

**TOWN of ROCKPORT
WARRANT for
ANNUAL TOWN MEETING**

Saturday, April 2, 2016
The Commonwealth of Massachusetts

Essex, ss. To: One of the Constables of the Town of Rockport, Massachusetts in
said County of Essex in the Commonwealth of Massachusetts.

GREETINGS: In the name of the Commonwealth of Massachusetts, you are hereby directed to notify and warn the inhabitants of said Town qualified to vote in Town affairs to meet and assemble at the Rockport High School at 24 Jerden's Lane in said Rockport on Saturday, the second day of April, 2016 A.D., at 9:30 o'clock in the morning, then and there to act on the following articles, to wit:

ARTICLE 1. To choose an agent for the various trust funds of the Town and to choose all other necessary Town Officers in such a manner as the Town may direct; or act on anything relative thereto. *(Board of Selectmen)*

ARTICLE 2. To see if the Town will vote to rescind any one or more of the authorizations previously given to borrow funds for municipal purposes, excluding always, any and all authorizations that have been executed by a borrowing; or act on anything relative thereto. *(Town Treasurer)*

ARTICLE 3. To see if the Town will vote to raise and appropriate a sum of money to pay unpaid bills of previous years; or act on anything relative thereto. *(Town Accountant) (requires 4/5 vote)*

ARTICLE 4. To see if the Town will vote to amend or revise certain compensation schedules as set forth by the Rockport Personnel Board and on file in the Town Clerk's Office, which are incorporated herein by reference, namely:

- A. Compensation Schedules A, B, D and H for salaried employees; and
- B. Compensation Schedule C for elected officials;

or act on anything relative thereto. *(Personnel Board)*

ARTICLE 5. To see if the Town will vote to raise and appropriate, or transfer from available funds, sums of money for any or all Town expenses and purposes, including, without limiting the foregoing, debt and interest, out-of-state travel, wages and salaries, operation of the Town's departments and offices, and provide for a reserve fund, all for the Fiscal Year beginning on July 1, 2016 through June 30, 2017, inclusive; or act on anything relative thereto. *(Finance Committee)*

- 5A. To see if the Town will vote to raise and appropriate, or transfer from available funds, sums of money for any and all Town expenses and purposes including, without limiting the foregoing, debt and interest, out-of-state travel, wages and salaries, operation of the Town's Water Enterprise and provide for a reserve fund, all for the Fiscal Year beginning on July 1, 2016 through June 30, 2017, inclusive; or act on anything relative thereto. *(Finance Committee)*
- 5B. To see if the Town will vote to raise and appropriate, or transfer from available funds, sums of money for any and all Town expenses and purposes including, without limiting the foregoing, debt and interest, out-of-state travel, wages and salaries, operation of the Town's Sewer Enterprise and provide for a reserve fund, all for the Fiscal Year beginning on July 1, 2016 through June 30, 2017, inclusive; or act on anything relative thereto. *(Finance Committee)*
- 5C. To see if the Town will vote to appropriate and transfer from the FY2017 Estimated Annual Revenue of the Community Preservation Fund the sum of \$27,290 for any and all necessary and proper expenses of the Community Preservation Committee, all for the Fiscal Year beginning on July 1, 2016 through June 30, 2017, inclusive; or act on anything relative thereto. *(Finance Committee)*

ARTICLE 6. To see if the Town will vote to appropriate for Capital Outlay Items, such sums of money as set forth in the schedule prepared by the Finance Committee, or any other sum or sums, a copy of which schedule is on file in the Town Clerk's Office, and which is incorporated herein by reference, and determine whether such sums will be raised by fees, taxation, transferred from available funds, provided by borrowing, or by any combination of the foregoing; or act on anything relative thereto. *(Finance Committee)*
(requires 2/3 vote)

- 6A. To see if the Town will vote to appropriate for Capital Outlay Items for the Water Enterprise, sums of money as set forth in the schedule prepared by the Finance Committee, or any other sum or sums, a copy of which schedule is on file in the Town Clerk's Office and which is incorporated herein by reference, and determine whether such sums will be raised by fees, taxation, transferred from available funds, provided by borrowing, or by any combination of the foregoing; or act on anything relative thereto. *(Finance Committee)* *(requires 2/3 vote)*
- 6B. To see if the Town will vote to appropriate for Capital Outlay Items for the Sewer Enterprise, sums of money as set forth in the schedule prepared by the Finance Committee, or any other sum or sums, a copy of which schedule is on file in the Town Clerk's Office and which is incorporated herein by reference, and

determine whether such sums will be raised by fees, taxation, transferred from available funds, provided by borrowing, or by any combination of the foregoing; or act on anything relative thereto. (*Finance Committee*) (*requires 2/3 vote*)

