

# REGULAR MEETING OF THE CITY COUNCIL MONDAY, SEPTEMBER 25, 2023 7:00 PM

EVERETT CITY HALL, 484 BROADWAY, CITY COUNCIL CHAMBERS, 3RD FLOOR EVERETT, MA 02149



# REGULAR MEETING OF THE CITY COUNCIL MONDAY, SEPTEMBER 25, 2023 7:00 PM

### EVERETT CITY HALL, 484 BROADWAY, CITY COUNCIL CHAMBERS, 3RD FLOOR EVERETT, MA 02149

**ROLL CALL** 

PLEDGE OF ALLEGIANCE

**PUBLIC PARTICIPATION** 

#### COMMUNICATIONS FROM HIS HONOR THE MAYOR

1. C0262-23 Ordinance/s/ Councilor Michael K. Marchese, as President

An ordinance amending the Zoning Ordinance Appendix A, Section 30, to allow kennels, pet day care, veterinary and pet grooming establishments in the Lower Broadway Residential/Multi Family Sub District

2. C0264-23 Order/s/ Councilor Michael K. Marchese, as President

An order requesting approval to raise and appropriate \$130,000 to the Health Department professional services account for secondary nursing support from Cataldo Ambulance to assist the shortage of nurses in the elementary schools.

3. C0267-23 Ordinance/s/ Councilor Michael K. Marchese, as President

An Ordinance Amending Section 12 of the Zoning Ordinances by Deleting subsection 34, Short-Term Rentals

4. C0268-23 Ordinance/s/ Councilor Michael K. Marchese, as President

An Ordinance Amending C0365-19 - REGULATION SHORT-TERM RENTAL LICENSES

#### **UNFINISHED BUSINESS**

C0204-23 Public Hearing/s/ Councilor Michael K. Marchese, as President
 A petition from National Grid requesting permission to install 1-4" underground duct

beginning from existing Pole # 2548 on Devens Street, at a point approximately 300 feet southwest of the centerline of the intersection of Devens Street and Church Street, and continuing approximately 10 feet +/- in a southeast direction through the sidewalk to customer's property at 16 Devens Street.

6. C0246-23 Resolution/s/ Councilor Richard J. Dell Isola, Jr.

That the Planning Department provide a list of current projects including ten or more residential units that are in the process of being built or are in the approval process to be built

 C0248-23 Resolution/s/ Councilor Michael K. Marchese, Councilor Darren M. Costa, Councilor V. Stephanie Smith

A resolution requesting that the Administration provide a written update on the status of the Florence Street and Central Avenue Parks Capital Improvement Projects for the next regular meeting of the City Council.

8. C0249-23 Resolution/s/ Councilor Michael K. Marchese

A resolution requesting that the city's Chief Financial Officer supply the City Council at their next regular meeting with the total amount that the city has collected in linkage fees to date.

9. C0254-23 Resolution/s/ Councilor Vivian Nguyen

That the administration consider funding a study for the Transportation Planning Division to examine the public transportation needs of community members who are not adequately addressed by current services.

10. C0255-23 Order/s/ Councilor Michael K. Marchese, as President

An order requesting approval to transfer and appropriate the amount of \$150,000.00 from ARPA funds to engage an Owner Project Manager (OPM) for the proposed School Modular Project

11. C0258-23 Resolution/s/ Councilor Darren M. Costa

A resolution requesting that the Mayor's Administration and Engineering appear to discuss the flooding issues in the River Front Overlay District and how the proposed Site Plan for the area would effect flooding on Air Force Road and abutting roads

12. C0260-23 Resolution/s/ Councilors: Michael K. Marchese, Stephanie Smith

A resolution requesting that consideration be given to dedicating the intersection of Kinsman and Andrew Streets in honor of veteran John Rainone

#### **NEW BUSINESS**

13. C0261-23 Resolution/s/ Councilor Darren M. Costa

That a representative of the Mayor's Office appear at the next meeting to give the status of speed tables, speed, humps, and other capital investments, funded to help alleviate speeding

14. C0263-23 Resolution/s/ Councilor Stephanie Martins

That the city engineer provide information on current plans to replace lead pipes

15. C0265-23 Resolution/s/ Councilor Michael K. Marchese

That the city provide an update on the status of the Davis Group in regards to the Exxon Mobil site in South Everett

16. C0266-23 Resolution/s/ Councilor Michael K. Marchese

That the city declare the month of October, Italian Heritage Month

#### **MAINTENANCE REQUESTS**

A. Councilor Jimmy Le

That a traffic mirror be placed at the corner of Hancock Street and Bradford Street

B. Councilor Jimmy Le

That a speed bump be placed on Bradford Street

C. Councilor Jimmy Le

That a mobile speed radar unit be placed on Ferry Street, at the corner of Coolidge Street

D. Councilor Jimmy Le

That a mobile speed radar unit be placed on Bennett Street

#### **ADJOURMENT**

www.cityofeverett.com

(All agendas and reports can be obtained on City of Everett Website)

Respectfully submitted:

Michael J. Mangan

Legislative Aide
Everett City Council Office



#### C0262-23

To: Mayor and City Council

From: Councilor Michael K. Marchese

Date: September 25, 2023

#### **Agenda Item:**

An ordinance amending the Zoning Ordinance Appendix A, Section 30, to allow kennels, pet day care, veterinary and pet grooming establishments in the Lower Broadway Residential/Multi Family Sub District

