MEMORANDUM

TO: PUBLIC WORKS COMMISSION
FM: CHAPIN SPENCER, DIRECTOR
DATE: JULY 13, 2017
RE: PUBLIC WORKS COMMISSION MEETING

Enclosed is the following information for the meeting on July 19, 2017 at 6:30 PM at 645 Pine St – Main Conference Room

1. Agenda
2. Consent Agenda
3. Appeal of Code Enforcement Order – 163-165 Cherry St
4. PlanBTV Walk Bike Implementation
5. St. Paul Street Parking Changes
6. Driveway/Curb Cut Design Specifications Update
7. Approval of Draft Minutes of 6-21-17

Non-Discrimination
The City of Burlington will not tolerate unlawful harassment or discrimination on the basis of political or religious affiliation, race, color, national origin, place of birth, ancestry, age, sex, sexual orientation, gender identity, marital status, veteran status, disability, HIV positive status or genetic information. The City is also committed to providing proper access to services, facilities, and employment opportunities. For accessibility information or alternative formats, please contact Human Resources Department at 865-7145.
MEMORANDUM

To: Hannah Cormier, Clerks Office
From: Chapin Spencer, Director
Date: July 13, 2017
Re: Public Works Commission Agenda

Please find information below regarding the next Commission Meeting.

Date: July 19, 2017
Time: 6:30 – 9:00 p.m.
Place: 645 Pine St – Main Conference Room

AGENDA

ITEM

1 Call to Order – Welcome – Chair Comments

2 Agenda

3 10 Min Public Forum (3 minute per person time limit)

4 5 Min Consent Agenda

A Traffic status report
B Cherry Street Truck Loading Zone
C Stop Sign on Brookes Ave and North Prospect Street
D No-Parking Any Time Sign at Isham Street and Hickok Place
E Parking on Overlake Park
F Stop Control Switch for Bike Path Project at North Avenue Extension

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<th></th>
<th>Time</th>
<th>Item Description</th>
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<tr>
<td>5</td>
<td>30 Min</td>
<td>Appeal of Code Enforcement Order -163-165 Cherry St-18-95 Means of Egress</td>
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<td></td>
<td></td>
<td>A Communication, Appellant</td>
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<td></td>
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<td>B Communication, W. Ward</td>
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<td>C Commissioner Discussion</td>
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<td>E Action Requested – Vote</td>
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<td>6</td>
<td>20 Min</td>
<td>PlanBTV Walk Bike Implementation</td>
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<td>- North Union St Parking Changes &amp; One-way Except Bicycles</td>
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<td>A Communication, N. Losch &amp; A. Wyner</td>
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<td>B Commissioner Discussion</td>
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<td>7</td>
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<td>St Paul Street Parking Changes</td>
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<td>A Communication, L. Wheelock</td>
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<td>20 Min</td>
<td>Bove’s Proposed Redevelopment &amp; Pearl Street Lot</td>
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<td>A Oral Communication, P. Mulligan</td>
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<td>10</td>
<td>5 Min</td>
<td>Approval of Draft Minutes of 6-21-17</td>
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<td>11</td>
<td>10 Min</td>
<td>Director’s Report</td>
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<td>12</td>
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<td>Commissioner Communications</td>
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<td>13</td>
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<td>Executive Session For Appeal</td>
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<td><strong>Adjournment &amp; Next Meeting Date – September 20, 2017</strong></td>
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MEMORANDUM

July 13, 2017

TO: Public Works Commission

FROM: Phillip Peterson, DPW Engineering Technician

CC: David Allerton P.E., Public Works Engineer

RE: Traffic Request Status Report

Number of Requests 06/09/17 = 51
New Requests since 06/09/17 = 7
Requests closed since 06/09/17 = 1
Number of Requests 07/13/17 = 57

**RFS BREAKDOWN BY TYPE***

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<td>Other:</td>
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*Please note that the RFS breakdown by type is provided for informational purposes only and may not fully reflect the current status of all traffic requests.
MEMORANDUM

July 13, 2017

TO: Public Works Commission
FROM: Phillip Peterson, DPW Engineer Technician
CC: David Allerton P.E., Public Works Engineer
RE: Cherry Street Truck Loading Zone

Recommendations:

Staff recommends the Commission adopt:

- No vehicle other than a truck actually engaged in loading or unloading shall, between the hours of 8:00 a.m. and 5:00 p.m., except Sunday, and for no more than thirty (30) minutes, use the following parking spaces: On the south side of Cherry Street starting three hundred (300) feet west of Pine Street.

Background:

Staff received a request in July 2016 from Elana Wood Coppola-Dyer, Manager of the restaurant Hen of the Wood, requesting the placement of a truck loading zone adjacent to the restaurant at 55 Cherry Street. The loading zone location would be on the same side of the street as this restaurant and at the eastern most end of the building next to Macy’s. The truck loading zone is needed for vehicles delivering to Hen of the Wood’s delivery entrance. Ms. Wood Coppola-Dyer says Hen of the Wood is a high capacity restaurant and they receive large deliveries daily. There is currently a loading zone located downhill from then restaurant, which makes deliveries take more time than needed because heavy loads are difficult to haul uphill. This forces delivery drivers to make several additional trips and blocks the road as more delivery drivers begin to arrive.
Observations:

1. Street Characteristics: Cherry Street is a 40-foot-wide arterial street with on-street parking on both sides of the street. Cherry Street has eight separate parking restrictions, none of which are pertinent to this situation. There is one fifteen-minute parking in front of 5 Cherry Street. There is a vehicle loading zone on the south side of Cherry Street beginning approximately 100 feet east of Battery Street and extending east for forty feet, effective between the hours of 5:00 a.m. and 5:00 p.m., Monday through Friday, for a maximum time limit of thirty minutes. There are forty (40) 3-hour meters on Cherry Street between Battery Street and Pine Street.

2. Public Outreach: Staff distributed thirty flyers to the apartment buildings, homes, and businesses on Cherry Street between Battery Street and Pine Street on June 27, 2017. Staff received five responses from local residents, all of the respondents support the proposed truck loading zone.

Conclusions:

Due to the distance, topography, and designation of the vehicle loading zone on Cherry street beginning approximately 100 feet east of Battery Street and extending east for forty feet; staff recommends the placement of a truck loading zone at the rear entrance of Hen of the Wood restaurant. Moreover, staff observed several delivery drivers parking in front of the Macy’s loading dock, this is in violation of the city’s driveway encroachment ordinance and drivers are receiving tickets. Additionally, other companies would benefit from this truck loading zone. Hen of the Wood, Wood Mountain Fish, Jericho Settlers Farm and Shadow Cross Farm are all in support of this proposed traffic regulation amendment.
Dear Cherry Street Residents,

The Department of Public Works (DPW) has received a request from “Hen of the Wood” to create a loading zone adjacent to their restaurant at 55 Cherry Street. No person would be allowed to park a vehicle at the loading zone unless the same is a truck actually engaged in loading or unloading, and for no more than thirty (30) minutes.

DPW would like to ask for your feedback regarding the possibility of this parking restriction.

Please respond via email or phone by July 7th so that your feedback may be considered during our evaluation.

Thank you!

Phillip Peterson, Engineering Technician
Desk: 802.865.5832
Email: ppeterson@burlingtonvt.gov
7/11/2017
Phone call with Elana Wood Coppola-Dyer, Manager of the restaurant Hen of the Wood
Hen of the Wood supports the proposed truck loading zone.

6/28/2017

Phillip

My name is Bill Laferriere and I am the Director of Policy & Planning Services for the State Vermont.

We have reviewed your request for tenant feedback with our employees on Cherry St and the State does not have a problem with your proposal to create a loading zone at 55 Cherry st, across the street from the Costello Court entrance.

I would ask that you keep in the loop as this progresses and aware of any decisions.

Thank You

Bill

Director of Policy Planning & Use
Dept of Buildings & General Services
4 Aiken Ave
Montpelier Vt 05633

Bill.Laferriere@Vermont.gov

802-828-1115 (w)
802-793-9775 (c)

6/28/2017

Phillip,

I would like to support Hen of the Woods request for a loading zone to be created in front of their restaurant on Cherry Street. This will improve the timeliness of their deliveries and allow for the trucks not to have to jockey for a space on the street.

I support this request.

Sincerely,

Joe Carton
Chief Operating Officer
Westport Hospitality (Operating Hotel Vermont and Courtyard Burlington Harbor)
email: joe@hotelvt.com
cell: 802-316-2960

6/27/2017
Good afternoon Peter,

I received the notice related to Hen of the Wood restaurant’s request for a loading zone designation near the restaurant’s service entrance on Cherry Street.

As a neighbor, Hotel Vermont, is supportive of this request as it will improve the delivery logistics to the restaurant. We do not see a conflict with regular parking needs as the Lakeview Garage is immediately adjacent and offers ample parking in addition to street parking.

For full disclosure: Hen of the Wood leases its restaurant space from Hotel Vermont.

If I can be of any further assistance please do not hesitate to reach out.

Sincerely,

Hans van Wees
- General Manager

Hotel Vermont
41 Cherry Street, Burlington VT 05401
Ph 802 651 0080  Direct 802 651 5005

6/27/2017
Hi Phillip,

The Courtyard has no objections to the Hen of the Wood’s request to add a loading zone in front of their restaurant.

Best,
Christian

CHRISTIAN KUZIA
General Manager
o 802-864-4700
Courtyard Burlington Harbor
25 Cherry Street
Burlington, VT 05401
NOTES:
Staff recommends the following:

- No vehicle other than a truck actually engaged in loading or unloading shall, between the hours of 8:00 a.m. and 5:00 p.m., except Sunday, and for no more than thirty (30) minutes, use the following parking spaces: On the south side of Cherry Street starting three hundred (300) feet west of Pine Street.
MEMORANDUM

July 13, 2017

TO: Public Works Commission

FROM: Phillip Peterson, DPW Engineer Technician

CC: David Allerton P.E., Public Works Engineer

RE: Stop Sign on Brookes Avenue and North Prospect Street

Recommendations:

Staff recommends the Commission adopt:

- A stop sign is authorized at the intersection of Brookes Avenue and North Prospect Street causing traffic on Brookes Avenue to stop.

Background:

Staff received a request in June 2017 from Jared Wood, a local resident in the Brookes Avenue neighborhood, requesting DPW put a stop sign at the intersection of Brookes Avenue and North Prospect Street causing traffic on Brookes Avenue to stop. This stop sign would also include a stop bar on Brookes Avenue at the North Prospect Street intersection. Mr. Wood observed vehicles approaching the intersection quickly and driving over the crosswalk without stopping. A stop sign and an associated stop bar provide visual notice to drivers indicating they are approaching an intersection and should come to a complete stop prior to crossing over a crosswalk. This crosswalk is well used as it leads to UVM. Additionally, Mr. Wood believes this stop condition would be consistent with other similar intersections along the North Prospect Street corridor.

Observations:

1. Street Characteristics: Brookes Ave is an approximately 22-foot-wide low volume residential roadway with resident only on-street parking on the south side and no parking allowed on the north side of the street. North Prospect Street is an arterial collector street. There are no meters on Brookes Avenue and North Prospect Street.

2. Public Outreach: Staff distributed flyers to the homes and businesses on Brookes Avenue and North Prospect Street on June 29, 2017. Staff received two telephone responses from local residents, both respondents support the proposal.
Conclusions:

According to the Manual on Uniform Traffic Control Devices (MUTCD) STOP signs should be used at an intersection if one or more of the following conditions exist:

A. An intersection of a less important road with a main road where application of the normal right-of-way rule would not be expected to provide reasonable compliance with the law;
B. A street entering a designated through highway or street; and/or
C. An unsignalized intersection in a signalized area.

When a minor street intersects a major street there is an implied yield condition where the vehicle on the minor street yield the right-of-way to the vehicles traveling down the major street. According to the MUTCD, staff properly identify North Prospect Street as the major street with Brookes Avenue as the minor street. Additionally, the Brookes Avenue and North Prospect intersection is an unsigned intersection in a stop control area; the stop sign would be consistent with other intersections along the North Prospect Street corridor, with the exception of Prospect Hill and Brookes Avenue all other minor streets along this corridor have stop control. Prospect Hill is a dead end. All minor through streets intersecting North Prospect Street have stop signs except Brookes. Consequently, staff recommend the DPW Commission adopt a stop sign at the intersection of Brookes Avenue and North Prospect Street causing traffic on Brookes Avenue to stop.
Dear Brookes Avenue Residents,

The Department of Public Works (DPW) has received a request from a local resident in the Brookes Avenue neighborhood to put a stop sign at the intersection of Brookes Avenue and North Prospect Street causing traffic on Brookes Avenue to stop. This stop sign would also include a stop bar on Brookes Avenue at the North Prospect Street intersection. This stop condition would be consistent with other similar intersections along the North Prospect Street corridor. Please see the attached drawing for further information about this project.

DPW would like to ask for your feedback regarding the possibility of this designation.

Please respond via email or phone by Friday, July 7th so your feedback may be considered during our evaluation.

Thank you!

Phillip Peterson, Engineering Technician
Desk: 802.865.5832
Email: ppeterson@burlingtonvt.gov
Friday 7/07/2017
Phone call with local resident Colleen Holmes
Resident supports stop sign and stop bar at this intersection.

Monday 6/21/2017
Phone call with local resident Jared Wood
Customer is requesting a stop sign and stop bar at Brookes Ave & North Prospect St intersection - states it is heavily needed.
NOTES:
Staff recommends the following:
- A stop sign is authorized at the intersection of Brookes Avenue and North Prospect Street causing traffic on Brookes Avenue to stop.
MEMORANDUM

July 13, 2017

TO: Public Works Commission
FROM: Phillip Peterson, DPW Engineer Technician
CC: David Allerton P.E., Public Works Engineer
RE: No-Parking Any Time Sign at Isham Street and Hickok Place

Recommendations:

Staff recommends the Commission adopt:

1. No person shall park any vehicle at any time between the driveways of 6 Isham Street and 300 Pearl Street.
2. No person shall park any vehicle at any time between the driveways of 55 Hickok Place and 300 Pearl Street.

Background:

Staff received a request in March 2017 from Phil Hammerslough, a local resident in the Isham Street neighborhood, requesting a “No-Parking Any Time” sign be placed on the south side island at the intersection of Isham Street and Hickok Place. Mr. Hammerslough believes vehicles parking at the intersection of Isham St. and Hickok Place are creating a dangerous situation for other vehicles, pedestrians, and cyclists.

Staff presented this situation to Megan Buckley, Senior Executive Director at Burlington Health and Rehabilitation Center (BHR). Initially BHR was willing to extend the curb to accommodate parking; however, BHR has since decided not to pursue this option at this time. Consequently, staff must recommend appropriate No-Parking signage on the small curb island at the Isham Street and Hickok Place intersection.

Observations:

1. Isham Street and Hickok Place are both low volume residential streets. The intersection of Isham Street and Hickok Place is adjacent to three small residential
driveways and two commercial driveways for Burlington Health and Rehab (BHR), with one driveway reserved as the BHR loading zone. BHR has deliveries that start at 7:00 AM and continue throughout the day. There are garbage & recycling pickups, food deliveries, service vehicles, and mail. The small curb island between the two commercial driveways is approximately 15 feet long.

2. Public Outreach: Staff distributed flyers to the apartment buildings, homes, and businesses on Isham Street, Pearl Street, and Hickok Place on April 24, 2017. Due to the time elapsed between the initial public outreach and BHR deciding not to construct a curb extension, staff redistributed flyers on June 26, 2017. Of the thirty flyers distributed two responses were received, one from a local resident and one response came from BHR. The respondents were split, one supporting the removal, while BHR does not want a “No-Parking Any Time” sign placed on the island; they are concerned there is not enough parking for the BHR staff as it stands and removing any parking will create more problems.

Conclusions:

The new driveway encroachment policy restricts parking at the curb island to 11 feet. The average car length in the United States is approximately 16 feet. This means that an average car could not park without encroaching on one or both of BHR’s driveways. Based on engineering judgement and existing traffic conditions there is not enough space for one vehicle to park in front of the small curb island between BHR’s two commercial driveways.
Dear Isham Street, Hickok Place and Pearl Street Residents,

The Department of Public Works (DPW) has received a request from a local resident, to remove parking between the driveways of 6 Isham Street and 30 Pearl Street; and to remove parking between the driveways of 55 Hickok Place and 300 Pearl Street. Please see attached.

DPW would like to ask for your feedback regarding the possibility of this designation.

Please respond via email or phone by July 7th so that your feedback may be considered during our evaluation.

Thank you!

Phillip Peterson, Engineering Technician
Desk: 802.865.5832
Email: ppeterson@burlingtonvt.gov
Tuesday 06/20/2017
Phone call with BHR Senior Executive Director Megan Buckley
BHR will not pursue extending the curb at this time. Consequently, staff must recommend appropriate No-Parking signage on the small curb island at the Isham Street and Hickok Place intersection.

Friday 04/28/2017
Phone call with BHR Senior Executive Director Megan Buckley
BHR does not want a “No-Parking Any Time” sign placed on the island; they are all concerned that there is not enough parking for the BHR staff as it stands and removing any parking will create more problems. BHR will extend the curb to accommodate the parking.

Thursday 02/03/2017
Phone call with local resident Phil Hammerslough
Customer is requesting a “No Parking” sign be placed on the small curb island at the intersection of Isham Street and Hickok Place - states the intersection of Isham St. & Hickok Pl. is also the loading zone for Burlington Health & Rehab. and has two parking spaces in the center part of the corner. The impact of trucks in the loading zone and parked cars narrowing the width of the intersection creates a dangerous situation made only more difficult and harrowing for pedestrians and bicyclists.
MEMORANDUM

July 13, 2017

TO: Public Works Commission

FROM: Phillip Peterson, DPW Engineer Technician

CC: David Allerton P.E., Public Works Engineer

RE: Parking on Overlake Park

Recommendations:

Staff recommends the Commission adopt:

1. No person shall park any vehicle at any time in the following locations: On the inner and outer perimeter of the cul-de-sac on Overlake Park.
2. No person shall park a vehicle for a period longer than four (4) hours between the hours of 8:00 a.m. and 4:00 p.m. Monday through Friday in the following locations: The west side of Overlake Park.

Background:

Staff received a request in October 2016 from John Sullivan a local resident on Overlake Park, requesting the placement of a no parking zone around the island at the end of the cul-de-sac on Overlake Park. Another resident of Overlake Park, Alex Stewart made the same request in July of 2016.

Observations:

1. Street Characteristics: Overlake Park is a 20-foot-wide low volume residential cul-de-sac with on-street parking restrictions on both sides of the street. Overlake Park does have parking restrictions. There is no parking on the east side of Overlake Park. There is no parking on the west side of Overlake Park between the hours of 8:00 a.m. and 4:00 p.m. Monday through Friday. There are no meters on Overlake Park.
2. Public Outreach: Staff distributed twenty flyers to the homes on Overlake Park on May 19, 2017. Staff received twelve responses from local residents, nine of the respondents
support the placement of a no parking zone at the end of the cul-de-sac on Overlake Park. However, several respondents expressed concern over a lack of on street parking opportunities on Overlake Park from 8:00 a.m. to 4:00 p.m. This is due to the parking prohibition on the east side and the parking restriction from 8:00a.m. to 4:00 p.m. on the west side.

Staff reevaluated the issues on Overlake Park, specifically to address the need to provide additional parking opportunities. The proposed solution is to remove parking at the end of the cul-de-sac, and to allow four-hour parking on the west side of Overlake Park between the hours of 8:00 a.m. and 4:00 p.m. Monday through Friday. Staff received eighteen responses from local residents, twelve of the respondents support this proposed solution.

3. In November of 2014 DPW Staff investigated whether the narrow travel lane would impact emergency vehicle access to Overlake Park. The Burlington Fire Department (BFD) conducted a trial run with Engine 3 on Overlake Park and concluded the cul-de-sac was unnegotiable with or without cars parked around it; however, Staff was informed that this would not impeded their access to provide emergency services to any resident of Overlake Park.

**Conclusions:**

Staff recommend the DPW commission approve the placement of a no parking zone around the inner and outer perimeter of the cul-de-sac at the end of Overlake Park, primarily due to the BFD test run in November 2014. The cul-de-sac was unnegotiable for BFD with or without cars. Emergency vehicles will have more difficulty with vehicles parked around the cul-de-sac; consequently, a no parking zone around the inner perimeter of the cul-de-sac island will increase safety. Due to the loss of parking opportunities on the cul-de-sac at the end of Overlake Park, staff recommends allowing four-hour parking on the west side of Overlake Park between the hours of 8:00 a.m. and 4:00 p.m. Monday through Friday.
Dear Overlake Park Residents,

The Department of Public Works (DPW) has received multiple requests from local residents of Overlake Park, to remove parking at the end of the Overlake Park cul-de-sac. Additionally, we have received several requests to increase parking opportunities on Overlake Park during daytime hours. Our proposed solution is to remove parking at the end of the cul-de-sac, and to allow four-hour parking on the west side of Overlake Park between the hours of 8:00 a.m. and 4:00 p.m. Monday through Friday.

DPW would like to ask for your feedback regarding the possibility of this designation.

Please respond via email or phone by Friday, July 7th so that your feedback may be considered during our evaluation.

Thank you!

Phillip Peterson, Engineering Technician
Desk: 802.865.5832
Email: ppeterson@burlingtonvt.gov
7/06/2017
Phillip,

Thank you and understood. With that context, my preference would be to eliminate parking at the cul-de-sac and keep the existing parking restrictions in place.

