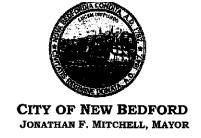
IX. HOMEOWNER LICEN	SE EXEMPTION			
Supplement #1 The current exemption for "homeongage an individual for hire who come	owner" was extended to include Joes not possess a license, provid	owner-occupied dwellings of t led that the owner acts as sup	wo units or less and ervisor. (State Buildi	to allow such homeowners t ng Code Section 110.5)
DEFINITION OF HOMEOWNER: Person(s) who own a parcel of land attached or detached structures acc be considered a homeowner. Such responsible for all such work per	cessory to such use and /or farm sin the common to the com	tructures. A person who construct Building Official, on a form accep	is more than one home	on light boisen teaunwat a ni a
The undersigned "homeowner assure and will comply with the City of New E	nes responsibility for compliance w 3edford Building Department minimu	ith the State Building Code and oth m inspection procedures and require	er applicable codes, or ements.	dinance, rules and regulations,
HOMEOWNERS SIGNATURE				
X. CONSTRUCTION DEBE	IIS DISPOSAL			
Supplement #2 In accordance with provisions of Ma disposal facility as defined by Massa	achusetts General Law C 111, S 150	l, debris resulting form this work st A	nall be disposed of in a	properly licensed solid waste
The debris will be disposed of in:	ABC Disposal	(Location of Facility)		
	** ' ₁₂		10/18/18	
Signature of Permit Applicant			Date	
XI. HOME IMPROVEMENT	CONTRACTOR LAW AF	FIDAVIT		
Supplement #3 MGLc, 142 A requires that the "record construction of an addition to an to structures which are adjacent requirements. Type of Work:	ny pre-existing owner-occupied to such residence of building	building containing at least or be conducted by registered con Lduc-	ne but not more the tractors, with certain Est. Cost	n four dwelling units or exceptions, along with other
Address of Work Acushne	TAve.			
Owner Name:				
I hereby certify that: Registration is a				
		Building not owner-occu	spiedO	wner obtaining own permit
Other (specify)				
Notice is hereby given that: OWNERS OBTAINING THEIR OWN DO NOT HAVE ACCESS TO THE A	PERMIT OR EMPLOYING UNRIBITRATION PROGRAM OF GU	EGISTERED CONTRACTORS FO ARANTY FUND UNDER MGLC.	R APPLICABLE HON 142A.	ME IMPROVEMENT WORK
signed under penalties of perjury: I hereby apply for a permit as the age	ent of the owner:			
Date	Contractor Signature		Rec	istration No.
DR: Notwithstanding the above notice, I h	_	voer of the above property:	V	
•	,,			
Date	Owner Signature			······································
CII. BUILDING COMMISSIC	NERS REVIEW COMME	NTS AND CONDITIONS		
. Building Permit Rejected 🗵 🗧	PECIAL PERMIT -	CITY Commoil		Fee
-				
t LAUDIUG	BOARD - SITE	THN KEVIEW		Permit #
omments and Conditions:	" SEE /	THACHMENTS "	· · · · · · · · · · · · · · · · · · ·	<u></u>
gned A Janny 10.	Homowowicz/		Date: _// &	20 /8
itle Bulding	Commissional			
//	Not valid unless signed (no	t stamped) by Building Commissio	ner	· · · · · · · · · · · · · · · · · · ·



DEPARTMENT OF INSPECTIONAL SERVICES 133 WILLIAM STREET - ROOM 308 NEW BEDFORD, MA 02740

New Bedford Comprehensive Zoning Code ReviewCode of Ordinances - Chapter-9

Acushnet Avenue

2904 Acushnet Avenue – PLOT: 130D – LOT: 247 – ZONED DISTRICT: MUB 2914 Acushnet Avenue – PLOT: 130D – LOT: 248 – ZONED DISTRICT: MUB ES Acushnet Avenue – PLOT: 130D – LOT: 117 – ZONED DISTRICT: MUB

SS Declan Drive – PLOT: 130D – LOT: 409 – ZONED DISTRICT: RA
SS Declan Drive – PLOT: 130D – LOT: 410 – ZONED DISTRICT: RA
WS Declan Drive – PLOT: 130D – LOT: 411 – ZONED DISTRICT: RA
WS Declan Drive – PLOT: 130D – LOT: 379 – ZONED DISTRICT: RA
NS Declan Drive – PLOT: 130D – LOT: 380 – ZONED DISTRICT: RA
SS Northside Drive – PLOT: 130D – LOT: 387 – ZONED DISTRICT: RA

