

City of Newton, Massachusetts

Department of Planning and Development 1000 Commonwealth Avenue Newton, Massachusetts 02459 **#360-21** Telephone (617) 796-1120 Telefax (617) 796-1142 TDD/TTY (617) 796-1089 www.newtonma.gov

Barney S. Heath Director

PUBLIC HEARING/WORKING SESSION MEMORANDUM

DATE:	December 3, 2021
MEETING DATE:	December 7, 2021
то:	Land Use Committee of the City Council
FROM:	Barney S. Heath, Director of Planning and Development Neil Cronin, Chief Planner for Current Planning Michael Gleba, Senior Planner
CC:	Petitioner

In response to questions raised at the City Council public hearing, the Planning Department is providing the following information for the upcoming public hearing/working session. This information is supplemental to staff analysis previously provided at the Land Use Committee public hearing.

50 Highland Avenue

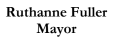
Petition #360-21 to construct an addition to the existing structure and a second two-unit structure, allowing four single-family attached dwelling units in two buildings, to allow reduced side and rear setbacks and to allow a driveway within ten feet of the side lot line, **50 Highland Avenue**, Ward 2, on land known as Section 24 Block 11 Lot 34, containing approximately 22,738 sq. ft. of land in a district zoned MULTI RESIDENCE 1. Ref: Sec. 7.3.3, 7.4, 3.4.1, 3.2.4, 6.2.3.B.2 of Chapter 30 of the City of Newton Rev Zoning Ord, 2017.

The Land Use Committee (the "Committee") opened the public hearing, without discussion, on November 4, 2021 on this petition. This memo reflects additional information addressed to the Planning Department as of November 30, 2021.

Background

The subject property at 50 Highland Avenue consists of a 22,738 square foot lot in a Multi Residence 1 (MR1) district improved with a 2½ story, two-family dwelling constructed circa 1871 and a detached single car garage.

The petitioner proposes to demolish a rear portion of the existing dwelling and the detached single car



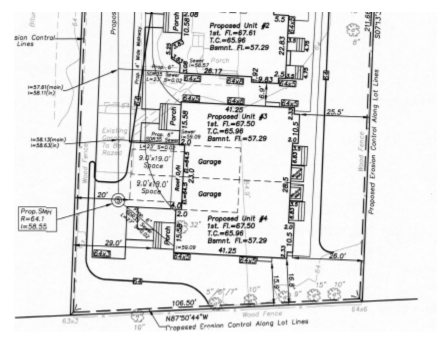
garage, renovate, and expand the existing dwelling to accommodate two dwelling units, and construct a new two-unit structure to its rear, resulting in four single family attached dwellings in two structures.

Per Section 3.4.1 of the Newton Zoning Ordinance (NZO), a special permit is required to construct single-family attached dwellings in the MR1 district. As proposed, the project would require additional relief, including for one or more setback measuring less than 25 feet, to have a driveway located within 10 feet of a lot line.

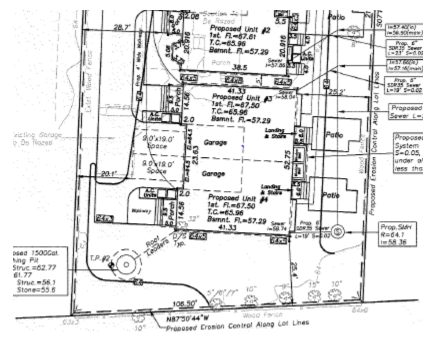
<u>Update</u>

In its previous memorandum on this petition (**Attachment A**), the Planning Department noted that the proposed removal of the existing structures would result in a vacant site largely free of physical constraints and, therefore, the proposed nonconformities requiring relief would seem to be the results of design and program choices. The Planning Department suggested the petitioner consider reconfiguring the proposed structure and site design to minimize the relief required.

In response, on November 30, 2021, the petitioner submitted revised plans reflecting the reconfiguration of the two buildings to comply with the minimum 25 foot required rear setback, thus eliminating the need for that relief. This was done by modifying the buildings' dimensions in multiple locations and reducing the measured minimum distance between the two buildings from 6.9 feet to 5 feet. Side setback relief is still required.



Detail- Property rear- original submission



Detail- Property rear- modified submission

Also, the Planning Department notes that the revised plans also indicate the inclusion of four patios not shown on the original plans. Relatedly, the modified plans indicate an increase in impervious surfacing on the lot over and above that shown on the originally submitted plans, from $4,551\pm$ to $5,116\pm$ square feet. In the event the present petition is granted, the petitioner will need to coordinate with the Engineering Division before a building permit is issued to ensure that the previously reviewed stormwater materials are appropriate for this modification.

