

CORRECTED

City of Keene Zoning Board of Adjustment

AGENDA

6:30 p.m.

Monday, March 4, 2024

City Hall, 2nd Floor Council Chambers

- I. Introduction of Board Members:
- II. Vote for Chair & Vice Chair
- III. Minutes of the Previous Meeting: December 4, 2023
- IV. Unfinished Business:
- V. Hearings:

ZBA-2024-01: Petitioner, Richard Robidoux, of Cheshire Builders, 48 Whittemore Farm Rd., Swanzey, NH, requests a Special Exception for property located at 80 Krif Rd., Tax Map #115-008-000, is in the Commerce District and owned by 80 Krif Rd., LLC. The Petitioner requests a Special Exception to permit light industrial use in the Commerce District per Article 8.3.5.E of the Zoning Regulations.

ZBA-2024-02: Petitioner, Thomas Hanna of BCM Environmental and Land Law, PLLC, Keene, requests a Variance for property located at 19 Grove St., Tax Map #585-055-000, is in the Residential Preservation District, and is owned by 1925 Grove Street, LLC, 295 Seaver Rd., Harrisville. The Petitioner requests a Variance to permit the conversion of a legally non-conforming office use to a third apartment unit in the Residential Preservation District per Article 3.2.5 of the Zoning Regulations.

VI. New Business:

Vote to adopt 2024 meeting calendar Rules of Procedure Updates Fee Schedule Proposal

- VII. Communications and Miscellaneous:
- VIII. Non-Public Session: (if required)
- IX. Adjournment:



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1 2 3	<u>City of Keene</u> New Hampshire						
4 5 6 7		BOARD OF ADJU IEETING MINUTE					
, 8	Monday, December 4, 2023	6:30 PM	Council Chambers, City Hall				
0	<u>Members Present:</u> Joseph Hoppock, Chair Jane Taylor, Vice Chair Joshua Gorman Michael Welsh Richard Clough David Weigle, Alternate	Mike Hag	esent: Marcou, Zoning Clerk gan, Plans Examiner gers, Zoning Administrator				
	Members Not Present:						
9 10 11 12 13	I) Introduction of Board Members Chair Hoppock called the meeting to o	_	avalained the proceedures of the				
13 14 15 16	meeting. Roll call was conducted. Ch member tonight.		1 I				
17	II) Minutes of the Previous Meeting	ng – November 6, 20	<u>)23</u>				
18 19 20	Ms. Taylor gave the following edits fo	r the meeting minute	28:				
21 22 23	there"		ould be "He continued that he has been ection 3, patients can easily find their				
23 24 25 26 27	way to the main point of entry,	" should be either "p	atients need to easily find their way" wise it does not make sense, given the				
28 29	Chair Hoppock stated that he agrees w	ith adding the words	"so that" to the sentence on line 663.				
30 31 32 33	Mr. Welsh made a motion to approve to Mr. Clough seconded the motion, which having been absent from the November	ch passed by a vote o					

34 III) <u>Unfinished Business</u>

35	
36	None.
37	
38	IV) <u>Hearings</u>
39	
40	A) <u>Continued ZBA 23-25:</u> Petitioner, 706 Main St. Owner LP, of Newark, DE,
41	represented by Jeffrey Christensen, Esq. of Cleveland, Waters and Bass of Concord,
42	NH, requests an Enlargement or Expansion of a Nonconforming Use for property
43	located at 706 Main St., Tax Map #120-019-000 and is in the Low Density District.
44	The Petitioner requests to expand or enlarge the pre-existing, nonconforming three-
45	unit multifamily use to add two additional dwelling units, per Articles 18.2 and 25.7
46	of the Zoning Regulations.
47	
48	Mike Hagan, Plans Examiner, stated that 706 Main St. is in the Low Density District, and the lot
49	size is .63 acres. He continued that it is about 27,402 square feet, is a non-conforming, three-unit
50	residential building with the living space the City has on record is 2,148 square feet. There are
51	no ZBA decisions found on record.
52	
53	Ms. Taylor asked Mr. Hagan to clarify the pre-existing non-conforming use. She continued that
54	her understanding is that in the Low Density District, a three-family, multi-unit is permitted. Mr.
55	Hagan replied that is not correct. He continued that single-family homes are the only residential
56	units permitted in the Low Density District, as well as ADUs. A (multi-family unit) is allowed
57	in the Low Density District with a Conservation Residential Development (CRD). Those are big
58	lots of land that are allowed to be divided into a CRD. Ms. Taylor asked if this is non-
59	conforming because it existed prior to putting the CRD requirement there. Mr. Hagan replied no,
60	certain lot sizes are necessary to qualify for a CRD. He continued that off the top of his head, he
61	thinks the minimum lot size is one or two acres in the Low Density District to qualify for a CRD.
62	
63	John Rogers, Zoning Administrator stated that Table 3.3.5 shows the permitted uses in the Low
64	Density District. He continued that at the top of "Residential" it says "Dwelling, single-family,"
65	which is the only residential use allowed in this district. The CRD is a separate overlay district.
66	This (property in question) is not a CRD in any way. It was a pre-existing use that happened
67	before the zoning changes.
68	
69	Ms. Taylor asked if it was pre-existing before the CRD requirement went into effect. Mr. Rogers
70	replied that the CRD is something completely different. They are looking at this just as a Low
71	Density District property as this would not qualify for a CRD. Ms. Taylor asked if that is
72	because of its lot size. Mr. Rogers replied that this pre-dates the CRD; it was a three-family lot
73	before a CRD was ever developed. Ms. Taylor replied that that answers her question; the CRD
74	came after this property existed. Mr. Rogers replied that is correct.
75	
76	Chair Hoppock asked to hear from the Petitioner.

77 Jeffrey Christensen, Esq., stated that he is representing the owner, 706 Main St. Owner LP. He

- 78 continued that with him are Manny and Leslie Pellegrino, the principals, who can answer
- 79 questions about the specifics of the property. As mentioned, this is a pre-existing non-
- 80 conforming lot that predates not only the CRD but also the Zoning Ordinance as a whole. It is a
- 81 three-unit, multi-family in the primary building shown on the screen. It is an oddly shaped lot.
- 82 The building has an attached garage, on the right side of the building, depending on how you are
- 83 looking at it, near the "edge of the hockey stick (shape)."
- 84
- 85 Mr. Christensen continued that the proposal is to put two additional dwelling units in that
- attached barn, which is not currently being used. There is enough parking area because of the 86
- 87 large lot size with room for ten parking spaces, which would be two parking spaces per unit. The
- submitted application includes a parking plan that shows where those are. Because this is a pre-88
- 89 existing non-conforming lot, in order to expand the number of dwelling units, they need
- 90 approval, pursuant to Section 18.2 and 25.7, which are interrelated.
- 91

92 Mr. Christensen continued that broadly speaking, this is a net benefit without any burden to the

93 area. There are no changes to the footprint of the building or the exterior, other than some 94 cosmetic changes as they redo that attached barn. From the perspective of something like

- 95 overcrowding, there will not be any impact. This uses existing buildings to add to the housing
- 96 supply without adding any new structures, no additional encroachment in the setbacks, and no
- 97 overcrowding of the land. The changes to the property will primarily be to the interior, which 98
- will not affect anyone other than the residents. The parking is on a gravel driveway, so the 99 expanded parking will not add any problems for water runoff or drainage. It is a pervious
- 100 surface.
 - 101

102 Mr. Christensen continued that regarding the criteria of approval, the first is whether this will 103 reduce the value of surrounding properties, or add some obnoxious, injurious, or offensive use. 104 It will not, because the use is already there, it is already a multi-family building, and there have 105 not been any issues with it being a multi-family. There is no reason that adding two additional 106 units to the otherwise unused space would suddenly create some new harm to the area that did

not exist before. It is in an area, downtown Main St., which can support this. It means adding 107

108 housing units to an area that can support and accommodate that, taking the burden off the more

- 109 rural parts of the city. There is no reason that this would reduce property values. A nearby 110 condominium association is much larger than this. It will not alter the essential character of the
- 111 neighborhood at all.
 - 112

113 Mr. Christenson continued that likewise, there would be no nuisance to vehicles or pedestrians

114 with plenty of space for parking, and there could be even more. This will have to go through site

- 115 plan approval by the Planning Board to hammer out some of those details. There will not need
- 116 to be any burden on anything off the property – no street parking, no parking off the property;
- 117 there is plenty of space exactly where it is. Given that it is already being used as a multi-family
- 118 without any hazards to pedestrians or traffic, again, there is no reason that this would create some

new hazard. It would be putting traffic in an area that can accommodate traffic, and keeping the

- 120 increased traffic out of rural neighborhoods where such use might not be as suitable.
- 121
- 122 Mr. Christensen continued that regarding adequate facilities, this property is already on
- 123 municipal utilities, water and sewer. The expanded dwellings will also be on municipal utilities
- so there will not be any change there. All this will do is add to the tax base without adding to the
- 125 physical burden on the land or the City. Given the location, there will not be any undue burden
- 126 on other municipal services like emergency response as it is right downtown.
- 127
- 128 Ms. Taylor stated that she noticed in the application that the (impervious) coverage area is blank. 129 She asked what the coverage is. She continued that she knows the building is not changing, but
- 130 there will be additional parking area. She thought gravel was impervious, not pervious. Mr.
- 131 Hagan replied that part of that review would be done by the Planning Board, which under their
- review, all those numbers will be provided. The minimum requirements for setbacks, parking
- 133 coverage, they may have to adjust to accommodate for that.
- 134

135 Mr. Rogers stated that gravel would be an impervious surface when put down correctly for use as

travel lanes and parking spaces. He continued that as Mr. Hagan said, it would be reviewed by

- 137 the Planning Board, if needed, or else by the Minor Project Review Committee. Either way, it
- 138 would be reviewed for the lot coverage. The Low Density District has an impervious coverage
- 139 of 45%. If there is 45% in that lot it would be covered, between the building and the impervious
- 140 surfaces.
- 141

Ms. Taylor asked about the fact that there is additional parking surface there. Mr. Rogers replied that it is proposed parking, so with this change of additional units, Planning approval would have to occur, and the applicant would have to provide those percentage numbers for review at that time. He continued that, if need be, it would be back before this Board for lot coverage, if they came to find out they could not provide the ten parking spaces and/or could not meet the

- 147 impervious coverage. Mr. Hagan stated that there are options for pervious paving that could also
- satisfy that, if it becomes an issue, but if you look at the property, (you will see) there is plenty of

space. Ms. Taylor replied that it would have been helpful to have that in the application.

150

Mr. Weigle stated that there is a requirement for it to have the appropriate facilities as well, such as the sewer/water hookup, as this is moving from a three-unit to a five-unit. He asked if that is covered here with the ZBA or if that would also be going to the Planning review. Mr. Hagan replied that it would be reviewed in the Planning process.

- 155
- 156 Chair Hoppock asked Mr. Christensen to talk about the two new units. He asked how many
- 157 rooms there will be and how many people will live in them. Mr. Christensen deferred to Manny
- 158 Pellegrino.
- 159
- 160 Mr. Pellegrino stated that the plan is for two-bedroom units, somewhere around 700 to 850
- 161 square feet. Chair Hoppock asked if that is consistent with the three existing units. Mr.

