Revisions as of 8/16/20

TOWNTOWN OF WAREHAM 1739 — 19772020 CHARTER REVIEW COMMISSION COMMITTEE FINAL REPORT 19772020

ORIGINALLY ADOPTED 1977 AMENDMENTS FEBRUARY 26, 2018

SUMMARY OF ARTICLES

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ARTICLE 1 Incorporation: Division of Powers: Powers of The Town

This article assures that the Town of Wareham will be allowed to exercise every power it is possible for a town to have, without being required to go to the state legislature to seek special legislation.

ARTICLE 2 Legislative Branch

This article asserts the Open Town Meeting as the legislative arm of the Town government. It describes the mechanics of calling and running a Town Meeting, and circulation of Town Meeting Warrants.

It further describes those committees whose primary purpose is to perform a legislative function: Finance Committee, Planning Board, Capital Planning Committee and describes the selection process for members.

ARTICLE 3 Elected Officials

This article lists those offices to be filled by elected individuals, and defines the function of each Board.

ARTICLE 4 Town Administrator

This article describes the appointment, qualifications, term of office as well as the powers and duties of the Administrator. It also describes the function of an Acting Town Administrator. The article further outlines the removal or suspension of a Town Administrator.

ARTICLE 5 Fiscal Procedures

This article describes the Town's fiscal year, the budget submissions of the School Committee and the Town. It further describes the submission of the proposed budget, including the capital improvement program, and how information is disseminated to the public before the Town Meeting.

ARTICLE 6 Administrative Organization

This article describes the method by which the town may, through the town meeting, vote to modify the administrative structure, in order to provide services and programs in a more efficient or effective manner.

ARTICLE 7 General Provisions

This article contains a number of technical provisions, but it also defines removals and suspension of personnel, as well as the recall of any elected official.

ARTICLE 8 – TRANSITIONAL PROVISIONS

This article provides for the continuation of all existing general laws, special laws, bylaws rules and regulations pertaining to the Town during any time of transition.

ARTICLE 1

This article is designed to assure that the Town of Wareham will be allowed to exercise every power it is possible for a Town to have, without being required to go to the state legislature to seek special legislation.

ARTICLE 2

This article continues the open Town meeting as the legislative arm of the Town government. In almost every respect the Town meeting will continue as it has always functioned, but certain new features are added, as follows:

 Recognizing that the holding of a special fall Town meeting has become a regular event, the charter provides that a regular Town meeting shall be held each fall.

This provision will enable proper planning to be done and should serve to give a better balance to the legislative workload of the Town meeting.

- b) The finance committee and personnel board are continued as committees of the Town meeting and to them has been added a new committee on capital planning. Because the planning board has many duties with regard to the Town meeting it has also been placed in this article and the same type of selection process for its members as is used for the finance and personnel committees.
- c) A new procedure is detailed regarding the time for submitting proposed warrant articles, the opening and closing of warrants, and the publication of Town meeting warrants.

ARTICLE 3-

The selectmen, school committee, assessors and housing authority will continue to

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consist of the same number of members serving terms of the same length as at present. The Town moderator, clerk treasurer and collector will continue to be elected for terms of the same length as at present. The sewer commission will be phased out and their work will be performed through

the board of selectmen by the municipal maintenance department. The board of health and the commissioners of trust funds will continue to serve but their members will be appointed by the board of selectmen.

ARTICLE 4

This article continues the existing position of executive secretary, but greatly improves the position to make it workable. The board of selectmen will be directed to appoint a professionally qualified full-time Town administrator. Unlike the present system the powers, duties and responsibilities of the administrator are detailed by the charter. Under the existing system the selectmen could appoint without regard to qualifications and could interfere in the day to day operations of the office. Language has been inserted in article 3 concerning the selectmen (see section 3-2b), which makes it clear the role of the selectmen is to establish policy which is to be carried out for them by full-time personnel. The selectmen are authorized to remove a Town administrator from office at any time, as presently, but under the charter an open public hearing would be required on the removal. Some of the significant powers of the position are as follows:

- To appoint all persons for whom no other method is provided by the charter, but all of his appointments are subject to a right by the selectmen to veto such appointments.
- b) To submit an annual operating budget as a consolidated whole to the finance committee.
- e) To operate a centralized purchasing system for the Town.
- d) To coordinate and oversee a comprehensive Town personnel system so that all Town employees are treated fairly and in a uniform way.

ARTICLE 5

It might be said that the heart of the new charter is an improved, consolidated system for the development, submission, review and adoption of an annual Town budget. All of us, as taxpayers, are concerned with the ever rising cost of local government. One way in which those costs can be better monitored and controlled is through the budget process. We believe the new provisions will have a significant impact on identifying those areas in which costs are rising. In brief the budget system is as follows:

The school committee is directed to hold a public hearing on a proposed budget before it takes a final vote on a proposed budget. It is expected the committee will hold its hearing in mid January and will take its final vote on the proposed budget before the end of that month.

- b) The Town administrator is required to submit to the finance committee by the middle of February a proposed budget and simultaneously provide for publishing in a newspaper a general summary of the proposed budget and a budget message that will explain the proposed budget in layman's terms that all of us can understand.
- e) The finance committee will hold public hearings on the budget, may call before it any Town officer or employee to provide information and assistance, and as presently, will submit a written report at Town meeting detailing its recommendations concerning the budget.

ARTICLE 6

This article provides a flexible method by which the Town may, through the Town meeting, vote to modify the administrative structure in order to provide services and programs in a more efficient or effective manner.

ARTICLE 7

This article contains a number of technical provisions, but it also contains a number of substantive ones which should be noted, as follows:

- a) A notice of every vacancy which occurs in a Town office or Town employment is to be posted so that qualified Town residents may submit their names for consideration.
- A standard procedure governing removals is provided which is designed to be fair and equitable, and uniform.
- e) A system by which an elected official may be recalled from office before the term for which he is elected has expired will, for the first time in our history, be available. It is not intended to be a simple procedure or one which will be frequently used. However, it will be available in extreme situations. The signatures of 10 percent of the voters would need to be gathered within fourteen days in order to call a special election at which it would be determined if the elected official should be removed from office. At the present time this represents almost 1,000 names.

ARTICLE 8

This article provides the bridge between our existing system of government and that which would prevail under the charter. All Town officers and employees would continue to serve. No Town employee is going to lose his or her job because of the charter. The sewer commission will cease to operate as a separate entity and its functions will be placed in the municipal maintenance department.

	Respectfully submitted,	
	WAREHAM CHARTER COMMISSION	
George C. Decas, Chairman	Edward Tamagini, Vice-Chairman	
Robert A. Collins	Phyllis A. McGraw	
Charles S. Gleason, M.D.		
Helen Palmer Lincoln	George F. Taber	

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ARTICLE 1 INCORPORATION AND: DIVISION OF POWERS: POWERS OF THE TOWNTOWN

Section 1-1 Incorporation

The inhabitants of the <u>TownTown</u> of Wareham, within the territorial limits established by law, shall continue to be a <u>corporate and politic</u> body corporate and politic under the same <u>name</u> "<u>Town</u>Town of Wareham."

Section 1 - 2 Short Title

This <u>instrument_document</u> shall be known and may be cited as the Wareham Home Rule Charter. For the purposes of this document, it is referred to as "the Charter."

Section 1 - 3 Division of Powers

The administration of all the fiscal, prudential and municipal affairs of the townTown shall be vested in an executive branch headed by a board of Selectmen. The legislative powers of the TewnTown shall be exercised by an open TewnTown Mmeeting.

Section 1 - 4 Powers of the TownTown: Intent of the Voters

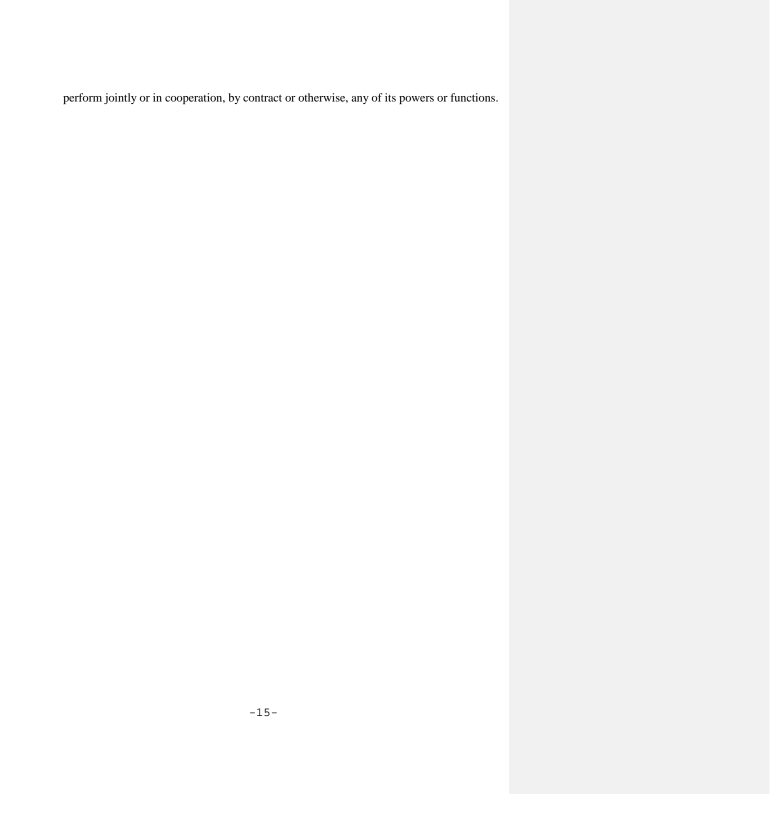
It is the intent and the purpose of the voters of the <u>TownTown</u> of Wareham, through the adoption of this <u>Ceharter</u>, to secure for the <u>TtownTown</u> all of the powers possible to secure under the constitution and statutes of the Commonwealth <u>of Massachusetts</u>, as fully and as completely as though each such power were specifically and individually enumerated herein.

Section 1 - 5 Interpretation of Powers

The powers of the <u>TtownTown</u> under the <u>C</u>harter shall be construed and interpreted liberally in favor of the <u>TtownTown</u>, and the specific mention of any particular power is not intended to limit in any way the general powers of the <u>TtownTown</u> as stated in section 1-4.

Section 1-6 Intergovernmental Relations

The Ttown Town may enter into agreements with any other unit of government to



ARTICLE 2 LEGISLATIVE BRANCH

Section 2 - 1 Town Town Meeting

The legislative powers of the $\frac{\text{Town}}{\text{Town}}$ shall continue to be exercised by a $\frac{\text{Town}}{\text{Town}}$ $\frac{\text{Mm}}{\text{Town}}$ open to all voters.