The petitioner should be prepared to address these and any other changes to the proposal in advance of and/or at the upcoming public hearing.

ATTACHMENTS

Attachment A

Attachment B

Planning Department's Public Hearing Memorandum dated October 29, 2021 DRAFT Order



Ruthanne Fuller Mayor

City of Newton, Massachusetts

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Barney S. Heath Director

PUBLIC HEARING MEMORANDUM

Public Hearing Date: Land Use Action Date: City Council Action Date: 90-Day Expiration Date:

November 4, 2021 January 11, 2022 January 17, 2022 February 2, 2022

DATE: October 29, 2021

TO: City Council

- FROM: Barney S. Heath, Director of Planning and Development Neil Cronin, Chief Planner Michael Gleba, Senior Planner
- SUBJECT: Petition #360-21 to construct an addition to the existing structure and a second twounit structure, allowing four single-family attached dwelling units in two buildings, to allow reduced side and rear setbacks and to allow a driveway within ten feet of the side lot line, 50 Highland Avenue, Ward 2, on land known as Section 24 Block 11 Lot 34, containing approximately 22,738 sq. ft. of land in a district zoned MULTI RESIDENCE 1. Ref: Sec. 7.3.3, 7.4, 3.4.1, 3.2.4, 6.2.3.B.2 of Chapter 30 of the City of Newton Rev Zoning Ord, 2017.

The purpose of this memorandum is to provide the City Council and the public with technical information and planning analysis conducted by the Planning Department. The Planning Department's intention is to provide a balanced review of the proposed project based on information it has at the time of the public hearing. Additional information about the project may be presented at or after the public hearing for consideration at a subsequent working session by the Land Use Committee of the City Council.



#360-21

EXECUTIVE SUMMARY

The subject property at 50 Highland Avenue consists of a 22,738 square foot lot in a Multi Residence 1 (MR1) district improved with a 2½ story, two-family dwelling constructed circa 1871 and a detached single car garage.

The petitioner proposes to demolish a rear portion of the existing dwelling and the detached single car garage, renovate and expand the existing dwelling to accommodate two dwelling units, and construct a new two-unit structure to its rear, resulting in four single family attached dwellings in two structures.

Per Section 3.4.1 of the Newton Zoning Ordinance (NZO), a special permit is required to construct singlefamily attached dwellings in the MR1 district. As designed, the proposed project would also require additional relief. The proposed rear addition to the existing structure that would result in a side setback of 24.2 feet, and the petition indicates a side setback would measure 22.5 feet, and that the rear setback would be 16.8 feet. Per Section 3.2.4 a special permit is required to reduce a setback to below 25 feet.

Also, the petitioners propose to utilize and extend the existing driveway along the right (west) property line which is less than 10 feet from the side lot line. As no driveway may be located within 10 feet of a side or rear lot line, the driveway requires a waiver per Sec. 6.2.3.B.2. The site plan submitted with the present petition indicates that the three exterior parking stalls serving the three rearmost units are 20 feet from the left boundary.

The Planning Department notes that the proposed removal of the existing structures would result in a vacant site largely free of physical constraints and, therefore, the nonconformities requiring relief discussed above would seem to be the results of design and program choices. As such, the Planning Department suggests that the petitioner consider reconfiguring the proposed structure and site design to minimize the relief required.

I. SIGNIFICANT ISSUES FOR CONSIDERATION

When reviewing this request, the Council should consider whether:

- The site in a Multi Residence 1 (MR1) district is an appropriate location for the proposed four single family detached dwellings in two structures as designed, with reduced side and rear setbacks and a driveway within 10 feet of a side lot line (§7.3.3.C.1)
- The proposed four single family detached dwellings in two structures as designed, with reduced side and rear setbacks and a driveway within 10 feet of a side lot line will adversely affect the neighborhood (§7.3.3.C.2)
- The proposed four single family detached dwellings in two structures as designed, with reduced side and rear setbacks and a driveway within 10 feet of a side lot line will create a nuisance or serious hazard to vehicles or pedestrians (§7.3.3.C.3)
- Access to the site over streets is appropriate for the types and numbers of vehicles involved (§7.3.3.C.4)
- Literal compliance with the parking/driveway dimensional requirements established by Sec. 6.2.3 is impractical due to the nature of the use, or the location, size, frontage,

depth, shape, or grade of the lot, or that such exceptions would be in the public interest, or in the interest of safety or protection of environmental features.

II. CHARACTERISTICS OF THE SITE AND NEIGHBORHOOD

A. <u>Neighborhood and Zoning</u>

The subject property is located on the south side of Highland Avenue just west of Walnut Place. The surrounding neighborhood includes a mix of two-family dwellings, such as the subject property, as well as single- and multi- family dwellings (**Attachment A**). The site and surrounding area along both sides of Highland Avenue are zoned Multi Residence 1 (MR1); a Single Residence 2 (SR2) zoning district is located directly to the south (**Attachment B**).

