

**HEARINGS, MEETINGS, LICENSES**

**3-25-13**



A hearing will be held by the Board of Selectmen on Monday, March 25, 2013 at 7:25 PM in the Selectmen's Meeting Room at the Town Hall, located at 10 Nickerson Avenue, Middleborough, MA for the purpose of discussing application made by 58 East Grove Inc., d.b.a. Boston Tavern for an Alteration of Premises All Alcoholic Beverages Restaurant Liquor license, property located at 58 East Grove Street, Middleboro, MA Assessors Map 58, Lot 5557, Middleborough, MA. Anyone desiring to be heard on this matter should appear at the time and place designated.

Alfred P. Rullo, Jr.  
Allin Frawley  
Steven P. Spataro  
Ben Quelle  
Stephen J. McKinnon

Publish: March 14, 2013

Payment forthcoming



**Town of Middleborough**  
20 Centre Street, Second Floor  
Middleborough, Massachusetts 02346

**Robert J. Whalen**  
Building Commissioner  
Tel. 508-946-2426  
Fax 508-946-2305

March 19, 2013

Middleborough Board of Selectmen  
Middleborough Town Offices  
10 Nickerson Ave  
Middleborough, MA 02346

Subject: Application for Alteration of Liquor License at 58 East Grove Street,  
Assessors' Map: 058 Lot: 5557 Zoned GU/W.R.P.D. Z2.

Dear Board,

I have reviewed the application for an alteration of licensed premises submitted by Barmor Realty LLC d.b.a. Boston Tavern located at 58 East Grove Street. I have reviewed the proposed alterations and all permits from this department have been issued. I would support this request.

Respectfully submitted,

Robert J. Whalen  
Building Commissioner

RJW/d



**TOWN OF MIDDLEBOROUGH  
HEALTH DEPARTMENT**

Jeanne Spalding  
Health Officer

PH: 508-946-2408  
FX: 508-946-2321

**MEMO**

**TO: Board of Selectmen**

**FROM: Catherine Hassett, Health Inspector**

**DATE: March 22, 2013**

**RE: Boston Tavern, 58 East Grove Street**

**The above referenced property will require a final inspection by the Health Department for a Food Permit but at this time the Health Department does not have any concerns or objections in granting this Alteration of Premises All Alcoholic Beverages Restaurant Liquor License.**

**Thank you,**

**Catherine Hassett**



**Town of Middleborough**

CONSERVATION COMMISSION

MEMORANDUM

TO: Board of Selectmen

FROM: Patricia J. Cassidy, Conservation Agent

DATE: March 18, 2013

RE: 58 East Grove Street (M58, L5557)

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On behalf of the Conservation Commission I would like to submit a few comments regarding the above-mentioned property. If there is any site work proposed the owners should come and speak with the Conservation Department to see if the work will require filing an application under the Massachusetts Wetlands Protection Act (M.G.L. Ch. 131 Sec. 40) because the Nemasket River and its associated wetlands are close by. Also, the most recent filing with the Conservation Commission involved the construction of a gazebo in the rear of the property and the Commission issued an Order of Conditions permit under DEP File # SE220-1134. This Order of Conditions is still open. If the gazebo work has been completed the new owner should file a request for a Certificate of Compliance to close the file out. We will need an As-built plan to go with the request for Certificate of Compliance.

If there are any questions regarding this matter, don't hesitate to contact the Conservation Department at 508-946-2406.

pjc



**Town of Middleborough**

**Massachusetts**

**BOARD OF SELECTMEN**

**MEMORANDUM**

TO: Building Commissioner  
Health Officer  
Conservation Commission  
Planning Board

FROM: Board of Selectmen's office

DATE: 3/14/13

RE: **Alteration of Premises – Boston Tavern, 58 East Grove Street  
M 58, Lot 5557**

Please be advised that the above referenced matter is scheduled before the Board of Selectmen on **3/25/13 at 7:25 PM.**

Please provide this office with any concerns, objections, and/or requirements in approving this application by **March 20, 2013.**

Thank you.

Attachments

The Commonwealth of Massachusetts  
Alcoholic Beverages Control Commission  
239 Causeway Street  
Boston, MA 02114  
[www.mass.gov/abcc](http://www.mass.gov/abcc)

Print Form

**RETAIL ALCOHOLIC BEVERAGES LICENSE APPLICATION  
MONETARY TRANSMITTAL FORM**

APPLICATION SHOULD BE COMPLETED ON-LINE, PRINTED, SIGNED, AND SUBMITTED TO THE  
LOCAL LICENSING AUTHORITY.

REVENUE CODE: RETA

CHECK PAYABLE TO ABCC OR COMMONWEALTH OF MA: \$200.00

(CHECK MUST DENOTE THE NAME OF THE LICENSEE CORPORATION, LLC, PARTNERSHIP, OR INDIVIDUAL) -

CHECK NUMBER

IF USED EPAY, CONFIRMATION NUMBER:

A.B.C.C. LICENSE NUMBER (IF AN EXISTING LICENSEE, CAN BE OBTAINED FROM THE CITY):

LICENSEE NAME:

ADDRESS:

CITY/TOWN:  STATE  ZIP CODE

**TRANSACTION TYPE (Please check all relevant transactions):**

- |   |   |   |   |
|---|---|---|---|
| <input type="checkbox"/> New License              | <input type="checkbox"/> New Officer/Director                       | <input type="checkbox"/> Pledge of License          | <input type="checkbox"/> Change Corporate Name      |
| <input type="checkbox"/> Transfer of License      | <input type="checkbox"/> Change of Location                         | <input type="checkbox"/> Pledge of Stock            | <input type="checkbox"/> Seasonal to Annual         |
| <input type="checkbox"/> Change of Manager        | <input checked="" type="checkbox"/> Alteration of Licensed Premises | <input type="checkbox"/> Transfer of Stock          | <input type="checkbox"/> Change of License Type     |
| <input type="checkbox"/> Cordials/Liqueurs Permit | <input type="checkbox"/> New Stockholder                            | <input type="checkbox"/> Issuance of Stock          | <input type="checkbox"/> Other <input type="text"/> |
| <input type="checkbox"/> 6-Day to 7-Day License   | <input type="checkbox"/> Management/Operating Agreement             | <input type="checkbox"/> Wine & Malt to All Alcohol |   |

THE LOCAL LICENSING AUTHORITY MUST MAIL THIS TRANSMITTAL  
FORM ALONG WITH THE CHECK, COMPLETED APPLICATION, AND  
SUPPORTING DOCUMENTS TO:

**ALCOHOLIC BEVERAGES CONTROL COMMISSION  
P. O. BOX 3396  
BOSTON, MA 02241-3396**





A public hearing will be held in the Selectmen's Meeting Room at the Town Hall, 10 Nickerson Avenue, Middleborough, MA on Monday, March 25, 2013 at 7:40 PM for the purpose of discussing the request made by Ralph & Barbara Holton d.b.a. Tispaquin Family Campground for a Family Type Campground Permit for property located at 68 Purchase Street, Middleboro, MA. Anyone desiring to be heard on this matter should appear at the time and place designated.

BOARD OF SELECTMEN

Alfred P. Rullo, Jr.  
Allin Frawley  
Steven P. Spataro  
Ben Quelle  
Stephen J. McKinnon

Publish: March 14, 2013 Middleboro Gazette



**Town of Middleborough**

**Massachusetts**

**BOARD OF SELECTMEN**

March 7, 2013

Ralph & Barbara Holton  
Tispaquin Family Campground  
68 Purchase Street  
Middleboro, MA 02346

**RE: Application for 2013 Campground Permit**

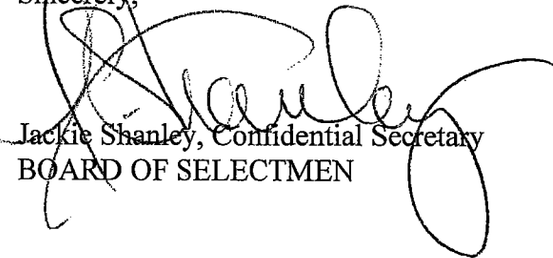
Dear Mr. & Mrs. Holton:

There will be a hearing on Monday, March 25, 2013, at 7:40 PM regarding the above referenced matter.

The hearing will be held in the Selectmen's Hearing room in the Town Hall, 10 Nickerson Avenue, Middleborough.

Please contact this office if you need any further information.

Sincerely,



Jackie Shanley, Confidential Secretary  
BOARD OF SELECTMEN

cc: Board of Selectmen  
Town Manager  
Health Officer



**TOWN OF MIDDLEBOROUGH  
HEALTH DEPARTMENT**

Jeanne Spalding, RS, CHO  
Health Officer  
Hours: 9am-5pm

PH: 508-946-2408  
FX: 508-946-2321

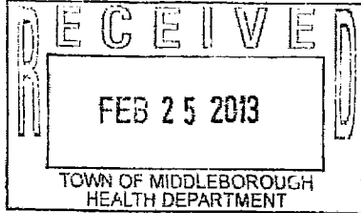
**MEMO**

***Memo To: Board of Selectmen***  
***From: Jeanne C. Spalding, Health Officer***  
***Re: Tispaquin Family Campground - 2013***  
***Date: February 25, 2013***

***Enclosed, please find an application for a Family Campground permit from Barbara Holton that was submitted to this department on February 25, 2013 along with a copy of their check in the amount of \$200.00.***

***Please advise as to the Board's wishes in this matter.***

***cc: Attorney Daniel Murray***  
***Charles Cristello, Town Manager***



Fee: \$200.00

TOWN OF MIDDLEBOROUGH  
BOARD OF HEALTH

TO THE BOARD OF HEALTH OF THE TOWN OF MIDDLEBOROUGH:

Application is hereby made for a permit to OPERATE A FAMILY TYPE CAMPGROUND

Name of Applicant: Barbara Holton

Applicant's Address: 68 Purchase St

Type of Facility: Campground No. of Units: 110

Facility Address: 68 Purchase St Tel. No: 508-947-4444

If applicant is a partnership, full name and residence of all owners:

Barbara A. Holton 68 Purchase Street Middleboro MA 02346-3316		Date <u>2/25/13</u>
Pay to the order of	<u>Town of Middleboro</u>	\$ <u>200.00</u>
If app	<u>Two hundred dollars</u>	<u>200</u> Dollars
Presi	HARBORONE	
Treas	MEMO <u>License 2013</u>	<u>Barbara A. Holton</u>
Clerk		

Barbara A. Holton  
Signature

2/25/13  
Date

**Material submitted by Barbara Holton for 3/25/13 hearing**

Tispaquin Family Camp Area  
68 Purchase St.  
Middleborough, MA 02346  
March 11, 2013

Zoning Board of Appeals  
10 Nickerson Ave.  
Middleborough, MA 02346

RE: Hearing March 14, 2013

A request to allow for a total of 110 Campsites at 68 Purchase Street, Middleborough Assessor's Map  
073//4583-R

Dear Zoning Board of Appeals:

At the last meeting there ensued a discussion on a letter needed from the Health Officer to move forward with the special permit. I contend now as I did then that a Certified Engineer could give the information that is needed. The following statement and attachments I believe should move us forward.

It became apparent to me after my efforts to stop the court battles and let my rights to appeal expire and try to work out a compromise that would satisfy the Town and keep us in business that this is not what the Town department heads were looking for. (See Attachment A)

That's also when the documents were discovered by me in the files at the Town Hall that showed me how differently Tispaquin Family Camp Area (TFCA) was being treated. (See Attachment B-D)

These documents show since at least 2001 the Building Inspector and the Health Officer had full knowledge that the Kampgrounds of America (KOA) had more sites than there special permit allowed.

In 2001 an inspection at the same time was done at TFCA with the results of that in section showing more sites than there special permit. The Building Inspector and Health Officer issued a cease and desist order that commenced over ten years of TFCA spending money and time in court to try to stay in business. On the documents it shows the Building Inspector had known the KOA had 71 more sites than were allowed but did nothing. The Health Officer was also contacted. These documents lead me to believe in the case of the TFCA there is unequal and mistreatment. That is why I believe an independent qualified person should have overseen this project. (See Attachment E)

Sincerely,

  
Barbara A. Holton

3/11/13

Owner/Operator

Attachment  
A

DECAS, MURRAY & DECAS ATTORNEYS AT LAW  
132 NORTH MAIN STREET · MIDDLEBORO · MASSACHUSETTS 02346 · (508) 947-4433

GEORGE C. DECAS (RETIRED)  
DANIEL F. MURRAY, ESQUIRE  
WILLIAM C. DECAS, ESQUIRE

REPLY TO POST OFFICE BOX 201  
MIDDLEBORO, MA 02346-0201  
FAX (508) 947-7147

WAREHAM OFFICE:  
219-B MAIN STREET  
(508) 947-4433

May 20, 2011

Ralph Holton  
Barbara Holton  
68 Purchase Street  
Middleboro, MA 02346

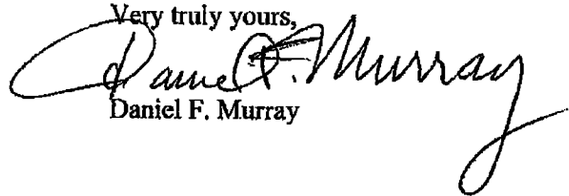
RE: Holton et al v. Middleborough Health Dept. &  
Board of Health – Plymouth Superior Court 2011 license case

Dear Mr. Holton and Mrs. Holton:

Barbara Holton asked whether Town officials might meet with you and your engineer to explore potential settlement or other resolution of the campground license/Title 5 issues regarding Tispaquin Family Camp Area.

Please be advised that there is no interest in meeting at this time.

Very truly yours,



Daniel F. Murray

DFM/s  
11-141

cc: Charles J. Cristello, Town Manager (via email)

Attachment

Routing Inspection today (12 July 01)

- 1. found 171 sites occupied this date.  
(31 Tents + 125 CAMPSTRE. + 15 CABINS)
- 2. Rest Room / Showers Buildings - very clean and in good order.

3. Sew Pool - ✓ life guard on duty

4. Main Laundry / Store -

- 5. ~~Need to discuss w/ owner~~ - (Bill Ni)  
    - a - Lic for 276 sites - Both include Springfield
    - b - ZBA Approval for 205 sites
    - c - He thought this is 1986 and the Lic. number is same and he did not apply for any changes / increases.
- He showed me his In House Computer System - tracking site occupancy.

Example:

Sat - 29 JUNE (F) 216  
 30 " - (SA) 243  
 1 July (Sun) 221  
 2 " (M) 217  
 3 " (TU) 232  
 → 4 July (W) 230 ←  
 5 (TH) - 235  
 6 - (F) 244

Memorial Day 267

W. DeBrito

Attachment  
C

Bill

ZONING BOARD OF APPEALS REG  
BY REV. PAUL WHITEBERRY F  
K.O.A. KAMPGROUND

276 sites  
lic. w/H.O.  
for the past  
3 yrs. per  
JD

- Feb. 4, 1970
- Jan. 12, 1971
- Feb. 26, 1971
- Aug. 10, 1971
- Sept. 13, 1971
- Oct. 4, 1971
- Nov. 23, 1971
- Jan. 9, 1972
- Feb. 10, 1972
- Aug. 23, 1972
- Sept. 21 or 29, 1972
- Oct. 5, 1972
- March 21, 1973
- April 26, 1973
- October 12, 1973
- Sept. 19, 1975
- Jan. 12, 1976
- Nov. 24, 1976
- Feb. 1, 1977
- Sept. 13, 1977
- Nov. 28, 1977

- No record of decision on
- Voted May 1st to Oct. 31;
- Denied 30 day stay from 1
- Denied March 1st to Nov. 20th extension. Present operation May 1st to Oct. 31st.
- Sign request
- Sign request
- Denied to operate from Nov. 1st to April 30th
- Denied to operate from Nov. 1st to April 30th
- Voted to operate November, March, and April. No one to stay longer than one week.
- No record of decision on file with Town Clerk
- Voted 40 ft. greenbelt; no future campsites within 200 ft. of Precinct & Plymouth Streets. Open March 1st to Nov. 30th only. March, April, November-one week only.
- No record of decision on file with Town Clerk
- Voted to operate from Dec. 1st to Feb. 28th of each year no more than one week stay. No children to be allowed to be sent to school.
- Denied to allow the sale of camping units
- Voted 300 campsites for week end of April 29-May 1, 1977
- Voted special 500 units Sept. 16-18, 1977
- Denied to operate longer time period
- Voted special 500 units Sept. 15-17, 1978

6/29/01

Bill Nicholson owns

NOTE

6/29/01

276 Sites Lic w/ Health Dept  
for past 3 years per J. Spalding.

Attachment  
D 7 pgs

APR 26 1973  
The Middleborough Board of Appeals, Middleborough, Massachusetts  
Board of Appeals Meeting Room, Town Hall, 100 Rte. 1A, Middleborough, Mass. 01901  
Public Hearing on April 26, 1973  
at 7:00 P.M. in the Board Room, Town Hall, Middleborough, Massachusetts  
The Middleborough Board of Appeals will hold a public hearing on the application of Daniel Striar, Sadies Striar and Paul Kendall, 555 Plymouth Road, 444 Columbia Road, Barchester, Mass., for a permit to allow the Plymouth Rock NGA Kampground to construct and operate 65 additional campsites, or a total of 205 campsites, for the use of mobile camping units or tents.

