



**UNDERHILL DEVELOPMENT REVIEW BOARD**

**PRELIMINARY & FINAL SUBDIVISION REVIEW**

**HEARING PROCEDURES**

Monday, October 7, 2019

**Applicant(s):** Tara & Keith Carter

**Docket #:** DRB-19-09

State the following:

1. This is a combined preliminary subdivision & final subdivision review hearing on the application of Tara & Keith Carter for a proposed 2-lot subdivision on the land they own at 39 Hobart Hill Road in Underhill, Vermont.

This application is subject to review under the 2011 *Unified Land Use & Development Regulations*, as amended March 6, 2018 and the 2015 *Road, Driveway and Trail Ordinance*, as amended December 18, 2018, and was classified as a minor subdivision during the sketch plan review meeting on Monday, August 19, 2019.

While preliminary subdivision review has been waived, the Board still reviews the draft subdivision plat and supporting documentation to determine that the proposed subdivision conforms with the municipal plan, these regulations and other municipal ordinances in effect at the time of application; to identify particular issues or concerns associated with a proposed subdivision; to recommend modifications necessary to achieve conformance; and to identify any additional information prior to the final subdivision plans, engineering plans and legal documents for the subdivision and related site improvements are finalized. Should additional information be required, the Board reserves the option to continue the hearing to a time and date certain in order for that information to be submitted and reviewed by this Board.

2. Copies of the Rules of Procedure that the Board follows are available for review at the front counter, and can be obtained from the Planning & Zoning Administrator.
3. The order of speakers tonight will be:
  - a. We will hear from, and ask questions of, the applicant(s) and his or her representative(s);
  - b. Then we will hear and ask questions of the Planning & Zoning Administrator;
  - c. Then we will give other persons in the room a chance to speak. Under our Rules of Procedure, each speaker is limited to five minutes; however, that time can be extended upon request to the Board and majority consent of the Board; then
  - d. The applicant(s) and/or their representative(s) will have an opportunity to respond; then;
  - e. Final comments will be solicited from all parties.

All speakers should address their comments to the Board, not to other parties present at the hearing. Board Members may feel free to ask questions of any speaker.

4. Are any state or municipal representatives present, and acting in their representative capacities?
5. An Interested Parties Info Sheet is available to all attendees at the front counter or from the Planning & Zoning Administrator. Please review it for further information.

***Then state:***

Only those interested persons who have participated, either orally or through written statements in a DRB proceeding may appeal a decision rendered in that proceeding to the Environmental Division of Superior Court.

6. If you are an applicant, representative of the applicant(s), or an interested party who wants to participate in the hearing, we will have you come up to the witness chair and clearly state your name, residential address, and mailing address if it differs.
7. I am now going to swear in all those present who wish to speak tonight. All individuals who plan to testify must take the following oath by responding "I do" at the end: ***"Do you hereby swear that the evidence you give in the cause under consideration shall be the whole truth and nothing but the truth under pains and penalties of perjury?"***
8. Are there any conflicts of interest or have there been any ex parte communications on the part of the Board Members?
9. At this point I am going to enter into the record the information package that was sent by the Planning & Zoning Administrator prior to the hearing. The information included in this package relevant to this hearing is:

Exhibit A - Carter Preliminary & Final Subdivision Review Staff Report  
Exhibit B - Carter (HB039) Preliminary & Final Subdivision Review Hearing Procedures  
*[Reserved]* Exhibit C - Application for Subdivision  
Exhibit D - Access Permit Application # A-19-09  
Exhibit E - Correspondence from Carroll Peters  
Exhibit F - Project Narrative  
Exhibit G - BFP Notice  
Exhibit H - Certificate of Service  
Exhibit I - Sketch Plan Review Letter  
Exhibit J - MMU Ability to Serve Letter  
Exhibit K - Proposed Subdivision Plan  
Exhibit L - Deed (1 of 3)  
Exhibit M - Deed (2 of 3)  
Exhibit N - Deed (3 of 3)  
Exhibit O - Survey Showing Right-of-Way  
Exhibit P - Survey of Previous Subdivision

These exhibits are available in the Carter combined preliminary subdivision & final subdivision review file DRB-19-09 / HB039 at the Underhill Zoning & Planning Office and on the Town's website.

10. We'll begin testimony, and hear from the applicant(s) and/or their representative(s).
11. Next we will hear from the Planning & Zoning Administrator.
12. Are there members of the public who would like to speak?
13. Any final comments from the Board or applicant(s) and/or their representative(s)?
14. Does the Board feel that they have enough information at this time to make a decision on the application?
  - a. *If more information is needed to make a decision on the application, continue the hearing to a date and time certain, and outline for the Applicant(s) what is required at that continued hearing; or*
  - b. *If, by consensus, enough information has been presented to make a decision on the application, ask for a motion to close the evidentiary portion of the hearing.*
15. Ask for a motion to approve or deny the application, as well as asking the Board if they wish to discuss the application in open deliberative or closed deliberative session? (After the ruling, continue with the info below.)

“Within 45 days from this hearing, the Planning & Zoning Administrator, on behalf of the Board, will send a copy of the decision to the Applicant(s), their representative(s), and those who have participated in tonight’s hearing. A 30-day appeal period will begin on the date the decision is signed. The letter will outline the next steps in the process. If there are no other comments or questions we will close this portion of the meeting.”