#### **Background and Explanation:**

City of Everett PLANNING BOARD 484 BROADWAY EVERETT, MA 02149

Frederick Cafasso- Chairman



#### LEGAL NOTICE EVERETT PLANNING BOARD PUBLIC HEARING NOTICE

# Public Hearing on a Proposed Zoning Amendment Section 30 – "Lower Broadway Economic Development District" – of the City of Everett Zoning Ordinance

The Everett Planning Board will conduct a public hearing on **Monday, October 2, 2023 at 6:00PM** in the Speaker George Keverian Room (Room 37, Everett City Hall) to consider a proposed Amendment to Section 30 of the City of Everett Zoning Ordinance. This proposed amendment is as follows:

To amend Appendix A: "Table of Use Regulations," in the following manner:

Use: Kennel, pet day care establishment. Amending by deleting "-" (not permitted) and insert "Y" to signify use permitted in LB-RMF. This amendment would make no changes to the permissive uses in any other Lower Broadway subdistrict.

Use: Veterinary or pet grooming establishment. Amending by deleting "-" (not permitted) and insert "Y" to signify use permitted in LB-RMF. This amendment would make no changes to the permissive uses in any other Lower Broadway subdistrict.

All persons interested in or wishing to be heard on the proposals may attend and participate in person. This proposed amendment, along with all other projects to be discussed at the meeting, can be found on the posted Agenda at the following link:

http://www.cityofeverett.com/AgendaCenter. Questions and comments can be directed in advance of the public hearing to Matt Lattanzi of the Department of Planning & Development at Matt.Lattanzi@ci.everett.ma.us or 617-394-2230.

Frederick Cafasso, Chairman

Advertisement dates: Weeks of Friday, September 15, 2023 & Friday, September 22, 2023.



#### C0264-23

To: Mayor and City Council

From: Councilor Michael K. Marchese

Date: September 25, 2023

#### **Agenda Item:**

An order requesting approval to raise and appropriate \$130,000 to the Health Department professional services account for secondary nursing support from Cataldo Ambulance to assist the shortage of nurses in the elementary schools.

#### **Background and Explanation:**



#### CITY OF EVERETT - OFFICE OF THE MAYOR

484 Broadway Everett, Massachusetts 02149

**8** 617-394-2270

nayorcarlo.demaria@ci.everett.ma.us

September 20, 2023

The Honorable City Council City Hall 484 Broadway Everett, Massachusetts 02149

Dear Honorable Members:

Please find attached an order to raise and appropriate \$130,000 to the Health Department professional services account. The quote from Cataldo Ambulance for secondary nursing support staff to assist in the elementary schools is attached. The quote is for three months, but we believe we will only need two months to provide us with sufficient time to conduct further recruiting and contract negotiations that will improve our hiring position. The City of Everett Health Department needs to engage Cataldo Ambulance for this assistance due to a significant shortage in nurses for schools.

Thank you for your favorable consideration.

Respectfully submitted,

Carlo DeMaria Mayor



#### **September 20, 2023**

# City of Everett, Massachusetts CITY COUNCIL

Offered By:			
	Councilor Michael Marchese	as Drosidant	

Bill Number: Bill Type: Order Be it

Ordered: BY City Council OF THE CITY OF EVERETT, as

follows:

To raise and appropriate \$130,000 to the Health Department

professional services account.

The City of Everett Health Department needs to engage Cataldo Ambulance for this assistance due to a significant

shortage in nurses for schools.



#### C0267-23

To: Mayor and City Council

From: Councilor Michael K. Marchese

Date: September 25, 2023

#### **Agenda Item:**

An Ordinance Amending Section 12 of the Zoning Ordinances by Deleting subsection 34, Short-Term Rentals

#### **Background and Explanation:**

#### **ENROLLED ORDINANCE**

PUBLISHED PURSUANT TO CHAPTER 1 SECTION 4.5 OF THE REVISED ORDINANCES OF THE CITY OF EVERETT AND IN COMPLIANCE WITH MASSACHUSETTS GENERAL LAWS Chapter 43, Section 23.

ENROLLED:
DATE OF PROPOSED ORDAINMENT:



#### IN THE YEAR TWO THOUSAND AND TWENTY-THREE

#### An Ordinance Amending Section 12 of the Zoning Ordinances by Deleting subsection 34, Short-Term Rentals

Councilor /s/ Michael K. Marchese, as President

**Whereas:** Enacting ordinance C0365-19, which replaced the original short-term rental ordinance (enacting ordinance C0049-19), is cumbersome in its intended execution, and in its relation to C0371-19 (Zoning Ordinances creating a new subsection 34, Short-Term Rentals); and

**Whereas:** The current short-term rental ordinance cannot be practically applied in its original spirit of the ordnance; and

**Whereas:** The current short-term rental ordinance is somewhat confusing regarding qualifications of a property intended for short-term rental registration: and

Whereas: C0371-19 (Zoning Ordinances creating a new subsection 34, Short-Term Rentals); and

Whereas: C0365-19 shall be replaced in its entirety by this amendment; and

**Now**, therefore, by the authority granted to the City Council of the City of Everett, Massachusetts to make ordinances:

**Be it Ordained** by the City Council of the City of Everett, Massachusetts that the Revised Ordinances of the City of Everett be amended as follows:

Delete subsection 34 its entirety:

Any ordinance in conflict with the foregoing amendments is hereby repealed.