RING

Middleborough, Mass., March 23, 1973  
with the Town Clerk, Town Hall, Middleborough, Mass., March 23, 1973.

To the Board of Appeals, Middleborough, Massachusetts

I/We hereby petition your Board for a public hearing on the action checked below

- Review refusal of Selectmen to grant permit.
- Variance from requirements of Middleborough Protective Bylaw.
- Permit for a specific use which is subject to Board of Appeals approval.

To allow the Plymouth Rock NGA Kampground to construct and operate 65 additional campsites, or a total of 205 campsites, for the use of mobile camping units or tents.

As shown on the attached plan.

State page and section of by-law in question.

Page 14, Section VII, C, 3.

State full Name and Address of last known abutting property owner.

Daniel Striar, Sadies Striar and Paul Kendall, 555 Plymouth Road, 444 Columbia Road, Barchester, Mass.

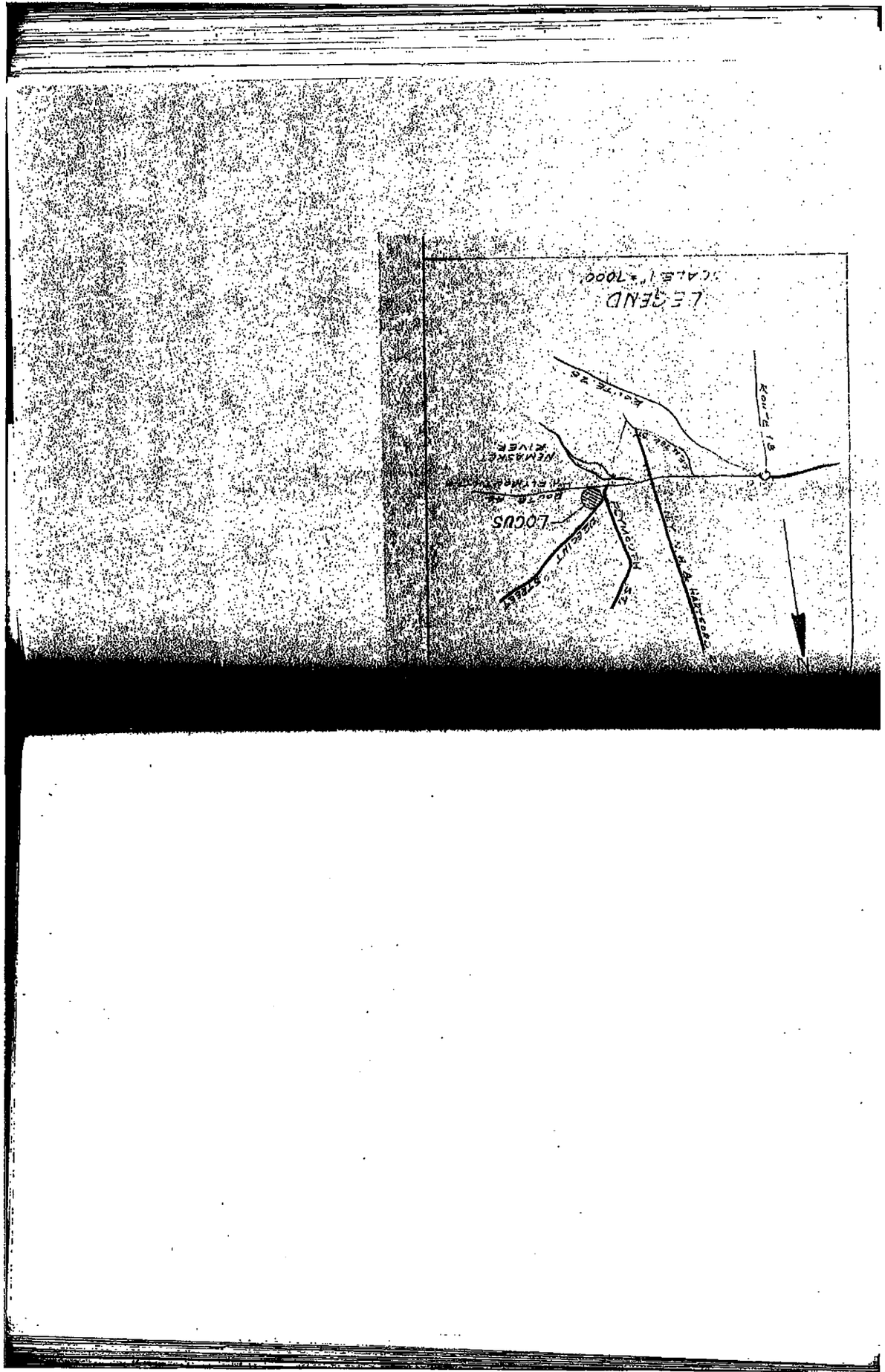


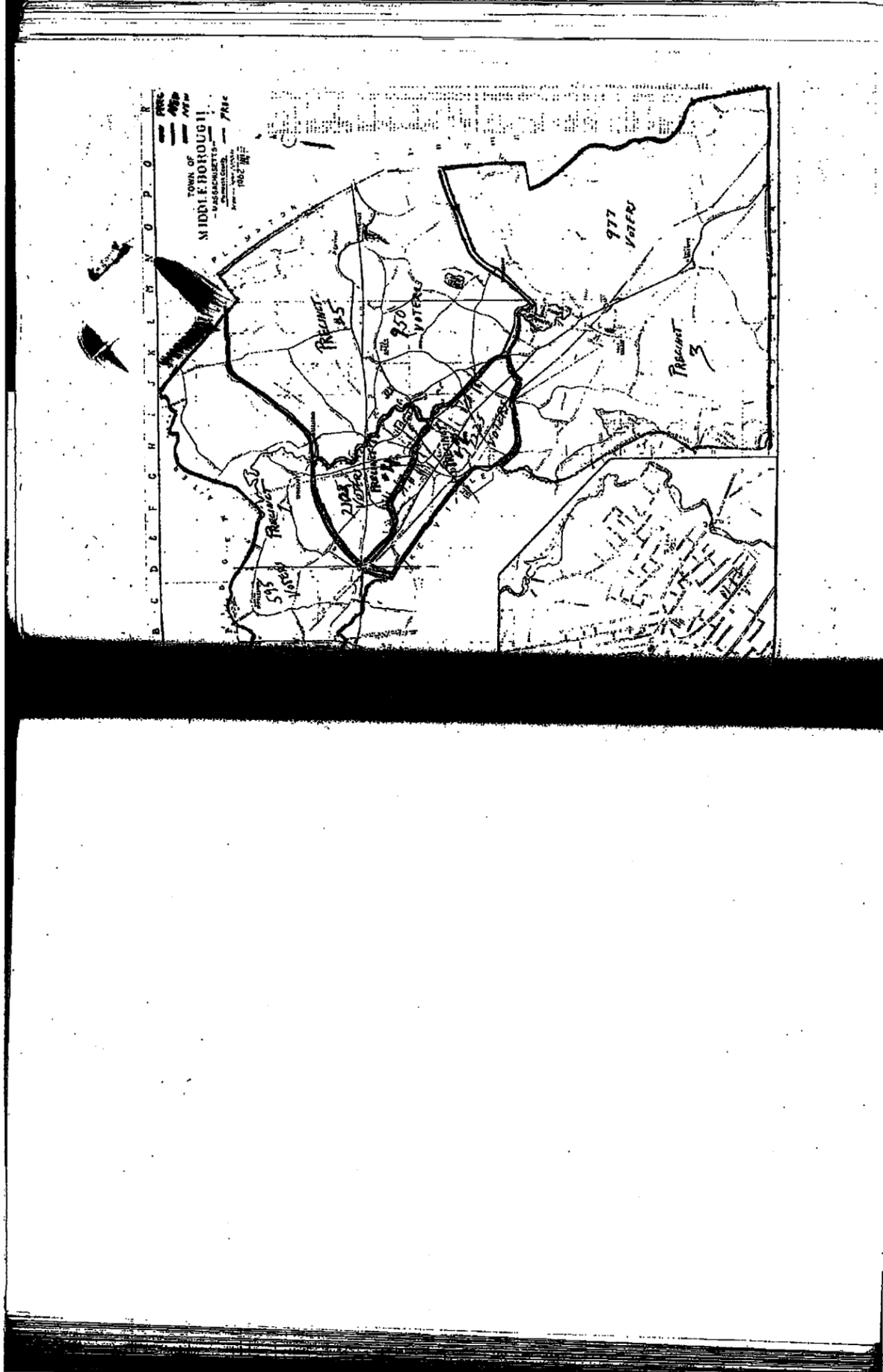
The Middleborough Board of Appeals will hold a public hearing on the application of Daniel Striar, Sadies Striar and Paul Kendall, 555 Plymouth Road, 444 Columbia Road, Barchester, Mass., for a permit to allow the Plymouth Rock NGA Kampground to construct and operate 65 additional campsites, or a total of 205 campsites, for the use of mobile camping units or tents. The hearing will be held on April 26, 1973, at 7:00 P.M. in the Board Room, Town Hall, Middleborough, Massachusetts.

*Handwritten signatures and initials:*  
D. Striar  
S. Striar  
P. Kendall

Respectfully submitted,  
Signed, *Paul N. W. [Signature]*  
Address: 1018 Plymouth Street, Middleboro



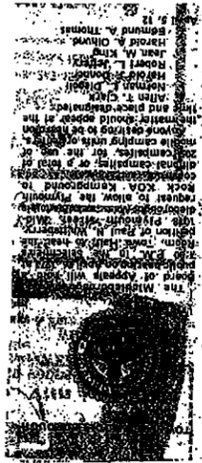




TOWN OF MIDDLEBOROUGH  
ZONING BOARD OF APPEALS

The Board met the 26th day of April, 1973, at 7:00 o'clock P.M. at the time, and the Selectmen's Room or Town Hall, Middleborough, Massachusetts, as the place of the public hearing upon said petition/appeal.

The following notice was published in the Middleboro Gazette in the issues of April 5, 12, and a copy of said notice was sent by mail to each of the interested parties and the owners of all property affected thereby, as they appear upon the most recent tax list:



A hearing of said petition/appeal was held at the time and place above specified.

There were five (5) members of the Board present, they being:

Allen T. Clark, Norman L. Diogoli, Jean M. King, Harold A. Ohlund, and Edmund A. Thomas.

There were four (4) members of the Board present.

It was explained to the appellant that he had the right to ask for a continuance until five (5) members of the Board could meet at everyone's convenience, or he could proceed with the four (4) members present, which would require a unanimous vote in his favor for the request to be granted. The appellant decided to continue/postpone his petition until the next meeting.

Members present:

The following persons appeared in support of the petition/appeal.

Rev. Whitteberry represented himself and explained the following:  
new proposed sites are approx. 700' from Plympton and 600' from Precinct; there is plans for new recreation bldg, toilet, and showers; business has doubled this second year and he feels there is a definite need for these sites; entrance has been greatly improved, new swimming pool is done; until toilet facilities are done chemical toilets will be used with the permission of the Board of Health; and he is asking for an opening period March 1 to Nov. 30th.

Haig Kayajan and abutter across the street does not feel it is a detriment now but is concerned about it becoming one. He is also concerned about campsites being too close to his property.

Mr. Norman Quindley, Plymouth Street, an direct abutter is also concerned about the future of this camping area.

The following persons appeared in opposition thereto.

The members of the Board voted thereon as follows:

The Board unanimously voted to grant this petition with the following conditions:

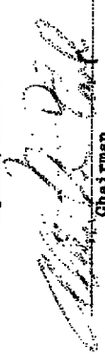
1. a 40' greenbelt be established by seedlings on Precinct Street and the density be increased on Plymouth Street by the planting of seedlings.
2. no future campites within 200' on Precinct and Plymouth Streets.
3. Length of opening to be March 1 to Nov. 30 only March, April and November one (1) week stay only.

The Board assigns the following as reasons for the foregoing finding, ruling, and decision:

1. The granting of the variance would not be a substantial detriment to the public good in that the variance will adversely affect the nature and welfare of the neighborhood and be detrimental to the established or future character of the neighborhood and Town.

2. No present objections from abutters; but they showed concern for possible future problems.

Respectfully submitted



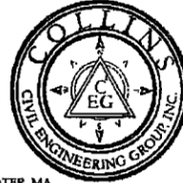
Chairman

1977 Jan 12: 45 PM.  
D. E. James  
Chair

Attachment  
E 9099

**COLLINS** George R. Collins, P.E., S.E., C.S., S.I.  
President - Chief Engineer  
CIVIL ENGINEERING GROUP, INC.

Main Office  
225 South Main Street  
West Bridgewater, MA 02379  
Cell: 617.347.1363  
Office: 508.580.2332  
Fax: 508.580.8336  
Email: GRCPE@aol.com  
www.collinsengineeringgroup.com  
BRAintree • FALMOUTH • PEMBROKE • WEST BRIDGEWATER, MA  
Civil Engineering • Land Survey • Septic & Site Design • Environmental Services





Enter your transmittal number

X 254692

Transmittal Number

Your unique Transmittal Number can be accessed online: <http://mass.gov/dep/service/online/trasmfrm.shtml>

### Massachusetts Department of Environmental Protection Transmittal Form for Permit Application and Payment

1. Please type or print. A separate Transmittal Form must be completed for each permit application.

2. Make your check payable to the Commonwealth of Massachusetts and mail it with a copy of this form to: DEP, P.O. Box 4062, Boston, MA 02211.

3. Three copies of this form will be needed.

Copy 1 - the original must accompany your permit application. Copy 2 must accompany your fee payment. Copy 3 should be retained for your records

4. Both fee-paying and exempt applicants must mail a copy of this transmittal form to:

MassDEP  
P.O. Box 4062  
Boston, MA  
02211

\* Note:  
For BWSC Permits,  
enter the LSP.

#### A. Permit Information

DEP01

1. Permit Code: 7 or 8 character code from permit instructions

DEP Holding Tank

2. Name of Permit Category

DEP Holding Tank

3. Type of Project or Activity

#### B. Applicant Information - Firm or Individual

Tispaquin Camp Grounds

1. Name of Firm - Or, if party needing this approval is an individual enter name below:

Holton

Barbara

2. Last Name of Individual

3. First Name of Individual

68 Purchase St

4. MI

5. Street Address

Middleborough

MA

02346

508-947-7444

6. City/Town

7. State

8. Zip Code

9. Telephone #

10. Ext. #

Barbara Holton

11. Contact Person

harle95@hotmail.com

12. e-mail address (optional)

#### C. Facility, Site or Individual Requiring Approval

Tispaquin Family Camping Area

1. Name of Facility, Site Or Individual

68 Purchase St

2. Street Address

Middleborough

3. City/Town

ma

02346

508-947-7444

n/a

4. State

5. Zip Code

6. Telephone #

7. Ext. #

8. DEP Facility Number (if Known)

n/a

9. Federal I.D. Number (if Known)

10. BWSC Tracking # (if Known)

#### D. Application Prepared by (if different from Section B)\*

Collins Civil Engineering Group, Inc.

1. Name of Firm Or Individual

225 South Main Street

2. Address

West Bridgewater

MA

02322

617-347-1363

3. City/Town

4. State

5. Zip Code

6. Telephone #

7. Ext. #

George R. Collins, P.E.

8. Contact Person

9. LSP Number (BWSC Permits only)

#### E. Permit - Project Coordination

1. Is this project subject to MEPA review?  yes  no  
If yes, enter the project's EOE file number - assigned when an Environmental Notification Form is submitted to the MEPA unit:

EOEA File Number

#### F. Amount Due

##### Special Provisions:

- Fee Exempt (city, town or municipal housing authority)(state agency if fee is \$100 or less).  
*There are no fee exemptions for BWSC permits, regardless of applicant status.*
- Hardship Request - payment extensions according to 310 CMR 4.04(3)(c).
- Alternative Schedule Project (according to 310 CMR 4.05 and 4.10).
- Homeowner (according to 310 CMR 4.02).

DEP Use Only

Permit No:

Rec'd Date:

Reviewer:

2920606

Check Number

115.00

Dollar Amount

2/20/13

Date

Bank of America

Cashier's Check

No. 2920606

Notice to Purchaser: In the event this check is lost, misplaced or stolen, a stop payment and 90-day waiting period will be required prior to replacement. This check should be negotiated within 90 days.

Date: FEBRUARY 14, 2013

90-1/1140  
NTX

Banking Center: EAST BROCKTON

0080894 00004 0002920606

Remitter (Purchased By): RALPH F HOLTON, TISPAQUIN FAMILY CAMP

\$ \*\*115.00\*\*

Pay: \*\*ONE HUNDRED FIFTEEN DOLLARS AND 00 CENTS\*\*

To The Order Of: \*\*COMMONWEALTH OF MASS\*\*  
\*\*\*

Authorized Signature

Bank of America, N.A.  
San Antonio, Texas  
VOID AFTER 90 DAYS

⑈ 2920606 ⑈ ⑆ 114000019 ⑆ 001641005339 ⑈

THE ORIGINAL DOCUMENT HAS REFLECTIVE WATERMARK ON THE BACK



**Massachusetts Department of Environmental Protection**  
**Industrial Wastewater Holding Tank**  
**Compliance Certification Form (DEP01)**

Tispaquin Family  
 Camping Area  
 Middleborough, MA  
 DEP Assigned Facility ID or

Important: When filling out forms on the computer, use only the tab key to move your cursor - do not use the return key.



