Planning Board Checklist for CONDITIONAL USE Permit Applicants

*Complete application and documentation is due to the Building Inspector no later than Noon the day of the Deadline as posted on the Planning Board/ZBA schedule at the Town Hall.*


   Signature ___________________________ date __________

Schedule appointment to review application process and plans to determine whether Preliminary Consultation or Final Public Hearing is needed before the Planning Board. If Circuit Rider Planner determines the applicant is ready to submit an application, leave or later provide a copy of the Plan, as submitted to the Town, for the Circuit Rider Planner’s use.

2. **Initial Contact -- Town Departments (copies of proposal, to include a plan, are to be provided to the following as recommended by Circuit Rider Planner):**

   ___ Volunteer Fire Department 926-5752 (Jay Lord, Fire Chief)
   
   Signature ___________________________ date __________

   ___ Conservation Comm. (Mary Ann Hill, Chair)
   
   Signature ___________________________ date __________

   ___ Highway Safety Comm. 926-5752 (Jay Lord, Chair)
   
   Signature ___________________________ date __________

   ___ Road Agent 926-4618 x103 (Russ Hilliard)
   
   Signature ___________________________ date __________

3. **Building Inspector to contact and review proposed Application/plans with Circuit Rider Planner.**

   Signature ___________________________ date __________

4. **Submission of Complete Application to Building Inspector in conjunction with Application Deadline dates/time (Noon). Building Inspector to review following items with the applicant to determine whether proper documentation is available and application is complete.**

   Map ____, Lot _____. Applicant: ______________________

   Application Fee $150.00
   Abutters # _________ x .500 = $________
   Postage _________ = $________
   TOTAL (Ck # __________) $________

   Application to include:
   24. Completed checklist, application form, 3 sets
   25. mailing labels and signed Conditional Use checklist,
   26. Appropriate number of full plan sets,
   27. plus one 11"x17" copy,
   28. Listing of abutters to include applicant(s), owner(s),
   29. professionals, other
   30. Letter of authorization,
   31. Notification if transmission lines
   (PSNH 634-2477)

   Receives:
   32. Proper fees (using fee schedule(s) and
   33. Informs of future billing of legal notice fee.

   __________

5. **Application is processed by Planning Board Secretary for meeting preparation. Please see Meeting Deadline Schedule for Planning Board Agenda Close date. Any additional documentation to be considered by the Planning Board is to be submitted to the Secretary before this date.**

   Professional notations and comments are required.

   w:\planning\appfilingdocs\checklist for applicants combined.doc (updated 11/2020)
HAMPTON FALLS LAND USE REGULATIONS

A USER’S GUIDE

The purpose of this User’s Guide is to assist applicants in their understanding of the land development process in Hampton Falls. The User’s Guide is intended as only an explanatory “guide” and is not enacted as part of the regulations. It has no legal effect and should be used only as a guide. Applicants should refer to the legally enacted regulations for complete details.

SUMMARY OF LAND USE REGULATIONS

Hampton Falls voters granted the Planning Board the authority to regulate the subdivision of land in 1952. The original Subdivision Regulations were adopted on June 9, 1952. The authority to regulate non-residential uses was granted to the Planning Board on November 3, 1982, and Site Plan Review Regulations were adopted on December 2, 1982. For the purposes of this User’s Guide, the term “land use regulations” refers to both the Subdivision Regulations and the Site Plan Review Regulations. The Hampton Falls land use regulations set for the Planning Board’s responsibilities; the procedure for Planning Board review; the submission requirements with which an applicant must comply; the criteria against which subdivision plans and site plans are measured; design and construction standards for land development; and administrative and enforcement provisions.

This User’s Guide is intended to be useful to those people who are involved in the land development process for the first, and possibly the only time. The Hampton Falls Planning Board encourages all applicants to use this guide to assist in understanding and complying with the land development process. It is not intended as a substitution for nor alternative to a thorough review or understanding of the applicable local, state and federal laws and regulations.