Section 2 - 2 Presiding Officer

A town moderator, chosen as provided in Section 3-4, shall preside at all town meetings, regulate the proceedings, decide all questions of order and make public declaration of all votes. In the event of the absence or the disability of the town moderator the duties shall fall to the deputy town moderator, and if that individual is unable to serve thereafter to the town clerk. This individual shall call the meeting to order and shall preside until a temporary town moderator is chosen, as prescribed in MGL Ch. 39, sect. 14.

A town moderator, chosen as provided in section 3-4, shall preside at all town meetings,

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regulate the proceedings, decide all questions of order and make public declaration of all votes. In the event of the absence or the disability of the town moderator and deputy town moderator, the town clerk shall call the meeting to order and shall preside until a temporary town moderator is chosen, as prescribed in MGL Ch 39, sect. 14.

Note: Section 2-2 was amended by Town meeting vote at the annual Town meeting held on April 23, 2001 under Article 41 authorizing the addition of a deputy Town moderator. Approved by the Attorney General on June, 1, 2001.

Section 2 - 3 Time of Meeting

The town meeting shall meet at least twice in each calendar year. The first such meeting, which shall be construed to be the annual town meeting, shall be held during the month of April, at a time fixed by by-law, and shall primarily be concerned with the determination of all matters that have a fiscal effect on the town, including, but not limited to, the adoption of an annual operating budget covering all town agencies.

The second such meeting, which shall be the annual Fall Town Meeting, shall be held in the month of October, at a time fixed by by-law.

The second such meeting, which shall be the annual fall town meeting, shall be held during the last 4 calendar months, at a time fixed by by law.

The board of selectmen may call additional town meetings, at other times to act on the legislative business of the town in an orderly and expeditious manner by the issuance of warrants.

Note: Section 2-3 was amended by Legislative approval on November 22, 2016, Chapter 319 of the Acts of 2016.

Section 2-4 Town Meeting Warrants

- (a) In General Every town meeting shall be called by a warrant issued by the Board of Selectmen which shall state the time and place of the meeting and, by separate articles, the subjects which are to be acted upon.
- (b) Initiation of Warrant Articles Warrant articles shall be initiated as provided for by state law, including but not limited to G.L. c. 39, s. 10.
- (c) Warrants- After voting to open any Spring or Fall Annual Town Meeting warrant
 the Board of Selectmen, within the ensuing 24 hours, shall post notice of such vote on the
 Town's principle bulletin board and on the Town's website.

The notice shall identify the opening and closing dates of the warrant, and shall identify the place or places where citizen petitioned articles may be submitted. No

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spring or fall Annual Town Meeting warrant may close until such notice has been posted for at least 10 calendar days.

Subsequent to the posted warrant opening and closing dates, the Board of Selectmen may vote to reopen and close the warrant in order to receive additional warrant articles.

(d) Circulation of Warrant- Annual and Special Town Meeting warrants shall be posted on the principle Town bulletin board, posted on the Town's municipal website and posted as may be further set out in the by-laws.

No later than the second Monday in March for the spring Annual Town Meeting and the final Monday in September for the fall Annual Town Meeting, the Board of Selectmen shall deliver the warrant to the Finance Committee and Moderator.

Copies of the warrant for any Special Town Meeting shall be delivered to the Finance Committee and Moderator at least 21 calendar days before the commencement date of such meeting. (Annual Town Meeting Art 15, April 22, 2019 no record of approval yet 11/12/19)

Section 2-4 Town Meeting Warrants

- (a) In General Every town meeting shall be called by a warrant issued by the board of selectmen which shall state the time and place of the meeting and, by separate articles, the subjects which are to be acted upon.
- (b) Initiation of Warrant Articles <u>Warrant articles shall be initiated as provided for by state law, including but not limited to G.L. c. 39, s. 10.</u>
- (c) Warrants After voting to open any spring or fall Annual Town Meeting warrant the Board of Selectmen within the ensuing 24 hours shall post notice of such vote on the Town's principle bulletin board and on the Town's website. The notice shall identify the opening and closing dates of the warrant, and shall identify the place or places where citizen petitioned articles may be submitted. No spring or fall an Annual Town Meeting warrant may close until such notice has been posted for at least 10 calendar days. Subsequent to the posted warrant opening and closing dates, the Board of Selectmen may vote to reopen and close the warrant in order to receive additional warrant articles.
- (d) <u>Circulation of Warrant</u> <u>Annual and Special Town Meeting warrants shall be</u>
 posted on the principle bulletin Town bulletin board, posted on the Town's
 municipal website and posted as may be further set out in the by laws. No later
 than the second Monday in March for the spring Annual Town Meeting and the
 final Monday in September for the fall Annual Town Meeting, the Board of
 Selectmen shall deliver the warrant to the Finance Committee and Moderator.
 Copies of the warrant for any Special Town Meeting shall be delivered to the

Finance Committee and Moderator at least 21 calendar days before the commencement date of such meeting. (Annual Town Meeting Art 15, April 22, 2019 no record of approval yet 11/12/19)

Section 2-5 Committees

(a) Appointment to Committees

Unless noted elsewhere in the Charter, members of any committee established with the primary purpose to perform a legislative function shall be appointed by the Town Moderator. The Town has the authority, by direct vote, to determine that certain members of particular committees shall serve by virtue of another office which they hold. This authority may not be used to defeat the clear intent of this provision.

The following Committees are permanent committees of the Town.

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Finance Committee

Appointing Authority – The Town moderator who shall be Chair of the Appointing Authority, the Chair of the Board of Selectmen, and the Chair of the Finance

Membership – The number of members, the term of office and further conditions of appointment and service shall be provided by by-law.

- Review and study all articles contained in the warrant for an upcoming 1. town meeting.
- At a time fixed by by-law and prior to Town Meeting, report its recommendations on each article in the warrant in a manner determined by bylaw.
- For any articles in the warrant which would require raising of funds by borrowing (except in the case of tax anticipation notes – or short-term debt security? - as provided in the Massachusetts General Laws, Chapter 44, Section 4), a public hearing shall be held by the Finance Committee on each such warrant article. The Committee may choose to hold other public hearings for Town Meeting warrant articles.

(c) Planning Board

Appointing Authority – The Town moderator who shall be the Chair of the Appointing Authority, the Chair of the Board of Selectmen, and the Chair of the Planning Board. The Town may, by by-law, provide other conditions regarding such appointments.

Membership – The Board shall consist of five members, each of whom shall serve for a term of office of three years. The appointments shall be arranged, as possible, so Formatted: Font: Times New Roman

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that the term of a nearly equal number of members shall expire each year.

Duties -

- Review and study all articles in the Town Meeting warrant which relate to land use, land regulation, land development, planning, zoning, subdivision control and similar and related matters.
- At a time fixed by by-law and prior to Town Meeting, report its
 recommendations on each article in the warrant in a manner determined by by-law.
- 3. Other powers, duties and responsibilities as provided by general laws, by by-law or by other Town Meeting vote.

(d) Capital Planning Committee

Appointments-

- The Finance Director and the Town Administrator shall serve by virtue of their offices;
- 2. One member shall be appointed by and from the Planning Board;
- 3. One member shall be appointed by and from the Finance Committee; and
- 4. The remaining three members shall be appointed by the Appointing

 Authority who shall be the Town Moderator who shall be the Chair of the

 Appointing Authority, the Chair of the Board of Selectmen, and the Chair of

 the Finance Committee. The Town may, by by-law, provide for other

 conditions regarding these appointments.

<u>Membership</u> – The Committee shall consist of seven members and shall serve terms as follows:

- Members from the Finance Committee and the Planning Board shall each serve for a minimum term of one year.
- 2. The remaining members shall serve for a term of office of three years.

 The appointments shall be arranged, as possible, so that the term of a nearly equal number of members shall expire each year.

<u>Duties</u> –

- 1. Review and study all articles in the Town Meeting warrant which relate to capital expenditures, as that term may be defined by by-law from time to time.
- 2. At a time fixed by by-law and prior to Town Meeting, report its recommendations on each article in the warrant in a manner as may be determined by by-law.
- 3. Be responsible for the development of a capital outlay program as provided in Section 5-7.

Section 2 - 5 Committees

(a) Appointment - Whenever a committee or other multiple member body is

established, the primary purpose of which is to perform a legislative function,

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- notwithstanding the provisions of any vote to the contrary and except as otherwise provided by the charter, the members of such committee or other multiple member body shall be appointed by the town moderator, provided, however, the town may direct, by vote in such cases, that certain members of particular committees shall serve by virtue of another office which they hold, provided that such authority is not used as a device to defeat the clear intent of this provision.
- (b) Finance Committee There shall be a finance committee which shall be appointed by an appointing Authority which shall consist of the town moderator, who shall act as chairman, and the chairman of the board of selectmen and the chairman of the finance committee. The number of members, the term of office and further conditions of appointment and service shall be provided by by law. All articles which are contained in the warrant for a town meeting shall be referred to the finance committee for its study, review and report. The finance committee shall prior to each town meeting, at a time fixed by by law, report its recommendations on each article contained in the warrant in such manner as may be determined by by law. Whenever an article appears in the warrant for a town meeting which would require raising of funds by borrowing, (except in the case of tax anticipation notes as provided in Chapter 44, Section 4), a public hearing shall be held by the finance committee on each such warrant article. The finance committee may, in its discretion, hold public hearings concerning other articles which appear in the warrant for town meetings.
- Planning Board There shall be a planning board which shall consist of five members. The term of office of members of the planning board shall be for three years each, so arranged that the term of as nearly an equal number of members as is possible shall expire each year. The members of the planning board shall be appointed by an appointing authority consisting of the town moderator, who shall serve as chairman, the chairman of the board of selectmen and the chairman of the planning board. The town may, by by-law, provide other conditions regarding such appointments. All articles which are contained in the warrant for a town meeting which relate to land use, land regulation, land development, planning, zoning, subdivision control and similar and related matters shall be referred to the planning board for its study, review and report. The planning board shall, prior to each town meeting and at a time fixed by by-law, report its recommendations on each article which has been referred to it, in such manner as may be determined by by law. The planning board shall have such other powers, duties and responsibilities as are provided by general laws, by charter, by by-law or by other town meeting vote.
- (d) Capital Planning Committee There shall be a capital planning committee which shall consist of seven members, chosen in the following manner: the town accountant and the town administrator shall serve by virtue of their offices, one member of the finance committee appointed by and from it, one member of the planning board appointed by and from it, and three additional members appointed by an appointing authority which shall consist of the town moderator, who shall

serve as chairman, the chairman of the Board of Selectmen and the chairman of the finance committee. The members from the finance committee and the planning board shall each serve for a term of one year, the other members shall be appointed for terms of three years, so arranged that the term of as nearly an equal number of members as is possible shall expire each year. The town may, by bylaw, provide for other conditions regarding such appointments. All articles which are contained in the warrant for a town meeting which relate to capital expenditures, as that term may be defined by by law from time to time, shall be referred to the capital planning committee for its study, review and report. The capital planning committee shall, prior to each town meeting and at a time fixed by by law, report its recommendations on each article which has been referred to it, in such manner as may be determined by by law. The capital planning committee shall be responsible for the development of a capital outlay program as provided in section 5-7.