**A. Facility Information**

**TISPAQUIN FAMILY CAMPGROUND**

a. Facility Name TISPAQUIN FAMILY CAMPGROUND b. Facility SIC Code \_\_\_\_\_ c. DEP Assigned Facility ID \_\_\_\_\_

68 PURCHASE STREET

d. Facility Site Address (Street No., Street Name, Street Suffix e.g. St, Ave, etc.) e. Secondary Unit (e.g. Building-C, 7th Floor) \_\_\_\_\_

MIDDLEBORO MA 02346

f. City g. State h. Zip Code

i. Facility Mailing Address (if different from the facility site address above) j. Secondary Unit \_\_\_\_\_

k. City 508-947-7444 l. State \_\_\_\_\_ m. Zip Code \_\_\_\_\_

o. Fax Number \_\_\_\_\_ p. Federal Employer Identification Number (FEIN or EIN) \_\_\_\_\_

**A-I. Certification Information**

BARBARA HOLTON 508-947-7444

a. Contact Person First Name b. Contact Person Last Name c. Title d. Telephone Number

Family Campground

e. Owner First Name f. Owner Last Name g. Title h. Telephone Number

i. General business description

**B. Industrial Wastewater and Holding Tank Information**

Answer all questions, unless you are directed to skip a question. Do not answer questions that you are directed to skip.

1. Major sources of industrial wastewater (Check all that apply)

a.  Process wastewater  
 b.  Equipment cleaning wastewater  
 c.  Spent concentrated solution  
 d.  Floor spills or floor drainage  
 e.  Other(s) (Please describe below)

Campground  
 Describe major sources

2. Major pollutants in the industrial wastewater (Check all that apply)

a.  BOD/COD  
 b.  Oil & Grease  
 c.  Low/High pH  
 d.  Cyanide  
 e.  Cadmium  
 f.  Chromium  
 g.  Copper  
 h.  Lead  
 i.  Nickel  
 j.  Silver  
 k.  Zinc  
 l.  Other(s) (Please describe below)

Describe major pollutants



Massachusetts Department of Environmental Protection  
 Industrial Wastewater Holding Tank  
**Compliance Certification Form (DEP01)**

Tispaquin Family  
 Camping Area  
 Middleborough, MA  
 DEP Assigned Facility ID or

**B. Industrial Wastewater and Holding Tank Information (Cont.)**

3. Holding Tank ID (If any): N/A
4. Holding Tank Installation Date: 01/25/2013  
 (MM / DD / YYYY)
5. Tank Type (Check one box only):  
 a.  Above-ground  
 b.  In-ground
6. Tank Construction Material  
 (Check appropriate box(es) or specify):  
 a.  Steel  
 b.  Concrete  
 c.  Fiberglass  
 d.  Plastic  
 e.  Other(s) (Please describe below)  
Describe construction material
7. Tank Capacity  
 (Check one box only):  
 a.  Less than 3,000 gallons  
 b.  3,000 gallons or more

**B-I. Compliance Information**

Section-1 General

- 101 Do you discharge industrial wastewater to a septic system, leaching field, or cesspool?  
 yes – you must cease discharging and complete a *Return to Compliance Plan*  
 no
- 102 Do you discharge industrial wastewater to a storm drain or to the ground without a surface water or groundwater discharge permit?  
 yes – you must cease discharging and complete a *Return to Compliance Plan*  
 no
- 103 Is the discharge of your industrial wastewater to a municipal sewer system feasible?  
 (if your answer is yes to this question, you need to check with DEP for restrictions that may apply to your facility before completing this certification)  
 yes – I have checked with DEP and I am aware of the restrictions that may apply to my facility  
 no



Massachusetts Department of Environmental Protection  
Industrial Wastewater Holding Tank  
**Compliance Certification Form (DEP01)**

Tispaquin Family  
Camping Area  
Middleborough, MA  
DEP Assigned Facility ID or

**B-I. Compliance Information (Cont.)**

104 Is your facility located in the Zone I or Zone A of a drinking water supply area? (if your answer is yes to this question, you need to check with DEP for restrictions that may apply to your facility before completing this certification)

yes – I have checked with DEP and I am aware of the restrictions that may apply to my facility

no

105 Is this certification for an above-ground holding tank?

yes

no - skip to question 301

**Section-2 Above-Ground Holding Tank**

201 Is this above-ground holding tank constructed or lined with material compatible with your industrial wastewater?

yes

no - submit a *Return to Compliance Plan*

202 Is this above-ground holding tank remotely filled or automatically filled?

yes

no - skip to question 203

202a Have you provided an appropriate audio and light alarm system for this above-ground holding tank?

yes

no - submit a *Return to Compliance Plan*

203 Have you provided appropriate spill containment for this above-ground holding tank?

yes

no - submit a *Return to Compliance Plan*

204 Have you provided "Non-Hazardous Industrial Wastewater" labels for this above-ground holding tank?

yes

no - submit a *Return to Compliance Plan*

205 Was this above-ground holding tank both installed after November 15, 2002 and fabricated on site?

yes

no - skip to question 401



Massachusetts Department of Environmental Protection  
Industrial Wastewater Holding Tank  
**Compliance Certification Form (DEP01)**

Tispaquin Family  
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**B-I. Compliance Information (Cont.)**

- 205a Was this above-ground holding tank constructed in accordance with engineering plans that were stamped and signed by a Massachusetts Registered Professional Engineer?
- yes -- skip to question 401
- no -- submit a *Return to Compliance Plan* and skip to question 401

**Section-3 In-Ground Holding Tank**

- 301 Is this in-ground holding tank constructed or lined with material compatible with your industrial wastewater?
- yes
- no - submit a *Return to Compliance Plan*
- 302 Is the capacity of this in-ground holding tank greater than 500% of the average daily flow?
- yes
- no - submit a *Return to Compliance Plan*
- 303 Have you provided an appropriate audio and light alarm system for this in-ground holding tank?
- yes
- no - submit a *Return to Compliance Plan*
- 304 Have you provided "Non-Hazardous Industrial Wastewater" labels or signs for this in-ground holding tank?
- yes
- no - submit a *Return to Compliance Plan*
- 305 Was this in-ground holding tank installed before November 15, 2002?
- yes
- no - skip to question 306
- 305a Was this in-ground holding tank constructed in accordance with engineering plans that were stamped and signed by a Massachusetts Registered Professional Engineer?
- yes - skip to question 401
- no



Massachusetts Department of Environmental Protection  
Industrial Wastewater Holding Tank  
**Compliance Certification Form (DEP01)**

Tispaquin Family  
CampingArea  
Middleborough, MA  
DEP Assigned Facility ID or

**B-I. Compliance Information (Cont.)**

305b Will you (or did you) obtain an integrity assessment by November 15, 2003, which will be prepared by a Massachusetts Registered Professional Engineer, for this in-ground holding tank?

yes - skip to question 401  
 no - submit a *Return to Compliance Plan* and skip to question 401

306 Was this in-ground holding tank constructed in accordance with engineering plans that were stamped and signed by a Massachusetts Registered Professional Engineer?

yes  
 no - submit a *Return to Compliance Plan*

307 Have you provided an appropriate secondary containment for this in-ground holding tank?

yes  
 no - submit a *Return to Compliance Plan*

**Section-4 Record Keeping**

401 Do you maintain all holding tank construction and installation records (including all applicable permits) at the facility?

yes  
 no - submit a *Return to Compliance Plan*

402 Do you keep and maintain the appropriate operating records, including wastewater shipment, ultimate destination, and hauler information at the facility?

yes  
 no - submit a *Return to Compliance Plan*



Massachusetts Department of Environmental Protection  
 Industrial Wastewater Holding Tank  
**Compliance Certification Form (DEP01)**

Tispaquin Family  
 Camping Area  
 Middleborough, MA  
 DEP Assigned Facility ID or

**C. Certification Statement**

(Note: Complete all required Return to Compliance Plan forms before signing this statement)

"I, Barbara Holton, Owner, attest under the pains and penalties of perjury:  
 (Name of responsible official)

- (i) that I have personally examined and am familiar with the information contained in this submittal, including any and all documents accompanying this certification statement;
- (ii) that, based on my inquiry of those individuals responsible for obtaining the information, the information contained in this submittal is to the best of my knowledge, true, accurate, and complete;
- (iii) that systems to maintain compliance are in place at the facility and will be maintained even if processes or operating procedures are changed; and
- (iv) that I am fully authorized to make this attestation on behalf of this facility.

I am aware that there are significant penalties including, but not limited to, possible fines and imprisonment for willfully submitting false, inaccurate, or incomplete information."

Barbara A Holton                      2/13/13  
 Signature                                      Date (MM/DD/YYYY)  
Barbara Holton                              Owner, Proprietor, operator  
 Printed Name                                      Title

Source of Signatory Authority (Check appropriate box):

1. If a Corporation:

- a.  President
- b.  Secretary
- c.  Treasurer
- d.  Vice President (if authorized by corporate vote)
- e.  Representative of the above (if authorized by corporate vote and if responsible for overall operation of the facility)

2. If a Partnership:

- General Partner

3. If a Sole Proprietorship:

- Proprietor

4. If an Institution:

- Principal Executive Officer

5. If a Municipality or a Public Agency:

- a.  Principal Executive Officer
- b.  Ranking Elected Official (Empowered to enter into contracts on behalf of the municipality or public agency)



# Title 5 Official Inspection Form

Subsurface Sewage Disposal System Form - Not for Voluntary Assessments

68 PURCHASE STREET

Property Address

TISPAQUIN FAMILY CAMP GROUND (DUMP STATION & BATH HOUSE)

Owner's Name

MIDDLEBORO

City/Town

MA

State

02346

Zip Code

10/24/2011

Date of Inspection

Owner information is required for every page.

Inspection results must be submitted on this form. Inspection forms may not be altered in any way. Please see completeness checklist at the end of the form.

Important: When filling out forms on the computer, use only the tab key to move your cursor - do not use the return key.



## A. General Information

1. Inspector:

LOUIS LABATE III

Name of Inspector

BAY STATE SEWAGE DISPOSAL, INC.

Company Name

105 KINGMAN STREET

Company Address

LAKEVILLE

City/Town

508-947-2636

Telephone Number

MA

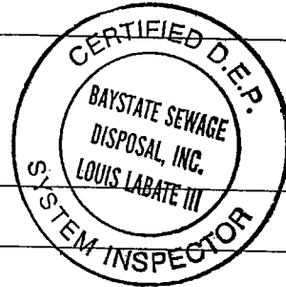
State

02347

Zip Code

SI5014

License Number



## B. Certification

I certify that I have personally inspected the sewage disposal system at this address and that the information reported below is true, accurate and complete as of the time of the inspection. The inspection was performed based on my training and experience in the proper function and maintenance of on site sewage disposal systems. I am a DEP approved system inspector pursuant to Section 15.340 of Title 5 (310 CMR 15.000). The system:

Passes       Conditionally Passes       Fails

Needs Further Evaluation by the Local Approving Authority

Inspector's Signature

10/24/2011

Date

The system inspector shall submit a copy of this inspection report to the Approving Authority (Board of Health or DEP) within 30 days of completing this inspection. If the system is a shared system or has a design flow of 10,000 gpd or greater, the inspector and the system owner shall submit the report to the appropriate regional office of the DEP. The original should be sent to the system owner and copies sent to the buyer, if applicable, and the approving authority.

\*\*\*\*This report only describes conditions at the time of inspection and under the conditions of use at that time. This inspection does not address how the system will perform in the future under the same or different conditions of use.



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## B. Certification (cont.)

Inspection Summary: Check A,B,C,D or E / *always* complete all of Section D

### A) System Passes:

I have not found any information which indicates that any of the failure criteria described in 310 CMR 15.303 or in 310 CMR 15.304 exist. Any failure criteria not evaluated are indicated below.

Comments:

SYSTEM SHOULD BE PUMPED REGULARLY.

### B) System Conditionally Passes:

One or more system components as described in the "Conditional Pass" section need to be replaced or repaired. The system, upon completion of the replacement or repair, as approved by the Board of Health, will pass.

Check the box for "yes", "no" or "not determined" (Y, N, ND) for the following statements. If "not determined," please explain.

The septic tank is metal and over 20 years old\* or the septic tank (whether metal or not) is structurally unsound, exhibits substantial infiltration or exfiltration or tank failure is imminent. System will pass inspection if the existing tank is replaced with a complying septic tank as approved by the Board of Health.

\* A metal septic tank will pass inspection if it is structurally sound, not leaking and if a Certificate of Compliance indicating that the tank is less than 20 years old is available.

Y     N     ND (Explain below):



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## B. Certification (cont.)

### B) System Conditionally Passes (cont.):

Observation of sewage backup or break out or high static water level in the distribution box due to broken or obstructed pipe(s) or due to a broken, settled or uneven distribution box. System will pass inspection if (with approval of Board of Health):

broken pipe(s) are replaced  Y  N  ND (Explain below):

obstruction is removed  Y  N  ND (Explain below):

distribution box is leveled or replaced  Y  N  ND (Explain below):

The system required pumping more than 4 times a year due to broken or obstructed pipe(s). The system will pass inspection if (with approval of the Board of Health):

broken pipe(s) are replaced  Y  N  ND (Explain below):

obstruction is removed  Y  N  ND (Explain below):

### C) Further Evaluation is Required by the Board of Health:

Conditions exist which require further evaluation by the Board of Health in order to determine if the system is failing to protect public health, safety or the environment.

**1. System will pass unless Board of Health determines in accordance with 310 CMR 15.303(1)(b) that the system is not functioning in a manner which will protect public health, safety and the environment:**

Cesspool or privy is within 50 feet of a surface water

Cesspool or privy is within 50 feet of a bordering vegetated wetland or a salt marsh



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## B. Certification (cont.)

2. System will fail unless the Board of Health (and Public Water Supplier, if any) determines that the system is functioning in a manner that protects the public health, safety and environment:

- The system has a septic tank and soil absorption system (SAS) and the SAS is within 100 feet of a surface water supply or tributary to a surface water supply.
- The system has a septic tank and SAS and the SAS is within a Zone 1 of a public water supply.
- The system has a septic tank and SAS and the SAS is within 50 feet of a private water supply well.
- The system has a septic tank and SAS and the SAS is less than 100 feet but 50 feet or more from a private water supply well\*\*.

Method used to determine distance: \_\_\_\_\_

\*\* This system passes if the well water analysis, performed at a DEP certified laboratory, for fecal coliform bacteria indicates absent and the presence of ammonia nitrogen and nitrate nitrogen is equal to or less than 5 ppm, provided that no other failure criteria are triggered. A copy of the analysis must be attached to this form.

3. Other:

---



---



---



---

## D) System Failure Criteria Applicable to All Systems:

You must indicate "Yes" or "No" to each of the following for all inspections:

Yes No

- |                          |                                     |   |
|--------------------------|-------------------------------------|---|
| <input type="checkbox"/> | <input checked="" type="checkbox"/> | Backup of sewage into facility or system component due to overloaded or clogged SAS or cesspool                                 |
| <input type="checkbox"/> | <input checked="" type="checkbox"/> | Discharge or ponding of effluent to the surface of the ground or surface waters due to an overloaded or clogged SAS or cesspool |
| <input type="checkbox"/> | <input checked="" type="checkbox"/> | Static liquid level in the distribution box above outlet invert due to an overloaded or clogged SAS or cesspool                 |
| <input type="checkbox"/> | <input checked="" type="checkbox"/> | Liquid depth in cesspool is less than 6" below invert or available volume is less than 1/2 day flow                             |



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## B. Certification (cont.)

Yes No

- Required pumping more than 4 times in the last year **NOT** due to clogged or obstructed pipe(s). Number of times pumped: \_\_\_\_\_.
- Any portion of the SAS, cesspool or privy is below high ground water elevation.
- Any portion of cesspool or privy is within 100 feet of a surface water supply or tributary to a surface water supply.
- Any portion of a cesspool or privy is within a Zone 1 of a public well.
- Any portion of a cesspool or privy is within 50 feet of a private water supply well.
- Any portion of a cesspool or privy is less than 100 feet but greater than 50 feet from a private water supply well with no acceptable water quality analysis. **[This system passes if the well water analysis, performed at a DEP certified laboratory, for fecal coliform bacteria indicates absent and the presence of ammonia nitrogen and nitrate nitrogen is equal to or less than 5 ppm, provided that no other failure criteria are triggered. A copy of the analysis and chain of custody must be attached to this form.]**
- The system is a cesspool serving a facility with a design flow of 2000gpd-10,000gpd.
- The system fails.** I have determined that one or more of the above failure criteria exist as described in 310 CMR 15.303, therefore the system fails. The system owner should contact the Board of Health to determine what will be necessary to correct the failure.

## E) Large Systems: To be considered a large system the system must serve a facility with a design flow of 10,000 gpd to 15,000 gpd.

