

TOWN OF BARRINGTON, NEW HAMPSHIRE

PLANNING BOARD RULES OF PROCEDURE

AS AMENDED APRIL 2, 2024

PREFACE

History of the Planning Board Rules of Procedure, Town of Barrington, New Hampshire Adopted on August 4, 1011, Amended April 19, 2016, Amended December 13, 2022, Amended August 15, 2023, and Amended April 2, 2024.

RULES OF PROCEDURE

ARTICLE I. AUTHORITY

These rules of procedure are adopted under the authority of New Hampshire Revised Statutes Annotated. (RSA) 676:1.

ARTICLE II. MEMBERS AND ALTERNATES

- A. Pursuant to a decision made at the December 14, 1970, Special Town Meeting, the Planning Board shall consist of SEVEN (7) members. The Selectmen shall appoint SIX (6) residents of the Town of Barrington to serve as voting members and shall designate ONE (1) selectman to serve as an ex-officio member with the same rights and duties as the voting members.
- B. Selection, qualification, term, removal of members, and filling of vacancies shall conform to **RSA** 673.
- C. Alternate members may serve on the Planning Board as authorized by **RSA 673:6** and participate as nonvoting members.
- D. Up to five residents of the Town of Barrington may be appointed by the Board of Selectmen to serve as alternate members of the Planning Board. Alternate members should attend all meetings to familiarize themselves with the workings of the Board to stand ready to serve whenever a voting member of the Board is unable to fulfill his/her responsibilities.
- E. At Planning Board meetings, alternates who are not activated to fill the seat of an absent or disqualified 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 shall sit at the table with the voting members and may view documents, listen to testimony, and actively participate and interact with other Board members, the applicant, abutters, and public.
 - 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 prior to hearing the application.
- F. Members 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 Land Use Office as soon as possible. Members, including the chairman and all officers, shall participate in the decision-making process, unless disqualified from doing so or if they recuse, and vote to approve or disapprove all motions under consideration.

- G. Each newly appointed or re-appointed member shall be sworn in and take an oath of office as required by **RSA 42:1**, and the Board further recommends that each newly appointed or re-appointed member complete the training offered by the Office of Energy and Planning pursuant to **RSA 673:3-a**.
- H. The Land Use Office shall obtain from the Select Board the appointment and expiration dates of the terms of each member of the Planning Board.

ARTICLE III. OFFICERS

- A. The officers of the Board shall be as follows:
 - 1. Chairman: The Chairman shall preside over all meetings and hearings and shall preform all other duties customary to the office.
 - 2. Vice-Chairman: The Vice-Chairman shall preside in the absence of the Chairman and shall have the full powers of the Chairman on matters that come before the Board in the absence of the Chairman.
 - 3. In the absence of the Chairman and the Vice Chairman at any meeting, a Presiding Member Pro Temp shall be designated by the Chair or Vice-Chair and if they fail to do so, shall elect by majority vote of the members present and shall thereafter act as the presiding officer to call the meeting to order.
 - 4. The officers of the Board shall be elected annually as soon as practicable, after the Board of Selectmen appoint(s) members to any vacancy and those appointments have been qualified. Election of Officers shall be by majority vote of the Planning Board.

ARTICLE IV. MEETINGS

- A. **Public Hearing meetings** shall be held monthly on the First Tuesday of each month, or with proper notice of date and time at a place designated by the Chair. Board Work Session meetings are on the Third Tuesday of each month, or with proper notice of date and time at a place designated by the Chair. Meetings are held at the Town Hall Meeting Room located at 4 Signature Drive, Barrington, NH 03825 at 6:30 PM unless otherwise designated.
 - 1. All materials to be considered at a Board meeting in order to determine whether an application is complete pursuant to the Town's Subdivision and Site Plan Regulations, internal policies, and RSA 676:4, I (b), shall be furnished to the Land Use Office at least 15 days prior to the meeting at which the application will be reviewed for completeness. Land Use Office shall provide these materials to the Board four (4) days prior to the meeting.

 Once an application has been accepted as complete, any additional materials requested
 - by the Board and/or submitted by the applicant, town staff, abutters, or any other party or entity with standing to appear and provide comment, shall provide those materials

to the Land Use Office no later than 15 days prior to the meeting at which they will be discussed/considered.