<u>Special Permit Required from the City Council</u>
<u>Site Plan Review Required from the Planning Board</u>

Zoning Code Review as follows:

Special Permit

City Council

❖ SECTIONS

- 2200 Use Regulations
- 2210 General
- 2230 Table of Principal Use Regulations Appendix-A
 - Commercial #21. Motor vehicle light service
- 5300-5390 Special Permit

Site Plan Review

Planning Board

❖ SECTIONS

- 5400 Site Plan Review
- 5410 Purpose
- 5420 Applicability
 - 5421 Any new industrial or commercial construction or expansion over two thousand (2,000) gross square feet or any new industrial or commercial construction or expansion requiring more than five (5) additional parking spaces.
 - 5423 Any new construction or expansion of existing construction where a drive-thru window for any service including self-service is proposed; and any expansion of a structure presently containing a drive-thru; or any facility currently containing a drive-thru, at which the owner or operator of the drive-thru is altered or changed; or at which the drive-thru is closed for a period of 10 days or more and to be reopened.
 - 5427 Commercial or industrial ground signs.
- 5430-5490B

2200. - USE REGULATIONS.

2210. **General**. No structure shall be erected or used or land used except as set forth in Section 2230, "**Table of Use Regulations**", unless otherwise provided by this Ordinance or by statute. Uses not expressly provided for herein are prohibited. Not more than one principal structure shall be placed on a lot, except in accordance with Section 2330.

Symbols employed below shall mean the following:

Y - A permitted use.

N - An excluded or prohibited use.

BA - A use authorized under special permit from the Board of Appeals as provided under Section 5300.

CC - A use authorized under special permit from the City Council as provided under <u>Section 5300</u>.

PB - A use authorized under special permit from the Planning Board as provided under Section 5300.

2220. **Applicability.** When an activity might be classified under more than one of the following uses, the more specific classification shall govern; if equally specific, the more restrictive shall govern.

2230. Table of Use Regulations. See Appendix A.

(Ord. of 12-23-03, § 1)

APPENDIX A - TABLE OF PRINCIPAL USE REGULATIONS

DISTRICTS

	Principal Use		THE STATE OF THE S				Districts	S				
4	A. Residential	R	RB	RC	RAA	MUB	PB	_4	B	<u>0</u>	S	КНТОБ
	1. Single-family dwelling	γ	¥	λ	>	>	Z	Z	Z	Z	Z	Z
N	2. Two-family dwelling	Z	Y	λ	z	>	Z	Z	Z	Z	Z	Z
m v	3. Multi-family townhouse (3 stories)	Z	Z	>	z	>-	Z	z	Z	z	Z	\
4 s	4. Multi-family garden style (4 stories)	Z	Z	Z	Z	Z	Z	Z	Z	Z	Z	\
r)	5. Multi-family mixed use (6 stories)	Z	Z	Z	Z	PB	PB	Z	z	z	z	>
9	6. Multi-family mid-rise (12 stories)	z	z	Z	Z	Z	Z	Z	Z	z	z	PB
	7. Multi-family high-rise (18 stories)	z	z	z	Z	Z	Z	Z	Z	Z	z	Z
∞	8. Boarding house	Z	ż	ВА	Z	ВА	Z	Z	Z	Z	Z	Z
9	9. Group residence	BA	BA	ВА	ВА	BA	ВА	BA	BA	ВА	ВА	BA

6. Facilities for the sale of produce, and wine and dairy products, provided that during the months of June, July, August, and September of every year, or during the harvest season of the primary crop, the majority of such products for sale, based on either gross sales dollars or volume, have been produced by the owner of the land containing more than five acres in area on which the facility is located	>	>-	>	>	>-	>	>	>	>	>	>-
7. Municipal facilities	À	Υ	Y	,	λ	\	>	>	>	>-	>
8. Essential services	BA	BA	BA	BA	BA	BA	BA	BA	BA	ВА	BA
9. Cemeteries	>	\	Y	>	>	Z	z	Z	Z	Z	Z
10. Hospital	>	>	\	>	>	Z	Z	Z	Z	Z	z

C. Commercial	RA	RB	RC	RAA	MUB	PB	≰	<u>a</u>	<u>S</u>	3	КНТОБ
1. Nonexempt agricultural use	ВА	ВА	ВА	ВА	ВА	ВА	BA	ВА	ВА	BA	BA