For large systems, you must indicate either "yes" or "no" to each of the following, in addition to the questions in Section D.

Yes No

- the system is within 400 feet of a surface drinking water supply
- the system is within 200 feet of a tributary to a surface drinking water supply
- the system is located in a nitrogen sensitive area (Interim Wellhead Protection Area – IWPA) or a mapped Zone II of a public water supply well

If you have answered "yes" to any question in Section E the system is considered a significant threat, or answered "yes" in Section D above the large system has failed. The owner or operator of any large system considered a significant threat under Section E or failed under Section D shall upgrade the system in accordance with 310 CMR 15.304. The system owner should contact the appropriate regional office of the Department.



Commonwealth of Massachusetts

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## C. Checklist

Check if the following have been done. You **must** indicate "yes" or "no" as to each of the following:

- | Yes                                 | No                                  |   |
|-------------------------------------|-------------------------------------|---|
| <input checked="" type="checkbox"/> | <input type="checkbox"/>            | Pumping information was provided by the owner, occupant, or Board of Health   |
| <input type="checkbox"/>            | <input checked="" type="checkbox"/> | Were any of the system components pumped out in the previous two weeks?   |
| <input checked="" type="checkbox"/> | <input type="checkbox"/>            | Has the system received normal flows in the previous two week period?   |
| <input type="checkbox"/>            | <input checked="" type="checkbox"/> | Have large volumes of water been introduced to the system recently or as part of this inspection?   |
| <input type="checkbox"/>            | <input checked="" type="checkbox"/> | Were as built plans of the system obtained and examined? (If they were not available note as N/A)   |
| <input checked="" type="checkbox"/> | <input type="checkbox"/>            | Was the facility or dwelling inspected for signs of sewage back up?   |
| <input checked="" type="checkbox"/> | <input type="checkbox"/>            | Was the site inspected for signs of break out?  |
| <input checked="" type="checkbox"/> | <input type="checkbox"/>            | Were all system components, excluding the SAS, located on site?   |
| <input checked="" type="checkbox"/> | <input type="checkbox"/>            | Were the septic tank manholes uncovered, opened, and the interior of the tank inspected for the condition of the baffles or tees, material of construction, dimensions, depth of liquid, depth of sludge and depth of scum?                                   |
| <input type="checkbox"/>            | <input checked="" type="checkbox"/> | Was the facility owner (and occupants if different from owner) provided with information on the proper maintenance of subsurface sewage disposal systems? The size and location of the Soil Absorption System (SAS) on the site has been determined based on: |
| <input checked="" type="checkbox"/> | <input type="checkbox"/>            | Existing information. For example, a plan at the Board of Health.   |
| <input checked="" type="checkbox"/> | <input type="checkbox"/>            | Determined in the field (if any of the failure criteria related to Part C is at issue approximation of distance is unacceptable) [310 CMR 15.302(5)]  |

## D. System Information

### Residential Flow Conditions:

Number of bedrooms (design): \_\_\_\_\_ Number of bedrooms (actual): \_\_\_\_\_

DESIGN flow based on 310 CMR 15.203 (for example: 110 gpd x # of bedrooms): \_\_\_\_\_



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## D. System Information

Description:

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

Number of current residents: \_\_\_\_\_

Does residence have a garbage grinder?  Yes  No

Is laundry on a separate sewage system? [if yes separate inspection required]  Yes  No

Laundry system inspected?  Yes  No

Seasonal use?  Yes  No

Water meter readings, if available (last 2 years usage (gpd)): \_\_\_\_\_

Detail:

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

Sump pump?  Yes  No

Last date of occupancy: \_\_\_\_\_  
Date

### Commercial/Industrial Flow Conditions:

Type of Establishment: CAMP GROUND

Design flow (based on 310 CMR 15.203): 90 GPD/SITE  
Gallons per day (gpd)

Basis of design flow (seats/persons/sq.ft., etc.): GALLONS/SITE

Grease trap present?  Yes  No

Industrial waste holding tank present?  Yes  No

Non-sanitary waste discharged to the Title 5 system?  Yes  No

Water meter readings, if available: PUBLIC WELL



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## D. System Information (cont.)

Last date of occupancy/use:

Date

Other (describe below):

### General Information

#### Pumping Records:

Source of information:

CUSTOMER

Was system pumped as part of the inspection?

Yes  No

If yes, volume pumped:

gallons

How was quantity pumped determined?

Reason for pumping:

#### Type of System:

- Septic tank, distribution box, soil absorption system
- Single cesspool
- Overflow cesspool
- Privy
- Shared system (yes or no) (if yes, attach previous inspection records, if any)
- Innovative/Alternative technology. Attach a copy of the current operation and maintenance contract (to be obtained from system owner) and a copy of latest inspection of the I/A system by system operator under contract
- Tight tank. Attach a copy of the DEP approval.
- Other (describe):



Commonwealth of Massachusetts

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## D. System Information (cont.)

Approximate age of all components, date installed (if known) and source of information:

\_\_\_\_\_

Were sewage odors detected when arriving at the site?  Yes  No

**Building Sewer** (locate on site plan):

Depth below grade: 21"  
feet

Material of construction:

cast iron  40 PVC  other (explain): \_\_\_\_\_

Distance from private water supply well or suction line: 10+  
feet

Comments (on condition of joints, venting, evidence of leakage, etc.):

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

**Septic Tank** (locate on site plan):

Depth below grade: 12"  
feet

Material of construction:

concrete  metal  fiberglass  polyethylene  other (explain)

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

If tank is metal, list age: \_\_\_\_\_  
years

Is age confirmed by a Certificate of Compliance? (attach a copy of certificate)  Yes  No

Dimensions: 8'6" x 5' x 56"

Sludge depth: 9"



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## D. System Information (cont.)

### Septic Tank (cont.)

Distance from top of sludge to bottom of outlet tee or baffle 34"

Scum thickness 10"

Distance from top of scum to top of outlet tee or baffle 4"

Distance from bottom of scum to bottom of outlet tee or baffle 17"

How were dimensions determined? RULER

Comments (on pumping recommendations, inlet and outlet tee or baffle condition, structural integrity, liquid levels as related to outlet invert, evidence of leakage, etc.):

INLET TO GRADE. OUTLET IS BELOW GRADE. INLET HAS CAST IRON TEE IN PLACE. OUTLET HAS A TEE IN PLACE. THERE IS A DUMP STATION FOR CAMPERS TO DUMP THAT IS NOT USED ANYMORE.

### Grease Trap (locate on site plan):

Depth below grade: \_\_\_\_\_ feet

Material of construction:

concrete  metal  fiberglass  polyethylene  other (explain):

Dimensions: \_\_\_\_\_

Scum thickness \_\_\_\_\_

Distance from top of scum to top of outlet tee or baffle \_\_\_\_\_

Distance from bottom of scum to bottom of outlet tee or baffle \_\_\_\_\_

Date of last pumping: \_\_\_\_\_ Date



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## D. System Information (cont.)

Comments (on pumping recommendations, inlet and outlet tee or baffle condition, structural integrity, liquid levels as related to outlet invert, evidence of leakage, etc.):

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

**Tight or Holding Tank** (tank must be pumped at time of inspection) (locate on site plan):

Depth below grade: \_\_\_\_\_

Material of construction:

concrete     metal     fiberglass     polyethylene     other (explain):

Dimensions: \_\_\_\_\_

Capacity: \_\_\_\_\_

gallons

Design Flow: \_\_\_\_\_

gallons per day

Alarm present: \_\_\_\_\_

Yes     No

Alarm level: \_\_\_\_\_

Alarm in working order:     Yes     No

Date of last pumping: \_\_\_\_\_

Date

Comments (condition of alarm and float switches, etc.):

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

\* Attach copy of current pumping contract (required). Is copy attached?     Yes     No



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## D. System Information (cont.)

**Distribution Box** (if present must be opened) (locate on site plan):

Depth of liquid level above outlet invert

7"

Comments (note if box is level and distribution to outlets equal, any evidence of solids carryover, any evidence of leakage into or out of box, etc.):

D-BOX IS FLOODED AT TIME OF INSPECTION. THERE ARE 2 PVC PIPES LEAVING. WATER IS ABOVE PIPE BY 3 INCHES.

**Pump Chamber** (locate on site plan):

Pumps in working order:

Yes  No

Alarms in working order:

Yes  No

Comments (note condition of pump chamber, condition of pumps and appurtenances, etc.):

**Soil Absorption System (SAS)** (locate on site plan, excavation not required):

If SAS not located, explain why:





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Subsurface Sewage Disposal System Form - Not for Voluntary Assessments

68 PURCHASE STREET

Property Address

TISPAQUIN FAMILY CAMP GROUND (DUMP STATION & BATH HOUSE)

Owner's Name

MIDDLEBORO

MA

State

02346

Zip Code

10/24/2011

Date of Inspection

## D. System Information (cont.)

Comments (note condition of soil, signs of hydraulic failure, level of ponding, condition of vegetation, etc.):

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Privy (locate on site plan):

Materials of construction:

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Dimensions

---

Depth of solids

---

Comments (note condition of soil, signs of hydraulic failure, level of ponding, condition of vegetation, etc.):

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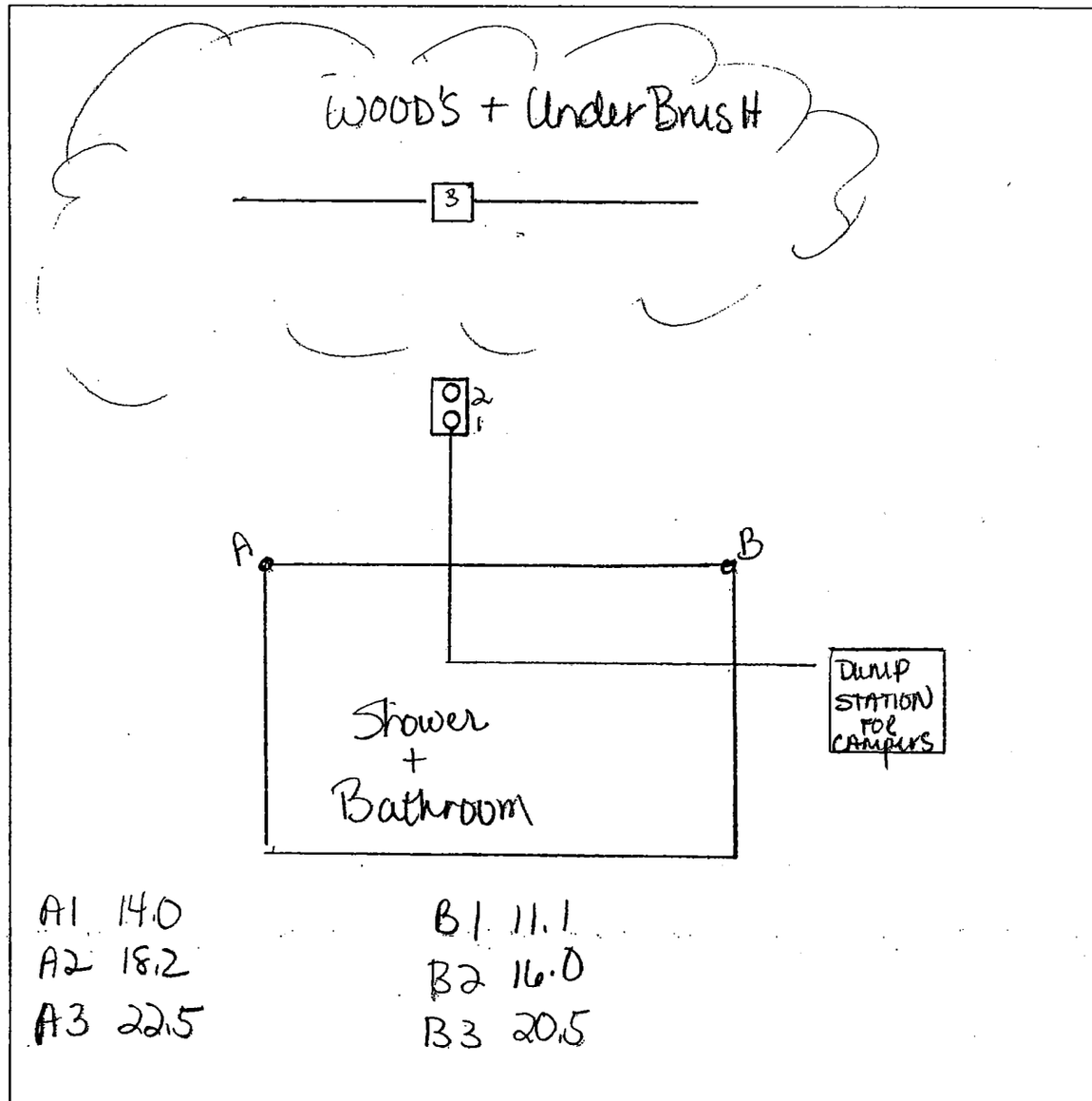
Date of Inspection

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## D. System Information (cont.)

Sketch Of Sewage Disposal System: Provide a view of the sewage disposal system, including ties to at least two permanent reference landmarks or benchmarks. Locate all wells within 100 feet. Locate where public water supply enters the building. Check one of the boxes below:

- hand-sketch in the area below
- drawing attached separately





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## D. System Information (cont.)

### Site Exam:

Check Slope

Surface water

Check cellar

Shallow wells

Estimated depth to high ground water:

7'  
feet

Please indicate all methods used to determine the high ground water elevation:

Obtained from system design plans on record

If checked, date of design plan reviewed:

Date

Observed site (abutting property/observation hole within 150 feet of SAS)

Checked with local Board of Health - explain:

Checked with local excavators, installers - (attach documentation)

Accessed USGS database - explain:

You **must** describe how you established the high ground water elevation:

A TEST HOLE WAS DONE TO DETERMINE GROUNDWATER. WATER IS 7 FEET AND TEST HOLE WAS DONE WITH GEORGE COLLINS CIVIL ENGINEERING.

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Before filing this Inspection Report, please see Report Completeness Checklist on next page.



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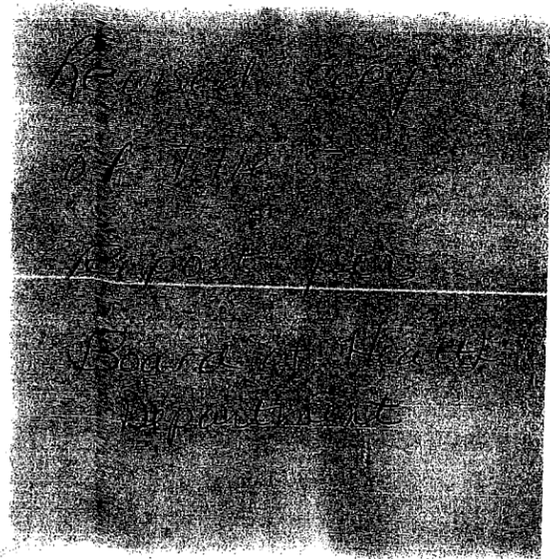
Date of Inspection

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## E. Report Completeness Checklist

- Inspection Summary: A, B, C, D, or E checked
- Inspection Summary D (System Failure Criteria Applicable to All Systems) completed
- System Information – Estimated depth to high groundwater
- Sketch of Sewage Disposal System either drawn on page 15 or attached in separate file

pic.





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Inspection results must be submitted on this form. Inspection forms may not be altered in any way. Please see completeness checklist at the end of the form.

Important: When filling out forms on the computer, use only the tab key to move your cursor - do not use the return key.



## A. General Information

1. Inspector:

LOUIS LABATE III

Name of Inspector

BAY STATE SEWAGE DISPOSAL, INC.

Company Name

105 KINGMAN STREET

Company Address

LAKEVILLE

City/Town

MA

02347

State

Zip Code

508-947-2636

Telephone Number

SI5014

License Number



## B. Certification

I certify that I have personally inspected the sewage disposal system at this address and that the information reported below is true, accurate and complete as of the time of the inspection. The inspection was performed based on my training and experience in the proper function and maintenance of on site sewage disposal systems. I am a DEP approved system inspector pursuant to Section 15.340 of Title 5 (310 CMR 15.000). The system:

Passes       Conditionally Passes       Fails

Needs Further Evaluation by the Local Approving Authority

10/24/2011

Date

The system inspector shall submit a copy of this inspection report to the Approving Authority (Board of Health or DEP) within 30 days of completing this inspection. If the system is a shared system or has a design flow of 10,000 gpd or greater, the inspector and the system owner shall submit the report to the appropriate regional office of the DEP. The original should be sent to the system owner and copies sent to the buyer, if applicable, and the approving authority.

\*\*\*\*This report only describes conditions at the time of inspection and under the conditions of use at that time. This inspection does not address how the system will perform in the future under the same or different conditions of use.



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## B. Certification (cont.)

Inspection Summary: Check A,B,C,D or E / *always* complete all of Section D

### A) System Passes:

I have not found any information which indicates that any of the failure criteria described in 310 CMR 15.303 or in 310 CMR 15.304 exist. Any failure criteria not evaluated are indicated below.

Comments:

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### B) System Conditionally Passes:

One or more system components as described in the "Conditional Pass" section need to be replaced or repaired. The system, upon completion of the replacement or repair, as approved by the Board of Health, will pass.

