



# Town of Carlisle

MASSACHUSETTS 01741



Office of  
*TOWN CLERK*  
66 Westford Street  
Tel. (978) 369-6155

November 14, 2018

MIDDLESEX, SS:

On the above date, I posted attested copies of the Supplemental Decision of the Amendments to the General Bylaws, Article 14, which was approved at the Annual Town Meeting convened on April 30, 2018. The re-submission of the article was approved by Maura Healey, Attorney General, on November 13, 2018, and is posted in the following locations in the Town of Carlisle:

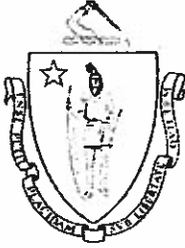
CARLISLE POST OFFICE, TOWN HALL POSTING BOARD, GLEASON PUBLIC LIBRARY VESTIBULE, TOWN WEBSITE.

CONSTABLE

CLAIMS OF INVALIDITY BY REASON OF ANY DEFECT IN THE PROCEDURE OF ADOPTION OR AMENDMENTS OF THESE BYLAWS MAY ONLY BE MADE WITHIN NINETY (90) DAYS PER CHAPTER 40, SECTION 32, OF THE GENERAL LAWS OF THE COMMONWEALTH.

MARY DE ALDERETE  
TOWN CLERK





THE COMMONWEALTH OF MASSACHUSETTS  
OFFICE OF THE ATTORNEY GENERAL

CENTRAL MASSACHUSETTS DIVISION  
10 MECHANIC STREET, SUITE 301  
WORCESTER, MA 01608

MAURA HEALEY  
ATTORNEY GENERAL

(508) 792-7600  
(508) 795-1991 fax  
[www.mass.gov/ago](http://www.mass.gov/ago)

November 13, 2018

Mary DeAlderete, Town Clerk  
Town of Carlisle  
66 Westford Street  
Carlisle, MA 01741

Re: Carlisle Annual Town Meeting of April 30, 2018 -- Case # 9070  
Warrant Article # 21 (Zoning)  
Warrant Articles # 14, 22 and 23 (General)

SUPPLEMENTAL DECISION

Dear Ms. DeAlderete:

On June 21, 2018, this Office received the by-law amendments adopted under Articles 14, 21, 22 and 23 from the April 30, 2018 Carlisle Annual Town Meeting. On September 7, 2018, we approved Articles 14 and 22; took no action on Article 23 (amendments to the Town's personnel bylaws) and extended our deadline on Article 21 until December 18, 2018. For the reasons provided below, this decision supplements our previous decision of September 7, 2018 regarding Article 14.

On October 3, 2018, the Town Clerk informed us that what was originally submitted as the certified vote under Article 14 (and the text that we approved), did not accurately reflect the text voted by Town Meeting. The Town Clerk has now provided us with a corrected, certified copy of Article 14.<sup>1</sup> Having reviewed this re-submission, we approve Article 14.

**Note:** Pursuant to G.L. c. 40, § 32, neither general nor zoning by-laws take effect unless the Town has first satisfied the posting/publishing requirements of that statute. Once this statutory duty is fulfilled, (1) general by-laws and amendments take effect on the date these posting and publishing requirements are satisfied unless a later effective date is prescribed in the by-law, and (2) zoning by-laws and amendments are deemed to have taken effect from the

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<sup>1</sup> Article 14 adopted a new Section 14.6, "Animal Control Bylaw." The certified vote originally submitted inadvertently excluded a portion of Section 14.6.4.1, regarding commercial dog walkers.



**date they were approved by the Town Meeting, unless a later effective date is prescribed in the by-law.**

Very truly yours,

MAURA HEALEY  
ATTORNEY GENERAL

*Nicole B. Caprioli*

By: Nicole B. Caprioli  
Assistant Attorney General  
Municipal Law Unit  
10 Mechanic Street, Suite 301  
Worcester, MA 01608  
(508) 792-7600 ext. 4418  
[nicole.caprioli@state.ma.us](mailto:nicole.caprioli@state.ma.us)

cc: Town Counsel Thomas J. Harrington





# Town of Carlisle

MASSACHUSETTS 01741

Office of  
*TOWN CLERK*  
66 Westford Street  
Tel. (978) 369-6155



October 3, 2018

Maura Healey  
Attorney General  
Office of the Attorney General  
Central Massachusetts Division  
10 Mechanic Street, Suite 301  
Worcester, MA 01608

Dear Attorney General Healey,

Enclosed please find a resubmission of Case #9070, to repair any defect caused by incomplete submission of Article #14, Animal Control Bylaw, for the Town of Carlisle, section 14.6.4.1.

