COMMONWEALTH OF MASSACHUSETTS

MIDDLESEX, SS.

SPECIAL TOWN MEETING

To the Constable of the Town of Maynard, in said County,

GREETINGS:

In the name of the Commonwealth of Massachusetts, you are hereby directed to notify and warn the voters of said Maynard, to assemble IN FOWLER SCHOOL AUDITORIUM, THREE TIGER DRIVE IN SAID town, on Monday, March 26, 2018 at 7:00 p.m. then and there to act on the following articles:

The following action was taken:

At 7:00 p.m. on March 26, 2018, the Town Moderator, Dick Downey called the Special Town Meeting to order.

A quorum was present.

Guests were acknowledged and admitted.

The Pledge of Allegiance was led by the Moderator.

Motion made and seconded to appoint Ron Calabria as Deputy Moderator. Motion carried.
Motion made and seconded to waive the reading of the warrant in its entirety. Motion carried.

ARTICLE 1: AFFORDABLE HOUSING TRUST CHAPTER 35 SECTION 4 & COMMUNITY PRESERVATION COMMITTEE CHAPTER 11, SECTION 2

To see if the town will vote to amend the Town By-Laws as follows:

In Chapter 35 Affordable Housing Trust, Section 4. Meetings of the Trust, replace the text, “G.L. Chapter 39, Sections 23A, 23B and 23C” with the text, “G.L. c. 30A, §§ 18-25”

And in Chapter 11, Community Preservation Committee, Section 2: Meetings, Quorum, Chair:

To do or act thereon.

SPONSORED BY: Bylaw Committee
APPROPRIATION: None
FINCOM RECOMMENDATION: Approved.

The following action was taken:

Motion made and seconded to move Articles 1, 3, 5, 7, 8 and 9 as a consent calendar. Motion carried.

Voted: To approve Article 1 as printed in the warrant except the words “To do or act thereon”

The Finance Committee recommended.
Special Town Meeting – March 26, 2018 – Fowler Middle School

ARTICLE 2: BOARD OF HEALTH NUISANCES CHAPTER 21 SECTION 1 AND 2

To see if the town will vote to amend the Town By-Laws as follows:

In Chapter 21 Nuisances, Section 1 replace the text, “2nd Offense - $25.00” and “3rd Offense - $50.00” with the text, “2nd Offense - $50.00” and “3rd Offense - $100.00”

And in Chapter 21 Nuisances, Section 2 replace the text, “under a penalty not less than two dollars ($2) nor more than three hundred dollars ($300)” with the text, “under a penalty of three hundred dollars ($300)”

To do or act thereon.

SPONSORED BY: Bylaw Committee
APPROPRIATION: None
FINCOM RECOMMENDATION: At town meeting

The following action was taken:

Voted: to approve Article 2 as printed in the warrant except the words “To do or act thereon”

The Finance Committee recommended.
Special Town Meeting – March 26, 2018 – Fowler Middle School

ARTICLE 3: NON-CRIMINAL DISPOSITION CHAPTER 15 SECTION 5

To see if the town will vote to amend the Town By-Laws as follows:

Delete the following text in Chapter 15 NON-CRIMINAL DISPOSITION OF BY-LAW VIOLATIONS, Section 5

Chapter 21 Nuisances; Section 1 (Rubbish Nuisances)
Penalty: First Offense - Written Warning
Second Offense - $25.00
Third Offense - $50.00
And each day thereafter

Enforcing Person: Health Officer
Police Officers

Chapter 28 Fire Alarm Systems; Section 7 (Fire Alarm System Malfunctions Fines)
Penalty: First through third malfunction - no charge
Fourth through sixth malfunction - $100.00
Seventh through eleventh malfunction - $200.00
Each malfunction after the eleventh - $300.00

Enforcing Person: Fire Chief
Fire Captains
Police Officers

Chapter 18 Section 4 Placement of Numbers on Residences
Penalty: First Offense - Written Warning
Each subsequent offense - $10.00
Each day that such violation continues shall constitute a separate offense.

