

# **NEW BUSINESS**

**10-15-12**



Town of Middleborough

Massachusetts

BOARD OF SELECTMEN

APPLICATION FOR LICENSE (PLEASE TYPE OR PRINT CLEARLY)

RECEIVED

SEP 26 2012

TOWN OF MIDDLEBOROUGH TREASURER / COLLECTOR

DATE 9/20/12 NAME OF APPLICANT William Fuller ADDRESS OF APPLICANT 13 WEST END BLVD ASSESSORS MAP & LOT 412 15595 DAYTIME TELEPHONE 508 923 4044

NAME OF BUSINESS ALKY THEATRE OWNER OF PROPERTY TO BE LICENSED HOWARD TRU. TRUST ADDRESS OF PROPERTY TO BE LICENSED 133 GUY RD ASSESSORS MAP & LOT 52P 15389

TYPE OF LICENSE REQUESTED (Check One)

- 2nd Hand Furniture, Class I License, Class III License, Common Vicualter Entertainment, 2nd Hand Clothing, Class II License, Liquor License, Automatic Amusement, Other

Anticipated Start Date for Business November 24, 2012 - Birthday Party Hours requested: 6pm - 10pm

Has the Applicant previously held a similar license in the Town of Middleborough or elsewhere? If yes, explain: YES, SIMILAR REQUESTS AND SUBSEQUENT APPROVAL

Signature: [Handwritten Signature]

DATE OF HEARING 10.15.12 APPROVED/DENIED

Do not write below line: To be Completed by Treasurer/Collector:

Please inform this department, as well as the Board of Selectmen, as to whether or not the above listed property owner/applicant/petitioner owes the Town of Middleborough any outstanding taxes and/or municipal charges that remain unpaid for more than one year.

Does Property Owner/Applicant/Petitioner owe Taxes/Municipal Charges? NO

[Large Handwritten Signature]

3261

## DESROSIERS INC. DBA. HIDEAWAY RESTAURANT

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1000 W. Main  
Middleboro  
Middleboro, MA 01545  
Tel: 508-847-1111  
Fax: 508-847-1111  
Mobile: 508-847-1111

OCT 4, 2012

Board of Selectmen  
Town hall  
Middleboro Mass 02346

Dear Selectmen

As a long standing full service restaurant and employer

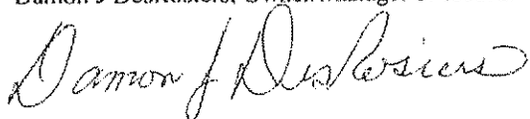
I would like to formally request a modification of Our liquor license to allow 10 am Sunday sales of alcoholic beverages, during our current breakfast - brunch service, (to be served with food service only)

In today's economic climate it would be beneficial to the tax revenue base for the town, customer service, fair competition and continued business success.

Please contact Me if there are any forms or documentation required. Or if I need to go in front of the Board at a meeting.

Sincerely,

Damon J DesRosiers, Owner/Manager of record.



**APPLICATION FOR LICENSE (PLEASE TYPE OR PRINT CLEARLY)**

DATE 10/09/12  
NAME OF APPLICANT Damon J DesRosiers  
ADDRESS OF APPLICANT 362 River st, Halifax mass  
ASSESSORS MAP & LOT \_\_\_\_\_  
DAYTIME TELEPHONE 508-947-5188

NAME OF BUSINESS DESROSIERS INC. / DBA HIDEAWAY RESTAURANT  
OWNER OF PROPERTY TO BE LICENSED D&J REALTY TRUST  
ADDRESS OF PROPERTY TO BE LICENSED 9 STATION ST  
ASSESSORS MAP & LOT 50N-5918

*TYPE OF LICENSE REQUESTED (Check One)*

2<sup>nd</sup> Hand \_\_\_\_\_ WRPD \_\_\_\_\_  
Class I Automobile Dealer License \_\_\_\_\_ Earth Removal Permit \_\_\_\_\_  
Class II Automobile Dealer License \_\_\_\_\_ Liquor License \_\_\_\_\_  
Class III Automobile Dealer License \_\_\_\_\_ Junk Dealer \_\_\_\_\_  
Entertainment \_\_\_\_\_ Other \* \_\_\_\_\_

Anticipated Start Date for Business: \_\_\_\_\_  
Days & Hours of Operation: 10 AM. SUNDAY SALES OF ALCHOL  
Has the applicant previously held a similar license in the Town of Middleborough or elsewhere?  
If yes, explain:  
Current holder of license applying for modification.

