Town of Kittery Maine Planning Board Meeting August 13, 2020

ITEM 2— Land Use Development Code Amendments—Title 16.2 Definitions and 16.3.2.11 Commercial (C-1, C-2, C-3) <u>Action: Continue or close public hearing, recommend or not recommend to Town Council.</u> The proposed amendments to Title 16.2 Definitions seek to add and amend terms therein while the proposed amendments to 16.3.2.11 Commercial (C-1, C-2, C-3) seek to amend use, dimensional and performance standards for the commercial zones.

PROJECT TRACKING

REQ'D	ACTION	COMMENTS	STATUS
YES	Public Hearing Scheduled	HELD— 6/25/20	HELD
YES	Initial Public Hearing Meeting	HELD	HELD
NO	Public Hearing continued	8/13/20	ONGOING

Background

The purpose of the proposed amendments is to expand the opportunity to create a diversity of housing stock types in the commercial zones while preserving the remaining undeveloped land and natural resources located in the rural zoning districts. Specifically, the proposed amendments focus on the C-1 and C-3 zones, which reside along the US Route One and US Route One By-Pass corridors. A majority of the properties located within these zones are already developed and have a large presence of impervious and devegetated areas, making them ideal to redevelop. Minding most of these properties are significantly devegetated, the proposed zoning amendments seek to incentivized the incorporation of low-impact development (LID) infrastructure while requiring open space preservation and landscaping features. Recognizing in importance of protecting and improving the health of exiting natural resources, the proposed zoning amendments also seeks to create a diversity of housing types for people of various economic standing by provide provisions permitting an increase in density of a development that decides to include deeded affordable units.

The proposed zoning amendments currently before the Board have gone through and extensive public participation process. The proposed language has gone through both the Kittery Land Issues Committee and the Kittery Housing Committee. The Planning Board also offer initial comments on the proposal at the June 25. 2020 meeting before setting the public hearing for their July 23, 2020 meeting. At the July 23, 2020 meeting, the Board and the public offered their initial comments and concerns on the project were are listed as follows:

- 1. The ability for the Board to waive buffer requirements;
- 2. The potential effects of the proposed height standards;
- 3. Setback requirement for lots abutting single-family dwelling units;
- 4. Landscaping maintenance requirements by the developer; and
- 5. The submission of an analysis by Town staff to estimate the number of units that could be built.

Given the current pandemic, the Board thought it would be in the best interest of the Town to continue the public hearing to its August 13, 2020 meeting.

Build-out analysis

As describe hereinabove, the Board wanted to know the maximum build-out potential that the proposed amendments would permit. The Board looked to staff to perform a preliminary analysis for which staff did by using ArcGIS.

Methodology/Analysis

As stated hereinabove, the analysis was conducted using an ESRI ArcGIS platform, which is a computer program that is used specifically to analyze and capture geographic and spatial data. In order to perform the analysis, the Town's databased was searched to include relevant information. The data that was used included the following:

- 1. Parcels,
- 2. Zoning districts;
- 3. Shoreland and Resource Protection overlay zones; and
- 4. Wetland, vernal pool and other natural features.

After data collection was complete, the data was processed to include information only located in the C-1 and C-3 zones and refined to include dimensional standards of the proposed amendments. Thereafter, the data was merged into one dataset by using overlay tools and then refined to keep only relevant data. Parcels with land located in the Resource Protection overlay zone, land within 100' from the high annual tide (HAT), wetlands, vernal pools, conservation areas/easements, and Town / State owned lands were excluded from this analysis, being that they are undevelopable lands.

Results

After data processing, a series of calculations were performed based on the proposed zoning amendments to ascertain the maximum amount of residential units that could be built within each parcel's developable footprint. At this point of the analysis there were two scenarios that were looked at: one scenario in which all the parcels were developed or redeveloped to include only residential units without any affordable units and a scenario which all parcels were developed and all included affordable units, which allows for greater density.

In the first scenario, which does not include a density bonus, the data suggest that a total of 2,102 units could be built whereas under the second scenario, which includes the affordable density bonus, a total of 2,622 units could be built. Please see the maps hereinafter to each parcels build-out potential.

Limitations

This analysis was cursory in nature and would require the incorporation of more data such as topography, soils and climate to give a more accurate estimate of the build-out potential. In addition to more data, verification (ground truth-ing) of the data would need to be performed to assure accuracy. This analysis also did not account for housing market trends and the supply of commodities used to construct the developments. Furthermore, the analysis' direct intent was to understand the maximum amount of residential units that theoretically could be built on each lot located within the C-1 and C-3 zones based on the zoning amendments provisions and not designed to forecast development trends.

Recommendations

The Board should continue to discuss the provisions of the proposed amendments and continue the public hearing to the August 27, 2020 meeting so as to allow for more time for public to comment and to permit further review and consideration by the Board. Below is a recommended motion for the Board to use, if it is their wish to continue the public hearing.