14. Big Box Retail (60,000 Sq. ft. or greater)	Z	Z	Z	z	BA	BA	Z	Z	z	Z	>-
15. Health clubs	Z	Z	Z	Z	>	>	>	>	>	Z	>
16. Mixed use	Z	Z	Z	Z	>	>	z	Z	Z	Z	>
17. Live /work	Z	Z	Z	Z	BA	BA	Z	z	Z	Z	>
18. Motor vehicle sales and rental	N	Z	N	Z))	CC	CC	CC	Z	Z	Z
19. Motor vehicle general repairs	Z	Z	Z	Z	CC	υ	Z	CC	Z	<u> </u>	Z
20. Motor Vehicle body repairs	Z	Z	Z	Z	z	Z	z	CC	Z	Z	Z
21. Motor vehicle light service	Z	Z	Z	Z	អូ	CC	υ))	Z))	Z
22. Restaurant	Z	Z	Z	Z	>	>	>	Z	SP	X	>
23. Restaurant, fast-food	z	Z	Z	Z	BA	BA	BA	z	z	ВА	BA
24. Business or professional office	Z	Z	Z	Z	>	>	>	Z	X	>	>
25. Medical offices, center, or clinic	Z	Z	Z	z	BA	BA	ВА	Z	BA	ВА	>
26. Bank, financial agency	Z	Z	Z	Z	>	>	> -	Z	>	>	>
27. Indoor commercial recreation	Z	Z	Z	Z	>	>	>	Z	Z	>	

5410. **Purpose.** The purpose of this Section is to provide for individual detailed review of development proposals which have an impact on the natural or built environment of the City in order to promote the health, safety and general welfare of the community; to ensure adequate parking, safe and accessible pedestrian and vehicular circulation; and to minimize traffic impact on City streets.

(Ord. of 12-23-03, § 1)

5420. Applicability. The following types of activities and uses require site plan review by the Planning Board:

5421. Any new industrial or commercial construction or expansion over two thousand (2,000) gross square feet or any new industrial or commercial construction or expansion requiring more than five (5) additional parking spaces;

5422. New multiple-family residential construction of three (3) or more units or expansion of existing multifamily residential structures resulting in the creation of one or more additional units.

5423. Any new construction or expansion of existing construction where a drive-thru window for any service including self-service is proposed; and any expansion of a structure presently containing a drive-thru; or any facility currently containing a drive-thru, at which the owner or operator of the drive-thru is altered or changed; or at which the drive-thru is closed for a period of 10 days or more and to be reopened.

5424. Any residential subdivision which is submitted under the subdivision control process;

5425. New industrial or commercial construction or additions less than two thousand (2,000) square feet if requiring a new curb cut or driveway or if substantially affecting existing internal circulation.

5426. Driveways in residential areas which require more than one new curb cut.

5427. Commercial or industrial ground signs.

(Ord. of 12-23-03, § 1; Ord. of 12-31-08, § 1)

5430. **Procedures.** Applicants for site plan approval shall submit seventeen (17) copies of the site plan to the Planning Board for distribution to City departments and commissions for their review. The Planning Board shall review and act upon the site plan, with such conditions as may be deemed appropriate and notify the applicant of its decision. In the event two (2) meetings have lapsed after the application for site plan approval is filed, without the Planning Board taking action on said site plan said Applicant may file a statement with the Board that the Board has received complete information in accordance with this Ordinance and has had adequate time to consider the Site Plan. Upon receiving said statement, the Planning Board shall act on said Site Plan at its next meeting, if said Board determines that the Board has, in fact, received complete information in accordance with this Ordinance. The decision of the Planning Board

shall be a vote of a majority of the members of the Planning Board and shall be in writing. No building permit, for activities requiring site plan approval, shall be issued by the Inspector of Buildings without the written approval of the site plan by the Planning Board.

5431. Application for Building Permit. An application for a building permit to perform work as set forth in Section 5410 available as of right shall be accompanied by an approved site plan.

5432. Application for Special Permit or Variance. An application for a special permit or a variance to perform work as set forth in Section 5420 shall be accompanied by an approved site plan; in the alternative, any special permit or variance granted for work set forth in Section 5420 shall contain the following condition and cause the same to be written on such special permit or variance:

The work described herein requires the approval of a site plan by the New Bedford Planning Board pursuant to <u>Section 5400</u> of the Zoning Ordinance. Any conditions imposed in such site plan approval shall also be conditions of this special permit/variance.

