Town of Royalston Royalston, Massachusetts 01368



GENERAL BY-LAWS

True copy attest:

Barbara Richardson-Royalston Town Clerk

Town of Royalston General By-Laws as of 9/6/2019 posting –Article IV. Capital Finance Committee, Article XVI. Department of Public Works, Article XVII. Personnel Bylaw, and XIX. Community Preservation Committee bylaw Approved by Town Meeting 5-10-2019, approved by the Attorney General on August 28, 2018. , Effective Date September 6, 2019

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ALL GENERAL BY-LAWS PASSED BY A VOTE AT TOWN MEETINGS AND REVIEWED BY THE OFFICE OF THE ATTORNEY GENERAL OF MASSACHUSETTS

This version of the By-Laws was created with Microsoft Word and was revised with an effective date of September 6, 2019. The edition of this version of the By-Laws can be identified by footer and page numbering. This version includes the most recent amendments, amended Article IV. Capital Finance Committee, Article XVI. Department of Public Works, Article XVII. Personnel Bylaw, and XIX. Community Preservation Committee bylaw approved by Town Meeting May 10, 2019, by the Attorney General on August 28, 2019. Effective Date September 6, 2019

GENERAL BY -LAWS OF THE TOWN OF ROYALSTON, MASSACHUSETTS, 1979

- 1. Validity. The invalidity of any section or provision of these By-Laws shall not invalidate any other section or provision thereof. All by-laws are consistent with MGL as approved by the Attorney General.
- 2. Applicability. Where the application of these By-Laws imposes greater restrictions than those imposed by any other regulations, permits, restrictions, easements, covenants or agreements, the provisions of these By-Laws shall control.

ARTICLE I. GENERAL PROVISIONS

- **SECTION 1.** The following provisions shall constitute the general by-laws of the Town of Royalston, and may be referred to as the "General By-Laws of the Town of Royalston, Massachusetts, 1979". These By-Laws, to the extent approved by the Attorney General, shall take effect on the first day of the calendar month next after such approval and after publication and posting or distribution as required by law.
- **SECTION 2.** The adoption of these By-Laws shall not affect any act completed, in process, or pending, any right accrued or established, any outstanding penalty or liability or suit incurred, or any prosecution, or proceedings heretofore taken or instituted at the time these By-Laws take effect.
- **SECTION 3.** These By-Laws may be added to, altered, amended or repealed at any town meeting by a majority vote of the voters present and voting at such meeting, unless otherwise provided by law, providing the warrant for such meeting shall contain an article or articles for that purpose.
- **SECTION 4.** When a By-Law prohibits any act from being done or condition maintained without a license or permission of a certain officer, officers, or board, such officer, officers or board shall have the power to issue a license or permit therefor. Unless specified otherwise in a By-Law or Statute, or fixed by the appropriate municipal officer or employee pursuant to G.L. c.40, §22F, a fee of five (\$5.00) dollars shall be charged for each permit or license. The municipal officer or employee may waive such fee when appropriate (*Amended at ATM 2004, approved by the Attorney General November 21, 2005*)
- **SECTION 5** a) Whoever violates any provision of these by-laws may be penalized by indictment or on complaint brought in the district court. Except as otherwise provided by law and as the district court may see fit to impose, the maximum penalty for each violation, or offense, brought in this manner, shall be three hundred dollars.
 - b) Whoever violates any provision of these by-laws, the violation of which is subject to a specific penalty, may be penalized by a non-criminal disposition as provided in General Laws, Chapter 40, Section 21D. The non-criminal method of disposition may also be used for violations of any rule or regulation of any municipal officer, board, or department which is subject to a specific penalty.
 - c) Without intending to limit the generality of the foregoing, it is the intention of this provision that the following by-laws and sections of by-laws are to be included within the scope of this subsection, that the penalty for violation of the by-laws, or of any rule or regulation of any municipal officer, board or department shall be \$50.00 (fifty dollars) unless otherwise specified in such by-law, rule or regulation, and that in addition to police officers, who shall in all cases be considered enforcing persons for the purpose of this provision, the municipal personnel listed for each section , if any, shall also be enforcing persons for such sections. Each day after the tenth day that notice of violation is received, on which any violation exists shall be deemed to be a separate offense. (Amended at ATM 2004, approved by Attorney General November 21, 2005

SECTION 6. All fines, penalties and forfeitures for the violation of any By-Law shall be paid into the town treasury, and credited to the Excess and Deficiency Fund, unless otherwise provided by law, including, but not limited to, by some By-Law of the town.

SECTION 7. The following fee schedule shall be in effect as of 9/22/2000.

Filing and indexing assignment for the benefit of creditors	5.00		
Filing certificate of person conducting business under any title other than his/her			
real name (D.B.A. certificate	10.00		
Filing by a person conducting business under any title other than his/her real name,	10.00		
Statement of change of his/her residence or of his/her discontinuance, retirement,			
or withdrawal from or of a change of location of such business	5.00		
Furnishing a certified copy of certificate of person conducting business under any			
Title other than his/her real name. A statement by such person of his/her			
discontinuance, Retirement, or withdrawal from business	3.00		
Issuing and recording license to Junk Dealer	100.00		
Issuing and recording license to Junk Collector	50.00		
Trailer Permit	100.00		
Issuing and recording entertainment license, annual fee per establishment with			
exception of Sunday entertainment.	50.00		
Sunday entertainment license for an establishment	25.00		
Sunday entertainment license for outside an establishment (per event)	25.00		
Recording power of Attorney	5.00		
Recording order granting location of poles, piers, abutments or conduits, alterations			
or transfers thereof, and increase in number of wires and cables or attachments			
under the provisions of section 22 of Chapter 166flat fee	25.00		
Each additional street or way	5.00		
Receiving and filing a complete inventory of all items to be included in a "closing out sale"			
Etc., per page (such as bankruptcy or business liquidation) Per page	2.00		
Filing a copy or written instrument or declaration of trust by the trustees of an			
association trust, or any amendment thereof as provided by Section 2, Chapter 182	10.00		
Recording deed of lot or plot in a public burial place	5.00		
Recording any other documents. First page	2.00		
Each additional pages	2.00		
Entering amendment of record of birth of an illegitimate child subsequently legitimized	5.00		
Correcting records of birth, death or marriage.	5.00		
Furnishing a certificate of birth, death or marriage	5.00		
Furnishing a abstract record of birth, death or marriage	2.00		
Entering a delayed record of birth	5.00		
Entering a notice of marriage and issuing certificate thereof	10.00		
Entering a certificate of marriage filed by persons married out of the Commonwealth	3.00		

ARTICLE II. THE CALL AND NOTICE TO TOWN MEETING

SECTION 1. Notice of every town meeting shall be given by posting an attested copy of the warrant therefor at the Town Hall and at not less than three other public places in the Town seven days prior to the day named in the warrant for the meeting. The warrant must be posted fourteen (14) days before a special town meeting

SECTION 2. The officer or person appointed to serve the warrant for a town meeting shall, immediately after making the service thereon, deliver to the Town Clerk the original warrant, with his return endorsed thereon stating fully the manner in which he served the same.

