STATE OF NEW YORK

6692

2021-2022 Regular Sessions

IN ASSEMBLY

March 25, 2021

Introduced by M. of A. ZEBROWSKI -- read once and referred to the Committee on Local Governments

AN ACT to amend the general municipal law, in relation to requiring a municipality to give notice to an adjacent municipality of the adoption or amendment of certain zoning ordinances or local laws that affect parcels of land within five hundred feet of the adjacent municipality

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

1	Section 1. Subdivisions 3 and 4 of section 239-nn of the general
2	municipal law, as added by chapter 658 of the laws of 2005, are amended
3	to read as follows:
4	3. The legislative body or other authorized body having jurisdiction
5	in a municipality shall give notice to an adjacent municipality when a
б	hearing is held by such body relating to:
7	(a) the issuance of a proposed special use permit or the granting of a
8	use variance on property that is within five hundred feet of an adjacent
9	municipality;
10	(b) site plan review and approval on property that is within five
11	hundred feet of an adjacent municipality; [or]
12	(c) a subdivision review and approval on property that is within five
13	hundred feet of an adjacent municipality <u>; or</u>
14	(d) adoption or amendment of any zoning ordinance or local law or
15	comprehensive plan, pursuant to section two hundred seventy-two-a of the
16	town law, section 7-722 of the village law or section twenty-eight-a of
17	the general city law, where such changes would affect a parcel or
18	parcels that are within five hundred feet of an adjacent municipality.
19	4. Such notice shall be given by mail or electronic transmission to
20	the clerk of the adjacent municipality at least ten days prior to any
21	such hearing. A full statement of such proposed action sent to a county
22	planning agency or regional planning council as required by section two

EXPLANATION--Matter in **italics** (underscored) is new; matter in brackets [-] is old law to be omitted.

LBD05844-01-1

A. 6692

1	hundı	red	thir	ty-nin	le-m of	this	article	sha	11	also	be	sent	to a	an a	adj	<u>acent</u>
2	munic	cipa	<u>ality</u>	<u>at lea</u>	<u>st ten</u>	days	prior t	o a	hea	ring.	. The	e mur	nici	pal:	ity	may
3	requi	ire	the	costs	associa	ated	with pro	duci	ng	and a	send	ing t	the :	ful	l s	tate-
4	ment	to	be bo	rne by	the ac	ljace	nt munic	ipal	lity	r or t	the a	appl	icant	t.		
						-	effect	_							it	shall

6 have become a law.