Note: Section 2-5 (e) Personnel Board was deleted by town meeting vote at the Annual Fall town meeting held on October 25, 2010 under Article 42. Approved by the Attorney General on January 10, 2011. Approved at the Annual Town Election on April 5, 2011.

Section 2 - 6 Availability of Town Town Officials

All department heads shall attend the sessions of each townTown Mmeeting for the purpose of providing the townTown mMeeting with information pertinent to warrant articles. If any such person is deterred by illness or other reasonable cause, he that person shall designate a deputy to attend in his their place. If anybody person required to attend the townTown mMeeting sessions under this section is not a resident of the townTown he they shall, notwithstanding, be entitled to speak in order to provide the townTown Mmeeting with information on matters pertinent to his their responsibilities. The townTown moderator shall call for a roll call at each townTown meeting session.

- Note: Section 2-6 was amended by town meeting vote at the
- Annual town meeting held on April 23, 2001 under Article 43,
- authorizing department heads attend town meeting. Approved
- by the Attorney General on June, 1, 2001.

Section 2 - 7 Clerk of the Meeting

The <u>townTown Celerk</u> shall be the <u>Celerk</u> of the <u>townTown Mmeeting</u>. The <u>Celerk</u> shall give notice of all adjourned sessions of any <u>townTown Mmeeting</u>, in the manner determined by by-law, keep the journal of its proceedings and perform such other duties as may be provided by general law, by charter, by by-law or by other <u>townTown Mmeeting</u> vote.

Section 2 - 8 Rules of Procedure

The $\frac{\text{town} Town}{\text{Down}} \underline{\text{M}}_{\text{me}}$ eting shall, by by-law, adopt and may from time to time, amend and revise rules to govern the conduct of $\frac{\text{town} Town}{\text{Down}} \underline{\text{M}}_{\text{me}}$ eting sessions.

ARTICLE 3 ELECTED OFFICERS

Section 3 - 1 General Provisions

(a) Elective Offices - The offices to be filled by voters shall be a board of selectmen, a school committee, a townTown Mmoderator, a Ddeputy Mmoderator, a Bboard of Anssessors, a town clerk, a Board of Sewer Commissioners, a hHousing Authority and such other members of regional authorities, or districts, as may be established by statute, intergovernmental agreement, or otherwise.

Note: This graph in the original charter included town treasurer as an elected position. A vote of the town meeting of April 22, 1996 amended this and deleted the position of treasurer which was made appointed by the town administrator. The Legislature approved by Chapter 403 of the Acts of 1996, as approved on October 16, 1996. Note: This graph in the original charter included town collector as an elected position. A vote of the special town meeting of April 23, 2001, Article 5, amended this and making the position appointed by the town administrator. Approved at the April 2, 2002 annual election.

- (b) Eligibility Any voter shall be eligible to hold any elective townTown office.
- (c) TownTown Election The annual election for townTown officers and for determination of other questions by ballot, shall be held on such date as may be fixed by by-law.
- (d) Nomination Procedure The number of signatures of voters required to place the name of a candidate for any town office on the official ballot for use at any town Town election shall be not less than fifty.
- (e) Compensation Elected town Town officers shall receive for their services such compensation as may annually be provided for that purpose by appropriation.
- (f) Appointments to Certain Positions No elected official shall be eligible for appointment to any municipal position of employment while holding office. No former elected official shall be so-eligible for appointment to a municipal position of employment until the expiration of thirty days from the termination of his elected service. This section shall not apply if such appointment has first been approved by an annual meeting of the townTown.
 - Note: Section 3-1 (f) was amended by town meeting vote at the
 - Annual Fall town meeting held on October 25, 2010 under Article
 - 45. Approved by the Attorney General=s Office on January 10, 2011.
 - Approved at the April 5, 2011 annual election.

Section 3 – 2 Board of Selectmen

- (a) Composition, Term of Office There shall be a board of selectmen consisting of five members elected for three year terms, so arranged that as nearly an equal number of terms as possible shall expire each year. The office of selectmen shall be construed to be a-part-time office and the compensation payable to selectmen shall be established accordingly.
- (b) Powers and Duties The executive powers of the town shall be vested in the board of selectmen. The board of selectmen shall have all of the executive powers given to boards of selectmen by general law, or otherwise. The board of selectmen shall serve as the chief policy making agency of the town. The board of selectmen shall serve as the chief policy making agency of the town. Town responsible for the establishment of policy directives and guidelines to be followed by all town. Town agencies serving under it, provided, however, n.N o individual member of the Board of Selectmen, nor a majority of it, shall, at any time, attempt to issue orders, instructions, commands, or mandates to town. Town employees involved in the administration of the affairs of the town. The Board of Selectmen, but-shall at all times act by majority through the Town. Administrator or the established policy directives and guidelines.
- (c) Appointing Powers The board of selectmen shall appoint the townTown
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Note: Section 3-2 (c) was amended by town meeting vote at a special town meeting held on August 2, 1993 under Article 6 by authorizing the striking of the term town accountant from the list of positions appointed by the Board of Selectmen. The article did not specify anyone to whom this appointing authority fell. Act was to take effect immediately on passage. Sent to state on August 3, 1993; approved by the Legislature on November 1, 1993 as Chapter 211 of the Acts of 1993.

Note: Section 3-2 (b) was amended by town meeting vote at the Annual Fall town meeting held on October 25, 2010 under Article 46. Approved by the Attorney General on January 10, 2011. Approved at the Annual Town Election on April 5, 2011.

(d) Licensing Authority - The board of selectmen shall be the license board of the townTown and shall have the power to issue licenses, to make all necessary rules and regulations regarding the issuance of such licenses and to attach conditions and impose restrictions thereto as it deems to be in the public interest, and to enforce the laws relating to all businesses for which it issues licenses.

Section 3-3 School Committee

- (a) Composition, Term of Office There shall be a School e Committee consisting of five members elected for three year terms, so arranged that as nearly an equal number of terms as possible shall expire each year.
- (e) The <u>S</u>school <u>e</u>Committee shall have all of the powers and duties <u>S</u>school <u>C</u>eommittees are given under general laws and such additional powers and duties as may be authorized by the <u>C</u>eharter, by by-law or by other <u>townTown</u> meeting vote. The powers of the <u>S</u>school <u>C</u>eommittee shall include but need not be limited to the following:
 - (1) The Sechool Ceommittee shall appoint a Superintendent of the schools and all other officers and employees as prescribed by law. The Sechool Committee shall fix the compensation of School Department employees, define their duties and make rules concerning their employment status. The School Committee has the power to discharge the Superintendent.
 - The sSchool eCommittee shall make all reasonable rules and regulations, consistent with law, for the administration and management of the public schools of the townTown.

Note: Section 3-3 was amended and approved by town meeting vote at the Annual Town meeting held on April 23, 2001 under Article 47. Approved by the Attorney General on June 1, 2001.

Section 3 - 4 TownTown Moderator

- (a) Term of Office There shall be a townTown Mmoderator and a Deleputy townTown Mmoderator, each elected for a concurrent three year term.
- (b) Powers and Duties The townTown Mmoderator, as provided in section 2-2 shall preside and regulate the proceedings at all townTown Mmeetings and shall have all of the powers and duties given to townTown Mmoderators by general laws and such additional powers and duties as may be provided by charter, by by-law or by other townTown Mmeeting vote. In the townTown mModerator = a absence, the Ddeputy townTown Mmoderator shall have the powers and perform the duties of the townTown Mmoderator.

Note: Section 3-4 (a) was amended and approved by town meeting vote at the Annual Town meeting held on April 23, 2001 under Article 41. Approved by the Attorney General on June 1, 2001.

Section 3-5 Board of Assessors

- (a) Composition, Term of Office There shall be a board of assessors consisting of five members elected for three year terms, so arranged that as nearly an equal number of terms as possible shall expire each year.
- (a) Powers and Duties The board of assessors shall act as the policy making board for the assessing department. The board of assessors shall annually make a fair cash valuation of all of the estate, both real and personal, subject to taxation within the town. The assessors shall determine the annual tax rate and shall hear and decide all applications for the abatement of such taxes. The board of assessors shall have all of the other powers and duties which are given to boards of assessors by general laws and such other powers, duties and responsibilities as may be provided by charter, by by law or by other town meeting vote.
- (b) Director of assessment The town administrator shall appoint a director of assessment for a term of three years and fix the director's compensation within the amount annually appropriated for that purpose. An appointment by the town administrator shall become effective on the fifteenth day following the day on which notice of the appointment is filed with the board of assessors, unless the board of assessors shall, within said period, by a majority vote of the full board, vote to reject any such appointment, or has sooner voted to affirm it.

Notwithstanding any other provision of the charter, the town administrator shall appoint all other employees of the assessing department. The director of assessment shall be a person of proven professional ability, especially fitted by education, training, and previous experience in municipal assessment and taxation to perform the duties of the office. The director of assessment shall be responsible to the town administrator for the day to day operations of the assessing department, and shall be responsible for the efficient administration of all functions of that department, and shall perform such other duties as the board of assessors should require from time to time. The director of assessment shall keep the board of assessors fully informed as to the condition of the assessing department and matters relating to assessment, valuation, taxation, and abatement. The director of assessment shall implement votes of the board of assessors which require action.

At the first annual town election after passage of this special act, two new assessors shall be elected, one for a term of two years, and one for a term of three years. At each annual town election thereafter, the voters shall elect in place of those assessors whose term is about to expire a like number of assessors to serve for terms of three years.

Note: The above section 3 - 5 was not part of the original charter.

Assessors, under the original charter were elected. The change was approved at a Special Town Meeting on April 25, 1994, and subsequently approved by the Legislature on July 8, 1994 as Chapter 57 of the Acts of 1994. Technically, if the charter had a section headed "appointed officials", this section 3 - 5 should be included there.

(a) <u>Composition, Term of Office – There shall be a Board of Assessors consisting of five members elected for three year terms, so arranged that as nearly an equal number of terms as possible shall expire each year.</u>

(b) **Powers and Duties** –

- (1) The Board of Assessors shall annually implement the policies and guidelines as issued by the Department of Revenue. This includes the fair cash valuation of all of the estate, both real and personal, subject to taxation within the town.
- (2) The Assessors, in concert with the Finance Director or person(s) designated by the Commonwealth of Massachusetts, shall determine the annual tax rate and submit required information to the Commonwealth.
- (3) The Board of Assessors shall hear and decide all applications for the abatement of such taxes.
- (4) The Board of Assessors shall have all of the other powers and duties which are given to Boards of Assessors by general laws and such other powers, duties and responsibilities as may be provided by charter, by by-law or by other Town Meeting vote.