SECTION 3. As amended the annual election of town officers shall be held on the first Monday in April and the annual town meeting for appropriations and other business on Friday after the first Monday in May at 7:00 pm; all Town Meetings will be held at 7:00 p.m. *(Amended 9/22/2000 - Approved by Attorney General January 16, 2001)

ARTICLE III. PROCEDURE AT TOWN MEETINGS

SECTION 1. If the Moderator, or the meeting by vote, so orders, only registered voters shall be admitted to the place of meeting or to a defined portion thereof. The checklist of registered voters shall be used in the enforcement of such an order.

SECTION 2. The procedure in town meetings, when not prescribed by law of the Commonwealth or by these By-Laws, shall be determined by the rules of practice contained in the "Town Meeting Times", edited by Geoffrey Bolton of Shirley, Massachusetts. (1999).

SECTION 3. All articles in the warrant shall be acted upon in their numerical order, unless the meeting by vote shall otherwise determine.

SECTION 4. All motions submitted for consideration of the Town shall be in writing, if required by the Moderator.

SECTION 5. All votes, unless otherwise provided by law, shall be taken in the first instance by a show of hands. If the Moderator is in doubt as to the result of the vote, or if a registered voter immediately doubts the vote, the Moderator shall call either for a standing vote or for a vote by ballot or by use of the checklist, as the Moderator may determine.

SECTION 6. No person shall address the meeting unless recognized by the moderator.

SECTION 7. Without first obtaining leave of the meeting, no person shall speak more than twice on any question except to correct a mistake, or misstatement or to make an explanation, and no person shall speak more than five (5) minutes at any one time without being again recognized by the Moderator.

ARTICLE IV. FINANCE COMMITTEE (Amended 5-10-2019 ATM)

SECTION 1. Members. The Finance Committee shall consist of the Town Accountant, the Finance Director, a member of the Board of Assessors designated by that board, a member of the Capital Planning Committee designated by that committee, one Royalston member of the Athol-Royalston Regional School Committee designated by the Royalston members, and five other members-at-large appointed for one year by the Town Moderator within ten days after the Annual Town Meeting. The Finance Committee shall elect one member-at-large to serve as its chair.

SECTION 2. Duties. Prior to any Town Meeting, the Finance Committee shall consider any article in the warrant contemplating, directly or indirectly, the raising or expenditure of funds and shall make its recommendation as to any such articles to the Town Meeting. The Finance Committee shall have free access to all Town books of account and books of record and all accounts, bills and vouchers on which money has been or may be paid from the Town Treasury, except as otherwise provided by law. The Finance Committee may request any Town officer, employee, board or committee to meet and confer with members and may hold hearings if they deem it advisable. The Finance Committee shall review the proposed Town budget and submit such recommendations thereon to each Annual Town Meeting as the members deem advisable, and may submit such further reports and recommendations as in their judgment should be brought to the attention of the Town.

SECTION 3: Liaison with the Select Board. The chair of the Select Board shall be a nonvoting member of the Finance Committee and shall inform the Committee when a Select Board agenda will include any matter touching directly or indirectly on the raising or expenditure of funds. The chair of the Finance Committee may call a meeting to consider such matters, either at the same time as the Select Board meeting or separately. *(amendment approved by Attorney General 8-28-2019)*

ARTICLE V. TOWN OFFICERS

SECTION 1. BOARD OF SELECTMEN

- A. Except as otherwise provided by law or by vote of the Town, the Selectmen shall have full and exclusive authority to attend to the legal affairs of the Town including the institution, defense and participation in legal actions, suits in equity and other proceedings, the compromise and settlement of claims by and against the Town, the appointment of a member of the bar as Town Counsel and determinations of his term of office, and the employment of special counsel; provided, however, that no claim or action against the Town, unless reduced to the form of an execution or decree of court, shall be compromised or settled by the payment of any amount in excess of five hundred (500) dollars without a special vote of the Town.
- B. The Board of Selectmen shall submit to each annual town meeting a proposed budget showing in detail the appropriations it recommends that the Town should make for the year. The budget shall be reviewed by the Advisory Committee prior to the annual town meeting.
- C. Whenever it shall be necessary to execute any deed conveying land or other instrument required to carry into effect any vote of the Town, the same shall be executed by the Selectmen in behalf of the Town, unless the Town shall otherwise vote in any particular case.
- D. The Selectmen shall cause to be printed and made available each year an annual town report

containing all material required to be included therein by law or by direction of the Town from time to time, the annual reports of the Town officers, boards and committees; a copy of the records of the town meetings, annual and special, held during the preceding year including the warrants for such meetings and the action taken on the various articles therein; a statement of all devises, bequests and donations to the Town during the preceding year; a list of all laws of the Commonwealth accepted by the Town, which shall state the date of acceptance of each such law; all by-laws or changes in existing by-laws adopted by the Town since the preceding annual report; copies of the laying out, alteration, locating a new or discontinuance of any highway or town way within the limits of the Town during the preceding year; and a statement of all outstanding bonds, notes and obligations of the Town for the payment of money. The Selectmen may include such other material as they see fit in the annual town report or publish such material separately.

SECTION 2. TOWN CLERK

- A. The Town Clerk shall furnish all boards, committees and officers with a certified copy of any vote affecting their respective powers or duties within six days after the date of such vote. The Clerk shall also, within six days after any election, in addition to the notices he may be directed to give to officers who are required to take an oath of office, issue a written notice to all persons who have been elected to any other office, or chosen to serve on any committee, stating the office to which such person has been elected, or the duties which such committee was chosen to perform.
- B. The Town Clerk shall see that every conveyance to the Town of any interest in and, except as otherwise provided by law, is duly recorded in the proper registry therefor, and he shall have the custody of all such recorded instruments after the same are returned from the registry. The Clerk shall keep a true copy of all deeds or conveyances executed in behalf of the Town. The clerk shall keep an index of all such instruments.
- C. The Town Clerk shall not allow original papers or documents of the Town to be taken from the office, except by authority of law or as they remain in his custody.
- D. Whenever a regulation, rule or order of general application, or an amendment thereto, is passed by a town board or officer, a copy duly certified shall be filed in the Town Clerk's office where it shall be available for public reference.
- E. The Town Clerk shall establish regular hours during which she/he shall be available for the conduct of Town business, and shall post a notice of such hours at the Town Hall and at not less than two other public places within the town.
- F. The Town Clerk shall publish a notice of the time and place of every town meeting in one or more newspapers of general circulation, at least seven days prior to such meeting.
- G. All officers, boards and committees of the Town shall file their annual reports with the Town Clerk in form suitable for printing on or before the date designated by the Selectmen

SECTION 3. TOWN TREASURER

- A. Except as otherwise provided by law, the Town Treasurer shall have custody of bonds, contracts, insurance policies, and other similar documents owned by the Town, except that the bond given by the Treasurer to the Town shall be in the custody of the Selectmen.
- B. The Town Treasurer shall make an annual report which shall contain a statement of the amount of money received and paid out during the year; a full exhibit of all moneys, properties and securities which may be placed in his charge by virtue of any statute or by-law, or by virtue of any gift, devise, bequest or deposit; a list of all notes issued during the year, showing the purposes for which the money was borrowed, and giving the date, term, rate of interest, time of maturity and the premium, if any received thereon; a list of all notes paid during the year; and a list of all outstanding notes, with the dates on which they will mature. The report, however, need not contain such details as are required by law to be shown in the report of the Town Accountant.
- C. *(The Town voted at STM on September 22, 2000 that :) The Treasurer shall be appointed by the Board of Selectmen for a 3 year term appointed on a calendar year basis. (Approved by the Attorney General's office on January 16, 2001, and accepted by Town at April 2001 Annual Election).