B. <u>Site</u>

The property consists of a 22,738 square foot lot improved with a 2 ½ story, two-family dwelling, and a detached single car garage. The generally level lot is accessed via a paved driveway on the right (west) side of the property that serves the existing garage in the rear right (southwest) corner of the property. The remaining portions of the site are occupied by mature trees, lawn areas, and shrubs.

III. PROJECT DESCRIPTION AND ANALYSIS

A. Land Use

The principal use of the site would change from a two-family dwelling to four single-family attached dwellings in two structures.

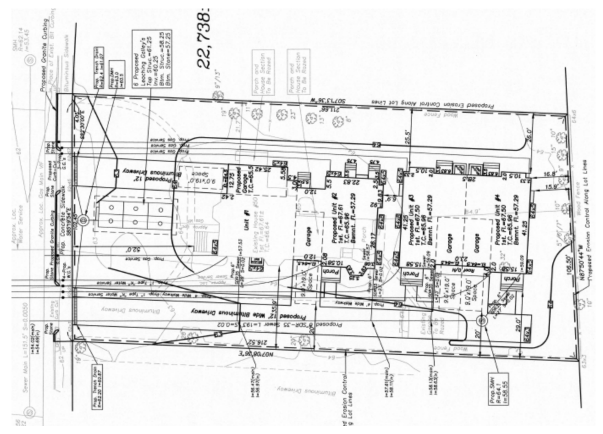
B. Building and Site Design

The petitioner is proposing to create four attached dwelling units, two within each of the two structures, one existing and expanded ("Building 1"), the other proposed ("Building 2"). The two structures would be separated from each other by approximately 8.9 feet. Both structures would have 2 ½ stories. As Building 1 would measure 35.37 feet in height and Building 2 would measure 34.22 feet, they would each be slightly lower than the maximum 36 feet allowed for single-family attached dwellings. The proposed lot area per unit is 5,685 square feet, more than the minimum 4,000 square feet required.

Regarding setbacks, single-family attached dwellings require 25-foot front, side, and rear setbacks. Building 1's existing conforming 52-foot front setback would be maintained, and its conforming 35.9-foot right (west) side setback would be reduced to a still-conforming 30 feet (approx.). It currently nonconforming left (east) side setback of 21.97 feet would be slightly improved, increasing to 24.2 feet.

As to the proposed rear Building 2, the rear setback would be 16.8 feet, approx. seven feet less than the required 25 feet. Its right (west) side setback of 29 feet would be conforming. Regarding its left (east) setback, the attached Zoning Review memo indicated that it would measure a nonconforming 22.5 feet, and the petitioner has requested relief to allow a side

setback of that depth. However, the Planning Department notes that the petitioner-submitted site plan appears to indicate a minimum setback on that side of 25.5 feet, more than the required 25 feet. The petitioner should confirm that measurement to determine to location and depth of the narrowest left (east) side setback for both of the structures.



Proposed site plan (Highland Avenue frontage to left)

The Planning Department notes that the proposed removal of portions of the rear of the existing dwelling and the existing detached garage would result in a largely vacant rear half of the lot with few if any physical constraints and, therefore, the nonconformities requiring relief, such as the deficient rear setback, would seem to be the results of design and program choices. Indeed, much of the rear setback deficiency is a product of separating the proposed development into two structures, with the separation imposing the reduced rear setback on adjacent properties.

As such, it is likely that the petitioner could construct the proposed four units without any new construction encroaching into the required 25-foot setbacks. The Planning Department recommends that the petitioner consider reconfiguring the proposed structure(s)) and site design to minimize the relief required.







ACTIAL VIEW

Various views (from petitioner)

C. Parking and Circulation

As proposed, the existing detached garage would be removed, and the petitioners are proposing to provide eight parking spaces, two for each of the four dwellings. Each unit would have one garaged stall and one stall located directly in front of each units' one-car garage. The rear three units' stalls would be accessed via the right (west) side driveway; the front-most unit's stalls would be accessed by a new driveway on the left (east) side of the property.

The right-side driveway, while located in the general location of the existing driveway. It would be reconfigured and extended, and portions of which would be located within 10 feet of that side's property line, requiring zoning relief.

The Planning Department notes that the attached Zoning Review memorandum indicated that relief was required to allow parking with 20 of a side lot line, indicating that condition was proposed for the right (west) side of the property. The site plans submitted with this petition show measurements of exactly 20 feet for stalls on that side, and the petitioner did not request such relief with this petition. The Planning Department suggests the petitioner confirm this relief is not required.

