| | NOT APPROVED TOWN OF PELHAM BOARD OF SELECTMEN–MEETING MINUTES MARCH 5, 2024 |
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| CALL TO 0 6:30pm | PRDER – Chairman Cote called the meeting to order at approximately |
| PRESENT: | Jaie Bergeron, Heather Corbett, Kevin Cote, Jason Croteau, Charlene Takesian Town Administrator Joseph Roark |
| ABSENT: | None |
| | F ALLEGIANCE MINUTES REVIEW |
| February 9, 2 | 024 |
| MOTION: | (Corbett/Croteau) To approve the February 9, 2024 meeting minutes as is. |
| VOTE: | (5-0-0) The motion carried. |
| February 20, | 2024 |
| MOTION: | (Corbett/Croteau) To approve the February 20, 2024 meeting minutes as is. |
| VOTE: | (5-0-0) The motion carried. |
| OPEN FOR | <u>UM</u> |
| No one came | forward during open forum. |
| <u>APPOINTM</u> | <u>IENTS</u> |
| Compliance | suregard, Planning Director and Dena Hoffman, Environmental Regulation Specialist: Seeking authorization to accept grant funds from the Clean Watering Fund for stormwater asset management. |

Town Administrator Roark asked Ms. Hoffman to come to the stand in case they had questions and explained that Ms. Beauregard was under the weather and unable to attend the meeting. He said that Ms. Beauregard wrote the Board of Selectmen a letter.

Chairman Cote stated that they were looking for authorization to accept grant funds from the Clean Water State Revolving Fund for stormwater asset management.

Town Administrator Roark read Ms. Beauregard's letter.

The Planning Department is seeking authorization to accept grant monies for an Asset Management Program. Asset management in terms of Stormwater Assets.

Dena Hoffman and Jennifer Beauregard applied in June of last year for a Clean Water State Revolving Fund (CWSRF) project grant to develop an Asset Management Program. In November, Dena received a letter of congratulations informing the Planning Department that their application had been selected to receive the funding.

The maximum amount of the stormwater grant is \$30,000 and that is the amount they received preapproval for. This would be a one-time grant to assist in the setup of the program.

- Eligible Costs are as follows:
- Software purchases
- Equipment purchases/rentals such as GPS units and tablets
- Hiring of interns

• Consultation fees using the standard QBS process. Since we went through this process fairly recently in selecting Verdantas in 2019 (our current Stormwater Management Consultant) DES has approved us using Verdantas as our consultant through this project and they will not need to go through the QBS process again.

The next step is for the Board of Selectmen to authorize an individual to accept the funds. The Planning Board will also need authorization for an individual to have signatory authority of the contract once it has been reviewed and approved by DES. This person does not have to be the same but can be. They recommend it be the Town Administrator.

- The funds are anticipated to be used as follows:
- We would like to have Verdantas develop an Asset Management Plan
- We want them to also assist in data conversion and database setup using our current Civic-Gov program. Once our system and plan are established, we would better be able to track when current systems are due for maintenance when they are at end of life, etc. Good example: Simpson Road Culvert. They plan to be working closely with the Highway Department.

After they have received authorization, they will move on to get together a Work Scope and Contract approval with their consultant.

92 The final application is due April 30, 2024.

Town Administrator Roark clarified that they have been pre-approved for this grant, and they need someone to sign off on the application to complete it. Once the money is formally awarded, they will need to hold a public hearing to accept the funds.

Town Administrator Roark asked Ms. Hoffman if she had anything to add. Ms. Hoffman stated that they must provide evidence of the authority to accept grant funds. Town Administrator Roark stated that they can provide the meeting minutes as evidence.

MOTION: (Corbett/Croteau) To authorize the Town Administrator to sign on behalf of the Town to accept and manage the grant.

VOTE: (5-0-0) The motion carried.

Chairman Cote thanked Ms. Hoffman.

Discussion of extending the Sherburne Road Area Temporary Growth Management Ordinance in accordance with RSA 674:23 that was voted on by the Board of Selectmen at the March 7, 2023 meeting. This area includes land on and roads off of the Sherburne Road area, within the Town of Pelham, which includes the following properties: beginning at Map 39, Lot 1-103 (to include Scenic View Drive) and including all Map 39 Lots on Sherburne Road to the west of Lot 1-103, including all Lots on Map 38 and all Lots on Map 32.