SECTION 4. TAX COLLECTOR

- A. The Tax Collector shall have stated hours for the transaction of business.
- B. The Tax Collector shall collect, under the title of Town Collector, all accounts due the Town.
- C. The Tax Collector's position shall be for a three year term of office beginning with the annual election in 1986. *(Approved by the Attorney General on July 17, 1985) *Amended September 22, 2000 to read as follows: Voted to change position of Tax Collector to an appointed position; appointed by the Board of Selectmen for a 3 year term appointed on a calendar year basis. (Approved by the Attorney General's office on January 16, 2001, and accepted by Town at April 2001 Annual Election).
- D. The Tax Collector shall be allowed to keep the fees for issuing Certificate of all taxes and other assessments (Municipal Lien Certificates) as provided for in Chapter 60, Section 23 of the M.G.L.

SECTION 5. ASSESSORS

(Approved by the Attorney General on November 19, 1985)

Beginning in 1978, and every five years thereafter, the Assessors shall cause to be printed and made available in the annual town report for that year, or in a separate pamphlet, a complete list of both real and personal property, other than motor vehicles, taxed during the year covered by said annual town report, together with the valuation thereof as determined by the Assessors.

ARTICLE VI. TOWN COUNSEL

The Selectmen must approve all requests to access Town Counsel. It shall be the duty of Town Counsel to give legal advice to the Town. (Amended ATM 2004, approved by the Attorney

ARTICLE VII. (**DELETED**) (Amended ATM 5-5-2017, approved by the Attorney General July 21, 2017, effective September 2, 2017 – date of posting)

ARTICLE VIII. TRAILERS

No person shall install, erect or occupy for either residential or business purpose a trailer or mobile home other than in a duly licensed trailer or mobile home park, except as hereinafter provided. The Selectmen, after a public hearing may grant a permit for temporary occupancy not to exceed thirty (30) days or if said Board is satisfied that the proposed trailer or mobile home will be replaced with a permanent structure containing not less than 768 square feet of floor area of living space within one year, said temporary permit may be granted for a period of up to one year. At the expiration of said period the trailer or mobile home for which such temporary permit was granted shall be removed from the Town. Nothing contained herein shall apply to any trailer or mobile home located within the Town on the date that this By-Law shall become effective or to replacement on the same lot of any trailer or mobile home located within the Town on such date. (Enforcing Person for purposes of non-criminal disposition: Building Inspector) (Amended ATM 2004, approved by the Attorney General November 21, 2005)

ARTICLE IX. SOIL REMOVAL

No person shall remove any soil, loam, sand, or gravel from any land not in public use without written permission of the Board of Selectmen, except incidentally to the construction or alteration of buildings thereon, or in connection with the improvement of said land by planting, landscaping, or grading. The Board may include in the permit such reasonable conditions as it may deem necessary for the protection of the neighborhood, including conditions as to distance from highways where removal operations shall be allowed, the method of removal, the reestablishment of ground levels and grades, and the planting of the area to suitable cover. (Enforcing Person for purposes of non-criminal disposition: Building Inspector)(Amended ATM 2004, approved by the Attorney General November 21, 2005)

ARTICLE X. POLICE REGULATIONS

SECTION 1. Every person operating or in charge of an automobile, motorcycle, or other vehicle within the limits of any public way, park, or other public property in the Town shall, upon request of any constable or police officer, forthwith move the same as directed by said officer.

SECTION 2. No person shall disturb the peace, obstruct traffic, or perform malicious mischief within the limits of any public way, park or other public property in the Town.

SECTION 3. No person shall fire or discharge any firearms or explosives of any kind within the limits of any public way; park, or other public property without first obtaining a written permit therefor from the Selectmen; provided, however that this By-Law shall not apply to the lawful defense of life or property, nor to any discharge of any firearms in accordance with the law.

SECTION 4. No person shall place, or cause to allow to be placed, any poster, handbill, notice, figure, drawing, writing or advertising matter of any nature, on or otherwise deface any wall, fence, tree, pole, post, sidewalk, building, or structure within the limits of any public way, park, or any other public property in the Town, without first obtaining a written permit therefor from the

Selectmen. (Enforcing Person(s) for purposes of non-criminal disposition: Building Inspector, Board of Selectmen, Tree Warden) (Amended ATM 2004, approved by the Attorney General November 21, 2005)

SECTION 5. No person shall distribute or display commercial or advertising matter of any nature, including in this term handbills, placards, and pamphlets within the limits of any public way, park, or other public property in the Town, without first obtaining a written permit therefor from the Selectmen. (Enforcing Person(s) for purposes of non-criminal disposition: Building Inspector, Board of Selectmen)(Amended ATM 2004, approved by the Attorney General November 21, 2005)

SECTION 6. No person shall sell, or display or advertise for sale, any articles, goods, ware, or merchandise of any description whatsoever within the limits of any public way, park or other public property without first obtaining a written permit therefor from the Selectmen. (Enforcing Person(s) for purposes of non-criminal disposition: Building Inspector, Board of Selectmen) (Amended ATM 2004, approved by the Attorney General November 21, 2005)

SECTION 7. No person shall operate a loud speaker or sound truck for advertising or commercial purposes within the limits of any public way, park or other public property in the Town, without first obtaining a written permit therefore from the Selectmen.

SECTION 8. No person shall use any bell, horn or other instrument, or utter any boisterous outcry, for the purpose of making a sale of any article within the limits of any public way, park or other public property in the Town without first obtaining a written permit therefore from the Selectmen.

SECTION 9. No person shall cut, prune, or trim any trees, shrubs, or plants within the limits of any public way, park, or other public property, whether for the purpose of erecting poles and wires thereon or otherwise, without the consent in each instance of the tree warden, or on any private property without the consent of the owner thereof. (Enforcing Person(s) for purposes of non-criminal disposition: Tree Warden) (Amended ATM 2004, approved by the Attorney General November 21, 2005)

SECTION 10. No person shall throw, scatter, or place, or cause or permit to be thrown, scattered or placed, within the limits of any public way, part, or other public property or in any public building, or on any private property belonging to some other person, except with the consent of the owner thereof, any nails, spikes, metal, tin cans, glass, crockery, dirt, stones, ashes, garbage, papers, shavings or other combustible matter, or any form of rubbish, filth, refuse or waste material, whether or not enumerated herein.

