

MEMORANDUM

To: Bruce M. Flower, Chairman, and the Town of Wappinger Planning Board

Date: April 27, 2022

Subject: **MWF, LLC Subaru – Amended Site Plan and Special Permit**
Tax Lot 6157-04-659168

As requested, we have amended the attached **Resolution of Site Development Plan** for your review and consideration.

We look forward to discussing this resolution with you at the Planning Board meeting.

Sarah L. Brown, AICP
Senior Planner

Malcolm Simpson
Planner

Attachments

cc: James Horan, Esq.
Barbara Roberti
Jon Bodendorf, PE
Michael Sheehan
Kyle Bardwell (kbardwell@LaBellaPC.com)

**RESOLUTION
TOWN OF WAPPINGER PLANNING BOARD**

RE: MWF, LLC SUBARU – RESOLUTION OF SITE DEVELOPMENT PLAN AND SPECIAL PERMIT

At a regular meeting of the Planning Board of the Town of Wappinger, Dutchess County, New York, held at Town Hall, 20 Middlebush Road, Wappingers Falls, New York on the ____ day of _____, 2022 at 7:00 P.M.

The meeting was called to order by the Chairman Bruce M. Flower and the Planning Board member attendance was as follows:

Bruce M. Flower	_____
Robert Ceru	_____
Paul Freno	_____
Ralph Marinaccio	_____
Nicholas Maselli	_____
Markos Peratikos	_____
Lynne Versaci	_____

The following resolution was moved by _____ and seconded by _____.

WHEREAS, the Town of Wappinger Planning Board received an application from Christopher Turner (the “Applicant” and the “Owner”) for Amended Site Plan and Special Permit Approval to develop a 11,049 SF addition including a 9,703 SF expansion for motor vehicle service and parts storage as well as a 1,346 SF expansion to the existing showroom. The Applicant also proposes reconfiguring the surrounding vehicle circulation, storage, and parking areas for a total of 437 parking spaces. As well as a special permit for the operation of the new auto sales establishment (the “Project” or “Proposed Action”); and

WHEREAS, the subject property is a 6.4-acre lot located at 1162 US Route 9, and is designated as tax lot 6157-04-659168 on the Town of Wappinger tax maps and is located within the HB Highway Business District (the “Subject Property” or “Site”); and

WHEREAS, the Applicant has submitted for review an Application for Amended Site Plan Approval dated 2/7/22; an Application for Special Permit Approval dated 2/7/22; a Full Environmental Assessment Form (FEAF) dated 2/7/22 last revised 3/25/22; a letter prepared by Ecological Solutions, LLC dated 3/25/22; a comment response memo prepared by Chazen Companies dated 3/25/22; and the following plans generally entitled, “Wappinger Subaru,” prepared by Chazen Companies, dated 3/21/22:

1. Sheet G001, "Title Sheet"
2. Sheet G002, "Notes & Legends"
3. Sheet SV1, "Existing Conditions" dated 11/16/21
4. Sheet C120, "Demolition Plan"
5. Sheet C130, "Site Plan"
6. Sheet C131, "Vehicle Maneuvering Plan"
7. Sheet C160, "Grading and Utility and Erosion and Sediment Control Plan"
8. Sheet C530, "Site Details"
9. Sheet C180, "Landscape Plan"
10. Sheet C190, "Photometric Plan"
11. Sheet C530, "Site Details"
12. Sheet C540, "Storm Sewer Details"
13. Sheet C550, "Erosion and Sediment Control Details"
14. Sheet C551, "Erosion and Sediment Control Notes"; and

WHEREAS, the Planning Board determined that the Proposed Action is an Unlisted Action with respect to the New York State Environmental Quality Review Act (SEQRA) and decided to pursue an uncoordinated SEQRA review of the application; and

WHEREAS, after taking a "hard look" at all of the potential environmental impacts that might result from the proposed action, the Planning Board has concluded that there will be no significant environmental impact or effect caused or occasioned by the proposed action and adopts a Negative Declaration; and

WHEREAS, in accordance with Sections 239-l and m of the New York State General Municipal Law, the Planning Board referred the subject application to the Dutchess County Department of Planning and Development (DCDPD); and

WHEREAS, the DCDPD responded to the above-mentioned referral in its letter of February 18, 2022 which concludes that the Proposed Action is a matter of local concern and the Planning Board should rely on their own findings; and

WHEREAS, in accordance with Section 240-88 of the Town Zoning Law, the public hearing on the Amended Site Plan and Special Permit was held at the April 18, 2022 Planning Board Meeting and at that time all those with intent were given the opportunity to speak; and

WHEREAS, the Planning Board is familiar with the Site and all aspects of the Project and is satisfied that the Project will comply with the Zoning Law as well as other applicable laws and regulations subject to the conditions below.

