Town of Sandwich
Annual Town Meeting &
Special Town Meeting

WARRANT

Monday, May 6, 2013
Tuesday, May 7, 2013
7:00 p.m. – Sandwich High School

BOARD OF SELECTMEN
John G. Kennan, Jr., Chairman
Ralph A. Vitacco, Vice-Chairman
Linell M. Grundman
Frank Pannorfi
James W. Pierce

FINANCE COMMITTEE
Paul J. Sylvia, Chairman
Gene Parini, Vice-Chairman
Linda Bliss
Courtney B. Bridge
William Diedering
Michael Dwyer
Thomas R. Hickey
Richard Reilly
Ellen Yaffe

MODERATOR
Garry N. Blank
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May 6, 2013 Annual Town Meeting

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NOTE: Petition articles have been printed as submitted and may contain typographic and other errors.
TOWN OF SANDWICH
2013 ANNUAL TOWN MEETING
May 6, 2013

Warrant

Barnstable, ss.

To the Constables of the Town of Sandwich, in the County of Barnstable,

GREETINGS:

In the name of the Commonwealth of Massachusetts you are hereby directed to notify and warn the inhabitants of the Town of Sandwich qualified to vote in elections and Town affairs to meet at the Sandwich High School on Quaker Meetinghouse Road in said Sandwich on

Monday, May 6, 2013, at 7:00 p.m.,

then and there to act on the following articles, and for election on

Thursday, May 9, 2013, at 7:00 a.m.

Those residing within the area of Precincts 1 and 2 meet at the Henry T. Wing School.
Those residing within the area of Precincts 3 and 4 meet at the Oak Ridge School.
Those residing within the area of Precincts 5 and 6 meet at the Forestdale School.

ARTICLE 1
To see if the Town will vote to hear the reports of all Town Officers and Committees and to act thereon and to hear the report of the Board of Selectmen on the Long Range Plan, or take any action relative thereto.

Recommended by the Board of Selectmen.

ARTICLE 2
To see if the Town will vote to hear the report of the Finance Committee and to see if the Town will vote to raise and appropriate or transfer from available funds the sum of $65,189,254.00, or any other amount, to defray Town expenses for the Fiscal Year July 1, 2013 to June 30, 2014 as itemized below in the third column entitled FY’14 Recommendation, or take any action relative thereto.

Recommended by the Board of Selectmen and Finance Committee.
# FY'14 BUDGET TOTALS

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<th>No.</th>
<th>Department</th>
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<th>FY'13 Appropriation</th>
<th>FY'14 Recommendation</th>
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<td>OPERATING SUBTOTAL:</td>
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<td>45,838,369</td>
<td>47,012,727</td>
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| 135 | Marina & SHGC Indirect Costs Transfers | 30,000 |
| 171 | Waterways Fund Transfer         | 17,500 |
| 220 | Ambulance Fund Transfer         | 150,000 |
| 630 | Beach and Recreation Account Transfer (incl. Sandy Neck) | 207,295 |
| 645 | Community Preservation Act Debt | 1,205,469 |
| 650 | Cemetery Trust Fund Transfer    | 22,000 |
| 671 | Hoxie House / Grist Mill Income Transfer | 29,000 |

|     | INTER-FUND TRANSFERS SUBTOTAL: | 1,661,264 |

| 132 | Reserve Fund                | 500,000 |
| 540 | Social Services Programs    | 21,200  |
| 710 | Short Term Debt             | 50,000  |
| 750 | Debt                        | 2,732,263 |
| 910 | Group Health Insurance      | 8,700,000 |
| 912 | Medicare                    | 555,160 |
| 940 | Property & Liability Insurance | 880,000 |
| 941 | Unemployment Account        | 100,000 |
| 950 | Retirement Assessment       | 2,976,640 |

|     | OTHER ACCOUNTS SUBTOTAL:    | 16,465,263 |

|     | FY’14 BUDGET TOTAL:         | 65,189,254 |
ARTICLE 3
To see if the Town will vote in accordance with the provisions of M.G.L. c.44, §53F½ to raise and appropriate or transfer from available funds a sum of money, to be expended under the direction of the Board of Selectmen, for the purpose of establishing the FY’14 enterprise fund budget for the Department of Public Works Sanitation Division, or take any action relative thereto.

Recommended by the Board of Selectmen and Finance Committee that $1,002,473.00 be appropriated for said purpose.

ARTICLE 4
To see if the Town will vote in accordance with the provisions of M.G.L. c.44, §53F½ to raise and appropriate or transfer from available funds a sum of money, to be expended under the direction of the Board of Selectmen, for the purpose of establishing the FY’14 enterprise fund budget for Sandwich Hollows Golf Club, or take any action relative thereto.

Recommended by the Board of Selectmen and Finance Committee that $850,000.00 be appropriated for said purpose.

ARTICLE 5
To see if the Town will vote to hear the report of the Capital Improvement Planning Committee, and further, to raise and appropriate or transfer from available funds the sum of $500,000.00, or any other amount, to be expended under the direction of the Board of Selectmen, for the purpose of purchasing and repairing equipment, vehicles, and buildings, and providing related services in accordance with the following list, with any unexpended balance for each item identified below to be placed in the Building Repairs / Capital Purchases account to be expended under the direction of the Board of Selectmen:

- Selectmen – Canal Centennial & Town 375th Expenses 75,000.00
- Facilities Department – Town Building Repairs/Improvements 125,000.00
- Library – HVAC System Improvement Project 150,000.00
- School Department – School Building Improvements 150,000.00

or take any action relative thereto.

Recommended by the Board of Selectmen, Finance Committee, and Capital Improvement Planning Committee.

ARTICLE 6
To see if the Town will vote to raise and appropriate or transfer from available funds a sum of $16,963.00, or any other amount, to be expended under the direction of the Board of Selectmen, for the purpose of funding the FY’14 Sandwich Promotions Fund as established under Chapter 227 of the Acts of 1997, or take any action relative thereto.
ARTICLE 7
To see if the Town will vote to appropriate the sum of money, received or to be received, from the Chapter 90 State Aid to Highways Program for highway construction and/or maintenance on any State approved road during FY’14, or take any action relative thereto.

Recommended by the Board of Selectmen and Finance Committee.

ARTICLE 8
To see if the Town will vote to reduce the rate of interest that accrues on property taxes deferred by eligible seniors under M.G.L. c.59, §5, Clause 41A, the so-called Property Tax Deferral for Seniors program, from 8.0% to 5.0%, with such reduced rate to apply to taxes assessed for any fiscal year beginning on or after July 1, 2013, or take any action relative thereto.

Recommended by the Board of Selectmen and Finance Committee.

ARTICLE 9
To see if the Town will vote to transfer and appropriate the sum of $25,000.00, or any other amount, to be expended under the direction of the School Committee, from the Sandwich High School cellular tower lease receipt reserved for appropriation account, for the purpose of completing repairs and improvements to the athletic fields at Sandwich High School, or take any action relative thereto.

Recommended by the Board of Selectmen and Finance Committee.

ARTICLE 10
To see if the Town will vote to hear and act on the report of the Community Preservation Committee on the FY’14 Community Preservation budget and to appropriate from the Community Preservation Fund FY’14 estimated annual revenues the sum of $75,000.00, or any other sum, to meet the administrative expenses and all other necessary and proper expenses of the Community Preservation Committee for FY’14; and further to reserve for future appropriation a sum of money from the Community Preservation Fund estimated annual revenues for open space, historic resources, and community housing purposes, as well as a sum of money to be placed in the FY’14 Budgeted Reserve for general Community Preservation Act purposes; and further to appropriate from the Community Preservation Fund a sum or sums of money for Community Preservation projects or purposes as recommended by the Community Preservation Committee; or take any other action in relation thereto.

Recommended by the Board of Selectmen, Finance Committee, and Community Preservation Committee.
ARTICLE 11
To see if the Town will vote to transfer and appropriate under the Community Preservation Act historic resources program the sum of $45,000.00, or any other amount, to be expended under the direction of the Board of Selectmen, for the purpose of preserving, restoring, and protecting burial stones in the Town of Sandwich Old Town Cemetery, Grove Street; that to meet this appropriation the Town transfer from the Community Preservation Fund a sum of money for this purpose; or take any other action relative thereto.

Recommended by the Board of Selectmen, Finance Committee, and Community Preservation Committee.

ARTICLE 12
To see if the Town will vote to authorize the Board of Selectmen to enter into renewable energy power purchase and/or net metering credit purchase agreements, including agreements for power and credits generated by solar photovoltaic systems, for terms of up to thirty years on such terms and conditions as the Board of Selectmen deems in the best interests of the Town, and to authorize the Board of Selectmen to take all actions necessary to implement and administer such agreements, or take any action relative thereto.

Recommended by the Board of Selectmen and Finance Committee.

ARTICLE 13
To see if the Town will vote to approve the Upper Cape Cod Regional Technical School District Committee’s vote on January 10, 2013 to establish a Stabilization Fund, pursuant to Section 16G½ of Chapter 71 of the Massachusetts General Laws, said Stabilization Fund to be invested and to retain its own interest earning as provided by law and further set up an operational line item to be created to transfer available monies into said Stabilization Fund, or take any action relative thereto.

Recommended by the Board of Selectmen and Finance Committee.

ARTICLE 14
To see if the Town will vote to amend the Sandwich Town Charter, as printed below, by deleting those portions of the Town Charter highlighted with strikethrough formatting and inserting those portions of the Town Charter with underline formatting; and further, to authorize the Board of Selectmen to petition the General Court to the end that legislation be adopted precisely as follows in accordance with the special act charter process; provided, however, that the General Court may make clerical or editorial changes of form only to the bill, unless the Board of Selectmen approves amendments to the bill before enactment by the General Court, and provided further that the Board of Selectmen is hereby authorized to approve amendments which shall be within the scope of the general public objectives of this petition; or take any action relative thereto:

Recommended by the Board of Selectmen.
THE COMMONWEALTH OF MASSACHUSETTS

In the Year Two Thousand and Nine Thirteen

AN ACT PROVIDING FOR A CHARTER FOR THE TOWN OF SANDWICH

Be it enacted by the Senate and House of Representatives in General Court assembled, and by the authority of the same, as follows:


Section 2. The following shall be the Charter of the Town of Sandwich:

Section 3. Any reference to gender in the wording of this Charter shall be construed as meaning any individual regardless of sex and is contained herein only in the interest of brevity.

CHARTER
TOWN OF SANDWICH

PREAMBLE

Good government can only be defined as that which is wholly and justly participated in by the people who are under its jurisdiction. For that purpose the citizens of Sandwich, in exercising their rights of self-government, do ordain the provisions set forth in the ensuing Charter of this town.

ARTICLE I
INCORPORATION, FORM OF GOVERNMENT

Section 1.1 INCORPORATION

The inhabitants of the Town of Sandwich, residing within its corporate boundaries as heretofore established, are hereby constituted and shall continue to be a body politic and corporate in perpetuity under the name of “The Town of Sandwich.”

Section 1.2 FORM OF GOVERNMENT

a) The municipal form of government provided by this Charter shall consist of a Town Meeting open to all voters; a Board of Selectmen, elected by the people and accountable to the people; and a Town Manager, appointed by and accountable to the Board of Selectmen for proper administration of the affairs of the town.
b) The schools of the town shall be operated by a School Department and supervised by a Superintendent of Schools under the direction of a School Committee, elected by the people and accountable to the people for proper administration of the affairs of the schools.

ARTICLE II
POWERS OF THE TOWN

Section 2.1  POWERS

a) The Town shall have all the powers granted to towns by the Constitution and General Laws together with all of the implied powers necessary to execute such granted powers.

b) The powers of the Town under the Charter shall be construed and interpreted liberally in favor of the Town, and the specific mention of any particular power is not intended to limit in any way the general powers.

c) The Town may enter into agreements with any other agency of municipal government, agency of the Commonwealth, other states, or the United States government to perform jointly, by contract, or otherwise, any of its powers or functions and may participate in the financing thereof.

ARTICLE III
LEGISLATIVE BRANCH

Section 3.1  OPEN TOWN MEETING

The legislative powers of the Town shall be exercised by a Town Meeting open to all voters of the Town of Sandwich.

Section 3.2  PRESIDING OFFICER

All sessions of the Town Meeting shall be presided over by a Moderator, elected as provided in Section 4.4 of the Charter. The Moderator shall regulate the proceedings, decide questions of order, and make public declarations of all votes. The Moderator shall have all of the powers and duties given to Moderators under the Constitution and the General Laws, and such additional powers and duties as may be authorized by the Charter, by By-law or by other Town Meeting vote.

Section 3.3  ANNUAL TOWN MEETING

The Annual Town Meeting shall be held on such date or dates as may be fixed by the Board of Selectmen as provided in paragraph (e) of Section 4.2.5 of the Town Charter.

Section 3.4  SPECIAL TOWN MEETINGS
Special Town Meetings shall be held at the call of the Board of Selectmen at such times as it may deem appropriate and whenever a special meeting is requested by the voters in accordance with procedures made available by the General Laws.

Section 3.5 QUORUM

The quorum for both the Annual Town Meeting and any Special Town Meeting shall be set by By-law.

Section 3.6 CLERK OF THE MEETING

The Town Clerk shall serve as the clerk to the Town Meeting. In the event that the Town Clerk is absent, the Assistant Town Clerk shall serve.

Section 3.7 WARRANT ARTICLES

a) Except for procedural matters, all subjects to be acted on by Town Meeting shall be placed on warrants issued by the Board of Selectmen.

b) The Board of Selectmen shall receive all petitions addressed to it which require the submission of particular subject matter to the Town Meeting in accordance with the General Laws. Ten (10) signatures shall be required on a petition to have an article inserted in the warrant for an Annual Town Meeting, and one hundred (100) signatures shall be required on a petition to have an article inserted in a warrant for a Special Town Meeting.

c) Any warrant article that seeks to raise, transfer, appropriate or expend any funds shall show comparative figures including actual figures for the preceding year, appropriations for the current year, requests for the next fiscal year and amounts recommended by the Finance Committee.

d) Copies of main motions to be considered on articles in the warrant that were not originally included in the printed warrant, and/or on the script to be read by Selectmen at Town Meeting, shall be made available as draft versions in writing to all voters prior to Town Meeting and distributed at Town Meeting. Final adjustments, if necessary will be shown on the viewing screen. The Moderator may require other motions to be submitted in writing. Failure to comply with this provision shall not invalidate any vote taken by Town Meeting.

Section 3.8 PUBLICATION AND DISTRIBUTION OF THE WARRANT

In addition to any notice required by the General Laws, the Board of Selectmen shall cause the Annual Town Meeting warrant to be posted on the Town bulletin board and otherwise distributed as provided by paragraph (e) of Section 4.2.5 of the Charter. Additional copies shall be kept available for distribution by the Town Clerk. In addition,
the Board of Selectmen shall cause the Town Meeting warrant to be posted on the Town’s website for the convenience of the residents of the Town; provided, however, that failure to post the warrant on the website or to post it one or more weeks prior to the date of the Town Meeting shall not invalidate or otherwise affect the legality or validity of the actions taken at the Town Meeting.