(c) Director of Assessment –

- (1) The Town Administrator shall appoint a Director of Assessment. An appointment by the Town Administrator shall become effective on the fifteenth day on which notice of the appointment is filed with the Board of Assessors, unless the Board of Assessors shall, within said period, by a majority vote of the full Board, vote to reject any such appointment, or has sooner voted to affirm it.
- (2) The Director of Assessment shall be a person of proven professional ability, especially fitted by education, training, and previous experience in municipal assessment and taxation to perform the duties of the office.
- (3) The Director of Assessment shall be responsible to the Town Administrator for the day to day operations of the Assessing Department and shall be responsible for the efficient administration of all functions of that department.
- 4) The Director of Assessment shall perform and/or supervise the fair cash valuation of all real estate and personal property and shall perform such other duties as the Board of Assessors should require from time to time.

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The Director of Assessment shall keep the Board of Assessors fully informed as to the condition of the Assessing Department and matters relating to assessment, valuation, taxation, and abatement. The Director of Assessment shall implement votes of the Board of Assessors which require action. Formatted: Indent: Left: 1.25", No bullets or numbering Notwithstanding any other provision of the charter, the Town Administrator shall appoint all other employees of the Assessing Department. Formatted: Indent: Left: 0.5", First line: 0" Section 3 - 6 Town Town Clerk Formatted: Font: Not Bold Term of Office - A townTown clerk shall be elected appointed by the Town (a) Formatted: Indent: Left: 1", No bullets or numbering Administrator for the term of three years. Formatted: Highlight Powers and Duties - The townTown clerk Formatted: Indent: Left: 0.5", Hanging: 0.5", No bullets (1) shall be the keeper of vital statistics for the townTown, Formatted: Numbered + Level: 1 + Numbering Style: 1, 2, (2) shall be the custodian of the town Town seal and all records of the 3, ... + Start at: 1 + Alignment: Left + Aligned at: 1.25" + townTown. Indent at: 1.5 (3) shall administer the oath of the office to all townTown officers, elected or appointed, (4) shall issue such licenses and permits as are required by law to be issued by town Town clerks, (5) shall supervise and manage the conduct of all elections, and matters relating thereto. (6) shall be the clerk of the town Town meeting, keep its records and, in the absence of the town Town Mmoderator, serve as temporary presiding The town Town clerk shall have all of the other powers and duties which are given Formatted: Indent: Left: 0.5", No bullets or numbering to townTown clerks by general laws and such other powers, duties and responsibilities as may be provided by charter, by by-law or by -other town Town meeting vote. Section 3-7 Board of Sewer Commissioners Composition, Term of Office - There shall be a Bboard of Sewer Formatted: Font: Bold Ceommissioners consisting of 5 uncompensated members, with no group health or insurance benefits, who shall be elected to 3-year terms, so arranged that the terms of as nearly an equal number of members as possible shall expire each year. At least 3 eCommissioners shall be sewer users and at least 1 Ceommissioner shall be a non-sewer user. Formatted: Indent: Left: 1", No bullets or numbering Powers and Duties -Formatted: Font: Bold

- Make careful studies of the resources, possibilities and needs of the town related to the availability of sanitary sewers and for the maintenance of a sanitary sewer system;
- Develop a comprehensive or master plan for a town-wide system of sanitary sewers
 which shall include, in graphic and textual form, policies to govern the future
 growth and development of the entire town;
- 3. In conjunction with other land use bodies, assist in developing a long-range strategic plan for guiding town growth and development;
- 4. Provide oversight of the Sewer Enterprise Fund;
- 5. Set rates and charges for the use of the sanitary sewer system;
- Responsibility for the appointment of the sewer superintendent established in subsection (d); and
- 7. Provide advice to the Board of Selectmen relating to the intergovernmental agreements concerning sanitary sewers.

The board of sewer commissioners shall make careful studies of the resources, possibilities and needs of the town related to the availability of sanitary sewers and for the maintenance of a sanitary sewer system. The board shall develop a comprehensive or master plan for a town-wide system of sanitary sewers, which shall include, in graphic and textual form, policies to govern the future growth and development of the entire town. The board in conjunction with other land use bodies shall assist in developing a long range strategic plan for guiding town growth and development. The powers and authority of the board shall include: (1) oversight of the Sewer Enterprise Fund; (2) setting rates and charges for the use of the sanitary sewer system; (3) responsibility for the appointment of the sewer superintendent established in subsection (d); and (4) providing advice to the board of selectmen relating to the intergovernmental agreements concerning sanitary sewers. The day to day operation, care and maintenance of the sewer department shall be under the supervision of the sewer superintendent. Except as expressly provided by this Charter, the board of sewer commissioners' authority and the sewer superintendent's responsibilities shall-pertain only to the technical operation of the sewer system and facilities. The Town Administrator shall maintain and exercise administrative control over personnel as provided by this Charter, and the Board of Selectmen shall be the town of Wareham's sole collective bargaining agent as provided for by Chapter 150E of the General Laws.

(b)

(c) Appointments – Upon an opening on the board for which there is no candidate, that position shall be filled by the board of selectmen and the existing members of the Bboard of sewer Ceommissioners. The person appointed to the opening shall serve in that position until the next election.

(c)

(d) **Sewer Superintendent** – The appointment of a sewer superintendent shall be made by the sewer commission Town Administrator and shall become effective 15

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days after notice of the appointment has been filed with the board of selectmenBoard of Sewer Commissioners, unless the Board of selectmen-Sewer Commissioners shall, within that period and by a majority vote of all its members, reject the appointment or if the bBoard of selectmen-Sewer Commissioners has earlier voted to affirm.

- (1) The Sewer Superintendent shall be responsible for the efficient technical administration of the sewer system and facilities, and for implementing votes of the Sewer ecommissioners that are within that Ceommission's jurisdiction. Except as expressly provided in this Charter, the Board of Sewer Ceommissioners shall not have control over personnel matters.
- (2) The Town Administrator shall appoint and remove, subject to the civil service law, if applicable, all Sewer Department subordinates and employees.

(1) The Town Administrator shall appoint and remove, subject to the
civil service law, if applicable, all sewer department subordinates
and employees. Within 15 days following the day on which notice
of the appointment is filed with the board of sewer commissioners,
the board shall have the opportunity, by a majority vote of the full
board, to affirm any appointment, in which case the appointment
becomes effective immediately, or to reject the appointment. If the
board of sewer commissioners does not affirm or reject an appointment
within those 15 days, the appointment made by the Town Administrator

- (e) The <u>bB</u>oard of <u>sS</u>ewer <u>eC</u>ommissioners shall provide a detailed and balanced budget for the sewer system and the Sewer Enterprise Fund to the <u>TownTown</u> Administrator by January 5.
- (f) The removal of the sewer superintendent shall be governed by section 7-9.

shall become effective.

Note: The above section 3 7, Board of Sewer Commissioners was not part of the original charter. The change was approved at a Town Meeting on October 28, 2013, and subsequently approved by the Legislature on May 22, 2014 as Chapter 114 of the Acts of 2014.

Note: The above section 3 — 7, Board of Sewer Commissioners' change was approved at a

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Town Meeting on October 27, 2014, and subsequently approved by the Legislature on May 1, 2015 as Chapter 17 of the Acts of 2015.

Section 3-8 Wareham Housing Authority

(e)(a) Composition, Term of Office - There shall be a housing authority consisting of five members. Four of these members shall be chosen by ballot; the fifth member shall be a townTown resident appointed in the manner provided by law. Housing authority members shall serve for terms of five years, so arranged that one term of office shall expire each year.

(£)(b) Powers and Duties - The housing authority shall have all of the powers and duties given to housing authorities by general laws and such additional powers and duties as may be authorized by charter, by by-law or by other townTown meeting vote.

Section 3 – 9 Board of Road Commissioners

- (a) Composition, Term of Office—There shall be a Board of Road Commissioners consisting of 7 voting members: 3 ex officio members, the Chief of Police, the Town Planner, and the Director of Public Maintenance, and 4 members appointed by the Board of Selectmen according to the merit principle, whose terms shall be 2 years each, with 2 of the appointee positions expiring each year.
- (b) Powers and Duties The Board of Road Commissioners shall act in accordance with the powers enumerated in Chapter 40, Massachusetts General Laws, Section 22 and, as such, shall conduct a periodic review of public ways and shall make rules and orders for all traffic policies, including: speed limits, traffic control signs, regulation of heavy commercial vehicles, traffic and parking regulations, penalties and repeals. Insofar as these rules and orders are the same as the regulations, rules and orders now in force in the Wareham Municipal Traffic Code, they shall be deemed to be a continuation thereof. The board shall, furthermore, assume the responsibility of street marking, and house numbering as determined by the revised 10-26-2009 By Laws of the Town of Wareham, Division III, Article I.

Note: Section 3-9 was added and approved by town meeting vote at the Annual Fall town meeting held on October 25, 2010 under Article 41. Approved by the Attorney General on January 10, 2011. Approved at the Annual Town Election on April 5, 2011.

ARTICLE 4
TOWNTOWN ADMINISTRATOR

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Section 4 - 1 Section 4-1 - Town Administrator

(a) Appointment

The Board of Selectmen, with the agreement of four of its members, shall hire a Town Administrator ("Administrator"). The appointment shall be based solely on the applicant's executive and administrative qualifications.

(b) Contract

- (1) The initial contract shall be for a term of up to three years.
- (2) The contract shall be renegotiated six months prior to the termination of the existing contract with the agreement of a majority of the Board of Selectmen.

(c) Qualifications

The qualifications shall be a combination of education, training and previous proven professional experience in municipal administration.

(d) Other Offices and Positions

- (1) The Administrator shall not have served in any elective office in the Town for at least twelve months prior to appointment.
- (2) The position of Administrator shall be full-time and the Administrator shall not engage in any other business, occupation or profession during the term of appointment, unless approved in advance and in writing by the Board of Selectmen.
- (3) The Administrator shall not hold any other public office, elective or appointive, during said term.
- (4) The Board of Selectmen may, from time to time, establish additional qualifications as seem necessary and appropriate.