ARTICLES: *Lottery System*

- ARTICLE A. To see if the Town will vote to expend a sum of money allocated to the Town under the provisions of Section 34(2)(a) of M.G.L. Ch. 90 or otherwise, so-called "Chapter 90 monies"; or act on anything relative thereto. (*Department of Public Works*)
- ARTICLE B. To see if the Town will vote to raise and appropriate or appropriate and transfer from Free Cash the sum of \$4,000 or any other sum, for Action, Inc.; or act on anything relative thereto. (*Board of Selectmen*)
- ARTICLE C. To see if the Town will vote to raise and appropriate or appropriate and transfer from Free Cash the sum of \$3,000 or any other sum, for Healing Abuse Working for Change (HAWC); or act on anything relative thereto. (*Board of Selectmen*)
- ARTICLE D. To see if the Town will vote to raise and appropriate or appropriate and transfer from Free Cash the sum of \$3,100 or any other sum, for SeniorCare, Inc.; or act on anything relative thereto. (*Board of Selectmen*)
- ARTICLE E. To see if the Town will vote to raise and appropriate or appropriate and transfer from Free Cash the sum of \$5,000 or any other sum, for The Open Door; or act on anything relative thereto. (*Board of Selectmen*)
- ARTICLE F. To see if the Town will vote to raise and appropriate or appropriate by transfer from Free Cash the sum of \$30,000 to pay for state mandated real and personal property revaluations; or act on anything relative thereto. (*Board of Assessors*)
- ARTICLE G. To see if the Town will vote to raise and appropriate or appropriate by transfer from Free Cash a sum of money to the Capital Reserve Stabilization fund to pay for future capital expenditures; or act on anything relative thereto. (*Board of Selectmen*) (*requires 2/3 vote*)
- ARTICLE H. To see if the Town will vote to raise and appropriate or appropriate by transfer from Free Cash a sum of money to the Other Post-Employment Benefits (OPEB) Trust Fund created under Article N of the April 3, 2010 Annual Town Meeting to cover future benefit obligations to retired employees; or act on anything relative thereto. (*Board of Selectmen*)
- ARTICLE I. To see if the Town will vote to reauthorize pursuant to the provisions of General Laws, Chapter 44, Section 53E½ the Community House revolving fund as voted in Article H of the September 8, 2014 Town Meeting to which receipts received in

connection with use of the Community House shall be deposited and may be expended by the Director of Public Works for Community House building maintenance purposes, said sum not to exceed a certain amount in FY2017; or act on anything relative thereto. (*Department of Public Works*)

ARTICLE J. To see if the Town will vote to appropriate and transfer from the Grit Pumps and Detritter Mechanisms Replacements account the sum of \$100,000 to a Wastewater Plant Master account for the purpose of making repairs to the Wastewater Plant facility; or act on anything relative thereto. (*Department of Public Works*)

ARTICLE K. To see if the Town will vote to raise and appropriate, transfer, or borrow a sum of money to design, construct, and equip a new DPW Facility at 2 DPW Way off Upper Main Street, including the payment of costs incidental or related thereto, and if funds are borrowed for such purposes, to authorize the Treasurer, with the approval of the Board of Selectmen, to borrow said sum under General Laws Chapter 44, Section 7 or any other enabling authority; provided, however, that if borrowing is authorized, the appropriation authorized under this article shall be contingent upon voters' approval of a so-called Proposition 2½ debt exclusion, as provided in G.L. Chapter 59, Section 21C(k); or act on anything relative thereto. (*DPW Commissioners*) (*requires 2/3 vote if borrowing*)

ARTICLE L. To see if Town Meeting supports changing the Rockport Parking Ban from no on street overnight parking between November 15th and April 1st to no on street overnight parking during snow emergencies and subsequent cleanup; or act on anything relative thereto. (*By Petition*)