Kindly let me know if you need further information or assistance regarding this matter.

Sincerely,

  
Mary de Alderete, CMC  
Town Clerk, Notary Public

att: Article 14 Resubmission for Approval

# FORM 1

Town: CARLISLE

"Pursuant to G.L. c. 40, § 32, I hereby request approval of the enclosed amendments to our town by-laws. G.L. c. 40, § 32, specifies that this request must be made within thirty (30) days after final adjournment of Town Meeting. The mandatory forms are included."

1.) Town Meeting (*check one*): NOTE: If "Other" is selected, please specify (i), (ii), or (iii)

Annual

i.) Authorized by Charter

Special

ii.) Authorized by Special Act

Other (*specify*)

iii.) Authorized by By-Law

2.) Date Town Meeting First Convened: MONDAY, APRIL 30, 2018

3.) Date(s) of Adjourned Sessions: N/A

4.) Identify Warrant Article(s) Submitted:

Does any by-law submitted in this packet derive from a local option statute or a special act?

No  Yes (*if yes please submit Form 6*)

a.) Zoning \_\_\_\_\_

Does any by-law submitted in this packet, create or amend a by-law adopted under G.L. c. 40R (smart growth zoning by-law)?

No  Yes (*if yes please submit Form 6*)

b.) Historical District: \_\_\_\_\_

c.) General ARTICLE 14, ANIMAL CONTROL BYLAW

d.) Charter Amendment (proposed amendments to an existing charter pursuant to G.L. c. 43B, § 10) \_\_\_\_\_

5.) Identify Zoning/Historical Maps Relating to Warrant Articles: \_\_\_\_\_

# FORM 1

6.) Town Counsel contact information:

Attorney: THOMAS J. HARRINGTON  
Firm: MIYARES AND HARRINGTON, LLP  
Mailing Address: 40 GROVE STREET, SUITE 190  
City WELLESLEY State MA Zip Code 02482  
Phone Number (617) 489-1600 Fax Number (617) 489-1630  
Email: tom@miyares-harrington.com

7.) Town Clerk contact information:

Name (Print): MARY DE ALDERETE  
Signature: \_\_\_\_\_  
Mailing Address: OFFICE OF THE TOWN CLERK, 66 WESTFORD STREET  
City CARLISLE State MA Zip Code 01741  
Phone Number (978) 369-6155 Fax Number (978) 371-0594  
Email: townclerk@carlislema.gov  
Work Schedule: MONDAY - FRIDAY 9:00 AM TO 3:00 PM

8.) Planning Board member contact information:

Name (Print): GEORGE E. MANSFIELD  
Mailing Address: CARLISLE PLANNING BOARD, 66 WESTFORD STREET  
City CARLISLE State MA Zip Code 01741  
Phone Number (978) 369-9702 Fax Number (978) 369-4521  
Email: gmansfield@carlislema.gov  
Work Schedule: MONDAY - FRIDAY 9:00 AM TO 3:00 PM

PLEASE ELECTRONICALLY FILE YOUR BY-LAW SUBMISSION PACKAGE AT:

**BYLAWS@STATE.MA.US**

# FORM 2

Town: CARLISLE

Date Town Meeting Convened: MONDAY, APRIL 30, 2018

## Form 2 - Town Meeting Action

Please provide the following:

**Submission #1, EXISTING BY-LAW.**

One (1) certified copy of the entire main section of the existing by-law within which each proposed amendment occurs. This requirement is very important because without the full text of the entire main section of the existing by-law being amended we will be unable to ascertain the full meaning of the proposed changes in context. By-law amendments include even minor technical changes in current by-laws, amendments to tables showing uses permitted in different zoning districts, and amendments which re-codify, reorganize or renumber existing by-laws previously approved by the Attorney General.