SECTION 11. No person shall collect or otherwise deal in junk, old metals, or second-hand articles, without a written permit granted by the Selectmen.

SECTION 12. No person shall be permitted to establish and maintain an automobile graveyard within the Town. Three or more unregistered junk vehicles shall constitute a graveyard for the purpose of this paragraph.

SECTION 13. (Amended ATM 2004, approved by the Attorney General November 21, 2005) No individual or entity shall allow or permit two (2) or more unregistered motor vehicles, to be

placed or set, open to public view within 150 feet of a public way or within 50 feet of a property line, on premises within the Town, unless said premises are licensed under and in compliance with Chapter 140, Section 54 and 57 of the General Laws of the Commonwealth of Massachusetts, unless authorized to do so by a written permit issued by the Board of Selectmen.

This Bylaw shall not apply to:

- 1. Motor vehicles in use for agricultural, horticultural or forestry purposes;
- 2. Motor vehicles set or placed on premises of gasoline service stations waiting for repairs;
- 3. Up to three (3) unregistered motor vehicles on premises of an automobile repair business;
- 4. Up to two (2) unregistered antique motor vehicles being restored on the premises. and
- 5. Vehicles registered for seasonal work. (Enforcing Person(s) for purposes of non-criminal disposition: Building Inspector)

SECTION 14. The DPW Supervisor or Supervisor's designee shall have authority, for the purpose of removing or plowing snow or removing ice from any public way, to remove, or cause to be removed, to some convenient place, including in such term a public garage, any vehicle interfering with such work, and the owner of such vehicle shall be liable to the Town for the cost of such removal and storage if so notified. No person shall place, or cause to be placed, snow in a public way with a shovel, snow blower, snow plow, or any other means. (Enforcing Person(s) for purposes of non-criminal disposition: DPW Supervisor or Supervisor's designee)(Amended ATM 2004, approved by the Attorney General November 21, 2005)

SECTION 15. No person shall remove, extinguish, injure or destroy any street light, or any light placed to warn the public against an obstruction or defect in any public street or way, without authorization from those having charge thereof.

SECTION 16. No person shall obstruct the free and convenient use for travel of any public way or sidewalk without a written permit therefor from the Board of Selectmen.

SECTION 17. No person, except when acting under orders of the DPW Supervisor in the lawful performance of his duties, shall break or dig up the ground in any public street or way without first obtaining a written permit therefore from the Board of Selectmen. All persons acting under such permit shall maintain a suitable barrier or guard around the part of the street or way so broken up and shall keep suitable lights exposed every night from sunset to sunrise so long as such street or way shall remain unsafe for travelers. Upon the completion of such work the surface of such street or way shall be restored. (Enforcing Person(s) for purposes of non-criminal disposition: DPW Supervisor, Building Inspector) (Amended ATM 2004, approved by the Attorney General November 21, 2005)

- A. No person shall create an access road, driveway, or in any way alter an existing driveway or access road, with a width of more than six (6) feet abutting Town owned property or a public way without first obtaining a permit from the DPW Supervisor.
- B. No person shall discharge into any drain or sewer inlet, manhole or catch basin, any matter or thing which may tend to cause an obstruction therein or any injury thereto.

- C. No person shall suffer or permit any water or other liquid substance to run or be discharged from any building owned or occupied by him, or under his control into or across any street or sidewalk or footpath.
- D. No person shall give, or cause to be given, any show or exhibition within the limits of any public way, park or other public property in the Town or solicit or receive any compensation or contribution therefore from bystanders of the public without a written permit therefor from the Selectmen.
- E. The provisions of this Article shall not be applicable where other provisions are made by the Laws of the Commonwealth relating to public ways or public shade trees.
- F. No vehicle may be parked on a public way between the hours of 12 midnight and 6 AM between November 1 and April 1, or as otherwise determined by the DPW Supervisor.

SECTION 19. No person shall allow debris to be left from burned or demolished buildings on his property more than 90 days from date of fire or demolishing. (Enforcing Person(s) for purposes of non-criminal disposition: Building Inspector) (Amended ATM 2004, approved by the Attorney General November 21, 2005)

SECTION 20. No person shall break down or remove any stone wall, or portion thereof, on or abutting Town property, including roads, without written permission of the Conservation Commission; except that a single opening not more than 25 feet in width may be made for any driveway leading to a residence; or two openings each 25 feet wide for a U-turn driveway. If the home owner desires, 100 feet of stone wall may be removed in front of a dwelling. *(Amendment inserting the following sentence was voted at STM September 22, 2000 and approved by the Attorney General on January 16, 2001): Any additional stone wall removal requires written permit from the Conservation Commission. In issuing permits, the Conservation Commission may require that any portion of a wall, which is removed, be replaced within a specified period of time. *(Amendment inserting the following sentence was voted at ATM 2004 approved by the Attorney General on November 21, 2005) (Enforcing Person for purposes of non-criminal disposition: DPW Supervisor, Building Inspector)

SECTION 21. No alcoholic beverages as defined by Massachusetts General Laws, Chapter 138, shall be consumed on any public lands or ways under the control of the Town of Royalston, nor shall any alcoholic beverages be consumed either in or on any other properties owned or controlled by the Town of Royalston unless a duly authorized permit in writing is granted by the Board of Selectmen of the Town of Royalston, specifying the purpose, time and place designated for such consumption. Any person(s) found to be in possession of any open container or other vessel containing alcoholic beverages in or on the properties described in above shall be deemed in violation of this by-law. This by-law/rules and regulations will be enforced by the Police and Constables of the Town of Royalston under the authority granted by Chapter 218, Section 26, of the Massachusetts General Laws, as amended, and violators therefore may be prosecuted in the District Court. Any person(s) who violates this by-law may be arrested without a warrant in the place where the offense is committed pursuant to Massachusetts General Laws, Chapter 272, and Section 59.

The penalty for such violation of this by-law shall be a fine not to exceed Two Hundred Dollars, which may be recovered upon complaint before the District Court and shall ensure to the Town of Royalston, all in accord with Chapter 40, Section 21, of the General Laws of Massachusetts. No person shall use any controlled narcotic drugs within the limits of any public way, park or other property in the Town.

ARTICLE XI. ANIMAL CONTROL REGULATIONS

SECTION 1. Definitions of Terms.

- A. As used in this Article, unless, the context otherwise indicates:
 - 1) "Dogs" shall mean all animals of canine species, both male and female.
 - 2) "Owner" shall mean any person or persons, firm, association or corporation owning, keeping or harboring a dog as herein defined.
 - 3) "Keeper" shall mean any person, corporation or society, other than the owner, harboring or having in his possession any dog.
 - 4) "Run-at-large" shall mean free of restraint and permitted to wander on private or public ways and property at will.

SECTION 2. Permitting a Dog to Run at Large

- A. No owner or keeper of a dog shall permit such dog, whether licensed or unlicensed, to run at large within the Town of Royalston, except that a dog may, for the purpose of sporting events, such as hunting, field trials or training purposes, be exempt from the restraining order during such period of time as the dog is actually engaged in the event or sport.
- B. Dogs may be taken from the owner's premises, provided that such dogs are on a leash or under control of the owner or keeper.

