

Warrant, Summary, and Recommendations

TOWN OF GROTON



2024 FALL TOWN MEETING

**Marion Stoddart Building Auditorium
344 Main Street, Groton, Massachusetts 01450**

Beginning Saturday, October 5, 2024 @ 9:00 AM

Attention Voters

Please bring this Document to Town Meeting

Introduction to Groton Town Meeting

Voters are familiar with casting ballots in local and state elections, but they have another important civic duty in towns, the Town Meeting.

What is Town Meeting?

The Town Meeting is the legislative body in the town form of government in Massachusetts. Town Meeting is a formal gathering of registered voters who propose, debate and vote on measures. Groton holds at least two Town Meetings per year.

What is a warrant?

The warrant is the official notice to voters that a Town Meeting is scheduled. The warrant includes the date, time, location and a description of each subject to be acted on at Town Meeting. In Groton, the warrant must be posted in two public places and mailed to each household 14 days in advance of Town Meeting. “The warrant must contain a sufficient description of what is proposed so as to constitute an adequate warning to all the inhabitants of the town.”¹ “Every action taken at the meeting must be pursuant to some article in the warrant and must be within the scope of such article.”²

How does Town Meeting proceed?

Voters attending Town Meeting must first check in with the clerks and receive an electronic voting handset which is required to vote. The meeting typically acts on the articles in the order they are printed in the warrant. For each article, a main motion is made and seconded by voters and placed by the Moderator on the floor for debate. Permission of the Moderator is required to speak. The Moderator presides and regulates the proceedings, decides all questions of order, and calls and declares all votes. After debate has ended, the Moderator will call for a vote by use of the electronic voting handset.

¹ *Town Meeting Time: A Handbook of Parliamentary Law* (page 12) Johnson, Trustman and Wadsworth, Third Edition, 2001.

² *Id.*

Who can attend?

Town Meeting is open to the public. Only Groton voters are entitled to attend, speak and vote. Non-voters may be required to sit in a separate section. Non-voters may ask the Moderator to speak on the topic of the debate.

How long is Town Meeting?

Town Meeting concludes when all articles on the warrant have been acted upon. Town Meeting may conclude in one session or adjourn for subsequent sessions.

Explanation of a Consent Agenda

A consent agenda is a procedure to group multiple main motions into a single motion for voting. A consent agenda saves time by eliminating the reading of multiple motions and explanations when there are no objections or questions. In Groton, a consent agenda generally consists of articles unanimously supported by the Select Board and Finance Committee. Articles that change by-laws or introduce new spending are typically not included. In this warrant, the Select Board has grouped articles in consent agendas and labeled them for easy reference.

How Consent Agendas Work

As the first step to act on a consent agenda, the Moderator will read the titles of the included articles. A voter who wishes to remove an article from the consent agenda for separate debate and vote should state "hold." The held article will be set aside and acted on after the vote on the consent agenda. After the meeting agrees on the contents of the consent agenda, there will be no debate and the Moderator will immediately call for a vote. Every motion included in the consent agenda will either pass or fail as a group. Voters should read the warrant and review the proposed consent agendas to identify articles they wish to remove for separate consideration.

Electronic Voting at Town Meeting



Voting at Town Meeting will be conducted using an electronic voting system purchased by the Town of Groton as authorized by Town Meeting in October, 2022. Instead of using placards to be raised and counted, voters will use wireless handsets to cast their vote quickly, accurately and privately.

Voter Check-In

At check-in, voters will be given a handset. No record is made of which voter receives which handset. All handsets will be tested prior to the meeting. Voters physically unable to use a handset will be seated in a manual-count section and their votes will be counted by tellers. For those with visual impairments, large handsets with braille are available.

Test Vote

At the beginning of the meeting, the Moderator will conduct a test vote to get everyone comfortable with the voting procedures.

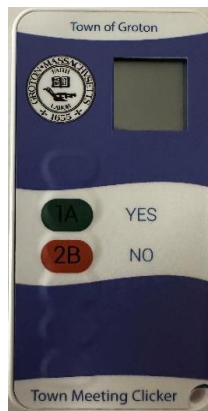
Proxy Voting Prohibited

The handset given to a voter at check-in is for the exclusive use of that voter. Voting with a handset that has been issued to another individual is strictly forbidden.

Voting

When the Moderator announces it is time to vote:

- Press 1A (green button) for YES →
- Press 2B (red button) for No →
- If you wish to not vote, press no buttons



Handset Display

The display on the handset:

- OK means the system receiver has received your vote
- A "1" for Yes or "2" for No shows the vote the system received.
- The small "R" at the top of the screen indicates the handset is communicating with the receiver
- The icons in the top left indicate the WiFi signal strength.

Help Desk

A Help Desk will be able to assist voters who have trouble with using the handset. If a handset malfunctions, a voter will receive a new handset.

Handset Return

If you leave the meeting temporarily, please keep the handset with you. If the meeting ends or you leave, return the handset to the check-in table.



Town Meeting Access for Voters with Disabilities

Parking – Universally accessible parking spaces are available in the parking lot in front of the Groton Dunstable Middle School South. There is a ramp providing access from the parking lot to the front door of the Middle School.

Wheelchair Accessible & Companion Seating – Wheelchair spaces, seating for people with mobility issues and companion seats are available in the center aisle on both sides of the auditorium.

Sign Language – A Sign Language Interpreter will be provided for the hearing impaired, upon request, at least one week prior to the meeting.

Speaking at Town Meeting – There will be volunteers available to bring hand-held microphones to voters who have mobility issues or cannot stand in line and wait at the microphones.

Restrooms – Accessible restrooms are available near the entrance to the auditorium.

Transportation to Town Meeting - The Council on Aging van will be available to Groton residents attending Town Meetings at no charge. All riders will be at the meeting prior to the start. The van is wheelchair accessible. Your reservation can be made by calling the Senior Center at 978-448-1170. Seats will be filled on a first come, first serve basis.

Questions or concerns - If you or a member of your household has questions or would like to request a sign language interpreter, please contact the Select Board's Office at Town Hall at 978 448-1111 at least one week before the Town Meeting.

**FALL TOWN MEETING WARRANT
OCTOBER 5, 2024**

Middlesex, ss.
Commonwealth of Massachusetts
To any Constable in the Town of Groton

Greetings:

In the name of the Commonwealth of Massachusetts, you are hereby required to notify and warn said inhabitants of the Town of Groton qualified to vote on Town affairs to assemble in the Marion Stoddart Building Auditorium, 344 Main Street, Groton, Massachusetts in said Town on Saturday, the fifth day of October, 2024 at Nine O'clock in the morning, to consider the following:

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*Will be presented as one motion as a Consent Agenda

Article 1: Prior Year Bills

To see if the Town will vote to transfer from available funds a sum or sums of money for the payment of unpaid bills from prior fiscal years, or to take any other action relative thereto.

Select Board

Select Board: Recommendation Deferred Until Town Meeting

Finance Committee: Recommendation Deferred Until Town Meeting

Summary: *Town Meeting approval is required to pay bills from a prior fiscal year. A list of unpaid bills will be provided at Town Meeting. Please see the Town Manager's Report starting on page 28 for additional information related to this Article.*

Article 2: Amend the Fiscal Year 2025 Town Operating Budget

To see if the Town will vote to amend the Fiscal Year 2025 Operating Budget as adopted under Article 15 of the May 18, 2024 Special Town Meeting and vote to raise and appropriate and/or transfer from available funds a sum or sums of money as may be necessary to defray the expenses of the Town for Fiscal Year 2025, or to take any other action relative thereto.

Finance Committee

Select Board

Town Manager

Select Board: See Town Manager's Report for Recommendation Beginning on Page 28

Finance Committee: See Town Manager's Report for Recommendation Beginning on Page 28

Summary: *The Fiscal Year 2025 Town Operating Budget was approved at the May 18, 2024 Special Town Meeting. Any changes to this Budget would have to be made prior to setting the tax rate. The purpose of this article is to make any necessary changes to balance the FY 2025 Operating Budget. Please see the Town Manager's Report starting on page 28 for additional information related to this Article.*

Article 3: *Transfer Money Into the Capital Stabilization Fund*

To see if the Town will vote to raise and appropriate, transfer from available funds and/or borrow, pursuant to any applicable statute, a sum or sums of money to be added to the sum already on deposit in the Capital Stabilization Fund, or to take any other action relative thereto.