Appointment, Qualifications, Term of Office

The board of selectmen with the agreement of 75 percent of its members shall hire a town administrator and negotiate a contract for a term not to exceed three years. Said contract to be renegotiated six months prior to the termination of the existing contract with the agreement of the majority of the members of the board of selectmen. The office of town administrator shall not be subject to the consolidated personnel by law, if any. The town administrator shall be hired solely on the basis of his executive and administrative qualifications. He shall be a person of proven professional ability, especially fitted by education, training and previous experience in municipal administration to perform the duties of the office. He shall not have served in any elective office in the town of Wareham for at least twelve months prior to his appointment. He shall devote his full time to the office and shall not hold any other public office, elective or appointive, nor shall he engage in any other business, occupation or profession during his term, unless such action is approved in advance in writing by the Board of Selectmen. The town may, from time to time, by

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law, establish such additional qualifications as seem necessary and appropriate. Note: The above section 4 - 1 of Article 4 is, in part, new to The charter and replaced the original version approved in 1977. This new section was approved as part of the town meeting warrant of October 16, 1989. It was approved by the Massachusetts Legislature as Chapter 48 of the Acts of 1990. Note: Section 4-1 was amended by town meeting vote at the Fall Annual Town meeting held on October 15, 2001 under Article 20 authorizing the majority of the members of the board of selectmen to renegotiate six months prior to termination of town administrator's contract. Approved by the Attorney General on November 27, 2001. Voted and approved at the Annual Town Election on April 2, 2002. Section 4 - 2 Powers and Duties The town Town Aadministrator shall be the chief administrative officer of the town Town and shall be responsible to the Bboard of Selectmen for the proper discharge of all duties of the office and for the proper administration of all town Town affairs placed under his the Administrator's charge by or as identified under the eCharter. His The Administrator's powers and duties shall include, but need not be limited to the following: Formatted: Subscript Formatted: Indent: First line: 0.5" He shall supervise, direct and be responsible for the efficient administration of all functions under his control, as may be authorized by: 1. +The Town Ceharter, Formatted: Indent: Left: 1.5" 2. by bTown By-laws, by o 3. Other tTown mMeeting vote or b 4. By vote of the board of selectmen, including all officers appointed by Formatted: Indent: Left: 1", Hanging: 0.5", No bullets or numberina him and their respective departments. 5. By any other applicable Mass. General Law. Formatted: Indent: Left: 1.5" He shall appoint and remove, subject to the civil service law where applicable, all department heads, all officers and subordinates and employees for whom no other method of selection has been provided by said Ceharter., For appointment of department heads and Town Clerk, except persons serving Formatted: Highlight (b)

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under other elected officers or multiple member bodies or under any office or

multiple member body appointed by the board of selectmen and appointments made by representatives of the Commonwealth. Wwithin fifteen days following the day on which notice of the appointment is filed with the Board of Selectmen, the Board of Selectmen shall have the opportunity, by a majority vote of the full board, to affirm any such appointment, in which case the appointment becomes

effective immediately, or to reject it. Should the Board of Selectmen choose neither to affirm or reject, on the fifteenth day, the appointment made by the Town Administrator shall become effective.

Note: Section 4 – 2 (b) was approved by voters at town meeting of October 20, 1980 under Article 36 by striking out the first sentence and replacing it with the sentence above which starts "He shall appoint and remove... It was approved by the State Legislature on June 18, 1981 as Chapter 248 of the Acts of 1981.

- (c) He shall be entrusted with the administration of the Town Personnel system, including but not limited to personnel policy and practices, rules and regulations, and all collective bargaining agreements entered into on behalf of the town and to maintain an up-to-date employee handbook.
- (d) He shall fix the compensation of all town officers and employees appointed by the town administrator within the limits established by appropriation and the provisions of town by-laws.
- (e) He shall attend all regular and special meetings of the board of selectmen, unless excused at his own request, and shall have a voice, but no vote, in all of its discussions.
- (f) He shall attend all sessions of the town meeting and shall answer all questions concerning warrant articles which are directed to him and which relate to matters under his general supervision.
- (g) He shall see that all provisions of general laws, the charter, the by-laws and other votes of the town meeting and votes of the board of selectmen which require enforcement by him, or officers and employees subject to his direction and supervision, are faithfully carried out and performed.
- (h) He shall prepare and submit, in the manner provided in article 5, a proposed annual operating budget and a proposed capital outlay program.
- (I) He shall keep the board of selectmen fully informed as to the financial condition and needs of the town, and shall make such recommendations to the board of selectmen, for actions to be taken by it as he deems to be necessary, advisable or expedient.
- (j) He shall assure that full and complete records of the financial and administrative activities of the town are kept and shall render full reports to the board of selectmen at the end of each fiscal year and at such other times as it may reasonably require.
- (k) He shall have full jurisdiction over the rental and use of all town facilities, except schools. He shall be responsible for the preparation of all plans for capital improvement work on any existing town facility, or new facility, except schools. He shall be responsible for the supervision of all capital improvement work on existing facilities, and new facilities, except school buildings.
- (l) He may at any time inquire into the conduct of office of any town officer,

- employee, department or other agency under his control.
- (m) He shall assure that a full and complete inventory of all property of the town, both real and personal, is kept, including all property under the jurisdiction of the school committee.
- (n) He shall be responsible for the negotiation of all contracts involving any subject within his jurisdiction, including the negotiation with town employees over wages, hours and other terms and conditions of employment. All <u>such-labor</u> contracts as may be proposed by him shall be subject to final approval and execution by the board of selectmen.
- (o) He shall be responsible for the purchase of all supplies, materials and equipment, and shall award all contracts for supplies, material and equipment for all departments and activities of the town, except in case of emergency. He shall examine and inspect, or cause to be examined and inspected, the quantity and condition of all supplies, materials and equipment delivered to or received by any town agency.
- (p) He shall perform any other duties required of him by the charter, by by-law, by other town meeting vote, or by vote of the board of selectmen.
 - Note: Section 4-2 (b) Article 49 and 4-2 (c) Article 42 were
 - amended by town meeting vote at the Annual Fall town meeting
 - held on October 25, 2010. Approved by the Attorney General
 - on January 10, 2011. Approved at the Annual Town Election
 - on April 5, 2011.

Section 4-3 Acting Town Administrator

- (a) Temporary Absence By a letter filed with the townTown eClerk and the Bboard of selectmen, the townTown Administrator shall designate a qualified townTown administrative officer or employee to exercise the powers and perform the duties of his the office during this temporary absence. During the temporary absence of the townTown aAdministrator, the Bboard of selectmen may not revoke such designation until at least ten working days have elapsed whereupon it may appoint another qualified townTown aAdministrative officer or employee to serve as acting townTown Aadministrator until the townTown Aadministrator shall return.
- (b) Vacancy When the office of the townTown Aadministrator is vacant, as a result of death, resignation or otherwise, or during the time a townTown Aadministrator is under suspension, as provided in section 4-4, the Board of selectmen shall appoint a qualified townTown administrative officer or employee to serve as acting townTown aAdministrator until the vacancy is filled or the suspension has been terminated.

Section 4-4 Removal and Suspension

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The <u>B</u>board of selectmen may remove or suspend the <u>townTown</u> <u>A</u>administrator from office after first applying the following procedures:

(a) Notice - The Board of selectmen may, at a regularly scheduled meeting attended by the full board, adopt, by the affirmative votes of three-four members, a preliminary resolution of removal or suspension setting forth in reasonable detail the reason or reasons for removal or suspension. The resolution may suspend the townTown Andministrator from his-duties for a period not to exceed forty-five days.

A copy of the preliminary resolution shall be delivered to the <u>townTown A</u>administrator <u>forthwith-immediately</u> following its adoption. Failure to adopt such a resolution shall prevent the suspension or removal of the <u>town</u>Town Aadministrator.

(b) Public Hearing - Within five days following the adoption of a preliminary resolution of removal or suspension, the townTown Aadministrator may request a public hearing on the reasons given for his-the removal or suspension, by filing a written request for such hearing with the Board of selectmen.

The hearing shall be convened by the Board of selectmen, not less than twenty nor more than thirty days after such request is filed. Not less than five days' written notice of the date on which the hearing will begin shall be given to the townTown Aadministrator.

These time limitations contained herein may be waived by the townTown Aadministrator.

The townTown Andministrator shall be entitled to file a written statement with the bBoard of selectmen-responding to the reasons cited for his the removal or suspension, provided theis statement same is received by the bBoard of selectmen not less than forty-eight hours in advance of the time set for the public hearing to begin. The townTown Andministrator may be represented by counsel, shall be entitled to present evidence, call witnesses and, personally, or through counsel, question any witness appearing at the hearing.

(b)

(c) Removal —

If the Administrator has requested a public hearing, five days following the date of the adjournment of the public hearing, the Board of Selectmen may, at a regularly scheduled meeting attended by the full Board, adopt, by the affirmative votes of four members, a final resolution of removal or suspension, such resolution. The resolution is effective upon adoption.

All the town Town Aadministrator does not request a public hearing, then upon the expiration of ten days following the date of delivery to him the Administrator of the preliminary resolution, or, if the town administrator has requested a public hearing, then five days following the date

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of the adjournment of the public hearing, the Board of selectmen may, at a regularly scheduled meeting attended by the full Board, adopt, by the affirmative votes of three-four members, a final resolution of removal or suspension. __, such Such resolution shall be effective upon adoption.

Failure to adopt a final resolution within the time limitations imposed by this section shall nullify the preliminary resolution of removal or suspension. The action of the Board in removing or suspending the townTown Aadministrator shall be final. The , it being the intention of this provision is to vest all authority and fix all responsibility for the suspension or removal of a townTown Aadministrator in the Board of Selectmen. The townTown Aadministrator shall continue to receive his their salary until at least one month, but not more than three months after the date of the final resolution of removal, as the Board of selectmen shall deem proper.

Section 4 - 5 Additional town administrator appointments

- treasurer/collector for an indefinite term. The treasurer/collector shall receive and take charge of all money belonging to the town. He shall pay out and account for all town funds according to the order of the town and its authorized officers. No other person shall have authority to pay any bill of any municipal department. The treasurer/collector shall collect all accounts which are due the town. The treasurer/collector shall, upon receipt of a tax list and warrant from the assessors, collect the taxes and any interest thereon and shall make a written return of his doings with the assessors. The treasurer/collector shall give an account of all his receipts and shall pay over to the treasurer all funds received. The treasurer/collector shall have all of the other powers and duties which are given to treasurers and collectors by general law and such other powers, duties and responsibilities which may be provided by charter, by by law or by other town meeting vote.
- (b) No person shall be appointed or removed as town treasurer/collector except as provided in subsections (1), (2) and (3) following:
 - (1) Appointment and removal shall be in a manner consistent with Section
 4-2(b).
 - (2) No person shall be appointed town treasurer/collector, who on the effective date of his appointment, does not possess as least an earned baccalaureate degree from an accredited institution of higher learning in either accounting, financial management or treasury management or has earned sufficient course work credits in any combination of the aforementioned which otherwise would be equal to the requisite earned degree in any one of the individual disciplines set forth herein.