Enforcing Person: Fire Chief
Fire Captains
Police Officers
Chapter 24 Dog Owner’s Responsibility Law

Penalty:
- First Offense - Written Warning
- Second Offense - $10.00
- Third Offense - $25.00
- Each subsequent offense - $50.00

Each day that such violation continues shall constitute a separate offense.

Enforcing Person: Dog Control Officer

and

Chapter 27 Alarm System; Section 8 (False Alarms)

Penalty:
- First through three alarms - Written Warning
- Each false alarm after three in a calendar year - $15.00

Enforcing Person: Police Officers

and

Chapter 32 Wetlands Administration

Penalty
- First Offense - Written warning
- Each subsequent offense - $100

Each day that such violation continues shall constitute a separate offense.

Enforcing Person:
- Conservation Agent
- Conservation Commissioner
- Police Officer

and

Chapter 33 Storm Drain System By-Law

Penalty
- First Offense - Written warning and/or $100
- Second Offense - $200
- Third and subsequent offenses - $300

Each day or part thereof that such offense occurs or continues shall constitute a separate offense. The enforcing officer shall be the DPW Superintendent.

To do or act thereon.

SPONSORED BY: Bylaw Committee
APPROPRIATION: None
FINCOM RECOMMENDATION: Approved
The following action was taken:

Motion made and seconded to move Articles 1, 3, 5, 7, 8 and 9 as a consent calendar. Motion carried.

Voted: To approve Article 3 as printed in the warrant except the words: To do or act thereon”

The Finance Committee recommended.

Special Town Meeting – March 26, 2018 – Fowler Middle School
Establish Disabled and Elderly Taxation Relief Fund

To see if the town will vote to accept the provisions of G.L. c. 60, Section 3D to establish a Disabled and Elderly Taxation Relief Fund for the purpose of, “defraying the real estate taxes of elderly and disabled persons of low income, who in the judgement of the funds administrators, are unable to contribute fully toward their public charges”.

The governing fund administrators, will be a committee comprised of the Town Treasurer, the Chairman of the Board of Assessors and 3 residents appointed by the Board of Selectmen, to be known as the “Taxation Aid Committee”. The Taxation Aid Committee shall adopt rules and regulations to carry out the provisions of G.L. c. 60, Section 3D and to identify the recipients of such aid.

The fund will be created and maintained with voluntary donations. Contribution forms may be mailed with the annual excise tax bills to all residents in Maynard.

To do or act thereon.

SPONSORED BY: Board of Selectmen
APPROPRIATION: None
FINCOM RECOMMENDATION: At town meeting

Voted: To approve Article 4 as printed in the warrant except the words: To do or act thereon”

The Finance Committee recommended.
ARTICLE 5: HAZARDOUS MATERIALS CHAPTER 29 SECTION 3E

To see if the town will vote to amend the Town By-Laws as follows:

In Chapter 29 Hazardous Materials, Section 3E, delete the following text,

“First Offense in calendar year  $ 25.00
Second Offense in calendar year $ 50.00
Third and each subsequent offense $100.00
in calendar year”

To do or act thereon.

SPONSORED BY: Bylaw Committee
APPROPRIATION: None
FINCOM RECOMMENDATION: Approved

The following action was taken:

Motion made and seconded to move Articles 1, 3, 5, 7, 8 and 9 as a consent calendar. Motion carried.

Voted: To approve Article 5 as printed in the warrant except the words: To do or act thereon”

The Finance Committee recommended.
Special Town Meeting – March 26, 2018 – Fowler Middle School

**ARTICLE 6: **NUISANCE, OUTSIDE DINING CHAPTER 21 SECTION 17A AND 17B

To see if the town will vote to amend the Town By-Laws as follows:

In Chapter 21 Nuisances, Section 17A replace the text, “the sale of food or non-alcoholic beverages” with the text, “the sale of food or beverages, either alcoholic or non-alcoholic”

And in Chapter 21 Nuisances, Section 17B replace the text, “assessed a penalty not less than five dollars ($5) nor more than three hundred dollars ($300)” with the text, “assessed a penalty of one hundred dollars ($100)”

To do or act thereon.

