

**Warrant for Special Town Meeting  
Monday, May 5, 2014**

To either of the Constables of the Town of Stoneham in the County of Middlesex, GREETING:

In the name of the Commonwealth of Massachusetts, you are directed to notify and warn the inhabitants of the Town of Stoneham qualified to vote in elections and Town affairs to meet in the **Town Hall, 35 Central Street**, on

**Monday, May 5, 2014**

at 8:00 o'clock in the evening to act on the following Articles of this Warrant:

**Article 1.** To see if the Town will vote to establish a Town study committee, to determine and assess, the existing conditions and future demands, of the public future utilities, & energy logistics, in particular, but not limited to, the natural gas infrastructure, to be referred to as the 'FUEL' committee.

**Paul Maisano  
10 Gorham Avenue**

**Article 2.** To see if the Town will vote to amend the Stoneham Town Code, Chapter 15, Zoning By-Law; By amending the current Town of Stoneham Zoning Map, of April 1, 2008, revised on October 15, 2012, by immediately removing, the now existing residential overlay section referred to as the, Residential Fallon Rd. District, in the southwest corner of the town located on the western portion of Interstate route 93, within sections 26, & 23, of the Town of Stoneham map. The existing underling commercial area zoning shall be exclusive, and remain intact as defined by right.

**Paul Maisano  
10 Gorham Avenue**

**Article 3.** To see if the Town will vote to amend the Stoneham Town Code, Chapter 15, Zoning By-Law; By amending the current Town of Stoneham Zoning Map, of April 1, 2008, revised on October 15, 2012, to include a Residential B Overlay District, call the Pleasant, Oriental, Gould Streets, Overlay District. Said overlay shall be from the southeastern section of the existing Telecommunications overlay from the intersecting portion from the center of the Franklin Street public roadway traveling southeasterly for approx. 550' on Franklin Street to the center of the roadway intersection of Franklin Street & Dale Court public roadways, turning northeasterly approx. 300' to the Town of Stoneham Recreation Park, turning northwesterly along the perimeter of Recreation Park for approx. 320' to the edge of the existing commercial zone private property, following the commercial district edge turning northeasterly for approx. 36.6' turning north approx. 16.5' northwesterly for approx 31.24', turning along the section of public railroad right of way open space northeasterly for appox. 567.5' then southerly along the private property line for approx. 112.22' then southeasterly along the rear private property lines for approx. 256.06' turning north easterly along the side private property lines for approx. 207' to the center of Pleasant Street. Turning northwesterly

for approximately 461.28' to the center of the intersection of Pleasant, & Spring Streets turning north for approx. 886.39' to the center of Pomeworth Street turning west approx. 1098.515' meeting the established eastern north/south line of the Telecommunications overlay turning south along said line for approx. 1784.95' to the center of the Franklin Street public roadway.

**Paul Maisano**  
**10 Gorham Avenue**

**Article 4.** To see if the Town will vote to amend the Stoneham Town Code, Chapter 15, Zoning By-laws, Section 7.2 – Board of Selectmen, by deleting the current Section 7.2 and replacing it with the following:

**7.2 SITE PLAN:**

7.2.1 *Authority/Statement of Purpose*

7.2.1.1 The Board of Selectmen (also referred to in this Section 7.2 as the “Board”) shall have authority for Site Plan approval required pursuant to the Zoning Bylaws, and the Board is hereby empowered and authorized to hear and decide petitions for Site Plan approval as set out in this Section 7.2. The Board is hereby authorized to adopt rules, regulations and standards (“Site Plan Rules, Regulations and Guidelines”) to implement the provision of this Bylaw, including submission and procedural requirements, development standards, design criteria and other general requirements consistent with this Bylaw. In case of a conflict between this Bylaw and a rule or regulation promulgated pursuant hereto, this Bylaw shall prevail.

7.2.1.2 The purpose of the Site Plan process and approval is to protect and further the public health, safety and general well-being of the inhabitants of the Town and to preserve and enhance economic, cultural, and aesthetic resources and values by providing a comprehensive review of proposals and plans for uses, including buildings and structures related thereto, that require Site Plan approval pursuant to the Zoning Bylaws, and in doing so reasonably ensure that the design, layout and development of the site, such uses and/or buildings or structures will constitute development appropriate to the site and will not result in a detriment to the surrounding neighborhood(s) and area, including the visual and environment qualities of the area and the Town at large. The Site Plan process is intended to preserve and promote the viability of the Town both economically and as a desirable community, by preserving and enhancing property values and promoting the attractiveness of the Town as a place to live, work and visit.

