Commonwealth of Massachusetts Annual Town Meeting

Middlesex, ss:							
To: Constable of	of the Town of A	Ashby in sa	aid County:				
Greeting:							
the Town of A	shby, qualified	to vote in	elections and	d town a	affairs, to	meet a	he inhabitants of t the Elementary on the following
ANNUAL TOV	VN MEETING A	ARTICLE	S				
Article 1. the official ballo							-
Finance	e Committee ac	tion: _	√ Approve	ed	Disappi	oved	No Action
Article 2. committees.	To see if the To	wn will vo	ote to hear the	reports	of the va	rious tov	vn officials and
	e Committee ac	tion:	√ Approve	ed	Disappi	oved _	No Action
Article 3. necessary in ant Massachusetts C Finance Article 4. therefrom to be	General Laws, or e Committee ac To see if the To	enue, in actake any tion: wm will vote perpetua	cordance with action thereor $\sqrt{}$ Approv ote to accept t	n Chapte n. ed he follow as follow	r 44, Sec _ Disapp wing sum	roved _	to 27 of the No Action
Amo	ount	Name			Ave.	Lot	Section
\$100 \$ 50 \$100	0.00	Raymond Barbara &	& Joyce Manz l & Joan Peso & Warren We West Cemeter	la st	BR BR BR	20 21 22	Lyman Lyman Lyman
	Amount	Name		Ave.	Lot	Section	<u>!</u>
	\$100.00	Kari Ran	tala	BR	189	III	
, or take any act Financ e	ion thereon. e Committee ac	tion: _	√ Approve	ed	Disappı	oved _	No Action
take any action	1, 2004 and endi	expenses ng June 30	of the Town f 0, 2005, and to	or the entering of the	nsuing fis salaries	scal year of all ele	(FY2005) cted officials, or

Incentive liability	To see if the Town will Retirement System accounty, or take any action the	ant for the purpose of pereon.	paying an Early Retin	rement
Financ	ee Committee action:	$\sqrt{}$ Approved	Disapproved	_ No Action
	To see if the Town will erve Fund account, or take Committee action:	ke any action thereon.		
portion of a Fed	To see if the Town will Replacement account for deral Assistance to Firefice Committee action:	the purpose of paying ghters Grant of \$260,0	g for an increase in the 2000, or take any action	ne Town's on thereon.
	To see if the Town will ipment Replacement accepaying for the purchase of	ount and \$450 from fre	ee cash to the Insurar	nce account for
Financ	ee Committee action:	$\sqrt{}$ Approved	Disapproved	_ No Action
paying for the p	To see if the Town will raccount and \$490 from our chase of, and the insure Committee action:	free cash to the Insura	ance account for the passer, or take any action	purpose of on thereon.
paying for the p	To see if the Town will raccount and \$330 from our chase of, and insurance Committee action:	free cash to the Insurace for, a police cruiser,	ance account for the portake any action the	purpose of nereon.
action thereon.	To see if the Town will dings Repairs account for the Committee action:	or the purpose of install	ling fire alarm syster	ns, or take any
Article 13. establish a Capi Committee exp	To see if the Town will ital Plan Committee Expenses, or take any action to Committee action:	vote to appropriate the enses account for the partners.	e sum of \$796.65 fro purpose of paying for	om free cash to r Capital Plan
Article 14. the Fire Equipment thereon.	To see if the Town will nent account for the purp			
Financ	ee Committee action:	Approved	Disapproved	_ No Action
made available or take any acti	To see if the Town will 41, Section 81U providing to the Town for complet on thereon. The Committee action:	ng for the expenditure ing the work specified	of the proceeds of a lon an approved sub-	bond or deposit division plan,

