



GEORGIA VERMONT

Planning Commission Meeting Tuesday, February 10, 2026 at 6:30 PM Chris Letourneau Meeting Room and via Zoom Agenda

Zoom Details:

<https://us02web.zoom.us/j/7852587431?pwd=PBv40gFdgVnMmCTIaw2gLkbXfbpeH4.1&omn=87114687124>

Meeting ID: 785 258 7431 | **Passcode:** 5243524

Dial by your Location: 1 929 205 6099 (New York)

1. **CALL TO ORDER - 6:30 PM**
2. **ADDITIONS, DELETIONS, OR CHANGES TO THE AGENDA**
3. **POLICY AND ORDINANCE REVIEW**
 - A.** Assessor's Office Policy
 - B.** First Response to Infectious Disease Outbreak Policy
 - C.** Contaminated Soil Ordinance
 - D.** Firearms Ordinance
 - E.** Mass Gathering Ordinance
4. **APPROVAL OF MINUTES**
 - A.** Planning Meeting Minutes: January 27, 2026
5. **PLAN NEXT MEETING AGENDA**
6. **OTHER BUSINESS**
7. **ADJOURN**

Agendas are posted to the Town website, four designated places within the Town of Georgia (Town Clerk's Office, Georgia Public Library, Maplefields & Georgia Market), and e-mailed to the local media.

Minutes are posted on the Town of Georgia website.

Signed: Douglas Bergstrom, Zoning Administrator, Planning Coordinator

Phone: 802-524-3524 | Fax: 802-524-3543 | Website: townofgeorgia.com

TOWN OF GEORGIA VERMONT Assessor's and Listers' Office Policy

Any information contained in the files of the Assessor's and Listers' office is for informational purposes only. The Assessor's and Listers' office does not make any legal interpretations

This office does not warrant or defend any interpretations made under reasonable assumptions as required to value property rights.

Any legal interpretations made by other departments of the Town of Georgia Vermont shall be incorporated into the Listers files.

At no time shall a property owner request the Assessor's and Listers' office to make any changes to description fields unless information is provided to document a change. Information required for changes to the Lister records shall include but not be limited to decisions from departments of the Town of Georgia Vermont, judicial decisions, or legislative statutes as applicable to individual properties.

AT NO TIME WILL THIS OFFICE MAKE CHANGES THAT CAN BE USED TO DEFEND A CHANGE IN USE OF A PROPERTY FROM SEASONAL TO YEAR ROUND UNLESS THAT CHANGE IS OFFICIALLY RECOGNIZED BY THE TOWN OF GEORGIA VERMONT PLANNING, ZONING OR OTHER REQUIRED DEPARTMENTS.

The Assessor's and Listers' office shall have sole discretion for any changes made to the Listers' files.



Town of Georgia
First Response Infectious
Disease Outbreak Policy

Approved 13 April 2020

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1 Purpose

- 1.1.1 This policy is created to help minimize the risk and spread of a potentially infectious disease, should there be a potential case in the Town of Georgia. It is the sole purpose of Georgia First Response to provide care to any and all patients without putting themselves at risk of contracting a potentially infectious disease during an outbreak.

2 Guidelines

2.1 CDC Guidelines.

- 2.1.1 Georgia First Response members are to follow the current guidelines from the CDC and the VT Health Department prior to any contact with the patient. This means maintaining the recommend reasonable social distance when approaching and initially assessing the patient. Ask the patient to put on a surgical mask or oxygen mask if tolerated. At minimum the member will don a correct fitting N95 mask, gloves and eye protection as well as a gown or Tyvek suit. If isolation gowns are available, the GFR member is to don them as well. Members are to maintain proper PPE use until the patient is loaded for transport and the member is away from the area the potentially infected patient was.