ARTICLE IV
ELECTED TOWN OFFICES

Section 4.1 ELECTED TOWN OFFICES, IN GENERAL

The offices to be filled by the voters shall be: a Board of Selectmen, consisting of five (5) members; a School Committee, consisting of seven (7) members; a Moderator; a Town Clerk; a Board of Assessors, consisting of three (3) members; a Board of Health, consisting of three (3) members; a Planning Board, consisting of seven (7) members; Constables, Trustees of the Sandwich Library, consisting of nine (9) members; Trustees of the Weston Memorial Fund, consisting of three (3) members; Sandwich Historic District, consisting of five (5) members; Housing Authority, consisting of (5) members, (4) of whom shall be elected, and (1) of whom shall be appointed by the Governor; and such other regional authorities, districts, or committees as may be required by the General Laws or inter-local agreement. All elected or appointed multiple member boards shall be arranged so that as nearly an equal number of terms as possible shall expire each year. Notwithstanding any other provision of the Charter, all elected officials and officers shall have the powers and duties as prescribed by the General Laws.

Section 4.2 BOARD OF SELECTMEN

The Board of Selectmen shall be composed of five (5) members. Each member shall be elected from the town at-large to a three (3) year term.

Section 4.2.1 QUALIFICATIONS

In addition to any other qualifications prescribed by law, each Selectman shall be a qualified voter of the town, and shall reside within the town while in office.

Section 4.2.2 COMPENSATION

Selectmen shall receive such compensation as may be specified in the annual budget, provided, however, that they shall be entitled to all necessary expenses incurred in the performance of their official duties upon approval by the Board of Selectmen.

Section 4.2.3 CHAIRMAN AND VICE CHAIRMAN

a) A chairman shall be elected by the Board of Selectmen at the first meeting following each regular Town Election. The chairman shall preside at all meetings of the Board.
The chairman shall perform such other duties consistent with Massachusetts General Laws and this Charter, or as may be imposed on him by the Board.

b) A vice chairman shall be elected by the Board of Selectmen at the first meeting following each regular Town Election. The vice chairman shall act as chairman during the disability or absence of the chairman and in this capacity shall have the rights and duties conferred upon the chairman.

Section 4.2.4 VACANCIES

Vacancies in the office of Selectman shall be filled by special election if the vacancy occurs eight (8) months or more prior to the next annual election. If a vacancy occurs, the Board of Selectmen shall, within ten (10) days after the occurrence of a vacancy, call a special election that shall be held not less than sixty-five (65) days nor more than ninety (90) days after issuing the call. A vacancy which occurs less than eight (8) months prior to the next annual election shall be filled at the next annual election.

Section 4.2.5 GENERAL POWERS AND DUTIES

a) Except as otherwise provided by the General Laws or this Charter, all executive powers of the Town shall be vested in the Board of Selectmen. The Board of Selectmen shall provide for the exercise thereof and for the performance of all duties and obligations imposed on the Town by law.

b) At least a majority of the Board of Selectmen shall sign all official documents, and approve the financial warrants.

c) The Board of Selectmen shall serve as the Board of Directors and policy-making body of the Town. They shall appoint a Town Manager to carry out the day-to-day operations of the Town within the policies set by the Board of Selectmen. The Board of Selectmen shall appoint members of committees.

d) No member of the Board of Selectmen may serve in any other elected and/or appointed Town office or committee during his or her term as Selectman, excluding ex-officio positions, except that Selectmen may serve on committees when authorized by State law or Town By-Law. Service as a representative from the Town to another body other than the Town shall not be prohibited by this provision.

e) The Board of Selectmen shall set guidelines for the preparation of the annual budget and present the budget to the Town Meeting. The Board of Selectmen shall set the date and warrant articles for the Town Meeting and any Special Town Meeting. The Board of Selectmen shall make available sufficient copies of the warrant for the Town Meeting for all registered voters. The Board of Selectmen shall either provide direct mailings to households, or publish notice of the availability of and make available said warrants at town facilities and other common locations throughout the town at least two (2) weeks
prior to the Town Meeting; provided, however, that failure to post the warrant on the
website or to post it one or more weeks prior to the date of the Town Meeting shall not
invalidate or otherwise affect the legality or validity of the actions taken at the Town
Meeting.

f) The Board of Selectmen shall be a licensing board for the Town and shall have the
power to issue licenses as authorized by law, to make all necessary rules and
regulations regarding the issuance of such licenses, and to impose restrictions on any
such license as it deems to be in the public interest, and to enforce all laws, rules,
regulations, and restrictions relating to all such businesses for which it issues licenses.

g) The Board shall require bonds for all municipal officers and employees who receive
or pay out any moneys of the town. The amount of such bonds shall be determined by
the Board and the cost thereof shall be borne by the Town.

h) The Board of Selectmen shall be authorized to institute, prosecute, compromise or
defend any claim, action, suit or other proceeding in the name of the Town and to settle
any claim, action, suit or other proceeding brought by or on behalf or against the Town.
In the event that a settlement requires the issuance of a permit or license or the transfer
of property, and such matter is not within the Board of Selectmen’s jurisdiction, the
Town board or officer with legal jurisdiction over the matter shall retain sole authority to
act on behalf of the Town.

i) The Board of Selectmen shall annually review a Long Range Plan, including capital
planning, to project the future needs of the Town and report on this at Town Meeting.

j) The Board of Selectmen shall serve as custodians of all Town property except as
otherwise provided by the General Laws or by vote of the Town.

k) The Board of Selectmen shall be authorized to formally investigate cases of any
suspected serious misconduct or criminal wrongdoing by the Town Manager, or other
officers or employees of the Town, provided that such investigation is approved by a
vote of four out of five Selectmen.

l) The Board of Selectmen shall exercise any other responsibilities as set forth in the
General Laws.

Section 4.2.6 MEETINGS OF THE BOARD

a) The Board of Selectmen shall hold at least two regular meetings each month. The
Board shall fix, by resolution, the days, times and location of its regular meetings.

c) The Board of Selectmen may hold such special meetings as it deems necessary and
appropriate, which may be called for by three members of the Board. In no event shall a
regular or special meeting be held in any facility or at any locations which are not readily accessible to the public or handicap accessible.

Section 4.2.7 RULES OF PROCEDURE

a) The Board of Selectmen shall by resolution, determine its own rules and order of business; provided however, the rules shall provide that citizens of the town shall have a reasonable opportunity to be heard at any meeting in regard to any matter under consideration.

b) Voting except on procedural motions, shall be by roll call if requested by a Selectman, and the ayes and nays shall be recorded in the minutes.

c) Three Selectmen shall constitute a quorum for the purposes of transaction of business.

d) No action of the Board of Selectmen shall be valid or binding unless adopted by the affirmative vote of three or more members of the Board.

Section 4.2.8 PROHIBITIONS

a) Except where authorized by law, no Selectman shall hold any other town office or town employment during his term as Selectman, nor any former Selectman shall hold any compensated appointed town office or town employment until one year after the expiration of his term as Selectman.

b) The Selectmen shall not in any manner dictate the appointment or removal of any town administrative officers or employees whom the Town Manager or any of his subordinates are empowered to appoint. The Board of Selectmen may express its views and fully and freely discuss with the Town Manager anything pertaining to appointments and removal of such officers and employees.

c) Except for the purpose of inquiries and investigations, The Board of Selectmen and its members shall deal with town officers and employees who are subject to the direction and supervision of the Town Manager, solely through the Town Manager, and neither the Board of Selectmen nor any of its members shall give orders to any such officer or employee, either publicly or privately.

Section 4.3 SCHOOL COMMITTEE

The School Committee shall be composed of seven (7) members. Each member shall be elected from the town at-large to a three (3) year term. The three (3) year terms of office for school committee shall be staggered.
4.3.1 QUALIFICATIONS

In addition to any other qualifications prescribed by law, each member of the School Committee shall be a qualified voter of the town, and shall reside within the town while in office.

4.3.2 COMPENSATION

School Committee members shall receive no compensation, provided, however, that they shall be entitled to all necessary expenses incurred in the performance of their official duties upon approval by the School Committee.

4.3.3 CHAIRMAN AND VICE CHAIRMAN

A chairman shall be elected by the School Committee at the first meeting following each regular Town Election. The chairman shall preside at all meetings of the Committee. The chairman shall perform such other duties consistent with Massachusetts General Laws and this Charter, or as may be imposed by the Committee.

A vice chairman shall be elected by the School Committee at the first meeting following each regular Town Election. The vice chairman shall act as chairman during the disability or absence of the chairman and in this capacity shall have the rights and duties conferred upon the chairman.

Section 4.3.4 VACANCIES

Vacancies in the School Committee shall be filled by special election if the vacancy occurs eight (8) months or more prior to the next annual election. In this case, the Board of Selectmen shall, within ten (10) days after the occurrence of a vacancy, call a special election that shall be held not less than sixty-five (65) days nor more than ninety (90) days after issuing the call. Any vacancy which occurs less than eight (8) months prior to the next annual election shall be filled at the next annual election.

Section 4.3.5 GENERAL POWERS AND DUTIES

a) The School Committee shall have all the powers and duties given to school committees by the General Laws. The School Committee shall have the power to select, oversee, and to terminate the Superintendent of Schools, establish educational goals and policies for the schools consistent with requirements of the General Laws and standards established by the Commonwealth.

b) The Superintendent of Schools shall be chosen upon the basis of the individual’s executive and administrative training, education, experience and ability, and any other factors the School Committee deems appropriate. The Superintendent of Schools shall be bonded at town expense.
c) The Superintendent of Schools shall have the duties and responsibilities provided by the General Laws, this Charter, and vote of the School Committee.

Section 4.3.6 MEETINGS OF THE BOARD

The School Committee shall hold at least one regular meeting each month while school is in session. The Committee shall fix the days, times and location of its regular meetings.

The School Committee may hold such special meetings as it deems necessary and appropriate, which may be called by the Chair or four members of the Committee. In no event shall a regular or special meeting be held in any facility or at any locations which are not readily accessible to the public or handicap accessible.

Section 4.3.7 RULES OF PROCEDURE

The School Committee shall determine its own rules and order of business; provided however, the rules shall provide that citizens of the town shall have a reasonable opportunity to be heard at any meeting in regard to any matter under consideration.

Voting except on procedural motions, shall be by roll call if requested by a School Committee member and the ayes and nays shall be recorded in the minutes.

Section 4.3.8 BUDGET HEARING

The School Committee shall prepare an annual line-item operating budget and hold a public hearing on its proposed annual budget pursuant to, Section 38N of Chapter 71 of General Laws by March 1.

Section 4.4 MODERATOR

A Moderator shall be elected by the voters for a term of three years. In the event of absence of the Moderator, the Town Meeting may elect a temporary Moderator, for the purpose of presiding over the Town Meeting.

Section 4.4.1 POWERS AND DUTIES

a) The Moderator shall have the powers and duties provided by the General Laws, by this Charter, by By-law or by any other Town Meeting vote.

b) The Moderator shall appoint members of the Finance Committee which shall consist of nine (9) members. If the Moderator fails to fill a vacancy on the Finance Committee within forty-five (45) days of having been notified in writing by the Town Clerk of said vacancy, a majority of the remaining members of the Finance Committee may nominate a person for each such vacancy. Should the Moderator fail to take action on said
nominated within 21 days, the nominee shall become a member of the Finance Committee.

c)  To assist in the application and appointment process and/or to better prepare potential committee members, the Moderator may at his discretion include participation by the Chairman of the Board of Selectmen, Chairman of the Finance Committee, or the Chairman of the School Committee or their designated representatives.

d)  The Moderator shall appoint members to other committees as directed by Town Meeting.

Section 4.5 TOWN CLERK

A Town Clerk shall be elected by the voters at the annual town election, for a term of three years.

Section 4.6 BOARD OF LIBRARY TRUSTEES

The Board of Library Trustees shall be composed of nine (9) members. Each member shall be elected from the town at-large to a three (3) year term.

Section 4.6.1 QUALIFICATIONS

a)  Each member of the Board of Library Trustees shall be a qualified registered voter of the town and shall reside within the Town while in office.

Section 4.6.2 GENERAL POWERS AND DUTIES

a)  Notwithstanding any other provision of this Charter to the contrary, the Board of Library Trustees shall have all the powers and duties given to boards of library trustees by G.L. c.78 and any other applicable law, except as otherwise provided herein. The Board of Library Trustees shall, except in case of those employees subject to the provisions of G.L. c.150E, appoint the director of the library and all employees thereof, and may enter into a contract with said director, provided, however, that such contract shall meet minimum legal standards established by the Board of Selectmen and Town Manager. The Board of Library Trustees shall implement such human resources practices and standards as established by the Town Manager for all other Town employees, and employees of the library shall be subject to the personnel policies and procedures adopted by the Town and such other personnel policies and procedures agreed upon in writing by the Board of Library Trustees and Town Manager. The Town Manager shall be responsible for the procurement of all contracts on behalf of the library.

Section 4.6.3 VACANCIES
Vacancies shall be filled by election in accordance with the provisions of G.L. c41, §10, or by the Board of Selectmen and the remaining members of the Board of Library Trustees in accordance with the provisions of G.L. c41, §11.

Section 4.7  BOARDS, COMMITTEES AND OFFICERS

a) Each board or committee will be organized and charged with the powers and duties specified in the General Laws and Special Acts of the Commonwealth, Town By-law or elsewhere in this Charter. The Board of Selectmen may also, from time to time, establish boards or committees to address specific needs or issues. Each board or committee shall, at its annual organization meeting, elect a presiding officer and shall cause the Board of Selectmen and the Town Clerk to be notified of its selection. Such boards and committees shall make a written annual report of its activities to the Board of Selectmen.

b) Members of permanent committees shall be elected for a staggered term of three years unless otherwise provided for by the General Laws or this Charter. Appointees to temporary and special committees shall be appointed by the Board of Selectmen for the duration of the charge of the board or committee. Boards, committees or officers specifically provided for by the General Laws or this Charter may be continued or terminated only by the Board of Selectmen.

c) No resignation of any town officer, including members of a board or committee, shall be deemed effective unless and until such resignation is filed with the Town Clerk or such later time certain as may be specified in such resignation. In the event an appointed board or committee member misses three (3) consecutive meetings without the permission of the chair, the chair shall notify the Board of Selectmen, which board may, after opportunity for a hearing, deem such position to be vacant.

ARTICLE V
ADMINISTRATIVE SERVICES

Section 5.1  TOWN MANAGER

Section 5.1.1  APPOINTMENT AND QUALIFICATIONS

The Board of Selectmen shall by majority vote of the entire Board appoint a Town Manager. The method of selection shall be left to the discretion of the Board of Selectmen so long as the method of selection insures orderly, nonpartisan action toward securing a competent and qualified person to fill the position. The Town Manager shall be chosen solely upon the basis of the individual’s executive and administrative training, education, experience and ability and need not, when appointed, be a resident of the Town of Sandwich; provided however, that the Town Manager shall establish such residence within six (6) months following the effective date of appointment, and provided further that the Board of Selectmen may, by a unanimous
vote of all members of the Board of Selectmen then in office, extend to a time certain the time for establishing residence or waive this requirement in its entirety. The Town Manager shall be bonded at town expense.

Section 5.1.2  COMPENSATION

The Town Manager shall receive compensation as may be fixed by the Board of Selectmen according to his expertise, education and training. Any contract between the Board of Selectmen and the Town Manager shall be made pursuant to Section 108N of Chapter 41 of the General Laws.

Section 5.1.3  TERM AND REMOVAL

The Town Manager may be appointed for a definite term but may be removed at the discretion of the Board of Selectmen, by vote of the majority of the entire Board. The action of the Board of Selectmen in suspending or removing the Town Manager shall be final. It is the intention of this Charter to invest all authority and fix all responsibilities of such suspension or removal in the Board of Selectmen.