Move to continue the public hearing for the proposed amendments to Title 16.2 Definitions and Title 16.3.2.11 Commercial (C-1, C-2, C-3) to the August 27, 2020 Planning Board meeting.

Revisions to C-1 and C-3 Zones related to housing – August 13, 2020 – DRAFT Highlighted sections either changed or are a point for discussion based on the last PB meeting

- 1 §16.3.2.11 Commercial (C-1, C-2, C-3).
- 2 A. Purpose.
- (1) The purpose of the Commercial (C-1, C-2, C-3) Zones is to provide general retail sales, services and
 business space within the Town in locations capable of conveniently serving community-wide and/or
 regional trade areas and oriented primarily to automobile- vehicular access. Additionally, in the C-1 and
 C-3 Zones where significant existing infrastructure, minimal existing residential development, and the
 presence of under-developed or under-utilized commercial lots allows, development of a range of
 dwelling unit types is encouraged. To reflect the differing character of various parts of the commercial
- 9 areas, it is divided into three zones that are shown on the Zoning Map:

C-1	Route 1 Commercial Zone
C-2	Route 236 Commercial Zone
C-3	Bypass/Old Post Road Commercial Zone

- 10 (2) Where the standards or requirements for the zones vary, the provisions for the zone in which the parcel11 is located apply.
- B. Permitted <u>and special exception</u> uses for <u>each of the Commercial Zones follow</u>: The following uses are permitted in the Commercial Zones:
- 14 (1) C-1 permitted uses.
- 15 (a) Public open space recreational uses, recreational facilities and selected commercial recreation;
- (b) School (including nursery school), hospital, long-term nursing care facility, convalescent care
 facility, municipal or state building or use, church or any other institution of educational, religious,
 philanthropic, fraternal, political or social nature;
- 19 (c) Accessory uses and buildings including minor or major home occupations;
- 20 (d) Business and professional offices;
- 21 (e) Mass transit station;
- 22 (f) Commercial parking lot or parking garage;
- 23 (g) Retail uses and wholesale businesses, excluding used car lots and junkyards;
- 24 (h) Service establishments;
- 25 (i) Public utility facilities, including substations, pumping stations and sewage treatment facilities;

26	(j) Restaurant;				
27	(k) Veterinary hospital;				
28	(l) Motel, hotel, rooming house, inn;				
29	(m) Art studio/gallery;				
30	(n) Grocery, food store, convenience store;				
31	(o) Day-care facility;				
32	(p) Business service;				
33	(q) Personal service;				
34	(r) Building materials and garden supply;				
35	(s) Conference center;				
36	(t) Repair services;				
37	(u) Accessory dwelling unit; and				
38	(v) Specialty food and/or beverage facility-; [Added 6-10-2013 by Ord. No. 13-02] and				
39	(w) Dwelling, two-family.				
40 (2)	C-1 special exception uses.				
41	(a) Used car lot not connected with new car sales;				
42 43	(b)(a) Gasoline sales if: i) not located within 1,000 feet of an existing station or private residence; and ii) not located within 150 feet of an existing structure;				
44	(c)(b) Funeral home;				
45	(d)(c) Place of assembly, including theater;				
46	(e)(d) Transportation terminal excluding truck stops;				
47	(f)(e) Warehousing and storage;				

48		(g) Mi	ni storage;					
49		(h)<u>(f)</u>	<u>f)</u> Research and development;					
50 51		(<u>i)(g)</u>	Manufacturing operations that conform to the provisions of §16.1.3.2.2 and Chapters 16.8 and 16.9;					
52		(j)(h)	Repair garages not located within 150 feet of a private dwelling or existing structure;					
53 54 55 56 57		(k)<u>(i)</u>	Buildings and structures over 40 feet that conform to the provisions of Chapters 16.8 and 16. Buildings and structures higher than 40 actual feet from the lowest point of grade to the highest point of the building or structure must have side, rear and front yards of sufficient depth to adequately protect the health, safety and welfare of abutting properties and which may not be less than current standards or 50% of actual height, whichever is greater;					
58		(1)<u>(j)</u>	Temporary, intrafamily dwelling unit;					
59		(m) Ne	w motor vehicle sales;					
60		(n) <u>(k)</u>	Mechanical services, excluding junkyard; and					
61		(0) <u>(1)</u>	Aquaculture;					
62		(m) Cottage cluster;						
63		(n) Dwelling, attached single-family;						
64		(o) Dwelling, multifamily; and						
65		<u>(p) Dv</u>	velling units as part of a mixed-used building.					
66 67	(3)	C-2 permitted uses [Note to Planning Board and Town Council: no changes in uses proposed so section removed for brevity].						
68 69	(4)	-	ectial exception uses [Note to Planning Board and Town Council: no changes in uses ed, section removed for brevity]					
70	(5)	C-3 per	mitted uses.					
71		(a) Pu	blic open space recreational uses, recreational facilities and selected commercial recreation;					
72 73			hool (including nursery school), hospital, elder-care facility, long-term nursing care facility, nvalescent care facility, municipal or state building or use, church or any other institution of					