Select Board

Select Board: *Recommended Unanimously*

Finance Committee: *Recommended Unanimously*

Summary: *As of the printing of this Warrant, the Fund has a balance of \$90,394. The financial management goal is to achieve and maintain a balance in the Capital Stabilization Fund equal to 1.5% of the total annual budget. The target amount for the Capital Stabilization Fund will be provided at Town Meeting. Please see the Town Manager's Report starting on page 28 for additional information related to this Article.*

Article 4: *Transfer Money into the Stabilization Fund*

To see if the Town will vote to raise and appropriate, transfer from available funds, and/or borrow, pursuant to any applicable statute, a sum or sums of money to be added to the sum already on deposit in the Stabilization Fund, or to take any other action relative thereto.

Select Board

Select Board: *Recommended Unanimously*

Finance Committee: *Recommended Unanimously*

Summary: *As of the printing of this Warrant, the balance in this fund is \$2,649,705. The financial management goal is to achieve and maintain a balance in the Fund equal to 5% of the total annual budget. The target amount for the Fund will be provided at Town Meeting. Please see the Town Manager's Report starting on page 28 for additional information related to this Article.*

Article 5: *Transfer Money into the GDRSD Capital Stabilization Fund*

To see if the Town will vote to raise and appropriate, transfer from available funds, and/or borrow, pursuant to any applicable statute, a sum or sums of money to be added to the sum already on deposit in the Town of Groton Capital Stabilization Fund for the Groton Dunstable Regional School District, or to take any other action relative thereto.

Town Manager

Select Board: *Recommended Unanimously*

Finance Committee: *Recommended Unanimously*

Summary: *As of the printing of the Warrant, the balance in this fund is \$21,996. This fund covers the Town of Groton’s share of the Groton Dunstable Regional School District Committee’s long-range Capital Plan to address its capital needs. The target amount will be provided at Town Meeting. Please see the Town Manager’s Report starting on page 28 for additional information related to this Article.*

Article 6: *Terminate Opioid Settlements Special Purpose Stabilization Fund*

To see if the Town will vote, pursuant to Chapter 40, Section 5B of the Massachusetts General Laws, to (i) transfer any funds held in the Opioid Settlement Stabilization Fund to the Opioid Special Revenue Fund and (ii) terminate the Opioid Settlement Stabilization Fund as created by Article 7 of the 2023 Spring Town Meeting, or to take any other action relative thereto.

Town Manager

Select Board: *Recommended Unanimously*

Finance Committee: *Recommended Unanimously*

Summary: *The Town of Groton has been eligible to receive settlement payments from various opioid makers for the prevention, harm reduction, treatment and recovery of individuals harmed by the use of opioids. Opioid settlement funds currently on deposit as well as all future settlement funds received will be deposited into the Special Revenue Fund. Groton is expecting to receive approximately \$40,000 through 2038. At the time of the initial settlement payments, the State had all Town’s create a Special Purpose Stabilization Fund to receive and disburse funds. They have since simplified the process to allow Municipalities to create a Special Revenue Fund instead that will allow communities better access to the Funds for purposes identified in the settlement agreements. As the Special Purpose Stabilization Fund is no longer needed, this Article seeks to revoke its creation.*

Article 7: *Transfer Within the Water Enterprise Fund*

To see if the Town will vote to transfer a sum or sums of money from the Water Enterprise Fund Surplus to the Fiscal Year 2025 Water Enterprise Budget, or to take any other action relative thereto.

Board of Water Commissioners

Select Board: *Recommended Unanimously*

Finance Committee: *Recommended Unanimously*

Summary: *This Article will seek a transfer from the Water Enterprise Fund Surplus to the Fiscal Year 2025 Water Department's General Expense Budget for the purchase of a new Pick-Up Truck as identified in the Capital Plan. Please see the Town Manager's Report starting on page 28 for additional information related to this Article.*

Article 8: *Transfer Within the Center Sewer Enterprise Fund*

To see if the Town will vote to transfer a sum or sums of money from the Center Sewer Enterprise Fund Surplus to the Fiscal Year 2025 Center Sewer Enterprise Department Budget, or to take any other action relative thereto.

Board of Sewer Commissioners

Select Board: *Recommended Unanimously*

Finance Committee: *Recommended Unanimously*

Summary: *This article allows the Sewer Department to transfer money from its surplus account to cover any deficit in the Fiscal Year 2025 Center Sewer Budget. Please see the Town Manager's Report starting on page 28 for additional information related to this Article.*

Article 9: *Transfer Within the Four Corners Sewer Enterprise Fund*

To see if the Town will vote to transfer a sum or sums of money from the Four Corners Sewer Enterprise Fund Surplus to the Fiscal Year 2025 Four Corners Sewer Enterprise Department Budget, or to take any other action relative thereto.

Board of Sewer Commissioners

Select Board: *Recommended Unanimously*

Finance Committee: *Recommended Unanimously*

Summary: *This article allows the Sewer Department to transfer money from its surplus account to cover any deficit in the Fiscal Year 2025 Four Corners Sewer Budget. Please see the Town Manager's Report starting on page 28 for additional information related to this Article.*

Article 10: *Debt Service for Middle School Track – Fiscal Year 2025*

To see if the Town will vote to raise and appropriate and/or transfer from available funds, an additional sum or sums of money, pursuant to Chapter 44B, Section 5, of the Massachusetts General Laws, for debt service for Fiscal Year 2025 for the Middle School Track Project, as authorized under Article 7 of the May 1, 2021 Spring Town Meeting, or to take any other action relative thereto.

Community Preservation Committee

Select Board: *Recommended Unanimously*

Finance Committee: *Recommended Unanimously*

Summary: *Article 7 of the May 21, 2021 Spring Town Meeting appropriated \$1,405,374 for the new Middle School Track. The May 18, 2024 Special Town Meeting appropriated \$235,072 for Debt Service for this project. The Community Preservation Committee would like to increase this amount by \$400,000 to \$635,072 by increasing the amount toward the principal debt.*

Article 11: *Water Supply System for Heritage Landing*

To see if the Town will vote to raise and appropriate, transfer from available funds and/or borrow, pursuant to any applicable statute, a sum or sums of money, to be expended by the Town Manager, for the design, bid specifications, bidding, construction, construction administration and all related costs to extend the Town's potable water supply system to serve the Heritage Landing project at Cow Pond Brook Road, and to authorize the Town Manager to apply for a MassWorks Development Grant for such water project; provided, that no funds may be expended hereunder unless and until the Town has received a MassWorks Development Grant reimbursing the Town for all costs associated with the water project, or to take any other action relative thereto.

Board of Water Commissioners

Select Board: *Recommendation Deferred Until Town Meeting*

Finance Committee: *Recommended Unanimously*

Summary: *This article will allow the Select Board to borrow \$2,509,600 for the design and construction of a water supply system on Cow Pond Brook Road for the Heritage Landing Housing Development Project. The Town would borrow these funds contingent upon a successful award of a Mass Works Development Grant from the Commonwealth of Massachusetts. Said funds shall not be expended unless the grant is awarded to the Town.*

Article 12: *Funding for Security Improvements at Sargisson Beach*

To see if the Town will vote to raise and appropriate, transfer from available funds, and/or borrow, pursuant to any applicable statute, a sum or sums of money, to be expended by the Town Manager, for security improvements at Sargisson Beach and the Sargisson Beach Parking Area, including the purchasing of cameras, servers, installation of a structure to house equipment, and all related equipment and expenses to carry out these improvements, or to take any other action relative thereto.

