Warrant
For
Town Meeting

November 14, 2016
TOWN OF WRENTHAM

The Commonwealth of Massachusetts
Norfolk:
To the Constables of the Town of Wrentham in the County of Norfolk:

Greetings:

You are hereby required in the name of the Commonwealth of Massachusetts, to notify and
warn the qualified voters of said Town of Wrentham to assemble at the King Philip Regional
High School, 201 Franklin Street, Wrentham, MA, at 7:30 p.m. on Monday,
November 14, 2016 then and there to act on the following articles:

ARTICLE 1: For the Board of Selectmen to recognize the Town of Wrentham's
2016 Volunteer(s) of the Year, or take any other action relative thereto. (Board of Selectmen)

ARTICLE 2: To consider the reports of the Town Officers of any committee or commission
and act thereon, or take any other action relative thereto. (Board of Selectmen)

Unpaid Bills

ARTICLE 3: To see what action the Town will take with regard to unpaid bills outstanding,
or overdrafts from prior year(s), to vote to raise and appropriate, to appropriate by transfer
from unappropriated available funds in the treasury, or appropriate by transfer from funds
previously appropriated to other accounts, a sum of money for the same, or take any other
action relative thereto. (Finance Committee)

FY17 Budget – Supplemental Budget Items

ARTICLE 4: To see if the Town will vote to raise and appropriate, appropriate by transfer
from available funds in the treasury, or appropriate by transfer from funds previously
appropriated to other accounts, a sum of money to supplement the current Fiscal Year 2017
operating budgets, or take any other action relative thereto. (Finance Committee)

Capital Budget

ARTICLE 5: To see if the Town will vote to raise and appropriate, appropriate by transfer
from available funds in the treasury, or appropriate by transfer from funds previously
appropriated to other accounts, a sum of money to fund capital items, or take any other
action relative thereto. (Finance Committee)

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with the Town. If you have a disability and want to participate at Town Meeting but need assistance, contact the Selectmen
at (508) 384-5400.
Ratification of Collective Bargaining Agreements

ARTICLE 6: To see if the Town will vote to raise and appropriate, to appropriate by transfer from available funds in the treasury or appropriate by transfer from funds previously appropriated to other accounts, a sum of money to fund the Wrentham Clerical Union Contract, or take any other action relative thereto. (Finance Committee)

ARTICLE 7: To see if the Town will vote to raise and appropriate, to appropriate by transfer from available funds in the treasury or appropriate by transfer from funds previously appropriated to other accounts, a sum of money to fund the Wrentham Department of Public Works Contract, or take any other action relative thereto. (Finance Committee)

ARTICLE 8: To see if the Town will vote to raise and appropriate, to appropriate by transfer from available funds in the treasury or appropriate by transfer from funds previously appropriated to other accounts, a sum of money to fund the Wrentham Police Union Contract, or take any other action relative thereto. (Finance Committee)

ARTICLE 9: To see if the Town will vote to raise and appropriate, to appropriate by transfer from available funds in the treasury or appropriate by transfer from funds previously appropriated to other accounts, a sum or sums of money to one or more of the Town's Stabilization Funds, or take any other action relative thereto. (Finance Committee)

Stabilization Funds

ARTICLE 10: To see if the Town will vote to raise and appropriate, appropriate by transfer from available funds in the treasury, or appropriate by transfer from funds previously appropriated to other accounts, a sum or sums of money to one or more of the Town's Stabilization Funds, or take any other action relative thereto. (Finance Committee)

Acceptance of Massachusetts General Laws Chapter 40, Section 22G

ARTICLE 11: To see if the Town will vote to accept Chapter 40, Section 22G of Massachusetts Genera Laws to authorize the Town to allocate all funds received from fines assessed for violations of handicap parking in the town to the Commission on Disabilities or take any other action relative thereto. (Board of Selectmen)

