

WISCASSET BOARD OF SELECTMEN,
BOARD OF ASSESSORS AND OVERSEERS OF THE POOR
JUNE 16, 2016

Present: David Cherry, Judy Colby, Judy Flanagan, Ben Rines, Jr., Jeff Slack, Town Manager Marian Anderson and Town Clerk, Linda Perry

1. Call to order

Town Clerk Linda Perry called the meeting to order at 5:05 p.m. and congratulated Judy Colby, Ben Rines, Jr., and Jeff Slack on their reelection.

2. Pledge of Allegiance

3. Nominations for Chair of the Wiscasset Board of Selectmen

Judy Flanagan cautioned the board about communications outside of scheduled meetings. **She nominated Judy Colby as chair. Vote 5-0-0.**

4. Nominations for Vice-chair of the Wiscasset Board of Selectmen

Ben Rines, Jr., nominated Judy Flanagan as Vice-chair. Vote 4-0-1 (Flanagan abstained)

5. New Business

A. Monthly Financials: As requested by the board, the H. M. Payson State of Accounts was provided as well as the year to date Town Expense Summary. Marian Anderson said the numbers would change after the warrant on June 21. Ben Rines, Jr., asked the Town Manager to clarify with MMA whether Article 62 (regarding overdrafts taken from the fund balance) will apply to this year's overdrafts.

6. Review Rules of Order and Procedures for the Wiscasset Board of Selectmen

It was suggested that **No. 1 Regular Board Meetings** be changed to indicate the meetings are at 6 p.m. or as determined by the board. The board was asked to review the rules and procedures before the next meeting.

7. Other Business

The next meeting of the board will be on June 20 at 6 p.m.

Marian Anderson reviewed the activities for the Fourth of July and said two convertibles would be available to the selectmen for the parade.

Judy Flanagan recommended the board set goals at its first meeting.

David Cherry thanked Ben Rines, Jr., for acting as Chairman of the board for the past year.

8. Adjournment

David Cherry moved to adjourn at 5:18 p.m. Vote 5-0-0.

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JUNE 20, 2016

Preliminary Minutes

Tape recorded meeting

Present: David Cherry, Chair Judy Colby, Vice Chair Judy Flanagan, Ben Rines, Jr., Jeff Slack and
Town Manager Marian Anderson

1. Call to Order

Chair Judy Colby called the meeting to order at 6 p.m.

2. Pledge of Allegiance

3. Public Hearings – none

4. Approval of Minutes

David Cherry moved to approve the minutes of May 31, 2016 and June 13, 2016. Vote 5-0-0.

5. Approval of Treasurer's Warrants

Ben Rines, Jr., moved to approve the payroll warrants of June 3, 10, and 17, 2016. Vote 5-0-0.

Judy Flanagan moved to approve the accounts payable warrants of June 7, 14, and 21, 2016. Vote 5-0-0.

6. Assessors' Business – none

7. Special Presentations or Awards - none

8. Appointments – none

9. Resignations – none

10. Public Comment on Non-agenda Items – none

11. Unfinished Business

A. Formal determination by Board of Selectmen of which MDOT option the town is supporting to improve traffic flow and safety in downtown Wiscasset: Marian Anderson reported that at the June 14, 2016 town meeting, the vote on the non-binding referendum question was No. 1 – 90, No. 2 – 426 and No. 3 – 206. David Cherry referred to a letter from Attorney David Levesque, who represents a number of downtown property owners, expressing concern that not all parties were allowed to advocate for their preferred option. Cherry said that the DOT posters in the lobby of the community center were in violation; however, the Town Manager said that according to the town's attorney, because this was a vote on a non-binding referendum, rules were somewhat flexible. Judy Flanagan said the posters were removed in the afternoon.

Main Street business-owners expressed their disappointment in the election process itself because of the discrimination against the Option 3 supporters and the information on Options 1 and 2 which were readily available close to or in the polling place. In addition speakers said that negative effects of Options 1 or 2 were never publicized, research should have been done on the effect that removing parking would have on small business owners on Main Street, the cost and upkeep of the improvements and the small percentage that traffic flow would improve. Business-owners also expressed disappointment that they had not been included in the planning which had been going on for over a year. The majority of the speakers urged the board to vote for Option 3.

Gerry Audibert explained the procedure should Option 2 be approved by the select board would include a transition from the planning department to the design and build department where off-street parking issues, product delivery issues, handicapped access, street lighting would be addressed. Next step would be approval by the Federal Highway Administration and the Maine State Historic Preservation Commission, both of which would include public input. The process would include an assessment of the impacts to the historic district. National Environmental Policy act involvement would be required. In response to questions, Audibert said MDOT's participation in the town's required planning committee may be limited, and although at this point the town was not committed, at some point the town would not be able to back out of the improvements because federal funds already committed would have to be returned. In response to questions on the MDOT's statement that if Option 3 were selected, the MDOT would not bring back other plans, Audibert said he couldn't say that the MDOT would never work with the town. Construction would probably not begin before 2018.

Judy Flanagan said the board had to admit it had not met with the business community or done the necessary legwork on the issue, but she did not think Option 2 would be the end of downtown and hoped that everyone could work together. **Flanagan moved to approve Option 2.** Board comments stressed the two-to-one town vote and the availability of absentee ballots in making their decision. Two members said although they favored Option 3, they had pledged to listen to and support the vote of the townspeople. **Vote 5-0-0.** A ten-minute recess followed.

B. Update on Point East litigation – postponed to July

12. New Business

A. Consideration of Applications for Catered Functions by qualified Catering Organization

- Dandelion Catering Company, LLC at Marianmade Farm (07-01-16)
- Dandelion Catering Company, LLC at Marianmade Farm (07-02-16)
- The Bread and Butter Catering Co at Marianmade Farm

Ben Rines, Jr., moved to approve the three applications. Vote 5-0-0.

B. Consideration of Catering Permit

- Frontier Group at Marianmade Farm

Ben Rines, Jr., moved to approve the Frontier permit. Vote 5-0-0.

C. Bid Opening for Airport Truck: Following discussion regarding the need for an airport truck and the availability of the recently purchased cruiser, **Ben Rines, Jr., moved that when the second cruiser comes in, the other vehicle (the cruiser from Paris) will go to the airport. Vote 4-1-0** (Colby opposed).

D. Quitclaim deed with covenant reserving a conservation easement on White's Island: The Maine Coast Heritage Trust had submitted a draft quitclaim deed conveying White's Island to the Town of Wiscasset. David Cherry had several questions including the "personal representative" designation in place of executor and the inclusion of commercial fishing and clamming in uses to be allowed. If the Town accepts the island, it will be responsible for maintenance and repair of the bridges. There were questions regarding commercial fishing being allowed and if it included worming. Ben Rines, Jr., requested that the tax map be made available to show what property is involved. No action was taken.

E. Update policy regarding check disbursement prior to expenditure warrant approval: It was recommended that the department heads and the town manager sign all invoices and payroll.

F. CMP's request for two-year option to purchase: The option was discussed and several corrections recommended. It was unclear how much land and what the sale price was. **Ben Rines, Jr., moved to agree with the corrections and accept the option. Vote 2-3-0** (Cherry, Colby, and Flanagan opposed). The option will be brought back to the board in the future. The property had never been listed with a realtor; CMP had approached the town.

G. Signing of Municipal Review Committee (MRC) contract to continue as a member for the purpose of managing and facilitation solid waste disposal: Marian Anderson said the contract is under legal review and will be presented at the next meeting.

H. Announcement of the Spirit of America Award recipient for the Town of Wiscasset: Judy Flanagan said the board had chosen the food pantries at the Church of the Nazarene and St. Philip's for the award. She said it was with great pleasure that the board acknowledged these organization who had helped feed the community.

I. Adoption of Rules of Order and Procedure for Wiscasset Board of Selectmen: The document was revised in No. 1 to indicate the board met the first and third Tuesdays of the month; and in No. 22 to add "a standing member of a committee may be reappointed if the member notifies the clerk of interest in returning to that committee." Judy Flanagan suggested that the terms selectmen and town fathers be replaced by select board. **David Cherry moved to change, where practical, from selectman to select person or select board. Vote 3-2-0** (Slack and Rines opposed).

13. Department Head or Committee Chair Reports – submitted

14. Town Manager's Report

A. Request from a resident for permission to use metal detector on the Mason Station property: It was the consensus of the board to not grant permission due to liability issues.

B. Reminder: Municipal Business Office closes at noon June 30th for year-end closing of books.

C. Request for support: The board has received a letter from the town of Zion, Illinois asking for support in sponsoring legislation for the removal of spent nuclear fuel from communities where nuclear plants have been located. The board will review the letter.

D. Report on Clock: Don Jones reported that the town clock is eight minutes fast.

E. There was a consensus that select board July meetings will be held on July 12 and 26 at 6 p.m.

F. The board chose Norma Gordon as Grand Marshal for the July 4th parade.

G. Ben Rines asked that Marian Anderson look into recording meetings.

15. Executive Session

At 8:45, Ben Rines, Jr., moved to enter executive session pursuant to the provisions of M.R.S.A., Title 36, §841 (2) to consider two requests for abatements for reasons of poverty. Vote 5-0-0. The board exited executive session at 9:09 p.m. Judy Flanagan moved to grant the poverty abatement request of client #1-2016. Vote 5-0-0. Jeff Slack moved to grant the abatement request of client #2-2016. Vote 5-0-0.

16. Adjournment

Jeff Slack moved to adjourn at 9:10 p.m. Vote 5-0-0.

8a

Town of Wiscasset

Attn. Town Manager

I am writing to announce my resignation from the waste water plant, effective 06/17/16 and my last day will be on the date of 06/24/16

This was not an easy decision to make. The past year has been very rewarding. I've enjoyed working for the town of Wiscasset and working with a very good group of people in my time of employment with the town

Thank you for the opportunities for growth that you have provided me

Sincerely,

Troy Gamrat

A handwritten signature in black ink, appearing to read "Troy Gamrat", with a long, sweeping horizontal stroke extending to the right.



Wiscasset Police Department

51 Bath Road, Wiscasset ME 04578 -Office 207.882-8202 Fax 207.882-8203



8b

Jeffrey E. Lange
Chief of Police

Alfred Simmons
Sergeant

To: Board of Selectman
Town of Wiscasset

From: Jeffrey Lange
Chief of Police

RE: 2008 Police Department Ford Crown Victoria

Date: 6/23/16

Selectman,

First I would like to thank you for the ability to purchase the 2008 Crown Victoria from the Town of Paris for the Wiscasset Police Department last month. The Police Department provides Public Safety for the citizens of Wiscasset and those traveling through our town. In order to professionally and safely provide that service, equipment is needed to limit the town's liability and maintain the Officer's safety.

I was informed of your decision to transfer this vehicle from my department to the airport without my knowledge and without having a discussion about this first. The vehicle is assigned to the Wiscasset Police Department, which, as you know, I was hired and charged with to be the Chief of Police. This includes administrative and operation control as I see fit in a professional manner in line with State of Maine mandated regulations.

The utilization of a "relief" vehicle for administrative functions as well as special details, training, and for the last few weeks as the sole patrol cruiser for the Town of Wiscasset, is still very needed. The worst case scenario presented itself by having both cruises off line for the police department. This could potentially happen again and we will not be able to acquire a suitable vehicle with lights and siren for \$1000.00. Not to mention utilizing this vehicle saves countless miles on the SUV cruisers and extending the life cycle of those cruisers for the department and the Town of Wiscasset and the tax payers.

The following few examples are to give you a glimpse of how often this vehicle is used for the PD and some cost associate with it.



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Training use- Officer Nadean Crossley is slated to attend the Police Academy in Vassalboro in August. As of now we will be paying Officer Crossley mileage from the Police Department to travel to the academy at .54 a mile for 18 weeks driving 35 miles one way.

A week- \$37.80 a week. (round trip).

Total 18 weeks- \$680.00-

This is cost prohibited to reimburse mileage for Officer Crossley to utilize her personal vehicle when she has the opportunity to use a department owned cruiser and our gas. Unfortunately I did not have any say in this upcoming FY budget and this amount is not accounted for. Furthermore, the relief vehicle can be utilized by any officer for training in the State.

Responding to calls for the Chief- With a Chief of Police living in town and having the ability to have a take home cruiser would allow a response directly to a scene instead of traveling to the PD and picking up a cruiser to respond. I will not respond to calls of service in my personal vehicle. This is a liability issue for the town and for me. According to MMA, they highly discourage the use of a personal vehicle responding to an emergency scene. MMA stated there are two issues here- Liability for the town and property damage insurance. If I was to use my personal vehicle, my insurance would be billed as well as MMA for the deductible. As far as Liability, from someone hitting me without the proper emergency lights on my personal vehicle at a scene I could be named in a civil suit, along with my insurance, MMA and the Town of Wiscasset. If my insurance found out I was using my personal vehicle for work I may lose my insurance. The State of Maine does not allow the use of emergency lights on non-government, municipality owned vehicles. Title 29A: Motor Vehicles and Traffic Heading: Chapter 19, and subchapter 1 spells this completely. (I have attached those laws for your awareness)

In addition- I work Patrol in the morning hours and after 11AM I work on administrative duties. We do have more than 1 officer on during the day which will allow myself to back up the patrol officer on duty. The other cruiser (either the Crown vic or one of the SUV's) will be utilized by the SRO at either school during the school year.



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Special Details- With the anticipated grants from the State Bureau of Highway Safety coming out in the fall, The Wiscasset Police Department will be putting out another officer during the day and / or night that will be paid through grant funds to enforce OUI, Speed and Seatbelt to name a few. The need for an additional cruiser will be needed. We not only obtain grant money to pay for the officer's salary and benefits, but much needed expensive equipment if the grant is conducted in full. This saves tax payers thousands of dollars through these programs. If the program is not completed in full the Police Department and the Town loses out on that equipment and would need to be purchased through tax dollars. The cost of maintaining a third vehicle is well worth the benefits that we receive.

Decommissioning of the cruiser- The cost to remove the lights and sirens from the 2008 Crown Vic is estimated to be around \$120.00. The lights and sirens will need to be removed, as this will not be a police vehicle by state law. This figure is also not budgeted for.

Downtown Option # 2 Vote- With the recent vote by the town citizens and yourselves, the Police Department will be utilized a lot more in terms of parking enforcement and possibly road closers for construction for this area. The Department will need additional resources such as an additional vehicle to assist with this anticipated work load.