Town Manager

Select Board: *Recommended Unanimously*

Finance Committee: *Recommended Unanimously*

Summary: *For the past two years, Sargisson Beach and the Parking Area has seen an increase in illegal dumping of trash and other related items that has impacted not only the ecosystem, but the recreational integrity of the Beach. The Town has taken some steps to improve security, but better cameras and related equipment is necessary to provide protection and oversight of the area. The Town does not have the personnel to patrol the area at all times and these security improvements will mitigate these issues at the Beach and parking area. Please see the Town Manager's Report starting on page 28 for additional information related to this Article.*

Article 13: *Funding To Purchase Budget Software for the Town of Groton*

To see if the Town will vote to raise and appropriate, transfer from available funds, and/or borrow, pursuant to any applicable statute, a sum or sums of money, to be expended by the Town Manager, to purchase budget software, and all costs incidental and related thereto, for the Town of Groton, or to take any other action relative thereto.

Town Manager

Select Board: *Recommended Unanimously*

Finance Committee: *Recommended Unanimously*

Summary: *This Article seeks funding for the Town’s Finance Department to purchase software for the creation of the Town’s Annual Operating and Capital Budgets. For the last 16 years, the Town Manager has relied on Excel to create the Town’s Budget. While this has been an adequate format, it is time to move the Town forward. With the current Town Manager expected to retire in the next few years, establishing a new formal Budget Process with strong historical data will allow for a seamless transition with regard to budgeting. Please see the Town Manager’s Report starting on page 28 for additional information related to this Article.*

Article 14: *Engineering Funds for Complete Streets Grant Work*

To see if the Town will vote to raise and appropriate, transfer from available funds, and/or borrow pursuant to any applicable statute, a sum or sums of money, to be expended by the Town Manager, for the purpose of paying engineering costs, and other related costs, for work associated with successfully receiving grant funding from the Commonwealth under the Complete Streets Grant Program, or to take any other action relative thereto.

Complete Streets Committee

Select Board: *Recommended Unanimously*

Finance Committee: *Recommended Unanimously*

Summary: *The Complete Streets Committee has successfully received over \$750,000 in grant funding from the Commonwealth of Massachusetts under their Complete Streets Program. Some of the projects covered by the funding have been sidewalks on West Main Street and Lowell Road, along with Pedestrian Crossing Devices along Main Street. The Committee is in the process of preparing another Grant Application this Fall. One of the requirements for this program is that the Town has to cover engineering costs for any approved project. The Committee is seeking \$35,000 for this purpose.*

Article 15: *Amend Purpose of CPA Project for Improvements to Baseball Diamond*

To see if the Town will vote to amend the purpose of CPC Proposal D “Rebuild Major League Baseball Diamond”, as voted under Article 14 of the 2023 Spring Town Meeting, to allow for a comprehensive study and development of bid specifications for improvements to Town Field, including the Major League Diamond, Little League Field, Gazebo and Playground, and all costs associated and related thereto, or to take any other action relative thereto.

***Community Preservation Committee
Town Manager***

Select Board: *Recommended Unanimously*

Finance Committee: *Recommended Unanimously*

Summary: *The 2023 Spring Town Meeting appropriated \$80,000 for improvements to the major league diamond at Town Field. This funding is not enough to design and construct the improvements. The Town Manager has approached the Community Preservation Committee and asked them to use these funds to conduct a comprehensive study of Town Field and come back with proposed improvements to enhance the recreational facility. It is the intent of the Town Manager to submit a formal project to the CPC for Fiscal Year 2026.*

Article 16: Squannacook River Dam

To see if the Town will vote to raise and appropriate, transfer from available funds, and/or borrow, pursuant to any applicable statute, a sum or sums of money, to be expended by the Town Manager, to hire the necessary professionals to determine the costs and impacts for both removal and repair of the Squannacook River Dam, or to take any other action relative thereto.

Select Board

Select Board: *Recommended Unanimously*

Finance Committee: *Recommended Unanimously*

Summary: *The Select Board and Department of Public Works are in the process of determining the future of the Squannacook River Dam. To make an informed decision, the Select Board needs to understand both the cost of removal and its impact on the environment and the cost of repair. The purpose of this Article is to appropriate the necessary funds (estimated to be \$200,000) to hire professionals to study both the repair and removal of the Dam. Based on the information received, the Select Board will be in a better position to bring this issue back to a future Town Meeting. More information on the process will be provided to the Fall Town Meeting. Please see the Town Manager's Report starting on page 28 for additional information related to this Article.*

Article 17: Authorize the Lease of Town Owned Land

To see if the Town will vote to authorize the Select Board to dispose of by lease for a period of up to thirty (30) Years a 5.24 acre portion of Town owned land located at 600 Cow Pond Brook Road consisting of portions of Assessors' Parcel 248 -41, as shown on the plan entitled "Sketch Plan of Compost Facility at DPW Facility" dated August 30, 2024, a copy of which is on file in the Town Clerk's office, for such minimum consideration and on such terms and conditions as the Select Board deems advisable, for the purpose of providing a composting facility, or to take any action relative thereto.

**Town Manager
DPW Director**

**Select Board: Recommended Unanimously
Finance Committee: No Position**

Summary: *The Town entered into a lease arrangement with Black Earth to install a composting center at the DPW Facility on Cow Pond Brook Road. The facility has been successful and the operator has been working with the DPW and Board of Health to address neighborhood concerns. The Town would like to solicit proposals to have a composting center at this location. The Town would like to be able to offer a longer term lease for up to Thirty (30) years. Town Meeting approval is required for leases of land.*

Article 18: Amend Chapter 81 "Town Meetings" of the Code of the Town of Groton

To see if the Town will vote to amend Chapter 81 "Town Meetings" of the General Bylaws of the Town by deleting Sections 81-2 and 81-4 in their entirety and replacing said sections with the following:

§81-2 Quorum

There shall be no quorum requirement for any Annual or Special Town Meeting.

§81-4 Time of Town Meetings and Town Elections

- A. Town Meetings - Town meeting sessions shall commence at times set forth in the warrants for said meetings approved by the Select Board.
- B. Town Elections - The annual election of officers and other voting by ballot shall be held on the fourth Tuesday following the first session of the Spring Town Meeting, or on such other date in March, April or May as may be determined by the Select Board in consultation with the Town Manager and Town Clerk, so long as the Select Board provides formal public notice of that date at least six weeks prior to the date established. Special town elections may be called by the Select Board. Polls at any town election shall remain open at hours determined by the Select Board in consultation with the Town Manager and Town Clerk.

- C. No elected or appointed Town board shall hold a regular meeting when a Town Meeting is in session.

or to take any other action relative thereto.

Town Manager

Select Board: Recommended (4 In Favor, 1 Against – Cunningham)

Finance Committee: No Position

Summary: *Currently, Section 81-2 of the Bylaw requires a quorum of 2% for any Special Town Meeting but there is no quorum requirement at the Spring and Fall Town Meetings. The proposed amendment would eliminate the quorum requirement at Special Town Meetings and make it consistent with the Spring and Fall Town Meetings. Section 81-4 currently requires business to be held at the first session of the Town Meeting at 7:00 p.m. Removing this requirement will allow for greater flexibility in the calling of Town Meetings, including the start time. In addition, this Section requires polls to be open for the Annual Election from 7:00 a.m. to 8:00 p.m. There are times when the Ballot for the Annual Election has no contested races and turn out is extremely light. Having the polls open for 13 hours in these instances is excessive and costly. Allowing the Select Board to set the hours on an annual basis, after consulting with the Town Manager and Town Clerk, will address this issue.*

Article 19: Zoning Amendment - Firearms Retail Sales Establishments

To see if the Town will vote to amend the Zoning Bylaws of the Town of Groton as follows:

1. Amend **Section 218-3 Definitions** by inserting the following in alphabetical order:

“FIREARMS RETAIL SALES ESTABLISHMENT”

A commercial business, possessing a Federal Firearms License (FFL), with established business hours, which derives its principal income from the sale and service of firearms, such as handguns and long guns, to individuals in an open shopping format. It may also provide repairs for firearms and their parts. Other firearms related or sporting equipment, such as accessories, ammunition, hunting and fishing products, food, or clothing, may be sold in the store as well. This definition shall not apply to small ‘by appointment only’ FFL licensed holders/collectors consistent with the provisions of Section 218-5.3.B Home Occupations, as permitted by Massachusetts General Laws and Bureau of Alcohol, Tobacco, Firearms, and Explosives Regulations (BATFE)

2. Amend **Section 218—5.2 Schedule of Use Regulations** by inserting the following entry in the Section titled “Business” after the entry numbered 80 and renumbering subsequent entries accordingly:

	USE	R-A ¹⁰	R-B ¹⁰	NB	VCB ¹⁰	GB	I	P ¹⁰	O
“81	Firearms Retail Sales Establishment	N	N	N	N	PB	PB	N	N”

3. Amend **Section 218-10 Special Regulations** by inserting a new **Section 218-10.5 Firearms Retail Sales Establishments** to read as follows:

“218-10.5 Firearms Retail Sales Establishments

A. Purpose.

- (1) To provide reasonable regulations and standards for the placement and operation of Firearms Retail Sales Establishments in appropriate places in the Town of Groton.
- (2) To minimize the adverse impacts of Firearms Retail Sales establishments on adjacent properties, residential neighborhoods, schools, and other places where children congregate, local historic districts, and other sensitive land uses.
- (3) To regulate the siting, design, placement, security, safety, monitoring, modification, and discontinuance of Firearms Retail Sales establishments.