ARTICLE M. To see if the Town will vote to renew its authorization of the Board of Selectmen in compliance to Sections 1 and 2 of Chapter 7C, Tax Title Land, of the Town of Rockport Code of By-Laws, to sell or otherwise dispose of said tax title properties on such terms and conditions as it deems appropriate and to execute such documents and take such other action as may be needed to effectuate the purposes of this vote; said properties being identified as follows:

- Address of 59 High Street as shown on Assessors Map 18, Lot 26
- Address of 8 Marmion Way as shown on Assessors Map 26, Lot 109;

or act on anything relative thereto. (*Board of Selectmen*)

ARTICLE N. To see if Town Meeting will vote to amend the Town of Rockport Code of By-Laws CHAPTER 2. TOWN MEETINGS, Section 2. Time of Meetings, Paragraph b. by replacing the word "Monday" in the last sentence with the word "Saturday"; or act on anything relative thereto. (*By Petition*)

ARTICLE O. To see if the Town will amend the Zoning By-Law to allow large scale ground-mounted solar photovoltaic installations, by inserting the following in the By-Laws as Section IX:

“LARGE-SCALE GROUND-MOUNTED SOLAR PHOTOVOLTAIC INSTALLATIONS

A. PURPOSE

The purpose of this section is to promote the creation of new large-scale ground-mounted solar photovoltaic installations (“LSGMSPVI”) (250 kW or greater) by establishing standards for the placement, design, construction, operation, monitoring, modification, repair, and removal of such installations to ensure public safety, minimize impacts on scenic, natural and historic resources, and provide adequate financial assurance for the eventual decommissioning of such installations.

The provisions set forth in this section shall apply to the placement, design, construction, operation, monitoring, modification and/or repair and removal of large-scale ground-mounted solar photovoltaic installations.

B. APPLICABILITY

This section applies to the initial construction of LSGMSPVIs and to physical modifications that materially alter the type, configuration, or size of these installations or related equipment.

Smaller scale building mounted solar or photovoltaic installations which are accessory to a lawful principal use on the same lot are not otherwise subject to the requirement of this section, but must comply with the other provisions of the Zoning By-Law as applicable.

C. DEFINITIONS

Large-Scale Ground-Mounted Solar Photovoltaic Installation (LSGMSPVI): A solar photovoltaic system that is structurally mounted on the ground, not roof-mounted, and has a minimum nameplate capacity of 250 kW DC.

On-Site Solar Photovoltaic Installation: A solar photovoltaic installation that is constructed at a location where other uses of the underlying property occur.

Rated Nameplate Capacity: The maximum rated output of Direct Current (DC) electric power production of the photovoltaic system.

Site Plan Review: Review by the Planning Board to determine conformance with the Zoning By-Law, as provided in Section X of the By-Law.

D. GENERAL REQUIREMENTS FOR ALL LARGE SCALE GROUND MOUNTED SOLAR PHOTOVOLTAIC INSTALLATIONS

The following requirements are common to all LSGMSPVIs to be sited in designated locations.

a. Compliance with Laws, Ordinances and Regulations

The construction and operation of all LSGMSPVIs shall be consistent

with all applicable local, state and federal requirements, including but not limited to all applicable safety, environmental, Wetlands Protection Act, construction, electrical, and communications requirements. All buildings and fixtures forming part of a solar photovoltaic installation shall be constructed in accordance with the state Building Code.

b. Building Permit and Building Inspection

No LSGMSPVI shall be constructed, installed or modified as provided in this section without first obtaining a building permit.

c. Fees

The application for a building permit for a LSGMSPVI must be accompanied by the fee required for a building permit.

d. Site Plan Review

Any LSGMSPVI shall undergo site plan review by the Planning Board prior to construction, installation or modification as provided in this section. LSGMSPVIs shall be constructed, installed, used and modified in conformity with a site plan approved by the Planning Board in accordance with Section X Site Plan Review of the Zoning By-Law and the further requirements set forth herein. The Planning Board shall review and act upon the site plan review of an LSGMSPVI within 90 days of its receipt of an application determined to be complete. The requirements set forth herein shall be applied coincident with and in addition to those requirements set forth in Section X. The requirements of this section shall take precedence in the event of a direct conflict.

(i) General

All plans and maps shall be prepared, stamped and signed by a Professional Engineer licensed to practice in the Commonwealth of Massachusetts.