The Bylaw is also intended to assist those seeking to move forward with a use, building and/or structure requiring Site Plan approval by providing them with information about Town zoning requirements affecting their project prior to the start of any such use or building/structure construction or the issuance of any permits.

## 7.2.2 *Applicability*

7.2.2.1 The following types of uses, buildings or structures used therefore, or changes thereto as set out below, require Site Plan Approval when Site Plan is required for the subject use in a zoning district under these Zoning Bylaws:

- (a) Any new use requiring Site Plan Approval under these Zoning Bylaws;
- (b) Any new construction of a building or structure for a use requiring Site Plan Approval under these Bylaws;
- (c) Any increase in size of an existing building or structure for a use which requires site plan approval in the zoning district under these Zoning Bylaws, unless exempted pursuant to Section 7.2.2.2 below;
- (d) Any increase in the area, regardless of whether in the gross floor area of a building or structure or the land area for a use which requires site plan approval in the zoning district under these Zoning Bylaws, unless exempted pursuant to Section 7.2.2.2 below ;
- (e) Any change or intensification of a use which increases the parking requirement under the Zoning Bylaws by more than two (2) parking spaces, unless such additional parking spaces already exist pursuant to a previously approved site plan; and
- (f) Grading or clearing of land or the placement, removal or movement of soil, loam, sand, gravel, minerals or other earth material on land in an amount in excess of two hundred (200) cubic yards for purposes of commercial or business (non-residential) development. Nothing in this Section 7.2.2.1 shall relieve a party subject to Section 6.10 from also having to obtain a permit thereunder from the Building Inspector.

7.2.2.2. Any: (i) increase in the size of an existing building or structure which has previously obtained Site Plan approval which increase is equal to or less than 750 square feet or thirty percent (30%) of the existing gross floor area; or (ii) increase in the gross floor area of a building or structure or in the area of land which has previously obtained Site Plan approval which increase in area is are equal to or less than 750 square feet or thirty percent (30%) of the existing area, shall require an administrative review (“Development Review”), instead of a site plan review and hearing by the Board of Selectmen. Said development review shall be by a development review team which shall assist the Building Inspector. The Development Review team shall, to the extent available, consist of the Director of Public Works, the Fire Chief, the Police Chief, the Health Inspector, a Town planning or community/economic development employee, the Historical Commission, and any other Town department heard or enforcing official designated in writing by the Board of Selectmen, or any of the their individual designee(s). Submission requirements for Development Review shall be promulgated by the Board as regulations after input from relevant Town officials and departments. The Development Review team shall have authority to impose requirements and conditions consistent with this Section 7.2 and the Regulation and Guidelines established by the Board of Selectmen pursuant to this Section 7.2.

7.2.2.3 Any person or entity whose land or proposal is subject to Development Review pursuant to Section 7.2.2.2 above who completes said Development Review process, and as a result thereof is aggrieved by the said Development Review requirements, may within thirty (30) days of receiving a written copy of said Development Review requirements, apply for and obtain the right to a Site Plan hearing and approval process before the Board of Selectmen, pursuant to the provisions of this Section 7.2.

7.2.3 *General Standards/Criteria for Site Plan Review and Approval:*

7.2.3.1 In reviewing any Site Plan application, the Board of Selectmen shall determine that reasonably adequate provisions have been made for the following and, as applicable, in a manner consistent with the requirements of the Zoning Bylaws and the Site Plan Rules, Regulations and Guidelines promulgated by the Board of Selectmen:

- (a) Traffic access and circulation;
- (b) Pedestrian safety and access;
- (c) Off-street parking and loading;
- (d) Emergency vehicle access;
- (e) Storm water drainage, utilizing on-site absorption and low impact development integrated storm water management practices;
- (f) Erosion control;
- (g) Protection and preservation of existing natural features;
- (h) Screening, including the use of natural land features and plantings;
- (i) Exterior lighting appropriate to the use and the neighborhood/area;
- (j) Signage appropriate to the neighborhood/area;
- (k) Site and building/structure (architectural) design which preserves and/or enhances property values and promotes the attractiveness of the Town as a place to live, work and visit, taking into account compatibility with the surrounding area, landscape, natural features, and the character and scale of surrounding buildings and structures both on site and in the surrounding area. Review of design and any Guidelines promulgated shall not impose inflexible requirements or discourage creativity, invention or innovation.
- (l) Protect and preserve buildings, structures and areas of historical and/or aesthetic significance.
- (m) Visual impact of parking, storage and other outdoor service areas;
- (n) Water pressure and sewerage adequate to support the intended use;
- (o) Electric and gas (where available) utilities; and fiber-based telecommunications facilities;
- (p) Energy and other resource efficient design, through appropriate building orientation, landscaping, use of resource efficient materials and use of energy and resource efficient systems.