B. Applicability.

No Firearms Retail Sales Establishment shall be operated in the Town of Groton except in compliance with the provisions of § **218-5.2** (Schedule of Use Regulations) and this § **218-10.5** (Firearms Retail Sales Establishments).

C. General requirements and conditions for all Firearms Retail Sales Establishments.

- (1) All Firearms Retail Sales Establishments shall be located within a building or structure.
- (2) The hours of operation of Firearms Retail Sales establishments shall be set by the special permit granting authority.
- (3) No Firearms Retail Sales Establishment entrance shall be located closer than 500 feet from the entrance of a preexisting public or private preschool, school providing education in kindergarten or any grades 1 through 12, junior college, college, licensed day-care center, church, library, park, playground, or other firearms retail sales establishment. Distance shall be measured in a straight line from the geometric

center of the Firearms Retail Sales Establishment's entrance door to the geometric center of the entrance door or primary public entrance location of the nearest facility listed in the previous sentence, unless there is an impassable barrier within those 500 feet that renders any part of the 500-foot straight-line distance inaccessible by a pedestrian or automobile, in which case the 500-foot distance shall be measured along the center of the shortest publicly accessible pedestrian travel path from the geometric center of the Firearms Retail Sales Establishment's entrance door to the geometric center of the entrance door or primary public entrance location of the nearest facility listed in the previous sentence.

- (4) The on-site discharge of firearms at all licensed Firearms Retail Sales Establishments is prohibited in the Town of Groton.
- (5) The maximum number of licensed Firearms Retail Sales Establishments in the Town of Groton shall not exceed three (3) such establishments.
- (6) No person under the age of 18 shall be allowed on the premises unless accompanied by a parent or legal guardian and notice of such limitation shall be posted outside the establishment.
- (7) No Firearms Retail Sales Establishment shall be located inside a building containing residential units, including transient housing such as motels and dormitories, or inside a movable or mobile structure such as a van or truck.
- (8) Firearms Retail Sales Establishments shall be located within a permanent building and may not be in a trailer, cargo container, motor vehicle or other similar nonpermanent enclosure. Firearms Retail Sales Establishments shall not have drive-through service.
- (9) No outside storage of Firearms Retail Sales, related supplies or promotional materials is permitted.
- (10) No more than one Firearms Retail Sales Establishment shall be operated from the same lot.
- (11) The special permit for a Firearms Retail Sales Establishment shall be granted to the FFL license holder rather than the owner of the property and shall not be transferrable absent an amendment to the special permit.
- (12) No display of firearms shall be visible from the building exterior.

D. Special permit requirements.

- (1) A Firearms Retail Sales Establishment shall only be allowed by special permit from the Planning Board in accordance with MGL c. 40A, § 9 and **§ 218 2.3** (Special permits) and **§ 218 5.5** (Performance standards for business and industrial special permits uses in R-B, VCB, NB, GB, and I Districts) of this chapter subject to the following statements, regulations, requirements, conditions, and limitations.
- (2) No special permit for any Firearms Retail Sales Establishment shall be issued without major site plan approval having been issued by the Planning Board, **§ 218-2.5**, Site Plan Review, of this chapter. In addition to the standards set forth within, the site plan must meet all dimensional, parking, landscaping, and signage requirements within this chapter.
- (3) A Firearms Retail Sales Establishment shall not sub-lease space from another Firearms Retail Sales Establishment in any building or establishment and is prohibited from sub-leasing space to another Firearms Retail Sales Establishment.
- (4) In addition to the application requirements set forth above, a special permit application for a Firearms Retail Sales Establishment shall include the following:
 - (a) The name and address of owner(s) of the Firearms Retail Sales Establishment licensee/applicant.
 - (b) Copies of all FFL licenses and permits issued to the applicant by the BATFE and any other agencies for the establishment.
 - (c) Evidence of the applicant's right to use the site of the establishment for the establishment, such as a purchase and sale agreement, deed, owner's authorization, or lease agreement.
 - (d) Proposed security plan with measures for the Firearms Retail Sales Establishment, including lighting, fencing, after-hours storage, security surveillance, alarms, and systems, etc., to ensure the safety of persons and to protect the premises from theft. A letter from the Town of Groton Police Chief, or designee, acknowledging review and approval of the Firearms Retail Sales Establishment security plan is required. To the extent allowed by law, all such documents shall be confidential.
 - (e) All application requirements for major site plan review as specified in **§ 218-2.5.D.(2)** of this chapter unless certain nonapplicable requirements are waived by the Planning Board.
- (5) Mandatory findings. The special permit authority shall not issue a special permit for a Firearms Retail Sales Establishment unless it finds that:
 - (a) The establishment is designed to minimize any adverse impacts on abutters and other parties in interest, as defined in MGL c. 40A, § 11.

- (b) The establishment demonstrates to the satisfaction of the Planning Board that it will meet all the permitting requirements of all applicable agencies within the Commonwealth of Massachusetts and will comply with all applicable state and federal laws and regulations; and
 - (c) The applicant has satisfied all the conditions and requirements set forth herein.
- (6) A special permit granted under this section shall have a term limited to the duration of the applicant's ownership of the business and licensure of the Firearms Retail Sales Establishment. Transfer of the establishment to another licensed proprietor or termination/expiration of applicant's FFL license shall render the special permit invalid. Transfer of the establishment or the reissuance of an expired FFL license shall require the approval of the special permit granting authority in the form of an amendment to the special permit with all information required.
- (7) The special permit granting authority may waive the buffer requirement set forth in Section 218-10.5.C(3) by a supermajority (2/3) vote as part of the issuance of a special permit provided that:
- (a) The application is for a new Applicant (change of Applicant) for an existing Firearms Retail Sales Establishment; or
 - (b) The Applicant demonstrates that the Firearms Retail Sales Establishment would otherwise effectively be prohibited within the Town; or
 - (c) That the project can be conditioned to reasonably satisfy the purpose and intent of the setback requirements.

E. Abandonment or discontinuance of use.

- (1) A special permit shall lapse if the special permit holder's Federal Firearms License (FFL) is terminated or not renewed by the BATFE unless the applicant can demonstrate reissuance of an FFL is highly probable.
- (2) A Firearms Retail Sales Establishment shall be required to remove all material, equipment, and other items subject to federal and state licensing within six months of ceasing operations.

or to take any other action relative thereto.

Planning Board

Select Board: *Recommended Unanimously*

Finance Committee: *No Position*

Planning Board: *Recommended Unanimously*

Summary: *The proposed Zoning Bylaw amendment defines firearms retail sales establishments as a use category, identifies the zoning districts where such establishments are allowed, and specifies the provisions under which such establishments may be permitted.*

Article 20: Zoning Amendment – Solar Parking Canopies

To see if the Town will vote to amend the Zoning Bylaws of the Town of Groton as follows:

1. Amend **Section 218-3 Definitions** by inserting the following definition in alphabetical order:

“SOLAR PARKING CANOPY” — A roof application of a solar photovoltaic array that is installed on top of a supporting structure built on a functional and striped parking surface so as to maintain the function of the area beneath the canopy (also known as "solar carports.")