Note: if the Town's by-laws are available on the Internet, you may direct us to the website location rather than including a copy of the existing by-law being amended.

Existing by-law(s) may be found online at: <http://ma-carlisle.civicplus.com/304/Bylaws>

**Submission #2, TOWN MEETING ACTION.**

One (1) certified copy of the main motion, or amended main motion voted by town meeting, with the date, article number, name of Town and votes thereon. Because not all seals will show up when scanned and emailed, we request that you certify with "A true copy attest" language and your signature. Also, please include a copy of each floor amendment favorably acted upon by Town Meeting. We do not need copies of floor amendments that were unfavorably acted upon by Town Meeting.

**Submission #3, FINAL VERSION OF BY-LAW AS AMENDED.**

One (1) certified copy of the by-law (Submission #1) as amended by town meeting (Submission #2).

For any vote requiring a simple majority it will be sufficient to certify that the moderator declared that the motion carried. Where the vote was unanimous, it will be sufficient to certify that the moderator declared that the motion carried unanimously.

For any vote requiring more than a simple majority and where the vote was not unanimous an actual vote count must be taken. Zoning by-laws and historic district by-laws require a two-thirds vote.

However, if the town has either (a) by vote of this town meeting, or (b) in a previously adopted general by-law, voted that a counted vote need not be taken and that the Moderator may declare that a 2/3ds vote has been achieved, then such declaration of the Moderator will be sufficient [see G.L. c. 39, § 15] (select below):

If by (a), then please attach a certified copy of the Town Meeting action from this Town Meeting showing the vote to dispense with a counted vote.

If by (b), then please provide the following:

The date on which it was adopted by town meeting:

Date: NOVEMBER 21, 2001

The date it was approved by the Attorney General's Office:

Date: FEBRUARY 27, 2002

TOWN OF CARLISLE

Section 14.6 Animal Control Bylaw

14.6.0 Purpose

Pursuant to the authority set forth in Chapter 140, Sections 136A through 174E of the General Laws and any other relevant statutes and regulations issues pursuant thereto, the following requirements are adopted for the regulation of dogs within the Town of Carlisle.

14.6.1 Definition of Terms

The definitions of words and terms set forth in Chapter 140, Section 136A of the General Laws are incorporated into this Section 14.6, Animal Control Bylaw, and shall be applicable to the interpretation thereof. In addition, unless context clearly indicates otherwise, the following words and terms, as used in this bylaw, shall have the following meanings:

14.6.1.1 DOGS: All animals of the canine species, both males and females, and of any age.

14.6.1.2 DOG UNDER CONTROL: A dog that is (1) physically controlled by a person by means of a leash, cord or chain held by the person, or (2) a dog that is contained within a physical or electric fence; or (3) a dog that is at all times within sight of their person, is actively monitored by that person, and that at all times immediately responds to a recall command by their person.

14.6.1.3 RUNNING AT LARGE: A dog is running at large if it is not on the private property of its owner or keeper, or on private property with the express permission of that property's owner, or is otherwise not a Dog Under Control as defined above.

14.6.2 Responsibility of Dog Owner or Keeper

14.6.2.1 No dog owner or keeper shall permit the dog to become or remain a nuisance dog or a dangerous dog, as those terms are defined and used in Chapter 140 Sections 136A and 157 of the General Laws.

14.6.2.2 Every dog owner or keeper shall be responsible for expeditiously removing any feces that the dog deposits anywhere except on its owner's or keeper's private property, or on other private property with the property owner's permission.

14.6.2.3 The owner or keeper shall annually license his/her dog in accordance with Section 14.6.3 of this bylaw.

14.6.2.4 Control Provisions

An owner or keeper of a dog within the territorial limits of the Town of Carlisle shall not allow such a dog to be Running at Large. When outside of the boundaries of the premises of the owner/keeper or the premises of another person with their express

knowledge and permission, the owner/keeper or their duly authorized agent of said dog shall ensure that the dog is a Dog Under Control using one of the methods described in Section 14.6.1.2 of this bylaw. Regardless of the method of control described in Section 14.6.1.2, when off the owner's or keeper's property, an owner or keeper shall carry one leash per dog (coupler leashes permitted) at all times on their person.

