To: Regional Planning Commission
From: Eugene Livshits, Senior Regional Planner
Subject: Thursday, November 18, 2021 RPC Meeting at 5:15pm at SCRCOG, 127 Washington Ave, 4th Floor West, North Haven, CT 06473

NOTICE: The November 18, 2021 RPC meeting will be held in-person (Mask Required) at the SCRCOG Offices.
A remote option is available via: https://us02web.zoom.us/j/86113308884

1. Administration

1.1. Minutes of the October 14, 2021 RPC Meeting

2. Action Items


2.3. Town of Beacon Falls: Proposed Zoning Regulation Amendments pertaining to Poultry and Livestock. Submitted by: Private Applicant. Received: November 8, 2021. Public Hearing: November 18, 2021

3. Other Business

3.1. CT Best Practices in Economic Development & Land Use Planning

3.2. 2022 Meeting Schedule

3.3. Nominating Committee
MEETING MINUTES

To: Regional Planning Commission
From: Eugene Livshits, Senior Regional Planner
Subject: Minutes for Thursday, October 14, 2021 Meeting

Present: Jeffrey Kohan, Charles Andres, Kevin Curry, Ted Stevens, Robert Satti, Andrew Skolnick (in-person), Alex Hutchinson (in-person), William Long, Eugene Livshits

The meeting was held in-person at the SCRCOG, 127 Washington Ave, 4th FL West, North Haven, CT with a remote option available via Zoom.

1 Administration

1.1 Minutes of the July 8, 2021 RPC meeting. Motion to accept the minutes as presented: Kevin Curry. Second: Andrew Skolnick. Vote: Unanimous.

1.2 Summary of the August 12, 2021 RPC meeting. The August meeting did not have a quorum, and the summary was presented for informational purposes.

2 Statutory Referrals

2.1 Town of Wallingford: Proposed Zoning Regulation Amendments pertaining to Data Centers

By resolution, the RPC has determined that the proposed zoning regulation amendments do not appear to cause any negative inter-municipal impacts to the towns in the South Central Region nor do there appear to be any impacts to the habitat or ecosystem of the Long Island Sound.

Motion: Kevin Curry. Second: Andrew Skolnick Vote: Unanimous. Abstain: Jeffrey Kohan

2.2 Town of Orange: Proposed Zoning Regulation Amendments pertaining to Cannabis Establishments/Distributors

By resolution, the RPC has determined that the proposed zoning regulation amendments do not appear to cause any negative inter-municipal impacts to the towns in the South Central Region nor do there appear to be any impacts to the habitat or ecosystem of the Long Island Sound.

Motion: Andrew Skolnick. Second: Kevin Curry. Vote: Unanimous.

2.3 City of Meriden: Proposed Zoning Regulation Amendments pertaining to Cannabis Micro-Cultivator

By resolution, the RPC has determined that the proposed zoning regulation amendments do not appear to cause any negative inter-municipal impacts to the towns in the South Central Region nor do there appear to be any impacts to the habitat or ecosystem of the Long Island Sound.

Motion: Charles Andres. Second: Andrew Skolnick. Vote: Unanimous. Abstain: Kevin Curry

3 Other Business

Motion to Adjourn: Kevin Curry. Second: Andrew Skolnick. Vote: Unanimous.
Referral 2.1: City of West Haven

Subject:

Proposed Zoning Regulation Amendments pertaining to Parking Requirements and the Neighborhood Business District

Staff Recommendation:

The proposed zoning regulation amendments do not appear to cause any negative inter-municipal impacts to the towns in the South Central Region nor do there appear to be any impacts to the habitat or ecosystem of the Long Island Sound.

Background:

The City of West Haven has proposed amendments to Section 20 (Commercial District) and Table 20.1, Line B (Minimum Lot Size per unit). The proposed amendment would decrease the minimum lot size per unit from 2,000 square feet to 1,300 square feet.

The amendments pertaining to Parking are met to bring the City’s regulations in conformity with P.A 21-29. Parking for studio and 1-bedroom dwelling units is 1 space, and 2 spaces for 2 or more dwelling units.

Communication:

In researching this proposal, I notified the adjacent municipalities in the South Central Region.
APPLICATION FOR CHANGE TO ZONING REGULATIONS

1. Article and Section of Zoning Regulations
   Section 20 (Commercial District), Table 20.1, Line B. (Minimum Lot Size per Unit (Sq. Feet))

2. What special condition or reason makes passage of this amendment necessary?

   Passage of this amendment would allow for the residential redevelopment of larger sites within the Neighborhood Business District with a density that approximates that of the Central Business District. This amendment will also bring residential parking regulations into conformance with P.A. 21-29 effective October 1, 2021.