A true copy attest

Sergio Cornelio, City Clerk



#### C0268-23

To: Mayor and City Council

From: Councilor Michael K. Marchese

Date: September 25, 2023

#### **Agenda Item:**

An ordinance amending C0365-19 - REGULATION SHORT-TERM RENTAL LICENSES

#### **Background and Explanation:**

#### **ENROLLED ORDINANCE**

PUBLISHED PURSUANT TO CHAPTER 1 SECTION 4.5 OF THE REVISED ORDINANCES OF THE CITY OF EVERETT AND IN COMPLIANCE WITH MASSACHUSETTS GENERAL LAWS Chapter 43, Section 23.

ENROLLED:
DATE OF PROPOSED ORDAINMENT:



#### IN THE YEAR TWO THOUSAND AND TWENTY-THREE

#### AN ORDINANCE AMENDING C0365-19 - REGULATION SHORT-TERM RENTAL LICENSES

Councilor /s/ Michael K. Marchese, as President

Whereas: Enacting ordinance C0365-19, which replaced the original short-term rental ordinance (enacting ordinance C0049-19), is cumbersome in its intended execution, and in its relation to C0371-19 (Zoning Ordinances creating a new subsection 34, Short-Term Rentals); and

Whereas: The current short-term rental ordinance cannot be practically applied in its original spirit of the ordnance; and

Whereas: The current short-term rental ordinance is somewhat confusing regarding qualifications of a property intended for short-term rental registration: and

Whereas: C0371-19 (Zoning Ordinances creating a new subsection 34, Short-Term Rentals) shall be stricken upon separate cover; and

Whereas: C0365-19 shall be replaced in its entirety by this amendment; and

Whereas: State law allows the licensing of these short-term rentals; and

Whereas: By licensing these types of short-term rental will allow the community to safely regulate, allowing for compliance with municipal codes and ordinances.

Now, therefore, by the authority granted to the City Council of the City of Everett, Massachusetts to make ordinances:

Be it Ordained by the City Council of the City of Everett, Massachusetts that the Revised Ordinances of the City of Everett be amended as follows:

Article 14 of the Revised Ordinances of the City of Everett is hereby amended:

#### **DIVISION 2. SHORT-TERM RENTAL LICENSES**

#### Section 14-1011 Purpose

The purpose of this Amended Division 2 is to provide a process through which certain dwelling units may be registered with the City of Everett for use as Short-Term Rental units under the stipulations laid out within this ordinance.

#### Section 14-1012 Definitions

The following words, terms, and phrases, when used in this division, shall have the meanings ascribed to them in this section, except where the context clearly indicates a different meaning:

*Booking agent.* Any person or entity that facilitates reservations or collects payment for a short-term rental on behalf of or for an operator.

*Building Commissioner*. Building Commissioner/Director of the inspectional services department or a designee.

*Home share unit.* An entire residential unit offered as a short-term rental that is the operator's primary residence.

ISD. City of Everett's Inspectional Services Department.

Limited share unit. A residential unit that is the operator's primary residence, a portion of which is offered as a short-term rental while the operator is present. Occupancy shall be limited to three bedrooms including the bedroom of the operator in a limited share unit.

*Non-owner occupied unit.* An entire residential unit where the operator or owner does not live in either the unit or the building and it is not the operator's primary residence.

Operator. A natural person who is either the owner or the lawful tenant of the residential unit that they seek to offer as a short-term rental. Only one owner or one tenant may be registered as an operator for a residential unit, and it shall be unlawful for any other person, even if that person is an owner or a lawful tenant and meets the qualifications of primary resident, to offer a residential unit for short-term residential rental.

Owner-adjacent unit. An entire residential unit offered as a short-term rental that is not the owner's primary residence but that is located within the same dwelling or is otherwise within the same property as the primary residence of, and is owned by, said owner.

"Primary residence. The residential unit in which the operator resides for at least six months out of a 12-month period. Primary residence is demonstrated by showing that as of the date of registration of the residential unit, the operator has resided in the residential unit for six of the past 12 months, as demonstrated by at least two of the following: utility bill, voter registration, motor vehicle registration, deed, lease, driver's license, other state-issued identification, or proof of residential exemption.

Residential unit. A residential unit is a dwelling unit as defined in the zoning ordinance but excludes the following: a congregate living complex; elderly housing; a group residence; a homeless shelter; temporary dwelling structure; and transitional housing.

Short-term rental(s). The use of a residential unit for residential occupancy by a person or persons for a period of fewer than 31 consecutive calendar days for a fee. A short-term rental may or may not be facilitated through a booking agent.

#### **Section 14-1013** Ineligible residential units in the City.

No residential unit shall be offered as a short-term rental except in compliance with the provisions of this section and any regulations that may be promulgated by the Building Commissioner to carry out the provisions of this section.

- (a) The following residential units are not eligible to be offered as short-term rentals:
  - (1) Residential units where the operator or owner does not live in either the unit, the building, or within the property and it is not the operator's primary residence, unless the property has employed a local and readily available professional property manager, or it qualifies under the exception for existing non-owner occupied unit, provided in section 14-1014 below.
  - (2) Residential units that are located within properties designated as a "problem property" pursuant to Chapter *13A* of the Ordinances.
  - (3) Residential units that are the subject of three or more findings of violations of this section within a six month period, or three or more violations of any municipal ordinance or state law or code relating to excessive noise, improper disposal of trash, disorderly conduct, or other similar conduct within a six month period. Units found ineligible pursuant to this subsection shall remain ineligible for a 12 month period immediately following the third violation.
  - (4) Residential units located within a property subject to any outstanding building, sanitary, zoning, or fire code violations, orders of abatement, stop work orders, unpaid taxes, water/sewer or tax liens, or other existing judgments or penalties imposed by the city so long as the matter remains unresolved. If a violation or other order is issued after the residential unit has been registered, the residential unit's registration shall be suspended until the violation has been cured or otherwise resolved.