5433. Where the Planning Board approves a site plan "with conditions", and said approved site plan accompanies a special permit or variance application to the Board of Appeals, the conditions imposed by the Planning Board shall be incorporated into the issuance, if any, of a special permit or variance by the Board of Appeals.

5434. Where the Planning Board serves as the special permit granting authority for proposed work, it shall consolidate its site plan review and special permit procedures.

5435. The applicant may request, and the Planning Board may grant by majority vote of its' membership, an extension of the time limits set forth herein.

5436. No deviation from an approved site plan shall be permitted without modification thereof.

5437. Site plan approval does not constitute a certification that the proposed plan conforms to applicable zoning regulations, wetland regulations and/or any other City, state or federal requirements that must be obtained prior to implementation the of elements of the site plan.

(Ord. of 12-23-03, § 1)

5440. **Preparation of Plans.** Applicants are invited to submit a pre-application sketch of the proposed project to the Planning Department and are encouraged to schedule a pre-submission meeting with the Planning Department. Site Plans shall be submitted on 24-inch by 36-inch sheets. Plans shall be prepared by a Registered Professional Engineer, Registered Land Surveyor, Architect, or Landscape Architect, as appropriate. Dimensions and scales shall be adequate to determine that all requirements are met and to make a complete analysis and evaluation of the proposal. All plans shall have a minimum scale of 1" = 40'.

(Ord. of 12-23-03, § 1)

5451. Plan sheets prepared at a scale of one inch equals forty (40) feet or such other scale as may be approved by the Planning Board. The plans are as follows:

5451.a. Site layout, which shall contain the boundaries of the lot(s) in the proposed development, proposed structures, general circulation plan for vehicles and pedestrians, drive-thru windows, curb cut locations, parking, fences, walls, walks, outdoor lighting including proposed fixtures, loading facilities, solid waste storage locations, and areas for snow storage after plowing. The first sheet in this plan shall be a locus plan, at a scale of one inch equals one hundred (100) feet, showing the entire project and its relation to existing areas, buildings and roads for a distance of one thousand (1,000) feet from the project boundaries or such other distance as may be approved or required by the Planning Board.

5451.b. Topography and drainage plan, which shall contain the existing and proposed final topography at two-foot intervals and plans for handling stormwater runoff drainage.

5451.c. Utility plan, which shall include all facilities for refuse and sewerage disposal or storage of all these wastes, the location of all hydrants, fire alarm and firefighting facilities on and adjacent to the site, all proposed recreational facilities and open space areas, and all wetlands including floodplain areas.

5451.d. Architectural plan, which shall include the ground floor plan, proposed exterior building materials, treatments and colors and architectural elevations of all proposed buildings and a color rendering where necessary to determine the proposal's affect on the visual environment.

5451.e. Landscaping plan, showing the limits of work, existing tree lines as well as those tree lines to remain, and all proposed landscape features and improvements including screening, planting areas with size and type of stock for each shrub or tree, and including proposed erosion control measures during construction.

5451.f. Lighting plan showing the location and orientation of all existing and proposed exterior lighting, including building and ground lighting. The plan shall note the height, initial foot-candle readings on the ground and the types of fixtures to be used.

5452. The site plan shall be accompanied by a written statement indicating the estimated time required to complete the proposed project and any and all phases thereof. There shall be submitted a written estimate, showing in detail the costs of all site improvements planned.

5453. A written summary of the contemplated project shall be submitted with the site plan indicating, where appropriate, the number of dwelling units to be built and the acreage in residential use, the evidence of compliance with parking and off-street loading requirements, the forms of ownership

contemplated for the property and a summary of the provisions of any ownership or maintenance thereof, identification of all land that will become common or public land, and any other evidence necessary to indicate compliance with this Ordinance.

5454. The site plan shall be accompanied by drainage calculations by a registered professional engineer as well as wetland delineations, if applicable. Storm drainage design must conform to City of New Bedford subdivision regulations.

5455. The Planning Board may require a DIS as set forth in Section 5300, above.

5456. Certification that the proposal is in compliance with the provisions, if applicable, of the Americans with Disabilities Act and the Massachusetts Architectural Barriers Board.

(Ord. of 12-23-03, § 1)

5460. **Waivers.** The Planning Board may, upon written request of the applicant, waive any of the submittal or technical requirements of Section 5430 and 5440 where the project involves relatively simple development plans.