3. What other circumstances (i.e., public health, safety or general welfare) would justify the amendment?

   N/A

4. Applicant Information
   Name: Planning and Zoning Commission
   Firm: City of West Haven
   Street Address: 355 Main Street
   City: West Haven  State: CT  ZIP: 06516
   Dated: September 21, 2021

   Daytime Phone: (203) 937-3580
   Fax: Cell: E-mail: csto@westhaven-ct.gov

   Signature of APPLICANT

5. Counsel Information
   Name: Lee Tiernan, Corporation Counsel
   Firm: City of West Haven
   Street Address: 355 Main Street
   City: West Haven  State: CT  ZIP: 06516

   Daytime Phone: (203) 937-3600
   Fax: Cell: E-mail: ltiernan@westhaven-ct.gov

6. Provide Text of Proposed Change

   Proposed Text is attached.

(Please additional sheets as necessary to provide the Planning and Zoning Commission with a complete set of amendments and a thorough understanding of the proposed changes.)

Rev 12-13/17
The proposed parking regulations will be in conformity with P.A. 21-29 as it amends Section 8-2 of the CT General Statutes. The Statutes in Section 8-2(d)(9) as effective October 1, 2021 will require that regulations not impose a requirement greater than 1 space per studio or one (1) bedroom dwelling unit or greater than 2 parking spaces per dwelling units with 2 or more bedrooms.

Proposed Parking Regulations: (Changes are in red italics)

Table 6.2.1 Summary Table of Parking and Loading Requirements

<table>
<thead>
<tr>
<th>A. SAME USES AS PERMITTED IN RESIDENCE DISTRICT</th>
<th>1 Space per Studio and 1 Bedroom Dwelling Units. 2 spaces per 2 or more Bedroom Dwelling Units</th>
<th>NONE</th>
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<tbody>
<tr>
<td>Single Family Dwellings, Detached or Attached:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Two and three family dwellings, Multi-family dwellings</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Accessory Apartment</td>
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<td></td>
</tr>
<tr>
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<td></td>
</tr>
<tr>
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<td>2 Visitor Spaces</td>
<td></td>
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Table 11.1 Area and Bulk Requirements in R-1 and R-2 Residential Districts

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<thead>
<tr>
<th>KEY</th>
<th>REQUIREMENT</th>
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<tbody>
<tr>
<td>O.</td>
<td>Parking per Studio or 1 Bedroom Dwelling Unit</td>
<td>R-1: 1</td>
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<tr>
<td></td>
<td></td>
<td>R-2: 1</td>
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<td>Parking per 2 or more Bedrooms Dwelling Unit</td>
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</tr>
<tr>
<td></td>
<td></td>
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Table 12.1 Area and Bulk Requirements in R-3, R-4, and R-5 Residential Districts

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<td>R-1: 2</td>
</tr>
<tr>
<td>Requirement</td>
<td>20</td>
<td>30</td>
</tr>
<tr>
<td>-------------</td>
<td>----</td>
<td>----</td>
</tr>
<tr>
<td>Minimum Floor Area (sq. ft.)</td>
<td>750</td>
<td>1000</td>
</tr>
<tr>
<td>Minimum Lot Size (sq. ft.)</td>
<td>2000</td>
<td>3000</td>
</tr>
<tr>
<td>*</td>
<td>*</td>
<td>*</td>
</tr>
<tr>
<td>Number of Dwelling Units</td>
<td>1000</td>
<td>2000</td>
</tr>
<tr>
<td>Minimum Lot Size (sq. ft.)</td>
<td>6000</td>
<td>8000</td>
</tr>
</tbody>
</table>

**Neighborhood Business (proposed)**

**Text Amendment Comparisons**

*No comparison data provided.*
Referral 2.2: Town of Hamden

Subject:

Proposed Zoning Regulation Amendments pertaining to Manufacturing Zone

Staff Recommendation:

The proposed zoning regulation amendments do not appear to cause any negative inter-municipal impacts to the towns in the South Central Region nor do there appear to be any impacts to the habitat or ecosystem of the Long Island Sound.

Background:

The Town of Hamden has proposed several amendments to the regulations applicable to the Manufacturing Zoning (M-Zone) District. The purpose of the amendments is to implement the recommendations from the Town’s POCD. The changes essentially eliminate T-Zone (form-based) design standards for properties located in within the M-Zone. The form-based design standards were meant to create pedestrian scale, mixed use development, which is not necessarily applicable to a manufacturing district.

Please see the background information within the Agenda Packet for specific amendments.

Communication:

In researching this proposal, I notified the adjacent municipalities in the South Central Region.
October 29, 2021

Re: Proposed Town of Hamden Zoning Regulation Text Amendment
    Elimination of Certain Transect Design Requirements to M Zone Development
    Town of Hamden Planning and Zoning Commission, Applicant

Greetings,

Please find enclosed the above referenced zoning text amendment, which is being proposed by the Town of Hamden Planning and Zoning Commission (PZC). The Hamden PZC completed an update of its Plan of Conservation and Development in 2019. This zoning text amendment will allow Hamden to accomplish high priority objectives adopted with strong community consensus and relating to economic development, business retention/expansion, tax base diversification and other related fiscal concerns.

