State of Rhode Island
County of Washington

In Hopkinton on the eighteenth day of November 2019 A.D. the said meeting was called to order
by Town Council President Frank Landolfi at 6:30 P.M. in the Town Hall Meeting Room, 1
Town House Road, Hopkinton, RI 02833.

PRESENT:  Frank Landolfi, Scott Bill Hirst, Sylvia Thompson, Sharon Davis; Town Solicitor
Kevin McAllister; Town Manager William McGarry; Town Clerk Elizabeth
Cook-Martin.  Absent: Barbara Capalbo.

EXECUTIVE SESSION

A MOTION WAS MADE BY COUNCILOR THOMPSON AND SECONDED
BY COUNCILOR HIRST TO CONVENE OPEN SESSION AND ENTER INTO
EXECUTIVE SESSION UNDER R.I.G.L. 42-46-5(A)(5) PERTAINING TO
DISCUSSIONS AND/OR CONSIDERATIONS RELATED TO THE
DISPOSITION OF PUBLICLY HELD PROPERTY WHERE ADVANCED
PUBLIC INFORMATION WOULD BE DETRIMENTAL TO THE INTEREST
OF THE PUBLIC.

POLL VOTE:

IN FAVOR:  Landolfi, Hirst, Thompson, Davis
OPPOSED:   None

SO VOTED

A MOTION WAS MADE BY COUNCILOR THOMPSON AND SECONDED
BY COUNCILOR DAVIS TO RECONVENE IN OPEN SESSION.
IN FAVOR:  Landolfi, Hirst, Thompson, Davis
OPPOSED:   None

SO VOTED

Council President Landolfi reported that no votes were taken in the Executive
Session.

A MOTION WAS MADE BY COUNCILOR THOMPSON AND SECONDED
BY COUNCILOR DAVIS TO SEAL THE MINUTES OF THE EXECUTIVE
SESSION.
IN FAVOR:  Landolfi, Hirst, Thompson, Davis

OPPOSED:   None

SO VOTED

7:00 P.M.  The meeting was called to order with a moment of silent meditation and a salute to the Flag.

HEARING:

2019 RIDEM LARGE RECREATION DEVELOPMENT GRANT

The Council opened a hearing to consider an application for a 2020 RIDEM Large Recreation Development Grant for improvements and modifications to Crandall Field located at 22 Ashaway Road identified as AP 2 Lot 3A, 188 Main Street, identified as AP 24 Lot 5 and 190 Main Street identified as AP 24 Lot 4 and to entertain public comment on the Crandall Field Improvement Project Master Plan. At the conclusion of the hearing the Town Council would consider a vote to approve the Crandall Field Project Master Plan and consider a vote to approve the submission of a 2020 RIDEM Large Recreation Development Grant in the amount of $400,000 to implement the Crandall Field Improvement Project Master Plan. Town Planner James Lamphere was present.

Mr. Lamphere advised that it was time to replace the existing playground at Crandall Field which had been built in 1993. He indicated that because the playground is currently in a damp area, they intend to remove one of the tennis courts and move the playground there. A ten foot wide stone dust path will run from the playground to the parking area and there will be drainage running underneath the playground. The playground area will be 96 feet by 61 feet. Mr. Lamphere stated that he would like to add additional access points and amenities for people with disabilities, and was asking the Council to approve the master plan and approve the submission of a grant in the amount of $400,000 to RIDEM. He explained that Crossman Engineering prepared a cost estimate for this project in the amount of $361,830. It has been his experience that bids come in much higher than the cost estimate, so they have to be prepared for that, but they will only be reimbursed for what they spend. An audience member asked what the surface of the playground would be and Mr. Lamphere indicated that it would be woodchips. Dorothy Gardiner wondered if the project was done below budget if
they would add in additional features and Mr. Lamphere stated yes, they could do that but explained that DEM would only fund 80% of the total cost of the project. Council President Landolfi mentioned the money they would be using was already in the capital improvement plan (CIP) fund, which he believed to be approximately $50,000. He felt they may need to set aside additional money in the next budget cycle; however, Finance Director Brian Rosso believed that they had set aside all of the funds required for a 20% match. Mr. Lamphere stated that he had asked Crossman Engineering to structure this project so it is outsourced in its entirety; however, the town could provide in kind services. The town could demolish the existing tennis court and do the digging for the underground drainage system. They have the opportunity to do the work if they can handle the work. Councilor Hirst asked if they were going to cordon off the old swings so nobody gets hurt and he asked what the condition of the current playground was. Mr. Lamphere felt that if they got this grant, the new playground would be completed in 2020. He felt when the new playground was built they would cordon off the old playground. Ms. Gardiner asked if it was possible to use the woodchips from the dead trees that were being cut down and Mr. Lamphere stated that they could look into that. Council President Landolfi asked why they weren’t leaving both tennis courts and putting the playground somewhere else and Mr. Lamphere stated that the field is very wet and they haven’t found a big need for two tennis courts; also, the court that they wish to remove is in need of repairs.

