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4/24/24

Bill Board Outline

- 1- Town Board needs to vote –to move ahead or to stop the process

 If approved to move ahead
- 2- Do a full SEQR form
- 3- At the same time work on local law
- 4- Send SEQR and local law to county review
- 5- Establish lead agency -contact DOT
- 6- Have public meetings
- 7- Final vote to approval or deny

IF THE BOARD VOTES TO MOVE FORWARD THESE ARE THE NEXT STEPS

- A board member makes a motion to begin the process of amending the comprehensive plan and zoning law to allow billboards in certain specified areas.
- 2. If the motion passes, the town board with town attorney's help prepares proposed wording for the amendments. (If this is already completed, this can be part of step 1.)
- 3. When wording of the amendments is tentatively agreed upon, an environmental assessment form must be prepared that evaluates the potential environmental effects of adopting those changes. If this is a Type 1 action under SEQR, the full EAF form must be used. It will be type 1 if the allowable uses in 25 or more acres is changed.
- 4. The next step is to send the amendments and EAF to any other involved agencies to establish lead agency for carrying out SEQR. This will include the NYSDOT.

- 5. At the same time as step 4, send the proposed amendments and EAF to the county planning department for the General Municipal Law (GML) review.
- 6. Assuming that the town is the lead agency, you then need to decide whether the proposed amendments <u>may</u> have a significant effect on the environment. If so, you will need to prepare an environmental impact statement (EIS). If you decide it will not, you can prepare and adopt a negative declaration. If you go the EIS route you may need to have some professional expertise help with the preparation of it. An EIS has several procedural steps that I will not go into here.
- 7. If the town board adopts a negative declaration, it can then move on to considering the approval of the amendments. Since the amendments involve adopting a local law, at least 1 public hearing will be required.
- 8. If the county planning board recommends disapproval of the amendments, then it could only be approved by a majority plus 1 of the town board members, meaning that it would require 4 affirmative votes.
- 9. If the local law is adopted, it needs to be filed with the NY Secretary of State in Albany. It can't become effective until it is filed.