TOWN OF CARLISLE

GENERAL BYLAWS

June 20, 2014

GENERAL BYLAWS
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SUMMARY TABLE 1. CHRONOLOGY OF BYLAW CHANGES
1. GENERAL PROVISIONS

1.1. The following provisions shall constitute the General Bylaws of the Town of Carlisle and all previous bylaws are hereby repealed and all votes of the town are hereby repealed or amended to the extent they are inconsistent with these bylaws.

1.2. The repeal of a bylaw shall not thereby have the effect of reviving any bylaws therefore repealed, unless specifically so provided therein.

1.3. A penalty provided for the violation of a bylaw shall be for each violation. In the case of a continuing violation, each day in which the violation occurs shall be considered a separate violation.

1.4. Enforcement

1.4.1. Criminal Complaint

Whoever violates any provision of these bylaws may be penalized by indictment or on complaint brought in the district court. Except as may be otherwise provided by law and as the district court may see fit to impose, the maximum penalty for each violation, or offense brought in such manner, shall be two hundred ($200.00) dollars.

1.4.2. Non-criminal Disposition

Whoever violates any provision of these bylaws, the violation of which is subject to a specific penalty, may be penalized by a non-criminal disposition as provided in General Laws, Chapter 40, Section 21D. The non-criminal method of disposition may also be used for violations of any rule or regulation of any municipal officer, board or department which is subject to specific penalty.

In addition to the bylaws and regulations listed as being enforced by non-criminal disposition in this section of the Carlisle General Bylaws, non-criminal ticketing procedures described in this bylaw section 1.4.2 may be used within the Town of Carlisle for violations of bicycle laws which procedures are hereby established pursuant to Chapter 40, Section 21, cl 16(B) and Chapter 85, Section 11C of the General Laws of the Commonwealth, as follows. The bicycle laws that are to be enforced by such procedures are those set forth in Chapter 85, Section 11B of the General Laws of the Commonwealth; the penalty for violation thereof shall be twenty dollars ($20); the enforcing person shall be any police officer.

Without intending to limit the generality of the foregoing, it is the intention of this provision that the following bylaws and sections of the bylaws and regulations are to be included within the scope of this subsection, that the specific penalties as listed here shall apply in such cases, and that, in addition to
police officers, who shall in all cases be considered enforcing persons for the purpose of this provision, the municipal personnel listed for each section, if any, shall also be enforcing persons for such sections. Each day on which any violation exists shall be deemed to be a separate offense.

Earth Removal, Deposit and Stockpiling $50.00

Public Safety

- Firearms and Explosives $50.00
- Motorboats $20.00
- Public Ways $20.00

Miscellaneous

- Vendors, Hawkers and Peddlers $20.00
- Sales on Public Property $20.00
- Alcoholic Beverages $50.00
- Junk $50.00

Conservation Commission - The enforcing persons shall include the Conservation Commission by an affirmative vote of a majority of its members.

Section 3.14.1 of these bylaws - Rules and Regulations promulgated by the Conservation Commission under the authority of M.G.L. Ch. 40 Sec. 8C $50.00

Wetland Protection - Article 13 of these bylaws as referenced in section: 13.10.6.

Historical Commission – The enforcement of Rules and Regulations promulgated by the Historical Commission/Historic District Commission pursuant to Section 9.3 and 9.4 of these bylaws pursuant to the authority of M.G.L. section 10(e). $50.00

Board of Health – Enforce the Town of Carlisle Supplementary Sewage Disposal Regulations and Water Supply Regulations in accordance with M.G.L. c.111, sec. 31 - $300.00 per violation

1.5 Wherever these bylaws impose a duty and affix a penalty for the neglect or violation of that duty, the appropriate board or officer of the town, after notice to any person who has neglected or is in violation of such duty, may do anything reasonably required to be done or repair any omission or the effect of failure to obey the provisions of these bylaws, at the expense of such person. The reasonable cost of such action, not exceeding the penalty allowed by law to be imposed by these bylaws, shall be paid out of the town treasury and sued for by complaint before a court of competent jurisdiction and the amount removed shall be paid into the treasury of the Town. Action under this section shall be in substitution for, and not in addition to, the fine provided for in the above section of these bylaws.
1.6 Whenever reference is made in these bylaws to the General Laws, such reference shall mean the General Laws of the Commonwealth of Massachusetts as from time to time amended.

1.7 The invalidity of any provision or feature of these bylaws shall not affect the validity of any other provision or feature not manifestly inseparable therefrom.
ARTICLE II

2. TOWN MEETINGS

2.1 The warrant for the annual town meeting shall be directed to the Constables who shall post attested copies thereof at least seven (7) days, and in the case of a special town meeting, at least fourteen (14) days, before the meeting in two or more public places in the town, one of which shall be the post office, and the Selectmen shall send notice of any and all special town meetings by mail to every household.

2.2 The Selectmen shall insert in the warrant for the annual town meeting articles requested in writing by ten (10) or more registered voters, and for special town meetings, articles requested in writing by one hundred (100) or more registered voters.

2.3 One hundred and fifty (150) of the registered voters shall constitute a quorum.

2.4 The polls for all elections will be opened at 7:00 o'clock A.M. and will close at 8:00 o'clock P.M. unless an earlier opening of the polls between 5:45 o’clock A.M. and 7:00 o’clock A.M. is authorized by the Selectmen consistent with the provisions of the Massachusetts General Laws and the rules and regulations of the Elections Division of the Office of the Secretary of the Commonwealth.

2.5 Whenever a two-thirds vote is required by statute for adoption of any action by a town meeting, such vote may be declared as such by the moderator without a count and to be recorded as such by the Clerk upon such declaration provided, however, that seven or more voters at a town meeting may challenge such declaration, all as provided by Chapter 39, Section 15 of the general laws at which time a count shall be held.
ARTICLE III

3. POWERS AND DUTIES OF OFFICERS, BOARDS AND COMMITTEES

The officers referred to in this Article and all other officers of Town shall have such powers and duties as may be provided by law or in other articles of these and other bylaws of the Town.

3.1 Selectmen

3.1.1 The Selectmen shall have general direction and management of the property and affairs of the town in all matters not otherwise provided by the General Laws and these bylaws.

3.1.2 The Selectmen shall be agents of the town to institute, prosecute and defend any and all claims, actions and proceedings to which the town is a part or in which the interests of the town are or may be involved.

3.1.3 Unless otherwise provided by a vote of Town meeting, the Board of Selectmen is authorized to enter into any contract for the exercise of the Town’s corporate powers, on such terms and conditions as are deemed appropriate. Within such authorization, the Board of Selectmen may delegate contracting authority to the Chief Procurement Officer designated pursuant to M.G. L. Ch. 30B. Any Town officer or board authorized by the General Laws or the General Bylaws of the Town to enter into contracts for the procurement of goods or services is hereby authorized, pursuant to General Laws Chapter 30B, section 12, to enter into such contracts for terms not to exceed five (5) years, unless a longer term is specifically authorized by a vote of Town Meeting.

Notwithstanding the foregoing, neither the Board of Selectmen nor the Chief Procurement Officer shall contract for any purpose, on any terms, or under any conditions inconsistent with any applicable provision of any general or special law.

3.2 Moderator

3.2.1 The Moderator shall preside over all town meetings and shall regulate the proceedings, decide all questions of order, and make public declaration of all votes.

3.3 Treasurer

3.3.1 The Treasurer shall receive and take charge of all money belonging to the town and shall pay out all accounts for the town upon receipt of a warrant signed by a majority of the Selectmen.

3.4 Tax Collector

3.4.1 The Tax Collector shall, after receiving a tax list and warrant from the Assessors, collect all taxes due the town and shall pay over to the treasurer all monies received.
3.5 **Town Clerk**

3.5.1 The Town Clerk shall record all votes passed at town meetings.

3.5.2 The Town Clerk shall, within five (5) days of the final adjournment of a town meeting, transmit to the Accountant, Assessors, Finance Committee, Selectmen and Treasurer certified copies of all votes appropriating money or otherwise affecting the finance of the town.

3.5.3 The Town Clerk shall have custody of all town reports, vital records, original documents and other records pertaining to the town as may be required by law.

3.5.4 The Town Clerk shall have custody of the Town seal.

3.5.5 The Town Clerk and any assistant or temporary Town Clerk shall pay into the town Treasury, as the property of the town, all fees received by virtue of their office.

3.6 **Assessors**

3.6.1 The Assessors shall be responsible for determining the valuation of property in the town for the purposes of taxation.

3.6.2 The Assessors shall, as soon as the tax rate is fixed for the year, notify the Accountant of the amount to be raised for state, county and town purposes and for overlay, specifying the amounts to be levied on real and personal property and to accrue from estimated receipts.

3.7 **School Committee**

3.7.1 The School Committee shall have general charge of all public schools.

3.8 **Accountant**

3.8.1 The office of Accountant was established pursuant to Section 55 of Chapter 41 of the General Laws by vote adopted under Article 3 of the warrant for the special town meeting held December 15, 1917.

3.8.2 The Town Accountant shall keep a complete set of books wherein shall be entered the amount of each specific appropriation, the amounts and purposes of expenditures made therefrom, the receipts from each source of income, the amount of each assessment levied and the abatements made.

3.9 **Finance Committee**

3.9.1 The Finance Committee was established under Article 17 of the warrant for the annual town meeting held February 13, 1933, and further amended under Article 19 of the warrant for the annual town meeting held March 10, 1969.

POWERS AND DUTIES OF OFFICERS, BOARDS AND COMMITTEES
3.9.2 There shall be a Finance Committee which shall consider all fiscal questions and may consider municipal questions at their discretion for the purpose of making reports or recommendations to the town. This committee shall consist of seven (7) voters who shall serve without pay, and members may hold no other elective or appointive town positions involving expenditure of town money during their terms of office. Members shall be appointed by the Board of Selectmen with consideration for the demographic composition of the town. Appointments shall be for terms of three (3) years, expiring on the dissolution of the annual town meeting held for the final year of the term. Within thirty (30) days after the dissolution of each annual town meeting, the Board of Selectmen shall reappoint (or appoint successors to) members whose terms have expired, except that no one shall serve more than three (3) consecutive terms. Within thirty (30) days after the Board of Selectmen has been notified of a vacancy occurring in the committee other than by expiration of term of office, the Board of Selectmen shall fill this vacancy for the unexpired term. The Board of Selectmen may revoke an appointment to the committee if the appointee has failed to attend one half of its regular meetings, or for other cause.

3.9.3 The Finance Committee shall, as soon as possible after the annual appointment of new members has been made, meet for the purpose of organization. Four (4) members of the committee shall constitute a quorum. The committee may, from time to time, make such rules and regulations governing their meetings and the conduct of their work as they may deem best for the interests of the Town. The committee shall hold public meetings and may invite any town officer, employee, citizen, person, board or committee to attend and to provide information that will assist the committee upon any public matter before it for consideration.

3.9.4 The Finance Committee shall each year request and receive copies of each proposed budget for the next fiscal year from the various town departments, officers, and bodies charged with the expenditure of town money. The committee shall also be furnished by the Board of Selectmen with copies of all articles in the town meeting warrant, within fourteen (14) days after the warrant closing.

3.9.5 Prior to each annual town meeting for the transaction of business, the Finance Committee shall:

3.9.5.1 Hold one or more hearings with each town department, officer, and body charged with the expenditure of town money so that each may present and discuss the respective budgets;

3.9.5.2 prepare, publish and distribute to the voters of the town, a budget showing in detail the anticipated income and expenditure of the town for the then current year, together with the committee's advice and recommendations regarding various appropriations of town funds and other municipal matters coming before town meeting;
3.9.5.3 Hold a public hearing for discussion of the warrant and the committee recommendations regarding town meeting. This hearing shall be held no later than seven (7) days before opening of town meeting.

3.9.6 At each annual town meeting the Committee shall present and explain the proposed budget with its advice and recommendations, and it shall also, at each special town meeting, give its advice and recommendations regarding any appropriations of Town funds or other municipal matter coming before the special meeting.

3.10 Long-Term Capital Requirements Committee

3.10.1 The Long-Term Capital Requirements Committee was established under Article 20 of the warrant for the annual town meeting held March 14, 1966, and further amended under Article 38 of the warrant for the annual town meeting held March 8, 1971.

3.10.2 There shall be a committee known as the Long-Term Capital Requirements Committee, the function of which shall be to evaluate the long-term capital requirements of the town and to make recommendations on the same at each annual town meetings. A capital requirements program for the next five (5) years shall be presented at each annual town meeting. Every anticipated capital outlay of more than $10,000 for any item having a useful life of more than three (3) years shall be considered by the committee in preparation of their recommendations.

3.10.3 The committee shall consist of seven (7) members. One (1) shall be appointed by the Board of Selectmen; three (3) shall be appointed by the Finance Committee; one (1) shall be appointed by the Carlisle School Committee; one (1) shall be appointed by the Finance Director; and one (1) shall be appointed by the Town Administrator. Upon expiration of the terms of persons who are currently members of the committee at the time of adoption of this amendment, the member appointed by the Board of Selectmen, one (1) member appointed by the Finance Committee, and the member appointed by the Finance Director shall be appointed for a term of one (1) year. One (1) member appointed by the Finance Committee and the member appointed by the School Committee shall be appointed for a term of two (2) years. One (1) member appointed by the Finance Committee and the member appointed by the Town Administrator shall be appointed for a term of three (3) years. Thereafter, all appointments shall be for a term of three (3) years, except that in the case of a vacancy prior to expiration of a term that position shall be appointed by the respective appointing authority for the remainder of the unexpired term.

3.11 Library Trustees
3.11.1 The Library Trustees are established in accordance with the provisions of Sections 10 and 11 of Chapter 78, of the General Laws.

3.11.2 The Trustees shall have the custody and management of the library and of all property owned by the town relating thereto.

