Introduction

This handbook has been designed to inform new and current committee members of the various laws, policies, and procedures that relate to committees in the Town of Concord. Included in this handbook are sections on organizing a meeting, financial matters, appointment procedures, legal issues, and committee descriptions.

Included in the appendix section is the Table of Contents of all of the Administrative Policies & Procedures (APPs). Copies of these APPs are available in the Town Manager's Office and are available on the town's web site, both on the Town Manager's page and under the “Important Documents” section of the web site.
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SECTION I

I. TOWN GOVERNMENT

A. Legal Basis of Town Government

B. History of the Charter of the Town of Concord

C. The Concord Town Charter

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A. LEGAL BASIS OF TOWN GOVERNMENT

Town government's responsibility and authority in Massachusetts is based on the Constitution of the Commonwealth, enactments of the General Court, and interpretive decisions of the State courts. The powers and duties of many boards are outlined in enabling statutes (primarily Chapter 41 of the General Laws) and further defined in the Town's general bylaws.

The full text of the Massachusetts General Laws (referred to hereafter as MGL) can be found at the Concord Free Public Library. These volumes also contain abstracts of court decisions affecting the interpretation of the statutes. They are updated by quarterly pamphlets covering all volumes and cumulative annual "pocket parts" in the back cover of each volume. An electronic copy of the Massachusetts General Laws may also be found on the State’s web site.

B. HISTORY OF THE CHARTER OF THE TOWN OF CONCORD

On March 12, 1956, the Selectmen-Manager form of government became effective in the Town of Concord. This was the result of a special act passed by the General Court in 1952*, which act was accepted by the Town of Concord at the annual Town election of 1955.

Although adopted in 1956, the Charter falls under the 1966 "Home Rule Amendment" (Article 89) of the Massachusetts State Constitution. This was made certain by a letter from the Commonwealth's Attorney General to the Concord Town Counsel, dated June 29, 1972. Amendments to the Charter may therefore be made according to the procedures defined by the Home Rule Amendment in its Section 9.

The Charter was amended by a special act passed by the General Court in 1973 ("An Act Providing for the Election of Persons to Fill Vacancies in the Membership of the Board of Selectmen of the Town of Concord") upon petition by the Town voted at the Town Meeting in October 1972.

It has also been amended by referendum vote. A list of these referenda is given at the end of Section II of this Charter, on page 14. They are referenced by number in the Charter text.

The contents of the special act of 1952, as amended, are set forth in this Section.

The document as a whole will be referred to as the "Selectmen-Manager Charter," or simply as the "Charter."

*Passed by the General Court in 1952 (Acts 1952, Chapter 280);
Accepted by the Town of Concord at Town Election, March 7, 1955;
Effective 11:58 p.m., March 12, 1956.

See Also: Charter, Sec. 19
AN ACT ESTABLISHING A SELECTMEN-MANAGER FORM OF GOVERNMENT FOR THE TOWN OF CONCORD

Be it enacted by the Senate and House of Representatives in General Court assembled, and by authority of the same, as follows:

SECTION 1. ELECTED OFFICIALS

At the town election following the acceptance of this act the registered voters of the town of Concord shall elect the following officials:

A. A moderator for a term of one year;

B. Two selectmen for terms of three years each, two selectmen for terms of two years each and one selectman for a term of one year;

C. Two members of the school committee for terms of three years each, two members for terms of two years each, and one member for a term of one year.

At each annual town election thereafter a moderator shall be elected for a term of one year and selectmen and members of the school committee for terms of three years to replace those whose terms expire. When a vacancy or vacancies occur in the membership of the board of selectmen, the board of selectmen shall call a special town election to fill the vacancy or vacancies for the unexpired term or terms, except that if such vacancy or vacancies occur less than one hundred days prior to the annual election and not less than three members of such board remain in office, the vacancy or vacancies shall remain unfilled until such annual election (See Note #1, Amendments). When a vacancy or vacancies occur in the membership of the school committee, the board of selectmen shall call a special town election to fill the vacancy or vacancies for the unexpired term or terms, except that if such vacancy or vacancies occur less than one hundred days prior to the annual election and not less than three members of such committee remain in office, the vacancy or vacancies shall remain unfilled until such annual election (See Note #2, Amendments). The powers, duties and responsibilities of elected officials shall be as now or hereafter provided by applicable statutes and bylaws and votes of the town, except as herein otherwise provided.

SECTION 2. APPOINTED OFFICIALS

A. The selectmen shall appoint a town manager as provided in Section 5, who may thereafter be removed as provided in Section 7.

B. The selectmen shall appoint a library committee, a planning board, a board of appeals, a town accountant, trustees of town donations, a personnel board, a public ceremonies and celebrations committee (see Note #3, Amendments), election officers, registrars of voters other than the town clerk and such other officers, boards and committees as they shall hereafter be directed to appoint by bylaw or vote of the town, and such temporary or ad hoc committees as in their judgment shall from time to time be necessary or desirable (see Note #3, Amendments). The selectmen may, by majority vote, undertake an investigation of the affairs of any committee, board or official appointed by them or by the town manager, and they shall have access to all records and other documents...
which they may deem necessary or desirable for this purpose. The selectmen may remove, after such hearing as the selectmen may deem advisable, any of the officers, boards or committees appointed by them under the provisions of this paragraph B, or any member thereof, other than the town clerk.

The selectmen shall, at the respective times specified in clauses 1 and 2 herein and at intervals of not more than ten (10) years thereafter appoint the following special committees:

1. within one year after this paragraph takes effect, a committee for the purposes of reviewing and recodifying the existing zoning bylaw and revising the building code of the town; and

2. within one year after this paragraph takes effect, a committee for the purpose of reviewing and recodifying all other existing bylaws of the town.

(Clause 3 deleted. See Note #8, Amendments)

Within one year following its appointment, each such committee shall submit a report to the selectmen with specific recommendations for action to be taken to accomplish the purpose of such committee. (See Note #5, Amendments)

C. The moderator shall appoint a finance committee and such other officers, boards and committees as he shall herein after be directed to appoint by bylaw or vote of the town.

D. The town manager shall appoint, upon merit and fitness alone, and may remove for cause:

1. a town clerk, a town treasurer, a town collector and a board of five assessors (see Note #7, Amendments), subject however, in each instance, to the approval of the selectmen;

2. all other officers, boards, committees and employees of the town, with the exception of the elected officials specified in Section 1, officials, boards and committees appointed by the school committee and by the selectmen and moderator as herein before in this Section 2 provided and employees of the same.

SECTION 3. MEMBERSHIP; TERMS; POWERS, DUTIES, RESPONSIBILITIES; TERMINATION

The membership of boards and committees appointed as provided in Section 2, the length of the term of each member thereof and of officers so appointed, and the powers, duties and responsibilities of the same shall be as now or hereafter provided by applicable statutes and bylaws and votes of the town, except as herein otherwise provided. Upon appointment and qualification of the various officials as provided for in Section 2, the term of office and all powers and duties of each person theretofore holding each such office shall cease and be terminated.

SECTION 4. MULTIPLE OFFICERS

Neither the moderator nor any member of the board of selectmen, the school committee, or the finance committee may, during the term for which he was elected or appointed, be elected or appointed to any other town office, except as otherwise provided herein. Any person appointed by the town manager to any town office under
the provisions of this act or of any other statute of the Commonwealth shall be eligible during the term of said office to appointment to any other town office, except the town accountant shall not be eligible to hold the position of town treasurer or town collector. Subject to the approval of the selectmen, the town manager may assume the powers, duties, and responsibilities of any officer, board or committee which he is authorized to appoint, such assumption to be evidenced by and effective upon the filing with the town clerk of a written declaration of such assumption signed by the town manager, and thereupon each officer, board or committee whose powers, duties and responsibilities are so assumed by the town manager shall be discharged and shall have no further powers, duties or responsibilities as such.

SECTION 5. APPOINTMENT OF TOWN MANAGER

The selectmen elected as provided herein shall appoint, as soon as practicable, for a term of three years, a town manager who shall be a person especially fitted, in their opinion, by education, training and experience to perform the duties of the office. The town manager shall be appointed without regard to his political beliefs. No holder of elective office in the town shall within two years of holding of such office be eligible for appointment as town manager. The town manager may be appointed for successive terms of office. Before entering upon the duties of his office, he shall be sworn, in the presence of a majority of the selectmen, to the faithful and impartial performance thereof by the town clerk or by a justice of the peace or notary public. He shall execute a bond in favor of the town for the faithful performance of his duties in such sum and with such sureties as may be fixed or approved by the selectmen.

SECTION 6. APPOINTMENT OF A TEMPORARY TOWN MANAGER

In the event of the temporary absence or disability of the town manager, he may appoint, subject to the approval of the selectmen, a suitable person to perform the duties of the manager during such absence or disability. If the town manager fails to make such appointment or the person so appointed fails to serve, the selectmen may appoint a suitable person, who may be a selectman, to perform such duties. In the event of any vacancy in the office of town manager or the suspension of the town manager as hereinafter provided, the selectmen shall, within seven days, appoint the person to perform such duties.

SECTION 7. REMOVAL OF TOWN MANAGER

The selectmen may remove the town manager by the affirmative vote of at least three members of the board. At least thirty days before such proposed removal shall become effective, the selectmen shall file a preliminary written resolution with the town clerk setting forth the specific reasons for his proposed removal. The town clerk shall forthwith deliver a copy of such resolution to the town manager or mail the same to him by registered mail at his last known address. The manager may file with the selectmen, within seven days after receipt of such copy, a written request for a public hearing not earlier than ten days or later than twenty days after the filing of such request. After such public hearings, if any, otherwise at the expiration of thirty days following the filing of the preliminary resolution and after full consideration, the selectmen, by the affirmative vote of at least three members of the board may adopt a final resolution of removal. In the preliminary resolution, the selectmen may suspend the manager from duty, but shall in any case cause to be paid to him forthwith any unpaid balance of his salary for the then current month and, at the discretion of the selectmen, such additional amount not in excess of three months' salary, as the selectmen shall deem proper.
SECTION 8. COMPENSATION OF TOWN MANAGER

The town manager shall receive such compensation for all services performed by him as the selectmen shall determine, but it shall not exceed the amount appropriated therefor by the town.

SECTION 9. POWERS AND DUTIES OF TOWN MANAGER

In addition to specific powers and duties provided elsewhere in this act the town manager shall have the general powers and duties enumerated in this section:

A. The town manager shall supervise and direct and shall be responsible for the efficient administration of all officers, boards and committees appointed by him and their respective departments.

B. He may, with the approval of at least three of the selectmen, establish, combine, reorganize, or discontinue departments under his supervision; and, with the approval of both the selectmen and the finance committee, he may transfer all or part of the appropriation of a discontinued department to any other department, any balance not so transferred to be returned to the town treasury.

C. With respect to the wage or salary and classification of employees appointed by the town manager, he shall be governed by the provisions of the "Wage and Salary Classification Plan - Town of Concord, Massachusetts", as the same may be amended from time to time and for so long as the same may remain in force.

D. The town manager shall keep full and complete records of his office, and shall render as often as may be required by the selectmen a full report of all operations during the period reported on.

E. With the exception of property under the jurisdiction of the school committee, the town manager shall have full and exclusive jurisdiction over the rental and use of all town property, and shall be responsible for the proper maintenance and repair thereof; and, upon request by the school committee, he shall be responsible for the maintenance and repair of property under its jurisdiction, but only to such extent and for such period as the school committee shall from time to time specify. He shall be responsible for the preparation of plans and the supervision of work on existing and on new buildings and grounds, unless a special committee of the town is created for such purpose.