Signature Damon J DesRosiers

DATE OF HEARING: \_\_\_\_\_

**Please bring to the Treasurer/Collector's office @ the Town Hall Annex, 20 Center Street, 3<sup>rd</sup> floor to obtain confirmation/signature that no outstanding taxes/municipal charges exist.**

**Dear Treasurer/Collector:**

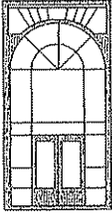
Please inform this department as to whether or not the above listed property owner/applicant/petitioner owes the Town of Middleborough any outstanding taxes and/or municipal charges that remain unpaid for more than one year.

Does Property Owner/Applicant/Petitioner owe Taxes/Municipal Charges? NO

Judy M. MacDonald

da

Window  
to the World



**Middleborough Public Library**  
102 North Main St., Middleborough, MA 02346

Danielle M. Bowker  
Director

September 24, 2012

Memo to: Board of Selectmen  
From: Danielle Bowker, Library Director  
Re: Library Roof Reshingle Bids

The bids for the Reshingle project were opened on Monday September 17 by myself and Caroline LaCroix. The low bid was submitted by WPI Construction Inc.. 4 Tanner Road in Worcester, MA in the amount of \$29,300. We have checked references in the following communities and WPI was given excellent references by both:

Town of Arlington Housing Authority: WPI did 2 roofing projects for them in 2010 and 2012.  
Newton Housing Authority

I would recommend that the bid be awarded to WPI Construction Inc.



EDWARDS WILDMAN PALMER LLP  
111 HUNTINGTON AVENUE  
BOSTON, MA 02199  
+1 617 239 0100 main +1 617 227 4420 fax  
edwardswildman.com

Kimberly Kessler Bragg  
+1 617 239 0572  
fax +1 800 432 5298  
kkesslerbragg@edwardswildman.com

October 10, 2012

**VIA OVERNIGHT COURIER**

Ms. Judy M. MacDonald, Treasurer  
Town of Middleborough  
20 Centre Street, 3rd Floor  
Middleborough, Massachusetts 02346

Dear Judy: (Massachusetts Water Pollution Abatement Trust  
Community Septic Management Program Loan)

We have been notified that the Town of Middleborough is ready to close the Community Septic Management Program Loan relating to Loan Agreement No. T5-97-1077-J from the Massachusetts Water Pollution Abatement Trust (the "Trust"). The closing for the loan will take place after we receive the executed documents, and disbursements will be made to you after the closing date based upon requisitions submitted to DEP and the Trust. We have been asked to have all necessary documents presigned.

The Note and four copies each of the closing Certificate and the Selectmen's Vote are enclosed. Each should be signed and the Note and Certificates must be sealed. Please return all of them to me as soon as convenient. These documents will be held in escrow until the closing. We will then return one complete set of documents to you. If you have any question about the procedures or the documents, please call me.

Very truly yours,

Kimberly Kessler Bragg  
Senior Paralegal  
Enclosures  
cc: Lisa N. Dickinson

America 17406032.1

COMMONWEALTH OF MASSACHUSETTS  
WILLIAM FRANCIS GALVIN  
SECRETARY OF THE COMMONWEALTH

WARRANT FOR STATE ELECTION  
NOVEMBER 6, 2012

PLYMOUTH, SS.

