

## CORRESPONDENCE

6/29/15

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2	DEP	Updated Eligible Costs re Wastewater Treatment Facility
3	Town of Carver BOS	Reorganization of the Board
4	Peirce Trustees	Thank You Letter re Improvements at Peirce Playground
5	Planning Board	Hearing Notice Retreat Lot: Starr & Providence Oliver Lawrence
6	MA DEP	Order of Conditions-0 Purchase Street
7	Jaime Meserve	A Plus Waste at 88 River Street
8	MEPA Scoping Session	Lakeville Gas
9	MRIG	Annual Meeting Report 5/19/15

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**Jacqueline Shanley**

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**From:** Darlene Anastas ·  
**Sent:** Wednesday, June 24, 2015 11:40 AM  
**To:** Jacqueline Shanley  
**Subject:** Trash Fees

Please respond to me that you have received this letter.

Dear Honorable Selectmen,

I am writing to voice my concerns over the recent changes in the DPW trash collection policy.

Currently I pay \$51 dollars per quarter for my trash pickup. With the new Policy residents who receive the new 64 Gallon Cart will continue to pay \$51 dollars per quarter for their Trash Pickup.

However, as a resident who lives on a private road my trash fees will rise more than 50% for the same amount of trash. Here is how I calculate the cost.

For a resident with the 64 Gallon Cart they will continue to pay per 13 week quarter \$51 dollars or \$204 dollars per year (832 gallons per quarter).

The bags will cost \$3 per 30 gallon bag and \$1.50 per 15 gallon bag. For the same amount of trash which in bags per 13 week quarter equates to 27 30 gallon bags, 1 fifteen gallon bag and 1/2 of a 15 gallon bag.

IF a resident lives on a private road they will pay \$83.25 dollars per 13 week quarter or \$333 per year for the same amount of trash as the Carts will hold.

I thought we had equal protection under the law where one person could not be charged more for the same service as another.

In addition, the bags can only be purchased at the DPW whose hours are very limited and not available for those residents who commute to work.

We have not received any formal notice of this change for those who live on private roads. All I have receive is a postcard stating the new cart system and how it works.

I look forward to hearing your response to this situation and hope that an equal fee can be arrived at for this service.

Respectfully,  
Darlene Anastas  
17 Gibbs Road  
Middleboro, MA

Incorporated 1669



CRANBERRY CAPITAL  
OF THE WORLD

Christopher Peck  
D. P. W. Director

*Town of Middleborough*  
Massachusetts  
Department of Public Works  
48 Wareham Street  
Middleborough, MA 02346  
Phone 508-946-2481 Fax 508-946-2484



DIVISIONS

Highway  
Sanitation  
Insect & Pest Control  
Tree Warden  
Wastewater  
Water

June 5, 2015

**To: Town of Middleborough- Residential Solid Waste/Recycling Customers on Private Ways**

**From: Christopher Peck, Public Works Director CP**

The Town of Middleborough Department of Public Works Sanitation Division will be converting our method of rubbish and recycling collection to an automated style pick up starting July 13, 2015.

This letter is being sent to you because you reside on a private roadway which the new automated rubbish/recycling trucks will not be able to access due to the road condition, narrowness of the road due to the layout or because of trees.

In order to continue to provide town trash service we are requiring customers to be changed to the Pay As You Throw (PAYT) trash system.

Customers who are currently on the quarterly billing system will be moved to the PAYT system requiring the purchase of town trash bags from the Department of Public Works located at 48 Wareham Street. The town trash bags will be sold at the DPW for the following costs:

- 15 Gallon Trash Bag- sold in packages of 5 bags- \$7.50
- 30 Gallon Trash Bag- sold in packages of 5 bags- \$15.00

Your recycling will still require the use of the town issued blue recycling bins or customer provided bins.

**ALL TRASH MUST BE PLACED IN CANS WITH ADDRESSES CLEARLY MARKED ON THEM. THIS WILL BE STRICTLY ENFORCED.**

**ALL PRIVATE WAY CUSTOMERS PICK UP DAY WILL BE MOVED TO MONDAY.**

Thank you for your cooperation with this issue.

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Commonwealth of Massachusetts  
Executive Office of Energy & Environmental Affairs

# Department of Environmental Protection

One Winter Street Boston, MA 02108 • 617-292-5500

Charles D. Baker  
Governor

Matthew A. Beaton  
Secretary

Karyn E. Polito  
Lieutenant Governor

Martin Suuberg  
Commissioner

June 25, 2015

Mr. Robert G. Nunes, Town Manager  
Town Hall  
10 Nickerson Avenue  
Middleborough, MA 02346

Re: CWSRF - 3924  
Contract No. 12760  
Updated Eligible Costs

Dear Mr. Nunes:

On October 31, 2013, MassDEP - Division of Municipal Services (DMS) submitted correspondence to your office regarding the eligibility of a proposed State Revolving Fund (SRF) loan for rehabilitation of the Town's wastewater treatment facility (WWTF) located on Ciaglo Way. The Town is eligible for zero percent (0%) interest rate loan financing for the nutrient removal related improvements at the WWTF. Construction costs not substantially directly related to nutrient removal are eligible for the standard SRF financing rate of 2%. In addition to construction costs, the Town of Middleborough is eligible for project costs for construction management services, and contract contingencies,

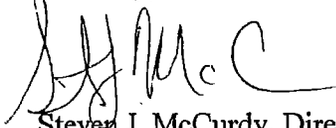
After a technical review of the projects nutrient and non nutrient related improvements, DMS has determined that the projects construction, engineering services and contingencies are substantially related to nutrient removal, thus eligible for 0% interest rate financing. These project costs and a brief summation of the work are outlined as follows;

**CW - SRF 3924**

<b><u>Eligible Work</u></b>	<b><u>Eligible 0% Costs</u></b>
1. Middleborough Wastewater Treatment Facility Upgrades to treat for nutrient removal	\$ 21,506,433.00
2. Construction Contingency (5%).	1,075,322.00
3. Construction Engineering/Shop Drawings	1,558,245.00
4. Engineering Services OPM	860,000.00
Total Eligible Costs	\$ 25,000,000.00

Based on the submitted Application, the issued Project Approval Certificate and a technical review of the nutrient related treatment improvements, the total costs eligible for SRF 0% interest rate financing is \$25,000,000.00. Actual costs for 0% financing will be finalized upon completion of the project. If there are any questions or concerns regarding this matter, please do not hesitate to contact Patrick E. Rogers of my staff at (508) 946-2779.