Br,
John

John Sullivan
Nokian Tyres, Inc.
(w) 802-662-8272 (m) 802-598-7022
www.nokiantires.com

From: Phillip Peterson [mailto:ppeterson@burlingtonvt.gov]
Sent: Friday, July 07, 2017 8:24 AM
To: Sullivan John <John.Sullivan@nokiantires.com>
Cc: David Allerton <dallerton@burlingtonvt.gov>
Subject: RE: Overlake Park

John,

Thanks so much for the email. I understand your request. I am willing to investigate it further, however I believe we will obtain the same result from the work done in November of 2014. No unanimous agreement could be reached among the residents of Overlake Park. According to the public response DPW staff received in 2014 two suggestions evenly split the majority of residents. Those two suggestions were to maintain the current parking restrictions, that is no parking on the west side of Overlake Park from 8:00 am to 4:00 pm Monday through Friday with unrestricted parking for the balance thereafter; and the other being Resident Only Parking on the west side of Overlake Park from 8:00 am to 4:00 pm Monday through Friday with unrestricted parking for the balance thereafter. Given there was no consensus at the time, it is highly doubtful this will change.

The fundamental principle of Resident Only Parking is to create a balance between the needs of the public versus the need to provide residents reasonable access to their homes. Residents may petition to have their streets designated for resident parking only. To initiate a request to install a new Resident Parking area, please follow this link https://www.burlingtonvt.gov/DPW/Resident-Parking.

Kind Regards,

Phillip Peterson, Engineering Technician
Burlington Department of Public Works
645 Pine Street
Burlington, VT 05402
802-865-5832 (phone)
ppeterson@burlingtonvt.gov
Good Afternoon Phillip,

Thank you for your efforts in addressing the parking issues on Overlake Park.

In regards to the parking at the end of the cul-de-sac, I am in support of eliminating parking in the cul-de-sac. In regards to the proposal on allowing four-hour parking between the hours of 8:00 am and 4:00 pm, I am not in support of this proposal as it would not address the issues of South Prospect rental using Overlake Park as a parking lot.

I believe the best alternative is to eliminate parking in the cul-de-sac and transition Overlake Park to resident only parking consistent with Summit St with a limitation on one permanent parking permit and one temporary parking permit per household.

Best regards,
John

7/06/2017
Thank you! I believe that total plan would work for us.
Best,
Mima Tipper

Sent from my iPad

On Jul 6, 2017, at 1:08 PM, Phillip Peterson <ppeterson@burlingtonvt.gov> wrote:

Max of any four hours between 8am and 4pm.

From: Mima Tipper <mimatip@gmail.com>
Sent: Thursday, July 6, 2017 1:08:05 PM
To: Phillip Peterson  
Subject: Re: Parking on Overlake Park

Hi again,  
Just to clarify, would the four hours would be set hours, say 8am-12pm? Or a max of any four hours between 8am and 4pm?  
Thanks,  
Mima Tipper

Sent from my iPad

On Jul 6, 2017, at 12:58 PM, Phillip Peterson <ppeterson@burlingtonvt.gov> wrote:

Ms. Tipper,

Currently, there is no parking on the west side of Overlake Park, between the hours of 8:00 a.m. and 4:00 p.m. Monday through Friday. Parking is unrestricted at all other times on the west side of Overlake Park. We propose to allow for four hour parking, between the hours of 8:00 a.m. and 4:00 p.m. Monday through Friday. Parking will be removed all the way around the cul-de-sac on the inner and outer perimeter of the cul-de-sac. Feel free to call me should you have any further questions or concerns.

Kind Regards,

Phillip Peterson, Engineering Technician  
Burlington Department of Public Works  
645 Pine Street  
Burlington, VT  05402  
802-865-5832 (phone)  
ppeterson@burlingtonvt.gov

"Please note that this communication and any response to it will be maintained as a public record and may be subject to disclosure under the Vermont Public Records Act."

From: mima tipper [mailto:mimatip@gmail.com]  
Sent: Thursday, July 06, 2017 11:36 AM  
To: Phillip Peterson <ppeterson@burlingtonvt.gov>  
Subject: Re: Parking on Overlake Park

Dear Mr. Peterson,

I am curious about how the four-hour parking would work.

Thank you,

Mima Tipper, 62 Overlake Park
7/01/2017
Dear Phillip,
Thanks for your recent clarifications to us about parking on Overlake Park. We appreciate that DPW has heard our concerns—that there must be, on some level, parking on Overlake Park, in the face of what we expect are calls to eliminate parking altogether on the street. Eliminating parking on an urban street is, quite simply, unreasonable, impractical, and unjust for those who are doing legitimate business on the street and receive parking tickets for it. We support the proposed solution of M-F 8-4 4-hour parking on the whole street, with no limits on parking outside of those times, in exchange for eliminating parking on the circle.
Thank you.
Luis Vivanco and Peggy O'Neill-Vivanco
52 Overlake Park

6/29/2017
Hi Phillip -
Thanks for your notice regarding the proposed parking changes for Overlake Park.

My husband, Matt Daly, and I support the proposal to allow 4-hour parking between 8:00 and 4:00 Mon-Fri, and to prohibit parking at the end of the cul de sac all days and times.

Thanks for your efforts.
Regards,
Celia Daly

M. Cecilia Daly
Daly & Daly, P.C.
110 Main Street, 4th Floor
PO Box 0069
Burlington, VT 05402-0069
Phone (802) 658-6665 x2
Fax (802) 658-8565

6/28/2017
Hi Phillip,

Thanks for the clarification. We'll submit our comments soon.

Good luck with this whole situation. I'm afraid that some folks just don't understand that city streets are public ROW and that parked cars are not urban blight.

Best,
Peggy

On Wed, Jun 28, 2017 at 11:55 AM, Phillip Peterson <ppeterson@burlingtonvt.gov> wrote:
Peggy,

Anyone may park on the street for four hours; after which time they would be required to move. Parking will be available outside the hours of 8am-4pm Monday through Friday. The parking restriction on the east side will be maintained; Adsit Court is different neighborhood with different existing conditions. Feel free to contact me should you have other questions or concerns.

Kind Regards,

Phillip Peterson, Engineering Technician
Burlington Department of Public Works
645 Pine Street
Burlington, VT 05402
802-865-5832 (phone)
ppeterson@burlingtonvt.gov

“Please note that this communication and any response to it will be maintained as a public record and may be subject to disclosure under the Vermont Public Records Act.”

From: Peggy O'Neill [mailto:peggyov5@gmail.com]
Sent: Wednesday, June 28, 2017 11:04 AM
To: Phillip Peterson <ppeterson@burlingtonvt.gov>
Cc: Luis Vivanco <lvivanco@uvm.edu>
Subject: Re: Overlake Park - Clarifying questions

On Mon, Jun 26, 2017 at 8:24 AM, Peggy O'Neill <peggyov5@gmail.com> wrote:

Dear Mr. Peterson,

I have a couple of clarifying questions for you before I submit my response regarding the parking proposal for Overlake Park.
In your note, you mention allowing parking on the west side of Overlake for four-hours between 8 am and 4 pm. Does this mean that a contractor will have to move his/her vehicle after 4 hours, yet still be allowed to park on the street? Also, will parking be available outside the hours of 8 am - 4 pm (M-F)? Finally, is the west side the better side for parking, or should it be moved to the east (I'm thinking of Adsit Ct. that has parking on one-side - the side that cars would drive out towards the larger street.)?

Thank you.

Regards,

Peggy O'Neill

52 Overlake Park

6/27/2017
Hello Phillip,

I live at 17 Overlake Park in Burlington. I would like to express my support for removing parking at the end cul-de-sac and to allow parking on the west side of Overlake between 8am and 4 pm weekdays. I believe this would improve the quality of life in our neighborhood.

Thank you,

Sof Dillof

Tuesday 6/27/2017
Spoke to Barbara Rouleau on the phone, she wants Overlake Park to be split into two sections. She would like resident only parking on Overlake Park.

Tuesday 6/20/2017
Hi Phillip,

thanks for the note regarding parking on OP. I think your proposed idea is fantastic. I agree with additional parking hours on the west side of the street and REMOVING parking in the cul-de-sac. One question: will you be able to monitor and enforce 4-hr parking?

Thank you for soliciting resident feedback. Very much appreciated!

Carole Hakstian
44 Overlake Park
(802) 324-7474

Thursday 6/9/2017
Dear Mr. Peterson,
Thanks so much for the update. Just to be clear. At present there is no parking on the east side of Overlake (becoming the south side around the curve) and the present limited m-f 8-4 no parking is on the west lake side. We definitely only support parking on one side of the street, if at all.

Thanks,
The Tippers

Wednesday 6/6/2017

Thanks so much for your email. Out of the twelve responses from local residents, nine of the respondents support the placement of a no-parking zone at the end of the cul-de-sac on Overlake Park. Although the majority of residents support the proposal we know there are parking problems on Overlake, those problems are associated with the decision to limit parking on the east side of Overlake Park Monday-Friday 8 AM to 4 PM.

Given the different input of all of the residents on Overlake Park, we are not going to present the cul-de-sac parking issue at the June commission meeting. We will be designing a different solution and conduct public outreach once it is developed.

Kind Regards,

Phillip Peterson, Engineering Technician
Burlington Department of Public Works
645 Pine Street
Burlington, VT 05402
802-865-5832 (phone)
peterson@burlingtonvt.gov

Tuesday 6/6/2017

Dear Mr. Peterson,

We are writing in response to your invitation to comment on proposal to eliminate parking on Overlake Park. We strongly request that parking be maintained on the cul-de-sac, as the parking situation on Overlake park is already cumbersome and unwelcoming to residents (ourselves included) and guests.

As we live in an area surrounded by resident-only parking, there are no other parking options for guests, contractors, and other visitors. In our case, all events and services have to be planned in advance to occur after 4 pm, as presently parking is prohibited on weekdays from 8 am to 4 pm. If a guest or contractor does visit prior to 4 pm on a weekday and need to park on a street due to driveway-size limitations, they are often ticketed. Since our street does not allow resident parking, we cannot get a resident parking permit. The nearest legal parking is a half mile away. It is incredibly unwelcoming and embarrassing to be part of community that prohibits convenient visits guests, family, and home-service providers. By and large, Burlington prides itself on being a welcoming and generous community. Such stringent parking regulations are in direct opposition to this aim. Additionally, due to the quiet nature of the street and relatively infrequent
enforcement, some people try to "get away with it" and park on the street during prohibited times. This inevitably leads to squabbling and tattle-tailing among the neighbors, further increasing unnecessary animosity.

If parking regulations are to be changed on the cul-de-sac, we recommend changing parking to "resident-only" from 8 am to 4 pm, with open access in the evenings and on the weekends. This will prevent students and city employees from using the street during business hours, but welcome guests and family to visit in the evening.

We adamantly urge you to maintain parking on the cul-de-sac.

Best,
Alexandra Sullivan
James Lent
52A Overlake Park
Burlington, VT, 05402
(802) 734-6798

Monday 6/5/2017
Dear Mr. Peterson,

We are writing in response to your invitation to comment on the desire of some residents on Overlake Park to eliminate parking on the cul-de-sac. We request—*in the strongest possible terms*—that the city *not* take this action. The parking situation on Overlake Park is already inhospitable for residents and our visitors, and this action would bring it from bad to worse.

The current parking problems on Overlake Park stem from the city’s decision in 2014 to eliminate parking during 8-4 (M-F) on the bulk of the street, which has pushed overflow parking during business hours to the circle. This decision was made in spite of the fact that the majority of residents polled requested the maintenance of parking on the street, with many suggesting designating the street as resident only parking from 8-4 (M-F) (see notes here: [https://www.burlingtonvt.gov/sites/default/files/Agendas/11-12-14.pdf](https://www.burlingtonvt.gov/sites/default/files/Agendas/11-12-14.pdf)).

While residents have sufficient space to park their own cars in their own driveways, a number of us do not have extra capacity for visitors, including contractors, play-dates, group meetings, etc., to park in our driveways during business hours. We note that the city’s residential parking plan ([https://www.burlingtonvt.gov/sites/default/files/DPW/Publications/ResidentialParkingPlan-ES.pdf](https://www.burlingtonvt.gov/sites/default/files/DPW/Publications/ResidentialParkingPlan-ES.pdf)) indicates that decisions about residential parking be made with a holistic view toward evaluating residential parking *areas*. Please keep in mind that the area in which we live is surrounded by resident-only parking streets, which prevents us from finding occasional short-term parking on neighboring streets.

Unless the parking regulations on our street change as a whole, the cul-de-sac is the only space within reasonable walking distance of our homes to suggest parking for visitors. Even then, it is not necessarily convenient for service professionals who need close access to their vehicles for tools. It is not uncommon for contractors (carpenters, plumbers, etc.) doing legitimate business on our street to receive parking tickets because they cannot find parking in a driveway, and so they park on the street. This is an unacceptable and unsustainable situation.

Eliminating the only remaining on-street parking would not only generate problems for legitimate use of
the public right of way, it would also have an impact on safety. On-street parking has an important relationship to pedestrian and motorist safety, by creating a traffic calming effect. The elimination of parking during business hours in 2014 has resulted in noticeably faster automobile speeds on the street.

Please do not further intensify the inhospitable environment here by eliminating parking on the circle. We believe the only reasonable solution to the problems on Overlake Park is to modify the current prohibitions by instituting resident only (M-F 8-4) parking during business hours, with the times outside of that open-access to all. It is a public right of way, after all.

Sincerely,

Luis A. Vivanco
Peggy O’Neill-Vivanco
52 Overlake Park
Burlington, VT 05401
(802) 860-1704

Friday 6/2/2017
Phone call with local resident Mara Coven (92 Overlake Park)
Ms. Coven supports the removal of parking around the inner perimeter of the cul-de-sac.

Tuesday 5/30/2017
Hi Phillip -
Thank you for your notice regarding the proposed prohibition against parking around the island at the end of the Overlake Park cul-de-sac.

My husband, Matt Daly, and I support this proposed change. Please feel free to contact us if you have any questions or need further information.
Regards,
Celia Daly

M. Cecilia Daly
Daly & Daly, P.C.
110 Main Street, 4th Floor
PO Box 0069
Burlington, VT 05402-0069
Phone (802) 658-6665 x2
Fax (802) 658-8565

Monday 5/29/2017
Hi Peter,
Thank you for the opportunity to weigh in on the Overlake parking situation.
I would like to propose we return parking on Overlake to Resident Parking only. I have a small driveway that can not accommodate more than two vehicles. Both my husband and my daughter have been ticketed for parking on the street beside our driveway.
I would appreciate if it would be returned to the same status it was 4 years ago when I purchased the house—which was resident only vehicles.

Thank you again for considering my opinion on this.

Sincerely,
Me and Mrs Kurani

Thursday 5/25/2017
Hi Phillip,
I live at the cul-de-sac on Overlake Park. While I agree that the cul de sac is not the best place for parking, if that gets taken away we will have zero parking available on our street. When other street parking was available, people did not regularly park on the cul de sac. The restricted parking from 8 to 4 is ridiculous and unnecessary. We need parking on Overlake Park. If someone must be appeased, give back parking on one or both sides of the street and restrict cul de sac parking so children can ride their bikes around it. I stay home with my toddler and have another baby on the way. I have friends over for play dates a couple afternoons a week and our driveway can't accommodate everyone's cars, where are they supposed to park if all street parking is restricted? Where is my family supposed to park if they all come visit during the same week? They'll all be here for the birth of our baby next month and for Christmas and for vacations over the summer...my mother or my sister will get ticketed or we'll have to pick them up from someone else's street or a parking garage because all of our street parking has been taken away? Even if all restrictions were removed, we would not have parking problems here. I'm not sure where these imaginary issues came from but this is not a hot street for parking among students or folks looking to go downtown or anyone else. I support fewer parking restrictions on Overlake Park, not more.
Thank you for your time,

Julia Khamnei
82 Overlake Park

Wednesday 5/24/2017
Dear Mr. Peterson,
We live at 62 Overlake Park, and our opinion is that there should be no parking on the circle. Also, we would like to add that, though we do not want UVM parking to swamp our street, the no parking on the west side of the street seems excessive. We would like Resident Parking only with parking passes for guests or service people, or perhaps Resident Parking only during the hours of 8-4, M-F with parking passes.
Thank you,
The Tippers

Monday 5/22/2017
Phone call with local resident Maria Linkletter (74 Overlake Park)
Ms. Linkletter does not want the parking removed around the island at the end of the cul-de-sac.

Monday 5/22/2017
Dear Phillip -

We received your flyer regarding proposed changes to parking around the island. Thank you for looking into this.

As to the proposal, we are in agreement that parking should not be allowed around the
island. We believe this will help reduce the presence of commercial vehicles on the cul-de-sac and also enable emergency vehicles to access those houses around the circle.

However, we do not believe four (4) "No Parking" signs are necessary to effectuate this change. The current parking is limited to the east side of the circle. Three (3) appropriately-spaced signs should be more than sufficient.

Is it possible, while signs are being installed, to add a "Slow-Children At Play" sign near the corner of Overlake Park and Deforest? Cars continually come around the corner into the cul-de-sac at high speed, which is worrisome given that kids are often out biking and playing. If there is to be no parking there, I suspect kids will use the area for playing even more. I've asked before about this type of sign, but have not gotten a response.

Lastly, we're very curious what the plan is for the sidewalks. Last summer (I believe), part of Overlake Park got new sidewalks, but that project stopped right before our house (77 Overlake Park). The remaining sidewalk turning towards the island is in terrible shape, which also makes for more biking and scootering in the street.

Regards,

Cathy

--
Cathy Stadecker
(802) 399-1318

Sunday 5/21/2017
Hello Phillip,

As a resident of Overlake Park, I would like to comment on the parking around the island in the Overlake Park cul-de-sac.

I have a couple of concerns with cars parked in the cul-de-sac.

The first is the added difficulty for emergency vehicles and large utility vehicles to navigate around the island. Clearance on all side of the island would seem like a safer option.

The second concern has to do with safety for children riding bikes or scooters in the road. With cars parked around the island, visibility across to the opposite side of the island is impeded and a child could miss seeing a car coming up on them quickly.

For these two reasons, I would request that parking privileges around the island in the Overlake Park cul-de-sac be removed at all times.

If you have any questions, I can be reach at the address and phone number below.
Thank you for the opportunity to comment on this parking matter, Phillip.

Best,

Carole Hakstian
44 Overlake Park
(802) 324-7474

Saturday 5/20/2017
Dear Mr. Peterson,

Thank you for your request for feedback regarding the possibility of removing parking around the Overlake Park cul-de-sac. We are glad we live in a City where residents are canvased and well considered in this process.

Until a couple of years ago, neighborhood children often gathered to play underneath the tall white pines that are planted in the cul-de-sac and frequently rode their bicycles around the perimeter. The area was used only occasionally for short term parking by residents or their guests.

Multiple hour/day/week parking around the cul-de-sac on our street began and has increased dramatically with the rental of rooms to multiple tenants in the homes at 74 and 82 Overlake Park.

Our street is narrow and can be difficult to navigate when there are cars parked along the curb or cul-de-sac. This would be especially difficult for an emergency vehicle. Additionally, cars parked around the perimeter of the cul-de-sac create risk for neighborhood children riding bicycles around the circle or playing on the green space by blocking visibility for traffic.

We welcome the proposed designation change and support the ban of parking around the Overlake Park cul-de-sac.

Respectfully,

Meg and Mike Huffman
55 Overlake Park
802-863-2629

Friday 5/19/2017
Dear Mr. Peterson,

We are very grateful that you have contacted us about the problem of parking around the island at the end of the Overlake Park cul-de-sac.

We have owned the home at 100 Overlake Park since 1990, and always used the property as intended, as a single family home. We raised our children in this home, and have enjoyed living in the neighborhood for the most part. However, lately we've been troubled and angered by the parking problems in the circle, associated with more homes being used as rental properties.

Our driveway opens directly into the cul-de-sac, and we used to enjoy the area for all of its benefits: relatively little traffic, quiet street with few cars, and space where service vehicles could park if houses needed services such as construction, plumbing, lawn/tree work, etc. In years past, our kids and other youngsters used to ride their tricycles and bikes around
the circle of the cul-de-sac, and the island was often used by children as play area. The cul-de-sac and island used to be more like a park (Overlake Park) than what it's turned into: a parking lot.

In recent years the cul-de-sac by the island has become a parking lot for tenants of rented rooms in neighboring homes. Fewer kids play and ride their bikes around the island because the riding space is blocked by parked cars, and parents don't have a place to stand, by the island, and watch their kids, as they used to, because the area by the island is blocked by parked cars. Cars and trucks that do drive around the circle must navigate a more congested street, and it's more difficult to see children and pedestrians who might be walking around the circle due to all the parked cars. Service vehicles, with legitimate needs for parking, often have no place to park their trucks without blocking the narrow circle. There are often 5 or 6 cars parked in the cul-de-sac every day and night. The congestion is worst from September through mid-May each year. In addition to tenants at 74 and 92 Overlake Park, one neighbor, at 82 Overlake Park, seems to be running a small business from his home, so his driveway is often filled with business vehicles, and his family members and/or employees seem to use the circle as a parking area.

We are strongly in favor of the DPW placing a sign, as noted on your letter, that would designate the cul-de-sac area east of the island as a "NO PARKING" zone.

Thank you very much for looking into this, and helping restore the Overlake Park cul-de-sac to its more proper use. Please call us if you have any questions, or if you need further testimony from us.

Sincerely yours,

Debra & Bill Gottesman
100 Overlake Park
Burlington, VT 05401
PHONE: 802-864-3714

Phone message from local resident Alex Stewart (101 Overlake Park)
Friday 5/19/2017
Mr. Stewart supports the removal of parking around the cul-de-sac island.