Revisions to C-1 and C-3 Zones related to housing – August 13, 2020 – DRAFT Highlighted sections either changed or are a point for discussion based on the last PB meeting

74		educational, religious, philanthropic, fraternal, political or social nature;
75	(c)	Accessory uses and buildings including minor or major home occupations;
76	(d)	Business and professional offices;
77	(e)	Mass transit station;
78	(f)	Commercial parking lot or parking garage;
79	(g)	Retail uses and wholesale businesses, excluding used car lots and junkyards;
80	(h)	Service establishments;
81	(i)	Public utility facilities, including substations, pumping stations and sewage treatment facilities;
82	(j)	Restaurant;
83	(k)	Veterinary hospital;
84	(1)	Motel, hotel, rooming house, inn;
85	(m)	Art studio/gallery;
86	(n)	Grocery, food store, convenience store;
87	(0)	Day-care facility;
88	(p)	Business service;
89	(q)	Personal service;
90	(r)	Building materials and garden supply;
91	(s)	Conference center;
92	(t)	Repair services;
93	(u)	New motor vehicle sales;
94	(v)(u) Boatyard;
95	(w)	(v) Mechanical services, excluding junkyard;

Revisions to C-1 and C-3 Zones related to housing – August 13, 2020 – DRAFT Highlighted sections either changed or are a point for discussion based on the last PB meeting

96 97	(x)(w)	Commercial boating and fishing uses and facilities, provided only incidental cleaning and cooking of seafood occur at the site;
98	(y)<u>(x)</u>	Aquaculture;
99	(z)<u>(y)</u>	Accessory dwelling unit; and
100	<u>(aa)(z)</u>	Specialty food and/or beverage facility- : [Added 6-10-2013 by Ord. No. 13-02] and
101	<u>(aa)</u>	Dwelling, two-family.
102 103	C. Specia Zones:	l exception uses. The following uses are permitted as special exception uses in the Commercial
104	(6) C-3 sp	ecial exception uses.
105	(a) U	sed car lot not connected with new car sales;
106 107	(b)<u>(</u>a)	Gasoline sales if: i) not located within 1,000 feet of an existing station or private residence; and ii) not located within 150 feet of an existing structure;
108	(c)<u>(b)</u>	Funeral home;
109	(d) (c)	Place of assembly, including theater;
110	(e)<u>(</u>d)	Transportation terminal excluding truck stops;
111	(f)(e)	Warehousing and storage;
112	(g) N	ini storage;
113	(<u>h)(f)</u>	Research and development;
114 115	(i)(g)	Manufacturing operations that conform to the provisions of §16.1.3.2.2 and Chapters 16.8 and 16.9;
116	(j) (h)	Repair garages not located within 150 feet of a private dwelling or existing structure;
117 118 119 120 121	(k)<u>(i)</u>	Buildings and structures over 40 feet that conform to the provisions of Chapters 16.8 and 16.9. Buildings and structures higher than 40 actual feet from the lowest point of grade to the highest point of the building or structure must have side, rear and front yards of sufficient depth to adequately protect the health, safety and welfare of abutting properties, and which may not be less than current standards or 50% of actual height, whichever is greater;

Highlighted sections either changed or are a point for discussion based on the last PB meeting 122 Temporary, intrafamily dwelling unit; (1)(j) Commercial greenhouses; 123 (m)(k) 124 (n) Adult entertainment establishment not located within 1,000 feet of an existing private residence, school or place of worship; 125 Shops in pursuit of trade; and 126 (o)(l) 127 (p)(m) Construction services. 128 (n) Cottage cluster; 129 (o) Dwelling, attached single-family; 130 (p) Dwelling, multifamily; and 131 (q) Dwelling units as part of a mixed-used building-132 DC. Standards. (1) C Zone standards. All development and the use of land in the C Zone must meet the following 133 134 standards. Kittery's Design Handbook illustrates how these standards can be met. In addition, the design and performance standards of Chapters 16.8 and 16.9 must be met unless noted otherwise below. 135

136 (2) The following space standards apply in the C-1, C-2 and C-3 Zones:

137 (a) Minimum lot size <u>or density</u>:

C-1 and C-3 Zones			C-2 Zone		
Cattere Claster	16	A 11	40.000 fr		
Cottage Cluster;	<u>16 units per acre</u>	<u>All</u>	40,000 square feet		
Dwelling, Attached	unless 25% of units	uses			
Single-Family,	are affordable				
Dwelling, Multi-	housing units as				
Family, Dwelling,	defined by this code,				
<u>Two-Family</u> ,	in which case 20				
Dwelling Units as	units per acre are				
part of a Mixed-Use	allowed.*				
Building *					

Highlighted sections either changed or are a point for discussion based on the last PB meeting