Sincerely,



Steven J. McCurdy, Director  
Division of Municipal Services

cc: Judy McDonald, Town Treasurer  
Ashraf Gabour, DMS Boston  
Nate Keenan, Clean Water Trust



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## BOARD OF SELECTMEN

108 Main Street

Carver, MA 02330

Telephone: 508-866-3401/Fax: 508-866-4213

To: Town Clerk Doyle, Surrounding Towns and Interested Parties

From: Michael Milanoski  
Town Administrator

Date: June 17, 2015

Subject: **Reorganization of the Board of Selectmen**

On June 16, 2014, the Board of Selectmen reorganized with the following results:

Ronald E. Clarke, Chair  
Richard J. Ward, Vice Chair  
Alan E. Dunham, Member  
Sarah G. Hewins, Member  
Helen L. Marrone, Member

**Trustees u/w/o Thomas S. Peirce**

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**P.O. Box 332  
Middleborough, MA 02346**

Bruce G. Atwood  
Robert M. Desrosiers  
Stephen D. Morris

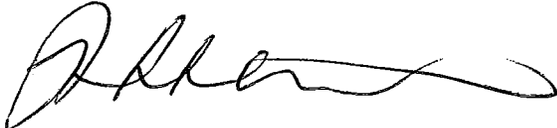
June 23, 2015

Randy Hodges  
51 Sproat Street  
Middleborough, MA 02346

Randy:

I am writing on behalf of the Peirce Trustees, to thank you and the Middleborough Youth Softball League for your commitment to improving the fields and facilities at the Peirce Playground. We recognize that time and resources that you have invested on a volunteer basis to make the two softball fields into a first class regional facility that is an asset to the Town and its children. We appreciate your ongoing efforts and look forward to working with you in the future.

Very truly yours,



Robert M. Desrosiers  
Trustee

Cc: Park Commission, Board of Selectmen

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**LEGAL ADVERTISEMENT**



**MIDDLEBOROUGH PLANNING BOARD**

The Middleborough Planning Board will hold a public hearing **Tuesday, June 30, 2015, at 8:00 p.m.** in the Selectmen's Room at the Town Hall, 10 Nickerson Avenue, Middleborough, pursuant to the Retreat Lot Section of the Zoning By-law Section V/J, 7.4 relative to a Retreat Lot Plan entitled "ANR Plan Retreat Lot Special Permit" dated May 28, 2015 consisting of 1 sheet prepared by G.A.F. Engineering Inc. Wareham, MA, containing 2 lots owned by **Starr Oliver Lawrence & Prudence Oliver Harper**, and the applicant is **Town Manager Robert Nunes** for the **Town of Middleborough, MA**. Said Oliver property is bounded on the north by the properties of Richard & Lorraine Picone Trustees of Picone Nominee Trust and Patricia A. Kayajan, Trustee of Kayajan Realty Trust, bounded on the east by Plymouth Street, and bounded on the south by Marjorie Wyatt, Rte. 44 and Owners Unknown and on the west by the Nemasket River. Said land consists of Assessor's Map 41 Lot 2098 and 2867.

Full plans are available in the Planning Department for public review. Anyone desiring to be heard on this subject should appear at the time and place designated.

**MIDDLEBOROUGH PLANNING BOARD**

Michael J. Labonte

William Garceau

Peter A. Reynolds, Sr.

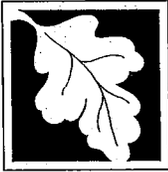
Adam Carbone

Tracy A. Marzelli

June 11 & 18, 2015

The Middleboro Gazette Newspaper

BOS (7)



Massachusetts Department of Environmental Protection  
Bureau of Resource Protection - Wetlands  
**WPA Form 5 – Order of Conditions**  
Massachusetts Wetlands Protection Act M.G.L. c. 131, §40

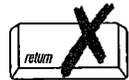
Provided by MassDEP:  
SE220-1239  
MassDEP File #

eDEP Transaction #  
Middleborough  
City/Town

**A. General Information**

Please note:  
this form has  
been modified  
with added  
space to  
accommodate  
the Registry  
of Deeds  
Requirements

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



1. From: Middleborough  
Conservation Commission

2. This issuance is for (check one):  
a.  Order of Conditions b.  Amended Order of Conditions

3. To: Applicant:  
Amelia Tracy  
a. First Name b. Last Name

Renewable Generation MA, LLC  
c. Organization

77 Pond Avenue, Suite 101  
d. Mailing Address

Brookline MA 02445  
e. City/Town f. State g. Zip Code

4. Property Owner (if different from applicant):  
David Fisher  
a. First Name b. Last Name

154 Purchase Street  
c. Organization d. Mailing Address

Middleborough MA 02346  
e. City/Town f. State g. Zip Code

5. Project Location:  
0 Purchase Street Middleborough  
a. Street Address b. City/Town

Map 68 Lot 3281 & 5686  
c. Assessors Map/Plat Number d. Parcel/Lot Number

Latitude and Longitude, if known: 41d52m20s 70d50m37s  
d. Latitude e. Longitude



Massachusetts Department of Environmental Protection  
 Bureau of Resource Protection - Wetlands  
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 Massachusetts Wetlands Protection Act M.G.L. c. 131, §40

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**A. General Information (cont.)**

6. Property recorded at the Registry of Deeds for (attach additional information if more than one parcel):  
 Plymouth
- |           |  |  |
|-----------|--|--|
| a. County | b. Certificate Number (if registered land) |  |
| 43444     | 107  |  |
| c. Book   | d. Page                                    |  |
|           |  |  |
7. Dates: April 23, 2015 June 4, 2015 6/22/2015  
 a. Date Notice of Intent Filed b. Date Public Hearing Closed c. Date of Issuance
8. Final Approved Plans and Other Documents (attach additional plan or document references as needed):  
 Solar Electric Generation Facility, 0 Purchase Street, Middleborough, Massachusetts (6 sheets)
- |                                      |   |  |
|--------------------------------------|---|--|
| Andrews Survey & Engineering, Inc.   | Paul B. Hutnak, P.E. & Byron J. Andrews, R.L.S. |  |
| b. Prepared By                       |   |  |
| 4/22/2015                            | 1"=40'  |  |
| d. Final Revision Date               | e. Scale  |  |
| Construction Details (Sheet C-4.1)   | Rev. 5/27/2015                                  |  |
| f. Additional Plan or Document Title | g. Date   |  |