D. Landscaping

A landscaping plan was submitted with this petition. It includes the preservation of approximately nine existing trees and the installation of approximately 35 trees of three generally located so as to screen adjacent properties. The plan also features lawn areas, paved patio areas and shrubbery. A six-foot high privacy fence is also proposed for much

of the perimeter of the site.

IV. TECHNICAL REVIEW

A. <u>Technical Considerations (Chapter 30, Newton Zoning Ordinance):</u>

The Zoning Review Memorandum provides an analysis of the proposal with regard to zoning (**Attachment C**). Based on the completed Zoning Review Memorandum, the petitioner is seeking the following relief:

- Special permit per §7.3.3 to:
 - allow attached single-family dwellings (§3.4.1)
 - reduce required side and rear setbacks (§3.2.4)
 - allow a driveway within 10 feet of the side lot line and parking within 20 feet of a boundary (§6.2.3.B.2)

B. Engineering Review

The Associate City Engineer submitted an Engineering Review Memorandum dated October 8, 2021 (Attachment D), providing an analysis of the proposal with regard to engineering issues. These include that the proposed stormwater collection and infiltration system has been consistent with DPW Stormwater Policy and that a Construction Management Plan (CMP) and an Operations & Maintenance (O&P) will be required.

C. <u>Historic Review</u>

On June 2, 2021, the Newton Historical Commission (NHC) waived the demo delay based on approved plans dated May 5th, 2021, requiring staff review and approval of construction plans prior to the issuance of a building permit.

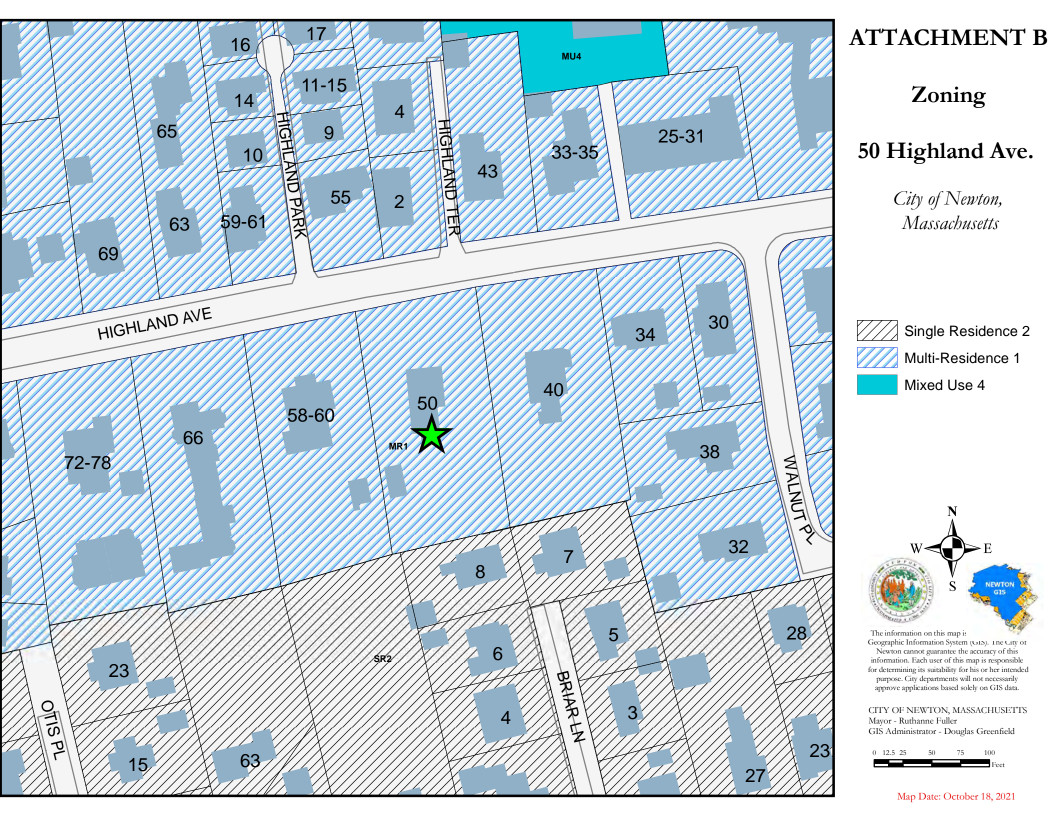
V. PETITIONER'S RESPONSIBILITIES

The petition is considered complete at this time.

