiction Planning. Please include all materials that are part of a "full statement" as def materials required by and submitted to the referring body as an app	Ianning Action (County use only) ,m, & n Submittals from applicants will not be Submittals from applicants will not be Inction and the County Department of inced by NYS GMI. 8239-m (i.e. "all
Municipality:	Town of Newburgh	Tax Map #: 20-1-21
Local Referring Board:	Zoning Board of Appeals	Tax Map #:
Applicant:	DAVID MARUCO	Tax Map #:
Project Name:		Local File No.: 2460-14
Location of Project Site	280 Fostertowned Newburgh	Size of Parcel*: <u>30,360</u> SF *If more than one parcel, please include
Reason for County Review:	N Fostertown RD (CR86	sum of all parcels. Current Zoning District (include any overlays): $R - 2$
□ Zoning Amendme	Plan Update/Adoption ent Zoning District Change fromto to _to	
□ Local Law □ Site Plan		
□ Subdivision	Sq. feet proposed (non-residential only): Which approval is the applicant currently seeking? SK Number of lots proposed:	ETCH / PRELIM / FINAL (circle one)
Special Use Pern	Which approval is the applicant currently seeking? SK	ETCH / PRELIM / FINAL (circle one)
Lot Line Change		
	Four Vehicles (1168XZ11 Access DI	
Is this an update to a p Local board comments	eviously submitted referral? YES DNO (circle one) - A	Milling 1160×20 11/25/14
or elaboration:		
[// _{7/8}	L	
	are landone 3/24/15- Zon	Chairperson ning Board of Appeals
· · · · · · · · · · · · · · · · · · ·	of local official Date Date	Title
Municipal Contact Pho	ne Number:845-566-4901	
If you would like the an	plicant to be cc'd on this letter, please provide the applicant	's address:



TOWN OF NEWBURGH _____Crossroads of the Northeast _____

Zoning Board Of Appeals Old Town Hall 308 Gardnertown Road Newburgh, New York 12550

APPLICATION

Office Of Zoning Board (845) 566-4901

3/22/15 DATED:

TO: THE ZONING BOARD OF APPEALS THE TOWN OF NEWBURGH, NEW YORK 12550

MARUCO PRESENTLY I(WE) /JAUIZ FosterRun RESIDING AT NUMBER 280565-1007 TELEPHONE NUMBER 745

HEREBY MAKE APPLICATION TO THE ZONING BOARD OF APPEALS FOR THE FOLLOWING:

A USE VARIANCE

AN AREA VARIANCE

INTERPRETATION OF THE ORDINANCE

SPECIAL PERMIT

1. LOCATION OF THE PROPERTY:

(TAX MAP DESIGNATION) Rd. OSONAUM (STREET ADDRESS) (ZONING DISTRICT)

-15-A-1

PROVISION OF THE ZONING LAW APPLICABLE, (INDICATE THE SECTION AND SUBSECTION OF THE ZONING LAW APPLICABLE BY NUMBER; DO NOT QUOTE THE LAW).

 I S -15 - A-4



TOWN OF NEWBURGH

2

Crossroads of the Northeast.

ZONING BOARD OF APPEALS

Old Town Hall 308 Gardnertown Road Newburgh, New York 12550

- 3. IF VARIANCE TO THE ZONING LAW IS REQUESTED:
 - a) APPEAL IS MADE FROM DISAPPROVAL BY THE TOWN BUILDING INSPECTOR OR BUILDING PERMIT APPLICATION. SEE ACCOMPANYING NOTICE DATED: <u>3~19~15</u>
 - b) OR DENIAL (REFERRAL) BY THE PLANNING BOARD OF THE TOWN OF NEWBURGH OF AN APPLICATION TO THE BOARD, SEE ACCOMPANYING NOTICE DATED: 3-19-15
- 4. DESCRIPTION OF VARIANCE SOUGHT: AREA 59. for Tase