Phone call with local resident Chris Khamnei
Friday 5/19/2017
Mr. Khamnei is fine with the removal of parking around the cul-de-sac, however he does not want more signs put up on Overlake Park. Mr. Khamnei does not want any parking restrictions on Overlake Park.
MEMORANDUM

July 13, 2017

TO: Public Works Commission

FROM: Phillip Peterson, DPW Engineer Technician

CC: David Allerton P.E., Public Works Engineer

RE: Bike Path Stop Signs at Little Eagle Bay and North Ave Extension

Recommendations:

Staff recommends the Commission adopt:

- The official adoption of stop control at the intersection of the Burlington Bike Path and North Avenue Extension causing eastbound and westbound traffic on North Ave Extension to stop.

Background:

The Burlington Parks and Recreation Department is implementing improvements recommended from the 2013 Bike Path Intersection Scoping Report. Part of the project involved improvements of the North Ave extension bike path intersections. Currently, bike traffic is supposed to stop at these intersections; however, the approved project plans included stop control causing traffic on North Avenue Extension to stop.

Observations:

North Avenue Extension is a very low volume dead-end road which provides access to a number of lakeside cottages and campsites. The road takes a sharp bend to the north just west of the crossing. The path in this area is raised up above the surrounding ground on the former railroad embankment, but the path dips down as it crosses North Avenue Extension. This dip causes path users to accelerate toward the roadway crossing. Our observation is many path users ignore the existing path stop signs so they can maintain their speed up the other side of the dip in the path. This is undesirable since sight lines are compromised on some of the corners by vegetation.
Conclusions:

The 2013 Bike Path Intersection Scoping Report solution is to eliminate the stop signs on the bike path at both intersections. It is recommended the stop signs be moved to the roadway instead. Yield signs would not be placed on the path since the roadway would be stop controlled and stop and yield signs are not placed within the same intersection per national guidance.

The very low speeds and volumes on North Avenue Extension combined with the observed bicyclist behavior through the “dip” leads us to recommend the City consider switching the stop controls to the roadway from the bike path. The sight lines do not support yield controls on the path, but creating stop conditions on the road is more appropriate for the conditions. We observed a portion of the motorists stop anyway since they have probably grown aware the bicyclists are not stopping and some are in fact accelerating to make it up the opposing incline.
Date:        July 13, 2017

To:           Public Works Commission
From:        Norman J. Baldwin, P.E.  
City Engineer/Ass’t Director of Public Works

C.C.        Charles Reeves, Appellant
William Ward, Director of Code Enforcement
Eugene Bergman, Assistant City Attorney/Legal Counsel to Code Enforcement Office
Andrew MacIlwaine, Legal Counsel to the PW Commission

Subject:   163-165 Cherry Street-Appeal of Code Enforcement Order requiring compliance with 18-95 Means of Egress

Mr. Reeves is the owner of 163-165 Cherry Street. Mr. Reeves is seeking to appeal Code Enforcements Order identifying the third floor rental unit at this property as lacking an adequate second means of egress. The Department received the Appellants letter of appeal received by Code Enforcement on June 28, 2017. I have attached both documents for the Commission’s consideration.

Since receiving the appeal I have worked to make arrangements to schedule this appeal to be heard at the July 19, 2017 Commission meeting.

In doing so I:

- spoke to Mr. Reeves over the phone on Friday November 16, 2012 over the phone notifying of him of the upcoming meeting and verbally confirmed his ability to attend.
- Sent a Certified Letter to Mr. Reeves dated July 5, 2017, that contained appeal hearing instructions and notice of the hearing.
- In addition, sent an email to Mr. Reeves, dated July 6, 2017 with the same instructions in an email format, seeking an email return response confirming his ability to attend, in which Mr. Reeves responded on Monday, July 10, 2017.

As such it has been confirmed both parties have been given notice of the scheduled appeal hearing and plan on being in attendance. Attached is the supporting documentation for the formal record.

Gene Bergman from the City Attorney’s Office will be in attendance serving as legal counsel to the Code Enforcement Office, and Andrew MacIlwaine will serve as legal counsel to the Public Works Commission.

An Equal Opportunity Employer
This material is available in alternative formats for persons with disabilities. To request an accommodation, please call 802.863.9094 (voice) or 802.863.0450 (TTY).
Penny Cluse Real Estate, Ic
PO Box 8422
Burlington, VT 05402

William Ward, Director of Code Enforcement
502-663-0442
wward@burlingtonvt.gov

Director Ward,

I am writing to officially ask for an appeal of the finding by the Minimum Housing Inspector Ted Miles of the third floor apartment at 163-165 Cherry Street. He found that the apartment is not permissible because a lack of a second means of egress.

We zoned and built this apartment under the rules set out to us by the zoning department and the building inspectors Ned Holt and Brad Biggie. We queried about the second means of egress and were found exempt by the building code. Here is an email between Joe Fisher, architect for Bird's Eye Building and Ned Holt:

Please note that this is a copy of the code with comments by Fisher in red and Holt in blue.

*Good morning Ned,*

I reviewed the two sections of NFPA101 that you recommended to address our egress issues with the potential apartment. As expected, nearly all of what I read specifies that the apartment will require two means of egress, separated enough to ensure that if one is blocked, the other is still usable. However, I also noticed a provision for exceptions to this rule, detailed in chapter 31, section 31.2.4.6. This section details an exception that I would like to discuss with you further.

The rule reads as this *(my responses to these requirements are bolded and written in red):*

*A single exit shall be permitted in buildings not exceeding three stories in height *(our building is three stories)*, provided that all of the following conditions are met: *Roger that! A 3 story building is one of the same as "not exceeding three stories". A four story building is required to be sprinklered, hence, a new set of rules apply.*

1. The exit stairway does not serve more than one-half of a story below the level of exit discharge. *(The current stairway discharges at ground level and has no access to any level below, it seems we meet this requirement.)* **Apply as noted**
2. The travel distance from the entrance door of any dwelling unit to an exit does not exceed 35 ft *(10.7m). (This is slightly confusing, since this section is pertaining to single exits, in all cases the entrance would also be the exit, so wouldn’t this condition be met in all cases?)* **Apply what needs to be applied in this case.**
3. The exit stairway is completely enclosed or separated from the rest of the building by barriers having a minimum 1-hour fire resistance rating. *(I am not sure of the current fire rating of the stairway, but to bring it up to a 1-hour rating is not too intensive)* **Apply as noted**
(4) All openings between the exit stairway enclosure and the building are protected with self-closing doors having a minimum 1-hour fire resistance rating. (Same as (3), to switch the doors to 1-hour rated doors would not be too hard.) Apply as noted.

(5) All corridors serving as access to exits have a minimum 1/2-hour fire resistance rating. (This can be accommodated in whatever design we devise.) Apply as noted.

(6) Horizontal and vertical separation having a minimum 1/2-hour fire resistance rating is provided between dwelling units.” (Again, this rating should not be difficult to achieve.) Apply as noted.

As you can see, it seems to me that we meet the conditions necessary for an exception if we can ensure that the entrance stairway has at least a 1-hour rating. If you could clarify this, that would be great. It appears that NFPA 101 will be applied to your project and that is all anyone can ask for...meeting the minimum code requirements as governed in the city. Thank you!

Thank you,

Joe

In addition to this exemption we discussed the egress windows with the fire marshall in the presence of Brad Biggie and made design considerations based on that discussion. We also submitted a stamped architects plan for the apartment at the request of Brad Biggie before we received our building permit.

Please let me know if this letter is sufficient for my appeal or if I need to supply additional information.

Best regards, Charles Reeves

Charles Reeves
Penny Cluse Real Estate, llc
PO Box 8422
Burlington, VT 05402
(802) 238-6114
charless@pennycluse.com
Finding: Third floor (or higher) occupied without second means of egress

Remedy: Obtain permits and construct second means of egress to code. Building permit required, or seek appeal for variance as discussed.

Non Complied

Correct By: Jul 27, 2017

Code Section: Means of egress
18-95 Dwelling units on the third floor and above shall have at least two safe, continuous and unobstructed means of egress from the interior of the unit to the exterior at a street or to a public open area at grade.
18-95 Means of egress.

Each first and second floor dwelling unit shall have one safe, continuous and unobstructed means of egress from the interior of the unit to the exterior at a street or to a public open space or area at grade. Dwelling units on the third floor and above shall have at least two (2) safe, continuous and unobstructed means of egress from the interior of the unit to the exterior at a street or to a public open area at grade unless the building is protected by a fire prevention, protection and alarm system permitted and approved by the Burlington fire marshal, in which case the unit shall have the same means of egress required of first and second floor dwelling units. At a minimum, standards for the maintenance of a required means of egress shall be governed by the following:

(a) All doors in the required means of egress shall be readily openable from the inner side without the use of keys. Exits from dwelling units shall not lead through other such units or through toilet rooms or bathrooms.

(b) Ladders or any other exit method which does not comply with the requirements of the building code as adopted by the city in Section 8-2 are not an acceptable means of egress and shall be removed or augmented by an acceptable means of egress.

(c) All required fire escapes shall be structurally sound and maintained safe and usable and free of snow and ice.

(d) All required exit signs shall be maintained illuminated and visible.

(Ord. of 8-4-86; Ord. of 11-8-93; Ord. of 12-1-14(1))
Penny Cluse Real Estate, LLC  
PO Box 8422  
Burlington, VT 05402

City of Burlington  
Public Works Commission  

Commissioners,

I am writing to officially ask for an appeal of the finding by the Minimum Housing Inspector Ted Miles of the third floor apartment at 163-165 Cherry Street. He found that the apartment is not permissible because a lack of a second means of egress.

We zoned and built this apartment under the rules set out to us by the zoning department and the building inspectors Ned Holt and Brad Biggie. We queried about the second means of egress and were found exempt by the building code. Here is an email between Joe Fisher, architect for Bird’s Eye Building and Ned Holt:

Please note that this is a copy of the code with comments by Fisher in red and Holt in blue.

“Good morning Ned,

I reviewed the two sections of NFPA101 that you recommended to address our egress issues with the potential apartment. As expected, nearly all of what I read specifies that the apartment will require two means of egress, separated enough to ensure that if one is blocked, the other is still usable. However, I also noticed a provision for exceptions to this rule, detailed in chapter 31, section 31.2.4.6. This section details an exception that I would like to discuss with you further.

The rule reads as this (my responses to these requirements are bolded and written in red):

‘A single exit shall be permitted in buildings not exceeding three stories in height (our building is three stories), provided that all of the following conditions are met: Roger that! A 3 story building is one of the same as “not exceeding three stories”. A four story building is required to be sprinklered, hence, a new set of rules apply.

(1) The exit stairway does not serve more than one-half of a story below the level of exit discharge. (The current stairway discharges at ground level and has no access to any level below, it seems we meet this requirement.) Apply as noted.
(2) The travel distance from the entrance door of any dwelling unit to an exit does not exceed 35 ft (10.7m). (This is slightly confusing, since this section is pertaining to single exits, in all cases the entrance would also be the exit, so wouldn’t this condition be met in all cases?) Apply what needs to be applied in this case.
(3) The exit stairway is completely enclosed or separated from the rest of the building by barriers having a minimum 1-hour fire resistance rating. (I am not sure of the current fire rating of the stairway, but to bring it up to a 1-hour rating is not too intensive) Apply as noted.
(4) All openings between the exit stairway enclosure and the building are protected with self-closing doors having a minimum 1-hour fire resistance rating. (Same as (3), to switch the doors to 1-hour rated doors would not be too hard.) Apply as noted

(5) All corridors serving as access to exits have a minimum ½-hour fire resistance rating. (This can be accommodated in whatever design we devise.) Apply as noted

(6) Horizontal and vertical separation having a minimum ½-hour fire resistance rating is provided between dwelling units.” (Again, this rating should not be difficult to achieve.) Apply as noted

As you can see, it seems to me that we meet the conditions necessary for an exception if we can ensure that the entrance stairway has at least a 1-hour rating. If you could clarify this, that would be great. It appears that NFPA 101 will be applied to your project and that is all anyone can ask for...meeting the minimum code requirements as governed in the city. Thank you!

Thank you,

Joe"

In addition to this exemption we discussed the egress windows with the fire marshall in the presence of Brad Biggie and made design considerations based on that discussion. We also submitted a stamped architects plan for the apartment at the request of Brad Biggie before we received our building permit.

At this time I am very aware of the Minimum Housing Code and have read it carefully. Had I been made aware of it during the planning, zoning or permitting of this project we could have designed in a second egress. At this point in the project, with all of the building done and inspected and tenants moving back into the second floor apartment, building a second egress is going to be an unreasonable burden for us.

I ask for the commission to grant me the exception as spelled out in the building code in this one case.

Thank you for your consideration, Charles Reeves

Charles Reeves
Penny Cluse Real Estate, llc
PO Box 8422
Burlington, VT 05402
(802) 238-6114
charles@pennycluse.com
July 5, 2017

Charles Reeves
Penny Cluse Real Estate, LLC
P.O.Box 8422
Burlington, Vermont 05402

Delivery: Certified Mail

NOTICE OF HEARING

Pursuant to Burlington Code of Ordinances Chapter 18, Article III, Division 5, please take notice that the Public Works Commission will hold a hearing related to an appeal of a minimum housing code order regarding the fire safety division of the minimum housing code for 163-165 Cherry Street.

The item under appeal are associated with Code Enforcements Minimum Housing Inspection Report, inspected on June 20, 2017.

• Requirement BCO 18-95 Means of Egress

The appeal will be heard at the Public Works Commission Meeting, the Commission meeting will begin at approximately:

Time: 6:30 p.m.
Date: Wednesday, July 19, 2017
Location: Front Conference Room, Central Maintenance Facility
645 Pine Street
Burlington, Vermont.

Given the agenda has yet to be formalized I am not in the position to provide you with a time certain when this item will be heard.

In order to expeditiously hear this appeal, the Commission needs and hereby notifies you as the appellant to provide it with a short and concise statement outlining the specific items to be heard and addressed by the Commission. This statement must also specific the factual or legal basis of the appeal.

Each party will be given the opportunity to present the facts, as they believe them to be, and to make legal arguments. The Commission will hear testimony and take documentary evidence in support of each party’s position.

You are welcome to provide supporting documentary evidence in advance of the hearing. In order to have documentation included in the packet I must have your documents no later than 12:00 p.m., Tuesday, July 11, 2017. Witnesses must be present; the Commission will not accept written statements from absent witnesses, even in affidavit form. The Commission will resolve disputed questions of fact and apply the law.
governing the situation to those facts. If you intend to present documentary evidence, please bring 9 copies of each document to the hearing.

If you are the person who requested the hearing and you fail to appear, your case will be dismissed. If there are special circumstances as to why you cannot appear in person for a hearing, please call 863-9094. Postponement of your case will be permitted only for good cause. If settlement is reached, please notify the Commission immediately.

If you have any questions, please call 863-9094.

Sincerely,

Norman J. Baldwin, P.E.
Assistant Director of Public Works

cc: Jeff Padgett, Chair of the Public Works Commission
    Eugene Bergman, Assistant City Attorney
    William Ward, Director of Code Enforcement
    Andrew MacIwaine, Esq. Legal Counsel to Public Works Commission
    Chapin Spencer, Director of Public Works
    Valerie Ducharme, Customer Service Representative
Charles,

The packet is being assembled and as staff it was my plan to include your appeal letter in the packet, along with my cover memo framing the appeal, and the documentation for providing you notice of the hearing, and your confirmation to attend.

We did get your copies and packet of information to include in the Commission packet going out today. Thank you for that.

Once the commission packet is assembled I will send you a pdf of all documents submitted to the Commission.

Thank you for being responsive and attentive in organizing the appeal hearing.

Hi Norm,

I think that the only additional supporting documentary evidence I wish to supply for the commissioners is the original letter I sent to Director Ward stating that I wanted to appeal. If I do want that submitted, do I need to provide the 9 copies or is that in the information they have already been given?

Thanks, Charles

On Mon, Jul 10, 2017 at 8:24 AM, Charles <charles@pennycluse.com> wrote:

Hi Norm,

I will be at the hearing on July 19th.

Thanks, Charles

On Thu, Jul 6, 2017 at 5:18 PM, Norm Baldwin <nbaldwin@burlingtonvt.gov> wrote:

Charles,
As a follow up to our conversation yesterday over the phone, I am sending you this formal notice of the appeal hearing along with the associated appeal hearing instructions, with the understanding from our previous verbal conversation that you will be able to attend.

Please reply to this email confirming your ability to attend the Wednesday, July 19, 2017 Commission Meeting.

Please feel free to call me if you have any further questions.

Thank you.

Norman J. Baldwin, P.E.
City Engineer/Ass’t Director
Burlington Public Works Department
645 Pine Street
Burlington, Vermont 05401

V: 802.865.5826
F: 802.863.0466
EMAIL: nbaldwin@burlingtonvt.gov

Please note that this communication and any response to it will be maintained as a public record and may be subject to disclosure under the Vermont Public Records Act.
To: Public Works Commission
From: William Ward/Director of Code Enforcement
Date: July 12, 2017
Subject Address: 163-165 Cherry Street

Property owner: Charles Reeves
Date of Appeal: June 28, 2017
Appealed items: Item 1 of 1 Means of egress

Property Description

163-165 Cherry Street is a mixed use property with a commercial business/restaurant on the ground floor and rental unit on the 2nd floor. City records indicate the building was built in 1899.

Property photo taken by Inspector Miles

Rental History

The property records document one rental unit on the 2nd floor for the last 10 years. The current property owner is listed as the owner since 2013. A zoning and building permit were issued to the property owner in 2017 to “Create a one-bedroom apartment in 3rd floor” making the total number of rental units 2. Inspector Miles’ sketch of the third floor unit is attachment “A”
The new unit on the 3rd floor is accessed by one staircase.

**Code Enforcement inspection timeline for 163-165 Cherry Street**

**June 20, 2017** - Minimum Housing Inspection completed. One deficiency was found.

**June 21, 2017** – Inspection report and inspector’s order were mailed to the property owner.

**June 28, 2017** – Appeal of item #1 was received from the property owner requesting

**City Assessor’s sketch card measurement of floor area and finished space**

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**Ordinance Section in question:**

**18-95 Means of egress.**

Each first and second floor dwelling unit shall have one safe, continuous and unobstructed means of egress from the interior of the unit to the exterior at a street or to a public open space or area at grade.

Dwelling units on the third floor and above shall have at least two (2) safe, continuous and unobstructed means of egress from the interior of the unit to the exterior at a street or to a public open area at grade unless the building is protected by a fire prevention, protection and alarm system permitted and approved by the Burlington fire marshal, in which case the unit shall have the same means of egress required of first and second floor dwelling units. At a minimum, standards for the maintenance of a required means of egress shall be governed by the following:

(a) All doors in the required means of egress shall be readily openable from the inner side without the use of keys. Exits from dwelling units shall not lead through other such units or through toilet rooms or bathrooms.
(b) Ladders or any other exit method which does not comply with the requirements of the building code as adopted by the city in Section 20.8 are not an acceptable means of egress and shall be removed or augmented by an acceptable means of egress.

(c) All required fire escapes shall be structurally sound and maintained safe and usable and free of snow and ice.

(d) All required exit signs shall be maintained illuminated and visible.

(Ord. of 8-4-86; Ord. of 11-8-93; Ord. of 12-1-14(1))

Requested action from the Public Works Commission

Uphold the Code Enforcement order that requires a second and independent means of egress from the interior of the unit to the exterior at a street or to a public open area at grade.
MEMORANDUM
July 12, 2017

TO: Public Works Commission
FROM: Anna Wyner, Transportation Planning Intern
Nicole Losch, Senior Transportation Planner
RE: planBTV Walk Bike Implementation Revisited
  1. Union Street Parking Changes between Loomis and Grant Streets
  2. Union Street One-Way Except Bicycles between Loomis and Grant Streets
  3. New parking spaces on adjacent streets

Recommendations
Staff recommends that the Commission adopt:

- No person shall park any vehicle at any time on the west side of North Union Street between Grant Street and Loomis Street.
- Designate as a one-way street: North Union Street northerly from Grant Street to Loomis Street, with the exception of bicycles traveling southbound in the designated contra-flow lane
- Amend “No Parking” zones to create new parking spaces along:
  - The south side of Loomis Street beginning at the new curb line east of North Union Street
  - The east side of North Winooski Avenue beginning at the northern curb line of Grant Street and moving northerly (except “No Parking Here to Corner”)
  - The north side of Grant Street between 24 Grant Street and 42 Grant Street
  - The west side of South Union Street between the City Market driveway and the northerly curb line of Bradley Street

Overview
At the June 2017 meeting of the Public Works Commission, the Old North End Greenway was introduced and the regulatory changes were approved to implement this continuous low-stress route for people bicycling. Immediately after the meeting staff became aware that there were Google form survey results that we were not aware had been submitted and were not presented at the Commission meeting. As a result, the North Union Street parking changes and one-way street designation is being re-presented with the complete package of public input, additional information on alternatives, and a recommended mitigation measure.

This memo contains:
  1. A summary of community outreach related to the Old North End Greenway and the North Union Street recommendation.
3. Conclusions
4. Attachments:
   a. A summary of the comprehensive plan that identified this project, planBTV Walk Bike.
   b. A comprehensive introduction to the Old North End Greenway, with details on the North Union Street section.