- 162 Pellegrino replied that he thinks the larger unit downstairs is about 1,100 square feet. He 163 continued that the other ones are closer to the range of 700 to 800 square feet. 164 165 Chair Hoppock asked if there were any further questions for the applicant. Hearing none, he 166 asked for public input. Hearing none, he closed the public hearing and asked the Board to deliberate on the criteria. 167 168 169 1. Such approval would not reduce the value of any property within the district, nor otherwise 170 be injurious, obnoxious, or offensive to the neighborhood. 171 172 Ms. Taylor stated that she has driven past this many times and that it is fairly secluded; it is not 173 something "in your face" as you drive by it. She suggests that probably nothing would be 174 injurious, obnoxious, or offensive to the neighborhood. It is set back from the road, it is set back 175 from the surrounding development, and if anything, it will increase the value, just by the way 176 Keene's tax structure works. 177 178 Chair Hoppock stated that he agrees. He continued that certainly, it is secluded, and certainly, it 179 is a large enough lot to accommodate two extra units of the modest size described. He agrees 180 that the first criterion is met. 181 182 2. There will be no nuisance or serious hazard to vehicles or pedestrians. 183 184 Chair Hoppock stated that he does not find any basis for finding a nuisance or serious hazard to 185 vehicles or pedestrians. He continued that according to the plan, it is easy in, easy out from the 186 parking area to the south Main St. access road. He does not see a particular issue with getting 187 onto that road, although sometimes it is crowded with traffic, but that would be true of every lot 188 along that street. He does not find that the second criterion is a problem. 189 190 Mr. Gorman stated that he agrees with Ms. Taylor's comments and Chair Hoppock's comments, 191 about the first two criteria. 192 193 3. Adequate and appropriate facilities will be provided for the proper operation of the proposed 194 use. 195 196 Mr. Gorman stated that this is on a busy, well-traveled road, so he thinks the facilities are fine. 197 He continued that the water/sewer utilities clearly would be adequate, given that they are 198 municipal. He thinks this is a perfect location for an expansion of this type of use, especially 199 since the structure already exists. As the applicant stated, there is a void for housing that they 200 need to try to fill, and they need to try to do it wisely, which he thinks this is a perfect 201 opportunity for. 202 203 Chair Hoppock stated that also, Attorney Christensen spoke of how these two units take the
- 204 pressure off more rural areas, which is a point well taken.

205	Ms. Taylor stated that regarding safety and facilities, going from three units to five probably puts
206	it in a different (category) regarding the Building Code, but that is something that will be
207	reviewed. She continued that if the building suddenly needs to have sprinklers installed, for
208	example, that is beyond the ZBA's purview.
209	
210	Mr. Gorman made a motion to approve ZBA 23-25. Mr. Clough seconded the motion.
211	
212	1. Such approval would not reduce the value of any property within the district, nor otherwise
213	be injurious, obnoxious, or offensive to the neighborhood.
214	
215	Met with a vote of 5-0.
216	
217	2. There will be no nuisance or serious hazard to vehicles or pedestrians.
218	
219	Met with a vote of 5-0.
220	
221	<i>3.</i> Adequate and appropriate facilities will be provided for the proper operation of the proposed
222	use.
223	
224	Met with a vote of 5-0.
225	
226	The motion to approve ZBA 23-25 passed with a vote of 5-0.
227	
228	B) <u>ZBA 23-28:</u> Petitioner, Charles and April Weed requests a Variance for
229	property located at 28 Damon Ct., Tax Map #553-039-000 and is in the High Density
230	District. The Petitioner requests the construction of an attached carport, 12' x 24',
231	that will extend approximately one foot from the property line where [10]' is
232	required per Article 3.6.2 of the Zoning Regulations.
233	
234	Chair Hoppock introduced ZBA 23-28 and asked to hear from staff.
235	
236	Mr. Hagan stated that 28 Damon Ct. is in the High Density District, with a lot size of .38 acres, is
237	approximately 16,552 square feet, and is a single-family home with approximately 16,007 square
238	feet of living space. There are no ZBA decisions found on record. One thing to note for the
239	record is that the advertisement said a 15-foot side setback, but it is actually a 10-foot side
240	setback required for this zone.
241	
242	Chair Hoppock asked to hear from the Petitioner.
243	
244	Charles Weed stated that their (his and his wife, April Weed's) hope is to provide some safety
245	and shelter for vehicles on their driveway, which they have used for 30 years. He continued that
246	their new roof and flashing was done professionally, and they also insulated their attic, but it will
247	still have icefalls. On February 25, 2023, two cars were damaged at the same time by icefalls.

- 248 They want to continue to use the driveway and don't want to put additional impermeable
- surfaces, or additional structures, on the property. They think the optimal way of doing it is with
- a carport. They have gone out for plans with both a steel building and with Williams
- 251 Construction Company. They have not received an estimate back but he thinks they will see
- them soon. They did not want to do anything before they had approval.
- 253

254 Mr. Weed continued that they will not change the footprint of the property at all. He continued 255 that he wishes it were more than a foot from the edge of the driveway, but that is how it fits. 256 Their neighbor seems to be delighted with the idea. He (the Weeds' neighbor) has a large side 257 yard, which he assumes will absorb ice and snow, because it always has. There would be no 258 change or effect to the neighbors' property that he can visualize. This (carport) would probably 259 improve the value of their (the Weeds') house a bit, certainly (by improving) the health and 260 safety of the existing occupants. He assumes that in general, it will improve the nature of the 261 neighborhood.

262

263 April Weed stated that if she were a (ZBA member), a question that would come to her mind 264 would be, "Why now?" She continued that it all boils down to the new roof they had installed, 265 she believes, because they had never had problems with this driveway before, with snow coming 266 down on cars. As a consequence of the new roof, they had metal flashing put across the bottom, 267 and they did not see the (problem of the falling snow) coming. It took out two cars belonging to 268 family members. She and Mr. Weed are the proud winners of the NH Public Radio car raffle, 269 and they have a brand new car that they really want to keep safe. Not to mention, they (are 270 concerned with the safety of) the people walking down the driveway.

271

Chair Hoppock stated that page 51 of 58 (of the ZBA's agenda packet) shows a photo of the
Weeds' proposed carport roof. He asked if that will be a solid roof or if it would allow things to
fall through it, which he assumes it would not.

275

Mr. Weed replied that it will be solid. He continued that he has spoken with the metal
fabrication people and they said, "It sounds to me like you need to have the highest standard
possible for such a building. It will increase your cost a little bit," but, they understand that ice

- and snow has some weight.
- 280

Chair Hoppock asked if the right side will be open. Mr. Weed replied yes, both the leaving side
and entering side will be open. Chair Hoppock asked if that means three sides will be open.
Mrs. Weed replied yes.

284

285 Chair Hoppock asked if the carport's base will be a slab, gravel, or some other surface. Mr.

- 286 Weed replied that his wife put in eight tons of hardpack this summer. He continued that they
- 287 have never had anything other than hardpack on it before, so they just put it on there.
- 288

- 289 Chair Hoppock asked, regarding the setback limitation, if it is the roofline that brings them to the
- 290 one-foot part, or if it is something else, such as the posts. Mr. Weed replied that he thinks the 291 footings and the exterior posts would be within one foot.
- 292
- Mr. Gorman asked where the overhang would extend to. He continued that technically, that is what they should be applying for a setback for – the furthermost point of the structure. Meaning, the roof overhangs *over* the posts. He asked if they know what the overhang is. Mr. Weed replied no. He continued that he thinks it has to do with the contractors' plans.
- 297
- Mr. Gorman replied that he thinks that technically, the ZBA would need to hear what it is going to be. Chair Hoppock replied that to avoid any problems in the future, they should be as close as possible. Mr. Hagan replied that it would be up to the Board to give a number, so that when staff issues a building permit, they can base it off that.
- 302
- Mr. Gorman stated that he has a question for the applicant, then. He continued that he assumes
 they want some sort of overhang, but they probably do not want to shrink this down to any
 smaller than it already is. He asks what they would anticipate accomplishing their needs for two
 vehicles with an overhang. He asked if they would be able to come within the one foot, or if
 they would be asking for more. Mrs. Weed replied that their cars would not be side by side; they
 would be parked one behind the other. That would leave plenty of room for that.
- 309

310 Mr. Gorman replied that if they had to, they could put the posts, say, 18 inches from the line with

- a six-inch overhang. He asked if that is correct. Mr. Weed replied that he believes so. Mr.
- 312 Gorman asked if that means Mr. and Mrs. Weed would be comfortable moving forward with a
- foot as the setback from the furthermost point of the structure. Mr. Weed replied that he thinks so.
- 314 315
- Mr. Rogers stated that just to be clear, when staff does the setbacks, they measure to the furthest point of the structure, as the Board is correctly interpreting. He continued that if one foot is what were to be granted tonight, Mr. Hagan would be looking to see that that overhang is at one foot or more from the setback. It is very important to make sure that it is clear that that is where the measurement would be taken from: the furthest point of the structure. In this case, on the diagram in front of the Board, it would be the drip edge.
- 322
- 323 Chair Hoppock stated that if he is hearing the applicants correctly, they could live with the one324 foot.
- 325

326 Mr. Weigle asked if the Weeds or the contractor is planning to put anything at the bottom, such

- 327 as spikes, to help break up the ice that falls. Mr. Weed asked if he means on the flashing. Mr.
- 328 Weigle replied that he means onto the carport. He continued that he heard them say their
- neighbor is fine with it, but there might still be sheets of ice coming off. Mr. Weed replied that if
- the building permit makes that suggestion, he thinks it would be perfectly appropriate.
- 331

Mr. Hagan stated that the Building Code does not require that. He continued that it would be left
up to the Board to decide if they feel that is needed. The Board could make that a stipulation and
staff could add it to the building permit. The Ordinance requires the applicant to make sure
water and snow does not go onto other properties. This is a solution the Board or applicant could
put forth.

337

Mr. Weed stated that he thinks the carport roof would have about a 12 10 pitch to the roof. Thus,
there would be a two-foot drop between the house and the outer edge. It is not as steep as the
roof above it, which has the icefalls.

341

Mr. Welsh stated that regarding the provided diagram, the shallower slope does not seem to lend itself to the same kind of catastrophic ice pouring off. He continued that he thinks much of the ice and snow that falls on this roof will stay on the roof until it melts, and then run off as water.

345 That would mean the drip line would be where water comes off, as opposed to lots of snow

346 tumbling further than the roofline.

347

Mrs. Weed stated that because it would be a lower down/shorter roof, snow would not have as far to go. She continued that it would not be as catastrophic as Mr. Welsh said, when it lands.

350

351 Mr. Gorman stated that he thinks that what the Weeds are experiencing is, they had the snow belt 352 put on, the aluminum at the base of the roof. He continued that the ice and snow actually 353 accelerate off that, by design, so they do not get ice dams. The snow will then land on the shed 354 roof, which will be the style of the carport's roof, and will likely stay there, unless they were to 355 put a metal roof on that shed roof. Then it would avalanche into the neighbors' property. He 356 thinks that as long as it is an asphalt-style roof, it will just retain most of that snow, as Mr. Welsh said, and just have a melt off until spring. His only concern is the potential discharge of snow 357 358 into the neighbors' property in the event of a metal roof. He would probably be opposed to a

359 metal roof on that structure, for the sake of keeping the snow on the Weeds' property.

360

361 Mr. Rogers stated that for clarity, depending on how the Board were to approve this tonight, they 362 could consider some conditions. He continued that he heard them ask about whether this is 363 open-sided, so (a condition could be) that it has to stay open-sided. He would also point out that 364 this is an unheated space. Thus, snow will not shed off like it does off the house, which is 365 heated. Regardless of how well insulated a building is, heat loss happens, and snow slides. It is 366 not as likely to happen from (the carport) in this situation. The Board could consider that as well 367 as what Mr. Gorman spoke to, regarding how if this were a metal roof, maybe some of the 368 guards that Mr. Weigle mentioned could be required to be installed to hold the snow on that and 369 keep it off the neighbors' property. If the Board is inclined to approve this, they can do so and 370 address some of these concerns with some possible conditions.