3.12 Planning Board

3.12.1 The Planning Board was established in accordance with the provisions of Section 81A of Chapter 41 of the General Laws adopted under Article 3 of the warrant for the special town meeting held December 14, 1931, and further amended under Article 30 of the warrant for the annual town meeting held March 2, 1953.

There shall be a Planning Board of seven members under the provisions of the General Laws, Chapter 41, Section 81-A; the members of the Planning Board in office as of May 14, 2003, shall serve as members of the Planning Board so established until the Annual Town Election to be held in 2004; provided that, thereafter, the terms of the members shall be three years, but at the Annual Town Election to be in 2004, there shall be elected on the official ballot two members to serve for one year, two members to serve for two years, and three members to serve for three years; and at the Annual Town Elections to be held in 2005, and thereafter, there shall be elected in each year such members as are necessary to fill expiring terms.

The Planning Board shall maintain a record of the town's development and resources and, when necessary, prepare plans and make recommendations to the town for the optimum management of future change and growth.

3.12.2 The board shall report annually to the town meeting.

3.12.3 The board shall administer the subdivision control law of Chapter 41 of the General Laws.

3.12.4 The board shall hear and decide the applications for special permits for use of land and/or buildings upon which the board is required to pass in accordance with the Zoning Bylaw.

3.13 Board of Appeals

3.13.1 The Board of Appeals was established pursuant to the provisions of Chapter 40A of General Laws adopted under Article 30 of the annual town meeting held February 8, 1937.

3.13.2 The board shall have the following powers:

3.13.2.1 To hear and decide appeals by any person aggrieved by reason of his inability to obtain a permit under the Zoning Bylaw, or by an officer or board of the town or other person aggrieved by an order of decision of any administrative official under the Zoning Bylaw.
3.13.2.2 To hear and decide requests for variances, upon appeal or upon petition, which may be granted under the limited circumstances set forth in the Zoning Bylaw.

3.13.2.3 To hear and decide applications for permits for removal of earth material.

3.14 Conservation Commission

3.14.1 The Conservation Commission was established in accordance with the provisions of Section 8C of Chapter 40 of the General Laws adopted under Article 20 of the warrant for the annual town meeting held March 15, 1965, and further amended under Article 6 of the warrant for the special town meeting held November 11, 1968, and again amended under Article 6 of the warrant for the special town meeting held June 14, 1971.

3.14.2 The commission shall have as its purpose the promotion, preservation and development of the natural resources and protection of watershed resources of the town.

3.15 Recreation Commission

3.15.1 The Recreation Commission was established in accordance with the provisions of Section 45 of the General Laws adopted under Article 20 of the warrant for the annual town meeting held March 9, 1964, and further amended under Article 23 of the annual town meeting held March 16, 1970.

3.15.2 The commission shall plan and administer programs and facilities which encourage broad recreational uses of leisure time. Consideration shall be given to the balance between formal and informal activities and to the advisability of making programs financially self-sustaining if possible.

3.16 Town Building Committee

3.16.1 The Building Committee was established by vote under Article 2 of the warrant for the special town meeting held April 9, 1962, and further amended under Article 9 of the warrant for the special town meeting held June 29, 1972.

3.16.2 The committee shall have general supervision over the design, construction and renovation of public buildings.

3.17 Youth Commission

3.17.1 The Youth Commission was established pursuant to the provisions of Section 8E of Chapter 40 of the General Laws adopted under Article 42 of the warrant for the annual town meeting held March 8, 1971.

3.17.2 The commission shall carry out programs which may be designed or established to meet the opportunities, challenges and problems of youth of the town.
3.18 **Police Department**

3.18.1 The Police Department was established pursuant to the provisions of Section 97 of Chapter 41 of the General Laws adopted under Article 24 of the warrant for the annual town meeting held March 14, 1966.

3.18.2 The Police Department is under the direction of the Board of Selectmen who shall appoint a chief of police and such other police officers as they deem necessary. The Selectmen may make regulations governing the police department and the officers thereof and may remove the chief and other officers for cause at any time during their appointment after a hearing.

3.18.3 The chief of police shall be in immediate control of all town property used by the department, and of the police officers, who shall obey his orders.

3.19 **Fire Department**

3.19.1 The Fire Department was established pursuant to the provisions of Section 42-44 of Chapter 48 of the General Laws adopted under Article 9 of the warrant for the special town meeting held April 29, 1926.

3.19.2 The Fire Department is under the control of the chief of the fire department. The chief shall be appointed by the Selectmen and may be removed for cause by the Selectmen at any time after a hearing.

3.19.3 The fire chief shall have full and absolute authority in the administration of the department, shall make all rules and regulations for its operation, shall report to the Selectmen from time to time as they may require, and shall report annually to the town the conditions of the department with his recommendations thereon.

3.19.4 The fire chief shall fix the compensation of the permanent and call members of the fire department subject to the approval of the Selectmen.

3.19.5 In the expenditure of money the chief shall be subject to such further limitations as the town may from time to time prescribe.

3.19.6 The fire chief shall act as forest warden.

3.20 **Town Counsel**

3.20.1 The Selectmen may annually after the final adjournment of the annual town meeting appoint and employ a member of the bar in good standing, to serve as Town Counsel for the term of one (1) year until his successor is appointed. The Selectmen may appoint and employ special counsel for any matter in which the town has an interest.
3.20.2 Except for matters for which a special counsel has been appointed, it shall be the duty of the Town Counsel, if any, to conduct the prosecution, defense or compromise of claims, actions and proceedings to which the town is a party, and the prosecution of actions or proceedings by or on behalf of any town officer or committee as such; to conduct the defense of any action or proceedings brought against any town officer or committee as such when the Selectmen, having determined that any right or interest of the town is or may be involved therein, shall so request; to represent the town in proceedings brought by or against the Assessors before the appellate Tax Board; to assist in the prosecution of complaints for violation of any bylaw of the town, when requested so to do by the officer or committee enforcing the same; to examine and report upon titles to all land to be acquired by the town; upon request of the responsible town officer or committee to prepare or approve contracts, bonds, deeds and other legal instruments in which the town is a party or in which any right or interest of the town is involved; to appear at any and all hearings on behalf of the town whenever his services may be required; and generally to advise and act for the town officers and committees upon and in legal matters touching the duties of their respective offices.

3.21 Board of Registrars

3.21.1 The Registrars of Voters are established under Section 15 of Chapter 51, of the General Laws.

3.21.2 The Town Clerk shall serve on the Board of Registrars.

3.21.3 In no case shall the Board have more than two (2) members, including the Town Clerk, of the same political party.

3.22 Celebrations Committee

3.22.1 There shall be a committee known as the Celebrations Committee consisting of five (5) members appointed by the Board of Selectmen.

3.23 Council on Aging

3.23.1 There is hereby established a Council on Aging, under the provisions of Chapter 40, Section 8B of the General Laws, for the purpose of coordinating or carrying out programs designed to meet the problems of the aging in coordination with programs of the Massachusetts Department of Elder Affairs.

3.23.2 The council is increased from seven (7) members to eleven (11) members, appointed by the Board of Selectmen to serve staggered terms of three years each, and their successors shall be appointed by the Board of Selectmen to serve for terms of three years each. At least six (6) of the persons serving as members shall have reached the age of sixty (60) years.

3.24 Board of Health
3.24.1 There is hereby established a Board of Health, under the provisions of Chapter 41, Sections 1 and 2 of the General Laws, consisting of five (5) members and to implement this change as follows: At the 2005 Annual Town Election, the Town shall elect three Board of Health members, one for a term of one year, one for a term of two years, and one for a term of three years. Thereafter, upon the expiration of any member’s term, his successor shall be elected for a term of three years. Upon the election and qualification of the Board of Health at the 1982 annual town meeting, the terms of office of the Selectmen then acting as the Board of Health shall terminate.

3.24.2 The Board of Health shall have the powers and duties prescribed by Chapter 111 of the General Laws.

3.24.3 The Board of Health is authorized to accept on behalf of the inhabitants of the Town of Carlisle, covenants, deed restrictions, easements, and other interests in land granted to the Town in connection with any approval by the Board of Health of a sewage disposal system in accordance with Title 5 of the State Environmental Code, 310 CMR 15.00, and the Board’s Regulations, as the same may be amended from time to time.

3.24.4 The fee to be charged by the Board of Health for recreational camp licenses and other facilities to be licensed by the Board of Health pursuant to section 32B of chapter 140 of the general laws of the Commonwealth shall be established by the Board of Health from time to time in accordance with G. L. Chapter 40, section 22F.

3.25 Personnel Board – See Article XV

3.26 Community Preservation Committee

3.26.1 The Community Preservation Committee is established consisting of seven voting members pursuant to MGL Chapter 44B.

3.26.2 The Community Preservation Committee shall be appointed by the Board of Selectmen and consist of one member each from the:

Conservation Commission as designated by the Commission, Historical Commission as designated by the Commission, and Planning Board as designated by the Planning Board for an initial term of three years,

Recreation Commission as designated by the Commission, and Housing Authority as designated by the Authority, for an initial term of two years and thereafter for a term of three years.

Board of Selectmen is designated by the Board, and one community member, appointed for an initial term of one year and thereafter for a term of three years.

3.26.3 The Community Preservation Committee shall study the needs, possibilities, and resources of the town regarding community preservation. The
Committee shall consult with existing municipal boards and hold one or more public informational hearings yearly on the needs, possibilities and resources of the town regarding community preservation. This meeting shall be publicly posted for each of two weeks preceding a hearing in the local newspaper.

3.26.4 The Community Preservation Committee shall make recommendations to the Town Meeting for the acquisition, creation, and preservation of open space, for the acquisition and preservation of historic resources, for the acquisition, creation, and preservation of land for recreational use, for the rehabilitation or restoration of such open space, historic resources, land for recreational use, and community housing that is acquired or created as provided in the Community Preservation Act.

3.26.5 The Community Preservation Committee may include in its recommendation to the Town Meeting a recommendation to set aside for later spending funds for specific purposes consistent with the Community Preservation Act.
ARTICLE IV

4. BUILDING COMMISSIONER

4.1 A Building Commissioner and Deputy Inspector of Buildings, hereinafter sometimes called the commissioner, shall be appointed annually by the Selectmen for a term of one (1) year or until successors have been appointed. No commissioner shall be financially interested in any construction within the town.

No building within the limits of the town, other than a one-story building for poultry or other farm purposes having a floor area of not more than twelve (12) by fifteen (15) feet, shall be erected, razed, moved, added to or altered in any way, nor the roof thereof reshingled or repapered, until the commissioner shall have issued a permit therefor. No such permit shall be issued by the commissioner until a written application therefor, and except in the case of buildings for general farm purposes, complete plans and specifications or a detailed description of the proposed work in duplicate, shall have been filed with the commissioner at least seven (7) days before such work is commenced. If such application and plans and specifications or descriptions shall be found by the commissioner to comply with all requirements of the laws of the Commonwealth and the town, he shall promptly issue the permit so applied for. If an application for such permit is denied by the commissioner, he shall notify the applicant in writing of the reasons for such denial.

Any applicant aggrieved by the denial of an application for a permit or for written approval of the commissioner, as hereinafter required, or by restrictions or conditions imposed by the Commissioner upon the exercise of any permit issued by him may appeal to the Board of Appeals in the manner provided by the rules of such Board.

4.3 The commissioner and his agents shall be granted free access at any time to the premises upon which such work is being carried on. The commissioner or his agents shall inspect all buildings being erected, razed, moved, added to or altered, or the roof of which is being reshingled or repapered, as often as necessary to determine that all requirements of the laws of the Commonwealth and the town in relation thereto are complied with and, when necessary, shall take proper measures to secure such compliance. No building hereafter erected, altered or added to, that is to be finished in whole or in part, shall be lathed, plastered or sheathed until the builder or owner shall have notified the commissioner to inspect the same and shall have received from the commissioner a notice in writing that the work is approved. The Commissioner, on receipt of a notice from the builder or owner that any building, or alterations or additions to any building, are ready for inspection, shall, as soon as possible, inspect the premises, but shall require that all permanent piers, or columns needed under girders, trimmers, etc., shall be in place before the building is lathed or plastered or sheathed.

4.4 No oversight or neglect of duty on the part of the commissioner shall legalize the erection, razing, moving, and adding to, alterations or repair of any building in a manner not in conformity with the provisions of the laws of the Commonwealth and the bylaws of the town.
In case any work on any building is in violation of the provisions of the permit or of existing law, or bylaw, the commissioner shall have the right, and is hereby authorized and empowered, to order that all work in and about said building be stopped.

4.5 Any permit issued by the commissioner shall become void six (6) months after the date thereof, unless operations there under are commenced within such six-month period. Any such permit shall be void if the operations there under, once commenced, are discontinued for a period of more than six (6) months. Permits are not transferable.

4.6 The fees for inspections and the salaries of the commissioner and deputy commissioners shall be set from time to time by the Selectmen.

4.7 In the case of techniques or materials not prohibited by the code, but not included therein, the Selectmen may, in their discretion, accept plans and statements of a registered professional engineer certifying to the safety and durability of the proposed construction. An additional fee may be charged for this consideration.

4.8 Stretch Energy Code

4.8.1 Definitions

International Energy Conservation Code (IECC) 2009 – a building code created by the International Code Council as a model code which has been adopted by many state and municipal governments in the United States, for the establishment of minimum design and construction requirements for energy efficiency.

Stretch Energy Code – Codified by the Board of Building Regulations and Standards as 780 CMR Appendix 120.AA, the Stretch Energy Code is the International Energy Conservation Code (IECC) 2009 with amendments contained therein.

4.8.2 Purpose

The purpose of the Stretch Energy Code is to provide a more energy efficient alternative to the base energy code applicable to the relevant sections of the Massachusetts State Building Code for both new construction and existing buildings.

4.8.3 Applicability

The Stretch Energy Code applies to residential and commercial buildings. Buildings not included in this scope shall comply with 780 CMR 13, 34, 61, or 93, as applicable.