#### 7.2.4 *Site Plan Guidelines*

- 7.2.4.1 The Board shall review Site Plan Review applications in accordance with the General Standards described in Section 7.2.3 above. In doing so, the Board shall consider any Guidelines it adopts. Site Plan Guidelines, as adopted, are intended to provide guidance to the Applicant in the preparation of plans, as well as guidance to the Board during its review. They are not intended to be exhaustive, and specific additional guidelines may be applied to a project, as the Board determines they are necessary. The Guidelines are intended to encourage good projects and good design, without discouraging creative and/or innovative solutions to problems of a site. The issues and concerns represented by the Guidelines should be addressed to the reasonable satisfaction of the Board in the final site plan.
- 7.2.4.2 In developing Site Plan Guidelines, the Board shall seek input and recommendations from Town boards and departments, including, to the extent such Town boards or positions are available, the Planning Board, a Town planning or community/economic development employee, the Building Inspector, the Department of Public Works, the Fire Department, the Police Department, the Board of Health and the Historical Commission.
- 7.2.4.3 In addition to the purposes of the Zoning Bylaws set out in Section 1.1, the following general criteria shall serve to assist the Board of Selectmen in its adoption of Guidelines:
- (a) Promote vehicular and pedestrian safety both on-site and off-site;
  - (b) Promote access for emergency vehicle and enhance and further the protection of public safety;
  - (c) Site buildings and structures so that they relate harmoniously to the terrain and to the use, scale, and sitting of existing buildings and structures in the vicinity that have functional or visual relationship to the proposed building(s) or structure(s), and so that they minimize disruption of topography. Attention shall be paid to the proper functional, visual and spatial relationship of all buildings, structures, paved areas and landscape elements on the site;
  - (d) Minimize visual intrusions by screening and reasonably laying out parking, loading areas, storage, dumpsters/recycling containers, generators; other outdoor service areas viewed from public ways or residentially zoned premises, and by establishing landscaped areas to prevent large areas of unbroken pavement;
  - (e) Maximize property enhancement through the use of landscaping and other site amenities;
  - (f) Minimize obstructions of scenic views from publicly accessible locations;
  - (g) Minimize glare from lighting intrusions, including motor vehicle headlights;

- (h) Provide safe parking areas, consistent with the reasonable minimization of visual intrusions, which should, as appropriate, include rails, bumper guards, bollards, islands, crosswalks and sidewalks;
- (i) Reasonably balance, control and/or minimize impacts on adjacent properties though reasonable limitation of hours of operation, deliveries, and noise, consistent with the nature and purpose of the particular area as zoned and used, such as areas zoned and/or used for commercial purposes. Egress to dumpsters and recycling containers shall provide, to the extent feasible, for efficient removal with a minimum of backing required by service vehicles;
- (j) Minimize the volume of cut and fill, soil erosion, area of impervious surface, the number of trees six inches (6”) in caliper or larger removed, and the area of wetland vegetation displaced;
- (k) Conform storm water drainage to the Town’s Storm water Bylaw and, as appropriate, to other standards as set out in the Guidelines;
- (l) Reasonable measures shall be taken to minimize and eliminate contamination of groundwater and soil;
- (m) Promote buildings and structures (and components, features and elements thereof), signs, and site development with architectural scale, design and elements that further the standard set out in Section 7.2.3.1, including subparagraph (k) thereof, and address issues relating to compatibility of buildings and structures, and site design, with buildings, structures and land both on the subject property and in the surrounding area;
- (n) Protect and preserve buildings, structures and areas of historical and/or aesthetic significance; and
- (o) Buildings and structures should be sited, to the extent reasonably feasible, to take advantage of renewable energy and conservation sources and resources.

7.2.5 *Site Plan Application - Contents:*

7.2.5.1 Applications for site plan approval shall contain a fully executed and signed application for Site Plan review, including all documents, plans and information as set out in the Site Plan Regulations promulgated by the Board of Selectmen pursuant to this Section 7.2.