371

372 Chair Hoppock stated that he is trying to envision what a condition would be. He asked if an

- asphalt roof could be a condition. Mr. Gorman replied yes or a metal with a snow guard.
- 374

375 Chair Hoppock asked if this goes to site plan review. He continued that he does not think so. 376 377 Ms. Taylor stated that she is hesitant to tell an applicant how to build something. She continued 378 that on the other hand, she thinks the Board could have a more general condition that it be 379 constructed in such a fashion that the snow would not discharge onto the abutters' property. 380 381 Chair Hoppock asked if that would be okay for enforcement purposes, from the administration's 382 perspective. Mr. Rogers replied yes, he thinks the department could work with that as the 383 building permit is issued. He continued that they will certainly be looking at this Variance, since 384 they normally would not allow this building permit, but if this Variance were granted, they 385 would certainly take that into consideration during the approval process. 386 387 Chair Hoppock asked if the applicants had anything else to add. Mr. Weed replied no. Chair 388 Hoppock asked for public comment. Hearing none, he closed the public hearing and asked the 389 Board to deliberate. 390 391 1. Granting the Variance would not be contrary to the public interest. 392 393 Mr. Welsh stated that he cannot see how this proposal is contrary to the public interest, provided 394 concerns about snow melt going into the neighbors' property are addressed. He continued that it 395 does not detract from property values. It provides no nuisance to the neighbors, and given the 396 talk about car damage, it strikes him that this is also a safety issue. It would be bad to be a 397 person walking underneath that (roof) when the snow fell. He thinks it is consistent with the first 398 criterion. 399 400 Mr. Gorman stated that he thinks it being open-sided on all sides helps with the public interest, 401 too. He continued that it is not as if they are putting a completely enclosed structure right on 402 their property line. They are simply trying to put cover over the roof of their cars. Thus, it is a 403 little different than, say, an addition. 404 405 2. *If the Variance were granted, the spirit of the Ordinance would be observed.* 406 407 Chair Hoppock stated that in a residential zone, albeit High Density, it is something that you 408 would normally see in the neighborhood. He continued that thus, it is consistent with the 409 Ordinance, in terms of a garage or other place for a car. 410 411 3. Granting the Variance would do substantial justice. 412 413 Chair Hoppock stated that to further Mr. Welsh's comment, in terms of doing substantial justice, 414 the harm to this applicant if it were to be denied would be significant and not outweighed by any 415 gain to the public, for the reasons the Weeds explained - the safety to their property and safety to 416 others who are in the area, and the minimal impact it would have on the neighbor, given the 417 configuration of the carport and the slant of the roof. He thinks the third criterion is satisfied.

418 419 420 421	4. If the Variance were granted, the values of the surrounding properties would not be diminished.
422 423	Chair Hoppock stated that he cannot even imagine a diminution of property values based on this.
424 425 426 427 428 429 430	 5. Unnecessary Hardship A. Owing to special conditions of the property that distinguish it from other properties in the area, denial of the variance would result in unnecessary hardship because No fair and substantial relationship exists between the general public purposes of the ordinance provision and the specific application of that provision to the property
431 432	and ii. The proposed use is a reasonable one.
433 434 435 436 437 438 439 440 441 442 443 444 445 444 445 446 447 448 449 450	 Chair Hoppock stated that he would say a special condition of the lot is the space between the home and the property line; it is tight. The driveway looks like it has been there for quite some time. He continued that he read in the application that these folks have lived there for over 30 years, and have always used this as a parking area. He thinks the special condition of the lot meets the unnecessary hardship criterion. Mr. Gorman stated that he agrees and adds that it would be an undue burden on the property owner (if this were not approved). Their only other solution would be to create a new driveway or park their cars somewhere else. He continued that as Chair Hoppock said, this is the way the driveway is set up and it has worked for them for over 30 years. This is rather where the carport needs to go, based on the configuration of the property. Chair Hoppock stated that in looking at the pictures, he cannot imagine where else a carport could go. Mr. Gorman made a motion to approve ZBA 23-28, for a Variance to construct a carport, with a one-foot side setback, with the following conditions:
451 452	 The carport will remain open on three sides. Petitioners make their best effort to maintain the snowfall on their own property.
453 454	Ms. Taylor seconded the motion.
455 456	1. Granting the Variance would not be contrary to the public interest.
457 458	Met with a vote of 5-0.
459	2. If the Variance were granted, the spirit of the Ordinance would be observed.

460		
461	Met w	ith a vote of 5-0.
462		
463	З.	Granting the Variance would do substantial justice.
464		
465	Met w	ith a vote of 5-0.
466		
467	4.	If the Variance were granted, the values of the surrounding properties would not be
468	dimini	shed.
469		
470	Met w	ith a vote of 5-0.
471		
472	5.	Unnecessary Hardship
473		A. Owing to special conditions of the property that distinguish it from other
474		properties in the area, denial of the variance would result in unnecessary hardship
475		because
476		<i>i.</i> No fair and substantial relationship exists between the general public
477		purposes of the ordinance provision and the specific application of that provision
478		to the property
479		
480	Met w	ith a vote of 5-0.
481		
482	and	
483		<i>ii.</i> The proposed use is a reasonable one.
484		
485	Met w	ith a vote of 5-0.
486		
487	The m	otion to approve ZBA 23-28 passed with a vote of 5-0.
488		
489	V)	New Business
490		
491		Hoppock stated that he extends a heartfelt thank you to Mr. Gorman for serving on the
492		for so long. He continued that the Board would miss him. Mr. Gorman replied that it has
493	been h	is pleasure and he will miss them as well.
494		
495	VI)	Communications and Miscellaneous
496		
497	None.	
498	* ***	
499	VII)	<u>Non-Public Session (if required)</u>
500	N .7	
501	None.	
502		

503 VIII) Adjournment

504

505 There being no further business, Chair Hoppock adjourned the meeting at 7:21 PM.

506

507 Respectfully submitted by,

508 Britta Reida, Minute Taker

509

- 510 Reviewed and edited by,
- 511 Corinne Marcou, Board Clerk

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80 KRIF RD. ZBA-2024-01



Petitioner requests a Special Exception to permit a light industrial use in the Commerce District per 8.3.5.E of the Zoning Regulations



NOTICE OF HEARING

ZBA-2024-01

A meeting of the Zoning Board of Adjustment will be held on **Monday, March 4, 2024, at 6:30 PM** in City Hall Council Chambers, 2nd floor, 3 Washington St, Keene, New Hampshire to consider the following petition.

ZBA-2024-01: Petitioner, Richard Robidoux, of Cheshire Builders, 48 Whittemore Farm Rd., Swanzey, NH, requests a Special Exception for property located at 80 Krif Rd., Tax Map #115-008-000, is in the Commerce District and owned by 80 Krif Rd., LLC. The Petitioner requests a Special Exception to permit light industrial use in the Commerce District per Article 8.3.5.E of the Zoning Regulations.

This meeting is open to the public, and anyone wishing to speak on the proposal will be given an opportunity to be heard during the public hearing for this application. The application for this proposal is available for public review in the Community Development Department on the 4th floor of City Hall between the hours of 8:00 am and 4:30 pm or online at https://keenenh.gov/zoning-board-adjustment

Mmil Maxem

Corinne Marcou, Zoning Clerk Notice issuance date February 22, 2024



City of Keene, NH

Zoning Board of Adjustment Special Exception Application



For Office Use Only:
Case No. 2BA - 20 34-01
Date Filled 2114/24
Rec'd By CAM
Page of 15
Rev'd by

If you have questions on how to complete this form, please call: (603) 352-5440 or email: communitydevelopment@keenenh.gov

SECTION 1: CONTACT INFORMATION I hereby certify that I am the owner, applicant, or the authorized agent of the owner of the property upon which this appeal is sought and that all information provided by me is true under penalty of law. If applicant or authorized agent, a signed notification from the property
owner is required.
OWNER / APPLICANT
NAME/COMPANY: 80 Krif Rd LLC
MAILING ADDRESS: 80 Krif Rd #14 Keene Nh 03413
PHONE:
EMAIL: shawn.voisine@603optx
SIGNATURE: DUM
PRINTED NAME: Shawn Voisine/Steve Polczwartek
APPLICANT (if different than Owner/Applicant)
NAME/COMPANY: 603 optx
MAILING ADDRESS: 80 Krif Rd #14
PHONE: (603) 209-1631
EMAIL: matt.zabko@micro-lam.com
SIGNATURE:
PRINTED NAME: Matt Zabko
AUTHORIZED AGENT (if different than Owner/Applicant)
NAME/COMPANY: Cheshire Builders Inc
MAILING ADDRESS: 48 Whittemore Farm Rd Swanzey NH 03446
PHONE: 352-6485
EMAIL: Rick@cheshirebuilders.com
SIGNATURE: Richard Folder
PRINTED NAME: Richard Robidoux

	SEC	TION 2: GENERA	AL PROPERTY IN	FORMATION	
Property Ad	^{dress:} 80 Krif Rd				
Tax Map Par	cel Number: 115/0	08/000 001/0	01		
Zoning Distri	ict: Commerce				
Lot Dimensio	ons: Front: 487	Rear: 534	^{Side:} 386	Side: 379	
Lot Area: Ac	cres: 5	Square Feet: 21	7800		
% of Lot Cov	ered by Structures (bui	ildings, garages, pools,	decks, etc): Existing:	Pro	oposed: N/A
% of Impervi	ious Coverage (structur	es plus driveways and	/or parking areas, etc): Existing:	Proposed: N/
Present Use:	Storage-1				
	^{ie:} Factory-1				
	T dotory T	SECTION 3:	WRITTEN NARRA	TIVE	
Article 25.6	.4.A.: Describe the p	roperty location, ov	vner of the subject p	property, and exp	plain the purpose a
effect of, ar	nd justification for, th	e proposed special e	exception.		
Purpose :	Shawn Voisine and To expand the exist	d, units 11 and 12 d Steve Polczwart sting facility at 80 k ommodate compa	ek Krif Rd, Units 13 an	d 14 to include	units 11 and 12.
Purpose :	Shawn Voisine and To expand the exist	d Steve Polczwarte sting facility at 80 k	ek Krif Rd, Units 13 an	ld 14 to include	units 11 and 12.

SECTION 4: APPLICANTION CRITERIA

Article of the Zoning Ordinance under which the Special Exception is sought:

8.3.5 Industrial Use

The Zoning Board of Adjustment shall have the authority to hear an decide special exceptions from the provisions of the Zoning Regulations of the City s Land Development Code, subject to the requirements of Article 25.6, Zoning Special Exception, 25.6.3 Authority and NH RSA 674:33.

Briefly describe your responses to each criteria, using additional sheets if needed:

1. The nature of the proposed application is consistent with the spirit and intent of the Zoning Regulations, this LDC and the City's Comprehensive Master Plan, and complies with all applicable standards in this LDC for the particular use.

Yes, Industrial - Light Use

- All fabrication activities are conducted within the building

 The manufacturing process includes Optical Fabrication and Diamond turning specializing in metal mirrors and infrared optics. Resulting in high quality metal mirrors used in telescopes and laser systems along with thermal imaging and night vision.

- Manufacturing process has been ongoing since 2018 with no complaints.

2. The proposed use will be established, maintained and operated so as not to endanger the public health, safety or welfare.

Yes, all manufacturing is contained to inside the building. All deliveries are offloaded directly into overhead doors and the same is true for outgoing deliveries.

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3. The proposed use will be established, maintained, and operated so as to be harmonious with the surrounding area and will not impede the development, use and enjoyment of adjacent property.

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Correct, there are other companies that own spaces at 80 Krif Rd that fall under the Industrial-light use, in addition 603 Optx does not use any exterior storage areas or containers.

4. The proposed use will be of a character that does not produce noise, odors, glare, and/or vibration that adversely affects the surrounding area.

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The manufacture process that has been in affect since 2018 has produced no complaints of noise, odor or vibration from the surrounding areas. The expansion includes more of the same machines that are already in use, so nothing will be different moving forward in that respect.

5. The proposed use will not place an excessive burden on public improvements, facilities, services or utilities.

No excessive burden will be placed public improvements, facilities, services or utilities. No bathrooms will be added so water and sewer usage will remain the same. LED lighting upgrades will be made to bays 11 and 12 which will reduce electrical usage in terms of lighting. Machines will be added so electrical demand will go up but compared to what these bays were used for by the previous owners the demand will be minor.

6. The proposed use will not result in the destruction, loss, or damage of any feature determined to be of significant natural, scenic or historic importance.

All proposed renovations will be made to the interior of the building footprint, nothing will change to the exterior of the building or the site other than a rooftop condenser for the heat pump to upgrade climate control due to manufacturing requirements.

7. The proposed use will not create a traffic safety hazard or a substantial increase in the level of traffic congestion in the vicinity of the use.

• •

No impact on traffic is expected, the business plan is not set up for the public to purchase goods directly from the facility. The products are manufactured and shipped out by order.

The business plan does involve hiring 5 to 8 more employees over the next year and half but bays 11 and 12 come with additional parking that will accommodate the new employees.



Data shown on this map is provided for planning and informational purposes only. The municipality and CAI Technologies are not responsible for any use for other purposes or misuse or misrepresentation of this map.

