



REGULAR MEETING – ZONING CITATION HEARINGS AGENDA

MARCH 25, 2026, 3:00 PM
BY ZOOM AND ROOM 125

To allow public access, anyone may access a meeting by telephone and/or Zoom, or a recording in the City of Norwalk YouTube channel. Specific instructions and links can be found at norwalkct.gov/meetings.



Members of the public may call in to participate. Callers will not be able to see the meeting participants. All participants will be muted upon entering the meeting. To speak, dial *9 on the phone and you will be called on by the host of the meeting during the public comment section. All speakers must state their name and address. Comments must be on a topic on the agenda, and are limited to three minutes. Anyone disrupting the orderly conduct of the meeting, including by using threatening, hateful, or sexually-explicit language, will be removed. Please find the information using the link above.



Members of the public who wish to provide "live comments" may also use the Zoom meeting platform. All participants will be muted upon entering the meeting. To speak, click the "raise your hand indicator" and you will be called by the host of the meeting during the public comment section. All speakers must state their name and address. Comments must be on a topic on the agenda, and are limited to three minutes. Anyone disrupting the orderly conduct of the meeting, including by using threatening, hateful, or sexually-explicit language, will be removed. Please find the information using the link above.



Members of the public who wish to provide public comment are encouraged to submit those via email in advance of the meeting. For these comments to be included into the record, they must be submitted by 12:00 p.m. the day of the meeting. Please email John Hayducky at jhayducky@norwalkct.gov with the subject line "Public Comment" to provide written public comment prior to the meeting.

I. HEARING ITEMS

- A. **218 Flax Hill Road – ((Article 8) 8.4.10.B - Requirement of Zoning Application (page 429)) – Creation of two additional dwelling units, without applying for a Zoning Approval (via Variance Application to Zoning Board of Appeals) - Unless otherwise exempted pursuant to these Regulations, no land shall hereafter be Developed, occupied, or Use and no Building or Structure shall be hereafter Constructed, Altered, occupied, or used in whole or in part for any purpose whatsoever, nor any Use established, Expanded or Extended until the Planning and Zoning Director has issued all required Zoning Permits for such proposal AND ((Article 8) 8.4.10.I – Requirement of Issuance of Zoning Permit/Approval (page 433)) - Creation of two additional dwelling units, without obtaining Zoning Approval (via Variance Application to Zoning Board of Appeals) - Upon determination by the Planning and Zoning Director that the premises, Use, Development, Building or Structure, as applicable, as described in an Application complies with these Regulations, the Planning and Zoning Director shall issue a Zoning Permit AND ((Article 8) 8.4.11.B – Requirement to obtain a Certificate of Zoning Compliance (page 433)) - Creation of**

two additional dwelling units, without obtaining a Certificate of Zoning Compliance - Unless otherwise exempted pursuant to these Regulations, a separate Certificate of Zoning Compliance issued by the Planning and Zoning Director upon completion of the Development, proposed within the Permit, provided that the Development complies with the standards set forth in these regulations and any other approvals related to this Development. *Continued at 11/12/2025 & 1/21/2026 Hearings.

- B. 318 Strawberry Hill Avenue – ((Article 8) 8.4.10.I - Requirement of Zoning Application (page 429)) - Occupancy of property with tenant, “Climate Care - Heating & Air Conditioning,” without applying for a Zoning Approval - Unless otherwise exempted pursuant to these Regulations, no land shall hereafter be Developed, occupied, or Use and no Building or Structure shall be hereafter Constructed, Altered, occupied, or used in whole or in part for any purpose whatsoever, nor any Use established, Expanded or Extended until the Planning and Zoning Director has issued all required Zoning Permits for such proposal AND ((Article 8) - 8.4.10.I - Requirement of issuance of Zoning Permit/Approval (page 433)) - Occupancy of property with tenant, “Climate Care - Heating & Air Conditioning,” without obtaining a Zoning Approval - Upon determination by the Planning and Zoning Director that the premises, Use, Development, Building or Structure, as applicable, as described in an Application complies with these Regulations, the Planning and Zoning Director shall issue a Zoning Permit AND ((Article 8) 8.4.11.B - Requirement to obtain a Certificate of Zoning Compliance (page 433)) - Occupancy of property with tenant, “Climate Care - Heating & Air Conditioning,” without obtaining a Certificate of Zoning Compliance - Unless otherwise exempted pursuant to these Regulations, a separate Certificate of Zoning Compliance issued by the Planning and Zoning Director upon completion of the Development, proposed within the Permit, provided that the Development complies with the standards set forth in these regulations and any other approvals related to this Development AND ((Article 4) 4.3.1.G (CD-3C Building & Lot/Building Site Standards; Vehicular Parking Requirements - Pages 123 – 124)) - Creation of a parking area/space(s) within front yard/setback - Off-Street Vehicular Parking Location for Domestic Vehicles is only permitted within the Rear Yard, within legal, permitted driveway AND ((Article 7) 7.1.7.B - Temporary Signage (Page 383)) - Placement of temporary signage (on subject property & adjacent properties), for “Limas Tires.” - Two (2) Temporary Signs may be displayed on a pole or stake affixed to the ground or on a banner affixed to a Building on the Lot or Building Site. Each such Sign must be removed within thirty (30) days of installation. Such Signs shall not exceed thirty-two (32) square feet in area per side, and the top of the Sign shall be no more than five (5) feet above Finished Grade unless the Sign is affixed to a Building. If affixed to the ground, they shall be supported by wooden posts a minimum of four (4) inches by four (4) inches thick and shall be spaced at least fifteen (15) feet apart from one another. *Continued at the 1/29/2025 & 5/7/2025 & 6/18/2025 & 9/17/2025 & 12/17/2025 & 1/21/2026 Hearings.
- C. 264 Flax Hill Road – ((Article 4) 4.3.9.A (CD-2 Principal Uses - Page 249)) - Creation of a 3-Family Residence, via adding a basement unit (creating a ‘Small, Multi-Family Building), and creating a 4th unit on property (within upper level of detached structure), on a property within a CD-2 Zone - Use of property (Small-, or Large Multi-Family Building), not permitted via the Use Table for Zone where property is located, or unable to meet criteria, regulations, codes, or standards of Zone, should use be allowed AND (Article 4) 4.3.9.A (CD-2 Principal Uses (Pages 255 – 256)) - Use of property as an Automotive Repair Operation, and/or using property for intense and

excessive Automotive Repair activity - Operation of a Motor Vehicle Body Shop, Motor Vehicle Maintenance, Repair, and/or Service Shop, and/or Motor Vehicle Storage, or excessive Automotive Repair activity, on a property located within a CD-2 Zone. *Continued at 8/20/2025 & 11/12/2025 & 2/25/2026 Hearings.

- D. 36 Taylor Avenue – ((Article 4) 4.3.1.E (CD-3 Building & Lot/Building Site Standards; Density Minimum (Pages 83-85)) - Creation of a 5-Family Residence, without having the required minimum density (1,650 square feet of lot area per dwelling unit), for Zone (CD-3) - Placement of an additional unit, within a structure, on a property, which does NOT have the required land/building site area (square footage) density for additional unit; each unit on the property requires 1,650 square feet of land/building site area (Section 4.3.1 - E; CD-3 Zone, page 85). Continued at 5/20/2025 & 8/20/2025 & 11/12/2025 & 12/17/2025 & 2/25/2026 Hearings.**