The Land Use Office shall provide these materials to the Board four (4) days prior to the meeting. Failure of the Land Use Office to provide the materials four (4) days prior, does not constitute grounds to challenge any decision by the Board.

- **B. Special meetings:** May be called by the Chairman or in her/his absence, by the Vice-Chairman, or at the request of three members of the Board provided public notice and notice to each member is given at least 24 hours in advance of the time of such meeting. The notice shall specify the purpose of the meeting. Emergency meetings are an instance of special meeting and are to be conducted pursuant to RSA 91-A:2 (II).
- C. Nonpublic Sessions: Shall be held only in accordance with RSA 91-A:3.
- **D. Quorum:** A majority of the membership of the Board shall constitute a quorum, including alternates sitting in place of voting members.
- **E. Alternates:** If any voting member is absent from a meeting or hearing or disqualifies her/himself from sitting on a particular application, the Chairman shall designate one of the alternate members to sit in place of the absent or disqualified member. Such alternate shall have all the powers and duties of a voting member in regard to any matter under consideration on which the alternate has been appointed.
- **F. Absent Voting Member:** If the Board's consideration of action on the application at issue extends to a subsequent Board meeting or hearing, a voting member who was not in attendance at the first meeting may resume his/her role as a full voting member provided the voting member has reviewed the minutes and any materials submitted at any prior meetings at which the voting member was not present.
- **G. Disqualified Voting Member:** The alternate should continue in place of the voting member until the Board's action on the application is completed.

H. Disqualification

- 1. If any member finds it necessary to be disqualified from sitting on a particular case, as provided in **RSA** 673:14, they shall notify the Chairman as soon as possible so an alternate may be appointed to fill the vacancy. The disqualification shall be announced by either the Chairman or the member before discussion or public hearing on the application begins. The member disqualified shall leave the Board table during the Board's consideration of and deliberations on the application.
- 2. If uncertainty arises as to whether a Board member should disqualify themselves, the Board may exercise its ability pursuant to RSA 673:14, II.

I. Order of Business shall be as follows:

1. CALL TO ORDER At the time appointed for any meeting of the Board, the Chairman or, in his/her absence, a designated presiding officer shall be determined and take the Chair and call the meeting to order. If a quorum is present, as defined in this section, the presiding officer shall proceed with the order of business prescribed for the meeting.

2. ROLL CALL

The roll of members shall be called, and their presence or absence recorded.

3. REVIEW AND APPROVAL OF MINUTES

Minutes for Review and Approval of Previous Meeting received, reviewed, approved.

Minutes shall record the vote on each agenda item and summarize public comments as well as the concerns, recommendations, and explanations of votes made by Board Members and Alternate Board Members. Except as noted for recused Members, all Members present when Minutes are being discussed are eligible to participate. Voting Members and Alternate Members that were recused from an agenda item are not eligible to participate in the discussion of that item during review and approval of minutes but are eligible to participate on all other items. Changes to minutes may be suggested by eligible members and the minutes shall be changed or not changed based on the consensus of eligible members. After all items of the minutes have been discussed and modified as agreed, the Chair shall approve the minutes as a whole majority vote.

4. STAFF UPDATES

Town Planner comments/updates.

5. ACTION ITEMS:

- i.) Hearing(s) on subdivision/site plans, continuation requests, extension requests, and Class VI/Private Roads with public comment following each presentation as might be on the agenda;
- ii.) SECTION 9.6 Application for Special Permit for Construction in Wetland Buffer;
- iii.) SECTION 3.4 Conditional Use Permit Application;
- iv.) Open non-binding consultation with persons seeking a preliminary conceptual review.

6. REPORTS FROM OTHER COMMITTEES

7. UNFINISHED BUSINESS

8. OTHER BUSINESS THAT MAY PROPERLY COME BEFORE THE BOARD

9. ADJOURN

- **J. Motions:** Such motions as will facilitate the process of the Board may be allowed by the Chair. A motion, duly seconded, shall be carried by an affirmative vote of a majority of the members voting. On all matters concerning an application before the Board, voting shall be recorded by roll call. On process and procedural matters, the manner of voting shall be at the discretion of the chair.
- **K. Meeting Decorum:** The presiding officer shall be responsible for the orderly conduct of business at each Board meeting. While the Board is in session, the members of the Board are expected to preserve order and decorum and the chair shall monitor that expectation. As illustration and not limitation no Board member shall, by conversation or otherwise, delay or interrupt the proceedings or the peace of the Board or disturb any member of the Board while speaking except as may be provided herein.