Height of Brilding

- 5. IF A USE VARIANCE IS REQUESTED: STRICT APPLICATION OF THE ZONING LAW WOULD PRODUCE UNNECESSARY HARDSHIP IN THAT:
 - a) UNDER APPLICABLE ZONING REGULATIONS THE APPLICANT IS DEPRIVED OF ALL ECONOMIC USE OR BENEFIT FROM THE PROPERTY IN QUESTION BECAUSE:

loven ot Profest

(ATTACH WITH THIS APPLICATION COMPETENT FINANCIAL EVIDENCE ESTABLISHING SUCH DEPRIVATION)

b) THE HARDSHIP IS UNIQUE AND DOES NOT APPLY TO A SUBSTANTIAL PORTION OF THE DISTRICT OR NEIGHBORHOOD BECAUSE:

- Height needed for snow procontin for SAUL RUM over M

c) THE VARIANCE WOULD NOT ALTER THE ESSENTIAL CHARACTER OF THE NEIGHBORHOOD BECAUSE:

HAS NO EFFECT cm . Lecks or USP. Specost

TOWN OF NEWBURGH .Crossroads of the Northeast . ZONING BOARD OF APPEALS OLD TOWN HALL VEW 308 GARDNERTOWN ROAD NEWBURGH, NEW YORK 12550 d) THE HARDSHIP HAS NOT BEEN SELF-CREATED BECAUSE: 73 STRUCTURE Building That 6. IF AN AREA VARIANCE IS REQUESTED: a) THE VARIANCE WILL NOT PRODUCE AN UNDESIRABLE CHANGE IN THE CHARACTER OF THE NEIGHBORHOOD OR A DETRIMENT TO NEARBY PROPERTIES BECAUSE: A NORMAL SURVERDRE CAR GARASP b) THE BENEFIT SOUGHT BY THE APPLICANT CAN NOT BE ACHIEVED BY SOME METHOD, FEASIBLE FOR THE APPLICANT TO PURSUE, OTHER THAN AN AREA VARIANCE, BECAUSE: 3-CAR GARAGE Headed SRLA Eguisment c) THE REQUESTED AREA VARIANCE IS NOT SUBSTANTIAL BECAUSE: d) THE PROPOSED VARIANCE WILL NOT HAVE AN ADVERSE EFFECT OR IMPACT ON THE PHYSICAL OR ENVIRONMENTAL CONDITIONS IN THE NEIGHBORHOOD OR DISTRICT BECAUSE: STRE X Mergin normal THE HARDSHIP HAS NOT BEEN SELF CREATED BECAUSE: e) 173 Hooded TO CENTINE HORMAL of GALAGE & SPRAGE



TOWN OF NEWBURGH _____Crossroads of the Northeast _____ 4

ZONING BOARD OF APPEALS

Old Town Hall 308 Gardnertown Road Newburgh, New York 12550

7. ADDITIONAL REASONS (IF PERTINENT):

ausing Dimage & personal property Une - Hergitt is Headed For Snow Heed of CAUSING DAMAGE + STOW and STRUCTURE pre R Run off SALOA SAUW Manga Rin off PETITIONER (S) SIGNATURE

STATE OF NEW YORK: COUNTY OF ORANGE:

SWORN TO THIS 23- DAY OF MARCH 20 15 ARY PUBLIC NO ANDREW J. ZARUTSKIE

ANDIALY J. ZARDISKE Notary Public, State of New York No. 01ZA4502524 Qualified in Orange County Commission Expires Nov. 30, 2017

NOTE: NYS GML Section 239-m (3) for proposed actions that are within 500 feet of the properties or thresholds listed in the statute the Zoning Board of Appeals is required to send a copy of the complete application to the Orange County Department of Planning to be reviewed prior to Zoning Board of Appeals decision. And also NYS GML Section 239-NN requires notification for any proposed actions, to the Municipal Clerk, within 500 feet of the Border of that adjoining County, Town or City.

(NOTE: BOARD MEMBERS MAKE SITE VISITS TO ALL THE PROPERTIES)

617.20 Appendix B Short Environmental Assessment Form

e.

Instructions for Completing

Part 1 - Project Information. The applicant or project sponsor is responsible for the completion of Part 1. 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.

Complete all items in Part 1. You may also provide any additional information which you believe will be needed by or useful to the lead agency; attach additional pages as necessary to supplement any item.