		All other uses	40,000 square feet					
138	*N	OTE: These uses are e	exempt from net resident	ial acre	eage calcula	tions but are	subject to mi	 nimum
139			g unit requirements as d		-		·	
140		acreage calculations.	• •			-		
		g	-					
141	(b)	Minimum street from	tage:					
			-					
		<u>C-1 and C-3 7</u>	Zones		<u>C</u>	-2 Zone		
		<u>All uses</u>	<u>No minimum*</u>		<u>A</u>	<u>ll uses</u>	150	
							feet	
142	* <u>N</u>	OTE: All lots must me	et the requirements of A	rticle	XVI Lots ur	nless specific	ally modified	by this
143		section (16.3.2.11). S	Street frontage must prov	vide sut	fficient vehi	cular and peo	destrian acces	s for the
144		uses proposed while	meeting public health ar	d safe	ty requireme	ents (e.g. Fire	e Department.	<u>.</u>
145		Department of Public	Works). The applicant	<u>must d</u>	emonstrate	to the munic	ipal permittin	g
146		authority, that the str	eet frontage and lot desig	<u>gn mee</u>	t these requ	irements to t	he extent prac	cticable.
		-	-		-		-	

(c) Maximum Minimum front yard setback:

C-1 and C-3 Zone			C-2 Zone		
<u>All uses</u>	50-<u>15 feet*</u>	<u>All</u> <u>uses</u>	50 feet		

*NOTE: The Planning Board may, at its discretion, allow a greater setback when public amenities

such as benches, pocket parks or seating areas are proposed.

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(d) Minimum rear and side yards setbacks:

	C-1 Zone		<u>C-2 Zone</u>		C-3 Zone		
	All uses	30-<u>10 feet*</u>	<u>All uses</u>	30 feet <u>**</u>	All uses	<u>30 10 feet</u> ***	
*]	NOTE: Except	where side and	l/or rear setbac	ks of proposed ne	ew uses abut a s	ingle-family use	and/or
	any properties located on the east side of Route 1 from the southernmost extent of the C-1 zone						
	north to properties abutting Ox Point Drive in which case a minimum of 30 feet is required. See					. <mark>See</mark>	
	16.3.2.11.C.(4).(e) for buffer requirements.						

Highlighted sections either changed or are a point for discussion based on the last PB meeting

(**NOTE: Except as may be required by the buffer provisions of this title, and where the side and/or
 rear yards of the proposed nonresidential use abut a residential zone or use; in which case a
 minimum of 40 feet is required.)

159 ***<u>NOTE: Except where side and/or rear setbacks of proposed new uses abut a single-family use in</u> 160 which case a minimum of 15 feet is required.

161 (e) Maximum building height:

	C-1 and C-3 Zones		<u>C-2 7</u>	Zone	
	Dwelling, Multifamily,	50 feet, not including solar	<u>All</u> <u>uses</u>	40 feet	
	Dwelling Units as	apparatus*			
	part of a Mixed-Use				
	Building				
	All other uses	40 feet			
*]	NOTE: Flat roofs, prop	bosed to locate heating	ig, coo	ling, or other such mechanical or electrical	
<u>a</u>	pparatus off the ground	l, are acceptable prov	vided th	hat such apparatus are screened from view and	l the
<u>sc</u>	creening is designed as	an integral part of th	ne build	ling to aid both aesthetics and noise attenuation	<u>on.</u>
<u>F</u>	lat roofs proposed for t	he purpose of solar a	array in	stallations are also acceptable.	
(f)	-			coverage Impervious surface:	
				ntly developed and for which new multi-fami	-
			-	ottage clusters, or dwelling units as part of mi	
	• • •			existing or new commercial uses on the same not limited to driveways, buildings, sidewalks	
	parking areas:	ous surface, includin	<u>g but i</u>	iot innited to driveways, bundlings, sidewarks	
	parking areas.				
	[1] Is 70%; or				
				llow greater than 70% if proof that all stormw / Impact Development) and BMP (Best	<u>ater</u>
	Management Pra	uctice) systems based	l on Ma	aine DEP's Maine Stormwater Best Managem	ient
	Practices Manua	l, Volumes 1-III as a	.mende	d from time to time. The stormwater report an	<u>1d</u>
	<u>plan demonstrati</u>	ng that this requirem	ent is 1	met must be included with the application at t	he
	time of submission	<u>on.</u>			

Highlighted sections either changed or are a point for discussion based on the last PB meeting

