

BALLOT 1 OF 6

Down CLERK

INSTRUCTIONS TO VOTERS

A. TO VOTE, completely fill in the OVAL to the RIGHT of your choice(s) like this:
B. Follow directions as to the number of candidates to be marked for each office.
C. To vote for a person whose name is not printed on the ballot, write the candidate's name on the line provided and completely fill in the OVAL.

MODERATOR	LIBRARY TRUSTEE	PLANNING BOARD
Vote for not for Two Years more than One	Vote for not for Two Years more than One	Vote for not for Two Years more than One
NINA PARROTT	JULIE TUCKER	for Two Years more than One ROBERT EBERHART
	RACHEL MCCANN	ROBERT EBERTIART
(Write-in)	RACHEL MICCANN	(Write-in)
,	(Write-in)	· · ·
SELECTMAN	(vinte iii)	PLANNING BOARD
Vote for not	TRUSTEE OF THE	Vote for not
for Three Years more than One	TRUST FUNDS	for Three Years more than Two
ROB WRIGHT		PETER MOYNAHAN
TOM KING	for Three Years Vote for not more than One	JOHN M. SHAW
	KERRY POPE	PAUL ZIOLKOWSKI
(Write-in)		STEVEN BORNE
	(Write-in)	
TREASURER		(Write-in)
Vote for not	BUDGET COMMITTEE	(Write-in)
for Three Years more than One SUSAN PHILBRICK	Vote for not	
SUSAN PHILBRICK	for Three Years more than Two	ZONING BOARD
(Write-in)	DOUGLAS ABRAMS O	OF ADJUSTMENT
(vviite-iii)	KATE DUMAS	Vote for not
CEMETERY TRUSTEE	JULIE TUCKER	for Three Years more than Two
		CHRISTOPHER PIELA
Vote for not for Three Years more than One	(Write-in)	ROBERT M. PATTEN
KENNETH MOYNAHAN	(Write-in)	
	DUDGET COMMITTEE	(Write-in)
(Write-in)	BUDGET COMMITTEE	(Write-in)
	Vote for not for One Year more than One	
LIBRARY TRUSTEE	MICHAEL A. COUTU	SEWER COMMISSIONER
Vote for not for Three Years more than Two		Vote for not for Three Years more than One
JOANN HODGDON	(Write-in)	SUSAN LABRIE
JOE MARTTILA		
JEFF ROSS	PLANNING BOARD	(Write-in)
	Vote for not	
IOANNE COLITII	for One Year more than One	
JOANNE COUTU	DONALD CAVALLADO	1
	DONALD CAVALLARO	
(Write-in)	DONALD CAVALLARO (Write-in)	

	CANDIDATES CONTINUED	
	SUPERVISOR OF THE CHECKLIST	
	Vote for not for Six Years more than One SALLY KING SUSAN PHILBRICK GARY TERHUNE (Write-in)	
	ARTICLES	
ARTICLE 03. To see if the Town will recommendation of the Rye Planning Bo	vote to amend the Rye Zoning Ordinance in accordance with the pard, as follows:	
Are you in favor of the adoption of Amen	dment 1, as follows:	
Amendment 1	Re: Two Dwellings on One Lot	
Amendment to the Rye Zoning Ordinanc New text emboldened and italicized.	e §190-2.2. D Applicability of use district regulations, as follows: (Note: Deleted text struck through).	
§190-2.2.D. Lots.		
	General Residence Districts only, except as otherwise expressly hall be no more than one principal building on one lot.	
(2) Lots with two or more principal of	wellings.	
provision to the contrary in	more principal dwellings is a nonconforming use. Notwithstanding any Section 190-6.2 and 190-6.3, on such lots with two or more principal ing are prohibited expansions of a nonconforming use and/or	
[1] Increasing the building f	ootprint of a dwelling.	
[2] Enlarging the bulk of a c	lwelling.	
[3] Adding decks, p	orches or other appurtenances to a dwelling, including roof decks.	
[4] Enlarging decks	, porches or other appurtenances of a principal building.	
	to all lots which have two or more principal dwellings. including lots a the condominium form of ownership.	
of ownership pursuant deemed to have two o	o or more dwelling units and/or structures in a condominium form to a condominium conversion authorized under §190- 5.3, shall be r more principle dwelling units on a lot, and no such dwelling unit be expanded in the manner reflected in §190-2-2(D)(2)(a).	
(d) This provision shall not or legal apartments.	apply to those properties that have permitted accessory dwelling units	YES NO
intended to clarify that condominium con and establishing a condominium form of c Districts if approved in accordance with	Explanation amendment to the definition of "Principal Dwelling" under Article XI are oversions, which is taking multiple existing dwelling units on a single lot ownership, are permitted in the Single Residence and General Residence § 190-5.3. The amendments also clarify, however, that any dwelling andominium conversion cannot be altered to expand the footprint or bulk	
GO TO N	EXT BALLOT AND CONTINUE VOTING	