SPONSORED BY: Bylaw Committee

APPROPRIATION: None

FINCOM RECOMMENDATION: Approved

_Voted: To approve Article 6 as printed in the warrant except the words: To do or act thereon_”

_The Finance Committee recommended._
ARTICLE 7:  SMOKING, DELETE CHAPTER 21 SECTION 26

To see if the town will vote to amend the Town By-Laws as follows:

Delete Chapter 21 Section 26

To do or act thereon.

SPONSORED BY:  Bylaw Committee
APPROPRIATION:  None
FINCOM RECOMMENDATION:  Approved

The following action was taken:

Motion made and seconded to move Articles 1, 3, 5, 7, 8 and 9 as a consent calendar. Motion carried.

Voted: To approve Article 7 as printed in the warrant except the words: To do or act thereon”

The Finance Committee recommended.
To see if the town will vote to amend the Town By-Laws as follows:

Delete Chapter 7 Section 3 and create new By-Law as follows:

CHAPTER 37

SOLID WASTE COLLECTION

Section 1: Overall Authority. The Board of Health shall be responsible for providing overall direction and enforcement of those areas of any of the solid waste programs that are assigned to it by state law, local bylaw, the Board of Selectmen or the Town Administrator. In furtherance hereof, and in accordance with G.L. c. 111 §31B the Board of Health shall make rules and regulations, including the establishment of fees, for the control of the removal, transportation or disposal of garbage, offal or other offensive substances. Additionally, the Board of Health shall make rules and regulations for the control of recycling and leaf and yard waste collections and disposal. The Board of Health shall hold a public hearing in accordance with G.L. c. 111 §31 prior to the adoption of said regulations.

Section 2: Day to Day Management. The Department of Public Works, shall be responsible for the establishment and overall management of the Town of Maynard collection, management and disposal of residential solid waste, including but not limited to curbside collection of trash, residential refuse, recycling, leaf collection, drop off collection, and shall conduct said management consistent with the Rules and Regulations established by the Board of Health.
Notwithstanding the foregoing, the licensing of contractors and dumpsters shall remain under the management of the Board of Health.

**Section 3: Violations and Penalties.** Any person who violates any prohibition contained in the Solid Waste Regulations adopted by the Board of Health shall be subject to a fine of $300.00 for each offense; where each day the offense occurs being deemed a separate offense and each improperly disposed of item shall constitute a separate offense. The fines noted hereunder shall be in addition to and not in place of any fine or penalty provided for by the General Laws of the Commonwealth of Massachusetts.

**Enforcement:** The Public Health Agent, Director of Public Works or designee, the Maynard Police Department, shall each have authority to enforce the provisions and issue citations as necessary of this bylaw.

To do or act thereon.

SPONSORED BY: Bylaw Committee
APPROPRIATION: None
FINCOM RECOMMENDATION: Approved

The following action was taken:

*Motion made and seconded to move Articles 1, 3, 5, 7, 8 and 9 as a consent calendar. Motion carried.*

*Voted: To approve Article 8 as printed in the warrant except the words: To do or act thereon”*

*The Finance Committee recommended.*
ARTICLE 9: UTILITY POLE, DELETE CHAPTER 21 SECTION 27

To see if the town will vote to amend the Town By-Laws as follows:

Delete Chapter 21 Section 27 Utility Pole By-Law and create new By-Law as follows:

CHAPTER 38

UTILITY POLES

Section 1: No holder of a grant of location pursuant to Massachusetts General Law, Ch. 166, § 22 or any public or private entity or utility company (“Licensee”) or any person having any facilities attached to Licensee’s utility pole, or any of their successors or assigns shall allow or cause the continuation of a condition, such condition being the existence of more than one of Licensee’s utility pole(s) within three feet of another of Licensee's utility pole(s) on any public or private way within the Town of Maynard (the “Town”), which condition existed as of or prior to the effective date of this Section 26A, without the prior written permission of the Board of Selectmen of the Town of Maynard (the “Board”). Such permission, which may contain conditions, shall be in the form of an order (the “Order”) issued by the Board in the manner hereinafter described.
Section 2: Following a public hearing held with not less than fourteen days prior notice to the Licensee and published notice, the Board may issue an Order to Licensee, for itself and as agent for any other person having an interest in such pole(s) or facilities attached thereto, permitting the condition to continue or, upon the determination that more than one utility pole at any given location presents a nuisance, hazard or threat to the public safety, welfare or convenience to the inhabitants of the Town, for the removal, relocation or alteration of or to any utility pole or poles in excess of one at any such location.

Section 3: Any Licensee which becomes subject to any Order issued by the Board pursuant to this Section 26A requiring the removal, relocation or alteration of or to any utility pole or poles, shall fully comply with the terms and conditions of any such Order within not less than one hundred and eighty (180) days from the date of its issuance; such period may be extended by the Board in its sole and absolute discretion. In the event of noncompliance with the terms of any such Order issued by the Board, as same may be modified by the Board in its sole and absolute discretion, the Board may take whatever enforcement action it deems appropriate, including, without limitation, the imposition of a fine against Licensee, for itself and as agent for any other person having an interest in such pole(s) or facilities attached thereto, of up to three hundred ($300.00) dollars per day for each day of noncompliance; removal by the Town or its agents or contractors of any pole or poles subject to such Order (at the sole cost and expense of Licensee, for itself and as agent for any other person having an interest in such pole(s) or facilities attached thereto); injunctive relief in any court of competent jurisdiction restraining the continued existence of any such pole or poles subject to such Order; or any other penalties, impositions or relief as the Board may deem necessary.

Section 4: No holder of a grant of location pursuant to Massachusetts General Law, Ch. 166, § 22 or any public or private entity or utility company (“Licensee”) or any person having any facilities attached to Licensee’s utility pole, or any of their successors or assigns shall, after the effective date of this Section 26B, place more than one of Licensee’s utility pole(s) within three feet of another of Licensee’s utility pole(s) on any public or private way within the Town of Maynard (the “Town”) and allow such condition to continue for more than one hundred fifty (150) days (the “Allowed Period”), without the prior written permission of the Board of Selectmen of the Town of Maynard (the “Board”), which permission may contain conditions.

Section 5: Following the expiration of the Allowed Period and a public hearing held with not less than fourteen days prior notice to Licensee and published notice, the Board may issue an “Order” to Licensee, for itself and as agent for any other person having an interest in such pole(s) or facilities attached thereto, permitting the condition to continue beyond the Allowed Period or, upon the determination that more than one utility pole at any given location presents a nuisance, hazard or threat to the public safety, welfare or convenience to the inhabitants of the Town, may issue an order (the “Order”) to Licensee, for itself and as agent for any other person having an interest in such pole(s) or facilities attached thereto, for the removal, relocation or alteration of or to any utility pole or poles in excess of one at any such location within a stipulated period, such period not to be less than sixty (60) days (the “Removal Period”).
Section 6: Any Licensee which becomes subject to any such Order issued by the Board pursuant to this Section 26B requiring the removal, relocation of alteration of or to any utility pole or poles, shall fully comply with the terms and conditions of any such Order within the Removal Period; such period may be extended by the Board in its sole and absolute discretion. In the event of noncompliance with the terms of such Order issued by the Board, as same may be modified by the Board in its sole and absolute discretion, the Board may take whatever enforcement action it deems appropriate, including, without limitation, the imposition of a fine against Licensee, for itself and as agent for any other person having an interest in such pole(s) or facilities attached thereto, of up to three hundred ($300.00) dollars per day for each day of noncompliance; removal by the Town or its agents or contractors of any pole or poles subject to such Order (at the sole cost and expense of Licensee, for itself and as agent for any other person having interest in such pole(s) or facilities attached thereto); injunctive relief in any court of competent jurisdiction restraining the continued existence of any such pole or poles subject to such Order; or any other penalties, impositions or relief as the Board may deem necessary.

