PUBLIC NOTICE
Public Hearing on Changes to Zoning Ordinance

The Northwood Planning Board will hold a public hearing on changes to the Northwood Development Ordinance (Zoning Ordinance) on Thursday, December 17 at 6:30 pm in electronic format at a Zoom meeting and on YouTube as follows in the following sections:

Join Zoom Meeting
https://zoom.us/j/92731926828?pwd=QU0wbi9PWlXmNzV2SHIIZ29EeFozdz09

Meeting ID: 927 3192 6828
Passcode: 070871
One tap mobile
+13017158592,,92731926828#,,,,,,0#,,070871# US (Washington D.C)
+13126266799,,92731926828#,,,,,,0#,,070871# US (Chicago)

or view at: https://www.youtube.com/channel/UCmGaspKQLz1JuM0tX9BHxKQ

Amendment #1: Section VI.A Wetlands Conservation Overlay District

Ballot Language: Are you in favor of adoption of Amendment #1 as proposed by the Planning Board for the town’s development ordinance as follows?

Amend Section VI.A Wetlands Conservation Overlay District to update those uses permitted by right and by Special Exception within the Wetlands Conservation Overlay and its required setback areas; to clarify the process and required application materials for granting a special exception; and to clarify the standards regulating Prime Wetlands and wetlands within the Conservation Area Overlay District by introducing a new term, “High-Priority Wetlands”, and creating a new Section VI.A(6) regarding their regulation.

Full Amendment:

For the purposes of this document, items that are proposed to be deleted are depicted in red strikethrough. Items that are proposed to be added are depicted in blue underline. Items that are being relocated are shown as deleted from their current location and added in their new location

VI. OVERLAY DISTRICTS.

VI.A. Wetlands Conservation Overlay District

VI.A.(1) PURPOSE In the interest of public health, convenience, safety and general welfare, the regulations of this District are intended to guide the use of areas of land that have soils that are saturated or inundated for extended periods of time during the growing season, and:

Public Hearing on December 17, 2020
(a) To allow those uses that can be located appropriately and safely in wetland areas and ensure their proper design.

(b) To protect naturally-occurring wetlands from pollution of surface and ground water by sewage or other contaminants.

(c) To protect potential water supplies, existing aquifers, and aquifer recharge areas. *(Rev. 3/03)*

(d) To prevent the destruction of wetlands which provide flood protection, recharge of ground water supply, retention of sediments, attenuation of nutrients, augmentation of stream flow during dry periods and continuing existence of important wildlife areas.

(e) To protect the Town from unnecessary or excessive expenses in providing or maintaining essential services and/or utilities which might be required as a result of misuse or abuse of wetlands.

VI.A.(2) OVERLAY DISTRICT BOUNDARIES  The Wetlands Conservation Overlay District shall include all areas that meet the criteria, as outlined in Section 1 below, and may be defined by the National Cooperative Soil Survey conducted by the US Department of Agriculture in their Soil Survey of Rockingham County, New Hampshire, dated October 1994. Nineteen wetland areas, as listed on page 9 of the “Northwood Wetlands Inventory and Prime Wetland Designation Project Final Report, April 1999” and as identified on the map titled “Prime Wetlands of Northwood, December 1999” are designated prime wetlands within the scope of RSA 482-A:15 and the NH Code of Administrative Rules WT700 and are included in the district. *(Rev. 3/00 & 3/02)*

(a) The location of a wetland boundary in any particular case must be determined by on-site inspection of all three characteristics of wetlands, namely, hydrology, hydric soils, and hydrophytic plants, as recognized by the Army Corps of Engineers in Technical Report Y-87-1, The Corps of Engineers Wetland Delineation Manual, and as cited in the New Hampshire Wetland Rules WT 101.82. This boundary shall be delineated and identified as a jurisdictional boundary by a licensed wetland scientist using the above Army Corps delineation method, the Site-Specific Soil Mapping Standards for New Hampshire or other appropriate standards as listed in the New Hampshire Wetland Rules Env-Wt 100 through 800 or its successor rules. When such information is submitted, it shall supersede more generalized information, such as that obtained from the county soil survey. *(Rev. 3/09)*

(b) If there is question or dispute as to the boundary of this overlay district, the owner of the property or any abutter may petition the town to hire a licensed wetland scientist to examine the area and
report all findings to the town. The cost of such action shall be paid by the petitioner.