Request to Increase Wrentham’s Alcohol License Quota

ARTICLE 12: To see if the Town will vote to request the State Legislature to increase the number of alcohol licenses for the Town of Wrentham, or take any other action relative thereto. (Board of Selectmen)
Street Acceptances

ARTICLE 13: To see if the Town will vote to accept as a public way a street identified as Oak Hill Avenue between stations 30+02.21 -58+02.21, its terminus at West Street and the Entirety of Summit Circle, Wrentham, Massachusetts, as shown on Road Acceptance Plan of Oak Hill Avenue Sta. 30+02.21 – 58+02.51 and Summit Circle in Wrentham, MA 02093, prepared by Andrews Survey and Engineering, Inc., dated November 19, 2015, copies of which are on file with the Office of the Town Clerk, Wrentham, MA., and to authorize the Board of Selectmen to acquire the land within the layout of such way, and any easements appurtenant thereto or necessary for the maintenance of such way, by voluntary conveyance, or take any other action relative thereto. (Board of Selectmen)

ARTICLE 14: To see if the Town will vote to accept as a public way a street identified as Cranberry Lane as shown on Road Acceptance Plan of Cranberry Lane, prepared for the Town of Wrentham, prepared by Andrews Survey and Engineering, dated August 18, 2015, copies of which are on file with the Office of the Town Clerk, Wrentham, MA., and to authorize the Board of Selectmen to acquire the land within the layout of such way, and any easements appurtenant thereto or necessary for the maintenance of such way, by voluntary conveyance, or take any other action relative thereto. (Board of Selectmen)

Amendments to Zoning Bylaws

ARTICLE 15: To see if the Town will vote to the Town of Wrentham Zoning Bylaws by replacing Article 4.8.1 in its entirety as follows:

4.8.1 ROOF-MOUNTED SOLAR PHOTOVOLTAIC INSTALLATIONS, as provided for in Section 4.2 Use Regulation Schedule of this Bylaw, may be installed as roof/building-mounted systems subject to the following development standards:

a. Permit/Site Plan Requirements – A building permit shall be required for the installation of all ROOF/BUILDING-MOUNTED SOLAR PHOTOVOLTAIC INSTALLATIONS. Site Plan approval is not required for roof/building-mounted installations.

with the following new Section 4.8.1:

4.8.1 ROOF-MOUNTED SOLAR PHOTOVOLTAIC INSTALLATIONS, as provided for in Section 4.2 Use Regulation Schedule of this bylaw, may be installed as roof/building-mounted systems subject to the following development standards:

a. General Requirements – All photovoltaic systems shall be installed in a structurally safe manner and shall comply with the Massachusetts building, fire safety and wiring codes in addition to this bylaw. When conflicts occur between codes, the more stringent code shall apply.

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The installer of photovoltaic power panels must submit plans to the Fire Department and Building Department for review prior to construction.

b. Residential Systems – Residential systems shall not be mounted within one (1) foot of the ridge of a peaked roof that exceeds a 2-12 pitch.

Residential systems that cover both sides of a peaked roof that exceeds a 2-12 pitch must include a pathway at least three (3) feet wide extending from the soffit to the peak on at least one (1) side. This pathway shall be located over structurally sound members capable of withstanding the live load of firefighters working on the roof.

c. Commercial Systems – Commercial rooftop arrays shall not exceed 150 feet by 150 feet in any dimension. When it is determined by the Building Commissioner that the roof configuration is similarly to that of a one (1) or two (2) family dwelling, the residential access rule will apply.

Systems installed on a commercial flat roof with no dimension greater than 250 feet must incorporate a four (4) foot wide access pathway to skylights, roof hatches and roof standpipes shall have a clear perimeter of four (4) feet in addition to the access pathway requirement.