(ii) Required Documents

Pursuant to the site plan review process, the project proponent shall provide the following documents:

(a) A site plan showing:

- i.** Property lines and physical features, including roads, for the project site;
- ii.** Proposed changes to the landscape of the site, grading, vegetation clearing and planting, exterior lighting, screening vegetation and structures;
- iii.** Blueprints or drawings of the solar photovoltaic installation signed by a Professional Engineer licensed to practice in the Commonwealth of Massachusetts showing the proposed layout of the system and any potential shading from nearby structures;
- iv.** One or three line electrical diagrams detailing the solar photovoltaic installation, associated components, and electrical interconnection methods, with all National Electrical Code

compliant disconnects and over current devices;

v. Documentation of the major system components to be used, including the PV panels, mounting systems, and inverters;

vi. Name, address, and contact information for proposed system installer;

vii. Name, address, phone number and signature of the project proponent, as well as all co-proponents or property owners, if any;

viii. Name, contact information and signature of any agents representing the project proponent; and,

ix. A description of how land clearing and construction shall be performed in accordance with the appropriate sections of the Zoning By-Law governing storm water discharge, land disturbance, provisions for handling toxic or hazardous materials, and post-construction storm water runoff.

(b) Documentation of actual or prospective access and control of the project site (see Section D.e);

(c) An operation and maintenance plan (see Section D.f);

(d) Zoning district designation for the parcel of land comprising the project site (submission of a copy of a zoning map with the parcel identified is suitable for this purpose);

(e) Proof of liability insurance written by companies licensed to provide such insurance in Massachusetts and with coverage limits at commercially acceptable levels;

(f) Description of financial surety that satisfies Section D.m.ii. The project proponents shall submit a fully inclusive estimate of the costs associated with removal of the proposed facility prepared by a licensed engineer. The amount shall include a mechanism for calculating increased removal costs due to inflation.

(g) A public outreach plan, including a project development timeline, which indicates how the project proponent will meet the required site plan review notification procedures and otherwise inform abutters and the community.

The Planning Board may require additional information, data or evidence as it deems necessary pursuant to the Site Plan Review process, or may waive documentation requirements as it deems appropriate.

(iii) Professional Review

The Planning Board may engage, at the applicant's expense, professional and technical consultants, including legal counsel, to assist the Planning Board with its review of the application in accordance with the requirements of Section 53G of Chapter 44 of the Massachusetts General Laws. The Planning Board may direct the applicant to deposit funds with the Planning Board at the time the application is accepted, and to add additional funds as needed upon notice. Failure to comply with this section shall be grounds

for denying the application. Upon approval of the application, any excess amount in the account attributable to that project, including any accrued interest, shall be repaid to the applicant.

e. Site Control

The project proponent shall submit documentation of actual or prospective access and control of the project site sufficient to allow for construction and operation of the proposed LSGMSPVI.

f. Operation & Maintenance Plan

The project proponent shall submit a plan for the operation and maintenance of the LSGMSPVI, which shall include measures for maintaining safe access to the installation, storm water controls, as well as general procedures for operational maintenance of the installation.

g. Utility Notification

No LSGMSPVI shall be constructed until evidence has been given to the Building Inspector that the utility company that operates the electrical grid where the installation is to be located has been informed of the solar photovoltaic installation owner or operator's intent to install an interconnected customer-owned generator. Off-grid systems shall be exempt from this requirement.

h. Dimension and Density Requirements

(i) Setbacks

An LSGMSPVI shall be set back from property lines consistent with the applicable regulations for the underlying zoning district, with the exception of necessary interconnections with utility transmission or distribution facilities.

(ii) Appurtenant or Accessory Structures

All appurtenant or accessory structures to a LSGMSPVI shall be subject to the requirements of the Zoning By-Law concerning the bulk and height of structures, lot area, setbacks, open space, parking and building coverage requirements. All such appurtenant structures, including but not limited to, equipment shelters, storage facilities, transformers, and substations, shall be architecturally compatible with each other, and shall be landscaped and screened from view by vegetation, located underground, or behind berms, and/or clustered to minimize visual impacts.

i. Design Standards

(i) Lighting

Lighting of LSGMSPVIs shall be consistent with local, state and federal law. Lighting of other parts of the installation, such as appurtenant structures, shall be limited to that required for safety and operational purposes, and shall be reasonably shielded from abutting properties. Where feasible, lighting of the LSGMSPVI shall be directed downward and shall incorporate full cut-off fixtures to reduce light pollution.