BALLOT 2 OF 6

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ARTICLES CONTINUED

Amendment 2 Re: Two Dwellings on One Lot

Amendment to the Rye Zoning Ordinance, Article XI - Definitions as follows: (Note: New text emboldened and italicized. Deleted text struck through)

PRINCIPAL DWELLING - The primary or predominant structure to which a property is or may be devoted to a residential use and to which all other uses and structures on the premises are subordinate or accessory Condominium units on the same lot, whether within the same dwelling structure or detached, shall YES each be considered a principal dwelling for the purpose of this §190.

NO \bigcirc

Explanation.

The amendments to § 190-2.2.D and the amendment to the definition of "Principal Dwelling" under Article XI are intended to clarify that condominium conversions, which is taking multiple existing dwelling units on a single lot and establishing a condominium form of ownership, are permitted in the Single Residence and General Residence Districts if approved in accordance with § 190-5.3. The amendments also clarify, however, that any dwelling units or structures that are subject to a condominium conversion cannot be altered to expand the footprint or bulk of any condominium unit.

Are you in favor of the adoption of Amendment 3, as follows:

Are you in favor of the adoption of Amendment 2, as follows:

Amendment 3

Re: Stormwater Management

Amendment to the Rye Zoning Ordinance §190-5.7.C amend as follows: (Note: New text emboldened and italicized. Deleted text struck through).

§ 190-5.7 Stormwater management.

- A. Purpose. It is the intent of this section to protect, maintain and enhance the public health, safety and environment by regulating building and land development so that surface water drainage from building and land development does not adversely affect adjacent properties, watercourses or the Town's storm drainage system. [Amended 3-18-2017]
- B. Drainage onto adjacent properties. No use of land; no construction, reconstruction, alterations, replacement, or expansion of buildings, structures and impervious surfaces; no grading or excavation of the land; and no destruction or alteration of natural vegetation or ground cover shall increase the surface water drainage flowing onto an adjacent property unless a drainage easement allowing such flowage in perpetuity is recorded.
- C. Drainage into watercourses/Town drainage system. No use of land; no construction, reconstruction, alterations, replacement, or expansion of buildings, structures and impervious surfaces; no grading of the land; and no destruction or alteration of natural vegetation or ground cover shall increase the surface water drainage or flowage into existing watercourses or into the Town's storm drainage system incumbent upon the applicant to prove via approved engineering plans the Town's storm drainage system has unless the Public Works Director determines that the watercourse or drainage system will have the capacity to accommodate the additional flow, both now and in the future.
- D. Drainage and grading plan. The Building Inspector may require submission of a detailed stormwater management and erosion control plan which includes a drainage and grading plan at his/her sole discretion and at the expense of the property owner whenever there is construction of a new building/structure, expansion of a building/structure, reconstruction, or changes to the impervious surface or whenever there is question regarding compliance with this section. [Amended 2002; 3-18-2017]

YES	
NO	

Explanation

To reduce overburden, and protect, the Town's storm drainage system and to place safe guards.

TURN BALLOT OVER AND CONTINUE VOTING

ARTICLES CONTINUED

Are you in favor of the adoption of Amendment 4, as follows:

Amendment 4

Re: Demolition Review

Amendment to the Rye Zoning Ordinance § 190-5.9 Demolition Review amend as follows: (Note: **New text emboldened and italicized**. Deleted text struck through).

§ 190-5.9 Demolition review. [Added 2009, amended 3-12-2-13]