2. Amend **Section 218—5.2 Schedule of Use Regulations** by inserting the following entry in the Section titled “Business Accessory (use)” after the entry numbered 108 and renumbering subsequent entries accordingly:

USE	R-A ¹⁰	R-B ¹⁰	NB	VCB ¹⁰	GB	I	P ¹⁰	O
“80 Solar Parking Canopy	Y	Y	Y	Y	Y	Y	Y	Y”

3. Amend **Section 218-5.3 Accessory Uses** by inserting a new **Section 218-5.3.E. Solar Parking Canopy** to read as follows:

“Section 218-5.3.E. Solar Parking Canopies

- (1) Solar Parking Canopies in the R-A District shall meet setback requirements for Accessory Structures.
- (2) Solar Parking Canopies and Surface-integrated Solar Energy Systems in non-R-A Districts shall be allowed where parking is permitted in accordance with the requirements defined in Section 218-8.1, Off-Street Parking and Loading. The requirements for the planting of trees in landscaped strips within the parking area as defined in Section 218-8.1.C.(7) Parking Lot Planting may be met elsewhere on the lot. Landscaping for parking lots located under a canopy shall be designed to manage runoff from the panels and to be shade tolerant.
- (3) Solar Parking Canopies in all zoning districts except the R-A District shall be subject to Section 218-2.5 Site Plan Review.
- (4) Solar Parking Canopies shall not exceed seventeen (17) feet in height from grade. The Planning Board may allow an increase in the maximum height based on site conditions.”

4. Amend **Section 218-2.5 Site Plan Review** by inserting the following entry under Section 518-2.5.C.(2) Threshold of Review / Major to read as follows:

“(e) Solar Parking Canopy”

Planning Board

Select Board: *Recommended Unanimously*

Finance Committee: *No Position*

Planning Board: *Recommended Unanimously*

Summary: *The purpose of this Zoning Bylaw amendment is to allow for the as-of-right installation of solar parking canopies in areas where off-street parking is provided, subject to certain requirements*

Article 21: *Zoning Amendment – Accessory Dwelling Units*

To see if the Town will vote to amend the Zoning Bylaw of the Town of Groton as follows:

1. **Amend Section 218-3 Definitions by deleting the definition for Accessory Apartment in its entirety and replace it with the following definition**

“Accessory Dwelling Unit

A self-contained housing unit, inclusive of sleeping, cooking and sanitary facilities on the same lot as a principal dwelling, subject to otherwise applicable dimensional and parking requirements, that: (i) maintains a separate entrance, either directly from the outside or through an entry hall or corridor shared with the principal dwelling sufficient to meet the requirements of the state building code for safe egress; (ii) is not larger in gross floor area than 1/2 the gross floor area of the principal dwelling or 900 square feet, whichever is smaller.

2. **Amend Section 218-5.2 Schedule of Use Regulations** by deleting the entry under Accessory Uses “Accessory apartments, as regulated under § 218-9.4” in its entirety and replace it with the following entries:

	R-A	R-B	NB	VCB	GB	I	P	O
One Accessory Dwelling Unit	Y	Y	N	N	N	N	N	N
More than One Accessory Dwelling Unit	PB	PB	N	N	N	N	N	N

3. **Amend Section 9.4 Accessory Apartment** by deleting it in its entirety and replace it with the following:

§ 218-9.4. Accessory Dwelling Unit.

§ 218-9.4.1. Purpose.

- a. To provide property owners in the R-A and R-B Districts with a means of sharing space and the burdens of home ownership, companionship, security, and services, thereby enabling them to stay more comfortably in homes and neighborhoods they might otherwise be forced to leave.
- b. Develop housing units in neighborhoods that are appropriate for households at a variety of stages in their life cycle.
- c. Provide small additional housing units for rent without substantially altering the appearance of the Town.
- d. Provide housing units for persons with disabilities.
- e. Protect stability, property values, and the residential character of a neighborhood.

§ 218-9.4.2. Attached accessory dwelling unit.

Use or rental of an accessory dwelling unit, an independent dwelling unit not to exceed 900 square feet of habitable floor area or 50% of the gross habitable floor area contained within the principal dwelling unit, whichever is less. The gross floor area shall include the interior finished habitable area to be used exclusively for the accessory dwelling unit.

No more than one accessory dwelling unit shall be allowed by right on a lot in the RA and RB Districts providing the following criteria are met:

- a. The accessory dwelling unit shall conform to the provisions of Title V of the State Sanitary Code, 310 CMR 15.00, and applicable regulations of the Groton Board of Health or be served by public sewer.
- b. Approval from the Fire Department.
- c. Building, plumbing, electrical and any other required permits are obtained.
- d. The attached accessory dwelling unit is contained within or attached to a principal dwelling.
- e. All staircases required to access an attached accessory dwelling unit must not change the general appearance of a dwelling.

- f. Space for the attached accessory dwelling unit may be provided by either raising the roof, or extending the dwelling, but only in accordance with current height and setback requirements.
- g. To maintain the character of the neighborhood, the entrance to the attached accessory dwelling unit should be on the side or rear, if possible, but may be through the front door, if there is a vestibule.
- h. The accessory dwelling unit and the principal dwelling to which it is accessory shall remain under the same ownership to preserve the principal/accessory relationship .
- i. Sufficient and appropriate area for at least one additional parking space shall be provided by the owner to serve the accessory dwelling unit. Said parking space shall be constructed of materials consistent with the existing driveway and, to prevent on-street parking, and shall have vehicular access to the driveway.
- j. The footprint of the structure in which the attached accessory dwelling unit is to be located shall not be increased by more than 900 square feet or 50% of the habitable gross floor area of the existing principal dwelling, whichever is less, and shall retain the appearance of the principal structure. Any such increase in the footprint shall not exacerbate an existing nonconformity nor create a new nonconformity.
- k. The provisions of MGL c. 40A, § 3 shall apply to any accessory dwelling units intended for occupancy by a person with a disability relative to access ramps used solely for the purpose of facilitation ingress and egress to person with physical limitations as defined in MGL c. 22, § 13A.

§ 218-9.4.3. Detached accessory dwelling unit.

The Planning Board shall authorize the installation and use and rental of a detached accessory dwelling unit not to exceed 900 square feet of habitable floor area or 50% of the gross habitable floor area contained within the principal dwelling unit, whichever is less, in a detached structure on a lot in the R-A or R-B Districts, subject to Site Plan Review pursuant to § 218-2.5 provided the following criteria are met:

- a. Sections a-c, e, h, i, and k of § 218-9.4.2 are met.
- b. A plot plan of the existing dwelling unit and proposed accessory dwelling unit shall be submitted, showing the location of the building on the lot, the proposed accessory dwelling unit, location of any septic system and required parking.
- c. The detached accessory dwelling unit shall be a complete, separate housekeeping unit. No more than one accessory dwelling unit shall be allowed by right on a lot in the RA and RB District, except by special permit.

- d. Any new construction shall be in accordance with current height and setback requirements for the district in which it is located.
 - e. No building permit shall be granted without a condition that the accessory dwelling unit shall conform to the provisions of Title V of the State Sanitary Code, 310 CMR 15.00, and applicable regulations of the Groton Board of Health.
 - f. Any property that has been granted a building permit for a detached accessory dwelling unit shall not be further divided unless all zoning requirements can be met for the district in which it is located.
 - g. Prior to approval under Site Plan Review a for a detached accessory dwelling unit the Planning Board shall make the following findings:
 - (1) The detached accessory dwelling unit meets the requirements of this section.
 - (2) The detached accessory dwelling unit will provide housing opportunities in conformance with the purpose of this section.
4. **Amend Section 218-2.5 Site Plan Review** by adding the following at the end of Section B.(2) Applicability

“(d) Detached Accessory Dwelling Unit (refer to Section 218-9.5)”

or to take any other action relative thereto.