(ii) Signage

Signs on LSGMSPVIs shall comply with requirements of all applicable sign regulations and shall be limited to:

- (a) Those necessary to identify the owner, provide a 24 hour emergency contact phone number, and warn of any danger.
- (b) Educational signs providing information about the LSGMSPVI and the benefits of renewable energy. LSGMSPVIs shall not be used for displaying any advertising except for reasonable identification of the manufacturer or operator of the solar photovoltaic installation.

(iii) Utility Connections

Reasonable efforts, as determined by the Planning Board, shall be made to place all utility connections from the LSGMSPVI underground, depending on appropriate soil conditions, shape, and topography of the site and any requirements of the utility provider. Electrical transformers for utility interconnections may be above ground if required by the utility provider.

(iv) Screening

A buffer or green strip planted with live shrubs or trees, predominantly evergreen, shall if feasible be maintained between the perimeter of the LSGMSPVI and any abutting property line or street unless the existing natural growth is adequate to provide an equivalent buffer. Such a buffer shall be designed so as not to create a hazard upon entrance or exit from the facility. The Planning Board may vary or waive this requirement consistent with minimizing negative effects on abutting property.

j. Safety and Environmental Standards

(i) Emergency Services

The LSGMSPVI owner or operator shall provide a copy of the project summary, electrical schematic, and site plan to the Fire Department. Upon request the owner and/or operator shall cooperate with Town emergency services in developing an emergency response plan, which may include ensuring that emergency personnel have 24 hour access to the facility. All means of shutting down the LSGMSPVI shall be clearly marked. The owner or operator shall identify a responsible person for public inquiries throughout the life of the LSGMSPVI.

(ii) Land Clearing

Clearing of natural vegetation shall be limited to what is necessary for the construction, operation and maintenance of the LSGMSPVI or otherwise prescribed by applicable laws, regulations, and bylaws.

Significant tree cutting is strongly discouraged. Should tree cutting be required the applicant should offset the loss of trees by planting an equivalent number of trees of similar species of (size and caliper) on-site or on an area specified by the Planning Board.

(iii) Drainage and Groundwater Protection

A LSGMSPVI shall comply with any drainage and groundwater

requirements set forth in the Zoning By-Law, which requirements shall be imposed and conditioned as appropriate through the Site Plan Review process.

k. Monitoring and Maintenance

(i) Solar Photovoltaic Installation Conditions

The LSGMSPVI owner and/or operator shall maintain the facility in good and safe working condition, and shall schedule inspection by a competent professional at least once every twelve (12) months or more often, pursuant to industry standards and practices. The results of the inspection and any resulting repair work shall be submitted to the Planning Board and the Building Inspector within thirty (30) days of receipt by the owner and/or operator. Maintenance shall include, but not be limited to, painting, structural repairs, and integrity of security measures. Site access shall be maintained to a level acceptable to the Fire Department and Emergency Medical Services. The owner or operator shall be responsible for the cost of maintaining the LSGMSPVI and any access road(s), unless accepted as a public way.

(ii) Modifications

All material modifications to a LSGMSPVI, after issuance of the required building permit, shall require further Site Plan Review by the Planning Board.

(iii) Contact

The owner and/or operator of a LSGMSPVI shall identify a responsible person for emergency purposes and public inquiry and shall at all times throughout the life of the of the installation maintain current contact information (name, address, telephone number and e-mail address) for such person(s) on file with the Building Inspector, the Fire Department, and the Planning Board.

l. Insurance

Prior to commencing operation, the owner or operator of a LSGMSPVI shall provide the Town Clerk with a certificate of insurance showing that the property has a minimum of one million dollars (\$1,000,000) in liability coverage by occurrence in the aggregate or five million dollars (\$5,000,000) general liability insurance, and that the Town is an additional named insured thereon. Such certificate shall be supplied on an annual basis to the Town upon the renewal of said insurance policy.

m. Discontinuance or Decommissioning

(i) Removal Requirements

Any LSGMSPVI or substantial part thereof not in operation for a period of one hundred eighty (180) continuous days or more without written permission from the Planning Board or that has reached the end of its useful life shall be considered discontinued and shall be removed. Upon written request from the Building Inspector,

addressed to the contact address provided and maintained by the owner and/or operator as required above, the owner/and or operator shall provide evidence to the Building Inspector demonstrating continued use of a LSGMSPVI. Failure to provide evidence within thirty (30) days of such written request shall be conclusive evidence that the installation has been discontinued. The owner and/or of the installation shall notify the Planning Board and Building Inspector by certified mail of the proposed date of discontinued operations and plans for removal.

