AMENDMENTS TO CITY CODE OF ORDINANCES CHAPTER 82, SHORELAND ZONING

Editor's Note: All text shown in black font is the text in the adopted City Code of Ordinances, Chapter 82, Shoreland Zoning, as such existed prior to the City Council vote of April 17, 2018. All text shown in red font is new language that was added to the Shoreland Ordinance by the Council vote of April 17, 2018, or by the Council vote of September 25 at the First Reading of these amendments. All text shown in blue and strike-through font is language that was deleted from the Shoreland Ordinance by the Council vote of April 17, 2018, or by the Council vote of September 25 at the First Reading of these amendments. Text shown in green font under the heading, Note to Public, is provided to help explain the proposed amendments. (See attached text of adopted amendments)

First Reading: September 25, 2018

Second Reading: October 16, 2018

Signature Date

CHAPTER 82, SHORELAND

ARTICLE I. In General

Sec. 81.1 Definitions.

The following words, terms and phrases, when used in this chapter, shall have the meanings ascribed to them in this section, except where the context clearly indicates a different meaning. The definition of other words, terms and phrases used in this chapter shall have the meanings ascribed to them in the City Code of Ordinances, eChapter 66, General Provisions, except where the context clearly indicates a different meaning.

AQUACULTURE, LAND BASED. The growing or propagation of harvestable freshwater, estuarine, or marine plant or animal species in an onshore land based facility. Said facility may involve the intake of marine waters or discharge of waters to marine waters and be considered a land based aquaculture operation.

AQUACULTURE, FRESHWATER. The growing or propagation of harvestable freshwater, estuarine, or marine plant or animal species in a freshwater waterbody; such as a stream, river or pond. Said facility may involve the intake of marine waters or discharge of waters to marine waters and be considered a freshwater aquaculture operation.

AQUACULTURE, MARINE. The growing or propagation of harvestable freshwater, estuarine, or marine plant or animal species entirely within a marine environment, such as Belfast Bay.

<u>HEIGHT OF A STRUCTURE IN THE SHORELAND ZONE</u>. The vertical distance between the mean original grade at the downhill side of the structure and the highest point of the structure, excluding chimneys, steeples, antennas, **solar panels** and similar appurtenances which have no floor area.

SIGNIFICANT GROUNDWATER WELL. A well, wellhead, excavation, or other structure, device or method used by a private person to obtain groundwater that is:

- (1) Withdrawing at least 75,000 gallons during any week or at least 50,000 gallons on any day and is located at a distance of 500 feet or less from a coastal or freshwater wetland, great pond, significant vernal pool habitat, water supply well not owned or controlled by the private person (applicant), or river, stream or brook; or
- (2) Withdrawing at least 216,000 gallons during any week or at least 144,000 gallons on any day and is located at a distance of more than 500 feet from a coastal or freshwater wetland, great pond, significant vernal pool habitat, water supply well now owned or controlled by the private person (applicant), or river, stream or brook.

Withdrawals of water for firefighting or preoperational capacity testing are not applied to the above thresholds.

SIGNIFICANT WATER INTAKE OR SIGNIFICANT WATER DISCHARGE/OUTFALL PIPE. A water intake or discharge/outfall pipe used by a private person to service at least 50,400 gallons during any week and 36,000 gallons on any day that originates onshore and crosses above or below ground in or through a waterbody

or land area identified on the City Official Shoreland Zoning Map or Official Zoning Map and that is subject to Shoreland regulation.

ARTICLE IV. Districts

Sec. 82-131. Districts established; Official Shoreland Zoning map.

[Ord. No. 8-1997, § 9, 7-15-1997; Ord. No. 16-2000, 8-15-2000; Ord. No. 20-2004, 1-6-2004; Ord. No. 3-2005, 7-20-2004; Ord. of 3-31-2011]

- (a) Districts established. The areas to which this eChapter is applicable are hereby divided into the following districts as shown on the eOfficial sShoreland zZoning maps, which are made a part of this eChapter:
 - (1) Resource Protection.
 - (2) Limited Residential.
 - (3) Urban Residential.
 - (4) General Development.
 - (5) (Reserved)
 - (6) Stream Protection.
 - (7) Stream Development.
 - (8) Manufactured Housing Community.
 - (9) Waterfront Development.
- (b) Scale of maps. The official sShoreland Zoning maps shall be drawn at a scale of not less than one inch equals 2,000 feet. District boundaries shall be clearly delineated and a legend indicating the symbols for each district shall be placed on the maps.
- (c) Certification and location of maps. The official sShoreland zZoning maps shall be certified by the attested signature of the City Clerk and shall be located in the City offices.
- (d) Changes to maps. If amendments, in accordance with sSection 82-9, are made in the district boundaries or other matter portrayed on the official sShoreland zZoning maps, such changes shall be made on the official sShoreland zZoning maps within 30 days after the amendment has been approved by the sState bBoard of eEnvironmental pProtection.

Note to the Public. The City, as part of this amendment, proposes to change the district classification for a land area that is about .5 acres in size that is now part of Map 29, Lot 39 and that is owned by the Belfast Water District. The Water District has cleared this land area and uses such as a storage area for its operations. This area is now identified on the Official Shoreland Zoning Map as part of the Resource Protection district. The City proposes to amend the classification for this area on the Official Map to the General Development district; reference attached maps for the area that is associated with this proposed change. The City proposes to change the classification because the other land areas that the Water District owns on Map 29,

Lot 39 that it has developed to support its operations, an area that is about 3 acres in size, is now classified as being in the Resource Protection district. All remaining lands that the Water District owns that are part of Map 29, Lot 39 and that are in the Shoreland Zone (area within 250 feet lineal feet of the lower reservoir on the Little River), nearly all of which are undeveloped except for a nature trail (Little River Trail), shall remain in the Resource Protection district.