Planning Board

Select Board: *Recommended Unanimously*

Finance Committee: *No Position*

Planning Board: *Recommended Unanimously*

Summary: *This article amends the Zoning Bylaw to conform with newly adopted changes to the Massachusetts Zoning Act relative to Accessory Dwelling Units while retaining much of the local regulatory framework. The major regulatory requirements include:*

- *The term Accessory Dwelling Units replaces the nomenclature for Accessory Apartments and the definition tracks definition from the State legislation*
- *An occupancy requirement of either the Accessory or Principal unit by the property owner is no longer permitted under the State legislation.*
- *Accessory unit size is limited to 900 square feet or 50% of the gross habitable floor area of the principal unit, whichever is smaller. Current zoning limits size to 800 square feet.*
- *No more than one accessory unit is to be allowed as of right on a lot, however the proposed zoning amendment does require detached accessory units to be subject*

to site plan review by the Planning Board. The current zoning allowed attached units as of right and detached by special permit. Special permits are no longer permitted unless more than one accessory dwelling is contemplated. This bylaw does not contain provisions for more than one accessory dwelling unit per lot in a single-family district, which may be allowed by special permit.

- The bylaw leaves many of the dimensional, bulk, parking, and site requirements consistent with the State legislation.

Article 22: Amend Chapter 198 Stormwater Management – Low Impact Development

To see if Town will vote to amend the Code of the Town of Groton by deleting Chapter 198, “Stormwater Management – Low Impact Development,” in its entirety and replacing it with a new Chapter 198, “Stormwater Management – Low Impact Development” as on file in the Office of the Town Clerk, or to take any other action relative thereto.

Earth Removal Stormwater Advisory Committee

Select Board: *Recommended Unanimously*

Finance Committee: *No Position*

Summary: *The Committee is proposing an amendment to the Stormwater Management By-law to update the by-law so that it is consistent with the new Massachusetts Stormwater Handbook and Regulations.*

Article 23: Accept Monarch Path as a Town Way

To see if the Town will vote to accept Monarch Path as a public way, as recommended by the Planning Board and laid out by the Select Board and as shown on a plan entitled “Right-of-Way As-Built of Monarch Path, Groton, Massachusetts, Owned by Ebrahim Masalehdan”, prepared by TFM Civil Engineers, Bedford, NH for Ebrahim Masalehdan, dated May 2, 2022, and on file with the Town Clerk; to authorize the Select Board to acquire, by gift, purchase or eminent domain such land and easements for the creation, maintenance and operation of a public way, including but not limited to easements for access, grading, drainage, sloping, construction and utilities, in all or any portions of such way and the parcels on such way, or to take any other action relative thereto.

Select Board

Select Board: *Recommendation Deferred Until Town Meeting*

Finance Committee: *No Position*

Summary: *To accept Monarch Path as a public way.*

Article 24: Citizens’ Petition – Reduce Statutory Speed Limit from 30 MPH to 25 MPH

To see if the Town will vote to amend Groton Traffic Rules and Orders, Article XI Speed Regulations, Town of Groton Speed Limits, by adopting MGL, c. 90, §17C Sections 193 of Chapter 218 of the Acts of 2016. Mass.gov: “Section 193 allows a municipality to opt-in to Section 17C of Chapter 90 of the MGL, thereby reducing the statutory speed limit from 30 mph to 25 mph on any or all city or town-owned roadways within a thickly settled or business district. The legislation also requires cities and towns to notify MassDOT of these changes,” or to take any other action relative thereto.

Citizens’ Petition

<u>Name</u>	<u>Address</u>	<u>Name</u>	<u>Address</u>
James A. Barisano	15 Longley Road	Paul Barstow	283 Old Dunstable Road
Lynne Burmeister	37 Throne Hill Road	Jeff Gordon	161 Main Street
Sadie Guichard	15 Whiting Ave	Lisa Murray	85 Wharton Row
Karen Tucker-Barisano	15 Longley Road	David Butz	532 Longley Road
Paul F. Murray, Jr.	85 Wharton Row	Greg Sheldon	62 Whispering Brook Road

Select Board: Recommendation Deferred Until Town Meeting

Finance Committee: No Position

Summary: The following summary was prepared by the petitioners and represents their view on the Article: *Groton has approximately 110 miles of roads and no sidewalks or bike lanes on 80% of them. Vehicles traveling on Groton’s roads routinely exceed the posted speed limits by five to ten miles per hour. At the Groton Master Plan Public Session held at the Groton Center, the Barrett Planning Group revealed that the risk of death to a pedestrian hit by a vehicle is 18% at 20 miles per hour, 50% at 30 miles per hour and 88% at 40 miles per hour. Risks vary significantly by age. This is commonsense solution, which has been adopted by eighty-one Massachusetts cities and towns, including towns adjacent to Groton. It will help reduce the risk of injury and death to those walking, jogging and on bicycles. This is a multi-step process. If approved by Town Meeting, the Select Board will appoint a committee to conduct a traffic study in cooperation with the MassDOT. Currently posted speed regulations on streets within business and thickly settled districts will each be evaluated. When all steps in the process are complete and approval has been granted by the MassDOT, the Town will remove all speed restriction signs applicable to the previous speed limit and begins enforcement of the 25 MPH speed limit. All citizens of Groton are urged to support this pedestrian safety initiative.*



Hereof fail not and make return of your doings to the Town Clerk on or before time of said meeting.

Given under our hands this 16th Day of September in the year of our Lord Two Thousand Twenty-Four.

Alison S. Manugian

Alison S. Manugian, Chair

Rebecca H. Pine

Rebecca H. Pine, Vice Chair

Peter S. Cunningham

Peter S. Cunningham, Clerk

John F. Reilly

John F. Reilly, Member

Matthew F. Pisani

Matthew F. Pisani, Member

**OFFICERS RETURN
Groton, Middlesex**

Pursuant to the within Warrant, I have this day notified the Inhabitants to assemble at the time, place, and for the purpose mentioned as within directed. Personally posted by Constable.

Constable

Date Duly Posted

3. Town Counsel Expenses Requested \$40,000

The Town is currently facing three Arbitration Cases with the Police Union. These cases are very expensive to defend. Based on the number of hearings anticipated, the Legal Budget will need an additional \$40,000 for this purpose. This funding, since it is a one-time expense, will come from the Excess and Deficiency Fund (Free Cash).

Select Board: *Recommended Unanimously*
Finance Committee: *Recommended Unanimously*

4. Insurance and Bonding Requested: \$20,000

Due to a number of natural events (lightning strikes, etc.), the Town has seen an 18% increase in Liability Insurance for Fiscal Year 2025. When the original budget was set last May, the Town had not received the final estimate and did not budget enough to cover the increase. There is currently an anticipated shortfall of \$20,000 in this Account. This funding, since it is a recurring cost, will come from the Unexpended Tax Capacity.

Select Board: *Recommended Unanimously*
Finance Committee: *Recommended Unanimously*

5. Police Expenses Requested: \$6,400

At the beginning of the Fiscal Year, there were three vacancies in the Police Department. Two of those vacancies have been filled with new recruits who need to attend the Police Academy. The cost to the Town for sending these recruits to the Academy is \$3,200 each, for a total of \$6,400. This funding, since it is a one-time expense, will come from the Excess and Deficiency Fund (Free Cash).

Select Board: *Recommended Unanimously*
Finance Committee: *Recommended Unanimously*

6. Fire Wages Requested: \$154,411

The closing of the Nashoba Valley Medical Center (NVMC) has had an adverse impact on the Fire Department creating a severe situation for emergency medical responses by the Department. The NVMC was only three miles from the Center Fire Station. The Department now has the following distances to new primary hospitals: Emerson Hospital - 26 minutes at 18.5 miles; Leominster Hospital - 26 minutes at 16.3 miles; and St. Joseph Nashua - 23 minutes at 13.2 miles. In addition, other alternative hospitals have the following distances: Lowell General Hospital - 30 minutes at 14.2 miles; and Southern New Hampshire Medical Center - 30 minutes at 14.4 miles. These distances and travel times are from the geographic center of Town; thus the actual times and distances will vary. Depending on the time of day and traffic conditions, these locations can add as much as 15 minutes to the transport time. The Department has already seen the impact of delayed response times based on these distances and the influence this has had on the health and safety of Groton residents. Since the closure of NVMC, the Department made several transports to Emerson and St. Joseph's Hospitals. During those transports, the Ambulance averaged 1 hour 30 minutes total transport time. What is not included is the additional 20 minutes to refuel the ambulance prior to returning to the Station.