EXPLANATION OF APPLICATION PROCESS

The land use regulations apply to the following types of development:

- Subdivision of land;
- Lot line adjustment;
- Condominium conversions;
- Developing of land for non-residential use;
- Changing or expanding a non-residential use;
- Scenic road tree cutting permit;
- Wetlands special use permit; or
- Excavation permits.

Any of these types of development require Planning Board approval.
When considering undertaking one of these types of development, an applicant should start by becoming familiar with the applicable provisions of the Zoning Ordinance and land use regulations. A booklet that contains these Ordinances, Regulations and others is available for purchase at the Town Hall or viewed online at hamptonfalls.org. Copies of the required application forms and plan checklists are also available.

The application process involves the following basic steps:

1. Submission of an Application: A properly completed application, along with all required plans and information, must be filed with the Planning Board’s designee (Building Inspector) at least 15 days prior to a regular meeting. The Planning Board meets on the fourth Tuesday of the month in the Town Hall. If the Planning Board determines that the application is complete, a public hearing will be scheduled for the next month’s meeting.

2. Fees: Fees to be paid at the time of filing the application include an application fee, abutters notice fee with postage, and a review fee. A public notice fee will be billed to the applicant. Please refer to the appropriate regulations for the exact fees.

3. Public Hearing: A public hearing, with notice to abutters and the general public, is held by the Planning Board on all applications. The proposal is presented by the applicant or his agent, and questions and comments are taken from the Planning Board, abutters and the public.

4. Board Deliberations: After the public hearing, the Planning Board deliberates the merits of the proposal. These deliberations usually require at least one more regular meeting. An applicant should plan on a minimum of two months between filing and approval. Larger and more complex proposals often take longer. Applicants are responsible for posting fees for the engineering review process and other requests for studies that may be required. Signing of agreements and posting of bonds may be part of a conditional approval as well.

TIPS FOR HELPING YOU THROUGH THE REVIEW PROCESS

In order to help you in the application process, it is suggested that prospective applicants follow the steps listed below:

1. **Determine if the Land Use Regulations Apply to You**

   The Planning Board has jurisdiction over most types of development. If your plans include any of the following, you have to comply with the land use regulations.

   A. **Subdivisions.** The Subdivision Regulations apply to all divisions of land. The most common subdivision involves dividing one parcel of land into two or more lots. However, other activities are also considered subdivisions, specifically minor lot line adjustment (i.e. changing a lot line without creating an additional lot) and condominium conversions.
B. Non-Residential Development. This includes the construction of any new non-residential use, the modification or intensification of any non-residential use, and the change of use or conversion of an existing non-residential use that requires development of the site.

The Planning Board has no jurisdiction over the construction of single-family or two-family dwellings on existing lots, and additions to the same type of dwellings. Building permits from the Building Inspector are required for this activity.

2. Review the Application Procedures and Submittal Requirements

Since applications are reviewed and accepted at the regular meeting of the Planning Board, which is once a month, being prepared for the meeting is crucial. If the application or plan is determined to be incomplete, the Planning Board will not accept the application and you will be required to resubmit at the next monthly meeting. Delays can be avoided if the application is properly completed and the plan contains the required information.

In order to provide guidance and assistance to potential applicants, the Planning Board has made arrangements with the Rockingham Planning Commission to have a planner available to review applications and plans. The purpose of this arrangement is to assist an applicant in being better prepared prior to meeting with the Planning Board, so that the review process is not unnecessarily delayed. This pre-submission meeting is optional and may not be appropriate for all applicants. Even though the planner’s review is an extra step, it should help in avoiding a month’s delay caused by an incomplete application or plan. The Planning Board encourages applicants, especially first-time applicants, to take advantage of the pre-submission meeting so that the application process is a smooth one.