4.8.4 Authority

INSPECTOR OF WIRES
The Town hereby adopts the Stretch Energy Code pursuant to 780 C.M.R. Appendix 120.AA, Section 101.3.

4.8.5 Incorporation of Stretch Energy Code

The Stretch Energy Code, as codified by the Board of Building Regulations and Standards as 780 CMR Appendix 120.AA, including any amendments or modifications, is herein incorporated by reference to the Town of Carlisle General Bylaws, Chapter IV.

4.8.6 Enforcement

The Stretch Energy Code is enforceable by the Building Commissioner and Deputy Inspector of Buildings, including without limitation enforcement by means set forth in Section 1.4 of these Bylaws and in 780 C.M.R. 118 and 119.
ARTICLE V

5. INSPECTOR OF WIRES

5.1 The Selectmen shall appoint annually an Inspector of Wires, hereinafter referred to as the inspector who shall be subject to removal by the board. The inspector shall hold a master electrician's license or a journeyman electrician's license, or shall be a registered professional engineer, electrical. The Board of Selectmen shall annually appoint one or more deputy inspectors of wires with the same professional qualifications prescribed for the inspector who shall have the authority to act under this bylaw for and in behalf of the inspector, or in his place in the event of the inspector having any interest, professionally or otherwise, in any project coming within the scope of this bylaw or during the absence or disability of the inspector. The term inspector wherever appearing herein shall, where the context so admits, be deemed to include a deputy inspector, when properly acting for or in place of the inspector, as herein provided.

5.2. The inspector shall supervise every wire over or under streets or buildings in the town and every wire within a building designed to carry an electric light, heat or power current. The inspector shall notify the person owning or operating any such wire whenever its attachments, insulation supports or appliances are improper or unsafe or whenever the tags or marks thereon are insufficient or illegible. The inspector shall see that the provisions of the statutes of the Commonwealth of Massachusetts relating to wiring are strictly observed, and to that end with the approval of the Board of Selectmen shall have the authority to institute any proceedings for the purpose of these bylaws or preventing violations of the provisions thereof.

5.3 The fees for inspections and the salaries of the inspector and deputy inspectors shall be set from time to time by the Selectmen.

5.4 The inspector shall keep a record of the business of his office, shall render to the Board of Selectmen a written report every three (3) months, and shall file with the Board of Selectmen an annual report on or before January tenth of each year.

5.5 The inspector shall have the right at reasonable times, in the performance of his duties, to enter, examine and inspect any premises, building or other structure within the town.

INSPECTOR OF WIRES
ARTICLE VI

6. INSPECTOR OF GAS PIPING AND GAS APPLIANCES

6.1. The Board of Selectmen shall appoint annually an Inspector of Gas Piping and Gas Appliances in buildings, hereinafter referred to as the inspector, who shall be subject to removal by the Board. The inspector shall hold a master gas fitter's license or a journeyman gas fitter's license, or shall be a master plumber or a journeyman plumber. The Board of Selectmen shall annually appoint one or more deputy inspectors of gas piping and appliances with the same professional qualifications prescribed for the inspector who shall have the authority to act under this bylaw for and on behalf of the inspector or in his place, in the event of the inspector having an interest, professionally or otherwise, in any project coming within the scope of this bylaw or during the absence or disability of the inspector. The term inspector wherever appearing herein shall, where the context so admits, be deemed to include a deputy inspector when properly acting for or in the place of the inspector as herein provided. (Adopted 4/25/83.)

6.2 The inspector shall see that the provisions of the Statutes of the Commonwealth of Massachusetts relating to gas piping and gas appliances in buildings are strictly observed, and to that end, with the approval of the Board of Selectmen shall have the authority to institute any proceedings for the purpose of enforcing or preventing violations of the provisions thereof.

6.3. The fees for inspections and the salaries of the inspector and deputy inspectors shall be set from time to time by the Board of Selectmen.

6.4 The inspector shall keep a record of the business of his office, shall render to the Board of Selectmen a written report every three (3) months, and shall file with the Board of Selectmen an annual report on or before January tenth of each year.

6.5 The inspector shall have the right at reasonable times, in the performance of his duties, to enter, examine and inspect any premises, building or other structure within the town.
ARTICLE VII

7. RECORDS AND REPORTS

7.1 The Selectmen shall cause copies of the annual town reports to be distributed among the taxpayers of the town by mail or otherwise at least three (3) days before the annual town meeting.

7.2 Each board, committee established by authority of the General Laws or by vote of the town meeting, head of a department and other officer of the Town shall annually on or before January 15th, submit to the Selectmen a written report setting forth clearly and completely the work of such board, committee, department or officer during the preceding calendar year. Each such report shall be made part of the next annual town report.

7.3 Each other committee shall submit a written report to the annual town meeting next following its establishment and such report shall be filed with the Town Clerk for preservation; unless a vote of the town meeting shall expressly provide otherwise, the acceptance of the report shall discharge the committee but shall not operate as an adoption of any recommendation that may be contained in such report.

7.4 Each board, committee, head of a department and other officer of the town, having charge of the expenditure of money, shall annually deliver to the Selectmen and Finance Committee of the town an itemized estimate of the requirements of such board, committee, department or other office for the succeeding year, with a brief statement explaining any changes from the amounts appropriated for the same purpose in the preceding year.
ARTICLE VIII

8. EARTH REMOVAL, DEPOSIT AND STOCKPILING

8.1 Purpose

The purpose of this article is to define the regulations governing removal, deposit or stockpiling of earth within the town, in order to regulate the generation of noise, dust and other effect detrimental to public welfare. Nothing in this section shall be construed as a waiver of any requirements of the Wetlands Protection Act concerning earth removal or deposit. This bylaw is adopted pursuant to the provisions of Section 21, Subsection 17, and Chapter 40 of the General Laws.

8.2 Definitions

Earth shall include soil, loam, peat, sand, gravel, stone, stumps and other similar material. Transfer is the removal (or deposit) of earth from (or to) a lot in the town. Stockpiling is the temporary storage of earth on a lot, the deposit and/or removal of which are subject to this article.

8.3 Applicability

No transfer of earth shall take place within the town unless such transfer (a) is an exempt transfer (Section 4), or (b) is a permitted transfer (Section 5), or (c) is done pursuant to a license therefor (Section 6).

8.4 Exempt Transfers

The following transfers of earth are exempt from any notification or approval requirements under this article. Exempt transfers may take place any day of the week between the hours of 7:00 A.M. and 8:00 P.M.. Exempt transfers are limited to the following:

8.4.1 Transfers entirely within a single lot.

8.4.2 Transfers between two (2) contiguous lots in common ownership.

8.4.3 A single owner or entity transferring less than sixty (60) cubic yards in any thirty (30) day period.

8.4.4 Transfers from land in use by the town or by the state or federal government.

8.4.5 Any transfer, final approval of which has occurred prior to the effective date of this article, which is a part of:

8.4.5.1 Construction of a subdivision road under a subdivision plan,

8.4.5.2 Construction of a driveway under a common driveway special permit,
8.4.5.3 Work according to an Order of Conditions issued under the Wetlands Protection Act.

8.5 Permitted Transfers

The following transfers of earth are permitted as of right, without any notification or approval requirements under this article. Permitted transfers may not take place on Sundays, holidays, or during the hours 4:00 P.M. through 9:00 A.M. Persons transferring earth under this section are required to file notice of such operations with the police department prior to the transfer. Permitted transfers are limited to the following:

8.5.1 Transfer is at the site of, incidental to, and in connection with the excavation and grading necessary for the construction of a dwelling or accessory building, septic system, or swimming pool, provided that the total quantity of material transferred does not exceed 120% of the below grade volume of said dwelling, building, septic system or pool.

8.5.2 Transfer is at the site of, incidental to, and in connection with the excavation and grading necessary for the construction of an approved street shown on a definitive plan under the Subdivision Control Law, provided that the total quantity of material transferred to and from the subdivision site does not exceed one thousand (1000) cubic yards in any thirty (30) day period.

8.5.3 Transfer is at the site of, incidental to, and in connection with the excavation and grading necessary for the construction of an approved Special Permit for a Private Driveway (See Section # 5.4.4 of the Zoning Bylaws), provided that the total quantity of material transferred to and from the site does not exceed one thousand (1000) cubic yards in any thirty (30) day period.

8.5.4 Transfer pursuant to an Order of Conditions issued under the Wetlands Protection Act (G.L. c.131 Sec. 40) when such removal is incidental to a use permitted with review by the Conservation Commission, provided that the total quantity of material transferred to and from the site does not exceed one thousand (1000) cubic yards in any thirty (30) day period.

8.5.5 Transfer pursuant to grading or re-grading of a lot containing a dwelling, in conjunction with landscaping or other improvements to the property, provided that the total quantity of material transferred to and from the site does not exceed one thousand (1000) cubic yards in any thirty (30) day period.

8.6 Transfers Permissible by License

Transfers of earth which are neither exempt by 8.4 nor permitted by 8.5, may be permitted by a license granted by the appropriate license granting authority (LGA).
8.6.1 License Granting Authorities

For transfers permissible by license, the following are designated to the license granting authorities (LGA). For any transfer involving more than one license granting authority, the LGA of record shall be the first-occurring in the list:

8.6.1.1 Planning Board. For transfers incidental to approved subdivisions, common driveways, and ponds (See Section # 5.2.5 of the Zoning Bylaws);

8.6.1.2 Conservation Commission. For transfers incidental to actions taken with respect to the Wetland Protection Act;

8.6.1.3 Board of Appeals. For transfer not otherwise covered by 8.6.1.1 or covered by 8.6.1.2 of this Article.

8.6.2 Requirements for review by the LGA

Any person who desires to receive a license for transfer shall submit a written application for such license with the LGA. The LGA shall define the specific data to be included in the application as part of its rules and regulations. Data to be included must be sufficient to allow the LGA to make valid findings, and may include such items as:

8.6.2.1 Plans of the area at a sufficient scale and level of detail to determine condition of the land both before and after the proposed transfer;

8.6.2.2 A statement of plans for the disposal of rocks, tree stumps and other waste materials, and for the drainage of the site during and after the transfer operations. For operations within one hundred (100) feet of land subject to the Wetlands Protection Act, the application may include a statement of plans for the protection of any portion of an underground water source or supply, including without limitation springs, wells or aquifers;

8.6.2.3 A statement of the hours and days of operation, the trucking route and type of vehicle to be used on any street for the transfer of material, the treatment of the site during operation to reduce dust, mud and noise;

8.6.2.4 Such additional information as the LGA may determine.

8.6.3 Notification and Hearing

Upon receiving an application under this section, the LGA shall hold a public hearing on the proposed transfer within twenty-one (21) days of such application. Notice of the time and place of said hearing shall be given by the LGA at the
expense of the applicant, not less than five (5) days prior to such hearing, by
publication in a newspaper of general circulation in the town, and by mailing a
notice to abutters. The LGA shall transmit a copy of the application to other
town boards, as appropriate, prior to the hearing. The LGA shall render its
decision on the application within twenty-one (21) days of the public hearing.

8.6.4. Findings

After notice and a public hearing, the LGA shall grant a license for transfer of
earth if it finds that:

8.6.4.1 The plans submitted in connection with the transfer are designed to
minimize changes in existing contours in keeping with attractive
land utilization, effective drainage, suitable road gradients, access or
other design considerations; and

8.6.4.2 The volume proposed for transfer does not exceed the minimum
practical amount required to accomplish the construction,
development or improvement in accordance with plans therefor; and

8.6.4.3 Effecting the transfer will not be detrimental or injurious to abutters
or the neighborhood, either by the alteration of existing topography
or by a substantial change in the use of streets in the neighborhood.

8.6.5 Conditions of a License

If a license is granted, the LGA shall impose conditions on the time and the
extent of the permitted transfer and such other appropriate conditions, limitations
and safeguards as the LGA deems necessary for the protection of the
neighborhood and of the public health, safety, and welfare of the town, and may
condition the continuance of the permit upon compliance with regulations of the
LGA then in force or thereafter adopted. The LGA may require sufficient
security, including necessary covenants, to insure compliance with the terms,
conditions and limitations of the earth transfer license. No license shall be
granted for longer than one (1) year.

8.6.6. Filing of License

A copy of the license must be on file with the chief of police and the Town Clerk
prior to the beginning of the transfer operations.

8.6.7. Additional Conditions of a License

The members of the LGA and other town officers or their agents may enter upon
the premises covered by any license from time to time to inspect and insure
proper conduct of the work. Upon petition of the owner of the premises, license-
holder, or abutters, or upon its own initiative, the LGA may hold a new hearing
and reissue or modify the license. The LGA may order the revocation of, or
suspension of, a license if the conditions provided in the license are not complied
with; but neither the license-holder in such case, nor any surety on a bond
furnished to secure compliance with the conditions of the license, shall be relieved of his obligations thereunder.

8.7 **Stockpiling**

Transferred material may be stockpiled, subject to the following provisions;

8.7.1. No external change is made which alters the residential appearance of the premises.

8.7.2. The stockpiling does not produce dust, erosion, or other effects at the lot lines in amounts exceeding those normal to residential property.

8.7.3. For stockpiling in excess of two thousand (2000) cubic yards, the material must be at least fifty (50) feet from all street and lot lines.