A MOTION WAS MADE BY COUNCILOR THOMPSON AND SECONDED BY COUNCILOR DAVIS TO APPROVE THE SUBMISSION OF A 2020 RIDEM LARGE RECREATION DEVELOPMENT GRANT IN THE AMOUNT OF $400,000 TO IMPLEMENT THE CRANDALL FIELD IMPROVEMENT PROJECT MASTER PLAN.
IN FAVOR:  Landolfi, Hirst, Thompson, Davis
OPPOSED:   None
SO VOTED
A MOTION WAS MADE BY COUNCILOR THOMPSON AND SECONDED BY COUNCILOR HIRST TO APPROVE THE CRANDALL FIELD IMPROVEMENT PROJECT MASTER PLAN.

IN FAVOR: Landolfi, Hirst, Thompson, Davis

OPPOSED: None

SO VOTED

CONSENT AGENDA

The Town Council Meeting Minutes of November 4, 2019 and the October 7, 2019 transcript were removed from the consent agenda.

A MOTION WAS MADE BY COUNCILOR THOMPSON AND SECONDED BY COUNCILOR DAVIS TO APPROVE THE CONSENT AGENDA AS FOLLOWS: Approve Special Town Council Meeting Minutes of October 28, 2019; Consider and approve a petition from National Grid to install seven new utility poles and nine anchors on Dye Hill Road; Accept the following monthly financial/activity report: Town Clerk.

IN FAVOR: Landolfi, Hirst, Thompson, Davis

OPPOSED: None

SO VOTED

A correction was made to page 5 of the November 4, 2019 Town Council Minutes to correct $31,070.00 to $3,107.00. A correction was requested on the October 7, 2019 transcript on page 3, line 2 to correct the word Mr. to Ms.

A MOTION WAS MADE BY COUNCILOR THOMPSON AND SECONDED BY COUNCILOR DAVIS TO APPROVE THE TOWN COUNCIL MEETING MINUTES OF NOVEMBER 4, 2019; ACCEPT THE OCTOBER 7, 2019 TRANSCRIPT AS THE RECORD OF THE DECISION RE: PROHIBITION OF WIND TURBINES AS CORRECTED.

IN FAVOR: Landolfi, Hirst, Thompson, Davis

OPPOSED: None

SO VOTED

PUBLIC FORUM
Council President Landolfi advised, regarding the 310 Main Street project, that the Planning Department had conveyed to him that the access onto Route 3 should be operational by Wednesday and they will also be scheduling a workshop meeting to address many of the concerns that had been brought up at the last meeting.

Emily Shumchenia of 211 Chase Hill Road read an email that she had sent to the Town Planner regarding the Building Official issuing a building permit regarding the 310 Main Street project before the Planning Board had had an opportunity to hear any details about the project’s reforestation plan. She indicated that she was under the impression that solar/building permits could not be issued until all components of a project’s plan were approved by the Planning Board. She also advised the Council that the attorney for the 310 Main Street project advised the Planning Board that it didn’t matter that they hadn’t decided the reforestation bond aspect of this project; they would continue work and could not be stopped.