- A. Purpose. The purpose of this section is to encourage the preservation of buildings and places of historic, architectural and community value.
- **B.** Demolition. For the purposes of this section, the word "demolition" means the act of pulling down, destroying, dismantling, removing or razing a building or part of a building. This shall include a monument, statue, memorial, or accessory building. It does not include interior demolition which does not alter the appearance of the exterior of the building. [Amended 3-10-2020 by Art.2]
- C. Demolition subject to review. Any demolition within the Town of Rye, excluding the Historic District, shall be subject to the requirements of this section where: [Amended 3-10-2020 by Art. 3; 7-13-2021 by Art. 3]]
 - (1) The demolition is:
 - (a) A building or part of a building greater than 500 square feet of gross floor area; or
 - (b) A monument, statue, or memorial; or
 - (c) An accessory building less than 500 square feet of historical or architectural interest; and
 - (2) The building or part of a building, monument, statue, memorial, or accessory building was constructed more than 50 years before the date of application for a demolition permit.
- D. Demolition Review Committee. A Demolition Review Committee is hereby established consisting of three persons and three alternates. [Amended 3-10-2020 by Art. 3]
 - (1) The Demolition Review Committee members shall be appointed by the Select Board to three-year terms, with the initial terms staggered as one-, two- and three-year terms, respectively. The initial terms of alternates shall be staggered as two- and three-year terms, respectively.
 - (2) One member of the Demolition Review Committee shall be a member of the Historic District Commission, one member shall be a member of the Planning Board, and one member shall be a representative of the Rye Historical Society.
 - (3) If the Town establishes a Heritage Commission pursuant to RSA 673:1 and RSA 673:4-a, the Demolition Review Committee shall be comprised of three members of the Heritage Commission and two alternates appointed by the Chair of the Heritage Commission. If the Demolition Review Committee already exists pursuant to Subsection D(2) above, such appointments shall be made as replacements for the existing Demolition Review Committee members as the terms of the existing members expire.
- E. Demolition review procedure.
 - (1) When an application for a demolition permit, or a building permit involving demolition, or a site plan review involving demolition, is made, or a formal written application is submitted to the Building Inspector for a determination under this section, the Building Inspector will determine if the building, or section of the building, meets the criteria of § 190-5.9C. If it does, the Building Inspector shall:
 - (a) Notify the applicant in writing within five business days of the filing that the demolition must be reviewed before proceeding and that the delay will not exceed 49 days.
 - (b) Within five business days forward the application to each member of the Demolition Review Committee.

AMENDMENT 4 CONTINUED ON NEXT BALLOT

GO TO NEXT BALLOT AND CONTINUE VOTING



BALLOT 3 OF 6

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TOWN CLERK

ARTICLES CONTINUED

AMENDMENT 4 CONTINUED

- (2) The Demolition Review Committee shall meet within 10 business days after receipt of the application and make one of the following two determinations: [Amended 3-10-2020 by Art. 3]
 - (a) If the Demolition Review Committee determines that the building is not potentially significant and its loss will not be detrimental to the neighborhood, it shall, within three business days of making that determination, notify the Building Inspector of the determination. In such a case, a demolition permit may be issued by the Building Inspector provided all other requirements applicable to the demolition have been met.
 - (b) If the Demolition Review Committee determines that the building is potentially significant **and its loss will be detrimental to the neighborhood**, it shall schedule a public hearing within 12 business days of making that determination, and within three days of making that determination notify the Building Inspector of **that determination**.—it. Notice of the public hearing shall be posted in two public places and published at least five days prior to the hearing, not including the day of the hearing or the day of posting. Notice to abutters shall be made by certificate of mailing to all abutters not less than five calendar days before the date of the hearing. [7-13-2021 by Art 3]
- (3) Within five business days of the Demolition Review Committee's decision to hold a public hearing, the Building Inspector shall notify the applicant that a sign identifying the building as proposed for demolition and the date, time, and place of the public hearing on the proposed demolition is ready for posting in a visible location on the building or site. Posting of the sign within five business days of receiving notification from the Building Inspector shall be the responsibility of the applicant.
- (4) At the Public Hearing, tThe Demolition Review Committee shall hear all public testimony regarding demolition of the building. The owner or the owner's his representative shall be invited is expected to attend the hearing.
- (5) During At the conclusion of the hearing, the Demolition Review Committee shall either:
 - (a) Notify the Building Inspector in writing within three business days of the decision if the building is found to be not significant, in which case demolition may proceed, provided all other requirements applicable to the demolition have been met.
 - (b) Hold a meeting between the Demolition Review Committee and the owner (or owner's representative) within 10 business days of the public hearing to discuss alternatives to demolition. if the Demolition Review Committee determines the building is significant and its loss potentially detrimental to the community.
- (6) The demolition review process shall not delay the issuance of a demolition permit by more than the 49 days provided by § 190-5.9E(1)(a), except in the following circumstances:
 - (a) An owner's (or his/her representative's) unwillingness or inability to meet with the Demolition Review Committee shall extend the period until such a meeting is held and for 20 days following the date of the meeting.
 - (b) An owner's delay in posting the sign required by §190-5.9E(3) shall extend the period by the number of days of delay in posting the sign.

F. Demolition.

- (1) If no alternatives to demolition have been identified and agreed to by the applicant, after the meeting provided for in § 190-5.9E(4)(5)(b), the applicant is free to proceed with demolition, provided all other requirements for demolition are met. Prior to demolition, and if the applicant is in agreement, the Demolition Review Committee shall photographically document the building. The Demolition Review Committee shall also encourage the applicant to salvage significant architectural features.
- (2) Nothing in this section shall be construed to prevent immediate demolition where public safety is at stake and the building has been determined by the Building Inspector to be a public hazard and demolition is the only viable recourse.
- (3) A demolition permit shall be conditioned upon receipt of all local, state, and federal permits required for the demolition activity. [Added 3-10-2020 by Art. 3]