The cross-roof pathway access must be identified “FD ACCESS” by signs with three (3) inch lettering. The lettering shall be red font against a white background. If a joint decision of the Fire Department and Building Department determines that alternative access routes are available, as from adjacent buildings, these rules may be modified.

d. Permit/Site Plan Requirements – A building permit shall be required for the installation of all ROOF/BUILDING-MOUNTED SOLAR PHOTOVOLTAIC INSTALLATIONS. Site Plan approval is not required for roof/building-mounted installations.

or take any other action relative thereto. (Planning Board)

**General Bylaw Amendments**

**ARTICLE 16:** To see if the Town will vote to amend the Town of Wrentham General Bylaws by inserting Article 6.30, Section 4 – Water Use Restriction as follows:

**ART. 6.30, SECTION 4. Water Use Restriction**

A. Authority

This bylaw is adopted by the Town of Wrentham under its police powers pursuant to the Home Rule Amendment of the Massachusetts Constitution, Article LXXXIX, to protect public health and welfare and pursuant to its powers under M.G.L. c.40, §§ 21
et seq. and implements the Town’s authority to regulate water use pursuant to M.G.L. c. 41, § 69B. This bylaw also implements the Town’s authority under M.G.L. c. 40, § 41A, conditioned upon a declaration of water supply emergency issued by the Department of Environmental Protection under G.L. c. 21G, §§ 15-17. This bylaw is also intended to implement other water conservation requirements of M.G.L. c. 21G, the “Massachusetts Water Management Act,” and its regulations promulgated at 310 CMR 36.00.

B. Purpose
The purpose of this bylaw is to protect, preserve and maintain the public health, safety, welfare and the environment whenever there is in force a “State of Water Supply Conservation” or a “State of Water Supply Emergency” by ensuring an adequate supply of water for drinking and fire protection and to protect the quality and quantity of water in local aquatic habitats such as ponds, rivers and wetlands. This purpose will be accomplished by providing for the imposition and enforcement of any duly implemented restrictions, requirements, provisions or conditions on water use imposed by the Town in accordance with this bylaw and/or by the Department of Environmental Protection under its state law authorities.

C. Applicability
All Town residents that are customers of the public water supply system and private well users shall be subject to this bylaw. This bylaw shall be in effect year round.

D. Definitions
Agriculture shall mean farming in all its branches as defined at M.G.L. c. 128, § 1A.

Automatic sprinkler system shall mean any system for watering vegetation other than a hand-held hose or a bucket.

Department shall mean the Department of Environmental Protection.

Nonessential outdoor water use shall mean those uses that are not required:
1. for health or safety reasons;
2. by regulation;
3. for the production of food and fiber;
4. for the maintenance of livestock; or
5. to meet the core functions of a business (for example, irrigation by golf courses as necessary to maintain tees and greens, and limited fairway watering, or irrigation by plant nurseries or agricultural operations as necessary to maintain stock or establish new plantings, wash equipment to prevent damage and/or maintain performance, pest management and plant cooling).

Nonessential outdoor water uses that are subject to mandatory restrictions include:
- irrigation of lawns via sprinklers or automatic irrigation systems;
• washing of vehicles, except in a commercial car wash or as necessary for operator safety or to prevent damage and/or maintain performance of agricultural or construction vehicles or equipment; and
• washing of exterior building surfaces, parking lots, driveways or sidewalks, except as necessary to apply paint, preservatives, stucco, pavement or cement.

Exceptions to nonessential outdoor water uses are:
• irrigation of public parks and recreation fields outside the hours of 7 AM to 7 PM and;
• irrigation of lawns, gardens, flowers and ornamental plants by means of a handheld hose outside the hours of 7 AM to 7 PM and;
• irrigation outside the hours of 7 AM to 7 PM with harvested and stored stormwater runoff.

The following outdoor water uses are subject to review and approval by The Town, through its Board of Selectmen or its designee:
• irrigation to establish replanted or re-sodded lawn or plantings during the months of May and September;
• irrigation of newly planted lawns (seeded or sodded) in the current calendar year for homes or businesses newly constructed in the previous twelve months; and
• filling of privately owned outdoor pools.