Community Outreach

**planBTV Walk Bike Outreach**

The Old North End Neighborhood Greenway was identified as a high-priority project during the planBTV Walk Bike planning process. planBTV Walk Bike was advanced with a clear directive for strong, varied community engagement. Over the two years of planning, staff hosted focus group meetings in the Old North End, tested concepts through weekend-long demonstration projects in the Old North End and South End, led active walking and biking surveys and workshops throughout the city, advertised online input tools and social media input, hosted
community meetings, collaborated at advisory and technical committee meetings, and informed the process through meetings with decision-makers along the way. **As a result of this input, the planning team clearly heard a need for east-west routes that are continuous, for facilities that are comfortable for all people bicycling, and that the Old North End has a high demand for this type of infrastructure.**

**Old North End Greenway Outreach**

As implementation began for the Old North End (ONE) Greenway, staff mailed letters and distributed flyers to properties adjacent to the project site:

- May 17th - 1st mailing/flyer: Feedback due June 7th via email/phone/Google forms survey or attend June 21 Commission meeting
- June 12th and 13th - 2nd mailing and 2nd flyer due to high turnover of rental properties in the area: Feedback due June 19th via email/phone or attend June 21 Commission meeting
- June 30th - 3rd mailing directed to property owners: Feedback due July 14th via email/phone or attend July 19 Commission meeting

At the June meeting, staff presented the feedback we received: one negative email and a concerned phone call received on June 15th and a supportive email on June 16th. Immediately after the meeting staff became aware that there were Google form survey results that we were not aware had been submitted and were not presented at the Commission meeting. Staff then checked the Google forms survey and it was not set up to receive notifications for survey results correctly. Upon going directly into the survey, staff found that there were 27 online Google form responses (summary below).

Google forms survey was a new tool that staff was testing to receive public input. We regret that we missed the initial feedback but appreciate being made aware of the completed surveys we needed to retrieve. In the future, we will only receive feedback via email or phone to gather more accurate results, or provide greater training on any new tools. If we do use another survey tool, we use all means to test the survey for responsiveness.

**Summary of Responses (full details attached):**

- 27 online Google Forms Responses
  - Negative responses from 2 adjacent property owners
  - Negative responses from tenants within or adjacent to project site; several were outside of the project area (Hickok Street)
  - All responses on June 6th and 7th
- Negative email from Loomis St resident – June 15th
- One Concerned Phone Call - June 16th
- Positive email from Grant St resident – June 16th
- June 21st Commission meeting – public comment was mixed
- July 7th through July 13th – 2 email from concerned landlords on North Union and 4 emails from supportive ONE residents

**Alternatives and Related Improvements**

As the Old North End Greenway was designed and parking challenges became a greater concern, staff evaluated several possible alternatives:
Alternative 1: An east-west route on North Street
To create a continuous, dedicated facility for bicycling on North Street, the on-street parking used by residents and neighborhood commercial activity would be replaced by either bicycle lanes or low-stress, protected bike lanes. Approximately 137 parking spaces would be replaced by bicycle lanes.

Alternative 2: An east-west route on Pearl Street
A continuous, dedicated facility for bicycling on Pearl Street would not be a low-stress facility but could be accommodated with bike lanes (some adjacent to parking and some buffered). To continue the existing/in construction bike lanes easterly to Colchester Avenue, approximately 51 parking spaces would be removed between Union Street and Colchester Avenue (some metered parking). This assumes parking could remain on one side of Pearl Street between Union and Willard Streets and the curb could be adjusted to accommodate bike lanes in each direction between Winooski Avenue and Union Street. While the long-term plans for Pearl Street do envision protected bike lanes, the design process would consider reconstruction or other roadway adjustments to retain parking where feasible. As a quick-build project, the majority of on-street parking would be removed.

Alternative 3: A 2-way protected bike lane rather than 1-way pairs
The ONE Greenway contains two one-way streets with parking that must be adjusted for low-stress bicycle connections. On North Champlain Street, the new bike facility can be installed in place of parking and can meet the minimum recommended width (8’ two-way facility with 2’ buffer) by narrowing the adjacent travel lanes.

North Union Street is too narrow to safely accommodate 2-way bicycle travel. The existing bike lane is 5’ with a 2’ buffer, the travel lane is 12’, and the parking lane is 8’. The travel lane should not be narrowed since this is a bus route with left-side parking on a one-lane, one-way street. A 2-way, protected bike lane is preferred to be 10’ or more with a buffer of 2’ or more. At a minimum, a 2-way protected bike lane could be 8’ with a 2’ buffer, but North Union Street is 3’ short of this minimum for a quick-build project. Also, if a 2-way bike facility were to be constructed on North Union Street, it should be continuous to the north and south (rather than only between Loomis and Grant Streets) to prevent wrong-way bicycling outside of this section.

Alternative 4: A seasonal contra-flow lane on North Union Street
The Old North End Greenway is a 1.15-mile long route with three contra-flow sections: Sherman Street, North Champlain Street, and North Union Street. Outside of these sections, the Greenway is generally a network of traffic-culled streets with shared lane markings and wayfinding signs. The shared lane markings cannot be uninstalled and re-installed each year, so removing any one of the contra-flow sections would make the Greenway discontinuous and potentially unsafe. Anyone bicycling along the Greenway and encountering a seasonal section would be faced with riding on the sidewalk or riding illegally against traffic in a shared lane with oncoming traffic.

Alternative 5: Residential Parking access on Grant Street
One property in the project area on North Union Street does not have any off-street parking and requested resident parking permits for Grant Street (currently zoned for Residential Parking). The current Residential Parking program permits parking for residents of each street, but does not grant permits for residents of adjacent streets. Following the recommendations of the 2015 Residential Parking Management Plan, residential parking areas can be evaluated as new requests for residential parking zones are submitted. If 51% of property owners complete a neighborhood-led petition for residential parking on North Union Street, staff would be able to initiate the neighborhood conversation for residential parking on North Union Street and adjacent streets.

Alternative 6: Reconstruct the curb line
By realigning the curb line, parking may fit within the greenbelt or a 2-way protected bike lane may fit while maintaining on-street parking and an appropriate travel lane width. As the one-way pair to North Winooski Avenue, Union Street has been included in the Winooski Avenue Corridor Study that will begin in 2017. Curb...
reconstruction is outside of the scope of the quick-build program, and the long-term vision for the alignment of Union Street will be established through the Winooski Avenue Corridor Study.

**Alternative 7: Shared parking arrangements**

At the June Commission meeting, property owners spoke about the challenge of on-street parking in this neighborhood. One shared the collective parking agreements they currently maintain: where properties have excess parking, they may lease parking to other property owners who have a shortage of parking. While the Department of Public Works cannot manage these private lease agreements, it is a solution we fully support.

**Alternative 8: Other parking opportunities**

During site visits to evaluate planBTV Walk Bike, staff identified several areas for potential new parking opportunities in the Old North End. These all require final engineering and exact dimensions may change, but based on preliminary engineering:

### Loomis Street at North Union:

The Old North End Greenway will often include curb extensions at key intersections to self-enforce slow movements for vehicles entering the Greenway. At the intersection of Loomis Street and North Union Street, a quick-build curb extension is planned at the southeast corner. With this addition, the “No Parking Here to Corner” can be adjusted and could allow 2 additional parking spaces on Loomis Street immediately adjacent to the project site.

### North Winooski Avenue at Grant Street:

One block west of the project site and adjacent to the Old North End Greenway, parking is very restricted on the east side of North Winooski Avenue immediately north of Grant Street. There is no apparent reason for this parking prohibition, a new rain garden curb extension was constructed on Grant Street at North Winooski Avenue in 2016, and adjusting this parking setback to the traditional “No Parking Here to Corner” could allow 3 additional parking spaces one block from the project site.

### Grant Street at Clark Street:

Farther west on the Old North End Greenway, parking is very restricted on the north side of Grant Street across from Clark
Street. There is no apparent reason for this parking prohibition, and adjusting this parking prohibition could allow 4 additional parking spaces on Grant Street.

South Union Street at Bradley Street: South of the project area, parking is restricted immediately north of the City Market driveway on South Union Street. There is no apparent reason for this parking prohibition, and allowing parking in these locations could allow at least 3 additional parking spaces on South Union Street.

Conclusions
Public input was collected during planBTV Walk Bike and calm east-west bike routes in the Old North End were identified as a very high priority. Several hundred responses were collected during the planBTV engagement activities. Parking in the project area is highly utilized and it was not surprising to receive objections to the direct outreach regarding the North Union Street parking removal. Staff has attempted to alleviate the parking burden by evaluating alternatives, but this, like many projects, presents a difficult balance of weighing the needs of the community at large with the needs of residents directly impacted by such changes.

It is expected that more than 10 people will bicycle each day on this new facility, when compared to the 10 people who may be parked in the North Union Street parking spaces at any given time. Although not taken lightly, removing 13 parking spaces over a 1.15-mile project is greatly preferred to removing 51 to 137 parking spaces on the adjacent streets that would provide alternatives to the ONE Greenway.

For these reasons, staff recommends the Commission take the actions indicated at the beginning of this memo.
ATTACHMENTS

About planBTV Walk Bike and the Old North End Neighborhood Greenway

For more than 20 years, Burlington has made an effort to set policies that emphasize the expansion of transportation choices. These include…transportation policies that strongly support the expansion of public transit and the use of alternative modes; and infrastructure policies that ensure that the transportation system accommodates all modes and all users - regardless of age or ability - through the adoption of a “complete streets” policy. As a result, when people can avoid driving, they often do, choosing instead to walk, bike, or take the bus. Despite our cold climate, Burlingtonians take advantage of their compact inter-connected city and increasingly do their part to reduce carbon emissions and embrace an active lifestyle year-round. – planBTV Downtown & Waterfront, 2013

The Transportation Plan supports biking as a transportation choice that is non-polluting, energy efficient, and promotes good health. Burlington has some excellent off-road paths, but lacks the on-street facilities needed for biking to be a practical alternative to cars for day-to-day transportation. This Transportation Plan calls for a complete bike network. Safety is of critical importance, particularly where walkers and bikers interact with cars and trucks. – Burlington Transportation Plan 2011

Burlington residents have called for better walking and biking conditions in every transportation-related plan adopted in the past decade. On April 21st, 2017 the City Council continued to support these policies by adopting PlanBTV Walk Bike, Burlington’s road map to improve walking and biking in Burlington. PlanBTV’s two goals are to create safer streets for everyone and to make walking and biking a safe, viable and enjoyable way to get around town.

Safer streets and viable transportation options are vital to realize our community vision. PlanBTV Walk Bike builds upon previous Master Plans, establishing a vision where:

→ ...Burlington’s Streets are safe enough that parents let their kids walk or bike to school, to the park, or to a friend’s house without worry; and that older adults comfortably walk or bike from their house to community destinations such as the grocery store, or the pharmacy.

→ ...walking, biking, and taking the bus are the preferred choice for students and adults living or working in Burlington, all year round.

→ ...Burlington’s transportation network continuously improves our local economy and quality of life, leading people to stay in Burlington and invest in our community.

These goals, the vision, and the related projects for planBTV Walk Bike were unanimously endorsed by the Public Works Commission at the October 2016 meeting.

As we implement this plan and consider projects that may change the balance of space, the questions to ask should not be limited to, “What will happen to traffic or parking?” but, “What will happen if we provide attractive, low-stress options in this corridor? What are the outcomes for transportation access and choice? Will these changes reduce peak hour traffic capacity or parking demand?” Walk / bike projects do need to be coupled with other land use and urban design policies; together these instigate a sustainable cycle of investments that reinforce the sustainable transportation investments critical for our community.

At some points, implementation of planBTV Walk Bike will require reallocation of space. This reallocation should not be considered in isolation but in the context of our guiding principles for building safe streets:
Project Introduction

PlanBTV Walk Bike is both visionary and action-based. The projects were prioritized based on community input, coordination with other projects (which may include phasing to avoid several projects in the same area), and funding options. During the community outreach for PlanBTV Walk Bike, the community identified protected bike lanes and connected, continuous bicycle networks with safer and easier intersection crossings as the top priorities for bicycling improvements. **To accomplish this, new facility types have been introduced including Neighborhood Greenways.**

Neighborhood Greenways are streets with low vehicle volumes and speeds, designed to prioritize bicycling and enhance conditions for walking, while increasing safety for the road. These are streets where people of all ages and abilities feel safe walking and biking. To create this condition, Neighborhood Greenways use a variety of the calming and placemaking treatments, including traffic calming for travel speeds under 20 miles per hour, clear wayfinding for people walking and biking, pavement markings to reinforce the shared use of the street, protected crossings at major streets, and green elements such as planters or rain gardens.

Neighborhood Greenways are a type of low-stress bicycle route. Other low-stress facilities include protected bike lanes and separated paths. **To keep these routes low-stress, point of connection needs to be attainable for people of all ages and abilities.**

**Old North End Neighborhood Greenway**

The Old North End (ONE), like much of Burlington, has a fragmented network of north-south routes for bicycling but has no east-west routes. At the same time, the ONE has ideal topography, demographics, and walkable neighborhood centers to prioritize an east-west route. The ONE Neighborhood Greenway begins and ends by connecting UVM’s campus with Battery Park and the Waterfront, utilizing 1.15 miles of low volume, appealing residential streets along most of its length.

The ONE Greenway will fill a need for a safe, enjoyable east-west bikeway that is parallel and in between North Street and Pearl Street. North Street and Pearl Street do provide options for continuous east-west connections,
but they are commercial / mixed use corridors with higher traffic volumes, commercial parking, extensive transit service, and many competing interests for the limited space on streets and sidewalks.

The ONE Greenway follows neighborhood streets that are not continuous: Sherman Street, Peru Street, Grant Street, and Loomis Street. To connect the ONE Greenway, crucial connections are needed along higher volume roadways: Sherman Street at its western end, North Champlain Street, Elmwood Avenue, and North Union Street. Without clear, protected facilities on these roadways the ONE Greenway cannot be implemented as a continuous low-stress route.

To achieve our vision and take action, many initial projects will be installed using fast, flexible materials and strategies. The ONE Greenway will initially be installed with quick-build materials: paint, planters, and flexible materials that can be adjusted and relocated as needed. Most Greenway components will not have a regulatory impact and will share the existing roadway. **Regulatory changes will be required for continuity at several key locations. Some changes have already been approved on Sherman Street (between Battery Street / Park Street and North Champlain Street) and on North Champlain Street (between Sherman Street and Peru Street), and are pending for North Union Street (between Grant Street and Loomis Street).**

---

**Union Street between Grant Street and Loomis Street**

**Union Street**

**Existing**
- 27’ wide one-way northbound
- Parking on west side (metered near College Street and “resident only” from Buell to Pearl Street)
- 5’ wide northbound bike lane on east side with a 2’ painted buffer (will remain and be improved as a quick-build protected bike lane for use all seasons)
- This area will be included in the upcoming Winooski Avenue Corridor Study

**ONE Greenway Integration:**
*Provide low-stress connections between low-volume streets*
- Repurpose ½ block of parking for protected southbound contra-flow bicycle lane on west side (to be maintained through all seasons)
- Retain 12’ travel lane
Public Input
I support the removal of 10 parking spaces on Union Street (between Grant and Loomis).
I also think the new Grant Street speed bumps need to be painted, since they are not very high to begin with and cars rarely slow down for them.
thanks
Tim Banks
85 Grant Street
Hello Ms. Wyner,

I am a resident on Loomis St and I am writing to discourage you from removing 10 parking spaces in our neighborhood. Parking in this area is already extremely difficult. My apartment does not have any off street parking, and during the school year it takes much, much longer to find a spot than it should. I get off of work at 7pm, and at that time I can expect it will take at least 20 minutes to find a parking spot. It wastes gas to drive in circles and it is certainly frustrating. Removing 10 of our precious parking spaces would have a negative impact on me and my neighbors on Loomis St. I hope you will reconsider this course of action.