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(3) No person shall be appointed to the position of town treasurer/collector, who, on the effective date of such appointment does not possess at least five (5) years of full-time professional experience, with the ten (10) years immediately preceding the date of such an appointment in the practice of accounting, treasury management, financial administration or financial management, at least three years of which shall have been as a full-time official of a municipality, county government, regional authority or agency, or federal government agency.

Note: This graph in the original charter included town Collector as an elected position. A vote of the special town meeting of April 23, 2001, Article 5, amended this and deleted the position of collector which was made appointed by the town administrator. Approved at the April 2, 2002 annual election.

Note: Article 19 added and approved on April 29, 2003; Approved by the Attorney General on May 12, 2003. Approved at the April 6, 2004 annual election.

ARTICLE 5 FISCAL PROCEDURES

Section 5 – 1 Fiscal Year

The fiscal year of the townTown shall begin on the first day of July and shall end on the thirtieth day of June, unless another provision is made by general law.

Section 5 - 2 School Committee Budget

- (a) Submission to the town Town Andministrator The budget adopted by the sSchool Ceommittee shall be submitted to the town Town Andministrator no later than 20 days before the required date of submission per section 5-3 in order to prepare a total town Town budget.
- (b) **Public hearing by School Committee** At least fourteen days prior to the meeting at which the Sechool eCommittee is to vote on its final budget request, the Sechool eCommittee shall cause to be published in a local newspaper a general summary of its proposed budget. The summary shall specifically indicate any major variations from the current budget and a notice stating
 - (1) the times and places where complete copies of the proposed budget shall be available for public examination, and
 - (2) the School Committee shall conduct a public hearing at which the proposed budget shall be discussed.

Participants shall include the Superintendent of Schools and the School

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Department Business Manager, the Board of Selectmen, the Finance Committee, and the Town Town Administrator and Town Accountant the Finance Director.

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(c Adoption - The action of the School eCommittee in adopting the budget following the public hearing shall be summarized and the vote of each member on any amendments offered to the proposed budget shall be recorded.

Section 5 - 3 Submission of proposed townTown budget

Within a time fixed by by-law before the date on which the town Town Mmeeting is to mebe heldet in the Sepring of each year, and no later than January 25th, the town Town Andministrator, under the direction the of the board of selectmen, shall submit to the Feinance ecommittee a proposed budget for the ensuing fiscal year with an accompanying budget message and supporting documents. He The Administrator shall simultaneously provide for the publication posting in a local newspaper of a general summary of the proposed budget and of a notice stating the times and places where complete copies of the proposed budget are available for public examination. This could include but is not limited to the offices of the Board of Selectmen, Town Clerk, Town Administrator and the library.

Note: Sections 5-2 & 5-3 were amended and approved by town meeting vote at the Annual Spring town meeting held on April 28, 2014 under Article 18. Approved by the Attorney General on May 20, 2014. Approved at the Annual Town Election on April 7, 2015.

Section 5 - 4 Budget Message

The budget message submitted by the townTown Aadministrator shall explain the proposed_budget for all townTown agencies, both in fiscal terms and in terms of work programs. It shall include features of the proposed budget; indicate any major variations from the current budget in financial policies, expenditures and revenues together with the reasons for such changes; summarize the townTown's debt position; and include such other material as the townTown Aadministrator deems desirable.

Section 5 – 5 The Proposed Budget

The proposed budget shall provide a complete financial plan of all townTown funds and activities, including the budget as requested by the Sechool eCommittee. Except as may otherwise be required by general law or by the Ceharter, it shall be in the form the townTown aA dministrator deems desirable or the board of selectmen may require. In this presentation of the proposed budget the townTown aA dministrator shall make use of modern_concepts of fiscal presentation so as to furnish a maximum amount of information and the best financial control. The budget shall be arranged as to show the actual and estimated income and expenditures for the previous, current and ensuing fiscal years, and years. The budget shall indicate in separate

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sections:

(a) Proposed expenditures for current operations during the ensuing fiscal year, detailed by townTown agency, function and work programs and the proposed methods of financing such expenditures.

- (b) Proposed capital expenditures during the ensuing fiscal year, detailed by town agency, and the proposed method of financing each such capital expenditure.
- (c) Estimated surplus revenue and free cash at the end of the current fiscal year, including estimated balances in any special accounts established for specific purposes.

Section 5 – 6 Action of the Proposed Budget

- (a) Public Hearing The Ffinance eCommittee shall, immediately forthwith upon receipt of the proposed budget, provide for publication a notice in a local newspaper of a on the Town website and the principal bulletin notice stating the date, time and place, not less than seven nor more than fifteen days following such publication, when a public hearing shall be held by the Ffinance eCommittee on the-proposed budget.
- (b) Finance Committee Meetings The fFinance eCommittee shall consider in public meetings the detailed expenditures for each townTown agency as proposed by the townTown aAdministrator, and may confer with representatives of any such agency in connection with its considerations. The fFinance eCommittee may require the townTown Aadministrator or any other townTown agency to furnish to it such additional information as it deems to be necessary in furtherance of its responsibility.
- (a) Presentation to TownTown Meeting The #Finance Ceommittee shall file a report containing its recommendations for action on the proposed budget which shall be available not less than seven days prior to the date on which the townTown Mmeeting is to act on the proposed budget. When the proposed budget is before the townTown Mmeeting for action, it shall first be subject to amendments, if any, as may be proposed to it by the finance committee.

Section 5 – 7 Capital Improvement Program

The town Town Aadministrator shall submit a capital improvement program to the board of selectmen and the Finance eCommittee at least thirty days before the date fixed for the submission of his proposed budget. It shall be based on material prepared by the Ceapital Planning eCommittee as provided in section 2-5 (d).

The capital improvement program shall include:

- -(a) a clear, concise general summary of its contents;
- (b) a list of all capital expenditures to be made during the five fiscal years next ensuing,

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with supporting information as to the need for each such expenditure;

- -(c) cost estimates, methods of financing and recommended time scheduling; and
- -(d) the estimated annual cost of operating and maintaining each facility and piece of major equipment involved.

This information is to be annually revised with regard to each item still pending or in the process of being acquired, improved or constructed.

Section 5 - 8 Financial Public Records

Statements summarizing the budget, the capital improvement program and related warrant articles, as adopted by the townTown Mmeeting, shall be made available in the office of the townTown Aadministrator for public examination within twenty days following their adoption.

Section 5 - 9 Approval of Financial Warrants

A copy of each warrant for the payment of town Town funds prepared by the town Town and countant shall be submitted promptly to the town Town Andministrator who shall make recommendation to the selectmen with respect to the approval or disapproval by them of each such warrant or any item or items in any such warrants.

ARTICLE 6 ADMINISTRATIVE ORGANIZATION

Section 6 - 1 Creation of Departments, Divisions, Agencies, offices, etc.

The organization of the townTown into operating agencies for the provision of services and the administration of the government may be accomplished through either of the methods provided in this article.

Section 6 - 2 By-Laws

Subject only to express prohibition in a general law, or this charter, the townTown
meeting may, by by-law, reorganize, consolidate, abolish, create, merge, divide, alter the term of
office, the manner of selection, or, if a multiple member body, the number of members, of any
townTown agency, in whole or in part; establish such new townTown agencies as it deems
necessary or advisable, and may prescribe the functions, powers, duties and responsibilities of
any such townTown agency, but excluding from this section any townTown agency described in
article 2 or 3 of the charter.

Section 6 - 3 Administrative Code

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The TownTown Administrator, after consultation with the Board of Selectmen, may prepare and submit to the townTown meeting plans for organization or reorganization, which establish townTown agencies for the orderly or convenient conduct of the business of the townTown. Whenever the townTown administrator prepares such a plan he shall, in conjunction with the board of selectmen, hold one or more public hearings. The notice of such hearing(s) shall be published in the following locations, as applicable: on the proposal, giving notice by publication in a local newspaper, not less than seven nor more than fourteen days before the date the hearing is scheduled, which notice shall describe the scope of the proposal and the time and place of the public hearing.

- 1. In a local newspaper, both in electronic and paper format;
- 2. On the bulleting board outside the Town Clerk's office;
- 3. On the town website, and
- 4. On a Wareham community local access television station.

A reorganization proposal may be amended or altered prior to its submission, by the Board of Selectmen, to the next townTown meeting held following the public hearing. The townTown meeting at which the reorganization plan is submitted may vote only to approve or to disapprove of it, and shall not vote to amend or to alter it in any way. A re-organization plan shall become effective at the expiration of sixty days following the date of the townTown meeting at which it is submitted unless the townTown meeting has, within that period, voted to disapprove of it. Subject only to express prohibition in a general law, or this charter, a reorganization proposal submitted under this provision may re-organize, consolidate, abolish, create, merge, divide, alter the term of office or the manner of selection of officers, and, if a multiple member body, the number of members thereof, of any townTown agency, in whole or in part; establish new townTown agencies and may prescribe the functions, powers, duties and responsibilities of any townTown agency, but excluding from this section any townTown agency described in article 2 or 3 of the charter.

Note: Section 6-3 was amended by town meeting vote at The Annual Fall town meeting held on October 25, 2010 under Article 57. Approved by the Attorney General on January 10, 2011. Approved at the Annual Town Election on April 5, 2011.

Section 6 - 4 Personnel Organization Plan

The townTown administrator shall prepare, maintain and keep current a plan establishing the personnel staffing requirements of each townTown agency, except those under the jurisdiction of the school committee.

Section 6 - 5 Merit Principle

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All appointments and promotions in the townTown service shall be made solely on the basis of merit and fitness demonstrated by examination or other evidence of competence and suitability to perform the duties of the office or of the employment.

ARTICLE 7 GENERAL PROVISIONS

Section 7 - 1 Charter Changes

- (a) In General This Ceharter may be replaced, revised or amended in accordance with the procedures made available by article LXXXIX (eighty-nine) of the amendments to the state constitution and any legislation enacted to implement said amendment.
- (b) Periodic Review The board of selectmen shallwill, in every year which ends in nine, -appoint a committee to review the charter Charter Review Committee. -said eThis Committee shall-will submit a report, with recommendations, to the first annual Town Mmeeting that ends in zero. The Board of Selectmen may also appoint a Charter Review Committee at any other time deemed necessary and will determine at the same time to which upcoming Town Meeting their report is to be submitted. The Charter Review Committee will make recommendations in their report concerning any proposed amendments or revisions to the Ceharter which it believes to be necessary or desirable. The board of selectmen shall, in every year which ends in nine, appoint a committee to review the charter, said committee shall submit a report, with recommendations, to the first annual town meeting that ends in zero, concerning any proposed amendments or revisions to the charter which it believes

to be necessary or desirable. This article shall become effective in year 1999.