To do or act thereon.

SPONSORED BY: Bylaw Committee
APPROPRIATION: None
FINCOM RECOMMENDATION: Approved
The following action was taken:

Motion made and seconded to move Articles 1, 3, 5, 7, 8 and 9 as a consent calendar. Motion carried.

Voted: To approve Article 9 as printed in the warrant except the words: To do or act thereon”

The Finance Committee recommended.
ARTICLE 10: ACCEPTANCE OF GIFT OF LAND

To see if the Town will accept a gift of land located at Parker Street, Maynard, Middlesex County, Massachusetts, shown as “Parcel A” on a certain plan entitled “Approval Not Required Plan of Land Maynard Crossings JV, LLC Lot 152 and 152-1 Map 25 Town Of Maynard Middlesex County Commonwealth of Massachusetts Control Point Associates, Inc. 252 Turnpike Road Southborough, MA 01772 date 9-27-17” (the “Plan”) which Plan is on file with the Town Clerk, said Parcel A contains 11,529 square feet, more or less, for general municipal purposes under the care, custody and control of the Board of Selectmen, or take any action relative thereto.

SPONSORED BY: Board of Selectmen

APPROPRIATION: None

FINCOM RECOMMENDATION: Approved

Voted: To approve Article 9 as printed in the warrant except the words: To do or act thereon”

The Finance Committee recommended.
ARTICLE 11: ACCEPTANCE OF EASEMENT

To see if the Town will accept an Easement over, on, below and within that portion of the premises shown as “Easement Area A” on that certain Plan of Land entitled “Easement Plan Maynard Crossings JV, LLC Lot 152 and 152-1 Map 25 Town Of Maynard Middlesex County Commonwealth of Massachusetts Control Point Associates, Inc. 252 Turnpike Road Southborough, MA 01772 date 10-18-17” (the “Easement Plan”) which Plan is on file with the Town Clerk, said Easement Area A contains 21,360 square feet according to said Plan, for general municipal purposes under the care, custody and control of the Board of Selectmen, or take any action relative thereto.

SPONSORED BY: Board of Selectmen
APPROPRIATION: None
FINCOM RECOMMENDATION: At town meeting

The following action was taken:

Voted: Yes 154, No 6 (106 needed for a 2/3 vote) to approve Article 11 as printed in the warrant except the words “or take any action relative to”

The Finance Committee recommended.

This article was voted by a secret ballot as required per Town bylaw.
ARTICLE 12: LOCAL ACCEPTANCE OF TAX PROVISION

Local Acceptance of Tax Provision

Shall the Town vote to accept the provisions of Massachusetts General Laws Chapter 64N, Section 3 to impose a 3% local sales tax on the sale or transfer of marijuana or marijuana products by a marijuana retailer operating within the Town of Maynard.

SPONSORED BY: Board of Selectmen
APPROPRIATION: None
FINCOM RECOMMENDATION: At town meeting

Voted: To approve Article 12 as printed in the warrant except the words: To do or act thereon”

The Finance Committee recommended.
Board of Selectmen as License Authority

To see if the Town will vote to amend the Town of Maynard General By-laws, by adding the following chapter, or take any action thereto:

CHAPTER 39. MARIJUANA LICENSE

Section 1: No person shall carry on the business cultivate, process, package, deliver, obtain, manufacture, process, package, brand, sell or otherwise transfer, or test marijuana or marijuana products, or otherwise operate a Marijuana Establishment as defined by Massachusetts General Laws Chapter 94G within the Town unless first duly licensed thereof by the Board of Selectmen.

Section 2: The Board may adopt reasonable rules and regulations related to the issuance of such licenses, including the fees to be paid therefore and the conditions to be satisfied by any applicant for such a license.

Section 3: Applicants for a license shall file an application on a form by the Board of Selectmen, signed under the penalties of perjury by the applicant, containing such information as the Board of Selectmen may reasonably require from time to time. Each applicant shall pay an application fee as may be reasonably determined from time to time by the Board of Selectmen.