SECTION 3. Impounding

It shall be the duty of the dog officer to apprehend any dog found unrestrained and running at large and to impound such dog in a suitable place, or to order the owner or keeper thereof to restrain the dog.

SECTION 4. Notice to Owner and Release

If such dog so impounded has upon it the name and address of the owner thereof, or if the name of said owner is otherwise known, then the dog officer shall immediately notify the owner, and if the owner is not known, then no notice shall be necessary. The owner of any dog so impounded may reclaim such dog upon the payment of a five-dollar, plus care and custody fees as determined by the Town. If the dog is not licensed, then before release to any person, a license as required by the State Law shall be secured.

SECTION 5. Disposition of Funds

The sums collected pursuant to the provisions of this Article shall be accounted for and paid to the Town Treasurer. However, under the provisions of the State Law, the dog officer shall be entitled to all fees paid to him for the care and custody of impounded dogs by the owners thereof.

SECTION 6. Disposition of Unclaimed Dogs

Any dog that has been impounded and has not been redeemed by the owner within ten days shall be disposed of as provided by Section 152, Chapter 140 of the General Laws of the Commonwealth of Massachusetts and any amendments thereto.

SECTION 7. Penalty

Any owner or keeper found in violation of any of the provisions of this Article, shall be subject to a fine.

- A. Dogs running at large not more than fifteen dollars.
- B. Failure to license not more than twenty-five dollars.
- C. Failure to vaccinate for rabies not more than fifty dollars.

Further, if the owner or keeper of a dog is a minor, the parent or guardian of such minor shall be held liable for any violation of this Article. * Fees amended Approved by the Attorney General 10/8/1997.)

SECTION 8. Enforcement

The dog officer or officers duly appointed shall enforce the provisions of this Article relating to dogs, and shall attend to all complaints or other matters pertaining to dogs in the Town of Royalston.

SECTION 9. License Fees

Notwithstanding any provisions of Section 139 of Chapter 140 of the General Laws to the contrary, the fee for every dog license issued by the Town of Royalston, except as otherwise provided in the General Laws, shall be ten dollars for a male or female dog older than ten months, unless a certificate of a registered veterinarian who performed the operation stating that said male dog has been neutered or said female dog has been spayed and has thereby been deprived of the power of propagation, has been shown to the Town Clerk, in which case the fee shall be six dollars. All dogs will be licensed annually by March 31. Kennel license fees will remain at Worcester County rates. No fee shall be charged for a license for a specially trained service dog.

SECTION 10. Alternative procedure under General Laws, Chapter 140, Section 173A Notwithstanding any provisions of the General Laws to the contrary, any dog officer who takes cognizance of a violation of:

- A. This article as amended, as it pertains to dogs running at large.* Amended to read: To include Section XIA, Licenses, XIB, and Vaccination of Dogs and cats against rabies. (Approved by Attorney General 10/8/1997.)
- B. Failure to license dogs pursuant to General Laws, Chapter 140, Section 137, failure to acquire kennel license pursuant to General Laws, Chapter 140, and Section 137A.
- C. Failure to vaccinate against rabies pursuant to General Laws, Chapter 140, Section 145B, may issue or mail a Notice of Complaint of Violation of Municipal Dog Control

Law to the owner or keeper of such dog or dogs, and if the owner or keeper of such dog or dogs, is a minor, the parent or guardian of such minor shall be held liable for any violation of this Article. The procedure set forth above shall also include the provisions of Paragraphs 2 through 4 of General Laws, Chapter 140, and Section 173A as amended.

ARTICLE XII. STREET NUMBERS

SECTION 1. Street numbers shall be attached to each dwelling, business, industry, and other buildings in the Town of Royalston.

- A. The number shall be made of permanent, weather-proof materials, in contrasting color, shall be at least three inches in height, and shall be clearly visible from the street or roadway upon which the structure fronts. The owner of the house may post the number on a suitable support at the entrance to the driveway that services such structure.
- B. Any structure that is not visible from the street or roadway shall have the assigned number posted on a suitable support at the entrance to the driveway that services such structure.
- C. The numbers posted shall be those assigned to each structure by the Fire Chief and filed in the office of the Town Clerk: The Inspector of Buildings and the Fire Chief shall advise the owners of property of the assigned or reassigned number in writing at the property's tax address.

ARTICLE XIII. RECYCLING

Recycling shall be mandatory for all persons using the landfill. All trash must be separated as required by the Board of Health. A fine of not more than \$25.00 may be imposed by the Board of Health or persons designated by the Board of Health for violations of this by-law.

ARTICLE XIV. BUILDING/DEMOLITION SIGN OFF

That all residents and future residents be required to notify all pertinent boards of the Town prior to building, renovating, demolishing, using the sign off sheet that has been drafted by the Building Inspector.

ARTICLE XV. AUTOMATIC ALARMS

SECTION 1. DEFINITIONS.

A. Alarm Device: Any device which when activated by a criminal act, fire or other emergency calling for Police or Fire Department response: (a) transmits a signal to Police or Fire Departn1ent headquarters; (b) transmits a signal to a person who relays information to Police or Fire headquarters; or (c) produces an audible or visible signal to which the Police or Fire Department are expected to respond. Excluded from this definitions and the scope of this By-Law are devices which are designated to alert or signal only persons within the premises in which the device is installed and devices which are activated by the release of water from a sprinkler system.

B Alarm User: The owner of any premises on which an alarm device is used, provided that an occupant, who expressly accepts responsibility for an alarm device by registration pursuant to Section 2, shall be deemed the alarm user.

C. Automatic Dial Alarm: A telephone device or attachment that mechanically or electronically

selects a telephone line to Police or Fire headquarters and reproduces a prerecorded voice message to report a criminal act, fire or other emergency calling for Police or Fire Department response. Excluded from this definition are devices, which relay a digital-coded signal to Police or Fire headquarters.

- D. Contractor: Any firm or corporation in the business of supplying and installing alarm devices or servicing the same.
- E. False Alarm: Any activation of an alarm device to which the Police or Fire Department responds and which is not caused by a criminal act, fire or other emergency, except an activation caused by (1) malfunction of telephone company equipment or lines as verified by monitoring facilities at Police or Fire headquarters, or (2) power failure as verified by the Fire or Police Chief. A series of such activations attributable to the same cause and occurring under circumstances beyond the control of the responsible alarm user shall be deemed a single false alarm.
- F. Trailer: For the purposes of this Section, the term trailer refers to a trailer designed for temporary living quarters that are registered and capable of being towed by a motor vehicle. Trailer homes, which are permanently mounted on a foundation or that, are no longer mobile for any other reason are specifically excluded from this definition.

SECTION 2. REGISTRATION REQUIRED

Each alarm user shall register his alarm device or devices with the Fire and Police Chiefs prior to use; provided that alarm devices in use as of the effective date of this By-Law shall be registered no later than sixty (60) days from such site.

