1 Town of Exeter 2 Zoning Board of Adjustment 3 July 15, 2025, 7 PM 4 Town Offices Nowak Room 5 Final Minutes 6 7 I. **Preliminaries** 8 Members Present: Chair Robert Prior, Vice-Chair Laura Davies, Clerk Esther Olson-9 Murphy, Kevin Baum, John Dal Santo - Alternate, and Mark Lemos - Alternate 10 Town Code Enforcement Officer Doug Eastman was also present. 11 12 Members Absent: Martha Pennell - Alternate, Laura Montagno - Alternate 13 14 **Call to Order**: Chair Robert Prior called the meeting to order at 7 PM. 15 16 I. **New Business** 17 A. The application of Dr. Hannah Wells for a variance from Article 4, Section 4.4, 18 Schedule III for relief from the side yard setback for the proposed construction of 19 a 15' x 20' addition to the existing structure (Veterinary Wellness Center) located 20 at 2 Continental Drive. The subject property is located in the C-3, Epping Road 21 Highway Commercial zoning district and is identified as Tax Map Parcel #47-2-1. 22 ZBA Case #25-5. 23 Mr. Prior said regarding alternates, Mr. Dal Santo will vote and Mr. Lemos 24 will not vote on this application. 25 The applicant, Dr. Hannah Wells, said this is an integrative veterinary 26 practice which includes acupuncture, herbal medicine, and rehabilitation. The 27 application is for relief from the side yard setback. She purchased this building in 28 2021 and put a room for rehab on the side of the building. She would like to add 29 an underwater treadmill to the rehab offering. The most suitable place for that is 30 on that side of the building because that's where the main drain line and cleanout 31 drains are. 32 Mr. Prior asked if the building is on town water and sewer, and Dr. Wells 33 said yes. 34 Mr. Prior asked if an alternate location, such as behind the building, would be suitable. Dr. Wells said at the back of the building is a drainage ditch she 35 36 assumes cannot be altered. The other side of the building is parking. 37 Mr. Baum asked her to describe the existing water detention area. Dr. 38 Wells said there's drainage, as well as some very large boulders. Excavation would be fairly challenging back there. She was trying to minimize disruption to 39 40 existing site plans. Mr. Prior said there's a fairly significant swale less than 10 41 feet from the back wall of the property. 42 Mr. Prior asked if there are any problems with standing water on the 43 property. Dr. Wells said not in the area she's looking to build on. There is a slope 44 toward the drainage ditch. Ms. Olson-Murphy said there's another swale on the

other side of the parking lot, so they couldn't move the parking lot. Dr. Wells said it's also designated as wetlands.

Ms. Davies asked if the exterior materials will be the same as the existing building. Dr. Wells said yes, it will be vinyl siding that will match the building.

Mr. Prior opened the discussion for public comment, but there was no one present to comment.

Mr. Prior said the Board received an email from Marcia Markey at 162 Epping Road, who was unable to attend the meeting. She wrote that she opposes the setback variance because it will impact the sale of her property to a buyer considering adding to or replacing the building. The vegetation between the properties will be affected. The value of her property will be decreased because it will restrict land use of her property. There will be unnecessary hardship because it will restrict the potential for future sales. The variance will be a financial benefit for the applicant at a very large cost to Ms. Markey. Mr. Prior pointed out that this is not the abutting property on the side affected by this variance; the abutter's property is behind the building.

Dr. Wells said she doesn't think Ms. Markey's concerns are accurate. The proposed addition is not close to her property line. If we were to do the addition in the back and extend into that setback, then she may have a comment, but the addition is proposed on the side that abuts Tire Warehouse. The idea that it would infringe on her ability to sell her building is not valid.

Mr. Baum said Ms. Markey talks about the vegetation; what type of buffer will be maintained between the two properties? Dr. Wells said aesthetically and financially, it makes sense to leave the vegetation which is there. We do not have any intention to take out the trees or vegetation. We may have to limb a tree or two at the top. Mr. Baum asked if they would be open to a condition that they would maintain the existing buffer. Dr. Wells said yes, we don't need to cut any vegetation in order to access the drains, and her preference is to maintain the natural vegetated aesthetic between her property and Tire Warehouse.