Section 5.1.4  POWERS AND DUTIES

The Town Manager shall be responsible to the Board of Selectmen for the proper administration of all the affairs of the Town consistent with the General Laws and this Charter, and shall:

a) appoint, discipline, suspend, or remove Town employees, including Civil Service positions, except that the approval of the Board of Selectmen shall be required for appointment of Department Heads and the Assistant Town Manager;

b) supervise and direct all appointed Department Heads and organize and structure all town departments accordingly;

c) administer and enforce all provisions of General Laws or Special Acts of the Commonwealth, or Town By-laws, and all regulations established by the Board of Selectmen;

d) coordinate activities of all town departments;

e) attend all sessions of the Town Meeting and answer all questions addressed to the Town Manager which are related to the warrant articles and to matters under the general supervision of the Town Manager;

f) keep the Board of Selectmen fully informed as to the needs of the town, and recommend to the Selectmen for adoption such measures requiring action by them or by the Town as the Town Manager deems necessary or expedient;
g) ensure that complete and full records of the financial and administrative activity of the Town are maintained and render reports to the Board Selectmen as may be required;

h) be responsible for the rental, use, maintenance, repair and the development of a comprehensive maintenance program for all Town facilities;

i) serve as the chief procurement officer and be responsible for the purchase of all supplies, materials, and equipment, and approve the award of all contracts. Any contract over $500,000 will require approval by the Board of Selectmen;

j) develop and maintain a formal and complete inventory of all Town-owned real and personal property and equipment;

k) administer personnel policies, practices, rules and regulations, any compensation plan and any related matters for all municipal employees and to administer all collective bargaining agreements entered into by the Town;

l) fix the compensation of all Town employees and officers appointed by the Town Manager; within the limits established by appropriation and any applicable compensation plan and collective bargaining agreements;

m) be responsible for the negotiation of all contracts with Town employees regarding wages, and other terms and conditions of employment, except employees of the School Department. The Town Manager may, subject to the approval of the Board of Selectmen, employ special counsel to assist in the performance of these duties. Collective bargaining agreements shall be subject to the approval of the Board of Selectmen, and to Chapter 150E of the General Laws;

n) prepare and submit an annual operating budget and capital improvement program as provided in paragraph (b) of Section 7.1 of this Charter and be responsible for its administration after its adoption. The Town Manager may transfer funds between individual line items within a department account at any time during the fiscal year, and further, may transfer during the last two (2) months of any fiscal year or during the fifteen (15) days of the new fiscal year to apply to the previous fiscal year, any amount appropriated for the use of any department other than a municipal light department or the school department to the appropriation for any other department, but the amount transferred from one department to another may not exceed three per cent (3%) of the annual budget of the department from which the transfer is made, with the approval of the Selectmen and Finance Committee;

o) keep the Board of Selectmen and the Finance Committee fully informed as to the financial condition of the town and make recommendations to the Board of Selectmen;
p) prepare and submit to the Board of Selectmen at the end of the fiscal year a comprehensive report on the finances and the activities and operations of all departments, boards and committees of the town;

q) investigate or inquire into the affairs of any Town department or office;

r) have full authority to act on behalf of the town during emergencies, including direction of Town personnel, declaring states of emergency, opening the emergency operations center and shelters, and the emergency expenditure of funds;

s) delegate, authorize or direct any subordinate or employee in the town to exercise any power, duty, or responsibility which the office of Town Manager is authorized to exercise, provided, that all acts performed under such delegation shall be deemed the acts of the Town Manager; and

t) perform such other duties as necessary or as may be assigned by this Charter, Town Bylaw, Town Meeting vote, or vote of the Board of Selectmen.

Section 5.1.5 ACTING TOWN MANAGER

The Assistant Town Manager shall perform the duties of the Town Manager in the Town Manager’s absence. In the event of long-term disability, resignation, termination, or vacancy of both the Town Manager and the Assistant Town Manager at the same time, the Board of Selectmen shall appoint an Acting Town Manager for the duration of any such disability, or until appointment of a permanent Town Manager or Assistant Town Manager. No member of the Board of Selectmen shall serve as Acting Town Manager.

Section 5.2 TOWN COUNSEL

The Board of Selectmen shall appoint a competent and duly qualified and licensed attorney practicing in the Commonwealth to be the counsel for the town. Town counsel shall receive such compensation for his services as may be fixed by the Board of Selectmen and shall hold office at the pleasure of the Board. The Town Counsel shall be the legal adviser of all of the offices and departments of the Town, and shall represent the Town in all litigation and legal proceedings; provided however, that the Board of Selectmen may retain special counsel at any time they deem appropriate and necessary. The Town Counsel shall review and concur or dissent upon all documents, contracts, and legal instruments in which the Town may have an interest. The Town Counsel shall perform other duties prescribed by this Charter, Town By-law, or as directed by the Board of Selectmen. No employee, committee or board, elected or appointed, other than the Board of Selectmen, shall contact or otherwise interact with the Town or Labor Counsel in a manner inconsistent with the policy relative to access to counsel established by the Town Manager. This provision shall not limit the School Committee from retaining its own legal counsel.
ARTICLE VI
COMPLIANCE WITH LAW - PUBLIC RECORDS, OPEN MEETINGS, AND
CONFLICT OF INTEREST

All boards, committees, and commissions shall comply with Sections 23A to 23C inclusive of Chapter 39 of the General Laws in the conduct of any town business.

All officers or employees of any agency, office, department, board, commission, bureau, division or authority of the Town shall comply with the provisions of clause twenty six (26) of Section 7 of Chapter 4 and Section 10 of Chapter 66, of the General Laws.

All employees of the Town, as that term is defined in Section 1 of Chapter 269A, shall comply with the requirements of Chapter 268A of the General Laws.

All boards, committees, and commissions shall comply with the requirements of Chapter 30A, Sections 18 through 25 of the General Laws, the so-called Open Meeting Law.

All board members, committee members and employees shall comply with the requirements of Chapter 268, Sections 1 through 29, the so-called Ethics Law.

ARTICLE VII
FINANCIAL PROVISIONS AND ADMINISTRATION

Section 7.1  SUBMISSION OF BUDGET AND BUDGET MESSAGE

a) After the Massachusetts Department of Revenue certifies surplus revenue (a.k.a. free cash), but before October 1, the Town Manager shall meet with the School Superintendent to prepare a Projected Revenue and Expenses Report for the next fiscal year and submit it to the Board of Selectmen, School Committee, and Finance Committee.

a) The Town Manager and School Superintendent shall meet within ten (10) business days of state certification of surplus revenue or finalization of October 1st enrollment whichever comes last occurs later. Within ten (10) business days of that meeting, the Town Manager and School Superintendent shall submit a draft budget in a mutually agreed format to the Board of Selectmen, School Committee and Finance Committee.

b) Annually, before November 1, the Town Manager shall establish and issue a budget schedule which shall set forth the calendar dates for developing the annual budget for the next fiscal year.

c) On or before December 15, the Board of Selectmen shall meet in joint session with the School Committee. At this meeting the Board of Selectmen shall set guidelines for the preparation of the annual budget.
d) On or before February 1, the Town Manager and School Committee shall each submit to the Board of Selectmen and Finance Committee a proposed line item budget and accompanying message.

e) The Budget shall provide a complete financial plan of all Town funds and activities, including details on debt and debt service, anticipated income, and proposed expenditures. The Budget shall include proposals for capital improvements for the next five (5) years. The budget message shall begin with a clear general summary of its content, and explain in both fiscal terms and program objectives, proposed expenditures for each department, capital expenditures, and the projected tax rate.

f) The Board of Selectmen shall review the proposed Town Budget and refer it, including the School Department Budget and recommendations, to the Finance Committee, on or before March 1.

g) After the annual Town Meeting but before June 15, the Board of Selectmen shall meet in joint session with the Finance Committee to review the assumptions used to project budgets for the next two (2) fiscal years. If necessary, the Board of Selectmen shall vote to reset any of those assumptions.

Section 7.2  FINANCE COMMITTEE

a) There shall be a permanent committee known as the Finance Committee, composed of nine (9) registered voters of the town appointed by the Moderator. They shall serve for three (3) year terms which shall be staggered. Members shall serve without compensation and no member shall be an employee of the Town nor hold an elected or appointed town position during their term of office, excluding ex-officio positions.

b) The Finance Committee shall conduct a detailed line item review of the Town and School budgets and submit a written budget report to the Annual Town Meeting and a written report to the Annual Town Meeting and any Special Town Meeting with its advisory recommendations on all financial warrant articles, and the projected tax impact consistent with its recommendations.

c) The Finance Committee can require that the Town Manager, School Committee, any Town department, office, board, commission or committee furnish appropriate additional financial information, as needed. This request shall be made in writing and include a reasonable deadline for submission of the additional information.

d) The Finance Committee shall elect a Chairman and such other officers from among its members and form subcommittees as it deems necessary to accomplish its duties.

Section 7.3  PUBLIC NOTICE AND PUBLIC HEARING
a) The Finance Committee shall within sixty (60) days following the submission of the draft budget by the Town Manager, review the proposed budget, and return it to the Board of Selectmen with its recommendations.

b) The Board of Selectmen shall conduct at least one two public hearings. The first shall be held in February to consider budget matters generally and notice of the time, date and place therefor shall be posted in Town Hall and on the Town website and published in a daily newspaper of general circulation in the Town.

An additional public hearing shall be held prior to Town Meeting on the proposed budget, including the school budget, and Finance Committee recommendations, which hearing shall be posted and published as described above, with the following additional information included: the times and places where copies of the message and budget are available for inspection by the public.

c) Two public hearings shall be held, one at the beginning of the draft budget discussions and one for the final proposed budget, both publicized as follows in d(1) and d(2).

d) The Board of Selectmen shall post in the Town Hall and publish in a daily newspaper of general circulation and on the Town website, a summary of the proposed budget and notice stating:

1) the times and places where copies of the message and budget are available for inspection by the public, and

2) the date, time and place where the Board of Selectmen shall conduct the public hearing on the budget.

Section 7.4  BUDGET ADOPTION

Town Meeting shall adopt the annual operating budget, with or without amendments before the beginning of the fiscal year.

Section 7.5  ANNUAL AUDIT

At the close of each fiscal year, and at such times as it may be deemed necessary, the Board of Selectmen shall cause an independent audit to be made of all accounts of the Town by a certified public accountant. The certified public accountant so selected shall have no personal interest, directly or indirectly in the financial affairs of the Town or any of its offices. Upon completion of the audit, the results in a summary form shall be placed on file in the Town Clerk's office and on the Town website as a public record and in the Sandwich Public Library for public information.

Section 7.6  EMERGENCY APPROPRIATIONS, REDUCTIONS, and TRANSFERS
Any and all emergency appropriations, reductions, and transfers shall be made in accordance with the General Laws and the Town By-laws.

ARTICLE VIII
RECALL

Section 8.1  RECALL

A holder of an elected office in the Town of Sandwich may be recalled there from by the qualified voters of the Town as provided in Chapter 408 of the Acts of 1987 for reasons which shall include but are not limited to the following: embezzlement; influence peddling; refusal to comply with clause Twenty-six of section 7 of chapter 4, section 10 of chapter 66, sections 23A to 23C, inclusive, chapter 39 of chapter 268A of the General Laws or any rules and regulations thereto, and the By-laws of the Town of Sandwich which pertains to same; destruction or alteration of public records; nepotism; conviction for a felony; failure to perform the duties of the elected office; or other willful acts of omission or commission which betray the public trust.

Section 8.2  RECALL PETITION

A recall petition shall be initiated by request of ten (10) qualified voters. The recall petition shall be signed by twenty-five percent (25%) of the qualified voters and returned within twenty (20) days in accordance with Chapter 408 of the Acts of 1987.

ARTICLE IX
CHARTER

Section 9.1  SEVERABILITY

If any section, or part of a section of this Charter, shall be held invalid by a court of competent jurisdiction, such holding shall not affect the remainder of this Charter.

Section 9.2  CHARTER REVIEW COMMITTEE

At least every five (5) years, the Selectmen shall appoint a Charter Review Committee to be composed of seven (7) members for a period not longer than six (6) months, who shall submit their recommendations to the Board of Selectmen and shall file proceedings of their deliberations.

Section 9.3  AMENDMENT TO CHARTER

This Charter may be amended or revised by special act of the General Court, upon the recommendation of Town Meeting and/or pursuant to Chapter 43B of the General Laws.

Section 9.4  INTERPRETATION OF THE CHARTER

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Any question related to the interpretation of the Charter shall be presented to the Board of Selectmen for such action as it deems appropriate.

Section 9.5     TIME OF TAKING EFFECT AND TRANSITIONAL PROVISIONS

The amendments to the Town Charter as approved by the May 6, 2013 Annual Town Meeting shall take effect immediately upon approval by the voters under G.L. c43B [or, if submitted as special legislation, upon the effective date of the legislation], except that the amendments to sections 4.1 and 4.5 of the Town Charter with respect to the manner of selection of the town clerk shall be implemented as follows.

The individual elected as town clerk at the 2013 Annual Town Election (the “incumbent”) shall hold said office and perform the duties thereof until the expiration in 2016 of the elected term, or the incumbent’s sooner resignation, recall or retirement. At the expiration of the incumbent’s elected term in 2016, or said sooner resignation, recall or retirement, the position of elected town clerk shall be abolished.

Should said incumbent serve out the remainder of the elected term through the 2016 Annual Town Election, the incumbent shall be deemed to be the first appointed town clerk, and in that position shall be subject to the Town’s Personnel Policies and Procedures as would any other department head. In the event that the incumbent resigns, retires or is recalled prior to the 2016 Annual Town Election, appointment of the first appointed town clerk shall be made in accordance with Section 5.1.4(a) of the Town Charter.

In order to implement the provisions of Section 4.6.2, the personnel policies and procedures agreed upon in writing by the Board of Library Trustees and the Town Manager and on file with the Town Clerk as of the effective date of this act shall be operative for all employees of the library until such time as the personnel policies and procedures applicable to library employees are amended in accordance with the provisions of said Section 4.6.2.

ARTICLE 15
To see if the Town will vote to amend the Sandwich Protective Zoning By-laws, Definitions, by deleting the entire Definitions section and replacing it with the following, as printed below, or take any action relative thereto:

DEFINITIONS

In this bylaw the following terms, unless a contrary meaning is required by the context or is specifically prescribed, shall have the following meanings. Words used in the present tense include the future, and plural includes the singular; the word "lot" includes the word "plot"; the word "building" includes the word "structure"; the word "shall" is intended to be mandatory; "occupied" or "used" shall be considered as though followed by the words "or intended, arranged or designed to be used or occupied." The word
"person" includes a corporation as well as an individual.

ACCESSORY BUILDING OR USE - A building or use customarily incidental to and located on the same lot with the principal building or use, except that if more than thirty (30) percent of the lot area is occupied by such use, it shall no longer be considered accessory.

BY-RIGHT ACCESSORY APARTMENT - A unit no more than 800 square feet in size, specifically providing supplemental living space to the primary residence on a lot.

ACCESSORY DWELLING UNIT - A dwelling unit with the purpose of promoting affordable housing in the Town for year-round residents that is no larger than 1,000 square feet in size or thirty percent if the gross square footage of a principal dwelling, whichever is smaller.

ANIMAL RESCUE/ ADOPTION - A public animal control facility or other facility which is operated by an organization or individual for the purpose of protecting animals from cruelty, neglect or abuse.

APIARIES - Beehives and associated facilities in place recreationally or professionally for the purposes of producing honey, wax and any other associated product resulting from the practice of beekeeping.