Note: Section 7-1 (b) was amended by town meeting vote at the April 26, 1999 Annual Town meeting. Approved by the Attorney General on June 15, 1999. Approved at the April 4, 2000 Annual Town Election.

Section 7 – 2 Severability

The provisions of the charter are severable. If any provision of the charter is held invalid, the other provisions of the charter shall not be affected thereby. If the application of the charter or any of its provisions to any person or circumstance is held invalid, the application of the charter and its provisions to other persons and circumstances shall not be affected thereby.

Section 7 - 3 Specific Provisions to Prevail

To the extent that any specific provision of the charter shall conflict with any provision

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expressed in general terms, the specific provision shall prevail.

Section 7 - 4 Rules and Regulations

A copy of all rules and regulations adopted by townTown agencies shall be placed on file in the office of the townTown clerk and made available for review by any person who requests such information. No rule or regulation adopted by any townTown agency shall be effective until ten days following the date it has been published, in full, in a local media and on the town website, newspaper and placed on file in the office of the townTown clerk, or the later of the twothree.

Section 7 - 5 Uniform Procedures

Governing Multiple Member Bodies

- (a) Meetings All multiple member bodies of the townTown, whether elected, appointed, or otherwise constituted, shall meet regularly at such times and places within the town as they may prescribe. Special meetings of any multiple member body shall be held on the call of the respective chair or by one-third of the members thereof. Such call shall be by written notice delivered in hand or to the place of business or residence of each member at least forty-eight hours before the time set. and which-Such call shall contains notice of the subjects which are to be acted upon, and no other business shall be in order. A copy of the said notice shall be posted on the town Town bulletin board. Except as may otherwise by authorized by law, all meetings of all multiple member bodies shall at all times be open to the public and to the press.
- (b) Rules and Journal Recordkeeping Each multiple member body shall determine its own rules and order of business, unless otherwise provided by law or by the Ceharter, and shall provide for keeping a journal record of its proceedings. These rules and journals records shall be a-public, recordcertified by the Town Clerk, and kept available in the office of the TownTown Clerk, and a certified copy shall be kept available in the Wareham Free Libraryand online.

Note: Section 7-5 (b) was amended by town meeting vote at the Annual Fall town meeting held on October 25, 2010 under Article 59. Approved by the Attorney General on January 10, 2011, Approved at the Annual Town Election on April 5, 2011.

Section 7 - 6 Definitions

(a) Charter - The word "charter" shall mean this charter and any amendments to it made through any of the methods provided under article LXXXIX (eighty-nine) of the amendments to the state constitution.

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- Days The word "days" shall refer to business days, not including Saturdays, Sundays and legal holidays, when the time set is less than seven days; when the time set is seven days or more every day shall be counted.
- Department Head The head of a department or section, the supervisor.
- Emergency The word "emergency" shall mean a sudden, unexpected, unforeseen happening, occurrence or condition which necessitates immediate action.
- Facilities Any piece of Town property that has been improved with a fixture.
- Fixture An improvement that is attached to the ground.
- __general laws The words "general laws" (all lower case letters) shall mean laws which apply alike to all cities and towns, to all towns, or to a class of municipalities of which Wareham is a member.
- General Laws The words "General Laws" (used with initial capital letters) shall refer to the general Laws of the Commonwealth of Massachusetts as they exist at the time this charter is adopted and are intended to include all applicable amendments and revisions or to the corresponding chapters and sections of any recodification or rearrangement of statutes adopted subsequent to the adoption of this charter.
- Local newspaper The words "local newspaper" shall mean a newspaper of general circulation in the town Town of Wareham.
- Majority vote The words "majority vote" shall mean a majority of those present and voting, providing a quorum of the body is present.
- _Multiple Member Body The words "multiple member body" shall mean any body consisting of two or more persons, whether elected, appointed or otherwise constituted.
- (m) Town The word "town" shall mean the Town of Wareham.
- Policy The general principles by which a government is guided in its management of public affairs. This term, as applied to law, ordinance, by-law, Town Charter, or rule of law, denotes a general purpose or tendency considered as directed to the welfare or prosperity of the state or community.
- (o) Qualify To take oath of office.

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Note: Section 7-6 (j) and (k) was amended and approved by town meeting vote at the Annual Fall town meeting held on October 25, 2010 under Article 61. Approved by the Attorney General on January 10, 2011. Approved at the Annual Town Election on April 5, 2011.

(p) Voters - The word "voters" shall mean persons registered to vote in the town Town of Wareham.

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Section 7 – 7 Number and Gender

Words importing the singular number may extend and be applied to several persons or things; words importing the plural number may include the singular; words importing the masculine gender shall include the feminine gender. All language in the Charter aspires to be gender neutral and will extend to and be applied to all people.

Section 7 - 8 Notice of vacancies

Posting

Whenever a vacancy occurs, or is about to occur, in any town Town office, including membership on any multiple member body, or town Town employment, except for positions covered under the state civil service law or otherwise provided for under a collective bargaining agreement, the aAppointing aAuthority shall immediately, forthwith post such vacancy, or impending, cause public notice of such vacancy, or impending vacancy, to be posted on the town Town bulletin board and shall give such further public notice as may be provided by by-law. This does not apply to vacancies for positions covered under the state civil service law or otherwise provided for under a collective bargaining agreement.

Application for Consideration

-Any person who desires to be considered for appointment to the said office or employment may, within ten days following the date notice was posted, file with the Aappointing aAuthority, a statement setting forth in clear and specific terms his qualifications for the office or the employment.

Appointment to Vacancy

All persons who have filed statements for consideration shall be considered. No permanent appointment to fill a vacancy in a townTown office or in townTown employment shall be effective until at least fourteen days have elapsed following such a posting of such vacancy, and until all persons who have filed statements shall have been considered.

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Note: Section 7-8 was amended and approved by town
meeting vote at the Fall annual town meeting held on
October15, 2001 under Article 19. Approved by the Attorney
General on November 27, 2001. Approved at the Annual Town
Election on April 2, 2002.

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Section 7 - 9 Removals and Suspensions

Any appointed officer or full time, part-time, seasonal or at will employee of the townTown, not subject to the provisions of the civil service law, whether appointed for a fixed or for an indefinite term, may be removed or suspended from his duties by the appointing authority. The appointing authority when acting to remove or suspend any appointed officer or full time townTown employee shall act in accordance with the following procedure:

- a) A written notice of the intent to remove or to suspend and a statement of the cause(s) or causes therefore shall be delivered in hand, or by registered or certified mail, to the officer or employee.
- b) Within five days following the delivery of the notice, the officer or employee may request a public hearing by submission of a request, therefore, in writing, to the <u>aA</u>uthority, and by filing a copy of such request in the office of the town clerk.
- c) The Aappointing Aauthority shall hold a public hearing not less than seven nor more than fourteen days following the date of receipt of a request therefore, and shall give not -less than five days' notice of such public hearing to the officer or employee affected. The officer or employee shall have a right to be represented by counsel at such hearing, to call witnesses and to introduce evidence and to examine any witnesses who might appear at the public hearing.
- d) Not more than fourteen days following the public hearing, or if the officer or employee has failed to request a public hearing, then not more than fourteen days following delivery of the original statement of intent, the Aappointing Authority shall take final action concerning the removal or suspension and shall forthwith—immediately notify the officer or employee that the removal or suspension is to be effective or, that the notice is rescinded.

Nothing in this section shall be construed to grant a right to such a hearing to any person who has been appointed to a fixed term, who, upon the expiration of that term of office, is not reappointed, nor shall it apply to the townTown Aadministrator whose suspension and removal shall be governed by section 4-4. The action of the Aappointing aAuthority, in suspending or removing an officer or employee, shall be the final authority. Jil being is the intention of this section to vest all authority and to fix all responsibility for appointment, suspension and removal of officers and employees in the Aappointing aAuthority.

Section 7 – 10 Recall of Elected Officials

- (a) Application Any person who holds an elected townTown office, with more than six months remaining of the term of office, may be recalled from the office, by the voters, in the manner provided in this section.
- (b) —Recall Petitions Twenty-five or more voters may file with the townTown Celerk an affidavit containing the name of the officer whose recall is sought and a statement of the grounds upon which the petition is based. The townTown Celerk shall deliver to petition blanks to these said voters petition blanks demanding said the recall, and the Town Clerk shall keep printed forms of which the petition blanks he shall keep available.

Petition Blanks Requirements

- (a) The blanks may be completed by writing or typewriting.;
- (b) <u>*T</u>hey shall be addressed to the <u>Select bB</u>oard of selectmen;
- (d) They shall demand the election of a successor to the office.
- (e) ; and tThey shall be dated and signed by the townTown clerk.

A copy of the petition shall be kept on file in the office of the townTown Celerk in a record book maintained for that purpose. Notwithstanding, any general or special law or Ceharter provision or by-law of the townTown of Wareham, recall petitions shall be returned and filed in the office of the townTown Celerk within fourteen days following the date the petitions were issued. The recall petitions must be, signed by at least ten percent of the total number of registered voters duly recorded on the registration list of the townTown Celerk as of the preceding townTown election. —The townTown Celerk shall, within twenty-five hours following such the filing, submit said the petitions to the Registrars of V-voters who shall forthwith-immediately certify thereon the number of signatures which are names of voters.

Recall Election - If the petition shall be certified by the Registrars of vVoters to be sufficient, the townTown Celerk shall forthwith-immediately submit the same petition to the Select bBoard of selectmen. Upon its receipt of the certified petition, the Select bBoard of selectmen-shall forthwith-immediately give written

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notice of said petition and certificate to the person whose recall is sought.

- (e) If said officer does not resign his office-within five days following delivery of the said noticerecall petition, the Select Bboard of selectmen shall order an election to be held not less than thirty-five nor more than sixty days after the date of the registrar'ss' certificate of the sufficiency of the petition. If, however, another townTown election is to occur within sixty days after the date of the said certificate, the Select bbBoard of selectmen shall hold the recall election on the date of said other townTown election. If a vacancy occurs in the office after a recall election has been ordered, the election shall nevertheless proceed as provided in this section, but only the ballots for candidates need be counted.
- (d) Nomination of Candidates An officer whose recall is sought may not be a candidate to succeed himself at the recall election. The nomination of candidates, the publication of the Www.arrant for the recall election, and the conduct of the same shall all be in accordance with the provisions of other laws relating to elections, unless otherwise provided in this section.
- (e) Propositions on ballot Ballots used at a recall election shall state the following propositions in the order indicated:

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For the recall of (name of officer) / / Against the recall of (name of officer) / /
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Adjacent to each proposition, there shall be a place to vote for either of the said propositions. After the propositions shall appear the word "candidates" and the direction to "vote for one", and beneath this the names of the candidates listed alphabetically by surname. If a majority of the votes cast upon the question of a recall is in the affirmative, the candidate receiving the highest number of votes shall be declared elected. If a majority of votes on the question are in the negative, the recall fails.