#### Section 14-1013.A Residential units not subject to certain provisions of chapter.

- (a) Currently Licensed Lodging Houses A Residential Unit offered as a Short-Term Rental that is located in a dwelling holding a current and valid Certificate of Occupancy as a lodging house from ISD and a lodging house license from the Everett City Clerk as of the effective date of this Section 14-1011 shall be subject to the registration requirements contained herein.
- (b) Existing Inn-Holders A Residential Unit offered as a Short-Term Rental that holds a valid inn-holder license from the City Clerk and holds a current and valid Certificate of Occupancy as an inn-holder pursuant to 780 CMR 111 from ISD as of the effective date of this Section 14-1011 shall be subject to the registration requirements contained herein.

**Section 14-1014** Requirements for short-term rentals.

An operator may only offer a short-term rental subject to the following provisions:

(a) **Registration Requirements** – An Operator must follow the registration requirements and registration process pursuant to Section 14-1015.

To cover the expenses associated with monitoring compliance with the requirements of the ordinance, the director of inspectional services shall be authorized to set an annual registration fee per short-term rental unit, in addition to any fee that may be charged for certificate of fitness inspection(s), not to exceed the pro-rata cost to the city for monitoring and enforcement of this section.

- (b) Short-term rental of a home share unit. An operator may use their entire home share unit as a short-term rental without a limitation as to the number of days per year. Individual rooms within home share units may not be offered as separate short-term Rentals.
- (c) Short-term rental of a limited share unit. An operator may use their limited share unit as a short-term rental without limitation as to the number of days per year.
- (d) Short-term rental of a non-owner occupied unit. An operator may use their non-owner occupied unit as a short-term rental subject to discretion of the Building Commissioner upon application to the Building Commissioner identifying an acceptable local and readily available professional property manager. If the Operator's Residential Unit is part of a Condo Association or Building Association, said Operator needs written approval of their Condo Association or Building Association.

Rentals of non-owner occupied units must be for the entire unit; individual rooms within non-owner occupied units may not be offered as separate short-term rentals.

- (e) *Permission of Owner* An Operator must certify at the time of registration that he or she has the following permissions to offer his or her Residential Unit as a Short-Term Rental:
  - (1) Operator has the express permission of the owner of the Residential Unit offered as a Short-Term Rental. This required permission can be evidenced through the owner's signature appearing on the application. Note, the owner's signature is only required for the original application and is not necessary for a Short-Term Rental license renewal; AND
  - (2) That offering the Residential Unit as a Short-Term Rental complies with applicable condominium documents, bylaws, rental agreements, or other governing documents.

- (f) Local contact. When registering, an operator must provide their name and contact information, and, in the event the operator is not present during the short-term rental, the name and contact information of an individual who is able to respond in person to any issues or emergencies that arise during the short-term rental within two hours of being notified. Contact information must include a telephone number that is active 24 hours per day to tenants, short-term rental occupants, and public safety agencies. This phone number shall be included in the registration of the short-term rental unit at the time of registration.
- (g) **Posted Safety Measures** An Operator shall conspicuously post for the tenants of their Short-Term Rental a sheet detailing the various means of egress in case of an emergency, any fire extinguisher locations, location of fire exits and pull fire alarms if applicable, any parking requirements and/or limitations, and regulations pertaining to trash and recycling, such as pickup days and the locations of their bin(s).
- (h) *Compliance and Interaction with Other Laws* Operators shall comply with all applicable federal, state, and local laws and codes, including but not limited to the Fair Housing Act, G.L. c. 151B and local equivalents and regulations related thereto, and all other regulations applicable to residential dwellings.
  - (i) Retention of records. The operator shall retain and make available to ISD and/or the Health, Police and Fire Departments, upon written request, records to demonstrate compliance with this section, including, but not limited to: records demonstrating number of months that operator has resided or will reside in the residential unit and records showing that operator is the owner or valid leaseholder of the residential unit offered as a short-term rental. The operator shall retain such records for a period of three years from the date the residential unit is last registered for a certificate of fitness inspection.

#### (j) Notifications

- (1) The Operator shall include the registration number issued by the Building Commissioner on any listing offering the Residential Unit as a Short-Term Rental.
- (2) The Booking Agent shall permit an Operator to include the registration number issued by the Building Commissioner on any listing offering the Residential Unit as a Short-Term Rental.
  - (3). The Operator, upon listing a short-term rental with a booking agent, or modifying an existing listing shall file with the city an exact duplicate of the listing, including property address. Listings must specify the quantity of off-street parking, if any, and whether or not the address is located in a resident-parking zone, including the October

resident-parking zone. The city shall maintain a list of the address and unit type of all short-term rentals on file with the city that are currently being offered.

- (4). The operator must have on file with the city the name and contact information for the operator if local or, if not local, the name and telephone number of an individual who can respond in person to any issues or emergencies at the property within two hours of being notified.
- (5) Any listing made by the operator with any booking agent or on any website shall prominently display proof of current registration and receipt of a certificate of fitness within the prior 12 months.

