

Town of Boothbay Harbor

Town Warrant

To Douglas Snyder, Constable of the Town of Boothbay Harbor, in the County of Lincoln, State of Maine,

GREETINGS:

In the name of the State of Maine, you are hereby required to notify and warn the Inhabitants of the Town of Boothbay Harbor in said county and state, qualified by law to vote in town affairs, to meet at the Boothbay Harbor Municipal Fire Station in said Town on Friday, the 3rd day of May, 2024, then and there to act upon Articles 1 and 2. The polls for voting on Articles 1 and 2 shall open at 8:00 AM and will close at 6:00 PM. The remaining business to be transacted under the TOWN WARRANT will be taken up on Saturday, the 4th day of May, 2024, at 9:00 AM in the Boothbay Harbor Municipal Fire Station.

Article 1 To choose a moderator to preside at said meeting.

Article 2 To choose by secret ballot, the following public officials for a three-year term:

- 1 Selectman and Overseer of the Poor
- 1 School Committee Member of the Boothbay-Boothbay Harbor CSD
- 1 Trustee of the Boothbay-Boothbay Harbor CSD
- 1 Trustee of the Boothbay Region Water District
- 1 Trustee of the Boothbay-Boothbay Harbor Cemetery District

Article 3 To see if the town shall accept the alewife fishing rights pursuant to DMR rules on West Harbor Pond for the year 2025 and that said pond shall remain closed for conservation.

Article 4 To see if the town will vote to authorize the tax collector or treasurer to accept prepayments of taxes not yet committed pursuant to 36 M.R.S.A. Section 506.

Article 5 To see if the town will vote to establish a date when taxes are due and payable, and to fix a rate of interest on delinquent taxes.

Selectmen's Recommendation: Taxes are due upon receipt of tax bills. The first installment is due September 18, 2024. Interest for the overdue amount begins September 19, 2024, at a rate of 8.5%. The second installment is due March 18, 2025. Interest for the overdue amount begins March 19, 2025, at a rate of 8.5%.

Article 6 To see if the town will vote to set the interest rate to be paid by the Town on abated taxes pursuant to 36 M.R.S.A. Section 505(4-A).

Selectmen's Recommendation: 8.5%

Article 7 To see if the town will vote to appropriate the overlay to pay tax abatements and applicable interest granted during the fiscal year.

Article 8 To see if the town will vote to authorize the municipal officers, on behalf of the town, to sell and convey any real estate acquired by the town for non-payment of taxes, under such terms and conditions as they deem advisable, and to execute a quitclaim deed for such property.

- Article 9 To see if the town will vote to authorize the municipal officers to make final determinations regarding the closing or opening of roads to winter maintenance pursuant to 23 M.R.S.A. Section 2953.
- Article 10 To see if the town will vote to authorize the municipal officers to dispose of any town-owned personal property under such terms and conditions, they deem advisable.
- Article 11 To see if the town will vote to authorize the municipal officers to carry forward any unexpended account balance, they deem advisable, provided that the account carried forward is used for the same purpose, and to fund any expenditure exceeding budget from the undesignated fund balance.
- Article 12 To see if the town will vote to authorize the municipal officers to accept any state funds received by the Town and to appropriate any funds received for a particular purpose to that purpose. Funds received but not dedicated to a particular purpose are appropriated for such uses, terms and conditions as the municipal officers deem advisable.
- Article 13 To see if the town will vote to authorize the municipal officers to apply for, accept and administer any state, federal, or private grant they deem advisable.
- Article 14 To see if the town will vote to authorize the municipal officers, on behalf of the Town, to accept gifts and donations, and to appropriate those gifts and donations to the purposes for which they were received, under such terms and conditions they deem advisable.
- Article 15 To see if the town will vote to use and appropriate ESTIMATED REVENUES of \$1,711,633 to reduce the property tax commitment.
- (Selectmen and Budget Committee recommend \$1,711,633)
- Article 16 To see if the town will vote to raise and appropriate \$3,791,146 for the remaining Town of Boothbay Harbor Municipal accounts.