The present proposal does not create any new “M” (manufacturing) zones, it only seeks to leverage existing M zones by eliminating inappropriate design standards. Specifically, “form based” Transect zone requirements are intended to create pedestrian scale, mixed use spaces which de-emphasize automobiles and otherwise move away from conventional “Euclidian” approaches to managing land uses. Having now developed over ten years of experience with the application of its “T” zone regulations, Hamden has determined that some adjustments are needed. Those adjustments will retain the T zone standards where they have worked best, and eliminate their applicability to best suit the operational, design and other needs of Hamden’s established manufacturing zones, property owners, investors and tenants.

These text amendments are also critically important in that much of the land included in Hamden’s “M” zones is frankly unsuitable for development, due to resource and other constraints. In fact, when compared to other cohort communities in the region, Hamden’s inventory of well located, developable M zoned land is very limited. This, together with other relevant factors, such as lack of direct highway access, put Hamden at a distinct economic disadvantage, given that most of its revenue is based on property taxes. Enhanced use of Hamden’s existing M zones will reduce the burden placed on residential property owners and allow Hamden to continue to provide essential public services.

In closing, the Hamden PZC and its staff believe these proposed text amendments are also fully consistent with applicable State and Regional Plan goals, policies and objectives, as well as with any applicable coastal area goals, policies and objectives.

If you have any questions, please contact me at Ejohnson@hamden.com or Hamden’s Assistant Town Planner at MDavis@hamden.com. The public hearing for this application is scheduled to open on December 14, 2021 at 7:00 pm in the Legislative Council Chambers, 2372 Whitney Avenue, Hamden CT. Our intention is to hold and close the hearing that evening and vote to approve the changes such that an effective date can be set for early 2022. If at all possible, please try to accommodate that schedule by submitting any review comments to us in advance of that date and, as noted, please contact us if you have any questions or concerns.

Thank you for your time and anticipated assistance.

Erik Johnson
Town Planner
Hamden CT
List of Attachments: Cover letter, overview memo, application form, and proposed regulation

List of Addresses:
Bethany Town Clerk, 40 Peck Road, Bethany CT 06524
Cheshire Town Clerk, 84 S. Main Street, Cheshire CT 06410
Hamden Town Clerk, 2750 Dixwell Avenue, Hamden CT 06518
New Haven Town Clerk, 200 Orange Street, New Haven CT, 06510
North Haven Town Clerk, 18 Church Street, North Haven, 06473
Wallingford Town Clerk, 45 S Main Street, Wallingford CT, 06492
Woodbridge Town Clerk, 11 Meetinghouse Lane, Woodbridge CT 06525
Regional Water Authority Environmental Planning Department, 90 Sargent Drive, New Haven CT 06511
Carl Amento, South Central Regional Council of Governments, 127 Washington Avenue, 4th Floor West, North Haven CT 06473
Lori Mathieu, Department of Public Health, 410 Capitol Avenue, Hartford CT 06134
Katie Perzanowski, Connecticut Department of Energy and Environmental Protection, 79 Elm Street, Hartford, CT 06106

Copies to:
Mayor
PZC
Town Atty(s)
Hamden Chamber of Commerce
Town Engineer
TOWN OF HAMDEN
APPLICATION TO AMEND THE ZONING REGULATIONS

Pursuant to Sections 702 – 702.12 of the Hamden Zoning Regulations

APPLICANT Town of Hamden ZPC
(Name)

ADDRESS 275 Dixwell Avenue, Hamden CT 06518
(Street No and Name) (Town and State) (Zip Code)

EMAIL ADDRESS OF CONTACT PERSON: JJohnson@Hamden.com

REGULATION TO BE: ☒ AMENDED ☐ ADDED or ☐ DELETED:
Article Number Section Group Use

CURRENT LANGUAGE (SEE CURRENT ZONING REGS)

PROPOSED LANGUAGE (SEE ATTACHED)

REASON FOR PETITION FOR CHANGE

IMPLEMENT 2019 PDCD
RECOMMENDATIONS

Have there been any previous petitions for same or similar amendments? ☐ YES ☒ NO

If YES, list name of applicant

Application to Amend the Zoning Regulations, Revised 07/17/12
SIGNATURE OF APPLICANT

TELEPHONE NO. 203-287-7070

MAILING ADDRESS
2750 Dixwell Avenue Hamden CT 06518

If you require additional space to complete any of your answers, please attach to this document.

