

#### APPLICATION FOR CONDITIONAL USE PERMIT/VARIANCE

Town of Hardwick PO Box 523, Hardwick, VT 05843 (802) 472-6120 Fax (802) 472-3793 zoning.administrator@hardwickvt.org

#### FOR TOWN USE ONLY Application Number: 2017 - 028 Tax Map Number 24014 - 00040 Zoning District Village Neighborhood Date Application Received 8/15/17 Fee Paid \$ Town Date Paid -/-Please provide all of the information requested in this application. Failure to provide all required information will delay the processing of this application. Submit the completed application and a check payable to the *Town* of Hardwick according to the attached fee schedule. Applicant(s): Name(s): Mailing Address: PO Box 523, Hardwick Vt 05843 Telephone(s) Home: E-Mail: Jon Jewett Chardwick Vt. org Landowner(s) (if different from applicant(s)): Name(s): Name(s): Mailing Address: Talaphane(s) Home: Work: Cel Cell: E-Mail: Physical Location of Property (911 address): 155 Creamery Rd Type of Permit: ✓ Conditional Use ☐ Variance Proposed Use/Development (please check all that apply): New Construction Municipal Garage □ Commercial ☐ Accessory Use ☐ Renovation/Remodeling ☐ Change of Use (please describe): ☐ Sign or Other (please describe): Estimated Value of Project: \$ 90,000 00 Other Permits Which May Be Necessary: State Potable Water and Wastewater Permits - No water or Sewer at this time ☐ Town of Hardwick Water and/or Sewer Connection Verification - 🔻 ☐ Site visit approval Schedule site visit when completed application is submitted. ☐ Visit Waived ☐ Curb Cut - requires a separate application - necessary if a new driveway must be installed.

[ ] Applied (date) \_\_\_\_\_ \infty Not required

Sketch a floor plan or diagram showing the dimensions of the proposed building, addition or alteration. (This should show the rooms in the inside of the building, including both upstairs and downstairs if there is more than one floor.)
NOTE FOR CONDITIONAL USE PERMITS: Additional information may be required by the Development Review Board to determine conformance with the Town of Hardwick Zoning Bylaws. The application will not be considered complete by the DRB until all required materials have been submitted. One or more application requirements may be waived by the DRB, at the request of the applicant, should the DRB determine that the information is unnecessary for a comprehensive review of the application. Waivers shall be issued by the Board in writing at the time the application is accepted and deemed complete.
Applicant requests a waiver from application requirements. Reason(s) for waiver include(s) the following:

#### Conditional Use Criteria – Article 5 – Section 5.2:

At your Development Review Board hearing, you will be asked to present your proposal. Please be prepared to address the impact of your project based on the following criteria.

"Conditional use approval shall be granted by the Board of Adjustment (DRB) upon finding that the proposed development will not result in an undue adverse effect on any of the following:

- 1. The capacity of existing or planned community facilities and services. The Board shall consider the demand for community facilities and services that will result from the proposed development in relation to the existing and planned capacity of such facilities and services, and any adopted capital budget and program currently in effect. The Board may request information or testimony from other local officials to help evaluate potential impacts on community facilities and services. To minimize adverse impacts to community facilities and services, the Board may impose conditions as necessary on the provision of facilities, services or related improvements needed to serve the development, and/or the timing and phasing of development in relation to planned municipal capital expenditures or improvements;
- 2. Character of the area affected. The Board shall consider the design, location, scale, and intensity of the proposed development in relation to the character of the neighborhood or area affected by the proposed development, as determined from zoning district purpose statements, municipal plan policies and recommendations, and evidence submitted in hearing. The Board may impose conditions as necessary to eliminate or mitigate adverse impacts to the area, neighboring properties and uses, including conditions on the design, scale, intensity, or operation of the proposed use;
- 3. Traffic on roads and highways in the vicinity. The Board shall consider the potential impact of traffic generated by the proposed development on the function, capacity, safety, efficiency, and maintenance of roads, highways, intersections, bridges, and other transportation infrastructure in the vicinity of the project. The Board may request information or testimony from the Selectboard, Road Commissioner or state officials to help evaluate potential impacts on town and state highways in the vicinity of the development. A traffic study also may be required to determine potential adverse impacts and appropriate mitigation measures. The Board may impose conditions for pedestrians or motorists, including the installation of infrastructure or accepted traffic management and control measures as required by the development;
- 4. **Bylaws in effect**. The Board shall determine whether the proposed development conforms to other applicable municipal bylaws and ordinances currently in effect including, but not limited to, town road, health, and facility (e.g., sewer, water) ordinances. The Board shall not approve proposed development that does not meet the requirements of other municipal regulations in effect at the time of application;
- 5. The utilization of renewable energy resources. The Board shall consider whether the proposed development will interfere with the sustainable use of renewable energy resources either by diminishing their future availability, or by interfering with access to such resources. Conditions may be imposed as necessary to ensure the long-term availability of, and continued access to, renewable energy resources.