AMENDMENT 4 CONTINUED ON NEXT BALLOT

TURN BALLOT OVER AND CONTINUE VOTING

ARTICLES CONTINUED	
AMENDMENT 4 CONTINUED	
G. Criteria. In determining if a building is "potentially significant" or "significant" the Demolition Review Committee shall consider whether:	
(1) The building is of such interest or quality that it would meet national, state or local criteria for designation as a historic, cultural or architectural landmark.	
(2) The building is of such an unusual or uncommon design, texture or materials that it could not be reproduced or could be reproduced only with great difficulty and expense.	
(3) The building is of such historic, architectural or community value that its removal would be to the detriment of the public interest.	YES
(4) Retention of the building would help preserve and protect a historic place or area of historic interest.	NO \bigcirc
<u>Explanation</u> To amend the Demolition Review to align with the changes recommended by Town Attorney in 2022.	
Are you in favor of the adoption of Amendment 5, as follows:	
Amendment 5 Re: Zoning Map	
Amendment to the Rye Zoning Ordinance §190-2.1 amend Zoning Map district boundary as follows: (Note: New text emboldened and italicized . Deleted text struck through).	
§ 190-2.1 Zoning Map; district boundaries.	
A. Establishment.	
Lafayette Road and north of Breakfast Hill Road a distance of 800 feet further to the west so that the new boundary is 1,300 feet from Lafayette Road and to add a new Multifamily Dwelling Overlay District, per	YES NO
§ 190-3.7 of this chapter. [Amended 3-10-2020 by Art. 3] Explanation To amend the creator of the Map, and the revision that took place in 2023.	
GO TO NEXT BALLOT AND CONTINUE VOTING	



BALLOT 4 OF 6

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TOWN CLERK

ARTICLES CONTINUED

Are you in favor of the adoption of Amendment 6, as follows:

Amendment 6

Re: Mean high water mark

Amendment to the Rye Zoning Ordinance §190-3.1.H (1) and (2) to correct an inconsistency. (Note: **New text emboldened and italicized**. Deleted text struck through).

§ 190-3.1 WETLANDS CONSERVATION DISTRICT (Adopted 1977)

- AH. Wetlands buffer. [Amended 1990; 2001; 2002; 2012; 3-11-2014; 03-14-2023]
 - (1) Buffer description. The wetlands buffer shall include all land:
 - (a) Within 100 feet of the edges of all tidal lands, marshes, bays, estuaries, rivers, and creeks and their tributaries, as defined by the *mean high watermark*. highest flooding of the ocean tides; [Amended 3-14-2023]
 - (b) Within 100 feet of the edges of all natural perennial streams and vernal pools; as well as the edges of Eel Pond, Burke's Pond, Brown's Pond and East Rye Pond as defined by the *mean highwatermark*; [Amended 3-14-2023]

YES

NO

Explanation

To correct an inconsistency in 3.1 buffer language to be consistent with that in NH RSA Public Use of Coastal Shoreland -483-C:1 V. The high water mark which bounds the shoreward extend of the public trust shorelands in New Hampshire, excluding abnormal storm events, means the average height of all the high waters over a complete tidal cycle commonly referred to as the mean high tide line.

ARTICLE 04. To see if the Town will vote to amend the Rye Floodplain Development Ordinance in accordance with the recommendation of the Rye Planning Board, as follows:

Are you in favor of the adoption of Amendment 1, as follows:

Amendment 1

Re: Substantial Improvement/Substantial Damage

Amendment to the Rye Floodplain Development Ordinance §60-6 Substantial Improvement/Substantial Damage to add a timeframe. (Note: **New text emboldened and italicized**. Deleted text struck through).

§ 60-6. Substantial improvement and damage determinations.

- A. For all development in a special flood hazard area that proposes to improve an existing structure, including alterations, movement, enlargement, replacement, repair, additions, rehabilitations, renovations, repairs of damage from any origin (such as, but not limited to, flood, fire, wind or snow) and any other improvement of or work on such structure, including within its existing footprint, the Floodplain Administrator, in coordination with any other applicable community official(s), shall be responsible for the following:
 - $\hbox{(1)} \ \ \text{Review description of proposed work submitted by the applicant.}$
 - (2) Use the community's current assessed value of the structure (excluding the land) to determine the market value of the structure prior to the start of the initial repair or improvement, or in the case of damage, the market value prior to the damage occurring. If the applicant disagrees with the use of the community's assessed value of the structure, the applicant is responsible for engaging a licensed property appraiser to submit a comparable property appraisal for the total market value of only the structure.
 - (3) Review cost estimates of the proposed work, including donated or discounted materials and owner and volunteer labor, submitted by the applicant and determine if the costs are reasonable for the proposed work, or use other acceptable methods, such as those prepared by licensed contractors or professional construction cost estimators and from building valuation tables, to estimate the costs.