Part 1 - Project and Sponsor Information	
	$\{ e_{i}, e_{i} \}$
Name of Action or Project:	-
3 CAN GARAGE	
Project Location (describe, and attach a location map):	
Name of Action or Project: 3 CAN GARAGE Project Location (describe, and attach a location map): 380 PostonBan RL, Neuebungh NY, 1257 Brief Description of Proposed Action:	57
Brief Description of Proposed Action:	
construct 6×12 over Mang - And 1. Height	
For protection From RAIM And SNOW CAUSING	
Brief Description of Proposed Action: CONSTRUCT 6×17' Over MANG - And 1' Height For protection From RAIN And Show CASI'S DAMAGE R personnel property And	
STRUCTURE DAMAGE	
Name of Applicant or Sponsor: Telephone: 845-565-100	7
DAVIZ C. MARURO E-Mail:	
Address:	
280 LosvenBun Rd. City/PO: State: Zip Code:	
Huwburgh NY. 12550	5
1. Does the proposed action only involve the legislative adoption of a plan, local law, ordinance, NO administrative rule, or regulation?	YES
If Yes, attach a narrative description of the intent of the proposed action and the environmental resources that	in the second se
may be affected in the municipality and proceed to Part 2. If no, continue to question 2.	
2. Does the proposed action require a permit, approval or funding from any other governmental Agency? NO	YES
If Yes, list agency(s) name and permit or approval:	
er ettern.	Junior
3.a. Total acreage of the site of the proposed action?	
b. Total acreage to be physically disturbed? acres c. Total acreage (project site and any contiguous properties) owned	
or controlled by the applicant or project sponsor? $\frac{128}{128}$ acres	-
A Check all land uses that ecour on adjoining and near the proposed action	
4. Check all land uses that occur on, adjoining and near the proposed action. □ Urban □ Rural (non-agriculture) □ Industrial □ Commercial @ Residential (suburban)	
□ Forest □ Agriculture □ Aquatic □ Other (specify):	
□ Parkland	

Page 1 of 4

		TIDO	T T/4
 Is the proposed action, a. A permitted use under the zoning regulations? 	NO	YES	N/A
• • •		er	
b. Consistent with the adopted comprehensive plan?		NO	X/RC
6. Is the proposed action consistent with the predominant character of the existing built or natural landscape?		NO	YES
7. Is the site of the proposed action located in, or does it adjoin, a state listed Critical Environmental A	rea?	NO	YES
If Yes, identify:			
8. a. Will the proposed action result in a substantial increase in traffic above present levels?		NO	YES
b. Are public transportation service(s) available at or near the site of the proposed action?			
c. Are any pedestrian accommodations or bicycle routes available on or near site of the proposed a	ction?		
9. Does the proposed action meet or exceed the state energy code requirements? If the proposed action will exceed requirements, describe design features and technologies:		NO	YES
10. Will the proposed action connect to an existing public/private water supply?		NO	YES
If No, describe method for providing potable water:			
11. Will the proposed action connect to existing wastewater utilities?		NO	YES
If No, describe method for providing wastewater treatment:			
 a. Does the site contain a structure that is listed on either the State or National Register of Historic Places? 		NO	YES
b. Is the proposed action located in an archeological sensitive area?			
13. a. Does any portion of the site of the proposed action, or lands adjoining the proposed action, conta wetlands or other waterbodies regulated by a federal, state or local agency?	un -	NO	YES
b. Would the proposed action physically alter, or encroach into, any existing wetland or waterbody If Yes, identify the wetland or waterbody and extent of alterations in square feet or acres:	?		-
			÷ .
14. Identify the typical habitat types that occur on, or are likely to be found on the project site. Check □ Shoreline □ Forest □ Agricultural/grasslands □ Early mid-success	all that sional	apply:	4
□ Wetland □ Urban □ Suburban			
15. Does the site of the proposed action contain any species of animal, or associated habitats, listed by the State or Federal government as threatened or endangered?		NO	YES
16. Is the project site located in the 100 year flood plain?		NO	YES
17. Will the proposed action create storm water discharge, either from point or non-point sources?		NO	YES
If Yes,If Yes,a. Will storm water discharges flow to adjacent properties?If YES			
b. Will storm water discharges be directed to established conveyance systems (runoff and storm dra	ins)?		