Section 4: The Board of Selectmen must act upon the application at one of their next two regularly scheduled meetings, holding a public hearing thereon, with due written notice provided to the applicant of the time, date and location where such hearing will be heard.

Section 5: The Board of Selectmen may approve, deny or approve the application with conditions. Such decision shall be based on the evidence taken at the public hearing, consistent with the protection of the health, safety and welfare of the public, and consistent with the regulations promulgated by such board.

Section 6: The Board of Selectmen may issue orders as appropriate to aid in the enforcement of this regulation and may enforce these provisions in equity, including the request for injunctive relief, in a court of competent jurisdiction. Any failure to comply with any Order issued hereunder shall result in the issuance of a formal warning. Any failure to comply with such a warning shall result in a fine of $100.00. Any failure to comply after the issuance of said initial fine may be punishable by a subsequent fine of $300.00. Each day of a continued non-compliance shall constitute a separate violation. Further, the Board of Selectmen may hold a hearing, with notice to the licensee, to determine if such license should be modified, suspended or revoked.

Section 7: Home Rule Amendment [art. 89 of the Amendments to the Massachusetts Constitution]; Charter, Article 3, Section 3-2, Massachusetts General Laws, Chapter 94G, § 3, 935 CMR 500.000.

SPONSORED BY: Board of Selectmen
The following action was taken:

Voted: To approve Article 13 as printed in the warrant, except, in Section 6, the third and fourth sentence shall be omitted and read instead: Any failure to comply with such a warning shall result in a fine of $100.00. Any failure to comply after the issuance of said initial fine may be punishable by a subsequent fine of $300.00. And except the words “to do or act thereon”
ARTICLE 14: AMEND THE TOWN OF MAYNARD ZONING BY-LAWS – MARUJUANA RETAILER

To see if the Town will vote to amend the Town of Maynard Zoning By-laws as follows:

1. **AMEND SECTION 3.1.2, USE REGULATIONS, TABLE A, “4. BUSINESS USES”**
   to add and allow the following use by Special Permit of the Planning Board within the: “Business” (B) “Central Business” (CB), and “Health Care Industrial” (HCI) Zoning Districts: **Marijuana Retailer**.

   This will amend the Use Regulations Table as depicted below.

<table>
<thead>
<tr>
<th>4. Business Uses</th>
<th>S-1</th>
<th>S-2</th>
<th>GR</th>
<th>B</th>
<th>CB</th>
<th>HCI</th>
<th>I</th>
<th>GA</th>
<th>OS</th>
</tr>
</thead>
<tbody>
<tr>
<td>Marijuana Retailer</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>PB</td>
<td>PB</td>
<td>PB</td>
<td>N</td>
<td>N</td>
<td>N</td>
</tr>
</tbody>
</table>

2. **AMEND SECTION 3.1.2, USE REGULATIONS, TABLE A, “5. INDUSTRIAL USES”**, to add and allow the following uses by Special Permit of the Planning Board within the: “Health Care Industrial” (HCI) and “Industrial” (I) Zoning Districts: **Craft Marijuana Cultivator Cooperative, Marijuana Cultivator, Marijuana Testing Facility, and Marijuana Product Manufacturer**.

   This will amend the Use Regulations Table as depicted below.

<table>
<thead>
<tr>
<th>5. Industrial Uses</th>
<th>S-1</th>
<th>S-2</th>
<th>GR</th>
<th>B</th>
<th>CB</th>
<th>HCI</th>
<th>I</th>
<th>GA</th>
<th>OS</th>
</tr>
</thead>
<tbody>
<tr>
<td>Craft Marijuana Cultivator Cooperative</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>PB</td>
<td>PB</td>
<td>N</td>
<td>N</td>
</tr>
<tr>
<td>Marijuana Cultivator</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>PB</td>
<td>PB</td>
<td>N</td>
<td>N</td>
</tr>
</tbody>
</table>
3. **AMEND SECTION 3.1.2, USE REGULATIONS, TABLE A, “5. ACCESSORY AND OTHER USES”,** to prohibit a *Craft Marijuana Cultivator Cooperative* as an accessory use in all zoning districts.