* Matthew Davis, Assistant Planner
For Brock Poitier, Chair Hamden PZC

Application to Amend the Zoning Regulations, Revised 07/17/12
Application for Zoning Regulation Amendments

Town of Hamden Planning and Zoning Commission (PZC)

October 29, 2021

SCOPE: Eliminate Applicability of Certain Transect Zone (T Zone) Design Standards to Properties Located Within Manufacturing Zones (M Zones).

PURPOSE: To implement 2019 Plan of Conservation and Development (POCD) recommendations relating primarily to economic development, fiscal stability and business growth/retention.

OVERVIEW

Approximately 12 years ago, Hamden engaged in a public process to develop and evaluate a package of major changes to its zoning regulations. As a consequence, Hamden’s zoning regulations and map were amended to incorporate neo-traditional and form based standards. These were applied broadly, focusing on major corridors and nodal areas. While new “transect” zones were created and mapped, these regulations were also applied to the Town’s existing manufacturing zones.

Town staff, various land use commissions and private interests have now acquired over 10 years of practical experience administering these regulations. This experience, and the Town’s present financial condition suggest that it would be prudent to revisit some of these regulations and to make appropriate adjustments.

In 2019, the Hamden PZC adopted its latest update to the Town’s POCD. Based on public input, staff and commission recommendations and data and recommendations provided to the PZC by its professional consultants, the POCD places great emphasis on economic development, fiscal and budgetary concerns. The highest priority recommendations are intended to address these challenges.

In early 2021, the PZC began informal discussions of possible actions they could take to begin accomplishing the goals and objectives of the 2019 POCD. Changes in P&Z Department staffing and additional assignments delayed initiation of these efforts, however, in late Summer/Fall of 2021, the PZC, based on staff’s recommendation, agreed to move forward with the specific changes contained in this application.

In addition to this narrative overview, the Commission’s application includes the following:

1. The required standard application form.
2. A mark-up version of the current regulations showing the proposed changes.
SPECIFIC CHANGES

1. Elimination of the “M” from the title/heading of the following regulation sections. This change will result in eliminating the applicability of the design requirements located within these sections (i.e. those under the given section heading) to development within Hamden’s “M” (manufacturing) zones, unless otherwise noted below.

310.1 (subsections a, b, c, d, and will no longer be applicable to M zone development - subsections f and g will be replicated in existing section 380.1 – Manufacturing Zone – and will therefore remain applicable to development within the M zones)

310.2 (not currently applicable to M zone development and will remain as such)

320.1 (all subsections will no longer be applicable to M zone development)

320.2 (all subsections will no longer be applicable to M zone development)

320.3 (Subsections a, b and f will no longer be applicable to M zone development. Subsection “c” will be modified and the new language inserted into existing section 380.1 – Manufacturing Zone- in order to retain the limitation on permissible locations of loading docks and service areas and related screening requirements. Subsections d and e will remain applicable through application of other existing sections of the regulations).

330 (will no longer be applicable to M zone development)

340.1 (all subsections will no longer be applicable to M zone development)

340.2 (will no longer be applicable to M zone development - the ability to use first floor areas for commercial purposes will remain permitted per existing use table 6.1)

350.1a (will no longer be applicable to M zone development - parking ratios and related requirements will continue to be addressed by application of other existing sections of the regulations).

350.2 (subsections d and e will no longer be applicable to M zone development. The requirements of 350.2 a, 350.2 b and 350.2 c will remain applicable through application of other existing sections of the regulations).

350.3 (not applicable to M zone development – no changes proposed or necessary).

360.1 (subsection a will no longer be applicable to M zone development – subsection b will however continue to be applicable via other existing sections of the regulations)

360.2 (all subsections will no longer be applicable to M zone development)

360.3 (all subsections will no longer be applicable to M zone development)

360.4 (subsection a will no longer be applicable to M zone development. Bike racks will remain required via application of other existing sections of the regulations).

360.5 (all subsections will no longer be applicable to M zone development)
370.1 (will no longer be applicable to M zone development).

370.2 (not applicable to M zone development – no change proposed or necessary)

370.3 (will no longer apply to M zone development, however, landscape requirements will continue to be applicable by application of other existing sections of the current regulations).

370.4 (not applicable to M zone development – no change proposed or necessary)

2. Figures 3.2, 3.3, 3.4, 3.5, 3.6, 3.7 and Table 3.4 will no longer be applicable to M zone development.

3. Table 3.5 will be amended as follows:
   * eliminate the frontage buildout requirement
   * Eliminate the “maximum” front building setback and change to a conventional “minimum” setback
   * add two footnotes applicable to the side and rear yard setbacks to clarify that where buffer areas are required per section 540.3.4, section 540.3.4 shall govern.

4. Table 3.5.1 will be amended as follows:
   * add two footnotes applicable to the side and rear yard setbacks to clarify that where buffer areas are required per section 540.3.4, section 540.3.4 shall govern.

5. 530.1 - eliminate “M” zone from section heading/title (this will eliminate the optional “build to” line from M zone development).