Sincerely,
Hannah Langsdale
Phone Call – June 16th, 2017

- Resident on 20 Loomis Street, Ben Gold
- Concerned about the loss of 10 parking spots
- Believes there is already limited parking in the area
- Would like to see more parking in area
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<th>Address</th>
<th>Do you have any comments?</th>
<th>Phone number</th>
<th>Username</th>
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<tbody>
<tr>
<td>2017/06/02</td>
<td>Diemer Properties</td>
<td><a href="mailto:diemerproperties@yahoo.com">diemerproperties@yahoo.com</a></td>
<td>83 -85-97 N Union St 5 Loomis 86 N Union</td>
<td>We 100% disagree with taking away more parking on N Union. As it is, everyday, people who work in downtown Burlington park on N Union St (and the surrounding streets). They then proceed to walk to work (most likely due to large parking fees). This happens day and night. We can not afford to take away any more parking spots. Additionally, I would like to comment that Bikers ride the wrong way on N Union all the time. This is very dangerous, and I do not feel anything would be improved. Thank you.</td>
<td>8029512457</td>
<td><a href="mailto:diemerproperties@yahoo.com">diemerproperties@yahoo.com</a></td>
</tr>
<tr>
<td>2017/06/06</td>
<td>Ginny Kolbenson</td>
<td><a href="mailto:loomis_properties@hotmail.com">loomis_properties@hotmail.com</a></td>
<td>18 River Bend lane, Westford, VT 05494</td>
<td>Please do not take any more parking spaces away. I manage a property on N. Union Street w/ ZERO off street parking spaces available. Their only option is to park on the street. I hear constant complaints from them - that they are parking blocks and blocks away (sometimes at 1:00 or 2:00 am - when they get off work). People who work in downtown Burlington are often seen parking on N. Union Street (Hickok, Converse Court, Loomis, Etc.) and walk to work (I assume to avoid the high fees of parking downtown - and I don't blame them). Losing additional parking spaces should not be considered as an option. Parking is VERY limited as it is in Burlington.</td>
<td>802-343-3376</td>
<td><a href="mailto:loomis_properties@hotmail.com">loomis_properties@hotmail.com</a></td>
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<td>Date/Time</td>
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<tr>
<td>2017/06/06</td>
<td>Doug</td>
<td><a href="mailto:dgboyden@gmail.com">dgboyden@gmail.com</a></td>
<td>77 N Union St</td>
<td>This is a bad idea. parking is already tough enough around here. People have to walk blocks from parking spot to home. Young women at night, after work needing to walk blocks from their cars to their apartments is not safe anymore in Burlington. N Union is one way for bikes Northbound, N Winooski is Southbound. What is wrong with that?</td>
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<tr>
<td>2017/06/06</td>
<td>Elizabeth</td>
<td><a href="mailto:lizzijanecota@gmail.com">lizzijanecota@gmail.com</a></td>
<td>97 North Union Street</td>
<td>Do NOT take that parking away! So unnessesary!</td>
<td></td>
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<tr>
<td>2017/06/06</td>
<td>John</td>
<td><a href="mailto:jconsigliowork@gmail.com">jconsigliowork@gmail.com</a></td>
<td>8 Loomis St</td>
<td>I already have to park 2 blocks from my apartment most days. Please don't take away more parking. There is barely any parking as it is.</td>
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<tr>
<td>2017/06/06</td>
<td>Lindsey</td>
<td><a href="mailto:lindseyrichards125@gmail.com">lindseyrichards125@gmail.com</a></td>
<td>77 N Union Street</td>
<td>Street is not ideal, especially for all of those who need to park on the street near their home. There is already a bike lane on the street that people often ride in both directions on. I have noticed that people ride each direction in the lane and I make sure to pay attention to that while I'm driving to ensure the safety of bikers. I don't see a need for a second bike lane along this road, especially if the lane will only be about 10 parking spots long, that seems wasteful.</td>
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<tr>
<td>2017/06/06</td>
<td>Jamie</td>
<td><a href="mailto:jamie.panton@dealer.com">jamie.panton@dealer.com</a></td>
<td>2A Hickok Place</td>
<td>This is frustrating as a tenant who works late during the week and has limited parking space. There is very limited parking on North Union and it's neighboring streets. I personally feel unsafe walking from my car to apartment during the evenings when i unfortunately can't find a spot near my home.</td>
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<tr>
<td>2017/06/06</td>
<td>Lily Abrams</td>
<td><a href="mailto:lgabrams@uvm.edu">lgabrams@uvm.edu</a></td>
<td>86 N Union St</td>
<td>I believe that parking should remain on N Union St due to the limited parking at apartments and in Burlington</td>
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<td>Date/Time</td>
<td>Name</td>
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<tr>
<td>2017/06/06 1:54:33 PM AST</td>
<td>Jenna</td>
<td><a href="mailto:jjanes@uvm.edu">jjanes@uvm.edu</a></td>
<td>127 north union st</td>
<td>I don't think there should be another bike lane as it is taking away parking spots from residents in the neighborhood, where would they park if they do not have a drive way or friends would like to come visit? I do not support the removal of the ten spots</td>
<td></td>
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<tr>
<td>2017/06/06 2:28:17 PM AST</td>
<td>Ashley Lipton</td>
<td><a href="mailto:ashleyblipton@gmail.com">ashleyblipton@gmail.com</a></td>
<td>65 North union st #3</td>
<td>Please do not remove parking there is already no where for guests to park unless you plan to open up additional parking on Loomis or grant. I am a bike commuter and can emphasize with both sides but there is already a very small amount of parking for visitors in the neighborhood.</td>
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<tr>
<td>2017/06/06 2:42:46 PM AST</td>
<td>Jordan Haenel</td>
<td><a href="mailto:jordan.haenel@gmail.com">jordan.haenel@gmail.com</a></td>
<td>6 Hickok place apt A</td>
<td>This is one of the only places we can find parking that isn't far away, please don't get rid of this parking!!!</td>
<td></td>
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</tr>
<tr>
<td>2017/06/06 3:04:59 PM AST</td>
<td>Patrick Wiencek</td>
<td><a href="mailto:wiencek.patrick@gmail.com">wiencek.patrick@gmail.com</a></td>
<td>4 Hickok Place, Burlington, VT</td>
<td>Removing some of the already difficult to come by parking spaces downtown would significantly hinder my desire to continue living in Burlington. I already minimize the use of personal automotive transportation whenever possible, and I don't think we should be penalized in this way when bikers already use this road without a bike lane.</td>
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<tr>
<td>2017/06/06 3:47:54 PM AST</td>
<td>Daniela Marchione</td>
<td><a href="mailto:dmmarchi@uvm.edu">dmmarchi@uvm.edu</a></td>
<td>4 Loomis street Burlington vt</td>
<td>myself and my friends and family use parking and would NOT like a new bike lane!!</td>
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<td>2017/06/06</td>
<td>Jake Ermolovich</td>
<td><a href="mailto:jermolov@uvm.edu">jermolov@uvm.edu</a></td>
<td>4 Hickok place</td>
<td>Since our parking spots are already limited, taking away any street parking would be detrimental to the residents within the area. Any potential benefit that would come from taking away these spots can be outweighed by the communities need to park within a respectable distance from their abode. If people are forced to park further away from their house that would increase the risk of being harassed or assaulted late at night after coming home from work or other responsibilities.</td>
<td><a href="mailto:jermolov@uvm.edu">jermolov@uvm.edu</a></td>
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<tr>
<td>2017/06/06</td>
<td>Devon Hoar</td>
<td><a href="mailto:dhoar13@gmail.com">dhoar13@gmail.com</a></td>
<td>97 N Union St</td>
<td>Please don't remove the parking spots. People need to park near their house for safety's sake and peace of mind. Thank you.</td>
<td><a href="mailto:dhoar13@gmail.com">dhoar13@gmail.com</a></td>
<td></td>
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<tr>
<td>2017/06/06</td>
<td>Micaela O'Mara</td>
<td><a href="mailto:momara@uvm.edu">momara@uvm.edu</a></td>
<td>127 North Union Street</td>
<td>There does not need to be two lanes for bike traffic. This takes away from the parking spaces in front of my own house.</td>
<td><a href="mailto:momara@uvm.edu">momara@uvm.edu</a></td>
<td></td>
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<tr>
<td>2017/06/06</td>
<td>Lillian Seibert</td>
<td><a href="mailto:seibertlillian@gmail.com">seibertlillian@gmail.com</a></td>
<td>4 loomis</td>
<td>There is not news for an extra bike lane. We need the parking that currently is available.</td>
<td><a href="mailto:seibertlillian@gmail.com">seibertlillian@gmail.com</a></td>
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<tr>
<td>2017/06/06</td>
<td>Alexis Nadeau</td>
<td><a href="mailto:alexis.m.nadeau@gmail.com">alexis.m.nadeau@gmail.com</a></td>
<td>83 N Union st #4</td>
<td>I rely on having a parking space at North Union. This parking availability contributed to my reason to rent my current apartment. It will be very unfortunate if it is removed.</td>
<td><a href="mailto:alexis.m.nadeau@gmail.com">alexis.m.nadeau@gmail.com</a></td>
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<tr>
<td>2017/06/06 9:01:18 PM AST</td>
<td>Katie</td>
<td><a href="mailto:ktnash94@gmail.com">ktnash94@gmail.com</a></td>
<td>77 N Union St</td>
<td>I currently live on N Union. It is very hard to find parking spots on that street and the streets surrounding it. This would really add to the problem of finding a spot to park because Burlington, especially this section of Burlington, has already few too parking spaces. I agree that bike paths are great and important for this town. But there is already a bike path on this street that is big enough for two way traffic. Please consider that many would have problems with this decision. Thank you.</td>
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<tr>
<td>2017/06/06 9:26:39 PM AST</td>
<td>James Danahy</td>
<td><a href="mailto:jkdanahy@gmail.com">jkdanahy@gmail.com</a></td>
<td>8A Hickock Place</td>
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<tr>
<td>2017/06/06 11:37:46 PM AST</td>
<td>Morgan Schwartz</td>
<td><a href="mailto:mjschwartz96@gmail.com">mjschwartz96@gmail.com</a></td>
<td>86 N Union Street 05405 Burlington VT</td>
<td>please do not take away the parking spots</td>
<td></td>
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<tr>
<td>2017/06/07 1:15:01 AM AST</td>
<td>Nick</td>
<td><a href="mailto:neddysansai@gmail.com">neddysansai@gmail.com</a></td>
<td>85 north Union Street Burlington VT</td>
<td>Do not take away Street parking on North Union. Burlington has limited parking as it is, and during the winter snow bans and high traffic times it is difficult enough to find a place to park one's car. Bikes are an important mode of transportation to many Burlington residents, however, allowing two way traffic for bikes on a one way street at the expense of existing parking is an unreasonable use of the limited available space.</td>
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<tr>
<td>2017/06/07 1:43:52 AM AST</td>
<td>Tzega Malpica</td>
<td><a href="mailto:tsmalpica@gmail.com">tsmalpica@gmail.com</a></td>
<td>85 North Union Street, #2, Burlington, VT 05401</td>
<td>While I very much respect the safety and rights of cyclists, the availability of parking options in Burlington are already very limited. To do away with parking on a one way street that already has a bike lane seems unnecessary, ill advised, and incredibly inconvenient for many of the residents on the street.</td>
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<td>Date/Time</td>
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<tr>
<td>2017/06/07 12:21:08 PM AST</td>
<td>Jacob Hinsdale</td>
<td><a href="mailto:hinsdaleproperties@gmail.com">hinsdaleproperties@gmail.com</a></td>
<td>93 North Union Street #2</td>
<td>This would severely impact myself, and my neighbors. The parking in Burlington is restrictive enough with our artificially lowering the stock in the neighborhoods. The problem of wrong way cyclists is not severe enough, by any stretch, to justify this extreme measure.</td>
<td>802-233-9995</td>
<td><a href="mailto:hinsdaleproperties@gmail.com">hinsdaleproperties@gmail.com</a></td>
</tr>
<tr>
<td>2017/06/07 1:06:59 PM AST</td>
<td>Rebecca</td>
<td><a href="mailto:romanrebb@gmail.com">romanrebb@gmail.com</a></td>
<td>118 North Union St</td>
<td>I do not like this plan. The parking downtown for apartment is already so limited and having it available for homes on northunion and shorter side streets is important for safety at night and general convience. As a biker myself, it is not a problem having the one bike lane on the street. There is already one going the opposite direction along N Winooski, a block over which is quite convienent itself. Please keep the parking on north union.</td>
<td></td>
<td><a href="mailto:romanrebb@gmail.com">romanrebb@gmail.com</a></td>
</tr>
<tr>
<td>2017/06/07 3:07:36 PM AST</td>
<td>Hayley</td>
<td><a href="mailto:hayley.robertson@uvm.edu">hayley.robertson@uvm.edu</a></td>
<td>131 Buckingham Avenue, Toronto, ONT, Canada</td>
<td>Parking is so limited! We really don't need another bike lane, barely anyone uses the current one. Isn't one enough? Hope you keep the parking spaces!</td>
<td>802-922-7428</td>
<td><a href="mailto:hayley.robertson@uvm.edu">hayley.robertson@uvm.edu</a></td>
</tr>
</tbody>
</table>
From: Lawrence Smith [mailto:wlbsmithvt@gmail.com]
Sent: Friday, July 07, 2017 8:45 PM
To: Chapin Spencer <cspencer@burlingtonvt.gov>
Subject: N. Union St Parking

Chapin,

Thanks for taking the time to talk with me this evening. As I said in the conversation, Laura and I want very much to be supportive of improved biking in Burlington, but we are also concerned for our tenants, and our real estate investment. Our property is at 67 N. Union which is one building north from the corner of Union and Grant. We do not have any opportunity for off street parking on our property, and our tenants rely on being able to find reasonably convenient on street parking. Unfortunately the 10 spaces that are proposed to be eliminated are right in front of our property, in a neighborhood where parking is already tight.

Currently, Grant St is designated neighborhood parking and is not available to our tenants. One option would be to establish a way for our property to have access to Grant St. parking permits. I think a better option would be to create a neighborhood parking zone that would include North St. from Pearl to North, and Grant St. from Union to Winooski Ave.. This would make the local parking available to the residents who need the ability to park near where they live.

The impact of removing 10 parking spaces from this high density neighborhood is significant, and creating a neighborhood parking zone would help offset the impact of this change.

Thanks again for taking the time to look at this for us, and I look forward to hearing back from you soon.

I will follow up mid week next week if I have not heard back from you.
Hello DPW Commissioners!
I heard about the ONE Wiggle re-vote. I am hopeful that the DPW Commission will continue to be responsive to the wishes of the folks who live in the ONE and support the project. West-East bicycle connectivity is a top priority for residents of the ONE.

I will be out of town on July 19 so I’ve asked DPW if there is a way to call in to provide public comment.

You may remember that I provided a public comment at the first ONE Wiggle vote. Here are some points I'd like to add to that comment:

- People who live and work in the ONE are overwhelmingly in support of this project in its entirety. As far as I know, we have only seen opposition from landlords who do not live in the neighborhood, and their tenants who they have rallied. As a key part of PlantBTV Walk-Bike, this project is the result of over two years of public input, public workshops, community engagement at public events, city-wide surveys, and research on successes in other cities.

- The landlords who spoke were framing the removal of free public street parking as a loss for their property. In response:
  *This change may be difficult for their current tenants, but I believe future tenants will likely see it as an asset to live directly on a progressive bike route that safely connects them to neighborhood amenities, UVM campus, and the waterfront.
  *While storing privately owned cars on public rights of way is a privilege may Burlingtonians enjoy, we learned from public surveys, workshops, and input that there is widespread support for a better balance between bike routes and on-street parking. The residents of ONE I represent have shown support for public streets to be used to move people safely and efficiently on bicycle, not just to store cars while they are not in use.

Thank you for your strong support on this!

Matt Vaughan
PlanBTV Walk-Bike Technical Advisory Committee - Wards 2+3 Representative
PlanBTV Walk-Bike Implementation Committee - Wards 2+3 Representative
Please note that this communication and any response to it will be maintained as a public record and may be subject to disclosure under the Vermont Public Records Act.
For the project file.

Thanks.

Nicole Losch, PTP  
Senior Transportation Planner  
ph 802.865.5833 :: f 802.863.0466 :: nlosch@burlingtonvt.gov  
645 Pine Street Suite A, Burlington VT 05401 ::  
www.burlingtonvt.gov/DPW

---

From: jbvillani@gmail.com <jbvillani@gmail.com>  
Sent: Wednesday, July 12, 2017 9:31:57 AM  
To: Nicole Losch  
Subject: Support for ONE Wiggle Project

Hello,

I live in the Old North End and I fully support the ONE Wiggle project in its entirety! Thank you for your support.

Sincerely,

Jessica Villani

Please note that this communication and any response to it will be maintained as a public record and may be subject to disclosure under the Vermont Public Records Act.
I almost missed this one earlier, but this is also for the project file.

Nicole Losch, PTP
Senior Transportation Planner
ph 802.865.5833 :: f 802.863.0466 :: nlosch@burlingtonvt.gov
645 Pine Street Suite A, Burlington VT 05401 ::
www.burlingtonvt.gov/DPW

From: Dana Lutters [mailto:danalutters@gmail.com]
Sent: Wednesday, July 12, 2017 9:55 AM
To: Nicole Losch <NLosch@burlingtonvt.gov>
Subject: I support the ONE Wiggle project!

Hello,
I live in the Old North End and I fully support the ONE Wiggle project in its entirety! Thank you for your support.

Sincerely,
Dana Lutters, Pomeroy St.
Please note that this communication and any response to it will be maintained as a public record and may be subject to disclosure under the Vermont Public Records Act.
For the project file.

Thanks.

Nicole Losch, PTP  
Senior Transportation Planner  
ph 802.865.5833 :: f 802.863.0466 :: nlosch@burlingtonvt.gov  
645 Pine Street Suite A, Burlington VT 05401 ::  
www.burlingtonvt.gov/DPW

From: John Oliver [mailto:johnmiltonoliver@gmail.com]  
Sent: Thursday, July 13, 2017 8:58 AM  
To: Nicole Losch <NLosch@burlingtonvt.gov>  
Subject: ONE wiggle project

Hello,  
I live in the Old North End and I fully support the ONE Wiggle project in its entirety! Thank you for your support.

Sincerely,  

John Oliver  
Pomeroy St.  
Please note that this communication and any response to it will be maintained as a public record and may be subject to disclosure under the Vermont Public Records Act.
HI Anna,

I own two residential buildings on North Union Street at 76 and 80. 76 North Union Street is a 75 year old structure originally built as an 8 unit apartment building and 80 North Union Street is a 75 year old former single family home that now houses four students. The two properties combined house 30 UVM and Champlain College students.

The total number of on-site parking spots for the two properties are a total of 7. Removing 10 on-street parking spaces directly across North Union Street from 76 and 80 North Union will pose a significant impact to our tenants ability to park their vehicles anywhere close to their apartment. More than half of the tenants in the two buildings are female. This loss of parking poses not only a convenience issue for parking but a safety issue. Having to walk several blocks from your parked car to the apartment especially during the winter months will pose a walking hazard and a personal safety issue (especially after dark for our female tenants).

I respectfully request that DPW go back to the drawing board and develop a plan that will not remove the number of parking spaces currently slated to be removed and ask that you locate the spaces removed in a less densely populated rental area. We purchased 76 and 80 North Union knowing that we had limited parking spaces on-site but did not anticipate losing 10 on-street spaces as you are proposing. Your proposal is creating a significant hardship to our tenants.

I have requested the tenants of 76 and 80 North Union e-mail you directly. I hope that you will hear from them as we hear from them weekly the challenges they are having with parking on and around 76 and 80 North Union.

Respectfully submitted,

Paul Plunkett
Managing Member
Tioli Properties, LLC
PO Box 4398
Burlington, VT 05406-4398
paul@tiolipropertiesvt.com
802-343-1939
MEMO

TO:               DPW Commission

FROM:            Kirsten Merriman Shapiro, Senior Policy and Project Specialist, CEDO
                 Laura K. Wheelock P.E., Public Works Engineer
                 Meagan E Tuttle, AICP, Principal Planner, Planning and Zoning


DATE:            July 19, 2017

RECOMMENDATIONS:

Staff recommends the Commission adopt the following preliminary revisions to the Burlington Code of Ordinance, Appendix C:

1. Diagonal parking on the east side of St. Paul Street between Main Street and King Street shall become parallel parking.
2. The existing “No Parking” areas on St. Paul Street between Main Street and Maple Street shall be revised to accommodate pedestrian bumpouts, storm water features, and drive entrances based on the St. Paul Street Conceptual Plan and approximate distances listed as follows:
   a. 110 feet south of Main Street on the east side of St. Paul Street.
   b. 30 feet south of the exit drive for 111 Main Street on the west side of St. Paul Street.
   c. 65 feet in the middle of the block for a bumpout on the east side of St. Paul Street in front of 194 St. Paul Street.
   d. 30 feet to the north of the southernmost drive for 193 St. Paul Street on the west side of St. Paul Street.

DPW/Project Team will return to the Commission at a future date to provide final ordinance language once the design is closer to 100% to memorialize the recommendations in this memo.

An Equal Opportunity Employer
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BACKGROUND:

The Department of Public Works (DPW), along with the Department of Planning and Zoning, and Community Economic and Development Office have been working over the past year to advance the Great Streets Initiative. In June of 2017, the project managers presented a concept plan for St. Paul Street to the Transportation Energy and Utility Committee, the DPW Commission, and City Council for review and comment, and for an endorsement to move forward with more detailed design.

The St. Paul Street concept plan seeks to provide significant improvements to the streetscape in these two blocks of St. Paul Street, balancing pedestrian facilities, vehicular travel and parking, storm water treatment, and mature tree growth. The key design modification to achieve this balance is the change from diagonal parking to parallel parking on St. Paul Street between Main Street and King Street. According to the concept plan, the conversion of parking and creation of storm water features will result in a change from 52 to 45 on-street spaces in these two blocks.

OBSERVATIONS:

1. St. Paul Street currently experiences high pedestrian volumes for which the existing pedestrian facilities are inadequately sized to meet the level of service needed for safety and mobility. Further, the addition of Champlain College’s Eagles Landing project between King and Maple is anticipated to increase pedestrian volumes on St. Paul Street.

2. Parking spaces lost throughout the two blocks under the concept plan is a net of 7 spaces.
   a. 9 spaces are lost on the east side of St. Paul from Main to King
   b. 2 spaces are added on the west side of St. Paul from King to Maple
   c. No change in number of spaces on the other block faces.

<table>
<thead>
<tr>
<th>St. Paul Street Parking Spaces Existing vs. Proposed</th>
<th>West Side of Street</th>
<th>East Side of Street</th>
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<tbody>
<tr>
<td>Main – King Existing</td>
<td>12</td>
<td>20</td>
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<tr>
<td>Main – King Proposed</td>
<td>12</td>
<td>11</td>
</tr>
<tr>
<td>King – Maple Existing</td>
<td>8</td>
<td>12</td>
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<tr>
<td>King – Maple Proposed</td>
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<td>12</td>
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3. Additional public parking spaces are anticipated to be available within the project area as a result of the construction of Champlain College’s Eagles Landing project. In particular, this project is anticipated to contribute a net increase of 25 parking spaces available on nights and weekends over what had previously existed at the Brown’s Court parking lot.

4. Parking revenue from the change to parking is difficult to estimate at this phase of design. Within the project area the proposed parking changes would remove 9 blue meters from the east side of St. Paul Street between Main St. and King St.; and add 2 blue meters on the west side of St. Paul Street between King St. and Maple St under our existing meter designations. However with the reconfiguration of the street, and associated improvements to each block, a parking strategy for the improved blocks of St. Paul Street and surrounding area will need to be developed. The
strategy will be based on the Downtown Parking and Transportation Management plan and will look to:

a. Balance the distribution of lost meters into the existing network within the project limits and areas adjacent to the project.

b. Strategize meter locations to match the demand and utilization of available parking spaces.

c. Minimize any potential loss of revenue into the Traffic Fund.

5. The truck loading spaces and the accessible space within the project area will be retained under the new design; with possible adjustments to their location where the design can provide improvements to these spaces.

6. Public outreach to the neighboring businesses and residents has resulted in positive feedback for the concept plan with support for the change in parking from diagonal to parallel. Outreach included:

a. Individual meetings with key stakeholders: Burlington Business Association, Flynn Center for Performing Arts, Champlain College, Trattoria Delia/Pizza Verita.

b. Two neighborhood meetings were held for businesses and residents to attend, during which the team spoke with several of the other key businesses in the project area, including but not limited to: Gryphon, VHFA, Planned Parenthood, Mad River Distillery, and O’M Salon.

c. DPW also sent two mailings to the businesses and residents to provide notice of the neighborhood meeting, subsequent TEUC and DPW Commission meetings where the concept would be presented and discussed, as well as a following mailing seeking comments.

d. Feedback received from the meetings and outreach was strongly supportive of the concept plan and desire to have the improvements already been made. Concerns expressed at the public and individual meetings focused around construction impacts for businesses, access during construction, and duration of the work. The Burlington Business Association expressed concerns how this parking loss will be tracked and impact on the downtown.

CONCLUSIONS:

The parking changes included in the concept plan for St. Paul Street from Main to Maple provide significant improvements to the safety for pedestrians throughout this corridor, with appropriately-sized sidewalks and enhanced crossings. The design will provide storm water treatment for the street runoff, and adequate soil volumes for street trees to thrive in an urban environment. Parking is still accommodated on all block faces within the project area, and vehicular travel is unchanged. The modest loss of parking is outweighed by the significant improvements to other modes of transportation and the environmental benefits the concept plan provides.

If you have additional questions please contact me directly:
Laura Wheelock, lwheelock@burlingtonvt.gov or 802-540-0397

Attachments
1) Concept Plan
2) Neighborhood Meeting Attendance List
St Paul Street- Main to King- Concept B

- Convert east side parking to parallel, gain 8’ wide tree belt and 16’ wide sidewalk
- Refine design of stormwater features to allow maximum parking retention, 23 of existing 32 spaces
- Flexible parking near Main Street intersection—loading zone by day, public parking in evening
- Incorporate Great Streets standards finishes

St Paul Street- King to Maple - Concept B

- Refine design of stormwater features to add parking spaces, increase to 22 from 20 spaces
- Incorporate Eagle’s Landing Transit Stop bumpout
- Incorporate Great Streets standards finishes for tree belt; underground utilities
<table>
<thead>
<tr>
<th>NAME</th>
<th>BUSINESS NAME</th>
<th>ADDRESS</th>
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<tbody>
<tr>
<td>Karen Mendes</td>
<td>First Baptist Church</td>
<td>81 Saint Paul St.</td>
</tr>
<tr>
<td>Neil Gadsberg</td>
<td>Mad River Distillers</td>
<td></td>
</tr>
<tr>
<td>Lori Gilding</td>
<td>VHFA</td>
<td></td>
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<td>Steve Groulund</td>
<td>VHFA</td>
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<td>John Killacky</td>
<td>Flynn</td>
<td>153 Main St.</td>
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<td>Don Patrick O'Connell</td>
<td>Owner O'Msalom</td>
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<td>Serena Magnan</td>
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<td>Jack Galt</td>
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<tr>
<td>Tony Redington</td>
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<td>Alten Stringer</td>
<td>LCRCC</td>
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<tr>
<td>Paige Chadwick</td>
<td>The Gryphon</td>
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<tr>
<td>Steve Smith</td>
<td></td>
<td>117 St. Paul St.</td>
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<tr>
<td>Bren</td>
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<td>117 St. Paul St.</td>
</tr>
<tr>
<td>Brad Kelley</td>
<td>Burlington Wine Shop</td>
<td></td>
</tr>
<tr>
<td>Jack Daggitt</td>
<td></td>
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</table>
Date: July 12, 2017

To: Public Works Commission

From: Norman J. Baldwin, P.E.
       City Engineer/Ass’t Director of Public Works

C.C. Chapin Spencer, Director of Public Works

Subject: Request to Repeal and Replace Access Management Driveway Standards

The Department is seeking to improve our engineering standards. As the City department responsible for the stewardship of our street network, it is important to have access management standards in place to preserve the safety and flow of traffic on our street network.