Check the box for "yes", "no" or "not determined" (Y, N, ND) for the following statements. If "not determined," please explain.

The septic tank is metal and over 20 years old\* or the septic tank (whether metal or not) is structurally unsound, exhibits substantial infiltration or exfiltration or tank failure is imminent. System will pass inspection if the existing tank is replaced with a complying septic tank as approved by the Board of Health.

\* A metal septic tank will pass inspection if it is structurally sound, not leaking and if a Certificate of Compliance indicating that the tank is less than 20 years old is available.

Y     N     ND (Explain below):

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## B. Certification (cont.)

### B) System Conditionally Passes (cont.):

Observation of sewage backup or break out or high static water level in the distribution box due to broken or obstructed pipe(s) or due to a broken, settled or uneven distribution box. System will pass inspection if (with approval of Board of Health):

broken pipe(s) are replaced  Y  N  ND (Explain below):

obstruction is removed  Y  N  ND (Explain below):

distribution box is leveled or replaced  Y  N  ND (Explain below):

The system required pumping more than 4 times a year due to broken or obstructed pipe(s). The system will pass inspection if (with approval of the Board of Health):

broken pipe(s) are replaced  Y  N  ND (Explain below):

obstruction is removed  Y  N  ND (Explain below):

### C) Further Evaluation is Required by the Board of Health:

Conditions exist which require further evaluation by the Board of Health in order to determine if the system is failing to protect public health, safety or the environment.

**1. System will pass unless Board of Health determines in accordance with 310 CMR 15.303(1)(b) that the system is not functioning in a manner which will protect public health, safety and the environment:**

Cesspool or privy is within 50 feet of a surface water

Cesspool or privy is within 50 feet of a bordering vegetated wetland or a salt marsh



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## B. Certification (cont.)

2. System will fail unless the Board of Health (and Public Water Supplier, if any) determines that the system is functioning in a manner that protects the public health, safety and environment:

- The system has a septic tank and soil absorption system (SAS) and the SAS is within 100 feet of a surface water supply or tributary to a surface water supply.
  - The system has a septic tank and SAS and the SAS is within a Zone 1 of a public water supply.
  - The system has a septic tank and SAS and the SAS is within 50 feet of a private water supply well.
  - The system has a septic tank and SAS and the SAS is less than 100 feet but 50 feet or more from a private water supply well\*\*.
- Method used to determine distance: \_\_\_\_\_

\*\* This system passes if the well water analysis, performed at a DEP certified laboratory, for fecal coliform bacteria indicates absent and the presence of ammonia nitrogen and nitrate nitrogen is equal to or less than 5 ppm, provided that no other failure criteria are triggered. A copy of the analysis must be attached to this form.

3. Other:

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## D) System Failure Criteria Applicable to All Systems:

You must indicate "Yes" or "No" to each of the following for all inspections:

- | Yes                                 | No                                  |   |
|-------------------------------------|-------------------------------------|---|
| <input checked="" type="checkbox"/> | <input type="checkbox"/>            | Backup of sewage into facility or system component due to overloaded or clogged SAS or cesspool                                 |
| <input type="checkbox"/>            | <input checked="" type="checkbox"/> | Discharge or ponding of effluent to the surface of the ground or surface waters due to an overloaded or clogged SAS or cesspool |
| <input checked="" type="checkbox"/> | <input type="checkbox"/>            | Static liquid level in the distribution box above outlet invert due to an overloaded or clogged SAS or cesspool                 |
| <input type="checkbox"/>            | <input checked="" type="checkbox"/> | Liquid depth in cesspool is less than 6" below invert or available volume is less than 1/2 day flow                             |



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## B. Certification (cont.)

Yes No

- Required pumping more than 4 times in the last year **NOT** due to clogged or obstructed pipe(s). Number of times pumped: \_\_\_\_\_.
- Any portion of the SAS, cesspool or privy is below high ground water elevation.
- Any portion of cesspool or privy is within 100 feet of a surface water supply or tributary to a surface water supply.
- Any portion of a cesspool or privy is within a Zone 1 of a public well.
- Any portion of a cesspool or privy is within 50 feet of a private water supply well.
- Any portion of a cesspool or privy is less than 100 feet but greater than 50 feet from a private water supply well with no acceptable water quality analysis. **[This system passes if the well water analysis, performed at a DEP certified laboratory, for fecal coliform bacteria indicates absent and the presence of ammonia nitrogen and nitrate nitrogen is equal to or less than 5 ppm, provided that no other failure criteria are triggered. A copy of the analysis and chain of custody must be attached to this form.]**
- The system is a cesspool serving a facility with a design flow of 2000gpd-10,000gpd.
- The system fails.** I have determined that one or more of the above failure criteria exist as described in 310 CMR 15.303, therefore the system fails. The system owner should contact the Board of Health to determine what will be necessary to correct the failure.

### E) Large Systems: To be considered a large system the system must serve a facility with a design flow of 10,000 gpd to 15,000 gpd.

For large systems, you must indicate either "yes" or "no" to each of the following, in addition to the questions in Section D.

Yes No

- the system is within 400 feet of a surface drinking water supply
- the system is within 200 feet of a tributary to a surface drinking water supply
- the system is located in a nitrogen sensitive area (Interim Wellhead Protection Area – IWPA) or a mapped Zone II of a public water supply well

If you have answered "yes" to any question in Section E the system is considered a significant threat, or answered "yes" in Section D above the large system has failed. The owner or operator of any large system considered a significant threat under Section E or failed under Section D shall upgrade the system in accordance with 310 CMR 15.304. The system owner should contact the appropriate regional office of the Department.



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## C. Checklist

Check if the following have been done. You **must** indicate "yes" or "no" as to each of the following:

Yes No

- Pumping information was provided by the owner, occupant, or Board of Health
- Were any of the system components pumped out in the previous two weeks?
- Has the system received normal flows in the previous two week period?
- Have large volumes of water been introduced to the system recently or as part of this inspection?
- Were as built plans of the system obtained and examined? (If they were not available note as N/A)
- Was the facility or dwelling inspected for signs of sewage back up?
- Was the site inspected for signs of break out?
- Were all system components, excluding the SAS, located on site?
- Were the septic tank manholes uncovered, opened, and the interior of the tank inspected for the condition of the baffles or tees, material of construction, dimensions, depth of liquid, depth of sludge and depth of scum?
- Was the facility owner (and occupants if different from owner) provided with information on the proper maintenance of subsurface sewage disposal systems? The **size and location of the Soil Absorption System (SAS)** on the site has been determined based on:
  - Existing information. For example, a plan at the Board of Health.
  - Determined in the field (if any of the failure criteria related to Part C is at issue approximation of distance is unacceptable) [310 CMR 15.302(5)]

## D. System Information

### Residential Flow Conditions:

Number of bedrooms (design): \_\_\_\_\_ Number of bedrooms (actual): \_\_\_\_\_

DESIGN flow based on 310 CMR 15.203 (for example: 110 gpd x # of bedrooms): \_\_\_\_\_



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## D. System Information

Description:

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

Number of current residents: \_\_\_\_\_

Does residence have a garbage grinder?  Yes  No

Is laundry on a separate sewage system? [if **yes** separate inspection required]  Yes  No

Laundry system inspected?  Yes  No

Seasonal use?  Yes  No

Water meter readings, if available (last 2 years usage (gpd)): \_\_\_\_\_

Detail:

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

Sump pump?  Yes  No

Last date of occupancy: \_\_\_\_\_  
Date

### Commercial/Industrial Flow Conditions:

Type of Establishment: CAMP GROUND

Design flow (based on 310 CMR 15.203): 90 GPD/SITE  
Gallons per day (gpd)

Basis of design flow (seats/persons/sq.ft., etc.): GALLONS/SITE

Grease trap present?  Yes  No

Industrial waste holding tank present?  Yes  No

Non-sanitary waste discharged to the Title 5 system?  Yes  No

Water meter readings, if available: PUBLIC WELL



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## D. System Information (cont.)

Last date of occupancy/use:

Date

Other (describe below):

### General Information

#### Pumping Records:

Source of information:

CUSTOMER

Was system pumped as part of the inspection?

Yes  No

If yes, volume pumped:

gallons

How was quantity pumped determined?

Reason for pumping:

#### Type of System:

- Septic tank, distribution box, soil absorption system
- Single cesspool
- Overflow cesspool
- Privy
- Shared system (yes or no) (if yes, attach previous inspection records, if any)
- Innovative/Alternative technology. Attach a copy of the current operation and maintenance contract (to be obtained from system owner) and a copy of latest inspection of the I/A system by system operator under contract
- Tight tank. Attach a copy of the DEP approval.
- Other (describe):



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## D. System Information (cont.)

Approximate age of all components, date installed (if known) and source of information:

Were sewage odors detected when arriving at the site?

Yes  No

**Building Sewer** (locate on site plan):

Depth below grade:

21"

feet

Material of construction:

cast iron

40 PVC

other (explain):

Distance from private water supply well or suction line:

10+

feet

Comments (on condition of joints, venting, evidence of leakage, etc.):

**Septic Tank** (locate on site plan):

Depth below grade:

12"

feet

Material of construction:

concrete

metal

fiberglass

polyethylene

other (explain)

If tank is metal, list age:

years

Is age confirmed by a Certificate of Compliance? (attach a copy of certificate)

Yes  No

Dimensions:

8'6" x 5' x 56"

Sludge depth:

9"

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## D. System Information (cont.)

### Septic Tank (cont.)

Distance from top of sludge to bottom of outlet tee or baffle 34"

Scum thickness 10"

Distance from top of scum to top of outlet tee or baffle 4"

Distance from bottom of scum to bottom of outlet tee or baffle 17"

How were dimensions determined? RULER

Comments (on pumping recommendations, inlet and outlet tee or baffle condition, structural integrity, liquid levels as related to outlet invert, evidence of leakage, etc.):

INLET TO GRADE. OUTLET IS BELOW GRADE. INLET HAS CAST IRON TEE IN PLACE. OUTLET HAS A TEE IN PLACE. THERE IS A DUMP STATION FOR CAMPERS TO DUMP THAT IS NOT USED ANYMORE.

### Grease Trap (locate on site plan):

Depth below grade: \_\_\_\_\_ feet

Material of construction:

concrete     metal     fiberglass     polyethylene     other (explain): \_\_\_\_\_

Dimensions: \_\_\_\_\_

Scum thickness \_\_\_\_\_

Distance from top of scum to top of outlet tee or baffle \_\_\_\_\_

Distance from bottom of scum to bottom of outlet tee or baffle \_\_\_\_\_

Date of last pumping: \_\_\_\_\_ Date



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## D. System Information (cont.)

Comments (on pumping recommendations, inlet and outlet tee or baffle condition, structural integrity, liquid levels as related to outlet invert, evidence of leakage, etc.):

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

**Tight or Holding Tank** (tank must be pumped at time of inspection) (locate on site plan):

Depth below grade: \_\_\_\_\_

Material of construction:

concrete     metal     fiberglass     polyethylene     other (explain):

Dimensions: \_\_\_\_\_

Capacity: \_\_\_\_\_  
gallons

Design Flow: \_\_\_\_\_  
gallons per day

Alarm present:  Yes     No

Alarm level: \_\_\_\_\_ Alarm in working order:  Yes     No

Date of last pumping: \_\_\_\_\_  
Date

Comments (condition of alarm and float switches, etc.):  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

\* Attach copy of current pumping contract (required). Is copy attached?  Yes     No



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## D. System Information (cont.)

**Distribution Box** (if present must be opened) (locate on site plan):

Depth of liquid level above outlet invert 7"

Comments (note if box is level and distribution to outlets equal, any evidence of solids carryover, any evidence of leakage into or out of box, etc.):

D-BOX IS FLOODED AT TIME OF INSPECTION. THERE ARE 2 PVC PIPES LEAVING. WATER IS ABOVE PIPE BY 3 INCHES.

**Pump Chamber** (locate on site plan):

Pumps in working order:  Yes  No

Alarms in working order:  Yes  No

Comments (note condition of pump chamber, condition of pumps and appurtenances, etc.):

**Soil Absorption System (SAS)** (locate on site plan, excavation not required):

If SAS not located, explain why:



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## D. System Information (cont.)

Type:

- leaching pits number: \_\_\_\_\_
- leaching chambers number: \_\_\_\_\_
- leaching galleries number: \_\_\_\_\_
- leaching trenches number, length: TRENCHES PER LAST T-5
- leaching fields number, dimensions: \_\_\_\_\_
- overflow cesspool number: \_\_\_\_\_
- innovative/alternative system

Type/name of technology: \_\_\_\_\_

Comments (note condition of soil, signs of hydraulic failure, level of ponding, damp soil, condition of vegetation, etc.):

SYSTEM IS IN HYDRAULIC FAILURE. IT IS UNKNOWN IF THERE ARE TRENCHES OR PITS.

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**Cesspools** (cesspool must be pumped as part of inspection) (locate on site plan):

Number and configuration \_\_\_\_\_

Depth – top of liquid to inlet invert \_\_\_\_\_

Depth of solids layer \_\_\_\_\_

Depth of scum layer \_\_\_\_\_

Dimensions of cesspool \_\_\_\_\_

Materials of construction \_\_\_\_\_

Indication of groundwater inflow  Yes  No



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## D. System Information (cont.)

Comments (note condition of soil, signs of hydraulic failure, level of ponding, condition of vegetation, etc.):

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---

---

Privy (locate on site plan):

Materials of construction:

---

Dimensions

---

Depth of solids

---

Comments (note condition of soil, signs of hydraulic failure, level of ponding, condition of vegetation, etc.):

---

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---

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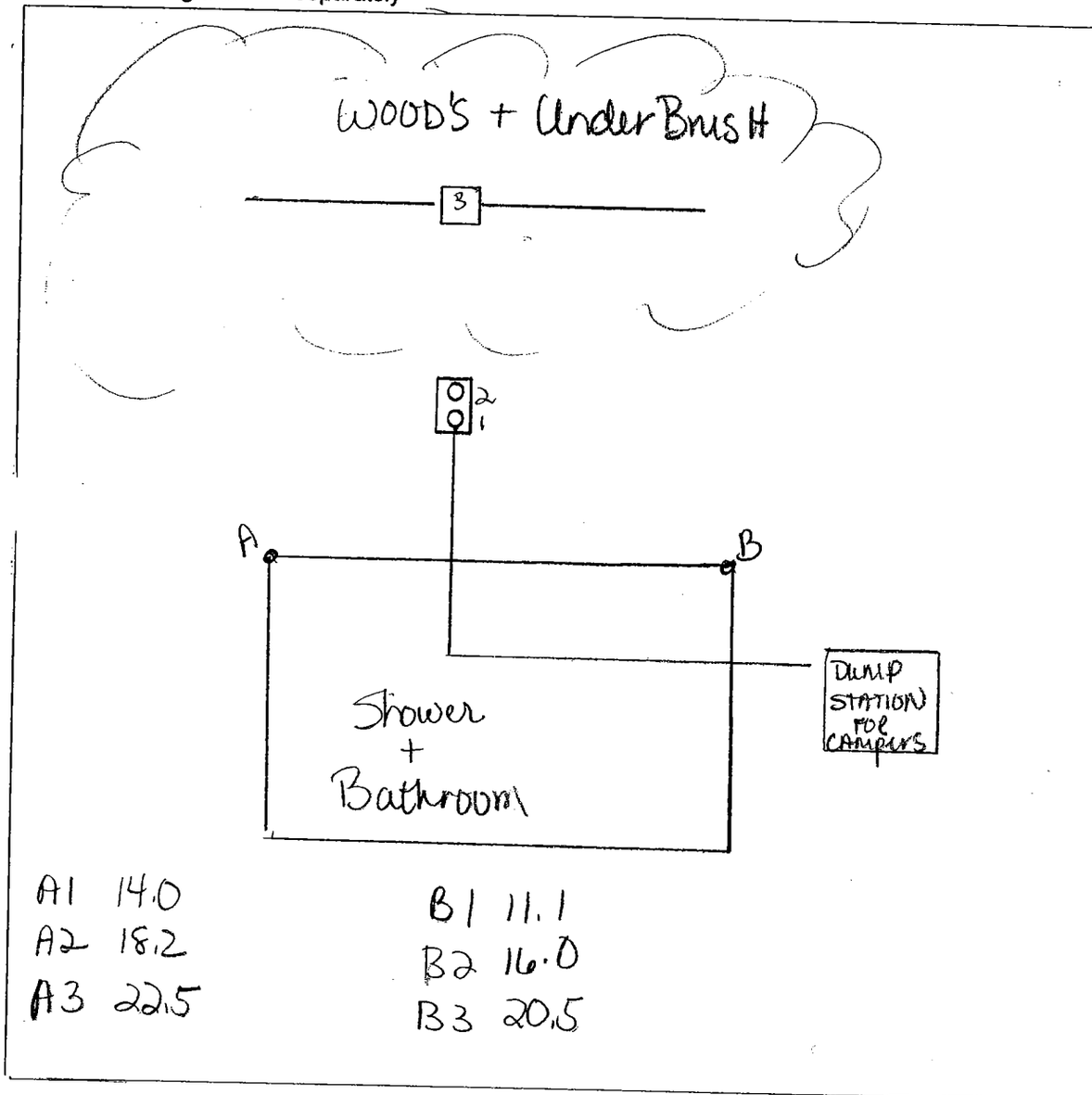
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## D. System Information (cont.)