8.8 **Subdivision Approvals**

No approval of a subdivision plan by the Planning Board shall be construed as authorizing the transfer of earth from or to any parcel of land except pursuant to the provisions of this article.
ARTICLE IX

9. HISTORIC DISTRICT

9.1 There is hereby established an Historic District under the provisions of Chapter 40C, G.L., bounded and described as follows:

Beginning at a point on Lowell Street 74.16 feet northerly from station 112 as shown on a layout plan entitled "Plan of Lowell Street, Carlisle as Ordered by the County Commissioners" dated 1934 and recorded with Middlesex North District Deeds:

Thence running 81° 12' east to a point 300 feet from the southeasterly sideline of Lowell Street; thence turning and running along a line approximately parallel to Bedford Road and East Street, north 68° 23' 55" east 355.42 feet to a point; thence turning and running south 67° 45" east 403.02 feet to the northwesterly sideline of East Street; thence turning and running south 36° 38' 40" west 101.63 feet to a point on the other side of East Street; thence turning and running along a wall south 12° 12' 23" west 313.82 feet to the northeasterly sideline of Bedford Road; thence crossing Bedford Road at an angle south 70° 29' 50" west 82.38 feet to a wall on the other side of Bedford Road; thence turning and running along a wall south 4° 18" 30" west 311.46 feet to a point; thence turning and running northwesterly along a curve with a radius of 209.93 feet, a distance of 58.02 feet; thence turning and running north 76° 41' 30" west 149 feet to a point; thence turning and running southwesterly along a curve with a radius of 358.17 feet, a distance of 98.98 feet to a point; thence turning and running south 87° 28' 30" west 137.73 feet to a point; thence turning and running south 85° 15' 30" west 96.94 feet to a point. The last several distances being along a line approximately parallel to Bedford Road; thence turning and running along a line approximately parallel to School Street, south 14° 15" westerly crossing Church Street, 444.08 feet to a point; thence turning and running along a line approximately parallel to Church Street, north 76° 5' west 640 feet to a point on the southeasterly sideline of Concord Street; thence running north 76° 5' west, 26.62 feet to a point at the approximate center line of Concord Street; thence running north 57° 3' 30" west 412.24 feet to a point; the last distance being approximately parallel to Church Street; thence turning and running north 32° 30' east partially along a wall 300 feet to the center line of Westford Street; thence turning and running north 14° 48' 18" east 28.73 feet to the northeasterly sideline of Westford Street; thence running north 14° 48' 18" east 300 feet to a point; thence turning and running along a curve with a radius of 310.83 feet, a distance of 97.68 feet; thence running north 86° 48' east 151.74 feet to a point; thence running north 88° 22' 30" east 166.07 feet to a point; the last three distances being along a line approximately parallel to Westford Street; thence turning and running north 15° 02' east 202.74 feet to a point; thence running north 3° 48' 30" east 408.72 feet to a point, thence running north 8° 48' east 259.33 feet to a point, the last three distances being along a line approximately parallel to Lowell Street; thence turning and running south 79° 6' 30" east 320.20 feet to the center line of Lowell Street and the point of beginning.
9.2. There is hereby established an Historical Commission, under the provisions of Chapter 40C, General Laws, consisting of five (5) members and three (3) alternate members to be appointed by the Selectmen.

The membership of the Historical Commission shall be made up as follows:

One from two (2) nominees submitted by the Carlisle Historical Society.

One, if possible, from two (2) nominees, one of whom shall be submitted by the Massachusetts State Chapter of the American Institute of Architects, and one of whom shall be submitted by the Boston Society of Landscape Architects.

One, if possible, from two (2) nominees of the Carlisle Planning Board.

Two (2) additional members without designation.

All nominees shall be residents of the Town of Carlisle

One or more of the foregoing shall be, if possible, a resident of the area included in the Historic District.

9.3. The Historical Commission shall have all the powers and duties of historical commissions and historic district commissions as provided in Sect. 8D Chapter 40C of the General Laws.

9.4. The Historical Commission shall adopt rules and regulations for the conduct of its business, not inconsistent with the provisions of Chapter 40C, General Laws, and may, subject to appropriation, employ clerical and technical assistants or consultants, and may accept money gifts and expend the same for such purposes.

9.5 When taking action under the provisions of the second paragraph of Section 7 of Chapter 40C, General Laws, the Historic District Commission shall make its determination within forty-five (45) days after the public hearings.
ARTICLE X

10 PUBLIC SAFETY

10.1 Firearms, Explosives and Hunting

10.1.1 No person shall hunt, fire or discharge any firearms or explosives of any kind within the limits of any highway, park or other public property, except with the written permission of the Board of Selectmen, or such other town officer or officers as they may designate from time to time.

10.1.2 No person shall hunt, fire or discharge any firearm or explosive on any private property except with the written consent of the owner or legal occupant thereof, said written permission must be carried upon the person.

10.1.3 This bylaw shall not apply to the lawful defense of life or property, or to any law enforcement officer acting in the discharge of the officer's duties.

10.1.4 The word "hunt" shall have the meaning and rule of construction as defined in Massachusetts General Laws Chapter 131 Section 1.

10.1.5 Any provision of this bylaw, and any order of the Board of Selectmen, the violation of which is subject to a specific monetary fine or penalty, may, in the discretion of the town official who is the enforcing person and as an alternative to criminal proceedings, be enforced in the manner provided in Section 21D of Chapter 40 of the Massachusetts General Laws. The term "enforcing person" shall mean any police officer of the Town.

10.2 Motorboats

10.2.1 No motor boat shall be operated upon any portion of the Concord River or its tributaries within the limits of the town in a manner which endangers the safety of the public or is detrimental or injurious to the neighborhood or to the value of property thereon.

10.2.2 It shall be prima facie evidence of the violation of this bylaw if such boat is operated by a motor not having an underwater exhaust or in a noisy or obnoxious manner, without slowing down and exercising due caution while approaching and passing persons bathing or any other watercraft or at any rate of speed in excess of ten miles per hour (10mph).

10.2.3 The town may join with any other town, through which said Concord River or any of its tributaries flow, in the enforcement of the bylaw or a similar bylaw adopted by such other town insofar as such bylaws relate to said river or its tributaries, and may appropriate money for the enforcement in whole or in part of any and all such bylaws.
10.3 Public Ways

10.3.1 No person except a town officer in the exercise of his duties shall affix a sign, signboard or device to a post, board, tree or other object within the limits of any public way, on land belonging to the town or on any public building without first obtaining permission from the Selectmen.

10.3.2 No person shall suffer any horse, grazing beast or swine to run at large in the town or to feed within the limits of a public way unless in the care of a keeper.

10.3.3 No person shall willfully or negligently obstruct the entrance to any public building or the free passage of any person or vehicle on any public way.

10.3.4 The Selectmen may prohibit coasting whenever and wherever it shall in their opinion be detrimental to public safety.

10.3.5 No person shall excavate any public way or move any building along same without a written permit from the Selectmen who shall notify the Superintendent of Public Works of such permit. Persons granted such permit shall be obliged to post such signs and place such lights as shall in the opinion of the Selectmen be necessary for the public safety.

10.3.6 No person shall cut or in any way injure a tree within the limit of a public way without the consent of the Superintendent of Public Works.

10.3.7 No person shall deposit any rubbish, garbage, stone, wood, nails, spikes, screws, glass, tin cans or any other waste material of any kind within the limits of a public way or on land belonging to the town, except at such points as the Selectmen and Superintendent of Public Works may designate.

10.3.8 No road shall be accepted by the town unless:

10.3.8.1 it has a right of way of at least fifty (50) feet in width;

10.3.8.2 it has been constructed in accordance with the rules and regulations of the Planning Board;

10.3.8.3 it has a paved roadway width of at least twenty (20) feet with two (2) foot shoulders on each side that have been built to the same specifications as the roadway, less the pavement; or in the case of a cul-de-sac which serves not more than fifteen (15) building lots, the pavement must be eighteen (18) feet wide and have two (2) foot shoulders on each side that have been built to the same specifications as the roadway, less the pavement.
10.3.9 For the purpose of facilitating the plowing or removal of snow and ice from any way, the Superintendent of Public Works, or his designee, may cause any vehicle interfering with such work to be removed to some convenient place. The owner of the vehicle shall be liable for any removal and storage charges. The penalty for such offense shall be a ten (10) dollar fine.

10.3.10 No fence, wall, or other structure, vegetation, slope or other object which impedes visibility at street intersections shall be allowed. Visibility is impeded by any such item which:

10.3.10.1 is visible in the space between three (3) feet and seven (7) feet above the crown of the traveled ways, and

10.3.10.2 is within a six (6) foot setback of street lot lines, and

10.3.10.3 is within twenty (20) feet of the intersection of the street lot lines. (In the case of a rounded corner, intersection of the street lot lines shall be the point of intersection of their tangents.)

Exceptions to this restriction are:

Street signs
Utility poles
Traffic control signs
Structures in existence at the time this bylaw is approved, for which a building permit is required
Stone walls in existence before the date of enactment
Mail boxes and newspaper boxes
Trees with no branches lower than seven (7) feet.
Directional signs to public buildings, schools, places of worship, and public recreational facilities.
ARTICLE XI

11. UTILITIES

11.1 As used in this bylaw, the word "utility", the word "transmission", and the phrase "poles and overhead wires and associated structures" shall have the meanings assigned to them by Section 22A of Chapter 166 of the General Laws. This bylaw shall not apply to poles, towers, and overhead wires and associated overhead structures used exclusively in the transmission of electric power in excess of twenty thousand (20,000) volts, phase to phase.

11.2 This bylaw is enacted pursuant to the applicable provisions of Section 22A to 22N, inclusive, of Chapter 166 of the General Laws in order that the town may, to the extent and in the manner that the law permits, prevent the further installation or construction of utility poles and overhead wires and associated structures in the town. This bylaw shall be liberally construed and applied to effect said purposes.

11.3 No utility shall hereafter install or construct, except by way of replacement or upgrading of existing facilities, any poles, overhead wires or associated overhead structures upon, along or across any public way, wherever located, within the town. A utility shall remove immediately any poles, overhead wires or associated overhead structures installed or constructed by it in violation of this section.
ARTICLE XII

12 SCENIC ROADS

12.1 Pursuant to the authority of Chapter 40, Section 15C of the General Laws, the town designates the following streets and roads as scenic roads:

| Acton Street | Pope Road          |
| Brook Street | Prospect Street   |
| Cross Street | River Road        |
| Curve Street | Russell Street    |
| Concord Street | Rutland Street |
| East Street  | School Street     |
| Fiske Street | Skelton Road      |
| Lowell Street | South Street   |
| Maple Street | Sunset Road       |
| North Road   | West Street       |

12.2 Purposes

The purposes of this Bylaw are to:

12.2.1 Ensure that roads recommended for designation as Scenic Roads pursuant to Chapter 40, Section 15C of the General Laws (“the Scenic Road Act”) meet certain specified criteria;

12.2.2 Ensure that roads designated by Town Meeting as Scenic Roads will not be altered by any person, organization or agency, in any way that requires the cutting or removal of trees, or the tearing down or destruction of stone walls, without adherence to applicable procedures and without the consent of the Planning Board, pursuant to the Scenic Roads Act;

12.2.3 Ensure that the provisions of the Scenic Roads Act, this Bylaw and any rules and regulations promulgated hereunder shall be equitably enforced.

12.3 Procedure for Designation as a Scenic Road

Any person, agency or organization may petition the Planning Board, the Conservation and/or the Historical Commission to request that the Board(s) consider recommending that a road or portion thereof be designated as a Scenic Road.

In determining whether to make a recommendation to Town Meeting that a road be designated as a Scenic Road, the Board(s) shall consider the extent to which such road is bordered by any natural or man-made features of aesthetic, conservation, or historic value, the alteration of which would lessen the value of those features. In particular, the Board(s) shall consider whether such road is bordered by trees and/or stone walls

12.3.1 that enhance an open vista such as agricultural land, orchards, farmland, open fields, or pastures;
12.3.2 that enhance the rural character of ancient, narrow and winding ways;
12.3.3 that protect natural resources, such as water supply, natural habitat, and/or watershed areas;
12.3.4 that maintain the historic nature of the road, or the nature of a road that serves an historic district, or is bordered by antique homes or structures; or
12.3.5 that are of exceptional quality;

12.4 Notification of Designation as a Scenic Road

Hereafter upon the designation of any road as a Scenic Road by Town Meeting, the Planning Board shall give prompt written notice of that action to all municipal departments, the Massachusetts Highway Department or its successor, and all utility companies doing business in the Town of Carlisle; shall publish a notice of the designation in a newspaper of general circulation in the Town; and shall notify in writing all property owners abutting the designated road(s).

12.5 Consent of Planning Board Required

In accordance with G.L. Ch. 40, Section 15C, after designation as a Scenic Road, no repair, maintenance, reconstruction or paving work shall involve the cutting or removal of trees or the tearing down or destruction of stone walls without prior written consent of the Planning Board following notice and a hearing.

12.6 Planning Board Regulations

The Planning Board shall adopt rules and regulations governing the procedures to be followed by persons, agencies, and organizations proposing to cut or remove trees or to tear down or destroy stone walls or portions thereof within or bordering a Scenic Road in connection with repair, maintenance, reconstruction or paving work on such road. Said rules and regulations shall include, without limitation, provisions regarding notice and hearing as required under G.L. Ch. 40, Section 15C, and provisions regarding the content, form and timing of applications made for the Planning Board’s consent, and guidelines and procedures to be employed by the Planning Board in administering this Bylaw.

12.7 Public Shade Tree Act

Nothing in this Bylaw or in the rules and regulations adopted hereunder shall be construed as abrogating the authority of the Tree Warden as set forth in G.L. Ch. 87, Section 5. Further, noting in this Bylaw or in the rules and regulations adopted hereunder shall be construed as abrogating the authority of the Town officials in an emergency to remove trees or tree limbs which endanger the public.
ARTICLE XIII

13 WETLANDS PROTECTION

13.1 Purpose and Jurisdiction

13.1.1 The purpose of this Bylaw is to protect the wetland and water resources of the Town of Carlisle by regulating activity in or near wetland resource areas. Conditions shall be imposed by the Carlisle Conservation Commission (the "Commission") after a public hearing at which the Commission determines that the area on which the proposed work is to be done is significant to public or private water supply, to ground water supply, to flood control, to storm damage prevention, to prevention of pollution, to protection of land containing shellfish, to the protection of wildlife habitat or to the protection of fisheries (collectively, the "Interests Protected by this Bylaw")

13.1.2 Except as permitted by the Commission or as provided in this Bylaw, no person shall remove, fill, dredge, or alter any bank, fresh water wetland, marsh, meadow, bog, or swamp bordering any creek, river, stream, pond, or lake, any land under said waters, any land subject to flooding, or any riverfront area (collectively, the "Resource Areas Subject to Protection").