Finance Committee action: Approved Disapproved No Action
Article 17. To see if the Town will vote to authorize the Board of Selectmen to acquire by gift for general municipal purposes and to accept a deed of a fee interest in the following described parcel of land abutting West Cemetery now or formerly owned by Bruce Adams, being all more particularly bounded and described as follows:
All that certain parcel of land shown on Assessor's Map 2, Parcel 20.14 and more particularly described on plan entitled "Revised Plan of Lots & Outlot" made by Szoc Surveyors dated 3/23/04, containing 1 acre, more or less, a copy of which is on file in the Town Clerk's office
, or take any action thereon. Finance Committee action: Approved Disapproved No Action
Article 18. To see if the Town will vote to amend Article IX of the Town By-Laws to add the following Section:
Section 10. Any person found violating the littering regulations of the Board of Health shall be subject to the following fines: First offense: \$50 plus 8 hours of community service; Second offense: \$100 plus 8 hours of community service; Third and any subsequent offense: \$250 plus 8 hours of community service. The Board of Health and its duly authorized Health Agent and the Ashby Police Department in accordance with the provisions of Massachusetts General Laws Chapter 40 Section 21D, shall have the right to enforce said regulations.
, or take any action thereon. Finance Committee action: Approved \(\sqrt{D} \) Disapproved No Action
Article 19. To see if the Town will vote to authorize the Board of Health to establish a Municipal Transfer Station at the Municipal Landfill site on Greenville Road, being a part of the parcel shown on Assessor's Map 5, Lot 28, said Transfer Station to be no more than four (4) acres and to be located on the east side of the capped area of said Landfill site together with reasonable access thereto, subject to receiving approval from the Massachusetts Department of Environmental Protection; and to authorize the Board of Selectmen, pursuant to Massachusetts General Laws Chapter 44 Section 28C(g), to negotiate and enter into a multi-year agreement with the successful eligible bidder to operate in whole or in part said Municipal Transfer Station for the benefit of the Town and to be compensated therefor and on such other terms and conditions as the Board of Selectmen shall determine are in the best interest of the Town and to appropriate the sum of \$39,602.97 from the Landfill Escrow Account for the purpose of engaging qualified firms to engineer, excavate and develop the Municipal Transfer Station site; and to purchase solid waste transfer containers and other such required equipment, or to take any action thereon. Finance Committee action: Approved Disapproved No Action
Article 20. To see if the Town will vote to amend the Zoning Bylaws by

Adding the following definitions to Section 3,

6) BED AND BREAKFAST. A private owner-occupied house where six or fewer rooms are let to transient guests and one meal, served before noon, is included in the rent and all accommodations are reserved in advance.

And deleting the following definition from Section 3,

46) TOURIST OR GUEST HOUSE. A dwelling in which overnight accommodations are provided for paid transient guests.

And re-number succeeding definitions alphabetically

And deleting the words "Hotel, Motel" from section 5.2.6 and inserting the words "Bed and Breakfast or prior to the word restaurant",

And adding section 6.2.12 "Bed and Breakfast"

And inserting the words "Bed and Breakfast or" prior to the word restaurant in section 7.2.9

, or take any action thereon.

•	,			
Finance Committee action:		_ Approved	Disapproved	No Action

Article 21. To see if the Town will vote to amend the Zoning Bylaw by adding the following definitions to Section 3,

Major Residential Development. A development which results in the creation of five (5) or more residential house lots, such development taking place on a parcel of land or contiguous parcels of land held in common ownership on or after May 1, 2004.

And

Minor Residential Development. A development that results in the creation of four (4) or fewer residential lots, such development taking place on a parcel of land or contiguous parcels of land held in common ownership on or after May 1, 2004.

And re-number succeeding definitions alphabetically

And add the following to Section 4,

- 4.9 Open Space Residential Development
 - 4.9.1. Purpose. To provide for the public interest by the preservation of open space and natural landscape features in perpetuity, and to ensure that residential development to the maximum possible extent, respect the natural features of the land. To promote housing patterns that are designed to be sensitive to and accommodate a site's physical characteristics. Such features include wetlands and water bodies, topography, vegetation, wildlife habitats, scenic views and vistas, the integrity of ancient ways, historic sites, and the remaining rural character of the community which is exemplified by its farmlands, open fields and orchards.
 - 4.9.2. Procedure. In a Residential District the division of land shall be completed as follows:
 - 4.9.2.1. Applicability. Open Space Residential developments shall be allowed within the Residential, Residential/Agricultural, and Residential/Commercial Districts subject to the requirements of this Bylaw for those districts and in accordance with the additional requirements specified herein and in the Subdivision Rules and Regulations.

