



## Planning & Development

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### Site Plan Amendment Application Memo

Date: February 22, 2019

To: Planning Board

From: Planning Office

Re: Barefoot Cottage Homes – Site Plan Amendment Application #5 - Map 43, Lot 3-3

Attar Engineering has submitted a site plan amendment application on behalf of Seal Harbor LLC and the Barefoot Cottage Homes Condominium Association? The site plan amendment seeks approval of the properties as-built conditions including additional gravel parking, reconfigured parking, changes to lot coverage and resolution of site plan deficiencies/defaults for landscaping, encroachments, fencing, dumpster, etc. The existing use of the property to remain Hotel/ Motel (Lodging Facility) consisting of 56 hotel/motel units and 1 single family dwelling unit (#153). The property has various accessory buildings which include an Office, Clubhouse, patio, pool, guardhouse, a 5 car garage and a 6 car garage. The property is located off of Barefoot Cottage Road and Route One. The property is located within the General Business District and Residential A District. The property is identified as Tax Map 43, Lot 3-3. The parcel is served by public sewer and public water. The parcel is 5.18 acres in size. This parcel is lot 3 of the previously approved subdivision which was called 'Rite Aid Subdivision' or 'Opechee-Pope/ Stella Bloom Subdivision.'

#### **§ 145-70. Applicability.**

All uses identified as permitted with site plan approval in Article V shall be subject to the requirements of this article in the following situations:

- A. A new use is proposed on a lot;
- B. Resumption of a use on a property which has been discontinued for more than five years is proposed (See §145-12D regarding nonconforming uses.); or
- C. An existing use proposes to expand its gross floor area and/or land area. **YES - changes to lot coverage proposed.**

#### **§ 145-71. Reviewing authority. [Amended 4-19-1997]**

- A. The reviewing authority for uses or structures requiring site plan review under Article V shall be determined by the Reviewing Authority Chart. **Editor's Note: The Reviewing Authority Chart is included at the end of this chapter. [Amended 4-18-1998] The amendments sought require Planning Board approval.**
- B. If a particular reviewing authority is set forth in sections of the Wells Municipal Code other than Subsection A of this section for a particular use, structure or procedure that conflicts with the above chart, such other sections of the Code will control with respect to the proper review authority.

#### **§ 145-72. Applications. [Amended 4-26-1996]**

Appropriate application forms shall be available from the Office of Planning and Development. All applications shall be filed with the Office of Planning and Development, and the application fee shall be paid to the Town of Wells.

**§ 145-73. Fees.**

- A. An application fee as established by the Board of Selectmen, following notice and a public hearing, shall be paid at the time an application is filed. **Applicant submitted an application fee and escrow deposit.**
- B. The applicant shall reimburse the Town for all expenses incurred for notifying abutters of the proposed site plan and advertising of any public hearing regarding the site plan.
- C. The Town staff or Planning Board may employ the services of technical experts to assist it in reviewing applications and in determining appropriate conditions of approval. The applicant shall be informed of the intended use of such services and their approximate cost. A deposit equal to the estimated cost shall be paid to the Town prior to the employment of any such technical experts. The total cost of any such review shall be paid by the applicant prior to the signing of any approved plans. If the entire deposit is not expended, the remaining balance shall be returned to the applicant. **[Amended 4-26-1996; 11-7-2000]**