To either of the Constables of the Town of Middleborough

**GREETING:**

In the name of the Commonwealth, you are hereby required to notify and warn the inhabitants of said city or town who are qualified to vote in the State Election to vote at

<b>Precinct 1</b>	Oak Point Club House 202 Oak Point Drive
<b>Precincts 2, 4, 6</b>	Middleborough High School Gymnasium 71 East Grove Street (Route 28)
<b>Precinct 3</b>	South Middleborough Fire Station 566 Wareham Street (Route 28)
<b>Precinct 5</b>	Leonard E. Simmons Senior Multi Service Center 558 Plymouth Street

on **TUESDAY, THE SIXTH DAY OF NOVEMBER, 2012**, from 7:00 A.M. to 8:00 P.M. for the following purpose:

To cast their votes in the State Election for the candidates for the following offices and questions:

ELECTORS OF PRESIDENT AND VICE PRESIDENT . . . . .	FOR THIS COMMONWEALTH
SENATOR IN CONGRESS . . . . .	FOR THIS COMMONWEALTH
REPRESENTATIVE IN CONGRESS. . . . .	NINTH CONGRESSIONAL DISTRICT
COUNCILLOR . . . . .	FIRST COUNCILLOR DISTRICT
SENATOR IN GENERAL COURT . . . . .	FIRST PLYMOUTH & BRISTOL DISTRICT
REPRESENTATIVE IN GENERAL COURT . . . . .	SECOND PLYMOUTH DISTRICT
REPRESENTATIVE IN GENERAL COURT . . . . .	TWELFTH PLYMOUTH DISTRICT
REPRESENTATIVE IN GENERAL COURT . . . . .	TWELFTH BRISTOL DISTRICT
CLERK OF COURTS. . . . .	PLYMOUTH COUNTY
REGISTER OF DEEDS . . . . .	PLYMOUTH DISTRICT
COUNTY COMMISSIONERS . . . . .	PLYMOUTH COUNTY
REGIONAL SCHOOL COMMITTEE . . . . .	BRISTOL-PLYMOUTH DISTRICT

**QUESTION 1: LAW PROPOSED BY INITIATIVE PETITION**

Do you approve of a law summarized below, on which no vote was taken by the Senate or the House of Representatives on or before May 1, 2012?

**SUMMARY**

This proposed law would prohibit any motor vehicle manufacturer, starting with model year 2015, from selling or leasing, either directly or through a dealer, a new motor vehicle without allowing the owner to have access to the same diagnostic and repair information made available to the manufacturer's dealers and in-state authorized repair facilities.

The manufacturer would have to allow the owner, or the owner's designated in-state independent repair facility (one not affiliated with a manufacturer or its authorized dealers), to obtain diagnostic and repair information electronically, on an hourly, daily, monthly, or yearly subscription basis, for no more than fair market value and on terms that do not unfairly favor dealers and authorized repair facilities.

The manufacturer would have to provide access to the information through a non-proprietary vehicle interface, using a standard applied in federal emissions-control regulations. Such information would have to include the same content, and be in the same form and accessible in the same manner, as is provided to the manufacturer's dealers and authorized repair facilities.

For vehicles manufactured from 2002 through model year 2014, the proposed law would require a manufacturer of motor vehicles sold in Massachusetts to make available for purchase, by vehicle owners and in-state independent repair facilities, the same diagnostic and repair information that the manufacturer makes available through an electronic system to its dealers and in-state authorized repair facilities. Manufacturers would have to make such information available in the same form and manner, and to the same extent, as they do for dealers and authorized repair facilities. The information would be available for purchase on an hourly, daily, monthly, or yearly subscription basis, for no more than fair market value and on terms that do not unfairly favor dealers and authorized repair facilities.

For vehicles manufactured from 2002 through model year 2014, the proposed law would also require manufacturers to make available for purchase, by vehicle owners and in-state independent repair facilities, all diagnostic repair tools, incorporating the same diagnostic, repair and wireless capabilities as those available to dealers and authorized repair facilities. Such tools would have to be made available for no more than fair market value and on terms that do not unfairly favor dealers and authorized repair facilities.

For all years covered by the proposed law, the required diagnostic and repair information would not include the information necessary to reset a vehicle immobilizer, an anti-theft device that prevents a vehicle from being started unless the correct key code is present. Such information would have to be made available to dealers, repair facilities, and owners through a separate, secure data release system.