AGRICULTURE - As defined by Massachusetts General Law Chapter 128, Section 1A. “Farming” or “agriculture” shall include farming in all of its branches and the cultivation and tillage of the soil, dairying, the production, cultivation, growing and harvesting of any agricultural, aquacultural, floricultural or horticultural commodities, the growing and harvesting of forest products upon forest land, the raising of livestock including horses, the keeping of horses as a commercial enterprise, the keeping and raising of poultry, swine, cattle and other domesticated animals used for food purposes, bees, fur-bearing animals, and any forestry or lumbering operations, performed by a farmer, who is hereby defined as one engaged in agriculture or farming as herein defined, or on a farm as an incident to or in conjunction with such farming operations, including preparations for market, delivery to storage or to market or to carriers for transportation to market.

AQUACULTURE- The sustainable farming or raising of shellfish, mollusks, crustaceans or fish in local town marine and fresh waters meant for distribution and consumption, as per Commonwealth of Massachusetts laws and regulations.

ARTERIAL STREET - Any state numbered highway, plus the following named streets: Beale Avenue, Chase Road, Farmersville Road, Great Hill Road, Mid-Cape Service Road, Newtown Road, Race Lane, Quaker Meetinghouse Road, Sandwich-Cotuit Road, Snake Pond Road.

ARTIST STUDIOS - Space explicitly for the purpose of the design and production of artwork including but not limited to; paintings, sculpture, glasswork, etc. and all
accessory hardware, tools and structures to support such production hitherto.

**BED & BREAKFAST** – An owner-occupied dwelling for the rooming and boarding of guests. Food or beverage shall only be served to those who let a room in such a dwelling. A Bed & Breakfast shall not be considered a Home Occupation. A Bed & Breakfast shall require a special permit from the Zoning Board of Appeals. A Bed & Breakfast shall only be allowed in the following zoning districts: Residential-1, Residential-2, Business Limited-1, Business Limited-2, Ridge District and Shore District.

**BEDROOM** - Any habitable room in a dwelling, if such room exceeds sixty (60) square feet, other than a living room, dining room, kitchen, utility room, or bathroom. Any dwelling unit in which no such room exists shall be construed to contain one bedroom.

**BOAT AND WATERCRAFT STORAGE BUILDING** - A structure used for indoor storage of boat and watercraft. The storage of hazardous materials greater than those quantities normally associated with household use is prohibited in such structures.

**BORDERING** - As defined under the Wetlands Act (G.L. Chapter 131, Section 40) shall include any land within either of the following:

a. 100 feet horizontally landward from the bank of any beach, dune, flat, marsh, meadow or swamp bordering the ocean, estuary, creek, river, stream, pond, lake, freshwater wetland or coastal wetland.

b. 100 feet horizontally landward from the water elevation of the 100-year storm or whatever is the greater distance of (a) or (b).

**BORDERING VEGETATED WETLAND (BVW)** - A vegetation community where fifty (50) percent of the vegetation consists of wetland plant species, identified in the Wetlands Protection Act (MGL Chapter 131, Section 40), which borders a wetland resource area or watercourse defined by the Wetlands Protection Act (MGL Chapter 130, Section 140, 310 CMR~ 10.00), the Town of Sandwich Wetlands Bylaw and its regulations. The upland boundary of the BVW is established at the line, within which fifty (50) percent or more of the vegetation community consists of wetland plant species identified in the Act. *(Added STM94)*

**BULK STORAGE** - Exposed outside storage of sand, lumber, coal, or bulk materials, bulk storage of liquids in tanks except underground as an accessory use.

**CAMPER** - A portable dwelling, eligible to be registered and insured for highway use, designated to be used for travel, recreational and vacation uses, but not for permanent residence. Includes equipment commonly called travel trailers, pick-up coaches, or campers, motorized campers, and tent trailers, but not mobile homes.

**CAMPGROUND** - Premises used for travel trailers, campers, tenting or for temporary seasonal overnight facilities of any kind where a fee is charged.

**CAMPING SUPERVISED** - Facilities operated on a seasonal basis for continuing
supervised recreational, health, educational, religious, and/or athletic programs, with persons enrolled for periods of not less than one week, and with a group dining if overnight accommodations are included.

**CINEMA** - An auditorium facility with one or more viewing rooms for the primary purpose of showing films to the public for a fee.

**CHILDCARE FACILITY** - A business falling under the classification of center and school based early education and care program by the Commonwealth of Massachusetts Executive Office of Education's regulations.

**CLUSTER DEVELOPMENT** - A development under the provisions of Section 4400.

**COLLECTOR STREET** - Any street, which meets or has met all of the design and construction standards for a Collector Street contained in the Subdivision Control Regulations of the Sandwich Planning Board.

**COMMERCIAL MARINE FISHING EQUIPMENT STORAGE** – Storage of a boat, boat trailer and/or equipment necessary to a commercial marine fishing business. If stored outdoors such items shall not be stored less than 25 feet from any front lot line and not less than 10 feet from any side or rear lot line. No stored boat shall be used for dwelling or sleeping purposes.

**COMMERCIAL RADIO TOWER** - deleted ATM 5/4/98

**COMMON DRIVEWAY** – An alternative means of access for no more than three single-family dwellings on no more than two separate lots as may be allowed by Special Permit Section 4140 of the by-law. Common driveways are not streets and do not provide lot frontage.

**CONSTRUCTION TRAILER** - A temporary and mobile commercial trailer with the sole purpose of housing office operations of a future or current construction project that is removed within six months of project completion.

**CONTINUING CARE RETIREMENT COMMUNITY** – A Continuing Care Retirement Community ("CCRC") is a facility or group of facilities which offers several levels of assistance, including independent living, assisted living, congregate care, and/or skilled nursing care.

**CONTRACTOR'S YARD** - A lot with or without structures in the Industrial District used by an individual building contractor or subcontractor for storage of equipment, supplies, and sub-assemblies, or parking of wheeled equipment. (Amended 1/14/08)

**CONVALESCENT HOME** - An establishment providing housing and general care for the aged, or the convalescent. Convalescent Home as set forth in Chapter 111 Section 71 of the Massachusetts General Law is hereby incorporated by reference.
COTTAGE COLONY - Two or more detached seasonal dwellings located on the same lot, each designed for independent family living and including cooking facilities. *(Amended May 1, 1995)*

CREMATORIUM - A facility with the sole purpose of incinerating human remains or pet remains as per Commonwealth of Massachusetts regulations.

DISPOSAL AREA - Premises, whether licensed or not, where waste or scrap articles or materials are abandoned or stored, sorted, packed, bought or sold, except where such activities are carried on entirely within an enclosed building.

DUNE, PRIMARY - A hill or ridge of sand piled up by the wind with no other dune between it and the oceanfront.

DWELLING - A building or part of a building used exclusively as the living quarters for one or more families.

DWELLING, SINGLE-FAMILY - One dwelling unit on a single lot irrespective of structure type, ownership or tenure. *(Added STM 9/91)*

DWELLING, TWO-FAMILY - Two dwelling units on a single lot irrespective of structure type, ownership or tenure. *(Added STM 9/91)*

DWELLING, MULTI-FAMILY - Three or more dwelling units on a single lot irrespective of structure type, ownership or tenure.

DWELLING UNIT - Living quarters for a single family and not more than two (2) boarders or lodgers, with cooking, living, sanitary, and sleeping facilities, independent of any other unit.

ELEVATION - Height relative to Mean Sea Level.

EXTERIOR STORAGE, COMMERCIAL - Temporary exterior storage units located outside a building including but not limited to “pods”, trailers, containers and the like which may house merchandise, furniture and more temporarily for no longer than six months.

FAMILY - One or more persons, including domestic employees, occupying a dwelling unit and living as a single, non-profit housekeeping unit; provided that a group of six or more persons who are not within the second degree of kinship to each other, as defined by civil law, shall not be deemed to constitute a family.

FAMILY DAYCARE - Child and infant daycare operations classified as a Family Child Care operated within a residence as per Commonwealth of Massachusetts Executive office of Education regulations.
FARM - Premises, including necessary structures and equipment, containing at least five acres, which are used for gain in the raising of agricultural products, or livestock, except horses (see stables).

FARM STAND - A permanent or temporary structure meant for the sole purpose of selling produce and other related agricultural offerings of local harvest falling into conformance with Massachusetts General Law Chapter 40A, Section 3.

FLOOR AREA - The sum of the gross horizontal area of the several floors of a building and its accessory buildings on the same lot, including the area of basements not more than fifty (50) percent below grade, roofed porches and roofed terraces, excluding areas with less than six feet floor to ceiling height. All dimensions shall be measured between exterior faces of walls.

GAME ROOM - A commercial facility exclusively for playing of billiards, pool, darts and/or table games, but not including video games or pinball machines. (Added STM 11/18/97).

GARAGE - A building for the storing of motor vehicles.

GOLF COURSE, STANDARD OR PAR 3 - Course, including customary accessory buildings, where tee to hole distance averages not less than eighty (80) yards.

HEALTH CLUB - A facility with the purpose of offering physical exercise and sport activities with admission based on a fee structure. Accessory uses in addition, but not limited to exercise equipment, ball courts, swimming pools, steam rooms and locker or shower facilities may be included.

HEIGHT - The vertical distance from the mean existing grade at the front line of the building to the highest point of the roof for flat or shed roofs, to the deck line for mansard roofs and to the ridge for gable, hip and gambrel roofs. Not included are spires, cupolas, TV antennae and other parts of structures, which do not enclose potentially habitable floor space.

HOLIDAY OR SEASONAL ATTRACTION - A commercial venture with the purpose of attracting patrons to engage in or be entertained by attractions, spectacles, shows, or other similar activities specifically scheduled and suited to particular holidays or seasons of the year. Examples of such activities include, but are not limited to, haunted hayrides or haunted houses, corn, hay or other mazes, Christmas villages, Santa Claus
workshops, etc. One-time events, festivals, carnivals and others similar shall be exempt.

**HOME OCCUPATION** - A business or profession engaged in within a dwelling by a resident thereof as an accessory use of the dwelling. *(Amended ATM 5/5/97).*

**HOSPICE CARE FACILITY** - A facility dedicated to the service and enactment of care for patients seeking end of life treatment where minor medical procedures or care, counseling and housing are provided.

**HOSPITAL, NURSING HOME, CONVALESCENT HOME** - Premises licensed as such by the Massachusetts Department of Public Health under Section 51 or 71 of Chapter 111, Massachusetts General Law.

**HOTEL** - A building or group of buildings, whether detached or connected, each containing three or more rooming units. Each individual unit shall have its own sanitary facilities. A hotel may include such accessory uses as function rooms, health club, restaurants, swimming pools, and/or tennis courts.

**KENNEL, COMMERCIAL BOARDING OR TRAINING** - An establishment used for boarding, holding, day care, overnight stays or training of animals that are not the property of the owner of the establishment, at which such services are rendered in exchange for consideration and in the absence of the owner of any such animal; provided, however, that “commercial boarding or training kennel” shall not include an animal shelter or animal control facility, a pet shop licensed under section 39A of MGL chapter 129, a grooming facility operated solely for the purpose of grooming and not for overnight boarding or an individual who temporarily, and not in the normal course of business, boards or cares for animals owned by others.

**KENNEL, COMMERCIAL BREEDER** - An establishment, other than a personal kennel, engaged in the business of breeding animals for sale or exchange to wholesalers, brokers or pet shops in return for consideration.

**KENNEL, PERSONAL** - A pack or collection of more than 4 dogs, 3 months or older, owned or kept under single ownership, for private personal use; provided, however, that breeding of personally owned dogs may take place for the purpose of improving, exhibiting or showing the breed or for use in legal sporting activity or for other personal reasons; provided further, that selling, trading, bartering or distributing such breeding from a personal kennel shall be to other breeders or individuals by private sale only and not to wholesalers, brokers or pet shops, provided further, that a personal kennel shall not sell, trader, barter or distribute a dog not bred from its personally-owned dog; and provided further, that dogs temporarily housed at a personal kennel, in conjunction with an animal shelter or rescue registered with the department, may be sold, traded, bartered or distributed if the transfer is not for profit.

**LANDSCAPED OPEN SPACE** - Space not covered by any structure, and not used for drives, parking, utilities, or storage; comprising landscaped areas and outdoor
recreational facilities, including those on balconies and roofs over structures, if so
developed. Area shall be measured horizontally and not include any land with slope
over twenty (20) percent, or any land under water other than swimming pool.

LANE - Any street which meets, or has met, the design and construction standards of a
lane, contained in the Subdivision Control Regulations of the Sandwich Planning Board
and, by its locations and design, may not be reasonably expected to service non-
residential property, or serve as a means of access to more than ten (10) homes.

LARGE SCALE GROUND MOUNTED SOLAR PHOTOVOLTAIC INSTALLATION – A
facility for the generation of electric power from sunlight where the collection systems
are mounted on the ground and not on the roofs of structures. Ground mounted
systems shall have a minimum rated capacity of 250kW individually.

LIVESTOCK OR FOWL - A fowl or other animal kept or propagated by the owner for
food or as a means of livelihood, cow, bison, deer, elk, pig, boar, cottontail rabbit,
northern hare, chicken, duck, goose, pheasant, quail, partridge and other birds and
quadrupeds determined by the Massachusetts Department of Fisheries, Wildlife and
Environmental Law Enforcement to be wild and kept by or under a permit from, the
department in proper houses or suitable enclosed yards; provided, however, that
“livestock or fowl” shall not include dog, cat or other pet.

LODGING HOUSE - A dwelling used for the taking of more than six (6) boarders or the
renting of rooms, without cooking facilities, to more than six (6) and fewer than ten (10)
persons, but not including buildings of charitable, educational, or philanthropic
institutions.

LOT AREA - The horizontal area of a lot exclusive of any area in a street or way open
to public use. All of the lot area used for zoning compliance shall be land other than that
under water nine (9) months or more in a normal year, or considered as wetland
resource area as defined in the Wetlands Protective Act, Chapter 131, Section 40 of
MGL and subsequent regulations, 310 CMR 10.00, and no part of the lot area employed
for zoning compliance shall be more distant from the street line than four (4) times the
lot frontage.

LOT COVERAGE - Percentage of lot area that is covered by structures, paving,
driveways, walkways and parking area.

LOT FRONTAGE - That portion of a lot fronting upon a street, measured continuously
along the street sideline between side lot lines or, in the case of corner lots, between
one side lot line and the midpoint of the corner radius. For lots on the outside of a curve
whose radius is 120 feet or less, the lot frontage may be reduced at the street line to
sixty (60) percent of the required lot frontage, provided that the full required frontage
can be met at the front building line.

MAJOR COMMERCIAL COMPLEX - Facilities for retail trade or services containing
more than 10,000 square feet gross floor area and more than one retail trade or service entity operating within the complex.

**MARINE MEDICAL & REHABILITATION FACILITY** - A facility that rescues, rehabilitates and then releases marine mammals and serves as an educational resource for studies in oceanic health and marine mammal care and medicine. *(Added ATM94)*

**MEAN SEA LEVEL** - The current Mean Sea Level Datum Plane established by the United States Geological Survey.

**MEDICAL OFFICES** - offices and clinics for medical or other health services for the examination and treatment of persons as outpatients, including laboratories that are part of such offices and clinics.

**MINOR STREET** - Any street, with the exception of those designated in these by-laws as Arterial or Collector Streets, which meets or has met all of the design and construction standards for a Minor Street contained in the Subdivision Control Regulations of the Sandwich Planning Board.