2.2 911 Calls

- 2.2.1 Currently all 911 PSAP (Public Safety Answering Points) or 911 answering and dispatch centers are screening all EMS related calls for possible infectious disease and/or infected patients. These questions are specific to the current infectious disease outbreak at that time. Should the dispatch center receive a potential case of someone infected, they will dispatch the proper agencies and request that they call dispatch for further information. Information about the potential infected patient will not be relayed over the radio.
- 2.2.2 Should Central dispatch receive a 911 call and suspects that the patient may have the current infectious disease and the patient resides in the town of Georgia, central dispatch will dispatch Georgia First Response as normal and request that a member call dispatch for more information.
- 2.2.3 Upon arrival of the first Georgia First Response unit, they will enter the scene for all suspected infectious disease patients, wearing the following: A correct fitting N95 with a surgical mask placed over it, eye protection to include protective eye glasses and a face shield (if face shield available), gloves, and a gown or Tyvek suit. (See CDC guidelines on Donning Equipment)
- 2.2.4 The first member on scene will do a full assessment and evaluation and determine if additional resources waiting outside will be needed. They will then radio to those resources waiting and advise them what they need if anything. Assessment and evaluation will include the following questions as well as a thorough exam within the responders' scope of practice.
 - 2.2.4.1 Are you experiencing any Fever, Cough, or shortness of breath?
 - 2.2.4.2 Have you traveled outside the US within the last 14 days? Where to?
 - 2.2.4.3 Have you been in contact with anyone who has been recently diagnosed with (current infectious disease), or is being monitored for (current infectious disease).

- 2.2.5 Upon arrival of the transporting agency, a Georgia First Response member is to meet with the agency outside the infected area and debrief them on what the situation is. After the patient is transported and Georgia First Response members are clear of the area, the potentially infected patient was in, they are to properly doff (see CDC guidelines on Doffing PPE) the PPE worn and place all contaminated PPE in a red biohazard bag to be sent with the transporting agency for proper disposal.
- 2.2.6 If Georgia First response is dispatched to a scene where the chief complaint is difficulty breathing, cough or fever but was not asked to call dispatch prior to responding, then they are to ask the patient the following questions:
 - 2.2.6.1 Have you traveled outside the US within the last 14 days? Where to?
 - 2.2.6.2 Have you been in contact with anyone who has been recently diagnosed with (current infectious disease), or is being monitored for (current infectious disease).
- 2.2.7 If the patient answers yes to either of these questions then the Georgia First Response member is to call dispatch and notify them that they potentially have a patient infected with (current infectious disease) and to have them notify the transporting agency responding.
- 2.2.8 If Georgia First response is dispatched to a scene where the chief complaint is difficulty breathing, cough or fever and the patient answers yes to either of the above questions, GFR personnel shall notify the EMS Chief as well as the Town Health Officer and or Town Administrator of the time and location of the incident as soon as reasonably possible.

**AN ORDINANCE PERTAINING
TO CONTAMINATED SOILS**

SECTION I. Applicability

- 1) This Ordinance shall apply to the storage and treatment of any contaminated soils from petroleum or toxic chemical sources as regulated by the VT Agency of Natural Resources within the Town of Georgia.
 - a) If contamination of soils occurs in Georgia, the owner of the property and or the person(s) responsible for the site must notify Town Officials as soon as the owner or person(s) responsible are aware of the contamination. Town Official contact persons are: Town Administrator, Town Clerk, or Chair of the Selectboard.

SECTION II. Requirements for Approval of Treatment or Storage

- 1) Contaminated soils may not be stored and or treated in the Town of Georgia if the soils originate from a location other than the Town of Georgia, unless they are stored or treated at a location specifically approved and permitted by the appropriate Town authorities or Boards for such purpose (e.g. land farm).
- 2) Where contamination of soils occurs in Georgia, and with State and local approval, the soils may be stored and treated in Georgia. Approval by the Selectboard shall be required in writing and shall be granted upon a determination that such storage and treatment will not be adverse to the health, safety, and welfare of the community. Storage and treatment of soils shall be in accordance with requirements of Vermont Hazardous Waste Management Regulations and the Vermont Underground Storage Tank Regulations. Specific requirements are set forth in the Agency Guidelines for Handling Petroleum Contaminated Soil and Carbon Media, which shall be the standard for this Ordinance. In addition, the following shall apply:
 - a) Formal notification, by certified or return receipt mail, shall be given to all interested parties and is required prior to grant of said approval. Interested parties shall include: all adjacent property owners or any property owners within 500' of the contaminated site. Notification is the responsibility of the person(s) responsible for the site and verification will be required.
 - b) The Town may require performance bonds, money to be held in escrow, proof of insurance, or any other means of surety deemed necessary to protect the interests of the Town and or adjacent properties.
 - c) The Town may require the site to be inspected at any time by an independent consultant of their choice, to be paid for by the person responsible for the site, to determine compliance with State or local Regulations.
 - d) Town Officials reserve the right to inspect any soils being stored or treated upon reasonable notice to the owner of person(s) responsible for the treatment or storage of the soils and at reasonable times.
- 3) Once soils have been determined, by proper authority, to have reached non-detect levels as specified by State Regulations and or specific permit requirements the soils may be spread on site only after written approval of the State and the Town. The Town may require an independent analysis of these soils and or the test results provided by the applicants consultant, by a consultant of their choice to be paid for by the person(s) responsible for the soil in order to verify that it is safe to spread the soils.