This will amend the Use Regulations Table as depicted below.

<table>
<thead>
<tr>
<th>6. Accessory Uses and Other Uses</th>
<th>S-1</th>
<th>S-2</th>
<th>GR</th>
<th>B</th>
<th>CB</th>
<th>HCI</th>
<th>I</th>
<th>GA</th>
<th>OS</th>
</tr>
</thead>
<tbody>
<tr>
<td><em>Craft Marijuana Cultivator Cooperative</em></td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>N</td>
</tr>
</tbody>
</table>

4. **AMEND SECTION 7.9 TO INCLUDE THE FOLLOWING USE REGULATIONS:**

7.9.1 **Spacing Requirements.** No Marijuana Establishment shall be located within three hundred (300) feet of a pre-existing public or private school providing education in kindergarten or any of grades 1 through 12.

Distances shall be calculated by direct measurement of a straight line from the nearest point of the school to the nearest point of the Marijuana Establishment premises to be licensed.

7.9.4 **Further Criteria:**

1. In addition to this by-law, any permit applied for and/or issued shall comply with all State laws and regulations concerning Marijuana Establishments.

2. In addition to the criteria and requirements set forth hereunder, the provisions of Section 10.4 shall apply to Special Permits under this Section.

3. No permit shall be granted hereunder to any applicant, principal officer, agent, owner or manager of a Marijuana Establishment who has been convicted of a felony in the Commonwealth of Massachusetts or convicted of an offense in another state that would be a felony in the commonwealth, except a prior conviction solely for a marijuana offense.
or solely for a violation of section 34 of chapter 94C of the General Laws, unless the
offense involved distribution of a controlled substance, including marijuana, to a minor.
The application shall include proof of the foregoing, by sworn statement and including
submission to a CORI from the Chief of Police for each of the aforementioned
individuals. The Chief of Police shall report to the SPGA prior to the close of the public
hearing whether or not the applicant complies with these criteria.

4. The hours of operation of a Marijuana Establishment may be set by the SPGA.

5. There will be no products displayed in the facility’s windows or visible from any
street or parking lot.

6. Signage will conform to the sign by-laws in Section 6.2 and any exterior sign may
identify the establishment but will not contain any other advertisement.

5. **AMEND SECTION 11.0 TO ADD THE FOLLOWING DEFINITIONS:**

**Craft Marijuana Cultivator Cooperative** is a marijuana cultivator comprised of residents
of the commonwealth organized as a limited liability company or limited liability partnership
under the laws of the commonwealth, or an appropriate business structure as determined by
the commission, and that is licensed to cultivate, obtain, manufacture, process, package and
brand marijuana and marijuana products to deliver marijuana to marijuana establishments but
not to consumers, as defined the Massachusetts General Laws, Chapter 94G.

**Marijuana Cultivator** is an entity licensed to cultivate, process and package marijuana, to
deliver marijuana to marijuana establishments and to transfer marijuana to other marijuana
establishments, but not to consumers, as defined the Massachusetts General Laws, Chapter
94G.

**Marijuana Establishment** is considered a cultivator, marijuana testing facility, marijuana
product manufacturer, marijuana retailer or any other type of licensed marijuana-related
business, all as defined the Massachusetts General Laws, Chapter 94G, said Marijuana
Establishments shall be deemed independent of any other definition in this by-law and not a
subset or subcategory of any other category.

**Marijuana Product Manufacturer** is an entity licensed to obtain, manufacture, process and
package marijuana and marijuana products, to deliver marijuana and marijuana products to
marijuana establishments and to transfer marijuana and marijuana products to other
marijuana establishments, but not to consumers, as defined the Massachusetts General Laws,
Chapter 94G.

**Marijuana Retailer** is an entity licensed to purchase and deliver marijuana and marijuana
products from marijuana establishments and to deliver, sell or otherwise transfer marijuana
and marijuana products to marijuana establishments and to consumers, as defined the Massachusetts General Laws, Chapter 94G, further provided that Marijuana Retailers may not be considered Retail Business in any other context.