#### Specific Review Standards shall include:

1. Siting & Dimensional Standards. All conditional uses shall meet minimum applicable dimensional and density standards as specified for the district in which the use is located (Article 2), the particular use (Article 4), and for the protection of surface waters (Section 3.12). In addition, the Board may specify as a condition of approval lower densities of development, increased frontage or setback distances, increased buffer areas, and/or designated building envelopes that limit the area to be used for structures and parking, as necessary to avoid or minimize adverse impacts to the character of the area, to significant natural and historic resources identified in the town plan or through site investigation, or to adjoining properties and uses.

- 2. **Performance Standards**. All conditional uses shall meet performance standards as specified in Section 3.11. In determining appropriate performance standards for a particular use, the Board may consult with state regulatory officials and consider accepted industry standards. In addition, the Board may limit the hours of operation so that the proposed use is compatible with the character of the neighborhood and area.
- 3. Access & Circulation Standards. All conditional uses shall meet applicable access management standards as specified in Section 6.6. The Board, in consultation with the Selectboard and state, may impose conditions as necessary to ensure the safety of vehicular and pedestrian traffic on and off-site, including but not limited to conditions on the location and number of access and intersection locations, requirements for shared access and/or parking, and provisions for emergency access, parking, service and loading area, snow storage, pedestrian paths and transit facilities (e.g. sheltered bus stops), as appropriate.
- 4. Landscaping & Screening Standards. The Board may require landscaping, fencing, screening or site grading as necessary to maintain the character of the area, or to screen unsightly or incompatible uses from town highways, other public rights-of-way, or adjoining properties. Particular consideration will be given to the preservation of existing vegetation, visibility of the development from public vantage points (including roads), and the adequacy of landscaping and screening materials to meet seasonal weather and soil conditions. A landscaping management plan, and surety for up to three years that is acceptable to the Board of Adjustment, may be required to ensure that required landscaping and screening is properly installed and maintained.
- 5. Stormwater Management & Erosion Control Standards. All conditional uses shall incorporate accepted stormwater management and erosion control practices as appropriate for the setting, scale and intensity of the existing and planned development. Development shall be sited and designed to minimize stormwater runoff and erosion during all phases of development. The Board may require the submission of a stormwater management and/or erosion control plan, prepared by a qualified professional, that incorporates accepted management practices recommended by the state in the Vermont Stormwater Management Manual and the Vermont Handbook for Soil erosion and Sediment Control on Construction Sites, as most recently amended.

#### District Standards.

- 1. **Central Business District.** Within the Central Business District, development shall be designed in accordance with the following standards:
  - a. The use of front yards shall be limited to landscaping, pedestrian paths and associated pedestrian amenities (e.g. street furniture, pedestrian scale lighting and signs) and driveways. Outdoor storage, parking and loading areas shall not be located within front yards unless the Board finds that the property is a pre-existing building or that no other practical alternative exists.
  - b. Buildings should be oriented toward and relate to, both functionally and visually, public streets and/or common greens, parks or plazas, and not be oriented toward parking lots. The front façade should include a main entry-way and pedestrian access to the street. Buildings located on corner lots shall either be oriented toward the major street or include a corner entrance. The Board may impose a maximum setback, relative to adjacent buildings, to achieve a consistent streetscape.
  - c. New buildings and additions to existing buildings shall be designed to be compatible with, and not stand in contrast to, historic structures located within the district with regard to building scale, massing, materials, orientation and rhythm of openings.
- **2.** Village Neighborhood District. Within the Village Neighborhood District development shall be designed in accordance with the following standards:
  - a. The use of front yards shall be limited to landscaping, pedestrian paths and associated pedestrian amenities (e.g. street furniture, pedestrian scale lighting and signs) and driveways. Outdoor storage, parking and loading areas shall not be located within front yards unless the Board finds that the property

is a pre-existing building or that no other practical alternative exists.