18. Does the proposed action include construction or other activities that result in the impoundment of NO YES water or other liquids (e.g. retention pond, waste lagoon, dam)? If Yes, explain purpose and size: 19. Has the site of the proposed action or an adjoining property been the location of an active or closed NO YES solid waste management facility? If Yes, describe: 20. Has the site of the proposed action or an adjoining property been the subject of remediation (ongoing or NO YES completed) for hazardous waste? If Yes, describe: I AFFIRM THAT THE INFORMATION PROVIDED ABOVE IS TRUE AND ACCURATE TO THE BEST OF MY **KNOWLEDGE** 117 = MARUCO Applicant/sponsor name: Date: Signature:

Part 2 - Impact Assessment. The Lead Agency is responsible for the completion of Part 2. Answer all of the following questions in Part 2 using the information contained in Part 1 and other materials submitted by the project sponsor or otherwise available to the reviewer. When answering the questions the reviewer should be guided by the concept "Have my responses been reasonable considering the scale and context of the proposed action?"

		No, or small impact may occur	Moderate to large impact may occur
1.	Will the proposed action create a material conflict with an adopted land use plan or zoning regulations?		
2.	Will the proposed action result in a change in the use or intensity of use of land?		· · · ·
3.	Will the proposed action impair the character or quality of the existing community?		
4.	Will the proposed action have an impact on the environmental characteristics that caused the establishment of a Critical Environmental Area (CEA)?		99 ⁷
5.	Will the proposed action result in an adverse change in the existing level of traffic or affect existing infrastructure for mass transit, biking or walkway?		
6.	Will the proposed action cause an increase in the use of energy and it fails to incorporate reasonably available energy conservation or renewable energy opportunities?		
7.	Will the proposed action impact existing: a. public / private water supplies?		
	b. public / private wastewater treatment utilities?	-	
8.	Will the proposed action impair the character or quality of important historic, archaeological, architectural or aesthetic resources?		
9.	Will the proposed action result in an adverse change to natural resources (e.g., wetlands, waterbodies, groundwater, air quality, flora and fauna)?		

Page 3 of 4

		No, or small impact may occur	Moderate to large impact may occur
10. Will the proposed action problems?	result in an increase in the potential for erosion, flooding or drainage		
11. Will the proposed action c	reate a hazard to environmental resources or human health?		-

Part 3 - Determination of significance. The Lead Agency is responsible for the completion of Part 3. For every question in Part 2 that was answered "moderate to large impact may occur", or if there is a need to explain why a particular element of the proposed action may or will not result in a significant adverse environmental impact, please complete Part 3. Part 3 should, in sufficient detail, identify the impact, including any measures or design elements that have been included by the project sponsor to avoid or reduce impacts. Part 3 should also explain how the lead agency determined that the impact may or will not be significant. Each potential impact should be assessed considering its setting, probability of occurring, duration, irreversibility, geographic scope and magnitude. Also consider the potential for short-term, long-term and cumulative impacts.

Check this box if you have determined, based on the information and analysis above, and any supporting documentation, that the proposed action may result in one or more potentially large or significant adverse impacts and an environmental impact statement is required.

Check this box if you have determined, based on the information and analysis above, and any supporting documentation, that the proposed action will not result in any significant adverse environmental impacts.

Page 4 of 4

Name of Lead Agency

Date

Print or Type Name of Responsible Officer in Lead Agency

Title of Responsible Officer

Signature of Responsible Officer in Lead Agency

Signature of Preparer (if different from Responsible Officer)



TOWN OF NEWBURGH

~Crossroads of the Northeast~

CODE COMPLIANCE DEPARTMENT 308 GARDNERTOWN ROAD NEWBURGH, NEW YORK 12550

TELEPHONE 845-564-7801 FAX LINE 845-564-7802

2486-15

NOTICE OF DISAPPROVAL OF BUILDING PERMIT APPLICATION

Date: 03/24/2015

Application No. 13-0858

To: David Maruco 280 Fostertown Rd Newburgh, NY 12550

SBL: 20-1-21 ADDRESS:280 Fostertown Rd

ZONE: R-2

PLEASE TAKE NOTICE that your application dated 09/05/2013 for permit to build a 1168 sf x 21' high accessory building on the premises located at 280 Fostertown Rd is returned herewith and disapproved on the following grounds:

Town of Newburgh Municipal Code sections:

1) 185-15-A-4 Maximum allowed sf for an accessory building based on the formula.