Parcel Number	Property Address	Owner Name	Co-Owner Name	Owner Address	Owner City	Owner State	Owner Zip
115-007-000-000-000	460 WINCHESTER ST.	LEGERE EMILE J. REV. TRUST	V	PO BOX 565	KEENE	NH	03431
115-008-000-000-000	0 KRIF RD.	UNION PLACE CONDOMINIU M	11	80 KRIF RD.	KEENE	NH	03431
115-008-000-001-001	80 KRIF RD. #1	BEECH HILL 1 LLC		52 EVANS LN	KEENE	NH	03431
115-008-000-001-002	80 KRIF RD. #2	DECATUR BRADLEY		110 SUGAR HILL RD	SWANZEY	NH	03446
115-008-000-001-003	80 KRIF RD. #3	LEGERE,	LEGERE NANCY A. REV. TRUST	PO BOX 565	KEENE	NH	03431
115-008-000-001-004	80 KRIF RD. #4	LEGERE	LEGERE NANCY A. REV. TRUST	PO BOX 565	KEENE	NH	03431
115-008-000-001-005	80 KRIF RD. #5	LEGERE,	LEGERE NANCY A. REV. TRUST	PO BOX 565	KEENE	NH	03431
115-008-000-001-006	80 KRIF RD. #6	LEGERE,	LEGERE NANCY A. REV. TRUST	PO BOX 565	KEENE	NH	03431
115-008-000-001-007	80 KRIF RD. #7	MIGNEAULT PROPERTIES LLC		C/O THE BREAD SHED	KEENE	NH	03431
115-008-000-001-008	80 KRIF RD. #8	MIGNEAULT PROPERTIES LLC		C/O THE BREAD SHED	KEENE	NH	03431
115-008-000-001-009	80 KRIF RD. #9	MIGNEAULT PROPERTIES LLC		C/O THE BREAD SHED	KEENE	NH	03431
115-008-000-001-010	80 KRIF RD. #10			C/O THE BREAD SHED	KEENE	NH	03431
115-008-000-001-011	80 KRIF RD. #11			105 STILLWATER WAY	SURRY	NH	03431
115-008-000-001-012	80 KRIF RD. #12			105 STILLWATER WAY	SURRY	NH	03431
115-008-000-001-013	80 KRIF RD. #13			80 KRIF RD. #14	KEENE	NH	03431
115-008-000-001-014	80 KRIF RD. #14			80 KRIF RD. #14	KEENE	NH	03431

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115-009-000-000-000	00ff KRIF RD.	KRIF ROAD ASSOCIATES LTD. PARTNERSHIP	11	PO BOX 565	KEENE	NH	03431
115-014-000-000-000	00ff KRIF RD.	KRIF ROAD ASSOCIATES LTD. PARTNERSHIP		PO BOX 565	KEENE	NH	03431
115-015-000-000-000	00ff KRIF RD.	KRIF ROAD ASSOCIATES LTD. PARTNERSHIP		PO BOX 565	KEENE	NH	03431
115-017-000-000-000	0 KRIF RD.	KRIF ROAD ASSOCIATES LTD. PARTNERSHIP		PO BOX 565	KEENE	NH	03431
115-018-000-000-000	69 KRIF RD.	DOUGLAS COMPANY INC	11	PO BOX D	KEENE	NH	03431
118-007-000-000-000	0 KRIF RD.	MONADNOCK ECONOMIC DEVELOPMEN T CORP	11	PO BOX 704	KEENE	NH	03431-0704

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19 GROVE ST. ZBA-2024-02



Petitioner requests a Variance to convert a legal non-conforming office use to a third apartment in the Residential Preservation District per 3.2.5 of the Zoning Regulations



NOTICE OF HEARING

ZBA-2024-02

A meeting of the Zoning Board of Adjustment will be held on **Monday, March 4, 2024**, **at 6:30 PM** in City Hall Council Chambers, 2nd floor, 3 Washington St, Keene, New Hampshire to consider the following petition.

ZBA-2024-02: Petitioner, Thomas Hanna of BCM Environmental and Land Law, PLLC, Keene, requests a Variance for property located at 19 Grove St., Tax Map #585-055-000, is in the Residential Preservation District, and is owned by 1925 Grove Street, LLC, 295 Seaver Rd., Harrisville. The Petitioner requests a Variance to permit the conversion of a legally non-conforming office use to a third apartment unit in the Residential Preservation District per Article 3.2.5 of the Zoning Regulations.

This meeting is open to the public, and anyone wishing to speak on the proposal will be given an opportunity to be heard during the public hearing for this application. The application for this proposal is available for public review in the Community Development Department on the 4th floor of City Hall between the hours of 8:00 am and 4:30 pm or online at <u>https://keenenh.gov/zoning-board-adjustment</u>

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Corinne Marcou, Zoning Clerk Notice issuance date February 22, 2024



City of Keene, NH

Zoning Board of Adjustment Variance Application



For Office Use Only: Case No. 28 A - 2024-02 Date Filled 2115/24 Rec'd By CM Page / of o Rev'd by

If you have questions on how to complete this form, please call: (603) 352-5440 or email: communitydevelopment@keenenh.gov

	SECTION 1: CONTACT INFORMATION I am the owner, applicant, or the authorized agent of the owner of the property upon which this appeal is sought and provided by me is true under penalty of law. If applicant or authorized agent, a signed notification from the property owner is required.
	OWNER / APPLICANT
NAME/COMPANY:	1925 Grove Street LLC
MAILING ADDRESS:	295 Seaver Road, Harrisville, NH 03450
PHONE:	
EMAIL:	See Agent Info.
SIGNATURE:	Janey B. Chabott, manager
	Nancy B. Chabott, Manager of 1925 Grove Street LLC
	APPLICANT (if different than Owner/Applicant)
NAME/COMPANY:	
MAILING ADDRESS:	
PHONE:	
EMAIL:	
SIGNATURE:	
PRINTED NAME:	
	AUTHORIZED AGENT (if different than Owner/Applicant)
NAME/COMPANY:	BCM Environmental and Land Law, PLLC
MAILING ADDRESS:	41 School Street, Keene, NH 03431
PHONE:	(603) 352-1928
EMAIL:	nanna@nhlandlaw.com; kessler@nhlandlaw.com
SIGNATURE:	Thomas R. Honna
PRINTED NAME: T	Thomas R. Hanna

Page 4 of 12

	SECTION 2: PR	OPERTY INFORM	ATION	
Property Address: 19 Grov	e Street			
Tax Map Parcel Number: 585-	055-000			
Zoning District Residentia	I Preservation			
Lot Dimensions: Front: 61'	Rear: 67.48'	Side: 152.46'	Side: 152.46'	
Lot Area: Acres: 0.23	Square Feet: 10,0	19		
% of Lot Covered by Structures (b	uildings, garages, pools,	decks, etc): Existing:	N/A Proj	oosed: N/A
% of Impervious Coverage (structu	ires plus driveways and,	/or parking areas, etc)	: Existing: N/A	Proposed: N/A
Present Use: 1 Office & 2 Apa	tments			
Proposed Use: 3 Apartments				
	SECTION 3:	WRITTEN NARRA	TIVE	State State

Article 25.5.4.A.: Describe the property location, owner of the subject property, and explain the purpose and effect of, and justification for, the proposed variance.

See Attached.

SECTION 4: APPLICANTION CRITERIA

A Variance is requested from Article (s) 3.2.5

of the Zoning Regulations to permit:

The conversion of a legally non-conforming office use to a third apartment unit in the Residential Preservation District.

Briefly describe your responses to each criteria, using additional sheets if necessary:

1. Granting the variance would not be contrary to the public interest because:

See Attached.

2. If the variance were granted, the spirit of the ordinance would be observed because:

See Attached.

3. Granting the variance would do substantial justice because:

See Attached.

4. If the variance were granted, the values of the surrounding properties would not be diminished because:

See Attached.

5. Unnecessary Hardship

A. Owing to special conditions of the property that distinguish it from other properties in the area, denial of the variance would result in unnecessary hardship because:

i. No fair and substantial relationship exists between the general public purposes of the ordinance provi sion and the specific application of that provision to the property because:

See Attached.

and ii. The proposed use is a reasonable one because:
See Attached.
B. Explain how, if the criterial in subparagraph (A) are not established, an unnecessary hardship will be deemed to exist if and only if, owing to special conditions of the property that distinguish it from other properties in the area, the property cannot be reasonably used in strict conformance with the ordinance, and a variance is therefore necessary to enable a reasonable use of it.
See Attached.

NOTICE LIST							
This template can be use	d to record the name, mailing addr that is required to be notic	ess, street address, and tax map parc ced as part of an application.	el (TMP) # for each party				
OWNER NAME	MAILING ADDRESS	STREET ADDRESS (If different from mailing address)	TAX MAP PARCEL (TMP) #				
See Attached.							

VARIANCE APPLICATION

19 Grove Street, Keene, NH (Parcel ID: 585-055-000)

PROJECT NARRATIVE

The Owner of the property at 19 Grove Street (Parcel ID: 585-055-000), 1925 Grove Street LLC, is seeking to convert an existing, legally non-conforming office to a third apartment unit. The property is in the Residential Preservation District, which does not allow for multi-family dwellings. As such, a variance is requested from Section 3.2.5 of the City's Zoning Ordinance to permit this conversion.

The existing building at 19 Grove Street has been a mixed-use building since the late 1800s. The first floor was used to house one of Keene's first grocers/grocery stores, which operated from the 1890s until the mid-20th century. This 1,248 square foot space was then used for several decades as an office for Chabott Coal and Oil. Most recently, it was used as office space for a Chiropractor.

The Owner has had difficulty finding a new tenant for this space for an office use and would like to convert the first-floor office unit to a residential apartment. This proposed use would be in keeping with the other uses on site as the building has two existing apartments units, and would be more aligned with the surrounding land uses on Grove Street, which are predominantly two- and multi-family dwellings.

RESPONSES TO VARIANCE CRITERIA

1. Granting the variance would not be contrary to the public interest because:

The proposed residential use will be less impactful on the surrounding neighborhood and more aligned with the purpose of the Residential Preservation District than the current office use. In addition, the proposed use would serve the public interest by increasing available housing during a time when such units are in short supply and high demand.

A third apartment unit in the building will generate less traffic than the existing combination of office and residential uses. The ITE Trip Generation Manual 10th Edition estimates that a "Single Tenant Office Building" (ITE Code #715) produces 1.74 vehicle trips per 1,000 square feet of gross floor area during the PM peak hour, and that "Multifamily Housing (Low-Rise)" (ITE Code #220) generates 0.56 vehicle trips per dwelling unit during the PM peak hour. Using these estimates, the existing building, which contains two dwelling units and a 1,248 square foot office space, generates approximately 3.29 vehicle trips during the PM peak hour. Whereas, the proposed multi-family residential use of three apartment units will generate approximately 1.68 vehicle trips during the PM peak hour. This proposed change of use will result in a 49% reduction in vehicular traffic to the site.

In addition to fewer vehicle trips, the proposed use will reduce parking demand onsite. Table 9-1 "Minimum On-Site Parking Requirements" of the Zoning Ordinance requires a total of 9 onsite parking spaces for the existing uses on the property. The "Office," which is 1,248 sq. ft., requires 5 onsite parking spaces and the two apartments require a total of 4 onsite parking spaces. Conversion of the office space to a third apartment will require 6 onsite parking spaces.

Due to the size of the existing building's footprint (6,073 square feet) and the size of the parcel (10,019 square free), there is limited room on site for parking. Currently, there are 5 onsite parking spaces, where 9 are required by the Zoning Ordinance. As the current use has a parking deficiency of 4 onsite parking

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spaces, Section 9.2.8 of the Zoning Ordinance allows for a parking credit to be applied to the onsite parking requirements for the proposed use. Section 9.2.8 states that:

"Any existing parking deficiencies of the required on-site parking spaces for the previous use may be credited to the new use at the discretion of the Zoning Administrator, provided that the previous use was legally established and the number of parking spaces has not decreased."

If the existing deficiency of -4 onsite parking spaces is applied to the required 6 onsite spaces for the proposed three dwelling units, then the onsite parking requirement for the proposed multifamily use would be 2 parking spaces. However, the Owner intends to retain the existing 5 parking spaces, and does not plan to make any modifications to this parking.

In addition to the existing 5 parking spaces on the property, the driveway leads to a parking area on the abutting parcel to the south (25 Rear Grove Street, Parcel ID: 585-053-000), which is also owned by 1925 Grove Street LLC. This parking area is accessory to the parcels at 19 Grove Street and 25 Grove Street and may be used for overflow parking, if needed.