Maintenance of the 2008 Crown Vic- The cruiser has newer tires and will not need to be replaced until next fiscal year FY17/18) and will only require scheduled oil changes along with preventive maintenance checks.

(Low cost)

Transfer to Airport - Upon talking to the Airport Director, he cannot use this vehicle as intended. He misspoke at a prior town select board meeting. The director informed me that he needs to haul dirt, haul a lawn mower, pick up supplies and this vehicle is not conducive for those jobs.



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We do not have money in the Police Department Budget to decommission the cruiser nor pay for reimbursement for mileage for all trainings for Officer Crossley and other members to utilize their person vehicles for training and travel.

Therefore I am formally requesting that you allow a special town meeting to get the atmospherics of the citizens of the Town of Wiscasset and see if they are willing to allow the PD to have an administrative vehicle to utilize for the reasons stated above.

Respectfully Submitted,

Jeffrey E. Lange

CHIEF OF POLICE

Wiscasset Police Department

51 Bath Road

Wiscasset, Maine 04578

Office- (207) 882-8202- Ext 112

Fax- (207) 882-8203

Chief@wiscassetpd.org

Maine Revised Statutes

Title 29-A: MOTOR VEHICLES AND TRAFFIC HEADING: PL 1993, C. 683, PT.

A, §2 (NEW); PT. B, §5 (AFF)

Chapter 19: OPERATION HEADING: PL 1993, C. 683, PT. A,
§2 (NEW); PT. B, §5 (AFF)

Subchapter 1: RULES OF THE ROAD HEADING: PL 1993, C.
683, PT. A, §2 (NEW); PT. B, §5 (AFF)

§2054. Emergency and auxiliary lights; sirens; privileges

1. Definitions. As used in this section, unless the context otherwise indicates, the following terms have the following meanings.

A. "Ambulance" means any vehicle designed, constructed and routinely used or intended to be used for the transportation of ill or injured persons and licensed by Maine Emergency Medical Services pursuant to Title 32, chapter 2-B. [1993, c. 683, Pt. A, §2 (NEW); 1993, c. 683, Pt. B, §5 (AFF).]

B. "Authorized emergency vehicle" means any one of the following vehicles:

(1) An ambulance;

(2) A Baxter State Park Authority vehicle operated by a Baxter State Park ranger;

(3) A Bureau of Marine Patrol vehicle operated by a coastal warden;

(4) A Department of Agriculture, Conservation and Forestry vehicle operated by a forest ranger;

(5) A Department of Agriculture, Conservation and Forestry vehicle used for forest fire control;

(6) A Department of Corrections vehicle used for responding to the escape of or performing the high-security transfer of a prisoner, juvenile client or juvenile detainee;

(7) A Department of Inland Fisheries and Wildlife vehicle operated by a warden;

(8) A Department of Public Safety vehicle operated by a police officer appointed pursuant to Title 25, section 2908, a state fire investigator or a Maine Drug Enforcement Agency officer;

(9) An emergency medical service vehicle;

(10) A fire department vehicle;

(11) A hazardous material response vehicle, including a vehicle designed to respond to a weapon of mass destruction;

- (12) A railroad police vehicle;
- (13) A sheriff's department vehicle;
- (14) A State Police or municipal police department vehicle;
- (15) A vehicle operated by a chief of police, a sheriff or a deputy sheriff when authorized by the sheriff;
- (16) A vehicle operated by a municipal fire inspector, a municipal fire chief, an assistant or deputy chief or a town forest fire warden;
- (17) A vehicle operated by a qualified deputy sheriff or other qualified individual to perform court security-related functions and services as authorized by the State Court Administrator pursuant to Title 4, section 17, subsection 15;
- (18) A Federal Government vehicle operated by a federal law enforcement officer;
- (19) A vehicle operated by a municipal rescue chief, deputy chief or assistant chief;
- (20) An Office of the Attorney General vehicle operated by a detective appointed pursuant to Title 5, section 202;
- (21) A Department of the Secretary of State vehicle operated by a motor vehicle investigator; and
- (22) A University of Maine System vehicle operated by a University of Maine System police officer. [2011, c. 657, Pt. W, §5 (REV); 2011, c. 691, Pt. A, §30 (RPR).]

C. "Auxiliary light" means a light, other than standard equipment lighting such as headlights, taillights, directional signals, brake lights, clearance lights, parking lights and license plate lights, that is displayed on a vehicle and used to increase the operator's visibility of the road or the visibility of the vehicle to other operators and pedestrians. [1993, c. 683, Pt. A, §2 (NEW); 1993, c. 683, Pt. B, §5 (AFF).]

D. "Emergency light" means an auxiliary light displayed and used on an authorized emergency vehicle to distinguish it and make it recognizable as an authorized emergency vehicle. [1993, c. 683, Pt. A, §2 (NEW); 1993, c. 683, Pt. B, §5 (AFF).]

E. "Emergency medical service vehicle" means a vehicle equipped and used to transport emergency medical personnel or equipment to ill or injured persons and authorized by Maine Emergency Medical Services. [1993, c. 683, Pt. A, §2 (NEW); 1993, c. 683, Pt. B, §5 (AFF).]

E-1. "Fire department vehicle" means a vehicle owned by, registered to and maintained by a governmental agency or political subdivision that is equipped and used primarily for response to a fire or emergency situation. [2007, c. 348, §19 (NEW).]

F. "Fire vehicle" means any vehicle listed under paragraph B, subparagraph (5) or (16). [1993, c. 683, Pt. A, §2 (NEW); 1993, c. 683, Pt. B, §5 (AFF).]

G. "Hazardous material response vehicle" means a vehicle equipped for and used in response to reports of emergencies resulting from actual or potential releases, spills or leaks of, or other exposure to, hazardous substances that is authorized by a mutual aid agreement pursuant to

Title 37-B, section 795, subsection 3 and approved by the local emergency planning committee or committees whose jurisdiction includes the area in which the vehicle operates. [1993, c. 683, Pt. A, §2 (NEW); 1993, c. 683, Pt. B, §5 (AFF).]

H. "Highway maintenance vehicle" means a vehicle used to maintain the highways, including, but not limited to, a plow, grader, sand truck, sweeper and tar truck. [1993, c. 683, Pt. A, §2 (NEW); 1993, c. 683, Pt. B, §5 (AFF).]

I. "Police vehicle" means any vehicle listed under paragraph B, subparagraph (2), (3), (4), (7), (8), (12), (13), (14) or (18). [1993, c. 683, Pt. A, §2 (NEW); 1993, c. 683, Pt. B, §5 (AFF).]

I-1. "Public service vehicle" means a vehicle used to assist members of the public or law enforcement officers with disabled vehicles or to remove debris from a roadway, or a vehicle used to construct, maintain, inspect or repair utility infrastructure, including, but not limited to, electricity, water, sewer, cable, telephone, gas and natural gas infrastructure. "Public service vehicle" includes a wrecker. [2015, c. 32, §1 (NEW).]

J. "Rescue vehicle" means any vehicle listed under paragraph B, subparagraph (19). [2005, c. 14, §2 (NEW).]

[2015, c. 32, §1 (AMD) .]

2. Authorized lights. Authorized lights are governed as follows.

A. Only an ambulance; an emergency medical service vehicle; a fire department vehicle; a police vehicle; a Department of Agriculture, Conservation and Forestry vehicle used for forest fire control; a Department of Corrections vehicle as described in subsection 1, paragraph B, subparagraph (6); and a highway maintenance vehicle may be equipped with a device that provides for alternate flashing of the vehicle's headlights. [1993, c. 683, Pt. A, §2 (NEW); 1993, c. 683, Pt. B, §5 (AFF); 2011, c. 657, Pt. W, §5 (REV).]

B. Only a police vehicle may be equipped with a device that provides for alternate flashing of the vehicle's brake or rear directional lights and back-up lights or strobe lights behind the rear brake lenses. [1995, c. 247, §4 (AMD).]

C. The use of amber lights on vehicles is governed by the following.

(1) A vehicle engaged in highway maintenance or in emergency rescue operations by emergency management and public safety agencies and a public service vehicle may be equipped with auxiliary lights that emit an amber light.

(1-A) A Department of Labor motor vehicle operated by a workplace safety inspector may be equipped with auxiliary lights that emit an amber light.

(2) A wrecker must be equipped with a flashing light mounted on top of the vehicle in such a manner as to emit an amber light over a 360-degree angle. The light must be in use on a public way or a place where public traffic may reasonably be anticipated when servicing, freeing, loading, unloading or towing a vehicle.

(3) A vehicle engaged in snow removal or sanding operations on a public way must be equipped with and display an auxiliary light that provides visible light coverage over a 360-

degree range. The light must emit an amber beam of light and be equipped with a blinking or strobe light function and have sufficient intensity to be visible at 500 feet in normal daylight. When the left wing of a plow is in operation and extends over the center of the road, an auxiliary light must show the extreme end of the left wing. That light may be attached to the vehicle so that the beam of light points at the left wing. The light illuminating the left wing may be controlled by a separate switch or by the regular lighting system and must be in operation at all times when the vehicle is used for plowing snow on public ways.

(4) A vehicle equipped and used for plowing snow on other than public ways may be equipped with an auxiliary rotary flashing light that must be mounted on top of the vehicle in such a manner as to emit an amber beam of light over a 360-degree angle, or an amber strobe, or combination of strobes, that emits at a minimum a beam of 50 candlepower and provides visible light coverage over a 360-degree range. The light may be in use on a public way only when the vehicle is entering the public way in the course of plowing private driveways and other off-highway locations.

(5) A rural mail vehicle may be equipped with auxiliary lights.

(a) The lights used to the front must be white or amber, or any shade between white and amber.

(b) The lights used to the rear must be amber or red, or any shade between amber and red.

(c) The lights, whether used to the front or rear, must be mounted at the same level and as widely spaced laterally as possible.

(d) The lights, whether used to the front or rear, must flash simultaneously.

(e) The lights must be visible from a distance of at least 500 feet in normal daylight.

(6) A vehicle used or provided by a contract security company to assist in traffic control and direction at construction or maintenance sites on a public way may be equipped with amber auxiliary lights.

(7) A Department of Public Safety vehicle operated by a motor carrier inspector or motor vehicle inspector may be equipped with auxiliary lights that emit an amber light.

(8) A vehicle used by an animal control officer appointed pursuant to Title 7, section 3947 may be equipped with auxiliary lights that emit a flashing amber light.

(9) A refuse, garbage or trash business vehicle used by an individual to transport refuse, garbage and trash may be equipped with auxiliary lights that emit a flashing amber light.

(10) A vehicle used by an individual to transport and deliver newspapers may be equipped with auxiliary lights that emit a flashing amber light. [2015, c. 31, §1 (AMD); 2015, c. 32, §2 (AMD).]

D. Except as provided in this paragraph, a vehicle may not be equipped with or display a blue light.

(1) Emergency lights used on the following vehicles must emit a blue light or a combination

of blue and white light: a police vehicle; a Department of Corrections vehicle as described in subsection 1, paragraph B, subparagraph (6); a vehicle operated by a chief of police, a sheriff or a deputy sheriff; and a vehicle operated by a qualified deputy sheriff or other qualified individual performing court security-related functions and services.

(2) Emergency lights used on an ambulance, an emergency medical service vehicle, a fire department vehicle or a hazardous material response vehicle may include one blue light mounted facing toward the rear of the vehicle so that the light is primarily visible to approaching traffic from the rear only.

(3) The taillight of a vehicle, or replica of a vehicle, manufactured prior to 1952 and registered under section 457, may contain a blue or purple insert of not more than one inch in diameter.

(4) Blue interior auxiliary lighting or dash lighting may be used on any vehicle if no portion of the beam of light is visible at a height of 42 inches above a surface parallel with the level surface on which the vehicle stands at a distance of 20 feet from any part of the vehicle.

[2005, c. 183, §2 (AMD).]

E. [2003, c. 340, §7 (RP).]

F. Only vehicles listed in this paragraph, rural mail vehicles as provided in paragraph C, subparagraph (5) and school buses may be equipped with, display or use a red auxiliary or emergency light.

(1) Emergency lights used on an ambulance, an emergency medical service vehicle, a fire department vehicle, a fire vehicle, a rescue vehicle or a hazardous material response vehicle must emit a red light or a combination of red and white light.

(2) The municipal officers or a municipal official designated by the municipal officers, with the approval of the fire chief, may authorize an active member of a municipal or volunteer fire department to use one red or combination red and white flashing auxiliary light mounted in the windshield or on the dashboard at the front of the vehicle or 2 flashing red or combination red and white auxiliary lights mounted on the front of the vehicle above the front bumper and below the hood and one red auxiliary light mounted in the rear window area. The light or lights may be displayed but may be used only while the member is en route to or at the scene of a fire or other emergency. A light mounted on the dashboard or in the windshield must be shielded so that the emitted light does not interfere with the operator's vision. The use of lights may be revoked at any time by the fire chief.

(3) Members of an emergency medical service licensed by Maine Emergency Medical Services may display and use on a vehicle red or combination red and white flashing auxiliary lights and red auxiliary lights of the same proportion, in the same location and under the same conditions as those permitted municipal and volunteer firefighters, when authorized by the chief official of the emergency medical service. The use of lights may be revoked at any time by the chief official of the emergency medical service. [2015, c. 31, §2 (AMD).]

G. A vehicle may be equipped with a spotlight. Only spotlights on authorized emergency vehicles, highway maintenance vehicles and public service vehicles may be used on a public way,

except any vehicle may use a spotlight in cases of necessity when other lights required by law fail to operate. [2015, c. 32, §3 (AMD).]

H. A vehicle in a funeral procession may be equipped with a flashing light. The light must emit a yellow beam of light. The light may not be more than 5 inches in diameter and must be placed on the dashboard. The light must be shielded so that the emitted light does not interfere with the operator's vision. The flashing light may be used only when the vehicle is used in a funeral procession. In addition, a vehicle operated by a licensed funeral home and used as a lead vehicle in a funeral procession may use a device that provides for a white flashing strobe light in the front grille. [2007, c. 62, §1 (AMD).]

[2015, c. 31, §§1, 2 (AMD); 2015, c. 32, §§2, 3 (AMD) .]

3. Sirens. A bell or siren may not be installed or used on any vehicle, except an authorized emergency vehicle.

[1993, c. 683, Pt. A, §2 (NEW); 1993, c. 683, Pt. B, §5 (AFF) .]