**B. Findings**

1. Findings pursuant to the Massachusetts Wetlands Protection Act:
- Following the review of the above-referenced Notice of Intent and based on the information provided in this application and presented at the public hearing, this Commission finds that the areas in which work is proposed is significant to the following interests of the Wetlands Protection Act (the Act). Check all that apply:
- |   |   |   |
|---|---|---|
| a. <input type="checkbox"/> Public Water Supply             | b. <input type="checkbox"/> Land Containing Shellfish | c. <input checked="" type="checkbox"/> Prevention of Pollution        |
| d. <input checked="" type="checkbox"/> Private Water Supply | e. <input type="checkbox"/> Fisheries                 | f. <input checked="" type="checkbox"/> Protection of Wildlife Habitat |
| g. <input checked="" type="checkbox"/> Groundwater Supply   | h. <input type="checkbox"/> Storm Damage Prevention   | i. <input type="checkbox"/> Flood Control                             |
2. This Commission hereby finds the project, as proposed, is: (check one of the following boxes)

**Approved subject to:**

- a.  the following conditions which are necessary in accordance with the performance standards set forth in the wetlands regulations. This Commission orders that all work shall be performed in accordance with the Notice of Intent referenced above, the following General Conditions, and any other special conditions attached to this Order. To the extent that the following conditions modify or differ from the plans, specifications, or other proposals submitted with the Notice of Intent, these conditions shall control.



Massachusetts Department of Environmental Protection  
 Bureau of Resource Protection - Wetlands  
**WPA Form 5 – Order of Conditions**  
 Massachusetts Wetlands Protection Act M.G.L. c. 131, §40

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**B. Findings (cont.)**

Denied because:

- b.  the proposed work cannot be conditioned to meet the performance standards set forth in the wetland regulations. Therefore, work on this project may not go forward unless and until a new Notice of Intent is submitted which provides measures which are adequate to protect the interests of the Act, and a final Order of Conditions is issued. **A description of the performance standards which the proposed work cannot meet is attached to this Order.**
- c.  the information submitted by the applicant is not sufficient to describe the site, the work, or the effect of the work on the interests identified in the Wetlands Protection Act. Therefore, work on this project may not go forward unless and until a revised Notice of Intent is submitted which provides sufficient information and includes measures which are adequate to protect the Act's interests, and a final Order of Conditions is issued. **A description of the specific information which is lacking and why it is necessary is attached to this Order as per 310 CMR 10.05(6)(c).**
3.  Buffer Zone Impacts: Shortest distance between limit of project disturbance and the wetland resource area specified in 310 CMR 10.02(1)(a) 45-feet  
 a. linear feet

**Inland Resource Area Impacts:** Check all that apply below. (For Approvals Only)

Resource Area	Proposed Alteration	Permitted Alteration	Proposed Replacement	Permitted Replacement
4. <input type="checkbox"/> Bank	a. linear feet	b. linear feet	c. linear feet	d. linear feet
5. <input type="checkbox"/> Bordering Vegetated Wetland	a. square feet	b. square feet	c. square feet	d. square feet
6. <input type="checkbox"/> Land Under Waterbodies and Waterways	a. square feet e. c/y dredged	b. square feet f. c/y dredged	c. square feet	d. square feet
7. <input type="checkbox"/> Bordering Land Subject to Flooding	a. square feet	b. square feet	c. square feet	d. square feet
Cubic Feet Flood Storage	e. cubic feet	f. cubic feet	g. cubic feet	h. cubic feet
8. <input type="checkbox"/> Isolated Land Subject to Flooding	a. square feet	b. square feet		
Cubic Feet Flood Storage	c. cubic feet	d. cubic feet	e. cubic feet	f. cubic feet
9. <input type="checkbox"/> Riverfront Area	a. total sq. feet	b. total sq. feet		
Sq ft within 100 ft	c. square feet	d. square feet	e. square feet	f. square feet
Sq ft between 100-200 ft	g. square feet	h. square feet	i. square feet	j. square feet



Massachusetts Department of Environmental Protection  
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 Massachusetts Wetlands Protection Act M.G.L. c. 131, §40

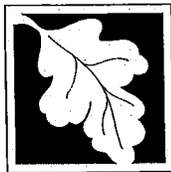
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**B. Findings (cont.)**

**Coastal Resource Area Impacts:** Check all that apply below. (For Approvals Only)

	Proposed Alteration	Permitted Alteration	Proposed Replacement	Permitted Replacement
10. <input type="checkbox"/> Designated Port Areas	Indicate size under Land Under the Ocean, below			
11. <input type="checkbox"/> Land Under the Ocean	_____	_____		
	a. square feet	b. square feet		
	_____	_____		
	c. c/y dredged	d. c/y dredged		
12. <input type="checkbox"/> Barrier Beaches	Indicate size under Coastal Beaches and/or Coastal Dunes below			
13. <input type="checkbox"/> Coastal Beaches	_____	_____	_____ cu yd	_____ cu yd
	a. square feet	b. square feet	c. nourishment	d. nourishment
14. <input type="checkbox"/> Coastal Dunes	_____	_____	_____ cu yd	_____ cu yd
	a. square feet	b. square feet	c. nourishment	d. nourishment
15. <input type="checkbox"/> Coastal Banks	_____	_____		
	a. linear feet	b. linear feet		
16. <input type="checkbox"/> Rocky Intertidal Shores	_____	_____		
	a. square feet	b. square feet		
17. <input type="checkbox"/> Salt Marshes	_____	_____	_____	_____
	a. square feet	b. square feet	c. square feet	d. square feet
18. <input type="checkbox"/> Land Under Salt Ponds	_____	_____		
	a. square feet	b. square feet		
	_____	_____		
	c. c/y dredged	d. c/y dredged		
19. <input type="checkbox"/> Land Containing Shellfish	_____	_____	_____	_____
	a. square feet	b. square feet	c. square feet	d. square feet
20. <input type="checkbox"/> Fish Runs	Indicate size under Coastal Banks, Inland Bank, Land Under the Ocean, and/or inland Land Under Waterbodies and Waterways, above			
	_____	_____		
	a. c/y dredged	b. c/y dredged		
21. <input type="checkbox"/> Land Subject to Coastal Storm Flowage	_____	_____		
	a. square feet	b. square feet		



Massachusetts Department of Environmental Protection  
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**B. Findings (cont.)**

\* #22. If the project is for the purpose of restoring or enhancing a wetland resource area in addition to the square footage that has been entered in Section B.5.c (BVW) or B.17.c (Salt Marsh) above, please enter the additional amount here.

22.  Restoration/Enhancement \*:

a. square feet of BVW

b. square feet of salt marsh

23.  Stream Crossing(s):

a. number of new stream crossings

b. number of replacement stream crossings

**C. General Conditions Under Massachusetts Wetlands Protection Act**

The following conditions are only applicable to Approved projects.