(Rev. 3/03)

(c) High-Priority Wetlands. Nineteen wetland areas, as listed on page 9 of the “Northwood Wetlands Inventory and Prime Wetland Designation Project Final Report, April 1999” and as identified on the map titled “Prime Wetlands of Northwood, December 1999” are designated prime wetlands within the scope of RSA 482-A:15 and the NH Code of Administrative Rules WT700 and are included in the district. These Prime Wetlands, as well as areas where the Wetland Conservation Overlay District as described above overlaps with the Conservation Area Overlay District shall constitute High-Priority Wetlands, with further limitations as described in Section VI.A.(6) of this overlay.

VI.A. (3) PERMITTED USES IMPACTS  Permitted uses impacts within the Wetland Conservation Overlay District are those that will not require the erection or construction of any permanent road, structure or building, will not alter the natural surface configuration by the addition of fill or by dredging (not including the limited activity described in section (8)), or will not compromise the purpose of this overlay district, and that are otherwise permitted by the Development Ordinance. Such uses may include the following or similar uses: Such impacts will be limited to the minimum impact necessary to achieve the intended purpose, and the wetland area shall be restored to a suitable natural condition to the greatest extent possible following the impact and shall utilize best-management practices to prevent erosion, sedimentation, and/or pollution of the Wetland Conservation Overlay District. Such impacts may include the following or similar impacts:

(Rev. 3/02)

(a) Forestry activities  It is recommended that these activities be conducted in accordance with Best Management Practices for Erosion Control on Timber Harvesting Operations in New Hampshire, as published by the NH Department of Resources and Economic Development, Division of Natural and Cultural Resources, and with suitable notification to the New Hampshire Wetlands Bureau, when required;

(b) Agriculture activities  It is recommended that these activities be conducted in accordance with the manual of Best Management Practices for Agriculture in New Hampshire, published by the NH Department of Agriculture;

(c) Ponds and well recharge sources conducted in accordance with any dredge and fill permitting requirements of the State of New Hampshire;

(d) Wildlife refuges;
(e) Parks and such recreational uses as are consistent with the purpose and intent of the Ordinance;

(f) Conservation areas, wildlife refuges, nature trails, and other educational or scientific purposes;

(g) Open spaces as permitted or required by the Subdivision Regulations, the Development Ordinance, or in conjunction with a use which may be permitted in an adjacent district where an adequate open space area is not available within the adjacent district.

(g) Cutting of vegetation, disturbance, and placement or construction of temporary structures or materials as necessary for the removal of invasive or noxious species, in accordance with best management practices.

(h) Driveways De minimis driveway crossings and culverts for a single-family or two-family residential structure and their accessory uses, provided all state permits are obtained. (Rev. 3/09) Such crossings must impact less than 200 square feet of wetland area and be located within 100 feet of the road providing access to the property, otherwise a special exception for “impacts essential to the productive use of land not within the Wetland Conservation Overlay District” shall be required (Rev. 3/21)

VI.A (4) SETBACKS

(a) Structures shall not be placed within 20 feet of the edge of a wetland unless they are deemed necessary for a permitted impact as described in §VI(A)(4) or unless a Special Exception has been obtained in accordance with §VI(A)(5).