4. Right-of-way. An authorized emergency vehicle operated in response to, but not returning from, a call or fire alarm or operated in pursuit of an actual or suspected violator of the law has the right-of-way when emitting a visual signal using an emergency light and an audible signal using a bell or siren. On the approach of any such vehicle, the operator of every other vehicle shall immediately draw that vehicle as near as practicable to the right-hand curb, parallel to the curb and clear of any intersection and bring it to a standstill until the authorized emergency vehicle has passed. A violation of this subsection is a Class E crime that, notwithstanding Title 17-A, section 1301, is punishable by a minimum fine of \$250 for the first offense and for a 2nd offense occurring within 3 years of the first offense a mandatory 30-day suspension of a driver's license.

[1997, c. 162, §1 (AMD) .]

4-A. Registered owner's liability for vehicle failing to yield right-of-way. A person who is a registered owner of a vehicle at the time that vehicle is involved in a violation of subsection 4 commits a traffic infraction unless a defense applies pursuant to paragraph D. For purposes of this subsection, "registered owner" includes a person issued a dealer or transporter registration plate.

A. The operator of an authorized emergency vehicle who observes a violation of subsection 4 may report the violation to a law enforcement officer. If a report is made, the operator shall report the time and the location of the violation and the registration plate number and a description of the vehicle involved. The officer shall initiate an investigation of the reported violation and, if possible, contact the registered owner of the motor vehicle involved and request that the registered owner supply information identifying the operator of the registered owner's motor vehicle. [1997, c. 162, §2 (NEW).]

B. The investigating officer may cause the registered owner of the vehicle to be served with a summons for a violation of this subsection. [1997, c. 162, §2 (NEW).]

C. Except as provided in paragraph D, it is not a defense to a violation of this subsection that a registered owner was not operating the vehicle at the time of the violation. [1997, c. 162, §2 (NEW) .]

D. The following are defenses to a violation of this subsection.

(1) If a person other than the registered owner is operating the vehicle at the time of the violation of subsection 4 and is convicted of that violation, the registered owner may not be found in violation of this subsection.

(2) If the registered owner is a lessor of vehicles and at the time of the violation the vehicle was in the possession of a lessee and the lessor provides the investigation officer with a copy of the lease agreement containing the information required by section 254, the lessee, not the lessor, may be charged under this subsection.

(3) If the vehicle is operated using a dealer or transporter registration plate and at the time of the violation the vehicle was operated by any person other than the dealer or transporter and if the dealer or transporter provides the investigating officer with the name and address of the person who had control over the vehicle at the time of the violation, that person, not the dealer or transporter, may be charged under this subsection.

(4) If a report that the vehicle was stolen is given to a law enforcement officer or agency before the violation occurs or within a reasonable time after the violation occurs and an investigation determines the vehicle was stolen, the registered owner may not be charged under this subsection. [1997, c. 162, §2 (NEW).]

[1997, c. 162, §2 (NEW) .]

5. Exercise of privileges. The operator of an authorized emergency vehicle when responding to, but not upon returning from, an emergency call or fire alarm or when in pursuit of an actual or suspected violator of the law may exercise the privileges set forth in this subsection. The operator of an authorized emergency vehicle may:

A. Park or stand, notwithstanding the provisions of this chapter; [1993, c. 683, Pt. A, §2 (NEW); 1993, c. 683, Pt. B, §5 (AFF).]

B. Proceed past a red signal, stop signal or stop sign, but only after slowing down as necessary for safe operation; [1993, c. 683, Pt. A, §2 (NEW); 1993, c. 683, Pt. B, §5 (AFF).]

C. Exceed the maximum speed limits as long as life or property is not endangered, except that capital security officers and employees of the Department of Corrections may not exercise this privilege; [2001, c. 360, §7 (AMD).]

D. Disregard regulations governing direction of movement or turning in specified directions; and [1993, c. 683, Pt. A, §2 (NEW); 1993, c. 683, Pt. B, §5 (AFF).]

E. Proceed with caution past a stopped school bus that has red lights flashing only:

(1) After coming to a complete stop; and

(2) When signaled by the school bus operator to proceed. [1993, c. 683, Pt. A, §2 (NEW); 1993, c. 683, Pt. B, §5 (AFF).]

Nothing in this subsection prohibits the operator of an authorized emergency vehicle from activating emergency lights for the limited purpose of warning motorists when entering or exiting structures designed to house the emergency vehicles.

[2003, c. 633, §5 (AMD) .]

6. Emergency lights and audible signals. The operator of an authorized emergency vehicle who

is exercising the privileges granted under subsection 5 shall use an emergency light authorized by subsection 2. The operator of an authorized emergency vehicle who is exercising the privileges granted under subsection 5, paragraphs B, C, D and E shall sound a bell or siren when reasonably necessary to warn pedestrians and other operators of the emergency vehicle's approach.

[1993, c. 683, Pt. A, §2 (NEW); 1993, c. 683, Pt. B, §5 (AFF) .]

7. Duty to drive with due regard for safety. Subsections 4, 5 and 6 do not relieve the operator of an authorized emergency vehicle from the duty to drive with due regard for the safety of all persons, nor do those subsections protect the operator from the consequences of the operator's reckless disregard for the safety of others.

[1993, c. 683, Pt. A, §2 (NEW); 1993, c. 683, Pt. B, §5 (AFF) .]

8. Standards for lights on highway maintenance vehicles. The Commissioner of Transportation, with the consent of the Chief of the State Police, shall adopt standards and specifications for headlights, clearance lights, identification lights and other lights on highway maintenance vehicles. These standards must include prescribed usage for the various lights when a highway maintenance vehicle is in operation. The standards and specifications adopted pursuant to this section must correspond to and so far as practical conform with those approved by the national association of state highway officials. The standards and specifications adopted pursuant to this section are in addition to and do not supersede the lighting requirements established in subsections 1 to 7 and sections 1904 to 1909.

Highway maintenance vehicles owned by a municipality or performing maintenance under contract to a municipality must meet the lighting requirements established in subsections 1 to 7 and sections 1904 to 1909. A municipality may adopt the standards and specifications developed in accordance with this subsection.

[1993, c. 683, Pt. A, §2 (NEW); 1993, c. 683, Pt. B, §5 (AFF) .]

9. Stationary vehicles. The operator of a vehicle passing a stationary authorized emergency vehicle using an emergency light or a stationary public service vehicle using its authorized lights, with due regard to the safety and traffic conditions, shall:

A. Pass in a lane not adjacent to that of the authorized emergency vehicle or public service vehicle, if possible; or [2015, c. 32, §4 (AMD) .]

B. If passing in a nonadjacent lane is impossible or unsafe, pass the emergency vehicle or public service vehicle at a careful and prudent speed reasonable for passing the authorized emergency vehicle or public service vehicle safely. [2015, c. 32, §4 (AMD) .]

A violation of this subsection is a traffic infraction for which a minimum fine of \$250 must be adjudged.

[2015, c. 32, §4 (AMD) .]

SECTION HISTORY

1993, c. 683, §A2 (NEW). 1993, c. 683, §B5 (AFF). 1995, c. 22, §1 (AMD). 1995, c. 65, SC6 (AMD). 1995, c. 65, SSA153,C15 (AFF). 1995, c. 247, §4 (AMD). 1997, c. 162, §§1,2 (AMD). 1999, c. 29, §2 (AMD). 2001, c. 10, §1 (AMD). 2001, c. 360, §§5-8 (AMD). 2003, c. 78, §§1,2 (AMD). 2003, c. 97, §1 (AMD). 2003, c. 209, §1 (AMD). 2003, c. 340, §7 (AMD). 2003, c. 451, §T14 (AMD). 2003, c. 510, §§C8,9 (AMD). 2003, c. 633, §§4,5 (AMD) .

2005, c. 14, §§1-3 (AMD). 2005, c. 15, §1 (AMD). 2005, c. 183, §2 (AMD). 2005, c. 299, §1 (AMD). 2005, c. 314, §12 (AMD). 2005, c. 482, §4 (AMD). 2007, c. 11, §1 (AMD). 2007, c. 62, §1 (AMD). 2007, c. 348, §§18-20 (AMD). 2009, c. 251, §10 (AMD). 2009, c. 317, Pt. F, §1 (AMD). 2009, c. 421, §4 (AMD). 2011, c. 448, §2 (AMD). 2011, c. 657, Pt. W, §5 (REV). 2011, c. 691, Pt. A, §30 (AMD). 2013, c. 462, §4 (AMD). 2015, c. 31, §§1, 2 (AMD). 2015, c. 32, §§1-4 (AMD).

The Revisor's Office cannot provide legal advice or interpretation of Maine law to the public.

If you need legal advice, please consult a qualified attorney.

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Automatic Forclosure Date	Last Name	First Name	Map	Lot	Acct #	Property	Notes	Owes	Last Payment Date	Total Past due
01/23/16	Abbott	Mary Lee	U18	005-024	1790	Land/Home	Pays \$100 per mo	2004-Present	07/06/16	\$11,607.14
01/23/16	Asdot	Marion H.	R07	38	966	Land/Home	Random Payments	2012-Present	06/03/16	\$ 6,454.15
01/23/16	Bowen	Adam	R04	002-009	2596	Mobile Home	No Payment on Record. First Foreclosure 2013	2011-Present	None on Record	\$ 1,108.54
01/23/16	Brown	Marsha R. & David M.	U01	83	1219	Land/Building	Making Regular Payments \$50/mo Note in TRIO states notice of CH. 7 Bankruptcy received 5/2/2013, cannot locate notice	2012-Present	06/15/16	\$ 12,647.17
01/23/16	Carlton	Michael H.	R03	069-001	422	Land/Home		2005-Present	10/08/15	\$ 32,013.63
01/23/16	Crawson	James	R04	010-A20	1940	Mobile Home	Making regular payments of \$217/mo since 08/2015	2008-Present	11/02/15	\$ 5,174.95
01/23/16	Delano	KyMBERly	R07	066-001	994	Mobile Home	All mailings are returned unable to deliver, cannot locate new address	2007-Present	06/13/16	\$ 10,810.15
01/23/16	Doray & Moon	Greg & Noelle	R05	016-001	572	Mobile Home		2012-Present	10/26/12	\$ 914.62

Automatic Foreclosure Date	Last Name	First Name	Map	Lot	Acct #	Property	Notes	Owes	Last Payment Date	Total Past due
01/23/16	Franzen	Raymond	R05	126-A	789	Land/Home	Makes regular payments of \$553.00 has agreement and has stuck with it since signed. I did explain the agreement ends after 2012 tax year and they are going to try to double the regular payments.	2012-Present	06/22/16	\$ 53,567.75
01/23/16	Hunt Company	Inc	R03	085-C	2284	Land/Building	Customer has paid \$23,826.54 (2009-2012) since Oct. 2015	2013-Present	12/21/15	\$ 14,951.16
01/23/16	James	Kevin	R05	037-F	2125	Land/Mobile Home		2006-Present	02/20/15	\$ 13,457.09
01/23/16	Kingston	Lena & Sean	R04	002-014	34	Mobile Home		2006-Present	07/31/15	\$ 4,524.10
01/23/16	Laemmle	David	U01	91	1228	Land/Building		2013-Present	03/31/16	\$ 9,257.32
01/23/16	Mills	Linda	R04	002-024	2539	Mobile Home	2012 We did not Foreclose	2012-Present	04/03/12	\$ 1,468.87
01/23/16	Perkins	Kristy	R04	010-A24	2436	Mobile Home		2013-Present	05/23/16	\$ 548.46
01/23/16	Pinkham	Mike	R04	010-A19	1939	Mobile Home		2006-Present	05/29/09	\$ 3,074.26

Automatic Forclosure Date	Last Name	First Name	Map	Lot	Acct #	Property	Notes	Owes	Last Payment Date	Total Past due
01/23/16	Reed	Charles	R04	002-030	47	Home		2002-Present	07/09/13	\$ 5,687.39
01/23/16	Reed	Naomi	R04	002-003	2066	Mobile Home		2007-Present	04/02/12	\$ 2,274.75
01/23/16	Rines	William & Brandi	R05	051-A3	2578	Mobile Home		2011-Present	01/02/15	\$ 2,295.53
01/23/16	Roberts	Christopher	R04	002-013	33	Mobile Home		2011-Present	07/11/11	\$ 2,400.89
01/23/16	Travis	Whitney	R07	039-14	41	Mobile Home		2013-Present	06/14/13	\$ 535.55
01/23/16	West	Gregory	R01	6	54	Land/Home		2013-Present	10/02/15	\$ 6,511.01
TOTAL:										\$201,284.48

Acct Name	Current				Liens	Total
	Amount Due	30 Day	60 Day	90 Day		
205 32 MIDDLE STREET	40.00	0.00	0.00	0.00	0.00	40.00
178 48 FEDERAL STREET, LLC	24.00	0.00	0.00	0.00	0.00	24.00
287 ADAMS, LINDA	72.00	0.00	0.00	0.00	0.00	72.00
5 ALBERTSONS, INC. SITE #07609	328.00	0.00	0.00	0.00	0.00	328.00
26 AMES SUPPLY	72.00	0.00	0.00	0.00	0.00	72.00
23 AMES SUPPLY, INC.	230.00	0.00	0.00	0.00	0.00	230.00
669 ANAGNOSTIS, ALEXANDRA	72.00	0.00	0.00	72.00	0.00	144.00
603 ANDERSON, SUE	72.00	0.00	0.00	0.00	0.00	72.00
752 ANDREWS, TIMOTHY	72.00	0.00	0.00	0.00	0.00	72.00
689 APPLETON, BRENT M.	0.00	72.00	0.00	0.00	0.00	72.00
570 ASDOT, MARION H.	0.00	72.00	0.00	72.00	206.43	350.43
542 ATTWOOD, JR, R. DEANE	21.60	0.00	0.00	0.00	0.00	21.60
572 BABINEAU, LUCIEN R.	0.00	72.00	0.00	0.00	0.00	72.00
371 BACHOLDER, MATT	0.00	72.00	0.00	0.00	0.00	72.00
544 BAILEY, DESIREE	24.00	24.00	24.00	1.27	0.00	73.27
640 BAILEY, DESIREE	32.00	80.00	0.00	104.00	971.95	1,187.95
575 BARNES, LARRY A.	72.00	0.00	0.00	0.00	0.00	72.00
577 BASTON-DIXON, ANDREE M.	0.00	152.00	0.00	0.00	0.00	152.00
567 BELAND, DESSIE	0.00	88.00	0.00	0.00	0.00	88.00
579 BELL, ETHEL M.	72.00	0.00	0.00	0.00	0.00	72.00
740 BENNER, BRUCE	67.20	0.00	0.00	0.00	0.00	67.20
581 BENNER, BRUCE M.	72.00	0.00	0.00	0.00	0.00	72.00
582 BENNER, BRUCE M.	136.00	0.00	0.00	0.00	0.00	136.00
207 BERMUDA ISLES LLC	24.00	0.00	0.00	0.00	0.00	24.00
206 BERMUDA ISLES LLC	32.00	0.00	0.00	0.00	0.00	32.00
89 BIBLE BAPTIST CHURCH	208.00	0.00	0.00	0.00	0.00	208.00
101 BICKFORD, BENJAMIN	0.00	72.00	0.00	0.00	0.00	72.00
33 BIG AL'S SUPER VALUES	223.00	0.00	0.00	0.00	0.00	223.00
587 BLACKMAN, BURTON K.	72.00	0.00	0.00	72.00	524.18	668.18
53 BLAKE, LORRIE A.	72.00	0.00	0.00	72.00	0.00	144.00
620 BLATZ, THOMAS J.	216.00	0.00	0.00	230.00	929.11	1,375.11
593 BONANG, NAOMI B.	80.00	0.00	0.00	100.32	0.00	180.32
72 BONN, DAVID W.	72.00	0.00	0.00	72.00	105.78	249.78
580 BRADFORD-SORTWELL-WRIGHT PST#54	72.00	0.00	0.00	0.00	0.00	72.00
731 BREWER III, VERNON C.	0.00	80.00	0.00	102.02	0.00	182.02