F. The town manager shall purchase all supplies and materials and equipment and award all contracts for all departments of the town, but he shall make purchases for departments not under his supervision only upon requisition duly authorized by the head of such department.

G. The town manager shall administer either directly or through a person or persons appointed by him in accordance with this act all provisions of general and special laws applicable to the town and bylaws and votes of the town, within the scope of his duties, and all rules and regulations made by the selectmen.

H. The town manager, subject to the approval of the board of selectmen, shall have authority to prosecute, defend and compromise all litigation to which the town is a party, and to employ counsel whenever in his judgment it may be necessary.

I. The town manager shall perform such other duties consistent with his office as may be required by bylaw or vote of the town or by vote of the selectmen.
SECTION 10. INVESTIGATION BY TOWN MANAGER

The town manager may without notice cause the affairs of any committee, board, or official under his control or the conduct of any officer or employee thereof to be examined. The town manager shall have access to all town books and papers for information necessary for the performance of his duties.

SECTION 11. RELATIVE TO DUTIES OF BOARDS AND OFFICERS APPOINTED BY TOWN MANAGER

Except as otherwise herein provided, each committee, board and officer appointed by the town manager shall, in the performance of their duties, be subject to the general supervision and direction of the town manager. Such committees and boards shall promptly organize for the proper conduct of their respective offices. Each committee and board member and each officer appointed by the town manager shall hold office until his successor has been appointed and qualifies, unless his office shall have become vacant by reason of his resignation or removal.

SECTION 12. VACANCIES TO BE FILLED BY TOWN MANAGER

Any vacancy in an office or committee or board over which the town manager has power of appointment shall be filled by the town manager, as hereinbefore provided.

SECTION 13. OATH OF OFFICE OF TOWN OFFICIALS

All elected officials shall be sworn to the faithful performance of their respective duties by the town clerk or a justice of the peace or notary public, except that the town clerk shall be sworn to the faithful performance of his duties by the chairman of the Board of Selectmen or by a justice of the peace or notary public.

SECTION 14. WARRANTS

A copy of each warrant for the payment of town funds prepared by the town accountant shall be submitted to the town manager who shall make recommendation to the selectmen with respect to the approval or disapproval by them of each such warrant or of any item or items in any such warrant.

SECTION 15. RECEIPTS PAID TO TREASURY

Every official shall pay into the treasury of the town all amounts received by him on behalf of the town and all fees received by him in accordance with the provisions of any general or special law and shall make a full and true return thereof to the town accountant.

SECTION 16. ESTIMATES OF EXPENDITURES

Not less than 90 days before the annual town meeting each year (See Note #4, Amendments), the town manager shall submit to the selectmen a careful detailed estimate in writing of the probable expenditures of the town government for the ensuing fiscal year, stating the amount required to meet the interest and maturing bonds and notes or other outstanding indebtedness of the town, and showing specifically the amount necessary to be provided for each fund and department, together with a statement of the expenditures of the town for the same purposes in the two preceding years and an estimate of the expenditures for the current year. He shall also submit a statement showing all revenues received by the town in the two preceding fiscal years together with an estimate of the receipts of the current year and an estimate of the
amount of income from all sources of revenue exclusive of taxes upon property in the ensuing year. He shall report the probable amount required to be levied and raised by taxation to defray all expenses and liabilities of the town together with an estimate of the tax rate necessary to raise said amount. For the purpose of enabling the town manager to make up the annual estimates of expenditures, all boards, officers, and committees of the town shall, upon his written request, furnish all information in their possession and submit to him in writing a detailed estimate of the appropriations required for the efficient and proper conduct of their respective departments during the next fiscal year.

SECTION 17. ANNUAL BUDGET

The selectmen shall consider the tentative budget submitted by the town manager and make such recommendations relative thereto as they may deem expedient and proper in the interests of the town. Not less than 60 days before the annual town meeting each year the selectmen shall transmit a copy of the budget together with their recommendations relative thereto to each member of the finance committee. (See Note #6, Amendments)

SECTION 18. DUTIES OF CERTAIN TOWN OFFICIALS RELATIVE TO ELECTION

It shall be the duty of the selectmen and the town clerk in office and any other town official upon whom by reason of his office a duty devolves under the provisions of their act, when this act is accepted by the registered voters as herein provided, to comply with all the requirements of law relating to elections, to the end that all things may be done necessary for the nomination and election of the officers first to be elected under this act.

SECTION 19. SUBMISSION OF ACT AND TIME OF TAKING EFFECT

This act shall be submitted to the qualified voters of the town of Concord for acceptance at the first annual town election occurring not less than thirty days after the passage of this act. The vote shall be taken by ballot in answer to the question which shall be printed on the official ballot: "Shall an act passed by the General Court in the year nineteen hundred and fifty-two entitled 'AN ACT ESTABLISHING A SELECTMEN-MANAGER FORM OF GOVERNMENT FOR THE TOWN OF CONCORD' be accepted?" If this act shall be so accepted by a majority of the qualified voters voting thereon it shall become and be in full force and effect immediately after the final adjournment of the annual town meeting held in the year following the year in which this act is so accepted, provided, however, that said annual town meeting shall be held in conformance with the provisions of this act. If this act is rejected by the qualified voters of the town of Concord when first submitted to said voters under this section, it shall be submitted for acceptance in like manner to such voters at the next following annual town election in said town, and if it is not accepted at said annual election, it shall again be submitted for acceptance in like manner to such voters at the next following annual election and, if accepted by a majority of such voters voting thereon at either of said elections, shall take effect as hereinbefore provided.

SECTION 20. BYLAWS, RULES, ETC.

All laws, bylaws, votes, rules and regulations in force in the town of Concord when this act takes effect, not inconsistent with its provisions, whether enacted by authority of the town or any other authority, shall continue in full force and effect until otherwise provided by law, bylaw, or vote; all other laws, bylaws, votes, rules and regulations, so far as they refer to the town of Concord, are hereby repealed and annulled, but such repeal shall not revive any pre-existing enactment.
SECTION 21. REVOCATION OF ACCEPTANCE

At any time after the expiration of three years from the date on which this act is accepted, and not less than sixty days before the date of an annual meeting, a petition, signed by not less than twenty percent of the registered voters of the town, may be filed with the selectmen, requesting that the question of revoking the acceptance of this act be submitted to the voters at the next annual town meeting. At said election the question shall be printed on the official ballot: "Shall the acceptance by the town of Concord of an act passed by the General Court in the year nineteen hundred and fifty-two entitled 'AN ACT ESTABLISHING A SELECTMEN-MANAGER FORM OF GOVERNMENT FOR THE TOWN OF CONCORD' be revoked?" If such revocation is favored by a majority of the qualified voters voting thereon, the acceptance of this act shall be revoked and this act shall become null and void beginning with the annual town meeting next following such vote, provided that all town officers holding office under this act shall continue to hold office until their successors have been duly qualified. At the first annual town election following such vote of revocation the registered voters of the town shall elect by ballot all elective officers, boards, and committees whose election to office was required immediately prior to the acceptance of this act, provided however, that the town does not vote to accept other plans which provide for a different arrangement from that existing immediately prior to the acceptance of this act. It shall be the duty of the selectmen and the town clerk in office and any other town official upon whom by reason of his office a duty devolves when this act is revoked, to comply with all of the requirements of this section relating to elections to the end that all things may be done necessary for the nomination and election of the officers required to be elected following the revocation of this act. The said revocation shall not affect any contract then existing or any action at law or any suit in equity or any other proceedings then pending, with the exception of any contract made by the town with the town manager then in office, whose contract shall be terminated immediately upon such vote, but who shall receive three months' compensation from the date following such vote. The board of selectmen shall be charged with all the powers and duties of the town manager which duties and responsibilities may be discharged by themselves or by a temporary town manager appointed by them. Any special laws relative to said town which are repealed by this act shall be revived by such revocation. All laws, bylaws, votes, and rules and regulations repealed and annulled, as provided in Section 20, shall be revived by such revocation. Bylaws, votes and rules and regulations in force when said revocation takes effect, so far as consistent with the general laws respecting town government and town officers and with special laws, shall not be affected thereby.

Approved in its original form May 5, 1952
D. NOTES ON CHARTER AMENDMENTS

1. Article 2, Town Meeting, October 10, 1972; passed by the General Court, Acts 1973, Chapter 179, (Section 1C amended – filling of vacancies on Board of Selectmen)

2. Article 3, Town Meeting, October 10, 1972; accepted by the Town of Concord at Town Election 1973, (Section 1C amended – filling of vacancy on School Committee)

3. Article 4, Town Meeting, October 10, 1972; accepted by the Town of Concord at Town Election 1973, (Section 2B amended – adding Public Ceremonies & Celebrations Committee and Ad Hoc Committees to those appointed by Selectmen)

4. Article 5, Town Meeting, October 10, 1972; accepted by the Town of Concord at Town Election 1973, (Section 16 amended – changed deadline for Town Manager’s budget submittal to Selectmen from December 1st to 90 days prior to Annual Town Meeting)

5. Article 18, Town Meeting, March 6, 1973; accepted by the Town of Concord at Town Election 1974, (Section 2B amended – added provision for Selectmen to appoint at intervals of not more than 10 years the following committees: Zoning Bylaw Recodification Committee, Town Bylaw Recodification Committee, and an advisory committee to Board of Assessors for revaluation of taxable properties)

6. Article 8, Town Meeting, May 6, 1974; accepted by the Town of Concord at Town Election 1975, (Section 17 amended – changed deadline for Selectmen’s transmittal of Town Manager’s budget to Finance Committee, with recommendations, from December 20th to 60 days prior to Annual Town Meeting)

7. Article 39, Town Meeting, April 4, 1978; accepted by the Town of Concord at Town Election 1979, (Section 2D amended – changed size of Board of Assessors from three to five)

8. Article 48, Town Meeting, April 9, 1984; accepted by the Town of Concord at Town Election 1985, (Section 2B amended – deleted provision for appointment of an advisory committee to Board of Assessors for revaluation of taxable properties)

9. Article 69, Town Meeting, May 8, 2003; passed by the General Court, Acts 2004, Chapter 347, September 16, 2004 (Section 5 amended – removed the requirement that the Town Manager be a resident of Concord)
SECTION II

II. LEGAL ISSUES

A. Utilization of Town Counsel
B. Review of Contract Documents
C. Liability
D. Open Meeting Law, Conflict of Interest Law and Ethics
E. Acceptance of Gifts
F. Application for and Acceptance of State and Federal Grants
G. Outline of State Regulations - Public Access to Records
H. Use of Electronic Mail
II. LEGAL ISSUES

A. Utilization of Town Counsel

1. Town Counsel provides legal services to all Town departments and agencies. A committee/board must take a formal vote to request utilization of Town Counsel. After voting, the committee chair or assigned staff person to the committee must contact the Town Manager to receive authorization. The request must include the subject and probable duration of Counsel review.

2. Copies of correspondence to and from Town Counsel are to be provided to the Town Manager.

3. From time to time, the services of special legal counsel other than Town Counsel are called for. The utilization of such legal counsel, must be expressly authorized by the Town Manager in advance when the Town is, or may be responsible for associated expenses. When an employee utilizes private legal counsel in an action arising in the course of the employee's official duties with the Town (either as defendant or plaintiff), the Town Manager must be advised immediately in order to determine any necessary coordination with Town Counsel.

B. Review of Contract Documents

All contract documents must be reviewed by the Finance Department. From the time that contracts are received by the Finance Department, applicants should be prepared to wait a minimum of seven days for review. In most instances, the contracts will be reviewed as soon as possible. Additional time may be required in order to allow sufficient time for a decision to be made on whether to refer the contract to Town Counsel and to allow Town Counsel sufficient time for review.