There shall be a separate proposition for each incumbent being recalled. Candidates must declare one, and only one, officer they choose to replace.

(f) Officeholder - The incumbent shall continue to perform the duties of <a href="https://histhe.com/histhe.co

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(g) Repeat of Recall Petition - No recall petition shall be filed against an officer within three months after he takestaking office. No recall petition shall be filed, or in the case of an officer subjected to a recall election and not recalled thereby, until at least six months after the election at which his the initial recall was submitted to the voters.

ARTICLE 8 TRANSITIONAL PROVISIONS

Section 8 - 1 Continuation of Existing Laws

All general laws, special laws, townTown by-laws, votes, rules and regulations of or pertaining to the townTown which are in force when this charter takes effect and which are not specifically or by clear implication repealed hereby, shall continue in full force and effect until amended, repealed, or rescinded by due course of law or expire by their own limitation.

Section 8 - 2 Continuation of Government

All townTown agencies shall continue to perform their duties until re-appointed, or reelected, or until successors to their respective positions are duly appointed or elected or their duties have been transferred and assumed by another townTown agency.

Section 8 - 3 Continuation of Personnel

Any person holding a townTown office or employment under the townTown, shall retain such office or employment and shall continue to perform his duties until provision shall have been made, in accordance with the charter, for the performance of the said duties by another person or agency; provided, however, that no person in the permanent, full-time service of the townTown shall, as a result of the adoption of the Ceharter, forfeit his pay grade or time in service. All such persons shall be retained in a capacity as similar to their former capacity as it is practical so to do.

Section 8 - 4 Time of Taking Effect

The provisions of this charter shall become effective upon the approval of the voters of the townTown voting hereon, except as is hereinafter provided:

At the time the Charter change is adopted where the Sewer Commissioners are no longer the Board of Selectmen but are now elected, the existing Sewer Commissioners shall perform the duties of said office until the newly elected Sewer Commissioners are qualified. The election of the Sewer Commissioners shall take place in conjunction with the Town's April election. They shall take office May 1st of the election year.

The Town Administrator with the assistance of the Sewer Plant Manager shall—assume responsibilities for the day to day operation, care and maintenance of the Sewer Department during this change over to Commissioners.

Note: Section 8-4 (a) was amended and approved by town meeting vote at the Annual Fall town meeting held on October 25, 2010 under Article 65. Approved by the Attorney General on January 10, 2011. Approved at the Annual Town Election on April 5, 2011.

- b) All persons serving in an elected townTown office which, under the provisions of the charter is to become an appointive office, shall continue to serve and shall continue to perform the duties of the office until the expiration of the term for which they were elected. When such term has expired the appointing authority shall appoint a suitable person to fill the vacancy, giving due consideration to the incumbent whose term has expired.
 - Not more than 45 days following the election at which the charter is adopted the town moderator shall appoint a special committee to review the existing by laws of the town, in order to bring them into conformity with the provisions of this charter. Said committees shall file a report, with recommendations, at the spring town meeting in the year following the year in which the charter is adopted
 - e) Not more than 45 days following the election at which the Charter is amended, the Board of Selectmen shall appoint a special committee of at least 3 members to review the existing by-laws of the town, in order to bring them into conformity with the provisions of this Charter. Said committee shall file a report, with recommendations, at the following Town Meeting.
 - d) The board of selectmen shall, forthwith, following the election at which the charter is adopted, initiate procedures to select a town administrator. In addition to the qualifications which are stated in section 4-1, the initial qualifications for the office shall be that the person have served, full-time, in a position as a city or town manager, executive secretary, town administrator or other office having a different title but similar powers and duties, for not less than three years. The first appointment to fill this position shall be made not later than October 15th in the year in which the charter is adopted. There shall be a widespread and diligent search for candidates to fill the position of town administrator.
- The position of executive secretary to the board of selectmen is hereby abolished effective not more than two weeks following the appointment of the townTown administrator, or November 1st, whichever occurs first. The executive secretary may be a candidate for the office of townTown administrator, but nothing contained in the charter shall be deemed to grant to the incumbent of said office at the time the charter is adopted a right to assume automatically such office.
 - e) Until such time as another provision is made, by by-law, in accordance with the requirement of section 2-3, the fall session of the town Town meeting shall be held on the third fourth Tuesday Monday of October, annually.
 - g) Until such time as another provision is made, by by law, the following additional

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— requirements of publication shall apply to the notice of vacancy provisions of — section 7-8:

Publication In addition to the posting on town bulletin boards, required by section 7-8 of the charter, the appointing authority shall cause to be published in a local newspaper a notice of any such vacancy, or impending vacancy, at least two weeks prior to the date on which action is taken to fill the vacancy.

APPENDICES

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WAREHAM CHARTER COMMISSION WAREHAM, MASSACHUSETTS MINORITY REPORT

Submitted by: Elizabeth M. Carmichael 10 JANUARY 1977

I, Elizabeth M. Carmichael, am the minority member of the Wareham Charter Commission, and this is my minority report.

I was elected by you, the voters of Wareham, to serve as a member of your Charter Commission. I believe that those who voted for me, would have expected me to be Amyself@ at all times and not Ago along with@ or support change just because other members of the Charter Commission were doing so. I can not support what I do not believe to be in the best interest of the Town of Wareham.

My interest and my support of good, effective, efficient, and viable local government is of long standing. I did not come to serve as a member of this commission unacquainted with the structure of our Town=s government and the way in which it has functioned. I have served the Town of Wareham in a number of capacities as a member of various boards, commissions, and committees. I have been involved in discussion, debate, and determination of many issues affecting our Town over a long period of time. I have attended Cape Cod Community College towards my degree in local and state government. I believe my background, experience, and education have given me a frame of reference in which to judge, to evaluate, and to choose among several alternative courses of action which were available but not considered by the Charter Commission, for the future structure of Wareham=s government.

In addition to attending virtually all of the Charter Commission meetings, I spent, on the average, fifteen hours each week in outside research and study.

I wish I could say all of this time and effort was well spent, and that I could recommend you, my fellow citizens, adopt the charter. Regretfully, I cannot. In my judgment adoption of this proposal would be a negative rather than a positive act for the good of the town. It would represent a step backward rather than forward.

I am pleased that I participated in the weekly deliberations of the Charter Commission, because many ideas I fought for are included in the Charter. I would specifically point to much of the material in article 5, regarding town budgets. I believe that giving the Finance Committee more time to consider warrant articles can only be a positive force. The publication of information to voters well in advance before they are to act on them can serve only as another step forward. These same provisions, however, can be gained by a vote at town meeting. We don not have to accept the charter to move forward in this area, to improve our town government.

I am also pleased that a provision to recall our elected officials who have lost the confidence of the voters has been included. But may I say here that this provision can be added without adoption of this charter, through placing a referendum question on the ballot.

My disagreement with the other members of the Charter Commission centers on article 4, the town administrator. In my judgment this article in the form in which it is written, will separate the citizens

of Wareham from their government. No longer will the people have a direct say on who runs the town and how it is run. The powers the Charter would give to the administrator are tremendous - he would be a virtual dictator! The only power our elected selectmen would have over him, if they disagree or disapprove of the way he is performing his duties, would be to fire him. This could not only put the town in a state of constant turmoil, but could also be quite costly. If the selectmen saw fit to discharge him, this charter proposal could cost the taxpayers forty-five days pay after his dismissal, and could exceed up to three months. In the meantime, according to this charter proposal, the selectmen would have to either appoint a temporary administrator or hire another one, whichever comes first. This could cost the taxpayers double the amount.

I have spent a considerable amount of my own time examining and evaluating this most important aspect of our town government

structure. I have interviewed our own Selectmen, I have looked closely at the governmental structure of our sister town of Bourne; I listened to many intelligent, knowledgeable guest speakers from many different facets of government, all of whom have been involved in one form or another for a great length of time. After both listening about and studying many different types of government, I feel strongly in favor of primarily a Mayor-Council form, while retaining town meeting. There is no place in the Statute, or the Home Rule Amendment, which states this form is not allowed to be adopted. My second choice would be full time selectmen. Both of these forms of government would be answerable only to the people who elected them.

Daniel Webster, the eminent United States Senator from Massachusetts, said, in 1830, AThe people=s government, made for the people, made by the people, and answerable to the people. I ask you: If this proposed charter is adopted will it be the people=s government? I say that it will not. It will be presided over by an outsider brought into Wareham, without any knowledge of our town, its traditions, or its people. This outsider will not be responsible to you, or to me. It will be the same as our Executive Secretary form has been, but with far greater powers. Remember, we tried not once but twice with form of government; both men who have held the position had great credentials, but neither have been able to carry out the duties of the office successfully, regardless of their individual skills.

I am gravely concerned with changes that could be made in our town=s governmental structure by the procedures proposed in article 6. The extensive powers given to the administrator could become even more dictatorial and dangerous with the provisions of this article. An individual who is brought in from another town to serve as administrator could also wind up making appointments to various town boards and committees, as well as hiring and firing of the various town employees. This person, who would most likely not know where East Wareham ends and West Wareham begins, would be without personal knowledge of individual qualifications, or lack of same, of potential appointees. Therefore, I cannot for the life of me understand how members of the Charter Commission could possibly expect this administrator to now who the best people would be to serve on town boards; this could potentially cause serious detrimental appointments for the safety and well-being of all the townspeople.

I would like to say that if you adopt this charter, you cannot change your main structure of government for a least three years, and only through another charter process. This would mean another Charter Commission which would in turn mean you would live with this government for a least four years. That is a long time to live with a nightmare. I know, because the people of

Wareham have had this nightmare for the past five years, and will be glad to see it end one day. Be very careful when you vote at the 1977 Annual Town Elections and, for the good of the Town, vote NO on the question of adopting this charter being presented to you.

To all of you who voted for me last year, thank you for your trust. I have tried, in every way within my power and my capabilities, to represent, at all times, the whole town. At no time did I consciously act in the interest of less than what I perceived to be the interest of the majority.

This opportunity to serve my Town has been rewarding; I have learned a great deal. The lesson I learned best, however, is how lonely it can be to stand alone for principles in which you believe. In doing so, however, I can face anyone in Wareham with my

head held high, completely free of any guilt or misconduct. I look forward to serving my Town again in future capacities, because I love the Town of Wareham, and the people who live in it.

Respectfully submitted, Elizabeth M. Carmichael Wareham Charter Commission (Minority Member)