**MOBILE HOME** - A movable or portable dwelling built on a chassis, designed for connection to utilities when in use, and designed without necessity of a permanent foundation for year-round living.

**MOBILE HOME PARK** - Premises which have been planned and improved for the placement of mobile homes for year-round occupancy.

**MOTEL** - A building or a group of buildings, whether detached or connected, each containing three or more rooming units. Each rooming unit may include such accessory uses as swimming pools and tennis courts, and shall be no more than 480 square feet in size and no fewer than 225 square feet in size; and no structure shall be fewer than 20 feet from any other structures. The units shall be used, or designed to be used, as individual sleeping and dwelling units by transient travelers, tourists or vacationers. Each integral sleeping unit shall have its own attached sanitary facilities. A motel may include accessory uses such as a restaurant and other secondary facilities commonly associated with the operation of a motel.

**MUSEUM** - Premises of the procurement, care and display of inanimate objects of lasting interest and value.

**NURSING HOME** - A residence equipped and staffed to provide care for the infirm, chronically ill, or disabled. A Nursing Home is hereby incorporated as set forth in Chapter 111, Section 71 of the Massachusetts General Laws.
OFFICE – Office and meeting space for conducting professional services, clerical or administrative work for occupations including but not limited to business, healthcare, not-for-profit organization and trades or for conducting a home occupation.

OTHER RETAIL BUSINESS OR SERVICE- An establishment selling or renting goods and services to the general public for personal and household consumption, including but not limited to florist, grocery, or hair styling; stores that offer the following items, including but not limited to antiques, apparel, appliances, art, candy, consignment goods, convenience, crafts, drugs, electronics, liquor, photo supplies, shoes, stationery, video and variety stores. A convenience store that sells gasoline and auto supplies but does not repair, service, or store vehicles shall be considered a retail business.

OUTDOOR RECREATION FACILITY – Small-scale community recreation and sports fields or facilities allowed by special permit under Section 4150

PARKING SPACE - Space adequate to park an automobile, plus means of access. Where spaces are not marked, each space shall be assumed to require 350 square feet. Spaces to be not less than nine (9) feet wide or eighteen (18) feet long.

PHILANTHROPIC INSTITUTION - An endowed or charitably supported, nonprofit religious or non-sectarian activity maintained for public or semi-public use.

PLANNED UNIT DEVELOPMENT - deleted ATM 5/4/98

RECREATION FACILITY – Indoor or outdoor sports facilities or athletic clubs including but not limited to, playing fields, courts, pools or ice rinks, rock climbing walls, or other sports areas, spectator facilities and other structures accessory to general athletics and recreation.

REGIONAL SERVICE - Regional service generally denotes retail and professional/business service activities serving the resident population of Sandwich and the Upper Cape Region (Sandwich/Mashpee/Falmouth/Bourne).

REHABILITATION HOSPITAL – A hospital licensed pursuant to Massachusetts General Laws, Chapter 111, which provides hospital-level in-patient rehabilitation services, together with general and specialty out-patient rehabilitation services including but not limited to: aquatic therapy, cardiac rehabilitation, occupational therapy, physical therapy, speech and language pathology, women's rehabilitative services, wellness, holistic medicine, sports medicine-adaptive sports, wound treatment, pain therapy, adult daycare, research and development related to rehabilitation, geriatric and elder care and day time veterinary rehabilitative services.

RESEARCH LABORATORY - Industrial or commercial experimentation, design, and production of prototypes, but exclusive of volume or continuous production.

RESIDENCE - The same as dwelling unit defined herein.
RESTAURANT – Any food service business serving the public on the premises and/or preparing food for takeout. (Added ATM 5/5/97)

RETAIL SALES/SERVICE, MAJOR - An establishment 2,500 square feet to 9,999 square feet selling or renting goods or providing services to the general public for personal and household consumption.

RETAIL SALES/SERVICE, MINOR - An establishment less than 2,500 square feet selling or renting goods or providing services to the general public for personal and household consumption.

RETAIL SALES/SERVICE, REGIONAL - An establishment 10,000 square feet or greater selling or renting goods or providing services to the general public for personal and household consumption.

ROOMING UNIT - A room or suite of rooms in a motel or lodging house suitable for separate rental.

SEASONAL/ SEASONAL USE - Prescribing to the traditional Cape Cod interpretation of Memorial Day until Labor Day as “height of season” with modern exception to include “Shoulder Seasons” in spring and autumn; thereby extending overall and official “Seasonal Use” or label of “Seasonal” from April 1st until October 31st.

SEASONAL DWELLING - A non-owner occupied dwelling that may not be occupied between October 31st and April 1st of a calendar year and where no lease or rent is permitted to last or extend for the full twelve months of the year, subscribing to the Town’s definition of “Seasonal Use”.

SHOOTING RANGE - An indoor facility or outdoor range(s) meeting the laws and regulations set forth by the Commonwealth of Massachusetts, Massachusetts Department of Public Safety and/or Sandwich Police Department for the use of target practice, skeet shooting and other accessory activities with approved firearms including, but not limited to rifles, shotguns and handguns as well as bows and crossbows. No shooting range shall be less than 1,000 feet from a residence, commercial business, or other public gathering space.

SPA - A resort that provides services that enhance the health and well being of its guests. Typical spa facilities provide: instruction in exercise, nutrition, general health and fitness; opportunities to access a wide variety of exercise equipment, body work therapists, swimming facilities, outdoor hiking trails and small scale outdoor recreation such as tennis courts, croquet courts etc., The spa may consist of a building or group of buildings, a portion thereof designed for serving food in a dining room and containing 15 or more sleeping rooms for overnight guests together with both the indoor and outdoor recreational facilities. Spa facilities shall be for the exclusive use of the spa's registered, overnight guests. Spa facilities shall not be used for functions attended by any person who is not a registered, overnight guest of the spa.
SPORTSMEN’S CLUB - A public or private club with the purpose of promoting or engaging in the shared interests of hunting, fishing, trapping, shooting and general outdoorsmen activities where accessory uses such as meeting halls, dining or club rooms, private viewing rooms and interior or exterior shooting ranges may be located.

STABLES - Premises used for the shelter and feeding of horses.

STREET, PUBLIC - An accepted Town way, or way established by or maintained under County, State or Federal authority, or a way established by a subdivision plan approved in accordance with the Subdivision Control Law, or a way certified by the Planning Board to have sufficient width, suitable grades, and adequate construction to provide for the needs of vehicular traffic in relation to the proposed use of the land and the buildings erected or to be erected thereon.

STREET, PRIVATE - A way other than a Public Street, having suitable width, grades and adequate construction to provide safe vehicular access by abutters and public safety vehicles and maintained privately.

STRUCTURE - Anything constructed or erected, the use of which requires fixed location on the ground, or attachment to something on the ground, including all buildings, mobile homes, billboards, towers, swimming pools or tanks that have a capacity of 4,000 gallons or more, or the like, or part thereof; but not including paving, usual lawn accessories, fences or retaining walls six (6) feet in height or less.

SWIMMING POOL - Any constructed pool, located above or below ground, whether portable or fixed, used or capable of being used for swimming, wading, or bathing purposes. Pools having a depth of two feet or more and having a capacity of 4,000 gallons or more in volume shall be considered structures.

TATTOO ESTABLISHMENT/ BODY ART ESTABLISHMENT - A location, place, or business where the practices of body art are performed either for profit or not for profit and as further defined by the Sandwich Board of Health Regulations

TECHNOLOGY BUSINESS OR SERVICE - Such businesses or services include: communications; data warehousing of any media; sales, service, data collection, research, development, assembly and manufacture of communication products, information service products and other electronic technology based business or service.

THEATRE - A venue with the purpose of hosting staged theater productions, musical concerts, comedy shows, films or film festivals, speeches or debates and other events qualifying as entertainment, educational or informative that require seating for large audiences.

TOXIC OR HAZARDOUS MATERIALS - Any substance or mixture of such physical, chemical or infectious characteristics as to pose a significant, actual or potential hazard
to water supplies, or other hazard to human health, if such substance or mixture were discharged to land or waters of this Town. Toxic or hazardous materials include, without limitation, organic chemicals, petroleum products, heavy metals, radioactive or infectious wastes, acids and alkalis, and include products such as pesticides, herbicides, solvents and thinners.

Waste generated by the following activities, without limitation, are presumed to be toxic or hazardous, unless and except to the extent that anyone engaging in such an activity can demonstrate the contrary to the satisfaction of the Board of Appeals:
- Airplane, boat and motor vehicle service and repair.
- Chemical and bacteriological laboratory operation.
- Cabinet making.
- Dry cleaning.
- Electronic circuit assembly.
- Metal plating, finishing and polishing.
- Motor and machinery service and assembly.
- Painting, wood preserving and furniture stripping.
- Pesticide and herbicide storage.
- Photographic processing.
- Printing.

**WASTEWATER TREATMENT FACILITY** – A public or private facility constructed to treat wastewater, not including the disposal of treated effluent.

**WASTEWATER EFFLUENT DISPOSAL** – The disposal of treated effluent from a public or private wastewater treatment facility.

**WHOLESALE AND RETAIL WAREHOUSE** - one building on one lot occupied by one business for the sole purpose of selling goods or merchandise to both retail and wholesale customers. *(ST 92)*

**YARD** - A required open space, unobstructed with structures more than thirty (30) inches high, other than fences or other customary yard accessories.

**YARD, FRONT** - A yard extending between lot sidelines across the front of a lot adjacent to the street it abuts. A front yard shall be defined as the yard space bordering the adjoining street where the lot’s address is derived from.

**YARD, SIDE** - A yard extending from the rear line of the required front yard to the rear lot line adjacent to the lot sideline.

**YARD, REAR** - A yard extending across the rear of the lot between the inner side yard lines.

*No Recommendation Required.*
ARTICLE 16
To see if the Town will vote to amend the Sandwich Protective Zoning By-laws, Article VI, Growth Center Technology District, by deleting Article VI in its entirety, with the land area associated with the Growth Center Technology District becoming part of the Ridge District 2 (RD-2) zone, and to amend the Zoning Map accordingly, or take any action relative thereto.

No Recommendation Required.

ARTICLE 17
To see if the Town will vote to amend the Sandwich Protective Zoning By-laws, Article II, Use and Intensity Regulations, Section 2100 through Section 2140, Establishment of Districts, by deleting Section 2100 through Section 2140 in their entirety and replacing them with the following, as printed below:

2100. ESTABLISHMENT OF DISTRICTS
2110. For the purposes of this by-law, the Town is divided into the following Districts:

a. Residential Districts R-1 and R-2
b. Ridge District RD
c. Shore District S
d. Business Districts BL-1 and B-2
e. Marine District MAR
f. Flex District FLEX
g. Industrial District IND
h. Government District GD
i. Adult Entertainment Overlay District
j. Flood Plain Overlay District
k. Parking Overlay District
l. Surface Water Protection Overlay Districts
m. Three Ponds Overlay District
n. Water Resource Overlay Districts
o. Wireless Telecommunications Overlay Districts

The boundaries of these districts are defined and bounded on the map entitled "Zoning Map, Sandwich, Massachusetts," dated and revised April 24, 1978, as amended May 1 and 2, 1978 (Articles 12, 13, and 14), May 4, 1981 (Article 31), May 19, 1986 (Article 9), revised November, 14, 1988 (Article 33), revised May 24, 1989 (Article 26), revised May 1, 2000, (Article 31), revised March 19, 2001(Article 2) and as amended and revised through May 7, 2001and as further amended and revised through May 6, 2002 (Article 31) and as further amended on March 21, May 2, 2005, October 2009 and May 2013 on file with the Town Clerk. The map and all explanatory matters thereon are hereby made part of this by-law. Overlay districts shall be superimposed on other districts established in this by-law.
Adult Entertainment Overlay District, as described in Section 3920, is herein established as an overlay district and shall be superimposed on other districts established in this bylaw.

Flood Plain District, as described in Section 4310, shall be considered to be superimposed over any other district established by this by-law. Land in a Flood Plain District shall be subject to the requirements of Section 4300.

Parking Overlay District, as described in Section 3111, shall be considered to be superimposed over any other district established by this by-law. Land in the Parking Overlay District shall be subject to the requirements of Section 3112.

Surface Water Protection District, which comprise the area within 300 feet of any surface water pond as described in Sections 3610 and 5120, shall be considered superimposed over any other district established by this bylaw. Land in a Surface Water Protection District shall be subject to the requirements of Section 5100. (Added STM 9/91).

Water Resource Overlay District, as described in Section 5010, shall be considered to be super-imposed over any other district established by this by-law. Land in a Water Resource Overlay District shall be subject to the requirements of Section 5000.

Wireless Telecommunications Overlay District, as described in Section 3820 is herein established as an overlay district and shall be superimposed on other districts established in this Zoning By-law. New telecommunications facilities that are constructed exclusively for the purpose of transmitting and receiving television, AM/FM radio, digital, microwave, cellular, telephone or similar forms of electromagnetic radiation must be located within the Wireless Telecommunications Overlay District.

2120. Except when labeled to the contrary, district boundary lines shown approximately following or terminating at street, railroad, or utility easement center of layout lines, boundary or lot lines, or the channel of a stream, shall be construed to be actually those lines; when shown approximately parallel, perpendicular, or radial to such lines, boundaries shall be construed to be actually parallel, perpendicular or radial thereto; when appearing to follow shoreline, boundaries shall coincide with the mean low-water line. When not locatable in any other way, boundaries shall be determined by scale from the map; and

2130. Where a district boundary line divides any lot existing at the time such line is adopted, the regulations for the less restricted portion of such lot shall extend not more than thirty feet into the more restricted portion of such lot, provided the lot has street frontage in the less restrictive district.

2140. DISTRICT PURPOSES ARE AS FOLLOWS:

1. Business Limited (BL-1)
   To provide for moderately dense limited commercial mixed-use, village-style
development with local and transient services; while preserving or enhancing ocean views from highways, protecting character of historic environs, preserving or enhancing landscaping, minimizing visibility of parked autos and avoiding creation of hazards or congestion.

2. **Business (B-2)**
   To provide for mixed-use of moderately dense residential, business, technological, limited entertainment, athletic and commercial uses including formal streetscapes as well as civic uses and public open space in a village style atmosphere.

3. **Flexible Growth District (FLEX)**
   To provide for uses that will be appropriate in scale and compatible with the Town’s character while meeting the needs of the local and regional economy. Flexible use of land and space for light manufacturing and industrial, research and development, office and business, entertainment or athletic and regional commercial and retail space shall be permitted while enhancing landscaping and avoiding creation of hazards or congestion.

4. **Industrial Limited (IND)** - To preserve uniquely serviced areas for exclusive Industrial or commercial use, while providing a visually pleasing landscaped areas compatible with the Town's history.

5. **Marine (MAR)**
   To encourage a mixture of marine, aquaculture, limited commercial, limited industrial and recreational uses that exist in concert with and respect the environs of the Cape Cod Canal, Cape Cod Bay and Sandwich Harbor.

6. **Residence (R-1)**
   To provide moderate-density residential development and allow for a limited variety of accessory uses, while preserving current surrounding conditions and the environment of the community.

7. **Residence (R-2)**
   To provide for lower-density residential development for those uses allowed in the R1 zone while protecting the quality of air, surface water and ground water of the area.