**Marijuana Testing Facility** is an entity licensed to test marijuana and marijuana products, including certification for potency and the presence of contaminants, as defined the Massachusetts General Laws, Chapter 94G.

To do or act thereon.

SPONSORED BY: Planning Board
APPROPRIATION: None
FINCOM RECOMMENDATION: At town meeting

1. A Marijuana Retailer use within the “Central Business” (CB), “Business” (B) and “Health Care Industrial” (HCI) Zoning Districts.
2. A Craft Marijuana Cultivator Cooperative, Marijuana Cultivator, Marijuana Testing Facility, or Marijuana Product Manufacturer use within the “Health Care Industrial” (HCI) and “Industrial” (I) Zoning Districts.

Maynard voters approved Question 4 appearing on the state election ballot on November, 2016 to allow the non-medical use of marijuana by adults. Because of the approval of Question 4, without zoning by-laws the location of Marijuana Establishments would be largely unrestricted in commercial zoning districts. This article creates zoning by-laws to regulate where Marijuana Establishments can be located.

The proposed zoning by-laws in this article cover only the basic zoning restrictions. Additional regulatory framework will be developed from the Board of Selectmen and the Board of Health.

The following action was taken:

Voted: Yes 146, No 30 (117 needed for a 2/3 vote) to approve Article 14 as printed in the warrant except the words “To do or act there on”

The Finance Committee recommended.

The Planning Board recommended.

This article was voted by a secret ballot as required per Town bylaw.
ARTICLE 15:  ACQUISITION OF LAND FOR FIRE DEPARTMENT

To see if the Town will vote to authorize the Board of Selectmen to purchase, acquire, or take by eminent domain, and to raise and appropriate, either by appropriation, borrowing or otherwise, a sum of money to fund said purchase or taking along with all associated legal and engineering costs necessary, a portion of the property located at 30 Sudbury Street and portions of 146 Main Street, as well as a portion of Church Place, so called, Maynard, Massachusetts as more fully set forth on a plan by Nitsch Engineering, 2 Center Plaza, Suite 430, Boston MA, titled “Proposed ANR Limits / Final Parcel Exhibit” dated 7/26/17 revised dated February 5, 2018 (see Appendix A, page 20) including 41,418sq. ft. more or less, shown as the area indicated as the “Proposed Limits of Final Parcel Configuration for Taking” and which plan is on file with the Town Clerk, the acquisition of said land having been determined to be necessary for the health and welfare of the inhabitants of Maynard and to be used for fire department purposes under the care, custody and control of the Board of Selectman; or pass any vote or take any action relative thereto.

To do or act thereon.

SPONSORED BY: Board of Selectmen
APPROPRIATION: $460,000 from Capital Stabilization
FINCOM RECOMMENDATION: At town meeting
The following action was taken:

Voted: Yes 182, No 22 (136 needed for a 2/3 vote) to authorize the Board of Selectmen to purchase, acquire, or take by eminent domain, a portion of the property located at 30 Sudbury Street and portions of 146 Main Street, as well as a portion of Church Place, so called, Maynard, Massachusetts as more fully set forth on a plan by Nitsch Engineering, 2 Center Plaza, Suite 430, Boston, MA, titled “Proposed ANR Limits/Final Parcel Exhibit” dated 7/26/17 revised February 5, 2018 including 41,418 sq. ft. more or less, shown as the area indicated at the “Proposed Limits of Final Parcel Configuration for Taking and which plan is on file with the Town Clerk, the acquisition of said land having been determined to be necessary for the health and welfare of the inhabitants of Maynard and to be used for fire department purposes under the care, custody and control of the Board of Selectmen and to pay for such acquisition and related legal and engineering costs that the Town appropriate $460,000.00 from Capital Stabilization for said purpose.

The Finance Committee recommended.

This article was voted by a secret ballot as required per Town bylaw.

Motion made and seconded to dissolve the Special Town Meeting of March 26, 2018 at 8:23 p.m. Motion carried.