## Section 14-1015 Short-Term Rental Registration Process; Certifications; Liability Insurance; Fees

(a) Registration Process – An Operator who wishes to offer his or her Residential Unit as a Short-Term Rental shall complete an application and submit it to the Building Commissioner, online or in a paper form, to be listed on the Short-Term Rental Registry. A registration shall be valid for a one-year term, from January 1 through December 31 of each year or for such alternative twelve-month period as the Building Commissioner shall determine. An Operator shall provide information to be listed on the Registry, including: Operator name, address of Residential Unit, Operator's relationship to the unit, and other information as required by the Building Commissioner. The Operator shall also certify that he or she and the Residential Unit comply with the requirements of this section. An Operator who successfully registers his or her Residential Unit as a Short-Term Rental shall be issued a registration number.

When required by the Building Commissioner or his designee, all registration information shall be furnished immediately.

- (b) Liability Insurance An Operator who wishes to offer his or her Residential Unit as a Short-Term Rental must carry liability insurance in accordance with M.G.L. c.175 § 4F.
  - (1) Other registration requirements (C0022-20)

All applications for short-term rental registrations, initial or renewal, shall be accompanied by the following additional materials:

a. Certificate of Good Standing

A form or other method used to record the current local tax status of a property on which a short-term rental license is proposed to be/is currently

being exercised.

#### b. REAP Attestation

A form from the Massachusetts Department of Revenue on which an applicant for a short-term rental license declares, when true, they have filed all state tax returns and paid all state taxes required by law.

#### c. ISD Approval

A form or other method used to record:

- 1. The zoning district of the property address on which a short-term rental license is proposed to be or is currently being exercised; and
- 2. The results of a current building inspection performed by a city inspectional services inspector of a proposed or existing short-term rental unit.

#### d. Fire Approval

A form or other method used to record the results of a current fire safety code inspection performed by the city's fire prevention bureau of a proposed or existing short-term rental unit.

- (d) *Fees* Units shall be annually recorded in the Short-Term Rental Registry pursuant to the following:
  - (1) All fees shall be in accordance with Section 14-1015 of this Chapter.

# (e) Fees and taxes (C0022-20)

#### (1) Initial registration fee

- a. There shall be a registration fee associated with the Building Commissioner's consideration of an application for the initial registration of an operator and their short-term rental unit(s).
- b. The amount of such fee shall be determined by the Building Commissioner.
- c. Such fee shall be paid by the applicant prior to their application being considered by the Building Commissioner.
- d. Such fee shall not be refundable if the Building Commissioner denies said application.

#### (2) Annual registration fee

a. There shall be an annual registration fee for listing a short-term rental unit on the city's short-term rental registry, due annually on April 1 each year.

- b. The amount of such fee shall be determined by the Building Commissioner.
- c. Such fee shall be paid by the operator before a current registration number for a short-term rental unit shall be issued.

#### (3) <u>Inspection fee</u>

- a. The Building Commissioner may assess an inspection fee to help cover the cost of the inspections required as a part of the annual registration process for short-terms rentals.
- b. The amount of such fee, if any, shall be determined by the Building Commissioner.
- c. Any such fee shall be paid by the operator before a current registration number for a short-term rental unit shall be issued.

#### (4) Rental taxes and fees

The following taxes and fees shall be imposed on the total amount of the rent assessed for any room or rooms in a short-term rental unit located within the city:

- a. A tax of six percent (6%), pursuant to M.G.L. c.64G § 3A; and
- b. A community impact fee of three percent (3%), pursuant to M.G.L. c.64G § 3D.
- (5) Parking Passes NO parking passes will be allowed for short term renters. Parking must be supplied by the Owner, and notification of this policy must be made in writing to each renter.
- (f) (1) *Re-registration upon Unit Sale/Transfer* A registration shall be tied to both the Residential Unit and the Operator and will not automatically transfer upon the sale of the unit. New Operators are responsible for ensuring that they re-register with the Building Commissioner to obtain a new registration number if they wish to continue to list the Residential Unit on the Short-Term Rental Registry.
- (g) (1) Amending Registration upon Change in Primary Residence If an Operator offering a registered Residential Unit ceases to be a Primary Resident of the unit, the Operator shall immediately notify the Building Commissioner to remove the unit from the Short-Term Rental Registry.
- (h) (i) *Bulk Registration by Booking Agent* Nothing herein shall prohibit a Booking Agent from entering into an agreement with the City to provide registration services for Short-Term Rental Operators.

Section 14-1016 Room Occupancy Excise

Any short-term rental units to which the Commonwealth extends any excise or surcharge, and the city extends a local option of such, shall comply with the provisions of said statutes. However, where allowable operators may use a booking agent and the booking agent may enter into an agreement with the city for the collection and remittance of such tax. If the operator does not use a booking agent to do so, the operator is solely responsible for collecting and remitting the applicable tax.

#### Section 14-1017 Complaint Process; Violations

Complaints shall be made to the police, fire, health and/or inspectional services department and investigation shall commence within 30 days. Violations may, at the enforcement official's discretion, result in a warning or an ordinance ticket and the maximum appropriate fine. Three or more such tickets within a six month period will result in the unit no longer being eligible to that operator for use as a short-term rental for a period of six months following the most recent violation.

Violations may include any failure to abide by this ordinance including, but not limited to, offering an ineligible unit, failure to furnish copy of booking agent listing or include required parking information in such listing, failure to furnish a community information card to guests or furnishing one without the required minimum information, or failure to remit any required excise tax or surcharge as required by law. Unpaid taxes or surcharges shall also be liened against the property.