The proposed law would not require a manufacturer to reveal a trade secret and would not interfere with any agreement made by a manufacturer, dealer, or authorized repair facility that is in force on the effective date of the proposed law. Starting January 1, 2013, the proposed law would prohibit any agreement that waives or limits a manufacturer's compliance with the proposed law.

Any violation of the proposed law would be treated as a violation of existing state consumer protection and unfair trade-practices laws.

*A YES VOTE* would enact the proposed law requiring motor vehicle manufacturers to allow vehicle owners and independent repair facilities in Massachusetts to have access to the same vehicle diagnostic and repair information made available to the manufacturers' Massachusetts dealers and authorized repair facilities.

*A NO VOTE* would make no change in existing laws.

## **QUESTION 2: LAW PROPOSED BY INITIATIVE PETITION**

Do you approve of a law summarized below, on which no vote was taken by the Senate or the House of Representatives on or before May 1, 2012?

### **SUMMARY**

This proposed law would allow a physician licensed in Massachusetts to prescribe medication, at a terminally ill patient's request, to end that patient's life. To qualify, a patient would have to be an adult resident who (1) is medically determined to be mentally capable of making and communicating health care decisions; (2) has been diagnosed by attending and consulting physicians as having an incurable, irreversible disease that will, within reasonable medical judgment, cause death within six months; and (3) voluntarily expresses a wish to die and has made an informed decision. The proposed law states that the patient would ingest the medicine in order to cause death in a humane and dignified manner.

The proposed law would require the patient, directly or through a person familiar with the patient's manner of communicating, to orally communicate to a physician on two occasions, 15 days apart, the patient's request for the

medication. At the time of the second request, the physician would have to offer the patient an opportunity to rescind the request. The patient would also have to sign a standard form, in the presence of two witnesses, one of whom is not a relative, a beneficiary of the patient's estate, or an owner, operator, or employee of a health care facility where the patient receives treatment or lives.

The proposed law would require the attending physician to: (1) determine if the patient is qualified; (2) inform the patient of his or her medical diagnosis and prognosis, the potential risks and probable result of ingesting the medication, and the feasible alternatives, including comfort care, hospice care and pain control; (3) refer the patient to a consulting physician for a diagnosis and prognosis regarding the patient's disease, and confirmation in writing that the patient is capable, acting voluntarily, and making an informed decision; (4) refer the patient for psychiatric or psychological consultation if the physician believes the patient may have a disorder causing impaired judgment; (5) recommend that the patient notify next of kin of the patient's intention; (6) recommend that the patient have another person present when the patient ingests the medicine and to not take it in a public place; (7) inform the patient that he or she may rescind the request at any time; (8) write the prescription when the requirements of the law are met, including verifying that the patient is making an informed decision; and (9) arrange for the medicine to be dispensed directly to the patient, or the patient's agent, but not by mail or courier.

The proposed law would make it punishable by imprisonment and/or fines, for anyone to (1) coerce a patient to request medication, (2) forge a request, or (3) conceal a rescission of a request. The proposed law would not authorize ending a patient's life by lethal injection, active euthanasia, or mercy killing. The death certificate would list the underlying terminal disease as the cause of death.

Participation under the proposed law would be voluntary. An unwilling health care provider could prohibit or sanction another health care provider for participating while on the premises of, or while acting as an employee of or contractor for, the unwilling provider.

The proposed law states that no person would be civilly or criminally liable or subject to professional discipline for actions that comply with the law, including actions taken in good faith that substantially comply. It also states that it should not be interpreted to lower the applicable standard of care for any health care provider.

A person's decision to make or rescind a request could not be restricted by will or contract made on or after January 1, 2013, and could not be considered in issuing, or setting the rates for, insurance policies or annuities. Also, the proposed law would require the attending physician to report each case in which life-ending medication is dispensed to the state Department of Public Health. The Department would provide public access to statistical data compiled from the reports.

The proposed law states that if any of its parts was held invalid, the other parts would stay in effect.

*A YES VOTE* would enact the proposed law allowing a physician licensed in Massachusetts to prescribe medication, at the request of a terminally-ill patient meeting certain conditions, to end that person's life.