### **14.6.3 Licenses**

14.6.3.1 In accordance with Chapter 140, Section 137 of the General Laws, the owner or keeper of a dog within the Town shall cause the dog to be initially licensed when it attains the age of six months and annually thereafter. Proof of a currently valid rabies vaccination shall be required prior to the issuance of any license.

14.6.3.2 The annual licensing date shall be January 1st of any year.

14.6.3.3 The Town Clerk shall, pursuant to Chapter 40, Section 22F of the General Laws, from time to time fix reasonable annual fees to be charged for the issuance of licenses for dogs. At the adoption of these bylaws, the annual licensing fee shall be fixed at \$15 for a spayed/neutered dog and \$20 for an intact dog. These fees shall not be increased without a majority vote of the voters present at a Town Meeting.

14.6.3.4 The Town Clerk shall, pursuant to Chapter 40, Section 22F of the General Laws, from time to time fix reasonable annual fees to be charged for the issuance of licenses for kennels.

14.6.3.5 The Town Clerk shall be responsible for the issuance of all licenses related to this bylaw.

14.6.3.6 Any person who is the owner or keeper of a dog in the Town of Carlisle, and who fails to license said dog by April 1<sup>st</sup> of any year, shall be subject to a late fee of twenty-five dollars (\$25.00) to be payable, in addition to the license fee. The license fee and the late fee(s) may be secured through the imposition of a municipal charges lien on any property standing in the name of the dog owner or keeper, pursuant to Chapter 40, Section 58 of the General Laws.

### **14.6.4 Commercial Dog Walkers**

14.6.4.1 Except in accordance with an annual permit issued by the Board of Selectmen or its designee, no person shall act as a Commercial Dog Walker in the Town of Carlisle. For purposes of this section, a Commercial Dog Walker shall mean a person engaged in the business of exercising or handling dogs owned by another using public land, and who receives compensation for this work. Provided, however, that this definition shall exclude elementary, middle, high school and college students who are Carlisle residents providing dog walking services for a fee, but such persons shall be prohibited from exercising or handling more than two dogs simultaneously. The permit issued under the authority of this section shall be non-transferable and the fee therefor shall be non-refundable. The fee for such permit shall be established by the Board of Selectmen.

14.6.4.2 The permit issued under this section shall be comprised of two parts, a permit which the Commercial Dog Walker shall carry upon his or her person, and a placard that shall be displayed in the Commercial Dog Walker's vehicle. The permit shall state the number of dogs that the Commercial Dog Walker is licensed to walk at any one time, provided,

however, that such number shall not exceed five dogs. Permits shall not be granted under this section unless the Commercial Dog Walker agrees that he/she shall indemnify and hold harmless the Town of Carlisle from any and all loss, liability, damage or cost incurred related to the permit holder's activities or the activities of dogs under his/her care. No more than three commercial dog walker licenses will be issued to any one dog walking business.

14.6.4.3 In addition to any conditions imposed by the Board of Selectmen for use of a commercial dog walker permit, the following conditions shall apply:

14.6.4.3.1 All dog waste shall be cleaned up and properly disposed of.

14.6.4.3.2 All dogs walked shall wear a current license and rabies tag. If the dog is too young to be licensed, the Commercial Dog Walker shall provide, at the request of an enforcing authority, proof of vaccinations.

14.6.4.3.3 The Commercial Dog Walker shall carry one leash for each dog being walked.

14.6.4.3.4 Each coupler leash used by an owner or walker shall count as multiple leashes based on the number of clips attached to the dog collars.

14.6.4.3.5 All requirements of Sections 14.6.2.1, 14.6.2.2, and 14.6.2.4 shall apply to Commercial Dog Walkers.

14.6.4.4 The Board of Selectmen may adopt, and periodically amend, rules and regulations to effectuate the purposes of this Section 14.6.4 of the Animal Control Bylaw. Failure of the Board of Selectmen to promulgate such rules and regulations shall not have the effect of suspending or invalidating this Section 14.6.4 of the Animal Control Bylaw.

#### **14.6.5 Violations and Penalties**

14.6.5.1 The failure of the owner or keeper of any dog or pet to comply with this bylaw or with any order of the Animal Control Officer or the Board of Selectmen shall be a violation of this bylaw.