ARTICLE V. MEMBER'S PARTICIPATION IN TRAINING

There are several seminars and conferences available to members where training seminars are given. Members and alternates are encouraged to attend one training seminar during the course of each year. Members and alternates are reminded that their re-appointment takes into account seminar attendance, among other factors.

Should a member, alternate or regular, attend a seminar and incur an admission fee or mileage fee, the member may submit proof of payment to the Chairperson who shall ask for reimbursement from the Land Use Office.

ARTICLE VI. APPLICATIONS FOR SUBDIVISION

AND SITE PLAN REVIEW

- A. Applications shall be made on forms provided for that purpose and shall be presented to the Board's designee who shall sign and record the date of receipt. The applicant shall file the application with the Land Use Office or as designated at least 15 days prior to the meeting at which the application will be accepted.
- B. Notice shall be given as required in **RSA** 676:4, 1(d), For any public hearing on the application, the same notice as required for notice of submission of the application shall be given. If notice of public hearing has been included in the notice of submission or any prior notice, additional notice of that hearing is not required nor shall additional notice be required of an adjourned session of a hearing with proper notice if the date, time, and place of the adjourned session was made known at the prior hearing.
- C. Applicant to attend Technical Review Group (TRG) before application proceeds to the Planning Board.

- D. As required in 676:4, 1 (c): The Board shall decline to accept any application which is not complete.
- E. Additional Submittals: Additional information, updated plans, and any other material submitted by the applicant, or any other party with standing, shall provide materials to the Land Use office no later than 15 days prior to the meeting at which they will be discussed/considered.

ARTICLE VI. FORMS

All forms prescribed herein, and revisions thereof shall be adopted by resolution of the Board and shall become part of these rules of procedure.

ARTICLE VII. FEES

1. The fees and payable for each application by the applicant are as follows:

Application Fees:

A. Site Review:

- 1. Minor Site Plan Review:
 - a. \$150 per application plus certified mail notification.
 - b. The TRG Town Engineer fee is optional to the applicant, and is an \$350 for initial submission per application. If a subsequent submission is needed, there will be a \$175 fee).
 - c. Notice of Decision to include certified mailing fee.
- 2. Major Site Plan Review:
 - a. \$300 per application plus certified mail notification.
 - b. The required TRG Town Engineer fee is \$350 for initial submission per application. If a subsequent submission is needed, there will be a \$175 fee).
 - c. Notice of Decision to include certified mailing fee.

B. Subdivisions:

- 1. Minor Subdivisions:
 - a. \$300 per application plus certified mail notification.
 - b. TRG Town Engineer fee is optional to the applicant and is \$350 for initial submission per application. If a subsequent submission is needed, there will be a \$175 fee).
 - c. Notice of Decision to include certified mailing fee.
 - d. LCHIP (\$25 Payable to The Strafford County Registry of Deeds.)
 - e. Exact Recording Fees (Payable to The Strafford County Registry of Deeds.)

2. Major Subdivisions

- a. \$300.00 per application, and an additional \$150.00 per lot, plus certified mail notification.
- b. The required TRG Town Engineer fee is \$350 for initial submission per application. If a subsequent submission is needed, there will be a \$175 fee).
- c. Notice of Decision to include certified mailing fee.
- d. LCHIP (\$25 Payable to The Strafford County Registry of Deeds.)
- e. Exact Recording Fees (Payable to The Strafford County Registry of Deeds.)

3. Lot Line:

- a. \$150 per application
- b. LCHIP (\$25 Payable to The Strafford County Registry of Deeds.)
- c. Exact Recording Fees (Payable to The Strafford County Registry of Deeds.)

C. Voluntary Merger:

a. \$25 per application and includes certified mailing fee.

D. 3.4 Conditional Use Permit:

- a. \$150 Per application.
- b. Notice of Decision to include certified mailing fee.

E. 9.6 Application for Special Permit for Construction in Wetland Buffers:

- a. \$150 Per application.
- b. Notice of Decision to include certified mailing fee.