SECTION 3. REGISTRATION PROCEDURE

- A. Alarm device registration shall be accomplished by filling out a form provided by the Fire or Police Chief to include such information concerning the identity of the prospective alarm user, the identity of the alarm user's contractor, if any, and the third-party-key-holder, if any. For alarms designed to alert the Police Department, the alarm user shall return the completed registration form to the Police Chief. For alarms designed to alert the Fire Department the alarm user shall return the completed registration form to the Fire Chief. The applicable Chief shall issue the alarm user written acknowledgment of proper registration.
- B. It shall be the responsibility of each alarm user to notify the applicable Chief in writing of changes in the registration information.
- C. Copies of all alarm registrations will be made available to the Chiefs of both the Fire Department and the Police Department.
- D. * Amendment to read as follows: "All alarms must be registered every fiscal year beginning July 1st and no later than July 31. (Approved by Attorney General 3/3/2000.)

SECTION 4. CONFIDENTIAL INFORMATION

All information in the possession of the Police Department or the Fire Department concerning

particular alarm users and particular alarm devices shall be confidential and shall not be divulged without the written consent of the alarm user or users concerned.

SECTION 5. AUTOMATIC DIAL ALARM

No automatic dial alarm may be installed after the effective date of this By-Law without the prior approval of the Fire or Police Chief.

SECTION 6. FALSE ALARM CHARGE

When the Chief of the Fire or Police Department determines that the Police Department or Fire Department has responded to a false alarm they shall impose a charge on the responsible alarm user or users according to the following schedule:

* Amended to read: "All unregistered alarms responded to, regardless of reason for activation, the responsible home/business owner will be charged \$25.00 for each activation." (Approved by Attorney General 3/3/2000).

A. From one (1) to three (3) such alarms \$0.00 B. For the fourth and subsequent such alarms... \$25.00

SECTION 7. NOTIFICATION AND APPEAL

A.False Alarm Charges.

- 1. The Fire or Police Chief shall notify the responsible alarm user of any false alarms charged by mail. Within thirty (30) days after the mailing of such notice, the alarm user may file with the Chief information to show that the alarm was not a false alarm within the meaning of this By-Law.
- 2. The Chief shall consider such information, reaffirm or rescind the false alarm charges, and notify the alarm user of his decision by mail. Within thirty (30) days after the mailing of such notice, the alarm user may file with the Selectmen an appeal, in writing.

B. Appeal to the Alarm Appeal Board.

Upon receipt of a timely appeal from a false alarm charge, the Selectmen shall hold a hearing to consider it and shall mail notice of the time and place of said hearing to the alarm user making the appeal at his-last known address at least fifteen (15) days before the hearing. On the basis of information provided by the alarm user and other information introduced at the hearing the Board shall affirm the charge if it finds that the charge was properly imposed or rescind the charge if it finds the charge was not properly imposed.

C. Notice to Include Instructions.

Each notice of a false alarm charge or the reaffirmation of such a charge by the Fire or Police Chief shall refer to and provide instruction concerning the alarm user's right to further recourse by filing an appeal with the Board of Selectmen.

SECTION 8. CHARGES AND FEES PAID INTO GENERAL FUND

Charges for false alarms and appeal fees, if any, will be collected by the Town Treasurer and deposited in the general funds. (Amended ATM 2004, approved by the Attorney General November 21, 2005)

SECTION 9. TOWN ASSUMES NO RESPONSIBILITY FOR ALARM DEVICES

Notwithstanding the provisions of this By-Law, the Town, its departments, officers, agents and employees shall be under no obligation whatsoever concerning the adequacy or operation or maintenance of any alarm device or of the alarm monitoring facilities at Police or Fire headquarters. No liability whatsoever is assumed for the failure of such alarm devices or monitoring facilities, or for failure to respond to alarms or for any other act of omission in connection with such alarm devices. Each alarm user shall be deemed to hold and save harmless the Town, its departments, officers, agents and employees from liability in connection with the alarm users alarm device.

SECTION 10. EXCEPTIONS

The provisions of this By-Law shall not apply to alarm devices on premises owned or controlled by the Town, or to alarm devices installed in a motor vehicle or trailer. (Amended ATM 2004, approved by the Attorney General November 21, 2005)

SECTION 11. SEVERABILITY

The invalidity of any part or parts of this By-Law shall not affect the validity of the remaining parts. (Amended ATM 2004, approved by the Attorney General November 21, 2005)

ARTICLE XVI. DEPARTMENT OF PUBLIC WORKS (Amended 5-10-2019 ATM)

SECTION 1. There shall be established in the Town of Royalston a Department of Public Works, hereinafter called the department, which shall be under the jurisdiction of the Board of Select Board.

SECTION 2. The Select Board shall appoint and fix the compensation of a Supervisor of Public Works, whose qualifications, powers and duties shall be determined and prescribed by said Board, and who shall be responsible to said Board. Under the jurisdiction of the Select Board, the Supervisor of Public Works shall have managerial responsibility for the department. The Select Board shall serve as the appointing authority for all employees of the Department of Public Works.

SECTION 3. The Department of Public Works shall be responsible for the functions of the Highway Department; for the contract or in-house upkeep and maintenance of all Town-owned buildings, parks, cemeteries and other properties; for the operation and maintenance of the wastewater treatment system and for the maintenance of other sewer infrastructure in or on land owned by the Town or by the South Royalston Improvement Corp; and for the operation and maintenance of the water system at such time as it may revert to the town. The Cemetery Commission, Sewer Commission and Board of Health will continue to exercise their respective responsibilities with regard to administering policies under their control or as established by statute or Town bylaw.

^{*}This amended the Act of the House of Representatives of 10-7-1996 that created the Department of

Public Works, approved by the Attorney General 6-2-1997, amended 5-10-2019 at Annual Town Meeting and approved by the Attorney General 8-28-2019.

ARTICLE XVII. PERSONNEL BY-LAW (Amended 5-10-2019 ATM)

SECTION 1. PURPOSE AND AUTHORIZATION

The purpose of the Personnel by-law is to establish fair and equitable personnel rules and regulations and to establish a system of personnel administration based on merit principles and ensures a uniform fair and efficient application of personnel rules and regulations. This bylaw is adopted pursuant to the authority granted by Article LXXXIX of the Constitution of the Commonwealth and General Law chapter 41, sections 108A and 108C.

SECTION 2. APPLICATION All employees of the Town, excluding elected officials, shall be subject to the provisions of this Article and personnel policies adopted pursuant thereto. To the extent that the terms of any collective bargaining agreement conflict with any provision of this chapter or personnel policies adopted pursuant thereto, the provisions of the collective bargaining agreement shall prevail.

SECTION 3. PERSONNEL BOARD. The Select Board shall serve as the Personnel Board.