The Station is not staffed for two hours during these transports, which is unacceptable, especially if another emergency call is received. This very situation continues to happen and what is usually a 1-2 minute response time to leave the station now is taking over 10 minutes (Call EMTs or Mutual Aid Response). To address this, the Fire Chief has requested funding for two additional Firefighter/EMTs for the remainder of Fiscal Year 2025. This is a short-term solution and allows the Department to guarantee staffing for that second ambulance which is desperately needed. The increase to the budget would be an additional \$171,182.00 as follows:

Wages:	\$154,411
Gear and Clothing:	\$ 7,425
Health Insurance:	<u>\$ 24,346</u>
 Total	 \$186,182

This additional staffing will provide the time needed for the Department/Town to evaluate the total impact of the closure of NVMC and bring back a formal proposal to the 2025 Spring Town Meeting as part of the Fiscal Year 2026 Budget. As the Town is unsure of the final expense at this time, the initial funding will come from the Excess and Deficiency Fund (Free Cash) until a final formal proposal is presented.

Select Board: *Recommended (4 In Favor, 1 Abstain – Pisani)*

Finance Committee: *Recommended Unanimously*

7. Fire Expenses Requested: \$7,425

See Explanation #6 above.

Select Board: *Recommended (4 In Favor, 1 Abstain – Pisani)*

Finance Committee: *Recommended Unanimously*

8. Council on Aging Expenses Requested: \$7,500

The Council on Aging Director has requested funding for the mailing of a bi-monthly newsletter as well as a twice per year mailing to all registered voters in Groton . The goal of this newsletter mailing is to allow for more inclusivity, greater reach and to enhance community involvement in The Groton Center. The cost is approximately \$7,500. The bi-monthly newsletter mailing would be available to Groton residents aged 60 and older; those younger and/or residing outside of Groton will be encouraged to receive their newsletter in person at The Groton Center, or to access it online. The twice yearly newsletter mailing would be mailed to all registered voters in the town of Groton. At least once per year, this mailing will include a programming survey to determine the needs and wants of residents. Currently, the Council produces a bi-monthly newsletter that contains information on ongoing and upcoming programs as well as outreach information, such as health insurance reminders and updates, financial assistance programs and mental health resources. This newsletter is available via email, on the COA website as well as at the Center. A small number of Groton residents (6 currently) pay a \$5 per year fee to receive the newsletter via USPS. This cost is often a barrier for many Seniors who live on a limited income. In 2023 The Groton Center hosted 884 residents 16,526 times for various programs, events and outreach purposes. In order to reach those who are not currently visitors of The Groton Center, those who visit infrequently and those who are not able to utilize a

computer/email or have transportation limitations, mailing the newsletter is a vital piece of the puzzle. This funding, since it is a recurring cost, will come from the Unexpended Tax Capacity.

Select Board: *Recommended (4 In Favor, 1 Against – Manugian)*

Finance Committee: *Recommended (5 In Favor, 1 Against – Green, 1 Deferred – Whitefield)*

9. Weed Management – Groton Lakes

Requested: \$88,500

In 2012, the Town appropriated approximately \$100,000 to fund a major herbicide treatment of Lost Lake/Knops Pond to eradicate invasive weeds. This was a very successful endeavor. In 2019, the Lakes required another major treatment and this funding came from the Community Preservation Fund. Solitude Lake Management, the firm utilized by the Groton Lakes Association (GLA) to treat the Lakes, has determined that a major treatment is required in May 2025. The Community Preservation Committee (CPC) has determined that these periodic treatments are “maintenance” and not “preservation”, therefore CPA funds cannot be used again. While this is something that could be added to the Capital Budget, the optimal treatment time is May. Capital Budget Funds are not available until July. Waiting another year would be disastrous according to our consultant. To that end, funding is being requested at the 2024 Fall Town Meeting. The estimated cost for the treatment is \$123,500. To help offset the total cost, the GLA will privately raise \$35,000 toward the cost. The Town would then need to appropriate \$88,500 for the Treatment. This funding, since it is a one-time expense, will come from the Excess and Deficiency Fund (Free Cash).

Select Board: *Recommended Unanimously*

Finance Committee: *Recommended (5 In Favor, 1 Against – Lengyel, 1 Deferred – Green)*

10. Debt Service

Requested: (\$124,159)

Based on final borrowing terms on FY 2025 Bond issues, the total Debt Service Budget will be reduced by \$124,159. The primary reduction, and good news for Groton’s Taxpayers, is the interest rate on the Bond Anticipation Note for the remaining Florence Roche Elementary School Construction Project came in under the original estimates, saving the taxpayers \$255,614 in Fiscal Year 2025. The Debt Budget will be adjusted to reflect borrowing for the Fire Department Ambulance approved at the 2023 Spring Town Meeting, as well as paying down the debt on the Highway Dump Truck approved at the 2022 Spring Town Meeting. The following is the proposed new Debt Budget for Fiscal Year 2025:

			<u>Original</u>		<u>Proposed</u>
2000	Long Term Debt - Principal Excluded	\$	2,025,000	\$	2,025,000
2001	Long Term Debt - Principal Non-Excluded	\$	165,000	\$	160,000
2002	Long Term Debt - Interest - Excluded	\$	1,340,252	\$	1,340,252
2003	Long Term Debt - Interest - Non-Excluded	\$	110,364	\$	106,974
2004	Short Term Debt - Principal - Town - Non Excluded	\$	123,526	\$	247,532
2005A	Short Term Debt - Interest - Town - Non Excluded	\$	8,644	\$	24,483
2005B	Short Term Debt - Interest - Town - Excluded	\$	1,283,825	\$	1,028,211
DEPARTMENTAL TOTAL		\$	5,056,611	\$	4,932,452

These issues will be funded as follows:

- Excluded Debt will be Decreased by \$255,614 from \$4,649,077 to \$4,393,463
- Debt within the Tax Levy will be decreased by \$8,390
- To fund the Short Term Principal and Short Term Interest Increases (total of \$139,845), \$104,955 will come from Ambulance receipts and \$34,890 will come from Free Cash.

Select Board: *Recommended Unanimously*
Finance Committee: *Recommended Unanimously*

11. Health Insurance Requested: \$24,346

See Explanation #6 above.

Select Board: *Recommended (4 In Favor, 1 Abstain – Pisani)*
Finance Committee: *Recommended Unanimously*

Article 3: Transfer - Capital Stabilization Fund Requested: \$900,000

The current balance in this fund is \$90,394. The Town’s Financial Policies call for a balance in this Fund of 1.5% of the Operating Budget. If all the transfers and appropriations are approved under Article 2 of this Warrant, the total Fiscal Year 2025 Operating Budget will be \$51,328,320. This would require a Capital Stabilization Fund Balance of \$769,925. However, the anticipated Fiscal Year 2026 Capital Budget is \$898,991. Therefore, it is requested that the Town appropriate \$900,000 from Free Cash to add to this Fund.

Article 12: Security Improvements at Sargisson Beach Requested: \$40,000

From the Summary in the Warrant: For the past two years, Sargisson Beach and the Parking Area has seen an increase in illegal dumping of trash and other related items that has impacted not only the ecosystem, but the recreational integrity of the Beach. The Town has taken some steps to improve security, but better cameras and related equipment is necessary to provide protection and oversight of the area. The Town does not have the personnel to patrol the area at all times and these security improvements will mitigate these issues at the Beach and parking area. The Town is requesting \$40,000 to fund these improvements. This funding will come from the Excess and Deficiency Fund (Free Cash).