Mr. Prior closed public comment and the Board entered deliberations.

Ms. Davies said regarding the concerns of the abutter, she agrees that the location of their property is not near the proposed addition. She doesn't see how this could affect a proposed buyer of the other property looking to expand. It actually sets a precedent for relief in the neighborhood. She doesn't understand the concern about resale limitations or value. It's not close enough and it's not a detrimental use. Mr. Prior said this does not establish a restriction on the use of the other property. Ms. Davies said it will not cost the abutter anything if this is approved.

Ms. Olson-Murphy went through the variance criteria. 1) The variance will not be contrary to the public interest and 2) The spirit of the ordinance will be observed; yes, the applicant wants to put in a new facility for her veterinary practice and there really isn't another spot to put it. It's not overly large for the area. It's not contrary to the public interest. Mr. Prior said the spirit of the ordinance in this area is to maintain an orderly separation between buildings, and

this does not have a dramatic impact on that. Ms. Olson-Murphy continued with the criteria: 3) Substantial justice is done; yes, this allows them to expand their business with little to no impact on surrounding properties. 4) The value of surrounding properties will not be diminished; yes, nobody came in to say that is true. Mr. Prior said the concerns of Ms. Markey's letter have already been addressed. Ms. Olson-Murphy continued: 5) Literal enforcement of zoning ordinance will result in an unnecessary hardship; yes, the applicant showed that there is no alternative location in which she can expand her business.

Mr. Baum said he will ask for a condition that the existing tree buffer along the Tire Warehouse side will be maintained. Ms. Olson-Murphy said she wouldn't want to prevent the construction because they're not able to touch a tree. If you cut down one, you're not going to notice it. Ms. Davies said it was more about maintaining the buffer overall.

Mr. Baum made a motion to approve the application of Dr. Hannah Wells for a variance from Article 4, Section 4.4, Schedule III for relief from the side yard setback for the proposed construction of a 15' x 20' addition to the existing structure as shown on the plan submitted, with the condition that the vegetated buffer on the right side property line be maintained. Ms. Olson-Murphy seconded. Mr. Prior, Ms. Davies, Ms. Olson-Murphy, Mr. Baum, and Mr. Dal Santo voted aye, and the motion passed 5-0.

II. Other Business

A. Approval of Minutes - May 20, 2025

Corrections: Ms. Davies said in line 257, it says a building permit cannot "issue"; it should read "be issued." In line 270, it reads "he takes umbrage with trying to distinguish Accurate." Ms. Olson-Murphy said Accurate was a case. Mr. Baum said he thinks that statement was intentional. Ms. Davies did not pursue this correction. She said in line 280, it reads "he [Mr. Prior] never imagined a project of this scale in the R-1 zoning district without a special exception", but she thinks it could be allowed. Mr. Baum said it would be better for Mr. Prior not to comment or vote on these minutes, and Ms. Davies agreed. Mr. Baum said he thinks Mr. Prior's intent was to say "he never imagined a project of this scale in the R-1 zoning district would be requested and acted upon by the ZBA without a special exception."

Mr. Prior asked for the Board members to vote on the minutes as amended. Ms. Davies, Ms. Olson-Murphy, Mr. Lemos, and Mr. Baum voted aye, and the minutes were approved 4-0.

B. Pickpocket Abutter Group – ZBA Case #25-2 Request for Rehearing on the Appeal of Planning Board Decision made on February 13, 2025 re: RiverWoods New Supportive Living Health Center

Mr. Prior recused himself from this application. Ms. Davies assumed the Chairship of the meeting at this time.