Acct Name	Current				Liens	Total
	Amount Due	30 Day	60 Day	90 Day		
598 BREWER III, VERNON C.	-18.62	0.00	0.00	0.00	0.00	-18.62
939 BREWER, KELLY	136.00	0.00	0.00	0.00	0.00	136.00
96 BRITTON, BARBARA	72.00	0.00	0.00	0.00	0.00	72.00
216 BROWN, MARSHA R.	0.00	0.00	80.00	80.00	1,059.37	1,219.37
700 BURKHOLDER, PAULA	72.00	0.00	0.00	0.00	0.00	72.00
366 BUSCANERA, MARK A.	120.00	0.00	0.00	0.00	0.00	120.00
926 C.M.P. (NEW SERVICE BUILDING)	24.00	32.00	0.00	0.00	0.00	56.00
658 CAMDEN NATIONAL BANK	72.00	0.00	0.00	0.00	0.00	72.00
607 CARON, TIMOTHY R.	72.00	0.00	0.00	72.00	0.00	144.00
354 CARUSO, PAULA	0.00	0.00	72.00	0.00	0.00	72.00
453 CARVER, DENISE	0.00	120.00	0.00	0.00	0.00	120.00
934 CHAPMAN, DANIEL G.	112.00	0.00	0.00	0.00	0.00	112.00
749 CHIENEY, JULIE	72.00	0.00	0.00	0.00	0.00	72.00
57 CHERRY, DAVID	176.00	0.00	0.00	0.00	0.00	176.00
44 CHICK, ESTATE DOUGLAS G.	72.00	0.00	0.00	0.00	0.00	72.00
109 CLINTON, MICHAEL	0.00	136.00	0.00	0.00	0.00	136.00
373 COLBY, TINA	0.00	0.00	0.00	144.00	0.00	144.00
622 COLE, HENRY JAMES	72.00	0.00	0.00	0.00	0.00	72.00
47 COLLINS, JAMES R.	72.00	0.00	0.00	0.00	0.00	72.00
538 CORWIN, MATTHEW	0.00	80.00	0.00	0.97	0.00	80.97
638 COTE, LAURA	72.00	0.00	0.00	0.00	0.00	72.00
176 CRANE, JOHN E.	0.00	0.00	88.00	0.00	0.00	88.00
74 CROMWELL COASTAL PROPERTIES	96.00	0.00	0.00	0.00	0.00	96.00
462 CROMWELL, KASEY	0.00	96.00	0.00	0.00	0.00	96.00
744 CROMWELL, RYAN	72.00	0.00	0.00	0.00	0.00	72.00
833 CURTIS, DIANE	72.00	0.00	0.00	72.00	489.04	633.04
834 DATILLO, MONICA A.	0.00	72.00	0.00	0.00	0.00	72.00
817 DAVISON, HOWARD	80.00	0.00	0.00	0.00	0.00	80.00
286 DEER RIDGE FARM APTS (UNIT#1)	144.00	0.00	0.00	0.00	0.00	144.00
284 DEER RIDGE FARM APTS (UNIT#2)	88.00	0.00	0.00	0.00	0.00	88.00
282 DEER RIDGE FARM APTS (UNIT#3)	200.00	0.00	0.00	0.00	0.00	200.00
280 DEER RIDGE FARM APTS (UTILITY)	24.00	0.00	0.00	0.00	0.00	24.00
710 DEION, TAMMY	0.00	128.00	0.00	0.00	0.00	128.00
805 DELANO, KYMBERLY	0.00	57.07	0.00	0.00	0.00	57.07
539 DELANO, TALBOT	0.00	72.00	0.00	0.00	0.00	72.00

Acct Name	Current				Liens	Total
	Amount Due	30 Day	60 Day	90 Day		
896 DELANO, TALBOT	0.00	72.00	0.00	0.00	0.00	72.00
637 DELANO, TIMOTHY D.	72.00	0.00	0.00	72.84	0.00	144.84
555 DENNISON, ROGER E.	152.00	0.00	0.00	0.00	0.00	152.00
311 DOERING, JUDITH C.	24.00	0.00	0.00	0.00	0.00	24.00
717 DONOVAN, WENDY M.	0.00	71.89	0.00	0.00	0.00	71.89
4 DUKE, INC.	545.00	405.00	405.00	0.00	0.00	1,355.00
559 DUNNING, BOBBY JO	0.00	72.00	0.00	72.00	490.87	634.87
643 DUNNING, JOHN A. & DONALD W.	0.00	72.00	0.00	72.00	342.77	486.77
543 DUTTON SR, KENDALL W	0.00	72.00	0.00	0.00	0.00	72.00
891 DUTTON, DAVID	0.00	72.00	0.00	0.00	0.00	72.00
725 DYKE, TORI	72.00	0.00	0.00	0.00	0.00	72.00
348 ECHEVARRIA, ALEX	0.00	0.00	96.00	0.00	0.00	96.00
34 EDDY LLC	128.00	0.00	0.00	0.00	0.00	128.00
273 EDGEComb, TOWN OF	2,358.00	0.00	0.00	0.00	0.00	2,358.00
97 EDWARDS, ANGELA D.	0.00	96.00	0.00	0.00	0.00	96.00
685 ELLIS, ANDREA L.	104.00	0.00	0.00	0.00	0.00	104.00
61 ENERGY NORTH GROUP, INC.	192.00	0.00	0.00	0.00	0.00	192.00
501 ERICKSON, CHRIS W.	265.00	0.00	0.00	0.00	0.00	265.00
170 FAIRFIELD, MARITA	24.00	0.00	0.00	0.00	0.00	24.00
840 FATI, JASON	0.00	72.00	0.00	72.00	170.61	314.61
141 FIELD, ELIOT	0.00	0.00	128.00	0.00	0.00	128.00
55 FINLAY, RONALD	112.00	0.00	0.00	0.00	0.00	112.00
938 FIRST FEDERAL SAVINGS & LOAN	24.00	0.00	0.00	0.00	0.00	24.00
36 FITZSIMMONS, TINA	80.00	0.00	0.00	0.00	0.00	80.00
377 FLANAGAN, TIMOTHY J.	0.00	88.00	0.00	0.00	0.00	88.00
76 FLOOD JR., L. GARDINER	88.00	0.00	0.00	0.00	0.00	88.00
234 FOOTER, DONNA L.	0.00	0.00	72.00	71.74	0.00	143.74
60 FOSTER, DEBORAH	0.00	72.00	0.00	72.00	0.00	144.00
265 FRANKLIN CLARK HOUSE LLC	0.00	0.00	72.00	0.00	0.00	72.00
743 FROST, KRISTEN	168.00	0.00	0.00	0.00	0.00	168.00
450 GAGNON, PETER	48.00	48.00	0.00	0.00	0.00	96.00
756 GALLANT, BRENDA	72.00	0.00	0.00	0.00	0.00	72.00
360 GARDINER ROAD, LLC	24.00	-8.00	0.00	0.00	0.00	16.00
41 GOLDEN OLDIES	72.00	0.00	0.00	0.00	0.00	72.00
665 GORNEAU, JR., WALTER J.	0.00	72.00	0.00	0.00	0.00	72.00

Acct Name	Current					Liens	Total
	Amount Due	30 Day	60 Day	90 Day			
769 GOUD, DUANE	0.00	72.00	0.00	0.00	0.00	0.00	72.00
476 GRAFFAM, STEPHEN	112.00	48.00	40.00	176.00	585.37	0.00	961.37
667 GRANT, JOSEPH L.	0.00	72.00	0.00	0.00	0.00	0.00	72.00
583 GRAY, SUSAN L.	120.00	0.00	0.00	42.93	0.00	0.00	162.93
639 GRIFFIN, ANNE MARIE S.	40.00	0.00	0.00	0.00	0.00	0.00	40.00
29 GROVER AUTO & TIRE	531.00	0.00	0.00	0.00	0.00	0.00	531.00
40 GROVER, DANIEL L.	88.00	0.00	0.00	0.00	0.00	0.00	88.00
39 GROVER, DANIEL L.	72.00	0.00	0.00	0.00	0.00	0.00	72.00
723 GROVER, DANIEL L.	72.00	0.00	0.00	0.00	0.00	0.00	72.00
541 GROVER, DEVIN	72.00	0.00	0.00	0.00	0.00	0.00	72.00
517 HAMILTON, CHARLES	0.00	120.00	0.00	0.00	0.00	0.00	120.00
80 HAMLIN, STEVEN	80.00	0.00	0.00	0.00	0.00	0.00	80.00
43 HANJITSUWAN, CHANINT	88.00	0.00	0.00	0.00	0.00	0.00	88.00
391 HARRIMAN, JANE C.	0.00	72.00	0.00	0.00	0.00	0.00	72.00
392 HARRIS, BASIL	0.00	72.00	0.00	0.00	0.00	0.00	72.00
715 HARRIS, CAROLINE	0.00	192.00	0.00	144.00	428.41	0.00	764.41
213 HEALD, SARAH	531.00	419.00	284.92	0.00	0.00	0.00	1,234.92
707 HEALD, STEPHEN L.	64.00	112.00	0.00	144.00	1,146.97	0.00	1,466.97
119 HENDERSON, L. DOUGLAS	0.00	0.00	72.00	72.00	255.09	0.00	399.09
336 HERRICK, MATT	0.00	0.00	-18.79	0.00	0.00	0.00	-18.79
456 HERRICK, PAMELA	24.00	24.00	19.42	0.00	0.00	0.00	67.42
585 HOFFMAN, HERMAN	72.00	0.00	0.00	0.00	0.00	0.00	72.00
439 HOPF-LOVETTE, CHRISTINE	48.00	0.00	0.00	0.00	0.00	0.00	48.00
668 HUBER, MATTHEW	136.00	0.00	0.00	96.00	355.93	0.00	587.93
32 INHABITANTS OF LINCOLN COUNTY	72.00	0.00	0.00	0.00	0.00	0.00	72.00
906 INNES, RYAN	72.00	0.00	0.00	72.00	2,433.35	0.00	2,577.35
646 J & M GAS COMPANY	184.00	0.00	0.00	72.00	695.09	0.00	951.09
173 JASON, RICHARD M.	0.00	0.00	88.00	0.00	0.00	0.00	88.00
695 JAYNES, CINDI	0.00	96.00	0.00	0.00	0.00	0.00	96.00
664 JOHANSSON, PETER	0.00	-8.23	0.00	0.00	0.00	0.00	-8.23
370 JOHNSON, LORIE	0.00	72.00	0.00	0.00	0.00	0.00	72.00
647 JONES, CRYSTAL D.	72.00	0.00	0.00	0.00	0.00	0.00	72.00
46 JUNTURA, CECILIO	24.00	0.00	0.00	0.00	0.00	0.00	24.00
499 JUNTURA, CECILIO	503.00	0.00	0.00	0.00	0.00	0.00	503.00
481 KALER, JOAN	0.00	54.59	28.34	0.00	0.00	0.00	82.93

Acct Name	Current					Liens	Total
	Amount Due	30 Day	60 Day	90 Day			
356 KAPLAN, CHERYL ANN	0.00	0.00	184.00	168.00	328.07	680.07	
404 KAVANAGH, EDWARD P.	0.00	72.00	0.00	0.00	0.00	72.00	
537 KAZALSKI, JOHN	72.00	0.00	0.00	0.00	0.00	72.00	
71 KELLEY, CAROLYN A.	72.00	0.00	0.00	0.00	0.00	72.00	
454 KENNY, JEAN K.	0.00	96.00	0.00	0.00	0.00	96.00	
212 KETELHUT, BRADBURY & JULEE	0.00	0.00	96.00	0.00	0.00	96.00	
704 KING, GARY F.	72.00	0.00	0.00	72.00	359.28	503.28	
448 KITFIELD III, EDWARD B.	0.00	363.00	0.00	208.00	0.00	571.00	
714 KNIGHT, JOSH	-241.12	0.00	0.00	0.00	0.00	-241.12	
35 LARSON, HARRIET	72.00	0.00	0.00	72.00	428.76	572.76	
75 LATTER, JUDITH H.	72.00	0.00	0.00	0.00	0.00	72.00	
561 LATTER, RICHARD	72.00	0.00	0.00	0.00	0.00	72.00	
83 LAUB, JEANNIE	403.00	0.00	0.00	0.00	0.00	403.00	
54 LECLAIR, JAMES	72.00	0.00	0.00	0.00	0.00	72.00	
45 LEIGHTON, SAMUEL	136.00	0.00	0.00	0.00	0.00	136.00	
727 LEWIS, AMY	80.00	0.00	0.00	72.00	146.24	298.24	
610 LIGHTHOUSE LOBSTER SHACK	96.00	0.00	0.00	0.00	0.00	96.00	
62 LINCOLN COUNTY COMMUNICATIONS	104.00	0.00	0.00	0.00	0.00	104.00	
271 LINCOLN COUNTY COURT HOUSE	96.00	0.00	0.00	0.00	0.00	96.00	
269 LINCOLN COUNTY SHERIFFS DEPT.	56.00	0.00	0.00	0.00	0.00	56.00	
56 LIVINGSTON, HEATHER T.	72.00	0.00	0.00	0.00	0.00	72.00	
557 LOUPE, ANDREA	40.00	0.00	0.00	0.00	0.00	40.00	
381 LOYOLA, EDGAR C.	0.00	128.00	0.00	0.00	0.00	128.00	
9 MACS D/B/A CIRCLE K	419.00	0.00	0.00	0.00	0.00	419.00	
107 MAGUIRE, DELORES S.	0.00	-193.00	0.00	0.00	0.00	-193.00	
932 MAINE ADVENTURE COURSES, LLC	120.00	0.00	0.00	0.00	0.00	120.00	
924 MAINE HERITAGE VILLAGE LLC	24.00	0.00	0.00	0.00	0.00	24.00	
303 MAINE YANKEE	96.00	0.00	0.00	0.00	0.00	96.00	
283 MARCHESI, MARK	0.00	0.00	72.00	0.00	0.00	72.00	
333 MAREAN, KARL J.	0.00	0.00	72.00	72.00	879.74	1,023.74	
49 MARSHALL, JOLLEEN	160.00	0.00	0.00	0.00	0.00	160.00	
327 MATTSOON, HEIDI F.	24.00	0.00	0.00	0.00	0.00	24.00	
369 MCKANE, JENNIFER	24.00	24.00	0.00	0.00	0.00	48.00	
636 MEADOW WOODS REALTY, LLC	156.00	0.00	0.00	0.00	0.00	156.00	
91 MEHRL, REGINA	120.00	0.00	0.00	0.00	0.00	120.00	