2) 185-15-A-1 The maximum allowed height for an accessory building is 15'.

3) Bulk table schedule 4 allows a maximum of 4 car storage per lot.

loseph Mattina

Cc: Town Clerk & Assessor (500') File

OWNER INFORMATION	BUI	LT WITH OL	IT A PERMIT	T.	NO	
NAME:	DAVID MAR	UCO			-	-1
ADDRESS:	280 FO	STERTOWN	RD NEWBUR		24	86-
PROJECT INFORMATIO		9999-9999-9999-9999-9999-9999-9999-9999-9999) {	Birthi Manada Anan Appalaya
TYPE OF STRUCTURE:	11	68 SF X 21'	HIGH ACCE	SSORV BU		
SBL: 20-1-21	ZONE:	R-2				National general galaxies
TOWN WATER: YES /	NO	-	N SEWER:	YES / N	10	
	MAXIMUM	EXISTING	PROPOSED	VARIANCE	VARIANCE PERCENTAGE	
SQUARE FEET	828.60		1168 SF	339.4 SF	40.960%	
						•
LOT DEPTH			-	-		
FRONT YARD	·					•
REAR YARD			n de Carrent (normalite			
SIDE YARD						
MAX. BUILDING HEIGHT	15'		21'	6'	40%	
BUILDING COVERAGE						
SURFACE COVERAGE	· .			-		
CCESSORY STRUCTUR REATER THEN 1000 S.F. OR RONT YARD - 185-15-A TORAGE OF MORE THEN 4	DR THIS PR	OPERTY 			YES YES	/ NO / NO
EIGHT MAX. 15 FEET - 185-15 % MAXIMUM YARD COVERA	5-A-1 GE - 185-15	-A-3	• ES EDURADE AN INFORME DE ANNAVAS put es pulsanaje dat minimum and information put	Landson by Tableon 22 Bullion 12 Barney	YES	
DTES: VARIANCE WA	AS PREVIO	USLY GRANT	FED 11-25-20	14 FOR 110	YES 3 SF & 20' HIGI T 1' HIGHER	/ NO H,
RIANCE(S) REQUIRED		UU UF UV	LNHANG AN	IN KAISING I	T 1' HIGHER	
185-15-A-4 The formula allow		n of 828.6 sau	lare feet.	· ·		· .
185-15-A-1 The maximum allo				15'		leanna gu ann an ann an ann an ann an an an an an
Bulk table schedule 4 Allows t	he storage o	f 4 vehiclos m	avinum		ĸĸĸĸĸĸĸĸĸġĸĸĸĊĸĊĸĊĬĬŎĸġĊŎĊĊĊţĸĸĸĸĊĸĊĸĸĸĸĊĸĊĸĊĸĸĸĸ	
				·-		Construction of the local data and the locae data and the local data a