- b. Buildings should be oriented toward and relate to, both functionally and visually, public streets include a main entry-way and pedestrian access to the street. The Board may impose a maximum setback, relative to adjacent buildings, to achieve a consistent streetscape.
- c. The scale and massing of new buildings, including height, weight, street frontage and roof type, shall be compatible and harmonious with surrounding residential structures. Consideration shall be given to buildings serving special civic, social or cultural functions, including places of worship, that may be designed to serve as prominent focal points within the district.
- **3. Highway Mixed-Use District.** Within the Highway Mixed Use District, development with frontage on state highways (Route 15, Route 14, Route 16) shall be designed in a manner that meets the following standards:
  - a. Within and contiguous to parking areas, landscaping shall emphasize the use of shade trees to provide a tree canopy, provide separation between parking spaces to avoid large expanses of parking and minimize the visibility of parking areas from off-site. Suitable locations for shade trees include along walkways, in center islands, in between parking space and clustered in appropriate locations.
  - b. A landscaped strip of at least twenty (20) feet shall be provided parallel to the road, which may be crossed by driveways and sidewalks. Form, location, and composition of the landscaped strip shall be shown on the site plan and approved by the Board of Adjustment.
- **4.** Rural Residential and Compact Residential Districts. Within the Rural Residential and Compact Residential Districts, development shall be designed in accordance with the following standards:
  - a. Development shall be designed to minimize loss of agricultural land and natural habitat, impact on water quality, and diminishment of the scenic and rural qualities of the site as experienced both on-site and from other vantage points in the Town.
  - b. Access roads, driveways and utility corridors shall be shared to the extent feasible; and, where sites include linear features such as existing roads, tree lines, stone walls, and/or fence lines, shall follow these features to the extent feasible in order to minimize the loss of productive agricultural and forest land, and to avoid physical and visual impacts.
- **5. Forest Reserve District.** Development within the Forest District should not detract from the site's scenic qualities, nor obstruct significant views from public vantage points, and should blend in with the existing landscape. Development shall take into consideration existing contours and forest cover to ensure that adequate opportunities exist for the siting and natural screening of development to minimize site disturbance and visual impacts. The Board may require the submission of a visual impact assessment for conditional uses within this district, and/or require additional screening of structures consistent with the natural and built environment.

Notes:

#### Permission to Enter Property & Applicant Certification Signatures

Signing of this application authorizes Town Personnel to enter onto the premises for the purpose of verifying information presented.