14.6.5.2 The failure of the owner or keeper of any dog to comply with the registration and license requirements provided in this Section 14.6 of the bylaws and in Chapter 140, Sections 136A through 174E of the General Laws shall be a violation of this bylaw.

14.6.5.3 The failure of a Commercial Dog Walker to comply with the requirements of Section 14.6.4 shall be a violation of this bylaw. In addition to any other remedy provided herein, the Board of Selectmen, or its designee, may for cause suspend for a period of time or revoke a permit issued under Section 14.6.4 following a hearing.

14.6.5.4 In addition to any other remedy provided by law, this Section 14.6 of the bylaws may be enforced by the Animal Control Officer, or any police officer of the Town, or the Board of Selectmen, through any means available in law or equity, including but not limited to criminal indictment in accordance with Chapter 40, Section 21 of the General Laws, noncriminal disposition in accordance with Chapter 40, Section 21D of the General Laws and Section 1.4.2 of these bylaws entitled "Non-criminal Disposition", and, in instances of a violation of a nuisance dog or dangerous dog order issued pursuant to Chapter 140,

Section 157 of the General Laws, in accordance with Chapter 140, Section 157A of the General Laws, as may be amended from time to time.

14.6.5.4.1 When enforced in accordance with Chapter 40, Section 21 of the General Laws, the maximum penalty shall be \$300 and each day a violation exists shall constitute a separate violation.

14.6.5.4.2 When enforced by the Animal Control Officer or the police officer of the Town through non-criminal disposition, the penalties shall be as follows:

First Offense:	\$50
Second Offense:	\$150
Third and subsequent offense:	\$300

14.6.5.4.3 Violation of Nuisance Dog or Dangerous Dog Order.

An owner or keeper of a dog who fails to comply with an order of the Selectmen or district court issued pursuant to Chapter 140, Section 157A of the General Laws shall be punished as provided in that statute.

#### 14.6.6 **Animal Control Officer**

14.6.6.1 The Board of Selectmen shall appoint an Animal Control Officer pursuant to Chapter 140, Sections 151 and 151A of the General Laws. The Animal Control Officer's duties shall include the enforcement of the Town of Carlisle's Animal Control Bylaw, Section 14.6, and all applicable provisions of Chapter 140, Sections 136A through 174E of the General Laws.

14.6.6.2 The Animal Control Officer shall make a written record of and investigate all complaints arising within the Town pertaining to violations of any provision of this bylaw, Section 14.6, or to violations pertaining to Chapter 140, Sections 136A through 174 of the General Laws and any relevant State or local regulations. The Animal Control Officer shall report his or her findings to the Board of Selectmen.

#### 14.6.6.3 **Record Keeping**

The Animal Control Officer shall keep accurate, detailed records of the confinement and disposition of all dogs held in custody, all bite cases reported, and the results of investigations. The Animal Control Officer shall maintain a telephone log of all calls received regarding dogs and submit a quarterly report summarizing the log to the Board of Selectmen.

#### 14.6.6.4 **Issuance of Temporary Restraint Orders**

The Animal Control Officer may issue a Temporary Restraint Order to the owner or keeper of any dog that is alleged to be a nuisance dog or a dangerous dog and is awaiting a decision under Section 14.6.7. A Temporary Restraint Order shall be in force for no more than thirty (30) days unless the Animal Control Officer renews it in writing for subsequent thirty (30) day periods. The Animal Control Officer may rescind or stop renewing the order when, in the Animal Control Officer's judgment, restraint is no longer

required. The Animal Control Officer's order shall expire upon receipt of a decision from the Board of Selectmen on the nuisance dog or dangerous dog hearing.

**14.6.6.5 Issuance of a Temporary Confinement Order**

The Animal Control Officer may make arrangements for the temporary housing of any dog that requires such temporary housing, and may issue an Order of Temporary Confinement authorizing such temporary housing. The housing may be at local veterinary clinics, or at dog kennels within the Town or neighboring towns, and shall be at the dog owner's or keeper's expense.