\$102,950	for the CAPITAL account
\$218,873	for the DEBT SERVICE account
\$279,670	for the ADMINISTRATION account
\$35,447	for the ASSESSING account
\$82,700	for the CONTRACT SERVICES account
\$3,000	for the SUPPLEMENTAL account
\$111,387	for the FINANCE account
\$92,500	for the INSURANCE account
\$14,045	for the MEETINGS & ELECTIONS account
\$99,077	for the MUNICIPAL BUILDINGS & VEHICLES account
\$14,693	for the SELECTMEN account
\$107,582	for the TOWN CLERK account
\$159,715	for the TOWN MANAGER account
\$347,600	for the PAVING & CONSTRUCTION account
\$591,044	for the PUBLIC WORKS account
\$29,533	for the PUBLIC RESTROOMS account
\$111,355	for the WINTER OPERATIONS account
\$13,000	for the ANIMAL CONTROL account
\$7,309	for the EMERGENCY MANAGEMENT account
\$105,051	for the CODE ENFORCEMENT account

\$92,436	for the FIRE DEPARTMENT account
\$65,513	for the HARBOR MANAGEMENT account
\$41,573	for the PUMP OUT account
\$1,016,398	for the POLICE account
\$45,695	for the PARKING account
\$3,000	for the WELFARE account

(Selectmen and Budget Committee recommend \$3,791,146)

Article 17 To see if the town will vote to raise and appropriate \$1,534,989 for STREET LIGHTING, HYDRANT SERVICE, BOOTHBAY REGION REFUSE DISPOSAL DISTRICT, BAYVILLE/ISLE OF SPRINGS, and FIREWORKS accounts.

(Selectmen and Budget Committee recommend \$1,534,989)

\$15,000	for the STREET LIGHTING AND LIGHTS account
\$760,959	for the HYDRANT SERVICE account
\$627,957	for the BOOTHBAY REGION REFUSE DISPOSAL DISTRICT account
\$116,073	for the BAYVILLE/ISLE OF SPRINGS account
\$15,000	for the FIREWORKS account

Article 18 To see if the town will vote to raise and appropriate \$707,717 for the SUPPORT ORGANIZATIONS accounts.

\$18,000	for the BB/BBH CEMETERY DISTRICT account
\$15,000	for the BOOTHBAY REGION COMMUNITY RESOURCE COUNCIL account
\$6,000	for the BOOTHBAY REGION HEALTH & WELLNESS FOUNDATION (Community Center) account
\$37,510	for the COMMUNITY CABLE CHANNEL account
\$3,866	for the HARBOR LIGHTS FESTIVAL account
\$2,000	for the HISTORICAL SOCIETY account
\$700	for the MEMORIAL DAY/AMERICAN LEGION account
\$73,278	for the MEMORIAL LIBRARY account
\$1,454	for the NEW HOPE FOR WOMEN account
\$24,300	for the BOOTHBAY REGION DISTRICT NURSE ASSOCIATION account
\$5,250	for the BOOTHBAY REGION HEALTH CARE, INC. account
\$1,000	for the HARBOR THEATER account
\$1,500	for the SUMMER BAND CONCERTS account
\$516,352	for the AMBULANCE SERVICE account
\$507	for the LIFEFLIGHT account
\$1,000	for the VEGGIE TO TABLE account

(Selectmen and Budget Committee recommend \$707,717)

Article 19 To see if the Town will vote to amend § 170-108 “Board of Appeals” and § 170-111 of the Land Use Code as follows:

**1. Section 170-108 “Board of Appeals,” subsection A, is amended to read as follows:**

§ 170-108. Board of Appeals.