*A NO VOTE* would make no change in existing laws.

### **QUESTION 3: LAW PROPOSED BY INITIATIVE PETITION**

Do you approve of a law summarized below, on which no vote was taken by the Senate or the House of Representatives on or before May 1, 2012?

#### **SUMMARY**

This proposed law would eliminate state criminal and civil penalties for the medical use of marijuana by qualifying patients. To qualify, a patient must have been diagnosed with a debilitating medical condition, such as cancer, glaucoma, HIV-positive status or AIDS, hepatitis C, Crohn's disease, Parkinson's disease, ALS, or multiple sclerosis. The patient would also have to obtain a written certification, from a physician with whom the patient has a bona fide physician-patient relationship, that the patient has a specific debilitating medical condition and would likely obtain a net benefit from medical use of marijuana.

The proposed law would allow patients to possess up to a 60-day supply of marijuana for their personal medical use. The

state Department of Public Health (DPH) would decide what amount would be a 60-day supply. A patient could designate a personal caregiver, at least 21 years old, who could assist with the patient's medical use of marijuana but would be prohibited from consuming that marijuana. Patients and caregivers would have to register with DPH by submitting the physician's certification.

The proposed law would allow for non-profit medical marijuana treatment centers to grow, process and provide marijuana to patients or their caregivers. A treatment center would have to apply for a DPH registration by (1) paying a fee to offset DPH's administrative costs; (2) identifying its location and one additional location, if any, where marijuana would be grown; and (3) submitting operating procedures, consistent with rules to be issued by DPH, including cultivation and storage of marijuana only in enclosed, locked facilities.

A treatment center's personnel would have to register with DPH before working or volunteering at the center, be at least 21 years old, and have no felony drug convictions. In 2013, there could be no more than 35 treatment centers, with at least one but not more than five centers in each county. In later years, DPH could modify the number of centers.

The proposed law would require DPH to issue a cultivation registration to a qualifying patient whose access to a treatment center is limited by financial hardship, physical inability to access reasonable transportation, or distance. This would allow the patient or caregiver to grow only enough plants, in a closed, locked facility, for a 60-day supply of marijuana for the patient's own use.

DPH could revoke any registration for a willful violation of the proposed law. Fraudulent use of a DPH registration could be punished by up to six months in a house of correction or a fine of up to \$500, and fraudulent use of a registration for the sale, distribution, or trafficking of marijuana for non-medical use for profit could be punished by up to five years in state prison or by two and one-half years in a house of correction.

The proposed law would (1) not give immunity under federal law or obstruct federal enforcement of federal law; (2) not supersede Massachusetts laws prohibiting possession, cultivation, or sale of marijuana for nonmedical purposes; (3) not allow the operation of a motor vehicle, boat, or aircraft while under the influence of marijuana; (4) not require any health insurer or government entity to reimburse for the costs of the medical use of marijuana; (5) not require any health care professional to authorize the medical use of marijuana; (6) not require any accommodation of the medical use of marijuana in any workplace, school bus or grounds, youth center, or correctional facility; and (7) not require any accommodation of smoking marijuana in any public place.

The proposed law would take effect January 1, 2013, and states that if any of its part were declared invalid, the other parts would stay in effect.

***A YES VOTE*** would enact the proposed law eliminating state criminal and civil penalties related to the medical use of marijuana, allowing patients meeting certain conditions to obtain marijuana produced and distributed by new state-regulated centers or, in specific hardship cases, to grow marijuana for their own use.

***A NO VOTE*** would make no change in existing laws.

Hereof fail not and make return of this warrant with your doings thereon at the time and place of said voting.

Given under our hands this **15<sup>th</sup> day of October, 2012.**

\_\_\_\_\_  
Alfred P. Rullo, Jr.