13.1.3 Any activity proposed or undertaken within the "Buffer Zone" or Resource Areas Subject to Protection which, in the judgment of the Commission, will remove, fill, dredge or alter a Resource Area Subject to Protection under this Bylaw is subject to regulation under the Bylaw and requires the filing of a Request for Determination (Request) or Notice of Intent, Abbreviated Notice of Intent, or Abbreviated Notice of Resource Area Delineation (Notice).

13.1.4 Any activity proposed or undertaken outside the Resource Areas Subject to Protection and outside the Buffer Zone is not subject to regulation under this Bylaw and does not require the filing of a Notice of Intent unless and until that activity actually alters a Resource Area Subject to Protection under this Bylaw. In the event that such activity has in fact altered a Resource Area Subject to Protection under this Bylaw, the Commission shall impose such conditions on the activity or any portion thereof as it deems necessary to contribute to the interests protected under this Bylaw.

13.1.5 It is not the purpose or intention of this Bylaw to exceed Mass. Gen. Laws Ch. 131 Sec. 40 as amended on February 14, 1997, or the Wetland Protection Act Regulations 310 CMR 10.00 as amended May, 2008, except in the following Bylaw sections: 2, 10, and 11.
13.2 Applications and Fees

13.2.1 Any person who proposes to do work which will remove, fill, dredge or alter any Resource Area Subject to Protection under this Bylaw shall submit a Notice to the Commission which bears the signature of the owner of the subject property. Application under this Bylaw may be identical in form to a Notice of Intent filed pursuant to Mass. Gen. Laws Ch. 131, Sec. 40, and shall be sent by certified mail or hand delivered to the Carlisle Conservation Commission. Said application shall be accompanied by a filing fee set forth in the rules and regulations promulgated by the Commission and payable to the Town of Carlisle, and must be filed concurrently with or after applications for all other variances and approvals required by the Zoning Bylaw, the Sub-division Control Law, local Board of Health Regulations or any other bylaw or regulations relevant to the project. The written application shall include such plans as may be necessary to describe such proposed activity and its effect on the environment. No filing fee is required when a department or officer of the Town of Carlisle files an application for the Town.

13.2.2 Any person who desires a determination as to whether this Bylaw applies to land or work which may affect a Resource Area Subject to Protection may submit a Request for Determination of applicability to the Commission. Requests shall be accompanied by a filing fee set forth in the rules and regulations promulgated by the Commission. The Request application may be identical in form to a Request filed pursuant to Mass. Gen. Laws Ch. 131, Sec. 40. If the person making the Request is not the owner, the applicant shall send a copy of the Request by certified mail (return receipt requested) to the owner.

13.2.3 The receipt of such Notice or Request shall be acknowledged in writing on the face thereof and shall include the time and date so received. A person delivering said Notice by hand shall be given a receipt in writing acknowledging the time and date such filing was received.

13.2.4 Each Notice or Request filed shall be assigned a unique identification number (hereinafter, "File Number") to facilitate record keeping by the Commission. Said File Number may be identical to that assigned by the Massachusetts Department of Environmental Protection.

13.2.5 Any person filing a Notice or a Request with the Commission shall give at the same time written notification thereof, by certified mail (return receipt requested) or hand delivery, to the owner and all abutters at their mailing addresses shown on the most recent Certified Abutters List.

13.2.6 In addition to any filing fee imposed by the rules and regulations promulgated under this Bylaw, the applicant shall reimburse the reasonable costs and expenses borne by the Commission for specific expert engineering and consulting services deemed necessary by the Commission, provided that the scope of the application meets the criteria set forth in Section 2.7 of this Bylaw. The amount of the reimbursement fee shall be based on the standard set forth in Section 2.10 of this Bylaw and shall be constrained by the following:
13.2.6.1 For sewage disposal system repair and/or landscaping projects for an existing single family residence, a maximum reimbursement fee of ZERO DOLLARS ($0.00) per File Number may be imposed for a Notice, Request, or request for Certificate of Compliance.

13.2.6.2 For projects to access, construct or modify one single family residence, a maximum reimbursement fee of ONE THOUSAND DOLLARS ($1,000.00) per File Number may be imposed for a Notice of Intent.

13.2.6.3 For all other projects, a maximum reimbursement fee of FIFTEEN THOUSAND DOLLARS ($15,000.00) per File Number may be imposed for each Notice, Request, and request for Certificate of Compliance.

13.2.7 The Commission is authorized to charge this site and/or design review reimbursement fee when the Commission determines that a Notice, Request, or Certificate of Compliance involves any of the following: 500 square feet or greater of alteration of Freshwater Wetlands; 50 linear feet or greater of alteration of a Bank, Stream or River; 500 square feet or greater of alteration of the Buffer Zone; alteration of greater than 500 square feet of Land Under Bodies of Water; discharge of any pollutants into surface or ground waters of any resource area under this Bylaw; or construction of a detention or retention basin or other drainage device.

13.2.8 Said specific expert engineering and consultant services, may include but are not limited to consultants’ overhead and office expenses required to process said Notices, Requests and Certificates; copying plans and technical submittals for further review; sub-contracting for professional services; mileage; wetland survey and delineation; hydro geologic and drainage analysis; purchase or borrowing of materials; wildlife habitat, rare species, shellfish and fisheries evaluation; and environmental or land use legal consultation.

13.2.9 Said reimbursement fee shall be paid by the applicant within thirty (30) calendar days of receipt of a written request from the Commission. Said payment may be required by the Commission at any point in reviewing or deliberating processes to pay for services rendered thus far, including prior to a final decision being rendered but not before the Commission has received the actual bills for the site and/or design review. The fee shall be paid to the town into an account of the Commission which is set up by the Treasurer for this purpose, separate and apart from all other Town monies, and which may be drawn upon by the Commission for services approved by the Commission at a public meeting. The principal shall be expended by the Treasurer at the direction of the Commission for site and/or design review costs and expenses.

13.2.10 In setting the amount of said reimbursement fee, the Commission shall utilize the following standard: the fee shall equal the amount of the actual bills for all expenses incurred for the File Number that is submitted by an expert engineer or consultant, up to the maximum amount set forth in Section 2.6 of this Bylaw.
13.3 **Hearings and Meetings**

13.3.1 For a Request, the Commission shall hold a public meeting within twenty-one (21) calendar days of its receipt. Notice of the time and place of the meeting shall be given by the Commission at the expense of the applicant, not less than five (5) days prior to the meeting, by publication in a newspaper of general circulation (in Carlisle) and by mailing a notice to the applicant and to the owner by certified mail (return receipt requested).

13.3.2 For a Notice, the Commission shall hold a public hearing within twenty-one (21) calendar days of its receipt. Notice of the time and place of the hearing shall be given by the Commission at the expense of the applicant, not less than five (5) days prior to the hearing, by publication in a newspaper of general circulation (in Carlisle) and by mailing a notice to the applicant.

13.3.3 A Public Hearing may be continued as follows:

13.3.3.1 without the consent of the applicant to a date, announced at the hearing, within twenty-one (21) calendar days of receipt of the Notice;

13.3.3.2 with the consent of the applicant, to an agreed-upon date, which shall be announced at the hearing; or

13.3.3.3 with the consent of the applicant for a period not to exceed twenty-one (21) calendar days after the submission of a specified piece of information or the occurrence of a specified action. The continued hearing shall be publicized in accordance with Section 3.2 of this Bylaw.

13.4 **Permits and Conditions**

13.4.1 For Requests, the Commission shall issue a Determination of Applicability within twenty-one (21) calendar days of receipt of said application. If, after the public meeting, the Commission determines that the area is significant to the Interests Protected by this Bylaw, the Commission shall issue a positive determination and request that the applicant file a Notice. If the Commission determines that the area which is the subject of the application is NOT significant to the interests protected by this Bylaw, or that the proposed activity does not require the imposition of conditions, it shall issue a negative determination. When the person requesting a determination is other than the owner, notice of the determination shall be sent to the owner as well as to the requesting person by certified mail (return receipt requested).
13.4.2 For Notices of Intent, and Abbreviated Notices of Intent, the Commission shall issue an Order of Conditions within twenty-one (21) calendar days of the close of the Public Hearing for said application. The Commission shall impose such conditions as will contribute to the protection of the Interests Protected by this Bylaw and all work shall be done in accordance with those conditions. If the Commission makes a determination that the proposed activity does not require the imposition of such conditions, the applicant shall be notified of such determination within twenty-one (21) days after said hearing. Such Notification of Nonsignificance shall be signed by the majority of the Conservation Commission and a copy thereof shall be sent forthwith to the applicant by certified mail (return receipt requested). An Order of Conditions shall be valid for three (3) years unless specifically stated otherwise. The Commission may renew an Order of Conditions for an additional one (1), two (2) or three (3) year period. If renewal of an Order of Conditions is requested, it must be received in writing by the Commission at least thirty (30) calendar days prior to the expiration date of the Order.

13.4.3 No work proposed in any application shall be undertaken until the Order of Conditions, or Notification of Nonsignificance with respect to such work issued by the Commission has been recorded in the Registry of Deeds or, if the land affected thereby be registered land, in the registry section of the Land Court for the district wherein the land lies, and until the holder of the Order of Conditions certifies in writing to the Commission that the Order has been so recorded.

13.4.4 Within twenty-one (21) days of the receipt of a written request, by the applicant or the owner of the property, for Certificate of Compliance, the commission shall grant such request if the activity, or portions thereof, complies with the Order of Conditions and if, at the time of such request, there are no outstanding notices of violation or unsatisfied fines issued by the Commission or by the Massachusetts Department of Environment Protection against a property which is the subject of such a request. The Certificate of Compliance shall state that the activity, or portions thereof, has been completed in accordance with such Order.

13.4.5 No conditions shall be imposed, nor shall any Determination be rendered by the Commission, in reference to this Bylaw, unless the commission meets with a quorum present.

13.5 Exceptions

13.5.1 The provisions of this Bylaw shall not apply to work performed in the course of 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 and used to provide electric, gas, water, telephone, telegraph and other telecommunication services.
13.5.2 The Notice of Intent required in this Bylaw shall not apply to emergency projects necessary for the protection of the health or safety of the Commonwealth which are to be performed or which are ordered to be performed by an agency of the Commonwealth or a political sub-division thereof. An emergency project shall mean any project certified to be an emergency by the Commission. If the Commission fails to act favorably within twenty-four (24) hours of receipt of a request for certification of an emergency project, said project may be so certified by the Selectmen. In no case shall any removal, filling, dredging or alteration authorized by such certification extend beyond the time necessary to abate the emergency.

13.5.3 The provisions of this Bylaw shall not apply to any mosquito control work done under the provisions of Clause (36) of Sec. 5 of Ch. 40, of Ch. 252 or any special act, to the maintenance of drainage and flooding systems of cranberry bogs, to work performed for normal maintenance or improvement of land in agricultural use or in aquacultural use.

13.5.4 The provisions of this Bylaw shall not apply to maintenance dredging projects for which a license has been previously issued within ten (10) years by the Division of Waterways of the Department of Environmental Protection. The procedures set for the Mass. Gen. Laws Ch. 131, Sec. 40 for licensed maintenance dredging projects shall be utilized in administering this Bylaw.

13.6 Regulations

13.6.1 After public notice and hearing, the Commission may promulgate rules and regulations to effectuate the purposes of this Bylaw. 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.

13.7 General Provisions, Presumptions and Performance Standards

13.7.1 The provisions set forth in 310 CMR 10.03(1) through 10.03(6) as defined May, 2008, and 310 CMR 10.51 through 10.60 as defined May, 2008, shall be used for the interpretation and implementation of this Bylaw except in the event of a conflict with other provisions of this Bylaw, in which case the other provisions of this Bylaw shall take precedence.

13.8 Severability

13.8.1 The invalidity of any provision or feature of this Bylaw shall not affect the validity of any other provision or feature not manifestly inseparable therefrom.

13.9 Appeals
13.9.1 During an appeal of a decision of the Commission, the findings of a concurrent Massachusetts Department of Environmental Protection review under Mass. Gen. Laws Ch. 131, Sec. 40, shall be presumed correct except in those areas in which this Bylaw specifically exceeds Mass. Gen. Laws Ch. 131, Sec. 40. For situations where this Bylaw specifically exceeds Mass. Gen. Laws Ch. 131, Sec. 40, the decisions of the Commission shall be reviewable in the Superior Court in an action filed by the applicant, any person aggrieved by the Commission's decision, any abutter, or any 10 citizens of Carlisle within 60 days thereof, in accordance with Mass Gen. Laws Ch. 249, Sec. 4.

13.10 Enforcement

13.10.1 The filing of a Notice or Request shall constitute the consent of the owner and grant the authority for the Commission, its agents, officers, and employees to enter upon privately owned land for the purpose of performing their duties under this Bylaw, which may make or cause to be made such examinations, surveys or sampling as the Commission deems necessary.

13.10.2 The Commission shall have authority and duty to enforce this Bylaw, its regulations and Order of Conditions issued hereunder by Enforcement Orders and civil and criminal court actions.

13.10.3 When the Commission determines that violation of this Bylaw has occurred, it may request the Board of Selectmen and the Town Counsel to take legal action for enforcement under civil law. In addition, the Commission may request the Chief of Police or other authorities to take legal action for enforcement under criminal law.

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

13.10.5 Any person who violates any provision of this Bylaw, regulations thereunder, or Order of Conditions issued thereunder, may be punished by a fine of not more than three hundred dollars ($300.00) per offense. Each day or portion thereof during which a violation continues shall constitute a separate offense, and each provision of the Bylaw, regulations, or Order of Conditions violated shall constitute a separate offense.