8. **Ridge (RD)**
   To provide for flexible development of large-scale tracts allowing development for regional service and athletic recreation near expressway interchanges and to allow variety and choice in residential development; at the same time preserving or enhancing views of Cape Cod Bay from public ways; preserving or enhancing landscaping and tree cover; and minimizing visibility of parked autos, avoiding creation of hazards or congestion and assuring compatibility with low density residential development.

9. **Shore (S)**
To provide for moderately dense or clustered residential and hospitality development with accessory uses while preserving the character, views and ecology of oceanfront land.

10. **Government District (GD)**
Provide for necessary governmental functions, public recreation and conservation on publicly owned land.

AND FURTHER,

To see if the Town will vote to amend the Sandwich Protective Zoning By-laws, Article II, Section 2200, Use Regulations, by deleting Section 2200 in its entirety and replacing it with the following, as printed below:

**2200 USE REGULATIONS**
No lot shall be used and no building, structure or addition to a structure shall be erected except as set forth in the Use Regulation Schedule, or as exempted by G. L. c. 40A, §6 or by the granting of special permit or variance. Symbols employed shall mean the following:

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| Earth Removal                             | N   | N   | N          | N   | S    | N   | N         | N  | N  | N  |
| Hazardous Waste Facility                  | N   | N   | N          | N   | SA   | SA  | N         | N  | N  | N  |

| Heliport                                  | N   | N   | N          | N   | S    | N   | S         | N  | N  | Y  |
| Manufacturing, Light                      | N   | N   | N          | N   | Y    | S   | S (12)    | N  | N  | N  |
| Metal Plating (13)                        | N   | N   | N          | N   | SA   | N   | N         | N  | N  | N  |

| Power Generation, Electrical              | N   | N   | N          | N   | SA   | SA  | SA (14)   | SA (14)| N  | N  |
| Research laboratory, Chemical, bacteriological lab | N   | N   | N          | N   | SA   | N   | SA (14)   | SA (14)| N  | SA |

| Sanitary Landfill                         | N   | N   | N          | N   | SA   | N   | N         | N  | N  | N  |

<p>| Sale, Storage or Distribution of Fuel Oil or Gasoline | N   | N   | SA          | SA  | SA   | SA  | SA        | SA (14)| N  | N  |
| Seafod/ Fish Processing Facility           | N   | N   | N          | N   | Y    | N   | N         | N  | N  | N  |
| Solar Photovoltaic Installation, Large-Scale Ground Mounted (22) | N   | S   | N          | N   | Y    | Y   | N         | S  | N  | S  |</p>
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## Accessory Uses

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<td>Antenna, Amateur Radio accessory to residential use</td>
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<td>Antique shop, art gallery, gift shop accessory to cultural/ institutional use</td>
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<td>Automatic Teller Machines accessory to retail use</td>
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<td>Car wash accessory to gasoline station</td>
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<td>Drive-Up or Drive- Through accessory to retail use</td>
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### Exterior

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<tr>
<td>Family Daycare (Accessory to dwelling)</td>
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<td>Guest House accessory to residential use</td>
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<td>Heliport accessory to commercial/ institutional use</td>
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<td>Activity</td>
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<td>Terminal, Trucking accessory to commercial use (23)</td>
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<td>Use of toxic materials accessory to commercial use</td>
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<td>Used Car Sales, accessory to motor vehicle sales, rental and retail</td>
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<td>Wastewater Treatment Facility, Accessory (17)</td>
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<td>Wastewater Effluent Disposal, Accessory (16)</td>
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<td>Wind Turbines accessory to residential use</td>
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USE REGULATION SCHEDULE NOTES

1. As defined by G. L. c. 40A.
2. Drive-up and drive-through facilities shall be prohibited.
3. Design guidelines of the Old King’s Highway Historic District shall apply.
4. As required by Section 3900.
5. RESERVED.
6. Subject to open storage minimum set back: 25 feet front, 10 feet both side and rear. No stored boat shall be used for dwelling or sleeping purposes.
7. Products to be retailed must be directly related to the primary industrial activity.
8. Limit of twelve vehicles or watercraft on site at any one time.
9. Above-ground storage of household quantities of hazardous materials as defined by DEP regulations shall not require special permit.
10. Junkyards shall not be allowed.
11. See Section 5030, Prohibited Uses.
12. Limited to marine or scientific research laboratories devoted to research, design and/or experimentation and processing of fabrication incidental thereto.
14. Allowed throughout the Industrial Area adjacent to the Cape Cod Canal.
15. If in Wireless Telecommunications Overlay District.
17. Subject to the requirements of Section 5000.
18. No more than one horse allowed on parcel less than one acre. On parcels greater than one acre but less than five acres, Board of Health regulations shall govern the number of horses allowable per nitrogen loading calculations. By special permit in Three Ponds District.
19. By special permit from Zoning Board of Appeals. Subject lot shall have at least twice the minimum lot area required for one principal single-family dwelling, at least the required frontage for one principal dwelling and both units satisfy requirements of Section 2600. This requirement shall not apply to lots created on plans recorded prior to January 1, 1985.
20. Only accessory to hospital or other medical facility.
21. Any use within the RD District that includes a medical office shall be located on a lot not less than five acres and shall be accessory to a principal use such as a hospital, continuing care retirement community, hospice care center or rehabilitation hospital.
22. As per Section 4180
23. To service fleet of trucks subordinate to principal use.
24. Discharge not allowed in Three Ponds, Surface Water Protection or Water Resource Overlay Districts if facility exceeds 10,000 gpd or more of discharge.

AND FURTHER,

To see if the Town will vote to amend the Sandwich Protective Zoning By-laws, Article II, Section 2600, Intensity of Use Schedule, by deleting Section 2600 in its entirety and replacing it with the following, as printed below:
### 2600 INTENSITY OF USE SCHEDULE

(See 4640 for Multi-family dwelling requirements)

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<th>B-2 (q)</th>
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<td>IND</td>
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<td>Minimum lot size in square feet (b,h,l)</td>
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<td>Minimum lot frontage in feet</td>
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<td>Minimum front yard in feet (c)</td>
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<td>30 (p)</td>
<td>30 (p)</td>
<td>30 (f)</td>
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<td>Minimum side &amp; rear yard in feet (c,d,e,i)</td>
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<td>0</td>
<td>30 (m)</td>
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<td>Maximum building height (g) in feet (Amended STM 4/1/96)</td>
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<td>Maximum shape factor (k)</td>
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**Intensity Of Use Schedule Notes:**

a.) Permitted residential uses must conform to the requirements at the nearest residential district.

b.) For hotels or motels, must meet this requirement and lot area must be increased by 3,000 square feet per guest unit for each guest unit after the first. RESERVED.

c.) On special permit from the Board of Appeals, may be reduced to the lesser of thirty percent (30%) of lot depth or the average of the setbacks of the buildings on the lot next thereto on either side, a vacant lot or a lot occupied by a building set back more than the minimum requirement being counted as though occupied by a building set back by the minimum.

d.) One-story accessory buildings may be located within a required yard, but not less than ten (10) feet from lot lines other than street lines; except an accessory building of one hundred (100) square feet or less may be located no closer than six (6) feet to the line.

e.) No building or any part thereof, except steps, shall be built within twelve (12) feet of any other building.

f.) If abutting an arterial street, sixty (60) feet front yard setback is required and to be maintained with vegetation

g.) A special permit may be granted by the Board of Appeals in accordance with Section 4160 for a height greater than the maximum building height for the District. (Amended 1/14/08). A special permit may be granted by the Board of Appeals in accordance with Section 4160 for a height greater than the maximum building height for the District. (Amended 1/14/08)
h.) For two family dwellings on lots shown on a plan recorded at the Barnstable County Registry of Deeds prior to March 1, 1982, increase the lot area by fifty (50) percent of present requirements; for all others increase lot area by one hundred (100) percent of present requirements, except as authorized under Section 4130.

i.) Any business abutting a residential district, or an existing residence in a business district will, in the Business Limited-I, Shore, and Marine Districts be required to have a minimum side and rear yard setback of twenty (20) feet. In the Business Limited-2 District, the minimum side and rear setback will be thirty (30) feet. The minimum side and rear yard setback will only apply to those yards directly abutting a residence.

j.) A special permit may be granted by the Board of Appeals to construct an addition to a structure with an existing nonconforming setback, provided, however, that this nonconformity is not increased.

k.) The lot shape factor shall be obtained by dividing the square of the perimeter enclosing the lot area necessary for zoning compliance (P) by the minimum lot area required in the Zone (A) i.e.: \[ P \text{ (squared)} / A < 22 \]

l.) Minimum lot area requirements for all principal uses in residential districts located within a Water Resource District, as described in Section 5000, shall be 87,120 square feet.

m.) Any industrial use abutting any other district shall be required to have a minimum rear and side yard of 100 feet. (Added ATM 92)

n.) Any use within the RD District which entails medical office or medical services and technology use(s) shall be located on a parcel or lot of no less than five (5) acres and shall be accessory to a principal use as a Hospital, Continuing Care Retirement Community (CCRC), Hospice Center or Rehabilitation Hospital

o.) Within the RD District, multiple principle non-residential buildings may be authorized under special permit as provided in Section 1320. A special permit shall not be required for any Accessory Building or Use.

p.) On special permit from the Board of Appeals, front yard setback may be reduced to as little as zero, notwithstanding any other provisions of the bylaw.

q.) May be increased up to 40 feet by Mixed Use Cluster Development Special Permit.

AND FURTHER,

To see if the Town will vote to adopt a new Zoning Map entitled “Zoning Map, Town of Sandwich, Massachusetts, Draft Proposed” dated March 2013, and on file in the Town Clerk’s Office.

or take any action relative thereto.

No Recommendation Required.
ARTICLE 18
To see if the Town will vote to amend the Sandwich Protective Zoning By-laws, Article IV, Section 4115, By-Right Accessory Apartment, by deleting Section 4115 and replacing it with the following, as printed below, or take any action relative thereto:

4115. By-Right Accessory Apartment. An accessory apartment is allowed as an accessory use to an owner occupied single-family dwelling in residential zoning districts in accordance with the following requirements. These requirements regulate the use and are not subject to relief through a variance.

a. The accessory apartment shall contain a maximum floor area of 800 square feet and shall not contain more than one bedroom. Common entries and open decks shall not be included in the 800 square feet calculation.

b. Accessory apartments are permitted only on lots with an area 10,000 SF or more or on lots of any size created by a cluster special permit where the overall density of the cluster development is 10,000 SF or more per dwelling unit.

c. In consideration of the overall density of development, accessory apartments are not allowed in single-family dwellings subject to a Comprehensive Permit, an Affordable Housing Conditional Density Special Permit or an Accessory Dwelling Unit Special Permit.

d. A deed rider in a form acceptable to the Inspector of Buildings and Town Counsel limiting the accessory apartment to one-bedroom and as a non-rental unit in perpetuity shall be recorded at the Barnstable County Registry of Deeds and proof of such recording provided to the Building Inspector before the Building Permit or Occupancy Permit is issued.

e. The accessory apartment may be located in an accessory structure no more than 80 feet from the primary dwelling or attached and within the single-family dwelling.

f. Any structural addition made to the single-family dwelling to accommodate an accessory apartment must meet all applicable front, side and rear setbacks, height and lot coverage requirements.

g. A minimum of one additional off-street parking space shall be provided, however, a separate driveway is prohibited.

h. Only one accessory apartment shall be constructed in any single-family dwelling. Accessory apartments are prohibited on lots where there are more than one single-family, one or more two-family or one or more multi-family dwelling units.

i. The owner of the single-family dwelling must occupy the single-family dwelling or the accessory apartment, except for bona fide temporary absences.

j. Accessory apartments are prohibited from any use as rental units on a yearly, monthly, weekly or daily basis.

No Recommendation Required.
ARTICLE 19
To see if the Town will vote to amend the Sandwich Protective Zoning By-laws by adopting a new Article VIII, Temporary Moratorium on Medical Marijuana Treatment Centers, as printed below, or take any action relative thereto:

ARTICLE VIII
TEMPORARY MORATORIUM ON MEDICAL MARIJUANA TREATMENT CENTERS

PURPOSE
By vote at the State election on November 6, 2012, the voters of the Commonwealth approved a law regulating the cultivation, distribution, possession and use of marijuana for medical purposes. The law provides that it is effective on January 1, 2013 and the State Department of Public Health is required to issue regulations regarding implementation within 120 days of the law’s effective date. Currently under the Zoning Bylaw, a Medical Marijuana Treatment Center is not a permitted use in the Town. Any regulations promulgated by the State Department of Public Health are expected to provide guidance to the Town in regulating medical marijuana, including Medical Marijuana Treatment Centers. The regulation of medical marijuana raises novel and complex legal, planning, and public safety issues and the Town needs time to study and consider the regulation of Medical Marijuana Treatment Centers and address such novel and complex issues, as well as to address the potential impact of the State regulations on local zoning and to undertake a planning process to consider amending the Zoning Bylaw regarding regulation of medical marijuana treatment centers and other uses related to the regulation of medical marijuana. The Town intends to adopt a temporary moratorium on the use of land and structures in the Town for Medical Marijuana Treatment Centers so as to allow the Town sufficient time to engage in a planning process to address the effects of such structures and uses in the Town and to enact bylaws in a manner consistent with sound land use planning goals and objectives.

DEFINITION
“Medical Marijuana Treatment Center” shall mean a “not-for-profit entity, as defined by Massachusetts law only, registered by the Department of Public Health, that acquires, cultivates, possesses, processes (including development of related products such as food, tinctures, aerosols, oils or ointments), transfers, transports, sells, distributes, dispenses, or administers marijuana, products containing marijuana, related supplies, or educational materials to qualifying patients or their personal caregivers.”

TEMPORARY MORATORIUM
For the reasons set forth above and notwithstanding any other provision of the Zoning Bylaw to the contrary, the Town hereby adopts a temporary moratorium on the use of land or structures for a Medical Marijuana Treatment Center. The moratorium shall be in effect through June 30, 2014. During the moratorium period, the Town shall
undertake a planning process to address the potential impacts of medical marijuana in
the Town, consider the Department of Public Health regulations Regarding Medical
Marijuana Treatment Facilities and related uses, and shall consider adopting new
Zoning Bylaws to address the impact and operation of Medical Marijuana Treatment
Centers and related uses.

No Recommendation Required.

ARTICLE 20
To see if the town will vote to accept the provisions of M.G.L. c.64. &2(a), which
imposes a local meals excise of 0.75% to take effect on July 1, 2013.

This petition asks Sandwich residents to support the establishment of a local options
meal tax to generate revenue for Town use. (Submitted By Petition)

Not Recommended by the Finance Committee.

ARTICLE 21
To see if the Town will vote to separate the Department of Public Works into four parts
(Engineering, Highways/Parks, Tree work and Operation of the Transfer Station) and
advertise each of these parts for sealed bids from qualified private contractors/entities
and award the operation of each of the parts listed above to the lowest bidder.

No Recommendation Required.

(Submitted By Petition)

ARTICLE 22
To see if the Town will vote to allow the Harbormaster to charge an annual fee of $25
(or such amount as determined by the Harbormaster and the Army Corps of Engineers)
to each applicant currently on or requesting to be put on the waiting list for a slip in the
marina and, if approved, to allow the funds so collected to be used to maintain the
marina.

No Recommendation Required.

(Submitted By Petition)

ARTICLE 23
To see if the Town will vote to set aside 20% of the fiscal year beach parking and sticker
revenues from the appropriate receipts reserved for appropriation account for the
purpose of funding future public ocean beach and dune renourishment projects, or take
any action relative thereto.

No Recommendation Required.