**Right to Hearing** – All rights for hearings shall be in accordance with § 13A-49 of the Revised Ordinance of the City of Everett

A person upon whom notice of violation has been served may request a hearing from the Hearing Officer by filing a written petition requesting a hearing on the matter with the Hearing Officer within twenty-one (21) days after the notice of violation was served. Upon receipt of a petition for hearing, the Hearing Officer shall notify the complainant of the place, date and time of the hearing.

#### Section 14-1018 Penalties

(a) Offering a Unit as a Short-Term Rental without first Obtaining a License – Any person who offers a unit as a Short-Term Rental, or any Booking Agent who accepts a fee for booking a unit as a Short-Term Rental, without first receiving a license from the Building Commissioner shall be fined up to three hundred dollars (\$300) per violation per day, in accordance with Section 1-8 of these Revised Ordinances. Each day's failure to comply with a notice of violation or any other order shall constitute a separate violation. Building Commissioner or a designee may also seek an injunction

from a court of competent jurisdiction prohibiting the offering of the unit as a Short-Term Rental.

(c) Failure to Comply with Notice of Violation – Any person who fails to comply with any notice of violation or other order issued pursuant to this section by the Building Commissioner or a designee for a violation of any provision of this section shall be fined one hundred dollars (\$100) per violation per day. Each day's failure to comply with a notice of violation or any other order shall constitute a separate violation

#### Section 14-1019 Enforcement

- (a) **Enforcement by City** The provisions of this section may be enforced in accordance with the noncriminal disposition process of M.G.L. c. 40, s. 21D, and, if applicable, by seeking to restrain a violation by injunction. The provisions of this section may also be enforced according to M.G.L. Chapter 40U as accepted by the City of Everett.
- (b) *Enforcement by Booking Agent* Upon demand by the City of Everett, the Booking Agent shall remove a listing from its platform for violation of this Ordinance.

#### Section 14-1020 Regulations

The City of Everett may promulgate regulations, policies, restrictions, guidelines, etc. to carry out the provisions of this section.

#### Section 14-1021 Severability

This Ordinance, as amended from time to time, shall be fully enforced by the City of Everett. All provisions are to be presumed to be lawful. If this Ordinance shall be declared unconstitutional or unlawful, only so much of the provision as is necessary to ensure compliance shall be stricken and the balance of the Ordinance shall remain intact and fully enforceable.

This ordinance shall take effect upon passage by the City Council and subsequent approval by His Honor the Mayor.

A true copy attest



Sergio Cornelio, City Clerk

Lergio Comelio



#### C0204-23

To: Mayor and City Council

From: Councilor Michael K. Marchese

**Date:** August 14, 2023

#### **Agenda Item:**

A petition from National Grid requesting permission to install 1-4" underground duct beginning from existing Pole# 2548 on Devens Street, at a point approximately 300 feet southwest of the centerline of the intersection of Devens Street and Church Street, and continuing approximately 10 feet +/-in a southeast direction through the sidewalk to customer's property at 16 Devens Street.

#### **Background and Explanation:**

Questions contact - Rafael Kerguelen781-288-9627

Petition of the Massachusetts Electric Company d/b/a National Grid Of NORTH ANDOVER, MASSACHUSETTS For Electric conduit Location:

To City Council of Everett, Massachusetts

Respectfully represents the Massachusetts Electric Company d/b/a National Grid of North Andover, Massachusetts, that it desires to construct a line of underground electric conduits, including the necessary sustaining and protecting fixtures, under and across the public way or ways hereinafter named.

Wherefore it prays that after due notice and hearing as provided by law, it be granted permission to excavate the public highways and to run and maintain underground electric conduits, together with such sustaining and protecting fixtures as it may find necessary for the transmission of electricity, said underground conduits to be located substantially in accordance with the plan filed herewith marked: Devens St - Everett - Massachusetts.

The following are the streets and highways referred to:

Plan # 30768885 Devens St - National Grid to install beginning at a point approximately 300 feet southwest of the centerline of the intersection of Devens St and Church St and continuing approximately 10 feet in a south direction. Install 1-4" underground duct from existing Pole # 2548 on Devens St approximately 10ft +/- southeast through the sidewalk to customer's property at 16 Devens St.

Location approximately as shown on plan attached

Massachusetts Electric Co	mpany d/b/a
NATIONAL GRID	Bob Conter
BY	
Engineering Departm	nent

Dated: June 20, 2023

#### ORDERED:

Notice having been given and public hearing held, as provided by law, that the Massachusetts Electric Company d/b/a National Grid be and it is hereby granted permission to excavate the public highways and to run and maintain underground electric conduits, together with such sustaining and protecting fixtures as said company may deem necessary, in the public way or ways hereinafter referred to, and to make the necessary house connections along said extensions, as requested in petition with said company dated the 20th day of June, 2023.

Said underground electric conduits shall be located substantially in accordance with the plan filed herewith marked – Devens St - Everett - Massachusetts. Plan # 30768885.

The following are the public ways or part of ways along which the underground electric conduits above referred to may be laid:

of the centerline of the intersection of Devens St and Church St and continuing approximately 10

Devens St - National Grid to install beginning at a point approximately 300 feet southwest

feet in a south direction. Install 1-4" underground duct from existing Pole # 2548 on Devens St approximately 10ft +/- southeast through the sidewalk to customer's property at 16 Devens St. I hereby certify that the foregoing order was adopted at a meeting of the ...... ...... 20 ...... Received and entered in the records of location orders of the City/Town of Book ...... Page ..... Attest: at ....., a public hearing was held on the petition of Massachusetts Electric Company d/b/a National Grid for permission to construct the underground electric conduits described in the order herewith recorded, and that I mailed at least seven days before said hearing a written notice of the time and place of said hearing to each of the owners of real estate (as determined by the last preceding assessment for taxation) along the ways or parts of ways upon which the Company is permitted to construct the underground electric conduits under said order. And that thereupon said order was duly adopted. 