13.10.6 In the alternative to criminal prosecution, the Commission may elect to utilize the non-criminal disposition procedure set forth in Mass. Gen. Laws Ch. 40, Sec. 21D, in which case the penalty shall be as follows:

- 13.10.6.1 First offense: $ 75.00
- 13.10.6.2 Second offense: $150.00
- 13.10.6.3 Third and subsequent offenses: $300.00
13.10.7 No person shall remove, fill, dredge or alter any Resource Area Subject to Protection under this Bylaw without the required authorization, 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 on Enforcement Order issued pursuant to this Bylaw. Each day such violation continues constitutes a separate offense except that any person who fails to remove unauthorized fill or otherwise fails to restore illegally altered land to its original condition after giving written notification of said violation to the Commission, shall not be subject to additional penalties unless said person thereafter fails to comply with an Enforcement Order or Order of Conditions.

13.10.8 Any person who purchases, inherits or otherwise acquires real estate upon which work has been done in violation of the provisions of this Bylaw or in violation of any Order issued under this Bylaw shall forthwith comply with any such Order or restore such properties to their condition prior to any such violation; provided, however that no action, civil or criminal, shall be brought against such person unless such action is commenced within three (3) years following the recording of the deed or the date of the death by which such properties were acquired by such person. Any court having equity jurisdiction may restrain a violation of this Bylaw and enter such orders as it deems necessary to remedy such violation, upon the petition of Attorney General, the Commission, the Town of Carlisle, an owner or occupant of property which may be affected by said removal, filling, dredging or altering, or ten residents of the Commonwealth under the provision of Sec. 7(A) of Ch. 214.

13.11 Definitions

13.11.1 Unless specifically stated otherwise in this Bylaw, the definitions set forth in Mass Gen. Laws Ch. 131, Sec. 40, as defined on February 14, 1997, and in 310 CMR as defined May, 2008, shall be used for the interpretation and implementation of this Bylaw. Definitions unique to this Bylaw that shall be used for the interpretation and implementation of this Bylaw include:

13.11.1.1 Pond (inland) shall be defined as any open body of fresh water, either naturally occurring or man-made, with a surface area observed or recorded within the last ten (10) years of at least ten thousand (10,000) square feet, and which is never without standing water due to natural causes, except during periods of extended drought. For purposes of this definition, extended drought shall mean any period of four (4) or more months during which the average rainfall for each month is fifty (50) percent or less of the ten (10) year average for that same month. Basins or lagoons which are part of waste water treatment plants shall not be considered ponds, nor shall swimming pools or other impervious man-made retention basins.
ARTICLE XIV

14 MISCELLANEOUS

14.1 Transient Vendors, Hawkers and Peddlers

14.1.1 No transient vendor, hawker, or peddler as defined in Chapter 101 of the General Laws, or any other person in any form of house-to-house selling, shall sell any goods, wares, merchandise or services in the town without having first recorded his name and place of residence and the nature of his business with the police department. The police department shall thereupon issue appropriate identification recording the above information. Such identification must be shown upon request and shall state that the holder has duly registered and is entitled to go from place to place within the town for the purpose specified.

14.1.2 No such person shall solicit from house to house except between the hours of 9:00 AM and 6:00 PM.

14.1.3 This section shall not apply to route salesmen making regular deliveries in accordance with orders placed in advance by their customers.

14.2 Sale of Merchandise on Public Property

14.2.1 No person, firm or corporation shall sell, display or advertise for sale any articles, goods, wares or merchandise of any description whatsoever within the limits of any public way, park or other public property, without first obtaining written permission so to do from the town officer, board or committee which has authority over the use of such property. No permission shall be granted unless the appropriate officer, board or committee determines the same to be not inconsistent with the public interest and not injurious to the health, safety and welfare of the inhabitants of the town. Each such permission shall stipulate the term thereof, such term not to exceed twelve (12) months, and such other provisions as the officer, board or committee may determine.

14.3 Cemetery

14.3.1 No sum of money less than one hundred ($100) dollars shall be accepted by the town as a perpetual fund for care of a lot in a cemetery.

14.3.2 The rights in a burial lot may be conveyed back to the town and the original charge shall be refunded to the owner, but such rights shall not be otherwise transferable except by operation of law.
14.4 **Alcoholic Beverages**

14.4.1 No person shall drink, or possess in an unsealed container, an alcoholic beverage, as defined in Chapter 138, Section 1 of the General Laws, while in or upon a public way or any building or land owned by the town, without a license issued by the Board of Selectmen; or upon any private land or place, without the prior consent of the owner or authorized person in control thereof. A police officer may arrest without a warrant any person who commits a violation of this bylaw in his presence. All alcoholic beverages being used in violation of this bylaw shall be seized and safely held until final adjudication of the charge against the person arrested for such violation at which time they shall be returned to the person entitled to lawful possession thereof.

14.5 **Junk**

14.5.1 The open display or open storage of junk shall be prohibited in all districts, including worn-out, castoff, or discarded articles and materials which are ready for destruction or have been collected or stored for salvage or conversion to some other use. The ungaraged storage of unregistered motor vehicles, as defined in General Laws Chapter 90D, Section 1, trailers as defined herein, or any part or portion of any of the above, shall be prohibited in all districts, provided that the storage of unregistered motor vehicles and trailers shall be allowed upon premises duly licensed by the Board of Selectmen under General Laws, Chapter, 140, in accordance with the terms of said license. "Trailer" shall be defined for purposes of this section as any structure built on a chassis to be moved from site to site, whether used with or without a permanent foundation, provided further that travel trailers, horse trailers, utility trailers, and boat trailers, having a net vehicle weight of less than 3500 lbs., shall not be deemed to be "trailers" within the meaning of this section.

14.6 **Regulation of Dogs**

14.6.1 Definition of Terms

As used in this bylaw, unless the context otherwise indicates:

14.6.1.1 **DOGS**: All animals of canine species, both males and females.

14.6.1.2 **OWNERS**: Any person or persons, firm, association or corporation owning, keeping or harboring a dog as herein defined.

14.6.1.3 **KEEPER**: Any person, corporation or society other than the owner, harboring or having in his possession any dog.

14.6.1.4 **DOG OFFICER**: Any officer appointed by the Board of Selectmen for the enforcement of dog control laws, and who will be responsible for this bylaw.

14.6.5.1 **PUBLIC NUISANCE**: Any dog may be deemed a public nuisance:
14.6.1.5.1 for having bitten or attacked or threatened the health or safety of any person when said dog is on property other than that of the owner or keeper; or

14.6.1.5.2 for chasing any vehicle or bicycle upon a public way open to public travel; or

14.6.1.5.3 for having killed or maimed any domestic animal, farm animal, livestock, fowl or protected wild game while said dog is on property other than that of the owner or keeper; or

14.6.1.5.4 for having damaged or littered property other than that of the owner or keeper; or

14.6.1.5.5 for continuous outdoor barking for more than fifteen minutes in a residential neighborhood.

14.6.2 Licenses

14.6.2.1. 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.

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

14.6.2.3 The Town Clerk shall, pursuant to G.L. c.40, Section 22F, from time to time fix reasonable annual fees to be charged for the issuance of licenses for dogs.

14.6.2.4 The Town Clerk shall, pursuant to G.L. c.40, Section 22F, from time to time fix reasonable annual fees to be charged for the issuance of licenses for kennels.

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

14.6.2.6 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 1st of any year, shall be subject to a penalty of twenty dollars ($20.00) to be payable, in addition to the license fee, to the Town Clerk upon demand by the Dog Officer. Any person who fails to license a dog which is owned or kept in the Town of Carlisle within fifteen (15) days after the demand made by the Dog Officer shall be subject to a penalty of thirty dollars ($30.00), said penalty to be collected as provided by law.

14.6.3 Responsibility of Dog Owner or Keeper

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14.6.3.1 The owner or keeper shall prevent his/her dog from being a public
nuisance as defined in Section 14.6.1 of the bylaw.

14.6.3.2 The owner or keeper shall annually license his/her dog in accordance
with Section 14.6.2 of the bylaw.

14.6.4 Impounding

It shall be the duty of the Dog Officer to apprehend any dog found to be in
violation of Section 13.6.3 of the bylaw and to impound such dog in a suitable
place or to order the owner or keeper thereof to restrain such dog.

14.6.5 Notice to Owner and Redemption

The Dog Officer shall, in matters of impoundment, impoundment fees and
redemption of impounded animals, carry out his/her duties in accordance with
Sections 151 and 151A of Chapter 140, and any amendments thereto, of the
Massachusetts General laws.

14.6.6 Fines

Any owner or keeper found in violation of any provision of this bylaw shall be
liable to fines as follows:

First offense (in any calendar year): No fine
Second offense (in any calendar year): $15.00
Subsequent offenses (in any calendar year): $25.00 for each offense

Further, if the owner or keeper of a dog be a minor, the parent or guardian of
such minor shall be held liable for any violation of this bylaw.

14.6.7 Noncriminal Disposition

Any provision of this bylaw, and any order of the Board of Selectmen, the
violation of which is subject to a specific monetary fine or penalty, may, in the
discretion of the town official who is the enforcing person and as an alternative
to criminal proceedings, be enforced in the manner provided in Section 21D of
Chapter 40 of the General Laws. The term "enforcing person" shall mean the
Dog Officer or any police officer of the town.

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 Legality

In the event that any provision or section of this bylaw is deemed invalid or
unenforceable, all other provisions shall remain in full force and effect.

MISCELLANEOUS
14.7 **Recycling**

14.7.1 The Board of Selectmen shall provide and maintain some suitable place or method at which inhabitants of the Town shall have the right under suitable regulations, made from time to time by the Boards of Selectmen, to deposit for recycling such solid waste as may be permitted by such regulations. Such rules and regulations shall require the separation of designated recyclable material or materials from other refuse.

14.8 **Denial or Revocation of Permits**

The appropriate licensing and permit-granting authorities of the Town may deny any application for, or revoke or suspend any local license or permit, including renewals and transfers issued by any Town officer, committee or board for any person, corporation or business enterprise who has neglected or refused to pay any local taxes, fees, assessments, betterments, or any other municipal charges. Administration of this bylaw shall be in accordance with the provisions set forth in Massachusetts General Laws, Chapter 40, Section 57, as amended, which provisions are incorporated herein by reference.
ARTICLE XV

15 PERSONNEL BYLAW

15.1 Purpose And Authorization

The purpose of the Personnel Bylaw is to establish fair and equitable personnel policies and to establish a system of personnel administration that ensures a uniform, fair, and efficient application of personnel policies. This bylaw is adopted pursuant to the authority granted by Article LXXXIX of the Constitution of the Commonwealth and General Laws, Chapter 41, Sections 108A and 108C. The following principles shall apply:

15.1.1 Recruitment, selection, and advancement of personnel shall be based on ability, knowledge, education, and skill under fair and open competition.

15.1.2 Employment shall be open to all segments of society.

15.1.3 Fair treatment of all applicants and employees shall be guaranteed in all aspects of personnel system and shall be administered without regard to age, race, color, creed, gender, sexual orientation, national origin, political affiliation, disability, or other non-merit factors and with proper regard for privacy and constitutional rights.

15.1.4 Training and development opportunities shall be provided as needed to assure high quality performance by all employees.

15.1.5 Retention of employees shall be on the basis of performance. A reasonable effort shall be made to assist employees with inadequate performance; and if, following such effort, inadequate performance cannot be corrected, separation shall occur.

15.2 Application

All Town departments and positions shall be subject to the provisions of this bylaw except elected officers, employees with personal contract, employees covered by collective bargaining agreement, elected town officials, and employees of the school department. Nothing in this bylaw shall be construed to limit any right of employees pursuant to Massachusetts General Laws.

15.3 Delegation Of Responsibilities

15.3.1 Board of Selectmen

The Board of Selectmen shall be responsible for the overall administration of the Personnel Bylaw and the personnel policies. The Board of Selectmen shall appoint a Personnel Board. The Board of Selectmen shall appoint the Personnel Administrator.

15.3.2 Personnel Board
15.3.2.1 Composition: The Personnel Board shall consist of five (5) members. One (1) member shall be appointed for a term of one (1) year, two (2) members for terms of two (2) years, and two (2) members for terms of three (3) years. All subsequent appointments shall be made for three (3) years and vacancies shall be filled by the Board of Selectmen. No member of the Personnel Board shall be an employee under the jurisdiction of the Personnel Board, or an appointed or elected official of the Town. Like all Town employees and board/committee members, the Personnel Board is subject to and shall abide by the provisions of the Conflict of Interest Law, MGL, Chapter 268A. Members shall serve without compensation. The Personnel Administrator shall serve as an advisor to the Personnel Board.

15.3.2.2 Organization: The Personnel Board shall annually elect a Chairperson from its membership who shall preside over meetings. The Board shall select a clerk from its membership who shall be responsible for recording minutes of committee meetings, in accordance with the Open Meeting Law, Chapter 39, Section 23. A majority of the Board shall constitute a quorum for the transaction of business. Action by a majority of those Board members present shall be binding.

15.3.2.3 Powers and Duties: The Personnel Board is authorized to provide, create, and administer personnel policies in the Town of Carlisle, subject to the approval of the Board of Selectmen. The Board is further authorized to make interpretations and resolve questions of policy relating to wages, salaries and other benefits and their related procedures, and to assure that these policies are consistently administered by all town departments, boards, and committees.

The Personnel Board shall adopt policies and procedures, with the Selectmen’s ratification, deemed necessary for the administration of the Personnel Policy.

The Personnel Board with the assistance of the Personnel Administrator shall classify all compensated positions in the employ of the Town, both part-time and full-time except employees covered by contracts issued through the Board of Selectmen, employees under collective bargaining agreements, elected officials, and those employees under the jurisdiction of the School Committee.

15.3.3 Personnel Administrator

There shall be a Personnel Administrator, who shall be appointed by the Board of Selectmen.