ARTICLE 4 CONTINUED ON BACK OF BALLOT

TURN BALLOT OVER AND CONTINUE VOTING

ARTICLES CONTINUED		
ARTICLE 4 CONTINUED		
(4) Determine if the proposed work constitutes substantial improvement or repair of substantial damage as defined in this chapter—, taking place during a five-year period in which the cumulative cost equals or exceeds fifty percent of the market value of the structure. For each structure, the five-year period begins on the date of the first permit issued for improvement or repair of that structure subsequent to March 12, 2024.		
(5) Notify the applicant in writing of the result of the substantial improvement or damage determination. If the determination is that the work constitutes substantial improvement or substantial damage, the written documentation shall state that full compliance with the provisions of this chapter is required.		
3. Repair, alteration, additions, rehabilitation, or other improvements of historic structures shall not be subject to the elevation and dry floodproofing requirements of this chapter if the proposed work will not affect the structure's designation as an historic structure. The documentation of a structure's continued eligibility and designation as an historic structure shall be required by the Floodplain Administrator in approving this exemption.	YES NO	
<u>Explanation</u> To put a time frame around the determination of Substantial Damage/Substantial Improvement and a starting date. to apply a term date for calculating substantial improvement and substantial damage.		
ARTICLE 05 Shall the Town raise and appropriate as an operating budget, not including appropriations by special warrant articles and other appropriations voted separately, the amounts set forth on the budget posted with the warrant or as amended by vote of the first session, for the purposes set forth therein totaling thirteen million, four hundred fifty-seven thousand, nine hundred thirty-nine and 00/100 dollars (\$13,457,939.00)? Should his article be defeated, the default budget shall be twelve million, three hundred fifteen thousand, four hundred sixty-two and 00/100 dollars (\$12,315,462.00) which is the same as last year, with certain adjustments required by previous action of the Town or by law; or the governing body may hold one special meeting, in accordance with RSA 40:13, X and XVI, to take up the issue of a revised operating budget only. (Majority vote required) NOTE: This operating budget warrant article does not include appropriations in any other warrant articles.	YES NO	0
This article is recommended by the Selectmen (3-0) This article is recommended by the Budget Committee. (8-0)		
ARTICLE 06 To see if the Town will vote to raise and appropriate the sum of nine hundred seventy-five housand and 00/100 dollars (\$975,000.00) for the purpose of repairing the Harbor Road bridge with this sum to come from the unassigned fund balance. This article has no current tax impact. (Majority Vote Required)	YES NO	
This article is recommended by the Selectmen (3-0) This article is recommended by the Budget Committee. (8-1)		
ARTICLE 07 To see if the Town will vote to raise and appropriate the sum of three hundred seven thousand and 00/100 dollars (\$307,000.00) for the purpose of replacing the culvert on Perkins Road with this sum to come from the unassigned fund balance. This article has no current tax impact. (Majority Vote Required)	YES NO	
This article is recommended by the Selectmen (3-0) This article is recommended by the Budget Committee. (8-1)		
ARTICLE 08 To see if the Town will vote to raise and appropriate the sum of two hundred thousand and 00/100 dollars (\$200,000.00) to be added to the Highway Heavy Equipment Capital Reserve Fund created in 1994. This appropriation is in addition to the operating budget. (Majority vote required.)	YES NO	
This article is recommended by the Selectmen (3-0) This article is recommended by the Budget Committee. (9-0)		
ARTICLE 09 To see if the Town will raise and appropriate a sum not to exceed five hundred thousand and 00/100 dollars (\$500,000.00) towards improvements to the Library Common, which is the public space in the Town Center located adjacent to the Rye Public Library, \$160,000.00 of such monies to be raised by taxation, and the emainder to be from private donations, bequests, and other non-appropriated funds. Further, to authorize the Rye Library Board of Trustees to accept such private donations and to expend such prior donations and non-appropriated funds received by the Town for that purpose. This article is non-lapsing until December 31, 2026 or until the project is complete, whichever comes first. (Majority vote required).	YES NO	<u> </u>
This article is recommended by the Selectmen (2-1) This article is recommended by the Budget Committee. (7-1))		
ARTICLE 10 To see if the Town will vote to raise and appropriate the sum of one hundred thousand and 00/100 dollars (\$100,000.00) to be added to the Fire and Ambulance Vehicle Capital Reserve Fund, the purpose of which was amended by Article 15 of the 2018 Town Meeting. This appropriation is in addition to the operating budget. (Majority vote required).	YES NO	
This article is recommended by the Selectmen (3-0) This article is recommended by the Budget Committee. (9-0)		