Sketch Of Sewage Disposal System: Provide a view of the sewage disposal system, including ties to at least two permanent reference landmarks or benchmarks. Locate all wells within 100 feet. Locate where public water supply enters the building. Check one of the boxes below:

- hand-sketch in the area below
- drawing attached separately





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68 PURCHASE STREET

Property Address

TISPAQUIN FAMILY CAMP GROUND (DUMP STATION & BATH HOUSE)

Owner's Name

MIDDLEBORO

City/Town

MA  
State

02346  
Zip Code

10/24/2011  
Date of Inspection

Owner information is required for every page.

## D. System Information (cont.)

### Site Exam:

- Check Slope
- Surface water
- Check cellar
- Shallow wells

Estimated depth to high ground water: 7'  
feet

Please indicate all methods used to determine the high ground water elevation:

- Obtained from system design plans on record  
If checked, date of design plan reviewed: \_\_\_\_\_  
Date
- Observed site (abutting property/observation hole within 150 feet of SAS)
- Checked with local Board of Health - explain:  
\_\_\_\_\_
- Checked with local excavators, installers - (attach documentation)
- Accessed USGS database - explain:  
\_\_\_\_\_

You **must** describe how you established the high ground water elevation:

A TEST HOLE WAS DONE TO DETERMINE GROUNDWATER. WATER IS 7 FEET AND TEST HOLE WAS DONE WITH GEORGE COLLINS CIVIL ENGINEERING.

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Before filing this Inspection Report, please see Report Completeness Checklist on next page.



Commonwealth of Massachusetts

# Title 5 Official Inspection Form

Subsurface Sewage Disposal System Form - Not for Voluntary Assessments

68 PURCHASE STREET

Property Address

TISPAQUIN FAMILY CAMP GROUND (DUMP STATION & BATH HOUSE)

Owner's Name

MIDDLEBORO

MA  
State

02346  
Zip Code

10/24/2011  
Date of Inspection

Owner information is required for every page.

## E. Report Completeness Checklist

- Inspection Summary: A, B, C, D, or E checked
- Inspection Summary D (System Failure Criteria Applicable to All Systems) completed
- System Information – Estimated depth to high groundwater
- Sketch of Sewage Disposal System either drawn on page 15 or attached in separate file

**DRAFT**



**DRAFT**

**ANNUAL TOWN MEETING WARRANT**

Middleborough, Massachusetts

To Bruce Gates, Police Chief or any of the  
Police Officers of the Town of Middleborough

Greetings:

In the name of the Commonwealth of Massachusetts you are hereby required to notify and warn all the inhabitants of said Town, qualified to vote in Town affairs, to meet in the **Auditorium of the Middleborough High School**, on **Monday, April 22, 2013, at 7:30 P.M.**, to act on the following articles:

ARTICLE 1. To hear the report of any committee or officer of the Town, to appoint any committee, or act anything thereon.

ARTICLE 2. To see if the Town will vote to raise and appropriate a sum of money by taxation or from available funds in the treasury to defray expenses of the Town for the fiscal year beginning on July 1, 2013, relating to all or any of its officers, boards or departments and for purposes authorized by law, or act anything thereon.

ARTICLE 3. To see if the Town will vote to transfer from the income from the sales of gas and electricity a sum of money to the Assessors for the purpose of fixing the tax rate for Fiscal Year 2014, or act anything thereon.

ARTICLE 4. To see if the Town will vote to transfer \$106,902 from the receipts reserved for the Water Pollution Abatement Trust Loan Repayment Account in order to meet the Town's obligation for payment of the Water Pollution Trust Loan, or act anything thereon.

ARTICLE 5. To see if the Town will vote pursuant to Section 53E 1/2 of Chapter 44 of the General Laws, as amended, to authorize and/or reauthorize establishment of one or more revolving funds for the purpose of funding certain activities and operations of certain departments and programs of the Town during Fiscal Year 2014, or act anything thereon.

<b>PROGRAM</b>	<b>EXPENDING AUTHORITY</b>	<b>SOURCE</b>	<b>AMOUNT TO BE EXPENDED</b>
Municipal Fire Alarm System	Fire Chief	Fees	Not to exceed \$15,000
Hazardous Materials Incident Training & Materials	Fire Chief	Fees	Not to exceed \$50,000
Recycling Program	Public Works Sup.	Fees	Not to exceed \$2,500
Composting Bin Program	Public Works Sup.	Fees	Not to exceed \$2,500
Herring Fishery Program	Herring Fishery Com	Fees	Not to exceed \$10,000
Recreation and Sports Program	Park Commission	Fees	Not to exceed \$100,000
Zoning Map, Bylaws and Subdivision Rules & Regulations	Town Clerk	Fees	Not to exceed \$2,500

ARTICLE 6. To see if the Town will vote to raise and appropriate and/or transfer a sum of money from taxation, free cash, another specific available fund, the Stabilization Fund, an existing appropriation or account or other available source to fund one or more collective bargaining agreements, or act anything thereon.

ARTICLE 7. To see if the Town will vote to raise and appropriate the sum of \$200,000.00 by borrowing under General Laws, Chapter 44, by borrowing from the Massachusetts Water Pollution Abatement Trust pursuant to General Laws Chapter 29C, or by raising and appropriating said sum from some other source for the purpose of funding the Town's program to repair, replace or upgrade septic waste disposal systems, or act anything thereon.

ARTICLE 8. To see if the Town will vote to raise and appropriate and/or transfer a sum of money from taxation, free cash, another specific available fund, the Stabilization Fund, an existing appropriation or account or other available source, or by borrowing to purchase new police cruisers, new portable radios, and new tasers for the Police Department, or act anything thereon.

ARTICLE 9. To see if the Town will vote to raise and appropriate and/or transfer a sum of money from taxation, free cash, another specific available fund, the Stabilization Fund, an existing appropriation or account or other available source, or by borrowing to purchase a new forestry vehicle, a new command vehicle, and portable radios for the Fire Department, or act anything thereon.

ARTICLE 10. To see if the Town will vote to raise and appropriate and/or transfer a sum of money from taxation, free cash, another specific available fund, the Stabilization Fund, an existing appropriation or account or other available source, or by borrowing to purchase a new sweeper and a new dump truck for the Public Works Department, a new dump truck for the Parks Department, a new six-wheel truck for the Wastewater Department, and new fire hydrants for the Water Department, or act anything thereon.

ARTICLE 11. To see if the Town will vote to raise and appropriate and/or transfer a sum of money from taxation, free cash, another specific available fund, the Stabilization Fund, an existing appropriation or account or other available source, or by borrowing to engineer, permit and construct the expansion of the Council on Aging parking lot, replace carpeting in the Town Hall Annex and Council on Aging, to replace a boiler or compressor in the Public Library, or act anything thereon.

ARTICLE 12. To see if the Town will vote to raise and appropriate and/or transfer a sum of money from taxation, free cash, another specific available fund, the Stabilization Fund, an existing appropriation or account or other available source, or by borrowing to install security cameras, renovate bathrooms and replace HVAC units at the Elementary Complex, or act anything thereon.

ARTICLE 13. To see if the Town will vote to raise and appropriate and/or transfer a sum of money from taxation, free cash, another specific available fund, the Stabilization Fund, an existing appropriation or account or other available source, or by borrowing to for various building improvements at Middleborough High School, or act anything thereon.

ARTICLE 14. To see if the Town will vote to raise and appropriate and/or transfer a sum of money from taxation, free cash, another specific available fund, the Stabilization Fund, an existing appropriation or account or other available source, or by borrowing to purchase staff/classroom computers, printers, and file servers, LCD projectors and instructional technology, and computer network infrastructure for Town and School Departments, or act anything thereon.

ARTICLE 15. To see if the Town will vote to raise and appropriate and/or transfer a sum of money from taxation, free cash, another specific available fund, the Stabilization Fund, an existing appropriation or account or other available source, or by borrowing for all relevant and necessary expenses associated with the design of the upgrade to the Wastewater Treatment Facility for the Wastewater Department, or act anything thereon

ARTICLE 16. To see if the Town will vote to raise and appropriate and/or transfer a sum of money from taxation, free cash, another specific available fund, the Stabilization Fund, an existing appropriation or account or other available source, or by borrowing to design and/or construct an expansion of the police station in its current location, or act anything thereon.

ARTICLE 17. To see if the Town will vote to authorize the Board of Selectmen to acquire by purchase and/or eminent domain a property in Middleborough for municipal use and to appropriate funds for said purchase, or act anything thereon.

ARTICLE 18. To see if the Town will vote to appropriate or reserve from the Community Preservation Fund annual revenues in the amounts recommended by the Community Preservation Committee for committee administrative expenses, debt service, community preservation projects and other expenses in fiscal year 2014, with each item to be considered a separate appropriation:

Appropriations:

From FY 2014 estimated revenues for Committee Administrative Expenses	\$13,000
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Reserves:

From FY 2014 estimated revenues for Historic Resources Reserve	\$26,000
From FY 2014 estimated revenues for Community Housing Reserve	\$26,000
From FY 2014 estimated revenues for Open Space Reserve	\$26,000
From FY 2014 estimated revenues for Budgeted Reserve	\$151,000

, or act anything thereon.

Sponsored by the Community Preservation Committee

ARTICLE 19. To see if the Town will vote to appropriate \$3,500 from the Historic Resources Reserve of the Community Preservation Fund to fund the Planning Phase of the Middleborough Historical Museum's project for preservation of historic town records and artifacts contained in two buildings by conducting an assessment of the exiting conditions of the buildings, determining their condition and suitability for renovations and to prepare a scope of work and construction cost estimate; said funds to be expended under the direction of the Community Preservation Committee; or act anything thereon.

Sponsored by the Community Preservation Committee

ARTICLE 20. To see if the Town will vote to appropriate \$5,000 from the Historic Resources Reserve of the Community Preservation Fund to Refurbish and Preserve an 1890 Woodberry and Harris Historic Pipe Organ located in the Unitarian Universalist Church and to record a preservation restriction on said organ; said funds to be expended under the direction of the Community Preservation Committee; or act anything thereon.

Sponsored by the Community Preservation Committee

ARTICLE 21. To see if the Town will vote to appropriate \$20,000 from the Community Housing Resources Reserve of the Community Preservation Fund to fund a portion of the Middleborough Housing Authority's Nemasket Apartments Window Project for the purpose of improving housing conditions for ten elderly housing units in two buildings; said funds to be expended under the direction of the Community Preservation Committee; or act anything thereon.

Sponsored by the Community Preservation Committee

ARTICLE 22. To see if the Town will vote to appropriate \$40,000 from the Community Housing Resources Reserve of the Community Preservation Fund to fund a portion of the Shoe Shop Place Affordable Housing

Project located at 151 Pierce Street for the purpose of constructing 24 affordable housing units; said funds to be expended under the direction of the Community Preservation Committee; or act anything thereon.

Sponsored by the Community Preservation Committee

ARTICLE 23. To see if the Town will vote to adopt the following by-law:

Discharges to the Municipal Storm Drainage System

Section 1. Purpose

Increased and contaminated stormwater runoff is a major cause of: impairment of water quality and flow in lakes, ponds, streams, rivers, wetlands and groundwater; contamination of drinking water supplies; alteration or destruction of aquatic and wildlife habitat; and flooding.

Regulation of illicit connections and discharges to the municipal storm drain system is necessary for the protection of the Town of Middleborough's water bodies and groundwater, and to safeguard the public health, safety, welfare and the environment.

The objectives of this By-Law are:

1. to prevent Pollutants, as defined herein, from entering the Town of Middleborough's municipal separate storm sewer system (hereinafter, the "MS4");
2. to prohibit illicit connections and unauthorized discharges to the MS4;
3. to require the removal of all such illicit connections;
4. to comply with state and federal statutes and regulations relating to stormwater discharges;
5. to establish the legal authority to ensure compliance with the provisions of this By-Law through inspection, monitoring, and enforcement.
6. to provide the authority for the adoption of regulations by the Board of Selectmen to aid in the implementation and enforcement of this Bylaw.

Section 2. Definitions

For the purposes of this By-Law, the following shall mean:

**AUTHORIZED ENFORCEMENT AGENCY:** The Town of Middleborough Board of Selectmen [the Board]), its employees or agents designated to enforce this By-Law.

**BEST MANAGEMENT PRACTICE ("BMP"):** An activity, procedure, restraint, or structural improvement that helps to reduce the quantity or improve the quality of stormwater runoff.

**CLEAN WATER ACT:** The Federal Water Pollution Control Act (33 U.S.C. § 1251 *et seq.*) as hereafter amended.

**DISCHARGE OF POLLUTANTS:** The addition from any source of any pollutant or combination of pollutants into the municipal storm drain system or into the waters of the United States or Commonwealth from any source.

**GROUNDWATER:** Water beneath the surface of the ground.

**ILLICIT CONNECTION:** A surface or subsurface drain or conveyance, which allows an unauthorized discharge of pollutants into the municipal storm drain system, including without limitation sewage, process wastewater, or

wash water; and any connections from indoor drains, sinks, or toilets, regardless of whether said connection was previously allowed, permitted, or approved before the effective date of this By-Law.

**ILLCIT DISCHARGE:** Direct or indirect discharge to the municipal storm drain system that is not composed entirely of stormwater, except as exempted in Article 8. The term does not include a discharge in compliance with an NPDES Storm Water Discharge Permit or a Surface Water Discharge Permit, or resulting from firefighting activities exempted pursuant to Article 8, of this By-Law.

**IMPERVIOUS SURFACE:** Any material or structure on or above the ground that prevents water infiltrating the underlying soil. Impervious surface includes, without limitation, roads, paved parking lots, sidewalks, tennis/sports courts and rooftops.

**MUNICIPAL SEPARATE STORM SEWER SYSTEM (MS4) or MUNICIPAL STORM DRAIN SYSTEM:** The system of conveyances designed or used for collecting or conveying stormwater, including any road with a drainage system, street, gutter, curb, inlet, piped storm drain, pumping facility, retention or detention basin, natural or man-made or altered drainage channel, reservoir, and other drainage structure that together comprise the storm drainage system owned or operated by the Town of Middleborough.

**NATIONAL POLLUTANT DISCHARGE ELIMINATION SYSTEM (NPDES) STORM WATER DISCHARGE PERMIT:** A permit issued by United States Environmental Protection Agency or jointly with the State that authorizes the discharge of pollutants to waters of the United States.

**NON-STORMWATER DISCHARGE:** Discharge to the municipal storm drain system not composed entirely of stormwater.

**PERSON:** An individual, partnership, association, firm, company, trust, corporation, agency, unincorporated entity, business enterprise, authority, department or political subdivision of the Commonwealth or the federal government, to the extent permitted by law, and any officer, employee, or agent of such person.

**POLLUTANT:** Any element or property of sewage, agricultural, industrial or commercial waste, runoff, leachate, heated effluent, or other matter whether originating at a point or nonpoint source, that is or may be introduced into any sewage treatment works or waters of the Commonwealth. Pollutants shall include without limitation:

- (1) paints, varnishes, and solvents;
- (2) oil and other automotive fluids;
- (3) non-hazardous liquid and solid wastes and yard wastes;
- (4) refuse, rubbish, garbage, litter, or other discarded or abandoned objects, ordinances, accumulations and floatables;
- (5) pesticides, herbicides, and fertilizers;
- (6) hazardous materials and wastes; sewage, fecal coliform and pathogens;
- (7) dissolved and particulate metals;
- (8) animal wastes;
- (9) rock, sand, salt, soils unless applied for the purpose of public safety during winter conditions;

(10) construction wastes and residues; and

(11) noxious or offensive matter of any kind.

PROCESS WASTEWATER: Water which, during manufacturing or processing, comes into direct contact with or results from the production or use of any material, intermediate product, finished product, or waste product.

RECHARGE: The process by which groundwater is replenished by precipitation through the percolation of runoff and surface water through the soil.

STORMWATER: Storm water runoff, snow melt runoff, and surface water runoff and drainage.

SURFACE WATER DISCHARGE PERMIT. A permit issued by the Department of Environmental Protection (DEP) pursuant to 314 CMR 3.00 that authorizes the discharge of pollutants to waters of the Commonwealth of Massachusetts.

TOXIC OR HAZARDOUS MATERIAL or WASTE: Any material, which because of its quantity, concentration, chemical, corrosive, flammable, reactive, toxic, infectious or radioactive characteristics, either separately or in combination with any substance or substances, constitutes a present or potential threat to human health, safety, welfare, or to the environment. Toxic or hazardous materials include any synthetic organic chemical, petroleum product, heavy metal, radioactive or infectious waste, acid and alkali, and any substance defined as Toxic or Hazardous under M.G.L. Ch.21C and Ch.21E, and the regulations at 310 CMR 30.000 and 310 CMR 40.0000.

WATERCOURSE: A natural or man-made channel through which water flows or a stream of water, including a river, brook or underground stream.