- 180For lots in the C-3 zone which are currently vacant (no existing structure) and for which new multi-181family, attached single-family, or two-family dwellings, cottage clusters, or dwelling units as part of182mixed-use building are proposed, the maximum impervious surface, including driveways, buildings,183sidewalks and parking areas:
- 184 [1] Is 60% or
- 185[2] The Planning Board may, at its discretion, allow greater than 60% if proof that all stormwater186will be managed on-site utilizing LID (Low Impact Development) and BMP (Best187Management Practice) systems based on Maine DEP's Maine Stormwater Best Management188Practices Manual, Volumes 1-III as amended from time to time. The stormwater report and189plan demonstrating that this requirement is met must be included with the application at the190time of submission.
- 191For lots in the C-1 or C-3 zones which are currently developed and for which redevelopment is192proposed with new non-residential structures, the maximum impervious surface, including but not193limited to driveways, buildings, sidewalks and parking areas:
- 194[1] Is 70%; and all stormwater must be managed on-site, utilizing LID (Low Impact195Development) and BMP (Best Management Practice) systems based on Maine DEP's Maine196Stormwater Best Management Practices Manual, Volumes 1-III as amended from time to197time. The stormwater report and plan demonstrating that this requirement is met must be198included with the application at the time of submission.
- 199 For all uses in the C-2 Zone, building and outdoor material coverage must not exceed 40%.
- 200 (g) Minimum setback from water body and wetland setback for functionally water-dependent uses:
 201 zero feet.
- (h) Minimum setback from streams, water bodies and wetlands: in accordance with Table 16.9,
 §16.3.2.17 and Appendix A, Fee Schedules.
- 204 (i) <u>Affordable housing requirements:</u>

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- [1] All requirements in 16.X. Affordable Housing must be met.
- [2] <u>Density incentives outlined above in (2).(a) may be applied to projects that create affordable housing units, as defined by this code. No proportional payment-in-lieu is required if the affordable dwelling unit requirements for the density incentives are met.</u>
- (j). <u>Mixed-use buildings which include residential dwelling units must be comprised of at least 50%</u>
 <u>commercial uses on the first floor.</u>

214		(1 \ <mark></mark>	
215 216		~ ~	derground utilities are required. The Planning Board may allow an alternative but it is incumbent on the applicant to demonstrate why such a modification request should be granted.
217 218		-	ttage cluster requirements:
219 220 221 222 223		[1]	Cottage cluster dwelling units must either face the required common open space or the street. The required open space must be held in common for use by all the cottage cluster residents and must be immediately accessible to each dwelling unit, via either the front or the back of each unit.
224 225 226 227		[2]	Each cottage cluster dwelling unit must be no greater than 1,200 square feet. Spacing between units must comply with the requirements of the Fire Department and/or the State Fire Marshall's office.
228 229		[3]	Shared parking areas must be connected to each dwelling unit via a sidewalk.
230 231 232	(3)	<u>family</u>	one standards. All development and the use of land <u>except for new multi-family, attached single-or two-family dwellings, cottage clusters, or dwelling units as part of a mixed-use building</u> the C-1 Zone must meet the following standards:
233 234		[Note brevity	to Kittery Planning Board and Town Council: No changes are proposed, section removed for 7].
235 236 237	(4)	dwel	and C-3 Zone standards for attached single-family dwellings, multi-family dwellings, two-family lings where more than one two-family dwelling is proposed for a single lot, cottage clusters, and ling units as part of a mixed-use building:
238 239		(a)	Design standards.
240 241 242		[1]	Sidewalks must be installed within the right-of-way to meet minimum requirements as specified in 16.8 Table 1, subject to review and approval by the Department of Public Works.
242 243 244 245 246		[2]	All service areas for dumpsters, compressors, generators and similar items must be screened by a fence at least six feet tall, constructed of a material similar to surrounding buildings, and must surround the service area except for the necessary ingress/egress.
240 247 248 249 250 251		[3]	Parking must be located behind multi-family dwellings and mixed-use buildings with residential dwelling units when viewed from the street. The Planning Board may allow parking to the side or front of such residential or mixed-use buildings at its discretion, but it is incumbent upon the applicant to demonstrate why rear parking is not feasible.

252 253 254 255	[4]	Lighting plans, including lighting fixture designs and photometric plans must be included at the time of application submission. All fixtures must be cut-off to prevent light trespass and meet all requirements of Chapter 16.8 Article XXIV.
256 257 258 259	[5]	A single new two-family dwelling proposed for a lot or the addition of another dwelling unit to an existing single-family residence to create a two-family dwelling is exempt from these design standards.
260 261	(b)	Open space standards.
261 262 263 264 265	[1]	Open space must be provided as a percentage of the total area of the lot, and may include wetlands, water bodies, streams, and setbacks. Fifteen percent (15%) of each lot must be designated as open space.
266 267 268 269 270 271	[2]	For multifamily dwellings, mixed-use buildings with residential dwelling units and attached single-family dwellings, in cases where the property does not meet the 15% requirement due to existing development, and where redevelopment will remain at the same or comprise a lower percentage of the lot, the Planning Board may, at its discretion, allow a smaller percentage of open space. In granting this concession, the Board may require more intensive landscape plantings.
272	(c)	Parking standards.
273 274 275		The following minimum off-street parking requirements must be provided and maintained in case of new construction, alterations, and changes of use:
276 277 278 279 280 281 282	[1]	Parking requirements must be met on site unless an existing building covers so much of the lot as to make the provision of parking impractical in whole or in part. If meeting the parking requirements is not practical, then the parking demand may be satisfied off site or through joint-use agreements as specified herein. Notwithstanding the off-street parking requirements in Article IX of Chapter 16.8, minimum parking requirements for the uses below are modified as specified:
283 284 285 286		 [a] Dwelling units: 1 parking space per dwelling unit. [b] For multifamily dwellings, if more than ten parking spaces are required, up to 20% of the parking may be designated for compact cars. See 16.8.9.4 Off-Street Parking Standards.
287 288 289 290	[2]	Off-site parking. Required off-street parking may be satisfied at off-site locations, provided such parking is on other property owned by the applicant or is under the terms of a contractual agreement that will ensure such parking remains available for the uses served. Applicant must present evidence of a parking location and a contractual agreement;
291 292 293	[3]	Joint-use parking. Required off-street parking may also be satisfied by the joint use of parking space by two or more uses if the applicant can show that parking demand is nonconflicting and