ATTACHMENTS:

- Attachment A: Land Use Map
- Attachment B: Zoning Map
- Attachment C: Zoning Review Memorandum
- Attachment D: Engineering Division Memorandum





ATTACHMENT C



Ruthanne Fuller Mayor City of Newton, Massachusetts

Department of Planning and Development 1000 Commonwealth Avenue Newton, Massachusetts 02459 Telephone (617) 796-1120 Telefax (617) 796-1142 TDD/TTY (617) 796-1089 www.newtonma.gov

Barney S. Heath Director

ZONING REVIEW MEMORANDUM

Date: August 24, 2021

- To: John Lojek, Commissioner of Inspectional Services
- From: Jane Santosuosso, Chief Zoning Code Official Neil Cronin, Chief Planner for Current Planning
- Cc: 50 Highland Realty LLC, Applicant Terrence P. Morris, Attorney Barney S. Heath, Director of Planning and Development Jonah Temple, Acting City Solicitor
- RE: Request for a special permit to allow four single-family attached dwellings in two separate structures

Applicant: 50 Highland Realty LLC				
Site: 50 Highland Avenue	SBL: 24011 0034			
Zoning: MR1	Lot Area: 22,738 square feet			
Current use: Two-family dwelling and detached	Proposed use: Four single-family attached dwellings			
garage	in two structures			

BACKGROUND:

The property at 50 Highland Avenue consists of a 22,738 square foot lot improved with a two-family dwelling constructed circa 1871 and a detached garage. The petitioner proposes to construct an addition to the structure as well as a second two-unit structure, resulting in two two-unit attached dwellings, for a total of four units.

The following review is based on plans and materials submitted to date as noted below.

- Zoning Review Application, prepared by Terrence Morris, attorney, submitted 7/6/2021
- Existing Conditions Plan, signed and stamped by Verne T. Porter, surveyor, dated 6/14/2021
- Zoning Plan, signed and stamped by Verne T. Porter, surveyor, dated 6/14/2021
- Architectural plans and elevations, prepared by Vance Architects, dated 6/22/2021

ADMINISTRATIVE DETERMINATIONS:

- 1. The petitioners propose to construct four single-family attached dwellings in two structures in the Multi Residence 1 zoning district. Per section 3.4.1, a special permit is required to construct attached dwellings in the MR1 district.
- The petitioners intend to construct a rear addition resulting in a side setback of 24.2 feet. Additionally, a second two-unit structure will be constructed to the rear of the site. The rear structure will have a 22.5-foot side setback on the eastern side, and a 16.8-foot rear setback. Per Section 3.2.4 a special permit is required to reduce the setback to below 25 feet.
- 3. The petitioners propose to utilize and extend the existing driveway along the western property line which is less than 10 feet from the side lot line. Per section 6.2.3.B.2, no driveway may be located within 10 feet of a side or rear lot line, requiring a waiver.

Per this same section, no parking may be located within 20 feet of a boundary line. The surface parking stalls for the three rear units are located within 20 feet of a lot line, requiring a waiver per section 6.2.3.B.2.

MR1 Zone	Required	Existing	Proposed
Lot Size	15,000 square feet	22,738 square feet	No change
Frontage	80 feet	106.5 feet	No change
Setbacks – Building 1			
Front	25 feet	52 feet	No change
• Side	25 feet	35.9 feet	± 30 feet
• Side	25 feet	21.97 feet	24.2 feet
Setbacks – Building 2			
• Side	25 feet		29 feet
• Side	25 feet		22.5 feet
Rear	25 feet		16.8 feet
Building Height			
Building 1	36 feet		35.37 feet
Building 2	36 feet		34.22 feet
Max Number of Stories			
Building 1	2.5 (3 by special permit)	2.5	No change
Building 2			2.5
Lot Area Per Unit	4,000 square feet	11,369 square feet	5,685 square feet
Lot Coverage	25% (max)	8.99%	22.2%
Open Space	50% (min)	79.25%	59.9%
Lot Area Per Unit	4,000 square feet (min)	11,369 square feet	4,858 square feet

See "Zoning Relief Summary" below:

Zoning Relief Required			
Ordinance	Requested Relief	Action Required	
§3.4.1	To allow attached single-family dwellings	S.P. per §7.3.3	
§3.2.4	To reduce required side and rear setbacks	S.P. per §7.3.3	
§6.2.3.B.2	To allow a driveway within 10 feet of the side lot line and parking within 20 feet of a boundary	S.P. per §7.3.3	

<u>Next Steps</u>

Please contact a Planner by calling 617.796.1120 to obtain a copy of the Special Permit Application. If there have been any changes made to the plans since receipt of your Zoning Review Memorandum you must inform the Zoning Code Official to ensure additional relief is not required. You will need an appointment with a Planner to file your Special Permit Application. **Incomplete applications will not be accepted.**

The following must be included when filing a Special Permit Application:

- 1. Two (2) copies of the completed Special Permit Application (signed by property owner)
- 2. Filing Fee (see Special Permit Application)
- 3. Two (2) copies of the Zoning Review Memorandum
- 4. Plans (Thirteen sets signed and stamped by a design professional). Each set shall contain:
 - Site Plans showing existing and proposed conditions (including topography as applicable)
 - Architectural plans showing existing and proposed conditions (including façade materials)
 - Landscape plan (as applicable)
- 5. One (1) Floor Area Ratio (FAR) Worksheet, (signed and stamped by a design professional)
- 6. One (1) copy of any previous special permits or variances on the property (as applicable)
- 7. One (1) copy of any other review/sign-off (Historic, Conservation, Tree Removal, etc. as applicable)
- 8. Two (2) electronic copes of the application with all above attachments (USB or CD)

Copies of all plans shall either be 8.5 x 11 or 11 x 17, except as requested by staff

Special Permit Sign (\$20 fee)

Incomplete applications will delay the intake and review of your project.

Depending on the complexity of the project additional information may be requested to facilitate a full review of the application.

Has the proposed project been presented to and discussed with abutting property owners? Y/N

ATTACHMENT D

CITY OF NEWTON Department of Public Works ENGINEERING DIVISION

MEMORANDUM

To: Council Rick Lipof, Land Use Committee Chairman

From: John Daghlian, Associate City Engineer

Re: Special Permit – 50 Highland Avenue

Date: October 8, 2021

CC: Barney Heath, Director of Planning Jennifer Caira, Deputy Director Lou Taverna, PE City Engineer Nadia Khan, Committee Clerk Neil Cronin, Chief Planner Katie Whewell, Sr. Planner

In reference to the above site, I have the following comments for a plan entitled:

Proposed Conditions Site Plan 50 Highland Avenue Prepared by: Verne T. Porter Jr. PLS Dated: September 9, 2021

Executive Summary:

This application entails a renovation to an existing single-family dwelling and conversion to a multi-family dwelling and by constructing a new separate building with two units. The existing single car garage is to be razed to make room for the new construction. The site is very flat a highpoint around the immediate perimeter of the existing dwelling is at elevation +64 feet and gentle slopes towards the north to Highland Avenue, and the south, west, and east toward residential home. Currently the runoff from the peastone driveway and roof simply sheet off to the road or the lawn areas with no treatment nor control. The engineer of record has designed a stormwater collection and infiltration system consistent with DPW Stormwater Policy to capture and infiltrate runoff from the proposed development, this will enhance both stormwater quantity and quality for the site.



Construction Management:

- A construction management plan is needed for this project. At a minimum, it must address the following: staging site for construction materials and equipment, parking for construction workers vehicles, phasing of the project with anticipated completion dates and milestones, safety precautions, emergency contact personnel of the general contractor. It shall also address anticipated dewatering during construction, site safety & stability, siltation & dust control and noise impact to abutters.
- 2. Catch basins within and downstream of the construction zone will be required to have siltation control installed for the duration of the project and must be identified on the site plan.

<u>Drainage</u>:

- The Operations and Maintenance (O&M) plan for the long-term maintenance of the proposed stormwater management facilities is acceptable for the design. Should the Special Permit application be approved the O&M must be adopted by the applicant/property owner, incorporated into the deeds; and recorded at the Middlesex Registry of Deeds. A copy of the recording instrument shall be submitted to the Engineering Division.
- 2. It is imperative to note that the ownership, operation, and maintenance of the proposed drainage system and all appurtenances including but not limited to the drywells, catch basins, trench drains, and pipe(s) are the sole responsibility of the property owner(s).

Domestic Water:

- All water services shall be chlorinated, and pressure tested in accordance with the AWWA and the City Construction Standards & Specifications prior to coming online. These tests MUST be witnessed by a representative of the Engineering Division.
- 2. Approval of the final configurations of the water service(s) shall be determined by the Utilities Division, the engineer of record shall submit a plan to the Director of Utilities for approval.

<u>General</u>:

The following statement shall be on the As Built plan.

I certify that the construction so shown was inspected prior to backfill and that all work conforms with the Approved Plan and meets or exceeds the City of Newton Construction Standards.

Signature

Note: If the plans are updated it is the responsibility of the applicant to provide all City Departments [ISD, Conservation Commission, Planning and Engineering] involved in the permitting and approval process with complete and consistent plans.

If you have any questions or concerns, please feel free to contact me at 617-796-1023.