Acct Name	Current					Liens	Total
	Amount Due	30 Day	60 Day	90 Day			
231 ROBINSON, MATTHEW B.	0.00	0.00	3.60	0.00	0.00	0.00	3.60
941 ROGERS, ROBERT	72.00	0.00	0.00	0.00	0.00	0.00	72.00
773 ROGERS, ROBERT H.	72.00	0.00	0.00	0.00	0.00	0.00	72.00
774 ROY, JAMES E.	0.00	144.00	0.00	0.00	0.00	0.00	144.00
223 RUST, CHERYL L.	286.00	0.00	0.00	0.00	0.00	0.00	286.00
172 RYNEILL	510.00	0.00	0.00	0.00	0.00	0.00	510.00
460 RZYCKI, WOJCIECH	0.00	120.00	0.00	0.00	0.00	0.00	120.00
92 SAMPSON, MATTHEW M.	265.00	0.00	0.00	144.00	0.00	1,543.79	1,952.79
367 SAWYER, DAVID L.	0.00	104.00	0.00	0.00	0.00	0.00	104.00
548 SCHOONER INN	370.00	208.00	0.00	0.00	0.00	0.00	578.00
779 SCIASCIA, ANDREW D.	72.00	0.00	0.00	0.00	0.00	0.00	72.00
31 SEA BASKET RESTAURANT	184.00	244.00	24.00	106.65	0.00	0.00	558.65
780 SEIGARS, JAMES A.	72.00	0.00	0.00	0.00	0.00	0.00	72.00
783 SHEPSCOT VALLEY CHILDREN'S HOUSE	0.00	72.00	0.00	0.00	0.00	0.00	72.00
208 SHELDON, FRANK W.	0.00	0.00	510.00	356.00	0.00	0.00	866.00
784 SHEPHERD, PHILLIP	0.00	72.00	0.00	0.00	0.00	0.00	72.00
907 SHERMAN, KEVIN	80.00	0.00	0.00	0.00	0.00	0.00	80.00
37 SHIP'S CHOW HALL	251.00	0.00	0.00	0.00	0.00	0.00	251.00
84 SIMONETTI, JAMES A. "WINDYBROOK"	128.00	0.00	0.00	0.00	0.00	0.00	128.00
129 SINCLAIR, AFTON	128.00	0.00	0.00	0.00	0.00	0.00	128.00
63 SNOW SQUALL BED & BREAKFAST, LLC	192.00	152.00	0.00	0.00	0.00	0.00	344.00
797 SONJA, JEFFREY E.	0.00	128.00	0.00	0.00	0.00	0.00	128.00
21 SOULE JR., FRANCIS S.	72.00	0.00	0.00	0.00	0.00	0.00	72.00
578 SOUZA, TODD D.	0.00	184.00	0.00	168.00	32.87	0.00	384.87
804 SPINNEY, NANCY B.	72.00	0.00	0.00	0.00	0.00	0.00	72.00
469 SPROUL, AARON D.	0.00	104.00	0.00	0.00	0.00	0.00	104.00
933 ST. PIERRE, THERESA	72.00	0.00	0.00	71.73	0.00	0.00	143.73
258 STACY HOUSE/JUDITH C. DOERING	192.00	0.00	0.00	0.00	0.00	0.00	192.00
88 STEEN, ARLENE A.	72.00	0.00	0.00	0.00	0.00	0.00	72.00
358 STEWART, WILLIAM G.	0.00	0.00	72.00	0.00	0.00	0.00	72.00
808 STONE, NORMAN G.	96.00	0.00	0.00	0.00	0.00	0.00	96.00
629 STOOPS, TREVEN C.	40.00	0.00	0.00	0.00	0.00	0.00	40.00
597 STOVER, NANCY P.	0.00	72.00	0.00	0.00	0.00	0.00	72.00
604 STROZIER, SHELLEY	0.00	72.00	0.00	72.00	443.05	0.00	587.05
626 SULLIVAN, NATHAN R.	144.00	0.00	0.00	144.00	718.46	0.00	1,006.46

Acct Name	Current				Liens	Total
	Amount Due	30 Day	60 Day	90 Day		
30 TASTE OF ORIENT RESTAURANT	104.00	96.00	0.00	0.00	0.00	200.00
713 THIBEAULT, SHENA	0.00	80.00	0.00	80.00	513.28	673.28
451 THOMAS, KYLER	24.00	0.00	0.00	0.00	0.00	24.00
81 TOOKER, JAMES	56.00	40.00	35.06	0.00	0.00	131.06
609 TRAVIS, LEVON	192.00	0.00	0.00	82.90	0.00	274.90
819 TRAVIS, PAUL A.	0.00	72.00	0.00	72.00	74.31	218.31
8 TRUCKS BY NORM'S	72.00	0.00	0.00	0.00	0.00	72.00
320 TRUEDELL, II, WILLIAM H.	56.00	0.00	0.00	0.00	0.00	56.00
927 TWO BRIDGES REGIONAL JAIL	2,806.00	0.00	0.00	0.00	0.00	2,806.00
114 VARNEY, SUSAN	0.00	72.00	0.00	0.00	0.00	72.00
820 VIGNEAULT, LEWIS	80.00	0.00	0.00	0.72	0.00	80.72
822 WAHLSTROM, CHRISTOPHER J.	0.00	72.00	0.00	0.00	0.00	72.00
261 WANER, JUDITH M.	0.00	0.00	0.00	0.00	0.00	0.00
73 WANSEER, RANDY	72.00	0.00	0.00	49.98	0.00	121.98
85 WARDBROOK APARTMENTS	433.00	0.00	0.00	0.00	0.00	433.00
86 WARDBROOK APARTMENTS	251.00	0.00	0.00	0.00	0.00	251.00
87 WARDBROOK APARTMENTS	265.00	0.00	0.00	0.00	0.00	265.00
259 WASHBURN, JOHN B.	176.00	0.00	0.00	0.00	0.00	176.00
111 WATERMAN, DONNA	0.00	72.00	0.00	25.00	0.00	97.00
251 WAWENOCK, LLC	24.00	0.00	0.00	0.00	0.00	24.00
252 WAWENOCK, LLC	24.00	0.00	0.00	0.00	0.00	24.00
254 WAWENOCK, LLC (FLOWER SHOP)	24.00	0.00	0.00	0.00	0.00	24.00
253 WAWENOCK, LLC (GALLERY)	24.00	0.00	0.00	0.00	0.00	24.00
90 WEATHERBEE, SUSAN L.	96.00	0.00	0.00	0.00	0.00	96.00
434 WEBER, LORNA J.	0.00	4.00	0.00	0.00	0.00	4.00
319 WENTWORTH, SCHUYLER A.	0.00	0.00	136.00	0.00	0.00	136.00
441 WENTWORTH, SCHUYLER A.	0.00	88.00	0.00	0.00	0.00	88.00
440 WENTWORTH, SCHUYLER A.	0.00	96.00	0.00	0.00	0.00	96.00
326 WEST, DION B.	0.00	0.00	300.00	328.00	3,182.98	3,810.98
828 WEST, GLENWOOD L.	72.00	0.00	0.00	0.00	0.00	72.00
753 WISCASSET AUTO PARTS	24.00	24.00	-89.34	0.00	0.00	-41.34
10 WISCASSET DONUTS, LLC	237.00	0.00	0.00	0.00	0.00	237.00
27 WISCASSET FORD	335.00	0.00	0.00	0.00	0.00	335.00
15 WISCASSET MOTOR LODGE	237.00	0.00	0.00	0.00	0.00	237.00
18 WISCASSET MOTOR LODGE	342.00	0.00	0.00	0.00	0.00	342.00

Acct Name	Current					Liens	Total
	Amount Due	30 Day	60 Day	90 Day			
133 WISCASSET PUBLIC LIBRARY	24.00	0.00	0.00	0.00	0.00	0.00	24.00
293 WISCASSET SCHOOL DEPARTMENT	24.00	0.00	0.00	0.00	0.00	0.00	24.00
389 WISCASSET SCHOOL DEPARTMENT	293.00	0.00	0.00	0.00	0.00	0.00	293.00
278 WISCASSET SCHOOL DEPARTMENT	454.00	0.00	0.00	0.00	0.00	0.00	454.00
530 WISCASSET VILLAGE ANTIQUES	80.00	0.00	0.00	0.00	0.00	0.00	80.00
288 WISCASSET, TOWN OF	24.00	0.00	0.00	0.00	0.00	0.00	24.00
161 WISCASSET, TOWN OF	440.00	0.00	0.00	0.00	0.00	0.00	440.00
291 WISCASSET, TOWN OF	24.00	0.00	0.00	0.00	0.00	0.00	24.00
245 WISCASSET, TOWN OF	24.00	0.00	0.00	0.00	0.00	0.00	24.00
276 WISCASSET, TOWN OF	120.00	0.00	0.00	0.00	0.00	0.00	120.00
267 WISCASSET, TOWN OF	72.00	0.00	0.00	0.00	0.00	0.00	72.00
737 WISCASSET, TOWN OF (MASON)	0.00	0.00	0.00	0.00	0.00	296.28	296.28
777 WISCASSET, TOWN OF (MASON)	0.00	0.00	0.00	0.00	0.00	296.28	296.28
2 WM 681 BATH ROAD, LLC	272.00	251.00	0.00	0.00	0.00	0.00	523.00
838 WYCKOFF, KATHERINE E.	0.00	66.00	0.00	0.00	0.00	0.00	66.00
386 WYMAN, STUART C.S.	0.00	72.00	0.00	0.00	0.00	0.00	72.00
384 WYMAN, STUART R.T. & ELAINE M.	0.00	72.00	0.00	0.00	0.00	0.00	72.00
383 WYMAN, STUART S. (SHANE)	0.00	104.00	0.00	0.00	0.00	0.00	104.00
163 YOUNG, CARL & HOLLY	0.00	0.00	26.70	0.00	0.00	0.00	26.70
525 YOUNG, DYLAN	0.00	72.00	0.00	0.00	0.00	0.00	72.00
Total for 335 accounts:	31,789.99	12,606.32	3,360.91	9,568.10	49,950.66		107,284.08



Office of Planning & Codes

8E

51 Bath Road • Wiscasset, Maine 04578

TO: Wiscasset Board of Selectmen
FROM: Benjamin Averill, Town Planner
CC: Marian Anderson, Town Manager
DATE: July 6, 2016
SUBJECT: Pop-up Installation during Wiscasset Art Walk

As you may be aware the Wiscasset Art Walk is held on the last Thursday of the month from 5:00 P.M to 8:00 P.M. The first art walk of the season was held on June 30th and was a great success. The next two Art Walks will be held on July 28th and August 25th. I was approached by Lucia Drobby who heads the Wiscasset Art Walk Committee about the ability for the committee host a pop-up art installation utilizing two parking spaces in front of business on Main Street. Birch, located at 72 Main Street, is interested in hosting the pop-up installation. The art installation would be placed in the two parking spaces in front of 72 Main Street. The parking spaces would need to be blocked off during the event as well as for an hour before and after the event to allow for set up and removal. I have checked the ordinances and there is nothing that would disallow this to occur. The Wiscasset Art Walk Committee is interested in hosting the installation either on July 28th or August 25th.

RULES OF ORDER AND PROCEDURE FOR

WISCASSET SELECTBOARD

BOARD MEETINGS

- 1. Regular Board Meetings:** The Board shall meet in regular session in the Selectboard's chambers at the Town Offices located at the intersection of US Route 1 and Route 27 at 6:00 p.m. on the first and third Tuesday of each month or any other location and time which has been designated with the requisite advance notice to be determined by the Board. From time to time, the Board may conduct meetings or workshops as is deemed necessary.
- 2. Board Meeting Agenda:** All reports, communications, resolutions, documents or other matter to be submitted to the Board shall be delivered to the Town Manager's office by the end of business on the Wednesday before the regular meeting if they are to be considered for placement on the agenda for that meeting. The Town Manager will draft the agenda and obtain the Chairman's approval before distribution. Matters which are not on the agenda may be brought before the Board only when the Board votes to suspend the rules of procedure and add that matter to the agenda. Agenda items should state clearly the scope and intent of the action to be taken. The agenda will be delivered to the Board and posted by the Town Manager by the end of business on the Thursday before the next regularly scheduled Board meeting.
- 3. Special Meetings:** Special meetings may be called by the Chair of the Board, by the Vice Chair in the absence, or by a majority of the Board after having attempted to contact all members of the Board. The Town Manager will draft the agenda and obtain the Chairman's approval before distribution. Notice of these meetings stating the date, the hour, and the purpose shall be served to the Board members, if possible, at least 24 hours before the specified meeting time and be noticed at all appropriate news media.
- 4. Adjourned Sessions:** Any session of the Board may be continued or adjourned from day to day, or for more than one day, but no adjournment shall be extended beyond

the next regular meeting. Notice of adjournment and continuation of the regular meeting will be posted and given to the media.