The owner or operator shall physically remove the installation no more than 150 days after the notification date of discontinued operations. Decommissioning shall consist of:

- (a) Removal from the site of the LSGMSPVI in its entirety, including all associated structures, equipment, security barriers and transmission/distribution lines.
- (b) Disposal of all solid and hazardous waste in accordance with local, state, and federal waste disposal regulations
- (c) Stabilization or re-vegetation of the site as necessary to minimize erosion. The Planning Board may allow the owner and/or operator to leave landscaping or designated below grade foundations in order to minimize erosion and disruption to vegetation.
- (d) Reinstatement of gravel or ground cover consistent with the surrounding landscape.
- (e) Removal of all above ground foundations and supports to a depth of one foot below existing grade.

If the owner and/or operator of the LSGMSPVI fails to remove the installation in accordance with the requirements of this section, the Town shall have the right, to the extent it is otherwise duly authorized by law, to enter the property and remove the installation at the expense of the owner and/or operator of the installation and the owners of the site on which the facility is located.

(ii) Financial Surety

The owner of a LSGMSPVI approved in accordance with this By-Law shall provide to the Town, acting through the Planning Board, a form of surety to cover the cost of removal in the event the Town must remove the LSGMSPVI and remediate the landscape. Such surety shall be in an amount and form determined to be reasonable by the Planning Board, which may be an escrow account, bond, or otherwise, and shall be provided prior to construction. The project proponent shall submit a fully inclusive estimate of the costs associated with removal, prepared by a qualified engineer. The amount shall include a mechanism for calculating increased removal costs due to inflation. Such surety shall remain in force for so long as the project is in existence, and the owner shall annually provide the Planning Board and Building Inspector with proof that the surety continues in effect. Lapse of surety shall be a violation of this By-Law and the Town may take appropriate enforcement action. Surety will not be required for

municipal or state owned facilities.

E. ESTABLISHMENT OF LSGMSPVI OVERLAY DISTRICT

The LSGMSPVI Overlay District is hereby established. The boundaries of the LSGMSPVI Overlay District are shown on a map entitled "LSGMSPVI Overlay District," which is hereby incorporated in the Town Zoning Map. The LSGMSPVI Overlay District shall be considered superimposed on the other districts depicted on the Town Zoning Map. LSGMSPVIs are allowed as of right in the LSGMSPVI Overlay District. The provisions and requirements of the underlying zoning districts remain in effect, in all other respects.

F. SEVERABILITY

If any provision of this Section is invalidated, such invalidation shall not invalidate any other provision."

and by renumbering all subsequent Sections of the Zoning By-Laws and modifying all references elsewhere throughout the Zoning By-Laws to reflect the Section number changes; or act on anything relative thereto. (*Planning Board*)

ARTICLE P. To see if the Town will hear, receive and act upon the report of the Ad Hoc Committee on Town Water Supply appointed pursuant to the vote of the 1980 Annual Town Meeting under Warrant Article 16 and extended by votes of successive Annual Town Meetings through and including the 2015 Annual Town Meeting under Warrant Article S, and extend the term of the Committee; or act on anything relative thereto. (*Moderator*)

ARTICLE Q. To see if the Town will vote to accept the reports of its officers, boards, departments, committees and commissions, as printed in the 2015 Annual Town Report or as otherwise submitted to Town Meeting; or act on anything relative thereto. (*Moderator*)

And you are directed to serve this Warrant by posting attested copies of the same at each of the Post Offices, and in other public places in each village of the Town, seven days at least before the day of the holding of said ANNUAL TOWN MEETING.

Hereof fail not and make due return of this Warrant, with your doings thereon, to the Town Clerk, three days at least before Saturday, April 2, 2016.

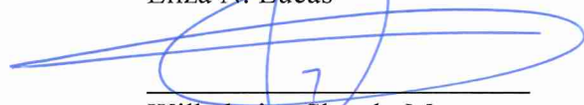
Given under our hands and seal of the Town this 22nd day of March 2016, A.D.

BOARD OF SELECTMEN
TOWN OF ROCKPORT


Erin Battistelli, Chairperson


Paul F. Murphy, Vice Chair


Eliza N. Lucas


Wilhelmina Sheedy Moores


Sarah J. Wilkinson