- A. Establishment and composition. The Board of Selectmen shall make appointments to a Board of Appeals as specified in 30-A M.R.S. § 2691, or as amended. The Board of Appeals shall consist of five members and two alternate members, each of whom shall be a resident of Boothbay Harbor. The terms of office shall be three years. When there is a permanent vacancy, the municipal officers may, within 60 days of its occurrence, appoint a qualified person to serve for the unexpired term. A vacancy in the office of a member shall be filled for the unexpired term only. A vacancy shall occur upon the resignation or death of any member or when a member ceases to be a voting resident of the Town or when a member or alternate member fails to attend four consecutive regular meetings or fails to attend at least 75% of all meetings during the preceding twelve-month period. When a vacancy occurs, the Chair shall immediately so advise the municipal officers, in writing. The Board may recommend to the municipal officers that the attendance provision be waived for cause, in which case no vacancy will then exist until the municipal officers disapprove the recommendation. Neither a Selectman, member or alternate member of the Planning Board, nor spouse of a member or alternate member of the Planning Board may be a member or alternate member of the Board of Appeals. No business of the Board shall be transacted under this article unless three members are present. Any member of the Board may be removed for cause by the Selectmen upon written charges and after public hearing. The members of the Board of Appeals shall receive no compensation for their services. The Board shall select a Chair and Secretary from its own membership and shall adopt from time to time such rules and regulations as it may deem necessary to carry out the duties conferred on it by this article. The Chair, or in the absence of the Chair, the member of the Board acting as Chair for that meeting, shall designate which alternate member shall serve in place of the absent member who shall function as a full voting member of the Board for that meeting.

**2. Section 170-111 “Board of Appeals,” subsection F, is amended to read as follows:**

- F. Any applicant who meets the criteria of Subsections A through E shall be notified by the Board of Appeals, in writing, over the signature of the Chair of the Board of Appeals, that: [subsections omitted]

Article 20 To see if the Town will vote to amend § 170-109 “Appeals procedure” of the Land Use Code as follows:

**Section 170-109 “Appeals procedure,” subsection A, is amended to read as follows:**

§ 170-109. Appeals and variance procedure.

A. Filing of appeal or variance.

- (1) In all cases, a party aggrieved by a decision of the Code Enforcement Officer and/or the Planning Board shall file an appeals or variance request within 30 days of the action complained of.
- (2) The request for appeal or variance shall be filed with the Code Enforcement Officer.
- (3) The appeal or variance filed must include:

(a) A concise written statement indicating what relief is requested, and why it should be granted, and what Article of this Land Use Code is involved.

(b) A sketch drawn to scale showing lot lines, location of existing and proposed buildings and structures, contours at realistic intervals, and other physical features of the lot pertinent to the relief sought.

(c) The names and addresses of abutting property owners.

(4) In all administrative appeals, the record on appeal shall consist of the decision or other action being appealed, the application (if any) on which the decision or other action was taken, and all correspondence, exhibits, and other material filed by or with the Code Enforcement Officer or the Planning Board. It shall be the responsibility of the appellant to provide a complete record to the Board of Appeals no later than 14 days in advance of any hearing on the appeal. The appellant shall be responsible for the costs of producing the record on appeal. In all appeals and variances, additional information deemed necessary by the Board of Appeals to make a fair and equitable decision shall be supplied by the applicant upon request. In all cases, unless otherwise directed by the Board of Appeals, ten copies of all materials submitted shall be delivered to the Code Enforcement Officer for distribution to the Board of Appeals.

(5) The application must be signed by the applicant.

(6) All variances and administrative appeals by an aggrieved party shall be accompanied by a fee payable to the Town of Boothbay Harbor as established by the Boothbay Harbor Board of Selectmen, including also costs necessary to advertise the hearing twice in the local newspaper and to notify abutters via certified mail.

Article 21 To see if the Town will vote to amend § 170-50 "Parking standards" of the Land Use Code as follows:

**Section 170-50 "Parking standards," subsection D(2), is amended to read as follows:**

(2) Movement to and from spaces. Parking areas shall be designed to permit each motor vehicle to proceed to and from the parking space provided for it without requiring the moving of any other motor vehicles and without requiring the crossing of an abutter's property, unless such crossing is expressly permitted by a valid easement, agreement, or similar right to use the abutter's property for that purpose.