\_\_\_\_\_  
Stephen J. McKinnon

\_\_\_\_\_  
Steven P. Spataro

\_\_\_\_\_  
Allin Frawley

\_\_\_\_\_  
Ben Quelle

Board of Selectmen  
Town of Middleborough

Pursuant to the instructions contained in the above warrant, I have notified and warned all the inhabitants of said Town of Middleborough, qualified to vote as expressed in said warrant, to meet at the time and place for the purpose specified, by causing an attested copy of the same to be published in the Middleborough Gazette on the **18<sup>th</sup> day of October, 2012**, that date being more than seven days before the time specified for said meeting.

\_\_\_\_\_  
Bruce Gates, Police Chief

# Town of Middleborough

Information Technology Department



Town Hall  
10 Nickerson Avenue  
Middleborough, MA 02346

Telephone: 508-946-2435

Fax: 508-946-6060

October 10, 2012

Board of Selectmen  
Selectmen's Office  
Town of Middleborough  
10 Nickerson Avenue  
Middleborough, MA 02346

Dear Honorable Board Members,

Attached please find a listing of obsolete equipment. The Information Technology Department respectfully submits this listing to the Board of Selectmen and requests that it be voted as surplus/obsolete so that it may be disposed of by the Information Technology Department.

Thank you for your time and consideration in this matter.

Respectfully Submitted,

A handwritten signature in cursive script that reads "Ellen M. Driscoll".

Ellen M. Driscoll,  
Technology Systems Administrator

cc: Charles Cristello,  
Town Manager

Obsolete Equipment  
October 2012

	Serial Number	
CPU	4046263-0001	
CPU	4046259-0001	
CPU	4046254-0001	
CPU	3075971-0001	
CPU	2UA85100Q7	
CPU	2UA85100Q8	
CPU	2UA83019FY	
CPU	3758129-0001	
CPU	3656030-0001	
CPU	3656028-0001	
CPU	3758115-0001	
CPU	4046251-0001	
CPU	3656029-0001	
CPU	4046259-0001	
CPU	4046253-0001	
CPU	4046257-0001	
CPU	3758125-0001	
CPU	3656665-0001	
CPU	3480597-0001	
CPU	3480596-0001	
CPU	3656664-0001	
CPU	3656667-0001	
CPU	3656663-0001	
CPU	3876253-0001	
CPU	3509067-0001	
CPU	3758121-0001	
CPU	4046260-0001	
CPU	3329710-0001	
CPU	2UA6320W7D	
CPU	2UA8330X89	
CPU	2UA6320W73	
CPU	2UA6320W6Z	
CPU	2UA6320W7Z	
CPU	3329709-0001	
CPU	3758116-0001	
CPU	2UA6320W8Z	
CPU	3758127-0001	
CPU	3758131-001	
CPU	3329708-0001	
CPU	2309418-0001	
CPU	3996232-0001	
CPU	2UA6320W76	
CPU	2UA6320W74	
CPU	3758118-0001	
CPU	3625653-0001	
CPU	3758114-0001	

Obsolete Equipment  
October 2012

CPU	3509064-0001	
CPU	3509066-0001	
CPU	3509065-0001	
CPU	F03A16915P0032T	
CPU	2UA6320W72	
CPU	2UA8330X88	
CPU	3879425-0001	
CPU	3879426-0001	
CPU	3879423-0001	
CPU	96041922	
CPU	5118630161430	
CPU	5118510155987	
CPU	9149N0100242801	
CPU	ECHK2151577	
CPU	223551-001 V3	
CPU	2UA6320W78	
CPU	3656061-0001	
CPU	106261304	
CPU	NB21HCJY500884X	
CPU	CNF3Z90G2P	
CPU	CBMN2C1	
CPU	1CMN2C1	
CPU	5CMN2C1	
CPU	3758112-0001	
CPU	5902015	
CPU	23-87963	
CPU	23-36408	
CPU	23-64245	
CPU	2PF-145276	
CPU	2PF-145275	
Printers/Fax/Other		
PRINTER	USBGD05799	
PRINTER	CN46K6206H	
PRINTER	05901010500P	
PRINTER	008801020600P	
PRINTER	13567000779614	
PRINTER	8CH7411	
PRINTER	23VPDFK	
PRINTER	SG34981002-C8383A	
PRINTER	CN4AS7202H	
PRINTER	8120-8381	
PRINTER	11-N0703	
PRINTER	CNGN119662	