Person shall mean any individual, corporation, trust, partnership, association, agency or authority, or other entity and any officer, employee, group or agent of such persons.


State of Water Supply Conservation shall mean a State of Water Supply Conservation declared by the Town pursuant to paragraph E of this bylaw.

Water Customers shall mean all persons using the public water supply irrespective of that person's responsibility for billing purposes for use of the water.

Water Users shall mean all persons using water within the Town, including users of private wells.

E. Declaration of a State of Water Supply Conservation
The Town, through its Board of Selectmen or its designee authorized to act as such, may declare a State of Water Supply Conservation upon a determination that conservation measures are appropriate to ensure an adequate supply of water for drinking and fire protection, to protect the quality and quantity of water in local aquatic habitats such as ponds, rivers and wetlands and to ensure compliance with the Water Management Act and the Town's Water Withdrawal Permit. Upon notification to the public that a declaration of a State of Water Supply Conservation has been declared,
no person shall violate any provision, restriction, requirement or condition of the
declaration. The Board of Selectmen may designate the Public Works Superintendent
or Town Administrator to declare a State of Water Supply Conservation at any time
that conditions warrant. Public notice of a State of Water Conservation shall be given
under paragraph H of this bylaw before it may be enforced.

F. Declaration of a State of Water Supply Emergency
Upon notification to the public that a declaration of a State of Water Supply Emergency
has been issued by the Department, no person shall violate any provision, restriction,
requirement, condition of any order approved or issued by the Department for the
purpose of bringing about an end to the State of Water Supply Emergency.

G. Restricted Water Uses
A declaration of a State of Water Supply Conservation and/or a State of Water Supply
Emergency shall include one or more of the following restrictions, conditions, or
requirements limiting nonessential outdoor water use by Water Users as necessary to
control the volume of water pumped each day, except as provided as acceptable in
paragraph D. The applicable restrictions, conditions or requirements shall be included
in the public notice required under paragraph H.

1) Nonessential outdoor water use days: nonessential outdoor water use is permitted
only on the days per week specified in the State of Water Supply Emergency or
State of Water Supply Conservation and public notice thereof. During a State of
Water Supply Emergency or State of Water Supply Conservation, nonessential
outdoor water use is restricted to two days or fewer per week.

2) Nonessential outdoor water use hours: nonessential outdoor water use is
permitted only during the hourly periods specified in the declaration of a State of
Water Supply Emergency or State of Water Supply Conservation and public notice
thereof. At a minimum, nonessential outdoor water use is prohibited during the
hours from 9 AM to 5 PM.

3) Nonessential outdoor water use method restriction: nonessential outdoor water
use is restricted to a bucket or hand-held hose controlled by a nozzle.

4) Nonessential outdoor water use ban: Nonessential outdoor water use is prohibited
at all times.

5) Automatic sprinkler system ban: The use of automatic sprinkler systems is
prohibited.
H. Public Notification of a State of Water Supply Conservation or State of Water Supply Emergency; Notification of DEP

1) Public Notification of a State of Water Supply Conservation – Notice to the public of all provisions, including all restrictions, requirements and conditions imposed by the Town as part of a State of Water Supply Conservation shall be made as soon as possible, but no later than 48 hours following the declaration of a State Water Supply Conservation by publication on the town web site and by signage on major roadways or intersections or by such other means reasonably calculated to reach and inform all water users of the state of water supply conservation.” The Town may also notify the public using other means determined to be appropriate (cable TV, reverse 911, email, etc.). Notification may also include email, public service announcements on local media or other such means reasonably calculated to reach and inform all Water Users of the State of Water Supply Conservation.