BALLOT 5 OF 6

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ARTICLES CONTINUED	
ARTICLE 11 To see if the Town will vote to raise and appropriate the sum of seventy-five thousand and 00/100 dollars (\$75,000.00) for the purpose of designing and constructing a softball field on a portion of the soccer fields at the Town Recreation Area located at 55 Recreation Road. This appropriation is in addition to the operating budget. (Majority vote required.)	YES O
This article is recommended by the Selectmen (3-0) This article is recommended by the Budget Committee. (9-0)	
ARTICLE 12 To see if the Town will vote to approve Phase 1 of the design and engineering of the Rye Recreation Master Plan and will authorize the Select Board to expend seventy-five thousand and 00/100 dollars (\$75,000.00) from the Recreation Commission <i>Youth Recreational Athletics Account</i> for said purpose. The <i>Youth Recreational Athletics Account</i> is funded with monies received from fundraising and private donations. This article has no current tax impact. (Majority vote required.)	YES O
This article is recommended by the Selectmen (3-0)	>
ARTICLE 13 To see if the Town will vote to raise and appropriate the sum of thirty-five thousand and 00/100 dollars (\$35,000.00) to be added to the Municipal Buildings Maintenance Expendable Trust Fund established by Article 11 at the 2007 Town Meeting under the provisions of RSA 31:19-a, for the purpose of major repairs to municipal buildings. This appropriation is in addition to the operating budget. (Majority vote required.)	YES O
This article is recommended by the Selectmen (3-0) This article is recommended by the Budget Committee. (8-0)	
ARTICLE 14 To see if the Town will vote to establish a Spill Prevention, Control, and Countermeasure Plan/Stormwater Pollution Prevention Plan (SPCCP/SWPPP) Capital Reserve Fund under the provisions of RSA 35:1 for the purpose of preparing for mandates related to the Municipal Separate Storm Sewer System Program, also referred to as "MS4 Program" and such other regulatory mandates that may relate to stormwater management and control. Further to see if the Town will vote to raise and appropriate the sum of twenty-five thousand and 00/100 dollars (\$25,000.00) to be placed in this fund. Further, to name the Select Board as agents to expend from said fund. This appropriation is in addition to the operating budget. (Majority Vote Required)	YES O
This article is recommended by the Selectmen (3-0) This article is recommended by the Budget Committee. (9-0)	
ARTICLE 15 To see if the Town will vote to raise and appropriate the sum of twenty thousand and 00/100 dollars (\$20,000.00) to be added to the Rye Public Library HVAC Capital Reserve Fund established by Article 12 at the 2016 Town meeting under the provisions of RSA 35:1, for the purpose of replacing the Rye Public Library's aging and inefficient current heating, ventilation and air conditioning system. This appropriation is in addition to the Library's operating budget. (Majority vote required.)	YES O
This article is recommended by the Selectmen (3-0) This article is recommended by the Budget Committee. (9-0)	
ARTICLE 16 To see if the Town will vote to establish a contingency fund pursuant to RSA 31:98-a for the current year for unanticipated expenses that may arise during the year and further to raise and appropriate fifteen thousand and 00/100 dollars (\$15,000.00) to put in said fund. This sum to come from the unassigned fund balance. Any appropriation left in the fund at the end of the year will lapse to the general fund. (Majority vote required)	YES O
This article is recommended by the Selectmen (3-0) This article is recommended by the Budget Committee. (9-0)	
ARTICLE 17 To see if the Town will vote to raise and appropriate the sum of fifteen thousand and 00/100 dollars (\$15,000.00) to be added to the Revaluation Capital Reserve Fund established by Article 24 at the 2020 Town meeting pursuant to RSA 35:1 for the revaluation of the Town at least as often as every fifth year as required by RSA 75:8-a. This appropriation is in addition to the operating budget. (Majority vote required.)	YES O
by NOA 70.0-a. This appropriation is in addition to the operating budget. (Majority vote required.)	