**14.6.6.6 Impoundment**

It shall be the duty of the Animal Control Officer to apprehend any dog found to be in violation of Section 14.6.2.4 of this bylaw and to impound such dog in a suitable place or to order the owner or keeper thereof to restrain such dog.

**14.6.6.7 Charges for Confinement and Impounding**

If the Animal Control Officer impounds a dog found in violation of Section 14.6.2.4 or issues an Order of Temporary Confinement pursuant to Section 14.6.6.5 and the dog owner or keeper does not pay all fees directly to the kennel, veterinary clinic, or dog boarding facility, then the dog's owner or keeper shall be required to reimburse the Town for any expenses incurred in housing that dog. If the dog has not been licensed as required pursuant to this bylaw, the owner or keeper shall immediately apply to the Town Clerk to obtain a license, submit payment for the license fee, and pay any applicable late fees, and said dog shall not be released from confinement unless and until the issuance of a valid license, which shall not be unreasonably delayed or withheld.

**14.6.6.8 Notice to Owner and Redemption**

The Animal Control Officer shall, in matters of impoundment or confinement, impoundment or confinement fees, and redemption of impounded or confined animals, carry out his/her duties in accordance with Chapter 140, Sections 151 and 151A of the General Laws, and any amendments thereto.

**14.6.7 Board of Selectmen to Serve as the Hearing Authority**

Any person may file a complaint in writing to the Board of Selectmen that a dog owned or kept in the Town is a nuisance dog or a dangerous dog. All such complaints shall be investigated and addressed in accordance with Chapter 140, Section 157 of the General Laws.

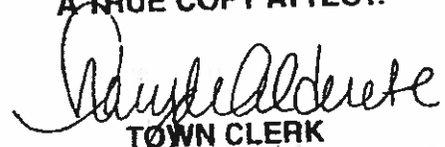
**14.6.8 Disposition of Funds**

The sums collected pursuant to this bylaw shall be accounted for and paid over to the Town Treasurer.

**14.6.9 Severability**

In the event that the Massachusetts Attorney General or a court of competent jurisdiction deems any provision or section of this bylaw invalid or unenforceable, all other provisions shall remain in full force and effect.

**A TRUE COPY ATTEST:**

  
**TOWN CLERK**  
**CARLISLE, MASSACHUSETTS**

# FORM 4

Town: CARLISLE

Date Town Meeting Convened: MONDAY, APRIL 30, 2018

## Form 4 - Town Meeting Certification

Complete and sign the following.

1. **Quorum**

Indicate number. Please write "0" if the town has no quorum requirement.

A quorum was present at the town meeting, including any adjourned sessions thereof. According to our town charter or by-law, our quorum requirement for town meeting is 150 registered voters.

2. **Service of the Warrant**

Please check one.

The service of the town meeting warrant was in accordance with:

- a town by-law  
 a previous vote of the town  
 a procedure accepted by the Attorney General

3. **Signing of the Warrant** [*certified copy of relevant Warrant pages must be attached*]

Date the Board of Selectmen signed the Town Meeting Warrant: MARCH 27, 2018

4. **Posting of the Warrant**

Date the Town Meeting Warrant was posted: MARCH 28, 2018

*(The warrant must be posted at least 7 days prior to an annual town meeting and at least 14 days prior to a special town meeting)*

5. **Attachments**

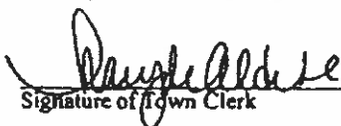
Before submission, ensure that you have attached both of the following:

- A certified copy of the relevant pages of the Town Meeting warrant, as it was posted. (Attachments **must** include: opening of the warrant, all pages of the warrant article(s) submitted for review, the closing, the Board of Selectmen's signature page and the officer's return of service page.
- We require a certified copy of the text referred to, but not set forth in the text of the warrant articles (example: if the warrant refers to an Attachment, text in an Appendix, or text located elsewhere, such as in the town clerk's office or the office of the planning board). In this instance, it will be necessary for you to send us a copy of the text referred to, or a copy of what is on file and available for inspection. Otherwise, we will not know the actual text of the by-law that the warrant article proposes.