1. Failure to comply with all conditions stated herein, and with all related statutes and other regulatory measures, shall be deemed cause to revoke or modify this Order.
2. The Order does not grant any property rights or any exclusive privileges; it does not authorize any injury to private property or invasion of private rights.
3. This Order does not relieve the permittee or any other person of the necessity of complying with all other applicable federal, state, or local statutes, ordinances, bylaws, or regulations.
4. The work authorized hereunder shall be completed within three years from the date of this Order unless either of the following apply:
  - a. The work is a maintenance dredging project as provided for in the Act; or
  - b. The time for completion has been extended to a specified date more than three years, but less than five years, from the date of issuance. If this Order is intended to be valid for more than three years, the extension date and the special circumstances warranting the extended time period are set forth as a special condition in this Order.
  - c. If the work is for a Test Project, this Order of Conditions shall be valid for no more than one year.
5. This Order may be extended by the issuing authority for one or more periods of up to three years each upon application to the issuing authority at least 30 days prior to the expiration date of the Order. An Order of Conditions for a Test Project may be extended for one additional year only upon written application by the applicant, subject to the provisions of 310 CMR 10.05(11)(f).
6. If this Order constitutes an Amended Order of Conditions, this Amended Order of Conditions does not extend the issuance date of the original Final Order of Conditions and the Order will expire on \_\_\_\_\_ unless extended in writing by the Department.
7. Any fill used in connection with this project shall be clean fill. Any fill shall contain no trash, refuse, rubbish, or debris, including but not limited to lumber, bricks, plaster, wire, lath, paper, cardboard, pipe, tires, ashes, refrigerators, motor vehicles, or parts of any of the foregoing.



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**C. General Conditions Under Massachusetts Wetlands Protection Act**

8. This Order is not final until all administrative appeal periods from this Order have elapsed, or if such an appeal has been taken, until all proceedings before the Department have been completed.

9. No work shall be undertaken until the Order has become final and then has been recorded in the Registry of Deeds or the Land Court for the district in which the land is located, within the chain of title of the affected property. In the case of recorded land, the Final Order shall also be noted in the Registry's Grantor Index under the name of the owner of the land upon which the proposed work is to be done. In the case of the registered land, the Final Order shall also be noted on the Land Court Certificate of Title of the owner of the land upon which the proposed work is done. The recording information shall be submitted to the Conservation Commission on the form at the end of this Order, which form must be stamped by the Registry of Deeds, prior to the commencement of work.

10. A sign shall be displayed at the site not less than two square feet or more than three square feet in size bearing the words,

"Massachusetts Department of Environmental Protection" [or, "MassDEP"]

"File Number SE220-1239 "

11. Where the Department of Environmental Protection is requested to issue a Superseding Order, the Conservation Commission shall be a party to all agency proceedings and hearings before MassDEP.

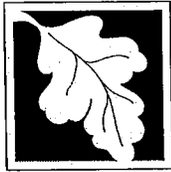
12. Upon completion of the work described herein, the applicant shall submit a Request for Certificate of Compliance (WPA Form 8A) to the Conservation Commission.

13. The work shall conform to the plans and special conditions referenced in this order.

14. Any change to the plans identified in Condition #13 above shall require the applicant to inquire of the Conservation Commission in writing whether the change is significant enough to require the filing of a new Notice of Intent.

15. The Agent or members of the Conservation Commission and the Department of Environmental Protection shall have the right to enter and inspect the area subject to this Order at reasonable hours to evaluate compliance with the conditions stated in this Order, and may require the submittal of any data deemed necessary by the Conservation Commission or Department for that evaluation.

16. This Order of Conditions shall apply to any successor in interest or successor in control of the property subject to this Order and to any contractor or other person performing work conditioned by this Order.



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Bureau of Resource Protection - Wetlands  
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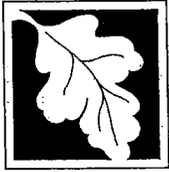
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**C. General Conditions Under Massachusetts Wetlands Protection Act (cont.)**

17. Prior to the start of work, and if the project involves work adjacent to a Bordering Vegetated Wetland, the boundary of the wetland in the vicinity of the proposed work area shall be marked by wooden stakes or flagging. Once in place, the wetland boundary markers shall be maintained until a Certificate of Compliance has been issued by the Conservation Commission.
18. All sedimentation barriers shall be maintained in good repair until all disturbed areas have been fully stabilized with vegetation or other means. At no time shall sediments be deposited in a wetland or water body. During construction, the applicant or his/her designee shall inspect the erosion controls on a daily basis and shall remove accumulated sediments as needed. The applicant shall immediately control any erosion problems that occur at the site and shall also immediately notify the Conservation Commission, which reserves the right to require additional erosion and/or damage prevention controls it may deem necessary. Sedimentation barriers shall serve as the limit of work unless another limit of work line has been approved by this Order.
19. The work associated with this Order (the "Project")
- (1)  is subject to the Massachusetts Stormwater Standards
  - (2)  is NOT subject to the Massachusetts Stormwater Standards

**If the work is subject to the Stormwater Standards, then the project is subject to the following conditions:**

- a) All work, including site preparation, land disturbance, construction and redevelopment, shall be implemented in accordance with the construction period pollution prevention and erosion and sedimentation control plan and, if applicable, the Stormwater Pollution Prevention Plan required by the National Pollution Discharge Elimination System Construction General Permit as required by Stormwater Condition 8. Construction period erosion, sedimentation and pollution control measures and best management practices (BMPs) shall remain in place until the site is fully stabilized.
- b) No stormwater runoff may be discharged to the post-construction stormwater BMPs unless and until a Registered Professional Engineer provides a Certification that:
  - i. all construction period BMPs have been removed or will be removed by a date certain specified in the Certification. For any construction period BMPs intended to be converted to post construction operation for stormwater attenuation, recharge, and/or treatment, the conversion is allowed by the MassDEP Stormwater Handbook BMP specifications and that the BMP has been properly cleaned or prepared for post construction operation, including removal of all construction period sediment trapped in inlet and outlet control structures;
  - ii. as-built final construction BMP plans are included, signed and stamped by a Registered Professional Engineer, certifying the site is fully stabilized;
  - iii. any illicit discharges to the stormwater management system have been removed, as per the requirements of Stormwater Standard 10;