Joe Moreau of Old Depot Road was happy to hear about the truck access onto Route 3 and reiterated that the hours of operation were supposed to be from 8:00 a.m. to 5:00 p.m. Monday through Friday and no weekends. He was recently told by several residents and abutters of the Maxson Hill area that this schedule was not being followed. He stated that he went to the Maxson Hill Road site at 6:58 a.m. this morning and there were two pick-up trucks already parked at the entrance, a large piece of heavy equipment had already been moved and there were two men there speaking. Mr. Moreau indicated that he parked three telephone poles away and had his window down and he could hear their conversation; there were construction vehicles that went in and out of the site; and, there was also a Kent County Oil truck that entered the site. There were eleven vehicles from 6:58 a.m. to 7:55 a.m. that pulled into that site. Mr. Moreau wished to know what the Town Council and other elected officials were going to do to stop the violations of the time restrictions. Council President Landolfi stated that this matter was in Court and he could not comment; however, if they were operating outside of the time frames that were allocated, that would be a zoning violation and someone should make a complaint at the Building & Zoning Office. Councilor Thompson also thought it may be a police matter. Mr. Moreau
felt they were elected officials and they should be answering the residents’ questions. Councilor Thompson advised that if something was happening on the weekend they should call the police who will file a report. During the week if there is a complaint, they should call the Building & Zoning Office and someone would respond. Residents can also call the Councilors who will do their best to answer any questions. They are also going to be scheduling a workshop to hear residents’ questions and provide them with answers or get back to them with answers. Mr. Moreau stated that the police were called and they said that there wasn’t anything they could do. Martin Sheldon of Collins Road asked the Councilors who had voted for the 310 Main Street project, how they believed that it would be good for the town. Jean Clemente of Tomaquag Road felt that the workshop should have been held before this project was started. Council President Landolfi stated that there had been numerous hearings concerning this project. Senator Morgan asked the Council if they were planning on rezoning any other properties that are zoned residential and Councilor Thompson stated no. Senator Morgan wished to see the high intensity wires that will be put up for this project by National Grid go out towards the Route 3 area. She believed these wires cause cancer and other issues in residential neighborhoods. She indicated that National Grid hadn’t designed their plan yet and she wished the town to be involved in that process. Eric Bibler felt the Council should answer questions at the meeting and not by email or phone calls. At a workshop they cannot take any actions; they will review general solar projects and general issues but the people in the audience wanted to speak about the 310 Main Street project. Mr. Bibler wished to have an answer as to who owns the project. Solicitor McAllister indicated that his advice to the town officials and the town employees is not to answer any questions concerning 310 Main Street because it is in litigation. He stated that the Council has approved the project; there is a challenge pending in Court; and, these issues will be determined by the Court and they will not be litigated here in town. He believed this was a misuse and abuse of the public forum opportunity and was wrong. He advised the Council not to answer any questions, factual, legal or otherwise pertaining to this project in this forum. Mr. Bibler thereafter stated that he has made several open records request and has not
gotten a response. It was noted that the time to answer has not tolled and it was also noted that several of his requests were not sent through the Town Clerk’s Office as is required. Mr. Bibler asked if that policy was on the town’s website and it was indicated yes and Solicitor McAllister advised that it is state law and the town has a responsibility under the Access to Public Records to designate a person to receive those requests, and Mr. Bibler had correctly followed that process numerous times in the past. Mr. Bibler wished to note that in the original PSES ordinance, not the newly enacted ordinance, it stated in section (d) that documentation in the form of an affidavit from the property owner evidencing the applicant’s control of the project site for the purpose of constructing, operating and maintaining of the PSES shall be provided to the Planning Board prior to approval. He wished to be assured that all provisions of the ordinance are being complied with. Justin Bentley of 138 Maxson Hill Road stated that he finds it hard to believe that they will be able to discuss the 310 Main Street project at the workshop, since it is in litigation. Council President Landolfi advised that the workshop would not be specifically related to Maxson Hill, it would be a general conversation for a lot of residents who have not participated in the process. It will be an attempt to answer general questions. Councilor Thompson stated that they could speak about the plans of the Maxson Hill project, such as the setbacks; how many trees they cut down; what did they say they were going to do, etc. Jennifer Collins of 121 Collins Road indicated that she is appalled at how these meetings are run and how the Town Council reacts to the residents. The Councils are supposed to be helping and working with the residents and she felt they were very adversarial with the residents. Dorothy Gardiner indicated that she can no longer look forward to putting up a wind turbine or a small area of solar and a lot of the older residents are stuck. She asked that at their workshop, they consider what will happen in the future to elderly people like herself and other people who own land and who don’t have anyone to pass it on to. Carol Desrosiers felt that residents have continually been stifled when trying to address issues important to them and when they have requested to add topics to the meeting agenda, have been denied by the Town Council President. She believed that if he did not want to or was unwilling to represent the people of the town and serve as a true public
official, than he should resign. She asked that if he did not resign the other
members of the Council should make a motion to remove him as President of the
Town Council. Council President Landolfi stated that he does not take requests
from the public to put things on the agenda; he takes comments from elected
officials on the body about various issues and he did the best he could to
formulate an agenda item for a workshop. He also took exception to her
comments about him being dismissive because he allowed people to speak for two
hours at the last meeting.