2. If the variance is granted, the spirit of the ordinance would be observed because:

The conversion of the existing mixed-use building to a 3-unit multi-family dwelling will be more conforming with the purpose of the Residential Preservation District and the requirements of the Zoning Ordinance for residential districts/uses.

The Residential Preservation District was established in 2017 with the intent of returning "...*this area of the City to neighborhoods composed predominantly of moderately dense, single-family development.*" Although the proposed use is not a single-family dwelling, it is a residential use that is in keeping with the surrounding land uses, which are predominantly two- and multi-family dwellings. It is also more in keeping with the residential use permitted in the Residential Preservation District than the existing office use. Fourteen (14) of the 22 parcels on Grove Street have buildings with two or more dwelling units; 6 are single-family dwellings; 1 is a parking lot; and 1 is bank.

The existing building has been used for commercial and residential purposes for over a century, and is the only mixed-use building on Grove Street. However, mixed uses are not permitted on lots in residential zoning districts per Section 8.1.3 of the Zoning Ordinance. Granting the variance will allow the building to convert to a multi-family dwelling, thereby eliminating the nonconforming commercial use, as well as the nonconforming mixed uses.

3. Granting the variance would do substantial justice because:

Granting the variance will enable Owner to continue to use the building in a manner that is in keeping with the Zoning Ordinance without having to make major renovations to the building and site. As noted in the project narrative, the Owner has been unable to find a tenant for the first-floor office unit that would be compatible with the surrounding residential neighborhood or with the residential apartments in the building. The Owner would like to continue to use/rent the first-floor unit (1,248 square feet), which accounts for nearly 40% of the building's livable floor area (3,184 square feet). As there is high demand for rental housing, and the existing building is surrounded by two- or multi-family dwellings, converting this space to a third apartment unit will allow the Owner to continue to rent/maintain the property in a way that is more conforming with the surrounding land uses and the Zoning Ordinance.

In addition, granting the variance will permanently eliminate the potential impacts that a commercial use might have on the surrounding residences, such as vehicle traffic, thereby enhancing the residential character of the neighborhood.

4. If the variance were granted, the values of surrounding properties would not be diminished because:

The proposed apartment use will have less of an impact on the surrounding area by generating less traffic and requiring less parking on site than the existing commercial office use. Furthermore, converting the existing mixed commercial/residential building to a three-family dwelling will make it more compatible with the uses of surrounding properties. Except for 87 Water Street, the parcel at 19 Grove Street is surrounded by two- or multi-family dwellings. The existing buildings in this area date back to the late 1800s and early 1900s, when the historic pattern of development was two-family and multi-family dwellings on smaller lots.

According to the City's assessing records:

- The abutting parcel to the north at 13 Grove Street is a two-family dwelling built in 1900 on a 0.2acre lot.
- The abutting parcels to the south include 25 Grove Street, which is a two-family dwelling built in 1900 on a 0.13-acre lot, and 25 (Rear) Grove Street, which is a 0.18-acre lot used as accessory parking to the parcels at 25 and 19 Grove Street.
- The abutting parcel to the west (at the rear of the lot) at 10 Willow Street is a two-family dwelling built in 1850 on a 0.14 -acre lot.
- The abutting properties directly across the street (to the east) include 14-16 Grove Street, which is a three-family dwelling built in 1910 on a 0.14-acre lot, and 18 Grove Street, which is a two-family dwelling built in 1900 on 0.14-acre lot.

5. Unnecessary Hardship

- a. Owing to special conditions of the property that distinguish it from other properties in the area, denial of the variance would result in unnecessary hardship because:
 - i. No fair and substantial relationship exists between the general public purposes of the ordinance provision and the specific application of that provision to the property because:

The existing nonconforming building at 19 Grove Street and its nonconforming mixed commercial/residential uses were first established in the 1890s, over 130 years ago, by the Chabott family. At that time, and still today, the surrounding neighborhood was composed mostly of two- and multi-family dwellings on small lots spaced closely together. Unlike its neighboring properties, the building's first floor housed one of Keene's first grocery stores, Chabott Grocer, which operated from the 1890s until the mid-20th century. Its upper stories were used as apartment space by the Chabott family, and have since been rental apartments for the past thirty years. The first-floor space was later used for several decades as an office for Chabott Coal and Oil, and most recently, it was office space for a Chiropractor.

Historically, this 2.5-story building has had a larger footprint than surrounding buildings, due mostly to the storage space required for the former grocery use (3,917 square feet of the building remains as storage space for private use of the Owner). This footprint encompasses over 60.5% of the lot. The remaining land area is used for parking, a driveway, and a very small area of grass along the north side of the building.

Although the development pattern of this area has changed little over the past several decades, the City's long-range intent for new development in this area shifted in 2017 with the adoption of the Residential Preservation District. This newly formed district eliminated the allowance for two- and multi-family dwelling uses in this moderately-dense neighborhood. The only residential use permitted in the Residential Preservation District is single-family dwellings and mixed uses on a lot are not permitted.

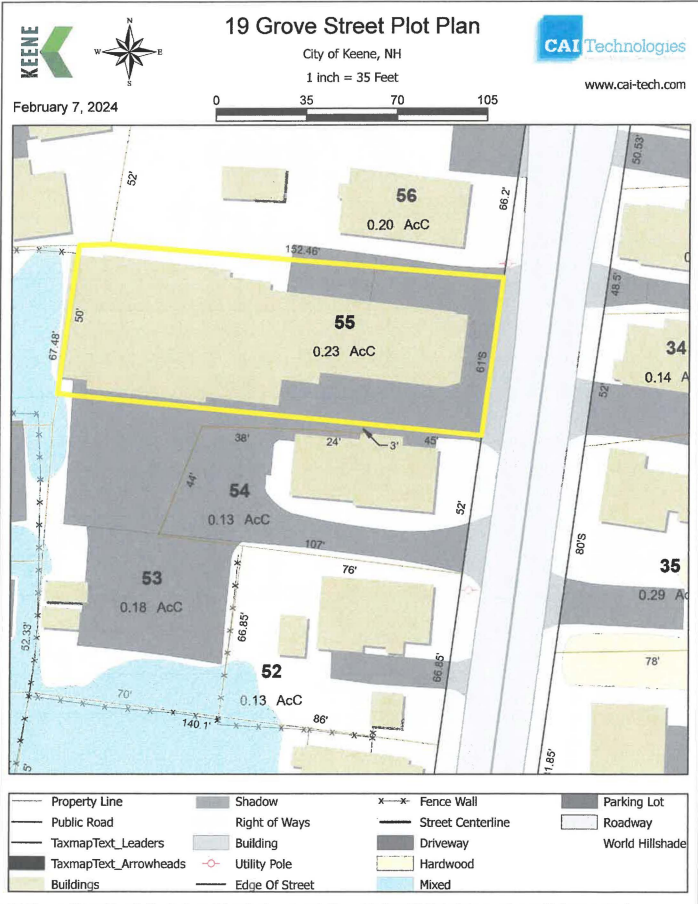
Due to the unique size of this historic building, its nonconforming mixture of commercial space and apartments, and the predominance of two-family and multi-family housing in the immediate vicinity, it is unreasonable to require the Owner to transition this existing building to a single-family home to be conforming with the intent of the Ordinance. The requested variance would allow the Owner to continue use of the first-floor space of the building, for which it has had difficulty finding a new office/commercial tenant, in a manner that is more nearly conforming with the intent of the Residential Preservation District and is compatible with surrounding land uses.

ii. The propose use is a reasonable one because:

The proposed first-floor apartment will be more conforming with and less impactful on the surrounding residential area than the existing office/commercial use. Granting the variance will eliminate the existing non-conforming commercial use as well as the mixed uses on the property, and will enable the building to be used in a way that is compatible with the residential neighborhood. It will also allow the Owner to continue to utilize the property without having to make major changes to the site and building.

b. Explain how, if the criteria in subparagraph A are not established, an unnecessary hardship will be deemed to exist if, and only if, owning to special conditions of the property that distinguish it from other properties in the area, the property cannot be reasonably used in strict conformance with the ordinance, and a variance is therefore necessary to enable a reasonable use of it.

As the criteria in subparagraph A are established, a response to this section is not applicable.



Data shown on this map is provided for planning and informational purposes only. The municipality and CAI Technologies are not responsible for any use for other purposes or misuse or misrepresentation of this map.

PHOTO SHEETS FOR 19 GROVE STREET VARIANCE APPLICATION (Photos Taken Feb. 11, 2024)



Photos above and below. Front elevation of 19 Grove Street (photos taken from Grove Street facing west).



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PHOTO SHEETS FOR 19 GROVE STREET VARIANCE APPLICATION (Photos Taken Feb. 11, 2024)



Above Photo: Parking area at 25(Rear) Grove Street that is adjacent to 19 Grove Street to the south (photo taken from the driveway of 19 Grove Street facing southwest); Below Photo: Rear of the building at 19 Grove Street and the adjacent parking area at 25(Rear) Grove Street (photo taken from the driveway of 19 Grove Street facing west).



PHOTO SHEETS FOR 19 GROVE STREET VARIANCE APPLICATION (Photos Taken Feb. 11, 2024)

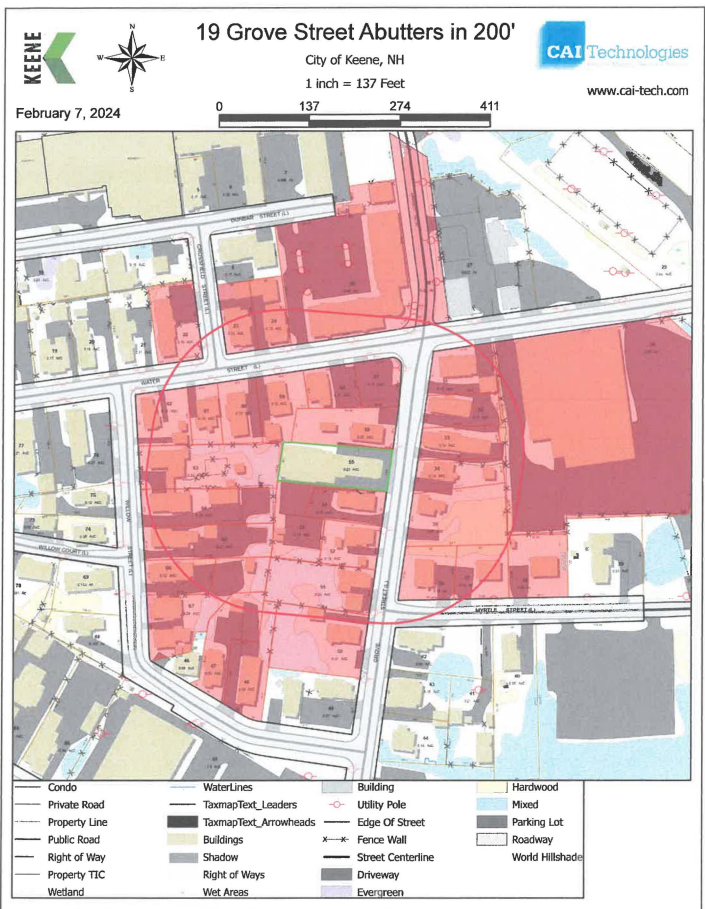


Above Photo: Two- and Multi-Family Dwellings across Grove Street from 19 Grove Street (photo taken facing east); Below Photo: View of 19 Grove Street and surrounding buildings (photo taken facing northwest).