5. Executive Session: An executive session may be called only by a majority vote of the Board. No orders, rules, resolutions, regulations, contracts, appointments, or other official action shall be finally approved at an executive session. All matters discussed during executive session shall be held in strictest confidence by the Board and shall not be discussed with or divulged to any person other than a fellow Board member or persons in attendance at the executive session. Any violation of this confidentiality requirement shall be deemed to be malfeasance of office.

An executive session shall comply with the requirements of M.R.S.A., Sec. 401, et seq. and shall not be used to defeat the purpose of 1 M.R.S.A, Sec. 401 which reads as follows: "The Legislature finds and declares that public proceedings exist to aid in the conduct of the people's business. It is the intent of the Legislature that their actions be taken openly and that their deliberations be conducted openly."

PRESIDING INSTRUCTIONS

6. Chair: The Chair of the Board, or if absent, the Vice Chair, shall take the chair at the hour appointed for the Board to meet and shall call the members to order as the presiding officer. The roll shall be called by the presiding officer. The recording secretary shall enter in the minutes of the meetings the names of the members present.

7. Vice Chair: The Vice Chair shall serve as Chair during the absence or disability of the Chair and, in case of vacancy in the position of the Chair, pending the election of a successor.

8. Board Privileges: The presiding officer may move, second, declare by unanimous consent, and debate from the chair, subject only to such limitations of debate as are by these rules imposed on all members, and shall not be deprived of any rights or privileges of a Board member by virtue of acting as the presiding officer.

Adopted: 6/15/2004
Revised: 8/24/2004
Revised: 10/12/2004
Revised: 07/01/2014
Revised: 09/16/2014
Revised: 06/16/2016

9. **Recording Secretary**: The recording secretary shall be responsible for the taking and transcribing of official board minutes.

10. **Temporary Chair**: In case of the absence of the Chair and Vice Chair, the Town Manager shall call the Board to order and call the roll of the members. If a quorum is found to be present, the Board shall proceed to elect, by a majority vote of those present, a chair of the meeting to act until the Chair or Vice Chair appears.

11. **Decorum and Order**: The presiding officer shall preserve decorum and decide all questions of order and procedure, subject to appeal to the Board.

The Board shall preserve order and decorum and shall neither by conversation or otherwise delay or interrupt the proceedings nor refuse to obey the order of the presiding officer or the rules of the Board. Every Board member desiring to speak shall address the chair by raising his or her hand and upon recognition by the presiding officer, shall confine comments to the questions under debate and shall avoid all personalities and inflammatory language. A Board member once recognized shall not be interrupted while speaking unless called to order by the presiding officer, unless a point of order is raised by another member or unless the speaker chooses to yield to questions from another member. If a Board member is called to order while speaking, the Board member shall cease speaking immediately until the question of order is determined.

If ruled to be in order, the speaker shall be permitted to proceed. If ruled to be not in order, the speaker shall remain silent or shall alter remarks so as to comply with rules of the Board. All members of the Board shall accord the utmost courtesy with each other, to Town Employees and to the public appearing before the Board and shall refrain at all times from any rude and derogatory remarks, reflections, or abusive comments. Board members shall confine questions as to the particular matters before the assembly and in debate shall confine remarks to the issues before the Board.

Public members attending Board meetings also shall observe the same rules of propriety, decorum, and good conduct applicable to the members of the Board and Town staff.

Members of the Board and/or public will be asked to comply with decisions of the presiding officer and the rules of the Board. Should a member of the Board or public continue to violate, or not adhere to, a decision of the presiding officer or rules of the Board, the Chair may call a recess of the meeting, the length of the recess to be determined by the Chair, and reconvene later to finish conducting the business of the Board. Should the member of the Board or public continue to violate or not adhere to a decision of the presiding officer or rules of the Board, the Chair may unilaterally adjourn the meeting until a later date.

Should behavior by any member of the Board or public elevate to a level of disorderly conduct, the Board may request the Town manager or other designee to contact a law enforcement official to intervene.

If the presiding officer fails to act, any member may move to require the enforcement of the rules and the affirmative vote of a majority of the Board shall require the presiding officer to act.

Members of the administrative staff and employees of the Town shall observe the same rules of procedure and decorum applicable to members of the Board. While the presiding officer shall have the authority to preserve decorum in meetings as far as staff members and Town employees are concerned, the Town Manager also shall be responsible for the orderly conduct and decorum of all Town employees. Any staff member or employee desiring to address the Board shall be recognized by the Chair, shall state name and job title for the record, and shall limit remarks to the matter under discussion. All remarks and questions addressed to the Board shall be addressed to the Board as a whole and not to any member thereof. No staff member other than the person with the floor shall enter into any discussion either directly or indirectly without the permission of the presiding officer.

Aggravated cases of misconduct shall be prosecuted on appropriate complaint signed by the presiding officer. In case the presiding officer should fail to act, any member of the Board may move to require the Chair to act to enforce the rules, and the affirmative vote of the majority of the Board shall require the presiding officer to act.

Any public member desiring to address the Board shall be recognized by the Chair, shall approach the lectern, state name and address for the record, and shall limit remarks to the question under discussion. All remarks and questions addressed to the administration of the Town shall be addressed to the Town Manager or the Selectboard through the Chair and not to any municipal Town employee. No person other than members of the Board and the person having the floor shall enter into any discussion either directly or through a member of the Board without the permission of the presiding officer.

12. Quorum: A majority of the Board constitutes a quorum. If less than a quorum convenes at any meeting, the majority of those present may send for any or all of those members absent. If a quorum cannot be obtained, the meeting may be adjourned as provided by Rule 4. The Board may opt to continue in workshop session as a Committee of the Whole.

OFFICERS AND EMPLOYEES

13. Election of Officers: At its first regular meeting following the annual election, the Board shall elect one of its members as Chair and another as Vice Chair by majority vote. The Chair or Vice Chair may be removed from such position and a successor may be elected by a majority vote of the Board at a meeting called for such purpose. The call of a meeting for removal or election of a successor shall require the concurrence of at least three (3) members of the Board, and the removal or election meeting shall be scheduled at a reasonable time and with reasonable notice to all Board members.

14. Town Manager: Unless excused, the Town Manager shall attend all meetings of the Board, except when the Town Manager removal is being considered. The Town Manager shall keep the Board fully advised monthly as to the financial condition and needs of the Town. The Town Manager may make recommendations to the Board and may take part in discussions on all matters concerning the welfare of the Town but may not vote.

15. Town Clerk: The Town Clerk is the ex-officio clerk of the Board. The Clerk shall keep a minute book in which shall be recorded in chronological order the minutes of all proceedings of the Board.

16. Town Attorney: The Board or any Board member, Chair of the Board, or Town Manager may at any time call upon the Town Attorney for an oral or written opinion to decide any question of law. Further, the attorney may be asked to state an opinion upon any rules of parliamentary procedure, which opinion shall not be binding upon the Board. All legal correspondence to an individual Board member shall be given to all Board members.

17. Officers and Employees to Attend: The head of any department, committee chair or municipal official, when requested by the Town Manager or Board Chair, shall attend any regular, adjourned, or special meeting and confer with the Board on matters relating to the Town. Any employee, when requested by the Town Manager, shall attend any regular, adjourned, or special meeting and confer with the Board on matters relating to the Town. The Board designates the third Tuesday of each month for regular reports from selected department heads or committee chairs to be determined by the Town Manager.

DUTIES AND PRIVILEGES OF MEMBERS

18. Right of Appeal: A ruling of the presiding officer may be appealed by any Board member. If the appeal is seconded, the member making the appeal may briefly state the reason for it, and the presiding officer may briefly explain the ruling. There shall be no debate on the appeal, and no other member shall participate in the discussion. The

Adopted: 6/15/2004
Revised: 8/24/2004
Revised: 10/12/2004
Revised: 07/01/2014
Revised: 09/16/2014
Revised: 06/16/2016

presiding officer shall then put the question "shall the decision of the chair be sustained" to the vote. If a majority of the members present vote yes, the ruling of the chair is sustained, otherwise it is overruled.

19. Voting: Every Board member present when a question is put to vote shall vote either "yes", "no" or "abstain" by a show of hands. An abstention shall not count as a vote for purposes of determining the total votes cast. Where a majority is required, it shall not mean a majority of those present and voting, but at least three (3) votes in favor. Board members are encouraged to vote either "yes" or "no" or, in the case of abstention, the member is encouraged to identify the intent and reason for the abstention before the vote.

20. Dissent and Protest: Any board member shall have the right to express dissent from or protest against any action of the Board and have the reason therefor entered into the minutes. Such dissent or protest must be filed in writing and presented to the Board no later than the next regular meeting following the date of passage of the objected action.

21. Excusal from Attendance: Board members are urged to attend all meetings, workshops, hearings and other functions of the Board. Members shall notify the Town Manager when not able to attend a scheduled meeting or event.

22. Appointments to Town Boards, Committees and Commissions: Appointments to Town Boards, Committees and Commissions shall be made in accordance with State Statutes and the following guidelines. Candidates, after completing an application, may be interviewed by the Board in public session before being considered for appointment. The Board may waive the interview process requirement for reappointments and for individuals serving on standing committees, Town boards and commissions. A standing member of a committee, wishing to be re-appointed may do so by contacting the Town Clerk.

23. Public Comment on Non-agenda Items: At each regular Board meeting, there will be time devoted to any resident, taxpayer, or, in the case of an organization, an

Adopted: 6/15/2004
Revised: 8/24/2004
Revised: 10/12/2004
Revised: 07/01/2014
Revised: 09/16/2014
Revised: 06/16/2016

authorized representative of a resident or taxpayer, of the Town of Wiscasset to address the Board regarding any item that is not on the agenda for that meeting. Comments will be limited to five minutes per person. There will be a 30-minute maximum for this section.

BOARD PROCEDURE

24. Order of Business: The business of all regular meetings of the Board shall be transacted in the following order, unless the Board changes the order:

1. Pledge of Allegiance
2. Approval of Treasurer's Warrant
3. Approval of Minutes
4. Special Presentations or Awards, if any
5. Committee appointments
6. Public Hearings
7. Public Comment
8. Department head or committee chair report
9. Unfinished business
10. New Business
11. Town Manager's report
12. Other Board business
13. Adjournment

25. Discussion of Agenda Items: As each item on the agenda for any meeting is brought to the floor for discussion, the sponsor of each item or, if there is no Selectboard member sponsor, the Town Manager shall first be allowed to present initial comments for consideration by the public and other Board members. Following introduction of this issue, there will be time devoted to any questions by Board members of the sponsor or the Town Manager regarding the agenda item to clarify the questions presented by the agenda item. The Chair shall allow questions only during this time, and no debate or discussion of collateral issues shall be permitted. Once the agenda item has been explained by its sponsor or the Town Manager and clarified by any questioning as

Adopted: 6/15/2004
Revised: 8/24/2004
Revised: 10/12/2004
Revised: 07/01/2014
Revised: 09/16/2014
Revised: 06/16/2016

provided above, there will be time devoted for any resident, taxpayer or authorized representative of an organization, resident or taxpayer of the Town of Wiscasset to address the Board regarding this particular agenda item. Once members of the public have asked questions or made comment, the Chair may then entertain a motion by a member of the Board. The motion must be seconded before debate can begin. At the Chair's discretion, additional questions or comments may be entertained by members of the public when the Chair deems it to be appropriate. At any time, any member of the Board can move the question. The motion is non-debatable and must garner a second. If seconded, the first vote is to move the question. If the motion passes, members of the Board then vote on the motion. If the motion fails, debate continues. All amendments and subsequent motions will follow Roberts Rules of Order.

26. Limiting Repetition of Comments, Pertinence, Time Limits and Decorum: If, during time of public comment, a person seeks merely to reinforce a point made by another speaker, his or her remarks should simply note concurrence with the specific point without elaboration.

Any comment by the public shall be limited to the expression of opinions or concerns regarding the agenda item or direct questions pertaining to any factual question presented by the agenda item. All such questions shall be directed through the Chair. In no instance shall debate of an agenda item be allowed between members of the public and the Board. No public comment shall be allowed which has the effect of embarrassing or attacking the character of any individual or Board member and this rule shall be liberally construed and strictly enforced.

27. Procedure of Motions: When a question is before the Board, no motion shall be entertained except: (a) to adjourn, (b) to recess, (c) to table, (d) for the previous question, (e) to refer, (f) to amend and (g) to postpone indefinitely. These motions shall have precedence in the order indicated. Any such motion, except a motion to amend, shall be put to a vote without debate.

28. Motion to be stated by the Chair - Withdrawal of Motion: A motion shall be re-stated by the Chair before the vote is taken. A motion may not be withdrawn by the mover without the consent of the member seconding it.

Adopted: 6/15/2004
Revised: 8/24/2004
Revised: 10/12/2004
Revised: 07/01/2014
Revised: 09/16/2014
Revised: 06/16/2016

29. Motions out of Agenda Order: The Board may at any time permit a member to introduce a scheduled matter or motion out of the regular agenda order.

30. Motion to Adjourn - When Not in Order-Not Debatable: A motion to adjourn is in order at any time except as follows: (a) when repeated without intervening business or discussion; (b) when made as an interruption of a member while speaking; (c) when the previous question has been ordered; and (d) while a vote is being taken. A motion to adjourn is debatable only as to the time to which the meeting is to be adjourned.

31. Motion to Table: A motion to table precludes all amendments or debate of the subject under consideration. If the motion prevails, consideration of the subject at the same session may be resumed only upon the affirmative vote of one vote more than a simple majority.

32. The Previous Question: When the previous question is moved and seconded there shall be no further amendment or debate; but pending amendments shall be put in their order before the main question. If a motion for the previous question fails, the main question and any pending amendments remain open for debate.

33. Amend an Amendment: A motion to amend an amendment is in order but one to amend an amendment to an amendment may not be introduced. An amendment modifying the intention of a motion is in order, but an amendment relating to a different matter is not in order.

34. Motion to Postpone: All motions to postpone, except a motion to postpone indefinitely, may be amended as to time. If a motion to postpone indefinitely is carried, the principal question shall be declared lost.

35. Procedure in the Absence of Rule: In the absence of a rule to govern a point or procedure, it shall be determined by the Board.