NEW BUSINESS

CHARIHO REGIONAL SCHOOL DISTRICT GRANT APPLICATION RE: RIDEM
RECREATION & DEVELOPMENT GRANT PROGRAM AWARD LETTER OF
SUPPORT

This matter was before the Town Council to discuss, consider and possibly vote to
authorize the Town Manager to forward correspondence to RIDEM supporting
the Chariho Regional School District’s grant application to RIDEM for a
Recreation Acquisition and Development Grant Program Award to improve
Richmond Elementary School property, including recreational facilities which
will be primarily for non-school use and allow unfettered use by the public.

Mr. McGarry reported on November 7, 2019, Ms. Susan Rogers, the Chariho
School District’s Director of Administration and Finance, requested a letter of
support from the Hopkinton Town Council to support the appeal from the Town
of Richmond for a Rhode Island Department of Environmental Management
Recreation Acquisition and Development Grant Award.

Council President Landolfi suggested that usually when applying for RIDEM
grants there is no need for any support from other communities and asked if this
was because of the regional school district that Chariho felt that we need to do
this? Mr. McGarry stated that he had asked this and they indicated that it was not
mandatory that they receive letters in support, but it does help their cause when
RIDEM considers the grant. Councilor Thompson stated that these are competing
funds and one time when they had put in for the playground at Hope Valley,
Chariho had a grant in at the same time for something at the high school and
Chariho did not receive the grant and we did. She felt if Richmond needed work
on their playground and could receive this money then it would be less money in the budget and was a great idea.

A MOTION WAS MADE BY COUNCILOR THOMPSON AND SECONDED BY COUNCILOR DAVIS TO AUTHORIZE THE TOWN MANAGER TO FORWARD CORRESPONDENCE TO RIDEM SUPPORTING THE CHARIO REGIONAL SCHOOL DISTRICT’S GRANT APPLICATION TO RIDEM FOR A RECREATION ACQUISITION AND DEVELOPMENT GRANT PROGRAM AWARD TO IMPROVE RICHMOND ELEMENTARY SCHOOL PROPERTY, INCLUDING RECREATIONAL FACILITIES WHICH WILL BE PRIMARILY FOR NON-SCHOOL USE AND ALLOW UNFETTERED USE BY THE PUBLIC.

IN FAVOR:  Landolfi, Hirst, Thompson, Davis

OPPOSED:   None

SO VOTED

CONSTELLATION ENERGY 3-YEAR CONTRACT

This matter was before the Town Council to discuss, consider and possibly vote to authorize the Town Manager to enter into a three-year Agreement with Constellation from December 2019 to December 2022 to provide electricity to the Town of Hopkinton at a fixed rate, as determined on November 19, 2019.

 Finance Director Brian Rosso was present.

Mr. Rosso advised that their current contract expires next month and they are looking to lock into another electric supply contract. This is a program that is put together by the Rhode Island League of Cities and Towns and they source all of the 36 municipalities in the state that partake in the program and it strengthens our buying power. The contract is being offered by Constellation and they are offering a rate of $8.10 per mw which is a fixed rate for three years. He had obtained a quote from National Grid and Direct Energy; however, they were much higher. Councilor Davis asked if there was a reason Mr. Rosso went with a three year contract rather than a two year contract and Mr. Rosso advised that they went with the three year term because it carried a lower rate.
A MOTION WAS MADE BY COUNCILOR THOMPSON AND SECONDED BY COUNCILOR DAVIS TO AUTHORIZE THE TOWN MANAGER TO ENTER INTO A THREE-YEAR AGREEMENT WITH CONSTELLATION FROM DECEMBER 2019 TO DECEMBER 2022 TO PROVIDE ELECTRICITY TO THE TOWN OF HOPKINTON AT A FIXED RATE AS DETERMINED ON NOVEMBER 19, 2019.