Article 13: Purchase Budget Software Requested: \$35,000

From the Summary in the Warrant: This Article seeks funding for the Town’s Finance Department to purchase software for the creation of the Town’s Annual Operating and Capital Budgets. For the last 16 years, the Town Manager has relied on Excel to create the Town’s Budget. While this has been an adequate format, it is time to move the Town forward. With the current Town Manager expected to retire in the next few years, establishing a new formal Budget Process with strong historical data will allow for a seamless transition with regard to budgeting. The Town will be requesting \$35,000 to fund the Software. This funding will come from the Excess and Deficiency Fund (Free Cash).

Article 14: Complete Streets Grant Engineering Requested: \$35,000

From the Summary in the Warrant: The Complete Streets Committee has successfully received over \$750,000 in grant funding from the Commonwealth of Massachusetts under their Complete Streets Program. Some of the projects covered by the funding have been sidewalks on West Main Street and Lowell Road, along with Pedestrian Crossing Devices along Main Street. The Committee is in the process of preparing another Grant Application this Fall. One of the requirements for this program is that the Town has to cover engineering costs for any approved project. The Committee is seeking \$35,000 for this purpose. This funding will come from the Excess and Deficiency Fund (Free Cash).

Article 15: Amend Purpose of CPA Project – Baseball Diamond Requested: \$80,000

From the Summary in the Warrant: The 2023 Spring Town Meeting appropriated \$80,000 for improvements to the major league diamond at Town Field. This funding is not enough to design and construct the improvements. The Town Manager has approached the Community Preservation Committee and asked them to use these funds to conduct a comprehensive study of Town Field and come back with proposed improvements to enhance the recreational facility. It is the intent of the Town Manager to submit a formal project to the CPC for Fiscal Year 2026.

Article 16: Squannacook River Dam Requested: \$200,000

From the Summary in the Warrant: The Select Board and Department of Public Works are in the process of determining the future of the Squannacook River Dam. To make an informed decision, the Select Board needs to understand the cost of removal and its impact on the environment or the cost of repair. The purpose of this Article is to appropriate the necessary funds (estimated to be \$200,000) to hire professionals to study both the repair and removal of the Dam. Based on the information received, the Select Board will be in a better position to bring this issue back to a future Town Meeting. More information on the process will be provided to the Fall Town Meeting. This funding will come from the Excess and Deficiency Fund (Free Cash).

Should the Town Meeting agree with these appropriations, \$1,602,572 will come from the Town’s Free Cash Account, leaving a Free Cash balance of \$1,154,546. In the Spring of 2025, it is expected that \$300,000 in Free Cash will be required to cover Debt Service, OPEB Trust Fund and Department Head Performance Incentives, leaving a balance of \$854,546 in Free Cash. The one issue that will need to be addressed is the GDRSD Capital Plan. The request is usually around \$500,000, so there should be a sufficient amount of Free Cash to cover that expense as well. Based on final anticipated new Growth for FY 2025 and the Final Cherry Sheet Estimates received from the State, the Budget approved at Town Meeting is currently \$62,811 under the anticipated FY 2025 Levy Limit. For the line items that are reoccurring and will be funded through taxation, it is requested that \$19,110 come from this amount, which will leave the Town \$43,701 under the anticipated Levy Limit for Fiscal Year 2025. In the Spring of 2024, the tax rate was estimated at \$15.61. Based on the proposed changes at the Fall Town Meeting, the anticipated tax rate is \$15.53. The following chart is a breakdown of the anticipated rate:

	<u>Actual</u> <u>FY 2024</u>	<u>Proposed</u> <u>FY 2025</u>	<u>Dollar</u> <u>Change</u>	<u>Percent</u> <u>Change</u>
Levy Capacity Used	\$ 36,587,742	\$ 38,096,508	\$ 1,508,766	4.12%
Tax Rate on Levy Capacity Used	\$ 13.36	\$ 13.80	\$ 0.44	3.29%
Average Tax Bill	\$ 9,284	\$ 9,590	\$ 306	3.29%
Excluded Debt	\$ 4,732,786	\$ 4,776,976	\$ 44,190	0.93%
Tax Rate on Excluded Debt	\$ 1.73	\$ 1.73	\$ -	0.00%
Average Tax Bill	\$ 1,202	\$ 1,202	\$ -	0.00%
Final Levy Used	\$ 41,320,528	\$ 42,873,484	\$ 1,552,956	3.76%
Final Tax Rate	\$ 15.09	\$ 15.53	\$ 0.44	2.92%
Average Tax Bill	\$ 10,487	\$ 10,792	\$ 306	2.92%

Respectfully submitted,

Mark W. Haddad
 Mark W. Haddad
 Town Manager

**TOWN OF GROTON COMMITTEE
INTEREST FORM**

Town Government needs citizens who are willing to give time in the service of their community. If you are interested in serving, on a voluntary basis, on boards and committees within the Town, please complete this form and return to:

**TOWN OF GROTON, SELECT BOARD
173 MAIN STREET, GROTON, MA 01450**

Date: _____

Name _____
First
M.I.
Last

Mailing Address _____

Circle One GROTON, 01450 WEST GROTON, 01472

Telephone No. (home) _____ (cell) _____

Preferred e-mail Address _____

Occupation _____

Background _____

Specific committees in which you are interested:

Department Name	Vacancies
Agricultural Commission	1
Cable Advisory Committee	1
Commission on Accessibility	1
Design Review Committee	2
Destination Groton Committee	1
Great Pond Advisory Committee	3
Groton Sewer Commission	1
Historic District Commission	1
Housing Authority	1
Housing Partnership	2
Local Cultural Council	4
Old Burying Ground Commission	3
Personnel Board	1
Scholarship Committee	1
Sustainability Commission	1
Weed Harvester Committee	2
West Groton Rail Trail Committee	1
Zoning Board of Appeals	1



Groton Town Meeting Amendment Work Sheet

Select one sections ONLY by marking the box.
Please print neatly and cross through all words that do not apply.

I move to amend the {main motion | amendment}

by striking the words _____

and by substituting the words _____

I move to amend the {main motion | amendment}

by striking in its entirety {Section | Paragraph} # _____

and by substituting in its place the following: {Section | Paragraph} # _____

I move to amend the {main motion | amendment}

by adding the following {words | sentence | paragraph} _____

after the words _____

Name (printed): _____ Signature: _____

Street: _____ Date: _____

See instructions and information on reverse

Continuation

Instructions for using this form:

- Neatly print all information.
- Select the shaded section to be used by marking the check box.
- In the selected section, cross through all words that are not to be part of the amendment.
- Fill in the identification information and signature at the bottom of the form.
- Request to be recognized by the Moderator and then move the amendment by reading the completed form.
- Present the completed and signed form to the Moderator.

From the *Groton Town Meeting Procedures* booklet:

Amendments

If a voter wished to change a motion in some fashion, the procedure is to amend the motion. All motions to amend must be in writing and must state exactly how the voter wishes to change the motion so that the Moderator can know exactly what it is the voter wants to do before ruling on the motion or putting it to a vote. A voter who wishes to amend a *main motion* must have the amendment in writing and available to hand to the Moderator *before* rising to offer the amendment. The Moderator may refuse to put to the Meeting an amendment which is not immediately available in writing – the Moderator also will rule out of order an motion to amend which changes the original motion so drastically that, in the Moderator’s opinion, the motion is no longer within the “four corners” of the article.

An amendment may consist of adding, deleting, or substituting words in the motion. It may take the form of a “motion to substitute”: a different motion. Sometimes a speaker tries to amend “the article,” but this is improper language. It is the motion on the floor, not the article on the Warrant, that is to be amended.

A motion to amend requires only a majority vote, even though the motion to be amended may require two-thirds or more for final passage.

General Information:

- An amendment may be made to modify either the main motion already on the floor or another amendment that has been previously moved.
- All motions to amend must be presented to the Moderator in writing.
- All amendment must keep the amended motion within the general scope of the originally posted warrant article. This is referred to as “within the four corners” of the article.
- Town counsel may be asked to review an amendment and present an opinion on the legality of the amendment prior to being accepted by the Moderator for consideration by town meeting.
- Amendments should (if possible) be carefully written and reviewed prior to town meeting.
- It is strongly recommended that the Moderator be made aware of the intention to present an amendment well before the start of Town Meeting or as soon as possible within Town Meeting.**