SECTION III. Enforcement

- 1) Violations. Any violation of this Ordinance or any permits or approvals granted under the provisions of this Ordinance shall be subject to penalties set forth below. Violations of this Ordinance shall be a civil matter enforced in accordance with the provisions of 24 VSA Section 1974a and 1977 et set. Each day a violation exists shall constitute a separate violation.
- 2) Penalties. Any violation(s) of this ordinance is subject to a civil penalty of \$100 a day with a waiver fine of \$75.00. Each day the violation continues shall constitute a new offense.
- 3) Appeals. Appeals may be taken in the manner set forth in 24 VSA Section 1974a and 1977 et seq.

SECTION IV. Definitions

- 1) All definitions shall be the same as those set forth in the current copy of the Agency of Natural Resources Underground Storage Tank Regulations and the Agency guidelines for handling Petroleum Contaminated Soil and Carbon Media.

**AN ORDINANCE RELATING TO ALL FIREARMS,
RESPECTING ARTICLE II, BILL OF RIGHTS
CONSTITUTION OF THE UNITED STATES**

WHEREAS the right to live, to live free, and to possess real and personal property is the most basic of all rights, and

WHEREAS the right to defend one's life, liberty, family and property is a natural, absolute right which cannot justly be compromised, and

WHEREAS the Constitution of the United States of America, recognizing that fundamental right, has guaranteed that every citizen has the inalienable right to keep (own, possess) and bear (carry, use) arms in defense of person, property, freedom and the state:

Now therefore be it declared, and hereby enacted by ordinance, that every adult citizen, being of good character, sound mind and legal age, is hereby recognized as having the right to keep and bear arms.

It is further declared that every citizen, especially every head of household, has the responsibility and duty to self, family and country to possess firearms and acquire the necessary knowledge for the safe and judicious use of said firearms; and they are encouraged, but not required, to do so.

Be it further declared that any statute, ordinance or regulation within this jurisdiction which in any way infringes on that right is hereby abolished.

Passed this 25th day of April 1983, by the governing body of Georgia, State of Vermont; as witnesseth our signatures herewith.

Robert J. Douglas
Torrey Ballard
Gilles W. Rainville
Robert Letourneau

Town of Georgia, Vt.
Ordinance Regulating Mass Gatherings and Special Events

At their Regular Meeting held April 10, 2017 under the authority of Title 24 Vermont Statutes Annotated, Sections 1972-1973 and Title 24 Sections 1971(a) and 2291, the Town of Georgia Selectboard adopted an ordinance for the purpose of regulating mass gatherings and special events.

Section 1 – Authority

This Ordinance is enacted pursuant to the authority granted to the Town of Georgia under Title 24 Vermont Statutes Annotated, Sections 1971 and 2291.

Section 2 – Title

The title of this ordinance shall be “Town of Georgia, Vermont, Ordinance Regulating Mass Gatherings and Special Events.”

Section 3 – Purpose

Whereas gatherings and events that are attended by large numbers of people have the potential to create significant traffic, noise, sanitation and safety issues that impede the health, safety and convenience of the public and place a strain on municipal services, the Selectboard enacts this Ordinance to promote and protect the public health, safety, welfare, convenience and resources of the residents and visitors of the Town of Georgia.

Section 4 – Definitions.

Section 5 – Permit Requirements and Exemptions.

Section 6 – Application for Permit.

Section 7- Consideration by the Selectboard.

Section 8 – Approval Standards.

Section 9 – Approval Conditions.

Section 10 – Denial / Revocation of Permit.

Section 11 – Permit Fee.

Section 12 – Additional fees and permits needed.

Section 13 – Limitation on Permits.

Section 14 – Violations.

Section 15 – Enforcement in the Judicial Bureau.

Section 16 – Enforcement in Superior Court.

Section 17 – Other Relief.

Section 18 – Severability.

Section 19 – Publication / Posting / Implementation / Effective Date.

This Ordinance shall become effective 60 days after its adoption by the Selectboard or at such time following expiration of the 60 days from the date of its adoption as is determined by the Selectboard. If a petition is filed under 24 V.S.A. 1973, that Statute shall govern the taking effect of this ordinance.