C. Liability

Prior to 1978, towns and town officers (including appointed members of town bodies) were protected by the doctrine of sovereign immunity from lawsuits based on actions taken within the scope of official duties. Part of that immunity was removed by a statute (Chapter 258, Section 1-13) that holds a town liable up to $100,000 for certain negligent or wrongful acts or omissions by its officers or employees. In many cases there is no immunity for town officials or town employees but the law allows a municipality to indemnify its officials and employees from personal financial loss, including legal costs, resulting from a claim. The Town of Concord annually purchases various liability insurance policies to provide said coverage as allowed by law.
D. **Open Meeting Law, Conflict of Interest Law and Ethics**

Complete information regarding the Open Meeting Law and the Conflict of Interest Law is available on the Town’s web site at [www.concordma.gov](http://www.concordma.gov). From the home page, click on “Important Documents” and the information will be located under “Charter, Laws & Policies.” Information regarding the State Ethics Commission online training program will be supplied by the Town Clerk’s office.

Please contact the Town Clerk’s office if you have any questions or require clarification on any of these documents.

E. **Acceptance of Gifts**

See Appendix C for a copy of Administrative Policy & Procedure #19 on this topic.

F. **Applications for and Acceptance of State and Federal Grants**

See Appendix D for a copy of Administrative Policy & Procedure #18 on this topic.

G. **Outline of State Regulations Determining Public Access to Records**

"Public Records" definition: "Public Records" are all books, papers, maps, photographs, recorded tapes, financial statements, etc., made or received by any officer or employee of the Commonwealth or any political subdivision, to serve a public purpose. These documents are open to public view unless these materials fall within the following exemptions in that they are:

1. Documents exempted from disclosure by law.
2. Documents related solely to internal personnel rules and practices - may be withheld only to the extent that the performance of the agency requires such withholding.
3. Personnel and medical files; materials relating to a specifically named individual, the disclosure of which may constitute an invasion of privacy.
4. Inter-or intra-agency memos or letters relating to policy decisions being developed (but not complete factual studies or reports).
5. Notebooks and other materials prepared by an employee which are personal to him and are not maintained as part of the files of the governmental unit.
6. Investigatory materials necessarily compiled out of the public view by law enforcement officials, the disclosure of which would probably so prejudice the possibility of effective law enforcement that such disclosure would not be in the public interest.
7. Trade secrets or commercial or financial information voluntarily provided to an agency for use in developing governmental policy and upon a promise of confidentiality. This does not apply to information submitted as required by law or as a condition of receiving a governmental contract or other benefit.
8. Proposals and bids to enter into any contract or agreement - until the time for opening the bids or receipt of bids has passed.
9. Appraisals of real property to be acquired until (1) an agreement is entered into to acquire or sell the property; or (2) three years have elapsed since receiving the appraisal.
Access to Public Records

A request for public records may be either oral or in writing. A written request is required only when there is substantial doubt as to whether the record requested is public. Any person having custody of any public record shall "without unreasonable delay" permit it to be inspected and examined by any person, under their supervision, and shall furnish one copy thereof on payment of a reasonable fee. A custodian of a public record has ten (10) days following receipt of a request for inspection or a copy of a public record, to comply with the request.

Fees

Pursuant to Commonwealth of Massachusetts State Regulation 950 CMF 32.06 the following fee schedule for copies of public records is in effect in the Town of Concord:

1. Photocopies - 20 cents per page
2. Computer printouts - 50 cents per page
3. The actual cost incurred may be charged for records not susceptible to ordinary means of reproduction, such as oversized documents.
4. If a search must be made to locate, pull from the files and re-file a requested record, a prorated fee based on the hourly rate of the lowest paid employee capable of performing the task may be assessed in addition to the copying fee.

Denial by Records Custodian

If a department head determines that any record or portion of a record that is sought is not public, the department head (within 15 days of the original request) shall in writing set forth the reasons for the denial. Prior to the end of the 15-day period, the department head shall make such a recommendation to the Town Manager. Upon request, the department head shall advise the person requesting access of his rights of appeal (Chapter 66, Section 10B, MGL).

Appeal to the Supervisor of Public Records

Should a person be denied access to any record in the custody of a governmental agency, or if there has not been compliance with any provision of the State regulations regarding a public record request, an appeal may be made to the Commonwealth of Massachusetts Supervisor of Public Records within 30 days of the denial. The Supervisor of Public Records will, within 10 days after receiving such appeal, investigate the circumstances and render the person a decision in writing.

If the Supervisor of Public Records determines the record is public (s)he will order the custodian to comply with the request. If the custodian refuses to comply, the Supervisor of Public Records may notify the Attorney General to take what measures (s)he deems necessary to insure compliance. In any court proceedings that may follow, it will be presumed that the record sought is public and the burden is upon the custodian to prove that a specific exemption applies.
Access to Miscellaneous Documents and Records

The Selectmen's/Town Manager's Office contains many files which can be viewed by committee members upon request. A variety of “Important Documents” are also maintained on the Town’s web site.

Other documents, such as past Minutes of the Board of Selectmen are filed in storage in the Town House. Requests to view this material should be made to the Selectmen's/Town Manager's Office.

H. Use of Electronic Mail

See Appendix E for a copy of Administrative Policy & Procedure # 50 on this topic.
III. COMMITTEE PROCEDURES

A. Powers and Duties
B. Participation in Government
C. Officers of Committees
D. Minutes
E. Deadlines
F. Committee Meetings
G. Meeting Postings and Notice of Meetings
H. Agenda
I. Charge
J. Goals
K. References
III. COMMITTEE PROCEDURES

A. Powers and Duties

While all boards and committees appointed by the Moderator, the Selectmen or Town Manager are an essential part of our Town government, the responsibility and authority of some are governed by statute, in addition to the committee charge. These include the Board of Appeals, Election Officers, Historic Districts Commission, Planning Board, Board of Registrars, Board of Assessors, Historical Commission, Natural Resources Commission, Council on Aging, Board of Health, Municipal Light Board, Public Works Commission, Recreation Commission, and Cemetery Committee. It is in the overall best interest of the Town for each such board or committee to function in a manner which is consistent with general policies coordinated or promulgated by the Board of Selectmen and/or Town Manager.

Other committees serve as advisors to the Town in the performance of their duties to the public, and have powers and duties as delegated to them in their individual charges. Such committees shall represent the Town in dealing with regional and State planning agencies to the extent requested by the appointing authority. When doing so, they should take positions which have been endorsed by the Town and they should keep Town officials fully informed concerning all such liaison activities.

B. Participation in Town Government

Effective Town government requires strong and informed citizen participation. The work of every board or committee is intertwined with that of others. To foster informed decision making, the Board of Selectmen believes it appropriate that every committee have as full representation as possible of its membership at the following regular governmental functions:

- Coordination meetings
- Finance Committee hearings on budgets
- Planning Board hearings on warrant articles
- Selectmen's hearings on warrant articles
- Town Meeting

The objective is not to enforce uniformity or adherence to a majority view, but to assure understanding of all issues relating to the work of the committee on which an individual serves, and of Town government in general. Broad participation is essential to maintenance of an open town meeting, which otherwise could be dominated by those having only a limited range of special interests.
C. Officers of Committees

Each committee should annually elect from among its members a chair and a clerk. Certain committees may also find it desirable to elect a Vice-Chair who can act in the absence of the Chair. In the case of new committees, or committees that have become inactive, the Selectmen or Town Manager may appoint a Chair pro-tem to serve until the committee itself elects the Chair for the balance of the current year. Except in unusual circumstances, the Chair and the Clerk positions should rotate yearly among the committee membership. Annually, when the new Chairperson has been elected, a committee member should notify the Town Manager's Office of the new Chairperson.

The committee Chair or a designee should plan on attending the monthly chair breakfast. This meeting is held to update the chairs of other committees on the activities of their committee.

D. Minutes

All boards and committees must keep minutes of their proceedings, including sub-committees and task force committees. Minutes should be handled as described in Appendix A, Records Management Procedure. The minutes, including executive sessions, must contain detailed information. In addition to date, time, place and members present or absent, they must also include a summary of the discussion on each subject, a list of documents and other exhibits used at the meeting, the decisions made and the actions taken at each meeting, including the record of all votes. Documents and other exhibits, such as photographs, records or maps used by the body at an open or executive session are, along with the minutes, part of the official record of the session.

Each board or committee must establish its own procedures for the approval and submission of its minutes to the Town Manager's Office on a timely basis. For committees which meet monthly or more frequently, the minutes shall be reviewed and approved not later than the next regular meeting following the one being reported. Committees which meet less frequently shall adopt a procedure which will ensure approval within one month of the original meeting date.

In most instances, committee minutes should be reviewed and approved within six weeks of the original meeting date. All committees with permanent staff assigned should submit a copy of approved minutes to the Board of Selectmen immediately upon approval. All other committees should submit a copy of approved minutes to the Town Clerk and Board of Selectmen.

Upon the dissolution of any committee, either by action of the appointing authority or pursuant to an expiration date provided in the committee charge, all records, documents, correspondence and files concerning the committee’s work will be promptly turned over to the Town Clerk for transfer to the Library archives.

E. Deadlines

All committees should be cognizant of the following deadlines:

1. Budgets are prepared by department heads with committee review and input on matters relating to policy. The department head submits a proposed budget to the Town Manager.
2. All committees are required to write an annual report for use in the Annual Town Report. These are due in early January.

3. At least one Coordination Meeting is held in the fall. Representatives from all committees meet with the Town Manager and the Selectmen to discuss items to be placed on the Warrant for Town Meeting, and to discuss other significant policies and projects. Although usually the Warrant does not technically close until early January, committees that plan to submit a Warrant Article for Town Meeting should be prepared to discuss it at the Coordination Meeting in December. Draft Warrant Articles are due soon after the Coordination Meeting during the time the Warrant is open as established by the Selectmen.

F. Committee Meetings

A meeting of a committee occurs any time a quorum of 51% of the members of committee (or a subcommittee) get together to discuss or consider any public business or policy over which the committee has some jurisdiction or advisory authority. Meetings must be held in a handicapped accessible place which is open to the public. The Selectmen urge committees to meet in a Town building.

A regular meeting time and location should be established. While the frequency of the meetings will depend on the nature and workload of the committee, most committees will meet at least once a month.

With the exception of executive sessions, all committee meetings, by law, are open to the public, including the press. Committees are expected to operate within both the letter and spirit of the law in this regard (e.g., public discussions should be audible and handouts made available whenever possible and feasible if they are integral to the discussion). The conditions under which a committee can go into executive session are explained in the Open Meeting Law.

G. Meeting Postings and Notice of Meetings

Meeting Postings – Meeting postings must be accessible to the public at all hours, and the Attorney General’s Office has preliminarily determined that availability on the Town’s website is sufficient for compliance. In Concord, meetings and agendas are posted by the Town Clerk on the Town House lobby bulletin board, on the Town’s website and on an electronic bulletin board which will be available in the Police Department lobby on Walden Street. The Town Clerk’s Office will take responsibility for posting on the electronic bulletin board all meetings and agendas that are sent electronically in advance of the meeting. If a committee is currently posting agendas on the committee or board web page, it may continue to do so, but it should also send an electronic copy to the Town Clerk for posting on the electronic bulletin board.

Notice of Meetings - All committee members should be notified in writing or by telephone of the date, time, and place scheduled for each meeting if the committee is meeting on an irregular basis or whenever a special meeting is called. Written notice of regularly scheduled or emergency meetings is not necessary.