**Note:** It is not necessary to submit any documents other than those requested in the required Forms. For example, you do not need to submit Finance Committee reports, minutes, annotated warrant articles, Planning Board Hearing minutes, or Planning Board Hearing sign-in sheet.

### Certification

I certify the above declaration to be true and correct to the best of my knowledge.

  
Signature of Town Clerk

MARY DE ALDERETE  
Printed Name of Town Clerk

SEPTEMBER 27, 2018  
Date Signed

**WARRANT**  
**ANNUAL TOWN MEETING – APRIL 30, 2018**  
**THE COMMONWEALTH OF MASSACHUSETTS**

Middlesex, ss.

To any of the Constables of the Town of Carlisle in the County of Middlesex:

**GREETINGS**

IN THE NAME OF the Commonwealth of Massachusetts, you are hereby directed to notify and warn the inhabitants of said Town, qualified to vote in elections and Town affairs, to meet at the Corey Building at 150 Church Street in said Carlisle on Monday, April 30<sup>th</sup> next, at seven o'clock in the evening, and thereafter continuing from day to day until completed, then and there to act on the following Articles:

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**CONSENT AGENDA**

In an effort to streamline Town Meeting and therefore to make it more inviting to voters, the Board of Selectmen has decided to continue with the concept of the Consent Agenda. This agenda speeds the passage of Articles that the Selectmen anticipate, in consultation with the Moderator and Finance Committee, are likely to generate no controversy and can be properly voted on without debate. The purpose of the Consent Agenda is to allow these Articles to be acted upon pursuant to a single motion, and to be passed without debate.

**THE TOWN WILL BE ASKED TO APPROVE THE USE OF A CONSENT AGENDA UNDER ARTICLE 1.**

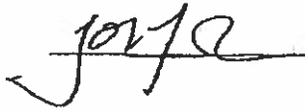
Should the Town approve the use of a CONSENT AGENDA, the Selectmen have voted to recommend that the following Articles be acted upon under the Consent Agenda: Articles 2, 3, 4, 5, 6, 7 and 8. The Articles to be taken up under the Consent Agenda are indicated by a double asterisk (\*\*).

At the call of the Consent Agenda, the Moderator will call out the numbers of the Articles, one by one. If one or more voters object to any particular Article being included in the Consent Agenda, please say the word "Hold" in a loud voice when the number is called. The Article will then be removed from the Consent Agenda and restored to its original place in the Warrant, to be debated and voted upon in the usual manner. After the calling of the individual Articles in the



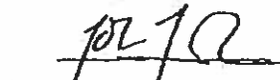
TRUE COPY ATTEST  
*Charlene M. Hinton, Town Clerk*  
Charlene M. Hinton, Town Clerk

A True Copy Attest:

 Constable

Middlesex, ss.

PURSUANT TO THE WITHIN WARRANT, I have notified and warned the inhabitants of the Town of Carlisle by posting up attested copies of the same at the United States Post Office and on the Town Bulletin Board in said Town at least seven (7) days before the date of the Meeting, as within directed.

  
Constable of Carlisle

Date Posted: MARCH 29, 2019

TRUE COPY ATTEST

Charlene M Hinton, Town Clerk

Charlene M Hinton, Town Clerk

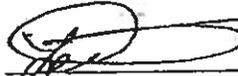


And you are directed to serve this Warrant by posting a true and attested copy thereof at the Town Hall and at the Post Office in said Town of Carlisle at least seven days prior to the time of holding said Meeting.

THEREOF FAIL NOT and make return of this Warrant, with your doings thereon, to the Town Clerk, at the time and place of holding the Meeting aforesaid.

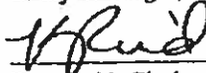
Given under our hands this 27th day of March in the Year of Our Lord 2018.

BOARD OF SELECTMEN



Luke Ascolillo, Chairman

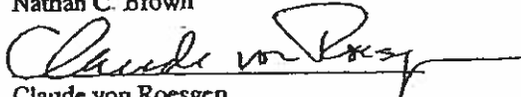
Kerry Kissinger, Vice Chairman



Kate Reid, Clerk



Nathan C. Brown



Claude von Roesgen

TRUE COPY ATTEST  
Charlene M. Hinton, Town Clerk  
Charles M. Hinton, Town Clerk