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**C. General Conditions Under Massachusetts Wetlands Protection Act (cont.)**

iv. all post-construction stormwater BMPs are installed in accordance with the plans (including all planting plans) approved by the issuing authority, and have been inspected to ensure that they are not damaged and that they are in proper working condition;

v. any vegetation associated with post-construction BMPs is suitably established to withstand erosion.

c) The landowner is responsible for BMP maintenance until the issuing authority is notified that another party has legally assumed responsibility for BMP maintenance. Prior to requesting a Certificate of Compliance, or Partial Certificate of Compliance, the responsible party (defined in General Condition 18(e)) shall execute and submit to the issuing authority an Operation and Maintenance Compliance Statement ("O&M Statement") for the Stormwater BMPs identifying the party responsible for implementing the stormwater BMP Operation and Maintenance Plan ("O&M Plan") and certifying the following:

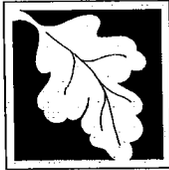
i.) the O&M Plan is complete and will be implemented upon receipt of the Certificate of Compliance, and

ii.) the future responsible parties shall be notified in writing of their ongoing legal responsibility to operate and maintain the stormwater management BMPs and implement the Stormwater Pollution Prevention Plan.

d) Post-construction pollution prevention and source control shall be implemented in accordance with the long-term pollution prevention plan section of the approved Stormwater Report and, if applicable, the Stormwater Pollution Prevention Plan required by the National Pollution Discharge Elimination System Multi-Sector General Permit.

e) Unless and until another party accepts responsibility, the landowner, or owner of any drainage easement, assumes responsibility for maintaining each BMP. To overcome this presumption, the landowner of the property must submit to the issuing authority a legally binding agreement of record, acceptable to the issuing authority, evidencing that another entity has accepted responsibility for maintaining the BMP, and that the proposed responsible party shall be treated as a permittee for purposes of implementing the requirements of Conditions 18(f) through 18(k) with respect to that BMP. Any failure of the proposed responsible party to implement the requirements of Conditions 18(f) through 18(k) with respect to that BMP shall be a violation of the Order of Conditions or Certificate of Compliance. In the case of stormwater BMPs that are serving more than one lot, the legally binding agreement shall also identify the lots that will be serviced by the stormwater BMPs. A plan and easement deed that grants the responsible party access to perform the required operation and maintenance must be submitted along with the legally binding agreement.

f) The responsible party shall operate and maintain all stormwater BMPs in accordance with the design plans, the O&M Plan, and the requirements of the Massachusetts Stormwater Handbook.



Massachusetts Department of Environmental Protection  
 Bureau of Resource Protection - Wetlands  
**WPA Form 5 – Order of Conditions**  
 Massachusetts Wetlands Protection Act M.G.L. c. 131, §40

Provided by MassDEP:  
 SE220-1239  
 MassDEP File #

eDEP Transaction #  
 Middleborough  
 City/Town

**C. General Conditions Under Massachusetts Wetlands Protection Act (cont.)**

- g) The responsible party shall:
  1. Maintain an operation and maintenance log for the last three (3) consecutive calendar years of inspections, repairs, maintenance and/or replacement of the stormwater management system or any part thereof, and disposal (for disposal the log shall indicate the type of material and the disposal location);
  2. Make the maintenance log available to MassDEP and the Conservation Commission ("Commission") upon request; and
  3. Allow members and agents of the MassDEP and the Commission to enter and inspect the site to evaluate and ensure that the responsible party is in compliance with the requirements for each BMP established in the O&M Plan approved by the issuing authority.
- h) All sediment or other contaminants removed from stormwater BMPs shall be disposed of in accordance with all applicable federal, state, and local laws and regulations.
- i) Illicit discharges to the stormwater management system as defined in 310 CMR 10.04 are prohibited.
- j) The stormwater management system approved in the Order of Conditions shall not be changed without the prior written approval of the issuing authority.
- k) Areas designated as qualifying pervious areas for the purpose of the Low Impact Site Design Credit (as defined in the MassDEP Stormwater Handbook, Volume 3, Chapter 1, Low Impact Development Site Design Credits) shall not be altered without the prior written approval of the issuing authority.
- l) Access for maintenance, repair, and/or replacement of BMPs shall not be withheld. Any fencing constructed around stormwater BMPs shall include access gates and shall be at least six inches above grade to allow for wildlife passage.

Special Conditions (if you need more space for additional conditions, please attach a text document):

**See Attached Standard Conditions**

- 20. For Test Projects subject to 310 CMR 10.05(11), the applicant shall also implement the monitoring plan and the restoration plan submitted with the Notice of Intent. If the conservation commission or Department determines that the Test Project threatens the public health, safety or the environment, the applicant shall implement the removal plan submitted with the Notice of Intent or modify the project as directed by the conservation commission or the Department.

**Standard Conditions DEP File #: SE220-1239**

**Applicant: Amelia Tracy, Renewable Generation MA, LLC**

1. A member of the Conservation Commission or its agent may enter and inspect the property and the activity that are the subjects of this Order of Conditions (OOC) at all reasonable times, with or without probable cause or prior notice, and until a Certificate of Compliance (COC) is issued, for the limited purpose of evaluating compliance with this OOC.
2. The term "applicant" as used in this OOC shall refer to the owner, any successor in interest or successor in control of the property referenced in the Notice of Intent, supporting documents and this OOC. The Commission shall be notified in writing within 30 days of all transfers of title of any portion of property that take place prior to the issuance of the COC.
3. This document shall be included by reference in all contracts, plans and specifications dealing with the activity that is the subject of this OOC, and that are created or modified after the issuance date of this OOC, along with a statement that this OOC shall supersede any conflicting contractual arrangements, plans or specifications.
4. The applicant shall provide a copy of this OOC to the person or persons supervising the activity that is the subject of this OOC, and will be responsible for ensuring that all persons performing the permitted activity are fully aware of the terms and conditions of this OOC.
5. If any change is made in the above-described plan(s) which may or will alter an area subject to protection under the Wetlands Protection Act, 310 CMR 10.00, the applicant shall inquire from this Commission or its agent, prior to implementing the change in the field, whether the change is significant enough to require the filing of a new Notice of Intent. Any errors in the plans or information submitted by the applicant shall be considered changes and the above procedures shall be followed.
6. It is the responsibility of the applicant to complete any review required by all agencies with jurisdiction over the activity that is the subject of this OOC, and to procure all required permits or approvals before any work commences. These reviews, permits and approvals may include but are not limited to the following:
  - a. Review by the U.S. Army Corps of Engineers for any Category 2 or Individual Permit activity, and procurement of any permits or approvals identified by the Corps;
  - b. Review by the Department of Environmental Protection (DEP) and procurement of any permits or approvals identified by DEP;