7.2.5.2 Waiver – The Board or its designee may waive any of the preceding application requirements if the Board (or its designee) concludes that: (i) compliance therewith will, because of the nature of the proposal, including its relative size or special nature, create an undue hardship on the applicant, and (ii) the waiver of said requirement(s) not be harmful to the public interest. Waiver of application requirements by the Board shall require a vote of three (3) members.

## 7.2.6 *Submission Procedures*

7.2.6.1 Filing - In accordance with Section 7.2.3.1 above, the Applicant shall submit the Site Plan application, plan and fee with the Board, and also provide copy of the application and plan to the Town Clerk.

7.2.6.1.1 Filing fees shall be established by the Board of Selectmen.

7.2.6.1.2 The Site Plan shall not be deemed to have been filed with the Board until a complete application, including all plans and filing fee, has been received by the Board. The Board may deny a Site Plan application for being incomplete.

7.2.6.1.3 The Board of Selectmen shall distribute copies of the Site Plan application and plan(s) to all appropriate Town boards and departments for their comments and recommendations.

7.2.7 *Review Fees for Outside Consultants: [The Section on Review Fees is the same as exists with 3 minor edits.]*

- (a) When reviewing an application for site plan approval or modification. (hereinafter also referred to as a "proposal"), the Board of Selectmen may determine that the assistance of outside consultants is warranted due to the size, scale or complexity of a proposed development or because of its potential impact. The Board may require that applicants pay a review fee to the reasonable costs incurred for the employment of outside consultants engaged by the Board to assist in the review of an application.
- (b) In hiring outside consultants, the Board may engage engineers, planners, traffic consultants and/or other appropriate professionals who can assist the Board in analyzing a proposal to ensure compliance with all relevant laws, bylaws and regulations. The minimum qualifications shall consist either of an educational degree in, or related to, the field at issue or and three or more years of practice in the field at issue or a related field.
- (c) Funds received by the Board pursuant to this section may be deposited with the town treasurer, who shall establish a special account for this purpose. Expenditures from this special account may be made at the direction of the Board without further appropriation. Expenditures from this special account shall be made only in connection with the review of a specific project or projects for which a review fee has been collected from the applicant. In the alternative, the funds received may, upon a determination by the Board, be deposited in the general fund subject to the requirement of providing a refund in the amount proscribed below. Failure of an applicant to pay a review fee shall be grounds for denial of the site plan approval or modification.
- (d) Review fees may only be spent for services rendered in connection with the specific proposal for which they were collected. Accrued interest may also be spent for this purpose. At the completion of the Board's review of a project, any excess amount in the account, including interest, attributable to

a specific project, shall be repaid to the applicant or the applicant's successor in interest. A final report of said account shall be made available to the applicant or the applicant's successor in interest. For the purpose of this regulation, any person or entity claiming to be an applicant's successor in interest shall provide the Board with documentation establishing such succession.

- (e) Any applicant may take an administrative appeal from the selection of an outside consultant to the Board of Selectmen sitting outside of its site plan hearing process. The grounds for such an appeal shall be limited to claims that the consultant selected has a conflict of interest or does not possess the minimum, required qualifications. (5-5-97, Art. 1)

## 7.2.8 *Public Hearing*

7.2.8.1 The Board of Selectmen shall commence a public hearing on the application within forty-five (45) days of the receipt of a completed application, plan(s) and filing fee, or such later date as may be agreed to by the applicant and the Board or its designee. Notice of the hearing shall be given by: (i) mailing notice to all abutters, owner of land directly opposite on any public or private street or way and abutters to the abutters within three hundred feet of the property line of the applicant, as they appear on the most recent applicable tax list (it shall be the responsibility of the applicant to mail such notices) preferably at least fourteen (14) days prior to the date of the hearing, but in no event seven (7) days prior the hearing date; (ii) publication once in a newspaper of general circulation in the Town; (iii) posting on the Town's web-site no later than seven (7) days prior to the hearing date; and (iv) posting a notice in a conspicuous place in Town Hall no later than seven (7) days prior to the hearing date.

7.2.8.1 If the Site Plan hearing is at the determination of the Board of Selectmen and Planning Board held concurrently with a hearing by the Planning Board on a Special Permit application, the Site Plan hearing and the Special Permit hearing shall be held at the same time, notwithstanding the 45-day time limitation contained in Section 7.2.6.1 above.