(b) Any construction, alteration of terrain, or other disturbance within the 20-foot setback shall utilize best-management practices to prevent erosion, sedimentation, and/or pollution of the Wetland Conservation Overlay District. (Rev. 3/21)

VI.A. (4) (5) USES IMPACTS ALLOWED BY SPECIAL EXCEPTIONS Special exceptions may be granted by the Zoning Board of Adjustment, upon notice and hearing as prescribed in RSA Chapter 676, for the following uses impacts within the Wetlands Conservation Overlay District and its setbacks:

(a) Those uses impacts to the Wetlands Conservation Overlay District or its setbacks that are essential to the productive use of land not within the Wetlands Conservation Overlay District shall be allowed by Special Exception. Those uses include, but are not limited to:
the construction of roads, driveways, or other access ways, utility rights-of-way and easements, including power lines and pipelines, with adequate provisions where called for, for the continued, uninterrupted flow of surface run-off water. The ZBA shall grant a Special Exception, provided the following are met:

[1] __after the applicant meets shall first meet__ with the Conservation Commission, __and written__ findings by the Northwood Conservation Commission regarding the proposal, __including but not limited to minutes of the meeting at which the proposal was discussed__, are submitted with the Special Exception application, are reviewed by the ZBA, and are made part of the record of the case; and

[2] __the applicant shall submit sufficient information necessary to demonstrate that the proposed impacts are essential for the productive use of land not within the Wetland Conservation Overlay; and (Rev. 3/21)"

[2] [3] dredging, filling or other alteration shall be designed to minimize adverse impact on the wetland and its setbacks, even if this requires adjustments in design outside of this overlay district; and

[3] [4] there shall be provisions made to restore the site as nearly as possible to its original grade and condition; and

(Rev. 3/01)

[4] [5] a state wetlands permit shall be obtained when required.

[5] [6] a Special Exception is not required when the use meets the criteria for a permit by notification as defined by the NH Wetlands Bureau Code of Administrative Rules. (Rev. 3/00) (Rev. 3/05)

(b) The undertaking of a use permitted by this Ordinance but which requires an impact not otherwise permitted in the Wetlands Conservation Overlay District or its setback shall be allowed by Special Exception. The ZBA shall grant a Special Exception, provided the following conditions are met:

[1] __after the applicant meets__ with the Conservation Commission, findings by the Northwood Conservation Commission regarding the proposal are submitted with the Special Exception application, are reviewed by the ZBA, and are made part of the record of the case; and

[2] __the applicant shall submit sufficient information necessary to demonstrate that the proposed use of the property__
cannot feasibly be implemented without the proposed impacts; and

[2] [3] dredging, filling or other alteration shall be designed to minimize adverse impact on the wetland and its setbacks, even if this requires adjustments in design outside of this overlay district; and

[3] [4] there shall be provisions made to restore the site as nearly as possible to its original grade and condition; and

[4] [5] state wetlands permit shall be obtained when required.

VI.A (5) SETBACKS

(a) Where the Wetland Conservation Overlay District and the Conservation Area Overlay District overlap, or where there exists a prime wetland, a 100 foot setback area shall be maintained. No structures shall be constructed within this setback. Vegetation within this buffer area shall remain in its natural state. (Rev. 3/00)

(b) Structures shall not be placed within 20 feet of the edge of a wetland unless a Special Exception for the structure and use have been obtained in accordance with §VI(A)(4)(b). The 20 foot setback may be reduced on pre-existing non-conforming lots in accordance with § VII(C)(4). If the setback is reduced in accordance with § VII(C)(4), structures shall not be closer to the wetland than the reduced setback allows unless a Special Exception for the structure and use have been obtained in accordance with § VI(A)(4)(b).

VI.A (6) HIGH-PRIORITY WETLANDS

(a) The purpose of this section shall be to further protect wetland areas which are, by their quality, importance, or location, prioritized for conservation. These wetland areas shall be identified as described in Section VI.A.(2)(c).

(b) Setbacks. High-Priority Wetlands shall be protected by a 100-foot setback.

(c) No disturbance, dredging, filling, or construction of structures, driveways, or roads shall be permitted in High-Priority Wetlands or within the 100-foot setback. Vegetation within High-Priority Wetlands and within the 100-foot setback shall remain in its natural state. The sole exceptions shall be the following, which are permitted by right:
Cutting of vegetation, disturbance, and placement or construction of temporary structures or materials as necessary for the removal of invasive species. Such impacts shall be limited to the minimum necessary for removal or management of the invasive species, and impacted area shall be restored to a suitable natural condition as soon as possible following the impacts. Such impacts shall follow best-management practices for removal of invasive or noxious species.