WATERS OF THE COMMONWEALTH: All waters within the jurisdiction of the Commonwealth, including, without limitation, rivers, streams, lakes, ponds, springs, impoundments, estuaries, wetlands, coastal waters, and groundwater.

WASTEWATER: Any sanitary waste, sludge, or septic tank or cesspool overflow, and water that during manufacturing, cleaning or processing, comes into direct contact with or results from the production or use of any raw material, intermediate product, finished product, byproduct or waste product.

### Section 3. Applicability

This By-Law shall apply to flows entering the municipally owned storm drainage system.

### Section 4. Authority

This By-Law is adopted under the authority granted by the Home Rule Amendment of the Massachusetts Constitution and the Home Rule Procedures Act, and pursuant to the regulations of the federal Clean Water Act found at 40 CFR 122.34.

### Section 5. Responsibility for Administration

The Board shall administer, implement and enforce this By-Law. Any powers granted to or duties imposed upon the Board may be delegated in writing by the Board to agents of the Board.

## Section 6. Regulations

The Board may promulgate rules and regulations to implement and enforce the purposes of this By-Law. Failure by the Board to promulgate such rules and regulations shall not have the effect of suspending or invalidating this By-Law.

## Section 7. Prohibited Activities

Illicit Discharges. No person shall dump, discharge, cause or allow to be discharged any Pollutant or non-stormwater discharge into the municipal separate storm sewer system (MS4), into a watercourse, or into the waters of the Commonwealth.

Illicit Connections. No person shall construct, use, allow, maintain or continue any illicit connection to the municipal storm drain system, regardless of whether the connection was permissible under applicable law, regulation or custom at the time of connection.

Obstruction of Municipal Storm Drain System. No person shall obstruct or interfere with the normal flow of stormwater into or out of the municipal storm drain system without prior written approval from the Board.

## Section 8. Exemptions

The following activities shall be exempt from the prohibitions under Section 7:  
Discharge or flow resulting from firefighting activities.

Discharge or flow resulting from DPW ice and snow control operations

The following non-stormwater discharges or flows are exempt from the prohibition of non-stormwaters provided that the source is not a significant contributor of a pollutant to the municipal storm drain system:

- (1) Waterline flushing;
- (2) Flow from potable water sources;
- (3) Springs;
- (4) Natural flow from riparian habitats and wetlands;
- (5) Diverted stream flow;
- (6) Rising groundwater;
- (7) Uncontaminated groundwater infiltration as defined in 40 CFR 35.2005(20), or uncontaminated pumped groundwater;
- (8) Water from exterior foundation drains, footing drains (not including active groundwater dewatering systems), crawl space pumps, or air conditioning condensation;
- (9) Discharge from landscape irrigation or lawn watering;
- (10) Water from individual residential car washing and temporary fundraising car wash events;

(11) Discharge from dechlorinated swimming pool water (less than one ppm chlorine) provided the water is allowed to stand for one week prior to draining and the pool is drained in such a way as not to cause a nuisance;

(12) Discharge from street sweeping;

(13) Dye testing, provided verbal notification is given to the Board or its duly authorized agent prior to the time of the test;

(14) Non-stormwater discharge permitted under an NPDES permit or a Surface Water Discharge Permit, waiver, or waste discharge order administered under the authority of the United States Environmental Protection Agency or the Massachusetts Department of Environmental Protection, provided that the discharge is in full compliance with the requirements of the permit, waiver, or order and applicable laws and regulations;

(15) Discharge for which advanced written approval is received from the Board or its agent as necessary to protect public health, safety, welfare or the environment; and

(16) Discharge allowed under a Planning Board-issued special permit/subdivision approval or under a Conservation Commission-issued Order of Conditions

#### Section 9. Sump Pumps

All sump pumps tied into the MS4 shall be registered with the Authorized Enforcement Agency. If, for reasons of protecting public health or the environment, the Authorized Enforcement Agency deems it necessary, disconnection of sump pump(s) or pretreatment of discharge may be required.

#### Section 10. Emergency Suspension of Storm Drainage Access

The Board may suspend MS4 access to any person or property without prior written notice when such suspension is necessary to stop an actual or threatened discharge of pollutants that presents imminent risk of harm to the public health, safety, welfare or the environment. In the event any person fails to comply with an emergency suspension order, the Board may take all reasonable steps to prevent or minimize harm to the public health, safety, welfare or the environment.

#### Section 11. Notification of Spills

Notwithstanding other requirements of local, state or federal law, as soon as a person responsible for a facility or operation, or responsible for emergency response for a facility or operation has information of or suspects a release of materials at that facility or operation resulting in, or which may result in, discharge of pollutants to the municipal drainage system or waters of the Commonwealth, the person shall take all necessary steps to ensure containment, and cleanup of the release. In the event of a release of oil or hazardous materials, the person shall immediately notify the Middleborough Fire and Police Departments. In the event of a release of non-hazardous material, the person shall notify the Authorized Enforcement Agency no later than the next business day. The person shall provide to the Authorized Enforcement Agency written confirmation of all telephone, facsimile or in-person notifications within three business days thereafter. If the discharge of prohibited materials is from a commercial or industrial facility, the facility owner or operator of the facility shall retain on-site a written record of the discharge and the actions taken to prevent its recurrence. Such records shall be retained for at least three years.

## Section 12. Enforcement

The Board or an authorized agent of the Board shall enforce this By-Law, regulations, orders, violation notices, and enforcement orders, and may pursue all civil and criminal remedies for such violations. This includes costs borne by the Board, which were directly associated with the investigation that led to the discovery of the illicit discharge.

**Civil Relief.** If a person violates the provisions of this By-Law, regulations, permit, notice, or order issued thereunder, the Board may seek injunctive relief in a court of competent jurisdiction restraining the person from activities which would create further violations or compelling the person to perform abatement or remediation of the violation.

**Orders.** The Board or an authorized agent of the Board may issue a written order to enforce the provisions of this By-Law or the regulations thereunder, which may include: (a) elimination of illicit connections or discharges to the MS4; (b) performance of monitoring, analyses, and reporting; (c) that unlawful discharges, practices, or operations shall cease and desist; and (d) remediation of contamination in connection therewith.

If the enforcing person determines that abatement or remediation of contamination is required, the order shall set forth a deadline by which such abatement or remediation must be completed.

Any person that violates any provision of these regulations may be punished, under MGL C. 40 s 21D as a noncriminal offense, by fines of not more than \$300. Each day or portion thereof during which a violation continues shall constitute a separate offense. The Board or its duly authorized agent is an authorized officer to impose such fines.

**Remedies Not Exclusive.** The remedies listed in these regulations are not exclusive of any other remedies available under any applicable federal, state or local law.

If the property owner violates more than one provision of this By-Law or any condition of an approval issued hereunder, each provision, or condition, so violated shall constitute a separate offense.

**Entry to Perform Duties Under this By-Law.** To the extent permitted by state law, or if authorized by the owner or other party in control of the property, the Board, its agents, officers, and employees may enter upon privately owned property for the purpose of performing their duties under this By-Law and regulations and may make or cause to be made such examinations, surveys or sampling as the Board deems reasonably necessary.

## Section 13. Severability

The provisions of this By-Law are hereby declared to be severable. If any provision, paragraph, sentence, or clause, of this By-Law or the application thereof to any person, establishment, or circumstances shall be held invalid by a court of competent jurisdiction, such invalidity shall not affect the other provisions or application of this By-Law.

## Section 14. Transitional Provisions

Property owners shall have 30 days from the effective date of the By-Law to comply with its provisions provided good cause is shown for the failure to comply with the By-Law during that period.

ARTICLE 24. To see if the Town will vote to adopt the following by-law:

### Wetlands Protection By-Law

#### **I. Purpose**

The purpose of this bylaw is to protect the wetlands, water resources, flood prone areas, and adjoining upland areas in the Town of Middleboro by controlling activities deemed by the Conservation Commission likely to have a significant or cumulative effect on resource area values, including but not limited to the following: public or private water supply, groundwater supply, flood control, erosion and sedimentation control, storm damage prevention including coastal storm flowage, water quality, prevention and control of pollution, fisheries, shellfisheries, wildlife habitat, rare species habitat including rare plant and animal species, agriculture, aquaculture, and recreation values, deemed important to the community (collectively, the "resource area values protected by this bylaw").

This bylaw is intended to utilize the Home Rule authority of this municipality so as to protect the resource areas under the Wetlands Protection Act (G.L. Ch.131 §40; the Act) to a greater degree, to protect additional resource areas beyond the Act recognized by the Town as significant, to protect all resource areas for their additional values beyond those recognized in the Act, and to impose in local regulations and permits additional standards and procedures stricter than those of the Act and regulations thereunder (310 CMR 10.00), subject, however, to the rights and benefits accorded to agricultural uses and structures of all kinds under the laws of the Commonwealth and other relevant bylaws of the Town of Middleboro.

## **II. Jurisdiction**

Except as permitted by the Conservation Commission no person shall commence to remove, fill, dredge, build upon, degrade, discharge into, or otherwise alter the following resource areas: any freshwater or coastal wetlands, marshes, wet meadows, bogs, swamps, vernal pools, springs, banks, reservoirs, lakes, ponds of any size, beaches, dunes, estuaries, the ocean, and lands under water bodies; intermittent streams, brooks and creeks; lands adjoining these resource areas out to a distance of 100 feet, known as the buffer zone; perennial rivers, streams, brooks and creeks; lands adjoining these resource areas out to a distance of 200 feet, known as the riverfront area; lands subject to flooding or inundation by groundwater or surface water; and lands subject to tidal action, coastal storm flowage, or flooding (collectively the "resource areas protected by this bylaw"). Said resource areas shall be protected whether or not they border surface waters.

The jurisdiction of this bylaw shall not extend to uses and structures of agriculture that enjoy the rights and privileges of laws and regulations of the Commonwealth governing agriculture, including work performed for normal maintenance or improvement of land in agricultural or aquacultural uses as defined by the Wetlands Protection Act regulations, found at 310 CMR 10.04.

## **III. Exemptions and Exceptions**

The applications and permits required by this bylaw shall not be required for work performed for normal maintenance or improvement of land in agricultural and aquacultural use as defined by the Wetlands Protection Act regulations at 310 CMR 10.04.

The applications and permits required by this bylaw shall not be required for maintaining, repairing, or replacing, but not substantially changing or enlarging, an existing and lawfully located structure or facility used in the service of the public to provide electric, gas, water, telephone, telegraph, or other telecommunication services, provided that written notice has been given to the Conservation Commission prior to commencement of work, and provided that the work conforms to any performance standards and design specifications in regulations adopted by the Commission.

The applications and permits required by this bylaw shall not be required for emergency projects necessary for the protection of the health and safety of the public, provided that the work is to be performed by or has been ordered to be performed by an agency of the Commonwealth or a political subdivision thereof; provided that advance notice, oral or written, has been given to the Commission prior to commencement of work or within 24 hours after

commencement; provided that the Commission or its agent certifies the work as an emergency project; provided that the work is performed only for the time and place certified by the Commission for the limited purposes necessary to abate the emergency; and provided that within 21 days of commencement of an emergency project a permit application shall be filed with the Commission for review as provided by this bylaw. Upon failure to meet these and other requirements of the Commission, the Commission may, after notice and a public hearing, revoke or modify an emergency project approval and order restoration and mitigation measures.

Other than stated in this bylaw, the exceptions provided in the Wetlands Protection Act (G.L. Ch. 131 §40) and regulations (310 CMR 10.00) shall not apply under this bylaw.

#### **IV. Applications and Fees**

Written application shall be filed with the Conservation Commission to perform activities affecting resource areas protected by this bylaw. The permit application shall include such information and plans as are deemed necessary by the Commission to describe proposed activities and their effects on the resource areas protected by this bylaw. No activities shall commence without receiving and complying with a permit issued pursuant to this bylaw.

The Commission in an appropriate case may accept as the application and plans under this bylaw any application and plans filed under the Wetlands Protection Act (G.L. Ch. 131 §40) and regulations (310 CMR 10.00), but the Commission is not obliged to do so.

Any person desiring to know whether or not a proposed activity or an area is subject to this bylaw may in writing request a determination from the Commission. Such a Request for Determination of Applicability (RDA) or Abbreviated Notice of Resource Area Delineation (ANRAD) filed under the Act shall include information and plans as are deemed necessary by the Commission.

At the time of an application, the applicant shall pay a filing fee specified in regulations of the Commission. The fee is in addition to that required by the Wetlands Protection Act and regulations.

Pursuant to G.L. Ch. 44 §53G and regulations promulgated by the Commission, the Commission may impose reasonable fees upon applicants for the purpose of securing outside consultants including engineers, wetlands scientists, wildlife biologists or other experts in order to aid in the review of proposed projects. Such funds shall be deposited with the town treasurer, who shall create an account specifically for this purpose. Additional consultant fees may be requested where the requisite review is more expensive than originally calculated or where new information requires additional consultant services.

Only costs relating to consultant work done in connection with a project for which a consultant fee has been collected shall be paid from this account, and expenditures may be made at the sole discretion of the Commission. Any consultant hired under this provision shall be selected by, and report exclusively to, the Commission. The Commission shall provide applicants with written notice of the selection of a consultant, identifying the consultant, the amount of the fee to be charged to the applicant, and a request for payment of that fee. Notice shall be deemed to have been given on the date it is mailed or delivered. The applicant may withdraw the application or request within five (5) business days of the date notice is given without incurring any costs or expenses.

The entire fee must be received before the initiation of consulting services. Failure by the applicant to pay the requested consultant fee within ten (10) business days of the request for payment shall be cause for the Commission to declare the application administratively incomplete and deny the permit without prejudice, except in the case of an appeal. The Commission shall inform the applicant and Department of Environmental Protection (DEP) of such a decision in writing.

The applicant may appeal the selection of an outside consultant to the selectboard, who may disqualify the consultant only on the grounds that the consultant has a conflict of interest or is not properly qualified. The minimum qualifications shall consist of either an educational degree or three or more years of practice in the field at issue, or a related field. The applicant shall make such an appeal in writing, and must be received within ten (10) business days of the date that request for consultant fees was made by the Commission. Such appeal shall extend the applicable time limits for action upon the application.

**ADMINISTRATIVE FEES**

**Fee Schedule  
Administrative Fees  
Middleborough Conservation Commission  
March 31, 2011**

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Request for Determination of Applicability (RDA):	\$50.00
Notice of Intent (NOI) / OOC for Commercial, Residential, Agricultural:	\$0.00
Abbreviated Notice of Resource Area Delineation (ANRAD)	\$0.00
Certificate of Compliance (COC):	\$25.00
Bank Letter for Closings:	\$50.00
Request for an Amended Order of Conditions – Residential:	\$25.00
Request for an Amended Order of Conditions – Commercial/Subdivision:	\$100.00
Request for an Extended Order of Conditions:	\$50.00
Duplicate Original Order of Conditions:	\$25.00
Building Permit Application Review:	\$5.00
After the Fact Filing:	\$50.00
Site Inspections (second inspection, first one free):	\$25.00

**Note:** *M.G.L. Ch. 40, Sec 22F. The Town accepted the Statute on 5/14/2001*

## **V. Notice and Hearings**

Any person filing a permit or other application or RDA or ANRAD or other request with the Conservation Commission at the same time shall give written notice thereof, by certified mail (return receipt requested) or hand delivered, to all abutters at their mailing addresses shown on the most recent applicable tax list of the assessors, including owners of land directly opposite on any public or private street or way, and abutters to the abutters within 300 feet of the property line of the applicant, including any in another municipality or across a body of water. The notice shall state a brief description of the project or other proposal and the date of any Commission hearing or meeting date if known. The notice to abutters also shall include a copy of the application or request, with plans, or shall state where copies may be examined and obtained by abutters. An affidavit of the person providing such notice, with a copy of the notice mailed or delivered, shall be filed with the Commission. When a person requesting a determination is other than the owner, the request, the notice of the hearing and the determination itself shall be sent by the Commission to the owner as well as to the person making the request.

The Commission shall conduct a public hearing on any permit application, RDA, or ANRAD with written notice given at the expense of the applicant, at least five business days prior to the hearing, in a newspaper of general circulation in the municipality. The Commission shall commence the public hearing within 21 days from receipt of a completed permit application, RDA, or ANRAD unless an extension is authorized in writing by the applicant. The Commission shall have authority to continue the hearing to a specific date announced at the hearing, for reasons stated at the hearing, which may include the need for additional information from the applicant or others as deemed necessary by the Commission in its discretion, based on comments and recommendations of the boards and officials listed in §VI.

The Commission shall issue its permit, other order or determination in writing within 21 days of the close of the public hearing thereon unless an extension is authorized in writing by the applicant. The Commission in an appropriate case may combine its hearing under this bylaw with the hearing conducted under the Wetlands Protection Act (G.L. Ch.131 §40) and regulations (310 CMR 10.00).

