

# **TOWN OF FREEPORT, MAINE**

Planning Department 30 Main Street Freeport, ME 04032 Phone: 207-865-4743

www.freeportmaine.com

TO: PETER JOSEPH, TOWN MANAGER

FROM: CAROLINE PELLETIER, TOWN PLANNER

RE: PROPERTY LOCATED AT 30 MORSE STREET

DATE: TUESDAY, DECEMBER 7, 2021

You asked for background information for the Town Council about the property located at 30 Morse Street. The property is currently located in the Village Commercial I (VC-1) Zoning District and Design Review District I. The property currently has a covered foundation on it.

The applicant purchased the subject property which at the time, had a legally non-conforming dwelling on it. They wanted to replace the existing dwelling with a new structure which would have been allowed following the procedures and time limits of the Freeport Zoning Ordinance.

The applicant obtained approval from the Board of Appeals for a front and a rear setback reduction to construct a new dwelling. They also obtained a Design Review Certificate for a new dwelling. They subsequently (in 2014) applied for a building permit, removed the existing structure, installed a foundation and then asked for an extension of the previously issued building permit. The six-month extension of the building permit was granted on 08/10/2016.

Today, no additional construction has occurred, and the building permit has lapsed. Since the building permit has lapsed and there is no dwelling on the property, the legally non-conforming status of the original dwelling that was previously located and the lot and then removed, has lapsed.

If the applicant wanted to use the property today, as currently zoned, a use would have to conform to a permitted use / permitted use subject to site plan review under current zoning regulations (attached) and for which a new single family dwelling is no an allowable use.

Since the desire of the property owner is to have the ability to use the existing foundation (assuming that it was installed to comply with the approved setbacks) and to allow a single family dwelling to be constructed on the foundation, they are meeting with the Council to see if they would entertain the idea of a consent agreement to allow a single family dwelling to be constructed on the property.

# Section 413. Village Commercial "VC-I" {Amended, Effective 04/27/21}

### A. Purpose:

It is the intent of this District to concentrate commercial activity within the Village Center:

#### B. Permitted Use

- 1. Single Family Dwelling (existing as of October 20, 2020) {Amended, Effective 10/20/20}
- C. Permitted Uses subject to site review regardless of size: [Amended, Effective 04/27/21]
  - 2. Retail Trade
  - 3. Commercial Recreation, Indoor
  - 4. Business and Professional Offices
  - 5. Arts Center Indoor and/or Outdoor with or without permanent structures
  - 6. Municipal Facility
  - 7. Private Assembly
  - 8. Public Assembly Indoor
  - 9. Public Utilities
  - 10. Public or Private School
  - 11. Commercial School
  - 12. Outdoor Recreation School
  - 13. Religious Institution
  - 14. Peddler on Private Property subject to the requirements of Section 526
  - 15. Multiple Family Dwelling
  - 16. Restaurant
  - 17. Restaurant Carry-Out
  - 18. Visitors' Center
  - 19. Manufacturing accessory to or associated with a retail trade located in this District
  - 20. Bed and Breakfast Inn
  - 21. Day Care Center Facilities
  - 22. Convenience Store
  - 23. Parking lots to serve A & B buildings, as defined in the Freeport Design Review Ordinance in the VC-II District, which meet the requirements of Section 413.D.2.
  - 24. Personal Services
  - 25. Parking Structure subject to the standards of Sec. 413.D.7 below
  - 26. Inn not over 25 rooms and shall be at least two stories high
  - 27. Parking area for open space {Amended, Effective 12/02/14}
  - 28. Artisan Food and Beverage {Effective 12/17/14}
  - 29. Community Centers and Services {Amended, Effective 12/18/18}
  - 30. Mixed Use Development
- D. Space Standards:
  - 1. Minimum lot size:

8,000 s.f.

None

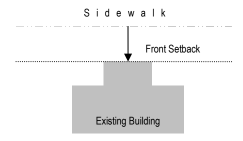
- 2. Minimum road frontage:
- 3. Maximum building height:

up to three stories, with a maximum height of 45 feet

- 4. Minimum setback/front:
  - a. Where a sidewalk exists:
    - i. New Structures
      - 10 feet from the property line if roof pitches toward the sidewalk;
      - 5 feet from the property line if roof pitches away from the sidewalk;

ii. Additions to existing structures: the distance between the closest point of the existing building and the edge of the sidewalk closest to the building. In no instance shall the addition encroach into the public right-of-way;

### Example:



- b. Where no sidewalk exists: 15 feet from property line;
- c. Landscaping or other amenities such as planters, benches or expanded sidewalk shall be required within the front setback.
- 5. Minimum setback side and rear: None if non-combustible construction is used and roof does not pitch in that direction. Five (5) feet if non-combustible construction is used and roof pitches in that direction. Fifteen (15) feet for combustible construction or walls with points of ingress or egress in them. {Amended, 12/01/2020}
- 6. Minimum land area per dwelling unit:

0 s.f.