Disturbance, alteration of terrain, cutting of vegetation, and placement or construction of temporary structures or materials as necessary for the implementation of a forest, habitat, or wildlife management plan. Such impacts shall be limited to the minimum necessary for the implementation of the plan, and all impacted areas shall be restored to a suitable natural condition as soon as possible following the impacts. A copy of any forest, wildlife, or habitat management plan or any other relevant documentation shall be provided to the Town for reference.

Any party proposing to undertake impacts permitted by this section are encouraged, but not required, to consult with the Northwood Conservation Commission concerning their proposal.

Relief. Any special exception or other mechanism which may otherwise provide relief to Section VI.A Wetland Conservation Overlay District shall not be construed to apply to Section VI.A.(6) High-Priority Wetlands. Relief to any provision of this section may only be granted via the issuance of a variance by the ZBA.

Staff Comments

The intended purpose of these changes is to resolve numerous points of confusion in the existing overlay to make the entire section more user-friendly and explicit in its requirements. Minor regulatory changes are proposed in some sections. Staff has the following comments regarding proposed changes:

Section A(1): No changes are proposed

Section A(2): No regulatory changes are proposed. Both prime wetlands and locations where the Wetland Conservation Overlay District and Conservation Area Overlay District overlap are already regulated more strictly than other wetlands. Staff proposes the use of the term High-Priority Wetlands to provide a single term to refer to these areas of stricter regulation, and descriptions of how these areas are delineated have been moved from their current locations to appear under this term.
Section A(3): Several changes for clarity and organization, as well as minor regulatory changes. Changes to the introduction paragraph acknowledge that the spirit and intent of this overlay is to limit impacts to wetlands, so while some impacts are permitted by right, they should be minimized and mitigated wherever possible. New paragraph (g) adds impacts permitted by right at the encouragement of the Conservation Commission.

New Section A(4): The section regarding Setbacks has been relocated to appear before the section regarding Special Exceptions. Since Special Exceptions may grant relief to the regulations for the overlay proper and the setback areas, Staff preferred to establish the normal regulations in those areas first in the flow of the overlay. Paragraph (a) is existing and has merely been located (though a portion is proposed to be deleted as described below). Paragraph (b) is new and stipulates that any permitted activities within the setback must be done in a way that does not negatively impact the overlay area.

Section A(5): Renumbered from Section A(4). This section describes impacts that require a Special Exception and stipulates the requirements for issuing a Special Exception. Most changes are to clarify current requirements by explicitly stating aspects of how the ordinance is currently interpreted. Both sets of Special Exception criteria have a new paragraph [2] which explains that the burden of proof is on the applicant to submit materials that demonstrate why the impacts are necessary. The ZBA already operates with this understanding, but it has been added to be explicit.

Old Section A(5): The old Setbacks section has been relocated as described above. A portion of old section A(5)(b) regarding setbacks on pre-existing non-conforming lots is proposed to be deleted entirely. The Board felt that automatically reducing setbacks on pre-existing non-conforming lots was contrary to the spirit and intent of this overlay, and that new development under such circumstances should be subject to a Special Exception if it cannot comply with the full 20-foot setback. Non-conforming rights for pre-existing structures on these lots will not be affected by this change.

Section A(6): This is a new section dealing with the regulation of High-Priority Wetlands as delineated in Section A(2). The required 100-foot setback and stricter limitations on activities within that setback already exist in old Section A(5)(b), but have been reorganized in this section for clarity. Provisions that could previously be interpreted to apply only to the setback areas have been clarified to apply to both the setback area and overlay district itself. Two exceptions to the restrictions of this section have been added at the request of the Conservation Commission to allow certain environmental activities to occur by right. These activities are described in paragraphs A(6)(c) 1-3. These paragraphs make the proposed section less strict than the existing overlay regarding these issues. Paragraph A(6)(d) explicitly clarifies the Town’s current interpretation that relief in these high-priority areas cannot be granted using the Special Exception criteria for other sections of this overlay, meaning relief can only be granted by a variance.