NOW, THEREFORE, BE IT RESOLVED, AS FOLLOWS:

1. The Planning Board hereby adopts and incorporates as findings and determinations the recitations and statements set forth above as if fully set forth and resolved herein.
2. The Planning Board hereby adopts this Resolution of Site Development Plan and Special Permit to develop a 11,049 SF addition including a 9,703 SF expansion for motor vehicle service and parts storage, to develop a 1,346 SF expansion to the existing showroom, to reconfiguring the surrounding vehicle circulation, storage, and parking areas for a total of 437 parking spaces, and for special permit for the operation of the new auto sales establishment as described above and as shown on the above drawing, in accordance with the provisions of Articles VII through XI of the Zoning Law subject to the following conditions:
 - a. The Planning Board Chairman shall endorse a copy of this resolution certifying its correctness. After it has been initially endorsed by the Chairman, the Owner and Applicant shall also sign a copy of this resolution acknowledging receipt of the resolution, and shall submit the signed copy to the Zoning Administrator for filing.
 - b. The Owner of the Subject Property shall submit a copy of the current deed(s) to prove its ownership of said property.
 - c. The Applicant shall submit a statement signed by the Town's Tax Collector that all taxes due on the Subject Property have been paid in full.
 - d. The Applicant shall obtain all necessary "outside" agency approvals for the Project including but not limited to the New York State Department of Environmental Conservation.
 - e. The Applicant shall demonstrate compliance with the Town Planners comment letter dated 4/13/22 and the Town Engineer letter dated 4/12/22 to the satisfaction of the Town Planner and Town Engineer.

When all of the items set forth in Condition 2 above have been satisfied, nine (9) copies of the above referenced plans, revised as necessary, shall be submitted for endorsement by the Planning Board Chairman, certifying that the plans comply with the terms of this resolution, at which time, the Chairman shall also endorse this resolution in the space provided below, certifying that the Applicant has complied with said conditions of approval and that the issuance of a Building Permit is authorized for the improvements set forth in this Project. A PDF and a paper copy of the final signed plans shall be submitted to the Planning Board as part of the record. This submission shall include all supporting documentation verifying the sub-conditions set forth in Condition 2 have been met and this submission should include a narrative detailing what elements are included in this submission and in what way these elements address the sub-conditions set forth in Condition 2. This submission, including the narrative and all supporting documentation shall be submitted together at once.

3. In accordance with the Town's Schedule of Fees, the Applicant shall be responsible for the payment of all application review fees incurred by the Planning Board in the review of this Project which are in excess of the application review fees paid by the Applicant to-date. Such fees shall be paid within thirty (30) days of the notification to the Applicant that such fees are due. If such fees are not paid within this thirty (30) day period and an extension therefore has not been granted by the Planning Board, this Resolution shall be rendered null and void. Refunds of any remaining funds within the escrow account for the applications will only made in accordance with the provisions of Chapter 240 Attachment 6:1, Planning and Zoning Departments Fees and Escrow Funds.
4. In accordance with Article IX of the Zoning Law, unless otherwise extended by the Planning Board for good cause shown, this Site Development Plan Approval shall expire and become void one (1) year from the date of the adoption of this Resolution if an application for a Building Permit has not been made, or three (3) years from the date of the adoption of this Resolution if construction in conformance with the approved Site Development Plan has not been completed, if the construction is not prosecuted with reasonable diligence, or if the premises has been substantially vacant or inactive for more than three (3) years.
5. In accordance with Article VII of the Zoning Law, unless otherwise extended by the Planning Board for good cause shown, the Special Use Permit Approvals shall expire and become void if the approved use of the Site shall cease for more than one (1) year for any reason, if Site Development Plan Approval expires, or if all required improvements are not maintained and all conditions and standards complied with throughout the duration of the approved use.

An application for extension of Site Development Plan Approval shall be made by the Applicant to the Planning Board prior to the expiration of the specific time period sought to be extended. The Planning Board may extend all time limits for good cause shown, if the Board deems such extension warranted.

6. If required by the Town Building Department, the Applicant shall provide an as-built survey of the subject property prior to the issuance of a Certificate of Occupancy or Certificate of Compliance, as applicable.
7. No Building Permit or Certificate of Compliance shall be issued for the Project except in accordance with the approved Site Development Plan. No further modifications to the Site shall be made without prior approval of the Planning Board. The Applicant must return for approval from the Planning Board if any changes to the endorsed plans and/or this resolution of approval are desired.
8. The continued validity of any Building Permit or Certificate of Occupancy issued in accordance with this Resolution of Site Development Plan Approval shall be subject to continued conformance with such Site Development Plan Approval.

9. The Applicant shall fund a post-approval escrow account in accordance with Section 122-16 of the Town Code.

The question of adoption of the foregoing resolution was duly put to a vote on roll call, which resulted as follows:

Bruce M. Flower	_____
Robert Ceru	_____
Paul Freno	_____
Ralph Marinaccio	_____
Nicholas Maselli	_____
Markos Peratikos	_____
Lynne Versaci	_____

The resolution is hereby duly declared adopted.

Dated: _____, 2022
Wappingers Falls, New York

Bruce M. Flower, Chairman
Town of Wappinger Planning Board

Date

Christopher Turner
Applicant and Owner

Date

The following endorsement hereby confirms that the Applicant has fulfilled all of the items in Condition 2 of this resolution and that the above mentioned drawings may be endorsed by the Planning Board Chairman.

Bruce M. Flower, Chairman
Town of Wappinger Planning Board

Date