Meeting notices should contain the following information:

♦ Name of the committee
♦ Date, day of week and starting time of meeting
♦ Location of meeting, including the name of Town building and room (if possible)
Meeting notices must now be posted 48 hours in advance of the meeting, with Saturdays, Sundays, and Holidays excluded from the 48-hour count. So a Monday evening meeting needs to be posted (including an agenda) no later than Thursday. All meeting postings should be sent to the Town Clerk’s Office electronically no later than **noon on the required day** (so a Monday evening meeting should be posted by noon on the previous Thursday; a Wednesday evening meeting should be posted no later than noon on the preceding Monday, etc.) Meeting postings should be sent to the following e-mail address: **townclerk@concordma.gov**.

**H. Agenda**

The Chair of every committee must prepare and **post electronically with the Town Clerk at least 48 hours in advance an agenda** which must include a listing of all topics which the chair or convener reasonably anticipates will be discussed. The list of items to be discussed should be in sufficient detail so that the subject can be identified (cannot just be “old business” and “new business”). Meeting agendas should be sent to the following e-mail address: **townclerk@concordma.gov**.

**I. Charge**

All committee members will receive a copy of his/her committee’s charge at the time of his/her appointment which explains the specific authority and responsibilities of that committee.

**J. Goals**

It is recommended that in May or June, committees should develop a plan of action which maps out how the committee is to meet its deadlines and to accomplish its goals as stated in its committee charge.

**K. References**

The Concord Free Public Library contains two books that describe parliamentary and committee procedures in detail: **Sturgis Standard Code of Parliamentary Procedure** by Alice Sturgis, and **Roberts Rules of Order** by Sarah Roberts. Committees are encouraged to consult these books if they have any procedural problems that cannot be resolved by other means.
SECTION IV

IV. **APPOINTMENT POLICY & PROCEDURES**

A. General
IV. APPOINTMENT POLICY AND PROCEDURES

This policy has been jointly adopted by the Board of Selectmen and Town Manager, and is intended to cover all committees, boards, commissions and task forces (each, a “Committee”) appointed by the Town Manager and Selectmen (each, an “Appointing Authority”). This policy does not apply to Town employees.

A. General

It is also the policy of the Selectmen and Town Manager to seek the best qualified persons to serve on each Committee. The Selectmen and Town Manager will endeavor to develop a pool of persons interested in serving on each such Committee from at least the following sources:

1. Green cards on file
2. Personal knowledge
3. Recommendations from Town organizations or individuals
4. Suggestions from the Committee having a vacancy
5. Suggestion by prospective appointee(s)
6. Research of skills available in Town
7. Individual responses to publicity regarding vacancies (new green cards)

It is also the policy of the Board of Selectmen and Town Manager to enlarge the general pool of applicants through active solicitation of Town organizations and through publicity in the press and on community access television. The timing and extent of specific active solicitations shall be determined by the Appointing Authority based on its judgment as to appropriateness and need.

In accordance with the vote on Article 47 of the 1978 Annual Town Meeting, the Board of Selectmen and Town Manager shall make a special effort to seek out roughly equal numbers of women and men as candidates for appointments over which they have authority, and will make appointments in accordance with the Massachusetts Equal Rights Amendment which states, in part, that “Equality under the law shall not be denied or abridged because of sex, race, color, creed, or national origin” and will not exclude candidates from appointment based on their sexual orientation.

See Appendix G Committee Appointment Policy APP #10 for additional information on Town Board, Committee, and Task Force Appointment Policies.
SECTION V

V. MISCELLANEOUS ITEMS

A. Committee Paperwork and Finance
   1. Use of Clerical Staff
   2. Management/Professional Staff
   3. Stationery
   4. Mailings
   5. Photocopying
   6. Use of Green Cards
   7. Request for Services from Other Departments
   8. Committee Finances

B. Reservations of Public Meeting Rooms; Open Doors
   1. Use of Town Buildings
   2. Keys
   3. Meeting Cancellations

C. Telephone Procedures
   1. Use of Town Telephones
   2. Phone Messages
   3. Emergencies
   4. Telephone Directory Town & School
V. MISCELLANEOUS ITEMS

A. Committee Paperwork and Finance

1. Use of Clerical Staff

Each committee is responsible for its own clerical work. In some cases, arrangements can be made between a committee and the Town Manager for Town staff to undertake committee clerical work.

2. Management/Professional Staff

Several committees have responsibilities that are complex and of significant volume, and require support from management/professional staff. The department or division head liaison assists the committee with general meeting coordination, analysis of issues through research and written reports, and coordination of communications with other committees, town departments, and the Town Manager. The staff member may be responsible for compiling a budget, to be reviewed by the committee prior to submission to the Town Manager. The Town Manager provides general management, direction, and supervision to the staff member and his/her daily operations.

3. Stationery

Committee members may acquire stationery from the Town Manager’s Office or from the clerical staff of the committee’s staff liaison. Paper and envelopes with the Town logo are also available.

4. Mailings

Committees with no other staff support may bring envelopes to the Town Manager’s Office so that they can be run through the postal meter machine. Committees are responsible for addressing these envelopes. For large mailings (those in excess of 300), arrangements may be made with the Town Manager to have labels printed by computer.

5. Photocopying

A photocopying machine is located on the second floor outside of the Town Manager’s Office and is available for official committee use during business hours 8:30 AM - 4:30 PM Monday - Friday, to be scheduled with the Town Manager's or the Selectmen's administrative staff.

6. Use of Green Cards- (Appendix H)

The Town maintains a file of over 200 green cards of information filled out by Concord residents who have expressed an interest in serving on a committee. The file is kept in the Selectmen's/Town Manager's Office, and is available for use during business hours (8:30 AM – 4:30 PM Monday - Friday). Arrangements can be made for its use at other times.
The file is divided into two sections: "active" and "inactive." Committee members are encouraged to "recruit" Concord residents who may have special skills or interests that may be of use to the particular board or committee. Such people are encouraged to come to the Selectmen's/Town Manager's Office and fill out a green card.

7. **Request for Services from Other Departments**

Requests for services from other Town departments such as police, fire, public works, and finance should be made through the committee's staff liaison.

8. **Committee Finances**

A few committees have their own budget, but most committees do not. Instead, they use the budget of the department with which the committee is associated. All purchases are made for committees by the committee's staff liaison, with prior approval by the department head. The Town Manager's Office can make exceptions to this general practice, when necessary.

B. **Reservation of Public Meeting Rooms; Open Doors**

1. **Use of Town Buildings**

Public meeting rooms are available for board and committee use in various Town buildings, and reservations should be made in advance by contacting the appropriate staff as follows:

   - Town House - Administrative Assistant to the Board of Selectmen (978) 318-3001.
   - 141 Keyes Road - Administrative Assistant to the Planning Board (978) 318-3290.
   - Harvey Wheeler Community Center - Council on Aging (978) 318-3020.
   - Hunt Recreation Center - Recreation Department (978) 318-3035.

Reservations for meeting rooms should be made at least 48 hours in advance with the appropriate person for the building in which the committee is planning on meeting. Also, all meetings must be posted with the Town Clerk's office at least 48 hours prior to the meeting. (See Notice of Meetings section on page 23) for additional information on posting meetings. Reservations are made on a first come-first served basis.
The committee or board utilizing the meeting room is responsible for ensuring that the lights are turned off when the meeting is finished. The last committee or board to leave the building should also ensure that any remaining lights are turned off and that all doors are locked.

When the Town House is used for special committee-related events, the Town Manager's staff shall be notified in advance of such an event, but it is the responsibility of the committee/user to clean the room upon completion of the event.

2. **Keys**

   a. Any committee or board which meets in any Town building is responsible for ensuring that the front door and handicapped-accessible doors are unlocked while their meeting is occurring. The first committee or board to meet in the evening or on the weekend is responsible for unlocking the doors.

      (1) The chair of all standing committees who meet regularly in any Town building should have a key to the front door. The key should be passed on each time a committee changes its chair.

      (2) If a committee or board is holding a meeting and does not have a key, then the chair shall pick up a key that morning from the appropriate contact for that building.

      (In an emergency, the key to the Town House may be picked up from the Police Department.)

   b. Where a staff member is assigned to a particular committee, the staff member is responsible for ensuring that the doors are unlocked and later re-locked.

3. **Meeting Cancellations**

   Outlined below is a procedure for notifying the public in order to support a uniform procedure upon cancellation of committee or board meetings due to inclement weather or any other unforeseen event.

   The decision to cancel a meeting is up to the individual committee or board. Should it be necessary to cancel a meeting due to inclement weather or any other unforeseen event, the committee chair or the assigned staff person should notify the Town Clerk's Office of the cancellation, or if time allows, send a written notice to the Town Clerk's Office. The chair or staff person should arrange for the posting of a cancellation notice on the front door or other visible location at the building where the meeting was to have taken place.

   In the event that a meeting is cancelled at the last minute due to inclement weather or another unforeseen event, the chair or assigned staff person should have the meeting cancellation posted on the Town's web site; committee members should be instructed to check the web site for cancellations.
C. TELEPHONE PROCEDURES

1. Use of Town Telephones

The Selectmen's Meeting Room and the Hearing Room at the Town House have telephones that may be used to make local calls or may be used during a committee meeting for a conference call. Long distance calls may only be made for committee business, and require the permission from the Town Manager's Office. In order to place an outside call it is necessary to press an available line key, dial "9" and then the number you are calling.

2. Phone Messages

People who call the Selectmen's/Town Manager's Office requesting to get in touch with a committee member will be given the committee member's home phone number (as it appears on their green card). Business phone numbers will not be given out. Any committee member who prefers not to allow his/her phone number to be given out at all, or who would rather his/her office phone number to be given out should make such a notation on his/her green card.