.................

#### ORDERED:

Notice having been given and public hearing held, as provided by law, that the Massachusetts Electric Company d/b/a National Grid be and it is hereby granted permission to excavate the public highways and to run and maintain underground electric conduits, together with such sustaining and protecting fixtures as said company may deem necessary, in the public way or ways hereinafter referred to, and to make the necessary house connections along said extensions, as requested in petition with said company dated the 20th day of June, 2023.

Said underground electric conduits shall be located substantially in accordance with the plan filed herewith marked – Devens St - Everett - Massachusetts. Plan # 30768885.

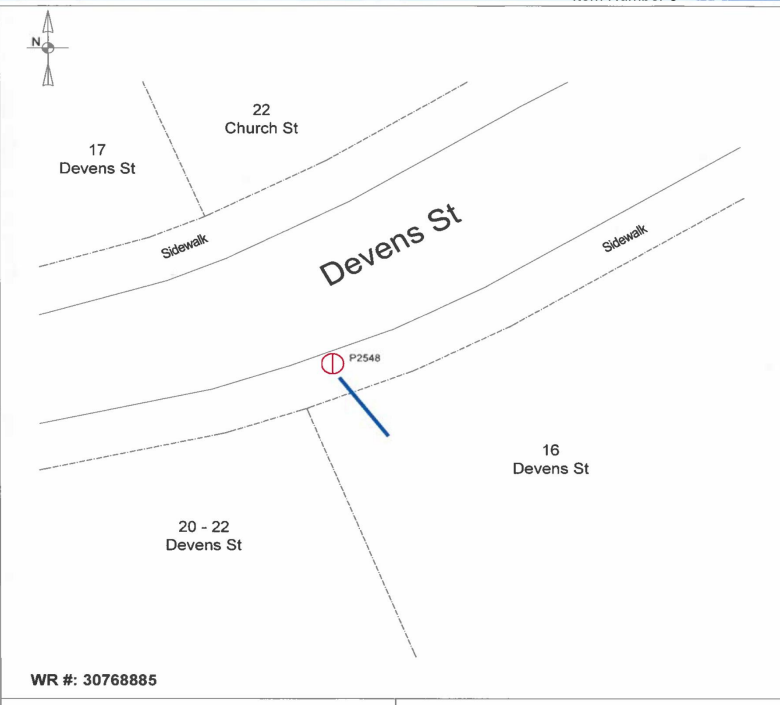
The following are the public ways or part of ways along which the underground electric conduits above referred to may be laid:

of the centerline of the intersection of Devens St and Church St and continuing approximately 10

Devens St - National Grid to install beginning at a point approximately 300 feet southwest

feet in a south direction. Install 1-4" underground duct from existing Pole # 2548 on Devens St approximately 10ft +/- southeast through the sidewalk to customer's property at 16 Devens St. I hereby certify that the foregoing order was adopted at a meeting of the ...... ..... ..... 20 ...... Received and entered in the records of location orders of the City/Town of Book ...... Page ..... Attest: at ....., a public hearing was held on the petition of Massachusetts Electric Company d/b/a National Grid for permission to construct the underground electric conduits described in the order herewith recorded, and that I mailed at least seven days before said hearing a written notice of the time and place of said hearing to each of the owners of real estate (as determined by the last preceding assessment for taxation) along the ways or parts of ways upon which the Company is permitted to construct the underground electric conduits under said order. And that thereupon said order was duly adopted. ......

s/NO.	ADDRESS	OWNER'S INFO	PARCEL ID
1	20-22 DEVENS ST	NAME 1: TUTON JOHN W SR  MAILING: 22 DEVENS ST, EVERETT - 02149	C4 129
2	17 DEVENS ST	NAME 1: MEI YI LAN MAILING: 17 DEVENS ST, EVERETT - 02149	C4 121
3	22 CHURCH ST	NAME 1: DEVENS EVERETT LLC  MAILING: 3 MAGNOLIA DR, LYNNFIELD - 01940	C4 120



#### **UNDERGROUND PETITION** nationalgrid 0 **EXISTING POLE** PROPOSED CONDUIT 1 - 4" TREE **EXISTING MANHOLE** Date: 6-16-2023 WORK REQUEST: # 30768885 Job description NGRID is Petitioning to Install 1-4" underground To The: City Of Everett Duct from Existing Pole # 2548 on Devens St approx For Proposed: 1 - 4" PVC Conduit Location: 16 Devens St 10ft+/- SE thru sidewalk to Customer's Property 16 Devens St Rafael Kerguelen Drawn By: DISTANCES ARE APPROXIMATE



#### C0246-23

To: Mayor and City Council

From: Councilor Richard J. Dell Isola, Jr.

Date: September 11, 2023

#### **Agenda Item:**

A list of residential units of ten or more that are currently being built, or are currently in the process to be permitted to build

#### **Background and Explanation:**



#### C0248-23

To: Mayor and City Council

From: Councilor Michael K. Marchese

Date: September 11, 2023

#### **Agenda Item:**

A resolution requesting that the Administration provide a written update on the status of the Florence Street and Central Avenue Parks Capital Improvement Projects for the next regular meeting of the City Council.