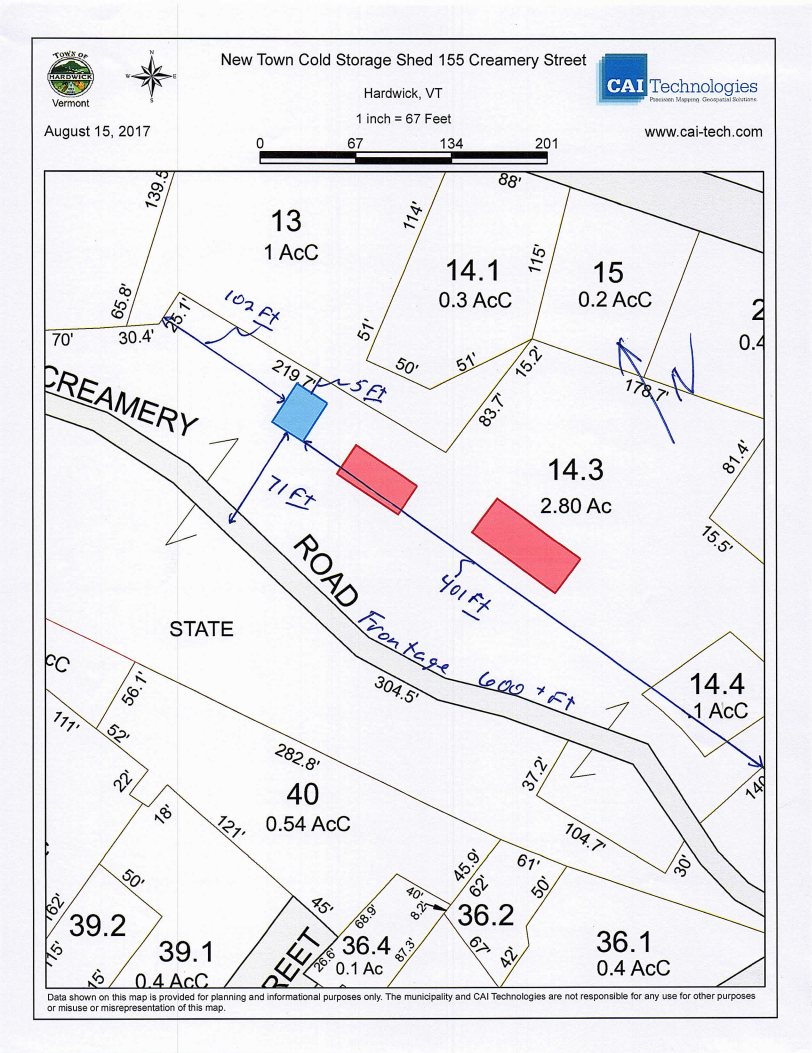
The undersigned hereby certifies that the information submitted in this application regarding the above property is true, accurate and complete and that I (we) have full authority to request approval for the proposed use of the property and any proposed structures. I (we) understand that any permit will be issued in reliance of the above representations and will be automatically void if any are untrue or incorrect.

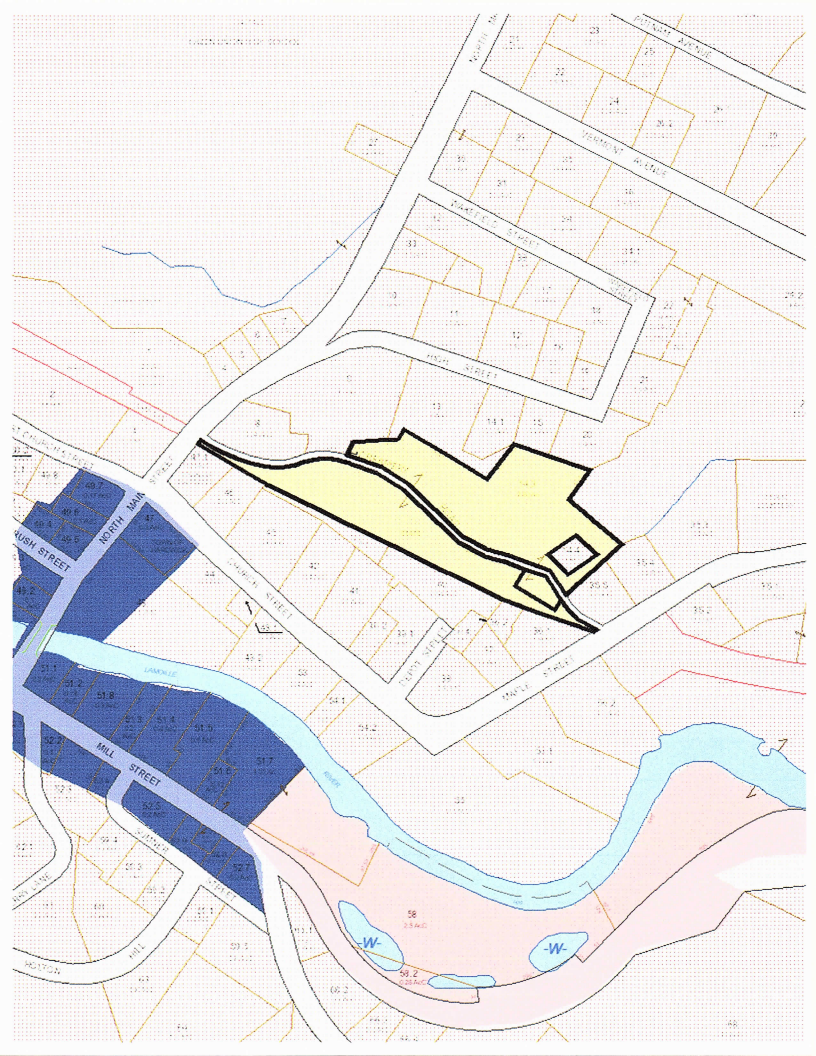
The undersigned understand that additional information, such as a survey of the property or expert testimony may be required for review and consideration of this application by the Zoning Administrator or by the