(Submitted By Petition)

ARTICLE 24
WHEREAS, the United States Constitution and Bill of Rights provide certain inalienable
rights to natural persons; and
WHEREAS, corporations are not mentioned in the United States Constitution and We The People have never granted constitutional rights to corporations; and

WHEREAS, corporations are legal entities created solely by state action, and their entitlement, if any, to certain rights should be more narrowly defined than the rights afforded natural persons under the United States Constitution; and

WHEREAS, the decision to regulate corporate financial contributions is one that historically Congress and the States have been constitutionally allowed to address; and

WHEREAS, the United States Supreme Court's 2010 decision, by a 5-4 vote, in the Citizens United vs. Federal Election Commission case, overturned longstanding precedent prohibiting corporations and unions from spending their general treasury funds in public elections. The Supreme Court held for the first time that corporations, both for-profit and not-for-profit, and unions, have the right to spend unlimited amounts from their treasuries to support or oppose candidates for elected office; and

WHEREAS, we believe this ruling created a serious and direct threat to our democracy and the conduct of free and fair elections, by permitting corporations to drown out the voices of, and take the power away from, ordinary persons; and

WHEREAS, we now see our political process is flooded with newly unleashed corporate money, resulting in historically unprecedented campaign expenditures, and

WHEREAS, the people of the United States have previously used the Constitutional Amendment process to correct decisions of the United States Supreme Court that invade or invalidate democratic institutions, including elections.

NOW THEREFORE, BE IT RESOLVED THAT WE, THE VOTERS OF THE TOWN OF SANDWICH AT OUR 2013 ANNUAL MEETING, CALL UPON THE UNITED STATES CONGRESS TO PASS AND SEND TO THE STATES FOR RATIFICATION, A CONSTITUTIONAL AMENDMENT TO REVERSE THE CITIZENS UNITED DECISION AND RESTORE THE FIRST AMENDMENT AND FAIR ELECTIONS TO WE THE PEOPLE AND FURTHER, WE CALL UPON THE MASSACHUSETTS GENERAL COURT TO PASS ONE OR MORE RESOLUTIONS ASKING FOR THOSE ACTIONS.

FURTHER BE IT RESOLVED THAT THE SANDWICH TOWN CLERK BE INSTRUCTED TO SEND A COPY OF THIS RESOLUTION TO SENATOR ELIZABETH WARREN, SENATOR WILLIAM COWAN, CONGRESSMAN WILLIAM KEATING, SENATOR HARRY REID, REPRESENTATIVE JOHN BOEHNER, PRESIDENT BARACK OBAMA, MASSACHUSETTS GOVERNOR DEVAL PATRICK, MASSACHUSETTS SENATE PRESIDENT THERESE MURRAY AND MASSACHUSETTS REPRESENTATIVE RANDY HUNT.

(Submitted By Petition)

No Recommendation Required.
ARTICLE 25
Whereas, Massachusetts Emergency Management Agency (MEMA) Director Kurt Schwartz has acknowledged that Cape residents and visitors are “in harm’s way” in the event of a radiological accident at the Pilgrim Nuclear Power Station in Plymouth;

Whereas, MEMA has determined that Cape residents and visitors will not be evacuated but plans to relocate Cape citizens after exposure to dangerous radioactive materials released in an accident;

Whereas, citizens of the Town of Sandwich find this State response to Pilgrim’s threat to our health and safety unacceptable and in violation of the public trust;

Therefore, be it resolved that we the people of Sandwich respectfully request Governor Deval Patrick to call upon the Nuclear Regulatory Commission to uphold their mandate to shut Entergy’s Pilgrim Nuclear Power Station in Plymouth because the public safety, particularly Cape and Islands residents and visitors, cannot be assured.

This petition will be sent to:
Representative Edward Markey
President Barack Obama    Senator Therese Murray
Governor Deval Patrick    Senator Daniel Wolf
Executive Office of Public Safety    Rep. Sarah Peake
Nuclear Regulatory Commission    Rep. David Viera
Barnstable County Commissioners    Rep. Brian Mannal
Senator John Kerry    Rep. Timothy Madden
Senator Elizabeth Warren
Representative William Keating

(Submitted By Petition)

No Recommendation Required.

ARTICLE 26
To Elect the following Officers:

One Board of Assessor member for a term of three years;
One Board of Health member for a term of three years;
Two Board of Selectmen members for a term of three years;
One Constable for a term of three years;
One Sandwich Housing Authority member for a term of five years;
Two Planning Board members for a term of three years;
One Planning Board member for an unexpired term of two years;
Two School Committee members for a term of three years;
One Town Clerk for a term of three years;
Three Trustees of the Sandwich Public Library for a term of three years;
One Trustee of the Sandwich Public Library for an unexpired term of one year;
One Trustee of the Weston Memorial Fund for a term of three years;
and all other candidates that may appear on the official ballot,

And to vote YES or NO on the following question:

**BALLOT QUESTION #1**  
Shall the Town of Sandwich be allowed to exempt from the provisions of proposition two and-one-half, so called, the amounts required to pay for designing, constructing, and making extraordinary repairs to a public safety headquarters and substation, including design, site improvements, equipment, furnishings and costs incidental thereto?

    YES: _____     NO: _____

The polls for the election will be open at 7:00 a.m. and close at 8:00 p.m. on said

And you are hereby directed to serve this Warrant by posting attested copies thereof, one at the Town Hall, and one at each of the Post Offices in Sandwich, the last posting to be at least fourteen days prior to the time of holding said meeting,
given under our hands this 18th Day of April, 2013.

John G. Kennan, Jr., Chairman
Ralph A. Vitacco, Vice Chairman
Linell M. Grundman
Frank Pannorfi
James W. Pierce

SELECTMEN OF SANDWICH

I hereby certify that I have posted attested copies of this warrant at Sandwich Town Hall, Town Hall Annex, Sandwich Post Office, East Sandwich Post Office and Forestdale Post Office, all located within the Town of Sandwich, on

4-19-2013
Date

Clyde J. Hicks
Constable
TOWN OF SANDWICH
2013 SPECIAL TOWN MEETING
May 7, 2013

Warrant

Barnstable, ss.

To the Constables of the Town of Sandwich, in the County of Barnstable,

GREETINGS:

In the name of the Commonwealth of Massachusetts you are hereby directed to notify and warn the inhabitants of the Town of Sandwich qualified to vote in elections and Town affairs to meet at the Sandwich High School on Quaker Meetinghouse Road in said Sandwich on

Tuesday, May 7, 2013, at 7:00 p.m.,

then and there to act on the following articles.

ARTICLE 1
To see if the Town will vote to raise and appropriate, transfer from available funds or borrow a sum of money for the purpose of designing, constructing, and making extraordinary repairs to a public safety headquarters and substation, including design, site improvements, equipment, furnishings and costs incidental thereto, and to authorize the Treasurer, with the approval of the Board of Selectmen, to issue any bonds or notes that may be necessary for such purpose pursuant to M.G.L. c.44, §7(3), or any other general or special law, and further to authorize the Board of Selectmen to enter into any and all contracts necessary to carry out such project; provided that said appropriation shall be contingent upon the passage of a so-called Proposition Two and One-half debt exclusion referendum in accordance with M.G.L. c.59, §21 C(k) on May 9, 2013, or take any action relative thereto.

Recommended by the Board of Selectmen, Finance Committee, and Capital Improvement Planning Committee.
And you are hereby directed to serve this Warrant by posting attested copies thereof, one at the Town Hall, and one at each of the Post Offices in Sandwich, the last posting to be at least fourteen days prior to the time of holding said meeting,

given under our hands this 18th Day of April, 2013.

John G. Kennan, Jr., Chairman

Ralph Vitacco, Vice-Chairman

Linell M. Grundman

Frank Pannorfi

James W. Pierce

SELECTMEN OF SANDWICH

I hereby certify that I have posted attested copies of this warrant at Sandwich Town Hall, Town Hall Annex, Sandwich Post Office, East Sandwich Post Office and Forestdale Post Office, all located within the Town of Sandwich, on

4-19-2013

Date

Clyde L. Scott

Constable
Reference Material
&
Volunteer Service Form
for Residents

(Note: Reference material is provided for informational purposes only.)
ARTICLE 1 – 2013 LONG RANGE PLAN UPDATE

MISSION STATEMENT

The government of the Town of Sandwich will provide the public with the highest, most efficient and effective level of service with the resources available in a manner that exemplifies honesty, integrity and a commitment to public service while honoring our rich history, protecting our environment and responsibly planning for our future.

SUMMARY OF LONG RANGE PLAN

The purpose of the Long Range Plan (LRP) is to annually project the future needs of the Town and identify the primary issues and projects on which the Town will focus, and to report this to Town Meeting (Section 4.2.5(i) of Town Charter). The vision that forms the basis for the LRP is articulated in detail in the Local Comprehensive Plan (LCP) approved by Town Meeting in May 2009. The document below is long range in the sense that it takes us further than just one budget cycle. It is meant to define the next few steps of the journey to the vision set forth in the LCP and the other planning documents identified in the Attachments below. The Board of Selectmen and Town Meeting have already initiated many of these efforts, with progress continuing to be made on many fronts. Several of the items found in the Action Plan will also be voted on at the May 6, 2013 Annual Town Meeting and May 7, 2013 Special Town Meeting and are addressed in the recommended FY’14 budget.

INTRODUCTION

Guiding principles followed in developing the LRP include:

- Adequate staffing takes precedence over new buildings
- Realistic limitations of a large population & small tax base need to be considered
- Proposition 2.5 funding limitations need to guide wage / compensation packages
- Funding sources & tax impacts of proposed actions will be identified during the planning phase
**ACTION PLAN**

(*) = proposed action item leader

1. Improved Delivery of Existing Services

   a. Consolidating & unifying financial systems with School & Town – School Director of Finance & Business Operations*, Information Technology Director*, Town Accountant, Town Treasurer, Director of Assessing, Town Collector, School Information Technology Staff

      i. Complete review of software options & select preferred vendor – December 2013 – Review Team

      ii. Warrant article to fund software – May 2014…or sooner – Board of Selectmen

   b. Continued review of Pay-As-You-Throw Program – 2013 & Beyond – Director of Public Works*

      i. Refine and improve Sanitation Division enterprise fund implementation – FY’2014 – Director of Public Works, Town Accountant

      ii. Implement formal plan, (including key milestones) on migrating from a tax subsidized operation to a full fee for service operations September 2013 – Director of Public Works, Town Accountant, Town Manager’s Office

      iii. Finalize solid waste contract issues (SEMASS) – Summer 2013 – Director of Public Works

      iv. Determine future of Upper Cape Regional Transfer Station on Massachusetts Military Reservation – 2014 – Upper Cape Boards of Selectmen, Town Managers, & Directors of Public Works

   c. Submit a plan to the Selectmen to expand delivery of senior & social services – August 2013 – Council on Aging Director*, Public Health Nurse

   d. Continue progress on recreational facilities & existing Recreation Field Development Plan with the Selectmen – 2013 – Town Manager’s Office*, Recreation Director

      i. Decide on RFP response for additional recreational uses / services at Sandwich Hollows Golf Club – September 2013 – Board of Selectmen, Town Manager’s Office*, Golf Director, Recreation Director

      ii. Proceed with development of public recreation fields at SHGC & corresponding license agreements with youth sports boards – 2013 – Town Manager’s Office*, Recreation Director, Golf Director
e. Charter Review Committee recommended changes to Selectmen – 2013 – Selectmen*
   i. Present recommended changes to Annual Town Meeting, then to State Legislature.
f. Review and dispose of tax title and other surplus property – Board of Selectmen*
   i. Provide an updated list of properties to the Board of Selectmen – Town Treasurer – July 2013
   ii. Decide what actions to take – Board of Selectmen – September 2013
   iii. Revisit 19 Dewey Ave decision (Clark-Haddad Building) – Board of Selectmen – July 2013
g. Continue Substance Abuse Prevention Task Force efforts & submit grant to federal Drug Free Community program – March 2013 with September 2013 potential award – Substance Abuse Prevention Task Force*, Barnstable County Grant Writing, Board of Selectmen, School Committee

h. Support the implementation of STEM Program – 2013 & 2014 – School Committee*, Superintendent of Schools
   i. Fund required capital improvements to facilitate movement of 7th & 8th Grades to Sandwich High School – May 2013 – Board of Selectmen, Finance Committee

2. Capital Asset Management

a. Complete funding of library HVAC project so work can be concluded before Winter 2013/14 – May 2013 – Board of Selectmen, Library*, Capital Improvement Planning Committee

b. Monitor status of current library branch proposal on State waiting list – 2013 – Library*

c. Move forward on public safety improvement plan
   i. Warrant article/ballot question to support construction – 2013 – Board of Selectmen
   ii. Participate in ongoing discussion about regional efforts for joint 911 dispatch services for Barnstable County – 2013 and Beyond – Board of Selectmen, Chief of Police, Fire Chief

d. Evaluate the developing School District Master Plan & adopt School Committee recommendation(s) – 2013 & Beyond – School Committee*
   i. Consider and discuss School Committee’s recommended action concerning School District Master Plan – 2013 – School Committee, Board of Selectmen
ii. In accordance with Phase 1 STEM Academy creation, which will move all Sandwich District 7th and 8th graders to Sandwich High School by September 2014, support the decommissioning of the 1927 H. T. Wing School Building and all portable classrooms at Forestdale and Oak Ridge for school purposes. Coordinate with the municipal government the operations of converting the H. T. Wing 1927 building to municipal use. Coordinate the disposal or sale of the portable classrooms. Develop projection of future impact on H. T. Wing School based on enrollments and projected enrollments.

e. Follow-up on Long Range Capital Plan (LRCP) & recommendations presented to Board of Selectmen – 2013 & Beyond – Board of Selectmen*, School Committee, Finance Committee, Capital Improvement Planning Committee (CIPC)

i. Adopt Long Range Capital Plan – Spring 2013 – Board of Selectmen

ii. Consider warrant article(s) to fund relevant portions of the LRCP – 2013 & Beyond – Board of Selectmen, Finance Committee, CIPC

iii. Consider adopting non-monetary recommendations of the LRCP – 2013 & Beyond – Board of Selectmen, CIPC

iv. Review LRCP for future changes and updates – 2013 & Beyond – Town Manager*, CIPC

3. Economic Development (Commercial Tax Base Growth & Job Creation)

a. Continue to achieve Comprehensive Water Resources Management Plan milestones – per Wright-Pierce schedule – 2013 & Beyond – Health Director*, Water Quality Advisory Committee, Wright-Pierce

i. Proceed with Interim Solutions plan and implement appropriate action items – 2013 & Beyond – Health Director, Town Counsel, Wright-Pierce

ii. Adopt recommended Sewer Standards & Regulations – Spring / Summer 2013 – Board of Selectmen

b. Prepare a 10-year Tax Base Expansion Plan – 2013 – Sandwich Economic Initiative Corporation*, Town Planner, Director of Assessing

i. Review South Sandwich Village Center (SSVC) proposals on both Land Sale and Road Easement and make appropriate decisions – Spring 2013 – Board of Selectmen, Town Manager’s Office*, Sandwich Economic Initiative Corporation, Sandwich Housing Authority
ii. Complete Development Agreement with Tsakalos Realty Trust, Cape Cod Commission, Town – 2013 – Planning Board, Town Planner*

iii. Analyze proposal from Sandwich Chamber of Commerce for use of Route 130 land as tourism information / economic development office – Spring 2013 – Board of Selectmen*, Town Manager’s Office

iv. Determine if a 2013 MassWorks grant request will be applied for and for what purpose – June 2013 decision for September 2013 submission – Board of Selectmen, Town Manager*, Sandwich Economic Initiative Corporation*

v. Approve Cape Cod Commission Ch. H designations for expanded commercial development thresholds in the Sandwich Industrial Park (SIP) – 2013 – Town Manager, Town Planner*, Sandwich Economic Initiative Corporation

vi. Develop Scope of Work for Outreach with Cape Cod Commission Reset Team on economic development efforts in SSVC & SIP – 2013 – Town Manager, Town Planner*

vii. Establish positive working relations with new NRG ownership of Canal power plant & negotiate successor to current Tax Valuation Agreement – 2013 – Town Manager, Director of Assessing*, Town Meeting

c. Continue efforts toward future town meeting approval of revised zoning bylaws – 2013 & Beyond – Board of Selectmen, Town Counsel, Planning Board, Town Planner*

d. Continue Payment-In-Lieu-Of-Tax (PILOT) efforts with local non-profit organizations and produce an outreach plan by October – Board of Selectmen, Board of Assessors, Director of Assessing*

