

To either of the constables in the Town of Blackstone in the County of Worcester.

GREETINGS:

In the name of the Commonwealth of Massachusetts, you are hereby directed to notify the inhabitants of Precincts #1, #2, and #3 in the Town of Blackstone that the following amendment to the Zoning Bylaws of the Town of Blackstone has been approved by the Attorney General, Maura Healey, on March 4, 2022.

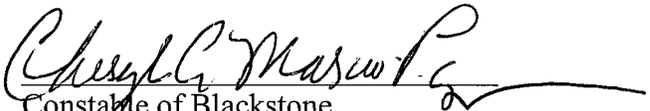
The amendment to the Zoning Bylaws was adopted under Article 10, of the warrant for the Town of Blackstone Special Town Meeting of November 9, 2021.

Claims of invalidity by reason of any defect in the procedure of adoption or amendment may only be made within 90 days of such posting. Copies of said bylaw are available in the Town Clerk's office. (See Attached Results)

And you are hereby directed to serve this notice by posting up true and attested copies thereof at each of the following places in Blackstone:

The Municipal Center on St. Paul St., at the Post Office on Main St., at Anderson's Variety on Blackstone St., at the Fire Station on Rathbun St., and at the A. F. Maloney School on Lincoln St.

A true copy attest:

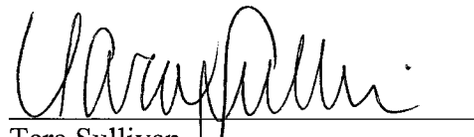

Constable of Blackstone

WORCESTER SS:

Pursuant to the foregoing notice, I have on this 23 day of March in the Year of Our Lord, Two Thousand Twenty Two, posted this notice in the above named places.


Constable of Blackstone

A true copy of the notice and return:


Tara Sullivan
Town Clerk of Blackstone

**TOWN OF BLACKSTONE
SPECIAL TOWN MEETING
NOVEMBER 9, 2021**

ARTICLE 10 Amending Town Meeting, Section 5-15 of the General Bylaws to Permit Electronic Voting

To see if the Town will amend Section 5-15 of the General Bylaws, Manner of Voting by adding after the words "determined by" in the first sentence, the phrase "electronic voting, or, as the Moderator may deem necessary, by" and by adding after the words "the vote by" in the second sentence, the words "electronic voting", and by deleting the final sentence reading "All capital appropriations of \$150,000 or more shall be voted on by a written ballot" . Such that the bylaw as amended, shall read as follows:

§ 5-15

Manner of voting.

[Amended by 2-13-1989 STM, Art. IV]

When a question is put, the sense of the meeting shall be determined by electronic voting, or, as the Moderator may deem necessary, by the voices of the voters, and the Moderator shall declare the vote as it appears to him. If the Moderator is unable to decide the vote by electronic voting, sound by the volume of the voices, or if his decision is immediately questioned by seven or more voters rising in their places for that purpose, the Moderator shall determine the vote either by ordering a show of hands or by a standing vote and he shall appoint tellers to make and return the count, or the meeting itself may specifically order, by proper motion in due order, that the vote on any motion shall be taken by a "yes" and "no" written ballot which shall be prepared by the Clerk in printed or mimeographed form in two divisible sections, one section with the word "yes" and the other with the word "no." The section showing the desired vote shall be detached by the voter and handed to the teller, and the unused section shall be retained by the voter.

(Submitted by the Board of Selectmen)

ARTICLE 10 Upon a motion duly made and seconded, it was voted that the Town amend Section 5-15 of the General Bylaws, Manner of Voting by adding after the words "determined by" in the first sentence, the phrase "electronic voting, or, as the Moderator may deem necessary, by" and by adding after the words "the vote by" in the second sentence, the words "electronic voting", and by deleting the final sentence reading "All capital appropriations of \$150,000 or more shall be voted on by a written ballot" . Such that the bylaw as amended, shall read as follows:

§ 5-15

Manner of voting.

[Amended by 2-13-1989 STM, Art. IV]

When a question is put, the sense of the meeting shall be determined by electronic voting, or, as the Moderator may deem necessary, by the voices of the voters, and the Moderator shall declare the vote as it appears to him. If the Moderator is unable to decide the vote by electronic voting, sound by the volume of the voices, or if his decision is immediately questioned by seven or more voters rising in their places for that purpose, the Moderator shall determine the vote either by ordering a show of hands or by a standing vote and he shall appoint tellers to make and return the count, or the meeting itself may specifically order, by proper motion in due order, that the vote on any motion shall be taken by a "yes" and "no" written ballot which shall be prepared by the Clerk in printed or mimeographed form in two divisible sections, one section with the word "yes" and the other with the word "no." The section showing the desired vote shall be detached by the voter and handed to the teller, and the unused section shall be retained by the voter.

UNANIMOUS VOICE VOTE