The full text of this Ordinance may be viewed at the Town Clerk’s Office 47 Town Common Road North, Georgia, Vermont, during regular posted office hours. Questions regarding this action may be referred to the Town Administrator, Michael R. McCarthy, who can be contacted at 802-524-9794, or in person, at the above listed address. At least five percent of the legal voters of the Town of Georgia may, within 44 days of this action by the Selectboard, petition for a full Town vote to disapprove this action by the Selectboard. If such petition is received, the Selectboard must warn a Special Town Meeting to vote on this proposed ordinance within 60 days.

Published by Authority
Georgia Town Selectboard
Chris Letourneau, Chairman

FINAL / AS ADOPTED 4-10-2017

Town of Georgia, Vermont Mass Gatherings and Special Event Ordinance

Pursuant to the provisions of Title 24 Vermont Statutes Annotated Sections 1971(a) & 2291, it is hereby enacted by the Town of Georgia Selectboard that the following “Town of Georgia Vermont Mass Gathering and Special Event Ordinance” is adopted for the Town of Georgia, Vermont.

Section 1 – Authority

This Ordinance is enacted pursuant to the authority granted to the Town of Georgia under Title 24 Vermont Statutes Annotated, Section 2291.

Section 2 – Title

The title of this ordinance shall be: “Town of Georgia, Vermont Mass Gatherings and Special Event Ordinance.”

Section 3 – Purpose

The purpose of this Ordinance is to promote the public health, safety, welfare, and convenience of the Town of Georgia, to define what constitutes a Mass Gathering or Special Event, and to promote and permit safe gatherings and events while regulating the conduct of such gatherings and events in order to protect the public health, the resources of the Town of Georgia, and the safety, welfare and convenience of the residents and visitors of the Town of Georgia.

Section 4 – Definitions

Mass Gathering and / or Special Event: A group of 350 or more persons temporarily assembled together, on public or private property, including all or part of any waterway, building, park, street, parking lot or other similar open space for a meeting, festival, social gathering, scheduled event, demonstration or other similar purpose which at the sole discretion of the Town of Georgia Selectboard is determined to create a health, public resource or safety concern in the Town of Georgia.

This definition is not all inclusive or exclusive, the sole final determination that an event in the Town of Georgia does or does not meet the requirement for a mass gathering / special event, or is exempt from the requirements is the exclusive authority of the Town of Georgia Selectboard.

Mass Gathering / Special Event Permit: A written statement, issued by the Selectboard of the Town of Georgia authorizing the holding of a Mass Gathering or Special Event under stated conditions as to time, place and manner.

Section 5 – Exemptions

For purposes of this definition, a mass gathering and / or special event shall NOT include any Town sponsored function including but not limited to, Selectboard or any other Town Department, Board, or Committee or School Board meetings or hearings, Town or Town School sponsored events and sporting events including soccer, baseball and softball or Town sponsored parades, or locally sponsored church events or funerals.

Section 6 – Application for Permit

Applications for Mass Gatherings / Special events must be submitted to the Town of Georgia Selectboard at last 45 days in advance of the event. No Mass Gathering or Special Event shall be conducted in the Town of Georgia unless a permit has been issued by the Selectboard at least 21 days in advance of the event. Applications can be obtained from the Town Clerks office. The permit application must contain the following information:

- a). Name address and a working phone number of the person submitting the application.

- b). Name address and working phone number of the person / organization representative who will be operating the event and responsible for compliance with all local and State requirements if different than a).
- c). Full description of the Mass Gathering or Special Event.
- d). Site plan drawn to no more than 100 feet to the inch including site location and size, all roadways, parking areas, entrances and exit both vehicle and pedestrian for the event, fire hydrants or water supplies, food service areas, alcoholic beverage service areas.
- e). Anticipated start and end dates and times.
- f). Estimated number of attendees.
- g). Copies of certified mail receipts showing that all abutting landowners have been notified of the event if required by the Selectboard.
- h). Proof of active liability insurance for property damage and bodily injury of no less than \$1million for this event, with the Town of Georgia listed as an additional insured.
- i). Proof of all other required inspections and licenses, permits having been procured and are in full force and effect including but not limited to liquor permits / licenses, safety inspections, sanitary inspections, Coast Guard and or State Police inspections and permits as required if a marine event.
- j). Parking and traffic control plan.
- k). Sufficient sanitary facilities and their location, and plans for the collection and disposal of refuse if required by the Selectboard.
- l). First aid – EMS facilities and staffing levels.
- m). Evacuation routes and plans.
- n). Security Bond or Escrow account to ensure compliance with applicable ordinance and permitting conditions to assure there is NO COST to the Town of Georgia associated with the gathering / event, before, during or after the gathering / event.
- n). Any other information or proof of services as required by the Selectboard.