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Ms. Davies said this request was submitted by the Pickpocket Abutter Group's counsel. The application lays out some history and outlines some arguments. Mr. Baum said we should outline the scope of review, which is whether there is new evidence that wasn't available at the time of the decision, or if there were errors of law. Ms. Davies said they didn't indicate any new information in their argument; this is based on the interpretation of the law. The applicant says there was no vote on Mr. Eastman's position and no one clarified his position, even though the members of the Planning Board were confused on what his position was. This created independent grounds for appeal under RSA 76-5. The main argument is that the ZBA misconstrued the appeal of the Planning Board decision as an appeal of Mr. Eastman's decision. The appeal was on the basis that there was no Planning Board vote to adopt Mr. Eastman's decision and there was no clear resolution, but the Planning Board voted to approve the application anyway. Mr. Baum said there was no express vote of the Planning Board to adopt or not adopt Doug Eastman's letter, but there was clearly a discussion, and the record of the ZBA meeting reflects the references to the Planning Board minutes, where there was a clear determination that Mr. Eastman's letter had been considered and the decision was made relying on that letter. The applicants don't agree with that position, but the Board didn't misunderstand or miss it. Ms. Davies said we did address it in our deliberations and voted accordingly.

Ms. Davies said their second argument is that even if the appeal was a de facto appeal of Mr. Eastman's letter, Mr. Eastman did not make an administrative decision, because the letter did not apply the terms of the zoning ordinance regarding special exceptions. She sympathizes with that part of the argument, since there was no reasoning in the letter on the necessary need to completely bypass the special exception process. It said it was permitted by right in a nonotice, private letter. Mr. Baum said he doesn't agree with the argument that because there's no explicit step-by-step walkthrough of the zoning ordinance in the letter, that Mr. Eastman did not consider the ordinance when he issued that letter that said the use was permitted by right. The decision was based on the zoning ordinance, whether you agree that it was a correct decision or not. Ms. Olson-Murphy said Mr. Eastman considered those things, they're just not outlined in the letter. What he did is allowed. Ms. Davies said she thinks it bypassed the process of the zoning ordinance. Mr. Baum asked if her position is that it was improperly interpreted because it ignored the terms of the zoning ordinance. Ms. Davies said yes. Mr. Baum said he thinks it's a different issue whether it was an improper interpretation of the ordinance or did not consider the ordinance. Ms. Davies said she did not agree.

Mr. Lemos asked what the Board is voting on. Ms. Davies said we are voting on whether the Pickpocket Abutter Group gets to have a rehearing. Ms.

Olson-Murphy said the rehearing appeal must be either based on new information or an error of law.

Ms. Davies called for a vote on approving the request for rehearing. Mr. Dal Santo indicated that he would like to abstain. Ms. Davies said he should have stated that at the beginning of the discussion so that the applicant could have deferred the request until there were five voting members. Mr. Baum said there are no other Board members. Mr. Dal Santo indicated that he would vote. Ms. Davies and Mr. Dal Santo voted aye, and Mr. Baum, Ms. Olson-Murphy, and Mr. Lemos voted nay. The motion failed 3-2 and the application was denied.

C. Approval of Minutes - June 17, 2025

Mr. Prior rejoined the Board at this time, but Ms. Davies continued as Chair.

Corrections: Ms. Olson-Murphy said line 31, it says the applicant's representative did not identify himself. Ms. Davies said it was Derek Durban. Ms. Olson-Murphy said on line 50, why did only three people vote? Martha and Laura should have voted as well. Ms. Davies said there were five votes: Ms. Davies, Ms. Montagno, Ms. Olson-Murphy, Mr. Lemos, and Ms. Pennell.

Ms. Olson-Murphy made a motion to approve the minutes of June 17, 2025 as amended. Mr. Lemos seconded. Ms. Davies, Ms. Olson-Murphy, Mr. Prior, and Mr. Dal Santo voted aye; Mr. Baum abstained. The motion passed 4-0.

III. Adjournment

Mr. Baum moved to adjourn. Ms. Olson-Murphy seconded. All were in favor and the meeting was adjourned at 7:50 PM.

Respectfully Submitted, Joanna Bartell Recording Secretary