## 7.2.8 *Site Plan Approval and Conditions:*

7.2.8.1 The Board of Selectmen shall act on the Site Plan application within forty-five (45) days of the close of the public hearing or such later date as may be agreed to by the applicant and the Board or its designee. If the Board does not act within said forty-five (45) days or said extended period of time, the Site Plan shall be deemed approved upon a written notice of the passing of said deadline being filed by the Applicant with the Board of Selectmen and Town Clerk prior to a decision being filed by the Board with the Town Clerk. Any such constructive approval shall, however, be subject to the recommendations submitted to the Board of Selectmen up to that date by Town boards and departments pursuant to Section 7.2.4.1.3, above. Said recommendations to be deemed requirements/conditions of said constructive approval.

- 7.2.8.2 If the Site Plan and Special Permit hearings are held concurrently, the time period for a Site Plan hearing and determination by the Board of Selectmen shall be the same time period(s) as applicable to the special permit.
- 7.2.8.3 The Board of Selectmen shall not approve an application for Site Plan Approval unless it finds that said Site Plan complies in all respects with the applicable requirements of these Zoning Bylaws.
- 7.2.8.4 In approving a Site Plan, the Board of Selectmen may attach such conditions, limitations, and safeguards as are deemed necessary to protect the inhabitants of Stoneham and the Town. The Site Plan shall be modified by the Applicant to reflect said conditions, limitations and safeguards.
- 7.2.8.5 The Board of Selectmen may establish dates for the lapse of site plan approval without substantial use thereof or commencement of construction, as applicable, and/or completion dates for construction, said deadlines not to be less than one (1) year or greater than two (2) years, unless otherwise agreed to by the parties, and subject to exceptions, as determined by the Board for good cause, including time awaited [?] with respect to an appeal of the Site Plan decision.
- 7.2.8.5.1 If requested by the Board, an applicant shall submit a written statement indicating the estimated time needed for, commencement of construction and/or completion of construction.
- 7.2.8.6 Site Plan approval may be denied by the Board only upon a failure of an applicant to modify its plan, as required pursuant to Section 7.2.8.4, or for compelling reasons having to do with the public health, safety and general well being, including being so intrusive of the needs of the public in a matter which is a subject of Site Plan approval pursuant hereto, and for which no reasonable solution or condition would remedy the problem with said application/plan.
- 7.2.8.7 Site Plan approval shall require an affirmative vote of four (4) members of the Board of Selectmen.
- 7.2.9 *Bonding:*
- 7.2.9.1 The Board of Selectmen may require the posting of a bond, deposit of funds or other security in such form as may be further set out in the Site Plan Regulations or reasonably required by the Board, and in such amount as deemed reasonably necessary by the Board of Selectmen to: (a) ensure the completion of infrastructure, improvements or related work required as a condition of Site Plan approval that directly or indirectly impact: (i) Town infrastructure or services; (ii) public safety; (iii) vehicular and pedestrian ways and related infrastructure, including the conditions related thereto imposed pursuant to the general standards set out in Section 7.2.3, above; and/or (b) provide for the elimination

of safety or health hazards which may result from preparation of the site for construction or construction on the site.

7.2.9.2 Provision for inspection, control and notice of satisfactory performance sufficient to guarantee the release of the bond required by the Board of Selectmen shall be made by the Board or its designee(s).

7.2.10 *Appeals:*

7.2.10.1 Absent a Massachusetts General Law or a Special Act of the Legislature allowing for an appeal by a person aggrieved by a Site Plan decision to a court of competent jurisdiction, there is no judicial appeal of a Site Plan decision. Instead, an appeal may be taken by an aggrieved party to the permit granting authority (the Zoning Board of Appeals) after the issuance or denial of a building permit, pursuant to Section 8 of Chapter 40A.

7.2.11 *Compliance:*

- 7.2.11.1 (a) No building permit shall be issued by the Building Inspector for a use or building or structure related thereto which requires Site Plan approval pursuant to the Zoning Bylaws.
- (b) No final occupancy permit shall, other than as provided pursuant to paragraph (b) below, be issued for any building or structure, or portion(s) thereof, until the Building Inspector certifies that all conditions of the approved site plan have been met. If requested by the Building Inspector to assist in the Inspector's determination of such compliance, the person seeking the occupancy permit shall submit to the Building Inspector a certification from an professional engineer, land surveyor or registered architect that the conditions of the approved site plan have been met, other than those conditions which are specifically listed on said certification as being outside of said consultant's expertise and/or knowledge.
- (c) Occupancy permits may be issued for a portion of a building or structure, if the only incomplete work shown on the site plan is landscaping and/or roadway top course work, and the Board may require surety in an amount to ensure that the incomplete landscaping and/or roadway top course is completed within a reasonable period of time thereafter, weather conditions permitting.