**Standard Conditions DEP File #: SE220-1239**

**Applicant: Amelia Tracy, Renewable Generation MA, LLC**

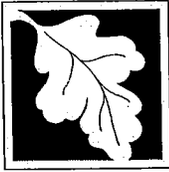
- c. Review by the Massachusetts Natural Heritage and Endangered Species Program for any projects within estimated and/or priority habitat and any permits or approvals identified by the Program;
  - d. Review by local planning boards, boards of health, zoning boards, and building inspectors, and procurement of any permits or approvals required by these boards or agencies.
- 
7. All construction materials, earth stockpiles, landscaping materials, slurry pits, waste products, refuse, debris, stumps, slash, or excavate may only be stockpiled or collected in areas as shown and labeled on the approved plan(s), or if no such areas are shown must be placed or stored outside all resource areas and associated buffer zones (unless authorized to do so) under cover and surrounded by a double-staked row of hay bales to prevent contact with rain water.
  8. No material of any kind may be buried, placed or dispersed in areas within the jurisdiction of the Commission by activities that are the subject of this OOC, except as are expressly permitted by this OOC or the plans approved herein.
  9. There shall be no pumping of water from wetland resource areas.
  10. All waste products, grubbed stumps, slash, construction materials, etc. shall be deposited at least 100 feet from wetland resource areas unless specified in this OOC.
  11. No fuel, oil, or other pollutants shall be stored in any resource area or the buffer zone thereto, unless specified in this OOC or expressly authorized by the Commission or their agent.
  12. Any material placed in wetland resource areas by the applicant without express authorization under this OOC shall be removed by the applicant upon demand by the Conservation Commission or its agent.
  13. There shall be no underground storage of fuel or other hazardous substance in areas within the jurisdiction of the Conservation Commission.
  14. Removal and storage of hazardous waste, if in an area subject to protection under the Wetlands Protection Act shall be as follows:
    - a. Removal and storage shall be conducted only when approved and directed by DEP, the U.S. Environmental Protection Agency (EPA) or other applicable state or federal agency under which remedial activities are

**Standard Conditions DEP File #: SE220-1239**

**Applicant: Amelia Tracy, Renewable Generation MA, LLC**

- b. directed and shall be conducted in the manner specified in the Notice of Intent and appropriate agency directives.
  - c. All hazardous materials, products and waste produced , stored or removed must be handled, treated and disposed of in accordance with local, state and federal law regulating such materials and must be located outside of the buffer zone to wetland resource areas, unless specifically authorized by the OOC and appropriate state and federal licensing and permitting agencies.
  - d. No hazardous waste shall be introduced or discharged into or toward wetland resource areas.
  - e. No hazardous waste shall be introduced or discharged into the sanitary or sewage systems in such a manner which will result in an impact to wetland resource areas unless approved by the Conservation Commission, board of health, DEP and/or EPA.
  - f. Identification of all types of hazardous materials used, produced or stored shall be submitted to the Conservation Commission in writing.
15. No trash dumpsters will be allowed within 100 feet of areas subject to protection under the Wetlands Protection Act unless authorized by the OOC.
16. This OOC shall pertain to the roadways, utilities within the roadway layout, and associated drainage facilities. Individual lot construction, including driveways, lot utilities, sewage and water, if under the Commission's jurisdiction, shall require individual Notices of Intent and/or Requests for Determination.
17. This OOC authorizes only the activity described on the approved plans(s) and approved documents referenced in this OOC. Any other or additional activity in areas within the jurisdiction of the Commission will require separate review and approval by the Commission or its agent.

Strict compliance with these Standard Conditions may be waived when in the judgment of the Conservation Commission such action is in the public interest and not inconsistent with the Wetlands Protection Act.



Massachusetts Department of Environmental Protection  
 Bureau of Resource Protection - Wetlands  
**WPA Form 5 – Order of Conditions**  
 Massachusetts Wetlands Protection Act M.G.L. c. 131, §40

Provided by MassDEP:  
SE220-1239  
 MassDEP File #  
 \_\_\_\_\_  
 eDEP Transaction #  
Middleborough  
 City/Town

**D. Findings Under Municipal Wetlands Bylaw or Ordinance**

1. Is a municipal wetlands bylaw or ordinance applicable?  Yes  No
2. The \_\_\_\_\_ hereby finds (check one that applies):

Conservation Commission

- a.  that the proposed work cannot be conditioned to meet the standards set forth in a municipal ordinance or bylaw, specifically:

1. Municipal Ordinance or Bylaw

2. Citation

Therefore, work on this project may not go forward unless and until a revised Notice of Intent is submitted which provides measures which are adequate to meet these standards, and a final Order of Conditions is issued.

- b.  that the following additional conditions are necessary to comply with a municipal ordinance or bylaw:

1. Municipal Ordinance or Bylaw

2. Citation

3. The Commission orders that all work shall be performed in accordance with the following conditions and with the Notice of Intent referenced above. To the extent that the following conditions modify or differ from the plans, specifications, or other proposals submitted with the Notice of Intent, the conditions shall control.

The special conditions relating to municipal ordinance or bylaw are as follows (if you need more space for additional conditions, attach a text document):

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**Massachusetts Department of Environmental Protection**  
 Bureau of Resource Protection - Wetlands  
**WPA Form 5 – Order of Conditions**  
 Massachusetts Wetlands Protection Act M.G.L. c. 131, §40

Provided by MassDEP:  
SE 220 - 1239  
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**E. Signatures**

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



This Order is valid for three years, unless otherwise specified as a special condition pursuant to General Conditions #4, from the date of issuance.

Please indicate the number of members who will sign this form.

This Order must be signed by a majority of the Conservation Commission.

The Order must be mailed by certified mail (return receipt requested) or hand delivered to the applicant. A copy must be mailed, hand delivered or filed electronically at the same time with the appropriate MassDEP Regional Office.

6/22/2015  
 1. Date of Issuance  
Five  
 2. Number of Signers

Signatures:

D. Jeffrey Erickson

John J. Medeiros

Janet Miller *Janet Miller*

by hand delivery on

Date

John Neely *John Neely*

Jacqueline Schmidt *Jacqueline Schmidt*

Diane C. Stewart *Diane C. Stewart*

Steven Ventresca *Steven Ventresca*

by certified mail, return receipt requested, on

Date

6/22/2015

**F. Appeals**

The applicant, the owner, any person aggrieved by this Order, any owner of land abutting the land subject to this Order, or any ten residents of the city or town in which such land is located, are hereby notified of their right to request the appropriate MassDEP Regional Office to issue a Superseding Order of Conditions. The request must be made by certified mail or hand delivery to the Department, with the appropriate filing fee and a completed Request for Departmental Action Fee Transmittal Form, as provided in 310 CMR 10.03(7) within ten business days from the date of issuance of this Order. A copy of the request shall at the same time be sent by certified mail or hand delivery to the Conservation Commission and to the applicant, if he/she is not the appellant.