3. Consider Having a Preliminary Consultation with the Planning Board

The land use regulations provide for an informal, non-binding preliminary consultation with the Planning Board. These discussions are helpful if you need general guidance on how to plan the development of your land or to discuss a certain concept with the Planning Board. No notice to abutters is required for preliminary consultations and no decisions can be made. A preliminary consultation can get you headed in the right direction prior to the expense of hiring a surveyor or engineer to prepare plans.

4. Review the Design and Construction Standards

Equally as important as following the correct procedures, is understanding the design and construction standards contained in the land use regulations. Your development plan must conform to these standards, so it is imperative that you and your surveyor and/or engineer become familiar with them prior to designing your development. The standards cover such topics as:
• Stormwater drainage
• Erosion and sediment control
• Street design requirements
• Roadway specifications
• Access design
• Landscaping and screening
• Illumination
• Parking lot design

5. **Determine if Other Permits are Required**

Oftentimes proposed land development will require permits from other local, state or federal agencies. The land use regulations require all such permits to be obtained prior to final approval by the Hampton Falls Planning Board. It is the applicant’s responsibility to apply for and obtain the proper permits.

Each development proposal must also comply with the Hampton Falls Zoning Ordinance. The Planning Board has no authority to waive or provide variances to a requirement of the Zoning Ordinance. All necessary variances or special exceptions must be obtained from the Hampton Falls Board of Adjustment prior to seeking Planning Board approval.

6. **Consider Contacting Your Abutters Prior to Public Hearing**

All abutters to the property being developed are notified by certified mail of the public hearing and are invited to attend to comment on the plan. Comments from abutters are an important part of the Planning Board’s consideration in weighing the merits of a plan. By contacting the abutters to explain your project prior to the public hearing, you can answer their questions and reduce their fears and concerns. Receiving abutter input early in the process can reduce the chances of surprises at the public hearing. This can make the application process more efficient and less controversial.

7. **Set a Realistic Time Line for Obtaining Approvals**

When undertaking any type of development, it is important to set a realistic schedule for obtaining all of the necessary permits and approvals. Do not wait until the last minute to ask for approval. The Planning Board is required to follow the state law on procedures and can't give you approval just because you are a nice person. Allow for an average of a 60-day approval process for the Planning Board. Obtaining state permits can sometimes take even longer, so plan ahead. The filing deadlines for the Planning Board agenda are posted on the bulletin board in the Town Hall.
MEMO TO: Applicants to the Hampton Falls Planning Board
FROM: Hampton Falls Planning Board Chairman
DATE: November, 2020
SUBJECT: INFORMATION PACKAGE FOR SUBDIVISION, SITE PLAN REVIEW AND CONDITIONAL USE PERMIT APPLICANTS TO THE PLANNING BOARD

To assist people that will be appearing before the Hampton Falls Planning Board, a package of important and useful material has been assembled to form this application package. Included as part of the application package are the following materials:

1. Application Forms
2. A User's Guide to the Hampton Falls Land Use Regulations
3. Checklists

*It is strongly recommended that all applicants review a current copy of Hampton Falls Zoning Ordinance, Building Code, Land Use Regulation and Excavation Regulation books, which can be viewed at hamptonfalls.org; see Regulations drop down menu at the bottom of the home page.*

The application package contains information to help you prepare a complete application and to appear before the Planning Board. In addition, the names, phone numbers and addresses of people you may need to contact before or during the land development process are listed below, along with a short explanation of their role.

**Todd Santora**  Planning Board Chair  
**Role:** Head of the Planning Board

**Eric Cimon**  Planning Board Vice Chair

**Secretary**  Planning Board/Zoning Board of Adjustment Secretary, Hampton Falls, NH, (603) 926-4618 ext. 104  
**Role:** Works with the Planning Board and ZBA, prepares legal notices, applicant and abutter notices, agenda, minutes, and letters, attends Planning Board/ZBA meetings. Hours M-F 8:00 a.m. – Noon, 1-4 p.m.
Mark Sikorski  Building Inspector/CEO/Health Officer, Town Hall, 1 Drinkwater Road, Hampton Falls, NH, (603) 926-4618 ext. 105; Office hours in the Town Hall Monday, Tuesday and Thursday 8:00 a.m. – Noon.