- Chairman Cote noted that there were quite a few people in the audience for this topic, and asked if they should have people come up in open-forum style. Town Administrator Roark asked Ms.
 Takesian what her thoughts were since she wanted to have this discussion. Ms. Takesian stated that it was discussed at the Planning Board meeting to have Danielle Masse-Quinn and Jim
- Bergeron represent the Planning Board at this meeting. Ms. Takesian added that Kim Abare from the Water Commission is also in attendance, so it would be good to have her come forward to
- give an update as well.

Ms. Masse-Quinn, Mr. Bergeron and Ms. Abare came before the Board to discuss this issue on behalf of the Planning Board and the Water Commission.

Ms. Masse-Quinn stated that the Planning Board voted unanimously to ask for a one-year extension of the moratorium that is ending on March 7, 2024. Ms. Masse-Quinn added that they are still working on things, including an updated well ordinance.

Ms. Takesian asked how the moratorium has been working over the last year and asked them to clarify if it has helped the situation or not. Ms. Masse-Quinn stated that she thinks it has helped because they can use it as a tool for a Planning Board. She added that due to the exemption, they can still allow people to build if they can meet the water requirements while still giving top priority to residents in the area who do not have water. Ms. Takesian asked if anyone had been

denied their property rights to develop their property as a result of the moratorium. Mr. Bergeron said no one has been denied the right to develop their property. He added that currently, a developer is moving forward with a good-sized project of around 20-25 lots. He noted that the moratorium helps them be able to ask developers to prove they can produce enough water to sustain their developments. Mr. Bergeron stated that he believes this ordinance does not infringe on anyone's rights, and they should not be worried about any legal action from property owners or developers.

Ms. Masse-Quinn read a letter from a resident in this area who has been having issues producing enough water. The letter explained how in the Fall of 2023 their well ran out of water many times, so they opted to build a second well. After receiving quotes from well-known companies, they chose a well-known company in the area. They dug 700 feet but found no water, and then fracked the well from the top down and declared it a dead area. The well only produces 1.5 gallons of water per day. The company recommended digging deeper, but the costs were too high. The residents started working with a new company that fracked the well again, but this time from the bottom up. This resulted in the well producing 2 gallons per minute. They ran the test 8 times to be sure. The residents stated that although they were hoping for more water, this was enough to get them by. The resident is worried about companies not wanting to work in this area and referred to it as the "desert of Pelham".

Mr. Bergeron stated that they are hoping to get a better answer to this situation, but they need more time. He added that the Planning Board unanimously agrees this is a tool they need for another year. Ms. Masse-Quinn noted that this issue has been going on for over 15 years, and they have only been working to try and fix it for one year, so they need more time.

Ms. Abare stated that the Water Commission is in full support of having the moratorium extended. She stated that they have applied for two different grants, one to source water from surrounding towns and another one to lay pipes. She added that these are study grants, and the 6-month update will be provided to the Selectmen's Office on Friday, March 8, 2024. Ms. Abare stated that once the study is completed in June, they will apply for a large grant from the Clean Water Drinking Fund from the State of New Hampshire. She heard that Londonderry is in the process of applying for this grant and will be paying a minimal amount of money. Ms. Abare stated that she will advocate with the Water Commission to make sure whatever is fair for Londonderry is also fair for Pelham, and that Pelham will not pay more than Londonderry. She noted that once the grant is approved there is a 2 year wait process. She thinks it is important to get the moratorium extended since this process takes so long they need a way to keep this issue under control until they can fix it. Ms. Abare also stated that Weston & Sampson and the Water Commission have been working on a map of where they will lay pipes. The map prioritizes the Sherburne Road area as phase 1 of the project, and 2 other areas in Town will lay pipes as well.