**§ 145-74. Review and approval process.**

- G. Amendment to approved site plans.
  - (2) Upon receipt of an application to amend a previously approved site plan, the Code Enforcement Officer shall follow the procedure for reviewing a site plan review preapplication as set forth in Subsection A. Notice of the filing of an application to amend an approved site plan shall follow the notice procedure for the filing of a preapplication for site plan review as set forth in Subsection A. **Procedure for site plan pre-application and application shall be followed. \***
  - (3) The procedure for reviewing applications to amend a previously approved site plan shall follow the procedure for reviewing a site plan review application as set forth in this section unless the reviewing authority determines that the amendment is of such an inconsequential nature that the full site plan review procedure is not necessary. For applications to amend a previously approved site plan, the reviewing authority may combine the preapplication and application steps and may waive the requirement for a public hearing.
  - (4) Field changes to approved site plans. **[Added 4-18-1998] Not applicable at this time**
- H. The Planning Board may require that a performance bond or other suitable financial guaranties be posted by the applicant. The form and amount of this bond of financial guaranty must be acceptable to the Town Manager. **Not applicable**
- I. Technical assistance. The Code Enforcement Officer, the Staff Review Committee or the Planning Board may, at its discretion, forward a copy of the application, the plans and all supporting documentation to any appropriate technical expert for review. The review may include traffic impact, roadway and parking area design and construction, stormwater management and erosion and sedimentation control, as well as any other concerns of the reviewing authority. The applicant shall pay for the employment of any such experts. (See § 175-73C.) **Not applicable**
- A. **Preapplication. [Amended 4-14-2000] \***
  - (1) Prior to submitting an application, the applicant shall submit to the Office of Planning and Development a preapplication form, sketch plan of the subject property showing existing and proposed buildings, parking areas, lot boundaries, adjacent streets, entrances to the property, water bodies, any other significant features **Plan provided**, a list of names and addresses of abutters to the proposed project **Provided**, and a set of Size 10 envelopes addressed to the abutters **Provided**, affixed with first class postage. The addresses of these abutters shall be obtained from the Town of Wells Tax Assessor's records. Within seven days of receipt of a preapplication by the Office of Planning and Development, the Code Enforcement Officer shall:

- (a) Determine the level of review to be required under § 14-71 and whether or not the proposed use is a permitted use on the subject lot. **On 2/14/19 the Code Officer determined the uses are permitted.**
  - (b) If the proposed use is a permitted use on the subject lot: **Abutter notification mailed 2/15/19**
    - [1] Send or deliver a notice to the applicant and the abutters of such determinations by first class mail. **YES**
    - [2] Certify that said notices have been sent or delivered.
    - [3] If the reviewing authority pursuant to § 145-71 is the Code Enforcement Officer, indicate to the applicant the information the applicant needs to submit as part of the application. **Not applicable**
    - [4] If the reviewing authority pursuant to § 145-71 is the Staff Review Committee or the Planning Board, place the applicant on the next available agenda for a preapplication meeting, if a preapplication meeting is requested by the applicant. **Planning Board scheduled to receive site plan amendment application on 2/25/19**
  - (c) If the proposed use is not a permitted use on the subject lot, send a notice to the applicant of such determination by first class mail and certify that said notice has been sent.
- (2) The abutters' notification sent pursuant to Subsection A(1)(b)[1] above shall include a copy of the preapplication form and an explanation of the purpose of the notification. **YES** If the reviewing authority is the Staff Review Committee or the Planning Board and a preapplication meeting with the Committee or Board is requested by the applicant, the preapplication meeting date shall also be included in the notification **YES**, and said notification shall be sent or delivered by first class mail at least 10 days before the meeting. **Abutter notification mailed on 2/15/19; meeting is on 2/25/19**
  - (3) The Staff Review Committee or the Planning Board at its preapplication meeting with the applicant shall indicate the information which the applicant will be required to submit as part of the application and may schedule an on-site inspection of the property. The Committee or Board may waive any of the submission requirements listed in § 145-77 if it determines that they would not be applicable or are not necessary to determine that the standards of § 145-75 have been or will be met. **To be determined**
  - (4) If the applicant does not request a preapplication meeting with the Staff Review Committee or the Planning Board the applicant is encouraged to meet with the Director of Planning and Development to discuss the project and the information the applicant will be expected to submit as part of the application.

### **Recommendations and Conclusion:**

1. The Planning Board should consider receiving the site plan amendment application.
2. The Planning Board to consider if a site walk is needed:
  - a. The owner of Map 123, Lot 3 has expressed concern on the condition of the existing fence and has stated a fence is needed
  - b. A representative from YCCC has visited the Planning Office with concerns on eliminating the property line encroachments
  - c. The proposed parking near units 101/102 requires a 25 foot wide hotel vegetated buffer.

Based on the above, a site walk is probably warranted.

3. If a site walk is required, the Board can schedule one with snow cover per the Land Use Code due to the application being a Site Plan Amendment.
4. If the Board does not require a site walk, the attached draft completeness review checklist can be reviewed:

- a. An updated survey is recommended to confirm that property line and setback encroachments have been resolved.
  - b. Applicant and owner authorization to be clarified.
  - c. Landscaping, screening and buffering to be reviewed and determined after a public hearing is held.
5. The Planning Board could assign the Planning Office as the completeness agent. Once found complete a public hearing to be scheduled.