Article 22 To see if the Town will vote to amend Chapter 133 "Port Regulations" of the current Town Code as follows:

**1. Section 133-1 "Definitions" is amended to revise or add the definitions set forth below, as follows:**

§ 133-1. Definitions.

**ABANDONED MOORING**

Any mooring for which a renewal application and payment have not been received by August 31.

## HARBOR PATROL BOAT

Any vessel, other than the pump-out boat, owned or used by the Town and operated by the Harbor Master or Deputy.

## HEADWAY SPEED

The minimum speed necessary to maintain steerage and control of a moving watercraft.

## PUMP-OUT BOAT OPERATOR

Operates a small vessel that pumps out waste holding tanks of other vessels. Demonstrates skill and knowledge of all appropriate maritime safety practices, to include boat and basic pump-out operational procedures.

## WET STORAGE

Wet storage is a method of storing a boat which involves keeping the boat in the water at a pier, dock, local marina, or storage yard.

### **2. Section 133-6 “Mooring permit procedure,” subsection B(1), is amended to read as follows:**

§ 133-6. Mooring permit procedure.

B. Mooring fees. Upon approval of each new or renewal mooring permit application, there shall be a fee for an individual mooring or for a marina mooring, plus any late charges, all as set by the Board of Selectmen annually from year to year. Nonresident mooring fees shall be double the amount of resident fees, unless the applicant pays a boat excise tax or property tax to the Town of Boothbay Harbor.

- (1) Late fee. Failure to submit a completed renewal mooring permit application and applicable fees to the Town Office on or before June 30 will result in a late fee for each mooring. The renewal mooring permit application will not be processed without full payment of mooring fee(s) and any applicable late charges. Any mooring for which payment has not been received by August 31 shall be considered abandoned. It will then be the responsibility of the owner to remove their hardware within 30 days after notification.

### **3. Section 133-8 “Prohibited acts,” subsections I(3), K, M(1), and R, are amended to read as follows:**

§ 133-8. Prohibited acts.

I. Restricted areas.

- (3) No watercraft except the “Town-owned vessels” shall be tied in the area of the Fish Pier Town Float designated “Harbor Master”.

K. No person shall leave any personal property on any float, wharf, pier, or dock owned by the Town, except during winter dockage.

M. No person shall permit or place more than one watercraft at a mooring unless such additional watercraft does not interfere with adjacent moorings and anchorages or other

navigational considerations. No person may attach or secure to a mooring any float larger than 16 feet by 32 feet, only one float allowed per mooring.

- (I) No person may attach or secure a float to a mooring without first attaching reflective devices (yellow or white) to all corners of such float and in each direction to increase night visibility. All floats must display the owner's name, and mooring number. Telephone numbers must be on file in the Town office but not displayed on moorings or floats.
- R. No person shall operate any watercraft at a speed greater than headway speed, and no person shall create an excessive wake while within the inner harbor or Townsend Gut areas.

**4. Section 133-10 "Appeals" is deleted in its entirety.**

Article 23 To see if the Town will vote to amend Chapter 160 "Vehicles and Traffic" of the current Town Code as follows:

**1. Section 160-1 "Terms defined" is amended to revise or add the definitions set forth below, as follows:**

§ 160-1. Terms defined.

**MUNICIPAL PARKING LOTS**

The Footbridge Parking Lot (Zone 3) at Granary Way off Townsend Avenue consists of 66 spaces, three of which are handicap accessible.

The Howard Street Parking Lot (Zone 1) at 11 Howard Street consists of 56 spaces, three of which are handicap accessible.

The Howard Street Parking Lot (Zone 2) at 11 Howard Street consists of 23 spaces and one bus space, with four spaces for Town office business.

Six metered spaces are available on Howard Street across from the library.

The Oak Street Parking Lot behind the Boothbay Harbor Post Office consists of 27 spaces.