6. Amend section 540.3.4 to insert the capital letter “M” in the first line after “TS”. (This will clarify the applicability of buffer requirements to M zone development abutting Residential Zones).

7. Amend existing section 380.1 (Manufacturing Zone) to add the language noted above.
Proposed Text Amendments

Section 310 BUILDING LOCATION
310.1 Specific to zones T1, T2, T3, T3.5, T4, T5, M, TG, NC

Section 320 BUILDING MASSING
320.1 General to Zones T1, T2, T3, T3.5, T4, T5, M, TG, NC
320.2 Specific to Zones T3, T3.5, T4, M, TG, NC
320.3 Specific to Zones T5, M, TG, NC

Section 330 SPECIAL REQUIREMENTS T3.5, T4, T5, M, TG, NC

Section 340 BUILDING USE
340.1 Specific to zones T2, T3, T3.5, T4, T5, M, TG, NC
340.2 Specific to zones T3.5, T4, T5, M, TG, NC

Section 350 DENSITY AND PARKING CALCULATIONS
350.1 Specific to zones T2, T3, T3.5, M, TG, NC
350.2 Specific to zones T4, T5, M, TG, NC

Section 360 PARKING LOCATION and PRIVATE ROADWAY STANDARDS
360.1 Specific to zones T1, T2, T3, T3.5, T4, T5, M, TG, NC
360.2 Specific zones T2, T3, M, TG, NC
360.3 Specific to zones T3, T3.5, T4, M, TG, NC
360.4 Specific to zones T3.5, T4, M, TG, NC
360.5 Specific to zones T5, M, TG, NC

Section 370 LANDSCAPE STANDARDS
370.1 Specific to zones T2, T3, T3.5, T4, M, TG, NC
370.3 Specific to zones T3, T3.5, T4, M, NC
Section 380 SPECIAL DISTRICTS

Section 380.1 Manufacturing Zone

Purpose

The purpose of the Manufacturing Zone is to provide for a broad range of industrial and commercial uses in an open setting that will not have environmentally objectionable influences on adjoining residential and business zones.

<table>
<thead>
<tr>
<th>Zone</th>
<th>Min. Lot Area</th>
<th>Max. Height</th>
<th>Max. % Building Coverage</th>
<th>Max. % Impervious Surface</th>
<th>Lot Width</th>
<th>Frontage Buildout</th>
<th>Front Yard Setback</th>
<th>Side Yard Setback</th>
<th>Rear Yard Setback</th>
</tr>
</thead>
<tbody>
<tr>
<td>M</td>
<td>20,000 sf</td>
<td>40'-0&quot;</td>
<td>40%</td>
<td>60%</td>
<td>100 ft</td>
<td>80% min.</td>
<td>25 ft max.</td>
<td>10 ft min.</td>
<td>25 ft min.</td>
</tr>
</tbody>
</table>

If a building is set back from the front lot line by 25 feet or more, there shall be:

a. A landscaped area at least 10 feet wide abutting the front of the building; and,
b. A landscaped strip of not less than 5 feet wide along and contiguous to the front lot line of the property, or;
c. An equal amount of landscaped area acceptable to the Commission in another location on the site.

| Table 3.5.1 Setback Requirements for Accessory Structures in Manufacturing District |
|-----------------------------------------------|---------------------------------|
| Front Setback                                | 20 ft. min. + bldg. setback     |
| Side Setback                                 | 3 ft.¹                          |
| Rear Setback                                 | 3 ft.¹                          |

- Mobile storage containers may not be placed within a required front or side yard and may be used only for a period not to exceed 90 days in any 12 month period.²
- “Roll-off” construction dumpsters may not be placed within a required front or side yard and may be used only for a period not to exceed 90 days in any 12 month period, renewable for an additional 30 days, but only when associated with active demolition or construction project approved by the Building Department.³
- Loading docks and service areas shall not be permitted in front yards.

¹When buffer areas are required per section 540.3.4, Section 540.3.4 shall govern.
²Effective November 15, 2012
³Effective November 15, 2012
Section 530 Lot, Block and Building Configuration

Section 530.1 Front Yards/Build-To Lines

Specific to Zones R3, R4, R5, T3, T3.5, M and NC

The purpose of this section is to create a uniform location for buildings by requiring a build-to line.

Where buildings exist on adjacent lots, the Commission or its agent may require that a proposed building match one or the other of the adjacent front yard setbacks and heights rather than the provisions of these Regulations.

540.3.4 Buffer Area

The purpose of the buffer area is to provide privacy from noise, headlight glare, and visual intrusion to residential dwellings. A buffer area shall be required along all side and rear boundaries of a Special Permit use, a T3.5, T4, T5, M or Special District lot abutting any lot in a Residential Zone (R1 – R5), T2, T3 zone. Such buffer area shall comply with at least the following minimum standards.
Referral 2.3: Town of Beacon Falls

Subject:

Proposed Zoning Regulation Amendments pertaining to Poultry and Livestock

Staff Recommendation:

The proposed zoning regulation amendments do not appear to cause any negative inter-municipal impacts to the towns in the South Central Region nor do there appear to be any impacts to the habitat or ecosystem of the Long Island Sound.