3. Emergencies

In case of an emergency at a Town building, please notify the police/fire dispatch at 911. Personnel from the Water & Sewer Division of the Public Works Department are on call, as are Concord Municipal Light Plant staff, each through the Police Department.
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<tr>
<th>Call this Department:</th>
<th>For questions on:</th>
<th>Phone:</th>
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<tr>
<td>Assessing</td>
<td>Assessments, Abatements</td>
<td>318-3070</td>
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<tr>
<td>Board of Appeals</td>
<td>Zoning Appeals, Special Permits &amp; Variances</td>
<td>318-3295</td>
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<tr>
<td>Board of Health</td>
<td>Health, Sanitation, Septic Permits/Title V</td>
<td>318-3275</td>
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<tr>
<td>Board of Selectmen</td>
<td>Committee Appointments; Alcoholic Beverage Licensing</td>
<td>318-3001</td>
</tr>
<tr>
<td>Building Inspector</td>
<td>Building Permits, Electric Permits, Plumbing &amp; Gas Permits, Plot Plans, Home Occupation Permits, Zoning Enforcement</td>
<td>318-3280</td>
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<tr>
<td>CCTV</td>
<td>Local Public Access Television</td>
<td>369-5038</td>
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<tr>
<td>Comcast Cable (Westford)</td>
<td>Cable Television office - 4 Lyberty Way, Westford, MA</td>
<td>692-6500</td>
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<td>Community Service Coordinator</td>
<td>Free service for residents providing information, referral or assistance for the following services: financial assistance, counseling, legal services, domestic violence resources, after school and camp support, employment, fuel assistance, parenting support groups</td>
<td>318-3034</td>
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<tr>
<td>Council on Aging</td>
<td>Senior Activities, Information &amp; Transportation</td>
<td>318-3020</td>
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<tr>
<td>Fire Department</td>
<td>Routine Fire &amp; Ambulance Business, Burning Permits</td>
<td>318-3488</td>
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<tr>
<td>Historic Districts Commission</td>
<td>Historic Districts</td>
<td>318-3299</td>
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<tr>
<td>Concord Housing Authority</td>
<td>Affordable, Subsidized &amp; Elderly Housing</td>
<td>369-8435</td>
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<tr>
<td>Human Resources</td>
<td>Town Personnel Information &amp; Job Openings</td>
<td>318-3025</td>
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<tr>
<td>Information Technology</td>
<td>Software, Hardware and Internet Technology</td>
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<td>Library</td>
<td>Main Library</td>
<td>318-3300</td>
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<td>Circulation Desk</td>
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<td>Fowler Branch Library</td>
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<td>Children's Services</td>
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<td>Reference Services</td>
<td>318-3347</td>
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<td>Light Plant</td>
<td>After Hours Emergencies</td>
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<td>Electric Service &amp; Operations</td>
<td>318-3101</td>
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<td>Electric, Water &amp; Sewer Final Readings; Electric New Accounts</td>
<td>318-3154</td>
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<td>Natural Resources</td>
<td>Conservation Land/Environment, Wetlands</td>
<td>318-3285</td>
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<tr>
<td>Planning &amp; Land Management</td>
<td>Planning, Land Use, Zoning, Affordable Housing Lotteries</td>
<td>318-3290</td>
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<tr>
<td>Police</td>
<td>Routine Police Business</td>
<td>318-3400</td>
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<td>Call this Department:</td>
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<td>Public Works</td>
<td>After Hours Emergencies</td>
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<td>Administration</td>
<td>318-3206</td>
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<td>Cemeteries</td>
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<td>Engineering/Road Permits</td>
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<td>Highways/Snow &amp; Ice Removal</td>
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<td>Parks &amp; Trees</td>
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<td>Trash, Recycling &amp; Yard Waste Information</td>
<td>318-3240</td>
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<td>Water &amp; Sewer Operations (see Town Accountant for Billing)</td>
<td>318-3250</td>
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<tr>
<td>Recreation Department</td>
<td>Recreation Programs, After/Before School, Carousel, Terrific Tuesday, Hunt Gym</td>
<td>369-6460</td>
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<td>Beede Swim and Fitness Center</td>
<td>287-1000</td>
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<td>Retirement Board</td>
<td>Town Retirement System Information/Benefits</td>
<td>318-3068</td>
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<td>School Department</td>
<td>Ripley Administrative Offices/Superintendent's office</td>
<td>318-1500</td>
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<td>Alcott Elementary School</td>
<td>318-9544</td>
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<td>Thoreau Elementary School</td>
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<td>Willard Elementary School</td>
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<td>Peabody Middle School</td>
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<td>Sanborn Middle School</td>
<td>318-1380</td>
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<tr>
<td></td>
<td>Concord-Carlisle Regional High School</td>
<td>318-1400</td>
</tr>
<tr>
<td></td>
<td>Concord-Carlisle Adult and Community Education</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Week days</td>
<td>318-1540</td>
</tr>
<tr>
<td></td>
<td>Week nights</td>
<td>318-1432</td>
</tr>
<tr>
<td>Town Accountant</td>
<td>Accounting</td>
<td>318-3060</td>
</tr>
<tr>
<td></td>
<td>Utility Billing (Light, Water, Sewer)</td>
<td>318-3062</td>
</tr>
<tr>
<td></td>
<td>Water &amp; Sewer New Accounts</td>
<td>318-3062</td>
</tr>
<tr>
<td>Town Clerk</td>
<td>Births, Deaths, Marriages; Dog Licenses; Business Certificates; Elections; Voter Registration</td>
<td>318-3080</td>
</tr>
<tr>
<td>Town Manager's Office</td>
<td>General Administration</td>
<td>318-3000</td>
</tr>
<tr>
<td>Treasurer/Collector</td>
<td>Ambulance Bills; Parking Tickets; Property &amp; Excise Tax Bills; Trash Collection &amp; Recycling Subscriptions; Electric, Water &amp; Sewer Bill Payments</td>
<td>318-3050</td>
</tr>
<tr>
<td>Youth Services Coordinator</td>
<td>Assists with programs and services for youth and families</td>
<td>318-3043</td>
</tr>
<tr>
<td>Veterans Agent</td>
<td>Veterans’ Information/Referrals/Benefits</td>
<td>318-3038</td>
</tr>
</tbody>
</table>

To find out if a public meeting has been cancelled visit the Town’s web site at [www.concordma.gov](http://www.concordma.gov). Also visit the web site for a calendar of municipal events and meetings, and for general information about the Town.
SECTION VI

VI. COMMITTEE LIST

Below is a list of long-standing committees. Other short term committees exist and are not listed here.

1. Agricultural Committee
2. Board of Appeals
3. Board of Assessors
4. Cemetery Committee
5. Community Preservation Committee
6. Comprehensive Sustainable Energy Committee
7. Concord Cable Television Advisory Committee
8. Concord Local Cultural Council
9. Conservation Restriction Stewardship Committee
10. Council on Aging Board
11. Finance Committee
12. Hanscom Field Advisory Commission
13. HATS Hanscom Area Towns Committee
14. Board of Health
15. Historical Commission
16. Historic Districts Commission
17. Housing Authority
18. Hugh Cargill Trust Committee
19. Library Committee
20. Light Board
21. Local Option Local Income Tax Committee
22. MAGIC
23. MAPC
24. MBTA
25. Minuteman Regional High School Committee
26. Natural Resources Commission
27. Personnel Board
28. Planning Board
29. Public Ceremonies and Celebrations Committee
30. Public Works Commission
31. Records and Archives Committee
32. Recreation Commission
33. Board of Registrars
34. Retirement Board
35. School Committee
36. Board of Selectmen
37. Tax Relief Committee
38. Trustees of Town Donations
39. White Pond Advisory Committee
40. Youth Coordinator Advisory Board
VI. COMMITTEE DESCRIPTIONS

The following is a brief description about each standing committee of the Town. A full copy of the Committee Charge/Administrative Code is available upon request from the Town Manager’s Office.

1. **Agricultural Committee** – Consists of five residents of the Town appointed by the Board of Selectmen each for staggered five-year terms. The membership shall be as follows:
   - Three members who are engaged in farming representing farmer interests;
   - Two citizens at-large interested in promoting farming

   The purpose of the Committee is to provide a forum for the discussion of issues of interest and concern to farmers in Concord and to advise the Board of Selectmen concerning how the town can help to support farming in Concord.

2. **Board of Appeals** - Consists of three members appointed by the Selectmen. There are also three associate members who serve on the Board when regular members cannot serve. The Board decides, upon appeal, the application of the zoning, subdivision, sign and building bylaws.

3. **Board of Assessors** - Consists of five members appointed by the Town Manager with Selectmen approval. The Assessors recommend an annual tax rate for the Board of Selectmen to vote and set, establish the valuation of all taxable real and personal property, observe and value all new construction and alterations of taxable real property.

4. **Cemetery Committee** - Consists of five members appointed by the Town Manager. The Committee is responsible for the operation of all town cemeteries and burial grounds and establishing policies and regulations for such.

5. **Community Preservation Committee** – Consists of nine voting members pursuant to MGL Chapter 44B. The Committee shall study the needs, possibilities and resources of the Town regarding disposition of community preservation funds.

6. **Comprehensive Sustainable Energy Committee** – Consists of up to nine members appointed by the Town Manager with the approval of the Board of Selectmen. The Committee will assist the Town to identify, design, and implement programs and projects fostering energy conservation, energy efficiency, and renewable energy generation, and to track and report on the financial and environmental impacts of such programs.

7. **Concord Cable Television Advisory Committee** - Consists of five members appointed by the Board of Selectmen. The Committee is charged with providing advice and assistance to the Board of Selectmen in monitoring compliance with the Cable Television License Agreement and other aspects of cable television service in Concord including the local access channels.

8. **Concord Local Cultural Council** - Consists of at least five and not more than twenty-two members appointed by the Selectmen. The Council receives funds from the Massachusetts state lottery that have been earmarked for the Arts and distributes it along with other funds that the Council has raised to support the various Arts organizations in Concord. The Council also helps coordinate activities among these various Arts groups.
9. **Conservation Restriction Stewardship Committee** – Consists of seven members appointed by the Board of Selectmen. The Committee shall provide stewardship of the over 110 Conservation Restrictions that have been granted to the Town.

10. **Council on Aging Board** - Consists of nine members appointed by the Town Manager plus one member each from the Board of Health, School Committee, and the Recreation Commission. The Council on Aging Board provides guidance regarding policies, programs, and long range planning.

11. **Finance Committee** - Consists of fifteen members appointed by the Moderator. The Finance Committee: 1) reviews all Articles for Town Meeting and coordinates Public Hearings that pertain to appropriations or expenditures of money or disposition of Town property, 2) reviews and approves or disapproves all transfers of money from the reserve fund, 3) establishes guidelines for budget increases to be considered in fiscal year planning, and 4) submits the budget with its recommendations to the Town as part of its annual report to Town Meeting.

12. **Hanscom Field Advisory Commission** - One representative is chosen by the Selectmen to be Concord’s representative to the Hanscom Field Advisory Commission. The Commission consists of representatives from each of the Towns near Hanscom Field for the purpose of assuring that the interests of the Towns are articulated by evaluating plans of current and future operations at Hanscom Field.

13. **HATS** - (Hanscom Area Town Committee) - The membership of HATS consists of a selectmen from each member town, a Planning Board member and up to two members-at-large. HATS shall facilitate cooperation between the towns and all entities in the L.G. Hanscom Field area by addressing issues related to growth and development management policies as set forth in M.G.L. Chapter 40, Section 4(I).

14. **Board of Health** - Consists of five members appointed by the Town Manager. The Board is responsible for the overall stewardship of the public health of the Town. The responsibilities of the board are defined both by local bylaws and state law.

15. **Historical Commission** - Consists of five members plus two associate members appointed by the Town Manager with Selectmen approval. The Commission compiles and maintains inventories of historic areas, buildings, and other objects of historic significance to the Town.

16. **Historic Districts Commission** - Consists of five members plus five associate members all appointed by the Selectmen. It is responsible for the preservation and protection of buildings, places, and districts of historic or literary significance in the Town.

17. **Housing Authority** - Consists of four members who are elected and a fifth member appointed by the Governor. The purpose of this committee is to foster the development and administration of an adequate supply of low and moderate income housing for Town residents.
18. **Hugh Cargill Trust Committee** - Consists of five members appointed by the Selectmen. This Committee is established to actively assist the Board of Selectmen in receiving, investigating, and allocating merit to various applications for funds by Concord residents with temporary, emergency, financial needs. The source of these funds is the income from the Hugh Cargill Trust and various public and private donations.

19. **Library Committee** - Consists of seven members appointed by the Selectmen for the purpose of: providing policy guidance to the Library Director, recommending policy and organizational methods to the Town Manager, and serving as liaison between the Library and governmental units, and private groups that relate to Library services.

20. **Light Board** - Consists of five members appointed by the Town Manager. The Town Manager, acting in the role of General Manager of the Light Plant, relies on the assistance of the Light Board to make recommendations concerning the general operations and maintenance of the Light Plant, and to formulate policy for ongoing operation and future development of electrical supply and the distribution system.

21. **Local Option Local Income Tax Committee** – Consists of up to nine members appointed by the Board of Selectmen. The purpose of the Committee is to secure enabling legislation to permit Massachusetts cities and towns to enact a local income tax to replace (entirely or in part) the residential property tax by working to amend the Articles in the Massachusetts Constitution that have been interpreted as preventing such a local tax. When enabling legislation is in place, the committee will secure a Town Meeting vote to enact the enabling legislation.