Certified Mail Fee: \$10.00, Certified mail is to be sent to each applicant, each agent for the applicant, each attorney for the applicant, each abutter, and each interested party entitled to notice under New Hampshire Law.

Exact recording fee & return shipping to be determined by the Strafford County Registry of Deeds. (Payments will need to be payable to The Strafford County Registry of Deeds.)

- 2. The applicant shall pay for all additional fees for public notice and certified mail resulting from the following, except as provided in sections D and E below:
 - 1. A rehearing being granted on an application, regardless of who requests the rehearing, and/or
 - 2. Any other hearing on the application which requires additional public notice because of an appeal to the superior court or any other intervening litigation, or for any other reason.

- 3. Failure of the applicant to pay for all additional fees for public notice and certified mail required by section B above shall result in the Board taking whatever action, including but not limited to revocation of the approval, as it deems just and reasonable under the circumstances.
- 4. If the need for additional notice under section B above is due entirely to the fault of the Board, the Board shall pay for the additional notice.
- 5. If the Select Board is seeking the rehearing or is otherwise primarily responsible for the requirement for additional fees for public notice or otherwise, then the town, and not the applicant, shall pay for all such notice fees.

VIII. NOTICE

For any meeting on any application for which notice is required, pursuant to RSA 676:4 I (d), the Board shall notify the applicant; abutters; professionals whose seals appear on the plat; and holders of restrictions under RSA 477:45 by certified mail at least ten (10) days prior to the meeting and on Town's website, posting in two (2) public spaces. The notice shall include a general description of the proposal and shall identify the applicant and location of the land.

The Board may combine notice of submission and public hearing on a particular application in one notice.

IX. PUBLIC HEARINGS

The conduct of public hearings shall be governed by the following rules:

- 1. The Chairman shall call the hearing in session, identify the applicant or agent and shall read a summary report on the application/proposal and report on the manner in which public and personal notice was given.
- 2. Members of the Board may ask questions at any point during the presentation.
- 3. Any party to the matter who desires to ask a question of another party must go through the Chairman.
- 4. Any applicant, any abutter, or any person with a direct interest in the matter may testify in person or in writing. Other persons may testify as permitted by the Board at each hearing.
- 5. The applicant or agent shall be called to present the application/proposal.
- 6. The Chairman shall ask for public comment.

- 7. Other parties such as representatives of town departments and other Town Boards and Commissions who have interest in the application/proposal shall be allowed to present their comments in person or in writing.
- 8. During a public hearing, a member of the public shall be limited to one, three-minute comment period. This time limitation shall also apply to legal counsel representing a member of the public. In his discretion, the Planning Board chairman may extend the comment time given to individuals during the public hearing.
- 9. During a public hearing, a member of the audience who desires to speak shall identify him or herself by stating their name and provide a residence or business address. If the speaker is legal counsel, he or she shall identify his or her clients and the address of those clients.
- 10. Comments during a public hearing shall be addressed only to the Planning Board concerning the pending application. An applicant may rebut or address comments at the conclusion of the public comments.
- 11. The Chairman shall indicate when the Board is no longer taking public comment and whether the hearing is closed or continued pending submission of additional material or information or the correction of noted deficiencies. There shall be no public comment once the public hearing is closed.
- 12. In the case of adjournment, additional notice is not required if the date, time and place of the continuation is made known at the continuance.
- 13. <u>Continuations of Public Hearings</u>: A public hearing may be continued for any of the following reasons:
 - i. Upon written request of the applicant (if prior to a hearing) or upon oral request at the time of the hearing.
 - ii. Planning Board meetings will end no later than 10:00 p.m. Any items remaining on the agenda will be heard first at the next scheduled meeting.
 - iii. Upon the Board resolving that additional information or evidence is necessary, or for any other good cause (this includes site walk necessary).
- 14. <u>Site Walk Necessary:</u> Whenever a majority of board members believe it would be helpful, a site walk of the subject property shall be scheduled. The site walk shall be conducted at such other time as the Board shall agree. The time, date and place of the site walk shall be given as part of the public notice for the application, appeal or action. Board members intending to sit on the Board during the determination of a particular case are strongly

encouraged to attend the site walk.