Sec. 82-135. Table of Land uUses.

[Ord. No. 8-1997, § 14, 7-15-1997; Ord. No. 16-2000, 8-15-2000; Ord. No. 54-2003, 6-17-2003; Ord. No. 20-2004, 1-6-2004; Ord. No. 3-2005, 7-20-2004; Ord. No. 3-2005, 7-20-2004]

- (a) All land use activities as indicated in Table 1 shall conform with all of the applicable land use standards in *Article V of this chapter. The district designation for a particular site shall be determined from the *Official *Shoreland *Zoning maps.
- (b) A person performing any of the following activities shall require a permit from the sState dDepartment of eEnvironmental pProtection, pursuant to 38 M.R.S.A. § 480-C, if the activity occurs in, on, over or adjacent to any freshwater or coastal wetland, great pond, river, stream or brook and operates in such a manner that material or soil may be washed into them:
 - (1) Dredging, bulldozing, removing or displacing soil, sand, vegetation or other materials:
 - (2) Draining or otherwise dewatering;
 - (3) Filling, including adding sand or other material to a sand dune; or
 - (4) Any construction or alteration of any permanent structure.

TABLE 1. LAND USES IN THE SHORELAND ZONE

	Land Uses) Aquaculture		SP	SD	RP	LR	Districts UR GDI		WD	МНС
(14)										
	a.	In Belfast Bay	No	No	No	No	No	PB	PB	-No
		Subsection Repealed on								
	b.	In all other area					PB	PB	Yes	PB
	Subsection Repealed on			on		2018.				
	c.	Land based.	PB	PB	PB	PB	No	PB	PB	No
	d.	Freshwater	PB	PB	PB	PB	No	PB	PB	No
	e.	Marine	No	No	No	No	No	No	No	No
(38)	Significant groundwater well		PB	PB	PB	PB	No	PB	No	No
(39)	Significant water intake or outfall/ discharge pipe		PB	PB	PB	PB	PB	PB	PB	PB

ARTICLE V. Land Use Standards

Note to the Public. The amendments do not involve any proposed changes to the existing land use standards identified in Article V, Division 1, Generally through Division 15, Archaeological Sites. This proposal involves adding two new Divisions, Divisions 16 and 17 as described below.

DIVISION 16. Significant Groundwater Well.

Sec. 82-460. Exploration to establish a significant groundwater well.

A person may conduct exploratory drilling and testing to identify the potential availability of significant groundwater resources in anticipation of establishing a significant groundwater well. A permit from the Code Enforcement Officer shall be required for all such exploratory drilling. All areas disturbed by such exploratory drilling shall be restored and revegetated to prevent erosion.

Sec. 82-461. Extraction of a significant groundwater resource.

A request to extract water from a significant groundwater resource located in the Shoreland Zone by the development of one or more significant groundwater wells shall require the issuance of a permit by the Belfast Planning Board pursuant to the process and standards identified in Chapter 102, Zoning, Article VIII, Supplementary District Regulations, Division 7, Significant Groundwater Well Permit. (Language Added by Council vote of September 25. The text for the above proposed amendments can be found in the amendments to the Chapter 102, Zoning, that are also a subject of the October 9 public hearing.)

A significant groundwater well may be permitted under the following conditions: (All of the following language was deleted by the Council vote of September 25)

- (1) The groundwater well complies with the minimum structure setback requirement identified for a permitted use in the respective Shoreland district.
- (2) A person (applicant) who proposes to install one or more significant groundwater wells shall provide evidence to the City that they can or have obtained a State Department of Environmental Natural Resources Protection Act permit for any and all proposed significant groundwater wells
- (3) In keeping with the purposes of this chapter, the Planning Board may impose such conditions as are necessary to minimize the adverse impacts associated with the drilling and operation of a significant groundwater well on surrounding uses and resources.
- (4) In keeping with the purposes of this chapter, the Planning Board may impose such conditions designed as are necessary to minimize the adverse impacts associated with the drilling and operation of a significant groundwater well on surrounding uses and resources.

DIVISION 17. Significant Water Intake or Significant Water Discharge/Outfall Pipe. A significant water intake or significant water discharge/outfall pipe may be permitted by the Planning Board under the following conditions:

- (1) The installation and physical location of the pipe or pipes does not have a significant degree of adverse impact, if any, on a shoreland regulated area, associated with the physical location of the pipe in said area and the amount of area disturbed by the installation of the pipe is minimized to the greatest extent practical (Revisions were made to standard on Sept 25).
- (2) The applicant restores the area disturbed by the installation of a significant water intake or significant water discharge/outfall pipe so as to prevent both short-term and long-term soil erosion and sedimentation and the area is revegetated to present a natural appearance that is consistent with the surrounding area. (New subsection added on Sept 25).
- (3) The location of any above ground structures associated with the intake or discharge/outfall pipes complies with the minimum structure setback requirement for the respective Shoreland District, subject to consideration of structure setback requirements that apply to a structure that is a water dependent activity. (New subsection added on Sept 25).
- (4) A person who proposes to install a significant water intake or significant water discharge/outfall pipe shall provide evidence to the City that they can or have obtained any and all state and federal permits associated with the location and operation of the proposed water intake or discharge, including ongoing monitoring, that may be required.

The Planning Board is responsible for the review and issuance of the required City permit. The permit application does not require review by any other City board, committee, or similar body.