2) Public Notification of a State of Water Supply Emergency – Notice to the public of all provisions, including all restrictions, requirements and conditions imposed by a State of Water Supply Emergency declared by the Department shall be made by publication on the town web site and by signage on major roadways or intersections. The Town may also notify the public using other means determined to be appropriate (cable TV, reverse 911, email, etc.). Notification may also include email, Web sites, public service announcements on local media or other such means reasonably calculated to reach and inform all Water Users of the State of Water Supply Emergency. This notice shall be provided as soon as possible, but no later than 48 hours after the public water system receives notice of the Department’s declaration of a State of Water Supply Emergency.

3) Any restriction imposed under paragraph E or paragraph F or in the Department’s State of Water Supply Emergency or Order shall not be effective until notification to the public is provided. Submittal of MassDEP’s form “Notification of Water Use Restriction” shall be provided to the Department within 14 days of the effective date of the restrictions, per MassDEP regulations (310 CMR 22.15(8)).

I. Termination of a State of Water Supply Conservation; Notice

A State of Water Supply Conservation may be terminated by a majority vote of the Board of Selectmen or by decision of its designee upon a determination by either or both of them that the conditions requiring the State of Water Supply Conservation no longer exist. Public notification of the termination of a State of Water Supply Conservation shall be given in the same manner as is required in paragraph H[1]) for notice of its imposition.

J. Termination of a State of Water Supply Emergency; Notice

Upon notification to the Town that the declaration of a State of Water Supply Emergency has been terminated by the Department, the public will be notified of the termination in the same manner as is required in paragraph H[2]) for notice of its imposition.
Each day of violation shall constitute a separate offense. Fines shall be recovered by complaint before the District Court, by non-criminal disposition in accordance with M.G.L. c. 40 § 21D, or by assessment upon a Water Customer’s water bill. For purposes of non-criminal disposition, the enforcing person shall be any police officer of the town or the Public Works Superintendent or the superintendent’s designee. If a State of Water Supply Emergency has been declared the Water Commissioners may, in accordance with M.G.L. c. 40, § 41A, shut off the water at the meter or the curb stop.

K. Severability
The invalidity of any portion or provision of this bylaw shall not invalidate any other portion or provision thereof.

L. Penalties
The Town through its Water Commissioners or its designee including the Public Works Superintendent, Building Inspector and/or local Police may enforce this bylaw. Any person violating this bylaw shall be liable to the Town in the amounts listed in ART 4.70, SECTION 7. A.

or take any other action relative thereto. (General Bylaw Committee)

ARTICLE 17: To see if the Town will vote to amend the Town of Wrentham General Bylaws, Article 4.10, Section 7 – Fees, Fines and Other Charges, paragraph A – Fees to include paragraph v – Water use violations.

ART. 4.10. SECTION 7. Fees, Fines and Other Charges
A. Fees:
   i. Flammables, original fee (ART. 5.30, SECTION 1.) $500.00
   ii. Flammables, renewal fee (ART 5.30, SECTION 1.) $250.00
   iii. Excavating in public ways, application fee (ART. 6.20, SECTION 2.C.) $50.00
   iv. Test of any testable backflow prevention device (ART. 6.30, SECTION 3.) $50.00
   v. Water use violation (ART. 6.30, SECTION 4.)
      1. first violation $50.00
      2. second violation $100.00
      third and subsequent violations (and termination of water service for water customers). Each day may be considered a separate offense. $200.00

or take any other action relative thereto. (General Bylaw Review Committee)

ARTICLE 18: To see if the Town will vote to amend the Town of Wrentham General Bylaws by inserting Article 7.11J – Community Preservation Committee as follows:

Wrentham is committed to nurturing a high quality of life for all of our citizens and fully serving everyone who has business with the Town. If you have a disability and want to participate at Town Meeting but need assistance, contact the Selectmen at (508) 384-5400.
ARTICLE 7.110. Community Preservation Committee

ART. 7.110. SECTION 1. General
Under the provisions of the Massachusetts Community Preservation Act (Sections 3 through 7 inclusive of M.G.L., Chapter 44B), there is hereby established in the Town of Wrentham a Committee to be known as the “Community Preservation Committee”.