ARTICLES CONTINUED	
ARTICLE 18 To see if the Town will vote to raise and appropriate the sum of ten thousand and 00/100 dollars (\$10,000.00) to be added to the Rye Public Library Building Maintenance Expendable Trust Fund established by Article 14 at the 2005 Town Meeting under the provisions of RSA 31:19-a, as a maintenance fund for the Rye Public Library building. This appropriation is in addition to the Library's operating budget. (Majority vote required.)	YES O
This article is recommended by the Selectmen (3-0) This article is recommended by the Budget Committee. (9-0)	
ARTICLE 19 To see if the Town will vote to raise and appropriate the sum of thirty five thousand and 00/100 dollars (\$35,000.00) to be added to the Emergency Management Capital Reserve Fund established by Article 18 of the 2023 Town Meeting under the provisions of RSA 35:1 for the purpose of emergency preparation and management, infrastructure repair, pollution mitigation, coastal hazard response, and all other costs and expenditures related to any disaster, critical incident, accident, fire, flood, public health concern, storm, or weather-related event. This appropriation is in addition to the operating budget. (Majority vote required).	YES O
This article is recommended by the Selectmen (3-0) This article is recommended by the Budget Committee. (8-0)	
ARTICLE 20 To see if the Town will vote to raise and appropriate the sum of ten thousand and 00/100 dollars (\$10,000.00) to be added to the Conservation Maintenance Expendable Trust Fund established by Article 13 at the 2021 Town meeting pursuant to RSA 31:19-a to repair and maintain land and buildings owned by the Town of Rye and managed by the Rye Conservation Commission. This appropriation is in addition to the operating budget. (Majority vote required.)	YES O
This article is recommended by the Selectmen (3-0) This article is recommended by the Budget Committee. (9-0)	
ARTICLE 21 To see if the Town will vote to raise and appropriate the sum of ten thousand and 00/100 dollars (\$10,000.00) to be added to the Recreation Buildings and Property Maintenance Fund the purpose of which was amended by Article 18 of the 2022 Town Meeting. This appropriation is in addition to the operating budget. (Majority vote required).	YES O
This article is recommended by the Selectmen (3-0) This article is recommended by the Budget Committee. (9-0)	
ARTICLE 22 To see if the Town will vote to change the purpose of the Grove Road Landfill Capital Reserve Fund established by Article 11 at the 1994 Town Meeting to the Dumps and Landfills Monitoring Capital Reserve Fund for the purpose of monitoring all dumps and landfills in the Town and to designate the Select Board as agents to expend. (2/3 vote required).	YES O
This article is recommended by the Selectmen (3-0)	
ARTICLE 23 To see if the Town will vote to raise and appropriate the sum of ten thousand and 00/100 dollars (\$10,000.00) to be added to the newly re-purposed Dumps and Landfills Monitoring Capital Reserve Fund. This Article is contingent on the passage of Article 22. This appropriation is in addition to the operating budget. If Article 22 fails this article will be null and void. (Majority vote required).	YES NO
This article is recommended by the Selectmen (3-0) This article is recommended by the Budget Committee. (9-0)	
ARTICLE 24 To see if the Town will vote to raise and appropriate the sum of two thousand five hundred and 00/100 dollars (\$2,500.00) to help support the Center for Wildlife, located at 375 Mountain Road, Cape Neddick, ME, a non-profit organization. This appropriation is in addition to the operating budget. (Majority vote required).	YES 🔾
This article is recommended by the Selectmen (3-0) This article is recommended by the Budget Committee. (7-1-1)	NO \bigcirc
ARTICLE 25 To see if the Town will vote to discontinue the 400th Anniversary Celebration Expendable Trust Fund established by Article 12 of the 2022 Town Meeting. If approved, the monies in said Fund, with accumulated interest to date of withdrawal, are to be transferred to the Town's general fund. (Majority vote required).	YES O
This article is recommended by the Selectmen (3-0)	
ARTICLE 26 To see if the Town will vote to discontinue the Parsonage Maintenance Fund established by Article 15 of the 2015 Town Meeting. If approved, the monies in said Fund, with accumulated interest to date of withdrawal, are to be transferred to the Town's general fund. (Majority vote required).	YES O
This article is recommended by the Selectmen (3-0)	