(Ord. of 12-23-03, § 1)

5470. Approval. Site Plan approval shall be granted upon determination by the Planning Board that the plan meets the following objectives: The Planning Board may impose reasonable conditions at the expense of the applicant, including performance guarantees, to promote these objectives. Any new building construction or other site alteration shall provide adequate access to each structure for fire and service equipment and adequate provision for utilities and stormwater drainage consistent with the functional requirements of the Planning Board's Subdivision Rules and Regulations. New building construction or other site alteration shall be designed in the Site Plan, after considering the qualities of the specific location, the proposed land use, the design of building form, grading, egress points, and other aspects of the development, so as to:

5471. Minimize: the volume of cut and fill, the number of removed trees six-inch caliper or larger, the length of removed stone walls, the area of wetland vegetation displaced, the extent of stormwater flow increase from the site, soil erosion, and the threat of air and water pollution;

5472. Maximize: pedestrian and vehicular safety to and from the site;

5473. Minimize obstruction of scenic views from publicly accessible locations;

5474. Minimize visual intrusion by controlling the layout and visibility of parking, storage, or other outdoor service areas viewed from public ways or premises which are residentially used or zoned;

5475. Minimize glare from vehicle headlights and lighting fixtures;

5476. Minimize unreasonable departure from the character, materials, and scale of buildings in the vicinity, as viewed from public ways and places.

5477. Minimize contamination of groundwater from on-site wastewater disposal systems or operations on the premises involving the use, storage, handling, or containment of solid and liquid wastes and hazardous substances;

5478. Ensure compliance with the provisions of this Zoning Ordinance.

5479. Minimize damage to existing adjacent public ways.

5479A. Promote orderly and reasonable internal circulation within the site so as to protect public safety and not unreasonably interfere with access to a public way or circulation of traffic on a public way in general.

(Ord. of 12-23-03, § 1)

5480. Lapse. Site plan approval shall lapse after one year from the final approval if a substantial use in accordance with such approved plans has not commenced except for good cause. Such approval may, for good cause, be extended in writing by the Planning Board upon the written request of the applicant, within this one-year period.

(Ord. of 12-23-03, § 1)

5490. Regulations. The Planning Board may adopt and from time to time amend reasonable regulations for the administration of these Site Plan guidelines.

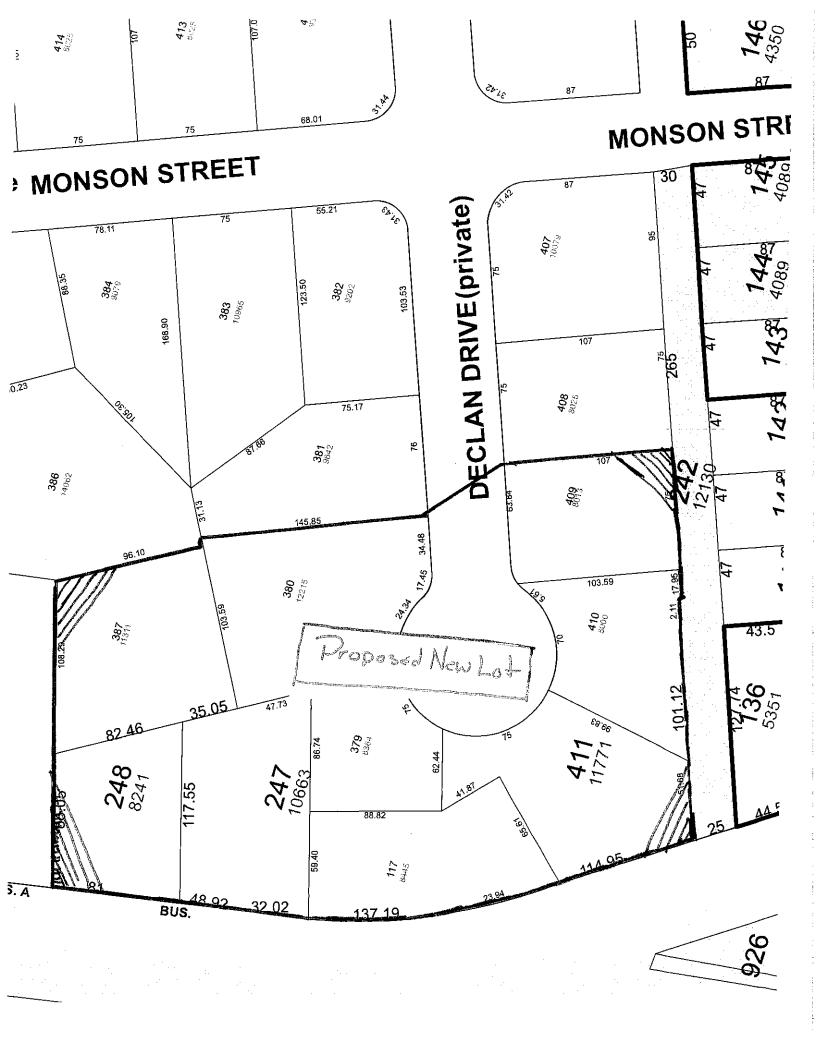
(Ord. of 12-23-03, § 1)