**2. Section 160-28 "Prohibited acts," subsections B, C, and D, are amended to read as follows:**

§ 160-28. Prohibited acts.

Except when necessary in obedience to traffic regulations, traffic signs or signals, it shall be unlawful and a violation of this chapter for any person:

- B. Parking within an individual space. To park a vehicle so that such vehicle is not entirely within an individual parking space specified and marked off. Vehicles shall not take up more than one parking space.
- C. To park for more than 24 consecutive hours other than in the designated Howard Street Parking Lot (Zone 2). No vehicle shall be left in any town-controlled parking lot other than Howard Street Parking Lot (Zone 2) for more than 24 consecutive hours without written permission from the Police Department.

- D. Mobile home, camper trailer or bus parking. To park any mobile home, house trailer, boat trailer, utility trailer, camper trailer, or bus-in any public parking lots or on the Byway, Wharf Street, or Bridge Street, except in the Howard Street Parking Lot with permission from the Police Department.

**3. Section 160-29 "Time limit and restricted parking," subsections B, C, D, E, F, and H, are amended to read as follows:**

§ 160-29. Time limit and restricted parking.

It shall be unlawful and in violation of this chapter for any person:

- B. Parking is limited to four hours. To stop, stand, or park a vehicle for more than four hours between 8:00 a.m. and 8:00 p.m., except when authorized by the Police Department.
- C. (Reserved)
- D. Parking is limited to two hours. To stop, stand, or park a vehicle for more than two hours between 8:00 a.m. and 8:00 p.m., except when authorized by the Police Department.
- E. (Reserved)
- F. (Reserved)
- H. To park within 16 feet of a fire hydrant.

**4. Section 160-31 "Parking and enforcement meters," subsections A through G, are amended to read as follows:**

§ 160-31. Parking enforcement meters.

The Town Manager is hereby authorized and directed to place, install and remove parking meters upon the curbside of on-street individual parking places as designed, designated and marked off under the provisions of this article and to place, install and remove parking meters in individual parking places designated and marked off in off-street public parking areas owned, leased or operated by the Town of Boothbay Harbor. All such meters shall comply with the conditions as set forth in the first paragraph of § 160-1, definition of "Individual parking space," and said meters shall be under the management, supervision and control of the Town Manager of the Town of Boothbay Harbor.

- A. Establishment of parking meter zones and dates of enforcement. On-street and off-street parking meter zones and date of operation/enforcement shall be established by the Town Manager with the approval by order of the Selectmen. The Town Clerk shall maintain a schedule of all such approved parking meter zones. There shall be three parking meter zones for on-street and off street parking, which shall be designated as follows:
  - (1) Two-hour zones. Parking in this zone for more than two hours during the hours of 8:00 a.m. and 8:00 p.m., shall be unlawful and in violation of this Article.



- (2) (Reserved)
  - (3) (Reserved)
  - (4) Four-hour metered zones. Parking in this zone for more than four hours during the hours of 8:00 a.m. to 8:00 p.m. shall be unlawful and in violation of this Article.
  - (5) (Reserved)
  - (6) (Reserved)
  - (7) Designation of metered zones. The streets, portion of streets or off-street parking lots to be included in each zone shall be designated by the Town Manager and approved by order of the Selectmen. The Town Clerk shall maintain at all times a record of the areas included in each metered zone.
  - (8) Dates of parking enforcement. The dates of enforcement of on-street and off-street parking zones shall be designated by the Town Manager and approved by order of the Selectmen. The Town Clerk shall maintain at all times a record of the date of operation of each meter zone.
- B. Time limitations. The provisions of Subsection A shall not apply to vehicles parked in on-street or off-street individual metered parking spaces within the areas hereinabove designated, when such vehicles are parked between the hours of 8:00 p.m. and 8:00 a.m., every day of each week.
- C. Covering meters. Whenever, in the opinion of the Town Manager, there is sufficient justification for the establishment of a reserved zone, s/he may, upon the written application for any person owning or operating a place of business fronting on a meter zone, upon recommendation of the Chief of Police, authorize the Chief of Police to issue to the applicant a device or cover to be used for concealing a parking meter head at such times as it may be necessary for the purpose of reserving a parking space or spaces. It shall only be used when necessary to reserve parking space or spaces for the purpose issued and for a period not to exceed four consecutive hours.
- D. (Reserved)
- E. Meter violations. It shall be unlawful and a violation of this Article for any person to:
- (1) Park or permit to remain parked a vehicle in a metered parking space when the time signal on the parking meter for such space indicates that the permissible parking time has expired.
  - (2) Park a vehicle in a metered parking zone for a period of time exceeding the maximum time established for parking in said zone.
- F. Willful damage to parking meters prohibited. It shall be unlawful and a violation of this Article for any person to deface, injure, tamper with, open or willfully break, destroy or impair the usefulness of any parking meter installed under the provisions of this article.
- G. (Reserved)