Development Review Board and, that, upon my written authorization, fees for such additional information shall be my responsibility.  The permit will expire and become null and void within 2 years from the date of issuance if the permitted development has not commenced.
Construction may not be started until 30 days from the date of Development Review Board approval.
Signature of Applicant(s) Same Date
Signature of Landowner(s) Date
Note: Failure to develop your property in accordance with your application and any conditions of this permit may result in an enforcement action and may affect your ability to sell or transfer clear title to your property.
The applicant or any interested person who has participated in the proceeding may appeal a decision of the Development Review Board within 30 days of such decision to the Vermont Environmental Court, in accordance with the Act (4471, 4472).
Please note that this is only a local permit and state permits may be needed for your project. Please contact the Permit Specialist at the VT Agency of Natural Resources at (802)-505-5367.
FOR ADMINISTRATIVE USE ONLY
Date of Approval or Denial by Development Review Board:
Applicant/Landowner Received a Copy of the Applicable Building Energy Standards:  (Date)
Applicant/Landowner Did NOT Need to Receive a Copy of the Applicable Building Energy Standards

(Due to the fact that the structure will not be heated or cooled):

(Date)









# Natural Resources Atlas Vermont Agency of Natural Resources

surces NEW TOWN GORBE

vermont.gov



## Lake Champian Montpelier W YORK Albany HAME SHIRE

## LEGEND

Wetland - VSWI
Class 1 Wetland
Class 2 Wetland

Wetlands Advisory Layer Small Streams - 50ft Setback Town Boundary

### NOTES

Map created using ANR's Natural Resources Atlas

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© Vermont Agency of Natural Resources

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Meters

on this map may or may not be accurate, current, or otherwise reliable. ANR and the State of Vermont make no representations of any kind, including but not limited to, the warranties of merchantability, or fitness for a particular use, nor are any such warranties to be implied with respect to the data on this map.

DISCLAIMER: This map is for general reference only. Data layers that appear

48,00

95.0 Meters

THIS MAP IS NOT TO BE USED FOR NAVIGATION

#### **Assessment Field Card**

Town of Hardwick, Vermont



#### **Parcel Information**

Address: 155 CREAMERY RD Map-Lot: 24014-00030

Patriot Account #: 1516

Owner: HARDWICK TOWN OF

Co-Owner:

Mailing Address: P.O. BOX 523

HARDWICK, VT 05843

#### **Building Exterior Details**

Building Type: R/M SHOP Year Built: 1972 Grade: D+

Frame Type: WOOD Living Units: 2

Building Condition: Average Roof Cover: METAL

Roof Type: SHED
Exterior Wall Type: WOOD

Pool: False

#### **General Information**

Total Acres: 2.8
Land Use Code: 91
Neighborhood Code: 39
Owner Occupied:
Condo Name:

Condo Unit: Zone: Utility Code 1: Utility Code 2: Utility Code 3:

#### **Building Area**

Gross Area: 7317 sqft
Finished Area: 6880 sqft
Basement Area: 0 sqft
Garage Area: 0 sqft
Detached Garage: sqft

Ownership History
Sale Date: 12:00:00 AM

Sale Price: \$ 0
Nal Description:
Grantor (Seller):
Book/Page:

#### **Building Interior**

#### No. Total Rooms: 0 No. Bedrooms: 0

Basement Garage: 0 sqft

No. Full Baths: 0 No. Half Baths: 1 Bath Rating: No. Kitchens: 0

Kitchen Rating: Building Framing: WOOD Interior Wall Type: MINIMUM

Fireplaces: 0
Solar Hot Water: False
Central Vac: False
Floor Type: CONCRETE

Heat Type: FORCED H/A Heat Fuel: WOOD/COMBO

Percent A/C: 0

#### **Assessed Value**

Assessed Yard Value: \$ 5700 Assessed Land Value: \$ 36500 Assessed Bldg Value: \$106400 Total Assessed Value: \$148600

**CAI** Technologies

#### Zoning Review of 2017-028

Name: Town of Hardwick's Conditional Use Application Location: 155 Creamery Road, Hardwick, VT

Zoning District: Village Neighborhood Created by Hardwick Zoning Administrator on 9/05/17

#### DRB Meeting Scheduled for Wednesday, September 20, 2017 at 7 pm (No site visit scheduled for hearing).

Town of Hardwick has submitted a conditional use application to re-build an accessory structure (garage/storage) which was destroyed by fire in 2016. The proposed location of the structure has been changed from the original location and the accessory structure will be more than 500 square feet in size.

**Zoning District: Village Neighborhood** 

Overlay District: None.

The property currently has multiple public facility buildings on site. New building will be an accessory structure to a conditional use.

The Village Neighborhood Zoning District (Table 2.2) lists Accessory Structure to a Conditional Use and a Public Facility as a conditional use. No new uses are proposed.

Section 3.7 Height Requirements: Height of Proposed Structure: 24 feet (maximum height is 35 feet)

Section 3.11 Performance Standards - proposed project will need to be reviewed under each.

Section 3.12 Protection of Water Resources - No water resources, wetlands, or source protection areas on site per the Natural Resources Atlas from the State of Vermont. **Not Applicable**.

Section 3.13 Parking & Loading Requirements: Parking requirements in the Village Neighborhood District: "Non-residential parking areas shall be located to the side or rear of buildings unless otherwise approved under site plan or conditional use review and shall be screened from adjoining residential properties." Parking spaces are to be determined under site plan or conditional use review ("Other"). Adequate parking is provided on-site.

Section 3.15 Steep Slopes & Erosion Control - Site location does not have a slope gradient of 25% or greater. **Not applicable.** 

Section 4.15 Protected Public Uses – Items in Table 4.1 – including "State or community owned and operated institutions and facilities [see Public Facility]" in all districts (including the Village Neighborhood)may be regulated **only with respect** to size, light, building bulk, yards, courts, setbacks, density of buildings, off-street parking, loading facilities, traffic, noise, lighting, landscaping and screening requirements and only to the extent that regulations do not have the effect of interfering with the intended functional use."

The DRB will need to review the project under the conditional use review criteria – Section 5.2 - see application for all applicable criteria.

In addition, District Standards (5.2G) will need to be considered.

A) The use of front yards shall be limited to landscaping, pedestrian paths and associated pedestrian amenities (e.g. street furniture, pedestrian scale lighting and signs) and driveways. Outdoor storage, parking and loading areas shall not be located within front yards unless the Board finds that the property is a pre-existing building or that no other practical alternative exists.

- B) Buildings should be oriented toward and relate to, both functionally and visually, public streets and/or common greens, parks or plazas, and not be oriented toward parking lots. The front façade should include a main entry-way and pedestrian access to the street. The Board may impose a maximum setback, relative to adjacent buildings to achieve a consistent streetscape.
- C) The scale and massing of new buildings, including height, width, street frontage, and roof type, shall be compatible and harmonious with surrounding residential structures. Consideration shall be given to buildings serving special civic, social or cultural functions, including place of worship, that may be designed to serve as prominent focal points within the district.

No variances are being sought in this application.

Zoning Bylaws utilized – Table 2.2, Section 3.11 (Performance Standards), Section 3.13 (Parking & Loading Requirements), Section 4.15 Protected Public Uses, Section 5.2 (Conditional Use Review) – G2 (Village Neighborhood District Standards).