The Personnel Administrator may act as chief negotiator for collective bargaining agreements, which are not within the jurisdiction of the School Committee subject to authority vested in the Board of Selectmen and interpretation of policy by the Personnel Board.
15.3.3.1. Powers and Duties. The Personnel Administrator shall have the following duties:

15.3.3.1.1. Administer all functions specified in this bylaw and personnel policies promulgated pursuant to Section 5.

15.3.3.1.2. Provide advice and assistance to the Board of Selectmen, Personnel Board, supervisory personnel, and employees in all aspects of personnel management specified in this bylaw.

15.3.3.1.3. Recommend to the Personnel Board such changes in this bylaw and the Town's personnel policies as may be considered necessary as conditions change.

15.3.3.1.4. Supervise and maintain, on a centralized basis, all records pertaining to personnel management in the Town.

15.3.3.1.5. Administer employment training, and employee development programs, whether funded by the Town, the Commonwealth, the United States Government, or any other source.

15.3.3.1.6. Evaluate periodically the effectiveness of the Town's personnel system and recommend any changes to the Personnel Board.

15.3.3.1.7. Ensure that the Town acts affirmatively in providing maximum opportunities to all persons regardless of age, race, color, creed, gender, sexual orientation, national origin, political affiliation, or disability or other non-merit factors for entry level positions and promotional positions and provides equal treatment in all aspects of personnel management.

15.3.3.1.8. Ensure that the recruitment, selection, appointment and removal of employees is consistent with the Personnel Bylaw and the policies adopted pursuant to the Personnel Bylaw.

15.3.3.1.9. Ensure the preparation and maintenance of a comprehensive pay and classification plan including pay schedule, classification plan and job descriptions.

15.3.4. Support

The Town shall furnish such staffing, services, office space, equipment and other support as may be necessary for the proper functioning of the personnel system.
15.3.4.1 Centralized Record Keeping

The Personnel Administrator shall develop and maintain, on a centralized basis, all personnel records, as the Administrator shall determine necessary for the proper functioning of the personnel system. The form and content of records and the responsibilities of department heads and supervisory personnel with respect to such records shall be specified in Personnel Policies.

15.4 Personnel System

A personnel system shall be established by promulgation of policies pursuant to Section 5. The personnel system shall make use of current concepts of personnel management and shall include but not be limited to the following elements:

15.4.1 Method of Administration. A system of administration which assigns specific responsibility for all elements of the personnel system, including: maintaining personnel records, implementing effective recruitment and selection processes, maintaining the classification and compensation plans, monitoring the application of personnel policies and periodic reviews, and evaluating the personnel system.

15.4.2 Classification Plan. A position classification plan for all employees subject to this bylaw shall be established, based on similarity of duties performed and the responsibilities assumed so that the same qualifications may be reasonably required for, and the same schedule of pay may be equitably applied to, all positions in the same class. No employee may be hired or promoted to a position not included in the classification plan.

15.4.3 Compensation Plan. A compensation plan for all positions subject to this bylaw shall consist of:

15.4.3.1 A schedule of pay grades including minimum, maximum and intermediate rates for each grade; and

15.4.3.2 An official list indicating the assignment of each position to specific pay grades.

15.4.4 Personnel Policies. A series of personnel policies, which establishes the rights, the benefits to which personnel employed by the Town are entitled and the obligations of said employees to the Town. Included shall be a recruitment, employment, promotion and transfer policy, which ensures that reasonable effort is made to attract qualified persons and that selection criteria are job related.

15.4.5 Personnel Records. A centralized record keeping system, which maintains essential personnel records.

15.4.6 Other Elements. Other elements of a personnel system as deemed appropriate or required by law.
15.5 Adoption And Amendment Of Personnel Policies

The Board of Selectmen shall promulgate personnel policies defining the rights, benefits and obligations of employees subject to this bylaw. Policies shall be adopted or amended as follows:

15.5.1 Preparation of Policies. The Personnel Board, under the direction of the Board of Selectmen, shall prepare policies or amendments to policies. Any member of the Board of Selectmen, Personnel Board, Personnel Administrator, a department head, or any three employees may suggest policies for consideration by the Personnel Board. The Personnel Board need not consider any proposal already considered in the preceding twelve months. Any person proposing a new or amended policy shall provide the substance and the reason for the proposed policy to the Personnel Board in writing. The Personnel Board shall consider any proposed policies or amendments at their next regular meeting. Any proposed policies or amendments shall be posted at least five (5) days prior to the meeting in prominent work locations, and a copy shall be submitted to the Board of Selectmen.

15.5.2 Process. The Personnel Board shall present the proposed policy(ies) or amendment(s), the purpose of the proposal, and the implication of any proposed change at a public meeting. Any person may attend the meeting, speak and present information. Within twenty (20) business days after such meeting, the Personnel Board may vote to recommend that the Board of Selectmen adopt the policies (with or without modifications), reject the policies, or indicate that further study is necessary.

15.5.3 Recommended Policies. The Personnel Board shall transmit recommendations in writing to the Board of Selectmen within twenty (20) business days of any vote on proposed personnel policies or amendments. The recommendations from the Personnel Board shall contain the text of the proposed policy or amended policy, an explanation of the Policy and the implications of the Policy. The Board of Selectmen shall consider recommendations of the Personnel Board and may adopt, reject or return recommendations for further action to the Personnel Board. The Board of Selectmen need only act on proposed policies recommended by the Personnel Board for adoption. Policies shall become effective upon approval of the Board of Selectmen, unless some other date is specified.

15.6 Severability

The provisions of this bylaw and any regulations adopted pursuant to this bylaw are severable. If any bylaw provision or regulation is held invalid, the remaining provisions of the bylaw or regulations shall not be affected thereby.

15.7 Effective Date This bylaw shall take effect on May 6, 2003.
<table>
<thead>
<tr>
<th>TOWN MEETING DATE</th>
<th>APPROVAL DATE</th>
<th>BYLAW CHANGE</th>
</tr>
</thead>
<tbody>
<tr>
<td>April 1, 1932</td>
<td>3/7/33</td>
<td>Zoning bylaw adopted and one (1) acre zoning established.</td>
</tr>
<tr>
<td>February 3, 1937</td>
<td>4/2/37</td>
<td>Selectmen made enforcers of bylaw. Building Inspector created. [Art. 28]</td>
</tr>
<tr>
<td>February 14, 1938</td>
<td>4/11/38</td>
<td>Portion of Concord St. rezoned residential from business. [Art. 18.]</td>
</tr>
<tr>
<td>October 14, 1939</td>
<td>11/3/39</td>
<td>Business district expanded in the center to include the Russell property. [Art. 1]</td>
</tr>
<tr>
<td>February 9, 1942</td>
<td>4/1/42</td>
<td>Sec. II - no building can be erected, altered or used, or land used, for other than stated specified purposes in Residence district or Business district. [Art. 22]</td>
</tr>
<tr>
<td>February 12, 1945</td>
<td>4/9/45</td>
<td>Business district increased in property of Kinsman from 30 X 50 to 35 X 75. [Art. 16]</td>
</tr>
<tr>
<td>April 26, 1948</td>
<td>5/19/48</td>
<td>Gravel removal on Board of Appeals permit. [Art. 6]</td>
</tr>
<tr>
<td>March 6, 1950</td>
<td>9/29/50</td>
<td>Section 9 added - loam and gravel removal. [Art. 27]</td>
</tr>
<tr>
<td>March 6, 1950</td>
<td>9/29/50</td>
<td>Amend Art. VI add Sec. 9 - appeal procedure against rulings of Bldg. Inspector. [Art. 28]</td>
</tr>
<tr>
<td>March 5, 1951</td>
<td>4/11/51</td>
<td>Section VIII added, firearms regulations. [Art. 20]</td>
</tr>
<tr>
<td>March 2, 1953</td>
<td>6/8/53</td>
<td>Road construction regulations and width for accepted town road set at 40' R.O.W. and 16' finished. [Art. 29]</td>
</tr>
<tr>
<td>March 1, 1954</td>
<td>3/24/54</td>
<td>Amend Section V. 5 - a minimum building size. [Art. 28]</td>
</tr>
</tbody>
</table>

TABLE 1 – CONTINUED

CHRONOLOGY OF GENERAL AND ZONING BYLAW CHANGES

Revised June 20, 2014
<table>
<thead>
<tr>
<th>TOWN MEETING DATE</th>
<th>APPROVAL DATE</th>
<th>BYLAW CHANGE</th>
</tr>
</thead>
<tbody>
<tr>
<td>June 18, 1956</td>
<td>08/13/56</td>
<td>Residential Districts A and B established. Two (2) acre zoning adopted. Zoning Map approved. [Art. 8]</td>
</tr>
<tr>
<td>November 26, 1957</td>
<td>12/11/57</td>
<td>Art. IX loam and gravel bylaw amended. [Art. 1]</td>
</tr>
<tr>
<td>March 2, 1959</td>
<td>04/08/59</td>
<td>Section 5a, Article V increased from 500' minimum building area to 700'. [Art. 24]</td>
</tr>
<tr>
<td>March 2, 1959</td>
<td>04/08/59</td>
<td>24' paved surface for accepted town ways. [Art. 25]</td>
</tr>
<tr>
<td>March 13, 1961</td>
<td>04/06/61</td>
<td>Wiring Inspector established. [Art. 25]</td>
</tr>
<tr>
<td>March 12, 1962</td>
<td>05/02/62</td>
<td>Fireproofing for attached garages. [Art. 17]</td>
</tr>
<tr>
<td>March 26, 1962</td>
<td>05/11/62</td>
<td>Entire new section bylaw. Art. VI accepted, establishment of district lot size and use requirements - two-family house restricted. [Art. 1]</td>
</tr>
<tr>
<td>March 26, 1962</td>
<td>05/11/62</td>
<td>New zoning map accepted. [Art. 2]</td>
</tr>
<tr>
<td>March 9, 1964</td>
<td>04/06/64</td>
<td>Gas inspector established. [Art.24]</td>
</tr>
<tr>
<td>March 15, 1965</td>
<td>04/22/65</td>
<td>Amend Art. VI establishment of pork chop lots. [Art. 22]</td>
</tr>
<tr>
<td>March 10, 1969</td>
<td>06/02/69</td>
<td>Roadway - 40' R.O.W., 24' paved for acceptance. [Art. 21]</td>
</tr>
<tr>
<td>March 10, 1969</td>
<td>06/02/69</td>
<td>Street frontage must be on one street. [Art. 22]</td>
</tr>
<tr>
<td>March 10, 1969</td>
<td>07/03/69</td>
<td>Historic District established. [Art. 23]</td>
</tr>
<tr>
<td>March 9, 1970</td>
<td>06/02/70</td>
<td>Pork chop lots not to block roadway extension. [Art. 31]</td>
</tr>
<tr>
<td>March 9, 1970</td>
<td>06/02/70</td>
<td>Delete Article V of building bylaw, add new section. [Art. 33]</td>
</tr>
<tr>
<td>June 14, 1971</td>
<td>09/13/71</td>
<td>Site plan approval bylaw. [Art. 9, 10, 11]</td>
</tr>
</tbody>
</table>

TABLE 1 – CONTINUED

CHRONOLOGY OF GENERAL AND ZONING BYLAW CHANGES
Revised June 20, 2014

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<tr>
<th>TOWN MEETING DATE</th>
<th>APPROVAL DATE</th>
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</tr>
</thead>
<tbody>
<tr>
<td>March 13, 1972</td>
<td>05/08/72</td>
<td>No more than two contiguous porkchop lots. [Article 24]</td>
</tr>
<tr>
<td>March 14, 1973</td>
<td>05/18/73</td>
<td>Amend Section 12 increased R.O.W. for roads to 50’. [Art. 30]</td>
</tr>
<tr>
<td>November 5, 1973</td>
<td>11/15/73</td>
<td>Section 13 established scenic roads. [Art. 10]</td>
</tr>
<tr>
<td>May 14, 1974</td>
<td>08/02/74</td>
<td>Industrial district deleted, Carlisle Center business district established and permitted uses-0 600’ from monument. [Art. 1]</td>
</tr>
<tr>
<td>May 14, 1974</td>
<td>08/02/74</td>
<td>Parking bylaw established. [Art. 2]</td>
</tr>
<tr>
<td>May 6, 1975</td>
<td>08/25/75</td>
<td>Flood hazard district established uses and restrictions. [Art. 14]</td>
</tr>
<tr>
<td>May 5, 1976</td>
<td>08/16/76</td>
<td>Wetland district established uses and controls. [Art. 1]</td>
</tr>
<tr>
<td>April 4, 1978</td>
<td>07/26/78</td>
<td>Private driveways. Sec. 5H. [Art. 14]</td>
</tr>
<tr>
<td>April 4, 1978</td>
<td>07/26/78</td>
<td>Building permit. Sec. 7A &amp; 7B. [Art. 14]</td>
</tr>
<tr>
<td>March 31, 1980</td>
<td>06/24/80</td>
<td>Residence District M – Multi-dwelling housing for the elderly. Sec. 5.A. [Art. 23]</td>
</tr>
<tr>
<td>March 31, 1980</td>
<td>06/24/80</td>
<td>Street corner clearance. Section 4.B.3. [Art. 32]</td>
</tr>
<tr>
<td>March 31, 1980</td>
<td>06/24/80</td>
<td>New clause (f) Sec. 4.A.2. [Art. 34]</td>
</tr>
<tr>
<td>March 31, 1980</td>
<td>06/24/80</td>
<td>Uses permissible on special permit in Historic District. Sec. 3.B.2-1. [Art. 39]</td>
</tr>
<tr>
<td>March 31, 1980</td>
<td>06/24/80</td>
<td>Wetland/Flood Hazard District, revised. Sec. 5.B. [Art. 40]</td>
</tr>
<tr>
<td>May 10, 1982</td>
<td>08/12/82</td>
<td>Lot width. Sec. 4.A.1. [Art. 27]</td>
</tr>
<tr>
<td>May 10, 1982</td>
<td>08/12/82</td>
<td>Conservation Clusters. Sec. 5.1. [Art. 26]</td>
</tr>
</tbody>
</table>