ART. 7.110. SECTION 2. Role and Responsibility
A. Such Committee shall consist of nine (9) members as described below:
   • one member of the Conservation Commission established under Section 8C of M.G.L., Chapter 40, as designated by that commission
   • one member of the Historical Commission established under Section 8D of said Chapter 40, as designated by that commission
   • one member of the Planning Board established under Section 81A of M.G.L., Chapter 41 and Article 3, Section 3.7 of the Charter of the Town of Wrentham, as designated by that board
   • one member of the Board of Park Commissioners established under Section 2 of M.G.L., Chapter 45, as designated by the Board of Selectmen in their role as the Board of Park Commissioners
   • one member of the Housing Authority established under Section 3 of M.G.L., Chapter 121B and Article 3, Section 3.10 of the Charter of the Town of Wrentham, as designated by that authority
   • one member of the Open Space Committee established under Article 7.40 of these by-laws, as designated by that committee
   • one member of the Recreation Committee established under Article 8.30 of these by-laws, as designated by that committee
   • two (2) at-large citizen members, who shall not be paid employees of the Town nor members of any Town body which designates or appoints members to this Committee, appointed by the Board of Selectmen

B. The designees of the above-listed municipal entities shall be appointed forthwith to the Committee by the Board of Selectmen.

All terms shall expire on June 30. Each Committee member’s term shall be for three years, except for the Committee’s initial appointments, which shall be as stated below, so as to have an equal number of terms expiring each year:

   • the initial appointment of the Conservation Commission member, the Historical Commission member and the Planning Board member shall each be for three years
   • the initial appointment of the Board of Park Commissioners member, the Housing Authority member and one at-large citizen member shall each be for two years
   • the initial appointment of the Open Space Committee member, the Recreation Committee member and one at-large citizen member shall each be for one year

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The initial appointments of the Committee shall be made in accordance with Section F of this Article. The tenure of any initial term beginning less than 180 days prior to June 30 shall be calculated as if starting on July 1, so that, for example, a member appointed in April for an initial one-year term may serve that term until June 30 of the following year.

At the initial appointment, the Board of Selectmen shall assign to one Committee member the responsibility to call the Committee to its initial meeting.

If a designating body's member leaves the Committee for any reason, the designating body shall within thirty days submit to the Board of Selectmen the name of one of its members as a replacement to serve for the remainder of the unexpired term. The Board of Selectmen shall forthwith appoint the replacement to the Committee. The Board of Selectmen shall similarly appoint a replacement for a departing at-large citizen member to serve the remainder of that member's unexpired term.

C. The Community Preservation Committee shall study the needs, possibilities, and resources of the Town regarding community preservation. The Committee shall consult with existing municipal boards, including the Conservation Commission, the Historical Commission, the Planning Board, the Board of Park Commissioners, the Open Space Committee, the Recreation Committee and the Housing Authority. As part of its study, the Committee shall hold one or more public informational hearings each year on the needs, possibilities and resources of the Town regarding community preservation possibilities and resources, notice of which shall be posted publicly and published for each of the two weeks preceding a hearing in a newspaper of general circulation in Wrentham.

D. The Community Preservation Committee shall make recommendations to Town Meeting for the acquisition, creation and preservation of open space; for the acquisition, preservation, rehabilitation and restoration of historic resources; for the acquisition, creation, preservation, rehabilitation and restoration of property for recreational use; for the acquisition, creation, preservation and support of community housing; and for the rehabilitation or restoration of open space and community housing that is acquired or created as provided in this section. With respect to community housing, the Committee shall recommend, wherever possible, the reuse of existing buildings or construction of new buildings on previously developed sites.