Obsolete Equipment  
October 2012

Monitors		
CRT	Serial Number	
1	YA009838046391	
2	9107R1M31365	
3	JC-1736VMA	
4	SSAM01010100132013	
5	PG21H3NRC02598E	
6	SSAM40010100205117	
7	PG21H3NRC00172N	
8	SSAM40010100205142	
10	CF21HVAX102375J	
11	SSAM40010100205123	
12	JC1736VMA-2X786301	
13	906005364	
14	7257139	
15	CF21HVAX102389M	
16	752AH29FA427	
17	CM2519	
18	0147V1H75086	
19	936781861842	
20	SSAM40010100205118	
21	495TA10493	
22	8832840	
23	SSAM40010100205136	
Flat Screen Monitors		
1	BR24HVZP100116D	
2	WJ22H9FPA22526E	
3	3153805QA	
4	M317H9NY502654V	
5	M317H9NY500549M	
6	M317H0NY500599T	
7	MJ17HCJXA04469Y	
8	M317H9NY500598L	
9	HA17HCGL401286N	
10	HA17HCGL4015862K	
11	MJ17HCJXA04465T	
12	NB17HCJWA05018X	
13	HA17HCGL401273N	
14	HA17HCGL401574B	
15	CN-0H6061-64180-638-OGCC	

Obsolete Equipment  
October 2012

Miscellaneous		
Auto Loader	3872A759	
Encoder	KE11360	
Telephones	Quantity = 16	
Telephone Console	Quantity = 1	
Battery Backup	DW034125286VV0	
Printer		
Regulator	10-01258	
Regulator	10-01009	
Battery Backup	EK0H4839950	



# Middleborough High School Student Council

71 East Grove Street  
Middleboro, Massachusetts 02346  
508-946-2010  
[www.middleboro.k12.ma.us](http://www.middleboro.k12.ma.us)

Sarah Maddigan – President  
Lindsay Pickard – Vice President  
Kyle Holmberg – MASC Delegate  
Joshua Dyer – SEMASC President  
Taylor Frazier – SEMASC Delegate

Paul Branagan, Advisor &  
MASC Executive Director

Dear Members of the Middleboro Board of Selectman,

The Middleboro High School Student Council has been putting together the 12<sup>th</sup> annual Homecoming at the high school. Homecoming Week is scheduled for October 22<sup>nd</sup> – 26<sup>th</sup> 2012. The Homecoming Game is scheduled for Saturday October 27<sup>th</sup> Against the Pembroke Titans.

On the morning of October 27<sup>th</sup>, we would like to host a small parade that would proceed from the High School, down to Fairview Street, up Wareham Street, and turn on to Benton Street to reach Battis Field, where the homecoming game will be played. The parade would not be very large, consisting of four small floats, one for each class, the band, and the twirlers.

To ensure safety and to allow the parade to run smoothly, we would also ask for the assistance of a police cruiser leading the parade and a police cruiser trailing the parade, as well as assistance on certain corners where the parade will proceed through. We would like to know if you would agree to support this very successful event that truly brings our school together. This event would bring together the school community and the Town of Middleboro as it celebrates its annual Homecoming. If you have any questions, please contact Paul Branagan (Student Council Advisor) at (508) 946-2010 ext. 3102. Thank you for your time and commitment to the student life in Middleboro.

Sincerely,

Paul Branagan

Advisor

Student Council

Sarah Maddigan

President

Student Council

*"The Voice of Student Leadership"*

*2010, 2011 & 2012 MASC Gold Council of Excellence Award*

*2005 & 2008 MASC Excellence Award*

*2012 MASC Gold Council of Excellence*

Jackie,

No problems, this is an annual event that we always try and assist with. We always provide an escort as long as all our patrols are not tied up.

Bruce

---

Jackie,

I have no objection or concerns, the only requirement is to allow for access of emergency vehicles and personnel.

Respectfully,

Lance Benjamino  
Chief of Department  
125 North Main Street  
Middleborough, MA 02346