**TABLE 1 – CONTINUED**

**CHRONOLOGY OF GENERAL AND ZONING BYLAW CHANGES**

Revised June 20, 2014

<table>
<thead>
<tr>
<th>TOWN MEETING DATE</th>
<th>APPROVAL DATE</th>
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</thead>
</table>

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<thead>
<tr>
<th>DATE</th>
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<th>BYLAW CHANGE</th>
</tr>
</thead>
<tbody>
<tr>
<td>April 22, 1985</td>
<td>06/06/85</td>
<td>Appointment amendment. Sec. 7.C.1. [Art. 9]</td>
</tr>
<tr>
<td>May 19, 1986</td>
<td>06/20/86</td>
<td>Section 5.H.2.a - Drainage. [Art. 42]</td>
</tr>
<tr>
<td>May 19, 1986</td>
<td>06/20/86</td>
<td>Section 5.E - Junk Bylaw. [Art. 44]</td>
</tr>
<tr>
<td>April 6, 1987</td>
<td>07/28/87</td>
<td>Zoning, Section 1.C. Definitions</td>
</tr>
<tr>
<td></td>
<td></td>
<td>&quot; 3.B.1 Signs</td>
</tr>
<tr>
<td></td>
<td></td>
<td>&quot; 3.C.1</td>
</tr>
<tr>
<td></td>
<td></td>
<td>&quot; 3.C.3 Lights</td>
</tr>
<tr>
<td></td>
<td></td>
<td>&quot; 3.C.4 Enclosures of uses</td>
</tr>
<tr>
<td></td>
<td></td>
<td>&quot; 4.C.1.a. Residence District A</td>
</tr>
<tr>
<td></td>
<td></td>
<td>&quot; 4.C.1.b. Residence District B &amp; M</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Repealed</td>
</tr>
<tr>
<td></td>
<td></td>
<td>&quot; 4.B.3. Street Corner clearance</td>
</tr>
<tr>
<td></td>
<td></td>
<td>&quot; 5.E. Junk</td>
</tr>
<tr>
<td></td>
<td></td>
<td>(These sections now appear in the General Bylaws)</td>
</tr>
<tr>
<td>May 2, 1988</td>
<td>07/06/88</td>
<td>General, Sec. 2.2 Wetland/Flood Hazard District revised, [Art. 25]</td>
</tr>
<tr>
<td>May 2, 1988</td>
<td>07/06/88</td>
<td>Zoning, Sec. 4.1.3.3 Lot Shapes - Ellipse requirement added. [Art. 26]</td>
</tr>
<tr>
<td>May 1, 1989</td>
<td>06/23/89</td>
<td>General, Section 3.23 Council on Aging composition changed. [Art. 32]</td>
</tr>
<tr>
<td>May 1, 1989</td>
<td>06/23/89</td>
<td>Zoning, Section 5.6 Accessory Apartments. [Art. 33]</td>
</tr>
<tr>
<td>May 7, 1990</td>
<td>06/25/90</td>
<td>General, Section 13.6 Regulation of Dogs. [Art. 9]</td>
</tr>
<tr>
<td>April 29, 1991</td>
<td>07/16/91</td>
<td>General, Section 1.4.2 Non-Criminal Disposition (Conservation Commission) [Article 26]</td>
</tr>
<tr>
<td>April 29, 1991</td>
<td>07/16/91</td>
<td>General, Section 3.1.3 Town Contract Authorization [Article 22]</td>
</tr>
</tbody>
</table>

TABLE 1 – CONTINUED

CHRONOLOGY OF GENERAL AND ZONING BYLAW CHANGES

Revised June 20, 2014

TOWN MEETING APPROVAL

TABLE 1 – CHRONOLOGY OF BYLAW CHANGES
<table>
<thead>
<tr>
<th>DATE</th>
<th>DATE</th>
<th>BYLAW CHANGE</th>
</tr>
</thead>
<tbody>
<tr>
<td>April 27, 1992</td>
<td>07/23/92</td>
<td>General, Section 10.1 Firearms, Explosives and Hunting [Article 28]</td>
</tr>
<tr>
<td>April 27, 1992</td>
<td>07/23/92</td>
<td>General, Section 3.25 Personnel Board Duties and Responsibilities (personnel records, classification) [Article 23]</td>
</tr>
<tr>
<td>April 27, 1992</td>
<td>07/23/92</td>
<td>General, Section 13 Wetlands Protection (new section; subsequent sections renumbered) [Article 22]</td>
</tr>
<tr>
<td>April 27, 1993</td>
<td>07/14/93</td>
<td>Zoning, Section 5.5.2.7.3, Open Space Rights, [Art. 25]</td>
</tr>
<tr>
<td>April 27, 1993</td>
<td>07/14/93</td>
<td>Zoning, Section 5.5.2.4.1, changed shape of lots in a conservation cluster, [Art. 26]</td>
</tr>
<tr>
<td>April 27, 1993</td>
<td>07/14/93</td>
<td>General, Section 12.1, Fiske Street, Prospect Street and Sunset Road added to Scenic Roads, [Art. 27]</td>
</tr>
<tr>
<td>April 27, 1993</td>
<td>07/14/93</td>
<td>General, Section 1.4.2, changed Non-Criminal Disposition by the Conservation Commission, [Art. 28]</td>
</tr>
<tr>
<td>April 27, 1993</td>
<td>07/14/93</td>
<td>Zoning, Section 5.6.5.11 regarding accessory apartments in conservation clusters, removed, [Art. 29]</td>
</tr>
<tr>
<td>April 26, 1994</td>
<td>06/14/94</td>
<td>Zoning, added Section 5.7, Senior Residential Open Space Community, [Art. 22]</td>
</tr>
<tr>
<td>April 26, 1994</td>
<td>06/14/94</td>
<td>Zoning, Sections 5.5.2.7 and 5.5.2.8 regarding Open Space in conservation clusters, changed, [Art. 31]</td>
</tr>
<tr>
<td>September 19, 1994</td>
<td>11/29/94</td>
<td>Zoning, Section 3.1, Application of Use Regulations, amended with respect to lots lying only partly in Carlisle, [Art. 6]</td>
</tr>
<tr>
<td>May 8, 1995</td>
<td>06/27/95</td>
<td>General, Section 14.6.2.2 and 14.6.2.6, regarding dog licenses, [Art. 21]</td>
</tr>
<tr>
<td>Date</td>
<td>Approval Date</td>
<td>Bylaw Change</td>
</tr>
<tr>
<td>--------------</td>
<td>---------------</td>
<td>-------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>May 8, 1995</td>
<td>06/27/95</td>
<td>General, Section 14.7, regarding recycling, [Art. 23]</td>
</tr>
<tr>
<td>November 28, 1995</td>
<td>02/19/96</td>
<td>General, Section 3.24.3, Board of Health Title V, [Art. 6]</td>
</tr>
<tr>
<td>May 6, 1997</td>
<td>07/21/97</td>
<td>Zoning, Section 5.9, Commercial Wireless Communication Facilities, [Art. 22]</td>
</tr>
<tr>
<td>May 4, 1998</td>
<td>08/17/98</td>
<td>General, Section 10.3.10, Directional Signs added, [Art. 22]</td>
</tr>
<tr>
<td>May 11, 1998</td>
<td>08/17/98</td>
<td>Zoning, Section 3.2.4, Distinctive Structures, [Art. 23]</td>
</tr>
<tr>
<td>May 4, 1999</td>
<td>08/16/99</td>
<td>Zoning, Sections 3.2.1.11.5.5 and 3.2.2.11, General Residence District Uses, [Art. 23]</td>
</tr>
<tr>
<td>May 11, 1999</td>
<td>08/16/99</td>
<td>Zoning, Section 5.9.3.1.1, Moratorium on wireless communication facilities, [Art. 35]</td>
</tr>
<tr>
<td>November 2, 1999</td>
<td>12/23/99</td>
<td>Zoning, Section 5.9, Personal Wireless Service Facilities adopted, [Art. 3]</td>
</tr>
<tr>
<td>May 2, 2000</td>
<td>09/08/00</td>
<td>Zoning, Section 5.7.4, Senior Residential Open Space Community amended, [Art. 23]</td>
</tr>
<tr>
<td>May 2, 2000</td>
<td>09/08/00</td>
<td>Zoning, Section 7.6, Site Plan Review amended, [Art. 24]</td>
</tr>
<tr>
<td>May 2, 2000</td>
<td>09/08/00</td>
<td>Zoning, Sections 4.1.2.4.1 and 4.1.3.4, Lot Size Regulations amended, [Art. 25]</td>
</tr>
<tr>
<td>May 2, 2000</td>
<td>09/08/00</td>
<td>Zoning, Section 5.9, Person Wireless Service Facilities amended, [Art. 26]</td>
</tr>
<tr>
<td>November 14, 2000</td>
<td>02/16/01</td>
<td>Zoning, Section 5.5.2.8, Conservation Clusters, amended [Art. 10]</td>
</tr>
<tr>
<td>November 14, 2000</td>
<td>02/16/01</td>
<td>Zoning, Section 7.2, Special Permits, amended [Art. 11]</td>
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**TABLE 1 – CONTINUED**

**CHRONOLOGY OF GENERAL AND ZONING BYLAW CHANGES**

Revised June 20, 2014
<table>
<thead>
<tr>
<th>Date</th>
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<tbody>
<tr>
<td>November 14, 2000</td>
<td>02/16/01</td>
<td>Zoning, Section 5.4.3, Private Driveways, amended [Art. 12]</td>
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<td>April 10, 2001</td>
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<td>General, Section 3.26 CPA, CPC added, [Art. 2]</td>
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<td>May 14, 2001</td>
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<td>Zoning, Section 5.9.4 and 5.9.4.2.2.4.3, Personal Wireless, amended [Art. 24]</td>
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<td>November 27, 2001</td>
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<td>General, Section 1.4.2, Bicycles, [Art. 3]</td>
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<td>General, Article II, 2.5 Declared Two-Thirds Majority Vote [Art. 4]</td>
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<td>May 7, 2002</td>
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<td>General, Section 13.1.1 through 13.11.1, Wetlands, [Art. 20]</td>
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<tr>
<td>May 5, 2003</td>
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<td>General, Section 3.24.4, Board of Health Fees, [Art. 23]</td>
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<td>May 5, 2003</td>
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<td>General, Section 3.12.1, Planning Board Membership, [Art. 24]</td>
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<td>General, Section 13.1.5, Wetlands, [Art. 25]</td>
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<td>General, Section 13.7.1, Wetlands, [Art. 25]</td>
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<td>General, Section 13.10.6, Wetlands, [Art. 26]</td>
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<td>May 5, 2003</td>
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<td>General, Section 15.1 through 15.7, Personnel Administration [Art. 27]</td>
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<td>May 5, 2003</td>
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<td>Zoning, Section 7.1, Permits, amended [Art. 28]</td>
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<td>May 5, 2003</td>
<td>08/27/03</td>
<td>Zoning, Section 7.2, Special Permits, amended [Art. 29]</td>
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<td>May 3, 2004</td>
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<td>General, Section 12.1, Scenic Roads, [Art. 21]</td>
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<td>May 3, 2004</td>
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<td>General, Section 3.24.1, Board of Health Members, [Art. 22]</td>
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<td>May 3, 2004</td>
<td>08/23/04</td>
<td>General, Section 3.10.3, Long Term Capital Requirements Committee, [Art. 23]</td>
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<td>Date</td>
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<td>May 23, 2005</td>
<td>09/12/05</td>
<td>General, Sections 13.1.5, 13.7.1, 13.11.1, Wetlands, [Art. 24]</td>
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<td>09/12/05</td>
<td>Zoning, Section 7.3, Board of Appeals Administration, amended [Art. 25]</td>
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<td>May 1, 2006</td>
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<td>Zoning, Sections 5.9.3, 5.9.5, 5.9.5.2, Personal Wireless Service Facilities [Art. 27]</td>
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<td>May 1, 2006</td>
<td>9/19/06</td>
<td>Zoning, Section 5.6, Accessory Apartments [Art. 28]</td>
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<td>October 30, 2006</td>
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<td>Zoning, Section 5.9, Personal Wireless Communication Facilities</td>
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<td>October 30, 2006</td>
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<td>Zoning, Section 7.6, Site Plan Review</td>
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<td>May 4, 2009</td>
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<td>General, Article XIV Section 14.6.2.3, Regulation of Dogs, Licenses [Art. 30]</td>
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<td>General, Article XIII, Wetland Protection, [Art. 31]</td>
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<td>Zoning, Section 5.9, Personal Wireless Communication Facilities [Art. 34]</td>
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<td>Zoning, Section 2.2, Location of Districts, [Art. 26]</td>
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<td>Zoning, Section 7.6, Site Plan Review, [Art 27]</td>
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<tr>
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<td>General, Section 4.8, Stretch Energy Code, [Art. 28]</td>
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<tr>
<td>May 9, 2011</td>
<td>07/19/12</td>
<td>Zoning, Section 5.8, Solar Photovoltaic Facility Overlay District, [Art. 25]</td>
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<td>April 30, 2012</td>
<td>General, Section 3.1.3 Contracts for the procurement of goods or services [Art. 17]</td>
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<td>April 30, 2012</td>
<td>General, Section 3.24.4 Camp license fees[Art. 18]</td>
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<td>April 29, 2013</td>
<td>Zoning, Section 5.6, Accessory Apartments, [Art.26]</td>
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<td>April 29, 2013</td>
<td>Zoning, Section 3.5 Interim Regulations for Medical Marijuana uses [Art. 28]</td>
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<td>April 29, 2013</td>
<td>General, Section 2, Town Meetings, [Art. 24]</td>
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<td>April 29, 2013</td>
<td>General, Section 3.10, Long Term Capital Requirements Committee, [Art. 25]</td>
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