Background:

A private applicant in the Town of Beacon Falls has proposed a new section pertaining to keeping of poultry and livestock for personal use. Poultry, Residential is defined as chickens, ducks, turkeys, but not guinea hens, peacock emus or ostriches. Livestock, residential is defined as horses, cows, donkeys, sheep, goats, rabbits, but not pigs and minks.

The keeping of the livestock for a residential accessory use is proposed to permit. A. one horse or one cow or one donkey. B. two sheep or two goats. C. sixteen chickens or rabbits. The application is required to have a plot plan depicting areas for keeping of the livestock and/or poultry, number and type of livestock and/or poultry, and locations, type and sizes of shelters and grazing areas. Additional general provisions can be found in the Agenda Packet. The minimum lot size for keeping poultry as an accessory residential use is greater or equal to half an acre, while for livestock it is greater or equal to three-quarter of an acre. For lot sizes between 1.5 acres and 3 acres a maximum of 24 poultry is permitted. Additional information pertaining to the maximum amounts can be reviewing in the background information (Table 1) in the Agenda Packet. Roosters are only permitted on lot sizes three acres or greater. There are additional standards proposed for management, waste management, setbacks and permitting, and site suitability.

Communication:

In researching this proposal, I notified the adjacent municipalities in the South Central Region.
Certified Mail – Return Receipt Requested

South Central Regional Council of Governments
127 Washington Avenue
4th Floor West
North Haven, CT 06473

November 3, 2021

Notice to South Central Regional Council of Governments

The Beacon Falls Planning and Zoning Commission will a public hearing on Thursday, November 18, 2021, at 6:30 pm in the Beacon Town Hall Assembly Room, 10 Maple Avenue, Beacon Falls, CT 06403 to consider:

Application PZC-10212021-1-TA (Text Amendment)/Cody and Kristina Muth- a request to amend the Town of Beacon Falls Zoning Regulations, Article I by creating Section 8.4.5 - Accessory Residential Poultry and/or Livestock Use Regulations

This amendment, if approved, will affect zoning rules throughout the Town of Beacon Falls.

A copy of the proposed amendment is enclosed and is on file for review in the Office of the Town Clerk, Beacon Falls Town Hall, 10 Maple Avenue, Beacon Falls, CT 06403 during normal business hours.

If you have any questions, please contact Donald Molleur, P&Z Chairman at (203) 736-4260.

Sincerely,

Lisa Daigle
Clerk, Beacon Falls Planning & Zoning Commission
Town of Beacon Falls Draft Accessory Residential Poultry and/or Livestock Use Regulations

October 1, 2021

A. INTENT
The intent of this section is to provide regulations for the keeping of very limited number of poultry or other livestock for personal use, enjoyment, or personal consumption. The accessory residential use provided that such animals are kept in sanitary and non-offensive manner and consideration has been made to the number of animals, size of the lot and proximity of adjacent residences.

Farms and farming operations shall conform to the standards set in Article 1 Section 8.8.

B. DEFINITIONS
POULTRY, RESIDENTIAL ACCESSORY USE- chickens, ducks, turkeys but not guinea hens, peacocks emus or ostriches.

LIVESTOCK, RESIDENTIAL ACCESSORY USE- horses, cows, donkeys, sheep, goats, rabbits but not pigs and minks

LIVESTOCK UNIT, RESIDENTIAL ACCESSORY USE:
A) One horse* or one cow or one donkey
B) Two sheep or two goats
C) Sixteen chickens or rabbits

*Existing regulations permit a horse be kept on residential lots, provided the animal has a minimum of 40,000 square feet. A horse currently inhabiting a property conforming to existing regulations would not count against these proposed livestock units

C. GENERAL PROVISIONS
1) An application for an accessory residential poultry and/or livestock use shall include a plot of plan depicting:
   a. the areas designed for the keeping of the livestock and/or poultry;
   b. the total number of type of livestock and/or poultry kept;
   c. and the locations, type and size of the shelters, grazing areas, keeping areas, and fences
2) An application for an accessory poultry or livestock use must be submitted and signed by the owner of such property
3) Poultry and livestock must be owned by the residents or owner of the premises on which they are kept
4) The keeping of poultry and livestock under this provision shall be for the personal use of the residents or owners of the premises on which they are kept. Stabling of livestock other than those owned by the owner or resident of the lot is prohibited and no 4-H project shall be conducted simultaneously with the accessory poultry or livestock use.
5) The keeping of said poultry and livestock under this provision shall not be construed as allowing the establishment of any commercial enterprise.
6) Poultry and livestock offspring shall not apply to the calculation of number of animals until after weaning
7) The raising or breeding of livestock exclusively for their pelts is prohibited.
D. POULTRY REGULATIONS

1. Minimum lot size. A property must be greater than or equal to half (0.5) an acre in order to keep poultry as an accessory residential use

2) Number of Poultry. A property which meets the minimum lot size may keep up to a maximum of 24 poultry. Please refer to Table 1- Number of Permitted Accessory Residential Poultry and Livestock Uses for additional information.