IN FAVOR:  Landolfi, Hirst, Thompson, Davis

OPPOSED:  None

SO VOTED

SCHEDULE WORKSHOP RE: VARIOUS MATTERS INVOLVING PSES SOLAR PROJECTS

This matter had been scheduled at the suggestion of Town Council members Davis and Thompson, to discuss, consider and possibly vote to set a date for a Council workshop to generally review ongoing and planned efforts and initiatives by the Town in the areas of general PSES solar project reforestation and decommissioning bonding/guarantees, general economic development planning in Hopkinton, projected education costs, as well as Town and State revenues. The Council set the date of the workshop for Monday evening, December 2, 2019 at the Town Hall at 7:30 PM.

PUBLIC FORUM

Louanne McCormick of Lisa Lane stated that if the neighbors of the Maxson Hill Road project call the police, the police are not going to do anything because they do not know what the rules are. What are these people to do now? Councilor Thompson stated that the police will generate a report. Mr. McGarry stated that generally speaking a report to the police is solely for documentation purposes. The report should then be forwarded to his office or directly to the Planner’s Office on the following work day. He suggested that Mr. Lamphere monitor that and at his weekly Friday meetings with the developer discuss any issues that may arise. The previous week Mr. McGarry advised that he, Mr. Lamphere and Ms. Desjardins met with the developer at the site and discussed their getting off of Maxson Hill Road and using the Route 3 entrance. Mike DiPrete, the engineer, assured them that there would be no more truck traffic on Maxson Hill Road as of the close of business Tuesday or Wednesday and this morning he had noticed a lot
more activity on Route 3 than what he has seen in the past. Chief Palmer indicated that he would put out a directive to his officers that they should respond if they receive a call, for report writing purposes. He indicated that they can stop work that was being done before 8:00 a.m. if they know that the hours of operation are to begin at 8:00 a.m.; however, they are neutral on this matter unless it is criminal and so far he has not heard anything that is criminal. Chief Palmer also advised the audience that they are welcome to email him with any questions and he would get back to them. An audience member stated that they needed an officer to sit at the stop sign at Maxson Hill Road and Diamond Hill Road because the tractor trailer trucks are going through the stop sign and she feels an accident is imminent. Chief Palmer stated that if someone sees that happen, they should call them, and he has had officers on Maxson Hill Road because they had received two complaints; but, they can’t be everywhere. Mr. Moreau advised the audience that the Chief and his officers took care of a problem that he had been dealing with for several months, in just a few days’ time. Steve Wiehl of Old Depot Road asked why there wasn’t an ordinance that dealt with construction noise in general so that when the police have to be called out they have something concrete to follow which assesses fines and did not just entail writing a report. Lisa Rosso advised that she was driving with her kids when one of the trucks failed to stop at the stop sign and the driver flipped her off. She stated that she had spoken with Mr. Lamphere about this and also about another proposed project which is proposed to go in behind her house. She questioned Councilor Thompson about her statement that the developer was going to have a meeting with the residents and wondered if that was going to happen at the workshop. Councilor Thompson advised that she has not heard any more from the developer but she would contact him and find out when he was going to have this meeting; however, she felt that it would be an entirely separate meeting from the workshop. It was asked if that meeting with the developer would be posted on the town’s website and how residents would know about it. Councilor Thompson advised that the developer would have to contact the abutters and neighbors and that would be up to him to do. Tammy Walsh of Woodville Road stated that she had attended the community shred day on Saturday and was interested to know
approximately how many people attended that because when she mentioned it to people they indicated that they knew nothing about it. Council President Landolfi stated that they had spoken about this event several times at Council meetings, it was posted to the website and they advertised this in the Westerly Sun. Mr. McGarry stated that it was advertised in the Westerly Sun on two separate occasions. Ms. Walsh asked how someone from the public could have something put on the agenda. Council President Landolfi stated that the public can reach out to council members and have them sponsor something and if it warrants the town’s business it will get put on the agenda. Councilor Thompson gave an example of having heard from people regarding their opposition to wind turbines and that was how that issue got put on an agenda. Ms. Walsh thereafter indicated that she had some grave concerns over Mr. Landolfi’s ability to properly execute his responsibilities as a member of the Town Council and as President of said body. She indicated that she felt like their ability to engage in the democratic process was being stymied. She also spoke about the Maxson Hill project and felt that there was a process that was not followed and she wished to see the applicant’s building permit revoked or suspended as they were not a legal entity at the time of the filing of this application. Council President Landolfi responded that he had asked two of the other councilors before this last term if they wished to be President and they declined. He also stated that he works hard at being President but felt Ms. Walsh was diametrically opposed to everything he does. He indicated that it was a collaboration to get something on the agenda and if she had any particular interest she could go through a council member and have them speak to him about it. Joe Moreau stated that the town does take care of senior citizens and they get a break on their taxes if they apply, there is a percentage based on income and you can receive up to 60% off on your taxes. He felt that there was a double standard because Council President Landolfi commented on what Carol Desrosiers and Tammy Walsh had to say but would not comment on other matters. He also stated that he had made a request in writing to the Town Clerk about using the Stubtown Road site for solar and asked that this be put on the agenda. He was told that it was up to the Council President as to whether this would be put on an agenda so he called Mr. Landolfi who advised him that they
would be having a workshop in January; however, that never happened. Mr. Moreau asked which developer was going to hold a workshop about the Maxson Hill project and Councilor Thompson advised Anthony DelVicario. Mr. Moreau asked who the developer was and why would Anthony DelVicario be there if he was not the developer of that project; it was his understanding that this project had just sold to Green Development. Mr. Moreau believed Mr. DelVicario was not the owner and why would he want to come to a workshop. Councilor Thompson indicated that as far as she knew Mr. DelVicario was in charge. She also responded to Mr. Moreau’s claim about the Stubtown Road dump site not being on the agenda and advised that it had been on the agenda several times under the Town Manager’s report and he knew they have been working on this project.