At the April 2017 Commission Meeting staff presented Driveway Access Standards for their consideration which we adopted that same evening.

The current standards follow the Vermont Agency of Transportation Access Management Program Guidelines, with the following exceptions:

<table>
<thead>
<tr>
<th>Use</th>
<th>Current City Standard</th>
<th>State of Vermont Standards</th>
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<tbody>
<tr>
<td>Single Family Home</td>
<td>12’ Max</td>
<td>12’ Min., 24’ Max.</td>
</tr>
<tr>
<td>Small Apartment Complex (&lt;10 trips/Peak Hour)</td>
<td>16’ Max</td>
<td>24’ Min., 40’ Max.</td>
</tr>
<tr>
<td>Commercial Properties (Single Unit Vehicles &lt;5 Trip/Peak Hour)</td>
<td>20’ Min., 30’ Max</td>
<td>24’ Min., 40’ Max</td>
</tr>
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</table>

Staff applies these standards through our:
- Excavation Inspectors process of reviewing and issuing curb cut permits.
- Or Engineering staff participating in a Development Review Process, providing technical review.

Shortly after the April adoption of these driveway standards, we had encountered an issue with a property on Staniford Road in which is a Single Family, Owner Occupied Home that a two bay garage proximal to the public right of way under construction that requires a curb cut permit to have access to their garage.

Under the current Driveway Standards the property owner would only be entitled to a 12’ curb cut. With a 12’ curb cut the property owner would be challenged to gain access to both bays in their newly constructed garage.

The current standard was modeled around our more dense urban areas and did not
- take into account the range of properties throughout the City,

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• nor did it provide administrative flexibility for staff to take into consideration the challenges staff and the public would encounter in meeting the spirit and intent of providing safe access to our roadway network.

In revisiting this issue staff reviewed
• Vermont Agency of Transportation, “Access Management Program Guidelines”
• Vermont Agency of Transportation, “Standards for Residential and Commercial Driveways, Standard B-71”
• Town of Williston, Vermont, “Williston Public Works Standards and Specification”
• Town of Colchester, Vermont, “Colchester Public Works Specifications and Standards”

Background Information:

Town of Colchester

Only one driveway per lot is permitted unless more are approved by the Public Works Department. More than one driveway may be approved in cases where public traffic circulation patterns or safety will be enhanced. All road pavement cuts in existing roads shall be performed in accordance with Chapter 13 of the Town of Colchester ordinances entitled Streets and Sidewalks. Driveway aprons accessing paved streets shall be either Asphalt or concrete.

Any access serving five or more residential dwellings; or other residential, retail, commercial and/or industrial access deemed by the Public Works Director to benefit the public health, safety and general welfare, shall be developed and constructed in accordance with these Public Works Specifications.

Return radii and driveway width shall be minimum necessary to accommodate the Town's fire equipment and appropriate design vehicle for anticipated use.

It is the Town's intent to limit the number of traffic conflict locations and maximize safety of the traveling public by reviewing and implementing access management practices.

Unless a shared driveway is proposed, driveways shall be located as far apart as possible. Before approval is granted for the location and size of new or reconstructed driveways, the town will review and consider the following in an effort to enhance access management.

• Minimizing the number of access points
• Spacing of access points
• Potential for shared access with adjoining properties
• Size of lot and ability to provide access
• Grades of access and roadway
• Pedestrian traffic
• Speed of roadway
• Number of traffic lanes and shoulder width
• Proximity to adjacent intersection (see Figure 3.11)
• Traffic volumes
• Sight distance (see Figure 3.13)

Town of Williston

A maximum of two (2) rear lots without public road frontage may be served by a private driveway. Additionally, a private driveway may replace direct road access for two (2) abutting lots with existing public road frontage (60 foot minimum frontage).

Driveways shall comply with the requirements on the Typical Residential Drive Detail and Profile, and sight distances for a private driveway shall comply with the most recent V.A.O.T. Standard B-71.

Staff Conclusions:
It is staff’s position:

- It makes good sense to adopt the States of Vermont’s standards of practice given many of our roadways receive State and Federal Support.
- State of Vermont’s process of adopting these standards follow industry standards of practice that have had extensive technical research and public vetting.
- To ensure the rural and urban municipal context is properly represented in staff’s research, Driveway and Access Management Standards were gathered from two peer communities Williston and Colchester.
- The same general technical relational framework of how driveway access has the potential to affect safety and mobility along a right of way corridor is understood and expressed by the State of Vermont, and neighboring communities.
  - The spacing of driveway and how it interrupts all modes of mobility along a roadway corridor.
  - How each access creates a point of conflict.
  - Though access is necessary, access must be given judiciously with careful consideration to the effect access has on safety.
  - The sizing of driveway access points need to meet the demonstrated need to successfully active the adjacent land uses.
  - There are countless scenarios that exist and the standards adopted need to be flexible to appropriately balance the competing interests.
- Repealing the existing Driveway Standards is necessary.
- Adopting the two VTRANS as reference Guidance and Design Documents will be necessary for preserving, improving public safety, and allowing reasoned access to properties.
  - “Access Management Program Guidelines”
  - “Standards for Residential and Commercial Driveways, Standard B-71”
- A transparent, flexible, local decision making process must be in place to support the application of these general design principles. Daily decision making will rest with the Excavation Inspector, with an opportunity to appeal the decisions of the Excavation Inspector to the City Engineer.

Staff Request:

Seeking the Public Works Commission to adopt the following:

- The City will make use of the most current Vermont Agency of Transportation, “Access Management Program Guidelines”, “Standards for Residential and Commercial Driveways, Standard B-71” as guiding documents in our review and permitting of driveway cuts. The reference documents are meant to assist and not bind the judgement of professional staff in their decision making. (see attached reference documents)
- The public will be provided an opportunity to appeal staff decisions related to access management to the City Engineer.

If there are any further questions please feel free to give me a call. I will be at the meeting to answer any questions you may have.
Defining Access Management

"a process that provides or manages access to land development while simultaneously preserving the flow of traffic on the surrounding road system in terms of safety, capacity needs, and speed."

Utilities & Permits Unit
Program Development Division
July 1, 1999
Rev July 17, 2000
Rev Nov 15, 2001 (Category 4 & Table 1-1 changes)
Rev. July 22, 2005
### THE ACCESS MANAGEMENT PROCESS:

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### THE CLASSIFICATION SYSTEM & STANDARDS:

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THE ACCESS MANAGEMENT PROCESS

Introduction

The Vermont Agency of Transportation (VAOT) uses the process of access management to manage access to land development while simultaneously preserving the flow of traffic on the surrounding road system in terms of safety, capacity, and speed. Communities have been encouraged to employ the principles and techniques of access management during site plan review. The process of access management is a cooperative effort on the part of the local zoning and planning agencies and the VAOT.

Access management balances mobility and access. As communities grow, it is sometimes difficult to get the most value from each parcel of land as it is developed. For example, property that does not abut a public street or highway is referred to as "landlocked." The value of the landlocked property is usually much lower than property with direct access to a public road or street. On the other hand, parcels with driveways too close to an intersection are not easily accessed if traffic frequently backs up and blocks the entrance. Clearly, the property has a much higher value if its driveway locations are well planned and designed. So the goal of access management is to achieve a safe and efficient flow of traffic along a roadway while preserving reasonable access to abutting properties. Achieving this goal requires a careful balancing act in the application of access design standards and regulations.

Where Access Management is Used

The need for better access management is most obvious in strip commercial areas where driveways are found every few feet. Too many driveways can confuse drivers, who become uncertain as to when turns into or out of driveways will be made. Their existence results in a large number of turning movements and conflicts points, increasing the potential for traffic accidents. In addition, where there are no turn lanes, each turning vehicle slows traffic and reduces the carrying capacity of the road. Unfortunately, once an access management problem is obvious, it is often too late to correct. By managing access to the highway system during project planning stages, safe access can be provided while preserving traffic flow.

Access management can benefit properties in all communities and along all types of roads. Its principles have been a part of roadway design for many years. For example, freeways function to move large volumes of traffic at high speeds for long distances because access is limited. In contrast, residential streets function primarily to provide access to homes.
The key to effective access management is linking appropriate access design to roadway function. Successful access management protects and enhances property values while preserving the public investment in our roads.

The primary design techniques used in access management focus on the control and regulation of the spacing and design of the following:

- Driveways and streets
- Medians and median openings
- Traffic signals
- Freeway interchanges

**Benefits of Access Management**

Transportation officials and planners are showing more interest in access management because of increasing traffic congestion, traffic safety issues, and the rising costs of road improvements. Good access management can accomplish the following:

- Reduce crashes and crash potential.
- Preserve roadway capacity and the useful life of roads.
- Decrease travel time and congestion.
- Improve access to properties.
- Coordinate land use and transportation decisions.
- Maintain travel efficiency and related economic prosperity

**Basic Principles of Access Management**

Six basic principles are observed in achieving the benefits of access management.

- Limit the number of conflict points.
- Separate conflict points.
- Separate turning volumes from through movements.
- Locate traffic signals to facilitate traffic movement.
- Maintain a hierarchy of roadways to function.
- Limit direct access on higher-speed roads.

**Consequences of Not Managing Access**

- The efficiency of our transportation system will deteriorate, and traffic and land use conflicts will also increase.
- Poorly planned strip commercial development will be encouraged.
- The number of private driveways will proliferate.
- The existence of more driveways means more traffic conflicts, crashes, and congestion.
- The public's investment in Vermont's roadways will be diminished.
- Roads will have to be widened at great public expense to make up for capacity lost to inefficient traffic operations.
- The incompatibility of providing land service and traffic service will become more severe.
- Neighborhood streets will be used to bypass congested intersections.

**Existing State and Local Access Management Programs**

Good access management is frequently achieved when state and local units of government cooperate in land use and transportation management decisions. There are many examples of access management cooperation between state and local governments in Vermont, and opportunities exist for even greater cooperation.

More local governments in Vermont are developing access management programs. Many new access management efforts are being proactively adopted to head off problems before they occur. This is an important point: The best access management programs are launched before problems develop, thereby reducing traffic crashes and preserving existing road capacity. Local access management programs range in sophistication from simple standards that separate and reduce the number of new driveways, to requirements for shared driveways and frontage roads, to remediation programs in areas where access-related problems are severe. Most local access management requirements are embodied in zoning regulations and are based on corridor access management plans.

The VAOT has practiced the principles of access management in varying degrees since the early 1980s through the use of various access management techniques. These techniques have been used on Agency projects and through access permitting to mitigate the effects of development along various segments of highways. With renewed interest in corridor preservation as a method of reducing the need for transportation improvements to increase capacity, the Agency has developed the following Access Management Classification System and Standards. This system will allow the Agency to manage the State highway system in terms of levels of service and functional integrity in a coherent and coordinated manner.
PURPOSE & DEFINITIONS

SECTION ONE - ACCESS CATEGORY STANDARDS

SECTION TWO - DESIGN STANDARDS & SPECIFICATIONS

PURPOSE. The following sections outline an access classification system and standards to ensure consistency in the permitting process. Title19 V.S.A. Section 1111 provides for the control of vehicular ingress to, and egress from, the State Highway System. In essence, VTrans considers access permit applications and approves or denies access using location and design criteria. VTrans does not intend to deny reasonable entrance and exit to or from property abutting the highway except on limited access highways. All segments of the State Highway System shall be assigned an access category with applicable standards. The classification system and standards are intended to (1) protect and promote safety of the traveling public, (2) provide for the mobility of people and goods by preserving reasonable levels of service (LOS), and (3) preserve the functional integrity of the State Highway System by protecting the public investment in the existing highway infrastructure. The standards for each category provide VTrans with the parameters necessary to apply consistent permitting conditions based on a uniform classification system of all State Highways.
DEFINITIONS. For the purpose of the following sections, these definitions shall apply:

1. "Access" means a driveway, street, turnout, or other means of providing for the right of access to or from the State Highway System. For the purpose of this system, two one-way accesses to a property may constitute a single connection.

2. "Agency" means the Vermont Agency of Transportation.

3. "Auxiliary Lane" means the portion of the roadway adjoining the traveled-way for parking, speed change, turning, weaving, truck climbing, and other purposes supplementary to the through-traffic movement.

4. "Bandwidth" means a width of time in seconds that a percentage of traffic would flow uninterrupted through a coordinated signal system. The greater the percentage of bandwidth, the higher the roadway capacity.

5. "Change-in-Use" means a change in the use of the property that results in increased traffic volumes entering and exiting the highway system. The Agency will use the current edition of the Institute of Transportation Engineers "Trip Generation Manual" (or actual data), to determine projected traffic volume increases. When the proposed use increases trip generation by 25% (either peak hour or daily) and exceeds 100 vehicles per day more than the existing use the Agency may require a change in access configuration or other measures to protect and promote safety and protect the public's investment in the highway infrastructure. Where such additional traffic volumes are projected or the type of vehicles being accommodated by the access changes, the property owner is required to contact the Vermont Agency of Transportation to determine if a new permit application and modifications to existing access(es) will be required. If the Agency determines that the increased traffic generated by the property does not require modifications to the existing permitted access, a new permit application shall not be required. "Change-in-Use" also means a change from residential to commercial use, regardless of trip generation with the exception of "home occupations" as defined in Chapter 117 of Title 24.

6. "Controlled Access Highway" means a highway or segment of highway where access is allowed at intersections with public roads (at grade) and/or at points designated at the time of project development.

7. "Corner Clearance" at intersections means the distance from an intersection of a public or private road to the nearest access along the State Highway. This distance is measured from the closest edge of pavement of the intersecting road to the closest edge of pavement of the access measured along the traveled way (through lanes).

8. "Corner Sight Distance" means the distance measured from a point on the drive
15 feet from the edge of the traveled-way of the adjacent roadway and measured from a height of eye of 3.5 feet on the drive to a height of 3.5 feet on the roadway where the view is unobstructed.

(9) "Corridor Access Management Plan" means a plan defining site specific access management features for a particular roadway segment, developed in coordination with the appropriate local government(s) and adopted by the Agency in cooperation with the appropriate local government(s).

(10) "Curb Cut" means an access or driveway providing ingress and/or egress to or from the State highway system along a "curbed" section of highway.

(11) "Develop" means the partition or division of any tract of land of any size by a person through sale, lease, transfer or any other means by which any interest in or to the land or a portion of the land is conveyed to another person which will require the construction of permanent new or enlarged points of access to a state or town highway.

(12) "Directional Median Opening" means an opening in a restrictive median which provides for U-turn only, and/or left-turn in movements. Directional median openings for two opposing left or "U-turn" movements along one segment of road are considered one directional median opening.

(13) "FHWA" means Federal Highway Administration.

(14) "Full Median Opening" means an opening in a restrictive median designed to allow all turning movements to take place from both the state highway and the adjacent connection.

(15) "Intersection" as used in this section, means an at-grade connection or crossing of a local road or another state highway with a state highway.

(16) "Limited Access Facility" means a street or highway especially designed for through traffic and over, from, or to which owners or occupants of abutting land or other persons have no right or easement of access, light, air, or view by reason of the fact that their property abuts such limited access facility or for any other reason. The right of access may have been donated by the property owner or purchased by the Agency.

(17) "Minimum Access Spacing" means the minimum allowable distance between conforming accesses measured from the trailing edge of one access to the approaching edge of the next access measured along the edge of the traveled way.

(18) "Minimum Median Opening Spacing" means the minimum allowable distance
between openings in a restrictive median to allow for crossing the opposing traffic lanes to access property or for crossing the median to travel in the opposite direction (U-turn). The minimum spacing or distance is measured from centerline of the openings along the traveled-way.

(19) "Minimum Signal Spacing" means the minimum allowable distance or distance in miles between adjacent traffic signals on a State Highway System measured from centerline to centerline of the signalized intersections along the traveled way.

(20) "Non-Restrictive Median" means a median or painted centerline which does not provide a physical barrier between center traffic turning lanes or traffic lanes traveling in opposite directions. This includes highways with continuous center turn lanes and undivided highways.

(21) "Permitting Authority" means the Vermont Agency of Transportation which is authorized to regulate access to the State Highway System.

(22) "Reasonable Access" means the minimum number of connections, direct or indirect, necessary to provide safe ingress and egress to the State Highway System based on the Access Management Classification System, projected connection and roadway traffic volumes, and the type and intensity of the land use. The applicant shall be allowed to submit any site specific information which the applicant deems to be pertinent to the Agency's review of the access permit application.

(23) "Restrictive Median" means the portion of a divided highway or divided driveway physically separating vehicular traffic traveling in opposite directions. Restrictive medians include physical barriers that prohibit movement of traffic across the median such as a concrete barrier, a raised concrete curb and/or island, and a grassed or a swaled median.

(24) "State Highway System (SHS)" means the network of highways that have been functionally classified and which are under the jurisdiction of the State of Vermont, as defined in State Statutes.

(25) "Stopping Sight Distance" means the distance required by a driver of a vehicle, traveling at a given speed, to bring the vehicle to a stop after an object on the roadway becomes visible. It includes the distance traveled during driver perception and reaction times and the vehicle breaking distance.

(26) "Traveled Way" means the portion of roadway for the movement of vehicles, exclusive of shoulders and auxiliary lanes.

(27) "Urban" means any territory within an incorporated area or with frontage on a
highway which is at least 50% built-up with structures devoted to business, industry, or dwellings for a distance of a quarter mile or more.

(28) "Urbanizing Area" means any territory adjacent to an urban area, as described above, and with frontage on a highway which is at least 30-49% built-up with structures devoted to business, industry, or dwellings.
SECTION ONE
ACCESS CATEGORY STANDARDS

1.1 Purpose and Use

(1) This section provides a six level access control hierarchy of classifications. The levels are called categories. The number, spacing, type, and location of access and traffic signals have a direct and often significant effect on the capacity, speed, and safety of the highway and are limited in a hierarchical method by this six level category system. The design standards within each category are necessary to ensure that the highway will continue to function at the level (category) assigned. Each state highway segment is assigned a category. These assignments are listed in the “State Highway & Class 1 T.H. Access Categories”, shown in Appendix 1.

(2) Traffic signals and their installation are also regulated by the (USDOT) Manual on Uniform Traffic Control Devices ("MUTCD"). Nothing, in these access category standards, is intended or shall be interpreted as requiring the Agency to authorize a traffic signal or left turn lane at any location. The Agency may, at its discretion, grant an access permit, require design and operational modifications as it deems necessary, restrict one or more turning movements, or deny the access as long as such action does not violate law.

(3) The existing design of the highway is not required to meet the design standards of the assigned category at the time it is assigned. The goal of all new access permitting and other access design decisions shall be to meet the design standards in this section for the assigned category for the highway or segment of highway.

(4) On an interim basis, these standards will be applied to sections of highway placed in categories based on Functional Class ("FC") and Average Annual Daily Traffic ("AADT"). In the long term, Access Management Categories will be assigned to segments of highways based on Functional Class, AADT, potential land development characteristics (Zoning & Land Use Plans), Regional Growth Patterns, and existing density of accesses. The Agency may consider some or all of these factors also when applying these standards on an interim basis where there is clearly demonstrated need to consider more than just FC and AADT.
1.2 Deeded Access Rights

Along some sections of federal-aid state highway, access rights may have been reserved and recorded in the legal instrument (deed or condemnation order) by which the limited access facility was established. The property owner so affected may inquire with the Agency about changes or purchase of such rights. The acquisition of access rights by deed or through condemnation is regulated in Title 19 V.S.A. Where the land records recognize a break in access, an access permit consistent with the requirements contained herein is still required for the physical construction and use of a driveway.

1.3 Access to Limited Access Highways

The limited access statute (19 V.S.A. 1703-1708) controls public way access to State highways that are designated "Limited Access" by the Agency. Access permits for public way access to these highways shall not be issued unless prior authorization is obtained pursuant to 19 V.S.A. 1708. Any restrictions or conditions placed on such approvals may be reflected in the access permit.

1.4 Urban Section of Highways

Access to a property, from a State highway, will be denied if the proposed land use is not in conformance with an “Approved” Town Plan.

1.5 Category One

- Functional Characteristics

  (1)(a) Purpose: These highways have the capacity for high speed and high volume traffic movements over long distances in an efficient and safe manner, including interstate, interregional, inter-city, and, in larger urban areas, intra-city travel.

  (b) Examples: Federal-aid interstate highways and other limited access highways that have no "at-grade" intersections are typical of this category. These highways have a functional class as Principal Arterials.

- Design Standards

  (2) All opposing traffic movements shall be separated by physical constraints such as grade separations and median separators. Access, consisting of directional ramps, shall be suitably spaced and designed to provide the minimum differential between the speed of the through traffic stream and the speed of the merging or diverging vehicles. Location and design of access shall be determined on an individual basis by the Agency in accordance with its authority and federal regulations governing federal-aid highway and design construction. Access to interstate highways must comply with federal regulations and receive Federal Highway Administration approval. Temporary access may be allowed during official emergencies or where directly related to an "interstate type" construction project.
1.6 Category Two

- **Functional Characteristics**

  (1)(a) Purpose: These highways have the capacity for high speed and high volume traffic movements in an efficient and safe manner, providing for interstate, inter-regional, and inter-city, travel needs and some intra-city travel needs. Direct access service to abutting land is subordinate to providing service to through traffic movements.

  (1)(b) Examples: Category two is the highest category that permits any at-grade intersections. Some highways typical of this category are VT 313 in Sunderland, VT 62 in Berlin and Barre, VT 63 in Berlin and Barre, VT 191 in Newport, Wilder State Highway in Hartford, Putney State Highway in Putney, and US 7 between Rutland and Wallingford. These highways are "limited" or "controlled" access highways, and generally fall in the categories of "Other Principal Arterials" and "Major Collectors" for functional classification.