- 4.9.2.2. For any Major Residential Development, an application must be made to the Planning Board for a special permit for an Open Space Residential Development. For a Minor Residential Development, an application for a special permit for an Open Space Residential Development may be made at the applicant's option.
- 4.9.2.3. For any application for an Open Space Residential Development, the applicant shall prepare two sets of concept plans for the parcel of land to be subdivided. One plan shall describe a conventional subdivision while the second shall describe an Open Space Residential Development.
- 4.9.2.4. The total number of lots shown on the Open Space Residential Development plan shall not exceed the number of lots which could reasonably be expected to be developed under a conventional plan in full conformance with zoning, subdivision regulations, the Wetlands Protection Act and health codes.
- 4.9.2.5. The application for a special permit for an Open Space Residential Development shall be reviewed and acted upon by the Planning Board as the Special Permit Granting Authority in accordance with the requirements of G.L. c. 40A, secs. 9 and 11. The Planning Board may grant a special permit for an Open Space Residential Development if the Board determines that the Open Space Residential Development plan is superior to the conventional plan in preserving open space for conservation, agriculture or recreation, utilizing the natural features of the land, and allowing more efficient provision of public services, and that the Open Space Residential Development plan is thereby more beneficial to the Town than the conventional plan.
- 4.9.2.6. In issuing a special permit for an Open Space Residential Development, the Planning Board may waive some or all of the intensity requirements of the zoning district in which the Open Space Residential Development is to be located, if the Board finds that the waivers will result in better design and improved protection of natural and scenic resources, provided that all the lots within the Open Space Residential Development shall satisfy the following minimum requirements:

Minimum Lot Size: 20,000 square feet

Minimum Frontage: 50 feet

Minimum Lot Width, at building line: 80 feet

Minimum Front Yard Setback: 35 feet

Minimum Side Yard: 15 feet Minimum Rear Yard: 15 feet

- 4.9.2.7. If the Planning Board approves a Special Permit for an Open Space Residential Development, the applicant may thereafter submit preliminary and final subdivision plans for the Open Space Residential Development for approval in accordance with the provisions of the Planning Board's Rules and Regulations. If the Planning Board denies a Special Permit for an Open Space Residential Development, the applicant may submit subdivision plans based on the conventional plan.
- 4.9.3. Common Open Space Ownership and Management

Common open space in any approved Open Space Residential Development shall be conveyed to one or more of the following:

1. an Open Space Land Trust, or any other non-profit corporation approved by the Planning Board, the principal purpose of which is land conservation and the preservation of open space: and/or

- 2. a corporation, trust or association owned or to be owned by the owners of the lots in the development, hereafter referred to as the "Homeowners Association", provided that the land shall be conveyed to the "Homeowners Association" subject to covenants, enforceable by the Town to keep the dedicated common space open or in a natural state as approved by the Planning Board: and/or
- 3. the Town and may be accepted by it for conservation and/or recreational use.

All common open space shall be dedicated and recorded with covenants at, or prior to, the time the permit holder receives a Building Permit.

4.9.4 Subsequent to Approval

4.8.2

Subsequent to approval of such Open Space Residential Development, no land therein shall be sold and no lot line shall be changed in such a way as to increase the number of lots or the extent of non-conformity with the provision of the dimensional requirements of the underlying district.

, or take	e any action thereon. Finance Committee action: Approved Disapproved No Action
Article	22. To see if the Town will vote to amend the Zoning Bylaw by adding section
5.2.10	Reduced Frontage Lot. Reduced frontage lots may be created by special permit granted by the Planning Board. Reduced frontage lots shall have a minimum of fifty (50) feet of frontage, twenty (20) acres of area, and fifty (50) foot building setback from the all lot lines. At least ten (10) acres shall not be wetland areas as determined by 310 CMR 10.00 et seq. A covenant running with the land providing for no further division of the lot shall be required.
And de	eleting section 4.2.7 and replacing it with
4.2.7	A minimum of fifty-five percent of the required frontage distance between the lot lines shall be maintained to the building line as measured perpendicular to the lot lines.
, or take	e any action thereon. Finance Committee action: Approved Disapproved No Action
Article followi	
4.8 Ra	te of Development
4.8.1	Purpose. The purpose of this Article is to ensure that growth occurs in an orderly and planned manner that allows the Town time to maintain high quality municipal infrastructure and public services, allows the Town to protect and promote public health, safety and welfare, and to plan to maintain the character of the town, while allowing a reasonable amount of additional residential growth and allowing the Town the ability to finance government activities under the financial limitations of Proposition 2 ½. Conditions are made to encourage residential growth which addresses the housing needs of specified population groups and/or which have a low impact on public services, thus reducing the ultimate impacts of residential development on the Town.