22. **MAGIC** - Minuteman Advisory Group on Interlocal Coordination is a regional planning agency. A member of the Board of Selectmen represents the Town of Concord.

23. **MAPC** - The Metropolitan Area Planning Council Representative is appointed by the Town Manager to represent the Town of Concord and its policies at M.A.P.C. meetings and to keep the Town Manager, Selectmen, and the Planning Board informed about major regional issues.

24. **MBTA** - The Massachusetts Bay Transportation Authority Advisory Board Representative is appointed by the Board of Selectmen to represent Concord and its policies in meetings of the M.B.T.A. Advisory Board, and to keep the Selectmen informed about major issues involving the M.B.T.A.

25. **Minuteman Regional High School Committee** - The Concord representative is appointed by the Town Moderator. This school district provides vocational technical education to students from the region's sixteen towns.

26. **Natural Resources Commission** - Five members and two associate members appointed by the Town Manager. It is responsible for the overall stewardship of the natural resources of the Town, and the establishment of Town environmental policy in conjunction with the Selectmen and Town Meeting. The Commission administers the Wetlands Protection Act and serves as the Conservation Commission and Town Forest Committee.

27. **Personnel Board** - Consists of five members appointed by the Selectmen. It is responsible for the administration of the classification and compensation plans of the Town.
28. **Planning Board** - Consists of seven members appointed by the Selectmen. It reviews all plans regarding the purchase of or construction on public land. It also investigates all petitions pertaining to zoning and, in accordance with the Zoning Bylaw, reviews and makes modifications to site plans for approval or disapproval.

29. **Public Ceremonies and Celebrations Committee** - Consists of seven members appointed by the Selectmen. The committee is responsible, with the approval of the Board of Selectmen, to plan and implement public ceremonies to observe Patriots' Day, the historic events at Meriam's Corner, Memorial Day and Veterans' Day. In addition, the committee annually designates the Town's Honored Citizen.

30. **Public Works Commission** - Consists of five members appointed by the Town Manager. The Commission advises the Town Manager, the Public Works Director, and the Planning Board on issues pertaining to water, sewage, drainage, and roads and solid waste removal. It sets policy, adopts regulations and establishes fees for the water system, sewage and sewage disposal facilities, drainage facilities, roads, sidewalks, solid waste removal and recycling. The Commission also approves new road standards.

31. **Records and Archives Committee** - Consists of five members appointed by Selectmen to oversee maintenance, storage, etc. of the Town's records and memorable documents.

32. **Recreation Commission** - Consists of five members appointed by the Town Manager. The Commission provides policy guidance to the Recreation Director regarding programs, policies, operations, and long range planning; reviews the Recreation Department's budget, and sets user fees.

33. **Board of Registrars** - Consists of three members appointed by the Selectmen. The committee's duties include: the annual listing of all persons in the Town who are 17 years of age or older; attending to the registration of voters; accepting nomination papers; certifying initiative or referendum petitions; and maintaining voting lists.

34. **Retirement Board** - The Retirement Board composition is as follows per MGL Chapter 30, Section 20(4). Five members chosen in the following manner: The Town accountant who shall be a member ex officio, a second member appointed by the Board of Selectmen, a third and fourth member shall be elected by the members in or retired from service of such system from among their number in such manner and for such term, not exceeding three years, as the Board of Selectmen in the town shall determine, and a fifth member who shall not be an employee, a retiree, or official of the governmental unit and shall be chosen by the other four for a term of three years. The Retirement Board shall administer the contributory retirement system for public employees of the Town.
35. **School Committees** - Consists of five members elected by the Town to serve on the Concord Public School Committee and the Concord Carlisle Regional School Committee. There are also two Carlisle School Committee members who serve on the Concord Carlisle Regional School Committee. The Committee members act as public officers and not as agents of the Town. Committee members have no authority as individuals but shall have complete authority within the General Laws, over school affairs when they serve as a legal body.

36. **Board of Selectmen** - Consists of five elected members. The Selectmen appoint the Town Manager and numerous other boards and committees. The Selectmen also make recommendations for budget, approve town government organization, approve actions in litigation, serve as licensing authority on many matters, vote many rules and regulations, and issue Warrants for Town Meeting.

37. **Tax Relief Committee** – Consists of three members appointed by the Board of Selectmen. The Committee will solicit donations for Concord residents in need. The dissemination of the collected funds will be the responsibility of the Hugh Cargill Trust Committee. The Committee will educate the public and advertise the need for a fund throughout the year.

38. **Trustees of Town Donations** - Consists of five members appointed by the Selectmen. The Trustees manage and dispense all real and personal property donated to the Town. They also hold title to any cemetery lot in perpetual trust as the exclusive burial place for any one designated in the instrument by which such title becomes vested in the trustees.

39. **White Pond Advisory Committee** - Five members appointed by the Selectmen to review and analyze the concerns of the White Pond neighborhood.

40. **Youth Coordinator Advisory Board** – The Board shall consist of seven voting members appointed by the Board of Selectmen, and up to two non-voting Associate members. The Board will work to improve the quality of life of Concord’s school-aged young people who are under the age of 21.
SECTION VII

VII APPENDIX

A. Records Management Procedures
B. Conflict of Interest - Disclosure Form
C. APP# 19 Acceptance of Gifts
D. APP# 18 Applications for and Acceptance of State and Federal Grants
E. APP# 50 Use of Electronic Mail
F. Meeting Notice Posting Form
G. APP #10 Town Board, Committee and Task Force Appointment Policy
H. Green Card
I. Table of Contents - Administrative Policies & Procedures
RECORDS MANAGEMENT PROCEDURES

State law requires all committees to keep accurate written records of its public meetings. All committees, commissions, boards, sub-committees, and ad-hoc committees shall appoint a clerk/secretary who will be responsible for posting meeting notices and agendas, taking minutes of all meetings, and serving as records custodian.

The records of each meeting are public records, and a copy of all non-executive session minutes must be available for public inspection. Records of any executive session remain closed to the public only as long as publication may defeat the purposes of the executive session. Minutes of meetings should include the following information:

- Date, time and place of the meeting
- Members present or absent
- A summary of the discussions on each subject
- A list of documents and other exhibits used at the meeting
- The decisions and actions taken at the meeting (including those taken in executive session)
- Exact wording of all motions, including who made and seconded the motion
- The vote of each member. Those members present and not participating in the vote should be recorded as abstentions.
- Votes in executive session must be recorded in the minutes by a roll call.

Once minutes are accepted by committee vote they become the official record of the meeting and become a permanent public record. Any secretarial notes, if not destroyed once the official minutes are accepted, are considered a public document under the public records law.

**What to do with approved minutes:**

- A courtesy copy of the minutes, upon approval, should be sent to the appointing authority (Town Manager, Board of Selectmen, or Moderator).
- The original approved set of minutes should be retained in the department office for committees with assigned staff liaisons. A copy should be forwarded to the Town Clerk electronically after the minutes are approved – townclerk@concordma.gov. It is not necessary to forward attachments or supporting documents. Older original copies of minutes should be periodically forwarded to the Town Clerk's Office for binding and transfer to the Town Archives.
- **Committees without assigned staff liaisons** should submit the approved minutes to the Town Clerk's Office electronically for filing and public access once they are approved – townclerk@concordma.gov. Supporting documents used at the meeting should be forwarded with the minutes to the Town Clerk for filing and public access.
- All approved minutes are retained by the Town Clerk's Office. Periodically, the Town Clerk's copy of the minutes will be bound up and transferred to the Town Archives.

**What about other committee records?**

Under the State Open Meeting Law, documents and other exhibits used by the body at an open or executive session (including photographs, recordings or maps) shall, along with the minutes, be part of the official record of the session. These should be retained either at the department level (for those committees with staff liaisons) or at the Town Clerk's Office (for those committees without staff liaisons). These supporting documents will be periodically placed in the Town Archives by the Town Clerk.

**Dissolution of a committee:**

Upon dissolution of a board, committee, or commission, the records should be culled, weeding out all non-permanent records. These should be organized in a reasonable and understandable manner and submitted to the Town Clerk for review by the Records & Archives Committee and transferred to the Town Archives.
The Commonwealth of Massachusetts
State Ethics Commission
John W. McCormack State Office Building, Room 619
One Ashburton Place, Boston, MA 02108
Telephone (617) 727-0060 Fax (617) 723-5851

DISCLOSURE FORM
G.L. c. 268A, §23(b)(3)
(to be filed with appointing authority;
elected municipal officials file with town clerk)

Name: 

Public Office or Position: 

Address: 

Phone: 

City or Town: 

I publicly disclose the following facts pursuant to G.L. c. 268A, §23(b)(3):

________________________________________________________________________
________________________________________________________________________
________________________________________________________________________

I make this disclosure pursuant to G.L. c. 268A, §23(b)(3) in order to dispel any appearance of
potential conflict of interest occasioned by the facts set out above, that I may be improperly or
unduly influenced in the performance of my official duties, or that I would be likely to act or fail
to act as a result of kinship; rank, position, or the undue influence of any party or person with
regard to the above circumstances.

Signature: _____________________________ Date: _____________________________

TEXT OF G.L. c. 268A, §23(b)(3)

§23(b)(3) No current officer or employee of a state, county or municipal agency shall
knowingly, or with reason to know ...act in a manner which would cause a reasonable person,
having knowledge of the relevant circumstances, to conclude that any person can improperly
influence or unduly enjoy his favor in the performance of his official duties, or that he is likely to
act or fail to act as a result of kinship, rank, position or undue influence of any party or person.
It shall be unreasonable to so conclude if such officer or employee has disclosed in writing to
his appointing authority or, if no appointing authority exists, discloses in a manner which is
public in nature, the facts which would otherwise lead to such a conclusion.
Town of Concord

APP # 19
Acceptance of Gifts

The acceptance of gifts is specifically governed by State Statute and Town Bylaw. This Administrative Policy-Procedure shall set forth the procedures for the acceptance of gifts.

I  Funds

A. Chapter 44, Section 53A of the General Laws provides:
   1. For the acceptance of gifts or grants of funds by a Town officer or department (committee or board also) with the approval of the Board of Selectmen.
   2. For the deposit of the funds with the Town Treasurer.
   3. For the expenditure of funds for the specific purpose of the gift without further Town Meeting appropriation, subject to the approval of the Selectmen.

B. The only exception to the above provisions is gifts to the Cemetery Perpetual Care fund which are governed by Chapter 14, Section 25 of the General Laws (Gifts for Cemeteries), and a number of Special Acts/Town Bylaws governing the Trustees of Town Donations.

C. Any employee or board member who receives a gift on behalf of the Town shall promptly deposit the gift with the Treasurer. If the gift is of a value of $250 or more, written acknowledgment shall be provided by the Treasurer to the benefactor. The recipient shall also notify the Town Manager of the receipt of the gift.
   a. By vote of the Board of Selectmen on September 10, 1979, the Town Manager is authorized to accept gifts of funds up to $500.
   b. For gifts over $500, a vote of the Board of Selectmen is required.
D. No expenditure of the funds will be permitted until the Town Manager or Selectmen have accepted the gift, as appropriate.

E. All expenditures from the funds will be made through the Town's standard purchasing and bill-payroll processing procedures.

II. **Real and Personal Property**

A. The Town Bylaw approved under Article 41 of the 1977 Annual Town Meeting, provides "that the Town authorize the Town Manager or Treasurer to accept bequests, devises or gifts of property, both real and personal, or any interest therein, in the name of the Town, subject in each case to the approval of the Board of Selectmen, except as otherwise provided by law."