**5. Section 160-34 "Evidence of violation" is amended to read as follows:**

§ 160-34. Evidence of violation.

In accordance with 30-A M.R.S. § 3009(1)(c), the fact that a vehicle is in a metered parking space when the time signal on the parking meter for such space indicates no parking permitted without the deposit of a credit or debit card shall be prima facie evidence that said vehicle has been parked in said parking space longer than the lawfully permitted period. In addition, the fact that a vehicle is unlawfully parked shall be prima facie evidence of the unlawful parking of such vehicle by the person in whose name such vehicle is registered.

**6. Section 160-35 "Waiver of court hearing," subsections A through F, are amended to read as follows:**

§ 160-35. Waiver of court hearing.

- A. Any person accused of a violation of any portion of the parking ordinances may voluntarily waive his or her right to appear and defend before any court or judicial tribunal the charge made against him or her for such illegal parking by paying to the municipality the sum of the face value of the ticket within 15 days of the time such alleged offense was committed. If the sum is not paid within 15 days of the alleged offense, a late fee will be charged under Subsection F.
- B. (Reserved)
- C. (Reserved)
- D. (Reserved)
- E. Any person accused of a violation for unauthorized parking in a designated handicapped parking area (§ 160-47, Schedule VII) may voluntarily waive his or her right to appear and defend before any court the charge made against him or her for any such illegal parking by paying to the town a fine consistent with the amount set forth by Maine State Statutes for handicapped parking in 30-A M.R.S. § 3009. If the sum is not paid within 15 days of the alleged offense, a late fee will be charged under Subsection F.
- F. Nonpayment of fines, charges, or late fees shall be assessed and collected by the processing and management company set in place. The processing company shall take the necessary action to recoup the fines and fees.

**7. Section 160-36 "Impoundment of vehicles," subsections B, E, and F, are amended to read as follows:**

§ 160-36. Impoundment of vehicles.

- B. Applicability. Any vehicle that has accumulated three or more notices of violation of any parking ordinance or regulation therein of the ordinances of the Town of Boothbay Harbor for which there has been neither payment of waiver fees nor issuance of court process and which is then parked upon the public way or in a public parking lot at any time may, at the

option of any Town of Boothbay Harbor police officer or other town employee authorized to enforce said parking ordinance or regulation, be immobilized in place or may be removed and stored until all waiver fees established pursuant to these Articles of this chapter for all of such outstanding notices of violation and also the impoundment, storage and other charges authorized under this chapter have been paid. If impoundment by immobilization is utilized, a charge for such impoundment per the Fee Schedule (see § 2-7(B)) shall be charged and paid prior to being released.

- E. (Reserved)
- F. Violations. It shall be a violation of this chapter for any person to tamper with or attempt to remove any immobilizing device attached to a vehicle or to extract or attempt to prevent the removal of any vehicle as provided herein.

**8. Section 160-37 “Violations and Penalties” is amended to read as follows:**

§ 160-37. Violations and penalties.

Any person, firm or corporation who or which shall violate any provision of this Article shall, upon conviction thereof and in addition to any other remedies provided herein, be subject to a fine as determined by the Fee Schedule (see § 2-7(B)).