The Community Preservation Committee may include, in its recommendation to the Town Meeting, a recommendation to set aside for later spending funds for specific purposes that are consistent with community preservation but for which sufficient revenues are not then available in the Community Preservation Fund to accomplish that specific purpose, or to set funds aside for later spending for general purposes that are consistent with community preservation. The Committee may recommend the issuance of general obligation bonds or notes in anticipation of revenues to be raised pursuant to the Massachusetts Community Preservation Act.
In every fiscal year, the Community Preservation Committee shall recommend in accordance with M.G.L., Chapter 44B, either that Town Meeting spend, or set aside for later spending, not less than ten percent (10%) of the annual revenues of the Town’s Community Preservation Fund in each of the following areas: (a) open space and land for recreational use, (b) historic resources, and (c) community housing.

No expenditures shall be made from the Community Preservation Fund without the approval of Town Meeting. Town Meeting may not appropriate or reserve any Community Preservation Fund monies on its own initiative without a prior recommendation by the Committee. Town Meeting may, however, approve such additional non-Fund appropriations as it deems appropriate to carry out the recommendations of the Committee. Subject to and without limitation of the foregoing, in performing the duties and responsibilities of the legislative body as set forth in the Community Preservation Act, Town Meeting shall, in its sole and absolute discretion, have the power and authority to accept, reject, or modify, in whole or in part, any recommendation of the Community Preservation Committee.

The Community Preservation Committee shall submit a recommendation to Town Meeting for annual administrative and operating expenses for the Committee, in an amount not to exceed five percent (5%) of the annual revenues of the Community Preservation Fund.

The Committee shall comply with the provisions of the Open Meeting Law (M.G.L. c. 39, § 23B). The Committee shall keep a full and accurate account of all of its actions including its recommendations and the action taken on them, and records of all appropriations or expenditures made from the Community Preservation Fund. The records of the Committee shall be public records, to the full extent provided by law.

E. Requirement for a Quorum and Cost Estimate Requirement

The Community Preservation Committee shall not meet or conduct business without the presence of a quorum. A majority of the members of the Committee shall constitute a quorum. The Committee shall approve its actions by majority vote of the quorum. Recommendations to Town Meeting shall include anticipated costs of the proposed appropriation and a description of the project.

F. Amendments

This section may be amended from time to time by a majority vote of Town Meeting, provided that such amendment would not cause a conflict to occur with M.G.L., Chapter 44B.
G. Severability

In case any section, paragraph or part of this bylaw be for any reason declared invalid or unconstitutional by any court of last resort, every other section, paragraph or part shall continue in full force and effect.

H. Effective Date

This bylaw shall take effect after all requirements of M.G.L., Chapter 40, Section 32 have been met, including approval by the Attorney General of the Commonwealth, and the acceptance of M.G.L., Chapter 44B, Sections 3 through 7 inclusive, by the Town at a town-wide election. Each designating body shall make its initial designation within sixty days after the later of approval of this bylaw by the Attorney General, or acceptance of M.G.L., Chapter 44B, Sections 3 through 7 inclusive, at a town-wide election. The Board of Selectmen shall appoint said designees and the citizen members-at-large within ninety days after the later of approval of this bylaw by the Attorney General, or acceptance of M.G.L., Chapter 44B, Sections 3 through 7 inclusive, at a town-wide election.

or take any other action relative thereto. (General Bylaw Review Committee)
Given under our hands and seal of the Town of Wrentham this 25th day of October in the year two thousand sixteen:

WRENTHAM BOARD OF SELECTMEN

Deborah Torchia

Joseph Botaish, II

Charles Kennedy

Stephen Langley

Jerome McGovern

A true copy.

Constable’s Certificate of Services:
By virtue of the within warrant, I have notified the inhabitants of the Town of Wrentham qualified to vote at elections and town affairs to meet as within commanded by posting attested copies of the Warrant, one at the Town Offices and several other places in said Town, being not less than fourteen (14) days at least before the day appointed for holding said meeting, as directed by the By-laws of the Town of Wrentham.

Michael J. Salvy  This 26 day of October, 2016.

Constable

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