MISCELLANEOUS

- 36. Meeting Length:** All Board meetings, workshops or executive sessions shall, except in extraordinary circumstances, adjourn at or before 9 p.m.
- 37. Communications:** Individual Board members shall share with all Board members any written correspondence that is Town-related and not personal in nature.
- 38. Anonymous Communications:** Unsigned communications may not be introduced in a Board meeting.
- 39. Tie Vote:** In case of a tie in votes on any proposal before the Board, the proposal shall be declared lost.
- 40. Suspension of Rules:** Any provision of these rules not otherwise governed may be temporarily suspended at any meeting of the Board by majority vote. The vote of the suspension shall be taken and recorded in the minutes.
- 41. To amend Rules:** These rules may be amended or new rules adopted by a majority vote of the Board. An amendment must be submitted in writing at a preceding meeting and shall be placed on the next agenda under the order of new business.
- 42. Selectboard to act as a body; administrative service to be performed through town manager; committees:** It is the intention of this subchapter that the Board, as a body, shall exercise all administrative and executive powers of the town except as provided in this subchapter. The Selectboard shall deal with the administrative services solely through the town manager and shall not give orders to any subordinates of the manager, either publicly or privately. This section does not prevent the Board from appointing committees or commissions of its own members or of citizens to conduct investigations into the conduct of any official or department, or any matter relating to the welfare of the town.

ZION-BENTON AREA REPRESENTATIVES & BUSINESS INTERESTS

DATE: February 29, 2016

TO: U.S. Senator Richard J. Durbin
U.S. Senator Mark Kirk
U.S. Congressman Bob Dold
Illinois Senator Melinda Bush
Illinois Representative Sheri Jesiel

CC: Mr. James Marter
U.S. Rep. Tammy Duckworth
Ms. Andrea Zopp
State Sen. Napoleon Harris
Mr. Chris Aguayo
Ms. Nancy Rotering
Mr. Brad Schneider
Mr. Michael Amrozowicz
Mr. Nick Ciko

Zion, Illinois, located on Lake Michigan, was once a thriving lakeshore community. As you are aware, however, Zion's lakefront has become an interim nuclear waste storage site for Exelon. The purpose of this letter is to seek your assistance in securing Zion's portion of existing funds intentionally collected for 32 years for the purpose of mitigating negative social and economic impacts associated with closing a nuclear power plant.

Zion has been in a downward economic spiral due to a drop in collective property values of 46% and a resultant tax rate increase of 143% since the plant closed. The escalating tax rate continues to prevent Zion from attracting new commercial interests, has contributed to many residents experiencing foreclosure or selling their homes at a loss, and led to a dramatic drop in property values. Additionally, the closed plant's deteriorating infrastructure and interim nuclear waste storage site create an inability to redevelop Zion's greatest asset, its lakefront, and prevents the mitigation of the negative effects of homeowners' increased tax burden. Zion is quickly becoming a blighted community.

The Federal Government foresaw the potential impact on local communities facing this scenario and adopted the Nuclear Waste Policy Act of 1982. The Act required customers pay a nuclear waste storage fee and established a formula for distributing these fees to those communities hosting an interim nuclear storage site. Under the 1982 formula, Zion would be entitled to impact assistance of \$15 million annually. Zion has never received any of these set-aside funds to date but has clearly suffered the impact the Federal Government anticipated.

We call upon you to aggressively pursue the original intent of the Nuclear Waste Policy Act of 1982 and propose legislation that would provide a means by which Zion could access existing set-aside funds for their intended use and to address the needs of our community. Please contact Zion

Mayor Al Hill at 847/746-4012 for additional information and/or to discuss the action you will take to assist your constituency. Thank you for your consideration.

Representing thousands of Zion-Benton area residents and actively seeking constituent support for this request are the following:

City of Zion, Mayor Al Hill
Zion Township, Cheri Neal, Supervisor
Zion Park District, Bill Hartman, President
Zion-Benton Public Library, Matthew St. Cyr, President
Zion-Benton Twp. H.S. District 126, Loren Karner, Board President
Zion Elementary District 6, Craig Bennett, Board President
Zion Minority Caucus, Pamela Jeffries, Economic Dev. Chair
Cancer Treatment Centers of America - Midwestern Regional Medical Center, Scott Jones, President
Lake County Board, Aaron Lawlor, President
City of Waukegan, Wayne Motley, Mayor
Village of Beach Park, John Hucker, Mayor
Benton Township, Jan Suthard, Supervisor
Village of Wadsworth, Glenn Rybeck, Mayor
Newport Township, Randy Whitmore, Supervisor
Lake Shore Chamber of Commerce, LeNette Van Haverbeke, President
Buy Local – Zion Benton, Chris Szymanski
Coalition for Healthy Communities, Joel Brumlik, President
American Legion Post 865, Tom Ley, President
Beach Park Elementary District 3, Andy Luther, Board President
Beach Park Educators, Mark & Susan Kinsman, Co-Presidents
Winthrop Harbor Elementary District 1, Rick Lambert, Board President
Winthrop Harbor Council, Patricia Wallace and Carrie Trimmer, Co-Presidents
Zion Education Association, Leatrice Williams, President
Zion-Benton Federation of Teachers, Kelly Regnier, President
American Assoc. of University Women, Nann Blaine Hilyard, Branch President
Illinois Fraternal Order of Police Labor Council, David Wickster, Executive Director
Illinois Beach Sunrise Rotary, Shantal Taylor, President
Zion Exchange Club, Angel Jackson, President
Zion Ministerial Association, Mike McDowell
GFWC Zion Woman's Club, Marilyn Goodman, President
Zion-Benton Kiwanis Club, David O'Rear, President
Zion-Benton Moose Lodge 667, David McCleary, Administrator
Lake County Federation of Teachers, Mike McGue, President
International Association of Firefighters Local 1999, Rich Reich, President

CONGRESSMAN

 Robert J. Dold

TO: File
FROM: MTD
DATE: May 5, 2016
SUBJECT: Zion Nuclear Legislative Proposal

This memorandum is intended to lay out the proposed framework for a bill that would provide financial assistance to communities that currently house spent nuclear fuel at a nuclear power plant that has ceased operations, also known as stranded spent nuclear fuel storage sites. One such community, Zion, Illinois, is in the 10th District.

The Situation in Zion

“By the rivers of Babylon we sat and wept when we remembered Zion.” – Psalm 137:1

Zion, Illinois is a community of approximately 25,000 residents located in north Lake County, Illinois, along the shore of Lake Michigan. The town is home to Zion Nuclear Power Station, a formerly-operating plant owned by Exelon. The plant began generating power in 1973, and ceased operations in 1998. Exelon is in the process of decommissioning the plant through a company called Zion Solutions, which will not finish work on the decommissioning for several years.

Since 1998, the plant site has been home to a large quantity of spent nuclear fuel. When nuclear fuel is removed from a reactor, it must be placed in a pool of water for several years to cool. When it reaches a particular threshold, it may be removed to dry cask storage. All nuclear fuel at Zion has been placed in dry cask storage. Because of the failure of the federal government to open any sort of nuclear waste repository, whether permanent or temporary, the spent nuclear fuel remains in Zion.

Zion is one of 13 sites around the country that are home to a former nuclear power plant and that still maintain spent nuclear fuel on premises. A list of the 13 locations is appended hereto in Appendix A.

So long as the spent nuclear fuel remains on premises, neither Exelon nor the community of Zion can re-develop the tract of land on which the plant sits. As the land is on Lake Michigan, it is particularly valuable. Further, Zion and associated public entities have suffered lost tax revenues due to the decline in property value following the closure of the power plant.

Summary of Proposed Legislation

In the Nuclear Waste Policy Act of 1982, the Department of Energy was required to maintain interim spent nuclear fuel storage facilities before moving nuclear waste to a permanent repository. Communities that agreed to maintain such interim facilities were entitled to support payments under the NWPA. While no interim storage facility¹, as designated in the NWPA, ever opened, facilities like Zion have become *de facto* interim spent nuclear fuel storage sites. Consequently, the goal of the legislation is to secure compensation for communities like Zion that are affected by the presence of spent nuclear fuel but that do not benefit from the presence of an operating reactor.

¹ Zion does not qualify as an interim storage site under the NWPA.

The legislation states that any community that (a) houses a nuclear power reactor that has ceased operations as of the date of enactment and (b) at which spent nuclear fuel is stored will be eligible for payments from the general fund of the United States Treasury. The payments are in the amount of \$15 per kilogram of spent nuclear fuel, a number that was originally used in section 136 of the NWPA (designating compensation amounts for interim nuclear waste storage sites). Communities must apply for the funds each year, and payments will only be made to one government entity per nuclear plant. The bill also authorizes \$100,000,000 to carry out the Act.

Key Issues in the Legislation

There are several factors in the legislation that we can alter as we see fit. The largest issue in the bill is the amount authorized. At present, just 13 sites around the country would qualify for funding under this legislation. Should all 13 sites receive the funds they would be entitled to, the total cost of the bill would be just over \$92,000,000 per year. (See Appendix A) The bill presently authorizes \$100,000,000, so in theory there should be no issue with the amount of funds needed exceeding the amount authorized.² However, the bill contains no offset as of yet,³ and the relatively large expenditure may also raise questions about the feasibility of the legislation in Congress.

There are a few “sliders” in the bill that we can adjust to raise or lower the cost.

- The first “slider” is the dollar amount of the payment per kilogram of spent nuclear fuel stored in the community. The number in the discussion draft of the legislation is \$15 per kilogram, the same amount used in section 136 of the NWPA. However, this is arguably an arbitrary number. Since the community itself is not directly paying the costs of storing the spent nuclear fuel, there is no tie between the cost per kilogram and the actual costs borne by the community. As such, this figure can change as we see fit, and the only effects will be the amount of money each community receives and the amount of money the total bill costs.⁴
- The second slider we can alter is the definition of “eligible civilian nuclear power reactor”. Currently, we have defined the term to include all such locations at which nuclear power generation activities have ceased and where spent nuclear fuel is stored. However, we can include new factors that limit this definition if necessary. Two possible factors to include are the population density of the surrounding community⁵ and the date the power reactor closed.

The effect of this decision will be two-fold. First, reducing the number will likely reduce the overall cost of the bill. However, secondly, it also may impair our ability to add co-sponsors to the legislation. Our

² In the unlikely event that the required costs exceed the amounts authorized or appropriated, the bill contains a savings provision that requires payments to be reduced on a pro rata basis to ensure that all communities receive some funding.

³ The funding for the bill comes out of the Treasury’s General Fund. The NWPA appropriated funds out of the Nuclear Waste Fund; however, those funds are not available for purposes that do not relate to radioactive waste disposal activities as authorized in the Nuclear Waste Policy Act. See Nuclear Waste Policy Act, Sec. 302(d); Alabama Power Co. v. U.S. Dept. of Energy, 307 F.3d 1300, 1312 (11th Cir. 2002) (Nuclear Waste Fund not available to pay for interim storage costs); see also Yankee Atomic Elec. Co. v. U.S., 536 F.3d 1268, 1281 (Fed. Cir. 2008) (explaining that the Nuclear Waste Fund is only available for “purposes of radioactive waste disposal” and is not available for use in paying damages). As such, the only other source is the General Fund.

⁴ Assuming all 13 sites apply for and receive funding each year, the cost of the bill at \$15 per kilogram is \$92,946,000; for \$10/kilogram, \$61,964,000; and \$5 per kilogram, \$30,982,000.

⁵ As a spent nuclear fuel storage location, Zion is fairly unique in that it is located in a relatively heavily populated area. Most such facilities are in lightly populated areas. Zion’s only real contemporaries in this factor are San Onofre, located in San Clemente, California, and Humboldt Bay, located near Eureka, California.

intent, should we proceed with the bill as written, is to attempt to secure the other representatives who have stranded spent nuclear fuel storage facilities in their districts as co-sponsors. Narrowing the definition to remove other locations also removes the amount of representatives whose districts would benefit directly.

- The third slider we can alter is the overall dollar amount authorized. If we want to keep the \$15 per kilogram payment the same, we do not necessarily need to authorize the full \$100,000,000 amount. Section 2(b)(3), pro rata reductions, is intended to be used in precisely this situation. The result would be that the Department of Energy would be required to reduce each payment on a proportional basis to ensure that all applicants receive a share of the funds.
- The fourth slider we can alter is the payment schedule. The bill, as written, authorizes payments each year through 2021. However, we can change that to be a one-time payment, permanent authorization, or anything in-between. The factor this will affect is the cost of the bill over the long term.
- The fifth slider we can alter is the method of determining the amount of money to be paid to each community. In our initial drafts of this bill, the payment was determined by finding the difference between the total property tax amount the community received from assessing the plant site during the last year the plant was in operation and the amount it receives in property tax today. We abandoned this approach in part because of fears it would be unworkable and difficult to enforce, and in part because it is possible, however unlikely, that the closure of a nuclear power plant could actually raise the assessed value of the property. However, we could apply this, or a different as yet unthought-of method.

APPENDIX A

Locations of Stranded Spent Nuclear Fuel in the United States

Name of Plant	Location	Amount of Spent Fuel (Metric Tons)	Anticipated Payment Amount at \$15/kilogram	Congressional District and Representative
Zion	Zion, Illinois	1,019.4	\$15,291,000	IL-10, Bob Dold (R)
Maine Yankee	Wiscasset, Maine	542.3	\$8,134,500	ME-1, Chellie Pingree (D)
Vermont Yankee	Vernon, Vermont	671.9	\$10,078,500	VT-At large, Peter Welch (D)
Yankee Rowe	Rowe, Massachusetts	127.1	\$1,906,500	CT-1, Richard Neal (D)
Haddam Neck (Connecticut Yankee)	Haddam Neck, Connecticut	413.5	\$6,202,500	CT-2, Joe Courtney (D)
Crystal River	Crystal River, Florida	582.2	\$8,733,000	FL-11, Richard Nugent (R)
Big Rock Point	Charlevoix, Michigan	57.9	\$868,500	MI-1, Dan Benishek (R)
Kewaunee	Kewaunee, Wisconsin	518.7	\$7,780,500	WI-8, Reid Ribble (R)
LaCrosse	LaCrosse, Wisconsin	38.0	\$570,000	WI-3, Ron Kind (D)
Trojan	Rainier, Oregon	359.3	\$5,389,500	OR-1, Suzanne Bonamici (D)
Humboldt Bay	Eureka, California	28.9	\$433,500	CA-2, Jared Huffman (D)
Rancho Seco	Sacramento County, California/Herald, California	228.4	\$3,426,000	CA-7, Ami Bera (D)
San Onofre	San Clemente, California	1,608.8	\$24,132,000	CA-49, Darrell Issa (R)

Total Spent Nuclear Fuel at These Sites = 6,196.4 metric tons or 6,196,400 kilograms. Total Estimated Cost at \$15/kilogram = \$92,946,000.