B. The General Laws authorizing the establishment of the Natural Resources Commission (MGL Ch 40, 8C), and the Historical Commission (MGL Ch 40, 8D) authorize these commissions to accept real and personal property subject to the approval of the Board of Selectmen. The Library Corporation, as separate from the Library Committee, and not a Town agency, is not covered by this policy-procedure.

C. Any employee or board member who is offered a gift of real or personal property on behalf of the Town, and the Natural Resources Commission and Historical Commission, when they accept a gift of real or personal property on behalf of the Town, shall notify the Town Manager in writing.

   a. By vote of the Board of Selectmen on September 10, 1979, the Town Manager is authorized to accept gifts of personal and real property, exclusive of land and buildings, with an estimated value of up to $500.

   b. Gifts of land and buildings, and property with an estimated value of over $500, require a vote of the Board of Selectmen.

The employee or board member will be notified of the date and time of the agenda item in the event they wish to attend. The Treasurer will provide the Selectmen with a listing of all such gifts received for acceptance.

The above Administrative Policy-Procedure governs gifts only, and not payments for services rendered; fines; fees; or replacement of damaged property.

Any questions in this regard should be forwarded to the Town Manager's Office.

**Distribution:**  Department Heads
                     Board and Committee Chairpersons
                     Town Counsel
Applications for and Acceptance of State and Federal Grants

The application for and acceptance of state and federal grants is governed by state and federal statutes. This Administrative Policy-Procedural shall set forth the procedures for the application and acceptance of all grants:

1. Applications for grants of state and federal funds must be signed by the Town Manager. A copy of the application and notification of any awards shall also be forwarded to the Town Accountant.

2. The Town Manager shall be notified as soon as an application is initiated.

3. After a grant has been awarded, the expenditure of funds in accordance with the grant will require the approval of the Board of Selectmen. The employee or board member will be notified of the date and time of the agenda item in the event they wish to attend.

4. All expenditures from grant funds shall be made utilizing the Town's standard purchasing and bill-payroll processing procedures.

cc: All Board and Committee Chairpersons
All Department Heads
Town Counsel
Town of Concord

APP #50
Use of Electronic Mail

POLICY/PURPOSE
The purpose of this policy is twofold. First, it is to address the implications of electronic mail (e-mail) as a public record. Second, it is to ensure the proper use of e-mail as a communications tool in the workplace.

The term “public records” is defined by statute to include all documentary materials or data, regardless of physical form or characteristics, made or received by an officer or employee of any agency or municipality of the Commonwealth, unless falling within a statutory exemption (M.G.L. C.4, S.7). Therefore, the Secretary of the Commonwealth advises that the Public Records Law clearly applies to government records generated or received electronically. All electronic mail sent, and all electronic mail received by way of the Town’s system, or any address when in an official capacity, should be considered a public record subject to inspection and disclosure and scheduled retention and disposition. Notwithstanding the record retention guidelines included in Appendix A of this policy, employees and committee members using e-mail while acting in their official capacity are the keepers of the public record in that respect. They should have no expectation of privacy in their use or storage of electronic mail.

E-mail is a Town of Concord resource and is provided as a business communications tool. As a frequent method of communication in the workplace, it is important to provide a clear e-mail use policy to ensure that e-mail shall not be used in any manner that is discriminatory, that contributes to a hostile work environment, that interferes with the Town’s business, or that violates any other Town policies in any manner,

RESPONSIBILITIES
As with all Town Administrative Policies and Procedures, it is the responsibility of all department heads to monitor and reinforce employee compliance with the Town policy and related department procedures that may be put in place toward that end.

It is the responsibility of Information Services to support and maintain the Town’s e-mail system; and provide routine backup and off-site storage of e-mail files for data recovery purposes.

It is the responsibility of all employees and committee members to comply with Town policy and departmental procedures. Computers, e-mail and the Internet must be used in a manner consistent with other Town policies, such as those prohibiting discrimination and harassment, and those identifying minimum standards of conduct.

COMMITTEE USE OF ELECTRONIC MAIL
In order to assist members of governmental bodies to comply with the Open Meeting Law in their use of this technology, the Middlesex District Attorney’s Office has established guidelines for committees’ use of electronic mail. The guidelines reaffirm that no substantive discussion by a quorum of members of a governmental body about public business within the jurisdiction of the governmental body is permissible except at a meeting held in compliance with the requirements of the Open Meeting Law. Like private conversations held in person or over the telephone, e-mail conversations among a quorum of members of a governmental body that relate to public business violate the Open Meeting Law, as the public is deprived of the opportunity to attend and monitor the e-mail "meeting."
Despite the convenience and speed of communication by e-mail, its use by members of a governmental body carries a high risk of violating the Open Meeting Law. Not only do private e-mail communications deprive the public of the chance contemporaneously to monitor the discussion, but by excluding non-participating members, such communications are also inconsistent with the collegial character of governmental bodies. For these reasons, the Middlesex District Attorney cautions that e-mail messages among members of governmental bodies are best avoided except for matters of a purely housekeeping or administrative nature.

**PRIVACY/PUBLIC ACCESS**

Town computers, software, hardware, Internet access and e-mail, including all pass codes and attachments composed, sent or received, are Town property and can be confiscated at any time (with or without notice).

Information on the Town’s system, including e-mail messages, content, attachments and websites visited are not private; incoming and outgoing messages and attachments are subject to being, and will be, accessed, reviewed, disclosed or monitored in the exclusive discretion of the Town at any time (with or without notice) and regardless of passwords.

Use of the system is limited to current employees and others who have been approved to use it by the Town. No employee shall read or access another employee’s e-mail without a legitimate business purpose.

No employee shall send e-mail under another employee’s name without authorization.

No employee shall change any portion of a previously sent e-mail message without authorization.

**APPROPRIATE USE**

E-mail shall be used for business matters directly related to the operational activities of the Town of Concord and as a means to further the Town’s objective of providing services that are efficient, complete, accurate, and timely.

E-mail shall not be used for personal gain or to conduct personal business; limited personal communication is permitted as long as it does not interfere with work or business use in any way. The nature and frequency of such personal use is subject to the review and discretion of the department head.

E-mail shall not be used to promote discrimination on the basis of race, color, national origin, age as defined by law, marital status, sex, political affiliation, religion, disability, genetic information or sexual orientation as defined by law; to promote, result in, or contribute to sexual harassment; or to promote personal, political or religious business or beliefs.

E-mail shall not be used in any other way that is inconsistent with Town policies and procedures. Employees who discover a violation of this policy by another employee are obligated to report it to their supervisor or to the Assistant Town Manager.

An employee violation of this policy by may result in disciplinary action up to and including termination.

Distribution: All Town Employees
Board and Committee Members
APPENDIX A
to
APP #50
Use of Electronic Mail
E-MAIL FILING AND RETENTION

In addition to ensuring the appropriate use e-mail sent and received via Town technology, this policy is intended to provide for efficient retention of e-mail communications. E-mail communications are considered public records and retention and disposition of public records are authorized by retention schedules issued by the Secretary of the Commonwealth. Transmission data contained in an e-mail communication (including the sender, addressee, date and time of transmission, and receipt) should be retained as part of the record, whether the record is printed out or stored electronically.

Departments may retain e-mail in hard copy, electronically, or by a combination of these two means. E-mail should not be retained electronically for longer than two years; after that time, the record should be printed and retained in paper form. Departments are responsible for developing filing systems that include e-mail and are responsible for instructing employees on appropriate use of these systems.

When appropriate, e-mail messages may be filed with program records and assume the same retention as the records they are filed with. When e-mail records do not relate obviously or directly to a program, they may be filed as correspondence. If a particular record is not described on an existing records retention schedule, the appropriate department head may apply to the Supervisor of Public records for authority to dispose of that record, and to add records to existing schedules. Only when e-mail messages are clearly conversational and do not add in any way to the operational records of the department, may they be discarded without adhering to retention schedules. Examples of this form of e-mail include: “Sorry I missed you via telephone. Please call me when you have a minute.”; “I will be out of the office at a conference this Thursday, so please mark your calendar.”; or “This is a reminder of this Friday’s staff meeting. Please send along any agenda items you may have.”

Some e-mail systems enable users to enclose or attach records to messages. These enclosed or attached records need to be filed according to their function and content, and they will assume the retention schedule of the records they are filed with.
DATE POSTED: __________

TOWN OF CONCORD, MASSACHUSETTS

NOTICE OF MEETING OPEN TO THE PUBLIC
(In accordance with M.G.L. Ch. 30A, §§18-25)

<table>
<thead>
<tr>
<th>Town Board or Committee</th>
<th>Meeting Place</th>
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</table>
The Board of Selectmen and Town Manager have jointly adopted this policy concerning the appointment of members to Town boards, committees, and task forces. Please refer to this policy when considering or suggesting an individual for appointment to a Town board, committee, or task force.
I. **General**

This policy has been jointly adopted by the Board of Selectmen and Town Manager, and is intended to cover all committees, boards, commissions and task forces (each, a “Committee”) appointed by the Town Manager and Selectmen (each, an “Appointing Authority”). This policy does not apply to Town employees.

II. **Powers and Duties**

Effective local government requires that all Committees respect the duties and responsibilities of other Committees and coordinate their activities to the greatest extent possible. It is in the overall best interest of the Town that each Committee carries out its responsibilities in a consistent and professional manner that is in harmony with the general policies promulgated by the Board of Selectmen.

The powers and duties of some Committees appointed by the Selectmen or Town Manager are governed by State statute. These include: the Board of Appeals, Planning Board, Historic District Commission, Board of Health, Natural Resources Commission, and others. Once appointed by the Selectmen or Town Manager, these Committees operate with a high degree of autonomy. However, it is in the best interests of the Town that these Committees be guided by the general policies promulgated by the Selectmen to the extent possible.

Other Committees appointed by the Selectmen or Town Manager serve as, among other things, advisors to the Selectmen or Town Manager in the performance of their respective duties to the public. These Committees have the powers and duties delegated to them in their specific charges. Committees may be called upon to represent the Town in dealing with other local, regional, or State agencies to the extent requested by their Appointing Authority. When doing so, they shall take positions on all issues consistent with the views of the Board of Selectmen and Town Manager, and they shall keep their Appointing Authority fully informed concerning their activities.

III. **Officers of Committees, Boards, and Task Forces**

Each Committee shall annually elect from among its members a Chair and a Clerk. Certain Committees may also find it desirable to elect a Vice-Chair who may act in the absence of the Chair. In the case of new Committees, or Committees that have become inactive, the Appointing Authority may appoint a chair pro-tem to serve until the Committee itself elects a Chair for the balance of the current year.

Except in unusual circumstances, the chairmanship and the clerkship should rotate yearly amongst the Committee membership.

IV. **Open Meeting Law and Minutes**

All Committees shall operate in accordance with the Open Meeting Law (MGL Ch. 39, sect. 23a- c) and shall keep minutes of their proceedings. Each Committee shall establish its own procedures for approval and submission of minutes to the Town House on a timely basis. Committees are strongly urged to prepare, review and approve minutes as expeditiously as possible in order to maximize the public’s access to information concerning Committee activity. In most instances, Committee minutes should be reviewed and approved within six weeks of the original meeting date. All Committees shall submit electronically a copy of approved minutes to the Town Clerk and to the Board of Selectmen immediately upon approval.

Committees are reminded that “draft” copies of the Committee’s minutes are considered a public record and must be made available to the public upon request, even when the Committee has not yet had the opportunity to review and adopt the minutes.
Upon the dissolution of any Committee, either by action of the Appointing Authority, or pursuant to an expiration date provided in the Committee’s charge, all records, documents, correspondence and files concerning the Committee’s work shall be promptly turned over to the Town Clerk for appropriate filing and archival storage.