Definitions. For the purpose of this section the following shall mean:

- Affordable Housing. Dwelling units available at a cost of no more than 30% of gross household income to households at or below 80% of the area median income as reported by the U.S. Department of Housing and Urban Development (HUD).
- 2) Applicant. Individuals, partnerships, corporations, trusts and other legal entities in which the applicant of record holds a legal or beneficial ownership of greater than one (1) percent. The intent of the Bylaw is that related individuals, corporations, partnerships, trusts or other legal entities will be treated as one Applicant under the bylaw. The Planning Board will determine, based on evidence presented, whether permit applications from more than one party have been submitted by a single Applicant.
- 3) Year. The period beginning January 1 of any given year and ending December 31 of the following year.
- 4) Residential Dwelling Unit. Living facilities for one or more persons, including permanent provisions for living, sleeping, eating, cooking and sanitation, whether in a complete, individual unit or a unit sharing common facilities.
- 4.8.3 Applicability. The rate of development bylaw shall apply to the issuance of all building permits for construction of new dwelling units. This bylaw shall become effective immediately upon its passage by Town Meeting. This bylaw shall be effective for five (5) years from that date, and may be extended by vote at Town Meeting without lapse of its provisions. Prior to that time, the Planning Board shall report to Town Meeting the effectiveness of the rate of development limitations and the need, if any, to continue and/or amend said limitation.
- 4.8.4 General. Building permits shall not be issued authorizing construction of more than twenty (20) new dwelling units in any year. The number of permits shall be prorated for any portion of a year following the adoption of this bylaw with fractional permits being rounded to the nearest whole number.
- 4.8.4.1 Exceptions: The following shall be exempt from the limit of twenty new dwelling units in any year as provided in section 4.8.4.
 - a. The creation of dwelling units under any program or statute intended to assist the construction of low or moderate income housing or affordable housing, as defined in the applicable statute or regulation, including Town Bylaws.
 - b. The creation of dwelling units in nursing homes and congregate care facilities.
 - c. Any lot in existence at the time of the adoption of this bylaw will receive a one-time exemption from this bylaw for a period of two years from the date of the adoption of this bylaw.
- 4.8.5 Schedule. The Building Inspector shall issue building permits in accordance with the following:
- 4.8.5.1 Applications for building permits shall be dated and time-stamped upon receipt by the Building Department. Permits shall be issued on a first-in-time basis subject to the restrictions set forth in Sections 4.8.5.2, 4.8.5.3, and 4.8.5.4.

- 4.8.5.2 Within any calendar month, no more than twenty-five percent (25%) of the number of building permits allowed during the calendar year for new dwelling units may be issued. Unused permit allotments are to be carried forward for issuance in the subsequent month until the total permits authorized by Section 4.8.4, above, have been issued. No unused building permits shall be carried forward from one calendar year to the next.
- 4.8.5.3 No more than twenty-five percent (25%) of the building permits authorized by Section 4.8.4 for new dwelling units shall be issued to any one applicant or set of applicants involving one or more of the same principals within a single calendar year.
- 4.8.5.4 In one year, there shall be no more than a total of three (3) building permits issued for any parcel or contiguous parcels of land that was or were owned by one party as of the effective date of this section.
- 4.8.5.5 Limitation. There shall be no more than a total of three (3) building permits issued in any one subdivision in any year for new dwelling units, regardless of the applicant(s). In one year, there shall be no more than a total of three (3) building permits issued for any parcel or contiguous parcels of land that was or were owned by one party as of May 1, 2004. No more than six building permits shall be issued in any one calendar month.
- 4.8.6 Zoning Change Protection. The protection against zoning changes as granted by Section 6 of Massachusetts General Laws Chapter 40A shall, in the case of a development whose completion has been constrained by this Bylaw, be extended to the minimum time for completion allowed under this Bylaw.

, or take any Fin	y action thereon. nance Committee action:	$\sqrt{}$ Approved	Disapproved _	No Action
three years,	To see if the town will or take any action relative thance Committee action:	thereto.		·
Article 25. Fund, or tal	To see if the Town will see any action thereon. nance Committee action:	l vote to appropriat	e a sum of money to the	e Stabilization

Given under our nands ans _	day of	, 2004.	
Peter McMurray, Chair	Gerard Houle, Procu	rement	Michael McCallum, Clerk
	ASHBY BOARD OF S	SELECTMEN	
			he foregoing warrant in three time of said Special Town