Parcel Number	Property Address	Owner Name	Owner Mailing Address		
585-053-000; 585-054-	25Rear GROVE ST.; 25 GROVE	1925 GROVE STREET LLC	295 SEAVER RD.	HARRISVILLE, NH 03450	
000; 585-055-000	ST.; 19 GROVE ST.				
585-056-000	13 GROVE ST.	210 HOLDINGS LLC	PO BOX 164	MARLOW, NH 03456	
585-022-000	74-76 WATER ST.	74-76 WATER ST LLC	PO BOX 427	KEENE, NH 03431	
585-030-000	131 WATER ST.	B&D HOLDINGS INC.	EXT. SUITE 201		
585-061-000	77 WATER ST.	JANICE J. BOURASSA	77 WATER ST.	KEENE, NH 03431	
585-033-000	14-16 GROVE ST.	THEODORE E. CHABOTT LIVING TRUST	245 CHURCH ST.	KEENE, NH 03431	
585-026-000; 585-057-	0 WATER ST.; 0 GROVE ST.	CITY OF KEENE	3 WASHINGTON ST.	KEENE, NH 03431	
585-025-000	92 WATER ST.	CITYSIDE HOUSING ASSOCIATES LP	63 COMMUNITY WAY	KEENE, NH 03431	
585-035-000	24 GROVE ST.	ROBERT S. CROWELL	24 GROVE ST.	KEENE, NH 03431	
585-036-000	10 MYRTLE ST.	DIABCO PROPERTIES LLC	112 MAPLE ST	SCITUATE, MA 02066	
585-031-000	113 WATER ST.	DIRTY WATER 113 LLC	49 MAIN ST.	NORWELL, MA 02061	
585-059-000	87 WATER ST.	ELM CITY PROPERTIES LLC	16 NORTH SHORE RD.	SPOFFORD, NH 03462	
	16 WILLOW ST.; 22 WILLOW ST; 28 WILLOW ST; 35 WILLOW ST	DONNA FORTE	134 DAVIS ST	KEENE, NH 03431	
585-047-000; 585-048- 000	52 WILLOW ST.; 58 WILLOW ST.	DONNA J FORTE PROPERTY MGMT LLC	134 DAVIS ST	KEENE, NH 03431	
585-034-000	18 GROVE ST.	LAWRENCE R. GILMET, JR.	18 GROVE ST.	KEENE, NH 03431	
585-060-000	81 WATER ST.	GREENWALD 2 LLC	PO BOX 361	KEENE, NH 03431	
585-058-000	91 WATER ST.	JOSHUA GREENWALD	55 MAIN ST.	KEENE, NH 03431	
585-023-000; 585-024- 000	84 WATER ST.; 88-90 WATER ST.	WENDI HULSLANDER	20 VINE ST.	KEENE, NH 03431	
585-052-000	29 GROVE ST.	ERICA KEMPF & DAVID BROUGHTON	29 GROVE ST.	KEENE, NH 03431	
585-063-000	10 WILLOW ST.	MEDARD K. KOPCZYNSKI	10 WILLOW ST.	KEENE, NH 03431	
585-032-000	8 GROVE ST.	LANDON REALTY TRUST SUSAN MAZZONE, TRUSTEE	98 OVERVIEW DR.	JAFFREY, NH 03452	
585-037-000	24 MYRTLE ST.	CHRISTOPHER MCGARRY	24 MYRTLE ST.	KEENE, NH 03431	
585-038-000	38 MYRTLE ST.	PETER T. MORAN	PO BOX 146	KEENE, NH 03431	
585-062-000	4 WILLOW ST.	EST OF GREGORY PITTS SR & HEIRS IF ANY	4 WILLOW ST	KEENE, NH 03431	
585-067-000	34-38 WILLOW ST.	MARK T. SYMONDS	167 DEPOT RD.	WESTMORELAND, NH 03467	
585-050-000	43 GROVE ST.	TIMOTHY W. ZINN	9 FULLER DR.	BRATTLEBORO, VT 05301-6502	
	BCM ENVIRONMENTAL & LAND LA	AW PLLC	41 SCHOOL ST.	KEENE, NH 03431	

NOTICE LIST FOR 19 GROVE STREET (Parcel ID: 585-055-000) VARIANCE APPLICATION



Data shown on this map is provided for planning and informational purposes only. The municipality and CAI Technologies are not responsible for any use for other purposes or misuse or misrepresentation of this map.

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ZONING BOARD OF ADJUSTMENT 2024 MEETING SCHEDULE

DEADLINE DATE	MEETING DATE*
December 15, 2023	January 2, 2024*
January 19, 2024	February 5, 2024
February 16, 2024	March 4, 2024
March 15, 2024	April 1, 2024
April 19, 2024	May 6, 2024
May 17, 2024	June 3, 2024
June 14, 2024	July 1, 2024
July 19, 2024	August 5, 2024
August 16, 2024	September 3, 2024*
September 20, 2024	October 7, 2024
October 18, 2024	November 4, 2024
November 15, 2024	December 2, 2024
December 20, 2024	January 6, 2025

*January & September meetings are scheduled for Tuesday due to the holiday.

**All meetings begin at 6:30 PM and are held on the first Monday of each month in the Council Chambers, 2nd fl City Hall, unless stated otherwise.

CITY OF KEENE

ZONING BOARD OF ADJUSTMENT

RULES OF PROCEDURE

I. GENERAL RULES

- A. **Authority:** These rules of procedure are adopted under the Authority of New Hampshire Revised Statutes Annotated, 1983, Chapter 676:1, and the zoning ordinance and map of the City of Keene. The Zoning Board of Adjustment (ZBA) shall have and shall exercise all of the powers enumerated in RSA 674:33, or as otherwise provided by State statute and City Ordinances.
- B. **Purpose**: The purpose of these rules is to provide guidance to the City of Keene Zoning Board of Adjustment ("Board") and all persons participating in proceedings held before the Board, and to allow for the orderly and efficient handling of all matters within the jurisdiction of the Board. Proceedings are not to be strictly governed by formal rules of evidence or parliamentary procedure. Instead, these rules are designed so that all parties interested in an application will be allowed a reasonable opportunity to fully participate and share their views, facts, evidence, and opinions for the Board's consideration in reaching an appropriate decision. The Board is authorized, by a vote of two-thirds (2/3) of the five (5) member Board, to vote at any meeting to suspend, supplement, alter, or amend any specific rule or procedure, as may be appropriate in a particular matter, in order to best accomplish this purpose.
- C. **Officers:** All officers of the Board, including up to five (5) alternate members, shall be appointed by the Mayor of the City of Keene pursuant to RSA 673:6, and applicable City Ordinance.
 - a. A *Chair* shall be elected annually by a majority vote of the Board in the month of January. The *Chair* shall preside over all meetings and hearings, appoint such committees as directed by the Board, and shall affix their signature in the name of the Board.
 - b. A *Vice-Chair* shall be elected annually by a majority vote of the Board in the month of January. The *Vice-Chair* shall preside in the absence of the Chair and shall have the full powers of the Chair on matters which come before the Board during the absence of the Chair.
 - c. A *Clerk* (who shall not be a Board member) shall be appointed by the City of Keene Zoning Administrator, to maintain a record of all meetings, transactions, and decisions of the Board, and perform such other duties as the Board may direct by resolution and otherwise assist the Board.

- d. The *Chair* and *Vice-Chair* shall serve for a one (1) year term and shall be eligible for re-election and shall continue to serve until annual elections are next held.
- D. **Members and Alternates:** Up to five (5) alternate members may be appointed by the Mayor of the City of Keene, pursuant to RSA 637:6, and applicable City Ordinance to serve whenever a regular member of the Board is unable to fulfill that member's responsibilities.
 - a. At meetings of the ZBA, alternates who are not activated to fill the seat of an absent or recused member, or who have not been appointed by the Chair to temporarily fill the unexpired term of a vacancy, may participate with the Board in a limited capacity. During a public hearing, alternates may sit at the table with the regular members and may view documents, listen to testimony, ask questions and interact with other Board members, the applicant, abutters, and the public. Alternates shall not be allowed to make or second motions. During work sessions or portions of meetings that do not include a public hearing, alternates may fully participate, exclusive of any motions or votes that may be made. At all times, the Chair shall fully inform the public of the status of any alternate present and identify the members who shall be voting on the application.
 - b. Members must reside in the community and are expected to attend each meeting of the Board to exercise their duties and responsibilities. Any member unable to attend a meeting shall notify the Clerk as soon as possible. Members, including the Chair and all officers, shall participate in the decision-making process and vote to approve or disapprove all motions under consideration.
- E. **Meetings:** Regular meetings shall be held in the Council Chambers, at 3 Washington Street, Keene, New Hampshire, on the first Monday of each month unless otherwise duly noticed by the Clerk. Other meetings may be held on the call of the Chair provided public notice and notice to each member is given in accordance with RSA 91-A:2, II.
 - a. **Quorum**: A quorum for all meetings of the Board shall be three (3) members, including alternates sitting in place of members.
 - i. The Clerk shall make every effort to ensure that all five (5) members, and one (1) or two (2) alternates, are present for the consideration of any appeal or application.
 - ii. If any regular Board member is absent from any meeting or hearing, or disqualifies them self from sitting on a particular case, the Chair shall designate one of the alternate members to sit in place of the absent or disqualified member, and such alternate shall be in all respects a full member of the Board while so sitting.

- iii. If there are less than five (5) members (including alternates) available, the Clerk, shall give the option to the applicant to proceed or not prior to the scheduled meetings. Should the applicant choose to proceed with less than five (5) members present that shall not solely constitute grounds for a re-hearing should the application be denied. All decisions of the Board shall require the concurrence of at least three (3) members. The option to request to reschedule a meeting of less than five (5) members is not absolute, and the Board may, at its discretion, proceed to consider an application with less than a five (5) member Board.
- b. **Public Hearing Limits:** The Board shall not open a new or continued public hearing after 10:00 p.m.
- c. **Disqualification**: If any member finds it necessary to disqualify (or recuse) themselves from sitting in a particular case, as provided in RSA 673:14, they shall notify the Clerk as soon as possible so that an alternate may be requested to sit in their place. When there is uncertainty as to whether a member should be disqualified to act on a particular application, that member or another member of the Board may request the Board to vote on the question of disqualification. Any such request shall be made before the public hearing gets underway. The vote shall be advisory and non-binding.
 - i. Either the Chair or the member disqualifying before the beginning of the public hearing on the case shall announce the disqualification. The disqualified member shall step down from the Board table during the public hearing and during deliberation on the case.
 - ii. Any interested person appearing in a proceeding, having any information or reason to believe that a Board member should be disqualified, shall notify the Chair as soon as possible and in any event before the commencement of such public hearing.
 - iii. Any Board member or other interested party may, in accordance with RSA 673:14, prior to the commencement of any public hearing, request the Board to make the determination as to whether or not such Board member should be disqualified.
 - iv. In deciding issues of disqualification, the Board shall be guided by RSA 500-A:12, pertaining to jury selection and the requirement that jurors shall be "indifferent," as well as the City of Keene Code of Ordinances §2-1111, et seq. ("Conflict of Interest").
- d. **Voting**: Unless otherwise required by law (i.e. RSA 674:33, III) all actions before the Board (including appropriate findings of fact) shall require only

a majority vote of those members acting on any matter. All members hearing a matter shall vote; abstention shall not be allowed.

- e. **Order of Business**: The order of business for regular meeting shall be as follows:
 - i. Call to order by the Chair
 - ii. Roll call by the Chair
 - iii. Minutes of previous meeting
 - iv. Unfinished business
 - v. Public hearing
 - vi. New business
 - vii. Communications and miscellaneous
 - viii. Other business
 - ix. Non-public session (if required)
 - x. Adjournment

(Note: although this is the usual order of business, the Board may change the order of business after the roll call in order to accommodate efficiency or the public.)

f. **Nonpublic Sessions**: All deliberations of the Board shall be held in public. Nonpublic sessions shall be held only as necessary and in strict compliance with the provisions of RSA 91-A. The Board may also adjourn, as needed, to meet with its attorney to receive legal advice, which will not constitute a nonpublic session pursuant to RSA 91-A.

II. PROCEDURES FOR FILING APPLICATIONS

A. Application/Decision

- a. **Applications:** The original application forms may be obtained from either the Clerk or the Community Development Department. Each application for a hearing before the Board shall be made on forms provided by the Board and shall be presented to the Clerk who shall record the date of receipt over their signature. The forms provided by the City must be used; correctness of the information supplied shall be the responsibility of the petitioner at all times. Applications should be identified as one of the following: Appeal of an Administrative Decision, Change of a Non-Conforming Use, *Enlargement or Expansion of a Non-Conforming Use*, Equitable Waiver of Dimensional Requirements, Special Exception, *Extension*, and Variance. All forms and fees prescribed herein and revisions thereof shall be adopted by the Board and shall become part of these Rules of Procedure.
 - i. Applications to Appeal from an Administrative Decision taken under RSA 676:5 shall be filed within thirty (30) days of the decision or when such decision becomes known or reasonably

should have been known, by the petitioner as determined by the Board.