**Role:** Issues building permits; inspects building construction; inspects electrical and plumbing work; often the first person to speak with when considering development; reviews and processes Planning Board/ZBA application documents with applicants as well as submissions for completeness.

Rockingham County Conservation (RCCD)

Test Pit Inspector, 118 North Road, Brentwood, NH 03833-6614, (603) 679-2790

**Role:** Consultant to the Town hired to inspect septic systems and witness test pits. The RCCD reviews and approves submitted plans (4) on behalf of the Town of Hampton Falls and forwards to NH Department of Environmental Services – Subsurface Bureau for State approval. The Building Inspector performs basil area (bed bottom) inspections; the State inspects construction before back filling along with Town Building Inspector final inspection to assure stabilization. Witness of Test Pit Applications are available from the Building Inspector.

Mary Ann Hill  Conservation Commission Chair, Drinkwater Road, Hampton Falls, NH, (603) 926-4618

**Role:** Conservation Commission reviews wetland permits and inventories natural resources

John DeLeire  Board of Adjustment Chair, 34 Nason Road, Hampton Falls, NH, (603) 926-4618 ZBA Secretary (Town Hall)

**Role:** Board of Adjustment rules on applications for special exceptions and variances to the Zoning Ordinance and relief to the Building Code

Lori Ruest  Town Administrator, 1 Drinkwater Road, Hampton Falls, NH, (603) 926-7101 ext. 103, Fax: (603) 926-1848

**Role:** Works for the Board of Selectmen and is often the person available to speak with at the Town Hall

Glenn Coppelman  Rockingham Planning Commission, 156 Water Street, Exeter, NH, (603) 770-5355, Fax (603) 778-9183

**Role:** Planner who is available to meet with applicants prior to appearing before the Planning Board, to review the application and plan for completeness; attends Planning Board meeting to provide assistance.
HAMPTON FALLS PLANNING BOARD

APPLICATION FOR

CONDITIONAL USE PERMIT - ACCESSORY DWELLING UNIT / DETACHED

Per Hampton Falls Zoning Ordinance Article III, Section 7.2.1

TO BE FILED WITH THE BUILDING INSPECTOR, Hampton Falls, New Hampshire
(Please type or print legibly)

Application is hereby made for approval of a Conditional Use Permit, hereinafter described.

Type of Hearing: Preliminary Consultation
(choose one) Design Review Public Hearing
Final Public Hearing

1. Name of Applicant: ________________________________ Telephone: ________________
   (If not owner, written authorization from owner required)

   Mailing Address: ____________________________________________________________

2. Owner’s Name: ________________________________ Telephone: ________________
   (If different than applicant)

   Mailing Address: ____________________________________________________________

3. Name, address, and profession of person designing plan:

   Name: ________________________________ Telephone: ________________

   Address: ________________________________ Profession: ________________

4. Indicate which person listed above should receive all communications:____________

5. Interest (legal right) of applicant, if other than owner: __________________________

6. Street Address of Property Proposed for Development: __________________________

7. Tax Map #: __________ Lot #: __________

8. Zoning District(s): __________________________________________________________

9. Give brief description of proposal: ____________________________________________

__________________________________________________________________________

__________________________________________________________________________

__________________________________________________________________________

__________________________________________________________________________

10. Area (sq. ft.) of entire lot: _______ Portion proposed for development: ________

11. List any Special Exceptions or Variances that have been previously granted or are being requested from the Board of Adjustment for this property: ______________________

__________________________________________________________________________

__________________________________________________________________________

NOTICE: I certify that this application and the accompanying plans and supporting information have been prepared in conformance with the Hampton Falls Zoning Ordinance, and all other applicable regulations.