BALLOT 6 OF 6

Donna M. De Cotis TOWN CLERK

ARTICLES CONTINUED	
ARTICLE 27 To see if the Town will vote to study the appointment of a Town Treasurer, in accordance with RSA 41:26-e, rather than the election of a Town Treasurer.	YES C
This article is recommended by the Selectmen (3-0)	NO C
ARTICLE 28 To see if the Town will vote to study the effects of discontinuing the combined office of Town Clerk/Tax Collector.	YES (
This article is recommended by the Selectmen (3-0)	NO \square
ARTICLE 29 To see if the Town will vote to study the appointment, rather than the election of a Tax Collector, while considering the separation of the Town Clerk-Tax Collector under Article 28.	YES \subset
This article is recommended by the Selectmen (3-0)	NO \square
ARTICLE 30 (By Petition) Shall the Rye Board of Selectmen implement a plan to determine which (if any) own roads, or portions thereof, having a posted speed limit of 35 mph are not currently in compliance with State aw, and establish a speed limit of 30 mph on such roads, per RSA 265:60 and RSA 259:118?	YES C
This article is recommended by the Selectmen (3-0)	NO C
ARTICLE 31 (By Petition) To see if the Town will vote to direct the Select Board to publish a list of all civil itigation matters that are presently or were active during the calendar year together with the amount of legal rees and costs incurred related to each such case as of December 1 of that calendar year. Further, to see if the Town will vote to direct the Select Board to maintain and update on no less than a quarterly basis a list of all active litigation in which the Town is a party, said list to identify: (a) the case caption; (b) the court and/or administrative agency in which the matter is pending; and (c) the docket number related to such case, provided that, if the identification of the litigation would disclose information which would constitute an invasion of privacy, the Town may identify the caption using a pseudonym, i.e. "John Doe" or "Jane Doe" and may identify that the case number is "withheld." For the purposes of this warrant article, "litigation" shall be defined as any matter brought by or against the Town, or in which the Town has sought status as an intervenor, and which is filed with a State or Federal court or administrative agency but shall not include criminal prosecutions initiated by the Town Prosecutor, County Attorney, Attorney General, or any other prosecuting entity.	YES C
This article is recommended by the Selectmen (3-0)	
ARTICLE 32 (By Petition) To see if the Town will vote to alter the boundaries of the Town Forest, as established in 1981, utilizing a concise metes and bounds description to be provided by a surveyor and further to authorize the Select Board, Conservation Commission, and the Cemetery Trustees, to alter the location of the Rye Town Forest and to correct the Conservation Easement granted by the Town to the Rockingham County Conservation District on January 29, 2001 (recorded at Rockingham County Registry of Deeds Book 3539, Page 0314) related to the Rye Town Forest, in accordance with the following parameters:	
A. The unwooded portion of the so-called "Perry Walker Tract" that was conveyed to the Town of Rye in 1961 for the purposes of "enlarging the Central Cemetery" will be removed from and unburdened by the Conservation Easement.	
B. The wooded portion of the Perry Walker Tract to the immediate north of the Cemetery Annex (hereinafter the "wooded uplands") will be removed from and unburdened by the Conservation Easement.	
C. The lands identified in Paragraphs A and B will be under the management and control of the Cemetery Trustees.	
D. The Conservation Commission will retain a perpetual easement, 20 feet in width, over the wooded uplands for the red trail and such portions of the orange trail that are within those wooded uplands. The Cemetery Trustees shall have the option in the future to relocate the easement for red trail and orange trail (if the latter is included in the easement area), to along the perimeter of the cemetery lands that are along the existing stone wall adjacent to the Cemetery Annex, provided that the cost for the laying out, grading, and clearing of such a trail shall be paid by the Cemetery Trustees. If the Cemetery Trustees exercise that option, the perpetual easement referenced would be amended to the relocated red trail and/or orange trail.	

	ARTICLES CONTINUED		
ARTIC	LE 32 CONTINUED		
E.	The trees on the wooded uplands are to remain unless and until that space is needed for cemetery purposes in the discretion of the Cemetery Trustees.		
F.	The Cemetery Trustees will consult with the Conservation Commission regarding the location of any cemetery road constructed in the wooded uplands if that cemetery road crosses the red trail, provided that, if the Cemetery Trustees and the Conservation Commission are unable to reach agreement after good faith discussion as to that cemetery road, the Cemetery Trustees shall have the final say as to the location of that cemetery road.		
G.	For the avoidance of any disturbance of funerals, signage shall be posted along the red trail at the entry of the cemetery lands identifying that the land is part of the cemetery and stating that "users are advised to exercise proper respect and consideration for funerals and their attendees," or words to that effect. The cost of the signage will be borne by the Cemetery.		
Н.	The Cemetery Trustees will not grade the wooded uplands until it is reasonable and prudent to do so in the discretion of the Cemetery Trustees.		
l.	The portion of the Perry Walker Tract located to the south of the Cemetery Annex, largely comprised of wetlands, will remain in the conservation easement, with the exception of the portion of those lands that are presently used by the Cemetery Trustees for storage.		
J.	The survey of the metes and bounds description will be funded by the Select Board and Conservation Commission, with the metes and bounds description to be approved by the Select Board, Cemetery Trustees, and Conservation Commission.		
agreem	t, to authorize the Select Board, Cemetery Trustees, and Conservation Commission to enter into an ent formalizing the terms set forth above and to execute any documents and take all other ary actions related to this Article. (Majority Vote Required)	YES NO	
	This article is recommended by the Selectmen (3-0)		
use pro applica	LE 33 (By Petition) To see if the Town will vote to authorize the Select Board to prepare an informational classist land use applicants, developers, and members of the public with regard to the building and land occesses in the Town of Rye, said guide to identify the various ordinances, rules, and regulations ble to building and land use, as well as the various applications, checklists, and fee schedules which may licable.	YES NO	
	This article is recommended by the Selectmen (3-0)		
ARTICI auction	LE 34 To see if the Town will vote to authorize the Selectmen to sell to the highest bidder at public , or sealed bid, such surplus Town equipment as is not traded in on new equipment in 2024.	YES	
	This article is recommended by the Selectmen (3-0)	NO	

YOU HAVE NOW COMPLETED VOTING THIS BALLOT