· ORANGE COUNTY CLERK'S OFFICE RECORDING PAGE This page is part of the instrument - do not remove Type Name(S) of Parity(S) to document black Nr Dennis P. Brady & Deanne D. Brady SECTION 20 BLOCK David C. Maruco RECORD AND NETURN TO: there is no fee for the reconding of this page Ware Kerchman, Esq ATTACH TIMS SHEET TO THE FITIST PAGE OF EACH 310 Fullerton Avenue Recorded instrument only Newburgh, NY 12.50 do not white below this line Notrument type: oeed. MORIGAGE SALISFACTION ABBRINNENT PROPERTY LOCATION onen 2009 BLOOMING GROVE (IN) 4260 MONICOMENY (IN) WASINNGTONVALLE (VLG) ____ 4201 80H04 NO. PADEO MAYNINOOK (VLG) _ 2200 CIMSTER (TN) CROBA Ref CENT. COM 8201 MINITURNETTY (VLO) CHESTER (VLG) a. ... 49115 8400 CORNWALL (IM) WALLH N (VLG) lyament labe: check ----- 4400 MONINT INDIT (1N) 8401 . CONNWALL (VLO) 4401 CASH 2000 CRAWFORD (IN) OHAVHIE NLON X 4000 NEWOLINGII (IN) CHANNE 2000 DEERPARK (TN) 4000 NEW WINDSON (TN) NO FEE 3089 GOSHEN (TN) 5089 TUXEDO (TM) 5001 GOSHEN (VLG) COMSIDERATIONS 1.44.500 5001 3003 TUXEDO PARK (VLG) FLORIDA (VLG) TAX EXEMPT 5200 WALLKILL (IN) 3003 CHESTER (MLG) 6469 WARWICK (TN) 3200 GREENVILLE (TN) MOTIVOAGE AMT S 5401 5469 HAMPTONBURGH (TN) FLOMIDA (VLG) DATE 3401 5403 GREENWOOD LAKE MLG MAYBROOK (VLO) 5405 3899 WAITWICK (VLO) HIGHLANDS (TH) MORIGAGE TYPE: SSOD WAWAYANDA (TR) 3601 HIGHLAND FALLS (M.G) _ (A) COMMERCIAL BEED WOODSLINY (TA) SEED MANNSHOK (TH) (B) I OH & FAMILY 3801 86m ranonville (vlo) IMMNIMAN (MLO) **** (C) UNDER 810,000, - 4669 MONINOE (114) ma (C) EXEMPT - 4001 GUIES MONINOE (VLO) ORDO MIDLALETOWAY 4000 HASTIMMAN (VLO) ... (I) HAT PERBOWOR UNKOW 1100 NEWBLINGH 4003 Kirvas Joel (nag) _ W NAT.PER-CALINA OR 2 1800 POAL JEINIS _ M CONDO NAME HATLO ovia J. Deno RECEIVED PROM: DONNA L BENSON HETIMOLOS Orange County Cluth STATE OF NEW YORK (COUNTY OF ORANGE) SS: 18147456 I, ANN G. RABBITT, COUNTY CLERK AND CLERK OF THE 31 SUPREME AND COUNTY COURTS, ORANGE COUNTY, DO HEREBY CERTIFY THAT I HAVE COMPARED THIS COPY WITH THE ORIGINAL THEREOF FILED OR RECORDED IN MY OFFICE ON 03-04-1998 AND THE SAME IS A CORRECT TRANSCRIPT THEREOF. IN WITNESS WHEREOF, I HAVE HEREUNTO SET MY HAND AND AFFIXED MY OFFICIAL SEAL. Uny 6 Kallor 09-26-2019 COUNTY CLERK & CLERK OF THE SUPREME OF Liber 4745 page 31 CREMETY CLERKS OFFICE 16192 DAD **ORANGE COUNTY** 11:02:38 AN FEES 44.00 EDUCATION FUND SERIAL NUMBER: 006374 DEED ENTL NO 53393 ------5.00 53397 TAX 498.00

Book4745/Page31

CONSULT VOUR LAWYER BEFORE ECONDAL THE RETRURENT-THE INSTRUMENT (SIDULD DE USED BY LAWYERS ONLY.

THIS INDENTURE, and the 20th day of March , minimum hundred and similar

BETWEEN

DENNIS F. BRADY and DEANNE D. BRADY, residing at 280 Fostertown Road, Newburgh, New York 12350

party of the first part, and

DAVID C. MARUCO, residing at 1518 Crompond Roed, Peskaill, New York (1956)

party of the second part,

bawfel money of the United States, and other valuable consideration paid by the party of the second part, does hareby grant and release unto the party of the second part, the heirs or successors and assigns of the party of the second part forever.

ALL that certain plot, piece or parcel of land, with the bulkings and improvements thereas encoded, situate, lying and being in the Town of Newturgh, Orange County, State of New York, bounded and

see schedule "A" attached herto and made a part hereof.