SECTION 4. Powers, Duties and Responsibilities. The Personnel Board shall be responsible for the development of personnel rules, regulations, policies and procedures. The Board shall also be responsible for hearing and, if necessary, acting on employee concerns, complaints or grievances related to those rules, regulations, policies and procedures

SECTION 5. Personnel System. The personnel policies adopted pursuant to this Article shall establish a personnel system which shall include, but need not be limited to, the following elements: Method of administration: a system which assigns responsibility for the personnel system, including maintenance of personnel records, implementation of effective recruitment and selection processes, maintenance of the classification and compensation plans, oversight of the application of policies, and periodic review and evaluation of the personnel system

- Classification and compensation plan(s), as deemed appropriate;
- Recruitment and selection policies
- Central record keeping system
- Rights and obligations of employees
- Other elements of a personnel system as deemed appropriate and necessary

SECTION 6. Adoption and Amendment of Personnel Rules, Regulations, Policies and Procedures.

- A. Any member of the Select Board, department head, or employee may propose new or amended rules, regulations, policies or procedures for consideration by the Board. The proposal must be in writing and include the reason for the suggestion.
- B. The Board need not consider any proposal already considered in the preceding 12 months. The Board will post the proposal at least 10 days prior to the public meeting in prominent work locations

and circulate via e-mail to department heads.

- C. The Select Board shall present the proposed rules, regulations, policies or procedures at an open public meeting. Within 20 days thereafter, the Board shall determine whether to adopt them (with or without modifications), reject them, or indicate that further study is necessary.
- D. The Personnel Board shall post all rules, regulations, policies or procedures on the Town website and provide paper copies to current and new employees.

(Personnel By-Laws are not subject to approval of the Attorney General)

ARTICLE XVIII. CAPITAL PLANNING COMMITTEE

SECTION 1. The Select Board shall establish and appoint a committee of five to be known as the Capital Planning Committee (hereinafter referred to as the Committee). Beginning in FY 2019, four members will be appointed at large, two for three years, one for two years, and one for one year. The fifth member shall be the Town Finance Director. Thereafter, expiring terms shall be filled by members appointed or reappointed for a term of three years, thus assuring a committee with at least two experienced members.

The Chair and Secretary will be elected annually by a vote of the Committee.

SECTION 2. The Committee shall, each year, study proposed capital projects and improvements involving major non-recurring tangible assets and projects which:

- A. Are purchased or undertaken at intervals of not less than five years;
- B. Have a useful life of at least five years; and
- C. Cost at least \$5,000.00.

All department heads, officers, boards and committees, including the Select Board and School

Committee, shall, by January 1st of each year, provide the Committee with information concerning all anticipated capital purchases and/or projects covered under this bylaw and requiring Town Meeting action during the ensuing five years and either describe how such capital outlays fit into the Town's long-term Capital Improvement Plan or advocate for amendment of the Plan to include them. The Committee shall consider the relative need, impact, timing, and cost of these expenditures and the effect each will have on the financial position of the Town.

SECTION 3. Based on the information received, the Committee shall present annually to the Select Board for approval a Capital Spending Budget for the ensuing fiscal year, and a Capital Improvement Plan including recommended capital improvements for the following ten fiscal years. The Committee shall extend, re-evaluate and/or update as necessary the Capital Improvement Plan annually. The Committee shall submit the Capital Spending Budget, as approved by the Select Board, to the Annual Town Meeting (ATM) for adoption by the Town.

SECTION 4. The Capital Improvement Plan, after its adoption, shall permit spending on approved programs or improvements from departmental budgets for surveys, architectural or

engineering advice, options, or appraisals. These expenditures must be appropriated by Town Meeting. Spending cannot fund preliminary planning for projects to be undertaken more than ten years in the future unless those projects have been included in an approved extension of the Capital Improvement Plan. (Amended at May 11, 2018 Annual Town Meeting, approved by the Attorney General August 27, 2018. Effective date (posted date): August 28, 2018.)

Article XIX. Community Preservation Committee Bylaw

The following bylaw was approved by vote of the May 9, 2008 Annual Town Meeting, and subsequently approved by the Attorney General January 6, 2009, amended 5-10-2019 ATM, approved by the Attorney General 8-28-2019

A: Establishment

There is hereby established a permanent committee of the Town to be known as the Community Preservation Committee, consisting of seven (7) voting members, pursuant to G.L. c. 44B, §5. The composition of the committee, the appointing authority and the term of office for the committee members shall be as follows:

- 1. One member of the Conservation Commission as designated by the Commission;
- 2. One member of the Historical Commission as designated by the Commission;
- 3. One member of the Planning Board as designated by the Board;
- 4. One member of the Open Space and recreation Committee as designated by the Committee;
- 5. One member of the Select Board (acting as the Park Commission) as designated by the Board
- 6. One member appointed by the Select Board to represent affordable housing interests
- 7. One member at large appointed by the Select Board

Each member of the committee shall serve for a term of three years or until the person no longer serves in the position or on the board or committee as set forth above, whichever is earlier. Any member of the committee may be removed for cause by his/her respective appointing authority after hearing.

B: Duties

- (1) In consultation with existing municipal boards, the Community Preservation Committee shall study the needs, possibilities and resources of the Town regarding community preservation. As part of its study, the Committee shall hold one annual public informational hearing, or more at its discretion, notice of which shall be posted publicly and published for each of two weeks preceding a hearing in a newspaper of general circulation in the Town.
- (2)The Committee shall review proposals for community projects, first determining whether a project meets the criteria established by the Community Preservation Act and then whether

to recommend the project and the funding amount.

(3)The Committee may include in its recommendation to Town Meeting a recommendation to set aside for later spending funds for specific purposes that are consistent with community preservation but for which sufficient revenues are not then available in the Community Preservation Fund to accomplish that specific purpose or to set aside for later spending funds for general purposes that are consistent with community preservation.

(4)In every fiscal year, the Committee must recommend either that Town Meeting spend, or set aside for later spending, not less than 10% of the annual revenues in the Community Preservation Fund for open space (not including land for recreational use); not less than 10% of the annual revenues in the Community Preservation Fund for historic resources; and not less than 10% of the annual revenues in the Community Preservation Fund for community housing.

ARTICLE XX. RIGHT TO FARM BY-LAW (Added effective 10/8/2013)

Section 1 - Legislative Purpose and Intent

The purpose and intent of this bylaw is to explain the existing Right to Farm accorded to all citizens of the Commonwealth under Article 97 of the Constitution and all state statutes and regulations thereunder, including, but not limited to, Massachusetts General Laws Chapter 40A, Section 3, Paragraph 1; Chapter 90, Section 9, Chapter 111, Section 125A and Chapter 128 Section 1A. We the citizens of Royalston restate and republish these rights pursuant to the Town's authority conferred by Article 89 of the Articles of Amendment of the Massachusetts Constitution, ("Home Rule Amendment").

This General By-law encourages the pursuit of agriculture, promotes agriculture-based economic opportunities, and protects farmlands within the Town of Royalston by allowing agricultural uses and related activities to function with minimal conflict with abutters and Town agencies. This By-law shall apply to all jurisdictional areas within the Town.

Section 2 - Existing Definitions

The word "farm" shall include any parcel or contiguous parcels of land or water bodies used for the primary purpose of commercial agriculture or non-commercial agriculture or accessory thereto.

