I. <u>LAND USE ORDINANCE, §300-10.3.10.a. – Extensions of Approvals and Permits</u> *Type: Administrative, Clarification on language pertaining to permit extensions.*

Current Ordinance:

Site plan and subdivision plan approvals shall expire and be void if the construction activity associated with the approval is not commenced within two years, and completed within four years, after the date of the site plan or subdivision plan approval unless the reviewing authority, at the time of approval, establishes a different completion schedule, but in no case shall the initial approval period exceed five years to commence and complete. A property owner/developer or their agent may request an extension of the period to commence and/or complete construction by submitting a request to the reviewing authority that issued the site plan or subdivision plan approval prior to the expiration of the initial term of approval. The reviewing authority may grant a one-time extension of up to two years to commence and/or complete construction. If construction is not commenced or completed within the approval time frame, the applicant must reapply for and receive approval prior to beginning or continuing construction.

Proposed Ordinance:

Site plan and subdivision plan approvals shall expire and be void if the construction activity associated with the approval is not commenced within two (2) years, and completed within four (4) years, after the date of the site plan or subdivision plan approval unless the reviewing authority, at the time of approval, establishes a different completion schedule, but in no case shall the initial approval period exceed five (5) years to commence and complete. A property owner/developer or their agent may request an extension of the period to commence and/or complete construction by submitting a request to the reviewing authority that issued the site plan or subdivision plan approval prior to the expiration of the initial term of approval. The reviewing authority may grant a one-time extension of up to two (2) years to commence and/or complete construction. Upon an extension being granted, the two (2) year extension shall begin upon the extension's approval date. If construction is not commenced or completed within the approval time frame, the applicant must reapply for and receive approval prior to beginning or continuing construction.



II. <u>STREET ORDINANCE, §5.5. Footnote 3 – Reviewing Authority</u> *Type: Administrative, Clarification on Reviewing Authority.*

Current:

Footnote 3: Unless a right-of-way of lesser width is approved by the Reviewing Authority, pursuant to Article 9, Section T.1. of the Land Use Ordinance.

Proposed:

Footnote 3: Unless a right-of-way of lesser width is approved by the *Reviewing Authority Planning Board*, pursuant to Article 9, Section T.1. of the Land Use Ordinance.



III. LAND USE ORDINANCE §300-10.4.A.3.

Type: Administrative, Number of Hard Copies for Submissions.

Current:

Fifteen copies of a site plan, to include eight full-sized scaled copies, seven half-sized/scaled copies or reduced plans to fit on an $11' \times 17'$, and an electronic file in both PDF and GIS formats, drawn at a scale of not more than 50 feet to the inch for that portion of the total tract of land subject to site plan review, and showing the following:

Proposed:

Fifteen Twelve (12) physical copies of a site plan the site plan application and all supplementary materials, to include eight full-sized scaled copies, seven half-sized/scaled copies or reduced plans to fit on an 11' x 17', including three (3) full sized (24" x 36") scaled plans, nine (9) reduced size (11" x 17") scaled plans, and an electronic file copy of all submitted materials in both-PDF and GIS-formats, drawn at a scale of not more than fifty [50] feet to the inch for that portion of the total tract of land subject to site plan review, and showing the following:



IV. LAND USE ORDINANCE §300-10.3.A.3.b.

Type: Administrative, Number of Hard Copies for Submissions.

Current:

Fifteen copies of the completed application for site plan review, together with the documentation required in these regulations, shall be submitted at least 26 days prior to the first Planning Board meeting of the month during which the applicant wishes to be heard. However, any application which is not complete shall be returned to the applicant with an indication of the additional information required.

Proposed:

Fifteen <u>Twelve (12) physical</u> copies <u>and one digital PDF copy</u> of the completed application for site plan review, together with the documentation required in these regulations, shall be submitted at least 26 <u>calendar</u> days prior to the first Planning Board meeting of the month during which the applicant wishes to be heard. However, any application which is not complete shall be returned to the applicant with an indication of the additional information required.



V. <u>SUBDIVISION ORDINANCE, ARTICLE 4, SECTION 2.B.</u> *Type: Administrative, Number of Hard Copies for Submissions.*

Current:

B. Number of Copies: Fifteen (15) paper copies of the Sketch Plan shall be submitted.

Proposed:

B. Number of Copies: Fifteen (15) Twelve (12) paper copies and one (1) digital PDF copy of the Sketch Plan shall be submitted.