Upon consideration of the approval standards set forth in Section 7 of this Ordinance, the Town of Georgia Selectboard may:

- 1). Approve the Application.
- 2). Approve the Application with conditions / modifications.
- 3). Deny the Application.

Section 7 – Approval Standards

Prior to the issuance of any permit under this ordinance, the applicant shall be required to satisfy the following standards:

- a). The proposed gathering / event is in conformance with all applicable Town ordinances.
- b). The proposed gathering / event is in conformance with all applicable State Statutes.
- c). The proposed gathering / event will not result in undue adverse traffic congestion and unsafe conditions regarding the use of public roads.
- d). The proposed gathering / event will not present or create a threat to the safety of persons or property because of fire, explosion or other hazard.
- e). The proposed gathering / event will not create unhealthy conditions regarding water supply, sewage disposal or solid waste disposal.
- f). The proposed gathering / event will not interfere with the Towns or neighboring property owners usual and customary use of their property due to noise, dust, odor, lighting or other activities which extend beyond the boundary of the gathering / event.
- g). The proposed event will not over burden public safety, EMS resources in the community, and that all costs for additional fire, rescue, law enforcement, certified parking and traffic control or other public health or safety organizations as required by the Town of Georgia, State of Vermont and or U.S. Government are totally borne by the applicant / operator and that there is sufficient funding placed in an escrow account, of the Town of Georgia to fully cover these costs regardless of the financial success or failure of the event.

h). If alcoholic beverages are to be present, it is only through use of a Vermont Department of Liquor Control licensed vendor, there is no “bring your own” allowed.

Section 8 – Denial / Revocation of Permit

The Selectboard shall deny / revoke a permit if they find any of the following conditions:

- a). The permit application is incomplete or was not submitted at least 45 days in advance of the event to allow for full consideration and review by the Selectboard.
- b). One or more of the approval standards has not been met.
- c). The applicant or operator of the proposed gathering / event has a prior history of conducting gatherings / events that have posed a threat to the public, were not permitted, or has other unsatisfactory history regarding mass gatherings / public events.
- d). Where it is found that there is material falsehood or misrepresentation in the application or information, attachments or submissions regarding the proposed gathering / event.
- e). Where there is a previously executed and approved permit for the same place and time from another applicant.
- f). Where the Town of Georgia Selectboard determines that the gathering / event intended by the applicant would present an unreasonable danger to the health or safety of the applicant, operator, or other users of the property, Town of Georgia employees or residents, or the general public.
- g). Where the applicant has not or cannot comply with Ordinance, Statute or permitting requirements. Written notice of the reason for the revocation shall be delivered to the applicant or their agent personally, or by mail service.

Section 9 – Permit Fee

A non-refundable application fee for a permit is \$250 which shall be paid at the time of filing the application.

Section 10 – Additional fees and permits needed

Nothing in this ordinance shall be deemed a waiver of the requirements for the applicant / operator to have to obtain any other permits or licenses as deemed necessary by the Federal Government or by State of Vermont rules, regulations or Statutes.

Section 11 – Limitation on Permits

No more than one permit under this ordinance shall be issued to any single operator or group, within any 60 day period.

Section 12 – Violations and Enforcement

A violation of this ordinance shall be a civil matter which may be enforced in the Vermont Judicial Bureau or in the Superior Court, at the election of the Selectboard. Each day that a violation continues shall constitute a separate violation of this ordinance.

Any person who violates any provision of this civil Ordinance shall be subject to a civil penalty of up to \$800 per day for each day the violation continues. The Town of Georgia Selectboard Chairman or their designee shall be authorized to act as the Issuing Municipal Official, to issue and pursue complaints before the Vermont Judicial Bureau pursuant to Title 24 Vermont Statutes Annotated Section 59.

A municipal ticket will be issued by the Enforcement Officer if the violation has not been corrected in accordance with this ordinance. Violations enforced in the Judicial Bureau shall be in accordance with the provisions of 24 V.S.A Section 1974(a) and 1977 et. seq. The Municipal attorney may also be the appearing officer at the hearing at the direction of the Selectboard.