294	will reasonably provide adequate parking for the multiple uses without parking overflowing into
295	undesignated areas. Nonconflicting periods may consist of daytime as opposed to evening hours
296	of operation or weekday as opposed to weekends or seasonal variation in parking demand.
297	
298	[a] Such joint parking areas must be held under ownership of the applicant or under terms of a
299	contractual agreement that ensures such parking remains available to all users of the shared
300	parking spaces;
301	[b] Determination of parking adequacy will be based on a most frequent basis, not a "worst
302	<u>case" scenario;</u>
303	
304	[c] Joint use parking areas must be located within 1,500 feet of the uses served, but do not need
305	to be located on the same lot as the uses served;
306	
307	[d] Ease and safety of pedestrian access to shared parking by the users served must be
308	demonstrated, including any proposed improvements or shuttle service that may be offered
309	and its requisite loading/unloading areas;
310	
311	[e] Such joint parking areas must not be located in residential zones of the Town.
312	
313	[4] In making determinations on off-site or joint-use parking under a development plan review, the
314	municipal permitting authority with jurisdiction to review and approve will make a final
315	determination of the joint-use and/or off-site spaces that constitute an acceptable combination of
316	spaces to meet the required parking demand.
317	
318	[5] Electric car charging stations are allowed in parking lots but must not interfere with pedestrian
319	movement on sidewalks.
320	movement on sidewarks.
320	(d) Londscopping and companing
	(d) <u>Landscaping and screening</u>
322 323	[1] For new multi family, attached single family, or dwalling units as part of a mixed use building
	[1] For new multi-family, attached single-family, or dwelling units as part of a mixed-use building
324	or any new residential use that will create more than three dwelling units on a site, the
325	following standards apply:
326	
327	[a] <u>A landscape plan prepared by a registered landscape architect is a submission requirement.</u>
328	However, a landscape plan done by other design professionals may be allowed at the
329	Planning Board's discretion.
330	
331	[b] <u>A minimum of one street tree must be planted for each 25 feet of street frontage. Trees</u>
332	may be planted in groups or spaced along the frontage. However, trees must be planted to
333	ensure survival, using silva cells, bioretention cells or tree wells. Trees are to be a
334	minimum of 2.5-inch caliper and 12 feet high at the time of planting. Existing large
335	healthy trees must be preserved if practical and will count towards this requirement. Trees
336	proposed within the right-of-way must remain under 20 feet tall at maturity.
	proposed within the right-or-way must remain under 20 feet tail at maturity.
337	10

338	[c]	Surface parking lots designed for five or more cars that will service multi-family or		
339		mixed-use buildings with dwelling units and which abut a street must provide screening in		
340		one of the following ways:		
341				
342		i. One tree per 25 feet of street frontage backed by a fence constructed of a		
343		material similar to surrounding buildings which must screen the parking area		
344		from the street except for necessary vehicular and pedestrian access. To ensure		
345		survival, trees must be planted using silva cells, bioretention cells or tree wells.		
346		Trees must be at least 2.5-inch caliper and 12 feet high at the time of planting.		
347		Existing large healthy trees must be preserved if practical and will count		
348		towards this requirement. Trees proposed within the right-of-way must remain		
349		under 20 feet tall at maturity.		
350				
351		ii. <u>A combination of trees and shrubs including at least 50% evergreen species, all</u>		
352		at least six feet high at time of planting, in a planting bed at least eight feet		
353		wide. Plantings must be sufficient, as determined by the Planning Board, to		
354		screen the parking area from the street except for necessary vehicular and		
355		pedestrian access. Planting beds may be mulched but no orange or red-dyed		
356		mulching material may be used.		
357				
358	[d]	A minimum of 10% of any surface parking area consisting of 10 or more spaces must be		
359		landscaped with trees and vegetated islands. This requirement is in addition to the		
360		aforementioned screening and street tree requirements.		
361				
362	[e]	Native trees are preferred and must be drought and salt tolerant when used along streets. A		
363		diversity of tree species (three to five species per every 12 trees) is required to provide		
364		greater resiliency to threats from introduced insect pests and diseases.		
365				
366	[f]	Any required plantings that do not survive must be replaced within one year. This		
367		requirement does not expire and runs with the land.		
368				
369	[g]	If 25% of the proposed development will be affordable dwelling units, the Planning Board		
370		may, at its discretion, modify surface parking lot landscaping and screening requirements		
371		under [c] and [d].		
372				
373	(e) Buff	ers.		
374				
375	[1] <u>Bu</u>	ffers are required between new residential uses and existing nonresidential uses and must		
376	<u>ł</u>	be at least 10 feet wide. A buffer plan must be prepared in conjunction with the landscape		
377	Į	plan as described in [d].[1].(a) above and consist of:		
378				