V. Participation in Town Government
Effective Town government requires active and informed citizen participation. The work of every Committee is inter-dependent with that of others. To foster informed decision making in the Town, the Board of Selectmen and Town Manager believe it appropriate that every Committee have as full representation of its membership as possible at the following regular governmental functions:

- Town government Coordination Meetings (September & December)
- Finance Committee budget hearings
- Planning Board hearings on Town Meeting warrant articles
- Selectmen’s hearings on Town Meeting warrant articles
- Town Meeting

The objective is not to enforce uniformity or adherence to a majority view, but to assure understanding of all issues relating to the work of the Committee on which an individual serves and an understanding of Town government in general. Broad participation is essential to maintain an open Town Meeting and to avoid domination by those having only a limited range of knowledge or special interests.

VI. Conflict of Interest
All Committee members are subject to the requirements of Massachusetts General Laws, Chapter 268A, Conduct of Public Employees. The statute covers:

(a) Gifts or receipt of compensation or gratuities from anyone other than the Town
(b) Offers or promises to influence official acts
(c) Financial interest in contracts or other particular matters
(d) Acting as agent or attorney before a Town Committee
(e) Unfair advantage in relation to a particular matter

If a prospective Committee member has any question concerning a potential conflict of interest under MGL ch. 268A, the member shall raise the question in advance of appointment. Those members currently serving should discuss questions of conflict with the Committee chair and the Appointing Authority as soon as possible. The State Ethics Commission is a useful resource for information concerning the application of the law, and Committee members are expected to follow guidance provided by the State Ethics Commission. Subject to review by the State Ethics Commission, the Appointing Authority will make the final determination concerning conflict of interest, with the assistance of Town Counsel as appropriate.

In addition, all Committee members must avoid the appearance of conflict of interest in all matters coming before the Committee. Committee members shall seek guidance from the State Ethics Commission as appropriate, and file with their Committee chair and the Appointing Authority written notice of facts potentially creating the appearance of a conflict of interest as required.

VII. Appointment Policy and Procedures
(a) General
It is the policy of the Selectmen and Town Manager to seek the best qualified persons to serve on each Committee. The Selectmen and Town Manager will endeavor to develop a pool of persons interested in serving on each such Committee from at least the following sources:
1. Green cards on file
2. Personal knowledge
3. Recommendations from Town organizations or individuals
4. Suggestions from the Committee having a vacancy
5. Suggestion by prospective appointee(s)
6. Research of skills available in Town
7. Individual responses to publicity regarding vacancies (new green cards)

It is the policy of the Board of Selectmen and Town Manager to enlarge the general pool of applicants through active solicitation of Town organizations and through publicity in the press and on community access television. The timing and extent of specific active solicitations shall be determined by the Appointing Authority based on its judgment as to appropriateness and need.

In accordance with the vote on Article 47 of the 1978 Annual Town Meeting, the Board of Selectmen and Town Manager shall make a special effort to seek out roughly equal numbers of women and men as candidates for appointments over which they have authority, and will make appointments in accordance with the Massachusetts Equal Rights Amendment which states, in part, that “Equality under the law shall not be denied or abridged because of sex, race, color, creed, or national origin” and will not exclude candidates from appointment based on their sexual orientation.

(b) Term of Office
1. Unless otherwise prescribed by statute, Town Meeting vote, or specific Committee charge, three years shall be the standard term of office for Committee members.
2. Except as provided in section VII(c) below, those appointed to a three-year term as a full member of a Committee shall be limited to two (2) full consecutive terms.
3. Except as provided in section VII(c) below, those appointed to a full-member Committee term of five (5) years or longer shall be limited to one (1) full term.
4. A partial term to fill a vacancy shall not be considered to be a full term.
5. Before reappointment to a second term, the individual contribution of the member’s value to the Committee and his or her attendance record shall be reviewed by the Committee chair. Attendance of less than 75% of all Committee meetings shall prejudice reappointment.
6. All terms, unless prescribed by statute, shall terminate at the end of the month following Town Meeting, or May 31st, whichever is later.
7. The terms of office on Committees shall be set on a staggered basis in the interest of fostering continuity of knowledge and experience on all Committees. The Appointing Authority shall determine the year in which a given term expires at the time of appointment.
   Exception: Ad hoc committees appointed for a specific responsibility, at which time the charge to the Committee should include a specific time frame for submission of the Committee’s final report and dissolution of the Committee.
8. With the consent of the Committee chair, a Committee member may take a leave of absence from Committee meetings and responsibilities not to exceed 90 days. For an absence longer than 90 days, the Committee member should resign and otherwise face removal under section VII(l) below.
9. Each Committee member shall hold office until his or her successor has been appointed and qualifies, unless his or her office shall become vacant by reason of resignation or removal.
(c) Appointments for Additional Terms
Members who have served a three-year term on the Records & Archives Committee may be re-appointed to additional terms indefinitely. For other Committees, the Appointing Authority may re-appoint a Committee member to serve one or more terms on the Committee beyond what is permitted under section VII(b) above where one or more of the following obtains:

1. Through service on the Committee, the member has developed extensive and valuable background knowledge and experience concerning specific matters before the Committee that are expected to be ongoing Committee matters in the future and which will be difficult adequately to pass on to new members.

2. A Committee member has skills and expertise, (such as an uncommon advanced degree in a field directly relevant to the Committee's charge) that make the member's continued service on the Committee of special value to the Town.

3. The departure of the member from the Committee will result in an absence of important institutional knowledge or know-how regarding the ongoing activities of the Committee that will not be furnished by other Committee members, such as where all members of the Committee would be new appointees if the member in question is not reappointed.

It is intended that re-appointments under this section VII(c) shall be rare. In each such case, the appointment shall specifically reference this section of this Appointment Policy.

(d) Dual Committee Appointments
In general, individuals shall be limited to service on only one Committee at a time, especially in the case of a statutory or regulatory Committee. Exceptions shall be made for instances in which, by law or specific Committee charge, a Committee member serves as a representative on another Committee (e.g. the Board of Health representative on the Council on Aging), or serves on a joint Committee formed from other Committees.

(e) Committee Transfers
In general, a member of one Committee shall only be considered for appointment to another Committee upon completion of the current Committee term of office.

(f) Eligibility for Appointment
All residents of the Town of Concord aged 18 and over are eligible for appointment, except the following:

1. Town employees whose service on a given Committee, in the judgment of the Appointing Authority, would create the appearance of a conflict of interest. Example: an employee of the Public Works Department should not be appointed to the Public Works Commission, but may, however, be appointed to the Council on Aging, Recreation Commission, or other Committee where appointment would not create an appearance of conflict.

2. The Town Manager, Concord Public School and CCRHS Administrators, and Town department heads (these individuals exert a significant influence over public policy by virtue of their positions, but may be eligible for ad hoc Committees where such representation is required by the charge).

3. Elected Municipal Officials (Selectmen, School Committee members, Town Moderator, Housing Authority Commissioners), except that elected officials may serve on temporary, ad hoc Committees.

4. Relatives, spouses, or business associates of existing Committee members whose appointment, in the judgment of the Appointing Authority, would create the appearance of a concentration of power or viewpoint or a conflict of interest.
(g) Criteria for Selection
Actual appointments from the pool of applicants shall be made by the Board of Selectmen and Town Manager on the basis of:

1. the level of applicant’s interest in serving and interest in the work of the Committee;
2. the need for diversity on the Committee, taking into account the educational and professional background of the applicant, as well as the need for diversity among all committee members in terms of neighborhood representation, gender, age, and other demographic characteristics.
3. special skills needed by a particular Committee.

(h) Residency
In most instances, Committee members should be residents of the Town of Concord. There may be occasional exceptions when an individual's unique skill or experience supports the appointment of a non-resident and would be beneficial to the Committee’s work; however, this should be relatively rare. Non-residents shall not be eligible for appointment to any Committee responsible for exercising statutory or regulatory authority.

In the event a Committee member becomes a resident of another community, the member or the Committee chair shall promptly notify the Appointing Authority. The Appointing Authority may, upon the request of the Committee chair, permit the non-resident member to continue to serve until the subsequent May 31, except in the case of statutory and regulatory Committees.

(i) Role of Committee in Appointments
Each Committee is expected to:

1. Encourage individuals to complete green cards
2. State the qualifications they are looking for in appointments
3. Make suggestions to the Appointing Authority on potential members

Committees may invite prospective members to attend meetings to familiarize themselves with the work of the Committee. Committees shall not make any representation to candidates concerning the likelihood of appointment nor provide their suggestions on candidates to the Appointing Authority with any rank order, nor take any vote with respect to candidates.

(j) Selection Procedures
1. The individual member and the Committee chair shall notify the Appointing Authority in writing as soon as a vacancy occurs.
2. A notice will be prepared for release to the press and for public posting pursuant to the 1996 Town Meeting vote under Article #12.
3. No action will be taken on a vacancy for at least two weeks after the announcement of the vacancy.
4. For Board of Selectmen appointments, nominations shall be made at one Board meeting, and formal action will not be taken until a subsequent Board meeting.
5. For Town Manager appointments that are approved by the Board of Selectmen, the request for appointment shall be made at one Board meeting, and action on the request shall be taken not later than the next Board meeting.
6. Except in unusual circumstances, the Appointing Authority shall endeavor to make appointments within two months of the announcement of a vacancy.
(k) Orientation Procedure
Upon appointment, all Committee members shall present themselves at the Town Clerk’s office in order to take the oath of office. The Town will provide the new Committee member with an informational packet referred to as the “Committee Handbook” which shall include: a copy of the Committee charge or relevant administrative code, and copies of the Open Meeting, Public Records, and Conflict of Interest laws.

It shall be the responsibility of the Committee chair to provide for the orientation of new members to familiarize them with the work of the Committee, current projects, and Town government operations in general as they may impact the Committee’s work.

(l) Removal from Committees
As provided in the Town Charter, the Board of Selectmen may remove, after such hearing as the Selectmen deem advisable, any Committee members appointed by the Board. Further, the Town Manager may remove any Committee member appointed by the Town Manager for cause, with or without a hearing. “Cause” shall include the repeated failure to attend Committee meetings, the commission of an ethical violation (as found by the State Ethics Commission or a violation of the Open Meeting Law, as found by the Office of the Attorney General, if the Town Manager believes such action to be necessary to preserve public confidence in Town government.

VIII. Conflicts with Law
In case of a conflict between any provision of this Appointment Policy and the laws of The Commonwealth of Massachusetts or the Town Charter, Massachusetts law or the Town Charter, as the case may be, shall take precedence.
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**STREET ADDRESS:**

**E-MAIL ADDRESS:**

**PHONE – HOME:**

**OFFICE:**

**FAX #:**

**CELL #:**

**PLACE OF EMPLOYMENT:**

**DATE APP’T**

**COMMITTEE**

**TERM EXPIRED**

**PROFESSION/TITLE:**

**RELEVANT EXPERIENCE, EDUCATION:**

**RELEVANT DEGREES, PROFESSIONAL CERTIFICATES:**

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PLEASE CHECK THE ANNUAL TOWN REPORT FOR A COMPLETE LISTING OF COMMITTEES AND COMMITTEE REPORTS, THEIR APPOINTIVE AUTHORITIES, AND TERMS OF OFFICE.

**ADDITIONAL COMMENTS:**

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CARDS WILL BE IN ACTIVE FILE FOR 5 YEARS.

**MAIL COMPLETED CARD TO:**

ADMINISTRATIVE ASSISTANT

BOARD OF SELECTMEN

TOWN HOUSE

PO BOX 535

CONCORD, MA 01742
## APPENDIX I
Revised 10/12

### ADMINISTRATIVE POLICIES & PROCEDURES

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