- **Design Standards**

  (2) The design of category two highways should be capable of achieving a posted speed limit of 35 to 45 MPH where signals are present, and 45 to 55 MPH in undeveloped areas. Typical spacing of intersecting streets, roads, and highways shall be planned on intervals of one mile. One-half mile spacing should be permitted only when no reasonable alternative access to the general street system or town highway exists.

  (3) Unless otherwise specifically categorized, all ramps and access roads to the "interstate system" are category two (2).

  (4) Private direct access shall not be permitted unless access to the property was reserved when the limited access facility was established.

  (5) All access provided to a category 2 highway shall be subject to the condition that if the highway is reconstructed to a category one, alternative access may be provided by a frontage road or other means.

  (6) Opposing roadway traffic movements should be separated by physical constraints such as grade separation or a median separator of sufficient design to physically prevent illegal movements.

  (7) Juncions with heavy intersecting traffic volumes should have either grade separations or interchanges.

  (8) Traffic signals should be programmed to allow speeds of 35 to 45 MPH and a desirable bandwidth efficiency of at least 50 percent. Signals at intersections with major cross streets may be programmed to optimize traffic on both streets equally. The efficiency of the signal system should be analyzed including volume, capacity, and level of service calculations.
(9) When a traffic signal is proposed, the Agency will specify the following:

(a) The Segment Length.
(b) Signal locations (existing and anticipated) by the Agency.
(c) Various combinations of cycle length, progression, and speed to be used in achieving minimum band width.
(d) Any other conditions the Agency may consider relevant.
(e) Analysis/model to be used.

1.7 Category Three

- Functional Characteristics
  (1) (a) Purpose: These highways have the capacity for medium to high speeds or medium to high volume traffic movements over medium and long distances in an efficient and safe manner, providing for interregional, inter-city, and intra-city travel needs.

(b) Examples: Some highways typical of this category are; US 7 (Pownal-Burlington), US 4 (Rutland-Hartford), VT 103 (Rockingham-Rutland), US 2 (Montpelier-Guildhall, VT 100 (Jamaica-Derby), and VT 30 (Brattleboro-Castleton). Direct access is generally allowed, however, the Agency may deny or restrict access. The Agency may permit access without Transportation Board Action except on certain segments of these highways that are designated as "limited access." These highways generally fall into the functional category of "Other Principal Arterials" and are generally NHS routes also. (Other Principal Arterials, Minor Arterials (with greater than 5000 AADT), and Major Collectors on State Highways and Class 1 Town Highways with greater than 5000 AADT are also in this category.)

- Design Standards

(2) The design of all category three highways should be capable of achieving a posted speed limit of 35 to 45 MPH on urbanized signalized segments and preferably 50 MPH in undeveloped areas. A posted speed limit of 35 to 45 MPH in urbanized areas is acceptable where there is little or no possibility of achieving higher speeds.

(3) Private direct access to the state highway system may be denied when the property in question has other reasonable access or reasonable opportunity to access the general street or town highway system. If the Agency determines that denial of direct access to the state highway would cause unacceptable traffic operation or safety problems at the alternative access location(s) and to the overall traffic flow of the general street system; or the proposed location is consistent with the spacing and public intersection requirements, direct access may be allowed. When direct access is allowed, such access shall continue until such time that some other
reasonable access to a lower function category street or highway is available. The access permit should specify under what circumstances the change would be required, and if known, the future access location and the date the change will be made. No more than one such access shall be allowed to an individual parcel or to contiguous parcels under the same ownership.

4. Where local regulations require a secondary access to provide for emergency services, the Agency may allow an emergency access. Such an access shall not be open for non-emergency uses and shall be maintained by the permittee as a closed access except during emergencies and shall be so conditioned in the access permit.

5. One or both left turn movements at the access may be permitted if the applicant establishes to the Agency's satisfaction that, (a) the left turn movement would not create unreasonable congestion or safety problems or lower the level of service below Agency policy, and (b) alternatives to the left turn would cause unacceptable traffic operation and safety problems on the general street system. Right turn movement may be restricted if, in the determination of the Agency, the movement creates an unacceptable operational problem or safety hazard.

6. Left turns shall be prohibited if a non-traversable median is already established and the proposed opening in the median does not provide the general public any significant benefits to highway traffic operations and safety or would be counter to the purpose of the median.

7. No additional access rights shall accrue upon the splitting or dividing of existing parcels or contiguous parcels under the same ownership or control. All access to newly created properties shall be provided internally from the existing access or a new access determined by permit application.

8. Since intersecting public ways may in time warrant signalization, the Agency requires that all intersecting streets, roads, and highways that allow left turns meet the Agency's signal spacing criteria. Those that do not meet these requirements may be limited to right turns only. [See exception in (10) below.]

9. The standard for the spacing of all intersecting public streets, roads, highways, and other accesses that are or may become signalized, shall be at one-fourth mile (urban) and half mile (rural) intervals. For the purpose of achieving good arterial capacity and efficiency and to minimize delays to the traveling public, the desirable bandwidth efficiency for traffic signal progression is 60 percent and the minimum is 40 percent, and can generally be achieved when signals are optimally placed.
(10) Exceptions to the one-fourth and one-half mile standards shall not be considered or permitted unless the proposal documents that there are no other reasonable alternatives to achieve one-fourth and one-half mile intervals, there is a proven necessity for the intersection, and a study acceptable to the Agency is completed. Where topography and existing conditions make these intervals inappropriate or not feasible, location of the access shall be determined with consideration given to topography, property ownership, unique physical limitations and/or unavoidable or pre-existing historical land use patterns and physical design constraints with every attempt to achieve the one-fourth and one-half mile spacings. The final location should serve as many properties and interests as possible to reduce the need for additional direct access to the State highway.

(11) Any access that would reduce the optimum highway bandwidth if a traffic signal were installed may be limited to right turns only.

(12) When a traffic signal is proposed, the Agency will specify the following:

(a) The Segment Length.
(b) Signal locations (existing and anticipated) by the Agency.
(c) Various combinations of cycle length, progression, and speed to be used in achieving minimum band width.
(d) Any other conditions the Agency may consider relevant.
(e) Analysis/model to be used.

(13) When an existing access meets the warrants for a traffic signal as defined in the MUTCD and the location does not meet the Agency’s requirements for signal spacing, a median separator may be installed or the access designed to direct vehicles into right turns only. These design solutions may not be practicable or feasible where there are physical constraints such as curbs, sidewalks, and lack of rights-of-way. The access may be required to be reconstructed, or relocated, to conform to the signal spacing requirements.

1.8 Category Four

- Functional Characteristics

(1)(a) Purpose: These highways have the capacity for moderate travel speeds and moderate traffic volumes over medium and short travel distances providing for inter-city, intra-city, and intra community travel needs. There is a reasonable balance between direct access and mobility needs within this category.
(1)(b) Examples: Highways in this category are generally Minor Arterials, Minor Arterials on Class 1 Town Highways, and Minor Collectors on State highways. Non-limited Access Major Collectors on State Highways and Class I TH’s with less than 5000 AADT,
- **Design Standards**

(2) The design of all category four highways should be capable of achieving a posted speed limit of 30 to 50 MPH. The posted speed limit shall be used to meet the requirements of this section unless an approved access control plan to improve the highway requires that a higher speed limit be used.

(3) One access may be allowed from the state highway system to an individual parcel or to contiguous parcels under the same ownership or control where such access will not be unreasonably detrimental to the safety and operation of the highway. Additional access may be provided when the Agency determines that an additional access would not be detrimental to the safety and operation of the highway, and is necessary for the safety and efficient use of the property and additional access would not knowingly cause a hardship to an adjacent property. Where the property has a primary access to the general street or town highway system, any access to the State highway shall be considered as an additional access.

(4) Where local regulations require a secondary access to provide for emergency services, the Agency may allow an emergency access. Such an access shall not be open for non-emergency uses and shall be maintained by the permittee as a closed access except for emergencies and so conditioned in the access permit.

(5) Where local regulations require a secondary access to provide for other operational purposes, the Agency will work with the community to determine the extent of need.

(6) Since intersecting public ways may in time warrant signalization, the Agency requires that all intersecting public ways that allow left turns, meet the signal spacing criteria.

(7) The standard for the spacing of all intersecting public streets, roads, highways, and other accesses that are or may become signalized shall be at one-fourth mile (urban) or one-half mile (rural) intervals. For the purposes of achieving good arterial capacity and efficiency and to minimize delays to the traveling public, the desirable bandwidth efficiency for traffic signal progression is 60 percent and the minimum is 40 percent. To attain bandwidth efficiency it is often most important to equally space traffic signals as a part of an existing coordinated signal system.

(8) Exceptions to the one-fourth and one-half mile standards shall not be considered or permitted, unless the proposal documents that there is no other reasonable alternative to achieve the spacing intervals, there is a proven necessity for the intersection and a study acceptable to the Agency. Where topography and existing conditions make one-fourth and one-half mile intervals inappropriate or not feasible, location of the access shall be
determined with consideration given to topography, property ownership, unique physical limitations, and/or unavoidable or pre-existing historical land use patterns and physical design constraints with every attempt to achieve the spacing intervals. The final location should serve as many properties and interests as possible to reduce the need for additional direct access to the State highway.

(9) Access will generally be allowed in this category and will only be denied when, (a) access spacing cannot be achieved and the property has other reasonable access or, (b) sight distance is severely restricted such that mitigation efforts will not sufficiently reduce the safety hazard created by the access or, (c) the access does not meet acceptable geometric design standards.

(10) Accesses for adjoining commercial properties will meet access spacing requirements contained herein.

(11) Turning movements will not be restricted if, (a) the access meets sight distance requirements, (b) auxiliary lane designs are met or, (c) no restrictive median is present.

(12) The Agency (by permit condition) may restrict turning movements in the future when turning volumes, at the access, significantly increase or volumes of mainline traffic increase such that they cause a change in access category. Left turns shall be prohibited if a non-traversable median is already established and the proposed opening in the median does not provide the general public any significant benefits to highway traffic operations and safety or would be counter to the purpose of the median.

1.9 Category Five

- Functional Characteristics

(1)(a) Purpose: Category five shall be assigned only to roadways that are designated as frontage or service roads where there is no intended purpose of providing for long distance or high volume traffic movements.

(1)(b) Examples: Some highways typical of this category are; Norwich State Highway (River Road), Coventry State Highway (Airport Road), and Berlin State Highway (Airport Road). Access needs will take priority over through traffic movements without compromising the public health, welfare, or safety. Providing reasonable and safe access to abutting property is the primary purpose of this access category.
- **Design Standards**

(2) One direct access may be allowed from the State highway system to an individual parcel or to contiguous parcels under the same ownership or control where such access will not be detrimental to the safety and operation of the highway.

(3) Additional access may be allowed when the Agency determines that (a) there will not be any significant safety or operational problems created by the additional access, (b) the spacing meets the Agency's access spacing requirements, and (c) additional access would not knowingly cause a hardship to an adjacent property.

(4) All turning movements including left turns may be allowed provided adequate safety and design standards are met.

(5) The existing posted speed limit shall be used in any access permit and design decisions.

(6) Minimum spacing between signals (300 feet minimum) shall be that which is necessary for the safe operation and proper design of adjacent accesses. Preference in traffic signal timing and operation shall be given to highways and cross-streets of a higher access category or function.

### 1.10 Category Six (Urban)

- **Functional Characteristics**

(1)(a)Purpose: These highways have the capacity for moderate to low travel speeds and moderate to high traffic volumes over medium to short travel distances providing for inter-city, intra-city, and intro-community travel needs. There is a reasonable balance between direct access and mobility needs within this category. Highways in this category may have any functional classification, however, are strictly "urban" in nature.

(1)(b)Examples: The typical urban section of highway in this category has an existing access density of 40 accesses per mile or greater (total both sides) and a posted speed of 25-40 MPH.

It is within this access category that it often becomes necessary to provide for multiple left turning movements by construction of a section of highway allowing two-way left turn lanes, dedicated left turn lanes for high volume
access or intersections, or median barriers to control the location of left
turns. Through the application of the following design standards and the
design standards and specifications contained in Section Two, the need for
projects to manage left turns will be minimized or controlled by mitigation
methods such that favorable levels of services can be preserved.

- Design Standards

(1) The design of all Category Six highways should be capable of achieving a
posted speed of 25-40 MPH and there is little or no possibility of achieving
higher speeds.

(2) Private direct access to the state highway system may be denied when the
property in question has other reasonable access or reasonable opportunity
to access the general street or town highway system. If the Agency
determines that denial of direct access to the state highway would cause
unacceptable traffic operation or safety problems at the alternative access
location(s) and to the overall traffic flow of the general street system; and
the proposed location is consistent with the spacing and public intersection
requirements, direct access may be allowed. When direct access is
allowed, such access shall continue until such time that some other
reasonable access to a lower function category street or highway is
available. The access permit should specify under what circumstances the
change will be required, and if known, the future access location and the
date the change will be made. No more than one such access shall be
allowed to an individual parcel or to contiguous parcels under the same
ownership.

(3) Where local regulations require a secondary access to provide for
emergency services, the Agency may allow an emergency access. Such an
access shall not be open for non-emergency uses and shall be maintained
by the permittee as a closed access except during emergencies and shall
be so conditioned in the access permit.

(4) Where local regulations require a secondary access to provide for other
operational purposes, the Agency will work with the community to
determine the extent of need.

(5) One or both left turn movements at the access may be permitted if the
applicants establishes to the Agency's satisfaction that, (a) the left turn
movement would not create unreasonable congestion or safety problems or
lower the level of service below Agency policy, and (b) alternatives to the
left turn would cause unacceptable traffic operation and safety problems on
the general street system. Right turn movement may be restricted if, in the
determination of the Agency, the movement creates an unacceptable
operational problem or safety hazard.
(6) Left turns shall be prohibited if a non-traversable median is already established and the proposed opening in the median does not provide the general public any significant benefits to highway traffic operations and safety or would be counter to the purpose of the median.

(7) No additional access rights shall accrue upon the splitting or dividing of existing parcels or contiguous parcels under the same ownership or control. All access to newly created properties shall be provided internally from the existing access or a new access determined by permit application.

(8) Since intersecting public ways may in time warrant signalization, the Agency requires that all intersecting streets, roads, and highways that allow left turns meet the Agency's signal spacing criteria. Those that do not meet these requirements may be limited to right turns only.

(9) The standard for the spacing of all intersecting public streets, roads, highways, and other accesses that are or may become signalized, shall be at no less than 500 foot intervals. For the purpose of achieving good arterial capacity and efficiency and to minimize delays to the traveling public, the desirable bandwidth efficiency for traffic signal progression is 50 percent, and can generally be achieved when signals are optimally placed.

(10) Any access that would reduce the optimum highway bandwidth if a traffic signal were installed may be limited to right turns only.

(11) When a traffic signal is proposed, the Agency will specify the following:

(a) The Segment Length.
(b) Signal locations (existing and anticipated) by the Agency.
(c) Various combinations of cycle length, progression, and speed to be used in achieving minimum band width.
(d) Any other conditions the Agency may consider relevant.
(e) Analysis/model to be used.

(12) When an existing access meets the warrants for a traffic signal as defined in the MUTCD and the location does not meet the Agency's requirements for signal spacing, a median separator may be installed or the access designed to direct vehicles into right turns only. These design solutions may not be practicable or feasible where there are physical constraints such as curbs, sidewalks, and lack of rights-of-way. The access may be required to be reconstructed, or relocated, to conform to the signal spacing requirements.
(13) On these sections of highways, it will be most critical to apply access control measures such as: (a) Requiring access on collector streets; (b) Applying minimum spacing standards; (c) Optimizing spacing; (d) Providing for combination of accesses; (e) Requiring opportunities for future connection between properties; (f) Denying access to small frontages; and (g) Limiting turning movements. Existing access densities proposed driveway volumes and the AADT of the highway play an important part in access decisions for these urban sections.

(14) Access proposals, that fall between two signalized intersections or accesses (500 feet or less apart), will result in one of the following decisions:

   a) Denial of access (purchase access rights)
   b) Turning movements restricted to right-turns only
   c) Full service access only when the proposal does not reduce the optimum bandwidth of the existing signals.

(15) When other reasonable access exists on a side street and the proposed access location on the main highway does not meet spacing standards, access may be required on the side street. When the proposed use is "moderate to high," the access will be required on the side street. When existing access density exceeds 60 per mile, access will be required on the side street.
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<td>Grade-Separated Interchanges</td>
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<td>Full to Partial</td>
<td>No-Except by Access Rights</td>
<td>NA or Location</td>
<td>Access at Intersections with Public Highways</td>
<td>At-Grade or Grade-Separated at 1/2 to 1 Mile Intervals</td>
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<td>Frontage or Service Roads</td>
<td>[1] Design Features [2] Land Use Issues</td>
<td>Yes</td>
<td>Number &amp; Location</td>
<td>All Turns In &amp; Out</td>
<td>Signal Spacing (No Less Than 300 Feet)</td>
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</tbody>
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Table 1-1 Access Category Standards
SECTION TWO
DESIGN STANDARDS AND SPECIFICATIONS

2.1 Purpose

The Vermont Agency of Transportation ("Agency") has developed the following design and construction standards and specifications to preserve the public investment in the highway infrastructure, protect levels of service, protect public safety, and preserve the functional integrity of public highways.

2.2 Use of this Section

(1) When the Agency has determined that an application for access meets the requirements of section one, section two shall be used to precisely locate, design, and construct the access within the limitations, if any, set forth in section one. When local governments have established by ordinance or resolution more stringent design standards than required in this section, the local standards may govern. This information is used in conjunction with and supplements VAOT Standard Drawings B-71 and A-76.

(2) If an access application meets section one criteria and is unable to comply with section two criteria, an access permit should be denied. When an application has been denied by the Utilities & Permits Unit, the applicant may appeal the decision to the Secretary of Transportation as provided for in Title 19 VSA § 7a.

2.3 Reference Sources and Data Requirements

(1) Trip Generation. Current edition. The Institute of Transportation Engineers (ITE) is hereby adopted and shall be used as a reference in estimating average Peak Hour values of an access. The ITE Trip Generation Manual will provide a reasonable estimate of trip generation, in the absence of a traffic analysis by a qualified traffic engineer or actual collected data.

(2) For the purposes of this section, the Design Hourly Volume (DHV) for the access location may be considered synonymous with the term "average peak hour volume" often used for traffic analysis. The Agency requires the use of DHV information for the adjacent street traffic,
(3) Generally, the average peak hour traffic volume estimates for any access shall be based upon the anticipated total build out of the development to be served and a fifth-year prediction for highway volumes. In the case of a public access, a reasonable prediction of the fifth-year access volume shall be made based upon predicted growth, zoning, and any comprehensive plan. In urbanized or urbanizing areas, volume generation analysis shall include the anticipated full build out of the study area to a one-mile radius.

(4) Speed, as used in this section, refers to the posted legal speed limit at the access location at the time of permit approval. A higher design speed shall be used if the section of highway is presently being redesigned or reconstructed to a higher speed or an approved access control plan requires a higher speed. Where a traffic signal will be installed as part of the initial access construction, the speed limit after signal installation may be used for the overall access design at the discretion of the Agency.

(5) The applicant shall submit an estimate of the volume and type of traffic to use the access. The Agency shall assist any applicant requesting traffic estimates for the purpose of obtaining an access permit. To determine the average peak hour volume of the proposed access in lieu of a traffic study prepared by a transportation professional, or in the evaluation of such a traffic study, the Agency shall refer to the ITE Trip Generation manual, as well as site condition and other information that may apply. In determining the traffic generation, the average peak hour factor in the Trip Generation manual may be used. If local or special generation rates are used, all documentation for rate development shall be submitted. For mixed use developments reference is made to "ITE" for allowable trip reductions. The Agency does not conduct traffic studies for individual applicants, however, is a source for ITE figures and highway traffic counts.

(6) When the land use will generate traffic contributing 75 or more peak hour trips (comparing build and no-build conditions) or when deemed necessary or desirable by the Agency, the applicant shall provide a traffic analysis completed and signed by a transportation professional which shall include directional distribution, level of service, design considerations, and capacity determinations unless exempted in writing by the Agency. Reference is made to the Agency's "Traffic Impact Evaluation Study and Review Guide" (July 1995) for further reference.

(7) The distance between accesses is measured from the trailing edge of one access to the approaching edge of the next access.

(8) Other information is provided in the "Vermont Agency of Transportation Guidelines for Traffic Engineering Issues," dated August 1995. The Agency's Level of Service Policy, Traffic Signal Warrants, and Volume Warrants for left and right turn lanes are contained in this document.
2.4 Access Width

(1) Access width for any rural type access without curbs shall be measured exclusive of the radii or flares. Access with a street style curb return entrance and driveways with curb cuts, shall be measured exclusive of the flared sections or transitions.

(2) Twenty-four (24) to thirty (30) feet of width shall be used for any two-way access (commercial) when the single unit vehicle volume does not exceed five in peak hour.

(3) Thirty (30) to forty (40) feet of width shall be used for any two-way access when any one or more of the following apply to the access:
   a. Multi-unit vehicles are intended to use the access.
   b. Single unit vehicles in excess of 30 feet in length will use the access.
   c. Single unit vehicles volume exceeds 5 in the peak hour.

(4) A one-way access shall have a width of 18 feet to 24 feet. If two one-way accesses are adjacent to each other, a physical barrier of at least 4 feet wide shall divide them.

