March 8, 2013

Response to Questions

The following questions were submitted by David Smith of VHB and received via email on March 6, 2013.

1. “Would a prospective consulting team be precluded from consideration if they have processed an application in the Town in the past?”


2. “Similarly, if a consultant has an existing client in the town would they still be able to process that application before the Town in the future, obviously recusing themselves from reviewing that application?”

   Not necessarily, provided the representation is an on-going business relationship that existed prior to being retained by the Town and is properly disclosed, in writing, to the Town. Again, please refer to section 15·3, paragraphs “C”, “D”, “E”, “F”, “H”, “I”, “J”, “K”, and “L” of the Town Code.