Section 13 – Waiver fee

An Issuing Municipal Official is authorized to recover a waiver fee in lieu of a civil penalty, in the following listed amounts or as otherwise established by the Judicial Bureau, for any person who declines to contest a municipal complaint identifying a violation of this ordinance and pays the waiver fee.

First Offense.....\$200
 Second Offense.....\$350
 Third Offense.....\$500
 Fourth Offense.....\$650
 Fifth and Subsequent Offense.....\$ Maximum penalty allowed by Vermont Statute at the time of the offense.
 Currently \$800 as of September 13, 2016.

Section 14 – Civil Penalties

In any contested case, an Issuing Municipal Official is authorized to recover civil penalties in the following amounts, or as otherwise established by the Judicial Bureau for each violation of this ordinance:

Violations enforced in Superior Court shall be in accordance with the Vermont Rules of Civil Procedure. The Enforcement Office or Selectboard may pursue all appropriate injunctive relief, in addition to a civil penalty as specified below or as otherwise established by Vermont law or rule:

First Offense.....\$350
 Second Offense.....\$500
 Third Offense.....\$650
 Fourth and Subsequent Offense..\$ Maximum penalty allowed by Vermont Statute at the time of the offense.
 Currently \$800 as of September 13, 2016.

For both waiver fee and Civil Penalties, offenses shall accumulate on a twelve month basis, dating from the earliest offense during any twelve month period.

Section 15 – Other Relief

In addition to the enforcement procedures available through the Vermont Judicial Bureau, the Selectboard through the Chairman or their designee, is authorized to commence a civil action to obtain injunctive and other appropriate relief, to request revocation of the permit or to pursue any other remedy authorized by law.

Section 16 – Severability

The invalidity of any section or provision of this Ordinance shall not invalidate any other part thereof.

Section 17 – Publication / Posting / Implementation/ Effective Date

This ordinance shall become effective 60 days after its adoption by the Selectboard or at such time following expiration of the 60 days from the date of its adoption as is determined by the Selectboard. If a petition is filed under 24 V.S.A Section 1973, that statute shall govern the taking effect of this ordinance.



GEORGIA VERMONT

Planning Commission Meeting Tuesday, January 27, 2026 at 6:30 PM Chris Letourneau Meeting Room and via Zoom Minutes

Zoom Details:

<https://us02web.zoom.us/j/7852587431?pwd=PBv40gFdgVnMmCTlaw2gLkbXfbpeH4.1&omn=87114687124>

Meeting ID: 785 258 7431 | **Passcode:** 5243524

Dial by your Location: 1 929 205 6099 (New York)

1. CALL TO ORDER - 6:30 PM

PLANNING COMMISSION PRESENT

Chair Suzanna Brown, Heather Dunsmore, Emily Johnson

PLANNING COMMISSION ABSENT

Tony Heinlein

STAFF PRESENT

Doug Bergstrom, Kollene Caspers

2. ADDITIONS, DELETIONS, OR CHANGES TO THE AGENDA

3. DISCUSSION

A. Policy Review

1. Street Naming Ordinance
2. Employee Animals in Municipal Buildings
3. Highway Department Winter Roads Maintenance Plan
4. Property Disposal
5. Injury Reporting Medical Treatment Incident Review

4. APPROVAL OF MINUTES

A. Planning Meeting Minutes: January 13, 2026

Motion to approve minutes with no changes.

Motion made by Chair Brown, Seconded by E. Johnson

Voting Yea: Chair Brown, H. Dunsmore, E. Johnson

5. PLAN NEXT MEETING AGENDA

February 10, 2026

The next Ordinances & Policies for Review: Contaminated Soil Ordinance, Firearms Ordinance, Mass Gathering Ordinance, First Response to Infectious Disease Outbreak Policy, Assessor's Office

6. OTHER BUSINESS

7. ADJOURN

Motion to Adjourn the meeting at 7:12pm

Motion made by E. Johnson, Seconded by Dunsmore

Voting Yea: Chair Brown, H. Dunsmore, E. Johnson

Agendas are posted to the Town website, four designated places within the Town of Georgia (Town Clerk's Office, Georgia Public Library, Maplefields & Georgia Market), and e-mailed to the local media.

Minutes are posted on the Town of Georgia website.

Signed: Douglas Bergstrom, Zoning Administrator, Planning Coordinator

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