Any appellants seeking to appeal the Department's Superseding Order associated with this appeal will be required to demonstrate prior participation in the review of this project. Previous participation in the permit proceeding means the submission of written information to the Conservation Commission prior to the close of the public hearing, requesting a Superseding Order, or providing written information to the Department prior to issuance of a Superseding Order.

The request shall state clearly and concisely the objections to the Order which is being appealed and how the Order does not contribute to the protection of the interests identified in the Massachusetts Wetlands Protection Act (M.G.L. c. 131, § 40), and is inconsistent with the wetlands regulations (310 CMR 10.00). To the extent that the Order is based on a municipal ordinance or bylaw, and not on the Massachusetts Wetlands Protection Act or regulations, the Department has no appellate jurisdiction.



7

**Jacqueline Shanley**

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**From:** Jaime Meserve <jaimemeserve@gmail.com>  
**Sent:** Friday, June 26, 2015 1:59 PM  
**To:** SelectmenWeb  
**Subject:** A Plus Waste at 88 River Street

Dear Selectmen,

I am emailing in hopes that someone in our town will take up our concerns and issues with the facility at 88 River Street.

For several months, my husband and I, as well as our neighbors have been experiencing vile odors coming from A Plus Waste at 88 River Street. We experienced these odors last year and Ron assured us that they were in fact coming from his neighbor's yard. We have since realized that this is not the case. The odors range from a strong rubbish smell, to a soapy, musty smell. We can not escape this odor on our properties and it's enough to cause headaches and/or nausea if you remain outside. We can't even open our windows some days because of this and it's embarrassing to have to explain to visitors.

On several occasions, in fact many times a week, we have called Mass DEP, because according to his permit, he is not to create such a nuisance odor... Yet he is. The DEP has sent out several agents who have all noted the strong odor.... Yet somehow, our complaints are set aside once sent to his permitting agent. We have also called our state rep about this matter.

Before this, we had been calling our town BOH, who more or less informed us that there was little they could do in the way of enforcement and that DEP would be the authority. Is this really the case?

As per his Odor Abatement Plan, which was submitted to the DEP, he's using a system to mitigate odors. I highly doubt that is operational at this time, considering that it's on the backside of the collapsed structure.

At this point, we, as taxpayers, are feeling let down by our town. We have called all involved town departments many times about the problems that exist there and still, here we are.

In addition to our main concern with the strong, repulsive odors, we are experiencing serious issues with dust/dirt, and trash blowing around, continually operating outside of business hours, odiferous debris on the roadway, operating inside of a condemned and dangerous collapsed structure (clearly disregarding OSHA regulations) and inadequate jake signage. (Trucks are blasting their jake brakes in front of our home in the early morning). All of these issues, aside from the collapsed building, are clear violations of the terms set fourth by the town in September of 2013. Speaking of which, I would like to know if the town has checked to make sure that the facility is keeping up on his pest control plan since he is now taking in food waste? I could not get an answer from any town department.

In any event, our main concern at this point is the quality of the air we are breathing on our property, which is a mixture of thick odor and dust. When we purchased our home, we did our due diligence. We studied his permit, educated ourselves on what he was doing and what he wanted to do, and went to the meetings with the town, relative to his operation. We even built a large fence on our frontage in an attempt to mitigate potential odor and dust. He is not following his plan, or operating according to his permit, and as a result, we are forced to spend our summer feeling sick over the overwhelming stench outside. I invite every one of our Board of Selectmen to come out to River street and experience this for yourselves. Depending on the wind and heat, you

may smell it on Thompson street or just on River. Either way, it's repulsive and I think terribly unfair for the town to expect us to live with it.

Thank you in advance for your attention to this matter.

Jason and Jaime Meserve  
83 River Street  
Middleborough

Sent from my iPhone

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Jaime Meserve

8

**Jacqueline Shanley**

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**From:** Czepiga, Page (ENV) <page.czepiga@state.ma.us>  
**Sent:** Wednesday, June 24, 2015 1:59 PM  
**To:** Boeri, Robert (ENV); Yeo, Jonathan (DCR); Tipton, Nathaniel (DCR); Logan, John (FWE); Petitpas, Christian (FWE); Zoto, George (DEP); Stone, Sharon (DEP); Valentine, Derek (DOT); Lucien, Lionel (DOT); Rawding, Nathan (DOT); Perry, Mary-Joe (DOT); Simon, Brona (SEC); Simon, Brona (SEC); Glorioso, Lauren (FWE); Schluter, Eve (FWE); Singleton, Stolle (ENV); ssmith@srpedd.org; planning.board@lakevillema.org; board.health@lakevillema.org; nyeatts@lakevillema.org; rgarbitt@lakevillema.org; Bourre, Richard (ENV); Flaherty, Erin (ENV); Wixon, Josephine (ENV); SelectmenWeb; Ruth Geoffroy; Robert Buker; ConservationWeb  
**Cc:** rrego@primeengineering.org  
**Subject:** Notice of MEPA Scoping Session - EEA No. 15383 - Lakeville Gas - LAKEVILLE

**Notice of MEPA SCOPING Session**

**To:** Distribution  
**From:** Page Czepiga, MEPA Unit  
**Subject:** Lakeville Gas - LAKEVILLE  
**EEA#:** 15383

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An Expanded Environmental Notification Form (EENF) has been submitted to the Massachusetts Environmental Policy Act (MEPA) office for this project. The project includes the demolition of a state-listed historic structure and construction of a gas station with twenty-seven parking spaces, six dispenser islands, and a 5,000 sf structure containing a convenience store and a coffee shop with drive-up window. The project will result in a total of 1.34 acres of impervious area and will generate approximately 4,370 unadjusted daily vehicle trips or 1,572 adjusted daily vehicle trips (accounting for internal and pass-by trips). The project requires a Highway Access Permit from the Massachusetts Department of Transportation (MassDOT) to access Route 105 (Main Street). The project will also require consultation with the Massachusetts Historical Commission and may require a Conservation and Management Permit from the Division of Fisheries and Wildlife – Natural Heritage and Endangered Species Program.