- b. A public hearing shall be held within ninety (90) days of the receipt of an application, provided that the applicant may waive this requirement and consent to such extension as may be mutually agreeable. If a zoning board of adjustment determines that it lacks sufficient information to make a final decision on an application and the applicant does not consent to an extension, the board may, in its discretion, deny the application without prejudice, in which case the applicant may submit a new application for the same or substantially similar request for relief. Public notice of public hearings on each application shall be published in the local newspaper and shall be posted at two locations, of which one posting may be on the City internet website, not less than five (5) days before the date fixed for the hearing. Notice shall include the name of the applicant, description of property to include tax map identification, action desired by the applicant, all applicable provisions of the zoning ordinance, the type of appeal being made, and the date, time, and place of the hearing.
 - Personal notice shall be made by Certified Certificate of Mail to the applicant and to all abutters and holders of conservation, preservation or agricultural preservation restrictions not less than five (5) days before the date of the hearing.
- c. **Plot Plans**: A scale drawing showing the location and dimensions of all structures and open spaces on the subject lot and on the adjacent lots. Plans need not be professionally drawn, but must be a sufficient and accurate representation of the property. Plans deemed to be insufficient by the Clerk shall be returned, and no public hearing shall be scheduled until the receipt of an acceptable plan. The plot plan is to be a minimum of $8 \frac{1}{2} \times 11$ inches.
- d. **Abutter Notification Materials**: For the purpose of abutter notification, the following items shall be submitted with the application:

i.

An abutters list that includes *the property owner, applicant and if applicable, authorized agent*, all owners of properties that directly abut and/or that are across the street or stream from the parcel(s) that will be subject to review, and all owners of properties located within two hundred (200) feet of the parcel(s) *and holders of conservation, preservation, or agricultural preservation restrictions* that will be subject to review. The certified list shall include all property owner names, property street addresses, property tax map parcel numbers, and mailing addresses if different from the property address. In the case of an abutting property being under a condominium or other collective form of ownership, the term abutter means the officers of the collective or association as defined in RSA 356-B:3, XXIII.

- ii. Two (2) sets of legible mailing labels (Avery size 5160 or equivalent) for each abutter and including the owner of the property that will be subject to review and his/her designated agent(s).
- iii. A check in an amount sufficient to cover the cost of legal notice advertising and *required* mailing. of certified letters to abutters.
- e. In accordance with RSA 676:5, IV, each application shall require the payment of an application fee to be determined by the Board, together with fees that may be required for investigative studies, document review or other administrative costs and expenses.

B. **Other Requirements**

- a. **Appeals of Administrative Decisions**: An appeal from an administrative decision, filed in accordance with RSA 676:5, shall be filed within thirty (30) days of such decision.
- b. **Person Authorized to Submit Applications**: To submit a proper application, an applicant must be one of the following persons:
 - i. The title or record owner of the subject property, or such owner's duly authorized agent, and signed as such on the application form.
 - ii. The holder of a valid Purchase & Sales Agreement or the holder of a valid Option for the purchase of the subject property (with a signed written consent of the title or record owner of such property, or such owner's duly authorized agent).
- c. **Documentation of Title or Authority to Appeal**: The Board may require the holder of record title to submit documentary evidence as to Petitioner's title and holders of Purchase and Sale Agreements or Options may be required to submit evidence that they are valid holders of such agreements before the Board will consider their application.
- d. **Inadequate Application**: Any Petitioner who submits an application, plans and/or exhibits that are deemed inadequate by the Clerk shall not be scheduled for a hearing before the Board until such time as the Clerk receives adequate plans or exhibits and application.
- e. **Floor Plans**: When, in the opinion of the Community Development Department, floor plans are necessary in the case of conversions or renovations to an existing structure, Petitioner shall furnish interior floor plans to scale. Floor plans need not be professionally drawn, but must be a sufficient and accurate representation of the floor plan.
- C. **Deadline for filing**: All required information under these rules must be submitted to the Clerk before the scheduled deadlines to be submitted to the Board. The

submittal deadline shall be no less than seventeen (17) days' prior to the next months meeting. The application will not be placed on the Agenda until <u>all</u> of the required information is received in a format acceptable to the Clerk.

- D. Notification to Abutters and Public: The Clerk will set a date, time, and place for a public hearing and shall notify the applicant and all abutters within two hundred (200) feet of the property (using the notification materials required by Paragraph A.d.i., above) by Certified Certificate of Mail, and shall cause a public notice of the hearing to be published in a newspaper of general circulation in the area, at least five (5) days' prior to the date fixed for the hearing shall be held within forty-five (45) days of the receipt of a properly completed application (Paragraph A.b. above).
- E. Fees: The petitioner shall pay to the Clerk a non-refundable filling fee of One Hundred Dollars (\$100.00), Two Hundred and Fifty Dollars (\$250) at the time of filing. Additionally, reimbursement of the cost to notify each abutter, owner, and applicant by Certified Certificate of Mail based on the current USPS postal rate and to publish a legal notice advertisement in the local newspaper, a fee of Sixty-Two Dollars (\$62.00) must be paid at the time of filing.
- F. Assistance by City Staff: The Zoning Administrator will be available to assist the applicant with the application form, drawings and plans. If necessary, clarification of the Zoning Ordinance can be obtained from the Zoning Administrator, but the City will not provide legal advice as part of the application process.
- G. **Procedural Compliance**: Unless any objection is specifically raised or procedural defect otherwise noticed during a public hearing, the Board shall assume that any application has been properly filed and that due notice has been given as required by these Rules of Procedure, Keene's Zoning Ordinance, and State statutes.
- H. **Consent to Inspection**: Upon filing any application, the owner of the affected land implicitly consents to inspection of property and building by City staff and Board members upon reasonable prior notice and at a reasonable time. In the event that such inspection is refused when requested, the application shall be dismissed without prejudice by the Board.
- I. **Supplemental Information**: If an applicant or applicant's agent submits supplemental information pertaining to an application within (10) days prior to the public hearing at which the application is to be heard, the board shall consider during the meeting and decide by majority vote, whether to accept the supplemental information for consideration at the meeting, or to continue the application to the next scheduled meeting to allow adequate time to review the supplemental information.

III. CONDUCT OF PUBLIC HEARINGS

- A. **Conduct:** The conduct of public hearings shall be governed by the following rules unless otherwise directed by the Chair:
 - a. The Chair shall call the hearing in session, introduce the Board members, and review the previous meeting minutes for corrections.
 - b. The Chair shall read the application and report on how public notice and personal notice were given and where appropriate, summarize the legal requirements that must be met by the applicant in order to obtain the relief requested.
 - c. The Chair will ask the Staff Liaison to report on the first case, identified by case number.
 - d. Members of the Board may ask questions at any point during testimony.
 - e. Each person who appears shall be required to state his name, address, and indicate whether he is a party to the case or an agent or counsel of a party to the case.
 - f. Any member of the Board, through the Chair, may request any party to the case to speak a second time. The Chair may impose reasonable time restrictions on individuals who wish to speak.
 - g. Any party to the case who wants to ask a question of another party to the case must do so through the Chair.
 - h. The applicant shall be called first to present his appeal.
 - i. Those appearing in favor of the appeal shall be allowed to speak.
 - j. Those in opposition to the appeal shall be allowed to speak.
 - k. The applicant and those in favor shall be allowed to speak in rebuttal.
 - 1. Those in opposition to the appeal shall be allowed to speak in rebuttal.
 - m. The Board will accept any evidence that pertains to the facts of the case or how the facts relate to the provisions of the zoning ordinance and State zoning law.
 - n. After all parties have been afforded a reasonable opportunity to testify, the public hearing shall be declared closed by the Chair and no further testimony will be received from the applicant or any other parties (other than minor technical or procedural information as may be needed from City staff), unless the Board, on its own motion, shall reopen the public hearing to receive additional testimony or information. If the hearing is reopened, all interested parties shall be given the opportunity to speak to the issue

requiring the reopening. All deliberations and decisions made by the Board shall continue to be conducted in public. The Board shall, when appropriate, render findings of fact.

- o. The Board may continue a public hearing to a place, date and time certain announced by the Chair without further public notice.
- B. Voting: Except as determined by the Board, the Board shall decide all cases immediately after the public hearing. Prior to voting the action, the Board shall render, as appropriate, findings of fact and a decision by majority of vote, consisting of at least three concurring members. The Board will approve, approve with conditions, deny the appeal, or defer its decision. *In the case with a tie vote, the applicant can either withdraw their application upon written request, or the Board shall vote to continue the application to the next meeting with a full five member Board*
- C. **Decisions:** Notice of the Decision will be made available for public inspection within five (5) business days as required by RSA 676:3, *I* and will be sent to the applicant by regular mail. The decision shall include specific written findings of fact that support the decision. If the appeal is denied, the notice shall include the reasons therefore. The notice shall also be given to the Planning Board, the Community Development Department, Assessor, and other City officials as determined by the Board. Decisions shall be based upon (1) all relevant facts and evidence introduced at the public hearing, (2) the application, (3) the Zoning Ordinance, and (4) applicable law. *All Notices of Decision will expire in 24 months commencing with the date following the date of the action of the Board if no action is taken based on the Board decision.*
- D. **Rehearing by the Board:** The Board may reconsider a decision to grant or deny an application, or any other decision or order of the Board, provided a Motion for Rehearing is submitted to the Board no later than thirty (30) calendar days commencing with the date following the date of the action of the Board for which the rehearing is requested. Motions for rehearing can only be received in the office of the Board during normal business hours of Monday thru Friday, 8:00 a.m.to 4:30 p.m., City Hall, 4th floor, Community Development Department.
- E. **Motions for Rehearing:** The Board shall deliberate the Motion for Rehearing within thirty (30) days of the date of the filing of the Motion. The deliberation by the Board shall not require a public hearing and shall be conducted solely by the Board and based upon the contents of the Motion. If the Board grants a motion for rehearing, the new public hearing shall be held within thirty (30) of the decision to grant the rehearing provided all notice fees are paid and an updated abutters list is submitted by the party requesting the rehearing. Notification of the rehearing shall follow the procedures set forth in RSA 676:7.
- F. **Appeal:** Any further appeal of a final decision or order of the Board shall be in accordance with RSA 677:4, *et seq.*

- G. **Records:** The records of the Board shall be kept by the Clerk and made available for public inspection from the Clerk at City Hall, 4th floor, Community Development Department, in accordance with RSA 673:17.
 - a. Final written decisions will be placed on file and available for public inspection within five (5) business days after the decision is made. RSA 676:3.
 - b. Minutes of all meetings including names of Board members, persons appearing before the Board, and a brief description of the subject matter shall be open to public inspection within five (5) business days of the public meeting. RSA 91-A:2, II.
 - c. The official record of the Zoning Board of Adjustment proceedings shall be the minutes after they have been approved (with corrections, if required) by the Board at a subsequent meeting.

IV. MISCELLANEOUS

- A. Amendments: Rules of Procedure shall be adopted or amended by a majority vote at a regular meeting of the Board provided that such new rules or amendments are proposed and discussed prior to the meeting at which the vote is to be taken and shall be placed on file with the City Clerk and be available for public inspection pursuant to RSA 676:1.
- B. **Waivers:** Any portion of these rules of procedure may be waived in such cases where, in the opinion of the Board, strict conformity would pose a practical difficulty to the applicant and waiver would not be contrary to the spirit and intent of the rules.
- C. Joint Meetings and Hearings: RSA 676:2, provides that the Board of Adjustment may hold joint meetings or hearings with other land use Boards, including the Planning Board, the Historic District Commission, the Building Code Board of Appeals, and the inspector of buildings, and that each Board shall have discretion as to whether or not to hold a joint meeting with any other land use Board.
 - a. Joint business meetings with any other land use Board may be held at any time when called jointly by the Chair of the two (2) Boards.
 - b. A public hearing on any appeal to the Board of adjustment will be held jointly with another Board **only** under the following conditions:
 - c. The joint public hearing must be a formal public hearing on appeals to both Boards regarding the same subject matter; and

- i. If the other Board is the Planning Board, RSA 676:2, requires that the Planning Board Chair shall chair the joint hearing. If the other Board is not the Planning Board, then the Board of Adjustment Chair shall chair the joint hearing; and
- ii. The provisions covering the conduct of public hearings, set forth in these rules, together with such additional provisions as may be required by the other Board, shall be followed; and
- iii. The other Board shall concur in these conditions.