(5) When a public street, road, highway, or any access intended to become a public roadway intersects with a state highway, the design criteria of the local government and the Agency shall be used to select an appropriate access width subject to the approval of the Agency. It is recommended that no two-way public roadway access which produces ten turning vehicles in the peak hour should be less than twenty-four (24) feet in width (exclusive of turning radii).

2.5 Access Radii

(1) No access, except a curb cut, shall have an equivalent turning radius of less than 20 feet (see Standard Drawing B-71).

(2) Up to a 50 foot equivalent turning radius should be used for an access when multi-unit vehicles or single unit vehicles exceeding 30 feet in length are intended to use the access on a daily basis.

(3) The access equivalent turning radii shall accommodate the turning radius of the largest vehicle using the access on a daily basis. It is permissible to use three-centered compound curves or spiral curves rather than simple radii when designing for larger vehicles.

(4) If the frequency of multi-unit vehicles or single unit vehicles over 30 feet in length is such that two such vehicles may be reasonably anticipated to use the access at the same time, one entering and one exiting, radii should be adequate to accommodate both vehicles with no turning conflicts.
(5) The Agency shall determine if a curb cut or radius curb returns are required in accordance with existing or planned conditions. The determination is normally made by the presence of curb on the main highway. Where the main highway is not curbed, any proposed curbing on an access will be offset a minimum of 6 feet from the main highway edge of traveled-way.

(6) When a public street, road, highway, or any access intended to become a public roadway intersects with a state highway, the design criteria of the local government and the Agency shall be used to select appropriate radii, corner and intersection design, subject to approval by the Agency. The final design should not be less than the minimums contained in these standards or Standard Drawing A-76.

(7) Where large numbers of multi-unit vehicles will use the access, the access width or radius may be increased, as approved by the Agency, to ensure safe turning movements without encroachment on to opposing highway traffic lanes.

(8) Where there are numerous accesses such as along an established city street, it may be desirable to reduce the radii in order to improve visual and physical separation of accesses. Where feasible, access should be combined or closed to reduce the frequency of accesses and increase the spacing between accesses.

(9) Where a private access will have high traffic volumes, the access may be designed with curb returns and at a width and design as to adequately provide for the level of activity.

(10) To minimize pedestrian conflict and total access width at the roadway edge, radii shall not be constructed larger than required to accommodate the volume and types of vehicles using the access on a regular basis.

(11) Where access channelization islands are installed, a larger radius may be required for the channel lane. Traffic islands should be 80 square feet in size or larger. All islands must be offset at least four feet from the edge of the highway travel lane to face of curb. To ensure one-way operation of directional islands, the 4-foot offset is recommended by AASHTO. All other islands are offset between 6 and 12 feet.
2.6 Access Surfacing & Pavement Markings

(1) Surfacing material may be defined as gravel, concrete, or bituminous pavement.

(2) The access shall be surfaced upon completion of earthwork construction and prior to being used. A delay in installation of hot bituminous pavement due to seasonal restrictions may be allowed provided adequate temporary gravel surfacing is substituted.

(3) The surfacing of the access shall extend at least from the highway edge of pavement to the right-of-way line, or to the end of the turning radius as a minimum.

(4) Surfacing material shall be specified according to the Agency's standard design specifications and the conditions and future use of the access and the highway. Gravel or crushed stone will be permitted for individual residential access or field entrances where conditions allow, and where curbs are not required.

(5) Off roadway surfacing improvements (such as parking areas) shall not be allowed within the highway right-of-way unless a curbing or other physical barrier, such as a drainage ditch, is constructed and maintained to limit access movements to permitted locations. Use of the right-of-way for parking may be prohibited unless approved by permit or lease with the Agency.

(6) Reference is made to the Agency's Pavement Marking Guidelines for further guidance on this subject.

2.7 Speed Change Lanes

Speed change lanes, also called auxiliary lanes, are required according to the subsections that follow.

(1) General Criteria for Speed Change Lanes

a. An auxiliary lane shall be parallel and immediately adjacent to the through lane for its entire required length.

b. When public safety so requires, due to site specific conditions such as limited sight distance, a turn lane may be required even though the lane may not meet the warrants for relieving traffic congestion.
2.8 Corner Sight Distance (CSD)

These sight distances apply to vehicles approaching an access and to vehicles exiting an access. These distances are measured from a point on the drive 15 feet from the edge of traveled way of the adjacent roadway and measured from a height of eye of 3.5 feet on the drive to a height of 3.5 feet on the roadway. Corner Sight Distance is a function of posted speed and applies to all access categories. When the minimum values below cannot be obtained, refer to Standard Drawing B-71 for minimum Stopping Sight Distance required and the necessary actions to mitigate an unsafe condition. If an unsafe condition cannot be mitigated, it may be necessary to deny access for the specific use.

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<th>POSTED SPEED LIMIT (mph)</th>
<th>MINIMUM CORNER SIGHT DISTANCE (ft)</th>
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</table>

(The CSD values above are less than those currently in AASHTO. However, they are more reflective of actual driver behavior than the AASHTO model, and will produce designs more appropriate for Vermont, where attainment of the generous AASHTO values is often difficult to impossible. Standard Sheet B-71 will be revised when time permits to reflect the above values.)

The CSD values are based on an assumption of a gap of 7.5 seconds in the traffic stream on the highway mainline based on the highway design speed. This allows a stopped passenger vehicle to enter the mainline from the side road or drive without unduly interfering with the highway operations. The conceptual approach of gap acceptance and the value of 7.5 seconds are based on a Midwest Research Institute study which, when published, will recommend a replacement of the overtaking vehicle conceptual model currently in the AASHTO Green Book.

2.9 Access Spacing

Current research and practice identify much greater access spacing requirements for unsignalized intersections including driveways. These may not be practical for Vermont considering existing terrain features and vertical and horizontal roadway alignments that often control access locations. Traffic operational factors suggesting
wider spacing of driveways (especially along highways with medium and higher volume driveways) include weaving and merging distances, stopping sight distance, acceleration rates, and storage distance for back-to-back left turns. From a spacing perspective, high volume driveways should be treated the same as public streets.

For unsignalized access spacing standards, the Agency uses the lower limit of the AASHTO stopping sight distance approach. The resultant spacing standards, shown in Table 2.2, would enable a driver traveling at the design or posted speed to monitor only one driveway at a time and, if necessary, to stop.

<table>
<thead>
<tr>
<th>POSTED SPEED or DESIGN SPEED (mph)</th>
<th>UNSIGNALIZED ACCESS SPACING* (ft)</th>
</tr>
</thead>
<tbody>
<tr>
<td>20</td>
<td>115</td>
</tr>
<tr>
<td>25</td>
<td>155</td>
</tr>
<tr>
<td>30</td>
<td>200</td>
</tr>
<tr>
<td>35</td>
<td>250</td>
</tr>
<tr>
<td>40</td>
<td>305</td>
</tr>
<tr>
<td>45</td>
<td>360</td>
</tr>
<tr>
<td>50</td>
<td>425</td>
</tr>
<tr>
<td>55</td>
<td>495</td>
</tr>
</tbody>
</table>

(*Spacing shown is based on level terrain; adjustment factors are required for segments with grades)

Source: Derived from Exhibit 3-1(Pg.112) (Stopping Sight Distance) from AASHTO A Policy on Geometric Design of Highways and Streets, 2001

As these standards are applied, especially along highways with considerable amounts of existing development, in many cases it will not be possible to achieve the defined standard. Rather, it is important to "maximize" spacing achieving the "best possible" driveway spacing given the property limits and physical constraints.

The minimum spacing requirement between any access and any entrance or exit ramp, providing access to any limited access highway, will be 500 feet in rural areas, and 250 feet in urban areas. When this spacing requirement cannot be obtained due to property limitations, the Agency will consider the purchase of access rights or the maximum attainable distance will be provided between the ramp and the access.

2.10 Corner Clearance at Intersections

(1) Corner clearances for accesses shall meet or exceed the minimum access spacing requirements (in Paragraph 2.9).

a. If, due to property size, corner clearance standards of this Section cannot be met, and where joint access which meets or exceeds the applicable minimum corner clearance standards cannot be obtained with a neighboring property or, in the determination of the
Agency, is not feasible based on conflicting land use or conflicting traffic volumes/characteristics, then the following minimum corner clearance measurements can be used to permit accesses. Such properties, for the purpose of this section, will be called "isolated corner properties."

b. In cases where accesses are permitted under the criteria of the following minimum corner measurements, the permit will contain the following additional conditions:

i) There will be no more than one access per state road frontage.

ii) When joint or alternate access that meets or exceeds the applicable minimum corner clearance becomes available, the permittee will close the permitted access. Exceptions may be allowed when the permittee shows that such closure is not feasible because of conflicting land use or conflicting traffic volumes/characteristics or existing structures that preclude a change in the existing access.

c. The minimum corner clearance measurements for these "isolated corner properties," set forth in a. above, shall be used for isolated corner properties, as defined in this section.

d. **Corner Clearances for "isolated corner properties"** are as follows:

<table>
<thead>
<tr>
<th>Corner Clearance at Intersections</th>
<th>Access Allowed</th>
<th>Minimum (Feet)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>With Restrictive Median</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Approaching intersection</td>
<td>Right In/Out</td>
<td>115</td>
</tr>
<tr>
<td>Approaching intersection</td>
<td>Right In Only</td>
<td>75</td>
</tr>
<tr>
<td>Departing intersection</td>
<td>Right In/Out</td>
<td>230</td>
</tr>
<tr>
<td>Departing intersection</td>
<td>Right Out Only</td>
<td>100</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Corner Clearance at Intersections</th>
<th>Access Allowed</th>
<th>Minimum (Feet)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Without Restrictive Median</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Approaching intersection</td>
<td>Full Access</td>
<td>230</td>
</tr>
<tr>
<td>Approaching intersection</td>
<td>Right In Only*</td>
<td>100</td>
</tr>
<tr>
<td>Departing intersection</td>
<td>Full Access</td>
<td>230</td>
</tr>
<tr>
<td>Departing intersection</td>
<td>Right Out Only*</td>
<td>100</td>
</tr>
</tbody>
</table>

("Right In/Out, Right In Only, and Right Out Only accesses on roads without restrictive medians shall, by design of the access, effectively eliminate unpermitted movements.

**2.20 Other Design Elements**

(1) Access specifications shall ensure that the access is designed and constructed in a manner that will encourage proper use by the motorist. Access for one-way operation shall be approved only when design conditions ensure one-way operation.

(2) An access that has a gate across it shall be designed so that the longest vehicle using it can completely clear the traveled-way, shoulder, and sidewalk when the gate is closed.
(3) The access shall be designed to facilitate the movement of vehicles off the highway to prevent vehicles from forming and/or waiting in a line (queuing) on the traveled-way. An access shall not be approved for parking areas that require backing maneuvers that encroach on the traveled-way of the highway. All off-street parking areas must include on-site maneuvering areas and aisles to permit user vehicles to enter and exit the site in forward drive without hesitation other than that required by official traffic control devices.

(4) Access design shall provide for the safe and convenient movement of all highway right-of-way users including, but not limited to, pedestrians, bicyclists, and the physically handicapped including those in wheelchairs. Sidewalks may be required where appropriate and when requested by local authority.

(5) Where necessary to remove, relocate, or repair traffic control devices or public or private utilities for the construction of a permitted access, the relocation or removal shall be accomplished by the permittee without cost to the Agency, and at the direction of the Agency or utility company. Any damage to the State highway or other public right-of-way beyond that which is allowed in the permit shall be repaired immediately.

(6) Further details of access construction and design, including pavement thickness and specifications, curb design and specifications, roadway fill design and compaction, pavement markings, and other specific details, shall be provided by the Agency based on the Agency's Standard Specifications for Construction, the General and Special Provisions, and the Roadway Design Manual.

(7) Installation of any traffic control device necessary for the safe and proper operation and control of the access shall be required pursuant to the M.U.T.C.D. Where the access may warrant signalization in the future, phasing of the installation (turn lane work and signal work) may be required. All traffic control devices within the highway or other public right-of-way or access that serve the general public shall conform to the M.U.T.C.D.

(8) An access that crosses or otherwise affects pedestrian, bicycle, or handicapped accessible facilities, shall have the necessary modifications to ensure the safe crossing of the access and the safe use of the facility by pedestrians, bicyclists, and the handicapped.

(9) When an access permit requires the widening or reconstruction of the roadway, the design of horizontal and vertical curves, super-elevations, transitions, and other specifications, shall be no less than those necessary to meet the minimum posted speed of the highway or the constructed design speed of the existing highway, whichever is greater and shall not be of a lesser design than the current design.
(10) Physical separation and delineation along a property frontage such as curb and gutter or fencing may be required where necessary to ensure that access will be limited to permitted locations.

(11) A clear zone is a relatively clear and flat area beyond the edge of the roadway and is important for the recovery of errant vehicles. The access permit may require that roadway hazards in the clear zone such as fixed objects or steep embankments be removed, reconstructed, or shielded by a proper barrier. In urban areas with speeds of 40 MPH or less and vertical barrier curbs, a clear zone of at least 1.5 feet minimum should be provided. Where there is no curb in urban and rural areas and the speed is 40 MPH or less, a ten-foot clear zone should be provided. At speeds of 45 MPH or greater, a 30 foot clear zone is recommended. Every attempt will be made to adhere to the clear zone requirements.

(12) Landscaping may be allowed within the rights-of-way and within the "clear zone;" reference is made to the Agency's guideline on this subject for more detailed information.

(13) Each access shall be constructed in a manner that shall not cause water to enter onto the roadway, and shall not interfere with the existing drainage system in the right-of-way.

(14) The permittee shall provide, at his/her own expense, drainage structures for his/her access which will become an integral part of the existing drainage system. The type, design, and condition of these structures must meet the approval of the Agency.

(15) The highway drainage system is for the protection of the State highway right-of-way. It is not designed or intended to serve the drainage requirements of abutting properties beyond that which has historically flowed to the State right-of-way. Drainage to the State highway right-of-way shall not exceed the undeveloped historical flow. The use of controlled flow detention ponds shall be considered to control this flow from developed property. Any requests to attach drainage pipes to the Agency's drainage system must be approved by the Agency after review by the Agency's Hydraulics Unit.

(16) The permittee, his/her heirs, successors-in-interest, assigns, and occupants of the property serviced by the access shall be responsible for meeting the terms and conditions of the permit, the maintenance of the access beyond the edge of the traveled-way, and the removal or clearance of snow or ice upon the access even though deposited on the access in the course of the Agency snow removal operations. The Agency shall maintain the highway drainage system, including those culverts under the access, which are part of a closed drainage system within the right-of-way.
Commissioners Present: Robert Alberry, Jim Barr, Solveig Overby, Jeff Padgett (Chair), Justin Sears

Commissioners Absent: Tiki Archambeau (Vice Chair), Chris Gillman (Clerk)

Item 1 - Call to Order – Welcome – Chair Comments
Chair Padgett calls the meeting to order at 6:30 p.m.

Item 2 – Agenda
Commissioner Overby requests to remove Consent Agenda Item B to Agenda Item 4.5 and seconded by Commissioner Barr.
Action Taken: motion approved
Ayes are unanimous

Item 3 – Public Forum
Max Tracy Ward 3 Councilor speaks to Walnut Street No Parking Zone, plan BTV Walk Bike implementation and the Great Streets Design
Bobby Riley Principal at Integrated Arts Academy speaks about Walnut Street No Parking Zone

Item 4 – Consent Agenda
A. Traffic Status Report
C. C.P. Smith Crosswalk Parking Prohibition
D. Parking Limits for Lakeview and College Street Garages
Commissioner Barr makes motion to accept altered Consent Agenda and is seconded by Commissioner Alberry.
Action Taken: motion approved
Ayes unanimous

Item 4.5 No Parking Zone on Walnut Street
A. Staff Communication
B. Commissioner Questions
   Commissioner Overby, Commissioner Padgett, Commissioner Alberry
C. Public Comment
D. Commissioner Discussion
E. Motion by Commissioner Overby to remove this from the agenda and send it back to staff for further staff discussion and assessment. The motion is to table it. Commissioner Barr seconded the motion.
   Action taken: motion approved
   Ayes unanimous

Item 5 – Campus Bike Share Presentation
A. Oral Presentation – J. Barr and A. Bleything
B. Commissioner Discussion
C. Public Comment
D. Action Requested – None
Item 6 – Plan BTV Walk Bike Implementation
North Champlain Street parking changes and one way except bicycles
North Union Street parking changing and one way except bicycles
Sherman Street one-way except bicycles

A. Oral Presentation – Nicole Losch and Anna Weimer
B. Commissioner Discussion
   Commissioner Barr, Chair Padgett, Commissioner Overby; Commissioner Sears
C. Public Comments
   Two landlords of apartment buildings discuss the loss of parking on North Union Street
   Action: Commissioner Solveig makes a motion to accept staff’s recommendation to:
   1) enact parking changes on North Champlain St between Peru and Sherman streets,
   2) designate North Champlain St between Peru and Sherman streets one-way except bicycles,
   3) enact parking changes on North Union St between Loomis and Grant streets,
   4) designate North Union St between Loomis and Grant streets one-way except bicycles, and
   5) designate Sherman St between Park and North Champlain streets one-way except bicycles.
   Commissioners discussed public engagement, parking policy, transportation demand management approaches and traffic safety. Discussion. Chair Padgett, going in under this pilot program right? Quick install but extensively paint, ballards, stuff that can be removed right away.
   All in favor of motion?
   Ayes unanimous.

Item 7 – Great Streets Conceptual Design for St. Paul Street (Main St to Maple St)
A. Oral Presentation L. Wheelock, N. Baldwin, M. Tuttle
B. Discussion: Commissioner Alberry, Commissioner Overby
   Recommendation vote on Concept B.
   Commissioner Barr makes a motion to accept staff’s recommendation of concept B and to support staff advancing the design contract amendment for St Paul Street to City Council.
   Commissioner Alberry seconded.
   Decision: Ayes unanimous.

Item 8 – Demonstration Project Permit Ordinance
A. Communication, N. Losch
B. Commissioner Discussion - Commissioner Overby and Commissioner Barr, Chair Padgett
   Commissioner Alberry motioned to approve.
   Commissioner Barr seconded
   Unanimous approval

Item 9 – Approval Draft Minutes of 5-17-17
   Commissioner Barr motioned to approve minutes
   Commissioner Alberry seconded
   Unanimous approval

Item 10 – Director’s Report
   Director Spencer updated Commission that department had started first round interviews for Public Information Manager position; North Avenue Pilot; Hired for Assistant Director of Parking and Traffic Patrick Mulligan starting this coming Monday.

Item 11 – Commissioner’s Communication
Commissioner Barr – sidewalk improvement going great; road repairs; calls about Colchester Avenue hill section still potholes and bumps.
Commissioner Overby – 2 foot parking restrictions around driveways – Walnut Street school area. City Engineer Baldwin answers.
Commissioner Padgett – Public outreach important. Hiring the Public Information Manager will help enhance Department’s capacity.

Item 11 – Adjournment
Commissioner Barr motioned to adjourn
Commissioner Alberry seconded
Ayes unanimous
Meeting ended 9:00 p.m.
To:      DPW Commissioners  
Fr:   Chapin Spencer, Director  
Re:  Director’s Report  
Date:  July 12, 2017

WELCOME PATRICK MULLIGAN!
I am pleased to announce that Patrick Mulligan, our new Assistant Director overseeing Parking & Traffic Division, has officially started as of June 26. Pat most recently served as the head of the Reading PA Parking Authority and he is excited to return to Vermont where he has family.

PERMIT REFORM
As reported last month, Norm and I joined representatives from Planning & Zoning, the City Attorney, Code Enforcement and the CIO in a follow up meeting with the City Council on June 5. The Council decided to establish an ad hoc committee to delve further into the report and host another public meeting. The public meeting will give the public an opportunity to learn about the report’s findings and implementation plan. It will take place on Wednesday July 26th, 2017, 5:30–7:30pm at the Burlington Electric Department (585 Pine Street, Burlington). More information is at: https://burlingtonvt.gov/PermitReformForum.

WATER MAIN RENEWAL
Our greatly expanded relining and replacement efforts will get fully underway late this month. It includes work on Pine St, St. Paul St and Ethan Allen Parkway. Additional relining information is at: https://www.burlingtonvt.gov/DPW/Water-Main-Relining-Projects-for-2017

NORTH AVENUE PILOT SURVEY
The City presented the results of the traffic, crash and public survey data to the City Council on July 10 along with staff’s recommendations. Our recommendation included retaining the current configuration and contracting with an engineering firm to design additional intersection improvements at the Ethan Allen Parkway and Route 127 intersections. The City Council passed a resolution supporting staff’s recommendation by a 10 to 2 vote. The complete packet can be found here: http://www.boarddocs.com/vt/burlingtonvt/Board.nsf/goto?open&id=ANZMVW5867F6

PUBLIC INFORMATION MANAGER
The department is continuing the hiring process for our first Public Information Manager. With the increased number of capital projects within the public right of way, this position will better enable the department to engage stakeholders, educate the community and work to minimize disruptions. We hope to have additional updates at the July Commission meeting.

OTHER PROJECTS
DPW’s technical team is working on an extensive list of projects. Below is a partial list of projects in planning or design. For more info: https://www.burlingtonvt.gov/DPW/Projects.  
- Great Streets (focusing initially on St. Paul St between Main and Maple)  
- Champlain Elementary Pedestrian Improvement Project  
- Shelburne Street Roundabout
• Champlain Elementary Pedestrian Improvements
• Colchester Avenue Crosswalks
• Colchester Avenue Sidepath
• North Avenue Unsignalized Crosswalks
• Winooski / Howard / St Paul Intersection Scoping Study
• Champlain Parkway
• Railyard Enterprise Project

Don't hesitate to contact me with any questions prior to Wednesday's meeting.