7. Maximum impervious surface to lot area ratio

90%

- E. Other Standards: {Amended, Effective 12/18/18}
  - 1. Parking in the VC-I District is further subject to the provisions of Section 514 as applicable of this Ordinance.
  - 2. A Buffer Zone as required by Article V, Section 506 shall be at least 20 feet in depth, and shall be required whenever new construction or renovation requiring a building permit is applied for. Where existing structures are within the 20-foot area, no further encroachment shall be permitted.
  - 3. Peddler trucks are prohibited.
  - 4. Parking structures shall meet the following design standards:
    - a. Active uses such as retail, display windows, or other Permitted Uses shall be incorporated into a parking structure. At least 50% of the total pedestrian-level frontage facing streets or other pedestrian areas shall incorporate retail, display windows, or other Permitted Uses. For the purposes of this section, pedestrian areas shall mean existing or proposed sidewalks, walkways, or plazas. The required frontage incorporating retail, display windows or other Permitted Uses may be included in another structure that is physically separate from the parking structure provided that such other structure is separated by no more than 10 feet from the parking structure. If the space between such separate structures abuts a public street, other pedestrian area or parking lot, such space shall be integrated into the building design as a sidewalk or it shall be concealed from view from such street, pedestrian area or parking lot in a manner consistent with this Ordinance. Neither vehicular access to parking structures nor the parking portion of the structure shall be

- permitted on the street level of Main and Bow Streets. Upper levels of parking structures on these streets shall be designed to be compatible with the street level structure.
- b. The retail, display windows or other Permitted Uses meeting the 50% frontage requirement described above may be allocated across different elevations of the structure in any manner, provided that the result of such allocations in conjunction with other adjacent uses is not to cause any street upon which the parking structure has frontage to be significantly lacking in pedestrian destinations with the result that the street is inconsistent with the character of the District.
- c. The parking space dimension and aisle width of Section 514 of this Ordinance may be reduced to maximize the efficiency of the parking structure provided the safety of the structure is not reduced.
- d. Parking structures may exceed the maximum impervious surface to lot area requirement; provided the required pervious land area is met on another property in the VC-1, VC-2, or VC-4 Districts provided a permanent agreement is documented publicly in a format approved by the Town Attorney.
- e. At least 75% of the street level of the parking structure that does not include retail, display windows or other Permitted Uses shall be screened with landscaping, art work, plants that grow on vines, or other material that softens the appearance of the parking structure. The 75% does not include entrances and exits or commercial uses. Street trees shall be provided at 1 tree for every 30′ feet of parking garage clearly visible from a public street or a parking lot. If the Project Review Board determines that street trees are not appropriate in the sidewalk along the parking structure, the standard may be met at another location in the VC-1 District or at the village gateways at exit 20 and/or 21 provided a permanent agreement is documented publicly in a format approved by the Town Attorney.
- f. The façade of the parking structure along the street or sides of the structure that are clearly visible from a road, other pedestrian area or parking lot shall consist of materials found on nearby buildings such as brick, stone, or wood-like material; or shall have a functional use such as a climbing wall.
- g. The façade of the structure along sides other than those described in paragraph f. above shall be treated to soften the stark appearance of concrete, for example red sand mixed with the concrete provides a brick-like color and texture to the minimally visible walls.
- h. On the side of the structure facing the street or sides of the structure that are clearly visible from a road, other pedestrian area or parking lot, the façade shall have vertical elements that cover support columns and shall be done in such a way to mimic window openings similar to nearby buildings, while providing proper ventilation, such as grill work, window boxes or other types of adornment that soften the look of the structure. The sides of the structure along other buildings shall maximize the openings between floors to improve ventilation.
- i. Pedestrian access is required on all sides of a parking structure that run along a public street, sidewalk, other pedestrian area or parking lot and shall be clearly marked.
- j. At no point shall a parking structure exceed 40 feet in height.
- k. A plan for providing security to parking structures is required. This plan shall include provisions for interior lighting and provisions for protecting the public such as but not limited to: surveillance cameras, regular patrol, etc.
- I. The Project Review Board may allow minor reductions to any of the standards listed above if strict compliance with the standard would result in the need for a mechanically ventilated parking structure. The Board may only allow a reduction up to the point where the standards of an open parking structure are in accordance with the current building code being enforced by the Town of Freeport. {Amended, Effective 10/03/17}