The Proponent has requested that a Single Environmental Impact Report (EIR) be prepared in lieu of a Draft and Final EIR. A scoping session will be held to receive advice and comments from agencies, officials, and citizens regarding which environmental issues, if any, are significant for this project. Opinions as to the extent and significance of possible environmental impact will be welcome.

**The meeting is scheduled as follows:**

**Date:** Wednesday, July 1, 2015

**Time:** 10:00am

**Location:** Prime Engineering Offices – 350 Bedford Street, Lakeville

**Project Contact:** Robert Rego, Prime Engineering, 508-947-0050

A site visit will follow the Scoping Session.

Comments on the project will be welcome in writing prior to **July 10, 2015**. A Certificate on the ENF will be issued on **July 17, 2015**.

Pursuant to the requirements of the Americans With Disabilities Act, this Meeting Notice is available in alternative formats upon request. Questions on the meeting may be answered by contacting Page Czepiga, MEPA Analyst at (617) 626-1021.

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**Page Czepiga**

**Environmental Analyst, MEPA Office**

**Executive Office of Energy and Environmental Affairs**

100 Cambridge Street, Suite 900 | Boston, MA 02114

☎: 617-626-1021 | 📞: 617-626-1181 | ✉ [page.czepiga@state.ma.us](mailto:page.czepiga@state.ma.us)

9

**Jacqueline Shanley**

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**From:** MRIG <middleboro.retirees.ins.group@gmail.com>  
**Sent:** Monday, June 22, 2015 10:31 AM  
**To:** MRIG  
**Subject:** Middleboro Retirees Insurance Group - June 2015 Newsletter and a link to WEP, COLA and other statewide issues  
**Attachments:** Newsletter\_32 - June 2015.pdf

**Watch for the July edition of the Mass Retirees Newsletter, "The Voice". Read on page 8, how Mass Retirees' leadership show empathy towards our unsuccessful legal battle and offer encouragement to MRIG in continuing to fight for our retirees. On the front page Mass Retirees discuss both WEP legislation and COLA base increases throughout Massachusetts. On page 4 the new GIC Medicare drug program is reviewed.**

**Go to:** <http://www.massretirees.com/the-voice>

**TOWN OF MIDDLEBORO RETIREES INSURANCE GROUP (MRIG)**

**MIDDLEBORO.RETIREES.INS.GROUP@GMAIL.COM**

**JUNE 2015**

## **REPORT ON ANNUAL MEETING HELD MAY 19, 2015**

Chairman, Charles Armanetti, called the Annual Meeting of the Middleboro Retirees Insurance Group to order with approximately 30 members in attendance. He thanked all for attending and for their support during the past year and donations to the COA Food Pantry. He introduced the Executive Committee and extended thanks to Andrea Priest, COA Director, for allowing MRIG to meet at the Council on Aging building.

Mary Cook, Treasurer, reported that the checking account currently had a balance of \$3,111.61. A motion was made, seconded and voted to accept the Treasurer's report.

Guest speakers were: Town Manager Robert Nunes, Veterans Agent Paul Provencher, COA Director Andrea Priest and Shine Assistant Director Tracey Benson.

The Town Manager spoke on his open door policy and that he welcomes any input into the issues that face the Town now and in the future. In answer to a question from the floor he stated that contract negotiations are in the works regarding the possible change in the percentage split for Non-Medicare retirees and active employees who have been moved from the PPO plans (no longer available) to POS plans that have been substituted for them.

Since the retirees have no bargaining rights, it is up to each us to reach out to our former unions to see how negotiations are progressing and to what outcome, there is no guarantee of any change in the percentage split.

Paul Provencher, Andrea Priest and Tracey Benson all spoke about the programs their Departments provide. Anyone who has questions about qualifications and what programs are available should contact them.

Chairman Armanetti introduced Patty Lacerda, of the Nominating Committee. She read the list of nominees for the Executive Committee as follows: Charles Armanetti, George Chace, Mary Cook, Madeline Davern, Barbara Hadsell, Sue McCusker, Harry Pickering, June Rogers, Gene Turney, Gail Twomey and Betty Wainwright. The nominee for Alternate Member: George Andrade. The nominating process was opened to the floor. There being no further nominations from the floor a voice vote was taken and the slate of Executive Committee candidates were elected.

## **FOR YOUR INFORMATION**

It has been reported to us that some of the Non-Medicare retirees have encountered a problem with their insurance regarding coverage. Apparently some hospitals do not have agreements with some plans for coverage beyond emergency rooms. This could result in unexpected bills you didn't count on. Before scheduling any inpatient hospitalizations check your plan and with GIC to make sure you will be covered.



Taunton, MA 02780

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**TOWN OF MIDDLEBORO RETIREES INSURANCE GROUP (MRIG)**  
**MIDDLEBORO.RETIREES.INS.GROUP@GMAIL.COM**  
**JUNE 2015**

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you didn't count on. Before scheduling any inpatient hospitalizations check your plan and with GIC to make sure you will be covered.

As a reminder to those members who are approaching their 65<sup>th</sup> birthday you may be wanting to look into what supplement plan is best for you (where you live, what doctors you want to continue to have available to you, etc.) as you sign up for Medicare. We understand GIC will send you a reminder 4 to 6 weeks prior to your birthday but you may want to make sure of your coverage options prior to that time. If you have a dependent who is not yet eligible for Medicare this may influence your choices.

GIC has a pamphlet available that is very informative as you make these decisions.

**DUES / CONTACT INFORMATION**

If you have any questions regarding your membership in MRIG or you need to change any contact information, please contact our Treasurer, Mary Cook, at richard.cook2@verizon.net or 508-821-2112 and she will help you. If you are still receiving this newsletter via the U.S. Postal Service and have an e-mail address, please share it with us as we can't produce notices and mail them as rapidly as we can e-mail information. This form is available on our website. You can also fill out and print a copy of this form if you go to the contacts section of our website.

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**TOWN OF MIDDLEBORO RETIREES INSURANCE GROUP (MRIG)**  
**MEMBERSHIP REGISTRATION – 2015 - \$5.00**

NAME: \_\_\_\_\_  
ADDRESS: \_\_\_\_\_  Check here if new address  
CITY/TOWN: \_\_\_\_\_ ZIP: \_\_\_\_\_  
E-MAIL: \_\_\_\_\_  Check here if new Email address  
TELEPHONE: \_\_\_\_\_  Check here if new phone

(This information is confidential and will not be shared with any other person or organization.)

Make checks payable to: MRIG  
c/o Mary Cook  
130 Scadding Street  
Taunton, MA 02780