3. Rooters. Roosters are not permitted on property which has less than three (3) acres

4. Management. Poultry shall be suitably contained on the premises at all times. Free range poultry are prohibited

5. Waste Management. The storage and management of waste (e.g. a combination of manure and bedding) for poultry shall be in accordance with the Public Health Code, as amended. In no case shall waste be located closer to the property lines than the minimum setback requirements for structures and enclosures for the keeping of poultry and shall not exceed two (2) cubic yards at any given time


   a. the area used for grazing, exercising, or training of such animals shall be located at least ten (10) feet away from any lot line and securely fenced to prevent straying and to prevent the public from entering the enclosure.

   b. Structures less than four-hundred (400) square feet for the keeping of poultry shall be a minimum of twenty (20) feet from the side or rear property lines and one hundred (100) feet from the front property line or meet the setbacks of the underlying zone (whichever is greater). An owner shall apply for a Zoning Compliance Permit in accordance with the Beacon Falls Zoning Regulations.

   c. Any structure for the keeping of poultry as an accessory residential use that is greater than or equal to four-hundred (400) square feet shall require review in accordance with Section 52- Special Exemptions of the Town of Beacon Falls Zoning Regulations.

   d. Any pre-existing non-conforming fence for confining livestock may be repaired, maintained or replaced.

7. Site- Suitability in Impact. In order to minimize potential adverse impacts, the following shall apply:

   a. Sites with slopes of greater than 15% shall be avoided or improved to avoid heavy surface water runoff, soil erosion, sedimentation or hazardous conditions for keeping poultry under these regulations.

   b. An applicant may be required to submit an erosion and sedimentation control plan, depending on the site-specific characteristics of the property

   c. Structure for the keeping of poultry under these regulations shall not be permitted directly over land containing an on-site sewage disposal system. Structures and enclosures (such as fenced areas) shall not be permitted directly over wells.
d. Property drainage shall be provided to avoid collection of water. Water shall be diverted from poultry keeping in areas; however, such water shall not pollute surface or subsurface water supplies nor shall runoff be directed at neighboring properties.

E. LIVESTOCK REGULATIONS

1. Lot size requirements. A property must be greater than or equal to three-quarters (.75) of an acre in order to keep livestock as an accessory residential use.

2. Number of Livestock. A property which meets the minimum lot size may keep up to .5 livestock units. A property of 0.75 acres or more may keep up to 1 livestock unit. Please refer to Table 1- Number of Permitted Accessory Residential Poultry or Livestock Uses for additional information.

3. Small Animals. A property which meets the minimum lot size shall have sixteen (16) poultry or eight (8) chickens and eight (8) rabbits as the maximum number of poultry and/or livestock. Please refer to Table 1- Number of Permitted Accessory Residential Poultry or Livestock Uses for additional information.

4. Management. Livestock shall be suitably contained on the premises at all times. Free range livestock are prohibited.

5. Waste management. The storage and management of waste (e.g. a combination of manure and bedding) for livestock shall be in accordance with the Public Health Code, as amended. In no case shall waste be located closer to property lines than the minimum setbacks requirements for structures and enclosures for the keeping of livestock and shall not exceed four (4) cubic yards at any given time.

   a. The area used for grazing, exercising, or training of such animals shall be located at least ten (10) feet from any lot line and securely fenced to prevent straying and prevent public from entering enclosure.
   b. Structures less than four-hundred (400) square feet for the keeping of livestock shall be a minimum of twenty (20) feet from the side or rear property lines and one hundred (100) feet from the front property line or meet the setbacks of the underlying zone (whichever is greater). An owner shall apply for a Zoning Compliance Permit in accordance with the Beacon Falls Zoning Regulations.
   c. Any structure for the keeping of livestock under these regulations that is greater than or equal to four-hundred (400) square feet shall require review in accordance with Section 52-Special Exemptions of the Town of Beacon Falls Zoning Regulations.
   d. Any pre-existing non-conforming fence for confining livestock may be repaired, maintained or replaced.