VI. <u>SUBDIVISION ORDINANCE ARTICLE 5, SECTION 2.B.</u> *Type: Administrative, Number of Hard Copies for Submissions.*

Current:

B. Preliminary Plan. [Amended 12/02/08] The Preliminary Subdivision Plan shall be submitted, with fifteen (15) copies of each map or drawing, together with fifteen (15) copies of any attachments required for approval. All dimensions shall be shown in feet or decimals of a foot and drawn to a scale of not more than 100 feet to the inch (preferably forty (40) feet to the inch). The Preliminary Plan and accompanying materials shall show:

Proposed:

B. Preliminary Plan. [Amended 12/02/08] The Preliminary Subdivision Plan shall be submitted, with fifteen (15) twelve (12) copies of each map or drawing, together with fifteen (15) twelve (12) physical copies and one (1) digital PDF copy of any attachments required for approval. All dimensions shall be shown in feet or decimals of a foot and drawn to a scale of not more than 100 feet to the inch (preferably forty (40) feet to the inch). The Preliminary Plan and accompanying materials shall show:



VII. <u>SUBDIVISION ORDINANCE, ARTICLE 6, SECTION 2.A.</u> *Type: Administrative, Number of Hard Copies for Submissions.*

Current:

A. The Final Plan shall be submitted with the mylar original, two reproducible mylars and fifteen (15) copies, of each map or drawing, together with fifteen (15) copies of any attachments required for approval. All maps and drawings shall be printed or reproduced in the same manner as the Preliminary Plan. Space shall be reserved thereon for endorsement by all appropriate agencies.

Proposed:

A. The Final Plan shall be submitted with the *mylar* original, *two reproducible mylars* and *fifteen (15) twelve (12) physical* copies *and one (1) digital PDF copy* of each map or drawing, together with *fifteen (15) twelve (12) physical* copies *and one (1) digital PDF copy* of any attachments required for approval. All maps and drawings shall be printed or reproduced in the same manner as the Preliminary Plan. Space shall be reserved thereon for endorsement by all appropriate agencies.



VIII. <u>SUBDIVISION ORDINANCE, ARTICLE 7, SECTION 2.B.</u> Type: Administrative, Number of Hard Copies for Submissions.

Current:

B. Minor Subdivision Plan. The Minor Subdivision Plan shall be submitted with fifteen (15) copies of each map or drawing, together with fifteen (15) copies of any attachments required for approval. All dimensions shall be shown in feet or decimals of a foot and drawn to a scale of not more than 100 feet to the inch (preferably forty (40) feet to the inch). The Minor Subdivision Plan and accompanying materials shall show:

Proposed:

B. Minor Subdivision Plan. The Minor Subdivision Plan shall be submitted with fifteen (15) twelve (12) copies and one (1) digital PDF copy of each map or drawing, together with fifteen (15) twelve (12) physical copies of any attachments required for approval. All dimensions shall be shown in feet or decimals of a foot and drawn to a scale of not more than 100 feet to the inch (preferably forty (40) feet to the inch). The Minor Subdivision Plan and accompanying materials shall show:



IX. SHORELAND ZONING ORDINANCE §350-6.2.B.1.

Type: Administrative, Clarification on shore frontage.

Current:

B. Shore and Road frontage.

1. A lot abutting a lake, pond, river, stream, road, water body or wetland shall meet or exceed the following minimum shore frontage requirements:

a. Residential, per dwelling unit: 225 feet;

b. Governmental, institutional, commercial or industrial, per principal structure: 300 feet; and,

c. Public and private recreational facilities: 225 feet.

Proposed:

B. Shore and Road frontage. <u>The shore frontage and road frontage must each separately</u> <u>be a minimum of 225 feet.</u>

1. A lot abutting a lake, pond, river, stream, road, water body or wetland shall meet or exceed the following minimum shore frontage requirements:

a. Residential, per dwelling unit: 225 feet;

b. Governmental, institutional, commercial or industrial, per principal structure: 300 feet; and,

c. Public and private recreational facilities: 225 feet.

d. Dock: 225 feet for each dock.



X. <u>SHORELAND ZONING ORDINANCE §350-8.2.</u> Type: Administrative, Adding a Definition for "Dock".

Current:

None.

Proposed:

DOCK – A platform used for access to a water body or to secure, protect, and provide access to a boat or ship. The platform may extend from a shore over the water body. This definition does not include unattached, free-floating platforms.