CITY OF NEWTON

IN CITY COUNCIL

ORDERED:

That the City Council, finding that the public convenience and welfare will be substantially served by its action, that the use of the site will be in harmony with the conditions, safeguards and limitations set forth in the Zoning Ordinance, and that said action will be without substantial detriment to the public good, and without substantially derogating from the intent or purpose of the Zoning Ordinance, grants approval of the following SPECIAL PERMIT/SITE PLAN APPROVAL to allow four single-family attached dwellings in two structures (§3.4.1), with reduced side and rear setbacks (§3.2.4), and a driveway within 10 feet of the side lot line as recommended by the Land Use Committee for the reasons given by the Committee through its Chairman, Councilor Richard Lipof:

- 1. The site in a Multi-Residence 1 (MR1) district is an appropriate location for the proposed four single-family attached dwellings in two structures as designed given the mix of residential uses and the scale of structures in the surrounding area (§7.3.3.C.1);
- 2. The proposed four single-family attached dwellings in two structures as designed will not adversely affect the neighborhood given the mix of residential uses and the scale of structures in the surrounding area (§7.3.3.C.2);
- 3. The proposed four single-family attached dwellings in two structures as designed will not create a nuisance or serious hazard to vehicles or pedestrians (§7.3.3.C.3);
- Access to the site over streets is appropriate for the types and numbers of vehicles involved (§7.3.3.C.4);
- Granting exceptions to dimensional standards for side and rear setbacks is appropriate as literal compliance is impractical due to the location shape of the lot and is in the public interest as an existing structure will be preserved in its existing location(§3.2.4);
- 6. Granting an exception to the provisions of Sec 6.2.3.B.2 requiring that no driveway be located within 10 feet of a side lot line is appropriate as literal compliance is impractical due to the shape of the lot and is in the public interest as an existing structure will be preserved in its existing location and the driveway shall remain in its current location.

PETITION NUMBER: #360-21

PETITIONER:	50 Highland Realty LLC
LOCATION:	50 Highland Avenue, Ward 2, on land known as Section 24, Block,11 Lot 34, containing approximately 22,738 sq. ft. of land
OWNER:	50 Highland Realty LLC
ADDRESS OF OWNER:	727 Washington Street, Suite 3 Newton, MA 02460
TO BE USED FOR:	Four single-family attached dwellings in two structures
EXPLANATORY NOTES:	 Special permit as per §7.3.3: To allow single-family attached dwellings (§3.4.1) To reduce required side and rear setbacks (§3.2.4) To allow parking in the side setback (§5.1.13, §5.1.7.A) To allow a driveway within 10 feet of a side lot line
ZONING:	Multi-Residence 1 (MR1) district

Approved subject to the following conditions:

- 1. All buildings, parking areas, driveways, walkways, landscaping and other site features associated with this Special Permit/Site Plan Approval shall be located and constructed consistent with:
 - a. A set of engineering plans, entitled "50 Highland Avenue, Newton, Massachusetts," prepared by Verne T. Porter, Jr., PLS, dated September 9, 2021, as revised through November 23, 2021, signed and stamped by Verne T. Porter, Jr., Registered Land Surveyor, and Paul J. Tyrell, Registered Professional Engineer consisting of the following sheets:
 - i. Proposed Conditions Site Plan. (Sheet 2 of 5)
 - ii. Detail Sheet (Sheet 3 of 5)
 - iii. Detail Sheet (Sheet 4 of 5)
 - iv. Area Plan (Sheet 5 of 5)
 - b. A set of architectural drawings entitled "Sunset Development, 50 Highland Ave, Newton, MA 02460, Special Permit Submission (Revised), prepared by Vance Architect, dated November 30th, 2021, signed and stamped by Christopher Vance, Registered Architect, consisting of the following sheets:
 - i. Zoning Compliance- Building One (Z1)
 - ii. Zoning Compliance- Building Two (Z2)
 - iii. Proposed Floor Plans- Unit #1 and Unit #2 (A100)