**9. Section 160-39 “Schedule II: One-Way Streets” is amended to read as follows:**

§ 160-39. Schedule II: One-Way Streets.

As provided for in § 160-25, the following streets shall be designated as a one-way street:

Name of Street	Direction of Travel	Location
Bridge Street	Westerly	Entire length
Byway	Northerly	Entire length
Commercial Street	Westerly	From the intersection of McKown Street and Townsend Avenue to Sea Street
Howard Street	Westerly	Between Oak Street and Todd Avenue
Oak Street	Southerly	From the intersection of Townsend Avenue and Oak Street 77 Oak Street (First National Bank) to the intersection of Oak Street and Townsend Avenue again at Townsend Square
School Street	Northerly	Between Union Street and the driveway to the Harbor View Apartments (23 School Street)
Smith Street	Easterly	Between Oak Street and Townsend Avenue

Townsend Avenue	Northerly	Between Townsend Square and the intersection of Pear Street
Wharf Street	Easterly	Entire length

**10. Section 160-40 “Schedule III: No Parking Areas” is amended to read as:**

§ 160-40. Schedule III: No Parking Areas.

As provided for in § 160-29(A), the following areas shall be designated as no-parking areas:

Name of Street	Side	Location
School Street	Both	From Union Street to Harborview Apartments (23 School Street)

**11. Section 160-42 “Schedule V: Three-Hour Parking Zones” is deleted in its entirety.**

**12. Section 160-43 “Schedule VI: Two-Hour Parking Zones” is re-titled to be “Schedule V” and is amended to read as follows:**

§ 160-43. Schedule V: Two-Hour Parking Zones.

As provided for in § 160-29(D), the following areas are designated as two-hour parking areas.

Name of Street	Location
Oak Street	In front of the post office

**13. Section 160-44 “Schedule VII: One-Hour Parking Zones” and § 160-45 “Schedule VIII: Twenty-four-Minute Parking Zones” are both deleted in their entirety.**

**14. Section 160-46 “Schedule IX: Loading Zones” is re-titled to be “Schedule VI” and is amended to read as follows [This amendment applies only to the designation of the areas set forth below; other areas currently listed in § 160-46 are not affected by this amendment]:**

§ 160-46. Schedule VI: Loading Zones.

As provided for in § 160-29(G), the following areas are designated as loading zones:

Name of Street	Side	Location
Bridge Street	North	40 feet by 15 Townsend Avenue

15. Section 160-47 "Schedule X: Handicapped Parking Zones" is re-titled to be "Schedule VII" and is amended to read as follows:

§ 160-47. Schedule VII: Handicapped Parking Zones.

As provided for in § 160-29K, the following areas are designated as handicapped parking zones:

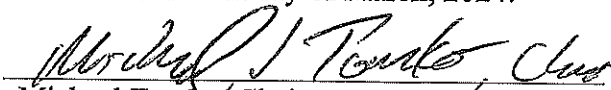
Name of Street	Location
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Footbridge Parking Lot	3 places
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
16. Section 160-48 "Schedule XI: Fish Pier Parking and Loading" is re-titled to be "Schedule VIII: Fish Pier Parking and Loading," and § 160-49 "Schedule XII: Weight-Limited Streets or Ways" is re-titled to be "Schedule IX: Weight-Limited Streets or Ways."

A person who is not registered as a voter may not vote in any election. You are directed to serve this publication and to post it at the Boothbay Harbor Post Office, West Boothbay Harbor Post Office, and the Town Office at least seven (7) days before the time of said meeting.


Hereof, fail not and have this Warrant with your doings, thereon at the time and place stated. Given under our hands this 25th day of March, 2024.

  
Michael Tomko, Chair

  
Kenneth Rayle, Vice-Chair

  
Alyssa Allen

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Mark Gimbel

  
Mark Osborn

A True Copy Attest:   
Michelle Farnham/Town Clerk