4. Preserve and Protect Historic Character and Natural Resources

a. Warrant articles for Community Preservation Committee recommendations with Selectmen pre-authorization prior to submission of Town-related & owned requests, particularly with limited funding available – 2013 & Beyond – Board of Selectmen*, Community Preservation Committee

b. Continue extensive efforts to address beach erosion issues & lobby County, State, Federal officials accordingly – 2013 & Beyond – Board of Selectmen, Town Manager, Natural Resources Director*, Woods Hole Group

i. Lobby County, State, Federal officials for renewed action on Section 111, Section 204, permitting & funding efforts – 2013 – Board of Selectmen*, Town Manager, Natural Resources Director*, Woods Hole Group, Federal & State Delegation
ii. Lobby State & Federal officials for access to future sources of sand – 2013 & Beyond – Board of Selectmen

iii. Consider the feasibility and value warrant article(s) to fund any interim improvements as permits are achieved – 2013 & Beyond – Board of Selectmen

iv. Work with federal and state delegation to secure planning, and funding for future completion of Beach Management Plan & Old Harbor Inlet Stabilization Projects – 2013 & Beyond – Board of Selectmen

c. Meet with Sandwich Housing Authority to discuss progress on George Fernandes Way expansion project, joint efforts with Habitat for Humanity to construct home(s) in Sandwich, and ways to address Sandwich Affordable Housing Plan – Summer 2013 – Board of Selectmen, Sandwich Housing Authority*

d. Continue to review open space purchase priority list, particularly if large, desirable parcels become available – 2013 & Beyond – Board of Selectmen, Natural Resources Director*, Conservation Commission, Community Preservation Committee

ATTACHMENTS

Many of the action items and concepts expressed above are also addressed with much more specificity in numerous documents like the Local Comprehensive Plan, our annual multi-year financial projections, and various planning documents covering specific issue areas. A listing of all these documents – and the documents themselves – can be found on the Town’s website (www.sandwichmass.org) or viewed at the Office of the Board of Selectmen & Town Manager, Town Hall, 130 Main Street, Sandwich, MA 02563.
## ARTICLE 2 – FY’14 PROJECTED REVENUES & EXPENSES

### REVENUES

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<thead>
<tr>
<th>Description</th>
<th>Amount</th>
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<tbody>
<tr>
<td>FY’14 Tax Levy:</td>
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<tr>
<td>FY’13 Levy Limit</td>
<td>48,474,010</td>
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<tr>
<td>2.5% Increase</td>
<td>1,211,850</td>
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<tr>
<td>Est. New Growth</td>
<td>575,000</td>
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<td>Excess Levy Reserve Est.</td>
<td>0</td>
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<tr>
<td>Overrides / Exclusions</td>
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<tr>
<td>CCC Assess. Outside 2.5</td>
<td>155,000</td>
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<tr>
<td>Debt Outside 2.5</td>
<td>877,308</td>
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<td>Other Revenue:</td>
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<tr>
<td>Land Bank / CPA Debt</td>
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<tr>
<td>School Building Authority Funding</td>
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<td>State Aid: Discretionary (-5.68%)</td>
<td>2,173,996</td>
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<td>State Ch. 70 Aid: School (1.22%)</td>
<td>6,588,268</td>
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<td>Estimated Local Receipts</td>
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<td>Ambulance Transport. Receipts</td>
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<td>Surplus Revenue: Certified</td>
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<td>Overlay Release</td>
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<td>Transfer from Stabilization Fund</td>
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<td><strong>Total Estimated Revenues</strong></td>
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### EXPENSES

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<th>Description</th>
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<tbody>
<tr>
<td>FY’14 Levy</td>
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<tr>
<td>ReCap Sheet Items:</td>
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<tr>
<td>State Assess.: Tuitions (15.49%)</td>
<td>2,765,390</td>
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<tr>
<td>State Assess.: All Other (3.00%)</td>
<td>515,000</td>
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<tr>
<td>Abatements / Overlay</td>
<td>350,000</td>
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<td>Town Meeting Items:</td>
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<tr>
<td>Group Health Insurance (2.35%)</td>
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<tr>
<td>County Retire. Assess. (6.27%)</td>
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<td>Property &amp; Liability Insur. (0.00%)</td>
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<td>Medicare (6.00%)</td>
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<td>Unemployment Account</td>
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<td>Debt: Long Term</td>
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<td>Debt: Short Term</td>
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<td>Reserve Fund</td>
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<td>Capital Budget</td>
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<td>Transfer to Stabilization Fund</td>
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<td>FY’13 Snow &amp; Ice Deficit</td>
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<td>Operating Budgets:</td>
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</tr>
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<td>School Budget: Local (2.09%)</td>
<td>23,736,018</td>
</tr>
<tr>
<td>Ch. 70 (1.22%)</td>
<td>6,588,268</td>
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<tr>
<td>UCCRVTS Budget (4.84%)</td>
<td>1,998,563</td>
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<tr>
<td>General Gov't. Budget (2.25%)</td>
<td>15,189,878</td>
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<tr>
<td><strong>Total Estimated Expenses</strong></td>
<td>69,363,849</td>
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**ESTIMATED FY’14 BUDGET BALANCE**

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
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<tbody>
<tr>
<td>6,831</td>
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A GLOSSARY OF COMMONLY USED TERMS

**Appropriation** – An authorization granted by a legislative body to make expenditures and to incur obligations for specific purposes. An appropriation is usually limited to a specific amount and identifies the timeframe when it will be expended.

**Assessed Valuation** – A valuation set upon real estate or other property by a government as a basis for levying taxes. Equalized assessed valuation refers to a municipality’s assessed valuation, as determined by local assessors, adjusted by the State Department of Revenue to reflect a full and fair market value (“Equalized Valuation”).

**Betterment** – An addition made to, or change made in, a fixed asset which is expected to prolong its life or to increase its efficiency. The term is also applied to sidewalks, water lines, and highways and the corresponding tax assessment abutters may authorize for repairs to their properties.

**Bond** – A written promise to pay a specified sum of money, called the face value (par value) or principal amount, at a specified date or dates in the future, called the maturity date(s) together with periodic interest at a specified rate. The difference between a note and a bond is that the latter runs for longer period of time and requires greater legal formality.

**Bond Anticipation Note (BAN)** – Short-term note of a government sold in anticipation of bond issuance. BANs are full faith and credit obligations.

**Bond Ratings** – Designations used by bond rating services to give relative indications of credit quality.

**Budget** – A plan of financial operations embodying an estimate of proposed expenditures for a given period and the proposed means of financing them.

**Budget Message** – Statement summarizing the plans and policies contained in the budget report, including an explanation of the principal budget items and recommendations regarding financial policy for the upcoming year.

**Capital Budget** – A plan for expenditure of public funds for capital purposes.

**Capital Expenditure** – Nonrecurring payments for capital improvements including construction, acquisition, site development and overhead costs. The fees for architects, engineers, lawyers, and other professional services plus the cost of financing may be included.

**Cherry Sheet** – An annual statement received by the Town from the Department of Revenue detailing estimated receipts for the next fiscal year from various state aid accounts, the lottery, and estimated charges payable in setting the tax rate.
Supplemental Cherry Sheets may be issued during the year and there is no guarantee that the estimated receipts and charges shown thereon will not vary from actual receipts and charges. The name was derived from the pink color of the document.

**Debt Service** – The cost (usually stated in annual terms) of the principal retirement and interest of any particular bond issue.

**Enterprise Fund** – Those funds which are established for specific uses under M.G.L. c.44, §53F1/2 that require an annual appropriation to operate (i.e. Sandwich Hollows Golf Club).

**Excess Levy Capacity** – The difference between a community’s maximum tax levy limit as established by Proposition 2.5 and its actual tax levy in the most recent year for which the community has set a tax rate. It is the additional tax levy that a community can raise at Town Meeting without going to the voters for an override or debt exclusion.

**Exclusions (Debt Exclusion or Capital Expenditure Exclusion)** – Proposition 2.5 allows communities to raise funds for certain purposes above the amount of their levy limits or levy ceilings. Subject to voter approval, a community can assess taxes in excess of its levy limit for the payment of certain capital projects and for the payment of specified debt service costs. Such an exclusion increases the amount of property tax revenue a community may raise for a limited or temporary period of time in order to fund the specific project. Unlike overrides, exclusions do not increase the community’s levy limit and do not become part of the base for calculating future years’ levy limits.

**Fiscal Year** – The state and municipalities operate on a fiscal year which begins on July 1 and ends on June 30. For example, the FY’04 fiscal year is from July 1, 2003 to June 30, 2004.

**Free Cash (Surplus Revenue)** – Free cash represents the portion of surplus revenue which the municipality is able to appropriate. It is money that the community raised to spend for a particular item but was left over because the full appropriation was not expended. From this surplus the municipality’s liabilities are subtracted (i.e. any unpaid back taxes). The remainder, if any, is certified annually by the Department of Revenue as the community’s free cash. Amounts from certified free cash may be appropriated at Town Meeting by the community for expenditures or to offset property taxes.

**General Fund** – The fund into which the general (non-earmarked) revenues of the municipality are deposited and from which money is appropriated to pay the general expenses of the municipality.

**Growth Revenue (New Growth)** – The amount of property tax revenue that a community can add to its allowable tax levy from taxes from new construction, alterations, subdivisions, or changes of use. It is computed by applying the prior year’s tax rate to the increase in valuation.
Note – A short-term loan, typically of a year or less in maturity.

Overlay – The amount raised by the assessors in excess of appropriations and other charges for the purpose of creating a fund to cover abatements and state allowed exemptions.

Overrides – Proposition 2.5 allows a community to assess taxes in excess of the automatic annual 2.5% increase and any increase due to new growth by passing an override. A community can take this action as long as it is below its levy ceiling (2.5% of full and fair cash value of community). When an override is passed, the levy limit for the year is calculated by including the amount of the override. Unlike exclusions, the override results in a permanent increase in the levy limit of a community, which becomes part of the levy limit base and increases along with the base at the rate of 2.5% each year.

Proposition 2.5 – M.G.L. c.59, §21C was enacted in 1980 and limits the amount of revenue a city or town may raise from local property taxes each year. This amount is the community’s annual levy limit. The law allows the levy limit to increase each year by 2.5% plus any new growth revenue derived from taxes from new construction and alterations. This amount may not exceed the community’s levy ceiling. Proposition 2.5 also established two types of voter approved increases in local taxing authority – overrides and exclusions.

Reserve Fund – A fund established by Town Meeting which is under the control of the Finance Committee and from which transfers may be made for extraordinary and unforeseen expenditures. The appropriation cannot be greater than 5% of the tax levy for the prior fiscal year.

Revolving Funds – Those funds which may be used without appropriation and which are established for particular uses under M.G.L. such as continuing education programs, school lunch programs, self-supporting recreation and park services, conservation services, etc. (i.e. Sandwich Marina, Sandwich Community School).

Stabilization Fund – A special reserve account which is invested until used. Towns may appropriate into this fund in any year an amount no more than 10% of the prior year’s tax levy. The outstanding balance in the account cannot exceed 10% of the Town’s equalized valuation. Generally, it takes a 2/3 vote of Town Meeting to appropriate money from the Stabilization Fund.

Surplus Revenue – See “Free Cash”.

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## TABLE OF BASIC POINTS OF MOTIONS

<table>
<thead>
<tr>
<th>Rank</th>
<th>Type of Motion</th>
<th>2nd Req’d.</th>
<th>May Debate</th>
<th>May Amend</th>
<th>Vote Req’d.</th>
<th>May Recons.</th>
<th>May Interrupt</th>
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<td></td>
<td><strong>MAIN MOTIONS</strong></td>
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<td>Yes</td>
<td>Varies</td>
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<td>No</td>
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<td>Reconsider or Rescind</td>
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<td><strong>PRIVILEGED MOTIONS</strong></td>
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<td>Dissolve or Adjourn</td>
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<td>No</td>
<td>Majority</td>
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<td>Adjourn to Fixed</td>
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<td>The Previous Question</td>
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<td>No</td>
<td>No</td>
<td>2/3</td>
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<td>Limit or Extend Debate</td>
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<td>Appeal</td>
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<td>Yes</td>
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<td>Same</td>
<td>Separate Consideration</td>
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<td>Fix the Method of Voting</td>
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<td>Yes</td>
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<td>Nominations to Committee</td>
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<td>No</td>
<td>No</td>
<td>Plurality</td>
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<tr>
<td>Same</td>
<td>Withdraw or Modify Motion</td>
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<td>No</td>
<td>No</td>
<td>Majority</td>
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<td>No</td>
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<tr>
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<td>Suspension of Rules</td>
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<td>No</td>
<td>No</td>
<td>2/3*</td>
<td>No</td>
<td>No</td>
</tr>
</tbody>
</table>

* Unanimous if rule protects minorities; out of order if rule protects absentees

Source: Town Meeting Time, 3rd Edition

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TOWN OF SANDWICH TALENT BANK

Serve Your Community

Town Government needs citizens who are willing to give time in the service of their community. The Talent Bank was adopted by the Board of Selectmen as a means of compiling names of citizens who are willing voluntarily serve on boards, committees, and as resource people. Names in this file are available for use by the public as well as the Selectmen and all Town offices.

Talent Bank files are being updated to include categories consistent with the changing needs of the Town of Sandwich. Please complete the questions listed below, indicate your areas of interest, and either drop the form off at Town Hall or send it to:

Town of Sandwich Talent Bank
Sandwich Town Hall
130 Main Street
Sandwich, MA 02563

Name: ______________________________ Tel. No.: _______________________
Mailing Address: ______________________________________________________
E-Mail Address: _______________________________________________________
Occupation / Background / Experience: ____________________________________

LIST ORDER OF PREFERENCE:

___ Beach Advisory Committee ___ Energy Committee ___ Sandwich Cultural Council
___ Board of Health* ___ Finance Committee** ___ Sandwich Econ. Initiative Corp.
___ Cape Cod Commission ___ Golf Advisory Comm. ___ Sandwich Historical Commission
___ Capital Planning Comm.** ___ Historic District Comm.* ___ Sandwich Housing Authority*
___ Conservation Comm. ___ Library Trustees* ___ Visitor Services Board
___ Council on Aging ___ Personnel Board ___ Zoning Board of Appeals
___ Disabilities Commission ___ Planning Board* Other: ____________________
___ Emergency Management ___ Recreation Committee Other: __________________

* = Elected ** = Appointed by Moderator