(Note: This chart does not include Fort St. Vrain, Colorado, which is owned by the Department of Energy. See <http://www.ncbi.nlm.nih.gov/pubmed/12564341>.)

(Source: <https://curie.ornl.gov/map>)

.....
(Original Signature of Member)

114TH CONGRESS
2D SESSION

H. R. _____

To direct the Secretary of Energy to carry out a program to provide payments to communities in which a nuclear power plant that has ceased generating electricity and that stores spent nuclear fuel onsite is located, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

Mr. DOLD introduced the following bill; which was referred to the Committee
on _____

A BILL

To direct the Secretary of Energy to carry out a program to provide payments to communities in which a nuclear power plant that has ceased generating electricity and that stores spent nuclear fuel onsite is located, and for other purposes.

1 *Be it enacted by the Senate and House of Representa-*
2 *tives of the United States of America in Congress assembled,*

3 **SECTION 1. SHORT TITLE.**

4 This Act may be cited as the “Interim Spent Nuclear
5 Fuel Storage Site Compensation Act of 2016”.

1 **SEC. 2. PROGRAM FOR PAYMENTS TO COMMUNITIES THAT**
2 **ARE IMPACTED BY INTERIM STORAGE OF**
3 **SPENT NUCLEAR FUEL.**

4 (a) PROGRAM.—The Secretary of Energy shall estab-
5 lish and carry out a program to make payments to units
6 of general local government within the jurisdictional
7 boundaries of which an eligible civilian nuclear power reac-
8 tor is located.

9 (b) PAYMENTS.—

10 (1) AMOUNT.—Except as provided in paragraph
11 (3), a payment made to a unit of general local gov-
12 ernment under the program established under sub-
13 section (a) shall be equal to \$15 per kilogram of
14 spent nuclear fuel stored at the site of the eligible
15 civilian nuclear power reactor that is located within
16 the jurisdictional boundaries of such unit of general
17 local government.

18 (2) NUMBER AND FREQUENCY.—For each eligi-
19 ble civilian nuclear power reactor, the Secretary may
20 only make one payment to one unit of general local
21 government per fiscal year under the program estab-
22 lished under subsection (a).

23 (3) PRO RATA REDUCTION.—For any fiscal
24 year, the Secretary shall, on a pro rata basis, reduce
25 the amount paid to a unit of general local govern-
26 ment under the program established under sub-

1 section (a) as necessary to ensure, to the extent possible,
2 possible, that a payment is made to a unit of general
3 local government with respect to each eligible civilian
4 nuclear power reactor for that fiscal year.

5 (4) ANNUAL APPLICATION.—In order to be eligible
6 to receive a payment under the program established
7 under subsection (a) for a fiscal year, a unit
8 of general local government shall submit an application
9 to the Secretary.

10 (c) DEFINITIONS.—In this Act:

11 (1) CIVILIAN NUCLEAR POWER REACTOR.—The
12 term “civilian nuclear power reactor” has the meaning
13 given such term in section 2(6) of the Nuclear
14 Waste Policy Act of 1982 (42 U.S.C. 10101(6)).

15 (2) ELIGIBLE CIVILIAN NUCLEAR POWER REACTOR.—The term
16 “eligible civilian nuclear power reactor” means a civilian nuclear power reactor—
17

18 (A) that ceased generating electricity prior
19 to the date of enactment of this Act; and

20 (B) at the site of which spent nuclear fuel
21 is being stored.

22 (3) SECRETARY.—The term “Secretary” means
23 the Secretary of Energy.

24 (4) SPENT NUCLEAR FUEL.—The term “spent
25 nuclear fuel” has the meaning given such term in

1 section 2(23) of the Nuclear Waste Policy Act of
2 1982 (42 U.S.C. 10101(23)).

3 (5) UNIT OF GENERAL LOCAL GOVERNMENT.—

4 The term “unit of general local government” has the
5 meaning given such term in section 2(28) of the Nu-
6 clear Waste Policy Act of 1982 (42 U.S.C.
7 10101(28)).

8 (d) AUTHORIZATION OF APPROPRIATIONS.—There
9 are authorized to be appropriated \$100,000,000 for the
10 program established under subsection (a) for each of fiscal
11 years 2017 through 2023.



Maine Municipal Association

60 COMMUNITY DRIVE
AUGUSTA, MAINE 04330-9486
(207) 623-8428
www.memun.org

10b

Memorandum

To: Key Municipal Officials of MMA's Member Municipalities
From: Stephan Bunker, President, Maine Municipal Association
Date: June 23, 2016
Re: Ballots for Election to MMA'S Legislative Policy Committee



MMA's member municipalities have made their nominations for the 2016-2018 Legislative Policy Committee (LPC). It is now time to elect your representatives to serve on the Committee. The election ballot is enclosed. The ballot must be completed by the Board of Selectmen or Town or City Council of your municipality.

Number of votes

Most municipalities are asked to vote for two candidates, because there are two elected LPC members for most districts. Some municipalities only vote for one candidate, because the other LPC member in that district is appointed. *You are instructed on the ballot (above the list of candidates) whether to vote for two candidates or just one.*

Candidate profiles

If you are not familiar with any of the candidates, please review the Candidate Profiles on the back of the ballot. Feel free, also, to contact the candidates directly.

Write-in candidates

In addition to the candidates listed on the ballot, you may vote for a candidate whose name you write in. The write-in candidate need not be from your municipality, but must be an elected or appointed official from a municipality in your Senate/LPC district. *Check to be sure the write-in candidate is willing to serve if elected!* Write-in candidates should be communicating their interest in serving among the municipal officers within their district.

If you are instructed to vote for two candidates and only one candidate is on the ballot, please use the "write-in" line for your second vote if you know of someone who is willing to serve.

Deadline for returning ballot

Return ballot by 5:00 p.m. on August 5, 2016 to:

State and Federal Relations Dept.
Maine Municipal Association
60 Community Drive, Augusta, ME 04330
FAX: 624-0129

Your participation is important - Thank You!



Town of Wiscasset

Treasurer's Office

lla.

To: Marian Anderson, Town Manager
From: Shari I. Fredette, Treasurer
Re: South Point Drive Property Sale
Date: July 7, 2016

Check #20749 received for Property sale: \$181,425.00

MAP & LOT TOTAL RE TAX DUE AND PAID

MAP & LOT	TOTAL RE TAX DUE AND PAID	
R07A Lot 011	25,357.10	
R07A Lot 012	32,583.47	
R07A Lot 013	25,357.10	
R07A Lot 014	25,357.10	
R07A Lot 015	28,424.69	
R07A Lot 016	16,151.59	

Total RE Tax Paid including Interest and Costs. \$153,231.05
Sewer Cost owed to Wiscasset Water District 9562.60

Subtotal \$162,793.65

Remaining balance (Gain) \$18,631.35

Shari Fredette MBA

Treasurer/Human Resource
Town of Wiscasset
51 Bath Road
Wiscasset, ME 04578

Tel: 207-882-8200 Ext. 107
Fax: 207-882-8228
E mail: treasurer@wiscasset.org

Kathleen Onorato

Item 11b

From: J.M. Usher <jeremy@firefly.us>
Sent: Wednesday, June 22, 2016 2:04 PM
To: Kathleen Onorato
Subject: Re: Question
Attachments: signature.asc

Hi Kathleen,

If you are looking make already recorded video accessible to the public, then the best bet is setting up a Vimeo account. Note a similar use here:

<https://vimeo.com/tauntonmunicipalnetwork>

Live streaming would likely be a different configuration. But utilizing Vimeo for a variety of needs is not a bad start.

Best,
Jeremy

J.M. Usher
President, Firefly, LLC
P.O. Box 492
Brunswick, ME 04011
+1 (207) 221-0311
<http://www.firefly.us>
jeremy@firefly.us

On Jun 22, 2016, at 1:57 PM, Kathleen Onorato <admin@wiscasset.org> wrote:

Jeremy The Town of Wiscasset is trying to figure if or how we can video record board meetings onto a dvd (like LCTV use to do for us) and have it uploaded to our website for viewing. I believe we have all the equipment to record the meetings, but not sure. Can you give us some direction about getting it uploaded?

Kathleen Onorato
Administrative Assistant
Town of Wiscasset
207-882-8200 Ext. 103
admin@wiscasset.org

Join the high-quality home for ad-free HD videos.

Over 45 million people and businesses trust Vimeo. Try an annual Plus or PRO membership risk-free for 30 days.

Vimeo Basic

For a taste of Vimeo

[Join now](#)

500 MB/week of storage

Up to 25 GB a year

As a Basic member, you can upload up to 500MB of video per week. Upload space is refreshed every seven days.

Unlimited bandwidth in the Vimeo player

We don't limit how many times your videos can be played or charge extra for the bandwidth used to play them in the Vimeo player.

Basic video conversion

Basic members' video files enter the conversion queue and appear online when they finish converting.

Basic privacy

- Password protection

Basic accounts include password protection for your videos and the ability to select who can see your videos.

Basic support

- Email responses within 3 business days

Basic members receive friendly email responses from real humans, usually within 3 business days.

Basic stats

Access basic performance stats (e.g., loads, plays, likes, etc.) on your videos.

Free

Upgrade anytime [Join now](#)

Vimeo Plus

For everyone

Get Plus

5 GB/week of storage

Up to **250 GB** a year

As a Plus member, you can upload up to 5GB of video per week. Upload space is refreshed every seven days.

Unlimited bandwidth in the Vimeo player

We don't limit how many times your videos can be played or charge extra for the bandwidth used to play them in the Vimeo player.

Priority video conversion

Plus and PRO members' video files move to the front of the conversion queue.

Advanced privacy

- Password protection
- Domain-level privacy
- Private link sharing

In addition to Basic privacy features, Plus accounts enable you to choose the domains on which your videos may be embedded.

Priority support

- Email responses around the clock, within **4 hours** on business days and **24 hours** on weekends, Eastern time.

Plus members receive friendly email responses within 4 hours on business days — even overnight — and within 24 hours on weekends (US Eastern time).

Advanced stats

In addition to Basic Stats, Plus members access statistics about where videos are embedded, their most liked videos, overviews for different time periods, and much more.

Advanced customization

- Customize video player
- Custom outro

Plus members can customize the appearance of the video player and choose what videos, links, or text appear after their video plays.

\$59.95 per year

or \$9.95 month-to-month

Save money by going annual

Get Plus

Vimeo PRO

For professionals and businesses

Get PRO

20 GB/week of storage

Up to 1 TB a year

As a PRO member, you can upload up to 20GB of video per week. Upload space is refreshed every seven days.

Unlimited bandwidth in the Vimeo player

We don't limit how many times your videos can be played or charge extra for the bandwidth used to play them in the Vimeo player.

Priority video conversion

Plus and PRO members' video files move to the front of the conversion queue.

PRO privacy

- Password protection
- Domain-level privacy
- Private link sharing
- Private, unlisted review pages

In addition to Basic and Plus privacy features, PRO accounts enable you to create private, unlisted review pages for your videos.

VIP support

- Email responses around the clock, within **1 hour** on business days and **24 hours** on weekends, Eastern time.

PRO members receive friendly email responses within 1 hour on business days — even overnight — and within 24 hours on weekends (US Eastern time).

Advanced stats

In addition to Basic Stats, PRO members access statistics about where videos are embedded, their most liked videos, overviews for different time periods, and much more.

PRO customization

- Add your logo to the video player
- Custom outro
- Third-party player support

In addition to Plus customization features, PRO members can add their own logo to the Vimeo player, and even use third-party players to display their work.

Customizable portfolio sites

Easily build and customize a fully hosted, professional video portfolio. Add a custom domain, share it privately, and more.

Vimeo On Demand worldwide distribution

- Sell your videos
- Package as rent, buy, or subscription
- Set your own price
- Choose distribution regions

Earn more money from your videos by selling directly to your audience online and worldwide.

\$199 per year

or get 3TB total with no weekly limits for \$399/year

Best value

Get PRO

Every Vimeo account is filled with incredible ingredients:

- No ads before, after, or on your videos
 - Stats about your videos
 - Customizable video player
- Available on a wide array of devices
 - Connected TV compatibility
- Share with the family, friends, and the world
 - Easy-to-understand privacy settings
- Community of creators and video fanatics
 - 100% human support team
 - Vimeo Video School

Here's what our members say about why they prefer Vimeo:



"This service is really fantastic. I am using it to share my kids videos as well as private albums for my family. The fact that we can actually get a hold of someone, and get a response, coupled with such a cool, up-to-date website with so many features makes this unbeatable." - Rob Hixenbaugh

FAQs

Why would I pay for video hosting, when I can get it for nothing?

A free Basic membership on Vimeo is pretty great, but if you want priority support, tons more storage, advanced privacy control, and other professional tools, Vimeo Plus, PRO and PRO Unlimited are for you. And unlike YouTube, we never put ads before, on top of, or after your videos.

Will viewers see third-party ads on my videos?

Absolutely not. Your work will never be tarnished by in-video ads. That's right — no pre-roll, post-roll, or overlays. On Vimeo, you can present your work in exactly the way you want.

Is Vimeo Basic just a free trial?

Nope. Vimeo Basic is perfect for individuals who want to join our amazing community, but who might not be uploading tons of HD videos each week. If that sounds like you, you might never pay a dime for Vimeo. Creators and businesses often upgrade to Vimeo Plus, Vimeo PRO, or PRO Unlimited because they find they want to store more and customize their pages and players.

Can I cancel anytime?

You have up to 30 days to get a full refund. If you no longer need the added benefits of Plus or PRO, you can downgrade back to Basic.

What happens if I go over my storage limit?

Should you hit your storage limit, you can upgrade to Vimeo Plus, Vimeo PRO or PRO Unlimited. Members of these plans get tons more storage than Basic Vimeo members.

Do you have duration or file size restrictions?

No way! Unlike other video-hosting platforms, there are no file-size or duration limits up to your weekly or total storage limit.

Can I upload commercial content?

Yes, but you'll need to upgrade to Vimeo PRO or PRO Unlimited.

Have more questions?

Get in touch with our incredibly friendly and helpful support staff, available around the clock on business days.

- Matt
- Mark
- Derek
- Riley
- Tommy
- Alex
- Darnell
- Andrew
- Cameron
- Rebecca
- Zena
- Stephen
- Mikey
- Chris
- Andy
- Milisa

Make your videos look better right now.

Join our community, upload videos, share them around, and see how you feel about things. If for any reason you don't feel Vimeo is the best thing since sliced pixels, we'll give you your money back (see our **refund policy** for details).

Get Plus **Get PRO** **Join now**

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