#### **Background and Explanation:**



#### C0249-23

To: Mayor and City Council

From: Councilor Michael K. Marchese

Date: September 11, 2023

#### **Agenda Item:**

A resolution requesting that the city's Chief Financial Officer supply the City Council at their next regular meeting with the total amount that the city has collected in linkage fees to date.

#### **Background and Explanation:**



#### C0254-23

To: Mayor and City Council

From: Councilor Vivian Nguyen

Date: September 11, 2023

#### **Agenda Item:**

That the administration consider funding a study for the Transportation Planning Division to examine the public transportation needs of community members who are not adequately addressed by current services.

#### **Background and Explanation:**



#### C0255-23

To: Mayor and City Council

From: Councilor Michael K. Marchese

Date: September 11, 2023

#### **Agenda Item:**

An order requesting approval to transfer and appropriate \$150,000.00 from ARPA funds to engage an Owner Project Manager (OPM) for the proposed School Modular Project

#### **Background and Explanation:**



#### CITY OF EVERETT - OFFICE OF THE MAYOR

484 Broadway Everett, Massachusetts 02149

**617-394-2270** 

↑ mayorcarlo.demaria@ci.everett.ma.us

September 6, 2023

The Honorable City Council City Hall 484 Broadway Everett, Massachusetts 02149

Dear Honorable Members:

I hereby submit for your consideration an order to appropriate \$150,000 from ARPA funds to engage an Owner Project Manager (OPM) for the proposed School Modular Project.

School Modular OPM

\$150,000

I am bringing this matter before you because I believe that the City Council agrees with me that steps should be taken to create additional learning space. Hiring an OPM is an important first step to identify the options available to supplement existing school space. This is necessary to start the process that creates the opportunity to purchase and install school modulars while we continue to pursue MSBA funding to build a new high school building that is the only option that would alleviate class size across the entire district and possibly increase access to career and technical education learning, which is formerly referenced as vocational education.

I also think that it is important to remind you that the Everett School Department as recently as 2022 requested that my office submit to the City Council a request for funding for a modular project in support of the Keverian School. Proposals such as the one before you currently are not unheard of in the educational community and are being used by other communities in the Commonwealth.

Similar to the Council's previous approval of my request to use ARPA dollars to preserve learning space for Everett students at the Devens School, this proposal is another example of using federal funding to support education.

I recommend your favorable passage of this order.

lo De Maria

Respectfully submitted,

Carlo DeMaria

Mayor



# September 6, 2023 City of Everett, Massachusetts CITY COUNCIL

Offered By:		
Councilo	r Michael Marchese,	as President

Bill Number: Bill Type: Order Be it

Ordered: BY City Council OF THE CITY OF EVERETT, as

follows:

to appropriate \$150,000 from ARPA funds to engage an Owner Project Manager (OPM) for the proposed School

Modular Project.



#### C0258-23

To: Mayor and City Council

From: Councilor Darren M. Costa

Date: September 11, 2023

#### **Agenda Item:**

A resolution requesting that the Mayors Administration and Engineering appear to discuss the flooding issues in the River Front Overlay District and how the proposed Site Plan for the area would effect flooding on Air Force Road and abutting roads

#### **Background and Explanation:**

Honorable City Councilors and concerned parties:

I would like to provide you with an update on the Rivergreen/Airforce Road area:

The first phase involved day-lighting South Creek and excavation of sediment. The contract was awarded last summer. This work is nearly done, with some landscaping and punch list items remaining. It was necessary for this portion of the project to be done first, so that stormwater can flow freely to the Malden River.

The second phase – the installation of a box culvert from Elton Street to the recently daylighted South Creek will go out to bid this fall, with construction starting in the spring of 2024. This re-construction of the City's stormwater system to the outfall is expected to greatly reduce the frequency and severity of flooding in the vicinity of Rivergreen, Elton Street, Tremont Street, Airforce Road, and the Village area of Everett.

Sincerely,

Al Lattanzi City Councilor – Ward 6



#### C0260-23

To: Mayor and City Council

From: Councilor Michael K. Marchese

Date: September 11, 2023

#### **Agenda Item:**

A resolution requesting that consideration be given to dedicating the intersection of Kinsman and Andrew Streets in honor of veteran John Rainone

#### **Background and Explanation:**



#### C0261-23

To: Mayor and City Council

From: Councilor Darren M. Costa

Date: September 25, 2023

#### **Agenda Item:**

That a representative of the Mayor's Office appear at the next meeting to give the status of speed tables, speed, humps, and other capital investments, funded to help alleviate speeding

#### **Background and Explanation:**

Due to the extreme speeding on Fuller Street. There is a severe need for a speed table, which is included in the budget. Traffic light patterns on Fuller Street has caused traffic to flow into abutting streets, such as Estes Street and Grover Street.



#### C0263-23

To: Mayor and City Council

From: Councilor Stephanie Martins

Date: September 25, 2023

#### **Agenda Item:**

That the city engineer provide information on current plans to replace lead pipes

#### **Background and Explanation:**



#### C0265-23

To: Mayor and City Council

From: Councilor Michael K. Marchese

Date: September 25, 2023

#### **Agenda Item:**

That the city provide an update on the status of the Davis Group in regards to the Exxon Mobil site in South Everett

#### **Background and Explanation:**



#### C0266-23

To: Mayor and City Council

From: Councilor Michael K. Marchese

Date: September 25, 2023

#### **Agenda Item:**

That the city declare the month of October, Italian Heritage Month

#### **Background and Explanation:**