Applicant's Signature: ________________________________ Date: ________________

This form must be accompanied by a separate list of names and addresses of abutters (including owner and other professionals), mailing labels in triplicate, four copies of required plans, and a check payable to the Town of Hampton Falls for the appropriate fee (see regulations for details). Planning Board application submission deadlines are posted on the Town Hall bulletin board.

PLANNING BOARD USE ONLY

Date Received: _________________ Time Received: _________________ am/pm

Received by: _____________________ Check Number: _________________

Application Number: ______________ Application Fee Submitted: _________________

Public Hearing/Consultation Scheduled For: ______________________________
HAMPTON FALLS

CONDITIONAL USE PERMIT CHECKLIST: DETACHED ACCESSORY DWELLING UNIT

_____ Four copies of plan or sketch w/building dimensions, accessory dwelling unit dimensions and building setbacks shown

_____ NH Department of Transportation driveway access permit (if needed)

_____ Abutter List

In addition, all of the following Zoning Ordinance standards must be met:

_____ 7.2.1.1 The owner of the property shall occupy one of the dwelling units as his/her primary dwelling unit and be owner and landlord of the second dwelling unit.

_____ 7.2.1.2 The living area of the accessory dwelling unit shall not exceed 750 square feet. There must be an interior door between an attached accessory dwelling unit and the primary dwelling. (Amended March 2017)

_____ 7.2.1.3 Any entrance, newly constructed, to the accessory dwelling unit shall be located on the side or rear of the dwelling unit.

_____ 7.2.1.4 On site parking shall be provided on the lot for both dwelling units.

_____ 7.2.1.5 The accessory dwelling unit shall conform to all applicable structural, water and sanitary standards for residential buildings. Dormitory-type facilities are expressly prohibited whether seasonal or otherwise.

_____ 7.2.1.6 Prior to any renovations or construction the owner shall provide evidence to the Town's authorized agent that septic facilities are adequate according to State and Town standards. If deemed necessary by the Town's authorized agent, such evidence shall be in the form of certification by a State of New Hampshire licensed septic system designer. Also, the owner shall provide evidence that there is
adequate potable water according to the standards of the State of New Hampshire. The Town's authorized agent then shall indicate approval in writing to the Building Inspector or Planning Board in order to allow any conditional use or building permit.

7.2.1.7 Once any renovation or construction is complete or the owner is ready to have a unit occupied, a request must be made to the Building Inspector to obtain a certificate of occupancy permit. There shall be no occupancy of the accessory dwelling unit (or either unit if the entire dwelling has been newly constructed) until the Building Inspector has issued a certificate of occupancy permit.

7.2.1.8 Only one accessory dwelling unit is allowed per lot. The property and proposed use must conform to any and all zoning ordinances and regulations of the Town of Hampton Falls.

7.2.1.9 No accessory dwelling unit shall be condominiumized or in any way be in a different ownership than the principal dwelling.

7.2.1.10 Detached accessory dwelling units that utilize an accessory use building (e.g., garage or barn) shall match the character of the primary residential use located on the lot.

Signature of Applicant:

Date:
TOWN OF HAMPTON FALLS

Pursuant to RSA 676:7, the State law of New Hampshire, the Town of Hampton Falls is required to notify the applicant and every abutter of the public hearing by certified mail, return receipt requested. The cost of required publication or posting of notice, and the cost of mailing said notices, shall be paid by the applicant.

THE FOLLOWING INFORMATION MUST BE COMPLETED BY THE APPLICANT

Abutter – Is defined as “Any property owner whose property is located in New Hampshire and adjoins or is directly across the street or stream, from the land under consideration by the Board. For purposes of receiving testimony only, and not for purposes of notification, the term “abutter” shall include any person who is able to demonstrate that his land will be directly affected by the proposal under consideration. For purposes of receipt of notification by a municipality of a Board hearing, 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.”