Chairman Cote stated that he believes there is an issue in this area, but he does not think the moratorium is written to address the actual problem. He stated that developers have to prove they have enough water to build but this does not explain why or if existing homes' water will be affected. Chairman Cote asked what they are doing to ensure residents who already live there will not be affected by the development. He added that the moratorium allowing exemptions does not make sense to him, he thinks it should be all or nothing. Ms. Masse-Quinn stated that

when the moratorium was initially created there was no exemption, and they added the exemption at the request of the Town Council. Mr. Bergeron stated that it is hard for them to answer these questions since they do not have the answers from the study yet. Mr. Bergeron added that Pelham is not the only town in the area suffering from this, and they need support from the community to help find the answers.

Chairman Cote stated that he wants to make sure what they are doing makes sense, but he does not think the current moratorium makes sense. Ms. Masse-Quinn stated that the moratorium has been very helpful to the Planning Board so they can make sure developers prove they have enough water before building.

Mr. Croteau suggested adding a 72-hour yield test on abutting wells within 200 feet of the property line to the moratorium. He explained that this would service both current residents and developers. He added that this would be at the cost of the developer. Chairman Cote asked Mr. Bergeron why this was not added to the original moratorium. Mr. Bergeron explained that they had a reputable well drilling company come in to give them practical knowledge about wells, and this company told them that wells next door are monitored while good well tests are done. He added that they are going to come up with a set of standards for wells that deal with the problematic areas without punishing those in areas without this issue.

Selectmen Bergeron noted that he heard from the builders he talked to that they already had to do tests abutting wells per State regulations. He added that this is for community wells. He suggested they need to make updates to the moratorium if they are going to extend it, as some of the language is unclear. He noted that the extensions state they need to identify a public water supply, which is not a well. He stated that someone building one single-family home would only add a well, not access a public water supply.

Chairman Cote stated that section 7 of the moratorium is where he has a problem with the ordinance. He explained that the exemption states all you have to do is prove you have sufficient water on your property, and this does nothing to examine the problem that is there. He added that he agrees they need to do something, but the language is not right. Ms. Masse-Quinn agreed.

Ms. Takesian stated that she thinks the purpose of the moratorium is to address building permits, not the lack of water. She added that she thinks Selectmen Bergeron brought up a good point that the State requires developers to monitor abutters' wells, which should take care of the water supply for the time being. She stated that she thinks the moratorium focuses more on building permits, as they make this the number one issue developers need to address before getting a building permit.

Selectmen Bergeron noted that the moratorium states you cannot build unless you get water from a public source, like Pennichuck, or have a community well. Chairman Cote stated that his copy of the ordinance does not say that. Selectmen Bergeron stated that he was mistaken and that he had an older copy of the ordinance before legal changed it. Chairman Cote stated that his copy states that they need access to a fully suitable public water supply source, or they need to demonstrate an existing lot, or each proposed individual lot has sufficient water capacity and

water quality to meet the proposed lots' land use water supply needs and requirements. He noted that this does not address abutters water.

Selectmen Bergeron suggested that they accept it for another year but agree to update it to be more useful. Ms. Takesian agreed. Mr. Croteau stated that the purpose of the moratorium is to protect the water supply of existing homes, so they should add the 72-hour yield test to abutting wells within 200 feet of the property line. Selectmen Bergeron noted that the cost of this test is extremely high. Mr. Croteau stated that since this would only be for a year it is acceptable for the moratorium, but he does not think it should be in the updated well ordinance.

Chairman Cote asked when the Well Committee was formed. Ms. Masse-Quinn stated that they got permission from the Board of Selectmen to update the good ordinance in February of 2023, and they have now had three meetings. She said that they plan to begin restructuring the ordinance in their next meeting. Mr. Croteau asked if she thinks they can get this done in 6 months. Ms. Masse-Quinn said she cannot answer that for a sub-committee. Mr. Bergeron said that if they had funding it could be done much quicker, but currently, they are just a group of volunteers working with different companies. Mr. Bergeron stated that they can get well ordinances from surrounding towns and use those to make Pelham's the best. Chairman Cote stated that he just wants to make sure they are making progress.