## **VI. Coordination with Other Boards**

Any person filing a permit application, RDA, or ANRAD with the Conservation Commission shall provide a copy thereof at the same time, by certified mail (return receipt requested), electronically (PDF, e.g.) or hand delivery, to the selectboard, planning board, board of appeals, board of health, agricultural commission, town engineer, and building inspector. A copy shall be provided in the same manner to the Commission of the adjoining municipality, if the application or RDA pertains to property within 300 feet of that municipality. An affidavit of the person providing notice, with a copy of the notice mailed or delivered, shall be filed with the Commission. The Commission shall not take final action until the above boards and officials have had 14 days from receipt of notice to file written comments and recommendations with the Commission, which the Commission shall take into account but which shall not be binding on the Commission. The applicant shall have the right to receive any comments and recommendations, and to respond to them at a hearing of the Commission, prior to final action.

## **VII. Permits and Conditions**

If the Conservation Commission, after a public hearing, determines that the activities which are subject to the permit application, or the land and water uses which will result therefrom, are likely to have a significant individual or cumulative effect on the resource area values protected by this bylaw, the Commission, within 21 days of the close of the hearing, shall issue or deny a permit for the activities requested. The Commission shall take into account the extent to which the applicant has avoided, minimized and mitigated any such effect. The Commission

also shall take into account any loss, degradation, isolation, and replacement or replication of such protected resource areas elsewhere in the community and the watershed, resulting from past activities, whether permitted, unpermitted or exempt, and foreseeable future activities.

If it issues a permit, the Commission shall impose conditions which the Commission deems necessary or desirable to protect said resource area values, and all activities shall be conducted in accordance with those conditions.

Where no conditions are adequate to protect said resource area values, the Commission is empowered to deny a permit for failure to meet the requirements of this bylaw. It may also deny a permit: for failure to submit necessary information and plans requested by the Commission; for failure to comply with the procedures, design specifications, performance standards, and other requirements in regulations of the Commission; or for failure to avoid, minimize or mitigate unacceptable significant or cumulative effects upon the resource area values protected by this bylaw. Due consideration shall be given to any demonstrated hardship on the applicant by reason of denial, as presented at the public hearing. The Commission may waive specifically identified and requested procedures, design specifications, performance standards, or other requirements set forth in its regulations, provided that: the Commission finds in writing after said public hearing that there are no reasonable conditions or alternatives that would

allow the proposed activity to proceed in compliance with said regulations; that avoidance, minimization and mitigation have been employed to the maximum extent feasible; and that the waiver is necessary to accommodate an overriding public interest or to avoid a decision that so restricts the use of the property as to constitute an unconstitutional taking without compensation.

In reviewing activities within the buffer zone, the Commission shall presume the buffer zone is important to the protection of other resource areas because activities undertaken in close proximity have a high likelihood of adverse impact, either immediately, as a consequence of construction, or over time, as a consequence of daily operation or existence of the activities. These adverse impacts from construction and use can include, without limitation, erosion, siltation, loss of groundwater recharge, poor water quality, and loss of wildlife habitat. The Commission may establish, in its regulations, design specifications, performance standards, and other measures and safeguards, including setbacks, no-disturb areas, no-build areas, and other work limits for protection of such lands, including without limitation strips of continuous, undisturbed vegetative cover, unless the applicant convinces the Commission that the area or part of it may be disturbed without harm to the values protected by the bylaw.

In reviewing activities within the riverfront area, the Commission shall presume the riverfront area is important to all the resource area values unless demonstrated otherwise, and no permit issued hereunder shall permit any activities unless the applicant, in addition to meeting the otherwise applicable requirements of this bylaw, has proved by a preponderance of the evidence that (1) there is no practicable alternative to the proposed project with less adverse effects, and that (2) such activities, including proposed mitigation measures, will have no significant adverse impact on the areas or values protected by this bylaw. The Commission shall regard as practicable an alternative which is reasonably available and capable of being done after taking into consideration the proposed property use, overall project purpose (e.g., residential, institutional, commercial, or industrial), logistics, existing technology, costs of the alternatives, and overall project costs.

To prevent resource area loss, the Commission shall require applicants to avoid alteration wherever feasible; to minimize alteration; and, where alteration is unavoidable and has been minimized, to provide full mitigation. The Commission may authorize or require replication of wetlands as a form of mitigation, but only with specific plans, professional design, proper safeguards, adequate security, and professional monitoring and reporting to assure success, because of the high likelihood of failure of replication.

The Commission may require a wildlife habitat study of the project area, to be paid for by the applicant, whenever it deems appropriate, regardless the type of resource area or the amount or type of alteration proposed. The decision shall be based upon the Commission's estimation of the importance of the habitat area considering (but not limited to) such factors as proximity to other areas suitable for wildlife, importance of wildlife "corridors" in the area, or

actual or possible presence of rare plant or animal species in the area. The work shall be performed by an individual who at least meets the qualifications set out in the wildlife habitat section of the Wetlands Protection Act regulations (310 CMR 10.60).

The Commission shall presume that all areas meeting the definition of "vernal pools" under §IX of this bylaw, including the adjacent area, perform essential habitat functions. This presumption may be overcome only by the presentation of credible evidence which, in the judgment of the Commission, demonstrates that the basin or depression does not provide essential habitat functions. Any formal evaluation should be performed by an individual who at least meets the qualifications under the wildlife habitat section of the Wetlands Protection Act regulations.

A permit, Determination of Applicability (DOA), or Order of Resource Area Delineation (ORAD) shall expire three years from the date of issuance. Notwithstanding the above, the Commission in its discretion may issue a permit expiring five years from the date of issuance for recurring or continuous maintenance work, provided that annual notification of time and location of work is given to the Commission. Any permit may be renewed once for an additional one-year period, provided that a request for a renewal is received in writing by the Commission prior to expiration. Notwithstanding the above, a permit may identify requirements which shall be enforceable for a stated number of years, indefinitely, or until permanent protection is in place, and shall apply to all present and future owners of the land.

For good cause the Commission may revoke any permit, DOA, or ORAD or any other order, determination or other decision issued under this bylaw after notice to the holder, the public, abutters, and town boards, pursuant to §V and §VI, and after a public hearing.

Amendments to permits, DOAs, or ORADs shall be handled in the manner set out in the Wetlands Protection Act regulations and policies thereunder.

The Commission in an appropriate case may combine the decision issued under this bylaw with the permit, DOA, ORAD, or Certificate of Compliance (COC) issued under the Wetlands Protection Act and regulations.

No work proposed in any application shall be undertaken until the permit, or ORAD issued by the Commission with respect to such work has been recorded in the registry of deeds or, if the land affected is registered land, in the registry section of the land court for the district wherein the land lies, and until the holder of the permit certifies in writing to the Commission that the document has been recorded. If the applicant fails to perform such recording, the Commission may record the documents itself and require the Applicant to furnish the recording fee therefore, either at the time of recording or as a condition precedent to the issuance of a COC.

### **VIII. Regulations**

After public notice and public hearing, the Conservation Commission shall promulgate rules and regulations to effectuate the purposes of this bylaw, effective when voted and filed with the town clerk. Failure by the Commission to promulgate such rules and regulations or a legal declaration of their invalidity by a court of law shall not act to suspend or invalidate the effect of this bylaw. At a minimum these regulations shall reiterate the terms defined in this bylaw, define additional terms not inconsistent with the bylaw, and impose filing and consultant fees.

### **IX. Definitions**

The following definitions shall apply in the interpretation and implementation of this bylaw.

The term "agriculture" shall refer to the definition as provided by G.L. Ch. 128 §1A.

The term "alter" shall include, without limitation, the following activities when undertaken to, upon, within or affecting resource areas protected by this bylaw:

- A. Removal, excavation, or dredging of soil, sand, gravel, or aggregate materials of any kind
- B. Changing of preexisting drainage characteristics, flushing characteristics, salinity distribution, sedimentation patterns, flow patterns, or flood retention characteristics
- C. Drainage, or other disturbance of water level or water table
- D. Dumping, discharging, or filling with any material which may degrade water quality
- E. Placing of fill, or removal of material, which would alter elevation
- F. Driving of piles, erection, expansion or repair of buildings, or structures of any kind
- G. Placing of obstructions or objects in water
- H. Destruction of plant life including cutting or trimming of trees and shrubs
- I. Changing temperature, biochemical oxygen demand, or other physical, biological, or chemical characteristics of any waters
- J. Any activities, changes, or work which may cause or tend to contribute to pollution of any body of water or groundwater
- K. Incremental activities which have, or may have, a cumulative adverse impact on the resource areas protected by this bylaw.

The term "bank" shall include the land area which normally abuts and confines a water body; the lower boundary being the mean annual low flow level, and the upper boundary being the first observable break in the slope or the mean annual flood level, whichever is higher.

The term "person" shall include any individual, group of individuals, association, partnership, corporation, company, business organization, trust, estate, the Commonwealth or political subdivision thereof to the extent subject to town bylaws, administrative agency, public or quasi-public corporation or body, this municipality, and any other legal entity, its legal representatives, agents, or assigns.

The term "pond" shall follow the definition of 310 CMR 10.04 except that the size threshold of 10,000 square feet shall not apply.

The term "rare species" shall include, without limitation, all vertebrate and invertebrate animals and all plant species listed as endangered, threatened, or of special concern by the Massachusetts Division of Fisheries and Wildlife, regardless whether the site in which they occur has been previously identified by the Division.

The term "vernal pool" shall include, in addition to scientific definitions found in the regulations under the Wetlands Protection Act, any confined basin or depression not occurring in existing lawns, gardens, landscaped areas or driveways which, at least in most years, holds water for a minimum of two continuous months during the spring and/or summer, contains at least 200 cubic feet of water at some time during most years, is free of adult predatory fish populations, and provides essential breeding and rearing habitat functions for amphibian, reptile or other vernal pool community species, regardless of whether the site has been certified by the Massachusetts Division of Fisheries and Wildlife. The boundary of the resource area for vernal pools shall be the mean annual high-water line defining the depression.

Except as otherwise provided in this bylaw or in associated regulations of the Conservation Commission, the definitions of terms and the procedures in this bylaw shall be as set forth in the Wetlands Protection Act (G.L. Ch. 131 §40) and regulations (310 CMR 10.00).

## **X. Security**

As part of a permit issued under this bylaw, in addition to any security required by any other municipal or state board, agency, or official, the Conservation Commission may require that the performance and observance of the conditions imposed thereunder (including conditions requiring mitigation work) be secured wholly or in part by one or both of the methods described below:

A. By a proper bond, deposit of money or negotiable securities under a written third-party escrow arrangement, or other undertaking of financial responsibility sufficient in the opinion of the Commission, to be released in whole or in part upon issuance of a COC for work performed pursuant to the permit.

B. By accepting a conservation restriction, easement, or other covenant enforceable in a court of law, executed and duly recorded by the owner of record, running with the land to the benefit of this municipality whereby the permit conditions shall be performed and observed before any lot may be conveyed other than by mortgage deed. This method shall be used only with the consent of the applicant.

## **XI. Enforcement**

No person shall remove, fill, dredge, build upon, degrade, or otherwise alter resource areas protected by this bylaw, or cause, suffer, or allow such activity, or leave in place unauthorized fill, or otherwise fail to restore illegally altered land to its original condition, or fail to comply with a permit or an enforcement order issued pursuant to this bylaw.

The Conservation Commission, its agents, officers, and employees shall have authority to enter upon privately owned land for the purpose of performing their duties under this bylaw and may make or cause to be made such examinations, surveys, or sampling as the Commission deems necessary, subject to the constitutions and laws of the United States and the Commonwealth.

The Commission shall have authority to enforce this bylaw, its regulations, and permits issued thereunder by letters, phone calls, electronic communication and other informal methods, violation notices, non-criminal citations under G.L. Ch. 40 §21D, and civil and criminal court actions. Any person who violates provisions of this bylaw may be ordered to restore the property to its original condition and take other action deemed necessary to remedy such violations, or may be fined, or both.

Upon request of the Commission, the selectboard and town counsel shall take legal action for enforcement under civil law. Upon request of the Commission, the chief of police shall take legal action for enforcement under criminal law.

Municipal boards and officers, including any police officer or other officer having police powers, shall have authority to assist the Commission in enforcement.

Any person who violates any provision of this bylaw, or regulations, permits, or administrative orders issued thereunder, shall be punished by a fine of not more than \$300. Each day or portion thereof during which a violation continues, or unauthorized fill or other alteration remains in place, shall constitute a separate offense, and each provision of the bylaw, regulations, permits, or administrative orders violated shall constitute a separate offense.

As an alternative to criminal prosecution in a specific case, the Commission may issue citations with specific penalties pursuant to the non-criminal disposition procedure set forth in G.L. Ch. 40 §21D.

## **XII. Burden of Proof**

The applicant for a permit shall have the burden of proving by a preponderance of the credible evidence that the work proposed in the permit application will not have unacceptable significant or cumulative effect upon the resource area values protected by this bylaw. Failure to provide adequate evidence to the Conservation Commission supporting this burden shall be sufficient cause for the Commission to deny a permit or grant a permit with conditions.

### **XIII. Appeals**

A decision of the Conservation Commission shall be reviewable in the superior court in accordance with G.L. Ch. 249 §4.

### **XIV. Relation to the Wetlands Protection Act**

This bylaw is adopted under the Home Rule Amendment of the Massachusetts Constitution and the Home Rule statutes, independent of the Wetlands Protection Act (G.L. Ch. 131 §40) and regulations (310 CMR 10.00) thereunder. It is the intention of this bylaw that the purposes, jurisdiction, authority, exemptions, regulations, specifications, standards, and other requirements shall be interpreted and administered as stricter than those under the Wetlands Protection Act and regulations.

### **XV. Severability**

The invalidity of any section or provision of this bylaw shall not invalidate any other section or provision thereof, nor shall it invalidate any permit, approval or determination which previously has been issued.

ARTICLE 25. To see if the Town will vote to amend its Zoning By-Law as follows:

1. Amend Section 3.3.5 Nonconforming Single and Two Family Residential Structures, subsections (1), (2) and (3) by adding "Reconstruction, extension, change or" before "Alteration to a structure..." in the first sentence of each subsection.
2. Amend Section 3.3.7 Reconstruction after Catastrophe or Demolition by adding "Except as allowed in Section 3.3.5 above," before "Any nonconforming structure..." in the first sentence.  
or act anything thereon.

ARTICLE 26. To see if the Town will vote to extend Clause 56 of G.L. c59, ss5 which would allow members of the Massachusetts National Guard or military reservists who are on active duty to obtain a reduction of all or part of their real and personal property taxes for any fiscal year they are serving in a foreign country, or act anything thereon.

ARTICLE 27. To see if the Town will vote to authorize the Board of Selectmen to petition the General Court of the Commonwealth to enact legislation to allow the Rent Board to impose reasonable fees for the employment of outside consultants under the provisions of General Laws Chapter 44, Section 53G in connection with its review of petitions for rent adjustments under the Town's Rules and Regulations for Mobile Home Park Accommodations, Rents, and Evictions, or act anything thereon.

ARTICLE 28. To see if the Town will vote to adopt the following by-law:  
When a two-thirds vote of the Town Meeting is required by statute for passage of a motion, the Moderator may declare that the motion passed by two-thirds vote under a voice vote, and in such case a counted vote need not be taken unless a standing vote, vote by ballot or other counted vote is required by statute, or act anything thereon.

ARTICLE 29. To see if the Town will vote to authorize the Board of Selectmen to acquire by purchase and/or eminent domain for use in connection with a municipal water system well site parcels of land off Cross Street, now or formerly owned by Alfred Gomes and believed to be now owned by Robin Craver and/or Dorothy Lucas containing in the aggregate 11.59 acres of land more or less and being part of Lot 3922 on Assessors Map 40, on such terms and conditions as the Board determines, and to appropriate a sum of money by borrowing, by transfer from the water development charge portion of the retained earnings of the Water Enterprise Fund and/or another account or source to pay for acquisition of the parcels, or act anything thereon.

ARTICLE 30. To see if the Town will vote to authorize the Board of Selectmen to acquire a parcel of land off Plymouth Street in North Middleborough containing 4.28 acres more or less by purchase and/or eminent domain for use in connection with a municipal water system well site, said parcel being part of Lot 5077 on Assessors Map 10 and which parcel abuts an existing municipal well site property sometimes known as the Mizaras or Kalow well site shown as Lot 5173 on Assessors Map 10, such parcel believed to be owned by Bertarelli Bros., Inc., on such terms and conditions as the Board determines, and to appropriate a sum of money from retained earnings of the Water Enterprise Fund, by borrowing or from other available account or source by pay for acquisition of the parcel, or act anything thereon.

ARTICLE 31. To see if the Town will vote to assent to the appointment of Robert M. Desrosiers as Trustee under the will of Thomas S. Peirce for the benefit of the Public Library of the Town of Middleborough and as Trustee under the will of Thomas S. Peirce for the benefit of the Town of Middleborough without furnishing a surety or sureties on his official bond as Trustee under wither of said Trusts.”

Given, under our hands at Middleborough, this **xxx day of March, 2013.**

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**Alfred P. Rullo, Jr., Chairman**

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**Allin Frawley, Vice Chairman**

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

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

\_\_\_\_\_  
**Stephen J. McKinnon**  
**BOARD OF SELECTMEN**

Pursuant to the instructions contained in the above warrant, I have notified and warned all 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 Middleboro Gazette on the **xxxxth day of March, 2013**, that date being more than seven days before the time specified for said meeting.

**BRUCE GATES**  
Police Chief