- iv. Proposed Floor Plans- Unit #1 and Unit #2 (A102)
- v. Proposed Floor Plans- Unit #1 and Unit #2 (A103)
- vi. Proposed Floor Plans- Unit #1 and Unit #2 (A104)
- vii. Proposed Floor Plans- Unit #3 and Unit #4 (A105)
- viii. Proposed Floor Plans- Unit #3 and Unit #4 (A106)
- ix. Proposed Floor Plans- Unit #3 and Unit #4 (A107)
- x. Proposed Floor Plans- Unit #3 and Unit #4 (A108)
- xi. Proposed Elevations- Unit #1 and Unit #2 (A301)
- xii. Proposed Elevations- Unit #1 and Unit #2 (A302)
- xiii. Proposed Elevations- Unit #3 and Unit #4 (A303)
- xiv. Proposed Elevations- Unit #3 and Unit #4 (A304)
- xv. Perspectives- Proposed (A306)
- c. A set of landscape plans, entitled "50 Highland Avenue, Newton, MA 02460), prepared by Michael d'Angelo Landscape Architecture LLC, signed and stamped by Michael d'Angelo, Registered Landscape Architect, dated November 29, 2021, consisting of the following sheets:
 - i. Landscape Planting Plan (Sheet 1 of 2)
 - ii. Landscape Planting Details (Sheet 2 of 2)
- d. An exhibit entitled "50 Highland Planting Palette," prepared by Michael d'Angelo Landscape Architecture LLC, dated November 30, 2021
- 2. All lighting fixtures shall be residential in scale.
- 3. The petitioner shall comply with the Tree Preservation Ordinance.
- 4. The petitioner shall do the following to remediate pest and rodent activity:
 - a. Prior to issuance of any demolition or building permit, the petitioner shall hire a licensed pest control operator (the "Operator") to assess the property for pest and rodent activity and develop and implement a pest remediation action plan (the "Plan") to eliminate the activity and prevent off-site migration. The Plan shall include the target pest, the methods for eliminating activity, and plan for preventing pest migration off-site during demolition and construction.
 - b. A copy of the Plan shall be submitted to the Inspectional Services Department, and the Health and Human Services Department for review and approval prior to issuance of any demolition or building permit. Copy of such approvals shall be provided to the Department of Planning and Development.
 - c. The Operator shall implement the approved remediation action plan, monitor the site for the duration of the project, and take whatever action the Operator deems necessary to control pest infestation and migration. The Operator shall maintain a written record of all pest control measures performed within the subject property and shall provide progress reports to Inspectional Services Department and the Health and Human Services Department upon request.

- d. Prior to issuance of the certificate of occupancy, the Operator shall file a final report with the Department of Planning and Development, Inspectional Services Department and the Health and Human Services Department summarizing the methods used, whether off-site migration occurred, the frequency and dates of service, and a post-construction site assessment.
- 5. Prior to a building permit being issued pursuant to this special permit, the petitioner shall submit a construction management plan (CMP) for review and approval by the Engineering Division and the Director of Planning and Development. At a minimum, it must address the following: staging site for construction materials and equipment, parking for construction workers vehicles, phasing of the project with anticipated completion dates and milestones, safety precautions, emergency contact personnel of the general contractor. It shall also address anticipated dewatering during construction, site safety & stability, siltation & dust control and noise impact to abutters.
- 6. Prior to the issuance of any building permit pursuant to this special permit, an Operations and Maintenance (O&M) plan for the long-term maintenance of the proposed stormwater management facilities needs to be drafted and submitted for review and approval by the Engineering Division. Once approved the O&M must be adopted by the applicant/property owner, incorporated into the deeds; and recorded at the Middlesex Registry of Deeds. A copy of the recording instrument shall be submitted to the Engineering Division.
- 7. No Building Permit shall be issued pursuant to this Special Permit/Site Plan Approval until the petitioner has:
 - a. Recorded a certified copy of this Order for the approved Special Permit/Site Plan Approval with the Registry of Deeds for the Southern District of Middlesex County.
 - b. Filed a copy of such recorded Order with the City Clerk, the Department of Inspectional Services, and the Department of Planning and Development.
 - c. Provided a final Site Plan for review and approval by the Department of Planning and Development, and the Engineering Division of Public Works.
 - d. Provided a Final Landscape Plan showing for review and approval by the Director of Planning and Development.
 - e. Obtained a written statement from the Planning Department that confirms the Building Permit plans are consistent with plans approved in Condition #1 including all dimensional requirements.
- 8. No Final Inspection/Occupancy Permit for the use covered by this Special Permit/Site Plan Approval shall be issued until the petitioner has:
 - a. Filed with the City Clerk, the Department of Inspectional Services, and the Department of Planning and Development a statement by a registered architect surveyorcertifying compliance with Condition #1.
 - b. Submitted to the Department of Inspectional Services and the Department of Planning and Development a final as-built survey plan in paper and digital format.

- c. Filed with the City Clerk, the Commissioner of Inspectional Services, and the Department of Planning and Development, a statement from the Engineering Division certifying that the final site construction details have been constructed to the standards of the City of Newton Engineering Division.
- d. Filed with the City Clerk and the Commissioner of Inspectional Services, a statement from the Planning Department approving final location, number and type of plant materials and final landscape features.
- 9. Notwithstanding the provisions of Condition #8 above, the Commissioner of Inspectional Services may issue one or more certificates of temporary occupancy for all or portions of the buildings prior to installation of final landscaping provided that the petitioner shall first have filed a bond, letter of credit, cash or other security in the form satisfactory to the Director of Planning and Development in an amount not less than 135% of the value of the aforementioned remaining landscaping to secure installation of such landscaping.