The words "farming" and "agriculture" or their derivatives shall include, but not be limited to, the following:

- o Farming in all its branches and the cultivation and tillage of the soil;
- o Dairying;
- o Production, cultivation, growing, and harvesting of any agricultural, aquaculture, floricultural, viticulture, or horticultural commodities;
- o Growing and harvesting of forest products upon forest land and any other forestry or lumbering operations;
- o Keeping and raising of poultry, horses, swine, cattle, bees, ratites (such as emus, ostriches and rheas) and camelids (such as llamas and camels), and other domesticated animals for

food and other agricultural purposes.

"Farming" shall encompass activities including, but not limited to, the following:

- o Operation and transport of slow-moving farm equipment over roads within the Town;
- o Control of pests, including, but not limited to, insects, weeds, predators and disease organism of plants and animals;
- o Application of manure, fertilizers and pesticides;
- Conducting agriculture-related educational and farm-based recreational activities, including agri-tourism, provided that the activities are related to marketing the agricultural output or services of the farm;
- Processing and packaging of the agricultural output of the farm and the operation of a farmer's market or farm stand including signage thereto;
- Maintenance, repair, or storage of seasonal equipment or apparatus owned or leased by the farm owner or manager used expressly for the purpose of propagation, processing, management, or sale of the agricultural products; and
- o On-farm relocation of earth and the clearing of ground for farming operations.

Section 3 - Right to Farm Declaration

The Right to Farm is hereby recognized to exist in the Town of Royalston. The above-described agricultural activities may occur on holidays, weekdays, and weekends by night or day and shall include the attendant incidental noise, odors, dust, and fumes associated with normally accepted agricultural practices. It is hereby determined that whatever impact may be caused to others through the normal practice of agriculture is more than offset by the benefits of farming to the neighborhood, community, and society in general. The benefits and protection of this By-law are intended to apply exclusively to those commercial agricultural and farming operations and activities conducted in accordance with generally accepted agricultural practices. Moreover, nothing in this Right to Farm Bylaw shall be deemed as acquiring any interest in land, or as imposing any land use regulation, which is properly the subject of state statute, regulation, local zoning law, or other local bylaws or regulations.

Section 4 - Disclosure Notification

Within 30 days after this bylaw becomes effective, the Select board shall prominently post in the Town Hall and make available for distribution, the following disclosure:

It is the policy of this community to conserve, protect and encourage the maintenance and improvement of agricultural land for the production of food, and other agricultural products and for its natural and ecological value. This disclosure notification is to inform buyers or occupants that the property they are about to acquire or occupy is within a town where farming activities occur. Such farming activities may include, but are not limited to, activities that cause noise, dust and odors. Buyers or occupants are also informed that the location of property within the Town may be impacted by commercial agricultural operations.

In addition, this disclosure notification will be made by the Agricultural Commission to the town residents each fiscal year via a town mailing or newsletter.

Section 5 - Resolution of Disputes

Any person who seeks to complain about the operation of a farm may, notwithstanding pursuing any other available remedy, file a grievance with the Select board, the Zoning Enforcement Officer,

or the Board of Health, depending upon the nature of the grievance. The filing of the grievance does not suspend the time within which to pursue any other available remedies that the aggrieved may have. The Zoning Enforcement Officer or Select board may forward a copy of the grievance to the Agricultural Commission or its agent, which shall review and facilitate the resolution of the grievance involving all concerned parties and report its recommendations to the referring Town authority within an agreed upon time frame.

The Board of Health, except in cases of imminent danger or public health risk, may forward a copy of the grievance to the Agricultural Commission or its agent, which shall review and facilitate the resolution of the grievance involving all concerned parties and report its recommendations to the Board of Health within an agreed upon time frame.

Section 6 - Severability Clause

If any part of this By-law is for any reason held to be unconstitutional or invalid, such decision shall not affect the remainder of this By-law. The Town of Royalston hereby declares the provisions of this Bylaw to be severable.

ARTICLE XXI: Revolving Funds

(Approved by the Attorney General July 21, 2017. Effective date Sep. 2, 2017)

Section 1: There are hereby established in the Town of Royalston pursuant to the provisions of <u>G.L.</u> c.44, §53E½, the following Revolving Funds:

<u>A</u>	<u>B</u>	<u>C</u>	<u>D</u>	<u>E</u>	<u>F</u>
Revolving Fund	Department, Board, Committee, Agency or Officer Authorized to Spend from Fund	Fees, Charges or Other Receipts Credited to Fund	Program or Activity Expenses Payable from Fund	Expenses	Other Require- ments/ Reports
Board of Health	Board of Health	Fees from applications for septic installation and other BOH permits	Administration and enforcement of Title V and other health regulations		
Plumbing Inspection Service		Fees charged for installing plumbing	Salary or wages of inspector		
Wiring Inspection Service	Wiring Inspector	Fees charged for installing wiring	Salary or wages of inspector		
Post Office Account	Post Office Manager	Payments from the US Postal Service and departmental receipts from charges for postage, shipping, and sale of shipping supplies and any other receipts of the Post Office	Administration and operation of the Post Office, including the payment of salaries of part-time employees		

Section 2: Expenditures from each revolving fund set forth herein shall be subject to the limitation established by Town Meeting or any increase therein as may be authorized in accordance with G.L. c.44, §53E½.

And, further, to set annual spending limits for such revolving funds as follows:

Program or Purpose	Spending Limit
Board of Health	<u>\$10,000</u>
Plumbing Inspection Service	<u>\$8,000</u>
Wiring Inspection Service	<u>\$8,000</u>
Post Office Account	\$18,500

ARTICLE XXII: STRETCH ENERGY CODE (Approved by Attorney General 10-31-2017. Posted 11-8-2017. Please refer to effective date in section 4 – January 1, 2018)

SECTION 1. Definitions

International Energy Conservation Code (IECC) - The International Energy Conservation Code (IECC) is a building energy code created by the International Code Council. It is a model code adopted by many state and municipal governments in the United States for the establishment of minimum design and construction requirements for energy efficiency, and is updated on a three-year cycle. The baseline energy conservation requirements of the MA State Building Code are the IECC with Massachusetts amendments, as approved by the Board of Building Regulations and Standards.

Stretch Energy Code - Codified by the Board of Building Regulations and Standards as 780 CMR Appendix 115.AA of the Massachusetts building code, the Stretch Energy Code is an appendix to the Massachusetts building code, based on further amendments to the International Energy Conservation Code (IECC) to improve the energy efficiency of buildings built to this code.

SECTION 2. Purpose

The purpose of 780 CMR 115.AA is to provide a more energy efficient alternative to the Base Energy Code applicable to the relevant sections of the building code for new buildings.

SECTION 3. Applicability

This code applies to residential and commercial buildings. Buildings not included in this scope shall comply with 780 CMR 115.AA, as indicated.

SECTION 4. Stretch Code

The Stretch Code, as codified by the Board of Building Regulations and Standards as 780 CMR Appendix 115.AA, including any future editions, amendments or modifications, is herein incorporated by reference into the Town of Royalston General Bylaws, Article XXII. The Stretch Code is enforceable by the building inspector and effective as of January 1, 2018.