<table>
<thead>
<tr>
<th>TAX MAP</th>
<th>LOT #</th>
<th>OWNER(S) of RECORD</th>
<th>MAILING ADDRESS</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Applicant:</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Property Owner:</td>
<td></td>
</tr>
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<td></td>
<td></td>
<td>Engineer:</td>
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<td>Other Engineer(s):</td>
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<td></td>
<td>Dept. of Transportation:</td>
<td></td>
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<tr>
<td></td>
<td></td>
<td>If Property Fronts State Road</td>
<td></td>
</tr>
</tbody>
</table>

Applicant’s Signature __________________________ Date __________________________

Continue abutter listing on reverse, if needed.
FEES FOR PLANNING BOARD APPLICATIONS

The Planning Board meets on the fourth Tuesday of the month. Meetings are held at the Hampton Falls Town Hall, 1 Drinkwater Road. Hearings begin at 7:00 p.m. The applicant must be the owner of the property or a representative of the owner with written authorization to act as an agent of the owner. Applications must be accompanied by four (4) full-size copies of the plan along with one (1) 11”x17” copy of the plan.

MONTHLY APPLICATION DEADLINES: Applications must be complete and delivered to the Town, with all supporting documentation, no later than the application/legal notice deadline outlined on the Planning Board Application Deadlines schedule. Subsequent supporting documentation must be complete and delivered to the Town no later than the Agenda Deadline outlined on the schedule.

| Applicable Application Fees, payable to the “Town of Hampton Falls” are as follows: |
| Site Plan Review | $250, plus $25 per 1,000 square feet of new area and actual costs incurred* |
| Subdivision | $250 + $125 per lot or housing unit, plus actual costs incurred* |
| Lot Line Revision | $150 for revision between two (2) lots + $75 for each additional lot involved, plus actual costs incurred* |
| Voluntary Lot Merger | $75, plus actual costs incurred* |
| Conditional Use Permit | $150, plus actual costs incurred* |
| Scenic Road Alteration Permit | $100 plus actual cost of newspaper notice* |
| Wetland Special Use Permit | $150 plus actual costs* |

*Applicants must pay the following actual costs if and when incurred:

<p>| Rockingham Planning Commission (RPC) Circuit Rider Application--Specific Services | The first four (4) hours of RPC Circuit Rider review and consulting shall be borne by the Town under its Circuit Rider Services contract. RPC time incurred in excess of four (4) hours shall be billed to and paid by the applicant, based on the current RPC Circuit Rider annual contract rates. |
| Engineering services performed by the Town-appointed engineer or other qualified professionals | Actual costs shall be paid by the applicant based on actual hours incurred. Applicants will be required to post fees with the Town in advance of requests to the Town Engineer, RCCD or other professional(s). |</p>
<table>
<thead>
<tr>
<th>Legal Services</th>
<th>Actual costs shall be paid by the applicant based on actual hours incurred. Applicants will be required to post fees with the Town in advance of Planning Board counsel legal services.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Other consulting services, as required, such as the Rockingham County Conservation District (RCCD)</td>
<td>Actual costs shall be paid by the applicant based on actual hours incurred. Applicants will be required to post fees with the Town in advance of requests to the Town Engineer, RCCD or other professional(s).</td>
</tr>
<tr>
<td>Newspaper / Public Notices</td>
<td>Actual costs shall be paid by the applicant.</td>
</tr>
<tr>
<td>Abutter / Surveyor / Engineer notifications</td>
<td>$5 per notice, plus postage</td>
</tr>
<tr>
<td>Mylar recording</td>
<td>Actual costs shall be paid by the applicant.</td>
</tr>
<tr>
<td>Rockingham County Registry of Deeds L-Chip Surcharge</td>
<td>As of July 1, 2020, fee is $26 for each Mylar recording. Check payable to Rockingham County Registrar of Deeds.</td>
</tr>
<tr>
<td>Administrative Fee (recording at Registry)</td>
<td>$35 to be paid by the applicant for each trip to the Registry. Mylars are to be pre-approved at the Registry in order to avoid additional trips.</td>
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</table>

For Site Plan Review and Subdivision applications, estimated fees will be held in escrow and drawn down by the Town as needed. Excess amounts will be refunded. Applicants may be required to replenish escrow as needed.