Hillary Ayazides of 259 Collins Road stated that she is not an abutter but she cries almost every other day when she drives by the solar project. She suggested this has nothing to do with money and everything to do with the future of our children and our environment; and, she also has a problem with the trucks on Maxson Hill Road. Luther Davis of 100 Cedarwood Lane stated that there were many people at the meeting tonight who did not get a chance to speak and if they wished to end the workshop meeting at 10:00 p.m. they may not wish to hold it on the same night as a regular scheduled Council meeting. William Cotton of 286 Collins Road stated that the birds and owls that he used to see in his yard are gone now and he has coyotes and bears in their place. He does not like the trucks that run the stop signs and wishes these projects to stop. Councilor Thompson advised him that a solar ordinance went into effect on January 22, 2019 and explained that the Council had only approved three large scale solar projects, the others were either allowed by right or the Planning Board approved them. Keri Minick of Overlook Drive stated that she has always respected the Town Council. She asked the Council if the devastation on Maxson Hill was what they expected or if it was a surprise to them. She felt the residents wanted to hear them say this is not what they expected and that they were sorry, and it is almost seemed like they did not care. Council President Landolfi explained that he does care and he had read the plans and attended hearings and he voted the way he felt was in best interest of the town. His thoughts for a long term plan that been to have four to seven
Council approved projects in hopes of keeping the taxes from going up.

Councilor Hirst stated that he and Councilor Davis are anti-solar. His issue is that until the 39 cities and towns get together as a unified block and take on the State of Rhode Island to contribute more money towards education, it wouldn’t matter how much money they raise. Eric Bibler responded that Councilor Thompson had said about if something was done improperly and illegally to bring it to the Councils’ attention and the Council would exam it and act on it. He indicated that he brought some of those impropriates to the Council’s attention and wished for them to determine whether or not these warranted their action. Mr. Bibler advised that the Town Planner puts out a regular report, The Hopkinton Solar Development Overview and the actual number of projects that the Town Council has approved is five. There were fourteen projects submitted that requested a zone change and a total of 31 projects that have been proposed. That equates to a lot of meetings that the Council is requesting the citizens to attend. Tammy Walsh advised that there is a researcher at URI who received a research grant to put together a questionnaire that will go out to a group of people in the State of Rhode Island relative to solar siting and they were looking for people to be in these focus groups. She told this researcher that it would have been nice if this could have been done before our Governor decided that we were going to have this goal of renewable energy in this state. It might be helpful if the Town Council would consider sending something to the Governor to explain to her how her actions have impacted our town; she believes that part of this problem comes from higher up.

ADJOURNMENT

A MOTION WAS MADE BY COUNCILOR HIRST AND SECONDED BY COUNCILOR DAVIS TO ADJOURN IN MEMORY OF RUBY WILCOX.

SO VOTED

Elizabeth J. Cook-Martin
Town Clerk
Marita D. Murray
Deputy Town Clerk