During the site walk, the applicant shall identify key aspects of the property that the applicant deems important for consideration by the Board. The site walk is <u>not</u> the appropriate venue for taking testimony, and the Chairperson should restrict any attempts by persons to testify during the site walk. The Chairperson should direct all such persons to attend the public hearing to offer testimony at the appropriate time.

- 15. <u>Fees upon continuance</u>: The Board will not levy fees for additional notice if, during the hearing, the matter is continued to a specific date and time.
- 16. <u>Membership upon continuation of a hearing</u>: In event that a hearing is continued, all members and alternates shall use their best efforts to be present at the subsequent hearing. If a different member or alternate must sit in a subsequent hearing, then such different member or alternate shall review the file, all minutes taken to date, and view the subject site (if needed).
- 17. <u>Alternate's status upon continuation of hearing</u>: In event that an alternate sits on a case and the case is continued, the alternate shall sit on all subsequent proceedings until final decision is rendered on that case, even if a regular member becomes available, unless the alternate member must step down for other reasons.

X. DECISIONS

The Board shall act to approve, conditionally approve, or disapprove an application within 65 days of the date of acceptance of a completed application, subject to extension or waiver as provided in **RSA 676:4.**

The Board shall issue a final written decision which either approves or disapproves an application for a local permit and make a copy of the decision available to the applicant. The decision shall include specific written findings of fact that support the decision., in accordance with RSA 677:5 or RSA 677:15. If the application is not approved, the board shall provide the applicant with written reasons for the disapproval. If the application is approved with conditions, the board shall include in the written decision a detailed description of all conditions necessary to obtain final approval.

The Board's written decision containing the reasons therefor and all conditions of approval, shall be placed on file in the Land Use Department Office and shall be made available for public inspection within 5 business days of such vote as required in **RSA 676:3.**

XI. RECORDS

- A. The records of the Board shall be kept in the Barrington Land Use Office and shall be made available for public inspection at that office as required by **RSA 91-A:4.**
- B. Minutes of the meeting including the names of Board members, persons appearing before the Board and a brief description of the subject matter shall be open to public inspection within 5 business days after the meeting as required in **RSA 91-A:2**, **II**.
- C. Motions shall be recorded as made, noting the motion maker, second, discussion if any, and the vote. If by Voice or Rising then as "Carried" or "Failed" with the numerical outcome, for example: Motion Carried (5-2) (Y/N). If the vote is Roll Call, then by the Identifier for each member and his/her vote with comment as to whether or not the motion carried, for example (M1-Yes) (M2-No) (M3-Yes) (M4-No) (M5-No) (M6-Yes) (M7-No).

XII. JOINT MEETINGS AND HEARINGS

- 1. The Planning Board may hold joint meetings and hearings with other "land use Boards" including the Board of Adjustment, and the Building Inspector. Each board shall have discretion whether or not to hold such joint meeting or hearing (RSA 676:2).
- 2. Joint business meetings with another local land use board may be held at any time when called jointly by chairman of the two boards.
- 3. A joint public hearing must be a formal public hearing when the subject matter of the hearing is within the responsibilities of the boards convened.
- 4. Site Walk meetings, other than the observations of the site, no evidence shall be taken and there shall be no discussion of the evidence or any deliberations. The Board shall refrain from making decisions, any comments, motions, or directions to an application at the site walk. Any decisions, any comments, motions, or directions to an application shall be made at the next public hearing.
- 5. The Planning Board chair shall chair all joint meetings and public hearings when the subject matter involves the Planning Board.
- 6. The rules of procedure for joint meetings and hearings, the subject matter of which involves the Planning Board, shall be the same as these rules of procedure except that the order of business shall be as follows:
 - a. Call to order by Chairman.
 - b. Introduction of members of both Boards by Chairman.
 - c. Explanation of reason for joint meeting/hearing by Chairman.
 - d. In the case of a public hearing relative to a requested permit or an application for a plat approval, or both, the applicant shall be called to present his/her proposal, and the public allowed to provide comment.

- e. Adjournment.
- 7. Each Board involved in a joint public hearing makes its own decision, based on criteria for the particular matter.

XIII. 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 a waiver would not be contrary to the spirit and intent of the rules.

XIV. AMENDMENT

The Board's Rules of Procedure may be amended by a majority vote of its members. Rules of procedure shall be adopted at a regular meeting of the board and shall be placed on file with the Town Clerk for public inspection (RSA 676:1).