By submission of the application, the applicant and/or owner, or agent, certifies that the application is correctly completed with all required attachments and supporting documentation as specified in the Zoning Ordinance and regulations of the Town of Hampton Falls.

By submission of the application, applicant agrees to pay the fees listed above and any additional costs or excess fees for engineering or other professional services incurred by the Hampton Falls Planning Board or the Town of Hampton Falls in the application and adjudication process.

Only fully completed applications with fees paid and all required attachments will be forwarded to the Planning Board.

If there are any further questions, please contact the Town Secretary at 603-926-4618, ext. 104.
APPENDIX II

SCHEDULE OF FEES

(ADOPTED SEPTEMBER 2020)

1. Subdivision Regulation*

1.1 Application Processing Fee $250.00
1.2 Newspaper Notice Actual Cost
1.3 Abutter Notices - including landowner, applicant and others as required by statute $5.00 per notice, plus postage
1.4 Per lot or housing unit fee - based on the final number of lots approved $125.00 per lot or housing unit
1.5 Technical/Assessment/Legal Review or Other special studies (See Subdivision Reg. Section 5.9.2.2 for required pre-funding) Actual Cost
1.6 Recording and Filing Fee $35.00 plus Registry of Deeds fees
1.7 Tax Map and Record Changes Fee $15.00 per lot

* Design Review only 1.1, 1.2, and 1.3 are required

2. Lot Line Adjustments

2.1 Application Processing Fee $150.00 for first 2 lots, plus $75 each additional lot
2.2 Newspaper Notice Actual Cost
2.3 Abutter Notices - including landowner, applicant and others as required by statute $5.00 per notice, plus postage
2.4 Recording and Filing Fee $35.00 plus Registry of Deeds fees
2.5 Technical/Assessment/Legal Review or other special studies (See Subdivision Reg. Section 5.9.2.2 for required pre-funding) Actual Cost

3. Scenic Road Alteration Permits

3.1 Application Processing Fee $100.00
3.2 Newspaper Notices (two required by statute) Actual Cost

4. Wetland Special Use Permit

4.1 Application Processing Fee $150.00 plus actual costs
4.2 Newspaper Notice Actual Cost
4.3 Technical/Assessment/Legal Review or other Special studies (See Subdivision Reg. Section 5.9.2.2 for Required pre-funding.

Actual Cost

5. Site Plan Review**

5.1 Application Processing Fee $250.00

5.2 Newspaper Notice Actual Cost

5.3 Abutter Notices - including landowner, postage applicant and others as required by statue $5.00 per notice, plus postage

5.4 Hearing Fee

5.4.1 Site Plans with no new structures or additions to existing structures $100.00

5.4.2 Site Plans involving new structures or additions to existing structures $25.00 per 1,000 square foot of new area

5.5 Technical/Assessment/Legal Review or other special studies (see Site Plan Reg. Section 5.8.2.2 for required pre-funding) Actual Cost

5.6 Record and Filing Fee $35.00 plus Registry of Deeds fees:

5.7 Bed and Breakfast See Section 6.7

5.8 Tax Map and Record Charge $15.00 per lot

** Design Review only 5.1, 5.2 and 5.3 are required.

6. Conditional Use Permit

6.1 Application Processing Fee $150.00

General Notes

1. If two approvals are needed and are applied for simultaneously (example, lot line adjustment and subdivision) certain fees such as newspaper or abutters notices may be reduced.

2. Questions to or general correspondence with the RPC Circuit Rider is done at no fee.

3. Plan review is required before the application is considered for acceptance of jurisdiction.

4. Informal, conceptual or preliminary consultations do not require fees and are non-binding upon the Board and the Applicant.

5. All fees or other charges are required to be prepaid (or pre-funded) and failure to do so may result in the application being denied or not being processed.