7.2.12 *Maintenance:*

7.2.12.1 All improvements required as a condition of Site Plan approval that impact infrastructure or services, including the conditions imposed pursuant to the general standards set forth in Section 7.2.3 above, shall be adequately maintained and repaired or replaced when necessary to insure continued compliance with the approved Site Plan.

7.2.12 *Modification to Approved Site Plans*

- 7.2.12.1 To request a modification to an approved Site Plan or a Development Review determination pursuant to Section 7.2.2.2, an applicant shall submit a written description of the proposed modification(s) to the Board. Applications for modifications of Site Plans or Development Review determinations shall be subject to the same submittal, review and hearing procedures as applicable to an original filing for Site Plan approval or a Development Review determination Unless the Board of Selectmen determine otherwise, based upon the facts and totality of circumstances, a request for an extension of time to commence or complete work pursuant to an approved Site Plan, shall not require a public hearing.
- 7.2.12.2 The Board of Selectmen shall, to the maximum extent allowable under applicable law, have the right to amend and modify a Site Plan approval at any time for reasons consistent with the authority of the Board of Selectmen pursuant to this Section 7.2. Site Plan modifications by the Board of Selectmen shall be subject to the same submittal, review and hearing procedures as was applies to original filing, unless: (i) the Board determines that a particular modification is consistent with the previously approved Site Plan; (ii) the applicant that received the earlier Site Plan approval or their successor agrees to waive the hearing requirement; and (iii) a Development Review is held pursuant to the process set out in Section 7.2.2.2 above.

Or do anything in relation thereto.

**Board of Selectmen**

**Article 5.** To see if the Town will vote to petition the Massachusetts General Court (State Legislature) for a special act providing that a site plan decision of the Stoneham Board of Selectmen or the failure of the Board of Selectmen to take final action concerning an application for site plan approval, may be appealed by an aggrieved person, municipal officer or board pursuant to, in accordance with, and in the same manner that a zoning appeal may be taken pursuant to the provisions of G.L. c.40A, sec. 17. Said special act to read materially as follows: Notwithstanding any general or special law to the contrary, a site plan decision of the Stoneham Board of Selectmen or the failure of the Board of Selectmen to take final action concerning an application for site plan approval, may be appealed by an aggrieved person, municipal officer or board pursuant to, in accordance with, and in the same manner that a zoning appeal may be taken pursuant to the provisions of G.L. c.40A, sec. 17.

Or do anything in relation thereto.

**Board of Selectmen**

And you are directed to serve this Warrant by posting attested copies in at least ten (10) public places in the Town fourteen (14) days at least before the time for holding said meeting and by causing an attested copy to be published in some newspaper in the town, the publication to be not less than three (3) days before said meeting.

The remaining copies you are to have at the place and time of said meeting as aforesaid.

Hereof fail not and make due return of this Warrant with your doings thereon to the Town Clerk at the time and place aforesaid.

Given unto our hands this 14th day of April in the year of our Lord two thousand fourteen.

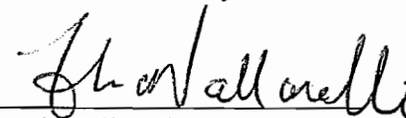
**Board of Selectmen**

  
Thomas Boussy, Chairman

  
John F. DePinto, Vice Chairman

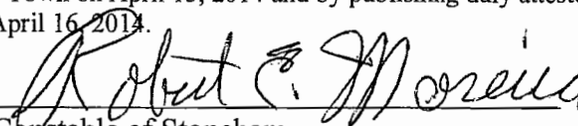
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Ann Marie O'Neill

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Robert W. Sweeney

  
Frank Vallarelli

Pursuant to the within warrant I have notified and warned the inhabitants of the Town of Stoneham qualified to vote in elections and Town affairs of the within meeting by posting attested copies of the said Warrant in at least ten (10) public places in the Town on April 15, 2014 and by publishing duly attested copy of said Warrant in the Stoneham Independent on April 16, 2014.

A true copy. Attest:

  
Constable of Stoneham