Highlighted sections either changed or are a point for discussion based on the last PB meeting

379	[a] A fence at least six feet high, constructed of material similar to surrounding buildings, with
380	plantings of trees at least six feet tall at time of planting and shrubs on the new residential
381	side of the fence.
382	
383	[b] Ground cover plantings such as perennials or ornamental grasses must be used where
384	appropriate.
385	
386	[c] Plantings must be provided with irrigation to enhance survival unless they are part of a
387	bioretention cell, rain garden or tree well.
388	
389	[d] Any required plantings that do not survive must be replaced within one year. This
390	requirement does not expire and runs with the land.
391	
392	[e] If 25% of the proposed development will be affordable housing dwelling units, the
393	Planning Board may, at its discretion, modify buffer requirements under [a] and [b].
394	
395	[2] Buffers are required between new residential uses and existing single-family uses and must be
396	at least 10 feet wide. A buffer plan must be prepared in conjunction with the landscape plan as
397	described in [d].[1].(a) above and consist of:
398	
399	[a] A fence at least six feet high, constructed of material similar to surrounding buildings, with
400	plantings of trees and shrubs at least six feet tall on the new residential side of the fence; or
401	
402	[b] Plantings of trees at least six feet tall and shrubs, including at least 50% evergreen species.
403	Such plantings must ensure adequate buffering and screening is achieved as determined by
404	the Planning Board.
405	
406	[c] Ground cover plantings, such as perennials or ornamental grasses must be used where
407	appropriate.
408	
409	[d] Plantings must be provided with irrigation to enhance survival unless they are part of a
410	bioretention cell, rain garden or tree well.
411	
412	[e] Any required plantings that do not survive must be replaced within one year. This
413	requirement does not expire and runs with the land.
414	
415	[f] If 25% of the proposed development will be affordable housing dwelling units, the
416	Planning Board may, at its discretion, modify buffer requirements under [a], [b] and [c].
417	
418	(45) C-2 Zone standards. All development and the use of land within the C-2 Zone must meet the following
419	standards:

420 [Note to Kittery Housing Working Group and KLIC: No changes are proposed, section removed for brevity].

Highlighted sections either changed or are a point for discussion based on the last PB meeting

- 421 (56) C-3 Zone standards. All development and the use of land except for new multi-family, attached single-
- 422 <u>family or two-family dwellings, cottage clusters or dwelling units as part of a mixed-use building,</u>
- 423 within the C-3 Zone must meet the following standards:
- 424 [Note to Kittery Housing Working Group and KLIC: No changes are proposed, section removed for brevity.
- 425
- 426 §16.2 **Definitions**
- 427
- Affordable The percentage of income a household is charged in rent and other housing expenses, or must
 pay in monthly mortgage payments (including insurance, HOA fees, and taxes), does not exceed 30% of a
 household's gross income, or other amount established in town regulations that does not vary significantly
 from this amount.
- 431 432
- Affordable Housing Unit -One dwelling unit of either affordable housing for rent or affordable housing for
 <u>sale.</u>
- 435

Affordable Housing For Rent - A dwelling unit that may be rented for year-round occupancy for which the
 rental cost does not exceed the maximum cost set forth for households making up to 80% of area median
 income, as determined by HUD's York-Kittery-South Berwick Metro Fair Market Area (HMFA) limits.
 Annual rent increases are limited by deed restriction, lease agreement or other legally binding agreement to
 the percentage increase in the HUD York-Kittery-South Berwick Metro Fair Market Area (HMFA) median
 income figures for a household of that size

441 <u>income figures for a household of that size.</u>

Affordable Housing For Sale - A dwelling unit that may be purchased for year-round occupancy for which
 the selling price does not exceed the maximum price set forth for households making up to 120% of area
 median income, as determined by HUD's York-Kittery-South Berwick Metro Fair Market Area (HMFA)
 limits. The resale price is limited by deed restriction or other legally binding agreement for all future sales of
 the unit, or a lesser term if permitted by regulations, to the percentage increase in the HUD York-Kittery South Berwick Metro Fair Market Area (HMFA) median income figures for a household of that size.