(Section 20 Block 1 Lot 21)

BEING the same premises conveyed by deed dated January 6, 1988 from Chasseon Homes, Inc. which deed was recorded in the Orange Coanty Clark's Office in Liber 2869 of Deeds at Page 65 and recorded on January 12, 1988.

PREMISES ARE NOT SUBJECT TO A CREDIT LINE MORTGAGE

TOCETHER with all right, tills and lutered, if any, of the party of the first part in and to any income and made abusting the above described paralless to the canter lines thereof;

TOCETHER with the apparentances and all the estate and rights of the party of the flort part is and to said premises;

TO HAVE AND TO HOLD the pressives herein granted anto the party of the second part, the heirs or successors and assigns of the party of the second part forever.

AND the party of the first part covenants that the party of the first part has not done or suffered anything whereby she said premises have been encumbered in any way whetever, except in aforesaid.

AND the party of the first part, is compliance with Section 13 of the Lien Lew, covenasis that the party of the first part will receive the consideration for this conveyance and will hold the right to receive such consideration as a trust fund to be applied first for the purpose of paying the cost of the improvement and will apply the same first to the payment of the cost of the improvement before using any part of the total of the same for any other purpose. The word "party" shall be construed as if it read "parties" whenever the sense of this indenture so requires.

161147451 32

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SCHEDULE "A" DESCRIPTION

98-02037-0 Page I

ALL that certain plot, piece or parcel of land lying and being in the Town of Newburgh, County of Orange, State of New York bounded and described as follows:

BEGINNING at a point on the northerly side of the Postertown Road at the southeasterly corner of lands described in a deed, Joseph and Mildred A. Getto to William Edward Reggero, dated May 12, 1954 and recorded in the Orange County Clerk's Office on May 15, 1956 in Liber 1305 Page 356; thence North 63 degrees 54' West 67.78 Sect to a point which is the southeasterly corner of lands this day conveyed to William E. Reggero by the parties of the first part herein; thence along the line of lands of said Reggero parcel North 25 degrees 35' East 244.71 feet to a point; thence still along said Reggero parcel South 63 degrees 54' East 107.35 feet to a point in the line of lands now or formerly of Getto; thence along the same South 28 degrees 48' West 345.08 feet to the point or place of beginning.

.

11606205

Book4745/Page33

Page 3 of 4

IN WITNESS WHEREOF, the party of the first part has duly successed this thead the

In Presence of:

DENNIS,P. BRAN DRAR

STATE OF NEW YORK

COUNTY OF DUTCHESS

On the 20th day of March , in the year 1998 before sto, the undersigned, a notary public in and for add state, personally appeared DENNE P. BRADY & DEANNE D. BRADY , generally have a nor or proved to me on the basis of estimatory evidence to be the individual(o) whose same to have subscribed to the within instrument and achimatedged to nor the bedrividual(o) whose same to his/her/their capachy(ites), and that by herketheth signment(o) on the instrument, the individual(o), or the person upon behalf of which the individual(o) seted, executed the instrument, it

NOTARY PLA

STATE OF NEW YORK

COUNTY OF ORANGE

\$005 9 MORARY PURSUE, E ៧នារិម i Rino

On the day of , is the year 1998 before me, the underlighted, a notary public in and for asid state, personally appeared , personally known to me to the hash of astinitectory evidence to be the individuality where name(a) are subscribed to the within instrument and asknowledged to use their they executed the same in their capacity(is), and then the to the individuality of the instrument and asknowledged to use their they executed the same in their capacity(is). that by their algusture(s) on the instrument, the individual(s), or the person upon behalf of which the individual(s) acted, executed the instrument.

ISS:

)

NOTARY PUBLIC

Section

BARGAIN AND SALE DEED WITH COVENANT AGAINST GRANTOR'S ACTS

Title No. 98-02037-O Action Aberresi

DENNIS P. BRADY & DEANNE D. BRADY

Block 1 Loa 21 Orange County /Town of Newburgh

20

<u>BRCORD AND RETURN IV</u> MARCE KERCHMAN, BSQ.

310 Fullerton AVenue Newburgh, New York 12550

DAVID C. MARUCO

70

1111474575 34

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