5490A. Fee. The Planning Board may, from time to time, adopt reasonable administrative fees and technical review fees for site plan review.

(Ord. of 12-23-03, § 1)

5490B. Appeal. Any person aggrieved by a decision of the Planning Board rendered pursuant to Section 5400 may appeal such decision to the Zoning Board of Appeals as provided in M.G.L.A. c. 40A, § 8.

(Ord. of 12-23-03, § 1)





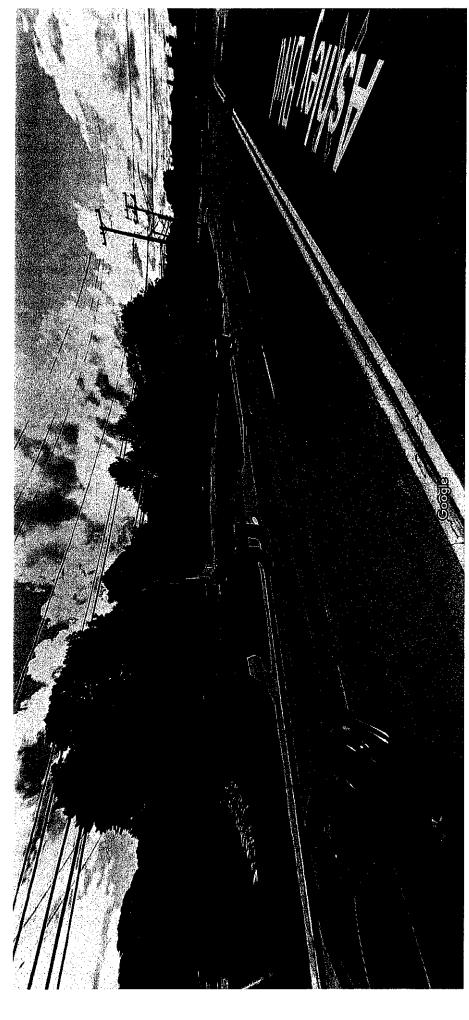


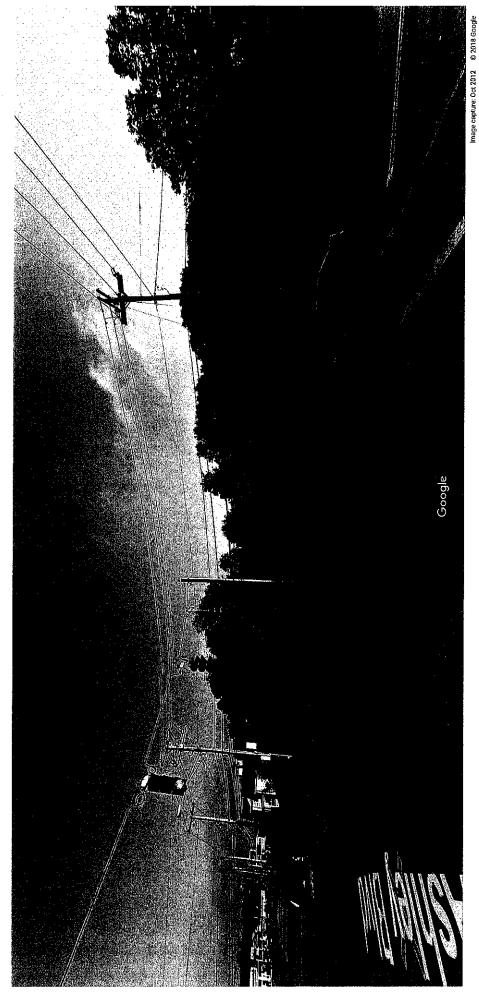
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