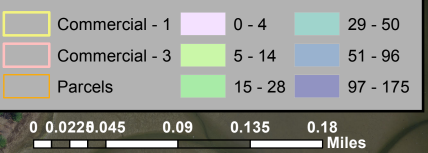
450 Cottage Cluster - A group of size-restricted single-family detached dwelling units that share a common lot as
 451 well as common open space and may share a parking area and/or accessory structures.

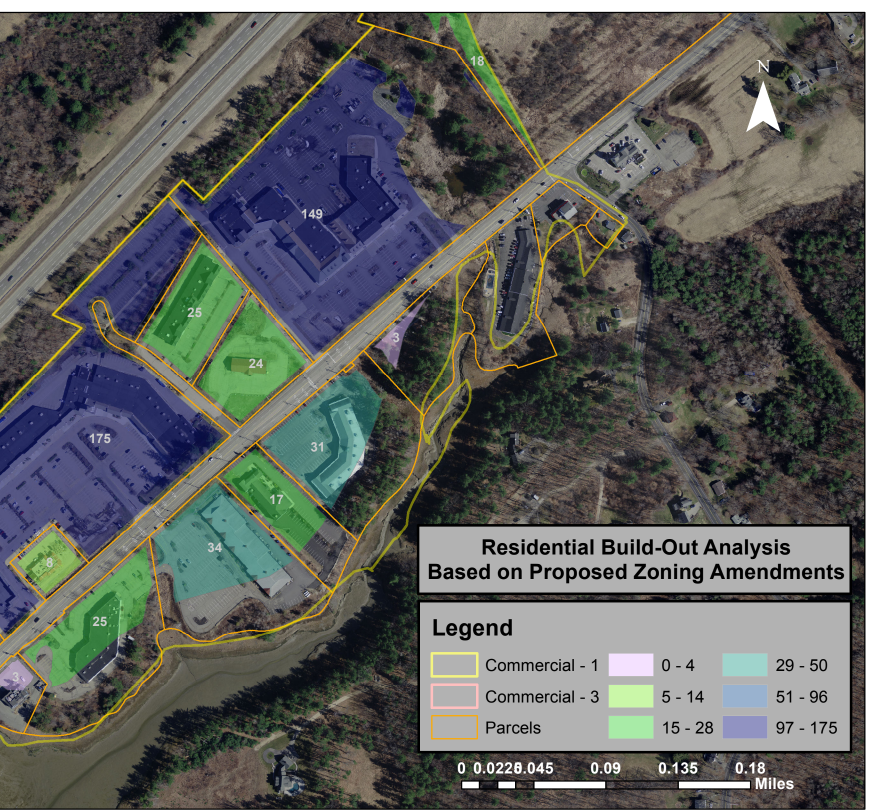
452
453 <u>Dwelling Unit -</u> A room or group of rooms forming a habitable unit for one family household, with facilities
454 used or intended to be used for living, sleeping, cooking, eating and sanitary facilities. It comprises at least
455 650 square feet of habitable floor space, except for elderly housing, an accessory dwelling unit or a
456 temporary, intrafamily dwelling unit. The term does not include a trailer. Such a unit must meet the building
457 code standards adopted and amended from time to time by Maine's Bureau of Building Codes and Standards.

- 459 Impervious surface The total area of a parcel that consists of buildings and any associated structures as well 460 as roads, driveways, and parking areas, whether paved or unpaved and any additional area that is covered 461 with a low-permeability material such as asphalt, stone or concrete or compacted through design or use to 462 reduce permeability.
- 463

Legend

97





Legend

37

45

	Commercial - 1		0 - 4		29 - 50
	Commercial - 3		5 - 14		51 - 96
	Parcels		15 - 28		97 - 175
0	0.0228.045 0.0)9	0.135	0.18 M	iles

Legend

Commercial - 1	0 - 4	29 - 50
Commercial - 3	5 - 14	51 - 96
Parcels	15 - 28	97 - 175
0 0.0228.045 0.0	9 0.135	0.18 Miles

Residential Build-Out Analysis				
Based on Proposed Zoning Amendments				

Legend Commercial - 1 0 - 4 29 - 50 Commercial - 3 5 - 14 51 - 96 Parcels 15 - 28 97 - 175 0 0.0325.065 0.13 0.195 0.26

63

Legend

72

15

q

IL CIRC

23

	Commercial -	1	0 - 4	29 - 50
	Commercial - 3	3	5 - 14	51 - 96
	Parcels		15 - 28	97 - 175
0	0.02 0.04	0.08	0.12	0.16 Miles

Residential Build-Out Analysis
Based on Proposed Zoning Amendments

Legend

170 1

Commercial - 1	0 - 4	29 - 50
Commercial - 3	5 - 14	51 - 96
Parcels	15 - 28	97 - 175
0 0.0378.075 0.	15 0.225	0.3 Miles