Originally Adopted: May 3, 1993 Revised: October 3, 1994 Revised: February 3, 2003 Revised: May 2, 2005 Revised: August 7, 2006 Revised: December 5, 2011 Revised: June 5, 2017 Revised: September 3, 2019 Revised: April 20, 2021 Revised: September 7, 2021 Revised: February 7, 2022 Revised: December 5, 2022 Revised: December 5, 2022 Page intentionally left blank

STAFF REPORT

During the previous fee schedule review in 2017, it was staff's recommendation to conduct a cost review on an on-going basis to keep the fees more in line with cost recovery goals as outlined in the City Council Fiscal Policy Resolution, R-2006-07-A. This report outlines the current cost review process and staff's recommendations for moving forward. The current Zoning Board of Adjustment application fee is \$100.00, established as part of the previous fee schedule review conducted in 2017. Outlined below is a breakdown of the steps required by staff to prepare the monthly Board agenda packet necessary to conduct the meeting.

The following is a compilation of data gathered from the past four calendar years from 2020-2023. The data shows the average City expense generated per petition submitted to the Zoning Board of Adjustment. The compilation includes tasks completed by staff along with hours and cost involved for each month's packets. City Staff involved in this process ranges from the Board Clerk to the Staff Liaison, Zoning Administrator, City Attorney, and the Community Development Department's Housing Inspector. The fee schedule also includes the costs associated with the posting of the legal notice (\$62.00 per applicant), mailing the Board members the monthly agenda packets, and the certified mailing (current USPS rate of \$5.04 per abutter) of the Notice of Hearing to each abutter.

While conducting research of other NH municipalities fee schedules, it was shared with Staff the draft legal notice used by some of these other communities. This was an opportunity for Staff to review our current formatting by reducing the length of the notice, while maintaining the requirements set by the State RSA's. This new formatting allows the legal fee to remain at its current cost to the applicant, which is in line with the actual cost of publishing the legal notice.

In addition to the review of how legal notices are formatted, staff reviewed the requirements of State RSA 21:53, which states *"The term 'verified mail' means any method of mailing that is offered by the United States Postal Service or any other carrier, and which provides evidence of mailing."* While discussing the costs of mailing via certified mail, it was discovered the US Postal Service provides an option called certificate of mailing, which is a decrease in costs for the applicant, while still meeting the notice requirements dictated by State RSA. In following the State RSA, it is recommended that the fee schedule state Notices of Hearing be mailed to abutters via certificate of mail.

The Board Clerk follows a 18-step process in completing the monthly agenda packet. The tasks involved require varying amounts of time for a number of staff members. Several steps consuming the most staff time are the proofreading of the previous meeting minutes, and the drafting and mailing of the Notices of Hearing. In addition, the creating of the agenda packet preparation takes a significant amount of time, with tasks that include not only the previously noted steps, but also the creation of the agenda, the conversion and sorting all documents to PDF format, then mailing the completed agenda packet to the Board members. Completing the

steps include posting the agenda packet on the City website, posting the agenda at three physical locations and creating the agenda packet PowerPoint.

Please note, in preparing the attached ZBA Fee Schedule Study, the 2023/2024 Operating Budget was used, specifically, Staffing Summary found on page 145, in determining each staff member's hourly rate and hours required to perform their assigned tasks. See attached copy of the noted budget pages.

To gain the total amount of the cost to prepare for the monthly Zoning Board meeting, staff members were listed with each step assigned to them with the hours required to complete the task. Their total monthly hours were then multiplied by their hourly rate. These amounts were then compiled to receive a total cost to prepare for the monthly meeting.

The result of this analysis concludes the total cost to produce, post and mail the monthly agenda packet for the ZBA meetings is \$650.00. Given that this cost is significantly higher than the current \$100.00 application fee, it is recommended to increase this fee to \$250.00 as shown on the attached draft fee schedule.

Municipality	Application Fee	Abutter Fee	Advertising Fee	Notes
Lebanon	\$150	Current USPS certified mail rate	Current USPS certified mail rate	
Londonderry	\$60	Current USPS certified mail rate	Current USPS certified mail rate	
Salem	\$125	\$5 per abutter	\$25	
Nashua	Variance \$900 All others \$330	In addition to the necessary postal fee, a \$3 charge per abutter	Included in application fee	Application with more than one request, additional \$200. Any Applicant postponement, additional \$100.00.
Concord	Application fees are based on zoning district. Many districts are \$460; others \$370.	Application fee includes mailing and legal notices. Those abutters whose property is outside the boundaries of the City, \$82.	Included in application fee	Rehearing request, \$50.
Bedford	\$100 for residential properties; \$200 for commercial properties	Current USPS certified mail rate	Included in application fee	
Portsmouth	1 & 2 family units, \$200; \$300 for 3+ units, with an additional \$50 for each residential unit over four-family, not more than \$3,000. Non-residential units, \$400 + \$5 for each \$1,000 of value of new construction, not to exceed \$3,000. Sign applications, \$200. Appeal of Administrative Decision, \$50.	n/a	Legal ad fee is divided by number of applications	

Below is a summary of the fees charged by other NH Cities and Towns for their ZBA applications compiled during the research phase:

City of Keene Fiscal Year 2023-2024 Expenditure Budget Department Cost Center Detail

			2021-2022	2022-2023	2023-2024	2023-2024	2023-2024
	[Actual	Budget	Dept Request	CM Suppl	City Manager
30000000	GF-COMMUNITY D	EVELOPMENT					
	Personnel						
30000000	513010	WAGES-DEPT HEAD	188,962	105,448	115,361	-	115,361
30000000	513030	WAGES-SUPERVISORY	137,197	188,882	198,560	-	198,560
30000000	513040	WAGES-FULL TIME	532,031	580,054	713,367	-	628,626
30000000	513070	WAGES-PART TIME	-	-	-	-	-
30000000	513080	WAGES-HOURLY	39,224	30,753	29,000	-	29,000
30000000	514010	WAGES-TEMPORARY	-	-	5,500	-	5,500
30000000	515010	OT-REGULAR	217	-	-	-	-
30000000	517010	HEALTH INSURANCE	164,376	184,160	208,414	-	186,210
3000000	517020	DENTAL INSURANCE	12,144	12,908	13,690	-	12,737
30000000	517030	RETIREMENT CONTRIBUTIONS	116,021	122,938	138,991	-	127,526
30000000	517040	SOCIAL SECURITY	64,159	69,243	79,782	-	73,444
30000000	517050	WORKERS COMPENSATION	9,397	11,284	1,917	-	1,764
	Personnel Total		1,263,728	1,305,670	1,504,582	-	1,378,728
	Operating						
3000000	521020	PROFESSIONAL SERVICES	3,571	5,000	5,000	-	5,000
30000000	521030	TECHNICAL SERVICES	-	1,859	1,859	-	1,859
30000000	521210	MONITOR & INSPECTIONS	-	-	-	-	-
30000000	522050	PC REPLACEMENT CHARGE	6,945	7,124	7,788	-	7,788
30000000	522060	PW FLEET CHARGE	32,412	35,765	33,267	-	33,267
30000000	523010	MAINT-OFFICE EQUIPMENT	3,175	-	-	-	-
30000000	523050	MF PRINTER LEASE/COPIES/MAINT	405	4,800	4,800	-	4,800
30000000	524160	PRINTING	2,820	1,500	1,500	-	1,500
30000000	524250	ADVERTISING	251	250	350	-	350
30000000	524350	TRAINING	4,578	8,983	10,983	-	10,983
30000000	524360	MEETINGS & DUES	2,238	5,300	3,300	-	3,300
30000000	525100	COMMUNICATIONS & PHONE	5,177	6,275	6,275	-	6,275
30000000	527000	SUPPLIES & MATERIALS	-	-	-	-	-
30000000	527010	SUPPLIES-OFFICE	4,959	4,081	3,981	-	3,981
30000000	527100	POSTAGE	723	1,164	1,164	-	1,164
30000000	527150	BOOKS & COLLECTIONS	3,596	3,800	3,800	-	3,800
30000000	527340	EQUIPT-MINOR	973	1,045	1,045	-	1,045
30000000	527440	EQUIPT-COMPUTER MINOR	3,101	3,300	3,300	-	3,300
30000000	527560	SUPPLIES-PROTECTIVE CLOTHING	516	625	625	-	625
30000000	527600	SUPPLIES-OPERATING	62	265	265	-	265
30000000	527610	SUPPLIES-SOFTWARE	-	-	-	-	-
	Operating Total		75,501	91,136	89,302	-	89,302
30000000			1,339,229	1,396,806	1,593,884	-	1,468,030
30010000	GF-COMM DEV-PES	ST CONTROL					
	Operating						
30010000		PROFESSIONAL SERVICES	51,000	51,000	51,000	-	51,000
	Operating Total		51,000	51,000	51,000	-	51,000
30010000			51,000	51,000	51,000	-	51,000
30010100	GF-COMM DEV-REG	GULATORY NOTICES	1				
	Operating		1				
30010100	524250	ADVERTISING	3,250	3,827	3,827	-	3,827
30010100	527100	POSTAGE	4,456	9,333	9,333	-	9,333
20010100	Operating Total		7,706	13,160	13,160	-	13,160
30010100			7,706	13,160	13,160		13,160
23010100			7,700	13,100	13,100	-	13,100

2020 - 2023 ZONING BOARD OF ADJUSTMENT FEE ANALYSIS

Year	# Petitions	Current Fee	Total Yrly. Revenue	Staff	Pre-meeting	Tasks to complete	Hr rate	Total \$
2020	29	\$100	\$2,900	Clerk:	5	proofreading minutes	\$39	\$195.00
2021	23	\$100	\$2,300		0.5	review meeting	\$39	\$19.50
2022	21	\$100	\$2,100		2.5	packet prep per petition	\$39	\$97.50
2023	28	\$100	\$2,800	· · · ·	1.7	abutter letters	\$39	\$66.30
Year	Total annual #Abutters	Months / #Petitions	Hrs working on NOH ^a	Subtotal:	9.7	total hrs preparing for meetings	\$39	\$378.30
2020	513	/12 /24	1.8	Staff Liaison:	0.25	application review	\$53	\$13.25
2021	451	/12 /36	1.6		0.5	review meeting	\$53	\$26.50
2022	429	/12 /28	1.5		0.5	meeting prep	\$53	\$26.50
2023	537	/12 /50	1.9	Subtotal:	1.25	total hrs preparing for meetings	\$53	\$66.25
Year	Total yrly cost-Legal Ads	#Petitions	\$ Per Petition	Zoning Admin:	0.5	review meeting	\$69	\$35
2020	\$1,711.62	29	\$59.02	Subtotal:	0.5	total hrs preparing for meetings	\$69	\$35
2021	\$1,140.80	23	\$49.60	City Attorney:	0.5	review meeting	\$86	\$43
2022	\$1,112.50	21	\$52.98	Subtotal:	0.5	total hrs preparing for meetings	\$86	\$43
2023	\$1,602.84	28	\$57.24	Housing Inspector:	0.5	pictures per packet	\$42	\$21
Average			\$54.71	Subtotal:	0.5	total hrs preparing for meetings	\$42	\$21
Staff	Salary w/ benfits ^b	# of hours/year	Hourly rate	TOTAL:				\$543
Zoning Admin	\$135,344	/1,950 ^b	\$69	LEGAL AD & PACKET I	MAILING: \$62 +	\$45:		\$107
City Attorney	\$168,202	/1,950c	\$86	TOTAL MONTHLY OF PREPARING AND MAILING AGENDA PACKET COST:				\$650
Staff Liaison	\$103,882	/1,950	\$53	*number of abutters per month / number of petitions per year = average time spent preparing Notice Of Hearing (Of Hearing (NOH)
Clerk	\$76,863	/1,950	\$39	^b 1,950 - number of hours in a work year = 37.5 hrs a wk * 52 wks in a yr				
Housing Inspector	\$82,536	/1,950	\$42	c\$23,382 total bennies for a full time employee = \$183,081 total bennies / 7.83 total FTE's				
# of Board Members	Average USPS fee	Monthly mailing costs						
5	\$9	\$45						