Linda Coppinger, Marie Ave, came before the Board to discuss this issue. Ms. Coppinger stated that she has lived in her home for almost 17 years, and water supply issues have been present the entire time. She stated that on average, twice per year she had to get pool water dumped into their well to keep a supply. Two years ago, her existing well stopped producing water, so they drilled a new well. They dug 700 feet and only got .8 gallons per minute. Ms. Coppinger stated that this moratorium does help existing owners because putting proof of well upfront will dramatically reduce the number of building permits issued in this area. She stated that if they make sure the test is performed by a reputable third-party company they will see that there is no well in the area that will get 4 gallons per minute, so no building permits will be issued. She stated that she knows the moratorium is a temporary solution, so if they can lay pipes on their road it will be a permanent solution.

Chairman Cote stated that in the past there had been talk of well test results being falsified, so he wants them to make sure this does not keep happening. Ms. Coppinger stated that if they have an independent third-party present at the tests they can make sure. She added that they have been discussing this at the Well Committee meetings. Ms. Coppinger stated that she does not think any homes in this area can pass the 4-gallon per minute test. Ms. Takesian stated that they also need to make sure they are not taking water from anyone else's well. Ms. Coppinger stated that they can test for this as well.

Steve White, 16 Chardonnay Road, approached the Board to discuss this issue. Mr. White stated that he was not aware there was an exemption to this ordinance, and asked Chairman Cote to read the exemption. Chairman Cote read the exemption. Mr. White stated that he used to live in a different area of Town, and when someone built homes in the area that had a community well his well was monitored for testing as well. Mr. White explained that the testing of neighbors wells is hugely important, especially because testing can be different based on how much rain Pelham

has gotten during the year. He urged the Board of Selectmen to extend the moratorium for another year so more research and testing can be done.

Brenda, Nicholas Lane, approached the Board to discuss this issue. Brenda stated that whether they receive a lot of rain or not, their area can still run out of water. She also stated that many good companies do not want to work in this area and will either overcharge or decline to work in the area altogether. Brenda also is in favor of extending the moratorium.

Jason Modeski, 8 Nicholas Lane, approached the Board to discuss this issue. He stated that he and his wife own a newer property in the area and their well is over 1,700 feet deep. He stated that they moved into their home in 2020 and their well was drilled in 2019. He stated his neighbor's well is over 2000 feet deep and they have been having water issues. Mr. Modeski stated they have yet to have any water supply issues, but they were told by the State that their well was fracked due to low water supply, but he could not find any information on his well's yield after the frack. Mr. Modeski asked the Board of Selectmen how they are going to ensure that all of the testing is being done up to code when there is no one in Town in charge of this. Chairman Cote stated that they are hoping to find a solution to this and have a third party be present at tests. Mr. Modeski stated that it is important they keep track of this testing and make sure it follows the Town's guidelines.

MOTION: (Corbett) To extend the Sherburne Road moratorium for another year.

Mr. Croteau seconded the motion for discussion.

Mr. Croteau asked if they could add language to the moratorium to require the 72-hour testing of abutting wells. Chairman Cote stated they need to hold a public hearing before they can do this.

MOTION: (Corbett/Bergeron) To extend the Sherburne Road moratorium for another year.

VOTE: (5-0-0) The motion carried.

DISCUSSION

There was nothing up for discussion.

SELECTMEN AND TOWN ADMINISTRATOR REPORTS

Mr. Bergeron had nothing to report.

Ms. Corbett noted that there were audio issues during the live streaming of this meeting, but the audio will be there for the recorded version.

Town Administrator Roark thanked Chairman Cote for his efforts and for helping him when he needed it. He wished Chairman Cote luck in his future positions.

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| 323 | Mr. Bergeron reported that baseball season is starting soon, and they will be doing work at |
| 324 | Muldoon Park. He also thanked Chairman Cote for his efforts. |
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| 326 | Ms. Takesian had nothing to report. |
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| 328 | Chairman Cote reported that this is his last meeting on the Board of Selectmen. He thanked the |
| 329 | Board and Town Administrator. He encouraged other residents to volunteer in Town. He thanked |
| 330 | his wife and kids. |
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| 333 | There was no need for a non-public session. The meeting was adjourned at approximately 7:48 |
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| 335 | A D TOTIDAIN GENER |
| 336 | <u>ADJOURNMENT</u> |
| 337 | |
| 338 | Respectfully submitted, |
| 339 | |
| 340 | Makayla Clougherty |
| 341 | Recording Secretary |