7. Site Suitability in Impact. In order to minimize potential adverse impacts, the following shall apply:
   a. Sites with slopes greater than 15% shall be avoided or improved to avoid heavy surface water runoff, soil erosion, and sedimentation control plan depended on the site specific characteristics of the property.
   b. An applicant may be required to submit an erosion and sedimentation control plan, depending on the site-specific characteristics of the property.
c. Structure for the keeping of livestock under these regulations shall not be permitted directly over land containing an on-site sewage disposal system. Structures and enclosures (such as fenced areas) shall not be permitted directly over wells.
d. Property drainage shall be provided to avoid collection of water. Water shall be diverted from livestock keeping in areas; however, such water shall not pollute surface or subsurface water supplies nor shall runoff be directed at neighboring properties.

Table 1- Number of Permitted Accessory Residential Poultry or Livestock Uses for additional information

<table>
<thead>
<tr>
<th>Lot Size</th>
<th>Allowed Accessory Poultry and/or Livestock</th>
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<tbody>
<tr>
<td>Less than 0.5 acres</td>
<td>Not allowed</td>
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<tr>
<td>0.5</td>
<td>8 poultry or 8 rabbits (Section D- Poultry Regulations)</td>
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<tr>
<td>0.75</td>
<td>12 poultry or rabbits and 1.0 livestock unit Section E- Livestock Regulations</td>
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<td>e.g. 12 chickens and 2 goats or 12 chickens and 12 rabbits</td>
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<tr>
<td>1 acre</td>
<td>16 poultry (section D- Poultry Regulations) and 1.5 livestock units (Section E- Livestock Regulations)</td>
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<td>e.g. 18 chickens (Sections D) and 18 chickens or rabbits (Section E); OR 18 chickens (Section D) and 3 sheep</td>
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<tr>
<td>Between 1.5- 3 acres</td>
<td>24 poultry (Section D) and 1.5 livestock units per acre</td>
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<td>Roosters shall only be kept on lots larger than 3 acres (Section D(3)).</td>
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CONNECTICUT'S BEST PRACTICES IN ECONOMIC
DEVELOPMENT & LAND USE PLANNING

CEDAS Best Practices in Economic Development & Land Use Certification Program

PREPARING TO APPLY?

Check out the following documents:

- EDUCATIONAL TOOL LIBRARY including case studies and tools
- GUIDANCE document
- APPLICATION QUESTIONS

CEDAS created the Best Practices Certification Program to:

- encourage best practices in municipal economic development and land use to spur continuous improvement; and
- to create an open resource library of model development examples that can be used by municipalities to update their policies and practices.

This program is intended to drive communities to pursue excellence in land use and economic development practices and to recognize the communities that have established best practices. In pursuit of these best practices, planners and economic developers can use this program to engage community stakeholders in discussions about how to achieve higher standards and develop creative, community-specific ways to implement them.

**The 2022 application is now available! [Click here to access it.]

2022 Schedule:

November 1, 2021-January 15, 2022                      Application period open
January-February 2022                                      Processing and Review of Applications, Selection of 2022 Certified Municipalities
March 2022                                                  CEDAS Best Practices Awards presented

The Best Practices Certification Program requires an application to be completed documenting various economic development and
land use practices, policies, and programs taking place at the local level. The application contains four components:

1. Communications & Marketing
2. Coordination & Collaboration
3. Organizational Capacity & Strategy
4. Policies & Programs

In 2019, the first year of this program, 24 municipalities statewide were certified under the program as demonstrating these best practices.

2019 Recipients
- Town of Bethel
- Town of Bolton
- City of Bridgeport
- Town of Brookfield
- Town of Canton
- City of Groton
- Town of Ellington
- Town of Fairfield
- Town of Farmington
- City of Hartford
- Town of Madison
- Town of Manchester
- City of Milford
- City of New Haven
- Town of New Milford
- Town of Newtown
- Town of North Haven
- Town of North Stonington
- City of Norwich
- Town of Portland
- Town of Groton
- Town of West Hartford
- Town of Windham
- Town of Windsor

PROVIDED BY
Thanks to this year's Best Practices Sponsors!

Presenting Sponsor

Program Sponsors

QUESTIONS?

Questions regarding the program should be directed to the program development committee co-chairs Toussaint Williams or Kimberley Parsons-Whitaker at cedasprograms@gmail.com.
Regional Planning Commission (RPC)
2022 MEETING SCHEDULE

The South Central Connecticut Regional Planning Commission meets the second Thursday of every month at 5:15 PM, unless notified otherwise. The RPC Agendas will be posted a week prior to the meeting.

<table>
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<tr>
<th>January 13, 2022</th>
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<tr>
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<td>June 9, 2022</td>
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<tr>
<td>July 14, 2022</td>
<td>August 11, 2022</td>
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SUBJECT: Nominations for Officers and Executive Committee Members

Chairman:  Jeffrey Kohan
Vice Chairman:  Charles Andres
Secretary:  Kevin Curry

Executive Committee:

Jeffrey Kohan
Charles Andres
Kevin Curry
Vacant
Andrew Skolnick
Vacant
Tricia Mase